

enacted that if it so happen that the said Land by this act
appointed to be sold for Redemption of the said Mortgage shall not
raise money sufficient to redeem the same that then it shall and
may be lawful to and for the said Trustees or any three of them
either with or without the said Sarah to sell so much other Land
out of Marlborough and next adjoining to the said Land called
Marlborough Perch belonging to the said Christian as will make up
the money arising by the sale of the aforesaid Land the sum
to discharge the said Mortgage and that such sale shall be
good and valid in Law and binding to the said Sarah and Christian
and all claiming under them the forfeiture of the said Sarah or
the Infancy of the said Christian or any Law Statute or
Custom to the contrary notwithstanding.

And be it further enacted by the authority aforesaid
Consent aforesaid that it shall and may be lawful to and for
the said Trustees to allow unto the said Sarah out of the
money arising by the sale of the Land aforesaid or out of the
Labour of the said Negro all her Cost and Charges by her expended
in the procuring of or for passing this present Act and that
if any money arising by such sales as aforesaid shall remain
after the paying of the said Mortgage and the Charge aforesaid
that then the same shall be by the said Trustees or any three of
them applied to and for the Use and benefit of the said Christian
Marlborough, anything in this act to the contrary notwithstanding
By the House of Delegates 15th December 1708

Read and assented to by the House of Delegates signed p^r Sed^s

Richard Talbot Secy. De^s

December the 15th 1708. Then was this Bill read and assented
to by her Majesty's Hon^{ble} Council & signed p^r order of the said Council
December the 17th 1708

On behalf of our Sovereign Lady Ann Queen of Great
Brittain &c I will thus be a said.

Scale

Jo: Seymour