

Which aforesaid Paragraph was read and considered of and it's the Opinion of the House it's no Aggravation. Likewise the said Committee reports to the House as follows vizt

By the Committee of Aggravations November 2<sup>d</sup> 1709

It is represented as an Aggravation that the Secretary of Maryland should claim and assume to himself <sup>authorities either by</sup> without any Law or by his Commission such arbitrary Despotick Power over the several Clerks in the Provincial and County Courts and also over the Register in Chancery, as to turn all or any of them out of their respective Offices at his Pleasure without being liable to show Cause to the respective Courts where such Clerks are Officers for his so doing by which Practises has not only Opportunity of depriving our Sovereign Lady the Queen of her approved Servants in those Offices for his mere Phantasie and imposing upon the Queen and her Subjects such Persons to serve in such Offices as are only qualified to receive the Profits whilst perhaps a more deserving Person being their Deputy for a small Salary do the Business but also an Opportunity of constraining them to comply with any Demands of his tho' never so unreasonable whether it be to the Prejudice of the Queen or her Subjects here upon Pain of his Displeasure, which is the Loss of his Office and perhaps his only Dependance for Bread; and also by his having such an arbitrary and illegal Power as aforesaid their Offices are made so very precarious that they are rendered very liable to Corruption in them either out of Fear or Favour to the Secretary who is often himself a Suitor to those Courts; and also the said Practises tend very much to the Discouragement of the Inhabitants to qualify themselves or their Children for such Offices.

And further it's offered as an Aggravation that the Secretary does not pursue the Orders of his late Majesty King William in Council annexed by way of Instructions to said Office, but acts contrary thereto and demands from the County Clerks a considerable Sum of Money or Tobacco yearly on Pretence of having a Right to tenth Part of their Forfeitures, tho' he has never complied with the Conditions upon which such tenth Part was to be given him, for if the tenth Part were ~~to be~~ bestowed in the County Clerks fees or otherwise applied to the publick Use it might be of great Service to the Country; whereas it is now paid to one that demands it as his Right in Consideration of doing a Thing which he has never done. All which is humbly offered to the Consideration of the Honble House of Delegates

Signed by Order J<sup>no</sup>. Beale Sec<sup>ry</sup>

Which being read it's Resolved an Aggravation and referred to the next Session of Assembly for further Consideration

The Committee of Aggravations further reports as follows vizt

It's humbly offered as an Aggravation that Charles Farroll and Amos Garrett and others of the City of Annapolis ask, require, take, demand and extortiously receive of her Majesty's Good Subjects of this Province ten Pounds of Cost more than their Debts due upon Bills of Exchange under Pretence of Exchange of Money and that directly openly and avowedly in Contempt of this House using reproachful Speeches against it telling the People to thank their Assembly Men for it in making the Act for ten Pound and that they have writ for England to get the said Act and the Act for Relief of poor