

Bond,	Deweese,	Steele,
Chapman,	McCosker,	Polk,
Shipley,	Hamilton, T. H.	Lan grell—33.
Litzinger,		

So the motion to lay the motion submitted by Mr. Chapman on the table,

Was decided in the negative.

The question then recurring upon concurring in the motion to reconsider,

It was decided in the affirmative.

The question then recurring upon the passage of the bill, it was rejected, for want of a Constitutional majority, by yeas and nays, as follows:

AFFIRMATIVE.

Messrs.		
Wilmer,	Spencer,	Hamilton, T. H.,
Hurt,	Banks,	Cooper,
Wells,	Goldsborough,	Jamart,
Duvall,	Radeliffe,	Travers,
Henkle,	Penington,	Clark, of B. city,
Bond,	Scott,	Colton, B. city,
Sparrow,	Sasscer,	Harig,
Chapman,	Bowie,	Markland,
Stone,	Delaplane,	Griswold,
Shipley,	Miller,	Riggs,
Turner,	Hardcastle,	Clark, of Mont.,
Foard, of B. co.,	McCosker,	Steele—37.
Litzinger,		

NEGATIVE.

Messrs.		
Gorman, Speaker,	Phillips,	Ardinger,
Dunbar,	Rowe,	Newcomer,
Butler,	Riley,	Whitson,
Roach,	Baldwin,	Coles,
Waller,	Streett,	Young, of Wash.,
Dougherty,	Staylor,	Robinette,
Smith,	Kirk,	Linthicum,
Vickers,	Chaisty,	Johnson,
Groome,	McColgan,	Langrell—28.
Franklin,		

Mr. Groome moved a reconsideration of the vote by which the bill was rejected for want of a Constitutional majority,

Pending which,

On motion of Mr. Groome,

The motion to reconsider was laid on the table.