

both deceased since the Execution of the Deed a<sup>d</sup> and  
 That the said John Blackmore in whom the Chief  
 Right to the Land a<sup>d</sup> Lay Left This province some  
 years past and hath Left no heir or Representative  
 here to the Knowledge of The said John Galloway  
 and John Giles and further They shew that the afore-  
 mentioned Deed by them produced bears Date the  
 nineteenth Day of July One Thousand Seven hund-  
 red and Twelve and appears to be acknowledged  
 on the back thereof before Tobias Dowgood and Thomas  
 Larkin Gent Then two of the Justices of AnnArundell  
 County Court according to Law and for that The con-  
 sideration of the said Sale hath been duly paid and  
 That the said John Galloway and John Giles first  
 most properly requires an Equitable relief by an  
 act to be past in Their favour It is Therefore humbly  
 prayed That it may be Enacted and be it ---  
 Enacted by the Right Honble The Lord proprietor by  
 and with the advice and consent of his Lordships Gover-  
 nour and the upper and Lower Houses of assembly and  
 The authority of the Same that it shall and may be  
 Lawfull for the said John Galloway and John Giles to  
 Record the Deed a<sup>d</sup> with the acknowledgments  
 thereof at any Time within six months after the End  
 of this present Session of assembly either in the  
 provincial or AnnArundell County Records and that  
 The recording thereof within the Time a<sup>d</sup> shall be  
 deemed had and hold as Effectually in full to all  
 Intent Construction and purposes whatsoever as  
 if the same Deed had been duly recorded according  
 to the Directions of The act of assembly Entituled  
 an act for Quieting possessions Enrolling Conveyanc-  
 es and Securing the Estates of purchasers anything