

Liber LL, 4
Acts
p. 504

his part was by the aforesaid Act required of him whereby his Creditors have not reaped the Benefit that by the said Act was intended them and that he the said Thomas Manning is still willing to perform all that was by the before mentioned Act Enjoy[n]ed him Wherefore he humbly Supplicated this present Generall Assembly that they wou'd be pleased to renew the said Act and that some other Persons may be appointed in the roome of those that were appointed by the former Act they being since decēd, all which Seeming to this present generall Assembly to be just and Reasonable Its humbly prayed that it may be Enacted.

And Be it Enacted by the right Honourable the Lord Proprietor by and with the advice and Consent of his Lordships Governour and the Upper and Lower houses of Assembly and the authority of the same that Mess^{rs} John Broome, Will^m Young, and John Dorrumple or any two of them shall and are by Vertue of this Act Authorized and impowered within six months from the End of this Present Sessions of Assembly to proceed to the Execution of the aforementioned Act of Assembly and to dispose of all such Estate both real and personall which the said Thomas Manning was possess of the time of passing the aforementioned Act of Assembly in the same Manner and with the like Power and Authorities that were given to the aforementioned Richard Johns and George Harris, any Law Statute useage or Custom to the Contrary thereof in any wise notwithstanding

Acts of
Oct. 1720,
ch. 27
p. 507

An Act for the Relief of Mareen Duvall a Languishing Prisoner in Prince Georges County.

Whereas Mareen Duvall a Languishing Prisoner in Prince George County has by his humble petition to the Generall Assembly of this Province sett forth that he Remains a prisoner in the Goal of Prince Georges County under an Execution at the suite of Mess^{rs} Micajah Perry and Comp^a of London Merchants for a Debt of five hundred and some odd Pounds Sterling for which Sum^e the said Messieurs Perry and Comp^a Obtained a Judgment in Ann arundell County against him the said Mareen in or about the year of our Lord Seventeen hundred and three, and that Charles Carroll Esq^r (now Deceased) being Their Attorney in Fact for said Messieurs Perry and Company took what he the said Mareen was able to pay Yearly towards the Discharge of that Debt untill the Year Seventeen hundred and Eighteen when the same Judgment was Renewed by way of Scire facias against the said Mareen In the Provinciaall Court, that Even then the said Mareen made things as Easely as he Could with the said Charles Carroll who forbore any further Prosecution against the said Mareen as Long as the said Charles Lived but that since his Death there hath been an Execution Served on the said Mareen for the Orrignall Sum, which he is not in a Capacity