

U. H. J. both; And as upon all Occasions your Lordship hath ever shewn the earliest Readiness and strongest Inclination to Act and do for the Good and Welfare of this Your Province So We do not doubt but to have Your Lordships kind Concurrence herein which are the earnest Wishes of

May it please Your Lordship
Your Lordships most dutiful
and faithfull Tenants
John Hall, President

p. 68 The following Message is sent by Philip Lee Esq^r

By the Upper House of Assembly 9 April 1736

Gentlemen

However unwilling this house may be in their Inclinations to lay any Imputations of Irregularity on the Proceedings of your House; or to suppose you capable of acting in a Manner inconsistent with the good Understanding which ought to subsist between the two houses; yet with Regrett We find by your Message of this Day by M^{rs} King and Stoughton that you do not think it Want of Charity to tax us with making an irregular Request in Our Message of yesterday by Edmund Jenings Esq^r and in Our Message of this Morning by George Plater Esq^r and the Reason you assign for incomplyance seems as extraordinary as that Refusal; We desire to know whether you agreed to Our Amendments, you refuse to satisfy us in that point, lest We should hereafter ask Reasons for your Incomplyance: We ask only the first, and if We had desired the last, the Proceeding would have been very parliamentary

The Reason of sending our former Messages was, because We did not see that Bill sent to Our house amongst the Engrossed Bills, but We are convinced that if your House had agreed to the Amendments proposed by this house, No parliamentary usage can justify the not sending the Engrossed Bill; unless you will say it is regular to keep a bill which has received the Assent of both houses; And lest you should really think there is such a Right in Either house we have not sent down the Two Engrossed Bills the One Entituled an Act reviving & Continuing an Act of Assembly of this Province Entituled an Act for the speedy Recovery of small Debts out of Court before a single Justice of the Peace and the Other Entituled
p. 69 a supplementary Act to the Act Entituled an Act for the Tryal of all Matters of fact in the Counties where they have arisen or shall arise the Continuance of Causes in the Provincial Court and Adjournment of that Court, and for continuing the same; because you may (agreeable to your own Expressions) reasonably presume it is the Opinion of this house that those Bills should not be passed into