

Which was read.

On motion of Mr. Giles,

Said substitute was amended by striking out the words, "and pay to the said president and directors," in the thirteenth and fourteenth lines thereof, and inserting "who shall pass to the creditors of said company for the amount of their respective claims when legally adjusted against said company."

Also, the following was added to the said substitute: "and that any suit brought against said company by its creditors, shall be tried at the first term of the county court to which it may be instituted."

On motion of Mr. Mason,

The following was added to the said substitute:

"And the treasurer or commissioner of loans shall not pay any sum of money under the provisions of this act, until all the legal claims against said company shall have been ascertained, and then said treasurer or commissioner of loans shall pay said claims proportionably to the amount hereby appropriated for that purpose."

On the question being put,

Will the house adopt the said substitute as amended?

On a motion of Mr. Owens,

The yeas and nays were required and appear as follows:

AFFIRMATIVE.

Messrs. Cond	Willson	Sangston
Shaw	Foard	Thawley
Welsh, of K.	Tuck	Giles
Ridge'y	Maccubbin	Mason
Estep	Wiliner	Newcomer
Stevens	Temples	Keppler
Bruce	McPherson	Gaither
Martin	Q.ynn	Dade
Winder	Simmons	England
Frazier	Firor	Berry
Tall	Hope	Hook—33.

NEGATIVE.

Messrs. Owens	Colston	Le Grand
Hammond	Humphreys	Graves
Hellen	Welch, of A.	Seidenstricker
Poultney	Bravard	Waters
Welsh, of B.	Selby	Crabbs
Risteau	Spence	Parke
Stansbury	Hearn	Bramwell
Helmes	Biser	Mr. Speaker—26.
Lloyd	Polk	

So the said substitute was adopted.

The question then recurred on the passage of the said bill;

And on being put,

It was determined in the affirmative

The clerk of the senate delivered the following message:

John H. Nicholas, Clerk