

Carried the Deed, or Conveyance wth him or by the Injury of time, the same is Lost or Destroyed, and no record thereof to be found whereby the title of the said Hawkins and Wright is become precarious and defeazable. And it being made appear to this present Generall Assembly That the said Price did really and Bonafide purchase the said Land of the said Atchinson And Sold the same to the said Hawkins and Wright, for good and Valluable Considerations after the said Price had been many yeare in Quiett and peaceable possⁿ thereof dureing the said Atchinson's Lifetime It was therefore prayed that the said want of a deed or Conveyance from the said Atchinson to Price might be supplied by an Act of this Generall Assembly thereby to Confirm and make good and Indefeazable the Estate of the said Hawkins, and Wright in the said three hundred Acres of Land which being thought reasonable.

Liber LL, 4
Acts

Be it Enacted by the Queens most Excellent Majesty by and with the advice and Consent of her Maj^{ty}s President Councill & Assembly of this province and the authority of the same that the said Major John Hawkins and Henry Wright according to their Severall purchases from the s^d Price by force and Virtue of this Act, shall have, hold, and Enjoy, to them, & their heires for Ever a good Sure & Indefeazable Estate of Inheritance, in fee Simple, of, in & to the s^d three hundred acres of Land and that the said Atchinson, and his heires shall be forever utterly debarred & Excluded of all right Claim and Interest of, in or to the s^d three hundred acres of Land, and premises as fully and Effectually to all Intents & purposes w^tsoever, as if the deed or Conveyance, made by the said Atchinson to the s^d Price were in being or the record thereof to be found, any Law, Statute, Usage or Custome or the want of the said deed or Conveyance or the record thereof to the Contrary thereof notwithstanding. And be it further Enacted that the s^d John Hawkins and Henry Wright or their heires or Assignes shall with all Convenient Speed Cause the severall Depositions & other Evidences Laid before this present Generall Assembly to prove the purchase or Sale of the said three hundred acres of Land from the said Atchinson to the said Price to be recorded in her Maj^{ty}s high Court of Chancery in this Province.

An Act for setting and vesting an Estate of Inheritance in fee simple of and in one hundred and fifty acres of Land lying in Calvert County on W^m Hickman of Calvert County Carpenter son and heir of William Hickman deceased and by the said Hickman the father purchased of & from a Certain Thomas Hinton.

Acts of 1711,
ch. 12
p. 19

Whereas William Hickman late of Calvert County planter deceased on or about the nineteenth day of July Anno Domini one thousand Six hundred ninety five purchased of and from a Certain Thomas Hinton of the said County Deceased the half part of a peice of Land lying in the said County of Calv^t Called the old Plantation