Was read a third time and rejected for want of a Constitutional majority, by yeas and nays as follows:

AFFIRMATIVE.

M	aa	81	20	
MT.	60	D,	. 0	۰

Hess. Snowden, Smith, Speaker, Sanders, Gwynn, Mattingly, Fenton, Neal, Usilton, Canby, Purnell, Robinson, Griffith. Onley, Hooper, Rutledge, Rawlings, Whitelock, Smith, of B. co. Vandiver, Brooke, Brown, Culbreth, Given, Rinehart. Rusk, Lambdin, Waters, of Car'l, Smith, of Dor., Lewis, Waters, of Dor., McGlone, Gordy, Browning -37. Briscoe, Chaisty, Ward.

NEGATIVE.

Messrs.

Turner, Lankford, Koons,
Bird, Ford, Scott,
Curtis, Riggs, Farrow,
Fitzjarrell, Hinks, Ranger,
Dodson, Naill, Atkinson—15.

On motion of Mr. Rusk,

The vote by which said bill had been rejected for want of a constitutional majority,

Was reconsidered.

The Secretary of the Senate delivered the following measage:

By the Senate,

April 1st, 1876.

Gentlemen of the House of Delegates:

We have received your message asking the Senate to recede from its amendment to House bill entitled an Act, relating to Landlord and Tenant, and rospectfully decline to recede from said amendment, and suggest the appointment of a Committee of Conference on the disagreeing votes of the two Houses.

We have appointed on the part of the Senate Messrs. Bannon, Knight and Stevens.

By order,

AUGUSTUS GARSAWAY