

Lib. 64. under them touching the matters and decrees to be made by the said Commissioners by this present Act thereunto Authorized or any three or more of them the said Commissioners always giving timely notice of not less than Sixteen days of the time and Place of their Sitting Saving the right of all Persons under age non Sanæ memoriæ Feme covert and Persons non resident within this Province during Such time as they shall continue so who shall & are hereby allowed to Prosecute their claimes within twelve months after such disability Removed And unless any Party dissatisfyed with Such a Sentence shall appeall therefrom within thirty days to such commissioners as his Excy the Governour for the time being is hereby Impowered to authorize and Appoint by his Commission for that Purpose under the great Seale of this Province not exceeding five in Number whereof the Maj<sup>r</sup> Part If [not] all such Commissioners meet or two in case only three meet shall finally determine thereon in Manner aforesaid without any further Appeall or review.

And be it Enacted that the said commissioners be & Are hereby empowered to committ and Punish by fine not Exceeding One thousand Pounds of tobacco all Such Persons who shall disturb the sitting of the said Commissioners or willfully refuse to give evidence

And further for the better discovery of Psons rights to Lands claimed before the said Commissioners. The said Commissioners or any three or more of them may and are Empowered to Issue Precepts to the Sher & Survey<sup>r</sup> of the said County to resurvey and make returnes to the s<sup>d</sup> Commissioners Pursuant to the ten<sup>r</sup> of Such Precepts and warrants which the said Sher and Surveyor shall and are hereby obliged to Execute for such reasonable fees as to the said Commissioners shall seem meet and Also the said Commissioners shall and may make and establish such reasonable table of fees to their Clark whom they are to make Choice of with the approbation of his Excy for the writing and recording of any matters before them and to the Sher of the said County who is hereby Enjoyed by his Sufficient deputy constantly to attend them and serve and Execute all precepts warrants orders notices in writing or other Summons as by the said Commissioners to the said Sher shall be directed not Exceeding one full moyety in proportion to what is allowed by the Act of Assembly for limitation of Officers fees to the severall Sheriffs and Clerks of the County Courts which fees are to be upon Execution as other fees belonging to Clks and Sheriffs.

p. 219

And be it further enacted that the Judgment and determinations which shall be made betwixt Party and Party by Authority