

acknowledgment there shall be paid to the party or parties
making the same one shilling and no more and the Clerk shall
immediately upon the receipt of such deed endorse the sum of his
receiving the same on the back thereof and shall write and
truly enroll such deed or conveyance in a good sufficient book
in folio to be regularly alphabetted in the names of both parties
and to remain in the custody of the Clerk of the same Court for
the time being among the records of the same Court and that the
same Clerk shall on the back of every such deed in a place legible
hand make an endorsement of such enrollment and also after
folio of the book in which the same shall be enrolled and
shall to such endorsement set his hand — A.D.

I PROVIDED always and be it further enacted by the authority
of that when the Grantor or Gravitors Bargainer or Bargainers
of such lands tenements or hereditaments shall live remote from
either the provinciall Court or County Court where the Land lyeth
it shall and may be lawfull for such Grantor or Bargainer to
acknowledege the same in the County where such Bargainers —
live and a Certificate of such acknowledgement under the hand
of the County Clerk and under the seal of the same County office
acknowledged shall be taken deemed reputed and be as good and
valid as if the same had been acknowledged either in the prov. or
County Court where such Land lyeth and be a suff. warrant for
such County Clerk where the Land lyeth to enroll the same And
if any such Grantor or Bargainer of any lands or tenements as
afof shall happen to be out of this province within any of his
majestys Dominions at the time of the sealing such writing
or writings judicled so as the same cannot be acknowledg'd as
is before directed or enrolled within the time for that purpose —
wherein before limited that in every such Case such Lands or Tenments
as afof shall be acknowledged by a Letter of attorney well and sufficient
ly proov'd either in the provinciall or County Court where such
lands or tenements lie or before one Justice of the provinciall
Court or two Justices of the County Court as afof and so enrolld
as afof anything herein before contained to the contrary thereof
notwithstanding —

And be it further Enacted by the authority
of that every such writing judicled to be acknowledged and
(sealed)