AFFIRMATIVE.

Messrs. President,	Longwell,
Blake,	Lloyd,
Brewer,	Muďd,
Billingsley,	McCulloh,
Brattan,	Phelps,
${f Claggett},$	Stevens,
Denson,	Steiner,
Earle,	Spencer,
${f Fields},$	Suit,
Getty,	Williams,
Knight,	Walsh— 22 .

NEGATIVE—None.

The bill was then sent to the House of Delegates.

The Senate bill entitled an Act to regulate the manufacture and sale of oils for illuminating purposes, repealing an Act passed January Session, 1872, chapter 135, entitled an act to repeal section 2 of chapter 266, entitled an Act to regulate the manufacture and sale of oils for illuminating purposes, passed January Session, 1872, and re-enact the same so as to read as follows; also an Act passed January Session, 1866, entitled an Act to regulate the manufacture and sale of oils for illuminating purposes, and substituting in lieu of these acts the following,

Being on second reading,

Mr. Steiner submitted the following amendment: Section 2, line 5, strike out "tests" and insert "tester." Which was adopted.

Mr. Davis submitted the following amendment:
Add the following section, to be numbered section 2.

"Sec. 2. And be it enacted, That the Governor, by and with the advice and consent of the Senate, shall appoint three Inspectors for the city of Baltimore, and one for each county in the State, who shall hold their offices for two years, and until their successors are qualified, whose duty it shall be to enter upon any premises where oils or fluids of the kind described in the Act are manufactured, stored or kept for sale, in order to make such inspection as may be necessary to ascertain whether said oils or fluids will stand the tests required by the terms of this Act, and said Inspectors shall be allowed for compensation five cents per small package, and fifteen cents per barrel for all oils inspected by them."

Which was rejected by yeas and nays as follows: