

Joint Laws will ever be the rule and measure of my Authority and I shall not fail to put these Laws in Execution ag^t such persons who shall presume to disobey them in any degree of Contempt
Your Propriety shall be my constant application to protect & to preserve it from any attempts may be made by Assail and designing men whether I have the opportunity to remain among you or if by the pleasure of Providence by the means of yours and my Friends to remove me from this Nation I shall still continue to the utmost of my power to be a sincere friend to the Protestant interest of Maryland.

ARCHIVES
OF THE PEOPLE OF
MARYLAND

In motion made that whereas ^{Mr. J. Roger} Mr. Rogers in Consideration of the sume of 16th paid him in the public Leavy undertaken to raise a flag of Peace near the Seat house in the City of Annapolis with Legitimit Assurance and Peace of Peace and has not as yet appeared the same, Ordered that notice be given him to appear wth the 5th understand as a^d. by the last day of October next or that in failure thereof he appear before the House of his house the first week of the next Session of Assembly otherwise to be held to be removed why he doth not comply wth the said promise.

Mr. Howard from the Upper house delivers Mr. Speaker the following Proposition of Charles Carroll to the respective Queens put to him this 19th day of July 1716 by the Right Hon. the Lord Proprietor of Maryland's Government and Upper house of Assembly.

1st Whether he acquainted their Lordships the 2^d Hon. the Lord Proprietor and his Guardian of the Acts of Parliament in England made in the 15th year of King Charles the 2^d entitled an act for the encouragement of trade and an act made in the 7th and 8th years of King William entitled an act for preventing frauds and regulating abuses in the Plantation trade as well as the Act made in the 15th year of King Charles the 2^d for Encouraging and Increasing of Shipping before he obtained the said Emulsion.

Answer that he said nothing to their Lordships about the acts of the 12th and 15th of King Charles the second in the Queen specified, being very well satisfied that there was nothing in them that would hinder the said Lord Proprietor as hereditary Governor of Maryland from granting the Emulsion and Consideration and knowing likewise very well that the said Lord Proprietor's Trustees always gave such Emulsions themselves and not their Agents or Agents and that the execution of those Emulsions was always committed to the Lord Proprietor's receiver General and as for the Act of the 7th and 8th of King William the Lord Proprietor and the Lord Proprietor's Guardian did send him to write on the 20th of his Majesty's Letters in London in order to qualify him self pursuant to that Act which he has accordingly done, as appears by an Emulsion sent from the said Emulsionary.