

U. H.  
Journal  
1659-986<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 Rob<sup>t</sup>. Carvile 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 Provisoe 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 af<sup>d</sup> shall have liberty to sue out any such Writt or Writts as af<sup>d</sup> nor have such Grant or Grants of Lands to build a Watermill upon as af<sup>d</sup> unless such Person or Persons sue out such Writts as afs<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

Then was read the second time the Act lymitting the Extent  
p. 164 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