

their Defaults therein yet the Provincial Justices in the Instances given found one half that Sume a Sufficient Penalty and fined these Sherriffs no more thô it ought to have been by law 1000<sup>l</sup> tobacco And therefore pray that Since the paper bill has past your house the Engrost bill may be now assented to as proposed especially Since the use of it in Some particulars seems to be allowed of by your House

Signed p Order M Jenifer Cl. L<sup>o</sup> Ho.

And sent to the Upper house by M<sup>r</sup> Caldwell and three more. They return & say they delivered it.

Supplementary bill to the Act for the Speedy recovery of small debts out of Court before a Single Justice. Was read and the Question being put whether it shall pass or not, Carried in the Negative.

Coll: Young from the Upper house acquaints M<sup>r</sup> Speaker that the Upper House has assented to the Engrost Supplementary bill to the Act relating to Jurors. And delivers M<sup>r</sup> Speaker the bill for the application of such Intestates estates as leave no legall representatives. With the following Message viz :

By the Upper House of Assembly June the 2<sup>d</sup> 1719  
Gent.

On reading and considering the Bill for the application of such Intestates estates as leave no legall representatives, We find that the paragraph therein which makes a provision for Widows excludes all relations after brothers and Sisters children from inheriting any part of the Intestates estate, which we think unreasonable and Contrary to the Act of Assembly provided for the better Administration of Justice in Testamentary affairs It is therefore thought necessary that the paragraph in this Act should be made agreeable to that act which is Agreeable to the Laws of England with which amendments it will pass.

Signed p order John Beard Cl. Up. Ho:

Whereupon ordered the following Message be prepared  
Viz:

By the Lower House of Assembly June 2<sup>d</sup> 1719.  
May it please your Honours

We have considered the Act of Assembly & the Statute of Charles the 2<sup>d</sup> for Distributions and find thereby that no Col- lateralls are admitted after brothers and Sisters Children con-

L. H. J.

p. 95

p. 96