

such Suit or Suits would have been discontinued if the same had been depending at the Time of Such Death or shall die before the said Next March Court such Actions shall not be taken to be within, but are hereby excepted out of the Provisions of this Act

Liber H. S.
No. 1

Provided also that nothing in this Act shall extend or be construed or charge or make liable the Bail in any Action so discontinued or the Bail or sureties bound by Recognizance for the appearance of any Person or Persons criminally prosecuted at the said March Court one Thousand Seven hundred and Sixty four and on which Recognizance no Default was then entered but such Bail and Sureties shall be in the same State and condition as if this Act had never been made

[Proviso in regard to Bail]

And be it further enacted that in Case where the said Actions so discontinued or any of them were brought and prosecuted within the Time limited by Law and the Plaintiff or Plaintiffs Defendant or Defendants hath or have died since such Discontinuance or shall die before the said next march Court to be held for the said County it shall and may be Lawfull for the said Plaintiff or Plaintiffs his her or their Executors or Administrators to bring his her or their said Action or Actions anew against the said Defendant or Defendants his her or their Executors or Administrators respectively as the Case may require and to prosecute the same with Effect and shall not be barred in such Action or Actions by any Act of Limitation provided such new Action or Actions shall be commenced on or before the first Day of August which shall be in the year of our Lord one Thousand seven hundred and Sixty Six.

[In case of Discontinuance or Abatement, Plaintiffs, or their Executors, &c. may bring Actions anew]

Dec.r 4.th 1765
Read and Assented to
By the Lower House of
Assembly
Signed p Order
MMacnemara Cl: Lo. Ho.

On Behalf of the Right
Honourable the Lord
Proprietary of this Pro-
vince I Will this be a Law
Hor :^o Sharpe

5.th Dec.r 1765
Read and Assented to
By the Upper House of
Assembly
Signed by Order
UScott Cl: Up: Ho

The great Seal
in Wax Appendant

No. 9 An Act to impower Mary Covington Administratrix of Philip Covington late of Somerset County deceased to Sell and dispose of the Lands of the said Philip for the Purposes therein mentioned

[Private Act]
p. 540

Whereas the said Mary Covington by her humble Petition to this general Assembly hath Set forth that the said Philip Covington died on or about the first day of September in the year of our Lord God seventeen hundred and Sixty three leaving Philip his Eldest Son at That Time about twelve years of age, and Rebecca about Eight years of Age, Levin about five years of Age, and Nehemiah about two years Of Age being also the Children of the said Mary possessed of a Personal Estate amounting to the sum of one hundred and eighty four Pounds and five Pence Current Money and siezed in fee Simple