

Mr. Scrimger submitted the following substitute for said amendment,

Strike out everything after the enacting clause and substitute the following:

That if any injury is occasioned to any person by reason of the Act or negligence of any other person in the service of the same employer, the employer shall not be exempt from liability for such injury by reason of the fact that the person causing the injury was a fellow servant or co-employee of the person injured, unless the two employees were engaged in the same grade and department of employment.

Mr. Kimble moved to re-commit the whole matter to the Committee on Judiciary.

Mr. Scrimger called for a yea and nay vote.

And the call being sustained,

The yeas and nays were called and appeared as follows :

AFFIRMATIVE.

Messrs.

Speaker,	Smith,	Real,
Kendall,	Anderson, of Wor.,	Long,
Krems,	Truitt, of Wor.,	Staley,
Phelps,	Buckey,	Biggs,
Choate,	Waters,	Clark,
Stewart,	Bast,	Deets,
Collins,	Lakin,	Frenzel,
Dudley, of Talbot,	Brown, of Fred.,	Radcliffe,
Willis,	Mitchell,	Close,
Ward,	Proctor,	Critchfield,
Dryden,	Hopkins,	Graeff,
Disharoon,	Foster,	Anderson, of Car.,
Corkran,	Satterfield,	Hoffacker,
Pattison,	Lednum,	Hanson,
Linthicum,	Knott,	Waller,
Mackie,	Lehmayer,	Bennett,
Kimble,	Latrobe,	Wilson,
Dudley, of Q. A.,	Martenet,	Finzel—56.
Norman,	Siegmund,	