

Upper House by M^r Beale and M^r Worthington, Who return and L. H. J. Say they Delivered the same. Coll^o Belt from the Committee of Aggreivances and Courts of Justice Delivered to M^r Speaker the following Report Viz.

By the Committee of Aggreivances July the 29th 1729

Its Humbly Offered to this Committee as an Aggreivance that the Justices of Talbot and Cecil County Courts did not Qualify themselves by taking the Oath of Judge or Justice according to the form Mentioned in an Act of Assembly, Entituled an Act for Ascertainning the form of the Oath of Judge or Justice within the time Directed by that Act to be taken; all which is referred by Your Committee to the Consideration of the House.

Signed p Order Nic. Hammond Cl:

Coll^o Tilghman from the Upper House Delivered to M^r Speaker the following Message Viz. [The text of this message is printed at page 346.]

The House Adjourns untill to Morrow Morning at 8 of the Clock p. 73

Wednesday July the 30th 1729.

July 30

The House met according to Adjournment. The Members were Called and all Present as Yesterday. The Proceedings of Yesterday were read over.

The Question being Put whether the bill Entituled an Act against p. 74 Ingrossers and Reqrators should Pass or not Resolved in the Affirmative.

The said Bill was Accordingly Indorsed and Sent to the Upper House by M^r Beale and M^r Matthews who return and say they Delivered the same.

Daniel Dulany Esq^r from the Committee of Laws delivered to M^r Speaker a bill Entituled an Act to Ascertain the fees of Attorney's and other Persons practising the Law and to Prevent Extortion frauds and Abuses therein, Which being read the first time the Question was Put whether the said Bill should have a Second reading or not Resolved in the Affirmative.

The Question being Put whether the Attornys on Criminal Prosecutions in the County Courts should be Allowed 200th or 400th of tobacco for a fee. Resolved that they be Allowed 200th Tobacco.

This House taking into Consideration the Act of Assembly Entituled an Act to restrain the ill Practices of Attornys &c. Resolved on the following Alterations.

1st That the Title and Preamble of the said Law be entirely Altered.