

At the end of the 3d sec. add:

“And it is hereby declared, that the property provided to be granted and conveyed as aforesaid for securing the interest and principal aforesaid, shall be deemed to be a security, and to stand pledged for payment to the state in the first instance, of all sums that the state under said guaranty may pay for the interest aforesaid, and all loss that it may suffer by the guaranty aforesaid; and that after full payment to the state as aforesaid the principal of said loan shall be taken to be secured by said conveyance.”

The bill was then read through, when

On motion of Mr. Claude, the following amendment was read;

Add the following at the end of the bill.

“Provided nothing herein contained shall take effect unless the entire amount of three hundred and fifty thousand dollars, subscribed for by individuals and corporations, shall have been actually paid in, and the payment thereof certified to the treasurer in the manner prescribed by the law entitled, an act for the promotion of internal improvement,” passed Dec. session 1830, chap. 119.”

The yeas and nays were asked for, and on taking them they appeared as follows:

AFFIRMATIVE.

Messrs. Hughlett, (Prest pro tem.)	Emory,
Claude,	Morris,
Dennis,	Pigman—6.

NEGATIVE.

Messrs. Emory,	Page,
Mayer,	Sappington,
Montgomery,	Wootton---7.
Osborn,	

On motion of Mr. Claude, the following amendment was read and assented to:

At the end of the bill add:

“Provided that before the treasurer shall give the endorsement authorized by this act, he shall first have received such testimony as to him shall be satisfactory, that the loan effected on the stock authorized by this act will be obtained at