

Franck,
Denson,
Buchanan,
Bell,
Kennedy,
Nicolai,
Barry,

Farnandis,
Archer,
Evans,
Silver,
Mackubin,
Devries,
Wickes,

Murray,
Cunningham,
Motte,
Pole,
Tarr, of Worc'r,
Parker,
McMaster,—77.

So the amendment submitted by Mr. Nelson was rejected.

The question then recurring upon the amendment submitted by Mr. Peters,

Mr. McKaig submitted the following amendment :

The Constitution of the State of Maryland and the laws made in pursuance thereof are the supreme law of Maryland, provided they do not infringe on any of the powers delegated to the General Government.

Mr. Peters, (by general consent,) withdrew the amendment submitted by him ;

The question then recurring upon the amendment submitted by Mr. McKaig,

It was rejected.

Mr. Stoddert submitted the following amendment :

Add at end of 2nd Article the words " Within the limits of the powers delegated by the States to the United States and enumerated in the Constitution of the United States as recognized and decided by the Supreme Court of the United States ;"

Which was rejected.

The question then recurring upon the amendment submitted by Mr. McKaig on yesterday,

It was rejected.

Mr. Mitchell submitted the following amendment :

Strike out all after the word "thereby," in the fifth line ;

Which was rejected.

Mr. Marbury submitted the following amendment :

"Article 2. The Constitution of the United States and the laws made, or which shall be made, in pursuance thereof and all treaties made, or which shall be made, under the authority of the United States, are and shall be the supreme law of the land, and the Judges in this State shall be bound thereby, anything in the Constitution or law of this State to the contrary notwithstanding ;"

Which was rejected.