Brooke,
Cosgrove,
Cover,
Cunningham,
Duvall,
Evans,
Ferry,

Hubbard,
Maulsby,
McCormick,
McMaster,
Merryman,
Mitchell,
Morris,

Ringgold,
Roman,
Silver,
Spates,
Starr,
Toadvine,
Watkins, M.—39.

NEGATIVE.

Messrs. Carmichael, Prt. Alvey, Archer, Austin, Brent, Brown, Carter, Denson, Dent, Devries, Dobbin, Emack, Farnandis, Finley, Ford, Galt, Garey,

George,

Goldsborough, D. Goldsborough, T. Groome, Hall, Hayden, Henderson, Howard, Howison, Ireland, Jamison. Janvier, Jones, Keating, Kennedy, Kilbourn, Lee, Longwell, Mackubin,

Marbury, McKaig, McPherson, Morrick, Motter, Nelson, Parran, C. S. Parran, John Pleasants. Pole, Ritchie, Syester, Tarr, of Car. Thomas, Vansant, Walsh, Watkins, of Car. Wethered, Whitman, Wickes-59.

Giddings, Manro, Wickes—59.
So the amendment submitted by Mr. Rider was rejected.

The question then recurring upon the adoption of the amendment submitted by Mr. Archer, as amended by Mr. Dobbin, and adopted in Committee of the Whole, viz: strike out the words "during good behaviour," in the 5th line, and insert "for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and be re-eligible thereto until he shall have attained the age of seventy years and not after; but in the case of any Judge who shall attain the age of seventy years whilst in office, such Judge may be continued in office by the General Assembly for such further term as they may think fit, not to exceed the term for which he was elected, by a resolution to be passed at the session next preceding such Judges attaining such ages."

It was adopted.

Mr. George submitted the following amendment:

Sec. 3. Insert after the word "Courts," in first line, "in the Counties." Insert after the word "next," in 4th line,