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A Bill directing the Manner of suing out attachments and determining the extent of them was read the second time and the question being put whether it shall pass or not is resolved in the Negative by Majority of Votes.

A Bill Making valid and effectual in Law a Deed Poll made by both James Smallwood late of Charles County deed to his son Ledstone Smallwood and his grandson Jm. Smallwood of a tract of Land lying in the said County near Port Tobacco and vesting in them an Estate in Fee tail general in the said Tract according to the true Intent and Meaning of the said deeds.

Read the first and second time by Special Order to be thus endorsed vizt Read the first and second time by Special order and will pass.

Signed & order Tho: Maeremars. Clk. h. del.

The aforesaid bill is sent up to the Honble Council by Mr. Fendall & Mr. Stone - They returne and say they delivered the Bill.

The petition of the Vestrymen of Newport division of William and Marys Parishes Charles County being read this day in the house praying that Newport hundred part of William and Marys Parish in Charles County maybe reunited to King and Queens Parish in St. Marys County being read and this question being put whether the act of Assembly for uniting Newport hundred to Wm. and Marys Parish in Charles County shall be repealed or not.

It is resolved in the affirmative by Majority of votes, thereupon Ordered that leave be given to the Delegates of St. Marys County to bring in a bill Relating the act intitled an act for uniting Newport hundred now part of Kings and Queens Parish to William and Marys Parish in Charles County and for reuniting the said hundred to King and Queens Parish in St. Marys County.

both William Holland, both Coursey, Lt. both Samuel Young and both Thomas Addison from the Honble Councille delivers Mr. Speaker the Bill reuniting Mary and Anne Swards daughters and coheirs of William Swards late of Dorchester County and the farm and heir of George Swards formerly of the said County in a certain tract of land in Dorchester County called Srdlan with the following endorsement vizt.

By the Councille in Assembly May the 17 1715.

This bill being read this day at the Boards and the parties concerned therein being heard by their Councille & it being offered that the Petrs. may have relief in Chancery by a scife against the assignee of the Patent. Resolved thereupon that since the Law has pointed out a Method for vacating the Patent, the Petitioners ought to seek their Remedy there before they apply to the General Assembly, and for as much as it is not doubted but the Lord Proprietor will on