

L. H. J. Lib. No. 46 desire the same, allow & direct Special Verdicts to be found: And in all Criminal Cases where the Party accused shall desire the same, to allow and sign Bills of Exception as they are allowed in Civil Actions, &c^a in part of An Act, entituled An Act for Trial of all Matters of Fact in the several Counties where they have arisen or shall arise, the Continuance of Causes in the Provincial Court and Adjournment of that Court, made in July 1732," Or not. Resolved in the Negative.

For the Negative

M ^r Waughop	M ^r Brome	M ^r Caswell
Swann	Smallwood	Edw ^d Sprigg
Wilson	Stoughton	Wootton
Carroll	Ennalls	Osborn Sprigg
Henry Hall,	Brannock	Magruder
Smith	Pearce	Wilkinson
Weems	Sheredine	
Joseph Hall	Mathews	

p. 88

For the Affirmative

M ^r Aisquith	M ^r Gale	M ^r Colvill
Calder,	Goldsborough	Rumsey
Hanson	Rob ^t Lloyd	Dulaney
Middleton	Thomas	Gordon
King	Hooper	Pemberton
Henry	George	R. N. Wright.

The Question was put, Whether the following Resolve viz^t

Resolved that the Construction put on the foregoing Clause of the Act, entituled, An Act for Trial of all matters of Fact in the several Counties where they have arisen or shall arise &c^a by the Justices of the Provincial Court, was against the true Intent and meaning of the said Act, The Words Person concerned therein mentioned being no way intended, or meant to extend to the Right Honourable the Lord Proprietary in Criminal Cases, and that the Benefit of Special Verdicts as well as Bills of Exceptions, were Intended thereby to Defendants only so far as Relates to Criminal Cases: Should be made or not Resolved in the Affirmative

For the Affirmative

M ^r Waughop,	M ^r Brome	M ^r Caswell
Swann	Smallwood	Edw ^d Sprigg
Wilson,	Stoughton	Wootton
Carroll,	Ennalls,	Osborn Sprigg
Henry Hall,	Brannock	Magruder
Smith	Pearce	Wilkinson
Weems	Sheredine	
Jos. Hall	Mathews	