

Given,	Culbreth,	Fenton,
Dodson,	Goldsborough,	Farrow,
Lankford,	Rusk,	Ranger,
Gunby,	Berkemeier,	Waters, of Car'l,
Ford,	Lewis,	Dashiell,
Lambdin,	Hoblitzell,	Gordy,
Smith, of Dor.	Coburn,	Barnard—42.

NEGATIVE.

Messrs.

Smith, Speaker,	Cockey,	Canby,
Mattingly,	Riggs,	Griffith,
Lancaster,	Hinks,	Rawlings,
Hooper,	Naill,	Brooke,
Baldwin,	Koons,	Brown,
Whitelock,	Rutledge,	Rinehart,
Curtis,	McGlone,	Lamotte,
Smith, of B. co.,	Chaisty,	Donaldson,
Ward,	Jones,	Clark—28.
Gwynn,		

So three-fifths of the members elected to the House not having voted in the affirmative, the veto of the Governor was sustained.

On motion of Mr. Mattingly.

The House then proceeded to the consideration of the veto by the Governor, of the bill entitled an Act to extend the jurisdiction of the Justices of the Peace for St. Mary's and Baltimore counties, to cases of assault and battery.

The question recurring upon the reconsideration of the said bill,

The bill was then reconsidered.

The question then being,

“Shall this bill pass the objections of the Governor, to the contrary, notwithstanding?”

The yeas and nays were called, as required by the Constitution, Section 17, Article 2, and appeared as follows:

AFFIRMATIVE.

Messrs.

Mattingly,	Lankford,	Boyle,
Rullman,	Gunby,	Culbreth,
Bird,	Waters, of Dor.,	Goldsborough,
Lancaster,	Ward,	Stewart,
Whitelock,	Cockey,	Ranger,
Curtis,	Purnell,	Griffith,
Given,	Onley,	Brooke—23.
Dodson,	Koons,	