Determined in the affirmative, so the bill was passed with the proposed amendment, and returned to the house of delegates.

The clerk of the house of delegates delivered a resolution in favour of the members and officers of this general assembly, which was read, assented to, and returned to the house of delegates.

Also a resolution in favour of Joseph J. Gillis and others, securities of Cord Harrod, late sheriff of Worcester county, which was read and assented to, and returned to the house of delegates.

Also, the following message, which was read.

By the House of Delegates, March 13th 1827. Gentlemen of the Senate,

This house having disposed of all the business before it for consideration, have adjourned to 4 o'clock this afternoon, at which time we propose to invite his excellency to sign the laws, and nominate Messrs. Hawkins and Wright for that purpose, on the part of this house.

By order,

Gideon Pearce, Clerk.

And returned the bill to regulate the corporate election of the city of Baltimore, and the appointment of corporation officers.

And the bill to change the manner of summoning jurors to attend the county courts in Worcester county, to repeal certain acts of assembly therein mentioned and for other purposes; severally endorsed, will not pass.

Mr. Johnson made a favourable report upon the bill to declare certain trespasses felony and for other purposes; the same was then read a second, and by special order a third time, amended by adding to the excepting clause in the bill Anne Arundel, Somerset and Caroline counties.

The question was put, shall said bill pass? The yeas and nays being required appeared as follows:

AFFIRMATIVE.

Messrs. Dennis,

Heath,

Johnson,

Marriott, Rees

Whiteley. -6.

NEGATIVE.

Messrs. Forrest,

Kennedy,

Sewell.-8.

Determined in the affirmative, and the bill was returned to the house of delegates.