

of her Dower, and that it is in the Power of an Husband to Dispose of his Personal Estate by Deed framed for such purpose, or by Will in what Manner he thinks proper, the Act of 1715 extending only to the particular Case therein expressed, the Happening whereof may be prevented by Deed or Will, and that Settlements had been made on Fem[m]e Minors under 21 Years of Age, which, tho' have been hitherto deemed to be valid, may unless great Care be taken, be affected by a particular Interposition of the Legislature, either on the Ground of its being necessary, or Proper.

U. H. J.
Liber No. 36
June 2

p. 38r

Adjourned until 3 of the Clock in the Afternoon

Eodem Die Post Meridiem

This House met again according to Adjournment

Present as in the Morning.

Adjourned until to Morrow Morning 10 of the Clock

Friday Morning 3.^d June 1768.

June 3

This House met again according to Adjournment

Present as Yesterday.

Read and rejected the Petition of William Otterbine.

Daniel Dulany Esq.,^r brings in a Bill, Entitled An Act for Recovery of certain Amercements and also upon Defaults on Execution, which was read the first time, and Ordered to lye on the Table

A Bill from the Lower House by Mess.,^{rs} Goldsborough and Johnson Entitled An Act to enable Mary Darnall, an Infant, to enter into and accept a Marriage Settlement and Agreement.

Read the first and second time in the Lower House and will Pass. and will Pass,

Read the first and second time by an especial Order in this House and will Pass, so Endorsed and sent by John Ridout Esq.^r

Read and rejected the Petition of Elizabeth Williams

Adjourned until 3 of the Clock in the Afternoon

Eodem Die Post Meridiem

This House met again according to Adjournment

Present as in the Morning

Adjourned until to Morrow Morning 10 of the Clock

Saturday Morning 4.th June 1768.

June 4

This House met again according to Adjournment

Present as Yesterday except Col.,^o Hammond.