

U. H.  
Journal  
original

prejudice of the people here untill they shall have removed their Wives and Children out of the danger of our forces and th<sup>t</sup> by our Souldiers Ranging 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<sup>t</sup> 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 Concurre with this house in a Vote to allow the horse men th<sup>t</sup> Shall Range 5<sup>t</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 Releived by the Said bill

P. 37 And upon Reading the Said Proclamation this house doe Conceave th<sup>t</sup> 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<sup>t</sup> part [of] the message or paper Sent from the Low[er] house Which Relates to the Said bill and dated the first Jnstant

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 John Quigly Plantff and the Said Mary Tihlman Executrix of the Said Richard Tihlman decd and John Edmundson Def<sup>ts</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<sup>t</sup> the Said Quigly have a Copy of the Said Erro<sup>rs</sup>, and th<sup>t</sup> 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<sup>t</sup> 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 Journeys to S<sup>t</sup> Maries about the Said Businesse