

NEGATIVE.

Messrs.	Greene,	Russell,
Goldsborough, P't	Hebb,	Schley,
Abbott,	Hopper,	Schlosser,
Annan,	Jones, of Cecil,	Scott,
Audoun,	Keefer,	Smith, of Carroll,
Baker,	Kennard,	Smith, of Wor.,
Barron,	King,	Sneary,
Carter,	Markey,	Stirling,
Cunninghan,	McComas,	Stockbridge,
Cushing,	Mullikin,	Swope,
Daniel,	Murray,	Sykes,
Davis, of Wash.,	Parker,	Todd,
Ecker,	Pugh,	Wooden—40.
Galloway,	Purnell,	

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

Mr. Ecker submitted the following amendment:

Insert as an additional section the following:

Sec. —. Any of the qualified voters of this State, who may be absent from the city or county of his residence on the day for taking the vote on the adoption or rejection of this Constitution by reason of his being in the military service of the United States, but shall be at some hospital or military post or on duty within this State, and not with his company, may vote at the nearest polls to such place on satisfying the Judges that he is a legal and qualified voter of this State;”

Decided in the affirmative.

On motion of Mr. Kennard,

The Convention returned to the consideration of section one of the second part of the report.

Mr. Kennard submitted the following amendment:

Sec. 1. After “P. M.,” at the end of the twelfth, and beginning of the thirteenth line, insert:

“In the several counties of the State, and between the hours of eight o’clock, A. M., and five o’clock, P. M., in the city of Baltimore;”

Decided in the affirmative.

The report was then ordered to be engrossed for a third reading.

On motion of Mr. Galloway,

The Convention adjourned.