| Mr Wilmer, Worthington, J. J. Mackall, Heighe, B. Mackall, B. Bond, Smallwood, Stoddert, Lee, | For the Affirmative, Mr Wilson, Waggaman, N. Goldsborough, J. Goldsborough, Robert Lloyd, Oldham, Lecompte; Travers, Hyland, | Mr Paca, Wootton, Addison, Hopper, Wilkinson, Davis, Crabb, Prather. | L. H. J. Liber No. 47 May 25 |
|---|---|--|------------------------------------|
| | For the Negative, | | p. 69 |
| M ^r Z. Bond, Mills, Barnes, Smith, Carroll, | M ^r Colvill, Sheredine, Lux, Sprigg, Murdock, | Mr Robins, Selby, Scarborough, J Henry, Chaplain, | |

Owen.

The Bill entituled, An Act to enable the Rector and Vestrymen of Great Choptank Parish in Dorchester County, to lease some Land, &c. The Bill entituled, An Act to enable George Catto, &c. And the Bill entituled, An Act continuing an Act entituled, An Act for the speedy and effectual Publication of the Laws, &c. Were severally read the second Time, and passed.

Gordon.

Dulany,

Mr. Key delivers to Mr. Speaker the following Report.

Sulivane,

Hooper,

By the Committee appointed to examine into the Facts and Allegations contained in the Petition of James Sterling, Thomas Ayres, and Sarah Waltham; and to report the same to the House.

It appears to your Committee, that Rebecca Sterling and James Sterling, in the Petition mentioned, had in the Life-time of the aforesaid Rebecca, and with her express, free, and voluntary Consent, contracted and agreed with John Waltham, in the Petition mentioned, for the Sale of the Tract of Land called Huddle's Right, for the Consideration of Twenty five Shillings per Acre, to be paid on the Delivery of the Deed; and with Thomas Ayres, in the Petition also mentioned, for the Sale of the Tract of Land called Rushmore, for the Consideration of Twenty five Shillings per Acre, to be paid within the Year after the Delivery of the Deed: Pursuant to which Agreements respectively, the aforesaid John Waltham and Thomas Ayres, respectively entered into, and took Possession of, the aforesaid Tracts of Land; and they, or their Representatives, do still hold Possession thereof.—That pursuant to the Agreement aforesaid, the aforesaid Rebecca accordingly herself applied