

"Sec. 3rd. Be it enacted, That the Governor shall not be required to reside at the seat of government, except during the session of the Legislature, and any act inconsistent herewith be and the same is hereby repealed."

Mr. Johnson, of Anne Arundel, moved further to amend said bill by adding at the end thereof as an additional section the following:

"And be it enacted. That it shall not be necessary for the Secretary of State to reside at the seat of government; provided however, that either the Governor or Secretary of State, shall at all times be at the seat of government, unless detained therefrom by indisposition, or some other cause beyond their control."

Resolved in the affirmative.

The said bill having been read through as amended.

The question was put,

"Shall the said bill pass?"

Resolved in the affirmative.

On motion of Mr. Potter,

The yeas and nays were ordered and appeared as follows :

AFFIRMATIVE.

Messrs. Chapman S	Williams, of Som.	Yellott
Ford of S. M.	Muse	McKnett,
Thomas	Frazier	Potter
Hollyday of Kent	Keene	Jump
Stewart	Tall	Stansbury, B. City
Worthington, of A.	Hollyday of Cecil	Williams of B. City
Lynch	Maffitt	Springer
Johnson of A. A.	Harrison	Graves
Morsell	Ford of Q. A.	Clarke
Hughes	George	Boteler
Walker	Henry	Motter
Stansbury of B. C.	Purnell	Fletcher
Randall	Lamden	Waters
Worthington, of B.	Fooks	Patterson
Harrington	Shriver	Hammill
Bowdle	Biser	Neff
Goldsborough	Poole	Fitzpatrick
Long	Buckey	Raymond
Phillips	Archer	Ebaugh
Lankford	Amos	Rogers—60.

NEGATIVE.

Messrs. Kent Calvert Sprigg of P. G.—3

So the bill was passed.

On motion of Mr. Johnson, of A. A.,

The House took up for consideration the bill reported by him, as chairman of the committee on Ways and Means, entitled, an act imposing duties on promissory notes, bills of exchange, specialties and other instruments of writing, to aid in paying the debts of the State.