enact section 114, of Article XCIII. of the Code of Public General Laws, title "Testamentary Law," sub-title "Debts," as amended and re-enacted by chapter 142, of January Session, 1862,

Was read a third time and rejected by year and nays, as follows:

AFFIRMATIVE.

Messrs.

Wilmer, Hurtt, Wella, Duvall, Bond, Sparrow,

Spencer, Mearns, Sasscer, Franklin, Riley, Baldwin,

Streett, Hardcastle, Chaisty, McColgan, Griswold, Polk-18.

NEGATIVE.

Messrs.

Colton, of St. M's, Dunbar, Chapman, Stone, Shipley, Turner,

Foard, of B. co., Litzinger, Banks, ${f Waller}.$

Dougherty, Bowie, Phillips, Rowe, Delaplane,

Miller, Jamart, Stewart, Travers, Clark, of B. city, Kirk, Ardinger, Newcomer, Whitson,

Coles, Young, of Alle., Robinette,

Linthicum—28.

Said bill was then returned to the Senate.

The Senate bill entitled an Act to repeal section 47, Article XVIII. of the Code of Public General Laws, title "Clerks of Courts," so far as the same applies to Talbot county, and to re-enact the same with amendments,

Being upon a third reading,

On motion of Mr. Butler,

The further consideration thereof was indefinitely postponed.

The Senate bill entitled an Act supplementary to an Act for the establishment of a school in Caroline county, passed at November Session in the 1798, chapter 33,

Was read a third time and passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs. Waller, Gorman, Speaker, Colton, of St. M's, Dougherty,

Jamart. Staylor,