

for the same, such person or persons by himself or his Attorney
at any time within twelve Months from and after publication,
in the County where such Land layes or shall be laid, and
producing to the Justice of the Peace, County Court or Clerk of the
Under the hand of such Surveyor as made the Survey of any
parcel or parcels of Land as aforesaid, and proving it ^{as} same
by the Oath of such Surveyor if living, or by the Book of
such Surveyor or other Evidence if the Surveyor be dead,
that the same parcel or parcels of Land was really and
bonafide laid out and Surveyed for such person or persons by
Warrant for the same before the Revolution of Government in this
Province in the Year aforesaid and filing the said Certificate,
and Oath in the Records of the said Court, It shall and may
be lawfull to such person or persons to have and occupy and
enjoy all such Lands and Tenements so laid out and Surveyed
as aforesaid. And it is hereby declared and enacted that such
person or persons shall have and enjoy a pure and lawfull
Estate of Inheritance in fee simple, in and to all parcel or
parcels of Land or Tenements according to the Conditions of
Plantations upon which such warrant were granted as
aforesaid, together with all privilege grants and immunities
what soever incident appertaining or belonging to the same,
although not in this Act so largely and particularly expressed
as fully and absolutely as if a Patent from her Lordship had
been granted for the same, any Law Statute or usage to the
Contrary