

AFFIRMATIVE.

Messrs. Abbott,	Hebb,	Pugh,
Annan,	Hopkins,	Purnell,
Baker,	Hopper,	Robinette,
Barron,	Jones, of Cecil,	Russell,
Berry, of P. Geo.,	Keefer,	Sands,
Carter,	Kennard,	Scott,
Clarke,	King,	Smith, of Carroll,
Cunningham,	Larsh,	Sneary,
Cushing,	Markey,	Stirling,
Daniel,	McComas,	Sykes,
Davis, of Wash.,	Miller,	Thruston,
Dellinger,	Mullikin,	Todd,
Ecker,	Murray,	Valliant,
Farrow,	Negley,	Wickard,
Galloway,	Noble,	Wooden—47.
Greene,	Nyman,	

NEGATIVE.

Messrs.	Crawford,	Lansdale,
Goldsborough, P't	Davis, of Charles,	Lee,
Audoun,	Duvall,	Marbury,
Belt,	Earle,	Mitchell,
Berry, of Balt. Co.	Edelen,	Morgan,
Billingsley,	Harwood,	Parker,
Blackiston,	Henkle,	Parran,
Bond,	Hodson,	Peter,
Briscoe,	Horsey,	Smith, of Dor.,
Brooks,	Johnson,	Thomas,
Brown,	Jones, of Som.,	Wilmer—33.
Chambers,		

So the question upon its adoption was decided in the affirmative.

Mr. Sands moved to re-consider the vote last taken.

Mr. Stirling called the previous question;

On the question being put, "shall the main question be now put?"

It was decided in the affirmative.

The question recurring upon the adoption of the motion to re-consider,

It was decided in the negative.

Mr. Todd, from the Committee on Future Amendments to the Constitution, submitted the following report: