

Mr. *Hanson* was again called to the Bar, and Mr. Speaker gave him the following Charge.

This House has considered your Answer to the Report that was read to you, And are willing to believe, that the Error complained of has rather proceeded from Inadvertency, than any real Design; but it's very apparent there has been Inattention and Neglect of Duty: However they incline to treat you with great Tenderness, and thereby give a Precedent to the Courts below. I am therefore only to recommend it to you, to be more circumspect for the future, and take Care that no more of his Majesty's Subjects be injured in like Manner; which I do accordingly. There are some Fees and Charges arising due, as Taxes, by a Committee of this House; on Payment of which you are discharged.

Ordered, That Col. *King* and Mr. *Wootton* do tax the Fees.

Col. *King* delivers to Mr. Speaker the following Account, taxed.

IN Obedience to an Order of the House of Delegates, we have proceeded to tax the several Fees and Charges following, as due to the Officers of the House, and others, on the Complaint of *Aaron Nalley*, against Messieurs *Walter Hanson*, *Robert Yates*, and *Daniel of St. Thomas Jenifer*, Justices of Charles County: That is to say,

To the Clerk, for three Summons,	_____	0 9 0 0
To Ditto, for a Copy of the Report,	_____	0 5 0 3
To the Serjeant, for serving three Summons,	_____	0 9 0 0
To Ditto, for a Messenger to Charles County,	_____	2 0 0 0
To <i>Charles Wilkerson</i> , for two Days Attendance, as an Evidence against said Justices, and itinerant Charges,	_____	1 4 0 0
To <i>Aaron Nalley</i> , for two Days Attendance, as Ditto against Ditto, and itinerant Charges	_____	1 4 0 0

		£. 5 11 0 3

Mr. *Walter Hanson's* third Part is _____
All which is submitted to the Consideration of the Honourable House.

£. 1 17 0 1
R. KING,
TURNOR WOOTTON;

The House having considered the Report from the Committee of Elections and Privileges, doth concur therewith: And unanimously Resolved, That Mr. *Nathanael Wright*, a Member returned to serve for *Queen Anne's* County, is incapable of being elected; and therefore the Election is declared void.

Ordered, That Mr. Speaker issue his Warrant to the Secretary of this Province, to make out a Writ of Election directed to the Sheriff of *Queen Anne's* County, to chuse a Member to serve in this Assembly, in the Room of the said Mr. *Wright*.

Col. *Hooper* delivers to Mr. Speaker an Address to his Lordship, which was read, approved, and ordered to be Ingrossed.

Mr. *Matthew Barnes*, having in Obedience to the Summons of this House, issued on a Report from the Committee of Grievances, relating to a Judgment erroneously rendered in *Charles* County Court, for him the said *Barnes* against *Aaron Nalley* of the said County; the House having examined Witnesses at the Bar relating to the same:

Resolved, That the Act entituled, *An Act for amending the Staple of Tobacco*. &c. has sufficiently provided against the Evil complained of; and that the said *Aaron Nalley* has a proper Remedy prescribed by that Act.

Ordered, That the Serjeant at Arms do acquaint the said *Matthew Barnes*, that he is discharged from further Attendance.

The House adjourns 'til Tomorrow Morning at 9 o' Clock.

Saturday