

R O B E R T E D E N, Esq; GOVERNOR. 317

Daniel Dulany, Esq; from the Upper House, delivers to Mr. Speaker, the Bill, entitled, *An Act to establish a Market in Frederick-Town, &c.*

The Bill, entitled, *A Supplementary Act to the Act, entitled, An Act to enable the Justices of Queen-Anne's County Court, &c.* And,

The Bill, entitled, *An Act to divide St. George's Parish, in Baltimore County;* severally endorsed: "By the Upper House of Assembly, November 10, 1770: Read the First and Second Time, by an especial Order, and will pass.

Signed by Order,

U. SCOTT, Cl. Up. Ho."

Which were read here and passed for engrossing.

Mr. Key, Mr. W. Thomas, Mr. Aquila Hall, and Mr. Edward Tilghman, appeared in the House.

On a Second Reading the Message from the Upper House, by John Ridout, Esq; RESOLVED UNANIMOUSLY, That this House doth not agree that the Regulation of the Fees, and the Provisions dependent thereon, be the same as in the last Inspection Act.

That this House doth not agree that the Mode of recovering Penalties be the same.

That this House doth not agree that there be no new Allowance on Tobacco Payments, or that the Clause in which it is comprised, may be so explained as clearly to extend only to cropped Tobacco.

The Question was put, that the Clergy receive on 32 instead of 30 lb of Tobacco per Poll, if paid in Money? Resolved that they receive Thirty-two.

For T H I R T Y - T W O.

Messrs	{	Key,	Gantt,	M. Tilghman,	Veazy,	J. Hall,
		W. Thomas,	Grahame,	Dickenson,	Baxter,	Wright,
		Ringgold,	Smallwood,	N. Thomas,	Ward,	Hollyday,
		Chafe,	Ware,	J. Paca,	Beall,	E. Tilghman,
		Johnson,	Adams,	Steele,	Contee,	Dashiell.

For T H I R T Y.

Messrs	{	Buchanan,	Mackall,	Deye,	Allen,	Heugh.
		Bordley,	Harrison,	W. Paca,	Lockett,	

RESOLVED, That this House doth not agree that the Inspection may be closed at the Time directed by the last Regulation.

UNANIMOUSLY RESOLVED, That this House doth not agree that there be an annual stated Income of Six Hundred Pounds Sterling to the Secretary, Commissary-General, and Judges of the Land-Office respectively.

RESOLVED, That this House doth not agree that the Fees and Proportion of the Poll-Tax, which became due during the Existence of the late Regulation, and remain unsatisfied, may be accordingly paid.

ORDERED, That Mr. Ringgold, Mr. J. Hall, Mr. Hollyday, Mr. Tilghman, Mr. Johnson, Mr. Chafe, Mr. Allen, Mr. W. Paca, Mr. Grahame, and Mr. Bordley, do prepare a Message to the Upper House, in Answer to their Message of this Day by John Ridout, Esq;

The Question was put, whether the following Question, viz. "Whether in the Message to be prepared in Answer to the Message of the Upper House, they shall be informed that this House cannot agree to confer with them upon the Clause of the Bill which directs that the Commissary-General shall charge no Fees for Services done by his Deputy," be now put? Resolved in the Negative.

For the N E G A T I V E.

Messrs	{	Key,	Mackall,	Dickenson,	Contee,	Wright,
		W. Thomas,	Gantt,	N. Thomas,	J. Hall,	Hollyday,
		Buchanan,	Grahame,	Steele,	W. Paca,	Heugh.
		Bordley,	Adams,	Baxter,		

For the A F F I R M A T I V E.

Messrs	{	Ringgold,	Smallwood,	M. Tilghman,	Veazy,	Allen,
		Chafe,	Ware,	Deys,	Ward,	Dashiell,
		Johnson,	Harrison,	Aquila Hall,	Beall,	

Walter Dulany, Esq; from the Upper House, delivers to Mr. Speaker, the Bill, entitled, *An Act for the Relief of certain languishing Prisoners in the several Jails therein mentioned;* thus endorsed: "By the Upper House of Assembly, November 10, 1770: Read the First and Second Time, by an especial Order, and will pass, with the Amendment hereunto annexed.

Signed by Order,

U. SCOTT, Cl. Up. Ho."

At the End of the last Page, add the following Clause, viz.

"And be it further enacted, by the Authority aforesaid, That if any of the Persons intended to be relieved by this Act, and who shall choose to take the Benefit thereof, are, and shall in the Opinion of Two Justices of the Peace of the County where the Party is a Prisoner, be of sufficient Ability of Body to labour, such Person or Persons, not having a Wife or Child, or Children under 12 Years of Age, shall be, and are hereby obliged to serve for a Time, not exceeding Five Years, any Person or Persons, who are or shall be inclined to purchase the

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