

On motion of Mr. Morris,

The following amendment was read and dissented from;

In the 14th and 15th lines of the 2nd section strike out the words "seventy five," and insert "fifty "

On motion of Mr. Sappington,

The following amendment was read and dissented from;

In the 14th and 15th lines strike out the words "seventy five."

On motion of Mr. Forrest,

The following amendment was read and assented to.

In the 5th line of the 5th section, strike out the words "An act about to be passed entitled."

On motion of Mr. Sappington,

The following amendment was read

Strike out 5th section and insert in lieu thereof,

"And be it enacted, That if any of said corporations, shall by or in any proceeding whatever, at law or in equity, attempt to call in question, or to dispute or to procure to be so called in question or disputed, the validity in any respect, or to any extent of any act that have been or may be passed, either during the present session, or during any future session of the legislature of Maryland, incorporating any bank within the limits of the city of Baltimore, or to attempt to restrain or in anywise interfere with the exercise of the corporate powers that shall be purported to be granted by any such act of incorporation, then this act as to the said corporation so attempting procuring shall be null and void."

The question was put, "Will the senate assent to said amendment?"

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

AFFIRMATIVE.

Mesars. Claude,
Forrest
Mayer
Montgomery

Sappington,
Wilson
Wootton—7.

NEGATIVE.

Messrs. Chepman, Pres't.
Emory
Groome
Hughlett

Morris
Osborn
Pigman—7

So it was determined in the negative.