

Mr. Brace appealed from the decision of the Chair.

The question then being,

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

Mr. Brace demanded the yeas and nays.

The demand being sustained,

The yeas and nays were called and appeared as follows:

AFFIRMATIVE.

Messrs.

Bond,	Davis,	Greenfield,
Colton,	Etchison,	Harig,
Merritt,	Robey,	Joyce,
Henkle,	Thompson,	Groh,
Nutwell,	Kenp,	Fenton,
Bird,	Merrill,	Freaner,
Turner, of Calv't,	Grafton,	Grimes,
Lancaster,	Lee,	Stake,
Hawkins,	McCosker,	Watkins,
Buchanan,	T. H. Hamilton,	Wier,
Matthews,	Cooper,	Wack,
Merryman,	C. R. Hamilton,	Waters,
Turner, of B. co.,	McWilliams,	Vanderford,
Seth,	Foster,	Galt,
Valliant,	Staylor,	Brown,
Duer,	Stewart, of B. city,	Stewart, of Hew'd,
Gordy,	McAleese,	Bedsworth,
Turner, of Cecil,	Hart,	West—55.
Mackey,		

NEGATIVE.

Messrs.

Coulbourn,	Miller,	Park,
Pruitt,	Annan,	Brace—8.
Koons,	Clark,	

So the decision of the Chair was sustained.

The question then recurring upon the motion to lay the motion to reconsider on the table,

Mr. Gill moved the previous question.

The question then being,

“Shall the main question be now put?”

Mr. Brace moved a call of the House.

The Speaker decided that as the roll had just been called, and there was a quorum present, a call of the House was not in order.