

Liber LL, 4 An Act reviving a Certaine Act of Assembly of this Province En-  
 Acts titled an Act Ascertainning fees to the Attorneys and Practicconers  
 Acts of of the Law in the Courts of this Province And for levying the  
 Oct. 1712, ch. 18 Same by way of Execucōn  
 (Revives  
 1708, ch. 8)

Be it Enacted by the Queens most Excellent Maj<sup>ty</sup> by and with the Advice and Consent of her Maj<sup>ty</sup>s Presid<sup>t</sup> Councill and Assembly of this province and the Authority of the same That the above mencōned Act Ascertainning fees to the Attorneys and practiccōners of the Law in the Courts of this province and for levying of the same by way of Execucōn made At a Session of Assembly begun and held At the port of Annapolis November the Twenty ninth Anno Dom One Thousand Seven Hundred & Eight be and is hereby Revived and Continued in full force and strength from and after this p<sup>r</sup>sent Session of Assembly for three yeares and to the End of the next Session of Assembly after the Three Yeares

Acts of An Act for Investing Margaret the Wife of Thomas Hollingsworth  
 Oct. 1712, ch. 20 and Kathrine Wells daughters of Zorobabell Wells with as ample  
 p. 54 an Estate of Joyntenancy in Fee Simple of in and unto Certain Lands devised them by their Father As if the same had been Expressly soe devised them by his Will

Whereas Thomas Hollingsworth of Queen Anns County on behalfe of his Wife Margrett the Daughter of Zorobabell Wells and Katharine Wells One other of the s<sup>d</sup> Zorobabells daughters peticcōned the Generall Assembly last held for this province That Whereas it appeared by the last Will and Testament of their Father Zorobabell Wells dated the Twenty fifth day of March Anno dom Sixteen Hundred and ninety Six duely perfected proved & recorded in the Comisary Generalls Office, That the said Zorobabell did thereby (amongst other things therein Contained) Give and bequeath unto his dear and loveing Wife Katharine Wells the Lands he then lived on dureing her Life and after her decease to his daughter Margrett and Katharine aforemencōned the Peticcōners Conceived (their Mother being dead) they had onely an Estate of Joyntenancy for Life devised them in said Land Although they Could plainly make it appeare That it was their said Fathers Intent That they should Enjoy an Estate in Fee Simple in the same And That it was onely an Omission in the writer of the said Will that Occasioned that defect All which they prayed Liberty to prove to the s<sup>d</sup> last Assembly And Whereas the Truth of the Peticcōners suggestions are alsoe made appeare to this p<sup>r</sup>sent Generall Assembly And for that it likewise appears That the said last Generall Assembly were soe well Satisfied of the Justice and  
 p. 55 reasonableness of the s<sup>d</sup> peticcōners Requests that they then gave Leave to bring in a Bill unlesse the Heire at Law should make his Objeccōns thereto the then next Session being this p<sup>r</sup>sent Assembly, Wherefore and for that the Heire at Law or any other hath not made any Objeccōns to such Bill It is humbly prayed that It may be Enacted