

C. P. give the Especiall matter in Evidence And if the Plaintiffe  
 p. 72 shall discontinue his Suite or Judgment pass against him the  
 Defendant or Defendants shall recover his or their Double  
 costs for his or their Unjust Vexation.

Provided always that if Either of the said parties dispute-  
 ing bounds as af<sup>d</sup> shall find himselfe Aggrieved by any such  
 order Determination and Decree as af<sup>d</sup> itt shall and may be  
 Lawfull for the persons soe Aggrieved to make Application  
 to the Governour for the time being for a Speciall Commission  
 to be Directed to three persons Inhabitting within this province  
 whereof one to be of his Majestys Councill or one of the Jus-  
 tices of the Provinciaall Court and the other two to be well  
 skilled in the Art of Surveying and of Good Character such  
 as the Governor shall think fitt to Appoint to review such  
 Determination order and Decree who by Virtue of such Com-  
 mission shall have full power and Authority to review the same  
 According to the Directions and after the manner prescribed  
 in this Act and Either Confirme the same or otherwise to pass  
 such further Determination order and Decree of and upon  
 the premisses as to them shall seeme most Just and Equitable  
 soe always that the said review shall be made and fully Com-  
 pleted and Entred as af<sup>d</sup> within three months from the time  
 of the Determination made by the first Commissioners from  
 p. 73 which Last Determination and Entry of the platt and Certifi-  
 cate thereof as af<sup>d</sup> there shall be no further review or Appeall  
 whatsoever Allowed to any of the Courts of this province But  
 in Case the pretensions of any party Grievd shall amount  
 unto or be Adjudged to Exceed the Value of three hundred  
 pounds Sterl that then and in all such Cases such party may  
 have an Appeale from such sentence of the Commissioners of  
 review to the Kings Majesty in Councill he giving security to  
 prosecute such Appeale with Effect or Otherwise pay and  
 Satisfie all such Cost and Damage as shall or may Accrue to  
 the Other party for whome such Sentence has been given by  
 making such his Appeall as af<sup>d</sup>

Provided Nevertheless and itt is hereby Enacted And De-  
 clared that the party for whome such Sentence as af<sup>d</sup> shall be  
 given shall not any ways be Delayed by such Appeale to the  
 Kings Majesty as af<sup>d</sup> but Imediately put into Possession of the  
 Lands within the bounds soe Ascertaind as af<sup>d</sup> and alsoe  
 Provided that where any bounds of Lands have been Already  
 settled and Determined by any Law Suits Arbitrations or  
 otherwise such Determination appearing upon Record the  
 same soe Settled and Determined shall remain and Continue  
 unalterable and no ways Subject to any View or review of the  
 Commissioners appointed by this Law and that itt shall and