

A.P.S., Original Laws of Pennsylvania from 1693 to 1700, f. 55.
 H.S.P., Cadwalader Collection. Act of June 9, 1694, chapter 4.
 Amended chapter 78, 1693. See Vol. II St.L. 17, ch. XVIII.

CHAPTER 121.

THE LAW ABOUT TAKEING LAND IN EXECUTON FOR DEBTS &C:

Forasmuch as by a law made att Upland It was Enacted that all Lands were made Lyable to pay Debts, with Such Restrictions & limitations as are therein Expressed for the Fuller & More Satisfactorie Explanation & alteration of the Same, It is Hereby Enacted that all Lands whatsoever & Houses Shalbe Lyable to Sale upon Judgement and Execution Obtained against the defendant his Heires Executors or administrators; with this due provisoe that the Messuage & plantation with its appurtenances upon which the defendant is Cheifely seated may not be Exposed to sale till the Expiration of One year after the Judgment Obtained, To the intent that the Owner or any on his behalfe may Endeavor the Redemption of the Same & before Such Sale Shalbe made; The appraisment thereof shall be by twelve honest & discreet men of the Neighbourhood & that after Such Sale & appraisment as aforesaid the Land shal be & Remaine as a free & Clear Estate to the Purchaser Or Creditor his heires & Assignes for Ever as Ever it was to the Debtor—Provided alwayes that Lawfull interest be allowed to the Creditor from the time of the said Judgment Obtained untill the said time of Sale or Satisfaction,—Provided also that the Cheife Plantation or Messuage shall be the Last to be Executed.

A.P.S., Original Laws of Pennsylvania from 1693 to 1700, f. 57.
 H.S.P., Cadwalader Collection. Act of June 9, 1694, chapter 5. See Vol. II St.L. 53, ch. XLVIII.