

The question then recurring upon concurring in the motion, to proceed to the consideration of the next Section.

Mr. Koons rose to a privileged question, and made the point of order that the bill should be printed and placed on the files of the House.

The Speaker, (Mr. Gill in the Chair,) decided that the bill being a Senate bill, the rules of the House did not apply to the question considered.

Mr. Koons appealed from the decision of the Chair.

The question then being,

“Shall the decision of the Chair stand as the judgment of the House?”

Mr. Koons demanded the yeas and nays,

The demand being sustained,

The yeas and nays were call and appeared as follows:

AFFIRMATIVE.

Messrs.

Smith, Speaker,	Onley,	Albaugh,
Mattingly,	Boyle,	Sanders,
Boyer,	Vandiver,	Fenton,
Usilton,	Culbreth,	Jones,
Hodges,	Rusk,	Canby,
Robinson,	Berkemeier,	Griffith,
Rullman,	Lewis,	Rawlings,
Given,	McWilliams,	Sprigg,
Lankford,	Hoblitzell,	Brooke,
Gunby,	McGlone,	Brown,
Ford,	Coburn,	Rinehart,
Lambdin,	Stewart,	Lamotte,
Briscoe,	McAleese,	Waters, of Car'I,
Ward,	Hart,	Donaldson,
Snowden,	Loane,	Dashiell,
Hance,	Hess,	Gordy—50.
Purnell,	Harig,	

NEGATIVE.

Messrs.

Dunbar,	Smith, of Dor.,	Koons,
Lancaster,	Waters, of Dor.,	Rutledge,
Hooper,	Riggs,	Scott,
Baldwin,	Hinks,	Farrow,
Whiteleck,	Naill,	Ranger—15.

So the decision of the Chair was sustained.

The question then recurring upon concurring in the motion submitted by Mr. McGlone,

It was sustained,