

U. H. J. but have Excluded All others from Priviledge of a Review Altho phaps they may be as much Injured by Judgm^{ts} formerly given as those are who have Already Petitioned whose Submissiveness to the Law ought not to Turn to their pjudice and that the Clause in the same Sheet w^{ch} Assigns the Com^{rs} and Other Officers their Fees is ambiguously Exprest w^{ch} ought to be Explain'd by these words or such Like (to the Com^{rs} and other Officers upon the first View) in the same sheet the Land Com^{rs} are made liable to a fine of five hundred pounds of tob^o for w^{ch} they may be Prosecuted in the Provinciaall Court, This we think unreasonable that they should be Exposed to so great trouble and Charge for so small a fine And ppose that it be made Cognizable in the County Courts only.

In the Second Sheet where Provision is made to Supply the want of any Com^{rs} of the first View or the Review who are
 p. 67 not Qualified to Act in Particular Cases by the Choice of New ones The Decision of such Com^{rs} of the first View as well as of the Review is made finall w^{ch} we take to be Contrary to the Intention of the Law

And we further think it necessary that pvision should be made that in Case of Sickness, Difference of Opinion, or any other Accident any two of the three Com^{rs} of Review may have Power to Receive Appeals and give Judgm^t thereon &c. And likewise that Provision be made how the Disputable bounds of Land w^{ch} lye partly in two Countys shall be Determined And that for the further Compliance wth his L^{dps} Instrucons Appeals be Allowed from the Judgm^t of the Com^{rs} of Review to England in such Cases and In such manner as the Laws of Great Brittain & the pvince Admitts of

We likewise Observe that great Inconveniencies may Arise from that Parragraph in this Bill w^{ch} pvides for the relief of those psons under Exⁿ for Costs Awarded by the Com^{rs} of the first View who upon their having a right to Appeale are to be Discharged from the Sherriffs Custody and Cannot be taken again until such time as that Appeale is Determined so that they may forever Avoid paying such Cost for thô they have a right to Appeale they are not obliged to do it & besides we think it Reasonable that before they are so Discharged they
 p. 68 should give Security for the payment of such Cost and Damages by Occasion of the delay if the first Judgm^t should be Affirm'd otherwise they becomeing Insolvent or Absenting themselves the Partie in whose fav^r the Judgm^t was given may Loose his Cost but we are of Oppinion that this Paragraph might be wholly Omitted Provision being made to Impower the Com^{rs} of Appeale to Adjudge all former Costs and Damages upon Reversing such Judgments