



# Union with Scotland Act 1706

1706 CHAPTER 11 6 Ann

## ARTICLE XXV. **E+W**

### VI **Recital of Act of Parliament of Scotland for settling Election of the Sixteen Peers and Forty-five Members for Scotland. **U.K.****

And whereas since the passing the said Act in the Parliament of Scotland for ratifying the said Articles of Union one other Act intituled Act settling the manner of electing the Sixteen Peers and Forty Five Members to represent Scotland in the Parliament of Great Britain hath likewise passed in the said Parliament of Scotland at Edinburgh the Fifth day of February One thousand seven hundred and seven the Tenor whereof follows

Our Sovereign Lady considering that by the Twenty Second Article of the Treaty of Union as the same is ratified by an Act passed in this Session of Parliament upon the Sixteenth of January last It is provided That by virtue of the said Treaty of the Peers of Scotland at the time of the Union Sixteen shall be the number to sit and vote in the House of Lords and Forty Five the number of the Representatives of Scotland in the House of Commons of the Parliament of Great Britain and that the said Sixteen Peers and Forty Five Members in the House of Commons be named and chosen in such manner as by a subsequent Act in this present Session of Parliament in Scotland should be settled which Act is thereby declared to be as valid as if it were a part of and ingrossed in the said Treaty Therefore Her Majesty with Advice and Consent of the Estates of Parliament statutes enacts and ordains that the said Sixteen Peers who shall have right to sit in the House of Peers in the Parliament of Great Britain on the part of Scotland by virtue of this Treaty shall be named by the said Peers of Scotland whom they represent their Heirs or Successors to their Dignities and Honours out of their own number and that by open Election and Plurality of Voices of the Peers present and of the Proxies for such as shall be absent the said Proxies being Peers and producing a Mandate in Writing duly signed before Witnesses and both the Constituent and Proxy being qualified according to Law declaring also that such Peers as are absent being qualified as aforesaid may send to all such meetings Lists of the Peers whom they judge fittest validly signed by the said absent Peers which shall be reckoned in the same manner as if the parties had been present and given in the said List And in case

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*Changes to legislation: There are currently no known outstanding effects for the Union with Scotland Act 1706, Section VI. (See end of Document for details)*

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of the Death or legal incapacity of any of the said Sixteen Peers that the aforesaid Peers of Scotland shall nominate another of their own Number in place of the said Peer or Peers in manner before and after mentioned <sup>F1</sup>. . . It is always hereby expressly provided and declared that none shall be capable to elect or be elected for any of the said Estates but such as are twenty one years of Age complete <sup>F1</sup>. . .

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**Textual Amendments**

**F1** Words repealed by [Statute Law Revision Act 1948 \(c. 62\)](#), [Sch. 1](#)

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**Modifications etc. (not altering text)**

**C1** [S. 6](#) modified (1.1.2007 for E.W.S. and 7.2.2007 for N.I.) by [Electoral Administration Act 2006 \(c. 22\)](#), [ss. 17\(8\)](#), [77\(2\)](#); [S.I. 2006/3412](#), [art. 3](#), [Sch. 1 para. 14\(d\)](#) (subject to [art. 6](#)); [S.I. 2007/230](#), [art. 2](#)

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