

lots cast upon said question and reading "For Municipal Ownership of Lighting Plant," shall exceed the number of ballots cast upon said question, and reading 'Against Municipal Ownership of Lighting Plant,' then this Act shall immediately go into force and effect; but if, at said election the number of ballots cast upon said question and reading 'Against Municipal Ownership of Lighting Plant,' exceed the number of ballots upon said question, and reading 'For Municipal Ownership of Lighting Plant,' then this Act shall be void; and it shall be the duty of the Mayor of Hagerstown to give eight day's notice before said election of the submission of said question; and in said notice it shall be sufficient to give the title of this Act and the manner in which the ballots cast thereon shall read; said election may be held at the regular election for Mayor of Hagerstown, or at a special election to be called by the Mayor within the period prescribed by this section.

Which amendment was concurred in.

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

AFFIRMATIVE.

Messrs.

Speaker,	Disharoon,	Sanford,
King,	Corkran,	Knott,
Kendall,	Merrick,	Lehmayer,
Norris, of Kent,	Contee,	Latrobe,
Ditty,	Norman,	Martenet,
Krems,	Smith,	Siegmund,
Phelps,	Anderson, of Wor.,	Robinson,
Feldmeyer,	Truitt, of Wor.,	Long,
Walbach, of G.,	Waters,	Staley,
Choate,	Bast,	Clark,
Stewart,	Lakin,	Radcliffe,
Truitt, of Bal. co.,	Brown, of Fred.,	Critchfield,
Mann,	Mitchell,	Anderson, of Car.,
Sandman,	Hopkins,	Walsh,
Jeffers,	Foster,	Roberts,
Collins,	Satterfield,	Wilson,
Ward,	Lednum,	Finzel—53.
Dryden,		

NEGATIVE—None.