

v37 or land was or were ready to pay for any plot or lot of land
 laid out and allotted for town lands by the former laws or any of them
 the same plot made due entry and hath built and improved upon the same
 following the directions of the above mentioned laws they the said person or
 persons taking up entering building upon and following the directions of the
 said laws their houses and edifices shall have hold and enjoy a good firm
 & inseparable estate of inheritance in fee simple of the land to every such plot and
 lots of land taken up and built on as aforesaid (according to the said laws and
 directions) to them and their heirs forever as fully freely and amply to all
 intents and purposes as if the said former laws were still in full force and had
 never been repealed.

provided always that whosoever person or persons that hath or have
 taken up and built and improved and hath not paid the price of the
 the same that every such person is hereby enjoined to pay the said value of the
 said lot to the owner & farmer of the land upon demand without fraud or
 delay.

Done

September 23rd 1704

September 26th 1704

Read and assented to by the House of
 Nobles Weyland M.D.

Read and assented to by Her Majesty's Hon^{ble}
 Council Weyland M.D.

Maryland October 3rd 1704

On the 3rd of October the above Law

Jo: Seymour



An Act for regulating the practice of Attorneys of this
 Province and ascertaining the Attorney General and Clerk of the Court
 Fees.

Another Law of the same Tenor
 being made in 1715 that was
 Repealed

Enacted by the Queens most excellent Majesty by and with the
 Advice and Consent of Her Majesty's Governour Council and Assembly of this
 Province and the Authority of the same that after the end of this Session
 no person shall be allowed to proceed for any Criminal Matter or other Misdemeanor