L. H. J. decēd and W^m Grey the purchasor in the said Petition mentioned to appear before the Barr of this house with all Convenient speed after the receipt of the said Sumons, the said Charles to shew cause why the Bill should not pass and the said Will^m Grey to give such Satisfaction to this house as shall be then required.

The house adjournes till 8 a Clock to morrow morning

Tuesday morning the 24th of July 1716.

Then the house being called over was present as yesterday and the proceedings of the house on Yesterday were read.

A Bill for supplying a defect in the last will and Testam^t of Jn° Parramore was read the first time, and ordered to be read a second time on the 25th

The petition of Patrick Andrews praying an Allowance for keeping the arms and amunition of Calvert County since the death of Co¹ Biggar being read, Its Resolved by this house Nemine Contradicente that the same be rejected.

John Rousby Esq^r pursuant to his Exn^{cys} Directions delivers M^r Speaker an account of the 3^d p hh^d appropriated for purchasing Arms & Amunition dureing the time he has been receiver under the Crown and the same is Referred to the Comittee of accounts for Examination.

Col Mackall from the Come of Elections delivers Mr Speaker the following Report to the Petition of some of Cecil County Inhabitants complaining of an undue Election annext (Viz)

By the Comittee of Elections and Priviledges July 23rd 1716.

Wee of the Comittee have duely examined the Evidences to us produced upon oath as well on the behalf of the petitioners as the Sherriff in Relation to the Election of L^t Col John Ward and Cap^t James ffrisby and have taken the substance of the said Evidences oaths in writeing as appears on this sheet of paper as some other oaths hereunto annext for your due Information of the said Election whereupon wee Referr the Consideration thereof to the house, the said Petitioners desireing to be heard, before the house at the barr by their Council

Signed p order John Beale Cl Come

Which and the papers therein Referred to being considered and the partys heard at the Barr, It is Resolved nemine Con-