

“5. The provisions of the four next preceding sections shall only apply to Queen Anne’s, Kent, Dorchester, Talbot, Charles, Calvert, Harford and Prince George’s counties.

“Section 2. This act shall take effect from the day of its passage.”

Which was adopted.

The bill, as amended, was then read the third time and passed by yeas and nays, as follow:

AFFIRMATIVE.

Messrs. Berry, Sp’r.	Phelps,	Harris, of Fr.,
Westcott,	Leckie,	Dove,
Smyth,	Creswell,	Lewis,
Walton,	Morton,	Hardcastle.
Dunbar,	Bowie, Sr.,	Willis,
Davis, of Charles.	Duvall,	Warner,
Johnson, Balt. co.	McCollister,	Christopher,
Jerome,	Kemp,	Reese,
Given,	Duncan,	Thomas,
Ensor,	Purnell,	Davis, of Mont.,
Pearce,	Hammond, of Fr.,	Little,
Kerr,	Biggs,	Everhart,
Dougherty,	Johnson, of Fr.,	Waters—40.
Turner,		

NEGATIVE.

Messrs. Dent,	Wolf,	Rohrer,
Harris, St. Mary’s	Hugg,	White,
Magruder,	Taylor,	Chamberlain,
Carrico,	Mathews,	Hammond, How.,
Harrison,	Pearson,	Donaldson—17.
McIntire,	Herbert,	

Said bill was then sent to the Senate.

Mr. Creswell submitted the following message:

By the House of Delegates,
March 5th, 1862.

Gentlemen of the Senate:

The Hon. Reverdy Johnson, having been duly elected a Senator of the United States, for six years from the 4th of March, 1863, when the term of the Hon. Anthony Kennedy, will expire, we propose with the concurrence of your Honorable Body, that the Speaker of the House of Delegates and the President of the Senate, be requested to address a joint