

126 The second offence and shall again offend his M^{ty} and be thereof lawfully convicted that then every person for his third offence shall be sett in the pillory in the City Town or the full County where he shall then Inhabit and dwell and looke and faste it all his goods and Chattells he or they have to their own use and also be committed to prison there to remain during the term of one whole year. The value of all which forfeitures to be to our Sovereign Lady the Queen her Heires and Successors for the support of her Government of this province and the other M^{ty} thereof to be performed a time or times that shall be for the same by action of Debt Bill plaint or Information in any Court of Record within this province without any Effrayn protection or waiver of Law to be allowed.

Provided that this Act nor any thing therein contained shall not be construed to be barr or hinder any person or persons whatsoever within this province by or out of any goods or Merchandizes by him or them so bought or purchased as aforesaid to satisfy and pay unto any workman or servant his hire or wages of him or them due for any work or service whatsoever.

September 20th 1701
 Read and assented to by the
 House of Delegates
 Wayland

September 21st 1701
 Read and assented by their Majesties
 hon^{ble} Council W^m Staden Clerk.

Maryland October 3rd 1701
 On the behalf of her Majesty which has be a Law.

Jo: SEYMOUR.



[Large decorative flourish or signature]