Vickers, Staylor, Lamotte, H. H. Radcliffe, Stewart, Linthicum, Johnson, Scott, Clark, of B. city Sasseer, Colton, of B. city

So two-thirds of all the members elected having voted in the affirmative,

The bill was read a second time,

And ordered to be engrossed for a third reading.

And having been engrossed,

Mr. Foster moved that the bill be read a third time, according to the provisions of the Constitution, Section 27, Article 3.

The yeas and nays were called and appeared as follows:

AFFIRMATIVE

Messrs. Colton, of St. M's. Eareckson, Kirk, Hurtt, Ford, of Q. A., Chaisty, Duvall, Franklin, Harig, Henkle, Feig, Parker, Bond, Phillips, McColgan, Sparrow, Rowe, Markland, Chapman, Delaplane, Griswold, Stone, Miller, Young, of Wash., Shipley, Routzahn, Ardinger, Turner, Riley, Newcomer, Foard, of B. co., Baldwin, Whitson, Litzinger, Streett, Hilton, Spencer, Hardcastle, Riggs, Banks, Deweese, Clark, of Mont., Butler, McCosker, Porter, Roach, Hamilton, T. H., Coles, Waller, Cooper, Young, of Alle., Dougherty, Hamilton, C. R., Robinette, Smith, Jamart, Steele, ${f Vickers}$, Foster, Lamotte, L. A. J., Radcliffe, Staylor, Polk, Groome, Stewart, Lamotte, H. H., Scott, Travers, Linthicum. Clark, of B. city, Sasscer, Johnson, Bowie, Colton, of B. city, Langrel-75.

So two-thirds of all the members elected having voted in the affirmative,

The bill was read a third time,

And passed by year and nays as follows: