

granted and also oblige Grant for the same
 from the Lord Proprietors. which for the latter Patent
 shall by the said Act hold the land so by him
 surveyed and patented ag^t the former Patent
 And the House of Burgesses declared their Court to
 be by this Act the latter Patented shall not
 hold the Land ag^t the former Patented And
 Question being further moved in case land be
 only surveyed and not patented whether the
 Act of the first Party shall exclude all after
 Surveys even though the latter Party have
 been prosecuted so far as to oblige a part
 under the State, And the House of Burgesses declared
 their Court to be that the first Party being entered
 upon should shall exclude the latter Party though
 prosecuted so far as to oblige a part under
 the State And notwithstanding the said
 the person that hath interest in the first Party have
 not suffered the same will include a part in which
 is sought by his last Condition of plantation to
 have taken a Grant of the said Land to be Elapsed.

There was read the Act for the Surveyors Generals
 fees.

Upon Reading the Act for depositing 20000
 in the Joint Stock for the Surveyors Generals
 to be for the management of a war or purchase
 for a reward our Indian Eunuchs in habiting
 without the Province.

The house judged it that it will not a reward
 the end to which it was designed therefore
 referred it to a Conference with both houses
 Upon the Act for seating all lands in Baltimore
 County.

The way provided in the Act for seating pla
 tations in Baltimore County is judged judicial
 in the Habitation of that County in as much as it
 obliges them to keep 3 Servants a house by
 and their plantations which many of them