

Province in the Provincial Court wherein the Debt or damages does not amount to above 5000 pounds of Tob^o or Twenty pounds but the debts are left at their liberty when sued in the County Courts to remove the said actions by Habeas Corpus to the Provincial Court if the Debt or Damages in Demand to amount to above fifteen hundred pounds of Tobacco or five pounds five shillings & therefore it is hoped, that the same shall be prevented by a supplementary bill to the said act.

On reading which it was resolved that the same were agreeable and that the same might be provided against (vizt)

The former by a bill repealing the act against striking of fish and the latter by a supplementary bill to the act relieving the inhabitants of this Province from some grievances in the prosecution of suits at law and pray your ^{res^{pe}} and hon^{or} concurrence.

Signed for Order Tho Maennema Clerk.

Sent to the upper house by Capt. Attornate Mr. Hill Capt. Codd Mr. Edm^d Wright, Capt. Jewles, and Mr. Dashiell.

They return and say they deliver it.

Then the house proceeded to consider of the Order made the 7th of May 1715 last about a place to build a new Court house for Cecil County on which the Sheriff return thereof.

Which was ordered to be entered as follows (vizt)

To the Honble Assembly within mentioned.

I Certifie that according to the within Order to me directed I affixed notes at the several publick places as within required to give notice to the people of the within mentioned County to meet at the day and place within appointed for to give their free votes where a new Court house should be built in the said County, at which day and place some of the people did meet and the Majority of voices then was for the head or Fork of the River as by the pole Bill herunto annexed may appear.

So ordered.

Roger Larramore, Sheriff.

But for as much as the members of the said County declared that both parties that voted for the Fork of the River and Brocton point did it in contradiction one to the other rather than desirning any Convenience to the County in general and for that a due Decorum was not observed in taking the poll, and also for that many of the Inhabitants were absent when the same was taken.

And whereas it is also represented that the generality of the freeholders of the said County are against both the said places,

It is therefore Ordered the said return be rejected, and the said Order made on the 7th of May 1715 be renewed to be executed on the first Tuesday of the next returnable to the next sessions thereafter.

The Petition of Thomas Randal and James Egerton praying leave to bring in a bill to cutt off the entayle of a tract of Lands Called Piscataway