and purposes to confer freedom upon such slave or slaves, but that no slave or slaves hereafter to be manumitted, shall be entitled to vote at any election, or be capable of holding any office of profit or trust or giving evidence against any white person;

Which was read.

The question upon its adoption was determined in the negative by yeas and nays as follow:

## AFFIRMATIVE.

Messrs. Briscoe,

Jenkins. -2

NEGATIVE. Eichelberger,

Messrs. Sellman, Pt.
Bayne,
Bayless,
Billingsley,
Campbell,

Firey, Given, Kemp, Lankford, Ohr, Purnell, Ricaud, Rowles, Stirling, Tome, Willis.—19

Carroll, Crane,

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

## AFFIRMATIVE.

Messrs. Sellman, Pt.
Bayne,
Bayless,
Campbell,
Carroll,
Crane,

Eichelberger.
Firey,
Given,
Kemp,
Lankford,
Ohr,

Purnell.
Ricaud,
Rowles.
Stirling,
Tome,
Willis.—18

NEGATIVE.

Messrs. Billingsley, Briscoe,

Jenkins .- 3

Said bill was then sent to the House of Delegates.

The Senate resumed the consideration of the bill, entitled, "An Act to amend the fourth Article of the Code of Public Local Laws, relating to jurors in the city of Baltimore,"

Mr. Briscoe submitted the following amendment:

Strike out the first section and insert the following: "The sheriff under the direction of the judges aforesaid, and in the mode designated in the foregoing section, shall draw from two hundred and fifty of the aforesaid names, twenty-three names, who shall constitute the Grand Jury for the city of Baltimore for the ensuing term of the Criminal Court of said city;