

any Person from any Debt due to, or Suit of the Crown, or from any Debt or Damage due to, or claim from the Lord Proprietary, for His own Use or Benefit.

1st. P. 8. L. 2. After the Word *Sheriff*, put or *Coroner*.

----- L. 16. Instead of the Word *Wife*, put *Child*.

2d. P. 8. L. 5. Instead of the Word *Five*, put *Seven*.

----- L. 10. After the Word *Prison*, insert these Words, *upon Application to the said Justices, by any Creditor or Creditors of such Debtor, Notice being affixed at the Court-house Door, the Court preceding such Application.*

----- L. 11. After the Word *necessary*, insert *Cloaths*.

----- L. 13. Put *to*, instead of *and* in the same Line, after the Word *owing*.

----- L. 14. Put or *such Part thereof, as can be raised by the Servitude of such Person.*

P. 8. L. 14. Instead of the Word *Five*, put *Seven*.

----- L. 17. After the Word *Creditors*, put *so applying*.

2d. P. 9. L. 11. After the Word *notwithstanding*, insert these Words, [And for the better Discovery and Application of the Lands and Effects which such Debtors may, after their Discharge, and by Virtue of this Act, obtain and acquire, according to the true Intent and Meaning of this Act, *Be it therefore Enacted, by the Authority aforesaid, by and with the Advice and Consent aforesaid, That on Application of any Creditor or Creditors of such Debtor or Debtors, to the Justices of any County Court in this Province, it shall and may be lawful, to and for such Justices, to compel such Debtor, or any other Person, if Resident in the County, by Summons, or Attachment, to appear before them, and answer upon Oath, or Affirmation, if a Quaker, to such Questions as may be asked them, which may conduce to the Discovery of such Lands or Effects; and the Answers to be made to such Questions shall be recorded in the Records of the County Court, where such Questions shall be asked, and shall be allowed as Evidence in any Court of this Province, where any Suit shall or may be commenced or prosecuted, for the Recovery of such Lands or Effects, for the Benefit of the Creditors.*]

Pages 10 & 11. The Proviso to be omitted, and the following Clause inserted, *Be it further Enacted, by the Authority aforesaid, by and with the Advice and Consent aforesaid, That such Prisoner who shall not make a full and exact Discovery, upon any of the Oaths aforesaid, of his or her Debts, Effects, Lands, Tenements, and Hereditaments, as aforesaid, shall, upon legal Conviction, be adjudged a Felon, and suffer Death, without Benefit of Clergy.* *Sign'd per Order, John Rolfs, Cl. Up. Ho.*

The Petition of *John Baynard*, and *Elizabeth*, his Wife, was read, and referred for Consideration to the next Assembly; and *Order'd*, That all Persons concern'd, have due Notice thereof.

*Order'd*, That a Bill to continue the Three Pence *per Hoghead* on all Tobacco exported out of this Province, &c. be brought in, to continue Three Years.

*George Plater*, Esq; from the Upper House, delivered to Mr. Speaker, the following Message:

*Gentlemen,* *By the Upper House of Assembly, 29 March, 1733.*

There are so many Amendments which occur to the House, necessary to be made to the Bill, intituled, *An Act for Emitting and Making current Seventy Two Thousand Pounds Current Money of Maryland, in Bills of Credit*; and the Bill being of so great Consequence to the Province; we think these Amendments may be the soonest and best made,