company," be stricken out, for the purpose of Inserting the words Williams' Port."

The yeas and nays being required, appeared as follow:

AFFIRM ATIVE. INT: History

Messer. R. Nease Plater Z. Duvall Reynolds	Ireland Parnham C Dorsey Griffith Moffitt	T. Williams F Hall Cullis L. Duvall	Emory Willis Bayard Bærstler	A. Jones Riggs Owens Evans—21.
		NEGATIV		
e. u Visita e				Po 11

Meure. Frisby Spencer Marriott Belt A Dorsey Grahame	Emorson Randall Harryman Brown Stevens Wainwright Tenant	Long Ennalls Bennett Smoot Groome Claude Wilson	Handy T. Jones Sanders Street H. Hall Jump Pechin	Donaldson Bowles T. B. Hall Downey Blair Cresap Howard—34,
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So it was determined in the negative.

The house adjourns until 6 o'clock, P. M.

6 o'clock, P. M.

The house met.

Mr. F. Hall delivers a bill entitled. An act for the relief of Ed-

ward Hazle, of Prince George's county; which was read.

The clerk of the senate delivers the Supplement to the actentitled, An act for regulating the mode of staying execution, passed at November session seventeen hundred and ninety one. bill to authorise the levy court of Anne-Arundel county to assess and levy a sum of money for the purpose therein mentioned. bill for the relief of Samuel Coale. The bill authorising appropriations for the penitentiary of this state; and the bill to alter the time of holding the county court of Harford county, severally endorsed, "will pass;" ordered to be engrossed. Also the bill an nulling the marriage therein mentioned. The bill for the benefit of the infant children of Gerard Briscoe, late of Charles county, deceased; and the additional Supplement to the act to erect Baltimore town in Baltimore county into a city, severally endorsed, "will not pass." Also the resolution in favor of Isaac Perryman, endorsed, "assented to;" and the following messages:

BY THE SENATE, Jan. 2, 1812.

Gentlemen of the House of Delegates,

We cannot agree to the amendment proposed by your house to the bill entitled, "An act for the relief of Sarah Ellis, and her in fant children, of the city of Baltimore, requiring the trustee therein named to convey a fee-simple estate to the purchaser of the house and lot therein mentioned," because it appears by the petition and documents accompanying the bill, that the said John Ellis had only a lease-hold estate in said lot; we therefore return the