Dennis, Dashiell, Williams, Hicks, Hodson, Goldsborough, Eccleston, Phelps, Bowie, Tuck, Sprigg, McCubbin, Bowling, Dirickson, McMaster, Hearn, Fooks, Jacobs, Gaither, Carter, Schley, Fiery, Davis, Kilgour, Brewer and Waters—41.

NEGATIVE—Messrs. Ricaud, Donaldson, Dorsey. Ridgely, Lloyd, Sherwood, of Talbot, Colston, Constable, McCullough, Miller, Grason, George, Wright. Thomas, Shriver, Annan, Sappington, Stephenson, McHenry, Nelson, Thawley, Stewart of Caroline, Hardcastle, Gwinn, Stewart of Balt. city, Brent of Balt. city, Sherwood of Balt. city, Ware, Neill, John Newcomer, Harbine, Michael Newcomer, Anderson, Weber, Hollyday, Fitzpatrick, Smith, Parke, Ege, Shower, Cockey and Brown—41.

So the order was not adopted.

Mr. Brent, of Balt. city, submitted the following as articles of the constitution, which he desired should be entered upon the journal:

1st. The court of Appeals shall upon the decision of every case which has been argued in said court, give a decision in writing upon the points arising in the record, and the Legislature shall provide by law for the speedy publication of the decisions of the court of Appeals, but no Judge shall report such decisions.

2nd. The Court of Appeals shall not refuse a procedendo in any case at common law, which it may reverse so as to invoke by such refusal the decision of any matter of fact proper to be submitted to a jury, nor shall any procedendo in any case be refused when the court may be of opinion that a meritorious cause of action or defence may be received on the further trial of the cause by the amendment of the pleadings, or by the introduction of further evidence.

On motion of Mr. Neill,

The Convention reconsidered their vote of yesterday on the amendment offered by Mr. Miller, to the report of the committee on the Legislative Department, and adopted by the Convention, to be found on page 736 of Journal.

On motion of Mr. Neill,

Said section was amended by inserting after the word "compensation," these words "as agreed upon between the parties, or awarded by a jury;"

The said section was then adopted as amended.

The Convention then resumed the consideration of the report of the committee on the Declaration of Rights.

Mr. Chambers, of Kent, moved to reconsider the 33rd article, to be found on page 293 of Journal, for the purpose of moving the following amendment to same, by striking out from the word "or," in the 2nd line, to the word "State" inclusive, and by inserting as an additional article the following.

"That no other test or qualification ought to be required on ad-