

504) Before mentioned Act Enjoyned him Wherefore he humbly supplicated this
present Generall Assembly that they would be pleased to renew the said Act and
that some other Divisons may be appointed in the room of those that were appointed
by the former Act they being since died, all which seeming to this present Generall
Assembly to be just and Reasonable he humbly prayed that it may be Enacted

That Be it Enacted by the right Honourable the Lord
Proprietor by and with the advice and Consent of his Lordships Governour and the
Upper and Lower houses of Assembly and the authority of the same that Messrs:
John Broome, Willm Young, and John Dorrumple or any two of them shall and are
by Virtue of this Act Authorized and empowered within Six Months from the End
of this present Session of Assembly to proceed to the Execution of the aforementioned
Act of Assembly and to dispose of all such Estate both real and personal which
the said Thomas Manning was possessor of at the time of passing the aforementioned
Act of Assembly in the same manner and with the like Power and Authorities
that were given to the aforementioned Richard Johns and George Harris, any
Law Statute usage or Custom to the contrary hereof in any wise notwithstanding.

October the 25th 1720

October the 26th 1720

Read and assented to by the Lower House
of Assembly and Signed in Order
M. Jenifer C. C. Secy

Read and assented to by the Upper House
of Assembly and Signed in Order
J. Kealk Secy

October the 27th 1720

On behalf of his Lordship the Right Honorable the
Lord Proprietary of this Province I will thus be a
Law
Ed: Albert Seal

An Act to Restrain the Rigour of Prosecutions on Administration or Testamentary Bonds

Whereas it is Represented by some of the Justices of the Provinciall Court
that a most Oppressive and pernicious practice is introduced of putting Testamentary
and Administration Bonds in suit in the Provinciall Court for the Nonpayment
of Small Debts Recovered in the County Courts without ever suing out Writs of
Fieri facias or other Executions to execute the Estates of the Deeds in the Executors
or Administrators hands or without any Insufficiency of such Executors or
Administrators, whereby the act Intituled an Act to Restrain the said Practi-
ces used by them in taking goods by Fieri facias, and selling them by Venditioni-
Exponas is Intirely evaded so far as it relates to Executors and Administrators
and the person and Estates of such Executors and Administrators are affected
by such suing the said Bonds instead of the effects of the Deeds for
Prevention whereof for the future

Ed: Albert Seal