

On motion by Mr. Norris, the bill, reported by him, entitled, An act giving compensation to jurors in cases of forcible entry and detainer, was taken up for consideration and read the second time. When on motion by Mr. Richard Thomas, the further consideration thereof was referred to the first day of June next.

On motion by Mr. Barnes, (seconded by two other members, who voted in the negative with him on the "original question," conformably to the 41st rule,) the question was then propounded, That the house do now agree to reconsider their decision of Saturday last, rejecting the bill as then amended, entitled, An act to repeal an act, entitled, An act to tax certain offices, passed at December session 1823, and the act to explain and amend the same, passed at December session 1824? The yeas and nays being required by seven members, were taken and appeared as follow:

AFFIRMATIVE.		
Messrs. Speaker	Done	Farquhar
Hawkins	Sulivane	M'Ilhenny
Millard	J. W. Thomas	Montgomery
Gough	Thompson	Keene
R. Thomas	Peach	Brown
Kent	Speed	Tyson
Linthicum	Crabb	Stricker
Bourne	Stevens	Hall
Rogerson	Winchester	Tidball
Price	S. R. Smith	Newcomer
Buchanan	Barnes	Lansdale
Turner	Sappington	Armstrong—36
NEGATIVE.		
Messrs. Campbell	Dennis	Sutton
Boon	Gibbons	Hardcastle
Ringgold	Teackle	Fitzhugh
Stewart	Wright	E. Hughes
Compton	Griffith	Peter
J. Hughes	Du Val	Janes
King	Bishop	Ridgely
Denny	Hope	Shaw—26
Banning	Norris	

So it was resolved in the affirmative. The said bill was then taken up for reconsideration, and again read.

When Mr. Norris submitted the following order:

Ordered, That the bill, now under consideration, be referred to the next general assembly.

Which being twice read; on motion by Mr. M'Culloh, the proposed order was laid on the table.

Mr. Dennis, sustained by two other members, having required a call of the house, agreeably to the 27th rule,

On motion by Mr. M'Culloh, the question was put, and decided in the affirmative, That the said rule be suspended?