

This Act to continue for Three Years, and unto the End of the next Session of Assembly, which shall happen after the Expiration of the said Three Years.

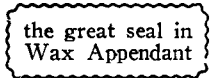
Liber H. S.
No. I

[Continu-
ance.]

9th Novem.^r 1753.
Read and Assented to
by the Lower House of
Assembly
Signed p Order
M Macnemara Cl lo ho.

On behalf of the Right
Hon^{ble} the Lord Propry
of this Province I will
this be a Law
Hor.^o Sharpe

9 Novem.^r 1753.
Read and Assented to
by the Upper House of
Assembly
Signed p Order
J. Ross Cl Up Ho.



[EDITOR'S NOTE.—Although passed by the Assembly and signed by the Governor, the above act received the dissent of the Lord Proprietary, December 10, 1754, and became null and void. See Appendix page 642.]

No. 14 An Act empowering the Incumbent and Vestrymen of Saint Michaels Parish in Talbot County and James Tilghman of the said County and Ann his Wife to make an Exchange of certain Lands therein mentioned.

Whereas the Parties aforesaid by their Humble Petition to this present General Assembly have set forth that the said Incumbent is seized as Incumbent of the said Parish of a Tract of Land called Holden Addition which was Devised among other Lands for a Glebe in the said Parish by Thomas Smithson Esquire deceased and that the said James Tilghman and Ann his Wife are seized of a Tract of Land called Fansley [Fausley] contiguous to the said Land called Holden Addition That the dividing line of the said Lands extends obliquely across the Creek called Fansley [Fausley] Creek in such a manner that Parcel of the same Land called Holden Addition less than fifteen Acres lyes on the North side of the said Creek next the Lands and Plantation of the said James Tilghman so as to be useless to the said Glebe and a Parcel of the said Land called Fansley [Fausley] less than fifteen Acres lying on the South side of the said Creek next the said Glebe Lands is altogether useless to the said James Tilghman, That of course an Exchange of the same parcels of the said Tracts of Land would be convenient to the Incumbent for the time being of the said Parish and to the said James Tilghman But there being no Power of Aliening the said Glebe Land in any Person and the said James Tilghman and Ann his Wife being Seized in Fee Tail special of the said Land called Fansley [Fausley] and therefore not having power to make an Effectual Conveyance of any part of the said Land It is humbly prayed by the said Parties that an Act of Assembly may be made empowering the Incumbent of the said Parish for the time being and the Vestrymen or the Major part of them and the said James Tilghman and Ann his Wife to make an effectual Exchange of such Parts of the same Tracts of Land and in such Manner as to the same parties may seem meet and convenient.

p. 29