All which is submitted to the Consideration of your Honourable House. Signed per Order, Thomas Harwood, junior, Cl. Com.

The Bill entituled, An Ast for the Preservation of the Breed of wild Deer, &c. was read, with the Amendments proposed by the Upper House; to which Amendments this House will not agree.

The House adjourns'til 2 o' Clock. Post Meridiem.

The House met according to Adjournment. The following Message; viz.

By the Lower House of Assembly, June 1, 1750.

May it please your Honours,

N considering the Amendments proposed by your Honours, to the Bill entituled, A Supplementary Ad to the Act entituled, An Act for amending the Staple of Tobacco, &c.

This House have agreed to the following; viz. That in Page 2, Line 17, after the Word officiated, to the Word Office in the 8th Line of the 3d Page, may be left out. In Page 5 Line 4, after the Word same, to the Word notwithstanding in the 3d Line of the 6th Page, may be left out. In Page 10, Line 1, from the Words And whereas, to the Words as aforesaid in the 22d Line, may be omitted. In Page 12, Line 8, instead of the Word Ten, we agree it should be made Twenty. We also agree to the Amendment proposed to be inserted in the 6th Line of the 6th Page; viz. And which said Inspector, or Inspectors, is be chosen, and accepting the Office, shall not resign his said Office, or resule to act therein, until the form Day of September years; with this Alteration, put December instead of September. But as to any other of the Amendment proposed by your Honours, to be made to that Bill, we cannot agree these 0; a difference have niendmen's proposed by your Honours, to be made to that Bill, we cannot agree these o; a d therefore have sent the Bill nerewith, for your further Consideration. Signed per Order, M. Macnemura Cl. Lo. Ho.

Was sent to the Upper House, with the Bill entiruled, A Supplementary All to the Act entituled, An Act for amending the Staple of Tobacco, &c. by Col. Sprigg and Mr. Stoddert.

The several Ingrossed Bills, assented to by this House, from Number 2 to 26, were sent to the Upper House, with the Paper Bills, by Mr. Stod-

dert and Major Selby.

Mr. Walter Hanson, one of the Justices of Charles County, having attended the Summons of this House, issued on a Report from the Committee of Grievances, relating to a Judgment rendered by the Justices of (harles County last March Court, for a certain Matthew Barnes, against Agron Nalley, was called to the Bar of the House; and the Report being read to him, the said Hauson consessed that he was one of the Justices present in Court, when the said Judgment was rendered; that his consenting and suffering the said Judgment to be entered up, proceeded from Hurry, and an Inclination to expedite and finish Business, it being late at Night when Judgment passed; and also from the wrong Information that was given to the Court by the Plaintiff's Attorney, who informed the Court that the said Barnes's Account was proved by Record, altho' in Fact the Account was not proved; and that it did not come to his Knowlege, that the Judgment so given was erroneous, 'til tome Time afterwards, when he was forry for it : That he hoped the Clemency of this House would attribute his Procedure to a mere Misconception of Facts, and not to any corrupt Intention or wilful Design.

Mr. Han/on was ordered to withdraw.

The House took into Consideration the Answer of Mr. Walter Hanson; and Resolved, That his Behaviour proceeded from an Inadvertency, and not from any evil Defign.

Ordered, That Mr. Hanson be again called to the Bar, and that he be acquainted from the Chair with the Sense that this House sustained of his Conduct; and that it be recommended to him to act with more Circumspection in his Station for the future.

Mr. Hanson