

So the amendment was rejected.

The question then recurred upon the amendment as offered by Mr. Williams, and as amended by the motion of Mr. Giles;

Mr. Ely called for a division of the question—which was put upon striking out—and

Resolved in the affirmative.

Mr. Williams then moved to amend said amendment, by striking out after the word 'Maryland,' to the end of said amendment, and inserting in lieu thereof, the following:

'That is to say, that if upon counting the ballots voted as aforesaid, it should appear that there is a greater number of legal ballots having thereon, printed or written, the words 'For the law abolishing imprisonment for debt,' than the number of legal ballots voted having thereon, printed or written, the words 'Against the law abolishing imprisonment for debt.'

Which was read.

Mr. Carroll moved that said amendments be rejected.

Mr. Giles moved that said bill and amendments be rejected;

Determined in the negative.

The question then recurred upon the motion of Mr. Carroll, to reject the amendments;—and

Determined in the negative.

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

AFFIRMATIVE.

Messrs. Higgins	Comegys	Maulsby
Simmons	Evans	McKinnell
Parran	Ghiselin	Swingley
Duke	Townsend	Witmer
Kept	Selby	Beam
Risteau	Ent	Dawson
Kerr	Cramer	Neff
Jump, of Tal.	Williams	Blocher
Jones	Forwood	Berrett
Carroll	Nelson	Powder—31
Adams		

NEGATIVE.

Messrs. Hopewell	Turner of Balt.	Geyer
Causin	Boyle, of Tal.	Carter
Ford	Lemmon	Boon
Crane	Frazier	Jump of Car.
Usilton	Eccleston	Giles
Welch	Tall	Hillen
Gale	Parker	Gallagher
Brown	Simpers	Rentch
Beall	Bowie	Griffith
Hughes	Harrison	White
Carpinter	Wilmer	Sprigg