

Liber LL, 4 there Lodged for the perusall of any the said Peters Creditors that  
 Acts shall require the Same without any fee to be paid for the same or for  
 such Lodging thereof Saveing the Right of his most Sacred Majesty  
 his heirs and successors and of all bodies politick and Corporate.  
 Provided Nevertheless that in Case the said Peter shall at any time  
 after the Makeing such his Oath or Takeing such Test as af<sup>d</sup> be  
 Convict of Willfull and Corrupt perjury thereupon or of a Willfull  
 breach or Non Compliance with the Tenor of such Test that then  
 p. 329 the said Peter shall upon such Conviction be Adjudged to stand  
 two hours in the Pillory and have his Left Ear Cut of and shall be  
 wholly deprived of any the Benefitts Designd him by this Law and  
 shall be from thenceforth Liable to be prosecuted for any debts or  
 demands Whatsoever in the same manner as if this Act had Never  
 been made any thing therein Contained to the Contrary Notwith-  
 standing

Acts of 1716, An Act Impowering the Surviving Executor of the last Will and  
 ch. 13 Testament of Robert Smith Esquire late of Talbot County de-  
 ceased to Sell Lands for the payment of his debts and to make  
 over other lands according to the deceaseds Will which were  
 sold by the deceased but Never made over by him.

Whereas Robert Smith Esquire late of Talbot County deceased  
 on or about the last of January Anno Domini Seventeen hundred and  
 six made his last will and testament in Writeing and amongst other  
 things therein contained appointed his Debts to be paid and for  
 payment thereof left one thousand acres of land to be sold and ap-  
 pointed Renatus Smith and Anthony Ivy Executors thereof as ap-  
 pears by the record of the said Will remaining in the Comissary  
 Generalls office of this province and shortly after dyed which said  
 Executors took upon them the burthen of the Administration of the  
 deceaseds Estate and the Execution of the said Will and in pur-  
 suance thereof Caused the Estate of the said deceased to be Vallued  
 and appraised according to Law the Totall whereof as per the In-  
 ventorys remaining Likewise in the aforesaid office amounted to one  
 p. 330 thousand & Sixty Seven pounds three shillings and three halfe pence  
 which with the Vallue of the Land aforesaid left by the deceased  
 to be sold (as tis Suggested to this present generall Assembly) he  
 thought might be Sufficent to discharge his Debts But it is now  
 represented by Renatus Smith the Surviving Executor (the other  
 Executor being dead) that the whole personall Estate of the deceased  
 together with the purchase mony of the af<sup>d</sup> Land was not near Suffi-  
 cient to Satisfy the Creditors of the Testator and that he the said  
 Renatus in Endeavouring to Comply with the Testators Will (as to  
 the payment of his debts) has greatly Impoverisht his own Estate  
 and Likewise has past his own obligations to Severall persons to