

The following Allowances to be deducted from the general Allowance :

John Irvin - - - - -	1600	Anne Greenwood - - - - -	1200
Robert Philips - - - - -	800	William Whitbey - - - - -	1200
Jacob Ford - - - - -	1000	Miles Green - - - - -	2500
John Moore - - - - -	1000	James Tucker Blades - - - - -	1500
Unity Lilly - - - - -	1200		
Anne Bell - - - - -	1800		
Thomas Downey - - - - -	600		
Anne Reynolds - - - - -	1500		
		In all	15900

True Copy. R. TILGHMAN, Cl.

June Court, 1770.

The Court order the Sheriff of Queen-Anne's County to pay unto the Administratrix of Dr. Joseph Haslett, deceased, the Quantity of Fifty Thousand Pounds of Tobacco, in Pursuance of their Contract with the said Joseph Haslett in his Life-time, made for maintaining and providing Necessaries for the Poor of this County; which Tobacco was levied at November County Court last.

True Copy.

Test. R. TILGHMAN, Cl.

Which was read and concurred with, and referred for Consideration on the Third Tuesday in next Session.

The Consideration of the Paper, recommended to the General Assembly, from the Magistrates of Charles County, is referred till the Second Friday in next Session of Assembly.

John Ridout, Esq; from the Upper House, delivers to Mr. Speaker, the Bill, entitled, *An Act for dividing All-Saints Parish in Frederick County, and to erect Two new Parishes, by the Names of Eden Parish and Frederick Parish*; thus endorsed: "By the Upper House of Assembly, November 13, 1770: Read the First Time, and ordered to lie on the Table.

Signed by Order,

U. SCOTT, Cl. Up. Ho."

And thus: "By the Upper House of Assembly, November 19, 1770: Read the Second Time, and will pass with the following Amendments: Leave out from the Word "therein," in the Fourth Line of the First Page, to the Word "Parish" inclusive, in the Eighth Line of the same Page. Leave out from the Word "Parishes," in the Third Line from the Bottom of the First Page, to Word "Parish," in the Seventh Line from the Bottom of the Third Page. Leave out from the Word "Districts," in the Third Line from the Bottom of the Third Page, all that follows in that Page. Leave out from the Word "Cases," in the Third Line of the Fifth Page, to the End of the Bill.

Signed by Order,

U. SCOTT, Cl. Up. Ho."

Mr. Johnson brings in, and delivers to Mr. Speaker, a Bill, entitled, *An Act to enable Nicholas Rogers, an Infant, to demise the real Estate therein mentioned*: Which was read the First and Second Time, by an especial Order, and will pass. Sent to the Upper House by Mr. Deye and Mr. Aquila Hall.

They return and acquaint Mr. Speaker they delivered the Bill.

The House adjourns till To-morrow Morning VIII o'Clock.

T U E S D A Y, November 20, 1770.

THE House met according to Adjournment. The Members were called and all appeared as on Yesterday. The Proceedings of Yesterday were read.

William Hayward, Esq; from the Upper House, delivers to Mr. Speaker, the Bill, entitled, *An Act to enable the Commissioners for emitting Bills of Credit to pay to John Duckett, William Mills, and John Peacock, the Sums of Money therein mentioned*; and the following Message:

By the UPPER HOUSE of ASSEMBLY, November 20, 1770.

GENTLEMEN,

THE many Instances in which this House have, from Time to Time, exercised their Right to amend Bills for Appropriation of publick Money, are too well known to make it necessary for us to point out Precedents for the Measure we lately pursued, with Respect to the Bill, entitled, *An Act to enable the Commissioners for emitting Bills of Credit to pay to John Duckett, William Mills, and John Peacock, the Sums of Money therein mentioned*; we shall therefore only say, in Answer to the First Part of your Message of Saturday, that disregarding the exclusive Claim you are now pleased to set up, this House will, as freely as they have heretofore done, continue to exercise their Judgment whenever Bills for the Application of publick Money come before them, and either refuse absolutely, give their Assent to, or propose Amendments to such Bills, in the Manner they may think most expedient or reasonable.

We do not object to the Quantum proposed to be allowed Mr. Duckett, but are not disposed to make him, or others, consider an Order of your House alone of more Efficacy or Weight than an Act of the whole Legislature, and think he will have little Reason to complain, if (especially after the Favour shewn him by the Ordinance of 1768) he be put on no worse Footing than those who have performed similar Services, pursuant to the Direction of Acts of Assembly. To these Parts of the Bill in Question, which are calculated to rectify Errors that were made in the last Journal of Accounts or List of Debts, to the Injury of William Mills and John Peacock,