

and shall and make cause of the County Court...

shall be recorded in the County Court and the Court of Chancery those to be Registered in perpetuum in memoriam...

**And be it further Enacted** by the Authority...

By and with the Advice and Consent aforesaid That whereas the Vicar of any parish within this Province have or shall think convenient to place either Church or Chapel of Ease within their respective parishes for the better Convenience of their parishioners but the Owner or Owners of such Land chosen out and appointed by such Vicar as aforesaid for the use of their parish aforesaid either refusing to make Sale thereof or being unreasonable in his or their Demands for the Same or otherwise incapacitated by Nonage non Lane Morbis or being beyond the Seas...

That then and in every such Case the respective Vicars of the respective parishes shall apply themselves to the Commissioners of the County Courts where they belong upon whose application the said Commissioners shall forthwith Grant their Warrants to the Sheriff of their County whereby requiring him at a certain Day and time to be by them Nominated and appointed to Impannell a Jury of Substantial Freeholders next adjacent to the Land in Quest aforesaid which said Commissioners and Jury aforesaid shall proceed in all things as by other Act of Assembly (Intituled an Act Impowering the Comptrolers of the Seccoral and respective Counties to take up & purchase Lands for their County Court houses) they are directed being two Acres as before in this Act is mentioned by any thing in this Act or any other ordained to the Notwithstanding.