

report to the Governor as he is required by sub-section 10 of section 122 of this Article, until September 1st, 1904.

“Sec. 2. And be it enacted, That this Act shall take effect from the date of its passage.”

Which amendments were concurred in, and the bill as amended was passed by yeas and nays as follows:

AFFIRMATIVE.

Messrs.		
Speaker,	Tighe,	Godwin,
Buckler,	Walls,	Pairo,
Wilkinson,	Butler,	Baker,
Atkinson,	Wilson,	Bingham,
Gibbs,	Carey,	Charles,
Atwell,	Crawford,	Mitchell,
Downs,	Harrison,	Tennant,
Bond,	Smith,	Amiss,
Simmons,	McComas,	Johnston,
Smoot,	Goslin,	Lansdale,
Benson,	Willey,	Williams,
Cockey,	Bosse,	Drumm,
Fitzsimmons,	Evans,	Feaga,
Green,	Lipman,	Loar,
Dodson,	Norris,	Stump,
Jackson,	Reed,	Jenkins,
Milbourne,	Hall,	Fuss,
Miles,	Murphy, B. city,	Kain,
Riggan,	Orem,	Oursler,
Hopkins,	Roth,	Gill,
Wingate,	Trager,	Pearre,
Jones,	Linthicum,	Bennett,
Murphy, of Dor.,	Moore,	Hearn—70.
Ray,		

NEGATIVE—None.

Also,

House bill, File No. 176, entitled “An Act to repeal and re-enact with amendments section 180 of Article 1 of the Code of Public Local Laws of the State of Maryland, title ‘Allegany County,’ for the purpose of securing to the residents of said county the right of trial in the district in which they may reside, or in