

U. H. J. will find a favourable Acceptance and timely Concurrence that there may be a Speedy and happy Conclusion of this Session
Signed p order R Dallam Cl Ho Del.

And the said Bill being read at the Board They do not think advisable it should be Clogged with so many Clauses which may as well be provided for by a Separate Law & the present Aggrievances remedied by the Law proposed from this Board.

They not being willing to exceed 20^{lb} Sterl & five thous^d pounds of Tobacco and thereupon the following Message was sent to the House.

By the Council in Assembly Novem^r 2^d 1710

The Bill proposed for regulating Proceedings at Law and preventing multiplicity of Actions in the Provincial Court of this Province has been read at our Board. And we assure you we have very hearty Inclinations to relieve the unhappy State of the poor distressed Debtors in this Province as much as in us lyes but being indispensably tyed to a strict observance of her Majesty's Instructions we hope and desire you will not insist upon the Bill as now proposed from your House. But that you will some otherwise as effectually provide Sufficient Remedys for the Aggrievance the Country now lyes under and as to the other matters in your Bill proposed either referr them till another Session or by a Separate Law provide Redress thereto
Signed p Order W Bladen Cl Coun.

The Bill for Continuing S^t Mary's County Court at the new Court House at Seymour Town

The Bill for securing the Rights of Persons to Town Lands

The Bill for building Talbott County Court House And The Bill for confirming the last Will & Testam^t of Richard Bridges being read at the Board were sent to the House with several remarks together with M^r William Taylard's petition by Col Greenberry and M^r Hall.

The Petition of John Clements read and recommended to the House of Delegates to admitt a Bill to be brought in for his reliefe

Col Walter Smith and M^r Salter brought up Eight Engrossed Bills Viz.

A Bill for the more Speedy Conveying of publick Letters and packetts of this Province and defraying the publick Charge thereof and for repealing a former Law Entituled an Act