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and shall be acknowledged by a letter of Attorney well
and sufficiently proved either in the provincial or county
Court where such land or Tenement was or before one
Justice of the provincial Court or two Justices of the
County Court as aforesaid and be enrolled as aforesaid anything
heretofore obtained to the contrary thereof not-
withstanding.

And be it further Enacted

by the Authority aforesaid that every such writing Inrolled
shall be acknowledged and enrolled as aforesaid shall have
relation as to the passing and conveying of the premises
and the Estate and Estates therein passed or intended
to be passed and conveyed by and from the day of the
enrollment of the same and not from the day of the
Date thereof and shall at all times be construed &
Taken more favourably and beneficially for the
benefit and advantage of the Granteees Grantees
and more strongly for the barring the Grantors therein
to be named and according to such Intent as by
the words thereof shall appear to have been the true
Intent of the parties thereto altho' the same be
not so firmly drawn as is used in England where
the Advice of Counsel is learned in the Law may be
lawfully had. Provided always that if any person
shall be named as a grantor in any such writing
Inrolled the same shall not be in force to debar her