

Which was read.

Mr. Le Grand moved the previous question, but the same was not sustained.

On the question being put,

Will the house adopt the said amendment?

On motion of Mr. Bowie,

The yeas and nays were required and appear as follows:

AFFIRMATIVE.

Messrs. Coad	Dalrymple	Bowie
Shaw	Stevens	Welch of A.
Jones	Bruce	Bravard
Welch of K.	Cottman	Selby
Ridgely	Frazier	Spence
Owens	Tall	Hearn
Hammond	Tuck	Gaither
Estep	Maccubbin	Hook—24.

NEGATIVE.

Messrs. Ristea	Quynn	Byer
Stansbury	Biser	Keppler
Holmes	Simmons	Waters
Lloyd	Firor	Dade
Martin	Sutton	England
Winder	Hope	Berry
Humphreys	Sangston	Price
Foard	Le Grand	Newman
Heckart	Graves	Parke
Spencer	Seidenstricker	Bramwell
Wilmer	Gallagher	Mr. Speaker pro tem.
Temples	Newcomer	—36
McPherson		

So the house refused to adopt the said amendment.

On motion of Mr. Spencer,

The following was added to the said section:

“Provided, that in the event of such transfer in payment of existing liabilities, then the proceeds of the bonds heretofore issued by the State in the payment of the State’s subscription to said company, and which shall hereafter be sold by the said company, shall be applied to the payment of interest due by the said company, and for work done and expenses incurred in the construction of the said canal after the passage of this act.”

On motion of Mr. Spence,

The words “for the prosecution of the Chesapeake and Ohio Canal to Cumberland,” was inserted after the word “act” in the third line of the fourth section.

Mr. Bowie moved to amend said bill by adding to the fourth section the following:

“And the president and directors of said company, shall in their individual capacities give bond to the State of Maryland with security to be approved by the Treasurer of the Western Shore,