

It was determined in the negative.

On motion of Mr. Williams, the yeas and nays were ordered and appeared as follows—

AFFIRMATIVE.

Messrs. Crane	Jump, of Tal.	Powell
Parran	Evans	Williams
Duke	Townsend	Forwood
Boyle, of Tal.	Hearn	Nelson—12

NEGATIVE.

Messrs. Tuck, Speaker	Frazier	Boon
Hopewell	Eccleston	Turner, of Car.
Causin	Goldsborough	Jump, of Car.
McDaniel	Tall	Giles
Usilton	Comegys	Hillen
Welch	Simpers	Gallagher
Gale	Bowie	Mann
Brown	Coombs	Swingley
Simmons	Swann	Rentch
Hughes	Alexander	Witmer
Matthews	Grason	Beam
Orrick	Roberts	White
Risteau	Harrison	Dawson
Ely	Wilmer	Neff
Turner, of Balt.	Biser	Blocher
Kerr	Geyer	Sprigg
Denny	Ent	Boyle, of Car.
Jones	Cramer	Shower
Carroll	Maulsby	Beriet
Adams	Carter	Powder—61
Lemmon		

So the amendment was rejected.

Mr. Williams then moved to amend said report of the committee of the whole house by adding at the end thereof the following:—

Resolved, That no county in this State shall at any time hereafter be charged directly or indirectly with any part of the burthen, whether of principal or of interest, that is or may be imposed or incurred for or on account of the objects and purposes, in aid of which the resolutions aforesaid are intended to operate; unless at the general election in October next, a majority of the voters at said election, in such county, shall declare themselves to be in favour of said objects and purposes by having on the ballots they may vote, either written or printed, the words following, to wit: *For the Eight Million Loan;*" which words shall be meant and understood as having reference to the conditional subscriptions by the State, and the contemplated loan, under the internal improvement act passed in June 1836, chapter 395.

Which was read.

Mr. Alexander moved that the house adjourn,

Determined in the negative.