

L. H. J. not Generally set forth by the Petitioners, or not Should be put or
 Lib. No. 45 not, Resolved in the Negative.

For the Affirmative

Col Gale	M ^r Dulany	M ^r Tilghman
Major Dashiell	M ^r Tench Francis	M ^r Trippe

For the Negative

M ^r Waughop	M ^r Courts	M ^r Sheredine
M ^r Key	M ^r Middleton	M ^r Hamilton
M ^r Read	Col Hanson	M ^r Moale
Major Jordan	M ^r Hawkins	M ^r Matthews
M ^r Wilson	Col King	M ^r Magruder
M ^r Hall	M ^r Stoughton	Major Sprigg
M ^r Hammond	Cot. Hooper	Col Belt
M ^r Denton	M ^r Goldsborough	M ^r Stoddart
M ^r Warfield	M ^r Needles	M ^r Hemsley
M ^r Edmundson	M ^r Brown	Cap ^t Elliott
M ^r Mackall	M ^r Johnson	M ^r Wright
M ^r Smith	M ^r George	M ^r Kennard
Maj ^r Skinner	M ^r Wood	

Col Ward from the Upper House Acquaints M^r Speaker The Governour desires the attendance of this House in the Council Chamber.

p. 535 M^r Speaker and the rest of the Members of this House attend The Governour in the Council Chamber and Saw the Bill Entituled an Act for the Adjournment of the Courts of Assize &c. Passed into a Law.

The House Adjourns Until to Morrow Morning Nine of the Clock.

Tuesday Morning April 1st 1735.

April 1 The House Met According to Adjournment, The Members Called Over and all present as Yesterday. The Proceedings of Yesterday were read Over.

M^r Woolford Appeared in the House this morning

Col Ward from the Upper House Delivers M^r Speaker A petition of William Douglas and Mary his wife praying Leave to bring in a Bill to Cut of the Entail of Two Tracts of Land lying in Baltimore called Morning Choice and Morning Choice Addition and to Invest the Petitioner Mary with a Fee Simple therein and to Entail a Tract of Land lying in Cecil County Containing Four Hundred