

Which amendment was concurred in.

The bill as amended, was then passed by yeas and nays as follows:

AFFIRMATIVE.

Messrs.

Speaker,	Dryden,	Lehmayer,
King,	Disharoon,	Latrobe,
Garner,	Corkran,	Duncan,
Kendall,	Linthicum,	Martenet,
Norris, of Kent,	Merrick,	Robinson,
Ditty,	Dudley, of Q. A.,	Staley,
Krems,	Anderson, of Wor.,	Biggs,
Phelps,	Truitt, of Wor.,	Clark,
Feldmeyer,	Buckey,	Deets,
Walbach, of G.,	Waters,	Radcliffe,
Choate,	Bast,	Close,
Stewart,	Lakin,	Critchfield,
Truitt, of Bal. co.,	Brown, of Fred.,	Anderson, of Car.,
Mann,	Mitchell,	Walsh,
Sandman,	Hopkins,	Waller,
Jeffers,	Satterfield,	Wilson,
Collins,	Lednum,	Finzel—52.
Dudley, of Talbot,		

NEGATIVE—None.

Also,

House bill entitled "An Act to provide for the establishment of the electric plant of Hagerstown, Maryland."

AMENDMENT PROPOSED.

After section 17 add an additional section to be known as 'Section 17 A,' so as to read as follows:

Section 17 A. And be it enacted, That this Act shall not go into force and effect unless at an election to be held within sixty days after the fifth day of March, in the year nineteen hundred, a majority of the qualified voters of Hagerstown, casting their votes upon the question, shall vote in favor of the provisions of this Act, at said election all ballots cast in favor of the provisions of this Act shall read, "For Municipal Ownership of Lighting Plant," and all ballots cast against the provisions of this Act shall read, "Against Municipal Ownership of Lighting Plant," and if at said election the number of bal-