

acted within the County where said wills are aforesaid, And if any
Contest or dispute shall arise between any persons concerning the right
to Administration or Executorship, the same shall be decided by the
Chancellor or Commissary Generall or Judge in Testamentary Causes &
not by such person app^o in each County as aforesaid, neither shall such
person grant such Administration or take the probate of such Will till
such time as such dispute or difference is decided and determined by the
proper Judge thereof and certificate from such Judge of the same, And
such person so appointed as aforesaid shall and is hereby allowed as a
Fee for granting such Letters of Administration as aforesaid, & every
the Administrator and appraisor or for the probate of any Will or every
every Executor or Execut^r and Letters Testamentary, the sum of one hun-
dred and fifty pounds of Tobacco to be paid by such person or persons
requiring Administration or Letters Testamentary as aforesaid,
unless the Estate be so small as not to amount to the sum of two
thousand pounds of Tobacco, In every such case where the Estate is
of less value then two thousand pounds of Tobacco as aforesaid there
shall be paid to such person so appointed for such Letters of Admini-
-stration or Letters Testamentary as aforesaid, the sum of fifty pounds
of Tobacco & no more, any Law Statute or usage to the contrary therof
in any wise notwithstanding

June 2. 1692

June 27. 1692

Assented to by y^e Council Chamber

The house of Assembly have assented

Signed for^m

Signed for^m

John Lovellin

Hen: Denton