NEGATIVE.

Messrs. Billingslea, of Carroll, Carroll, Davis, of Caroline, Davis, of Washington, Holton, Maund,

McNeal, Ohr, Philpot, Tome, Trail, Turner-12.

Mr. Carroll submitted the following amendment:

Add to end of section 5 and whenever the Mayor and City Council of Baltimore city or the County Commissioners of the respective counties, shall fail to appoint the judge or judges as hereinbefore provided, or the judges appointed shall fail to act, then the voters present or a majority of them shall chose by ballot a person to act as judge of said election, who for that election shall be vested with the same power and authority as if he had been appointed by the County Commissioners or the Mayor and City Council of Baltimore city;

Which was read.

The question upon its adoption was determined in the affirmative by yeas and nays as follow: tee on Franmer.

AFFIRMATIVE.

Messrs. Billingslea, of Carroll, Carroll, Davis, of Caroline, Davis, of Washington, Holton, Maund,

McNeal, Ohr, Philpot, Stephenson, Trail, Turner-12.

NEGATIVE.

Messrs. Billingsley, St. Mary's, Clarke, Earle, Waters—7. Lansdale,

Mackall, McMaster,

Mr. Clarke submitted the following amendment:

Amend by adding that the Judges of Election appointed under this Act, shall take the same oath which is required to be taken by other Judges of Election under the Constitution and Laws of the State, before they shall be qualified to act, and the certificate of such oath signed by the person administering the same shall be annexed to the polls;

Which was read and adopted; and

The bill was read the second time and ordered to be engrossed for a third reading.

Mr. Ohr moved to take a recess to 5 o'clock,