

Session unto the several Persons mentioned in the Journal of the Committee  
 Laws of both Houses, appointed to proportion and direct the Payment of  
 the Money due from this Province, the several Sums of Money to  
 the said Several Persons directed and ordered by the said Journal;  
 that is to say, Samuel Young, Esq; Treasurer of the Western Shore,  
 the Sum of Thirteen Hundred Forty Seven Pounds, Fourteen  
 Shillings and Eleven Pence, James Holliday, Esq, Treasurer of the  
 Eastern Shore, the Sum of Eight Hundred Forty Four Pounds,  
 Twelve Shillings and Seven Pence. Benjamin Tasker, Esq<sup>r</sup> the  
 Sum of Thirteen Hundred Fifty Eight Pounds, Six Shillings and  
 Eight Pence. And the Commissioners, or Trustees, for emitting  
 the Paper money, the Sum of Sixteen Hundred and Seven Pounds,  
 One Shilling and Six Pence. And that such Payments shall dis-  
 charge the said Treasurers, Benjamin Tasker, Esq<sup>r</sup> and the Com-  
 missioners or Trustees, for Emitting the Paper Money, of all De-  
 mands whatsoever, for such Money as shall be by them respectively  
 so paid; any Law, Usage, or Custom to the contrary, notwith-  
 standing.

Chap. III An Act to Cutt of the Entail of two Tracts of Land in Baltimore  
 Lib. B. L. C. County the one Called Mornings Choice the other Called Morn-  
 p. 118 ings Choice Addition and to Entail in Lew Thereof Part of Vul-  
 cans Rest in Cecil County.

Whereas William Douglas & Mary his wife by their Humble  
 Petition to this General Assembly have Set forth & Shewn that on  
 the fourth Day of May Anno Domini Seventeen hundred & three  
 John Scull Late of Baltimore County made his Last Will & Testa-  
 ment & Amongst other things Devised to his Daughter Mary Scull  
 now the Wife of the s<sup>d</sup> William Douglas his then Dwelling Planta-  
 tion with two Tracts of Land belonging to the Same the one known  
 by the name of Mornings Choice the other by the name of Morn-  
 ings Choice Addition to her the s<sup>d</sup> Mary & to her heirs of her Bodie  
 after the Decease of his then Wife & that in Case the s<sup>d</sup> Mary should  
 happen to Die without Issue then he Gave the s<sup>d</sup> two Tracts of  
 Land & Plantation to his Daughter Sarah Hart & her heirs for  
 Ever & shortly after Dyed as did his Wife & that the s<sup>d</sup> Two  
 Tracts of Land are Very Indifferent Land & Lye Incommodious  
 to the Petitioners And further that the s<sup>d</sup> William is Seized in ffee  
 of four hundred Acres of Land which is very Good in Cecil County  
 on the Branches of Bohemia being Part of Vulcans Rest which in  
 Value farr Exceeds the s<sup>d</sup> Seven hundred Acres in Baltimore  
 County & that the Petitioners now have Six Sons and five Daughters  
 & Prayed that the Entail of the s<sup>d</sup> two Tracts of Land might be  
 Cutt off and the said four hundred Acres of Land Part of the s<sup>d</sup>  
 Tract of Land Called Vulcans Rest might be Intailed in the Room  
 thereof And for that it Appears to this General Assembly that the