

L. H. J. Smith is Read and Leave Given to bring in a Bill to Confirm to him 120 feet of the Lot within Mentioned but to Leave 20 foot for a Landing Place between the part of the Lot whereon Robert Johnson has built a Ship Yard on Condition that he build a good Saw House to go with two Saws & to Saw 5000 foot of Plank or Scantling and to pay the Corporation five Shillings p Annum & on Failure the Corporacon to Re Enter.

Signed p Order. M<sup>l</sup> Jenifer Cl: Lo: Ho:

The Petition of Thomas Hynson Wright Referr'd from the Last Sessions was read and referr'd to the same Committee with the petition of Richard Thatcher.

The Petition of John Macclester is Read and referred till next Sessions A Bill for the Reliefe of Thomas Plummer is read & will pass with the Amendments

p. 28 Which being so Endorst is sent to the Upper House by Mess<sup>rs</sup> Tyler & Crabb

Who return & say they have Delivered it.

The Petition of Tho<sup>s</sup> Bordley Esq<sup>r</sup> and Tho<sup>s</sup> Larkin is referr'd till the next Sessions. The Petition of James Gladstone and Mehitable Pierpoint Referr'd from the last Sessions for Confirming Robert Andersons Will being read, Leave is given to bring in a Bill as pray'd. John Rousby Esq<sup>r</sup> from the Committee especially Appointed returns the Report following Viz. The Report of the Committee Especially appointed by the Lower house of Assembly to Examine into the Allegations of the Petition of Richard Thatcher of Kent County Planter and to make their Report thereon. Of the Gentlemen Appointed for the Same are The Hon<sup>ble</sup> John Rousby Esq<sup>r</sup> M<sup>r</sup> James Lloyd M<sup>r</sup> Benj<sup>a</sup> Tasker M<sup>r</sup> William Dare and Cap<sup>t</sup> St. Leidger Codd. Who make Choice of John Rousby Esq<sup>r</sup> to be Chairman & John Talbott to be Clerk.

Who having Considered the Allegations of all Parties that Appeared before them, as well as the Will of Daniel Toas Sen<sup>r</sup> Deced, are humbly of Opinion that his Lands in Maryland ought not to be Sould for the paym<sup>ts</sup> of his Debts, for that his Lands in Pensilvania are will'd for the Payment of the Same which remains Yet unsold. And are likewise of Opinion, That fifteen hundred Acres, part of four thousand five hundred Acres (for w<sup>ch</sup> Robert Roberts Obtained an Act of Assembly) does of Right belong to Sarah Toas, Daughter of Daniel Toas, by the Will of her Father Decēd. And that it further Appears to them, by the Oath of W<sup>m</sup> Comegys that

p. 29 John Toas Satisfied Robert Roberts for the Debt for which he became bound for the said John Toas, and that he had no