Carroll,	Baldwin, of Har.,	Hilton,
Cameron,	Hopkins.	Veitch,
Shipley,	Hopkins, Hardcastle, of Car.,	Watkins,
Gatch,	Garey,	Kean,
Hammond,	Sanner,	Wilson, of Alle.,
Hardcastle, of Tal.,	Hamilton,	Standish,
Lankford,	Cooper,	Myers,
Woolford,	Morse,	Percy,
Meekins,	Blake,	Shower,
Touchstone,	Webb,	Jordan,
Owens,	Wilson, of B. city,	Winters,
Richards,	Wiley,	Merrick,
Biddle,	McLane,	Gorman,
Marbury,	Colton,	Crawford,
Wootton,	Kirk,	Gordy—74.

NEGATIVE-None.

Said bill was then sent to the Schate.

The bill entitled an Act to repeal chapter 367, approved March 30th, 1868, entitled an Act to authorize the County Commissioners of Anne Arundel county, to subscribe in behalf of said county to the capital stock of the Baltimore and Drum Point Railroad Company, and issue bonds for the same, and provide for their redemption, and to re-enact the same with amendments,

Being upon a third reading,

Mr. Baldwin submitted the following amendments:

In 2d section, 6th line, strike out the word "parties," and insert: responsible parties to be so certified to be, to the County Commissiners of said county, by the President of said Company.

Add to the end of section 2, and provided also, that the said bonds shall not be sold or disposed of for less than the par value thereof, and that the entire proceeds thereof shall be expended exclusively in the construction of said railroad within Anne Arundel county, and provided, also, that the said proceeds of bonds shall not be applied to the payment of stock of the said Company, until other stockholders have paid in for the stock subscribed for by them in the same proportion.

Add to the end of the 5th section the words: provided, however, that the said shares of stock shall not be sold or disposed of for less than the par value thereof.

8th section, line 14, strike out the words "be subject to the approval of," and insert: shall be of no effect unless approved of by.