

"And be it enacted, That the General Assembly, may at any time, alter, change or repeal this act:"

The said bill having read through as amended,

Mr. Long moved to strike out the 2nd and 3rd sections of the bill;

Determined in the negative.

The question was then put,

"Shall the said bill pass?"

Resolved in the affirmative.

And the bill sent to the Senate.

Mr. Worthington, of Baltimore county, (seconded by two other members that voted in the majority,) moved that the House reconsider their vote upon the bill rejected on yesterday entitled, an act to exempt the free negroes in the city of Baltimore, from the operation of an act therein mentioned;

Resolved in the affirmative.

On motion of Mr. Morsell,

The yeas and nays were ordered and appeared as follows:

AFFIRMATIVE.

Messrs. Chapman S.	Hollyday of Cecil	Williams of B. C.
Ford, of St. M.	Harrison	Springer
Walker	Ford of Q. A.	Graves
Stansbury of B. C.	George	Gallagher
Randall	Shriver	Clarke
Worthington of B.	Buckey	Hammill
Harrington	Archer	Neff
Bowdle	Yellott	Fitzpatrick—26.
Frazier	Potter	

NEGATIVE.

Messrs. Stewart	Maffitt	Hart
Worthington A. A.	Fooks	Waters
Lynch	Poole	Patterson
Kent	Amos	Sprigg, of A.
Morsell	McKnett	Ebaugh
Hughes	Jump	Thomson
Long	Boteler	Rogers—22.
Lankford		

So the House reconsidered their vote on said bill.

On motion of Mr. Williams, of Baltimore city,
Said bill was recommitted.

Mr. Williams, of Baltimore city, from the committee on Grievances and Courts of Justice, to which was referred the bill reported by Mr. Randall, entitled, an act to limit the number of the justices of the orphans' courts to two, reported the same with the following amendments:

Amendments proposed.

1st. Strike out the first section after the enacting clause, and insert: