

Liber LL, 5 Sarah his wife are Remediless but by the Legislative Power and  
 Acts Councill haveing been heard on Each side and Depositions being  
 Read fully proveing the said agreem<sup>t</sup> It is therefore prayed that it  
 may be Enacted And be It Enacted by the right hoñble the Lord  
 Prop<sup>ty</sup> by and with the advice and Consent of his Lordships Gov<sup>r</sup>  
 and the Upper and Lower Houses of Assembly and the Authority  
 of the same That the said Sarah the Only Surviving Issue of the  
 said Sarah Revell and the now wife of the said William Bozman  
 and the Heirs of the Body of the said Sarah Bozman from hence-  
 forth have hold and freely Enjoy the said five hundred Acres of  
 Land as before intended to have been Granted to begin at a point  
 commonly called Racoon Point and to run up Monokin River and  
 Back Creek so far as to Include five hundred acres of Land to have  
 and Enjoy the same Together with all and Singular the premises to  
 her and The heirs of her body for Ever Provided always that This  
 Act nor any thing Contained therein shall prejudice nor Extend or  
 be Construed to Extend to prejudice the right of the King the Lord  
 Prop<sup>ty</sup> or the right Title or Estate of Ann Toft or any person what-  
 soever that hath her Estate or that Lawfully Claims by from or  
 p. 123 under her nor that This Act shall prejudice the right of any person  
 or the Heirs of any which hath prior or better right in the said Land  
 than Randall Revell Sen<sup>r</sup> or Katherine his wife had att The Time of  
 making the agreement aforesaid Notwithstanding any Thing herein  
 Contained to the Contrary

Acts of 1726, An Act makeing Good and Effectual in Law a deed of bargain and  
 ch. 4 Sale from Tho<sup>s</sup> Dent of Charles County To Thomas Osburn of the  
 p. 129 same County when Recorded.

Whereas Thomas Osburn of Charles County by his humble peti-  
 tion to This General Assembly hath sett forth That in the Year of  
 Our Lord One Thousand Seven hundred and nine he purchased from  
 a Certain Thomas Dent of the same County a Tract of Land Called  
 Wheelers Palme as by the Deed thereof appears which Deed The  
 said Osburn had Duly Acknowledged before two Justices at the Then  
 next County Court and paid the Alienation as usuall in such Cases  
 and Delivered The Same to John Rogers Gent then Clerk of Charles  
 County Court aforesaid but whether on his the said Petitioners  
 Request or by what Other means Occasioned the said Petitioner  
 Cannot Charge his Memory The Deed aforesaid was put into his  
 possession againe The same Day Tho<sup>s</sup> Omitted by the said Clerk To  
 be recorded as on Enquiry is since found and Tho<sup>s</sup> Thomas Dent  
 the vender of the aforesaid Tract of Land hath Declared his Willing-  
 ness to make the said Osburne a new Deed yet is Apprehensive it  
 might Render him Obnoxious and Lyable to be sued Or prosecuted  
 by his Creditors unless he receive the value Again & Distribute  
 Among them according to An Act Late made for his Relief which