

ed to be sufficient by a majority of the judges of election."

In line 17, of engrossed bill, after the word "direct," strike out the "period," and insert a "comma," and the following words, "but no ballots shall be marked under this section until a majority of the judges of election shall be satisfied of the truth of the facts stated in such affidavit.

In section 270 AAAAA, after the word "Court," strike out the word "thirty," and insert "fifteen," in lieu thereof.

On motion of Mr. Rohrback,

The Senate non-concurred in said proposed amendments.

BILLS—THIRD READING.

House bill entitled "An Act to repeal sections 657 and 211 of the Acts of 1898, chapter 123, entitled 'City of Baltimore,' sub-title 'Charter,' and to enact in lieu of section 657, three sections, to be known as 'Sections 657, 657 A and 657 B,' and to re-enact section 211 with amendments."

Was read the third time and passed by yeas and nays, as follows:

AFFIRMATIVE.

Messrs. President,	Crothers,
Applegarth,	Kirwan,
Beasman,	Moore,
Betts,	Moses,
Bouic,	Peter,
Brewington,	Rohrback,
Bryan,	Williams, of A. A.,
	—14.

NEGATIVE.

Messrs. Baker,	Messick,
Dennis,	Putzel,
Dick,	Ravenscroft,
Dodson,	Wilkinson,