

L. H. J. own I am at a Loss to know what I can properly do in the Affair,
 Liber No. 47 therefore should be very glad of your further Opinion and Advice.
 June 8

None of the Places in Question are in my Nomination; and if I should order the Attorney General to prosecute them for a Breach of the said Law, I fear that might be the less effectual, as there is no Penalty imposed for not taking the said Oath.

Sam. Ogle.

On reading and considering the Message of this Day from the Upper House by Richard Lee, Esq; Resolved, That all Bills that take their Rise in, and go from this House to the Upper House, ought to be returned again to this House with an Affirmative or
 p. 183 Negative, or with Reasons for not reading or considering such Bill.

Resolved, That the retaining the Bill entituled, An Explanatory Act to the Act entituled, An Act to repeal a certain Act of Assembly entituled, An Act to prevent the Growth of Popery within this Province, by the Upper House, is unprecedented, and contrary to the constant Course of Proceedings that hitherto hath subsisted between the two Houses; and tends to the destroying the good Harmony that ought to subsist (and which we have ever endeavoured to keep up) between the two Houses.

Ordered, That Col. Sprigg and Col. Colvill do acquaint his Excellency, that no Public Business lies before this House to transact.

Edmund Jenings, Esq; and Col. Hammond, from the Upper House, acquaint Mr. Speaker, that the Governor requires the Attendance of the Lower House immediately in the Upper House.

Mr. Speaker left the Chair, and (with the Members of the Lower House) went to the Upper House; where he presented to his Excellency the Governor the following Ingrossed Bills, viz^t (See pages 534-536)

p. 185 All which his Excellency the Governor passed into Laws in the usual Form, and made the following Speech: (See page 536)

So endeth this Session of Assembly, this Eighth Day of June, in the Year of our Lord 1751.

Test. M. Macnemara, Cl. Lo. Ho.