Bill to
establish
Magaznia at
Purfloet

Levil ESSEX

COMPONE

Anno Regni GEORGIIII.

REGIS

Magnæ Britanniæ, Franciæ, & Hiberniæ,

TRICESIMO TERTIO.

At the Parliament begun and holden at Westminster, the Thirty first Day of May, Anno Dom. 1754, in the Twenty seventh Year of the Reign of our Sovereign Lord GEORGE the Second, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, &c.

And from thence continued by feveral Prorogations to the Thirteenth Day of *November*, 1759, being the Seventh Session of this present Parliament.



LONDON:

Printed by Thomas Baskett, Printer to the King's most Excellent Majesty; and by the Assigns of Robert Baskett. 1760.

1759

Anno Regni GEORGIIII

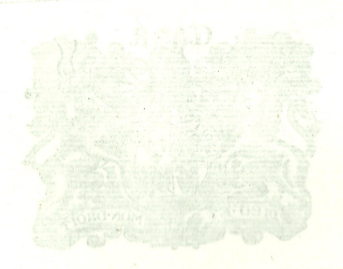
REGIS

Magna Britannia, Francia, & Hibernia,

TRICESIMO TERTIO.

At the Parliament begun and holden at Welminster, the Thirty first Day of May, Anno Dam. 1754, in the Twenty seventh Year of the Reign of our Sovereign Lord GLORGE the Second, by the Grace of God, of Great Britain, France, and Ireland, Ling, Defender of the Faith, Sec.

And from thence continued by feveral Propognicins to the Thirteenth Day of November, 1700 being the seventh Sefficient this prefent Parliament.



LONDON.

Majority; and by the Alligns of Robert Bakert, taken

Anno tricefuno tertio

Georgii II. Regis.

An Act for taking down and removing the Magazine for Gunpowder, and all Buildings thereto belonging, fituate near Greenwich in the County of Kent; and erecting, instead thereof, a new Magazine for Gunpowder at Purfleet, near the River of Thames, in the County of Essew; and applying a Sum of Money granted in this Session of Parliament towards those Purposes; and for obviating Difficulties arisen upon an Act made in the last Session of Parliament, for making Compensation for Lands and Hereditaments purchased for His Majesty's Service at Portsmouth, Chatham, and Plymouth.



bereas the Powder Maga: Preamble. zine near the Town of Green-wich in the County of Kent, is very improperly and dangeroully situated; and notwithsanding great Care has been taken to support the said Magazine, the same is utterly incapable of being essentially repaired: And whereas Purseet, near the Riever Thames, in the County of

ereding a Powder Magazine; Hay it therefoze please Pour Pajetly, that it may be enacted; and be it enacted by the King's most Ercellent Pajetly, by and 8

288

The Powder Magazine near Greenwich, to be by the Board of Ordnance, and a new one, together with Barracks, &c. to be erected at Puifleet.

with the Advice and Concent of the Lozds Spiritual and Tempozal, and Commons, in this present Parliament affembled, and by the Authority of the same, That it thall and may be lawful for the Walter General of Dis Majesty's Didnance for the time being, or for the Lieute= taken down, and beneral and Principal Officers of his Paietly's Dionance for the time being, or any Three or more of them, to take down and remove the faid Powder Magazine situate near the Town of Greenwich, and all the Buildings thereto belonging; and, inflead thereof, to erest and build a Wagazine for Gunpowder, for Land and Sea Service together, with Barracks, Guardhouse, and other boutes and Buildings necessary and convenient for the Care and Management of such Magazine, and of the Gunpowder that shall from time to time be deposited in it, at Purfleet aforesaid.

And whereas it will be necessary to purchase certain abesfuages, Wills, Lands, Tenements, and Hereoftaments, in older to build such intended Wagazine for Gunpowder. and other Buildings, at Pursleet; be it therefore further enacted by the Authority aforesaid, That it shall and may be lawful to and for his Majetty, by One or more Com= million or Commissions by Letters Patent under the Great Seal of Great Britain, to authorize and appoint any Rumber of Persons to be Commissioners for surveying and fetting out all fuch Messuages, Wills, Lands, Tenements, and Bereditaments, and for executing the other

Durpoles of this Ad, in Manner berein after mentioned.

and be it further enacted by the Authority aforesaid, That it thall and may be lawful for the faid Commissioners so to be appointed, or any Tive or more of them. of fuch Persons as they, of any Five of more of them, hall appoint, to enter upon, make Surveys of, and fet out and describe by Lines, Stakes, or other Warks. fuch Weffunges, Wills, Lands, Tenements, and Here= ditaments, at Purfleet aforefaid, as they the faid Commissioners so to be appointed, or any five or more of them, thall think proper to be purchased, in order for the ereating and building a Magazine for Gunpowder, and the Guardhouse, Barracks, and other convenient Buildings there.

The Lands, &c. fo furveyed, velted in Trustees;

who are im-

powered to

enter apon and fet out

the Lands, &.. accordingly.

> and be it further enacted by the Authority aforesaid, That from and immediately after the making of every fuch Survey respectively, and the entering thereof in the Books of the faid Commissioners as herein after directed, all the Adefluages, Adills, Lands, Tenements, and Dereditaments, lying within the Boundaries of such Descriptions respectively as asozesaid, shall be and are bereby

Commissioners to be appointed by His Majesty for furveying, &c. Lands, &c. proper for that Purpole;

pessed, and declared to be in the adual and real Pos fession and Seisin of the Right Honourable Arthur Onslow Speaker of the bouse of Commons, William Harvey Esquire, Sir William Maynard Baronet, the Bonourable Lewis Watson, and the honourable Robert Fairfax, their Beirs and Affigns; in Crust nevertheless foz such Per- in Trust for fon and Persons, Bodies Politic oz Coppozate, Eccles interested, till siastical of Civil, as, at the Time of making such Sur- the Purchase vep respectively, are or shall be interested therein, ac: Monies. colding to their several Estates and Interests, in Posses fion, Reversion, Remainder, og otherwice, until the Purchase sponies for the same thall be paid, or Certificates for the Papment thereof thall be made forth and depo: fited in such Manner as is herein after directed.

And be it further enacted by the Authority aforesaid, That Commission-ers impowered the faid Commissioners to to be appointed, or any five or to treatforthe moze of them, may, and they are hereby impowered to absolute Purchase of such treat and agree with the Dwners and Persons interessed in Lands. fuch Deffunges, Wills, Lands, Tenements, and Bereditaments, as aforesaid, for the absolute Purchase thereof, according to their respedive Interests therein; and all fuch Agreements by the Owners and Persons interest. ed of and in such Heduages, Wills, Lands, Tenements, and bereditaments, with the Commissioners to to be appointed, or any five or more of them (being entered in a Book of Books in Manner herein after directed) shall Agreements entered into be valid and effectual to all Intents and Purpoles what: deemed valid. foever: And in case any Person of Persons, Bodies Politic og Copposate, Ecclesiastical og Civil, Shall refuse og Where Perneglect to treat or agree as aforesaid, or wall refuse to sons shall reaccept what the faid Commissioners, of any five of mose lect to treat, of them, Call think a reasonable Recompence of Satisfaction for the same, for the Space of Thirty Days after Potice in Writing given to such Person of Persons, of to the Principal Difficer or Difficers of fuch Bobies Politic or Corporate, Ecclesiastical or Civil, or left at his, her, or their respective Place or Places of Abode, or Delivered to the Tenant of Tenants of the Premiffes; Of or hall be difif, through any Difability by Mon-age, Coverture, or abled from treating, Special Limitations in any Gettlement og Settlements, or by reason of any Controversy depending in Law or Equity, or any other Impediment, such Dwners of Perfons cannot dispose of their respective Properties of Interests; in every such Case the said Commissioners so to the Commissioners are to be appointed, or any Five or more of them, may, and issue their are hereby authorized and required to issue forth their Warrant to the Sheriff of Marrant of Marrants, under their Hands and Seals, the County, to the Sperist of the County of Essex, thereby command.

to fummon and return a Jury to aftertain the Value of the Fremiffes.

Sheriff to attend at the Return of the Warrant, with his Officers, to prove the fummoning the Jurors.

Jury may be challenged.

Sheriff neglecting his Duty, may be fined in a Sum not exceeding 20 L.

and Juryman in a Sum not exceeding 101.

ing him to impanel, fummon, and return befoze the faid Commissioners to to be appointed, or any Five or more of them, at such Cime and Place, of Cimes and Places, as thall be appointed in such Warrant of Warrants, Ewenty four subfantial and indifferent Inhabitants of the faid County of Effex, qualified to ferve upon Juries at the Affizes, who upon their Daths (which Daths the faid Commissioners to to be appointed, or any Five or more of them, are hereby impowered to administer) hall enquire into, and, by their Clerdift, afcertain and affels the true and real Calue of such Deffuages, Wills, Lands, Cenements, and Bereditaments, and of the respective Estates, and Interests therein: And the said Sheriff is bereby required to impanel, fummon, and return, such Mumber of Inhabitants as afozesaid; and, at the Return of such Warrant of Warrants, to attend the faid Commissioners, with his Bailiss of Dicers, to prove, if necessary, upon Dath (which Dath the said Commissioners to to be appointed, or any five or more of them, are hereby impowered to administer) the summoning of the Jurozs to impanelled and returned respectively; and all Persons that have their lawful Challenges (but thall not challenge the Array of the Panel) against any of the faid Jurymen when they come to be swozn: And in case the said Sheriff wall neglect or resuse (being duly ferved with such Warrant of Warrants Sir Days of moje before the Return thereof) to impanel, summon and return, such Jury; or thall not attend the said Commisfioners, to to be appointed, with his Bailiffs and Deficers, who shall have executed such Marrant of Marrants; then, and in either of the faid Cafes, the faid Commissioners to to be appointed, or any five or more of them, are bereby authorized and required to impose a fine upon luch Sheriff, not exceeding Twenty Pounds, not lefs than Cen Pounds, for any Dne Dffence: And if any Person so to be impanelled, summoned, and returned, thall not appear at the Return of such Warrant or Marrants; or, appearing, shall refuse to be sworn for the Purpoles aforesaid, or, being sworn, shall depart without the Licence of the fair Commissioners so to be appoint: ed, og any five og moze of them, befoze the Merdict is given; og thall not give bis Clerdick, og in any other Banner neglect bis Duty in the Pzemiffes; in every such Cafe the major Part of the Commissioners to to be appointed, then assembled, may and are hereby impowered to let a fine upon such Person so offending, and not baving lawful Excuse (to be allowed by such Commissioners to to be appointed) not exceeding the Sum of Ten Pounds.

Pounds, upon any Dne Person for any Dne Dffence: All Fines to be rewhich fines the faid Commissioners to to be appointed, the Excheor any five or more of them, are hereby authorized and quer. required to effreat in his Majeffy's Court of Erchequer, to be levied to the Ale of His Majeap.

And be it enacted by the Authority aforesaid, That in Where a fufficient Jury shall case a sufficient Jury thall not appear, upon the Return of not appear, the faid Marrant of Marrants, to take the Inquest, it the inquest shall be lawful for the said Commissioners so to be ans journed, nointed, or any five or more of them, from time to time, to adjourn the Inquest to any future Day, not erceeding Fourteen Days, not less than Seven Days, from the Adjournment thereof; and to issue out their Warrant and a fresh 02 Marrants for impanelling, fummoning, and return fued for reing a Number of Jurozs Double the Number of Justurning Double the Number of Double the Number rois making Default, to attend such Commissioners so ber of Juros

appointed are hereby authorized to make from time to

Provided always, and be it further enacted by the Au-Twelve fuffithoutty aforesaid, That Twelve good and sawful Wen the Inquest. thall be sufficient to take the Inquest asozesaid; and that in case Twelve or more thall appear upon the Return of the said Marrant or Marrants, then, and in such Case, the faid Commissioners, or any five or more of them, shall proceed to take the faid Inquest, and give Judgement,

the Jurous before returned by the faid Sheriff, or at any future Obeeting or Obeetings to be held by Adjournment or Adjournments, which the faid Commissioners to to be

to be appointed at such adjourned Deeting, together with making Default.

and make Decrees thereon.

and be it further enacted by the Authority aforesaid, Witnesses may That the faid Commissioners so to be appointed, or any be summoned, and examined five or more of them, may and are hereby impowered upon Gath: to fummon, by Writing under their hands, any Person or Persons to attend any Jury to be summoned by virtue of this Act, and to examine fuch Person of Persons upon Dath, in relation to the Matters in Dueffion ; which Dath the faid Commiffioners fo to be appointed, or any five or more of them, are bereby impowered to administer.

And be it further enacted by the Authority aforesaid, Notice to be That five or more of the said Commissioners so to be given of the appointed, that cause Potice to be given in Uniting of ed for the Meeting of the the Days appointed for the Deeting of fuch Juries as Juries. afozesaid, Seven Days at the least befoze every such Meeting; which Motices thall be affired upon the Dooz of the Willer's House, and of the Publick House at Purfleet called The Crown, and published in the London Gazette;

Witnesses refusing to attend, or to give Evidence, may be fined in any Sum not exceeding 5 l.

Orders and Decrees of the Commissioners,

and Verdicts of the Juries, and the Judgements thereupon, are to be final and conclusive to all Parties.

Surveys, Orders, Judgements, Agreements, and Verdicts, to be entered at Length in proper Books;

and if any Person or Persons hall not appear pursuant to such Potice, that then the said Commissioners so to be appointed, and also the said Jury, shall proceed and determine upon the best Information they can then procure or obtain: And if any Persons summoned to attend such Commissioners so to be appointed, and Jury so to be impanelled and sworn, as a Witness, shall not appear, or appearing, resuse to be sworn or to give Evidence, the major Part of the Commissioners then assembled may impose a Fine upon every Person so offending, and not having sawful Excuse (to be allowed by such Commissioners) not exceeding Five Pounds upon any Dne Person so any One Offence: All which Fines shall be estreated and sevied, in such Hanner as the Fines berein before mentioned are directed to be estreated and sevied.

And be it further enacted by the Authority aforefaid, That the Divers and Decrees which thall be made by the faid Commissioners to to be appointed, or any five or more of them, relating to or concerning fuch Agree. ments, which hall be made between the faid Commit. fioners to to be appointed, or any Five or more of them, and fuch Dwners and Persons interested as asozesaid; and also all the Clerdias of such Juries, and the Judgements and Decrees of the faid Commissioners fo to be appointed, or any five or more of them, thereupon; shall be final, and thall be binding and conclusive to all and every Person and Persons, Bodies Politic and Cozpozate, Eccleffaffical and Civil, their Beirs, Succetfors, Executors, Administrators, and Assigns, and all other Perfons whatfoever, claiming, or to claim, in Remainder, Revertion, og in any other Manner bowfoever, notwithffanding any Difability of Incapacity ; any Law, Statute, og Cuffom, og other ABatter og Ching whatfoever, to the contrary notwithstanding.

And be it further enacted by the Authority aforesaid, That the said Commissioners so to be appointed, or any five or more of them, shall cause all their Surveys, Diders, Judgements, and Decrees, and also all such Agreements and Uerdids, to be entered in a Book or Books; and in such Surveys, Diders, Judgements, Decrees, and Agreements respectively, shall be expressly mentioned and specified the respective House or Houses, Will or Wills, Building or Buildings, Humber of Acres or Parcels of Land, with their several Abuttals and Boundaries, and the Name or Names of every Person or Persons, Bodies Politic or Corporate, Ecclesiastical or Civil, who shall be interested therein, and also the respective Sum or Sums of Woney which shall be agreed for

for between the said Commissioners so to be appoints ed and Parties interested, or which shall be assessed by such Jury to be paid for the same respectively: And and Copies all such Surveys, Diders, Judgements, Decrees, Agree-thereof to be ingroffed on ments, and Merdicks, thall be also fairly ingrosted on Parchment, Parchment, and certified under the hands and Seals by the Comof Five of moze of the faid Commissioners to to be apmissioners to
the Clerk in pointed, to the Clerk of the Crown in Chancery, and to Chancery, and the King's Remembrancer in his Majetr's Court of Ex-the Kemembrancer of the

and be it further enacted by the Authority aforesaid, Certificates of That the said Commissioners so to be appointed, or any the Purchaies to be given by five or more of them, chall be and are hereby required, the Commissioners to the without fee oz Reward, to give their Certificate oz Cer= Proprietors, tificates in Writing, under their Hands, to every 1920= prietor and other Person interested in the Premisses, erpreffing the respective bouse or bouses, Will or Wills, Building or Buildings, Dumber of Acres or Parcels of Land, and their several Abuttals and Boundaries, with the Mame of Mames of the Person of Persons, Bodies Politic og Coppogate, Ecclesiastical og Civil, and the Sum or Sums be, the, or they, is or are to receive for the fame; and such Certificates respectively shall authozize and Bills for the Surveyor General of the Didnance for the time bes to be made ing, to make out and allow a Bill of Bills to the Per, out by the for a legerous Baries Politic a Constant fon og Persons, Bodies Politic og Copposate, Eccles neral of the siastical of Civil, mentioned in such Certificates respect Ordnance; tively, and in which Bill or Bills thall likewise be erpressed the respective bouse or bouses, Will or Wills. Building of Buildings, Pumber of Acres of Parcels of Land, and their several Abuttals and Boundaries, together with the Mame of Mames of the Person of Perfons, Bodies Politic of Copposate, Ecclesiaffical of Civil, as aforesaid, and the respective Sum or Sums to be paid; and thereupon Dne of moje Debenture of Des and Debenbentures thall be prepared for the several and respective on to be grant-Sums as afozesaid, by the Clerk of the Didnance foz ed them, the time being, and figned by Three or more of the Principal Officers of the Didnance for the time being; and with Interest fuch Debentures are hereby required to be paid, with In after the Rate toron after the 19 cf. of 4 l. per Cent. terest after the Rate of Four Pounds per Centum per per Ann. Annum, from the Cime of Demanding the Principal Sums mentioned therein, out of the Woney hereby appropriated, or hereafter to be granted by Parliament for the Purpose asozesaid, by the Treasurer of the Debnance for the time being, who wall take Acquittances from the Persons indozsed thereon; and that immediately from and after the Delivery of such Certificates to the Persons interested as asozciaid, the Trustees besoze mention:

The Trustees thereupon deemed to stand seised of the Premisses. fuch Certificates, they may be depofited with the Clerk of the Peace for *Ef*-Jex, &c.

ed thall be deemed and adjudged to fland feised of the Premisses mentioned in such Certificates respectively, to and for the Afe of his Majetty, his heirs, and Succes-In case of Re. sozs, foz ever: And if any Person of Persons, Bodies fusal to accept Politic or Corporate, Ecclesiastical or Civil, thall wilfully refuse to accept of or receive any such Certificate; that then, and in such Case, it that and map be lawful for the faid Commissioners to to be appointed, or any Kive or more of them, to leave and deposit such Certificates with the Clerk of the Peace of the faid County of Effex, and hall make an Entry in their Books of the same, which shall be taken and deemed to be valid; and such Messuages, Mills, Lands, Tenements, and hereditaments respectively, thall from thenceforth be velled to the Ace of his Majedy, his heirs, and Succedloss, as it such Certificates had been received by the Parties intitled thereto. And be it further enacted by the Authority aforesaid,

Where the Premisses shall belong to any Corporate Bo- 02 Bereditaments, og any Interest therein, shall belong to a Difability to take and difpose of the Purchase Mo-

paid over to the Dep. Remembrancer for their Ufe.

dy, or to other persons under any Cozpozation, or Body Politic, Ecclesiastical or Civil, og to any other Person og Persons whatsoever, who, by Reason of any Disability, are not able of capable by Law to take and dispose of the several Sums which thall be due and payable for and in respect of their it is then to be several Interests; in every such Case, such Sums of Boney thall be paid into the Bands of the Deputy King's

Remembrancer of his Majeffy's Court of Exchequer at Westminster for the time being, to and for the dices, Intents, and Purpofes, berein after mentioned.

Chat if any fuch Deffuages, Wills, Lands, Tenements,

Act 31 Geo. II.

and whereas by virtue and in pursuance of an Att of Parliament paffed in the Thirty first pear of the Reign of Dis present Bajesty, intituled, An Act for vesting certain Messuages, Lands, Tenements, and Hereditaments, for the better fecuring His Majesty's Docks, Ships, and Stores, at Portsmouth, Chatham, and Plymouth, and for the better fortifying the Town of Portsmouth, and Citadel of Plymouth, in Trustees, for certain Uses, and for other Purposes therein mentioned; and of another Aft made and paffed in the last Section of this present Parliament, for making Compensation to the Proprietors of such Lands and Deregitaments, as had been purchased for that Purpose, divers Lands, Grounds, Tenements, and Hereditaments, lituate, lying, and being, near the faid Docks respectively, and particularly certain Lands and Grounds belonging to Sir John Saint Aubin Baronet, which were valued by dis Majesty's Commissioners at Seventeen thousand Pounds, and upwards, and which he was not qualified to convey in fee Simple; and allo certain Lands, ounds, and bereditaments, belonging to the Rectory at id Church of Stoke Damarell, which could not by Law be aliened in fee Simple; and several other Lands near the faid several Docks; have respectively been taken and made use of for fortifying and securing the said Docks respectively, and are vested in Trustees for that Purpose; and Bills and Debentures have been made out and allowed by the Surveyor General of the Didnance, for feveral Sums of Honey payable for the Purchase, or as the Calue, of the Lands, Tenements, and Hereditaments respectively; and the several Sums of Woney which, by the faid Act of the last Section, were directed to be paid into the hands of such Deputy Remembrancer for the time being, are now ready to be paid purfuant to and for the Purpoles of the same At: But as Doubts and Difficulties have arifen touching the Execution of the faid Ad; therefore, for obviating and removing such Doubts and Difficulties, and for the more effectually carrying the faid Act of the last Session, and this present Act, into Execution; be it further enacted by the Authority aforesaid, That the several and respective Sums of 290. The Monies ney which, in and by the faid last mentioned At and this payable by the payable b paid and applied for the Benefit of any Corporation, Body Bodies, or Perpolitic, or Perlon under such Disability, as aforesaid, that legal Disability be paid to the Deputy of the King's Remembrancer at to receive and applythe fame, the Court of Exchequer at Westminster for the time be to be paid over ing, who is hereby authorized, impowered, and required, to the Dep. Remembrance; to receive the same; and shall upon the Receipt of each of the several Sums so paid in for the Ale and Benefit who is to grant Certificates for of each of the faid Dwners and Proprietors respectively, the same to the fign a Certificate to the Barons of the faid Court of Proprietors; Exchequer, under his band, purporting and fignifying, that every such Sum was received by and paid to him in purfuance of the faid former Ads, and of this prefent Ad, for the Afe and Benefit of such Owner or Proprietor respectively; and who, in such Certificate, Hall be named which are to and described; and which Certificate shall be filed in the be filed in the faid Court of Exchequer, and a true Copy thereof, fign: Exchequer. ed by the faid Deputy of the King's Remembrancer, thall and may be read and allowed as Evidence for the Durpoles berein after mentioned.

And it is hereby further enacted and declared, That the received by faid Deputy Remembrancer for the time being, upon Received by him to be paid ceipt of any Sum or Sums of Woney hereby directed and into the Bank. appointed to be paid to him as afozesaid, shall pay the

same into the Bank of England.

Rarons of the Exchequer impowered to make Orders for placing out the Funds,

and it is hereby further enacted. That the Barong of his Majesty's Court of Exchequer, of the Degree of the Coif, for the time being, or any Two of them, thall by the Monies in and are hereby authorized and impowered, in a fummary May, upon Wotion, or by Petition, for and on the Behalf of the Person of Persons who shall be interested in. or intitled to, the Benefit of the Money so to be paid to, and received by, the faid Deputy Remembrancer, or wall be intitled to receive the Interest or Produce thereof; and upon reading the Certificate directed to be figned by the faid Deputy Remembrancer concerning the fame, as afozesaid, and receiving such further Satisfaction as they thall think necessary; to make and pronounce such Diders and Directions as they chall think just and reasonable for the placing out the said Money in the public funds, or upon Government or Real Securities, and for calling in, disposing of, and placing out, the same again, in or upon luch new oz other funds oz Securities, as afozefaid; and for Payment of the Dividends, Interest, or Produce thereof, to the several and respective Persons intitled to receive the same, or sor laying out the said Principal Sums, or any Part thereof, in the Purchases of other Meduages, Mills, Lands, Tenements, or hereditaments, to be conveyed and settled to, foz, and upon the same Uses, Trusts, Intents, and Purposes, as the former Effates were fettled at the Time they became vefted in the Trustees of the said former Act, or at the Time thep hall become vested in the Trustees appointed by this Act, or as near as the same can be done, or for and concerning the receiving, issuing, paying, applying, and disposing of, the faid Money, for the Benefit of the Person and Persons intitled to the same respectively, by virtue of, and according to, the Tenoz and Purport of the said former Ads, and this present Aa.

and for Payment of the Dividends thereon,

or laying out the Principal in other Purchases, to be fettled and applied to the fame Uses.

AllMortgages, Acts in the Deputy Remembrancer, to vest, upon his Death or Removal, in his Successor, subject to the fame Trusts; and the Monies then re-Hands to be paid over by his Executors,

And it is hereby further enaded and declared. That Stocks, &c. vested by this upon the Death of Removal of the present of any suture or the lecited Deputy of the King's Remembrancer of the said Court of Exchequer, all Mortgages, Stocks, and Securities, veffed in him by virtue and in pursuance of the said former Ads. and this present Ad, Wall vest in the succeeding Deputy of the King's Remembrancer for the time being, subject to the Truits, and for the Purposes, herein before mentioned. without any Alignment of Transfer; and all Monies mes then remaining in his paid into the Bank in pursuance of this Act, or remain= ing in the Hands of the present or any future Deputy of the King's Remembrancer at the Time of his Death or Removal, and not invested in the funds, or placed out on Securities as afozesaid, shall be paid over by the Ere-

cutors

cutors or Administrators of such deceased Deputy of the King's faid Remembrancer, to the succeeding Deputy of the King's faid Remembrancer for the time being.

And it is hereby further enacted and declared, Chat if, if there shall on the Death of Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of any future be no Dep. Removal of the present of the Deputy of the King's Remembrancer of the faid Court of the Trufts, Exchequer, the King's Remembrancer hall execute the present and faid Diffice in Person, then, and in such Case, the several former Acts, are to vest in Trusts, Powers, and Authorities, in and by the faid the Principal former Ads, and this present Ad, vested in the said Des brancer. puty of the King's Remembrancer, and his Successors, shall, during such Time as no Deputy of the King's Remembrancer hall be appointed, vest in, and be executed by, the said King's Remembrancer of the said Court of

Exchequer for the time being.

and whereas the Wills commonly called The Purfleet Mills, by keeping back the fresh Water, and admitting the falt Water out of the Thames into the Fleet of Cut called Mar Ditch, have been found very detrimental to the adjacent Lands, as well as to the Bealth of the Country in general, and may prove pernicious to the Garrison intended for the Guard of the faid Magazine; be it further enacted by the Authority aforesaid, That as soon as the said The Mills at Commissioners to to be appointed by virtue of this act taken down; thatt be in actual Possession and Seisin of the said Wills, the Master General of His Majesty's Dyonance for the time being, or the Lieutenant General and Principal Dfficers of his Majedy's Didnance for the time being, or any Three or more of them, thall effectually take down the faid Hills; and that no Wills thall hereafter, on any Account, be built, either at the Mouth of the said fleet or Cut called Mar Ditch, of in any other Part thereof that shall, by virtue of this Act, be vested in the faid Commissioners before mentioned; but that the faid fleet or Cut and the Fleet hall be left free and open according to the Directions herein after mentioned; any thing in this Act to the contrary thereof in any wife notwithflanding.

and be it further enacted by the Authority aforesaid, and proper That the Maller General of his Majelly's Didnance for to be erected the time being, or the Lieutenant General and Principal to keep out the Sea Water, Officers of Dis Dajeffy's Dionance for the time being, or any Three or more of them, thall, when the faid wills thatt have been taken bown, fix such proper Flood-Gates, not less than Fourteen Feet in Whioth, to be laid at feath Three Freet lower than the Will Mater-Way now is, as thall effectually keep the Sea Water out of the faid fleet, and permit the fresh Chater to go off with the Ebb Tides; and permit the fresh Water and hall, from time time, clear the Sitt from the Wouth to go off with

of the Ebb I ides,

of the said fleet, and cause such other Works to be ereded, and such Repairs to be made thereunto, as may be fufficient for the Purpose aforesaid; any thing in this Act

to the contrary thereof notwith anding.

The Fleet to be under the of Sewers for the Levels of out of the Monies grant-

and be it further enacted by the Authority aforesaid. Commissioners That the said fleet commonly called Mar Ditch, and all the Chorks ereded or to be ereded thereon, thall Avely and W. fill continue under the Authority of the Commissioners the Expences of Sewers for the Levels of Avely and West Thurrock. of the Repairs, to be preserved by them for the Benefit of the Country &c. to be paid in the State they are directed to be by this At; never-Monies grant-ed for the Ord- the less, so as all the Expences of ereding and keeping in nance Service. Repair the faid Flood Sates, and other Works, shall be borne and paid for out of the Monies granted or to be granted by Parliament for the Service of the Dednance; any thing herein contained to the contrary thereof notwithstanding.

Commissioners impowered to hear and redress Grie ances of the Owners and Occupiers of Lands;

and be it further enaded by the Authority aforesaid. That it shall and may be lawful to and for the said Commissioners, or any five or more of them, upon the Complaint of any Owner of Owners, Occupier of Occuviers, of any other Meduages, Lands, and Bereditaments, adjoining to any Part of the Lands and Bereditaments by this Act vested in the said Trustees, that he, she, or they have received any Damage by bzinging, loading, or carrying any Materials necessary to erect or compleat any of the Morks thereto belonging, or by any other Deans whatsoever, to examine into and hear every such Complaint; and if the same hall be made out to their Satisfaction, then such Commissioners, or any Five or more of them, are hereby authorized to make such Recompence for fuch Damages to the Party of Parties injured, out of the Monies hereby granted, as to the faid Commissioners, or any five or more of them, shall, from time to time, feem just and reasonable.

and make Satisfaction for Damages.

15,000l granted out of the moving the and building a new one.

and be it further enacted by the Authority aforesaid. That out of all or any the Aids and Supplies granted to Supplies for the Year 1760, His Majesty for the Service of the Pear One thousand feven hundled and firty, there thall and may be issued and faid Magazine, applied any Sum of Sums of Honey, not exceeding the Sum of Fifteen thousand Pounds, towards the taking down and removing the faid Wagazine, and all Buildings belonging thereto, lituate near the Town of Greenwich, and erecting a new Wagazine for Gunpowder, and other Buildings necessary thereto, at Purfleet aforesaid, and purchaling Welluages, Wills, Lands, Tenements, and Bereditaments, for that Purpose.

> and be it further enaded by the Authority aforesaid, That it shall and may be lawful to and for the Waster General

General and Principal Officers of his Hajeffy's Dronance Board of Ordnance to apfor the time being, to appoint proper Secretaries, Clerks, point Officers Afficiants, or other Officers, for the more effectual carrying for carrying this Act into this At into Execution; and that the necessary Expences Execution. and Charges attending the same thall be paid out of the Monies bereby granted.

and be it further enacted by the Authority aforesaid, Accounts to be laid before That an Account of the Application of the abonies hereby Parliament, appropriated towards taking bown and removing the faid Bagazine, situate near the said Cown of Greenwich, and all Buildings thereto belonging, and towards building the faid Magazine, Guardhoufe, Barracks, and other convenient Buildings, at Purfleet afozesaid, thall be laid before both Boutes of Parliament within Thirty Days after the Opening of every Sellion of Parliament.

And be it further enacted by the Authority aforesaid, this Act to be That all such Costs and Charges as shall be incurred in first paid. obtaining this Act, thall be in the first Place paid out of

the Monies hereby granted.

and be it further enacted by the Authority aforesaid, Actions of That if any Action or Suit thall be commenced against any Person of Persons, for any Thing done in pursuance of this Act, every fuch Action and Suit thall be commenced within the Space of Sir Calendar Wonths next after the Cause of such Action of Suit thall have arisen, and not afterwards; and the Defendant of Defend: ants in all such Adions and Suits may plead the General General Istie. Issue, and give the Special Watter in Evidence, at any Trial to be had thereupon; and that the same was done in pursuance of this Aft: And if the same chall appear to have been so done, or if any such Adion or Suit Wall not be commenced within the Cime befoze limited; then, and in either of such Cases, the Jury that find for the Defendant of Defendants; and if a Clerdick thall be found for the Defendant or Defendants, or if the Plaintiff or Plaintiffs thall be Monsuited, or suffer a Discontinuance, after the Defendant of Defendants thall have appeared, of if, upon any Demurrer, Judgement thall be given for the Defendant of Defendants; in each of the Cafes aforefaid, the Defendant of Defendants thall have Treble Coffs, Treble Coffs. and thall have such Remedy for recovering the same, as any Defendant og Defendants bath og bave fog recovering Coffs in other Cases by Law.

d the Major of Malmort of College Fr. Research

Connected and places of the territories of the terr

There are first of one and solder of an aball be a correct of obtaining this Arr. that he are the first prace para our of the Bounes beared, acanters of the Bounes beared, acanters of the Bounes.

Charife amonatered of South Bolls de goudineure a contract any Operation of Adia and reverse for any Chine Bour in particular of Adia and reverse for any Chine Bour in particular of Adia and reverse for any Chine Bour in particular design the South Boll was a proper of the Adia and Chine Bour in the Chine and Chine Bour in the Chine and Chine a

RIMIL