

ANNO QUADRAGESIMO PRIMO

GEORGII III. REGIS.

Cap. 88.

An Act to continue for Twenty-one Years, and from thence to the End of the then next Session of Parliament, the Term, and alter and enlarge the Powers of an Act, passed in the Thirty-sirst Year of the Reign of His late Majesty King George the Second, for widening and repairing several Roads leading from the Welsh Gate and Cotton Hill in the Town of Shrewsbury, in the County of Salop, and for making and maintaining a new Branch of Road from the present Road from Shrewsbury to Welsh Pool, at or near the Tenth Mile Stone, to or near to Buttington Hall in the County of Montgomery.

[20th June 1801.]

[Loc. & Per.]

18 H

WHEREAS

Preamble.

31 Geo. II,

12 Geo. III, recited.

THEREAS an Act was passed in the Thirty-sirst Year of the Reign of His late Majesty King George the Second, intituled, An Act for widening and repairing several Roads leading from the Weish Gate and Cotton Hill in the Town of Shrewsbury, in the County of Salop; and another Act was passed in the Twelfth Year of the Reign of His present Majesty, intituled, An Ast to amend an Ast of the Sixib Year of the Reign of His present Majesty, for repairing and widening the Stone Bridge in the Town of Shrewsbury, and fir appropriating Part of the Tolls collected upon certain Roads leading to the said Bridge towards finishing the same, and for granting additional Terms to the several Acts for repairing the said Roads, whereby the said first recited Act, except so much thereof as relates to Two Branches of Road therein mentioned, as lie between the Distance of Ten Miles from Shrewsbury, and the Towns of Pool and Oswestry, was further continued from the Expiration thereof for the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament: And whereas the Term granted by the said Act, made in the Thirty-first Year of the Reign of His late Majesty, and continued by the said Act made in the Twelsth Year of the Reign of His present Majesty, is near expiring, and a considerable Sum of Money hath been borrowed, and is now due and owing on the Credit of the Tolls granted by the said first recited Act; and the Money so borrowed cannot be repaid, nor the said Roads be effectually amended and kept in Repair, unless the Term of the said Act be further continued, and the Powers thereof extended, altered, and enlarged, and the Tolls increased: And whereas the Road leading from near the Tenth Mile Stone on the Turnpike Road from Shrewsbury to Welsh Pool, by Plas-y-Court, along the Foot of Moel y Golfa Hill, and again joining the same Turnpike Road at or near Buttington Hall, in the County of Montgomery is much out of Repair, narrow, and incommodious, and cannot be effectually amended, widened, altered, diverted, and kept in Repair by the ordinary Course of Law; and it would be a great Convenience to the Neighbourhood, and of publick Utility, if the same were made Turnpike, and included under the Powers and Provisions of the said recited Act and this Act; may it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said recited Act of the Thirty-first Year of His late Majesty's Reign, and the several Clauses and Powers therein contained (except so much of the same Act as relates to the said Two Branches of Road, as lie between the Distance of Ten Miles from Shrewsbury and the Towns of Pool and Oswestry, and except fuch Clauses and Powers as relate to Exemptions from Stamp. Duties, and such as are hereby varied, altered, or repealed) shall be and continue in full Force, and be executed for and during the Term hereinafter mentioned, for the Purpole from Time to Time of repairing, widening, turning, altering, and improving the several Roads now included in the said recited Act, and also for making, widening, turning, altering, improving, and keeping in Repair a new Branch of Road from or from near the faid Tenth Mile Stone on the said Turnpike Road from Shrewsbury to Welsh Pool, again to join the same Road at or near Buttington Hall aforesaid, as fully and effectually, to all Intents and Purposes, as if the faid

Term of former Act continued.

said Act, Clauses, and Powers were repeated and re-enacted in the Body of this Act, and if the said additional Branch of Road had originally been Part of the Roads included in the said recited Act, but subject neverthe-Tels to the Provisions, Amendments, and Alterations herein contained, and which shall commence and take Effect from the passing of this Act; and this Act, and the additional Term, and the Tolls hereby granted, shall be subject and liable to the Payment of all the Money now due on the Credit or on Account of the said first recited Act (except as to the said Two first mentioned Branches of Road) or which shall be borrowed on the Credit of the said Act and this Act, and the Interest due and to grow due thereon respectively.

II. And be it further enacted, That the said Trustees, or any Five or more of them, shall and may cause to be erected and set up One or more pikes on the Turnpike Gate or Turnpike Gates across, or on the Side or Sides of any Part of the said intended Branch of Road, between the Tenth Mile Stone on the Turnpike Road leading from Shrewsbury to Welshpool and Butting- and Buttington, ton aforesaid, and upon, in, and across any Lane or Way leading out of and to take the same, and from Time to Time to remove the same, and set up in lieu thereof, or in Addition thereto, One or more Turnpike or Turnpikes, in, upon, across, or on the Side or Sides of any Part of the said lastmentioned Roads, and may also erect and set up a Toll House to each fuch Turnpike, with suitable Outbuildings thereto, and may also inclose trom the said Roads, or the Lands or Grounds adjoining thereto, convenient Garden Plots to the said Toll Houses, as the said Trustees, or any Five or more of them, may judge proper; and it shall be lawful for the said Trustees, or any Five or more of them, to cause the several and respective Tolls herein-after mentioned, to be demanded and taken at each and every such Turnpike Gate; any Thing contained in the said recited Act to the contrary notwithstanding.

erect Turn-Road leading from Shewfoury to Welsh Pool

III. And whereas the Tolls by the said first recited Act granted are Former 1. insufficient; be it therefore enacted, That the said Tolls shall, upon the repealed; First Day of Sptember next after the passing of this Act, cease, determine, and be no longer paid or payable, except as herein-after mentioned; and that instead thereof the respective Tolls following shall be demanded, taken, collected, and paid at the several and respective Gates or Turnpikes which have been or shall be erected in or upon the said several Roads included in the said recited Act and in this Act; (that is to 1ay),

For every Horse, Mare, Gelding, or Mule, drawing any Coach, Cha- and new Tolls riot, Chaise, Chair, or such like Carriage, Four-pence: granted.

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or such like Carriage, with Wheels of the Breadth of Nine Inches on the Bottom or Sole thereof, Two-pence:

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or luch like Carriage, with Wheels of the Breadth of Nine Inches as aforesaid, during the Months of Ottober, November, December, January, February, March, and April, in every Year, Threepence:

For

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or such like Carriage, with Wheels of the Breadth of Six Inches as aforesaid, and upwards, and not so Broad as Nine Inches, during the Months of May, June, July, August, and September, in every Year, Threepence:

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or such like Carriage, with Wheels of the Breadth of Six Inches as aforesaid, during the Months of Ottober, November, December, January,

February, March, and April, in every Year, Four-pence:

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or such like Carriage, with Wheels of less Breadth than Six Inches as aforesaid, during the Months of May, June, July, August, and September, in every Year, Four-pence:

For every Horse, Mare, Gelding, or Mule, drawing any Waggon, Cart, or such like Carriage, with Wheels of less Breadth than Six Inches as aforesaid, during the Months of October, November, December, January,

February, March, and April, in every Year, Sixpence:

For every Ass, Ox, or other neat Cattle, drawing any Carriage during the Months of May, June, July, August, and September, in every Year, Three-pence:

For every Ass, Ox, or other neat Cattle, drawing any Carriage during the Months of Ostober, November, December, January, February, March, and April, in every Year, Four-pence:

For every Horse, Mare, Gelding, Mule, or Ass, laden or unladen, and

not drawing, One Penny:

For every Sheep, Calf, or Pig, One Farthing: And For every Ox, Bull, Cow, or Heifer, One Halfpenny:

Which said several Tolls by this Act authorized to be taken, shall be and the same are hereby vested in the Trustees for putting the said first recited Act and this Act in Execution, and the same and every Part thereof shall be collected, recovered, levied, paid, applied, assessed, varied, and disposed of in such and the same Manner, and by such and the same Ways and Means, and with such Remedies for Non-payment or Evasion - thereof, and with such Powers, Provisions, Exemptions, and Restrictions, as are contained in the said former Act with respect to the Tolls thereby authorized to be taken, but subject nevertheless to this Act, and the Provisions and Regulations herein contained.

Declaring that the Payment of Toll on the new Branch, shall not exempt any from Toll on any other Part of the Road, and vice versa.

IV. Provided always, and be it further enacted, That the Payment of Toll for any Cattle, Beast, or Carriage, at any Turnpike to be erected on the said new or additional Branch of Road, shall not exempt such Beast, Cattle, or Carriage from the Payment of Toll for passing through Beast or Cattle any Turnpike Gate erected or to be erected on any other Part of the Roads included in the said Act; nor shall the Payment of Toll for any Cattle, Beast, or Carriage at any such last-mentioned Turnpike exempt such Cattle, Beast, or Carriage from Payment of Toll at any Turnpike Gate to be erected by virtue of this Act on the said new or additional Branch of Road; any Clause, Restriction, Matter, or Thing in the said Act contained to the contrary notwithstanding.

V. Provided nevertheless, and be it further enacted, That if on the Holders of said First Day of September, any of the Tolls now payable on the said Roads by virtue of the said recited Act, and any Toll House or Houses new Tolls but shall be held or rented by any Person or Persons under any subsisting Conditions. Agreements, and he, she, or they shall not surrender and cancel such Lease or Leases, or quit and give up the holding of such Tolls and Toll Houses, then and in every such Case such Person or Persons shall not be entitled to demand or receive the Tolls hereby granted and made payable; but shall continue to receive and be entitled to such Tolls only as were payable at the Time of his, her, or their respective Agreements for holding or renting the said Tolls; any Thing herein-before contained to the contrary notwithstanding.

Tolls not to be entitled to on certain

VI. And be it further enacted, That the said Trustees, or any Five or Power to more of them, shall and may, and are hereby empowered from Time to mortgage Time, by any Writing or Writings under their Hands and Seals, to assign new Branch, over or mortgage all or any of the Tolls to be collected and levied at all and Applicaand every the Turnpike Gate or Gates to be erected on the new or addi- Money tional Branch of Road aforesaid, for the Term hereby granted, or any Part thereof (the Costs and Charges of assigning or mortgaging the same to be borne and paid out of such Tolls) as a Security for any Sum or Sums of Money to be borrowed by the said Trustees, or any Five or more of them, on the Credit of such Tolls, to any Person or Persons who shall advance and lend the same, with such Interest as shall be agreed upon, not exceeding Five Pounds per Centum per Annum, which said Money so to be borrowed shall be applied and disposed of in Manner herein-after mentioned.

borrowed.

VIII. And be it further enacted, That out of the first Money arising by Application of the Tolls which shall be collected at the Turnpike Gate or Gates so to be the Tolls and Money erected on the said additional Branch of Road, or any Lane or Way borrowed on leading out of the same, by virtue of this Act, or out of such Money as the new Road. shall be borrowed upon the Credit thereof as aforesaid, the said Trustees, or any Five or more of them, shall in the First Place pay and discharge all the Expences and Charges of obtaining and passing this Act, so far as respects the said new or additional Branch of Road, and also the Charges and Expences of putting up and erecting such Turnpikes and Toll Houses, as they shall think proper to put up and erect upon, across, or on the Side of the same Road, or any Lane or Way leading to, from, or out of the same, in pursuance of this Act; and the Remainder of such Monies shall from Time to Time be laid out and applied for and towards the making, repairing, widening, turning, altering, and improving the faid new or additional Branch of Road, and in Re-payment of the Principal Monies which may be borrowed on the Credit of the same Tolls and the Interest thereof, and in otherwise putting this Act in Execution with respect to the said new or additional Road only, and to or for no other Use or Purpose whatsoever.

VIII. And whereas it may be found necessary to turn, divert, or alter power to the Course or Path of some Part or Parts of the said Roads, for the divert the better Accommodation of Passengers and Carriages, and the Power for that Purpose given to the said Trustees by the said first recited Act is in-[Loo. & Per.] sufficient,

sufficient, as it extends only to Lands, Grounds, Tenements, or Hereditaments lying contiguous or near to the said Roads; be it therefore further enacted, That it shall and may be lawful for the said Trustees, or any Five or more of them, from Time to Time to turn, divert, and alter the Course or Path of any Part or Parts of the several Roads included in the said Act and this Act, as they, or any Five or more of them, shall think proper, over, through, and along any other Road or Roads, Commons or Waste Grounds, within the several Parishes or Townships through which the same now goes, or within any adjoining Parishes or Townships within the faid Counties of Salop and Montgomery, without making any Satisfaction to any Person or Persons for so doing, and also over, through, and along the private Lands, Grounds, and Hereditaments of any Person, or Persons whomsoever within any such Parish or Township as aforesaid, making such Compensation to the Owner or Owners thereof, and other Person or Persons interested therein, as shall be agreed upon between the faid Trustees, or any Five or more of them, and such Owner and Owners, or Person or Persons interested; and in case the said Trustees, and such Owner or Owners, and other Person or Persons as aforesaid, cannot agree touching fuch Compensation, then the same shall be settled and ascertained in such Manner as is directed by the said first recited Act with respect to Lands, Grounds, and Hereditaments thereby authorized to be taken for the Purposes of the said Act: Provided always, That nothing herein contained shall extend to the pulling down any Dwelling House or other Building, or to take in the Scite of any House or other Building, or to take in any Part of any Park, Garden, Orchard, or Yard, or any planted Walk or Avenue to a House, or any inclosed Ground planted and set apart as a Nursery for Trees.

Toll Collectors may be Witnesses.

IX. And be it further enacted, That in case any Dispute, Suit, or Litigation shall arise, touching or in anywise relating to the Tolls by the said Act and this Act made payable, the Person or Persons appointed to collect the same or any other Person or Persons acting by or under the Authority of the said Trustees or of the said Acts, and not being interested in the Matter in Dispute, shall be and are hereby declared to be competent to give Evidence in any such Dispute, Suit, or Litigation.

Repealing a Clause in the Act of 31 Geo. It, for exempting the Inhabitants of from Payment of Toll.

X. And whereas by a Clause in the said recited Act of the Thirty-first Year of His late Majesty, it is enacted. That the Inhabitants of the Mansion House called Berwick, in the Parish of Saint Mary's, in the Town of Shrewbury, then in the Possession of Thomas Powys Esquire, and Berwick House likewise the Inhabitants of one other Messuage at Berwick aforelaid, then in the Possession of Thomas Bickerton, and likewise the Inhabitants of one other Messuage, called Almond Park, in the Parish aforesaid, then in the Possession of Samuel Ellesmere, should, during the Continuance of that Act, be permitted to pais and repais Foll-free with their Hories, Beaits, and Carriages (except with Timber or for Hire) through any Turnpike or Turnpikes that should be erected or set up in, upon, or across any Part of the Road thereby intended to be repaired, which lies between the aforesaid respective Messuages and Cotton Hill, in the Town of Shrowsbury, upon Payment of certain annual Sums as Compositions for Tolles, as in the said Act mentioned: And whereas such Compositions have been found prejudicial

prejudicial to the said Roads, being inadequate to the Tolls which ought to be paid by the Inhabitants of the aforesaid Messuages for passing and repassing through the Turnpike Gate on the Road lying between the aforesard Messuages and Cotton Hill aforesaid; be it therefore further enacted, That upon the Twenty fifth Day of March next after the passing of this Act, the Clause providing for the Composition above mentioned, shall be and is hereby repealed, except as herein-after mentioned; and from thenceforth all and every Person or Persons now residing, or who shall, during the Continuance of this Act, reside in the said Mansion called Berwick, and the other Messuages named in the said recited Clause, shall not be permitted to pass and repass Toll-free, with their Horses, Beasts, and Carriages, through any Turnpike or Turnpikes that are or shall be erected or set up in, upon, or across such Part of the said Roads.

XI. Provided always, and be it further enacted, That the said recited Clause shall continue in force with respect to Samuel Ellesmere, the present Almond Park Inhabitant of the Messuage called Almond Park aforesaid, during the Con-not to be retinuance of any Lease under which he the said Samuel Ellesmere now holds preceeding the same, and also with respect to any other Person or Persons who may Clause, until hereafter be the Inhabitants of the said Messuage in his Occupation, of the Expiration during the Continuance, and under and by virtue of the same Lease, but Lease thereof. no longer.

The Exemptionrespecting

XII. And be it further enacted, That if any Person whomsoever shall Penalties or take away any Materials which shall have been dug, got, or gathered in taking away any Lands, Fields, Grounds, Wattes, or Commons, River or Brook, longing to tor the Purpose of making or amending the said Roads, or shall get or the Roads. take away any Materials out of any Pit or Quarry which shall have been made for the Purpose of procuring Materials for the said Roads, before the Surveyors or their Workmen shall have discontinued working therein, for the Space of Twenty-eight Days, without the previous Consent of the Trustees assembled at some Meeting (except the Owner or Occupier of any private Grounds, and Persons authorized by such Owner or Occupier to get Materials therein for his own private Use only, and not for Sale) every Person so offending shall forfeit, for every such Offence, any Sum not exceeding Three Pounds nor less than Twenty Shillings.

XIII. And be it further enacted, That the several and respective Persons To oblige who have subscribed Money for and towards the making and repairing Subscribers to pay their the said new Branch of Road hereby authorized to be made, shall and subscriptions. they are hereby required to pay the Sum or Sums of Money to tubscribed, within such Time and Times, and in such Parts and Proportions, as the said Trustees, or any Five or more of them, shall order and direct, and the same shall be paid to such Person or Persons as the said Trustees, or any Five or more of them, shall by any Writing under their Hands authorize to receive the same; and if any Person or Persons shall neglect or refuse to pay the same, or any Part thereof as aforesaid, it shall and may be lawful for the said Trustees, or any Five or more of them, to sue for and recover the same in the Name of the said Trustees, or any Five or more of them, or in the Name of their Clerk or Treasurer, in any of His Majesty's Courts of Record, by Action of Debt, or on the Case, Bill,

Bill, Plaint, Suit, or Information, wherein no Essoign, Protection, or Wager at Law, or more than One Imparlance, shall be allowed.

Application of Compensation Money where exceeding 200/.

XIV. And be it further enacted, That if any Money shall be agreed or awarded to be paid for any Lands, Grounds, or other Hereditaments purchased, taken, or used by virtue of the Powers of the said recited Act and this Act, for the Purposes thereof, which shall belong to any Corporation, Feme Covert, Infant, Lunatick, or Person or Persons under any Disability or Incapacity, as in the said first recited Act particularly mentioned, such Money shall, in case the same shall amount to the Sum of Two hundred Pounds, with all convenient Speed be paid into the Bank of England, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to his Account ex parte the Trustees for executing the said Act and this Act, to the Intent. that such Money shall be applied, under the Direction and with the Approbation of the said Court, to be signified by an Order made upon a Petition to be preferred in a summary Way by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Grounds, or other Hereditaments, in the Purchase of the Land Tax, or towards the Discharge of any Debt or Debts, or such other Incumbrance, or Part thereof, as the said Court shall authorize to be paid, affecting the same Lands, Grounds, or other Hereditaments, or affecting other Lands, Grounds, or other Hereditaments standing settled therewith, to the same or the like Uses, Trusts, Intents, or Purposes; or where such Money shall not be so applied, then the same shall be laid out and invested, under the like Direction and Approbation of the said Court, in the Purchase of other Lands, Grounds, or other Hereditaments, which shall be conveyed and settled to, for, and upon such and the like Uses, Trusts, Intents, and Purposes, and in the same Manner as the Lands, Grounds, or other Hereditaments which shall be so purchased, taken, or used as aforesaid, stood settled or limited, or such of them as at the Time of making such Conveyance and Settlement shall be existing undetermined and capable of taking Effect; and in the mean Time and until such Purchase shall be made, the said Money shall, by Order of the Court of Chancery, upon Application thereto, be invested by the said Accountant General in his Name, in the Purchase of Three Pounds per Centum Consolidated or Three Pounds per Centum Reduced Bank Annuities; and in the mean Time and until the said Bank Annuities shall be ordered by the said Court to be fold for the Purposes aforesaid, the Dividends and Annual Produce of the said Consolidated or Reduced Bank Annuities, shall from Time to Time be paid, by Order of the said Court, to the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Grounds, or other Hereditaments so hereby directed to be purchased, in case such Purchase or Settlement were made.

Application
where the
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Money
does not exceed 2001. nor
less than 201.

XV. Provided always, and be it further enacted, That if any Money so agreed or awarded to be paid for any Lands, Grounds, or other Hereditaments purchased, taken, or used for the Purposes aforesaid, and belonging to any Corporation, or to any Person or Persons under Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds, and shall exceed the Sum of Twenty Pounds, then and in all such Cases the same shall (at the Option of the Person or Persons for the

Time

Time being entitled to the Rents and Profits of the Lands, Grounds, or other Hereditaments so purchased, taken, or used, or of his, her, or their Guardian or Guardians, Committee or Committees, in case of Infancy or Lunacy to be signified in Writing under their respective Hands) be paid into the Bank, in the Name and with the Privity of the said Accountant General of the High Court of Chancery, and be placed to his Account as aforesaid, in order to be applied in Manner herein-before directed, or otherwise the same shall be paid (at the like Option) to Two Trustees, to be nominated by the Person or Persons making such Option, and approved of by Five or more of the said Trustees of the said Road (such Nomination and Approbation to be fignified in Writing under the Hands of the nominating and approving Parties) in order that such Principal Money, and the Dividends arising thereon, may be applied in any Manner hereinbefore directed, so far as the Case be applicable, without obtaining or being required to obtain the Direction or Approbation of the Court of Chancery.

XVI. Provided also, and be it further enacled, That where such Money Application so agreed or awarded to be paid as next before mentioned, shall be less where the than Twenty Pounds, then and in all such Cases the same shall be applied than 20%. to the Use of the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Grounds, or other Hereditaments so purchased, taken, or used for the Purposes of the said Act and this Act, in such Manner as the said Trustees, or any Five or more of them, shall think fit; or in case of Infancy or Lunacy, then to his, her, or their Guardian or Guardians, Committee or Committees, to and for the Use and Benefit of such Person or Persons so entitled respectively.

XVII. And, for the more easy and speedy Conviction of Offenders For convictagainst this and the said recited Acts; be it further enacted, That all and ing Offenders against the Justice and Justices of the Doctor before the Doctor b every the Justice and Justices of the Peace before whom any Person or Act. Persons shall be convicted of any Offence against the said Acts, shall and may cause the Conviction to be drawn up in the following Form of Words, or in any other Form of Words to the same Effect, as the Case shall happen, videlicet:

BE it remembered, That on the in the Year of our Lord

Day of

Form of Con viction.

'A. B. is convicted before me C. D. One of His Majesty's Justices of

'the Peace for the County of Salop [specifying the Offence, Time and Place

when and where the same was committed, as the Case shall be.]. Given

" under my Hand and Seal, the Day and Year first above mentioned."

XVIII. And be it further enacted, That all Costs, Charges, and Ex- For paying the pences incident to and attending the obtaining and passing of this Act, the Act. except to much thereof as relate to the said new or additional Branch of Road as aforesaid, shall be paid and discharged by the Trustees for putting the said first-recited Act and this Act in Execution, or any Five or more of them, out of any Money which hath arisen by virtue of the said former Acts, or out of the First Money which shall arise by virtue thereof and of this Act, in Preference to all other Payments whatsoever. [Loc. & Per.]

XIX. And

41° GEORGII III. Cap. 88.

Publick Acti

XIX. And be it further enacted, That this Act shall be deemed, adjudged, and taken to be a Publick Act, and shall be judicially taken Notice of as such by all Judges, Justices, and other Persons whomsoever, without specially pleading the same.

Term of the Act.

XX. And be it further enacted, That the Term granted and continued by the said first recited Act, shall, upon the passing hereof, cease and determine; and that the said Act and this Act shall from thenceforth continue and be in force and be executed for and during the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament.

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