

Which was adopted.

Mr. Chapman submitted the following amendment:

AMENDMENT PROPOSED.

Section 4. Be it enacted, That this Act shall take effect from the 4th day of April, 1872.

Which was adopted.

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

AFFIRMATIVE.

Messrs.

Colton, of St. M's,	Penington,	Colton, of B. city,
Dunbar,	Scott,	Kirk,
Wilmer,	Bowie,	Chaisty,
Hurt,	Rowe,	Harig,
Wells,	Delaplane,	Markland,
Duvall,	Miller,	Griswold,
Henkle,	Routzahn,	Young, of Wash.,
Sparrow,	Riley,	Newcomer,
Chapman,	Baldwin,	Riggs,
Foard, of B. co.,	McCosker,	Clark, of Mont.,
Litzinger,	Hamilton, T. H.,	Coles,
Spencer,	Cooper,	Young, of Ala.,
Banks,	Hamilton, C. R.,	Robinette,
Butler,	Jamart,	Steele,
Goldsborough,	Stewart,	Lamotte, L. A. J.,
Waller,	Travers,	Johnson,
Groome,	Clark, of B. city,	Langrell—58.
Mearns,		

NEGATIVE.

Messrs.

Stone,	Streett,	Ardinger,
Dougherty,	Hardcastle,	Whitson,
Ford, of Q. A.,	Deweese,	Linthicum—10.
Franklin,		

\* Said bill was then sent to the Senate.

On motion of Mr. Chapman, (the rules being suspended,)

The House proceeded to the consideration of

The bill entitled an Act to equalize the salary of the Judges of the Court of Appeals, with the salary of the Judges of the several Courts of Baltimore City.

Pending which,