posed Wherefore we Desire the same may pass as it now L. H. J. Stands.

Signed p Order M Jenifer Clk. Lo. Ho:

And Ordered the following Message be prepared Viz:

By the Lower House of Assembly June the 1st 1719

May it Please your Honours

In Answer to your Message by Esqr Brooke of Saturday last this house are of Opinion that the Act for causing Grand & Petit Jurors and witnesses to come to the Provinciall and County Courts &c. lays such a penalty on the Sherriffs to oblige them to return the best & most understanding freeholders in p. 88 their County to serve for Jurors as we dont find one Instance where the Sherriffs have been fined for Default therein. That the Statutes of England Sufficiently provide agt Maintenance and Embracery besides the penalty in that bill That only Magistrates delegates Coroners School-Masters, Overseers of highways and Constables during their Continuance in their respective Stations of business are exempt from attendance as Jurors by that Act Wherefore this house humbly desires that bill may be Assented to by your House as it now Stands.

Signed p Order M Jenifer Cl. Lº Hº

Which said bill and Message were Sent to the Upper house by Mr Rousby and Coll Hynson.

They return and say they delivered them.

Bill for limitation of officers' fees read the first and Second time by especial order & will pass which was so Endorst and Sent to the Upper House by Coll: Hynson and Eleven more.

They return and say they delivered it.

Coll Young and Esqr Hall from the Upper House deliver Mr Speaker the bill for disabling Thos Macnemara Esqr to practice the law in this Province with the following Message Viz: p. 89

> By the Upper house of Assembly Ĵune 1st 1719.

Gent.

On reading the bill for disabling Thos Macnemara Esqr to practice the law in this Province the following amendments are proposed Viz: at

I which his Excellency thought himself Indispensibly obliged to do by his Majestys Royall instructions relateing to

officers of the Customes within this Province.