

Session  
Laws *the Upper and Lower Houses of Assembly, and the Authority of the same, That the abovementioned Act entituled, An Act for ascertaining the Gauge and Tare of Tobacco Hogsheads, and to prevent cutting, cropping, and defacing Tobacco taken on board Ships or Vessels upon Freight, made at a Session of Assembly, begun and held at the City of Annapolis, the Twentieth Day of April, Anno Domini Seventeen Hundred and Thirty-six, be, and is hereby revived and continued, to be and remain in full Force for and during the Term of Three Years next ensuing, and unto the End of the next Session of Assembly which shall happen after the End of the said Three Years.*

Chap. VIII. An Act to enable Richard Dorsey of Anne Arundel County Gentleman to sell and dispose of forty nine Acres of Land part of the  
Liber  
B. L. C. Estate of Mary Woodward and Elizabeth Woodward Infants.  
p. 288

Whereas Elizabeth Gin in her own Right, William Woodward and Mary Holmes Trustees Devises and Executors of Mary Woodward deceased by their Deed dated the thirtieth day of September One thousand seven hundred and thirty six for the Consideration therein mentioned sold and conveyed to Achsah Woodward for Life without Impeachment of Waste and from and after her Death to her two Daughters the said Mary Woodward and Elizabeth Woodward their Heirs and Assigns to be equally divided between them as Tenants in Common the several following Tracts of Land lying in Anne Arundel County aforesaid, viz. Dorseys Addition, Upper Taunton Burntwood, and Howards Interest and all other the Lands to the said several Tracts adjoining, as the same are Contained within the Metes and Bounds mentioned in a Survey lately made by Master Henry Ridgley and Expressed in the said Deed as may appear by the Land Records of Anne Arundel County And Whereas Caleb Dorsey late of the said Anne Arundel County deceased by his Petition represented to the General Assembly in a Sessions of Assembly held on the twenty first day of September in the Year One Thousand seven hundred and forty two that the said Achsah was dead and that the said Mary and Elizabeth were then living to whom the said Caleb was Grandfather and Guardian and further that the said Caleb Dorsey had an Opportunity of letting upon Lease the said Lands if he could be Enabled to sell forty nine Acres part of the said Lands contained in the said Survey in fee for thirty Pounds Sterling which was offered to the said Caleb and which upon a Valuation made by Charles Carroll Esquire and Master John Worthington was reckoned to be the utmost Price that the said forty nine Acres could be worth and also that the said Caleb proposed to place the said Money at Interest for the Benefit of the said Orphans and in Trust to the same Uses as the said Land is Settled Wherefore that the said Caleb might be enabled to sell the said forty nine Acres