Monday Morning, May 27, 1751.

THE House met according to Adjournment: The Members were called, and all appeared as on Saturday, except Capt. Addison, Mr. J. Mackall, Mr. Lloyd, Mr. J. Goldsborough, and Mr. Baxter. The Proceedings were read.

Capt. Handy hath Leave of the House to go home.

It being moved, That a Bill be brought in to annex that Part of the Indian Town, that lies between Nassango Creek and Accordo Branch, to the Parish of Allballows in Somerset County; Leave is given: Ordered, That the Committee of Laws do prepare and bring in a Bill accordingly.

The House adjourns until 2 of the Clock.

Post Meridiem.

The House met according to Adjournment.

Mr. Wootton delivers to Mr. Speaker a Bill entituled, An Act to prevent the Sale of Trashy Tobacco; which was read the first Time: And on reading the second Time, by especial Order, the said Bill; the Question was put, Whether the said Bill shall pass, or Not? Resolved in the Affirmative.

Bond, Mills, Key, Barnes, Wilmer,	Bordley, B. Mackall, Smallwood, Stoddert, Lee,	For the Appirmative R. J. Henry, Handy, Waggaman, Oldham, Sulivane,	Hyland, Beker, Baxter, Wootton, Addison,	Gordon; Dulany, Scarborough; J. Henry, Crabb,
Carroll, Worthington,	Wilfon, King,	Hooper, Colvill, For the Negative.	Sprigg, Murdock,	Chaplain, Prather.
N. Smith, Heighe,	Lecompte, Travers,	Hopper, Wilkinson,	Davis, Tillotion,	Robins,

Which Bill was accordingly Indorsed, "Read the first and second Time" by especial Order, and will pass;" and was sent to the Upper House by Mr. Wootton and three more.

Mr. William Eilbeck, one of the Justices of Charles County. having attended the Summons of this House issued the 20th Day of May Instant, on a Report from the Committee of Grievances and Courts of Justice, made last Session, relating to a Judgment rendered by the Justices of Charles County in June Court, 1749, against a certain Peter Dent; was called to the Bar of the House; and the said Report being read to him, he confessed the Facts therein set forth to be true; that he was present in Court when the Judgment was entered; that he was involved in passing the said Judgment, by the Majority of the Opinions of the said Justices, and omitted entering any Protest thereto; and that he submitted to the Lenity and Determination of this House.

Mr. Eilbeck was ordered to withdraw.

The House took into Consideration the Answer of Mr. Eilbeck, and Refolved, That his Behaviour proceeded from an Inadvertency, and not from any evil Design. Ordered, That Mr. Eilbeck 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 suture.

[May Session, 1751.]