

And sent to the upper house by Col. Mackay, Capt. Fishy and
Mr. Pollard. They return and say they Delivered it
The following Message being prepared vizt.

By the Lower House of Assembly May 4th 1718
May it please your Honours,

We agree with your Honours opinion on the
Endorsement on the Bill for Limitation of Actions &c. & have that
Nineteen Months are thought sufficient for the Continuance
of any Actions in the Provincial or High Court of Appeals
and further we beg leave that a clause may be added to that
Bill (whenever) (in Cases of Re-hearings or Reviews on the Decrees of the
Chancery Court) the members of the Council may be joined with
the Chancellor or Keeper of the great Seal for the time being to sit as
a Court of Judicature and have a voice in the passing Decrees or
other sentences on such Re-hearings or Reviews.

Signed for the M^{rs}. Genl. C^o. L^o. C^o.

Was sent to the upper house by Col. Marsee Mr. Strong Mr. Baker

They return and say they Delivered it
& will for the relief of several poor persons therein mentioned
was read and ordered to be thus Endorsed vizt.

By the Lower House of Assembly May the 6th 1718.
Read the first and second times by Special order and will
pass. Signed by Order M^{rs}. Genl. C^o. L^o. C^o.

And sent to the upper house by Capt. Wainwright and Mr.
Wainhop. They return and say they Delivered it.

Col. Telghman and Mr. Love from the Upper House Deliver
Mr. Speaker the following Message vizt.

By the upper house of Assembly May the 6th 1718.
Gentlemen,

On Reading the report of the Conference on the Land
Law and your Message thereon we concur with your House
therein with this difference vizt. there be no appeal to Com^{rs} of
review but if nine Com^{rs} being men of the best reputation in
the Counties for ascertaining bounds of Land in each County
be appointed that Contending parties may have the better choice
of such and so many of them as they shall approve of to determine
their Controversies not being less than three whose Determination
shall be final but any person shall be obstinate and out upon
upon a choice then the Major part of the Com^{rs} to proceed to
determine the bounds in dispute from determination there
shall be no appeal but to England where the matter in Controversy
Amount to the value of three hundred pounds Sterling of which