

ganized and uniformed volunteer companies of the State, the arms reclaimed from them, or either of them by his order;

Which was read the second time and passed by yeas and nays, as follow:

AFFIRMATIVE.

Messrs.

Kilbourn, Sp'r,	Bryan,	Pitts,
Rasin,	Jones, of P. G.,	Harrison,
Welch,	Legg,	Thomas,
Mackubin,	Jacobs,	Wallis,
Compton,	Landing,	Sangston,
Ford,	Kessler,	Morfit,
Denison,	Claggett,	Scott,
Quinlan,	Johnson,	Brining,
Renshaw,	Salmon,	Griffith,
Jones, of Talbot,	Goldsborough,	Gordon,
Chaplain,	Warfield,	Mills,
Holland,	Winans,	Turner,
Maxwell,	Brune,	Brown—40.
Miller,		

NEGATIVE.

Messrs.

Medders,	Nail,	Fiery,
McIntire,	Wilson,	Roop—8.
Routzahn,	McCoy,	

Said resolutions was then returned to the Senate.

Mr. Gordon, chairman of the committee on the Judiciary, reported favorably upon the Senate bill entitled,

An act to amend the act passed on the 15th day of May, 1861, entitled, an act to repeal section 19, of article XXIX, of the Code of Public General Laws, and the provision to the 33d section to article LVIII of the said Code, relating to the stay of executions, and to extend the time for enforcing the execution of judgments, the following sections, restricting the operation of said act in the certain particulars, with proposed amendments;

Said bill being upon its second reading.

Amendments proposed,

Strike out all after the word "amendatory" in the third line of section 1st, and preceding the word "unless" in the fourth line of said section.

Which was adopted.