

That
no writ shall pass alter or change from one to another
whereby the Estate of Inheritance or freehold or any other
for above seven years shall be made to take effect in
any person or persons or any use or Trust Except the deed
or Conveyance by which the same shall be intended to
pass alter or change the same be made by writing
Indented and Sealed and the same to be acknowledged in
the Provinciall Court or before two Justices thereof or in the
County Court or before two Justices of the peace of the same
where such Manners Lands Tenements or Hereditaments
doe lie or such deed or Conveyance to be Enrolled in the
Provinciall or County Court where the same doth lie such
Enrollment to be made within twelve months after the date
of such writing Indented as aforesaid and for the Caption
of such Enrollment there shall be paid to the party
taking the same twelve pence Sterling and no more and
the Clerk shall well and sufficiently Enroll such deed or
Conveyance in a good sufficient Book in folio to remaine
in the Custody of the Clerk of the same Court for the time being
among the Records of the same Court and that the said Clerk
shall on the back of every such deed in a full legible make
an Endorsement of such Enrollment and also of the folio of
the Book in which the same shall be Enrolled and shall
unto such Endorsement set his hand **Provided** always
and so it hereby Enacted by the Authority aforesaid That when
the Grantor or Grantors Bargainor or Bargainors of
such Lands Tenements or Hereditaments shall procure
the same either the Provinciall Court or the County Court where
the Land lieth it shall and may be Lawfull for such
Grantor or Bargainor to acknowledge the same in the
County where such Bargainor lieth and a Certificate