

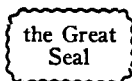
Liber H. S. No. 1 paid and satisfied to the Commissioners or Trustees aforesaid, and the Overplus of such Estate, if any there be, and the whole Estate both real and personal of the said Nathan Brittingham, Thomas Todd, Jasper Hall, Daniel Wells, Benjamin Berry, Thomas Reynolds, and Edward Dogan, and every of them, so to be assigned and delivered to the respective Sheriffs as aforesaid, be distributed and applied towards the Payment of the Imprisonment Fees and Debts, from them respectively due, in Proportion to such Imprisonment Fees and Debts, from them respectively due, as aforesaid.

Saving to his most sacred Majesty, his Heirs and Successors, the Right Honourable the Lord Proprietary, his Heirs and Successors, and all Bodies politic and corporate, and all others not mentioned in this Act, their several and respective Rights.

5th July 1755
Read and Assented to
by the Lower house of
Assembly
Signed p Order
M Macnemara Cl lo ho

On behalf of the Right
Honourable the Lord
Proprietary of this Province
I will this be a Law
Hor.^o Sharpe

5th July 1755
Read and Assented to
by the Upper house of
Assembly
signed p Order
J Ross Cl Up ho



No. 11 An Act to Impower John Greenif Howard of Baltimore County Planter to Dock the Entail of two hundred and forty nine Acres of Land Part of a Tract of Land called Harborough lying in Ann Arundell and to sell and Convey the same in fee Simple and to Entail other Lands of Equal Value in Lieu thereof.

p. 199 Whereas the said John Greenif Howard by his humble petition to this Present General Assembly set forth that John Greenif late of Baltimore County Deceased being in his Life time legally possessed with a Tract of Land then in the said County but now in Ann Arundell County called Harborough which said Tract or parcel of Land he the said John Greenif by his Testament and last Will dated the thirtieth day of October seventeen hundred and eight gave and bequeathed unto his Loving Wife Ruth Grinif during her Natural Life in Consideration of her Dower of his Real Estate and after her Decease to the the Child she was then big with to him or her heirs forever and if the said Child should die without issue or Heir Lawfully begotten of their Bodies then the said Lands to be equally divided between John and Edward Dorsey sons of the said Ruth to them and their Heirs Lawfully Begotten of their Bodies by which said Last Will and Testament Reference being thereunto had may more fully appear. That the Child the said Ruth was then Big with was a Female and Christened by the name of Ruth to whom the said Tract of Land legally descended after the Death of her Mother by the said last Will and Testament of the said John Grinif and the said Ruth the Mother dying the said Ruth the Daughter took