

Philemon Lloyd Esq^r from the Upper House delivers M^r L. H. J. Speaker the Petition of the Rector and Vestry of St. John's Parrish in Baltemore County praying leave to bring in a bill to confirm the Glebe Land given by Jeremiah Eaton unto the first Protestant Minister that Should reside in Baltemore County thus Endorst viz:

By the Upper house of Assembly May the 18th 1719.

The within Petition haveing been read and considered in this House, and my Lord's Agent informed thereof who declares he has nothing to offer Against it on Account of the lands being Escheatable It is referred to the consideration of the lower house if they think it reasonable to give Leave to bring in a Bill as prayed.

Signed p Order. John Beard Cl: Up Ho:

Which was read and referr'd for further Consideracōn

The House adjourns till to Morrow Morning Eight of the Clock.

Tuesday May the 19th 1719

The House Meet according to Adjournment Yesterdays proceedings are read.

The Petition of the Rector and Vestry of S^t John's Parish read again and leave given to bring in a bill as prayed. p. 27

Ordered that the opinions of the lawyers in Great Britain on the Act for the better Supporting the Magistrates in the Administration of Justice within this Province and for the disabling Thomas Macnemara Esq^r to practice the law therein be referred to the Committee of laws to report their Sentiments thereof to the house.

The petition of Robert Johnson Ship Wright praying that he may have an Estate in fee Simple in the upper part of the lott for Ship yards in the City of Annapolis was read and ordered to be thus Endorst viz.

By the Lower House of Assembly May 19th 1719.

Read and leave given to bring in a bill to confirm 120 foot in length upon the Waterside to the petitioner his heirs and Assignes for ever upon condition that the Same land shall not be applied to any other use than that of a Ship Carpenter's yard except necessary buildings for that Service (and that if he or his heirs or assignes shall neglect to Carry on the business of a Ship Wright for twelve months together in the said yard the Corporation may reenter thereon) and upon