

Gantt, to reconsider the vote of the house upon the amendment submitted by Mr. Bowie on yesterday, and adopted by the house to the 44th section of the bill.

On the question being put, will the house reconsider their vote upon said amendment? it was

Resolved in the affirmative.

Mr. Bowie then moved to amend said bill by inserting after the word "Baltimore," in the 44th section, in place of the words stricken out on yesterday, the following: "to impose an assessment or tax of twenty-five cents or one fourth of one per cent. in every hundred dollars worth of assessable property within their respective jurisdictions."

Mr. Nicols moved to amend said amendment by striking out after the word "twenty," the word "five," and in the same line by striking out "fourth," and inserting "fifth;"

Resolved in the affirmative.

On motion of Mr. Presstman,

The yeas and nays were ordered, and appeared as follows:

AFFIRMATIVE.

Messrs. Heard	Willis	Whiteford
Coade	Parsons	Nicols
Causin	Rider	Orrell
Welch of K.	Jones of Senr.	Sullivan
Edes	Jacobs	Graves
Jones of K.	Maxwell	Nesbitt
Dalrymple	George	Zeigler
Weems	Forman	Claggett
Brent	Hearn	Gittings
Matthews	Cathell	Showers
Holmes	Hooper	Boyle
Poultney	Hope	Lecompte
Martin	Billingslea	Stull—39

NEGATIVE.

Messrs. Ridgely, Spr.	Tuck	Seidenstricker
Gantt	Ford	Le Grand
Estep	Paca	Weast
Williams	Richardson	England
Frazier	Wm. Lynch	Gaither
Tall	E. A. Lynch	Gott
Morton	Naill	Sprigg of Al.
Simcoe	Gallagher	Coombs
Bowie	Presstman	Thayer—27

So the amendment to the amendment was adopted.

The question then recurred and was put upon the amendment as amended, and

Resolved in the affirmative.