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So the amendment was assented to all he had a line of the street of the

Add as an additional section the following: A moint to sostern

Sec. 10. And be it enacted, That if a majority of the votes cast by the voters of school district No. 3, of the upper election district of Caroline county, shall vote against this act, then the law of December session 1840, establishing a free school in said district shall be repealed, and said school shall afterwards be governed by the same laws which regulate the other schools of the said upper election district, otherwise said law shall continue in full force and effect.

The question then recurred on the passage of the said bill as amended, distall has man a constant of benefit and bear and a constant of benefit and bear a constant of benefit and benefit and bear a constant of benefit and bear a constant of benefit and benefit and bear a constant of benefit and benef

Mr. Downs reported a bill omitted, an act, tuq gnied no bnA y

It was passed and sent to the Senate selection and it sloods

On motion of Mr. Spencer, to laisege vd bas tend edit beeff

Leave was granted to Messrs. Spencer, Hammond and Johnson, to bring in a bill to authorise and direct the Court of Appeals to hear and determine a case therein mentioned at the first term of said court.

The House then took up the bill entitled, an act concerning the

Annapolis and Elk Ridge Rail Road Company;

The question being on the amendment submitted by Mr. Forwood, to strike out in the 12th line of the 1st section of the substitute proposed therefor by Mr. Johnson, the word "shall," and insert the word "company;"

And on being put, it was assented to. On motion of Mr. Johnson,

The following amendment was read and assented to: