Liber R. G. John Brooke the Obligor aforesaid and John Brooke his son and heir aforesaid and all manner of Person & Persons whatsoever claiming the said parcel of Land or any part thereof as heir or heirs or Assigns of or from by or under the said John Brooke the Obligor John Brooke his son & heir aforesaid or the said John Brooke the infant aforesaid be and is and are hereby declared to be barred and forever hereafter precluded of and from all right title and Claim of in and to the said parcel of Land called Renchers Adventure in the Condition of the Bond first aforesaid mentioned and therein and in this Act Specified and described as fully amply and Completely to all intents and Purposes as if a good Sufficient and Legal Conveyance and Assurance of the same parcel of Land had been made and Executed by the said John Brooke the Obligor to the said Thomas Hodgkin his heirs and Assigns in Pursuance of his bond so by him the said John Brooke passed and executed to the said Thomas Hodgkin as aforesaid And that the said Bartholomew Pomeroy his heirs and Assigns shall be and is & are hereby declared to be seised and Possessed of and in the same Estate right and title of in and to the said parcel of Land and every part and parcel thereof as fully and Completely to all intents and Purposes as if a good Sufficient and legal Conveyance and Assurance of the same parcel of Land had been made and executed to the said Thomas Hodgkin his heirs and Assigns by the said John Brooke the Obligor in Pursuance of his Bond aforesaid so by him passed and executed to the said Thomas Hodgkin as aforesaid Saving to the heir of the aforesaid Thomas Hodgkin and his heirs and Assigns his and their right and title of Equity of Redemption of and in the same Parcel of Land and every part thereof And saving also to the said John Brooke the infant the Liberty and Priviledge of shewing cause if any he hath or can shew to the General Assembly of this Province at any time within Six Months after he arrives to the Age of twenty One Years or at the next General Assembly after that time why the said Bond so as aforesaid Passed and Executed by the said John Brooke the Obligor to the said Thomas Hodgkin ought not to have been Specifically Perp.63 formed and upon such cause shewn to the Satisfaction of the said General Assembly that then this Act shall be totally repealed and made void Any Clause matter or thing herein before contained to the Contrary in any wise notwithstanding

> By the Lower House of Assembly 23.rd October 1770 Read & Assented to signed by Order Jnº Duckett Cl Lo. ho.

On behalf of the right Honourable the Lord Proprietary of this Province I will this be a Law Rob.t Eden

By the Upper House of Assembly Oct. 23.d 1770 Read and Assented to Signed by Order U. Scott Cl. Up. Ho.

the great seal in appendant wax