

No. 6—"Line 7 of Section 154-N of the Bill, being line 8 of said section of the printed Bill, strike out the words 'State of Maryland' and insert in lieu thereof 'United States.'"

No. 7—"Line 13 of Section 154-N of the Bill, being line 14 of said section of the printed Bill, after the word 'directors,' preceding the word 'shall,' insert the following: 'who reside in this State.'"

No. 8—"Line 5 of Section 154-R of the Bill, being line 5 of said section of the printed Bill, after the words 'beneficiary of,' insert a comma."

No. 9—"Line 5 of Section 154-R of the Bill, being line 5 of said section of the printed Bill, strike out the word 'director' and insert in lieu thereof the word 'directly.'"

No. 10—"Line 25 of Section 154-V of the Bill, being line 27 of said section of the printed Bill, after the word 'good' and preceding the word 'within,' insert the following: 'said deficiency.'"

No. 11—"Line 3 of Section 154-Y of the Bill, being line 4 of said section of the printed Bill, strike out '154-W' and insert in lieu thereof '154-X.'"

No. 12—"Line 7 of Section 154-Y of the Bill, being line 7 of said section of the printed Bill, after the words 'in so' and preceding the word 'as,' insert the word 'far.'"

No. 13—"Line 7 of Section 154-Y of the Bill, being line 7 of said section of the printed Bill, after the word 'Act' and preceding the word 'are,' insert the following: 'except Section 173, which is hereby declared to be and remain in full force and effect.'"

No. 14—"Line 25 of Section 154-X of the printed Bill, immediately following the words 'Fire Insurance Companies,' add the following additional paragraph to said Section 154-X, to wit: 'Provided, however, that nothing in this Act shall be construed as applying to Reciprocal or Inter-Insurance exchanges; nor shall anything in this Act or in Article 23 of the Code of Public General Laws of Maryland, as amended by this Act, be construed as in any manner restricting or limiting the right of individuals, partnerships or corporations of this State to protect themselves against loss or damage through the medium of Reciprocal or Inter-Insurance contracts; nor shall any law of this State be construed as requiring any Reciprocal or Inter-Insurer to pay any tax on premiums or deposits.'"

[Which was laid over under the rules.]