

the Life of any one of the Defendants, and the Clerk's Fees arising thereon, shall be chargeable accordingly, and not otherwise.

SessionLaws
Separate
Process to
issue where
they live in
different
Counties

Provided Always, That in all Actions hereafter to be commenced in the Provincial Court on such Bond or Bonds where the Principal and Surety or Sureties therein, reside in different Counties, in such Case, separate Process shall and may issue thereon; but that where any Two of the Parties to such Bond or Bonds reside in one and the same County, one Writ only shall issue to such County, including both Defendants Names therein; and all Fees arising thereon shall be chargeable as one Suit only, and not otherwise.

Provided Always, That nothing herein contained, shall extend, or be construed to extend to any Action or Suit where the Plaintiff shall give Directions to any Attorney or Attorneys to commence several Actions, or where a Titling or Titlings shall be sent to the said Office or Offices, for the suing of several Writs on one and the same Bond.

Proviso

p. 52

An Act repealing an Act of Assembly, entituled, An Act to enable the Rector, Vestrymen, and Church-wardens for the Time being, of St. Anne's Parish, in Anne-Arundel County, to lease certain Lots in the City of Annapolis, in Manner and to the Uses therein mentioned; and to enable the said Rector, Vestrymen, and Church-wardens, to lease certain Lots of Land within the said City of Annapolis.

Chapter
XXIV

Whereas the Rector, Vestrymen and Church-wardens of St. Anne's Parish, in Anne-Arundel County, have, by their humble Petition to this General Assembly, set forth, That by an Act of Assembly made and passed at a Session of Assembly begun and held at the City of Annapolis, on the Twenty-first Day of September, Seventeen Hundred and Forty-two, entituled, An Act to enable the Rector, Vestrymen, and Church-wardens for the Time being, of St. Anne's Parish, in Anne-Arundel County, to lease certain Lots in the City of Annapolis, in Manner and to the Uses therein mentioned, Power was given to lease the Lots in the said City, numbered respectively Fifty-nine, Sixty, Sixty-one, for three Lives or Twenty-one Years, as by the said Act may appear. And further they set forth, that tho' they have since the passing the aforesaid Act, spared no Pains to find Tenants for the said Lots under the said Act, that such Endeavours have proved ineffectual, by Reason of the short Limitation of Time for which they could make such Leases; they therefore beg Leave to bring in a Bill to repeal the aforementioned Act, and to enable them and their Successors to lease the said Lots for the Term of Sixty-three Years, and from the End of the said Term, to grant new Leases for Twenty-one Years or three Lives, to the same Uses and Purposes as in the said recited Act is mentioned.

Preamble