

Act. of ascertaining the bounds of Law. in this province pro-  
 -posed by your house. And sent us by Mr Leo ~~and~~ <sup>and</sup> others of  
 your house, - We are of opinion that there are severall Clau-  
 ses and Imperfections in that Bill which ought to be supplied  
 which are as follows. - In the first That we observe  
 you have Invested the Commissioners of Review with a power of  
 Hearing, and Determining all appeals, to them made upon  
 any Judgment, hereafter to be given by the Commissioners of  
 the first View and Likewise to reverse ~~and~~ <sup>and</sup> reverse or affirm any  
 Judgment heretofore given of the first View against which  
 petitions have been preferred to this assembly, but have Excluded  
 all others from the Knowledge of a reverse altho perhaps they may be  
 as much Injured by Judgments formerly given as those that have  
 already petitioned whose submissions to the Law ought not  
 to turn to their Prejudice - And that the Clause in the same that  
 which assigns the Commissioners ~~and~~ <sup>and</sup> other Officers, therefore,  
 is ambiguously Express. which ought to be Explained by these  
 words, or such like, to the Commissioners ~~and~~ <sup>and</sup> other Officers)  
 upon the first View) in the same that the said Commissioners  
 are made liable to a fine of five hundred pounds of Tobacco,  
 for which they may be prosecuted in the provincial Court  
 This we think unreasonable that they should be Exposed to so  
 great Trouble and Charge for so small a fine ~~and~~ <sup>and</sup> propose that  
 it may be made cognizable in the County Courts only  
 In the second that, where provision is made to supply the  
 want of any Commissioners of the first View or the review  
 who are not qualified to act in particular Cases, by the Choice  
 of new ones, the Decision of said Commissioners of the first  
 View as well as of the Review is made final which we  
 take to be contrary to the Intention of the Law. - And we  
 further think it necessary that provision should be made  
 that in Case of Sicknes Defences of Opinion or any other  
 accident any two of the three Commissioners of Review may  
 have power, to receive appeals, and give Judgment, thereon  
 And Likewise that provision be made how the disputable  
 bounds of Law, which lay partly in two Counties shall be  
 determined And that for the further compliance with his  
 Lordships Instructions Appeals be allowed from the Judg-  
 ment of the Commissioners of Review to England in such Cases  
 & in such manner as the Laws of Great Britain and this  
 province admit of -

We likewise observe that greater Inconveniences may  
 and