

98 in point of Law but in all such Cases the party grieved may have
Writ or Writs of Error upon such erroneous Judgments as they might have
had before the making of this Act.

September 21st - 1704
Read and assented to by the House
of Burgesses in Maryland

September 21st - 1704
Read and assented to by the
Honorable Council in Maryland

Maryland October 3rd - 1704

On the behalf of her Majesty to dwell this Law

Jo. Seymour



Another Law of the same
Tenor being made in 1715
this was repealed

ACT providing what shall be done
to prove foreign and other Debts and to prevent Repairs
and unnecessary Suits at Law and pleading discounts in Bar.
Be it Enacted by the Queens most excellent Majesty and with
the Advice and Consent of her Majestys Governour Council and Assenbly
of this Province and the Authority of the same That all Debts of Record
whichever by Judgment Recognizances Doves Imolled and upon Record the
Execution thereof under the Seal of the Court where the said
Judgment was given or was Recorded shall be a sufficient Evidence to
prove the same And that all other Debts by Bonds Bills Accounts or othe
wise that shall from or after the publication hereof be put in Lites to
be put in Lites against any person what so ever living or residing within
this Province shall be proved by the Oaths of the Witnesses thereunto
before a Notary publick or other Officer lawfully Authorized the Jurisdiction
of the County or place where so ever it shall happen the said Bonds or Bills
shall be sent from, at which time and before which publick Notary or
publick Officer shall be present ~~the~~ the Witnesses who shall in
wise before such publick Notary or other publick Officer of the place so
authorized upon his Corporall Oath declare that the said Debt or
part thereof having what the said Creditor gives Credit for is no
or that there are not any other Accounts betwixt the said