

## AFFIRMATIVE.

Messrs.	Bond,	Miller,
Abbott,	Crawford,	Sands,
Audoun,	Davis, of Charles,	Scott—10.
Billingsley,	King,	

## NEGATIVE.

Messrs.	Hodson,	Purnell,
Goldsborough, P't	Hopkins,	Robinette,
Annan,	Hopper,	Russell,
Brooks,	Jones, of Som.,	Schlosser,
Brown,	Keefer,	Smith, of Carroll,
Carter,	Kennard,	Smith, of Dor.,
Clarke,	Lee,	Smith, of Wor.,
Cunningham,	Mayhugh,	Stirling,
Cushing,	McComas,	Stockbridge,
Daniel,	Mitchell,	Swope,
Davis, of Wash.,	Mullikin,	Thomas,
Dellinger,	Murray,	Thruston,
Earle,	Nyman,	Todd,
Ecker,	Parker,	Valliant,
Edelen,	Pugh,	Wickard—45.
Galloway,		

So the question upon its adoption was decided in the negative.

The question recurring upon the adoption of the resolution,

It was decided in the affirmative.

Mr. Thomas gave notice that at the proper time he would submit the following amendments to the report of the Committee on the Judiciary Department:

Strike out the 19 section and insert the following:

“Sec. 19. The State shall be divided into nine Judicial Circuits, in manner and form following, to wit: St. Mary’s, Charles and Prince George’s shall be the first; Anne Arundel, Howard, Calvert and Montgomery shall be the second; Frederick and Carroll shall be the third; Washington, and Allegany shall be the fourth; Baltimore city shall be the fifth; Baltimore county shall be the sixth; Harford, Cecil and Kent shall be the seventh; Queen Anne’s, Talbot and Caroline shall be the eighth; Dorchester, Somerset and Worcester shall be the ninth; and there shall be elected as hereinafter directed for each of said Judicial Circuits except the fifth, one person from among those learned in the law, and who shall have