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Archives of Maryland



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# ARCHIVES OF MARYLAND

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PROCEEDINGS AND ACTS

OF THE

# GENERAL ASSEMBLY OF MARYLAND

*APRIL 1666—JUNE 1676*

PUBLISHED BY AUTHORITY OF THE STATE, UNDER THE DIRECTION  
OF THE MARYLAND HISTORICAL SOCIETY

WILLIAM HAND BROWNE

*Editor*



BALTIMORE  
MARYLAND HISTORICAL SOCIETY

1884 /

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PRESS OF ISAAC FRIEDENWALD,  
BALTIMORE, MD.

Allen County Public Library  
Ft. Wayne, Indiana

LAWS OF MARYLAND, JANUARY SESSION, 1882.

CHAPTER 138.

1302450

AN ACT to provide for the preservation, arrangement, publication and sale of Ancient Documents pertaining to Maryland.

*Com. res. 445.00 (67th) 4-27-50 #162-167*

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That the Commissioner of the Land Office be and he is hereby authorized and directed to deliver at Annapolis, to the Maryland Historical Society or to its agent, all the records, archives and ancient documents of the province and State of Maryland of any date prior to the acknowledgment of the independence of the United States by Great Britain, and to keep a list thereof; and that any and all public officers in whose possession any of such records, archives and documents aforesaid may be, are hereby authorized and directed to deliver the same to the said Maryland Historical Society as aforesaid, and to keep a list thereof; and that the said Maryland Historical Society is hereby declared to be the custodian of such records, archives and documents, the State of Maryland remaining the owner thereof; provided that the said Maryland Historical Society shall be understood, by the receiving and giving receipt for records, archives and documents aforesaid, to agree that such records, archives and documents shall be safely kept, properly arranged and catalogued, and that such of them as are of historical importance shall be edited and published under the supervision of said society; and provided that said records shall at all times be accessible to the inspection of any citizen of this State free of all charges and fees.

Deliver ancient documents.

Custodian of records.

SEC. 2. *And be it enacted,* For the purpose of properly arranging, editing and publishing the aforesaid documents as hereinbefore provided, as well as other documents pertaining to the history of Maryland, the sum of two thousand dollars is hereby appropriated and shall be paid to the said Maryland Historical Society out of any funds in the treasury not otherwise appropriated, as follows: One thousand dollars thereof upon demand at any time after the aforesaid records, archives and documents shall have been removed and placed in the

Appropriation, to whom paid.

custody of said society, and the remaining one thousand dollars thereof shall be paid upon demand at any time after the first day of January, eighteen hundred and eighty-three; and provided that all publications made as aforesaid under this act shall belong to the State, but may be sold at cost price by the said Maryland Historical Society, and the proceeds shall be added to the publication fund established by the appropriation herein made; and further provided, that any or all of said papers may be recalled, and shall be returned to the State on its demand therefor.

Papers may be recalled.

SEC. 3. *And be it enacted*, That it shall be the duty of the said Maryland Historical Society to make report to the next General Assembly of the progress of the work herein provided for, and also of all receipts and disbursements made under this act.

Make report of progress.

SEC. 4. *And be it enacted*, That this act shall take effect from the date of its passage.

Effective.

Approved March 30, 1882.

## LAWS OF MARYLAND, JANUARY SESSION, 1884.

### CHAPTER 429.

#### AN ACT to provide for the publication of the Archives of Maryland.

Whereas the Maryland Historical Society, acting under authority of the act of assembly of eighteen hundred and eighty-two, chapter one hundred and thirty-eight, has provided a fire-proof vault for the safe-keeping of the archives and ancient documents pertaining to the history of the State, and has published the first volume of the archives of Maryland; and whereas it is proper that the publication of said archives be continued, with reasonable diligence and care, under the direction of said society; therefore

Preamble.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the sum of two thousand dollars for each year, for the period of two years from this date, be and the same is hereby appropriated, and shall be paid to the said Maryland Historical Society out of any funds in the treasury not otherwise appropriated, which sum shall be paid—one thousand dollars on the first days of June and December of the years eighteen hundred and eighty-four to eighteen hundred and eighty-five, both inclusive.

Appropriation.



SEC. 2. *And be it enacted*, The archives of Maryland, published by the said society, with the funds herein provided, shall be subject to the provisions of the act of eighteen hundred and eighty-two, chapter one hundred and thirty-eight, and the society shall make to each general assembly the report thereby required; provided that the said Maryland Historical Society is hereby authorized to have enough copies of each volume printed to supply the members of the society and its exchanges by paying therefor the actual cost of paper, press work and binding the same; and provided further that ten copies of each volume of the archives published by said Maryland Historical Society shall be bound in cloth and deposited in the State Library for the use thereof.

Subject to  
Provision.

Proviso.

SEC. 3. *And be it enacted*, That this act shall take effect from its passage.

Effective.

Approved April 8, 1884.

ROOMS OF THE MARYLAND HISTORICAL SOCIETY,

BALTIMORE, *October 13, 1884.*

*To the Maryland Historical Society* \*

GENTLEMEN:

The Committee on the State Archives take pleasure in submitting herewith the second volume of the Archives, embracing the Assembly Proceedings and Laws from 1666 to 1676.

Since the publication of the Calendar in the former report the committee have secured several important additions to the Archives. From Spencer C. Jones, Esq., Clerk of the Court of Appeals of Maryland, they have received a volume of Laws known as Liber W. H. 1640-1688. This book, which is fully described on a subsequent page of this report, supplies the Laws passed at the Sessions of 1678, 1681, 1682, 1683, 1684, 1686, and 1688, which are not elsewhere obtainable, as far as is now known, the journals and Bacon's Laws giving the titles only. The Laws in the volume earlier than 1678, they had obtained from other sources.

Mr. W. Noel Sainsbury has continued to send us transcripts of papers from the Public Record Office and from the Journals of the House of Lords. He has likewise brought to our notice a Council book in the Record Office covering the dates from April, 1680 to April, 1689, thus partly supplying the large gap from 1674 to 1692 in that department of our Archives. He describes the volume, now known as Colonial Entry Book No. 54, though its original liber letter was B, on the last leaf of which is the following entry:

Sept. 8<sup>th</sup> 1686 Rec<sup>d</sup> of the Hon<sup>ble</sup> Col. W<sup>m</sup> Digges  
these records belonging to the Council as follow viz:

H. H. Counsell Booke Anno 1656

H. Counsell Booke Anno 1669/70

R R & R R R Counsell Booke 1671 & 1683

C. B. Counsell Booke Anno 1679

A Counsell Booke Anno. 1677

C B Counsell Booke Anno. 1683

B State Counsell Booke (viz: this Booke)

Anno 1686.

The above as aforesaid received

p Jam: Heath Cl Consil

Two of the above books are still in existence. H. H. 1656-1669 has been in the custody of this Society since 1847, and is described on p. xx of the Calendar. The last book on the list, B, is the one to which Mr.

Sainsbury calls our attention and your Committee have ordered it to be transcribed. The remaining five books are not known to be in existence, though your Committee do not give up the hope of their discovery.

Mr. Sainsbury has interested in our work Mr. E. Maunde Thompson, Keeper of the MSS. in the British Museum, who has had thorough search made in that repository to discover if possible the "two considerable chests marked Calvert Papers," which Dr. John Henry Alexander saw there in 1839—but the search has proved fruitless.

As with the former volume, every care has been taken to secure minute accuracy. The copyists, Miss Harrison and Miss Morris, have become familiar with the old contracted court hand, and their transcripts even from MSS. that are almost illegible from age and stains have been surprisingly accurate.

The Committee desire to record their high appreciation of the service rendered by Dr Wm. Hand Browne, whose scholarly tastes and acquirements have contributed in a large degree to the approval with which these volumes have been received.

The printing establishment of I. Friedenwald continues to keep up the high character of work done on the first volume, and in every respect their contract has been performed to the entire satisfaction of the Committee.

The hearty commendation given the first volume by scholars and the press, both at home and abroad, has been exceedingly gratifying to the Committee, the Editor and those engaged in its preparation, and the liberal appropriation by the last Assembly shows that that Body recognizes the value of the work done by the Society in making the Archives of the State accessible to all.

JOHN W. M. LEE,  
BRADLEY T. JOHNSON,  
HENRY STOCKBRIDGE,  
*Committee.*

The above Report having been laid before the Society at its regular meeting on October 13th, 1884, was on motion accepted, approved and ordered to be printed.

JOHN H. B. LATROBE,  
*President.*

MENDES COHEN,  
*Corresponding Secretary.*

CALENDAR OF MARYLAND ARCHIVES.

ADDITIONS AND CORRECTIONS.

## COUNCIL BOOKS.

### LIBER B.

April, 1686–April, 1689.

COPY.

Original in Public Record Office, London,—it is described by Mr. W. N. Sainsbury as Colonial Entry Book, N<sup>o</sup> 54, containing 237 written pages and about as many more blank pages.

### UPPER HOUSE JOURNAL.

On p. xxxviii of the Calendar. L. H. Journal, 1676–1702. Session, May, 15, 1676–June, 15, 1676, is found upon closer examination and comparison to be a duplicate of Original U. H. Journal, noted on p. xxix of Calendar. So there are three copies.

### LOWER HOUSE JOURNAL.

On p. xxxvii of Calendar. L. H. Journal, 1666–1702.

April 27, 1682–November 16, 1682. Should have been separated so as to read: April 27–28, 1682. folio, paged 7–10. pp. 1–6, and all after p. 10, missing.

October 31–November 16, 1682. folio, paged, 11–40. pp. 1–10 and all after p. 40, missing.

## LAWS.

### LIBER P. R. O.

1637/8–1676.

A transcript of all the Acts found in the Public Record Office, London, and not in the State's collection. Small folio, pp. half bound in morocco.

### LIBER W. H.

1640–1688.

Original.

Small folio bound in sheep, in good order throughout. A collation of the volume is given below. Down to p. 158 the volume is a record of all laws in force after the session of 1676, though they are not given in

chronological sequence. From p. 160 to 313, the laws are those passed at each session from 1678 to 1688, nor are these in chronological order.

The first entry is the following: "To our Sherrife of Anne Arrundell County" and with each session beginning with 1681 (p. 160) the same form is used. As the chancellor was directed to transmit to every county court at the end of each session of Assembly the laws and proceedings, this volume was doubtless made for the Anne Arundel County Court.

The writing of the volume is in eight different hands.

The volume contains.

References to Acts,	1 p. reverse blank.
Index,	4 pp.
Blank,	2 pp.
Chronological List of Laws,	2 pp.
Blank,	6 pp.

Acts of 1640, Oct., 3 Acts, pp. 108, 109, 111.

Acts of 1649, April, 4 Acts, pp. 62, 63, 146, 147, 148.

\* Acts of 1650, April, 13 Acts, pp. 67, 111, 112, 113, 114, 115, 116, 117, 118, 123, 124, 125, 126, 145, 146, 148, 150, 151, 158.

† Acts of 1658, April, 5 Acts, pp. 14, 154, 155, 156.

Acts of 1661, April, 6 Acts, pp. 14, 15, 16, 17, 68, 69, 70, 152, 153, 154.

Acts of 1662, April, 4 Acts, pp. 70, 154, 157.

Acts of 1663, Sept., 2 Acts, pp. 70, 71, 72.

Acts of 1666, April, 7 Acts, pp. 73, 143, 144, 145, 157, 158.

Acts of 1669, April, 8 Acts, pp. 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 126, 127, 128, 129, 130.

Acts of 1670/1, March, 9 Acts, pp. 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 130, 131, 132, 133, 134, 135, 136, 137.

Acts of 1671, Oct., 6 Acts, pp. 97, 98, 99, 100, 101, 102, 137, 138, 139, 140, 141, 142, 143.

Acts of 1674, May, 15 Acts, pp. 63, 64, 65, 66, 67, 102, 103, 104, 105, 106, 107, 108, 109, 110, 117, 118, 119, 120, 121, 122, 123.

Acts of 1674/5, Feb., 1 Act, p. 110.

Acts of 1676, May, 17 Acts, pp. 1 to 62.

Page 159 begins with writ to Sheriff to publish the acts of 1678, the rest of the page is blank. The Acts of 1681 commence with p. 160.

Acts of 1678, April, 15 Acts, 3 Petitions (by title only), pp. 203-238.

Acts of 1681, Aug., 8 Acts, 2 Private Acts (by title only), pp. 160-185.

Acts of 1681, Oct., 6 Acts, 1 Private Act, (by title only), pp. 185-195.

Acts of 1682, April, 8 Acts, 3 Private Acts (by title only), pp. 239-247.

Acts of 1682, Oct., 2 Acts, 2 Private Acts (by title only), pp. 195-203.

Acts of 1683, Oct., 3 Acts, pp. 247-258.

Acts of 1684, April, 6 Acts, 3 Private Acts (by title only), pp. 258-275.

Acts of 1686, Oct., 4 Acts, 2 Private Acts (by title only), pp. 275-294.

Acts of 1688, Nov., 11 Acts, pp. 295-313.

\* Three of these Acts are noted as April, 1662.

† Two of these Acts are noted as April, 1662.

## PREFACE.

This volume continues the Acts and Proceedings of the Assembly from the point at which the preceding volume closed. It was at first our intention to take up the earliest Council Proceedings; but as much of this copy was nearly ready for the press, we determined to print it first, and follow with the Council. By the plan adopted, of distinguishing the volumes by titles and dates only, dispensing with numbers, they can be arranged either in chronological order, or each series to itself.

As before, the utmost care has been taken to secure a faithful text. The copyists have been most painstaking in their minute accuracy, and the copy has been collated, word by word with the original, before going to press. In this collation, the use of a lens was often necessary when the text was almost illegible from stains or fading of the ink.

We have been able to supply the text of many laws missing from the Archives, by copies obtained from the Public Record Office, London; and these are distinguished, as before, with the letters P: R. O.

From the fact that the letter of Lord Baltimore dated February, 166 $\frac{1}{2}$ , dissenting to the laws of 1665, was not read until the Session of 1669, we may safely infer that there was no Session of the Assembly between 1666 and 1669. There is also no break between 1671 and 1674, as the Session was postponed by repeated prorogations, so that this volume contains an unbroken record of the Sessions from 1666 to 1676.

The original Lower House Journals of 1666 and 167 $\frac{1}{2}$  have been frightfully ravaged by damp and worms, as the breaks show, which, however, give no idea of the size of the gaps. Some part of the text may be completed from the Upper House Journals; but as most of it is found in no other copy, it has been thought best to print it as it stands. Happily, but few of our records are in so desperate a state.

When words or parts of words are inserted in brackets (as in U. H. J. 1674) they are missing or illegible in the original, and supplied from a later copy.

It is hardly necessary to explain that the character p is a contraction for the syllable *per*, *pre*, or *pro*; thus pson = "person"; ppty = "property."

The proclamation with which the volume opens properly belongs to the preceding volume, but was not discovered until that was printed. The two leaves should be inserted after p. 506 of the former volume.

The editor has again to acknowledge his indebtedness to the constant and unwearied assistance of Mr. J. W. M. Lee.

## NOTE.

Among the innumerable errors and peculiarities of the text, which we have faithfully reproduced, the following seem to require some note.

Page 44, line 28. to be exported. *Sic*, for "expected."

Page 59, line 10 from bottom. radicione should be "redditione."

Page 121, line 3 from bottom. by for "be."

Page 124, line 20 from bottom. Lyme water, *i. e.* lime-juice for making "th' w<sup>ch</sup> hee calls Liminade" (p. 127). This would seem to mark the first introduction of lemonade into Maryland.

Page 138, line 10 from bottom. Instant for "intent."

Page 142, line 17. 12<sup>s</sup> per pole should be 12<sup>d</sup>.

Page 143, line 3. ground leases should be "ground leaves." The same error occurs on p. 150.

Page 143, line 14. Exemcōns for "executions."

Page 144, line 17 from bottom. Parks should be "Jarbo."

Page 145, line 13 from bottom. many wise for "in any wise."

Page 146, line 12. Supply "if" before "within."

Page 178, line 10 from bottom. The 2 in margin is so in original.

Page 268, line 20 from bottom. Lyme is lime-juice.

Page 264, line 19, and 287, line 13. Peruleros and Perulvies represent some foreign coin. Mr. Sainsbury assures us that they are so written in the original, but can give no explanation.

Page 276, line 12 from bottom. Insert "who" before "have."

Page 297, line 7 from bottom. meat drink. Probably an error of P. R. O. copyist for "mixt drink."

Page 318, line 25-30. The topography here is unintelligible. Either a line is wanting in the original, or else Baltimore should be "Talbot."

Page 328, 6<sup>th</sup>. It is refreshing to find a genuine bull in these venerable documents.

Page 330, line 12 from bottom. { The original copyist has omitted a  
 Page 332, line 11 from top. { line in both these petitions. See petition of Dhyiiossa, p. 282.

Page 341. 33 p. pole should be 23. The additions here and elsewhere are wrong in P. R. O. copy.

Page 352, line 21. Serv! adjudgeth should probably be "court adjudgeth."

Page 352, line 3 from bottom. be not Obliged should read "be obliged."

Page 356, line 11. Wenlock Chriterson, *sic* in original.

Pages 371, 372. pp. 26-28 U. H. J. are blank in original.



Page 391, line 12 from bottom. feas for "fear."

Page 411, line 17 from bottom. minds should be "times."

Page 412, line 21 from bottom. Wage for "gauge."

Page 463, line 16. Expeditiously and done. P. R. O. copy has "prosecuted" lined out, and "expeditiously" written above. Perhaps there should have been a caret before "prosecuted."

Page 466, line 13 from bottom. The repetition is in P. R. O. copy.

Page 497, line 21. speedy Lower. "Speedy" should come before "answer."

Page 500, line 13. Nations this, for "Nations and this."

Page 503. Calculations wrong in original. 30<sup>l</sup> Tob. should be 20<sup>l</sup>, and 942 should be 912.

Page 531, line 13 from bottom. Mortiname for "mortmain."

Page 537, line 18 from bottom. debts for are. *Sic* in original.

PROCLAMATION AND SUMMONS

CONCERNING AN ASSEMBLY

*To be held September 13, 1664, at St. Mary's.*

CECILIUS CALVERT, LORD BALTIMORE,

*Proprietary.*

CHARLES CALVERT,

*Governor.*

By the Leuitenn<sup>t</sup> Generall

Lib. H H  
p. 211

Whereas I am informed that some mistake is risen among many concerning the meeting of the Assembly in Septemb<sup>r</sup> and that whereas the Assembly was adjourn'd by mee untill the second tuesday of Septemb<sup>r</sup> 1664 which is the 13<sup>th</sup> day of that month many doe conceiue it to bee the first tuesday thereof I haue thought fitt hereby to giue notice to the Burgesses of the Assembly, and all others whome it may Concerne that it is the second Tuesday of Septemb<sup>r</sup> that the Assembly was adjourn'd to, and that then they are to meet And I doe hereby further require all Sherriffs of each respectiue County to giue speedy notice hereof to their respectiue Burgesses, and hereof not to faile as they will answere the Contrary att their perill Giuen att s<sup>t</sup> Marys und<sup>r</sup> my hand this 16<sup>th</sup> of August 1664—

Signed Charles Caluert,

Then Summons issued for Collonell William Euans Councello<sup>r</sup> to sett apart all Excuses and Delayes whatsoever and repayre in person to the next Assembly to bee held att s<sup>t</sup> Marys on the 13<sup>th</sup> day of this p<sup>r</sup>sent instant, there to aduice and Consult as one of the upper howse touching the important affayres of this Prouince dated Vt Supra—

1664  
Septemb<sup>r</sup> 5<sup>th</sup>  
p. 212

Signed Charles Caluert

PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

*At a session held at St. Mary's, April 10 to May 3, 1666.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.

Cæcilius &c: To the Sherriffe of s<sup>t</sup> Marys County Greeting, Lib. H H  
P. 243  
whereas by the Advice and Consent of Our Councill, Wee haue determined to hold an Assembly of the ffreemen of Our Prouince att s<sup>t</sup> Marys, upon the Eighth day of January next ensueing, there to Consider of Certaine thinges concerning the State and wellfare of this Our Prouince of Maryland, Wee Comānd yo<sup>m</sup> John Lawson Sherriffe of s<sup>t</sup> Marys County, that makinge Proclamacōn as soon as conueniently may be after Receipt of this writt, att the discrecōn of the ffreemen of yo<sup>r</sup> County, Yo<sup>m</sup> cause One, Two, Three or ffowre discretee Burgesses to be Elected, to serue in the said Assembly, These to doe and Consent to such thinges as by Comōn Consent shall happen to be Ordeined and Enacted in the businesses aforesaid, soe that through want of sufficient power & inconsiderate Election of the aforesaid Burgesses, the businesses aforesaid may not remaine undone or neglected And make yo<sup>r</sup> returne of this writt into the secretarys Office by the second day of January next Giuen att s<sup>t</sup> marys the Eighth and twentyth day of Octob<sup>r</sup> in the ffoure and thiretyth yeare of Our Dominion Ouer the said Prouince Annoq Domini One thowsand Six hundred Sixty ffue—

Charles Caluert

- The like writt issued to Henry Adams  
Sherriffe of Charles County
- The like writt issued to Charles Brooke  
Sherriffe of Caluert County
- The like writt issued to Richard Ewen  
Sherriffe of Ann Arrundell County
- The like writt issued to John Vicoris  
Sherriffe of Kent County
- The like writt issued to Thomas Vaughan  
Sherriffe of Talbott County
- The like writt issued to John Collett  
Sherriffe of Baltemore County

P. 244

Cæcilius &c To Our deare freinde & Councello<sup>r</sup> Edward Lloyd Esq<sup>r</sup> Greeting in Our Lord God Euerlasting Wee haue appointed to hold a Generall Assembly of the ffreemen of Our Prouince att S<sup>t</sup> Marys on the Eighth day of January next ensueing, Wee doe therefore hereby will and require yo<sup>m</sup> that

Lib. II H all Excuses and delays Sett a part, yo<sup>w</sup> repaire in p<sup>r</sup>son to the said Assembly att the time & place p<sup>r</sup>fixed, there to aduice and Consult w<sup>th</sup> us touching the important Affaires of Our prouince, Giuen att S<sup>t</sup> Marys und<sup>r</sup> the greate Seale of Our Said Prouince of Maryland, the twenty Eighth day of October in the ffoure and thiretyth yeare of Our Dominion Ouer the said Prouince Annoq Domini One thowsand Six hundred Sixty ffue, Wittnes Our deare sonn and heire Charles Caluert Esq<sup>r</sup>: Our Leiutenn<sup>t</sup> Generall of Our saide Prouince of Maryland

Charles Caluert

p. 245 The like writt to Philip Caluert Esq<sup>r</sup>: Chancello<sup>r</sup> &c.  
 The like writt to Henry Cowrsey Esq<sup>r</sup>:  
 The like writt to Baker Brooke Esq<sup>r</sup>:  
 The like writt to Coll: William Euans  
 The like writt to Thomas Truman Esq<sup>r</sup>:

p. 248 John Lawson Sherriffe of S<sup>t</sup> Marys County returns his writt directed to him dated the Eight & twentyth of October one thousand six hundred sixty five, Endorsed Thus

Elected by the ffreemen of S<sup>t</sup> Marys County the Thirtyeth of November 1665

William Calvert Esq<sup>r</sup>., M<sup>r</sup> Nicholas Young M<sup>r</sup>: Robert Sly  
 M<sup>r</sup> Thomas Nottley John Lawson Sherriff

Charles Brooke Sherriff of Calvert County returns his writt directed to him dated the 28<sup>th</sup> of Octob<sup>r</sup>: 1665. Endorsed thus

M<sup>r</sup>: Richard Preston Major Thomas Brooke M<sup>r</sup> Richard Smith & M<sup>r</sup> Rich<sup>d</sup> Hall were Elected for Burges of Calvert County the Twelfth day of December 1665

Charles Brooke Sherriff

John Vicaris Sherriff of Kent County returne his writt directed to him dated the 23<sup>th</sup> of October 1665 Endorsed Thus

This Writt Executed by me John Vicaris of Kent County in the yeare of our Lord 1665 M<sup>r</sup>: Nicholas Pichard Richard Blunt Burgesses for Kent

Henry Adams Sherriff of Charles County returns his writt directed to him dated the 2<sup>d</sup> of January 1665 Endorsed Thus

This writt is Executed

Capt James Neale } Chosen by an Vnanimous  
 Coll Gerrard fflowke }  
 M<sup>r</sup>: Zachary Wade } Consent

M<sup>r</sup>: Thomas Thorowgood by the Major  
 Vote

All to serve as Burgesses for Charles  
 County

Henry Addams

By the leiv<sup>t</sup> Generall

Lib. H H

A Proclamacōn

For the Preroguing the Assembly Whereas by his lops writts bearing date the Eight & twenty<sup>th</sup> of October one Thousand six hundred sixty five an Assembly of the freemen of this Province was appointed to meet on the Eight of January then next coming & now neer att hand wee for divers reasons us Especially moveing doe hereby publish & declare th<sup>t</sup> the same assembly shall be & is Prorogued from the s<sup>d</sup> Eight day of January vntill the second tuesday of Aprill now next Ensuing Whereof the Burges & all other the Jnhabitants of this Province whome itt may concerne may hereby take notice & Order their Affaires accordingly Given att S<sup>t</sup> Mary's this fifth day of January in the yeare of our lord one thousand six hund<sup>d</sup> sixty & five

Richard Ewens sheriff of Ann Arrundell County retu<sup>r</sup> his writt directed to him dat. the 23<sup>th</sup> of October 1665. Endorsed Thus p. 250

Robert Buntley Cap<sup>t</sup> Thomas Beson  
Richard Beard, are Burges Elected for this  
County of Ann Arrundell p free Eleccōn of the  
ffreemen

John Collett sheriff of Baltemore County Returns his Writt dated the Three and twentyeth of October 1665 Endorsed thus p. 252

Chosen by the Majo<sup>r</sup> Vote of the ffreemen to  
serve as Burges for this County of Baltemore,  
Coll. Nathaniell Vty and Cap<sup>t</sup> Tho. Howell  
p me John Collett sherriffe

Thomas Vaughan sherriff of Talbott County returns his writt dated the 23<sup>th</sup> of October 1665 Endorsed thus  
Dem<sup>b</sup> 12<sup>th</sup>

The freemen of this County have Elected for their Burgesses  
M<sup>r</sup>: William Coursey and M<sup>r</sup>: W<sup>m</sup>: Hambleton  
Thomas Vaughan sherriff

U. H.  
Journal  
1659-98  
p. 81

April the 10<sup>th</sup> 1666

At the House of Assembly at East St Mary's appeared The hon<sup>ble</sup> Charles Calvert Esq<sup>r</sup> Lieutenant & chief Governour of the province of Maryland Philip Calvert Esq<sup>r</sup> Deputy Lieut<sup>t</sup> & Chancellour Henry Coursey Baker Brooke Tho<sup>s</sup> Trueman Edward Lloyd William Evans Esq<sup>rs</sup>

Then appeared as Burgesses for St Mary's County  
 St Marys Co<sup>y</sup> { W<sup>m</sup> Calvert Esq<sup>r</sup> M<sup>r</sup> Thomas Notley  
                   { M<sup>r</sup> Robert Slye & M<sup>r</sup> Nich<sup>o</sup> Young  
 Calvert Co<sup>y</sup> { M<sup>r</sup> Richard Preston Major Thomas Brooke  
                   { M<sup>r</sup> Richard Smith & M<sup>r</sup> Richard Hall  
 Talbot Co<sup>y</sup> { M<sup>r</sup> W<sup>m</sup> Coursey M<sup>r</sup> W<sup>m</sup> Hamilton  
                   { M<sup>r</sup> Robert Burle Cap<sup>t</sup> Tho<sup>s</sup> Beeson  
 Ann Arundel Co<sup>y</sup> { M<sup>r</sup> Richard Beard.....  
 Baltimore Co<sup>y</sup> { Cap<sup>t</sup> Tho<sup>s</sup> Howell Col Nathan! Utye Absent  
 Kent Co<sup>y</sup> { Nicholas Piccard & R<sup>d</sup> Blunt.  
 Charles County { Cap<sup>t</sup> James Neale Col Gerrard Fowke  
                       { M<sup>r</sup> Zachary Wade M<sup>r</sup> Tho<sup>s</sup> Thurrowgood

Both Houses being met & after the Chancellour had given the Lower house the reasons for calling the Assembly & being licenced to choose their Speaker by the Lieutenant General they departed. And after some time returned & presented M<sup>r</sup> Thomas Notley their Speaker who after disabling himself was approved on by the Lieuten<sup>t</sup> General

The Governor Adjourned the House  
till to Morrow Morning nine of the Clock—

Wednesday the 11<sup>th</sup> 1666

Present. Charles Calvert Esq<sup>r</sup> Governour  
 Philip Calvert Esq<sup>r</sup> Chancellour  
 Baker Brooke Esq<sup>r</sup> Lloyd & Col W<sup>m</sup> Evans Esq<sup>rs</sup>

Then came a Member from the Lower House & did desire of this House that they would be pleased to admitt the Lower House to be present at the Piscattaway Indians Conference with the Upper house some Members of that House having diverse



things to object against them, which was Granted & promised to be sent for when the Interpreters are come

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Present M<sup>r</sup> Trueman & M<sup>r</sup> Coursey—

The Howse Adjourned till one of the Clock

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At one of the Clock in the Afternoon the House met again  
Then was read the petition of Marmaduke Snowe which is as followeth

To the honourable the Upper House of Assembly

The humble Petition of Marmaduke Snowe humbly Sheweth That whereas there are Errors assigned by Tho<sup>s</sup> Gerrard Gent. against your Petitioner to be heard before your Honours in this honourable Assembly

And forasmuch as your Petitioner being lame & sickly & the Ordinary at this present so full of People that Accommodations are wanting to your Petitioners Condition in reference to a Continuance

He therefore humbly prays your Honours to cause the s<sup>d</sup> Errors to be heard this day otherwise your Honours would be pleased to appoint a day for hearing the same at your Honours Discretion whereby your Petitioner may then attend upon this honourable Assembly for that End

And he shall pray e<sup>t</sup>

And upon the said Petition ordered that on Tuesday next his Business be heard & in the mean time that M<sup>r</sup> Gerrard his Attorney have timely notice given him to appear.

Ordered that a Member of this House go to the Lower House to tell them that to morrow morning this House will accept of the Conference from the Indians, & that then they may come to declare their Objections against them according to the Order afore-mentioned & that M<sup>r</sup> Matthews the Interpreter have notice then to attend.

And Notice was given accordingly

Then came M<sup>r</sup> Thomas Notley & M<sup>r</sup> Jn<sup>s</sup> Morecraft the Attornys of Thomas Gerrard & presented this following petition

To the honourable Charles Calvert Esq<sup>r</sup>

Lieutenant General & Govern<sup>r</sup> & the Rest of the Council

The humble Petition of Thomas Gerrard Sheweth—That whereas your Petitioner acknowledged a Recognisance before the Lord proprietary of this Province of One thousand pounds sterling with a defeazance thereupon to Abel Snowe Who assigned the same to Judith Snowe who assigned to Marmaduke Snowe who sued out a scire facias thereupon & at a Provincial Court the sixth day of October 1664 had order to have Execution thereupon for £1000 sterl. whereupon the

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p. 83 s<sup>d</sup> Marmaduke Snowe sued out Execution by way of Levari facias to levy by way of Execution the said Sum of £1000 sterl. which was accordingly Executed upon your Petitioners Goods & Chattles to the value of 299: 11: 3 obol the s<sup>d</sup> Marmaduke making further Complaint to the Court that the Sherriff had levyed but £299: 11: 3 ob & not finding any more personal Estate to perfect that Execution, the Court passed further Order the 1<sup>st</sup> March 1664 that the Lands of your petitioner should be Extended & appraised unless your Petitioner did produce personal Estate to compleat the Remainder of the £1000 Sterling whereupon an Extent issued out against your Petitioner's Lands & was by the Sherriff Executed, in which Order ex post Facto & the proceedings to Grant Extent, the Writt of Extent there is manifest Error as also in the Sherriffs return of the Execution thereof your Petitioner humbly prayeth your Honours the premisses Considered to grant him Liberty to Assign Errors in the Assembly & to grant him a Writt of Error that he may thereby be relieved against the illegal & Erroneous proceedings of the s<sup>d</sup> Snowe against him  
And your petitioner shall pray e!

After reading of which petition the said Tho<sup>s</sup> Notley & Jn<sup>e</sup> Morecraft presented these following Errors

Errors Assigned by Thomas Gerrard upon the Proceedings to the Execution ag<sup>t</sup> him by Marmaduke Snowe

1<sup>st</sup> The Order of Court ex post facto to have an Extent after Snowe had made his Election to have Execution by Levari facias is Error

2<sup>d</sup> The Order of Court ex post facto is General to have Extent ag<sup>t</sup> his Lands Whereas the Extent should be special against the Lands he had at the Time of the acknowledging the Recognizance is Error.

3<sup>d</sup> The Writt of Extent varyeth from the Order being misrecited in the Writt the Order being the Ground of the Writt It ought not to vary from the Order but Agree therewith in form & in terminis is Error

4 The Return of the Sherriff of the Execution of the Extent is defective in a material point for it doth not express that the Extent was by the Oath of twelve men It not mentioning that they were Sworn

Signed { Tho<sup>s</sup> Notley  
          { John Morecraft

Errors assigned also by W<sup>m</sup> Calvert Esq<sup>r</sup>

John Morecraft & Thomas Notley the Attornys of Isaac Bedlo the Attorney of David Anderson in the Suit between Henry Hudson Pl<sup>t</sup> & David Anderson Def<sup>t</sup> At a Provincial Court held the 12<sup>th</sup> day of October 1665 & now last past—

1<sup>st</sup> The Summons is to the Attorney of Anderson, the proceedings and Judgment is against Anderson but the Pl<sup>t</sup> Hudson hath put in no declaration against Anderson to ground the Proceedings & Judgm<sup>t</sup> upon for he declareth against Carver & prayeth Order ag<sup>t</sup> Carver's Attorney but doth not proceed against Anderson as Carvers Attorney but as in his own Capacity & that is Error.

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2. Secondly the Court saith for a Friggott & doth not say <sup>p. 84</sup> how called or of what Burthen. Every Declaration should & ought to Contain Certainty but in that there is Incertainty. That is Error

3. Hudson prayeth Order against Carver's Attorney but nameth him not in the Declaration therefore that is Error for the incertainty of the Person—

4. The Record saith Hudson Pl<sup>t</sup> & Anderson Def<sup>t</sup> when his Declaration was against Carver & it cannot appear by any Record extant that Anderson is Def<sup>t</sup> in any Declaration ever Entered in relation to the Suit & therefore that is Error

5. The Summons was directed to Thomas Notley the Attry of Anderson in which Capacity he never was & that is Error

6. Abraham Rowse served the Summons which the Sherriff ought to have done & that is Error

7. The Order of Court of the 22<sup>d</sup> Decem<sup>r</sup> 1664 was that Bedloe or his Attorney should be summoned but the Summons was awarded ag<sup>t</sup> the Attorney of Anderson & therefore that is Error

8. The Testimony of Hawkins is insufficient to prove the Title of the Friggott sued for by Hudson for he speaks generally of a Vessel & saith only that he himself reputed the Vessel Hudsons but doth not say that he knew her Hudsons or that she was positively the Goods of Hudson

9. The Testimony of Staplefort insufficient. he swears positively the Vessel was Hudsons four Years & an half ago but speaketh nothing of his Knowledge but that the Carpenter that built her told him so, which is but hearsay & at Random, he speaks of a Vessell the Court saith a Friggott All which is very Uncertain & therefore Error

The Jury finds a Vessel Called the Expedition did belong to Hodson, but Hudson sues for a Friggott not distinguished by any name Nor are these Words a Vessel Called the Expedition ever named in any of the Proceedings upon Record in the said Case & therefore the Verdict of the Jury is erroneous. But admitt all the precedent Allegations of Error insufficient the which the said Bedloe doth not Grant Yet nevertheless the Error Ensuing he humbly supposeth will evidently appear.

The Friggott was in the Custody Possession & Charge of Goodrick as Servant of Hudson Goodrick sells the Vessel after

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 p. 85 Sale Hudson Consents to the Sale, The Jury finds that Goodrick had Satisfaction & that Hudson Consented, therefore Hudson had Satisfaction in the hands of his Servant Goodrick whom he may call to Account if he pleases & Carver cannot force him to call his Servant to Account, But if he forbear to call him to Account & by that think to have liberty to say he received no Satisfaction & so avoid the Sale. The Law saith

† Qui dolo dissidet possidere, pro Possessore habetur.

and Moreover the Law doth so far Conclude men as to their own Acts Consents & Laches that they shall never be received by any Plea of Law to disable their own Persons the which Hudson hath Endeavoured to do & therefore in the Judgment of Court in the said Cause there is Error

Signed { Will<sup>m</sup> Calvert  
 John Morecroft  
 Tho<sup>s</sup> Notley

Upon reading of which Petition & Errors,

Ordered that a Writt of Certiorari be issued to the Clerk of the Provincial Court to Certify from the Record all the Proceedings in both Writts of Error between M<sup>r</sup> Snowe Pl<sup>t</sup> & M<sup>r</sup> Gerrard Def<sup>t</sup> & M<sup>r</sup> Hudson Pl<sup>t</sup> & M<sup>r</sup> Anderson Def<sup>t</sup>:

Writt of Certiorari issued accordingly & to certify them to the Assembly on Tuesday next under the said Clerk's hand

Then came a Member from the Lower House to desire leave to Speak with Col W<sup>m</sup> Evans being a Member of this House which was granted.

The House Adjourned till to morrow morning Nine of the Clock

Thursday the 12<sup>th</sup> April Present as before

Upon the Petition of Alexander Howell for a maintenance being disabled by diverse diseases to provide for himself

It is ordered that Charles County is bound to provide for your Petitioner And that the Comm<sup>rs</sup> of the said County in their Court take Care that the said County do provide for him as a<sup>f</sup> And that any two of the Comm<sup>rs</sup> are hereby enjoined to provide for the s<sup>d</sup> Petitioner till the said County Court, and the said two Comm<sup>rs</sup> to be them to whom the said Petitioner first applies himself unto

M<sup>r</sup> Matthews the Interpreter being come & the Indians sent for to declare what they have to say did speak as followeth viz.

Heads of the Indian Speech  
 Mattagund

Let all former idle Discourse of the youngmen on both sides be forgotten.

He speakes & undertakes for the Anacostanks Zeags & Patuxents for all the rest of the Towns here are living Witnesses Present to promise & undertake for them to desire to have no misunderstanding or Suspicion of them

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Let us have no Quarrels for killing Hogs no more than for the Cows Eating the Indians Corn

If an Indian kill an English let him be delivered up but let it be Charactered so that the Indians may know it by a black or red Sign.

M<sup>rs</sup> Langsworth's Children were killed & the Murtherers were delivered they found a Man Indian dead in the path killed by the English for which they have no Satisfaction & desire it may be Considered

Your hogs & Cattle injure Us You come too near Us to live & drive Us from place to place

We can fly no farther let us know where to live & how to be secured for the future from the Hogs & Cattle

Heads of Choatick's Speech

Let all the fellows that carry tales on both sides be bound & delivered on both sides if they cannot prove their Allegation to be punished As they treat the English friendly so let not the Indians be beaten without Cause when they come amongst the English & let their Priviledge of hunting be preserved as also fishing & crabbing

They desire to have the Liberty to send us their Wives & Children amongst Us in case of danger, & that the English will furnish them with Arms & Ammunition & they will Endeavour to defend both them & Us against the Janedeads &c. And further that the Governour will be pleased to fix the place whither they shall bring their Wives & Children to in Case of Danger & thither they promise to bring them.

They own the Power that Kittamagund gave to the English to choose the Emperour of Piscattaway & Submit to it

Isapatawn for the King of Nangemaicks Son

That the King lately dead willed that his People should live under the Governour at Nanjemy & desired him to protect them upon the Land where they are & not to put them under any Indian whatsoever & that the People there desire to have their Kings Will fulfilled, & that if the Governour think fit they desire to have the King's Son here present Necatahamon to be King

And present the Govern<sup>r</sup> with Roanoke to the End he protect them

Emmerson hath thrown down the Fence made by the Indians at Nanjemy about their Corn by which Eight men have lost their whole Crop of Corn for which they Complain & desired to be secured for the future

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Ordered that the heads of the Indians Speech be sent to the Lower house & that they be desired to be ready for a Conference with this House by three of the Clock this Afternoon against which time they may digest into writing any thing they have to object against the particulars desired or the Persons desiring Who will be present at the Conference and do further order that the great Room where the Court is kept be prepared against three of the Clock for the Conference of both houses with the Indians

p. 87 Ordered that Col Evans deliver the Indian Speech to the Lower House so soon as the Lower House Sitts

The House Adjourned till One of the Clock after Dinner

And the House met again, being all Present  
as before except M<sup>r</sup> Trueman & the Chancellour

And according to the former Order Col W<sup>m</sup> Evans went to the Lower House & carried the heads of the Indians Speech with the Order of this House upon it, Who returned again & said that the Lower House would send them an answer by a messenger immediately

Then came a Member from the Lower House who did declare to his Lordship that the time by the order aforementioned which Col. W<sup>m</sup> Evans did carry to the Lower House was expired & therefore did desire that his Lordship would be pleased to give them longer time to consider concerning the Indian Conference than was expressed in that said Order which was accordingly Granted by his Lordship, & the House appointed to morrow morning ten of the Clock against which time Notice was given to the said Interpreter to attend

Then came a Member from the Lower House to desire the meaning of two Clauses in the heads of the Indians Speech which was sent accordingly to them and are as followeth viz.

Death or Injury; was that they did desire that as the English have Laws written which they understand so upon the Agreement now to be made they do desire that they may have a stick or some such thing marked with a black Character which they may shew to their people & tell them that that signifiys that there is a Law made by Agreement that whosoever from henceforth shall kill a Man shall dye for it & so for other agreements either with red or white Characters

As to the man alledged to be killed they intended the man killed at the head of Port Tob. Creek upon Col Fowks' Land about a Week after the murder of M<sup>rs</sup> Langworth's Children for which they formerly desired One hundred & twenty Arms Length of Roaneeke satisfaction protesting withall that they will not accept of any thing hereafter for the life of a Man but

the life of him that killed him according to an Agreement now to be Confirmed by a Law of this Assembly

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Memorandum Then came M<sup>r</sup> R<sup>d</sup> Collett the Attorney of Tho<sup>s</sup> Biss & acknowledged the Sale of 1300 Acres of Land unto Christopher Birkhead & his Heirs for ever & taken & acknowledged before the Chancellour 12<sup>th</sup> April 1666

Friday 13<sup>th</sup> April 1666

The House met again Present all as Yesterday & Adjourned till after dinner

The House then met again  
Present as before except the Governour

Then was brought three Bills by M<sup>r</sup> Robert Slye from the Lower House One of them Entituled an Act against Hog-stealers And the Other an Act concerning Outlawry

The third an Act appointing Coroners in each respective County

The Bill Entituled an Act against Hog Stealers being read Ordered that such as will please to make their Objections it bring them in to Morrow Morning when the said Bill shall be read the second time

The House Adjourned till nine of the Clock in the Morning

Saturday 14<sup>th</sup> April 1666

Present as before except the Governour

The Governour being detained by other urgent affairs the House Adjourned till after Dinner

At one of the Clock the House met again & being Easter Eve & in regard of the Governour's Absence the House Adjourned till Monday Morning Nine of the Clock

Monday the 16<sup>th</sup>

Present all as before except the Governour & M<sup>r</sup> Lloyd.

The Governour being detained by urgent Affairs from the House & in regard the Solemnity of Easter required the Presence of diverse of the Members at divine Service the House Adjourned till one of the Clock after Dinner

At one of the Clock the House met again.

Present as before.

Then came a Member from the Lower House with a Message in writing Which is as followeth Viz.

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Monday the 16<sup>th</sup> April 1666

In the Lower House of Assembly

Was read the Petition of William Galloway for Boat hire  
The Petition of Henry Ward for Boat hire & 12 pair of Shoes  
The Petition of Philip Thomas for a Servant who dyed in  
time of his Voyage last March

The Petition of the Inhabitants of Kent for Several Goods  
& Provisions pressed upon that Island for use of the Soldiers

Whereas there have been several Petitions from Baltimore  
Co<sup>y</sup> Ann Arundel County & Kent County touching the Pre-  
judice some Persons in those Countys have sustained by the  
last Indian March in Provisions Boat hire & other Goods which  
have been alledged are not yet satisfied Ordered that the  
Lieuten<sup>t</sup> General be desired to Command the Comm<sup>rs</sup> of these  
Countys to make their Enquiry & Examine all Complaints in  
relation thereunto & that they remitt these Examinations to the  
Governour & Council for their Consideration And that the  
p. 89 Governour & Council be hereby desired to take such further  
Order therein as shall seem just and equall not only respecting  
these forementioned Countys but every respective County in  
the Province

By order of the house

W<sup>m</sup> Bretton Clk.

Let this Paper be taken into Consideration the first Business  
on Wednesday Morning John Gittings

Ordered that the Lower House be desired to proceed this  
Afternoon to the Indian Business according to the former  
Order of this House. Present M<sup>r</sup> Lloyd

Then came from the Lower House two Bills the One of  
them Entituled an Act prohibiting the exportation of all sorts of  
hydes & Skins drest & undressed part or whole except Beaver  
Skins and Otter Skins & all other sorts of Furs, the other an  
Act prohibiting foreign Ingrossers which were read the first  
time & referred to further Consideration to morrow morning

Then was brought a Bill Entituled an Act prohibiting the  
Employing of Indians as also prohibiting all Masters from suf-  
fering their Servants to raise any hogs or pigs to their proper  
Use the Consideration of which likewise was referred till to  
morrow Morning

Then was brought a Bill Entituled an Act for Recording the  
Journall of the Lower House the Consideration of which was  
referred till to morrow morning

Then was brought a Bill Entituled an Act prohibiting Trade



with Indians for any Flesh dead or alive except Deer & wild fowle & referred also till further Consideration in the morning

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The House Adjourned till nine of the Clock to Morrow Morning

Tuesday the 17<sup>th</sup> 1666

Present all as Yesterday except the Governour

Then came a Member from the Lower House with one Bill being Entituled an Act limitting the Muster Master General's fees & a Message of the Speakers Motions concerning the Magazine

The Consideration of which was referred till after Dinner

The House Adjourned till After dinner

At one of the Clock the House met again

The Governour Present

Ordered that the day for hearing of the Errors between Snowe & Gerrard & between Anderson & Hudson be referred till Friday next

Then came the Clerk of the Provincial Court according to the Writt to him directed to transcribe the Proceedings in the said Causes with the Transcript thereof

Ordered by this House that the Lower House be desired to send some Members from their House to join with the Chancellor M<sup>r</sup> Lloyd & M<sup>r</sup> Coursey to draw up the Articles of peace with the Indians

Then was taken into Consideration the Speakers Motions concerning the Magazine

17<sup>th</sup> April 1666

In the Lower Howse of Assembly

M<sup>r</sup> Speaker motions the House Concerning a magazine to be kept in every County for the Security of each County against the Incursion of Indians or otherwise & whither it be judged necessary or not?

In the Affirmative Necessary

Then as to the proportion of powder Shot & other Implements of War and put to the Vote

Voted necessary that there be 400<sup>lb</sup> Gunpowder 4200<sup>lb</sup> Shot or lead Snaphance Musketts high Caluver bore 140 Cutlashes & Belts fifty Carabines for Horsemen two dozen Bullettmolds high Caluver bore & two dozen of Carabine Bullet Moulds to be equally distributed into the several Countys of this Province when purchased to remain there in the Charge & Custody of such Person or Persons as the Lieu<sup>t</sup> General of this Province

U. H. shall nominate & appoint for a publick Magazine for each  
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Ordered that this Proposition be drawn out & presented to the upper House at their next Convention & that they be desired to consider thereof as also how the same may be procured either to be sent for this next ensuing Shipping from England hither or otherwise & that they would please to signify to this House their Consideration & Advice thereon

By order of the house

W<sup>m</sup> Bretton Clk.

The Upper House do think that the 1400<sup>th</sup> powder 4200 of lead 140 Snaphance Musketts the 50 Carabines with two dozen of Bullet Moulds the Cutlashes & Belts to be very necessary to be provided as a Magazine to be distributed as in the Proposal from the Lower house is propounded & do judge it fit now to send for the s<sup>d</sup> proportion of Arms & Ammunition by M<sup>r</sup> Charles Brooke to be paid by the publick the next Cropp according to the price Current, & that the s<sup>d</sup> Charles Brooke have a Letter of Creditt from the Governour & Speaker to the Merchants of London & Bristol to procure the s<sup>d</sup> quantity of Arms & Ammunition, & in regard the Ships are now upon departure immediately the Lower house are desired this day to prepare the Letter of Creditt for M<sup>r</sup> Charles Broöke least he loose his passage

John Gittings

p. 91 Then came in a Message from the Lower House informing this House that the Committee appointed by the Lower House was ready whereupon ordered that the Chancellour M<sup>r</sup> Lloyd & M<sup>r</sup> Coursey go immediately about drawing up the Articles with the Indians. Then came a Member from the Lower House with their answer to the order of the Propositions of this House concerning the Magazine & is as followeth viz.

The Lower House do judge it more proper that the Lieutenant General & Council draw the Letters of Credence for M<sup>r</sup> Charles Brooke for the procuring the Arms & Ammunition proposed according to the answer of the Upper House & that then the Governour & Speaker sign them in the behalf of the whole Province

W<sup>m</sup> Bretton Clk.

The House Adjourned till to Morrow Morning Nine of the Clock.

Wednesday 18<sup>th</sup> April 1666

At Nine of the Clock the House met again

Present all as Yesterday except the Governour being hindered by Sickness & M<sup>r</sup> Brooke by Licence

Then came a Member from the Lower House with this Message Viz.

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Tuesday Afternoon 17<sup>th</sup>. April 1666

In the Lower House of Assembly was read an Act for providing a Magazine made the last Assembly Upon the reading of which Act Ordered that a Messenger to Morrow Morning after the meeting of this House be sent to the Upper House requesting the Lieutenant General that he would please to signify to this House how that ten thousand pounds of Tob<sup>o</sup> levied by Virtue of an Act of assembly made at St Marys the last Meeting of the last Assembly Entituled an Act for providing a Magazine was disposed of according as is Enjoined in that Act

W<sup>m</sup> Bretton Clk

Ordered that the Account delivered by the Governour last Night concerning the Magazine to this house be immediately sent to the Lower House

J G

Then came a Bill likewise Entituled an Act for making high Ways & marking the heads of Rivers Creeks Branches & Swamps passable for Horse & Foot

Which was read & referred to further Consideration in due order in regard the Chancellour & the rest of the Council were to go to the Committee to draw up the Articles concerning the Indians

The House Adjourned till one of the Clock after dinner

At one of the Clock the House met again Present as before

Then came a Member from the Lower house with this Message upon the Account sent them concerning the Magazine Viz. p. 92

The lower house do humbly request whither or no that the 240<sup>b</sup> powder mentioned in the C<sup>t</sup>. of this account be as yet disposed of for the publick Use or whither yet undisposed of & where deposited & that the Lieutenant Gen<sup>l</sup> would please to certify the needfull in this request unto this House as likewise whither the powder were bought this year or last Year

W<sup>m</sup> Bretton Clk.

The Chancellour going with the Message abovesaid to the Governour the House Adjourned for half an hour

The which time being Expired the house met again

The Governour ordered that this House doth certify to the Lower that the 240<sup>b</sup> powder he mentioned in the Account sent

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to the Lower House was bought this year & that It is now ready in his hands for the use of the publick

The House Adjourned for two hours

The House met again

Then came a Member from the Lower House & returned the Lieutent<sup>r</sup> General thanks for so sudden an Answer Concerning the Magazine

Ordered that the several Bills concerning Outlawry appointing Coroners keeping a Journal of the Lower house for marking of highways prohibiting Trading with Indians for any flesh dead or alive &c be remanded to the Lower House & that they be desired to put them to the Vote of their House & send them to this house again

The House Adjourned till nine of the Clock in the morning

Thursday 19<sup>th</sup> April 1666

At Nine of the Clock the House met again

Present as yesterday. The Govern<sup>r</sup> Present

Ordered. that the Chancellour go to the Lower House & desire them speedily to join with the Upper house in a Grand Committee to receive the Report of the Committee concerning the Indian Business so to settle the Business in regard the Governours Indisposition will not permitt him to stay long with the Houses of Assembly

That the Articles hereafter mentioned were by the Grand Committee of both Houses debated & Assented unto. And afterwards the Indians being called in were read unto them & by their Consent ordered to be Engrossed by to Morrow Morning to be ready signed interchangeably by the Indians & the Governour

The House Adjourned till one of the Clock

At one of the Clock the House met again

Present as before

p. 93 Ordered that M<sup>r</sup> Coursey go to the Lower House with the Act prohibiting the employing of Indians & also prohibiting Masters from suffering their Servants to keep or raise any Hogs to their proper use, and the Act against Hogstealers

Then was taken into Consideration the Act prohibiting Exportation of all Hydes & Skins dressed or undressed in part or whole except Beaver Skins Otter Skins & all other Sorts of Furs & underneath which was Writt This House doth judge this Act as yet inconvenient till such time as there be sufficient

Number of Tanners Curryers & Shoemakers to tann & work up the Hydés of the Province & would by Consequence keep many hundreds of Shoes from being imported; & sent again to the Lower House. Then was taken into Consideration the Act prohibiting foreign Ingrossers underneath which was written, The Upper House do judge that this Act may cause a Contest between the Colony of Virginia & Us about purchasing Goods in Potowmack River from Ships riding on either side having hitherto indifferently traded for supplying our respective Necessitys besides that it can never well be proved that the very individual Goods bought from any Master are the same he now sells at excessive Rates

Was read the Act for recording the Journal of the Lower house & Assented to by that House & Voted to pass

Was read an Act prohibiting Trade with Indians for any flesh dead or alive except Deer & Wild Fowl & assented to by the Lower House & voted to pass

Was read an Act for marking Highways &c. & Assented to by the Lower House & voted to pass.

Was read an Act concerning Outlawry & Assented to by the Lower House & Voted to pass

Was read an Act for appointing Coroners in each County & Assented to by the Lower House & Voted to pass

Upon the Petition of Robert Corke for Eleven Weeks time expended in the Indian March, the Upper House have thought fit that the Petitioner's Satisfaction be paid out of the County of St Marys & that the Comm<sup>rs</sup> of the said County take care therein

Ordered that the Petition be sent to the Lower house for their Concurrence therein. and the Lower House returned Answer that they do Concur as is desired.

W<sup>m</sup> Bretton Clk.

Then was taken into Consideration the message of the Lower house concerning the Petitions of diverse Inhabitants for Provisions shoes & boat hire pressed for the Country's Use, & upon debate thereof, the Upper house have Concurred with the Lower House in the said Order John Gittings Clk.

Upon the Speakers Motions to the Lower House concerning delays & Omissions in surveying of Land, Ordered by the Upper House that an Act be drawn to oblige Surveyours to mark Lands round for the future, & likewise to oblige them to take an Oath at their Entry upon their Office as by the Lower House was moved for the due Execution of their places

John Gittings Clk.

The House Adjourned till to Morrow Morning Nine of the Clock

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Friday 20<sup>th</sup> April 1666

At nine of the Clock in the Morning the House met

Present All as yesterday

Then Came a Member of the Lower House with this message in writing viz.

Friday 20<sup>th</sup> April 1666

In the Lower House of Assembly

This House do not well resent that their proposals to the Upper House for the General Good of this Province upon their Remand from thence hither be thus scribble Scrawled & obliterated as do appear by the return of this Proposal, and therefore they humbly desire a right Understanding in such Cases between both houses

Ordered that the Presentment of this house be immediately sent to the Upper House & that they would please to give this house that needful Satisfaction as in such Cases may reasonably be required

W<sup>m</sup> Bretton Clk.

To which was Answered

The Upper House did not Conceive that a Paper sent from the Lower House without the Clerk or Speakers hand was a paper Expected by them again & therefore did never remand that paper Scribled & Scrawled to them but sent another of their own fair written more reasonably penned as not inflicting Corporal & pecuniary punishments at one & the same time for one & the same Offence according to the best Example of the Laws of England, though it is true that when a Member of that House desired the Scribled Paper It was delivered him but not as remanded by this House

John Gittings Clk.

The Upper House have reassumed the debate of the Bill prohibiting the Exportation of all hydes &c. & do judge it inconvenient in terms as it lyes, because It is not possible to have the hydes of the Province tanned & wrought up till We have more Workmen of all sorts to Employ about it neither are there men to be found that are of Ability to set up a Tan-Yard upon the bare hopes of having Hydes in the Country cheap but as for Deer Skins every Indian can dress them & every Taylor make them up into Clothing this House will concur with the Lower in prohibiting the Exportation of them

The House Adjourned for half an hour

The House met again & Adjourned till After dinner

At one of the Clock the House met again Present as before

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Then the Governour desired Edw<sup>d</sup> Lloyd Esq<sup>r</sup> to go to the Lower House & ask them whither they will be pleased to come & hear the Articles of Peace with the Indians Read before they are signed

The Lower House being come & the Articles of Peace read were signed by the Governour & Speaker both Houses being Present

Here followeth the Articles of peace made with the Indians  
this assembly

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Articles of peace & amity concluded agreed vpon between the R<sup>t</sup> honorable Cæcilius Lord & Prop<sup>r</sup> of the Province of Maryland & Avalon Lord Barron, of Baltimore & the Indians of Pascattoway Anacostanck, Doags, Mikikiwomans, Manasquesend, Mattawomans, Chingwawateick, Hangemaick, Portobackes, Sacayo, Panyayo, & Choptico the 20<sup>th</sup> day of Aprill 1666

Imprimis The fore named Indians doe rattifye & confirme, ackknowledge & declare the sole power of Constituting & appoynting the Emperor of Pascattoway to be & remayne in the R<sup>t</sup> hono<sup>ble</sup> Cæcilius Lord & Prop<sup>r</sup> of this Province & his heires lords & Proprietarys of this Province and doe desire the Governor with what convenient speed he can to appoynte an Emperor in the place of Wahacosso the second late deceased.

2 If an Indian kill an Englishman he shall dye for itt

3 fforasmuch as the English cannot easily distinguish one Indian from another that noe Indian shall come into any English plantacōn painted & that all the Indians shall be bound to call a lowde before they come within three hundred pacies of any English mans cleare ground & lay downe their armes whether gun Bowe or arrowes or other weapon for any English man that shall appeare vpon his call to take vp, & in case noe one appeare that he shall there leave his s<sup>d</sup> Armes if he come neerer & that afterward he shall by calling a lowde endeavor to give notice to the English of his neerer approach And if any English man shall kill any Indian that shall come vnpaynted & give such notice & deliver vp his Armes as aforesaid he shall dye for itt as well as an Indian that kills an English man & in case the English & Indians meete accidentally in the woods every Indian shall be bound immediately to throwe downe his Armes vpon call, and in case any Indian soe meeting an English man shall refuse to throwe downe his armes vpon Call he shall be deemed as an Enemy

4 The priviledge of hunting Crabbing fishing & fowleing shall be preserved to the Indians inviolably

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5 That in case of danger the Governor shall appoynte a place to which the Indians of the aforesaid nacōns shall bring their wives & children to be secured from danger of any forreign Indians & that in case the men of the afores<sup>d</sup> nacōns chance to be killed that the women & children shall remayne free & not be servants to the English

6 That Nicholas Emanson doe make the Indians of Hange- maick satisfaccōn for the damage by him done to their Corne in case George Thompson & John Browne testefy that the s<sup>d</sup> Emanson did willfully throwe downe the fence about their Cornefeild.

7 That the Indians of Hangemaick shall remayne vpon the place where they now live & th<sup>t</sup> Mecatahammon sonne to their last king be King over th<sup>t</sup> people immediately under the protection of the Lord Prop<sup>r</sup> of this Province & subject to noe Indian whatsoever.

8 That John Roberts & Thomas Morris doe pay the Indians of Chingwawateick one hundred & twenty armes length of Roaneoke for the Indian that was slayne by them at the head of Portoback Creeke in August last.

9 That every Indian that killeth or stealeth A hogge calfe or other beaste, or other goods shall vndergoe the same punishm<sup>t</sup> that an Englishman doth for the same offence

10 That the severall nacōns afores<sup>d</sup> shall continue vpon the places where they now live & that the hono<sup>ble</sup> Governor be desired to lay out their severall bounds as to him in justice shall seeme most for the publick good betweene this & the last of June next ensueing within which bounds it shall not be  
p. 282. lawfull for the s<sup>d</sup> nacōns to entertayne any forreign Indians whatsoever to liue with them without leaue from the Lord Prop<sup>r</sup> or his cheife Governor here for the tyme being & that the s<sup>d</sup> Indians shall not be forced or removed from the s<sup>d</sup> places soe to be lymited and appoynted to them by the Governor as afores<sup>d</sup> vnles the nacōn or nacons or any perticuler person of those nacōns hereafter to be removed shall signify their willingnes to be removed by the consent of their Matchcomics to such Com<sup>rs</sup> as the s<sup>d</sup> Lord Proprietor or his cheife Governor here for the tyme being by Com<sup>rs</sup> vnder the greate seale of this Province to be authorized to take the same & lycence therevpon from his s<sup>d</sup> lo<sup>p</sup>. or his Governor here to remove had and obtayned.

11 That the afores<sup>d</sup> nacōns shall from & after the first of December next ensueing fence in their Cornefields from hoggs & Cattle of the English And if any English man willfully throwe downe any of their fences they shall make the Indians full satisfaccōn for their damāge.

12 In case any servants or Slaves run away from their



Masters & come to any of the Indian Townes afores<sup>d</sup> that the s<sup>d</sup> Indians shall apprehend them & bring them to the next English plantacōn to be Conveyed to their master, and if any Indian convey or assist any such fugitives out of the Province that he shall make the respective Master or Mistres of such servant or servants such satisfaccōn as an English man ought to doe in the like case.

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13 That all greate men here p<sup>r</sup>sent doe imediately signe theis articles & that the greate men of those Townes that were here & are returned or otherwise did not come but by their Proxies shall come to the Governor when he comes to Pascatoway to make the Emperor & signe the peace here Concluded or else to be deemed & declared enemies as well to the English as to the Indians that doe joyne with the Lord Proprietor p 283  
in this peace

14 That the s<sup>d</sup> nacōns shall not make any new peace with our Enemies & shall not make any new warre without Consent of the R<sup>t</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> or his cheife Governor here.

That from this day forward there be an Inviolable peace and amity betweene the R<sup>t</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> of this Province and the Indians afore named vpon the articles before in this treaty agreed vpon to the worlds End to endure.

Then was read the Act. for Confirmation of the Articles of Peace with the Indians both Houses being Present Voted to pass

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Upon the Petition of John Nuthall for satisfaction for Entertaining the Indians being in number about twenty Ordered that it be referred to the Consideration of the Lower House

The Governour ordered the Chancellour to go to the Lower House to desire them to hasten some Bill or other concerning the defence of the Province against the Cinago Indians which was the chiefest Cause of the Governours Calling the assembly being for that Cause Petitioned so to do

To the honourable the Burgesses of this present Assembly

The humble Petition of William Smith

Sheweth—That your Petitioner having undertaken to build a Stadt House for the Accomodation of the Country in such manner as to your Honours is generally known Now so it is may it please your Honours that Tobacco proving so bad a Commodity No Workmen can be procured by your Petitioner to make good his Promise they refusing to work for Tobacco likewise the payment being so generally known to lye much dispersed & then to be collected by the Sherriff before Accounts by the Sherriff are returned which is usually very

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late, Shipping is gone out of the Country, and thereby your Petitioner damnified both in his Credit & loss of Tob<sup>o</sup> lying in his hands

The Premises Considered your Petitioner humbly begs your Honours to release his Obligation of building the House af<sup>d</sup> he being willing to repay all such Tob<sup>o</sup> as by Sherriffs Acc<sup>ts</sup> shall appear by him to be received, likewise that your Honours will take Care that speedier payments & Returns be by all Sherriffs made of all Ordinary Debts whatsoever without which your Petitioner is totally ruined & disabled from the Continuance of his Employment

And he as in Duty bound shall pray &c.

On which Petition was Endorsed viz.

April 19<sup>th</sup> 1666

In the Lower House of Assembly

W<sup>m</sup> Smith having preferred the within Petition unto this House upon reading thereof the said Smith being sent for was demanded whither or no he was willing to be bound to build a lesser House for the Country's Accommodation that might not require so long time in building & finishing the same of so many Workmen & other requisite Provisions as that former house which he was Enjoined to build would have done. And he thereunto answered that he was willing to build any house that he possibly could, and he further Petitions that a Course may be taken that Ordinary Debts be better provided for in the point of payment, the meaning of which being of him demanded he expressed himself that the meaning thereof is that he desires Execution upon account if justly proved without the Debtors Subscription may be allowed

This House therefore being of Opinion at present that they see no Cause for the repealing the former Act about the State house & that a former Law hath sufficiently provided for payment of ordinary Debts the Consideration of the Petition be left to the debate of the Upper House & that they would signify to this House their Opinions on the Same

W<sup>m</sup> Bretton Clk.

To Which was Answered

The Upper House do think fit to repeal the Act for building a State House saving that Clause which obligeth Will<sup>m</sup> Smith to repair this old House & keep Ordinary in it for seven Years & that Smith repay the Tobaccos next Year which he hath already received towards the building of the Great Stadt house, And further that both houses do think of some way to provide

an House merely to hold Courts of Assemblys in apart from any victualling House whatsoever And this House do think that all Ordinary Keepers are as well secured already as in Justice or reason can be required

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Which Answer being sent to the Lower House they returned the paper Endorsed viz.

Monday 20<sup>th</sup> April 1666

This House do concur with the Upper House as to the repeal of the Act concerning Building a Stadt House & as touching the lease of the Land for 51 Years, but that the Clause for Smiths keeping Ordinary for Seven Years in this old House & for repairing the same remain of force & that 1555<sup>6</sup><sup>th</sup> tob.<sup>o</sup> Collected by the several Sherriffs this Year for building the State House for the use of the s<sup>d</sup> Smith be discounted with him this year upon the Assemblys Expences

Will<sup>m</sup> Bretton Clk.

Then was returned from the Lower house the Act against Hogstealers and Endorsed viz.

Upon the reading of this Act against Hogstealers this House observes there is not in the Paragraphs expressing the first & second Offence of Hogstealers the Satisfaction Provided to the Owner to the Owner of such Hogs so stoln as was by this house intended to be provided which if it should so pass would prove very injurious to the Owners of such Hogs & not reach the main End for which that Act was intended, & therefore do desire the Upper House's further debate thereon & would signify their Reasons why those Fines in the Act drawn up in this House & sent to the Upper House may not be imposed

p. 97

To which It was answered

Let there be added a Clause of payment of double damage to the Owner of the hogs for every hog stol'n for the first & second Offence only & this house will Concur & assent to it, the other Fines they think too great to be added to so infamous punishment

Then was returned from the Lower House the Act prohibiting the employing of Indians Endorsed viz:

Thursday 19<sup>th</sup> April 1666

This House requests that the Upper House will please to re-assume their debate concerning this Act prohibiting the Employing of Indians &c. they thinking it very needful that that Act should pass

W<sup>m</sup> Bretton Clk

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To which was Answered

It is Ordinary for the English to give one half of his Hogs for killing & bringing the other half to the Owner of such Hogs & therefore by this Act We prohibitt the only Way to recover a Man's own the cheapest & nearest Way & having provided too severe an Act against Hogstealers & subjected the Indian by Articles to the same punishm<sup>t</sup> that an English man is subject to, This House sees no reason to prohibit the Employing them any more than an Englishman

To the second part providing ag<sup>t</sup> allowing Servants to keep hogs It being in the power of every Master not to do it if not obliged by Indentures in England, and diverse Masters being obliged by Indentures to allow Servants to raise hogs against they are free, this House do think it Unnecessary to pass this Law & in the second part injurious

John Gittings Clk

Then came a Member from the Lower House with this Paper

Viz Thursday 19<sup>th</sup> April 1666

In the Lower House of Assembly

Ordered that a Messenger be sent to Morrow Morning to the Upper House desiring them to draw up the Credential Letters for M<sup>r</sup> Charles Brooke in order to the procuring the Magazine in England to be sent in next Shipping & that they would prepare a Bill providing for the payment thereof at Arrival

W<sup>m</sup> Bretton Clk.

Ordered that the Lower house be desired to satisfy this house upon whom these Letters of Credit shall be drawn & that then this House will take Care for the drawing them accordingly

John Gittings

p. 98 Upon the presenting of the Charge of W<sup>m</sup> Smith about the Indian Treaty Ordered that It be referred to the Lower house their Consideration

Ordered by the Upper House that the Chancellour do pass the Articles concerning the Indians under the great Seal of the Province

The day for hearing Errors is appointed on Monday Morn: next

The House Adjourned till to Morrow Morning nine of the Clock

Saturday the 21<sup>st</sup> April 1666

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At nine of the Clock in the Morning the House met

Present as before

To the Message in Writing from the  
Lower House dated 16<sup>th</sup> of April 1666.

The Upper House are desired to record this Proposal & advice in their Journall & that the Lieuten<sup>t</sup> General do therein as is requested

W<sup>m</sup> Bretton Clk.

Upon the Petition of Cap<sup>t</sup> Ja<sup>s</sup> Neale for naturalization for himself & Children was Written

Let this be sent to the Lower House for  
their Consents J: G:

To which was answered

The Lower House without any further Consideration do willingly comply that the Petitioners prayers may be Granted

W<sup>m</sup> Bretton Clk.

Then was presented the Petition of John Lawson high Sherriff of St Mary's County viz.

To the honourable the Lieutenant General  
& Upper & Lower Houses of Assembly

The humble Petition of John Lawson

Sheweth—That your Petitioner was Commanded to imprison Jacob the Negro & to Execute him as likewise to Execute the two Indians with Grave-making Your Petitioner was out a good Quantity of Tob<sup>o</sup> humbly prays satisfaction for his s<sup>d</sup> Service & Expences as your Honours shall think fit

And he shall pray

Let this Petition be referred to the Consideration of the Lower House J: G:

Then came a Messenger from the Lower House with their Order to the said Petition & Laws Viz. The Lower House have thought fit to allow John Lawson Sherriff upon his Petition & Account, one thousand sixty & five pounds of tob<sup>o</sup> out of the publick Levy

W<sup>m</sup> Bretton Clk.

The Upper House have Assented

John Gittings Clk.

Then came a Member from the Lower House with two Bills p. 99  
One of them Entituled an Act prohibiting Comm<sup>rs</sup> Sherriffs &

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Clerks to plead as Attornys in their respective County Courts  
The second Entituled an Act for Clks Fees & Jurors in Civil Causes & upon reading of the first passed the Upper House the other referred till Monday next

Then came a Member from the Lower House with the Petition following

To the Right honourable the Governour & Council and the rest of the Assembly

The humble Petition of Chatike Sheweth—

Whereas your Petitioner hath faithfully performed his Endeavours to the procuring the finding out of the Murtherers & the bringing in the heads of the last Indians & shall for the future Endeavour to find out all such Businesses & acquaint the English of it doth humbly request a Gratuity such as You in your Discretions shall think fit

And your Petitioner shall pray &c.

Which Petition was Endorsed thus Viz.

Whereas the Governour & Council are best knowing what your Petitioner deserved Ordered therefore that this Petition be transferred to the Upper House & whatever they shall judge the Petitioner doth deserve & they allow; this House will willingly Concur therein

W<sup>m</sup> Bretton Clk.

Which Petition & Endorsment thereon being read in the Upper House Ordered that an Horse be given to Chotike & that 2300<sup>lb</sup> tob<sup>o</sup> be paid for the Horse now Offered

Then was read the Petition of John Nuthall which is as followeth

To the Honble the Governour & Council Assembled in the Present General Assembly. The humble Petition of John Nuthall

Sheweth—That your Petitioner by the Governour's Command hath Entertained at his House for the space of a fortnight twenty Indians sometimes more & some times less & hath been at great Trouble in providing for them

Wherefore your Petitioner humbly desire of your Honours such satisfaction as to your Honours shall seem meet.

And he shall pray

Under which Petition was written viz.

Let this Petition be sent to the Lower house & that the Members of that house be desired to take the same into their Consideration

John Gittings Clk.

And after some time was returned again to the Upper house  
Endorsed thus

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Whereas M<sup>r</sup> Nuthall hath made no certain Acc<sup>t</sup> or Charge he hath been at for Entertaining the Indians this House can say nothing thereto & therefore leave it to the Consideration of the Upper House

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Whereupon ordered by the Upper House that the said Nuthall bring in his Account when the publick Levy is laid & then he shall be allowed any thing in reason

The House Adjourned till nine of the Clock on Monday Morning

Monday Morning 23<sup>d</sup> April 1666

The House met again Present all except Col Evans & M<sup>r</sup> Tho<sup>s</sup> Trueman

Then came M<sup>r</sup> Tho<sup>s</sup> Notley M<sup>r</sup> Jn<sup>o</sup>. Morecraft & W<sup>m</sup> Calvert Esq<sup>r</sup> the Attornys of Isaac Bedloe the Attorney of David Anderson to plead to the Errors Assigned by them towards the Beginning of the Assembly in a cause between the said Hudson & Anderson, & the s<sup>d</sup> Hudson by himself or his Attorney not appearing Ordered that this Cause be Adjourned till next Assembly & that a Scire facias be awarded to Hudson to shew Cause to the next Assembly why the said Errors shall not be Allowed & the Judgment reversed

The Lieutenant General Absent

Then was read the Errors inter Causa Snowe Pl<sup>t</sup> & Gerrard Def<sup>t</sup> the said Notley & Morecraft being Attornys for the s<sup>d</sup> Gerrard the first of which Errors was put to the Vote whither it be Error or not in the Court of this Province according to the Law of this Province and Voted by the Major Part of the house that it is Error

Whereupon the said Morecraft the Attorney of the s<sup>d</sup> Thomas Gerrard moves the Court for a Writt to remove them from Possession & to reverse the said Order & Extent

Ordered by the Upper House of Assembly that the s<sup>d</sup> Order & Extent be reversed & that the hands of the said Snowe be removed from possession of the Lands of the s<sup>d</sup> Gerrard by virtue thereof so Extended & that the said Gerrard be put in full & quiet Possession & seizure of the same & that a Writt issue to the Sherriff of our said County for that purpose

The House Adjourned till after Dinner

At One of the Clock the House met again

My Lord Col Evans & M<sup>r</sup> Coursey Absent

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Then came a Member from the Lower House with these following Papers Viz.

A Petition of John Lawson with an Account thereunto Annexed & an Order of the Lower house thereon Viz.

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The Lower house have thought fit to allow Jn<sup>o</sup> Lawson Sherriff upon his Petition & Account 1065.<sup>lb</sup> tob<sup>o</sup> out of the publick Levy to which Order the Upper house have assented. with another paper viz.

In the Lower House of Assembly

That Whereas this House being informed that the Secretary's Office was never well finished by W<sup>m</sup> Smith, but that the Writing and Records are subject to much damage upon the least Wet or Rain, this House do therefore desire that the Lieuten: General & Council be desired to take some further Course therein that W<sup>m</sup> Smith be Constrained to amend & compleat the same

Presented to the Upper House  
W<sup>m</sup> Bretton Clk.

Ordered by the Upper House that the Governour & Council take care that W<sup>m</sup> Smith at his own proper Charge do compleat the Office & finish it so as to secure the Records from all Rain & Snow

John Gittings Clk

Then came three Bills from the Lower House One Entituled an Act prohibiting foreign Ingrossers The second Entituled an prohibiting Comm<sup>rs</sup> Sherriffs & Clerks to plead as Attornys in their respective County Courts, The Third Entituled an Act prohibiting the Office of Clerk & Sherriff to be officiated at one & the same time. All which were Assented to by the Lower House & ordered by the Upper House to be Ingrossed

Then came a Message from the Lower House viz.

Monday the 23<sup>d</sup> April 1666

In the Lower House of Assembly

This House do humbly request that the Lieutenant General & Upper House would please to signify to this House the day of Sessions, for that the Ordinary can afford no longer Accommodation the Provisions being very near spent

W<sup>m</sup> Bretton Clk.

The Upper House upon the receipt of the Message from the Lower House desiring the Lieutenant General & Upper House



would be pleased to signify to the Lower House the day of Sessions, Taking into Consideration the said Message do return answer that the appointing a day of Sessions being the Sole Right of the Lord Proprietary they cannot pretend any thing in order to it, but humbly advise his Lordsp or his Lieuten: here, & he being at this time employed about his Lordsp's other urgent Affairs this house doth desire the Lower House that they will take it into their serious Consideration the present deplorable State of the Province reduced to almost extreme Poverty, by the decay of our only Commodity Tobacco, & that they will well weigh that important Business, which was the third & not the least Cause of calling this Assembly, & cannot believe that they in prudence can think fit to petition the Lieutenant General for a Session, till they have secured that great Interest of the Province whither in relation to War or peace

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Which Answer was sent to the Lower House by M<sup>r</sup> Brooke p. 102

The House Adjourned till nine of the Clock to Morrow Morning

Tuesday 24<sup>th</sup> April 1666 **1302450**

At nine of the Clock the House met Present as before except the Govern<sup>r</sup>

Upon the Act for hog Stealers returned by the Lower house was Endorsed viz. The Lower House have taken into Consideration the last Answer of the Upper House to this Act concerning Hogstealers do judge that double Damages will not be so proper as a certain fine & further desires the Upper House their Consideration further thereupon, & to signify their full Determination in Concurrence therewith or otherwise

W<sup>m</sup> Bretton Clk.

To which was Answered

The Upper House sees no cause to recede from their former judgm<sup>t</sup> Viz. That damages is more proper & agreeable to Law, to annex with corporal Punishment than fines. And the Certainty lyes in the quantity of Hogs found out & not either in the fines or Damages J: G:

Then was read the Act for building a Prison at S<sup>t</sup> Marys & sent to the Lower house

The House Adjourned till one of the Clock

The House met again Present as before

Then was sent an Act Entituled an Act for the Advance of other Commoditys more staple than Tob<sup>o</sup>. An Act for Encouragem<sup>t</sup> of Trade subscribed—The Lower House are desired to debate this Act & to signify their Concurrence or otherwise their Reasons why they cannot Consent J: G:

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An Act for the Clerk's Fees & Allowance for Jurors in civil Causes passed both Houses

Then came a Member from the Lower House with an Answer in writing to the Message sent by the Upper House yesterday concerning the appointing the day of Sessions & is as followeth viz

Tuesday 24<sup>th</sup> April 1666

Upon an Answer from the Upper House last night sent to this House in answer to the request concerning the day of Sessions they are satisfied to the former part of that Answer that the Lord Proprietary or his Lieuten<sup>t</sup> have only power for the appointing the day of Sessions but were not advised then of the Lieuten<sup>t</sup> Generall's Absence As to the other part as touching the Upper House's desire that this House would take into their Consideration the deplorable Estate of this Province as relating to the Trade of Tobacco, although this House not not long after the first Convention had taken the Consideration thereof upon a full & long debate Voted unnecessary that a Cessation be imposed upon this Province but that every man be left to his Liberty which Vote was granted upon great Deliberation Yet that We may not appear otherwise than rational in our Proceedings We have thought good to reassume the Debate in relation thereunto & do propose to the Upper House as followeth

We humbly conceive it will be more proper that Notice be first given to the Lord Proprietary of this Province as touching the Proposal of a Cessation that thereby he may first Consider how the same may quadrate with his Lordships Interest here & that his Lordship's Pleasure may first be signified hither if he like the Proposition whose pleasure as touching the same may reasonably be Expected about the middle of November next if the Proposition be sent him this Shipping for We are not willing to act or determine anything which may reflect upon his Lordships Rights Interest or Prerogative without especial Direction from himself, & that if a Cessation be prefixed as some Persons desire it may be, the Consequence may prove very prejudicial to the Proprietor in that We have reason to believe that this Province will be much depopulated by such Occasion, & what other Prejudices it may usher in to the disadvantage of his Lordships rule & Dignity over this Province, We presume his Lordship is more sensible than Ourselves And therefore We the Burgesses of this present Assembly do judge that in Duty We are bound to apply ourselves first to him whose Preservation in his just Rights & Dignity do so nearly concern our & this Province's peace & Tranquillity that if his Lordship shall conclude it necessary that a Cessation

be made the Year 1667, in order thereunto this Assembly if the Lieutenant General think fit might be prorogued to the last of November next, At which time they may meet only about that Affair & that by that time We do believe We shall be very well informed whither Tob<sup>o</sup> now our only Commodity will be of more Concernment to plant, or to think & Conclude of some other more beneficial Commodities, All which being well Considered & debated this House cannot but presume this Proposal very rational

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Ordered that the proposal within mentioned be sent to the Upper House & that they will please to take the same into their serious Consideration & after mature debate thereon in that House they would please to remand their Result on the same to this House

Presented to the Upper House  
W<sup>m</sup> Bretton Clk.

Then came a member from the Lower house with this Paper viz.

Tuesday 24<sup>th</sup> April 1666  
In the Lower house

That upon debate of these two Acts this House do think them unreasonable & Unnecessary & that they will not Consent to any Cessation upon any terms whatsoever but only upon such terms as was by this House proposed to the Upper House in their last proposition sent from this House to them And therefore do humbly desire the Upper House to signify their Assent or Disassent immediately, for that this House are resolved to have no further debate thereon

W<sup>m</sup> Bretton

Within an hour after which came from the Lower House this following Paper viz.

In the Lower House  
24<sup>th</sup> April 1666

The Lower House do desire that the Upper House will please to give Answer to their last Message which they do expect & shall not debate these two Acts drawn by the Upper House & sent hither until their Answer thereunto given

W<sup>m</sup> Bretton Clk

In answer to the two Proposals sent from the Lower House dated Tuesday the 24<sup>th</sup> April 1666. The Governour & the Upper House are very well satisfied that the passing of an Act for a Cessation by the Consent of his Governour & Assembly here is no way prejudicial to his Lordships just

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Rights here & therefore sent to the Lower House a Bill in order to it for their Consideration & approbation or else to desire the Reasons of their Dissent amongst which they hope they shall not find this here alledged as casting only a delay to the ruin of the Province in the way of a wholesome Act made for the Benefit of the Province upon an Emergent Opportunity not wilfully to be lost because never to be recovered if now neglected. There cannot be a thing in which his Lordships Interests are more Concerned than in that of War & peace & yet We must repell force & make peace upon emergent Occasions without delay or sending to his Lordship or else see the Province ruined

To the second Clause which inculcates the Consequence of a Cessation may be the Depopulation of the Province We answer that You urge it but as a may be but certainly when by planting Tob<sup>o</sup> You have rendered it worth nothing the People will totally desert the Province as not being able to subsist here & therefore the Argument cannot induce this House to move the Governour for a prorogation nor so much as an Adjournment till November & therefore desire the Lower House to proceed to debate these two last Acts sent to them for Encouragem<sup>t</sup> of Trade & Advancement of more Staple Commodities

John Gittings Clk.

The House Adjourned till to Morrow Morning nine of the Clock.

Wednesday the 25<sup>th</sup> April 1666

Present as before

Then came a Member from the Lower House with two Acts One of them Entituled an Act against Hogstealers & the other an Act Entituled an Act for building a Prison at S<sup>t</sup> Marys

p. 105 Then was sent to the Lower House this following Message Viz.

The Governour & Upper House of Assembly received last night two papers from you relating to the Act for Encouragem<sup>t</sup> of Trade & are very sorry they are obliged to tell You they have some Reason to suspect that Businesses either are not carryed on in a due Way in your House but managed by the Artifice of a few, or else that whatsoever You pretended of Care of his Lordship's Interests in your Proposals for a prorogation till his Lordships Pleasure be known touching a Cessation You have neither Care of his Interests here nor respect for him nor his Governour nor Government even now when It is managed by his Son & Heir apparent

If You have the due respect to the Governour You pretend

how came these Words viz? Please to give Answer which they do expect & shall not debate those two Acts &c. into your paper sent within half a quarter of an hour after your proposals which with so plausible a pretence of my Lords Interest You offered to the mature deliberation of the Governour & Upper House. Whence that Hast?

And if You do truly value my Lord's Interest here how comes it that with one breath You make an Act for carrying a War on without the Bounds of the Province in order to the defence of the Province & with the next refuse to take true Care for the means of procuring Arms & Ammunition, We mean the Act for Encouragement of Trade in which is included the Cessation for Assure Yourselves unless You find the way to lessen the vast Quantity of Tob<sup>o</sup>. It is impossible to make it worth fetching & by Consequence less worth the importing Arms & Ammunition to purchase it with, neither will it procure any Credit for persons to be sent abroad upon a Treaty

This Gentlemen is down right Truth & carries as little fallacy in the Arguments as Gloss of Words to sett it of with Wherefore as You tender the preservation of Yourselves Your Wives & Familys reassume the Debate & prepare yourselves to join with this house in a Grand Committee to settle this Business of a Cessation upon which depends the Preservation of the Province not only in relation to its trade but also its defence against the foreign Indians

Then came a Member from the Lower House with two Acts One of them Entituled an Act for the regulating of future Surveys & the Other An Act providing against Runaways & all such as shall Entertain them

Ordered that the said Act be took into Debate by the Upper House after the Upper & Lower House are joined together in a grand Committee concerning the Cessation

Ordered that a Member of this House go to the Lower House & make known to the Speaker that the Governour expects him with the whole Lower house in the room where the Upper House sits within half an hour at furthest—

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Then came a Member from the Lower House with an Answer to the abovesaid Order

Wednesday the 25<sup>th</sup> April 1666

The Lower House do unanimously agree that they are willing now & at all other times shall be to attend the Lieutenant General either by a full house or otherwise by Committees Yet nevertheless they do humbly pray that the Lieuten<sup>t</sup> General would please at this time to signify to them the reason of this his sudden Command in calling them before him upon such

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short Limitation of time that they may prepare themselves the better to appear & give Answer to that which his Honour pleaseth to Communicate to them

Ordered by the whole House that M<sup>r</sup> W<sup>m</sup> Coursey present the same to the Upper House

W<sup>m</sup> Bretton Clk.

Whereupon ordered by this House that the Answer to the two papers sent yesterday from the Lower House be sent to the Lower House & that it be signified to them by a Copy of this Order that the reason for the Governours sending for the Speaker & that House is to receive their personal Answer to the said Paper which he suddenly expects they should Perform

It being now one of the Clock the House

Adjourned till three

The House met again Present as before

Ordered that a Messenger be sent to the Lower house to desire them to perform their Promise to the Governour this Morning to come & attend him there he having sent them the reason why he called for them & Answer returned they were preparing to give Answer

Then came a member from the Lower House with this Paper viz<sup>t</sup>

Wednesday 25<sup>th</sup> April 1666

To the R<sup>t</sup> honourable the Upper House of Assembly

The Lower House humbly desires that there may be a right Understanding between both houses Which they hope for the future will be & as to the Words, (shall not debate) was never intended by this house to disgust the Upper House, but shall for the future avoid such Expressions, This House humbly desires that the Upper House would be pleased to lett them understand their reasons to suspect that Businesses are not carryed on in a due Way in this House but managed by the Artifice of a few, This House being altogether ignorant that Affairs are so managed and further that if any Person hath informed the Upper House that Businesses are so carryed on as af<sup>d</sup> this House desires that the Upper House would be pleased to signify Who they are that thereby they may be the better able to vindicate themselves

W<sup>m</sup> Bretton Clk

To which was Answered

p. 107 To the paper sent by the Lower House dated 25<sup>th</sup> April 1666 into the Upper House We reply that We are glad they are sensible of the mis-carriage in Sending that Paper first Sent

24<sup>th</sup> Instant but there being a second Paper sent the same day of the same Complexion & in the same Dialect Endorsed upon two Acts sent by the Upper House to them of no less importance than the Ruin or Welfare of the whole Province, to one of which they do flatly say that they will not consent upon any terms but their own, & after in the Close of all that they are resolved to have no further debate thereon

This House have a just Cause to think Affairs are not carried in a due orderly Way It being impossible that orderly Proceedings should produce such peremptory papers without any particular reasons given to the Governour of this Province Assisted by the Upper House of Assembly Wherefore the Governour & upper House do expect that the Speaker & the Lower House should come to them in person to clear themselves of the suspicion by arguing & debating the reasons inducing to Assent to, or disassent from the said Act

John Gittings

Then came from the Lower House this paper following

April the 25<sup>th</sup> 1666

In the Lower House of Assembly

In answer to the Paper last sent by the Upper House to this House dated the 25<sup>th</sup> April 1666, this House is willing to make their appearance in the Upper House to hear their Reasons for the passing an Act for a Cessation But humbly conceive that It stands not with their Liberty & Privileges to debate any matters at large there, but that they return to their own House & debate those Reasons amongst themselves, & so signify their Assent or dissassent thereunto which they presume is no more than their undoubted Privileges upon which Acc<sup>t</sup> they are willing upon Notice from the Upper House to attend them

W<sup>m</sup> Bretton Clk.

The House Adjourned till nine of the Clock in the Morning

Thursday 26<sup>th</sup> April 1666

At Nine of the Clock in the Morning the House met

Present All as before

Then went a Member of this House to the Lower with the paper following

April 26<sup>th</sup> To the Lower House of Assembly

The Governour & this House received a paper from You last night, the Sum of which was that You would come & hear what

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We could say & our Reasons for the Act for Encouragement of Trade & upon the Grounds in the preamble of the Act Contained judge it reasonable & desire your Assent to it or your Reasons why You dissassent, You instead of reason send Us peremptory Denyalls & resolutions not to debate any more & now You tell us again that You will hear our Reasons which certainly ought to have been penned We will give you our Reasons if You had any respect for the Governour or had any regard to the good of the people that sent You hither to do & consent to such things as by common Council of the Province shall happen to be ordained which common Council can never be had without debate

Now to speak particularly to the reason of your paper to wit, (but We humbly conceive that it stands not with our Liberty & Privileges to debate any matter at large there. To this We answer Conferences are not against your Privileges, & Conference is not only to no purpose but no Conference at all unless for the discussion of the reasons that can be for or against the Matter Conferred on there be debate at large

And secondly You mistake Us & your Privileges too, for We desire only a full & free debate with You all, & that We may throughly understand the Case & according to the Weight of the reason to be alledged by every particular Person to prepare ourselves for a reasonable determination & Resolution Which as We intend to make apart from You in our own House so You may make it by yourselves in your own House, only take this rule by the Way Obstinate Fortitude is as pernicious to the common Wealth as fearful Honesty & therefore Conferences are necessary, neq timida probitas nec improba fortitudo Reipublicæ Utilis est says My Lord Cook in his Jurisdiction of Parliaments Both Houses in England once sate together & therefore debated together by consequence, Yea even Voted together & therefore It can be no breach of your Privileges to debate with Us the Time of our Sitting together is not out of the Memory of Man, and therefore You cannot prescribe to the Contrary, & were it not for the respect We bear my Lord's positive Commands to keep the Houses apart (Who in the manner of holding Assemblys is by his Pament tyed to no Rules) We might perhaps tell You that We find just Cause to come & Vote with You also, Upon Consideration of all which We must tell You that We do expect You should come this day & confer with Us & debate the Reasons for & against that Act for Encouragem<sup>t</sup> of Trade with Us & that You go into your own house afterwards & freely give y<sup>r</sup> Votes for or against it as the Reasons urged shall move You, This last Offer if You refuse We do hereby protest our own Innocency & that whatsoever certainly shall befall the Province either by the decay of our



Trade or the Invasion of our Enemyes for want of Arms & Ammunition now not to be purchased by Tob<sup>o</sup> though We have vast Quantities lying by Us the Guilt lyes at your Doors & lastly tell You it is your selves in Person & not Answers in paper that We expect from You

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J: G:

Ordered that the Act for Encouragem<sup>t</sup> of Trade & the Act for advance of more staple Commodities than Tobacco be sent to the Lower House again & that if they Consent not to it that they send their particular reasons why they disassent

J G:

The House Adjourned for two hours

The House met again Present as before

Then was sent an Act touching payment of Debts in the Year 1667 Ordered that a Member of this House go to the Lower, with this Act & read it to them & desire them to Consider of it

Then came a Member from the Lower House with their Reasons against a Cessation which is as followeth & ordered a Reply be drawn to them

The Reasons of the Lower House why they think a Cessation from planting Tobacco to be Unnecessary in this Province

We Conceive our Cessation will rather Encrease than lessen the quantity of Tobacco for it will Encourage the People of those parts to plant Tobacco where now there is little or none made, and the rather because other American Plantations are in the same State & plight as We are as to their Commodities which by reason of the Want & supply of Shipping their Commodities usually planted as Sugar Ginger Cotton & Indico are now as contemptible as Tobacco can possibly be And should We now conclude to make a Cessation they would undoubtedly fall upon planting Tobacco their Lands being more proper for its production & will yearly produce not only one Crop but most commonly two & sometimes three Crops, so that their Abundance will render our Cessation in this Province ineffectual & thereby We lose the main End of a Cessation as to advance our Commodity Tobacco which by that Occasion We judge will never the more for our Cessation be advanced unless a total Cessation in all his Majesty's Plantations in America be Enforced & therefore We judge a Cessation in this Province unnecessary & ineffectual

2 A Cessation shall discourage Merchants from sending Ships to these Parts We not having the Commodity which they chiefly seek for here nor any probability or hopes in any

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reasonable time to produce other Manufactures for their Encouragement to visitt this Province & supply Us with such Necessarys as We from time to time shall want So that by the means of a Cessation in Maryland & Virginia our Trade will be for a long time obstructed, Merchants usually trading this Way will settle their Trade in other parts, And We shall thereby in all probability be wholly deserted by Shipping, our Country ruined, Ourselves Wives & Children Exposed to little better than a Pagan & Salvage manner of living

p. 110 3 Seamen shall not be got to come for these parts for any other Commodity than Tobacco, in regard it pays a great Custom, an Excise & freight which commonly Seamen save & put into their Purses which is their only Invitation to these parts, their Employment when they arrive here being so very much slavish is well Compensated by the Gain they have by Tobacco, the which other Commoditys will never afford them

Therefore they will decline this trade which will be a great Occasion to deterr Merchants from the Trade of these parts also

4. A Cessation shall invite or rather Constrain all Freemen or the greatest part of them to go out of this Province, & seek out these parts where they may freely make use of their Labours without Restraint by which means this Province will be in danger of Depopulation & young Freemen being the greatest Strength of this Province their Departure from hence will very much weaken us & render us a Prey to our salvage Enemy

5 The Quantity of Tobacco doth not lessen the Price here but the want of Ships to fetch it away which are not to be exported till the Lord pleaseth to remove the Scourges of War & Pestilence from our native Nation of England which War & pestilence is the only principal Cause not only of the Contemptibleness of our principal Commodity tobacco at present but of all other Commoditys in America of what nature or kind soever

The af<sup>d</sup> Reasons being well weighed & Considered We hope will give plenary Satisfaction to the Upper House & to all good men & unbyassed Persons

W<sup>m</sup> Bretton

The House Adjourned for half an hour

The House met again Present as before

Then went a Member of this House to the Lower to tell them that the reply to their Reasons against the Cessation will be too late for the Clerk to copy over to night for the Lower House's Perusal, therefore ordered that it be fair written & sent in the morning

J G:

The House Adjourned till nine of the Clock in the Morning

The House at nine of the Clock met again Present as before

Then was sent to the Lower House the Answer to the Reasons against a Cessation and ordered that the Lower House be desired to consider of them & after Consideration had to reassume the debate of the Act for Encouragement of Trade & the other Act for advance of more staple Commoditys than Tobacco

The Answer to the Reasons of the Lower House given against a Cessation for Planting Tobacco are as followeth

To your first reason We answer that It is impossible our Cessation should rather encrease than lessen the Quantity of Tobacco because it is of so little value in itself & rendered so Contemptible by the abundance made even to the Glutt of all Marketts & lastly so difficult to preserve, in Expectation of a future Vent, & therefore It can no way Encourage but must on the Contrary discourage all men from planting it to Excess as We do We do confess the other American Plantations are in the same Plight We are for Want of Shipping but We deny that their Commoditys are as Contemptible as Ours You instance Sugar Ginger Cotton Indico & we will follow your own Method Sugar will not only keep many Years in expectation of a Markett but grow better, Tobacco either will not keep at all or if it do keep grow much worse Ginger will keep if it have no other Quality, Cotton will not only keep but may be & is wrought up in great quantitys into Clothing for the Planter daily. And lastly Indico is a Commodity of great Value & so long to be preserved that it may not improperly be called imperishable, We appeal then to your own Judgments whither it be probable that the American Plantations should leave of Planting these Staple valuable & imperishable Commoditys though they have no present Vent for them only to plant tobacco which We cannot live by having no greater Certainty of Vent for it than We have & as certain to have it rott upon their Hands as We can be. p. 111

Besides were all that You alledge true which for the reasons above given We flatly deny Yet by making an Act for a Cessation now & sending the News home We shall get a good supply of Clothing Arms & Ammunition for this next Cropp which will be vented before the other American Plantations can Plant any tobacco this We think sufficient to satisfy reasonable Men but if this satisfy not We are ready at a Conference to give more reason than can Conveniently be written at this time

2. Did We not see that the greatest part of the World is too little for the English Merchants Shipping & Seamen, & so

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much too little that they have in a manner forced the King by their Clamours to a War with the Dutch to make room for them to trade your second reason had been of some weight, but that convincing Argument hath given You sufficient Security You shall never want Traders, or Shipping if You have a Commodity worth fetching But to your second reason We further say It is not the Shipping's barely coming hither that We are to wish for but their Importation of Goods to Clothe Us & if We take fifty thous<sup>d</sup> hh<sup>ds</sup> tob<sup>o</sup> out of the Trade as by not planting it for one Year We shall make it valuable & worth the adventuring Goods hither to purchase it and by Consequence have Clothing & necessarys for it which if We persist to keep the Markett glutted We shall never have & if We have necessarys for this & the next Years Crop now ready to be planted what need We further desire shipping than to carry it away & so much will undoubtedly be sent by those whose Subsistence is by the trade of Tobacco when they know before hand they can have none the next Year following if Merchants trading this Way do settle their Trade in other parts

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it will be no Calamity since England can afford others that are not acquainted with the ways of grinding the face of the poor used by some now, which hard usage hath reduced already the poorest Sort of People of this Province to a Condition little better than that pagan & salvage manner of living which You seem to fear from a Cessation.

3 The third Reason is founded upon stealing his Majesty's Customs by Seamen & were not worth the Answering, but that perhaps some Men might think there is more weight in it to sway a Man's Judgm<sup>t</sup> against a Cessation from planting Tobacco for a Year than in truth it doth, Wherefore We will give You not Grant You that Seamen will not come for any other Commodity but Tobacco, & therefore Assure you that We will not plant so much tobacco or so long till it be worth nothing to them or Us, & We do Conceive the Lower House cannot in prudence think it fit to have the Province plant Tobacco merely to have the Seaman's Company even now when the Planter gets nothing for it In short our design is to advance the price of Tobacco to make it worth planting & fetching & that Yourselves say will invite the Seamen when there is Tobacco & when there is none We need him not

4. But whither shall the Freemen go? Not to Virginia because there is a Cessation nor to the other American Plantations because Yourselves say their Commodities are as Contemptible as Tobacco, & We have demonstrated that no prudent man will make that perishable Drug Tob<sup>o</sup> in these parts therefore he must of necessity stay here & if permitted to plant Tobacco till it will not supply his Wants having nothing to lose will at last rob others that are better furnished

Neither doth it clearly appear to Us that the departure of the Freemen will be a misfortune but may possibly be an Advantage to the Freeholder, & they are the Strength & only Strength of the Province not the Freemen, It is their persons purses & Stocks must bear the Burthen of the Government both in Peace & War & not Freemen who can easily abandon Us & could they depart the Province in General (which We know they cannot) & would the Freemen do it, Yet if to gain them to stay We should forbear to do that which is best for the Freeholder of the Province that hath Stock Wife & Children fixed & irremovable as We may say here We were unworthy to be called the two Houses of Assembly but We do know that they either cannot leave the Province for Poverty or will stay in it till the mean price of Tob<sup>o</sup>. drive them out of it or else which We more fear force them to Committ Outrages in it for want of Necessaries not to be provided by Tobacco because Worth nothing.

5 Your first Reason says your Quantity of Tobacco doth not lessen the Price here but the Want of Ships to fetch it away, What is this in plain English but to say that there is more Tobacco than the Ships that are or were here this Year can carry away? Have We not then Glutted the present Markett here why then shall We not have a Cessation to make tobacco bear a Price here, & that It will bear when every Ship that by chance comes cannot have loading Witness that Year when M<sup>r</sup> Humphry Warren M<sup>r</sup> Rozer & others gave two pence p lb. Bills of Exchange than pay dead Freight when the Tob<sup>o</sup>. in London yielded not above three half pence, Neither do yourselves offer at any Hopes of more Shipping nor can in prudence Expect the War should End these two Years during which time It were vain to plant that which by your own Arguments cannot be fetched So that upon the whole Matter We see no Reason to recede from our desires of that Act for Encouragement of Trade at least our Trade for what imports it Us to hear that Tobacco bears a Price at London or in Russia if it will not buy Us Shirts here It is here We must make it stand & then it will be dear and purchase Clothing Arms & Ammunition which now it will not & without them We must needs all perish

Wherefore the Governour & Upper House do Conjure You Gentlemen of the Lower House to consider the calamitous Condition of the Province in want of Cloths at home, Assaulted by Enemyes abroad & no means provided as yet to make our only Commodity Tobacco of sufficient Value to purchase either Clothing for ourselves or Arms to defend Us

The last Assembly denied us a power to maintain War without the limitts of the Province the Consequence of that was the unrevenged nay as yet unrevengeable Murther of thirty

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innocent people & the ruin of more yet living in their Estates & Plantations You think You have done better by giving Us a power to maintain War without the Province by levying tob<sup>o</sup>? what signifys that Act unless by a Cessation You bring it to a Value & Estimation could Tobacco procure so much as Credit for meat & drink & necessary Expences at New York for persons to be sent thither, Col Nicholls might perhaps procure Us a certain & cheap peace with the Ciniquos as is manifest by his noble Obliging & friendly Letters sent into this Province But as the Case stands the Governour can neither arm Soldiers to fight for You nor send Comm<sup>rs</sup> to treat for You, nor indeed accept of that Act for maintaining War without the Province without hazarding his Honour not only to the Censuring of our neighbouring Governments but also to the Scorn of the Pagan & Infidell. Wherefore We now as before protest We are innocent of the Blood already spilt having done our Endeavours in the last Assembly to prevent it, & will hold ourselves guiltless of all the Blood that may hereafter be shed for want of your Care in this Assembly if You consent not to a Cessation from planting Tob<sup>o</sup>? for the Year 1667 which alone can put the Governour into a Condition to secure You

Consider further that a Glutt must needs be the Effect of  
P. 114 planting still as much as before, A Stint is impracticable so that there is no Way left but a Cessation

Upon a Glutt of Tobacco necessarily follows the Ruin of the House-holder & Master of Servants, the Tobacco they make being so little worth that a Servants Cargo shall not Cloath him & renew his time, the Consequence of which must be that the Richest of us all at last must beat his own Bread for want of Servants tho' the poor man will be the first shall feel it, because it may so fall that two Servant's Labour may clothe & purchase One when one Man's Labour shall not purchase any

We will yet for this poor man's sake make one Instance more, Quick Dispatch is the life of Trade, for which Reason the rich man that can compleat a Merchant's Freight with Speed shall be served when a poor man his Crop not exceeding 6 or 8 hh<sup>ts</sup> Tob<sup>o</sup>? shall starve for Want

If that fail the Rich have means to take freight certain in England by which means if Freight be scant, the Rich will have it all, if plenty the Rich being supplied by their own Returns or Credit the poor will be sacrificed to the rapacious Avarice of the Trades there being none to beat the price but those whose Wants will not permit them to expect & must therefore perish or run more in Debt, so that upon the whole matter, if either You will hearken to the crying Necessitys of the poor, the groans of those that live in fear of a pagan Enemy or to hear the honour of Government You will join with Us in a

Cessation Act which at once remedys these three Evils: Inconveniencys it may have as nothing in this World is simply good in itself, but the Conveniencys are greater than the Inconveniencys, unless there be something in Nature unknown to Us dearer than Life Liberty the Honour of the Governm<sup>t</sup> & name of Christian otherwise laid open to the Scorn of the Infidel.

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The House Adjourned till two of the Clock  
After Dinner

At two of the Clock the House met again

Ordered that the Chancellour go to the Lower house with the Answer to the Lower House their Reasons against a Cessation & read it to them.

Then came a Member from the lower howse with this Message in wryting (vizt)

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Vpon the Chancellors comeing into the lower howse and readeing the Vpper howse their reasons why a Cessacōn necessary. The lower howse takeing them into their serious Consideracōn & debateing thereon doe rest sattisfyed Provided there be care taken & provision made for the satisfaccōn of debts & that their neigboring Collony of Virg<sup>a</sup> doe comply with us

W<sup>m</sup> Bretton Clk.

Then was read the Act for Encouragem<sup>t</sup> of trade which was assented to by this howse & sent to the lower howse for their Assent

Then was return'd the Act for Encouragem<sup>t</sup> of trade from the lower howse with their assent

The howse ajourned till 9 of  
the Clock in the morning

At 9 of the Clock the howse mett againe

Present all as before Except M<sup>r</sup> Trueman & the Governor.

Then was sent the Act for the Surveyors to the lower howse & return'd againe with their Assent.

Then was brought an Act for giving passes to persons that are to departe this Province from the lower howse as also an Act ag<sup>t</sup> Runawayes, and assented to by the lower howse

The howse ajourned for two houres

The howse mett againe

Then came a Member of the lower howse w<sup>th</sup> an Act reviving those temporary lawes now expired

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To the R<sup>t</sup> hono<sup>ble</sup> the vpper & the hono<sup>ble</sup>  
the lower howes of this p<sup>re</sup>sent generall  
Assembly

The humble pet<sup>r</sup> of W<sup>m</sup> Smith Ordinary Keeper  
Sheweth

That yo<sup>r</sup> pet<sup>r</sup> was obliged for seaven yeares to keepe ordinary here att S<sup>t</sup> Marys, And thereby is constraigned to give Credit through all the Province likewise that there is an act entituled  
 p. 266 an Act for the Encouragem<sup>t</sup> of Ordinary Keepers which provides Execucōn for all bills and acc<sup>ts</sup> vnder hand wryting & wittnes due to any ordinary keepers which yo<sup>r</sup> pet<sup>r</sup> findes immateriall by reason in Courts and other busie tymes many persons after two or three dayes stay goe away without setting their hands to their accounts, or passing bill By which means yo<sup>r</sup> pet<sup>r</sup> through distance of place, multiplicity of publick busines & not well knowing the persons is rendred incapable of procuring his debts, And in the end such debtors haue the liberty to pleade to his losse that act where acc<sup>ts</sup> are not pleadeable after such a tyme, By which meanes yo<sup>r</sup> pet<sup>r</sup> is inuervated from the preservacōn of his publick employments without speedy redress which he humbly tenders to yo<sup>r</sup> honors may be thus effected That is his bookes being avouched by his booke keepers oath he keepinge foure bookes for that purpose one for every Provinciall Court & once a yeare they being all drawne into one Execucōn may be signed vpon itt. He not intending to p<sup>r</sup>judice the Country thereby but only to gett his reall debt hereby obligeing himselfe not to serve any execu[cōn] but from the tenth October to the last of March that is Tobacco tyme, And soe people th<sup>t</sup> otherwise haue fraudulent intencōns, heareing of this will pass their bills, or signe their acc<sup>ts</sup> before their departure. Yo<sup>r</sup> pet<sup>r</sup> further shewes to yo<sup>r</sup> honors that after execucōn signed, he is inforced to put his debts vnto the Sherriffe to collect who through multiplicity of publick busines or neglect is very late before his debts are received or acc<sup>ts</sup> returned, By which meanes yo<sup>r</sup> pet<sup>r</sup> Cred<sup>ts</sup> are delayed his owne Credit impaired & in fine his tobacco left on his hands all the yeare, Soe th<sup>t</sup> he is dampnified for want of speedyer returns both in providing for his publick Entertayn[ment] and loss of his tobacco to his totall ruine & disableing without speedy redress which yo<sup>r</sup> pet<sup>r</sup> humbly Conceives may be thus effected. That after Execucōn signed as aforesaid yo<sup>r</sup> pet<sup>r</sup> may haue the  
 p. 267 liberty to choose in every County such men as he can Confide in, And that they may be impowred for the receiueing his debts soe that he may thereby haue his tobacco betimes in the yeare, whereby he may be in Capacity to provide for the yeare ensuing. Yo<sup>r</sup> pet<sup>r</sup> also humbly craues of yo<sup>r</sup> honors that he may haue six acres of land of the one hundred acres he lives vpon



confirmed to him & his will for fifty one yeares, where he may build without any Charge to, the Country to his vse & he will inclose the same. U. H.  
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Yo<sup>r</sup> pet<sup>r</sup> further sayth that without such redresses as afores<sup>d</sup> he is totally disabled from keepeing Ordinary, Which p<sup>r</sup>misses Considered yo<sup>r</sup> pet<sup>r</sup> humbly throwes himselfe vpon yo<sup>r</sup> honors for such Redress as to yo<sup>r</sup> honors may seeme meete that his publick designe may be encouraged & not languish.

And he shall pray &c.

vpon readeing of which pet<sup>n</sup> This howse doe Conceive that W<sup>m</sup> Smith may have a lease for three acres of the Countrys land for 31 yeares to him & his Executors layd out in such parts as the Governor shall thinke fitt & that the rest of the pet<sup>n</sup> is vnreasonable

Jo: Gittings Clre.

The lower howse doe Consent that W<sup>m</sup> Smith may have three acres of the Countrys land for one and thirty yeares to him & his Executors to be layd out by the Governor, provided the sd Smith & his Executers be obliged to build a new howse thereon at his owne Costs & charges & keep ordinary therein for the Countrys service & for the entertaynment of all p<sup>rs</sup>ons whatsoever attending Pro<sup>u</sup> Courts & Assemblys or vpon their other necessary occasions at other tymes. As to the rest of the sd Smiths pet<sup>n</sup> this howse Concurrts with the Vpper howse  
W<sup>m</sup> Bretton Clk

Ordered that in pursuance of the sd pet<sup>n</sup> & orders of both howses that the Governor cause to lay out three acres of the Countrys land for the said Smith

John Gittings

Was read the pet<sup>n</sup> of Henry Adams High Sherriff of Charles p. 268 County as followeth

To the hono<sup>ble</sup> Governo<sup>r</sup> & Councill  
and Burgesses now assembled  
The humble pet<sup>n</sup> of Henry Adams high  
Sherriff of Charles County

Humbly sheweth

That whereas yo<sup>r</sup> pet<sup>r</sup> had by lawe due vnto him for the imprisonm<sup>t</sup> of Hannah Lee als Price & Mary Marler from the 17<sup>th</sup> of June vntill the tenth of October & and for other Charges by the sd. prisoners incurr'd as for their conveying to S<sup>t</sup> Marys &c the sume of five thousand seaven hundred and fiteene pounds of tobacco, & caske And for the Indian prisoners with the charge of Conveying them to S<sup>t</sup> Marys the sume of one thousand eight hundred seaventy & five pounds of tobacco, &

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caske as p his acc<sup>o</sup> more att large may appeare, And yo<sup>r</sup> pet<sup>r</sup> not having any knowledge of the tyme of the laying the publick leavy that he might at that tyme have presented his acc<sup>ts</sup> Yo<sup>r</sup> pet<sup>r</sup> did putt in his acc<sup>o</sup> vnto the Court that was held in Charles County for the laying of the leavy of the sd County & was from thence referred to this Assembly

The p<sup>r</sup>misses being taken into yo<sup>r</sup> serious consideracōn yo<sup>r</sup> pet<sup>r</sup> humbly craveth yo<sup>r</sup> honors will be pleased to grant his order for the sd charge

And he shall pray

After reading of which pet<sup>r</sup> ordered that it be sent to the lower howse for their consideracōn.

J: G:

The howse ajourned till  
Munday morn 9 of the  
Clock

On Munday morn at nine of the Clock the howse mett Present all as before

p. 269 Then came a Member from the lower howse with the answere to the Sherriff of Charles Countys pet<sup>r</sup> & acc<sup>o</sup> which is as followeth

Sattirday 28<sup>th</sup> Aprill 1666

This howse doe judge that the first sume (vizt) 5715<sup>lb</sup> tobacco be payd by the Inhabitants of Charles County The lawes of this Province now in force hauing sufficiently provided as to the payment of fees due from Criminalls in such cases, As to the latter sume being 1875<sup>lb</sup> tobacco the lawe made anno 1662 doe provide that the Pro<sup>all</sup> Court take order where the sherriff may repayre for satisfaccōn of his fees in th<sup>e</sup> case

W<sup>m</sup> Bretton—

Then came a Member from the lower howse with this Message vizt.

The lower howse doe humbly pray that the Lieutenn<sup>t</sup> Generall would please to appoynte a certaine number of the Vpper howse to joyne with a certaine number of the lower howse to be a Comittee for the Amendm<sup>t</sup> of certaine lawes now in force within the Province & that they make Reporte to both howses what acts are necessary to be repealed & to renew the whole body of lawes thereby to expediate all busines this day if possible

W<sup>m</sup> Bretton Clk.

Ordered by this howse that M<sup>r</sup> Coursey and M<sup>r</sup> Lloyd be joyned in a Comittee with any two of the lower howse whome

the Speaker shall appoynte for the amending the Act for quietting possōns.

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Then came a bill from the lower howse Entituled an additionall Clause to an Act entituled an act for the Encouragem<sup>t</sup> of soweing English grayne

The howse ajourned till  
after dinner

The howse mett againe Present as before

Then was sent to the lower howse the answe<sup>r</sup> to the Clause of the act entituled an Act for Encouragement of soweing English grayne (vizt)

This howse is willing to Consent to this act provided that all debts already contracted & all such as may be Contracted betweene the 24<sup>th</sup> of March 1667 & the 25<sup>th</sup> of March 1668 where Tobaccos are not to be had for the satisfiing such debts be discharged by Wheate, Rye, Barley, and Pease att such Rates as in this Act mencōned vpon a lawfull tender of such graines made to the Creditor or his certaine Attorney

J: G:

Then came a Member of the lower howse with this paper (vizt)

This howse doe declare that the 3600<sup>lb</sup> Tobacco which the Leiutenn<sup>t</sup> Generall makes himselfe Debtor for to the publick doe still remayne in his hands for his satisfaccōn for what he hath paid W<sup>m</sup> Smith out of his owne estate towards the advancem<sup>t</sup> for building of the Secretarys office. And doe pray that he would be pleased to accept thereof And as for the 240<sup>lb</sup> of powder nowe in the Leiutenn<sup>t</sup> Generalls hands, The Burgesses doe pray that he would please to dispose thereof to the Militia officers of the frontecre Countys to be employed for the good of the publick in case of Insurreccōn or Invasion of Indians.

W<sup>m</sup> Bretton Clk.

Then came a Member from the lower howse with this pet<sup>iti</sup>on following

To the R<sup>t</sup> hono<sup>ble</sup> the Governo<sup>r</sup>  
& Councell & the hono<sup>ble</sup> the  
Burgesses of this Assembly

The humble pet<sup>iti</sup>on of the Inhabitants  
of Baltmore County

Sheweth

That whereas there was a peace made with the Mattawas Indians & since that peace made there hath been two of those

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Indians killed for which they threaten a Revenge but haue been kept from itt as they say in hope of having satisfaccōn Wee doe humbly pray that this hono<sup>ble</sup> Assembly would take itt into their serious Consideracōn that search may be made for the murtherers & satisfaccōn given for the prevencōn of the Iffusion of Christian blood

And they shall pray &c.

Vpon the pet<sup>r</sup> abouesaid This howse doe thinke itt fitt that the Com<sup>rs</sup> of Baltemore County doe make Enquiry after the death of the two Indians in this pet<sup>r</sup> mencōned & reporte the matter of fact to the next Pro<sup>u</sup> Court, And that the sd Pro<sup>u</sup> Court be impowred by this Assembly to proceed according to justice & articles w<sup>th</sup> the sd Indians made at Delaware.

Which order aforesd was sent to the lower howse who return'd it Endorsed viz<sup>t</sup>

The lower howse doe Concurr with the Vpper howse in this matter

W<sup>m</sup> Bretton Clk.

Then came M<sup>r</sup> Coursey and M<sup>r</sup> Lloyd with The Reporte of the Com<sup>it</sup>tee appoynted by both howses of this assembly for the amendm<sup>t</sup> of the Act for quietting possōns. (viz<sup>t</sup>)

Jmp<sup>t</sup> As to the first parte of his Lop<sup>s</sup> excepōns in relacōn to Orphans it is most certaine that the Orphant of the Devizee will be most wronged His predecessors haue bona fide payd for the same & by this reason is answered the generall excepōns of his Lop<sup>s</sup> (viz<sup>t</sup>) that there would haue greater inconveniences hapned in case such course had not been taken. Though wee grant that as to the Rule of the Lawe of England it may seeme some thing strange, though at that tyme to our owne quiett & the justnes of the generall Cause of our Country wee found it good reason) Except that parte of his Lop<sup>s</sup> excepōns in the lands held by pattent which wee doe humbly present to the two howses for amendm<sup>t</sup> & that it may be mended in these termes.) Provided that this lawe nor any thing therein contayned barr not the Lord Prop<sup>r</sup> &c for their Clayme to any lands in this Province whatsoever

signed Ed Lloyd.

p. 272 The lower howse doe Concurr with the Reporte of the Com<sup>it</sup>tee as touching the Act of Quieteing possōns.

W<sup>m</sup> Bretton Clk.

This howse doe judge it very convenient that seaven coppys of the lawes made this Assembly be fairely transcribed into parchm<sup>t</sup> & pass vnder the greate seale of the Province to be sent to the seuerall respectiue Countys to the End that all the good people of this Province may haue sufficient notice of them & that the hono<sup>ble</sup> the Chancellor be desired to take care to see

the same effectually done with all Convenient speede after the dissolucōn of this Assembly And that each respective County pay to the Chancellor this Ensueing Crop the sume of two thousand pounds of tobacco for his care & paines therein. And whether or noe for the future it be not Convenient to establish by lawe that the Chancellor for the tyme being shall by writt to the Sher. of the respective Countys cause all such lawes as shall from tyme to tyme be Enacted to be published & proclaymed as heretofore has been done in England afore there was printing

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This is Recoṁended to M<sup>r</sup>  
Speaker by  
signed. Charles Calvert

To which was answered

The Speaker Communicated the within paper to the lower howse.

And the howse doe Concurr therewith Provided the lawes be transmitted to the respectiue Countyes before the next generall leavy be made vp. W<sup>m</sup> Bretton Clk.

The howse ajourned till 9 of  
the Clock in the morning

At 9 of the Clock the howse mett againe Present as before

Then came a Member of the lower howse & desired the Governor from the whole lower howse not to discharge Edward Erbery Merchant of the Sare of Bristoll in regard they had something to object ag<sup>t</sup> him as well for abusing the lower howse of assembly as his Lop. the last night p. 273

Then came a Member from the lower howse with this paper following

Tuesday 1<sup>st</sup> May 1666

W<sup>m</sup> Calvert Esq<sup>r</sup> mocōns the howse

That whereas there was an abuse comitted last night by Edward Erbery to the disturbance of the whole howse in their quiett & rest. And the Clk of this howse informes that the sd Erbery did call the whole howse Papists, Rogues, Turdy rogues, &c which the Speaker is desired to take notice of & proceed therein either by p<sup>r</sup>sentm<sup>t</sup> or otherwise as to him shall seeme best & that it be the first thing this howse takes into their Consideracōn or debate. M<sup>r</sup> Nicholas Pinkard informes that Erberry called the whole howse a Turdy shitten assembly M<sup>r</sup> Richard Blunt informes that Erbery sayd wee are a Company of turdy fellows (meaneing the lower howse) & were ashamed of the place from whence wee came.

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M<sup>r</sup> Richard Hall sayes that amongst a greate many of other Extravagant words Erberry sayd that Charles Calvert was a Rogue.

W<sup>m</sup> Calvert Esq<sup>r</sup> sayth how that Erbery in his heareing sayd wee viz<sup>t</sup> the Assembly were a Company of pittifull Rogues, & puppyes & there is not one in the Cuntry deserves to keepe me Company but Charles Calvert who owes me ten thousand pounds of tobacco.

M<sup>r</sup> Rich Smith informes that this morning when Erbery awaked the s<sup>d</sup> Erbery complayned that he was bound that he remembered all th<sup>t</sup> he had sayd last night & that he was not drunk. And in a threatning manner sayd, he would Remember those that bound him.

p. 274 The abuse that Edward Erbery gauē to the Leiutenn<sup>t</sup> Generall & to this Assembly last night being taken into Consideracōn & vpon a full debate thereon had in this howse.

They doe judge the same to be a scandall to the Lord Prop<sup>r</sup> to his Leiutenn<sup>t</sup> Generall & to both howses of Assembly & a greate Refleccōn vpon the whole Province in generall And therefore vnanimously voted by this howse that the s<sup>d</sup> Erbery be brought before this howse to giue answer to the above-said Charge in relacōn to those Informacōns now giuen in ag<sup>t</sup> him.

Ordered by the Speaker that m<sup>r</sup> Edward Erbery be brought into the howse by the Sherriff &c.

And taxed by the Speaker of all those words spoken who making his appearance after the Charge being read vnto him he answered that he remembred none of those words as is alledged only he Confesseth that he was in drinke, And being further taxed ab<sup>t</sup> the words spoken this morning (which were averred by a member of the howse he says that he remembers not that ever he spoke such words.

Which answer being taken into Consideracōn the howse doe judge the same altogether vnsatisfactory & th<sup>t</sup> noe pson of full age shall take advantage by drunkennes in such case. Wherevpon this howse doe humbly present the Consideracōn hereof to the Vpper howse that they would please to signify to this howse their Resentment of the same And what they shall judge further necessary to be done with the sd Erbery as touching his punishment or otherwise for this howse Concurrence therewith

W<sup>m</sup> Bretton Clk.

p. 275 The Vpper howse doe order that the sd Ed. Erbery be tyed to the Apple tree before the howse of Assembly & be there publickly whipt vpon the bare back with thirty nine lashes And that the Sher. of S<sup>t</sup> Marys County be comāded to apprehend

the sd Erbery & see this order putt in execucon & that the sd Erbery doe pay the Sheriff his fees before he departs out of his custody And further ordered that the s<sup>d</sup> Erbery be after he is whipt brought into both howses of Assembly publickly to aske them forgiueness

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John Gittings Clk.

The howse ajourned till after dinner

The howse mett againe  
Present all as before

Ordered by the Vpper howse of Assembly that Edward Erbery doe pay for fees to John Gittings Clk of the Vpper howse 308<sup>lb</sup> tobacco, To Will<sup>m</sup> Bretton 216<sup>lb</sup> tobacco M<sup>r</sup> ffitz-alley 100<sup>lb</sup> tobacco in all 624<sup>lb</sup> tob

The howse ajourned till  
9 of the Clock in the  
morning

At 9 of the Clock the howse mett againe

Present as Yesterday

Then was sent to the lower howse the Act Concerning the Act repeale of the Clause of an act concerning the Secretarys fees of 12<sup>d</sup> p pole for passengers imported.

Then came a Member of the lower howse & return'd the concerning the Repeale of the Clause of an act concerning the Secretarys fees &c vnder neath which was written Vpon the Reassumpcon of this bill the lower howse vpon further debate doe thinke it very vnreasonable to repeale the Clause or branch of the act menconed in this bill

W<sup>m</sup> Bretton Clk

Then came M<sup>r</sup> John Nutthall & p<sup>r</sup>sented this following acc<sup>o</sup>  
vizt

M<sup>r</sup> John Nutthall humbly desires  
this acc<sup>o</sup> to be allowed (vizt)

To the Entertaynm<sup>t</sup> of 22 Indians seaven }  
dayes 3 meales a day a peece at 30<sup>lb</sup> p } 4620  
diem for each Indian

To the Entertaynm<sup>t</sup> of 16 Indians }  
7 dayes at 2 meales a day a }  
peece at 20<sup>lb</sup> p diem each In- } 2240  
dian }  
sume 6860

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The Vpper howse thinks this account vnreasonable  
Ordered that this acc<sup>o</sup> be sent to the lower howse

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The lower howse doe thinke that 2000<sup>lb</sup> tob is sufficient for  
M: Nutthalls satisfaccōn for the accomodacōn of the Indians  
& doe consent to allowe soe much & noe more

W<sup>m</sup> Bretton

The vpper howse doe consent to the same

J: G:

To the hono<sup>ble</sup> the Vpper & lower  
howse of Assembly

The humble pet<sup>n</sup> of John Nutthall

Sheweth

That yo<sup>r</sup> pet<sup>n</sup> entertayned by the order & comānd of both  
howses of Assembly 22 Indians 14 dayes for the which they  
haue allowed him 2000<sup>lb</sup> tob with which he is not satisfyed  
haveing provided flesh for them once a day at least Where-  
fore he sayth that his trouble & charge is more Considerable

And humbly prays order that his acc<sup>o</sup> putt in this day may  
be allowed

And he shall pray

Ordered that this pet<sup>n</sup> be sent to the lower howse & that  
they be desired to Consider thereof

Jo: Gittings.

Vpon Reassumpcōn of this pet<sup>n</sup> remanded hither from the  
vpper howse And putt to the vote

This howse doe judge that in Conscience they ought not to  
allowe the pet<sup>n</sup> more then two thousand pounds of tobacco

W<sup>m</sup> Bretton Clk.

p. 277 Vpon Consideracōn of the acc<sup>ts</sup> of W<sup>m</sup> Smith sent from the  
lower howse this howse doe judge itt fitt to allowe him Eleaven  
thousand pounds of tobacco of the thirteene thousand nine hun-  
dred seaventy seaven [by] him demanded & for the future that  
they make a lawe that Ordinary Keepers shall sell according  
to the Reporte of the Committee appoynted for stating th<sup>r</sup>  
busines & doe desire the lower howse to concurr with them in  
itt for avoyding further disputes.

J: G:

The howse ajourned for halfe  
an houre

The howse mett againe Present as before

Then came a Member of the lower howse with these acts  
(viz<sup>t</sup>) an Act for reviving certaine lawes within this Province  
An Act providing for the paym<sup>t</sup> of 25<sup>lb</sup> tob. p pole in the Ces-  
sacōn yeare to the leiutenn<sup>t</sup> Generall. An Act lymiting  
ordinary Keepers

The howse ajourned till 9  
of the Clock in the morn.



At 9 of the Clock the howse mett  
present all as before

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Then came a Member from the lower howse to desire this howse to send the Act for the transmitting of the lawes to the respective Countyes.

Vpon the pet<sup>n</sup> of John Lawson & acc<sup>o</sup> for fees due to him for M<sup>rs</sup> Lees imprisonm<sup>t</sup> The lower howse is desired duely to consider this pet<sup>n</sup>

Then came a Member from the lower howse with the Act for the Burgesses expences with their assent to itt

Memorandum on the 29<sup>th</sup> Aprill issued out of the Vpper howse of Assembly this following writt.

Cæcilius &c To the Sherriff of S<sup>t</sup> Marys County Greeting p. 278  
Whereas Marmaduke Snowe haveing obtayned an order of our Pro<sup>u</sup> Court of the 6<sup>t</sup> day of October 1664 to haue execu<sup>c</sup>ōn for 1000<sup>lb</sup> sterl ag<sup>t</sup> Thomas Gerrard Esq<sup>r</sup> vpon which order the sd Snowe sued forth a levari facias directed to our Sherriff of S<sup>t</sup> Marys County which was returned executed by our Sherriff but to the value of 299<sup>lb</sup> 11<sup>s</sup> 3<sup>d</sup> 1/2 ob. & the s<sup>d</sup> Snowe there vpon complayning to our Provinciaall Court held at S<sup>t</sup> Marys the first day of March 1664 of the same Court then passed an order that in case the sd Gerrard would not produce personall estate within this Province for satisfaccōn of the sd 1000<sup>lb</sup> sterl. that an Extent upon the moyety of the lands tenem<sup>ts</sup> & hereditam<sup>ts</sup> of the sd Gerrard should be granted to the sd Snowe whereupon a writt was granted directed to our Sher. of our County of S<sup>t</sup> Marys thereby comanding him that in case the sd Gerrard did not produce psonall estate within our Province sufficient to satisfy the sd debt of 1000<sup>lb</sup> then to extend the moyety of any the lands tenem<sup>ts</sup> or hereditam<sup>ts</sup> of the sd Gerrard within S<sup>t</sup> Marys County vntill the sd sume of 1000<sup>lb</sup> sterl. due to the sd Snowe as aforesd. be satisfied which sd writt being returned by our sd sher. executed vpon the moyety of the Mannor of S<sup>t</sup> Clements in the sd County of S<sup>t</sup> Marys. The sd Thomas Gerrard brought our writt of error in radicione executionis in vpper howse of Assembly held at S<sup>t</sup> Marys the 10<sup>th</sup> day of Aprill 1666 & assigned for Error amongst other things that the order of our Pro<sup>u</sup> Court granted ex post facto for an extent ag<sup>t</sup> the lands of the sd Gerrard after Snowe had chosen a levari facias was error. And our sd vpper howse of assembly readeing the Records & proceedings of our sd provinciaall Court therein & viewing and Considering of the same did finde the sd order & Extent therevpon grounded to be erroneous Wherevpon our sd upper howse of Assembly p. 279  
Ordered that the sd order and Extent should be reversed &

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that the hands of the s<sup>d</sup> Snowe should be Removed from the possōn of the lands of the s<sup>d</sup> Gerrard by vertue thereof soe Extended And the s<sup>d</sup> Gerrard to be putt in full & quiett possōn & seisure of the same Theis are therefore to will & require yo<sup>r</sup> th<sup>t</sup> yo<sup>r</sup> doe forthwith remove the s<sup>d</sup> Snowe or any other persons whatsoever Clayming by p<sup>r</sup>tence of the s<sup>d</sup> Extent from the possōn of th<sup>t</sup> moyety of the Manner of S<sup>t</sup> Clements in our County of S<sup>t</sup> Marys soe Extended as afores<sup>d</sup> And to deliuer Seisure & possōn thereof to the s<sup>d</sup> Thomas Gerrard quietly & peaceably to enjoye the same as in his former Right. And this shall be yo<sup>r</sup> warrant for soe doeing & th<sup>t</sup> yo<sup>r</sup> make returne of the execucōn of this precept Wittnes our deare Brother Philip Calvert Esq<sup>r</sup> our Chancellor of our s<sup>d</sup> Province of Maryland this 29<sup>th</sup> Aprill 1666

signed Philip Calvert

All the lawes Enacted this Assembly being read over both howses of Assembly being present The Governor dissolved the howse

John: Gittings

PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

*At a session held at St. Mary's, April 10 to May 3, 1666.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE LOWER HOUSE OF ASSEMBLY.

The Jo  
Assembly  
att S

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original  
p. 1

by the hon<sup>ble</sup>  
of the  
L<sup>d</sup> Baron of  
Begun the

[Six lines missing]

howse: Whene the Chancelo<sup>r</sup> of the Laying  
downe afore them the Reasons why this Assembly this  
time especially called. And after his speech ended lled  
them to goe into their owne howse, & make Choyce  
Speaker amongst themselves.

And being in their owne howse. They Voted M<sup>r</sup> Thomas  
ley (one of the Burgesses of S<sup>t</sup> maries County Speaker  
of the howse.

And then returning againe into the Vpper howse, They pre-  
M<sup>r</sup> Thomas Nottley afores<sup>d</sup> to the Gouverno<sup>r</sup> & Councell;  
Who. dmitted & accepted of according to their Vote.

And being come into their owne howse. The Elected M<sup>r</sup>  
W<sup>m</sup> Bretton Clerke of the Lower howse of Assembly.

M<sup>r</sup> Speaker then sent for the Writts directed to the Sheriffs  
each respectiue County, for the Electing of the Bur-  
gesses.

W<sup>ch</sup> being deliuered in the howse Each Sheriff's Returne of  
respectiue County, (being seauen Countys in the whole)  
are as followeth.

[Four lines missing]

p. 2

Blunt.  
Pickard  
Burke  
Beson

[Five lines missing]

ffor Baltemore County

ffor Talbott County.

{ Co<sup>ll</sup> Gerard fflowke  
{ M<sup>r</sup> Zachary Wade  
{ M<sup>r</sup> Thomas Thorowgood  
{ Co<sup>ll</sup> Nathaniel Vtye  
{ Cap<sup>t</sup> Thomas Howell.  
{ M<sup>r</sup> Will<sup>m</sup> Coursey  
{ M<sup>r</sup> Will<sup>m</sup> Hambleton.

21 Members.

L. H.  
Journal  
original

Vppon the number of One & Twenty members (one whereof  
viz! Co! Nathaniel Vtve appears not) Putt to the vote  
many Members to make the howse

The howse proceeding to the settling of the howse. Voted  
& Ordered That any Twelue members assembled, (whereof  
the Speaker to bee allwayes one) att the time & place appoynted  
by the s<sup>d</sup> Speaker to a howse of Commons, or Lower  
howse of Assembly, to all intent purposes.

P. 3 Then the Speaker ordered the Clerke to Settling of  
the howse. W<sup>ch</sup> is as

The Order for Settling the  
It is Ordered by & w<sup>th</sup> the aduise & Prouince now  
assembled: That M<sup>r</sup> Thomas Nottley Speaker Will<sup>m</sup>  
Nicholas Young M<sup>r</sup>. Richard Blunt Burle, Cap<sup>t</sup>  
Thomas Ba Maio<sup>r</sup> Thomas B James Neale Co<sup>t</sup>  
Thorow Natha

[One line missing]

the Speaker of Commons or Lower howse of  
Assembly And all Bills, Acts, or Orders passed by the  
s<sup>d</sup> one Members or any Eleauen of them, w<sup>th</sup> the Speaker  
assembled as afores<sup>d</sup> w<sup>th</sup> the consent & approbaõn of the  
Vpper howse, & Enacted by the Leiu<sup>t</sup> Gräll, Gouërno<sup>r</sup> of this  
Prouince under the R<sup>t</sup> hon<sup>ble</sup> Cecilius Lord Baron of Baltemore,  
Lord Proprietary &c: Shall bee Lawes of this Prouince, after  
publicaõn thereof under the Seale of the Prouince, as fully to  
all intents & purposes, as if they were aduised & assented unto,  
by all the respectiue ffreemen of this Prouince in person.

W<sup>ch</sup> fores<sup>d</sup> Order being read. M<sup>r</sup> Speaker Ordered That  
those Orders passed the Last Assembly to bee obserued by the  
Burgesses, bee read ouer. W<sup>ch</sup> being likewise read.

Ordered That the Clerke draw out those orders, to bee ob-  
serued in the howse, ag<sup>st</sup> tomorrow morning 8 a Clock.

And then adiourned the howse 'till to morrow morning 8 a  
Clock.

P. 4

<sup>th</sup> April 1666. 8 a Clock.

All p<sup>nt</sup> as yesterday. Co<sup>l</sup> Nath: Vtve not  
that th<sup>t</sup> Order for Settling the present wne up,  
bee againe read ole howse.  
likewise agreed on, bee read ouer ordered to bee  
affixed in

[Five lines missing]

proper

Viz! The gentleman th<sup>t</sup> Spoake last or the  
2 That noe one speake aboue once, att one reading to any  
Bill w<sup>th</sup>out Lycence of the Speaker. And if Two p<sup>sons</sup> or

more rise up together, The Speaker shall appoynt who may speake first. And noe one may interrupt another, or speake 'till the other haue ended.

3 Noe one shall deliuer his opinion, or speake sitting to any Bill Butt shall stand up reuerently, directing his speach to the speaker.

4 Euery Bill proposed to the howse, shall bee read three seuerall dayes before it bee engrossed: & th<sup>t</sup> betwixt Euery readyng, one day shall bee intermitted: unlesse upon urgent occasion the speaker shall dispence therew<sup>th</sup>; And then One Bill being read two times att one sitting, shall bee sufficient as read two seuerall dayes and times, when soe entred on the Clerks Journall.

5. Noe one shall come into the howse of Assembly (whilst the howse is sitting) w<sup>th</sup> a sword, or other wea<sup>pon</sup> the same p. 5 by, in the hand of the Dore-keeper therto upon penel of ffine, as the shall thinke fitt.

6. Any of the One & Twenty m<sup>emb</sup>ers of the Assembly, w<sup>ch</sup> shall bee absent from poynted, shall bee fyned (after the bled, according to the order discretion of the by the speaker.

7. [*Two lines missing.*]

8 When any objection thereto, The speaker shall app<sup>ear</sup> speake to the s<sup>d</sup> Bill, & deliuer his Opinion first the speaker shall thinke fitt & conuenient.

9. That during the Assembly Noe one whatsoever eyther Burgesse or Clerke shall utter any words, or make relaōn of any words spoaken in the howse to any Bill, or otherwise upon debate or conference, upon such penalty as the howse shall thinke fitt & impose.

10. Noe Whispering or priuate communicāōn shallbee by any Two or more members, concerning the debate of any Bill in the howse or whilst the howse is sitting.

M<sup>r</sup> Speaker then declared. That according to what was yesterday proposed by the Chancelor in the Vpperhowse, as to the motives why this assembly was called: And particularly Concerning the p<sup>re</sup>sent Trade of Tob. & Concerning the Indian Busines. Hee thereupon ordered Cap<sup>t</sup> James Neale, M<sup>r</sup> Thomas Thorowgood M<sup>r</sup> Nicholas Young & M<sup>r</sup> Richard Beard a Committee to draw up in writing their Reasons Concer- of Tob. As eyther to a Stint, or to a Totall or p. 6 otherwise. W<sup>th</sup> all to make report howses consideraōn. had as touching th<sup>e</sup> p<sup>ar</sup>ticular busines their charge. busines After debate thereon had Will<sup>m</sup> Coursey a Messenger to the Upper tend to proceed on the Indian haue conference. this howse who haue

[*Three lines missing*]

I. H. Journal original for him & to m<sup>r</sup> speaker & this howse, according th<sup>t</sup> busines, by their owne Messenger.

Putt to the Vote whither it bee iudged needfull th<sup>t</sup> a Bill bee drawne up Concerning Outlawries & Coroners &c: yea or noe?

In the affirmatiue by all (Except those of the Committee)

Was read those Two Acts formerly made & passed Concerning Hogstealers

Putt to the Vote whither those Acts be sufficiently penall yea or noe? Before any further proceed made herein

The Committee Returnes, & presents this ensuing Paper to M<sup>r</sup> Speaker. (viz<sup>t</sup>)

Our Opinions are That no Cessaõn be imposed upon the people of this Prouince for these Reasons.

1 Wee Conceiue our Cessation will rather encrease then lessen the quantity of Tob. ffor it will encourage the poeple of those parts to plant Tob. when now there is ted.

2 A Cessaõn shall disincourage to these parts. Wee not hauing the seeke for here.

3. Seamen shall not bee any other Comõdity then Tob. an excize & ffreight w<sup>ch</sup> their purses.

4 A Cessaõn or  
[One line missing]

labours

5 The Quantity of Tob doth not the want of shippes to fetch it away: w<sup>ch</sup> are not to bee expected 'till the Lord pleases to remoauē the scourge of War and pestilence from Our Nation.

Vppon these Reasons M<sup>r</sup> Speaker requested each member to deliuer his Opinion seuerally. As to a Cessation whither necessary yea or noe?

The Maior Vote as That (as to the p<sup>r</sup>sent State of the Prouince wherein it now stands) Euery one bee left to his liberty eyther for planting of Tob. or employing his time & labour on other designes, as hee shall please.

Ordered th<sup>t</sup> that Busines Concerning Hogstealers bee first Considered on, in the afternoone

The Howse adiornd by the Speaker 'till 2 a clock afternoone

Wednesday 2 a clock afternoone

The howse called. All p<sup>r</sup>nt Except as afore. Co' Nath. appears not former Acts Concerning hogstealers  
p. 8 (w<sup>ch</sup> the Uote whither sufficiently penall  
[Two lines missing]

all bee necessary th' a Committee bee Bill con- L. H.  
 concerning hogstealers ins- Acts now in force bee Journal  
 [Three lines missing] original

howse Mr Clock And that Soe much  
 howse, by th' time

Vppon some priuate busines of M<sup>r</sup> Speakers w<sup>th</sup> the  
 Vpper howse

The howse adiornd for halfe an howre.

The howse mett againe all p<sup>nt</sup>, Except as afore.

M<sup>r</sup> Speaker informes the howse how th' a Certaine summe  
 of Tob. hath beene raysed & payd by the whole Country (as  
 hee supposes) towards the building of a Prison, Stocks & Duck-  
 ing Stoole here att S<sup>t</sup> Maries. Jn whose hands the Tob lyeth,  
 hee knoweth not And therefore hee iudgeth it meete to know  
 where the Tob is deposited, or how disposed of, by the then  
 Sheriffs

Whereuppon M<sup>r</sup> Speaker Ordered Will<sup>m</sup> Caluert Esq a  
 Messenger to the Vpper howse, to entreate the Leiu<sup>t</sup> Gräll  
 th' Co<sup>ll</sup> Will<sup>m</sup> Euans may come to this howse. They hauing  
 some certaine questions to demand of him concerning th' Tob.  
 afores<sup>d</sup> Who att that time was Sheriffe of S<sup>t</sup> Maries County,  
 when the Tob. was pay<sup>d</sup>

Who returns. Co<sup>ll</sup> Will<sup>m</sup> Euans along Then M<sup>r</sup> p. 9  
 Speaker demands of Co<sup>ll</sup> towards the building of a  
 Prison, Stocks

Co<sup>ll</sup> Will<sup>m</sup> Euans answers, that into the hands of Will<sup>m</sup>  
 Smyth Ordinar to the building of Stocks Pillory &  
 the s<sup>d</sup> Smyth for the building of the knows nothing of  
 it. Hee being fore the time for payment

And Will<sup>m</sup> Smyth denies th' Tob  
 Speaker than the Vpper would satisfy them  
 receaued by the Sheriffs, towards the Building

Ducking Stoole here att St. Maries An<sup>o</sup> 1664 yea or noe?

Who returning makes report from the L: Gräll, That nothing  
 was raysed to th' end, vppon the perticular or generall account  
 eyther for Prison, Stocks or Ducking Stoole here att St.  
 Maries.

And the howse rested satisfied th' nothing was receaued or  
 payd to the end afores<sup>d</sup>

Then a Member of the howse motions Concerning the  
 appoynting Viewers in each County for the Viewing of Tob.  
 And Vppon debate thereof. That busines throwne out  
 of the howse.

Another Member allso motions Concerning the weight of  
 Tob Cask, w<sup>ch</sup> as a Custome the merchant allows (60<sup>l</sup> or 62<sup>l</sup>  
 Tare) & the cask weighs perhaps 100<sup>l</sup> or thereabouts, whereby



L. H.  
Journal  
original

the merchant is much damified, hee paying for wood: & therefore to putt an equality in the busines, hee desyres th' each Cask bee weighed & the merchant to allow but what the Cask weighs, & noe more. Whither a Regulaõn as to the Weight of Tob

[*One line missing*]  
maior Vote. The Merchant hauing w<sup>ch</sup> is not to  
bee denied him. those fflowre Gentlemen of the former  
mmittee tomorrow morning. And. Bills allready  
agreed on, (Viz<sup>t</sup>) & Hogstealers. & then p<sup>r</sup>sent the

[*One line missing*]  
ning the Exportaõn skins Goate Skins  
concerning

[*One line missing*]  
affirmatiue by the Bill bee prepared & drawne up

The howse adiornd by M<sup>r</sup> Speaker 'till tomorrow morning  
8 a Clock

Thursday 12<sup>th</sup> Aprill 1666 8 a Clock

The howse called, All p<sup>r</sup>sent, except Co<sup>ll</sup> Nath. Vtye who  
beeing thrice called. appeares not.

The Committee yesterday appoynted (viz<sup>t</sup>) Cap<sup>t</sup> James Neale,  
M<sup>r</sup> Thomas Thorowgood, M<sup>r</sup> Nicholas Young & M<sup>r</sup> Richard  
Beard, being called; Orders are gyuen them for the drawing  
up a new the Act Concerning Hogstealers, both to the penalty  
of ffine &c: & other punishm<sup>t</sup>, as is now debated in the howse.  
And likewise for the drawing up those other Acts for Outlaw-  
ries & Coroners.

Who accordingly went upon their charge

p. 11 M<sup>r</sup> Speaker motions, whither it bee not most conuenient  
That an Act bee provided, Enioyning all depart the Pro-  
uince, to sett up their name County Courts? W<sup>ch</sup>  
though formerly Act prouiding therefore. And  
Putt to the Vote Whither such according to the intents  
now debated

In the affirmatiue necess  
Then motioned whither restraine the County  
As to Bills, Bonds & ly to ta those some  
things

[*One line missing*]

Court. And

Putt to the Vote Whither to cont

In the affirmative to continue by the maior Vote.

Then also motioned, Concerning High Wayes, or Common  
Roads to bee made, kept & allowed in all Counties of this



L. H.  
Journal  
original

If any Indian kill an English But lett it bee Charact  
ed by a black or Red  
4<sup>ly</sup> M<sup>r</sup> Langw hy were deliuered killed  
by the English:

[One line missing]

5<sup>ly</sup> yo<sup>r</sup> hoggs & liue, & driue us from place to pl  
ther: Lett us know where to liue, & how to bee secured for  
the future from the hoggs & Cattle.

#### Heads of Chotiques Speeck.

1 Lett all idle fellows th<sup>t</sup> carry tales on both sides bee  
bownd & deliuered on both sides. If they cannot proue their  
Allegaōn, to bee punished.

2 As they treat the English freindly soe lett not the Indians  
bee beaten w<sup>th</sup>out cause, when they come amongst the Eng-  
lish. And lett their priueledge of Hunting, ffishing, & Crab-  
bing bee preserved.

3 They desyre to haue the Liberty to send us their Wifes  
& Children amongst us in case of danger. And that the Eng-  
lish will furnish them w<sup>th</sup> armes & ammunition, & they will  
endeauour to defend both them & us against the Janedeas &c:  
And further th<sup>t</sup> the Gouverno<sup>r</sup> will bee pleased to fix the place,  
P. 14 whither Wifes & Children to, in case of danger, and  
bring them.

that Kittamaquundt gaue to the English catto-  
way, & submitt to itt.

atowan's Speech for gamaicks Sonne.

willed th<sup>t</sup> his poeple should liue yred him to pro-  
tect them utt them under any Jn- syre to haue  
their thinke fitt they de- Necutanamo to bee

[Two lines missing]

downe the fence made by the Indians att Nangemy  
about their Corne. By w<sup>ch</sup> Eight men haue lost their whole  
Crop of Corne; for w<sup>ch</sup> they complain, & desyred to bee  
secured for the future.

Vnder w<sup>ch</sup> It folowes thus (viz<sup>t</sup>,

Ordered that the heads of the Indians Speeck bee sent to  
the Lower howse. And th<sup>t</sup> they bee desyred to bee ready for  
a Conference w<sup>th</sup> this howse by three of the Clock this after-  
noone. Against w<sup>ch</sup> time they may digest into writing any-  
thing they haue to obiect against the particulars desyred, or  
the p<sup>r</sup>sons desyring, who will bee p<sup>r</sup>sent att the Conference.  
And doe further order, that the Greate Roome where the  
Court is kept, bee prepared agst three of the Clock for the  
Conference of both howses w<sup>th</sup> the Indians.

John Gittings Clr.

After the reading of this Paper. M<sup>r</sup> Speaker Ordered Will<sup>m</sup> Caluert Esq<sup>r</sup> the Messenger to the Vpper howse, & to signify to the Leiu<sup>t</sup> Gräll, That the time according to th<sup>t</sup> order request was, th<sup>t</sup> hee would please to appoynt

who returns, Certifying the spe Leiu<sup>t</sup> Grälls pleasure by a messenger sently to M<sup>r</sup> Speakers request

M<sup>r</sup> Baker Brooke came f howse would please to haue confer row morning Nine a Clock

And M<sup>r</sup> Speaker the Leiu<sup>t</sup> Gräll

[One line missing]

Rob<sup>t</sup> Slye for into

The heads of the Indian

M<sup>r</sup> Speaker appoynted Will<sup>m</sup> Caluert Esqr to

Vpper howse, requesting them to signify what is by certaine words in those proposalls intended (viz<sup>t</sup>) Black & Red signe. w<sup>ch</sup> this howse doth not well understand. And th<sup>t</sup> they would please eyther to explaine the same by himselfe, or by a Messenger from their owne howse.

Who returning sayth That the Vpper howse will satisfy this howse according as is requested by their owne Messenger, & would then returne the heads of the proposalls from their howse, hither againe, w<sup>ch</sup> all certifying M<sup>r</sup> Speaker that certaine words in those proposalls (as deliuered by the Interpreto<sup>r</sup>) themselues are not well knowne, what is intended by them, neyther doe they well understand them, 'till further conference w<sup>th</sup> the Jnterpreto<sup>r</sup> & Indians.

Then was read the following Pet<sup>r</sup>

To the hon<sup>ble</sup> the Gou<sup>r</sup> & howse of Assembly in Maryland.

The humble of Thomas Allcock. Sheweth

Pet<sup>r</sup> hath had his Wife & Child murdered by of p. 16  
August Anō 1665, & being yett unre-pretence yo<sup>r</sup> Pet<sup>r</sup>  
knowes not that the Murderers are exequuted the  
Murderers of Mrs Agatha murdered the day before.  
And th<sup>t</sup> the were the sixteene doags th<sup>t</sup> pretend  
strange Indians uppon the to haue recouered of  
yo<sup>r</sup> Pet<sup>r</sup>s wife to shew themselues to themselues  
w<sup>ch</sup> our & haue also recea- English. Since  
th<sup>t</sup> Blood cryeth to heauen for uengeance, yo<sup>r</sup> Pet<sup>r</sup> hereby  
throweth himselfe, together w<sup>th</sup> the blood of his murdered  
wife & child att yo<sup>r</sup> feete. Crauing Justice. w<sup>ch</sup> Blood hee  
humbly beggs of the Just Judge of heauen & earth neuer to  
remoue from yo<sup>r</sup> soules, nor the soules of yo<sup>r</sup> Childrens Child-  
ren 'till it bee satisfied

Tho: ☩ Allcock's marke

L. H.  
Journal  
original

Vppon this Pet<sup>e</sup> Ordered th<sup>t</sup> the Pet<sup>a</sup> bee p<sup>r</sup>esented to the Vpper howse tomorrow morning, vppon the conference of this howse w<sup>th</sup> them. And th<sup>t</sup> the Leiu<sup>t</sup> Gräll bee requested to demand of the Doage Indians (who are esteemed to bee murtherers of the Pet<sup>s</sup> Wife & Child according to this Pet<sup>e</sup>) or other Indians deputed for them to giue answere to the Contents of this Pet<sup>e</sup>.

Signed Will<sup>m</sup> Bretton Clk

The former Committe went againe vppon their Charge

p. 17 M<sup>r</sup> Speaker sent the Clk of this howse unto the Office, to fetch the last Assembly's Lower howse Journall. the Clerke of the office went to the Leiu<sup>t</sup> Gräll of this howse. who made answere (as hee supposes) as att his howse att for it, & it should bee ready here

Then motioned by M<sup>r</sup> Speaker motion made the Last Assembly to the Journal of the Lower howse used. And whither it the better assertay

In the affirmative  
M<sup>r</sup> Edward Lloyd

[*One line missing*]  
dians Proposals understood not. (viz<sup>t</sup>

The meaning of the Indians touching the Black or Red signe signifying Death or Iniury, was th<sup>t</sup> they did desyre. That as the English haue Lawes written w<sup>ch</sup> they understood, Soe vppon the Agreement<sup>s</sup> now to bee made. They doe desyre That they may haue a Stick or some such thing marked w<sup>th</sup> a black Character, w<sup>ch</sup> they may shew to their people, & tell them, That that signifies, that there is a Law made by Agreem<sup>t</sup>, That whosoe<sup>r</sup> shall from henceforth kill a man, shall dye for it. And soe for other agreem<sup>ts</sup> eyther w<sup>th</sup> Red or white Characters.

As to the man alleaged to bee killed. They intended the man killed att the head of Portobacco Creek vppon Co<sup>l</sup> fflowke his Land; about a weeke after the Murther of M<sup>r</sup> Langworth's children. ffor w<sup>ch</sup> they formerly desyred six score Armes length of Roanoke satisfaction: Protesting w<sup>th</sup> all, that they will nott accept of any thing hereafter

John Gittings Clk.

p. 18 w<sup>ch</sup> This howse resolute to debate thereon in

[*One line missing*]

red. That Certaine Reasons or Obiec- propo-  
salls, bee drawne up, & debated as to the ffirst.

Speech to the Vpper howse.

idle discourse as well of English

[*One line missing*]

may bee gyuen all misunderstan-

[One line missing]

& the English

[Two lines missing]

L. H.  
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original

will take into their Consideraōn the death of th<sup>t</sup> Indian, w<sup>ch</sup> is killed, as is alleaged, Vppon hearing of the Indian Euidence, & other Circumstances relating thereto.

5 That wee are willing the Indians haue a place ascertain<sup>d</sup> them where to liue. And th<sup>t</sup> a mutuall care bee taken Concerning the securing of their Corne ffeilds.

To the second Vppon Cholique his speech.

1 They willingly consent to a freindly Compliance w<sup>th</sup> the Indians: That they haue their Priuiledge desyred.

2 They thinke the Leauing of their Wifes & Children w<sup>th</sup> the English, vppon their goeing to war ag<sup>st</sup> their Enimies to bee verry reasonable. But as to th<sup>t</sup> of Armes & Ammunition, they leaue to the Consideraōn of a Committee of both howses to consider thereof.

3 They should bee glad to understand that the Indians doe really owne the power gyuen to the English, in the Choyce of the Pascattaway Emperours.

To the Third. Vppon Jsapatowan's

p. 19

1 That his request Touching the the confirmaōn of that Indian me more than Reason.

2 That if Emerson haue done throwing downe their ffence as such mulct or penalty impo as the nature of the of

This howse ing haue drawne up th doe iudge it requisi read by Mr S Vpper howse,

The Committee into the Bills, (viz<sup>t</sup>, An Act Concerning hogstealers & Concerning Coroners in each County, to this howse's Consideraōn

Was read An Act Concerning Hogstealers.

Ordered th<sup>t</sup> that Act bee amended. That an Addition bee made for the Repealing those other Acts Concerning hogstealers. And another Addition allso, as touching Seruants who shall steale hoggs: And likewise a Clause for recouering the penalties in th<sup>t</sup> Act by course of Law. As allso touching Accessaries & Abetto<sup>rs</sup>

Was read An Act Concerning Outlawries once Read

An Act Concerning Coroners &c: once Read

Passed.

Was read the Pet<sup>n</sup> of Jacob Bremlington Touching the killing of one seru<sup>t</sup> by the Cinigo Indians, & another seru<sup>t</sup> wounded.

It appearing th<sup>t</sup> neither of those seruants was press<sup>d</sup>, but

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original

only uppo<sup>n</sup> their Masters Employ<sup>m</sup>: The Vote of the howse is.  
That the Pet<sup>r</sup> bee allowed nothing, as to that his demand.

The howse adiornd by M<sup>r</sup>: Speaker 'till to morrow morning  
7 a Clock

3<sup>th</sup> Aprill 1666. 7 a Clock.

p. 20

All present (Co<sup>ll</sup> Nath. Vtye making

[*One line missing*]

of Co<sup>ll</sup> Nath. Vtye to shew his rea- this howse,  
why hee made not his ap- prescribed in the writt to  
attend

[*One line missing*]

oses That writt for Electing. the Election of the  
same efore th<sup>t</sup> time or day in before th<sup>t</sup> day  
uppon his according as he was

[*One line missing*]

makes his appearance requested him to digest  
his reasons in writting, why hee appeared not att the first calling  
of the Assembly because hee first alleged, That it was noe  
Lawfull or Legall Election in that County of Baltemore.

Co<sup>ll</sup> Vtye departed accordingly, & not long after returning  
agaïne, p<sup>r</sup>sents the Speaker w<sup>th</sup> this ensuing paper.

M<sup>r</sup>: Speaker.

To yo<sup>n</sup> & the rest of the Worthy Gentlemen of the Lower  
howse of Assembly. My Declaraõn & reasons Why J, th<sup>t</sup> am  
of Baltemore County, now returned as a Burgesse am not  
Legally chosen, are these. Jmp<sup>r</sup>: Att a Court held for Balte-  
more County uppon the first Twesday in Decemb<sup>r</sup>: The Clerk  
& Sheriffe being but one Man & soe of necessity must attend  
the Court; By the way receaved Writts for an Assembly to  
bee held in ffebruary. w<sup>ch</sup> writt hee taking w<sup>th</sup> him to the Court,  
there being some ffew of the Commissioners, & J thinke as  
few of the Jnhabitants. Presently the Sheriffe proceeded to

p. 21

make Choyce for Burgesses. Contrary, as I. conceaue, to the  
intent of the writt, the Lawdable where the ffreemen  
Jnhabitants ought to nes w<sup>ch</sup> soe much concerns their  
soe often declared their disgust of me p<sup>r</sup>sent it to  
this hon<sup>ble</sup> howse satisfaction both to my selfe & th  
in Baltemore. And sett doune the heads of some  
greiuance to mee (viz<sup>t</sup>)

M<sup>r</sup> Rich: Ben

M<sup>r</sup> ffran: Wrig

Godfrey Bayly, M

of

[*One line missing*]

Vppon reading of w<sup>ch</sup> The Ret to the Sheriffe  
 in Baltemore County, for the Ele urgesses, being pro- L. H.  
 duced, & viewed. The Vote of this howse is, That th<sup>t</sup> Election Journal  
 was Legall, (The other Burgesse for th<sup>t</sup> County making original  
 his appearance vppon th<sup>t</sup> summons & Election.)

Wherevppon Ordered th<sup>t</sup> Co<sup>ll</sup> Nath: Vtye take his place &  
 seate in the howse, as Burgesse for Baltemore County.

M<sup>r</sup> Rich: Beard lycensed by the Speaker to absent for a  
 while

Then Ordered That those other fflowre Gent<sup>l</sup> (viz<sup>t</sup>) Cap:  
 James Neale, M<sup>r</sup> Rob<sup>t</sup> Slye, M<sup>r</sup> Nich: Yowng & M<sup>r</sup> Tho:  
 Thorowgood, as afore, draw up that Act Touching Hogstealers  
 anew as is gyuen them in charge, & according to debate  
 yesterday

Who went vppon their charge.

Was read An Act Concerning Outlawries. Twice read

An Act Appoynting Coroners  
 in each County. Twice read  
 Passed

Ordered th<sup>t</sup> the Clerk draw out fayre those two acts now  
 passed.

now debated on & amended, to bee pro- for their p. 22  
 Consideraõn & concurrance, olved into a Grand Com-  
 mittee erning the Indian busines. howse mett  
 againe. ning the buying & exporting goods  
 who eyther Trade hither in sell them againe to the Jn-  
 out of the Prouince th<sup>t</sup> Bill bee drawne,  
 to to buy such goods & the iniury of the whole

[One line missing]

Concerning Hog- according to debate & order  
 of the howse Read. Twice Read. Voted in the affir-  
 mative. Pass<sup>d</sup> & to be p<sup>r</sup>sented to the Vpper howse.

Putt to the Vote. Whither a Law bee not necessary. Pro-  
 hibiting Negros, or any other Seruants to keepe piggs, hoggs,  
 or any other sort of Swyne, vppon any pretence whatsoeu<sup>r</sup>  
 Vnlesse employed by their respectiue Masters or Ouerseers as  
 Swynyards for their Masters only proper use, & behoofe of  
 their s<sup>d</sup> Masters & noe otherwise. Voted.

In the affirmative. That such a Bill bee drawne

The howse adiornd by the Speaker 'till 2 Clock afternoone  
 ffriday 2 a Clock after noone

The howse called. All p<sup>r</sup>nt, none excepted.

M<sup>r</sup> Speaker ordered M<sup>r</sup> Rob<sup>t</sup> Slye the Messenger to p<sup>r</sup>sent  
 these three Bills. Viz<sup>t</sup> An Act Concerning Hogstealers, An  
 Act Concerning Outlawries, & An Act appoynted Coroners in  
 Each County, to the Vpper howse for their Consideraõn



L. H.  
Journal  
original  
p. 23

M: Slye returns. And then  
M: Speaker Appoynts M: Rob<sup>t</sup> & M: Will<sup>m</sup> Coursey  
a Committee Concerning High Wayes or Roads.  
& an Act Prohibiting the exportaōn who went uppon  
their

Then M: Speaker appoynted M: Rich: Smyth, Cap<sup>t</sup>  
James N for the preparing other Jngrossers; An  
thers, to p'mitt the sort of Swyne, &c:

[One line missing]

Who all M<sup>r</sup> Speaker motions Whither All  
orders & motions made in the howse in g or otherwise  
& other papers & proceedings debated in the Assembly, be  
preserved & kept entire, for the view of all future Assemblies.  
Together w<sup>th</sup> a fayre Coppy of each Assemblies Journall.  
W<sup>ch</sup> the Clerk shall deliuer into the Secretaries office w<sup>th</sup>in two  
months after the breaking up of each Assembly, uppon penalty  
of forfeiting his Sallary for th<sup>t</sup> Assembly, yea or noe?

In the affirmative necessary, & th<sup>t</sup> a Penalty of 500<sup>l</sup> Tob  
ouer & aboute his sallary bee likewise imposed uppon him, in  
case hee eyther refuse, or otherwise not performe what hee is  
by that Act enjoyned.

In the affirmative to bee digested into an Act

Was Read The Act for the Muster Master Grälls ffee

Vppon Debate Concerning th<sup>t</sup> Act. Voted in the affirma-  
tue, That the Act bee amended, As to Negros, Negro Woemen,  
& Children haue & bee allowed 4<sup>l</sup> Tob. p<sup>r</sup> pole uppon  
from sixteene, to sixty yeares, & noe other nes  
for one howse. againe whither it bee thought  
necessary hibiting all p<sup>r</sup>sons to barter or leash  
aliue or dead except Ve- 000<sup>l</sup> Tob. bee drawne.  
& p<sup>r</sup>sented these concerning Jn- to keepe  
swyne &c

[One line missing]

the Prouince  
Committee amend some things in the two former.  
as shall bee gyuen them in charge by the howse to-  
morrow morning.

M: Rob<sup>t</sup> Slye of the Committee came & presented these  
three Bills. (Viz:) An Act for High Wayes or Roades. An  
Act for repeale of the Act for ferries. And An Act Pro-  
hibiting the exportaōn of Hydes & other skins.

That Act for Passes &c. being againe read, Voted that that  
Act, is not thought necessary; ffor th<sup>t</sup> the Act Jntituled an Act  
ag<sup>st</sup> fugitiues doth sufficiently prouide for p<sup>r</sup>sons, who shall  
depart the Prouince.

Was read those three Bills p<sup>r</sup>sented by M: Rob<sup>t</sup> Slye  
Ordered that these two (Viz<sup>l</sup>) Concerning High Wayes &c:

& Concerning the exportaōn of Hides &c: bee drawne up  
 fayre by the Clerk agst to morrow morning 7 a Clock.  
 The howse adiornd by M<sup>r</sup> Speaker till to morrow morning  
 7 a Clock

L. H.  
 Journal  
 original

Saturday 24<sup>th</sup> Aprill 1666. 7

p. 25

The howse called All p<sup>'nt</sup> Except who being called  
 & not appearing. a Contempt by the whole howse. A

Member bee fyned in 400<sup>'</sup> Tob.

Co<sup>l</sup> Nath: Vtye also for his the beginning of the  
 Assembly s the first day of meeting of the Assembly  
 weather in a Capacity sent. yett hee  
 goeing out of the Prouince

In the affirmatiue  
 Ordered th<sup>t</sup> the

[One line missing]

was read

In the Negatiue not to pass

Then a Member motions th<sup>t</sup> another Bill not for High  
 Wayes, but only for the marking a way or path & making  
 heads of Riuers, Creeks, & Swamps passable.

And putt. to the Vote. Whether this last motion bee iudged  
 necessary or not?

In the affirmatiue by the Maior Vote

M<sup>r</sup> Speaker ordered M<sup>r</sup> Rob<sup>t</sup> Slye, M<sup>r</sup> Rob<sup>t</sup> Burle, & M<sup>r</sup>  
 Will<sup>m</sup> Coursey, th<sup>t</sup> they p<sup>'fect</sup> that Act Concerning Hides &  
 other skins w<sup>th</sup> an Addition as to prohibite the export of  
 Leather

Who went upon their Charge.

Ordered th<sup>t</sup> a Committee att the meeting of the howse on  
 Munday morning next bee appoynted to draw up fflowre Bills  
 (viz<sup>t</sup>) An Act for Recording of all proceedings in the Assem-  
 bly, in a fayre Journall, to bee putt into the Secretaries office,  
 to the view of all future Assemblies. An Act for Regulating

Grälls fee. An Act prohibiting all p<sup>'sons</sup> Indians p. 26  
 for any fleash, eyther alieue or An Act for marking out a  
 Com- Trees, & making all heads of Ry- able for  
 horse or foote, if possibly. bee thought necessary that a  
 of And where they find another, or haue  
 any unne- make report of the same. if the howse  
 soe thinke

[Two lines missing]

& p<sup>'sents</sup> that Bill

[One line missing]

Prohibiting the Exportaōn of Hydes &c

In the affirmatiue, to passe

L. H.  
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original

The 1st Act Read againe, & ordered to bee somewhat amended. And

ffurther Ordered that the Clerk of this howse this afternoone draw up the fores<sup>d</sup> Bill anew, as is now debated, & gyuen him in Charge by the howse. & p'sent the same to this howse on Munday Morning next.

The howse adiorned by M<sup>r</sup> Speaker 'till Munday morning next 8 a Clock.

Munday 16<sup>th</sup> Aprill 1666. 8 a Clock.

The howse Called. All present

Was read An Act Concerning the exportaōn of Hydes & other skins.

Ordered th<sup>t</sup> the 1<sup>st</sup> Act bee againe reuised & amended.

Was Read the Pet.<sup>n</sup> of Will<sup>m</sup> Galloway for Boate hyre &c:

p. 27 And the Pet.<sup>n</sup> of Henry Ward for payre of Stockins.

And the Pet.<sup>n</sup> of Philip Tho- time of his voyage, the last Indian

And the Pet.<sup>n</sup> of the Inhab<sup>ts</sup> of uisions press<sup>d</sup> upon that Island

That whereas there haue more County, Anarundell County drie some p'sons in those Counties March, in provisions, Boate hyre ged, are not yett

Ordered th<sup>t</sup> the of those

[One line missing]

cell for their Con- red to take such further order therein

Not only respecting those forementioned Counties, but every respectiue Count in the Prouince.

Will<sup>m</sup> Bretton Clk.

Ordered th<sup>t</sup> the Clerk. (when the howse adiornes att dinner) draw up this last order fayre, to bee presented to the Upper howse.

Will<sup>m</sup> Calvert Esqr, Cap<sup>t</sup> James Neale, & Maio<sup>r</sup> Tho: Brooke Lycensed by the speaker, to absent the howse for one howre.

M<sup>r</sup> Speaker appoynted Co<sup>ll</sup> Nath: Vtye, M<sup>r</sup> Rich: Smyth, M<sup>r</sup> Thomas Thorowgood, & M<sup>r</sup> Will<sup>m</sup> Coursey bee a Committee, for the drawing up in forme those fflowre Acts or Bills, according to the Order on Saturday last. And to amend th<sup>t</sup> Act Concerning the Exportaōn of Hydes &c: & an Act Concerning Ingrossers, & an Act Prohibiting all Seruants to keepe swyne

Who accordingly went upon their Charge.

Then the howse tooke the Indian Busines into their Consideraōn & debate.

Will<sup>m</sup> Calvert Esqr, Cap<sup>t</sup> James Neale, & Maio<sup>r</sup> Tho: Brooke  
 L. H. Journal original  
 returne againe into the howse. Then

The howse adioined by M<sup>r</sup> Speàker 'till 1 Clock afternoone.

1 a Clock afternoone

p. 28

All p<sup>r</sup>sent Except those fflowre of the Committee  
 the forenoone being read, Concerning Counties,  
 & signed by the Clerk.

Maio<sup>r</sup> Thomas Brooke the Messenger to for their  
 perusall. And w<sup>th</sup> all re- tention concerning that busi-  
 nes to [One line missing]

the Speaker. That the Governo<sup>r</sup> was not Chan-  
 celo<sup>r</sup> That they would Con- they would returne

[One line missing]  
 howse desyring of M<sup>r</sup> Spea-

[Two lines missing]  
 notified him, that this howse is ready when they shall  
 please for them, both as to time & place.

M<sup>r</sup> Speaker motions the howse, whither they Judge it neces-  
 sary. That the Governo<sup>r</sup> & Councell bee impowred for the  
 space of two yeares, for the rayseing of Men, Ammunition,  
 Victuall, & other necessary accomodation for those men see  
 raysed, if occasion shall requyre, not only for the making of a  
 War out of the Prouince but alsoo for the Concluding of a  
 Peace, w<sup>th</sup> our Neighbouring Indians, or other forreigne Indians.  
 Yea or noe. And Voted

In the affirmatiue Necessary.

Then M<sup>r</sup> Speaker requested M<sup>r</sup> Nicholas Young to goe, &  
 signify to the Vpper howse. That this howse are ready to  
 attend them.

And thereuppon the Vpper howse came into this howse &  
 Resolued both howses into a Grand Committee.

Where the Chancelo<sup>r</sup> declares certaine Reasons Concerning  
 the Indians, as to the setling & Concluding a Peace w<sup>th</sup> them,  
 & Confirmaõn of Certaine Articles to that end.

And it was Resolued by that Grand Committee That Both p. 29  
 howses respectiuey to morrow morning tee of certaine  
 Members of each howse Articles.

The howse is retyred.

Ordered that these two Bills by M<sup>r</sup> Will<sup>m</sup> Coursey  
 (Viz<sup>t</sup>) An \* of Hydes &c: And An Act Pro- Read.  
 Was Read An Act Pro-

That Act Read againe  
 Was Read An Act. Prohibiting  
 That Act was read

L. H.  
Journal  
original

M: Speaker req- two for-  
The Com Prohibiting imploying

Cap: James Neale the Messenger ret- ker th' he had  
p<sup>r</sup>sented those two Bills to the Upper howse, Saying th' after  
their Consideraõn of the same, they would returne their answer.

Was read An Act Prohibiting imploying Indians &c:  
That Act read againe. Twice read. Passed by all.

M: Speaker ordered Maio Thomas Brooke the Messenger  
to p<sup>r</sup>sent that former Bill to the Upper howse for their Con-  
sideraõn.

Who returnes, & certified M: Speaker That they will take  
th' Bill, into their consideraõn, as is desyred.

Then M: Speaker proposeth That this howse will consider  
how many Members may bee thought requisite to Joyne w<sup>th</sup>  
the Upper howse in Committee, for drawing up those Articles  
w<sup>ch</sup> Concerne the Indians.

Six Members to bee appoynted, & nominated. And

M: Speaker Ordered these Six Members (Viz<sup>t</sup>) M: Richard  
Preston, M: Zachary Wade, M: Rob<sup>t</sup> Slye, Will<sup>m</sup> Caluert Esqr.

p. 30 M: Richard Beard to attend the Upper howse  
Articles, when thereunto requyred. All to, by this howse.  
from the Committee & p<sup>r</sup>sented a Bill the Journall  
of the Lower howse of Assembly.

[One line missing]

Twice Read & passed by all.

Maio<sup>r</sup> Thomas Brooke to p<sup>r</sup>sent the their Con-  
sideraõn.

the Speaker th' he had p<sup>r</sup>sented th' Cha up  
by M: Speaker to -led. An Act-

[One line missing]

Prohibiting Trade w<sup>th</sup> Indians.

againe. Twice Read, & Passed by all.

M: Speaker Order<sup>d</sup> Cap: James Neale the Messenger to  
p<sup>r</sup>sent the fores<sup>d</sup> Bill, to the Upper howse's Consideraõn.

Ordered that Jonathan Marlour have credit w<sup>th</sup> William  
Smyth for five hund<sup>d</sup> pownds of Tob. upon the publike  
account of this Prouince, for his going for John Shanks In-  
terpret<sup>r</sup>.

The howse adiornd by M: Speaker till to morrow  
morning 7 a Clock.

Tuesday 17<sup>th</sup> Aprill 1666. 7 a Clock.

The howse called all p<sup>r</sup>sent (Except M Rich Smyth, & Co<sup>t</sup>  
Nath: Vtye)

M: Speaker ordered those fflowre Gentlemen of the Committee to goe & consider amongst themselves for the preparing & drawing vp those Bills, they have already in Charge.

L. H.  
Journal  
original

Then motions the Howse Concerning a Magazine to bee kept in Every County, for the Security of each sion of p. 31  
Indians, or otherwise. And whither yea or noe?

In the affirmative necessary

Then as to the Proportion, of ments of War. Nothing

The Committee Came into ued Concerning the drawing up An Master Gralls ffee, as ter debate (as drawing up the Negro Woemen, Children &c former Act, though not in Charge,

The howse der & shott &c: And

Voted necessary that there bee 14 of shott or Lead. 140 Musketts high Calyuer Boare. 140 Cuttlaxes & Belts. 50 Carbynes for horsmen, 2 doz. Bullett moulds high Calyuer boare & 2 doz of Carbyne bullett moulds to bee equally distributed into the seuerall Counties of this Prouince, when purchased, To remaine there, in the Charge & Custody of such p'son or p'sons, as the Leiu' Grall of this Prouince shall nominate & appoynt, for a publike Magazine for each County.

Ordered th' this propos<sup>n</sup> be drawne out, & p'sented to the Vpper howse att their next Conuention. And th' they bee desyred to consider thereof: as also how the same may bee procured, eyther to bee sent for this next ensuing shipping from England hither, or otherwise. And th' they would please to signify to this howse their Consideraōn & aduise thereon.

W<sup>m</sup> Bretton Clk

Will<sup>m</sup> Calvert Esqr, Capt. James Neale, & Maio<sup>r</sup> Tho: Brooke are Lycensed by the Speaker to absent for an howre.

The howse adiornes for halfe an howre

againe (Will<sup>m</sup> Caluert Esqr & the other two p<sup>nt</sup>) p. 32

the Committee came & p'sented a Bill the Muster Master Gralls ffee. -tting the Muster Mastèr &c: what amended by all.

Caluert Esqr the Messenger to p'sent Magazine in each County & that Bill Master Gralls ffee, to the Upper howse

[One line missing]  
they will giue their answerē enience.

a Clock.

[One line missing]

afternoone.

L. H.  
Journal  
original

howse p<sup>r</sup>sent (Except those howse of the Com-  
mittee)

M<sup>r</sup>: Henry Coursey came from the Vpper howse and signi-  
fied to the Speaker th<sup>t</sup> the Leiu<sup>t</sup>: Gräll desyred That this howse  
would appoynt & nominate certaine Members of this howse  
to debate w<sup>th</sup> the Vpper howse in a Committee Touching the  
Indian busines.

M<sup>r</sup>: Speaker answered That this howse was ready to attend,  
if the Leiu<sup>t</sup>: Gräll please to appoynt time & place.

M<sup>r</sup>: Henry Coursey returnes, & certifies the Speaker, That the  
office Chamber should bee the place for their meeting.

Then Ordered that the Members here undernominated  
repayre to the Office Chamber, & there Joyne themselves w<sup>th</sup>  
those Members of the Vpper howse appoynted by the Leiu<sup>t</sup>:  
Gräll for the settling of the Indian busines, yesterday agreed  
uppon by a Grand Committee of both howses. That is to say,  
M<sup>r</sup>: Richard Preston, Will<sup>m</sup>: Caluert Esqr, Cap<sup>t</sup>: James Neale,  
M<sup>r</sup>: Robert Slye, M<sup>r</sup>: Richard Beard, and M<sup>r</sup>: Zachary Wade.

This Order drawne out fayre, was declared to the fores<sup>d</sup>  
Members by order of the Speaker, & whole house, & signed.

Will<sup>m</sup>: Bretton Clk

p. 33 M<sup>r</sup>: Baker Brooke came from the Vpper howse taine  
paper to this howse in these words

The Vpper howse doe thinke th<sup>t</sup> of Lead, 140 snap-  
hance Musketts Bullett moulds, the Cuttlaxes & be-  
provided as a Magazine to bee from the Lower  
howse is propounded now for the 1<sup>st</sup> proportion of Arm-  
Brooke. To bee pay<sup>d</sup> by the price currant. And  
th<sup>t</sup> the s<sup>d</sup> Char- ditt from the Gouvernor & Spea  
tule, to procure the s<sup>d</sup> quant-

And in

[*One line missing*]

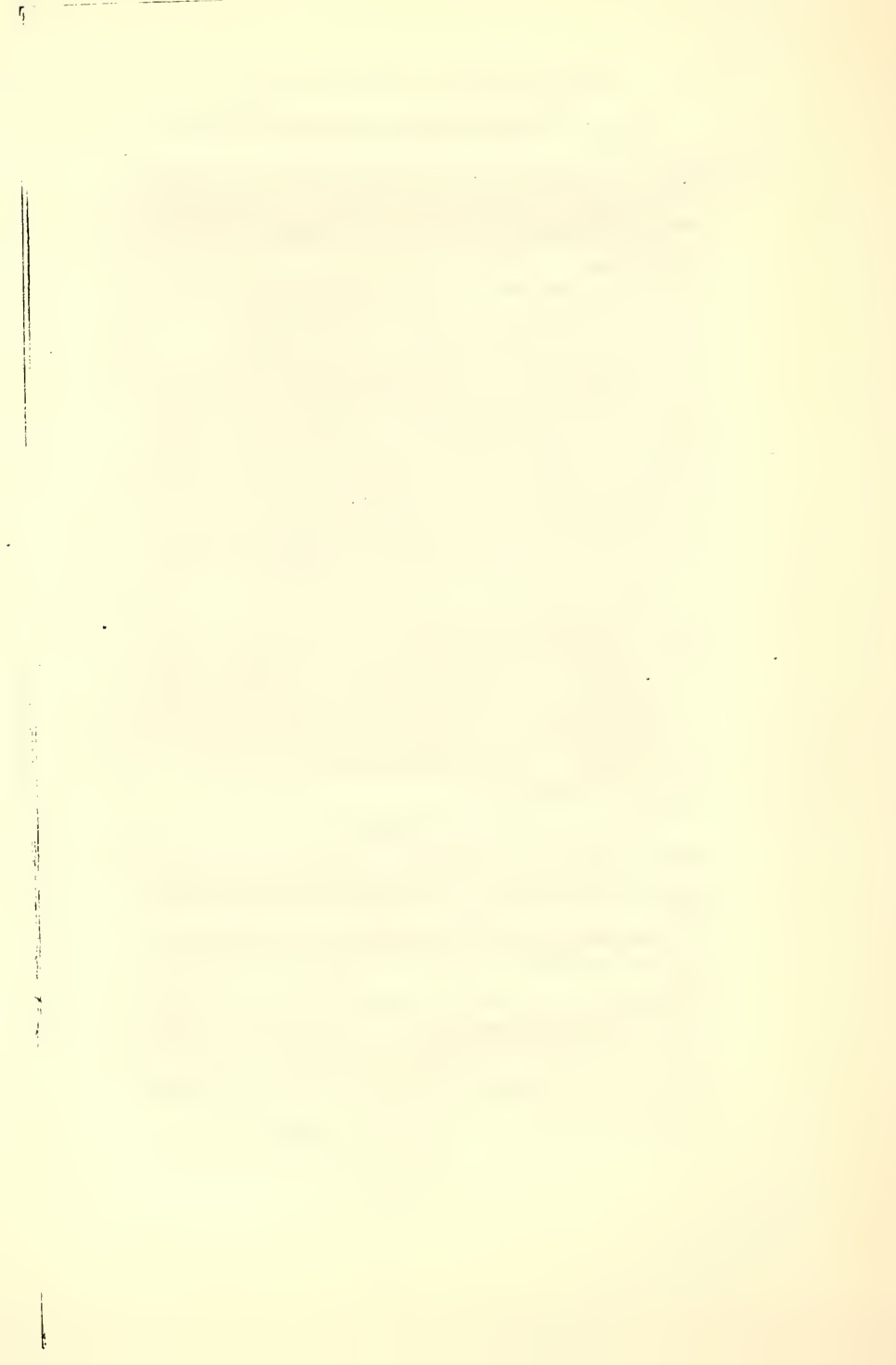
Letter of Credit passage.

The Committee for preparing & drawing up of Bills, by M<sup>r</sup>:  
Speaker's order being sent for, make their appearance in the  
howse

And uppon Returne of the Committee afores<sup>d</sup>, That paper  
being againe read in the howse & debated, Touching the Mag-  
azine.

The Lower howse doe Judge it more proper th<sup>t</sup> the Leiu<sup>t</sup>:  
Gräll & Councell draw the Letters of Credence, for Mr.  
Charles Brooke, for the procuring the Armes & ammunition  
proposed, according to the answer of the Vpper howse. And  
that then the Gou<sup>r</sup>, and Speaker signe them in the behalfe of  
the whole Province.

Will<sup>m</sup>: Bretton Clk.





M<sup>r</sup> Speaker Ordered M<sup>r</sup> Richard Smyth the Messenger to present the same to the Vpper howse. L. H.  
Journal  
original

Who returnes. Certifying M<sup>r</sup> Speaker that they will consider thereof.

Maio<sup>r</sup> Thomas Brooke hath leaue from the Speaker to absent for a while. Who soone after returnes againe to the howse.

Committee returnes to their Charge. adiornes for p. 34  
half an howre. mett againe. Committee came, &  
p<sup>r</sup>esented a Bill, In- high wayes, & making heades of  
& swamps passable for horse & foote.

[One line missing]

Twice read. Passed by all. providing a Magazine  
made the the reading of w<sup>th</sup> Act to-morrow morn-  
ing, after the the Vpper howse requesting to signify  
to this howse an meeting of the Last Pro-  
viding a Magazine) was as is enioyned by that Act.

Ordered also that the Clerke transcribe this Order from his Journall, to bee p<sup>r</sup>esented to the howse to morrow morning

The howse adiorned by the Speaker till to morrow morning  
7 a Clock.

Wednesday 18<sup>th</sup> April 1666. 7 a Clock.

The howse called All p<sup>r</sup>esent (Except those six members of the Committee Concerning the Indian busines)

M<sup>r</sup> Speaker appoynted Co<sup>ll</sup> Nath Vtye the Messenger to present to the Vpper howse the Order drawne up, Concerning an Account of the Tob. Leauyed, Touching the Magazine made last Assembly. And an Act for the marking high wayes, & making heades of Ryvers &c: passable for horse & foote.

Who returnes, & Certifies that they will take the Bill into their Consideraōn, & returne answere as to the Magazine imediately.

M<sup>r</sup> Thomas Trueman Came from the Vpper

M<sup>r</sup> Speaker w<sup>th</sup> the Leiu<sup>t</sup> Gralls Account

The hon<sup>ble</sup> Charles Calv<sup>t</sup> Esq<sup>r</sup> deb<sup>t</sup>

p. 35

An<sup>o</sup> 1664.

To 14000 <sup>l</sup> Tob. deposited	}	
in my hands for the pur-		
chasing Ammunition & Gunnys for the Countrys use		
		14000 <sup>l</sup>

[Eight lines missing]

This howse doth allow of that Account from the Gov<sup>t</sup>  
the 1400 Armes length of Roanoke Viz<sup>t</sup>—5600<sup>l</sup> Tob.

L. H.  
Journal  
original

Then the howse doe humbly request, whither or noe th' the 240<sup>l</sup> powder, mentioned on the Creditt of this account, bee as yett disposed of, for the publike use, or whither yett undisposed of & where deposited. And th' the Leiu' Gräll would please to certify the needfvll in this request unto this howse. As likewise whither the powder were bought this yeare, or last yeare.

Will<sup>m</sup> Bretton Clk

Motioned in the howse whither it bee thought necessary, that an Act bee prepared & drawne up Concerning the Clerks ffees of each perticular County Court.

In the affirmatiue Necessary.

Then. That the Committee bee instructed to view the severall Act, Concerning the Secretaries ffees of this Province in relaçon thereunto. And that they bee likewise instructed  
p. 36 in that Act, when soe drawne up, restrayning of each County, that they take noe benefitt Secretaries ffees heretofore made And th' the Governo<sup>r</sup> & Councell examine all manner of Com- respectiue Clerke of each County. And be proued eyther as to punish them, if to them shall seeme most

[One line missing]

prepare all Votes agreed on w<sup>ch</sup> are not yett debated by to the Committee to bee

[One line missing]

thought necessary Prohibiting all Commis<sup>rs</sup> Clerks, & Sheriffs to plead as attorneys, in their owne respectiue County Courts; But only as in relaçon to their owne Cases, uppon the Penalty of Three Thows<sup>d</sup> pownds of Tob. yea or noe?

In the affirmatiue. Necessary.

The howse adiorned by the Speaker 'till 2 a Clock afternoone.

Wednesday 2 a Clock afternoone.

The howse Called. All p<sup>r</sup>sent. (Except those six Members of the Committee.)

M<sup>r</sup> Speaker Ordered M<sup>r</sup> Will<sup>m</sup> Coursey the Messenger p<sup>r</sup>sent this howses request, Concerning the powder in the Leiu' Grälls account, to the Vpper howse.

Who returns, Certifying the Speaker, That the Chancelo<sup>r</sup> will presently carry that paper to the Leiu' Gräll, & returne againe, w<sup>th</sup> the same, & bring this howse his answere thereto.

Then M<sup>r</sup> Speaker Ordered & appoynted Co<sup>ll</sup> Nath: Vtye M<sup>r</sup> Richard Smyth & M<sup>r</sup> Thomas Thorowgood of a Committee to  
p. 37 receaue into their Charge, what this for their Consideraõn

& make report the sitting of the howse to morrow morning  
L. H.  
Journal  
original

M: Speaker motions the howse bene diuers delays & remises times. Hee therefore desyred the find any Expedient for the recti- surveys, not only for the If they iudge it necessary, or how it may bee done.

Voted In the affirmative

Then Ordered that

[One line missing]  
 for their Consideraōn all Land rownd in future Survey may not bee necessary That all deputy Surveys in the respectiue Counties w<sup>th</sup>in this Prouince for the time to come bee not obliged to take an Oath, & giue security for their due p<sup>r</sup>formance of their office in their respectiue Limitaōns, att their first entring into their office? Whither it may not bee necessary That uppon the discovery of all false & feigned Surueyes & Collusions in the respectiue Surveyo<sup>r</sup>s that a greate ffine or penalty bee imposed in such cases? And Likewise satisfaction gyuen to the party iniured thereby. ffurther Ordered that this motion & order bee immediatly p<sup>r</sup>esented as aboue. And th<sup>t</sup> they bee hereby requested to consider & debate thereon. And returne their Result uppon the same to this howse in convenient time.

Will<sup>m</sup> Bretton Clk.

M: Henry Coursey the Messenger from the Vpper howse presents this paper in answe<sup>r</sup> to the Request of this howse aboue mentioned. (Viz<sup>t</sup>)

That this howse doth certify the Lower howse mentioned in the account sent to the Lower th<sup>t</sup> it is now ready in his hands for p. 38

John Gittings Clk.

Young the Messenger appoynted for the the thanks to the Leiu<sup>t</sup> Gräll for request as touching the account

[One line missing]  
 Certifyes M: Speaker, That this their Journall.  
 appoynted to goe to the Vpper -ing for this howses Consi-

[One line missing]  
 they haue nothing consideraōn.

A member of this howse motions, & desyres, it may bee considered & debated in this howse, Whither the tendring of Tob. to Merchants & others by the Planter bee not necessary to bee debated: & some way concluded thereon, in relaōn thereunto.

In the Negative by the Maior Vote.

L. H.  
Journal  
original

A Member of the howse informes the Speaker that M<sup>r</sup>: Bretton Clerk of the Assembly did reuyle M<sup>r</sup>: Rob<sup>t</sup>: Burle, calling him ffactious fellow. Vppon a Motion w<sup>ch</sup> the s<sup>d</sup> Burle made in this howse, Concerning the settling of Ministers in Every County of this Province. The w<sup>ch</sup> was attested by M<sup>r</sup>: Will<sup>m</sup> Coursey, one of the Members of this howse.

Vppon w<sup>ch</sup> Informaōn the howse tooke itt into their Consideraōn, And vppon M<sup>r</sup>: Brettons humble submission to this howse, & th<sup>t</sup> perticular Member, & his humble request that this howse would please att this time to remitt the s<sup>d</sup> offence. The w<sup>ch</sup> hee hereby acknowledges hee is guilty of. And that p. 39 hee did not speake or utter those words out of any abusive intent, But sioned through some distemper att that

Vppon w<sup>ch</sup> humble request & fit to remitt the s<sup>d</sup> offence, vppon hi- attempt the like during this Assembly

The howse adiornd by M<sup>r</sup>: Speaker morning  
7 a Clock

Thursday 19<sup>th</sup> April

The howse called. All p<sup>r</sup>sent is excused by sicknes

Ordered that bee a Committee Thōmas Thorowgood That is to say The Veiving of the impowring the Gouverno<sup>r</sup> & Councell for two eyther Concerning War or peace. An Act Concerning the Clerks fees in each respectiue County Court. & An Act Prohibiting Com- mis<sup>rs</sup> &c: to plead as Attorneys.

Ordered that Co<sup>ll</sup>: Nath: Vtye bee exempted from the Committee (vppon his request to the Speaker) & in his steed, th<sup>t</sup> M<sup>r</sup>: Rob<sup>t</sup>: Slye, & M<sup>r</sup>: Will<sup>m</sup> Coursey bee ioyned to those two members aboves<sup>d</sup>

The Committee went vppon their Charge.

Vppon motion made Whither it bee thought necessary That an Act bee drawne up Prohibiting all sheriffs, to exercise the office of Clerk during their Sheriffalty: & Clerk the office of sheriffe or Vndersheriffe in all County Courts, during their time of being Clerk?

In the affirmative Necessary.

M<sup>r</sup>: Thomas Trueman came from the Vpper howse, & p<sup>r</sup>sented an Order from that howse as followeth (Viz<sup>d</sup>)

Ordered that the seuerall Bills Concerning outlawry, Appoynting Coroners, Keeping Journall of the Lower howse, for p. 40 marking high ding w<sup>th</sup> Indians for any fleash dead or aliuē &c: Lower howse, & that they bee desyred to putt them send them to this howse againe

John Gittings Clr.

Ordered to bee read.

Concerning Outlawry. Thrice Read Engrosmt'

Thrice read. Engrosmt'

with Indians for or aliue &c: Thrice read

to Engrosmt'

high Wayes. Thrice read Engrosmt'

Journall of the howse of Assembly. Thrice read.

Passé to Engrosmt'

M<sup>r</sup> Speaker appoynted Maio<sup>r</sup> Thomas Brooke to present those ffive Acts now passed this howse, to the Vpper howse

Who returnes & Certifyes the Speaker th' he hath deliuered them.

Was read the Pet<sup>a</sup> of Will<sup>m</sup> Smyth, Concerning his undertaking of Building a Country howse at S<sup>t</sup> Maries the last Assembly.

Was read that Act Concerning Will<sup>m</sup> Smyth made last Assembly. (Will<sup>m</sup> Smyth being sent for into the howse.)

Chancelor Came from the Vpper howse Requesting that this howse will speedily ioyne w<sup>th</sup> the Upper howse in a Grand Committee Concerning the Indian busines, soe to settle that busines in regard the Governo<sup>rs</sup> indisposition will not permitt him to stay long w<sup>th</sup> the howses of Assembly.

M<sup>r</sup> Speaker answers, That this howse will make their answer immediately.

The Committee sent for downe to attend the howse.

Then M<sup>r</sup> Speaker appoynted Maio<sup>r</sup> Thomas senger, p. 41  
to goe, & acquaint the Vpper howse dy to attend, when they shall appoynt

Who returnes & certifies the will immediately giue notice to

The Pet<sup>a</sup> of Will<sup>m</sup> Smyth on in the afternoone.

The howse adiornes for a to bee discussed & debated  
in the the whole howse departed to

The howse mett againe 'till 2 a Clock

Thursday 2

The howse called All p<sup>r</sup>sent is excused by sicknes, & those fflowe Members

Will<sup>m</sup> Smyth is sent for to this howse, according to the order in the forenoone, as Touching his Pet<sup>a</sup> for building &c:

The howse tooke the same into debate.

M<sup>r</sup> Henry Coursey came from the Vpper howse, & presents to M<sup>r</sup> Speaker a Bill now drawne up by them Entituled An Act ag<sup>st</sup> hogstealers.

Was read that fores<sup>d</sup> Act Concerning hogstealers.

This howse requests th' the Vpper howse will please to reas-

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sume their debate anew Concerning the Act Prohibiting the Employing Indians, as also Prohibiting all Masters for suffering their seruants to keepe or rayse any hoggs or piggs to their proper use in this Prouince They thinking it very needfull that that Act should passe.

Will<sup>m</sup> Bretton Clk

Vppon the Reading of the Act ag<sup>st</sup> hogstealers this howse observes there is not in the Paragraphs expressing the first & second offence of hogstealers, the satisfaction prouided to the Owner of as was by this howse intended to bee prouided, would proue very iniurious to the Owners of aine end for w<sup>ch</sup> that Act was intended Vpper howses further debate thereon, reasons, why those fines prouided howse, & sent to the Vpper howse may not

Will<sup>m</sup> Bretton Clk

ame from the Vpper howse & delivered That is to say.)

Concerning Pet<sup>ns</sup> from Balte- &c: Aprill last on the

[One line missing]

The Vpper

[One line missing]

of Hydes &c: & all other w<sup>ch</sup> was thus underwritt.

This howse doth iudge this Act as yett inconuenient 'till such time are there bee sufficient number of Tanners, Curryers, & shoemakers to Tan & worke up the hydes of the Prouince. And by consequence keepe meny hundred of shooes from being imported.

John Gittings Clr.

An Act prohibiting fforreigne Ingrossers. Thus underwritt.

The Vpper howse doe Judge That this Act may cause a Contest betwene the Colony of Virginia & us, about puchasing goods in Patowmeck Riuer from ships ryding on eyther side. Hauing hitherto indifferently traded for supplying Our respectiue necessities. Besides th' it can neuer well be proued th' the very individuall goods bought from any Merchant are those same hee sells att excessiue rates.

John Gittings Clr

As also the Pet<sup>n</sup> of Robert Clerke pressed vppon the last Indian designe being out Eleauen weekes on that designe.

p. 43 In Order thereunto the Vpper howse have thought fit That the Commis<sup>rs</sup> of S<sup>t</sup> Maries County satisfaction.

And the Lower howse haue

L. H.  
Journal  
original

The Lower howse doe concurre  
As to the order Touching the P & Kent Counties.  
The Vpper howse are hereby sall & advise in their  
Journal, & as is requested.

This howse requests th' the Vpper sume their debate  
Concerning Prohibiting the Exportaōn of Hydes  
fforreigne those Two Acts should

Ordered th' a Messenger bee Vpperhowse, desyring them  
to draw up M<sup>r</sup> Charles Brooke, in order to the procur-  
ing the Magazine in England to bee sent in next shipping.  
And that they would prepare a Bill for the paym<sup>t</sup> thereof att  
arryuall.

M<sup>r</sup> Thomas Thorowgood of the Committee p<sup>r</sup>sented the  
howse w<sup>th</sup> these three Bills (Viz<sup>t</sup>) An Act prohibiting Com-  
mis<sup>rs</sup>, sherriffs & Clerks to plead as Attorneis. An Act  
impowring the Governo<sup>r</sup> & Councell to make War or peace  
w<sup>th</sup> any Indian Enemy out of the Province & An Act for the  
Clerks fees & allowance for Juro<sup>rs</sup> in Ciuill Causes.

Ordered th' the first & second of those Bills, bee read, &  
taken in debate to morrow morning

The howse adiorned by M<sup>r</sup> Speaker 'till to morrow morning  
8 a Clock.

ffriday 20<sup>th</sup> Aprill 1666. 8 a Clock.

The howse Called all present Except those fflowre Members  
M<sup>r</sup> Richard Preston, who is excused by sick- upon p. 44  
Liberty from M<sup>r</sup> Speaker & the whole more attendance  
in the howse bly.

resent that their proposalls generall good of this  
Prouince upon ther, bee thus scrible scawld, & ob-  
this proposall. And therefore they standing in  
such cases betweene that the p<sup>r</sup>sentm<sup>t</sup> of this howse  
howse, & th<sup>t</sup> they would please satisfaction, as in  
such cases Will<sup>m</sup> Bretton Clk

Ordered by M<sup>r</sup> Spea- Vpper howse.

Who returns & Certifies, th<sup>t</sup> hee did p<sup>r</sup>sent the same accord-  
ing to his Order from this howse.

Co<sup>l</sup> Will<sup>m</sup> Euans Came from the Vpper howse & p<sup>r</sup>sented  
the Speaker w<sup>th</sup> a Pet<sup>n</sup> of Cap<sup>t</sup> James Neale to the R<sup>t</sup> hon<sup>ble</sup> the  
L<sup>d</sup> Proprietary of Mary Land, Threin praying this howses  
assent to the Naturalization of his Children in th<sup>t</sup> Pet<sup>n</sup> men-  
tioned.

Was read the s<sup>d</sup> Pet<sup>n</sup> of Cap<sup>t</sup> James Neale,

To the Right Hon<sup>ble</sup> the Lord Proprietary of Maryland

The humble Peticōn of Cap<sup>n</sup> James Neale

Liber  
W H & L  
P. 33

Humbly Sheweth Whereas your Peticoner hath lived divers  
yeares in Spain and Portugall following the trade of Marchan-

Liber  
W H & I.

dize and likewise was there employed by his Majesty of great Brittain and his Royall highnesse the Duke of Yorke in Severall Emergent Affaires as by the Comissions herewith presented may appeare, dureing which tyme of his abode in those partes he had four Children borne by his Lawfull wife Anna Neale viz! Henieretta Maria Janees Dorothy & Anthony Neale which four he hath now liveing in this Province of Maryland wherefore your peticoner most humbly prayeth your Lordship that itt may be ordeined Enacted and Established by your Honnor your Honourable Councell of State and the Comōns of this present Assembly and by the Authority of the same your peticoners Children and every of them shall from henceforth be adjudged reputed and taken to be your Honn<sup>rs</sup> Natureall people and as persons Natureally & Lawfully borne within this your Province of Maryland And alsoe that they and every of them shall and may from henceforth by the same Authority be enabled and adjudged able to all intents and Construccōns to demand Challenge aske have hold and enjoy lands tenements & hereditaments and Rents as heir or heirs to any of their Ancestors by reason of any discent Remyne or come to them or any of them by any other Lawfull Conveyance or meanes whatsoever or which hereafter shall come &c<sup>a</sup> As if they and every of them had been your Lordships natureall people borne and to hold and enjoy to them and every of them Ioyntly and severally lands tenements & hereditaments or Rents by way of purchase gift grant or otherwise of any person or persons to all Construccōns and purposes as though they and every of them had been your Lordships Natureall borne people And alsoe that they and every of them from henceforth may and shall be Enabled to prosecute maintaine and avow Iustifie and defend all manner of Actōns suites Plaintes and other demands whatsoever as liberally frankly fully Lawfully Surely and freely as if they and any of them had been Natureally borne within this Province of Maryland and as any other person Natureally borne within the same may in any wise Lawfully doe any act law statute provisoe Custome ordinance or other thing whatsoever had made ordeined or done to the Contrary in any wise notwithstanding

And your peticoner shall ever pray as in duty &c<sup>a</sup>

Vnder w<sup>ch</sup> is thus written.

Lett this bee sent to the Lower howse for their Consent.

John Gittings Clr.

The Lower howse w<sup>th</sup>out any further Consideraōn doe willingly comply & consent th<sup>t</sup> the Pet<sup>rs</sup> Prayer may bee graunted.

Will<sup>m</sup> Bretton Clk



M: Speaker requested Maio<sup>r</sup> Thomas Brooke to p<sup>r</sup>sent th<sup>t</sup> Pet<sup>r</sup> of Cap: James Neale afores<sup>d</sup> to the Vpper howse.

Cap: James Neale the Messenger to the Vpper howse to signify. That this howse requests the Vpper howse to giue their answer to our Remonstrance drawne on the backside of the Bill concerning

p. 45

Who returnes certifying the Speaker                   ing up the same, & will then present

The howse adiornes for

The howse mett againe                   ton as afore, Will<sup>m</sup> Caluert Esqr, & those

M: Thomas Trueman came                   a paper to M: Speaker, request in blotting & scribling the                   ning hogstealers. W<sup>ch</sup> is in the

The Vpper howse did not                   the Lower howse, w<sup>th</sup>out the Cle                   expected by                   paper scribled & scrawld owne fayre written, mon                   inflicting Corporall & pecuniary punishm<sup>t</sup> att on                   offence, according to the best example of the Lawes of England. Though 'tis true that when a member of th<sup>t</sup> howse desyred the scribled paper, it was deliuered him, but not as remanded by this howse.

John Gittings Cl<sup>r</sup>

Ordered that Cap: James Neale present these ffuue ensuing p<sup>r</sup>ticulars to the Vpper howse. & to Certify them that this howse will consider of the returne of the Vpper howses answer to the Remonstrance upon the blotting & blurring of this howses proposalls to them. The peticulars are as followeth. (Viz<sup>t</sup>) the Pet<sup>r</sup> of Robert Clerk, the Pet<sup>r</sup> of Will<sup>m</sup> Smyth. The Request of this howse, as Touching the pressing of goods, & other necessary accomodaōn Concerning the last Indian March. & as touching their Reassumption of debate about Prohibiting Hydes &c: & Ingrossing of fforreigners. And the Act Prohibiting the employing of Indians.

This Last Bill Concerning employing Indians &c: is thus Endorsed. (Viz<sup>t</sup>) It is ordinary for the English to giue one halfe                   illing, & bringing the other halfe to the Owner                   fore by this Act wee prohibit the only                   the cheapest & nearest way. And                   Act āgst hogstealers & subiected the                   nishmen<sup>t</sup> that an Englishman is reason to prohibit the employing                   Englishman. allowing seruants to rayse                   Euery Master not to doe it, if not                   and. And diuers Masters being ob-                   to rayse hoggs agst they are                   to passe this Law. & in Gittings Cl<sup>r</sup>.

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returns & Certifyes M<sup>r</sup> Speaker ffive p<sup>t</sup>iculars :  
& also gyuen him in Charge, touching the Vpper  
howses answeres afores<sup>d</sup>

The howse adiornd by M<sup>r</sup> Speaker till 2 a Clock  
after noone.

ffriday 2 a Clock after noone.

The howse called all present (Except those fflowre Members  
of the Committee, & M<sup>r</sup> Richard Preston as afore.

M<sup>r</sup> Edward Lloyd came from the Vpper howse Certifying  
M<sup>r</sup> Speaker th<sup>t</sup> the Leiu<sup>t</sup> Gräll & Councell are intended to read  
ouer & Conclude the Articles agreed on w<sup>th</sup> the Indians. And  
whither this howse please to bee all there, or appoynt some  
Certaine p<sup>t</sup>icular Members only, to ioyne w<sup>th</sup> the Vpper howse  
for the dispatch of that busines, yea or noe?

M<sup>r</sup> Speaker made answeres That the whole howse were ready  
to giue their attendance when ever the Leiu<sup>t</sup> Gräll should  
signify. soe much to them.

Co<sup>d</sup> Will<sup>m</sup> Euans instantly thereuppon came & certified M<sup>r</sup>  
Speaker, th<sup>t</sup> the Leiu<sup>t</sup> Gräll is now ready desyring their assist-  
ance & p<sup>s</sup>ence

P. 47 And then the whole howse departed to  
After some space This howse ret

M<sup>r</sup> Speaker brought downe w<sup>th</sup> him the Confirmation  
of the Articles of ring date this day, w<sup>ch</sup> was assented  
Vpper howse & signed or attested by

Ordered that That Act bee ring this howses full  
Consent done by Maio<sup>r</sup> Thomas Brooke

Co<sup>d</sup> Gerard fflowke tique Indian, directed to the R  
& the rest of the Assembly Whe the heads of  
the there to requyres some grat

Chancelo<sup>r</sup> came from the Vpper the speaker That now  
hauing concluded a peace w<sup>th</sup> Our Indians The Leiu<sup>t</sup>  
Gräll requests this howse to take some speedy way, th<sup>t</sup> some  
course bee taken & thought on for the repressing of the  
forreigne Jndians our Enimies: ffor that by any Law yett in  
force hee cannott compell one Jnhab<sup>t</sup> one foote out of the Pro-  
vince.

M<sup>r</sup> Speaker certified him That this howse had prepared &  
drawne up a Bill for that end: w<sup>ch</sup> would presently come to bee  
debated on, in this howse.

M<sup>r</sup> Baker Brooke came & presented a Pet<sup>n</sup> of M<sup>r</sup> John Nutt-  
halls, desyring satisfaction, for his entertayning of the Jndians  
this fortnight.

Vnder w<sup>ch</sup> Pet<sup>n</sup> is thus.

Lett this Pet<sup>n</sup> bee sent to the Lower howse, & that the members of that howse take the same into their Considera<sup>o</sup>n.

John Gittings Clr.

M: Speaker Ordered M: Zachary Wade to present the motion of this howse yesterday Concluded on, uppon the reading the Act Concerning Hogstealers.

Who Returning, Certifyed M: Speaker. That they would this howses request. Act impowring the Govern<sup>r</sup> p. 48 & Councill to care, &c: Once read & amended.

from the Vpper howse, & presented

[One line missing]

Act impowring the Gov<sup>r</sup> & Councill & to p<sup>r</sup>sentm<sup>t</sup> by the Maio<sup>r</sup> Vote. Co<sup>l</sup> Nath: Vtye, Will<sup>m</sup> Caluert Esqr ent this Act now read, & passed their Considera<sup>o</sup>n.

Certifyes the Speaker th<sup>t</sup> the Leiu<sup>t</sup> care, where the powder now And howse an howre. mett againe All p<sup>r</sup>sent (Except as afore)

M: Speaker appoynted Maio<sup>r</sup> Thomas Brooke the Messenger to present that Order yesterday drawne up (Concerning the Credentiall Letters for M: Charles Brooke) to the Vpper howse.

M: Thomas Trueman came from the Vpper howse & p<sup>r</sup>sented a paper to the speaker in answe<sup>r</sup> of th<sup>t</sup> Order, in drawing up Letters of Credence for M: Charles Brooke for purchasing a Magazine.

M: Thomas Trueman Came againe & p<sup>r</sup>sented other papers to the Speaker. Viz<sup>t</sup> an answe<sup>r</sup> to this howses request Concerning the prohibiting & imploying Jndians &c: & To that other Concerning hogstealers.

In answe<sup>r</sup> as Touching the Credentiall Letters.

Ordered th<sup>t</sup> the Vpper howse draw up the Credentiall Letters generally, to all persons trading into these parts, as the most proper meanes for procuring a Magazine.

In answe<sup>r</sup> to th<sup>t</sup> of hogstealers is Thus.

Lett there bee added a Clause of payment of double damages to the owner of the hoggs, for euery & second p. 49 offence only, & this howse the other fines they thinke to grea<sup>t</sup> punishm<sup>t</sup>

To that of Prohibiting im

The Vpper howse haue signified verall Messengers.

The howse adiornd by  
to morrow morning

Saturday 21<sup>th</sup> Aprill

The howse called. All those  
Was read An Act in Civill Causes.

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M<sup>r</sup>: Baker Brooke a Messenger from the Vpper howse p<sup>r</sup>esented Two Bills. (Vizt) An Act impowring the Gouverno<sup>r</sup> & Councell to make War &c: & an Explanaõn of the Muster Master Grälls fee.

The fiores<sup>d</sup> Act Concerning the Clerks fees &c: read againe Twice read. Passed by all. To Presentm<sup>t</sup>

Was read. An Act Prohibiting Commis<sup>rs</sup>, Sheriffs, & Clerks to plead, as Attorneys. &c:

That Act read againe. Twice Read. Passed by all to Presentm<sup>t</sup>:

M: Speaker Ordered Will<sup>m</sup> Caluert Esqr the Messenger to p<sup>r</sup>esent those Two Bills now read, to the Vpper howse for their Consideraõn: & likewise these other Two (Viz')

An Act impowring the Gouverno<sup>r</sup> & Councell to make War &c:

Thrice read. And

An Explanaõn of the Muster Master Grälls fee.

Thrice Read, & both Passed to Engrosm<sup>t</sup>:

M<sup>r</sup>: Baker Brooke a Messenger from the Vpper howse p<sup>r</sup>esents Prohibiting Commis<sup>rs</sup> Sheriffs &c: to plead as Attorneys forreigne Engrossers, & Exportaõn of all Hydes & other skins returned Endorsed.

sumed the debate of the Bill prohibi- &c: & doe iudge it inconuenient in not possible to haue the hydes of the 'till haue more workemen Neyther are there men to bee putt up a Tanyard upon the bare try ch pe.

Euery Indian can dresse them Nothing. This howse will con-

[One line missing]

John Gittings Clr.

Was read ing Commis<sup>rs</sup> &c: to plead as Attorneys.

Thrice Read & Passe to Engrosm<sup>t</sup>

Was read An Act prohibiting fforreigne Ingrosses. now amended

Thrice read, & Passe to Engrosm<sup>t</sup>

Was read An Act for Repeale of a Branch of the Secretaries fees. (Viz! Twelue pence per pole)

That Act read againe. Twice read, & passe by Maio<sup>r</sup> Vote

Was read the Pet<sup>a</sup> of John Lawson High Sheriffe for the Imprisonm<sup>t</sup> of Jacob a Negro, & Two Indians both exequetted att S<sup>t</sup> Maries. His account is as followeth.

To 2 dayes imprisonm <sup>t</sup> the Negro w <sup>th</sup> dyett	060
To a man to watch him 2 dayes & 1 night	040
To the s <sup>d</sup> man for his dyett & paynes	070
To Graue making & other expences	095
To the Exequuting the s <sup>d</sup> 3 persons	800

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1065

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Ordered that M<sup>r</sup> John Lawson high Sheriffe of St Maries p. 51  
County bee allowed one Thows<sup>d</sup> Tob, to bee payd him  
out of the publi account abovs<sup>d</sup>

The howse adiornd by the  
morning next 7 a

Munday 23<sup>th</sup> Aprill

The howse called all p<sup>r</sup>sent as Preston, & M<sup>r</sup> Nicholas

The howse tooke into ning hogstealers.

M<sup>r</sup> Will<sup>m</sup> Coursey hath for an howre.

And Co<sup>l</sup> Nath:

The Lower howse hauing last an of the Lower  
howse to th<sup>t</sup> Act Concerning dowble dammages will not  
bee soe proper, as a certaine ffine. & therefore desyres the  
Vpper howses' further consideraõn thereon, & to signify their  
full determinaõn in Concurrence herew<sup>th</sup> or otherwise.

Will<sup>m</sup> Bretton Clk.

As to the Pet<sup>n</sup> of Will<sup>m</sup> Smith. Concerning the Repeale of  
an Act. Intituled An Act for Encowragem<sup>t</sup> of Will<sup>m</sup> Smyth &c:

This howse doe Concurrre for the Repeale of the same. w<sup>th</sup>  
some Provisoe in th<sup>t</sup> Act, as to the Lease. & repaying of the  
sume of ffiueteene thows<sup>d</sup>, five hund<sup>d</sup> fifty & six pownds of  
Tob. w<sup>ch</sup> the s<sup>d</sup> Smyth hath allready receaued on that account.

Co<sup>l</sup> Nath: Vtye, & M<sup>r</sup> Will<sup>m</sup> Coursey both returne.

M<sup>r</sup> Speaker Ordered Cap<sup>t</sup> James Neale, M<sup>r</sup> Will<sup>m</sup> Coursey  
& M<sup>r</sup> Rob<sup>t</sup> Burle of a Committee for the drawing up a Bill  
Prohibiting Clerks to bee sheriffs, & econtra, during such their  
office & employm<sup>t</sup>:

That whereas this howse being informed th<sup>t</sup> the Secretaries  
finished by Will<sup>m</sup> Smyth: But th<sup>t</sup> the writtings p. 52  
much dammage, uppon the least Wett or fore desyre  
th<sup>t</sup> the Leiu<sup>t</sup> Gräll & Coun- further course therein.  
That Will<sup>m</sup> & complete the same.

Will<sup>m</sup> Bretton Clk.

M<sup>r</sup> Speaker 'till 3 a Clock none.

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after noone.

except as in the forenoone)

Act Prohibiting Sheriffs and att one & the same  
time. Now

[One line missing]

&

M: Speaker Caluert Esqr the Messenger to p'sent  
to the Vpper howse for their Consideraōn Viz' An Act  
Concerning Ingrossers.

An Act Prohibiting Commis<sup>rs</sup>, sheriffs, & Clerks, to plead as  
attorneys. Both Pass<sup>d</sup> this howse to Engrosms!

An Act for the Repeale of a Branch in An Act, Concerning  
Secretaries fees.

M: John Lawson's Pet<sup>r</sup>. & account.

Will<sup>m</sup> Smyths Pet<sup>r</sup>

An Act Concerning hogstealers. w<sup>th</sup> this howses request to it.  
The Request of this howse for amendm<sup>t</sup> of the Secretarys'  
office.

An Act prohibiting Clerks & sheriffs to exercise both offices  
att one & the same time.

This howse doe humbly request th<sup>t</sup> the Leiu<sup>t</sup> Gräll would  
please to signify to this howse the day of Sessions. ffor th<sup>t</sup>  
the Ordinary can afford noe longer accomodation.. The Pro-  
visions being very neare spent.

Will<sup>m</sup> Bretton Clk.

Ordered th<sup>t</sup> Maio<sup>r</sup> Thomas Brooke present this Last to the  
Vpper howse

p. 53 M: Nicholas Yowng made his appearance

Ordered th<sup>t</sup> John Shanks Interprete<sup>r</sup> bee allowed

Ordered likewise th<sup>t</sup> M: Tho: Mal attendance bee  
allowed

Co<sup>ll</sup> Nath: Vtye petitioneth the of 2000<sup>l</sup> Tob. imposed  
on him first Conuention of this howse. And  
gengce & error therein, & humble future hee shall more  
readily Country. The howse did unanim

Will<sup>m</sup> Caluert Esqr peti wise of his ffine of 400<sup>l</sup> Tob.

Will<sup>m</sup> howse, & demand of tifying of  
future Surveys.

Who returnes, & certifies the speaker will presently  
send it by a Messenger of their owne.

M: Speaker Ordered Will<sup>m</sup> Caluert Esqr the Messenger  
again to the Vpper howse & to request of them. Whither  
they have any busines prepared for this howse Consideraōn  
yea or noe?

Who returnes, & Certifies, That they will send something  
presently.

M<sup>r</sup> Baker Brooke, a Messenger from the Vpper deliuered to the Speaker Certaine papers. Viz<sup>t</sup> This howses proposall Concerning Surueyors. L. H. Journal 1666

Vnder w<sup>ch</sup> is thus written.

Ordered by this howse That an Act bee drawne to oblige Surueyos<sup>rs</sup> to marke Land, rownd for the future. And likewise to oblige them to take an Oath att the entry uppon their office (as by the Lower howse was moued) for the due Exequuōn of their places.

John Gittings Clr.

Allso this howses' motion Concerning the Secretaries office. To w<sup>ch</sup> is thus.

Ordered That the Governo<sup>r</sup> & Councell take care that Will<sup>m</sup> per Charge doe compleate the office & finish ords from all rayne & snow. p. 54

John Gittings Clr.

Speaker 'till to morrow  
Clock.

[*One line missing*]

7 a Clock.

(Except M<sup>r</sup> Rich: Preston as afore)

was presented to the speaker followeth.  
of the Message from the Lower howse would  
bee pleased to signify Taking into Consideraōn the s<sup>d</sup>  
Mes- ting Sessions be- cannot pretend to  
any in Ord howse to his L<sup>p</sup> or his Leiu<sup>t</sup> here.  
being employed about his L<sup>ps</sup> other urgent  
affayres This howse doth desyre that the Lower howse will  
take into their serious Consideraōn the p<sup>r</sup>sent deplorable state  
of the Province reduced to allmost extreame pouerty, by the  
decay of Our only Comodity Tobacco. And that they will well  
weigh that important busines wch was the third, & not the  
least cause of calling this Assembly, & Cannot beleiue that they  
in prudence can thinke fitt to petition the Leiu<sup>t</sup> Grāll for a  
Session, 'till they have secured that greate interest of the  
Prouince, whither in relaōn to war or peace.

John Gittings Clr.

Ordered th<sup>t</sup> Co<sup>ll</sup> Nath: Vtye M<sup>r</sup> Rob<sup>t</sup> Slye & M<sup>r</sup> Will<sup>m</sup> Coursey bee of a Committee, for the drawing up an Act for Regulating the Surueyors for all future Surueys. Who went uppon their Charge

Was read those two Acts heretofore made Concerning ffugitives & Runawayes.

Putt to the Vote. Jn the affirmative by All &

L. H.  
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P. 55

Ordered That the Committee now sitting bee hereby appointed to view those two Acts for Runaways: & presented to the howse imposing a greater penalty of time. (Viz<sup>t</sup>) for Every day month, & for every month a year, And th<sup>t</sup> a Penalty certaine bee imposed, or Overseers of families that taine any servant, knowing the 500 pownds of Tob. for the next every other night 1500 pownds of

The Committee came & Touching Surveyors

Was Read the s<sup>d</sup> Act. & Or

Ordered th<sup>t</sup> the fores<sup>d</sup> Com to their respective County Court

M<sup>r</sup>: Edward Lloyd Came from the Vpper ed some papers to the speaker (Viz<sup>t</sup>) An Act Concerning hogstealers. An Act for building a Prison att S<sup>t</sup> Maries. & An Act for the Repeale of An Act of Encowragem<sup>t</sup> Concerning Will<sup>m</sup> Smyths building att S<sup>t</sup> Maries.

All w<sup>ch</sup> are ordered to bee read in the after noone.

The howse adiornd by M<sup>r</sup>: Speaker 'till 2 a Clock. afternoone.

Tuesday 2 a Clock afternoone.

The howse called. All p<sup>nt</sup> (Except M<sup>r</sup>: Rich: preston as afore & those three members of the Committee).

This howse taking into serious Considera<sup>o</sup>n & debate th<sup>t</sup> first paper this day read as to a Cessa<sup>o</sup>n. And putt to the Vote.

In the Negatiue by the Maior Vote. Noe Cessa<sup>o</sup>n.

And thereuppon have drawne up this Request, as ensueth.

Vppon an answere from the Vpper howse last night sent to this howse in answere to their Request Concerning the day of Sessions. They are satisfied as to the former part of th<sup>t</sup> answere. That the L<sup>d</sup> Proprie- only power for the appointing day of Sessions: of the Leiu<sup>t</sup> Gralls absence. As to the other howses desyre, That this howse would take rable Estate of the Prouince, as relating howse not long after the first conuention upon a full & long debate, & Voted upon this Prouince. But th<sup>t</sup> Every Vote was groundd upon greate appeare otherwise then rationally thought good to reassume the Dabate to the Vpper howse as followeth. bee more proper Notice bee Prouince, as Touching the Prop- first con how the same And that his Lo<sup>ps</sup> pleasure first hee like the proposition. Whose pleasure the same may reasonably bee expected about the middle of Nouember next Jf the propos<sup>o</sup>n bee sent



him this shipping, for wee are not willing to act or determine any thing w<sup>ch</sup> may reflect upon his L<sup>ty</sup> right, interest, or prerogative w<sup>th</sup>out easpeciall direction from himselfe. And th<sup>t</sup> if a Cessacōn bee now prefixed, as some p<sup>rs</sup>ons desyre it may bee. The Consequence may proue very preiudiciall to the Lord Proprietary: In th<sup>t</sup> Wee have reason to beleieve, That this Province will bee much depopulated by such occasion: & what other preiudices it may usher in to the disadvantage of his L<sup>ty</sup> rule & dignity ouer this Prouince, Wee presume his L<sup>ty</sup> is more sensible then Ourselues. And therefore

Wee the Burgesses of this present Grāll Assembly doe Judge That in duty wee are bound to apply Ourselues first to him, whose preseruacōn in his iust rights & dignity doe soe nearly Concerne Our & this Prouince peace & tranquillity. That if his L<sup>ty</sup> shall conclude it necessary That a Cessacōn bee made the yeare 1667 In order thereunto, This Assembly (if the Leiu<sup>t</sup> Grāll thinke fitt) might bee prorogued to the last of p. 57  
Nouember they may meete only about that affa  
doe beleieve, wee shall bee very well our only Comōdity,  
will bee of mo thinke or conclude of some other  
All w<sup>ch</sup> being well Considered & presume this proposall  
uery

Ordered that this proposall that they would please to  
take the tion, & after mature debate please to  
remand their Result

[A line missing]

M<sup>r</sup>: Speaker ordered sent the Vpper howse  
To this howses request

The Vpper howse haue reassumed cause ceade  
from their former Judgm<sup>t</sup> (Viz<sup>t</sup>) That damage more  
proper & agreeable to Law, to annexe w<sup>th</sup> Corporall punishm<sup>t</sup>  
then ffines. And the Certainty lyes in the quantity of hoggs  
found out, & not eyther in the ffines or dammages.

John Gittings Clr.

Was read An Act for Repeale of an Act Intituled An Act  
of Encowragem<sup>t</sup> to Will<sup>m</sup> Smyth &c.

Read againe. Thrice Read. Passe to Engrosm<sup>t</sup>!

M<sup>r</sup>: Thomas Trueman Came from the Vpper howse &  
p<sup>rs</sup>ented to the Speaker An Act Concerning Clerks ffees, &  
Jurors, &c:

An Act for aduance of other Comōdities more staple then  
Tob. And An Act for Encowragem<sup>t</sup> of Trade.

Was Read An Act for building a Prison &c: Vnder w<sup>ch</sup> is  
thus.

The Vpper howse doe Judge this a Necessary Act, & desyre

L. H. the Lower howse to take it into speedy Consideraōn, & signify  
Journal 1666 their Concurrance or disassent to it.)

John Gittings Clk.

p. 58 doe desyre th' the Vpper howse will please to  
Message, w<sup>ch</sup> they doe expect, & shall drawne by the  
Vpper howse & sent hi- bee thereunto gyven.  
Will<sup>m</sup> Bretton Clk.

Brooke present the same to the Vppr howse.  
Concerning Clerks fees & Jurors. &c: Passe to En-  
grosmt

present these two Acts now the Vpper howse.  
for building a Prison &c: sence of this howse is.  
not any other person whom the a Prison & keep-  
ing the August next giue in Secu- to the  
as this Act doth enioyne. That then determine.  
Vppon such Clause added this howse will fully consent.  
Will<sup>m</sup> Bretton Clk.

M: Speaker ordered M: Nicholas Young to p'sent these two  
Bills now read, to the Vpper howse. (Viz<sup>t</sup>) An Act for build-  
ing a Prison &c: & An Act Concerning Hogstealers. W<sup>th</sup>  
the sence of this howse thereto annexed. W<sup>ch</sup> is this.

The Lower howse will assent to this Act. Jf Corporall pun-  
ishm<sup>t</sup> & Treble dammages bee annex'd thereto. The Cor-  
porall punishm<sup>t</sup> to bee, as is allready sett downe.

Will<sup>m</sup> Bretton Clk.

Ordered th' M: Rich: Smyth carry to the Committee a Noate  
of Instructions for drawing an Act Enioyning All poeple to  
sett up their names, who intend to depart the Prouince.

M: Henry Coursey came from the Vpper howse, & presents  
a paper in answer to the two proposalls sent from this howse  
about the Cessaōn. W<sup>ch</sup> is as followeth.

In answer to the two proposalls sent from the Lower howse  
dated Twesday 24<sup>th</sup> Aprill 1666.

p. 59 The Gouverno<sup>r</sup> & the Vpper howse are uery passing  
of an Act for a Cessaōn by the Co ssembly here, is noe  
way preiudiciall therefore sent to the Lower howse a  
sideraōn & approbaōn, or else to d sent. Amongst  
w<sup>ch</sup> they hope they ged, as Casting only a delay, to  
way of a wholesome Act an emergent opportunity  
not w ver to bee recouered, if now a thing in w<sup>ch</sup>  
his L<sup>ps</sup> inter that of War & peace. & yett Peace  
uppon Emergent Oc L<sup>ps</sup> the

To the second Clause Cessaōn may bee the depopu-  
laōn answere yo<sup>w</sup> urge itt but as a May bee. But  
certainely planting Tobacco, yo<sup>w</sup> haue rendred it worth

nothing. The poeple will totally desert the Prouince, as not being able to subsist here; & therefore the Argument cannott induce this howse to moue the Gouvernor for a Prorogaōn, nor soe much as an Adiournm' 'till Nouember.

And therefore desyre the Lower howse to proceede to debate those Two last Acts sent to them for Encowragem' of Trade, & aduancem' of more staple Commodities.

John Gittings Clr.

Was read those two Acts. (Viz')

An Act for Encowragem' of Trade, &

An Act for aduancem' of other Comōdities more staple then Tob.

And putt to the Vote. Whither to passe Yea or Noe?

In the Negative, by the Maior Vote.

Ordered thereupon that this bee sent to the Vpper howse.

That uppon debate of these two Acts this howse doe thinke them unreasonable & unnecessary. And that they will not

Con- uppon any tearmes whatsoever, but only uppon p. 60  
this howse proposed to the Vpper howse from  
this howse to them.

bly desyre the Vpper howse to sig- imediately,  
for that this howse debate thereon.

W<sup>m</sup> Bretton Clk.

p'sent the same to the Vpper howse. Came from  
the Vpper howse & remanded And that Act Concerning  
buil- a Clause added thereto, accor-

[One line missing]

read, & Both passe to Engrosm' p'sent the same  
to the Vpper howse. 'till to

[One line missing]

Wednesday 25<sup>th</sup> Aprill 1666. 8 a Clock.

The howse called All p'sent (Except M<sup>r</sup> Rich: Preston as afore & those Three Members of the Committee.)

According to order yesternight (the Vpper howse being then adiorned) Maio<sup>r</sup> Thomas Brooke the Messenger then appoynted, Ordered to p'sent those two Acts passed this howse, to the Vpper howse.

The Messenger returnes, & certifies the Speaker from the Vpper howse That the Acts passed this Assembly must bee fayre written, & requyres a Clerke to doe the same.

Ordered th' the s<sup>d</sup> Messenger returne againe, & request the Vpper howse, to provide a Clerk to transcribe them.

The Messenger returnes & certifies the Speaker th' the Leiu<sup>r</sup> Grāll will take care for transcribing or Engrossing those Acts agreed on.

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The Committee brought downe Two Bills, (Viz<sup>t</sup>) An Act  
prouiding ag<sup>st</sup> Runaways, & all such as shall entertaine them  
p. 61 & An Act for Regulating all future Surv

Was read An Act prouiding ag<sup>t</sup>

The same Act read againe. Twice

Was read An Act for Regulating

Thact Act read againe. Twice

M<sup>r</sup>: Speaker ordered Co<sup>th</sup> Gerard Acts now read &  
passed here, to the

M<sup>r</sup>: Edward Lloyd came from Speaker, as followeth,  
(Viz<sup>t</sup>)

Tuesday -5<sup>th</sup> Aprill 16

Ordered th<sup>t</sup> a Member of th<sup>e</sup> make knowne to the  
Speaker, Th<sup>e</sup> whole Lower howse, in the halfe an  
howe att furthest

Whereuppon the Speaker sent attend the

And putt to the Vote whither it bee thought ry to re-  
quest the Leiu<sup>t</sup> Gräll to signify to this howse, for what cause  
hee pleaseth to send for this howse. To the end Wee may the  
better provide & debate amongst Our selues Concerning the  
same.

In the affirmatiue Necessary by all.

Whereuppon the Lower howse doe unanimously agree,  
That they are willing now, & att all times shall bee, to attend  
the Leiu<sup>t</sup> Gräll, eyther by a full howse, or otherwise by Com-  
mittees. Yett neuerthesse they doe humbly pray, th<sup>t</sup> the Leiu<sup>t</sup>  
Gräll would please att this time to signify to them the reason  
of his suddaine Command in Calling them before him, on soe  
short Limitaõn of time That they may prepare themselues the  
better to appeare, & giue answer, to what his L<sup>ps</sup> pleases to  
Communicate to them.

Will<sup>m</sup> Bretton Clk.

Ordered by the whole th<sup>t</sup> M<sup>r</sup>: Will<sup>m</sup> Coursey present the  
same to the Vpper howse.

M<sup>r</sup>: Henry Coursey came from the Vpper howse, & p<sup>r</sup>sents  
the Speaker a paper. As followeth in these words.

p. 62

To the Lower howse of Assembly.

of Assembly receiued last night Two Act for En-  
cowragem<sup>t</sup> of Trade; & are yo<sup>w</sup>, They haue some reason  
to suspect, yed in a due way, in yo<sup>r</sup> howse, but ma-  
or else, that whatsoeuer yo<sup>r</sup> pretended of proposalls  
for a prorogaõn 'till his Cessaõn, yow haue neyther Care  
for him nor his Governo<sup>r</sup> nor Go- by his sonne &  
heyre apparent yo<sup>r</sup> pretend how came those ere,  
w<sup>ch</sup> they doe expect, & paper sent w<sup>th</sup>in halfe a

w<sup>ch</sup> w<sup>th</sup> ble a nie of to the mature deliberaōn  
of Govern Vpper howse. Whence that hast? And  
if yo<sup>n</sup> doe truly valeu my Lords interest here, how comes it that  
w<sup>th</sup> one breath yo<sup>n</sup> make an Act for carrying a war on, euen  
w<sup>th</sup>out the bownds of the Prouince, & w<sup>th</sup> the next refuse to  
take true care for the meanes of procuring Armes & Ammu-  
nition. Wee meane the Act for Encowragem<sup>t</sup> of Trade, in  
w<sup>ch</sup> is included the Cessaōn ffor assure yo<sup>s</sup>elues, that unless  
you find a way to lessen the vast quantities of Tob. 'tis impos-  
sible to make it worth the fetching, & by consequence lesse  
worth the importing, Armes & Ammunition to purchase it w<sup>th</sup>,  
neyther will it procure any Creditt for p<sup>r</sup>sons to bee sent abroad  
upon a Treaty.

This (Gentlemen) is downe right truth, & carry's as little  
ffallacy in the argum<sup>ts</sup>, as glosse of words to sett it of w<sup>th</sup>  
Wherefore as yo<sup>n</sup> tender the preseruaōn of yo<sup>s</sup>elues yo<sup>r</sup> Wifes  
& families Reassume the debate, & prepare yo<sup>r</sup> selues to ioyn  
w<sup>th</sup> this howse in a Grand Committee, to settle this busines of  
a Cessaōn, Vppon w<sup>ch</sup> depends the preservaōn of the Prouince  
not only in relaōn to itts Trade, butt also itts defence ag<sup>st</sup> the  
forreigne Indians.

p. 63

Ordered by this howse th<sup>t</sup> this paper bee sent Two  
papers sent yesterday from the Lower by a Coppey of  
this Order. That the Reas the Speaker & th<sup>t</sup> howse is  
to receiue s<sup>d</sup> paper, w<sup>ch</sup> hee sodenly exspect

W<sup>ch</sup> paper being read M<sup>r</sup> Speaker goe to the Vpper  
howse to know meaning of that paper,

Who returnes & certifies lates to the Cessaōn & En-  
cowragem<sup>t</sup>

Will<sup>m</sup> Caluert Esq<sup>r</sup>, Ma & M<sup>r</sup> Will<sup>m</sup> Coursey are here  
to the Vpper howse, in order betwixt the Vpper,  
& Lower paper, this day sent from the Vpper  
Bretton

But the Vpper howse being adiorned, Members  
resolved into a Committee to prepare themselues ag<sup>st</sup> after-  
noone, according as is gyuen them in Charge.

The howse adiorned by the Speaker till 2 a Clock afternoone.

Wednesday 2 a Clock afternoone

The howse called. All p<sup>r</sup>nt (Except as afore, & those fflowre  
members of the Committee).

The Committee came into this howse, making relaōn of  
what was deliuered in writting, & spoaken by them in the  
Vpper howse. (Viz')

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The Lower howse humbly desyres th' there may bee a right understanding betwixt both howses, w<sup>ch</sup> they hope for the future will bee. And as to the words (shall not debate) was never intended to disgust the Vpper howse.; But shall for the future auoyd such expressions. This howse humbly desyres th' the Vpper howse would be pleased to lett them understand their reasons to suspect, th' businesses are not carryed in a due way in this howsé, but managed by the arti- howse being altogether ignorant th' affayres further that if any person hath infor- businesses are soe carryed on as afores<sup>d</sup> howse would bee pleased to signify may bee better able to uindicate

[One line missing]

ame from the the Vpper howse, & signi- rall  
Vpper howse Expected this

[One line missing]

That they were drawing it up.  
howse iudge it most requisite howse, they fully conclude howse, as to that of a Ces- of th' howse the , they , & there debate & proceede to the , according as is accustomed in this howse?

By the Maior Vote: To returne to their owne howse, & there only debate, & Vote as formerly.

Then M<sup>r</sup> Thomas Trueman Came from the Vpper howse, and presented this following paper to the Speaker.

To the paper sent by the Lower howse dat. 25<sup>th</sup> Aprill 1666 into the Vpper howse. Wee reply that wee are glad they are sensible of the miscarriage in sending th' paper first sent 24 instant. But there being a second paper sent the same day of the same complexion, & in the same Dialect endorsed upon two Acts sent by the Vpper howse to them of noe lesse importance then the Ruine or wellfayre of the whole Prouince. To one of w<sup>ch</sup> they doe flatty say, that they will not consent upon any tearmes but their owne: And after in the Close of all, That they are resolved to have noe further debate thereon. This howse haue iust cause to thinke affayre are not carryed in a due orderly way; It being impossible th' orderly proceeding should produce pers w<sup>th</sup>out any perticular reasons gyuen uince assisted by the Vpper howse of & the Vpper howse doe expect, th' come to them in p<sup>s</sup>ons, to Cleare ing & debating the Reasons inducing the said Act.

In ansuere to the paper last howse dat. 25<sup>th</sup> Aprill 1666. This appearance in the Vpper howse, sing An Act for a Cessaõn. B w<sup>th</sup> their Liberty & priuiledge But th' they returne to the amongst themselues.

A unto. W<sup>ch</sup> they presume is ledges. Vppon L. H.  
w<sup>ch</sup> account they from the Vpper howse to attend them Journal 1666  
Will<sup>m</sup> Bretton Clk.

Ordered th<sup>t</sup> Will<sup>m</sup> Calvert Esqr present the same to the Vpper howse.

M<sup>r</sup> Edward Lloyd came from the Vpper howse, & certified the Speaker th<sup>t</sup> the Leiu<sup>t</sup> Gräll is ready to receave this howse according to the first part of that last paper.

Then M<sup>r</sup> Speaker ordered M<sup>r</sup> Robert Slye to goe to the Vpper howse, Requesting them to signify to this howse. Whither they will please to receive this howse according to their full proposition. Yea or Noe?

Who returnes & certifies the Speaker, th<sup>t</sup> the Vpper howse will send this howse an answer in writting presently.

The howse adiornd by the Speaker 'till to morrow morning 8 a Clock.

Thursday 26<sup>th</sup> Aprill 1666. 8 a Clock.

The howse called. All present (Except M<sup>r</sup> Richard Preston as afore) came from the Vpper howse, & presented to p. 66  
the followeth in these words,  
howse of Assembly.

receaved a paper from yo<sup>u</sup> last night. The come & heare what Wee could say, & Encowragem<sup>t</sup> of Trade, but yo<sup>u</sup> would not priuiledges. Before Wee Reply to th<sup>t</sup> Pa- have forgotten the subject matter of all eyther howse upon this busines. Wee Trade & uppon the Grownds in the reasonable & desyre yo<sup>r</sup> assent yo<sup>u</sup> instead of Reason send us pa- not to debate any more. And now yow (W<sup>ch</sup> reasons) if yo<sup>w</sup> had any respect for the Governo<sup>r</sup> to the good of the poeple th<sup>t</sup> sent you hither to doe & consent to such things as by Common Councell of this Prouince shall happen to bee ordeyned. W<sup>ch</sup> Common Councell can neuer bee had w<sup>th</sup>out debate. Now to speake particularly to the reason of yo<sup>r</sup> paper, to witt, But wee humbly Conceive th<sup>t</sup> it stands not w<sup>th</sup> our Liberty & Priuiledges to debate any matter att large there. To this, Wee answere. Conferences are not against yo<sup>r</sup> priuiledges, & a Conference is not only to noe purpose; But noe Conference att all unlesse for the discussion of the reasons th<sup>t</sup> make for or ag<sup>st</sup> the matter conferred on there be debated att large.

And secondly yo<sup>w</sup> mistake us, & yo<sup>r</sup> priuiledges to, for wee desyre only a free & full debate w<sup>th</sup> yo<sup>u</sup> all, that wee may thoroughly understand the case, & according to the weight of the reason to bee alleaged by Eury p<sup>t</sup>icular p<sup>r</sup>son, to prepare

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Ourselfes for a reasonable determināōn & resolution. W<sup>ch</sup> as wee intend to make a part from yo<sup>n</sup> in Our owne howse. Soe yo<sup>n</sup> may make it by yo<sup>r</sup>selues in yo<sup>r</sup> owne howse. Only take this Rule by the way Obstinate fortitude is as pernicious to the  
 p. 67 Common Wealth, as fearfull honesty. & therefore Conferences are necessary Neq. timida probitas Reipub. utilis est, says My Lord Cooke Both howses in England once satt together debated together, yea euen Voted together breach of yo<sup>r</sup> priuiledges to debate gether is not out of the memory of to the contrary. And were it not positie Commands to keepe howses holding Assemblies is by his Pattent perhaps tell yo<sup>n</sup> That wee find Vppon Consideraōn of w<sup>ch</sup> pect, yo<sup>n</sup> should come this day, & for & agst that Act for Encowragem<sup>t</sup> th<sup>t</sup> yo<sup>n</sup> yo<sup>r</sup> owne h it, as the reasons urged shall Wee doe hereby protest Our owne & th<sup>t</sup> whatsoev<sup>r</sup> Calamity shall befall the Prouince, eyther by the decay of or the Jnuasion of Our Enimies for want of armes & ammunition, now not to bee purchased by Tobacco, though wee haue uast quantities lying by us, The guilt lyes att yo<sup>r</sup> doers. And lastly tell yo<sup>n</sup>, 'tis yo<sup>r</sup> selues in p<sup>r</sup>son, & not answeres in paper th<sup>t</sup> wee expect from yo<sup>n</sup>.  
 John Gittings Clr.

Putt againe to the Vote whither or noe that this howse have Conference w<sup>th</sup> the Vpper howse, & there debate Concerning the Act for Encowragem<sup>t</sup> of Trade in th<sup>t</sup> howse. Our whither wee ought to debate th<sup>t</sup> busines in Our owne howse & there only debate, & proceede to Vote, as Wee have bene accustomed, in former assemblies?

And the howse thereuppon Voted th<sup>t</sup> all debates in Relaōn to a Cessaōn, ought to bee discussed in this howse, & not in the Vpper howse by Conference.

Philip Calu<sup>t</sup> Esqr. Chancelo<sup>r</sup> came, & made an Explanaōn of what is contayned in that Last paper sent from the Vpper howse, hither.

Then M<sup>r</sup> Speaker appoynted M<sup>r</sup> Will<sup>m</sup> Coursey to goe to  
 p. 68 the them. That this howse haue now Voted, not to haue the Vpper howse touching a Cessaōn. Certi- shall please to remand hither That Encowragem<sup>t</sup> of Trade. They shall againe syred. w<sup>th</sup> him th<sup>t</sup> Bill Entituled an Act for Bill also. Entituled an Act for more staple then Tob. Encowragem<sup>t</sup> of Trade. to passe or not? Vote. Not passe aduance of other Com- modities &c:

[One line missing]



an unnecessary & uery

[One line missing]

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Will<sup>m</sup> Caluert Esqr the Messenger appointed, to present the Sence & Vote of this howse, to these two Bills or Acts to the Vpper howse.

Who returnes, & certifies the Speaker th<sup>t</sup> the Vpper howse desyres our Reasons.

M<sup>r</sup> Speaker telling him, That the Reasons why noe Cessaōn are on the Journall: for w<sup>ch</sup> Journall they have prouided an Act this Sessions of Assembly. Then.

The howse adiornd by the Speaker 'till two a Clock after noone.

Thursday two a Clock afternoone.

The howse called All present (Except M<sup>r</sup> Rich: Preston)

Were read the Reasons of the Committee. touching noe Cessaōn in the former part of this Journall inserted, somewhat now amplified. W<sup>ch</sup> are as followeth. (Vizt)

Reasons of the Lower howse of Assembly why they <sup>fol. 6.</sup> thinke a Cessaōn from planting Tob. to bee unnecessary in this Province.

1. Wee conceiue Our Cessaōn will rather encrease than lessen the quantity of Tob. ffor it will encowrage the poeple of those parts to plant Tob where now there is little or none because other American Plantaōns are wee are, as to their Comodities. W<sup>ch</sup> by shipping their Comodities usually plant dico, are now as contemptible as Tob. Wee now conclud a Cessaōn, they w ting Tob. Their Lands being more proper yearely make not only one Crop, but three Crops. Soe th<sup>t</sup> their abundance Prouince ineffectuall; thereby as to aduance Our Comodity Tob. neuer the more for Our Cessaōn in all his Maiesties Plantaōn fore a Cessaōn

2 A Cessaōn will dism to these parts, not hauing the Com seeke for here. Nor any probability or hopes in any reasonable to produce other Manufactures for their Encowragem<sup>t</sup> to visitt this Prouince, & supply us w<sup>th</sup> necessaries, as Wee from time to time shall want. Soe th<sup>t</sup> by the meanes of a Cessaōn in Maryland & Virginia Our Trade for a long time will bee obstructed. Merchants usually trading this Way, will settle their Trade in other parts. & wee shall thereby in all probability bee wholly deserted by shipping. Our Country ruined, Our selues, Wifes, & Children exposed to little better Condition then a Pagan, or Saluage manner of lyuing.

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3. Seamen shall not bee gott to come for these parts for any other Comodity then Tob. in regard itt payes a greate Custome, an Excyze, & freight: W<sup>ch</sup> commonly Seamen saue, & putt into their purses. W<sup>ch</sup> is their only inuitaōn to these parts; Their Employ<sup>t</sup> when they arryue here, being soe uery much slauish, is well compensated to the gayne they haue by Tob, the w<sup>ch</sup> other Comodities will neuer afford them. therefore they will decline this Trade, w<sup>ch</sup> will bee a greate occasion to deterre Merchants from the Trade of these parts also.

p. 70 uite or rather constreine all freemen or the out of this prouince, & seeke out those make use of their labo<sup>rs</sup> w<sup>th</sup>out restraint will bee in danger of depopulation. atest strength of this Prouince, their much weaken us, & render us a

[One line missing]

lessen the price here, but the want not to bee expected 'till the Lord War & pestilence from our natie ence the only principall cause Our only Comodity Tob att p'sent, of what nature or kind soeuer & cons hope Vpper howse, & to all Good men. & unbyass

Ordered that Will<sup>m</sup> Caluert Esqr present these Reason now read & those other Two Bills not passed this howse in the forenoone. Viz<sup>t</sup> An Act for Encowragem<sup>t</sup> of Trade, & An Act for the aduance of other Comodities more staple then Tob. to the Vpper howse.

M<sup>r</sup>: Henry Coursey came from the Vpper howse, & presented a Bill, Intituled An Act Touching paym<sup>t</sup> of debts &c: w<sup>ch</sup> M<sup>r</sup>: Coursey himselfe read, according to the order of the Vpper howse, in this howse by permission of the Speaker.

Ordered th<sup>t</sup> Will<sup>m</sup> Caluert Esqr goe to the Vpper howse, & desyre them to giue answe<sup>r</sup>e (if they soe please to those reasons now sent them from this howse.

p. 71 M<sup>r</sup>: Henry Coursey came againe from the Vpper howse & requested th<sup>t</sup> this howse would giue answe<sup>r</sup>e to that Bill now brought to this howse by him Touching paym<sup>t</sup> of debts &c: And M<sup>r</sup>: Speaker certified him that That Bill had dependance on those two other Viz<sup>t</sup> The Act for Encowragem<sup>t</sup> of Trade, & the Act for the aduance of other Comodities &c: & soe soone, as they shall giue answe<sup>r</sup>e to this howses Reasons, they shall then likewise in order m

Thereuppon M<sup>r</sup>: Henry Coursey departed & certified the Speaker That the ans howse, cannott bee prepared to night their answe<sup>r</sup>e thereto 'till tomorrow they haue now in hand. Then.

The howse adiornd by M<sup>r</sup>: Speaker morning 7 a Clock

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The howse called all present  
Chancelo<sup>r</sup> came from the Vpper then had prepared,  
in answe<sup>r</sup>e part of the howse was gran being  
obstructed att first by the Speaker Vote

Was read the first Reason to w<sup>ch</sup> the Chancelo<sup>rs</sup> answe<sup>r</sup>e read

To the second the Chancelo<sup>r</sup> read & replied.

To the third. Likewise.

To the ffowrth in like manner.

To the fffifth in like manner. as afore.

W<sup>ch</sup> reasons being alternatim read, the Chancelo<sup>r</sup> departed.  
Leauing these two Bills Viz<sup>t</sup> An Act for Encowragem<sup>t</sup> of  
Trade &c: & An Act for the aduance of other Comodities  
more staple then Tob, to bee againe debated in this howse  
according to order from the Vpper howse W<sup>ch</sup> order annexed  
under his answe<sup>r</sup>e to our Reasons is this that followeth (Viz<sup>t</sup>)

Ordered th<sup>t</sup> the Lower howse bee desyred to consider of  
these Reasons, & after Consideraõn had, to reassume the  
debate of the Act for Encowragem<sup>t</sup> of Trade & the other Act  
for aduance of more staple Comodities then Tobaccco.

John Gittings Clr.

Answe<sup>r</sup>e to the Reasons of the Lower howse  
gyuen against a Cessaõn from planting Tob.

wee answe<sup>r</sup>e That 'tis impossible th<sup>t</sup> Our Cessaõn p. 72  
lessen the quantity of Tob. Because 'tis of ndred soe  
contemptible by the abundance ketts, & lastly soe diffi-  
cult to p<sup>r</sup>serue And therefore it can noe way En-  
discowrage all men from planting Wee doe confesse the  
other American ght w re for want of shipping  
and contemptible as ours. Yo<sup>u</sup>, & Wee will  
follow your owne many yeares in expectaõn of  
will not eyther keepe att all Ginger will keepe if it haue  
keepe, but may and ght up Cloath-  
ing for the Planter dayly. & lastly by In s greate  
ualew, & soe long to bee preserued, th<sup>t</sup> it may not improperly  
bee called imperishable. Wee appeale to yo<sup>r</sup> owne Judgm<sup>ts</sup>  
whither it bee probable th<sup>t</sup> the American Plantaõns should  
leau<sup>e</sup> of planting these staple, ualuable, & imperishable Como-  
dities, though they haue noe present Vent for them, only to  
plant Tob. w<sup>ch</sup> Wee cannot liue by, hauing noe greater certainty  
of Vent for it then Wee haue: & as certaine to haue itt Rott  
uppon their hands, as Wee can bee. Besides were all th<sup>t</sup> yo<sup>u</sup>  
allege true, w<sup>ch</sup> for the reasons above gyuen, wee flatly deny,  
yett by making an Act for a Cessaõn now, & sending the news

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home, Wee shall gett a good supply of Cloathing Armes & Ammunition for the next Crop, w<sup>ch</sup> will bee uented before the other American Plantaōns can plant any Tob. This wee thinke sufficient to satisfy reasonable men, but if this satisfy not, wee are ready att a Conference to giue more reasons, then can conueniently bee written att this time.

2. Did wee not see, th' the greatest part of the world is to little for the English merchants shipping & seamen: & soe  
p. 73 much to little that they haue in a manner forced the King by their the Dutch, to make roome for them to beene of some weight. But th' convincing cient security, yo<sup>r</sup> shall never want a Comodity worth fetching. But to 'tis not the shippings barely comming but their importaōn of goods, to Thows<sup>d</sup> hogsheds of Tob. out the Trade one yeare wee shall, wee m turing goods hither to purchase & necessaries for it. W<sup>ch</sup> if wee wee shall neuer haue. And if wee yeares Crop, now ready to syre shipping, then to carry bee sent by those, whose subsistance Trade Tob, when they know before hand, the can haue none the next yeare following. If merchants trading this way doe settle their Trades in other parts It will bee noe Calamity, Since England can afford others th' are not acquainted w<sup>th</sup> the wayes of grinding the face of the poore, used by some now: w<sup>ch</sup> hard usage hath reduced allready the poorer sort of poeple of this Prouince, to a Condiōn little better then that Pagan & saluage manner of lyuing, w<sup>ch</sup> yo<sup>r</sup> selues seeme to feare from a Cessaōn.

3. The third reason is fownded uppon stealing his Maiesties Customes by Seamen, & were not worth the answering, but th' perhaps some men might thinke there is more weight in it, to sway a Mans iudgm<sup>t</sup> ag<sup>st</sup> a Cessaōn from planting Tob. for a yeare, then in truth it doth. Wherefore Wee will giue you not graunt yo<sup>r</sup> th' seamen will not come for any other Comodity but Tobacco, & therefore assure yo<sup>r</sup>, That wee will not plant soe much Tob, or soe long 'till it shall bee worth nothing to them, nor us. And wee doe conceaue the Lower howse cannot in prudence thinke it fitt, to haue the Province plant Tob, meerely to haue the Seamens company, euen now when the  
p. 74 Planter short our designe is to advance the price of Tob. fetching. & th' yo<sup>r</sup> selues say, will inuite the when there is none wee need them nott. men goe? Not to Virginia because there American Plantaōns because yo<sup>r</sup> selues say p<sup>t</sup>ible as Tob. And wee haue demonstra- making th' perishable Drug Tob. must of neces- sity stay here, & if p<sup>r</sup>mitted his wants, & hauing nothing to better furnished, Neyther doth ure of the ffree-

men will bee a aduantage of the freeholder. & Prouince, not the freemen. the burthen of the Govern<sup>t</sup> doth in peace War en, who can easily abandone us, & could they the Prouince in generall, w<sup>ch</sup> wee know they cannott. And would the freemen doe it, ye—if to gaine them to stay wee should forbear to doe that w<sup>ch</sup> is best for the freeholder of the Prouince, that hath stock, Wife & Children fixed, & irremouable as wee may say here, Wee were unworthy to bee called the Two howses of Assembly. But wee know that eyther they cannot leaue the Prouince for poverty, or will stay in itt, 'till the meane price of Tob driue them out of it; or ells (w<sup>ch</sup> wee more feare) force them to committ Outrages in itt, for want of Necessaries, not to bee prouided by Tob. because worth nothing,

5. Yo<sup>r</sup> fift reason sayes, the quantity of Tob. doth not lessen the price here, but the want of ships to fetch it away. What is this in plaine English, but to say, That there is more Tob then the ships that are or were here this yeare can carry away? Have wee not then glutted the present markt here? Why then shall wee not haue a Cessaõn to make Tob beare a price here? And that it will beare, when Every ship that by chance comes, cannott haue Loading.

Wittnes that yeare when M<sup>r</sup> Humphrey Warren

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2<sup>d</sup> p<sup>r</sup> H. Bills of Exchange, rather then att London yeilded not aboue three halfe offer att any time hopes of more spect the War should end this two uaine to plant that w<sup>ch</sup> by yo<sup>r</sup> owne upon the whole matter Wee see noe reason that Act for Encowragem<sup>t</sup> of Trade ports it us, to heare that T beare if it will not buy us shirts here & then it will bee deare, & p w<sup>ch</sup> now it will not, & w<sup>th</sup>out

Wherefore the Governo<sup>r</sup> & men of the Lower howse, to uince in want of Cloaths, noe meanes prouided as yett Comodity Tob of sufficient ualew to purchase eyther Cloathing or Armes to defend us. The last assembly denyed us a power to maintaine War w<sup>th</sup>out the Limits of the Prouince. The consequence of that was, the unreuenged, nay as yett unreuengeable murder of Thirty innocent poeple, & the ruine of more yett luying, in their Estates & Plantations. Yo<sup>r</sup> thinke yo<sup>r</sup> have done better by gyuing us a power to maintaine War w<sup>th</sup>out the Prouince, by Leauyng Tob. What signifyes th<sup>t</sup> Act unlesse by a Cessaõn yo<sup>r</sup> bring it to a ualue & Estimaõn? Could Tob procure soe much as Credit for meate & drinke & necessary Expences att New Yorke for p<sup>r</sup>sons to bee sent thither. Co<sup>ll</sup> Nicholls might p<sup>r</sup>haps procure us a Certaine & Cheape peace w<sup>th</sup> the Cinigoes, as is manifest by his noble obliging & friendly Letters sent into

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this Prouince. But as the case stands the Gouverno<sup>r</sup> can neyther arme Soldiers to fight for yo<sup>u</sup>, nor send Commis<sup>s</sup> to treat for yow, nor indeed except of that Act, for maintayning War w<sup>th</sup>out the Prouince, w<sup>th</sup>out hazarding his hono<sup>r</sup>, not only to the censure of o<sup>r</sup> neighbouring Gouverm<sup>ts</sup>, but also to the scorne of the Pagan & infidell.

p. 76 Wherefore test wee are innocent of the blood allready spilt Last assembly to prevent it, & will hold blood th<sup>t</sup> may hereafter bee shed, for want yo<sup>u</sup> consent not to a Cessaon from W<sup>ch</sup> alone can putt the Gouverno<sup>r</sup> into

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Glutt must needs bee the effect of plan- Stint is impracticable soe that a<sup>n</sup>.

follows, the ruine of the howse- Tob they make being soe little cloath him, & renew his time. That the richest of us all, att last ants, Though the Poore it may soe fall th<sup>t</sup> Two seruants hase one, when one mans labour shall not

Wee will yett for the poore mans sake make one instance more; Quick dispatch is the life of Trade. ffor w<sup>ch</sup> reason the rich man, th<sup>t</sup> can complete a Merchants freight w<sup>th</sup> speed shall bee serued, when a poore Man his Crop not exceeding six or Eight hogsheads of Tob, shall starue for want.

Jf that fayle the rich have meanes to take freight certaine in England. By w<sup>ch</sup> meanes if freight bee scant, the rich will haue all Jf plenty the rich being supplied by their owne returnes or credit, the poore will bee sacrificed to the rapacious auarice of the Trader: there being none to beate the price, but those whose wants will not permitt them to exspect, & must therefore perish or runne more in debt. So th<sup>t</sup> uppon the whole matter, if eyther yo<sup>u</sup> will hearken to the Crying necessities of the poore, the groanes of those that lue in feare of the Pagan Enimy, or lay to heart the honor of Gouverm<sup>t</sup> yo<sup>u</sup> will ioyne w<sup>th</sup> us in that Act for a Cessaon, w<sup>ch</sup> att once remedies those  
p. 77 three Euills. Inconueniences itt may haue, as nothing in this world is simply good in it selfe, Bu greater then the inconueniences, unlesse unknowne to us dearer then life, Li name of Christian, otherwise layd op

The End of the Reasons

Put to the Vote Whither this howse those Reasons sent from the Vpper judging them satisfactory &

The howse Voteth those tory, (by the Maio<sup>r</sup> Vote)

M<sup>r</sup> Nicholas Rikard cerning the debate of this bus fesseth his fault for his

The howse uppon his

Ordered th<sup>t</sup> Co<sup>ll</sup> Nathaniel M<sup>r</sup> Will<sup>m</sup> Coursey bee a Committee, & draw up, an answer to those Reasons now read

by the Chancelo<sup>r</sup>, according to the last debate in this howse, as Touching a Cessaõ, & present the same to this howses Consideraõ; & then to bee sent to the Vpper howse.

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The Committee went upon their Charge.

Was read an Act for Encowragem<sup>t</sup> of Trade.

Vppon Reassumption of the debate touching this Act. This howse doe humbly request th<sup>t</sup> the Vpper howse will please to draw this Act anew & putt in such necessary clause or clauses in the s<sup>d</sup> Act. That the Southward Plantaõns under the Gouern<sup>t</sup> of Will<sup>m</sup> Drummond, & the places adiacent, may bee included, & obliged to obserue the same. And that there may bee six Commis<sup>s</sup>, Viz: fflowre of the Councell, & other Two persons of this howse appoynted to Treat<sup>e</sup> w<sup>th</sup> S<sup>r</sup> Will<sup>m</sup> Berkeley & the Assembly of Virginia vppon a Totall Cessaõ. And further th<sup>t</sup> the Leiu<sup>t</sup> Gräll please to nominate those fflowre of the Vpper howse, & th<sup>t</sup> the Lower howse nominate two of their members to ioyne with them.

for advance of other Comodities &c:

into the howse, & presents as followeth.

ing into the Lower howse, & reading the saõn necessary. The Lower howse ta- consideraõ & debating thereon, doe rest taken, & prouision made for the sa- Neighbouring Colony of Virginia doe

[One line missing]

of other Comodities &c: read againe. Act allready in force Entituled English graine hath sufficiently specie then Tob.

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'till 2 a Clock

ffriday

after noone

The howse called All present (Except M<sup>r</sup> Rich: Preston as afore, & M<sup>r</sup> Thomas Thorowgood, who is excused by sicknes.)

Was read An Act Touching paym<sup>t</sup> of Debts, &c:

That Act read againe. & Voted to Engrosm<sup>t</sup>

Ordered th<sup>t</sup> Co<sup>m</sup> Nath: Vtye p<sup>r</sup>sent to the Vpper howse th<sup>t</sup> paper in relaõn to the reasons of the Vpper howse, p<sup>r</sup>sented by the Chancelo<sup>r</sup> this morning touching a Cessaõ; also The Act for Encowragem<sup>t</sup> of Trade: The Act for aduance of other Comodities &c: w<sup>th</sup> this howses answe<sup>r</sup> thereto, & the Act Touching paym<sup>t</sup> of Debts, &c: now read & passed in this howse.

Who returnes, & ordered to goe againe to the Vpper howse and desyre, If they haue any Bills formerly presented by this howse, there, on w<sup>ch</sup> they have had any debate, they would please to remand them hitier, eyther by himselfe, or by a Messenger of their owne.

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Whereas this howse have bene enformed th<sup>t</sup> the Leiu<sup>t</sup>. Gräll hath denied Passes to severall p<sup>r</sup>sons, who were intended lately to depart this Prouince, although they had sett up their names according to the usuall Customes in such cases. And they being infor for the future is resolued to giue noe Pa to depart this Province, w<sup>th</sup>out a Law to doe. This howse doe therefore hu will take the same into their Consideraõn them drawne, prouiding the manner bee graunted, w<sup>th</sup>out w<sup>ch</sup> this Prouince a Prison. In that the Act Intituled an all Masters of shippes & other Vessells out of this Prouince, upon their Co<sup>ll</sup> Nath: Vtye returns Addressed to the R<sup>t</sup> hon<sup>ble</sup> the L<sup>d</sup> the Realme of france, in th to bee not naturalized.

W<sup>ch</sup> was read, & assented

Maio<sup>r</sup> Thomas Brooke the Messenger present the same to the Vpper howse.

Chancelo<sup>r</sup> came from the Vpper howse, & brought That addition desyred by this howse, To the Act for Encoragem<sup>t</sup> of Trade, for this howses consideraon & approbaõn. W<sup>th</sup> all Certifying the speaker that the Leiu<sup>t</sup> Gräll thought Two p<sup>r</sup>sons of the Councell, & Two members of this howse to bee sufficient for the Treaty to the Gou<sup>r</sup> & Assembly of Virginia, & further th<sup>t</sup> the Leiu<sup>t</sup> Gräll had appoynted himselfe and M<sup>r</sup> Henry Coursey for that end.

Was read That Addition, or Prouiso.

This howse Voted, by the Maio<sup>r</sup> part, M<sup>r</sup> Thomas Nottley Speaker of this howse, & Co<sup>ll</sup> Nath: Vtye to ioyne w<sup>th</sup> those other Two of the Councell, in order to the fores<sup>d</sup> Treaty.

Ordered th<sup>t</sup> Co<sup>ll</sup> Nath: Vtye present that paper now debated to the Vpper howse, Concerning a Bill for Passes. And also to signify to them the Vote of this howse Concerning the Two Members to bee appoynted for the Treaty.

Was Read againe that Addition or Prouiso. Twice read, & Passed.

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Thomas Brooke present the same now read them That the Act bee fayre drawne in course. for a while. All p<sup>r</sup>sented (Except as afore.) the howse th<sup>t</sup> M<sup>r</sup> Thomas Nottley did in in M<sup>r</sup> Bedlows ship, or some other other p<sup>r</sup>sons of this howse to the former Gräll of those fflowre, choose those other Two of the Councell afores<sup>d</sup> & Maio<sup>r</sup> Thomas Brooke. to present those two persons

[One line missing]

howse & p<sup>r</sup>sented to the speaker of Trade fayre drawne, & the Pet<sup>n</sup> of Will<sup>m</sup>

Was read the Act for Encowragem<sup>t</sup> of Trade.



Thrice read, & Passe to Engrosmt

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Hambleton p<sup>r</sup>sent the same to the Vpper howse

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The howse adiornd by the Speaker 'till to morrow morning  
7 a Clock.

Saturday 28<sup>th</sup> Aprill 1666. 7 a Clock.

The howse called. All p<sup>r</sup>sent (Except M<sup>r</sup> Rich: Preston as afore)

first was read the Pet<sup>n</sup> of Will<sup>m</sup> Smyth yesternight p<sup>r</sup>sent to this howse from the Vpper. Vnder w<sup>ch</sup> is thus (Viz)

This howse doe conceiue th<sup>t</sup> Will<sup>m</sup> Smyth may haue a Lease for three acres of the Countries Land, for one & thirty yeares to him & his Exequuto<sup>rs</sup> Laid out in such part, as the Governo<sup>r</sup> shall thinke fit & that the rest of the Pet<sup>n</sup> is unreasonable.

John Gittings Clr.

This howse will consent that the Pet<sup>r</sup> Will<sup>m</sup> Smyth may haue Three Acres of the Countries Land for one & thirty yeares to him & his Executo<sup>rs</sup> to bee Laid out by the Governo<sup>r</sup>. Provided the s<sup>d</sup> Smyth & his Executo<sup>rs</sup> bee obliged to bui  
att his owne Costs & charges, & keepe Ord<sup>r</sup> seruice, & for the entertainm<sup>t</sup> of all p<sup>r</sup>sons ciall Courts & Assemblies, or upon the other times. As to the rest  
howse Concurr<sup>s</sup> w<sup>th</sup> the Vpper howse

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Co<sup>l</sup> Nath. Vtye the Messenger them. That if they have any thing Posses<sup>ns</sup> or other matter, ere they would please to signify the same

Co<sup>l</sup> Nath: Vtye returnes absent, further that there a sides th<sup>t</sup> Act for Quietting Posses they have dispatched some amended.

Chancelo<sup>r</sup> came from the Vpper Act Concerning Surueys, W<sup>ch</sup> Act (by Lycence from the speaker) was read by him selfe in this howse.

Co<sup>l</sup> Will<sup>m</sup> Euans came from the Vpper howse, & presented a draught of an Act to bee debated of in this howse Concerning Passes.

This howse in debating th<sup>t</sup> Act for Surueyo<sup>rs</sup> something haue added, as to the assigning of warr<sup>ts</sup> &c: w<sup>ch</sup> M<sup>r</sup> Speaker ordered M<sup>r</sup> Will<sup>m</sup> Coursey to p<sup>r</sup>sent to the Vpper howse.

Was read An Act for Passes, as drawne by the Vpper howse.

That Act Read, againe Twice read, & Passed.

Co<sup>l</sup> Nath: Vtye the Messenger ordered to p<sup>r</sup>sent the Act Concerning Surueyo<sup>rs</sup> to bee fayre drawne up by the Vpper howse, for this howses Clerks subscription. And likewise the Act for Passes

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M<sup>r</sup> Speaker ordered M<sup>r</sup> Will<sup>m</sup> Coursey to present this howses  
Concurrence w<sup>th</sup> the Vpper howses Vote, touching the Pet<sup>n</sup> of  
Will<sup>m</sup> Smyth w<sup>ch</sup> was againe remanded.

Co<sup>l</sup> Will<sup>m</sup> Euans came from the Vpper howse & presented  
An Act Concerning Passes, for this howses Vote. And An  
Act for Runaways.

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for Passes. Thrice read. & Passe to Engrosm<sup>t</sup>.

Concerning Runaways.

againe. Thrice read. Passe to Engrosm<sup>t</sup>.

p<sup>r</sup>sent to the Vpper howse. That Act for Run-  
aways, & Will<sup>m</sup> Smyths Pet<sup>n</sup>

from the Vpper howse, & brought downe all  
future Surueys.

Read, & Passe to Engrosm<sup>t</sup>

Messenger appoynted to present this last

[*One line missing*]

it may not bee more neces- reall personall or  
mix'd bee to their Commis<sup>n</sup> as formerly, or & tried  
before the Leiu<sup>t</sup> Gräll & Councell.

Vote remaine as formerly, according to their Com-  
mis<sup>n</sup> from the Leiu<sup>t</sup> Gräll.

The howse adiornd by the Speaker 'till 1 a Clock  
after noone.

Saturday 1 a Clock afternoone

The howse called: All p<sup>r</sup>sent (Except M<sup>r</sup> Rich: Preston as  
afore)

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Coursey present to the Vpper howse  
the heads of of those Lawes, w<sup>ch</sup> this howse iudge necessary  
should bee repealed, as allsoe the heads of all those other  
Temporary Lawes meete to bee reuyved.

Co<sup>l</sup> Will<sup>m</sup> Euans came & p<sup>r</sup>sent two Pet<sup>ns</sup> (Viz<sup>t</sup>) the Pet<sup>n</sup>  
of Henry Adams sheriffe of Charles County, & the Pet<sup>n</sup> of  
John Miller.

Was read the Pet<sup>n</sup> of Henry Adams demanding fees for  
imprisonm<sup>t</sup> of Hannah Price, & Mary Marler, amounting to  
the sume of 5715<sup>l</sup> Tob. And likewise for Conueying Indian  
Prisoners downe to S<sup>t</sup> Maries amounting to 1875<sup>l</sup> Tob. in all  
7590<sup>l</sup> Tob.

This howse doe Judge th<sup>t</sup> the first sume (Viz<sup>t</sup>) 5715 Tob,  
bee paid by the Inhabitants of Charles County. The Lawes  
of this Province now in force having sufficiently provided, as  
p. 83 to the payment of fees due from Criminalls in such Cases.  
As to the Latt Tob. the Law made Anō 1662 doe pro-  
uide take order where the sheriffe may rep fee in  
that Case.

Was read the Pet<sup>n</sup> of John for one yeares service. In  
 w<sup>ch</sup> ea ciall Court, according to the Opinion howse L. H. Journal 1666  
 doe Concurrē.

Vppon the backside of w<sup>ch</sup> Pet<sup>n</sup> whither it may not bee  
 necessary one & Twenty yeares, comming serue  
 five yeares. Yea or Noe.

And whither seruants bee adjudged to serue ffive  
 yeares in Virginia. Yea or noe?

Both w<sup>ch</sup> proposalls

The howse adiornd by the Speaker '  
 morning next 7 a Clock.

Munday 30<sup>th</sup> Aprill 1666. 7 a Clock.

The Howse called All present (Except M<sup>r</sup> Preston as afore)

M<sup>r</sup> Speaker Ordered Co<sup>ll</sup> Nath: Vtye to p<sup>r</sup>sent those two  
 Pet<sup>ns</sup> of M<sup>r</sup> Henry Adams, & John Miller, w<sup>th</sup> this howses  
 Vote & Judgm<sup>t</sup> thereon, debated in this howse on saturday  
 last, to the Vpper howse.

M<sup>r</sup> Speaker motions the howse, That there were Certaine  
 Lawes made the Last Assembly; W<sup>ch</sup> his L<sup>d</sup> does something  
 dislike, & desyres they may bee amended in Certaine Clauses.  
 And thereuppon proposed, in case the whole howse agree  
 thereto, to appoynt two or three Members of this howse, to  
 ioyne in a Committee w<sup>th</sup> the Upper howse to amend, or draw  
 up those Acts, anew w<sup>ch</sup> his L<sup>d</sup> hath signified his dislike to,  
 for the more speedy dispatch of busines.

Therefore the Lower howse doe humbly pray th<sup>t</sup> the Leiu<sup>t</sup>  
 Gräll would please to appoynt a Certaine Number of the  
 Vpper howse to Number of the Lower to bee a Com- p. 84  
 mittee for the now in force w<sup>th</sup> in this Prouince, &  
 both howses, what Acts are necessary the whole Body of  
 Lawes thereby to if possibly. Then

M<sup>r</sup> Richard Beard, & M<sup>r</sup> Will<sup>m</sup> drawing An Act  
 for the paym<sup>t</sup> of all the Cessaõn yeare.

came from the Vpper howse & presented all.  
 (Viz<sup>t</sup>), An Act for Quietting a Rule for all Conueyances  
 for

[One line missing]

ing Posses<sup>ns</sup> & Rule for all Conueyances &c:

That the former Act made An<sup>o</sup> 1663 Int Quiet-  
 ting Posses<sup>ns</sup> bee amended by a Committee by both  
 howses. But cannot, untill they haue consulted w<sup>th</sup> their Res-  
 pective Counties agree to repeale the same totally. And  
 therefore doe desyre th<sup>t</sup> the Leiu<sup>t</sup> Gräll would appoynt Cer-  
 taine Members of th<sup>t</sup> howse to ioyne in Committee w<sup>th</sup> Cer-  
 taine Members of this howse for the amendm<sup>t</sup> of that Act.

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Ordered th<sup>t</sup> Will<sup>m</sup> Caluert Esqr p<sup>r</sup>sent this afores<sup>d</sup> Order, & request to the Vpper howse.

The Committee Came into the howse & brought a Bill drawne by them for this howses perusall, (Viz<sup>t</sup>) An Additionall Act for the soweing of English graine.

Was Read the s<sup>d</sup> Act.

The s<sup>d</sup> Act read againe. & Putt to the Vote. Passe by the Maior Vote, & to bee p<sup>r</sup>sent to the Vpper howse for their Considera<sup>o</sup>n.

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Coursey p<sup>r</sup>sent the same to the Vpper howse.

Chancelor Came from the Vpper howse, & brought downe againe the Act Concerning Quietting Posses<sup>es</sup>. And further certified the Speaker that according to this howses request the  
p. 85 Leiu<sup>t</sup> Gräll had appoynted M<sup>r</sup> Edward Lloyd & M<sup>r</sup> Henry  
to ioyne w<sup>th</sup> Certaine Members of this howse in drawing up anew that Act.

And thereuppon M<sup>r</sup> Speaker M<sup>r</sup> Richard Smyth, M<sup>r</sup> Robert S<sup>r</sup> w<sup>th</sup> those others afores<sup>d</sup> of the Vpper howse amendm<sup>t</sup> of the fores<sup>d</sup> Act. And clude thereon, to the Considera<sup>o</sup>n of the

The howse adiornd by the Speaker  
after noone.

Munday 1 a Clock

The howse called All p<sup>r</sup>sent  
The Committee

M<sup>r</sup> Thomas Trueman came p<sup>r</sup>sent a Bill, Jntituled  
An Additionall Act for the soweing of English Graine.

Vnder w<sup>ch</sup> is thus written.

This howse is willing to consent to this Act. Prouided th<sup>t</sup> all Debts allready contracted, & all such as may bee contracted, beetweene the 25<sup>th</sup> of March 1667, & the 25<sup>th</sup> of March 1668, where Tob are not to bee had, for the satisfying such Debts bee discharged by Wheate, Rye, Barly, & pease, att such rates, as is in this Act mentioned, uppon a Lawfull tender of such graines made to the Credito<sup>r</sup> or his Certaine Attorney.

John Gittings Clr.

Was Read the fores<sup>d</sup> Act

Vppon the Reassumption of the Debate of this Bill, & the debate on the Endorsm<sup>t</sup> made by the Vpper howse. This howse doe iudge th<sup>t</sup> such an Act, will very much discourrage Merchants trading into these parts, & therefore doe thinke it unnecessary to make any such Law.

Maior Thomas Brooke appoynted to present this Bill, w<sup>th</sup> this howses sence thereon, to the Vpper howse.

This howse doe declare That the 3600<sup>l</sup> Tob w<sup>ch</sup> the Leiu<sup>t</sup> Deb<sup>r</sup> for to the publike, doe still remaine in what hee payd Will<sup>m</sup> Smyth, out of his em<sup>t</sup> for building of the Secretaries Office.

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to accept thereof.  
now in the Leiu<sup>t</sup> Grälls hands, The would please to dispose thereof, to the Counties, to bee employed for the good of rection ags<sup>t</sup> Inuasion of Indians.  
oke p<sup>s</sup>ent the same to the Leiu<sup>t</sup> Grälls owne

[One line missing]

howse, & brought w<sup>th</sup> them their them, Touching the Act for

[One line missing]

appointed by both howses of Assembly for the Quietting Posses<sup>ns</sup>

As L<sup>es</sup> Exceptions in rela<sup>on</sup> to Orphans. It is most certaine, th<sup>t</sup> the Orphane of the Deuizee will bee most wronged, his predecesso<sup>r</sup> hauing bona fide payd for the same. And by this reason is answered the Gräll exceptions of his L<sup>p</sup> Viz<sup>t</sup> That there would have greater inconueniences hapned, in case such Course had not bene taken. Though wee graunt, That as to the Rule of the Law of England it may seeme something strange (Though att that time, to our owne quiett, & the iustnes of the Generall cause of Our Country, wee fownd it good reason.) Except that of his L<sup>es</sup> Exceptions in the Land held by Patent. W<sup>ch</sup> wee doe humbly p<sup>s</sup>ent to the Two howses for amendm<sup>t</sup>, & that it may bee amended in these tearmes. Prouided th<sup>t</sup> this Law, nor any thing therein contayned bar not the L<sup>d</sup> Proprietary &c: for their Claime to any Lands in this Province whatsoever. W<sup>ch</sup> being Read.

The Lower howse doe Concurr<sup>e</sup> w<sup>th</sup> the Report of the Committee.

Ordered th<sup>t</sup> Will<sup>m</sup> Caluert Esqr present this howses Concurrance, in order to the Report of the Committee, to the Vpper howse.

The Leiu<sup>t</sup> Gräll recommended a paper to the speaker from the Vpper howse. In w<sup>ch</sup> the Vpper howse were of Opinion all the Lawes of this Prouince in some dissolu<sup>on</sup> of this Assembly, should be fayre in parchm<sup>t</sup>, & transmitted w<sup>th</sup> in this Prouince. ffor w<sup>ch</sup> the p<sup>ow</sup>nds of Tob allowed him by each County the dissolu<sup>on</sup> or pro- roga<sup>on</sup> of all by writt doe transmitt the Lawes to for Publica<sup>on</sup>.

W<sup>ch</sup> paper the Speaker co doe Concurr<sup>e</sup> therew<sup>th</sup>, Prouided pectiue Counties, before the next

Ordered th<sup>t</sup> Will<sup>m</sup> Caluert Esq

Came Co<sup>ll</sup> Will<sup>m</sup> Euans from

to the Speaker, Con-

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cerning the Killing by the English up in Baltimore County, belonging to the

On the backside of w<sup>ch</sup> Pet<sup>n</sup> is thus.

This howse doe thinke fitt, that the Commis<sup>rs</sup> of Baltimore County doe make Enquiry after the Death of the Two Indians in this Pet<sup>n</sup> mentioned. And report the matter of ffact to the next Prouinciall Court. And th<sup>t</sup> the Prouinciall Court bee impowred by this Assembly to proceed according to Justice & Articles w<sup>th</sup> the s<sup>d</sup> Indians made att Delaware

John Gittings Clr

Vppon Reading of w<sup>ch</sup> Pet<sup>n</sup> The Lower howse doe Concurr<sup>e</sup> w<sup>th</sup> the Vpper howse in this matter.

Will<sup>m</sup> Bretton Clk.

Ordered th<sup>t</sup> M<sup>r</sup>: Will<sup>m</sup>: Coursey p<sup>r</sup>sent the same to the Vpper howse.

The howse adiornd by the Speaker 'till tomorrow morning 8 a Clock.

Tuesday 1<sup>st</sup> May 1666. 8 a Clock.

The howse Called All p<sup>r</sup>sent (Except M<sup>r</sup>: Rich: Preston as afore)

p. 88 Will<sup>m</sup> Calvert Esqr motions the howse, That whereas there last night by Edward Erberry to the disturbance their quiett & rest. Hee humbly requesteth the of, & to proceede eyther by presentm<sup>t</sup> seeme best. And prayeth that itt bee into their Considera<sup>o</sup>n & debate.

informes th<sup>t</sup> Edward Erberry did call the Rogues &c:

informes th<sup>t</sup> Erberry called the whole

[*One line missing*]

how th<sup>t</sup> Erberry sayd wee were a the Lower howse, And were a wee came.

That amongst a greate Company Erberry sayd, That Charles Caluert was a Rogue

Will<sup>m</sup> informes how th<sup>t</sup> Erberry sayd in his hearing, wee (viz: the Assembly) were a Company of pittifull Rogues. And th<sup>t</sup> uppon a Reply M<sup>r</sup>: Caluert made to him, the s<sup>d</sup> Erberry p<sup>r</sup>sisted, saying, Yow are a Company of Rogues & Puppies & there is not one in the Country deserues to keepe mee Company but Charles Caluert, who owes mee Ten Thows<sup>d</sup> pounds of Tob.

M<sup>r</sup>: Richard Smyth informes how th<sup>t</sup> this morning when Erberry awaked, the s<sup>d</sup> Erberry complayned hee was bound. That hee remembered all what hee sayd last night. & that hee

was not drunke. & in a Threatning manner sayd, hee would remember those th' bownd him.

The abuse th' Edward Erberry gaue to the Leiu' Gräll, & to this Assembly last night, being taken into Consideraõn. And uppon a full debate thereon in this howse. They doe Judge the same to bee a scandall to the L<sup>d</sup> Proprietary, his Leiu' Gräll, & to both howses of Assembly, & a greate reflexion uppon the whole Prouince in generall. And therefore unanimously Voted by this howse That the s<sup>d</sup> Erberry bee brought before this howse to giue answer to whatt hee shall bee charged w<sup>th</sup> in relaõn to those informaõns

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Sheriffe Ordered to bring Edward Erberry

Who being brought into the howse ker Concerning all those words spoaken remembers none of those words, as that hee was in drinke. And being ken this morning (w<sup>ch</sup> were averred sayes. Hee remembers not th' euer hee

W<sup>ch</sup> answer being taken into the same alltogether unsatisfactory take aduantage by drunkenness

Whereuppon this howse doe of to the Vpper howse. That the their resentm<sup>t</sup> of the same. And cessary to bee done w<sup>th</sup> the s<sup>d</sup> Erberry ishm<sup>t</sup> or otherwise, for this howses Concurrence Will<sup>m</sup> Bretton Clk

Ordered th' M<sup>r</sup> Will<sup>m</sup> Coursey present the same to the Vpper howse.

M<sup>r</sup> Henry Coursey came from the Vpper howse, & presenteth a Bill to the Speaker, Intituled An Additionall Act Limitting Seruants times.

Was read the s<sup>d</sup> Act: That Act read againe Twice read. And w<sup>th</sup>out further reading ordered to Passe to Engrosm<sup>t</sup>

Co<sup>ll</sup> Nath: Vtye appoynted to p<sup>r</sup>sent the same to the Vpper howse.

M<sup>r</sup> Thomas Trueman came, & desyred th' M<sup>r</sup> Rich: Blunt & M<sup>r</sup> Nich: Pickard come to the Vpper howse.

And Instantly anóther Messenger came from th' howse & requested this whole howse to attend the Vpper howse, Concerning the busines of Edward Erberry. Erberry being then called into the Vpper howse.

The Speaker w<sup>th</sup> the maior part of this howse departed to the Vpper howse.

Who soone returned.

Then M<sup>r</sup> Thomas Trueman came from the Vpper howse & presenteth his ensuing. Viz:

The Vpper howse doe order, That Edward Erberry by tyed to the howse of Assembly, & bee there publicly back w<sup>th</sup> thirty nine Lashes And that the sheriffe nded

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to apprehend the s<sup>d</sup> Erberry, & see And th<sup>t</sup> the s<sup>d</sup>  
Erberry doe pay the s<sup>d</sup> sheriffe of his Custody, & fur-  
ther Ordered th<sup>t</sup> the brought into both howses of As-  
John Gittings Clr.

consent & agree to the order of the Vpper  
Will<sup>m</sup> Bretton Clk.

p<sup>r</sup>sent the same to the Vpper howse.  
hee brought back the fores<sup>d</sup> Order  
[One line missing]  
Speaker till 2 a Clock  
[One line missing]  
after noone.

Edmund the howse for his officiating & writing for  
the Committee. And was allowed 400<sup>l</sup> Tob

To Peter Carwardin Dorekeeper of the Lower howse 600<sup>l</sup>

To M<sup>r</sup>: John Lawson Dorekeeper of the Vpper howse 600<sup>l</sup>

Co<sup>l</sup>: Nath: Vtye being sent on a Message by the Speaker to  
the Vpper howse. Returnes & brought downe w<sup>th</sup> him a Bill  
Intituled An Act for publicaōn of all Lawes w<sup>th</sup>in this Province  
for the future.

Was Read the s<sup>d</sup> Act. And putt to the Vote.

Not Passe, as it lyes. Yett prouided this Bill bee made a  
Temporary Law, this howse will consent.

Ordered th<sup>t</sup> M<sup>r</sup>: Will<sup>m</sup> Coursey p<sup>r</sup>sent the same to the Vpper  
howse.

Who returnes & brought an Order from the Vpper howse	}	308 <sup>l</sup> Tob.
That John Gittings bee allowed his fee as Clerk of the Vpper howse in Erberrys busines		
That M <sup>r</sup> : Will <sup>m</sup> Bretton Clerk of the Lower howse bee allowed	}	216 <sup>l</sup>
To M <sup>r</sup> : ffitzallen for Erberys tearing of his shirt		
		100 <sup>l</sup>

p. 91 To Alexander Marwell for his dilligence in in all 624<sup>l</sup> Tob.  
gesses to bee payd him out of the the Bur-  
uy, in Talbott County  
To M<sup>r</sup>: Will<sup>m</sup> Bretton Clerk

Was Read the Pet<sup>n</sup> of John Gittings of Assembly  
praying allowance & cons & care for transcribing & En-  
grossing as Likewise the Articles w<sup>th</sup> the Indians

ffor w<sup>ch</sup> this howse doe a  
M<sup>r</sup>: Henry Coursey came Act for publicaōn of all  
Lawes

Was read the sd Act ffor Publicaōn porary. & Voted  
to Engrossm<sup>t</sup>

Was read An Additional iages



That Act read Againe. Passe Engrosms!

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Ordered th' M<sup>r</sup> Will<sup>m</sup> Coursey p<sup>r</sup>sent those two Bills now passed to Engrosms! & also the Pet<sup>n</sup> of John Gittings, to the Vpper howse.

Was read the Pet<sup>n</sup> of Daniel Jennifer in behalfe of Jerome White Esqr Suruey<sup>r</sup> Grall of this Prouince. Whose Attorney the sayd Daniel Jennifer is. The sence of the Vpper howse to the sayd Pet<sup>n</sup> is thus (Viz<sup>t</sup>)

The Vpper howse desyres, th' the Lower howse bee pleased to take this Pet<sup>n</sup> into their Consideraōn. The Act to w<sup>ch</sup> the said Pet<sup>n</sup> relates, hauing come originally from that howse.

John Gittings Clr.

Vppon Reassumption of that Act for the Regulating all future Suruey's. The Lower howse all willing That a Clause bee added to that Act, Prouiding th' all persons (for whom the Suruey<sup>r</sup> shall Lay out any Land) shall bee att the Charge themselues for marking the s<sup>d</sup> Land rownd, & for other necessary attendance on the Suruey<sup>r</sup>; And are not willing in any other Clause to alter the s<sup>d</sup> Act.

Will<sup>m</sup> Bretton Clk.

Maior Thomas Brooke present to the Vpper howse p. 92  
in Relaōn to the Act for Regulating all fu-

[One line missing]

into this howse, & humbly acknow- howse for-  
gyuenes. & then departed.

Pet<sup>n</sup> of Daniel Jennifer praying for , to bee con-  
firmed to him & his w<sup>ch</sup> Pet<sup>n</sup> is thus. (Viz<sup>t</sup>)  
thinke fitt that there bee Layd out of the  
Countrys Land to bee aues. John Gittings Clr.

howse will consent th' the Pet<sup>n</sup> bee a wherein  
such part of the Countrys Land, wh shall appoynt, to  
bee Leased to him for yeares & noe longer. Prouided  
the s<sup>d</sup> ffowre Acres bee Layd out soe neare the Ordinary  
howse, or Secretarys office, as to preiudice eyther the Office,  
or the Ordinary orchard & gardens thereto belonging.

Will<sup>m</sup> Caluert Esqr the Messenger to present the same to  
the Vpper howse. Who returnes & brought downe w<sup>th</sup> him  
the Generall Ordinary account, a little before sent from this  
howse, requesting that howse to examine the rates there  
Charged. To w<sup>ch</sup>

The Opinion of the Vpper howse herein is That they thinke  
Cent p'Cent profit Enough for the s<sup>d</sup> Will<sup>m</sup> Smyth. & doe  
desyre the Lower howse to Examine the rates.

John Gittings Clr.

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Ordered th<sup>t</sup> Cap<sup>t</sup> James Neale, M<sup>r</sup> Richard Smyth, M<sup>r</sup> Thomas Thorowgood & Co<sup>ll</sup> Gerard fflowke bee a Committee to Examine the accounts of Will<sup>m</sup> Smyth, relating to the generall account, as to the rates of Wine, & other Liquors, Sugar, & all other Materialls charged in that account. And to make Report to this howse, what hee hath charged over & above Cent p<sup>r</sup>Cent profit according to the best of their Judgm<sup>ts</sup> & information, & tomorrow morning 9 a Clock.

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The howse adorned by the Speaker 'till morning 8 a Clock.

Wednesday 2. May 1666

The howse called all p<sup>r</sup>sent. (Except

The Committee came into the howse poynted, & presents according to them, their Report. W<sup>ch</sup> is as followeth

The Committee hauing perused giue our Report.

ffor wine p<sup>r</sup>gallon 060<sup>l</sup>

ffor Brandy p<sup>r</sup>gallon 120

ffor Beere p<sup>r</sup>gallon 18

ffor Rum p<sup>r</sup>gallon 080

ffor th<sup>t</sup> sort of drinke called L p<sup>r</sup>gallon 16<sup>l</sup>. Tob. That is to say, ffor each pownd of sugar 10<sup>l</sup> Tob. & for Lyme water  $\frac{1}{2}$  a pynt (w<sup>ch</sup> is the quantity wee iudge may bee allowed to each gallon) 4<sup>l</sup> Tob.

ffor Beverage w<sup>th</sup> sugar in it p<sup>r</sup>gallon 14<sup>l</sup> Tob.

M<sup>r</sup> Thomas Trueman came from the Vpper howse & returned an Act Intituled An Act for Repeale of part of a Branch of an Act, Concerning an Addition to the Secretaries fees.

Was read the s<sup>d</sup> Act. And putt to the Vote. Voted In the Negative, by the Maio<sup>r</sup> part, not to passe.

Vppon the Reassumption of this Bill. The Lower howse vppon further debate, doe thinke it very unreasonable to Repeale the Clause, or Branch mentioned in this Bill.

Will<sup>m</sup> Bretton Clk

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Coursey p<sup>r</sup>sent the same to the Vpper howse.

Vppon the Report of the Committee afores<sup>d</sup> Will<sup>m</sup> Smyth was sent for to the howse. And their Report being read to him. Hee in answer, sayes, That hee made noe bargaine for any of his Liquors

And Wee having now made use of his range th<sup>t</sup>  
now wee should putt a rate uppon them.

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came from the Vpper howse & presenteth (Viz <sup>t</sup> )	
Indians 7 dayes, 3 meales	} 4620 <sup>t</sup>
day for each Indian	
Indians 7 dayes att 2	} 2240 <sup>t</sup>
p <sup>r</sup> day each Indian	

sume Totalis 6860.

us.  
Acct unresonable. Ordered th<sup>t</sup> howse.  
John Gittings Clr.

w<sup>ch</sup> was read in this howse. th<sup>t</sup> Thows<sup>d</sup>  
pounds of Tob is sufficient tion, for the Accomodaõn of  
the Indians, & soe much & noe more.

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Coursey present this howses answe<sup>r</sup>  
to M<sup>r</sup> Nutthalls acc<sup>t</sup>, the Committees Report, & Will<sup>m</sup> Smyths  
acc<sup>t</sup> to the Vpper howse. W<sup>th</sup> all to request th<sup>t</sup> howse to  
remand th<sup>t</sup> acc<sup>t</sup> of Will<sup>m</sup> Smyths to this howse, after they haue  
perused the same. To the end this howse may make some  
Conclusion therein, w<sup>th</sup> the s<sup>t</sup> Smyth.

M<sup>r</sup> Henry Coursey came from the Vpper howse & pre-  
sented a Bill to the Speaker Jntituled An Act for Reuyuing of  
Certaine Lawes w<sup>th</sup>in this Prouince.

Was Read the s<sup>d</sup> Act for Reuyuing &c:

Ordered th<sup>t</sup> M<sup>r</sup> Richard Smyth goe to the Vpper howse, &  
desyre to know of the Leiu<sup>t</sup> Gräll how th<sup>t</sup> 25<sup>t</sup> Tob. p<sup>r</sup> pole allowed  
by this howse, shall bee payd in the Cessaõn yeare. And  
whither hee please to accept of the same out of the product,  
or manufactures of this Prouince. Yea or noe?

Who returnes, & Certifyes, That the Leiu<sup>t</sup> Gräll Leaues the  
same to this howses Consideraõn & order.

Ordered th<sup>t</sup> M<sup>r</sup> Richard Smyth, M<sup>r</sup> Rob rowgood & p. 95  
M<sup>r</sup> Will<sup>m</sup> Coursey bee of a Co for Reuyuing of Certaine  
Lawes &c: Whither pye of those Acts presented here  
to bee r are in th<sup>t</sup> Bill conteyned yea or noe? the  
Body of the Lawes. & then make their

The Committee went uppon

M<sup>r</sup> Thomas Trueman came from following as Touch-  
ing the A of

Vppon the Consideraõn of the Acc<sup>t</sup> howse, This howse  
doe iudge it pounds of Tob of the Thirteene Tob  
by him demanded. And f that Ordinary keepers shall  
sell a Committee appoynted for stating that busines  
Lower howse to concurre w<sup>th</sup> them in it for avoyding  
further John Gittings Clr.

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Ordered th' Co<sup>ll</sup> Nath: Vtye, Maior Thomas Brooke, & Cap<sup>t</sup> James Neale bee a Committee to regulate the seuerall Counties Acc<sup>t</sup> w<sup>th</sup> the Ordinary, this Assembly. And to draw up a Bill for the paym<sup>t</sup> of the Leiu<sup>t</sup> Gräll 25<sup>l</sup> Tob. p<sup>r</sup> pole in the Cessaõn yeare. And th' they make a Report of the matter, as to the account: & p<sup>r</sup>sent this howse w<sup>th</sup> a Bill, as to the other.

This Committee went also upon their Charge.

The first Committee came, & make their Report. (Viz<sup>t</sup>)

The Committee comparing the Temporary Lawes w<sup>th</sup> the Act, sent from the Vpper howse, doe find them to agree w<sup>th</sup> their former Report.

Was read againe An Act for Reuyuing Certaine Lawes &c: Passed by all & to bee Engrossed.

Ordered th' those fflowre, of the former Committee now in the howse, draw up a Bill for Regulating All Ordinary keepers in this Province de futuro; As to their rates of Liquors, Dyett, & Lodging &c:

Who accordingly went upon their Charge.

p. 96 The other Committee sent in a Bill Intituled, An Act for Tob. per pole, in the Cessaõn yeare, to the Leiu<sup>t</sup> Gräll. s<sup>d</sup> Act. Read againe & Passed by all.

adorned by the Speaker 'till 2 a  
after noone.

after noone.

p<sup>r</sup>nt (Except M<sup>r</sup> Preston as formerly er Com-  
mittee.)

liberty to absent himsefe for a quar-

[One line missing]

presenteth his Pet<sup>n</sup> to the speaker Ordinary  
keepers, drawne & pre-

[One line missing]

Passed by all.

present these three Bills (Viz<sup>t</sup>)

An Act Lawes &c: An Act for paying 25<sup>l</sup> Tob. in the

An Act Limiting Ordinary keepers to the Vpper howse. And to request of the Leiu<sup>t</sup> Gräll when hee please to appoynt the Day of Sessions. ffor th' this howse hath now nothing at all before them.

Who returned, & deliuers th' hee hath presented those three Bills. And th' the Leiu<sup>t</sup> Gräll appoynts to morrow morning the Day of Sessions.

Will<sup>m</sup> Caluert Esqr made his appearance.

Ordered th' Will<sup>m</sup> Caluert Esqr, M<sup>r</sup> Will<sup>m</sup> Hambleton, M<sup>r</sup> Richard Beard, & M<sup>r</sup> Richard Blunt Joyne themselves to the other Committee (Viz<sup>t</sup>) Cap<sup>t</sup> James Neale, Co<sup>ll</sup> Nath: Vtye, &

Maio<sup>r</sup> Thomas Brooke for the Regulating the Ordinarys Account: They being now One out of Euey County.

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Was read the Pet<sup>r</sup> of John Nutthall, in breife saying, That hee is not satisfied, w<sup>th</sup> the summe allowed him from this howse of 2000<sup>l</sup> Tob hee Allowng those Indians once a day w<sup>th</sup> flesh And therefore prays for his whole sume in his Acc<sup>t</sup> mentioned.

Vnder w<sup>ch</sup> Pet<sup>r</sup> is thus.

Ordered that this Pet<sup>r</sup> bee sent to the Lower howse  
red. to consider thereof.

P. 97

John

Vppon Reassumption of the s<sup>d</sup> Pet<sup>r</sup> Vpper howse, &  
Putt to the Vote. This iudge th<sup>t</sup> they ought not to  
allow the

Ordered th<sup>t</sup> M<sup>r</sup> Will<sup>m</sup> Coursey p<sup>r</sup>sent

Will<sup>m</sup> Caluert Esqr came from the haue it from under  
the Clerks hand M<sup>r</sup> Speaker answered him that the  
cient warr<sup>t</sup> for him. But hee

The speaker appoynted mittee, willing them to pro-  
ceed if th<sup>t</sup> Will<sup>m</sup> Caluert Esqr would will take  
notice of his refusal, of theirs also.

Who returns & Certifyes Committee had allmost  
finished th<sup>t</sup> busines, well

Vppon Debate againe of the Ordinarys Acc<sup>t</sup> This Howse is  
willing to allow Will<sup>m</sup> Smyth his Acc<sup>t</sup>, w<sup>ch</sup> hee hath charged  
the Burgesses this Assembly for Liquors: As Wine, Rumme,  
Brandy, Punch, & Liminade made w<sup>th</sup> Wine. But th<sup>t</sup> w<sup>ch</sup> hee  
calls Liminade w<sup>th</sup>out strong drinke they will allow only 25<sup>l</sup> p<sup>r</sup>  
gallon. And as to their Dyett & Lodging they will allow what  
they iustly may be charged w<sup>th</sup> all, & noe more.

The howse adiornes for an howre.

The howse mett againe.

The Committee came into the howse & make report That  
they thinke good to allow the Ordinary Acc<sup>s</sup>, as they are  
charged, only that w<sup>ch</sup> they haue not had, they will not allow.  
And the Vote of this howse being read to the Committee, iust  
before the Adiorm<sup>t</sup>, They agree thereto, As to the Liminade.  
The Committees Report agreeing therew<sup>th</sup>, only in the Limi-  
nade afores<sup>d</sup>

Will<sup>m</sup> Smyth being sent for into the howse. The Speaker  
tify the Accounts according to the Order of this  
Liminade, dyett, & lodgings. And p<sup>r</sup>sent them to  
morrow morning. p. 98

ber of the howse. Whither it bee ne- Cessaōn  
bee Voted over againe in this

[One line missing]

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the Maio<sup>r</sup> Vote. Then  
the Speaker 'till to morrow  
a Clock.

1666. 6 a Clock.

(Except M<sup>r</sup> Rich: Preston as afore)

Richard Blunt to call Will<sup>m</sup>

[*One line missing*]

brought his Accounts, according as hee was  
de Concerning the Act passed this howse Jntituled An  
Act for the Publicaōn of all Lawes w<sup>th</sup>in this Province. This  
howse upon some Consideraōn thereof had, M<sup>r</sup> Speaker  
ordered M<sup>r</sup> Will<sup>m</sup> Coursey to goe to the Vpper howse, & re-  
quest th<sup>t</sup> that Bill bee remanded hither, to alter something  
therein, as to the Terminaōn.

Who returns, & brought downe th<sup>t</sup> Act afores<sup>d</sup> And  
according to the Vote of the whole howse Those Last words  
for the Terminaōn were razed out; And then to stand as it is  
in terminis. The same Messenger further certifies the Speaker,  
That the Chancelo<sup>r</sup> much feares, hee shall not haue parchm<sup>t</sup>  
Enough to comply w<sup>th</sup> that Act. But sayth That the Lawes  
shall bee fayrely written in a Booke bownd up .in parchm<sup>t</sup>  
for the present. And as to the future, hee will provide accord-  
ing as is prescribed.

And the whole howse rests satisfied therew<sup>th</sup>.

Then putt to the Vote whither the Chancelo<sup>r</sup> deserves to bee  
Considered for his greate industry, care service, & Continuall  
p. 99 vigilancy not only respecting the Lord Prop Province in  
generall.

And Voted that hee ought to bee

Then was read this following P

To the R<sup>t</sup> hon<sup>ble</sup> the Leiu<sup>t</sup> Gräll

Howse of Assembly now

The humble Pet<sup>a</sup> of

Sheweth, That M<sup>rs</sup> Hannah Price & soe continues  
still in yo<sup>r</sup> Pet<sup>rs</sup> h greate charges out of purse way  
finding any Estate of to satisfye yo<sup>r</sup> Pet<sup>t</sup> Humbly  
into yo<sup>r</sup> serious Consideraōn. wisdomes yo<sup>r</sup> shall thinke  
fitt &c:

Vnder w<sup>ch</sup> is thus.

The Lower Howse is desyred duly to Consider this Pet<sup>a</sup>  
John Gittings Clr.

The acc<sup>t</sup> follows (Viz)

Charges of M<sup>rs</sup> Hannah Price committed Prisoner  
into my hands the 10<sup>th</sup> Octob<sup>r</sup> 1665.

To her dyett & Lodging 8 dayes att the Court howse	240 <sup>l</sup>
To a man to watch & guard her & his dyett 8 dayes	240
To imprisonm <sup>t</sup> 8 dayes att 20 <sup>l</sup> p <sup>r</sup> day	160
Jan: 2 <sup>d</sup> To her dyett & Lodging 6 dayes att the Court howse	180
	<hr/>
	820
	<hr/>

To her imprisonm<sup>t</sup> from the 18<sup>th</sup> Octob<sup>r</sup> till 1<sup>st</sup> April.  
Octob<sup>r</sup> 13 dayes. Novemb<sup>r</sup> 30 dayes, Decemb<sup>r</sup> 31 dayes  
Jan: 25 dayes ffeb. 28 dayes. March 31 dayes.

Is in all 158 att 20 <sup>l</sup> p <sup>r</sup> day	3160
To her dyett Lodging &c: for 158 dayes att 10 <sup>l</sup> per day,	} 1580
being att my howse the s <sup>d</sup> 158 dayes	
More for her imprisonm <sup>t</sup> from 1 <sup>o</sup> April to this 3 <sup>d</sup> May	} 0660
being 33 dayes att 20 <sup>l</sup> p <sup>r</sup> day	
	<hr/>

John Lawson Shr.

Sum. Tot. 6220

this howse is That if the Lawes of this Pro-  
sufficiently provided for the sheriffs satisfaction, haue,) p. 100  
for such infamous Creatures. arty have mentioned  
worke for howse shall adiudge a Competent

Will<sup>m</sup> Bretton Clk.

M<sup>r</sup> Rob<sup>t</sup> Slye, M<sup>r</sup> Will<sup>m</sup> Coursey Richard Blunt,  
M<sup>r</sup> Thomas Thorowgood a Committee, to draw up the  
Act ences, relating to the Vpper & p<sup>r</sup>sent the  
same to this howse soe

[One line missing]

returned, & according to their Charge tuled An  
Act for the Burgesses Expences Charge.

Was read the s<sup>d</sup> Act. That Act Read againe, & Passed  
by all.

Ordered th<sup>t</sup> M<sup>r</sup> Rob<sup>t</sup> Slye p<sup>r</sup>sent the same to the Vpper howse.  
Who returns & certified the speaker th<sup>t</sup> the Leiu<sup>t</sup> Gräll  
told him, That soe soone as they had read th<sup>t</sup> Bill they would  
returne answere.

M<sup>r</sup> Thomas Trueman Came from the Vpper howse &  
certified the Speaker th<sup>t</sup> That Last Bill Concerning Burgesses  
Expences was passed & assented unto by their howse. And  
further th<sup>t</sup> the Leiu<sup>t</sup> Gräll & Councell were intended to come  
into this howse (by reason of the Largenes of the Roome) &  
here read over the Lawes now to bee Enacted.

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And the Speaker answered saying, This howse is att all times ready most willingly to attend & wayte the Leiu<sup>t</sup> Grälls & Councells pleasure.

The Messenger returns. And Instantly the Leiu<sup>t</sup> Gräll & Councell Came, & taking their places.

p. 101 The severall Lawes agreed on this As & Twenty in number) were read over by Vpper howse. W<sup>ch</sup> being ended The Leiu<sup>t</sup>. Enacting them for Lawes in the Lo

And then dissolved the Assembly

Ex<sup>t</sup> Will<sup>m</sup> B

[*One line missing*]

Liber  
W H & L  
p. 29

Acts made att a Sessions of Assembly begun Aprill the X<sup>th</sup> MDCLXVJ By the Hon<sup>ble</sup> Charles Calvert Esq<sup>r</sup> Governour—

An Act prohibiting Trade with the Indians for any Flesh dead or alive except deer and wild Fowle—

Whereas sundry Complaints haue been made by severall Inhabitants of this Prouince alleading that the Indians under pretence of killing wild Hoggs doe Hunt and drive away their Tame Hoggs and Cattle and doe moreouer Sell and Trade with the Inhabitants of this Prouince and likewise with foreigners and strangers for beefe and Porke And whereas there is an Act already Provided which is thought Insufficient Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Assent of the upper and lower house of this present Generall Assembly That noe person or persons whatsoever either Forreigner or Inhabitant shall buy Trade or Barter with any Indian or Indians whomesoever for any flesh dead or liveing Except venison or wild fowle upon penalty of five Thousand pounds of Tobacco the one moyty to the Lord Proprietary the other to the Informer or to him or them that shall sue for the same the said fine to be Recovered in any Court of Record within this Province by bill plaint or otherwise wherein noe Essoyne Protection or wager of Lawe to be allowed this Act to Continue for three yeares or to the end of the next Generall Assembly—

An Act for appoynting Corroners in each respective County

Whereas there haue many Inconveniencies happned in this Province for want of appoynting Coroners in each County Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Province with the assent of the upper and lower house of This Generall Assembly That the Hon<sup>ble</sup> the Leivtenant

p. 30



Generall for the tyme being doe Constitute and appoint such person or persons from time to time to be Coroners as he shall ludge most able and best qualified for that office in each respective County in this Province And Bee itt further Enacted that the Lievtenant Generall give out Comissions to such persons to the Intent and purpose as aforesaid And that the same as neere as may be may Concurr with the Lawes and Constitucōns of England And that an Oath be administred to every such Coroner by appointment of the Lievtenant Generall att their Entiring into the said office according to the forme of the Oath of a Coroner in England

Liber  
W H & L

An Act for Confirmacōn of the Articles of Peace made  
with the Indians

Whereas by Articles of peace drawn and Concluded on by the grand Committee of both houses of this present Generall Assembly and the twentieth day of Aprill one thousand six hundred sixty six signed by the Hon<sup>ble</sup> The Gouvernour and as many of the great men of Pascattaway Anacostanck Doages, Mikikiwoman, Manasquesend Mattawoman, Chingwa, Wateick, Nangemaick, Portoback, Sacayo, Pangayo and Chopticoe as were present with a limitacōn of tyme for the Absents to come in and signe the said Articles peace and Amity was and is Concluded on much for the Comon good and security of the people of this Prouince and the Honour of the Lord Proprietary with the advice and Consent of the upper and Lower house of this present Generall Assembly That the aforesaid Articles dated the twentieth of Aprill one thousand six hundred sixty six be Inuyolably kept and preserved according to the true intent purport and meaning of them and for the preservation of the people of this Province and honor of his Lordship and the English Nacōn which will vndoubtedly Suffer by breach of faith even to a Heathen

An Act prohibiting Forreign Ingrosers

Whereas divers masters and Merchants of Shipps and other Vessels trading into this Province doe purchase great quantities of Tobacco and afterwards. imploy the same Tobacco in buying Comodities Imported and either sell the said Comodities to the Inhabitants of this Province att Excessive Rates or Export the said Comodities to the great losse damage and detryment of the Inhabitants of this Prouince Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Assent of the upper and Lower house of this present Generall Assembly That noe person or persons soe

Liber  
W H & L

trading as aforesaid into this Province shall buy and sell again or Transport any such goods Imported Provisions and other Necessaryes onely Excepted vpon the penalty of forfeiting all such goods or the value thereof the one halfe to The Lord Proprietary the other halfe to the Informer to be Recovered in any Court of Record within this Province by bill plaint or Informacōn wherein noe Essoyne Protection or wager of Lawe to be allowed this Act to Endure for three yeares or to the end of the next Generall Assembly—

An Act prohibiting Comissioners sherriffs and Clarkes to plead as attorneys in their Respective County Courts

Whereas many Inconveniencies have happened to divers persons within this Province by meanes of Comissioners Sherriffes and Clarkes pleading as attorneys in their Respective Courts wherein they bear office for prevencōn whereof for the future Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Assent of the upper and Lower house of this present Generall Assembly That from and after the Publicacōn of this Act no Comissioner Sherriffe or Clarke of those Courts wherein they bear office shall plead as Attorney for or in behalfe of any person or persons att that tyme Resydeing or being within this Province vpon the Penalty of three thousand pounds of Tobacco the one one moyety to the Lord Proprietary the other moyety to the Informer or him or them that shall sue for the same The said Fine or Fynes to be Recovered in any Court of Record within this Province by bill plaint or informacōn wherein noe Essoyne proteccōn or wager of Lawe to be allowed.—

An Act Prohibiting the office of Clarkes and Sherriffes to be officiated att one and the same tyme by one and the same person

Whereas itt hath been found very prejudiciall to the Inhabitants of this Province that divers persons have officiated both the office of Clarke and Sherriffe which hath Occasioned many Inconveniencies Bee itt therefore Enacted by the Lord Proprietary by and with the Assent of the upper and lower house of this present Generall assembly That from and after the Publicacōn hereof that noe person or persons whatsoever shall officiate or hold both the said offices either by himselfe or his Deputy att one and the same tyme within this Province vpon the penalty or forfeiture of tenn thousand pounds of Casked Tobacco the one moyety to the Lord Proprietary and the other to the In-

former which shall be Recovered by way of accōn bill plaint or Informacōn wherein noe Essoyne proteccōn or wager of Lawe shall be allowed— Liber  
W H & L

An Act for the Publicacōn of all Lawes within this Province for the future— p. 33

Forasmuch as many new Lawes have been made this present Assembly wherein the welfare of the good people of this Province is much concerned and divers old Lawes not Sufficiently providing against the offences by them to be punished have been made more penall To the end many people of this Province evilly disposed may be deterred from evill doing And that notwithstanding all the Lawes intend that every person in this Province is bound to take notice of what is passed in the Assembly because every person is there present in their representacōns yett your Lordships two houses of Assembly very well knowing that your Lordship desires not the destruccōn of the very worst of the people of this Province nor that they should be overtaken by an intendment in Lawe in a penall Act though not at all too severe for the misdeeds it intends to punish doe pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary with the advice and Consent of this present Generall Assembly that from henceforward all the acts that shall passe from this and all other succeeding Assemblyes shall be from tyme to tyme fairely transcribed into parchment And by writt vnder the great seale of this Province from time to time to be passed by the Chancellor for the tyme then being to the Sherriffe of each respective County be transmitted and Comandment to them in the said writts shall be given as well the said Acts in their severall and respective Countyes in what places to them shall seeme most Convenient to publish and Proclaime as the said Acts of Assembly to see firmly observed and kept and be itt further Enacted that every severall and Respective County shall from tyme to tyme pay vnto the Chancellor for the tyme then being for such Transcript of the Lawes and writt vnder the greate Seale as aforesaid the sūme of two thousand pounds of Tobacco p. 34

An act for Recording the Jour<sup>nl</sup> of the lower howse

Whereas itt it is thought good for the benefitt and inlighting of Future Assemblyes that a Record bee kept of all proceedings that shall pass in the Lower house of Assembly in this Province Bee itt therefore Enacted By the R<sup>t</sup> hono<sup>ble</sup> the Lord Proprietor

P. R. O.  
Colonial En-  
try Book  
No. 53

P. R. O.  
Colonial En-  
try Book  
No. 53

by and with the assent of the vpper and lower house of this present Generall assembly that the Clk of the lower howse for the time being transcribe the said Journall within two months after the the dissolucōn prorogacōn or Adjournm<sup>t</sup> of the said ass<sup>ly</sup> deliver the same into the Secretarys office vpon the penalty of 500<sup>l</sup> pounds of tob. to the Lord Prop<sup>r</sup> and the loss of his Sallery for his Service in that assembly the said ffine & forfeiture to be Levied vpon the said Clk by appointm<sup>t</sup> of the Leiv<sup>t</sup> Generall or Governo<sup>r</sup> of this province for the time being vpon Certificate from the Secretary of this Province for the tyme being that the said Journall as aforesaid is not by the Clk of the Lower howse delieered into the Secretary's Office as aforesaid And be it hereby further Enacted by the Authority aforesaid, that the Secretary of this Pro: for the tyme being shall hereby be enjoyned to examine the Secretary's Office touching the Purport of this act and make certificate to the Governo<sup>r</sup> or Leivtenn<sup>t</sup> Generall for the tyme being that thereby the fine and forfeiture aforesaid may the more duely be Levied

An act for making high wayes & making the heads of Rivers, Creekes, Branches and Swamps passable for horse and ffoote

Whereas itt is thought Convenient & very much for the benefitt of the Inhabitants of this province that waies and pathes be marked, the heads of Rivers, creekes and branches be made passable Bee it therefore Enacted by the R<sup>t</sup> Hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the consent of the vpper and Lower howse of this present Generall assembly that the Commiss<sup>rs</sup> of each County shall once this yeare (vizt) vpon the 20<sup>th</sup> day of October next ensuing meete together in their Respective Countyes to consult of what high wayes are most fitt to be made and cause to be marked out the most Convenient high waies and pathes through their Countyes as alsoe to make passable for horse and ffoote the heads of Rivers Creekes Branches and Swamps that are most Convenient and neerest adjoining to such highwaies or necessary Paths and the said Commissioners are hereby Impowered to appoint overseers, Leavy tobacco or Labour equally to be assessed vpon the taxables of each Respective County to carry on the said work to begin some time this present yeare and to be finished the last of March 1668. Provided that this act shall not be to the apparent damage of any perticuler person by making or marking any high way or path through his Yard, Garden, Orchard or Cornefeild and upon neglect of the said Commiss<sup>rs</sup> for appoynting Overseeres and providing Labourers for the performance of the said works they shall be fined 4000<sup>l</sup> of Casked tobacco

And every overseer so appointed by the Com<sup>rs</sup> who shall Refuse or Neglect the performance of his duty in his charge shall be fined 2000<sup>l</sup> of Casked tobacco & every Laborer who shall refuse or neglect his labour shall be fined 1000<sup>l</sup> of Casked tobacco the one halfe of their ffines to be to the Lord Prop<sup>rs</sup> the other to the Informer or him or them that shall sue for the same the said Fine or Fines to bee Recovered in any Court of Record within this Province by Bill plaint or otherwise wherein noe Essoyne proteccion or wager of lawe to be allowed.

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An act Concerning Outlawry

Whereas there hath been no Law in this Province hitherto prescribing a Rule how or w<sup>ch</sup> way the Cowrts of Judicature should proceed to Outlawry either in Civell or Criminall matters, for want whereof Sundry Inhabitants of this Province have been much Greived The Burgesses now assembled doe therefore pray that it may be Enacted, And be it Enacted by the R<sup>l</sup> hono<sup>ble</sup> the Lord Proprietor of this Province by and with the Assent and approbacion of the vpper and Lower house of this present Generall assembly That the Lawes of England to that purpose be allowed and put in Execucōn and practise in this province That is to say if the pson by writt Summoned appear not vpon the writt of Capias out of the County Courts that then a writt of Alias be awarded out of the said Courts, and if no appearance vpon that writt then a writt of Pluris to issue out of the said Courts, And if the party appeare not vpon th<sup>e</sup> writt then a writt of Exig<sup>l</sup> to issue out of the said Court. And if such person appeare not vpon that writt of Exig<sup>l</sup> Then the Coroner shall out-lawe every such person not appearing (as is prescribed in this act according as the lawe of England hath in such Case Provided if thereunto required.

An Act Explaining the Act intituled an Act for the Must<sup>r</sup> Mast<sup>r</sup> Gener<sup>als</sup> ffees

Whereas it is found a Reall aggreviance to the Inhabitants of this Province that all Slaves of what age or Sex whatsoever & other persons imported into this Province above the age of 10 yeares have been included in the Muster Mast<sup>r</sup> Generalls ffees by vertue of an act made at S<sup>t</sup> Maries the 1<sup>st</sup> of Aprill one thousand six hundred Sixty two concerning taxable persons which makes no provision for such as ougt to be taxable to the Muster Mast<sup>r</sup> Gener<sup>als</sup> Bee it therefore Enacted by the R<sup>l</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the Consent of the Upper and Lower house of this present Generall Assembly

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that noe slave what soeu<sup>r</sup> nor any other person under the age of sixteene yeares or above the age of 60<sup>y</sup> or impotent shall be accounted Taxable to the Muster Master generall any Law Customs or Usage to the contrary hereof not w<sup>th</sup>standing And that the Sherriff of each Respective County shall once every yeare in time convenient take an Accompt of all such persons taxable persons to the Muster Master & signify the same to the Governor and Councell And if the said sherriff shall neglect to give a true accompt according to the true intent of this act he the sayd sherriff shall be fined 1000<sup>l</sup> of Tobacco and Caske the one halfe to the Lord Prop<sup>r</sup> the other halfe to the Informer or him or them that shall Sue for the same in any Court of Record within this Province to be Recovered by bill plaint or Informacōn wherein noe Essoyne protection or wager of Lawe to be allowed.

An Act for the Impowering the Governo<sup>r</sup> &  
Councell to make warr or Peace w<sup>th</sup> any  
Indian Enemy beyond the bounds of this  
Province

Whereas by the Incursione of Forreigne Indians divers of the Inhabitants have been murdered and many more Suffered great Damage in their Estates to the greate Greviance of the whole Province and disturbance to his Lo<sup>ty</sup>s Peace and the same lykely to continue if speedy Course be not taken for the preventcōn Thereof Bee it therefore Enacted by the R<sup>l</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the assent of the vpper and Lower house of this present Generall Assembly that the Governo<sup>r</sup> and Counc<sup>ll</sup> for the tyme being from and after the Publicacōn of this Act be Impowered for the Raising of men Armes Ammunicōns and other necessary accomodacōns for the Mannaging of a Warr with any Indian Enemy without the bounds of this Province for the Space of two yeares only and no longer As alsoe for the concluding peace with any Indians according as they shall find most safe and convenient for the Inhabitants of this province during the said tyme any lawe vsage or Custom to the contrary hereof in any wise notwithstanding Bee it also further Enacted by the authority aforesaid that the Governor and Councell are hereby impowered to Levy by equall proporcōn vpon every taxable person Such Sume or Sumes of tobacco as shall necessarily arise for the managing of the said Warr or concluding peace as aforesaid.

An Act for the Clks Fees and  
allowance for Jurors in Civell Causes

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Whereas divers of the Inhabitants of this province have been much burthened by the Cruell exācons of seu'all Clks of the Respective Courts w<sup>th</sup>in this province for the p<sup>v</sup>encōn whereof for the future Be itt Enacted therefore by the R<sup>t</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the assent of the vper and Lower howse of this present generall assembly That from and after the publicacōn of this act no Clk of any County Court whatsoever within th<sup>s</sup> province shall exact any other ffee than is here prescribed (vizt) for the entring any matter vpon Record not exceeding halfe a leafe in the Record books being in folio 8<sup>l</sup> of tobacco if the matter entred vpon Record not exceeding halfe a side of a leafe 16<sup>l</sup> of tob. And for every side in folio 16<sup>l</sup> of tob. for the Cobby of the Record the same fee as for the Recording for any writt warr<sup>t</sup> or Licence or Certificate 15<sup>l</sup> of tob. if the writt warr<sup>t</sup> or licence or Certificate be for more then one then for each 15<sup>l</sup> of tobacco except for Jurors only for drawing any matter to be putt vpon Record 8<sup>l</sup> of tob. for every Search of the Record be fore the yeare wherein such Search shall be made for the first yeare beginning the yeare last before Such Search made 4<sup>l</sup> of tob. p annū only according to that Explana<sup>c</sup>ōn concerning the Sec<sup>t</sup>ary's fees the second yeare 8<sup>l</sup> of tob the 3<sup>d</sup> yeare 12<sup>l</sup> of tob. for the 4<sup>th</sup> yeare 16<sup>l</sup> of tob. and soe accordingly rising after that propor<sup>c</sup>ōn for any longer time past but for the same yeares wherein any such shall be made beginning the 25<sup>th</sup> day of March the Clks are to Search or permitt the Records to be searched by any of the Inhabitants of this Province Gratis the pty desiring such search being not Impertinently troublesome for any writt for the impanelling of a Jury 30<sup>v</sup> 1 of tob. And whereas 8<sup>l</sup> of tob hath been demanded by the Clke for the Entry of every ordinary warr<sup>t</sup> the Entry thereof being but short the Clks are not hence forward to have any ffee att all for such Entry what Clks soever within this Province shall contrary to the true intent and meaning of this act exact more ffee then is here allowed by this act shall for every such abuse forfeit 1000<sup>l</sup> of tob. the one 3<sup>d</sup> to the Lord Prop<sup>r</sup> one 3<sup>d</sup> to the pty Greived and the other 3<sup>d</sup> to the Informer or him or them th<sup>t</sup> shall sue for the same the said ffine or ffines to be Recovered in any Court of Record within this province by Bill plaint or Informacōn & wherein no Essoyne pro<sup>t</sup>eccōn or Wager of Lawe to be allowed.

Bee it further Enacted by the authority aforesaid th<sup>t</sup> all Jurors impanelled for the tryall of Civill causes in any Court of Record within this Province shall have 10<sup>l</sup> of tob p man for each cause by the soe tryed as afores<sup>d</sup> And be itt further Enacted by the

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Authority aforesaid that if a writt or Summons issue from the Leivtonn<sup>t</sup> Generall Chancellor of this Province for the time being or from any Comissn<sup>t</sup> of the said County Court of this Province respectively who are of the Quo<sup>r</sup> to warne a Jury to attend in civill causes that such Juries so returned by vertue of such writt or Summons & serving as a Jury shall be allowed in the County Court and Prō<sup>nt</sup> Court their other Reasonable charges and loss of time as the Provinciaall Court if warned thither shall Judge Reasonable vpon the Jurors request and the like allowance shall be allowed in the respective County Courts in maner as aforesaid over and above tenn pounds of tob p man exprest in the next Precend<sup>t</sup> clause of this act

This act to endure for 3 yeares or to the end of the next Generall Assembly.

An Act for the Repeale of an act Entituled an act of Encouragm<sup>t</sup> to W<sup>m</sup> Smith in his vnd'taking the Country's Worke att St. Marie's.

Whereas at an Assembly held att St. Maries September 1664 there passed an act Entituled an act of Encouragm<sup>t</sup> to William Smith in his vndertaking the Country's worke att St. Maries by which the said Smith was enjoyned to build a State house and to th<sup>t</sup> End was to have a Lease for 51 yeares of the Land belonging to the Country at St. Maries and to have divers Summes of Tob. to be Raised out of this Province in the Succeeding yeares till 1668 as by the said act Relacōn being therevnto had more att large appeareth And whereas the said W<sup>m</sup> Smith by his peticōn to this Assembly deliud<sup>d</sup> desireth to be Released from his obligacōn of Building the s<sup>d</sup> State house Bee itt Enacted by the R<sup>t</sup> Hono<sup>ble</sup> the Lord Propr<sup>ty</sup> by and with the consent of the upp<sup>r</sup> and Lower house of this present Generall assembly th<sup>t</sup> W<sup>m</sup> Smith aforesaid shall for and in consideracōn of the Eight thousand pounds of tobacco payd him in the yeare one thousand six hundred sixty foure keepe the Countryes house att St. Maries Tenantable and in Repaire for 7 yeares from the date of that Act and keepe Ordinary in the said house according to the true Instant purport & meanenig of the said act. And that all the Rest of that act and every Article and clause therein containyed be and are hereby vtterly Repealed & made null and voyd And for as much as there has been Leavyed foure pounds of tob. p pole vpon this Province this yeare towards the building of the said State house and payd to the said William Smith Bee itt further Enacted by the authority & consent and advice aforesaid that the said W<sup>m</sup> Smith shall discount the s<sup>d</sup> 4<sup>l</sup> tob. p pole vpon the acco<sup>t</sup> of the Expense of this present generall assembly



## An Act for building a Prison at St. Maries.

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Forasmuch as due Respect to the Governm<sup>t</sup> is not given for want of Prisons to restrain Offenders, and persons indebted take noe care for discharging their debts for the same reason Bee it Enacted that there be foure acres of land neereast about the Spring on the East side of St. Maries feild be allotted to build a prison vpon and that there be tenn thousand pounds of tob. rased out of the province this next ensueing crop to be laid out vpon building a prison vpon the aforesaid foure acres of land And in Regard Raymond Staplefort hath undertaken to build thes sayd prison vpon condicōn he may be keeper of the said prison during life Bee it further Enacted that the said Raymond Staplefort have the said tenn thousand pounds of tob. payd vnto him he giving Sufficient Security that the said prison shall be well and sufficiently built at St. Maryes some tyme before the 23<sup>th</sup> of Aprill 1667 and that he provide Irone and all other necessaries for the restraining and safe keeping offenders and that then he have a patent vnder the great Seale of this Province to be Keeper of the said Prison for and during the terme of his Naturall Life. And for the further Encouragm<sup>t</sup> of him the said Staplefort to build the Prison aforesaid soe necessary for the Adm<sup>on</sup> of Justice be it further Enacted that all Criminalls accused of any offence whatsoever in any part of this Province the Punishm<sup>t</sup> of which cann any way touch the person accused in his life or member & not Bayleable by the Law of England shall be by the Justice or Justices of peace before whom he is accused immediatly sent by Mittimus to the Prison at S<sup>t</sup>. Maries there to be kept in safe custody till he shall thence be delivered by due Order of Law And for the better Recovering of debts & deterring of Riotous p<sup>so</sup>ns who contract debts out of a confidence of an Impunity of their persons Bee itt also Enacted that every person which shall be taken in Execucōn from and after the 23<sup>th</sup> of Aprill 1667 for any debt or damage recovered in any Court of this province and shall not within eight days after his soe being taken in Execucōn Satisfye the party or partys at whose Suite he was taken in Execucōn shall by the Respective Sherriffes of the Severall Countys be brought down to the Prison at S<sup>t</sup>. Maries & delivered to the Keeper of the said prison for the time being who from that time of his Delivery shall have all such Fees allowed him for Imprisonm<sup>t</sup> of Such Offenders respectively as the Sherriffs of the Severall Countyes hithertoe have had and Enjoyed or shall hereafter be lymitted and appoynted to such Sherriffs Provided alwaies that if any other County will be att the charge of a prison within their owne County for the Effectuall restraint of debtors the prisoners of such Countys for any thing not con-

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cerning life or Member shall not be brought to the Prison att S<sup>t</sup> Maries anything in this Lawe to the Contrary not withstanding Lastly for the greater Security of Cred<sup>ts</sup> and honor of the Lord Proprietary in the due Execucōn of Justice Bee it Enacted by the authority & consent afores<sup>d</sup> th<sup>t</sup> aswell the s<sup>d</sup> Staplefort as all other keepers hereafter of prisons to be Enacted shall give the Governor Sufficient Security for the well & sure keeping of all prisoners comitted to their charge And be itt further Enacted th<sup>t</sup> if the s<sup>d</sup> Raymond Staplefort or some other pson whom the Leivtenn<sup>t</sup> Generall shall thinke fitt to intrust w<sup>th</sup> the building of a Prison doe not some time before the 10<sup>th</sup> day of Aug<sup>t</sup> next give in Security to the Leivten<sup>t</sup> Generall to build a prison at S<sup>t</sup> Maries by the 24<sup>th</sup> of Aprill 1667 and provide Irone as in this act is Required th<sup>t</sup> then this act shall determine & expire.

#### An act ag<sup>t</sup> hogg Stealers

Whereas it appeares by dayly experience th<sup>t</sup> the former act ag<sup>t</sup> Hogg Stealers are found not to be sufficiently penall ag<sup>t</sup> the Offenders Be it therefore Enacted by the Lord Prop<sup>r</sup> by and with the assent of vpper and Lower howse of this present generall assembly that whosoever shall be proved either as principall or accessory to have Killed any hoggs in the woods vpon a plantacōn or otherwise & have Cutt of the eares thereby to deface or otherwise to alter the marke shall be Reputed as a hogg Stealer & suffer as a hogg Stealer And he alsoe that shall Kill in the woods or elsewhere any hogg or hoggs not being his owne and shall Secretly carry them away with purpose to conceale them shall be adjudged a hogg stealer unless he cut of sufficient of the flesh or skin joyning with both eares evidently thereby to demonstrate whose hoggs they were And shall alsoe nayle and hang the same up in publick view for the Space of one whole month att the least And bee itt further Enacted by the authority aforesaid that every person or persons either as principall or Accessary that shall privatly Kill & carry away any young piggs or vnmarkt Shoates not being vpon his owne land or not Sorting or in Company with his owne hoggs shall alsoe be adjudged a hogg stealer And be itt alsoe Enacted by the authority aforesaid that any person or persons that shall be Reputed by comon fame hogg Stealers and having been forewarned by the same owner of the Land and shall yett presume either with dogg or Gunn to hunt vpon the same he or they soe forwarned shall be lyable to pay the Quantity or sum of 1000<sup>l</sup> of tob. for every such Offence the one halfe thereof to the Lord Proprietor and the other halfe to the owner of such land which shall be Recoverable in any Court of Record in

this Province by accōn of debt plaint bill or Informacōn where-  
in no Essoyne proteccōn or wager of law to be allowed Be  
itt also further Enacted by and with the assent of the authority  
aforesaid than any person or persons being either Principall or  
accessary that shall be legally convicted as a hogg Stealer shall  
for the first offence stand in the pillory att the Pro<sup>all</sup> Court  
four complete houres and shall have his Eares cropt and pay  
treble damages to the owner of the Hoggs stolne And for  
the second time the Offender shall be Stigmatized in the fore-  
head w<sup>th</sup> Lrē H. and pay treble damages aforesd. And for the  
third offence of Hogg stealing he or they soe offending shall  
be adjudged as felons and the Delinq<sup>t</sup> shall have noe benifitt  
of Clergy And be itt also further Enacted by the Authority  
aforesaid that all persons vpon their owne land may Lawfully  
kill any hoggs piggs or Shoates above three months old that  
are vnmarked anything in this act mencōned to the contrary  
notwithstanding And be itt alsoe further Enacted by and with  
the assent of the authority aforesayd that the former acts pro-  
vided ag<sup>t</sup> hogstealers from henceforth to be Repealed and are  
hereby vtterly Repealed for ever

And for the better Execucōn of this and all other the Good  
Lawes in this province ag<sup>t</sup> offenders Bee itt enacted that  
every respective County Court att the Courts to be held halfe  
yearely in march & November in every respective County shall  
by a Grand Jury Enquire of all offences Comitted ag<sup>t</sup> this and  
all other the good Lawes of this Province And that every  
Respective Sherriffe in the said County shall of Course Im-  
panell and returne a Jury of Enquest of such Courts halfe  
yearely to be held as afores<sup>d</sup> And th<sup>t</sup> all the Constables shall of  
Course appeare at the said respective County Courts in the  
Months of March & November to be halfe yearely held as  
afores<sup>d</sup> and if further the Sherriff shall neglect to impanell and  
returne Such Jury's as aforesaid or the Constables to appeare  
as aforesaid such Sherriffs or Constables shall forfeite respec-  
tively one thousand pounds of Tob. for every such his or their  
neglect to Impanell & returne Jury's or to appeare to present  
offences as the Constables by oath are bound And for the  
more Effectuall prosecucōn of the true intent and meaning of  
this act Be itt Enacted by the authority afores<sup>d</sup> that a forme of  
a Charge be by the Chancellor drawne vpp and sent to the  
severall County Courts vpon the seu'all Articles of which the  
said County Courts shall strictly examine all the Constables  
within their Respective County's for the Discovery of offenders  
and due Examinacōn of Justice And that all presentments that  
concerne life or member be by the Clks of each respective  
County Courts returned to the next provinciall Court vpon  
paine of forfeiture of 1000<sup>l</sup> of tobacco for every presentm<sup>t</sup> by

them neglected to be sent to the Provinciall Court as aforesayd. This Act to Endure for three yeares or to the End of the next Generall Assembly which shall First Come

An Act for Repeale of parte of a  
branch of an act intituled an addicōn to the  
Secr'tari's Fees

Whereas divers Masters of Shippes and other persons that have brought Servants and other passengers into this Province have been constrained to pay twelve pence p pole for all such Serv<sup>ts</sup> and passengers soe by them brought in as aforesaid, to the Sec'tary of this Province according to a branch of an act intituled an act concerning the Sec'tary an addicōn to his fee Bee itt therefore Enacted by the Right hono<sup>ble</sup> the Lord Proprietor by and with the assent of the vpper and Lower house of this present generall assembly that from and after the Publicacōn here of that part of the branch of the afores<sup>d</sup> act whereby the Sec'tary was allowed 12<sup>s</sup> p pole for all persons imported into this province be Repealed and is hereby repealed.

Vpon the Reassumpcōn of this bill the Lower house vpon further debate doe thinke itt very vnreasonable to repeale the Clause or branch of the act mentioned in this bill.

W<sup>th</sup> Bretton  
Clk.

An act touching paym<sup>t</sup> of  
debts in the yeare of our Lord MDCLXVIJ

Forasmuch as there is a necessity of making a cessacōn from planting tobacco from the first of February 1666 till the first of February 1667 in which yeare tis probable many poore people of this province may not only be in great want but alsoe remayne indebted to the m<sup>ch</sup> unless tymely care be taken by this assembly for the s<sup>d</sup> poore and Indigent persons And whereas above halfe the tob. planted last yeare now lyes vpon the planters hands and another Cropp of tobacco is ready to be planted to satisfy the debts due to the severall m<sup>ch</sup><sup>ts</sup> trading into this province & as yett noe certaine lawe provided to compell the m<sup>ch</sup><sup>ts</sup> to receive his debts even out of his Second cropp now to be planted after he has refused the last yeares Cropp Bee itt enacted by the Right hono<sup>ble</sup> the Lord Proprietor by and with the assent of the vpper & Lower house of this present generall assembly that all m<sup>ch</sup><sup>ts</sup> their Factors & Attorney's and all other psons whatsoever within this Province shall be obliged to receive their debts being duely tend<sup>d</sup> unto them att any time betweene the 10<sup>th</sup> of November next and

the last of January then next following And that all Sound tobacco whether of this yeares planting or of the next crop so th<sup>t</sup> itt be free from ground leases and Seconds shall be held Merchantable and Fitt to be tendered for any debte whatsoever And for asmuch as in the yeare of Cessacōn there will be many poore and Indigent persons ready to sterve if noe Remedy be provided Be itt further Enacted that from and after the first of September next till the first of September which shall be in the yeare 1668 noe Execucōn shall be layd vpon any the goods or Chattells of any person whatsoever of this province Soe farr as not to leave them one hoggh<sup>d</sup> of Tob. p pole to provide necessary clothing for themselves & family over and above what is served by the act Entituled an act for Extent of Attachm<sup>ts</sup> & Exemcōns

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#### An act for Encouragem<sup>t</sup> of Trade

Forasmuch as Tobacco is the only Comodity by which this province doth at present Subsist Which by the unlimited freedom of all persons to Plant what Quantity and at what tyme they please hath glutted all marketts for divers yeares last past & for that reason is come to th<sup>t</sup> Low rate th<sup>t</sup> were the times peaceable & trade vpon itt would not purchase necessarys for the planters & for as much as vast quantity's all ready made must needs ly vpon the planters hand and perish vpon his acco<sup>t</sup> if wee still continue to plant tob. as formerly for Remedy whereof Be itt enacted by the R<sup>l</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the consent of the vpper and Lower house of this present Generall assembly that from and after the first day of february w<sup>ch</sup> shall be in this present yeare 1666 till the first of february w<sup>ch</sup> shall be in the yeare of our Lord one thousand six hundred, 60<sup>y</sup> Seavon. Noe tobacco shall be Sowen Sett planted or any way Tended within this Province of Maryland Provided th<sup>t</sup> the Hono<sup>ble</sup> S<sup>r</sup> W<sup>m</sup> Berkely and the assembly of Virg<sup>a</sup> & W<sup>m</sup> Drummond Governo<sup>r</sup> of the Southward Plantations & the assembly there doe make the like acts in their Severall & respective assemblyes prohibiting the Sowing Setting planting or tending any Tob. in any place within their severall and respective Jurisdiccōns for the said yeare (vizt) from the first of february 1666 till the first of february 1667 And for the better and Surer Execucōn of this act and Obteyning the desired End (vizt) the Encouragm<sup>t</sup> of Merch<sup>ts</sup> to trade with us for our necessary apparell Bee itt further Enacted by the authority and with the assent aforesaid that the honor<sup>ble</sup> Philip Calvert Esq<sup>r</sup> Henry Courson Esq<sup>r</sup> Colon<sup>l</sup> Nathaniell Uety M<sup>r</sup> Tho. Nottley M<sup>r</sup> Robert Sly and Major Thomas Brooke or any

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three or more of th<sup>m</sup> be sent Commiss<sup>rs</sup> from the Governour sufficiently impowered to treate and conclude with the hon<sup>ble</sup> S<sup>r</sup> William Berkely and the assembly in Virg<sup>a</sup> or with Commissioners by the said S<sup>r</sup> William Berkeley and the assembly aforesaid Sufficiently from them to be impowered and w<sup>th</sup> the said William Drummond Esqr. or Com<sup>rs</sup> from him and the assembly of the Colonny vnder his Governm<sup>t</sup> sufficiently as aforesaid to be impowered vpon a totall Cessacōn from sowing setting planting or Tending Tob. in their 3 Colonies as aforesaid and of the meanes to see the said Treaty and Conclusion for a Cessacōn put into full and certaine Execucōn.

And be itt further Enacted by the authority and assent aforesaid that whatsoever the sd. Philip Henry Coursey Nathaniell Utye Thomas Notley Robert Sly and Thomas Brooke or any three or more of them shall agree vpon with the Com<sup>rs</sup> to be impowered by the hono<sup>ble</sup> S<sup>r</sup> W<sup>m</sup> Berkely W<sup>m</sup> Drummond Esq<sup>r</sup> and the Respective Assemblys tending only to the effectual Execucōn of the Cessacōn from planting tobacco in the yeare aforesaid shall oblige all persons in this Province as fully as if the same had been perticularly distinctly & clearly in Express words conteyned in this act

To the R<sup>t</sup> Hono<sup>ble</sup> the Lord Prop<sup>rs</sup>ys of Maryland

In most humble wise Complayning Humbly sheweth John Jarbo of Dijon in the Realm of ffrance Augustine Herman of Prague in the Kingdom of Bohemia Ephraim Georgius and Casparus Sonns to the said Augustine Anna Margarita Judith and ffrancina his daughters Anna Hak George & Peter her Sonnes That whereas the said John Parks was borne att Dijon in ffrance and whereas the said Augustine Herman was borne at Prague in Bohemia & that Ephraim Georgius Casparus Anna Margarita Judith and Francina his Sonns & Daughters were born at New York out of the Limitte of this Province And th<sup>t</sup> Anna Hack borne at Amsterdam in Holland George & Peter her Sonnes borne at Accomacke in Virgin<sup>a</sup> have long there Inhabited and now removed into this Province hath for many yeares inhabited within this Province invited hither by & Confidence of your Lop<sup>s</sup> Declaracōn of the 2<sup>d</sup> July 1649 whereby you did impower your Governour from time to time to grant lands vnto any persons of ffrench, Dutch, or Italian Dissent in the same and as ample manner and vpon the same termes and provisoes as they were thereby impowered to grant land to any Person or persons of brittish or Irish descent and during their said abode w<sup>th</sup>in this Province have been alwaies faithfull and Obedient vnto yo<sup>r</sup> Lōp<sup>s</sup> Laws Yett for that both hee and the

rest of your Lōps Orators are not of British or Irish Dissent they cannot take beinfitt of the Laws and customs of this Province as other the good people of this Province of British or Irish dissent may to their great losse. prejudice & hind<sup>r</sup>ace as alsoe to the deterring of divers others of the forreign nōns aforesaid from coming into this province and by consequence foreslowing the peopleing of this Province with usefull Artificers & handicrafts men. Itt may therefore please yo<sup>r</sup> Lōp of your abundant goodness & wonted care of and over this province that it might be ordeyned & Enacted by your Lōp with the assent of the vpper and Lower house of this pre<sup>t</sup> genall assembly That your Lōp humble peticōners and every of them shall from henceforth be adjudged reputed & taken as Nrall borne people of this Province of Maryland And also th<sup>t</sup> they and every of th<sup>m</sup> shall and may henceforth by the same authority be (established) Enabled & adjudged able to all intents and construccōns to Demand challenge aske have hold and enjoy lands tenem<sup>ts</sup> hereditam<sup>ts</sup> and rents within this Province as heire or heires to any of their ancestors by reason of any dissent in ffee simple or ffee tayle generall or Speciall or Remynder vpon any ffee tayle generall or Speciall or come to them or any of them by any dissent in fee simple ffee tayle generall or Speciall or remaynder vpon any Estate Tayle as aforesaid or by any other lawfull Conveyances or meanes whatsoever, as if they and every of them had been borne within this province or were of British or Irish dissent aforesaid And alsoe that they and every of them from henceforth may and shall be enabled to presente maynteyne and avowe Justify & defend all manner of accōns Suites plaints & other demands whatsoever as liberally frankly fully lawfully securely & freely as if they & every of them had beene Naturally borne within this Province of Maryland or were of British or Irish dissent & as any other person or persons naturally borne within this Province or of British or Irish dissent may many wise lawfully doe any Law provisoe act or custom of this Province or Other thing whatsoever had made ordeyned or done within this province to the contry hereof not w<sup>th</sup>standinge

And your pet. shall pray

The vpper house has assented

The Lower house has assented

Signed

W<sup>m</sup> Bretton

John Gitting

Clk.

Clke

An Act giving Passes to persons that are to depart this Province.

Forasmuch as hitherto there hath been noe law provided Obliging persons th<sup>t</sup> intend to depart this Province to give

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Sufficient notice of such their intencōn and whereas there is a Law of this Province which obligeth all persons who shall transporte any freeinds out of this province th' are indebted to satisfy all such debts vnles such debts be satisfied other wise or the pty indebted brought into the province within the tyme limited by that act. Be itt therefore Enacted by the Right hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the assent of the vpper and Lower house of this present generall assembly th' for the future whosoever shall intend to departe this province is hereby obliged to give notice of such his intended departure by Setting up his name att the Sec<sup>r</sup>y's Office for the full Space of three whole months & that within that tyme noe person shall vnder write any one soe setting up his name as aforesaid itt shall then vpon certificate had & produced from the Clk of the Pr<sup>ov</sup> Court of the true performance thereof be Lawfull for his Lōps Gou<sup>r</sup>nor of this Province for the time being to Signe any passe for any such persons as aforesaid This act to endure three yeares or to the End of the next generall assembly

An Act providing ag<sup>t</sup> Runnawaies & all such as shall Enterteyne them

Whereas there was an act provided ag<sup>t</sup> Runnawaies made in the yeare 1650 & another act made in the yeare 1662 both which acts being adjudged insufficient Satisfactōn for the reparacōn of their Respective Masters M<sup>r</sup>ssrse Dames or oer-seers damages susteyned by their serv<sup>t</sup> running from them. Be itt Enacted by the R<sup>t</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup>y by & w<sup>th</sup> the consent of the vpper and Lower house of this present generall assembly that from and after the publicacōn hereof any Serv<sup>t</sup> or Serv<sup>ts</sup> whatsoever vnlawfully absenting th<sup>m</sup>selves from their said Master Mistress dame or overseer shall serve for eu<sup>y</sup> day 10 And be itt further Enacted by the Authority aforesaid that any Master Mistress dame or overseer th' shall entertaine any servant Vnlawfully absenting himselfe as aforesd having been forewarned by the Master Mistress dame or Overseer of the said Servant shall be fined for the first night five hundred pounds of Casked tobacco for the Second one thousand pounds of casked tobacco for every other night fifteen hundred pounds of casked tobaccoe the one halfe to the Lord Prop<sup>r</sup>y the other to the Informer or him or them that shall sue for the same within any Court of Record within this province to be Recove<sup>d</sup> by accōn of debt bill plaint or Informacōn wherein no Essoyne protection or wager of Lawe to be allowed Provided that this Act nor anything therein conteyned shall not be adjudged to the preudice of any person or persons that shall apprehend any Runaway servants who are hereby required to vse the best



Endeavors to Convey them to their owners or the next justice of peace to be conveyed from constable to constable vntill they be delivered to their s<sup>d</sup> owners if then living within this province This act to continue for 3 yeares or to the End of the next generall assembly which shall first come

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An act Limiting Serv<sup>ts</sup> Tymes

Forasmuch as this Assembly taking into their Serious Consideracon the great charge and hazard th<sup>t</sup> the people of this province are att in procuring Serv<sup>ts</sup> for their necessary Employ<sup>ts</sup> & in regard the time th<sup>t</sup> has hitherto been allowed by the former law to such as have transported servants into this province without Indenture being above one & twenty yeares of age was but four yeares service in which tyme itt is considered the Master & owners of such Serv<sup>ts</sup> cannot recieve that reasonable satisfaccōn for the charges trouble & greate hazard which all masters and Owners of Serv<sup>ts</sup> are and must of necessity be att with their Servants This assembly does therefore pray that itt may be Enacted and be itt therefore Enacted by the R<sup>t</sup> hono<sup>ble</sup> the Lord Prōp<sup>r</sup> by and with the Avise and consent of the vpper and Lower house of this present generall assembly that who-soever shall transporte any Servant into this Province without Indenture and such Serv<sup>t</sup> being above the age of twenty two yeares shall be obliged to serve the full Space and terme of five yeares if between 18 & 22 without Indenture 6 yeares if betweene 15 & 18 without Indenture Seaven yeares if vnder fifteen yeares and coming in without Indenture as afores<sup>d</sup> such Serv<sup>t</sup> shall serve till he or shee arrive to the full age of 22 yeares And be itt further Enacted th<sup>t</sup> all serv<sup>ts</sup> transported out of Virg<sup>a</sup> into this Province shall complete their time of service here which they ought to have served in Virg<sup>a</sup> & noe more And be itt further Enacted that every Master Mistress or dame assignee or trustee of what Kind soever ownning or keeping any such Serv<sup>t</sup> as aforesaid whether by vertue of transportacōn purchase or otherwise shall within six months after the Recieving such serv<sup>t</sup> into their Custody within this province except he shee or they claime but five yeares service of such serv<sup>t</sup> bring the s<sup>d</sup> Serv<sup>t</sup> into their Respective County Court where they doe inhabite And every of the said Courts are hereby authorised to judge & determine of the age of such Sevants soe brought and cause the same to be entered vpon Record and every Owner as afores<sup>d</sup> neglecting or Refusing to bring such Servant or Servants before the Court as afores<sup>d</sup> shall not only stand to the determinacōn of the Court but alsoe suffer the penalty of one thousand pounds of tobacco to the Lord Prop<sup>r</sup> for depriving the Courts of such opportunity of view

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of the parties: And if any Master or Servant aforesaid be aggreived With the determinacōn of the Court he shall within the time determined for their service produce an Authentiq<sup>e</sup> wr. of such serveants age & shall have remedy to the ages aforesaid. And be itt further Enacted by the authority aforesaid that noe Jndenture made by any Servant during the time of Service due by former Indenture or by determinacōn of the Court according to the tenor of this act shall any waies Oblige any Servant for longer tyme then by his first Indenture or determinacōn of the Court shall be Limited and appointed Provided th<sup>t</sup> this act nor any thing therein conteyned shall not give or be construed to give any benefit to any Slave whatsoever And be itt further Enacted by the authority afores<sup>d</sup> that all former acts or Lawes made lymiting Serv<sup>ts</sup> tymes are & be hereby Repealed

An addicōnall Act to the Lawe  
Entituled an act for the Publicacōn of  
Marriages

Whereas by the lawe of this Province either Minister or Majestrate may Joyne People in Marriages & noe forme of words certeyne is vsed by th<sup>m</sup> by which the consent of the parties may appeare. Bee itt Enacted by the R<sup>t</sup> hono<sup>ble</sup> the Lord Prop<sup>r</sup> by & with the advice & consent of the vpper and Lower house of this present Generall assembly that all Ministers & Majestrates who according to the law of this province doe vsually Joyne people in marriage shall Joyne them in this Manner & by or in those words the man taking the woman by the R<sup>t</sup> hand shall say I AB doe take thee CD to my wedded wife To have and to hould from this day forward for better for worse for Rich or for Poore in Sickness & in health till death us do part and thereto I plight thee my troth which being finished he shall lett her hand goe then the woman taking the man by the R<sup>t</sup> hand I CD take thee AB to my wedded husband To have and to hold from this day forward for better for worse for Rich or for poore in sickness in health till death us do part and thereto I plight thee my troth which being finished the Minister or Majestrate shall say I being herevnto by law authorised doe pronounce you lawfull man and wife This act to endure for three yeares or to the End of the next generall Assembly

An Act Limiting Ordinary Keepers

Whereas divers Ordinary keepers within this Province doe frequently exact & charge excessive Rates for their drinke victually & lodging for accomodacōn of persons resorting

thither and noe former lawe hath made provision for the Regulacōn thereof Be itt therefore Enacted by the R<sup>t</sup> hono<sup>ble</sup> the Lord Proprietary by and with the assent of the vpper and Lower house of this present generall assembly that from and after the publicacōn hereof noe Ordinary Keeper Inholder or other person keeping a Victually howse or house of Enter-teynm<sup>t</sup> shall for the future Sell or be allowed for ffrench brandy not above one hundred and twenty pounds of tobacco p gallon wine measure & french wyne forty p Gallon Canary and Malligoe 100<sup>l</sup> of tob. p gallon All Sorts of Madera ffyall Porto port and other Portugall wine Sixty p gallon all Strong Cider twenty p gallon Clarrett 40 p gallon strong beere or Ale either made within this Province or brought from fforreign Parts twenty p gallon Rumm 80<sup>l</sup> p gallon English Spritts coming in cases 30<sup>l</sup> p bottle dutch dramms as Anniseed Rosa Solis at sixty p gallon Perry and Quince drink thirty p gallon For dyett 10<sup>l</sup> of tob<sup>o</sup>. p meale & for lodging for every pson that is accomodated with a Bed foure pounds p night & the like Rates every Ordinary keeper is hereby enjoyned to observe for a greater or lesser Quantity of the aforesaid Sorts of drinks & shall not take nor be allowed more th<sup>n</sup> the Limitacōn before Specified And be itt alsoe further Enacted by the authority aforesaid that every Ordinary Keeper Inhold<sup>r</sup> or other Victualler within this Province keeping a house of Enter-teynm<sup>t</sup> th<sup>t</sup> shall for the future exact more either for drinks dyett or Lodging then what is allowed them in this act shall not only lose every such debt as shall by sufficient prooffe appeare to be vnjustly charged contrary to the true intent and meaning of this act but also forfeite five hundred pounds of tobacco the one halfe to the Lord Prop<sup>r</sup> the other halfe to the Informer or him or them that shall sue for the same in any Court of Record in this Province either by accōn of debt bill plaint or Informacōn wherein no Essoyne proteccōn or wager of law to be allowed This act to Endure for thre yeares or to the End of the next generall assembly which shall first come

An act providing for the  
paym<sup>t</sup> of the 25<sup>l</sup> tob. p pole in the Cessacōn  
Yeare to the Leivtenn<sup>t</sup> Generall

Whereas there is a gratiuty due to the Leivtenn<sup>t</sup> Generall by a lawe in the province of twenty five pounds tobacco per pole And for as much as in the yeare sixty Seaven the will be noe tobacco made Wee do humbly pray that it may be Enacted And be it Enacted by the Right hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and w<sup>th</sup> the Consent of the vpper and Lower house of this

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present generall assembly that the Leiv<sup>t</sup> Generall be allowed the Value of 25<sup>l</sup> tob for th<sup>t</sup> yeare in the product of the Country th<sup>t</sup> is to say in Wheat, Barley Rye Pease or flesh at the vsual Rates they do pass from man in this Province And that his Lōps officers shall not refuse any of these abovesd. comodities being lawfully tendered.

An act for the Reviving c<sup>t</sup>eyne lawes in this Province

Forasmuch as many good & benificall lawes have formerly been made in this province w<sup>ch</sup> being Temporary will of th<sup>m</sup>selves expire if not renewed & continued by this pre<sup>s</sup>t generall assembly Be it Enacted by the R<sup>t</sup> hono<sup>ble</sup> the Lord Proprietor by & w<sup>th</sup> the advice & consent of the vpper & lower house of this present generall assembly th<sup>t</sup> the act entituled an act concerning the Gage of tobacco hhd<sup>s</sup> & the act Entituled an act for killing of wolves and the act Entituled an act for prohibiting ground Leases & seconds An the act entituled an act concerning a Register of births Marryages and burials And the act for appoynting of certaine officers And the act for Military discipline And the act concerning the height of ffences And the act concerning the Conveyance of all letters concerning the State and publiq<sup>e</sup> affaires And the act concerning those Servants th<sup>t</sup> have Bastards. And the act for publicacōn of Marriages And the act for Encouragem<sup>t</sup> of sowing English grayne And the act concerning the paym<sup>t</sup> of ffees due from Criminall persons & an act for encouragem<sup>t</sup> of Ordinary Keepers & an act concerning Proceedings att law & an act conc<sup>n</sup>ing taxable persons & an act Imposing a ffee on them who shall be marryed in this Province And an act appoynting sherriffs in this province and an Act concerning the Sect<sup>r</sup>y and addicōn to his fee an Act prohibiting arrests vpon the Saboth dayes and dayes of generall Muster & trayning an act enjoyning sherriffs to take bayle An act for Am<sup>c</sup>iam<sup>s</sup> in pro<sup>al</sup> and County Courts an act for to give Smiths Execucōn for their debts an act for the preservacōn of Orphante Estates an act ag<sup>t</sup> Exportacōn of wooll & old Iron an act for the Administracōn of Justice An act for leavying of Surveyo<sup>r</sup> generalls fees and an act for the rule of arrests & Summons for witnesses by all sherriffes and a Rule for the Entring accōns and fyleing accōns and peticōns An act for the proceedings att Lawe an act conc<sup>n</sup>ing proceedings att lawe An act for appointing a publiq<sup>e</sup> Notary an addicōnall act to an act concerning the paym<sup>t</sup> of ffees due from Criminall p<sup>sons</sup>. An Act of Gratitude for the Leiv<sup>t</sup> Generall all bee and are hereby Continued for three yeares or to the end of the next Generall Assembly which shall first come.

An act for the Burgesses Expenses & other publiq<sup>e</sup> Debts

Bee it Enacted by the R<sup>l</sup> Hono<sup>ble</sup> the Lord Pröp<sup>r</sup> by and with the Advice and consent of the vpper and lower house of this present generall assembly that Every County shall pay and satisfie vnto William Smith of St. maryes Inholder for their Respective Burgesses and their Attendance all their necessary Expenses for meate drinke & Lodging during this assembly att the next Ensuing Crop That is to say S<sup>t</sup> Mary's County Two thousand seven hundred eighty five pounds of tobacco Kent County five thousand Five hundred thirty five pounds of tobacco Ann Arrundell County foure thousand five hundred eighty six pounds of tob. Calvert County three thousand eight hundred twenty six pounds of tob. Charles County three thousand one hundred & twenty six pounds of tobacco Baltimore County one thousand foure hundred thirty seaven pounds of tobacco Talbott County three thousand two hundred and foure- teene pounds of tobacco And be itt further Enacted th<sup>t</sup> the said Smith be paid by a generall Levy to be rayسد vpon the publiq<sup>e</sup> for the expenses of the vpper house foure-thousand foure hundred & sixty pounds of tobacco And for the Expenses of the Lower house to be leavyed alsoe on the publiq<sup>e</sup> Eleaven thousand and twenty pounds of tobacco And for the accomodacōn of the Indians two thousand two hundred & sixty pounds of tobacco And be itt alsoe further Enacted th<sup>t</sup> John Lawson high Sherriffe of St. Maries County be allowed out of the publiq<sup>e</sup> leavy sixteen hund<sup>d</sup> sixty five pounds of tobacco John Shankes one thousand pounds of tobacco M<sup>r</sup>: Thomas Mathews one thousand pounds of tobacco Alexander Maxwell foure hundred pounds of tobacco Peter Carwardine doore Keeper of the lower house six hundred pounds of tobacco M<sup>r</sup>: W<sup>m</sup> Bretton Clk of the Lower house two thousand five hundred pounds of tobacco To M<sup>r</sup>: John Gittings Clk of the vpper house three thousand pounds of tobacco and M<sup>r</sup>: John Nutthall two thousand pounds of tobacco Be itt also further Enacted by the Authority aforesaid that each respective County shall also allowe to their Respective Burgesses their necessary charge for hands and boate hyre and other necessary Accomodacōns vntil they arrive att their owne houses

The Governour Enacteth theis  
to be Lawes  
Charles Calvert

Memorandum the Lawes above written past vnder the great Seale of this Province the fourteenth day of June 1666.

Philip Calvert Chancellof



PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

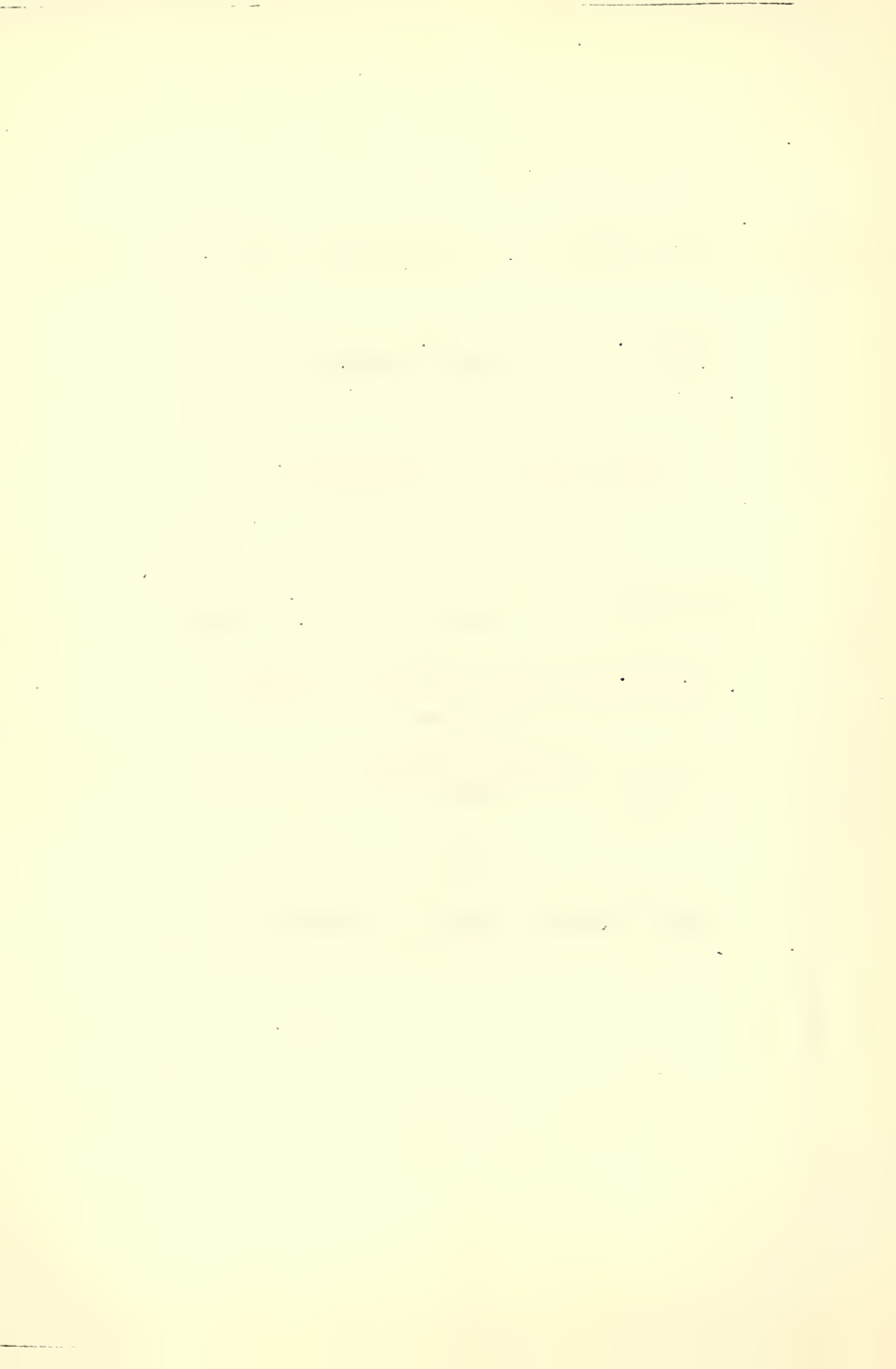
*At a session held at St. Mary's, April 13—May 8, 1669.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.





Cæcilius Absolute lord & Proprietary of the Provinces of Maryland & Avalon lord Baron of Baltemore &c. To the sherriff of the County of S<sup>t</sup> Marys Greeting Liber H 11  
p. 306

Whereas by the Advice & consent of our Councell wee have det<sup>r</sup>mined to hold an Assembly of the ffreemen of our Province at our Citty of S<sup>t</sup> Mary's vpon the thirteenth day of Aprill next ensuing there to consid<sup>r</sup> of Certeine things concei<sup>n</sup>g the State & welfare of this our Province of Maryland Wee command you Leivtenn<sup>t</sup> Colonel John Jarbo Sherriff of S<sup>t</sup> Marys County th<sup>t</sup> making p<sup>r</sup>clamacōn as soone as conveniently may be aft receipt of this writt at the Discrecōn of the ffreemen of your County you cause One, Two, Three, or fflowre, Discretee Burgesses or Deligates to be Elected to serve in the said Assembly there to doe and consent to such things as by common consent shall happen to be Ordeyned & Enacted in the businesses afores<sup>d</sup> soe th<sup>t</sup> through want of Sufficent power and inconsiderate Eleccōn of the afores<sup>d</sup> Burgesses or deligates the businesses aforesaid may not remayne vndone or neglected & make your returne of this writt into our Chancery by the Sixth day of Aprill next Wittnes our Deare Sonn Charles Calvert esq<sup>r</sup> our Leivtenn<sup>t</sup> and Cheife Gou<sup>n</sup>or of Our sd Province of Maryland the Sixteenth day of ffebruary in the Seaven and Thirtyeth yeare of Our Dominion over our said Province Annoque Domini One thowsand Six hundred sixty and Eight.

The like Writt issued to Majo<sup>r</sup> Thomas Brooke Sherriffe of Calvert County p. 207

The like writt issued to Benjamin Rozer Sherriffe of Charles County.

The like writt issued to Thomas Stockett Sherriffe of Ann Arrundell County

The like Writt issued to Majo<sup>r</sup> Thomas Ingram Sherriffe of Kent County.

The like writt issued to William Coursey Sherriffe of Talbott County

The like writt issued to Nathaniell Styles Sherriffe of Baltemore County.

The like Writt issued to George Johnson Sherriffe of Sommersett County

The like writt issued to Raymond Staplefort Sherriff Sherriffe of Dorcester County.

Liber H H  
P. 308 Cæcilius &c To our deare freind & Councillor Jerome White Esquire Greeting in our lord God Everlasting Wee have appointed to hold a Generall Assembly of the ffreemen of our Province at our City of S<sup>t</sup> Mary's on the Thirteenth day of Aprill next ensueing Wee do therefore hereby will and require th' all excuses & delay's sett a part you repaire in person to the Assembly at the time & place prefixed there to advise and consult with us touching the Jmportant affaires of our Province Given at o<sup>r</sup> City of S<sup>t</sup> Marys under our great Seale of our said Province of Maryland the sixteenth of february in the xxxvij<sup>th</sup> yeare of our Dominion ou<sup>r</sup> our s<sup>d</sup> Province annoq<sup>e</sup> dñi MDCLxviii

Wittn<sup>s</sup> our Deare Sonn Charles Calvert Esq<sup>r</sup> our leiu<sup>ant</sup> & cheife Gou<sup>ernor</sup> of o<sup>r</sup> s<sup>d</sup> p<sup>rovince</sup> of Maryland

The like Witt to Philip Calu<sup>t</sup> Esq<sup>r</sup> Channcello:  
The like to Baker Brooke Esq<sup>r</sup>  
The like to Henry Coursey Esq<sup>r</sup>  
The like to Coff William Evans Esq<sup>r</sup>  
The like to Thomas Truman Esq.

April 13<sup>th</sup> 1669.

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At the howse of Assembly at East S<sup>t</sup> Mary's appeared  
The hono<sup>ble</sup> Charles Calvert Esq<sup>r</sup>  
Philip Calvert Esq<sup>r</sup>  
Jerome White Baker Brooke Hen. Coursey  
Tho: Trueman and W<sup>m</sup> Calvert Esq<sup>rs</sup>

S<sup>t</sup> Marys County Then appeared as Delegates for S<sup>t</sup> Marys  
County M<sup>r</sup>: Tho: Notley, M<sup>r</sup>: John Morecroft,  
M<sup>r</sup>: Rob<sup>t</sup>: Slye M<sup>r</sup>: Thomas Dent  
Charles County M<sup>r</sup>: Thomas Thorrowgood M<sup>r</sup>: J<sup>m</sup>: Bowles M<sup>r</sup>:  
Rich. Boughton M<sup>r</sup>: Stephen Mountague  
Talbot County M<sup>r</sup>: Daniell Clarke  
Calvert County M<sup>r</sup>: Thomas Manning  
Som<sup>sett</sup> County M<sup>r</sup>: William Stevens  
Dorsett County M<sup>r</sup>: Richard Preston

The Governour haveing given them the reasons for calling the assembly & being licenced to choose their Speaker they departed And after some tyme Returned & desired of the leivtenn<sup>t</sup> Generall in regard that the Major parte of the Delegates did not appeare that he would be pleased to Respitt the Eleccōn of the Speaker till to morrow in the afternoone ag<sup>t</sup> which tyme they hoped all would be p<sup>re</sup>sent which was Granted.

The howse adjourned till 9 of the Clock  
to morrow morning

Wednesday 14<sup>th</sup> April 1669

U. H.  
Journal  
1659-69

At the Vpper howse of Assembly at East S<sup>t</sup> Marys appeared  
The honorable Charles Calvert Esq<sup>t</sup>

Philip Calvert Esq<sup>t</sup>

Jerome White Baker Brooke Henry Coursey Thomas True-  
man and W<sup>m</sup> Calvert Esq<sup>ts</sup>

S<sup>t</sup> Marys County Then appeared as Delegates for S<sup>t</sup> Marys  
County M<sup>r</sup> Tho. Notley, M<sup>r</sup> J<sup>no</sup> Morecroft  
m<sup>r</sup> Rob<sup>t</sup> Slye M<sup>r</sup> Tho. Dent

Baltimore County M<sup>r</sup> John Vanhack Coll Nathaniell Vtye p. 285

Charles County M<sup>r</sup> Tho: Thorrowgood M<sup>r</sup> J<sup>no</sup> Bowles M<sup>r</sup>  
Rich. Boughton M<sup>r</sup> Steph<sup>n</sup> Mountague

Talbott County M<sup>r</sup> Rich. Woollman M<sup>r</sup> Joseph Weeks M<sup>r</sup>  
W<sup>m</sup> Hambleton, M<sup>r</sup> Daniell Clarke

Anne Arrundell Cap<sup>t</sup> W<sup>m</sup> Burges M<sup>r</sup> Samu<sup>el</sup> Withers M<sup>r</sup>  
Tho<sup>s</sup> Tayler, M<sup>r</sup> Edward Selbye

Calvert County M<sup>r</sup> Hugh Stanly M<sup>r</sup> Tho: Manning & M<sup>r</sup> Ed.  
Keine

Somsett County M<sup>r</sup> William Stevens

Dorsett County M<sup>r</sup> Rich. Preston

Kent County M<sup>r</sup> Robert Dunn & M<sup>r</sup> Rich. Blunt

And being askt whether they had Chosen the[ir] Speaker  
they answered that they had Elected Cap<sup>t</sup> Tho: Manning who  
was allowed of the Governo<sup>r</sup>:

Then was read a Com<sup>on</sup> to the leiu<sup>tenn</sup>: Gen<sup>l</sup> to declare his  
lop<sup>s</sup> disassent t<sup>o</sup> severall acts of Assembly heretofore passed by  
both howses viz<sup>t</sup>

C. Baltimore

Cæcilius &c To our Deare sonne Charles Calvert Esq<sup>t</sup> leiu-  
tenn<sup>t</sup>: Generall & cheife Governo<sup>r</sup> of our s<sup>d</sup> Province of Mary-  
land & of the dominions therevnto belonging Greeting

Wee doe hereby will & require yo<sup>r</sup> that at the next Generall  
Assembly of the Deputys & Delegates of the ffreemen of our  
s<sup>d</sup> Province to be assembled yo<sup>r</sup> doe declare & publish our dis-  
assent & disapprobaco<sup>n</sup> of & vnto the severall acts of assembly  
made at & by a Generall Assembly of the s<sup>d</sup> ffreemen of our s<sup>d</sup>  
Province or of their Delegat[es] & Deputys begun the 15<sup>th</sup>  
Sep<sup>r</sup>: which was in the yeare of our Lord God 1663 & Con-  
tinued by adjournm<sup>t</sup>: vntill the 6<sup>t</sup> Sep<sup>r</sup>: which was in the yeare  
of our Lord God 1664 hereafter mencōned that is to say of &  
vnto one certaine Act Entituled an act for the Quietting possōns p. 286  
of lands & Establishing the manner of Conveyances of lands  
for the future one other act Entituled an act for appoynting a  
publick Notary one other act Entituled an act for the p<sup>r</sup>servaco<sup>n</sup>  
of Orphans Estates one other act Entituled an act for the Rule

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of arrests & summons for the Witnesses by all Sherriffs & a rule for entering accōns & fyleing accōns & pet<sup>rs</sup> one other act Entituled an act for proceedings at lawe one other act Entituled an act for seating of lands in Baltemore County, one other act Entituled an act providing what shall be good Evidence vpon bills bonds & specialtys coming out of England & other parts & one other act Entituled an act concerning paym<sup>t</sup> of debts due by bill All & singuler which said seu<sup>r</sup>all and respective acts wee doe disapprove off and dissassent vnto, And wee doe by theis p<sup>r</sup>sents vnder our hand & Seale publish and declare our dissassent vnto & disapprobation of all & singuler the s<sup>d</sup>. severall & respective acts & of all and every the articles Clausés and thinges in them every or any of them mencōned Expressed and contayned, Given vnder our hand & seale at Armes 16<sup>th</sup> feeb. in the 34<sup>th</sup> yeare of our dominion over our S<sup>d</sup> Province & in the yeare of our Lord God according to the acc<sup>o</sup> now vsed in England 1665.

The howse adjourned till to morrow  
morning 9 of the Clock

Thursday 9 of the Clock

Present as Before

The howse adjourned till 3 of the Clock in the  
Afternoone

The howse mett againe

Present as in the morning except the Governo<sup>r</sup>.

p. 287 Then came Tho: Notley and J<sup>no</sup> Morecroft Gent. & inform<sup>d</sup> the howse that they being Delegates for S<sup>t</sup> Marys County were attending the meeting of the lower howse of Assembly in the vsuall place of meeting appoynted by the Governo<sup>r</sup> in the howse purchast by the Province for the holding of Assemblys & administracōn of Justice th<sup>t</sup> they were from thence warned to attend the lower howse in an other place not appoynted by the Governo<sup>r</sup> which they had refused to doe till they had licence from the Governo<sup>r</sup> [soe] to doe, or from the Chancello<sup>r</sup> Speaker of the Vpper howse as Representing the Governo<sup>r</sup>s p[son].

To which was answered

That this howse did approve of their attenda[nce] in the vsuall place of meeting for the lower howse & declared their opinion that they ought not to attend the lower howse in any other place till the lower howse had licence to adjourne themselves to some other place from the Governor which was not yet had nor [could] be yet Granted by the Chancellor as not representing the Governors person.

Then Came two members of the lower howse & desired that the Chancellor would be pleased to transmitt the Pattend where by the Lord Proprietary holds this Province to the lower howse their pervsall. Wherevpon the Chancellor demanded where the lower howse was sitting. To which they answered in a howse neere adjoyning to the howse of Assembly. Wherevpon by advice of the howse the Chancellor tould them that he could not owne them to be the lower howse of Assembly without they were sitting in their vsuall place which was appoynted by the Gove[rnoꝝ] vnles they had licence from him to adjourne to some other place which as yett was vnkno[wne] to this howse

Present the Governoꝝ

Then came two Members from the lower howse & desired leave of the Governoꝝ to adjourne into another howse which was grant[ed]

Then came 3 Members of the lower howse & desired to have p. 288 a copy of the Lord Prop<sup>rs</sup> pattend for this Province that they may the better proceed & not intrench vpon his lōp<sup>s</sup> prerogative

To which was answered

That they might haue a copy thereof in the morning

The howse adjourn'd till to morrow morn.  
nine of the Clock being at the howse  
where M<sup>r</sup> Williams kept his store

ffryday 16<sup>th</sup> Apr. 1669

Present the hono<sup>ble</sup> Charles Calvert Esq<sup>r</sup>

Philip Calvert Esq<sup>r</sup>

Jerome White Baker Brooke, Tho: Trueman and W<sup>m</sup> Calvert Esq<sup>r</sup>

Then was sent to the lower howse the cobby of the lord Prop<sup>rs</sup> Charter.

W<sup>m</sup> Calvert Esq<sup>r</sup> sayth that Charles Nicholett in his sermon on Wednesday last to the lower howse did say that they should beware of that Sin of permission & that they were now chosen or Elected both by God & man & have a power putt into their hands. The Country has often had an Assembly but never an assembly that soe greate expectacōns were as from this he could haue wisht that they had read the proceedings of the Commons of England to see what brave things they had done & now let me beg of yo<sup>r</sup> to Consider the poore people for the Lord will heare their cause yo<sup>r</sup> are not vnsensible how heavy the Tax was vpon them the last yeare therefore let me desire of yo<sup>r</sup> to beware of that sin of permission for it is an old say-

ing sett a Beggar a horse back & he will Ride, soe sett a childe a horse back & he will be afrade to guide the horse, therefore let me desire yo<sup>r</sup> to goe on with Courage for th<sup>t</sup> yo<sup>r</sup> have a power of yo<sup>r</sup>selves & Equall to the rest of that the people & a Liberty equal to the people of England, & that if they did not make such Laws as was agreeable to their own Conscience that then this was no Liberty but a seeming Liberty & had better be without it

M<sup>r</sup> Tho<sup>s</sup> Trueman saith the same Verbatim

This is the Substance of the latter part of the Sermon.

Signed W<sup>m</sup> Calvert

Thomas Trueman

Upon Information to this House that Charles Nicholett hath spoken certaine seditious Words against the Government of the Province, It is Ordered that a Messenger be dispatched away to fetch the said Nicholett to make his Appearance in this House to abide the Censure of the House for the said seditious Speeches

Signed Philip Calvert

Then came two Members from the Lower House & presented this following Petition

To the Right Honourable the Lord Proprietor  
& his Council in the Upper House of Assembly Assembled

The humble Petition of the Delegates in the Lower House Assembled Humbly Sheweth—That it was represented to this House this present day that the great Charges of the Probat of Wills & granting Administration upon small Estates Persons living at great Distance from the Place where the Office is kept are Constrained to travel very far for the obtaining the same, whereby small Estates are almost wholly Consumed in fees in the Office & the viatical Expences of the partys so travelling to obtain the same to the damage of the Creditors there being scarce any Assetts left, after those Charges defrayed for the paym<sup>t</sup> of the debts of the deceased & the Wife & Children of the deceased exposed to Extreme Poverty having nothing left for their support and Livelyhood

May it therefore please your Honours to take into your serious Consideration the same that a full remedy be Provided for the Ease of the People in Case of such small Estates that they may not be Constrained to travel so far to so great Charges for obtaining the same

And your Petitioners shall pray

Signed by order of the House Robert Carville Clk.

The House Adjourned till after dinner

The House met again Present as before

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Then came four Members upon a Message from the Lower house to desire to know by virtue of what Law the last Levy was raised, It was answered by the Upper House by Virtue of a perpetual Law of this Province Entituled an Act concerning the levying of War within this Province.

Then was presented by the same Persons this following paper from the Lower House viz.

16<sup>th</sup> April 1669 By the Lower House.

This House desires of the Upper House to be informed whither or no there be any Person so quallified within this Province, as to Confirm such Bills as shall be Consented to by both Houses of this Present Genl Assembly so far to be Confirmed as not to be revoked without the Consent of the Upper & Lower House

Robert Carville Clk.

To which was Answered

This House in Answer to the paper above mentioned saith that neither the Lieutenant General nor any other person has any power or Commission in this Province from his Lordship to Confirm any Laws made in this Province his Lordship reserving that power in his own hands

John Gittings Clk of the Assembly

Then came a Member from the Lower House & desired the Govern<sup>r</sup> to send the Instrument of his Lordship's disassent to several Acts To which was answered that they should have it either this night or in the Morning

Then was sent to the Lower House the Instrument of his Lordships disassent to several Acts

The House Adjourned till to Morrow Morning  
Nine of the Clock

Saturday 17<sup>th</sup> April 1669 Present as before

Cæcilius Absolute Lord & Proprietor of the Provinces of Maryland & Avalon Lord Baron of Baltimore &c. To our dear Son Charles Calvert Esq<sup>r</sup> Lieutenant General & chief Justice of our said Province Greeting Whereas We are informed that in the Record & Proceedings as also in the giving of Judgment upon a certain Plaint by our Writt depending before you & your fellow Justices of our Provincial Court of our s<sup>t</sup> Province held at S<sup>t</sup> Marys between Edward Hinchman

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Plaintiff & Tho<sup>s</sup> Manning Defend<sup>t</sup>: there hath manifest Error intervened to the great Damage of the said Defend<sup>t</sup>: We willing that the said Error (if any be) be in due manner Corrected & that full & speedy Justice be in this behalf done to the said Defend<sup>t</sup>: do Command You that if any Judgment be given You do upon the 13<sup>th</sup> day of April Instant send the Records & Proceedings of the same plaint with all things thereunto belonging to Us & our Council in the Upper House of a General Assembly to be then held at our City of S<sup>t</sup> Marys, that our Court of General Assembly may hear the said Record & Proceedings & the Errors to be then & there assigned & alledged & do therein as shall be meet & have You there this Writt Witness ourself at East S<sup>t</sup> Mary's the 10<sup>th</sup> day of April in the thirty seventh Year of our Dominion Anno Domini 1669

To which was Endorsed viz.

The Records & Proceedings with all things thereunto belonging in the plaint between Edmund Hinchman Pl<sup>t</sup>: & Thos. Manning Defend<sup>t</sup>: is herewith sent as in the Writt is Comanded

Charles Calvert

Then came Daniel Jenifer the Attorney of the said Thomas Manning & upon the said Writt of Error Enters a Retraxit

Ordered that the Chancellour carry his Lordship's Reasons for dissassenting to the severall Laws this Assembly dissassented to to the Lower house to give them to Understand that the Lieut<sup>t</sup> General & this upper House do expect that they immediately fall upon the publick Business of the Province for which the Assembly was Called & lay aside all private Business till the publick be first dispatched, this House being resolved to hear no private Causes till all publick Business be Ended

The House Adjourned for an hour

Saturday in the Afternoon

Present as before except M<sup>r</sup> Trueman

Then was called in Charles Nicholett to answer unto his seditious Speeches spoken against the Governn<sup>t</sup>: of this Province

In answer to which

He saith he was desired by some of the Members to stir up the Lower House to do their Duty

Whereupon he was ordered by the Lieutenant General & the whole House to name the Persons that spoke to him to stir



up the Lower House to do their Duty whereupon he immediately denied that ever he uttered the said Words to this House

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Ordered that the said Nicholett go to the Lower House & there acknowledge his Error in his late Sermon preached to the Lower House in that he medled with Businesses relating merely to the Government & there to Crave the pardon of the Lord Proprietor the Lieutenant General & the Assembly & that he bring Certificate under the hand of the Clerk that he has done it in the face of the whole House

p. 134

Ordered that Charles Nicholett pay unto John Gittings Clerk of the Assembly forty shillings or the value thereof in Tobacco for Fees

Then was returned from the Lower House concerning M<sup>r</sup> Nicholett underneath which was written M<sup>r</sup> Nicholett acknowledged in the Lower House as is above written

Rob<sup>t</sup> Carville Cl.

The Upper House taking notice that M<sup>r</sup> Morecraft one of the Delegates from S<sup>t</sup> Mary's County was walking abroad sent to him to come into the Upper House & desired to know of him why he was not attending the Service of the Lower House Who answered that he was Suspended by reason of an Impeachment that was drawing against him in that House

Ordered that a Messenger be sent to the Lower House to know of them whither they have any Impeachment to prefer ag<sup>t</sup> the said John Morecroft & if they have any to desire of them to send it this night into the Upper House that the Lieut<sup>t</sup> General & this House may proceed to a speedy Tryal of the said Morecroft to the Intent that the publick Affairs of this Province be not retarded

Then came 3 Members from the Lower House & presented these following Papers against M<sup>r</sup> Morecroft viz

17<sup>th</sup> April 1669

Thomas Emerson sworn as a Witness in the Lower House of Assembly to prove the second Article of the Paper of Impeachm<sup>t</sup> exhibited into this House by Robert Morris against Jn<sup>o</sup> Morecroft Gent. a member of this House deposeth & saith That M<sup>r</sup> Tilghman did Speak to M<sup>r</sup> Morecroft touching a Cause to be depending between this Deponent & M<sup>r</sup> Richard Preston

Thereupon M<sup>r</sup> Morecroft asked this Deponent what he would give & he this Deponent desired the said M<sup>r</sup> Morecroft to make his Demands Who Answered You must give me Lb

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1200<sup>tob</sup> & this Depon<sup>t</sup> answered, that I will give You & thereupon he took this Deponent's Bill

Signed by order of the house Rob<sup>t</sup> Carville Cl.

p. 135 Cæcilius absolute Lord and Proprietary of the Provinces of Maryland & Avalon Lord Baron of Baltimore &c. To the Sherriff of Kent County Greeting We Command You that You levy by way of Execution any the Goods Chattels or Debts belonging to Bartholomew Glevin late of your County dec<sup>d</sup> & now in the possession of Mary his Admin<sup>r</sup> to the value of fourteen thousand three hundred & seventy five pounds of tob<sup>o</sup> & Cask being a debt recovered of Jn<sup>o</sup> Wright (who married the Adm<sup>r</sup> at a Provincial held at S<sup>t</sup> Marys the 11<sup>th</sup> day of this Instant month of April by Tobias Wells of the said County of Kent Gent, with three hundred pounds of Tob<sup>o</sup> more ordered by our said Court for Costs allowed by the said Wells, as also two hundred & sixty pounds of tobacco more for judicial Charges expended by the said Wells in the s<sup>d</sup> Suit to the Clerk of our said Court, which said Charges with the aboves<sup>d</sup> Costs & principal Debt amount in the whole to the Sum of fourteen thous<sup>d</sup> Eight hundred seventy seven pounds of Tob<sup>o</sup> in Cask, which s<sup>d</sup> Sum so levied as afs<sup>d</sup> the same deliver to the above-said Tobias Wells or his Order & hereof You are not to fail as You will answer the Contrary at your peril Witness our dear Son Charles Calvert Esq<sup>r</sup> our Lieuten<sup>t</sup> General & chief Justice of our said Province of Maryland the 14<sup>th</sup> day of April in the thirty sixth Year of our Dominion over our said Province of Maryland Annoq Domini 1667

Dan: Jenifer

This Writ produced by Cap<sup>t</sup> Morris against M<sup>r</sup> Morecraft  
Rob<sup>t</sup> Carville Clk

Cæcilius Absolute Lord & Proprietary of the Provinces of Maryland & Avalon Lord Baron of Baltimore &c. To the Sherriff of Kent County Greeting Whereas John Wright hath come before Us & hath found to Us sufficient Pledges of prosecuting his Complaint against Toby Wells of your said County Planter as well in a Plea of unjust taking & detaining of his Goods to wit three Negroes to the Value of two hundred pounds sterling contrary to & in Contempt of an Order of our Justices of our Provincial Court held at S<sup>t</sup> Marys the 14<sup>th</sup> day of February in the 36<sup>th</sup> Year of our Dominion &c. as also of the Return of the said Goods if Return thereof shall by the Law be adjudged We therefore Command You that without delay You deliver or cause to be delivered unto the said Jn<sup>o</sup> Wright his said three Negroes so by him the said Toby taken & detained as afs<sup>d</sup> & that You put the said Toby under

sufficient pledges that he be & personally appear before our said Justices of our Provincial Court to be held at St Marys on the 14<sup>th</sup> day of April next to answer unto the said John of a plea of unjustly taking & withholding his said Goods And this You are in no wise to neglect upon the penalty that may come thereon And also that then & there make return of your Execution of this Writt Witness Char: Calvert Esq<sup>r</sup> our Lieutenant General & chief Justice of our s<sup>d</sup> Province of Maryland the 14<sup>th</sup> day of February in the 35<sup>th</sup> Yeare of our Dominion over our said Province of Maryland Annoq Domini 1667

17 April 1669

Rob<sup>t</sup> Carvile Clk.

True Copy

John Blomfield

M<sup>r</sup> Wells

I and M<sup>r</sup> Morecroft are by M<sup>r</sup> Richard Fitzallen both Employed on your behalf by John Wright. & accordingly We have proceeded as he will at large satisfy You he having payd me the Sum of one thousand pounds of tobacco in your behalf & M<sup>r</sup> Morecroft the like, not else at present from your Friend

Daniel Jenifer

John Morecroft

This Paper produced by M<sup>r</sup> Morris against M<sup>r</sup> Morecroft  
Robert Carvile Clk.

Maryland ss

Robert Morris late of Talbot County in the Province afaid Mariner by a Writt of Privilege issuing out of this Court was attached to answer unto Jn<sup>o</sup> Morecroft one of the Attornys &c. in a Plea of Trespass upon the Case, and Whereupon the said John in his proper Person saith That Whereas the said John hath been & is a faithful Liegeman of our Sovereign Lord the King that now is, & also hath been & is a faithful Man to the Lord Proprietor of this Province & so hath honestly & truly behaved & demeaned himself to all his neighbours & of all other the good People of this Province, hitherto hath been so noted & Respected without any suspicion of Fraud Deceit falsity or Corruption or any hurtful Crime hath lived & Continued unblemished and untouched, And Whereas the said John the space of three Years now last past was & is one of the Attornys of the Provincial Court of this Province & by all that time diverse Businesses Suits & Causes for his Clients in the said Court prosecuting & defending, justly & faithfully hath prosecuted & defended, & by reason such his faithful prosecution of the Businesses Suits & Causes a<sup>d</sup> diverse fees Gains & Profits justly & honestly acquired, Notwithstanding the s<sup>d</sup> Robert not being ignorant of the Premises maliciously intending the good Name Fame & Reputation of him the s<sup>d</sup> John

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altogether to hurt & blemish & to bring the said John into an evil Opinion amongst his Neighbours & others the honble people of this Province, but also stir up & move the displeasure of the honble the Lord Proprietor of this Province & the honourable Governour & Magistrates of this Province the eight & twentyeth day of September in the seven & thirtieth year of the Dominion of Cæcilius &c. at the house of the said Lord Propriy in Wild Street in the City of St Marys in the County of St Mary's having Communication with the said honourable the Lord Proprietary & diverse other faithful & worshipful Persons of the said Province of & concerning the Attornys of the said Province of the Provincial Court & amongst the rest of & concerning the said John Morecroft then being one of the Attornys of the said Court certain false scandalous & opprobrious Words of & concerning the said John Morecroft then being one of the Attornys of the said Court in the presence of the honourable the Lord Proprietary & other worshipful Persons of this Province did Utter speak & publish (to wit) I (himself the said Robert meaning) will make it appear that Morecroft one of the Attornys there (the said Jn<sup>o</sup> Morecroft meaning) took fees on both sides in one & the same Cause, by reason of the which the said Robert uttering publishing and declaring of the said false & opprobrious Words the said John Morecroft is not only hurt in his fame good name & Reputation amongst his Neighbours & brought into Infamy & Discredit with his Clients whereby he hath utterly lost his Practice but every one refuse to retain him as their Attorney or employ him in any of their Suits Businesses & Causes to the great Damage of him the said Jn<sup>o</sup> Morecroft, Whereupon he saith he is damnified & hath loss to the Value of five hundred pounds sterling and thereupon he bringeth his Suit

Pleg de Pr      Jn<sup>o</sup> Doo  
                              Rich<sup>d</sup> Roo  
                              Morecroft P P  
True Copy Jn<sup>o</sup> Blomfield

17 April 1669

This Paper produced by Cap<sup>t</sup> Morris ag<sup>t</sup> M<sup>r</sup> Morecroft  
Robert Carvile Clk.

Maryland ss

To the honourable the Speaker of the  
Lower House of Assembly & the rest of the Members  
thereof

The Impeachment of Robert Morris offered to the Consideration of this house against Jn<sup>o</sup> Morecroft Gent, a Member of this house

The said Robert Morris doth in the name of the Commons of this Province impeach the said John Morecroft of certain Offences & Crimes concerning the publick which he is ready to make good as follows

1.<sup>st</sup> The said M<sup>r</sup> John Morecroft being one of the Attornys of the Provincial Court in a declaration by him put into the s<sup>d</sup> Court against the said Robert Morris, striving to make good that the Jurisdiction of this Province extends to Wild Street in Westminster terming it to the City of S<sup>t</sup> Marys in S<sup>t</sup> Mary's County to the great dishonour of our Sovereign Lord the King, thereby Endeavouring for his own Advantage to bring the Subjects of the King for Words & Actions Committed there lyable to Answer for the same in the Provincial Court as if they were immediately under his Majesty's royal Authority—

2.<sup>dly</sup> The said Robert Morris doth further impeach him for Exacting fees above & beyond the Laws & Customs of this Province & that he is retayned as Attorney for some with unreasonable Fees, for a whole Year's space so that by that means it Causes several Suits to the Utter Ruin of people p. 138

3.<sup>d</sup> That the said John Morecroft did in a Cause depending between Tobias Wells, & John Wright, Tobias Wells being Pl<sup>t</sup> & Wright Defend<sup>t</sup>: procure a Judgment for the Pl<sup>t</sup>: in the said Court & on the said Judgment sued out Execution & after was retained by the Def<sup>t</sup>: Wright & for him procured a Replevin in the said Cause against the said Execution as may appear by the Records to which he refers

By which unjust dealings the good People of this Province are daily abused by him the said Morecroft for which the said Morris doth impeach him

Signed Ro: Morris

17<sup>th</sup> April 1669

Rob: Carvile Clk.

17<sup>th</sup> April 1669 The Lower house do send these Papers to the Upper House & upon the whole matter do find the within Mentioned Jn<sup>o</sup>: Morecroft Gent impeachable and they do impeach him accordingly and do pray that he may be directed to answer Signed by order of the House

Rob<sup>t</sup>: Carvile Clk.

Jn<sup>o</sup>: Morecroft being summoned in the Upper House It is ordered that he have a Copy of the Papers put in against him and that he have time given him till Tuesday Morning at nine of the Clock to put in his Answer & that Morris & Emerson do attend to testify in a Vote ag<sup>t</sup>: the said Morecroft

The House Adjourned till Monday Morning  
Eight of the Clock

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Monday 19<sup>th</sup> April

Present Charles Calvert Esq<sup>e</sup> Lieutenant General  
Philip Calvert Esq<sup>e</sup> Jerome White  
Baker Brooke Henry Coursey Esq<sup>e</sup>  
The House Adjourned till after dinner

Monday in the Afternoon Present as before

Then came a Member from the Lower House and desired to know of the Governour where he would be Pleased to appoint the Place & time to-morrow Morning to hold the Conference between both houses

And the Governour returned Answer that he knew not of any Room more convenient than this wherein the Upper House now sits, & for the time when, It was answered at the usual time appointed for the meeting of this House being at nine of the Clock in the morning

The House Adjourned till to morrow Morning  
nine of the Clock

Tuesday the 20<sup>th</sup> April

Present The honorable Char<sup>s</sup> Calvert Esq<sup>e</sup> Philip Calvert Esq<sup>e</sup>  
Baker Brooke Henry Coursey & W<sup>m</sup> Calvert Esq<sup>e</sup>

p. 139 Then came M<sup>r</sup> Jn<sup>o</sup> Morecroft & put in his Answer to the Impeachm<sup>t</sup> Preferred against him by Rob<sup>t</sup> Morris Whereupon It is ordered that the Business be heard after the Conference between both Houses is determined

The Result of the Conference is that a Committee be appointed by both Houses of Members of both houses to Consider of the real grievances of the Province & to Present them to both houses to be by them approved of that both Houses may Petition his Lordship for redress

The publick Grievances &c

1. That there is no Person authorized by the Lord Proprietor to Confirm our Laws

2 That it appears by the Body of Laws that the Lord Proprietary did assent to these General Laws now disassented to by the Lieuten<sup>t</sup> General saying his Lordship doth will those to be Laws, & so subscribed his name vide the Book of Laws & therefore the same ought not to be dissassented to without the Consent of this House

3 The raising of the last years Levys was ag<sup>t</sup> the Lord Proprietor's Charter the Laws of the Province & without the Consent of the Freemen of this Province

4 That these Privileged Attornys are of one the Grand Grievances of the Country.

5 The Sherriffs taking away Merchants and other Inhabitants Tobaccos upon Pretence of seisure for publick Debts

6 That Officers are Erected which do take Fees exceeding & contrary to the Acts of Assembly

7 That vexatious Informers is another publick Grievance

This paper was Presented by the Speaker of the Lower House to the Upper House at the Conference between both Houses this 20<sup>th</sup> day of April 1669

The House adjourned till three of the Clock in the Afternoon

At three of the Clock in the Afternoon The House met again Present as before as also M<sup>r</sup> Trueman

Then was read the answer of Jn<sup>o</sup> Morecroft to the Impeachment preferred against him by Robert Morris whereupon It is Ordered that the said Morris be called in

The Answer of John Morecroft to the papers delivered by the Lower House for a pretended Impeachment of him the said Jn<sup>o</sup> Morecroft before the honble Assembly, being by Robert Morris to the Lower House presented as an Impeachment against the said Jn<sup>o</sup> Morecroft

All advantages of Exemption to the Insufficiency and Incertaintys in the said papers termed an Impeachment to the s<sup>d</sup> Jn<sup>o</sup> Morecroft for ever saved the said John saith that the said Papers and the Matters therein contained is not any ordinary and just way of impeaching nor is it prosecuted to this honourable House in such Form and manner it is usual in matters of this kind to be observed & prosecuted, and that it is prosecuted merely by the malice of the said Robert Morris Who is no member of this Province but a Foreigner and Stranger though he boldly makes use of the name of all the Commons of this Province Where he cannot make it appear that he had ever their Assents or Consent thereunto. Also he saith that the matters in the said papers contained are principally examinable before the Justices of the Provincial Court the said John being an Attorney sworn there, and the whole matter charged in these papers against him is for matters pretended by him done in the Course of his practice there which said Justices have the full & sole power of hearing Correcting & punishing the misdemeanours (if any be) committed by their Ministers under them upon complaint of any Person against them of any fault by

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them Committed, where the said Robert Morris (as the said Jn<sup>o</sup> Morecroft humbly conceiveth) ought to make his Complaint, and where the said Jn<sup>o</sup> Morecroft is censurable and punishable, nevertheless if this honble House think fit and do so require that the said Jn<sup>o</sup> Morecroft ought & must answer those rude & indigested papers so preferred as an Impeachm<sup>t</sup>: Then the said Jn<sup>o</sup> Morecroft for an Answer thereunto saith

That true It is that there is a Suit depending in the Provincial Court between the said Jn<sup>o</sup> Morecroft Pl<sup>t</sup>: and the said Rob<sup>t</sup>: Morris Defend<sup>t</sup>: for scandalous Words by the said Robert spoke against the said Jn<sup>o</sup> Morecroft which Words are alledged to be spoke at the Lord Proprietary's House in Wild street in the City of S<sup>t</sup>: Marys in the County of S<sup>t</sup>: Marys as he humbly conceiveth it is lawful for him to do without any dishonour to our Sovereign Lord the King, It being an usual Course in practice so to do in like Cases to which the Def<sup>t</sup>: if he pleases may Demurr or after Verdict (if any be in it) move in Arrest of Judgm<sup>t</sup>: or bring his Writt of Error at his discretion

That the said Jn<sup>o</sup> Morecroft hath not exacted any Fees beyond the Laws and Customs of this Province for he saith that before the Settlement of the Court & since all persons did & were left to agree with their Attornys at what Rates they could in which the s<sup>d</sup> Jn<sup>o</sup> Morecroft hath done no more than what was done & practiced by others both before & since his coming into this Province

And further saith that it is a Prerogative invested absolutely in the Lord Proprietary to appoint Constitute & settle Courts of Judicature within this Province who accordingly did Constitute the Provincial Court by the name of the Justices of the Provincial Court & did Constitute the honourable the Lieutenant General chief Justice thereof by Virtue of which he did appoint Attornys & other Officers of the said Court but by reason that the said Fees due to the Attornys was settled by Act of Assembly in the Secretary so that they could not settle the Fees of the Attornys till that Act of Assembly was taken out of the way which could not be till an Assembly could be Called gave Liberty to the Attornys to proceed as they had done formerly in taking such Fees as they and their Clients should agree for And as to that of the Agreement in gross with any person for a Year with such who desired the same It is well known to this honourable House that it is a thing practiced in England and lawful to be practiced here being no Law to prohibit the same And the said John Morecroft further saith that he was Attorney for the said Tobias Wells in an Action of Debt brought by him the said Tobias against Jn<sup>o</sup>. Wright & Mary his Wife Admin<sup>tr</sup>: of the Goods & Chattels of Bartholomew Glevin dec<sup>d</sup>: in which Cause Judgm<sup>t</sup>: was obtain'd by



the said Wells ag<sup>t</sup> the Estate of the said Bartholomew in the hands of them not Administred and Execution out of the Secretary's Office for the same which Execution the said Tobias kept in his pockett, two or three months & did not serve it during which time the said John Wright produced his Action into the Secretary's Office & that he had payed as far as Assetts, the next Court setting up his name in the Court house and having paid as far as he had assetts & having fully administred prayed a Quietus est as usual in this Province at which Court the s<sup>d</sup> Tobias was Present & might have underwritt if he had pleased but did not Whereupon the said John Wright & Mary his Wife had their Quietus est after which he the said Tobias Contriving with the Sherriff of the Isle of Kent who lived in his House served the Execution upon certain Negroes of the said Jn<sup>o</sup> Wrights which was not lawfull for him then to do, but ought to have brought his Writt of Devastavit against the said Wright if he could prove any wasting made by him of the Estate of the said Bartholomew upon which illegal proceeding in serving the Execution after the said John Wright & Mary his Wife having obtained their Quietus est, by which it appeared that they had fully administred & no Assetts in their hands He the said Wright coming to the Office at S<sup>t</sup> Marys and Complaining of the illegal Proceedings of the said Tobias in the serving the s<sup>d</sup> Execution the said Jn<sup>o</sup> Morecroft did sue forth a Writt of Replevin for the unjust taking & withholding the Goods of the said Jn<sup>o</sup> Wright, in whom there was a sole property of the said Goods, in which Writt it was also Commanded to the Sherriff to require the s<sup>d</sup> Tobias to be before the Justices of the Lord Proprietary of this Provincial Court held at S<sup>t</sup> Marys, at his next Provincial Court held at S<sup>t</sup> Marys, to answer the said John Wright of a Plea of taking and unjustly withholding his Goods to which the said Tobias appeared at the s<sup>d</sup> Provinc<sup>l</sup> Court, after due and mature Deliberation by them the s<sup>d</sup> Justices thereupon had It was by them adjudged that the s<sup>d</sup> Tobias Wells had unjustly taken and witheld the said Goods of the said Jn<sup>o</sup> Wright And for that it did appear to them by the Return of the said Writt to them by the Sherriff made that the Execution of the s<sup>d</sup> Writt was done after the said John Wrights obtaining of the Quietus est and so the serving the said Execution unlawful And that the said Tobias ought to have brought his Devastavit against the Admin<sup>tr</sup> if he had any Cause therefore the s<sup>d</sup> Adm<sup>tr</sup> having payed as far as Assetts and so had fully administred, Now forasmuch as the said Jn<sup>o</sup> Morecroft had performed all & every thing which did belong to his Duty in prosecuting the Suit to Judgment and the said Tobias having got Execution, the said John Morecroft had done all that was belonging to the duty of an

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Attorney upon that Retayner to do and if the said Tobias Committed any Trespass or Wrong by colour of the said Execution by undue & the illegal Serving the same whereby the said Jn<sup>o</sup> Wright had matter and Cause of a new Action he humbly conceives it was lawful for him the said Jn<sup>o</sup> Morecroft to be retained by the said Jn<sup>o</sup> Wright as his Attorney to seek for the Redress of the same and so much the rather for it was one part of the Oath of an Attorney that he shall do no Wrong nor suffer any to be done to the Scandal of the Court but if he know of any shall make the same known to the Justices of the said Court, Now this being done by Colour of the said Writt in an illegal & undue manner He humbly conceives he was bound by his Oath to see the same redressed And the s<sup>t</sup> John Morecroft further saith that if he offend in such manner as in the third Article of his Impeachment It is Charged to be a Crime Yet as Attorney and Minister of the Provincial Court the Matter was & is only examinable & punishable by the honourable Justices of the Provincial Court Who are his Masters and to which Court he is a Minister, All which Matters and Things the said John Morecroft is ready to averr and prove and prayeth to be dismissed this honourable House with his Costs and Charges by him in this Cause unjustly Sustained  
Signed John Morecroft

Upon the hearing of the Impeachment against John More-  
p. 443 croft Gent this House do Vote that the Impeachment ought to have been directed to the Upper House not to the Speaker of the Lower House

2 That Robert Morris nor any other single Person whatsoever cannot in the name of the Commons of Maryland prefer an Impeachment to either House

3 That the Lower House have permitted a Breach of their own Privileges in admitting an Impeachment of one of their Members who was Entrusted by the Commons of Maryland, by a single Person who is no Member of this Province & no ways Employed by the Commons of Maryland

To the first Article of the pretended Impeachment this House doth further Vote that the said Jn<sup>o</sup> Morecroft hath fully Answered and that it is no Crime to alledge Wild Street to be in the City of S<sup>t</sup> Mary's since if it be illegally done he the said Morris may demurr or move in Arrest of Judgment or by Writt of Error

To the second Article this House doth declare that they know no law by which Attornys' Fees for pleading and Council are Settled so that it is impossible the said Morecroft should be guilty of the breach of them

To the last Article relating to Tobias Wells and Jn<sup>o</sup> Wright

this house do declare that the said Morecroft hath done nothing but what he might lawfully do and that therefore he be dismissed with Costs and Charges by him sustained by reason of this pretended Impeachment

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Ordered that Robert Morris pay to the Clerk of the Upper House for Fees the sum of fourteen hundred twenty two pounds of Tob<sup>o</sup>. Then was appointed by the Governour Philip Calvert Esq<sup>r</sup> Thos. Trueman Henry Coursey and William Calvert Committees to meet with the Committee of the Lower House in prosecution of the former Order

The House Adjourned till Thursday nine of the Clock

Wednesday April 21<sup>st</sup> 1669

At a Committee of both Houses appointed by both houses to be held this day Mett—

{	The honble Philip Calvert Esq <sup>e</sup>	Henry Coursey	}
{	Thomas Trueman	& William Calvert Esq <sup>e</sup>	}
{	Col Nathaniel Utye	Cap <sup>t</sup> W <sup>m</sup> Burgess	Richard Preston
{	Samuel Withers	Robert Slye	Thomas Taylor
{	Joseph Weekes	Rich <sup>d</sup> Boughton	Of the Lower House

Thursday Nine of the Clock The House mett

The Committee of this House reported to the House their Proceedings to the Committee of the Lower House

April the 21<sup>st</sup> 1669

The Answer of the Committee of the Upper House of Assembly to a paper preferred into the said House by the Speaker and whole Lower House of Assembly April 20<sup>th</sup> and now again brought to this Committee by a Committee of the Lower House Entituled The publick Grievances &c. p. 144

The first Article Entituled as above Aggrievance is thus penned viz.

That there is no Person authorised by the Lord Proprietary to confirm our Laws

To which We answer that since the Lord Proprietary hath but a subordinate power in making Laws he is tyed to the Rules given him by his Majesty in his pattent that if he should by himself or any other person impowered by him Consent to

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Laws other than such as he is Authorized by his Pattennt to do he would forfeit his Pattennt and therefore it is not a power fit to be trusted with any person but ought to be reserved to himself alone and that even for the good of the people of this Province who otherwise by the Subtilty malice & Villainy of a treacherous and self Ended Governour may be undone as well as the Lord Proprietary, were He trusted with such a power & therefore We cannot join with the Committee of the Lower House in drawing a Petition to be presented to the Lord Proprietary to send such a power into the province much less in styling any of his Lordships royal Jurisdictions granted him by his Pattennt a Grievance

The Second Grievance is

That it appears &c<sup>t</sup> that the Lord Proprietor did assent &c<sup>t</sup> and therefore the same ought not to be disassented to without the Consent of this House

To this We answer that these Words alledged &c<sup>t</sup> His Lordship willeth that these be Laws signifyeth no more than Enacted by the Governour in the other Assemblys, that is the Governour in the name of the Lord Proprietor consents to these Laws so far as he is impowered to Consent and no further. But no Governour ever was to this day impowered in General to consent to any Laws that should bind longer than till his Lordship should declare his Disassent to them (though by some special Commissions they have been impowered to confirm some particular Acts as appears upon Record, & therefore the Lord Proprietary was still at Liberty to dissassent & had good reason so to do for the manifest oppression & Injustice of the Law for quietting possessions and the faults of the others Contained in the paper of Observations upon those Laws sent into the Lower House 16<sup>th</sup> April to which We refer You. If the Lower House thinks fit to join with the Upper House We will promise for them that they shall join in making a better & more reasonable Law for quietting possessions (to which they need not doubt his Lordships Assent and Confirmation when he sees it) and also in amendment of the rest of the Laws viz. that for preservation of Orphan's Estates and of the Temporal Laws if Convenient to be revived.

The third is the raising the last Years Levy &c.

To which We answer directly that in raising it his Lordship by his Officers did what he was bound to do by his Charter viz. defend the people of the Province from the Indian Enemy according to the Law of the Province Entituled an Act con-

cerning Levying War within this Province and consequently with the Consent of the Freemen of this Province without which no Laws are made in this Province It is objected that there is no Person named in that Law by whom that Law should be Executed but We answer it is frivolous because if his Lordship do not Condescend to put the Execution of Laws into the hands of some particular persons in those Laws named or to be named which in this Law is not done, he himself and in his absence his Lieutenant & chief Governour is to see his Laws Executed, The first day of the Assembly the Governour offered You an Account of the last Year's Levy & the time had been much better spent in auditing the Account of the Province then at Girding at the Lord Proprietor's Rights, of which he makes no Use but for the Preservation of the People

The fourth is privileged Attornys &c.

To which We answer We cannot but wonder that Attornys of Ability & sworn to be faithful and diligent in their places & offices should be called a Grievance nay the Grand Grievance of the Country The Aged & impotent not able to travel must be allowed Attornys or else they cannot possibly in Court seek their Right or defend themselves from Wrong and then doubtless It is better to have Attornys of the abler sort & Sworn than ignorant & free from the Tye of an Oath and yet even such are not only allowed but earnestly sought out in County Courts by the People now Aggrieved as is pretended, to this We add the necessity of Attornys for Absents in the parts beyond the seas, and upon the whole Matter You will find it necessary and well becoming the Prudence of an Assembly to petition the Lord Proprietary to whom of Right it belongs to Settle his Courts & ministers in those Courts in the most orderly and Expeditious Way that may be and with Convenient fees both for the Livelihood of the Ministers & Ease (as much as Suits at Law will permitt of) the people suing in those Courts & to that End to appoint some Persons of both Houses most experienced in Law Matters to draw up the Rules fit for our Courts & Country & a List of Fees for the Ministers of those Courts to be approved of by his Lordship p. 146

5 The Sherriffs taking away Merchants  
& others Tob<sup>o</sup> &c.

To this We answer that if the Sherriffs have only pretended publick Debts thereby to seize Tobacco they are punishable but if they did seize Merchants or other Men's Tobacco for publick Debts they ought to be justified in it to the intent the publick Faith may not suffer upon which alone We carry on

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all publick Business there being so little ready money in the Province, We shall be ready to join in making a Declaration by a Law what shall be called publick Debt and what not and all other things that shall be found necessary for preservation of the publick Faith Indemnity of Officers in that Case & securing the Merchants & the Inhabitants of this Province from undue Seizures

6.<sup>th</sup> That Officers are Erected &c.

We answer that no new Officers are Erected that We know of but if there were Yet it is but what his Lordship hath power to do by his Pattend and whatsoever he lawfully doth by power of his Pattend must not be Styled a Grievance unless You mean to quarrel with the King who granted it Which do take Fees exceeding & Contrary to the Acts of Assembly, And upon these Words were Instanced the Fees of the Seal &c to the Chancellour only, To this We answer that there neither is nor ever was any Act of Assembly for Fees to the Chancellour True it is there was in Cap<sup>t</sup> Stones time an Act made for Secretaries fees Which allowed fifty pounds Tob<sup>o</sup> for every Instrum<sup>t</sup> under the Seal and fifty for recording it but nothing to the Chancellour then being viz. Cap<sup>t</sup> Stone and that but till a further Settlement so that it remains clearly as of right it ought in the Lord Proprietary by Proclamation or otherwise to settle the fees of his Chancellour & other Officers as he hath already done in the case of the Chancellours Fees

## That Vexatious Informers &amp;c

To this We answer that there neither is nor ever was any Informers authorized in this Province as in England is used that if any Person does his Duty in revealing mutinous & seditious Speeches spoken by any Person (as in the Case of Harris now instanced) to the Governour he is no Vexatious Informer, Those Persons being only properly to be called Vexatious Informers who make it a trade to Enquire into penal Laws where the Informer hath part of the Penalty for informing

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For that upon the whole matter We cannot but exhort You to desire the Lower House that sent You to proceed to the publick Affairs of the Province & to tell them from the honourable the Lieutenant & Chief Governour that if they do yet persist to call his Lordships just Rights of consenting or not Consenting to Laws in what manner he hath it by his Pattend his power of erecting Courts and Officers & manner of proceeding in Courts at his pleasure according to his Pattend, and his appointing them the said Officers just & reasonable Fees the publick Grievances, & unless he will redress these Griev-

ances that is part with his royal Jurisdiction granted by his Patten to the Assembly they will not proceed to any Business as they formerly Voted he desires them to call in all the Members of the House & to put it to the Question & upon their Journall to Enter every particular Member's Consent or dissassent to that Vote, & let the Vote be signed by the Speaker that he may if he find they are Resolved to do no Business make an End of this Assembly—

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Then came three Members of the Lower House & declared that they were sent by the Lower to let this House know that they were very willing and ready to go about the Country's Business & in order thereunto did desire to have the Acts of the last Year's Levy

The House Adjourned till nine of the Clock in the Morning

Friday 23<sup>d</sup> April 1669

Present The honourable Charles Calvert Esq<sup>r</sup>  
Philip Calvert Esq<sup>r</sup> Jerome White Baker Brooke  
Henry Coursey Tho<sup>s</sup> Trueman & W<sup>m</sup> Calvert Esq<sup>rs</sup>

Ordered that the Chancellour & some of the Members of this House go to the Lower House and require them to raze the mutinous & seditious Votes contained in the paper Entituled The Publick Grievances delivered into this House by the Speaker the 20<sup>th</sup> April last out of their Journall Before which is done this House is Resolved to treat with them no further It being adjudged in this House that it is an Arraignment of the Lord Proprietor the Governor & Council

The House is Adjourned till after Dinner

At two of the Clock in the Afternoon The House met again

Present as before

Then came from the Lower House this following Message Viz.

Friday 23<sup>d</sup> April 1669

Ordered that M<sup>r</sup> Rob<sup>t</sup> Slye Col Nathaniel Utye Cap<sup>t</sup> W<sup>m</sup> Burgess M<sup>r</sup> Tho<sup>s</sup> Taylor M<sup>r</sup> Richard Boughton M<sup>r</sup> Samuel Withers M<sup>r</sup> Daniel Clark & M<sup>r</sup> Robert Dunn do carry this message to the upper House (viz) that this House having considered of the paper in writing sent to this House this Morning by the Upper House by a Member thereof have Voted the same Paper to tend very much to the dishonour & breach of

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Privileges of this House This House upon full debate humbly Considering the seven Grievances formerly Presented to the Upper House to be still Real & Publick and do not in any wise tend to the Arraignm<sup>t</sup> of the Lord Proprietor Governour or Council and so consequently the Votes touching the same not mutinous or seditious & ought not to be razed out of the Journalls of this House

Signed by order of the House Rob<sup>t</sup> Carville Clk

The House Adjourned till to Morrow nine of the Clock

Saturday Morning 29<sup>th</sup> April 1669

Present Philip Calvert Esq<sup>e</sup> Jerome White }  
Baker Brooke & W<sup>m</sup> Calvert Esq<sup>e</sup> }

Ordered that the Lower House be desired to come into the Upper House to a Conference

That at the Conference the Chancellour do remonstrate unto them the ruin that is coming upon these rash Proceedings of theirs

1. By leaving the Province without Law

2 The People discontented & jealous that their just Libertys are denyed them, when in truth We only vindicate that just power in my Lord which the King hath given him by his Charter & is no way communicable to the peopl<sup>e</sup>

3 The Province much in Debt & particular Persons much damaged in Talbot & Somersett Countys especially for want of their pay from the publick all which they have as much as in them lyes hindered by their Vote relating to the last Years Levy

4 The hinderance of the raising this Assembly's Charges

5 The hinderance of Curbing the Indians

further to declare to them that they are not to Conceive that their privileges run paralell to the Commons in the Parliament of England, for that they have no power to meet but by Virtue of my Lords Charter, so that if they in any way infringe that they destroy themselves; for if no Charter there is no Assembly, No Assembly no Privileges

2 Their power is but like the common Council of the City of London which if they act Contrary or to the overthrow of the Charter of the City run into Sedition & the Person Questionable

p. 149 Lastly if they do not raze those seditious Votes contained in the paper stiled the seven Grievances by the Vote 23 April together with that Vote the Governour is resolved to dissolve this Assembly on Monday Morning

Signed by order of the House

John Gitting Clk



W<sup>m</sup> Calvert Esq<sup>c</sup> was sent to the Lower House to desire a Conference with them this Afternoon who returned & said that he had communicated the message to the Speaker Who answered that there was several absent from the House so that till Monday Morning they could receive no Message Whereupon the said W<sup>m</sup> Calvert requested the Speaker to send for the Members into the House being all under the same roof Which he did suppose was but a small request & tending to the Furtherance of Business. The Speaker answered he could not receive any Message till Monday Morning

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The House Adjourned till seven of the Clock on Monday Morning

Monday 26<sup>th</sup> April 1669 Present as before

The House Adjourned till after Dinner

The House met again Present The Governour & the rest as before

Then came the Lower House to the Conference at which was read this following paper viz.

Gentlemen—

We the Upper House did patiently wait your leisure till this Morning in expectation of the Conference We desired with You on Saturday last But We found ourselves disappointed with your sudden Adjournment till two of the Clock this Afternoon. We desire a good Correspondence & therefore We will put no sinister Interpretation upon your Actions but leave the first to be interpreted by the last, wise & good mens actions being commonly of one dye, & like the Links of a Chain coupled together by the necessary Consequence of right Reason, if You be the men the Countys that sent You imagined You were at your Election viz prudent & seeking the common Good, You will use no further delays but come to a present Conference upon the ways and means to salve the Soars You have Caused, & to stop the Breach you first made by your paper dated 20 April & after widened by your Vote of the 23<sup>d</sup> April

What was said or Writt by us in answer to those papers was but necessary defence of the Lord Proprietors Rights & our own Innocence. If You will upon your own Journal acknowledge you ought not to stile the Lord Proprietors Rights Grievances Which in the paper of the 20<sup>th</sup> April are stiled so (Viz) Article the first & second, and that in the 3<sup>d</sup> Article You were mistaken in saying the last Year's Levy was raised against the Lord Proprietary's Charter the Law of the Province and Consent of the Freemen, The Upper House will enter upon

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their Journal that they receive that Acknowledgment as Satisfaction and will join with You in a Petition of Grace and Favour (not of Right) to his Lordship that he will be pleased to settle the Attornys & Clerk's fees together with the Proceedings of his Courts in such form as We (upon due Advice & Consideration of a Committee of the ablest of both houses) shall draw up & send to his said Lordship Vexatious Informers We know none Authorized therefore Wave that Article This We Conceive the Way to Peace & We hope You will Embrace it

After the abovesaid Message sent to the Lower House came a Member from the said House to acquaint this House that the Lower House was willing to meet this House at a Conference when they would be pleased to appoint the time and Place

To which was Answered

That they thought no place more large or Convenient than this place wherein the Upper House now sits, & the time immediately if they pleased

Then came a Member of the Lower House & said he was sent from the Lower House to desire of this House that they would be pleased to send them the Copy of the Lord Proprietor's Charter which was immediately given unto them and desired withall that they would so soon as possible dispatch their Answer

After two Hours time expired there went a Member from this House to know whether they had their Answer ready or not & to desire them to send their Answer immediately that the Governour might not wait upon them any longer

And after a While came the whole Lower House and then the Speaker read this following Paper Viz.

To the honourable the Upper House of Assembly  
26<sup>th</sup> April 1669

We should readily and willingly Embrace any way to peace whereby We may not be found to betray the Trust reposed in Us & to violate the Dictates of our own Conscience, We are sorry exceeding Sorry that We are driven to Say that your Answer & Objections to the paper Entituled the publick Grievances are not Satisfactory or that by the refulgent Lustre of the Eradiations of Reason that shine & dart forth from them the weak & dim Eye of our Understandings is dazled & struck into Obscurity. We are sensible of your great Condescension in receding from former Votes & Commands & yet We would desire You to believe that We did not design by Obstinacy & Refractoryness to draw You to the same God forbid that We should stile his Lordships Rights Grievances, As to that We shall only say that We verily believe his Lordship out of his

abundant Grace and Goodness will not exercise any of his just Rights & royal Jurisdictions to the Aggrievance & Oppression of the good people of his Province when he shall be given to Understand that any of them in the manner wherein now Exercised are indeed so; God forbid that We should upon meere Niceties Criticisms and formalitys of Words be found to be Accountable to God and the Country for the ill Success of this meeting We shall be willing to have our Journal Contradicted, expunged, obliterated, burnt, anything, and to have our Grievances appear in any form or dress of words most pleasing to yourselves if We might be assured that the Weight & pressure of them under which the Country groans & cries might be removed

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Signed by order of the House  
Rob<sup>t</sup> Carville Clk—

In answer to the paper received now from the Speaker We say that We are very glad to see the Lower House inclinable to wave their former Proceedings and to come something towards Agreeem<sup>t</sup> therefore to wast no further time We desire first that they take that Vote of their Journal (according to their profession in their paper dated 26<sup>th</sup> Instant) by which 20<sup>th</sup> Instant they voted it a Grievance that there was no Person in this Province sufficiently impowered to Confirm the Laws.

2. To take off that Vote by which they voted a Grievance that his Lordship had dissassented to the Act for quietting Possessions and the rest of the Acts in that Instrument of dissent comprised

3. That they take of that Vote from their Journal by which they Voted the raising the last Years Levy to be against the Lord Proprietors Charter the Laws of the Province & Consent of the Freemen together with the subsequent Votes that asserted these three Things to be Grievances

This We Conceive to be your promise in the paper delivered Us As to the hint You gave Us of the Exercising his Lordship's Rights to the Aggrievance & Oppression of the good People We shall be ready to give satisfaction in anything

This House doth further assure the Lower House that if they will join with Us or join a Committee of theirs with another of our House in drawing up an Act sufficiently impowering the Governour & Council here to protect the people in their Lives & Estates in Case of sedition Tumults or Invasion whither foreign or domestick, which is all We desire, The Governour will present the said Law so to be drawn to the Lord Proprietary & upon his Assent to it to procure his the said Lord Proprietors Repeale of the former, Upon your Compliance herewith We doubt not of a right Understanding between the two Houses which is We heartily wish & desire

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Then came two Members from the Lower House with this following paper viz.

26<sup>th</sup> April 1669

Ordered by this House that M<sup>r</sup> Robert Slye and M<sup>r</sup> Withers do carry this Message to the Upper House in answer to the paper writing brought last by W<sup>m</sup> Calvert Esq<sup>e</sup> that this House do assure the ho<sup>n</sup>ble the Upper House that if they will undertake & assure Us as much as in them lyes that the pressures and Grievances by this House to them presented shall be remedied and redressed and join in Petition with this House to his Lordship for that purpose this House will unanimously join with them in relation to the other publick Affairs and when these Pressures are removed We will raze our Journal as by the Upper House is desired

Signed by order Rob<sup>t</sup> Carville Clk.

The last Clause of this paper the Upper House doth not understand and therefore desires the Lower House to explain it

Signed by order of the House  
John Gittings Clk of the Assembly

The Sense of this House is that till our Pressures are really redressed We cannot raze our Journal

Signed by order of the Lower House  
Robert Carville Clk—

The House Adjourned till to Morrow Morning

Tuesday the 27<sup>th</sup> April 1669

Present Charles Calvert Esq<sup>e</sup> Philip Calvert Esq<sup>e</sup>  
Jerome White Baker Brooke & W<sup>m</sup> Calvert Esq<sup>e</sup>

Ordered that a Member of this House be sent to the Lower House to know their last Resolution whither they will raze out of their Journal the three first Articles of the paper stiled the publick Grievances & the Votes thereupon made if they do resolve not to do it to require them to come into the Upper House to know the Governour's further pleasure

The aboves<sup>e</sup> Message being sent by William Calvert Esq<sup>e</sup> & no Answer thereupon returned by the Lower House

The Lieutenant General sent one of the Members of this House to summon them into the Upper House

Then came the whole Lower House & desired three hours time more to Consider of the order sent to them this day by the Upper House, Which was Allowed.

Then one of the Members of the Lower House in the presence of the whole House said that it was the Sense of the

whole House that the third Article Contained in the paper of Grievances be wholly Expunged obliterated & taken of the Journal Which Article relates to the last Year's Levy

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Then came the Speaker and said that he had in Charge from the whole Lower House to deliver to this House, that it was the Vote of the whole House that they were all Grievances and the major part of the House did Vote that they ought not to be razed

p. 153

The names of those Persons which came with the Speaker when he delivered the afores<sup>d</sup> Words Viz. W<sup>m</sup> Burgess Sam: Withers Tho<sup>s</sup> Taylor Rich<sup>d</sup> Boughton Hugh Stanly Joseph Weeks Will<sup>m</sup> Hambleton Dan: Clark Jn<sup>o</sup> Vanhack Edward Keine & Richard Woollman Members of the Lower House and had two Hours time given them to Consider

Then came the Speaker with some Members of the Lower House & presented a Paper as from themselves not from the House, which not Coming from the House was not thought necessary to be recorded

The House Adjourned till after Dinner

The House met again Present as before

Ordered that a Member of this House go to the Lower House to know whither they have razed the first 3 Articles in the paper Styled the publick Grievances out of their Journal or not

Then came a Member from the Lower House with this paper viz.

27<sup>th</sup> April 1669

Resolved upon the Question that the three first Articles contained in a paper Styled the publick Grievances of this Province & delivered to the Upper House by the Speaker of this House the 20<sup>th</sup> April Inst<sup>d</sup> and all Votes passed in this House touching the same be Obliterated in the Journal of this House

Ordered that Col. Nathaniel Utye do carry this Resolve to the Upper House & to signify to them that the said three Articles & all Votes concerning the same are by the Clerk of this House obliterated in the Journal, & also to request of them that they will be pleased to obliterate also in their Journal Book the Words (Mutinous & seditious) & signify to this House under the hand of the Clerk of the Upper House that the same are obliterated accordingly

Signed by order of the Lower House

Rob<sup>t</sup> Carville Clk.

Upon receipt of the Resolves of the Lower House this 27<sup>th</sup> April brought by Col Nathaniel Utye that the three first Articles

U. H. of the paper Styled the publick Grievances should be obliterated  
 Journal in the Journal of the said House the Upper House do declare  
 1659-98 they are Satisfyed with the Lower Houses Vote and Proceeding  
 thereupon in relation to those three Articles, & that it is there-  
 fore Ordered that those Words Mutinous & seditious shall not  
 be Engrossed in our Journall

Signed by order &c.

John Gittings Clk of the Assembly

p. 154 Then came a member from the Lower House to desire of  
 this House to send them an Account of the last Year's Levy

Then was sent to the Lower House the Account of the  
 Levy

In regard the Lower House have appointed a Committee to  
 join with a Committee of this House This House have Ad-  
 journed themselves till to Morrow Morning and Resolved them-  
 selves into a Grand Committee for to treat with the Committee  
 of the Lower House

Wednesday 28<sup>th</sup> April

Present Philip Calvert Esq. Jerome White  
 Baker Brookes & John Calvert Esq<sup>s</sup>

The Lower House sent to know the Time & place of the  
 Committee's Meeting Answer was returned that the said  
 Philip Calvert Jerome White & Baker Brooke would meet  
 them here in the Upper House

The House Resolves itself into a Grand Committee & Ad-  
 journs till two of the Clock in the Afternoon

The House met in the Afternoon and by reason of the  
 Grand Committee of both Houses Adjourned till to Morrow 7  
 of the Clock—

Thursday 29<sup>th</sup> April 1669

The House met again & Adjourned further to attend the  
 Grand Committee

Saturday Morning. Came M<sup>r</sup> Coursey

The House met again & Adjourned till two of the Clock

At two of the Clock the House met

Then was Presented to the House certain Bills passed the  
 Committee of both Houses to wit A Supplemental Act to the  
 Act Entituled an Act concerning Levying War in this Province  
 made by Cap<sup>t</sup> W<sup>m</sup> Stone Anno 1649 and Confirmed by his  
 Lordship's Declaration dated 26<sup>th</sup> August 1650 One other

Entituled an Act for the manner of Levying of Fines, what things be requisite to make them good, how often they shall be read & proclaimed and Who shall be bound thereby An Act for providing sufficient Freight & Carriage for the proper Goods & Commodities of his Lordship the Lord Proprietor of this Province & of the Governour of this Province for the Time being An Act for preventing Servants & Criminal Persons from running out of this Province An Act for the Preservation of the publick Faith, The Bill for Free Denization & Naturalization for Garrett Van Sweringen & others—

Ordered that the said Bills be read & their Titles Entered upon the Journall

The Supplemental Act read the first time & ordered to be read again on Monday Morning the second time Was read the Act for the manner of Levying fines & voted that it pass to the second reading on Monday Morning

Then was read the Act for providing of sufficient Freight &c. & Voted that it pass to the second reading on Monday Morning

Then was read an Act for preventing Servants & Criminal Persons from running out of this Province p. 155

Then was read the Act for the preservation of the publick Faith & Voted that it pass to the second reading on Monday Morning

Then was read the Bill for free Naturalization and Voted that it pass to the second reading on Monday Morning

The House Adjourned till Monday Morning

3<sup>d</sup> May Monday Morning The House met again  
Present as before

Was read the supplemental Act the second time

Ordered that it be read the third time. Was read the Act for the manner of levying of Fines the second time & ordered to be read again the third time

Was read the Act for providing sufficient Freight &c. the second time & ordered to be read again the third time

Was read the Act for preventing Servants & Criminal Persons &c. the second time and Ordered to be read again the third time

Was read an Act for the preservation of the publick Faith the second time and ordered to be read again the third time

Was read an Act for Naturalization &c. the second time & ordered to be read again the third time

The Chancellour informed the House that it was the Lieutenants & Chief Governour's Pleasure that this House should expedite

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all Businesses so as he might End this Sessions upon Saturday next at furthest and that this House should give notice to the Lower House of his Pleasure; Ordered that this Notice be given to the Lower House by a Member of this House

In obedience to the Command of the Lieutenant General for expediting of Business, the House reassumed the foregoing Acts which were read this day the second time & upon the third reading in the foregoing Order Voted them to pass

Then was sent to the Lower House the six forementioned Acts being every one Endorsed Viz.

Let this Bill be sent to the Lower House

The House Adjourned till after dinner

At two of the Clock the House met again Present as before also M<sup>r</sup> Trueman

Ordered that a Messenger be sent to the Lower House to desire them to send the Upper the temporary Laws which they have thought fit to amend or Continue that this House may proceed to the reading of them

p. 156 Then was sent the Acc<sup>t</sup> of the Province from the Lower house As also a Bill Entituled an Act Concerning the Tare & Gauge of tob<sup>o</sup> hh<sup>ds</sup> Another Bill Entituled an Act prohibiting Ground Leafes & second Crops of Tob<sup>o</sup> a third Bill Entituled an additional Act to the Act Entituled an Act for appointing certain Officers Which were all read over the first time

Ordered that the Lower House be desired to appoint some Members of theirs that were at the Auditing the Accounts sent this day from the Lower House to meet some persons of this House to Morrow Morning to inform them of the true State of the said Acc<sup>ts</sup>

The House Adjourned till nine of the Clock in the Morning

Tuesday the 4<sup>th</sup> May

Present Philip Calvert Esq<sup>r</sup> Henry Coursey Thomas Trueman and William Calvert Esq<sup>rs</sup>

Then Came from the Lower House this following Paper viz:

This House upon reading an Act Entituled an Act against Hog Stealers find thereby an Injunction laid upon the honourable the Chancellour to draw up the form of the Charge to be sent to the severall County Courts upon the severall Articles upon which the said County Courts shall strictly examine all the Constables within their respective Countys for the Discovery of Offenders & due Execution of Justice

Ordered that his Honour be desired to draw up such Charge & to send the same to the Comm<sup>rs</sup> of the severall County



Courts as by the s<sup>d</sup> Act he is required & that M<sup>r</sup> Bowles & M<sup>r</sup> Montague do carry this message to the Chancellour— Signed  
by order of the Lower House of Assembly

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Robert Carville Clk

Whereunto the Chancellour answered that if they pleased to appoint him a Convenient Fee for drawing up the said Charges to be sent to the several Countys he should do it otherwise he doth not think himself obliged to do it

Then came four Members from the Lower House & brought these following Bills Viz. One Bill Entituled an Act appoynting Court Days in each respective County in this Province One other Bill Entituled an Act for the reviving & Continuing an Additional Act to an Act Entituled an Act Concerning payment of fees due from Criminal Persons One other Bill Entituled an Act for the keeping good such high Ways & roads as are already Cleared in this Province One other Bill Entituled an Act Enjoining all Persons that intend to depart this Province to give sufficient Notice of their Departure, One other Bill Entituled an Act limitting Ordinary Keepers, One other Bill Entituled an Act for the publication of all Laws within this Province now in force

P. 157

Then came from the Lower House this following Paper viz:

4<sup>th</sup> May 1669

The Lower House taking into Consideration the not appearance of M<sup>r</sup> Horsly a Member of this House during this Assembly, It was urged that M<sup>r</sup> Johnson the Sherriff of Somerset County did not make a due return of the said Member, and a Member of the House informed the House M<sup>r</sup> Horsley was sick & could not attend and produced a Letter from him sent to that House for that purpose and upon the Evidence of the Chancellour and the Clerk of this House, that the Sherriff when he came to return his Writt to the Chancellour said M<sup>r</sup> Stevens & M<sup>r</sup> Horsly were Chosen by the County and that after they were so Chosen the People being mett at an Ale House said to him they would have but one Burgess & so the Sherriff told M<sup>r</sup> Horsly that he need not come to the Assembly for he would not return him, That at the time he was at the Chancellour's House being on Saturday the 10<sup>th</sup> April he being told by the Chancellour that he was not to be his own Judge of the Election but ought to return & thereupon returned M<sup>r</sup> Horsly

The Question thereupon was put whither his Evidence shall acquitt the said Member from a Fine or no?

It passed in the Affirmative

The Question again put whither the said Sherriff be not

U. H. finable for his Proceedings in the said Election & Return Yea  
Journal or no?  
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It passed in the Affirmative Yea?

Ordered that these Votes be sent to the Upper House to whom this House leaves the matter as to the fining the Sherriff & that M<sup>r</sup> Montague M<sup>r</sup> Thurrowgood M<sup>r</sup> Hambleton & M<sup>r</sup> Keene do carry the same as also the six Bills last read & passed in this House

Signed by order of the House  
Rob<sup>t</sup> Carville Clk.

The House Adjourned till after dinner

At two of the Clock the House met again Present as before Then was read & sent to the Lower House the Bill Entituled an Act appointing Court days &c. Endorsed (viz) Let this Act be to Endure for three Years or to the End of the next General Assembly which shall first come & this House will proceed to the second reading of it

Then was read & sent to the Lower House the Bill Entituled an Act for the reviving and Amendment of an Additional Act to an Act Entituled an Act Concerning paym<sup>t</sup> of Fees due from Criminal Persons Endorsed thus Viz

p. 158 Let this Act endure for three Years or to the End of the next General Assembly which shall first Come and this House will proceed to the second reading—

Then was read and sent to the Lower the Bill Entituled an Act for the reviving and Amendment of an Additional Act to an Act Entituled an Act Concerning payment of Fees due from Criminal Persons Endorsed thus Viz Let this Act endure for three Years to the End of the next General Assembly which shall first Come & this House will proceed to the second reading.

Was read and sent to the Lower house the Bill Entituled an Act for the keeping good such High Ways & Roads as are already Cleared in this Province Endorsed thus Viz

The Title of the Law is good but the way of penning it answers not the End besides it ought to be perpetual & not temporary being for the Common Good & therefore the Things required of Common Right to be done therefore the Bill ought wholly to be altered or else quashed

Was read the Bill Entituled an Act Enjoining all Persons that intend to depart this Province to give sufficient Notice of their departure Endorsed thus Viz. This Act is either not necessary or else interferes with the Bill preferred this Assembly and passed this House already Entituled an Act preventing Runaways &c before We can say any thing to this Bill, the difference between the Bills must be reconciled

Was read a Bill Entituled an Act for the publication of all the Laws within this Province now in force Endorsed thus

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At the request of the Chancellour the Upper House desires to be informed by the Lower House whither by this Bill they intend to give the Chancellour two thousand pounds Tob<sup>o</sup> more than was given him by the Act passed the last Assembly Entituled an Act for the publication of all Laws within this Province for the future in regard this Law seems to oblige the Chancellour without further Fee to send more Laws than the former Law obliged him to do Which this House thinks unreasonable

Upon the second reading of the Bill Concerning the Gauge & Tare of Tob<sup>o</sup> h<sup>ts</sup> Voted Rejected

Upon the second reading the Bill appoynting certain Officers Rejected

Upon the second reading the Act prohibiting Ground Leafs & second Crops of Tob<sup>o</sup> Ordered that it pass to Engrossment

Upon the reading a Bill Entituled an Act limitting Ordinary Keepers was Endorsed thus

Let this Act be for three Years or to the End of the next General Assembly which shall first come & let a Proviso be added to prevent the adulterating of Liquors & this House will proceed to a second reading of this Bill p. 159

An Act of Gratitude for the Lieutenant General being read three times in this House Ordered that it pass

Ordered that a Messenger be sent to the Lower House to desire a Conference with them for a quarter of an hour upon the six last Bills sent to this House

At the Conference was delivered the nine Acts together with the Reasons of their proceedings thereupon with which the Lower House retired to their own House to Consider

The House Adjourned till to Morrow Morning

Wednesday the 5<sup>th</sup> May

The House met again Present as before

The House took into Consideration the Act of Gratitude for the Lieutenant General returned from the Lower House to this House Endorsed viz.

The Act of Gratitude for the Lieutenant General disassented to by the Lower House of Assembly

Rob<sup>t</sup> Carville Clk

Ordered that a Member of this House do desire the Lower House to come to a Conference in this House upon the said Act of Gratitude for the Lieutenant General that they may

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know their Reasons of their disassenting to that Act that a Right Understanding may be kept between the two Houses This House judging it to little purpose to make Laws unless there be a support Granted for the maintenance of that Officer that must see those Laws executed

Then came from the Lower House this following Message  
(Viz)

The question being put whither it be necessary that this House shall go to the Upper House and there in a Conference declare their reasons for their disassent to the Act of Gratitude Yea or No?

It was resolved in the Negative nemine Contradicente, this House judging it against the Privileges of their house to give their Reasons in the Upper House for their disassent to any Bill

Order that Cap<sup>t</sup> W<sup>m</sup> Burgess & M<sup>r</sup> Tho<sup>s</sup> Taylor do carry this Vote to the Upper House

Signed by order

Robert Carville Cl.

The House Adjourned till after Dinner

At two of the Clock the House met Present as before

Then came two Members from the Lower House and returned these several Bills viz One Bill Entituled an Act for the repeal of certain Acts which was assented to by the Lower House, One other Bill Entituled an Act providing of sufficient Freight & Carriage for the proper Goods & Commoditys of his Lordship the Lord Proprietary of this Province and of the Governour of this Province for the time being on which was  
p. 160  
Endorsed

The Lower House have Assented to this Bill with the Amendm<sup>ts</sup> Annexed One Bill for Reviving certain Laws Endorsed The Lower House have Consented to this Bill One other Bill Entituled an Act for the preservation of the publick faith Endorsed The Lower House have assented to this Bill with the amendments Annexed & desired withall that this House would be pleased to send them the publick Accounts To which was answered When they came to a Conference they should have them

The House Adjourned for an Hour & Resolved themselves into a Committee to Consider of the publick Accounts

The House met again Present as before

Then was sent to the Lower House the following Message

The Upper House desires to know why the Lower House have not revived these following Acts. The Act for the killing

of Wolves The Act prohibiting Ground Leafs and Seconds  
 The Act concerning payment for Bullion brought into this  
 Province The Act for Encouragement of sowing English  
 Grain The Act imposing a Fee on them Who shall be  
 married, the Act for Amerciaments in Provincial & County  
 Courts. The Act for Ferrys, The additional Act to an Act  
 Entituled an Act Concerning paym<sup>t</sup> of fees due from Criminal  
 persons, An Act for recording the Journal of the Lower House  
 An Act for marking high Ways & making the heads of Rivers  
 Creeks Branches & Swamps passable for Horse & Foot An  
 Act for Giving passes to Persons that are to depart this Pro-  
 vince

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The Act for appointing Court Days was read the second  
 time & ordered to be Engrossed, The Act for reviving and  
 Amendment of an additional Act to an Act Entituled an Act  
 Concerning payment of Fees due from Criminal persons was  
 read the second time & ordered to be Engrossed The Act  
 prohibiting Ground Leafes & second Crops of tob<sup>o</sup> was read  
 the second time and Ordered to be Engrossed

The Act lymitting Ordinary Keepers was read the second  
 time and Ordered to be Engrossed

The Act for free Naturalization for Garrett Vansweringen &  
 others read the second time & ordered to be Engrossed

Upon reading the Act Entituled a Supplementary Act &c.  
 sent back from the Lower House with these Amendments  
 viz

The Lower House do Consent to the Act for levyng of  
 War &c.<sup>a</sup> with these Amendments viz. The title to be an Act  
 for levyng of War raising of Soldiers Ammunition & Pro-  
 vision within this Province

1. A Colonel's pay to be if between 300 & 400 men, No p. 161  
 Lieuten<sup>t</sup> Col. being an unnecessary Officer in Camp or Garrison  
 here

2. A Major if between 150 & 300 Men

3. A Captain if between 60 & 100 Men

4. A Lieutenant if between 40 & 60 Men

5. And these Words viz according to the true Intent &  
 meaning of an Act made in Cap<sup>t</sup> W<sup>m</sup> Stone's time &c in the  
 first paragraph be left out

6. The Soldier to be Accountable to the Persons who are his  
 Setters forth out of his Wages and for such Clothes as he the  
 said Soldier shall receive from their hands as aff<sup>t</sup>

7. Provided the Soldiers so raised by Virtue of this Act  
 shall not be commanded to pursue the Enemy out of this Pro-  
 vince

Signed by order  
 Rob<sup>t</sup> Carville Clk.

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The Upper House upon reading the Amendments a<sup>d</sup> sent this Answer viz The Upper House cannot Consent to alter the Title of this Act, nor to the fifth Amendment desired by the Lower House; The 7<sup>th</sup> Amendment they think sufficiently provided against by the Act Concerning Levying War mentioned in the Title of this Law. To the first second third fourth and sixth Amendment this House will agree if the Lower House will Cause the Bill to be wholly new Engrossed

Upon reading the Act for providing sufficient Freight & Carriage for the proper Goods & Commodities of his Lordship &c. was Endorsed viz The Act is amended in every thing but making it temporary, which this House judges unfit

Present Charles Calvert Esq<sup>r</sup>

The House Adjourned till to Morrow Morning

Thursday 6<sup>th</sup> May

The House met again Present as before

Then came two Members from the Lower House and brought 3 Bills One Entituled an Act providing against Sherriffs taking excessive Fees Endorsed

The Lower House have Assented to this Bill and send the same to the Upper House for their Concurrence, One Act Entituled an Act for the Limitation of Actions Endorsed The Lower House have Assented to this Bill and Send the same to the Upper House for their Concurrence, One Act lymitting the Extent of Attachments & Executions and providing what shall be taken upon Attachments & Executions Endorsed The Lower House have assented to this Bill and send the same to the Upper House for their Concurrence.

Ordered that a Messenger go to the Lower House to desire a Conference with them after dinner upon all the Bills sent p. 162 from either House which are not yet passed to avoid unnecessary Expence of Time in sending Messages

Upon the petition of John Gittings for Settling the Fees of the Clerk of the Assembly This House Orders that the Clerk of the Assembly, Has treble the fees for Writing any business in or belonging to the Assembly as a County Court Clerk hath for doing the like Business in County Courts

Then was read the Act for reviving certain Laws within this Province twice. Upon reading of the Act for preventing Servants & Criminal persons from running out of this Province The House thought fit to add this Proviso in it. "Provided always that till Seals for each Several & respective County Court Can be had to seal passes with as is abovesaid, that all

passes sealed with the Seal of Augustine Herman af<sup>d</sup> & signed by him which he is hereby authorized from time to time to sign & seal for the Fee of one Shilling for each pass af<sup>d</sup> shall be held & deemed a sufficient pass to protect & defend any man from the Penalty's of Runaways in this Act Provided as afores<sup>d</sup>

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The first Amendment is incompatible with the whole Body of the Act for our Neighbours in Virginia We must make some other Act mor Convenient than this for that Colony

To the last Amendment We answer that by a former Law any Person whatsoever may examine suspicious Persons

Upon reading of the within Act providing against Sherriffs, this House do Conceive the Act to be unreasonable unless the Province will be at the Charge of providing Prisons for the safe Custody of Prisoners

Then was read the Act for Limitation of Actions & ordered to be read again the second time

Then came three Members from the Lower House with this following Message Viz:

6<sup>th</sup> of May 1669

Ordered that M<sup>r</sup> Taylor M<sup>r</sup> Withers & M<sup>r</sup> Hambleton do carry this Message to the Upper House (to Wit) that this House having put it to the Question upon the matter Contained in the two papers sent this Morning to this House from the Upper House It is by this House Resolved upon the Question that this House is willing to admitt of a Conference with the Upper House in the afternoon upon any Bills that are yet depending in either of the Houses that are not yet passed but do not think fit to Confer with them about any Bill already quashed & laid aside in this House and that they have also Considered of the Laws in the last paper mentioned & have adjudged them unnecessary & useless & so not necessary to be revived

Signed by order &c.  
Robert Carville Clk.

The House Adjourned till after dinner

At two of the Clock the House met again Present as before p. 163

The Governour absent

Then came a Member from the Lower House & said that the Lower House was ready to Come to the Conference when the Upper House pleased who returned answer they should be ready within half a quarter of an hour

Then Came the Lower House, & a Conference held upon all the Laws.

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6<sup>th</sup> May

Came this paper from the Lower House relating & affixed to the supplemental Act &c. viz. Resolved upon the question that this house cannot Consent to the Engrossment of this Bill without these Amendments viz The title to be altered as in this paper 5<sup>th</sup> particle in the paper to stand as it is there, & as to the 7<sup>th</sup> the Sense of this house is that it be that no Person in this Province shall by this or any other Act be forced to invade any Enemy out of the Province, Which being accordingly amended in the Bill this House will agree the same do pass to Engrossment in all other things this House doth agree

Signed by order Robt Carville Clk

In answer to which the Upper House will Consent to the Alteration of the Title of that Act & the first Amendment Provided they will put into the said Act this following Proviso viz Provided always that neither this Act nor anything therein Contained shall not repeale, infringe, or invalidate nor be at any time Construed to infringe, repeale, or invalidate the Act Entituled an Act Concerning Levying War in this Province made by Cap<sup>t</sup> William Stone Anno 1649 and Confirmed by his Lordship's Declaration dated 26<sup>th</sup> August 1650 nor any thing therein Contained any thing in this Act to the Contrary thereof in anywise notwithstanding

Then was sent to the Lower House this Proviso Agreed upon at the Conference of both Houses to the Act for Encouragement of such Persons as will undertake to build Watermills (Viz) instead of the Words (Coercive power) Provided always that no Person or persons intending to build a Watermill as a<sup>d</sup> shall have liberty to sue out any such Writt or Writts as a<sup>d</sup> nor have such Grant or Grants of Lands to build a Watermill upon as a<sup>d</sup> unless such Person or Persons sue out such Writts as a<sup>d</sup> before the 6<sup>th</sup> day of May which shall be in the Year of our Lord 1672 any thing in this Act to the Contrary notwithstanding

p. 164 Then was read the second time the Act lymitting the Extent of Attachments and providing what shall be Levied upon Attachments and Executions & ordered to be read again the third time

Was read the Act for Limitation of Actions being read the second time Ordered that it be Read the third time to morrow Morning

The House Adjourned till nine of the Clock  
in the Morning



Friday the 7<sup>th</sup> May 1669 Present as before

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The Chancellour informs the House that the Indian Murderer of Cap: Odber by name Anatchcom alias Wianamon was brought Prisoner last night to S<sup>t</sup> Marys and wital tendered this following Letter from the Lieutenant General to the Upper House

Gentlemen—

You have here sent you the Indian that murdered Cap: Odber it is that Rogue that Caused our late Troubles Ababco Indians have brought him by order from their King Ababco M<sup>r</sup> Henry Coursey knows the Indian & does assure me that this is the Fellow that shott the said Odber and a little Indian that I have declares that this same Indian killed one other Englishman in her sight, I do hereby order that this Murderer be Executed at S<sup>t</sup> Mary's to Morrow & that You move the Lower House to gratify the said Ababco for his good Service which will Encourage the rest of our Friend Indians to do us the like Service, The Indians that go along with the Prisoner are some of Ababco's Council

I am your affectionate Friend

6<sup>t</sup>. May 1669

and Servants

Charles Calvert

The names of the 4 men that Guarded the Indian from the Eastern Shore George Hogg Humphrey Jenings J<sup>n</sup>. Stephens Tho<sup>s</sup> Flower

Ordered that George Hogg have 300<sup>lb</sup> tob<sup>o</sup> & the rest 200<sup>lb</sup> apiece

The Prisoner being demanded his name answered It was Anatchcom a Wiccomis Indian

Being demanded where the rest of the Wiccomisses lived He answered that they lived a small days Journey from the head of Nanticoke River

He Confessed he was the only Wiccomis that went to Delaware

He Confessed that it was his Wife that was killed at the house of W<sup>m</sup> Hemsley in Talbot County

He Confesses he was in Company with them that killed Cap: Odber but denies that he is the Man that killed him but is in diverse storeys Concerning the manner of the Murder

Wimacapona testified that the Prisoner here present killed p. 165  
Captain Odber

Ordered that the said Wianamon be shott to death here at S<sup>t</sup> Mary's sometime before three of the Clock this Afternoon

In answer to the last Resolve Sent last night from the Lower House touching the Supplemental Act &c this House hath

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resolved upon the Question that unless the Lower House will add the Proviso sent to them Yesterday this House will not Consent to the Alteration of the Title of the Bill, nor to the first Amendment and therefore desire them to Consider well of the Bill before they cast out a Bill so beneficial to the publick in the drawing of which both Houses have so long laboured as being one of the principal Ends for which the Assembly was Called

The Answer of the Lower House to the Resolve of the Upper House Concerning the Supplemental Act Viz. Resolved upon the Question that unless the Title of the Act be amended as was formerly proposed & that Clause at the End of the first Paragraph left out and that the same may pass without the Proviso this House cannot Consent to the passing this Act

Signed by order &c. Rob<sup>t</sup> Carville Clk.

Ordered that a Member of this House be sent to the Lower House to let them know that We have received a Message from Ababco Tequassino Hatsawap & the rest of the Kings upon the Eastern Shoar near Choptank informing Us that in regard they are joined in league with Us & in pursuance of the Articles of peace they have delivered up to our Justice the person of the murderer of Captain Odber as formerly they have done others of Wiccomis Nation Enemyes to his Lordship, & this Province, The said Wiccomis Nation have drawn into League with them the Matwas Indians & others much too strong for the s<sup>d</sup> Ababco Tequassino & Hatsawap so that if they be not protected by Us, they are likely to be destroyed

They further shew that notwithstanding they never sold any Land to the English nor gave permission to seat any Lands on the Southside Choptank higher than W<sup>m</sup> Stephen's Creek, yet the English do daily Encroach upon them, & even sitt down amongst them in their clear Fields with their Cattle & Hogs destroying their Corn without which they cannot Subsist

They therefore pray that the Land above Will<sup>m</sup> Stephens Creek as high as the Creek called Secretary Sewall's Creek may be reserved & laid out for them & that no English may Seate within those Bounds, that they may have Patternt from his Lordship for it, that We will take some Course to protect them against the Indians whilst they live upon that Land and that they may have a Boat lent them to go up to the Susquehannahs, Canowes being dangerous And that upon Consideration of the whole matter that this House doth think it fit that the Land by the said Indians desired to be reserved for them and secured to them by Act of Assembly as was done in the

like Case to the Piscattaway Indians that Effects be raised & put into the hands of Cap! Carr at Delaware that shall be sufficient to Encourage the said Carr to do our Business & to purchase a Present to be sent to the Mathwas Indians to renew our League with them & to include in it the said Ababco, Hatsawap & Tequassino & the rest of the Indians our Confederates, that the said Ababco Tequassino Hatsawap have a Considerable Present or Reward given them for their Fidelity, & each of these Indian Councillours here a Present at parting & further an Order over into Choptank to have a boat lent for their Transportation up to the Susquehannahs And do desire the Lower House their Concurrence herein And that We may have their speedy answer first as to the Act for Securing them their Lands. 2<sup>d</sup> As to what Effects they will be willing to put into the hands of Captain Carr 3<sup>d</sup> As to what reward they will give Ababco Tequassino & Hatsawap & the rest of the Kings 4. What they will give the Indian Councillours here Present.

An Act for recording the Journal of the Lower House Read 3 times and voted to pass

An Act for marking high Ways read 3 times and Voted to pass

Ordered that M<sup>r</sup> Christopher Rousby be allowed 2000<sup>b</sup> tob<sup>e</sup> out of the publick Levy in Calvert County Provided he deliver the Governour as many Match Coats as comes to the said sum

Then was Sent to the Lower House this following Message viz

The Upper House desires to know why the Lower House have Omitted the Act lymitting Servants times

2 They think the appointing Sherriffs is part of my Lord's royal Jurisdiction & that therefore the two Houses ought not to intermeddle in making an Act for it

3 That the last Clause in the Act for Hogstealers Enjoining the Chancellour to send a charge to each County Court without Fee is unreasonab and therefore ought not to be revived

Then was read the Act for Continuance of peace with & Protection of our Neighbours & Confederate Indians in Choptank River read the first time & ordered to be read the second time p. 167

Then was read the Act for reviving certain Laws the 3<sup>d</sup> time & Ordered to be Engrossed

Then was twice read the Act to avoid double payment of Debts & ordered to be Engrossed

Was read twice an Act for relief of Prisoners taken into Execution Voted to Engrossment

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The Act for marking high Ways read the third time & passed the House

Was read the third time an Act for relief of Prisoners taken into Execution and passed the House

Was read twice the Act for payment of money Debts & Voted to Engrossment

The House Adjourned till after Dinner

The House met again Present as before

Then was read the Act to avoid all double payment of Debts upon the Engrossment & Voted to pass

Then was read the Act for payment of Mony Debts with Tob<sup>e</sup> upon the Engrossment & voted to pass

Then was read the Act providing against Sherriffs taking excessive Fees upon the Engrossment & voted to pass

Then was read an Act of Gratitude to the Lieutenant General the second time & voted to pass to Engrossment Read thrice & passed

The House Adjourned till to Morrow Morning

Saturday Morning the House met Present as before

Was read an Act of Gratitude for the Lieutenant General the 3<sup>d</sup> time and Voted to pass

An Act appointing Court days read thrice & passed

An Act for preventing Servants & Criminal Persons from running out of this Province read thrice & passed

An Act lymitting the Extent of Attachments & Executions read thrice & voted to pass

An Act for free Naturalization read thrice & passed

An Act for relief of Prisoners taken in Execution read 3<sup>ce</sup> & past

An Act for recording the Journal of the Lower House read thrice & past

An Act for marking making & amending high Ways &c. read thrice & passed

An Act for the Continuance of peace &c. read thrice & passed

An Act to avoid double paym<sup>t</sup> of Debts read 3<sup>ce</sup> & voted to pass

p. 168 An Act for payment of Mony Debts with Tob<sup>e</sup> thrice read & passed

An Act providing ag<sup>t</sup> Sherriffs taking excessive Fees thrice read & passed

An Act providing what shall be good Evidence to prove foreign debts thrice read and passed

An Act for Encouragement of such persons as will undertake to build Watermills read thrice & passed

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Present the Governour

The Sense of the honble Governour & Council is upon the Petition of Samuel Long that Burton ought to have his Land as it was first surveyed & that Samuel Long to have the Land next unto it & that by Virtue of a special Warrant the said Burton could not take away any man's Land as it is alledged within the Petition

Signed by order of the Govern<sup>r</sup> & Council  
Jer White Sur Gen!

Was read an Act for providing sufficient freight & Carriage &c: thrice and passed

Was read an Act for Limitation of certain Actions for avoiding Suits at Law 3<sup>d</sup> time read & passed

Was read an Act reviving certain Laws the third time & passed

Was read an Act Limiting Ordinary Keepers 3<sup>d</sup> time & passed

8th May.

Upon further Consideration of the necessity of the supplemental Act &c. offered the Lower House to pass it with this Proviso viz: Provided always that this Act nor any thing therein Contained shall not infringe or invalidate nor be at any time Construed to repeal invalidate or infringe any former Law of this Province Concerning levying War in this Province any thing in this Act to the Contrary hereof in any wise notwithstanding

Signed &c  
Jn<sup>o</sup> Gitting Clk of the Assem.

The Lower House disassents to this Proviso  
Signed by order of Rob: Carvile Cl.

Ordered that the Clerk of the Assembly have 300<sup>o</sup> tob<sup>o</sup> & the Door-Keeper 200 for the naturalization of Vansweringen & his Children and Isaac de Barrelle & also Robert Roelants, Jan: Jordaine John Vanhack Charles De la Roche Peter Johnson do pay Each of them 300<sup>o</sup> tob<sup>o</sup> to the said Clerk & 100 to the Door Keeper for their Naturalization—

The Titles of all the Lawes Enacted this Assembly being read over both Houses of Assembly being Present The Governour dissolved the House—

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Acts made at a Generall Assembly begun and held att  
Saint Maryes in the Province of Maryland Xij die Aprilis  
XXXvij Cæcilij &<sup>ca</sup> Annoq. Domini MDCLXIX<sup>o</sup>

The Honourable

Charles Calvert Esq<sup>r</sup> Governour—

An Act for the Continuance of peace with and proteccōn of  
our Neighbours and Confederate Indians in Choptanke River

It being most Just that the Indians the auncient Inhabitants  
of this Province should have a Convenient dwelling place in  
this their native Countrey free from the Incroachment and  
oppression of the English and more Especially such who are in  
league with us and for their friendship to vs are in danger to  
be destroyed by their Neighbour Nations our Enemyes And  
whereas Ababco Hatsawapp and Tequassimo have of late  
given large Testimonies of their fidelity toward us in delivering  
p. 35 up the Murtherer of Captain John Odber For which they are  
in danger to be Cutt of and destroyed by the Wiccomesses and  
their Confederates the Matwha's Indians Bee itt Enacted by  
the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice  
and Consent of the upper and lower house of this present  
Generall Assembly that all that land lyeing and being on the  
south side of Choptanke River Bounded Westerly by the free-  
hold now in the Tenure and occupacōn of William Dorrington  
And Easterly with the Creeke falling into the said River of  
Choptanke Commonly by the English called or knowne by the  
name of Secretary Sewalls Creeke for breadth and from the  
said River side three miles into the woods for length shall be  
vnto the said Ababco Hatsawap and Tequassimo and the  
people under their government or Charge and their heires for  
ever any Law vsage Custome or graunt to the Contrary hereof  
in any wise Notwithstanding To be held of the said Lord Pro-  
prietary his heires Lord and Proprietary or Lords and Proprie-  
taries of this Province under the yearly Rent of six Beavor  
skins to be paid to his said Lordship and his heires as other  
Rents in this Prouince by the English use to be payd.

And Bee itt further Enacted by the Authority advice and  
Consent aforesaid that itt shall and may be Lawfull for the  
Governour of this Province for the tyme being to rayse out of  
this Province such and soe much Tobacco by an Equall Assess-  
ment vpon the Estates of the freemen of this Province as he shall  
be out of purse in procureing a League with the Matwhas Indians  
in which the said Ababco Hatsawap and Tequassimo & their  
people and subjects shall be Included Provided the said League  
be had and Concluded within three yeares next Ensueing from  
the last day of this present Generall Assembly—

An Act for Limitacōn of Certain Actions for avoyding  
Suites at Lawe.

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For the quietting of the Estates of the people of this Province & for avoyding of Actions Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Province by and with the advice and Consent of the Vpper and Lower house of this present Generall Assembly And the Authority of the same that all actions of Trespass quare Clausum fregit all actions of Trespasse Detinue Sur trover and Replevin for takeing away goods and Chattles all accōns of accompt Contract debt booke and upon the Case other then such accompts as Concerne the Trade of Merchandize Between Marchant & Marchant their factors and servants which are not Resident within this Province all accōns of debt for lending or Contract without Specialty all accōns of debt for Arrearages of Rent and all accōns of Assault menace Battery wounding and Imprisonment or any of them which shall be sued or brought by any person or persons within this Province att any time after the End of this present Generall Assembly shall be Comēced and sued within the time & Limitacōn hereafter Expressed and not after (That is to say) The said accōns of the Case (other then for Slander) And the said accōns for accompt And the said Accōns for Trespass debt detinue and Replevin for goods and Chattles And the said Accons of Trespasse quare Clausum fregit within two yeares after the end of this present Session of Generall Assembly or within two yeares after the Cause of such Accōn and not after And the said Accons Uppon the Case for words and accōns of Trespasse of assault Battery wounding imprisonment or any of them within one yeare next after the End of this present Generall Assembly or within one yeare after such Cause of accōn and not after And Bee itt further Enacted by the Authority aforesaid that in all accōns upon the Case for Slanderous words to be sued or prosecuted by any person or persons in any the Courts of Record of this Province That hath Power to hold plea of the same after the End of this present Assembly if the Jury vpon the tryall of the issue in such Accōn or the Iury that shall inquire of the Damages doe find or asseste the damages vnder forty shillings then the Plaintiffe or Plaintiffes in such Accōn shall have and Recover onely soe much Cost as the damages given or assessed amount vnto without any further Increase of the same any Lawe Custome or vsage to the Contrary in any wise notwithstanding

Provided Never the Lesse And Bee itt Enacted by the Authority aforesaid that if any person or persons that is or shall be intituled to any such Accōn of Trespass detinue Sur

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Trover Replevin accōns of accompt accōns of debt accōn of Trespass for Assault Menace Battery wounding or Imprisonment accōns vpon the case for words be or shall be att the tyme of any such Cause of Accōn given or Accrued fallen or come within the age of one and Twenty yeares feame Covert non Compos mentis Imprisoned or beyond the seas that then such person or persons shall be att Liberty to bring the same accōn soe as they tooke the same within such times as are before Limitted after their Coming to or being of full age discoverte of memory at large And Returned from beyond the seas as other persons haueing noe such Impediment should have done This Act to Endure for three yeares or to the end of the next Generall Assembly which shall first happen—

An Act for the Provideing of Sufficient freight & Carriage for the propper goods and Comodities of his Lordship the Lord Proprietary of this Province and of the Gouvernour of this Province for the tyme being—

p. 37 Whereas Severall masters Captains and Comanders of ships resorting vnto this Province and vseing the Trade of this Province notwithstanding the Great Advantages which they dayly haue and enjoy by vseing the freedom of the said Trade have been found and observed dis-respectfully to Refuse to Receive on board in their ships and vessells and to carry and transport from this Province such goodes and Comodities as are the propper goods and Comodities of your Lordships or of your Lordships Gouvernour or Gouvernours of this Prouince for the tyme being Albeit Your Lordship or your Lordships officers and Agents and your Lordships said Gouvernour or Gouvernours his and their officer and officers haue been att all tymes ready to pay and allow such reasonable Consideration and Satisfaccōn for the freight Carriage and Transportacōn of such goodes and Comodities as is vsually payd or allowed or agreed to be paid or allowed by other persons from whom such masters Captains Comanders or owners of such ships have been employed or by whom they have been agreed with for the freight Carryage and Transportacōn of goods of the like nature and quality from this Province to the great damage and prejudice of your Lordship and the discouragement of such persons as are or shall be Employed in the Government of this Province vnder your Lordship and Your heires

Wee your Lordships most obedient and most faithfull Seruants the Upper and lower houses of Assembly in this present Generall Assembly of the freemen of this Prouince Assembled Doe most humbly beseech Your Lordship that itt may be de-



clared Ordeined Enacted and Published And Bee itt declared ordeined and Published by his Lordship the Lord and Proprietary of this Province vnder his Lordships Seale by and with the advice assent and approbacion of the Upper and lower houses of Assembly this present Generall Assembly of the freemen of this Province Assembled that from and after the twenty Nynth day of September which shall be in the yeare of our Lord God one thousand six hundred Sixty Nyne Every master Captain or Comander of any ship or vessell from time to time repaying or comeing into this Province or any part thereof to the intent to Ship Loade or freight any goods or Comodities within this Prouince or any the ports Hauens Bayes Rivers Creeks or places thereto belonging for the transporting of the same therein out of this Prouince shall within five dayes after his or their Arriveall in this Province or before his or their Breaking of Bulke or landing any goods Comodities or Merchandizes within this Province or any the ports or places thereto belonging give notice vnto the said Lord and Proprietary his heires or assignes Lord and Proprietary or Lords or Proprietaryes of this Province or their Gouvernours of this Prouince for the time being of such his or their Arriveall and of the port or place where such Ship or Vessell shall soe arrive Together with the name and Burthen of such Shipp or vessell And the true Porte or Place Portes or places for which the same be bound or shall be intended to be bound when the same shall depart from this Province And in case the said Lord Proprietary his heires and Assignes Lord and Proprietary or Lords and Proprietaryes of this Province or any other on his or their behalfe or his or their Gouvernour or Gouvernours of this Province for the timé being or any on his or their behalfe shall within Tenn dayes next after such arriveall intimate vnto such master Captain or Comānder his or their desire to ship freight or Lade on board and within thirty dayes after such arriveall offer or Tender to be Shipped freighted or laden on board in such Ship or vessell and in such porte or place where such Ship or vessell shall be intend to be freighted or Laden any Goods or Comodities being the propper goods or Comodities of the said Lord and Proprietary or such his heires or assignes or of such his or their Gouvernour or Gouvernours to the intent to have the same Transported out of this Prouince into such Port or place Ports or places for which such Ship or vessell shall be soe bound as shall be intended to be bound That then in every such case every such master Captain or Comander of every such ship or vessell shall upon Such desire or Request Ship freight or take on board and alsoe lade and Stoe in some Dry and Convenient place of such Shipp or vessell and not neere and next vnto the Ballast of such ship or

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vessell such goods and Comodities and give and signe true and Just Bills of Loadeing for the same and Carry & convey the same vnto and deliver the same att such port or place vnto which such ship or vessell shall be bound or intended to be bound when the same shall depart from this Province the danger of the seas onely Excepted) soe as such goodes and Comodities soe desired or intended to be shipped doe not Exceed the quantity of one Tunn for every Thirty Tunns of which such ship or vessell shall be or shall be Reputed to be of Burthen And soe as the person or persons who shall make such Request or Tender doe att the time of such Request or Tender to be made agree to pay and allow such reasonable and Proporcōnable Consideracōn and allowance by the Tunn for the freight Carriage and Transportacōn of such goods and Comodities as is or shall be vsually payd or allowed or agreed to be paid or allowed by other persons for the ffreight Carryage or Transportacōn of goods and Comodities of the like nature or quality from this Prouince unto the place or places for which such ship or vessell shall be then bound or intended to be bound And likewise that every such master Captain & Comānder who shall from and after the said twenty Ninth day of September which shall be in the yeare of our Lord one thousand Six hundred Sixty Nyne Sayle or Neglect to give such notice or to ship freight take on board Loade stowe and Transport such goods and Comodities of his said Lordship his heires or assigns Lord and Proprietary Lords and Proprietaryes of this Prouince or such his or their Governour or Governours of this Prouince for the time being or shall refuse to give such bills of Ladeing as aforesaid according to the true intent & meaning of this present act shall for every such offence forfeite the Summe of tenn pounds starling for every Tunn soe Refused to the Lord and Proprietary or Lords and Proprietaryes of this Prouince and that vntill the said forfeiture shall be Recovered and satisfied itt shall and may be Lawfull to and for his said Lordship his heires and assigns Lord and Proprietary or Lords and Proprietaryes or Lords and Proprietaryes of this Province or his or their Governour or Governours of this Province for the time being to seize or deteyne such ship or vessell of which such master Captain or Comānder shall be master Captain or Comānder with all her Gunns Tackle furniture or apparell whatsoever this Act to Endure for three yeares or to the End of the next Generall Assembly which shall first happen—

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To the Right Hon<sup>ble</sup> the Lord Proprietary of the Provinces of Maryland and Avalon Lord Baron of Baltemore Liber  
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The humble Peticōn of Garrett Vansweringen Barbarh DeBarrette wife of the said Garrett Elizabeth Vansweringen and Zacharias Vansweringen Children of the said Garrett and Barbarah, Isaack DeBarette Robert Roelands Jean Jourdain John Vanheck Charles Dele Roche and Peter Johnson all Resydenets and Inhabitants of this Province.

Humbly Sheweth vnto your Lordship that your Peticōner Garret Vanswa.ingen was born in Reensterdwan in Holland vnder the Dominion of the states Generall of the vnitd Prouinces Barbarah DeBarette in Valenchene in the Low Countreyes Belonging to the King of Spayne Elizabeth Vanswaringen in Newamstell in Delaware Bay then vnder the Government of the said States Generall Zacharias Vanswaringen there alsoe Isaac DeBarrette att Harlem in Holland aforesaid Robert Roelands in Brabant within the Dominions of the said States Generall Jean Jourdain att Rouan in the kindome of ffrance John Van heck in the Collony of Virginia vnder the Dominion of his Majesty of great Brittain Charles Dele Roche within the kingdom of ffrance and Peter Johnson in the kindome of Sweadland and your Peticoners being now Remoued into this Province have for diuers yeares therein Inhabitted being invited to come and dwell within this Province by and vpon Confidence of your Lordships declaracōn of the second of Iuly one thousand six hundred forty and Nyne whereby you did impower your Governour from time to time to grant lands vnto any persons of french Dutch Spanish Swedish or other forreign descent in the same in as ample manner and vpon the same Tearmes & Provisoos as he was thereby Impowered to grant p. 40 Land to any person or persons of Brittish or Irish discent and dureing their said abode within this Province Your Peticōners haue bene alwayes faithfull and obedient vnto your Lordships Lawes Yett for that your Peticōners are not of Brittish or Irish discent they cannot take benefit of the Lawes and Customes of this Prouince as other the good people of this Prouince of Brittish or Irish discent may To their great losse prejudice and hinderance as alsoe to the deterring of diuers others of the forreigne nations aforesaid by comeing into this Prouince and by consequence foreslowing the peopling of this Prouince with vsefull artificers and Handicrafts men May itt therefore please your Lordship of your abundant goodness and wonted care of and over this Province That itt may be ordained and Enacted by your Lordship and be itt ordeined and Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Province by and with

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the advice and Consent of the upper and lower house of this present Generall Assembly That your Lordships humble petitioners Garrett Vansweringen and Barbarah his wife Elizabeth and Zacharias Vansweringen Isack DeBerelle Robert Roelants Charles De Le Roche Jean Jourdain John Vanheck and Peter Johnson and every of them shall from henceforth be adjudged Reputed and taken as Natureall borne people of this Prouince of Maryland and alsoe that they and every of them shall and may henceforth by the same Authority be Enabled and adjudged to all intents and purposes able to demand challenge aske have hold and Enjoy any lands tenements Hereditaments and Rents within this Prouince as heir or heires to any of their Ancestors by reason of any discent in feesimple or ffeetayle Generall or Speciall or Remainder Vpon any fee tayle Generall or Speciall or come to them or any of them by any discent in fee simple ffeetayle Generall or Speciall or Remainder vpon any Estate tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they and every of them had been borne within this our Province or were of Britttish or Irish discent as aforesaid and alsoe that they and every of them from henceforth may and shall be Enabled to prosecute maintaine and avow Justife and defend all manner of accōns Suites plaints and other demands whatsoever as Liberally ffrankly freely fully Lawfully and securely as if they and every of them had been Natureally borne within this Province of Maryland or were of Britttish or Irish discent and as any other person or persons Natureally borne within this Prouince or of Britttish or Irish discent may any wayes Lawfully doe Any Lawe Provisoe Act or Custome of this Province or other thing whatsoever had made ordeyned or done within this Prouince to the Contrary thereof in any wise to the Contrary Notwithstanding  
And your peticoners shall as in duty bound  
pray &<sup>ca</sup>

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An Act Limitting the Extent of Attachments  
and Provideing what shall be Levied vpon  
Attachments & Execucōns

Wee the Delegates of the Lower house of this present Generall Assembly haueing taken into our serious Consideracōn the many mischiefes and inconveniencies accruing to the good people of this your Lordships Province and other Merchants trading in and therevnto by Reason of Attachments issued out of the Provinciall & County Courts of this Prouince grounded vpon an act of Assembly held att saint Iohns the fourth day of March one thousand six hundred forty seven Intituled an act touching the Extent of Attachments and

Execucōns whereby amongst other things itt is Enacted that noe Attachment shall or may be laid upon any the goods and Chattles of any Inhabitant within this Prouince Except the true owner thereof be not att that time Resident or dwelling within this Prouince by Collour of the Authority of which Act there being noe certain Rules prescribed for proceeding upon such Attachments the Estates of severall people of this Prouince have in their absence out of the Prouince beene Condemned and Leavyed without the partyes Privity or makeing any defence by himselfe or his Attorney and the said party or partyes soe absent are by the practice of the said severall Courts Excluded and Debarred from makeing any Iust defence against the said Attachments (though Issued out vpon very slender proof and security vnlesse he or they by him or themselves or his or their Attorney come within a yeare and a day after the said Attachments Issued out and make such their defence to the great prejudice and almost utter Ruine of many of the good people of this Prouince and Marchants Tradeing therein and thereunto

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Wee doe humbly pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this prouince by and with the advice and assent of the upper and lower house of this present Generall Assembly ordeined and Enacted That from and after the Publicacōn hereof all and every person and persons whatsoever Inhabitants within this Prouince and all and every the Marchants tradeing hither and leaveing Effects here that shall depart this Prouince That all and every such person Inhabitant and Marchant that shall soe depart this Prouince shall before their departure make Constitute and ordeine one or more Attorney or Attorneys for them in all accōns writts or plaints whatsoever to be brought against them by any other person or persons whatsoever in any Court or Courts whatsoever And the said Letter of Attorney to Record in the Provinciall Court and in the County Courts where they did last Remyne and Inhabitt before he or they shall be admitted to have any passe to Lycence such his or their departure and that noe Attachment shall be layd upon any the goods or Chattles of any Inhabitant within this Prouince Except he or They be not att that tyme Resident or dwelling within the Prouince or have not left any Attorney in his place vpon Record as aforesaid And if any person or persons within this Prouince shall desire to prosecute any person whatsoever absent and not haveing left an Attorney as aforesaid vpon any Attachment Bee itt by the Authority aforesaid Enacted that noe attachm<sup>t</sup> shall Issue out of any Court of this Prouince whatsoever before a writt or Sumōns be first Issued out against such persons absent or hath left noe Attorney as aforesaid

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directed to the Sherriffe of the County where the party soe prosecuted did dwell and Reside who is hereby Enjoyed to leau a Cobby of such writt or Sumōns as alsoe a Cobby of the Declaracōn or cause of accōn to be for that purpose with the said writt or Sumōns sent to him by the party prosecuteing the same and after a due Returne made of the said writt and vpon Sufficient prooffe by wittnesses as the said Respective Courts shall thinke fitt of the Prosecutors demands and debt made by his said declaracōn sett forth itt shall and may be Lawfull for the Iustices of the said Courts to award an attachment against the goods and Chattles of him the said party prosecuted and not appearing by himselfe or his Attorney which are or shall be in the possession of any person or persons for his use in this Prouince and after the Returne of the Execucōn of such Attachment made the same to Condemne and order to be delivered by way of Execucōn to the said party prosecuteing by the Sherriffe of the County where such goods lye hee the said party prosecuteing alsoe giving good and Sufficient Security to the Justices of the said Respective Courts to indemnifye the Court against all accōns suites or other matters that may happen touching or Concerning the said Attachment and to make Restitucōn of the goods Received or the value thereof by virtue of the said Attachment in case the said party prosecuted or his Attorney doe within one Yeaere and a day to be Accounted from the tyme of the said Attachment awarded come in and make his and their Just and due defence and proceed on in the said accōn in Cōmōn forme and make it appeare the prosecutor is Satisfyed his Just demands and debts or any part thereof by him then Prosecuted Provided alwayes that noe Sherriffe shall Leavy by way of Execucōn of any the goods or Chattles of any person soe prosecuted within this Prouince any more then soe much as amounts to the debt Recovered and Costs of suite mentioned in the writt of Execucōn Provided alsoe that noe Sherriffe of any County within this Prouince shall by any Attachment or Execucōn had upon such attachment or any other Execucōn whatsoever obtained in any Court within this Prouince Leavy and Seize or take the goods and Chattles of any Inhabitant within this Prouince that shall be then Resyant or absent as aforesaid soe farr as to deprive them of all Livelihood for the future but that Corne for necessary maintenance Bedding gunn ax pott & necessary Labourers Toolles with such like houshold Implements and Amunicōn for subsistence shall be protected from all such Attachments And Execucōns soe long as he or they shall Inhabite within this Prouince And Provided alsoe that such as shall be found by prooffe or other Circumstance wilfully to absent themselves into the woods or clce where from the

Sherriffes sight whereby they Cannott be found to be brought to a tryall and such alsoe as shall be intended to depart or fly out of the Prouince (to be averred vpon oath) shall have noe Benefitt of this Lawe but that an Attachment or Execucōn may Issue forth on all or any of his or their goods or Chattles This act to Endure for three yeares or to the End of the next Generall Assembly which shall first happen

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An Act for Recording the Journall  
of the Lower house

Whereas itt is thought good for the Benefitt and Enlightning of future Assemblies, That a Record be kept of all proceedings that shall passe in the lower house of Assembly in this Prouince be itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by and with the advice and Consent of the upper & lower house of this present Generall Assembly That the Clarke of the lower house of Assembly for the time being transcribe the said Journall within two moneths after the desolucōn Prorogacōn or adjournment of the said Assembly and deliver the same into the secretaryes office upon the penalty of five hundred pounds of Tobacco to the Lord Proprietary and the Losse of his Salary for his seruice in the Assembly the said fine and forfeiture to be Leavyed vpon the said Clarke by the Appointment of the Lieutenant Generall or Gouvernour of this Prouince for the time being vpon Certificate from the Secretary of this Prouince for the time being that the said Journall as aforesaid is not by the said Clerke of the lower house delivered into the secretaryes office as aforesaid

And it is hereby further Enacted by the Authority aforesaid that the secretary of the Province for the tyme being shall be Enjoyed to Examin the secretaryes office touching the purport of this Act and make Certificate to the Governour or Leivtenant Generall for the tyme being That thereby the fine and forfeiture aforesaid may the more duely be Leavyed

An Act Provideing what shall be good Evidence  
to prove forreigne debts

Wheras diuers persons in the kingdom of England and other places have in their hands bonds of diuers and sundry persons now Resideing in this Province and send them to Certain Attorneys here to be put in suite against the debtors here which for want of a Law to Explaine and ascertaine what shall be a sufficient prooffe and Evidences for the proving the said bonds to be the Act and deed of the debtor and by them to be Sealed

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and delivered Neither is there any way for the debtors to discharge themselves of the same if they haue Satisfyed the same any way as by bringing the Creditor vpon his Oath to declare and sett forth if he hath Received the said debts or any part thereof or whether there be not any accompts betwixt the Creditor & Debtors whereby he may discount the same or to prove his Releases the witnesses liveing Remote and vnpossible to bring them viva voce to give their Testimony therein which thing proveth oftentimes very prejudiciall to both parties To prevent which and to give Redresse therein for the future

Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and assent of the upper and lower house of this present Gener<sup>l</sup> assembly That all Debts of Record whether by Judgment Recognizance deed inrolled and upon Record the Exemplificacōn thereof vnder the Seale of the Court where the said Iudgments were given or where the said Iudgments is Recorded shall be a Sufficient Euidence to prove the same And alsoe that all other debts by bonds bills accompts or otherwise that shall from and after the first day of November next ensueing hither to be putt in Suite against any person whatsoever liveing and Resideing within this Province shall be proved by the Oath of the witnesses therevnto before a Publick Notary or other officer Lawfully Authorised therevnto of the Country or place wheresoever itt shall happen the said Bonds or Bills shall be sent from at which time and before the which said Publique Notary or Publique officer shall be present the Creditor who shall then likewise before the said Publick Notarie or other officer of the place soe Authorized upon his Corporall Oath declare that the said debt or any part or parcell thereof is not Satisfyed or that there is not any accompts Between the said Creditor or Debtor by which the said Creditor may be likewise indebted to the debtor to the value of the said debt or any part thereof for any matter or thing accrued since the tyme of the date of the said bond bill or Instrument or whether the said Creditor hath not given to the Debtor any Release for the same to be sent together with the proofes vnder the hands and Seales of the Publick Notary or other publick officer therevnto appointed which if the Creditor shall Refuse or Neglect to performe and doe Then the said matter or thing by the said Publick Notary or other officer soe by them Certified as aforesaid shall not be Received as any Euidence to prove the said debt And if the Creditor be dead and his Executor or administrator sue any such bond bill accompt or otherwise and sue the said Debtor for the same the Executors or administrators in like manner before such Publick Notary or other officer for that purpose appointed shall Sett forth and declare vpon their Oath whether or not they have not heard



the Creditor in his life time acknowledge that debt to be Satisfyed or whether or not Vpon Sight of the Creditors booke writings or accompts they haue not scene Credit given to the Debtor since the day of the date of the making the said Bill bond or beginning of that accompt soe sued for all which in like manner is to be Certifyed by the Publick Notary or other officers therevnto appointed vnder his hand and seale to be sent along to this Country Together with the Testimony of the wittnesse[s] that have Testified to the said bonds bills or accompts or otherwise all which if the said Executors or administrators shall Refuse or Neglect to doe then the said matter or thing by the said Public Notary or other officer appoynted as aforesaid Certified shall not be Received in Evidence for valid against the Debtor Provided though the proofes and Evidence be Sufficient that the Plaintiffe obtaine Judgment for the said debt noe Execucōn shall Issue forth against the Defend<sup>t</sup> vntill the originalls be given and delivered up to the Defend<sup>t</sup> or his Attorney or Sufficient & Legall Releases in Case the Originalls be Lost And Bee itt further Enacted that all and every the Attorney or Attorneys who shall be employed in the Prosecucōn of such suite shall put in Security to pay to the Defend<sup>t</sup> all such Costs and Charges as shall by the said Defendant be in that Cause Expended in case the plaintiffe be Cast in the suite Provided likewise that noe accompt bill bond Judgment Recognizance Statute Marchant or of the Staple or other Specialty whatsoever although proved and Certified as aforesaid shall be good Pleadable or admitted in Evidence against any person or persons in this Province where the Debtor or Creditor are both dead and the debt or thing in demand or accōn are above twelve yeares standing This Act to Endure for three yeares or to the end of the next Generall Assembly which shall first happen

An Act for Encouragement of such persons as will  
vndertake to build watermills

Dayly Experience shewing that the want of watermills is the true Cause that husbandry in tilling the ground for and sowing of wheat and Barly is but coldly prosecuted though the Advantages thereby in rayseing the stock of Neate Cattle be great and for asmuch as for the most part the places fitt for Setting up watermills are already in the hands of persons vnder age or vnable to be att the Charge of building a watermill or else of such as are wilfully obstinate in for bidding and hindring such persons as would purchase the said places fitt for building watermills and sett them up to the Encrease of our trade and

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Navigacōn much to the Publick damage of the Province The freemen in this present Generall Assembly doe pray that it may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of and with the advice and Consent of the upper and Lower houses of this present Generall Assembly and by the Authority of the same That if any person or persons from and after the last day of Iunc next shall desire to Sett up a watermill vpon any Land next adjoyning to any Runn of water within this Province not being the propper possession or freehold of the said person or persons nor leased to them by his said Lordship or other persons to the intent thereon to Sett a watermill they shall purchase a writt out of his Lordships Court of Chancery directed to the Sherriffe of the County where such land lyeth Requireing him by the Oathes of twelue men of his County to Enquire what damages itt would be to the Lord Proprietary or others to haue a mill Sett up in such place as aforesaid the forme of which writt followeth viz:

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Cæcilius Absolute Lord and Proprietary of the Prouinces of Maryland and Avalon Lord Baron of Baltomore &c<sup>o</sup> To the Sherriffe of N. N. County greeting wee Coṃmand you that by the Oathes of twelve honest and Lawfull men of the County by whome the truth of the matter may be better knowne diligently to inquire if itt be to the Damage of us or others if we grant to N: N: of N County Tenn Acres of Land lyeing att N. in the County aforesaid on each side of the Runn of water there. Running together with liberty and licence thereon to sett a Certain watermill as alsoe liberty to take sett, Cutt downe and Carry away either by land or water any wood or Timber fit for building of a mill other then Timber fit to Splitt into Clapboards vpon any the lands next adjoyning to the said Tenn Acres of Land lyeing on each side the Runn of water att N. N. aforesaid in the County aforesaid And if itt be to the damage or prejudice of us or others then to what damage and what prejudice of vs and to what damage and prejudice of others and of whom and in what manner and how and of who or of whome the aforesaid Tenn Acres of Land are holden and by what Service and in what manner and how and of what value they are by the yeare according to the true value of them now before any further improvement made of the said Tenn Acres and who are the present possessors of the said Tenn acres and who and how many are the measnes Between us and the present possessors of the said Tenn acres and what lands or Tenements Remain to the present possessors over the said tenn acres And if the lands Remaining to the present possessors over the said Tenn Acres will suffice to vphold their mannor viz! the Sixth part of the Mannor allotted by the Condiçōns of plantacōn for the Demeasne as before the Alienacōn for build-

ing of amill And that the said possessors in assizes Iuries and Recognicōns may be putt as before the Alienacōn soe that the County by the Alienacōn aforesaid in default of the present possessors more then was wont be not Charged and greived and the Inquisicōn thereupon openly and distinctly made to us in our Chancery vnder thy seale and the Seales of them by whom itt was made without delay send &<sup>ca</sup> Vpon Returne of which writt in case the person or persons whereby the said Inquest shall be found to be the true owners and possessors of the said land fitt to build a mill vpon Shall Refuse to build a mill thereon and to give Security to the Lord Proprietary by bonds of fifty thousand pounds of Tobacco with Condiçōn to begin to build amill thereon Within twelve moneths from that day to be Computed and Reckoned and the same building to prosecute and finish within twelve moneths after the said beginning or laying the foundacōn as aforesaid for the publick good of the Prouince itt shall be Lawfull to and for his said Lordship his heires or successors or in his or their absence for his or their Leivtenant or Cheife Gouvernour here for the tyme being from time to time to grant any such tenn Acres of land fitt to build a water mill vpon as aforesaid together with free Egresse and Regresse to the said watermill either by land through any mans land next adjacent or elce by water together with liberty to fell any Timber for building the said water mill other then board Timber fitt to Splitt or cleave into Clapboards for any time or Terme not Exceeding Eighty yeares then next to come vnder the yearely Rent of the land then by the Oathes of twelve men by virtue of the writt aforesaid Returned to be payd to the owner of the land soe found and Returned as aforesaid which said grant from his said Lordship his heires and successors or from his Leivtenant and Cheife Gouvernour here as aforesaid shall be good and avayleable in law to the grantee as aforesaid for any terme of yeares not Exceeding Eighty yeares as aforesaid against all persons whatsoever any law Custome or vsage heretofore had made or vsed within this Province to the Contrary hereof notwithstanding Provided alwayes that before any person or persons whatsoever shall have such grant to build a watermill as aforesaid they shall Enter into a bond to the Lord Proprietary with two Sufficient Suretyes in the sume of fifty thousand pounds of Tobacco with Condiçōns to begin to build the said watermill within twelve moneths then next to come after such bond given and the same building to prosecute Compleate and finish within twelve moneths after such Beginning.

And for the great advantage that is already found to the prouince in Generall by the mills already built some of which doe stand vpon lands whereof the title is doubtfull for want of

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due forme of the Conveyances or the last wills and Testaments by which the lands haue been Conveyed or devized to the builders of such mills Bee itt further Enacted By the Authority advice and Consent aforesaid that all and every such person or persons who haue built mills shall or may have such writt or writts as aforesaid to Enquire of the true yearly value of the land whereon such mill doth Stand and of Tenn acres on each side the Runn as aforesaid and upon Returne of such writt as aforesaid in forme aforesaid shall haue a grant from his Lordship or his heires or his or their Leivtenant here as aforesaid for any Terme not Exceeding Eighty yeares and vnder the yearly Rent Returned as aforesaid to be paid to the Right owner of the land as aforesaid any law usage or Custome within this Prouince had made or vsed to the Contrary hereof Notwithstanding

#### An Act Limiting ordinary Keepers.

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Whereas diuers ordinary Keepers within this Prouince doe frequently Exact & Charge Excessive Rates for their drink victuals & other necessary accomodacōns of Persons Resorting thither which may pove to the great Inconvenienses of the Inhabitants of this Prouince if noe Provision be made for the Regulacōn thereof Bee it therefore Enacted by the Right hono<sup>ble</sup> the Lord Proprietary by & w<sup>th</sup> the advice & Consent of the vpper & Lower house of this p<sup>res</sup>ent Generall Assembly that from & after the Publicacōn hereof no Ordinary Keeper Inholder or other pson Keeping a victualling howse or howse of Entertainm<sup>t</sup> w<sup>th</sup>in this Prouince shall for the future Seil & be allowed for Rumm above fforty pounds of Tobacco p gallon for ffrench Brandy one hundred pounds of Tobacco p gallon English Spirits Twenty five pounds of Tobacco p quart Bottle dutch drams fforty pounds of Tobacco p gallon for Perry Quince & Syder Twenty pounds of Tobacco p gallon Muscavado Sugar Eight pounds of Tobacco p pound Refined white sugar Sixteene pounds of Tobacco p pound Lime juice Twenty pounds of Tobacco p quart Vinegar Twenty pounds of Tobacco p gallon ffrench wine fforty pounds of Tobacco p gallon Canaries & Maligoe one hundred pounds of Tobacco p gallon all sorts of Maderae ffiall Porta Port & other Portugall wines Sixty pounds of Tobacco p gallon Clarett forty pounds of Tobacco p gallon strong beer and ale either made within this Prouince or brought from fforreigne p Twenty pounds of Tobacco p gallon for dyett tenn pounds of Tobacco p meale for good Lodging to Every pson accomodated w<sup>th</sup> a Bedd ffower pounds of tobacco p night & the like Rates Every ordinary keeper is hereby Enjoyed to Observe for a greater

or Lesser Quantity of the aforesaid Rates of drink & other Accommodacōns & shall not directly or indirectly Take demand Exact or be allowed more then the Limitacōn before specefied And be it also further Enacted by the Authority Aforesaid That Every Ordinary keeper Inholder or other victualler w<sup>th</sup>in this Province Keeping a House of Entertainment that shall for the future Adulterate any Liquors or directly or Indirectly Exact more Either for drink dyet Lodging or other necessities then what is here Specefied & Allowed them in this Act shall not only loose Every such debt as shall by Sufficient prooffe appeare to be vniustly Charged Contrarie to the True intent & meaning of this Act but also forfeit five hundred pounds of Tobacco the one halfe to the Lord Proprietary the other halfe to the informer or him or them that shall sue ffor the same in any Co<sup>s</sup> of Record in this Province Either by accōn of debt Bill Plaint or Informacōn wherein noe Essoyne pteccōn or wager of Law to be Allowed This Act to Endure for Three yeares or to the End of the next Generall Assembly w<sup>ch</sup> shall first come

#### An Act for Reviving of Certain Lawes within this Province

Forasmuch as many good & wholsome Lawes have beene formerly made & Enacted in this Province w<sup>ch</sup> being but Temporary Lawes will of themselves expire if not Revived & Continued by this p<sup>r</sup>sent Generall Assembly Be it Therefore Enacted & ordeined by the R<sup>t</sup> Hono<sup>ble</sup> the Lord Proprietary By & with the advice & Consent of the vpper & Lower howse of this p<sup>r</sup>sent Generall Assembly & the Authority of the same that these Lawes following be by the Power & Authority afores<sup>d</sup> Revived & continued (To Witt) One Act made att A Generall Assembly held at S<sup>t</sup> Leonards the Seaven & Twenty<sup>th</sup> day of Aprill one Thousand six hundred ffifty & Eight Intituled Act Concerning the Gage of Tobacco Hogsheads An Act made at the same Assembly Intituled an Act Prohibiting . . . . Leaves & Seconds. An Act made at the same Assembly intituled an Act Concerning a Register of Births Mariages & Burialls One other Act made att an Assembly held at St. Marie's the Seavententh of Aprill one thousand six hundred sixty one Intituled an Act for the Appointm<sup>t</sup> of Certaine Officers One other Act made at the same Assembly intituled an Act for military dissipline One other Act made at the same Assembly intituled an Act concerning the Height of ffences One other Act made at the Same Assembly intituled an Act for the Conveyance of all Lett<sup>s</sup> Concerning the state & Publique affaires One other Act made att a Generall Assembly held at S<sup>t</sup> Mary's the ffirst day of Aprill One Thousand six

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hundred sixty Intituled an Act for those Servants That have Bastards w<sup>th</sup> this Amend<sup>mt</sup> (viz<sup>t</sup>) Instead of (or her Oath taken before some Magistrate) shal be put. And her Oath taken Before some Magistrate one other Act made at the same Assembly intituled an Act for the Publicacōn of marriages One other Act made at the same Assembly Intituled an Act for Publicacōn of Marriages One other Act made att the same Assembly intituled an Act Concerning the Paym<sup>t</sup> of fees due from Criminnall p<sup>rs</sup>ons One other Act made at the same Assembly Intituled an Act Concerning p<sup>ro</sup>ceedings at Law One other Act made at the same Assembly intituled an Act Concerning Taxable p<sup>rs</sup>ons one other Act made at the same Assembly Intituled an Act concerning the Secretary & Addicōn to his fees (Except the clause in the said Act (viz<sup>t</sup>) That the Secretary of this Province shall send to each Respectiue County Co<sup>t</sup> within this Province all the Lawes of this Province In force with the Lesser Seale affixed to them for the w<sup>th</sup> each County shall pay to the Secretary one Thousand pounds of Tobacco in Cask w<sup>th</sup> is not to stand Revived One other Act made att A Generall Assembly held at S<sup>t</sup> Maries the ffifteenth day of Aprill one Thousand six hundred sixty three & Continued there by Adiournm<sup>t</sup> till the third of Octobr<sup>e</sup> following & After Adiourned till the Second Tuesday in Septemb<sup>r</sup> One Thousand six hundred sixty & fflower Intituled an Act phibiting arrests One other Act made at the same Assembly intituled an Act for the Preservacōn of Orphanes Estates w<sup>th</sup> this Amend<sup>mt</sup> (viz<sup>t</sup>) instead of (That act will & Testam<sup>t</sup>) shall be inserted all Such wills & Testam<sup>ts</sup> the Sabbath dayes & dayes of Gen<sup>l</sup> muster & Trayning An Act made at the same Assembly Intituled an Act Enjoyning Sheriffes to take Bayle An Act made at the same Assembly intituled an Act for Amerciam<sup>ts</sup> in the Provinciall & county Cor<sup>ts</sup> one other Act made at the same Assembly Intituled an Act for the Levvi<sup>ng</sup> the Survey<sup>r</sup> Gene<sup>ls</sup> fees one other Act made at an Assembly held at S<sup>t</sup> Maries the Tenth day of Aprill one thousand six hundred Sixty six Intituled an Act Prohibiting the Trade w<sup>th</sup> Indians for any fflesh dead or alive Except dear and wild ffowle one other Act made at the same Assembly Intituled an Act Prohibiting fforeigne Ingrossers one other Act made at the same Assembly intituled an Act for the Clerkes fees & an Allowance for Jurors in Civill Causes one other Act Entituled an Act ag<sup>t</sup> hogg stealers one other Act made at the same Assembly Intituled an Act p<sup>ro</sup>viding ag<sup>t</sup> Runnawaies and all such as shall Entertaine them And one other Act made at the same Assembly Intituled an act addicōnall act to the Law intituled an Act for the Publicacōn of marriages An Act made at the same Assembly Intituled Limiting Servants Times And the Same Acts and Every of them are

hereby Revived & Continued for the Terme of Three yeares or to the End of the next Generall Assembly w<sup>ch</sup> shall first happen

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An Act of Gratitude to the  
Leiveten! Gene<sup>ll</sup> Charles Calvert Esqr<sup>e</sup>

Your Lörpps humble Servants the Two houses of Assembly in this p<sup>re</sup>sent Assembly of the freemen of this Province of Maryland Assembled taking into Serious consideracōn the manifold Benefits & Advantages they Reap by your Lörpps v<sup>er</sup>vicarious Endeavours in p<sup>ro</sup>tecting them from the many Attempts made vpon the f<sup>re</sup>edom of our Trade by Evill minded People as otherwise & in p<sup>ar</sup>ticular that yo<sup>r</sup> Lörpps hath sent yo<sup>r</sup> Heire Apparent into this Province to be ou<sup>r</sup> Governo<sup>r</sup> v<sup>er</sup>vnd<sup>r</sup> yo<sup>r</sup> Lörpp who is now returning to yo<sup>r</sup> Lörpp Sufficiently informed by every yeares Experience the necessities of the Province for the Better Support of him the s<sup>d</sup> Leiveten! Gen<sup>ll</sup> doe Pray that it be Enacted. And be it Enacted by the Lord Proprietary by & with the Consent of the vpper & Lower House of this p<sup>re</sup>sent Gen<sup>ll</sup> Assembly That six pence p<sup>er</sup> hogshhead be imposed for this yeare only vpon Every Hogshhead of Tobacco being of the growth of this Province that shall be shipped on Board of any shipp or shippes vessell or vessels w<sup>th</sup>in the s<sup>d</sup> Province to be Exported this next Ensuing yeare and the Collecto<sup>r</sup> of the said Imposicion to dispose of the same According to the Hono<sup>ble</sup> the Live<sup>t</sup> Gen<sup>ll</sup> direccōn w<sup>ch</sup> said Collecto<sup>r</sup> shall be by him Appointed Be it further ordeyned & Enacted by the Authority Aforesaid that the master & masters of all & Every shipp and shippes & other vessels coming to Trade within this Province shall vpon demand made by the Collecto<sup>r</sup> or Collecto<sup>r</sup>s who shall by the order of the Liveten! Gen<sup>ll</sup> be impowered appointed to Receive & Collect the said Imposicōn from Every shipp or other vessell afores<sup>d</sup> enter into Security to pay such Collecto<sup>r</sup> or Collecto<sup>r</sup>s Six pence p<sup>er</sup> Hogshhead that shall vpon any account w<sup>so</sup>ever be shipped on Board his or their shipp or vessell to be Exported the s<sup>d</sup> paym<sup>t</sup> to be made in many bills of Exchange or Such other wayes as the s<sup>d</sup> m<sup>r</sup> or m<sup>rs</sup> of the shipp or other vessell shall agree with the Collecto<sup>r</sup> for according to instruccōns from the Leiveten! Gen<sup>ll</sup> and all f<sup>re</sup>ightes to be accountable to the master or masters for the number of hogshheads shipped for such Imposicōn as by the said m<sup>r</sup> or masters shal be paid as Aforesaid And be it further Enacted & ordeined by the Authority aforesaid for the discovery of the number of Hogshheads in Each shipp or other vessell Conteyned that the said master or masters of such shipp or other vessell shall deliver his Boatswaines Booke to the Perusall of the Said Collecto<sup>r</sup> or Collecto<sup>r</sup>s & make Oath of the

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Truth of the Same soe farr as he knoweth And that the mates Boatswaine or any other seaman shall be sworne if the Collecto<sup>r</sup> See Cause to discover the Truth, of the said ffreight & if any master or masters of any shipp or other vessell shall wittingly or willingly Conceale any p<sup>t</sup> of his freight from the said Collecto<sup>r</sup> or Collecto<sup>r</sup>s appointed as aforesaid & shall thereof be Lawfully Convicted then the said master or masters shall forfeit for Every Such offence the value of all such Tobacco Soe concealed to the L<sup>d</sup> Gen<sup>l</sup> to be Recovered by accōn of debt Bill or plaint in the Provinciall Co<sup>t</sup> of this Province By virtue of this Act Ag<sup>t</sup> w<sup>ch</sup> noe Essoyne wager of Law or Protecōn shal be allowed to any pson Soe offending And be it ffurther Enacted & Ordeyned That if any master or masters shall passe Bills of Exchange for the s<sup>d</sup> Imposicōn that then the Collecto<sup>r</sup> or Collecto<sup>r</sup>s are hereby Required and Authorized to take Sufficient Security for the True & good paym<sup>t</sup> of the Same And be it Enacted by the Authority aforesaid That all & Every Merchant ffacto<sup>r</sup> or master th<sup>t</sup> shall buy any Tobacco in this Province and the Same shall Carry away in Boates or Sloopes or otherwise to be shipped on any shipp or vessell Anchoring in Virginea side the Plant<sup>t</sup> shall Before the delivery of the said Tobacco Receive of the merchant ffactor or master to whom the Same shal be Sould the Said Impost of Six pence p hogshead for Every Hogshhead by him Sould vnless the Said merchant ffactor or master shall pduce a discharge for paym<sup>t</sup> thereof vnd<sup>r</sup> the hand or hands of the Collecto<sup>r</sup> or Collecto<sup>r</sup>s impowred to Receive the same w<sup>ch</sup> if any Plant<sup>t</sup> or Plant<sup>s</sup> shall neglect to doe them the said Plant<sup>t</sup> Soe offending shall pay & be Answerable for the same himselfe to the Said Collecto<sup>r</sup> or Collecto<sup>r</sup>s who shall be impowred to Receive the Same

#### An Act to Avoid dowble paym<sup>t</sup> of debts

Whereas divers ffacto<sup>r</sup>s merchants & Inhabitants (Selling by Retail) keeping bookes doe demand debts of their Custom<sup>rs</sup> vpon their Bookes Long time After the Same hath bene due And when as they have Supposed the p<sup>t</sup>iculars and certainty of ware delivered to be forgotten then Either they themselves or their Servants or others for them have in their Bookes divers other wares supposed to be deliu<sup>ed</sup> to the Same p<sup>t</sup>ies or to their vse which in Truth never were delivered & this of purpose to increase by Such vndue meanes the said debt And whereas the said ffacto<sup>r</sup>s merchants or Inhabitants have Received all the Just debt due vpon their Said Bookes doe often Times Leave the same Bookes vncrossed or any way discharged Soe as the debto<sup>r</sup>s their Executo<sup>r</sup>s or Administr<sup>rs</sup> are often by Suite



of Law Enforced to pay the Same debts againe To the pty  
th<sup>t</sup> trust<sup>d</sup> the Said wares or to his Exec<sup>ts</sup> Amin<sup>ts</sup> or others As-  
signed to Receive the s<sup>d</sup> debts vnlesse he or they cann p<sup>r</sup>duce  
Sufficient prooffe by writing or witnesses of the said paym<sup>t</sup> that  
may Countervaile the Credit of the Said Bookes w<sup>ch</sup> ffew or  
none can doe in any Long time after the s<sup>d</sup> paym<sup>t</sup> Be it  
Therefore Enacted by the Right Hono<sup>ble</sup> the Lord Propriet<sup>r</sup> by  
& with the Advice & Consent of the vpper & Lower House  
of this p<sup>r</sup>sent Gen<sup>l</sup> Assembly & by Authority of the Same  
That noe ffact<sup>r</sup> Merchant or other Inhabitant Keeping a Booke  
as afores<sup>d</sup> his or their Exec<sup>ts</sup> Admin<sup>ts</sup> or others Assigned to  
Receive the Said debts shall from & after the End of this  
p<sup>r</sup>sent Gen<sup>l</sup> Assembly be allowed admitted or Received to  
give his Booke in Evidence in any acc<sup>o</sup>n for any paym<sup>t</sup> due to  
be made for ware hereafter to be delivered above one year  
before the said acc<sup>o</sup>n Brought Except he or they their Exec<sup>ts</sup>  
Admin<sup>ts</sup> or other Assigned shall have obteyned or gotten a  
bill of debt or obligac<sup>o</sup>n of the debto<sup>r</sup>s for the said debt or  
shall have Brought or p<sup>r</sup>sented against the said debto<sup>r</sup>s or  
his Exec<sup>ts</sup> or Admin<sup>ts</sup> Some acc<sup>o</sup>n for the s<sup>d</sup> debt or wares in  
one year next after the same wares delivered Any Law Cust-  
ome or vsage heretofore had or made to the Contrarie in any  
wise not withstanding This Act to Endure for three yeares or  
to the End of the next Gene<sup>l</sup> Assembly which shall ffirst happen

An Act for marking high  
wayes & making the Heads of Rivers Creeks  
Branches & Swampes passable for Horse &  
ffoote

Whereas it is Thought Convenient and very much for the  
Benefitt of the Inhabitants of this Province that waies & paths  
be mark<sup>t</sup> The heads of Rivers Creeks Branches & Swampes  
be made passable Bee it therefore Enacted by the Right  
Hono<sup>ble</sup> the Lord Proprietary of this Province by & with the advise  
& Consent of the vpper & Lower House of this p<sup>r</sup>sent Gene<sup>l</sup>  
Assembly that the Com<sup>rs</sup> of each Respective County within  
this Province shall once Every year during the Continuance  
of this Act (vizt) vpon the twentyeth day of Octob<sup>r</sup> mete To-  
gether in their Respective Countyes to Consult of w<sup>h</sup> high  
wayes are most fitt to be made or amended & Cause to be  
made amended & marked out the most Convenient high wayes  
& Paths Though their severall & Respective Countyes as also  
to make passable for horse or ffoote the Heads of Rivers  
Creekes Branches & Swampes th<sup>t</sup> are most Convenient &  
nearest adjoyning to such high wayes or necessary paths and

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the Said Comi<sup>es</sup> are hereby impowered to appoynt Overseers Leavy Tobacco or Labor Equally to be Essessed vpon the Taxables of each Respective County to Carry on the said worke to be begunn or to Repair the High waies already begunn or made

Provided that this Act shall not be to the Apparent damage of any pticular pson by making or marking any High way or path through his yard Garden Orchard or Cornefeild & vpon neglect of the said Comission<sup>r</sup> for appointing Overseers & pviding Laborers for the p<sup>r</sup>formance of the Said worke they shal be ffined fflower Thowsand pounds of Tobacco in Cask & Every Overseer Soe appointed by the Com<sup>es</sup> who shall Refuse or neglect the p<sup>r</sup>formance of his duty in his Charge shall be ffined Two Thousand pounds of Casked Tobacco & Every Laborer who shall Refuse or neglect his Labor shall be ffined one Thousand pounds of Casked Tobacco the one halfe of those ffines to the Lord Proprietary and the other halfe to the informer or him or them th<sup>t</sup> shall Sue for the Same ffine or ffines to be Recovered in any Co<sup>ts</sup> of Record w<sup>th</sup>in this Province by Bill Plaint or otherwise wherein noe Essoyne Protection or wager of Law to bee allowed This Act to continue for Three yeares or to the End of the next Gene<sup>ll</sup> Assembly w<sup>ch</sup> shall ffirst happen

#### An Act for Paym<sup>t</sup> of money debts with Tobacco

Whereas it is manifest by dayly Experience that the Inhabitants of this Province are Constrayned & doe dayly Contract for debts payable in money and the Scarcity of money in this Province being such th<sup>t</sup> it is not possible for the Inhabitants to make paym<sup>t</sup>. in kind whereby the Credito<sup>es</sup> taking advantage of the Same doe Compell the Inhabitants to w<sup>t</sup> Composition & they please to the great damage & Sometimes to the vtter Ruine of the debtor Be it therefore Enacted by the Right Hono<sup>ble</sup> the Lord Proprietary by & with the Advice & Consent of the vpper & Lower house of this p<sup>r</sup>sent Gen<sup>ll</sup> Assembly and the Authority of the Same That all & Every pson and psons whatsoever within this Province that have heretofore or shall hereafter Contract any debts payable in money itt shall & may be Lawfull to & for the pson or psons soe Contracting for the Same to satisfie his Creditt<sup>r</sup> or Credito<sup>es</sup> for the same in Tobacco att the Rate of Three halfe pence sterling by the pound of Tobacco

And it is Likewise fffurther by the Authority aforesaid ordyned & Enacted th<sup>t</sup> the Cred<sup>r</sup> shall be bound Soe to accept the Same vnd<sup>r</sup> the Penaltie th<sup>t</sup> hce or they th<sup>t</sup> shall Refuse

to accept such paym<sup>t</sup> or Satisfaccōn shall be without other Remedy for his or their debts any Law vsage or Custome to the Contrarie notwithstanding This Act to Endure for three yeares or to the End of the next Generall Assembly w<sup>ch</sup> shall ffirst happen

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An Act for the Reliefe of  
Prisoners taken in Execucōn

Whereas the Inhabitants of this Province are Exceedingly grieved & Burthened by Execucōns Layd vpon them for Tobacco Being often Times Sued for the Same att the latter End of shipping Time when they have Layd out their Tobacco Soe that it is not Possible for them to procure Tobacco for any other goods & Chattels Soe th<sup>t</sup> they are oft Times kept in Prison by their Credito<sup>r</sup>: a long time and the Porest Sort of the Inhabitants thereby vndone in that they cannot be at Liberty to make their Cropps the Next Yeare whereby they might be Enabled to Satisfie the said debts

Bee it therefore Enacted By the Right Hono<sup>ble</sup> the Lord Prop<sup>r</sup>: by & with the advice & Consent of the vpper and Lower house of this p<sup>r</sup>sent Generall Assembly and by the Authority of the Same That if any Suite shall hereafter be Commenced against any the Inhabitants of this Province for any Tobacco due to any other p<sup>r</sup>son for w<sup>ch</sup> Iudgm<sup>t</sup>: shall not be obteyned till Aprill Co<sup>r</sup>: in any yeare That then the said Iudgm<sup>t</sup>: shall be Entred with a stay of Execucōn vntill the ffirst day of Octob<sup>r</sup>: Co<sup>r</sup>: then next ffollowing which Said Iudgment if the said debto<sup>r</sup>: doe not Before th<sup>t</sup> Time Satisfie then the Plaintiffe may take out his Execucōn against him for the Same And if at any time hereafter that is to Say after the day of the Publicacōn of this Act the Body of any p<sup>r</sup>son or p<sup>r</sup>sons whatsoever shall be taken in Execucōn for any Tobacco debt he or they att that Time not having ready Tobacco to Satisfie the same it shall be Lawfull for the p<sup>r</sup>ty Soe taken in Execucōn to Redeem himselfe from the Execucōn by making tender to the sheriffe or the Credito<sup>r</sup>: of such other his Estate goods & Chattels to the double value of the debt of the best Sort to be devided into Two Equall p<sup>r</sup>ts which is to be Apprayed by Two able & Sufficient Appraisers the one to be Chosen for the Credito<sup>r</sup>: or the Sheriffs and the other to be Chosen by the debto<sup>r</sup>: who are to be Sworne vpon their Corporall oaths therevnto before the next Com<sup>mons</sup> of that County Co<sup>r</sup>: where the Said Estate shall Lye and after such devision & Appraysm<sup>t</sup>: duly made in manner & fforme aforesaid that then the Sheriffe or Credito<sup>r</sup>: to make Eleccōn of the one p<sup>r</sup>: of the said p<sup>r</sup>: So devided Sett forth to & apprayed at his discrecōn and the other p<sup>r</sup>: or

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moyty to be & Remaine to the depton and the pson Soe taken in Execucōn to be discharged both of the debt Execucōn & Imprisonm<sup>t</sup> any other Law vsage or Custome formerly in this Province had made or vsed to the Contrarie in<sup>t</sup> any wise notw<sup>th</sup>standing This Act to Endure for Three yeares or to the End of the next Gen<sup>l</sup> Assembly which shall first happen

An Act Appointing Co<sup>l</sup> dayes  
in each Respective County in this Province

To the intent Co<sup>l</sup>s dayes may be Certaine and the Comission<sup>rs</sup> w<sup>th</sup>in their Respective Countyes may know justly when to attend be it Enacted by the Lord Proprietary by & with the Consent of the vpper and Lower house of this Generall Assembly That for the ffuture S<sup>t</sup> Maries Baltomore & dorchester County Court shall be held the ffirst tuesday in September Novemb<sup>r</sup> January March Iune which shall be held for the Orp<sup>th</sup>s And the ffirst Tuesday in August For Ann Arundell Charles & Somerset counties the second Tuesday in Septemb<sup>r</sup> Novemb<sup>r</sup> January March Iune for the Orphants And the Second Tuesday in August for Calvert County & Talbot County the Third Tuesday in Septemb<sup>r</sup> Novemb<sup>r</sup> Ianuary March Iune for the Orphants And the Third Tuesday in August for Kent the ffourth Tuesday in Septemb<sup>r</sup> Novemb<sup>r</sup> January March Iune for the Orph<sup>s</sup> and the ffourth Tuesday in August And be it ffurther enacted th<sup>t</sup> Every Comissioner that shall not appeare att the Times above mecōnd and att the vsuall places Appointed in their Respective Counties shal be fined one hundred pounds of Tobacco for & towards the Building of stocks whipping posts and Pillory for the Enecucōn of Justice or to be disposed as the p<sup>s</sup>ent Com<sup>rs</sup> shall thinke fitt vnles such Com<sup>r</sup> or Com<sup>rs</sup> shall shew good Cause to the Contrary to be allowed by the maier votes of the Comissioners at the next County Cort And this Act to Continue for three yeares or to the End of the next Generall Assembly w<sup>th</sup> shall first happen

An Act Providing against Sherriffes taking  
Excessive ffees

Whereas by an Act made att a Gen<sup>l</sup> Assembly held at S<sup>t</sup> Maries the Twenty Ninth day of Aprill one Thousand Six hundred & ffifty there are Certaine ffees Set downe & appointed for the Sherriffes ffees vpon any arrest (to witt) for Serving any writt or warrant p<sup>r</sup> Head Tenn pounds of Tobacco taking Bond for appearance ffive pounds of Tobacco Imprisoning One

Or Release Tenn pounds of Tobacco Tending vpon a Prisoner  
 7 day twenty pounds & there being noe Penalty in th<sup>t</sup> or any  
 other Law made in this Province for Restraining of sherriffes  
 from taking Exaccōns ffees they are thereby Encouraged to  
 Exact from the People of this Province Excessive ffees and by  
 Coller of that Act they doe take & demand of Every 7son by  
 them arrested for their Imprisonmen<sup>t</sup> or Release Twenty pounds  
 of Tobacco though it allowed no such ffee according to the true  
 intent & meaning of the said Act & for attending the Prison<sup>rs</sup>  
 fferty pounds of Tobacco 7 day Contrarie to the Said Act to  
 the great p<sup>r</sup>judice of the good People of this Province for Pre-  
 vention whereof for the ffuture Bee it Enacted by the Right  
 Hono<sup>ble</sup> the Lord Proprietary of this Province by and with the  
 advice & Assent of the vpper and Lower howse of this p<sup>r</sup>sent  
 Gen<sup>l</sup> Assembly And by the Authority of the Same That from  
 & After the Publicacōn hereof noe Sherriffe w<sup>th</sup>in this Province  
 shall or doe p<sup>r</sup>sume to ask take demand or Receive of or from  
 any 7son within this Province any Sume or Sumes of money  
 or Quantities of Tobacco whatsoever for Imprisoning or Re-  
 leasing of any 7son Arrested by them or their deputies or  
 officers & for Attending vpon any 7son Arrested And for their  
 dyet & Lodging Twenty pounds of Tobacco 7 day no more  
 or any other or more ffees Then what are Sett downe in this  
 said Table of ffees in the Said Act conteyned vnd<sup>r</sup> the Penalty  
 of one thousand pounds of Tobacco for Every Such Offence  
 the one halfe to the Lord Proprietary and the other halfe to  
 the 7pty wronged To be Recovered in any Co<sup>rt</sup> of Record w<sup>th</sup>in  
 this Province by accōn bill or plaint wherein no Essoyne p<sup>r</sup>teccōn  
 or wager of Law shall be allowed And further whereas  
 they the said Sherriffs doe by Collo<sup>r</sup>. of the Said Act Take  
 Exact & Receive of Every 7son & Prisoner they take in Exe-  
 cucōn fferty pounds of Tobacco 7 day and vpon Surety or  
 otherwise Lett them goe at Large whereby 7sons having that  
 Lyberty never take Care to pay their debts or give any Satis-  
 faccōn to their Credito<sup>rs</sup> whereby they Loose the Benefit &  
 ffuite of their Execucōn which is the End of the Law & divers  
 poore men which they have in Execucōn by th<sup>t</sup> meanes are  
 Ever disabled to make any Satisfaccōn to their Credito<sup>rs</sup> the  
 sheriffes getting By w<sup>th</sup> Practies the whole Benefit of their  
 Labour whereby the End of the Law is frustrated in th<sup>t</sup>  
 Behalf to the great damage of the Credito<sup>rs</sup> Be it therefore  
 Enacted By the Authority aforesaid that all such Severall and  
 Respective Sheriffes that shall from henceforth take in Execu-  
 cōn the Body of any Such 7son or 7sons whatsoever vpon  
 any writt of Execucōn to them directed shall not Suffer them  
 to goe at Large but shall keepe his Prisoners according to the  
 Law That is to say shall ord<sup>r</sup> him never to stirr of his the Said

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sherriffs Plantacōn & in Case the Said Prisoners shall stirr of the Said sherriffes Plantacōn the Said sherriffe shall be Bound to pursue such Prisoners with hue & crye and if any sheriffe shall offend herein it shal be Adjudged a voluntary Escape And the Sheriffe Lyable to pay & Satisfie to the Credito<sup>rs</sup> the said debt to be Recovered against him by accōn of debt or the Case at the Credito<sup>r</sup> Elleccōn to be Brought in any of his Lor<sup>ps</sup> Co<sup>ts</sup> of Record w<sup>th</sup>in this Province wherein noe Essoyne p<sup>te</sup>ccōn or wager of the Law to be allowed This Act to Endure for Three yeares or to the End of the next Gen<sup>l</sup> Assembly which shall ffirst happen

An Act for p<sup>r</sup>venting servants  
& Criminall p<sup>er</sup>sons from Runing out of  
this Province

Forasmuch as divers Criminals as well as Servants have of Late Escaped out of this Province into our Neighbours Colonyes & have there bene Entertained & Suffered to passe through their Territories further out of reach of o<sup>r</sup> Justices much to the damage of divers of the Inhabitants of this Collony For Remedy whereof the ffreemen of this Gen<sup>l</sup> Assembly doe pray th<sup>t</sup> it may be Enacted & be it Enacted by the R<sup>l</sup> Hono<sup>ble</sup> the Lord Proprietary with the Advise & consent of the vpper & Lower houses of this p<sup>re</sup>sent Gen<sup>l</sup> Assembly & the Authority of the Same that there be a Logg house Prison Twenty ffoot Square Built at Augustine Harmans in Batlemore County to be Comitted to the Charge of some ffaithfull p<sup>er</sup>son Such as the Leiveten<sup>t</sup> Gen<sup>l</sup> or other his Lor<sup>ps</sup> Governo<sup>r</sup> of this Province for the Time being shall thinke ffit for the Surety & Safe keeping of Runnawayes & ffugitives as well such as shall come to vs from our Neighbour Collonies to the Northward if pursued & demanded by the Governo<sup>r</sup> there as such as shall escape from vs into their Territories & precincts when by them they shall be delivered vnto vs & for the Encouragm<sup>t</sup> of o<sup>r</sup> neighbo<sup>r</sup> Govern<sup>ts</sup> to the Northward to doe vs Justice in this Case be it further Enacted by the Authority & with the Consent aforesaid that there be a stock of Tenn Thousand pounds of Tobacco Raysed this next Ensuing Cropp by an Equall assessm<sup>t</sup> vpon the p<sup>er</sup>sons & Estates of the ffreemen of this Province & p<sup>d</sup> in Baltimore County To Augustine Her- man of the Said County to pay the defrayall Charges of Building the Prison & of Apprehending & remanding Runnawayes from deleware Bay or any other of North-erne Plantacōns vpon delivery of the Said runnawayes at the Prison or Logg howse at Augustine Hermans Aforesaid

And for the better discovery of all runnawaies be it Enacted by the Authority & Consent aforesaid That there be a Seale devised & provided for Each County Court of this province w<sup>ch</sup> said Seale shall be put into the hands of Such pson or psons members of the severall & Respective County Co<sup>ts</sup> as his said Lordpp or his Leiveten<sup>r</sup> or Cheife Governo<sup>r</sup> here for the Time being shall thinke fitt with w<sup>ch</sup> seale all writts & process of the Said Severall & Respective County Co<sup>ts</sup> & all passes for people departing out of the Said Countys for fforreigne p<sup>ts</sup> shall be sealed Bee it Likewise Enacted by the Authority advise & Consent aforesaid That all psons th<sup>t</sup> shall depart this Province into any of our Neighbour Collonys shall be Bound to take passes for w<sup>ch</sup> passes they shall pay one shilling for the Seale & noe more or vnd<sup>r</sup> the Lesser Seale of the Province vpon paine to be deemed Runnawaies & to Suffer as Runnawaies if sent back to vs out of our neighbour Collonys as in this Act is here after Provided that is to say Every free-men shall pay fflower hundred pounds of Tobacco & be imprisoned till he pay it & can make it appear th<sup>t</sup> he is a pson ffree & noe way a fugetive from the Iustice of this Province neither in Criminall or Civill Causes and Every Servant to be imprisoned till his Master doe give Security to pay fflower hundred pounds of Tobacco the Said Sumes of Tobacco to be paid to the said Augustine Herman of Baltemore County for the Reimbursing him the Sume of Tenn Thousand pounds of Tobacco by this Act Raysed & deposited in his hands for deffraying the Charge of Apprehendinge & Bringing back Runnawaies from deleware & other Northern Plantacōns for avoid-ing vnnecessary Expense & Charge to the Province in Keeping & mainteyning Runnawaies in prison till their masters (if they the Said Runnawayes be Servants) shall pay or Secure vnto the said Augustine Harman the charge of fflower hundred pounds of Tobacco p pole afore in this Act appointed to be paid by him the Said Augustine Harman to any of o<sup>r</sup> Neighbour Governm<sup>ts</sup> vpon delivery of the said Runnaways at the Prison aforesaid or till other Runnaways th<sup>t</sup> are not Servants shall pay & secure vnto him the said Sumē of fflower hundred pounds of Tobacco To be paid to any the Governm<sup>ts</sup> aforesaid vpon delivry aforesaid Bee it Likewise Enacted by the Authority & consent aforesaid th<sup>t</sup> it shall be Lawfull for the Keeper of the Prison or Logg house aforesaid to put the Said Runnawaies to any Bodily Labor or worke within the Said Prison for deffraying the Charges of their dyett & ffees of Imprisonm<sup>t</sup> (not Exceeding the ffees due to the Severall & Respective Sheriffes for Imprisonm<sup>t</sup> all w<sup>ch</sup> ffees he is by this Act allowed to take) And in Case of any stubbornes of any the said Prisoners to Correct or cause them to be Corrected by

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whipping till they shall willingly worke or ffinde other meanes to defray the Charges of Imprisonm<sup>t</sup> Lastly for the Sure Execucōn of this Act in all & Every Clause thereof Be it Enacted by the Authority & consent aforesaid th<sup>t</sup> a Copy of this Act Together with the Impression of the Seale vnd<sup>r</sup> which only passes are to be granted be sent to o<sup>r</sup> neighbour Colonies to the Northward And th<sup>t</sup> they be desired to Apprehend all p<sup>er</sup>sons Coming into their Governm<sup>ts</sup> precincts & Territories without such passes we Engageing as we doe hereby Engage the Publique ffaith of this Province To See the like Reasonable Act to be made by th<sup>m</sup> or any of them to be p<sup>er</sup>formed on o<sup>r</sup> p<sup>ar</sup>t when occasion shall Require Provided alwaies that till Seales for Each Severall & Respective County Co<sup>ys</sup> can be had to Seale passes w<sup>ch</sup> as is above said th<sup>t</sup> all passes Sealed w<sup>th</sup> the Seale of Augustine Herman aforesaid & Signed by him he is hereby Authorized from Time to Time to Signe & Seale for the ffee of one shilling for Each passe aforesaid shall be held & deemed a Sufficient passe to p<sup>ro</sup>tect & defend any man from the penalties of runnawayes in this Act p<sup>ro</sup>vided as aforesaid

An Act for the Reviving &  
Amendm<sup>t</sup> of an act Intituled an Addi-  
cōnall Act to an Act Concerning the  
paym<sup>t</sup> of ffees due from Criminall Persons

Be it Enacted by the R<sup>o</sup> Hono<sup>ble</sup> the Lord Prop<sup>r</sup> by & with the Advice & assent of the vpper & Lower howse of this p<sup>re</sup>sent Gen<sup>erall</sup> Assembly that the Said Act & all the matters & thinges therein Conteyned doe stand & be hereby Revived with this Addicōn th<sup>t</sup> the s<sup>er</sup> Justices of the peace in Each Respective County within this Province shal be & are hereby Impowered to make inquisicōn after all Such Servants Criminall for whom the County hath defrayed the sheriffes ffees & they the Said Justices according to their best discrecōns shall ord<sup>r</sup> the Said Servants to make Such Reasonable Satisfacōn to the County as they shall thinke fitt & in Such manner as they shall ffinde Convenient & th<sup>t</sup> in Case the Said Servants Criminall shall Remove unto any other County then where he was a Servant & the ffact comitted then it shall & may be Lawfull for his Lor<sup>ds</sup> Justices of the Provinciaill Co<sup>ur</sup> att the desire & request of the Iustices of the peace of the Respective Counties to Award Such Satisfaccōn as shall be due from Such Servants Criminall to the Iustices of the Respective County Co<sup>ys</sup> as to them shall Seme mete This Act to Continue for Three yeares or to the End of the next Gen<sup>erall</sup> Assembly which shall first come



An Act for paym<sup>t</sup> of the  
Publicke Charge of this Province

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Bee it Enacted by the R<sup>t</sup> Hono<sup>ble</sup> the Lord Proprietors by & w<sup>th</sup> the Advice & Consent of the vpper & Lower howses of this p<sup>r</sup>sent Gen<sup>l</sup> Assembly That whereas their are Severall Sumes of Tobacco due from the Publick to the Severall Inhabitants of the Respective Counties hereafter mencōned to be Levied by an Equall Assesment this p<sup>r</sup>sent yeare & to be paid as ffolloweth

To St. Maries County

To William Roswell	00400
To Robert Slye	00160
To Garret Vanswaring	00310
To Thomas Dent	00250
To Charles Roch	00656
To Marck Cordy	02000
To John Nuttall	06050
To the Hono <sup>ble</sup> Governo <sup>r</sup>	01150
To the Hono <sup>ble</sup> Chancello <sup>r</sup>	00520
To daniell Ienifer for the Repaire of } the office & workmens dyett }	02185
To daniell Ienifer for the Burgessis	05990

Kent County

To six Thousand six hundred Eighty nine pounds of } Tobacco deu to the Inhabitants of the s <sup>d</sup> County } whose Names we know not }	06689
To the Burgisses Expences M <sup>r</sup> . Nuttels	02805
To M <sup>r</sup> . Ienifer for the Burgisses	0866

Calvert County

To W <sup>m</sup> . Chaplin	0500
To W <sup>m</sup> . Dorrington	1500
To Iames Godsgrace	0200
To Hugh Stanley	1120
To Iohn Ascum	0170
To Iohn Bigger	0156
To W <sup>m</sup> . stanly	0046
To Henry Hooper	0100
To Iohn Marsh	0100
To Edw. Keine	0300
To Iohn Abbington	0200
To Thomas Mannings	0200
To Iohn Greives Adam Weiver Tho. Ieferies att 225 <sup>lb</sup> } tobacco p man }	0675

P. R. O.  
Colonial En-  
try Book  
No. 53

To Walter Spencer & Rob. Waterson at 450 p	0900
To Andrew Murrow	0260
To Robt. Rowle 56 Rob: Blinckhorne 70 Rich Preston 28 Andrew Hinderson 96 W <sup>m</sup> Evens 100 Io <sup>n</sup> Webt 58 Tho Sprigg 48 M <sup>r</sup> . Asckum 60 Richard Smith 30 is in all	0446
To Christopher Rowsby	0627
To the Governo <sup>r</sup> . for Satisfiing the Indians for Bringing the Indian Prisoner to S <sup>t</sup> . Maries	2000

An-Arundell County

To Edw. Parfish Iohn Thurston Mathew Axston Abra- ham duttenat	8000
To Iohn Chancy	1000
To Cap <sup>t</sup> W <sup>m</sup> Burgis	0600
To Nicholas Gassaway	0200
To Thomas morga	0200
To W <sup>m</sup> Taylor Io <sup>n</sup> Whip Hon. Anderton Same Burch- feild Charles Beven Michael Offly W <sup>m</sup> Ellys Henry dabny Robert Cover Rich. Stagg	7200
Iohn Webster Ambrose Mallow Io <sup>n</sup> Champ Edw. Parish W <sup>m</sup> Crosby Tho. Chandler W <sup>m</sup> Powell Jo <sup>n</sup> Chester Georg Yeates Io <sup>n</sup> Carver Peter Bond Roger Williams Ed: Pomfreight	
Io <sup>n</sup> Henrickson Cornelius Arunsey Ralph Powell Iohn Pully Io <sup>n</sup> Hill Rich. Corist Iohn Dowly Ralph Solmon Iohn Barret Ioseph ffreind Oliver Holloway Rich: Burfeild Iohn Winter Edw. Armour Iohn Hammond Lancelot dod Iohn Gainé Iames Gager Iames ffyle Rob: Griffen Walter Phylis Hubbert Lambert W <sup>m</sup> Egers daniell Eggis att 150 p man and Iohn Browne in all 48	
Cap <sup>t</sup> Iames Comaway	0400
Nicholas Gassaway	0060
Cap <sup>t</sup> Comaway more	0100
David Poole	0188
✓ Henry Ridgley	0005
Io <sup>n</sup> Tabor	0100
Io <sup>n</sup> Baldwine	0200
In <sup>o</sup> Larkine	0200
ffrancis Holland	0072
M <sup>r</sup> . Wells	0024
Abraham Bunckot	0016
Thomas Miles	0082
Thomas Taylo <sup>r</sup>	0200
Richard Hill	1000
To daniell Ienifer for the Burgesses	6083

Talbut County

P. R. O.  
Colonial En-  
try Book  
No. 53

To Tobacco paid the last yeare {	
For the Publick the Sume of }	18327
To W <sup>m</sup> Coursey	0288
To Iohn Morgan	0300
To W <sup>m</sup> Hemston	1000
To Tho: Snow	1000
To Robert dunn	0148
To Iohn Hinson	0120
To Iohn Viney	0620
To W <sup>m</sup> Richarson	0120
To Peter Sydes	1110
To W <sup>m</sup> younge	0120
To Henry Costing	1140
To Iohn Michell	0860
To Iohn Tarsell	0160
To Tho: dedman	0160
To Tho: Carman	0160
To Wells	0150
To Anthony dawson	1128
To Nicholas Hackett	1928
To ffrancis Armstrong	0488
To Henry ffarman	0238
To Georg Cooly	0440
To Thomas Phillips	0230
to W <sup>m</sup> Downing	0230
to W <sup>m</sup> folkner	0440
To W <sup>m</sup> Harbut	0980
To Iohn nueman	0170
To Iohn dickerson	0180
To Humphrey Iennings	0420
To Iames Edwards	0810
To Edward Hughes	0210
to Timothy Gutrage	0564
to Robert Sawyer	0210
To Cap <sup>t</sup> Philemon Lloyd	2250
To Edw: Loyd	0052
To M <sup>r</sup> . Symon Carpenter	0348
To Tho: Sowth	0348
to William Elliot	0248
To Morisan Williams	0248
To Iohn Erickson	0348
To Ionathan Sykrus	0348
To Richard Wolman	0444
To Iohn Parker	0276
To William Younge	0444

P. R. O. Colonial En- try Book No. 53	To John Ringold	0200
	To Thomas Marsh	0104
	To daniell Clerke	0192
	To Iohn Edmundson	0304
	To Thomas Powell	0180
	To Walter dickeson	0316
	To will: Parrot	0392
	To will: Taylor	0068
	To Iohn Edmundson	0092
	to Walter diskeson	0068
	To Richard Howard	0024
	to Iohn Ingram	0152
	to will Leedes	0180
	To Iohn Michell	0048
	Henry Coursey	3010
	Edward Lloyd	1656
	Robert Curtys	1300
	Iohn Esson	0700
	Thomas Martin	0316
	W <sup>m</sup> Stephens litle Choptanke	0148
	Philip Stephenson	0146
	ffrancis Armstrong	2016
	Ionathan Hopkins	1630
	Ralph Elston	0100
	Iohn Michell	0083
	Richard Haward	0550
	Thomas Newton	0500
	Robert Macky	0500
	W <sup>m</sup> Jones	0090
	Iohn davis	0200
W <sup>m</sup> Shaw	0232	
Thomas Killenton	0450	
Henry Tripp	0400	
W <sup>m</sup> Parrott	01810	
Iohn Ingram	00760	
Robert Boollen	00650	
Iacob Brimington	02210	
Andrew skinner	00880	
Ionathan Sibrey	00816	
Iames Ringold	00260	
Iohn ffloyd	00304	
Richard Iones	00155	
Thomas Phillips	00040	
Edward williams	00210	
david Iohnson	00150	
Richard Gossage	01160	
Richard Woolman	00624	

Cuthburd Phelps	01310	P. R. O.
Michael Carman	00260	Colonial En-
Isaack Abraham	00950	try Book
Thomas ffurby	00140	No. 53
W <sup>m</sup> Dorrington	02040	
Thomas Alexand <sup>r</sup>	00450	
John Williams	00791	
Anthony dawson	01195	
Edward Roe	02270	
Henry Hawkins	00332	
James Barker	02252	
William Hemsley	01826	
John Elliott	00110	
James Scott	00160	
Stephen Whetston	00214	
John Gold	00180	
John Anderton	00535	
Peter Underwood	00819	
Walter dickerson	01308	
Stephen Garey	00295	
Thomas Sowth	01120	
To Hopkins davis	05345	
To Henry Alexand <sup>r</sup>	01100	
To Symon Carpenter	00297	
To Thomas Hynson	00781	
To John Taylor	01116	
To Patrick Mullikin	00450	
To Thomas Hopkins	00330	
To Seth ffoster	02374	
To James Scot	0327	
To Thomas Hawkins	02000	
To william Hambleton	00402	
To william Lewis	00350	
To Thomas Powell	00698	
To Howell Powell	00026	
To Anthony Leconnt	02022	
To Georg Aldridge	00900	
To John Hallingworth	00243	
To John Kennemon	00470	
To Robert Alexand <sup>r</sup>	00615	
To John Richarson	00300	
To John Hawching	00150	
To W <sup>m</sup> Taylor	00519	
To Jean Griffen	00084	
To W <sup>m</sup> Stevens	00550	
To daniell Clerke	02068	
To Alexander Thompson	01337	

P. R. O.  
Colonial En-  
try Book  
No. 53

To vanshiping for the Burgis Expenses	00601
To daniell lenifer for the Burgisses	05027

Baltimore County

To Augustine Harman	3830
To Henry ward	0540
To Mary Goldsmith	0300
To maio <sup>r</sup> . Goldsmith	0300
To Collonall Vty	3000
To Thomas Hankerson the dutch Guide from the Whore Kills	0600
To M <sup>r</sup> lenifer for the Burgisses Exp <sup>s</sup> .	3339
To M <sup>r</sup> lenifer more	0918

Charles County

Cap <sup>t</sup> Boreman	0080
To Thomas Allenson	0200
To Iames Glover	0100
To Archable Wawhob	0070
To daniell Johnson	0150
To Robert Goodrig	0020
To Edmund Lindson	0100
To Bartholemew Coates	0020
To Clement Thubuts	0040
To Iohn Paine	0040
To Alexander Sympson	0050
To William Love	0010
To daniel lenifer for Burgisses Exp <sup>s</sup>	5667
To vanshiping for the Burgisses	0120

Somerset County

To Iames Iones	01150
To Nicholas Rise	00200
to Alexander Jameson	00052
to Richard Stephens	00150
to Anthony Iohnson	00030
To daniell Hart	00600
To dennis Overdoer	01400
To Samuell Iackson	00060
To Thomas Ball	00124
To Robt. Mordick	00100
To Thomas Clerke	00120
To Thomas Boyce	00060
To Thomas Gyles	00050
To Iohn Ellson	00030
To Iohn Winder	01036
To Mary Barnaby	00056

To Iohn Allen	.00070	P. R. O.
To Richard Mont	00150	Colonial En-
To Thomas Poole	00032	try Book
To Iames davis	00030	No. 53
To Iohn Westlack	00167	
To Iohn Avery	00060	
To Thomas Marlow	00075	
To Iohn Marlow	00030	
To William Thorne	3400	
To Christopher Nuttall	0820	
To Randall Revell	1332	
To Charles Bollard	0200	
To Owen Mackren	0036	
To Edward Southward	0310	
To William ffnish	0410	
To Richard Ackworth	0132	
R Richard White	0012	
To Thomas Till	0100	
To Iohn Harris	0200	
To maior W <sup>m</sup> walters	0030	
To Teag Grigge	0100	
To will Planner	0040	
To Henry Boston	0192	
To Thomas Cottingham	0553	
To Stephen Horsey	0040	
To Alexand <sup>r</sup> Draper	0192	
To Ienkin Price	0150	
To W <sup>m</sup> Chance	0030	
To Iasper Lane	0030	
To m <sup>r</sup> whaleys man	0030	
To Georg Iohnson	0392	
To Philip Berry	0070	
To Cornelius Ward	0003	
To Ellioner Keane	0050	
To daniell More	0100	
To Thomas Poole	0068	
To Iohn Iohnson	0140	
To Tobacco allowed the Publick for quartering Soul- diers to be distributed by the Commissioners of the County Co <sup>t</sup>	16000	
To M <sup>r</sup> Ienifer for the Burgisses Exp <sup>s</sup>	1599	
Calvert County		
Brought from ffol	09600	
To the 4 English Souldiers w <sup>ch</sup> brought the Indian Prisoners down & payed p the Govern <sup>r</sup>	00900	
To the Burgisses Expense at M <sup>r</sup> Nuttall	00105	
To daniell Jenifer for Burgisses	04870	

P. R. O.  
Colonial En-  
try Book  
No. 53

Debts dew from the  
Publique

Mr. Jenifer For the Publique charge of this Assem- bly for Accomodacōns	019854
To the Clerks of the vpper & Lower Howse 3000 p man	006000
To the doore Keepers of both howses which is 600 p man	001200
To M <sup>r</sup> . Jenifer for Accomodacōn	002920
To M <sup>r</sup> . Moy & Edward Savage for Ingroseing some of the Lawes 200 p	000500
To the sherriffe of S <sup>t</sup> . Maries for Securing the Indian Prisoner	000200
To M <sup>r</sup> . R. Jenifer for Roger Shehe	001000
To John Asckum of S <sup>t</sup> . Maries County	000600
To S <sup>t</sup> . Maries County	013681
To Kent County	006689
To Calvert County	010500
To Ann Arundell County	019845
To Talbot County	109585
To Baltemore County	008570
To Charles County	000885
To Somerset County	027693
To John Nuthall for Accomacōn of the Governo <sup>r</sup> . & Sq <sup>r</sup> . Calvert	001438.
	<hr/> 231160
To the Severall Sheriffes ffor Collecōn at } 10 p Cent	023116
	<hr/> 254276

Dorchester County

L

To daniell Ienifer for the Burgis	480
The Severall County charge for the Burgisses	
To S <sup>t</sup> . Maries County	05970
To Kent County	03671
To Ann Arundell County	06083
To Calvert County	04945
To Charles County	05787
To Baltemore County	03339
To Talbot County	05628
To Baltemore County	00918
To dorchester County	00418
To Somerset County	01519
	<hr/> 38278



An Act for the paym<sup>t</sup> of the  
Publick Charge of the Province

P. R. O.  
Colonial En-  
try Book  
No. 53

Whereas there are Severall Sumes of Tobacco dew to severall psons from the Province as by account herevnto Annexed at Large Appeareth amounting in the whole to Two hundred fifty fflower Thousand Two hundred seaventy Six pounds of Tobacco as also Thirty Eight Thousand Two hundred Seaventy Eight pounds of Tobbaco To the Severall delegates from the Severall Counties for their Expenses at S<sup>r</sup> Maries during this Assembly besides what they have for their Boates or other necessary Expenses in coming downe to this Assembly Be it Enacted by the R<sup>t</sup> Hono<sup>ble</sup> the Lord Proprietary by & with the advise & consent of this p<sup>r</sup>sent Gen<sup>l</sup> Assembly That the Said Sume of Two hundred ffifty foure Thousand Two hundred Seaventy Six pounds of Tobacco due as by the account herevnto annexed be Leavied by Equall Assesm<sup>t</sup> vpon the psons & Estates of the Inhabitants of this Province & paid to the Severall psons & in the pporcōns as in the account herevnto Annexed As also the Said Sume of Thirty Eight Thousand Two hundred Seaventy Eight pounds of Tobacco vpon the Severall Counties & in the pporcōns herevnto in the account herevnto annexed To be paid to the Severall & Respective delegates Serving in this Assembly for the Severall & Respective Counties in the account aforesaid Specefied

The Governo<sup>r</sup> Enacteth these to be Lawes

Charles Calvert

Memorandum the Lawes above mencōned was Published vnd<sup>r</sup> the great Seale of this Province of Maryland the 27 day of May

1669  
Philip Calvert Canc<sup>r</sup>.



PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

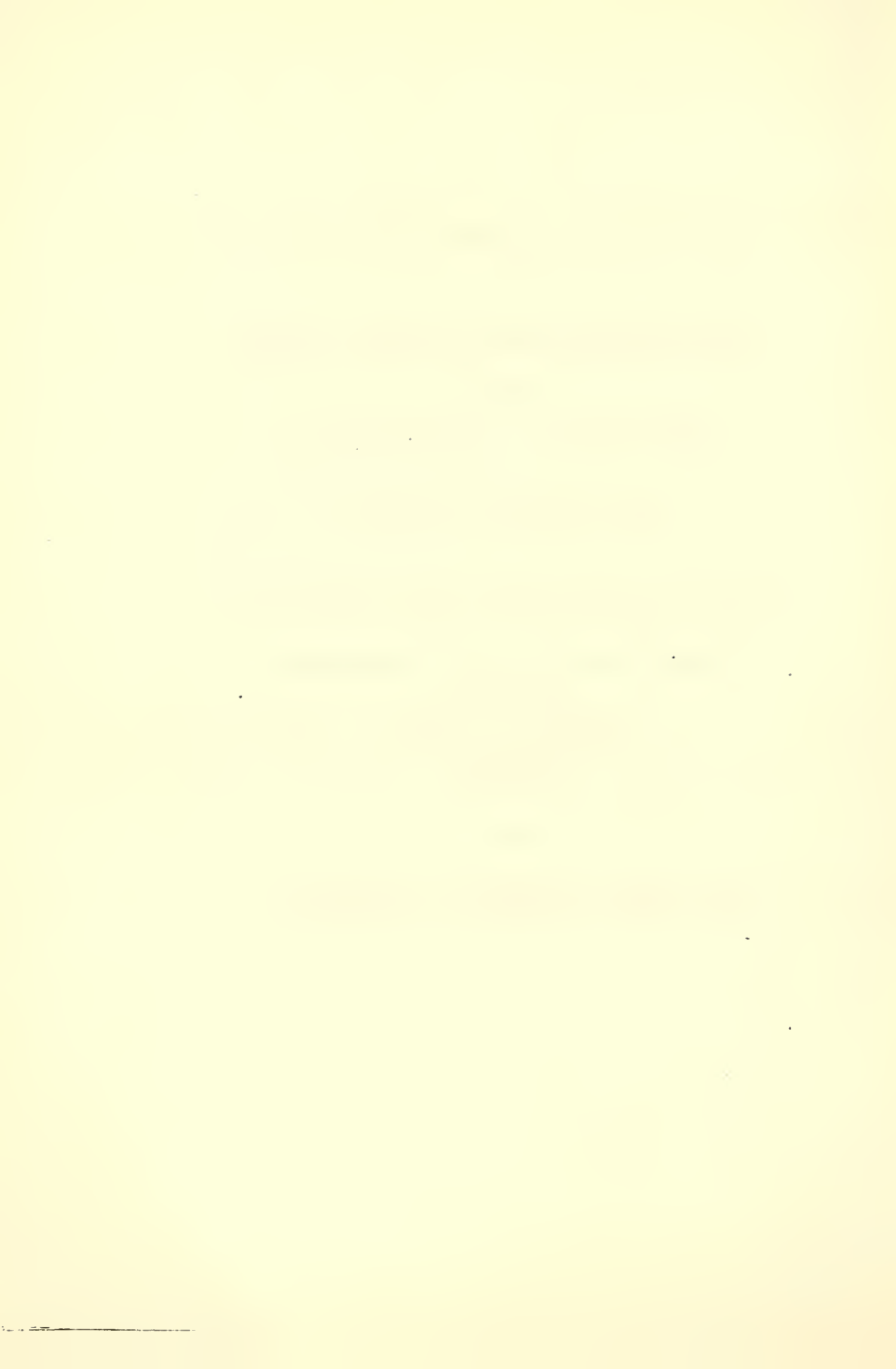
*At a session held at East St. Mary's, March 27—April 19, 1671.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.





U. H.  
Journal  
1659-98

House in this present General Assembly The Orders Votes and Proceedings of the said House You shall faithfully record true Copys of the same You shall when required give, You shall delay no Business in the said House for Fear, Favour, or Affection, & in all this You shall to your best Cunning Skill & Knowledge well behave yourself as Clerk of the said House So help You God and by the Contents of this Book was accordingly sworn

The House Adjourned till to morrow Morning at nine of the Clock

Tuesday 28<sup>th</sup> March

The House met Present as before and Baker Brooke Esq<sup>r</sup> Adjourned this House till two of the Clock in the Afternoon

And then the afores<sup>d</sup> persons accordingly met and received a message from the Lower House Which was their desire to know whither the Deputys of Calvert County or the Deputys of Ann Arundel County ought to take place

Upon Examination whereof

This House were of Opinion that the Deputys of Ann Arundel Co<sup>y</sup> ought to have the Precedency and sent the honourable the Secretary to satisfy them in that particular with the Records of their Commissions Constituting their County Courts

And afterwards this House sent M<sup>r</sup> Brookes and M<sup>r</sup> Trueman to the Lower House for their further Satisfaction therein

The Lower House Sent another Message to this House which follows in these Words Viz. 28<sup>th</sup> March 1671 This House being informed that Several Gentlemen by the several Countys Elected to serve as Delegates and Deputys for this present Gen<sup>l</sup> Assembly have not appeared not being for that purpose Summoned by Writt as others were, And this House taking the same into their serious Debate and Consideration

Ordered that M<sup>r</sup> Daniel Clark M<sup>r</sup> Richard Woolman Cap<sup>t</sup> Thomas Howell and Cap<sup>t</sup> W<sup>m</sup> Burgess do attend his Honour the Governour and Upper House of Assembly with this Order and the Votes of this House in relation to that Matter Viz  
 p. 172 That this House having reassumed the Debate concerning the Writts sent for summoning several of the Burgesses Delegates & Deputys Elected by the Freemen of this Province to serve in the present General Assembly and being informed that several of the Countys according to the Writts of the Sherriffs of the several Countys Ordering and empowering the Freemen of the said Countys to Elect and make choice of the said Delegates and Deputys of this House Which said Delegates &

Deputys were Chosen according to the Tenour thereof. This House Considering the Premises do humbly Conceive that of Right the whole Number of Delegates and Deputys so Chosen ought to have been summoned to appear to serve as Delegates Burgessess or Deputys for their several Countys Whose Representatives are omitted to be Summoned to appear and serve in this Assembly

U. H.  
Journal  
1659-98

Signed by order of the Lower House of Assembly

Robt Carville Clk.

An Answer Whereunto was by this House returned to the Lower House by the honourable S<sup>r</sup> William Talbot Barr<sup>r</sup> Col. Calvert & M<sup>r</sup> Fitz-Herbert in these Words Viz.

The Upper House have taken into their Consideration the paper sent to this House from the Lower House by Daniel Clark Richard Woolman Thomas Herbert and William Burgess Gent. And for Answer say that the true Reason why all persons Elected in Kent Dorchester and Somerset Countys were not by particular Writts Summoned to appear at this Assembly was because the respective Sherriffs of the said Countys at the time when they made their respective Returns desired the Governour in the name of their respective Countys not to charge their poor and new erected Countys with more Delegates than formerly they used to have and therefore the Governour sent particular Writts to no more persons in those Countys than now have appeared

John Rousby Clk of the  
Upper House of Assembly

Upon delivery and reading whereof the Lower House declared that they gratefully owned the Governours Care and Affection to them shewn in that particular

Then the Lower House by M<sup>r</sup> Clark desired of this House a Copy of the R<sup>t</sup> honourable the Lord Proprietary's Charter to the intent they might not infringe his Lordships Prerogative

To which was Answered that they should have it

And the House Adjourned till nine of the Clock to Morrow Morning

Wednesday the 29<sup>th</sup> March

The House met again Present as before. And in regard of some Indisposition of Body in the Governour Adjourned this House till to Morrow Morning Nine of the Clock

Thursday the 30<sup>th</sup> of March

The House met Present as before with the Governour

Read the Bill for the Encouragement of Trade &c<sup>a</sup> the first time and passed.

U. H.  
Journal  
1659-98

Read a Writt of Error and Transcript of Records inter Hooper & Burgess & al. Another inter Tully & Decosta which this House intends to Consider of the last day of this Assembly. And an Inquisition & Mandamus concerning the Estate of William Lewis dec<sup>d</sup>. This House thereupon sent the same Mandamus & Inquisition to the Lower House together with this Order Viz

March the 30<sup>th</sup> 1671

Was then taken into Consideration the Inquisition indented taken in Port Tobacco in Charles County the 13<sup>th</sup> day of January in the thirty ninth Year of his Lordship's Dominion relating to the Title of the Land in the County aforesaid Called Lewis's Neck and sent into this House by order of the Governour and Council to the End that as well the Title to the said Land may be Cleared as the Title of other Persons depending upon such Measne Assignments and Conveyances may be Confirmed or otherwise put into a Way to be Cleared The Upper House doe desire the Lower House to Consider of the whole Matter and the Consequences of allowing such measne Conveyances and Assignments and Certify their Opinions concerning it to this House that due Course may by the Court of Chancery be taken in that and such like Cases hereafter.

John Rousby Clk of the Upper  
House of Assembly

This House having received a Message from the Lower House for their opinion about the Writt of William Bishop one of the Members of the Lower House were of Opinion that it was the mistake & misprision of the Clerk only And acquainted  
p. 174 the Lower House therewith by Col Calvert and M<sup>r</sup> Fitzherbert

This House received a paper from the Lower House in these Words

Viz. Wednesday the 29<sup>th</sup> day of March 1671  
At the Lower House of Assembly

It being moved by a Member of this House that some persons Elected by these respective Countys to serve as Members for the said Countys in this present General Assembly have voluntarily Absented themselves in Contempt of his Lordship's Writt

And the Question being put whither this House shall put a Fine upon the members Absent or not without the Advice and Consent of the Upper House? It passed in the Affirmative by the Major part of the House to impose a Mulct for any Offence Committed against this House



The House thereupon took into their Consideration the Default of M<sup>r</sup> James Browne Who being Elected as one of the Deputys & Delegates of Baltimore County and being Summoned by his Lordship's Writt hath not attended his Service of the Country in this General Assembly but in Contempt of his Lordship's said Writt and this House hath taken a Voyage for New England

And having resolved in the Affirmative that his Lordship's said Writt with the Limitations & Directions therein were Sufficient to Capacitate the Freemen of each County of this Province to Elect their several Members or Representatives to serve in this Assembly the Persons so Elected being Qualified as in the Writt is mentioned And it being also upon the question put Resolved and Adjudged by this House that the said James Browne was duly Elected and yet that he departed in Contempt without Sufficient Licence

This House proceeded to his Fine

Ordered thereupon that the said James Brown be for his Contempt a<sup>d</sup> fined forty pounds Sterling

The Question put how the said Fine should be levyed & to whom paid when levyed

Passed in the Affirmative of the major Part that the said Fine of 40<sup>l</sup> Sterling should be Levyed out of the Estate of the said James Brown in this Province the one Moiety to the use of his Lordship the Lord Proprietor & the other moiety thereof to the Use of the publick

This House having reassumed the debate concerning the fine aforesaid, and the Question being put if it were not necessary to acquaint his Honour the Cap<sup>t</sup> General and the Upper House with the Resolves and Vote of this House touching the said Fine & the Disposition thereof and to desire their Concurrence therein and Assent thereunto And a Member of this House moving that the said Moiety of the said Fine to be Levyed and paid to the publick Use may be employed towards the Building of a Prison at S<sup>t</sup> Marys p. 175

Resolved in the Affirmative Nemine Contradicente that It is necessary to acquaint his Honour & the Upper House with these Votes and Resolves and to desire their Assent thereunto. And Ordered that M<sup>r</sup> Henry Adams M<sup>r</sup> Luke Gardiner M<sup>r</sup> John Bolls & M<sup>r</sup> Henry Tripp do Carry up the said Resolves and Votes of this House and desire their Concurrence therein and Assent thereunto And that the same Member do also Carry up the Petition of M<sup>r</sup> Henry Tripp with the Answer of this House thereupon—

Signed by order of the Lower House of Assembly  
Robert Carvile Clk

U. H.  
Journal  
1659-98

This House upon debate thereof joined with the Lower House in relation to the Fine of the said James Brown and Declared their Consent to the said Votes in these Words Viz.

30<sup>th</sup> March 1671

This House having taken into Consideration the Votes of the Lower House concerning James Brown declared their Concurrence therein with the said House Concerning the Fine imposed upon the said James Brown This House being resolved to petition the Right honourable the Lord Proprietary that his Lordship would be pleased to give his Moiety of the said Fine towards the Building of a Prison mentioned by the Lower House

John Rousby Clk of the Assembly

And desired Sr William Talbot and Col. Calvert to acquaint the Lower House therewith

This House received the Paper following in these Words Viz.

Thursday the 30<sup>th</sup> day of March 1671

p. 176 It being moved by a Member of this House that Mr Richard Tilghman Sherriff of Talbott County had levyed and Extorted from the People of the said County more Tobaccoes than was due of the publick Levy and being told thereof he notoriously abused the whole Commission of that County Saying it was the Ignorance of the Comm<sup>rs</sup> that did not cast up the Levy right or to that Effect

That this appearing to be true upon Examination by the Testimony of several Members of this House and Comm<sup>rs</sup> of that County

Resolved Nemine Contradicente that a Message be sent up to the Upper House to acquaint his Honour the Cap<sup>l</sup> General herewith and it is the humble Request of this House that his Honour will be pleased to Cause such condign punishment to be inflicted upon the person or Estate of him the said Sherriff Mr Tilghman as his Lordship the Governour or Upper House of Assembly shall think fit & convenient and that Cap<sup>l</sup> Lloyd and Mr Weeks do Carry up this Message

Signed by order of the Lower House of Assembly  
Robert Carvile Clk

Upon Debate whereof this House were of Opinion that the Lower House should first draw up a particular Charge against Dr Tilghman Sherriff of Talbott County and that then they will Summon him before them and do therein according to Justice

The House Adjourned till two of the Clock in the Afternoon

And then all the said Persons again meeting the Lower House sent their Answer to this House Concerning the fore-mentioned Inquisition in these Words

U. 11.  
Journal  
1659-98

Thursday the 30<sup>th</sup> March 1671

This House having reassumed the debate upon the Message to them sent by the Upper House touching the Writt of Mandamus & Inquisition by them sent to this House, And upon the Question put Resolved by this House upon the Information of a Member of this House that the Lands in the Inquisition mentioned Called Lewis Neck was really the Estate of Lieutenant William Lewis and that he died Seized thereof by Virtue of a Grant and special Warrant from his Lordship for his good Service as appeared to the said Member by the Inquisition and Verdict of the Jury, And that it is the Opinion of this House that the said Lands Called Lewis Neck were after his Death Extended for his Debts and that Lieutenant Lewis died Seized and possessed thereof

P. 177

Signed by Order of the Lower House of Assembly  
Robert Carville Clerk

Upon the Petition of Henry Tripp this House dispense with his Attendance

The House Adjourned till to Morrow Morning Nine of the Clock

Friday 31<sup>st</sup> March 1671

The House mett Present as before

Sent the honourable Sr William Talbott & Col. Calvert with the Draught of two Acts to the Lower House

The One Entituled an Act for raising and providing a Supply for his Lordship the Lord and Proprietary &c.

The other Entituled an Act for the Naturalization of Foreigners

The Lower House by Major Brookes Acquainted this House that they would Consider of them & Prepare an Answer by Tuesday next.

This House received a Charge with three Petitions from the Lower House against Richard Tilghman and thereupon Ordered that Thomas Wynne forthwith require the said Richard Tilghman to attend this House

Whereupon the said Richard Tilghman being Summoned appeared, the Charge and Petitions being read before him He desired a Copy of them

Ordered that Mr Tilghman have a Copy of the Petitions and Charge a<sup>l</sup> Which follow in these Words Viz.

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To his Excellency the Cap<sup>l</sup> General and the rest of  
the honourable the Members of the Upper House of  
Assembly. . . . . }

The humble Petition of the Members of the Lower House of Assembly Sheweth—That Information being put in by Several Persons of Talbot County against Richard Tilghman now Sherriff of the said County of several Crimes Offences & Misdeameanours Committed by him in the Execution of his Office & otherwise & in particular that the said Sherriff had  
p. 178 Levved and Executed from the people of that County more Tobacco than was due for the publick Levy and being told thereof He did notoriously abuse the whole Commission of that Country saying it was the Ignorance of the Comm<sup>rs</sup> that did not Cast up the Levy aright or Words to that Effect as appeared to Us by the Testimony of Several Delegates and Deputys of that County Who are ready to testify to your Honours when required

Your Petitioners did humbly request your Honours would be pleased to Cause such condign punishment to be inflicted upon the said Richard Tilghman's Person or Estate as your Excellency or Upper House of Assembly shall think fit and Convenient with which Request your Petitioners by two of their Members thought good to acquaint your Honours & in answer thereunto received from your Honours dated 30<sup>th</sup> March 1671 that the Upper House had taken into their Consideration the paper sent by your Petitioners Concerning M<sup>r</sup> Richard Tilghman Sherriff of Talbot County and that your Honours are of Opinion that a particular Charge ought first to be drawn up against the said Richard Tilghman and that then he should be summoned before your Honours and proceeded against according to Justice

That your Petitioners thought the mentioning of them in the Resolves sent to your Honours had been a sufficient Charge against the said Sherriff but your Honours not so Conceiving Your Petitioners have hereunto Annexed a particular Charge of the former and other Crimes Offences and Misdeameanours Committed by the said Richard Tilghman contrary to the peace of the Right honourable the Lord Proprietary his rule and Dignity and Contrary to the Laws of this Province All which your Petitioners humbly refer to your Honours' Consideration and Censure & if your Petitioners have herein omitted anything in the matter or form of presenting Impeaching of, or informing against the s<sup>d</sup> R<sup>d</sup> Tilghman or such other Delinquents They humbly desire your Honours Direction & Advice therein & to rectify and amend the same that so Crimes of this Nature may not go unpunished

And your Petitioners as in Duty bound shall pray &c.

A Particular Charge of such Crimes Offences & Misdeameanours committed by Rich<sup>d</sup> Tilghman now Sherr. of Talbot County presented & informed to this Lower house of Assembly

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1. Levying and Exacting from the People of that County more Tobacco than was due or Assessed by the publick and his Lordship's Commissioners of that County p. 179
2. Contemning his Lordship's said Commission by replying to some persons thereof when demanded the reason of his said Exaction, that it was the Ignorance of the Comm<sup>rs</sup> who could not Cast the Levy aright
3. Levying of Execution of 26 Barrels of Corn belonging to John Ingram of that County and was the whole Quantity of Indian Corn that the said Ingram had for himself & Family's whole Years Sustenance contrary to an Act of Assembly in that Case made & provided
4. Extorting of Fees from the Inhabitants of that County in relation to his Office contrary to an Act also in that Case made & provided
5. Commencing vexatious Suits against some of the Inhabitants of his County and more especially against John Hinson & Nicholas Brooke as by both their Petitions & other Papers annext may appear

To the honourable Assembly of this Province of Maryland

The Aggrievance of Nicholas Brooke

Sheweth—That your poor Petitioner was one of the Lieutenant General's Soldiers in the time of our late Indians War and was wounded in that War by the Enemy and M<sup>r</sup> Richard Tilghman did cure your Petitioner of his Wound received by the Heathen Now M<sup>r</sup> Tilghman received his pay by the Governour & Councill's Order for the curing of your Petitioner's Wound Yet notwithstanding M<sup>r</sup> Tilghman came to your Petitioner and told him they would allow him nothing for the Cure and that I must pay him myself and so by threatning and by fair deluding Speeches obtained a Bill of 3400<sup>lb</sup> tob<sup>o</sup>. Now M<sup>r</sup> Tilghman sueth your Petitioner at Law for to pay the Bill and your Petitioner would gladly come to a Tryal but cannot, I have been here in tryal one Year & an half and am not able to bear so great Expençe being a poor man and Work hard for my Living Which M<sup>r</sup> Tilghman well knoweth and therefore his Cause not being good, endeavoureth me to ruin by long Suit, Now my humble Request to You Gentlemen of the Assembly is to put a period to my Cause, Consider the poor and the Lord will give You your several Rewards When Usurpation & Cruelty shall be troden under foot Which is the humble prayers of your poor Petitioner

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of this Province of Maryland in House of Assembly  
SittingThe humble Petition of John Hinson of the County of  
Talbott

Sheweth—That in the last War Your Petitioner by Accident did happen to Shoot one John Tassall in the Thigh by which Accident your Petitioner Entered into Bill to D<sup>r</sup> Richard Tilghman, for lb. 3500 tob<sup>o</sup> or thereabouts for the said Tassall his Cure not knowing that the Country had paid it for him, Now so it is May it please your Honours that going from the house of the said Tilghman, the said Tassall said to your Petitioner that he had been under the hands of the said Tilghman already and that he found he had done him no good and therefore said unto your Petitioner that if I would give him the said Tassall 700<sup>lb</sup> tobacco and a Cow and Calf he would release me from any further trouble and Seek his Cure himself Which said Cow and Calf and Tobacco your Petitioner did forthwith pay after which payment Your Petitioner demanded his Bond back from the said Tilghman he having done nothing in the Business, which He refused and now Sueth your Petitioner upon the said Bill Altho he never did any thing to the said Tassall after

Now the humble prayer of your Petitioner is that he may be released from the said Bill and that the said Tilghman his Trouble & Cost for his Vexatious and troublesome Suit so unjustly levyed ag<sup>t</sup> your Petitioner should pay and he as in Duty shall ever pray &c.

This House thereupon appointed Tuesday next for hearing of the said Tilghman's Answer to the said Charge and acquainted the Lower House therewith Who said they should be then ready to attend this House

The House Adjourned till two of the Clock in the Afternoon

Then the said Persons appearing

Adjourned this House till nine of the Clock to Morrow Morning

Saturday 1<sup>st</sup> April 1671

p. 181 The House met again Present as before Except the R<sup>t</sup>  
honble the Governour and Baker Brookes Esq<sup>r</sup>  
And the Governour appearing

This House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning and Adjourned till nine of the Clock on Monday Morning in respect the Lower House were Adjourned till Monday Morning

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Monday April 3<sup>d</sup> 1671

The House met Present the Right honourable the Governour the Chancellour Secretary Thomas Trueman and Edw<sup>d</sup> Fitzherbert Esq<sup>s</sup> and

Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning & Col. Calvert

The Lower House sent a paper to this House in these Words Viz.

Monday the 3<sup>d</sup> day of April 1671  
At the Lower House of Assembly

The House having Seriously debated and Considered of the two Bills sent to this House by the Upper House of Assembly the one Entituled an Act for the naturalization of Foreigners The other Entituled an Act for the raising and providing a Supply for his Lordship the Lord and Proprietor towards the defraying of the publick Charges of the Government

And the Question being put whither the said two Bills should pass as they were then penned and presented

Resolved that the said Act for Naturalization of Foreigners do pass with this Amendment that the said Act continue only for two Years and that there be therein a Proviso or new Law made that all Persons born in this Province and Inhabiting the same though born of foreign Parents not Naturalized before their Deaths and Enjoying Lands by descent or otherwise by or from their said Parents and all Lands by such Persons purchased or otherwise lawfully possessed may hold & Enjoy all such their Lands and Tenements according to their respective Rights & Titles therein as freely as if such Persons so inhabiting and born in this Province and their Parents had been naturalized

The other Act being read

Resolved that this House are willing to Assent thereunto with this Amendment Viz. That the Imposition be only twelve pence sterling on every hl<sup>d</sup> of tob<sup>o</sup> and that only for two Years now next Ensuing to Commence from the first day of September next

Resolved by this House that an Act be drawn for the Confirming of all Lands and Estates to any the Inhabitants of this Province by them now possessed or Enjoyed and which they

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by Law or Equity may hold and Enjoy according to the Intent and meaning of the several Estates to them by Will Deed Assignment or other Conveyance made according to the then known Usage of this Province though the same may be defective in point of form according to the forms used in England

Ordered by this House that Cap<sup>t</sup> William Boreman M<sup>r</sup> Hatton M<sup>r</sup> Adams M<sup>r</sup> Clark Cap<sup>t</sup> Perry and M<sup>r</sup> Weickes do give & present these Votes and Resolves to the upper House to desire their Concurrence therein and Consent thereunto and that such Law may be made as aforesaid and that they do acquaint his Honour & the Upper House that it is the humble Request of this House to know of their Honours if there be any Person in this Province qualified to confirm these Laws

Signed by order of the Lower House of Assembly  
Robert Carville Clk

This House upon reading and Consideration thereof Ordered that an Answer be sent to the Lower House in these Words viz.

The Upper House upon Consideration of the paper sent unto them from the Lower House by Cap<sup>t</sup> William Boreman M<sup>r</sup> Hatton M<sup>r</sup> Adams M<sup>r</sup> Clark Cap<sup>t</sup> Perry and M<sup>r</sup> Weehes do order that the said two Acts in their paper mentioned be remanded back to the Lower House for their further Consideration of them and that the honble S<sup>r</sup> William Talbott Barr<sup>t</sup> Col<sup>l</sup> Calvert M<sup>r</sup> Trueman & Major Fitzherbert do acquaint them therewith and with the reasons thereof

3<sup>d</sup> April 1671 John Rousby Clk of the Assembly

The House Adjourned till to Morrow Morning nine of the Clock

Tuesday 4<sup>th</sup> April 1671

The House met Present as Yesterday & Baker Brookes Esq<sup>r</sup>

p. 183 This House Sent a Messenger to the Lower House to desire their members to appear in this house and make good their Charge against the said Richard Tilghman

Whereupon the Lower House by Major Brooke Cap<sup>t</sup> Perry Cap<sup>t</sup> Jenifer & M<sup>r</sup> Weicks acquainted this house that the Lower House were Adjourned and resolved into a Committee to attend this House in order to the prosecution of their Charge against the said Rich<sup>d</sup> Tilghman

The Lower House with their Speaker thereupon attending this House the Petition of the Lower House & Charge against him and the Petitions before recited being read he put in his Answer thereunto in these Words Viz.



The Answer of Richard Tilghman to a certain paper of Articles exhibited from the Lower House against the said Tilghman to the honourable the Upper House of Assembly as high Sherriff of Talbott County

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The first Article wherein the said Tilghman was Charged for Levying and Exacting from the people of that County more Tobacco than was due or Assessed by the publick and his Lordships Comm<sup>rs</sup> of that County this Respond<sup>t</sup> saith that the List of the publick and County Charge was sent by the Clerk of the County to your Respond<sup>t</sup> about the twentieth of November 1670 Signed under his hand Wherein the publick Charge that your Respondent was to pay amounted to 32124<sup>lb</sup> tob<sup>o</sup> the Sallary whereof is 3212<sup>lb</sup> in all 35336<sup>lb</sup>. This Tob<sup>o</sup> was to be Raised out of 776 Tythables of our County that it was not Cast up p poll as by the List under the Clerks Test may appear That it being late in the Year & your Respond<sup>t</sup> sickly he was obliged to Cast it up at what p poll & so Enter it in his Book that so his Undersherriff might go to receive Tob<sup>o</sup> Which he did in the presence of M<sup>r</sup>. Tho<sup>s</sup> Hinson one of our Comm<sup>rs</sup> & M<sup>r</sup> John Keely That at that time it was cast up at 47<sup>lb</sup> p poll but suddenly after by your Respond<sup>t</sup> alone found to be only 46, & about 346 over Which he did immediately certify to his under Sherriff and accordingly he did receive of the people That your Respond<sup>t</sup> after this did hear of some noise that the Courseys had declared to the people that the Levy was 44 p poll That in January Court they were about Examining the List and found all the particulars true, the same likewise cast up true but Concluded it to amount to no more p poll than 44 I Entreated them to multiply the Tythables of our County by 44 & if they found the whole Sum of tobacco I was obliged by the List to pay included it was right otherwise not Which they refusing to do I told them in the open Court that is was possible there might be an Error but that it was far from me to wrong the County, That it was well known the Country last Yeare was indebted unto me by mistake 960<sup>lb</sup> tob<sup>o</sup> If your Respond<sup>t</sup> did prove indebted to the County he would Satisfy it in the next Levy for now his Books being made up the Error if any were not being Considerable they could not handsomely be altered

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This being declared in open Court by your Respond<sup>t</sup> they proceeded no further and none Contradicting they seemed satisfied, this M<sup>r</sup> Woolman & Cap<sup>t</sup> Lloyd can testify

To the second Article wherein the said Tilghman was taxed for Contemning his Lordship's Comm<sup>rs</sup> by replying to some Persons thereof when demanded the reasons of the a<sup>d</sup> Exaction that it was the ignorance of the Comm<sup>rs</sup> who could not cast the Levy aright Your Respond<sup>t</sup> saith that he never did

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so much as harbour a thought of taxing any of the Comm<sup>ts</sup> with ignorance as some have most maliciously Suggested

To the 3<sup>d</sup> Article wherein the said Tilghman was taxed for Levying of 26 Barrels of Corn belonging to John Ingram of that County and was the whole Quantity of Indian Corn that the said Ingram had for himself and Familys whole Years Sustainance contrary to an Act of Assembly in that Case made & provided The Respond<sup>t</sup> saith that the said John Ingram the last Year was gone out of the County and carryed all with him that your Resp<sup>dt</sup> knew of this Corn only excepted Which the Woman whom I found in the house told me was his that he left it there to be sold & had sold five Barrels of the said Corn to M<sup>r</sup> Tho<sup>s</sup> Powell, these five Barrels your Respond<sup>t</sup> let p. 185 M<sup>r</sup> Powell have and made Seizure of the rest amounting in all to 26 Barrels for Rent Levys & other debts due by Execution as by my last Years Book will appear that your Respond<sup>t</sup> let the Corn lye near two Months after this in all which time your Respond<sup>t</sup> never heard from the said Ingram that then one M<sup>r</sup> Richard Cosuch & one Marks near Neighbours were Sworn Appraisers by M<sup>r</sup> Thomas Powell did See the Corn measured and appraised and when done the Value in Tob<sup>o</sup> if any one would deposite Your Respond<sup>t</sup> told them he would not meddle with the Corn but finding none he yet let the Corn lye about six Weeks before he sent for it to his particular Damage That some considerable time after this the said Ingram came to your Respond<sup>t</sup> for a Copy of his Debts Which was given him and the County Court following made a Complaint against your Respond<sup>t</sup> who asking him the reason of it He told before John Pitt he had not done it but that Weicks set him on and told him he should get 3 or 4000<sup>b</sup> of tob<sup>o</sup> of me and all his Corn again or Words to that purpose that if the said Ingram had any Injury he may have his Action at Law

To the fourth Article wherein the said Tilghman was taxed for extorting of Fees from the Inhabitants of the County in relation to his Office contrary to an Act also in that Case made & provided

This Respond<sup>t</sup> saith that he is ignorant of any Fees extorted from any person contrary to Act of Assembly that if any such are they may have their Action at Law

To the fifth Article wherein the said Tilghman was taxed for commencing Vexatious Suits against some of the Inhabitants of that County and more especially against John Hinson & Nicholas Brooke as by both their Petitions & other papers annext may appear This Respond<sup>t</sup> saith that John Hinson having wounded one John Tassell by a shot This Respond<sup>t</sup> was Employed about the Cure of him for the payment whereof & other debts of his own the said Hinson Entered into Bond to

this Respond! for 3500<sup>b</sup> tob? or thereabouts and a considerable time after the Bond was due to the said Hinson entreated this Respond! to put it to two men which with much Impertunity of the said Hinson & faithful Promises on his part to perform whatsoever they awarded, This Respond! Consented to Bonds were drawn to abide by it and they awarded your Respond! his debt to be paid in Manner and form according to the Tenour of the Bond which he notwithstanding did not perform Whereupon I was at last Compelled to put my Bond in Suit

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That Nicholas Brooke did promise before I Entered his name in the publick Account that if the Country did not satisfy me he would, and that after I came home and acquainted him with what the Country had allowed me He freely gave me Bond for payment which is proved by John Chaffe Mary Chaffe & John Smith That for that Consideration I gave him what time he required wherewith then he was Contented that after the Expiration of the time he refusing to satisfy me I put my Bond in Suit, but my proceedings by himself Stopped by a Bill by him Exhibitted in Chancery & an Injunction Granted thereupon

Subscribed Rich<sup>d</sup> Tilghman—

Which being also read This House upon Consideration thereof thought fit at the Desire of the Lower House to deferr the further Consideration of this Business till Monday Come Se'nnight &

Adjourned the House till to Morrow Morning nine of the Clock

Wednesday the 5th April 1671

The House met Present as Yesterday except Maj<sup>r</sup> Fitzherbert

Ordered that M<sup>r</sup> Tilghman have a Warrant or Summons to Cause John Darby William Davis John Chaffe Mary Chaffe and Nathaniel Eviit to appear in this House to testify their Knowledge of the said Charge against the said Tilghman

The Lower House sent their Vote to this House about advance of foreign Coin desiring that an Act might be drawn up for that purpose

Upon Information that James Lewis had abused one of the Members of the Lower House This House sent M<sup>r</sup> Brookes to acquaint them that if they pleased they might punish the said James Lewis for abusing M<sup>r</sup> Vanhacke one of their Members

The Lower House by four of their Members returned their thanks to this House & desired this House to punish the said Lewis & that and that the Lower House have a Copy of the List of Acts now in force and the Book of Laws

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Whereupon & upon hearing James Lewis Ordered by this House that the said James Lewis go into the Lower House and shall upon his Knees ask the whole House forgiveness and M<sup>r</sup> Vanhack in particular and is to pay for a Fine 2000<sup>lb</sup> tob<sup>o</sup> to be disposed of as the Lower house shall think fit And that Col. Calvert be desired to acquaint the Lower House therewith and see Satisfaction given as abovesaid

Which being done the Lower House sent two of their Members to acquaint this House that it was their desire that the Fine of the said James Lewis might be remitted

Which this House do remitt accordingly

And because M<sup>r</sup> Hemsley a Witness in the Business against D<sup>r</sup> Tilghman came the last Night & lives remote from this City was this day examined & upon his Oath saith That D<sup>r</sup> Tilghman being informed that the Levy of his County was laid two pounds of Tob<sup>o</sup> too high The Comm<sup>rs</sup> of said County in County Court Sitting he desired them to consider that his Books were now made up & some Tobaccoes by that Mistake already levyed & that now it was so late he could not gather the Levy this Year if he should Supersede his former Orders to his under Sherriff given about the Levy And then desired he might levy it as it now stood And that he might be Accountable for the Overplus the next Year, to which the said Comm<sup>rs</sup> returned no Answer, neither denying his Request nor granting it

The House Adjourned till to Morrow Morning Nine of the Clock

Tuesday 6<sup>th</sup> April 1671

The House met Present as Yesterday & M<sup>r</sup> Samuel Chew Adjourned the house till two of the Clock in the Afternoon

The House met again Present as in the Morning

Then read the Act for raising and providing a Support for his Lordship the Lord and Proprietary &c<sup>t</sup> the first time & passed Nemine Contradicente

The House in Answer to the Message Yesterday received from the Lower House signifying their desire to have a List of the Acts now in force desired S<sup>r</sup> William Talbot and Col Calvert to carry unto them the Record of his Lordship's disassent to several Acts Which are the only Acts disassented unto, And the Book of Laws

14 138 Cap<sup>t</sup> Lloyd M<sup>r</sup> Weicks M<sup>r</sup> Hambleton M<sup>r</sup> Adams Members of the Lower House presented this House with the Draught of an Act Entituled an Act for the prohibiting the importing of

Horses Mares or Geldings or Colts in the Province for this  
Houses Assent

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This House were willing to assent to the said Act with these Amendments Viz.

First That no Horse Gelding or Mare be prohibited Provided they be fifteen hands high or upwards

Secondly That no Person of our Neighbour Colonys removing themselves and Familys with an Intention to Settle & reside in this Province be prohibited to import all their Stock with them

And this House desired S<sup>r</sup> William Talbott & Co<sup>t</sup> Calvert to acquaint the Lower House therewith and with this following Order viz.

April the 6<sup>th</sup> 1671

This House having received from the Lower House the Act for the raising and providing a Supply for his Lordship the Lord & Proprietary of this Province towards the defraying the publick Charges of the Government Endorsed on the backside with a Vote of twelve pence p<sup>r</sup> hh<sup>d</sup> and that for three Years only or to the End of the next General Assembly Which shall first come & well weighing the Necessitys of the Province and the Charges of Government and finding the Vote far short of what is absolutely necessary for Supporting the Government without which every particular Estate will perish in the General Confusion do order the new Act Entituled an Act for the raising and providing a Support for his Lordship the Lord and Proprietary of this Province during his Natural Life and likewise a Supply towards the defraying the publick Charges of this Province being a new Act both for Matter & Form be sent down to the Lower House for their Assent And do desire them not to be wanting to themselves Who are the Persons that are to reap the greatest part of the Advantage of the Peace & Security that from the Concurrence of this Act will arise to the Province

John Rousby Clk of the Assembly

And with the Act for raising and providing a Supply for his Lordship the Lord and Proprietary with these Words thereupon Endorsed

6<sup>th</sup> April 1671

At the Lower House of Assembly

This House having seriously Considered of this Bill have Voted twelve pence p<sup>r</sup> hh<sup>d</sup> be given as a Supply for his Lordship and that only to Continue for three Years or to the End of the next General Assembly which shall first happen

Signed by order of the Lower House of Assembly  
Rob<sup>t</sup> Carvile Clk

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The House Adjourned till to Morrow Morning nine of the Clock

Friday the 7<sup>th</sup> April 1671

The House met Present as Yesterday except the Chancellour

The House desired S<sup>r</sup> William Talbott & Col Calvert to carry some certain Amendments to the Lower House to be added to one certain Act Entituled an Act for the raising & providing a Support for his Lordship the Lord and Proprietary &c. in these Words Viz.

The Upper House have thought fit to Send these Amendments to be added to one certain Act Entituled an Act for the raising & providing a Support for the Lord Proprietary & Supply towards the publick Charges of Government Sent by them to the Lower House Yesterday

1<sup>st</sup> That his Lordships Receivers shall not refuse to accept of his Lordships Rents in Tob<sup>o</sup> at two pence p p<sup>d</sup> when tendered by the Planter

2<sup>dly</sup> That the Muster Master Generall's Fee of 4<sup>d</sup> p poll be taken of

3<sup>dly</sup> That a certain Clause in an Act Entituled an Act Concerning the levying War within this Province whereby It is provided that in Case of War the Publick Charges of this Province shall by an equal Assessment be levied upon the Persons & Estates of the Inhabitants of this Province shall be suspended & that no such Levy shall be laid without the Consent of the Freemen & Inhabit<sup>ts</sup> of this Province first had & obtained in a General Assembly The afores<sup>d</sup> Act to all other Intents & purposes (this Clause only excepted) to stand good

And then the honourable the Chancellour appearing

Adjourned the House till two of the Clock in the Afternoon

The House met again Present as in the Morning

p. 190 Desired the honble S<sup>r</sup> William Talbott & Col Calvert to acquaint the Lower House that in regard the last paper sent from this house to the Lower House may not so clearly express the Intentions of this House in that Clause relating to the Muster Master General's Fee We have thought fit to declare that the Intentions of this house is that in case the Act for the Support of the Government during the Life of the now Lord and Proprietary &c. do pass for two Shillings p hh<sup>d</sup> That then the Act for the Muster Master Generall's Fee shall for ever stand repealed & not otherwise

John Rousby Clk of the Assembly

Upon petition to this house made by Ignatius Causin to be naturalized of this Province Upon debate of the Matter It

appeared that the said Ignatius was the Son of Nicholas Causin a Subject of the Crown of France born at the House of his said Father in S<sup>t</sup> Georges River in this Province of an English Mother that the Lands Claimed by the said Nicholas were only Surveyed in the life time of the said Nicholas And since his Death Patented by the said Ignatius Whereupon This house do declare that the said Ignatius is by his Lordships Charter a free Denizen of the Kingdom of England And by Consequence as to his Person needs no Naturalization being born here And as to the Lands said to descend from the Father this House do further declare that the Certificate of Survey was only a Chattel real of which his Mother an English Woman was seized & made over to him the said Ignatius in right of which he obtained an Original Grant from the Proprietary & so holds nothing by descent from the Proprietary his Father but is to all Intents & purposes One of the Natural born people of this Province and hath as much Security for his Lands as any other Person in this Province now hath or the R<sup>t</sup> honble the Lord Proprietary can Grant

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John Rousby, Clk of the Assembly

The Lower House Sent their Votes to this House in these Words viz.

Friday 7<sup>th</sup> April 1671

At the Lower House of Assembly

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This House having taken into their Serious Consideration the Act Entituled an Act for the raising & providing a Support for his Ldship the Lord & Proprietary of this Province during his natural life And likewise a Supply towards the defraying the publick Charges of this Province with the Amendments thereunto Sent from his Excellency the Cap<sup>t</sup> General and Upper house of Assembly this day to this house by the honble S<sup>t</sup> William Talbott & Col Calvert It was upon long debate thereof Resolved that the said Act do pass with those Amendments And also with this Amendment that the said Act continue only for three Years or to the End of the next General Assembly And Ordered that Cap<sup>t</sup> Lloyd Cap<sup>t</sup> Burgess & M<sup>r</sup> Woolman Cap<sup>t</sup> Howell M<sup>r</sup> Materton & M<sup>r</sup> Causine do carry up & present to his Honour & the Upper House the s<sup>d</sup> Vote and Resolve of this House And that they do return the humble and hearty Thanks of this House for their Honour's gracious Condescension in the paper to this House this Morning sent and mentioned And likewise that they do humbly request their Honours to Send unto this House an Answer to the paper to the Upper House by this House Sent on Monday last by six Members of this House touching the Settling of Conveyances

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of Land held upon Measne & slender Assignm<sup>ts</sup> & other Conveyances the Estates of Persons born in this Province whose Fathers were not Naturalized & whither there be any Person so qualified in this Province to Confirm our Laws

Signed by order of the Lower House of Assembly  
Rob<sup>t</sup> Carville Clk

The said Act for raising & providing a Support &c. being again Sent down to the Lower House the same day in the Afternoon upon Consideration had of the paper sent to this house from the Upper House by S<sup>r</sup> William Talbott & Col. Calvert Resolved upon the Question put that the said Act shall pass with the last Amendment also And that the said Act continue during his Lordship's Life and for one Crop after as in the s<sup>d</sup> Act is mentioned

Rob<sup>t</sup> Carville Clk.

p. 192 Which being brought up to this House by the said Members they were asked the Question Whither this House should order the Ingrossment of the said Act for raising and providing a Support &c. Cap<sup>t</sup> Lloyd acquainted this House that It was the desire of the Lower House that this Act be Engrossed

This House desired some Members of the Lower House might be appointed to meet some Members of this House as a Committee to Morrow Morning to consider of & prepare an Act for quietting possessions And Acquainted the Lower House therewith by M<sup>r</sup> Chew

Then brought into this House by the hands of Cap<sup>t</sup> Burgess a Bill Entituled an Act against Divulgers of false News, Read the first time & Adjourned the House till to Morrow Morning nine of the Clock

.Saturday the 8<sup>th</sup> of April 1671

The House met Present as Yesterday

The Remonstrance of Augustin Harman against Runaways was read &c. And Ordered that it be sent to the Lower House for their Speedy Consideration thereof in regard that the Prison<sup>rs</sup> therein mentioned were in danger to escape and that M<sup>r</sup> Chew carry the Same

Then again read the Act against Divulgers of false News and past with this Amendment viz. And further if any such idle or buisy headed Person shall forge or maliciously publish or invent any false Reports or Tales of any his Lordship's Justices of the Provincial Court or of any County Court within this Province shall by the Justices of Peace to whom such Complaint be made be bound over to the next Provincial Court



there to be Fined or to receive such Corporal Punishment (not Extending to Life or Member) as to the Justices of that Court shall Seem meet, This Act &c<sup>a</sup> three times and passed

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Then also read the Act prohibiting the Importation of all Horses &c<sup>a</sup> Geldings Mares or Colts into this Province three times & past

Ordered by this House that the honble the Chancellour the honble S<sup>r</sup> W<sup>m</sup> Talbott Barr<sup>r</sup> Secretary Col Calvert & M<sup>r</sup> Chew be a Committee appointed to join with the Comm<sup>rs</sup> of the Lower house at two of the Clock this Afternoon in the Chambers where the Committees do usually meet.

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Friday 7<sup>th</sup> April 1671

Ordered by the Lower House that Cap<sup>t</sup> Burgess M<sup>r</sup> Woolman M<sup>r</sup> Franklyn M<sup>r</sup> Waterton Cap<sup>t</sup> Lloyd Cap<sup>t</sup> Howell Major Thomas Brookes & Cap<sup>t</sup> Boreman be a Committee of this House to join with a Committee of the Upper House appointed to meet to Morrow Morning

Signed by order of the Lower House of Assembly  
Robert Carvile Clk—

Col Calvert was desired to acquaint the Lower House that the Upper House having Considered the Inquisition indented returned upon the Writt of Mandamus to Enquire of what Lands were held by Lieuten<sup>t</sup> William Lewis at the time of his Death And do judge it proper for the Consideration of the Committee of both Houses Which is to meet this Afternoon And do give the Lower House to Understand that they will Send it to that Committee accordingly And

Adjourned the House till two of the Clock in the Afternoon

The House met again Present as in the Morning & Adjourned the House till Monday Morning Nine of the Clock

Monday 10<sup>th</sup> April 1671

Then the honourable the Chancellour S<sup>r</sup> W<sup>m</sup> Talbott Col Calvert & M<sup>r</sup> Chew appearing The House present M<sup>r</sup> Chew to acquaint the Lower House that this House were ready to attend the Committee of both Houses and

Adjourned the House till two of the Clock in the Afternoon in respect the Major part of this House were to Attend the said Committee

And then the said honourable Persons M<sup>r</sup> Chew & the right honble the Governour appearing

U. H. Adjoined the House till nine of the Clock to Morrow  
Journal Morning in respect a Provincial Court was this day appointed  
1659-98 for tryal of diverse Malefactors

Tuesday the 11<sup>th</sup> April 1671

The House met Present the R<sup>t</sup> honble the Governour

The Honble the Chancellor. The honble S<sup>r</sup> W<sup>m</sup> Talbott Col  
Calvert Baker Brookes Samuel Chew Esq<sup>r</sup> & Thomas True-  
man Esq<sup>r</sup>:

p. 194 This House desired S<sup>r</sup> William Talbott & Col Calvert to  
Acquaint the Lower House that this House desired them ac-  
cording to their Promise to send up two of their Members to  
Examine the Ingrossment of the Act for support of Gov-  
ernm<sup>t</sup> &c.

Whereupon the Lower House Sent Cap<sup>t</sup> Jenifer & M<sup>r</sup>  
Weicks to Examine the said Act

The said two Members of the Lower house upon Examina-  
tion of the said Act for a Support &c. declared that the same  
was drawn & Engrossed according to the Votes of the Lower  
House & thereupon the said Act for raising and providing a  
Support &c.<sup>a</sup> being put to the Question in this house

Resolved that the said Act do pass Nemine Contradicente  
And then this House Sent the said Act by S<sup>r</sup> W<sup>m</sup> Talbott &  
Col Calvert to the Lower House for their Assent to the same  
and Sent the Act against Divulgers of false News with this  
Endorsement viz. The Lower House are willing this Act do  
pass with that Amendm<sup>t</sup> Provided that no Punishment be in-  
flicted for any Words spoken against any of his Lordships  
Justices of the Provincial Court but in the Provincial Court &  
against the Justices of any the County Courts but in the pro-  
per County Court

11th April 1671

Rob<sup>t</sup> Carvile Cl Lower Ho.

Which being read in this house & the Question put Voted  
to pass

The Lower House Sent to this House one Act Entituled an  
Act for the Providing a Standard with English Weights &  
Measures in each County Another Act Entituled An Ex-  
planation of two Clauses in an Act Entituled Act for the  
Clerk's Fees & allowance for Jurors in civil Causes with an  
Addition of a Fee to the Seal of each respective County

Which being read Voted to pass

Another Act against Hogstealers.

p. 195 Major Fitzherbert appearing Then read the Act for Enroll-  
ment of Conveyances &c. to desire that the Word County

Court might be inserted in the said Act, next after the Words <sup>U. H.</sup> Clerk of the Provinl Court. And upon the Question put. <sup>Journal</sup> Resolved that the Words (or County Court) be inserted in the <sup>1659-98</sup> said Act

And also the Words if any Fine for Alienation of the said Lands be due and by the Original Grant reserved next the Words præcepi or præcepimus

And upon the Question put

Resolved that the said Words be also inserted in the said Act

Sent the Act Impowering the Comm<sup>rs</sup> of the County Courts to levy and raise Tob<sup>o</sup> towards the defraying the necessary Charges of Countys Which being read this House Voted that the same should pass with this Amendment Viz.

Provided always that the Accounts of the said County Charge be kept upon Record fair written in a Book by themselves signed by the Clerk of the said County Court And that upon the Compl<sup>t</sup> of any Person that the said Charges are not allowable or that he is over Charged or otherwise Aggrieved the said Accounts shall be Examined & rectified by the Provincial Court of this Province

This House desired M<sup>r</sup> Trueman & M<sup>r</sup> Chew to acquaint the Lower House therewith and to Carry the Act for punishing fraudulent Practices &c. for their Assent

This House desired S<sup>r</sup> William Talbott & M<sup>r</sup> Chew to carry the Act for quietting Possessions to the Lower House for their Clerk's hand to the Engrossment

Then the Lower House sent the Act passed by their house for making void & punishing fraudulent practices &c.

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning

11<sup>th</sup> April 1671

At the Lower House of Assembly upon Harman's Remonstrance

This House having perused this Remonstrance & demanded an Account of Augustine Harman for the 10000<sup>th</sup> tob<sup>o</sup> raised by Act and what tob<sup>o</sup> he hath received of & for Prisoners & he having sent the same as inclosed This House not being therewith Satisfyed have thrown the same out of the house as not Conceiving the Remonstrance or the Proposals therein necessary or reasonable They judging his Prison a Charge to the Country p. 196

Rob<sup>t</sup> Carvile Clk—.

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The Lower House having brought Several Accounts to this House which they having allowed this House Voted their pay to Wit the Account of George Beckwith Richard Smith Cap<sup>t</sup> Tho<sup>s</sup> Howell Richard Keen for Gabrile George M<sup>r</sup> Tho<sup>s</sup> Trueman

The Lower House again Sent the Act for Hogstealers for this Houses Assent & upon the question put

Resolved that the s<sup>d</sup> Act pass nemine Contradicente Then the Bill Entituled an Act that no Appeal shall be Granted from any County Court nor any Suit removed in the Provincial Court under 1500<sup>th</sup> tob<sup>o</sup> was read And upon the Question put

Resolved by the Major part of this House that the s<sup>d</sup> Act do not pass this House

Then read the Act for the Encouraging the Importation of Negros and Slaves into this Province And upon the Question put

Resolved that the same do pass nemine Contradicente & sent M<sup>r</sup> Chew with the same to the Lower House for their Assent

The Lower House brought up a Bill to this House Entituled an Act for Coroners Fees, Which being read & the Question put

Resolved that the same do pass Nemine Contradicente.

Then the Lower House Sent the Act Entituled an Act im-  
powering the Comm<sup>rs</sup> of the County Courts to levy &c. with the Lower Houses Assent therewith to this House

And the House Adjourned till nine of the Clock to Morrow Morn.

Thursday the 13<sup>th</sup> April 1671

The House met Present as Yesterday with the R<sup>t</sup> honble the Govern<sup>r</sup>

Then read an Explanation of two Clauses in an Act Entituled an Act for the Clerk's Fees & Allowance for Jurors &c<sup>t</sup> & Voted to pass

An Act for reviving of certain Laws within this Province, Read & Voted to pass

Then read an Act for the founding & Erecting of a School  
p. 197 or College within this Province for the Education of Youth in Learning & Virtue

Then also read an Act for Licensing of Taverns &c<sup>t</sup> Both which were Sent to the Lower House for their Assent by M<sup>r</sup> Trueman

Then read an Act for providing Standards &c<sup>t</sup> & passed  
The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning—  
Except S<sup>r</sup> William Talbott

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Then the Act for reviving of certain Laws twice read & passed

The Lower House Sent a Bill to this House Entituled an Act for Stay of Executions after April Court Assented to by the Lower House. Which being read in this House And upon the question put Voted to pass

The Lower House by Cap<sup>t</sup> Lloyd Major Brookes Cap<sup>t</sup> Howell & M<sup>r</sup> Hamilton acquainted this House that the Lower House were willing & had ordered the Chancellour should have 700<sup>l</sup> tob.<sup>o</sup> of each County for drawing the Charges for the Comm<sup>rs</sup> of the County Courts

The House Adjourned till nine of the Clock to Morrow Morn.

Friday 14<sup>th</sup> April 1671

The House met Present The honourable the Chancellour Baker Brookes Thomas Trueman Samuel Chew & Maj<sup>r</sup> Fitzherbert

Adjourned this house till nine of the Clock to Morrow Morning in regard this House were to sitt this Afternoon as a Provincial Court for tryal of another Malefactor

Saturday 15<sup>th</sup> April 1671

The House met Present as Yesterday except Major Fitzherbert

Ordered that M<sup>r</sup> Baker Brookes M<sup>r</sup> Trueman & M<sup>r</sup> Chew or any two of them do Attend a Committee of the Lower House to meet for Settling publick Accounts

Then the R<sup>t</sup> honble the Governour & S<sup>r</sup> William Talbott appearing The Lower House Sent to this House the following paper viz

Saturday the 15<sup>th</sup> day. At the Lower Assembly House This House having taken into Consideration the Act Sent by the Upper House for founding & Erecting a School or College &c<sup>a</sup>

And the Question being thereupon put Resolved that this House is willing to Assent to this Act with these Amendments Viz. That the place where the said College shall be Erected shall be appointed by the Assembly most convenient for the Country

2. That the Tutors or School Masters of the said School or College may be qualified according to the reformed Church of

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England or that there may be two School Masters, the One for the Catholick and the Other for the Protestants Children and that the Protest<sup>s</sup> may have Liberty to Choose their School Master

3. That a time be appointed when the Work shall begin & be set on Foot

4. That the Lord Proprietor be pleased to Set out his Declaration of what Privileges and Immunitys shall be Enjoyed by the Schollars that shall be brought up or taught at such School or College, and Ordered that Cap<sup>t</sup> Lloyd M<sup>r</sup> Vanhacke M<sup>r</sup> Charles Brookes & M<sup>r</sup> Causine do carry up this Resolve to the Upper House

Signed by order of the Lower House  
Robert Carville Clk

Then read an Act for Naturalization of Bernard Johnson and others and passed. An Act Concerning Coopers read and passed An Act for the Advancement of foreign Coins read And this House declared they were willing to pass it with these Amendm<sup>s</sup> viz. Exept Peruleros and Copper pieces or base Mony & Rix in the 16<sup>th</sup> line instead of Curr<sup>t</sup> Mony, in the 19<sup>th</sup> line say, Mony licenced to be Exported out of the Kingdom of England or publicly in the 32<sup>d</sup> line.

Provided always that the two Shillings p<sup>r</sup> hh<sup>d</sup> given to the R<sup>t</sup> honourable the Lord Proprietary this Assembly for Support of the Government shall always be paid in English Mony Sterling or the full intrinsick Value thereof in the Coins aforesaid any thing in this Act or any other thing or Act to the Contrary hereof notwithstanding. And desired S<sup>r</sup> William Talbott and Col Calvert to acquaint the Lower House therewith

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning

The Lower House by M<sup>r</sup> Clark & M<sup>r</sup> Vanhack sent to this House these Acts Viz. The said Act for the Advancem<sup>t</sup> of foreign Coins with Amendments, And upon the Question put Resolved that the same do pass Nemine Contradicente

P. 199 An Act for the Encouragement of the Sowing and making Hemp and Flax Which being read & the Question thereupon put

Resolved that the same do pass Nemine Contradicente

An Act against Runaways &c<sup>r</sup>. Which being read & the question put Resolved that the same do pass with these Amendments Viz. Runnaways (shall be) so Seized line the 4<sup>th</sup> shall bring or Cause (them) line 5 Secure instead of pro-

ceed against line 9<sup>th</sup> And desired S<sup>r</sup> William Talbott & M<sup>r</sup> Fitzherbert to acquaint the Lower House therewith

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Then the Lower House by M<sup>r</sup> Franklyn & M<sup>r</sup> Causin acquainted this House that their House had Assented to the s<sup>d</sup> Act with the said Amendments

The House Adjourned till Monday Morning nine of the Clock

Monday 17<sup>th</sup> April 1671

The House met Present as Yesterday Except the Governour

The Lower House by Cap<sup>t</sup> Perry & M<sup>r</sup> Franklyn desired they might have the Acts assented to by both Houses to the End they might be there read the third time

Ordered that the said Acts be sent down to the Lower House

An Act for raising and providing a support for his Lordship &c

An Act for Enrollment of Conveyances &c.

An Act against Hogstealers

An Act against Divulgers of false News

An Act for the making void & punishing all fraudulent Practices &c<sup>a</sup>.

An Act Impowering the Comm<sup>rs</sup> of the County Courts to levy &c<sup>a</sup>.

An Act for Encouraging the Importation of Negroes &c<sup>a</sup>.

An Act prohibiting the importing Horses &c<sup>a</sup>.

An Explanation of two Clauses in an Act for Clerks Fees &c<sup>a</sup>.

An Act for the Providing a Standard

An Act for reviving of certain Laws

An Act for Stay of Executions &c<sup>a</sup>.

An Act for Coroners Fees

An Act for the Advance of foreign Coins

An Act against Runaways &c<sup>a</sup>.

An Act for the Encouraging of Sowing & making Hemp & Flax and that Col Calvert carry them to the Lower House to be read as they desired

This day being appointed for the further hearing of the Charge against Doctor Tilghman Ordered that the s<sup>d</sup> Tilghman bring in such Witnesses as he has brought down & are ready to be Examined by this House touching the Charge already Exhibitted ag<sup>t</sup> him And that the Lower House have notice thereof And Examine their Witnesses if any they have so as Publication may duly pass And this House proceed to a final Determination of the several Articles in the said Charge Specified

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This House desired Major Fitzherbert to Acquaint the Lower house therewith Thereupon the Lower house by Cap<sup>t</sup> Jenifer & M<sup>r</sup> Woolman desired a Copy of their Charge ag<sup>t</sup> D<sup>r</sup> Tilghman

Ordered that a Copy be made thereof & sent to the Lower house Which being made Major Fitzherbert was desired to carry it to the Lower House

John Darby a Witness produced Sworn & Examined touching the Charge against Doctor Tilghman upon his Oath saith that last January Court there being some difference about the publick Levy

M<sup>r</sup> Tilghman ordered the Depon<sup>t</sup> to receive of those people (that were willing to pay) 46<sup>lb</sup> tob<sup>o</sup> p poll And of those that were not willing to pay 46<sup>lb</sup> tob<sup>o</sup> p poll to take 44<sup>lb</sup> And this Depon<sup>t</sup> saith that those that were not willing he never forced to pay the said 46<sup>lb</sup> tob<sup>o</sup> p poll This Depon<sup>t</sup> was present in the County Court of the said County of Talbott in January afores<sup>d</sup> when there was some Discourse about the publick Levy that It was laid too high Whereupon M<sup>r</sup> Tilghman told the Court that if there was any mistake in his Casting up the Levy too high that he would answer the Overplus to the Country in regard It was too late for them to alter and him to receive the Levy that Year with Which the whole Court seemed Satisfyed The Depon<sup>t</sup> going with M<sup>r</sup> Tilghman to the house of John Ingram or where he had formerly lived to receive Rents and Levys & other Debts upon Executions The said M<sup>r</sup> Tilghman demanded my Rent & Levys A Woman then in the said House told the said M<sup>r</sup> Tilghman in the hearing of this Depon<sup>t</sup> that he the said John Ingram had no Tob<sup>o</sup> there only some Indian Grain part whereof She said the said Ingram had Sold Whereupon the Depon<sup>t</sup> saith The said M<sup>r</sup> Tilghman did seize about 26 Barrels of Indian Corn for the s<sup>d</sup> Rent Levys & Executions And afterwards this Deponent saith that the said M<sup>r</sup> Tilghman six Weeks after the s<sup>d</sup> Seizure offered the said Corn to the s<sup>d</sup> Ingram in Case he would pay the Value thereof in Tob<sup>o</sup> according to Appraisalment As the s<sup>d</sup> Ingram told this Depon<sup>t</sup> And that he the said Ingram was Advised to the Contrary and to follow the Law ag<sup>t</sup> the s<sup>d</sup> Tilghman

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Sworn before the house

John Darby

The Affidavits of John Chaff & Mary Chaff Attested by M<sup>r</sup> Thomas South one of the Comm<sup>rs</sup> of Talbot County &c<sup>t</sup> touching Doctor Tilghman Which by reason of their Inability to travell Ordered that the same be allowed De bene Esse at the hearing

Upon the Petition of Francis Swinfen for the reasons therein set forth Ordered that the Word South be inserted in the



Certificate of Survey therein mentioned instead of the Word North

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The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning  
The Governour & Major Fitzherbert—

The Lower House by Cap! Lloyd Cap! Jenifer M<sup>r</sup> Clark & M<sup>r</sup> Weicks desired this House that upon their Charge Exhibitted against M<sup>r</sup> Tilghman He might be put out of his Office and that they might then have the Act for Ordinarys

Whereupon this House desired Col Calvert to carry the s<sup>d</sup> Act to the Lower House for their further Consideration

And also to know whither It was the desire of the whole House that their Charge ag<sup>t</sup> the s<sup>d</sup> M<sup>r</sup> Tilghman should not be prosecuted And that he should be removed from his Office

John Hinson & Nicholas Brooke Sworn & Examined at the Instance of the Lower house to prove their Charge ag<sup>t</sup> M<sup>r</sup> Tilghman

The said John Hinson to the first Article of the said Charge saith that M<sup>r</sup> Tilghman's Under Sherriff received 44<sup>b</sup> of tob<sup>o</sup> p poll of the Depon<sup>t</sup> for his Levy and more saith not

To the Second & third Articles of the said Charge this Depon<sup>t</sup> cannot depose.

To the fourth this Depon<sup>t</sup> cannot depose

To the fifth Charge this Depon<sup>t</sup> cannot depose

The said Nicholas Brooke to the first Article saith he cannot depose

To the Second & third Articles of the said Charge the Depon<sup>t</sup> cannot depose—

To the fourth this Depon<sup>t</sup> cannot depose

To the fifth this Depon<sup>t</sup> cannot depose

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Both Sworn before the house

John Hinson  
Nich Brookes

This House upon reading the Act for Settling the rates & prices of Wines &c<sup>o</sup> in Mony thought fit that these Amendments be inserted Viz.

Jurors . . . . . } For all Ordinarys that Entertain County  
Witnesses, Persons } Courts & in Corporations Credit  
that have Business } s., For two meals of meat p diem one  
at the Office or Court } pottle of Strong Beer p diem & sufficient Lodging at Night & no more for which Execution & no more—

2. Made of Malt of the Growth of this Province & Brewed within this Province 2<sup>s</sup> p gallon Beer made of foreign malt and brewed in foreign parts one Shilling & Sixpence p Gall.

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3. Provided also that all Ordinary Keepers where any County Courts are kept and Ordinary Keepers in any the Corporations within this Province shall have Executions for such Debts as are by this Act allowed to Daniel Jenifer or any other Ordinary Keeper in the City of S<sup>t</sup> Marys as well as upon the

4. Limited as a<sup>d</sup>

5. Provided always that no Ordinary Keeper within this Province shall at any time charge anything to Account for Bowles of Punch or any other Quantity of mixed Drink but shall only sell the several Ingredients to the said Mixture according to the Rates before in this Act ascertained and allowed upon pain of 500<sup>b</sup> tob<sup>o</sup> for each Offence Committed over and above the full Value of the punch or other mixt Liquors so Charged to Account

Sent M<sup>r</sup> Chew to acquaint the Lower House therewith

Adjourned the House till nine of the Clock to Morrow Morning

Tuesday 18<sup>th</sup> April 1671

The House mett Present The honourable the Chancellour Col Calvert M<sup>r</sup> Brookes & M<sup>r</sup> Chew—

The Lower House by M<sup>r</sup> Weicks & M<sup>r</sup> Hamilton sent to this House

The Act for Ordinarys &c<sup>a</sup>. Which being read, This House desired that Lyme at 5<sup>th</sup> p gall. Nutmeggs at 2<sup>d</sup> apiece Vinegar at 2<sup>s</sup> 6<sup>d</sup> p Gallon be inserted into this Bill

p. 203 And desired Col Calvert & M<sup>r</sup> Chew to acquaint the Lower House therewith

Then the Lower House Sent the said Act Assented to by their House

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning  
The Governour and Secretary

Then read the Act for settling the Rates & Prices of Wines &c. and upon the Question put Resolved that the said Act do pass

This House desired Col Calvert to acquaint the Lower House therewith & to know whither they had any other Witnesses to Examine against M<sup>r</sup> Tilghman or whither they would prosecute their Charge Exhibited against him

Upon the Petition of Robert Carvile Clk of the Lower House of Assembly for ascertaining his fees Ordered that the Clerk of the Lower House have 200<sup>b</sup> of tob<sup>o</sup> for every Naturalization & the Door Keeper of the said House 50<sup>b</sup> of

to be for each Naturalization and that the said Clerk have for every Petition Exhibited or brought to their House the Sum of 1<sup>sh</sup> & for all Copys of private Business 1<sup>sh</sup> p sheet at the rate of 15 lines to the Sheet

Ordered that the Clerk of this House have & receive for each Petition exhibited or to be Exhibited into this House the Sum of 2<sup>s</sup> 6<sup>d</sup> & for a Copy of any private Business brought or to be brought into this house the s<sup>d</sup> twelve pence p sheet at the rate of 15 lines to the Sheet

The Lower House by M<sup>r</sup> Hamilton & Cap<sup>t</sup> Burgess sent this following Resolve to this house Viz.

18<sup>th</sup> April 1671

At the Lower House of Assembly

This House in order to the Charge ag<sup>t</sup> Rich<sup>d</sup> Tilghman do humbly Conceive that the said Charge sent to the Upper House by the Lower House was Sufficiently proved as to the two first Articles that day this House waited upon the Upper House by the said Richard Tilghman's Confession & Acknowledgm<sup>t</sup> And as to the rest of the Articles in the said Charge this House did send up such Witnesses as they had to produce to make good the same Viz. John Hinson & Nicholas Brooke whose Petitions were Annexed to the said Charge & therefore that this House left the whole Matter to the Consideration & Judgment of the Upper House & so have resolved that they do not intend & think it not necessary to proceed any further therein p. 204

Signed by order of the Lower house of Assembly  
Rob<sup>t</sup> Carvile Clk.

Whereupon & upon reading of the Proofs taken in this Business

Ordered that the s<sup>d</sup> R<sup>d</sup> Tilghman be dismissed without day Burgess & al. } Rob<sup>t</sup> Carvile the Attorney of the said M<sup>r</sup> Bur-  
con } gess &c. exhibited certain Errors to this  
Hooper. } House—

Ordered by this House that no Advantage shall be taken of the day of Return of the Writt of Error by which the Writt became Vicious by the delay of meeting of the Assembly And that Copys of the Errors be Executed to either Party that a Scire facias issue to Hooper to hear the said Errors in this house returnable the first day of the next Session of this Assembly And that in the mean time Execution upon the Judgment afores<sup>d</sup> be superseded

This House desires S<sup>r</sup> W<sup>m</sup> Talbott & Col. Calvert to acquaint the Lower House that the Governour was ready to pass the Acts & to Compleat the Session

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And Adjourned the House till to Morrow Morning nine of the Clock

Wednesday 19<sup>th</sup> April 1671

The House met Present as yesterday in the Afternoon except The Chancellour

The Lower House by several of their Members acquainted the Governour & this House that they had dispatched what Business was before them & desired his Honour that they might be dismissed

Whereupon his Honour told them that he stayd here for that purpose.

The Lower House Sent up an Act for payment of publick Debts Which being read & the Question put Resolved that the same do pass.

This House desired S<sup>r</sup> W<sup>m</sup> Talbot to acquaint the Lower House that the Governour was ready to prorogue this Assembly & to desire them to bring up the Laws Enacted by this Assembly

Then the Lower House with their Speaker came into this house with all the Laws made this Assembly.

p. 205 The Titles whereof being read in the presence of both houses The Governour Prorogued this Assembly till the Second Tuesday in October next.

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Acts made att a Generall Assembly begun and held att S<sup>t</sup> Maries in the Prouince of Maryland the twenty Seventh day of March in the Nyne and thirtieth yeare of the Dominion of Cæcilus &<sup>ca</sup> Annoq Domini 1671.

The Hon<sup>ble</sup> Charles Calvert Esq. Gouverneur—

To the Right Honb<sup>le</sup> the Lord Proprietary of the Provinces of Maryland and Avalon Lord Baron of Baltimore—

The humble petiçōn of Bernard Iohnson of Calvert County in the said Province of Maryland Cooper William Nenfinger of Saint Maries County Iohn Gottee and Margaret his wife of Dorchester County and Stephen Beson of the Same County all Inhabitants of this Prouince

Humbly Shew vnto your Lordship that your Peticōners Bernard Iohnson and William Nengfinger were borne in holland and vnder the Dominion of the States Generall of the vnitd Provinces John Gottee and Margaret his wife and Stephen Besson in the Kingdom of ffrance And your Peticōners being

now Removed into this Province for long time therein Inhabitted being Invited to Come and dwell within this Prouince by and upon Confidence of your Lordships Declaracōn of the second of Iuly one thousand six hundred forty Nyne where-by your Lordship did impower Your Lordships Gouvernour of this Province from time to time to grant lands to any persons of Dutch french or any other forreign discent in the same in as ample manner and vpon the same tearmes and Provisoes as he was thereby Impowred to grant lands to any person or persons of Brittish or Irish discent and dureing their abode within this Prouince Your Peticōners have been alwayes faithfull and obedient vnto your Lordships Lawes Yett further your Peticōners are not of Brittish or Irish discent they cannott take Benefit of the Lawes and Customes of this Province as other the good people of this Province of Brittish or Irish discent may to their great losse prejudice and hinderance as alsoe to the Deterring of divers others of the forreigne Nations aforesaid from Coming into this Prouince and by Consequence foreslowing the peopling of this Prouince with vsefull Artificers and handicrafts men may itt therefore please your Lordship of your abundant goodnesse and wonted care of and over this Province That itt may be Enacted and ordeined. And Bee itt Enacted and ordained by the Right Hon<sup>ble</sup> the Lord Proprietary of this Province by and with the advice and Consent of the Upper and lower houses of this present Generall Assembly and the Authority of the same That your Lordships humble Peticōners Barnard Johnson William Nengfinger John Gottee and Margarett his wife and Stephen Besson and every of them Shall and may from henceforth by the same Authority be Enabled and adjudged to all intents and purposes able to demand Challenge aske haue hold and Enjoy any lands Tenements Hereditaments and Rents within this Prouince as heir or heires to any of their Ancestors by Reason of any descent in fee simple feytayle Generall or Speciall or Remainder vpon any Estate tayle or come to them or any of them by any discent in fee simple or feytayle Generall or speciall or Remainder upon any Estate tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they and every of them had been borne within this Province or were of Brittish or Irish discent as aforesaid And alsoe that they and every of them from henceforth may and shall be Enabled to prosecute maintaine and avow Iustifie and defend all manner of accōns Suites plaints and other demands whatsoever as liberally frankly freely fully Lawfully and Securely as if they and every of them had been Natureally borne within this Prouince of Maryland or were of Brittish or Irish discent and as any other person or persons Natureally borne within this Pro-

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uince or of British or Irish discent may any wayes Lawfully doe Any law provisoes Act or Custome of this Prouince or other thing whatsoever had made ordeined or done within this Province to the Contrary thereof in any wayes Notwithstanding.

An Act for the Encourageing the Importacōn  
of Negroes and Slaues into this Province

Whereas Severall of the good people of this Prouince haue been discouraged to import into or purchase within this Prouince any Negroes or other Slaues and such as haue Imported or purchased any such Negroes or Slaues haue to the great displeasure of Almighty God and the prejudice of the Soules of those poore people Neglected to instruct them in the Christian faith or to Endure or permitt them to Receive the holy Sacrament of Babtisme for the Remission of their Sinns upon a mistake and vngrounded apprehension that by becomeing Christians they and the Issues of their bodies are actually manumited and made free and discharged from their Seruitude and bondage be itt declared and Enacted by his Lordship the Lord and Proprietary of this Prouince by and with the advice and consent of the upper and lower houses of this present Generall Assembly and by the Authority of the same That where any Negro or Negroes Slave or Slaues being in Seruitude or bondage is are or shall become Christian or Christians and hath or have Received or shall att any time Receive the Holy Sacrament of Babtizme before or after his her or their Importacōn into this Prouince the same is not nor shall or ought the same be denyed adjudged Construed or taken to be or to amount vnto a manumicōn or freeing Inlarging or discharging any such Negroe or Negroes Slaue or Slaues or any his or their Issue or Issues from his her their or any of their Seruitude or Seruitudes Bondage or bondages Butt that Notwithstanding any such Act or thing Acts or things And Notwithstanding  
p. 50 any such becoming Christian or Christians or Receiveing the Sacrament of Babtizme Every such Negroe and Negroes slaue and slaues and all and every the Issue and Issues of every such Negroe and Negroes Slaue and Slaues Is are and be and shall att all tymes hereafter be adjudged Reputed deemed and taken to be and Remyne in Seruitude and Bondage and subject to the same Seruitude and Bondage to all intents and purposes as if hee shee they every or any of them was or were in and Subject vnto before such his her or their Becomeing Christian or Christians or Receiveing of the Sacrament of Baptizme any opinion or other matter or thing to the Contrary in any wise Notwithstanding.

An Act Impowring the Commissioners of the County Courts to Levy and rayse Tobacco towards the defraying the Necessary Charges of their Counties

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Forasmuch as in the Intervalls of Assemblies in this Province there haue been Seuerall Necessary Charges laid out and Expended in the Seuerall and Respectiue Counties of this Province by the seuerall and Respective Comissioners of the said Counties and others for the good and welfare and Conservacōn of the peace of and within the said Counties and which ought to be borne by the Seuerall and Respectiue Counties distinctly and haue been formerly vsed and accustomed to be Reimbursed defraid payd and Satisfyed by and out of the County Leavy Leavyed and assessed by the Commissioners of the said Respective Countyes by an Equall Assessment vpon the persons and Estates of the Inhabitants of the said Seuerall and Respective Counties But the said Comissioners of the said County Courts not haueing Sufficient warrant or Authority to rayse such Leauy The freemen of this Prouince in this present Generall Assembly Doe humbly pray that it may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by and with the aduice and Consent of the upper and lower houses of this present Generall Assembly And the authority of the same That for the future itt shall and may be Lawfull to and for the Respective Comissioners of the seuerall and Respective County Courts within this Province att their Seuerall and Respective Courts to be held for the said Countyes vpon Examinacōn had before them of the Publick Charges of their said Seuerall and Respective Counties and allowance by them made of the same to Leavy and Rayse Tobaccoes for payment and satisfaccōn of the said seuerall and Respective County Charges and the Sherriffes Sallary for Collecting thereof by an Equall Assessment of the goods and Chattles of the freemen and Inhabitants of the said Seuerall Countyes any act Lawe Custome or vsage heretofore had and made to the Contrary hereof in any wise Notwithstanding Provided alwayes that the accompts of the said County Charge be kept vpon Record p. 51 faire written in a booke by themselues signed by the Clarke of the said County Court And that vpon Complaint of any person that the said Charges are not allowable or that he is overcharged or otherwise agreived the said accompts shall be Examined and Rectified by the Prouinciall Court of this Prouince

An Act against divulggers of falce news

Whereas many Idle and Bussie headed people doe forge and divulge falce Rumors and Reports to the great disturbance of the peace of the Right Hon<sup>ble</sup> the Lord Proprietary and his

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good people of this Prouince Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Assent of this present Generall Assembly that what person or persons soever shall forge or divulge any falce Reports (Tending to the trouble of the Prouince) hee or they shall be by the next Iustice of Peace sent for and bound over to the next County Court or the Prouinciall Court (where if the thing Related be materiall And that he produce not his author) he shall be fined two thousand pounds of Tobacco (or lesse if the Court shall thinke fitt to Lessen itt) And besides give bond with Security for his Behaviour (if itt appears to the Court that he did Maliciously publish or invent the same the one halfe to the Lord Proprietary and the other halfe to him or them that shall informe of the same To be Recovered in any Court of Record within this Prouince And further if any such Idle and Buss-headed person shall forge or Maliciously Publish or invent any falce Reports or tales of any of his Lordships Iustices of the Prouinciall Court (shall by the Iustice of peace to whom such Complaint be made be bound over to the next Prouinciall Court Butt if the offence be Comitted against any of the Iustices of any of the County Courts That then such person be bound over to the County Court where the same offence was Comitted in the severall and Respective Counties) to be fined or to Receive such Corporall punishment (not Extending to life or member) as to the Iustices of that Court shall seeme meete This Act to Endure for three yeares or to the end of the next Generall Assembly.

An Act for the makeing voyd and Punishing  
of all fraudulent Practices tending to  
the defrauding of Reall Purchasers  
and Creditors

For as much as nothing is more destructive to trade or more pernicious to humane Society then the wicked and deceitfull practice in these dayes too much vsed for the defrauding the Lord and Proprietary his heeres and successors Lords and Proprietaries of this Province of his and their Iust Rights Purchasers of their Iust titles and Estates by them truely and Really Purchased for Reall and valueable Consideracōns and Creditors of their Iust and Reall Securities and debts by Secrett fraudulent feigned voluntary and Covinous grants Alienacōns and Conveyances of lands and hereditaments as alsoe by feigned Covinous and fraudulent bills bonds accōns suites debts Iudgments Extents Seizures and Execucōns all which have been and are accustomed to be devised Sett on foote and Continued and made vse of for the Ends before mencōned for the preventing and avoyding whereof Bee itt Enacted by his



Lordship the Lord and Proprietary of this Prouince by and with the aduice and consent of the upper and lower house of this present Generall Assembly That all and every gift grant bargain Sale Alienacōn Conveyance lease demise Charge Incumbrance and Estate whatsoever of in to or out of any lands Tenements or hereditaments whatsoever and all and every gift grant bargain Sale and Alienacōn of any goods or Chattles whatsoever And all and every bill bond accōn suite debt Iudgment Extent Seizure and Execucōn at any time heretofore had made granted Charged obtained Executed Commenced Contrived Sett on foote continued or made use of or hereafter to be had made granted Charged Executed Comenced contrived Sett on foote Continued or made use of for any the Ends intents or purposes before mencōned shall be from henceforth deemed Construed adjudged and taken (only as against the Lord Proprietary and his said heires and successors and as against such Reall Purchasers Reall Mortgagers and Reall Creditors their heirs successors Executors Administrators and assignes Respectively whose Estates Rights titles Interests accōns suites debts accompts Claimes or demands by such Covinous feigned deceitfull and fraudulent devices Contrivances and practices is are shall may or might be disturbed hindered barred delayed or deseated) to be Clearly and absolutely void frustrate and of none Effect any pretence Colour feigned Consideracōn or other matter thing to the Contrarie Notwithstanding.

And Bee itt further Enacted by the Authority aforesaid and by and with the aduice and Consent aforesaid that all and every person and persons who are or shall be party or parties to any such Secret fraudulent feigned or Covynous guift grant bargain Sale Alienacōn Conveyance lease demise Charge incumbrance Estate bill bond accōn suite debt Iudgment Extent Execucōn or other matter or thing herein before Expressed and who being privy therevnto or haueing notice of and knowing the same shall after the three and twentieth day of Aprill in the yeare of our Lord one thousand Six hundred Seventy and one wittingly or willingly put in ore avow abett maintaine Iustifie or defend the same as true and Simple and as had made granted done Executed or obteyned bona fide and upon good Consideracōn or shall grant alien assigne or transferr the same or the benefit thereof or any part thereof shall incurr the Penalty and forfeiture of two yeares of the improved value of such lands Tenements and Hereditaments as shall be soe given granted Bargained sold alienated leased and demised Conveyed Charged or Incumbred and the whole values of all such goods and Chattles and alsoe all such moneys as shall be mencōned Conteyned or pretended to be due or Claimed or

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Endeavoured to be Recovered in or by any such bill bond accōn suite debt Iudgment Extent Seizure or Execucōn before mencōned the one moyty whereof to be to his Lordship his heirs and successors Lords and Proprietaries of this Prouince and the other moyty to the party or parties grieued by such Covinous and fraudulent Practice to be Recovered in the Prouinciall Court of this Prouince by accōn of debt Bill plaint Informacōn wherein noe Essoyne proteccōn or wager of Law shall be admitted And alsoe being thereof lawfully Convicted shall Suffer imprisonment by the Space of one halfe year without Baile or mainprize

Provided alwayes and Bee itt Enacted by the Authority and by and with the aduice and Consent aforesaid That this act or any thing therein Conteyned shall not Extend to make voyd any grant bargain Sale Alienacōn Conveyance Charge Estate lease demise assignment or other title or Interest of in to or out of any lands Tenements or hereditaments goods or Chattles had made Charged Conveyed Recovered transferred obteyned or assigned which is are or shall be upon good Consideracōn and Bona fide Really and truely & Lawfully had made Charged Conveyed Recovered transferred obteyned or assigned to any person or persons Bodyes Pollitick or Corporatt not having at the tyme of the making Executeing taking Receiveing Charging obteyning accepting or vesting of the same in him or them any manner of notice or knowledge of any such Covin fraud collucōn or practice as is before mentioned any thing herein before Conteyned to the Contrary Notwithstanding.

#### An Act for quietting possessions

For as much as in the Beginning of this Plantacōn and till of late yeares there never was any Settled Course of Conveying lands Tenements or hereditaments from man to man in this Prouince by Reason whereof the titles of divers persons haue bona fide bought and paid for lands become doubtfull and thence arises divers Suites att Law to the great losse of divers Inhabitants of this Prouince Wee the delegates and deputies of the freemen of this Prouince in this present Generall Assembly Doe pray that itt may be Enacted and be itt Enacted by the Right Hon<sup>ble</sup>: the Lord and Proprietary of this Prouince by and with the aduice and Consent of the upper and lower houses of this present Generall Assembly that all sales gifts  
p. 54 or grants heretofore made of any lands Tenements or hereditaments within this Prouince by any person or persons whatsoever that Right had to sell give or grant such lands Tenements or hereditaments made by writeing onely with or without seale

shall for ever hereafter be accounted good and avayleable in Law to barr the heirs or Executors of such vendors Donors or grantors and all persons Claimeing dower from any such vendors donors or grantors any error in the forme onely of such writings to the Contrary Notwithstanding And forasmuch as divers assignments of Pattents written on the back side of such Patents for land are now worne out and alsoe many other Seales in Paper either worne out or quite lost for which the purchase money hath been bona fide paid Bee itt further Enacted by the Authority aduice and Consent aforesaid That all Sales Guifts or grants heretofore made by persons that Right had as aforesaid where either the Sale guift or grant or payment Bona fide made can be proved by wittness such Sales shall for ever hereafter be accounted good and avayleable in the Law to barr the heirs and Executors of such vendors Donors or grantors or other persons Claymeing Dower from any such vendors Donors or grantors any law Custome or vsage to the Contrary hereof Notwithstanding.

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#### An Act against Hogstealers

Whereas the Act made att a Generall Sessions of Assembly the tenth day of Aprill 1666 Requires an amendment in Severall clauses thereof Bee itt therefore Enacted and Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with the Assent of the upper and lower house of this present Generall Assembly that whosoever shall be proved or Convicted either by wittnes Confession or otherwise as principall or accessory to haue killed any hoggs in the woods or upon a Plantacōn or otherwise and to haue Cutt of the Eares thereby to deface or otherwise to alter the marke shall be Reputed as a Hogg stealer & suffer as a hogg stealer And he alsoe that shall kill in the woods or elce where any Hogg or hoggs not being his owne or shall secretly Carry them away with purpose to Conceale them shall be adjudged a Hoggstealer vnlesse he shall Cutt of Sufficient of the flesh or Skinn loyning with both eares Evidently thereby to demonstrate whose hoggs they were and shall alsoe Naile and hang the same opp in Publick view for the space of one whole moneth att the least And Bee itt further Enacted by the Authority aforesaid That every person or persons either as principall or accessory that shall privately kill or carry a way any young Piggs or vnmarkt Shoates not being vpon his owne land or not sorting or in Company with his owne Hoggs shall alsoe be adjudged a Hoggstealer And p. 55  
bee itt also Enacted by the Authority aforesaid that any person or persons that shall be Reputed by Cōmon fame hogstealers

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and having been formerly warned by the true owner of the land and shall yett presume either with Dogg or Gunn to hunt upon the same hee or they soe forewarned shall be lyable to pay the quantity or sume of one thousand pounds of Tobacco for every such offence the one halfe thereof to the Lord Proprietary and the other halfe to the owner of such land the which shall be Recoverable in any Court of Record in this Province by accōn of debt plaint bill or Informacōn wherein noe Essoyne Protection or wager of Law to be allowed Bee itt alsoe further Enacted by and with the Assent of the Authority aforesaid That any person or persons being either principall or accessory That shall be Legally Convicted as a Hoggstealer shall for the first offence stand in the pillory att the Prouinciall Court four Complea[t] houres and shall have his eares Crapt and pay treble damages to the owner of the Hoggs Stolne and for the second time the offender shall be stigmatized in the forehead with the Letter H and pay treble damages and for the Third offence of Hoggstealeing he or they soe offending shall be adjudged as fellons And the Delinquent shall have noe Benefit of Clergy And Bee itt Enacted by the Authority aforesaid That all persons upon their owne land may Lawfully kill any Hoggs Piggs or Shoates about three moneths old that are vnmarked any thing in this Act mencōned to the Contrary Notwithstanding And Bee it alsoe further Enacted by and with the assent of the Authority aforesaid That the former acts provided against Hoggs stealers from henceforth be Repealed and are hereby Vtterly Repealed for ever And for the better Execucōn of this and all other the good lawes in this Prouince against offenders Bee itt Enacted that every Respective County Court att the Courts to be held halfe yearly in March and November in every Respective County shall by a grand Iury Enquire of all offences Comitted against this and all other the good lawes of this Prouince And every Respective Sherriffe in the said County shall of Course Impannell and Returne a Iury of Enquest of such Courts halfe yearly to be held as aforesaid And that all the Constables shall of Course appeare att the said Respective County Courts in the month of March and November to be halfe yearly held as aforesaid And if either the Sherriffe shall Neglect to Impannell and Returne such Iuries as aforesaid or the Constables to appeare as aforesaid each Sherriffe or Constable shall forfeite Respectively one thousand pounds of Tobacco for every such his or their Neglect to Impannell and to Returne Iuries or to appeare to present offences as the Constables by Oath are bound And for the more Effectuall prosecucōn of the true intent and meaning of this Act Bee itt Enacted by the Authority aforesaid that a forme of a Charge be by the Chancellor

drawne up & sent to the severall County Courts uppon the  
Severall Articles of which the said County Courts shall strictly  
Examin all the Constables within their Severall Respective  
Counties for the discovery of the offenders and due Execucōn  
of Justice And that all presentments That shall concerne life or  
member be by the Clerkes of each respective County Courts  
Returned to the next Prouinciall Court upon paine of forfeiture  
of one thousand pounds of Tobacco for every presentment by  
them Neglected to be sent to the Prouinciall Court as afore-  
said This Act to Endure three yeares or to the end of the  
next Generall Assembly

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An Act for the provideing a standard with  
English Weights and Measures in the severall  
and Respective Counties within this Prouince

Whereas dayly Experience sheweth that much fraud and  
deceite is practised in this Prouince of Maryland by falce  
weights and measures for preuencōn thereof for the future Bee  
itt Enacted by the Right Honnourable the Lord Proprietary  
by and with the assent of the upper and lower house of this  
present Generall Assembly that noe Inhabitant or trader hither  
shall buy or Sell or otherwise make use of in tradeing any  
other weights or measures then are vsed and made according  
to the Statute of Henry the seventh King of England in that  
case made and provided And for discovery of abuses be itt  
further Enacted That Daniell Jenifer of St Maryes County  
Robert Dunn of Kent County Thomas Taylor of Ann Arundell  
County Charles Brookes of Calvert County Henry Adams of  
Charles County Iohn Vanheck of Baltimore County William  
Hambleton of Talbott County William Stevens of Somersett  
County and Daniell Clerke of Dorchester County Gentl. doe  
sett up a standard att their owne houses and provide by the  
next shipping or the shipping then next following att furthest  
twelve halfe hundred weights a quarterne halfe quarterne  
seven pounds four pounds two pounds one pound alsoe Each  
person aboue named are to procure Six Stamps for the mark-  
ing of Stillyards and weights the first six to be marked with  
the Letter A for St Maries County the next Six to be with the  
Letter B for Kent County the Third six with the letter C for  
Ann Arundell County the fourth six to be with the Letter D  
for Calvert County the fifth six with the letter E for Charles  
County the Sixth Six with the letter F for Baltimore County  
the Seventh with the Letter G for Talbott County the Eighth H  
for Somersett County the Ninth with the Letter I for Dor-  
chester County alsoe Each person aboue named to haue Nyne

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Irons Numbred from one to Nyne and another with a Cypher for the Numbring of Stillyards and Pea that they might not be Changed and alsoe to procure Brasse measures of Ell and yard to be Sealed in England likewise a Sealed Bushell halfe Bushell Peck and Gallon of Winchester measure gallon Pottle quart Pinte and halfe pint of wine measure with three Burnt Stampes for the wooden measures And three other stampes for the pewter measures to be all of the same Letter with their other stampes And that the said weights measures and stampes be kept by the Respective persons aforesaid att their aforesaid houses whither all persons are to bring their Stillyards to be tryed Stamped and Numbred once a yeare alsoe their Barrells which are to Conteyne five Bushells and other measures to be sealed And all persons selling by other weights or measures which are not tryed Stamped Numbred and Sealed as aforesaid shall forfeite one thousand pounds of Tobacco for every default the one halfe to the Lord Proprietary the other halfe to the Informer to be Recovered in any Court of Record within this Prouince And itt is further Enacted by the Authority aforesaid that noe Stillyards that Carries gross weights shall be admitted or Stampd att any Standard within this Prouince And in Consideracōn of the trouble paines and Charge which the person aforesaid must use and bee att in performing this office Itt is hereby further Enacted by the Authority aforesaid that every person or persons for every time that any persons shall have their Stillyards and pea tryed Stamped and Numbred shall pay vnto such person (that shall have the keeping of the said Standard) the sūme of two shillings and alsoe Six pence for every wooden and pewter measure markt and if any person without Iust Cause shall trouble another to try his Stillyards after Stampd and Numbered by the Standard such person shall pay and Satisfie the fee to the officer soe due as aforesaid And itt is hereby further Enacted by the Authority aforesaid that one thousand Six hundred pounds of Tobacco be this present yeare Leavyed in every Severall and Respectiue Counties within this prouince to be paid this Cropp now Ensueing vnto each Respective person aforesaid for the Purchasing of the aforesaid Waights measures and other the materials And in case the same is not Sufficient to purchase the same after a Iust accompt delivered into the Comissioners of each Respective County of the first penny in England with all other disbursements which will accrue thereby allowing one penny for every pound of Tobacco Then the said Comissioners hereby are Enjoyed to Tax Soe much as shall be wanting thereof in the Ensueing County Leavy And if in case the said Sūme of Sixteene hundred pounds of Tobacco will overpay their Said disbursements

att one penny per pound Then such person or persons are to be  
accomptable for the overplus (the Cropp that shall .Enssue the  
Arriveall of the said goods to the County that shall disburse  
the same And if in case any of the persons aforementioned shall  
make default of procureing and purchasing such weights  
measures Seales Stamps and Numbers as by this Act they are  
Enjoyed by the time before Limitedt the said person or per-  
sons shall be fyned three thousand pounds of one halfe thereof  
to the Lord Proprietary and the other halfe to the County  
where such default shall be made and where the same shall be  
Recovered by Bill plaint or Informacōn wherein noe Essoyne  
Proteccōn or wager of Law to be allowed And in case of the  
death of any of the persons afore in this act named to provide  
the Weights and measures and for keeping the standard afore-  
said the severall and Respective Comissioners of each Respec-  
tive County Court shall from time to time nominate and  
appoint such other person or persons in their Severall and  
Respective Counties to keepe the said Severall Standards  
in such Convenient place in the County as they shall thinke  
fitt this act to Endure for three yeares or to the End of the  
next Generall Assembly which shall first happen

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An Act prohibiting the Importacon of all  
Horses geldings mares or Colts into  
this Prouince

For as much as the great Numbers of horses Geldings mares  
and Colts within this prouince are soe destructive to the In-  
habitants thereof that with their yearely encrease in the  
Country and their Importacōn from forreigne parts would soe  
greatly augment in few yeares that the whole Province would  
Receive great Injuries thereby Wherefore for preventcōn for  
the future It is hereby Enacted by the Right Hon<sup>ble</sup> the Lord  
and Prop<sup>r</sup> of this Prouince by and with the assent of the upper  
and lower houses of this present Generall Assembly and by  
the Authority of the same That noe person or persons what-  
soever from and after the end of this Assembly shall import or  
bring into this Prouince by sea or land any horses mares geld-  
ings or Colts from any forraigne parts whatsoever vnder the  
penalty of forfeiting all such horses Geldings mares or Colts  
soe by him or them imported or brought as aforesaid or the  
full value thereof one halfe to the Lord Proprietary the other  
halfe to the Informer or him or them that shall seize the same  
to be Recovered in any Court of Record within this Prouince  
by Bill plaint or Informacōn wherein noe Essoyne Proteccōn or  
wager of Law to be allowed This act to Continue for three  
yeares or to the End of the next Generall Assembly which  
shall first happen.

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To the Right Honorable the Lord and Proprietary  
of the Prouince of Maryland and Avalon Lord Baron  
of Baltemore &c<sup>a</sup>

P. 59 The humble Peticōn of Alexander Dhyniossa of Fosters  
Island in the County of Talbott and Margretta his wife Alex-  
ander Iohannes Peter Maria Iohanna Christina and Barbara  
Sonns and daughters of the said Alexander and Margareta,  
Mathew Cartwright of S<sup>t</sup> Maryes County Thomas Turner of  
Ann Arundell County Mathias Peterson and Peter his sonne  
of Talbott County Iacob Clause de young of Baltemore County  
Hans Iacob De Ring of the same County Rutgertson Garrets  
of the same County Iohn Lederer of Calvert County Iohn  
Elexon of Kent County Peter mills of S<sup>t</sup> Maries County Marke  
Cordea of S<sup>t</sup> Maries County Nicholas fountaine of Somersett  
County Anthony Demouderer of Ann Arundell County and  
Andrew Toulson of Baltemore County all Inhabitants in this  
Prouince

Humbly Shew

Vnto your Lordship That your Peticōners Alexander Dhyni-  
ossa and Margeretta his wife Alexander, Iohannes, Peter, Maria,  
Iohanna, Christina, and Barbara, Sonns and daughters of the  
said Alexander and Margareta were all borne in Holland  
vnder the Dominion of the States Generall of the yuited Pro-  
uinces Mathew Cartwright was borne att Middlebourgh in the  
Prouince of Zealand vnder the Dominion of the said States  
Generall Thomas Turner there alsoe Mathias Peterson and Peter  
his sonne in holland likewise Iacob Clause Deyong in Holland  
aforesaid Hans Iacob De Ring in holland aforesaid Rutgertson  
Garrets att Amerfoord in holland aforesaid Iohn Lederer vnder  
the Dominion of the Emperor of Germany Iohn Elexon vnder  
the Dominion of the king of Swedeland Peter Mills in Hol-  
land aforesaid Marke Cordea in Normandy in france Nicholas  
ffountaine in france alsoe Anthony Demouderer in ffrance like-  
wise And Andrew Toulson in Swedeland aforesaid And your  
peticōners being now Removed into this Prouince haue for  
long time therein Inhabitted being invited to come and dwell  
within this Prouince by and upon Confidence of your Lord-  
ships Declaracōn of the Second of Iuly one thousand Six hun-  
dred forty & Nine whereby your Lordship did impower your  
Lordships Governour of this Prouince from time to time to  
grant lands to any persons of Dutch Swedish German french  
or other forreigne discent in the same in as ample manner and  
upon the same tearmes and Provisoies as he was thereby im-  
powred to grant land to any person or persons of Brittish or  
Irish discent & dureing their abode within this Prouince your  
peticoners haue been alwayes faithfull & obedient vnto your



Lordships lawes Yett for that your Peticōners are not of Brit-  
tish or Irish discent they cannot take benefit of the Lawes and  
Customes of this Prouince as other the good people of this  
prouince of Brittish or Irish discent may to their great losse  
prejudice and hinderance as alsoe to the deterring of Diverse  
others others of the forreigne nacōns aforesaid from Coming  
into this Prouince and by Consequence foreslowing the people-  
ing of this Prouince with vsefull Artificers and handy Crafts  
men may itt therefore please your Lordship of your abundant  
goodnesse and wonted Care of and over this prouince That itt  
may be ordeyned and Enacted by your Lordship And bee itt  
ordeined and Enacted by the Right Hon<sup>ble</sup> the Lord and Propri-  
etary of this Prouince by and with the advice and Consent of the  
upper & lower houses of this present Generall Assembly and the  
authority of the same That your Lordships humble Peticōners  
Alexander Dhyniossa and Margryta his wife, Alexander, Iohan-  
nes, Peter, Maria, Ioanna, Christiana, and Barbara Sonns and  
daughters of the said Alexander & Margareta Mathew Cart-  
wright Thomas Turner Mathias Peterson and Peter his Sonne  
Jacob Claus de Young Hans Iacob De Ringe Ruttgertson  
Garretts Iohn Lederer Iohn Ellexon Peter Mills Marke Cordea  
Nicholas Fountaine Anthony De Mouderer & Andrew Toulson  
and every of them shall from henceforth be adjudged Reputed  
and taken as Natureall borne people within this Prouince of  
Maryland And alsoe that they and every of them shall and may  
from henceforth by the same Authority be Enabled and ad-  
judged to all intents and Purposes able to demand Challenge  
aske haue hold and Enjoy any lands Tenements Hereditaments  
and Rents within this Prouince as heyre or heyres to any of  
their Ancestors by reason of any discent in fee Simple or fee  
tayle generall or Speciall or come to them or any of them by  
any discent in fee Simple or fee tayle Generall or Speciall or  
Remainder vppon any estate tayle or by any other Lawfull  
Conveyance or Conveyances or meanes whatsoever as if they  
and every of them had been borne within this Prouince or  
were of Brittish or Irish discent as aforesaid And also that they  
and every of them henceforth may and shall be Enabled to  
prosecute mayntaine & avow Iustifie and defend all manner  
of Accōns suites Plaintes and other demands whatsoever as  
liberally franckly freely fully Lawfully and Securely as if they  
and every of them had been Natureally borne within this Prouince  
of Maryland or were of Brittish or Irish discent and as any  
other person or persons natureally born within this Prouince or  
of Brittish or Irish discent may any wise Lawfully doe any  
Law Provisoe Act or Custome of this Prouince or other thing  
whatsoever had made ordeined or done within this Prouince to  
the Contryary thereof in any wise Notwithstanding.

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An Act for the Rayseing and Prouideing a Support for his Lordship the Lord and Proprietary of this Prouince dureing his natureall life and likewise a Supply towards the defraying the Publick Charges of Government

The Vpper and lower houses of this present Generall Assembly with all Imaginable gratitude and thankfullnesse Reflecting vpon the great grace and fauour Expressed by your Lordship to the people of this Province in the vnwearied Care which your Lordship hath shewn and the vast Expences and Charge which your Lordship hath been putt vnto from the tyme of their first seating in this your Lordships Province vnto this Instant merely to preserue them in the Enjoyment of their lives and liberties and the Increase and Improvements of their Estates and fortunes and takeing it into their Serious Consideraçõs That as Government is Necessary for the Conservaçõ of all Societies the Charges of every Government without which itt cannot possibly subsist ought in reason to be borne by those whose Conservaçõs depend Vpon the Government for and towards the defraying the many great and Necessary  
 p. 61 Expenses of Government And to the intent Your Lordship your heires and Successors, Absolute Lords and Proprietaries of this Prouince may for the future be Enabled in some measure to defray the same and in particular to allow Competent Sallaries and Encouragement to the Leivtenant Generalls and Cheife Gouvernours And to the privy Councell of the Lord and Proprietary of this Prouince for the time being soe as without prejudice to their private affaires they may be Encouraged and Reasonably Required to attend vnto the Administraçõ of Iustice and other Publick Concernments doe beseech your Lordship that it may be Enacted And Bee itt Enacted by his Lordship the Lord and Proprietary of this Prouince by and with the aduice and Consent of the upper and lower houses of this present Generall Assembly That from and after the first day of September now next comeing there shall be Raysed leavyed Collected and paid vnto his Lordship the Lord and Proprietary of this Prouince the Summe of two shillings starling for every Hoggshead & quantity of an hoggshead of Tobacco which shall be att any time then after Shipped in any Ship or vessell to be Exported out of this Prouince or any the Territoryes Islands Ports Rivers Creekes or any places thereunto Belonging.

And Bee itt further Enacted by the Authority aforesaid and by and with the aduice and Consent aforesaid That the said duty and Imposicõ shall be from time to time paid and Satisfyed by the master and masters of every such ship or vessell Respectively in which any such Tobacco shall be Exported

upon his or their Cleareing and taking out of his and their dispatch and dispatches for every such Respective shipp and vessell And before the departure of such ship or vessell from this Prouince And that all and every master and masters of any shipp or vessells comeing into this Prouince shall at their first arriveall here and before their Ladeing on board any goods or Comodities of the growth Produccōn or Manufacture of this Prouince give good and Sufficient Security and Securities to the Lord and Proprietary or to the Leivtenant Generall or Cheife Governour of this Prouince for the tyme being for the true payment of the said duty and Imposicōn accordingly.

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And Bee itt further Enacted by the Authority aforesaid and by and with the advice and Consent aforesaid That all and every person or persons Shipping or ladeing on board or attempting or Endeauoring to shipp or lade on board in any ship or vessell whatsoever any Tobacco for which the said duty or Imposicōn is or shall be due before such Security given by the master or masters of such shipp or vessell for the payment of the duty or Imposicōn before mencōned And a Certificate of such security given first had and obteyned vnder the hand and Seale of the Lord & Proprietary or Leivt<sup>t</sup> Generall or cheife Governour of this Prouince for the tyme being or of such officer or officers on that behalfe for the time being to be appointed Shall forfeite the same or the full value thereof the one moyty whereof shall be to his said Lordship his heires & successors Lords and Proprietaryes of this Prouince and the other moyty to him or them who shall seize or sue for the same by bill plaint or Informacōn in any the Courts of Record within this Prouince. p. 62

Provided alwayes That one halfe of the mony by this Act to be Rayسد be Employed towards the mainteining a Constant Magazine with Armes and Amunicōn for the defence of this Prouince and defraying other Publick Necessary Charges of the Government

Provided allwayes that soe long as this Act shall Continue noe publick Leavy shall be laid vpon the freemen & inhabitants of this Prouince but by Consent of the said freemen in open assembly first had and obteyned

And that dureing the Continuance of this Act as aforesaid the last Clause of an Act Intituled an act Concerning Leavying warr within this Prouince by which Clause itt is Enacted that all Charges arising from time to time by defence of this Prouince against any Invasion of any Enemy or Enemyes or against any domestick Insurreccōns or Rebellions against the Publick peace of this Prouince or the Government Established herein and vnder the Lord Proprietary and his heires Lords and Proprietaryes of this Prouince shall be defrayed by the Prouince

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by an Equall Assessment upon the persons and Estates of the Inhabitants thereof shall be and Remayne suspended any thing in that Act to the Contrary Notwithstanding The foregoing Clauses in the said Act Remaying still in full force and vertue

Provided alsoe that soe long as this Act shall Continue his said Lordship his Receivo<sup>r</sup> or Receiveours Generall for the time being shall Receive good Sound and Marchantable Tobacco when Tendred for his said Lordships Rent or fines for Alienacōn of lands Reserved vpon the severall and Respective grants of land in this Province att the Rate of two pence per pound any thing in his said Lordships grants to the Contrary hereof Notwithstanding Provided alsoe and itt is hereby Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Consent of the upper and lower houses of this present Generall Assembly That the Act Entituled an act for the muster master Generalls fee be & for ever henceforward stand Repealed

This Act to Continue dureing the Natureall life of the Right Hon<sup>ble</sup> Cæcilius now Lord & Proprietary of this Province and for one Cropp more next after his decease and noe Longer.

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#### An Act for the Advancement of fforreigne Coynes

fforasmuch as Tobacco is the only comoditie of this Province which is att So Low a Rate that noe Manufactures handicrafts or Tradesmen in which Consists the welfare of all fflowrishing Countries Cannot Subsist without the help Conveniences and assistance of Ready mony Whêrefore for Encouragm<sup>t</sup> to those that shall bring monys into this Province as for all manufactures Handycrafts and other Tradsmen that is already or here after Shal be Imported into this Province As also for the Ease Benefit and Advantage of other the Inhabitants of this Province in dealing Trafficking or Trading for inconsiderable Parcellls of goods for which payment cannot Soe well be made in Tobacco. Bee it Therefore Enacted and it is hereby Enacted by the Right Hono<sup>ble</sup> the Lord Proprietary by and with the Advise and Consent of the vpper and Lower howses of this Present Generall Assembly And by the Authority of the Same That all Coynes (except the Coynes of his Royall Maiestie the King of great Brittain) hereafter named shall be Advanced Taken and Rec<sup>d</sup> by all Persons for the ffull value in mony sterling as they by this Act are Enioyned (That is to say) That Every shilling of his Lorrōps the Lord Proprietary shal be deemed to pass for Twelve pence sterling and Every six penny peece for Six pence sterling Every New England shilling

for Twelve pence sterling And Every New England Six penny pece for Six pence sterling And either of the Said Coynes in Lesser or greater Peeces to be advanced the Sume of Three pence pportionable in Every shilling or Twelve pence according to the Rates they pass or goe for in the Kingdom of England As also Every french Crowne peece of Eight or Rix doller att Six shillings sterling ducatonnes att Seaven Shillings and Six pence sterling which Said fflower Coynes and Every of them in greater or Lesser peeces to be advanced as aforesaid And according to the Rates they pass for and are taken in England aforesaid as also all other Coynes of Silver or gold fforreigne or not fforreigne (except before Excepted and except also Perulvies and Copper or base mony) That shall be Lycenced to be Exported out of the Kingdom of England and Passable in the Kingdom of England shal be paid taken and Received with the Advance of three pence sterling in the vullue of Twelve pence sterling Conteyned in Every Such pece as the Same is valued in England And it is hereby Enacted by the Authority aforesaid That all Such moneys and Coynes So advanced as aforesaid shall be Rec<sup>d</sup> and taken to the vullue aforesaid in all paym<sup>ts</sup> made and contracted for to be made and paid in mony vnd<sup>r</sup> the paine that vppon Sufficient prooffe made of Such Person or Persons So Refusing to accept thereof for or in Satisfacōn of any debt due by bill contract or account or by any other Lawfull waies or meanes whatsoever att such Rates and advance as by this Act is made and Enacted to Loose his her or their debt or debts Soe due as aforesaid never to be Recovered of the Debtor in any Court of Record within this Province any Law Custom or vsage to the contrarie hereof Notwithstanding And it is hereby ffurther Enacted by the Authority aforesaid That noe Person or Persons whatsoever Stranger or Inhabitant within this Province shall Export out of this Province or attempt to Export out of the Same any of the aforesaid Coynes or mony Soe advanced as aforesaid by Privately Secretly or Publicly Conveying or hiding of the Same on Board any Shipp or vessell bound out of the Province vnd<sup>r</sup> the Paine of fforfeiture of the Said mony Soe Exported or intended to be Exported as aforesaid one moyty thereof to the Lord Proprietary and the other halfe to the Informer or him or them that shall Sue for the Same in any Court of Record within this Province by bill Plaint or Informacōn wherein noe Essoyne Proteccōn wager of Law to be allowed Provided alwaies that the Two shillings p hogshead this Assembly given to the Right Hono<sup>ble</sup> the Lord Proprietary for Support of the Governm<sup>t</sup> shal be alwaies paid in English mony sterling or the full Intrinsic vullue thereof in the Coines aforesaid Any thing in this Act or in any other Act to the Contrarie hereof Notwithstanding This Act to Endure for Tenn yeares next Ensuing

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### An Act Touching Coopers

fforasmuch as divers Complaints have bene made to the delegates and deputies in this p'sent Assembly assembled of the many great abuses Comitted by the Severall Coopers p'sons pretending to Sett vpp Tobacco Caske within this Province who having agreed with Severall of the Inhabitants of this Province for the Setting vpp of their Tobacco hogsheads doe for the most part Either through Idlenes or willfulnes neglect Refuse or delay to Sett vpp and ffinish the Quantity of hghds and Tobacco Casks agreed to be Sett vpp and made till very Late in the yeare and till shipping time is almost done to the great p'iudice of the Planter and Inhabitants of this Province As also to the great p'iudice of Merchants and Masters of Shippes who are forced to stay in the Country a long Time for their Tobaccos which they cannot Receive though Ready for want of Cask to pack the Same to the Retarding their voyage and hindrance of trade for prevencōn whereof for the ffuture Bee it Enacted by the Right Hono<sup>ble</sup> the Lord and Proprietary of this Province by and with the Assent and Consent of the vpper and Lower howses of this p'sent Generall Assembly and by the Authority of the Same That from and After the Publicacōn hereof any Cooper or Coopers p'son or p'sons whatsoever within this Province th<sup>t</sup> Shall agree with any the Inhabitants of this Province and undertake with him or them to Sett vpp or make his or their Tobacco hgds or Casks Shall and are hereby Enioyned to make Sett vpp and ffinish one halfe of the Said Tobacco hgds or Caske by the Tenth day of October next and so by the Tenth day of October in any yeare And the Said Cooper or Coopers Person or Persons Soe agreeing and vndertaking to Sett vpp the Same Caske as aforesaid Shall and are also hereby Enioyned to make Sett vpp and ffinish the other moyty or halfe p<sup>t</sup> of the Said Tobacco hgds or Caske by or before the Tenth day of december next coming or by or before the Tenth day of december in any yeare And if any Cooper or Coopers Person or Persons whatsoever within this Province Soe agreeing and vndertaking the same as aforesaid shall wilfully or otherwise neglect or Refuse to make Sett vpp Compleat and ffinish the Said Tobacco hgds or Cask aforesaid and in Such p'portion and by Such Severall Times as aforesaid Shall forfeit and pay vnto the p<sup>ty</sup> or p<sup>ties</sup> whose hgds or Caske he or they had agreed and vndertaken to make Set vpp and ffinish as Aforesaid the Sume of one hundred pounds of Tobacco for Every Tunn of Caske or Tobacco hgds Soe Left att the Times aforesaid vnmade not Sett vpp and vnfinished To be Recovered in the Severall and Respective County Courts where the Said Partie or Parties

Cooper or Coopers doe att that Time dwell or Reside vnless the Said Cooper or Coopers Person or Persons agreeing and vndertaking the Said worke and Taske as aforesaid Shall or cann before the Comissio<sup>r</sup> of Such County Courts make it Sufficiently appeare that he was hindered in p<sup>r</sup>forming his Said Agreement and vnd<sup>r</sup>taking by Sicknes or some other Lawful Impediment to be adiudged and approved of by the Said Com<sup>rs</sup> of the Said Severall County Courts This Act to Endure for Three years or to the End of the next Generall Assembly

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An Act for stay of Execucōns after Aprill Court

Whereas many the Inhabitants of this Province are and have been Exceedingly grieved and Burthened by Execucōns Layd vpon them for Tobacco in the Summer Time when it is not Possible for them to Procure Tobacco for paym<sup>t</sup> and Satisfaccōn of their Credito<sup>rs</sup> by meanes whereof they are oft Times kept in Prison a long Time and thereby disabled from Tending or making their Cropps to the great p<sup>r</sup>judice (if not ruine) of many the Inhabitants of this Province being thereby left destitute of any meanes to Satisfie their debts for Prevention whereof for the ffuture Bee it Enacted by the Right Hono<sup>ble</sup> the Lord and Proprietary of this Province by & with the Advice and Consent of the vpper and Lower howses of this p<sup>r</sup>sent Generall Assembly And by the Authority of the Same That from and after the Publicacōn hereof And So from and after the Tenth day of Aprill in any yeare noe Execucōn Shall issue out of any the Courts of this Province against the Bodes goods or Chatles of any Person or Persons Inhabiting or Residing in this Province till the Tenth day of October next or till the Tenth day of October in any yeare during the Continuance of this Act for any debt or debts or vpon any accōn Iudgm<sup>t</sup> or Iudgm<sup>ts</sup>. Sued had and Recovered against any Inhabitant of and within this Province in the Provinciaall Court or any the County Courts of this Province for any Cause matter or thing whatsoever Provided Such p<sup>r</sup>son or p<sup>r</sup>sons Inhabitants in this Province against whom Such accōn is or shall be Brought or Iudgment obteyned as afores<sup>d</sup> shall and doe before one or more of the Iustices of the Provinciaall Co<sup>ts</sup> or before Two or more of the Com<sup>rs</sup> of the Respective County Co<sup>ts</sup> within this Province give and putt in Sufficient Cautions and Security to be approved and allowed of by the Said Iustice or Iustices or Comisso<sup>rs</sup> as aforesaid well and Truly to pay and Satisfie vnto any p<sup>r</sup>ty Pl<sup>r</sup> or def<sup>ts</sup> in any Such accō in which Judgment is obteyned as afores<sup>d</sup> in any the Courts afores<sup>d</sup> by or before the Tenth day of October next or by or before the

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Tenth day of october in any yeare as aforesaid the moneys or Tobacco Recovered by the Iudgm<sup>ts</sup> aforesaid which Said Security or Cautions Soe taken as aforesaid shall be from Time to Time Entred and put vpon Record with the Severall and Respective Clks of the Provinciaall Court or County Co<sup>ts</sup> Clks before whose Iustice or Iustices or Com<sup>rs</sup> the Same were taken and A Certificate thereof vnd<sup>r</sup> the hand of the Clerke of the Provinciaall Court and vnd<sup>r</sup> the hands of the Said County Clerkes and County Seales (for which Certificate there shal be paid the ffee of five pounds of Tobacco and noe more) Shal be a Sufficient Supsedeas to any the Sherriffes of the Severall and Respective Counties within this Province when to Such Sheriffes delivered to Stay and debarr him or them from Executing of any Execucons issued out in the Times aforesaid Any Law Custome or vsage heretofore had made or done within this Province to the Contrarie hereof in any wise Notwithstanding But in default of putting in Such Caution or Security & obeyning Such Certificate to the Sheriffe as aforesaid by the Tenth day of Aprill aforesaid Eexecucon may and shall issue and be Executed any thing in this Act to the Contrarie Notwithstanding This Act to endure for Three yeares or to the End of the next Generall Assembly which shall first happen.

#### An Act for the Reviving of Certaine Lawes within this Province

fforasmuch as many good and wholsome Lawes have fform-ly beene made in this Province which being Temporary will of themselves Expire if not Renewed and Continued by this p<sup>r</sup>sent Assembly Bee it Enacted by the Right Hono<sup>ble</sup> the Lord Proprietary of this Province by and w<sup>th</sup> the Advise and Consent of the vpper and Lower howse of this p<sup>r</sup>sent Gen<sup>l</sup> Assembly That an Act made att a Gen<sup>l</sup> Assembly of this Province begun the Seaven and Twentyth day of Aprill 1658 Intituled an Act concerning the gage of Tobacco hogshds One other Act made att the Same Assembly Intituled an Act Prohibiting ground Leaves and Seconds One other Act att the Same Assembly Intituled an Act for the killing of wolves One other Act made att the Same Assembly Intituled an Act Concerning a Register of Births Marriages and Burialls One other Act made att an Assembly held att S<sup>t</sup> Iohns the Seavententh day of Aprill 1661 Intituled an Act for the Appointing of Certaine officers One other Act made att the Same Assembly Intituled an Act for Military Dicipline One other Act made att the Same Assembly Intituled an Act Concerning the Height



of ffences One other Act made att the Same Assembly Intituled an Act for the Conveyance of all Letters Concerning the State an Publique Affaires One other Act made att a Generall Assembly held att S<sup>t</sup> Marie's the ffirst day of Aprill 1662 Intituled an Act Concerning those Servants that have Bastards one other Act made att the Same Assembly Intituled an Act for the Publicacōn of Mariages One other Act made att the Same Assembly Intituled an Act for the Paym<sup>t</sup> of ffees due from Criminall Persons An Act concerning Proceedings att Law made att the Same Assembly One other Act made att the Same Assembly Intituled An Act Concerning Taxable psons One other Act made att the Same Assembly Intituled an Act Imposing a ffee on them who shall be married one other Act made at the Same Assembly Intituled an Act Concerning Indians One other Act made att the Same Assembly Intituled an Act Concerning the Secretary and an Addicōn to his ffees (Except this Change in the Said Act (vizt) That the Secretary of this Province shall send to each Respective County Court within this Province all the Lawes in fforce with the Lesser Seale Affixed to them for the w<sup>th</sup> Each Respective County shall pay to the Said Secretary One Thousand Pounds of Casked Tobacco) which is not to stand Revived One other Act made att a Generall Assembly held att S<sup>t</sup> Maries the fifteenth day of September Anno dōm 1663 and there Continued till Saturday the Third day of October ffollowing and thence Adjourned vntill the Second Tewsday in September 1664 Prohibiting Arrests on the Sabbath dayes or dayes of Generall Mustering & Trayning An Act made at the Same Assembly Intituled an Act Enioyning Sherriffes to take Bayle One other Act made att the Same Assembly Intituled an Act for Americiam<sup>s</sup> in the Provinciall and County Courts One other Act made att the Same Assembly Intituled an Act for the Preservacōn of Orphanes Estates with this Addicōn of the word (such) where it begins that all wills & it be that all Last wills & One other Act made att the Same Assembly Intituled an Act for the Leaviing the Survey<sup>r</sup> Generl ffees One other Act made at the Same Assembly Intituled an Act for Appoynting a Publique Notary One other Act made att the Same Assembly Intituled an Act Prohibiting Tradeing and gaming with Servants One other Act made att a Gentl Assembly held 'att S<sup>t</sup> Maries on the dayes Last before Recited Intituled an Act Addicōnall to an Act Intituled an Act for the payment of ffees due from Criminall Persons One other Act made att a Generall Assembly held att S<sup>t</sup> Maries the Tenth of Aprill 1666 Intituled an Act Prohibiting Trade with any Indians for any fflesh dead or alive Except dear and wild fflowle One other Act made att the Same Assembly Intituled an Act for giving passes to psons

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that dep<sup>t</sup> this Province One other Act made att the Same Assembly Intituled an Act Lymiting Servants Times One other Act made att a Generall Assembly held att S<sup>t</sup> Maries the Thirteenth day of Aprill 1669 Intituled for the Revival & amendment of an Act Intituled an Addicōnall Act to an Act concerning the paym<sup>t</sup> of ffees due from Criminall persons One other Act made att the Same Assembly Intituled an Act Providing against Sherriffes Taking Excessive ffees One other Act made att the Same Assembly Intituled an Act appointing Court dayes in each Respective County within this Province One other Act made att the Same Assembly Intituled an Act providing what shall be good Evidence to pve fforreigne debts One other Act made att the Same Assembly Intituled an Act for marking of High waies and making the Heads of Rivers Creekes Branches and Swampes Passable for Horse & foot One other Act made att the Same Assembly Intituled an Act to Avoid double paym<sup>t</sup> of debts One other Act made att the Same Assembly Intituled an Act Limiting the Extent of Attachm<sup>ts</sup> & Execucōns and Providing what shall be Leavied vpon Attachm<sup>ts</sup> & Execucōns One other Act made att the Same Assembly Intituled an Act for the Providing of Sufficient ffraight and Carriage for the Proper goods and Comodities of his Lorpp the Lord Propriet<sup>r</sup> and of the Governo<sup>r</sup> of this Province for the Time being One other Act made att the Same Assembly Intituled an Act for Limitacōn of Certaine accōns for avoiding of Suites att Law And one other Act made att the Same Assembly Intituled an Act Lymiting Ordinary Keepers and the Same Acts and Every of them are hereby Revived and Continued for the Terme of Three yeares or to the End of the next Generall Assembly which shall first happen.

#### An Act for the Coron<sup>r</sup>s ffees

Forasmuch as the office of Coroners in this Province is A Place of great Trouble and Charge to the officer in the Execucōn thereof and the ffee of the Coran<sup>r</sup> being by the statutes of England soe Small & Inconsiderable that it will not Countervaille by much the Charges in Executing the Same and the ffees by the statutes being in mony which is not possible att all times to be held or Rec<sup>d</sup> in this Province And there being noe certaine ffee as yet settled or Provided for the Coroners of this Province nor by whom the Same shall or may be paid Nor is there as yet any Law in this Province for Setling any ffees to and vpon the Said Coro<sup>r</sup>s ffor the arresting or Sumoning of any Persons any of the Cases where the sherriffe of any County is Either Pl<sup>t</sup> or defd<sup>t</sup> in any Suite or accōn

begunn or p̄sented in any the Courts of this Province To the Intent the said fees may be Settled and ascertained And that Coro<sup>rs</sup> of this Province may be the better Enabled to attend the dew Execucōn of the Said office of Coron<sup>r</sup>: Bee it Enacted by the Right Hono<sup>ble</sup> the Lord Prop<sup>rs</sup> of this Province by and with the Advice and Consent of the vpper and Lower house of this Present Gen<sup>l</sup> Assembly That from and after the Publicacōn hereof there Shall be paid and allowed to the Severall and Respective Coron<sup>rs</sup> within this Province the fee of Two hundred and fifty pounds of Tobacco for their viewing the bodies of any p̄son or p̄sons murthered Slayne drowned or otherwise dead by Misadventure to be paid and allowed to them the Said Severall and Respective Coron<sup>rs</sup> out of the goods or Chatles of the Person Murthered or Slayne (if they have any) If they have not wherewith to pay the Same fees Then out of the County Leavyes to be Leavyed by the Comission<sup>r</sup> of the Severall and Respective County Courts Any Law Custome or vsage to the Contrarie Notwithstanding And the Said Coron<sup>rs</sup> are hereby Authorized & Empowred to take and Receive for their fees for the Arresting or Summoning of any Sheriffe within this Province Sued or Presented in any Court of this Province and for Taking Security of Such Sheriffes for his appearance the Sum of forty pounds of Tobacco and no more And for the Arresting Sumoning or Attaching any other Person or p̄sons whatsoever wherein the Sheriff is Pla<sup>nt</sup>. Such fees as are allowed to be taken by the Severall Sheriffes of this Province and noe more vnder the Penalty of one Thousand Pounds of Tobacco for Every Such Offence The one halfe thereof to be paid to the Right Hono<sup>ble</sup> the Lord Prop<sup>rs</sup> And the other moyty to the Party grieved to be Receved in any Court of Record within this Province wherein noe Essoyne Protecōn or wager of Law to be allowed And whereas by the Neglect of the Said Coro<sup>rs</sup> the Bodies of Severall Persons lye Long above ground vnburied To the great Enoyance of Severall the good People of this Province Bee it therefore Enacted and Ordeyned by the Authority aforesaid that vpon A Request made To any Coron<sup>r</sup>: within this Province to Come and Enquire of the death of any Person Slaine drown or otherwise dead by Misadventure the said Coroners doe his office diligently vpon the view of the Body of Every Such p̄son or p̄sons without taking any other fee then as aforesaid vpon paine to Every Coron<sup>r</sup>: th<sup>t</sup> will not Endeavour to doe his office as aforesaid Or take any other or greater fee Gratuity or Reward for the Same then as aforesaid the Sum of one Thousand pounds of Tobacco the one Moyty to the Lord Prop<sup>rs</sup> and the other to the Informer or him or them th<sup>t</sup> shall Sue for the Same to be Recovered as aforesaid This Act to

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Endure for Three years or to the End of the next Generall Assembly.

An Explanacōn of Two Clauses  
in an Act Entituled An Act for the Clks ffees  
and Allowance for Iurors in Civill Causes  
with an Addicōn of A ffee to the Seale of  
Each Respective County.

Whereas in the aforesaid Act all Clerks in the County Co<sup>ts</sup> are allowed a ffee of Eight pounds of Tobacco for drawing any matter to be put vppon Record by Collo<sup>r</sup> of which Such Clerkes doe Exact and Receive the Same ffee for Every distinct matter or thing Entred in their Booke of Rufe draughts (when as the Same is not intended by the Said Act) To the great grievance of Severall the Inhabitants of this Province ffor prevention whereof for the ffuture noe Clke whatsoever within this Province Shall henceforward demand or Receive any ffee for any matter or thing to be Entred on his Said booke of Ruffe draughts und<sup>r</sup> Such Penalties and forfeitures as in the Said Act is declared any Law Custome or vsage to the Contrarie Notwithstanding And whereas an Extraordinary ffee is demanded and Required by Such Persons That have the Custody or keeping of the Severall and Respective County Seales within this Province It is hereby Enacted And be itt Enacted by the Authority in the fforesaid Act Expressed That the Severall and Respective County Clerkes of this Province or Such other Person to whom the Custody of the Seale of any County within this Province is or shall be Comitted be allowed only ffive pounds of Tobacco for the Sealing of any writt warr<sup>t</sup> or other Instrum<sup>t</sup> to be passed vnder the Same vnder the Penalties and fforfeitures in the aforesaid Act mencōned and Conteyned And further whereas in the Said Act noe Clerke is Enioyned to observe the Same Butt Such as doe belong to the Respective County Co<sup>ts</sup> within this Province It is hereby declared and intended That as well the Clerke of the Provinciall Co<sup>t</sup> for the Time being as all and Every the Clerkes of all and every the Respective County Co<sup>ts</sup> within this Province is hereby Encluded within the Same Act And the Said Clerke of the Provinciall Court is hereby Enioyned to Observe performe fullfill and keepe all and Every the Perticulars Relating vnto Clks ffees and in the Said Act Conteyned to all intents and purposes as if he had att the Time of making the Said Law bene therein Nominated and Enioyned vnder Such Penalties and fforfeitures as in the Same is Expressed declared and Sett downe Any thing in the Said Act to the Contrarie thereof notwithstanding.

An Act for the Setting  
the Rates & Prizes in many of all wynes  
Liquors and other Comodities Sould by  
Retayle within this Province

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fforasmuch as divers and Sundry greivous Comp<sup>ts</sup> have bene made of the great abuses Comitted by the Severall Ordinary Keepers and Innholders within this Province against severall of the good People of this Province whoe have of late denyed and Refused to give Entertain<sup>mt</sup> to all or most of the good People of this Province Coming and Resorting to their or any of their howse or Howses or to lett them have Credit for Such necessary Accomodacōns as they Stood in need of and had occasion for in Tobaccoes att the Rates and Prizes Lymitted and appointed to be paid to and Rec<sup>d</sup> by Such Ordinary Keepers or Inholders (by one Act Intituled an Act Lymitting Ordinary Keepers) as fformely was vsed and accustomed vnless Such Person or Persons Soe Coming and Resorting to their Severall and Respective howses as aforesaid did pay Ready mony for Such wines Victuals and other necessary Accomodacōns whereby Severall of the good People of this Province Especially Such as have att any Time had Occasion or were Necessitated to Come to the Provinciaall Court as Iurors Witnesses and other Persons that have busines att the Said Court And att the Secretary's Office att S<sup>t</sup> Maries not having Ready mony have for want of Such necessary accomodacōns and Credit as aforesaid been putt to very great Inconveniencies to the Endangering their Healths And forasmuch as there is as yet noe Law for Lymitting the Prizes of wines and other Comodyties Sould by Ordinary Keepers and Inhold<sup>rs</sup> for which Ready mony is to be paid of which the Said Ordinary Keepers and Inhold<sup>rs</sup> taking Advantage they have most vnconcionably Exacted & demanded of Such Person and Persons who had Ready mony to pay for such necessary accomodacōns as aforesaid And the Said Inhabitants of this Province have bene Compelled to pay and the Said Ordinary Keepers and Inholders have taken & Rec<sup>d</sup> Ready mony for their Said wines and other Comodities att very Excessive and vnreasonable Rates and Prizes to the great damage and preiudice of the good People of this Province for the Remedy and Redresse whereof for the ffuture Bee it Enacted and Ordained by the Right Hono<sup>ble</sup> the Lord and Proprietary of this Province by and with the Advice and Consent of the vpper and Lower Howses of this p<sup>re</sup>sent Gen<sup>l</sup> Assembly And the Authority of the Same That from henceforward noe Ordinarie Keeper Inhold<sup>r</sup> or other Person whatsoever within this Province keeping an Ordinary victualling house or howse of Entertain<sup>mt</sup> within this

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Province shall sell vtter or vend or be allowed for any the wines Liquors and other Comodities and necessary Accomodacions by them or any of them hereafter Sold to any pson or psons whatsoever within this Province and for which Ready mony shall be paid and Tendered to be paid above the Rates and Prizes in money hereafter mencōned Sett downe and Expressed (to witt) for Brandy Tenn shillings by the gallon, for dutch dramms Six Shillings by the gallon English dramms Tenn shillings by the gallon Rumm Six Shillings by the gallon Canary Twelve shillings by the gallon Malago Tenn shillings by the gallon all manner of french wynes Six Shillings by the gallon Rhenish wines Six Shillings by the gallon Madera ffall Porto Port & other Portugall wynes Six Shillings by the gallon Sherry Tenn Shillings by the gallon for any strong Beer or Ale made within this Province of malt of the growth of this Province and Brued within this Province Two shillings by the gallon Beare made of fforreigne Mault or Brued in fforreigne Parts one shilling and Six pence p gallon Syder Perry and Quince drink of the growth of this Province one shilling six pence p gallon if of fforreigne growth one shilling p gallon for mumm Three shillings by the gallon for dyett one shilling by the meale for good Lodging to any pson accomodated with a Bed Six pence by the night for Muscavado Sugar Eight pence by the pound for Refined white Sugar Sixteene pence by the pound And the like Rates Every Ordinary Keeper and Inholder is hereby Enioyned to observe for A greater or Lesser Quantity of the aforesaid Rates and Prizes in ready mony of drink and other accomodacions and shall not directly or indirectly take demand Receive exact or be allowed in mony more than the Lymitacōn before Specified which is not intended by this act to be mony Sterling but in Such Coynes and Soe Advanced as by an Act made this p'sent Gentl Assembly is in that Case made and Provided Intituled an Act for the Advancement of fforreigne Coynes within this Province And be it also Enacted and ordeined by the Authority aforesaid That every Ordinary Keeper or Inholdr or other victualler within this Province keeping a house of Entertainm<sup>t</sup> that shall directly or indirectly Exact in mony more Either for drink dyett Lodging or other necessary accomadacions then what is herein Specified and allowed them in mony advanced as aforesaid shall not only Loose every Such debt as shall by Suficcient prooffe appear to be un-justly Charged Contrarie to the True intent & meaning of this Act but also forfeit ffive hundred pounds of Tobacco The one halfe to the Lord Prop<sup>r</sup> and the other halfe to him or them th' shall Sue for the Same in any Court of Record within this Province wherein noe Essoyne Protection or

wager of Lawe to be allowed And fforasmuch as mony att p'sent is verry scarce and hard to come by within this Province It is hereby Likewise further Ordained & Enacted That it shall and may be Lawfull to and for any pson or psons Inhabitants Resyants or howse keepers within this Province or to and for any other pson or psons whatsoever not a howse keeper within this Province to make Satisfaccōn for any Such debts by them made and Contracted att the Ordinaries or Inhold<sup>rs</sup> howses as aforesaid Either in Tobacco or in Ready moneys att his and their wills and discretions And whereas divers the good People of this Province are Necessitated to come downe to the City of S<sup>t</sup> Maries as Iurors and witnesses and to the Secretaries office and to attend at the Gen<sup>l</sup> Assemblies which are Comonly held att the Said City of S<sup>t</sup> Maries for the Encowragm<sup>t</sup> of any pson & Persons that shall hereafter keepe Ordinary or shall builde any howse or howses in the Said City of S<sup>t</sup> Maries vppon the Towne land Comonly Called S<sup>t</sup> Maries feild and Conteyning one hundred Acres and keepe Ordinary or Ordinairies therein to give Entertainm<sup>t</sup> to Such pson or psons Inhabitants and howse keepers within this Province as Iurors witnesses and otherwise having buisnes att the Provinciall Court and Secretaries office as aforesaid Every Such pson or psons Ordinary keepers & Inhold<sup>rs</sup> as aforesaid Shall and may vppon the denyall & Refusall or delay of paym<sup>t</sup> for the debts made and Contracted by such Iurors witnesses or other psons coming to the Provinciall Co<sup>rt</sup> and having busines there and att the Secretaries office as aforesaid (Soe as the Said debts doe not Excede for Two meales of meat by the day One potle of strong bear by the day and Sufficient Lodging att Night att the Rates and Prises before Lymitted in money or Tobaccos) vppon Oath made of the Truth of Such Ordinary Keepers Bookes of of account for Such accomadacōns as aforesaid before One of the Iustices of the Provinciall Co<sup>rt</sup> have Receive take and Sue out Execucōn for Such debts as if they or any of them had Really brought their or any their Accōns for the Same in any Court and had gott and obteyned Judgment therevppon any Law or Custome to the Contrarie in any wise notwithstanding Provided allwayes that noe Ordinary Keeper within this Province shall at any Time Charge any thing to account for Boles of Punch or any other Quantity of meat drink but shall only Sell the Severall Ingredients to the Said mixture according to the Rates before in this Act Ascertaind and allowed vppon paine of ffive hundred pounds of Tobacco for Each offense Comitted over and above the full value of the Punch or other mixed Liquors So charged to account Provided also that all Ordinary Keepers where any County Co<sup>rt</sup>s are kept and Ordinary Keepers in any the Corpo-

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racōns within this Province shall have Execucōn for Such debts as by this Act is allowed to any ordinary Keeper within the City of S: Maries as well as vppon the Towne Land This Act to Endure for Three yeares or to the End of the next Gen<sup>l</sup> Assembly which shall first happen

An Act ag<sup>t</sup> Runnawayes  
and Such Persons That shall give them  
Entertainm<sup>t</sup> and others that shall  
Travell without Passes

Whereas there was an Act Provided ag<sup>t</sup> Servants Runnawayes made in the yeare 1650 And another Act made in the yeare 1662 as also an other Act made in the yeare 1666 which Said Three Acts hath hitherto Proved in Effectuall in Regard they doe not Sufficiently Provide an Encouragm<sup>t</sup> for Such Person or Persons Inhabitants within this Province as Shall Seize Such Runnaway Servants by this Act deemed Runnawaies Therefore for the better discovery Seizing and Apprehending of Such Runnawayes as aforesaid Bee it Enacted by the R<sup>t</sup> Hono<sup>l</sup> the Lord Proprietary by and with the Consent of the vpper and Lower howse of this Present Gen<sup>l</sup> Assembly That from and after the Publicacōn hereof noe Servant or Servants whatsoever within this Province Shall Travell by Land or water Tenn miles from the Howse of his or their Master Mistris or dame without a Note vnd<sup>r</sup> their hands or vnder the hand of his or Their Overseer (if any be) vnd<sup>r</sup> the Paine of being taken for a Runnaway And to Suffer Such Penalties as are hereafter Provided against Runnawayes And it is hereby further Enacted by the Authority aforesaid That any Serv<sup>t</sup> or Serv<sup>ts</sup> whatsoever vnlawfully absenting him or themselves from his or their Said Master Mistris dame or Overseer Shall serve Tenn dayes for Every one dayes absence To be adiudged when Such Master Mistris or dame shall bring their Said Servant before the Iustices of the Provinciall or County Co<sup>ts</sup>: where the Owner of such Servant shall Live during the Sitting of the Court Bee it before or after the Expiracōn of Such Servants first time of Service by Indenture or otherwise And be it fflurther Enacted by the Authority aforesaid That any Person or Persons whatsoever within this Province th<sup>t</sup> wittingly or willingly deteyne any Such Serv<sup>t</sup> or Serv<sup>ts</sup> vnlawfully absenting him or themselves as aforesaid shall be ffined 500<sup>l</sup> of Tob. for Every night or fflowe and Twenty houres That Such Person or psons shall give Entertainm<sup>t</sup> to Such Servant or Serv<sup>ts</sup> One halfe to the Lord Proprietary And the other halfe to the Informer or him or them that shall sue for the Same To be Recovered in any



Co:<sup>r</sup> of Record within this Province by accon of debt bill plaint or Informacōn wherein noe Essoyne Proteccōn or wager of Law to be allowed And for the better discovery of Runnawayes It is hereby further Enacted by the Said Authority That any pson or psons whatsoever within this Province Travelling out of the County where he shēe or they shall Live or Resyde without A pass vnd<sup>r</sup> the Seale of the Said County for which they are to pay Tenn pounds of Tobacco or one shilling in mony Such pson or psons if Apprehended not being Sufficiently knowne or able to give A good Accompt of himselfe To be left to the discrecōn and Iudgm<sup>t</sup> of Such Magistrate before whome Such Person as aforesaid shall be Brought to Iudge thereof if before Such Magistrate or Magistrates brought Shall be deemed and Taken as A Runnaway and Suffer Such ffines & Penalties as is hereby Provided against Runnawayes And for the better Encouragm<sup>t</sup> of all Persons to Seize and take vpp Such Runnawayes It is by the Authority aforesaid Enacted That all and Every Person & psons Apprehending Seizing & taking vpp Such Runnawayes & Persons Travelling without Passes as aforesaid And not being able to give a Sufficient accompt of themselves as Aforesaid Shall have & Receive Two hundred pounds of Tobacco To be paid by the Owner of Such Runnawaye Soe Apprehended and Taken vpp (if a Serv<sup>t</sup>) And if a ffreemen and Refusing to pay the Same then to make Satisfaccōn by Servitude or otherwise as the Iustices of the Provinciall or County Courts where Such Person shall be Soe Apprehended & taken vpp Shall thinke fitt And further for the better discovery & Encouragm<sup>t</sup> of our Neighbor Indians to Seize and Apprehend Runnawayes It is hereby further Enacted that any Indian or Indians which shall Apprehend Seize or take vpp any Runnaway Servant & bring them before Some Magistrate of any County within this Province shall for his Reward have a match Coate paid him or the value thereof which Said Reward is to be Repaid and Satisfied by the County where Such Person shall be Apprehended & Such Runnaway to Reimburse the Said County by Servitude or otherwise as the Iustices of the Provinciall or County Court shall thinke fitt And be itt further Enacted by the Authority aforesaid That att what Times Soe Ever any of the aforesaid Persons Runnawayes Shall be Soe Seized by any pson or psons within this Province Such pson or psons Soe Seizing and Apprehending the Same Shall bringe or Cause him or them to be brought before the next Magistrate or Iustice of the County where Such Runnaway is Apprehended whoe is hereby Empowred to take into his Custody or otherwise him or them to Secure & dispose of as they shall thinke fitt vntill Such Person or psons Seized or Apprehended Shall give Sufficient Security to answer the

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p<sup>r</sup>misses the next Court th<sup>t</sup> shall first Enſue in the Said County whoe are to Secure Such p<sup>r</sup>son or p<sup>r</sup>sons vntill he or they shall make Satisfaccōn to the p<sup>r</sup>ty th<sup>t</sup> shall Soe Apprehend or Seize Such Runnaway or other p<sup>r</sup>son as by this Act is Required Except Such Person Shall make Satisfaccōn as aforesaid before such Court shall happen And th<sup>t</sup> Notice may be Conveniently given to the Master Mistris or dame of any Runnaway taken vpp as aforesaid The Iustice of the Peace or Comissioner of the County Court Shall forthwith Cause a Note of the Said Runnawayes Name Soe Signed and Apprehended as aforesaid to be Sett vpp att the County Co<sup>t</sup> where Such p<sup>r</sup>ty is Seized and Apprehended And also Cause a note to be Sett vpp att the next Adiacent County Courts And att the Provinciall Co<sup>ts</sup> or Secretaries office That all p<sup>r</sup>sons may view the Same and See where Such their Servants are And in whose Custody And it is hereby Enacted by the Authority aforesaid That the Said Three Acts against Runnaways aforesaid as also one other Act made att a Gen<sup>l</sup> Assembly held the 13<sup>th</sup> day of April 1669 Entituled an Act for Preventing Servants & Criminall p<sup>r</sup>sons from Runing out of this Province be Repealed and is hereby vtterly Repealed for Ever This Act to Endure for Three years or to the End of the next Gen<sup>l</sup> Assembly

An Act for the Encouragm<sup>t</sup>  
of the sowing and making of Hemp and flax

The vpper and Lower Howses of this Present Gen<sup>l</sup> Assembly having taken into their Serious Consideracōn the great Quantities of Linnen Cloth and other wares & Comodities wrought by manuell Occupacōn which are brought from fforreigne Places into and Spent in this Province and that the Inhabitants of this Province for lack of the Like Pollicy and Industry about the inventing Practising and Putting in Exercise the making of Linning Cloth as is done in other Countries to the great ffortherance and advancem<sup>t</sup> of their Comon Wealth) are Compelled to buy all the Said Linning Cloth that is So Spent and Consumed in this Province Amounting to vast Sumes of mony and Quantities of Tobacco and Considering the great Benefitt and Advantage that by the Sowing of Line-seed otherwise Called flax seed and Hemp seed and the Spinning weaving & making of Linnen Cloth will accrue to this Province And being willing to give all the Encouragm<sup>t</sup> that may be to any p<sup>r</sup>son or p<sup>r</sup>sons whatsoever that will sowe the Seed and make the flax or hemp or Spinn or weave the Same doe Humbly pray th<sup>t</sup> it may be Enacted And be it Enacted by the Right Hono<sup>bl</sup> the Lord & Proprietary of this Province By

and with the Advice & Consent of the vpper & Lower Howses of this p<sup>r</sup>sent Generall Assembly and by the Authority of the Same That from and after the first day of Ianuary next Coming if any pson or psons whatsoever Inhabitant within this Province and having a Plantacōn Seated Shall and will by himsele or his Servants or any other by him Employed or hyred Cause or Procure to be tilled any Quantity of ground or Land vppon his or their Plantacōn aforesaid and therevppon Sowe any Lyneseed otherwise called fflax Seed or Hemp Seed and shall vppon Reaping the Cropp of Such Tilling and Sowing Cause the Said Cropp of flax or hemp to be Brakt Swingled & made Merchantable fitt for Sale Such Person or Persons Inhabitants within this Province and having a Seated Plantacōn as aforesaid shall for those Two yeares after the said ffirst day of Ianuary next for his and their Encouragm<sup>t</sup> in Soe good a work demand have & Receive the Sume or Quantity of one hundred pounds of Tobacco for Every one hundred pound of hemp or fflax Soe by him or them Sowed Brakt Swingled or made Merchantable and fitt for Sayle or cawsed to be Sowen Brakt Swingled and made Merchantable and fitt for Sayle as aforesaid and Soe proportionably after that Rate for any greater Quantity to be paid vnto him or them by the Com<sup>rs</sup> of the Severall and Respective County Co<sup>ms</sup> and Reased out of the County Leavies of the Respective Counties where such fflax or Hemp shall be Sowen brakt swingled or made as aforesaid Provided such Person or psons making such fflax or hemp as aforesaid shall by pducing the Same to the Comissio<sup>r</sup> of the Said County Courts or to any other pson or psons by them from Time to Time to be Appointed or by any othe wayes or meanes whatsoever Satisfie and make it appeare to the Said Com<sup>r</sup> of the Said Severall & Respective County Courts that he or they or his or their Servants have made or caused to be made any or Such Quantity of fflax or hemp not vnder one hundred pounds weight) and Soe brakt Swingeld made merchantable and fitt for Sayle as aforesaid

Provided allwaies and it is the True intent & meaning of this Act that Such Person or Persons Inhabitant withiñ this Province and keeping a Plantacōn and Cawsing Such fflax or Hempseed to be Sowen and Such fflax and Hemp to be made as aforesaid Shall notwithstanding the said Paym<sup>t</sup> of one hundred pounds of Tobacco for Every hundred pounds of fflax and Hemp made as aforesaid be att Liberty to make vse of sell and dispose of Such his or their fflax or hemp Soe made as aforesaid as he or they shall think fitt And to the intent that Every pson or psons Soe Sowing and making hemp and fflax as aforesaid may be the Rather Encouraged to Sow and make Considerable Quantities thereof it is hereby declared That noe pson or psons In-

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habiting within this Province and having a Seated Plantacōn as aforesaid Shall have or Receive any Tobacco for any Quantity of flax or Hemp Soe Sowed or made as aforesaid vnd<sup>r</sup> the Quantity of one hundred pounds of Hemp or flax And it is further Ordeined & Enacted by the Authority aforesaid That if any pson or psons Soe Sowing and making Such flax or Hemp as aforesaid Shall not have Reaped or made the Quantity of one hundred pounds of flax or hemp as aforesaid and that Buy or Borrow of any Person or psons whatsoever Such and Soe much flax or Hempp as may make vpp the Said Quantity of one hundred weight thereby to Capacitate him to Ask demand or Receive of or from the Said Com<sup>tes</sup> of the Said County Courts the Said Summe of One hundred pound of Tobacco for Every hunds weight of flax or hemp Such Buyer or Seller And Every or any pson demanding Tobaccos Att that Rate for any flax or hemp not by them or their Servants Sowed and made as aforesaid vppon their owne Plantacōns shall for Every Such offence pay and fforfeit the Summe of one Thousand pounds of Tobacco the One halfe to the Lord Prop<sup>ty</sup> and the other Moyty to him or them th<sup>t</sup> shall Sue for the Same in any Court of Record within this Province wherein no Essoyne Protecōn or wager of Law to be allowed.

An Act for the Paym<sup>t</sup> of  
the Publique Charge of the Province

Whereas there are Severall Sumes of Tobacco due to Severall Persons from the Province as by accompt herevnto annexed att Large appeareth Amounting in the whole to Eighty Three Thousand nine hundred fferty Two pounds of Tobacco as also Twenty One Thousand Two hundred and Nine pounds of Tobacco To the Severall delegates from the Severall Counties for th<sup>r</sup> Severall Expenses att S<sup>t</sup> Maries during this Assembly besides what they have for their Boates or other Necessary Expenses in Coming downe to the Assembly Bee it Enacted By the Right Hono<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with the Advice & Consent of this p<sup>r</sup>sent Generall Assembly That the Said Summe of Eighty Three Thousand Nine hundred fferty and Two pounds of Tobacco due as by accompt herevnto Annexed bee Levied by Equall Aassessment vppon the Persons and Estates of the Inhabitants of this Province and paid vnto the Severall Persons and in pportions as in the accompt herevnto Annexed as also the Said Summe of Twenty One Thousand Two hundred & Nine pounds of Tobacco vppon the Severall Counties and in the pporcōns in the accompt herevnto Annexed To be paid to the Severall & Respective delegates Serving in this Assembly for the Severall & Respective Countyes in the Accompt Aforesaid Specified

An Act for paym<sup>t</sup> of the  
Publique Charge of this Province.

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Be it Enacted by the Right Hono<sup>ble</sup> the Lord Proprietary by and with the Advice and Consent of the vpper & Lower howses of this p<sup>r</sup>sent Gen<sup>l</sup> Assembly That whereas there was Severall Sumes of Tobacco due from the Publique to the Severall Inhabitants of the Respective Counties hereafter men-  
cioned To be Leavied by an Equal Assesment this p<sup>r</sup>sent yeare and to be paid as followeth (viz<sup>t</sup>)

To S <sup>t</sup> Maries County	lb Tob:
To Leiveten <sup>t</sup> Colonall Jarbo	6380
To Daniell Ienifer for Iurors Expenses	3257
To Richard Moy	8736
To the Chancello <sup>r</sup> for Shooes	2000
	<hr/>
	20373
To the Chancello <sup>r</sup> for the Lawes & Coppy } of Proceedings	2700
To Daniell Ienifer for the standard	1600
To Daniell Ienifer for the Burgesses Expenses	2411
To Kent County	
To Sarah Toulson	1337
To the Chancello <sup>r</sup> for the Lawes & Coppy of pceedings	2700
To Robert Dunn for the standard	1600
To Daniell Ienifer for the Burgesses Expenses	1237
To Ann Arundell County	
To Thomas Cole	0223
To the Chancello <sup>r</sup> for the Lawes & Coppy of pceedings	2700
To Thomas Taylor for the Standard	1600
To Daniell Ienifer for the Burgesses Expenses	3440
To Calvert County	
To Richard Keene	0400
To Thomas Trueman Esq <sup>r</sup>	0750
To Georg Beckwith	1000
To Richard Smith	0570
To the Orphanes of Iames Milliken	0450
To Charles Botelor	0570
	<hr/>
	3740

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To the Chancello <sup>r</sup> for a Cobby of the Lawes and Proceedings	}	2700
To Charles Brookes for a Standard		
To Daniell Ienifer for the Burgis Expenses		

To Charles County

To the Chancello <sup>r</sup> for a Cobby of the Lawes & pceedings	}	2700
To Henry Adams for A Standard		
To Daniell Ienifer for the Burgisses Expenses		

To Baltemore County

To Cap <sup>t</sup> Thomas Howell	1090
To the Cahncello <sup>r</sup> for the Lawes & Cobby of pceedings	2700
To Iohn vanhack for a standard	1600
to Daniell Ienifer for Burgisses Expenses	2123

To Talbot County

To Cap <sup>t</sup> Richard Lee	0600
To Iohn Chaste	1200

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1800

To the Chancello <sup>r</sup> for the Lawes & Cobby of pceedings	2700
To William Hambleton for A standard	1600
To Daniell Ienifer for Burgesses Expenses	2737

To Somerset County

11b

To the Chancello <sup>r</sup> for the Lawes & Cobby of pceedings	2700
To William Stevens for the Standard	1600
To Daniell Inefer for Burgisses Expenses	1135

To Dorchester County

To the Chancello <sup>r</sup> for the Lawes & Cobby of pceedings	2700
To Daniell Clerke for the Standard	1600
To Daniell Ienifer for Burgesses Expenses	1171

Debts due from the Publique

To the Publique Charge of the vpper & Lower howses	40048	
To the Clerks of the vpper & Lower howses Each 300 <sup>ns</sup> of Tobacco	}	06000
To the door keepers of both howses Each 600 <sup>ns</sup> of Tob		
To Thomas Cakewood for Ingrosing of the Lawes	00500	
To S <sup>t</sup> Maries County	20373	
To Kent County	01337	
To Ann Arunddell County	00223	

To Calvert County	03740	P. R. O. Colonial En- try Book No. 53
To Baltimore County	01090	
To Talbot County	01800	
	76311	
To the Severall Sheriffes for Colleeccōn	-7631	
	<hr/>	
	83942	
To the Severall Countyes Charges ffor the Burgesses		
To S <sup>t</sup> Maries County	2411	
To Kent County	1237	
To Ann Arundell County	3440	
To Calvert County	4307	
To Charles County	2648	
To Baltimore County	2123	
To Talbot County	2737	
To Somerset County	1135	
To Dorchester County	1171	
	<hr/>	
	21209	
	<hr/>	

An Act for the Enrollment  
of Conveyances and Securing the Estates of  
Purchasers

For the better Establishment of A way and method of Conveying of Mannors Lands Tenem<sup>ts</sup> & Hereditam<sup>ts</sup> w<sup>th</sup>in this Province for the ffuture and for the avoiding of all abuses and deceipts in incumbring Estates by Mortgages and otherwise by the owners of Lands & Hereditam<sup>ts</sup> to the p<sup>r</sup>judice of Purchasers for valuable Consideracōns and Such as Lend their moneys vpon Reall Securities Bee it Enacted by his Lor<sup>pp</sup> the Lord and Proprietary of this Province by and with the advice and consent of the vpper and Lower howse of this p<sup>r</sup>sent Assembly That from and after the Twenty Ninth day of September now next coming no Manno<sup>r</sup> Lor<sup>pps</sup> Lands Tenem<sup>ts</sup> or Hereditam<sup>ts</sup> whatsoever within this Province or any the Lands Ilands Territories or Places therevnto Belonging Shall passe alter or change from one to another whereby the Estate of Inheritance or or ffree hold or any Estate for yeares (other then Such vpon which the Improved yearly Rents Shal be Reserved to be yearly paid) shal be made to take Effect in any Person or p<sup>r</sup>sons or any vse or Trust Thereof Except the deed or deeds Conveyance or Conveyances by which the Same Shal be intended to pass alter or Change be made by writing Indented and Scaled and th<sup>t</sup> the Same be Acknowledged in the Provin-

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ciall Court of this Province or before Two of the Privy Council of this Province or in the Court of the Same County or before Two of the Iustices of the Peace of the Same County where the Same Manno<sup>ts</sup> Lorpps Lands Tenem<sup>ts</sup> & Hereditam<sup>ts</sup> doe Lye And be Enrolled or the Substance of the Same (that is to Say) the Certaine dates and the Names Surnames and Adycōns of the Parties therevnto with the Certaine Consideracōns for which the Same are made And the Certainty of the p<sup>r</sup>misses and of the Estate and Estates thereby intended to pass be Enrolled in the Provinciaill Court of this Province or in the County Co<sup>ts</sup> where the Land doth Lye the Same Enrollm<sup>t</sup> to be made with in Six months next after the date of the Same writings indented ffor the Capcōn of which Said Acknowledgm<sup>t</sup> there Shal be paid to the Parties tak<sup>g</sup> the Same the Sume of Twelve pence sterling and no more and for which Said Enrollm<sup>t</sup> And for which Said Enrollm<sup>t</sup> there Shal be paid to the Clerke of the Said Provinciaill Court or County Court in Case the Same doe not Exceed halfe a side of A folio Leafe in the Record Booke where the Same Shal be Enrolled the Sume of Eight pence only And if the Same doe Exceede halfe of a Syde of Such folio Leafe then the Sume of Sixteene pence and Soe after the Rate of Sixteene pence for Every Side of Such folio Leafe which Such Enrollment shall take vpp And that the Said Clerke of the Said Court Shall well and Sufficiently Enroll the Same with A note of the day whereon the Same shall be Enrolled in A good & Sufficient folio Booke to remaine in the Custody of the Clerke of the Same Court for the Time being amongst the Records of the Same Court To the Intent that Every p<sup>rs</sup> that hath to doe therewith may Resort vnto and See the Same Enrollm<sup>t</sup> And that the Same Clerke shall on the Back of Every Such deed in A ffull Legible Text hand make a Indorsement of the day and yeare of Such Enrollment And also of the folio of the Booke in which the Same Shall be Soe Enrolled and shall vnto Such Endorsment Sett his hand

Provided alwaies and it is hereby fforther Enacted by the Authority aforesaid by and with the advice and consent aforesaid that where the granto<sup>r</sup> or granto<sup>rs</sup> Bargaino<sup>rs</sup> or Bargainors of any Such Manno<sup>ts</sup> Lorpps Lands Temen<sup>ts</sup> or Hereditam<sup>ts</sup> Shall happen to be out of this Province And within any the dominions of his Maiestie the King of England at the Time of the Ensealing of Such writing or writings Indented Soe that the Same cannot be Acknowledged in manner and fforme as is before directed or Enrolled within the Time for that purpose herein before Lymitted That in Every Such Case the Acknowledgm<sup>t</sup> of Such writing or writings before the Cheife Governo<sup>r</sup> or Cheife Governo<sup>rs</sup> of any of his Said Maiesties Plantacōns or before the mayo<sup>r</sup> or Cheife Magistrate of any



City of Towne Corporat within his Said Maiesties dominions And a Certificat thereof vnd: the hand and Seale of Such Cheife Governo<sup>r</sup> or Cheife Governo<sup>rs</sup> or vnd: the Comon Seale of Such City or Towne Corporate annexed and affixed vnto Such writing Indented And the Enrollm<sup>t</sup> of Such writing Together with Such Certificate in the Provinciall Court before mencōned within Twelve months next after the date of the Same writing Indented Shal be a sufficient acknowledgm<sup>t</sup> & Enrollm<sup>t</sup> in the Law to all intents Construccōns & purposes and as Effectuall Avayleable for the passing and Conveying of the Manno<sup>rs</sup> Lorpps Lands Tenem<sup>ts</sup> and Hereditam<sup>ts</sup> thereby intended to be passed or Conveyed as if the Same had beene acknowledged in this Province and Enrolled according to the Intent and direccōns of this Act any thing herein Conteyned before to the Contrarie Notwithstanding

And be it further Enacted by the Authority aforesaid by and with the advice and consent aforesaid That Every Such writing Indented to be acknowledged & Enrolled as aforesaid Shall have Relacōn as to the passing and Conveying of the p<sup>r</sup>mises and the Estate & Estates thereby Intended to be passed and Conveyed only from the day of the Enrollm<sup>t</sup> of the Same and not from the day of the date thereof and shal be att all Times Construed and taken most ffavourably & Beneficially for the Benefit and Advantage of the grantee and grantees and more strongly for the barring of the Granto<sup>r</sup> or Granto<sup>rs</sup> therein to be Named And according to Such Intent as by the words thereof shall appeare to have beene the True Intendm<sup>ts</sup> of the p<sup>r</sup>ties Thereunto albeit the Same shall not happen to be drawne & penned in Such Strict fformall manner as is used in England and other Countries where the Advice of Councill Learned in the Lawes of the Country may be Easily had in the drawing and Penning of Instrumen<sup>ts</sup> of the Like Nature

Provided allwayes th<sup>t</sup> where any Married Woman or ffeeme Covert shall happen to be Named a Party Granto<sup>r</sup>: in any Such writing Indented the Same shall not be of fforce to barr her or her Haires Except vppon her Acknowledgm<sup>t</sup> of the Same the p<sup>r</sup>son or p<sup>r</sup>sons taking Such her Acknowledgm<sup>t</sup> Shall Examine her privately and Secretly out of the hearing of her Husband whether Shee doe make Such Acknowledgm<sup>t</sup> willingly and ffreely and without being induced therevnto by any fforce or Threats vsed by her husband or through ffear of his displeasure And that vppon Such Examinacōn She Shall owne the Said Acknowledgm<sup>t</sup> to bee ffree and voluntary And that the p<sup>r</sup>son or p<sup>r</sup>sons so Examining her Shall in the Note or Certificate of the Capcōn of the said Acknowledgm<sup>t</sup> Certifie Such her Examinacōn and acknowledgm<sup>t</sup> therevpon And th<sup>t</sup> Such Certificate be Likewise Enrolled vppon Record in which Case only

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Every Such ffeme Covert Shal be barred and not otherwise  
Any thing herein before conteyned to the Contrarie Notwith-  
standing

Provided also th<sup>t</sup> noe Such writing Indented Shal be att any  
Time Enrolled within this Province before the Receiver  
Generall of the Lord and Proprietary of this Province for the  
Time being or the deputy or deputies of Such Receiver  
Generall for the Time being Shall Set his or their Recipi or  
Recipimus therevnto if any ffine for Alienacōn of the Said  
Lands be due and by the Originall grant Reserved any thing  
in this Act Conteyned to the Contrarie Notwithstanding

His Lordshipp Willeth these be  
Laws  
Charles Calvert

Memorandum that the Laws before mencōned passed the  
great Seale the 27<sup>th</sup> day of May 1671

Philip Calvert Cano;

PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

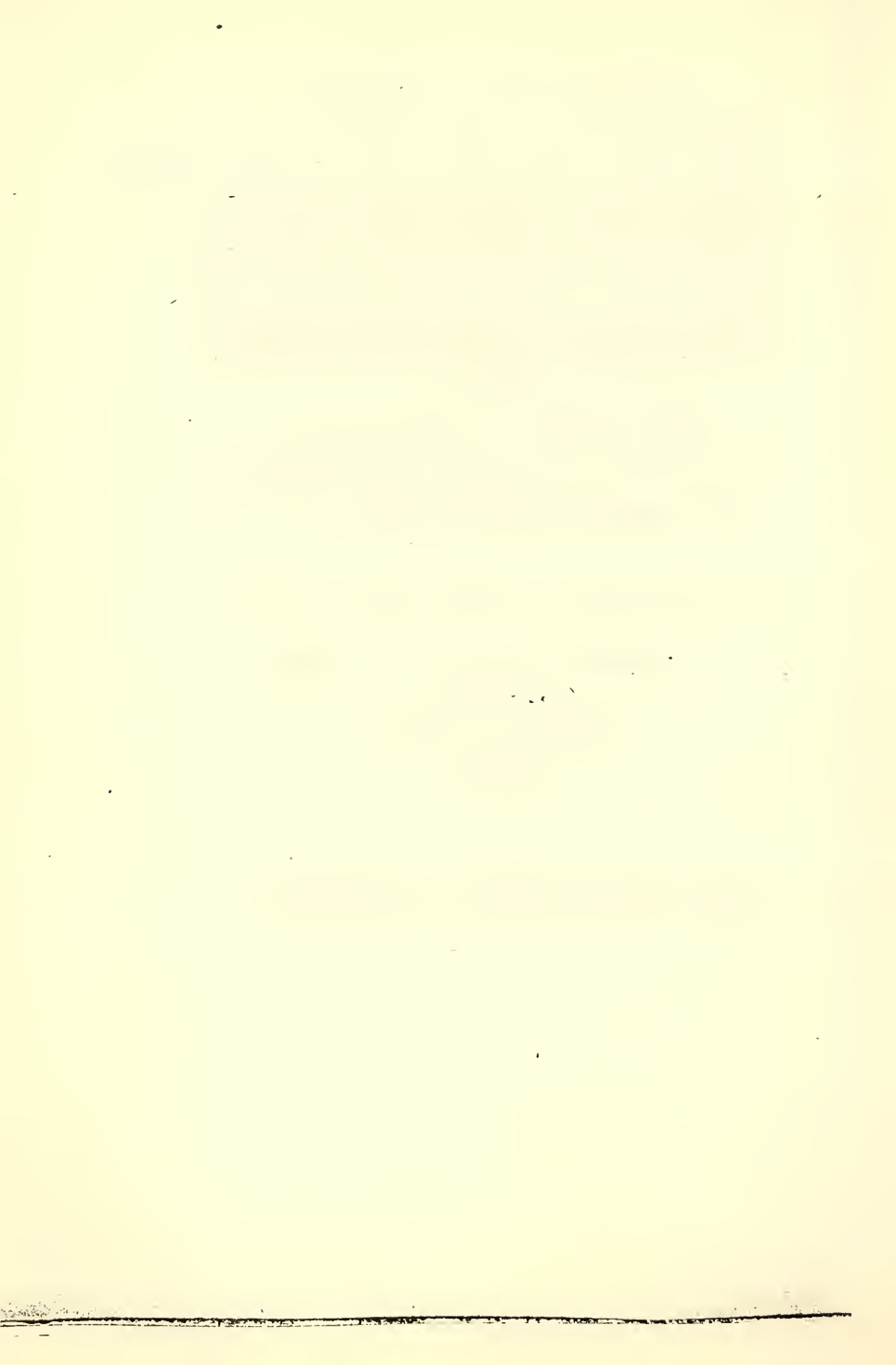
*At a session held at St. Mary's, October 10-19, 1671.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.



At the Assembly Begun & holden at the City of S<sup>t</sup> Marys  
the 27<sup>th</sup> day of March in the 39<sup>th</sup> Year of the Dominion of  
Cæcilius &c<sup>z</sup> Annoq Domini 1671 & there continued untill  
the 19<sup>th</sup> day of April ensuing and thence prorogued until the  
10<sup>th</sup> day of October following on which day appeared to the  
Upper House of Assembly—

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The Right Honourable Charles Calvert Esq<sup>r</sup> Captain General &c<sup>z</sup>.

The honourable Philip Calvert Esq<sup>r</sup>  
Chancellour

Col. William Calvert. Baker Brookes Esq<sup>r</sup> Survey<sup>r</sup> Gen<sup>l</sup>  
Thomas Trueman Esq<sup>s</sup>. Maj<sup>r</sup> Edw<sup>d</sup> Fitzherbert  
And also upon the same day & presently after appeared as  
Deputies or Delegates to the Lower House of Assembly viz.

For S<sup>t</sup> Mary's County

Cap<sup>t</sup> W<sup>m</sup> Boarman Cap<sup>t</sup> Luke Gardiner & M<sup>r</sup> W<sup>m</sup> Hatton

Kent County

Arthur Wright & William Bishop

Ann Arundel County

Cap<sup>t</sup> W<sup>m</sup> Burgess Cornelius Howard Rob<sup>t</sup> Franklyn ap-  
peared 12<sup>th</sup> Oct<sup>r</sup>.

Calvert County

Maj<sup>r</sup> Thomas Brookes Char<sup>s</sup> Brookes, Richard Perry ap-  
peared 13<sup>th</sup> October Cap<sup>t</sup> Dan<sup>l</sup> Jenifer—

Charles County

Henry Adams Jgnatius Causin & John Bowles

Baltimore County

Cap<sup>t</sup> Thomas Howell 16<sup>th</sup> October—

Talbot County

Richard Woolman Philemon Lloyd Joseph Weekes & Wil-  
liam Hamilton

Somerset County

Paul Marsh & Roger Woolford 13<sup>th</sup> October

Dorchester County

Daniel Clark 13<sup>th</sup> October—

City of S<sup>t</sup> Marys

John Morecroft Recorder Tho<sup>s</sup> Noteley Alderman Elected  
and returned by Writt Dated 15<sup>th</sup> September ult.—

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His Excellency having Shewed them the reasons of their Sitting & that in regard M<sup>r</sup> Tho<sup>s</sup> Taylor who was Speaker of the s<sup>d</sup> Lower House the last Session of Assembly had since undertaken a Voyage for England & was not returned into this Province desired them to go to their house & make choice of a new Speaker

And afterwards the s<sup>d</sup> Lower House of Assembly appeared to this House & being Asked whither they had chosen their Speaker made Answer that they had Elected M<sup>r</sup> Thomas Notely who was allowed of by his Excellency

Rob<sup>t</sup> Ridgley was this day admitted Clerk of the Lower house of Assembly Sworn at the opening of this Assembly

The House Adjourned till to Morrow Morning  
10 of the Clock

Wednesday 11<sup>th</sup> October

The House met Present The honble the Chancell<sup>r</sup> Col Will<sup>m</sup> Calvert. Baker Brooke Esq<sup>r</sup> Tho<sup>s</sup> Truman

The House taking into Consideration upon the motion of M<sup>r</sup> Benj<sup>m</sup> Rozer the Vote of the Lower House of the 30<sup>th</sup> of March last past viz.

Resolved Nemine Contradicente that It is the Opinion & Judgment of the House that the said Assignment according to those Words though only under hand & not Seal was at the time the same was made such a sufficient Conveyance of the s<sup>d</sup> Two Thousand Acres of Land as was then used in this Country in the Infancy thereof there being at that time few or none more formal or Effectual in the Law here to Convey Land from one to another. And further that It is also the Opinion & Judgment of this House that the s<sup>d</sup> L<sup>t</sup> W<sup>m</sup> Lewis did not die Seized or possessed thereof but that the Interest of and to the said Land at his Death was according to the s<sup>d</sup> Assignm<sup>t</sup> in them the Job: Chandler & Simon Oversee And that the said Assignm<sup>t</sup> & all others of the like Nature ought to be Confirmed do Concur with the Lower House therein

The House Adjourned till two of the Clock in  
the Afternoon

The House met again Present as in  
the morning & Major Fitzherbert

p. 208 Henry Hooper Exhibited his Petition to this House thereby Setting forth that Cap<sup>t</sup> W<sup>m</sup> Burgess & the other Delegates, had, to delay the Petition, brought a Writt of Error returnable in this honble House and did not prosecute the Same And therefore he humbly prayed that he might be at Liberty to proceed upon the Judgm<sup>t</sup> formerly obtained against them

Ordered that the Defend<sup>ts</sup> or their Attorney have Notice of the Petition and Attend this House to Morrow Morning at 10 of the Clock when the House intends to proceed to a further hearing of the Matter upon the s<sup>d</sup> Petition

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The House Adjourned till to Morrow Morning 10 of the Clock

Thursday 12<sup>th</sup> October

The House met Present as Yesterday in the Afternoon

Cap<sup>t</sup> Lloyd informs the House that the Lower House desired this House to appoint some of the Lower House in a Committee to Consider of the amendment & making of certain Laws

Ordered that Baker Brookes & Tho<sup>s</sup> Trueman Esq<sup>rs</sup> join with the Members of the Lower House therein—

Hoopers Business was by Consent referred to the Determination of the Governour & Chancellour

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the morning  
Colonel Calvert & M<sup>r</sup> Chew

This House received a Copy of some further Instructions to be given to the Committee of both Houses for the Amendm<sup>t</sup> of some other Laws And have Agreed that the said Instructions be Considered of by the said Committee

The House Adjourned for half an hour

The House met again Present

The honble the Chancellour Colonel Calvert M<sup>r</sup> Chew & Major Fitzherbert

Adjourned the House till to Morrow Morning 10 of the Clock

Friday the 13<sup>th</sup> October

The House met Present The Honble The Chancellour Baker Brookes Tho<sup>s</sup> Truman Samuel Chew Major Fitzherbert Esq<sup>rs</sup>

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The upper received from the hands of M<sup>r</sup> Clark from the Lower House two Votes relating to Orphans Estates Which the house referr to the Consideration of the Committee of both houses & acquainted the Lower house therewith by M<sup>r</sup> Truman

His Excellency appearing

Upon Petition of the Lower house Ordered that a Writt issue to another Burgess of Dorchester County Burgesses

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already Elected to serve in the Lower House instead of M<sup>r</sup> Henry Trippe

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the morning & Col Calvert

The House Sent Major Fitzherbert to the Lower House to know whither they had any Bills ready Who answered that their Committee would attend them in half an hour & then they should give a satisfactory Answer

This House by Baker Brookes Esq<sup>r</sup> acquainted the Lower house that in regard there have been some English murdered by some Jndians Inhabitants on this side Delaware Bay which Jndians do likewise hunt within this Province at this time & (as it is said) threaten to do mischief within this Province, This House do desire the Lower House to Consider of the way forces shall be raised in Case they do Attempt any thing within this Province Viz.

1. First what number that is whither Every 8<sup>th</sup> 9<sup>th</sup> or 10<sup>th</sup> Man

2. Next how they shall be paid that is whither the eight Nine or ten Men shall maintain the Soldiers Sent out or whither paid by tob<sup>o</sup>?

3. Whither Servants or House Keepers shall be Sent out

4. What pay Officers shall have that must Command them

5. How Provisions shall be raised for their Food for ammunition & arms assoon as the Tax of 2<sup>sh</sup> p hh<sup>d</sup> upon tob<sup>o</sup> is paid The Governour & Council will provide what shall be necessary

Ordered that this be sent to the Lower house & that they be desired to take it speedily in Debate

The House Adjourned till to Morrow Morning 10 of the Clock

Saturday the 14<sup>th</sup> October

p. 210 The House met Present His Excellency The Chancellour Col Calvert M<sup>r</sup> Chew and Major Fitzherbert—

This House received from the Lower House the following Message in writing Viz.

14<sup>th</sup> October 1671

This House having had Debate concerning appeales from the County Court to the Provincial Court for actions of Debt & Actions of Trespass upon the Case do think fit that no Appal be allowed where the Action shall not really & Bonâ



fide Exceed the Value of six hundred pounds of Tobacco. Therefore It is ordered that the Consideration thereof be transmitted to the Upper House for their Concurrence therein & they be desired to make return to this House of their result therein

Signed by order of the House  
Rob: Ridgley Clk of the Lo: Ho: of Ass.

Upon debate whereof this House do not think fit to Concur with the Lower house in prohibiting Appeals from the County Court to the Provincial Court in any action whatsoever

This House then received the following Votes from the Lower house in these Words Viz'

14<sup>th</sup> October 1671

It was debated in this House whither It was necessary for a Ferry to be kept over Patuxent River Yea or no?

Resolved in the Affirmative & at the Charge of the said County and at such place where the said County shall think fit

It was further Voted that all Persons living out of the precincts of the said County shall pay to the man that keepeth the said ferry sixpence Sterling for every Footman that is so transported over the said River & one Shilling Sterling for every Horse & man that is transported over the said River

Ordered that these two votes be Sent to the Upper House for their Consideration and Concurrence & that they be hereby desired to return their speedy answer

Signed by order of the House  
Rob: Ridgley Clk of the Low: Ho: of As:

Whereupon this House Concur with the Lower house in the votes concerning a Ferry over Patuxent

The Lower house Sent a Bill to this House prohibiting Clerks & Sherriffs to practice as Attornys &c: p. 211

The Upper House thereupon desired to have these Words Viz. forfeited to the Lord Proprietary may be added to the eleventh line, so that then it will be thus Viz. For every Cause that he shall so plead in the Provincial Court two third parts thereof to be forfeited to the Lord Propry and disposed of for the Use of the publick &c: And that the said Words Viz. to the Lord Propry be added to the 22<sup>d</sup> line and then the Same will run thus Viz. He shall forfeit to the Lord Proprietary for every such Offence the Sum of two thous<sup>d</sup> pounds of Tobacco two third parts &c:

The House Adjourned till two of the Clock in the Afternoon

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The House met again Present The honble the Chancellour.  
Col Calvert M<sup>r</sup> Chew & Major Fitzherbert

The Upper House have Considered of the Votes of the Lower House dated the 13<sup>th</sup> October in Answer to some proposals from this house relating to the pay of Officers & of Soldiers in Case there should be any Cause for raising of Forces for the Security of the Province against the Jndians & are of Opinion that the pay of a Commander in chief by them allotted is so Contemptible that no Man will undertake the Business for that pay

2. That in probability the Captains that are to be Sent out at any time must be House Keepers whose Absence from their Affairs deserves more pay besides their hazards & deserves at least 1000<sup>th</sup> tob? p month

3. In case more than One hundred men be at any time Sent out they ought not to be Commanded by a Captain but by a Major, And therefore We desire that the house will Consider of what pay Major Lieuten<sup>t</sup> Colonells & Colonells should have if there should be Occasion to send such Officers forth & desired Col Calvert to acquaint the Lower House who went therewith accordingly

The Upper House Concur with the Lower house in relation to the disposition of the Fine mentioned in the Bill prohibiting Clerks and Sherriffs &c. except in maintenance of Bastards

The House Adjourned till 10 of the Clock upon  
Monday Morning 16<sup>th</sup> of October

The House met Present His Excellency The honble the Chancellour Baker Brooke & M<sup>r</sup> Chew

p. 212 The Lower House Sent the following Vote to this House  
Viz. Monday 16<sup>th</sup> October 1671.

The Answer of the Lower House to the within paper from the Upper House viz.

Upon the reassuming the debate touching Officers pay they Vote as followeth Viz.—

That a Commander in chief in the Field have two thousand pounds of tob? p month if the Party to be sent out Exceed one hundred persons

A Lieu <sup>t</sup> Collonel.....	1400	} of Tobacco Each p Month
A Major .....	1200	
A Captain.....	1000	
A Lieutenant.....	700	
An Ensign.....	600	
A Sergeant.....	400	
A Corporal .....	400	

And further if the Forces to be sent out from time to time Exceed not one hundred then no Lieuten<sup>t</sup> Colonell or Majors pay to be Allowed and that the s<sup>d</sup> L<sup>t</sup> Colonell or Major's pay be not allowed in case the party that is sent out amount not to two hundred And that the Officers from time to time to whom this Pay is allowed be actually in the Field otherwise to have no pay during the time of their Absence from actual Service

Signed by order of the house  
Rob<sup>t</sup> Ridgley Clk of Lo<sup>r</sup> ho<sup>e</sup> Ass.

The Upper House Concur with the Lower house in the said Vote concerning officers pay and Sent M<sup>r</sup> Chew to acquaint them therewith

Then the Upper House received and read the Bill for killing of wolves & a Bill for marking high Ways and making the Heads of Rivers Creeks Branches & Swamps passable for horse & Foot Amended then & Sent down to the Lower house with this Houses Assent thereon by M<sup>r</sup> Chew

Then read an Act-Limitting Servants times & past Nemine Contradicente

Then read the Bill for Stay of Executions after april Court and passed with this Alteration Viz.

That from and after the publication hereof, & so from and (be Struck out) and Sent to the Lower House M<sup>r</sup> Baker Brookes therewith—

Then read the Bill prohibiting Jmportation of Horses &c<sup>d</sup> & past

The Bill for high Ways read & past

The house Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning

Then read the Bill Entituled an Act for the Preservation of Orphans' Estates. This House Conceive the said Bill insufficient in these particulars following and do desire that two Members of each house may this afternoon Consider of the same and of the said Bill Viz.

1. First Care must be taken to have the Children Educated in the Religion of their dec<sup>d</sup> Parents
2. The Officer for Probat of Wills & Granting Admcōns must order the Estate till Debts paid and that the Estate be ready for division amongst the Wife or Orphans & not the County Court
3. Thirdly It is more probable that the Orphans will have Negros by preservation of those Jndividual Negroes left by the Jntestate by means of the Children that may be born of them

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in process of time than by obliging the Guardian to deliver the Orphans Negroes of like Ages &c<sup>a</sup> at the time of the Orphans Age of 21 Years because no man can be sure hereafter to purchase any Negroes & that Clause implys a Power in the Guardian to take or Sell to his own Use the Negroes delivered him

4. Fourthly Female Orphans ought to be judged of full Age at sixteen Years old because they may be then Married This House desired M<sup>r</sup> Brooke to carry the same down to the Lower House Who went accordingly

Ordered that the honourable the Chancellour M<sup>r</sup> Brooke and M<sup>r</sup> Chew or any two of them be appointed to treat with two of the Members of the Lower House to be appointed touching the Act for Orphans Estates

The House Adjourned till morrow morning ten of the Clock

Tuesday 17<sup>th</sup> October

The House met Present as Yesterday Colonell Calvert and Major Fitzherbert. And

Adjourned till two of the Clock in the Afternoon

The House met again Present as in the Morning except Major Fitzherbert

Then read a Bill for Naturalization of Matthias Decosta & past

This House will Consent to the Bill for Ferrys Provided a ferry may be kept over Potapsco River from Philip Thomas's Point in Ann Arundel County to Kent County over the wading place from Kent to Talbot County over Chester River from Baltimore County over Choptank into Dorchester over Nanticoke into Somerset County All which this House judge necessary to be kept And desired Col Calvert to carry the same down to the Lower House with the said Act of Naturalizacōn He goes accordingly

Ordered by the Upper House that Cap<sup>t</sup> William Burgess of Ann Arundel County Samuel Chew Esq<sup>r</sup> & M<sup>r</sup> Tho<sup>s</sup> Taylor of the same County or one of them do pay or Cause to be paid unto Jn<sup>o</sup> Rousby Clerk of this present Assembly the Sum of three pounds of lawful Mony for fees due to him from the said W<sup>m</sup> Burgess Samuel Chew and Thomas Taylor by reason of a certain Wr<sup>it</sup>t of Error by them brought in this House against Henry Hooper

M<sup>r</sup> Causine informs the House that the Lower House desires that the Act about Ferrys may be respitted till the next General Assembly

Col Calvert was desired to acquaint the Lower House that  
This House desired a Committee for accounts Be this Night  
Nominated He goes accordingly

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Cap<sup>t</sup> Boarman informs the House that the Lower House had  
ordered M<sup>r</sup> Daniel Jenifer Major Brookes Cap<sup>t</sup> Philemon Lloyd  
M<sup>r</sup> Robert Franklyne & M<sup>r</sup> Henry Adams to join with the  
members of this House in a Committee for drawing up an Act  
for the publick Charge

Ordered that Baker Brookes & Samuel Chew Esq<sup>s</sup> do join  
with the Members of the Lower House as a Committee for  
drawing up an Act for the publick Charge

The House Adjourned till ten of the Clock to morrow  
morning

Wednesday the 18<sup>th</sup> of October

The House met Present as Yesterday

The Upper House having Voted that there be two Barrels  
of Powder & 800<sup>lb</sup> of Lead bought at the Charge of the publick  
& presented to the Susquehannahs desire the Concurrence of  
the Lower House therein & that M<sup>r</sup> Brooke acquaint them  
therewith. He goes accordingly. The Lower House Concur  
herein.

The House Adjourned till two of the Clock in the After-  
noon

The House met again, Present The R<sup>t</sup> honble the Govern<sup>r</sup>  
The honble the Chancellour Coll Calvert & Major Fitzherbert

Then read a Bill for Naturalization of Hans Hanson &  
Others—

The House think fit that 60000<sup>lb</sup> tob<sup>o</sup> be given to Cap<sup>t</sup> Jenifer p. 215  
for the purchase of his Houses in S<sup>t</sup> Marys

Ordered that if any Members of the Lower House desire to  
depart this Province they may repair to the R<sup>t</sup> honble the Gov-  
ernour & he will Grant them Lycences

Then read an Act for reviving certain Laws & past

Upon Petition of Cap<sup>t</sup> Perry Ordered that he see at the  
Govern<sup>r</sup>s for five Gunns of his lent the Country if they are not  
there then he is to have Satisfaction for the Same from the  
publick

The House Adjourned till nine of the Clock to Morrow  
Morning

Thursday 19<sup>th</sup> October

The House mett Present the honble the Chancellour Col  
Calvert Baker Brooke and Samuel Chew Esq<sup>s</sup> and Adjourned  
till two of the Clock in the afternoon

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The House met again Present as in the Morning And—  
Adjourned till to morrow morning nine of the  
Clock

Friday the 20<sup>th</sup> October

The House met Present The R<sup>t</sup> honble the Governour The  
honble the Chancellour Baker Brooke Samuel Chew & Major  
Fitzherbert

The Lower House Sent their Votes to this house by Maj<sup>r</sup>  
Brookes Viz.

19<sup>th</sup> October 1671

This House Vote that upon the View of any Stillyards before  
any officer appointed by the Act for the marking of Stillyards  
that if the Stillyards weigh either heavier or lighter than the  
Standard 4<sup>th</sup> in the hh<sup>d</sup> which is to be understood in 400<sup>th</sup>  
Weight that they shall pass & in all less Stillyards one in the  
100 And that the Upper House's Concurrence be desired to  
this Vote And that this Vote may remain as a Rule to those  
that have the Custody of the Stillyards

Signed &c.

This House Vote further that because this House doth not  
take Care if any person do remove to live out of the Country  
that the County Court shall have power to depute another  
person

Signed &c.

p. 216 This House desires that if the Upper House think fitt to  
Concur with this House in the within written Votes that they  
may be recorded in the Journalls of both houses and there re-  
main as a direction to the Justices of the respective County  
Courts

Signed &c.

Rob<sup>t</sup> Ridgley Cl Lo<sup>r</sup> Ho Assembly

Whereupon the Upper House do Concur with the Lower  
House in the said Vote & do order that the same be recorded  
in the Journalls as is desired & acquainted the Lower house  
therewith by M<sup>r</sup> Chew

The House Adjourned till two of the Clock in the afternoon

The House met again Present as in the morning

Then read the Act for paym<sup>t</sup> of the publick Charge of the  
Province

And upon the Question put

Resolved the same do pass Nemine Contradicente

The Chancellour was pleased to Carry the Same down to  
the Lower House.

M<sup>r</sup> Bolls brings up the Levys he Carrys them again to the Lower House

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The House desired M<sup>r</sup> Brooke & M<sup>r</sup> Chew to acquaint the Lower House that his Excellency was ready to break up this present Sessions of Assembly & to desire them to bring up the Laws assented to by both houses

Then the Lower House with their Speaker came into this house with all the Laws made this Assembly The Title whereof being read in the Presence of both houses His Excellency signed the Laws with this Indorsment

His Lordship willeth these be Laws

And thereupon prorogued the Assembly till the third Tuesday in October next which shall be in the Year of our Lord 1672

Acts made att a Generall Assembly held att the City of Saint Maryes the tenth day of October in the XXXX<sup>th</sup> year of the Dominion of Cæcilius &<sup>ca</sup> Annoq Domini 1671

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his Excellency Charles-  
Calvert Esq<sup>r</sup> Governour

An Act for marking Highwaies and making  
the heads of Rivers Creekes and Branches  
& Swamps passable for horse and foote

Whereas itt is thought Convenient and very much for the benefit of the Inhabitants of this Prouince that waies and Paths be marked and the heads of Rivers Creekes and Branches be made passable Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Consent of the upper and lower houses of this present Generall Assembly That the Comissioners of each County shall once every year (Viz<sup>t</sup>) vpon some day between the first day of September and the twentieth day of October as the said Justices or Comissioners shall thinke fitt to appoint meete together in their Respective Counties to Consult of what highways are most fitt to be made and caused to be marked out the most Convenient highways and Pathes through their Counties as alsoe to make passable for horse and foote the heads of Rivers Creekes Branches & swamps as are most Convenient and Nearest adjoyning to such high wayes or necessary pathe And the said Comissioners are hereby Impowred to appoint overseers Leavy Tobacco or Labour Equally vpon the taxables of each Respective Counties to carry on the said worke to beginn or to Repaire the highwaies already begunn or made Provided that this Act be not to the apparent damage of any particular person by making or markeing any high way or pathe through his Yard Garden

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Orchard or Cornefield And upon neglect of the said Commissioners for appointing overseers and Provideing labourers for the performance of the said worke they shall be fined four thousand pounds of Tobacco & Caske and every Labourer who shall Refuse or Neglect his labour shall be fined one thousand pounds of Casked Tobacco And every Overseer soe appointed by the Comissioners who shall Refuse or neglect the performance of his duty in his Charge shall be fined two thousand pounds of Casked Tobacco the one halfe of those fines to the Lord Proprietary and the other halfe to the Informer or him or them that shall sue for the same fine or fines to be Recovered in any Court of Record within this Prouince by bill plaint or otherwaies wherein noe Essoyne Proteccōn or wager of the Law to be allowed This Act to Continue for three yeares or to the next Generall Assembly which shall first happen And Bee itt further Enacted That all former lawes heretofore made touching the markeing of high waies be & are hereby Repealed—

An Act prohibiting all sherriffes Subsherriffes or Deputy Sherriffes all Clerkes Sub Clerkes or Deputy Clerkes to plead as an attorney in any Court or Courts within this Prouince where he or they shall bear such office

Whereas many Inconveniencies have happened and divers Complaints haue been made That some persons that haue been and now are Clerkes of Courts within this Prouince have pleaded as attorneys within the said Courts and alsoe formerly That Sherriffes Subsherriffes or Deputy Sherriffes or Counties  
 p. 64 within this Prouince haue alsoe done the same to the great trouble of divers of the good people of this Prouince by stirring up of Suites amongst them to aduance their fees for the preuencion whereof for the future and for the quiett of the good people aforesaid Bee itt Enacted by the Right Hon<sup>ble</sup> The Lord Proprietary by and with the aduice and assent of the upper and lower house of this present Generall Assembly That from and after the end of this present Session of Assembly noe Clerke or other person that shall haue any thing to doe with the Records of the Prouinciall Court as a Clarke shall dureing the tyme as he shall be soe Clerke of the said Court or haue any thing to doe with the Records thereof plead in the Prouinciall Court as an attorney vnder the penalty of two thousand pounds of Tobacco for every Cause that he shall soe plead in the said Prouinciall Court two third partes thereof to be forfeited to the Lord Proprietary to be disposed of for the



vse of the Publick att the discrecōn of the Justices of the said Court and the other third part to the Informer or him or them that shall sue for the same The said fine to be Recovered in any Court of Record within this Prouince by bill plaint or Informacōn wherein noe Essoyne proteccōn or wager of Law to be allowed And be itt further Enacted and ordeined by the Authority aforesaid by and with the aduice & assent aforesaid That from and after the End of this present Session of Assembly noe sherriffe Subsherriffe or Deputy Sherriffe of any County or Clerke Sub-Clerke or Deputy Clerke of any County Court or other person that hath any thing whatsoever to doe with the Records of the said County Court shall in the said County Court where he is sherriffe Sub-sherriffe or Deputy sherriffe Clerke Sub Clerke or Deputy Clerke or hath any thing to doe with the Records as aforesaid plead as an attorney within the said County Court within this prouince for any person whatsoever That for every such Cause he shall soe plead in the said County Court within this Prouince of which County he is Sherriffe Subsherriffe or Deputy sherriffe or of which County Court he is Clerke Sub clerke or Deputy Clerke or hath any thing to doe with the Records of the said Court he shall forfeite for every such offence the sume of Two thousand pounds of Tobacco two third partes thereof to be forfeited to the Lord Proprietary to be disposed on to the defraying the Charge of wolues heads and the poore of the County wherein the offence shall be Comitted by the order & att the discrecōn of the Commissioners of such County from time to time or the Major parte of them the other Third part to the Informer or him or them that shall sue for the same the said fine to be Recovered in any Court of Record within this Prouince by Bill plaint or Informacōn wherein noe Essoyne Proteccōn or wager of Law to be Allowed—

An Act for Stay of Execucōns after Aprill  
Court

Whereas many the Inhabitants of this Prouince are and haue p. 65  
been Exceedingly greived and burthened by Execucōns laid  
uppon them for Tobacco in the summer time when it is not  
possible for them to procure Tobacco for payment and satis-  
faccōn of their Creditors by meanes whereof they are often-  
times kept in prison a long time and thereby disabled from  
tending and making their Cropps to the great prejudice (if  
not Ruine) of many the Inhabitants of this Prouince being  
thereby left destitute of any meanes to satisfye their Creditors  
for preuencōn whereof for the future Bee itt Enacted by the

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Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by and with the aduice and Consent of this present Generall Assembly and by the Authority of the same That after the tenth day of Aprill in any yeare noe Execucōn shall Issue out of any the Courts of this Prouince against the body or goods of any person or persons Inhabiting or Resydeing within this Prouince till the tenth day of October next or till the tenth day of October in any yeare dureing the Continuance of this Act for any debt or debts or vppon any accōn Judgment or Judgments sued had or Recovered against any the Inhabitants of or within this Prouince betwixt the tenth day of Aprill and the tenth day of October in any yeare in the Prouinciall or any the County Courts of this Prouince for any cause matter or thing whatsoever

Provided such person or persons against whome any such Judgment is obteyned shall Imediately (after the obteyning such Judgment together with another party such as the Justices hereafter mencōned shall approve of) Come before one Justice or more of the Justices of the Prouinciall Court or two Justices or more of the Respective County Court where such Judgment is obteyned and Confesse Judgment to the party that obteyned the Judgment as is aforesaid for his debt and Costs of Suite adjudged with a cessat Executio till the tenth of October then next following and thereof procure Certificate under the hand of the same Justice or Justices before whome the said Judgment shall be Confessed And that such Certificate shall be a sufficient supersedeas to the Sherriffe to forbear serveing the Execucōn upon the body or goods of the person soe obteyning such Certificate

And if the party be taken in Execucōn before such Certificate be produced That then such Certificate being obteyned afterwards as aforesaid shall be a Sufficient Supersedeas to the Sherriffe for the Release of of such person from Imprisonment vpon that Execucōn the party paying or giveing security to such Sherriffe for his due fees for the Imprisonment And that the Justice or Justices before whom such Judgment shall be Confessed as aforesaid shall Returne the Judgment soe Confessed vnto the Clerke of that Respective Court where the first Judgment was obteyned to be Entred vpon Record for which Entry the Clerke shall Receive as a fee five pounds of Tobacco and noe more any law Custome or vsage heretofore had made or done within this Prouince to the Contrary hereof notwithstanding

p. 66 And Bee itt further Enacted by the Authority aforesaid That all Lawes Heretofore made for the Limitting and staying of Execucōns be and are hereby Repealed this Act to Continuē and Remaine in force for the Tearme of three yeares or to the end of the next Session of Assembly which shall first happen

An Act for the killing of wolues

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Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduise and Consent of this present Generall Assembly That every person who shall bring the head of a wolfe to any of the Commissioners or Justices of the peace in any County of this Prouince shall be allowed two hundred pounds of Tobacco from the County where the wolfe shall be killed and that such Comissioner or Justice of the peace to whome the wolfes head shall be brought shall Cutt or Cause to be Cutt out the Tongue and cut or cause to be Cutt of the eares of the said wolfes head to prevent the deceit of twice or oftner paying for the same this Act to Continue for three yeares or to the End of the next sessions of Assembly which shall first happen

And Bee itt further Enacted that all other acts formerly made for the killing of wolues be and are hereby Repealed

An Act for the preseruacōn of Orphants Estates

Forasmuch as the former lawes made in this Prouince Concerning Orphants Estates are found by Experience to be very defectiue & noe waies sufficient for the preseruacōn of Orphants Estates according to the Ends and purposes thereby Intended and desired The Delegates in this present assembly now assembled pray that it may be Enacted And Bee itt Enacted by the Right Honourable the Lord Proprietary of this Prouince with the aduise and Consent of the upper and lower house of this present Generall Assembly and the Authority of the same That all last wills and Testaments shall be firme & Inviolable vnlesse the Executor or Overseers thereby appointed doe Refuse to Execute the trust in them Reposed by the Testator in which case the Cheife Judge for probate of wills and granting administracōn shall grant Administracōn with the will annexed to some other person as in his discretion shall seeme meete Butt if the will be soe made that noe person will vndertake the management of the said Estate and Educacōn of the Orphants according to the Tennor of the said will then the Estate by the appointment of the Justices of the County Court where the Estate shall lye and bee shall be mannaged according to these following Rules hereafter in this present Act prescribed allwaies Provided the Children if any bee Comitted to persons of the same Religion of their deceased parents And itt is further Enacted by this present Generall Assembly and the Authority of the same That when any person whatsoever dyeth Intestate that then the Administracōn shall be granted to such person or persons whome the said Intestate shall haue

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appointed overseers for his Estate if any such be and in default of appointing such Overseers then administracōn shall be granted to the wife of the Intestate if shee be Living if not living then to the next of the blood of the person soe dyeing Intestate who shall enter into bond with sufficient securities such as the Judge for probate of wills and granting administracōns shall approue of well and truly to administer of the Estate of the said person soe dyeing Intestate and thereof to make a true and perfect Inventory and apprayement of all and singular the goods and Chattles Rights and Creditts belonging to the said person soe dyeing intestate att the time of the Intestates death and deliver the same to be Recorded into the Secretaryes office under the hands of sworne appraisors for that purpose to be by the said Judge appointed att a Certain time by the said Judge to be Limited and alsoe to give a true and perfect accompt of the said Estate soe by him administred of unto the Judge within twelve moneths next after the obteyning the said Administracōn And if the said Administrator shall faile to give an accompt within the time aforesaid being by the said Judge thereunto summoned That then the said Judge shall grant administracōn anew to some other person as in his discretion he shall thinke fitt and Revoke the former administracōn which said person of new appointed shall putt in security as is aforesaid to Execute and doe all things as is before in this Act Required and appointed and may sue and Implead the former administrator for an account of the Estate and in case of wasteing or Imbezelling the said Estate by the former administrators That then the said Judge to assigne over the bond Entered into by the former administrators and his security vnto the new administrators To be Relieved against them for such wasting and Imbezelment And alsoe that the said Judge vpon the accompt given by the said administrators as aforesaid shall make division of the Overplus of the Estate after debts paid and funerall Expences defrayed allowing to the wife of the Intestate if shee be then living one third part thereof and the Rest is to be divided amongst the Children if he haue any then living and in case he haue noe Children then to the next of the blood of the deceased Intestate and after such division and Apportionment of the said Overplus of the said Estate by the said Judge as aforesaid made That then the said Judge shall Transmitt the same to the Justices of the severall & Respective County Courts who are by this Act appointed Authorized and Enjoynd to take Care and see to the preseruacōn of the said Orphants Estate according to the Rules and direccōns hereafter by this Act prescribed Established and ordeined and not otherwise and that these following Rules shall be Rules-not onely for the Judge for probate of

wills & granting administracōns but alsoe for the Justices of the severall and Respective County Courts to proceed by and noe other allowances shall be made to any administrator or Guardian to any Orphant vppon his or their accompts Except for debts by them truly paid out of the said Estate and Really owing by the Intestate Viz: Liber  
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First that noe Negroes or other slaues shall be sold or disposed of by any Administrator for payment of debts or otherwise or Reserved for the administrators Owne use in Satisfaction for any debt due to the said Administrator nor any Execucōn served vpon any Negroes or other Slaues soe long as there shall be other goods of the deceased Sufficient to Satisfye the Iust debts of the deceased that noe accompt be allowed for dyett Clothes Phisick or Educacōn against any Orphants Estates but that they be provided for and Educated by the Interest of their Estate and Encrease of their Stock according to the proportion of their Estates if itt will beare itt but if the Estate be soe meane & inconsiderable that itt will not Extend to a free Educacōn That itt is Enacted that such Orphants shall be bound apprentices to some handycraft Trades or other person att the discrecōn of the Justices of the County Court vntill one & twenty yeares of age Except some kinsman or Relacōn will maintaine them for the Interest of their smale Estate they haue without diminucōn of the Principall which whether great or Smale shall allwaies be delivered att the yeares by this Act appointed. p. 68

3<sup>dy</sup> That all Cattle Horses Sheepe be Returned in kinde by the Guardians according to the age and Number when as he Received them and because severall had before the making of this Act Estates of Orphants in their hands which they kept for the male Increase and giveing a yearely accompt of the Augmentacōn or Diminucōn of the Orphants stocks which by Carelesnesse or wickednesse of the Guardians was usually Consumed before they came to age and dispute thereupon arising in the severall Courts how such persons should be proceeded with and accompt of the Orphants Estates how to be given them It is hereby declared that all persons possessed of Orphants Stocks before the making of this act shall be bound to deliver to the Orphants when he comes of age such and soe many of any kind as he is possessed with when he gives his accompt to the next Orphants Courts Succeeding the Publicacōn of this Act.

4<sup>thly</sup> That all plate money Rings & Jewells be preserved & delivered in kind according to the weight and quantity and that other household stufte & Lumber be apprayed in money and the value thereof paid by the Guardian to the Orphant when he comes to age either in money Sterling according to

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apprayement or in Tobacco att the then price Currant and in case any difference shall arise what shall be the then price Currant that the Judges of the County Court where the Orphants Estate doth Lye determine what shall be the then price Currant.

5<sup>thly</sup> That every male Orphant shall be accompted to be of full age att the yeares of one and twenty and att that age to Receive his Estate from the Guardian but in case any person  
p. 69 by his last will and Testament doe appoint any person to be Executor that is full seventeene yeares of age That person soe appointed shall be adjudged of sufficient age to administer as Executor And if such Executor happen to be under the age of seventeene the Administracōn to be granted to such other person as the Judge in Testamentory businesse shall approve of till such Executor accomplish the full age of seventeene and that such administracōn be granted to the vse and profit of the Infant Executor and not otherwise nor in any other manner.

6<sup>thly</sup> That every female Orphant shall be accompted of full age to Receive her Estate at the age of Sixteene yeares or day of marriage which shall first happen provided shee be above sixteene yeares of age att the day shee is married.

7<sup>ly</sup> That all Negroes and other Slaues shall be after the transmitting of the Estate to the County Courts as aforesaid apprayed to the administrators and Guardians and be preserved by them & Employed to the said Administrators & guardians use & benefitt and the like number of Slaues and of like abilityes Returned to the said Orphants out of their Encrease if any bee att their severall full ages by this Law Limited and if any of the said Slaues be grown aged or otherwise impotent or be Lamed and that the Encrease will not make the Originall stock good as to number & ability of body that then they shall againe be apprayed by the said County Courts and the administrators and Guardians shall pay to the said Orphants soe much money or Tobacco as the County Courts shall Judge the Orphants stock of Negroes then to be of Lesse value then they were of att the time of the first apprayement and delivery of the said slaues to the said Administrators & Guardians But in case the said Administrators & Guardians will not upon these tearmes accept of such slaues then itt shall be Lawfull for the said severall and Respective County Courts to putt the said Slaues out upon any other Tearmes and to any other persons soe that the said Originall stock of Slaves and their Encrease be not sould but in the best manner that may be preserved for the Orphants till they come to their severall full ages by this Act Limited & appointed to the Intent they may haue their first stock made good to them in Number vullue and ability.

8<sup>y</sup> That all that are servants for yeares be likewise Returned in kind according to their Number severall ages & sexes Number of yeares they haue to serve & outward appearance of ability of body to the Orphans by the Administrators & Guardians as they Received them when the Orphant shall accomplish the age by this Act appointed

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9<sup>y</sup> That all administrators & guardians who att the time of the makeing this act haue any Negroes or slaues in their possessions belonging to any Orphants and have not as yett given any accompt of their guardianship and not being Legally discharged thereof shall Returne all such Negroes & Slaues as are att the time of the makeing this Act in their possession (to witt) the same number severall ages sexes & outward appearance of ability of body in kind as they Received them upon The Vndertakeing the guardianship or Administratorship when such Orphant shall come to their age by this act appointed and if in case the Administrat<sup>r</sup> or guardian have in their Inventory & Appraisalment by them Exhibitted vallued the said Negroes & Slaves in Tobacco that then such and soe much as the appraisalment doth amount unto shall be allowed to them vpon their accompt of Administracōn or Guardianship. p. 70

10<sup>y</sup> That all and every tobacco debts belonging to any Estate of any person Intestate the Administrator shall Exhibit an Inventory to the Judge for probate of wills & granting administracōns of what are hopefull debts and what debts are desperate and uppon his accompt shall be allowed there for what debts are desperate which desperate debts shall likewise with the division of the overplus of the Estate made by the said Judge bee by him also Transmitted unto the Severall & Respective Justices of the County Courts where the Estate shall Lye and that they shall yearely and every yeare Call the said Administrators & Guardians to accompt for the same and what of the said desperate debts they haue Received or may Receive And if the said Administrators & Guardians faile to give such accompt or by fraud or Colour neglect or forbear to Recover the same that the said Administrators or Guardian shall stand Charged with and accomptable for every such debt by them Received and not accounted for or soe neglected or forborne to be Recovered.

11<sup>y</sup> That Justices of the County Courts take able and sufficient security for Orphants Estates and Inquire yearely of the security and if the said Justices see Cause to haue itt Changed then to bee Called in and bee putt in such hands as the said Justices shall thinke fitt The said Justices to Enquire whether the Orphants be kept maintained & Educated according to their Estates and if they find any Notorious defect to Remooue them to other guardians and alsoe for those that are bound

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apprentices to Change their master if they use them Rigorously or Neglect to teach them their trades That noe more be allowed to guardians for Collecting debts due to any Estate then Tenn in the hundred the vsuall allowance of Marchants to their factors & Attorneys.

12 That Thirty pound of Tobacco per day be allowed to each appraysor of any Estate (if they will take itt) and noe more.

13 That noe allowance be made by the Court of Excessive funerall Expences but a Regulacōn Thereof be made according to the Proporcōn of the Estate & the quality of the person.

To the Right Hon<sup>ble</sup> the Lord and Proprietary of the  
Prouinces of Maryland & Avalon Lord Baron of  
Baltemore

p. 71 The humble Peticōn of Mathias Decosta of S<sup>t</sup> Maryes  
County in this Province of Maryland

Humbly sheweth

Vnto your Lordship that your Peticōner Mathias De Costa was borne in fiall under the Dominion of the King of Portugall and your peticōner being now Removed into this Prouince hath for long time therein Inhabitted being Invited to come & dwell within this Prouince by and vpon Confidence of your Lordships Declaracōn of the second of July one thousand six hundred forty Nyne whereby your Lordship did Impower your Lordships Gouvernour of this Prouince from time to time to grant lands to any persons of Dutch french or other forreigne discent in the same in as ample manner and vpon the same tearmes and Provisoos as he was thereby Impowered to grant Lands to any person or persons of Brittish or Irish discent and dureing his abode within this Prouince your Peticōner hath been alwayes faithfull and Obedient to your Lordships Lawes & Customes of this Prouince as other the good people of this Prouince of Brittish or Irish discent may to their great Losse prejudice & Hinderance as alsoe to the deterring of divers others of the forreigne Nacōns aforesaid from comeing into this Prouince and by Consequence foreslowing the peopleing of this Prouince with usefull Artificers & Handycrafts men may itt therefore please your Lordship of your Abundant goodnesse and wonted Care of and over this Prouince That itt may be Enacted and Ordeined And Bee itt ordeined & Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by & with the aduice & Consent of the upper and lower houses of this present Generall Assembly And the Authority of the same That your Lordships humble Peticōner Mathias Decosta shall



and may from henceforth be adjudged Reputed and taken as a natureall borne person within this Prouince of Maryland and alsoe that he shall and may from henceforth by the same Authority be Enabled and adjudged to all intents and purposes able to demand Challenge aske have hold & Enjoy any Lands Tenements Hereditaments & Rents within this Prouince as Heire or Heires to any of his Ancestors by Reason of any discent fee simple fee taile Generall or speciall or Remainder vpon any Estate Tayle or come to him by any discent in fee simple fee taile Generall or speciall or Remainder vpon any Estate Tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if he had been borne within this Prouince or were of Britttish or Irish discent as aforesaid And alsoe that he from henceforth may and shall be Enabled to prosecute maintaine & avow Justify & defend all manner of accōns suites plaints and other demands whatsoever as Liberally franckly freely fully Lawfully and securely as if he had been Natureally borne within this Prouince of Maryland or were of Britttish or Irish discent and as any other person or persons Natureally borne within this Prouince or of Britttish or Irish discent may any waies Lawfully doe any Lawe Pro-<sup>p. 72</sup>visoe Act or Custome of this Prouince or other thing whatsoever had made ordeined and done within this Prouince to the Contrary thereof in any wise Notwithstanding.

Liber  
W H & L

To the Right Hon<sup>ble</sup> the Lord & Proprietary of the  
Prouince of Maryland & Avalon Lord Baron of  
Baltemore &c<sup>s</sup>.

The humble petiçōn of Hans Hanson Cornelius Comegys  
the Elder Millementy Comegys his wife Cornelius Comegys  
the younger Elizabeth Comegys William Comegys & Hannah  
Comegys their Children—

Humbly sheweth—

Vnto your Lordship That your peticoner Hans Hansun was borne in Delaware Bay of Swedish parents Your peticoner Cornelius Comegys the Elder borne in Lexmont belonging to the States of Holland your Peticoner Millementy Comegys in Barnevelt vnder the Dominion of the said states your Peticoner Cornelius Comegys the younger borne in Virginea & your Petiçōners Elizabeth William & Hannah borne within this Prouince And your Petiçōners Hans Hanson Cornelius Comegys the Elder and his wife and the said Cornelius their Sonne being now Removed into this Prouince haue for long time therein Inhabitted being Invited to come & dwell within this Prouince by and vpon Confidence of your Lordships Declaracōn of the

Liber  
W 11 & L

second of July one thousand six hundred forty Nyne Whereby Your Lordship did Impower your Lordships Gouvernour of this Prouince from time to time to grant lands to any persons of Dutch french or other forreigne discent in the same in as ample manner and upon the same Tearmes and Provisoos as he was thereby Impowered to grant Lands to any person or persons of Brittish or Irish discent and dureing their abode within this Prouince Your peticōners haue been alwayes faithfull and Obedient vnto your Lordships Lawes and Customes of this Province as other the good people of this Prouince of Brittish or Irish discent may to their great Losse prejudice and hinderance as alsoe to the deterring of diuers others of the forreigne Nacōns aforesaid from comeing into this Prouince and by Consequence foreslowing the peopling of this Province with vsefull artificers & Handy crafts men may itt therefore please your Lordship of your Abundant goodnesse and wonted care of and over this Prouince That itt may be Enacted & Ordeined and Bee itt Enacted & ordeined by the Right Hon<sup>ble</sup> the Lord and Proprietary of this Prouince By and with the aduice & Consent of the upper & Lower house of this present Generall Assembly & the Authority of the same That your Lordships Humble Peticoners Hans Hanson Cornelius Comegys the Elder Millementy his wife Cornelius Comegys the Younger Elizabeth Comegys William Comegys & Hannah Comegys Children of the said Cornelius Comegys the Elder & Willementy his wife shall and may from hence forth be adjudged Reputed & taken as natureall borne people within this Prouince of Maryland and alsoe that they shall and may from hence forth by the same Authority be Enabled and adjudged to all intents and Purposes able to demand Challenge aske haue hold & Enjoy any lands Tenements Hereditaments and Rents within this Prouince as heire or heires to any of their Ancestors by Reason of any discent in fee simple fee tayle Generall or speciall or Remainder vpon any Estate tayle or come to them by any discent in fee simple or fee tayle Generall or Speciall or Remainder vpon any Estate tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they had all been borne within this Prouince or were of Brittish or Irish discent as aforesaid And alsoe that they and every of them from henceforth may and shall be Enabled to prosecute maintain & avow Justifie & defend all manner of accōns suites plaintes and other demands whatsoever as Liberally franckly freely fully Lawfully & securely as if they and every of them had been Natureally borne within this Prouince of Maryland or were of Brittish or Irish discent or as any other person or persons Natureally borne within this Prouince or of Brittish or Irish discent may

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any waies Lawfully doe any Law Provisoe Act or Custome of this Province or other thing whatsoever had made ordeined or done within this Prouince to the Contrary thereof in any wise notwithstanding.

Liber  
W H & L

An Act for Explanacōn of one Clause in an Act Entituled An Act prohibiting the importacōn of all horses, mares, geldings and Colts into this Province, with addition and amendment therein.

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Whereas at the first Session of this Assembly held at S<sup>t</sup> Maries the 27<sup>th</sup> day of March, in the 39<sup>th</sup> year of the dominion of Cæcilius &c. Annoq Dom. 1671, and there continued untill the 19<sup>th</sup> day of Aprill then next following, for diverse reasons and Consideracōns to the Right hono<sup>ble</sup> the Lord Proprietary of this Province and the upper and Lower houses appeareing, it was enacted and ordeined by the said Lord Prop<sup>r</sup>, by and with the advce and consent of the said upper and Lower houses of the said Assemblie, and by the authoritie of the same, That no person or persons whatsoever from and after the end of this Assembly shall import or bring into this Province, by Sea or Land, any horses, mares, geldings or Colts from any forreign Parts whatsoever, under the penalty of forfeiting all such horses, geldings, mares and Colts soe by him, or them imported or brought in as aforesaid, or the full value thereof: one halfe to the Lord Proprietary: the other halfe to the informer, or him or them that shall seize the same. To be recovered in any Court of Record within this Province by Bill, Plaint or Informacōn wherein no Essoine, Protecōn or wager of Law to be allowed. This act to continue for three years, or to the end of the next general Assembly w<sup>ch</sup> shall first happen. And for that his Excellencie Charles Calvert Esq<sup>r</sup> Cap<sup>t</sup> gen<sup>l</sup> and chief Governo<sup>r</sup> under the said Lord Prop<sup>r</sup> was graciously pleased to prorogue the same Assembly untill the tenth day of this instant October, and not to desolve the same And for that severall doubts and scruples have since the prorogacōn of the same Assembly arisen, and are like to arise in the Province amongst diverse the inhabitants thereof touching the time when the said Act should commence and begin to be in force. And for that severall numbers and companies of horses have been since the prorogacōn of the said Assembly, imported and brought into this Province, And whereas at the makeing of the said Law, it was the intent of the upper and Lower houses of the said Assembly, the said Act should commence and begin to be in force at the day of the end of that Session of Assembly, viz<sup>t</sup> the 19<sup>th</sup> day of Aprill, in the 39<sup>th</sup> year of his said

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Liber W H Lord<sup>tes</sup> dominion over this Province, Annoq Dom. 1671

p. 99 Therefore for the full explanacōn as well of the said Act, as of all other Lawes then made and enacted at the aforesaid Sessions of Assembly It is hereby Enacted by the Right hono<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the upper and lower houses of this present generall Assembly, That all and every of the aforesaid Acts doe commence and be in force from the aforesaid 19<sup>th</sup> day of Aprill, being the last day of the last Session aforesaid, except it be otherwise declared and sett down in any of the aforesaid Acts, and those Acts then to commence from the time therein limited, as those except any Act made the last Session of Assembly and By any Act of this present generall Assembly repealed.

And Bee it further Enacted by the authority aforesaid That all such horses, Mares, Geldings or Colts already and since that act imported, or shall be hereafter imported into this Province contrary to the true intent and meaneing of the said Act, shall be forfeited as aforesaid, in whose possession soever they shall be found or seized.

And it is hereby further Enacted and ordained by the authoritie aforesaid, that every Justice of the Peace, in his respective County: as alsoe any Justice of the Peace of any City, Town or Burrough Corporate, within their s<sup>d</sup> liberties and precincts, are hereby impowered to issue forth his or their warrants for the seizure of all such horses, Mares, Geldings or Colts as shall be imported, when thereunto requested by him or them that shall informe any of the said Justices of the same, hereby further requireing the said Justices to binde such Informer or Informers in a penall Bond of double the value of the aforesaid horses Mares, Geldings and Colts to sue and prosecute the same at the next County Court, or Court of the City, Towne, or Burrough Corporate where such seizure shall be made.

And Bee it Likewise Enacted and ordained by the authority aforesaid, The Commission<sup>rs</sup> of the severall and respective County Courts, and the Justices of Citys, Townes, Burroughs, Burroughs Corporate within this Province are hereby impowered and authorized to Judge and determine of all such offences against this Act committed, Notwithstanding any Limitation in their Commission exprest and declared.

Bee it alsoe Enacted That the aforesaid halfe part shall be to him or them that shall seize and informe of the same, any thing in the aforesaid Law to the contrary notwithstanding.

And Be it further Enacted and Ordained by the authority aforesaid That the said Act made the last Session of Assembly with all the aforesaid Clauses, amendments and Explanacōns bee and continue in force for the terme of three yeares, or to the end of the next Sessions of Assembly which shall first happen.

## An Act Limiting Servants Times

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For asmuch as this Assembly taking into their Serious consideration the great Charge and Hazard that the People of this Province are at in procuring Servants for their necessary Imployments and in Reguard that the Time that hath hitherto bene allowed by the former Law to Such as have transported Servants into this Province without indentures being above one and twenty yeares of Age was but Foure yeares Service in which time it is conceived the Masters and owers of the said Servants cannot receive that Reasonable Satisfactor for their charges trouble and great Hazard which all Masters and owers of Servants are and must of necessity be at with their Servants This Assembly doe therefore pray That it may be enacted And bee it therefore enacted by the Right Honoble the Lord Prop<sup>ty</sup> by and with the advice and consent of the upper and Lower House of this Present Generall Assembly. That whosoever shall Transport any Servant into this Province without Indenture and such Servant being above the Age of Twenty Two yeares shall be obliged to serve the full Space and Tearme of Five yeares if between eighteen and XXII without indenture six yeares if betweene fivetene and eightene without Indenture Seaven yeares if under fiftene and coming in without Indenture as aforesaid Such Servant shall serve till he or she arrive to the full age of Two and Twenty Yeares And bee it also further enacted that all Servants Transported out of Verginea into this Province shall compleat their Time of Service here which they ought to have served in Virginia and noe more. And bee it further enacted That every Master Mistres Dame Assignee or Trustee of what kind soever owneing or keeping any Such Servant as aforesaid whether by virtue of Transportacōn Purchase or otherwise shall within six months after the Receiving such Servant into their Custody within this Province (Except he shee or they claime but five yeares Service of such seryant) bring the said Servant into their Respective County Court where they doe Inhabite. And every of the said Courts are hereby empowered and Authorized to Iudge and Determine of the Age of such servant soe brought and cause the same to be entred upon Record And if the said Master Mistris Dame Assignee or Trustee doe not bring the said servant within six months after his or her Importacōn as aforesaid That then the said Master Mistris dame Assignee or Trustee Giving such Reason as the court shall approve of why such servant was not brought before the court within six months as is aforesaid. Then the court to give longer Time to the said Master Mistris Dame Assignee or Trustee for bringing in Such Servant to be judged as in this Act is Ex-

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pressed But if the Servant be not Brought nor good Reason given why he was not brought within the said Terme That then the said Servant to serve but five yeares And if any Master Mistris Dame Assignee Trustee or Servant aforesaid shall be agrieved with the determinacōn of the court he or she shall within the time determined for their Service produce an Authentique certeficat of such Servants Age and shall have Remedy according to the Ages afore mentioned And see it further enacted by the Authority aforesaid that noe Indenture made by any servant during their Time of Service due by former Indenture or by Determinacōn of the Court according to the Tenure of this Act shall any waies oblige any Servant for longer time then by his or her first Indenture or Determinacōn of the Court shalbe Limited or Appointed. Provided that this Act nor anything therein contened shall not give nor be construed to give any benefit to any slave whatsoever And be it further enacted by the Authority aforesaid That all former Acts or Lawes made Limitting Servants times are and be hereby Repealed.

An Act for the Reviving of certaine Lawes  
within this Province.

For as much as many good and wholesome Lawes have formerly bene made in this Province which being Temporary will of themselves Expire if not Renewed and continued by this Present Assembly Bee it Enacted by the Right Hono<sup>ble</sup> Lord Propy<sup>try</sup> of this Province by and with the advice and consent of the upper and Lower houses of this Present Generall Assembly That An act made at a Generall Assembly of this Province beginning XXVII<sup>th</sup> day of Aprill 1658 Intituled an Act concerning the sayle of Tobacco <sup>hbs</sup>. One other act made at the same Assembly Intituled an Act prohibiting ground Leaves and seconds One other Act made at the same Assembly Intituled an Act concerning a Register of Births Marriages and Burialls One other Act made at an Assembly held at St Johns the Seavententh Day of Aprill 1661 Intituled an Act for the appointing Certaine Officers. one other Act made at the same Assembly Intituled an Act for Military Discipline one other Act made at the same Assembly Intituled an Act concerning the Height of Fences one other Act made at the same Assembly Intituled an Act for the conveyance of all Lett<sup>r</sup> concerning the state and Publique Affaires One other Act made at a generall Assembly held at St Maries the first of Aprill 1662 Intituled an Act concerning those Servants that have Bastards. one other Act made at the same Assembly Intituled an Act

for the Publicacōn of Marriages One other Act made at the same Assembly Intituled an Act for the pay<sup>mt</sup> of fees due from Criminall Persons An Act concerning proceedings at Law made at the same Assembly One other Act made at the same Assembly entituled an Act concerning Taxable persons one other Act made at the same Assembly Intituled an act Imposing a Fee on those who shall be Married. One other act made at the same Assembly Intituled an Act concerning Indians. One other Act made at the same Assembly Intituled an Act concerning the Secretary and an Addicōn to his fees (Except this Clause in the Said Act (vizt) that the Secretary of this Province shall send to each Respective County Court within this Province all the Lawes in Force with the Lesser Seale affixed to them for the which Each Respective County shall pay to the said Secretary one thosand pounds of casqued Tobacco) which is not to stand Revived One other act made at a Generall Assembly held at St Maries the 15<sup>th</sup> Day of September Anno Dōm 1663 And there continued till Saturday the third day of October Following and thence adjourned untill the Second Tuestay in September 1664 Prohibiting arrests on the Sabbath Dayes and Dayes of Generall Mustering and Trayneing. An Act made at the same Assembly Intituled an Act Enjoyning Sherriffes to take Bayle and one other Act made at the same Assembly Intituled an Act for Amerciam<sup>ts</sup> in the Provinciall and County Courts. one other Act made at the Same Assembly Intituled an Act for the Leavying the Survey<sup>r</sup> Gen<sup>ls</sup> Fees. One Other act made att the Same Assembly Intituled an Act for Appointing A Publique Notary One other Act made at the Same Assembly Intituled an Act Prohibiting Tradeing and Gameing with Servants. One other Act made att the same Assembly held at St Maries on the Day Last before Recited Intituled an Act addicōnals to an Act Intituled an Act for the pay<sup>mt</sup> of Fees due for Criminall Persons. one other act made att a Generall Assembly held at St Maryes the tenth Day of Aprill 1666 Intituled an Act prohibiting trade with any Indians for any flesh Dead or alive Except Dear and wilde Foule. one other Act made at the same Assembly Intituled an Act for Giving passes to Persons that Depart this Province. One other Act made at a Generall Assembly held at St Maries the thirteenth Day of Aprill 1669 Intituled an Act for the Reviving and Amendment of an Act Intituled an additionall Act to an Act concerning the pay<sup>mt</sup> of Fees due for Criminall persons. One other Act made at the same Assembly Intituled an Act providing against Sheriffes taking Excessive Fees. One other Act made att the same Assembly Intituled an Act appointing Court Dayes in each Respective county Court within this Province One other Act made at the same

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Assembly Intituled an Act providing what shall be good Evidence to Prove forreigne Debts one other Act made at the Same Assembly Intituled an act for to avoid Double paymt of Debts. One other Act made at the same Assembly Intituled an Act for the provideing Sufficient Freight and Carriage for the proper goods and comodities of his Lopp the Lord Propriety and of the Governour of this Province for the Time being One other Act made Att the same Assembly Intituled an Act for Limittation of certaine accōns for Avoiding suites at Law And one other Act made the same Assembly Intituled an Act Limiting Ordinary Keepers. One other Act made at a Generall Assembly held at St Maries the Seavententh of March 1670 and Prorogued to the tenth of October 1671 Intituled an Act touching Coopers. One other Act made at the same Assembly Intituled an Act Encourageing the Inportacion of Negroes and Slaves into this Province One other Act made at the same Assembly Intituled an Act for the Divulgers of False News. One other Act made at the same Assembly Intituled an Act against Hog stealers One other Act made at the Same Assembly Intituled an Act for the Provideing of A standard with English weights and measures in the Severall and Respective Counties within this Province. one other Act made at the same Assembly Intituled an Act for coroners Fees. One other Act made at the same Assembly Intituled an Act for the settling of Rates and Prizes in money of all wines Liquors and other comodities sold by Retaile within this Province One other Act made at the same Assembly Intituled an Act against Run-awaies and such persons that give them Entertainmt and others that shall Travell without passes One other Act made at the same Assembly Intituled an Act for the makeing and Sowing of Hemp and Flax And the same Acts and Every of them are hereby revived and continued for the tearme of three years or to the end of the next Sessions of Assembly which shall first happen.

An Act for the paymt of the Publique  
chardge of this Province.

Whereas there are severall Sums of Tobacco due to Severall Persons from this Province as by account hereunto Annexed. at Large appeareth amounting in the whole unto forty five thousand seaven hundred and eighteen pounds of Tobacco as also Four Thousand Four hundred forty one pounds of Tobacco to the several Delegates from the Severall Counties for their several Expenses at St Maries During this Assembly Bee it enacted by the Right Hono<sup>ble</sup> the Lord Propriety by and



with the advice and consent of the upper and Lower house of this Present Generall Assembly that the said sume of forty five thousand Seaven hundred and Eightene pounds of Tobacco due as by account hereunto annexed be Leavied by Equall Assesmt upon the Persons and Estates of the Inhabitants of this Province and paid unto the severall Persons and in the proportions as in the afforesaid account hereunto annexed as is Expressed as also the said Sume of foure thousand Foure hundred fourty and one pounds of tobacco upon the Inhabitants of the severall and Respective Counties within this Province and in the proportions in the said accompt is also hereunto annexed for the chardges expended by the severall and Respective Delegates att St Maries Serving in this Assembly for the Afforesaid Severall Respective Countys.

To the Inhabitants Living in St Maries County

To Leiuten, Coll John Jarbo Criminall fees		L01000
To Daniell Jeniser for accomodacōn for the counsell in courts	}	L04303
To Richard Moy for accomodacōn the upper house } this assembly	}	L04329
Ditto Moy for accomodacōn lower house this Assembly		11945
To Robert Ridgely Clerke of the Lower House		L02500
To Peeter Every for writing		L00200
To Garret Vanswaringen for accomodacōn to } jury men	}	00273
To Richard Moy for two Drummers } this Assembly	}	00300
To Richard Moy for Accomodacōn untill } the Assembly breaks up.	}	02075
To Ditto Moy for the aforesaid Counties expenses } by the Delegates thereof	}	00426
		<hr/> 26925

To the Inhabitants living in Calvert County

To Cap! Generall for Purchaseing powder for } the Sasquehanocks	}	L05000
To Charles Botelor clerke of the comitte and } Doore Keeper	}	00800
To John Rowsby clerke of the upper house		<hr/> 02500
To Richard Moy for the afforesaid countys ex- } penses by the Delegates thereof	} 568	08300

Kent County.

To Richard Moy for the Delegates expenses thereof		L0458
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To Inhabitants Living in Ann Arundell County		
To the widow of Cap <sup>t</sup> Thomas Stocket concerning Tithables	}	L01279
Rich: Moy for the afforesaid counties } Expenses by their Delegates		L01005
Charles County.		
To Richard Moy for the expenses thereof		L0426
To the Inhabitants living in Baltimore County		
To the Estate of Frances Wright		L01416
To Herman Williams Interpreter in the Indian Warr	}	00600
To Richard Moy for the afforesaid Counties } expenses by the Delegates thereof		00110
To the Inhabitants in Talbot County		
To W <sup>m</sup> Stevens of great Choptanke for his chardge in the Indians warr	}	02403
To Richard Moy for the afforesaid Counties } Expenses by the Delegates thereof		00916
Somerset County		
To Richard Moy for the Delegates Expences		0142
To the Inhabitants Living in Dorchester County		
To Thomas Tayler Sheriffe of the said County concerning Tithables	}	00714
To Thomas Taylor for Last years of Taxable to be Leavied in the County		02428
To Richard Moy for the afforesaid counties } expenses by the Delegates thereof		00390
Debt Due from the Publique		
To St Maries County		L26925
To Calvert County		L08300
To Ann Arundell County		L01279
To Baltimore County		L02016
To Talbot County		L02403
To Dorchester County		L00714
		L41637
To the severall Sheriffes for Collection		04163
		45800

Debts Due from the Publique last sessions }  
of Assemble

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Tythables within the Province

In St Maries County 868 at 23 <sup>p pole</sup>	L19964
In Calvert County 1028 at 23	L23644
In Kent County 0257 at 23	L05911
In Charles County 0726 at 33	L16928
In Talbot County 0785 at 33	L18055
In Ann Arundell County 784 at 33	L18032
In Somerset County 0386 at 23	L08878
In Baltemore County 0534 at 23	L12282
In Dorchester County 0263 at 33	L06049

5641

129743

To the Severall County Chardges for  
their Delegates

To S <sup>t</sup> Maries County	L0426
To Calvert County	L0568
To Kent County	L0458
To Ann Arundell County	L1005
To Baltemore County	L0110
To Charles County	L0426
To Talbot County	L0916
To Somerset County	L0142
To Dorchester County	L0390

L4441

Debt due from the severall Counties  
last sessions of Assembly

21209

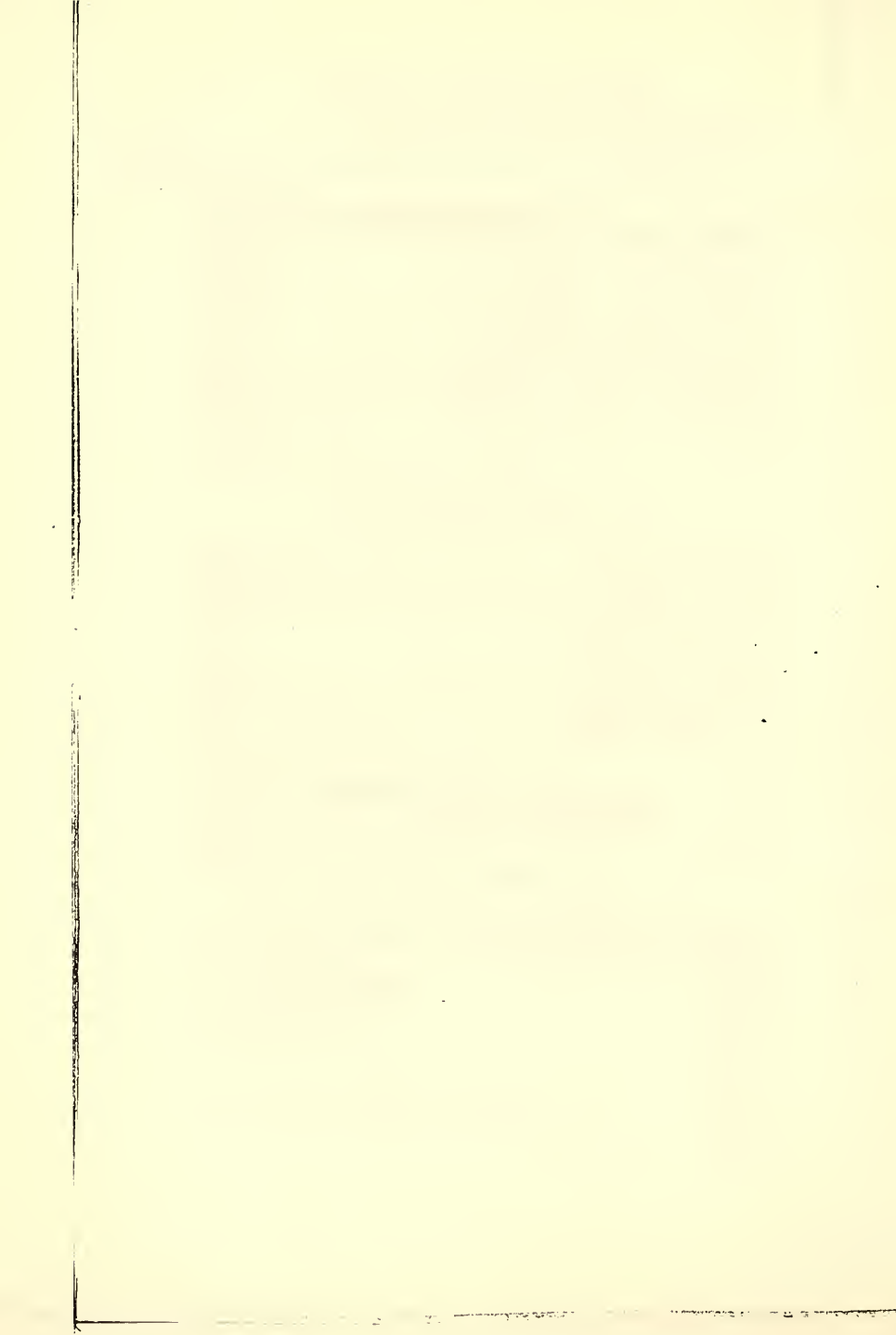
25650

His Lordshipp willeth these be Lawes

Charles Calvert

Memorandum these Lawes passed the great Seale the 27<sup>th</sup>  
day of October MDCLXXI.

Philip Calvert Canc:



PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

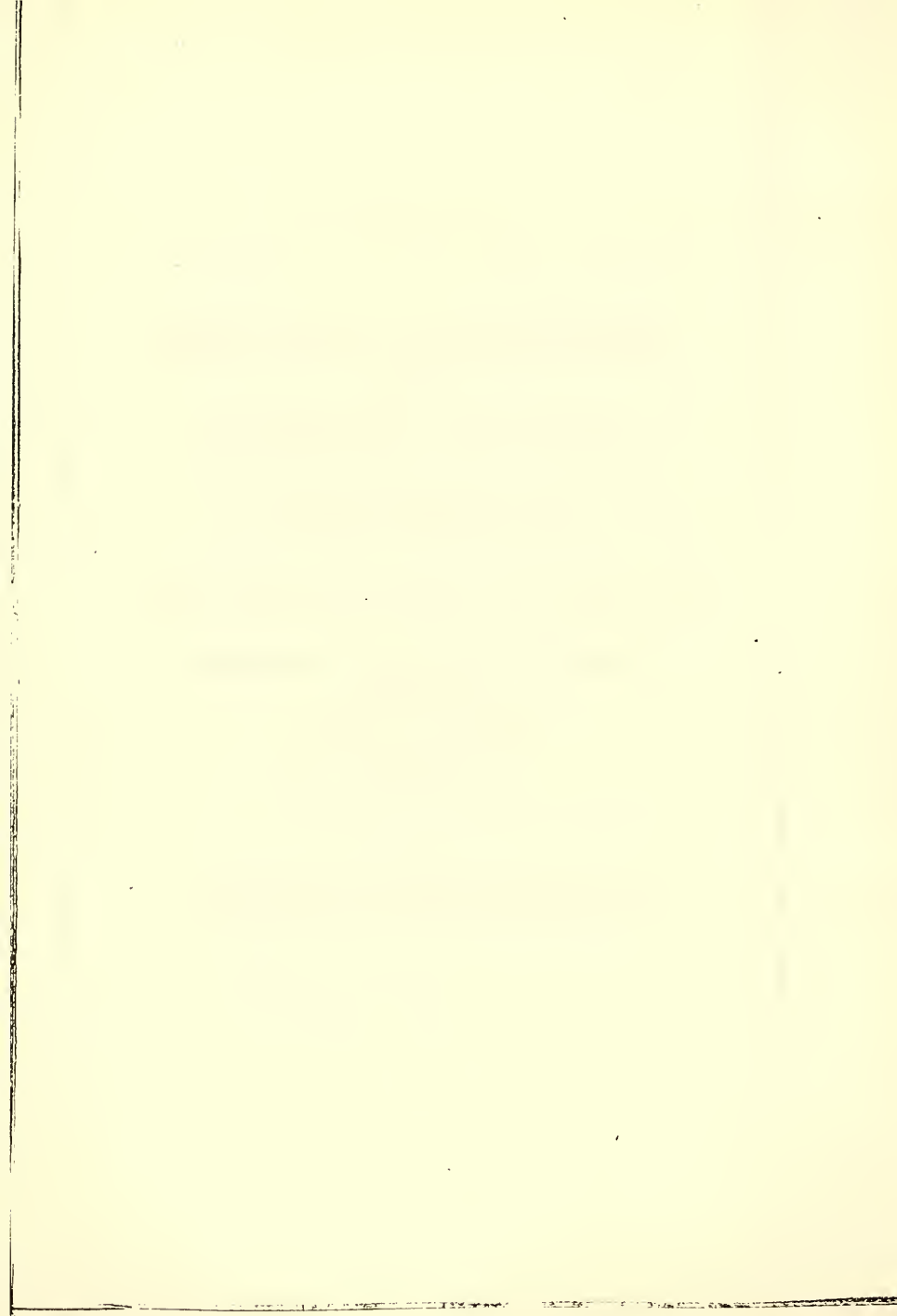
*At a session held at St. Mary's, May 19—June 6, 1674.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.



At a Generall Assembly Begun & held at the City of S<sup>t</sup> Marie's the Twenty Seaventh day of March in the 39<sup>th</sup> yeare of the Dominion of Cæcilus &c. Annoq Dnj 1671: And there Continued untill the 19<sup>th</sup> of April Ensueing & thence Prorogued untill the 10<sup>th</sup> day of October following & Continued to the 20<sup>th</sup> of the said Monthe & thence Prorogued again untill the 19<sup>th</sup> of this Instant May 1674.

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On w<sup>ch</sup> day Appeared to the Upper House of Assembly the R<sup>t</sup> Hon<sup>ble</sup> Charles Calvert Esq Capitaine Gen<sup>l</sup> the Hon<sup>ble</sup> Philip Calvert Esq Chancelor

Colonel William Calvert Principall Secretarie  
Samuell Chew Esq. Baker B[rookes] Esq. Surveyor Gen<sup>l</sup>  
Tho<sup>s</sup> Truman Esq Jesse Wharton Esq Tho. Taylor Esq.

And alsoe on the same day & soone after Appeared the Deputies or Delegates to the Lower House of Assembly. viz<sup>t</sup>

S<sup>t</sup> Maries C. Cap. William Boreman, Colon. Jo: Jarboe, m<sup>r</sup>  
William Hatton, m<sup>r</sup> Thomas Dent

Kent C. m<sup>r</sup> Arthur Wright m<sup>r</sup> William Bishop

Anne Arrundel C. Cap. William Burgesse Cornelius Hiward  
Rob<sup>t</sup> ffranklin

Calvert C. Major Thomas Brookes Henry Darnel William  
Berry Ri. Hall

Charles C. Henry Adams Jgnatius Causeen Jo. Bowles

Baltimore Cap. Tho. Howel Jo. Vanheck & Dr. Jo. Waterton

Talbot C. Ri. Woolman Philemon Loyd Joseph Weekes  
William Hambleton

Somerset Paul Marsh Rob<sup>t</sup> Woolford

Dorchester Daniel Clarke Henry Trippe

Cittie of S<sup>t</sup> Maries Tho Notley Alderman, Rob<sup>t</sup> Carvile  
Record<sup>t</sup>

His Excelency having declared the Reasons of this Session desired them to goe to their House & Betake themselves to the Busines for w<sup>ch</sup> they met

U. H.  
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M<sup>r</sup>: Notley is Continued Speaker to the Lower House of Assembly

Richard Boughton was this day admitted Clerke of the Upper House of Assembly

The House is Adjourned till 9 of the Clock to morrow Morning

p. 2

Wednesday 20<sup>th</sup> of May The House met

Present as Yesterday except M<sup>r</sup>: Taylor & M<sup>r</sup>: Truman

This House received by the hands of Captaine William Boreman & M<sup>r</sup>: Loyd from the Lower House two Votes Relateing to Rangers & Ordinarie Keepers w<sup>ch</sup> are as followeth viz<sup>t</sup>

20<sup>th</sup> of May 1674. Lower House of Assembly

A Member of this house Proposeth That Severall of the Inhabitants of this Province have been much Injured in their Stocks by reason of Rangers driving away their Stocks into the Woods only in hope of having Pay for Bringing them up againe Voted That a Message be sent to his Excelency to desire him from this House th<sup>t</sup> his Excelency will not graunt any Licences to any manner of Persons whatsoever for the future without good Security for his good Abearance & making good all Such damāges as anie Person shall Sustaine by reason of his Unlawfull Hunting & Ranging & th<sup>t</sup> his Excelencies Answer be desired in Writeing & be recorded in the Journall of the Lower House

Signed by ord<sup>r</sup>:

Rob<sup>t</sup>: Ridgeley Clerke

A member of this house Proposeth the Inconvenience of Multitudes of Ordinaries in by Places & from such Places where Courts are kept or upon the Roade to give Entertainm<sup>t</sup> to Passengers & Travelers &c. After the debate of the same in this House Resolved That this House send a Message to his Excelency in whom the Sole Power for granting Licenses is to desire to know his Excelencies Pleasure if this House shall draw an Act th<sup>t</sup> noe Person in this Province shall have a License to keep Ordinary for the future but th<sup>t</sup> he shall give Bond to his Excelency with good Sureties that he shall keep foure good ffeather beds for the Entertainm<sup>t</sup> of Customers or four good flock beds besides his own for his own Private use & in any Place where the County C<sup>r</sup> is kept Eight ffeather or fflock beds at the least and ffurniture Suitable & th<sup>t</sup> they shall Suffer noe drinking or gaming upon the Sabboth day & th<sup>t</sup> they Shall Act nothing against the Lawes of England or this Province



touching ordinary Keepers Inneholders Alehouse Keepers or  
Keepers of Tipling houses

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original

Signed by Ord:

Robt Ridgeley Clerke

In Answ<sup>r</sup> to w<sup>ch</sup> Votes This House Prepared the Messages following viz: His Excelency the Captaine Gen<sup>l</sup> takeing into his Serious consideracōn the Vote & desire of the Lower <sup>P. 3</sup> House touching Licenses to be graunted to Rangers doth hereby give Assurance th<sup>t</sup> noe License shall be graunted to any Rangers for the future without good Security for Indemnifying any Person ag<sup>t</sup> his unlawfull [Hun]ting & Ranging

Signed by ord:

Ri Boughton [Clk.]

His Excelency the Captaine Gen<sup>l</sup> hath Considered of the [Message] sent to him from the Lower house touching Licenses to [be Gran]ted to Ordinary Keepers & doth Likewise Assure [them for] the future th<sup>t</sup> noe Licenses shall be graunted to [any Person] within this Province to keep ordinarie but care [shall be] taken th<sup>t</sup> the Condiçōns & Reservacōns desired by the [Lower] House in their s<sup>d</sup> Message shall be inserted in each [Recogni]zance to be given by each Respective Ordinarie keeper upon takeing his License And Moreover th<sup>t</sup> noe Person shall obtaine a License from his Excelency but such as by foure or more of his Lordships Commission<sup>s</sup> or Justices [in] each Respective County shall be Judged to be meet for such an Employ<sup>m</sup>: & thereof shall graunt a Certificate under their hands

Signed by ord:

Richard Boughton Clerke

The House is Adjourned till 2 of the  
Clock in the Afternoone

The House met again Present as in the Morning w<sup>th</sup> M<sup>r</sup>  
Truman & M<sup>r</sup> Taylor

The House Adjourned till to Morrow Morning  
9 of the Clock.

Thursday 21<sup>th</sup> of May the House met

Present as yesterday except M<sup>r</sup> Truman

Voted th<sup>t</sup> a Message be Sent to the members of the Lower House to Know of them if they will Concurr<sup>e</sup> w<sup>th</sup> the Upper house in drawing up a List of such Lawes of England as are necessarie for his Lo<sup>ps</sup> Judges & Justices of the Pro<sup>vl</sup> C: to

U. H. Proceed upon in all Criminal Cases & in Preparing an Act  
Journal Impowering & Enjoyning them to Proceed according to such  
original Lawes ascertained by such a List

M<sup>r</sup> Taylor Sent w<sup>th</sup> the Messages Prepared yesterday touch-  
ing Ordinarie Keepers & Rangers & w<sup>th</sup> the Message touching  
the List of the Lawes

An Answ<sup>r</sup> to the Message Touching the List of the Lawes  
is Returnd from the Lower House by M<sup>r</sup> Weekes & M<sup>r</sup> Hat-  
ton as followeth viz!

Voted th<sup>t</sup> the Message of the Upper house touching the List  
of Lawes of England touching Criminal Cases is Necessary &  
th<sup>t</sup> a Message be Sent to the Upper house to desire them to  
p. 4 Appoint some Members of their house to Joyne w<sup>th</sup> some of  
this house in a Com<sup>it</sup>tee for drawing a List & Bill as the Upper  
house hath desired & the Lower house with all Imaginable  
Gratitude Retorne their Thanks to his Excelency for his  
gracious Condescension to the Request of this House touching  
Ordinary Keepers and Rangers and this house doth Acquiesce  
w<sup>th</sup> his Excelencies Resolucon therein

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgley Clerke

Baker Brooke Esq sent to the Lower house to know whether  
they will be Readie in the Afternoone to Joyne in Com<sup>it</sup>tee for  
drawing up a List & Bill for Lawes in Criminal Cases & Re-  
tornes w<sup>th</sup> the Clauses following viz! That they will Consider  
of the same & Retorne an Answ<sup>r</sup> by a Member of their own  
house

The said Answ<sup>r</sup> is Returnd by M<sup>r</sup> Bowles & M<sup>r</sup> Darnell as  
followeth viz! Upon the Message from the Upper house to  
desire this house to Appoint time when this house would Ap-  
point some members to Joyne in a Com<sup>it</sup>tee w<sup>th</sup> some members  
of the Upper house for drawing up the Bill & list of such  
Lawes for Criminals out of the Lawes of England as they  
should Judge fitte Resolved that to morrow morning this  
house doe Appoint Sixe members to Joyne w<sup>th</sup> such members  
of the Upper house as they Please to appoint to be a Com<sup>it</sup>tee  
to consider thereof in such time & place as they Please to  
signifie

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke

The Secretary was sent to the Lower house to know whether  
they will Consent th<sup>t</sup> all persons employing Indians to kill  
Wolves shall be Allowed the same encouragement as other  
Persons killing Wolves themselves & if they doe Consent th<sup>t</sup>  
such their consent be recorded

The House is Adjourned till 2 of the  
Clock in the Afternoone

The House met Present as in the Morning w<sup>th</sup> M<sup>r</sup> Truman U. H.  
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Upon the Message sent last from the Lower house about the Appointing six members to meet to morning w<sup>th</sup> such as this house should appoint about the drawing a list of Lawes out of those of England &c. This House Resolves th<sup>t</sup> the Hon<sup>ble</sup> Chancel<sup>or</sup> Thomas Truman Esq Samuel Chew Esq & D<sup>r</sup> Jesse Wharton be appointed by this House to meet & Joyne w<sup>th</sup> those to be appointed by the Lower house to morrow morning at eight of the Clock in the inner roome of the Upper house

M<sup>r</sup> Darnel sent w<sup>th</sup> the Resolve of the Lower house th<sup>t</sup> all Persons employing Jndians to kill Wolves shall be allowed the same encouragem<sup>t</sup> th<sup>t</sup> other Persons have who kill wolves themselves, & th<sup>t</sup> his Excelencie be desired That this Vote when Entered on record in both Houses may be a sufficient License to anie persons to employ Jndians to kill Wolves & th<sup>t</sup> his Excelency would be Pleased to Transmit his Pleasure p. 5 herein to this house

M<sup>r</sup> Darnel Sent w<sup>th</sup> the Message following from the [Lower] House viz<sup>t</sup> This house Concurres w<sup>th</sup> the Upper [house in their] Vote as to time & Place & doe appoint M<sup>r</sup> Rob<sup>t</sup> Carville [M<sup>r</sup>] Philemon Loyd M<sup>r</sup> Henrie Adams M<sup>r</sup> John Vanhack [M<sup>r</sup>] William Hatton & D<sup>r</sup> Jo. Waterton members of [this house] to wait on the Hon<sup>ble</sup> Chancelor & the rest of the members [to] make up a Com<sup>it</sup>tee to Consider of the busines above recited

Signed by ord<sup>r</sup>  
Rob<sup>t</sup> Ridgeley Clerke

His Excelency doth by Baker Brooke Esq<sup>r</sup> signifie his Pleasure to the Lower house th<sup>t</sup> the Vote touching the Encouragement of Persons Employing the Jndians to kill Wolves be [reco]rded in both Houses & th<sup>t</sup> the Record thereof be a sufficient [Licence] to anie Person to Employ Jndians to kill Wolves

Voted by this House th<sup>t</sup> the Lower House be requested to [pre]pare a Bill enjoyning the repaire of the high ways at M<sup>r</sup> Allens mill at the head of Wickcocomico to be done at the Equall Charge of both Counties of S<sup>t</sup> Maries & Charles County & Likewise for a Bridge to be made over the Maine Swamp of Saccaia, the same being Conceaved very Comodious for all Persons Traveling from the Upper Parts of Charles Countie to S<sup>t</sup> Maries but especially for the Sherrifs & other Persons who are Comanded by his Lop. Writts to make their appearance at the Pro<sup>all</sup> C<sup>ts</sup> w<sup>ch</sup> they are utterly disabled to doe upon any great Raines & flowing of the ffreshes thereby in the other way

Signed by ord<sup>r</sup>  
Ri. Boughton Clerke.

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Maj: Brooke & M<sup>r</sup> Causeen sent w<sup>th</sup> the Resolve of the Lower House as followeth viz:

Resolved th<sup>t</sup> a Message be Sent to his Excelency & the Upper house to know whether they will Consent to the Abridgm<sup>t</sup> of the Long & tedious proceedings of the C<sup>t</sup> of Chancerie this house Conceaving th<sup>t</sup> the tediousness of Proceedings there hath been very prejudiciall to manie Inhabitants of this Province th<sup>t</sup> have or may have busines in th<sup>t</sup> Court and th<sup>t</sup> if his Excelency & the Upper house doe therein Concurr th<sup>t</sup> they would please to signifie by a message to this house whether this house shall offer what is Necessary in ord<sup>r</sup> to a regulacōn of the s<sup>d</sup> Proceedings to the Upper House or whether his Excelency & the Upper house please to transmitt w<sup>t</sup> is necessary to be done in th<sup>t</sup> Affaire to this House

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke

Read in this house an Act Entituled an Act concerning the Jmpaneling the Grand Inquests in the several Counties within this Province. Passed & Voted to be read the second time

Baker Brooke Esq Sent w<sup>th</sup> the following Request viz! Upon the debate of the message sent from the Lower house to this house touching the regulacōn of Proceedings in Chancerie It p. 6 is Resolved th<sup>t</sup> the Lower house be requested to propound some Certaine rules for the regulacōn of the s<sup>d</sup> Proceedings to be Considered of by this house

Signed by ord<sup>r</sup>

Ri. Boughton Clerke.

M<sup>r</sup> Taylor sent by this House w<sup>th</sup> the following Vote viz! Voted th<sup>t</sup> those who shall be found willfully to burne fences Shall be lyable to the same penalty as the Willfull Burners of Houses & th<sup>t</sup> this Vote be sent to the Comītee appointed for drawing up the List of Lawes for Proceedings in Criminal Cases

Signed by ord<sup>r</sup>

Ri. Boughton Clke.

On which Vote was Endorsed an Ans<sup>r</sup> as followeth & sent by M<sup>r</sup> Hambleton & M<sup>r</sup> Bishop viz! This House doth Concurr w<sup>th</sup> the Vote of the Upper house within mencōned & th<sup>t</sup> the Vote be Sent to the Comītee as within is directed

Signed by ord<sup>r</sup> Rob<sup>t</sup> Ridgeley Clke

M<sup>r</sup> Truman sent w<sup>th</sup> the following Vote of this house viz!

Voted th<sup>t</sup> Hogstealing by adjudged ffelony & the first Offence only to be allowed the Benefit of Clergie, & the Second Offence to be Felony without Clergie

Signed by ord<sup>r</sup> Ri: Boughton Clke

The Concurrence w<sup>th</sup> which Vote was Sent from the Lower house by Major Brooke & M<sup>r</sup> Darnell in the Wordes following viz! This House doe Concurr<sup>e</sup> w<sup>th</sup> the Upper house and doe desire th<sup>t</sup> the Com<sup>it</sup>tees of both houses may draw up a Law for th<sup>t</sup> Purpose

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgley Clke.

The following Vote of this house was sent to the Lower house by M<sup>r</sup> Chew and M<sup>r</sup> Truman Viz! Voted by this house th<sup>t</sup> the Rates set upon the Several Liquors sold by Ordinarie Keepers be taken of This House Conceaving th<sup>t</sup> the underrating of the s<sup>d</sup> Liquors hath been the sole Occasion of the Sophisticac<sup>o</sup>n of Liquors & the excessive rates the Ordinarie keepers have Charged for the same And it is also Voted by this house th<sup>t</sup> noe Rates or Prices of anie Accommodacons be set or Ascertained but of such only as are of absolute necessity for Sustaining & Refreshing of Travelers (th<sup>t</sup> is to Say) Horse meate mans meate Small Beare & Lodging & it is further Voted by this house th<sup>t</sup> noe Ordinarie keeper shall give Credit to any ffreeman not being a ffreeholder & depending only on his Labour for Satisfac<sup>o</sup>n of his Debts for above 400<sup>l</sup> of tobaccoe to be Paid in anie one yeare upon Penalty of Losing his whole debt whether by Bill or acco<sup>t</sup>

The House is Adjourned till 9 of  
the Clock to Morrow morning

ffriday the 22<sup>th</sup> of May The House met

P. 7

Present as yesterday

The Members of this house appointed to Joyne in [Com<sup>it</sup>tee] w<sup>th</sup> the members of the Lower house doe goe forth

In Answ<sup>r</sup> to the Vote of this house touching Ordina[ry] Keepers M<sup>r</sup> Loyd & M<sup>r</sup> Hall are sent by the Lower [house] w<sup>th</sup> the following Message Viz! This house doth Concu[rr] with] the Upper house in the within Specified Vote & Ord[er]ed th<sup>t</sup> the Upper house be desired th<sup>t</sup> the Com<sup>it</sup>tee of both houses [draw] up a Bill to th<sup>t</sup> Purpose to be sent to morrow morning to the Upper house

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clke

This House recv<sup>d</sup> by the hands of Cap. Burgesse & M<sup>r</sup> [Hall] the following Resolve of the Lower house Viz! Resolved [by] this house th<sup>t</sup> a Bill be drawne by the Com<sup>it</sup>tee That all Serv<sup>ts</sup> of what age soever th<sup>t</sup> are hereafter brought into this Province be in Sixe Monthes after their Arrival in this

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Province Carried to the County C<sup>t</sup> where the Master of such Serv<sup>t</sup> Liveth & there by the C<sup>t</sup> be examined Whether they have anie Indentures or not & if they doe not Produce them or make some Sufficient Proove of his Bargaine w<sup>th</sup> his Master for the time he Pretends he Came in for That thereafter such Serv<sup>t</sup> shall have no<sup>e</sup> Benefit of anie Indenture or Certificate he shall Produce afterwards but be Adjudged to serve according to his age And in Case the Master of the Serv<sup>t</sup> do not bring the s<sup>d</sup> Serv<sup>t</sup> within the time afores<sup>d</sup> to the C<sup>t</sup> unlesse he can shew Sufficient Cause to the Contrary as some Lawfull hinderance by Sicknes or otherwise the Master to be fined One Thousand Pounds of tobaccoe to be disposed to the Publick Charge of the County & th<sup>t</sup> the Cou<sup>t</sup> upon notice of any such default or Lapse of anie such master are to Summon him before them to Answ<sup>r</sup> the same & upon Proove thereof to ffine him accordingly

Upon the Back of w<sup>ch</sup> Resolve was Endorsed Another Resolve in the Words following viz<sup>t</sup> The Vote within Specified Reassumed & Voted th<sup>t</sup> if the Master doth not the first C<sup>t</sup> Produce Indenture & agreem<sup>t</sup> w<sup>th</sup> the Serv<sup>t</sup> for a Longer time then the Serv<sup>t</sup> adjudgeth he hath to serve the Serv<sup>t</sup> shall not be bound to Serve Longer then the C<sup>t</sup> then Judgeth him all though a ffirm<sup>e</sup> Indenture should be Produced afterwards by the Master

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clke.

The Upper house doe Consent to this Vote above Specified Provided the Lower house will Consider of some Expedient ag<sup>t</sup> an Inconvenience w<sup>ch</sup> is Conceaved will arise in such Case where the Serv<sup>t</sup> by Accident hath Left his Indenture in England & Can not get a Retorne thereof within the time Limited p. 8 or where by undue meanes the Master shall get the Serv<sup>ts</sup> Indenture out of his hands & thereby debarre him of the Priviledge of Shewing the same to the C<sup>t</sup> to the greate wrong & Injurie of the Serv<sup>t</sup> in either Case

The House is Adjourned till the Afternoone

The House met Present as in the morning except the Members upon the Co<sup>m</sup>itte<sup>e</sup>

A Proposall of a Member of the Lower house Whether or no it may not be necessarie That a lawe be made th<sup>t</sup> all People th<sup>t</sup> live remote from the Water side having dealt for their tobaccoe w<sup>th</sup> anie merch<sup>t</sup> or others be not Obliged to bring it to some Convenient secure place within halfe a mile from the Water side & within a week after it is rec<sup>d</sup> Resolved in the

Affirmative & th<sup>t</sup> the Co<sup>m</sup>ittee of this house draw up a Bill for th<sup>t</sup> Purpose w<sup>th</sup> a Provisoe th<sup>t</sup> the Co<sup>m</sup>ission<sup>rs</sup> of the Respective Counties appoint the Places where these houses are to be built Provided there be noe houses Convenient allreadie & th<sup>t</sup> the Upper house be desired to Concurr<sup>e</sup> w<sup>th</sup> this house in this Vote & send their Answ<sup>r</sup> to this house

U. H.  
Journal  
original.

The above vote delivered to this house by Captaine Burgesse & M<sup>r</sup> Weekes

An Answ<sup>r</sup> to the Last message of this house touching the Limita<sup>co</sup>n of Serv<sup>ts</sup> times was Returned from the Lower house as followeth viz<sup>t</sup> Upon the Returne of the above s<sup>d</sup> Answ<sup>r</sup> from the Upper house Put to the Vote Whether the former Law now in force Limiting Serv<sup>ts</sup> times w<sup>th</sup> addic<sup>o</sup>n of Certificates from the Registers Office in his Ma<sup>ties</sup> Kingdomes & dominions to be equivalent w<sup>th</sup> Indentures be Sufficient or whether a new one should be made according to the Preceding Votes Resolved th<sup>t</sup> the Ould Law be Continued & the addic<sup>o</sup>n afores<sup>d</sup> be added.

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke.

This House desireth the Secretarie to Signifie to the Lower house the Evils & Inconveniences th<sup>t</sup> have been found to Attend the Allowance of Certificates from the Registers Office w<sup>ch</sup> is desired by the Lower house to be made an Addic<sup>o</sup>n to the Act intended to be drawne for the Limita<sup>co</sup>n of Serv<sup>ts</sup> times

In the Record for Lands Lib. 10<sup>th</sup> ffo. 264 is Contained thus.—

September the 17<sup>th</sup> 1662. Laid out for William Battin of this Province Planter a Tract of Land Lyeing in Charles County Called Battins dales on the West side of Wickocomico River & on the West side of Saccaia Swamp, being about a mile north from the Land Called daniels mount to be held of the Mannour of Saccaia Beginning at a Marked Oake upon a Hill by a greate Swampe neare a Cow Path Called Saccaia Path Bounding on the West by a Line drawne North & by west for length three hundred Twentie Pearches to an Oake by a Runne side in a Swampe on the North by a Line drawne East & by north from the s<sup>d</sup> Oake for breadth five Hundred Pearches on the East by a Line drawne South & by East from the end of the East & [by North] line for Length Three Hundred & Twentie Pearches [on the] South by a line drawne West & by South from the end [of the] South & by East line unto the first marked oake Con[taining &] now Laid out for a Thousand acres more or lesse

p. 9

Rob<sup>t</sup> Clerke Sur[vey<sup>r</sup>]

U. H.  
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original

The Members of this House appointed for the Committee [do] Retorne

Upon Request of the Captaine Gen<sup>l</sup> to all the members [of] this House That they would give their Opinions where they Conceave the Beginning of the Certificate here above [should] be They declared these Wordes Viz<sup>t</sup> Beginning at a [mar]ked Oake upon a Hill by a greate Swampe neare a Cow Path called Saccaia Path to be the Beginning of the [said] Certificate & the foregoing wordes to be noe Essential [part] of the Certificate but only Serving as a direction to find [out] the Land therein Contained.

The following Resolve of the Lower house delivered by Captaine Burgesse Viz<sup>t</sup> Upon Reading of an Act for Explnacōn of an Act for Secretaries fees Resolved th<sup>t</sup> the fee for the Search be but foure Pounds of tobacco in th<sup>t</sup> yeare only in w<sup>ch</sup> the Search is made & if any Search be made for Tenie yeares then for Search ffourty Pounds of Tobaccoe after the Rate of 4<sup>ls</sup> p annum And for all Searches above 10 yeares noe fee above 40<sup>ls</sup> of tobaccoe To w<sup>ch</sup> Resolve & Vote of this house they desire the Concurrence of the Upper house

Signed by Ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke

This house have Considered of the s<sup>d</sup> Resolve & doe Concurrē w<sup>th</sup> the Lower house therein

Signed by Ord<sup>r</sup>

Ri. Boughton Clerke.

The House is Adjourned till 9. of the Clock to morrow morning.

Saturday 23<sup>th</sup> of May The House Met

Present as yesterday after the Retorne of the members from the Committee

The ffollowing Vote sent downe by M<sup>r</sup> Truman Viz<sup>t</sup> That the Mattapany & Patuxon Indians doe Continue upon the Land on w<sup>ch</sup> they now live it being the Quantitie of Seaven Hundred acres more or lesse according to Pattent & th<sup>t</sup> the same be Purchased by the Countrey of the Orphans of Major Jo. Billingsley to whom it now belongs the s<sup>d</sup> Billingsley having formerly Purchased it of the s<sup>d</sup> Indians & the Upper house doe desire the Concurrence of the Lower House in this Vote

Signed by Ord<sup>r</sup>

Ri. Boughton Clerke

Read in the House a Peticōn Exhibited by Certaine Quakers as followes viz<sup>t</sup>



This Wee doe Lay before the Govern<sup>r</sup> & his Councel & Assembly in the Wisdome of God to Consider of from us who are in Scorne Called Quakers

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What we Can Say and doe in stead of an Oath It is in Obedience to Christs Comānd th' we can not Swear & take an oath & Christ o' Lord & Saviours Comānd is I Say unto you Swear not at all Though in the old time they were not to fforswear themselues but performe their oathes to the Lord & the Lord Jesus Christs Comānd is but Let your Comūnicacōn be yea yea & nay nay for whatsoever is more then these Cometh of Evil & S<sup>r</sup> James Saith in his Gen<sup>l</sup> Epistle to the Church of Christ Above all things my Bretheren Swear not neither by heaven nor by the Earth nor by anie other oath Marke But Let your yea be yea & yo' Nay be nay least you fall into Condemnation Now here ye may See th' Christ & his Apostle Setts up yea yea & nay nay over & above an oath & Swearing & in lieu of an Oath Soe in Obedience to Christ & the Apostles Comānd it is th' We doe not & dare not Swear least we should goe into the Evil & soe fall into Condemnacōn as Christ & the Apostle Saith before but according to Christ Jesus & the Apostles Comānd doe Keep to yea yea & Nay nay Wherein they doe double their words to make them of more force Christ Jesus to the desciples & the Apostle to the Church And now if th' when we are Called to Testifie the Truth or to Serve in anie Office or Place or Jurie if th' We doe Breake of yea yea or nay nay then let us Suffer the same Penaltie as they th' doe breake an Oath or are forsworne & this is not Repugnant to the Lawes of England haveing the same Penaltie upon the same Transgression for in Gemaica their Law is soe That o' Brethrens Testimony upon yea yea & nay nay as Christ & the Apostle Comānded is taken & the same in the Acts & Province Lawes at Carolina & the same in the Pattent & Acts at Road Island & the same in the New Countrey of Jersey is taken instead of an oath W<sup>ch</sup> the Govern<sup>r</sup> & his Councel & Assembly may by an Act of Assembly Let us have the same Liberty here as o' Brethren have in other Places Colonies or Provinces th' we may not be Put to Inconveniencies for you doe know what trouble often manie of us are Put to because We can not Swear nor take an Oath & doe Lose o' Rights & th' w<sup>ch</sup> is due to us from others & how we have been made a Prey upon by manie because we cannot Swear & have lost much in o' Estates & Cannot be soe Serviceable in o' Generacōn to the Countrey as we might be & allsoe w<sup>t</sup> Trouble we have had who have been Overseers or Execut<sup>rs</sup> or the like th' have been entrusted w<sup>th</sup> Orphans fatherles & Widdowes Estates or Wills for want of an Oath And therefore you having Power to Remedie these thinges by making an Act we doe

U. H. Lay them before you & th' if we doe breake o' yea yea or nay  
 Journal nay in what we Testifie then Let us Suffer the same Punishm' as  
 original they doe th' Breake their Oath or Swear falsely [And] this  
 p. 11 we are willing to Suffer who Professe faith in [Christ and]  
 would have all th' Professe the same to exercise a [Conscience]  
 void of Offence towards God & men Soe you may [remove  
 this] Opression if you Please & let us have the same liberty  
 [th' our Friends] and Brethren have in other Countreys &  
 Islands as [Wee are] Credibly Informed whose hands are  
 hereunto Subscribed [in the] Behalfe of o' Brethren

Wenlock Chriterson

Jo. Homeard

William Berrie

Ri. Beard &c.

Ordered by the house That the Peticōn here above [be sent]  
 to the lower House & Offered to their Consideracōn

Lower house 23. May 1674. Upon this Paper sent to this  
 house from the Upper house relateing to those People who in  
 scorne are Called Quakers Resolved th' the Paper be againe  
 Returned to the Upper house & th' his Excelency & Upper  
 house would be Pleased by a message to this house to Satisfie  
 them Whether both houses have Power to alter the forme of  
 the Oath Provided by the Lawes of England in point of Evi-  
 dence between the King & his People & between the Lord  
 Proprietary & the People of this Province & between Subject  
 & Subject in matters dependg within this Province or not

Signed by Ord:

Rob<sup>t</sup> Ridgeley Clerke.

Upon the Resolve of the Lower house touching the Paper  
 sent to them relateing to the People Called Quakers It is Re-  
 solved by this house th' the s<sup>d</sup> Paper Remaine upon the Jour-  
 nall till further advice from the R<sup>t</sup> Hon<sup>ble</sup>: the Lord Proprietary  
 his Excelency declaring That his Lordship hath formerly had  
 Intentions of Gratifeing the desire of the s<sup>d</sup> People Called  
 Quakers in th' kind but hath Signified his Pleasure to him th'  
 all Proceedings therein be for the Present Suspended till his  
 Excelency shall Receive further Comānds

Signed by Ord:

Ri. Boughton Clerke.

Read an Act Entituled an Act for Impaneling the Grand  
 Inquests the Second time Passed & Voted to be read the 3<sup>d</sup>  
 time.

Captaine Burgesse sent by the Lower House w<sup>th</sup> the follow-  
 ing Vote viz: The Comitte being Present in the house & the  
 Act for deserted Plantacōns being read Voted That this house

Supplicate his Lordship by Peticōn th' he would be Pleas'd to Assure his Rents some other way then by Escheating Lands in soe short a time as three yeares for the Non Paym' of Rent & th' his Lordship would be Pleas'd to take noe advantage by anie forfeiture th' is not actually Escheated allreadie by virtue of the Law for deserted Plantacōns & th' the Upper house would be Pleas'd to Concurrē w<sup>th</sup> this house therein & th' his Excelency be desired untill such time as his Lordships Pleasure be knowne therein to Surcease anie further Prosecucōn upon th' lawe & further th' all Persons may have Liberty to Sue out their graunts for their Lands the Rights being good though the Certificate be of never soe long Standing & the Land not yet actuallie escheated & th' for the time to come all Instructions th' his Lordsh<sup>p</sup> shall Pleas'e to Transmit to the Govern' or other Officers about Land māy be Published & Recorded in the respective County C<sup>ts</sup> within Sixe monthes after the s<sup>d</sup> Instructions shall come to the hands of the s<sup>d</sup> Govern' or other Offic'.

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Signed by ord:

Robt Ridgeley Clerke.

The House is Adjourned till Munday  
morning 9. of the Clock

Munday the 25<sup>th</sup> of May The House met

Present as on Saturday except M: Truman

Read the first time an Act Entituled an Act declaring how the C<sup>ts</sup> in this Province shall Proceed in Criminall Cases Passed & Voted th' this Act be sent to the Lower house to be Considered of by them & th' their Concurrence therein be desired

This House rec<sup>d</sup> by the hands of M: Hatton & Cap. Boareman an Answ<sup>r</sup> to their Vote touching land for the Mattapanie & Patuxon Indians as followeth viz! The Vote within Specified being this day read in this house Voted That this House doe not thinke fittē to Concurrē w<sup>th</sup> the Upper house in their Vote as to th' Land of Billingsleys for the s<sup>d</sup> Indians & for reason for this vote the House doe humbly Offer th' it is an Orphans Land & noe Person as yet th' it can be Purchased of th' it will make an ill President in the Countrey for the Indians upon everie small dislike will desire other land to be Purchased for them

Signed by ord:

Robt Ridgeley Clerke

Read the first time an Act entituled an Act Concerning Ordinarie Keepers Passed & voted to be sent downe The Peti-

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cōn of D<sup>r</sup> Richard Tylhman was Exhibited to this house & Ordered to be sent downe to the Lower house & the Result of their debate thereon is Signified to this house by M<sup>r</sup> Dent & M<sup>r</sup> Darnell as followes viz: Came in the Peticōn of Richard Tylhman from the Upper house for Eighteen Thousand five hundred Sixtie foure Pounds of w<sup>ch</sup> hé ownes only Sixe Thousand to be Paid This house is unsatisfied as to the Proceeding of the Upper house of Assembly the last Session as to the Busines then in dispute between the Peticon<sup>r</sup> & Nicholas Brookes & doe Humbly Conceave th<sup>t</sup> in the yeare 1669 the s<sup>d</sup> Tylhmans acco<sup>t</sup> was fully Satisfied or at least he allowed what the Assembly thought fitte in full of his s<sup>d</sup> Acco<sup>t</sup> & for their further Satisf[action d]esire the Upper house to Send a messenger of their [own to] this house to Acquaint them w<sup>t</sup> they thinke fitt [to be done] in this busines Upon w<sup>ch</sup> this house will further [Consider and] Returne their Resolve to the Upper house according[ly]

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke

Ordered th<sup>t</sup> M<sup>r</sup> Chew goe to the Lower house & Satisfie what he knowes Concerning the s<sup>d</sup> Peticōn of Richard [Tylhman] Voted th<sup>t</sup> Hon<sup>ble</sup> Chancelor & Secretary goe to the [Lower] house to Offer the Reasons of this house Why it is ne[cessa]rie th<sup>t</sup> the Indians should have the Land of Billingsley Allotted them & to desire th<sup>t</sup> they would further Con[sider] of it

The following desire & Vote of the Lower house Signified to this house by M<sup>r</sup> Loyd viz: The Act Prohibiting the Importacōn of horses Geldings & mares &c [read] & Voted by this house th<sup>t</sup> it be revived & th<sup>t</sup> his Excelency & the Upper house be desired to Concurre w<sup>th</sup> them therein & th<sup>t</sup> his Excelency would be Pleased to graunt noe more Licenses to anie Person whatsoever for the Importacōn of any horses &c. upon any Pretence & th<sup>t</sup> his Excelency would be Pleased to Supersede his License for th<sup>t</sup> Purpose to Cap. Hugh Oneall

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke.

Voted th<sup>t</sup> this house doe Concurre w<sup>th</sup> the Lower house in the s<sup>d</sup> Vote Provided only th<sup>t</sup> it shall be Lawfull for the Govern<sup>r</sup> to License anie of the Inhabitants in Virginia Whether sent hither by ord<sup>r</sup> of the Governm<sup>t</sup> there or Coming upon their own private Occasions to import their Horses into this Province w<sup>ch</sup> are to remaine here noe longer then during their Attendance upon the s<sup>d</sup> Publick or Private Busines

Read in the Lower house the Act touching Court dayes & Voted to be Repealed

Act for Extent of Attachm<sup>ts</sup> read & to be Repealed  
Act Touching Paym<sup>t</sup> of debts read & to be repealed  
Act Touching Pagans read & to be repealed

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Act ag<sup>t</sup> fugitives read & to be repealed & th<sup>t</sup> a new Law be made th<sup>t</sup> noe Person Transport anie Person free man or others out of this Province without a Passe under the hand of the Govern<sup>r</sup> of this Province then th<sup>t</sup> such Person th<sup>t</sup> soe Transports anie Person out of this Province shall be Lyeable to Pay all the s<sup>d</sup> Persons debts he soe Transportes out of the Countrey & in Case anie Person transports a Serv<sup>t</sup> then to Satisfie such Serv<sup>ts</sup> master his damages th<sup>t</sup> he shall make appeare ag<sup>t</sup> him Ordered th<sup>t</sup> upon Reading the Act for Secretaries fees a Message be Sent to the Upper house to desire th<sup>t</sup> they would Concurr<sup>e</sup> w<sup>th</sup> this house in Repealing all Lawes for Secretaries fees & th<sup>t</sup> a new law be made for the whole p. 14

Act Providing what shall be good Evidence upon Bills bonds & Specialties Coming out of England & other Parts & allsoe the Act Providing what shall be good Evidence to Prove foreign debts both Read & Voted th<sup>t</sup> the Act Providing w<sup>t</sup> shall be good Evidence to Prove forreign debts th<sup>t</sup> the Last Clause therein th<sup>t</sup> Enjoynes where Persons being both dead Bills Bonds &c of twelve yeares standing should not be Pleadable Voted th<sup>t</sup> that Clause be repealed

Act Concerning Outlawries Read & Voted to be Repealed  
Signed by Ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke

Upon debate of the Votes above Specified it is Resolved by this house th<sup>t</sup> the Hon<sup>ble</sup> Chancelor & Secretary goe to the Lower House desiring them to Offer their reasons for Repealing the Severall Acts within Specified th<sup>t</sup> this House may Consider of the same & Signifie their resolve therein & th<sup>t</sup> they will Prepare a new Law for the Secretaries fees to be Likewise Considered of by this house

Signed by ord<sup>r</sup>

Ri. Boughton Clerke.

The House is Adjourned till the  
Afternoone.

The House met in the Afternoone Present as in the  
morning.—

The following vote delivered by the Lower house to M<sup>r</sup> Taylor & by him to this house viz<sup>t</sup> The Paper from the Upper house about Billingsleys Land read & the debate thereupon reassumed upon w<sup>ch</sup> it is Voted by this house th<sup>t</sup> a Message be sent to his Excelency th<sup>t</sup> Whereas this house is Informed th<sup>t</sup>

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there is Opposite to the s<sup>d</sup> Land some Land th<sup>t</sup> is not as yet taken up w<sup>ch</sup> is as Convenient for the Indians as th<sup>t</sup> Land of Billingsleys Therefore Humbly to desire his Excelency th<sup>t</sup> he would be Pleased to Appoint the Indians a habitacōn upon th<sup>t</sup> Land they humbly Conceaving th<sup>t</sup> to force anie to sell their Land upon the Humour of the Indians may Prove of dangerous Consequence to the Province in generall as being too much Condescention of his Excelency to them & Sheweth too much of feare to disoblige them

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke.

An Answ<sup>r</sup> to w<sup>ch</sup> vote was returned by two members of their own house viz<sup>t</sup> Major Brooke & M<sup>r</sup> Hatton as followeth viz<sup>t</sup> It is desired by this house th<sup>t</sup> the Lower house will more Particularly informe this house where the Land said by them to be Opposite to th<sup>t</sup> of Billingsleys is Scituate & lyeing

Came into the House by the hands of Major Brooke D<sup>r</sup>  
p. 15 Tyllmans Peticōn & acco<sup>t</sup> wherein the Countrey stood indebted to him 25<sup>th</sup> May Lower house This House [having] fully examined the Acco<sup>t</sup> within Specified & find[ing th<sup>t</sup>] Jo. Taswell hath Paid him 3390<sup>ls</sup> of tobaccoe [and that his] Excelency & Council have Paid him 6000<sup>ls</sup> of tobaccoe [more] It is the Judgm<sup>t</sup> of this house th<sup>t</sup> the s<sup>d</sup> Tyllman [hath] rec<sup>d</sup> full Satisfacōn for every Particular of the [Account] within written

Signed by Ord<sup>r</sup>

Rob. Ridgeley Clerke

This House doth Concurr<sup>e</sup> w<sup>th</sup> the Judgm<sup>t</sup> & Opinion of [the] Lower house & doe ord<sup>r</sup> D<sup>r</sup> Tyllmans Peticōn & Account [to] be delivered to him

This House rec<sup>d</sup> from the Lower house by Major Bro[oke] & M<sup>r</sup> Hall the Answ<sup>r</sup> to their last message about Billingsleys land as followeth viz<sup>t</sup> Upon the within written message from the Upper house this house declares th<sup>t</sup> the Land meant by them to Lye opposite to Billingsleys Land is Part of the Ridge manner

This House having Considered the Vote of the Lower house touching the Land of the Orphans of Major Billingsley desired by the Mattopanie Indians doe Vote th<sup>t</sup> the s<sup>d</sup> Indians shall have the s<sup>d</sup> Land of Billingsley or else be removed to some Part of the Land on the other side of the Creeke w<sup>ch</sup> they have not Sold according to their desire to the Govern<sup>t</sup> & Council in Case they might not have the Land from Billingsleys Orphan & doe further Vote th<sup>t</sup> the s<sup>d</sup> Indians shall not be Seated or removed to the Land upon the Ridge manner Ordered th<sup>t</sup> the Secretarie be desired to Carrie this Vote to the Lower House viz<sup>t</sup> Voted by this house th<sup>t</sup> an Act be Prepared to

Lay an Imposition upon the Severall Liquors hereunder Specified at the rate as followeth viz:

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Upon everie Gallon of Island Wine	is	3. tob p gall.
Upon everie Gallon of Rhuine	5	
Upon everie Gallon of Molassos	2	
Upon Sider Imported	5	
Upon Quince drinke Imported	5	
Upon Perrie	5	
Upon all Strong Beare imported	5	

The Lower house by M<sup>r</sup> Loyd & M<sup>r</sup> Darnel doe Signifie to this house the Reasons for repealing the Lawes following viz:

The Act touching C<sup>t</sup> dayes the Reason for the Repeale is first because it mentions only 2 Counties Book of Lawes ffo. 2 Secondlie That there are Severall other Lawes th<sup>t</sup> have Provided & Prefixed C<sup>t</sup> dayes for the whole Province Booke of Lawes Pag. 80

An Act for the Extent of Attachm<sup>ts</sup> & Execucōns the Reasons for the Repeale is th<sup>t</sup> there is another Act for the same purpose ffo. 2 Bodie of Lawes ffo. 143

An act touching Paym<sup>t</sup> of debts the Reason for the Repeale is th<sup>t</sup> it is fullie Provided for in the Statute of Limitacōns ffo. 3 Booke of Lawes fo. 131.

An act touching Pagans the Reason for the Repeale is There is another Law th<sup>t</sup> fullie Provides for that ffo. 3 p. 16 fo. 18.

An act ag<sup>t</sup> Fugitives the Reason for the Repeale is th<sup>t</sup> there are Severall Lawes ag<sup>t</sup> Runawayes th<sup>t</sup> make Sufficient Provision for the same ffo. 14

An act Providing what shall be good evidence for Bills Bonds &c. Coming out of England ffo. 90 The Act Providing what shall be good Evidence to Prove foreign debts hath made Sufficient Provision for th<sup>t</sup> w<sup>ch</sup> is in folio 153 153.

An act for Outlawries the Reason for the Repeale is because it Cannot be Practised here & the Act for Attachm<sup>ts</sup> fo. 153. hath fullie Provided for this.

Signed by ord<sup>r</sup>

Rob<sup>t</sup> Ridgeley Clerke.

The Upper House Concurres w<sup>th</sup> the Lower house for the Repeale of the s<sup>d</sup> Lawes for the reasons here above given

Signed by ord<sup>r</sup>

Ri. Boughton Clerke

The House is Adjourned till to morrow morning.

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Tuesday 26<sup>th</sup> of May The House met

Present as yesterday w<sup>th</sup> M<sup>r</sup> Truman

The House is Adjourned till 2 of the  
Clock in the Afternoone

The House met in the Afternoone

Present as in the morning

Marieland ss. Memorandum That the 16<sup>th</sup> day of May in the 42<sup>th</sup> yeare of the dominion of Cæcilus &c. Annoq Dni 1673 Came Jo. Balley by Rob: Ridgeley his Attorney before the Hon<sup>ble</sup>: Philip Calvert Esq Chancelor of this Province & Prayed his Lordships Writ of error to him the s<sup>d</sup> Jo. Balley to be graunted to the Justices of his Lordships Pro<sup>all</sup> Court to be directed to Require them the s<sup>d</sup> Justices of the s<sup>d</sup> Pro<sup>all</sup> Court to Send before his Lo<sup>p</sup> in his Upper house of Assembly at his Lordships City of S<sup>t</sup>: Maries the 26<sup>th</sup> day of the same May the Tenor of the Record & Proceedings & Judgm<sup>t</sup>: of the s<sup>d</sup> Pro<sup>all</sup> Court in a Cause lately there depending between one Certaine Reymond Stapleforte Plaintife & the s<sup>d</sup> Jo. Balley Def<sup>t</sup> in a Plea of debt and it is graunted unto him The tenor whereof followeth in these words viz: Cæcilus Absolute Lord & Proprietarie of Maryland & Avalon Lo. Baron of Baltmore &c. To the Justices of o<sup>r</sup>: Pro<sup>all</sup> C<sup>t</sup>: of o<sup>r</sup>: s<sup>d</sup> Province of Maryland Greeting Because in the Record & Processe as allsoe in the Rendring of Judgm<sup>t</sup>: & graunting of Scire facias thereupon before you in o<sup>r</sup>: s<sup>d</sup> Court ag<sup>t</sup>: Jo. Balley at the Suite of Reymond Staplefort in a Plea of debt manifest Error hath happened to the grea[te] da[m]age of the s<sup>d</sup> Jo. Balley as by the greate Compl<sup>t</sup>: [of the s<sup>d</sup>] Jo. Balley we have receaved We willing th<sup>t</sup> the E[rror] (if any) be should in due manner be Corrected & full & Sp[eedy] Justice to be done to the s<sup>d</sup> Parties in this behalfe [we] Comand you th<sup>t</sup>: if Iudgm<sup>t</sup>: thereof be rendred then the [Record] & Processe of the Judgm<sup>t</sup>: & Scire facias afores<sup>d</sup> w<sup>th</sup> [all] thinges touching or Concerning the same to us in o<sup>r</sup>: Upp[er] House of Assembly at o<sup>r</sup>: Citie of S<sup>t</sup>: Maries on the [ ] day of o<sup>r</sup>: s<sup>d</sup> Assembly being the 26<sup>th</sup> day of May next under yo<sup>r</sup>: hands & Seales distinctly & openly you send [that] Inspection being had of the Records & Proceedings therein We may Cause further to be done what of Right & according to the Lawes & Constitucōns of this o<sup>r</sup>: Province ought To be done therein & th<sup>t</sup>: you Cause the s<sup>d</sup> Reymond Stapleford to be Sumoned to be then & there to heare the same & allsoe th<sup>t</sup>: you have there this writ Witnes o<sup>r</sup>: Selve at o<sup>r</sup>: City of S<sup>t</sup>: Maries the 16<sup>th</sup> day of May in the 42<sup>th</sup> yeare of o<sup>r</sup>: Dominion over o<sup>r</sup>: s<sup>d</sup> Province Annoq dni 1674



At w<sup>ch</sup> s<sup>d</sup> 26<sup>th</sup> day of May Charles Calvert Philip Calvert William Calvert & Baker Brooke Justices of the s<sup>d</sup> Pro<sup>all</sup> Court to his s<sup>d</sup> Lordship in his Upper house of Assembly at his Lo<sup>ps</sup> s<sup>d</sup> Cittie of S<sup>t</sup> Maries the Transcript of the Records of the Proceedings & Judgm<sup>t</sup> of the s<sup>d</sup> Pro<sup>all</sup> C<sup>t</sup> under their hands & Seales have sent according as by the s<sup>d</sup> Writ they were Comanded the Ten<sup>r</sup> whereof followeth in these wordes viz:

Marieland ss. The Pro<sup>all</sup> Court of the R<sup>t</sup> Hon<sup>ble</sup> Cæcilius Absolute Lord & Proprietary of the Province of Maryland holden at his s<sup>d</sup> Lo<sup>ps</sup> s<sup>d</sup> Cittie of S<sup>t</sup> Maries the Eighth day of December in the 37<sup>th</sup> yeare of his Lordships Dominion 1668

Jo. Balley Petioneth the C<sup>t</sup> th<sup>t</sup> Whereas he is Arrested to this C<sup>t</sup> at the Suite of Reymond Stapleford & for th<sup>t</sup> the s<sup>d</sup> Reymond Stapleford when the Peticon<sup>r</sup> was out of the Province did by virtue of an Attachment Procure into his hands severall Papers & accompts of the Peticon<sup>rs</sup> w<sup>ch</sup> were left in the hands of one Thomas How from whom they were taken by one Richard Collet gent late Sherrife of Calvert County & not yet returned to the Peticon<sup>r</sup> whereby he is disarmed from defending himselfe ag<sup>t</sup> the Suite of the s<sup>d</sup> Reymond Stapleford the s<sup>d</sup> Papers having relacōn to the same Whereupon Ordered th<sup>t</sup> the Sherrife doe deliver unto the s<sup>d</sup> Jo. Balley the s<sup>d</sup> Papers soe taken by him upon the s<sup>d</sup> Attachm<sup>t</sup>:

Reymond Stapleford p <sup>th</sup>	} Morecroft p Quer }	
Jo. Balley Defend <sup>t</sup>	} Rozer p def <sup>t</sup> }	The defend <sup>t</sup>

still alleadgeth th<sup>t</sup> his Papers are out of his Possession w<sup>th</sup> w<sup>ch</sup> he must defend himselfe ag<sup>t</sup> the Plaintiffe

It is Ordered th<sup>t</sup> the Defend<sup>t</sup> have time till the next C<sup>t</sup> to Put in his Plea & further ordered th<sup>t</sup> the defend<sup>t</sup> doe remaine in the Sherrifes Custodie untill he shall Put in Securitie for his appearance at the next Pro<sup>all</sup> C<sup>t</sup> & to stand to & abide the Judgm<sup>t</sup> of the s<sup>d</sup> C<sup>t</sup> in all Suites depending between the Plaintiffe & the s<sup>d</sup> defend<sup>t</sup>: p. 18

The Attorneys of Reymond Stapleford Plf ag<sup>t</sup> Jo. Balley defend<sup>t</sup> enters Caveat viz<sup>t</sup> That noe Security be taken of the s<sup>d</sup> Balley untill notice be first given by the Sherrife of S<sup>t</sup> Maries to the s<sup>d</sup> Attorneys to Like & Approve of the same

The Pro<sup>all</sup> Court of the R<sup>t</sup> Hon<sup>ble</sup> Cæcilius Absolute Lord & Proprietary of the Province of Maryland holden at the Cittie of S<sup>t</sup> Maries before the Justices of the s<sup>d</sup> C<sup>t</sup> the 9<sup>th</sup> day of february in the 37<sup>th</sup> yeare of the Dominion of his Lo<sup>p</sup> over the s<sup>d</sup> Province Annoq Dni 1668

Charles Calvert Esq Leivten <sup>t</sup> Gen <sup>ll</sup>	} Jerome White	} Esq <sup>e</sup>
Philip Calvert Esq Chancelor	} Baker Brooke	} Jus-
	Col. William Evans	} tices

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Reymond Stapleford plt } Morecroft p Quer }  
Jo. Balley Defend: } Rozer p deft } This Cause

Respited from the last C<sup>t</sup> when Ordered th<sup>t</sup> the def<sup>t</sup> doe Put in his plea this C<sup>t</sup> w<sup>ch</sup> is as followeth

And the s<sup>d</sup> Jo. Balley by Benjamin Rozer his Attorney Comes & defends the force & injurie when &c. and Saith th<sup>t</sup> the s<sup>d</sup> Reymond ought not to have his acōn afores<sup>d</sup> ag<sup>t</sup> him because he saith the Bond alleadged is not his deed

Benjamin Rozer

And the s<sup>d</sup> Reymond saith as formerly he hath said th<sup>t</sup> the Writing is the deed of him the s<sup>d</sup> Jo. Balley & of this he Puts himselfe upon the Country And the s<sup>d</sup> Jo. Likewise Therefore Ord<sup>r</sup> is given &c

The defend<sup>t</sup> in Open C<sup>t</sup> Confessed the bond to be his deed Wherefore Judgm<sup>t</sup> Passed for the Plaintife

M<sup>r</sup>: Rob<sup>t</sup> Ridgeley 12<sup>th</sup> of March 1673.

Let a Writ of Scire facias issue ag<sup>t</sup> Jo. Balley at the Suite of Reymond Stapleford to Shew Cause why Execucōn should not be issued ag<sup>t</sup> him the s<sup>d</sup> Balley for Two Thousand Pounds sterling for w<sup>ch</sup> the s<sup>d</sup> Stapleford Obtained Judgm<sup>t</sup> in the Pro<sup>all</sup> C<sup>t</sup> ag<sup>t</sup> the s<sup>d</sup> Balley upon a Bond the 9<sup>th</sup> of ffebruarie 1668

Charles Calvert

Cæcilius &c. to the Sherrife of S<sup>t</sup>: Maries Countie Greeting Whereas at a Pro<sup>all</sup> Court held at the Cittie of S<sup>t</sup>: Maries before the Justices of the s<sup>d</sup> C<sup>t</sup> the 9<sup>th</sup> day of ffebruarie in the 37<sup>th</sup> yeare of o<sup>r</sup>: Dominion over o<sup>r</sup>: s<sup>d</sup> Province Annoq dni 1668 in a Suite depending between Reymond Stapleford Plaintife & Jo. Balley defend<sup>t</sup>: the s<sup>d</sup> Plf recovered ag<sup>t</sup> the s<sup>d</sup> Balley defend<sup>t</sup>: Judgem<sup>t</sup> for the Sumē of 2000<sup>lb</sup> Sterl & for th<sup>t</sup> Execucōn hath  
p. 19 not thereupon issued We Therefore Comānd you th<sup>t</sup> by good & Lawfull men of yo<sup>r</sup>: Bayliwick you m[ake known] to the s<sup>d</sup> Jo. Balley th<sup>t</sup> he be before o<sup>r</sup>: Justices of [our next] Pro<sup>all</sup> C<sup>t</sup> to be held at the City of S<sup>t</sup>: Maries the [14<sup>th</sup> day] of Aprill next to Shew Cause if anie he have [why] Execucōn should not Issue forth ag<sup>t</sup> him upon the s[ame Judgm<sup>t</sup>] & how you shall execute this Writ you make knowne to [ ] Justices & have you there this writ Witnes o<sup>r</sup>: Deare so[nne] Charles Calvert o<sup>r</sup>: Captaine Gen<sup>ll</sup> & Cheife Justice [of our] s<sup>d</sup> Province the 13<sup>th</sup> day of ffebruary in the 42<sup>th</sup> yeare &c Annoq dni 1673.

Maryland ss. At a Pro<sup>all</sup> C<sup>t</sup> of the R<sup>t</sup>: Hon<sup>ble</sup>: Cæcilius &c. held [at] S<sup>t</sup>: Maries on Tuesday the 14<sup>th</sup> day of Aprill in the [42<sup>d</sup>] yeare of his Lordships dominion &c. Annoq dni 1674 [&] there Continue untill the Eighteenth day of the same

Monthe before his Lo<sup>ps</sup> Justices thereunto Assigned [on] w<sup>ch</sup> s<sup>d</sup> fourteenth day were Present

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The Hon<sup>ble</sup> Charles Calvert Esq Capitaine Gen<sup>l</sup> &  
Cheife Justice

The Hon<sup>ble</sup> { Philip Calvert Esq Chancelour  
William Calvert Esq Principall Secretarie  
Baker Brooke Esq Justice

Reymond Stapleford } It was Comāded the Sherrife of S<sup>t</sup>  
ag<sup>t</sup> } Maries County That Whereas at a Pro<sup>cl</sup>  
John Balley } C<sup>t</sup> holden here the 9<sup>th</sup> day of ffebruary  
in the 37<sup>th</sup> yeare of the dominion of  
Cæcilius &c. in a suite depending between the Plaintife &  
defend<sup>t</sup> the s<sup>d</sup> Plaintife recovered ag<sup>t</sup> the defend<sup>t</sup> Judgm<sup>t</sup> for  
the Sumē of 2000<sup>l</sup> sterling & for th<sup>t</sup> Execucōn had<sup>t</sup> not there-  
upon Issued th<sup>t</sup> by good & Lawfull men of his Bayliwick he  
make knowne to the s<sup>d</sup> Jo. Balley th<sup>t</sup> he be & appeare here  
this day to Shew Cause if anie he could why Execucōn should  
not issue forth ag<sup>t</sup> him

At w<sup>ch</sup> day to wit the Eighteenth day of Aprill in the 42<sup>th</sup>  
yeare of the Dominion of Cæcilius &c. Came the s<sup>d</sup> Sherrife  
& Retornes to the Court here th<sup>t</sup> he hath made knowne unto  
the s<sup>d</sup> Jo. Balley as the Writ Requires him in the Presence of  
Jo. Warreck Charles Delarochē & Peter Delaroch & the s<sup>d</sup> Jo.  
Balley came Likewise

And the s<sup>d</sup> Jo. Balley Shewing noe sufficient Cause to the  
C<sup>t</sup> here It is Comāded the same Sherrife th<sup>t</sup> he take the s<sup>d</sup>  
Jo. Balley &c. & him safe in his Custodie keep soe th<sup>t</sup> he Have  
his Body here the Twelfth day of May next to Satisfie the s<sup>d</sup>  
Reymond the Judgm<sup>t</sup> afores<sup>d</sup>.

At w<sup>ch</sup> s<sup>d</sup> 12<sup>th</sup> day of May the same Sherrife Retornes the  
writ afores<sup>d</sup> & Saith th<sup>t</sup> he hath taken the s<sup>d</sup> Jo. Balley whose  
Bodie he hath at the day and place as the writ Requires

Uppon the Peticōn of Jo. Balley th<sup>t</sup> in ffebruary C<sup>t</sup> 1668 he  
had Judgment ag<sup>t</sup> him at the suite of Reymond Stapleford for  
100<sup>l</sup> Sterling & through the mistake of the then Clerke the  
Judgm<sup>t</sup> was Entered for noe Certaine summe to be Received  
ag<sup>t</sup> w<sup>ch</sup> Judgm<sup>t</sup> the Peticōn<sup>t</sup> preferred his bill in Chancery to  
w<sup>ch</sup> the s<sup>d</sup> Stapleford Answ<sup>rs</sup> upon Oath & therein ownes the s<sup>d</sup>  
Judgm<sup>t</sup> to be but for One hundred Pounds Sterling & in De-  
cember C<sup>t</sup> 1670 the Peticōn<sup>t</sup> then Compt & the defend<sup>t</sup> being  
upon Arbitracōn their Attorneys let the s<sup>d</sup> Cause in Chancery  
be discontinued since w<sup>ch</sup> the s<sup>d</sup> Stapleford falsely informing  
his Excelency th<sup>t</sup> the s<sup>d</sup> Judgm<sup>t</sup> was for Two Thousand Pounds  
Sterling Procured ord<sup>r</sup> for a Scire facias ag<sup>t</sup> the Peticōn<sup>t</sup> to  
shew Cause why Execucōn should not issue for 2000<sup>l</sup> Sterling

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Retornable last C<sup>n</sup> & the Peticōn<sup>r</sup> appearing & having noe Attorney put in noe plea to the Scire facias whereupon Execu<sup>c</sup>ōn is since issued for 2000<sup>l</sup> Sterl

Ordered th<sup>t</sup> a Writ of Error be graunted to th<sup>e</sup> Peticōn<sup>r</sup> Retornable in the upper House of Assembly the Twentie Sixth day of this Instant month of May

Signed

Charles Calvert	Sealed
Philip Calvert	Sealed
William Calvert	Sealed
Baker Brooke	Sealed

And the same day to wit the 26<sup>th</sup> day of May afores<sup>d</sup> before his s<sup>d</sup> Lo<sup>p</sup> in his s<sup>d</sup> upper House of Assembly came the afores<sup>d</sup> Jo. Balley by the s<sup>d</sup> Rob<sup>t</sup> Ridgley his Attorney & Assigneth for error as followeth (viz<sup>t</sup>)

That in the Record & Processe afores<sup>d</sup> & in the Rendring of Judgm<sup>t</sup> afores<sup>d</sup> & graunting Scire facias thereupon it is manifest erronious in this th<sup>t</sup> the Writ of Capias issueing out of his Lordships Pro<sup>u</sup> C<sup>n</sup> upon w<sup>ch</sup> the s<sup>d</sup> Jo. Balley was arrested doth not appeare upon Record nor any memorandū or notice thereof taken but only mencōned in the Peticōn of the s<sup>d</sup> Balley to his Lo<sup>p</sup>s Justices of the Pro<sup>u</sup> C<sup>n</sup> the 8<sup>th</sup> of December 1668. Whereas the s<sup>d</sup> Writ of Capias ought to have been duely entered upon record th<sup>t</sup> the s<sup>d</sup> Bally or his Attorney might have had recourse thereto & if to them it should have seemed Convenient they might have Pleaded in Abatem<sup>t</sup> of the s<sup>d</sup> Writ

Allsoe it is Erronious in this in th<sup>t</sup> it is said The defend<sup>t</sup> still alleading th<sup>t</sup> his Papers are out of his Possession &c. It is Ordered the defend<sup>t</sup> have time untill the next C<sup>n</sup> to Put in his Plea &c & further th<sup>t</sup> he doe remaine in the Sherrifes Custody &c. Whereas it doth not appeare in the Record whether the s<sup>d</sup> Balley appeared upon his bayle or whether he was by the  
 p. 21 Sherrife brought to the Barre in Case he did not give Speciall Bayle or other [w<sup>ch</sup> in the] Record is not mencōned then a Comittitur in due for[m ought] to have been Entered nor doth there appeare up[on the Record] any Imparlan<sup>c</sup> of the s<sup>d</sup> Balley to the next C<sup>n</sup> [w<sup>ch</sup> in Case] he filed not his Plea then ought to have been Cra[ved by him] & taken notice of upon Record

Allsoe It is Erronious in this in th<sup>t</sup> it is said This [Cause] Respited &c. And then is Entered the Plea [of the] s<sup>d</sup> [Jo.] Balley Whereas after the Imparlan<sup>c</sup> & Comittitur before Specified the declaracōn of the s<sup>d</sup> Stapleford ag<sup>t</sup> [the] s<sup>d</sup> Balley should have been entred upon the Record w<sup>ch</sup> [s<sup>d</sup>] Declaracōn as allsoe the Capias afores<sup>d</sup> is wholly omitt[ed] whereby it is Impossible to know upon what Bond or for what sum<sup>e</sup> the s<sup>d</sup> Balley was sued by the s<sup>d</sup> Staple[ford] or to what Bond the s<sup>d</sup> Balley Pleaded the s<sup>d</sup> Plea of non ē ffactum.

Allsoe it is Erronious in this in th<sup>t</sup> after the Issue was Joyned it is not mencōned When the Venire facias went out or when Retornable nor to what Sherrife directed nor is it entered upon record more then Wherefore order is given &c.

Allsoe It is Erronious in this in th<sup>t</sup> in the Record it is said The Defend<sup>t</sup> in Open C<sup>t</sup> Confessed the Bond to be his deed Whereupon Judgm<sup>t</sup> Passed for the Plaintife Whereas there is noe mencōn of the appearance of both Parties & the time when to heare Judgm<sup>t</sup> nor is there any mencōn made Whether the s<sup>d</sup> Jurors were Returned or appeared or not w<sup>ch</sup> since by the Record is signified th<sup>t</sup> a Venire or Ord<sup>r</sup> was given out for a Jury there ought to have been some mencōn made of the Retorne thereof & since non ē factum by the Rules of the C<sup>t</sup> is a Proper Plea to a Bond though the s<sup>d</sup> Balley did not denye but Owne the s<sup>d</sup> Bond to be his hand yet the s<sup>d</sup> Cause should have come to tryall & by the Rule of the Court the s<sup>d</sup> Balley ought & was bound to plead th<sup>t</sup> Plea & might give the speciall matter in Evidence w<sup>ch</sup> he was not Allowed to doe but as soone as he had Owned the s<sup>d</sup> bond to be his hand Judgm<sup>t</sup> was given for the s<sup>d</sup> Stapleford without ever hearing w<sup>t</sup> the s<sup>d</sup> Balley had to Offer as Speciall matter in Evidence, w<sup>ch</sup> was this, The s<sup>d</sup> Bond was for 2000<sup>l</sup> Sterl from the s<sup>d</sup> Balley to Stapleford w<sup>th</sup> a Condicōn for to Stand to Arbitracōn & Award & in Case of not meeting of the s<sup>d</sup> Balley & Attending the Arbitrat<sup>rs</sup> when they should Appoint to meete the s<sup>d</sup> Balley to forfeit a 100<sup>l</sup> Wherefore since noe Award was made by the s<sup>d</sup> Arbitrat<sup>rs</sup> the s<sup>d</sup> Balley could not forfeit the s<sup>d</sup> 2000<sup>l</sup> & since It was never made appear that Balley had anie notice of the meeting of the s<sup>d</sup> Arbitrat<sup>rs</sup> Judgm<sup>t</sup> could not goe against the s<sup>d</sup> Balley for 100<sup>l</sup> Sterl. p. 22

Allsoe It is Erronious in this in th<sup>t</sup> the Record doth not Ascertaine what Bond when dated or for what Summe the s<sup>d</sup> Bond was th<sup>t</sup> the s<sup>d</sup> Balley Confessed to be his deed soe th<sup>t</sup> if the s<sup>d</sup> Stapleford should Comence his Action anew ag<sup>t</sup> the s<sup>d</sup> Balley upon the very bond w<sup>ch</sup> he then & there Confessed the s<sup>d</sup> Balley by Reason of the uncertainties afores<sup>d</sup> Cannot Plead the s<sup>d</sup> Judgm<sup>t</sup> in barre thereof

Allsoe It is Erronious in this In th<sup>t</sup> the s<sup>d</sup> Judgm<sup>t</sup> is for noe Certaine Sume but wholly uncertaine & dubious & altogether void in lawe by reason of the Uncertainty thereof as in the Record it is said Whereupon Judgm<sup>t</sup> past for the Plaintife whereas it ought to have been mencōned in this manner Wherefore it is Considered by the Co<sup>t</sup> here th<sup>t</sup> the s<sup>d</sup> Reymond Recover ag<sup>t</sup> the s<sup>d</sup> John as well the s<sup>d</sup> Sume of his debt afores<sup>d</sup> as allsoe the Sume of for his Costs &c.

Allsoe the s<sup>d</sup> Writ of Scire facias was manifestly erroneous

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in th<sup>t</sup> the same was Surrupitiously Obtained by false Informa-  
cōn of the s<sup>d</sup> Stapleford to his Excelency the Captaine Gen<sup>ll</sup>  
Cheife Justice of the s<sup>d</sup> C<sup>t</sup> pretending the s<sup>d</sup> Judgm<sup>t</sup> was for  
2000<sup>l</sup> sterl whereas he well knew there was noe such Judgm<sup>t</sup>  
as for 2000<sup>l</sup> sterl. & th<sup>t</sup> in his Answ<sup>r</sup> in Chancery the s<sup>d</sup> Staple-  
ford had sworne the s<sup>d</sup> Judgm<sup>t</sup> was but for 100<sup>l</sup> sterl & had  
not the s<sup>d</sup> Stapleford falselie informed his Excelency & by such  
false Insinuacōn Procured his Excelencies ord<sup>r</sup> mencōned in the  
Record to the Clerke the s<sup>d</sup> Scire facias by reason of the Un-  
certainty of the s<sup>d</sup> Judgm<sup>t</sup> could never have been sued out by  
anie Attorney who ought to have sued out the same

And Hereupon the s<sup>d</sup> Jo. Ballej Saith th<sup>t</sup> in the Record &  
Processe & alsoe in the Rendring of Judgm<sup>t</sup> afores<sup>d</sup> & Issue-  
ing out the Scire facias thereupon is manifestly Erred as the s<sup>d</sup>  
John hath Sufficiently made Appeare in alleadging the Errors  
afores<sup>d</sup> by him in forme afores<sup>d</sup> alleadged & the s<sup>d</sup> John Prayeth  
th<sup>t</sup> the Judgm<sup>t</sup> afores<sup>d</sup> together w<sup>th</sup> all the Processe thereupon  
for those errors & others in the record & processe afores<sup>d</sup>  
alleadged be Revoaked ad nullled & held for nought & th<sup>t</sup> he  
the s<sup>d</sup> John to all those things w<sup>ch</sup> he by Occasion of the Pre-  
mises hath Lost may be Restored & th<sup>t</sup> the s<sup>d</sup> Reymond to the  
p. 23 s<sup>d</sup> Errors may Answ<sup>r</sup>: Wherefore &c

Rob<sup>t</sup> Ridgeley p Quer

Allsoe the same day, to wit, the 26<sup>th</sup> day of May [afores<sup>d</sup>]  
before his s<sup>d</sup> Lo<sup>p</sup> in his upper house of Assembly [came] the  
afores<sup>d</sup> Reymond Stapleford by George Thompson [his] At-  
torney to Plead to the s<sup>d</sup> Errors. Whereupon is Ordered by  
the s<sup>d</sup> Upper house of Assembly That [there] be a hearing of  
the Cause on Munday next.—

Read an Act Entituled an Act for Quieting Possessions of  
such whose Evidences are Imperfect or totallie Lost & Voted  
to be sent downe.—

In Answ<sup>r</sup>: to a Paper of the 23<sup>th</sup> of May sent to this House  
by the Lower house touching the Repeale of the Act concern-  
ing deserted Plantacōns & for the Surceasing of all prosecu-  
cōn upon th<sup>t</sup> Law It is Thought fitte th<sup>t</sup> the Secretary be de-  
sired to give Answ<sup>r</sup>: thereunto by word of mouth who goeth  
forth accordingly

An Answ<sup>r</sup>: to the Vote of the Upper house for the Act Enti-  
tuled an act declaring how the C<sup>tes</sup> in this Province shall proceed  
in Criminall Cases is Returnd from the Lower House by M<sup>r</sup>  
Richard Hall & M<sup>r</sup>: Dent as followeth

The aboves<sup>d</sup> Bill being read Voted th<sup>t</sup> the same is unnecessarie  
to be Considered by this house since they doe humbly Conceave  
th<sup>t</sup> the Lawes of England ought to be esteemed & Adjudged  
of full force & Power within this Province & in Case the former  
Act for Proceedings at Law be anie waies deficient This house

are Willing to Joyne w<sup>th</sup> the upper house in Amending or  
Altering the same

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Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke.

The House is Adjourned till 9 of the Clock to morrow  
morning.

Wednesday the Twenty Seaventh of May

The House met.—

Present as yesterday except the Chancelour

Read the second time an Act Entituled An act for Impanel-  
ing the grand Inquests Passed & Voted to be read the third  
time

The Hon<sup>ble</sup> the Chancelor Enters the house This house  
Rec<sup>d</sup> from the Lower house by the hands of Major Brookes &  
M<sup>r</sup> Thomas Dent the following Answ<sup>r</sup> to their Vote for Im-  
position upon Liquors viz<sup>t</sup> The said Vote of the Upper  
house being read and after a long debate thereupon had Voted  
th<sup>t</sup> it is not necessary

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Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke

Read the second time in the Lower House the Act for  
Amending the Waies out of Charles Countie to the Cittie of  
S<sup>t</sup> Maries & Upon debate thereof Voted th<sup>t</sup> one way be made  
over Saccaia Swampe & th<sup>t</sup> to be by M<sup>r</sup> Allens Mill or within  
two miles above it at the discretion of the Justices of the Peace  
in both Counties & this House doe thinke the Way by his  
Excelencies house at Saccaia unnecessary for the present & if  
the Upper House Pleaseth to Prepare a Bill to this Effect  
This house are readie to Concurr<sup>e</sup> w<sup>th</sup> them in it or if they  
Signifie their Concurrence w<sup>th</sup> this House in this Vote This  
house will Prepare a Bill to be drawne up accordinglie

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke.

M<sup>r</sup> Woolman & M<sup>r</sup> Waterton sent w<sup>th</sup> the following vote  
viz<sup>t</sup> Put to the Vote Whether it be necessarie to Purchase the  
Land of Billingsleys Orphans for the Indians or Rent it for five  
yeares for them or not. Resolved by the Major Part th<sup>t</sup> the  
Land be Rented for ffive yeares of the Orphans of Billingsley  
till some other Expedient may be found for further Settlement  
for the Indians & th<sup>t</sup> the Rent be Paid at the Charge of the  
Province & th<sup>t</sup> the Upper house would Please to transmit their  
Opinions to this House what Sum<sup>e</sup> is necessarie to be given

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to the Orphan of Billingsley for Satisfacōn for the Rent of the s<sup>d</sup> Land for 5 yeares as afores<sup>d</sup>

The Bill for Quietting Possessions read in the Lower house and after debate thereupon had Voted th<sup>t</sup> there is a law for Quietting Possessions (Bodie of Lawes fo. 193) allreadie w<sup>ch</sup> this house Judgeth to be Sufficient

Signed by Ord<sup>r</sup>:

Rob<sup>t</sup> Ridgeley Clerke

Read in this house an Act Concerning Ordinarie keepers the second & third time & Passed.

Sent to this house from the Lower house the Peticōn of Pope Alvey humbly Imploring the Lower house to intercede in his behalfe to the Govern<sup>r</sup> for his Lordships Pardon of a Certaine felonie whereof he had stood convicted severall yeares & was Repreived by his Excelencies Grace & favour Upon w<sup>ch</sup> Peticōn was endorsed as followeth viz<sup>t</sup> Upon reading this Peticōn in this house voted (Nemiñe Contradicente) That this House doe Peticōn his Excelencie in the behalfe of the s<sup>d</sup> Alvey to graunt the s<sup>d</sup> Alvey his Lordships Pardon [& they] doe here-  
p. 25 by Peticōn his Excelency accordingly

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgely [Clerke]

This house debating upon the Exception made by the [Lower] house to the Act Entituled An act declaring how the Courts in this Province shall Proceed in [Criminall] Cases doe Signifie their Opinion to the [Lower house] Concerning the same in manner as followeth Viz<sup>t</sup> [This] house knowes of noe Law th<sup>t</sup> determines the Procee[dings] in Criminall Cases in this Province the Act Concern[ing the] Proceedings at Law Relating only to Cases of Meum & Tuum & therefore Judge it better to Sett[le] the Proceedings in Criminall Cases by this new Law then to Leave those Cases in the doubtfull Condiçōn they would stand in were they Put into the same Case the Comon Pleas are in by the Act Concerning proceedings at Law

The House is Adjourned till 2. of  
the Clock in the Afternoone.

The House met in the Afternoone

Present as in the morning

Captaine Burgesse & M<sup>r</sup> Loyd sent w<sup>th</sup> the following Vote from the Lower house viz<sup>t</sup> Upon the Looking over of the Temporary Lawes of this Province in this House & upon reading of the title of an Act for Building of a State house & Prison



& this taking into their Consideracōn as well the great Want of a Prison in this Province as alsoe the decay of this present Court or State house & Office It was therefore Voted by this house th<sup>t</sup> a Message be sent from this house to his Excelencie to acquaint him th<sup>t</sup> they thinke it necessarie th<sup>t</sup> a State house Prison & Secretaries Office be Speedily erected at the Publick Charge in such Part or Place of the Province as his Excelency shall thinke fitt to Appoint & humbly to desire his Excelency to Signifie his Pleasure therein to this House th<sup>t</sup> Provision may by them be made for the Erecting of such buildings for the use afores<sup>d</sup> in such Place as his Excelency orders accordingly

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgely Clke.

Resolved th<sup>t</sup> a message be sent to the Lower [house to] p. 27 know of them Whether the Buildings mencōned [in the] above Message shall be of Brick & when the [said work] shall be first entered upon & M<sup>r</sup> Taylor & M<sup>r</sup> [Truman] sent w<sup>th</sup> the s<sup>d</sup> Resolve.—

M<sup>r</sup> Dent & M<sup>r</sup> Darnell sent by the Lower house w<sup>th</sup> an Answ<sup>r</sup> to s<sup>d</sup> Resolve as followeth Viz<sup>t</sup> [Resolved] th<sup>t</sup> the Buildings be of Brick & to be [begun w<sup>th</sup>] all Expedicōn

M<sup>r</sup> Chew & Doct<sup>r</sup> Jesse Wharton sent to the Lower house with the following message viz<sup>t</sup> In Answ<sup>r</sup> to the Vote of the Lower house touching the State hou[se] the Govern<sup>r</sup> thinkes fitt to make Choice either of [S<sup>r</sup>] Maries or Anne Arrundel County & therefore des[ires] to Know Whether the Burgesses of either of those Counties he shall make Choice of will be willing to undertake the building a Convenient dwelling house of Brick for himselfe to Reside in his Excelency Conceaving it most necessary th<sup>t</sup> his Being be nigh the Place Appointed for the dispatch of Publick Busines

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgely Clerke.

Baker Brookes Esq sent w<sup>th</sup> the following Answ<sup>r</sup> to the last message of the Lower house about Billingsleys Land viz<sup>t</sup> It is the Judgm<sup>t</sup> & Opinion of this house th<sup>t</sup> the s<sup>d</sup> Land be Leased to the Indians at three thousand Pounds of tobacco p annum

Touching the Act for Impaneling the graund Inquests this house doth Conceave it were better to strike out the Wordes viz<sup>t</sup> That the Respective Sherifes shall take Speciall Care because the Act w<sup>th</sup> these wordes is not Positive enough as the Case requires and without these Words this house will Passe the Act if the Lower house Concurreth

The Act for the Surveyor Gen<sup>ls</sup> fees being read in the Lower house Voted there th<sup>t</sup> the same be revived w<sup>th</sup> an

U. H. Amendm<sup>t</sup> th<sup>t</sup> upon all Resurveyes the Surveyo<sup>r</sup> Gen<sup>l</sup> have  
 Journal double fees according to the Late Proclamacōn from his Exce-  
 original lencie & th<sup>t</sup> the Upper house be desired to Concurr<sup>e</sup> w<sup>th</sup> this  
 house in this Vote

Signed by ord<sup>r</sup>:

Rob<sup>t</sup> Ridgely Clerke

An Answ<sup>r</sup> to the Last Message of this house touching the  
 Vote of the Lower house Concerning deserted Plantacōns is  
 p. 29 Returned by M<sup>r</sup> Dent viz<sup>t</sup> This house humblie desires his  
 Excelencie th<sup>t</sup> the Answ<sup>r</sup> to this Pap[er delive]red to this  
 house by the Secretarie by Word of m[outh may] be sent to  
 this house in writing

Voted by the Lower house th<sup>t</sup> the Act for Proc[eedings] at  
 Law be amended & th<sup>t</sup> it Comprehend all Cases as [well]  
 Criminall as Civil the Lower house wholly dissenting [to] the  
 Bill for Proceedings in Criminall Cases & th<sup>t</sup> [upon] Amendm<sup>t</sup>  
 of the former Law there be a [Saving made] for the Act Con-  
 cerning Religion now of force [in the] Province & all other  
 Lawes th<sup>t</sup> are now or shall be hereafter of force in this Province  
 not Repugnant [to] the Lawes of England

Signed by Ord<sup>r</sup>:

Rob<sup>t</sup> Ridgely Clke.

Baker Brooke Esq desired to goe w<sup>th</sup> the ffollowing Message  
 to the Lower house viz<sup>t</sup> As to the desire of the Lower house  
 th<sup>t</sup> this house will give in Writing their Reasons for not Con-  
 curring w<sup>th</sup> them in the Vote sent in touching the Act for de-  
 serted Plantacōns & their Request thereupon It is Conceaved  
 by this House th<sup>t</sup> noe Expedient can be found by his Lordship  
 how his Rents shall be soe effectualie Secured as they are &  
 have been by this Act for deserted Plantacōns & th<sup>t</sup> to Suppli-  
 cate his Lo<sup>p</sup> to Repeale this Act w<sup>th</sup> formerlie was Procured &  
 Passed for the good & at the onlie Request of the People of  
 this Province & w<sup>th</sup> since through the Neglect & Carelesnes of  
 Severall Persons Concerned in Lands hath given his Lordsh<sup>p</sup>  
 some Considerable advantage would be a greate Presumption  
 in the Govern<sup>t</sup> & this house & be verie ill taken & Resented  
 by the Propriet<sup>r</sup> from his sonne this House having nothing  
 from the Lower house to deliver to his Lordship to Induce him  
 to Receive Requests of this nature This in Answ<sup>r</sup> to the first  
 second & third Request in th<sup>t</sup> Paper

As to the fourth this house doth Conceave th<sup>t</sup> the Proclama-  
 cōn issued out in Secretarie Boughtons time was Sufficient  
 favour to such as made use thereof while it was in force And  
 th<sup>t</sup> the Govern<sup>t</sup> cannot Answ<sup>r</sup> the dispensing w<sup>th</sup> his Lord-  
 ships Condicōns of Plantacōn for anie Omissions of People  
 since th<sup>t</sup> Proclamacōn expired

ffor Answ<sup>r</sup> to the Last the Govern<sup>r</sup> doth assure the Lower house th<sup>t</sup> all Instructions directed from the Propriet<sup>r</sup> to him Concerning Land for the future shall be Published according to their desires

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Signed by Ord<sup>r</sup>

Ri. Boughton Clke.

The Peticōn of Jo. Lytchington exhibited to this house sent to the Lower house w<sup>th</sup> the Endorsement as followeth viz<sup>t</sup> This house doth Conceave the Province is Obliged to Pay the Peticōn<sup>r</sup> Lytchington the tobaccoe & moneys Recovered by him ag<sup>t</sup> Maultby because there was noe Prison Provided in this Province for Securing Prison<sup>rs</sup> for debt & therefore doe desire the Lower house to Concurr<sup>e</sup> w<sup>th</sup> this house in Raising the s<sup>d</sup> 20000<sup>ls</sup> of tobaccoe & 120<sup>ls</sup> Sterl by an Equall Assessm<sup>t</sup> upon the People of the Province

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Signed by ord<sup>r</sup>

Ri. Boughton Clerke.

The debate touching Billingsleys Land againe Reassumed by the Lower house & Voted th<sup>t</sup> 2000<sup>ls</sup> of tobaccoe p<sup>r</sup> annum for 5 yeares Provided the Indians stay on the Land soe long be Paid to Billingsleys Orphans & immediatlie after the Removall of the Indians from the s<sup>d</sup> Land this Rent to Cease & the Indians to be turned of the s<sup>d</sup> Land at five yeares end Provided the Orphans & the Indians shall not agree between themselves to the Contrarie

In Answ<sup>r</sup> to the Vote of the Lower house touching the Surveyor Gen<sup>ls</sup> fees this House doth Concurr<sup>e</sup> w<sup>th</sup> the Lower house therein

An Answ<sup>r</sup> to the Last Vote touching Billingsleys Land was returned to the Lower house as followeth viz<sup>t</sup> This house doth not thinke it Just nor Safe to force the Indians of from th<sup>t</sup> Land being once permitted to take footing thereon & th<sup>t</sup> therefore the Orphan ought to have 2000<sup>ls</sup> of tobaccoe allowed him yearly by the Countrey till the Assembly shall thinke fitte to Purchase the Land of the Orphan

Captaine Boreman & Major Brookes doe Signifie to this House th<sup>t</sup> the Lower house doe Conceave their former Answ<sup>r</sup> sufficient Whereupon Resolved by this house th<sup>t</sup> noe further notice be taken of the Votes touching the s<sup>d</sup> Billingsleys Land

The House is Adjourned till ffriday

Morning 9. of the Clock

On ffriday the 29<sup>th</sup> of May the House met

Present as on Wednesday

This house Rec<sup>d</sup> from the Lower house by the hands of M<sup>r</sup> Dent a Paper Containing as followeth viz<sup>t</sup> A motion made

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by a Member of the house That Whereas his Lord<sup>ps</sup> hath by Two Severall Instruments under his hand & [Seal] Assented unto Eighteene & Twelve lawes in all [thirty th<sup>t</sup>] the house Peticōn his Excelencie th<sup>t</sup> he will Satisf[e this] House Whether the Lord Proprietarie since One [Thousand] sixe Hundred & fifty nine hath assented to anie [more] Lawes and if he hath then th<sup>t</sup> his Excelencie would [Inform] this house to what Lawes his Lordship assented & Cause [his] Lo<sup>ps</sup> Assent to be entered upon record & this house [do] Peticōn his Excelencie accordinglie

In Answ<sup>r</sup> whereto his Excelencie Returneth th<sup>t</sup> [he know]eth of noe lawes assented to by the Lord Propriet<sup>r</sup> but what are mentioned in the Bodie of the Lawes & there [may] be found

Put to the Vote in the Lower house Whether Lytchington [ought] to be Releived upon his Peticōn or not & Voted necessarie th<sup>t</sup> he be releived as the house shall thinke fittē. The house Orders him to be allowed 20000<sup>ls</sup> of tobaccoe in S<sup>t</sup> M[aries] Charles & Calvert Counties next time the Publick leavie is laid to be borne by an Equall Assessm<sup>t</sup> upon all the Taxable persons in this Province

Signed by Ord<sup>r</sup>

Rob<sup>t</sup> Ridgely Clerke.

This House doth Concurrē w<sup>th</sup> the Lower house in the vote touching Lytchingtons Peticōn & Judge it fittē th<sup>t</sup> the s<sup>d</sup> Lytchington be Satisfied the Sumē of tobaccoe allowed him by the Lower house & in the Way & manner wherein they have appointed the same to be Paid Still Provided th<sup>t</sup> he have his Remedie at Law ag<sup>t</sup> Maultby for his whole debt in such manner as if nothing had beene allowed him upon his s<sup>d</sup> Peticōn

Signed by Ord<sup>r</sup>

Ri. Boughton Clerke.

Major Brooke & Captaine Boreman brought a vote of the Lower house th<sup>t</sup> a message be sent to this house to desire them to Joyne two or more of their members w<sup>th</sup> the Comittee of the Lower house to make a Comittee of both houses for the drawing up of Lawes & other busines to be done by the votes of both Houses The Names of the Comittee of the Lower house are M<sup>r</sup> Rob<sup>t</sup> Carville Cap. Philemon Lloyd M<sup>r</sup> Thomas Dent Cap. William Burgesse M<sup>r</sup> Richard Woolman M<sup>r</sup> Daniel Clerke M<sup>r</sup> William Berrie & Cap. Thomas Howel

This House doe thinke fittē to Resolve themselves into a Comittee & desire th<sup>t</sup> the Lower house will give notice when their Members will be readie

M<sup>r</sup> Taylor & M<sup>r</sup> Truman sent to desire the Lower house to Consider of the dangerous Consequences w<sup>ch</sup> will of necessitie happen by this houses Condescending th<sup>t</sup> all Lawes in England

should be in force in this Province for the tryall of Criminalls without some Reservacōn to Consider of the Conveniences of this Province The Lawes of England being in those Cases especiallye soe Voluminous & often times are Repealed without o<sup>r</sup> knowledge Therefore this House desires the Lower house to take into their serious Consideracōn how unsafe it will be for the Judges of this Province to Proceed ag<sup>t</sup> Criminalls by anie such uncertaine Lawes & Therefore it is the desire of this house th<sup>t</sup> the Lower house will Consider of soe manie of the Lawes of England for the Proceedings afores<sup>d</sup> th<sup>t</sup> the Judges may be ascertained of such their Proceeding Besides the Consideracōn of such Lawes as may be in force w<sup>ch</sup> if unknowne to this Province may be of dangerous Consequence

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M<sup>r</sup> Hatton & M<sup>r</sup> Bowles doe Signifie to this House the Concurrence of the Lower house in the Preceding Vote

Ordered th<sup>t</sup> this House be Resolved into a Comittee to Joyne w<sup>th</sup> the members appointed by the Lower house

M<sup>r</sup> Taylor desired to Signifie to the Lower house the Concurrence of this house w<sup>th</sup> them in their last vote for amending the Waies in Charles County & to desire the Lower house to Prepare a bill as they shall thinke fitte

[Vo]ted by this  
[house] th<sup>t</sup> noe  
[Rum Molasses]  
[Sugar fflour]  
Malt wheate  
[B]arley, Beere]  
[Cyder] Perrie or  
[Qu]ince drinke  
[be] Imported from  
New England new  
Yorke or Virgi-  
nia into this  
Province &  
the S<sup>d</sup> Vote sent  
downe by M<sup>r</sup>  
Truman

The House is Adjourned till the Afternoone

The House met Present The Govern<sup>r</sup> Baker  
Brooke Esq D<sup>r</sup> Jesse Wharton

The Hon<sup>ble</sup> Chancelor Enters after the Sitting of the house

The House is Adjourned till 9. of the Clock to morrow  
Morning.—

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On Saturday the Thirtieth of May the house met

Present the Hon<sup>ble</sup> Govern<sup>r</sup> Chancelor, M<sup>r</sup> Brookes M<sup>r</sup> Truman M<sup>r</sup> Chew M<sup>r</sup> TaylorIn Answ<sup>r</sup> to the Vote of this house Prohibiting Liquors the Lower house doe Concurr in the s<sup>d</sup> Vote & doe desire this house to draw a bill for th<sup>t</sup> Purpose & th<sup>t</sup> a Reasonable time be allowed th<sup>t</sup> all Persons may take notice thereofSigned by ord<sup>r</sup>Rob<sup>t</sup> Ridgely Clerke.The Co<sup>m</sup>ittee of both houses doe retorne the following list of Lawes to be revived viz<sup>t</sup>

The Act for the gage of tobaccoe hogsheads fo.	83
The Act Prohibiting ground Leaves & seconds fo.	84
The Act for Registring Births Marriages & burials	35
The Act appointing Certaine Offic <sup>rs</sup> except the last clause for nominating Sherrifes	37
The Act Concerning Militarie discipline	39
The Act concerning the heigth of ffences	40
p. 33 The Act for Conveyance of all Letters th <sup>t</sup> Concerne [the Publick	42]
The Act for Publicacōn of Marriages	[46]
The Act Imposing a fee upon those who shall [be] married	[54]
The Act Concerning Indians	[54]
The Act Prohibiting Arrests on the Sabboth day	[63]
The Act for Americiam <sup>ts</sup> in Pro <sup>all</sup> & County C <sup>ris</sup>	[74]
The Act for a Publick Notarie	[85]
The Act Prohibiting trade w <sup>th</sup> the Indians for f[lesh]	99]
The Additionall Act to the act for Publicacōn of marriages	} [120]
The Act for Limitacōn of Actions to avoid suites of Law	
The Act Provideing Sufficient ffreight for his Lordship	} 13[3]
The Act touching Coopers	
The Act for Coron <sup>rs</sup> fees	182
The Act for Sowing hempe & flaxe	199
The Act for mending the high waies	211
The Act for Killing Wolves	227
The Act for Killing Wolves	231
The Act for Preservacōn of Orphans estates	234

Voted th<sup>t</sup> all the Lawes above Specified be Revived except the Act Prohibiting ground Leaves & seconds & the Act for the Publick Notary.—Sent to this house Certaine Papers touching the Cynicoes Indians & the Way of Releiving them w<sup>th</sup> Provisions Where—

upon it was the desire of this house th<sup>t</sup> the Lower house will  
Appoint sometime on Munday morning to Conferre w<sup>th</sup> this  
house touching the matters Contained in those Papers

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M<sup>r</sup> Darnell sent to Acquaint this house th<sup>t</sup> the Lower house  
doe assent to the desire of this house above Specified & doe  
desire his Excelency to Signifie the houre & Place

His Excelencie desireth th<sup>t</sup> the Conference be at 10. of the  
Clock on Munday morning in the Upper house.

The House is Adjourned till 2. of the  
Clock in the Afternoone.

The House met Present the Captaine Gen<sup>l</sup> Chancelor  
M<sup>r</sup> Brookes M<sup>r</sup> Truman M<sup>r</sup> Chew & M<sup>r</sup> Taylor

The Lieuten<sup>t</sup> Gen<sup>l</sup> haveing Received this day a Peticon  
Subscribed by some Members of both Houses as allsoe by  
severall others of the Countie of St<sup>t</sup> Maries & haveing Likewise  
Rec<sup>d</sup> therew<sup>th</sup> an Obligacōn signed & Sealed by some of the  
Subscribers of the afores<sup>d</sup> Peticōn for the performance of th<sup>t</sup>  
w<sup>ch</sup> he Requested upon a vote from the Lower House touching  
a State house Office & Prison to be erected of brick at the  
Countreys Charge To w<sup>ch</sup> Request noe Answ<sup>r</sup> being yet Re-  
turned in Writeing the Govern<sup>r</sup> therefore hath Considered the  
afores<sup>d</sup> Peticōn & doth Signifie to the Lower house th<sup>t</sup> he  
makes Choyce of the Towne Land at St<sup>t</sup> Maries for the afores<sup>d</sup>  
Buildings & doth desire th<sup>t</sup> the Lower house will proceed in  
the Ordering & directing how it shall be Erected & this House  
is readie to Joyne w<sup>th</sup> them therein

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His Excelencie takeing into his serious Consideracōn the  
Peticōn & Mediacōn of the Lower house in the behalfe of Pope  
Alvey doth Signifie to the Lower house th<sup>t</sup> upon their Request  
& desire he doth Willinglie Condescend to graunt the s<sup>d</sup> Alveys  
Peticōn & th<sup>t</sup> the s<sup>d</sup> Alvey sue out his Lo<sup>ps</sup> pardon

The House is Adjourned till 9. of the Clock  
on Munday morning

On Munday the ffirst day of June the house met

Present the Captaine Gen<sup>l</sup> M<sup>r</sup> Brookes M<sup>r</sup> Truman & M<sup>r</sup>  
Taylor

Upon notice given by this house th<sup>t</sup> they are Readie to Joyne  
in a Conference touching the Indians the Lower house w<sup>th</sup> their  
Speaker came in to this house & after some debate the Ques-  
tion was Put to both houses Whether it be necessarie th<sup>t</sup> a  
Peace be Concluded betweene the Cynicoes Indians & the  
English Resolved in the Affirmative, Nemine Contradicente, &

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th<sup>t</sup> the manner thereof & Articles for the same be Considered of by this house & transmitted to the Lower house.—

Signed by Ord<sup>r</sup>

Ri. Boughton Clerke.

In Pursuance of the Vote for a Peace to be made w<sup>th</sup> the Cynicoes Indians passed at a Conference of both houses this day the Upper House have Voted That a Peace be by the Govern<sup>r</sup> made w<sup>th</sup> the s<sup>d</sup> Cynicoes Indians & forasmuch as th<sup>t</sup> Peace may bring a Warre w<sup>th</sup> the Susquahannahs This house for the Securitie of the Province doe Vote th<sup>t</sup> an Act of Assembly be drawne up to Impower the Govern<sup>r</sup> & Councell to make Warre even without the Province & to Leavie the Charges of the s<sup>d</sup> Warre by an Equall Assessm<sup>t</sup> upon the Persons & Estates of the ffreemen of this Province anie form<sup>t</sup> Act or Law to the Con<sup>t</sup>rarie hereof notwithstanding & doe desire the Concurrence of the Lower house to this Vote

The House is Adjourned till 2. of the Clock  
in the Afternoone

The House met Present the Cap. Gen<sup>ll</sup> Chancelor Secretarie M<sup>r</sup> Brookes & D<sup>r</sup> Wharton

P. 35 The Vote of this house here above returned w<sup>[th the]</sup> Endorsement as followes viz<sup>t</sup> This House doe [Concurre] w<sup>th</sup> the Upper house in the within Vote & doe hum[bly de]sire th<sup>t</sup> they would be Pleased to draw up a Law [for that] Purpose

Read in the Lower house the Bill Prohibiting [the Impor]tation of Strong Liquors &c. Voted there th<sup>t</sup> [this Bill] Passe w<sup>th</sup> this Amendm<sup>t</sup> to wit, the t[ime to be Limited] untill the Twenty fifth of December next [& the Penalty] to be altered th<sup>t</sup> is to say, In stead of for[feiture of the] Vessels &c. to be the Goods for feited or [the] Value [there]of

This House doe Consent th<sup>t</sup> this Act doe Comence from the Twentie ninth of September next & will not admit of anie other Alteracōn

Voted by the Lower house th<sup>t</sup> a message be sent to this house to know Whether his Excelency or any other person th<sup>t</sup> they know of will undertake the Building of the State house Prison & Office.—

The Hon<sup>ble</sup> the Chancelor & Secretary being desired to goe to the Lower house & Satisfie this house Concerning the dimensions of the s<sup>d</sup> Buildings That they may be thereby Enabled to give Answ<sup>r</sup> to the Undertakers doe goe forth accordinglie.

A Proposall of a member of the Lower house Whether it be not necessarie to Build the State house Prison & Office at the Ridge & to Peticōn his Excelencie accordinglie for th<sup>t</sup> there are



severall Persons of Qualitie in Anne-Arundel County th<sup>t</sup> will undertake to build a State house Prison & Office at their own Charge onlie to be Repaid by the Countrey when the Buildings are finished & to build a House for his Excelency at their owne Proper Costs & Charges Voted th<sup>t</sup> it be necessarrie & this House doe Peticōn his Excelencie accordingle.

In Answ<sup>r</sup> to w<sup>ch</sup> Vote the Captaine Gen<sup>l</sup> Signifieth to the Lower house That he having by Writinge allreadie declared his Choice & the Publick faith being allreadie passed & Conceaving th<sup>t</sup> this Last Paper is noe Answ<sup>r</sup> to the last Message of this house touching the Buildings doth not thinke fitte to take anie further notice of the s<sup>d</sup> Paper but th<sup>t</sup> the Lower house be desired to Signifie to this House of what dimensions the s<sup>d</sup> Buildings are to be & then some Persons will Offer themselves as Undertakers of the same.—

Read here an Act for the Limitacōn of Actions ag<sup>t</sup> the Survey<sup>r</sup> Gen<sup>l</sup> of this Province and Voted to be read the Second time.—

Brought in from the Lower house an Act to Reforme the p. 36  
Attorneys Councillors & Solicitors at Law in this Province

This Act Passed in the Lower house & Voted by this house to be engrossed

Read the Act for Repairing the high Wayes in Charles Countie Passed the Lower house and Voted by this house to be engrossed

Read the Act for Repeale of Certaine Lawes Passed the Lower house & Voted by this house to be engrossed

Reymond Stapleford by George Thompson his Attorney Came againe to defend the Errors assigned ag<sup>t</sup> him by Jo. Balley haveing Craved Libertie of Speaking thereunto this present day being the first day of this Instant June On w<sup>ch</sup> day allsoe Came Jo. Balley by Rob<sup>t</sup> Ridgely his Attorney & Offered himselfe ag<sup>t</sup> the s<sup>d</sup> Reymond Stapleford of & upon the Errors afores<sup>d</sup> And the s<sup>d</sup> Reymond Stapleford Saith th<sup>t</sup> the afores<sup>d</sup> John Balley ought not to have had a Writ of Error ag<sup>t</sup> him the s<sup>d</sup> Stapleford Because he the s<sup>d</sup> Balley ought to have Sued the same out before the Execucōn was served on him the s<sup>d</sup> Balley but he the s<sup>d</sup> Balley haveing Elapsed th<sup>t</sup> Opertunity all th<sup>t</sup> he the s<sup>d</sup> Balley doth demand of the s<sup>d</sup> Stapleford & the Upper house of this Present Gen<sup>l</sup> Assembly by Virtue of his Writ of Error if graunted will appeare as Erroneous as anie of the Pretended & Assigned Errors ffor Execucōn served in Law being the End & Period of the Law is like death w<sup>ch</sup> his Sumons w<sup>ch</sup> admittes of noe Bayle or releife. And Hereupon the s<sup>d</sup> Stapleford Humbly Craveth the Judgm<sup>t</sup> of the Upper house of this present Gen<sup>l</sup> Assembly.

Ordered th<sup>t</sup> Judgm<sup>t</sup> by Default goe ag<sup>t</sup> the s<sup>d</sup> Stapleford un-

U. H. lesse he mend his Plea by to morrow morning & the Present  
Journal original Plea not to be allowed of ag<sup>t</sup> the s<sup>d</sup> Errors

The House is Adjourned till 9. of the  
Clock to morrow morning

On Tuesday the Second day of June the house met

Present the Captaine Gen<sup>l</sup> the Secretary M<sup>r</sup> Brookes M<sup>r</sup>  
Truman M<sup>r</sup> Taylor

The Chancelor Enters after the Sitting of the house

This House rec<sup>d</sup> from the Lower house by the hands of  
Major Brookes & M<sup>r</sup> Thomas Dent an Answ<sup>r</sup> to the last  
Message of this house touching the Jmportacōn of Strong  
Liquors as followeth viz<sup>t</sup> Upon Reading & debate upon this  
Bill this house doe not thinke fitte to Recede from their former  
Vote

p. 37 Read an Act Entituled an Act for the Securitie of the  
[Province] & Voted to be sent downe to the Lower house to  
be Con[sidered] of by them

The House is Adjourned till [2 of the Clock]  
in the Afternoone

The House met in the Afternoone

Present as in the Morning

Reymond Stapleford was Called & made his [Appearance]  
by Geo. Thompson his Attorney & Jo. Ba[iley Came like-]  
wise & appeared by Rob<sup>t</sup> Ridgely his A[ttorney but the said]  
Stapleford did not Amend his plea according to the [Rule]  
given him the first day of this Instante June but made default  
Wherefore it is Considered of by the Upper hou[se] of As-  
sembly That the s<sup>d</sup> Errors be affirmed & th<sup>t</sup> the Judgem<sup>t</sup> (&  
Scire ffacias thereupon) Erroniously Obtained by Stapleford  
ag<sup>t</sup> the s<sup>d</sup> Balley be held for nought & to all Jntents & Pur-  
poses be Null and Void & the s<sup>d</sup> John Balley to all those  
things w<sup>ch</sup> by the s<sup>d</sup> Judgm<sup>t</sup> he hath Lost to be Restored And  
th<sup>t</sup> the full Effecting of the Errors thereof may be done That  
the same be null and Void to all Jntents & Purposes whatso-  
ever & the s<sup>d</sup> Stapleford in Mercie for the Costs.

The House is Adjourned till 3 of the Clock

The House met Present the Captaine Gen<sup>l</sup>  
the Chancelor the Secretarie M<sup>r</sup> Brookes  
M<sup>r</sup> Truman D<sup>r</sup> Wharton M<sup>r</sup> Taylor

Retorne of Non ē Inventus is made upon two writtes of  
Error sued out by Thomas Chandler & William Russel ag<sup>t</sup> two

severall Judgm<sup>s</sup> ag<sup>t</sup> them obtained by John Wells upon two severall Informatiōns & Ordered th<sup>t</sup> there be a Continuance of both Causes untill the next Assembly

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The House is Adjourned till to morrow  
Morning 9. of the Clock

On Wednesday the Third day of June the house met Present the Cap. Gen<sup>l</sup> Chancellor  
Secretarie M: Brookes M: Truman D: Wharton  
M: Taylor.—

D: Waterton & M: Vanheck doe Signifie to this house the dissassent of the Lower house to the Act Entituled an Act for the Securitie of the Province

Read the first time the Act ag<sup>t</sup> Burning of ffences & Voted to be read the second time

Read the first time the Act Concerning Taxable Persons & Voted to be read the Second time.—

Read the first time the Act Concerning Servants th<sup>t</sup> have Bastards & Voted to be read the second time

Read the first time the Act for Appointing Court dayes & Voted to be read the second time

Read the first time the Act for Payment of ffees due from Criminalls & Voted to be read the second time

Read the first time the Act for Sherrifes to take. bayle & Voted to be read the second time

The House is Adjourned till 2. of the  
Clock in the Afternoone.—

The House Met Present as in the morning

M: Vanheck & M: Darnell bring from the Lower house a Proposall of a member of th<sup>t</sup> house Whether it be not verie necessarie for this house to take into Consideracon the great Charge & Weight of Governm<sup>t</sup> w<sup>ch</sup> Rests upon his Excelencies Shoulders & his Readines to Complie w<sup>th</sup> us being an Intercessor for us to his ffather for the Gaining of Severall Rights & Jmmunities for this house & allsoe to secure o<sup>r</sup> Lives & fortunes ag<sup>t</sup> o<sup>r</sup> Enemies the Jndians And Whether We ought not to make a gratefull Acknowledgm<sup>t</sup> to his Lordship & Assure him of o<sup>r</sup> Loves to him by Settling the two Shillings p Hogshhead upon his Excelencie after the death of the Lord Propriet<sup>r</sup>

Upon debate of this Proposall Voted th<sup>t</sup> the Jmposition of 2<sup>s</sup> p hhd be Continued to his Excelencie during the Terme of his naturall Life Provided th<sup>t</sup> in Case of Shipwrack or taking of anie Shippes th<sup>t</sup> the Tobaccoe be Lost then the Jmposition money to be Paid back or the Party have Libertie to Shippe

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soe manie hogshheads of Tobaccoe againe & th<sup>t</sup> all the Pro-  
visoos in the former Act remaine in force to w<sup>th</sup> this house de-  
sires the Concurrence of the Upper Upper house.—

Whereupon a Message was dispatched to the Lower house  
to Know of them Whether they intended the Allowance for  
Tobaccoe lost or taken shall now take Place or after the Lord  
Propriet<sup>s</sup> death Voted by the Lower house th<sup>t</sup> it is the Intent  
& meaning of th<sup>t</sup> house th<sup>t</sup> it shall take Place Presentlie Other-  
wise noe Act for 2<sup>s</sup> p hhd to Passe during his Excelencies Life  
according to the above Proposal

His Excelency Retornes Answ<sup>r</sup>: th<sup>t</sup> he doth not thinke fitt  
to Accept of the s<sup>d</sup> 2<sup>s</sup> p hhd on such termes

The House is Adjourned till 9 of the  
Clock to morrow morning

On Thursday the ffourth day of June the House mette

P. 39 Present the Captaine Gen<sup>l</sup> Chancelor, Secretarie M<sup>r</sup> Truman  
& M<sup>r</sup> Taylor

Severall Acts Read Passed & sent downe to [the Lower]  
House to be Engrossed

The Oath of a Privie Councelor to his L[ordship & of one]  
of his Lo<sup>es</sup> Justices of the Pro<sup>l</sup> Court w[as admini]stred &  
taken by Colonel Nathaniel Utye

The House is Adjourned till [two of]  
the Clock in the Afternoone

The House met Present the Capta [Gen<sup>l</sup>] Chancelor,  
Secretarie M<sup>r</sup> Tru[man] M<sup>r</sup> Taylor, Colonel Utye

This House Rec<sup>d</sup> by Cap. Boreman & M<sup>r</sup> W[eeke]s a Vote  
of the Lower House as followeth viz<sup>t</sup> Voted th<sup>t</sup> a Message  
be sent to the upper house to Acquaint them th<sup>t</sup> Captaine  
Loyd Cap. Burgesse M<sup>r</sup> Dent M<sup>r</sup> Hambleton & Cap. Howell  
are by this house appointed a Co<sup>m</sup>ittee to make up the Acco<sup>s</sup>  
of the Publick & draw an Act for the same & to desire his  
Excelencie to know Whether his Excelency and Upper house  
Please to Appoint anie members of their house to Joyne w<sup>th</sup>  
the s<sup>d</sup> Co<sup>m</sup>ittee of this house to make a Co<sup>m</sup>ittee of both  
houses to Jnspect the Acco<sup>s</sup> afores<sup>d</sup> & if they Joyne anie then  
to send their Names

Ordered by this House th<sup>t</sup> M<sup>r</sup> Truman & M<sup>r</sup> Taylor be de-  
sired to Joyne w<sup>th</sup> the members of the Lower house Appointed  
to be a Co<sup>m</sup>ittee to make up the Acco<sup>s</sup> of the Publick

June 4<sup>th</sup> Lower House of Assembly

Ordered th<sup>t</sup> the members of this house Waite on the Members of the Upper house to morrow morning

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Cap. Loyd Sent to Informe this house th<sup>t</sup> the Lower house have agreed w<sup>th</sup> Captaine Quigly for Three hundred Thousand Pounds of Tobaccoe to build the State house according to the dimensions drawne up in the Act for the same & to be Paid halfe when halfe done & the Rest when quite finished Allsoe the s<sup>d</sup> Quigley in the s<sup>d</sup> time & for the same Consideration is to build a Brick or Stone Prison of Twentie foure foote Long & Twelve foote Wide w<sup>th</sup> a Particōn in it & Loft & to finish all by the Last of October Come Two yeares or Else to forfeit his Worke & fiftie Thousand Pounds of Tobaccoe for w<sup>ch</sup> he is to give Security presently Allsoe this House doth Request th<sup>t</sup> the s<sup>d</sup> Quigley may have the benefit of Keeping the Prison for Seaven yeares

This House doth Concurrē w<sup>th</sup> the Lower house in the agreement w<sup>th</sup> the s<sup>d</sup> Captaine Quigley here above Specified

The House is Adjourned till to morrow morning  
9. of the Clock.—

On ffriday the fifth day of June the house met

p. 40

Present the Cap. Gen<sup>l</sup> Chancelor Secretarie  
M<sup>r</sup> Truman, M<sup>r</sup> Taylor, Colonel Utye.

Read in this House a Peticōn Exhibited by Captaine Hugh Oneale Humbly Praying a License for Importacōn of Horses from New yorke into this Province & upon the s<sup>d</sup> Peticōn an Endorsement from the Lower house as followeth Viz<sup>t</sup> Voted th<sup>t</sup> this House Peticōn his Exelency to Graunt the Peticōn<sup>t</sup> Hugh Oneale a License to Jmport Ninety Eight Horses between this & the last of August into this Province to be Brought in at one time in one Gange Provided th<sup>t</sup> as soone as he Arrives in this Province he shall goe to Two of the Comission<sup>s</sup> in Baltimore County & Acquaint them w<sup>th</sup> the Number of Horses he hath brought w<sup>th</sup> him That they may Certifie the time of his Arrivall & the Number of Horses Mares or Colts & if the s<sup>d</sup> Oneale shall Exceed the number or not Bring them alltogether or not Procure such Certificate from two Justices of the Peace the s<sup>d</sup> Horses Mares or Colts to be forfeited notwithstanding the s<sup>d</sup> License And this House doe Peticōn his Exelencie accordinglie.—

This House doth Concurrē w<sup>th</sup> the Lower house in the Graunt of the Peticōn above Specified.

Signed by Ord<sup>r</sup>

Ri. Boughton Clerke.

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Ordered th<sup>t</sup> the Lower house be Requested to send some Answ<sup>r</sup> to the Returne made by the Upper house to a Vote sent in here touching the Continuance of the 2<sup>s</sup> p<sup>r</sup> hhd to the Cap. Gen<sup>l</sup> during his naturall Life & the Secretarie desired to make the s<sup>d</sup> Request who goeth forth accordinglie

Sent hither a Peticōn from the Lower house Exhibited to them by William Thomas & Elizabeth his Wife & Voted by them to Peticōn his Excelencie th<sup>t</sup> the s<sup>d</sup> William Thomas may have a License to Import into this Province out of Virginia as manie horses mares or Colts not exceeding Sixe in number Provided he Import them by the Twentie fifth of December next It being a Portion given the s<sup>d</sup> Elizabeth by her father & this House Peticōns his Excelencie accordinglie

Signed by Ord<sup>r</sup>

Rob<sup>t</sup> Ridgely Clerke.

This house Concurreth in the graunt of the s<sup>d</sup> Peticōn of W<sup>m</sup> Thomas

The House is Adjourned till 2. of the Clock  
in the Afternoone.

2. 41 The House met in the Afternoone Present the Cap. Gen<sup>l</sup> Chancel<sup>r</sup> Secretarie, M<sup>r</sup> Truman D<sup>r</sup> Wh[arton] M<sup>r</sup> Taylor, Colon. Utye.—

The following Vote of the Lower House sent [to this] House by M<sup>r</sup> Rob<sup>t</sup> Carvile viz<sup>t</sup> Vot[ed by this House] th<sup>t</sup> the Grand Juries th<sup>t</sup> are Sumōned [Twice a Year out] of the Bodie of the Province shall [be Allowed each] Court 2000<sup>ls</sup> of Tobaccoc for their [Expences and no] more & th<sup>t</sup> everie Countie Leavie 400<sup>ls</sup> [of Tobaccoc eve]rie yeare to be Paid to the Ordinarie [keeper that enter]taines them & th<sup>t</sup> this Vote be sent to [the Upper house to] desire their Concurrence therein & if [they do Concurr] herein then th<sup>t</sup> his Excelencie would Iss[ue Proclama]cōn] accordingly to the Respective Counties.

This House doth Concurr<sup>e</sup> w<sup>th</sup> the Lower [House in the said] Vote.—

Voted th<sup>t</sup> the Lower House be desired to Consider of [the] greate Losse the ffrontier Inhabitants of Baltemore County have Sustained by the Indians Latelie Coming downe to their Plantacōns & destroying their Stocks & th<sup>t</sup> some Releife be made for the s<sup>d</sup> Losse & dāmage.

Put to the Vote in the Lower House Whether the Allowance for Tobaccoc Lost or Taken shall now Take place or after the Lord Proprietaries death yea or not? Voted That it now Take Place Otherwise noe Act to Passe. Put to the Vote there

Whether the Vote should be Reassumed againe yea or not  
Voted not to be Reassumed

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Voted by this House th<sup>t</sup> the Lower house be desired to Prepare an Act Touching their former Vote for 2<sup>d</sup> p hhd

5<sup>th</sup> of June Lower House Voted th<sup>t</sup> Cap. Howell & Mr Vanheck goe to his Excelencie & Upper house & Acquaint them th<sup>t</sup> the message about the Losse & damage of the Inhabitants in Baltemore Countie being uncertaine & the house being informed th<sup>t</sup> some of their Stocks are returned Conceave Satisfacōn must for those Reasons be referred to the next Assembly if they thinke fitte.

The House is Adjourned till 9 of the  
Clock to morrow morning

On Saturday the Sixth day of June the house  
met

Present the Cap. Gen<sup>l</sup> Chancelor, Secretarie, M<sup>r</sup> Truman,  
D<sup>r</sup> Wharton, M<sup>r</sup> Taylor Colon. Utye

A Peticōn Sent to this House from the Lower house Touching the Confirmacōn of the Lawes w<sup>th</sup> their desire That his Excelencie would be Pleased to send the same to the Lo. Proprietary w<sup>ch</sup> his Excelency readilie undertaketh

Read an Act Entituled an Act for Quieting Possessions Sent from the Lower House & After debate thereupon This House doth Thinke th<sup>t</sup> all Omissions of the Clerkes in not Recording &c. in the Act mentioned & of the Surveyor not Returning Certificates &c. allreadie Past (Errors in the Quantitie of Land returned onlie excepted) will be better Saved by a Proclamacōn (as hath formerlie been done) then by this Act & th<sup>t</sup> these Omissions ought not to be Encouraged by this Act for the future.

To the Second This House doth Thinke Covin or not Covin is hard to be distinguished but by the Record & When the Right Appeareth not upon record It ought to be Thought Covin w<sup>ch</sup> all Courts of Justice doe Abhorre To the Third this House Knoweth not of anie Lands th<sup>t</sup> ever were Escheated for Want of the Afores<sup>d</sup> formalities onlie in the Patent

To the ffourth the House doe thinke it may be better Salved by a Proclamacōn then by this Act

As to the Whole Act This House doth Consent th<sup>t</sup> it may Remaine in the Lower House till the next Meeting of this Assemblie

Sixth of June Lower House.—The Message above being Read Voted th<sup>t</sup> his Excelencie be desired to Jssue out such Proclamacōn Speedilie and Ordered th<sup>t</sup> the s<sup>d</sup> Act be recorded

U. H. in the Journall of this House & to Remaine to be debated the  
 Journal next meeting of this Assemblie  
 original

This House Concurrerth w<sup>th</sup> the Lower House in their desire here above Specified

Cap. Quiglie giveth Bond for the Payment of fffitie Thousand Poundes of Tobaccoe to be forfeited to the Countrey in Case he doe not Compleate the Buildings undertaken by him within the time Limited & It is further Agreed between both Houses of this Present Gen<sup>l</sup> Assemblie th<sup>t</sup> he the s<sup>d</sup> Quigley Shall have Three Hundred & Thirtie Thousand Pounds of Tobaccoe for the s<sup>d</sup> Buildings Provided th<sup>t</sup> noe Part or parcell thereof is to be Paid him before the Compleating & finishing the Whole Worke undertaken.

Upon Notice given to the Lower House th<sup>t</sup> his Excelencie was readie to Breake up this Present Sessions of Assemblie & to desire them to Bring up the Lawes assented to by Both Houses The Lower House w<sup>th</sup> their Speaker Came into this house w<sup>th</sup> all the Lawes made this Assemblie the Titles whereof being read in the Presence of both Houses His Excelencie Signed the Lawes w<sup>th</sup> this Endorsement viz<sup>t</sup> His Excelencie Willeth these to be Lawes & Thereupon Prorogued this Assembly till the Twenty ninth day of September this Instant yeare of o<sup>r</sup> Lord One Thousand Sixe hundred & Seaventy foure.—

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Acts made att a Generall Assembly held att the City of S<sup>t</sup> Maries The Thirteenth day of Aprill in the xxxij<sup>th</sup> yeare of the Dominion of the Right Honourable Cæcilius &c<sup>æ</sup> Annoq Domini 1674.—

His Excellency Charles  
 Calvert Governour—

An Act of gratitude to his Excellency Charles Calvert Esq<sup>r</sup>  
 Cap<sup>o</sup> Generall of Maryland

Whereas by an Act made att a Generall Assembly held att the City of S<sup>t</sup> Maries the xxvij<sup>th</sup> day of March in the xxxix<sup>th</sup> Yeare of your Lordships Dominion over this Prouince Annoq Domini 1671 Intituled an act for the Rayseing & Provideing of a support for his Lordship the Lord and Proprietary of this Prouince dureing his natureall life and likewise a supply towards the defraying the Publick Charges of Government itt was Enacted that from & after the first day of September then next Coming there should be Raysed Leavyed Collected and payd vnto your Lordship Your heires & successors Lords &



Proprietaries of this Prouince the sūme of two shillings starling for every hoggshead & quantity of an hoggshead of Tobacco which should be att any tyme then after shipped in any Shipp or vessell to be Exported out of this Prouince or any the Territoryes Islands ports Rivers Creekes or places thereunto Belonging And itt was alsoe Thereby Enacted that the said duty & impositiō should be from time to time paid & satisfied by the master or masters of every such shipp or vessell respectively in which any such Tobacco should be Exported upon his or their Clearing & takeing out his or their dispatch & dispatches for every such Respective shipp & vessell and before the departure of such shipp or vessell from this Prouince and that all and every master & masters of any shippes or vessells coming into this Prouince should att their first arriveall here & before their Loadeing on board any goods or Comodities of the Growth Produccōn or manufacture of this Prouince give good & sufficient security & securities to the Lord Proprietary of this Prouince or to the Leivtenant Generall of this Prouince for the time being for the true payment of the said duty & Impositiō accordingly And itt was thereby further Enacted that all & every person or persons shipping or Ladeing on board or attempting or Endeauoring to ship or Lade on board in any shipp or vessell whatsoever any Tobacco for which the said duty or Impositiō then was or should be due before such security given by the master or masters of such shipp or vessell for the payment of the duty or Impositiō before mencōned and a Certificate of such security given first had and obtained under the hand and Seale of the Lord Proprietary Leivt Generall or Cheife Governour of this Prouince for the time being or of such officer or officers on that behalfe for the time being to be appointed should forfeite the same or the full value thereof the one moyty whereof should bee to your Lordship your heires and successors and the other moyty to him or them who should seize or sue for the same by bill plaint or Informaciō In any The Courts of Record within this Prouince—

Provided allwayes that one halfe of the money by that Act to be Raysed should be Employed towards the maintaineing a Constant Magazine with Armes and Amunicōn for the Defence of this Prouince and defraying other Publick Necessary Charges of the Government—

Provided allwaies that soe long as the said Act should Continue noe Publick Leauy should be layd upon the freemen & Inhabitants of this Prouince but by Consent of the said freemen in open assembly first had & obtained and that dūreing the Continuance of the said act as aforesaid the Last Clause of an act Intituled an act Concerning Leavying of warr within this Prouince by which Clause itt is Enacted That all Charges

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arising from time by defence of this Prouince against any invasion of any enemy or Enemies or against any domestick Insurreccōn or Rebellions against the Publick Peace of this Prouince or the Gouernment established herein and under your Lordship and your heires should be defrayed by the Prouince by an Equall assessment upon the persons and Estates of the Inhabitants thereof should be & Remaine suspended any thing in that Act to the Contrary Notwithstanding the foregoing Clause of the said act Remaining still in full force & vertue

P. 75 Provided alsoe that soe long as The said Act should Continue Your Lordships Receiver or Receiours Generall for the time being should Receive good sound & Marchantable Tobacco when Tendered for Your Lordships Rents or fines for alienacōns of Land reserved vpon the severall & Respective grants of Land in this Prouince att the Rate of two pence per pound any thing in his Lordships grants to the Contrary hereof Notwithstanding Provided alsoe and itt was thereby Enacted That the Act Entituled an Act for the muster master Generalls fees should for ever from thenceforward stand Repealed which said Act was to Continue dureing your Lordships Natureall life and for one Cropp more next after your Lordships deacease & noe longer as by the said Act Relacōn being thereunto had may more att Large appeare Now the Delegates of the freemen of this present Generall Assembly Considering the great fauour Your Lordshipp doth unto them in Continueing your onely Sonne & Heir apparent Your Gouernour ouer them and gratefully acknowledging the many benefitts they Receive by his Care & Solisitude and desiring that all Marchants Masters of Shippes and others Tradeing may haue all due Encouragement for the welfare of this your Prouince doe pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice & Consent of the upper & Lower houses of this present Generall Assembly and the Authority of the same That the said Act and all & every the Articles Provisoos matters and things therein Contained doe & shall stand and bee by this present Act Ratified & Confirmed to all intents and purposes according to the true intent & meaning thereof not onely for & dureing the Life of the Right Hon<sup>ble</sup> Cæcilius absolute Lord & Proprietary of this Prouince and for one Cropp after as aforesaid Butt alsoe for and dureing the Natureall life of the Right Hon<sup>ble</sup> Charles Calvert Esq<sup>r</sup> sonne & Heir apparent of the said Cæcilius Lord Proprietary and noe longer And that from & after the deacease of him the said Cæcilius Lord Prop<sup>r</sup> The said duty and Imposicōn of two shillings per Hogshead shall be Leavyed Raysed Collected and paid to the said Charles Calvert Esq<sup>r</sup> for and dureing the tearme of his Natureall life as aforesaid in such

manner and under such paines penalties & forfeitures as by the said Recited act is Limited & appointed to be paid to the said Cæcilius Lord Prop<sup>y</sup> as aforesaid Provided allwaies Neverthelesse That all & Every the Severall provisoes in the said Act Contained doe during the Continuance of this Act stand in full force & virtue and be inseparably annexed to this present Act provided alsoe that from and after the End of this present Sessions of this Generall Assembly in case of shippwrack or takeing of any shipp or shippes vessell or vessells soe that the Tobaccos therein Laden be lost before the Delivery of the shipp or vessell att his or their port then the master Marchant or other owner of such Tobaccos soe Laden & lost as aforesaid shall be Repayd the said duty or Imposicōn of two shillings p Hogshead or have liberty to shipp att some other time soe many hogsheads of Tobacco as they had formerly paid Imposition mony for as aforesaid free & Cleer of any the said Imposicōn.

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An Act for the Enrollment of Conveyances and securing  
the Estates of Purchasers. p. 76

For the better Establishing of away & method of Conveying of Mannors Lands Tenements & Hereditaments within this Prouince for the future and for the avoyding of all abuses & decept in Incumbering Estates by Mortgages & otherwise by the owners of Lands & Hereditaments To the prejudice of purchasers for valuable Consideracōns and such as lend their moneys vpon reall securities—

Bee itt Enacted by his Lordship the Lord Proprietary of this Prouince by and with the advice and Consent of the upper & Lower houses of this present Generall Assembly That from and after the Publicacōn hereof noe mannors Lordships Lands Tenements or Hereditaments whatsoever within this Prouince or any the Lands Islands Territories or places thereunto belonging shall passe alter or Change from one to another whereby the Estate of Inheritance or freehold or any Estate for yeares (other then such vpon which the Improved yearely Rents reserved to be payd) shall be made to take Effect in any person or persons or any vse or trust thereof Except the deed or deeds Conveyance or Conveyances by which the same shall be intended to passe alter or Change be made by writeing indented and sealed and that the same be acknowledged in the Prouinciall Court of this Prouince or before two of the Privy Councell of this Prouince or in the Court of the same County or before two of the Justices of the peace of the same County where the same Mannors Lordships Lands Tenements & Hereditaments doe Lye And be Enrolled or the substance of

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the same (that is to say) the Certaine dates names Surnames and addicōns of the parties thereunto with the Certain Consideracōns for which the same are made And the Certaintie of the premisses and of the Estate and Estates thereby intended to passe be Enrolled in the Prouinciall Court of this Prouince or in the County Court where the Land doth Lye the same enrollment to be made within twelue moneths next after the date of the said writings indented for the Capcōn of which said acknowledgm<sup>t</sup>: there shall be paid to the parties takeing the same twelue pence starling and noe more and for which said Enrollment there shall be paid to the Clerke of the said Prouinciall or County Court in case the same doe not Exceed halfe a side of aleafe in folio in the Record booke wherein the same shall be Enrolled the sūme of Eight pence onely And if the same doe Exceed halfe aside of aleafe as aforesaid then the sūme of sixteene pence and soe after the Rate of sixteene pence of every side of aleafe which the Enrollment shall take upp and that the said Clerke of the said Court shall well and Sufficiently Enroll the same with a note of the day wherein the same shall be enrolled in agood sufficient booke in folio to Remaine in the Custody of the Clerke of the same Court for the time being amongst the Records of the said Court To the intent that Every party that hath to doe therewith may resort unto & see the enrollment and that the same Clerke shall on the back of every such deed in a full Legible text hand make an endorsment of the day and yeare of such enrollment and alsoe of the folio of the booke in which the same is enrolled and shall unto such endorsement Sett his hand.

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Provided allwaies and itt is hereby Enacted by the Authority aforesaid and by the advice and Consent aforesaid that where the Grantor or grantors Bargainor or Bargainors of any such Mannors Lordshipps Lands Tenements or Hereditaments shall happen to be out of this Prouince and within any of the Dominions of his Majesty the King of England att the time of the ensealing of such writeing or writings Indented so that the same cannot be acknowledged in manner & forme as is before directed or enrolled within the time for that purpose herein before Limited That in every such case the acknowledgment of such writeing or writings before the Cheife Governour or Governours of any of his said Majesties Plantacōns or before the Major or Cheife Majestrate of any City or towne Corporate within his said Majesties Dominions and a Certificate thereof under the hand and seale of such Cheife Governour or Governours or under the Comon Seale of such City or towne Corporate annexed and affixed vnto such writeing Indented the enrollment of such writeing together with such Certificate In the Prouinciall Court before mencōned within

two yeares next after the date of the said writing Indented shall be a Sufficient acknowledgment and enrollment in the Law to all intents and purposes and as effectual & avayleable for the passing & Conveying of the Mannors Lordships Lands Tenements & Hereditaments thereby intended to be passed or Conveyed as if the same had been acknowledged in this Province and enrolled according to the intent & direccōns of this Act any thing herein before Contained to the Contrary hereof Notwithstanding.

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And Bee itt further Enacted by the Authority aforesaid by and with the aduice and Consent aforesaid that every such writing Indented to be acknowledged & enrolled as aforesaid shall haue Relacōn as to the passing and Conveying of the premisses & the Estate & Estates thereby intended to be passed and Conveyed only from the day of the enrollment of the same and not from the day of the date thereof and shall att all times be Construed and take most fauourably and beneficially for the benefitt and advantage of the grantee and grantees and more strongly for the barring of the grantor or grantors therein to be named and according to such intent as by the words thereof shall appear to haue been the true intendment of the parties thereunto allbeit the same shall not happen to bee drawn & penned in such strict formall manner as is used in England and other Countries where the advice of Councill learned in the Lawes of the Country may be easily had in the drawing & penning of Instruments of the like nature.

Provided alwaies that where any married woman or fem Covert shall happen to be named aparty grantor in any such writing Indented the same shall not be of force to debarr her or her heirs Except vpon her acknowledgment of the same the person or persons takeing such her acknowledgment shall Examine her privately and secretly out of the hearing of her husband whether shee doe make such acknowledgment willingly & freely and without being induced thereunto by any force or threats vsed by her husband or through feas of his displeasure and that vpon such Examinacōn shee shall owne the said acknowledgment to be free and voluntary and that the person or persons soe Examining her shall in the noate or Certificate of the Capcōn of the said acknowledgment Certifie such her Examinacōn and acknowledgment thereupon and that such Certificate be likewise enrolled vpon Record in which Case onely every such feme Covert shall be barred and not otherwise any thing herein before Contained to the Contrary Notwithstanding.

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Provided alsoe that noe such writing Indented shall be att any time enrolled within this Prouince before the Reccivor

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Generall of the Lord Prop<sup>y</sup> of this Prouince for the time being or the Deputy or Deputies of such Receivor Generall for the time being shall sett his or their Recepmus thereunto if any fine for alienacōn for the said land be due and by the Originall grant Reserved any thing to the Contrary hereof in this Act notwithstanding.

And Bee itt further Enacted that all Lawes for enrollment of Conveyances & securing the Estate of purchasers heretofore made be hereby Repealed.

An Act Concerning the Impannelling of the grand Inquest in the severall Counties within this Province.

The Delegates in this present Generall Assembly Considering the great Charge the severall Counties in this Prouince are put unto in bearing the Charge of their severall grand Inquests which are twice in every yeare summoned to enquire of offences and misdemeanors Comitted in their severall Counties against his Lordshippes peace doe humbly pray that itt may be Enacted And bee itt by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice & Consent of the upper and lower houses of this present Generall Assembly and Authority of the same Enacted that from and after the Publicacōn hereof all & every person or persons that shall hereafter be summoned by the severall Sherriffes within this Prouince to appear in the severall County Courts as grand Inquests to inquire as aforesaid shall bear and defray the Expence and Charge of his and their owne severall attendance att such County Courts without Charging any thing vpon the severall Counties for such their Charges & attendance and to the end noe person may be over burthened hereby.

It is further Enacted by the Authority aforesaid that noe person shall be twice Summoned in one yeare to be one of the said grand Inquest and that the sherriffes aforesaid shall not cause any person to be summoned and Impannelled to serve vpon any of the said grand Inquests but such as shall be freeholders in their severall & Respective Countyes This act to endure for three yeares or to the end of the next Generall Assembly which shall first happen

P. 79 An Act for the surveyor Generalls fees with addicōn of fees vpon Resurveys and for Leaving the same.

Forasmuch as the severall Lawes hitherto made for the Regulateing of surveyors fees haue by dayly Experience been found ineffectuall to Curb the exorbitant Exactions of the

severall Deputy surveyors to the great damage detriment & vexacōn of the good people of this Province— Liber  
W H & L

Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the upper & Lower houses of this present Generall Assembly that from and after the Publicacōn hereof the Surveyor Generall nor any of his Deputies for the time being shall aske demand take or Receive any other fee gratuity or Reward for any matter Concerning the office of a surveyor then such as are by this present act provided for allowed & Expressed that is to say for surveying of any plott of Ground of one hundred acres or vnder one pound of Tobacco per acre if the plott be between one hundred & two hundred Acres then for the first one hundred acres as aforesaid and for all above halfe a pound of Tobacco p acre if between two hundred and five hundred acres then for the first two hundred Acres as before and for all above one quarter of a pound of Tobacco p acre if itt be between five hundred and one thousand acres then for the first five hundred as aforesaid and for any quantity above five hundred acres one pound of Tobacco for every tenn acres and noe more for entering a survey vpon the booke five pounds of Tobacco for Certifyeing the same five pounds of Tobacco for describing a plott, of the ground surveyed if itt be one hundred acres or vnder tenn pounds of Tobacco if above one hundred Acres then five pounds of Tobacco for every hundred acres for going to make such survey if the place be distant from his vsuall habitacōn twenty Miles or vnder forty pounds of Tobacco if about twenty & under forty miles Eighty pounds of Tobacco and soe pro rato for any greater quantity and that for every resurvey to be made for any person whatsoever such resurvey being made with a Chaine Circumferenter with Sights and other Instruments for that purpose necessary the surveyor Generall or his Deputy respectively may aske demand take and Receive double the fees before in this Act provided and no more.

And Bee itt further Enacted by the Authority aforesaid that all such fees as aforesaid so earned by the Surveyor or his Deputy or Deputies Respectively shall and may be Leavyed by way of Execucōn vpon the body or goods of any person or persons delaying or refusing payment thereof the surveyor Generall or such Deputy or Deputies as aforesaid taking their Corporall Oath to the truth of his or their accompts before the Governour Chancellor or secretary of this Prouince for the time being.

And be itt further Enacted by the Authority aforesaid that p. 80  
the Surveyor Generall or his Deputy shall keepe a booke of all the Surveys that he or they shall make together with faire

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Plotts of the same And the said bookes kept by the Deputies Respectively shall be yearely Returned to the Surveyor Generall and in Case the Surveyor Generall or his Deputy or Deputies shall neglect to keepe such bookes as aforesaid where-by any person within this Prouince shall suffer damage by the Losse of his Land surveyed or otherwise—

Bee itt further Enacted that the said surveyor Generall his Deputy or Deputies in whome the fault shall be found to be shall be Lyable to satisfie all such damages as shall be adjudged against him in the Prouinciall Court in which Court only the said damage shall be tryed and for the avoyding of all Con-  
tests between the Surveyors and the people of this Prouince—

Bee itt Enacted by the Authority aforesaid That the Surveyor Generall or his Deputy or Deputies Respectively shall before he or they demand his fees be bound to deliver a Certificate of his survey to the parties for whom he surveyed the Land and that the said party deliver the same unto the office according to his Warrant this Act to Repeale all other Lawes Concerning Surveyors fees and to Continue for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act for the payment of fees due from  
Criminall persons

Whereas divers Complaints have been made by severall Counties of this Prouince occasioned for that they have been forced to pay the fees of Imprisoned Criminalls the persons by whom such fees ought heretofore to haue been paid or here-  
after to be paid being released and going free to the great Incouragement of offenders for preventiō whereof for the future

Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice and Consent of the upper & Lower houses of this present Generall Assembly and the Authority of the same that from henceforward noe person either sherriffe or Goaler shall Charge either their own County to which they doe belong or the Publick with any fees for any Criminall Comitted to his or their Charge haveing a sufficient Estate in this Prouince wherewith to pay the same or being Capable to make satisfacciō for the same by servitude or otherwise but that such Criminalls as aforesaid being discharged by order of  
p. 81 Course of Law shall pay his own fee to the sherriffe or Goaler according to act of Assembly either out of his said Estate or by Servitude or otherwise whatsoever and the said sherriffe or Goaler shall not demand of such Criminall soe discharged by order as aforesaid any fee for any thing after the said order made unlesse the party soe freed as aforesaid shall delay pay-  
ment of such fees by servitude or otherwise.



Provided alwayes that this Act shall not Extend to malefactors which are Executed or to such other persons who are banished haueing noe Estate in the prouince or Servants Criminalls in all which cases the Sherriffe or Goaler shall Recover and be paid such fees by the County where the fact was Comitted and the Criminall Resided or by the whole Country att the discreçon of the Justices of the Prouinciall Court.

And Bee itt further Enacted by the Authority aforesaid that all and every servant Criminall for whom the County shall pay the fees due to the sherriffe as aforesaid shall after the end & expiracõn of his time of servitude due to his master satisfie vnto the Comissioners of the County who paid such his fees for him to the sherriffe as aforesaid for the vse of such County such summe as they haue paid as aforesaid and the severall Comissioners of the severall Counties shall and are hereby Impowred to make inquisicõn after all such servants Criminalls for whom the County hath defrayd the said fees to the sherriffes and they the said Comissioners according to their best discreçõns shall order the said servants to make such reasonable satisfaccõn to the County as they shall think fitt and in such manner as they shall find Convenient and that in case the said Servants Criminalls shall remove into any other County then where he was a Servant and where the fact was Comitted then itt shall and may be Lawfull for his Lordshippes Justices of the Prouinciall Court att the desire and request of the Comissioners of the Respective Counties to award such satisfaccõn to the said Comissioners as shall be to them due from such Servants Criminalls as shall seeme meete this Act to Continue for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act for Limitting of accõns against the Surveyor Generall of this Prouince

Forasmuch as the businesse relating to the office of surveyor Generall of this Prouince of late yeares hath been and now is soe great and Lyeing soe diversly scituate within the severall Counties of this Prouince th' itt is not possible for him to performe the same in his propper person as formerly itt hath been wont to be performed but that of Necessity severall Deputies must be appointed or otherwise the businesse of the Prouince cannot be done nor performed for which performance as aforesaid it is impossible to procure Sufficient security of the Respectiue Deputies to bear harmlesse the Surveyor Generall from the errors omissions and neglects of the Respectiue Deputies which Errors as aforesaid the surveyor Generall by the reason of the great distance between him and his Deputies cannot by any meanes prevent—

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Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by & with the Consent of the upper and lower house of this present Generall Assembly That the Surveyor Generall of this Province for the time being shall not in any wise be Lyable for any error Defect omission Neglect or default of any of his Deputy Surveyors within this Prouince for any matter or thing whatsoever heretofore done or Comitted by any of his Deputy surveyors vnlesse the party or parties grieved shall make Complaint by suite or other formall processe in Law and Continue the same without intermission vntill Judgment be therein given and that the same be done within three moneths next after the Publicacōn hereof.

And for what defect error neglect omission or default shall hereafter happen to be done by any his Deputy Surveyors vnlesse the parties grieved shall within six moneths next after the said error defect omission neglect or default make Complaint by suite or other formall processe in Law and Continue the same without intermission vntill Judgment be thereupon given to that purpose the said surveyor Generall shall not any waies be Lyable to make any satisfaccōn for such their Errors defect Neglect omission or default whatsoever in their office done or to be done from time to time hereafter any Law or vsage to the Contrary Notwithstanding

Provided that this Act nor any thing therein Contained shall not hinder any person from haueing his accōn against any Deputy Surveyor of this Prouince for any misfeasance or error in his office this Act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act Concerning those servants that  
haue bastards

Whereas diuers women seruants within this Prouince not haueing husbands living with them haue been gotten with Child in the time of their servitude to the great dishonour of  
p. 83 god and apparent damage of Masters or owner of such seruants & noe Law yett provideing where the damage shall be Recoverable for Remedy whereof—

Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Consent of the upper and lower houses of this present Generall Assembly that every such mother of a bastard Child not able sufficiently to prove the party Charged to be the begetter of such Child in every such Case the mother of such Child shall onely be Lyable to satisfie the damage soe sustained by Servitude or otherwaies as the Court before whom such matter is brought shall see Convenient. Provided that

where the mother of any such Child as aforesaid shall be able to prove her Charge by sufficient Testimony of wittnesses Confession of the party Charged or pregnant Circumstance agreeing with her Declaracōn in the Extremity of her paines and Throes of travell and her oath taken by some Magistrate Then the party Charged if a servant to satisfie halfe the said damage if a freeman then the whole damage by Servitude or otherwise as the Court before whom such matter is brought as aforesaid shall thinke fitt And if any such mother as aforesaid be able to prove by such Testimony or Confession of the party Charged being a Single person & a freeman did before the begetting of such Child promise her mariage that then he shall performe his promise to her or Recompence her abuse as the Court before whom such matter is brought shall see Convenient the quality & Condiçōns of the persons Considered this Act to endure for three yeares or to the end of the next Generall Assembly.

An Act for appointing Court dayes in each Respective County within this Prouince.

To the intent Court dayes may be ascertained and that the Comissioners within their Respective Counties may know Justly when to attend

Bee itt enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice & Consent of the Upper & Lower houses of this present Generall Assembly that for the future saint Maries Baltemore and Dorchester County Courts shall be held the first Tuesday in September November January March June for the Orphans and the first Tuesday in August for Ann Arundell Charles & Somersett County the second tuesday in September November January March June for the Orphants and the second Tuesday in August for Calvert & Talbott County the third Tuesday in September November January March June for the Orphants and the Third Tuesday in August the fourth Tuesday in September November January March & June for the Orphants and the fourth Tuesday in August—

And Bee itt further Enacted by the Authority aforesaid that every Comissioner That shall not appear and attend att such place appointed for the Court to be held att in his Respective County att the time Limited and appointed by the Law shall be fined two hundred pounds of Tobacco for and towards the building of Pillory stocks and whipping post for the Execucōn of Justice or to be disposed of as the Court then Sitting shall think fitt unlesse such Comissioner or Commissioners shall make Lawfull Excuse to be allowed of by the Court.

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And forasmuch as it many times happens especially in the winter Season that but two or three of the Comissioners doe meet and attend upon the dayes sett and appointed as aforesaid whereby all processe made Returnable to that Court doe fall & abate and the severall plaintiffs are forced to sue out new writts to the great Charge and delay of the suitors.

Bee itt therefore enacted by the Authority aforesaid that any two or three of the Comissioners whereof one to be of the Quorum meeting as aforesaid bee hereby fully Authorized & empowred to adjourne the Court to some short time after as shall seeme to them meete and that noe suite shall for want of a full Court fall or abate but the same shall be Continued until the next Court to be held according to such adjournment as aforesaid and that if the first day appointed by this Act for the holding of the severall and Respective Courts be not time enough to doe the businesse in that Court depending then the Justice of such Court are hereby Impowred to adjourne from day to day vntill such time as the businesse Returnable that Court shall be finished & whereas there haue some scruples arisen by the Comissioners of the Respective County Courts whether they shall doe any other businesse in every June Court in euery Respectiue year then what was Concerning Orphans the true intent & meaning of this Act is that the Comissioners of euery Respectiue County Court may and ought to doe heare Judge & determine any businesse depending in the said Court att the same June Court between any persons whatsoever as well as Relating to any Orphants businesse

#### An Act against burners of fences

Whereas diverse of the Inhabitants of this Prouince haue suffered much damage by the Notorious evill practices of ill disposed and malicious persons burning their fences and noe Law yett made to provide for the deterring and punishing such offenders for preventing such dangers and punishing such malicious attempts for the future the good people of this Prouince doe humbly pray that itt may be enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Consent of the upper and lower houses of this present Generall  
p. 85 Assembly and by the Authority of the same That if any person or persons within this Prouince shall wilfully and maliciously burne and destroy any Corne field Pasture ground orchard or other fence or fences whereby any of the Inhabitants of this Prouince are harmed and endamaged the person soe offending being thereof Convicted by the Testimony of two sufficient witnesses shall suffer such penalties or vndergoe

such punishments as the Lawes of England provides against such malicious persons and Practices of that nature or make restitucōn to the person wronged by paying treble the damages susteyned thereby as the Justices before whom such Cases shall Come shall determine this Act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

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An Act Concerning taxable persons

Whereas divers Servants are dayly Imported into this Province and many disputes ariseing Concerning their ages and when they are to be accounted Taxables Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the Consent of the upper and Lower houses of this present Generall Assembly that all male Children borne in this Prouince and Resident in itt shall be accounted Taxables att the age of sixteene yeares and vppwards and all male servants Imported into this Prouince att the age of tenn yeares and vppwards shall be accounted Taxables and all slaues whatsoever whether male or female Imported or borne in the Prouince att or aboue the age of tenn yeares shall be Likewise accounted Taxables and soe Rated accordingly and that all freemen Resident in this Province (Except ministers & priests) shall be Taxables being aboue the age of sixteene yeares this act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act declaring what shall be done by the sherriffe ex officio

Whereas Certain Charges are lately arisen in the Province by the sherriffes exacting fees for severall matters and Executing severall writts and precepts and for summoning of Jurors in Criminall cases and other matters onely Relateing to the Publick which formerly were done & Executed and still ought to be done ex officio—

Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice and Consent of the upper & Lower houses of this present Generall Assembly and the Authority of the same that from henceforth noe sherriffe within this Prouince shall take Exact or Receive of or from any person whatsoever any fees Sallary gratuity or reward for the serving or Executing any writt warrant or precept from the Governour or Councill or from any Justice of the Peace within this Province or for the doeing of any other thing in any the Courts of Record in this Prouince for any matter or thing or

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vpon any suite or suites in Criminnall Cases but such sherriffes are hereby injoynd to Execute the same ex officio and every sherriffe offending herein shall forfeite the sume of one thousand pounds of Tobacco for every offence one halfe to the Lord Proprietary and the other halfe to the party greived And one act made att an assembly held att S<sup>t</sup> Maryes in the yeare 1662 Intituled an act declareing what shall be done by the sherriffe ex officio is hereby Repealed.

To the Right Hon<sup>ble</sup> the Lord Proprietary of the Prouinces of Maryland and Avalon Lord Baron of Baltemore &c<sup>t</sup>.

The Humble Peticōn of John De Le maire William Tick Cornelius Johnson Axell Stille Henry ffreeman Marcus Syserson, Jeffery Jacobson, Henry Henderson, Oliver Colke, Mounts Anderson, Lawrence Christian, Hance Peterson, Cornelius Peterson, John Desjardins Martin Mugenbrough, Henry Mathews, Henry Inloeas, John Nomers, Andrew Clements, Cornelius Arenson Hester Cordea, John Lecount, Moses Lecount, Phillip La Count Anthony Lecount Hester Lecount, Katherin Lecount,—

Humbly sheweth unto your Lordship that your Peticōners John Lemaire was borne att Anjou in the Kingdom of France William Tick att Amsterdam in Holland vnder the Dominions of the states Generall of the vnited Prouinces Cornelius Johnson att ffiacena vnder the same Dominions Axell Stille in the Kingdom of Sweadland Henry ffreeman Marcus Syserson Jeffery Jacobson Henry Henderson Oliver Colke Mounts Anderson Cornelius Peterson Henry Mathews John Nomers Andrew Clements all of the said Kingdom of Swedeland Lawrence Christian and Martin Mugenbrough in Germany John Desjardines in the Kingdome of france Hans Peterson in the kingdome of Denmarke Henry Enloes & Cornelius Arenson vnder the Dominions of the States Generall of the vnited Prouinces Hester Cordea att Deepe in Normandie John Lacounte Moses Lacounte Phillip Lacounte Anthony Lacount all the sons of Anthony Lacounte borne att Picardie in the kingdom of france Hester Lacount Katherine Lacount Daughters to the said Anthony Lacount and both sonns & daughters borne within your Lordships Prouince of Maryland and your Peticōners borne elce where being now Removed into this Prouince haue for diuers yeares therein inhabitted being invited to come and dwell within this Prouince by and vppon Confidence of your

p. 87 Lordships declaracōn of The Second of July 1649 whereby

you did impower your Governour from time to time to grant lands vnto any person of french Dutch Spanish Swedish or other forreigne discent in the same and in as ample manner and vppon the same tearmes and Provisoos as he was thereby impowred to grant lands to any person or persons of Brittish or Irish discent and dureing their said abode they haue been alwaies faithfull & obedient to your Lordshippes Lawes yett for that your Peticōners are not of Brittish or Irish discent they cannot take benefit of the Lawes and Customes of this Prouince as other the said people of this Prouince of Brittish or Irish discent may to their great losse hinderance and prejudice as alsoe to the Deterring of diuers others of the same forreigne Nacōns aforesaid from Comeing into this Prouince and by Consequence foreslowing the peopling of this Prouince with vsefull artificers and Handy craftsmen May itt therefore please your Lordship of your abundant goodnesse and wonted Care of and over this Prouince that itt may be Enacted & ordeined by your Lordship And Bee itt ordeined & Enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> of this Prouince by and with the aduice & Consent of the upper & Lower houses of this present Generall Assembly that your Lordshippes humble Peticōners Iohn Lemaire, William Tick, Cornelius Johnson, Axell Stille, Henry ffreeman, Marcus Syserson, Jeffry Iacobson, Henry Henderson, Oliver Colke, Mounts Anderson, Lawrence Christian, Hance Peterson, Cornelius Peterson, John Desjardines, Martin Mugenbrough, Henry Mathews, Henry Inloes, John Nomers, Andrew Clements, Cornelius Arenson, Hester Cordea, John Lacount, Moses Lecount, Phillip Lecount, Anthony Lacount, Hester Lecount, Katherine Lecount, they and every of them shall from henceforth be adjudged Reputed and taken as natureall borne people of this Prouince of Maryland and alsoe that they and every of them shall and may from henceforth by the same Authority be enabled and adjudged to all intents and Purposes able to demand Challenge aske haue hold and Injoy any Lands Tenements Rents & Hereditaments within this Prouince as Heire or Heires to any of their Ancestors by Reason of any discent in fee simple feetayle Generall or Speciall or Remainder vppon any fee Tayle generall or speciall or come to them or any of them by discent in fee simple feetayle Generall or Speciall or Remainder vppon any Estate tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they and every of them had been borne within this Prouince or were of Brittish or Irish discent as aforesaid and alsoe that they and every of them from henceforth shall and may be Enabled to prosecute maintaine & avow Justife and defend all manner of accōns suites plaints or other demands whatsoever as Liberrally franckly freely

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p. 88 Lawfully fully and securely as if all of them had been Natureall borne within the Prouince of Maryland (And the abovesaid Children of Anthony Lacount had been soe borne since their Denizacōn by their said ffather) or were of Brittish or Irish Discent as aforesaid and as any other person or persons Natureally borne within this Prouince or of Brittish or Irish descent may any waies Lawfully doe Any Law Provisoe act or Custome of this Prouince or other thing whatsoever had made ordeined or done within this Prouince to the Contrary hereof in any wise Notwithstanding.

An Act prohibiting all masters of shippes or vessells or any other persons from Transporting or Conveying away any person or persons out of this Prouince without passes.

Whereas Severall persons ffreemen within this Province being indebted to the Inhabitants thereof have been by masters of Shippes and other vessells transported and by others by land Conveyed out of this Province and alsoe Severall Servants who had time by the Custome of the Countrey Condiçōn for wages or Indenture to serve have been transported and Conveyed away as aforesaid to the great & manifest damage of their Creditors and masters, The Delegates of this present Generall Assembly haueing seriously Considered the Inconveniencies thereby accruing to the good people of this Province doe pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup>—the Lord Proprietary by and with the advice and Consent of this present Generall Assembly that from and after the Publicacōn hereof any person or persons whatsoever who shall intend to depart this Prouince shall give notice of such his intended departure by setting up his name att the Secretaryes office for the full space of three whole moneths and that if within that time noe person shall vnder write the person respectively soe setting upp his name as aforesaid itt shall then be Lawfull for his Lordshippes Gouvernour Chancellor or Secretary of this Prouince for the time being to signe a passe for any such person to depart this Prouince for which passe the party shall pay as a fee to the person signeing the same the sūme of two shillings six pence Sterling.

And Bee itt further Enacted by the Authority aforesaid that any master of shipp or vessell or other person whatsoever that shall transport or Convey out of this Prouince by Land or water any freeman being indebted by bill bond accompt or otherwise vnto any Inhabitant without such passe vnder the hand of the Gouvernour Chancellor or Secretary of this Prouince for the time being as aforesaid shall be Lyable to Satisfie all



such debts Ingagements & damages to the person or persons to whom such debts & damages Respectively shall be due within this Prouince vnlesse the same be otherwise satisfied in Convenient time or that in one moneth he cause or procure such freeman to Returne againe into the Prouince whereby he may be Lyable to Justice here and every such person as aforesaid as shall transport or Convey away out of this Prouince any Servant or Servants being Servants here by Condiçō for wages indenture or Custome of the Country shall be Lyable to pay and Satisfie vnto the master or owner of such servant or servants soe Carryed away al such damages as hee or they shall make appeare to be Justly due vnto such master or owner for want of such Servant or Servants as the Court before whom such Cause shall be tryed shall thinke fitt. Liber  
W H & L  
p. 89

And Bee itt Enacted by the Authority aforesaid that the Act made att a Sessions of Assembly held the one & twentieth day of Aprill one thousand six hundred and fifty Intituled an act against fugitiues to stand Repealed and is hereby Repealed for ever and that one other Act made att an assembly held att S<sup>t</sup> Maries the twenty seventh day of March one thousand six hundred seventy one entituled an Act against Runnawaies & such persons as shall entertaine them & others that travaile without passes & all & every the Clauses and things therein Contained doe stand and is hereby Revived & Continued this Act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

To the Right Hon<sup>ble</sup> the Lord Proprietary of the Prouince of Maryland and Avaion Lord Baron of Baltemore &c.

The Humble Peticōn of John Johnson & Henry Green both of Talbott County—  
Humbly sheweth

That your Peticōners John Johnson and Henry Green were both borne in holland under the Dominions of the States Generall of the vnited Prouinces being now Removed to this Province haue for divers Yeares therein Inhabited being Invited to come and dwell within this Prouince by and vpon Confidence of your Lordships Declaracōn of the second of July one thousand six hundred forty Nyne whereby you did Impower your Gouvernour from time to time to grant lands vnto any persons of french dutch spanish Swedish or other forreigne descent in the same in as ample manner and vpon the same tearmes and Provisoos as he was thereby Impowered to grant lands to any person or persons of British or Irish descent And durning their said Abode they haue been alwaies faithfull

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& obedient to your Lordships Lawes Yet for that your Petitioners are not of Brittish or Irish descent they cannot take the Benefit of the Lawes and Customes of this Province as other the said People of this Province of Brittish or Irish descent may to their great losse prejudice and hinderance as alsoe of the Deterring of divers others of the same forreigne Nations aforesaid from Comeing into this Province and by Consequence foreslowing the peopling of this Province with vsefull artificers and handy crafts men May itt therefore please your Lordship of your abundant goodnesse and wanted Care of and over this Province That itt may be Enacted and ordeined by your Lordship And bee itt Enacted and ordeined by the Right Hon<sup>ble</sup> the Lord Proprietary of this Province by and with the aduice and Consent of the upper and lower houses of this present Generall Assembly That your Lordships humble Petitioners John Johnson & Henry Greene they and each of them shall from henceforth be adjudged reputed and taken as Natureall borne people of this Province of Maryland and alsoe that they and each of them shall and may from henceforth by the same Authority be Enabled and adjudged to all intents and Purposes able to demand Challenge aske haue hold and enjoy any Lands Tenements Rents or Hereditaments within this Province as heire or heires to any of their Ancestors by Reason of any descent in fee Simple fee tayle Generall or Speciall or Remainder vpon any fee tayle generall or Speciall or come to them or any of them by descent in fee simple fee tayle Generall or Speciall or Remainder vpon any Estate Tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they and each of them had been borne within this Province or were of Brittish or Irish descent as aforesaid and alsoe that they and each of them from hence forth may and shall be enabled to prosecute maintaine and avow Iustifie & defend all manner of accōns suites plaints or other demands whatsoever as Liberally ffranckly freely fully Lawfully and securely as if they & each of them had been Natureally borne within this Province of Maryland or were of Brittish or Irish descent aforesaid and as any other person or persons Natureally borne within this Province or of Brittish or Irish descent may any waies Lawfully doe any Law Provisoe act or Custome of this Province or other thing whatsoever had made ordeined or done within this Province to the Contrary thereof in any wise Notwithstanding.

An Act for the building of a state house and  
Prison att S<sup>t</sup> Maries.

To th end there may be a decent and Convenient place for the administracōn of Justice and a prison Erected for the Re-

straint of Malefactors & persons indetbed the two houses of  
 your Lordships Generall Assembly Doe pray that itt may be  
 Enacted that there be a State house & a prison built att the  
 City of S<sup>t</sup> Maries And Bee itt Enacted by the Right Hon<sup>ble</sup>  
 the Lord Proprietary with the aduice and Consent of the upper  
 and lower houses of this present Generall Assembly and the  
 Authority of the same That there be a state house and Prison  
 built att the City of S<sup>t</sup> Maries the said state house and Prison  
 to be built of brick or stone with lime & sand and to be  
 Covered with Slate or tile laid in Morter and to be of these  
 demencōns (viz<sup>t</sup>) the said State house to be two Stories high  
 and to Continue in length forty five foote from outside to out-  
 side with a porch in front sixteene foote Long and twelue foote  
 broad in the Clear on the Inside and a staire case over against  
 the Porch on the other side sixteene foote Square in the Cleere  
 on the inside the first story of the said house Porch and staire  
 Case to be twelue foote from the topp of the floore which shall  
 be paved with flatt paveing Stone or Brick to the lower side of  
 the summer and the second story to be Nine foote in the Cleere  
 from the upper side of the board to the lower side of the sum-  
 mer the walls of the said house Porch and staire case to be  
 built vppon a good secure and sound foundacōn of twenty  
 eight inches thick from the bottom of the said foundacōn to  
 the water table, which shall be three foote Cleere aboue-ground  
 and made shelving of and The Rest of the said story to be  
 twenty four Inches thick upp to the first floore the walls of  
 the second story of the said house Porch and staire Case to be  
 Ninteene Inches thick upp to to the wale plate and soe from  
 the wall plate to the brest of the windows of the Garrett att  
 the Gable Ends and from the brest of the said windows upp  
 to the point of the Gable Ends fourteen Inches thick onely the  
 said Porch to haue an arch in front six foote wide in the Cleere  
 and Eleven foote high to the Keystone of the Arch with two  
 Arches on each side aboue the bentles and agate into the hall  
 of five foote wide and tenn foote high the Stairecase to haue a  
 door to open out of the hall of the same demensions and a  
 private doore to open into the garden of three foote wide and  
 six foote high vnder the first halfe pace of the staires which  
 staires shall be halfe pace Staires six Inches and a halfe rising  
 & a foote in stepp for the first story, and six Inches rising and  
 a foote in stepp for the second story all to be made of good  
 white Oke quartered Planck and a window vppon each halfe  
 pace the Inner doores of the first story of the said house to be  
 four foote wide Eight foote high as alsoe the windows of the  
 Hall which shall be Eight In number with double lights divided  
 with a transome att two thirds of the height of the said win-  
 does the doores of the second story to be three foote & halfe

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wide and seven foote high and the windoes of the said story two foote & halfe wide & five foote high with double lights to be divided with a Transome att two thirds of their height which said windoes in the second story shall be eight in number as in the first story directly over the windows of the first story besides one in the second story in the Porch of the same demensions with those in the Chambers of the second story that there be three particōns in the second story as the Gouvernour shall direct the said particōns double Lathed and plaistred the floores to be laid with quartered planck inch & quarter thick after plained either good white Oke or Pine of this Countrey sawen while the Turpentine is in them the doores all bottened with good substanciall hinges Spring stock locks & Latches two Iron Casements to every window in the said house the frames and Casements to be well laid in Lynseede Oyle according to art and glazed with good Cleer square glasse, the summers and Girders for the floores to be sixteene & twelue Inches square the lyce six and four Inches square standing twelve Inches a sunder the wall plates all round the house porch and Staire Case to be twelue and seven Inches square the Rafters Eighteene foote & halfe long standing twelue Inches a sunder with six paire of principalls and double purloines framed in even with the Rafters & to be morticed in & every paire of Principalls to be braced in & every paire of Rafters to have two buttoned braces to the Collor beame every paire of Principalls to be tenn & Eight Inches square the purloines six Inches square the small Rafters four and three Inches square to be topped with mortice and Tennant and pinned att head & hipp tenanted att the foote the Laths for the tile of heart of white Oke & one Inch thick the principall Rafters of the porch & staire Case to be seven & five Inches & the feete of the Rafters to Jett over a foote & halfe on each side with Basboards att the Gable Ends & Piramedes the whole house to be well plaistered within & the Roofes well sealed & the walls well pointed without with good lime the said Prison to be Substantially built of Stone or brick laid in lime & sand twenty four foote long in the Cleer within & fifteen foote wide within Nine foote high to the plate and a particōn in the middle with a floore below paved with flatt Stone or Brick and another aboue laid with planck and Covered with tile laid in mortar with Sufficient locks barrs and windowes fitt for a prison the said state house and prison to be Compleate & ended by the Last day of October which shall be in the yeare of our Lord God 1676 And for the building of which State house and prison Bee itt Enacted by the Authority aforesaid and with the aduice and Consent aforesaid that there be Leavyed by the Gouvernour and Council by an Equall Assessment vppon the taxable persons of the

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said Prouince the sume of three hundred and thirty thowsand pounds of Tobacco to be payd to John Quigley his heires Executors or administrators who hath vndertaken to build the said state house & prison by the Last day of October which shall be in the yeare of our Lord God 1676 as aforesaid the same to be Leavyed and payd as aforesaid when the said John Quigley his heires Executors or administrators shall fully and Completely have finished the State house and prison in manner & forme as is in and by this act before Expressed and declared.

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Provided allwaies that the said John Quigley Carry the Roofe of the upper staires of the statehouse of sufficient heighth that there may be Convenient landing & head way att the Topp of the staires.

An Act concerning Ordinary Keepers.

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Forasmuch as it is found by experience that no certaine rate can be sett upon liquers sold by ordinary Keepers by Retaile because no Rate certaine can be set upon Marchants goods from whome the ordinary Keepers must purchase their Liquors Bee it enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the advice of the upper and lower house of this Present Generall Assembly and the Authority of the same that from henceforth every person be left to agree with the ordinary Keepers for any Liquor or other accomodacōn except bear Dyet Lodging & horse meat. And be it further enacted that from and after the four and twentieth day of June next that noe ordinary Keeper shall demand above tenn pounds of Tobacco p meale for dyet for small bear tenn pounds of tob. p gallon twenty pound tobacco p gallon for strong bear, foure pounds of tobacco for a nights Lodging in a bed with sheets, twelve pounds of tob p peck of sheld Indian Corne or Oates for a horse. Six pounds of tob. for pasture for a horse p night tenn pounds of tobacco by the night for hay or straw for a horse and be it further enacted by the Authority aforesaid that from and after the aforesaid foure & twentieth day of June next no ordinary Keeper shall credit any Freeman in this Province not being a Freeholder and depending upon his labour for the paym<sup>t</sup> of his debts for any sume of Tobacco exceeding the sume of foure hundred pounds of tobacco in any one yeare upon payne of Losse of his whole Debt, whether by bill, bond or accompt due.

And for as much as some Strangers travell this Province who have no Tobacco in this Province, and other Inhabitants of this Province may spend small sums not amounting to a hogshhead of tobacco bee it also enacted by the authority afore-

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said that it shall be att the Liberty of the Persons entertained by the ordinary Keeper to pay as many pence in money for bear dyet, Lodging or horsemeat as there are pounds of Tobacco allowed to be demanded by the ordinary Keeper for such Beer dyet, Lodging or horsemeat before in this Act. This Act to endure for three year or to the end of the next Generall Assembly which shall first come.

Voted that this Act be sent downe to the Lower house and offered to their Consideracōn

#### An Act for the Repeale of Certain Lawes.

Forasmuch as the Burgesses of this present Generall Assem-  
bly have taken into their Consideracōn the great vexation and  
trouble which the Inhabitants of this Province are lyable unto  
by reason of certaine Lawes hereafter named (viz<sup>t</sup>) one Act made  
att a Generall Assembly held at St. Johns on the fourth day of  
March 1647 intituled an act touching paym<sup>t</sup> of debts. One  
other Act made at the same Assembly intituled An Act touch-  
ing pagans, one other act made at the same Assembly intituled  
an act for the extent of attachm<sup>ts</sup> & execucōns another act made  
at the same assembly intituled an act touching Court dayes,  
alsoe one other Act made att a Generall Assembly begunn att  
St. Maries the fiftenth day of September 1663 and continued  
till Saturday the third of October following and thence ad-  
journd till the second Tuesday in September 1664 intituled  
an act providing what shall be good evedence upon bills bonds  
and specialties coming out of England and other parts. One other  
Act made att a Generall Assembly held att St. Maries the one  
and twentieth of Aprill 1649 and the 25<sup>th</sup> of Aprill 1650 intituled  
an act against Fugitives, one other Act made att a Generall  
Assembly held the tenth day of Aprill 1666 intituled an act  
concerning Outlawries doe pray therefore that it may be enacted  
and be it enacted by the Lord Proprietary by & with the advice  
and consent of the upp & Lower house of this present Generall  
Assembly and the Authority of the same that all & every of  
those Lawes beforemencōned be and are hereby repealed and  
for ever hereafter to be voyde and of none effect.

#### An Act for amending the wayes out of Charles County to the City of St. Maries.

The passage over the head of Wiccocomico River being by  
the overflowing of the Said River since the building of the Mill  
there growne hardly passable and by that means daingerous  
for Passengers for the ease and safety of Travellers & Security

of the Province against any insurreccōn of the Indians who live in great Numbers in that Country Bee it enacted by the Lord Propriet<sup>ry</sup> by and with the advice and consent of the Upper and Lower houses of this present Generall Assembly, and the Authority of the same, that the Comissioners of S<sup>t</sup> Maries and Charles Countyes by equall assesm<sup>t</sup> upon the Inhabitants of each County respectively to be laid in their next meeting about mending the highwaies heretofore by Act of Assembly settled shall Leavy so much tobacco as shall effectively make a highway passable for horse and foote over such place of Zachiah Swampe within Two miles of the said Mill upward as shall seeme most convenient to the Justices of the Peace of both Countyes. And bee it further enacted by the Authority aforesaid that if the Comission<sup>rs</sup> of the said Counties or either of them shall neglect to rayse the Tobaccoes aforesaid or shall neglect to cause the highway aforesaid to be performed and done in such manner as aforesaid and by such means as is prescribed in an act for making highwaies and making of the heads of Rivers and Creeks passable for horse and foote or that shall neglect perfectly to compleate the same by the five and twentyeth day of March next the Com<sup>rs</sup> so neglecting to Rayse Tobacco and compleat the Worke as aforesaid shall pay for a Fine Twenty Thousand pounds of tobacco the one halfe to the Lord Propriet<sup>ry</sup> the other halfe to him or them that shall sue for the same in the Provinciaall Court wherein noe essayne pteccōn or wager of Law to be allowed.

An Act to Reforme the Attorneys Councillors & Solicit<sup>rs</sup> at Law of this Province to avoyde unnecessary Suites and Charges att Law.

The Delegates of this Present Assembly having taken into consideracōn the just complaints of severall of his Lopp<sup>s</sup> good people of this Province by the abuse of severall persons in this Province practising as Attorneys Councillors and Sollicitors at Law in this Province by taking & exacting of excessive Fees of their Clyents whereby many of the good people of this Province are much burthened & their Causes much delayed and by the great numbers of Attorneys whereby many unnecessary & troublesome suites are Raysed and fomented doe humbly pray yo<sup>r</sup> Lopp<sup>s</sup> that it may be enacted and bee it therefore enacted by the Right Hono<sup>rs</sup> the Lord Prop<sup>ty</sup> by and with the advice and consent of the Upp & Lower house of this Present Generall Assembly and the authority of the same that there be a certain number of honest and able Attorneys admitted nominated & sworne by his Excell<sup>ty</sup> the Cap<sup>t</sup>. Gen<sup>l</sup> or other cheif

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Govern<sup>r</sup> of this Province for the time being to be Attorneys, Councillors or Sollicitors in the Pro<sup>all</sup> Court Chancery Court or other Court of Record within this Province for the following & psecuting defending or pleading of any accōn or accōns suite or suites in any of the said Courts and that no person or persons shalbe admitted to plead psecute or defend any suite or suites in any County Court of this Province as Attorneys Councillors or Sollicitors but such only as shalbe thereunto appointed by the Com<sup>rs</sup> of each respective County Court and that all Attorneys so nominated or appointed as aforesaid shall take the usuall Oath of an Attorney and bee it further enacted by the Authority aforesaid that no person or persons w<sup>soever</sup> now admitted & sworne or hereafter to be admitted & sworne Attorney as aforesaid shall att any time hereafter directly or indirectly ask demand take or receive of any of their Client or Clients whatsoever in money goods or tobacco ready payd downe or by bill, bond, specialty or other security to that purpose to be given above the value of foure hundred pounds of tobbaço for any Fee, gratuity or reward for the psecuting following, defending, Councillling advising or pleading of any one cause or suite w<sup>soever</sup> hereafter to bee begunn psecuted followed pleaded or defended in any of the Courts held before his Lopp<sup>s</sup> Justices of the Pro<sup>all</sup> Court (the Chancery Court only excepted) from the first Comencem<sup>t</sup> of any suite to the Finall determination thereof and for the psecuting pleading or defending of any suite in the Court of Chancery not exceeding the value of eight hundred pounds of tobbaço and that all persons hereafter to bee admitted and sworne Attorneys in the severall and respective County Courts shall not att any time hereafter directly or indirectly aske, demand, take or receive of any of their Client or Clients w<sup>soever</sup> in money goods or tobacco ready payd downe or by bond bill or specialty or other security to that purpose to be given above the value of two hundred pounds of tobbaço for any Fee, gratuity or reward for the psecuting following defending councillling, advising or pleading of any one cause or suite w<sup>soever</sup> hereafter to be begunn psecuted pleaded or defended in any of the County Courts w<sup>th</sup>in this Province from the first comencem<sup>t</sup> of any suite to the finall determination thereof and that every such Attorney to bee hereafter admitted doe before his admittance take the usuall Oath of an Attorney and that he shalbe content with the Fees in this act limited which said severall Fees here-by allowed to the severall Attorneys shalbe allowed in a bill of Costs to either pty p<sup>d</sup> or defd<sup>r</sup> against the pty cast. And all Attorneys, Councillors or Sollicitors taking or exacting other Fees than aforesaid and offending against the true intent and meaning of this act and being thereof lawfully convicted by



the Oaths of two sufficient witnesses shall not only loose and forfeite for every offence as aforesaid the sume of two thousand pounds of tobacco one halfe thereof to the Lord Prop<sup>ty</sup> and the other halfe to the pty greived to be recovered in any of the Courts of this Province by bill plaint or Informacōn but shall also be excluded from being an Attorney Councill or Sollicitor in any of the Courts of this Province forever hereafter Provided that this act nor any thing therein conteyned be not construed Judged or taken to debarr any person or persons p<sup>rs</sup> or def<sup>ts</sup> att the tryall or hearing of their cause or causes to speak for themselves if they so desire it, this Act to endure for three years or to the end of the next Generall Assembly which shall first happen.

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#### An Act appointing sheriffes to take Bayle.

Whereas it hath bene observed that some sheriffes for want of taking sufficient bayle of certaine psons arrested those psons soe arrested and not putting in good Bayle either neglect to make their appearance in pson or by their Attorney in Court as they ought to doe or else they doe convey themselves out of the pvince before the accōn comēced come to be tryed to the great damage of the plt<sup>s</sup> in such accōns and whereas severall psons defd<sup>s</sup> being soe arrested and having put in sufficient Bayle not only to appeare but also to abide Judgement according to an Act of Assembly in that case made and Provided have been compelled to make their appearance in person to the Pro<sup>vl</sup> Court and there have been constrained to put in spetiall bayle or to lye in person in the sheriffs of S<sup>t</sup> Maries Countys custody in which County many minds they are strangers and cannot pcure bayle as they might in the Counties where they dwell and to the end the severall sheriffs may be the better directed and ascertained what bayle to take to every such accōn hereafter to be brought Bee it enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with the advice and consent of the Upper and Lower houses of this p<sup>sent</sup> Generall Assembly and the Authority of the same that noe Clk<sup>s</sup> of the Pro<sup>vl</sup> or County Court within this Province shall suffer any writ or writs to issue out of their severall courts before such time as the Plt<sup>s</sup> in such accōn doe stile his declaracōn or peti- cōn with such Othe a copy of which declaracōn or peti- cōn under the Clk<sup>s</sup> hand is with the said writ to be sent to the sheriffs before he shall be obliged to arrest the Party defendant and then the sheriffe is to deliver the said copy to the party arrested and shall take sufficient bayle of all parties so arrested not only to appear in the severall courts to which hee is arrested

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att the returne of the writ but also that he shall stand to and abide such Judgement and finall determination of the cause as shall be made att the tryall and hearing thereof and noe Def<sup>ts</sup> that hath given such bayle as aforesaid shall be obliged to put in any other speciall Bayle but that such bayle shall in case the p<sup>ty</sup> defd<sup>n</sup> shall not appear and abide Judgement be lyable to make the p<sup>ty</sup> satisfaccōn for his debt and damages and costs as much as if he or they had entered speciall bayle in Court and shall or may be p<sup>ro</sup>ceeded against in the sher<sup>ts</sup> name as is usually done against those that are or have bene sp<sup>eci</sup>all bayle as aforesaid any law custome or usage to the contrary notwithstanding this law to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

An Act for Reviving of certaine Lawes with-  
in this Province.

Forasmuch as many good and wholesome lawes have formerly bene made in this Province which being t<sup>em</sup>poary will of themselves expire if not renewed and continued by this p<sup>re</sup>sent Generall Assembly. Bee it enacted by the Right Hon<sup>ble</sup> the the Lord Prop<sup>ty</sup> of this Province by and with the advice and consent of the Upp and Lower houses of this p<sup>re</sup>sent Generall Assembly of this Province and by the Authority thereof that an act be made at a Generall Assembly beynn the XXVII of Aprill 1658 intituled an Act concerning the Wage of Tobacco hogsheads. One other Act entituled an act for registering births, marriages and burials, one other Act made att an Assembly held at S<sup>t</sup>. Johns the 17<sup>th</sup> day of Aprill 1661 entituled an Act for appointing certaine officers (except the last Clause for nominacōn of sheriffs) one other Act made at the same Assembly intituled an act for military disciplin, one other Act made at the same Assembly entituled an Act concerning the height of Fences one other Act made at the same Assembly, entituled an Act for conveyance of all Letters concerning the State and Publique affaires, one other Act made at a Generall Assembly held att S<sup>t</sup>. Maries the first of Aprill 1662 Intituled an act for Publicacōn of marriages. One other Act made at the same Assembly Imposing a Fee on those whoe shall be married, one other Act made at the same Assembly entituled an act concerning Indians, one other Act made at the same Assembly entituled an Act concerning the Secretary and an addicōn to his Fees (except this Clause in the said Act (viz<sup>t</sup>) that the Secretary of this Province shall send to each respective County Court within this Province all the Lawes in force with the lesser scale affixed to them for the which each respective County

shall pay to the Secretary one thousand pounds of Casked tobacco which is not to stand revived) One other Act made att a Generall Assembly held att S<sup>t</sup>. Maries the 15<sup>th</sup> day of September 1663 and there continued till Saturday the third day of October following and thence adjourned untill the second Tuesday in September 1664 entituled an Act phibiting arrests on the Sabbeth dayes and dayes of Generall Muster & treyning. One other Act made at the same Generall Assembly entituled an act for amerciam<sup>ts</sup> in the Pro<sup>vt</sup> and County Courts, one other act made att a Generall Assembly held att S<sup>t</sup>. Maries the 10<sup>th</sup> day of Aprill 1666 entituled an act phibiting trade with the Indians for any Flesh dead or alive except dear and wild fowle, another act made att the same Assembly entituled an act for the Clks Fees and allowances for Jurors in Civill causes another Act made att a Generall Assembly held at S<sup>t</sup>. Maries the thirteenth day of Aprill 1669 entituled an additiōnall act to the law for the publicacōn of Mariages, one other Act made at the same Assembly intituled an act for limitacōns of accōns to avoyd Suites at Law, another Act made at the same Assembly entituled an Act pviding sufficient Freight & Carriage for the pper goods and comodities of his Lopp. the Lord Prop<sup>ty</sup> of this Province and of the Governor of this Province for the time being, one other act made at the same Assembly entituled an act against Forraign Ingrosers. One other Act made at a Generall Assembly held at S<sup>t</sup>. Maries the 17<sup>th</sup> of March 1670 and prorogued till the tenth of October 1671 entituled an Act touching Coopers one other act made at the same Assembly entituled an act against hoggstealers, one other act made at the same Assembly intituled an act for Coronors Fees, one other act made at the same Assembly intituled an act for the sowing of hemp and flax, one other act made at the same Assembly intituled an act for marking highwaies and making the heads of Rivers, Creeks, Branches and Swamps passable for horse and foote, another Act made at the same Assembly entituled an act for the Killing of wolves the same acts and every of them are hereby revived and confirmed for the tearme of three yeares or to the end of the next Sessions of Assembly which shall first happen.

An Act for Errecting a Court house and prison  
in every County within this Province.

The upper and lower houses of this present Generall Assembly taking into their serious Consideracōns the great dishonour & incomodiousnesse that attends the present Govern<sup>t</sup> of this Province for want of Court houses & prisons in each respective

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County therein doe humbly pray that it may be enacted and bee it enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the advice and consent of the Upper and Lower houses of this present Generall Assembly and by the Authority of the same that the Commissioners of every respective County within this Province sometime within two years after this Sessions of this psent Generall Assembly shall and are hereby empowered to pvide erect and build (in every of their respective Counties at the Cost & Charge of every of the said Counties) A Court house in such forme and in such places as they in their Discretions shall adjudge most suitable and convenient for the dispatching the affaires of their respective Counties and also one good strong house for a prison to be erected and built at the costs & Charges as aforesaid sometime within one year after the Sessions of this psent Generall Assembly and if the Commiss<sup>rs</sup> of any the respective Counties shall neglect to procure and hire workmen to erect and build such houses within the time before limited or to leavy and defray such necessary Charges as the carrying such affaires as aforesaid and in such time Limited as aforesaid does require. That then they shall and are hereby lyable to a Fine of tenn thousand pounds of Tobacco the one halfe to the Lord Prop<sup>r</sup> the other halfe to be employed to the use and behoofe of every the said respective Counties where such neglect hapnes as his Lopp<sup>s</sup> Justices of the Provinciaall Court shall adjudge requisite.

#### An Act against the Prophaning of the Sabbath day.

Whereas the Lawes of this Province have allready provided for punishing the Prophanacōn of the Sabbath or Lords Day but noe Restraint laid on ordinary Keepers and others who make it their cōmon practice on that day to Keep in and about <sup>Repealed.</sup> their houses Drincking, Tipling and gaming and suffer and mainteine the same to the great dishonour of Almighty God the Discredit of Christianity and the debauching of youth and the encrease and encouragem<sup>t</sup> of vice and Profanesse amongst all sorts, bee it therefore enacted by the Right Hono<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the advice and consent of the Upper and Lower houses of this Present Generall Assembly and by the Authority of the same, that noe ordinary Keeper shall from and after the publicacōn hereof directly nor indirectly upon the Sabbath or Lords Day draw or sell any strong Liquors nor permit or suffer in or about their house or houses any tipling or gaming att Cards, Dice, ninepinn playing or other such unlawfull exercises whatsoever upon payne & forfeiture for every

such offence being convicted thereof by two sufficient witnesses the sume of two thousand pounds of Tobacco, the one halfe to the Lord Prop<sup>r</sup> the other halfe to him or them that shall informe and sue for the same and bee lyable to loose his liberty and lycence for ordinary keeping at the discrecōn of the Cap<sup>t</sup> Generall or other Officer to whom the power of granting Lycences for ordinary Keeping shall from time to time belong. And for further preventcōn of abusing and prophaning the Sabbath or Lords Day Bee it enacted by the Authority aforesaid that if any Master of a Family or other person having an Orchard or having strong Liquors to expose to sayle and shall sell any strong liquors or any of the produce of such orchard on the Sabbath or Lords Day as aforesaid shall for every such Offence forfeit and pay two thousand pounds of Tobacco the one halfe to the Lord Prop<sup>r</sup> the other halfe to him or them that shall sue for the same which said Fines in this Act shalbe recoverable by bill, plaint or informacōn wherein noe Essoyne wager nor proteccōn in Law to be allowed this Act to endure for three years or to the end of the next Generall Assembly which shall first happen.

An Act for payment and assessing the Publique Charges of this Province.

Whereas there have bene two hundred and forty thousand two hundred fifty and eight pounds of tobacco expended laid out and disbursed by the Upper and Lower Houses of this Present Generall Assembly and by severall other good people of this Province for the Publique good of the same and to the intent that the same may be satisfied to those persons to whome it is due Bee it enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the advice and consent of the Upper and Lower Houses of this present Generall Assembly and by the Authority of the same that the said two hundred and forty thousand two hundred fifty and eight pounds of Tobacco be payd in manner and forme as is hereafter expressed that is to say To Charles Delaroch for Publique expenses seaven thousand, seaven hundred and six pounds of Tobacco to M<sup>r</sup> Robert Ridgely for Publique Charges for the Upper and Lower Houses the sume of twenty and nine thousand six hundred seaventy and seaven pounds of Tobacco. To Garrat Vanswaringen for Publique expences, the Burgesses, twenty eight thousand nine hundred forty & nine pounds of Tobacco. To the said Vanswaringen for building the Stocks and whipping post in S<sup>t</sup> Maries Citty eight hundred pounds of Tobacco. To the said Vanswaringen for a Chest to secure the Records two hundred and fifty pounds

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of Tobacco to the said Vanswaringen for the Burgesses Charges till they depart two thousand pounds of tobacco To George Beckwith for the Upper house seven hundred thirty and two pounds of Tobacco, to the Inhabitants of Ann Arundell County for severall disbursements to souldiers going to Petapsso foure thousand pounds of Tobacco To Thomas Junes for guarding the Records five hundred pounds of Tobacco to Garrat Vanswaringen for grand Juries Charges five thousand five hundred and sixteen pounds of Tobacco to Will: Palmer of Baltimore County for boat hands and provision & goeing to the Governours eight hundred pounds of Tobacco To Edward Harish of Ann Arundell County One thousand pounds of Tobacco. To Thomas Wynn for nine days time in removinge the Records two hundred and sixty pounds of tobacco To M<sup>r</sup>: Nathaniell Stiles for expences concerning Prisoners three hundred and sixty pounds of tobacco. To Richard Moy for the Upper houses expences three hundred pounds of Tobacco To Cap<sup>t</sup>: Howell for his march to the Whorekill Two thousand pounds of Tobacco to the said Howell for thirty five men at foure hundred pounds of Tobacco p man foureteen thousand pounds of tobacco To the same Howell for his Leweten<sup>r</sup>: seaven hundred pounds of Tobacco for his ensigne six hundred pounds of Tobacco and for his sargeant five hundred pounds of Tobacco. In all eighteen hundred pounds of Tobacco to the said Howell for provisions and necessaries seaven hundred seaventy and six pounds of tobacco for his attendance upon a prisoner at warr. One thousand pounds of Tobacco To Richard Moy for grand juries Charges thirty thousand pounds of Tobacco to Randell Revell for Charges anno 1670 Two thousand pounds of tobacco To John Baker for the upper house three hundred and tenn pounds of tobacco to Cap<sup>t</sup>: John Litchington Twenty thousand pounds of Tobacco To Richard Boughton and Robert Ridgely Clks each three thousand in all six thousand pounds of Tobacco To Charles Boletor Clerke of the Comitte twelve hundred pounds of Tobacco To Thomas Wynn and William Gater Dorekeepers each six hundred pounds of Tobacco in all twelve hundred pounds of Tobacco To William Hey of Baltimore County Dorekeeper of the Committee two hundred pounds of Tobacco To Mathias Wood Drummer of Kent three hundred and fifty pounds of Tobacco, to Peter Evre for engrossing Lawes foure hundred pounds of Tobacco To Robert Wade of Ann Arundell County six hundred ninty and one pounds of Tobacco To Robert Ridgely for expences till the assembly breake upp two thousand pounds of Tobacco To his Excellency for defence against Indians as by an act to that purpose fifty thousand pounds of Tobacco To M<sup>r</sup>: Thomas Taylor for hire of horse and man and other expences twelve hundred

pounds of Tobacco To M<sup>r</sup> Thomas Trueman foure hundred and fourty pounds of Tobacco To the severall sheriffs for Sallery for Colleeccōn twenty one thousand eight hundred forty one pounds of Tobacco and that the said two hundred and forty thousand two hundred fifty and eight pounds of Tobacco bee by the governor and Councilleavyed by an equall assesment upon the persons and estates of the Inhabitants of this Province and payd to the severall psons aforesaid to whome it is due the next insueing Cropp. Any law to the contrary hereof in any wayes notwithstanding.

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PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

*At a session held at St. Mary's, February 12-24, 1674/5.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE UPPER HOUSE OF ASSEMBLY.



At an Assembly Begun and holden at the City of S: Maries the 27th Day of March in the thirty Ninth year of the Dominion of Cecilius &c: Annoq Domini 1671 and there Continued untill the 19th of April Ensuing and thence Prorogued untill the 10th Day of October following and Continued untill the 20th of the said Month and then Prorogued again untill the 19th of May following and Continued untill the 6th Day of Iune and then Prorogued untill the 29th of September, And on the 15th of August next ensuing Declared and Published to be prorogued from the said 29th Day of Septemr untill the 13th Day of April next, and on the 14th Day of October next Ensuing Declared and Published to be no Longer Prorogued than till the 9th of February Instant 1674 and on the said 9th Day of February further Published and Proclaimed for Special Causes not to be held till the Twelfth Day of this Instant February, On which Day Appeared to the Upper house of Assembly—

The Right honourable Charles Calvert Esq: Cap: Generall

The honourable Philip Calvert Esq: Chancellor

Coll: William Calvert Principall Secretary

Samuel Chew Esq: Baker Brooke Esq: Sur Genl

Thomas Truman Esq: Jesse Wharton Esq: Thomas Taylor Esq:

And also on the Same Day and Soon after appeared the Deputies or Delegates of the Lower house of Assembly Viz: for.

S: Maries City	{ M: Thomas Notley
	{ M: Robert Carvile
	{ Cap: William Boarman
S: Maries County	{ M: William Hatton
	{ M: Thomas Dent
	{ Lieu: Coll: Iohn Jarboe
Kent County	{ M: Arthur Wright
	{ M: William Bishop
	{ Cap: William Burgess
Ann Arundel County	{ M: Cornelius Howard
	{ M: Robert Franklyn

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Calvert County	{ Major Thomas Brooks M <sup>r</sup> : Richard Hall M <sup>r</sup> : William Berry
Charles County	{ M <sup>r</sup> : Henry Addams Sick M <sup>r</sup> : Jgnatius Causeen M <sup>r</sup> : Iohn Bowles
Baltimore County	{ Cap <sup>t</sup> : Thomas Todd Cap <sup>t</sup> : George Wells M <sup>r</sup> : Rich <sup>d</sup> : Woolman
Talbot County	{ Cap <sup>t</sup> : Philemon LLOYD sick M <sup>r</sup> : Ios: Weekes M <sup>r</sup> : W <sup>m</sup> : Hambleton
Somerset County	{ Cap <sup>t</sup> : Paul Marsh M <sup>r</sup> : Roger Woolford
Dorchester County	{ M <sup>r</sup> : Henry Trippe M <sup>r</sup> : William Ford
Cecil County	{ M <sup>r</sup> : Henry Ward M <sup>r</sup> : Abraham Wild

His Excellency the Cap<sup>t</sup>: General having Declared the Reasons of this Sessions Desired them to repair to their own house and Betake themselves to the Business for which they were Chiefly called together.

p. 378 M<sup>r</sup>: Thomas Notley is Continued Speaker to the Lower house of Assembly

Richard Boughton is Continued Clerk to the Upper house, and Robert Ridgley to the Lower house.

The house is Adjourned till one a Clock in the Afternoon.

The house mett present as in the Morning.

Lower house of Assembly 12th February 1674

This house taking into their Consideration that there is no return to this house of the Burgesses Names for Cecil County, Whereby they cannot for want of them make an Order for Setling the house, and a Member of this house and M<sup>r</sup>: Charles James Coroner for Cecil County having informed this house, that M<sup>r</sup>: Iohn Vanhesk M<sup>r</sup>: Henry Wild M<sup>r</sup>: Abraham Wilde & M<sup>r</sup>: Thomas Salmon were Elected Burgesses for the said County, and Since that it cannot be a general Assembly and the Names of one County Totally omitted in the Journal of this house, Ordered that Major Brooks and M<sup>r</sup>: Dent attend his Excellency and Upper house & desire to know of his Excellency. Whether the aforesaid Names do agree with his Excellencies Letter from the Sheriff of the County, Jf they do, then that his Excellency would Satisfie this house therein and further to desire his Excellency that if in Case he shall not think the said Per-

sons to be duely Elected, whether this house shall Wave the said County in their Orders for Settling this house.

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Upper house 12th february 1674.

In Answer to the Paper from the Lower house Touching the Return of Burgesses Names for Cecil County his Excellency doth hereby Satisfie the Lower house that the Burgesses Names for the said County Mentioned in their Paper are the very Same with the Names Mentioned in the Letter Sent to him by the Sheriff of the said County and further saith that it not Appearing as yet whether the said Burgesses were duely Elected or no: It is his Excellencys desire that they would Wave the said County in their Orders for Settling their house

The house is Adjourned till 9 of the Clock to Morrow Morning

Saturday 13th of February the house mett

Present as yesterday.

The Sheriff of Cecil County Appears and informs the house that the Burgesses for the said County being duely Elected by the Major part of the County have made their Appearance in the Lower house, But the Burgesses of Baltimore County not as yet appearing, and the Lower house thinking fitt for that reason to Adjourn this house is likewise Adjourned till 9 of the Clock on Monday Morning.

The house is Adjourned till 9 of the Clock on Monday Morning

Monday 15th february the house mett.

Present:

The Honble Governor	} Baker Brooke Esq! Tho <sup>s</sup> Truman Esq!	
Chancellor & Secretary		} Jesse Wharton Esq! Thomas Taylor
Sam! Chew Esq!—		} Esq!

Lower house february the 15th 1674.

p. 379

This house desires the Captain General that in Case of Warr with the Indians he would acquaint this house what Quantity of Arms and Ammunition he hath in present readiness for Such an Expedition.

In Answer whereto his Excellency doth Assure the Lower house that he shall have Arms in Readiness for two hundred Men & Ammunition for more

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15<sup>th</sup> February Upper house

This house desires that the Lower house will take into their Consideration the Inconveniencies and Mischiefs that have hap- pened for want of a Law in this Province impowering the Chief Iudge for Probat of Wills and Testaments to Grant Let- ters of Administration upon Good Security given by Such per- sons who for Conscience Sake cannot Swear, and together with this Message do send a Petition Addressed to them wherein the Sufferings of a certain Widdow the Petitioner are Sadly Represented, Whereupon this house do desire the Lower house to prepare a Law for the future. Remedying of the Mis- chiefs and Inconveniencies aforesaid.

The house is Adjourned till 9 of the Clock to Morrow Morning.

Tuesday the 16th of February the house mett.

Present

{	The Chancellor	}	Sam! Chew Esq <sup>r</sup> —	}
{	Secretary—	}	Tho <sup>s</sup> Trueman Esq <sup>r</sup>	}
{	Surveyor Generall	}	Thomas Taylor Esq <sup>r</sup>	}

This house is Adjourned till two of the Clock in the Afternoon

The house mett in the Afternoon.

Present

{	Chancellor	}	M <sup>r</sup> Truman	}
{	Secretary	}	M <sup>r</sup> Taylor	}
{	Sur Gen <sup>l</sup>	}		}

The Petition of Iohn Long of London Merchant read, As- sented to by the Upper house and Ordered to be sent Down.

M<sup>r</sup> Taylor Sent with the Widdow Warners Petition and a Message Endorsed thereon the 15th of February.

Lower house 16th February.

Put to the Vote in this house whether 25<sup>th</sup> Tobacco p<sup>r</sup> Poll to be Collected the next year and Deposited in his Excellencys hand will be Sufficient to Sustaine the Charge of the Warr with the Indians if it should so happen untill the the Assembly can be called to Supply further; Jt was by the Major part Voted Suf- ficient, Whereupon Ordered that a Message be sent to the upper house with the said Vote and Humbly to desire them to Consider thereof and to Return their Opinions concerning the Same to this house.

Upper house February 17th

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This house desire to be informed by the Lower house what they conceive is fit to be done with the Susquehannah Indians who are said to be now at Patuxent River.

This House is Adjourned for two hours.

The house met  
Present

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{	The Governor	}	M: Chew—	
	Chancellor			
	Secretary			M: Truman
	Sur Gen!			M: Taylor

Comes into the house a Petition of the Lower house as followeth Viz:

To the Honourable Charles Calvert Esq: Lieutenant General and Chief Judge of the Provincial Court of the Right honourable the Lord Proprietary—

The humble Petition of the Deputies and Delegates of the Lower House of Assembly

Humbly Sheweth to your Excellency

That whereas Iohn Cowman being Arraigned Convicted and Condemned upon the statute of the first of King Iames of England &c for Witchcraft Conjuraton Sorcery or Enchantment used upon the Body of Elizabeth Goodale and now Lying under that Condemnation, and hath humbly Implored and Beseched Us your Lordships Petitioners to Mediate and Intercede in his behalf with Your Excellency for a Reprieve and Stay of Execution—

Your Excellencies Petitioners do therefore accordingly in all Humble Manner beseech your Excellency that the Rigour and Severity of the Law to which the said Condemned Malefactor hath Miserably Exposed himself may be Remitted and Relaxed by the Exercise of your Excellencys Mercy & Clemencie upon so wretched and Miserable an Object

And your Petitioners as in Duty bound will pray &c

Signed by Order of the house Robert Ridgley Cl

Upper house february the 17th

The Lieutenant General hath Considered of the Petition here above and is willing upon the request of the Lower house that the Condemned Malefactor be reprieved and Execution Stayed, Provided that the Sheriff of S: Maries County carry him to the Gallows, and that the rope being about his neck it be there



Lower house 17th February

It was put to the Vote in the Lower house whether it be not Convenient that an Act be drawn up to Impower the Lieutenant General for one year to lay a Publick Levy upon the Inhabitants of this Province for Defraying the Charge of the Indian Warr if Occasion be.

Voted Necessary for one year and that the Concurrence of the Upper House be desired with this house in the said Vote

Upper house 18th February.

This house desires to be Satisfied by the Lower house whether it be the Sense of that house that the Governor and Councill shall be Empowered to Levy the Charge of the Indian Warr for one whole year or only till the time of laying the publick Levy next year.

Lower house 17th february.

A proposall in this house whether it be Convenient for this house to Consider that a Law be provided for Arms and Ammunition to be kept in Every County for their Defence or at leastwise in the Upper Counties where the Inhabitants at present are most in Danger

It being putt to the Vote, Voted Necessary and that there be thirty fire arms with Sufficient Ammunition in each County and that his Excellency be Desired to Concurr with this house in their Vote, and that the Parties to be Intrusted with the said Arms and Ammunition be Such as his Excellency shall think fitt to appoint.

Lower house February the 18th.

p. 382

This house having reassumed the Debate touching the Law for Empowering the Iudge in Testamentary Business to grant Administration without Oath, Voted that this house send a Message to the Upper house to desire the Lieutenant General to acquaint this house if he hath received any Instructions from the Lord Proprietary touching the Dispensation with Oaths of Persons that cannot Swear for Conscience Sake as well upon Administrations as all other Affairs, and if he hath any Such Instructions, then this house humbly Desire him to inform them thereof

Lower house 18th February.

Voted in this house that it is the Sense of this house, that the Gov: and Council be Empowered to Levy the Charge of

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the Indian Warr for one whole year from the 14th of February Instant

M<sup>r</sup>: Chew sent with a Verball Answer to the Message touching Instructions from the Lord Proprietary for Dispensing with Oaths.

Three times read an Act for Regulation of Attorneys fees and Passed

M<sup>r</sup>: Taylor Sent with the following Message to the Lower house Viz! This house is of Opinion that a Bond & proved before the Mayor of any Town Corporate and Certified under the Common Seal of the Corporation with Oath made that no payment hath been made &c: ought to be Admitted in this Province as well as a Bond proved before a Notary Publick and that such words ought to be Added to the Act, Providing what shall be Good Evidence to prove Foreign Debts.

The house is Adjourned till to Morrow Morning 9 of the Clock.

On Friday february 19th the house met.

Present

{	The Governor	}	M <sup>r</sup> : Truman	}
{	Sur General	}	M <sup>r</sup> : Taylor—	}

✓ Read an Act Empowering Nathan Heathcote to make Sale of Land Willed to be sold by the Widdow Brewer. Deced and the Same Disassented to by this house.

The house is Adjourned for two hours

This house mett

Present

{	The Governor	}	Surveyor Gen!	}
{	Chancellor—	}	M <sup>r</sup> : Chew—	}
{	Secretary—	}	M <sup>r</sup> : Taylor—	}

Upper house 19th February.

Some of the Great Men of the Susquehannahs were this Day Admitted into this house and being asked their Business they Desired to know what part of the Province Should be Allotted for them to live upon But before this house will return them an Answer it is thought fitt to Desire the Lower house to Signifie their Advice & Opinions herein

p. 383 And M<sup>r</sup>: Taylor carrying the Message accordingly.

Lower house 19th February 1674

It is the Opinion of this house that should the Susquehannah Indians be permitted to live among the Respective friend Indian



Nations this Year it may be of Dangerous Consequence to the Province in General.

1<sup>st</sup> That their living among them may Corrupt Our Indians and Mould them So to their own future Designs as it will inevitably prove prejudicial to this Province in Generall.

2<sup>dly</sup>: This house hath reason to Suspect that the Designs of the Susquehannahs in coming among the English and Claiming Protection may be out of Design Purposely to Discover the Strength of the Province and the Advantages they may for the future take should they be evily inclined which will be of very Dangerous Consequence should they be Admitted to remain this Year among the Neighbour Indian Nations.

3<sup>dly</sup>: We have reason further to Suspect that the Susquehannahs & Seneca<sup>s</sup> have private Correspondence together Notwithstanding the Seeming Warr between them which may be of Dangerous Consequence to this Province should they be permitted among the Neighbour Indians

4<sup>thly</sup> If they are Absolute Enemies to the Seneca<sup>s</sup> yet it will so Exasperate the Senecas for us to Entertain them that should a Warr this ensuing Year happen between the Seneca<sup>s</sup> and them, the whole Province in Generall must of Necessity Suffer and therefore this house is of Opinion that it will be more Safe that the Governor appoint them a Place above the falls of Potomack there being time enough if immediately Laid hold on,) to Clear Ground enough to Plant Corn this year which is the only thing they Seem to desire to live among the Neighbour Indians for

Upper House.

The honourable Chancellor, Surveyor General, M<sup>r</sup> Chew, and M<sup>r</sup> Taylor Desired to give a Verball Answer from this house touching the Opinion of the Lower house and reasons thereof hereabove Sent to this house who go forth accordingly

Lower house 19th February.

It was proposed to this House Whether if the Susquehannahs should refuse to Remove to such place as the Governor Pleaseth to appoint them at the head of Potowmack, they shall be forced by Warr to remove or not; Voted that they shall go where the Governor pleaseth to appoint them or that they shall be forced by Warr

Upper house 19th.

Upon Consideration of the whole Matter by this house the Interpreter was Ordered to lett Harignera the great Man of the Susquehannahs know, that when he was at Mattapanic

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with the Governor he then told the Governor he would be Contented if the English would lett him and the Susquehannahs live at the falls of Patowmack, That the Governor hath Moved to the Assembly to permitt them to Live above the falls upon his Desire then made to the English and the Governor, and that the Assembly were well Contented they should live above the falls but are not willing to lett them plant Corn nearer the English lest the English and the Susquehannahs fall out and fight

p. 384

In Answer whereto after Some tedious Debate the Susquehannahs did Signifie to the Governor by their Interpreter that they would Condescend to remove as farr as the head of Potowmack.

The house is Adjourned till 9 of the Clock to Morrow Morning

On Saturday 30th February the house mett.

Present

{	The Governor	}	M <sup>r</sup> : Chew	}
{	Chancellor	}	M <sup>r</sup> : Truman	}
{	M <sup>r</sup> : Truman	}	M <sup>r</sup> : Taylor	}

His Lordships Commissioners for Baltimore County being Divided in their Opinions touching the most Convenient Place for Building a Court house & Prison in the said County (in pursuance of an Act for a Court house and Prison in every County) and Captain Thomas Todd Exhibiting his Petition to the Upper house and praying Some certain Order and Direction of this house touching the Place for Erecting the s<sup>d</sup> Buildings, This house doth Conceive that the most Convenient Place for the same will be the head of Gunpowder River on the North Side and therefore it is hereby Ordered that the Commissioners for the said County do take Notice hereof and appoint the Erecting the said Buildings in the Place here ascertained

Read an Act for Allowance of longer time to the Counties, for Erecting Court Houses and Prisons & the Same Quashed in this house

Read an Act for Regulating the Several and respective County Clerks fees and upon Debate thereon it is Conceived that the Act of Assembly Ascertainning the Clerks fees is a Sufficient guide and rule for the Clerks in setting their fees and therefore any other List of the same is Iudged needless and further this house doth Conceive that there is already as little allowed the Clerks as can be reasonably Desired and if any of the Clerks shall Exact fees and charge unreasonable Accounts upon Complaint they are to be Indicted but the house

is of opinion that the Act already established for Clerks fees is to be Continued.

Read an Act against Declarations going out with the Writts, and it is the Opinion of this house that it is necessary that the Declarations be sent with the Writts upon all Actions Depending in the Provincial Court and that the parties Come to Tryall the first Court if the Court shall think fitt but this house conceive that the Sending the Writts with the Declarations in the County Courts may be omitted

Read an Act appointing Sheriffs to take Baile, The upper house Assents to the Same with the Amendment.

Voted by this house that the Governor be requested to take good Security of the Ordinary keepers at S<sup>t</sup> Maries for the Provision of Stable room for Twenty Horses by Michaelmas next. and provision and Sufficient horse meat for the said horses as long as they shall remain here and for Provision of Twelve feather Bedds by the Twelfth of December next and also to take the like Security of the Ordinary keepers in the Several Counties where Courts are kept

The honourable Chancellor is desired to carry down the Act Providing what shall be good Evidence to prove foreign Debts, the Act for Limitting the Extent of Attachments, the Act for relief of Such persons who in Conscience are not free to Swear and to let the Lower house know that if they think fitt to allow a fortnights time for the Consideration of the said Acts they will accordingly Consider of them but are unwilling to Enter thereon Considering the short time the Present Assembly is to hold.

Upper house 20th February

It is the Desire of this house to break up the present Session on Munday next in Order whereto they desire to be informed by the Lower house whether the present Business lying before them is like to be dispatched by that time.

Lower house 20th.

This house assures the Upper house they will dispatch their Business as fast as they can, and when they Draw near to a Conclusion will acquaint the Lieuten<sup>t</sup> General.

The house is Adjourned till 9 a Clock on Monday Morning

On Monday the 22<sup>d</sup> february the house mett

	Present.		
The honourable	{	The Governor	} M <sup>r</sup> Chew. }
		Chancellor	
		Sur General	

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Lower house 20th February

Upon reading the Vote of the Upper house touching Ordinary Keepers this house concurr with the Upper house in the said Vote Nemine Contradicente and do loin with the Upper house in Petitioning the Lieutenant General for the Same Provided that there may be no Ordinaries in any other Place of this Province but where the Courts are kept.

Lower house 22<sup>d</sup> february.

Put to the Vote by a Member of this house whether this house should not present his Excellency with Some Considerable Present towards the Defraying his Charge by keeping his house at St Johns and entertaining the Members of the Upper house there; Voted Necessary, and that his Excellency be allowed in the next publick Levy Thirtie thousand pounds of Tobacco as a Present to his Excellency from this house.

Thrice read the Act for Regulation of Attorneys fees & Assented to by the Upper house.

Thrice read an Act Empowering the Governor and Council for making a Warr or Peace with the Indians and Passed.

Upper house 22<sup>d</sup>

This house Concurr with the Lower house in the Vote touching the Present to the Governor

Lower house 22<sup>d</sup>

p. 386 A Motion of a Member of this house that Whereas the Upper house have not passed the Bill for relief of tender Consciencies in Case of Administration; Whether that a Law should not be Drawn up that any Such tender Conscienced person having right to Administration and is not free to Swear, then that the Iudge in Testamentary Business shall grant Administration upon Good Security given by such person as the said Person that hath right to Administration shall Nominate; Voted Necessary and that a Message be sent to the Upper house to know if they will Concurr w<sup>th</sup> this house in this Vote

Upper house 22<sup>d</sup>

This house Concurr with the Lower house in the Vote here above (Nemine Contradicente)

The two Writts of Error brought by Thomas Chandler and W<sup>m</sup> Russell both of Ann Arundel County Inholders against two Severall Iudgments Obtained against them by Iohn Wells of

upon two Several Informations Ordered to be both Quashed because no Errors Assigned

Lower house 22<sup>d</sup>

It was Proposed by a Member of this house that there may be Special Courts Appointed for Tryall of Causes relating to Masters, Merchants, and others that are Speedily to Depart this Province and that the Secretary and all other Officers may have Double fees and that the Expences of the Iudges and Iurors and Officers be Born by the party that Desires it, and that the Party desiring it Deposite for that Purpose (by Good Security given) Two thousand pounds of Tobacco and to be Allowed it in the Bill of Costs to be born by the Party that is Cast and that the Iurors in Such cases have double Allowance (for their Attendance) of what they are Allowed at other Courts, and that the Governor in Such Cases as he shall think fitt appoint from time to time Iudges for the Same and Such Special Courts to be held at Such Place or Places as the Governour shall think fitt, Voted accordingly and that the Concurrence of the Upper house be desired with this house in the said Vote and that a Law be drawn up for that Purpose

The house is Adjourned till 2 a Clock in the Afternoon

The house mett in the Afternoon

Present as in the Morning

Lower house 22<sup>d</sup>

Voted that a Message be sent to the Lieutenant Generall to Desire him to call in all Licences Except Such as live where Courts are kept according to the Votes of both houses and that the Iustices of the Respective Counties may take care to Suppress all others.

The house is Adjourned till 9 of the Clock to Morrow Morning

On Saturday the 23<sup>d</sup> February the house mett

Present { The Chancellor } M: Truman }  
          { Secretary } M: Chew & }  
          { Survey<sup>r</sup> Gen<sup>l</sup> } M: Taylor }

Upper house

This house having Considered the Message from the Lower house Sent to the Lieutenant General on the 22<sup>d</sup> Instant requesting him to call in all Licences for Ordinaries Except Such as are kept at the Places where Courts are kept are of Opinion that there are other Places in the Province where Ordinaries are as Absolutely Necessary as at Courts (Viz<sup>t</sup>) where ferrys are and Many Ships do ride, and in regard the Delegates for the whole Province are now Present who know the

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Necessities of the People and Conveniencies of Places for Ordinaries, It is Desired by this house that the Lower house would Name Such Places to this house where Ordinaries are Necessary, that this house may Ioin with them to request the Lieutenant General to Suppress all other Ordinaries.

Upper house.

This house desires to be informed by the Lower house upon what Grounds and reasons the Acts for Encouragement of Planting Hemp and Flax and for Sheriffs taking Baile are left out of the Act for Reviving of certain Laws.

Lower house.

Upon reading the Message next above from the Upper house, this house having taken the same into Consideration find no reason for their Revivall and therefore have Omitted them in the Act for Revivall of Laws.

Lower house

Upon reading the forgoing Vote of the Upper house touching Ordinaries this house is of Opinion that besides the places where Courts are kept there is one Ordinarie Necessary in Ann Arundell County at M<sup>r</sup> Richard Hills and two in Patuxent Viz<sup>t</sup> at M<sup>r</sup> Richard Keenes and M<sup>r</sup> George Beckwiths. and one in Dorchester at Peter Underwoods and one at the Wading place between Kent and Talbot and no more in the whole Province, And this house requesteth the Upper house to Ioin with them to Petition the Lieuten<sup>t</sup> General to Suppress all other Ordinaries whatsoever.

Upper and Lower Houses

To the honourable the Lieutenant General

The Petition of the Upper and Lower houses of this Present Generall Assembly.

Sheweth—

That Whereas both Houses have by their Unanimous Vote thought fitt that no Ordinaries be kept in any place of this Province but where the Provincial Court and County Courts are kept and Besides in Ann Arundell County at Richard Hills; in Patuxent at Richard Keenes & George Beckwiths; in Dorchester County at Peter Underwoods and one at the Wading place between Kent and Talbot Counties and no more in the whole Province, and these to Give good Security to Maintaine Stable Room and Provision for Twenty Horses apiece and Twelve feather Beds with Suitable furniture before they have any Licence from Your Honour, We your Honours humble

Servants and Members of both houses of this Present General Assembly Do pray Your Honour to Suppress by your Proclamation all other Ordinaries, and before any of the before Mentioned Ordinaries have Licence that they give Security according to the said Vote.

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Signed by the Clerks of both Houses

The house is Adjourned till 9 of the Clock to Morrow Morning

On Wednesday the 24th Day of February the house mett

Present the Honourable Governor the rest as yesterday

Thrice read the Acts concerning what shall be allowed to the Grand Iuries that are Summoned twice a year out of the Body of the Province to Attend Provincial Courts, and for Allowance of Publick Accounts and both Passed.

Upon Notice given to the Lower house that his Excellency was ready to break up this Present Session of Assembly, and to desire them to bring up the Laws Assented to by both houses.

The Lower house with their Speaker came into this house with all the Laws made this Assembly, the Titles whereof being read in the Presence of both houses, the Lieutenant General Signed the Laws with this Endorsement Viz! The Lieutenant Generall Willeth these to be Laws

And thereupon Prorogued this Assembly to the 14th Day of February Next to come in the Year of Our Lord 1675.

PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

*At a session held at St. Mary's, February 12—24, 1674/5.*

CECILIUS CALVERT, LORD BALTIMORE,  
*Proprietary.*

CHARLES CALVERT,  
*Governor.*

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THE LOWER HOUSE OF ASSEMBLY.



ates of the Lower house of Assembly prorouged vn- L. H.  
 ns and Adjournm<sup>ts</sup> from the sixth of June in the Journal  
 the Right hono<sup>ble</sup> Cæcilius &c to this p<sup>r</sup>sent Twelveth p. 1  
 of his sayd Lo<sup>ps</sup> Dominion Annoq Domini 1674

vert Gou<sup>r</sup>no<sup>r</sup>, The hono<sup>ble</sup> Philip Calvert Esqr Chancelor  
 Brookes Esqr Surveyo<sup>r</sup> Gen<sup>r</sup>all, Thomas Truman -as  
 Tailo<sup>r</sup> Esq<sup>ts</sup>, his Lo<sup>ps</sup> Councill, met as the Members  
 of the Lower house mett in St Maryes the name of  
 all w<sup>ch</sup> followes vizt.

- |                              |   |   |
|------------------------------|---|---|
| S <sup>t</sup> Mary          | les County—M <sup>r</sup> Henry Adams—  | } |
|                              | M <sup>r</sup> Ignatius Courseene       |   |
|                              | M <sup>r</sup> John Bowles—             |   |
| St Maryes County             |   |   |
|                              | L <sup>t</sup> Coll                     |   |
| Kent County.                 | M <sup>r</sup> Arthure Wright }         |   |
|                              | M <sup>r</sup> William Bishop }         |   |
| Ann Arundel County.          | Cap <sup>t</sup> W <sup>m</sup> Burges— | } |
|                              | M <sup>r</sup> Cornelius Howard         |   |
|                              | M <sup>r</sup> Robert franklyn          |   |
| Calvert County.              | Majo <sup>r</sup> Thomas Brooke         |   |
|                              | M <sup>r</sup> Richard Hall             |   |
|                              | M <sup>r</sup> William B                |   |
| Baltemore County             | Cap <sup>t</sup> George Wells }         |   |
|                              | Cap <sup>t</sup> Thomas Todd }          |   |
| Talbot County.—              | M <sup>r</sup> Richard Woolman }        |   |
|                              | Cap <sup>t</sup> Philemon LLoyd. }      |   |
|                              | M <sup>r</sup> Joseph Weekes }          |   |
|                              | M <sup>r</sup> William Hambleton }      |   |
| Som <sup>r</sup> set County. | Cap <sup>t</sup> Paul Marsh }           |   |
|                              | M <sup>r</sup> Roger Woolford }         |   |
| Dorchester County            | M <sup>r</sup> Henry Tripp }            |   |
|                              | M <sup>r</sup> William fford }          |   |
| Cæcil County                 | M <sup>r</sup> Henry Ward & }           |   |
|                              | M <sup>r</sup> Abraham Wilde }          |   |

Robert Ridgely ted Clerke of this house by the  
 hono<sup>ble</sup> the L<sup>t</sup> Gen<sup>r</sup>all & takes his place accord[ing] [ly]  
 Mathias Woods -ekeep by the house.  
 Dent Sent the last Journal of this house  
 and the body of Lawe he retornes and with  
 with the Journal & body of Lawes.

L. 11.  
Journal  
original

This house taking into consideration that the Lawes made the last Sessions of this Assembly, are not Entred in of Lawes, and that this house have the Original Coppy und<sup>r</sup> the greate seal Province, and that it might be much p<sup>r</sup>judice to the Province in general they by any accident be Defaced or Casually lost—ordered that a message be his Excl<sup>y</sup>, to desire that M<sup>r</sup> Sec<sup>r</sup>y may Cause the same to be Entred upon Record in the said booke of the body of Lawes, by Munday morning next and then ma Returned to this house in the sd booke.

p. 2 M<sup>r</sup> Carvile, M<sup>r</sup> Dent, Ca- they retorne

Ordered that the Clerke house he ord<sup>s</sup> to be observed in the -, and post them up in the house to morrow

The house morning Ten a clock.

The 13<sup>th</sup> M<sup>r</sup> Henry Adams & Cap<sup>t</sup> Philemon ll.

The Clerk house, and the Rules & ord<sup>s</sup> to read as followeth—

S<sup>t</sup> Maryes Lower house y 13<sup>th</sup> 1674.

It is this day ordered by the eses of this Province now Assembled, that those m (zt) M<sup>r</sup> Thomas Notley speaker, M<sup>r</sup> Robert Carvile William Boarman, M<sup>r</sup> William Hatton M<sup>r</sup> Thomas Dent L<sup>t</sup> Coll John Jarbo, M<sup>r</sup> Arthure Wright, M<sup>r</sup> W<sup>m</sup> Bishop, Cap<sup>t</sup> William Burges, M<sup>r</sup> Cornelius Howard, M<sup>r</sup> Robert ffranklyn Majo<sup>r</sup> Thomas Brookes, M<sup>r</sup> Richard Hall, M<sup>r</sup> William Berry, M<sup>r</sup> Henry Adams, M<sup>r</sup> Jgnatius Courseene, M<sup>r</sup> John Bowlds, Cap<sup>t</sup> George Wells Cap<sup>t</sup> Thomas Todd, M<sup>r</sup> Richard Woolman Cap<sup>t</sup> Philemon LLoyd, M<sup>r</sup> Joseph Weekes, M<sup>r</sup> William Hambleton, Cap<sup>t</sup> Paul Marsh, M<sup>r</sup> Roger Woolford; M<sup>r</sup> Henry Tripp M<sup>r</sup> William fford, M<sup>r</sup> Henry & M<sup>r</sup> Abraham Wilde, or any Twelve of them (whereof M<sup>r</sup> Speaker to e) assembled at the time and place p<sup>r</sup>fixed shalbe a house of Comons or Lo house of Assembly, to all intents & purposes, and all bills, acts or o lled by the said Twenty Nine Members or any Twelve of them (whereof ker to be one as aforesaid) with the Consent and approbation of the upp nd Enacted by the L<sup>t</sup> Gen<sup>l</sup>l Gou<sup>n</sup>o<sup>r</sup> of this Province, und<sup>r</sup> the Right Lord Baltomore Proprietary of the same shalbe Lawes of ce after publica thereof und<sup>r</sup> the greate Seale of this Province -d to all intents and purposes, as if they were admitted and assented the Respective freemen of this Province in pson.

L. H. Journal original

St Maryes february the Lower house of Assembly. The Rules and ord house, to be observed by the Deputyes and Delegates and Clerke of this house, within this house.

It is this day ordered by the Bu Dep<sup>ys</sup> or Delegates of this Province now assembled d ord's following be observed by the Burgesses and P. 3 assembled, and by the Clerke of this house during

First That no Bur this house shall use any Reviling Speeches or name any one by his cation, vizt the gentleman that Spoke last or the like

Secondly That no one sp- bill without lycense of the Speaker, and if two psons or more Rise u- who shall speake first and no one may interupt another

Thirdly That to any bill, but shall stand up Reverently du-

Fourthly: That seu'all dayes before it be Engrosed, and that betwixt Every esse upon very urgent occasion, M<sup>r</sup> Speaker shall Dispense read twice at one sitting shalbe sufficient as read two seu'all ed in the Clerkes Journal.

Fifthly. No one sha- embly, whilst the house is sitting, with sword or other weapon but shall put of the Dorekeep or other pson apointed thereto upon penalty of a fine as the Speaker Deputyes and Delegates shall thinke fit.

Sixthly Any of the Nine and Twenty Members bound to attend this Assembly, who shalbe absent from the house at the houre and place apointed, shalbe fined after the number of Twelve of them are assembled, according to the ord's for setting the house, according to the Discretion of the house unlesse upon lawfull Excuse, and admitted by the Speaker.

Seavently All misdemeano<sup>rs</sup> w<sup>ch</sup> shall happen within this house, shalbe Censured and fined in the house.

Eighthly. When any bill is p'sented to the , and no one makes objection thereto, M<sup>r</sup> Speaker shall apointe any one Member to speak the said bill, and Deliver his opinion first, and so in ord<sup>r</sup> as M<sup>r</sup> Speaker shall thinke fit and -ent.

Ninthly. That during this Assembly whatsoever, Either Dep<sup>ty</sup> Burges Delegate or Clerke shall utter any words, or make of any words Spoken in the house to any bill or otherwayes upon Debate or Conference alty of such fine, as the house shall thinke fit and impose

Tenthly. That no ering or priva ication, shalbe by any Two or more Members Concerning -ate of any house or whilst the house is sitting.

L. H.  
Journal  
original

Upon Reading the fo for settling the house,  
and the Rules & ord's to be observed in this house  
-se approved thereof, and ordered the Clerke  
to signe them, affix th this house to  
the publike view of all the Deputyes and Delegates,  
w<sup>ch</sup> done accordingly.

This house Adjourned whilst Munday morning nine a Clock.

p. 4

The 15<sup>th</sup> of ff-

Cap<sup>t</sup> Loyd and M<sup>r</sup> Hatt  
M<sup>r</sup> Secry sent in the body of Lawes.  
M<sup>r</sup> Speaker p<sup>o</sup>pose -s the maine thing that this As-  
sembly was call house to consider what is necessary  
to be done

Cap<sup>t</sup> Wells & uty, Majo<sup>r</sup> Brookes of Calvert  
County a -lly informed the house of the mis  
their Respective

M<sup>r</sup> Speaker ouching the Sussequehannough  
ges done to the Inhabitants of this Province, and sd  
Jndians at p<sup>r</sup>sent and p<sup>r</sup>vent the like for the future

Voted that a Committee be apo- Remedy this mischeif,  
and make a Report to the house erein.

M<sup>r</sup> Speaker appointes, Majo<sup>r</sup> Brookes M<sup>r</sup> Dent Cap<sup>t</sup> Boar-  
man Cap<sup>t</sup> Wells M<sup>r</sup> Ward Cap<sup>t</sup> Todd Cap<sup>t</sup> Burges M<sup>r</sup> Wool-  
man M<sup>r</sup> Hall & M<sup>r</sup> Wright to be a Committee for that purpose.

John LLeowellin apointed Clerke to the said Committee.

The said Committee goe upon their Charge.

The house Adjourned whilst two of the Clock in the afternoone

15<sup>o</sup> ffeb: afternoone.

House met absent as be- d the Committee

Came Cap<sup>t</sup> Burges from the Con- with this pap: vizt  
The Committee move the house the L<sup>t</sup> Gen<sup>l</sup> that  
in case of any occasion of raying a warre Indians  
he be pleased to informe them what quantity of armes and  
amu- in p<sup>r</sup>sent re such an Expedition.

Signed by of the Committee  
John Llewelin Clerke.

The house vote it nec send a message to his Excly  
to informe this house thereof, that so this may give  
answere to the Committee accordingly.

Cap<sup>t</sup> Weekes & sent with the sd message they  
retorne.

Voted that his Exclly be signify to this house, <sup>L. H. Journal original</sup>  
whether he hath received any answer from the Lord Propry,  
to the petition of the Assembly to his Lo<sup>ps</sup> the last Sessions,  
and if he hath recd any, acquainte this house what  
the same is.

M<sup>r</sup> Courseene.

it with the sd message to the L<sup>t</sup> Gen<sup>all</sup> P. 5  
were that he hath recd nothing from the Lord- same.  
unty Joiners, petitions this house for pay for  
es agoe.

have payed him out of the publike 400<sup>l</sup> Tob:  
from the upp house vizt.

y 1674.

and Amunicon his Exclly doth assure the Readie-  
nes for 200 men, and amnition.

Signed by ord<sup>r</sup> of the house.

Ri: Boughton Clke:

pap to the Committee.

-acōn of his Lo<sup>ps</sup> graunts, notwithstanding any omis-  
sions of Record, b t upon the last Journal, and referred  
to the Consideracōn of this p<sup>t</sup>sent Session of Assembly, being  
Read.

Voted by this house that the said act be sent to the upp  
house, and that they be requested to puse the said act, and  
Retorne their opinion thereof to this house.

M<sup>r</sup> Carville & M<sup>r</sup> Weekes Sent with the sd message they  
retorne.

Joseph Edloe of Calvert County petitions this house for pay  
for his time for Carryeing seu<sup>all</sup> L<sup>ts</sup> from the L<sup>t</sup> Gen<sup>all</sup>, to  
the officers of the malitia,

The house ha Considered thereof, allowed the sd  
Edloe 250<sup>l</sup> Tob out of the que.

The Act for acōn of Attornyes ffees being read, put  
to the vote whether the said Act ved or amended.

Voted that amended, but that no alteration be made  
as to the Attornyes of the Co<sup>ty</sup>, but that the Attornyes  
at the County Co<sup>ty</sup> have <sup>l</sup> Tob for

The rnes whilst to morrow morning 9 a clock.

16<sup>o</sup> ffeb 1674. house met a before. & the Committee.

M<sup>r</sup> Hamilton sent to ttee to Know if they have  
p<sup>r</sup>pared any busines for this houses c tion. he retornes &  
with him

The Comittee, who p<sup>r</sup>sent to the house this pap.

L. H.  
Journal  
original

Committee Lower house ffeb: 16<sup>th</sup> 1674.

In pursuance to a                      of the Lower house of the 15<sup>th</sup>  
ffebuary the Committee  
p. 6 thinke convenient to ppose                      Gou'no<sup>r</sup> of New yorke,  
who                      Concerning a treaty with                      -ore the  
Jnhabitants of this Pro                      in Re                      to the Managing  
a warre u                      it be totally left in the brest of his Exchly.  
for                      Carryeing on of such warre at his Exchly shall  
thin                      doe propose, that 15<sup>l</sup> Tob p poll be leavyed  
to his Exchlys hands to be Expended and layd  
discretion of his Exchly.                      -tee

The sd Report d                      And put to the vote  
lected the next yeare and to be Deposited in his Exchly<sup>s</sup>  
the Charge of the warre with the Jndians if                      Assem-  
bly can be called to supply further.

Voted by the Majo<sup>r</sup> tht suffic                      Ordered that a  
message be sent to the upp house with the vote of this house  
in Reference to the Jndian busines, and that they would please  
to Consider thereof and Retorne their opinions to this house.

Majo<sup>r</sup> Brookes Cap<sup>t</sup> Burges Cap<sup>t</sup> Wells & M<sup>r</sup> Dent sent  
with the sd message they retorne.

The petition of John Coman condemned the last Co<sup>ns</sup> for  
witchcraft, humbly desires this house to interce                      with  
his Exchly on the behalfe of the sd pet<sup>r</sup>

Voted Nemine contradicente, th                      house petition his  
Exchly accordingly and ordered that M<sup>r</sup> Howard  
Woolford Draw a petition for that purpose & p<sup>r</sup>sent it to this  
house                      their Consideracōn.

put to the vote whether                      Convicts shalbe imported  
into this Province for the future ye

Voted they ought not                      arred.

The house                      whilst to morrow morning 10 a clock.

17<sup>o</sup> ffeb:

house met abs                      before.

Came M<sup>r</sup> Taylo<sup>r</sup> from                      upp house with a message  
in writing (vizt). it being Endorsed on the                      e of the  
✓ petition of Elizabeth Warner.

15<sup>th</sup> ffeb                      upp house

This house desires that the Lower house will take into their  
Consideracōn the Jnconveniencies and mischeifs that have hapned  
to this pet<sup>r</sup> for want of a Law in this Province, to Releve  
psons, and that the Lower house will p<sup>r</sup>pare

the Cheif Judge for pbate of wills & Testaments  
upon good security given by such pson who

L. H.  
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original  
P. 7

swaere.

Signed by ord<sup>r</sup> of the house.

Ri: Boughton Clerke

The opinion whether a Law be Drawnen up  
eticion.

-essary and that the Committee Draw up a being  
Read, drawn by the Committee, and that theirin  
such debts, as are due to the psons ag<sup>t</sup> whome  
or otherwise upon subpcœna to testefy before the Court  
-udant that so they may be leavyed upon the sd attachm<sup>t</sup>  
of Court be a sufficient barre, against the said partyes  
bill bond or spetialty though not Delivered up, and also against  
the party ag<sup>t</sup> whome the attachm<sup>t</sup> is, of any further Claime  
against them, and in case any pson suito<sup>r</sup> to any Co<sup>ts</sup> shall  
sumon any pson to Declare, whether he oweth the sd pson  
against whome the attachm<sup>t</sup> is, any Tob: or not, and it shall  
appeare that he owed him nothing, and that he is Causelesly  
summoned then the pty that sumoned him to pay his Costs.

M<sup>r</sup> Howard M<sup>r</sup> Woolford p<sup>r</sup>sent to this house a  
petition by them Dra the behalfe of John Coman to his  
Exclly w<sup>ch</sup> being was approved on and signed by the  
Clerke of this house & Sent to the 'al by Cap<sup>t</sup> Bur-  
ges, Cap<sup>t</sup> Wells, M<sup>r</sup> Howard and M<sup>r</sup> Course retorne.

An Act pviding lbe good Evidence to prove for-  
reigne debts being, voted t re Drawne,  
only leaving out the last Clause for yeares, for b

An Act apointing ke bayle, being read, voted that  
it be Renewed, with an am no Declaration be sent  
out with the writ but that the sume of the de be set  
forth in the body of the writ, whether it be in an accõn of the  
c t or otherwayes that so the sheriff may Know how  
to provide bayle accordingly.

M<sup>r</sup> Chew from the upp house with a message in writing  
(vizt)

Upp house of Assembly. ffeb 17<sup>th</sup> 1674.

This house desire informed by the Lower house,  
what they Conceive it fit to done with the suffice  
Patuxent River. p. 8

Voted that it be left to the that affayre with the  
suff

M<sup>r</sup> Dent & M<sup>r</sup> Ha they Retorne  
A proposal Whether it be not sidder that a  
Law be provided for arm nty for their defence or at

L. H.  
Journal  
original

leastwise at p'sent is most in Danger?  
put to the Voted Necessary. and rmes with  
sufficient amunition in Each County and ed Concurrē  
with this house in their vote, and th the sd armes and  
amunition be such as his Ex thinke fit to appointe.

Majo<sup>r</sup> Brookes Cap<sup>t</sup> Burges, Cap<sup>t</sup> Boarman & Cap<sup>t</sup> Wells  
Sent with the said message they retorne.

Came the hono<sup>ble</sup> the Chancelo<sup>r</sup> and Secry & M<sup>r</sup> Taylor  
from the upp house with three paps, the first as to the vote of  
25<sup>t</sup> Tob p poll, his Exclly doth not thinke it necessary to be  
tyed up to any certeine sume, because of the uncerteinty of the  
Charge if a rue fall out; and the 2<sup>d</sup> & 3<sup>d</sup> pap were the two  
last messages sent upp house from this house to w<sup>ch</sup> the  
Gou<sup>no</sup>r thinks fit to give no an untill the first be ascer-  
teined.

Came M<sup>r</sup> Truman from the house with An Act for  
making good a lease to M<sup>r</sup> Thomas for use of John  
Long for a debt due from Walter Story dece sd Act was  
read thrice & assented to.

he also brought ouses pe behalfe of John Coman  
w<sup>ch</sup> with sed followeth in these words. (vizt)

To the hono<sup>ble</sup> vert Esqr L<sup>t</sup> Gen<sup>all</sup> and Cheif Judge  
of the Provincial Court the Right hono<sup>ble</sup> the Lord  
Prop<sup>ry</sup>.

The humble on of the Deputyes and Delegates of the  
Lower house of Assembly

Humbly Sheweth to yo<sup>r</sup> Excellency that whereas John  
Coman being araigned Convicted and Condemned upon  
p. 9 tute of the first of King James of England Con-  
juracōn Sorcery or Inchantm<sup>t</sup> used upon ale, and now  
lyeing und<sup>r</sup> that Condemnation beseeched us (yo<sup>r</sup> hono<sup>rs</sup>  
pet<sup>rs</sup>) to mediate & in yo<sup>r</sup> Exclly, for a Repeive and  
stay of Exe therefore accordingly in all humble manner  
bese and Severrity of the Law, to w<sup>ch</sup> the said  
ably Exposed himself, may be Remitted and encyes  
mercy and Clemency upon so pet<sup>rs</sup> shall as in deauty  
bound pray.

by ord<sup>r</sup> of the house.

Robert Ridgely Clerke of the Lower house of  
Assembly.

Endorsed thus (vizt)

Upp house of Assembly 17<sup>th</sup> ffebr 1674.

The L<sup>t</sup> General hath Considered of this peticion, and is  
willing upon the Request of the Lower house that the Con-  
demned mallefacto<sup>r</sup> be Repeived and Execution stayed, Pro-  
vided that the Sheriff of St Maryes County carry him to the



gallowes and that the Rope being about his Neck it be their  
made Knowne to him h uch he is beholding to the  
Lower house of Assembly for mediating terceding in his  
behâlfe with the L<sup>r</sup> Gen<sup>l</sup>all, and that he Remaine City  
of St Maryes to be Employed in such service as the Gou<sup>r</sup>no<sup>r</sup>  
and shall thinke fit, during the pleasure of the Gou<sup>r</sup>no<sup>r</sup>.  
Signed by ord<sup>r</sup> house.

Ri: Boughton Clerke

Put to the vote whether be not convenient that an Act  
be Drawen up to Empower Gen<sup>l</sup>all for one yeare to lay  
a publique Leavy upon the Jnhabitants of this Province, for the  
defraying the Charge of the Indian warre; sion be  
Voted necessary for one yeare, and that the Concurrence of  
the upp house be desired with this house in the sd vote.

The Adjourned whilst three a clock afternoone.

feb 17<sup>th</sup>: afternoone

p. 10

The house mett at

M<sup>r</sup> Speaker apointed Cap<sup>t</sup> Boarman Cap<sup>t</sup> Wells M<sup>r</sup>  
Ward Cap lman M<sup>r</sup> Hall & M<sup>r</sup> Wright to be a Comi-  
inspecting the lawes and to make such thinke  
Convenient and that they h was Delivered them.

They go

The house nine a clock

18<sup>o</sup> feb: 1674:

The house ittee.

A Request of the Bur Countyes to this house desir-  
ing longer time for the & prisons in Each of the sd  
Countyes, by Indians and hardnes of the winter.

Voted that whereas seu<sup>r</sup>all of the Countyes have not finished  
their Courthowes & prisons that they have a yeares time  
more given them and that the Committee draw up a Law for  
that purpose.

M<sup>r</sup> Wilde and M<sup>r</sup> Carvile sent with the sd vote to the com-  
ittee they retorne.

M<sup>r</sup> Wells from the Committee with a bill Entituled.

An Act for Releife of s psons who in Conscience are  
not free to swears in case of Admcōns

The said bill Read, and that the same be amended.

Came M<sup>r</sup> Dent from the Co with a bill Entituled.

An Act for Regulacōn rnyes ffees. Read & passed.

Sent to the upp house by

A Member of this h that the C of the County

L. H.  
Journal  
original

Co<sup>rs</sup> may have but the moy the Clerke of the Provin-  
cial Co<sup>rt</sup> hath in any accōn

Voted necessary that the Committee inspect the Lawes  
for Clerkes fees, and Regulate and Draw up an act ac-  
cording to this vote.

The debate on Act for Admcōns without oath reas-  
sumed and voted that this house send a message to the upp  
house to desire the L<sup>d</sup> Gen<sup>l</sup>all to acquainte this house if he  
hath received any Instrucōns from the

p. 11 the Dispensations with oathes of p<sup>rs</sup>ons that ke,  
aswell upon Admcōns as all other ch Instruccons then  
this house humbly d

ned whilst two of the Clock in the afternoone.

18<sup>o</sup> feeb.

the Committee.

& M<sup>r</sup> Hambleton sent to the upp nsent to them,  
and also to Retorne n'all in the name of the whole ho  
the Execution of John Coman.

from the Committee with a bill Entituled.

at shalbe good Evidence to prove forreigne debts'

Read passed,

Sent to the upp house by M<sup>r</sup> Carvile to desire their Con-  
currence herein.

Came the hono<sup>ble</sup> the Chancelo<sup>r</sup> M<sup>r</sup> Chew and M<sup>r</sup> Taylo<sup>r</sup>  
from the upp house with a pap vizt.

Upp house: feeb: 18<sup>th</sup>

This house desires to be satisfied by the Lower house,  
whether it be the sense of that house that the Gou<sup>r</sup>no<sup>r</sup> and  
Councill shalbe Empowred to leavy the Charge of the Jndi  
arre, for one whole yeare, or only till the time of lay-  
ing the pu Leavy next yeare.

Signed by ord<sup>r</sup> Ri: Boughton Clerke.

Put to the vote

Voted that it is of this house for one whole yeare  
from the feebru

M<sup>r</sup> Carvile M<sup>r</sup> M<sup>r</sup> Hamilton & M<sup>r</sup> franklyn sent to  
the upp house with they retorne.

Came M<sup>r</sup> Chew from upp house with the message of  
this house about the Law for Adcō hout. oath. acquaintes  
this house that the Gou<sup>r</sup>no<sup>r</sup> hath received no instruccōns  
from the Lord Proprietary in relation thereunto.

M<sup>r</sup> Carvile sent to the upp house to Desire to Know if they  
will Concurrer with se, in such a Law for dispensing with

L. H.  
Journal  
original  
p. 12

oathes for  
 conscience sake. he  
 Came the Survey Regulacōn of Attorney  
 also that the up be Drawne for a Dispensation with  
 oa in nothing else upon w<sup>ch</sup> the house vote up be  
 amended by the Committee.  
 Came Cap' B Entituled An Act limiting that  
 shalbe leaved upon  
 Sent to the upp ffranklyn.  
 Came the Surveyor Gen<sup>a</sup> with the Act providing what  
 shalbe good Evidence and brings word the upp house,  
 are willing to the addicon.

Upp house of Assembly 6

This house is of opinion that a bond &c<sup>e</sup> p<sup>r</sup>ved before the  
 Major of any Towne Corporate, and Certefyed und<sup>r</sup> the  
 Comōn Seale of the Corporacōn, with oath made that no  
 paym<sup>t</sup> hath beene made &c<sup>e</sup> ought to be admitted in this Pro-  
 vince, aswell as a bond &c<sup>e</sup> proved before a Notary publike  
 and that such words ought to be added to the act providing  
 what shalbe good Evidence to prove forreigne debts.

Signed by ord<sup>r</sup> of the house

Ri: Boughton Clerke.

M<sup>r</sup> Carvile sent with the to the upp house to Know  
 where they would have those certed. retornes.

Came M<sup>r</sup> Chew from ouse w<sup>th</sup> (vizt)

The upp house desi house would w up a Law  
 to Empower the Gou<sup>r</sup>no<sup>r</sup> and Co avy the Charge of an  
 Indian warre for one whole year the 14<sup>th</sup> february  
 instant.

Ordered that Comittee draw up a Law for that pur-  
 pose.

M<sup>r</sup> Chew also broug petition from Thomas Hawkins  
 of Kent desiring Reliefe for a losse susteined by the Indians  
 to the vallue of 10<sup>l</sup> Sterl and 16000<sup>l</sup> Tob. Endorsed

Upp house

18<sup>th</sup> of feeb: 1674.

p. 13

Resolved that this house doe Joine in any house,  
 shall thinke fit to be Extended to the

Signed by ord<sup>r</sup>

Ri: Boughton: Clerke.

P e pet<sup>r</sup> should, be allowed any thing or not?

ilist to morrow morning 9 a clock.

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before and the Committee.

Cap<sup>t</sup> Boarman as a messenger to this house to Know the sussequehannoughs a place at the head of Patomeke a dayes Journey above the falls, or to remaine where they are or Else where.

The Act for Regulating Clerkes fees read and passed.

Committee came in and the Indian busines debated.

Voted this house thinke it Convenient that the Gou<sup>r</sup>no<sup>r</sup> apointe the said Indians a place a day two or three dayes Journey above the falls of Patomeke, to Remaine theire During his pleasure.

The votes of the two howses in October 1671 touching officers pay being drawn out the Journal to be sent to the upp house in the afternoone, the member of this house, to Know if the upp house are of the same they were then, if so that it may be incerted in the Law to Empow<sup>r</sup> the Gou<sup>r</sup>no<sup>r</sup> and Council to lay the Leavy one yeare to Defray the Charge of the warre.

An Act for such psons who in Conscience are not free to sweare in cases of the King and Adm<sup>rs</sup> Read, and passed.

M<sup>r</sup> Chew from the upp house with a pap<sup>r</sup> (vizt)

Upp house of Assembly 18<sup>th</sup> day of february.

Some of the greates members of the sussequehannoughs were this day admitted into this house, and being asked their busines they desired to Know what parte of the Province should for the future be allotted for them to Occupy but before this house will retorne them an answer it is thought fit to give advice and opinions

for a

Clke

Voted that the Gou<sup>r</sup>no<sup>r</sup> should send the members of Patomeke to the former vote

Came M<sup>r</sup> Taylor of the upp house to informe this house of the sussequehannoughs this year and the other Indian Nations in the Province with a petition and the next yeare.

It is the opinion of the house that should the Sussequehannoughs amongst the Respective freind Indian Nation it may be of consequence to the Province in generall.

First. That their living amongst them would be prejudicial to their owne future Designes, that it will inevitably be prejudicial to the Province in generall.

Secondly. This house hath reason to suspect that the designe of the Sussequehannoughs in coming amongst the English and Claming the peccōn from them may be out of

designe purposely to Discover the strength of the Province and the advantages that the for the future take should they be Evilly inclined which will very dangerous Consequence should they be admitted to Remaine th e amongst the Neighbour Indian Nations.

Thirdly Wee have reason furthe t that the Sussequehannoughs & Seneco's have private ence togeth ithstanding the Seeming warre bet w<sup>ch</sup> may be dangerous consequence to the should they be p<sup>m</sup>itted amongst the Neighbo' Indian

Fourthly. If they are absol Enemyes to the Seneca's, our Enterteining them will so Exasperate Seneca's that should a warre this Ensueing yeare happen betweene the Seneca's and them the whole province in gen'all must of necessity is of opinion that it wilbe more safe that the p. 15 above the falls of Patomeke, their being ydould on) to Cleare ground Enough to p the only thing they seeme to desire to live a us for.

man Sent with the sd message they retorne Surveyo' Gen'all M<sup>r</sup> Chew and M<sup>r</sup> Taillo' sage by word of mouth (vizt) That if ed to the falls of Patomeke, their being their. nothing but force will drive th ca's will Certainly be here this Summer ny wee shalby this meanes Create two, and if this ion then to Signify so much to the upp house wh ing to doe but to provide Armes Ammunition and Provision, and imediately to beginne the warre.

M<sup>r</sup> Courseene Sent for the Committee, he retournes and w<sup>th</sup> him the Committee.

It was p<sup>p</sup>osed to the house whether if the sussequehannoughs should Refuse to Remove where the Gou'no' is pleased to appointe them they shalbe forced by warre to Remove or not.

Voted that th shall goe when and where the Gou'no' pleaseth to appointe them they shalbe forced.

M<sup>r</sup> Car M<sup>r</sup> Dent Cap<sup>t</sup> Weekes Cap<sup>t</sup> Boarman Cap<sup>t</sup> Wells & Cap<sup>t</sup> it w<sup>th</sup> the sd vote to the upp house. they retorne.

The Committee pa bills to this house Entituled An Act for of Longer time to the Countyes for Erecting Court howses and p Read and passed.

An Act appointing to take bayle. read and passed. Clement Hi Sher St Maryes County craves allowance out of the publique of ll Sumes of Tobacco by him Expended on prisoners Criminals a disburst upon other occasions as by his account appeares. The house taking

L. H. the same into their Consideration ordered that allowed  
Journal original 3940<sup>l</sup> Tob: out of the publique.

The Adjourned whilst to morrow morning 9 a clock

p. 16

The 20<sup>th</sup> of Febru

The house met absen

Majo<sup>r</sup> Brookes Cap<sup>t</sup> B ouse with Hawkins petici  
act for Regulacōn of Clerkes fees, the Act for thowse  
& prisons and the Act apointing she ne

M<sup>r</sup> Chew came from Know if this house have Drawen  
up the La Assembly might be done on Mund

Majo<sup>r</sup> Brook sire them to acquainte this h them  
from this house on the 15<sup>th</sup> ins

An Act for Confirmacōn notwithstanding any omis-  
sions of Record.

The L<sup>t</sup> Gen<sup>l</sup>all Retornes a in his power to give an  
answere to that bill whilst from his father the Lord  
Propy.

M<sup>r</sup> Truman from the upp house with the votes for Officers  
pay. assented to by the upp house.

M<sup>r</sup> Speaker apointed M<sup>r</sup> Carvile M<sup>r</sup> Dent, M<sup>r</sup> Ward Cap<sup>t</sup>  
Wells Majo<sup>r</sup> Brookes and Cap<sup>t</sup> Burges to be a Comittee to  
Draw up the law for Empowering the Gou<sup>r</sup>no<sup>r</sup> and Councill to  
lay the publique leavy for next year.

They goe upon Charge.

L<sup>t</sup> Coll Jarbo & Cap<sup>t</sup> Boarm t to the upp house to  
Know if the 50000<sup>l</sup> Tob Raysed last year b nke still or  
not, or whether any pt of it be Expended or not.

They Retorne and b ere the L<sup>t</sup> Gen<sup>l</sup>all hath it all in  
banke, ready for the se Country.

M<sup>r</sup> Weekes sent t house to acquaint L<sup>t</sup> Gen<sup>l</sup>all  
that at p<sup>r</sup>sent they have them he retornes.

Came the ho ancelo<sup>r</sup> from the upp house with the Act  
for allowance of time to the Countyes for Erecting  
Courthouses and prisons. w<sup>ch</sup> is hed in the upp house.

Act for Regulating Attornyes ffees Read the second time  
and passed to Jngrose<sup>nt</sup>

M<sup>r</sup> Secy<sup>r</sup> from the upp h ith the Act for Regulating  
County

p. 17

written thus.

the Act of Assembly ascerteining the Clerkes ffees  
r the Clerkes in setting their ffees, and that th me  
is Judged needlesse, and further this house doth ready as  
litle allowed the Clerkes. as can of the Clerkes shall

Exact fees and Charge <sup>is</sup> made they are to be indicted L. H. Journal original  
but the already Established for Clerkes fees is  
Signed by ord<sup>r</sup> of the house  
Ri. Boughton Clerke

of pp house with the Act apointing sheriffs to  
take bayle En (vizt)

Upp house ffeb: 20<sup>th</sup>

It is the opinion of this house that it is necessary that the  
Decl be sent out with the writs upon all accōns depending in  
the Provincial Co<sup>rt</sup>, and that the partyes come to tryal the first  
Co<sup>rt</sup>, if the Court Judge fit, but this house Conceives, that the  
Sending of the Declerations with the writs upon accōns in the  
County Co<sup>rt</sup>s may be omitted.

Signed by ord<sup>r</sup> of the house  
Ri. Boughton Clerke:

Mended accord y and after amendm<sup>t</sup> read the Second  
time & passed.

Came M<sup>r</sup> from the upp house w<sup>th</sup> a pap (vizt)

Upper ffeb 20<sup>th</sup>

the desire to breake up this p<sup>r</sup>sent Session on  
Munday next, in ord<sup>r</sup> where to be informed by the Lower  
house whether the p<sup>r</sup>sent busines lyeing m is like to be  
dispatched by that time.

ned by ord<sup>r</sup> Ri: Boughton Clerke

Cap<sup>t</sup> Weekes and M<sup>r</sup> W ent to the upp house to ac-  
quainte them that this house will Dispatch their busines as  
fast as they can and when they draw neare to a Conclusion  
they will acquainte the L<sup>t</sup> Gen<sup>l</sup>all.

M<sup>r</sup> Taylo<sup>r</sup> f upp house w<sup>th</sup> the Act for sheriffs to take  
bayle. Read pas Jngrosemt<sup>t</sup> p. 18

M<sup>r</sup> Weekes sent to the upp

to such bills as ly  
Came the hono<sup>ble</sup> the bills Entituled

An Act p<sup>r</sup>viding what sh orreigne

An Act Limiting the

An Act for Admcōns

the Chancelo<sup>r</sup> acqu upp house is of opinion that with-  
out th a fortnig longer, they thin ration of

three bills to

This house their message sent by the Chancelo

Came M<sup>r</sup> Taylo<sup>r</sup> from th per vizt.

L. H.  
Journal  
original

## Upp house ffeb

Voted by this house that the J Requested to take good security of the Ordinary Keeps at St Maryes for the Provision of stable Roome for Twenty horses by Michelmas next, and Provision of sufficient horsemeate so long as the said horses shall remaine here, and for pvision of Twelve feather bedds, by the 12<sup>th</sup> of December next and also to take the like Security of the Ordinary Keeps in the Seu'all Countyes where the Courts are Kept, and that the Lower house be desired to Concurrere herein.

Signed by ord<sup>r</sup> Ri: Boughton Clerke

This house concurrere with the ouse in the sd vote nemine contradicente and doe Joine with the upp petitioning the L' Gen'all for the Same. Provided their m ordinarines in an er place but where the Courts are Kept.

The h ourned whilst two a Clock in the afternoone.

20<sup>o</sup> ffeb: afternoone

house met t as before and the Committee.

The Committee come and bring in Several bills (vizt)

An Act Empowring the Gou'no<sup>r</sup> and Councill for making peace or warre w<sup>th</sup> the Indians Read & passed

Read the second time ssed. & the third time & passed An Act

p. 19

Attorneyes ffees. Engrosed, ed by the Clerke.

take bayle, Read and Quashed.

ould act be not Revived.

M<sup>r</sup> t Cap' Burges M<sup>r</sup> Berry M<sup>r</sup> fford Majo<sup>r</sup> B to be a Committee for inspection of the Lawes

Revived, and also to lay the publike that purpose.

ilst Munday morning 11 a clock.

ffeb: 22

as before.

A p by a member in writing

That since o the Gou'no<sup>r</sup> hath beene graciously pleased for the more Speedy dispatch of the publike affayres, and to Keepe a nearer corespondence with the Members of the two howses to Remove himself and family to S' Johns where his house hath beene open and free to all psons, whether we ought not to gratefy him with a supply in the next leavy towards defraying those his hono<sup>rs</sup> greate Charges and Expences. put to the , whether the house thinke fit to allow the Gou'no<sup>r</sup> any thing or such his Charge.



Voted ary.  
put to the much?  
Voted by the t that his Exclty be p'sented with by this  
with Th sand pounds of Tobacco, to be payd him

the Ensueing Cropp  
M<sup>r</sup> Robert Carville ookes Coll Iarbo Cap<sup>t</sup> Boarman M<sup>r</sup>  
ffranklyn Cap<sup>t</sup> ent with the sd vote, and the Act for Em-  
powring the Gou'no<sup>r</sup> Councill for peace or warre &c &  
the Act for Regulacōn of At es ffees.

Cap<sup>t</sup> John Quigley the undertaker for the building the State-  
house & prison petition house for his pay next cropp, if  
the house

be neare finished when the L p. 20  
The house vote nemi untill the buildings by

Cap<sup>t</sup> William Cole nty petitions this house for allow-  
ance for Se by him to seu'all p'sons for Carryeing Let-  
ters

Ordered that the C same into their Consideracōn and  
allow thereo

A member of house have passed the bill f  
Adcōns &c

whether that a such Tender Conscienced p'son hav  
not free to swear Then that the Judge in Tes hall  
graunt Admcōn upon good security given to such p'son  
ps Right to Adcōn shall nominate.

Voted Necessary.

M<sup>r</sup> Carville sent to the upp house to Know if they will Con-  
curre with this house in the sd vote.

Came M<sup>r</sup> Taylo<sup>r</sup> from the upp house with the vote of this  
house for 30000<sup>l</sup> Tob to be p'sented to the Gou'no<sup>r</sup> subscribed  
thus.

Upp house ffebruary the 22<sup>th</sup>.

This house Concurr with the Lower house in this vote.  
Ri: Boughton Clerke.

The sd vote sent to the Committee Hall  
Came M<sup>r</sup> Chew from the with a pap (vizt)

Upp house f

The upp house concurre er house ast vote for  
Releife of Tender Con Nemine Contr nte.

Signed by ord<sup>r</sup> Ri: Boughton Clerke.

M<sup>r</sup> Carville sent with vote to Committee, to ord<sup>r</sup>  
them to draw up a Law accordingly

Came the hono<sup>ble</sup> Chancelo<sup>r</sup> from the upp house with the  
vote of this house for armes in Each County. not assented to  
in the upp house

L. 11.  
Journal  
original  
p. 21

Cap<sup>t</sup> Wells and M<sup>r</sup> Ward sent to the Gou<sup>r</sup>no<sup>r</sup> to Know of his hono<sup>r</sup> if he

the upp Countyes with amunition.  
swere the Gou<sup>r</sup>no<sup>r</sup> is willing if he hath any

A s house that their may be special Courts a  
Relating to Masters of shippes and Marchants ly to Dept  
this Province, and that the Secy<sup>r</sup> & ble ffees, and that  
the Expences of the Judges the pty that is caste, and  
that the Juro<sup>s</sup> e for their attendance, of what they  
the Gou<sup>r</sup>no<sup>r</sup> apointe from time to time such Jn thinke fit  
by his Comission, and also to be places as the Gou<sup>r</sup>no<sup>r</sup>  
shall thinke fit.

and that the Concurrence of the upp house be desired  
with this the sd vote, and that a law be Drawne up for  
that purpose.

M<sup>r</sup> Carville & M<sup>r</sup> Weekes sent to the upp house with the sd  
vote. they retourne.

The house adjourned whilst two of the Clock in the afternoone.

22<sup>th</sup> february 1674. afternoone.

house called absent as before and the Comittee.

The Act for the alization of Jacob Duhattaway  
Anthony Brispoe and Peter A , Read three times and  
signed by the Clerke.

Came M<sup>r</sup> from the upp house acquaintes this house  
they are willing to Concurr his house in their last two  
votes relating to Conscien d al Co<sup>r</sup>s

Ordered that M<sup>r</sup> the Clerke of this house draw up the  
Law for Special Courts and p<sup>s</sup> s house to morrow  
morning.

M<sup>r</sup> Carv and M<sup>r</sup> W sent to the upp house to show  
this howses reasons why the first Act for Relei ender  
Consciences in Relacōn to Admcōns should passe they  
retourne

Came M<sup>r</sup> Truman from the upp house acquaintes this house  
that in Relation to Tender Consciences this house have already  
the upp houses final answere

p. 22 whereupon the said votes this house, & M<sup>r</sup> Ha  
they need not Draw any Law to th

M<sup>r</sup> Carville Sent swere to this howses Vote touching  
Ordin

He retornes and Concurrs with this house in the sd  
vote.

Ordered that a in to call in all lycenses Except  
ing to the votes of both howses es may take Care to  
supp<sup>s</sup>se a

The Act for Regulacon  
And the Act to Empower Councell to lay the leavy  
& Sent to the upp house by M<sup>r</sup> ature of their Clerke.  
Surv<sup>r</sup> Gen'all with the sd Two acts signed by their Clerke.  
The house Adjourned whilst to morrow morning 9 a clock.

23<sup>o</sup> febr: 1674.

The house met absent as before and the Committee.

Voted that the Committee draw up a Law for the Countyes  
to leavy 400<sup>l</sup> Tob a peice Every yeare to be payd to the Ordina-  
ry man at St Maryes that Enterteines the grand Ju  
according to a vote of both howses last Sessions, so that the  
grand if they spend more may pay it out of their owne  
Pockets

The Act for Reviving of Read twice & passed.  
Sent by M<sup>r</sup> Carvile ffranklyn to th house they  
retorne

Cap<sup>t</sup> Boarman sent t upp se to desi o  
send their answeare to this house touch ary Keeps.  
he s

Came M<sup>r</sup> T om the upp house, w<sup>th</sup> (viz<sup>t</sup>)

Upp h februa e 23<sup>th</sup> 1674.

This house having red the message from the Lower  
house sent to the L<sup>t</sup> General the instant Requesting  
him to call in all lyc for Ordinaryes Except such as are  
Kept at the places where are Kept, are of opinion  
ir are other places of this Pr absolutely necessary as at p. 23  
Co<sup>ns</sup> (vizt) where s doe Ride, and in Reguard the Dele-  
gates for w p<sup>r</sup>sent, who Know the Necessityes of the  
ces for Ordinaryes, doe desire them to name Or-  
dinarye's are necessary, that this house the L<sup>t</sup> Gen'all to  
supp<sup>r</sup>sse all other

Signed by ord<sup>r</sup> of the house.

Ri: Boughton Clerke

of the upp house this house are of Courts are  
Kept, their is one Ordinary at M<sup>r</sup> Richard Hills, and two  
in Patuxent (Viz<sup>t</sup>) ard Keene & M<sup>r</sup> George Beckwiths,)  
and one in Dorchester wading place betweene Kent &  
Talbot Countyes and mo hole Province, and this  
house doe Request the upp house to Joine with them to  
peticion the L<sup>t</sup> Gen'all to supp<sup>r</sup>sse all other Ordinaryes, what-  
soever.

M<sup>r</sup> Chew from the upp house with a pap (vizt)

L. H.  
Journal  
original

Upp house The 23<sup>th</sup> of feeb:

This house desires to be informed by the Lower house upon what grounds or reasons, the acts for Encouragem<sup>t</sup> of planting Hemp and flax and for sheriffs taking b are left out of the Act for Reviving Certaine lawes

Signed by ord<sup>r</sup> of the house

Ri: Boughton Clerke.

on Reading the message from the upp house  
house g the same into their Consideracōn  
finde no for their Revi therefore have omitted  
them in the sd Act for Revivall of M<sup>r</sup> Car Cap<sup>t</sup>  
B n M<sup>r</sup> Trip & M<sup>r</sup> Ward Sent with the two last messages  
t etorne.

Came M<sup>r</sup> Truman from upp house to desire this  
house to ascertain they desire the Ordinary to be Kept  
in Dorchester County Peter Underwoods house in the  
sd County.

p. 24 An Act for the Encourage

Came the Surveyo<sup>r</sup> underwrit (vizt)  
The upp house Co Joine with them in p  
ton Clerke

M<sup>r</sup> Secry from the up lawes, this house Delivered  
him the J

An Act for the & passed  
Sent to they retorne  
The peticion M<sup>r</sup> Carvile & Cap<sup>t</sup> Boarman. they retou  
The house adjourned the clock in the  
afternoone.

23<sup>th</sup> feeb: afternoone

The house mett absent as before

The Comittee p<sup>r</sup>sent to this house the Act for the publique  
Charge w<sup>ch</sup> being Read voted to be amended.

M<sup>r</sup> Speaker apointed M<sup>r</sup> Carvile, M<sup>r</sup> fford M<sup>r</sup> Hambleton  
M<sup>r</sup> Hall M<sup>r</sup> Ward and M<sup>r</sup> Wright a Comittee to amend the sd  
Law.

They goe upon their charge.

Put to the vote if it be necessary for Every Member to beare  
his own Charges yea, or no.

Voted in the Negative.

Voted Nemine Contradicente th Clerkes of the upp  
& lower howses have Three Thowsand po Tobacco  
ap

Came a petition J arles Delaroch craves allow- L. H.  
 ance for Disbursem<sup>t</sup> & Charg ers the Comittee puse Journal  
 the same and m what it original

Came the hono<sup>ble</sup> celo<sup>r</sup> from the upp h with the  
 Act for reviving eine La assented to by the upp  
 house.

and also brought back the petition of this house touching  
 Ordinaries w<sup>ch</sup> followeth in These words  
 To the hono<sup>ble</sup> the The petition of the upp

Acts made att a Generall Assembly held att the  
 City of S<sup>t</sup> Maries the 12<sup>th</sup> day of ffebruary in the  
 three and fortieth year of the Dominion of Cæcilius  
 &c<sup>a</sup> Annoq Domini 1674

Liber  
 W H & L  
 p. 92

The Hon<sup>ble</sup> Charles Calvert Gouverneur—

To the Right Hon<sup>ble</sup> the Lord Proprietary in his  
 two houses of Generall Assembly—

The humble Peticōn of John Long of the City of London  
 Marchant

Humbly Sheweth—

That your Peticōner in the year of our Lord 1672 obtained  
 a decree in your Lordships high Court of Chancery against  
 Henry Bonner & Elizabeth his wife the Relict & Administra-  
 trix of one Walter Story deceased for two hundred forty Eight  
 pounds eight shillings and seven pence Lawfull money of Eng-  
 land they the said Henry & Elizabeth in Consideracōn of  
 Eleven thousand two hundred pounds of Tobacco in hand paid  
 them by Thomas Notley gentleman Attorney of your Peticōner  
 by way of discount for and towards part of payment of the said  
 Sumē of two hundred forty Eight pounds Eight shillings and  
 seven pence did by Indenture of lease duely Executed vnder  
 their hands and Seales bearing date the Thirtieth day of Jan-  
 uary in the yeare of our Lord one thousand six hundred seventy  
 two demise grant Sett & to farme Lett vnto the said Thomas  
 Notley as Attorney of and in trust for your peticōner all that tract  
 or parcell of Land Called by the name of Walter Storyes land  
 lyeing in Charles County in Potomack River Conteyning by  
 Estimacōn one hundred seventy five Acres then in the pos-  
 session of the said Henry Bonner & Elizabeth his wife To hold  
 the same to him the said Thomas Notley his Executors admin-  
 istrators or assignes in trust as aforesaid for and dureing the  
 full end & tearme of fourteene yeares from thence next ensue-  
 ing fully to be Compleat & ended as by the said Indenture

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W H & L

may more att large appear And Your Peticōners further sheweth that the said Walter Story deceased left Issue Walter Story an Infant who att the time of makeing of the said lease about the age of seven yeares and then under the guardianship of the said Henry & Elizabeth and will not arrive to his full age of one and twenty yeares vntill such time as the said Lease be Expired But being now almost arrived to the age as he may be Capable to Choose his own Guardian he threatneth to make Choice of another Guardian and as Heire to his father to Call in question the said Lease & damm the same now forasmuch as the said lease was made towards part of Satisfaccōn of the said debt which was the proper debt of the said Walter Story deceased and for to redeem the bodyes of the said Henry & Elizabeth out of Prison and was but to Continue dureing the Nonage of the said Walter Story the younger Your Peticōner humbly prayes the same may be by an act of this present Generall Assembly ratifyed and Confirmed to him the said Thomas Notley his Executors administrators or assignes (in trust as aforesaid) dureing the Continuance of the said Terme, And Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the upper and lower houses of this present Generall Assembly and the Authority thereof that the said Lease be Ratifyed & Confirmed to all intents and purposes according to the Tennor & true meaning thereof And that the said Thomas Notley his Executors administrators or assignes shall and may quietly & peaceably haue hold occupy and possesse & Injoy the said land and premisses dureing the Continuance of the Residue of the said Terme of fourteen Yeares Yett to come & Vnexpired against the said Walter Story the Younger or his heires or any Claiming by form or vnder him them or any of them

To the Right Hon<sup>ble</sup> the Lord Prop<sup>y</sup> in his two  
houses of Assembly—

The humble Peticōn of Jacob Duhattoway Anthony  
Brispoe & Peter Achillis all Resident & Inhabiting  
within this Prouince

Humbly Sheweth

Vnto your Lordshipp That your Peticōners Jacob Duhattoway was borne att Dort in Holland under the Dominion of the States Generall of the Vnited Provinces Peter Achillis was borne att Amsterdam in Holland under the said Dominion Anthony Brispoe was born vnder the Dominion of the King of Spaine And your Peticōners being now Removed to this Prouince

haue for diuers yeares therein Inhabitted being Invited to come and dwell in this Prouince by & vpon Confidence of your Lordshippes Declaracōn of the Second of July one Thousand Six hundred forty Nyne Whereby you did Impower Your Governour from time to time to grant lands vnto any persons of french Dutch Spanish Swedish or other forreigne descent in the Same and in as ample manner and vpon the same Tearmes and Provisoes as he was thereby Impowred to grant land to any person or persons of Brittish or Irish descent and dureing their said abode they haue been allwayes faithfull & obedient to your Lordships Laws Yett for that your Peticōners are not of Brittish or Irish descent they Cannot take benefit of the Lawes & Customes of this Prouince as other the said people of this Prouince of Brittish or Irish descent may to their great losse prejudice & Hinderance as alsoe to the deterring of diuers others of the said forreigne Nacōns aforesaid from Coming into this Prouince and by Consequence foreslowing the peopling of this Prouince with vsefull Artificers and handiecraftsmen, May itt therefore please your Lordship of your abundant goodnesse and wonted Care of and over this Prouince that itt may be Enacted & ordeined by your Lordshipp And Bee itt Enacted and ordeined by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by and with the advice of the upper & Lower houses of this present Generall Assembly That your Lordshippes humble Peticōners Jacob Duhattoway Anthony Brispoe & Peter Achillis they & every of them shall from henceforth be Adjudged Reputed & taken as natureall borne people of this Prouince of Maryland and alsoe that they & every of them shall and may from henceforth by the same Authority be enabled and adjudged to all intents and purposes able to demand Challenge aske haue hold & enjoy any lands Tenements Rents and Hereditaments within this Prouince as Heir or heires to any of their Ancestors by reason of any descent in fee simple fee tayle Generall or Speciall or Remainder vpon any Estate Tayle as aforesaid or by any other Lawfull Conveyance or Conveyances or meanes whatsoever as if they and every of them had been borne within this Prouince or were of Brittish or Irish descent aforesaid and alsoe that they and every of them from henceforth may and shall be enabled to prosecute maintain & avow Justifie and defend all manner of Accōns Suites plaints or other demands whatsoever as Liberally franckly freely fully Lawfully and Securely as if they and every of them had been Natureally borne within this Prouince of Maryland or were of Brittish or Irish descent and as any other person or persons Natureally born in this Prouince or of Brittish or Irish descent may any way Lawfully doe any Law Provisoie Act or Custome of this Prouince or any other thing what-

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soever had made ordeined & done within this Prouince to the  
Contry thereof in any wise Notwithstanding

p. 95 An Act Concerning what shall be allowed to the grand Iuries  
That are Summoned twice ayeare out of the body of the Pro-  
vince to attend Provinciall Courts

Forasmuch as the Lawes of this Prouince haue not as yett  
provided for the Satisfaccōn of those persons that are Sum-  
moned twice ayeare as Iurors out of the body of this Prouince  
to attend Prouinciall Courts the Deputyes & delegates of this  
present Generall Assembly doe humbly pray that itt may be  
Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord  
Proprietary by and with the aduice and Consent of the upper  
and lower houses of this present Generall Assembly and the  
authority of the same That those persons that are summoned  
vpon the grand Iuries twice ayeare out of the body of this  
Prouince shall from henceforth be allowed for every Court that  
they they shall soe attend as Jurors two thousand five hundred  
pounds of Tobacco for their Expences and noe more and that  
every County Leavy five hundred pounds of Tobacco Yearely  
to be paid to the Ordinary Keeper of the Country house att S<sup>t</sup>  
Maries that entertaine them this Acte to endure for three  
Yeares to the end of the next Generall Assembly which shall  
first happen

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An Act for the Raising a present supply for  
his Excellcy the Cap<sup>t</sup> Generall to defray the  
Charges of making Peace with the Cynegoe In-  
dians and making warr with the Susquehannes  
Indians and their Confederates if acation  
requires.

Your Lopp<sup>s</sup> two houses of Assembly having received cre-  
ditable Informacōns of the many murthers and Outrages  
comitted upon the p<sup>er</sup>sons and Estates of divers of the good  
People of this Province in Baltemore County by the Susque-  
hanna Indians and other their Confederates Indians by them  
countenanced and protected contrary to the Articles of Peace  
of your Lopp<sup>s</sup> Councill here agreed upon and concluded upon  
which a Warr is likely to ensue and it being also conceived  
that it may be of great benefit and advantage to the Interest  
of this Province to make Peace with the Cynego Indians for the  
defraying the expences of such Warr or Peace if it shall seeme  
necessary to the Cap<sup>t</sup> Generall and Councill to make such



Peace or Warr doe Pray it may be enacted and bee it therefore enacted by the Right Honorable the Lord Prop<sup>ty</sup> by and with the advice and consent of the Upper and Lower houses of this p<sup>re</sup>sent Generall Assembly and by the Authority of the same that there be leavyed & raysed this present yeare the sume of Fifty thousand pounds of Tobacco by an equall assesm<sup>t</sup> upon the p<sup>er</sup>sons and Estates of the Inhabitants of this Province to be payd to his Excellency Charles Calvert Esq<sup>r</sup>. Cap<sup>t</sup> Gen<sup>l</sup> of this Province to bee by him disposed of as hee and his Councill shall thinke meete for and towards the defraying all such Charges and expences as shall be laid out and expended in and about the carrying on or making any Warr or Peace w<sup>it</sup>he the Susquehannough Indians or any other their Confederates Indians or with the Cynego Indians if his Excellency and Councill shall thinke expedient to make such warr or peace this p<sup>re</sup>sent yeare to be expeditiously & done and in case the said Warr or Peace shall forthwith be p<sup>er</sup>secuted and made and that itt shall happen the said fifty thousand pounds of tobacco so hereby to be leavied as aforesaid shall not appeare to his Excellency and Councill to bee sufficient for the defraying of the Charges aforesaid, so that it shall fall out his Excellency or Councill or any other p<sup>er</sup>son or p<sup>er</sup>sons shall necessarily expend Lay out or lend uppon the Publique Faith in further prosecution of the said Warr and procuring such peace as aforesaid any sume or sumes of tobacco whatsoever the delegates of the Lower house of Assembly doe hereby ingage the Publique Faith that all such p<sup>er</sup>son or p<sup>er</sup>sons that have so paid lent or layd out the same as aforesaid shall and will at their next Sessions or meeting of the Assembly pay and satisfie all such accompts, paym<sup>ts</sup>, disburse<sup>ts</sup> and Loanes aforesaid such p<sup>er</sup>son or p<sup>er</sup>sons at the same assembly then making their just accounts, Loans & Demands duely to appeare to be necessarily expended lent and laid out in defence of the Country and making & p<sup>er</sup>secuting such Warr or Peace as aforesaid, this Act to endure for three years or to the end of the next Gen<sup>l</sup> Assembly which shall first happen.

His Lordshipp declareth these to be Lawes

Charles Calvert.

Memorandum.

These Acts passed under the

Greate Seale 16<sup>th</sup> June 1674

Philip Calvert Canc<sup>r</sup>.

An Act Empowering the Governor and Councill to Leavey the Charge for making warr or peace with the Indians.

Whereas diverse Charges may arrise for the necessary Defense and Safety of the Inhabitants of the Province either in

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obteyning peace or manageing a Warr with fforeigne or Domestick Indians And the Delagates of this Present Generall Assembly being ready and willing to have all Such necessary Charges defraied and Duly paid Doe humbly pray that it may be enacted And bee it hereby enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with the consent and advise of the upper and lower house of this present Generall Assembly and by the Authority thereof that the Lieuten<sup>t</sup> Generall and Council be and are hereby impowered for the space of one whole year from the ffourteenth day of this Instant ffebruary to Leavy and Rayse all such Charges as shall accrue as aforesaid by an equall assessment Upon all and every the tythable persons within this Province and for the Ascertaining such pay as shall be allowed to any Officer or Souldier to be Leavyed and Raysed for the Carrying on such Warr (if any shall be) Such Officers and Souldiers shall be paid for their service in Such Warr according to the Rates and Proporco<sup>n</sup>s as hereafter in this Act is appointed. That is to say a Collonell or Chiefe Commander in the ffeild Two Thousand pounds of tobacco per month if the force Sent out exceed the number of an hundred men, To a Lieuten<sup>t</sup> Collonell ffourteene hundred pounds of tobacco per month. To a Major Twelve hundred pounds of tobacco per month, To a Cap<sup>t</sup> one thousand pounds of tobacco per month, To a Lieuten<sup>t</sup> Seaven hundred pounds of tobacco per month, To an Ensigne Six hundred pounds of tobacco per month, To a Sarjeant ffoure hundred pounds of tobacco per month, To a Corporall ffoure hundred pounds of tobacco per month, And to every private Souldier Three hundred pounds of tobacco per month And that those Rates and Allowances for such officers and Souldiers service as aforesaid shall be paid and allowed and no more Provided allwaies that if the forces hereafter to be sent out from Time to Time exceed one hundred men and amount not unto Two hundred Then no L<sup>t</sup>, Collonell Majors pay be allowed And Provided also that no pay be allowed to any Officer or Souldier aforesaid unlesse such Officers and Souldiers be actually in service in ffeild as afores<sup>d</sup> and for such time onely at they shall be in actuall service in the ffeild as aforesaid This Act to endure untill the ffourteenth of ffebruary next and no Longer.

An Act for Reviving of Certaine Lawes within this Province.

fforasmuch as many good and wholesome Lawes have formerly bene made in this Province which being Temporary will of themselves expire if not Renewed and Continued by

this Present Gen<sup>l</sup> Assembly Bee it enacted by the Right Hon<sup>ble</sup> the Lord Propriet<sup>r</sup> of this Province by and with the advise and Consent of the upper and Lower house of this present Generall Assembly of this Province and by the Authority thereof That an act made at a Generall Assembly begun the 27<sup>th</sup> of Aprill 1678 entituled an Act concerning the gage of Tobacco hogsheads One other Act entituled an Act for Registring of births, Marriages and burials One other Act made att an Assembly held at S<sup>t</sup> Johns the 17<sup>th</sup> day of Aprill 1661, entituled an Act appointing certaine officers (except the last clause for nominating sheriffes) one other Act made att the same Assembly entituled An Act for Military Discipline one other Act made at the same Assembly entituled an act concerning the height of ffences One other Act made at the same Assembly entituled an Act for Conveyance of all Letters concerning the state and publique Affaires, One other Act made att a Generall Assembly held att S<sup>t</sup> Maries the ffirst of Aprill 1662 Intituled an Act for Publicacōn of Marriages, One other Act made att the same Assembly Imposing a ffee on those who shalbe married One other Act made at the same Assembly Intituled an Act concerning Indians One other Act made at the same Assembly intituled an Act concerning the Secretary and an Addicōn to his ffees except this clause in the said Act viz<sup>t</sup> that the Secretary of this Province shall Send to each Respective County Court within this Province all the Lawes in force with the Lesser Seale Affixed to them for the which each Respective County was to pay to the Secretary One thousand pounds of Casqued Tobacco which is not to stand renewed, One other Act made att a Gen<sup>l</sup> Assembly held at S<sup>t</sup> Maries the 15<sup>th</sup> day of September 1663 and there continued untill Saturday the 3<sup>rd</sup> day of October ffollowing and thence adjourned untill the second Tuesday in September 1664 entituled an act prohibiting arrests on Sabbath Dayes and Dayes of generall Mustering and Trayning One other Act made att the same Assembly Intituled An Act for Amerciaments in the Provinciaall County Court One other Act made att a Generall Assembly held at S<sup>t</sup> Maries the fourth. day of Aprill 1666 entituled an Act prohibiting Trade with Indians for any fflesh dead or alive except Dear or Wilde-Fowle One other Act made att the same Assembly entituled an Act for Clks ffees and allowance for Jurors in civill causes One other Act made att a Gen<sup>l</sup> Assembly held att S<sup>t</sup> Maries the 13<sup>th</sup> day of Aprill 1669 entituled an Additional act to the Law for the Publicacōn of Marriages One other Act made att the same Assembly entituled An Act for Limitacōn of actions to avoide Suites at Law One other Act made att the same Assembly, Intituled an Act providing Sufficient Freight & carriage for the proper goods and

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Comodities of his Lopp the Lord and Propriet<sup>ry</sup> of this Province and of the Govern<sup>r</sup> of this Province for the time being One other Act made at the same Assembly entituled an Act against Foreigne Ingrosers One other Act made att a Generall Assembly held at S<sup>t</sup> Maries the 17<sup>th</sup> of March 1670 and prorogued till the tenth of October 1671 entituled an Act touching Coopers One other Act made att the same Assembly entituled an Act against hogg stealers One other Act made att the same Assembly entituled an Act for Coroners Fees One other Act made att the same Assembly entituled an Act for markeing highwaies and makeing the heads of Rivers Creekes branches and Swamps Passable for horse and Foote One other Act made att the same Assembly entituled an Act for the Killing of wolves One other Act made att a General Assembly held at S<sup>t</sup> Maries the 19<sup>th</sup> day of May 1679 Entituled An Act concerning Ordinary Keepers One other Act made att the same Assembly entituled An Act Concerning the Impannelling the grand Inquest in the Severall Counties within this Province One other Act made att the same Assembly entituled an Act for the Surveyo<sup>r</sup> Generalls Fees with an addicōn of Fees upon Resurveys and for Leavying the same One other Act made att the same Assembly entituled an Act for payment of Fees due from Criminall persons One other Act made att the same Assembly entituled an Act for Limiting of Accōns against the survey<sup>r</sup> Gen<sup>l</sup> of this Province One other Act made att the same Assembly entituled an Act concerning servants that have bastards One other Act made att the same Assembly entituled an Act for appointing Court Dayes in each respective County within this Province One other Act made att the same Assembly entituled an Act against burnors of Fences One other Act made att the same Assembly entituled an Act against burnors of Fences one other Act made att the same Assembly entituled an Act concerning taxable persons One other Act made att the same Assembly declaring what shalbe done by the Sheriffe. exofficio One other Act made att the same Assembly entituled An Act against the Prophaning the Sabbath Day One other Act made att the same Assembly entituled an Act prohibiting all masters of Shippes or other Vessells or any other persons from Transporting or Conveying away any person or persons out of this Province without passes the same Act and every of them are here Revived and Confirmed for the Tearme of three Years or to the end of the next Sessions of Assembly which shall first happen.

## An Act for Regulacōn of Attorneys Fees

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The Delegates of this present Assembly having taken into Consideracōn the Just Comp<sup>ts</sup> of Severall of his Lord<sup>ties</sup> good people of this Province by the abuse of severall persons in this province Practising as Attorneys Counsellors & Sollicitors at Law in this Province by taking and exacting of excessive Fees of their Clients whereby many of the good people of this Province are much burthened and their causes much delayed and by the great number of Attorneys whereby many unnecessary and Troublesome Suites are raised & fomented doe Humbly pray y<sup>e</sup> Lo<sup>pp</sup> that it may be enacted & be it therefore Enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>ty</sup> by and with the advice & consent of the upper & Lower House of this present Gen<sup>l</sup> Assembly and the Authority of the same that there be a certaine number of Attorneys admitted nominated & Sworne by his Excellency the Cap<sup>t</sup> Gen<sup>l</sup> or other cheif Governor of this Province for the time being to be Attorneys Cuncello<sup>rs</sup> or Sollicitors in the Pro<sup>vl</sup> Chancery Court or other Court of Record within this Province for the Following prosecuting defending or Pleading of any accōn or accōns Suite or Suites in any the said Courts and no person or persons shal be admitted to plead prosecute and defend any Suite or Suites in any County Court of this Province as Attorney Cuncellor or Sollicitor but such only as shall be thereunto appointed by the Comiss<sup>rs</sup> of each respective County Court & that all Attorneys so nominated and appointed as aforesaid shall take the usuall Oath of Attorney And be it further Enacted by the Authority aforesaid that no person or persons whatsoever now admitted & sworne or hereafter to be admitted or sworne as afores<sup>d</sup> shall at any time hereafter directly or indirectly aske demand take or receive of any of their Client or Clients whatsoever in mony goods tobacco or any other Security to that purpose to be given above the vallue of Foure hundred pounds of tobacco for any Fee gratuity or Reward for the prosecuting Following defending counselling advising or pleading of any one Cause or suite whatsoever hereafter to be begunn prosecuted Followed pleaded or defended in any of the Courts held before his Lopps Justices of the Pro<sup>vl</sup> Court (the Chancery Court only excepted) from the first Comencem<sup>t</sup> of any Suite to the Finall determination thereof and for the prosecuting pleading or Defending of any Suite in the Court of Chancery not exceeding the Vallue of eight hundred pounds of Tobacco & that all persons hereafter to be admitted & Sworne Attorneys in the Severall & Respective County Courts shall not att any time hereafter directly or indirectly aske demand take or receive of any of their Client or Clients w<sup>so</sup>ever in money goods tobacco

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ready payed downe or by bill bond or Specialty or other security to that purpose to be given above the vullue of Sixty pounds of tobacco for any Fee gratuity or Reward for the prosecuting following defending Councillng advising or pleading of any Cause or suite w'soever hereafter to be begun prosecuted pleaded or defended in any of the County Courts within this Province from the first Comencem<sup>t</sup> of any Suite to the Final Determincōn thereof And that every such Attorney hereafter to be admitted doe before his admittance take the usual Oath of Attorney & th<sup>t</sup> he shal be content with the Fees in this Act Limited w<sup>ch</sup> said severall Fees hereby allowed to the severall Attorneys shal be allowed in a bill of Costs to either p<sup>ty</sup> p<sup>ty</sup> or Defd<sup>t</sup> against the p<sup>ty</sup> cast And all Attorneys Councillors or Solicitors taking or exacting other Fees than afores<sup>d</sup> & offending against the true intent & meaning of this Act And being thereof Lawfully convicted by the Oaths of two sufficient witnesses shal not only loose & forfeit for every offence as afores<sup>d</sup> the Sume of two thousand pounds of Tobacco one half thereof to the Lord Pro<sup>v</sup> the other half thereof to the p<sup>ty</sup> grieved to be Recovered in any the Courts of this Province by bill plaint or Informacōn but shall also be excluded from being Attorney Councillor or Solicitor in any of the Courts of this Province for ever hereafter Provided that this Act nor anything therein conteyned be not construed judged or taken to debarr any person or persons p<sup>ty</sup> or Defd<sup>t</sup> at the Tryall or hearing of their Cause or Causes to speake for themselves if they so desire it. This Act to endure for three Years or to the end of the next Gen<sup>l</sup> Assembly which shall first happen.

An Act for payment & Assessing the Publique Charges  
of this Province.

Whereas there hath beene one hundred seven thousand eight hundred and ninety Seaven pounds of Tobacco expended laid out and Disbursed by the Upper and Lower houses of this present Gen<sup>l</sup> Assembly & by severall other good people the Inhabitants of this Province as also Tenn thousand Seaven hundred eighty nine pounds of Tobacco allowed unto the severall sheriffs of the severall Respective Countys for their Sallery for the Collecting of aforesaid Sume 107897<sup>lb</sup> of Tobacco all which amounts together in the whole to the Sume of one hundred & eightene thousand Six hundred eighty & Six pounds of Tobacco & to the intent th<sup>t</sup> the Same may be Satisfied to those persons to whom it is due as by a Catalogue hereunto annexed doth appeare. Bee it enacted by the Right Hon<sup>ble</sup> the L<sup>d</sup> Prop<sup>ty</sup> by & w<sup>th</sup> the advise & Consent of the upper & Lower Houses

of this Present Gen<sup>l</sup> Assembly & by the Authority of the Same  
th' the said Sume of 118686<sup>l</sup>s of Tobacco due as by acco<sup>t</sup>  
hereunto annexed be Raysed & Leavied by the Governor &  
Council of this Province by equall assessm<sup>t</sup> upon the persons  
& Estates of the Inhabitants of this Province paid unto the  
severall persons & in the proporco<sup>n</sup>s as in the acco<sup>t</sup> hereunto  
Annexed to be Leavied & Paid the next ensueing Cropp to  
the severall persons underneath, Viz:

To the Governor allowed towards Defraying his Expenses att S <sup>t</sup> Johns	30000 Lbs Tob:
To M <sup>r</sup> : Clement Hill allowed him upon his Peti- tion	03940 lbs Tob:
To M <sup>r</sup> : Henry Warde allowed him for Losse of his horse prest for the Publique service	01800
To the Guardians of the Orphant of Godfrey Bayly for a horse prest as above	01800
To Thomas Cosdon for quartering men raysed for the Publick Service	02000
To Peter Burgis for his time & expense in goeing to the Clifts	00200
To Thos Gamut for entertaining men quartered by Major Brooke at his house	00980
To M <sup>r</sup> : Thos Vaughan for a boat prest for the publick Service 3 Dayes	00045
To Jacob Duccat Richard White & Thomas Morris for goeing in the said boat	00135
To M <sup>r</sup> : Roger Woolford towards defraying Charge for a Boate exhibited by Cap <sup>t</sup> : Coleborne	01275
To James Frizby for powder shot & provision prest for the Publick	00060
To M <sup>r</sup> : William Berry allowed upon his boate	841
To Joseph Edloe for Conveying of Letters from the Governor to the Millitary Officers	00250
To Thomas Phillips for quartering men other neces- sarys & his owne servitude & trouble	00760
To Charles Delarosh for Attendance on the Lower house	00400
To Ditto Delarosh for entertaining Grand Juries the Clks of the Upper house of Assembly & other Publick expenses of the Burgesses	21303
To Ditto Delarosh for Criminal expenses	3154
To Garratt Vanswaringen for Publick expenses and entertainm <sup>t</sup> of the Clks of the Lower House	29354
To Richard Boughton & Robert Ridgeley Clks of the upper & Lower houses	6000
To Peter Evre for Arrears and his present service this Assembly	01200

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To John Lowthin for his Service in the Committee	01000	
To Thomas Wynn Doore Keeper of the upper house	} 00400	
To Matthias Woode Doore Keeper of the Lower House & Drumm'		600
To John Chrycroft for Erecting of a gallowes		400
	<hr/>	
To the Sherf: for their Sallery for Collecting Same	107897	
	10789	
	<hr/>	
	Sum to 118686	

His Lopp Willeth these be Lawes  
Charles Calvert

These Lawes passed under  
the great Seale of this  
Province Feb 26<sup>th</sup> 1679.

Philip Calvert Can̄.



PROCEEDINGS AND ACTS  
OF THE  
GENERAL ASSEMBLY  
OF MARYLAND,

*At a session held at St. Mary's, May 15—June 15, 1676.*

CHARLES CALVERT, LORD BALTIMORE,  
*Proprietary.*

HIS LORDSHIP IN PERSON.

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THE UPPER HOUSE OF ASSEMBLY.



At an Assembly begun and held at the City of  
S<sup>t</sup> Maries on the 15th Day of May in the first  
Year of the Dominion of Charles &<sup>t</sup> Annoq  
Domini 1676.

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On which Day Appeared to the Upper house of Assembly  
The Right Honourable Charles Absolute Lord and Proprietary  
of the Province of Maryland &<sup>t</sup>

And Likewise by Virtue of his said Lordships Special Writts  
to them Severally and respectively Directed there did Appear.

The Honourable Philip Calvert Esq<sup>r</sup> Chancellor  
Col William Calvert Principal Secretary  
Col Iesse Wharton—Thomas Taylor Esq<sup>r</sup>  
Baker Brooks Esq<sup>r</sup> Surveyor General.

The Tenour of which Special Writts aforesaid is as followeth  
Viz<sup>t</sup>

Charles Baltimore

Charles Absolute Lord and Proprietary of the Provinces of  
Maryland and Avalon Lord Baron of Baltimore &<sup>t</sup> To Our  
Trusty and Welbeloved Our Dear Uncle Philip Calvert Esq<sup>r</sup>  
Chancellor of Our said Province Greeting Whereas for Several  
Weighty and Urgent Occasions and Affairs Relating to Our-  
self and to the State and Defence of Our said Province of  
Maryland We have Determined and Ordained a Certain Gen-  
eral Assembly of Ours to be holden at Our City of S<sup>t</sup> Maries  
within Our said Province on the 15th Day of May next there  
to Treat with Our Councillors and the most Considerable Per-  
sons of Our said Province We do Will and Command you  
upon the faith which You Owe unto Us, that the Difficulties of  
Our said Affaires and the Imminent Dangers Considered all  
Excuses whatsoever Set aside You be Personally present at  
the Day and Place aforesaid with Us Our Councillors and the  
aforesaid Other Persons of Our said Province to Treat, and to  
afford Us Your Company and Council in Relation to the afore-  
said Affairs, And this as You love & Esteeme us Our Honour  
and the Safety and Defence of Our said Province you are no  
ways to omitt Witness Ourself at the City of S<sup>t</sup> Maries the  
thirteenth Day of May in the first Year of Our Dominion  
over Our said Province of Maryland Annoq Dom 1676

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Charles Baltimore

Charles &<sup>t</sup> To Our Trusty &<sup>t</sup> Our Dear Cousin William Calvert Esq<sup>r</sup> Principall Secretary of Our said Province &: Greeting &<sup>t</sup> we Supra

Charles Baltimore

Charles &<sup>t</sup> To Our Trusty &<sup>t</sup> Our Dear Cousin Baker Brookes Esq<sup>r</sup> Our Surveyor General of Our said Province Greeting &<sup>t</sup> ut Supra.

Charles Baltimore

Charles &<sup>ts</sup> To Our Tusty &<sup>t</sup> Jesse Wharton Esq<sup>r</sup> Greeting &<sup>t</sup>.

Charles Baltimore

Charles &<sup>t</sup> To Our Trusty &<sup>t</sup> Thomas Taylor Esq<sup>r</sup> Greeting &<sup>t</sup>

p. 257

Lower House May the 15th 1676.

This House having taken into their Consideration that Whereas M<sup>r</sup> Robert Carvile was Elected a Burgess for the City of S<sup>t</sup> Maries and not being Called by the Writt of the Right Honourable the Lord Proprietary but in regard of the said Carviles Abilities to Serve his Lordship and this Province as a Member of this house Voted Nemine Contradicente that this House humbly Desire his Lordship that his Lordship would please to Send his Writt for the said Carvile to Serve as a member of this house that so the said Carvile may Attend this house as a Member thereof to Morrow Morning.

Signed by Order Robert Ridgley  
Clerk of the Lower house.

Which Request of the Lower house his Lordship most readily Granted

Signed by Order Richard Bought  
Clerk of the Assembly—

The House is Adjourned till 8 of the Clock to Morrow Morning—

On Tuesday May 16th at 8 in the Morning the house met

Present { The Right Honourable the Lord Proprietary  
The Honourable Secretary Jesse Wharton Esq<sup>r</sup>  
Thomas Taylor Esq<sup>r</sup> Baker Brooke Esq<sup>r</sup>

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The Hon<sup>ble</sup> Chancello<sup>r</sup> enters The House.

p. 3 The Lower house requested by Colon<sup>l</sup> Burges and M<sup>r</sup> Weekes [that the] Comission and Instructions from his Lo<sup>p</sup> to Major [Thomas Truman] Touching the late Warr with the Indians [may be sent] to them by this house, Jn Pursuance

whereof [the Honourable] Secretary and Leiv<sup>t</sup> Colonel Taillor were [by this house] sent with a true Coppie of the said Comission [& Instructions] who delivered the same to the Lower house.

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Low<sup>e</sup> house  
16 May  
76.

Voted th<sup>t</sup> a Message be sent to the Right [Honourable the Lord] Proprietary and upper house to desire [to know in what] Articles of Majo<sup>r</sup> Trumans Comission and [Instructions he] hath been faulty and who are the per[sons that Accuse] him and Can prove it th<sup>t</sup> soe the said pers[ons may attend] this house to give them satisfaction in the [Crimes and Offen]ces of the said Truman

Signed &c

In answer to which Message this house Returned to the Lower house that it is Conceaved by this house that the Lower house are the Gen<sup>l</sup> Inquisitors of this Province and ought to become Impeachers of the above menconed Truman touching his guiltinesse of the Breach of anie of the Articles aboue as the same shall appeare to them upon examination of Witnesses some of the most Considerable of the said Witnesses now Sitting in their house, and that this house is Ready to receive the sd Impeachm<sup>t</sup>

Signed by Order

Rich<sup>d</sup> Boughton Cl  
of the Assembly

Ordered that Cornet Courtney and William Cole doe appear before the Lower house to make reporte of some matters to them touching the Impeachment of Major Thomas Truman Which have been by them first Related to this house.

Signed &c:

Ordered by the Upper house that Cap<sup>t</sup> Henry Darnell doe forthwith secure the person of Majo<sup>r</sup> Tho<sup>s</sup> Truman in safe Custody till the said Majo<sup>r</sup> shall Cleare himself of such Crimes and Offences whereof he shall stand Impeached by the Lower house of Assembly.

Signed &c:

Ordered th<sup>t</sup> Cap<sup>t</sup> Jn<sup>s</sup> Allen and Doct<sup>r</sup> Charles Gregory doe p. 4  
w<sup>th</sup> all Expedicon make their appearance before the R<sup>t</sup> Hono<sup>ble</sup> the Lord Proprietary and his Hono<sup>ble</sup> Councell Sitting in Assembly to testifie the truth of their Knowledge [Tou]ch-  
ing the late barbarous and inhumane Murder [of] five Sus-

U. H. Journal original quehannough Indians and th<sup>t</sup> the said Cap<sup>t</sup> [All]en give Strict Command to his Lieveten<sup>t</sup> to [Continue] Ranging the Woods in his ab[sence].

Signed &c:

[To Captain John A]llen & Doct<sup>r</sup>  
[Charles Grego]ry of Charles County

[It is] the opinion of this house, th<sup>t</sup> the petico<sup>n</sup> of Ann Cawood [Wid]dow addressed to this house be Considered and th<sup>t</sup> the [P]eticione<sup>r</sup> be duely Releived and it is desired th<sup>t</sup> the Lower House will Concurr<sup>e</sup> herein.

Signed &c:

✓ Ordered th<sup>t</sup> Ninion Beale doe with all expedico<sup>n</sup> make his appearance before the R<sup>t</sup> Hono<sup>ble</sup> the Lord Proprietary and his Hono<sup>ble</sup> Councill sitting in Assembly to testifie the truth of his Knowledge touching the barbarous and inhumane murder of five Susquehān Indians

Interragatories for Jn<sup>o</sup> Shanks to be Examined Touching the late Expedico<sup>n</sup> against the Susquehannough Indians.

1<sup>st</sup> Whether Majo<sup>r</sup> Truman w<sup>th</sup> the forces vnd<sup>r</sup> his Com<sup>and</sup> was at the North side of Puscattuway Creek and did there expect and meet the Virginians

2<sup>dly</sup> Whether the said Majo<sup>r</sup> Consulted with his Offic<sup>s</sup> & those of Virginia afore he held any discourse or Treaty with those Susquehannough Indians which Came out of the forte,, alsoe whether it was with the Knowledge of any of his Offic<sup>s</sup> th<sup>t</sup> he treated and endeavoured to make the Susquehannoughs beleive he intended noe harme or disturbance to them, and What Offic<sup>s</sup> or others he knowes were p<sup>s</sup>ent when orders were given by the Majo<sup>r</sup> for the putting those great men to death.

3<sup>d</sup> Whether he knowes that at any time the Offic<sup>s</sup> of Virgi<sup>a</sup> did desire or put Major Truman upon any designe pressing him to employ his Souldiers about or vpon any service dureing the seige and if Major Truman did at any time execute any thing at their request by receiving Instructions or [Dir]ections from them.

p. 5 4<sup>thly</sup> Whether did Majo<sup>r</sup> Truman bid the Susquehannough[s] not to feare him or tell them th<sup>t</sup> he Came onely to [Seek] the Seneca's and th<sup>t</sup> he would Lodge th<sup>t</sup> night [hard by] them, and use th<sup>t</sup> as an argument for them [their Wives] and Children not to be afraid, or that or [any other] expression to th<sup>t</sup> Effect.

5<sup>ly</sup> What Writings Articles of Pea[ce or Amity] did the said Susquehannoughs ever [Produce to] Major Truman.

6<sup>ly</sup> Did the said Susquehannoughs ever she[w a Meddall] of silver with a black and yellow [Ribbond].

7<sup>ly</sup> Did they shew the said Ribbond and [Meddall as a]

Pledge of anity given them by the former Govern<sup>rs</sup> of this Province, and was the said Meddall given to Major Truman or to any other English man, or was it Carried back againe into the forte.

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8<sup>ly</sup> Did Major Truman stay at the North side of Puscattaway Creek till the Virginians came thither to him, or did he there treat with them Concerning the Mannagem<sup>t</sup> of the Warr ag<sup>t</sup> the Susquehannoughs

9<sup>ly</sup> Did the Susquehannoughs ever offer any Treaty of peace or desire to Continue friendship and Whether did Major Truman ever demand satisfaction from them for any Injuries done or tell them they were the persons which we suspected had Injured vs.

The house adjourned Till 9 a Clock  
to morrow Morning.

On Wednesday May the 17th 1676. at 9 a Clock in the  
Morning the house Mett

Present as Yesterday:

Ordered th<sup>t</sup> for the more Expedicious retourne of the Examinacōn of Iohn Shankes to the seav<sup>l</sup> Interrogatories touch-  
ing the Murder of the Susquehannough Jndians, M<sup>r</sup> Ressel is hereby Impowered to Presse Boate and hands and other Ne-  
cessaries in order to the said Expeditōn.

Signed &c:

Ordered th<sup>t</sup> the peticōn of Eliz Delaroach be duely Con- p. 6  
sidered by the Committee of both houses to [Sitt] upon Publick  
acco<sup>ts</sup>

Ordered th<sup>t</sup> the Hon<sup>ble</sup> Secretary do forthwith Issue a [Wr]itt  
of Supersedeas to Supersede the Capias ad Satisfac<sup>ie</sup> Indum  
Mencōned in the Peticōn exhibited to this house [by] Roger  
Lawdemore.

Signed by Ord  
Rich: Boughton Clk  
of the Assembly.

[The] house is adjowrned  
[for] halfe an heure.

The house Mett

Low<sup>r</sup> house  
May 17<sup>th</sup>  
1676

Voted th<sup>t</sup> The Committee inspect all the Lawes of this Country  
for ffees due to any person whatsoever by Reason of there  
Office, and ascertain all ffees of all Officers Whatsoever with-

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in this Province and draw Up a Law for that Purpose, th' Soe While the Right Hono<sup>ble</sup> the Lord proprietary is in this Province Same the may be fully Settled and th' his Lo<sup>pp</sup> & the Upper house be desired th' the Hono<sup>ble</sup> the Chancello' and Secretary may be Joyned with the Committee of this house to make up a Committee of both houses for Inspecting the Settling of the Same

Signed &c

This house doth readily Concurr<sup>e</sup> w<sup>th</sup> the vote of the Lower house here within and desire they will give timely Notice of the time and place When and where the Committee Within Specified Shall meet

Signed by ord<sup>r</sup>

Richard Boughton Clke  
of The Assembly.

The house is adjourned  
Till 10 a Clock Tomorrow  
Morning.

On Thursday May the 18<sup>th</sup> 1676.

The house mett at 10 in the Morning  
The house is adjourned For half an houre

The house Met

p. 7 John Edmundson sent by the Lower house for [the] Boddy of the Lawes, And The Hono<sup>ble</sup> Secretary [by] Request of this house Carried downe the Sa[me]

Low<sup>r</sup> house This house upon Receaveing a petico<sup>n</sup> of Ge[orge] May 18<sup>th</sup>, 76 Watts] and being alsoe informed that there is a Dau[ghter of] John Dickensons in possession of the Indians at [Murder Keel,] Voted by this house That his Lo<sup>pp</sup> be hu[m]bly requested] th' the Said Children may be demanded of [the Indians in] a faire way and th' if the Peticōner [and the said] Dickenson doe know and owne their [Children that the] Indians may deliver them up

In answer to w<sup>ch</sup> this house haveing mat[urely] Cons[idered] the peticon and informacō above Specified [doe] desire the Lower house to Consult and debate with themselves Whether the demand of the Children of Watts & Dickenson be not in the p'sent Juncture of time very dangerous & may not occasionally Suggest a Jealousie & Suspition to the Emperour of Nanticocke th' we are minded to pick a quarrell with him and Create furth' mischeif then wee may possibly be aware of, the Result of which Consultacon and debate of the Lower house this house is very desireous to Vnderstand

Signed &c



Comes into the house an act Entituled an Act prohibiting Armes and Amunition to be sould given or Lent to the Indians U. H. Journal original

Vpon Reading the said bill the Upper house Conceave there are good Lawes already made Sufficient to restraine the People from Selling Amunition &c to the Indians And are of opinion th' it is very Vnreasonable to Passe this bill now propounded, in Regards the denyeing amunition To the friend Indians our Neighbours for for Theirs Necessarie defence will vndoubtedly force them to Joyne with the Indians th' are our declared Enemies, Besides This house doe finde all the Inhabitants Soe averse to the Indians th' there is little Just Cause of feare th' any man will Sell them any the least quantity of Amunicōn And This house doe further Conceave th' if this act passe the Governm<sup>t</sup> is disabled at any time hereafter to Treat with our friend Indians who will vndoubtedly within a few houres demand o<sup>r</sup> assistance in Armes and Amunition.

And for these and many other Important Reasons which this p. 8 house Could give, This house doe desire the Lower house will further Consider of the s<sup>d</sup> bill [and] Resolve to Wave all Treaty with the Indians [or] lay a Side this Bill, And moreover it is Conceav[ed] by this house th' there may be a Necessity for the [Con-]tinuance of our present friendship and amity [with] the Friend Indians in order to the future [Secur]ity of the Province or persuite of any Enemies [in Ti]me of Warre And it will be Vaine for vs [to E]xpect Theirs Ayde and Assistance in Those [Res]pects if we disable them from the Same by [R]estraining any Armes or amunition from Coming to Theirs Hands,

The house is adjourned for an howre

The house Mett

Lower house  
May 18<sup>th</sup>  
1676

Upon Reading M<sup>r</sup> Frisbys papers the house is of opinion th' if the Land be M<sup>r</sup> frrysbyes he hath his Remedy ag<sup>t</sup> Augustine Harman and the rest at Comon Law by action of Trespasse but not Releiveable here or in any other place but by due Course of Law and th' upon Tryeing the action if the Commiss<sup>rs</sup> have done any thing to his prejudice frrisbye will Recover Sufficient dammages & besides the Said Comissioners if Cast and it appear th' They haue done any thing under Collour of their Office w<sup>ch</sup> they Cannot Justifie to the Com<sup>rs</sup> of the Prov<sup>all</sup> Co<sup>rs</sup> the said Justices Will fine them.

Signed &c

In answer Whereto The upper house would desire the Lower house to vnderstand th' it is not the dammage Sustained by M<sup>r</sup> Frisbye which is Propounded to the Consideracōn of the

U. II. Lower house, but the dishonor<sup>r</sup> done to the Government by the  
 Journal Com<sup>rs</sup> Who vnder Collour of theire Com<sup>ion</sup> and Law of the  
 original Country have Vnjustly arrested from the petico<sup>ner</sup> his Timber  
 Which this house desires the Lower house further to debate  
 and alsoe, th<sup>t</sup> they will please to take an acco<sup>t</sup> of M<sup>r</sup> Charles  
 James High Shff of Cæcill County touching the Exhorbitant  
 and illegall proceedings of Abraham Wilde in that County  
 Signed &c

p. 9 Ordered th<sup>t</sup> In<sup>o</sup> Baker Jnnholder doe Supply the Indians  
 Who at p<sup>s</sup>ent doe attend this Assem[bly] With Such provis-  
 sions as is Necessary for [their] Sustenance durezza their  
 Stay at S<sup>t</sup> [Maries.]

Sign[ed &:]

Lower house This house are of oppinion as the U[pper house]  
 May 18 of that at this time the demand of th[e Children] of  
 1676 Watts and Dickenson is danger[ous and may] Sug-  
 gestic Suspition and Iealousie to [the Emperor] of Nanticocke  
 But This house [humbly] Referrs it To his Lo<sup>pp</sup> as to Choice  
 [of Time that] may be Convenient for the Same  
 Signed &c

The house is adjourned Till Tomorrow Morning  
 At 10 a Clock

On Friday May the 19<sup>th</sup> 1676  
 At 10 a Clock in the Morning  
 The house mett

Present as Yesterday Together w<sup>th</sup> Coll Sam<sup>ll</sup> Chew

Low<sup>r</sup> house This house upon full examinacōn of the businesse  
 May: 19 between M<sup>r</sup> Frisbye and the Comissioners of Cæcill  
 76 County are of Opinion th<sup>t</sup> Augustine Harman Abra-  
 ham Wilde and Henry Ward are guilty of a Ryot in Cutting  
 M<sup>r</sup> Frisbys Timber off his Land by force and vnder Collour of  
 Authority, And this house humbly Conceave th<sup>t</sup> they ought to  
 be indicted for the Same at the next Prov<sup>all</sup> Co<sup>rt</sup> And this house  
 have Taken an acco<sup>t</sup> of M<sup>r</sup> Charles James of the proceedings  
 of M<sup>r</sup> Wilde and Send it back to the Upper house with the rest  
 of the papers for his Lo<sup>pp</sup> and the Upper house to proceed  
 therein according to Law but th<sup>t</sup> this house Can make noe  
 Proceedings thereon for Want of proof M<sup>r</sup> James onely as to  
 th<sup>t</sup> perticular Swearing by hear Say

Signed by ord<sup>r</sup> of the Low<sup>r</sup> house

Robert Ridgely Clk

Ordered by the Upper house th<sup>t</sup> the papers between M<sup>r</sup> ffrisbye and M<sup>r</sup> Harman &c be Sent to the Attorney Gen<sup>l</sup> and th<sup>t</sup> an Indictm<sup>t</sup> be by him [Dr]awne Upon the Same  
Signed &c.

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Comes into the house a bill entituled an Act for the Security and defence of this Province, by [M<sup>r</sup>.] W<sup>m</sup> Stephens and M<sup>r</sup> John Coade

[The] Hono<sup>ble</sup> Chancello<sup>r</sup> Coll Jesse Wharton and [Liev]<sup>t</sup> Coll Taillor Sent to the Lower house to Speake [to] the Act Touching the prohibition of Armes and Amunition to the Indians

Read in the house a petico<sup>n</sup> Exhibited by the Hono<sup>ble</sup> Chancelour and Jn<sup>o</sup> Jordan the two overseers of the Last  
Once Read Will of Leiv<sup>t</sup> Collon<sup>l</sup> Jn<sup>o</sup> Jarboe late deceased and the Same ascented to by this House

Signed &c

The answer of In<sup>o</sup> Shankes to seaverall Interogatories put To him by the Upper House

This Depon<sup>t</sup> Saith that he w<sup>th</sup> the Mary Land forces being at the forte of the Susquehannoughs on the Sabboth day he was sent up to the forte to desire one of the great men by name Harignera To Come and Speake with Majo<sup>r</sup> Truman and the said Harignera being dead This Deponent desired Some other great men to come and Speake with the s<sup>d</sup> Majo<sup>r</sup> Vpon which message of his there came out 3 or 4 of them, And this Depon<sup>t</sup> was Commanded by the Majo<sup>r</sup> to tell them of the great Injuries that had been done to the Country and th<sup>t</sup> he came to know Who they were th<sup>t</sup> had done them, And the great men Replied it was the Senecaes and This Depon<sup>t</sup> Saith that there being p<sup>s</sup>ent other Indians from other Townes The Majo<sup>r</sup> desired some of their Young men To assist as Pilates as well as the Neighbouring Indians had done to Joyne in the persuite ag<sup>t</sup> the Senecaes, And the Said Indians Replied th<sup>t</sup> the Seneca's had been gone 4 dayes and th<sup>t</sup> by th<sup>t</sup> time they might be at the head of Patapscoe River To w<sup>ch</sup> Majo<sup>r</sup> Truman Returned that he had good horses and they were good foot men and might soon overtake them and the Indians Replied they would, And the Depon<sup>t</sup> further Saith that in the Morning following The Susquehannoughs great men being at the place of Meeting before the Mary Landers and Virginians the Said great men were taxed againe by the Virginians more highly of the Injuries done by them in Mary Land and Virginia and they vtterly denyed the Same and thereupon This [Depon<sup>t</sup>] was C[omman]ded to Declare to them that they Should be Bound, and this Depon<sup>t</sup> Saith further that there was

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an old Paper and a Meddall shewed by these Indians w<sup>th</sup> a black [and] Yellow Ribbond thereto, and th<sup>t</sup> the Said Indians [did] Say the very first day in the Evening [thereof] that the Same was a pledge of peace [given and] left with them by the former Gover[nors as a] Token of amity and friendship as [long as the] Sun and Moone Should last, And this [Deponent saith] that To the best of his Remembra[nce all the] Virginia Offic<sup>rs</sup> were p<sup>rsent</sup> When [the Indians] were bound, And This Depon<sup>t</sup> [Saith] that [the] first night of meeting with the s<sup>d</sup> [Susquehannahs] he was ordered to declare To them That Major Truman did beleive the Senecaes had done the Mischeife and not they and that he was well Satisfied Therein

Signed &c

The Upp<sup>r</sup> house doe appoint the place of meeting of the Comittee for the Inspection of Lawes alreadye made for Offic<sup>rs</sup> ffees To be in S<sup>t</sup> Marys Roome in the Court house and the time two of the Clock in the afternoone

Signed &c

The house is adjourned for half an houre

The house mett

In answer to the Message this house Received from his Lo<sup>p</sup> and upper house by the Hono<sup>ble</sup> Coll Wharton this house are of oppinion th<sup>t</sup> Cap<sup>t</sup> Allen with his Troope in Case of meeting with any Strange Indians th<sup>t</sup> refuse to give an acco<sup>t</sup> what they are or fly from him that he w<sup>th</sup> his troop vse his vtmost endeavour to force and Compell the Said Indians in And th<sup>t</sup> his Lo<sup>p</sup> be desired th<sup>t</sup> Cap<sup>t</sup> Allen at his going out may have a friend Indian with him to acquaint Cap<sup>t</sup> Allen Which are friend Indians and w<sup>ch</sup> not

Signed &c

The house adjourned Till 10 a Clock  
Tomorrow Morning

p. 12

On Saturday May the 20<sup>th</sup> 1676

The house Mett

Present as Yesterday

Touching the Murder of the Susquehann<sup>h</sup> Indians [Ca]p Jn<sup>o</sup> Allen being Sworne and examined Saith [that] about the 25 or 26 day of September on Sunday [M]orning the Mary Land forces appeared before the Forte under the Comand of Majo<sup>r</sup> Truman Who Sending Hugh ffrench and another to the forte there Came out two or three of the Indians and more

afterwards To the Number of Thirty or forty and the Major examined them Concerning the mischeife th' was done to Mr Hanson and others and if they knew what Indians they were, and they told them it was the Seneca's dureing which discourse between the Major and them Came over Coll Wasshington Coll Mason and Major Alderton and they likewise Taxed them with the Murders done on their Side by them but they made the same reply as To Major Truman that it was none of them soe when they found they Could get nothing out of them Then they made it appeare th' 3 of the Said Susquehannough Indians were they that did the Murders on the other Side, On Munday morning early the Major Comanded Mr Cood and two or three Rankes of men Whereof himself was one To goe to the house of Mr Randolph Hanson to se if the Indians had plundered it and if they found any amunition to bring it away which accordingly they did and after Retorne back to the forte the Depon<sup>t</sup> Saw Six Indians guarded with the Mary Landers & Virginians and the Major with the Virginia Offic<sup>rs</sup> Sitting upon a Tree Some distance from them and after Some While they all Rose and came Towards The Indians and Caused them to be Bound, And after Some time they talked againe and the Virginia Offic<sup>rs</sup> would have knocked them on the head in the place presently & perticularly Col<sup>on</sup> Wasshington Said what Should we keep them any longer let vs knock them on the head we shall get the Forte to day, But the Depon<sup>t</sup> Saith th' the major would not admit of it but was over swayed by the Virg<sup>ia</sup> Officers and after further discourse the s<sup>d</sup> Indians wer carryed forth from the place where they were bound & they knocked them on the head

Coll Sam<sup>l</sup> Chew and Coll Jesse Wharton [Sent] to desire p. 13  
the Lower howse to acquaint this [house] Whether they have drawne up a [ny thing by] way of Impeachm<sup>t</sup> of Major Thom[as Truman] and th' they Would please to Signife [the Same] to this house by a Member of th[eir own] House

Signed &c

Once Read      Read in this house an Act Re[latin]g to [the]  
Seizure of Tobaccoe by the Sheriffe and Ordered to  
[be] Read the 2<sup>d</sup> Time on Munday Morning

Read once      Read in this house an Act for security of Merchants  
& others Tobaccoe after they have received it and  
ordered to be read the Second time on Munday morning

Lower house      This house having things of a very high Nature  
May 20      ag<sup>t</sup> Mr Charles James, humbly desires his Lo<sup>pp</sup> and  
76      Upper house th' the person of the Said Iames may  
be Secured and th' if the Upper house have any thing to  
Communicate to this house in relac<sup>o</sup>n to any Misdemeano<sup>s</sup> of

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the Said James, This house desire them to Communicate the same to this house That this house may proceed ag<sup>t</sup> him by Impeachm<sup>t</sup> To the Upper house

Signed by Ord<sup>r</sup> &c

Ordered that Thomas Winne door keeper of this house be hereby Impowered to presse horse and man To Signifie the Comands of his Lo<sup>pp</sup> and This house to M<sup>r</sup> Charles James, high sheriff of Cæcill County forthwith To attend this house

Signed &c

Ordered th<sup>t</sup> M<sup>r</sup> In<sup>o</sup> Coade be hereby Impowered to presse Sloope Boate and hands and other necessaries Whatsoever in order to his ready and expeditious Voyage To and retourne from Virginia

Signed &c

The house is adjourned  
Till 10 of the Clock on  
Munday Morning

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On Munday morning May: 22<sup>d</sup>: the house mett

Present as on Saturday

Ordered th<sup>t</sup> Thomas Winne door keeper be hereby [Em]-powered to Press a horse and man for the service [of] this house

Signed &c

[The] house is adjourned for 3 houres

The house Mett.

Read 2<sup>d</sup> time Read the 2<sup>d</sup> time the act Relateing to the Seizure of Tobac by the Sheriff and this house are Willing to passe the Same. Provided it be incerted th<sup>t</sup> his Lo<sup>ps</sup> Justices doe Call before them both parties and Witnesses for the due proof of the said debt and of the said Sheriffs Seizure as aforesaid and that as in all other civill Causes in his Lo<sup>ps</sup> Co<sup>ts</sup> the party Cast Shall Satisfie the Costs and Court Charges

Signed &c

Read the 1<sup>st</sup> Time Read a bill Entituled an act ag the Importacōn of Convicted fellons into this Province and Voted to be Read the 2<sup>d</sup> time

Lower house The act for Confirming the Nuncupative Will of Leive<sup>t</sup> Colon<sup>h</sup> Jn<sup>o</sup> Jarboe Sent back and ascended to by the Lower house

Signed &c

Read the act for Securing Merch<sup>ts</sup> and oth<sup>rs</sup> Tobaccoe after they haue received it and provided the Lower house will allow time till October Come twelve Month for the performance This house is willing to passe the Said Act

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Signed &c

Read the 2<sup>d</sup> time the act ag<sup>t</sup> importacōn of Convicted [Fell]ones into this province and it is the oppinion of this house th<sup>t</sup> the last Enacting Clause Ought to preceed the first enacting Clause to make it Cleare and With th<sup>t</sup> amendment This house Will passe the Act

Signed &c

Colon<sup>ll</sup> W<sup>m</sup> Burges M<sup>r</sup> Robert Carvile M<sup>r</sup> Ken[elm] Chisle- dine M<sup>r</sup> W<sup>m</sup> Stephens &c brough[t in] an Impeachment ag<sup>t</sup> Majo<sup>r</sup> Thomas Tru[man] With Seaverall Depositions Re[lating] Thereto W<sup>ch</sup> Impeachm<sup>t</sup> is as followeth

To the Right Hono<sup>ble</sup> the [Lord]  
Proprietary of the Province of [Mary] Land  
and Avalon Lord Barron of Baltemore [&c.]

Articles ag<sup>t</sup> Majo<sup>r</sup> Thomas Truman Exhibited by The Lower house of Assembly To the Right Hono<sup>ble</sup> The Lord Proprietary and Vpper house of Assembly

Wee yo<sup>r</sup> Lo<sup>pps</sup> most humble true faithfull & obedient people the Burgesses and Delegates in Your Lower house of Assembly being Constrained by necessity of our fidelity & Conscience in Vindication of the hono<sup>r</sup> of God and the hono<sup>r</sup> and wellfare of yo<sup>r</sup> Lo<sup>pp</sup> and this Province doe Complaine and Shew th<sup>t</sup> the said Majo<sup>r</sup> Thomas Truman late Comander in Cheif vpon an Expedicōn ag<sup>t</sup> the Indians at the Susquehannough forte hath by many and Sundry Wayes and Meanes, Comitted divers and Sundry Enormous Crimes and Offences To the Dishono<sup>r</sup> of almighty God ag<sup>t</sup> the Law of Nations Contrary to yo<sup>r</sup> Lo<sup>pps</sup> Comission and Instructions and to the great endangering of yo<sup>r</sup> Lo<sup>ps</sup> peace and the good and Safty of yo<sup>r</sup> Lo<sup>ps</sup> province, according to the Articles hereafter mentioned, That is to Say

Wee finde upon the Reading Yo<sup>r</sup> Lo<sup>pps</sup> Comission & Instrucons and the Affidavids w<sup>ch</sup> we herewith Send to Yo<sup>r</sup> Lo<sup>pp</sup> & vpper house of Assembly and which we humbly submit to your Lo<sup>pps</sup> examinacon and Serious Consideracōn

First th<sup>t</sup> the said Majo<sup>r</sup> Thomas Truman hath broken his Comi<sup>on</sup> and Instructions in this, That the said Majo<sup>r</sup> Thomas Truman haveing received Six Indians Sent out by the Susquehannoughs as Embassadors to Treat w<sup>th</sup> him on the Sunday after the arrivall of the Maryland forces, and received their pap<sup>t</sup> and Meddall by which wee finde th<sup>t</sup> they were received as friends and in amity with vs, and had liberty of goeing back

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to the forte and were assured th' noe intention of force was to be vsed ag<sup>t</sup> them, and th' noe damage should be done to them theire wives or Children, and that they did th' night goe into the forte and the next morning did retourne againe with the like numb' onely one Indian changed and Supposed to come on purpose to Treat & not in any hostile manner Yet the s<sup>d</sup> Major Thomas Truman w<sup>th</sup>out Calling any Councell of Warre of yo<sup>r</sup> Lo<sup>ps</sup> offic' vnder his Comānd as he ought to have done did in a barbarous and Cruell manner cause five of the s<sup>d</sup> Indians to be Killed & Murdered Contrary to the Law of God and Nations and Contrary to yo<sup>r</sup> Lo<sup>pps</sup> Commission and Instructions

p. 16 Secondly that he the Said Major Thomas Truman ought according to yo<sup>r</sup> Lo<sup>pps</sup> instructions To haue acquainted your Lo<sup>p</sup> before he Caused the Said Indians to be Executed for your Lo<sup>ps</sup> advice and directions in th' Case which [we] doe not finde he did

[Las]tly that he hath broken yo<sup>r</sup> Lo<sup>pps</sup> instructions in this [alsoe] That if the Virginia offic<sup>es</sup> did advise and Consent to [the] Killing of the Said Indians th' he did not in an open [Coun]cell of Warre Cause the Same Judiciously to be [en]tered in Writeing by his Clerk or Secretary and Such the Virginians Consent and desire for the doeing thereof to be Signed vnder their hands to be kept for Justification of himself and the people of this Province.

Therefore for That by the Said Article it appears That the Said Major Thomas Truman hath broken his Comission and Instructions in Murthering the s<sup>d</sup> Indians To the dishon<sup>r</sup> of God and of yo<sup>r</sup> Lo<sup>pp</sup> & this Province, They humbly pray th' your Lo<sup>pp</sup> & Upper house of Assembly will Take Such order With the Said Major Thomas Truman as may be Just and Reasonable in Terro<sup>r</sup> of others to be Warr of Such Offences ag<sup>t</sup> your Lo<sup>p</sup> for the future, And You<sup>r</sup> Lo<sup>ps</sup> most humble and obedient Servants as in all duty bound Shall daily Pray for yo<sup>r</sup> Lo<sup>pps</sup> long and happy Dominion over vs &c

Lower house May the 22<sup>th</sup> 1676

The Committee haveing drawne Up the above the above Jmpeachm<sup>t</sup> ag<sup>t</sup> Major Thomas Truman and p<sup>r</sup>sented to this house for their further Consideracon put to the Vote Whether the Said Jmpeachm<sup>t</sup> Shall be transmitted to the Upper house as the Committee have drawne it Yea, or Noe.

Voted th' it be Transmitted To his Lo<sup>pp</sup> and upp house as it is drawne by the Committee Together With all the Depositions Relating thereto annexed to it

Signed by ord<sup>r</sup> of the house

Robert Ridgely Clk of the

Low<sup>r</sup> house of Assembly



The house is adjourned Till 10 a Clock  
on Tuesday Morning

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On Tuesday the 23<sup>th</sup> day of May 1676

The house met

The house adjourned Till one of the Clock

The house mett at one of the Clock [in]  
The afternoone

Present The Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> Gen<sup>ll</sup>  
and Coll Jesse Wharton

Whereas Cap<sup>t</sup> Quigly brought into this house the Act for  
Building the State house and prisson at S<sup>t</sup> Maries and desires  
to know what manner of Windowes this house will haue for  
the prisson This house upon debate thereof doe think fitt th<sup>t</sup>  
Lower house the Windowes be of Wood with Substantiall Iron  
23 May barres and th<sup>t</sup> the wood of the frame of the Win-  
dowes be layd in Oyle, alsoe made Soe large as to lye into the  
brick worke two foot and a half of a Side both above and below  
the Windowes to be twenty Inches Wide and thirty Inch<sup>s</sup> high  
Three Iron Barres Upright and two a thwart the upright Iron  
barres to be Jnch and quart<sup>r</sup> Square and To be Wrought into  
the two thwart Barres and th<sup>t</sup> there be two Windowes belowe  
and one Windowe of Wood above, The Lower house desire  
the Upper houses Concurrence in This Vote

Signed &c

The Upper house do Readily Concurr in  
This Vote

Signed &c

Read <sup>once</sup> Read an act for punishm<sup>t</sup> of a Certaine abuse Comitted  
by Henry Ward of Cæcill County gent ag<sup>t</sup> the Right  
Hono<sup>ble</sup> The Lord Proprietary and the publick and the Same  
ascented to by This house

Signed &c

Read againe the act for Secureing Merchants and others To- p. 18  
baccoe after they have received it and the Same passed this  
house With the alteracōn before [de]sired by this house

Signed &c

Read the 3<sup>d</sup> Time the act ag<sup>t</sup> the Imporcion of Convicted  
ffellones into this province With the amendment [D]esired by  
this house and the Same passed this [hou]se.

Signed &c

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Read 2d Time Read the 2<sup>d</sup> time the Act Relateing to the Seizure of Tobaccoe by the Sheriffs and the same assented by this house

Signed &c

Read once Read a bill Entituled an act for the Easment of the Inhabitants of this province in Suites of Law for Small debts and Voted to be read the Second Time

Read once Read a bill entituled an Act for the Constables Takeing the lists of the Taxables and Voted to be Read the Second time

The house is adjourned till 10 of the Clock Tomorrow Morning.

On Wednesday the 24<sup>th</sup> day of May.

The house mett at 10 in the Morning

Present The R<sup>t</sup> Hono<sup>ble</sup> Lord Proprietary the Hono<sup>ble</sup> Chancellour Baker Brookes Esq<sup>r</sup> Coll Jesse Wharton Coll Sam<sup>l</sup> Chew and Leiv<sup>t</sup> Coll Tho Tailor

The house is adjourned for an houre

The house met in the afternoone

Present as in the Morning Together w<sup>th</sup> The hono<sup>ble</sup> Secretary

Ordered th<sup>t</sup> Upon Complaint made Ag<sup>t</sup> W<sup>m</sup> Boydon of p. 19 Charles County by the puscattaway Indians [th<sup>t</sup>] Colon<sup>l</sup> Jesse Wharton take good Security of [the said] Boyden for his Civell and Peaceable beh[aviour against the] said Indians and th<sup>t</sup> the Said Boyden Sh[all render] Such Satisfaction to the Said Indians [for the Injuries] done them by him as Shall be by the [next Provincial Court] adjudged Reasonable.

Signed &c

This house desired the Lower house to Consider a peticon Exhibited to this house by Joe Tike an Indian Who hath been and is like to be serviceable to the English

Signed &c

Lower house Voted in this house th<sup>t</sup> it is Necessary and fitte th<sup>t</sup> May 24<sup>th</sup> the Said Indian have a Horse or Mare which he Shall Elect given him

Signed &c

Voted by the house th<sup>t</sup> Matchcoats Corne Powder and Shott be purchased and forthwith delivered to the friend Indians by way of gratification for the Services done by the Said Indians

in the late Warre ag<sup>t</sup> the Susquehannough Indians, And th<sup>t</sup> the s<sup>d</sup> Matchcoats be distributed to the Number and in the Manner as followeth Viz U. 11.  
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To Puscataway	80	To Mattawoman & Pamunkie	}	30
To Chapticoe	30	To Nangemy	}	10
<hr/>				
In all 150				

That powder & Shott be distributed to the quantity and in the Manner as followeth Viz

	lb powder	lb shott
To puscataway	30	100
To Mattawoman & panunkie	15	50
<hr/>		<hr/>
Powder	45	150 Shott

That Barr<sup>lls</sup> of Corne be distributed to the Numb<sup>r</sup> and in the Manner as followeth Viz p. 20

To Puscataway	70	To Matawoman & Pamunkie—	}	30
<hr/>				
100				

That Hostages be required from the friend Indians [to] be delivered to the English in Number as [fo]lloweth Viz

From Puscataway	4	From Pamunkie	2
From Matawoman	2		

Lower house It was proposed by a Member of this house Upon May: 24<sup>th</sup> debate Upon an Act for ffees drawne up by a Comitee of both houses, That his Lo<sup>p</sup> Would be pleased to Settle the Fees of the Chancell<sup>r</sup> and to apporcōn how much the Chancello<sup>r</sup> Shall have and how much the Secretary Shall haue for th<sup>t</sup> as the Case now stands the Chancello<sup>r</sup> and Secretary Claime both whole ffees for one and the Same Writt 76:

Voted th<sup>t</sup> his Lo<sup>p</sup> be humbly requested to doe the Same and Transmitt an answer to this house th<sup>t</sup> Soe they may proceed to pfect the Said Act

Signed &c

The house is adjourned Till  
Tomorrow Morning

On Thursday May the 25<sup>th</sup> The house Mett

Present The Hono<sup>ble</sup> Chancello<sup>r</sup> Hono<sup>ble</sup> Secretary Co<sup>ll</sup>  
Sam<sup>ll</sup> Chew Coll Thomas Taillor

The house adjourned for half an houre

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The house mett

The house adjourned for half an hour

The House Mett

p. 21 Read the first time the bill Entituled an Act for Preventing Unnecessary delayes of Execu[tions] and Voted to be read againe Tomorrow [Morning]

Read an Act for the Easment of the Inhabbi<sup>s</sup> [of t]his province in Suites of Law for Small debts and [Voted] to be Read againe Tomorrow Morning

Read the first time the Act for the Constables [ta]king the lists of the Taxables and Voted to be read again Tomorrow Morning

The house is adjourned till  
Tomorrow Morning at 10 a Clock.

On Fryday the 26th day of May: the house met  
At 10 in the Morning

Present The Hono<sup>ble</sup> Chancello<sup>r</sup> Hono<sup>ble</sup> Secretary Collon<sup>r</sup>  
Jesse Wharton Co<sup>ll</sup> Sam<sup>l</sup> Chew Leiv<sup>t</sup> Coll Thomas Tailor

Came in an Impeachm<sup>t</sup> ag<sup>t</sup> Charles James w<sup>th</sup> Which are as followeth—

To the Right Hono<sup>ble</sup> The L<sup>d</sup> proprietary of the province of Mary Land and Avalon Lord Baron of Baltimore &c.

Articles of Impeachm<sup>t</sup> against Charles James of Cæcill County exhibited by the Lower house of Assembly To The R<sup>t</sup> Hono<sup>ble</sup> The Lord proprietary and Upper house of Assembly

Your Lo<sup>ps</sup> true faithfull and obedient people the Burgesses and Delegates of this present Lower house of Assembly Constrained by the necessities of our fydellitie and Consience Complaine and Shew unto you<sup>r</sup> Lo<sup>e</sup> That Charles James Your Lo<sup>ps</sup> High Sheriffe of Cæcill County hath by divers Wayes and Meanes Comitted many high and greivious Offences Contrary to many good and wholesome Lawes in Such Cases provided and is particularly Touched in These following Articles, Viz.

p. 22 Imp<sup>s</sup> The said Charles James in the Lower house of Assembly When a Lawfull Oath was Administered by them to him did Wilfully corruptly and falsely Sweare ag<sup>t</sup> Abraham Wilde one of yo<sup>r</sup> Lo<sup>ps</sup> Justices of Cæcill County in Matters relateing to [his] Office of Administering Justice in the County Court of Cæcill

2<sup>dlly</sup> That the said Charles James did threaten Tom prentice and perswade Thomas Bennet of S<sup>t</sup> Ma[r]ies] County [Rog]er

Larimore of Cæcill County and Edward Larmore [of] the same County To Subornacōn of perjury ag<sup>t</sup> the Said Wilde in matters relateing to his Office of Comission<sup>r</sup> of the peace for Cæcill County and in the County Courte,

3<sup>dly</sup> That the said Charles James about the 4<sup>th</sup> day of May 1676 Upon the person of Edward pinne of Cæcill County did make an assault and then and there by force and Armes one bagg of Writeings belonging to the Said Edward Pynne and others to the Vallue of 100000<sup>l</sup> Tob did take and Carry away and the Same from him the Said Edward Still vnjustly deateyneth To the almost utter Ruine of the Said Edward, and the same refusing to deliver did for the Same under Collour of his Office and a precept from You<sup>r</sup> Lo<sup>pp</sup> for the space of fifteen dayes falsely Imprisson and restraine the Said Edward that in p<sup>r</sup>esence of seav<sup>h</sup> persons in Cæcill County haveing some difference With the s<sup>d</sup> Edw: pinn did utter These false Scandalous Seditious mutinous and Rebellious words That he the Said Charles James was now Lord Proprietary, Contrary to an Act of Assembly in that Case provided, As by the Affidavids and other papers hereunto annexed may appeare

By all which his falce and feined informations and evill practices and Speeches we humbly Conceave the Said Charles James hath most Egrediously abused Yo<sup>r</sup> Lo<sup>p</sup> and Your Lo<sup>pp</sup>s two houses of Assembly and the good people of this province

May it please yo<sup>r</sup> Lo<sup>p</sup> therefore out of y<sup>r</sup> great goodness to the good people of this provice soe to order th<sup>t</sup> the said Charles James may for thè future be disabled to beare any publick Office or employment, and also receiue Such Condigne punishm<sup>t</sup> as the nature of Soe great Crimes Require

That Soe he may be a Tirrable Example To others of p. 23  
Offending Your Lo<sup>pp</sup>s good & Wh[olesome] Lawes for the future and in Soe doeing [We] Shall dayly pray as in duty bound for [Your] Lo<sup>pp</sup>s Long and happy Dominion over [us &c.]

Lower house of Assembly

May the 23<sup>th</sup> 1676:

Voted Nemine Contradicente th<sup>t</sup> this Impeachm<sup>t</sup> As it is drawne up by the Committee with the papers relateing thereto be p<sup>r</sup>esented to his Lo<sup>p</sup> and Upper house

Signed by order of the house

Robert Ridgely Clk of  
The Low<sup>r</sup> House of Assembly

This house have perused and Considered the bill entituled an Act for Security and defence of this Province and doe think the fine of 50<sup>l</sup> Tob: is to little and this house thinke it were better to fine 100 for the first time 200 for the Second and 200

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for every default after the Second and the Acco<sup>t</sup> of those Fimes To be given to the Lord proprietary or his Cheife Govern<sup>t</sup> and Councill and Not to the Comissioners of any County it being inconsistent With his Lordships Honor

This house are of opinion th<sup>t</sup> if the Lord proprietary cannot lay the Leavie for payment of the Charge of any Warr &c without the assent of one of the Delegates out of Every County &c as in this bill is Enacted, it is very unsafe for him to Raise any men at all Since those Delegates may Chuse Whether the paym<sup>t</sup> shall be raised for the Souldi<sup>rs</sup> and by that meanes The province must remaine Undefended

P 24 This house desire the Lower house To ascertaine the pay of the Horse Officers and of the Troopers as well as of the foot his Lo<sup>p</sup> and his Councill haveing Judged it absolutely Necessary to have Regim<sup>ts</sup> of horse as well as of foot, This house is likewise of Opinion that those Words (ag<sup>t</sup> an apparent enemy) in the Clause for Offic<sup>rs</sup> pay ought to bee left out for th<sup>t</sup> Souldiers in Actuall Service ought to be paid Whether the Enemie appeare or not When there is Just Cause to Suspect any Invasion or Insurrection

This house likewise desire to have it declared Who are priviledged persons & exempted from Musters, and Likewise th<sup>t</sup> Noe persons Shall be privillidged when by Speciall order from his Lo<sup>p</sup> or from his Leivetenant for the time being they Shall be Comanded

Signed &c

Vpon reading the papers p<sup>s</sup>ented by W<sup>m</sup> Berry and others in behalf of the people Called Quakers this house doe Conceive it utterly unsafe for the L<sup>d</sup> Propriet<sup>r</sup> to make any Law in this province to exempt the people thereof from testifying vpon Oath and therefore thinke it Unfitt for this house to advise his Lords<sup>p</sup> to Condescend to any Votes of either house of Assembly tending that way till he have advised with his Learned Councill in England

Signed &c

2<sup>d</sup> time Read the 2<sup>d</sup> the bill Entituled an Act to p<sup>r</sup>vent Unnecessary delayes of Executions and the Same Ascented to by this house and Voted To be Engrossed

Signed &c:

Read the 2<sup>d</sup> time the Act for Easment of the Inhabiti<sup>ts</sup> of this province in Suites of Law for Small debts and the Same Ascented to by this house and Voted to be engrossed

Signed &c

P. 25 This house desires these Words in the Law for [the] Constables takeing the List of Taxables Viz (At [Such] time as

he Shall by the respective Sheriffes [be Ordered] thereunto) To be Alterd and in Stead [thereof that] these Words bee Added Viz (Some time [between] the 20<sup>th</sup> June and the first of July) [And this] house will then Consent to this Act  
Si[gned] &c

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This house cannot Concurr in Oppinion with the Lower house Voteing it unnecessary for Cap<sup>t</sup> Allen to Range any Longer, first because the peace with the puscataways is not Rattified till the Hostages are delivered.

Secondly because we See the Woefull Condiçōn our Neigh- boures are in by Neglecting to make Certaine their owne Security by their owne forces and depending Wholly upon the Indians, And therefore desire the Lower house better to Consider Whether it be not yet Necessary Cap<sup>t</sup> Allen to keept Ranging Especially dureing the Sitting of the Assembly  
Signed &c.

Low<sup>r</sup> house Voted th<sup>t</sup> Cap<sup>t</sup> Allens Troop Continue Ranging  
May 26 dureing this Sessions of Assembly and th<sup>t</sup> they have  
1676 the same pay as the Souldiers had ag<sup>t</sup> the Susque- hannough forte

Signed &c

Ordered th<sup>t</sup> the Hono<sup>ble</sup> Secretary be requested to acquaint Majo<sup>r</sup> Thomas Truman that his Witnesses Cannot be Sworne by this house To night

Signed &c.

Tomorrow Morning being the day appointed for the Tryall of Majo<sup>r</sup> Thomas Truman Impeached by the Lower house This house desire to know of the Lower house how they intend to proceed ag<sup>t</sup> the Said Truman and that they Will Send there Vote to this house this night With the Names of the persons who they intend shall Mannage th<sup>t</sup> Affaire.

Signed &c

[Lower house 26th May.]

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Ordered th<sup>t</sup> the Attorney Gen<sup>l</sup> M<sup>r</sup> Rob<sup>t</sup> Carville Coll W<sup>m</sup> Burges and M<sup>r</sup> W<sup>m</sup> Stephens Mannage the Impeachm<sup>t</sup> ag<sup>t</sup> Majo<sup>r</sup> Thomas Truman at his Tryall

Signed &c:

The Lower house desireing th<sup>t</sup> the Orriginall Impeachm<sup>t</sup> ag<sup>t</sup> Major Thomas Truman with the orriginall Depositions may be put in the hands of Such persons as the Lower house have Voted To mannage the S<sup>d</sup> Impeachm<sup>t</sup>

The Hono<sup>ble</sup> Secretary by order of this house did goe downe with the Said Impeachm<sup>t</sup> & Depositions

The house is adjourned Till 10 a Clock  
To morrow Morning

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On Saturday May 27<sup>th</sup> The house mett in the afternoone

P<sup>r</sup>sent The R<sup>t</sup> Hono<sup>ble</sup> The L<sup>d</sup> Proprietary The Hono<sup>ble</sup> Chancello<sup>r</sup> and Secretary Coll<sup>l</sup> Sam<sup>l</sup> Chew Coll<sup>l</sup> Jesse Wharton Coll<sup>l</sup> Thomas Tailor

Majo<sup>r</sup> Thomas Truman havinge due Notice given him on Thursday last, To prepare for his Tryall this afternoon being Called did make his appeareance, and the articles of Impeachm<sup>t</sup> ag<sup>t</sup> the said Majo<sup>r</sup> Thomas Truman being Read and after this The Seav<sup>l</sup> Depositions annexed thereto w<sup>ch</sup> alsoe were Sworne to by the Seav<sup>l</sup> and Respective Depon<sup>ts</sup> in the p<sup>r</sup>sence and hearing of the Said Majo<sup>r</sup> Thomas Truman M<sup>r</sup> Kenelme Chisledyne his Lo<sup>ps</sup> Attorney Gen<sup>l</sup> M<sup>r</sup> Rob<sup>t</sup> Carville Collonel W<sup>m</sup> Burges and M<sup>r</sup> W<sup>m</sup> Stephens According to a preceeding order of the Lower house did Mannage the Said Jmpeachm<sup>t</sup> and Urge the Seav<sup>l</sup> evidences ag<sup>t</sup> the Said Major Truman And the Said Majo<sup>r</sup> by M<sup>r</sup> Benjamin Rozier [his] Councell Assigned him did Confesse the Same and [Declared] th<sup>t</sup> the Said Majo<sup>r</sup> did noe way intend to St[and upon] his Justification After which Confession [and] declaracōn The Said Majo<sup>r</sup> by his Said [Council] did Humbly pray th<sup>t</sup> this house would [Admitt the] Reading of a Certaine paper Which the [said Major said] he hoped would Somewhat Extinuate & [Mitigate] the Crimes before by him Confessed Soe that they Should not appeare Soe greivous and Enormous as in the Said Jmpeachm<sup>t</sup> They were held forth to be And the Said Major Thomas Truman by his Said Counc<sup>l</sup> was admitted to make his defence Whereupon and Upon full hearing on both Sides and after Reading of the Said Majors Comission & instructions from his Lōp and Councell it was put to the question Whether Majo<sup>r</sup> Thomas Truman be guilty of the Jmpeachment Exhibited ag<sup>t</sup> him by the Lower house and Voted Nemine Contradicente that the Said Majo<sup>r</sup> Thomas Truman is guilty of the first Article of the Jmpeachm<sup>t</sup> for Comanding five of the s<sup>d</sup> Susquehannoughs th<sup>t</sup> Came out to treat With him to be put To death Contrary to the Law of Nations and the Second Article of his Instructions by Which he was ordered to entertaine any Treaty with the Said Susquehannoughs

Signed &c

Vpon Which Vote it was ordered th<sup>t</sup> a Messenng<sup>r</sup> be Set from this house to the Lower house to desire them to draw Up a Bill of Attainder ag<sup>t</sup> the Said Majo<sup>r</sup> Thomas Truman

Ordered That M<sup>r</sup> Swythnne Wells be hereby Jmpowred to Presse a Horse and Necessary furniture for Speedy and expeditious Service of the Countrey

Signed &c.



Ordered th<sup>t</sup> Clement Hill high Shff of S<sup>t</sup> Maries County be hereby impowered to presse Boate and hands and other Necessaries Whatsoever in order to the Transmitting Seaverall Run-away Servants from Virginia back againe to the Said Collony  
Signed &c

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On Munday the 29<sup>th</sup> day of May at 10 a Clock  
in the Morning the house mett

Present The R<sup>t</sup> Hono<sup>ble</sup> The L<sup>d</sup> Proprietary  
The Hono<sup>ble</sup> Chancello<sup>r</sup> and Secretary, Baker Brookes Esq<sup>r</sup>  
Colonell Sam<sup>l</sup> Chew Co<sup>ll</sup> Jesse Wharton Leivetenn<sup>t</sup> Co<sup>ll</sup>  
Thomas Taillor

Read a Peticon Exhibited to this house by Leive<sup>t</sup> Coll:  
Thomas Taillor and the Same Ascented to by this house and  
the Concurrence of the Lower house desired therein  
Signed &c

Read the Seav<sup>l</sup> Acts following viz The Act for Easement  
of the Inhabitants of this province in Suites at Law for Small  
debts, The Act for the Constables Taking the Lists of Tax-  
ables The Act to p<sup>r</sup>vent unnecessary delays of Execution and  
all the Said Acts ascented to by this house  
Signed &c

The house is adjourned till 10 a Clock  
Tomorrow Morning

On Tuesday the 30<sup>th</sup> of May. 76 The house met  
at 10 a Clock in the Morning

Present The R<sup>t</sup> Hono<sup>ble</sup> The L<sup>d</sup> Proprietary The Hono<sup>ble</sup> Chan-  
cellor and Secretary Baker Brookes Esq<sup>r</sup> Coll Sam<sup>l</sup> Chew Coll  
Jesse Wharton. Coll Tho Taylor

Voted th<sup>t</sup> the 3 Acts last mentioned be Sent downe To the  
Lower house To be Engrosed

Vpon Complaint made to this house by Andrew Insloe of p. 29  
Dorchester County Touching an Execution intended to be Served  
on him by Richard Meek [ins] of the s<sup>d</sup> County It is thought  
fytte by this house that the s<sup>d</sup> Execu[tion] be hereby Suspended  
and Superseded if already [issued] and [Thomas] Taillor high  
Sheriffe of the Said County is [required] to take notice hereof  
accordingly

[Signed &c]

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Ordered that Morgan Jones be hereby impowered to presse Boate hands and other Necessaries for Speedy Sending a Letter to Collon<sup>n</sup> Nicholas Spencer in Virginia

Signed &c

Ordered th' Notice be given To Charles James to prepare himself For his Tryall Tomorrow Morning

Signed &c

Voted th' Notice be given To the Lower house th' Charles James is to come to his Tryall Tomorrow Morning and to desire them to acquaint this house Who shall be employed by them to Mannage the Said Impeachm<sup>t</sup>

Signed &c

Ordered th' Phillip Saunders be Sent for to attend this house in pursuance to a Peticon exhibited by Major Truman for that purpose

Signed &c

Voted by this house th' a message be Sent to the Lower house desiring them to appoint a Committee to Sitt upon publick acco<sup>ts</sup> and to acquaint this house Who are to be the Members thereof that this house may order Some of their Members [to] Joyne w<sup>th</sup> the Said Committee

Signed &c

Lower  
house  
May 30<sup>th</sup>  
76

Voted by this house th' the Attorney Gen<sup>n</sup> and Coll<sup>l</sup> W<sup>m</sup> Burges Mannage the impeachm<sup>t</sup> ag<sup>t</sup> M<sup>r</sup> Charles James

Signed &c

Coll. Burges Coll Brookes M<sup>r</sup> Hall M<sup>r</sup> W<sup>m</sup> Stephens Major Jn<sup>o</sup> Douglas and Cap<sup>t</sup> Henley appointed to Joyne with such memb<sup>rs</sup> of the upper house as they please to appoint to be a Committee to Regulate publick Acco<sup>ts</sup>

Signed &c

p. 30 Ordered th' Thomas Winne door Keeper be hereby impowered to Presse a Boate with Necessary furniture for Signification of the Comands of this house

To James Ringold That he forthwith attend this house  
Signed &c

The house is adjourned Till 10 a Clock  
Tomorrow Morning.

On Wednesday the 31<sup>th</sup> of May The house met

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Present The R<sup>t</sup> Hono<sup>ble</sup> Lord Proprietary The Hono<sup>ble</sup> Secretary Baker Brookes Esq<sup>r</sup> Collon<sup>n</sup> Sam<sup>n</sup> Chew Collon<sup>n</sup> Jesse Wharton Coll Tho: Taylor

Vpon reading the Act for the Defence of the Province this house tooke into Consideration the Clause for Raiseing of the Tobaccoe to defray the Charge of the Warre and desire the Lower house to explaine their Meaning in those Words, Provided th<sup>t</sup> at the Laying of any Leavie for Defraying the Charges of any Such Warre &c doe call to their assistance and to give their ascent &c one of the Delegates &c. Because this house Cannot beleive th<sup>t</sup> the Lower house intend th<sup>t</sup> a part of the Assembly should have power to Controwle an act of the Whole Assembly or th<sup>t</sup> the Lower house should Comitt the power of the Whole Lower house To a Committee ag<sup>t</sup> the Law and Customes of Assemblies But if the Lower house doe intend only th<sup>t</sup> his Lo<sup>p</sup> &c Should Call one of the Delegates &c to See th<sup>t</sup> the Leavie Soe to be Raised be employed for defraying the Charge of the Warre and To noe other end.

This house will further Consider of the Said Act and Therefore desire the answer of the speedy Lower house in This the most important affaire of this Assembly

Signed &c

Low<sup>r</sup> house 31<sup>st</sup> May This house doe declare th<sup>t</sup> their intent and meaning is That one of the Delegates Shall be Called every Yeare at the fall to be p<sup>r</sup>sent at the Laying of the Leavie to See th<sup>t</sup> the Tobaccoe Soe to be Raised be employed for defraying the nece[ssary] Charge of the Province and To noe other [use] and th<sup>t</sup> the Law be terminated at 3 y[ears or to] the end of the next gen<sup>n</sup> Assembly [which] Shall first happen. p. 31

Signed &c

This house tooke further into Consideration that part of the bill Entituled an Act for the defence of the province relateing to the pay of Souldiers and Upon debate finde it Absolutely Necessary th<sup>t</sup> Some horse be maintained in this Province it being found th<sup>t</sup> a Troope of horse can March with greater Security and lesse Charge then 200 foot and therefore are of Oppinion that there ought to be 30<sup>t</sup> Tob allowed p Diem for every Trooper th<sup>t</sup> Shall be Comanded out ag<sup>t</sup> the enemy to Range he finding himself Provisson and onely 20<sup>t</sup> Tob p diem, when he Marches with the foot and is allowed provissions with the foot at the Countreys Charge

And it was further Considered th<sup>t</sup> in the last Warre all psons were much unsatisfied with the way of Raiseing provisions and other Necessaries for the Warre and therefore this house desire the Lower house to Consider of a More equall Way of Raise-

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ing the Provisions and other Necessaries for a Warre and Quæries wheth<sup>r</sup> it be not better th<sup>t</sup> every House holder provide & Send Soe much provission as will maintaine all all those men that are Pressed out of his house for one Month and Soe from Month to Month

Or That every Householder throughout the Province procure and send Soe much provission and other Necessaries as shall be agreed upon by an equall assessment Upon all the freemen of the Province

Signed by ord<sup>r</sup>

Richard Boughton Clke  
of the Assembly

P. 32 Upon Consideracon of the Message Sent from the Lower house Relateing to the Chancellors & Secretaries fees This house desire th<sup>t</sup> a faire List of the Said fees as now Settelled by his Lordship be drawne out and p<sup>r</sup>esented to his Lo<sup>p</sup> to Signe and th<sup>t</sup> then the Lower house will Cause an act ag<sup>t</sup> Extorcōn to be Drawne as in the s<sup>d</sup> paper is Desired

Signed &c

This House doe desire the Lower house to Take the Law for Orphants estates into theire Consideracōn for th<sup>t</sup> The Commission<sup>s</sup> of Some County Courts are found to be omissive of theire duty touching That Law.

Signed &c

This house doth not know any way of granting the petiōn Exhibited by the Inhabitants of S<sup>t</sup> Georges and poplar Hill but by Settling the Land in the Mayor Recorder and Aldermen of the City of S<sup>t</sup> Maryes and their Successo<sup>r</sup>s Who being a Corporation are thereby Capable of Receaveing the graunt to the Uses intended

Signed by Order

The house is adjourned  
Till 10 of the Clock  
Tomorrow Morning

Rich Boughton Clk  
of the Assembly

On Thursday June the 1<sup>st</sup> The house mett

Present The R<sup>t</sup> Hono<sup>ble</sup> the L<sup>d</sup> Proprietary  
The Hono<sup>ble</sup> Secretary and Surveyo<sup>r</sup> Gen<sup>ll</sup>  
Coll Sam<sup>ll</sup> Chew Coll Jesse Wharton Coll Tho<sup>s</sup>  
Taillor

Low<sup>r</sup>  
house The last paper from the Upper house touching the Act for defence of the province being read in this house Voted in this house th<sup>t</sup> horse are Necessarie and th<sup>t</sup> noe per-

sons are sent out on horse back but Such as are owners of the horse th<sup>t</sup> they have 20<sup>l</sup> Tob p day and noe more and th<sup>t</sup> they find themselves provision When they are Ranging but when they are with the foot to be found Provision by the Publick

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And that if a horse be killed the owner to be paid for him p. 33 by the publick but if lost nothing to be paid for him

To the last three Articles th<sup>t</sup> his Lo<sup>pp</sup> or the Governor for the time being (upon any Occasions to p[ress Provi]sions) Will please to appoint two Sufficient psons in every hundred to impresse all Ma[nner of] Provisions and other necessaryes for the [Supplying] any partie by his Lord<sup>p</sup> Sent out accord[ing] as [his] Lord<sup>p</sup> Shall thinke fit and th<sup>t</sup> the Respective Sh[ffs] and other Officers to be assisting to such presse Masters

Signed &c

Charles Iames haveing due notice given him to prepare for his Tryall this Morning being Called did make his appeareance, and the Articles of impeachm<sup>t</sup> ag<sup>t</sup> the Said Iames being read and after this the Seav<sup>th</sup> Depositions thereto annexed w<sup>ch</sup> alsoe were Sworne to by the Seaverall and respective Deponents in the p<sup>s</sup>ence and hearing of the Said Charles James, M<sup>r</sup> Kenelme Chisledine and Col<sup>t</sup> W<sup>m</sup> Burges according to a preceeding order of the Lower house, did manage the said impeachm<sup>t</sup> and vrge the Seav<sup>th</sup> Evidences against the Said Charles James,

Whereupon This house doe Judge it fite that Charles James be disabled to beare anie publick office or Jmployment and have therefore desired his Lo<sup>p</sup> to Call in the Said James his Comission for Shff of Cæcill Countie Which his Lo<sup>pp</sup> hath accordingly done

Signed by order

R: Boughton Clerk of  
The Assembly

Lowt house  
June the 1<sup>st</sup> 1676 This house are very well Satisfied with the p<sup>ceedings</sup> ag<sup>t</sup> Charles James, not doubting but being disabled to beare any publick Office, The Said James Comission for Coroner and Deputy Survey<sup>r</sup> will be Voyd

Signed by ord<sup>r</sup> of The house

Robert Ridgely Clke of the  
Lower house of Assembly

Lowt house  
[3<sup>1</sup>] May This house is of oppinion th<sup>t</sup> not knowing what P. 34 his Lo<sup>pp</sup> will Settle for fees to his Officers they Cannot draw Up Lists for his Lo<sup>pp</sup> Assent but they humbly Con- ceave it will be more fite for the Said Officers to get the Same drawne out (this house haveing Sent Up all Lists of fees that were in this House) and Humbly request his Lord<sup>p</sup> to send the

U. H. Journal original said Lists (When Signed by his Lord<sup>p</sup>) To this house that soe This house may draw up an Act ag<sup>t</sup> Extorcōn and p<sup>s</sup>ent it to his Lo<sup>z</sup> and Upper house for their Consideracōn

Signed &c

Upper House of Assembly Iune the 1<sup>st</sup> 1676

Then was taken into Consideracōn the bill of Attainder of Major Thomas Truman Sent up from the Lower house Yesterday, and upon Serious Consideracōn thereof and Debate thereupon This house doe Judge That the act drawne up ag<sup>t</sup> Majo<sup>r</sup> Truman does in noe wise answer or Justifie the Impeachm<sup>t</sup> Upon w<sup>ch</sup> it was grounded for th<sup>t</sup> in the Said Impeachment the said Truman Stands Charged of Crimes Comitted against the Lawes of God Nations this province as alsoe ag<sup>t</sup> the Comission and Instructions given him (Viz) for the barbarous Cruelty in Causeing to be put to death, and Murdering the five Indians of which he being found guilty, the punishm<sup>t</sup> prescribed and assigned in the said act of Attainder does noe wayes agree with nor answer the nature of th<sup>t</sup> offence It being greatly dishonourable, as well as unsafe and dangerous To lay any fine in Such Cases and Where Such horrid Crimes haue been Comitted

That the Lower house of Assembly haveing layd the Impeachm<sup>t</sup> Soe high (though as it is Conceaved) noe higher then the nature of the Crime well deserved, it will be much Wondered by those who shall heare and view our proceedings thereon what shall be the Cause why the Same hath been past over with soe Slender and Sleight a punnism<sup>t</sup> being noe more then what Crimes of a more Inferiour nature might have deserved That by this act of Attainder the Governm<sup>t</sup> will not suffitiently be Cleared, nor have it made appeare to the World how much the wickedness of th<sup>t</sup> accōn is detested and disowned by vs nor in any sort will the Lower house of Assembly make out th<sup>t</sup> great Sense w<sup>ch</sup> in their impeachm<sup>t</sup> they have express<sup>t</sup> to have of th<sup>t</sup> Action And (w<sup>ch</sup> very much Concernes the Interest and Safety of the Government) it will not give any Satisfaction to the Heathens, With whome the publick ffaith hath been broke, and Untill Such Actions are [in a] more publick manner disowned th<sup>t</sup> the Indians may take notice thereof It is not to be expected th<sup>t</sup> any faith or Credit will be given to any [Treaties] We Shall haue with them Which in thi[s] Dangerous] Juncture of affaires the Country will Stand in [need of] and on which we must in some measure depend on as the Lower house of Assembly were of oppinion When they Sent the paper in answer to Cap<sup>t</sup> Jn<sup>o</sup> Allens Longer Rangeing

That if Crimes of soe high a nature Shall deserve noe great punishment, then what is inflicted by that Act, Offences of a Lower nature will not require any, and by this meanes and through Such proceedings as these, noe Comissions Instructions, powers and directions for the future will ever be Observed, and to noe purpose will it be to thinke to tye Up any Officer by Such hereafter, and Soe all Authority will become Rediculous and Contemptible In fine by this Act the Lower house of Assembly will have owned the Actions of the Said Truman more then (as they ought to haue done) detested and abhorred them and Soe Render the Governm<sup>t</sup> Odious To all people that Shall become Acquainted with the proceedings

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Signed by ord<sup>r</sup>

Lower house June 2 1676

Rich Boughton Clk of  
the Assembly

This paper being read in the Lower house and the Debate Reassumed in this house touching the Said bill of Attainder, and Voted Nemine Contradicente that the Said Majo<sup>r</sup> Truman for his Crime does not deserue death in Regard th<sup>t</sup> Seav<sup>l</sup> Circumstances th<sup>t</sup> appeared at his Tryall doe extinate his Crime very much, as the Unanimous Consent of the Virginians and the gen<sup>l</sup> Impetuosity of the Whole feild as well Marylanders as Virginians upon the Sight of the Christians Murdered at M<sup>r</sup> Hinsons, and them very Indians that were there Killed being proved to be murderers both of them and Seav<sup>l</sup> other Christians And in Regard alsoe th<sup>t</sup> it appears to this house th<sup>t</sup> the Said Crime Was not maliciously perpetrated or out of any designe to Prejudice the province, But meerely out of ignorance and to p<sup>r</sup>vent a mutiny of the Whole Army as well Virginians as Marylanders Wherefore This house doe not think fitt to Recede from theire former Vote

p. 36

Signed by ord<sup>r</sup> of the house

Robert Ridgely Clk of the  
Lower house of Assembly

The house is adjourned till 10 a Clock  
To morrow Morning

On Fryday June the 2<sup>d</sup> the house met

Present The Hono<sup>ble</sup> Chancellour Secretary & Survey<sup>r</sup> Gen<sup>l</sup>  
Coll Sam<sup>l</sup> Chew Coll Jesse Wharton Coll Tho Taylor

This house tooke into Consideration the many benefitts th<sup>t</sup> have acrued to this province by the Continuall Ranging of our horse men and therefore desire the Lower house to consider th<sup>t</sup> noe neighbour Indian will attempt any thing to the

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prejudice of the people here untill they shall have removed their Wives and Children out of the danger of our forces and th' by our Souldiers Rangeing they will either be kept Soe much in awe as not to dare to Remove or Else our Sould<sup>rs</sup> will or may finde when and whether they doe Remove, and therefore Voted th' these their reasons Together with the Peticon of the People Inhabbiting the ffreshes of Petuxon River be transmitted to the Lower house and doe desire them to Concurr with this house in a Vote to allow the horse men th' Shall Range 5<sup>l</sup> Tob more p day towards paying for their provisions

This house tooke into Consideracōn the bill left upon the Journall of the Assembly dated Iune the 6<sup>th</sup> 1674 Entituled an act for Confirmacōn of his Lo<sup>ps</sup> graunts notwithstanding any omission of Recorde, And thereupon a Member of this house presented a draught of a proclamation drawne by Expresse order of the R<sup>t</sup> Hono<sup>ble</sup> The Lord Proprietary in order to the quietting the possessions of Such people who Seek To be Relieved by the Said bill

P. 37 And upon Reading the Said Proclamation this house doe Conceave th' the Said Proclamation will Sufficiently answer the end of the Said bill and Voted the Said Proclamation be Sent to the Lower house in answer to th' part [of] the message or paper Sent from the Low[er] house Which Relates to the Said bill and dated the first Instant

Signed [&c.]

Came in certaine Erro<sup>rs</sup> assigned by In<sup>o</sup> Edmundson and Mary Tihlman Exēcutx of Rich Tihlman decd ag<sup>t</sup> the Record and proceedings and Iudgem<sup>t</sup> of the Prov<sup>all</sup> Court of the R<sup>t</sup> Hono<sup>ble</sup> The Ld Proprietary in a Cause depending there between Iohn Quigly Plantff and the Said Mary Tihlman Executrix of the Said Richard Tihlman decd and John Edmundson Def<sup>s</sup> Upon a Scire facias Sued ag<sup>t</sup> them as Suretyes of Ralph Blackhall upon an action of acco<sup>t</sup> at the Suite of the said Jn<sup>o</sup> Quigly against the Said Ralph Blackhall Ordered thereupon th' the Said Quigly have a Cobby of the Said Erro<sup>rs</sup>, and th' he prepare himself to plead To the Same Tomorrow

Came in a Peticōn Exhibited by Giles Stephens ag<sup>t</sup> Charles James for Releife ag<sup>t</sup> the Said James his Omission of retourning his Certificate of Survey vpon a Warr<sup>t</sup> obtained by the Said Giles for 300 Acres of Land bearing date the 20<sup>th</sup> of August 74, and Surveyed by the Said James by vertue of the Said Warrant and upon hearing on both Sides it is Considered here th' the Said James doe forthwith retorne the Said Certificate of survey to the Secretaries Office and Satisfie the Costs and charges expended by the Said Giles Stephens in Seaverall Journays to S<sup>t</sup> Maries about the Said Businesse



An acco<sup>t</sup> of Charges Expended by Giles Stephens in Endeavouring to procure a Graunt for two percells of Land Surveyed by Charles James upon Which the said James never Returned a Certificate

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To Coming and Retorning from Baltemore County	}	p. 38	630
To the Secretaries Office to Search p Certificate in Ap <sup>l</sup> 7 days in March 7 days in May and June 18 days in all 32 days at 30 <sup>l</sup> Tob p day amounts To			
Mem <sup>d</sup> soe Cast by the Clerk [of the Pro]v <sup>all</sup> [Court]	To the Clerk of the Upper House		164
	To the Door Keeper		030
	Secretaries fees for Searches		012
	Drawing the peticon		050
	Drawing the bill of Charge		016
Allowed: 912 Tob	Signed &c		942

Signed by Rich Boughton  
Clk of the Assembly

The house is adjourned till 10 of the Clock Tomorrow Morning

On Saturday June the 3<sup>d</sup> the house Mett

Present The R<sup>t</sup> Hono<sup>ble</sup> The Lord Proprietary The Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> Gen<sup>l</sup> Collon<sup>l</sup> Sam<sup>l</sup> Chew Collon<sup>l</sup> Jesse Wharton Leiv<sup>t</sup> Co<sup>l</sup> Thomas Taillor

Lower house June 2<sup>d</sup> 76 Vpon Reading the Message touching the procla-  
macōn above mentioned Ordered th<sup>t</sup> the Same proclamation be entered Upon Record in the Journall of this house and this house is well Satisfied th<sup>t</sup> the said proclamacon is Sufficient Answer to all things that were provided for in the Act for Confirmacōn of his Lord<sup>ps</sup> graunts notwithstanding anie Omission of Record.

Wherefore ordered th<sup>t</sup> the Humble thanks of this house be p<sup>r</sup>sented to his Lord<sup>p</sup> for his noble favour to the Inhabbi<sup>ts</sup> of this his Lord<sup>sp</sup> province in granting the s<sup>d</sup> gracious proclamacon & Humbly to desire in regard of the p<sup>r</sup>sent troubles there may be a yeare more allowed then is in the Said proclamacon, Alsoe th<sup>t</sup> Coppies of the Said proclamacon Under the great Seale of this province may be sent to every Respective County with the Coppie of the Lawes made this Assembly  
Signed by ord<sup>r</sup> &c.

In answer to the paper from the Lower House Read the 2<sup>d</sup> p. 39 of Iune touching the bill Entituled an act of Attainder, His LO<sup>p</sup> and this house doe Conceave it not Safe for them To Vote the

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Killing of the five Susquehannoughs Embassadors noe Mur-  
ther, for to them [and] all the world it does and will Certainly  
appea[r the] greatest that ever hath been Committed

That the Unanimous Consent of the Virginians (if true) does  
noe wayes alter the nature of the Crime, nor Since the said  
Truman had Instructions plaine enough to haue made him ab-  
horred and abominated Soe black an Action Can as little Serve  
for an extinuacōn thereof, And Whereas in the Said paper for  
a further Extinuacōn it is Signified, th' the Majo<sup>r</sup> To prevent a  
Mutiny of the Whole Army was Compelled & drawne to th'  
action, This house are of another opinion for at the Said Tru-  
mans Tryall did to plainly appeare th' his first Comands for  
the killing of those Indians were not obeyed and th' he had  
some difficulty to get his men To obey him therein and that  
after they were put to death not a man would owne to have  
had a hand in it but rather Seemed to abhor the Act Which  
untill now hath been termed by all Persons Those th' were the  
Executioners onely excepted the Most Execrable of Murthers

That the Crime was not Maliciously perpetrated as to Au-  
thority this house doth beleive, but th' it was done Treacher-  
ously and that in it a great and Unheard of Wickednesse was  
Comitted by the Lower house Cannot be denied, And whether  
by th' action. the Province Will not be Prejudiced and many  
English Murdered his Lord<sup>s</sup> and this house Leaves to the fur-  
ther Consideracon of the Lower house noe way pressing them  
to Recede from there Soe possitive Vote onely desireing them  
that they will take notice that what is now undone lyes at there  
doores and not with us who are possitive in this, That his Lo<sup>p</sup>  
and Upper house dare not and therefore Resolve not to pro-  
ceed upon an act which onely beares the title of an act of At-  
tainer, This paper was sent to the Lower house by Liave<sup>t</sup>  
Collon<sup>ll</sup> Thomas Taillor

P. 40

The paper touching the Ranging of Horsemen  
Lowr house }  
[2<sup>d</sup> June] } With the peticōn of the Inhabitants of the Fresshes  
of petuxon River being Read and it being Put to the  
Vote Whether the Troopers bee allowed 5<sup>l</sup> Tob more p day  
Yea or Noe Voted in the Negative

Signed &c

3<sup>d</sup> June In answer to the Message Yesterday from the Lower  
house Touching the bill entituled an act Prohibiting  
Amunicōn to be Sold given or lent to the Indians,

This house are of oppinion th' noe English man in This  
Juncture will Sell the Indians Armes or Amunition and th' to  
Passe this Act will but give the English an oppertunity to tell  
the Indians we have prohibited the Sale of of Armes &c To

them by which we Shall Create in them Jealousies to the prejudice of our p<sup>r</sup>sent peace, And Therefore Lay The bill a Side

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Signed &c

Came here by ord<sup>r</sup> of this house Yesterday Jn<sup>o</sup> Edmundson and Mary Tihlman plantifes and Jn<sup>o</sup> Quigly Def<sup>r</sup> in a Writt of Error<sup>r</sup> here depending in this house and Recited hereabove and the Said Writt of Error Together With the Record and proceedings relateing thereunto as also the erro<sup>rs</sup> Assigned thereupon by the pl<sup>t</sup>fe being read together w<sup>th</sup> the demurrer of the defend<sup>ts</sup> thereto This house will advise vpon the Iudgem<sup>t</sup> to be given Thereupon Till Tuesday next On Which day the Parties on both Sides are to attend this House

The house is adjourned  
Till 10 of the Clock  
On Tuesday Morning

On Tuesday at 10 a Clock the house met

P. 41

Present the Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary & Survey<sup>r</sup> Gen<sup>l</sup> Collon<sup>l</sup> Sam<sup>l</sup> Chew Collon<sup>l</sup> Jesse Wha[rton] Leiv<sup>t</sup> Collon<sup>l</sup> Thomas Taillor

The house is adjourned Till 10 a Clock  
on Wednesday Morning

On Wednesday June the 7<sup>th</sup> The house met

Present The R<sup>t</sup> Hono<sup>ble</sup> The Lord Proprietary The Hono<sup>ble</sup> Chancellor and Secretary Collon<sup>l</sup> Sam<sup>l</sup> Chew Collon<sup>l</sup> Jesse Wharton Leiv<sup>t</sup> Collon<sup>l</sup> Thomas Taillor

The Survey<sup>r</sup> Gen<sup>l</sup> ent<sup>s</sup> the house

Orderd th<sup>t</sup> M<sup>r</sup> Henry Adams Major W<sup>m</sup> Boareman and M<sup>r</sup> Benjamin Rozier be impowered to examine the King of Mattawoman Touching the Indian Prissoners Lately apprehended and delivered by him to Cap<sup>t</sup> Allen as alsoe to Urge the Said King of Mattawoman to examine the Said Prissoners by Such or the like questions or Interrogatories hereafter following th<sup>t</sup> by Such Examination they the said M<sup>r</sup> Addames &c may fully Satisfie Satisfie themselves touching the Intent and designe of the Said Prissoners Comeing over into this Province, and thereupon May with all Speed Transmitt their Reporte thereof to his Lords<sup>p</sup> and Councell under their hands Who may thereby be able to Judge Whether the Said Prissoners be deserving of Death Yea or Noe and to take Speedy order Concerning them

Signed &c

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The Interrogatories Viz

- 1<sup>st</sup>—Whence did the said prissoners Come  
 2<sup>dly</sup> What doe the Said prissoners p'tend to be the end  
 designe of their Comeing into this Province  
 p. 42 3<sup>dly</sup> Did they come Voluntarily or not  
 4—Who did take or Apprehend the said Indians  
 5 Doth the King of Mattawoman Judge them to be friends  
 or to Come as Spyes and for Some evill intent

The House is adjourned for an hour

The House Met

6<sup>ly</sup> Whether the said Indians are of this Province and To  
 what Townes they belong how long they have been absent,  
 and where they have been

7<sup>ly</sup> What numb<sup>r</sup> the Enemy doth Consist of from w<sup>ch</sup> the s<sup>d</sup>  
 Prissoners Came and whether the Said Enemie be inforted or  
 where at present they are Resident and who are their Con-  
 federates and what is their Designe

Ordered alsoe that there be Such and Soe many of the  
 Neighbouring Indians of the Seav<sup>n</sup> nations p'sent at the Said  
 examination as Shall be thought fitt to Satisfie and assure the  
 said Neighbouring Indians th' noe Wrong or Injustice shall at  
 the p'sent or for the future be done them

Came here by order of this house on Saturday last Jn<sup>o</sup>  
 Edmundson and Mary Tilhman Execut<sup>r</sup> of Richard Tilhman  
 decd plttfs in the Writt of Error here depending ag<sup>t</sup> Jn<sup>o</sup> Quigly  
 Def<sup>t</sup> and The Def<sup>ts</sup> Demurrer to the errors assigned being  
 fully argued on both Sides it was found that there was a mis-  
 prision of the Clerke in entering of the Speciall Bayle given by  
 Blackhall in the Prov<sup>all</sup> Court and this house being of opinion  
 th' the Said misprision might have been amended in the Prov<sup>all</sup>  
 Court it Self by the Judges there within a certaine time, It  
 was ordered here th' the Record be brought into this house to  
 be amended in point of speciall Bayle aforesaid which was  
 done accordingly and therefore it is Considered here th' the  
 bayle be discharged, the parties Dismissed each paying their  
 owne Costs and th' nothing of this Proceedings be intended to  
 destroy the Judgem<sup>t</sup> in the Prov<sup>all</sup> Court ag<sup>t</sup> The Principall  
 Blackhall

The house is adjourned  
 till 10 of the Clock  
 Tomorrow Morning

{ Signed by order  
 Richard Boughton Clk  
 of the Assembly

On Thursday June the 8<sup>th</sup> 1676

The house Mett

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original  
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Present The Hon<sup>ble</sup> Chancello<sup>r</sup> and Survey<sup>r</sup> Gen<sup>l</sup> Collon<sup>l</sup>  
Samuell Chew Collon<sup>l</sup> Jesse Wharton, Leiv<sup>t</sup> Coll Thomas  
Taillor

This house doe desire the Lower house to appoint Some of  
theire Members to Ioyne with Two Memb<sup>rs</sup> of this house to  
view the State house and Prisson erected by Cap<sup>t</sup> Jn<sup>o</sup> Quigly  
in persuance of a Peticōn Exhibited by the Said Quigly to this  
house for prevention of any defect in the s<sup>d</sup> Buildings

Signed &c

This house desire the Lower house to Joyne w<sup>th</sup> this house  
in a request th<sup>t</sup> the prissons by his Lord<sup>ps</sup> order may have  
Keepers appointed for them and that then all Shffs may be ob-  
leiged to Carry theire Prisson<sup>rs</sup> To the Said prisson that they  
may there be kept in Sure and safe Custody, That Soe Crimi-  
nalls may receive Condigne punnishment and Credits may  
have theire debts surely payd or the Bodies of theire debtors  
duely restrained according to the Law of England

Signed &c

Ordered th<sup>t</sup> the Hon<sup>ble</sup> Secretary and Coll Jesse Wharton  
be appointed to Joyne With the Memb<sup>rs</sup> of the Lower House  
Who are ordered to view the State House and Prisson

Low<sup>r</sup> house  
8 June  
76 This house doe Concurr with the Upp<sup>r</sup> house  
in the Vote hereabove touching Jaylors & Keep<sup>rs</sup> of  
Prissons &c

Came To this House a Peticōn Exhibited to his Lord<sup>p</sup> by  
The Lower house Which is as followeth Viz

To the R<sup>t</sup> Hon<sup>ble</sup> Charles L<sup>d</sup> Baltemore absolute  
Lord and Proprietary of this Province of Mary Land &c

p. 44

The humble Peticōn of the Cittizens & deputies  
of the Lower House of Assembly

Humbly Sheweth To Yo<sup>r</sup> Lo<sup>p</sup>

That we you<sup>r</sup> Lo<sup>ps</sup> humble Servants well knowing th<sup>t</sup> it is yo<sup>r</sup>  
Lo<sup>ps</sup> Prerogative to Call what number of Delegates or Deputies  
To a gen<sup>l</sup> Assembly out of the Respective Counties as your  
Lord<sup>p</sup> shall think fitt to Summons by your Writt But Since  
there were fower Deputies or Delegates elected by your Lord<sup>ps</sup>  
Comand in every County, but two of which were called by  
your Lord<sup>ps</sup> Writt to Sitte at this Assembly by which meanes  
Some of the Inhabitants of this Your Lord<sup>ps</sup> Province Seem  
dissatisfied and that they have not theire free Vote, Wee your

U. H.  
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original

Lord<sup>ps</sup> faithfull and humble serv<sup>ts</sup> humbly pray for the future  
To prevent all discontent touching the Same That your Lo<sup>p</sup>  
would order a Certaine number to be elected in every County,  
And th<sup>t</sup> every person Soe elected may be Called to serve as a  
Member of this house by your Lord<sup>ps</sup> Writt and in Case of the  
death or Removal to any office of any Member for the future  
new Writts may be Issued ffor the Jnhabitants of such Count-  
ies th<sup>t</sup> the deceased or removed Memb<sup>rs</sup> were Delegates for  
To elect new ones in there Stead Which Said p<sup>rs</sup>on soc newly  
Elected may likewise be sent for by your Lo<sup>ps</sup> Writte Soe th<sup>t</sup>  
for the future the Members of this House may be the full  
Choice of the people

Signed &c

Upon perusall of this Peticon We have Considered th<sup>t</sup> to  
graunt This peticon is to make voyd the Declaracon of our  
dec<sup>d</sup> ffather Relateing to the Settlem<sup>t</sup> of Assemblies, But yet  
have Resolved to graunt it but doe declare th<sup>t</sup> we shall for the  
future exact th<sup>t</sup> every member of Assembly hereafter to be  
elected Shall at his Enterance and before the Election of the  
Speaker Take the Oath of fidellity To us our heires and Suc-  
cesso<sup>rs</sup> and th<sup>t</sup> the Delegates now already elected to this As-  
sembly and Omitted to be Called To this Session Shall at there  
entrance into the House of Assembly Take the like Oath

Signed by his Lord<sup>p</sup>.

.P. 45

The house is adjourned till 10 of the Clock  
Tomorrow Morning.

On Fryday June the 9<sup>th</sup> The House Mett

Present The Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> Gen<sup>ll</sup>  
Colon<sup>ll</sup> Sam<sup>ll</sup> Chew Col<sup>ll</sup> Thomas [Taillo<sup>r</sup>] Collon<sup>ll</sup> Jesse Whar-  
ton

Low<sup>r</sup> house Voted Nemine Contradicente th<sup>t</sup> noe Memb<sup>r</sup> of this  
June 9<sup>th</sup> house nor the Clerke of this house Shall attend the  
1676 Prov<sup>all</sup> Court dureing this Sessions of Assembly

Signed &c

The house is adjourned Till 12 a Clock

The house mett

Present The Hono<sup>ble</sup> Chancello<sup>r</sup> and Survey<sup>r</sup> Gen<sup>ll</sup> Collon<sup>ll</sup>  
Sam<sup>ll</sup> Chew Col<sup>ll</sup> Thomas Taillo<sup>r</sup>

Ordered th<sup>t</sup> Majo<sup>r</sup> W<sup>m</sup> Boareman doe purchase 150 Match-  
coats and 100 Barr<sup>lls</sup> of Corne To be delivered to the Respec-  
tive friend Indians according to a preceeding order of this  
house

Signed &c

Lowr house  
9 June  
76 Voted th' his Lord<sup>p</sup> be petitioned by this house that  
the State house and Prisson be Reserved onely to the  
vse of the Country and th' an acre of Land be re-  
served to each of the Said houses and That his Lo<sup>p</sup> and vpper  
house Would Condescend That an act may be drawne vp to  
Settle it accordingly

U. H.  
Journal  
original

Signed &c

This house doe desire the Lower house to send up what  
Tempory Lawes they have Viewed th' if any alterations be  
made To any of Said Lawes This house may haue time duely  
to Consider of the Same

This house doe Concurr With the Lower house in  
the above Vote touching the State house and prisson

Lower house  
9 June The Comittee by Tomorrow Noone will p'sent to both p. 46  
houses What bills are fitt To be Revived or amended

Signed &c

[Lower House]

Voted th' the publick beare the Necessary Charges of the  
Assembly at S' Maries, and th' it be not Charged to the par-  
ticular Counties in regard th' There is Two delegates out of  
each County and Some Counties have Treble the number of  
Taxables as others

Signed &c

This house will Concurr with the Lower house in the Vote  
for defraying the Charges of the Assembly provided th' every  
Burgesse and Delegate of the Lower house bee allowed one  
hundred and fifty pounds of Tobacco p diem dureing the As-  
sembly and noe more And th' every Member of the Upper  
house be allowed 200<sup>l</sup> Tob p diem and noe more

Lowr house  
June 9<sup>th</sup> This house never did Intend to Stint the expences  
of the Upper house but th' what they spent should  
be paid by the Publique, And th' an allowance p the day to a  
Member of either house will be a great dissatisfaction to the  
good people of this province The house Conceaving that they  
will Suppose a Delegate to be a gainer by his Trouble, There-  
fore this house doe desire the Upper house further to Con-  
sider of this houses former Vote and to Concurr with This  
house in the Same

Signed &c

The house is adjourned till 10 a Clock  
Tomorrow Morning

U. H.  
Journal  
originalOn Saturday Iune the 10<sup>th</sup> The house metPresent The R<sup>t</sup> Hono<sup>ble</sup> The L<sup>d</sup> Proprietary The Hono<sup>ble</sup>  
Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> Gen<sup>l</sup> Coll Sam<sup>l</sup> Chew Coll  
Jesse Wharton Leive<sup>t</sup> Collon<sup>l</sup> Thomas Taillo<sup>r</sup>

Low<sup>r</sup> house  
Iune 10<sup>th</sup>  
76

A member of this house proposeth that whereas  
the R<sup>t</sup> Hono<sup>ble</sup> the Ld proprietary hath Lived long  
amongst vs and from time to time done vs many  
pticular and signall favours Whilst onely his Fathers Leive-  
ten<sup>t</sup> Gen<sup>l</sup> of this province and Since his death he being Lord  
Proprietary of this Province Now his Lords<sup>p</sup> hath Continued  
his Wonted favours and Kindnesses to vs and in this very As-  
sembly by many gracious Condescentions hath evidenced the  
Continuance of his favours to vs, Since th<sup>t</sup> his Lo<sup>p</sup> most im-  
portant Affaires now Speedily Calls him for England Yet his  
Lordship hath been pleased to declare his Speedy Intentions of  
Comeing in againe and for that his Lordships Voyage Cannot  
Chuse but be very Chargeable to him and that his Lordship  
may Know we are heartily Sensible of all his noble favours and  
gratefully Accept them Whether it is not necessary that we  
p<sup>r</sup>sent (as a token of our Duty, Love, fidelitty and true respects  
to his Lo<sup>p</sup>) all Such Tobaccoes as are now Remaining of the  
Countreys in his Lordships hand<sup>s</sup> Yea or no

p. 47

Voted by this house Nemine Contradicente that the Same  
Tobaccoe of the Countreys and now remaining in his Lord-  
ships hands be by this house p<sup>r</sup>sented to his Lordship accord-  
ing to the within proposall And this house humbly desire his  
Lordships acceptance thereof as a token of their unfeigned  
Love affection and Duty to him and desire the Concurrence of  
the upper house in the Said Vote,

Signed &amp;c

This house Concures w<sup>th</sup> the [Low]er house  
in the Said Vote

Signed &amp;c.

Read thrice the Act for the Setleing the Inheritance of the  
Reall estate of Robert Cager as alsoe his personall estate  
Upon The Mayor Recorder and Aldermen of the Cittie of S<sup>t</sup>  
Maryes and their Successors to the Uses in the Said Robert  
Cagers will mentioned, And the Same passed by this house

Read the Act Concerning Ordinary Keepers and the Same  
passed by this house

Read the Act Concerning Ordinary Keepers and the Same  
Passed by this house

Low<sup>r</sup> house }  
10 June } Proposed by a Member of this house that  
whereas this house hath in Some Small measure



Demonstrated their gratitude to the Lord Proprietary for his many Signall favours and benignity Conferred on this house for the Universall utility of the good people of this province by a Vote passed this house this Morning, in relation to the publique Tobaccoe in the possession of his Lord<sup>ps</sup>, That as a more ample acknowledgment of his Lo<sup>ps</sup> paternall respects to his good people and a further demonstracōn of their Indelible Loyalty fidelity and Love to his Lordship and his Successors It may not be necessary this p<sup>r</sup>sent Session of Assembly to enlarge the Act for the Imposition of 2<sup>ps</sup> hogsh<sup>d</sup> by graunting and Continueing it for the naturall Life of the Hono<sup>ble</sup> Cæcilius Calvert Sonne and heire apparent to The Lord Proprietary after his Lordships Death Yea Or no.

Put to the Vote according to the above Proposition

Voted by the Major part that the Said Act be enlarged according to the Said proposall and be p<sup>r</sup>esented To the Vpper house for their Concurrence herein

Signed &c

This house doe Concurr<sup>e</sup> w<sup>th</sup> the Lower house in the above Vote

Signed by Rich Boughton  
Clk of the Assembly

This house doe Concurr<sup>e</sup> with the Lower house on their<sup>e</sup> p. 48  
Vote that the whole Charge and expences of the Assembly shall be defrayed by the publique and noe part thereof to be charged to the particular Counties as formerly

Lower house  
to June Voted th<sup>t</sup> Richard Swetman Carpenter be payd at the making up of the Leavie for what Extraordinary Worke (more then Cap<sup>t</sup> Quigly is bound to by Act of Assembly) That he Shall doe aboute the Gate and doore Case of the State house

The Upper house doe Concurr<sup>e</sup> herein

This house upon perusall of their owne Journall do finde th<sup>t</sup> This house did not refer<sup>r</sup> it to the Consideracon of the Lower house what punishment Major Truman deserved but orderred th<sup>t</sup> a Messenger Should be Sent to the Lower house to desire them to draw up a Bill of Attainder ag<sup>t</sup> the Said Truman (which, When the Lower house Shall thinke fitt<sup>e</sup> to draw up) this house (as in the last paper they promised) will proceed upon

Read the Act Touching Coop<sup>rs</sup> and the Gage of Tob hh<sup>ds</sup>  
And passed here

Read The act Relateing to Serv<sup>ts</sup> and Slaves and passed  
This house

The house is adjourned Till 10 of the Clock  
On Monday Morning

U. H.  
Journal  
original

On Monday June the 12<sup>th</sup> The house met.

P<sup>r</sup>sent The Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> Gen<sup>l</sup>  
Co<sup>ll</sup> Sam<sup>l</sup> Chew Coll<sup>l</sup> Jesse Wharton Coll<sup>l</sup> Tho Taylor

This house hath Considered of the message sent from the Lower house touching his Lo<sup>ps</sup> assenting to the Lawes to be made this Assembly & are of opinion that it is unseasonable to request his Lordship to declare whether he will Consent to Lawes in gen<sup>l</sup> before we p<sup>r</sup>sent him w<sup>th</sup> the p<sup>t</sup>icular Lawes desired to be passed, But if the Lawes be first p<sup>r</sup>sented to both Houses to be Considered it will give his Lordship alsoe time to consider them, Either as they are temporarie or intended to be perpetuall Respectively and then if they are temporarie onely may perhaps induce his Lo<sup>p</sup> to passe them as probationers with lesse Consideracōn, But if they are designed to be perpetuall must of necessity take Up more time then his Lo<sup>ps</sup> Departure out of this Province will permit duely to Consider

p. 49  
it being indeed utterly vnsafe for the people of this Province as well as for his Lordship, to passe any perpetuall Act til [by] Councell Learned in the Law of England it have been duely Considered As the Lower house in their peticōn Sent [to] his late Lordship well observed Wherefore this house desire the Lower house to Communicate to vs the Lawes they have in Readinesse th<sup>t</sup> we may desire his Lo<sup>p</sup> to end this Session

Whereas Cap<sup>t</sup> Jn<sup>o</sup> Allen hath represented to this house the great danger w<sup>ch</sup> the Inhabitants about Lewis Neck in Charles County are in by reason of the mischeife intended by Cap<sup>t</sup> John and other Indians to th<sup>t</sup> and other parts of the Province Ordered here th<sup>t</sup> a Message be Sent to the Lower house to desire them to advise of Some encouraging pay for Cap<sup>t</sup> Allen and his Troope for the Security of this Province against the Said Indians

Low<sup>r</sup> house  
12 June  
This house doe not thinke fitte th<sup>t</sup> any Troop<sup>r</sup> have above Twenty pound of Tobaccoe p day according to their former Vote

Signed &c

In answer to the paper recd from the Lower house dated the 12<sup>th</sup> Instant Relateing to Major Thomas Truman this house doe say th<sup>t</sup> the bill is onely an Attainder in the title not in the bodie of the Act, That this house Cannot Consent to inflict a pecuniary punishment Upon a person who hath been acused by the Lower house of Murder and by this house found guiltie of the Same, And doe further say that it is against the priviledges of this house to presse this bill Upon them any further

Lower  
house  
12 June  
Touching that Message received from the upper house on Saturday in relacōn To Major Truman this house doe Say that in desiring them to draw up a bill

of Attainder ag<sup>t</sup> Major Truman implies th<sup>t</sup> they were to Consider not onely of his Crime but his punnishm<sup>t</sup> alsoe and therefore desire th<sup>t</sup> his Lordship would be pleased to send an answer of this house's peticon to his Lordship in behalf of the Said Truman and to passe This bill of Attainder as it is drawne in this house This house Conceaveing th<sup>t</sup> it is there Undoubted priviledge not onely to Consider of his Crime but Punishment

U. H.  
Journal  
original

Signed &c

The house is adjourned till 10 a Clock  
Tomorrow Morning

On Tuesday the 13 of June

p. 50

The House met

Present The R<sup>t</sup> Honoble The L<sup>d</sup> proprietary The Hono<sup>ble</sup> Chancellour Secretary and Survey<sup>r</sup> Gen<sup>l</sup> Coll Sam<sup>l</sup> Chew Coll Jesse Wharton Lieveten<sup>t</sup> Coll Thomas Taillor

Vpon Consideracōn had of the list of the Lawes Sent from the Lower house The upper house doe Vote th<sup>t</sup> a Law be drawne up for reviving all those Temporarie Lawes th<sup>t</sup> were Revived the last Assembly, Unlesse by Some new Law made this Assembly any of them be made voyd And th<sup>t</sup> the rest of the Lawes be left to the Consideracōn of those Delegates and the Councill th<sup>t</sup> Shall be Called downe to meet the Councell to lay the Leavie the first Munday in October next That Soe they may be Ready for his Lordships Consideracōn at his Retorne from England

His Lordship informeth the Lower house th<sup>t</sup> upon Cap<sup>t</sup> p. 51 Allens first goeing out to Range according to the Comission Sent him his Lo<sup>p</sup> did give him encouragem<sup>t</sup> to beleive that the Assembly would allow his men 30<sup>l</sup> Tob p day And his Lordship hopes the Lower house will thinke the Said allowance To be noe more then Reasonable for what is past and th<sup>t</sup> they will Continue the Said allowance till the next fall dureing which time his Lo<sup>p</sup> and the upper house doe think there will be a Necessity for the Said Cap<sup>t</sup> Allens Ranging

His Lordship doth give notice to both houses That he purposeth to break up the p<sup>r</sup>sent Session On Thursday next

This House is resolved into a Committee to Joyne with a Committee of the Lower house for Inspection of the Lawes, and to advise of the Repeale or Continuance of the said Lawes

The house is adjourned till tomorrow  
Morning at 10 of the Clock

U. H.  
Journal  
original

On Wednesday June the 14<sup>th</sup> The house met

Present The R<sup>t</sup> Hono<sup>ble</sup> The L<sup>d</sup> Proprietary The Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary & Survey<sup>r</sup> Gen<sup>l</sup> Collon<sup>l</sup> Sam<sup>l</sup> Chew Coll Jesse Wharton Lieve<sup>t</sup> Coll Thomas Tailor

Lowr house  
June 14<sup>th</sup>  
76 A Member moves this house th<sup>t</sup> the Itenerant Charges of the Members of this Assembly may be borne by the Respective Counties and the Itenerant Charges of the Delegates that Come to lay the Leavie may be likewise borne by the Countyes, and that the said Delegates Charges whilst-at S<sup>t</sup> Maries to lay the Leavie might be borne by the publique

Voted th<sup>t</sup> the same be borne accordingly and th<sup>t</sup> the Committee of Acco<sup>ts</sup> in the Act for the publique charge incert Such a Clause in the said Act

Signed &c

p. 52 Vpon Reporte made to this house by M<sup>r</sup> Henry Adames Majo<sup>r</sup> W<sup>m</sup> Boareman and M<sup>r</sup> Benjamin Rosier Touching the Indians lately taken prisson<sup>rs</sup> ordered th<sup>t</sup> the Said prisson<sup>rs</sup> be forthwith released and delivered to the great men of the respective Townes To which the Said Prissoners doe belong and th<sup>t</sup> Strict Charge be given to the Said great men to Watch the Said Indians Egresse and Regresse

This house will Consent w<sup>th</sup> the vote of the Lower house touching the etenerary Charges of the Lower house Comeing to and going from this Assembly as alsoe of the Itinerary Charges of the Delegates Comeing and going to lay the Leavie Provided the Itinerary Charges of the Members of the Upper house as well in Comeing and going to and from this Assembly as in Comeing to the laying of the Leavie and Returning home againe may be allowed out of the publick.

The house is adjourned Till 10 a Clock  
To morrow Morning

On Thursday June the 15<sup>th</sup> The house met

Present The R<sup>t</sup> Hono<sup>ble</sup> The Lord Proprietary the Hono<sup>ble</sup> Chancello<sup>r</sup> Secretary and Survey<sup>r</sup> gen<sup>l</sup> Coll Sam<sup>l</sup> Chew Coll Jesse Wharton and Leiv<sup>t</sup> Collon<sup>l</sup> Thomas Tailor

Lowr house  
14 June  
76 Ordered th<sup>t</sup> Cap<sup>t</sup> Allens Acco<sup>t</sup> be Referred till the making up the Leavie and th<sup>t</sup> the Souldiers be allowed according to act of Assembly and noe more, this acco<sup>t</sup> being altogether imperfect for the Souldiers names ought to be incerted and when and how often out upon Service th<sup>t</sup> soe the Said Souldiers may be particularly and By name payd out of the publick

Signed &c

Ordered by his Lordship That Two ac[res of Land] adjacent To the Court house new E[rected] for Somerset County never Y[et taken] up be Reserved and Confirm[ed to the] Comis[ion]s of the Said County for [the Use] of the Said Comis[ion]s and County [aforesaid]

U. H.  
Journal  
original  
p. 53

Signed by ord<sup>r</sup> of [his Lordship]

Richard Boughton Clk  
of the Assembly

The Lower house w<sup>th</sup> Their Speaker Came into This house with all the Lawes made This Assembly, The Titles whereof being Read in the presence of both houses His Lordship Signed The Said Lawes with this Subscription viz His Lo<sup>pp</sup> Willeth these To be Lawes Which Subscription was at the Desire of the Lower house Read by the Clerke of the Upper House in the Audience of both houses & thereupon his Lo<sup>pp</sup> Prorogued This Assembly vntill the 15<sup>th</sup> day of May next to Ensue in The year year 1677

Acts made att a Generall Assembly held att the City of S<sup>t</sup> Maryes the fifteenth day of May in the first yeare of the Dominion of Charles &c<sup>o</sup> Anno Domini one thousand six hundred Seventy Six

Liber  
W H & L  
P. 95

The Right Hon<sup>ble</sup> Charles Lord Baltimore &c<sup>o</sup>

An Act for Continueing the payment of the Imposicōn of two Shillings p hoggshead dureing the life of the Hon<sup>ble</sup> Cæcilius Calvert Esqr Sonn & heir of the Right Hon<sup>ble</sup> Charles Absolute Lord and Proprietary of the Prouinces of Maryland & Avalon Lord Baltimore &c<sup>o</sup> in case he Survive his Lordship.

Whereas by an act of Assembly made att a Generall Assembly held att the City of S<sup>t</sup> Maryes the twelfth day of february in the yeare of our Lord one thousand Six hundred Seventy and four Entituled an act of gratitude to his Excellency Charles Calvert Esq Cap. Generall of Maryland itt was Enacted that a former Act made att a Generall Assembly held att the said City of S<sup>t</sup> Maries the twenty seventh day of March one thousand Six hundred Seventy one Entituled an act for the rayseing & provideing a Support for his Lordship the Lord and Proprietary of this Prouince dureing his Natureall life And likewise a Supply towards the defraying the publick Charges of Government Itt was Enacted that the said Act & all and every the Articles Provisoes matters and things therein Contained should stand & be by that present Act ratyfed & Confirmed to all intents & purposes according to the true intent & mean-

Liber  
W H & L

ing thereof not onely for and dureing the life of the Right Hon<sup>ble</sup> Cæcilius Absolute Lord & Proprietary of this Prouince & for one Cropp after as aforesaid but alsoe for and dureing the naturall life of the Right Hon<sup>ble</sup> Charles Calvert Esq Sonne & heir apparent of the said Cæcilius Lord Proprietary And noe longer And that from and after the Decease of the said Cæcilius Lord Proprietary the duty & impositiō of two Shillings per hoggshead in the said Act mencōned should be Levyed raysed Collected and paid to the said Charles Calvert Esq<sup>r</sup> for and dureing the tearme of his Natureall life as aforesaid in such manner & under such paines penalties & forfeiture as by the said Recited Act was Limited & appointed to be paid to the said Cæcilius Lord Proprietary as aforesaid Provided alwaies Neverthelesse that all & every the Severall provisoes in the Said Act Contained should dureing the Continuance of the said Recited Act Stand in full force and Vertue And be inseperably annexed to the said last recited Act Provided alsoe that from and after the end of that present Sessions of Generall Assembly in case of shippwrack or takinge of any shipp or vessell Shipp or vessells soe that the Tobaccoes therein Laded should be lost before the Delivery of the Shipp or vessell att his or their port, then the master Marchant or other owner of such Tobaccoes soe laden and lost as aforesaid should be Repay'd the said duty or Impositiō of two Shillings per hoggshead or haue liberty to Shipp att some other time soe many hoggsheads of Tobacco as they had formerly paid mony for as aforesaid free & Cleere of any the said Impositiō as by the said Severall Acts Relaciō being thereunto had may more fully & att large appeare Your Lordships most humble Loyall & obedient Servants the Cittizens & Delegates of this your Lordshipp Lower house of Assembly takinge into their Serious Consideraciō the many Signall fauours and benignity by your Lordship Conferred on this house for the Comōn Vtility of the good people of this Prouince and for a gratefull Acknowledgment of your Lordships Paternall respects to your Lordshipp good people and in demonstraciō of their loyalty & love they beare to your Lordshipp and alsoe to your Lordshipp hopefull Issue The Hon<sup>ble</sup> Cæcilius Calvert Esq<sup>r</sup> your Lordshipp Sonne & Heyre doe humbly pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the vpper and lower houses of Assembly That the said last recited Act and all and every the Articles Provisoes matters and things therein Conteyned be and shall stand & be by this present Act ratified and Confirmed to all intents and purposes according to the true intent and meaning thereof not onely dureing the life of your Lordshipp our Lord and Proprietary of this Prouince but alsoe for and dureing the

Natureall life of the Hon<sup>ble</sup> Cæcilius Calvert Esq<sup>r</sup> your Lordshippes Sonne and heyre and noe longer And that in Case the said Cæcilius Calvert Esq<sup>r</sup> shall happen to survive your Lordshipp Then from and after your Lordshippes decease the said duty and Imposicōn of two shillings p hoggshead shall be Leavyed rayسد Collected & paid to the said Cæcilius Calvert Esq<sup>r</sup> for and dureing the tearme of his Natureall life as aforesaid in such manner & under such paynes penalties & forfeitures as by the said Recited Act is Lymitted & appointed to be paid to your Lordshipp as aforesaid. Liber  
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Provided alwayes Neverthelesse that all & every the Severall Provisoēs in the said severall Acts Contained doe and shall dureing the Continuance of this Act stand in full force and vertue and be inseparably Annexed hereunto.

To the Right Hon<sup>ble</sup> the Lord Proprietary & the two houses  
of Assembly

The humble Peticōn of Phillip Calvert Your Lordshippes Iudge in Testamentary causes & John Iordain the two overseers of the last will of Leiv<sup>t</sup> Co<sup>ll</sup> John Jarboe late deceased.

Sheweth

That the said John Jarboe in the yeare of our Lord one thousand six hundred Seventy one being Sick made his Testament in writeing by which he Divided his Lands amongst all his Children then borne That Recovering of that Sicknesse he lived till he had another Sonne & daughter borne And in the yeare of our Lord 1674 falling sick againe the said John Iourdain That uppon thursday morning the fourth of March 1674 he came to the house of Leiv<sup>t</sup> Collonell Iohn Iarboe and finding him sick the said Iohn Iourdain aduised the said Iarboe to Settle his affaires that his wife and Children might not after his death be putt to trouble Whereuppon the said Iarboe desired the said Iourdain to send for M<sup>r</sup> Edward Clarke to come to him on fryday Morning following to make his will and Said he did intend to alter his will made some yeares before because he had some Children borne Since the making the said will and that in Regard his daughter had some land to be made good to her by Marke Cordea and Walter Hall gentlemen he was Resolued to haue his owne land now divided between his three Sonnes Viz<sup>t</sup> to Iohn Iarboe the Seate of Land where he then lived with one Negro together with his Right to one hundred & fifty Acres of the mill land where William Medely lived and the millstones Exchanged with the Said William for the one hundred & fifty acres where the said William now lives as alsoe onc Equall share with his Brothers Sister and mother of

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the Cattle Horses & Mares & Houshold Stuffe To Peter Jarboe the three hundred Acres of Land bought or Exchanged with Henry Aspinall by S<sup>r</sup> Lawrence Creeke in Brittaines Bay with one Negro & an Equall share of the Cattle Horses and Mares & Moueables To Henry Jarboe five hundred Acres in the Branches of S<sup>r</sup> Lawrences Creeke one Negro & an Equall share of the Cattle Horses & Mares & Moveables as aforesaid To Mary Jarboe his Daughter the Silver Tankard & his Silver Spoones one Negro & an Equall share of Cattle Horses Mares & Household Stuffe or moveables To Mary Jarboe his wife the man with one Eye & the Old Woman Called Cove & Ahon by name & an Equall share of the Moveables & onely the mare Bonnie & her Colt of the Horses his own Rideing horse to be kept undivided for the use of the Plantacōn Uppon which Plantacōn his wife should liue dureing her life if shee pleased He desired the Chancellor & the said Iohn Iourdain to mannage the Estate of his Children To Edward Barbier he gaue a Young fillie & a heifer whether he Staid with his wife & Children uppon the Plantacōn or not And he the said Jarboe then bid the said Iourdain to take notice that this was his will in Case god almighty should take him before he Could make his will in writing and then said that the next morning he would send for M<sup>r</sup> Edward Clarke to putt his will in writeing and to M<sup>r</sup> ffoster to give him the last Sacraments And likewise declared That in Case any of his Children dyed before they came to age that his will was that that Childs part should be Equally divided between the mother and the Rest of his Surviveing Children And in Case all his Children dyed before they come to age he gave his whole Estate to his wife after which and before he the said Jarboe could putt his said will in writinge the said Jarboe dyed & left his two Younger Sonnes in strict rigour of Law to the mercy of their elder Brother In tender Consideracōn therefore of the distressed Condicōn of the said Younger Brothers & as a reward of the faithfull Services of the said Leivtenant Collonell John Jarboe to your Lordships father of noble memory & to your selfe allwayes performed Your Peticōners doe humbly pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduce and Consent of the upper and lower houses of this present Generall Assembly & the Authority of the same That the Respective devises of the said three hundred Acres of Land to Peter Jarboe & of the said five hundred acres of Land to Henry Jarboe in the said Nuncupative will of the said Leivtenant Collonell John Jarboe Contained shall vest the said Lands in the said Peter & Henry Jarboe & their heyres respectively as fully and Effectually to all intents and purposes as if the said will had dureing the life time of the said Leiv<sup>t</sup>

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Co.<sup>l</sup> John Jarboe been Conceived in writinge & been penned in due forme of Law any Law Custome or usage either in this Prouince or in the kingdome of England to the Contrary hereof in any wise Notwithstanding. Liber  
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An Act for Secureing Marchants & others Tobacco after they haue Receiued itt—

Bee itt Enacted by the Right Hono<sup>ble</sup> the Lord Proprietary by and with aduice & Consent of the Upper & Lower houses of this present Generall Assembly that every housekeeper or Inhabitant within this Prouince haueing a Plantacōn whereon he maketh or Causeth to be made any Tobacco shall build and erect or otherwise fitt upp and make Ready a good tight house with a good doore lock and key vpon every Plantacōn where such Tobacco is made as aforesaid Sufficient to Containe The Tobacco made vpon every respective Plantacōn and the said houses to be builded fitted upp or made Ready by the tenth day of October which shall be in the Yeare of our Lord God p. 99  
1677.

And Bee itt further Enacted by the aduice and Consent aforesaid & the Authority of the same That from and after the tenth day of October which shall be in the Yeare of our Lord 1677 every Inhabitant & house keeper haueing a Plantacōn whereon he maketh Tobacco as aforesaid and that shall pay away or dispose of any Tobacco unto any Marchant Master of a Shipp Sailor or any other person whatsoever shall Notwithstanding such disposeure or payment Secure and keepe the said Tobacco as he would doe his owne proper goods vntill such person as did receive or is owner of the same shall send for itt Provided allwayes that nothing in this Act conteyned shall be Construed meant or intended to make any Inhabitant or housekeeper lyable to any damage which shall happen to any Tobacco soe left with him to keepe and secure through any Casualty whatsoever.

And Bee itt further Enacted by and with the aduice and Consent aforesaid That every Inhabitant house keeper or other person haueing a Plantacōn as aforesaid & making Tobacco as aforesaid which shall not Erect build or fitt upp such house or houses vpon their Respective Plantacōns for the uses and by the time aforesaid shall forfeite and pay the summe of five hundred pounds of Tobacco in Caske the one halfe to the Lord Proprietary the other halfe to the Informer or him or them that shall sue for the same to be Recovered by bill plaint or Informacōn in any Court of Record within this Prouince wherein noe Essoyne Wager nor Protecōn in Law to be allowed This Act to Continue for three yeares or to the end of the next Generall Assembly which shall first happen.

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An Act relateing to the seizure of Tobacco by the Sherriffe

Forasmuch as great Complaints haue been made to the Burgeses and Delegates of the lower house of Assembly of the many and great inconveniencies that haue lately happened and doe dayly & for the future may happen and accrue to many Marchants Masters & other persons tradeing into and Resydeing & Inhabitting within this Prouince who haueing severall debts and Sumes of Tobacco due vnto them from severall persons in this Prouince who for Satisfaccōn of their said debts haue paid away and delivered to their severall Creditors severall quantities and hoggsheads of Tobacco & such hoggsheads of Tobacco haue been Received marked and nayled by such Marchants Masters & others tradeing into & Resydeing in this Prouince as aforesaid And thereupon the said Creditors haue delivered upp to the said Debtors their bills or other Specialtyes giuen for Security of the said debts or otherwise the said Debtors haue procured Releases & discharges for the Debts Yett Notwithstanding afterwards the severall sherriffes within this Prouince upon pretence of Publick debts due from the said persons Debtors haue seized the said Creditors Tobacco soe Received marked and Nayled and lying in the said Debtors Tobacco houses and by that means the said Creditors are left without Remedy for Recovery of their said Debts againe to the great hinderance of Trade & prejudice of such Creditors. And forasmuch alsoe as the people of this Prouince are very much greived by the Severall undue practices of severall Sherriffes of this Prouince who haueing Authority to Collect his Lordshippes Rents and the Publick Levyes of this Prouince which many times amounts to a small Summe of Tobacco and Coming to the Severall persons within this Prouince to demand & Receiue the Same & not finding Tobacco Ready packt doe Comonly marke the Inhabitants Tobacco houses wherein are farr greater quantities of Tobacco then will pay the said Rents & Leavyes and order them not to dispose of any the said Tobacco till the same Rents & Leavyes be payd Whereby the said Inhabitants are Debarred from Laying out their said Tobaccos where they Conveniently may and when Necessity requires to their great losse & damage for prevencōn whereof for the future Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by & with the aduice and Consent of the upper and lower houses of this present Gen<sup>l</sup> Assembly & the Authority of the same That any person or persons whatsoever Marchant or others within this Prouince that hath at any times within these twelue moneths last past received marked and Nayled or for the future shall Receive marke & Nayle any hoggsheads of Tobacco within this Prouince of any persons Debtors within

this Prouince & which hath been paid & deliuered to them for satisfaccōn of their said debts And such Marchants & others hand uppon the Receipt marking & Nayling of Such hoggsheads of Tobacco delivered upp to their Respective Debtors their bills or other Securityes passed by such Debtors for security of their said debts, or if the said Marchants & others haue given Releases or discharges to the said Debtors of the said debts and that before the said Marchants or others could Remoue the said Hoggsheads of Tobacco from the said Debtors Tobacco houses any Sherriffe within this Prouince shall come & seize such hoggsheads of Tobacco soe marked and Nayled as aforesaid That then & in every such Case if the party refuse to make & give to his said Creditors some other full Satisfaccōn for their said Seuerall debts Itt shall and may be Lawfull for any two of his Lordships Iustices of the Peace of the Respective Counties within this Prouince uppon due prooffe made before them two of the Iustices of the said debt & of the said Sherriffes seizure as aforesaid & that the party Debtors refuse to make their Creditors full Satisfaccōn for their said debts att the Creditors Request to award out Execucōn with Costs against the body goods or Chattles of such Debtors to be Executed by the seuerall Sherriffes for Satisfaccōn of the said Creditors Iust debts in as full & ample manner as if the said debts had been Legally Recovered by due Course of Law, And if itt shall happen the said debts soe Seized by the Sherriffe shall amount to more then the Iurisdiccōn of the County Courts will beare Then itt shall & may be Lawfull for any one of the Iustices of the Prouinciall Court att the Request of such Creditors to award Execucōn for such debts either by Capias ad Satisfaciendum fieri-facias or Ellegit (att the Eleccōn of the said Creditors) for the Recovery of the said debts as aforesaid any Law Statute or Custome to the Contrary Notwithstanding Provided that his Lordships Iustices doe Call before them both parties & witnesses for due prooffe of the Iustnesse of the said debt & of the said Sherriffes seizure as aforesaid And that as in all other Civill Causes as his Lordshippes Courts the party Cast shall Satisfie the Costs & Court Charges And that noe Sherriffe within this Prouince shall seize or marke any persons Inhabitting within this Prouince their Tobacco houses or Tobacco hanging or unstript or unpacket but onely Tobacco packet in Caske for any Rent or Leavyes, nor shall he marke any Marchant or others hoggsheads of Tobacco Received marked or Nayled as aforesaid & remaining in the houses of any person within this Prouince undisposed of by the Marchant for any Cause or thing whatsoever but onely for Rent & Leavyes And any Sherriffe soe Seizeing or marking any Tobacco houses or seizeing any hoggsheads of Tobacco

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Containing more then what is Justly due to his Lordshipp or Publick for Rent or Leavyes shall pay for every such default the Sume of two thousand pounds of Tobacco the one halfe to the Lord Proprietary the other halfe to the party griued to be Recovered by accōn att Law Bill Plaint or Informacōn in any Court within this Prouince in which noe proteccōn Essoyne or wager of Law to be allowed this Act to endure for three yeares or to the end of the next Gen'all Assembly which shall first happen

An Act for the Publicacōn of Mariages.

Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the upper and lower houses of this present Generall Assembly That all persons who shall desire Marriage haue Liberty to apply themselues either to a priest minister Pastor or Magistrate for the Contracting thereof.

And Bee itt further Enacted by the Authority aforesaid That all persons within this Prouince intending Marriage shall make Publicacōn thereof either att the Church or Chappell County Court or meeting house next where they dwell and that att such tymes as such Church Chappell or meeting house be full and thereby Capable to take Cognizance thereof And that itt shall and may be Lawfull uppon Certificate had from the priest minister Pastor or County Court where such Publicacōn shall haue been made (three weekes after the said Publicacōn) for either Minister Pastor or Magistrate to Ioyn in Marryage such persons as aforesaid And if any person shall presume to Contract Marriage without such Publicacōn be made & Certificate thereof had as aforesaid or without particular Lycence from the Right Hon<sup>ble</sup> the Lord Proprietary or his Leivtenant Generall or Cheife Governour for the time being doe Privately within the Limitts of this Prouince Contract Marriage Every person soe Contracted or marryed shall be Lyable to a fine of one Thousand pounds of Tobacco And every such Preist Minister Pastor or Magistrate Joyning in Marriage any persons without such Publicacōn or Lycence or any waies infringeing this Act shall be Lyable to a ffine of five Thousand pounds of Tobacco one halfe thereof to the Lord Proprietary the other halfe to the Informer to be Recovered by bill plaint accōn of debt or Informacōn in any Court of Record wherein noe Essoyne Proteccōn or wager in Law to be allowed.

And Bee itt further Enacted That all such Marryages as shall not be made or Celebrated before some Priest Minister Pastor or Magistrate with fwe sufficient wittnesses att Least according to the forme before mencōned shall be & are hereby declared null & voyd.

And bee itt further Enacted by the Authority aforesaid that all priests Ministers Pastors & Magistrates who according to the Law of this Prouince doe usually Ioyne people in Marriage shall joyne them in the manner & using the words following the man takeing the woman by the Right hand shall say I A: B: doe take thee C: D: to my weded wife to haue and to hold from this day forward for better for worse for Rich or for poore in Sicknesse & in health till death us depart & there too I plight thee my troth which being finished he shall Lett her hand goe Then the woman takeing the man by the Right hand shall say I C: D: take thee A: B: to my wedded husband to haue and to hold from this day forward for better for worse for Rich or for poore in Sicknesse & in health till death us depart & theretoo I plight thee my troth. Which being finished the Priest Minister Pastor or Magistrate shall say I being hereunto by Lawe Authorized doe Pronounce you Lawfull man & wife.

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And Bee itt further Enacted by the Authority aduice & Consent aforesaid That the Priest Minister Pastor or Magistrate are by vertue of this Act hereby Impowered to aske demand Receive & take from the parties soe married or Ioyned together the Summe of one hundred pounds of Tobacco this Act to endure for three yeares or to the end of the next Generall Assembly which shall first happen.

#### An Act Relateing to Servants and Slaues

Whereas there was an Act Provided against Servants Runnawayes made in the yeare one thousand Six hundred & fifty And another Act made in the yeare one thousand six hundred Sixty two as alsoe another Act made in the yeare one thousand Six hundred Sixty Six which said three Acts haueing hithertoo proved ineffectuall in Regard they doe not Sufficiently provide an Encouragement for such person or persons Inhabitants within this Province as shall Seize such Runnawayes Servants by this Act deemed Runnawayes Therefore for the better Discovery Seizing and apprehending of Such Runnawayes as aforesaid Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice and Consent of the upper & lower houses of this present Generall Assembly That from & after the Publicacōn hereof noe Servant or Servants whatsoever within this Prouince whither by Indenture or according to the Custome of the Countrey or hired for wages shall travell by Land or water tenn miles from the house of his her or their Master or mistrisse or dame without a noate under their hands or vnder the hand of his her or their Overseer (if any be) under the Penalty of being taken for a Runnaway & to Suffer Such penaltyes as are hereafter provided against Runnawayes.

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And itt is hereby further Enacted by the Authority aforesaid That any Such Servant or Servants as aforesaid unlawfully absenting him her or themselues from his her or their said master mistrisse Dame or Overseer Shall Serve tenn dayes for every one dayes absence to be Iudged when such master mistrisse or Dame shall bring their said servant before the Iustices of the Prouinciall or County Court where the owner Master or mistriss dame or Overseer of such Servant Shall live dureing the Sitting of the Court be itt before or after the Expiracōn of such Servants first time of Service by Indenture or otherwise.

And be itt further Enacted by the Authority aforesaid That any person or persons whatsoever within this Prouince that shall wittingly or willingly deteyne any such Servant or Seruants unlawfully absenting him her or themselues as aforesaid shall be fined five hundred pounds of Tobacco for every night or four & twenty houres that such person or persons shall give Entertainment to such servant or seruants one halfe to the Lord Proprietary & the other halfe to the Informer or him or them that shall sue for the same to be Recovered in any Court of Record within this Prouince by accōn of debt bill plaint or Informacōn wherein noe Essoyne Wager or Proteccōn of Law to be allowed And for the better discovery of Runnawayes itt is hereby further Enacted by the Authority aforesaid That any person or persons whatsoever within this Prouince Travelling out of the County where he shee or they shall live or reside without a passe vnder the Seale of the said County for which they are to pay tenn pounds of Tobacco or one shilling in money such person or persons if apprehended not being Sufficiently knowne or able to give a good accompt of himselfe to be left to the discretion & Iudgment of such Magistrate before whom such person as aforesaid shall be brought to Iudge thereof And if before such Magistrate or Magistrates brought shall be deemed and taken as a Runnaway shall Suffer such fines and penalties as is hereby provided against Runnawayes And for the better encouragement of all persons to Seize and take upp such Runnawayes Itt is by the Authority aforesaid Enacted That all and every person or persons apprehending Seizing & takeing upp Such Runnawayes & persons traueiling without passes as aforesaid and not being able to give a Sufficient accompt of themselues as aforesaid shall haue & Receive two hundred pounds of Tobacco to be payd by the owner of such Runnaway soe apprehended & taken upp if a Servant & if a freeman & Refuseing to pay the same then to make Satisfaccōn by Servitude or otherwise as the Iustices of the Prouinciall or County Courts where such person shall be soe apprehended and taken upp shall think fit And further for the better discovery & Encouragement of our Neighbour Indians to

Seize & apprehend Runnawayes itt is further hereby Enacted That any Indian or Indians which shall apprehend seize or take upp any Runnaway Servant & bring him before some Magistrate of any County within this Prouince shall for a Reward haue a Matchcoate paid him or the value thereof which said Reward is to be Repay'd & Satisfyed by the County where such person shall be apprehended And such Runnaway to Reimburse the said County by Seruitude or otherwise as the Iustices of the Prouinciall Court or County Court shall think fitt.

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And Bee itt further Enacted by the Authority aforesaid That att what tyme soeuer any of the aforesaid persons runawayes shall be soe seized by any person or persons within this Prouince such person or persons soe seizing or apprehending the same shall bring or Cause him or them to be brought before the next Magistrate or Iustice of the County where such Runnaway is apprehended who is hereby Impowered to take into his Custody or otherwise him her or them to secure & dispose as he shall think fitt Untill such person or persons Seized or apprehended shall give sufficient Security to answer the Premisses the next Court that shall first Insue in the said County who is alsoe to secure such person or persons untill he or they can make satisfaccōn to the party that shall soe apprehend or seize such Runnaway or other person as by this Act is Required Except such person shall make satisfaccōn as aforesaid before such Court shall happen And that notice be Conveniently given to the master, mistrisse or Dame of any Runnawayes taken upp as aforesaid The Justice of the Peace or Comissioner of the County shall forthwith cause a noate of the Runnawayes name soe seized & apprehended as aforesaid to be sett upp att the County Court where such person is seized or apprehended as aforesaid And alsoe Cause a noate to be Sett upp att the next adjacent County Courts & att the Prouinciall Court or Secretaryes office that all persons may view the same & see where such their servants are & in whose Custody.

And forthemore for the better ascertaining of what each Seruant according to the Custome of the Country shall haue att the Expiracōn of the tyme of their Seruitude Bee itt Enacted by the authority & advice and Consent aforesaid That Every man Seruant shall att such tyme of Expiracōn of his seruitude aforesaid haue allowed and giuen him a good Cloath suite either of Kersey or broad Cloath a shift of white Linnen to be new one new paire of Shews & Stockens two hoes, one ax & three barrells of Indian Corne all women servants att the tyme of the Expiracōn of their Seruitude as aforesaid shall haue allowed and giuen her the like provision of Cloathes & Corne as aforesaid.

And to the intent the many great mischiefes & inconve-

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niencies arising & accruing to divers good people of this Prouince by the transporting & Carrying or Conveying away or causing to be transported Carried or Conveyed away out of this Prouince any Inhabitant within this Prouince whether master or freeman not thereunto Lawfully Lycenced or any apprentice hired or other Servant or Slaue may for the future be prevented.

Bee itt further Enacted by the Authority aforesaid by and with the aduice & Consent aforesaid That every person or persons that shall soe transport carry or Convey away or cause to be transported Carried and Conveyed away out of this Prouince any Inhabitant of this Prouince as aforesaid that is or shall be indebted or engaged here & not hauing a Sufficient Lycence or passe according to the Law of this Prouince in that Case made & provided shall be Lyable to Satisfye all such debts engagements & damages as the said person or persons soe transported Carried or Conveyed away should be Lyable to Satisfye to any persons to whom the same shall be Respectively due in this Prouince unlesse the same be otherwise Satisfyed in Convenient, or that in short tyme he cause or procure such person or persons soe Carried & Conveyed away to returne again into this Prouince whereby he may be lyable to Iustice here and any person or persons whatsoever that shall from henceforth Entice and Transport Carry or privately convey away out of this Prouince any apprentice hired or other Servant or Slaue belonging to any Inhabitant in this Prouince shall for every such offence forfeit & pay to the Imployer or owner of such apprentice hired or other Servant or Slaue treble damages & Costs to be Judged by the Iustices of each Respectiue County Court or the Iustices of the Prouinciall Court for the tyme of such apprentice hired or other Servants or Slaues unlawfully Transporting or Carrying away as aforesaid

And Whereas many and great grieuances haue happened & accrued unto many masters mistris or Dames within this Prouince by the wickednesse and Infidelity of their Servants Purloyning their masters mistrisses or Dames goods & then by bartering Selling & Conveying away the same unto Seamen & others whereby masters & mistrisses of families are & haue been very much damnified & abused for preuencō of the like misdemeanors for the future Bee itt further Enacted by the Authority and by and with the aduice & Consent aforesaid That noe person whatsoever shall Trade barter Commerce or any wayes deale with any Servant whether hired or Indented or Slaue belonging or appertayning to any Inhabitant within this Prouince without leaue or Lycence first had & obtained from Such Servants master mistris or Dame or Over-



seer for his soe doeing vnder the penalty of two thousand pounds of Tobacco the one halfe thereof to the Lord Proprietary the other halfe to the master mistris. or true owner of such goods soe purloyned bartered & Conveyed away when proved by sufficient witnesses or Confession of the party to be Recovered in any of his Lordshippes Courts of Record by accōn of debt bill plaint or Informacōn wherein noe Essoyne Wager or Proteccōn in Law to be allowed And in case such person or persons Soe offending shall not be able to Satisfye the same. Then such person or persons shall be bound over by some one Iustice of the Peace & putt in Security either to appeare att the Prouinciall or County Court where uppon Conviction by Confession or Sufficient wittnes Such offender shall be punished by whipping on the bare back with thirty Stripes.

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And for the Iust ascertaining & Limitting of Servants times of servitude Bee itt Enacted by the Authority by & with the aduice & Consent aforesaid That whosoever shall Transport any Servant into this Prouince without Indenture Such Servant being aboute the age of two & twenty yeares shall be obliged to serve the full Space & Terme of fve yeares if between Eighteene & two & twenty without Indenture Six yeares if between fiftene & Eighteene without Indenture Seven Yeares if under fifteen & without Indenture shall serve till he or they arrive to the full age of two & twenty yeares.

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And Bee itt further Enacted by the Authority & by and with the aduice & Consent aforesaid That all Servants transported out of Virginia into this Prouince shall Compleat their time of Servitude here which they ought to haue served in Virginia & noe more.

And Bee itt further Enacted that every master mistriss or dame assignee or Trustee of what kind soever owning or keeping any such Servant as aforesaid whether by vertue of transportacōn purchase or otherwise shall within Six moneths after the Receiving such Servant into their Custody within this Prouince Except he she or they clayme but five yeares service of such Servant bring the said servant into the Respectiue County Court where they doe Inhabitt And every of the said Courts are hereby Authorized to Judge and determine of the ages of such Servants soe brought and cause the same to be entered uppon Record And every owner as aforesaid Neglecting or Refusing to bring such Servant or Servants before the Court as aforesaid shall not only stand to the Determinacōn of the Court but alsoe forfeit the sūme of one thousand pounds of Tobacco to the Lord Proprietary for depriving the Court of such opportunity of viewing the partyes And if any master or Servant aforesaid be grieved with the determinacōn of the Court he shall within the time determined for their service pro-

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W H & L

duce an Authentick Certificate of such servants age & shall haue Remedy to the ages aforesaid.

And Bee itt further Enacted by the Authority & by and with the aduce and Consent aforesaid That noe Indenture made by any seruant dureing the time of service due by former Indenture or by determinacōn of the Court according to the Tenor of this Act shall any wayes oblige any Servant for longer tyme then by his first Indenture or determinacōn of the Court shall be Limited & appoynted Provided that this Act nor any thing therein Contayned shall not give or be Construed to give any Benefit to any Slaue whatsoever, Provided that neither this Act nor any thing therein Contained Repeale or be Construed to Repeale An Act made att a Generall Assembly the thirteenth day of Aprill Anno 1674 Entituled an Act Concerning Servants that haue bastards, And for Encouragement of our Neighbouring Collonyes of Virginia Delaware & the Northern parts of America for the takeing upp of servants & others Runnawayes out of this Prouince into those parts Bee itt further Enacted by the Authority aduce and Consent aforesaid That the sume of four hundred pounds of Tobacco shall from henceforth be allowed & payd to any person in those Collonyes of Virginia DeLaware & the Northerne parts of America that shall soe seize or take upp such servants or others Runnawayes, & carry or cause them to be Carried before Some Magistrate of any County of this Prouince upon whose Certificate of the delivery of such person Runnawayes the said sume of four hundred pounds of Tobacco to be Raysed and Leavyed out of the Publick assessments & allowed & payd to such person soe takeing upp & delivering to a magistrate as aforesaid Such Runnawayes as aforesaid And the master mistris Dame or owner of such Servant (if itt be a Servant that is soe taken upp) to Reimburst the Publick againe the said sume of four hundred pounds of Tobacco upon the delivery of his or her Servant And the said servant to Reinburst the master mistris Dame or owner by Seruitude or otherwise to the full Satisfaccōn & Content of the said master mistris dame or owner Butt if the Runnaway soe taken upp & delivered to the magistrate as aforesaid bee a freeman Then such Runnaway to be Imprisoned till such tyme as he hath made Satisfaccōn by Reinbursting the Publique the said summe of four hundred pounds of Tobacco or shall give good Security for the same or shall make Satisfaccōn by Seruitude or otherwise Provided that any servant that Runns away out of Somersett County into Accomack such person that takes him upp shall haue but two hundred pounds of Tobacco & noe more This Act to Endure for three yeares or to the end of next Generall Assembly which shall first happen.

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An Act touching Coopers & Gage of Tobacco Hoggsheds

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Whereas Severall Complaints haue been made by diuers marchants masters of Shippes & others of the vnreasonable Size of Tobacco Caske made in this Prouince whereby they are disabled to answer such freight as they agree for and thereby discouraged to bring their ships hither which may turne to an apparent decay of Trade if not timely prevented And that the Coopers Employed to make Casque & sett upp Tobacco hoggsheds doe for the most part either through idlenesse or wiltullnesse neglect Refuse or delay to sett upp & finish the quantity of Hoggsheds & Tobacco Caske to be sett upp & made till very late in the yeare & till shipping time be almost done to the great prejudice of Marchants Planters & inhabitants in this Prouince Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice & Consent of the upper and lower houses of this present Generall Assembly & the Authority of the same That all Tobacco Hoggsheds which shall hereafter be made within this Prouince shall be of the size of forty three inches in length & twenty seven Inches in the head & not under the size of forty two inches in the length & twenty six Inches in the head And that what Cooper or Coopers or other person or persons that shall make Tobacco Hoggsheds & doe not observe the gage aforesaid shall forfeit the said Caske and upon Complaint thereof made be censured for his or their default by each Respective County Court where such person or persons doe Inhabitt And that any Cooper or Coopers person or persons whatsoever that shall agree w<sup>th</sup> any the Inhabitants of this Prouince and undertake with him or Them to sett upp or make his or their Tobacco Hoggsheds or Caske shall & are hereby Enjoyed to make Sett upp & finish one halfe of the said Tobacco Hoggsheds or Caske by the tenth day of October next & soe by the tenth day of October in any yeare And the said Cooper or Coopers person or persons soe agreeing or vndertaking to Sett upp the said Caske as aforesaid shall & are alsoe hereby Enjoyed to make sett upp & finish the other moyty & halfe part of the said Tobacco hoggsheds or Caske by or before the tenth day of December next Comeing or by or before the tenth day of December in any yeare And if any Cooper or Coopers person or persons whatsoever within this Prouince soe agreeing & undertaking the same as aforesaid shall wilfully or otherwise neglect or refuse to make sett upp Compleate & finish the said Tobacco Hoggsheds & Caske aforesaid in such proporcōns & by such tymes as aforesaid shall forfeit the Summe of one hundred pounds of Tobacco for every Tunn of Caske or Tobacco hoggsheds left att that time aforesaid unmade not sett upp & unfinishd to be Recovered in the severall County Courts

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where the said party or parties Cooper or Coopers doe att that tyme dwell & reside unlesse the said Cooper or Coopers person or persons agreeing or vndertaking the said worke or taske aforesaid shall or cann before the Comissioners of such County Courts make itt sufficiently appeare that he was hindered in performing his said agreement or undertakeing by Sicknesse or some other Lawfull impediment to be adjudged & approved of by the said Comissioners of the said severall County Courts This Act to Endure for three yeares or to the end of the next Generall Assembly.

An Act for the Settling the Inheritance of the Reall Estate of Robert Cager as alsoe his personall Estate uppon the mayor Recorder Aldermen & Comon Councell of the City of S<sup>t</sup> Maryes & their Successors to the vses in the said Robert Cagers will mencōned.

Whereas Robert Cager late of S<sup>t</sup> Georges hundred in the County of S<sup>t</sup> Maryes County deceased was in his life time Seized in his Demesne as of fee of Severall parcellls of land & plantacōns scituate lyeing and being in S<sup>t</sup> Maryes Somersett & other Counties within this Prouince And alsoe possessed of a personall Estate to a good value he the said Robert Cager being soe Seized & possessed did make his last will & Testament in writeing bearing date the 24<sup>th</sup> day of January 1675 & therein & thereby amongst other things did devise give and bequeath all his Estate both Reall & personall Estate moveables & imoveables lands & Tenements by what name or title soever Called or any way appeare to be his (his debts being first well Satisfyed contented & payd) vnto the Inhabitants of S<sup>t</sup> Georges & Poplar hill hundred in the aforesaid County & to their Successors & Survivors for ever for maintenance of a Protestant ministry from time to time amongst them as they the Inhabitants of the said Hundreds or the Major part thereof shall approve of for their minister & teacher the freeholders of the said two hundreds or the Major part of them to Ellect induct & approve of such from tyme to tyme to be their minister and teacher That he soe admitted to Enjoy the Benefit of the said Estate soe ordered & given as aforesaid And he did thereby Constitute & appoint M<sup>r</sup> Francis Sourton M<sup>r</sup> George Macall & M<sup>r</sup> Peter Watts to be his Lawfull Executors to see to the performance of this his will. And they to nominate such after them as might see to the Carrying on & prosecuting from time to time the intent of his said will according as he had before mencōned And whereas the Inhabitants of S<sup>t</sup> Georges & Poplar hill hundreds did humbly supplicate his Lordship that he would

be graciously pleased to Confirme the said will & that itt may Remyne firme to all intents & purposes according to the desire of the said Testator And thereuppon his Lordshipp did assent thereunto but did not know of any other way for graunting their Peticōn but by Settling the said Lands on the Mayor Recorder & aldermen & Cōmon Councell of the City of S<sup>t</sup> Maryes & their Successors for the tyme being who being a Corporacōn were Capable of Receiveing the grant of the said land to the Intended uses.

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Bee itt there Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by & with the aduice and Consent of the upper & Lower houses of this present Generall assembly & the Authority of the same That the said reall Estate of the said Robert Cager & all the messuages Lands Tenements & Hereditaments whatsoever in this Prouince of Maryland to him belonging be & are hereby vested Estatic and Setled in the said Mayor Recorder & aldermen & Comon Councell of the said City of S<sup>t</sup> Maryes & their Successors for ever in an Estate of Inheritance in fee simple And that the said Mayor Recorder & Aldermen & Cōmon Councell & their Successors shall & may have hold occupie possesse & Enjoy the said lands and Premises & every part thereof And Sett lett & dispose thereof or any part thereof to such person or persons as they or their Successors shall think fit the present Incumbent or minister haueing the first Refuseall if he think fitt to take the same And dispose of the Rents Issues & profitts thereof to the vses intents and purposes hereafter mencōned (that is to say) That the said lands & Tenements & the Profitts thereof be disposed of for the maintenance of a Protestant Minister from tyme to tyme to be amongst the Inhabitants of S<sup>t</sup> Georges & Poplar hill hundred such an one as the said Inhabitants shall allow and approue of for their minister & Teacher according to the true intent and meaning of the said Testators will & to noe other vse whatsoever the Statute of Mortiname or any other Law Custome or usage to the Contrary thereof in any wayes Notwithstanding.

And whereas Peter Watts one of the Executors in the said will named hath taken uppon him the burthen of the said Executorship and proved the said will And thereby possessed himselfe of the said Robert Cagers personall Estate Bee itt Enacted by the Authority aforesaid That the said Executor shall from tyme to tyme give an account to the said Mayor Recorder & Aldermen & Comon Councell of the said City & their Successors of his Executorshipp and pay and deliver into their hands the Remainder of the said Robert Cagers personall Estate after debts and other necessary Charges are payd & deducted To the end that the said Mayor Recorder Aldermen

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& Comōn Councill of the said City & their Successors may see the same disposed of to the uses intents & purposes aforesaid.

## An Act for Limitacōn of officers fees

The Burgesses and delegates of this present Generall Assembly taking into their Serious Consideracōn the great Complaint made by divers the good people of this Prouince of the great Exorcōn & oppression which is & hath been in this Prouince (under colour of office) Comitted by severall officers & ministers of this Prouince & every of their Deputed ministers servants & officers in Exacting unreasonable & Excessive fees from the good people of the Same for want of a Law hithertoo ascertaining & Limitting the Just fees belonging to their said Severall office & offices their ministers Servants & deputyes of the same And for preventcōn of the like abuses and absurdities for the future The Delegates of this present Generall Assembly pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice and Consent of the upper & lower houses of this present Generall Assembly that from & after the Publicacōn hereof noe officer or officers hereafter mencōned in this present Act their Ministers servants or Deputyes by Reason or Colour of his or their office or offices haue Receiue or take of any person or persons directly or Indirectly any other fees then by this Act is hereafter Limited & allowed to the Severall officers hereafter mencōned—

To the Chancellor viz:	lb	s	d	lb	Tob
For the Seale of an originall writt	0	0	6	0006	
For Seale of Recordari	0	1	0	12	
For a Subp <sup>a</sup> ad Respondend w <sup>th</sup> 3 names in itt	0	1	3	15	
Every name more then three	0	0	6	06	
For a Seale of a Proclamacōn of Rebellion	0	1	0	21	
For a Comission of Rebellion	0	10	0	360	
For the Seale of the grant for land of 100 Acres or under	0	10	0	120	
For every 100 Acres aboue	0	01	0	012	
For the Seale to a decree in Chancery	2	00	0	480	
For the Seale to every Injunction	1	00	0	240	
For the Seale to an audita querella	0	10	0	120	
For every writt of Execucōn uppon Decree	0	13	6	162	
For a writt of Covenant for passing a fine	0	01	3	15	
For the Seale of a Com <sup>con</sup> to take the ac- knowledgm <sup>t</sup>	0	10	0	120	

For the Chancellors hand to a writt of assise	1 : 00 : 0	240	Liber W II & L
For the Seale of every writt of Error	1 : 00 : 0	240	
For the Seale of a Certiorari	1 : 0 : 0	240	p. 111
For the Seale of a Supersedeas uppon them	1 : 0 : 0	240	
For the Exemplificacōn of a Grant of } land the same fee as for grant for land }			
For the Chancellors hand to a writt of Covenant	1 : 0 : 0	240	
For the Seale of amandamus melius In- quir or monstraverunt	0 : 10 : 0	120	
For the Seale of a Supersedeas to } Com <sup>con</sup> of Rebellion or Supplicavitt }	1 : 0 : 0	240	
For Sealeing of a Sherr. Pattent of his office	2 : 0 : 0	480	
For the Sealing a Com <sup>con</sup> to Renew the County Court	2 : 0 : 0	480	
For Sealeing the Dedimus Potestatem to Swear the Iustices	1 : 0 : 0	240	
For the seale to a pattent of Denizacōn	2 : 0 : 0	480	
For the seale ne Exeat Prouinciam	0 : 10 : 0	120	
From every County for Coppy of the } Lawes of every Assembly }		2000	

Fees due to the Judge in Testamentary causes

For every Letter of Ad <sup>con</sup> Seu Testamentary	100
For every bond	60
For the Oath to Exhibitt an Inuentory & soe for every Oath	16
For every warrant to appraisers	28
For every warrant to Sweare them	26
For every Com <sup>con</sup> to proue a will	100
For Recording wills Inventories accompts p side	16
For Coppy of every Libell Answer Reple or Rejoynder p side	16
For every order in Testamentary Causes	16
For every Citacōn	20
For filing libells Answers Replicacōns the sume of	40

To the Secretary

For a Recordari	12
For a Subp <sup>a</sup> ad Respond. with three names	15
For every name more then three	6
For an Attachment of Contempt	18
For a Proclamacōn of Rebellion	21
For Com <sup>con</sup> of Rebellion	120

Liber	For an injunction	240
W H & L	For an audita Quarela	120
	For a writt of Covenant for passing a ffine	15
	For a Com <sup>con</sup> to take the Acknowledgment	120
	For every writt of Assise	30
	For a Com <sup>con</sup> to fine officers uppon a melius inquir or monstr.	120
	For a Ne Ex. Prouinciam	120
p. 112	For drawing any Instrument under the Seale if the same Exceed one side computeing Seven words to a line & fifteen lines in a side	50
	For Recording the same as before	
	For Entring any other matter vppon Record not exceeding halfe a side of a leafe	} 08
	If the matter entred uppon Record be aboute halfe a side of a leafe Computing 15 lines & 7 words in a line to a fole & for every of a leafe in fo <sup>r</sup>	
	For Copying of any Record the same fee as for Recording	16
	For any warrant or Lycence against or to one person onely not under Seale	} 15
	If the Warrant or Lycence be against or to more then one then for each	
	For any other passe or discharge not under Seale	15
	For Search of the Record the first yeare	
	For Ditto if aboute one yeares standing for every yeare after the rate of 4 <sup>lb</sup> <sup>Tob</sup> p Annum	} 40
	For filing every Bill in Chancery	
	For every Court the same shall Continue	40
	For every answer filing	36
	For the oath to the Answer	12
	For writeing and Recording Com <sup>con</sup> & bond for Sherriffe	240
	For writeing & Recording the Com <sup>con</sup> & Dedimus Po- testat. to the County Court.	} 350
	For every writt & Returne	
	For every Subp <sup>a</sup> & Ret <sup>r</sup>	38
	For filing every Declaracōn accompting 15 lines to a Side & 7 words in a line	16
	For Copy of the same as aboute	
	For Entring appearance	12
	For impl Continuance or reference	08
	Filing a plea if not a Speciall one	08
	If more p rato as before	
	Copy of the plea if not a Speciall one	08
	makeing upp the Issue	32
	Rule to plead or tryall	08
	Ve: fa: & Returne	28



Signing Iudgment	24	Liber
Entry Iudgment	32	W II & L
Copy of the Iudgment	32	
Fileing Bill of Costs	16	
Copy of Bill of Costs	16	
Execucōn & Returne	28	
Sci: fa: & Ret.	28	
Speciall Bayle	12	
Fileing Demurrer	16	p. 113
Writt of Enquiry Damages & ret	88	
Copy of Demurrer	16	
For drawing any protest and Recording	240	
For any other matter attested as Publick Notary & under the Seale 50 <sup>th</sup> Tob if the same Exceed one side p rato at 15 lines & 7 words to a Line	}	
For a Patent for land		120
Proueing R <sup>ts</sup> 2 <sup>th</sup> Tob. p poll		
Entry of Assignment if not Exceed halfe a Side	16	
Entry of a Certificat for land as aboue		
Warrant for land	28	
Warrant to Resurvey	50	

Fees in Criminall Causes as fees in England

All other fees not herein Comprized now belonging to the Secretaries office accordingly due to officers in England pro-rato in Ready mony att 1<sup>d</sup> p pound

To the Surveyor Gen <sup>l</sup> & his Deputies	lb Tob
To the survey of 100 Acres or under 1 <sup>th</sup> Tob. p acre	
For any quantity aboue 100 Acres & under 200 Acres for the first 100 as before & ½ <sup>th</sup> Tob. p Acre for the Rest	}
If between 200 Acres & 500 then for the first 200 as before & ¼ <sup>th</sup> Tob for all aboue	
For 500 Acres as before & for all aboue 10 <sup>th</sup> Tob. p 100	
For every platt allowing two platts for every Survey that is to say one for the party & another to be Entred uppon the Sur- veyors Booke 10 <sup>th</sup> Tob. for the first 100 Acres or under & after the Rate of 5 <sup>th</sup> p <sup>ct</sup> for all aboue the first hundred	
For Iourney fees if the place be distant from the Surveyors house 20 miles or under 40 <sup>th</sup> Tobacco if aboue 20 Miles & under 40 then 80 <sup>th</sup> Tob if aboue 40 miles & under be then 120 <sup>th</sup> Tob & soe pro-rato the party finding boat hands & Ne- cessary Prouision	
For every Certificate of — Survey be the quantity more or lesse	lb Tob 5

Liber W H & L	For the Resurvey of 140 Acres or under made with Circumferent <sup>r</sup> & Chaine or other Necessary Instrument	} 400
	For the Resurvey of any quantity of land about 140 Acres Double the fees about Specified for Survey in all Respects.	

## To the Sherriffe

	For Seruing any writt or warrant & head & bayle bond	35
	For tending uppon a Prisoner p day if 24 houres in Custody	20
	For Collecting Publick duties 10 <sup>th</sup> Tob. p Cent.	
	For Seruing an Execucōn or Attachment	10
	If the Execucōn be for about 100 & under 500 <sup>th</sup> Tob	50
p. 114	If itt Exceed 500	100
	If itt Exceed 1000 then for the first 1000	100
	And for every 1000 afterwards	50
	For any Extraordinary Warrant or Com <sup>on</sup> the fee to be regulated by the Court	}
	For Empanelling a Iury	

## To the Cryer of the Prouinciall Court

	For Swearing every Iury	144
	For every wittnes 1 <sup>s</sup> or	12
	For every Speciall bayle ordered in Court	72
	For every good behaiour ordered in Court	72
	For every Cleereing of a prisoner p Proclamacon 6 <sup>s</sup> : 8 <sup>d</sup> or	80

To a Coroner viz<sup>t</sup>

	For viewing the body or bodyes of any person or persons murthered Slaine drowned or other wayes dead by misaduenture to be paid out of the goods & Chattles of the person soe dead if any there be otherwise to be Leavyed by the Comissioners of the County where such accident shall happen	} 250
	For arresting or summoning of any Sherriffe sued or presented in any Court & for taking security of such Sherriffe for his appearance	
	For the Arresting Sumoning or attaching any other person or persons wherein the Sherriffe is p <sup>t</sup> such fees as are allowed to be taken by the Sherriffe in such Case & noe more	} 040

## To the Cryer of the County Court

	For Swearing every Iury	72
	For every wittnes	06
	For Speciall Bayle	36
	For every good behaiour	72
	For Clearing every prisoner by Proclamacon	40

Provided allwaies that in Case any person shall Refuse to pay the same soe by this Act limited and allowed Itt may and shall be Lawfull for the Chancellor Secretary Iudge of Probatt of wills Surveyor Generall sherriffe Coroner & Cryers of the Courts to Recover the same by way of Execucōn against the goods or body of the person soe Refuseing & noe other And in case any shall doe Contrary directly or indirectly to this Act shall loose & forfeit to the party grieved treble Damages And shall alsoe forfeit the sume of six thousand pounds of Tobacco or forty pound Starling for every tyme he or they shall soe doe the Contrary the one moiety to the Lord Proprietary his heires and Successors the other moiety to the party or parties that shall Sue for the Same by any plaint Accōn suite bill or Informacōn wherein noe Essoyne Proteccōn or wager of Law shall be allowed Provided alwayes that if any fees for any matter or thing hereafter to be done belonging to their Severall office or offices & by the Right Hon<sup>ble</sup> the Lord Proprietary or his Leivtenant & Gouvernour and Councell soe allowed and adjudged & not in this Act mencōned Lymitted and allowed Then itt shall be Lawfull to haue & Receive such fees as the Lord Prop<sup>ty</sup> & Councell shall Iudge and allow & noe more under the Penalty aforesaid to be Recovered as aforesaid.

Liber  
W H & L

p. 115

An Act for easment of the Inhabitants of this Prouince  
in Suites att Law for small Debts

Whereas the Inhabitants of this Prouince haue been much grieved molested & troubled by being forced by Prouinciall Writts to appeare att the Prouinciall Courts & fee Attorneys there notwithstanding the debts for are very small & within the Cognizance of the County Courts of this Prouince for the prevencōn whereof for the future the burgesses and delegates of this present Generall Assembly doe humbly pray that itt may be Enacted And Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice & Consent of the Upper and lower houses of this present Generall Assembly & the Authority of the same That from & after the Publicacōn hereof noe accōn for a booke debt or for a plain bill for or under the summe of fiteene hundred pounds of Tobacco & Caske shall be Comēced or prosecuted against any Inhabitant of this Prouince in the Prouinciall Courts Except onely upon appeales from the County Courts of this Prouince and attorneys of the Prouinciall Courts & County Courts for their fees onely who shall haue liberty to sue for the same in the Court where they are Attorneys And that noe attorneys of the Prouinciall Court shall be allowed any priuledge to debarr him from being sued in the County Court where he lives.

Liber  
W H & L And bee itt further Enacted by & with the aduice & Consent aforesaid that if any person plantiff shall Commence or prosecute any Suite or plaint in the Prouinc<sup>l</sup> Court of this Prouince for or vnder the summe of fiftene hundred pounds of Tobacco & Caske in manner and forme as aforesaid shall Suffer a non-suite & pay Such Costs to the Defend<sup>t</sup> as are vsually granted by the Prouinciall Courts of this Prouince

And bee itt further Enacted by the Authority aforesaid That an accompt sworne to by the p<sup>t</sup> or a bill proved by his Euidence before any one Iustice of the Prouinciall Court or any two Iustices of any County Court within this Prouince shall be Sufficent Evidence to proue the said debts in any County Court within this Prouince Provided alwayes that the party  
p. 116 who shall Swear or give Evidence as aforesaid before one Iustice of the Prouinciall Court or two Iustices of any County Court to prove any debt as aforesaid shall at the same tyme declare upon his oath whether he knowes of any payment or discount of any part or parcell of the accompt or debt soe to be proved which shall be Certifyed under the hand or hands of such one Iustice of the Prouinciall Court or two Iustices of the County Court before whom the said accompt or debt shall be proved which Certificate made & Signed as aforesaid shall be taken & Received as Sufficent prooue of any such debt or accompt as aforesaid.

And Bee itt further Enacted by and with the aduice & Consent aforesaid that if any Defendant upon the tryall can prove either by such Certificate as aforesaid or other Sufficent prooue that there is any summe of Tobacco paid to the p<sup>t</sup> or his order in part of the Debt or accompt Sued for or due from the Pl<sup>t</sup> the County Court before whom such tryall is had may Cause the Same to be discounted in Court & giue Judgment thereuppon against the Defend<sup>t</sup> for soe much onely as shall be Remaining due to the p<sup>t</sup> with Costs of Suite This Act to Continue for three yeares or to the end of the next Generall Assembly.

#### An Act for the Constables takeing the Lists of the taxables.

Whereas through the Idlenesse & carelesnesse of Some Constables in this Prouince many falce lists of the taxable persons in this Prouince are returned And for that Severall Constables doe Comonly proceed to take the Severall Lists of taxables upon hear say without going to the severall & Respective houses in their Hundred to Enquire of the masters of the Respective families after the number of taxables in each family by which Neglect the Inhabitants of this Prouince are of-

tentyms very much abused and wronged Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Prop<sup>ry</sup> by and with the advice and Consent of the upper and lower houses of this present Generall Assembly That from and after the Publicacōn hereof every Constable within this Prouince shall between the twentieth day of June & the last day of Iuly repaire in person to every respective house or habitation within his hundred & there Enquire of the masters Dame or other Cheife person in the family what number of taxable persons they & every of them haue within their Respective families and after such Enquiry made, a true and fair list shall Returne of all & every taxable persons within his hundred as aforesaid under his hand unto the Sherriffe of the County & another faire list thereof under his hand such Constable shall present att the next County Court there to bee Sett upp And in case any Master Dame or other cheife person of a family shall refuse or deny to give an accompt of the taxable persons of their families or upon their accompt shall Conceale any taxable person or persons in his or their families & not give a true accompt of them to the Constable when Required Shall for every such offence and for every person taxable soe by him Concealed forfeit & pay double the Leavy or Leavyes of such person or persons soe by him or them Concealed And every Constable Neglecting his office herein shall forfeit & pay the Summe of five hundred pounds of Tobacco for every offence such forfeitures and fines to be Leavyed by the Iustices of the Respective County Courts where such Constables and Inhabitants doe dwell and by them to be disposed of for the use of the Respective Countyes as the said Iustices shall think fitt And to the end that noe person for the future may be ignorant what persons are Taxables & what not Bee itt Enacted by & with the aduice & Consent aforesaid & the Authority of the same That all male Children borne within this prouince & resident in itt shall be taken & accompted taxables att the age of Sixteene yeares & upwards And all male Servants imported into this Prouince att the age of Sixteene yeares and Upwards shall be accompted taxables and all Slaues whatsoever whether male or female imported or borne in this Prouince or aboue the age of Sixteene yeares shall be accompted taxables & Soe Rated And that all freemen in this Prouince (except Ministers and Preists & such poore & impotent persons that Receive Almes from the County shall be taxable above the age of sixteene Yeares This act to Continue for three yeares or to the End of the next Generall Assembly which shall first happen.

Liber  
W H & L

p. 117

An Act for punishment of a Certain abuse comitted by Henry Ward of Cæcill County gentleman against the Right Hon<sup>ble</sup> the Lord Proprietary & the Publick.

Whereas Complaint hath been made to the Burgesses & Delegates of the Lower house of Assembly & there Sufficient proved That the said Henry Ward being Elected a Member to serue in the Lower house of the Last assembly & being there sitting did Informe the said lower house that he had a very good horse lost in the Country service in the Expeditōn to the Whorekills And that the Lower house giving Credit to such Informacōn did thinke fitt to allow him out of the Publick Leavy Eighteene hundred pounds of Tobacco to which his Lordshipp the then Cap<sup>t</sup> Generall & upper house did assent unto And itt being now made evidently appeare to this house That the said Ward lost noe such horse in the Publick service and that the said allegacōn was most egregiously false & that thereby he had Exceedingly abused his Lordshipp & both houses of Assembly & the whole Countrey They therefore humbly pray that itt may be Enacted & be itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary of this Prouince by and with the aduce and Consent of the vpper and lower houses of this present Generall Assembly and the Authority of the same That the said Henry Ward may for such his great abuse be fined p. 118 the summe of four thousand pounds of good Tobacco & Caske to be Leavyed by way of Execucōn uppon his goods & Chattles by the Sherriffe of Cæcill County And that the said sume of four thousand pounds of Tobacco being soe Leavyed as aforesaid may be paid by such Sherriffe to Thomas Cole of Baltemore County his Executors administrators or assignes towards the Repairing his great losses and damages by him the said Cole Susteyned by Severall Robberies comitted by the Indians his stock being killed by them of which the said Coles losses & Damages This house hath Received full Satisfaccōn.

An Act against the Importacōn of Convicted persons into this Province

Forasmuch as Severall masters of Shippes Marchants Sailors & others haue vsed and still doe vse to Import into this Prouince severall notorious felons & Malefactors which in severall of his Majesties Courts haue been Convicted of Crimes & felonies as aforesaid and afterward procured by Masters of Shippes Marchants Sailors & others out of the Common layles to Import into this Prouince & here to Sell & dispose of such felons & Malefactors as servants to the great

prejudice and grievance of the Good People of this Prouince For the preventing whereof for the future The Burgesses & Delegates of this present Generall Assembly pray that itt may be Enacted And be itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by & with the aduice and Consent of the upper & lower houses of this present Generall Assembly & the Authority of the same That from and after the first day of November next att every office or place where shippes and vessells are & shall be appointed to be entred & Cleered the Clerke of such office or person appointed for the entry and cleering of Shippes and Vessells shall administer an Oath to every master of Shipp when he comes to enter that he shall declare whither any Servant on board his shipp be felons Convicts as aforesaid And if itt shall appeare by his Oath that they are Such Then the said officer shall take good security of the said Master not to sell or Suffer the same to be sold given or any otherways disposed of in this Prouince but shall transport them and every of them out of this Prouince before he or his shipp depart out of this Prouince or in his owne Shipp when the same departs this Province.

Liber  
W H & L

And itt is further Enacted by and with the advice & Consent aforesaid That noe master of a Shipp Marchant Saylor or any other person whatsoever shall presume to import into this Province any such Convicted felons or malefactors whatsoever to Sell give pay or any otherways or in any other manner to dispose of either vnto their own Plantacōn (if any they haue) or vnto any Inhabitant of this Province whatsoever

And Bee itt further Enacted by the Authority aforesaid That if any master of a Ship Marchant Saylor or other person whatsoever from and after the first day of November next shall import and bring into this Prouince any such Convicted Felons or malefactors & shall sell give pay or any other wayes dispose of vnto any Inhabitant of this Province such Felons or Malefactors as aforesaid shall forfeit & pay for every such Convicted Felon or Malefactor soe Imported sould given paid or any other wayes disposed of unto any Inhabitant of this Province the sume of two Thousand pounds of Tobacco the one halfe to the Lord Proprietary the other halfe to the Informer or him or them that shall sue for the same to be Recovered by Bill plaint or Informacōn in any Court of Record within this Province wherein noe Essoyne Wager nor proteccōn in Law to be allowed This Act to Continue for three yeares or to the end of the next Generall Assembly which shall first happen.

p. 119

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W H & L

### An Act for securing Creditors

Whereas there are now prisons built in every County And forasmuch as they were intended for the safe keeping of Prisoners that Creditors might be secured to haue their debts paid after Judgment & Execucōn served And that Criminalls might be brought to Condigne Punishment Bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the advice and Consent of the upper and lower houses of this present Generall Assembly That every Sherriffe within this Province that shall haue any Prisoner comitted to his Charg in any Criminall case whatsoever shall safe keepe the said Prisoner or prisoners vntill they be delivered by due Course of Law And if any sherriffe shall suffer any such Prisoners to Escape voluntarily or negligently shall forfeit twenty thousand pounds of Tobacco to the Right Hon<sup>ble</sup> the Lord Proprietary the one halfe thereof to be Employed in strengthning the prison of the County the other towards the maintenance of poore prisoners.

Bee itt further Enacted by the Authority & by and with the aduice and Consent aforesaid That when any person or persons are taken by the severall & Respective sherriffes of the severall and Respective Counties in Execucōn for debt or vpon other meane processe, the said severall & Respective sherriffes shall safely keepe and restraine the said prisoners by such meanes & in such manner as prisoners in England by the Law of England are and may be Restrained And if any sherriffe shall voluntarily or negligently suffer any such prisoners to Escape such sherriffe shall pay the debt or Damage to the person who obtained Iudgment & sued out Execucōn or other meane processe against the said Prisoner And if any person imprisoned for ffelony or other Crime deserving death shall attempt or endeavour to break the prison shall immediately thereupon be Secured by the Sherriffe or laoler in Irons And any person soe imprisoned for felony or other Crime deserving death as aforesaid that shall breake Prison shall be punished with death This Act to endure for three yeares or to The End of the next Generall Assembly which shall first happen.

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An Act for Répeale of certain lawes and alsoe for ascertaining what Lawes are in force within this Province.

The Burgesses & Delegates of this present Generall Assembly taking into their most Serious consideracōn the many great mischiefes Errors & inconueniencyes which haue and may happen to many the good people of this Province by the many Errors that are Comitted in the severall Courts & by the severall



people within this Province in not knowing what Lawes are in force & unrepealed & by the multiplicity of Lawes to one and the same thing which many tymes interferr one with another & yett Judgment is given uppon the same many tymes contrary to the true intent of the said Lawes And whereas itt is found by Experience that many of the Lawes in the body of the Lawes as well perpetuall as temporall are become vselesse or Repealed in other private Acts not Sufficently taken notice of & serve to noe other purpose but to swell the Lawes to a great volumne, & others are found not fitt to be Revived Therefore to prevent the like inconveniency for the future & to ascertain what Lawes are att the Expiracōn of this present Sessions of Assembly in full force to be observed & Judged by They humbly pray that itt may be Enacted And bee itt Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by & with the advice & Consent of the Upper & lower houses of this present Generall Assembly & the Authority thereof That these Lawes following Entituled as in the Schedule hereunder written viz:

Liber  
W H & L

- An Act made Anno 1640 touching Servants Cloathes
- An Act made Anno 1647 touching Court dayes
- An Act made Anno dcō for the Extent of Attachments & Execucōns A<sup>o</sup> 47
- An Act touching payment of debts Anno 47
- An Act against fugitiues made Anno 1649
- An Act for support of the Lord Prop<sup>ry</sup> A<sup>o</sup> 49
- An Act Concerning the Secretary & Sherriffes fees made A<sup>o</sup> 1650
- An Act for fees to the sherriffe A<sup>o</sup> 50
- An Act prohibiting any Indians to come into Kent or Ann Arundell Counties without notice given A<sup>o</sup> 50
- An Act Concerning the Sec<sup>ry</sup> & Clerkes fees A<sup>o</sup> 50
- An Act for the Surveyor Gen<sup>ls</sup> fees A<sup>o</sup> 50
- Alsoe An Act for the muster master Gen<sup>ls</sup> fees An<sup>o</sup> 50
- An Act Concerning the gage of Tobacco hhds made An<sup>o</sup> 1658
- An Act for the killing of wolves An<sup>o</sup> 58
- An Act prohibiting ground leaves & seconds An<sup>o</sup> 58
- An Act for the advancement of Childrens Estates An<sup>o</sup> 58
- An Act for military discipline made Anno 1661
- An Explanacōn of that Clause of an act made by Cap<sup>o</sup> W<sup>m</sup> Stone the 29<sup>th</sup> Aprill An<sup>o</sup> 50 Concerning the Sec<sup>ry</sup> & sher fees An<sup>o</sup> 61
- An Act Concerning those servants that haue bastards Anno 1662
- An Act for the Publicacōn of Marryages An<sup>o</sup> 62
- An Enterpretacōn or Explanacōn of that Act lymitting Ser-  
vants tymes made the last Assembly An<sup>o</sup> 1661-62

Liber  
W H & L

An Explanacon of that Clause in an act made by Cap<sup>m</sup> W<sup>m</sup> Stone Ap<sup>l</sup> 21<sup>th</sup> 1649 touching hoggs and Marking of Cattle.

An Act Concerning payment for bullion brought in this Province An<sup>o</sup> 62

An Act for Encourag<sup>t</sup> of Sowing English graine An<sup>o</sup> 62

An Act concerning the payment of fees due from Criminall persons An<sup>o</sup> 62

An Act for the Reviveing certain lawes within this Province Anno 62

An Act for encouragement of Ordinary keepers An<sup>o</sup> 62

An Act declaring what shall be done by the Sherriffe Ex-officio An<sup>o</sup> 62

An Act Concerning payment of debts due by bill An<sup>o</sup> 1662

An Act Concerning taxable persons An<sup>o</sup> 1662

An Act imposing a fee on them who shall be married An<sup>o</sup> 62

An Act appointing Sherriffes An<sup>o</sup> 62

An Act touching Runnawayes An<sup>o</sup> 62

An Act of gratitude for the Leiv<sup>t</sup> Generall An<sup>o</sup> 62

An Act Lymitting Servants tymes An<sup>o</sup> 62

An Act Concerning the Sec<sup>r</sup>y & an addicōn to his fees An<sup>o</sup> 62

An Addicōnall Act against hogstealers An<sup>o</sup> 62

An Act for the Burgesses Expences An<sup>o</sup> 62

An Act for the quieting possessions of lands & Establishing the manner of Conveyances for land for the future made Anno 1664

An Act concerning English servants that Runnaway in Company of Negroes or other Slaues An<sup>o</sup> 64

An Act for a Prison att S<sup>t</sup> Maryes An<sup>o</sup> 64.

An Act for Erecting a pillory Stocks & Ducking Stoole in every County of this Prouince An<sup>o</sup> 64

An Act for the Continuance of an Act Entituled an Act of gratitude for the Leiv<sup>t</sup> Generall An<sup>o</sup> 64

An Act for provideing Irons in each County for burning malefactors An<sup>o</sup> 64.

An Act for Repeale of the Second Branch of an act made att S<sup>t</sup> Johns the 4<sup>th</sup> of March 1657 by Thomas Green Esq<sup>t</sup> Governour Entituled An Act touching payment of Debts An<sup>o</sup> 64

An Act enjoyning Sherriffes to take bayle An<sup>o</sup> 64

An Act to give Smiths Execucōn for their debts An<sup>o</sup> 64

An Act for the preservacōn of Orphans Estates An<sup>o</sup> 64

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An Act against Exportacōn of wool & old Iron An<sup>o</sup> 64

An Act for Repeale of a Clause in an act made the 23<sup>th</sup> day of October 1640 by Leonard Calvert Esq<sup>t</sup> Leiv<sup>t</sup> Generall of this Province Entituled an Act for Servants Cloathes An<sup>o</sup> 64

- An Act for the Administracōn of Justice An<sup>o</sup> 64  
An Act for the Leavying the surveyor Generalls fees An<sup>o</sup> 64  
An Act for the Rule of Arrest & summons for wittnesses by  
all sherriffes & a Rule for Entring accōns & fileing accōns &  
Peticōns An<sup>o</sup> 64  
An Act for proceedings att Law An<sup>o</sup> 64  
An Act for appointing a Publick Notary An<sup>o</sup> 64  
An Act for Seating of land in Baltemore County An<sup>o</sup> 64  
An Act prohibiting tradeing and gameing with servants  
An<sup>o</sup> 64  
An Act for land five yeares in possession An<sup>o</sup> 64  
An Act provideing what shall be good Evidence uppon bills  
bonds & Specialtyes coming out of England & other parts  
An<sup>o</sup> 64  
An Act Concerning proceedings att Law An<sup>o</sup> 64  
An Act Concerning payment of Debts due by Bill An<sup>o</sup> 64  
An Act for the Burgesses Expences & other Publick debts  
An<sup>o</sup> 64  
An Act for Ferryes An<sup>o</sup> 64  
An Act for provideing a Magazine An<sup>o</sup> 64  
An Additionall Act to an Act Entituled Act concerning the  
payment of fees due from Criminall persons An<sup>o</sup> 64  
An Act for the Reviveing of Certain lawes within this Pro-  
vince An<sup>o</sup> 64  
An Act of Encouragement for W<sup>m</sup> Smith in his vndertake-  
ing the Countryes worke at S<sup>t</sup> Maryes An<sup>o</sup> 64  
An Act for the preservation of Certain Articles made with  
the Susquahannough Indians An<sup>o</sup> 64  
An Act for the Burgesses Expences An<sup>o</sup> 64  
An Act for Recording the Journall of the lower house made  
Anno 1666  
An Act for marking high wayes & making the heads of  
Rivers Creekes and Branches & swamps passable for horse  
and foote 66.  
An Act concerning outlawries An<sup>o</sup> 66  
An Act Explaining the Act Entituled An Act for the muster  
master Gen<sup>ls</sup> fees An<sup>o</sup> 66  
An Act prohibiting forreigne Ingrossers An<sup>o</sup> 66  
An Act for the Clerkes fees & allowance of Iurors in civill  
causes An<sup>o</sup> 66  
An Act for the Repeale of an Act of Encouragement to  
W<sup>m</sup> Smith in his vndertakeing the worke att S<sup>t</sup> Maries 66.  
An Act for building a prison att S<sup>t</sup> Maries An<sup>o</sup> 66.  
An Act against Hogg stealers An<sup>o</sup> 66.  
An Act for Repeale of part of a Branch of An Act Enti-  
tuled An Addicōn to the Secry's fees An<sup>o</sup> 66  
An Act touching payment of Debts An<sup>o</sup> 1667

Liber  
W 11 & L

- An Act for the Encouragement of trade An<sup>o</sup> 67  
 An Act provideing against Runnawayes & such as shall Entertain them An<sup>o</sup> 67  
 An Act giveing passes to those persons that are to Depart this Province An<sup>o</sup> 67  
 An Act lymitting servants times An<sup>o</sup> 67  
 An Addicōnall act to the Law Entituled An Act for the Publicacōn of Marryages An<sup>o</sup> 67  
 An Act Limitting Ordinary keepers An<sup>o</sup> 67  
 An Act provideing for the payment of the 25<sup>l</sup> tob p poll in the cessation yeare to the Leiv<sup>t</sup> Gen<sup>l</sup> An<sup>o</sup> 67  
 An Act for the Reviveing of Certain lawes within this Province An<sup>o</sup> 67  
 An Act for the Burgesses Expences & other Publick debts An<sup>o</sup> 67  
 An Act Lymitting Ordinary keepers made Anno 1669  
 An Act for Reviveing certain Lawes within this Province An<sup>o</sup> 69.  
 An Act of gratitude to the Leivtenant Generall Charles Calvert Esq<sup>r</sup> Anno 69  
 An Act to avoyd double payment of debts An<sup>o</sup> 69  
 An Act for marking high wayes & makeing the heads of Rivers Creekes branches & swamps passable for horse and foote Anno 69  
 An Act for payment of money Debts in Tobacco An<sup>o</sup> 69  
 An Act for the Releife of Prisoners taken in Execucōn An<sup>o</sup> 69  
 An Act appointing Court dayes in each respective County within this Province An<sup>o</sup> 69  
 An Act provideing against sherriffes takeing Excessive fees An<sup>o</sup> 69  
 An Act for preventing Servants & Criminall persons from Running out of this Province An<sup>o</sup> 69  
 An Act for the Reviveing & amendment of an act Entituled an Addicōnall Act Concerning the payment of fees due from Criminall persons An<sup>o</sup> 69  
 An Act for the payment of the Publick Charge of this Province An<sup>o</sup> 69  
 An Act for the advancement of Forreigne Coynes Anno 1671  
 An Act touching Coopers An<sup>o</sup> 71  
 An Act for Stay of Execucōns after Aprill Court An<sup>o</sup> 71  
 An Act for Reviveing Certain lawes within this Province An<sup>o</sup> 71  
 An Act for the Coroners fees An<sup>o</sup> 71  
 An Explanacōn of two clauses in an act Entituled an act for the Clerkes fees & allowance for lurors in civill causes with

an addicōn of a fee to the Seale of each Respective County Liber  
W H & L  
An<sup>o</sup> 71

An Act for the Setling the rates & prices in money of all wines liquors & other Comodities Sold by Retayle within this Province An<sup>o</sup> 71

An Act against Runnawayes & all such persons as shall give them entertainment & others that shall travaile without passes An<sup>o</sup> 71 p. 124

An Act for the Encouragement of the sowing & making of hemp & flax An<sup>o</sup> 71

An Act for the payment of thc Publick Charge of this Province An<sup>o</sup> 71

An Act for the enrollment of Conveyances & Securing the Estates of Purchasers An<sup>o</sup> 71

An Act Limitting servants tymes An<sup>o</sup> 71

An Act for the Reviveing of Certain Lawes within this Province An<sup>o</sup> 71

An Act for the payment of the Publick Charge of this Province An<sup>o</sup> 71

An Act Concerning Ordinary keepers made An<sup>o</sup> 1674

An Act for the Repeale of Certain Lawes An<sup>o</sup> 74

An Act for mending the wayes out of Charles County to the City of S<sup>t</sup> Maryes An<sup>o</sup> 74

An Act for to Reforme attorneys Chancellors & Solicitors at Law of this Province to avoid unnecessary Charges in suites att Law An<sup>o</sup> 74

An Act appointing Sherriffes to take bayle An<sup>o</sup> 74

An Act Concerning taxable persons An<sup>o</sup> 74

An Act for payment & assessing the Publick Charge of this Province An<sup>o</sup> 74

An Act for the Rayseing a present supply for his Excellency the Cap<sup>t</sup> Generall to defray the Charges of makeing peace with the Seneca Indians & makeing warr with the Susquehannoh Indians & their Confederates if occasion Requires An<sup>o</sup> 74

An Act impowring the Gouvernour & Councill to Leavy the Charge for makeing warr or peace with the Indians An<sup>o</sup> 74

An Act for Reviveing Certain lawes within this Province An<sup>o</sup> 74

An Act for Regulacōn of Attorneys fees An<sup>o</sup> 74

An Act for payment & Assessing the Publick Charge of this Province An<sup>o</sup> 74

Bee by this present Act of Generall Assembly absolutely Repealed & for ever after to be void & of none Effect And Bee itt further Enacted by the Authority advice and Consent aforesaid (att the humble Request of his Lordppps lower house of Assembly) That these Lawes following Entituled as in the Schedule hereunder written Viz!

Liber  
W H & L

An Act for Church Liberties made Anno 1640

An Act for vncertain goods An<sup>o</sup> 1640An Act for provideing against Suddaine accidents in the  
Government An<sup>o</sup> 40An Act touching Iudicature An<sup>o</sup> 1646An Act touching Pagans An<sup>o</sup> 1647An Act Concerning Religion An<sup>o</sup> 1649 & 50An Act of Recognicōn of the Lawfull & Vndoubted Right  
& title of the Right Hon<sup>ble</sup> Cæcilius Lord Baron of Baltemore  
Absolute Lord & Proprietary of the Prouince of Maryland  
unto the said Prouince & vnto all Islands ports and Creekes  
to the same belonging 49 & 50An Act Concerning the Purchasing of land from the Indians  
An<sup>o</sup> 49 & 50An Act of oblivion An<sup>o</sup> 49 & 50P 125 An Act for the Punishment of Certain offences against the  
peace & safety of the Prouince An<sup>o</sup> 49 & 50An Act for the punishment of such as shall Counterfeitt the  
Lord Proprietary or his heires Lords and Proprietaries of this  
Province great Seale of this Prouince An<sup>o</sup> 49 & 50An Act against rayseing of money within this Province with-  
out Consent of the Assemlly An<sup>o</sup> 49 & 50An Act Concerning the Leavying of warr within this Province  
An<sup>o</sup> 49 & 50An Act prohibiting the transportacōn or Sale of his Lord-  
ships Ordinance Amunicōn Goods Chattles &c. 49 & 50An Act for the Speedy payment of debts due to the Lord  
Prop<sup>ty</sup> An<sup>o</sup> 49 & 50An Act for the planting of Corne An<sup>o</sup> 49: 50

An Act touching Indians 49-50

An Act for takeing an oath of fidelity to the Lord Prop<sup>ty</sup>  
49-50The Oath of fidelity to the Lord Prop<sup>ty</sup> of this Prouince  
49-50An Act Concerning accomptants to the Lord Proprietary  
49-50

An Act Concerning trade with the Indians 49-50

An Act touching hoggs &amp; marking Cattle 49-50

An Act for punishment of Certain offences as swearing  
Curseing Adultery &c. An<sup>o</sup> 1650An Act for punishment of some other offences An<sup>o</sup> 50An Act prohibiting all Compliyance with Cap<sup>t</sup> William  
Cleyborne in opposition of his Lordships Right & Dominion  
over this Province An<sup>o</sup> 50An Act Concerning deserted plantacōns An<sup>o</sup> 50An Act for the Erecting of Province into a County by the  
name of Ann Arundell County—50

Acts made att a Generall Assembly held att St Leonards the 27<sup>th</sup> of Aprill 1658 by Cap<sup>n</sup> Josias Fendall Esq<sup>r</sup> Governour Liber  
W H & L

An Act for the Encouragement of such Souldiers as shall adventure in the defence of the Countrey Anno 1661

An Act Concerning the setting upp of a mint An<sup>o</sup> 61

An Act for the Repeale of the Act for Customes An<sup>o</sup> 61

An Act for Port duties & masters of Shipps An<sup>o</sup> 61

An Act for the Purchaseing a State house & Prison An<sup>o</sup> 62

An Act imposing a penalty on all Such who shall dispose of Tobacco seized & Received p the Sherriffe & Others An<sup>o</sup> 1664

An Act for the Repeale of an act made Anno 1661 Entituled An Act Concerning killing wild Cattle An<sup>o</sup> 64.

An Act for the preservacōn of the Severall Harbours within this Province An<sup>o</sup> 64

An Act Concerning Negroes & other Slaues An<sup>o</sup> 64

An Act for appointing Coroners in each respective County An<sup>o</sup> 1666

An Act for Confirmacōn of the Articles of Peace made with the Indians An<sup>o</sup> 66

An Act for the Explanacōn of that clause in an Act made by Cap<sup>n</sup> W<sup>m</sup> Stone Aprill the 21<sup>th</sup> Aprill 1649 touching Hogs & markeing Cattle An<sup>o</sup> 64

An Act Empowering the Governour & Councell to make p. 126  
warr or peace with any Indian Enemy beyond the bounds of this Province An<sup>o</sup> 1666

An Act prohibiting Comissioners Sherriffes & Clerkes to plead as attorneys in their Respective County Courts An<sup>o</sup> 66

An Act prohibiting the office of Sherriffe & Clerke to be officiated att one & the same tyme by one & the same person An<sup>o</sup> 66

An Act for the Naturalizacōn of John Jarbo & others An<sup>o</sup>—66

An Act for the Naturalizacōn of James Neale &<sup>ca</sup> An<sup>o</sup> 66

An Act for the Publicacōn of all lawes within this Province for the future An<sup>o</sup> 66

An Act for the Continuance of peace with and Protecōn of our Neighbours & Confederate Indians in Choptank River An<sup>o</sup> 1669

An Act for the Naturalizacōn of Garrett Vansweringen & others An<sup>o</sup> 69

An Act for Recording the Journall of the lower house An<sup>o</sup> 69

An Act for Encouragement of such persons as will vnder-take to build watermills An<sup>o</sup> 69

An Act for the Naturalizacōn of Bernard Johnson & others An<sup>o</sup> 71

An Act for the encouragement the Importacōn of Negroes & slaues into this Province An<sup>o</sup> 71

Liber  
W II & L

An Act Empowering the Comissioners of the County Courts to Leavy and raise Tobacco towards defraying the necessary Charges of their Countyes An<sup>o</sup> 71

An Act for the makeing voyd all fraudulent practices tending to the defrauding of reall purchasers & Creditors An<sup>o</sup> 71

An Act for quieting possessions An<sup>o</sup> 71

An Act for the Naturalizacōn of Dyniosa & others An<sup>o</sup> 71

An Act for the rayseing & provideing a Support for his Lordship the Lord and Proprietary of this Prouince dureing his natureall life & likewise a Supply towards the defraying the Publick Charge of the Government An<sup>o</sup> 71

An Act prohibiting all sherriffes Sub sherriffes or Dep<sup>y</sup> sherriffs all Clerkes sub Clerkes or Dep<sup>y</sup> Clerkes to plead as attorney in any Court or Courts within this Province wherein he or they shall bear such office An<sup>o</sup> 71

An Act for the killing of wolves An<sup>o</sup> 71

An Act for the preservacōn of Orphans Estates An<sup>o</sup> 71

An Act for the naturalizacōn of Mathias DeCosta An<sup>o</sup> 71

An Act for the naturalizacōn of Hans Hanson & others An<sup>o</sup> 71

An Act of gratitude to his Ex<sup>ty</sup> Charles Calvert Esq<sup>r</sup> Cap<sup>t</sup> Gen<sup>l</sup> of Maryland Anno 1674

An Act for the Enrollment of Conveyances & securing the Estates of Purchasers An<sup>o</sup> 74

An Act appointing Court dayes in each Respective County within this Province An<sup>o</sup> 74

An Act declaireing what shall be done by the Sherriffe Ex Officio An<sup>o</sup> 74

An Act for Erecting a Court house & Prison in each County within this Province An<sup>o</sup> 74

An Act for the Naturalizacōn of John Johnson & Henry Greene An<sup>o</sup> 74

An Act for John Long of London Marchant An<sup>o</sup> 74

p. 127 An Act for the building of a Statehouse & Prison att S<sup>t</sup> Maryes An<sup>o</sup> 74

An Act for the Naturalizacōn of Jacob Duhattoway & others An<sup>o</sup> 74

Bee hereby & by this present Act of Generall Assembly are Ratified and Confirmed to stand in full force and vertue till his Lordshipp by and with the advice & Consent of the Upper and lower houses of this or any future Assemblies shall think fitt to alter amend revoke or Repeale the same or any one or more of them.

And Bee itt Enacted by the Authority aforesaid that every County Clerke within this Province shall att or before the first day of January next transcribe & fairely write out in a booke for that Purpose to be kept all the Lawes which att the end of



this present Sessions of Assembly are or shall be in force without askeing demanding or Receiveing any fee or gratuity for the same vnder the forfeiture of fve thousand pounds of Tobacco to the Right Hon<sup>ble</sup> the Lord Prop<sup>r</sup>?

Liber  
W H & L

An Act for payment & Assessing the Publick Charges  
of this Province

Whereas there hath been two hundred Nynty Three thousand three hundred & two pounds of Tobacco Expended laid out and disbursd by the upper & Lower houses of this present Generall Assembly & by severall other the good people of this Prouince for the Publick good of the same And to the Intent that the same may be satisfyed and paid to those persons to whome the same is due Bee itt therefore Enacted by the Right Hon<sup>ble</sup> the Lord Proprietary by and with the aduice and Consent of the upper & lower houses of this present Generall Assembly & the Authority of the same That the said two hundred Nynty Three thousand three hundred & three pounds of Tobacco be paid in manner & forme as is hereafter Expressed (that is to say)

	Is tob.
To Cap <sup>n</sup> John Quigley	3000
To Charles Gregory	0800
To Mathias Woods Drummer	1900
To W <sup>m</sup> Cheshiere	1500
To Henry Spinke	0200
To Randall Hanson	0600
To Marmaduke Semme	0200
To Roger Tolle	0470
To Iustinian Gerard	0300
To W <sup>m</sup> West	0150
To W <sup>m</sup> Watts	0200
To John Little	} each
Robert Dowell	
John Hepworth	
Daniell Venton	
Samuell Dobson	0200
Peter Fernando	2000
Cap <sup>n</sup> John Wheeler	2000
Vincent Mansfield	1050
Morgan Jones	0100
To Robert Green	1500
John Stevens	} p. 128
Roger Tolle	
David Holt	
Braxton Frewyn	
	0060

	To the Hon <sup>ble</sup> The Chancellor	0060
Liber	Francis Hilborne	2000
W H & L	Marke Cordea	1650
	Edward Turner	1055
	M <sup>r</sup> John Coode	1375
	Frances Hyde widow	0600
	Stephen Murty	2035
	Clement Hill	1440
	Elizabeth Delaroche for Publick Expences	17932
	W <sup>m</sup> Hargraue	0280
	W <sup>m</sup> Newport	0300
	Garrett Vsweringen for Publick Expences	57745
	John Baker for Publick Expences	20825
	Major W <sup>m</sup> Boreman	06195
	John Lewellin	3000
	To Thomas Wynn	1200
	Richard Sweatnam	0882
	To Robert Ridgely Clke of the lower house of Assembly	4000
	Cap <sup>n</sup> Richard Hill	0200
	W <sup>m</sup> Meares	0200
	John Solers	0200
	Richard Salwey	0260
	Timo: Sewall	0250
	John Homewood	0600
	Ralfe Duncalfe	0450
	Richard Boughton Clerke of Assembly	4000
	Ditto	0600
	W <sup>m</sup> Calcutt	0400
	Tho: Taylor Esq <sup>r</sup>	0350
	Henry Peirpoint	0800
	Co <sup>ll</sup> Samuel Chew	0400
	Ditto	0870
	Richard Boughton	1200
	W <sup>m</sup> Cox Doorekeeper of the Lower house	1600
	Tho: Bankes of Calvert County	0150
p. 129	To Robart Stanly	00200
	Abraham Clarke	00100
	Patrick Allen	00200
	W <sup>m</sup> Kent	00160
	Edward Perdieu	00250
	Jn <sup>o</sup> Halfehead	00570
	Richard Marsham	00890
	John Chittham	00150
	Richard Johns	00300
	John Throster	00500
	Peter Archer	01400
	Symon Watton	01150

Robert Dove	00150	Liber
Thomas Blanford	00200	W H & L
John Leach	00200	
John Burroughes	00900	
Richard Brightwell	00600	
John Benson	00060	
Roger Polly	00200	
✓ Nintian Beale	02850	
W <sup>m</sup> Haile	03000	
John Griggs for Richard Keenes Estate	02670	
Henry Exon	00280	
Robert Ellys	02359	
John Wiseman	00236	
To Joseph Edloe	00570	
Charles Boteler Clerke of a Comittee	03000	
John Lamair	04800	
James Cox	02000	
Thomas Pope	00400	
Cap <sup>r</sup> Robert Henley	00250	
Mathew Hill	00250	
Peter Carr	00350	
James Tyre	00875	
John Morris	0600	
Alice Walker	0350	
John Cage	0350	
Robert Rowland	0350	
John Fairesone	0250	
To Humphrey Warren	0525	p. 130
Johanna Jones	0350	
Anne Cawood	1500	
Henry Neale	1000	
Hugh French	1330	
Thomas Clipsham	2000	
Daniell Smith	3000	
W <sup>m</sup> Barton	0300	
John Douglas	0150	
John Baily	0060	
John Hatch	0200	
Francis Hope	0200	
Major John Douglas	10520	
Cap <sup>r</sup> John Allen	1900	
Robert Ridgely for Publick Expences	58756	
Henry Adams	0950	
Henry Hawkins	1550	
John Hartwell	0895	
Phillip Lynes	2907	
James Smallwood	5050	

Liber	Joseph Horton	1200
W H & L	Thomas Casey	1650
	Tho: King	1100
	Cap <sup>n</sup> James Neale	0800
	Archibold Waghop	1110
	Co <sup>ll</sup> Jesse Wharton	6000
	W <sup>m</sup> Deane	0150
	James Smallwood	0150
	Cap <sup>n</sup> Barton	1200
	To Thomas Hussey	2520
	Roger Bowder	150
	James Port	300
	Thom: Walker sherriffe of Som <sup>r</sup> sett County	1600
	James Jones	4000
	Chr: Mitter	1000
	W <sup>m</sup> Coleborne	0975
	Peter Sayer	0480

And bee itt further Enacted by th aduice Consent & Authority aforesaid That over & above the aforesaid sūme of 293302 before by this Act disposed of There be alsoe Leavyed & assessed These Sūmes of Tobacco following & paid to the persons mencōned that is to say

To Robert Ridgely for further accomodacōn of the members of Assembly	}	5137
Garrett vansweringen for the same		
Eliz <sup>a</sup> Delaroche for the same		1277
John Baker for the same		3035

And to the severall Sherriffes in this Prouince for their Sallary for Collecting the aforesaid summes of Tobacco

is  
30713

And Bee itt further Enacted by the aduice Consent & Authority aforesaid That the aforesaid sūmes of Tobacco amounting in the whole to the sūme of Three hundred thirty seven thousand Eight hundred forty four pounds of Tobacco be Leavyed & assessed by the Right Hon<sup>ble</sup> the Lord Proprietary or his Leivten<sup>t</sup> Generall or Cheife Gouvernour for the tyme being & Councell according to an act of assembly passed this Sessions of Assembly Entituled An Act provideing for the security & defence of this Province & not otherwise by an equall assessment upon the persons & Estates of the Inhabitants of this Prouince and paid to the severall persons to whom the same is due as aforesaid any Law Statute Custome or usage to the Contrary hereof in any wise Notwithstanding.

And Bee itt further Enacted by the aduice Consent & Authority aforesaid That the Itinerant Charges of the Burgeses & Delegates of the Lower house of this present Gen<sup>ll</sup> Assembly as alsoe the Itinerant Charges of such Delegates as

shall come to lay the Leavy shall be defrayed and paid by their respectiue Counties for which they are Delegates And the Charges & Expences of all the said Delegates while they are att S<sup>t</sup> Maryes about the Countryes businesse shall be borne & defrayed by the Publick And alsoe that reasonable allowance be made to the members of the upper house of assembly that dwell remote from S<sup>t</sup> Maryes for their victuall or Itinerant Charges in Comeing & goeing to lay & asseste the next Leavy And alsoe their Charges while they are att S<sup>t</sup> Maryes doeing the same shall be paid and defrayed by the Publick any Law Statute Custome or vsage to the Contrary hereof in any wise notwithstanding.

Liber  
W<sup>H</sup> & L

His Lord<sup>pp</sup> willetth these to be Lawes  
Ch: Baltimore.

An Act for Reviving of certain  
Lawes within this Province.

W. H.  
p. 1

Forasmuch as many good and wholesome Lawes have been formerly made within this Province; which being Temporary, will of themselves expire, if not Revived and Continued by this present generall Assembly. Bee it therefore Enacted by the Right hono<sup>ble</sup> the Lord Prop<sup>ty</sup>. by and with the advise and consent of the Upper and Lower Houses of this present gen<sup>ll</sup> Assembly, and the authority of the same, that one Act made at a generall Assembly begun the 27<sup>th</sup> day of Aprill 1658 Entitled An act concerning a Register of Births, Marriages and Burialls. One other Act made at an Assembly held at S<sup>t</sup> Johns the 17<sup>th</sup> day of Aprill, Anno 1661, Entitled An Act for the appointing of certain Officers (except the Last Clause touching Sherrifes) which is not to be Revived. One other Act made at the same Assembly Entitled, An Act concerning the height of Fences. One other Act made at the same Assembly Entitled, An Act for conveyance of all Letters concerning the state and Publick Affairs: One other Act made at an Assembly begun and held at S<sup>t</sup> Marys the first Day of Aprill, Anno 1662, Entitled An Act concerning Proceedings at Law: One other Act made at the same Assembly, Entitled An Act concerning Jndians: One other Act made at an Assembly begun and held at S<sup>t</sup> Marys the 15<sup>th</sup> day of September Anno 1663. Entitled An Act Prohibiting Arrests on the Sabboth dayes, and dayes of general muster and training: One other Act made at the same Assembly Entitled An Act for Amercements in the Provinciaall and County Courts: One other Act made at the same Assembly, Entitled An Act Prohibiteing trade with the Jndians for any flesh dead or alive except Diere and wilde ffwle: One other Act made at an Assembly begun and held

p. 2

Liber at S<sup>t</sup> Marys the 13<sup>th</sup> day of Aprill, Anno 1669, Entituled An  
 W. H. Act for Limitacōn of Actions to avoid suites at Law: One other  
 Act made at the same Assembly, Entituled An Act for the pro-  
 videing sufficient fraught & carriage for the proper goods and  
 commodities of his Lord<sup>sh</sup> the Lord and Prop<sup>r</sup> of this Province  
 and of the Governo<sup>r</sup> of this Province for the time being: One  
 other Act made at the same Assembly, Entituled An Act  
 Limiteing the extent of Attachments and Executions and Pro-  
 videing what shall be Leavied upon Attachments and Execu-  
 tions: One other Act made at the same Assembly Entituled  
 An Act Provideing what shall be good Evidence to Prove for-  
 raign Debts: One other Act made at an Assembly begun and  
 held at S<sup>t</sup> Marys the 27<sup>th</sup> day of March 1671 Entituled, An  
 Act against Divulgers of false Newes: One other Act made  
 P. 3 at the same Assembly, Entituled An Act against Hogstealers:  
 One other Act made at the same Assembly, Entituled An Act  
 for provideing a Standard with English weights and measures  
 in the severall and respective Counties within this Province:  
 One other Act made at the same Assembly, Entituled An Act  
 Prohibiting the importacōn of all horses, geldings, mares or  
 Colts into this Province: One other Act made at an Assem-  
 bly begun and held at S<sup>t</sup> Marys the Tenth day of October  
 Anno 1671, Entituled An Act for Explancōn of one Clause in  
 an Act Prohibiteing the importacōn of all Horses, mares, geld-  
 ings and Colts into this Province; with an Addition & amend-  
 ment therein: One other Act made at the same Assem-  
 bly, Entituled An Act for marking high-ways, and make-  
 ing the heads of Rivers, Creeks, Branches and Swamps pass-  
 able for horse and foot: One other Act made at the same  
 Assembly, Entituled An Act for stay of Executions after Aprill  
 Court: One other Act made at an Assembly begun and held  
 at the City of S<sup>t</sup> Marys, the 19<sup>th</sup> day of May Anno 1674 En-  
 tituled An Act concerning the impannelling the grand Inquest  
 in the severall Counties within this Province: One other Act  
 made at the same Assembly, Entituled An Act for the Surveyo<sup>r</sup>-  
 generall's fees, with Addition of fees upon Resurveys, and for  
 Leavying the same: One other Act made at the same As-  
 sembly, Entituled An Act for Payment of fees due from Crimi-  
 nall Persons: One other Act made at the same Assembly, En-  
 tituled An Act for Limiting of actions against the Surveyo<sup>r</sup>  
 gen<sup>l</sup>: One other Act made at the same Assembly, Entituled  
 An Act concerning those Servants that have Bastards. One  
 P. 4 other Act made at the same Assembly, Entituled An Act ag<sup>t</sup>  
 Burners of ffences: One other Act made at the same Assem-  
 bly, Entituled An Act ag<sup>t</sup> the Profaneing of the Sabbath day:  
 One other Act made at the same Assembly, Entituled An Act  
 Prohibiting all masters of ships or vessells or any other persons

from Transporting or conveying away any Person or Persons out of this Province without Passes: One other Act made at an Assembly begun and held at the City of St Marys the 12<sup>th</sup> day of februarie Anno 1674, Entituled An Act concerning what shall be allowed to the grand Jury that are summoned twice a year out off the body of the Province to attend Prov<sup>l</sup> Courts. The same Acts and every of them be and are hereby Revived and Confirmed to stand in full force and vertue for and dureing the terme of three yeares, or to the end of the next Session of Assembly which shall first happen.

Liber  
W. H.

An Act Provideing for the Security  
and Defence of this Province.

P. 35

The Burgesses and Delegates of this present gen<sup>l</sup> Assembly, taking into their serious consideracōn, the many murders, Injuries, and Violences, comitted and done, upon the Persons, and Estates of many the Inhabitants, and good People of this Province, by the Indians: and the great danger the Province, and the Inhabitants thereof are exposed to, by the frequent incursions and invasions of the common Enemy, the Indians: and to the intent, that some speedy Course may be taken, for the safety and defence of this Province, and the Inhabitants thereof, against the said Indians: And forasmuch as the Exercising, & Training up of Souldiers, in the Art of Warrē, and Militare Discipline, is (at all times) most necessary, to put, & keep us in a good posture of defence ag<sup>t</sup> our Enemies; and yet, at this time of danger, very much neglected; to the endangering of the whole Province: And for the settleing & ascertaining the charge of any warre that may happen, within this Province; They humbly Pray, that it may be Enacted: and Be it Enacted, by the Lord Prop<sup>ty</sup> of this Province; by, and with the advise & consent of the Upper & Lower houses of this p<sup>re</sup>sent gen<sup>l</sup> Assembly, & the authority of the same; That every Colonell, Captain, or Major, within this Province; already Comissionated, or hereafter to be Comissionated, by his Lord<sup>sh</sup>, or his heires, or Successo<sup>rs</sup>, Lord and Prop<sup>ty</sup>s of this Province; or his, or their Lieuten<sup>t</sup>, or Chief Governo<sup>r</sup> of this Province, for the time being; shall have power to Enlist such, and so many persons, inhabiteing within this Province, in their severall, & respective Divisions, Between Sixteen, and Sixty yeares of age, as they shall think fitt to be of the militia, or Trained Bands of this Province. Which Persons so Enlisted, they shall muster, Exercise, and Train-up, at such certain Places, and at such certain times, and as often, as to them shall seem meet; or the Service, safety, and defence of the Province shall require: or his Lord<sup>sh</sup>, the Lord Prop<sup>ty</sup> of this Province, his heires or

p. 36

p. 37

Liber  
W. H. Successor<sup>s</sup>; or his or their L<sup>t</sup> gen<sup>l</sup>, or Chief Governo<sup>r</sup>; or Councell for the time being, shall see cause to ord<sup>r</sup>: And every person so enlisted into the s<sup>d</sup> militia, or trained Bands: or that shall (upon due Sumons to him, or them given: or left at his, or their house, or Place of abode, by any officer of the trained Bands) neglect, or refuse to be enlisted into such militia, or trained Bands; to meet at the time and place appointed, by their severall and respective officers, as afores<sup>d</sup>; there to be mustered, trained and exercised in the art of warre: & shall not bring with him, one good, servicable, fixed gunn, according to his Sumons, shall, for every such offence, forfeit & pay the sume of 50 P<sup>d</sup>s of Tobacoe to the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>r</sup>y, to be disposed of at his Lord<sup>ps</sup> pleasure. And in case it shall (at any time hereafter) happen, that his Lord<sup>ps</sup> the Lord Prop<sup>r</sup>y his heires or successo<sup>r</sup>s: or his, or their L<sup>t</sup> gen<sup>l</sup>: or Governo<sup>r</sup> and Councell for the time being, shall think fitt to raise any warre; or Leavy any men, within this Province, for the opposeing and suppressing of any Invasion of any enemy: or against any domestick Insurrection, or Rebellion within this Province: or ag<sup>t</sup> any Indians: or for the defence of this Province, They doe further, humbly Pray that it may be Enacted, and

Be it Enacted, by the authority afores<sup>d</sup>, That all Charges of such warre, shall be defrayed by this Province, by an equall assessm<sup>t</sup> upon the Persons and Estates of the inhabitants thereof; to be raised and Leavyed by his Lord<sup>ps</sup> the Lord Prop<sup>r</sup>y of this Province; his heires & successo<sup>r</sup>s; or his, and their Councell, dureing his Lord<sup>ps</sup>, his heires and Successo<sup>r</sup>s stay in this Province: and, in his absence; by his, or their L<sup>t</sup> gen<sup>l</sup>, and chief Governo<sup>r</sup> and Councell for the time being: Provided, that at p. 38 the laying of any Leavyes, for the defraying of the charge of such warre, his Lord<sup>ps</sup> his heires, or successo<sup>r</sup>s; or his or their chief governo<sup>r</sup>; or Councell for the time being, doe call to their assistance, one of the Delegates of each respective County within this Province; and one of the Burgesses of the City of S<sup>t</sup> Marys, to see th<sup>t</sup> the tobaccoe so to be raised, be employed for defraying the necessary charge of the Province; and to no other use. And Provided the Pay for Officers & Souldiers be no more than is hereafter mencōned; and no longer time than such Officers and Souldiers, shall be in actual service, To witt, for every Colonell, or chief Comānder of the field, 2000<sup>h</sup> of Tobac. p moneth; if the fforces sent out, under his comānd, exceed the number of an hundred men.

To a Major, 1200<sup>h</sup> of Tobac. p month.

To a Captain, 1000<sup>h</sup> of Tobac. p month.

To a Lieuten<sup>t</sup> 700<sup>h</sup> of Tobac. p month.

To an Ensign 600<sup>h</sup> of Tobac p month.



To a Serjeant 400<sup>lb</sup> of Tobac. p month.

To a Corporall 400<sup>lb</sup> of Tob. p month and

To every private Souldier 300<sup>lb</sup> of Tob. p month and

To every Trooper 600<sup>lb</sup> of Tobac. p month.

And these Rates and Allowances for such Officers and Souldiers, shall be allowed and payd: and no more.

And for the encouragement of such souldiers as shall adventure their Lives, in the service, and for the defence of this Province: and for a Provision of some reasonable Pension, to be (for the future) settled on such souldiers as shall happen to be Maimed, and rendered unable to get a Livelyhood for themselves, or family: and for those that shall be slain in the service of this Province. Be it Enacted, by the authority afores<sup>d</sup>, That every Person that shall adventure, as a Souldier, in any warre, in the defence of the Province, and shall (therein) happen to be maimed, or receive hurt, so as thereby he be rendered uncapable of getting a Livelyhood, as afores<sup>d</sup>, shall, according to his disability, Receive a yearly Pension; to be Raised out off the Publick Leavy of this Province, for the time of such his disability. And every person slain in the service of this Province, and Leaveing, behinde him, wife and Children; such wife & children shall also be allowed a competent Pension: the Wife, dureing her widdow-hood: and the Children, till they be of years able to get their Liveing; or be put out Apprentices: And that this Pension shall be (yearly) Rated & allowed out off the publick Leavy, as afores<sup>d</sup>; by, & according to the discretion of his Lord<sup>ps</sup>, the R<sup>t</sup> hon<sup>ble</sup>, the Lord Prop<sup>t</sup>, or his L<sup>t</sup> gen<sup>l</sup> or chief Governo<sup>r</sup>, and Councell for the time being; the Party Petitioning for such Pension and allowance, procuring a Certificate from the Com<sup>rs</sup> of the County Court where, he, she, or they Live; that he, she, or they are objects of Charity, and deserve to have such Pension & Allowance. Provided that this Act, nor any thing therein contained, shall not Repeale, or be construed to repeale the perpetuall Law of this Province, Entituled, An Act for Encouragem<sup>t</sup> of such as shall adventure in the Countrey's service. Provided alsoe, That this Act, nor any thing therein contained, shall be construed, or meant to prevent the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>t</sup>, his heires and and Successo<sup>rs</sup> from paying for Armes and Am<sup>n</sup>ition, and other publick Charge of this Province, so farre forth as the moyety of 2 shillings p hhd extends; according to An Act of Assembly Entituled, An Act of Gratitude to his Excellency Charles Calvert Esq<sup>r</sup>, Cap<sup>t</sup> gen<sup>l</sup> of Maryland, made at an Assembly held at the City of S<sup>t</sup> Marys the 13<sup>th</sup> day of Aprill, A<sup>o</sup> 1674. Provided alwayes, That all such Troopers shall Ride their own horses: and that no person shall be a Trooper, without he be owner of a good, serviceable horse: and that such

Liber  
W. II.

p. 39

p. 40

Liber  
W. II. Troopers, in consideracon of their great pay, by this Act allowed, all such times as they are comanded out a rangeing, shall finde their own provision: But when the said Troopers are with the foot; then to be found Provision at the Charge of this Province; to be Payd out off the Publick. And if it shall so happen, that any Trooper's horse be killed in the service, then the s<sup>d</sup> Trooper to be paid, for such Horse, out off the Publick; but if in case any Trooper shall loose his horse; for such horse so lost, the s<sup>d</sup> Trooper shall not be allowed the price of the s<sup>d</sup> horse out off the Publick.

And Be it further Enacted by the authority afores<sup>d</sup>, That upon any Warre with the Indians, which may hereafter chance to break out, (which God forbid): the L<sup>t</sup> gen<sup>l</sup>, or cheife Governo<sup>r</sup> of this Province, for the time being, shall appoint 2 honest & sufficient men, upon any occasion, to impress provisions in every hundred, in every County within this Province, to impress all manner of Provisions and other necessaries, sufficient to supply any party to be sent out ag<sup>t</sup> any Enemy or Enemies whatsoever: and that the severall & respective Sherrifes of the severall Counties of this Province, be aiding & assisting to the s<sup>d</sup> persons from time to time to be appointed in every hundred, for the impressing Provisions as aforesaid. This Act to endure for 3 years, or to end of the next Sessions of Assembly w<sup>ch</sup> shall first happen.

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## An Act concerning Ordinary Keepers.

p. 43

Forasmuch as it is found by experience that noe certain Rate can be set upon Liquors sold by Ordinary keepers by Retaile, because no certain rate can be set upon Merchant's goods from whom the Ordinary keepers must purchase their Liquors, Be it Enacted by the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>r</sup> by and with the Authority of the upper and Lower houses of this p<sup>re</sup>sent generall Assembly and the authority of the same That (from henceforth) every person be left to agree with the Ordinary Keepers for any Liquor or other Accomodacōn except Beer, Lodging, Dyett; and horse meat. And Be it further Enacted by the Authority afores<sup>d</sup> That (from hence forward) no ordinary keeper shall demand above 10<sup>lb</sup> Tobac p meall for dyett, ffor small Beer 10<sup>lb</sup> Tobac p gallon ffor strong Beer 20<sup>lb</sup> Tob p gallon, ffor a nights Lodging in Bed with sheets 4<sup>lb</sup> Tob, ffor a Peck of Indian, shell'd Corn or Oates, for a horse 12<sup>lb</sup> of Tob, ffor Pasture for a horse 6<sup>lb</sup> Tob p night ffor hay or straw for a horse 10<sup>lb</sup> Tob p night

And to the end that the good people of this Province, attending publick Sessions of gen<sup>l</sup> Assemblies; as also Prov<sup>iall</sup> Courts and the severall & respective County Courts within

this Province being thereunto Lawfully called & summoned, may be certain of accomodacōns sufficient, for their horses, as well as for themselves Bee it Enacted by the authoritie, advise and consent afores<sup>d</sup>, That every Ordinary-keeper within this Province shall (from, and after the first day of October next after Publicacōn hereof) be obliged to provide, & maintain accomodacōn of Oates, Hay, straw for Litter, and Indian Corn: together with stable room convenient and sufficient for 20 horses at the least under Penalty of forfeiting & paying the sume of 10.000<sup>li</sup> of Tob: One halfe thereof to the Lord Prop<sup>r</sup>; the other halfe to the informer; or him, or them th<sup>t</sup> shall sue for the same. To be recovered in any Court of Record w<sup>th</sup>in this Province wherein no Essoyne wager, or proteccōn in Law to be allowed. Liber  
W. H.  
p. 44

And Bee it further Enacted by the authority advise and consent afores<sup>d</sup> That from and after Publicacōn hereof, noe Ordinary keeper shall Creditt any ffreeman in this Province not being a ffreeholder and depending upon his labour for the paym<sup>t</sup> of his debts, for any sume of Tobac, exceeding the sume of 400<sup>li</sup> of Tob. in any one year, upon pain of Loss of his whole debt, whether due by Bill, Bond, or Acco<sup>t</sup>.

And fforasmuch as some strangers travell this Province who have noe Tobac in this Province: and others that are Inhabitants in this Province may spend small sumes not amounting to a hhd of Tobac Bee it alsoe Enacted by the authority advise and consent afores<sup>d</sup>, That it shall be at the Liberty of the person or persons entertained by the ordinary keeper, to pay as many Pence in money, for Beer Dyett Lodging Horse meat, as there are Pounds of Tobacco allowed to be demanded by the Ordinary Keeper, for such Beer, Dyett, Lodging or horse meat before in this Act mencōned This Act to endure for 3 yeares or to the end of the next gen<sup>l</sup> Assembly

An Act ag<sup>t</sup> the exportacōn of Corn

p. 52

Our neighbour Colony being now involved in a warr and by that means rendred incapable of tending their Corn-fields, and the p<sup>s</sup>ent extraordinary drought threatening a famine, and many people attending to their own profit onely, buying up daily great quantity of Corn, w<sup>th</sup> intent to export the same by sea out off this Province: by w<sup>ch</sup> wee shall be rendred unable to assist our neighbo<sup>r</sup>s in Virginy; to whose preservacōn wee ought (in the first place) to attend: ffor prevention therefore of soe great evils wee doe humbly Pray your Lord<sup>sh</sup> that it may be Enacted, and Be it Enacted by the R<sup>t</sup> ho<sup>b</sup><sup>e</sup> the Lord Prop<sup>r</sup>, with the advise and consent of the upper and Lower houses of this present gen<sup>l</sup> Assembly, and the authority of the same, p. 53

Liber  
W. H. That, from & after the 20<sup>th</sup> day of this instant June, no Indian Corn, wheat Pease, Oates, or Barley, be exported or attempted to be exported out off this Province w<sup>th</sup>out Leave first had & obtained of the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>r</sup>, his heires and successo<sup>rs</sup>, or his or their Lieuten<sup>t</sup> or chiefe governo<sup>r</sup> of this Province for the time being, under his or their hands and seales, upon pain and forfeiture of all such Corn so attempted to be transported out off this Province, either by Land, or water; and if by water, of the shipp and vessell or boate, in w<sup>ch</sup> the same shall be attempted to be transported, w<sup>th</sup> all her apparrell, Tackle and furniture to them belonging the one halfe thereof to be to the R<sup>t</sup> ho<sup>ble</sup> the Lord Prop<sup>r</sup> his heires & successo<sup>rs</sup> the other halfe to him th<sup>t</sup> shall informe, seize, or sue for the same, in any Court of record w<sup>th</sup>in this Province, by acc<sup>ō</sup>n of debt, bill, plaint, or informac<sup>ō</sup>n where in no essoyne protection or wager in Law to be allowed. This Act to endure for one yeare, and no longer.

p. 57

An Act to prevent the unnecessary delaies of Executions.

Forasmuch as his Lord<sup>ps</sup> good people of, this Province now more cōmonly holden from their just debts, and often in danger to lose the same; by means of writts of Error, and Appeales, which are more cōmonly sued than heretofore they have been for preven<sup>ō</sup>n whereof for the future,

Be it Enacted by the Right ho<sup>ble</sup> the Lord Prop<sup>r</sup> by and with advice & consent of the upper and Lower houses of this present gen<sup>l</sup> Assembly, & the authio of the same, That from and after the end of this p<sup>s</sup>ent session of gen<sup>l</sup> Assembly, noe Execution upon any judgem<sup>t</sup> in any Court of Record in this Province shall be stayd or delayed by any writt of Error, or Appeale from the County Courts of this Province; or any Supersedeas upon any such writts of Error, of appeale, shall be sued out for the reverseing of such Judgement given or to be given in any Court of Record in this Province, upon any acc<sup>ō</sup>n whatsoever; unlesse such person, or persons, (in whose name or names such writt or Appeale shall be brought and obtained; with sufficient surety or sureties such as the Court (where such Judgement shall be given) shall allow of,) shall (before such stay made by a writt of Error, or Appeale, as aforesaid, or supersedeas awarded) be Bound unto the party for whom any such judgem<sup>t</sup> is, or shall be given, by Recognizance; (to be acknowledged in the same Court,) in double the sume adjudged to be recovered by the s<sup>d</sup> former judgem<sup>t</sup>; to Prosecute the said writt of Error, or Appeale, with effect: and alsoe to

satisfy & pay (if the s<sup>d</sup> judgem<sup>t</sup> be affirmed) all & singular the debts, damages & costs adjudged, or to be adjudged upon the former judgem<sup>t</sup>; and all Costs and damages alsoe to be awarded for the same delaying of Execution; unlesse the party so staying the said Judgem<sup>t</sup> & Execution, doe pay the same, or render his body to prison. Liber  
W. H.

And whereas the manner of Appeall at the comon Law, is unusuall, and not according to the constitution of the Lawes and practice in England, and yet are found very necessary and convenient for the good of this Province, and have, by the Justices of the Prov<sup>all</sup> Co<sup>rt</sup> of this Province, been admitted and allowed to be in the nature of an habeas corpus, to remove a Cause from an inferiour Co<sup>rt</sup> to a Superiour. Be it Enacted by the authority aforesaid, that any Person Pltife, or Defend<sup>t</sup> may Appeale from the Judgem<sup>t</sup> of the County Court, to the Prov<sup>all</sup> Court, giving security as afores<sup>d</sup>; and the s<sup>d</sup> appeall shall be admitted by the Justices of the Prov<sup>all</sup> Court as in the nature of an Habeas Corpus, to remove the Cause as afores<sup>d</sup>. And the Party appealant shall procure a Coppy of the proceedings of the s<sup>d</sup> County Court, where such appeale was made, to be transmitted to the Prov<sup>all</sup> Court, and prosecute his Appeall there, though then next Prov<sup>all</sup> Court, at his perrill. This Act to endure for three years, or to the end of the next session of gen<sup>ll</sup> Assembly w<sup>ch</sup> shall first happen. p. 59

An Act for the reliefe of Ann Cawood widdow  
and her children.

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The Burgesses and Delegates of this present generall Assembly having taken into their serious consideration the great poverty and necessity of Ann Cawood widdow the relict of Stephen Cawood lately slaine in the service and defence of this province whose death is the occasion of her and her children's great necessity And to the end that other persons may be the more encouraged to venture their lives for the future for the safety and defence of this Province if occasion be doe pray that itt may bee enacted and be itt enacted by the Right Hono<sup>ble</sup> the Lord Proprietary by and with the advice and consent of the upper and lower houses of the present Generall Assembly and the Authority of the same That the said Ann Cawood for the maintenance and reliefe of herselfe and children shall be allowed and paid unto her or her Assignes out of the publick leavy fiftene hundred pounds of tobacco p. Annum for three yeares now next ensuing to be paid unto her the said Ann Cawood or her Assignes by the sheriffe of Repealed

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the County where she doth or shall from tyme to tyme dureing the said terme of three yeares reside and dwell.

And be itt further enacted by and with the Authority and consent aforesaid That the sheriffe of the County paying the tobacco in manner and forme as aforesaid shall be reimbursed and paid by the publick and to be allowed the same in the publiq leavy annually dureing the said terme of three yeares.

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