

number and compensation of officers of the Senate and House of Delegates, and repealing all Acts inconsistent therewith.

Reported the same favorably.

Said bill being upon a third reading,

The bill was then read a third time and passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs.		
Colton, of St. M's,	Mearns,	Foster,
Dunbar,	Penington,	Staylor,
Wilmer,	Sasser,	Stewart,
Hurtf,	Bowie,	Travers,
Wells,	Eareckson,	Clark, of B. city,
Duvall,	Ford, of Q. A.,	Chaisty,
Henkle,	Parker,	Harig,
Bond,	Rowe,	Feig,
Spartow,	Delaplane,	Markland,
Shipley,	Riley,	Hilton,
Turner,	Baldwin,	Riggs,
Foard, of B. co ,	Streett,	Clark, of Mont.,
Litzinger,	Harcastle,	Steele,
Spencer,	Deweese,	Lamotte, L. A. J.,
Banks,	McCosker,	Polk,
Goldsborough,	Hamilton, T. H.,	Lamotte, H. H.,
Smith,	Cooper,	Johnson,
Vickers,	Hamilton, C. R.,	Langrell—56.
Radcliffe,	Jamart,	

NEGATIVE.

Messrs.		
Gorman, Speaker,	Phillips,	Young, of Wash.,
Butler,	Miller,	Porter,
Waller,	Rontzahn,	Young, of Alle.,
Scott,	Kirk,	Robinette—13.
Franklin,		

Said bill was then returned to the Senate.

On motion of Mr. Stewart,

The vote by which the bill entitled an Act to add an additional section to Article XXX., of the Code of Public General Laws, title "Crimes and Punishments," to be subtitle "Seduction," and to be section 210, making seduction a misdemeanor, punishable in the penitentiary, was rejected for want of a Constitutional majority, was reconsidered.

The question then recurring on the passage of said bill,

The bill was passed by yeas and nays as follows: