

Maryland, as may be proper, the several claims arising therefrom, to be sworn to by the claimants severally, and to be audited and recommended by the Chairman of the Committee on Elections.

The question recurring upon the following amendment submitted by Mr. Naill, on the 27th inst.: Add after the word "Elections" at the end of the order, "and nothing herein contained shall be construed to authorize the payment of counsel on either side,"

Mr. Naill demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called until the name of Mr. Rusk, of Baltimore city was reached.

Mr. Donaldson made the point of order that the Members from Baltimore city were directly interested in the question before the House, and therefore were not entitled to vote thereon.

The Speaker decided that the point was not well taken.

Mr. Naill appealed from the decision of the Chair.

The question then being,

"Shall the decision of the Chair stand as the judgment of the House."

Mr. Naill demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs.

Mattingly,	Boyle,	Harig,
Boyer,	Vandiver,	Albaugh,
Usilton,	Culbreth,	Sanders,
Robinson,	Goldsborough,	Fenton,
Rullman,	Berkemeier,	Jones,
Briscoe,	Lewis,	Brooke,
Ward,	McWilliams,	Brown,
Snowden,	Stewart,	Rinehart,
Hance,	McAleese,	Waters, of Car'l,
Gwynn,	Loane,	Dashiell,
Neal,	Chaisty,	Gordy,
Onley,	Hess,	Barnard—36.

NEGATIVE.

Messrs.

Hodges,	Given,	Naill,
Hooper,	Fitzjarrell,	Rutledge,
Baldwin,	Dodson,	Scott,