at such elections, and all meetings of stockholders every stockholder shall be entitled to one vote for each share of stock held by him, but no person shall be eligible as a director who is not a stockholder to the amount of twenty shares of stock.

13. And be it enacted, That whenever the said company shall be appointed assignee, receiver, trustee, guardian, executor, administrator, or whenever deposits of money or of valuables of any kind shall be made with said company, the capital stock and its property and effects as paid in shall be taken and considered as the security required by law for the faithful performance of its duties, and shall be absolutely liable, and no bond or other security shall be required from it; when appointed executor, administrator, guardian, receiver, trustee, assignee or depository, and in case of a dissolution by a Court of Law or equity, or otherwise, the debts, dues, moneys and obligations due from it as aforesaid shall have preference.

Section 2. And be it enacted, That this Act shall take effect from the date of its passage.

Amendment considered and further consideration postponed until to-morrow.

On motion of Mr. Brennan, The House, at 9 P. M., adjourned.

WEDNESDAY, January 27th, 1892.

The House met at 12 M., and was opened with prayer by the Rev. Mr. Nicols.

Present at the call of the roll the following members:

Messrs. Speaker, Combs, Garner, Strong, Wilson, Brashears, Donaldson, Hutchins, Sappington, of Anne Arundel, Ireland, Lane, Carrico, Maddox, Orrick, Elliott, Hamilton, Jr., Monmonier, Schlaffer, Collins, Wooters, Leonard, Green, Anderson, Sterling, Meredith, Smith, of Dorchester, Miles, Kirk, Grove, of