

Liber LL, 5  
Acts as if the same had been Recorded According to the Laws and Customs of this Province Provided the Same be Inrolled Amongst the Records of Ann Arundell County within Six months after the End of this Present Session of Assembly any want of recording or any Law Statute or Custome to the Contrary thereof in any wise notwithstanding Saving to the Right Honourable the Lord Proprietary his heirs and Successors and to all Bodies Politick and Corporate and to all others not Mentioned in this Act their Severall and Respective Rights

Acts of 1728,  
ch. 27  
p. 253  
p. 254 An Act for the Relief of John Beale of Charles County  
Whereas there is a Cause now Depending in the High Court of Appeals between John Diggs or his Lessee Appellant and the said John Beale Defendant Concerning a Parcell of Land Called Durham Freehold Lying in Charles County and that the said John Beale is Destitute of any Councill to make a Defence for him Daniel Dulany Esquire the only Lawyer Acquainted with his Case being Disabled from Serving the said John Beale because he the said Dulany hath not taken the Oath prescribed by an Act of Assembly Entituled an Act to restrain the Ill Practices of Attorneys and to prevent their taking money Fees and Ascertainning what Fees shall be allowed to the Practitioners of the Law who shall Attend the Circuit Courts to be taken by Attorneys and other persons practising the Law and for that the said Cause cannot by Law be Continued beyond the present Court of Appeals.

Be it Enacted by the Right Honourable the Lord Proprietary 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 the said Daniel Dulany shall and may be and by Virtue of this Act is fully Impowered to be Councill for the said John Beale in the said Cause and to plead and Act therein without any hinderance or Impediment and without being Obliged to take the Oath Prescribed by the said recited Act any thing in the same Act or any Other Law Statute or Ussage to the Contrary Notwithstanding, And be it further Enacted that it shall and may be Lawfull for the said Court of Appeals to Continue the said Cause to another Court in Case it Cannot be Conveniently tried dureing the Continuance of this Assembly any Law or Statute to the Contrary notwithstanding.

Acts of 1729,  
ch. 1  
p. 255  
[Other Acts  
of this  
Session are  
printed in  
Vol. 36  
of the  
Archives] An Act for the naturalization of Christian Peters of Cecill County  
a Native of Germany:  
Be it Enacted by the right Honourable the Lord Prop<sup>ty</sup> by and with the advice and Consent of his Lordships Governour and the upper and Lower Houses of Assembly & the authority of the same that the said Christian Peters Born in Germany be Enabled and Adjudged to all intents and purposes to Demand and Challenge have