

Baltimore, to be called the Maryland State Bounty Boards, for the said counties and city respectively, and that the said Boards upon giving bonds to the amount of ten thousand dollars by each member of said Boards to be approved by the Governor, shall have the right to draw upon the Treasurer, upon the warrant of the Comptroller of the State for the amount of three hundred dollars for each drafted man, volunteer or representative substitute, to be paid to such persons as may furnish proper certificates from the officer authorized to grant such certificates, that he has volunteer, been drafted and held service or furnished a substitute under said call or any similar call hereafter made and credited as a part of the quota of the sub-districts in which such volunteer, drafted man or principal of such substitute may reside, and every member of the said Board so constituted under this section shall receive a compensation of two hundred dollars (\$200) for the performance of the duties imposed by this Act.

Add to the end of section the following:

“And provided that no appointment shall be made by the Governor for any county or the city of Baltimore, in case the said county or the city of Baltimore has filled its quota prior to the said call or any similar call hereafter made;”

Which was read and adopted.

On motion of Mr. Clarke,

The 3rd section was stricken out.

Mr. Tome submitted the following amendment:

Amend section 4, line 11, by inserting after the word “necessary,” “said bonds are not to be sold at less than their par value;”

Determined in the negative by yeas and nays as follow:

AFFIRMATIVE.

Messrs. Carroll,  
Clarke,  
Earle,  
Jenkins,

Mackall,  
Philpot,  
Stephenson,  
Tome—8.

NEGATIVE.

Messrs. Billingslea, of Carroll,  
Davis, of Caroline,  
Davis, of Washington,  
Harwood,  
Lansdale,  
Maclin,

Maund,  
McMaster,  
McNeal,  
Turner,  
Whitney—11.

Mr. Clarke submitted the following amendment: