

of any publick or County Levy due from such person or persons but will notwithstanding the Same debt being due from the sherriff take the body or goods of such person in Execution shall be Lyable to be prosecuted in an action of trespass or false Imprisonm^t as the Case shall require. Liber LL, 4
Acts

And be it further Enacted that the high Sherriff of Every respective County shall be lyable to be sued as af^d for his own or any of his deputys offence or offences against this act and the debts mencōned which the Sherriff may owe to any Inhabitant are to be understood of such debts as are assigned to the Inhabitants in the publick County or parish Levy or forty p poll as afores^d or due from the high sherriff by bill bond note or account proved any law usage or Custome to the Contrary notwithstanding.

And be it further Enacted that a Certain Act of Assembly of this province Entituled an act to reform the Ill practice of the high sherr^s within this province made at a session of Assembly begun and held at the City of Annapolis the twenty fifth day of Novem^r Anno Dom. Seventeen Hundred and nine be and is hereby repealed and made Void p. 71

An Act for the relief of John Smith of Cecill County in the regulating a mistake in a certain deed of bargaine and Sale from the devisees of Phillip Lynes Esq^r to him made Acts of
Oct. 1713.
ch. 5
p. 80

Whereas John Smith of Cecill County son and heir at law to William Smith late of the same County deceased has by his humble petition and allegations Shewn and set fourth to this present Generall Assembly that it was heretofore to witt on or about the fourth day of February in the Year of our Lord Christ one thousand seven hundred and One agreed by and between Phillip Lynes late of Charles County Esquire deceased (who was seized in fee of two large tracts of land in the aforementioned Cecill County the one Called Friendship the other Belleconell) of the one Part and the aforementioned W^m Smith of the other part that the said Phillip in Considⁿ of two hundred and five pounds Sterling should Convey assigne make over and Confirme unto the s^d W^m his heirs and Assignes for ever a good sure and Indeffeazable Estate of Inheritance in fee simple of in and unto one hund^d & thirty acres of land out of fourteen hundred acres Called Friendship and also of in and unto Eight hundred and Seventy acres of that Land Called Belleconell which Lay next the water on Each side of the run of Elk river in the whole one thousand acres of Land to the use of the s^d W^m his heirs and assignes for ever for the better Assureing the performance whereof the s^d Phillip Lynes Esq^r past his Obligation to the same W^m on the fourth day of May Anno Dom Seventeen hundred and three whereby he Oblidged himself and his heirs in the penall Sum of five hundred and fourteen pounds Sterling with Condⁿ that in Case he performed p. 81