

to the judgment of the inspector; provided that in no case shall an inspector measure or count any rotten or unmerchantable wood."

Amendment assented to.

On motion of Mr. Valiant,

The vote just taken was reconsidered.

Mr. Valliant called for the previous question;

"Shall the main question be now put?"

It was determined in the affirmative.

The question being then put,

It was determined in the negative.

Mr. Valiant offered the following amendment:

"Sec. 5. And be it enacted, That whenever the buyer or seller of any lumber or timber shall feel himself aggrieved by any inspector not having done him justice, according to the provisions of this act, either in quantity or quality, the buyer shall appoint one of the licensed inspectors and the seller another, and they two shall select a third person to act as umpire, who shall be a person well acquainted with the kind of lumber or timber to be resurveyed, and not a licensed inspector, and the three persons so appointed shall remeasure and mark said lumber or timber, and their decision shall be final; the compensation of said arbitrators shall not exceed fifty cents per thousand feet, to be paid by the person found by them to be in default."

Amendment assented to.

The said bill was then read the second time, and

Three-fourths concurring, was read the third time as amended, and passed by yeas and nays as follows:

AFFIRMATIVE.

Messrs. Speaker,	Dail,	Whitby,
Harris,	Frazier,	Stack,
Griffith,	Scott,	Partridge,
Neff,	Stubbs,	Smith, of Bal. city,
Waters,	Miller,	Abbott,
Dowell,	Bowling,	Valiant,
Stone,	Goldsborough,	Lester,
Chi coat,	Parker,	Askew,
Rankin,	Timmons,	Harrington,
Wright,	Smith, of Wor.	Fiery,
Cullings,	Davis,	Reichard,
Clark,	Carper,	Herding,
Roberts,	Grove,	Hall,