

NEGATIVE.

Messrs. Chapman, (Prest.)  
Claude,  
Emory,  
Forrest,  
Hughlett,

Montgomery,  
Morris,  
Page,  
Pigman.—9

So it was determined in the negative.

On motion of Mr. Mayer,

The following amendment was read.

2nd section at the end add,

“And the Mayor and City Council of Baltimore is hereby authorised to subscribe to the stock aforesaid for such amount as it may deem proper, with the same powers for raising the requisite monies for said subscription by loan and issue of stock or bonds or otherwise as are conferred upon said corporation in reference to any subscription heretofore authorised to be made by it to any incorporated company, and such subscription shall have preference of any other subscriptions to said stock to entitle the said corporation to the number of shares subscribed for: Provided, however, that said stock so subscribed for, shall become the property of the State at any time hereafter upon payment by the State to said Corporation of the principal and interest thereon, (allowing a deduction for dividends) of the sum that shall have been paid by the corporation for or upon said stock.”

The question was put,

“Will the senate assent to said amendment?”

The yeas and nays were asked for, and on taking them they appeared as follows:

AFFIRMATIVE.

Messrs. Groome,  
Mayer,

Sappington,  
Wootton.—4

NEGATIVE.

Messrs. Chapman, (Prest.)  
Claude,  
Emory,  
Forrest,  
Hughlett,

Montgomery,  
Morris,  
Page,  
Pigman.—9

So it was determined in the negative.

On motion of Mr. Mayer,

The following amendment was read, and dissented from.

At the end of 4th section add: