

Usually heretofore Taken for Granting Special warrants Or any other matter Or Thing thereto relating but that they Continue in The same State as if this Act had never been made This Act to Continue in force For Three years and to the End of the next Session of Assembly after the said Three Years.

Liber LL, 5  
Acts

An Act to Confirm a Marriage Agreement heretofore made Betwixt Randall Revell Sen<sup>r</sup> and Katherine his wife on the Behalf of Randall Revell Jun<sup>r</sup> and Sarah his wife and to Invest the Heirs of the said Sarah with an Estate Of fee tail Gen<sup>l</sup> according to the said Agreement.

Acts of 1726,  
ch. 2  
p. 121  
[Other Acts  
of this  
Session  
are printed  
in Vol. 35  
of the  
Archives]

Whereas William Bozman of Somersett County by his petition to the House of Delegates hath sett forth that About the year One Thousand Six hundred eighty three there was a marriage proposed bewixt Randall Revell Jun<sup>r</sup> deceased and a Certain Sarah Ballard Dec<sup>d</sup> both of Somersett County upon which the mother of the said Sarah Insisted that Randall Revell Sen<sup>r</sup> the Father of the said Randall Revell Jun<sup>r</sup> and his wife Katherine should make Over to their said Son and the Heirs of the Body of The said Sarah to be begotten by the said Randall Revell Jun<sup>r</sup> on the body of the said Sarah five hundred acres of Land alledged to belong to the said Randall Revell Sen<sup>r</sup> in Somersett County and also the said Sarahs Mother was to Give to her as a marriage portion One hundred pounds And whereas also after the said marriage was affected The said Randall Revell Sen<sup>r</sup> together with his wife by an Instrument in Writing gave the said Land by Certain bounds hereafter Exprest unto his said Son and the said Sarah but in so Defective a manner that the said Agreement by the Laws of Great Brittain and this province Could not be maintained Or Supported nor Give the Heir of the said Randall Revell Jun<sup>r</sup> begotten on the body of the said Sarah The right Intended and Agreed upon and he the said Randall Revell Jun<sup>r</sup> having after the Decease of the said Sarah intermarried with an other wife by whom he had Issue knowing the Defects of the said agreement by his Last will and Testament gave the Land agreed and Supposed to have been Settled by his father and mother in manner before mentioned to William Revell His Son by another Venture And whereas the said William Bozman hath further sett forth that he Intermarried with Sarah the Only Surviving Issue of the said Randall Revell and Sarah his wife yet that a Certain William Revell Issue by another venture pretends Title to the said Land by Virtue of his fathers will Notwithstanding the agreem<sup>t</sup> aforesaid Sett forth was Generally known But forasmuch as it Clearly Appears to this Generall Assembly that there was such an Agreement as is before mentioned and that The One hundred pounds was paid in Compliance therewith by the Mother of the said Sarah to the said Randall Revell Jun<sup>r</sup> and that the said William Bozman and

p. 122