

William and Mary parish

Be It therefore Enacted by the Queens -
 most Excellent Majesty by & with the advice -
 and Consent of her Majesty's Governour Councill -
 and Assembly of this province and the authority
 of the same that from and after the first day of
 June next ensuing after the end of this present -
 session of Assembly the said Hundred of Newport -
 shall be divided and taken from the said parish -
 called King and Queens Parish in S^t Mary's County -
 and be added and united unto W^m And Mary -
 Parish in Charles County in which the same lies -
 and shall from and after the time aforesaid by -
 Virtue of this act be deemed adjudged reputed and
 taken as part and parcell of the said W^m and
 Mary parish and not as parte or parcell of King
 and Queens parish in S^t Maries County and that
 the Inhabitants thereof shall have and Enjoy all benefitts
 and priviledges Equall wth any other y^e Inhabitants of
 the sd parish any Law statute usage or Custom to
 the contrary Notwithstanding -

April 13th 1706 Read and Assented to by the house
 of Deligates: Signed for W^m Faylard S^r house Deb -

April 16th 1706:

Her Majesty's Honorable Councill have read & Assented
 hereto: Signed for W^m Bladen C^lk Councill -

April 19th 1706

On the Behalf of her most sacred Majesty Queen -
 Anne &c. I will this be a Law -

Sealed

Jo: Seymour