

(84)  
Lib. C  
71

Petitions entered afor any the said severall  
Court dayes respectively shall be heard and  
ordered upon the request of either partie And no  
Court may be held for the determination of any  
Civill cause upon any other then the days aforesd  
un till the holding of such Court have been published  
by some note sett up at the usuall place at the least  
ten days before to the end all persons whom it  
concerns may have notice of it This Act to endure  
till the end of the next Assembly

An Act providing remedy for Plaintiffs in some  
Cases

The Defendant returned served & defaulting  
in appearance the Judge may admitt the plan  
tiff to prove his demand and if he see cause may  
proceed to judgm<sup>t</sup> And any writt shall be judged  
sufficiently served if it were shewen declared or  
tendered to the party or left at his usuall place  
in presence of his wife servant mate or child of  
age And affidavit made that the party had or  
might have knowledge of it And in case  
where the defend<sup>t</sup> is not an inhabitant of the  
or is absent out of it the judge may give reaso  
nable time for his answer according to the case  
and in default of answer may admitt the  
plantiff to prove his demand & proceed to judgm<sup>t</sup>  
if he see cause where any party is presented or  
indicted by 12 freeemen to be fugitive out of the  
province such fugitives lands and goods may  
be bound by judgm<sup>t</sup> or delivered in execution to  
the creditors making such proof as the judge  
shall think sufficient and the residue (if any  
be) shall be delivered to the party or parties lying  
within the province having next right to suc  
ceed & in defect of such shall be seized to the use  
of the Lord Proprietarie & the goods of such person  
shall be disposed of as in case of intestate This  
Act to endure till the end of the next Assembly

Am