An Act to impower Mary Philpot, Widdow and Administratrix of L. H. J. Brian Philpot, late of Baltimore Town, in Baltimore County, Merchant, deceased, to sell the Real Estate of her said Husband, for the payment of the Debts of the said Brian Philpot,

To the Honourable Speaker..... £1.. 0..0 To the Clerk..... 0..10..0

Resolved, that the Honourable Speaker, Messieurs William Mur- p. 536 dock, Matthew Tilghman Thomas Ringgold, Thomas Johnson, Jun.^r and John Hall, be a Committee to Correspond, in the Recess of Assembly, with Charles Garth, Esq. , Our Agent, for conducting and Managing the Dispute, between the Lord Proprietary And the people of this Province,

The House adjourns 'til ToMorrow Morning 8. o'Clock

Tuesday, June 21,

June 21

The House met according to Adjournment, The Members, were called, and all appeared as on Yesterday, The proceedings of Yesterday were read, The Report of the Committee appointed to inspect into the Records and proceedings in the Several publick Offices, read the second Time, and concurred with, M, Hall brings in, and delivers to M, Speaker, the following Message,

By the Lower House of Assembly, June 21, 1768 May it please your Honours,

This House agrees to the passage of the Bill, entitled, An Act for amending and declaring the Law in the Cases therein Mentioned, with all your proposed Amendments, except the Fifth, which, we are apprehensive, might be productive of too much Delay, and therefore inconvenient in the County Courts, as those Courts do not Generally sit seven Days at One time we therefore propose, that instead of the fifth Amendment, the Proviso be as follows, provided always, that such Award shall remain seven Days in the Provincial Court, during their Sitting, if returned to the Provincial Court; or Three Days in the respective County Courts, during the Sitting, if returned to any County Court, after the Return thereof, before any such Judgment shall be entered up, And if it shall appear to the Justices of the Court, to which any such Award shall be returned, within the respective times aforesaid, that the same was Obtained by Fraud, or Malpractice, in, or, by Surprise, Imposition, or Deception of the Arbitrators, or without due Notice to the Parties, or their Attorney, or Attornies, it shall and may be lawful for the said Court, to set aside such Award, and refuse to give Judgment thereon

Signed by Order, T. Wright, Cl, Lo. Ho,

Which is read the first Time and ordered to lie on the Table