any portion thereof, as are mentioned and described in the said two preceding Sections, in the said three months preceding the time hereinbefore prescribed for filing said accounts, he shall file an affidavit or affirmation to that effect, at the time prescribed for filing said accounts.

Which was adopted.

Mr. McGlone submitted the following amendment:

AMENDMENT PROPOSED.

628. I. All cost paid to any Justice of the Peace, sitting at any Station House, shall be accounted for, and paid by said Justice to the Board of Police Commissioners of Baltimore city, to be by them applied as directed by Section eight hundred and fifteen, Article four, of the Public Laws of the City of Baltimore,

Which was adopted.

Mr. McGlone submitted the following amendment:

AMENDMENT PROROSED.

Amend Section 628, K, by adding after word "thereafter," at end of said Section, the following:

"Provided, that the Mayor of said city shall have full power in his discretion to remove any of the said constables for any malconduct in office, whether the said constables may be convicted in a Court of Law, as hereinafter prescribed or not."

Which was adopted.

Mr. McGlone submitted the following amendment:

AMENDMENT PROPOSED.

Section 628. L. line 4, add after word "Court," "No Constable shall deputize any person to act in the service of any writ whatever, for or in his behalf."

Which was adopted.

The bill, as amended, was then read a second time.

Mr. Gill moved that said bill be printed, together with the amendments adopted.

The question recurring upon concurring in the motion,

Mr. Gill demanded the yeas and nays.

The demand being sustained,

The yeas and nays were called and appeared as follows: AFFIRMATIVE.

Messrs.

Smith, Speaker, Lankford, Goldsborough, Gill, Dunbar, Gunby, Turner, Ford, Hess, Smith, of Dor., Harig, Bird,