So the house refused to adopt the said amendment.

Mr. Bowie moved to amend said section by striking out the words "current in this State," and inserting the following: "receivable at par at the banks of this State and the District of Columbia."

On the question being put, it was determined in the affirmative.

Mr. Ridgely then moved to amend said section by adding thereto the following: "But provided, that this act shall not go into
effect until the Government of the United States shall have surrendered to the State of Maryland, the stock which it now holds
in the Chesapeake and Ohio Canal Company, upon the condition

On the question being put, On motion of Mr. Tuck,

prescribed by the act of 1838, chapter 396."

The yeas and nays were required and appear as follows:

	AFFIRMATIVE.	
Messrs. Coad	Hellen	Welch of A.
Blakistone	Stevens	Spence
Shaw	Martin	Hearn
Jones	Cottman	Le Grand
Welch of K.	Humphreys	Graves
Ridgely	Frazier	Seidenstricker
Owens	Tuck	Hook
Hammond	Maccubbin	Mr. Speaker pro tem-
Estep	Bowie	-27
Dalrymple	Language Service	

Parlor - Farlor - F. Land	NEGATIVE.	The land of the land
Messrs. Bruce	Temples	Newcomer
Poultney	McPherson	Byer
Welch of B.	Quynn	Keppler
Risteau	Biser	Gaither
Stansbury	Simmons	Waters
Holmes	Firor	Dade
Lloyd	Sutton	England
Winder	Hope	Berry
Foard	Polk	Price
Heckart	Thawley	Newman
Spencer	Gallagher	Parke
Wilmer	Mason	Bramwell-36

So the house refused to adopt the said amendment.

On motion of Mr. Winder,

The following was added to said section:

"Provided, That no bond or certificate of stock of this State of a less denomination than one hundred dollars, shall be issued by the commissioner of loans under the provisions of this act."

Mr. Bowie then moved further to amend said section by adding thereto the following: "and provided also, That before this act shall take effect, the General Government shall subscribe to the capital stock of said Chesapeake and Ohio Canal Company, an amount equal to that intended to be loaned by this act."