

After debate—Mr. Ricaud moved to lay the said report, resolutions and substitute on the table.

The question was put, and determined in the negative.

The question was then put,

“Will the Senate assent to the substitute, as offered by Mr. Bowie?”

The yeas and nays were asked for, and on taking them they appeared as follows:

AFFIRMATIVE.

Messrs. Bowie, Goldsborough, Hambleton, Jones and Ricaud,—5.

NEGATIVE.

Messrs. Brown, (pres't pro tem.) Beckett, Bruce, Cottman, Kent, Lee, Purnell and Tidball,—8.

So it was determined in the negative.

On motion of Mr. Lee,

The resolution offered by Mr. Cottman, was reconsidered and ordered to lie on the table.

The resolutions submitted by Mr. Lee from the committee, having been read through,

Mr. Bowie offered the following amendment,

Which was read:

At the end of the 2nd resolution add the following,

“Provided, that nothing in these resolutions contained, shall in any manner effect the rights of the citizens of Maryland, unless an act to carry into effect the same, shall be passed by the next General Assembly.”

The question was put,

“Will the Senate assent to said amendment?”

The yeas and nays were asked for, and on taking them they appeared as follows:

AFFIRMATIVE.

Messrs. Bowie and Ricaud,—2.

NEGATIVE.

Messrs. Brown, (Pres't pro tem.) Beckett, Bruce, Cottman, Goldsborough, Hambleton, Jones, Kent, Lee, Purnell and Tidball,—11.

So it was determined in the negative.

Mr. Cottman offered the following amendment,

Which was read:

At the end of the 2nd resolution, add:

“Provided, that no one shall be entitled to vote at any election, who shall not have resided twelve months in the State or District.”

The question was accordingly put,

The yeas and nays were asked for, and on taking them they appeared as follows:

AFFIRMATIVE.

Messrs. Brown, (Pres't pro tem.) Beckett, Bruce, Cottman, Goldsborough, Hambleton, Jones, Kent, Lee, Purnell and Tidball,—11.