

therein the Execution under which the same may have been Sold—which Deed or Assignment shall be good and sufficient in Law to transfer such Leasehold Interest unto such Purchaser, his Executors, Administrators and Assigns; and it shall and may be lawful for the Sheriff, Coroner, or other proper Officer, after such Deed or Assignment shall have been so executed, to enter into the Premises specified in such Deed or Assignment, and to put the Purchaser into quiet and peaceable Possession thereof.

VII. And whereas Executions and other proceedings may have issued and been had, and be still pending, relating to the Sale of the Interests of Leaseholders when taken in Execution, under and by virtue of the provisions of the Acts on that subject hereinafter recited, and herein before repealed: Be it therefore enacted, That for the purpose of fully completing and finishing all such Proceedings and Executions, and of Selling all Interests of Leaseholders taken thereunder, and of giving Conveyances thereof, and of fully performing and completing all such Matters and Things as are authorised or required to be done by the hereinafter recited Acts, in relation to any such Executions or other Proceedings as may be had or pending, and may be necessary to be done and performed thereunder, for the carrying on and completion of the same, the Act, Fifty-ninth George the Third, Chapter Seventh, intituled *An Act to regulate the Sale of the Interest of Leaseholders, when taken in Execution*, and the Act, Eighth George the Fourth, Chapter Seventh, intituled *An Act to continue and amend an Act passed in the Fifty-ninth Year of His late Majesty's Reign, intituled "An Act to regulate the Sale of the Interest of Leaseholders, when taken in Execution,"* shall be and the same are hereby declared to be continued, and to be in full force

The Acts herein before repealed to be in force until all proceedings pending thereunder shall be determined.