the more recent practice is that when the House disagrees to a motion to recede and concur in a Senate amendment some further action must be taken to dispose of the amendment (Speaker Bankhead, July 9, 1937, p. 7007; Speaker McCormack, Sept. 19, 1962, p. 19945) and the question may recur on a pending motion to insist or such a motion is then entertained from the floor.

SEC. XXXIX.—THE QUESTION.

The question is to be put first on the affirmative, and then on the negative side.

Clause 5 of rule I of the House of Representatives, provides more fully for putting the question.

After the Speaker has put the affirmative part §490. Effect of putting of the question, any Member who the question in ending has not spoken before to the question may rise and speak before the negative be put; because it is no full question till the negative part be put. Scob., 23; 2 Hats., 73. But in small matters, and which are of course, § 491. Informal putting such as receiving petitions, reports, of the question. withdrawing motions, reading papers, &c., the Speaker most commonly supposes the consent of the House where no objection is expressed, and does not give them the trouble of putting the question formally. Scob., 22; 2 Hats., 79, 2, 87; 5 Grey, 129; 9 Grey, 301.

SEC. XL.—BILLS, THIRD READING.

To prevent bills from being passed by surprise, \$492. Obsolete requirements as to reading and passage of bills. the House, by a standing order, directs that they shall not be put on their passage before a fixed hour, naming one at which the house is commonly full. *Hakew.*, 153.