

U. H. J.
Liber No. 36
Nov. 26

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.

p. 574 The 6.th Proposition, that Tobacco Inspected under private Agreement be not a good Tender, and to be Exported in a limited Time. Agreed.

The 7.th proposition, That the Sale of Tobacco be in open Court. Agreed.

The 8.th proposition, about Allowance on Receipts. Agreed.

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

The 11.th Proposition, That Judgments on Bonds be Entered as the use or practice hath been wants explanation. We take the Usage to be agreeable to our Clause the Judgments on Bonds are entered in the Courts of Justice. Penalty released, on Payment of Principal Interests and Costs.

The 12.th proposition, relative to Costs. Rejected.

The 13.th proposition, That Gold and Silver be under a similar Regulation to that of the last paper Money Act. Agreed.

The 14.th 15.th and 16.th Propositions relative to Officers and Lawyers Fees and the Clergy. Unanimously Rejected.

The 17.th and last Proposition. Agreed when a reasonable Mode can be Settled to ascertain what Fees are now due.

The Conferees Adjourn until to Morrow Morning 11 oClock

Wednesday Morning 6.th November 1771.

The Conferees met according to Adjournment

Present as Yesterday except M.^r Hammond of the Lower House

The Conferees of the Upper House deliver to those of the Lower House the following.

1.st Proposition. This adhered to because it does not appear that any Inconvenience hath arisen from the former Mode.

2.^d Longer Time may be allowed to rechosen Inspectors to give Notice as they may be allowed to lodge the Notice with the Sheriffs of their respective Counties, in the Time limited by the Bill, to be by them forwarded with Convenient Speed to the Clerk of the Council, and if Notice be not so given or lodged the Neglect to be considered as an actual Refusal.

p. 575

3.^d Adhered to.

5.th Adhered to.