

Davis, of Caroline,	Tome,
Holton,	Trail,
Jump,	Vickers,
Kimmel,	Young—16.

Mr. Maddox submitted the following amendment,
To the 4th section:

“Lines 15 and 16, section 4,” strike out the word “inhabitants,” and insert “persons having qualifications for jurors;”

Which was read and adopted.

Mr. Stirling submitted the following amendment,
To the 4th section:

“Section 4, line 17,” strike out “ten,” and insert “five;”
Which was read and rejected.

Mr. Stirling submitted the following amendment,
To the 4th section:

“Line 20,” after the word “twenty,” insert, “and said jurors shall in no case be employees of said Boom Company;”

On the question being put, it was

Determined in the negative by yeas and nays, as follow:

AFFIRMATIVE.

Messrs. Henkle,	Stirling—2.
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NEGATIVE.

Messrs. Billingslea,	Kimmel,
Bowie,	Spates,
Brodwater,	Stephenson,
Compton,	Tome,
Davis, of Caroline,	Trail,
Holton,	Vickers,
Jump,	Young—14.

Mr. Stirling submitted the following amendment,
To the 4th section:

After the word “that,” in line 26, insert “that he is in no way interested in any stock of the Company hereby incorporated;”

The question on the adoption of the amendment,

Was determined in the negative, by yeas and nays as follow:

AFFIRMATIVE.

Messrs. Henkle,	Maddox,
Stirling—3.	