

Liber LL, 5 said Samuel Galloway and two fifths to the said John Giles for the  
 Acts sum of Seventy pounds Sterling which said money was bona fide  
 p. 132 paid by the said purchasers and a Deed of Conveyance duly Executed unto them for the said Land That by the Last will and Testament of Samuel Galloway The af<sup>d</sup> John Galloway became vested with the right and possession of three fifths of the said Land and that the said John Galloway hath since purchased the other Two fifths of the said Land of John Giles father of The af<sup>d</sup> John Giles whereby the said John Galloway is Become Seized of the whole all which Allegations The said John Galloway and John Giles were ready to Verifie that the said John Galloway and John Giles have Lately Discovered that the af<sup>d</sup> Deed of Conveyance of the premises to the fathers of the said John Galloway and John Giles hath never been Enrolled in any of the records of this province Whereby The Legall Title of the said John Galloway to the said Land is rendred uncertain and precarious and that he is apprehensive that he may be Defeated of his Just right Wherefore the said John Galloway and John Giles by their said petition in humble manner prayed That this Generall Assembly would Take the Case under their Consideration and apply such Relief thereto as This Assembly in their prudence should Judge most requisite and for as much as The said Anne Jones Daniel Mariarte and Ellinor Mariarte have Certified to this Generall Assembly of their having notice of the petition af<sup>d</sup> and of Their Consenting that a bill should pass in favour of the said John Galloway and John Giles as prayed in Their petition af<sup>d</sup> and Likewise it being further made appear to This Generall Assembly that The af<sup>d</sup> John Blackmore  
 p. 133 and Richard Jones are both Deceased Since the Execution of the Deed Af<sup>d</sup> and That the said John Blackmore in whom the Chiefest Right to the Land af<sup>d</sup> Lay Left This province some years past and hath Left no heir or Representative here to the Knowledge of The said John Galloway and John Giles and further They shew that the aforementioned Deed by Them produced bears Date the nineteenth Day of July One Thousand Seven hundred and Twelve and appears to be acknowledged on the back Thereof before Josias Towgood and Thomas Larkin Gent Then two of the Justices of Ann Arundell County Court according to Law and for The Consideration of the said Sale hath been duly paid and That the said John Galloway and John Giles Case most properly requires an Equitable relief by an Act to be past in Their favour It is Therefore humbly prayed That it may be Enacted And be it Enacted by the Right Hoñble The Lord proprietor by and with the Advice and Consent of his Lordships Governour and the upper and Lower Houses of Assembly and The Authority of the same that it shall and may be Lawfull for the said John Galloway and John Giles to Record the Deed af<sup>d</sup> with the acknowledgment Thereof at any Time within Six months after the