

Nov 10 1709 Read and approved by the  
House of Delegates: Signed and sealed by  
Wm Taylour Esq. Clerk of the Assembly  
November 10 1709  
Signed and sealed by the Council

On the behalf of her most Sacred Maj: Queen Anne of Great Britain and 82  
All will this Law.

Sig: Pca

Edw: Lloyd  
Wm Holland  
Wm Cousey  
Tho: Entall  
Sig: Greenfield  
H: Greenberg  
John Hall  
Wm Whittington

An Act for the Removing of John Egerton late of Saint Maryes County  
planter now ayeing under Execution for debt in the Custody of the Sheriff of  
Calvert County.

Enacted by the Queens most Excellent Maj: by and with the advice  
and Consent of her Maj: Council and Assembly of this province and the  
authority of the same that John Egerton late of Saint Maryes County planter  
being now under Execution for debt in the Custody of the Sheriff of Calvert  
County for divers and sundry sumes of money and Tobacco at the rule of divers  
and sundry persons shall by the Sheriff of Calvert County aforesaid be assigned  
over and Conveyed in Execution for the debt and in allers which he now  
or before such assignment over shall stand Charged within the Custody of the said  
Sheriff of Calvert County into the Custody of the Sheriff of Saint Maryes County  
where the residency of the said John Egerton was and were the Estate of the said  
John Egerton lies and that by Virtue of this act the Sheriff of Calvert County  
shall be and is authorized and Impowered and required with all convenient speed  
deliver and assign over to the Sheriff of Saint Maryes County who is hereby authorized  
and required to receive from the said John Egerton by what so ever name or names  
he shall be called or for whatso ever debt or cause that shall be committed by Indenture  
according to the usual and accustomed form used from one Sheriff to another  
and that from and after such assignment and delivery the Sheriff of S. Maryes  
County aforesaid shall be and is by this act Impowered and required to keep &  
Reclaine in his Custody the said John Egerton for all such debts and causes as he  
shall be assigned over and particularly express in such Indenture and shall be  
deemed to be chargeable for any escape that may by the said Egerton be made  
from him in as full and ample manner to all intents and purposes as if the said  
Egerton had been committed into his Custody by any Court or Courts of Law  
whatsoever or taken by him by any process whatsoever issuing out of any  
Court of this province any Law usage or Custom to the contrary. Notwithstanding  
it is provided alwayes that nothing in this act shall be deemed to debar or hinder the  
Sheriff of Calvert County from having taking and receiving all such Just fees as  
gluin shall be due from the said Egerton but that he shall have the same remedy  
for the recovery thereof as if this act had not been made neither shall the Sheriff  
of Calvert County afores: be liable to any action of escape after such assignment  
for any escape made by the said Egerton for or on any cause mentioned in  
such Indenture as aforesaid to be made between him and the Sheriff of  
Saint Maryes County aforesaid.

November