Semerville was confidered, not only as behaving well, but on account of a confiderable Expence he was at, in raifing and substituting some Recruits, until they got to the Frontiers, for which he had never been reimbursed; and Mr. Lynn, exclusive of his good Services, set forth, that he should entirely lose his Pension in the Chelsea Hospital, by being in the Service of this Province, unless he could go to England, to get re-instated, and that his distressed Circumstances would not permit him to go, unless assisted by the Assembly. We don't make the least Doubt of Mr. Gorrel's being very worthy, and of his having behaved well; but, as no such particular Circumstance, at present, appears to have attended his Case, we have thought proper to refer the Matter for surther Consideration, that if any particular Matter should appear to us, in suture, we may be at Liberty to consider it.

The Governor's Message of June 13, 1768, and the Accounts therewith sent: Read a second Time. The Question was put, Whether the said Account be allowed? Resolved in the

Affirmative.

For the AFFIRMATIVE.

Wolstenholme,	Ringgold,	Gantt,	N. Thomas,	Wright,
Eden,	Gresham,	Grahame,	Steele,	Selby,
Key,	Mackall,	Wilfon,	Veazy,	Purnell,
Buchanan,	Parran,	Goldsborough,	Ward,	Crefap.
	For the	NEGATI	VE.	,
Bordley, Chase,	Johnson,	Harrison,	Beall,	Allen,
	Griffith,	Hayward,	Tyler,	Luckett.

Worthington, Ware, Dickinson,

John Beale Bordley, Esq, from the Upper House, delivers to Mr. Speaker, the following

Paper-Bills, viz.

A Bill, entitled, An Ast for eresting a Court-House and Public Prison for Baltimore County, in the Town of Baltimore, and for making Sale of the old Court-House and Prison.

A Bill, entitled, An Ast to prevent the Exportation of Flour, Staves, and Shingles, not merchantable, from the Town of Baltimore, in Baltimore County, and to regulate the Weight of Hay, and Measure of Grain, Salt, Flax-seed, and Fire-wood, within the said Town.

A Bill, entitled, An Act for the Adjournment and Continuance of Frederick County Court.

A Bill, entitled, An Act confirming to Spedding Bromwell, of Talbot County, certain Lots of Land therein mentioned: Which Bilis were thus feverally indorfed: "By the Upper House of Assembly, June 18, 1768. The ingrossed Bill, whereof this is the Original, read, and assembly of the second of the County, Certain Lots of Land therein mentioned: "By the Upper House of Signed by Order, U. Scott, Cl. Up. Ho."

Also a Bill, entitled, An Act for amending and declaring the Law in the Cases therein mentioned; indorsed: "By the Upper House of Assembly, June 17, 1768: Read the first Time, and ordered to lie on the Table.

Signed by Order, U. Scott, Cl. Up. Ho."

"By the Upper House of Assembly, June 18, 1768: Read the second Time, and will pass, with the annexed Amendments.

Signed by Order, U. Scott, Cl. Up. Ho."

1st Amendment.] In the last Line of the first Page, after the Word "upwards," insert the following Words, viz. "or an Estate of Freehold, as aforesaid, of the sull Value of 50 l. Ster-"ling, at the least."

2^d Amendment.] Strike out the first enacting Clause in the third Page, and the Proviso immediately following that Clause; and also the second enacting Clause, in the said Page.

3^d Amendment.] At the End of the third Page, add as follows, "and also after the Disso-"lution of any Injunction, of, or from the Court of Chancery, or the Discharge, or Expiration of any Supersedeas, on Appeal, or any Writ of Error, at any Time, within Twelve Months after Dissolution of such Injunction or Discharge, or Expiration of such Supersedeas." 4th Amendment.] In the 6th and 7th Lines of the 4th Page, leave out the following Words,

4th Amendment.] In the 6th and 7th Lines of the 4th Page, leave out the following vv ords, viz. "or as of any preceding Court, according to the Agreement of the Parties, and Terms of "fuch Submiffion."

5th Amendment.] In the 13th Line, in the same Page, leave out the Words, in the first of their Sitting," and in their Stead, insert the following Words, viz. "within Seven Days

"after such Award shall be produced in Court, to the said Justices."

6th Amendment.] In the 14th Line of the same Page, after the Word "in," insert the sollowing Words, viz. "or by Surprise, Imposition, or Deception of," and after the Word

"Arbitrators," in the faid Line, infert the following Words, viz. " or without due Notice to the Parties, or their Attorney, or Attornies."

7th Amendment.] Leave out, in the 5th Page, what follows after the Word "notwithstand-"ing," in the faid Page.

8th Amendment.] Leave out of the 2d Line of the last enacting Clause, the Words, "and Execution thereupon had;" and after the Word "Confession," in the 4th Line, leave out what follows, to the End, and add the following Proviso, viz. "Provided always, that nothing in