Abbott, Annan, Audoun, Belt; Berry, of P. Geo., Billingsley, Blackiston, Bond, Carter, Chambers, Cunningham, Daniel, Dent, Duvall, Ecker, Edelen, Farrow,	Hebb, Hodson, Hoffman, Hollyday, Hopkins, Hopper, Horsey, Johnson, Jones, of Cecil, Kennard, Larsh, Mayhugh, McComas, Mitchell, Miller, Morgan,	Nyman, Parker, Pugh, Purnell, Ridgely, Russell, Smith, of Carroll, Smith, of Wor., Sneary, Swope, Sykes, Thomas, Turner, Valliant, Wickard, Wooden—54.
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NEGATIVE.

Messrs.	Keefer,	Robinette,
Briscoe,	Lee,	Schley,
Brown,	Mullikin,	Stirling,
Cushing,	Parran,	Thruston—11.

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

On motion of Mr. Miller,

The Convention returned to the consideration of section fifteen.

Mr. Miller submitted the following amendment:

Sec. 15. Strike out the word "six," in the fourth line, and insert the word "three;"

Decided in the affirmative.

Messrs. Stockbridge and Berry, of Prince George's, were excused from attending the sessions of the Convention for a few days, and Messrs. Daniel, Wickard and Ridgely, the session this evening, and Mr. Mulliken to-morrow.

Section 19, was then taken up.

Mr. Hebb submitted the following amendment:

Sec. 19. Strike out all after the word "the," in the first and insert:

"State shall be divided into twelve Judical Circuits, in maner following: The counties of St. Mary's Charles and