

L. H. J. or Rumours and not run her Majesty's Subjects into so many  
Lib. 4<sup>t</sup> ill Conveniences as the Paragraph, as it is now drawn will  
If your Hon<sup>rs</sup> agree to this Amendment the Bill will pass.

Sign'd p Ord<sup>r</sup> R. Dallam Cl. Ho. Del.

Bill reinvesting Seward's Heirs into a certain Tract of Land.  
Indorsed—

By the Council in Assembly  
Nov. 8<sup>th</sup> 1712.

It is conceived that the above Indorsment is no Ways Parliamentary this not being the next Session of that Assembly to which the Bill was referred but another Assembly, the Difference between an Adjournment and Prorogation is so well known that it needs no more than instancing that this is much more Viz. a New Assembly and in this Case should this Bill be indorsed in like Manner by this Board and past into a Law it would be debated, ordained and Enacted by two different Assemblies which must certainly be very irregular

Signed p Order W Bladen Cl. Council.

Upon reading and debating this Bill and aforesaid Indorsment and hearing the Petitioners Council on the same, Resolved Nemine Contradicente That the Indorsment of this House on the Bill is not irregular but Parliamentary and that they will proceed to the passing the said Bill, And ordered a Message be prepared to send to the Honble Council to Morrow Morning

Ingrossed Bill making good and valid in Law a Deed of Bargain and Sale made by Col<sup>o</sup> Beall to Michael Ashford.

Ingrossed Bill regulating Writs of Error and granting Appeals.

Both these Bills Read and severally indorsed

11<sup>th</sup> Nov. 1712

Read and assented to by the House of Delegates and

Signed p Order Rich<sup>d</sup> Dallam Cl. Ho. Del.

Ordered they be carried up to the Council to Morrow Morning.

Resolved a Bill be brought in to prevent the Multitude of useless Horses running in the Woods according to the Proposals from the Honble Council

The House adjourned till to Morrow Morning Nine O'Clock.