Sands, Keefer, Abbott, Schley, Kennard, Annan, King, Schlosser, Audoun, Smith, of Carroll, Berry, of Balt. co. Markey, Smith, of Wor., Mayhugh, Carter, Stirling, McComas, Cunningham. Stockbridge, Mullikin, Daniel, Davis, of Wash., Swope, Murray, Sykes, Negley, Dellinger, Thomas, Nyman, Earle, Thruston, Parker, Ecker, Todd, Pugh, Galloway, Wickard, Purnell, Harwood, Wooden-47. Ridgely, Hopkins,

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

Mr. Stirling submitted the following amendment:

Insert as an additional section the following:

Sec. —. Every person holding any office of trust or profit under the late Constitution, or under any law of the State, and who shall be continued in office under this Constitution shall within thirty days after this Constitution shall have gone into effect, take and subscribe the oath or affirmation set forth in the 5th section of this article, and if any such person shall fail so to do his office shall be ipso facto vacant.

The question being on the adoption of the amendment,

Mr. Chambers demanded the yeas and nays,

The demand being sustained,

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

AFFIRMATIVE.

Russell, Keefer, Messrs. Sands, Goldsborough, P't Kennard, Schley, King, Abbott, Schlosser, Markey, Annan, Smith, of Carroll, Berry of Balt. co., Mayhugh, Smith, of Wor., McComas, Carter, Stirling, Mullikin, Cunningham, Stockbridge, Murray, Daniel, Swope, Davis, of Wash., Negley, Sykes, Nyman, Dellinger, Thomas, Parker, Earle, Thruston, Pugh, Ecker,