Sec. 38. The General Assembly shall pass such laws for the preservation of the purity of elections, as may be deemed expedient,

Which was rejected.

The question then recurring upon the adoption of the amendment submitted by Mr. Barnes,

Mr. Brewer, of Baltimore City, demanded the yeas and nays,

The demand being sustained, (Mr. Vansant in the Chair),

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

AFFIRMATIVE.

Messrs.	George,	Parran, John,
Barnes,	Gill,	Peters,
Brewer, B. city,	Hall,	Rennolds,
Brewer, Mont'y,	Henderson,	Rider,
Dorsey,	Massey,	Riggs,
Ferry,	McPherson,	Tarr, Worcester,
Flaherty,	Merryman,	Vansant,
Franck,	Mitchell,	Wilkinson.—25.
Galt,	Nelson,	

NEGATIVE.

Messrs.	Groome,	Parker,
Alvey,	Hardcastle,	Parran, C. S.
Archer,	Hayden,	Perry,
Bateman,	Hoblitzell,	Pleasants,
Bell,	Hodson,	Pole,
Brooke,	Howard,	Ritchie,
Brown,	Jones,	Roman,
Carter,	Lee,	Silver,
Chambers,	Longwell,	Spates,
Cunningham,	Mackubin,	Starr,
Dent,	Manro,	Syester,
Devries,	Marbury,	Tarr, Caroline,
Emack,	Maulsby,	Toadvine,
Evans,	McCormick,	Wallace,
Farnandis,	McMaster,	Watkins, Car.
Ford,	Motter,	Wethered,
Garey,	Murray,	Wickes.—51.
Giddings.	• •	

So the amendment submitted by Mr. Barnes Was rejected.

On motion of Mr. Brewer, of Baltimore City, At 21 o'clock, P. M., the Convention adjourned.