

55. that they shou give leave to bring in a Bill unless ye shou be at Law
should make his objection thereto ye shou not objection being this
Point Assembly, wherefore and for that ye shou be at Law or any other
shall not make any objection to such Bill It is humbly prayed It may
be enacted

And that enacted by ye Queen most Excellent Majesty by and
with the Advice & Consent of her Majesty's private Council and Assembly
of this province & ye Multitude of ye same that ye said Margratt
Hollingsworth and Katherine Welle be seized of all her part an
estate of saylenamy in the Simpters of in and unto ye said lands
whereon her said Robert will At ye same time being said will
lives, (which are proved to be ye lands called Forrest Edge
and Bennett Addition) as if ye said lands had been devised
expressly devised in ye said will to them and their Heires for
ever, Any defect in said will Or any Law Statute Usage or
Custom to ye contrary thereof notwithstanding

12. November 1712

Read & Assented to by ye
House of Delegates and

November 15. 1712

Signed, Edw. Little Dalham Clerk

12. November 1712

Read & Assented to by
Her Majesty's
Council in Assembly
and signed by Edw.
Little Dalham Clerk

On ye behalf of our Sovereign Lady Queen
Anne of Great Brittain &c. will this be a Law

Wm. Dill

Edw. Lloyd Esq. Secy.



An Act to confirm ye last will and Testament of John
Curl's late of Charles County Esq. Deceased

Whereas it is Represented to this Joint Generall Assembly that in the
last will and Testament of John Curl's late of Charles County Esq. Deceased
Recorded in ye Prothonotary Office of this province there are some Errors
Transposed left out and ye probate of ye same will Omitted to be Recorded
and ye Originall will left by means whereof ye severall Requests
of ye said John Curl's late of Charles County Esq. Deceased
appeared to this Joint Generall Assembly that ye following is a true
Copy of ye last will and Testament of ye said John Curl's (viz) In the
Year of our Lord the first of the Month of March in ye Year of our
Lord the second of the said John Curl's of Charles County being
of perfect health of Body and of sound Mind and Memory and calling
to mind the Inevitability of his Death and that all Men must die
and that he should do as he should do to will do make and Ordaine his last
will and Testament in manner following reciting and testifying making
all former wills and Testaments either by word or writing
void and of no effect and that he doth give it Relinquishing
and releasing all his right and Title of any and every thing
that he hath or shall have in any manner whatsoever
and that he doth give it Relinquishing and releasing
all his right and Title of any and every thing that he hath or shall have
in any manner whatsoever and that he doth give it Relinquishing and releasing
all his right and Title of any and every thing that he hath or shall have
in any manner whatsoever