

AMENDMENT PROPOSED.

Amend by adding to section one, the following: Provided that in all cases where the parties indicted or presented as aforesaid, or who shall be so indicted or presented as aforesaid, shall be convicted of the offenses in said indictment, or presentment charged, the Governor shall not pay the expenses of their defence, nor shall this act apply to cases where conviction of the accused shall result from such indictment and the trial thereupon,

Which was read.

The question recurring upon the adoption of the amendment, Mr. Koons moved that the further consideration thereof be postponed, and that the bill, with pending amendment, be made the order of the day for Friday, the 30th inst.

The question recurring upon concurring in the motion.

On motion of Mr. Brace,

The yeas and nays were ordered.

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs.

Turner, of Calv't,	Pruitt,	McCosker,
Lancaster,	Koons,	T. H. Hamilton,
Keech,	Miller,	Wier,
Coulbourn,	Nicodemus,	Park,
Robey,	Dawson,	Brace—17.
Thompson,	Williams,	

NEGATIVE.

Messrs.

Colton,	Lee,	Berry,
Merritt,	Riley,	Freaner,
Hankle,	Cooper,	Grimes,
Robinson,	C. B. Hamilton,	Stake,
Nutwell,	McWilliams,	Clark,
Seth,	Staylor,	Watkins,
Valliant,	Stewart, of B. city,	Fletchall,
Sudler,	McAleese,	Wack,
Gordy,	Gill,	Waters,
Johnson,	Hart,	Vanderford,
Groome,	Loane,	Galt,
Turner, of Cecil,	Greenfield,	Brown,
Mackey,	McColgan,	Maclin,
Kemp,	Harig,	Stewart, of How'd,
Merrill,	Joyce,	Bedsworth,
Grafton,	Groh,	West—48.

the motion did not prevail.