For the AFFIRMATIVE,

<b>2 4. 4</b>				
r Reeder,	Worthington,	Lecompte,	Baker,	King,
Williamson,	J. J. Mackall,	Govane,	Ward,	Lloyd,
Hynson,	E. Gantt,	Cockey Deye,	Murdock,	E. Tilghman,
Hammond,	Hanson,	Owings,	Fraser,	Bracco,
E Gassaway,	M. Tilghman,	Hyland,	T. Gantt,	Beatty.
Carroll.	Sulivane,	Earle,		•
<del>-</del> '	<u>-</u>			

For the NEGATIVE,

Sothoron, Wilson, Edmondson, Dulany, Chapline. Waggaman, Goldsborough, Oldham, Woodward,

On Motion, Ordered, That the following be entered on the Journal as the Resolves of this House, viz. The House taking into Consideration the Message of the Upper House of the 4th Instant relative to the Supply Bill, and it appearing to them that the Acrimony and Spirit of Abuse manifested therein, has lest no Room to hope that a good End can be obtained by any Mode of Procedure this House can devise, relative to the Bill sent up for his Majesty's Service, and the Desence and Security of this Province; and as that House have in that Message, laid down Positions tending to destroy the ancient and undoubted Rights and Privileges of this House, and have assumed Powers that do not Constitutionally or Reasonably Belong to them, 'tis therefore thought necessary to enter into such Resolves as the Shortness of Time will allow, in Vindication of the Conduct and Support of the Rights and Privileges of this House against the unjust Attempts of the Upper House, less their Silence should be hereaster construed to their Disadvantage, and looked upon as an implied Acknowledgment of those Powers.

Resolved, That the Words objected to by the Upper House in the Preamble of the Bill, are agreeable to Expressions in Grants of Aids for his Majesty's Service by the Commons of England; and this House is the more confirmed in the Propriety of those Words, by the following Arguments in a Conference with the Lords, which are entered in the History of the Proceedings of the Commons, viz. That in the famous Record, called the Indemnity of the Lords and Commons, settled by the King, Lords, and Commons, on a most solemn Debate in 9 Hen. 4, it is declared,

"That all Grants and Aids are made by the Commons, and only affented to by the Lords." "That the modern Practice is to omit the Lords out of the Granting, and name them Parties only to
"the Enacting, Clause of Aids granted to the Crown, to which their Lordships have always concurred,

" and on Conferences departed from their Attempts of Petty Alterations, in Acts relating thereunto."

Resolved, That although this House, considering the Exigencies of Affairs, may at Times have made Concessions in particular Instances, to the unreasonable Demands or Desires of the Upper House, derogatory to their own Rights; yet they have always insisted upon, and now think it absolutely necessary to repeat, in Consirmation of their Rights, what is entered among the Proceedings of the House of Commons at home, to assert their Rights, viz. "That all Aids and Supplies granted to his Majesty in Parliament, are the sole Gift of the Commons: That all Bills for the Granting any such Aids and Supplies ought to begin with the Commons: And that it is the undoubted and sole Right of the Commons, to direct, limit and appoint in such Bills, the Ends, Purposes, Considerations, Conditions, Limitations and Qualifications of such Grants, which ought not to be changed by the House of Lords."

Resolved, That the Right of Nomination of Commissioners in all Bills of this Nature, being constantly exercised by the House of Commons, does of Course west in this House; it being the undoubted Right of the People of this Province, as far as is consistent with their Circumstances and dependent State, freely to exercise and enjoy every Literty and Privilege that his Majesty's Suljects in Great-Britain have, either by themselves or their Representa-

times, a Right to exercise and enjoy, according to the Laws and Constitution of the Realm.

Resolved, That as a Double Tax on Papists and other Non-Jurors is constantly imposed by the Land-Tax Acts in the Mother Country, this House think themselves sufficiently justified in imposing it here; and that considering the many valuable Possessions both of Lands and Negroes held by Societies of Popish Priests and Jesuits, living together in a Confessate Manner, and the Numbers of Papists and other Non-Jurors residing in this Province, and the Danzer arising from their known Principles, which are incompatible with, and destructive to, all Protestant Estation ments, it is thought but common Prudence to distinguish their Disaffection by some public Discouragement.

Resolved. That the there may have been some Petitions of Claimants upon the Public (which do not at present occur to this House) preserved to the Upper House in the first Instance; the some Allowances may have been made and insisted upon by the Upper House, which this House had not considered, or had rejected, and the some Claims may have been interted in the Journal of Accounts, which this House had not considered, or had before disallowed; and have been the constant and uninterrupted Usage, for the Claims of almost every Public Creditor to be laid before