

herein before mentioned is And Whereas the truth of the Premises is sufficiently made appear to this Present Generall Assembly Be it therefore enacted by the Right Honourable the Lord Proprietary 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 the said Thomas and Katherine his wife be and are hereby vested with an Estate in Fee Simple in the aforesaid thirty nine Acres of Land as fully and amply as if the same had been devised to the said Katherine by her said Father in Fee Simple and that the said Thomas and Katherine have full Power and Authority to sell and Dispose thereof as fully and amply as if the same Land had not been Entailed and the aforesaid One hundred Acres of Land called Crackburn's Purchase be and is hereby Entailed in the same manner and to the same Uses as the aforesaid Lands devised to the said Katherine by the will of her Father Any Law Statute Usage or Custom to the Contrary notwithstanding Saving to his most Sacred Majesty his Heirs and Successors to his Lordship the Right Honourable the Lord Proprietary his Heirs and Successors and to all Bodies Politick and Corporate and all others not mentioned in this Act their Several and respective Rights.

Liber  
B. L. C.  
p. 221

An Act Investing Archibald Douglas of Cecil County Son and Heir of William and Mary Douglas deceased with an Estate in fee Simple in the One Moiety of a Tract of Land called the Levell or Scutts Levell lying in Baltimore County Chapter IX

Whereas the said Archibald Douglas by his humble Petition to this General Assembly has set forth That at a Session of Assembly held for this Province the first Day of March Anno Domini one thousand Seven hundred and thirty four that his Father William Douglas and his Mother Mary both which are since dead by their Petition to the General Assembly set forth that on the fourth Day of May One thousand Seven hundred and three John Scutt late of Baltimore County made his last Will and Testament and amongst other things Devised to his Daughter Mary Scutt the then wife of the said William Douglas his then Dwelling Plantation with two tracts of Land belonging to the same the one known by the name of Mornings Choice the other by the name of Mornings Choice Addition to her the said Mary and to her Heirs of her Body after the Decease of his then wife and in Case the said Mary should happen to dye without Issue then he gave the said two tracts of Land and Plantation to his Daughter Sarah Hart and her Heirs for Ever and shortly after died, and that the said Tracts of Land were indifferent and lay incommodious to the then Petitioners And further that the said William was seised in fee of four hundred Acres of Land in Cecil County on the Branches of Bohemia River being part of Vulcans Rest and that he had six Sons and five Daughters by his said Wife and Prayed that the Entail of the Land in Baltimore County before