

AFFIRMATIVE.

Messrs.

Kilbourn, Sp'r,	Holland,	Pitts,
Rasin,	Maxwell,	Harrison,
Welch,	Miller,	Thomas,
Mackubin,	Bryan,	Wallis,
Briscoe,	Wootton,	Sangston,
Burgess,	Jones, of P. G.,	Morfit,
Ford,	Legg,	Scott,
Denison,	Jacobs,	Coudy,
Quinlan,	Landing,	Griffith,
Renshaw,	Kessler,	Gordon,
Jones, of Talbot,	Salmon,	Barnard,
Chaplain,	Warfield,	Mills,
Dennis, of Som't,	Brune,	Turner—39.

NEGATIVE.

Messrs.

McIntire,	McCoy,	Roop,
Naill,	Fiery,	Gorsuch—8.
Wilson,	McCleary,	

The House then proceeded to the consideration of the second resolution.

Mr. Fiery proposed the following amendment:

But the Federal Government has power, and it is the duty of those in authority to execute the laws of the Union, to suppress insurrection and repel invasion, as set forth in the 8th section of the 1st article of the Constitution of the United States.

Mr. Scott proposed the following substitute:

Strike out down to the word "believe" in the third line and insert "that we do not."

Mr. Pitts proposed the following, as a substitute for the proposed amendment:

Resolved, That the right of separation from the Federal Union is a right neither arising under nor prohibited by the Constitution, but a sovereign right, independent of the Constitution, to be exercised by the several States upon their own responsibility.

Which was adopted.

The question then recurring upon the resolution as amended, it was adopted