Col. Ward, from the Upper House, delivers to Mr. Speaker, the following Meffige, viz-Gentlemen,

By the Unper House of Assembly, August 6, 1729. In Answer to your Message, by Capt. Gordon, and Mr. Jenings, We are of Opinion, that it will be more convenient for all the Members of both Houses to join, in presenting the Address to the Governour, by which it will appear to be done by the Consent of the whole Country, and thereby gain the greater Credit to what shall be propos'd relating to that Affair to our Neighbouring Colony of Virginia; with which, if you concur, we are ready to present it in the Conference Sign'd per Order, John Ross, Cl. U. He.

The House joins with the Proposal made in the said Message: Whereupon Mr. Speaker left the Chair; and he, and the rest of the Members of this House, went to join the Members of the Up-

per House.

Mr. Speaker, and the rest of the House, return.

Mr. Speaker re-assumes the Chair.

Berjamin Tasker, Elq; from the Upper Honse, delivers to Mr. Speaker, the Paper Bill, Intituled, An Act to prevent rigorous Prosecutions on Sheriffs, Testamentary, Administration and Deputy Commissaries

Indors'd thus :

By the Upper House of Assembly, August 6, 1729. The Ingross'd Bill, whereof this is the Original, is read and affented to.

Sign'd per Order, John Ross, Cl. Up. Ho. The Bill, Intituled, A Supplementary Act to the Act, Intituled, An Act for improving the Staple of

Indors'd thus:

Gentlemen,

By the Upper House of Assembly, August 4, 1729. Read the first Time, and order'd to lie on the Table. Sign'd per Order, John Ross, Cl. Ur. Ho.

And thus Indors'd, viz.

By the Upper House of Assembly, August 6, 1729. Read the second Time, and will pass, with the following Amendments; Page 1st, Line 16th, the Word make be left out, and in the 23d Line of the same Page, between the Words use and nor, insert, nor to restrain any Servants or Slaves, who are Tradesmen, from doing any such Work for the particular Use of their Masters or Mistresses, on their own Plantation or Plantations, and in the 21st Line of 3d Page, the Words and other Officers be left out, and in 24th Line of 4th Page, between the Words Counter and any, the Words following be inserted, fuch Person paying the whole Cost accruing upon such Prosecution. Sign'd per Order, John Ross, Cl. Up. Ho.

And the following Message, vizi

By the Upper House of Assembly, August 6, 17293

We have read and confidered your Message of the 2d Instant, by Mr. Beale, and Five others, in Anfwer to Ours of the 30th of July last; and are forry to find our Reasons therein given for not passing the Bill sent up by your House, for Improving the Staple of Tobacco, and for Easing the Inhabitants of this Province, in the Payment of Tobacco Debts, have not given you Satisfaction. But we are much more concern'd and surpriz'd at your alledging that you never heard any Artempts have been made to procure his Lordship's Diffent to the former Tobacco-Law, when it has been so publickly talk'd of, and notoriously known throughout this whole Province, that the Clergy have had some Meetings upon that Occasion, and as 'tis generally thought, some of them are gone over to Great-Britain, on Purpose to procure a Dissent to that Law: Our Surprize is still augmented, when you say you cannot conceive to what End such Application should be made; whereas it is known to all Persons who have any Experience in publick Affairs, that fuch Applications have proved heretofore fatal to our Laws, by inducing his Loroship to Dissent to them: For altho' it be true, as you affert, that we have a Legislative Power within this Province, and that our Laws when Enacted here, have the Force of Laws; yet we have repeated Instances, that when the Royal Prerogative, or that Part of it which his Lordship is invested with, by the Royal Charter, has been exercised in Diffenting to our Laws, they have been no longer effeemed as fuch, nor are ever put in Execution to those Ends and Purposes for which they were design'd. You confess that his Lordship has Differted to several of our Laws, and tell us, that you hope it will soon be determined, Whether he has Authority so to do, or not? To which we Answer, that whenever it shall be determined by a proper Authority, that his Lordship has not that Diffenting Power, We shall readily submit to such Determination; but 'till then, we think ourselves oblig'd to be conformable to our Legislative Constirution, in such Manner as it has been derived to us from our Ancestors.

We are very much alarmed, and think ourselves injured by forc'd Constructions put upon our Messige, as if we intended any Thing therein, in Derogation of His Majesty's Sovereign Prerogative; such an Intention we disown, of which We have as zealous and dutiful a Detestation, as your House can have; and therefore We desire you'll avoid all Infinuations for the future, of calling

our Loyalty in Question, which, We doubt not, will always appear equal to your own.

We think you have no Reason to doubt what we mean by a Dernier Resort, since it cannot in this Case be properly applied to any but his most Sacred Majesty; to whose Sovereign Prerogative, as inherent in his Royal Person, or such Prerogatives as are delegated to our Proprietary, when executed by him as a Substitute, We shall always pay an awful Regard; and endeavour so to behave our felves, in all the Acts of Legislation, as not to forfeit that inestimable Privilege; For which Reason, we are unwilling to make repeated Acts to the same Purpose, so soon the One after the Other, lest we should justly be suspected of endeavouring thereby to avoid the Effect of a Disfent to our Laws, and so by abusing our Legislative Power, draw upon our selves such Restraints, as may, in a great Measure, deprive us of its

To conclude, We are, and always shall be, ready to do any Thing that reasonably we can, for the Benefit and Advantage of our Country; and as an Instance of that good Disposition, proposed to your House in our former Message, the preparing a Supplementary Bill to supply the Desects in the