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... in a good sufficient book in -
this to remain in the custody of the Clerk of the same Court -
for the time being amongst the Records of the same Court and
that the same Clerk shall on the back of every such deed in a
full legible hand make an Indorsement of such enrolment and
also of the folio of the book in which the same shall be ~~enrolled~~^{enrolled}
and shall to such Indorsement set his hand. Provided always
and be it further Enacted by the Authority aforesaid that when the
Grantor or Grantors Bargainor or Bargainors of such Lands Ten-
ements or Hereditaments shall be remote from either the provincial
Court or County Court where the said Deeds shall and may be lawfully
for such grantor or Bargainor to acknowledge the same in the County
where such Bargainors reside and so Certificates of such acknow-
ledgment under the hand of the County Clerk and under the Seals
of the same County of such acknowledgment shall be taken down
and be as good and valid as if the same had been
acknowledged either in the provincial or County Court where
such Land lies and be a sufficient Warrant for such County Clerk
where the Land lies to enrol the same And if any such grantor or
Bargainor of any Lands or Tenements as aforesaid shall happen to
be out of this province within any of Her Majesty's Dominions at
the time of the executing such Writing or Writings intended to
as the same cannot be acknowledged as if before directed or in-
rolled within the time for that purpose herein before limited -
That in every such Case such Lands or Tenements as aforesaid shall
be acknowledged by either of Attorney well and sufficiently proved -
either in the provincial or County Court where such Lands or Tenements
lie or before one Justice of the provincial Court or two Justices of
the County Court as aforesaid and be enrolled as aforesaid any thing
to the contrary notwithstanding.
And be it further Enacted by the Authority aforesaid
(that