

And be it further Enacted, by the Authority aforesaid, That in Case any Goods or Chattels, Lands or Tenements, have been, or shall, at the Instance of the said Commissioners, be taken in Execution, by Virtue of any Fieri facias, or Attachment by Way of Execution, that the Sheriff, or Coroner, according as the said Writ shall be directed, shall, after giving Ten Days Notice, by Advertisements set up in the most public Places in the County, for the Sale of Goods and Chattels, of the Time and Place of such Sale, and Thirty Days Notice, as aforesaid, and Publication thereof in the Maryland Gazette, for the Sale of Lands and Tenements, set up and expose to Sale, in the most public Manner, such Goods or Chattels, Lands or Tenements, to the highest Bidder, for Bills of Credit; any Law, Usage, or Custom, to the contrary, in any wise, notwithstanding: And so much of the Money, arising by such Sale, as shall be sufficient for that Purpose, shall be, and the same is hereby directed and required to be, by the said Sheriff, or Coroner, forthwith paid, and satisfied to the said Commissioners, towards the Payment and Discharge of the said Bonds, or other Securities, or in Discharge of the Sums of Money collected on the Funds as aforesaid, and Costs of Suit. And in Case there shall be any Residue over and above sufficient for the Purposes aforesaid, such Residue shall be, and is hereby directed to be, by the said Sheriff, or Coroner, returned to the said Defendant or Debtor; any Law, Usage, or Custom, to the contrary thereof, in any wise, notwithstanding.

Liber H. S.  
No. 1  
p. 169  
[Where  
Lands, &c.  
are taken by  
Execution,  
the same to  
be advertised  
and sold.]

8<sup>th</sup> March 1755  
Read and assented to  
by the Lower house of  
assembly  
Sign'd p order  
M Macnemara Cl lo. Ho.

on behalf of the Right  
Honourable the Lord  
Proprietary to this provin-  
ce I will this be a Law  
Hor.<sup>o</sup> Sharpe

8<sup>th</sup> March 1755  
Read and assented to  
by the Upper House of  
Assembly.  
signed p order  
J Ross. Cl. Up Ho.

The Great Seal in  
wax appendant

No. 2 An Act for the Continuance of Process in Baltimore County Court. p. 170

Whereas at November last, the County Court for Baltimore County, was adjourned to the Court in Course, being the first Tuesday, and fourth Day of March, Seventeen Hundred and Fifty-five, but the Weather being excessively severe on that Day, prevented the Meeting of a sufficient Number of Justices to hold the same Court, according to Adjournment, whereby the said Court, and Business therein, is discontinued, to the great Inconvenience of the Inhabitants of the said County:

[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 Actions and business that were

[Actions, &c.  
in Baltimore  
County, con-  
tinued to  
June.]