AFFIRMATIVE.

Messrs.
Goldsborough, P't
Abbott,
Annan,
Audoun,
Brooks,
Carter,
Cunningham,
Cushing,
Daniel,
Davis, of Wash.,
Dellinger,
Ecker,
Farrow,
Galloway,

Greene,
Hatch,
Hebb,
Hoffman,
Hopper,
King,
Markey,
Mullikin,
Murray,
Negley,
Nyman,
Parker,
Pugh,
Purnell,
Ridgely,

Sands,
Schley,
Schlosser,
Scott,
Smith, of Wor.,
Sneary,
Stirling,
Stockbridge,
Swope,
Sykes,
Thomas,
Todd,
Wickard,
Wooden—44.

Russell,

NEGATIVE.

Messrs.
Blackiston,
Crawford,
Duvall,
Hodson,

Hollyday, Horsey, Lansdale, Lee, Mitchell, Morgan, Parran, Smith, of Dor., Wilmer—13.

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

Mr. Stirling submitted the following amendment:

Sec. —. Any person who shall, after this Constitution shall have gone into effect, detain in slavery any person so emancipated by the provisions of this Constitution, shall, on conviction, be fined not less than five hundred dollars, nor more than five thousand dollars, or be imprisoned not more than five years; and any of the Judges of this State shall discharge, on habeas corpus, any person so detained in slavery.

The question being on the adoption of the amendment,

Mr. Wilmer demanded the yeas and nays,

The demand being sustained,

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

AFFIRMATIVE.

Messrs.
Goldsborough, P't
Abbott,
Annan,

Hatch, Hebb, Hoffman, Hopper, Russell, Sands, Schley, Schlosser,