

## AFFIRMATIVE.

Messrs. Abbott,	Galloway,	Negley,
Annan,	Harwood,	Nyman,
Audoun,	Hoffman,	Parran,
Baker,	Hopkins,	Purnell,
Barron,	Keefer,	Russell,
Billingsley,	Kennard,	Sands,
Blackiston,	King,	Schley,
Brooks,	Larsh,	Smith, of Carroll,
Chambers,	Marbury,	Stirling,
Cunningham,	Markey,	Sykes,
Davis, of Wash.,	McComas,	Thomas,
Dellinger,	Mitchell,	Todd,
Ecker,	Morgan,	Valliant,
Edelen,	Murray,	Wooden—43.
Farrow,		

## NEGATIVE.

Messrs.	Duvall,	Miller,
Goldsborough, Pt.	Earle,	Mullikin,
Belt,	Greene,	Noble,
Berry of Balt. co.,	Hebb,	Parker,
Berry, of P. G.,	Henkle,	Pugh,
Bond,	Hodson,	Robinette,
Briscoe,	Hopper,	Scott,
Brown,	Horsey,	Smith, of Dor.,
Carter,	Johnson,	Sneary,
Clarke,	Jones, of Cecil,	Thruston,
Crawford,	Jones, of Som.,	Wickard,
Daniel,	Lansdale,	Wilmer—37.
Davis, of Charles,	Lee,	

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

Mr. Duvall moved that the House do now adjourn;

Decided in the negative.

Mr. Hebb submitted the following amendment to the amendment last adopted:

*After the word poll in the first line insert the words, "as a qualification for the exercise of the right of suffrage."*

Decided in the negative.

The question then recurring upon the adoption of the amendment submitted by Mr. Scott, as amended by Mr. Galloway.

It was decided in the negative.