

Carrico, Maddox, Orrick, Cole, Elliott, Hamilton Jr., Collins, Wooters, Green, Anderson, Sterling, Smith, of Dorchester, Miles, Grove, of Cecil, Hill, Perrie, Bryan, Wallen, Godwin, Wilkinson, Hayman, McSherry, Gaver, Grove, of Frederick, Biggs, Sappington, of Frederick, Bevard, Hayward, Stearns, Deen, Johnson, Field, O'Connor, Gallagher, Sams, Frincke, Fockler, Shafer, Garrott, Laird, Griffith, Buckey, Young, Hosken, Sr., Stottlemeyer, Haines, Sellman, Berret, Tracey, Haslup, Ellegood, Laws, Moore, Bittinger, Michaels—64.

So the proposed amendment was rejected.

Mr. Carter submitted the following proposed amendment:

AMENDMENT PROPOSED.

Strike out all after the words "a bill entitled," and insert in lieu thereof the following:

"An Act to require corporations which do both a trust business and a surety business, or which act as surety and also receive deposits of money at interest subject to check to transfer certain stock to the Treasurer of the State of Maryland.

"Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this Act it shall not be lawful for any corporation which does a trust business, or which receives deposits of money at interest subject to check to act as surety on bonds, until it shall have first transferred to the Treasurer of the State of Maryland one hundred thousand dollars of the stock of the City of Baltimore or the State of Maryland, in addition to the stock required to be transferred to said treasurer by the general law regulating trust and fidelity companies, said stock to be subject in the hands of said treasurer to the same regulations as those prescribed by said general law."

Which was adopted.

Said bill, as amended, was then read a third time, and passed by yeas and nays, as follows:

AFFIRMATIVE.—Messrs. Speaker, Combs, Garner, Strong, Wilson, Brashears, Donaldson, Hutchins, Ireland, Lane, Carrico, Maddox, Orrick, Cole, Elliott, Hamilton, Jr., Collins, Wooters, Green, Anderson,