

The Land of John Nichols and by him sold to W<sup>m</sup> Edmondson Read and indorsed 5. Novemb. 1710  
Read and assented to by the House of Delegates

Sign'd J<sup>r</sup> Order R<sup>d</sup> Dallam Esq<sup>r</sup> Sec<sup>y</sup>  
Ingraff Bill continuing Quod Annis County Court house at  
al Quons Towne Read and indorsed 5. November 1710  
Read and assented to by the House of Delegates

Sign'd J<sup>r</sup> Order R<sup>d</sup> Dallam Esq<sup>r</sup> Sec<sup>y</sup>  
The Honble Sam<sup>l</sup> Young Charles Greenberry, John Hall and W<sup>m</sup>  
Whittington Esq<sup>r</sup> enter the House and deliver W<sup>m</sup> Speaker  
the following Message.

By her Majesty's Council in Assembly Novemb. 5. 1710.  
This Board having had long and serious Consideration  
and debate upon the House's Message relating to the Aggrava-  
nces offered by the Grand Jury and the desiring thereof some of us are  
of opinion that the Enacting such a Law as aforesaid would very much  
intrench upon her Majesty's Royall prerogative in restraining her  
Supream Court of Common Law within this Province from taking  
Cognizance of Actions to be brought for the summs proposed. But as to  
that part of the Aggravance relating to the suing of Drawers and  
indorsers in Separate Actions if your House can find any expedient  
to remedy it we shall heartily joyne with you

Sign'd J<sup>r</sup> Order W<sup>m</sup> Bladen Esq<sup>r</sup> Sec<sup>y</sup> & Council

Which being Read and debated Resolved it be answered as follows  
By the House of Delegates November 5. 1710

In Answer to your Message by W<sup>m</sup> Young and three other Members  
of your Board, This House do say that unless a Bill be brought  
in Relation for Restraining the Provinciaall Courts Jurisdiction there  
meeting here has been only to burthen the Country, neither can they  
see wherein it will intrench upon her Majesty's prerogative and are  
very sorry some particular interests should obstruct a Bill so highly  
necessary for the good and welfare of the Province, and have Resolved  
no other Expedient can relieve the Aggravances withstanding  
House proceed on any other business till such a Bill be assented to  
and therefore pray your Hono. concurrence.

Sign'd J<sup>r</sup> Order R<sup>d</sup> Dallam Esq<sup>r</sup> Sec<sup>y</sup>

Seal up to the Honourable Council by Major Galt, W<sup>m</sup> Whittington W<sup>m</sup>  
Bowles, W<sup>m</sup> Greenfield, W<sup>m</sup> Pearce, W<sup>m</sup> Harris, W<sup>m</sup> Marriarke, W<sup>m</sup> Hill, W<sup>m</sup> Worden  
W<sup>m</sup> Darr, W<sup>m</sup> Mackall, W<sup>m</sup> Crabb, W<sup>m</sup> Torrey, W<sup>m</sup> Maxon, W<sup>m</sup> Phillips, Coll<sup>l</sup> Low  
W<sup>m</sup> Ungle, W<sup>m</sup> Edleston, W<sup>m</sup> Campbell W<sup>m</sup> Vanderhoyen, W<sup>m</sup> Tyler W<sup>m</sup> Bradford  
W<sup>m</sup> Blair and W<sup>m</sup> Homstedt