

L. H. J. pass that an Act of Parliament allowed of in one Court is
 Lib. 41 denied in the next by which Means her Majesty's Subjects
 know not what Acts of Parliament they transgress or what are
 for their Relief

Resolved it is highly necessary that a Bill should pass to
 declare which of the Statutes of England are necessary to be
 in force here and referred to the Consideration of the next
 Session of Assembly.

And it is further offered by this Committee as an Aggriev-
 ance that the Act for Probat of Wills and granting Adminis-
 trations &th is so dark and obscure in several Particulars that
 it answers not the Intent and Design thereof, and particularly
 in the Paragraph for Payment of Debts due in the Country
 before Debts due to Foreigners

Resolved the said Act wants several Amendments and that
 Debts due to fforeigners of a higher Nature ought to be paid
 before Debts of an inferior Nature due to the Inhabitants and
 referred to the Consideration of the next Session of Assembly

It is further offered by this Committee as an Aggrievance
 and Discouragement to the Inhabitants of this Province that
 the Exportation of Neats Hydes and old Iron should be
 allowed of. Resolved this is an Aggrievance and that a Bill
 be brought in this Session to prohibit the Exportation of Neats
 Hydes and old Iron.

And it is further offered by this Committee as an Aggriev-
 ance to the Inhabitants of Saint Mary's County, that some of
 the Justices of that County have given Liberty to one Michael
 Wellman to build a Tipling House and sell Liquors on the
 Court House Lott very near the same which is much to the
 Dissatisfaction of the Inhabitants of the said County and very
 dangerous if set on ffire.

Resolved it is an Aggrievance and that an Order issue to
 the Justices of Saint Mary's County to suppress and remove
 the said victualling or Tipling House and they permit not the
 like for the future.

And it is further offered by this Committee as an Aggriev-
 ance that Negroes transgressing any Law that touches Life or
 Member should lye long in Prison after the committing the
 ffact and until a Provincial Court which runs the Country to
 a vast Charge and that the Owners of such Negroes endeav-
 our to keep them from suffering being their proper Estate.
 p. 356 All which might be remedied if the Justices of each County
 had Power to try all such Negroes, and that all negroes that
 should be executed the Public should make Satisfaction for
 to the Owners and that no Negroes should be allowed to