

Mr. Duke moved further to amend said bill by adding at the end thereof as an additional section the following:

'And be it further enacted, That this act shall not take effect until it be approved of by the next General Assembly, and said bill shall be submitted to the legal voters of this State for their approval or disapproval by writing on their tickets, for or against the bill, as the case may be, and the judges of election for the different counties and cities shall make a legal return to the Governor, of said votes.'

Determined in the negative.

On motion of Mr. Sollers, the yeas and nays were ordered and appeared as follows—

**AFFIRMATIVE.**

Messrs. Crane	Matthews	Williams
Parran	Orrick	Forwood
Duke	Jous	Nelson
Kent	Evans	Swingley
Beall	Biser	Witmer
Hughes	Geyer	Berrett
Carpinter	Ent	Powder—21

**NEGATIVE.**

Messrs. Tuck, Speaker	Carroll	Jump of Car.
Hopewell	Adams	Giles
Causin	Lemmon	Hillen
Ford	Frazier	Gallagher
McDaniel	Eccleston	McKinnell
Usilton	Tall	Mann
Welch	Parker	Rentch
Gale	Simpers	Beam
Brown	Ghiselin	Griffith
Iglehart	Swann	White
Higgins	Alexander	Dawson
Simmons	Grason	Ne ff
Sollers	Wilmer	Blocher
Risteau	Townsend	Huddieson
Ely	Hearn	Sprigg
Kerr	Maulsby	Boyle of Car.
Denny	Boon	Shower—52
Jump, of Tal.		

So the amendment was rejected.

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. Sollers, the yeas and nays were ordered and appeared as follows—