

The yeas and nays being required appeared as follow:

AFFIRMATIVE.		
Messrs. Speaker	Spencer	Barnes
Kilgour	Teackle	Sappington
Millard	B. I. Jones	Farquhar
Hawkins	Brown	Sewell
Gough	Beall	Howard
Mexcy	Duvall	Merrick
Estep	Barrette	Lansdale
Garner	Speed	Willson
Rogerson	Ridgaway	Perry
Edelen,	Hopper	Reid
M'Culloh	Stevens	Blair
Banning	Cockey	Armstrong—36
NEGATIVE.		
Messrs. Welch	Millis	Mitchell
Boon	A. E. Jones	Montgomery
Wickes	Brohawn	Williams
Harris	Douglas	Hall
Gantt	Eccleston	Potter
Linthicum	Grubb	Keene
Brooke	Gilpin	Saulsbury
Dalrymple	Harlan	Hughlett
M. Smith	Hooper	Tyson
Shower	Parker	Jacques—32
Turner	S R Smith	

Resolved in the affirmative.

On motion by Mr. Merrick, the following order was read:

Ordered, That the house will henceforth sit, for the dispatch of local business, from 6 to 9 o'clock, P. M.

Mr. Williams moved to strike out the word "local." Determined in the negative.

The order was then adopted.

The clerk of the senate returns the resolution in favour of George Dashiell, and others, with the following message:

By the Senate, February 7, 1826.

Gentlemen of the House of Delegates,

The senate have reconsidered their amendments to the resolution, granting a stay of execution on certain judgments obtained by the state against George Dashiell, former sheriff and collector of Somerset county, and his securities, and have receded therefrom. They have also rejected the original resolution, and have adopted a substitute, extending the required relief to said Dashiell, and all his securities but two. Their reason for exempting them is, that they understand their conduct has not been such as entitles them to the indulgence of the state.

By order,

Wm. Kilty, Clk.

And the following resolution:

By the Senate, February 5, 1826.

Resolved, That further proceedings on two judgments obtained by the state of Maryland, in Somerset county, against George Dashiell, former sheriff and collector of said county, and Benjamin Dashiell, James Dashiell, William Stewart, and John Jones, his securities, and on certain other judgments rendered by default in said county court against Charles Jones, also late sheriff of said county, on writs of *capias ad satisfaciendum*, issued on the two first judgments aforesaid, and placed in the hands of said Jones as sheriff aforesaid, be and the same are hereby suspended until the first day of January eighteen hundred and twenty-seven.