

Read and approved by the
House of Delegates: signed for
W. Taylor Clerk
November 4th 1709
Read and approved by
her Majesty's Council in Assembly
signed for
W. Bladen Council

On the behalf of her most Sacred Majesty Queen Anne of Great Brittain &c
We will this be a Law

Seal

Edw. Lloyd
Wm. Holland
Wm. Courcy
Tho. Nuttall
Thos. Greenfield
Thos. Greenberry
John Hall
Wm. Skillington

An Act for the Removing of John Egerton late of Saint Maryes County planter now lying under Execution for debt in the Custody of the Sheriff of Calvert County
Be it Enacted by the Queens most Excellent Majesty and with the advice and Consent of her Majesty's 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 suite of divers and sundry persons shall by the Sheriff of Calvert County aforesaid be assigned over Carried and Conveyed in Execution for the debt and matters 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 to deliver and assigne over to the Sheriff of Saint Maryes County who is hereby authorized and required to receive him the said John Egerton by whatsoever name or names he shall be called or for whatsoever debt or cause he shall be committed by indentures according to the usual and accustomed forms 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 & Retaine in his Custody the said John Egerton for all such debts and causes as he shall be assigned over and particularly expressed in such Indenture and shall be deemed to be chargeable for any Yeares 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 provided allway 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 to him 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 aforesaid be Lyable to any action of Yeares after such assignment for any Yeares 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

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