## No Lesson and of Negative-None. Sacres out been say

The said bill was then returned to the Senate.

The bill entitled, an act to incorporate the Green Spring Avenue Company;

Being upon its second reading,

On motion of Mr. Ford, of Baltimore county,

Said bill was referred to the committee on Corporations.

The bill entitled, an act to allow Hezekiah E. Willett, late collector of taxes in the Third Election District of Charles county, further time to complete his collections;

Was read the second time, and ordered to be engrossed for

a third reading.

The bill entitled, an act to incorporate a company to construct a bridge across Miles' river, in Talbot county;

Was read the second time, and ordered to be engrossed for

a third reading.

The bill entitled, an act to make valid a deed from John Lewis, attorney of Mary Turner, to Adam Hilt;

Was read the second time, and ordered to be engrossed for

a third reading.

The bill entitled, an act to amend the act of Assembly, passed at December session, 1849, chapter 269, in so far as relates to Carroll county;

Was read the second time, and ordered to be engrossed for

a third reading.

The bill entitled, an act for the relief of the sureties of Edward S. L. Young, former State tax collector for Caroline county;

Being upon its second reading,

Mr. Stirling proposed the following amendments:

In line 7, after the words "said collector," add, "together with all costs and charges that shall, or may have accrued by reason of any suits thereon;'

In line 8, after the words "present year," add, "upon the

adjustment of said claims by the Comptrollor.

Which were assented to.

The said bill as amended was then read the second time, and ordered to be engrossed for a third reading.

Mr. Kilgour moved that the House adjourn;

Determined in the negative.

The bill entitled, an act for the benefit of the School Fund of Baltimore county;