

hours confinement, may be sworn out by credible witnesses; but if he is a minor, then "his parent or parents, or guardian, or other person or persons, in whose custody or control he may be, or is, or ought to be," shall be sent to jail in his stead, and the like "swearing out" proceedings had, as in the case of an adult. Such a bill cannot receive Executive approval.

WM. PINKNEY WHYTE.

Which was read.

Also,

Delivered the bill named therein, being an Act to incorporate the town of Deer Park.

Under the provisions of the Constitution, section 17, Article 2, the question then recurring upon the reconsideration of the vote by which said bill was passed.

The vote was reconsidered.

The question then recurring upon the passage of the bill, the veto of the Governor to the contrary notwithstanding,

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs.

Henkle,

Lancaster—2.

NEGATIVE.

Messrs.

Bond,

Merritt,

Robinson,

Nutwell,

Hawkins,

Keech,

Buchanan,

Matthews,

Merryman,

Seth,

Valliant,

Sudler,

Coulbourn,

Duer,

Hodson,

Turner, of Cecil,

Davis,

Etchison,

Latchford,

Thompson,

Kemp,

Pruitt,

Koons,

Miller,

Lamar,

Nicodemus,

Annan,

Lee,

Riley,

Dawson,

Williams,

McCosker,

C. R. Hamilton,

McWilliams,

Staylor,

Loane,

Greenfield,

McColgan,

Joyce,

Groh,

Berry,

Grimes,

Stake,

Clark,

Watkins,

Fletchall,

Wier,

Wack,

Park,

Brace,

Waters,

Vanderford,

Galt,

Maclin,

Stewart, How'd,

Glotfelty—56.

So three-fifths of all the members elected not having voted in the affirmative,

The veto of the Governor was sustained.