

L. H. J. fourth of same Page leave out the Words "to the use of the County
 Liber No. 52 by the Justices" in the Eleevnth line of the Sixth Page leave out the
 May 26 Words "for the use of the respective County"

On Reading the Amendments aforesaid the first and Second time and on Consideration thereof this House disagrees thereto the House resumed the Consideration of the Noble generous and Spirited Conduct of the friends of Liberty in Great Britain in Support of the Interest of America and after some time Spent therein. Resolved that the further consideration thereof be referred till next Session of Assembly when it is expected this House will have full Information of every Transaction Proper to direct a determination on the interesting Occasion

p. 396 On reading the Second time the Bill Entituled an Act for reviving and continuing of Actions and Processes in several of the Courts of Law within this Province the Question was put that the Sherriffs be not Answerable or further amerced for not bringing Defendants into Court in Actions where Amercements were entered at August Court where the Defendants have run away or Absconded out of their Countys after the first day of November last and before making this Act. Resolved that the Sheriff be Answerable

For the Sherriffs to be Answerable

Wolstenholme	Smallwood	Jacob
Lloyd	Ware	Tyler
Worthington	Wilson	Tilghman
Hammond	W. Adams	Wright
Johnson	J. Adams	Cresap
E. Gantt	Cockey Deye	Smith.
Parran	Hyland	[22]
Hanson	Ward	

For the Sherriffs not to be Answerable

H. Hall	R: Goldsborough	Chase
Grahame	Lee	J. Hall. Annapolis
Winder	J. Hall of Balt.	ff. Gantt
J. Goldsborough	Heath	Chapline
Henry	Bealle	[14]

the Bill Entituled an Act for reviving and continuing of Actions and Process in several of the Courts of Law within this Province was read the Second time and will Pass and was sent to the Upper House by M.^r ff. Gantt and M.^r Hall of Balt.

The House Adjourns till the Morrow morning at 8 of the Clock