are now usual, a final discharge from all debts, obligations and liabilities, up to the date of the application made for such final discharge.

Mr. Giles moved further to amend said bill by adding at the end

thereof the following-

And be it enacted, That this law shall not take effect unless it shall be approved by a majority of the voters of this State, at the next election for members of the General Assembly of Maryland, and that the mode of ascertaining their opinions shall be an endorsement upon their tickets of the words, for, (or as the case may be,) against the act entitled, "an act to abolish in the State of Maryland the law of imprison-

Which was read.

Mr. Duke moved to amend said amendment by adding at the end thereof the following-"and all other bills or resolutions that have or may pass this Legislature this session,"

Determined in the negative.

The question then recurred upon the amendment as offered by Mr. Giles, and

Resolved in the affirmative.

On motion of Mr. Frazier, the yeas and nays were ordered and appeared as follows-

AFFIRMATIVE.

	TAPPIRMATIVE.
Messrs. Tuck, Speaker Hopewell Causin Ford Crane Usilton Welch Brown Parran Kent Beall Carpenter	Matthews Lemmon Frazier Eccleston
	Goldsborough Parker Simpers Alexander
	Townsend Powell Giles Hillen
	NEGATIVE.

Gallagher Mann Swingley Rentch Witmer Griffith White Neff Sprigg Boyle, of Car. Berrett Powder-36

Messrs, McDaniel Adams Comegys Iglehart Eyans Higgins Bowie Duke Ghiselin Hughes Grason Risteau Harrison Turner, of Bal. Selby

Cramer Williams Forwood Nelson Maulsby Carter McKinnell Boam Blocher Shower-31

Carroll So the amendment was adopted.

Kerr

Jones

The said bill having been read through as amended,

Hearn

Ent