

Sub-section 2, line 2: Strike out all after the word "four," to the words "the Judges," in the 4th line.

Was then adopted.

And the bill, as mended by said report, passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs.

Hines, Speaker,	Duer,	Williams,
Bond,	Gerdy,	Gill,
Colton,	Johnson,	Greenfield,
Merritt,	Hodson,	McColgan,
Robinson,	Turner, of Cecil,	Fenton,
Nutwell,	Davis,	Freaner,
Bird,	Etchison,	Stake,
Turner, of Calv't,	Thompson,	Clark,
Lancaster,	Kemp,	Watkins,
Hawkins,	Merrill,	Park,
Merryman,	Koons,	Brace,
Turner, of B. co.,	Miller,	Vanderford,
Banks,	Lamar,	Brown,
Seth,	Lee,	Maclin,
Valliant,	Riley,	Stewart, of How'd,
Sudler,	Dawson,	Glotsfelty—49.
Coulbourn,		

NEGATIVE.

Messrs.

McCosker,	Foster,	Wier,
T. H. Hamilton,	Joyce,	Wack—7.
C. B. Hamilton,		

The Senate bill entitled an Act to add a new section to Article 30 of the Code of Public General Laws of the State of Maryland, to succeed section 144, so as to prevent the public execution of the death penalty,

Being upon a third reading,

Mr. Brace submitted the following amendments:

AMENDMENTS PROPOSED.

Section 1, line 16, strike out the words "the Sheriff may think proper to admit," and insert in lieu thereof "may desire to attend, provided such relatives shall only be parents or brothers and sisters;" same section, line 17, strike out the words "to be chosen by the Sheriff," and insert in lieu thereof "to be selected by the resident Judge or Judges of the Circuit Court of the county or city wherein such execution is to take place, or if there is no resident Judge, then to be chosen by the Sheriff, subject to the revision of any Judge of the Circuit Court for such county, if he shall desire so to do."

The proposed amendments were adopted,