The year and nays being required, appeared as follow:

AFFIRMATIVE.

Rogerson Messrs. Semmes, (the Kdelen Speaker). Worthington Kilgour M'Culloh Millard Spencer **Hawkins** Millis Gough Teackle. Welch **Eccleston** Boon Beall Wickes. Duvall Maxcy Barrette Estep Stevens Beckett Sudler Brooke Cockey Dalrymple. Barnes M Smith Chapman,

Sappington
Farquhar
Williams
Halb
Howard
Tyson
Kennedy
Lansdale
Highes
Willson
Perry
Reid
Blair

Armstrong-45.

## NEGATIVE,

Brohawn Harris Douglass. Gantt Thomas Linthicum Grubb. Garner Gilpin Shower Harlan. Turner Ridout Goldshorough. Speed Banning Ridgaway A. E. Jones R. I. Jones Hopper Hooper Ennalls

Mitchell
Montgomery
Potter
Keene
Saulsbury
Hughlett
Merrick
Kershner
Jacques—32

Parker

Resolved in the affirmative, and the bill returned to the senate.

Mr. Douglas reports a bill, entitled, An act to confirm the name of Walker Bennett Dickerson, alias Walker Bennett Schowdrick, of Dorchester county.

Mr. Duvall obtains leave to bring in a bill, entitled, An act to repeal and amend an act passed February 25, 1825, entitled, An act to prevent the unlawful exportation of negroes and mulattees, and to alter and amend, the laws concerning runaways. Ordered, That Messes. Duvall, Beckett and Worthington, report the same.

The clerk of the senate returns the bill extending the time of taking the bond of Henry H. John, endorsed "will pass." Ordered to be en-

Mr. Goldsborough obtained leave to bring in a bill to regulate the Inture pay and appointment of committee clerks to the house of delegates. Ordered, That Messrs. Goldsborough, Chapman and Worthington, report the same.

On the second reading of the bill to compensate jurous, for services therein mentioned. Mr. Thomas moved to refer the same to the 1st of June? Determined in the negative.

On motion by Mr. Howard, the question was put, That the following

And be it enacted, That in all cases of fercible entry and detainer, which jurors shall be summoned to try, each and every juror shall be entitled to the sum of one dollar for his services per day, and that each and every witness shall be entitled, for his attendance, to the sum of fifty cents per day; and that each and every juror, or witness, as the case may be, after being returned summoned, shall, on his nonattendance, be subject to an attachment and fined thereon, in the discretion of the justices, any sum not exceeding ten dollars.

Determined in the negative.