Liber H. S. according to the Intent and Directions of the Laws of this Prov-No. I ince and as if the usual Course of Law had been used and taken to Charge the Estate of Thomas Robinson with the money due to the aforesaid Peregrine Brown to the Crown any Defect or Omission Law Statute Usage or Custom to the contrary in any wise notwithstanding Saving to the Right Honourable the Lord Prop. ry his Heirs and successors and all Bodies Politick and Corporate and all others not mentioned in the said Act their several and respective Rights. And Whereas it doth not appear to this General Assembly that the said Thomas Robinson was at the Time of his Death Indebted either to the afs.d Peregrine Brown or to the Crown as in the said Act is recited and suggested or that the Heirs of the afs.d Thomas Robinson then deceased or any other Person or Persons who was were or might be Entituled to one moiety of the afs.d Parcel of Land had notice of any Design or Purpose to apply to the General Assembly for the obtaining of the afs.d Act of Assembly at the Time when the same was applied for and obtained And Whereas it is made appear to this general Assembly that the afsd Act was obtained by the great Interest of the aforesaid Maurice Birchfield and Richard Bennett and others in Power by means whereof the Person or Persons who at the Time of passing the afs.d Act of Assembly had a legal Right or Title to one Moiety of the aforesaid p. 112 Parcel of Land called Bolton on Turkey Point were devested thereof as it appears to this General Assembly contrary to Equity Right and Justice. Wherefore and on a full hearing of Bennett Chew Devisee of the aforesaid Richard Bennett deceased and Thomas Catteral who Claims a Right or Title to one moiety of the said Parcel of Land as the Heir at Law of the aforesaid Thomas Robinson and to the End that as to the said moiety of the said Parcel of Land the same may be and remain in the same State and Condition to all Intents and Purposes whatsoever as if the said Act had never been made or passed and that no Person or Persons who had the legal Right or Title thereto at the Time of passing the said Act or any other Person or Persons claiming by from him or them should be barred or precluded of his or their Right or Title to the same by means of the said Act of Assembly or any Matter Clause Article or Thing therein contained

Be it Enacted by the Right Honourable the Lord Proprietary by and with the Advice and Consent of his Lordships Governor and the Upper and Lower Houses of Assembly and the Authority of the same. That so much of the said Act of Assembly intituled An Act for the Confirmation of the Lands therein mentioned to Richard Bennett Esquire and all and every Past Clause Matter Article and Thing therein contained which in any wise manner or respect whatsoever doth or can relate to or concern the afs.^d One Moiety of the Parcel of Land aforesaid be and is hereby utterly Repealed Abrogated and made void to all Intents Constructions and Purposes what-