

185.

Plaintiffs are forced to sue with great damage
and delay of suitors. Be it therefore enacted by the Authority
aforesaid That any two or three of the Commissioners where-
of one to be of the episcopum meeting aforesaid be hereby
fully authorized and Impowered to adjourn the Court to
some short time after as to them shall seem meet and that no
suit for want of a full Court fall or abide, but the same shall
be continued until the next Court to be held according to such
adjournment aforesaid, Only that if the first day appointed
by this Act for the holding of the several and respective
Courts be not time enough to do the Business in that Court depending
then the Justices of such Court are hereby Impowered to adjourn
from day to day until such time as the Business returnable
or tryable in that Court shall be finished AND Whereas there
have some scruples arisen by the Comiss^s of the respective
County Courts whether they shall or may do any other business
in the Court in every respective year than what was concerning
Orphans the true intent and meaning of this Act is that the Comiss^s
of every respective County Court may and ought to do hear judge
and determine any Business depending in the said Court at the same
Time Court between any persons whatsoever well as relating
to any Orphans Business.

Tunr. 2d 1692

Tunr. 2d 1692

Affixed to by y^r Councill Board

Signed for d^r John Schellinger

The House of Assembly have affixed

Signed for d^r

A. Henderson Jr.