

AFFIRMATIVE.

Messrs.

Gorman, Speaker,	Franklin,	Kirk,
Hurt,	Parker,	Chaisty,
Duvall,	Phillips,	Harig,
Henkle,	Rowe,	Feig,
Bond,	Delaplane,	McColgan,
Sparrow,	Miller,	Markland,
Foard, of Balt. co.,	Routzahn,	Griswold,
Litzinger,	Riley,	Young, of Wash co,
Spencer,	Baldwin,	Newcomer,
Banks,	Streett,	Whitson,
Butler,	Hardcastle,	Riggs,
Roach,	McCosker,	Clark, of Mont.,
Waller,	Hamilton, T H	Porter,
Dougherty,	Cooper,	Coles,
Smith,	Hamilton, C R	Young, of Alle.,
Vickers,	Jamart,	Steele,
Radcliffe,	Foster,	Lamotte, L A J
Groome,	Staylor,	Polk,
Mearns,	Stewart,	Lamotte, H H,
Penington,	Travers,	Linthicum,
Scott;	Clark, of B City,	Johnson,
Bowie,	Colton, of B City,	Langrel—67.
Eareckson,		

NEGATIVE—None.

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.

The Speaker appointed the following Committee on the part of the House, on Joint Committee, as required by section 24, Article III. of the Constitution:

Messrs. Henkle, Polk, Clark, of Montgomery, Riley, Foard, of Baltimore county, Kirk and Coles.

Mr. Streett, (the rules being suspended,) submitted the following

JOINT RESOLUTION.

Resolved by the General Assembly of Maryland, That the Governor be requested to direct the Attorney General to appear for the State of Maryland in all cases now pending in the Courts of the Territory of Columbia, in which the State is in any manner interested.

Which was read a first time.

On motion of Mr. Bowie,

At 2 o'clock, P. M., the House adjourned until Monday next, 15th inst., at 12 o'clock, noon.