

Then was read an Act for Sale of all lands in  
Baltimore County and Affirmed to be  
Then was read an Act providing w<sup>th</sup> shall be  
good Evidence.

That whereas the Assessor by late past an Act for a  
publick Notary and desired that full Credence might  
be given to him in all foreign parts. It was  
unreasonable to deny his Credence to publick  
Notaries who are believed in all parts of the world  
Besides that the Act denies Credence to Legations  
to Copies of Deeds how authentickly so ever proved  
and therefore judge it fitt to waive the said Act for  
the reasons alleged and draw off Jurisdiction  
that may follow upon it.

The house adjourned for an hour  
And the house met againe.

Upon the motion of Thomas Notley Esq<sup>r</sup> Attorney  
of Capt. Thomas Cornwallis to have the house  
to send out in the Error assigned by him the said  
Notley in the Cause Cornwallis et Nicolls & son  
vs default of the said Nicolls not appearing yesterday  
to plead to the said Error according to the order  
of the house. This house doth declare that the  
Error assigned by Thomas Notley Attorney of  
Capt. Thomas Cornwallis are such that the Cause  
ought to be tryed againe and therefore order the  
whole Cause to be tryed againe at the Pro. Court  
sitting at a Court of Chancery on the 8. of Decemb<sup>r</sup>  
next.

The house adjourned till 9 of the clock  
in a narrow morning

Sept. 30<sup>th</sup> 1663

Proceed all as before.

Then went the Secretary to the house  
with the Act intituled an Act for providing  
what shall be good Evidence.

Which is then into Consideration the part of Thomas