

Session
Laws Provided always, That such Taker-up or Purchaser build and finish, within Eighteen Months after such his Entry made, such House as in this Act is before limited and appointed to be built by the first Taker-up; which House so built, shall give and settle as good Estates to all Intents and Purposes to such second Taker-up and Builder as aforesaid, his Heirs and Assigns as is in and by this Act before limited and settled upon the first Taker-up and Builder. And in Case any of the said Lots shall be neglected to be taken up
p. 13 in the Town aforesaid, during the Term of Seven Years next after the Publication of this Act, that then, and in such Case, the Owner or Persons interested at the first in such Land, shall, after such Time expired, be possess'd and interested in the said Lot or Lots, as in their first and former Estate: Any Thing in this Act to the contrary, notwithstanding.

And be it further Enacted, by the Authority aforesaid, by and with the Advice and Consent aforesaid, That the Town aforesaid, be called by the Name of Baltemore Town.

And be it further Enacted, by the Authority aforesaid, by and with the Advice and Consent aforesaid, That the Commissioners aforesaid, or the major Part of them, employ some sufficient Person for their Clerk; and that they cause such Clerk to take an Oath that he shall make true and impartial Entries of their Proceedings; and assess reasonable Fees for the said Clerk, to be paid him by the several Takers-up of the said Lots; which said Entries they shall cause to be made up in a well bound Book, and lodged with the Clerk of Baltemore County Court, for the Inspection of any Person.

Saving to His Most Sacred Majesty, his Heirs and Successors, the Right Honourable the Lord Proprietary, his Heirs and Successors, and to all Bodies Politick and Corporate, and all Persons not mentioned in this Act, their several and respective Rights: Any Thing in this Act to the contrary thereof in anywise, notwithstanding.

Chap. XIII An Act for the Assessment of Ten per Poll on the Taxable Persons in Saint Paul's Parish, in Queen Anne's and Talbot Counties, the next Levy, and Ten per Poll the ensuing: Also for the assessing Ten per Poll, Yearly, on the Taxable Persons in St. Luke's Parish, in Queen Anne's County, until they shall have raised sufficient to compleat a Church in the said Parish.

Whereas, by a late Act of Assembly made at a Session of Assembly, begun and held at the City of Annapolis, the Third Day of October, Anno Domini One Thousand Seven Hundred and Twenty Eight, Intituled, An Act for dividing of St. Paul's Parish, in Queen Anne's County and Part of Talbot County, amongst other Things, it was enacted, that it might be lawful for the Justices of Queen Anne's and Talbot Counties, to cause to be levy'd on the Taxable