

under this Article, nor require the furnishing of new registry books in the counties, nor in Baltimore city, for the supplemental registration for the municipal election in 1901, but the registry books now in existence shall continue to be used as far as practicable and the provisions of said sections 15 and 16 as hereby re-enacted shall be applied only to registrations hereafter to be made.

Which was read and adopted.

Also,

In sub-section 62, line 64, page 25, after the word "ballot," strike out the words "as directed by such voters," and substitute "as such voters shall direct, the voter himself naming one by one the candidates for whom he desires his ballot to be marked, and not indicating the candidates by a general designation as the candidates of any one political party."

Also,

In section 62, line 61, page 24, after word "affidavit," add the following:

"But no ballot shall be marked under this section until the affidavit made and filed shall be decided to be sufficient by a majority of the judges of election."

Which were severally read and adopted.

Mr. Biggs submitted the following proposed amendment:

AMENDMENTS PROPOSED.

"Strike out all after the words 'A Bill.'"

Which was considered.

Mr. Wilkinson moved the previous question.

The question being

"Shall the main question now be put?"

Which was ordered.

The main question being the proposed amendment as submitted by Mr. Biggs.

Mr. Wolfinger called for the yeas and nays.

The demand being sustained