

The two Indians in this petition mentioned & report the matter of
Fact to the next Provincial Court and that the said Provincial Court
be empowered by this Assembly to proceed according to Justice, &
Articles with the said Indians made at Delaware

Which Order aforesaid was sent to the Lower House who returned
it Endorsed viz

The Lower House do concur with the Upper House in this matter
Wm. Bretton Clerk

Then came Mr Loussey and Mr Lloyd with the Report of the
Committee appointed by both houses of this Assembly for the
Amendment of the Act for quietting Possessions viz

Imprimis. As to the first part of his Lordships Exceptions
in relation to Orphans It is most certain that the Orphans of
the Deceased will be most Wronged. His Predecessors have bona fide
paid for the same, and by this Reason is answered the General excep-
tions of his Lordships viz. that there would have greater Inconveni-
encies happened in case such course had not been taken

Though We Grant that as to the Rule of the Law of England
It may seem something Strange thought that that time to our own
quiett & the justness of the General Cause of our Country We
found it good reason / except that part of his Lordships excep-
tions in the Lands held by Patent which We do humbly pre-
sent to the two Houses for amendment & that It may be mended
in these Terms.

Provided that this Law nor any thing therein contained
shall bar nor the Lord Proprietors &c. for their Claim to any Lands
in this Province whatsoever Signed Ed: Lloyd

The Lower House do concur with the Report of the Committee
astouching the Act of Quietting Possessions
Wm. Bretton Clerk

This House do judge it very convenient that seven Copies of
the Laws made this Assembly be fairly transcribed into parchment
& pass under the Great Seal of the Province to be sent to H:
several respective Counties to the end that all the good People of
this Province may have sufficient notice of them & that the
honble the Chancellour be desired to take care to see the same spec-
ially done with all convenient speed after the dissolution of this As-
sembly and that each respective County pay to the Chancellour
this ensuing Crop the sum of two thousand pounds of tob^o for
his Care & pains therein and whithin no for the future is
not convenient to establish by Law as the Chancellour