

Galloway,
Greene,
Hatch,

Nyman,
Parker,

Wickard,
Wooden—52.

NEGATIVE.

Messrs.

Annan,
Belt,
Billingsley,
Briscoe,
Brown,
Crawford,
Daniel,
Dennis,

Dent,
Edelin,
Farrow,
Gale,
Hodson,
Hollyday,
Horsey,
Lansdale,

Lee,
Mitchell,
Morgan,
Peter,
Schlosser,
Smith, of Carroll,
Swope,
Turner—24.

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

Mr. Hebb submitted the following amendment:

Strike out section twenty, and insert:

Sec. 20. One Court shall be held in each county of the State; the said Courts shall be called Circuit Courts for the county in which they may be held, and shall have and exercise all the power, authority and jurisdiction, original and appellate, which the present Circuit Courts of this State now have and exercise, or which may hereafter be prescribed by law.

Decided in the affirmative.

Mr. Audoun submitted the following amendment:

Amend by striking out all after the word "for," in the first line, and insert:

"Each Circuit (the 13th excepted) there shall be one Judge, who shall be styled Circuit Judge, who during his term of office, shall reside in one of the counties composing the Circuit for which he may be elected, the the said Judges shall hold a term of their Courts in each of the counties composing their respective Circuits at such times as now are or may hereafter be fixed by law, such terms to be never less than two in each year in each county; special terms may be held by said Judges in their discretion, whenever the business of their several counties renders such terms necessary;"

Decided in the affirmative.

Mr. Peter submitted the following amendment:

Add to the section the following: