

(1795)

of Conveyances &c. to desire that the word or County Court might be inserted in the said Act, next after the words Clerk of the Provincial Court. And upon the Question put. Resolved that the words (or County Court) be inserted in the said Act.

And also the words if any Time for alienation of the said Lands be due and by the Original Grant reserved next the words *procurator* *procurator*. And upon the Question put

Resolved that the said words be also inserted in the said Act

Sent the Act Impowering the Commrs of the County Courts to levy and raise Tob^o towards the defraying the necessary Charges of Counties which being read this House Voted that the same should pass with this Amendment Viz.

Provided always that the Accounts of the said County Charge be kept upon Record fair written in a Book by them do designed by the Clerk of the said County Court and that upon the Complaint of any Person that the said Charges are not allowable or that he is overcharged or otherwise aggrieved the said Accounts shall be examined & rectified by the Provincial Court of this Province

This House desired Mr. Trueman & Mr. Chew to acquaint the Lower House therewith and to carry the Act for punishing fraudulent Practices &c. for their Assent

This House desired S^r William Talbot & Mr. Chew to carry the Act for quietting Possessions to the Lower House for their Clerk's hand to the Engrossment

Then the Lower House sent the Act passed by their house for making void & punishing fraudulent practices &c.

The House Adjourned till two of the Clock in the Afternoon

The House met again Present as in the morning

11th April 1671

At the Lower House of Assembly upon Harman's Remonstrance

This House having perused this Remonstrance & demanded an account of Augustine Harman for the 10000^{lb} Tob^o raised by Act and what Tob^o he hath received of & for Prisoners & he having sent the same as inclosed This House not being therewith satisfied have thrown the same out of the house as not conceiving the Remonst...