

bill was made the order of the day for Tuesday next, at 11 o'clock A. M.

The House then proceeded to the consideration of the order of the day,

Being the Senate bill entitled an Act to amend Article 37, of the Code of Public General Laws, title "Evidence," by adding thereto certain additional Sections under the sub-title Senate and House of Delegates, giving power to certain officers and persons in the Senate and House of Delegates of this State, to administer oaths to witnesses, and to compel the giving of testimony and production of evidence in certain cases.

Said bill being upon a second reading,

Mr. Goldsborough moved to strike out the enacting clause of the bill.

The question recurring upon concurring in the motion,

Mr. McGlone demanded the yeas and nays,

The demand being sustained,

The yeas and nays were called and appeared as follows :

AFFIRMATIVE.

Messrs.

Mattingly,	Waters, of Dor.,	Stewart,
Boyer,	Constable,	Gill,
Robinson,	Ward,	Sanders,
Rullman,	Snowden,	Fenton,
Turner,	Hance,	Scott,
Bird,	Cockey,	Farrow,
Lancaster,	Purnell,	Ranger,
Baldwin,	Onley,	Jones,
Whitelock,	Riggs,	Canby,
Curtis,	Hinks,	Rawlings,
Smith, of B. co.,	Naill,	Atkinson,
Given,	Rutledge,	Brown,
Fitzjarrell,	Vandiver,	Lamotte,
Dodson,	Goldsborough,	Waters, of Car'l,
Lankford,	McWilliams,	Donaldson,
Ford,	Hoblitzell,	Clark,
Lambdin,	McGlone,	Barnard—52.
Smith, of Dor.,		

NEGATIVE.

Messrs.

Hodges,	Neal,	Koons—3.
---------	-------	----------

So the motion prevailed, and the enacting clause was stricken out.

Mr. Vandiver moved to reconsider the vote by which the enacting clause was stricken out.