Mackall, Mr Worthington, Mr Ward, Mr Wells, Mr Leach and L. H. J. Mr Woolford, Members of this House to join with her Majesty's Honble Council in the Conference desired, and if the Honble Council please to meet at Mr Dodd's to Morrow at twelve O'Clock at Noon

Signed p Order Richd Dallam Cl. Ho. Del.

They return and say they delivered the same The House adjourned till to Morrow Morning nine O'Clock.

Tuesday 4th Nov 1712

The House met again according to Adjournment. Being called over were present as yesterday.

Read what was done yesterday.

The House proceeds to debate the Message from the Council on the Bill reviving the Act for relieving some Aggrievances and resolved to proceed in no other Business till that Bill or some other of like Nature be agreed to and that a Message be prepared and sent to the Council as followeth.

By the House of Delegates 4th November 1712

This House have considered the Indorsment of the Honble Council on the Bill reviving the Act for relieving some Aggrievances and never expected your Honours would have returned the same with such an Indorsment considering the little Time we desire this Act to continue If that Act at first was past contrary to her Majesty's Royal Instructions it was no fault in this House they having obeyed those that then took upon them the Government and we cannot but believe your Honours have certified her Majesty the Reason why the Acts past under that Stile being induced thereto by her Majesty's not disapproving as well those made Anno 1710, as those made Anno 1709, and we also remember the Interest made against this Bill more than any other at the Time of passing it and the Confidence some Gentlemen then had of having it returned disallowed of in a little Time, all which we see vanished in it's continuing the Time it was made for.

Your Honours are not unsensible we conceded to your Request to revive the Act for Officers Fees till after the Arrival of a Captain General not being willing to enter into long Debates about it.

If this Bill curtails the Jurisdiction of the Courts we think that Objection may be easily obviated considering the great