

had resided there near twelve months, part of his family had been here for that time. He is the sheriff of the county.

James Williamson—He knows of no other fact than those already stated.

Adam Miller, stated, that his vote was objected to on the ground, that Mr. Gambrill rented the house, and not himself; he was in town himself, his son and daughter were here, but that he did not move his family entirely in town until last fall.

Dr. John Wells states, that Thomas H. Carroll voted at the October election, and that his vote was objected to on the ground that he was a non-resident. The objection was made by James Murray esquire. There was no evidence that he was not entitled to vote. The fact that the said Carroll was acting as a judge of election, was considered as sufficient to entitle him to vote. He did not see the said Carroll's ballot.

Doctor Dennis Claude testifies, that Thomas H. Carroll still retains the house in which his mother resides, although he has been a good deal of his time in Baltimore county, for the purpose of assisting his sister in settling the estate of the late Captain Spence; he has always been considered a resident of Annapolis. He is a judge of election, a commissioner of the tax for Anne-Arundel county, and an alderman of the city of Annapolis, and signed, as judge of the election, the return of the delegates elected to the assembly.

James Williamson states, that he knows of the same, but of no other fact than those already stated, but that he testified before the judges of election on oath that he was a resident.

Jeremiah Hughes says, he knows of all, but of no other fact than those stated by Dr. Claude.

Adam Miller testifies, that he was objected to for the reasons already stated, he had been in town but three or four times last year, and it was objected, that he had moved to Baltimore.

Doctor John Wells states, that Frederick Bagley voted at the last October election. There were objections made, that he was a United States pensioner. He does not recollect by whom the objection was made. There was no evidence that he was not entitled to vote, but that he brought his papers, and proved by certificate that he had been discharged from the garrison at Fort Severn. He did not see how he voted.

Doctor Dennis Claude stated, that Frederick Bagley was a superannuated soldier, having served for twenty years in the United States army, and for inability was discharged the service more than a year preceding the election, and is supported by the United States, and he resides at the garrison of Fort Severn.

James Williamson testifies, that he knows of no other fact than what has already been stated.

Jeremiah Hughes affirms, that he knows of no other fact than those already stated.