

in every respect as the Inhabitants of any other Parish within this Province now have or hereafter may have or Enjoy as Parishioners and each of the said Chapels of Ease shall then be and be deemed to be the Parish Church of the Parish in which the same shall be respectively

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And be it further Enacted that the Freeholders of the said New erected Parishes called Eden and Frederick Parishes shall have full and ample Power to meet at their respective Parish Churches aforesaid on the Easter Monday next after the Death or Removal of the said Incumbent and then & there elect and Make Choice of Six Vestrymen and two Church Wardens in and for each of the same Parishes who shall be the Vestrymen and Church Wardens of the said respective Parishes for the ensuing Year and the same afterwards to alter and renew at such times and in such manner as the Laws of this Province do direct and Provide for other Parishes and that the said Vestrymen and Church Wardens of each of the said Parishes shall be Vested with the same Powers Priviledges and Authorities as Vestrymen and Church Wardens of other Parishes within this Province are vested with and shall be Liable and Subject to the same Penalties and Forfeitures and in such manner as the Laws of this Province have Provided in like Cases

[The Freeholders of the said new erected Parishes, after such Death or Removal, are empowered to elect Vestrymen &c.]

By the Lower House of  
Assembly Nov.<sup>r</sup> 21.<sup>st</sup> 1770  
Read & Assented to  
Signed by Order  
Jno Duckett Cl. Lo. Ho

On behalf of the right  
Honourable the Lord  
Proprietary of this Province I Will this be a Law  
Rob.<sup>t</sup> Eden.

By the Upper House of  
Assembly 21.<sup>st</sup> November  
1770 Read & Assented to  
Signed by Order  
U Scott Cl. Up. Ho.

the great seal in  
wax appendant

No. 11 An Act to Enable Nicholas Rogers Infant to demise the Real Estate therein mentioned

Whereas Henrietta Rogers Mother and Natural Guardian of Nicholas Rogers an Infant by her Petition to this General Assembly hath represented that her said Son is Seized in fee of and in two Lots of Land Lying and being in Baltimore Town in Baltimore County distinguished in a Plan of said Town by the Numbers Fifty and Fifty one containing near two Acres of Ground that the Yearly Value of the same is very inconsiderable in their Present State that the said Lots are Adjoining two of the most Public Streets in the said Town and are bounded on the East and South with Lanes or Alleys that the Several Proprietors of the Ground on the East side of south Leine [*sic*] have Added to the Width of said Lane one Perch and half a perch of Ground in Front a Long the same opposite said Lots that if the said Petitioner was impowered to Lay out as an Addition to said Lane a part of said Lots not exceeding one Perch and half a Perch the Value thereof would be thereby greatly in-

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[A Private Act.]