

And be it Enacted by the Authority, Advice and Consent afore-
said, That if it should so happen, that the said Mr. Urquhart should
cease to be Incumbent of the said All-Faith's Parish, living the said
Mr. Debutts, then and in such Case those Parts of the said Debutts
his present Parish, which lye now either in new All-Faith or King
and Queen Parish, shall be severally held by the several Incumbents
of the said two Parishes, during the Life-time of the said Mr.
Debutts, and that that Part of All-Faith Parish, which, as it now
stands, lyes below St. Thomas's Creek, be added during said
Debutts's Incumbency to that Part of it which he now holds, but
that after the Death or Removal of the said Mr. Debutts, the Par-
ishes shall stand divided in all Things as by the said Commissioners
have been directed, except only the Line as aforesaid running from
Major Barnes his Mill, between King and Queen and All-Faith
Parishes.

Liber B. L. C.

June 4th 1748
Read & Assented to by
the Lower House of As-
sembly
Signed p Order
M. Macnemara Cf. lo. ho.

On behalf of the Right
Honourable the Lord
Proprietary of this Prov-
ince I will this Be a Law.
Sam: Ogle

4th June 1748
Read & Assented to by
the Upper House of As-
sembly
Signed p Order
J. Ross Cf. Up. Ho.

the Great Seal in
wax appendant

An Act to Impower and Direct the Clerk of Ann Arundel County
Court to enter and Record among the said County Records a
Deed of Bargain and Sale from William Mitchel, Edward
Mitchel and Grace his Wife to Mordecai Moore deceased.

No. 5
[Private
Act.]

Whereas Samuel Preston Moore, Margaret Moore, Richard
Moore, Mordecai Moore, Thomas Moore and Charles Moore Grand-
children to Mordecai Moore late of Ann Arundel County deceased
by their Humble Petition to this Present General Assembly have set
forth that their Grandfather Mordecai Moore on the seventeenth
day of August Seventeen Hundred and Eleven for the Considera-
tion of Twenty five Pounds Sterling Purchased from a Certain
William Mitchel Edward Mitchel and Grace his Wife the Moiety
of a Tract of Land lying in Ann Arundel County called Mitchells
Chance Containing two Hundred and five Acres and on the same
day by Deed of Bargain and Sale had the same Conveyed to him
and Acknowledged as the Act of Assembly in such Cases directs,
but through Mistake or Forgetfulness Neglected to get the said
Deed Recorded by which means they the said Petitioners to whom
the same Land is Devised will Intirely be Divested of their Right
unless they have Relief, And Whereas the Petitioners aforesaid
Obtained an Act of Assembly in August Session in the Year One
Thousand seven Hundred and forty five to Impower the Clerk of
Ann Arundel County Court to Receive and Record the paid Deed
notwithstanding which Act of Assembly aforesaid the said Deed

p. 437