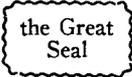


Execution after the tenth Day of May, yearly, to the contrary thereof, notwithstanding. Liber H. S.  
No. 1

1.<sup>st</sup> March 1756  
Read and assented to  
by the Lower House of  
Assembly  
Sign'd p Order  
M Macnemara Cl lo ho

On behalf of the Right  
Honble the Lord Pro-  
prietary of this Province  
I will this be a Law  
Hor.<sup>o</sup> Sharpe

1.<sup>st</sup> March 1756  
Read and assented to  
by the Upper House of  
Assembly  
Sign'd p Order  
J Ross Cl Up ho



No. 4 An Act for the Adjournment and Continuance of Queen-Anne's County Court. p. 206

Whereas some of the Justices of the said County, and also some of the Attorneys practising the Law in the said Court, are Members of the Assembly, and obliged to attend their Duty therein. [Preamble.]

Be it therefore Enacted, by the Right Honourable the Lord Proprietary, by and with the Advice and Consent of his Lordship's Governor, and the Upper and Lower Houses of Assembly, and the Authority of the same, That all Causes and Pleas now depending in the said County Court, and which, by Adjournment of the said Court, are to be determined on the Monday next, before the fourth Tuesday of March in this present Year, shall be, and are, by Virtue of this Act, continued from the Monday before the fourth Tuesday of March aforesaid, until the fourth Tuesday of June next; and that the said Causes and Pleas shall be then in the same Plight and Condition as they would have been on the Monday before the fourth Tuesday of March aforesaid; any Law, Usage, or Custom, to the contrary, notwithstanding. [Queen-Anne's County adjourned Court continued to June.]

And be it further Enacted, That all Causes, Pleas, Process, and Proceedings, either Civil or Criminal, now depending in, or returnable to the County Court of the said County, to be held the fourth Tuesday of March this present Year, shall be, and are, by Virtue of this Act, continued from the fourth Tuesday of March aforesaid, until the fourth Tuesday in June next; and that all and every the said Causes, Pleas, Process, and Proceedings, shall be then in the same Plight and Condition as they would have been on the fourth Tuesday of March aforesaid; any Law, Usage, or Custom, to the contrary, notwithstanding. [All causes, &c. either Civil or Criminal, depending in or returnable to March Court, adjourned to June Court.]

And whereas many Persons, who are Plaintiffs in Actions now depending in the said Court, and which would be determined at the said Monday before the fourth Tuesday of March aforesaid, and on the aforesaid fourth Tuesday of March, if the said Court was to sit and proceed to Business, may be indigent and necessitous, and may greatly, if not wholly depend on the Sums of Money or Tobacco, for which they have commenced and prosecuted such Actions, for