The Party against whom any Judgment shall pass and who shall L. H. J. therein be liable to Costs to pay what the other Party shall have Liber No. 54 paid or shall be liable to pay.

Gold and Silver to be under a similar Regulation to that of the last Paper Money Act.

The Fees of Officers and Lawyers to be regulated as they were by the last Inspection Law, saving that all Persons may discharge them by the 10.th of April yearly in Gold and Silver according to the Regulation thereof and if not so discharged in Money then Tobacco (if the Person charged be a Maker thereof) to be paid.

Execution and Time of Payment by the Sheriffs to be as provided by the said late Act.

The Clergy to be left out of the Bill in all Respects.

Provision to be made for the Payment of Fees now due.

John Beale Bordley Esq. from the Upper House delivers to M. Speaker a Petition of sundry Inhabitants of Baltimore Town.

On Motion, Ordered, That the Propositions from the Conferrees of the Upper House be now taken into Consideration.

On a second reading [of] the said Propositions the House came to the following Resolutions

Part of the first Proposition "that the Bonds of Inspectors be put in Suit as heretofore" Rejected.

The latter Part of the said Proposition "that Probat of the Execution of the Bond be recorded with the Bond," Agreed.

The 2.nd Proposition "that if Inspectors rechosen neglect to give Notice such Neglect be considered as an actual Refusal." Rejected.

The 3.^d Proposition "that the Inspection be closed at the Time fixed by the late Inspection Act" Rejected.

The 4.th Proposition "that Inspectors Notes be payable to the Owner or Bearer." Agreed.

The 5.th Proposition "that Penalties be in similar Cases as in the late Act, and so Prosecutions and Mode of Recovery" Rejected.

The 6.th Proposition "that Tobacco inspected under private Agreement be not a good Tender and to be exported in a limitted Time." Agreed.

The 7.th Proposition "That the Sale of Tobacco be in open Court" Agreed.

The 8 Proposition about Allowance on Receipts. Agreed

The 9.th & 10.th Propositions relative to the Clerk of the County and Magistrates. Agreed.

The II.th Proposition "That Judgments on Bonds be entered up as the Use or Practice hath been"; wants Explanation. We take the Usage to be agreeable to our Clause, that Judgments on Bonds are