

L. H. J. And (thus)

By the Upper House of Assembly October 23<sup>d</sup> 1728

Read the second time and will not Pass.

Signed p Order. Geo: Plater Cl: Up: Ho:

M<sup>r</sup> John Brannock M<sup>r</sup> Kirk and M<sup>r</sup> Edmundson Members of this House being ordered to withdraw untill the Petition of Vincent Lowe is heard at the bar of this House they being related to the Sevrall Partics concerned in the said Petition accordingly withdrew

M<sup>r</sup> John Brannock having withdrawn as a relation to one of the Persons complained of in Vincent Lowe's Petition was Admitted as an Attorney to Plead at the bar he having taken the Oath prescribed by Law as an Attorney

The Petition of Vincent Lowe and Elizabeth his wife being heard at the bar of this House was Ordered to be thus indorsed (viz)

By the Lower House of Assembly October 23<sup>d</sup> 1728

This Petition being read and the Proofs heard the same is rejected for that it appears to this House the Petitioners have their releif elsewhere.

Signed p Order M. Macnemara Cl: Lo: Ho:

Coll<sup>o</sup> Richard Tilghman from the Upper House delivers to M<sup>r</sup> Speaker the following Message (viz) [The text of this message is printed at page 131.]

p 90 The following Message being Prepared was Ordered to be Entred (thus) [The text of this message is printed at page 132.]

p. 92 Sent to the Upper House by James Harris Esq<sup>r</sup> and M<sup>r</sup> Key who return and Say they delivered the same.

The Bill Entituled a Supplementary Act to the Act for relieving the Inhabitants of this Province from Some Aggreivances in the Prosecutions of Suits at Law being read was ordered to be thus Indorsed (Viz)

By the Lower House of Assembly October 23<sup>d</sup> 1728.

Read the second time and will Pass.

Signed p Order. M. Macnemara Cl: Lo: Ho:

The Same was sent to the Upper House by M<sup>r</sup> Hamilton and Capt<sup>n</sup> Blackistone who return and say they Delivered the same

The Question being Put whether the County Courts when it shall appear to them that the Guardians of Orphans and the Securities they have given for the Orphans Estates are necessitous and insufficient and that the County Courts cannot get any Person to take the