

The question being upon the adoption of the amendment,
On motion of Mr. Dennis,

The yeas and nays were ordered and appeared as follows:

AFFIRMATIVE.

Messrs.	Richards,	Sword,
Beck,	Wootton,	Standish,
Wilmer,	Dennis,	Myers,
Carroll,	Purnell,	Shower,
Shipley,	Thomas, of Fred.,	Jordan,
Hammond,	Bowlus,	Winters,
Lankford,	White,	Crouse,
Meekins,	Hardcastle, of Car.,	Crawford,
Touchstone,	Garey,	Gordy—28.
Owens,	Murdock,	

NEGATIVE.

Messrs.	Biddle,	Wiley,
Latrobe, Speaker,	Marbury,	McLane,
Loker,	Thomas, of Q. A.,	Colton,
Kilbourn,	Brown,	Kirk,
Baldwin, of A. A.,	McCreery,	Collins,
Duke,	Ritter,	Markland, ⁵
Mitchell,	Baldwin, of Har.,	Marshall,
Cameron,	Hopkins,	Hoblitzell,
Gatch,	Sanner,	Neill,
Choate,	Hamilton,	Hilton,
Turner,	Morse,	Merrick,
Hardcastle, of Tal.,	Webb,	Gorman—37.
Harrington,	Wilson, of B. city,	

So the amendment was rejected.

Mr. Wootton submitted the following amendment:

Section 6, line 2, strike out the word "ten," and insert the word eight.

Which was rejected.

Mr. Biddle submitted the following amendment:

Section 6, line 2, after the words "per annum," insert: Provided that whenever a greater sum than at the rate of ten per centum per annum shall be exacted, directly or indirectly, the principal sum and interest shall be forfeited.

Which was rejected.

Mr. Owens submitted the following amendment:

Section 6, line 2, strike out the word "ten," and insert the word seven.