

a different Nature; and therefore crave the Liberty of
 your Excellency that by a certain Clause in the afore-
 recited Act of Assembly, for ascertaining Officers
 Fees. Your Excellency and this honorable Board impowred
 to rate and value the Services of the Officers. Not in
 the Said Act rated and valued in these words is -
 further provided that if any fees for any matter
 or thing whatsoever hereafter ^{to be} done belonging to the
 Office aforesaid by the Governour and Council so-
 allowed and adjudged and not in this Act mentioned
 Limited & allowed & adjudged, it shall be Lawfull
 for such Officer to have such fee or fees as the Said
 Governour & Council for the time being shall adjudge
 and allow off, & no more, And now may it please
 your Excellency for as much as some Services done by
 the Clerke of the Provinciall Court is Obliged to do,
 are not by the Said Act of Assembly rated & valued
 I humbly Pray your Excellency & this honorable Board
 that the Said Clerke of the Provinciall Court may be
 allowed to charge, what your Excellency & this
 honorable Board in your great Wisdom shall thinke he
 Deserves for the Services following viz:

Imp^{ts} For every Oath taken in Court for which the Oyer of
 the Same Court hath allowed him 12 of Tob^o & the
 Clerke every County Court Six pounds of Tobacco. -

27^{ly} For all probatts of acct^s taken in open Court for
 which the Clerke of every County Court by Fare allow
 8 pounds of Tobacco. -