The bill incorporating the Mutual Fire Insurance company of Cecil county,

Was read the second time and ordered to be engrossed for a third reading; Determined in the affirmative.

Was read the third time, by special order, and passed by yeas and nays as follow: The hour having arrived for considering the Oide

AFFIRMATIVE.

Messrs. Billingslea, of Carroll, Billingsley of St. Mary's Carroll, Clarke, Davis, of Caroline, Davis, of Washington, Earle, Jenkins,

Lansdale, Maund, Ohr, Philpot, Stephenson, Tome, Whitney-15.

On motion of the NEGATIVE-None.

Sent bill was then sent to the House of Delegates.

The Clerk of the House of Delegates returned the resolution abolishing the 6th section of the 8th Article of the Constitution; derit beignest beis beninter outil a mila od W

Endorsed, "passed by yeas and nays," (three-fifths of all the Members concurring.) The bull was then read the the

Also, delivered the following message:

BY THE HOUSE OF DELEGATES,

March 16th, 1865.

Gentlemen of the Senate:

We have concurred in your first and second amendments to House bill, No. 60, entitled an Act to amend an Act entitled,

"An Act to aid and encourage enlistments into the Maryland regiments in the service of the United States, &c."

The first, striking out "November" and inserting "April" in section 1, line 5, and the second by inserting in line 6 after the word State, of same section, "prior to the 1st day of April, 1864," but have non-concurred in your 3d amendment which strikes out all after "mother" in 11th line of section 4, and insert "and if he leave no mother, then the same shall revert to the State," and respectfully request you to recede therefrom.

By order,

W. R. COLE, Chief Clerk.