

distinct Parish; which Bill was Read the first time, and Ordered L. H. J. to lie on the Table.

M^r Wootton delivers M^r Speaker a Bill entitled, An Act empowering the Justices of Prince Georges County, to levy upon the Taxable Inhabitants of Queen Anne Parish in the said County, the Sum of Two Hundred Pounds Current Money, for the uses therein mentioned; which was Read the first Time, and ordered to lie on the Table.

Col. Colvill from the Committee of Laws, delivers M^r Speaker an Ingrossed Bill entitled, An Act for dividing S^t Stephen's, alias North Sassafras Parish, in Cecil County; which was Read and assented to, and sent to the Upper House with the Paper Bill, by M^r Pearce and Cap^t Hyland.

M^r Calder brings in an Address to the Governor, which was Read, approved, and Ordered to be Ingrossed.

Daniel Dulany Esq^r from the Upper House, delivers M^r Speaker the Bill, entitled, An Act to Prevent the Injuring Harbours within this province, and for Repealing the Act therein mentioned; and the Bill entitled, An Act continuing an Act entitled, a Supplementary Act to an Act entitled, An Act, laying an Imposition on Negroes &c. Severally Indorsed, (See page 460)

Which Bills were here severally Read, and passed for Ingrossing.

Samuel Chamberlain Esq^r from the Upper House, delivers M^r Speaker the Bill entitled An Act to prevent the cutting up Tobacco Plants, &c. Indorsed, (See page 460)

Which Bill was here Read, and Passed for Ingrossing

Edmund Jenings Esq^r from the Upper House, delivers M^r Speaker a Petition of the Visitors of Ann-Arundel County School, Indorsed, By the Upper House of Assembly Referred to the Consideration of the Lower House of Assembly.

The House Adjourns until Monday Morning, at 9 of the Clock. p. 396

Monday Morning, May 14th 1744

May 14

The House met according to Adjournment &c. All Members appeared as on Saturday; except M^r Philip Hammond, and M^r Lloyd.

M^r Osborn Sprigg Appeared this Day.

M^r Calder brings in an Address to the Governor, Ingrossed. The Question was put, whether the Ingrossed Address be Assented to, or not? Resolved in the Affirmative.