

ought to be well Considered of by this house before Judgment given thereupon—

U. H. Journal
1659-98

Ordered that the Sheriff of S^t Maries County take the Prisoner away from the Barr and keep him in Safe Custody and bring him before this house to Morrow Morning Nine a Clock

The house Adjourned till to Morrow Morning 9 a Clock

p. 509

Thursday 18th October 1683 the house mett again

Present

The honourable

{ Coll Henry Coursey	{ Coll William Burges
{ Coll Vincent Lowe	{ M ^r Secretary Sewall
{ Coll Henry Darnall	{ M ^r Secretary Darnall
{ Coll William Stevens	{ Major Thomas Truman
{ Coll William Digges	{ Coll George Talbot

The house Adjourned into a Grand Committee to Consider the Business of Jacob Young where was present the same Persons which Satt upon the Tryall of the said Jacob, and it was then Ordered that this Message be sent to the Lower House

Upper house October the 18th 1683—

This house having Seriously Considered of the whole tryall of Jacob Young and of the Witnesses produced against him and all other Circumstances in Relation to the Same are of Opinion that the Severall Evidences Sworn against him are not Sufficient in Law to take away the Life of the said Jacob or any Member of him, Yet do believe and Certifie hereby That by several Evidences and Circumstances thereunto Belonging there is Suffieient to Imprison the said Jacob during pleasure, and therefore Desire the Concurrence of the Lower house in Drawing a Bill of Attainder against him, And that he may be Imprisoned during the Pleasure of his Lordship and both houses of Assembly

Signed p^r Order Tho Grunwin Cl of Assembly.

The same Sent by Coll Henry Darnall who returns having Delivered the same

Then the whole house Sat again and present as when first mett in the Morning

M^r Attorney Gen^l & M^r Robert Carvile from the Lower house with this Message—

Lower house of Assembly 18th October 1683

This house having Caused the Bill for Advancement of