be so construed as to relate to the schools in the city of Baltimore, except as required by the Constitution.

Mr. Mules demanded the yeas and nays.

The demand being sustained,

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

AFFIRMATIVE.

Messrs. Hazen, Mules, Frazier, Speaker, Hodson, Showacre, Bartell, Hynes, Smith, of Dorch'r, Cook, Jamison, Stewart, Cummins, Jones, Tarr, Darling, King, Tull, Dean, Lee, of Balt. city, Warner, Everhart, Markey, Williams, Garrison, Miller, of A. A. Wooden-28. Harris, Miller, of Wash'n,

NEGATIVE.

Messrs. Hopkins, Shaw, Agnew, Keefer, Sherry, Angel, Kirk, Silver, Buhrman, Lee, of Q. Anne's, Slothower, Calvert, McCauley, Smith, of Alleg'y, Cairns, McCullough, Smith, of Fred'k, Clift, Nairne, Soper, Comegys, Norris, Tolson, Cronise, Parker, Usilton, Eavey, Pennington, Valliant, Fooks, Pilkington, Watkins, Fawcett, Rider, Wilson, Handy, Robinson, Zeigler—38. Holloway,

So the question was decided in the negative.

Mr. Hynes submitted the following amendment:

Section 12. Be it enacted, That this Act shall not be so construed as to interfere with the present school system as now established by law in the city of Baltimore; except in so far as the provisions of the same may be sustained and authorized by the Constitution of this State.

Mr. Hynes demanded the yeas and nays.

The demand being sustained,

The yeas and nays were called and appeared as follow:

yeas and nays, as follow: