

The demand being sustained, the yeas and nays were called and appeared as follow :

## AFFIRMATIVE.

Messrs. Dent,	Ireland,	Clarke,
Martin,	Davis,	Herbert,
Westcott,	Carrico,	Tolson,
Claude,	Mathews,	Hitchcock,
Iglehart,	Hyland,	Fawcett,
Henkle,	Handy,	Young—20.
Griffith,	Hance,	

## NEGATIVE.

Messrs. Kemp, Sp'k.	Hammond,	Dundon,
Hoffman,	Buhrman,	Mules,
Wright,	Biggs,	Boswell,
Pearce, of Balt. co.	Rinehart,	Cushwa,
Lester,	Snyder,	Masters,
Kerr,	Trail,	Miller,
McNeal,	McCoy,	Gantz,
Elliott,	Archer,	Zeigler,
Frazier,	Ridgeway,	Shaw,
Brohawn,	Barron,	Brown,
Jones,	Silverwood,	Hebb,
Stubs,	Chappell,	Ecker,
Boulden.	Stevens,	Waters,
Pierce, of Q. A.,	Stockbridge,	Starr,
Duncan,	Lee,	Sykes,
Smith,	Murray, of B. city,	Tyson.—49.
Murray, of Wor.,		

So the amendment to the amendment was rejected.

Mr. Clarke offered the following amendment to the amendment :

SEC. 5. *Be it enacted*, That it shall be the duty of the judges of elections in the several counties, and in the city of Baltimore, in making out their returns, to certify under oath, taken before the clerk of the Superior court of Baltimore and the clerks of the Circuit Court of their respective counties, to the fact whether any oath was required by the military authorities of the United States, in violation of the Constitution and Laws of this State, and whether any military forces either of the State of Maryland or of the United States, were marshalled near said polls, in violation of the laws of this State, for the purpose of intimidating voters ; and in case the judges of election, or a majority of them in one or more of the election districts of the several counties, or in the respective voting precincts or wards in Baltimore city, shall certify under oath "that any