Not to be fill med.

ANNO REGNI

GEORGII III.

REGIS

Magnæ Britanniæ, Franciæ, & Hiberniæ,

TRICESIMO QUINTO.

At the Parliament begun and holden at Westminster, the Twenty-fifth Day of November Anno Domini 1790, in the Thirty-first Year of the Reign of our Sovereign Lord GEORGE the Third, 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 Thirtieth Day of December 1794; being the Fifth Session of the Seventeenth Parliament of Great Britain.



LONDON:

Printed by GEORGE EYRE and ANDREW STRAHAN, Printers to the King's most Excellent Majesty. 1795. His Majefly may grant an Annuity of 65,000 l. to the Prince of Wales, to commence Oct. 10, 1794, out of the Confolidated Fund.

be now due from His faid Royal Highness, and for preventing the Accumulation of Debt in future, and for regulating the Payment of His Royal Highness's Revenues, do humbly befeech Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall and may be lawful to and for the King's most Excellent Majesty, by any Letters Patent under the Great Seal of Great Britain, to give and grant to His said Royal Highness the Prince of Wales, or to such other Person or Persons as His said Majesty shall think sit, to be named in such Letters Patent, and his and their Heirs, to the Use of, or in Trust for, His said Royal Highness, One Annuity of Sixty-sive thousand Pounds of lawful Money of Great Britain; which Annuity of Sixty-sive thousand Pounds shall commence and take Effect from the Tenth Day of October One thousand seven hundred and ninety-sour, and continue from thenceforth for and during the joint Lives of His said present Majesty (whom GOD long preserve!) and of His said Royal Highness; and shall be paid and payable at the Four most usual Days of Payment in the Year, (that is to say), the Fifth Day of January, the Fifth Day of April, the Fifth Day of July, and the Tenth Day of October, in every Year, by even and equal Portions, the Fifth Two Quarterly Payments thereof to be made on the Day after the passing of this Act: And that the said Annuity of Sixty-sive thousand pounds shall and may, by such Letters Patent, be directed to be isluing and payable out of the Consolidated Fund, during the joint Lives of His said present Majesty and of His said Royal Highness, (after paying, or referving sufficient to pay, all such Sums as shall have been directed to be paid out of the fame, by any Act or Acts of Parliament made previous to the Time of passing this Act, and with a Preference to all other Payments which shall or may, at

Annuity payable at the Exchequer, and Debentures for paying it to be made out, without Fee.

II. And be it further enacted, That the faid Annuity of Sixty-five thousand Pounds shall be paid and payable at the Receipt of His Majesty's Exchequer; and the Auditor of the faid Receipt shall, and he is hereby required, by virtue of such Letters Patent, to make forth and pass Debentures, from Time to Time, for paying, according to the Directions of this Act, the faid Annuity, as the same shall become due and payable, without any Fees or Charges to be demanded or taken for paying the same, or any Part thereof; and the said Debentures, to be made forth and passed as aforesaid, shall be a sufficient Authority to the several and respective Officers of the Receipt of the Exchequer, now and for the Time being, for the Payment of the said Annuity, according to the Directions of this Act, without any further or other Warrant to be sued for, had, or obtained, in that Behalf.

Annuity free from Taxes.

III. And be it further enacted, That the faid Annuity of Sixty-five thousand Pounds, and every Part thereof, shall be free and clear from all Taxes, Rates, and Assessments, and all other Charges whatsoever, imposed or to be imposed by Authority of Parliament, or otherwise.

Commissioners appointed.

IV. And be it further enacted, That the Speaker of the House of Commons for the Time being, the Chancellor of His Majesty's Exchequer for

for the Time being, the Master of His Majesty's Household for the Time being, the Accountant General of the High Court of Chancery for the Time being, and the Surveyor General of the Crown Lands for the Time being, shall be Commissioners for putting this A& in Execution, with Relation to the Powers hereby vested in Commissioners; and all Powers and Authorities which the said Commissioners are enabled missioners may act, to exercise by this Act, shall and may be exercised by any Number not and One less than Three of the said Commissioners; and any One of the said to take an Oath before Persons, before he shall enter upon the Execution of the same, shall a Baron of take an Oath before One of the Barons of the Coif of His Majesty's the Exche-Court of Exchequer (which they are respectively authorized and required to administer) in the Form following; (that is to say),

A. B. do fwear, That I will act faithfully and impartially, to the Form of Oath.

best of my Judgement, in the Execution of an Act, intituled, here set forth the Title of the Act, according to the true Intent and Meaning of the said Act. and was a best and the said Act.

And every other of the faid Commissioners shall likewise take the same The other Oath, before the said Commissioner, (who is hereby authorized and required to administer the same), after he shall have taken the said Oath as aforesaid, or before any other Commissioner who shall have taken the faid Oath, and who is hereby also empowered to administer the same.

V. And whereas His Royal Highness has been graciously pleased to 15,000 l. to be desire, that such Part of the Income intended to be allotted to Him as set apart at to the Wisdom and Prudence of Parliament shall seem expedient and and paid adviseable, may be appropriated to the Discharge of His Debts, and be quarterly to paid to the said Commissioners, to be by them applied to that Purpose; be it therefore further enacted, That on the Fifth Day of July One thousand seven hundred and ninety-five, and at the End of every Quarter of a Year after the said Fifth Day of July One thousand seven hundred and ninety-five, until all the Debts now due and owing by His Royal Highness, as principal Debtor, not exceeding the Sum of Six hundred and fifty thousand Pounds, shall be satisfied and discharged, there shall be set apart, at the Receipt of the Exchequer, the Sum of Fisteen thousand Pounds, making the Annual Sum of Sixty thousand Pounds, which shall be issued and paid to the said Commissioners, or to such other Person or Persons as the said Commissioners shall, by Writing under their Hands, or the Hands of any Three or more of Writing under their Hands, or the Hands of any Three or more of them, appoint to receive the same; and the Acquittance or Receipt of the faid Commissioners, signed by any Three or more of them, or such from OA. 10, Person or Persons as aforesaid, shall be a sufficient Discharge for the Payment of the same; and that on the Day next after the passing of this Act, for and in respect of the Two Quarters of a Year which have elapsed since the Tenth Day of October One thousand seven hundred and ninety four, there shall be set apart at the said Receipt the Sum of and ninety-four, there shall be set apart at the said Receipt the Sum of Thirty thousand Pounds, which shall and may be at any Time issued to the faid Commissioners, or to such other Person or Persons as afore-faid, in like Manner, and for the like Purposes as is before directed.

VI. And be it further enacted, That on the faid Fifth Day of July One On July 5, and fo thousand seven hundred and ninety-five, and at the End of every Quarter quarterly, of a Year after the said Fifth Day of July One thousand seven hundred 12501. to be set apart at 21 X

and the Exchequer

to be paid His and ninety-five, there shall be set apart at the Receipt of the Exchequer, during the joint Lives of His Majesty and His Royal Highness, and until the Determination of the said Commission, as is herein-after directed, provided the fame shall determine during such joint Lives, the Sum of One thousand two hundred and fifty Pounds, which shall be paid to His Royal Highness the Prince of Wales, or to such Person as shall be authorized by Him to receive the same, whose Receipt shall be a sufficient Discharge for the Payment thereof; and that on the Day next after the passing of this A.C. Second in respect of the Two Quarantees after the passing of this A.C. Second in respect of the Two Quarantees after the passing of this A.C. Second in respect of the Two Quarantees after the passing of this A.C. Second in respect of the Two Quarantees after the passing of this A.C. Second in respect of the Two Quarantees are supplied to the Two Quarantees are supplied next after the passing of this Act, for and in respect of the Two Quarters of a Year which have elapsed fince the Tenth Day of October One thousand seven hundred and ninety-four, there shall be set apart at the said Receipt, the Sum of Two thousand sive hundred Pounds, which shall be in like Manner with the International to the Pounds of the International State of the I shall be in like Manner paid to His Royal Highness, or to such Person as shall be authorized by Him to receive the same.

2500 l. for Two Quarters from Oct. 10, 1794, to be fet apart immediately.

When the fet apart quar-terly for the Prince.

VII. And be it further enacted, That whenever the faid Debts, now due Debts are dif-charged, the and owing by His faid Royal Highness, shall be paid or discharged, the Commission to said Commission, and all the Powers and Authorities given by the same, shall absolutely cease and determine, to all Intents and Purposes what-soever; and from and after the Determination of the said Commission as aforefaid, the Sum of Sixteen thousand two hundred and fifty Pounds shall be set apart at the Receipt of the Exchequer, at the End of every Quarter, and the same shall be paid to His Royal Highness the Prince of Wales, or to fuch Person as shall be authorized by Him to receive the same, whose Receipt shall be a sufficient Discharge for the Payment thereof.

Commission ers may de-mand from Perfons con-cerned in the Management of the Prince's Revenues, a State of His Debts, and examine Creditors on Oath.

VIII. And be it further enacted, That it shall and may be lawful for the said Commissioners to demand, from all or any of the Officers of His faid Royal Highness, or any other Person or Persons who are, or shall be, or may have been, concerned in the Management of the Revenues of His said Royal Highness, a true and just Statement of all and every the Debts now due and owing from His faid Royal Highness to any Person or Persons whatever; and the said Officers, or other Persons as aforefaid, and each of them, are and is hereby required, within fuch Time as shall be limited for that Purpose by the said Commissioners, to give in fuch Statement in Writing, as far as shall have come to their or his Knowledge respectively; and which shall contain the Sums due, and to whom owing, and on what Account, and whether any and what Securities have been given for the fame; and if the faid Commissioners, upon such Statement being made, shall see Cause for further Explanation or Investigation of any Claim or Claims in particular, it shall and may be lawful for the said Commissioners to summon before them all or any of the faid Officers of His faid Royal Highness, or other Person or Persons as aforesaid, with the Books, Papers, and Accounts, belonging to their respective Offices, touching such Claim or Claims, and also all Persons who have or claim to have Debts outstanding against His said Royal Highness, and shall desire to have any Benefit from any of the Funds established by this Act, and to examine such Person or Perfons, or any of them, upon Oath or Affirmation, (which Oath or Affirmation the faid Commissioners, or any Three or more of them, are hereby authorized to administer), touching all such Matters and Things relating to the said Debts, so to be investigated as aforesaid, and the Consideration thereof, as shall be necessary for the Execution of the

Powers vested in the said Commissioners by this Act; and all such Officers and Persons are hereby required punctually to attend the said Commissioners, at such Time and Place as they shall appoint, and anfwer all fuch lawful Questions as shall be put to them concerning the Premises.

IX. And be it further enacted, That if any Creditor or Creditors of Creditors dif-His faid Royal Highness, who shall come in and claim before the faid Commissioners, within the Time herein-after limited, shall, after the of the Commissioners have heard and notified to him. Commissioners have heard and notified to him or them their Determination upon such Claim, be dissatisfied with the Judgement of the said Commissioners, it shall be lawful for such Creditor or Creditors to sue any One or more of the faid Commissioners in his or their own Name or Names, as a Commissioner or Commissioners appointed by virtue of this Act, in any of His Majesty's Courts of Record at Westminster, in an Action of Debt, or on the Case, for the Recovery of such Debt or Debts, and to ferve fuch Commissioner or Commissioners with a Copy of the Process of such Court, and to declare against him or them, as such Commissioner or Commissioners, upon the original Cause of Action, in which Action or Suit Costs shall be awarded to either Party, as in other Cases of Trials at Law, provided that the Copy of such Process shall be served within Ten Days from the Notification of their Determination and no White of Error shall be brought and or maintained nation; and no Writ of Error shall be brought, had, or maintained upon the Judgement in fuch Action; any Law, Usage, or Custom, to the contrary notwithstanding.

missioners may

X. And be it further enacted, That it shall be lawful for the faid Commissioners Commissioners, in the Name or Names of any One or more of them, may institute Suits against to institute any Suit in His Majesty's Court of Chancery or Exchequer Creditors. against any Creditor or Creditors of His said Royal Highness, whose Debt shall have accrued before the passing of this Act, touching any Matters or Things relating to fuch Debts.

XI. Provided always, and be it further enacted, That no Action or No Action to Suit brought by virtue of this Act shall abate or be discontinued by the Death or Resignation of the Commissioner or Commissioners in whose of a Commissioner, etc. or by the Act of such Commissioner or Commissioners, without the Confert of the Said Commissioners or Three or more of them: Consent of the faid Commissioners, or Three or more of them; nor shall any Commissioner or Commissioners be liable to pay any Debt, Damages, Costs, Sum or Sums of Money, by Reason of such Action or Suit, out of his or their own Estate, nor to any Process of Execution, but shall be re-imbursed all Charges and Expences out of the Funds created by virtue of this Act Funds created by virtue of this Act.

XII. And be it further enacted, That the faid Commissioners shall be Commissioners authorized and empowered to treat, transact, or agree, with all or any Course of Payor the Persons on whose Behalf any Debt shall be demanded as due ment of Debts, and make the course of Payor the Payor the Persons of the Persons o from His Royal Highness, and to settle and establish such Course and and make ou Order of Payment as to them shall seem sit; and whenever any Debt for the same. due from His said Royal Highness as principal Debtor to any Person or Persons, or when the Amount of the same shall have been proved to the Satisfaction of the Commissioners, or established in a legal Course of

and make out

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Proceeding, it shall be lawful for the faid Commissioners, and they are hereby required, to cause to be made out, under the Hands and Seals of any Three or more of them, One or more Security or Securities for the Payment of the faid Debt, by way of Debenture or Debentures, with a Defeazance thereon for making void the same on Payment, according to such Course and Order, and at such Time or Times, and under such Conditions as shall be settled and established by the said Commissioners for Payment of the said Debts, together with Interest for the same, not exceeding the Rate of Five Pounds per Centum per Annum, until Payment; and all fuch Securities, and Sums of Money due or to grow due for Interest thereon, shall be severally charged upon and payable out of the respective Funds established by this Act for Payment of the same, in due Course and Order, at the appointed Times, and in the Manner settled and established by the said Commissioners; and all such Securities shall be assignable and transferrable, from Time to Time, to any Person or Persons, by Indorsement in Writing under the Hands of the respective Creditors, or their Executors, Administrators, or Assigns.

and may be assigned.

XIII. And whereas His Royal Highness the Prince of Wales is anxious XIII. And whereas His Royal Highness the Prince of Wales is anxious nually out of still further to encrease the Fund to be appropriated to the Discharge of the Duchy of His Debts; and is desirous that the Sum of Thirteen thousand of Cornwall to be pard to the CommissionCommissionof Cornwall, should be applied for that Purpose, during such Term as etc. Half His Majesty or His Royal Highness may continue to be interested in the Revenues of the faid Duchy, or until the Debts now due and owing by His faid Royal Highness shall be paid and discharged, (provided the same shall be discharged within the Term aforesaid), and that the same be paid to the Commissioners herein-before mentioned, in Addition to the Sum of Sixty thousand Pounds to be by them applied to the like Purpofes as is herein enacted, of and concerning the faid Sum of Sixty thousand Pounds; be it therefore enacted, That the Receiver General, or other proper Officer of His Royal Highness the Prince of Wales, as Duke of Cornwall, to whom the Receipt of the Revenues of the faid Duchy is or shall be intrusted, after paying and discharging the Salaries of the Officers of the faid Duchy, and the Charges and Expences attending the Management and Collection of the same, which shall not exceed the Sum to which the faid Salaries, Charges, and Expences, have amounted to on an Average of the last Five Years, shall, during such Term as His Majesty or His Royal Highness may continue to be interested in the Revenues of the said Duchy, or until the Debts of His faid Royal Highness shall be discharged, provided the same shall be discharged within such Term, from Time to Time pay, by Half-yearly Payments, the First Half-yearly Payment thereof to be made on the Fifth Day of January One thousand seven hundred and ninety-six, to the faid Commissioners, or to such Person or Persons to be appointed by them as aforesaid to receive the same, (whose Acquittances and Receipts respectively shall be a Discharge as aforesaid), the Yearly Sum of Thirteen thousand Pounds out of the said Rents, Issues, and Profits, of the faid Duchy, provided they amount to fuch Sum; and in the Event or the Balance of the Revenues of the faid Duchy of Cornwall not amounting to the of Revenues, faid Sum, in any One Year, then the faid Receiver General, or other if less. Officer having the Receipt of the faid Revenues, shall pay over to the

faid Commissioners such Sum as the said Revenues shall amount to, after the aforesaid Deductions, and the Desiciencies shall be made up with Interest thereon at the Rate of Five Pounds per Centum per Annum, from any Surplus which may arise in any subsequent Year, to be by them applied, in the Order and Course to be appointed as herein mentioned, towards the Discharge and Satisfaction of the Debts now due and owing by His faid Royal Highness to His several Creditors, who shall respectively claim and demand, and who shall agree to accept, the Securities to be granted by virtue of this Act, in Discharge and Satisfaction of the said Debts, on the Terms and in the Manner in this Act specified.

XIV. And be it further enacted, That the Whole of the principal Principal to XIV. And be it further enacted, That the Whole of the principal Principal to Sums contained in the Securities to be given by the faid Commiffioners shall be charged upon and paid out of the Monies from Time placed in the Hands of the faid Commissioners by virtue of this Act; and that the Interest to grow due thereon, as the same shall arise, shall be borne and discharged by and out of the faid Annuity of Sixty thousand Pounds, to be granted by virtue of this Act, and out of the said Sum of Thirteen thousand Pounds, so to be paid as aforesaid; and the said Monies severally arising as aforesaid shall be and are hereby declared and established to be Funds for those respective Purposes.

XV. And be it further enacted, That at the End of every Half Year Interest to be the faid Commissioners shall pay and fatisfy all the Interest then due on the faid Securities to be granted by the faid Commissioners as aforesaid; and the Remainder of the said Annual Sum of Sixty thousand Pounds, and of the said Sum of Thirteen thousand Pounds, or such sum as shall be paid to the said Commissioners by the Receiver General to whom the Receipt of the Revenues of the Duchy of Cornwall shall belong, out of the Revenues of the said Duchy shall ero and wall shall belong, out of the Revenues of the said Duchy, shall go and be by them applied towards fatisfying and discharging the principal Debt due on the said Securities, and remaining unsatisfied, in such Manner, and at such Times as they shall direct.

XVI. Provided also, and be it enacted, That in the Event of the De- on the Demise MVI. Provided allo, and be it enacted, That in the Event of the Demise of the Crown during the Life-time of His Royal Highness, the said of the Crown Sum of Sixty thousand Pounds shall from thenceforth, during the Life of His Royal Highness, or until the said Debts, or such Part of them as shall remain due, shall be discharged, be charged upon, and the same are hereby accordingly charged upon, the Hereditary Revenues of the Crown during the Life of His said Royal Highness, and shall not from thenceforth be paid out of the Consolidated Fund, but shall be issued and paid out of the faid Hereditary Revenues, in like Manner, and for the like Purposes, and at such Times, and in such Proportions, as the same are herein-before directed to be issuing and paid out of the Consolidated Fund.

XVII. Provided also, and be it further enacted, That in the Event of the Prince the Decease of His said Royal Highness before the Payment and Discharge of all the Debts of His said Royal Highness, which the said are paid, the Commissioners are authorized to adjust and settle by virtue of this Act, 60,000 to be and of all Interest that may grow due on any Securities to be granted by

the Confolidated Fund till they are discharged.

by the faid Commissioners, the faid Annual Sum of Sixty thousand Pounds shall continue to be set apart out of the said Consolidated Fund, and shall be issued to the faid Commissioners Quarterly, in even Portions, and by them applied to the Diminution of the faid Principal Debts, and Interest thereupon, until all such Debts and Interest befinally fatisfied and discharged.

No Claims to be received after Sept. 1, 1795, nor Se-curity grant-ed, unless Claims be made before that Day, and the Creditor fibmits to be fubmits to be examined.

XVIII. And be it further enacted, That no Claim or Demand of any Creditor or Creditors of His faid Royal Highness shall be received by the faid Commissioners after the First Day of September One thou-fand seven hundred and ninety-sive; nor shall any Security, by way of Debenture as aforesaid, be granted by the said Commissioners, by virtue of this Act, to any Creditor or Creditors of His said Royal Highness, on Account of any Debt; nor shall any Creditor be entitled to any Part or Share of the Funds hereby established for Payment of the said Debts of His said Royal Highness, or either of them, unless a Claim shall be made by fuch Creditor or Creditors, and an Account in Writing of fuch Debt be delivered to the faid Commissioners, on or before the faid First Day of September One thousand seven hundred and ninety-five; and unless such Creditor or Creditors shall submit to be examined touching the faid Debt or Debts as is herein-before directed, if the Commissioners shall see Cause to require him or them so to be commissioners Provided always, that the said Commissioners shall have Power to enlarge the Time for delivering in fuch Claims and Accounts, if they fee reasonable Cause for so doing.

may enlarge Time for de-livering in Claims.

If Security be accepted, the Debt to merge

XIX. And be it further enacted, That if any Security shall be granted by the faid Commissioners, on Account of any Debt or Debts due from His faid Royal Highness, as principal Debtor to any Creditor or Creditors, and shall be accepted by such Creditor or Creditors, the faid Debt or Debts shall be and is hereby declared to be utterly from thenceforth merged therein, and shall not, on any Pretence whatever, be set up against His said Royal Highness, or against any Person or Persons who shall or may be joined with Him as Security for the same; but that His said Royal Highness, His Heirs, Executors, and Administrators, and every Person or Persons who shall or may be Security for the fame, and his and their Lands, Tenements, Goods, and Chattels, shallfrom thenceforth be wholly exonerated and discharged therefrom, and from all Securities whatever which shall have been given or entered into on Account of His faid Royal Highness.

Creditors to declare on Oath the Na-ture of former Securities, and deliver them up, unless it appears they cannot be; in which Cafe they shall be held in Trust

XX. Provided always, and be it further enacted, That before any Creditor or Creditors shall be entitled to any Security by way of Debenture, to be granted by the faid Commissioners by virtue of this Act, in Satisfaction of any Debt or Debts, the faid Creditor or Creditors shall be required to declare, on his or her Oath or Affirmation as aforefaid, before the faid Commissioners, the Nature and Kind of the former Securities (if any) which, he, she, or they, or any others in Trust for him, her, or them, hold for the said Debt or Debts; and every Security, for the Prince. of what Nature or Kind foever the same shall be, shall and is hereby required to be first delivered up to the said Commissioners, to be cancelled, unless it shall appear, to the Satisfaction of the faid Commissioners, that the same cannot be delivered up by such Creditor or Creditor tors; and if any fuch Creditor or Creditors shall obtain from the said Commissioners,

Commissioners any Security by virtue of this Act, on Account of any Debt or Debts, without delivering up all former Securities for the fame, or any Part thereof, every fuch former Security shall, for the Purpose of securing such Debt or Debts to such Creditor or Creditors, be of no Avail, but shall, to the Extent of the Interest of such Creditor or Creditors, be held in Trust for His Royal Highness, in such Manner as the faid Commissioners shall direct; and it shall be lawful The Payment for the faid Commissioners to direct the Payment of the Debt or Debts of Debts, where of any Creditors or Creditors who shall not deliver any finely former Securities are of any Creditor or Creditors who shall not deliver up such former Se-not given curity or Securities, to be postponed until all other Debts of His faid may Royal Highness which shall be fully disclosed (and the Securities for which shall have been delivered to the said Commissioners) shall be paid off and satisfied, or in such other Manner as the said Commissioners shall deem reasonable and passes. shall deem reasonable and necessary.

XXI. And be it further enacted, That the Lords Commissioners of His Treasury may Majesty's Treasury, or the Lord High Treasurer for the Time being, be issued an are hereby directed and authorized to issue and cause to be issued all nually, for defuch Sum or Sums of Money, to such Person or Persons as the said fraging the Expences of Commission of the Expences of executing this Commissioners shall authorize to receive the same, by any Writing executing this under the Hands of any Three or more of them, not exceeding Five hundred Pounds in any One Year, out of any Part of the Publick Money remaining in the Receipt of the Exchequer, which said Sum shall be deemed and taken to be a Part of the said Annuity of Sixty thousand Pounds, and shall be deducted from the Amount of the same; which Sums fo to be iffued and advanced shall be employed in defraying all the necessary Charges and Expences in or about the Execution of this Act; and which Money so to be issued shall not be subject to any Tax, Duty, Rate, or Assessment whatsoever, imposed or to be imposed by Authority of Parliament, or otherwise.

XXII. And be it further enacted, That if any Person or Persons, upon Persons giving Examination upon Oath or Affirmation before the said Commissioners falle Evidence before the respectively, shall wilfully and corruptly give false Evidence, every such Commission-Person or Persons so offending, and being thereof duly convicted, shall ers, liable to the Penalties be and is hereby declared to be subject and liable to such Pains and Pe- for Perjury. nalties as by any Law now in being such Persons convicted of wilful and corrupt Persury are subject and liable to.

XXIII. And be it further enacted, That the faid Commissioners hereby Commissioners appointed shall from Time to Time, at their Discretion, or as often as to give an Active shall be thereunto required during their carrying on any Proceed-Proceedings to ings by virtue of this Act, and as foon as possible after the Determi- the Treasury. nation of fuch Proceedings, without any further Requisition, give an Account of their Proceedings, in Writing, to the Lords Commissioners of His Majesty's Treasury, or the Lord High Treasurer for the Time being.

XXIV. And be it further enacted, That no Action or Suit shall be com- Limitation menced against any Person or Persons, for any Thing done by virtue of Actions. or in pursuance of this Act, until Ten Days Notice thereof, in Writing, shall have been given to the said Commissioners; nor after a sufficient Satisfaction, or a Tender thereof, hath been made to the Party or Parties. aggrieved; nor after Six Calendar Months next after the Fact committed; and every such Action shall be brought in the Court of Exche-

ANNO REGNI TRICESIMO QUINTO Cap. 129. 1928

quer, and shall be laid in the County of Middlefex, and not elsewhere; and the Defendant or Defendants in such Action or Suit shall and may General Iffue, plead the General Iffue, and give this Act, and the Special Matter, in Evidence at any Trial to be had thereupon, and that the fame was done in pursuance and by the Authority of this Act; and if the same shall appear so to be done, or if such Action or Suit shall be brought after the Time herein-before limited for bringing the same, or shall be brought without Ten Days Notice thereof, or shall be brought in any other County or Place, or after a fufficient Satisfaction made or tendered as aforesaid, that then the Jury shall find for the Defendant or Defendants; or if the Plaintiff or Plaintiffs shall become nonsuited, or suffer a Discontinuance of his, her, or their Action or Actions, or if a Verdict shall pass against the Plaintiff or Plaintiffs, the Defendant or Defendants shall as any Defendant or Defendants hath or have for Costs of Suit in any

Treble Costs. have Treble Costs, and shall have such Remedy for recovering the same other Cases of Law.

Principal Ofcer of the Prince to make out a Plan of the Establishment

XXV. And whereas it is His Royal Highness's Defire that there should be established a regular Course of Payment of all just Demands which may be hereafter made upon His faid Royal Highness, for any Debt hereafter to become due, and that the Accumulation of Debt for the future may be prevented; be it further enacted, That the principal Highness, &c. Officer or Officers of His Royal Highness shall, within Fourteen Days after the passing of this Act, prepare and make out, for the Approbation of His Royal Highness, a Plan of the Establishment of His said Royal Highness, in distinct Departments and Classes, and in such Order as he or they shall think fit and expedient, together with a Plan of the Salaries and Payments of each Class, and of each individual Office therein; and shall also prepare and make out an Estimate of the Annual Expences of each distinct Department in His Royal Highness's faid Establishment; One Copy of which Plan and Estimate, after being approved of by His Royal Highness, shall be lodged with the Commissioners of His Majesty's Treasury, and another in the Office of the Treasurer, or such principal Officer or Officers for the Time being, as shall be appointed by His Royal Highness, and another with the Clerks of the Two Houses of Parliament respectively: And that, from and after the Fifth Day of July One thousand seven hundred and bursements from the Prince's Reve- of His said Royal Highness, for any of the Purposes aforesaid, shall be made by the made by the Treasurer or principal Officer or Officers of His said which he shall be responsible. The Treasurer or principal Officer or Officers for the Treasurer or principal Officer or Officers for the Time beninety-five, all Disbursements which shall be made out of the Revenues cified, the Treasurer or principal Officer or Officers for the Time being of His Royal Highness shall be responsible, and liable to answer the Damages to the Party grieved: Provided nevertheless, that if it shall at any Time be necessary or expedient to alter the said Plan of Establishment, or Estimate of Expences, as aforesaid, it shall and may be lawful for the principal Officer or Officers, or other Persons concerned in the Management of His Royal Highness's Household, being directed fo to do by His Royal Highness, to state such Alteration as may be thought necessary to be made therein; and if the same shall be approved of by His Royal Highness, such Alteration so made in the Plan of Establishment, or Estimate of Expences, of His said Royal Highness, shall be lodged as is herein-before mentioned.

From July 5, 1795, Dif-bursements

Plan may be altered.

and owing by His Royal Highness shall be paid and discharged, (proshall be discharged during the joint Lives of His Manew Plan of
the Establish XXVI. And be it further enacted, That whenever the Debts now due When the vided the fame shall be discharged during the joint Lives of His Manew Plan of the Establishment of the determine, and the whole Sum of Sixty-five thousand Pounds become ment of the payable to His Royal Highness or fish D. C. payable to His Royal Highness, or such Person as he shall appoint, as made out, &c. is herein-before enacted, then and in fuch Case the principal Officer or Officers concerned in the Management of His Royal Highness's Household, shall, within Two Months after the Determination of the said Commission, form a new Plan of the Establishment of His Royal Highnefs, in distinct Departments and Classes, with the Salaries and Payments in each Class, and each individual Office therein, and an Estimate of the Annual Expences of each Department therein, and the Company of the Company of the Lie Payer High pass shall be laid before fame, after being approved by His Royal Highness, shall be laid before the Lords Commissioners of His Majesty's Treasury, and before both Houses of Parliament, within Ten Days after the First Day of the part Session of Parliament after the Days after the First Day of the next Session of Parliament, after the Determination of the said Commission.

XXVII. And be it further enacted, That the Treasurer or principal Of. Treasurer of ficer or Officers of His Royal Highness for the Time being, shall cause a the Prince to cause Pay-Book or Books to be kept, in which all Payments for any of the ments to be Payment, with the Day, Month, and Year, of paying the fame; and His Majefty's Treasury for the Time being, from Time to Time, to demand an Inspection of fuch Book or Books or any Copy or Copies of the fame or any Part Book or Books, or any Copy or Copies of the same, or any Part thereof; and the said Treasurer, or principal Officer or Officers, is hereby required to pay Obedience to the Orders of the said Commission

XXVIII. And be it further enacted, That the Treasurer, or principal Of- Treasurer to ficer or Officers, for the Time being, of His Royal Highness, shall, within cause an Action be prepared and made out a jud and the Expiration of every Quarter of a Year, cause made out to be made out t to be prepared and made out a just and exact Account of all the Expences of the Prince, Sums paid and the feveral Demonds and Sums paid, and the feveral Demands made, and then outstanding, on fign, Account of the Expences of each Department, within the faid Quarter; and the faid Treasurer, or principal Officer or Officers, shall, and he is hereby required to examine and audit the faid Accounts, with the Vouchers relative to the fame, and to fign his or their Approbation of the fame, or of fuch Part or Parts thereof as he or they shall approve; provided that the Amount thereof shall not be disproportionate to or exceed the Plan and Estimate as herein-before is directed.

XXIX. And be it further enacted, That upon the Settlement of fuch and by War-Quarterly Account as aforesaid, it shall be lawful for the said Treasurer, rant from the or principal Officer or Officers, being thereunto authorized by Warpay the Sums in the Order and Course settled as aforesaid, the Sums of Money specified therein. cified in such Accounts, as the Quarterly Expence incurred as afore-faid, to the respective Persons to whom His Royal Highness shall be debited in such Account; and the said Treasurer, or principal Officer or Officers, shall pay the same accordingly.

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XXX. And

ANNO REGNI TRICESIMO QUINTO Cap. 1292

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How Arrears at the End of Quarters shall be discharged.

XXX. And be it further enacted, That if any Deficiency shall arise in the Revenues of His Royal Highness, at the End of any Quarter of a Year, fo as to create an Arrear in the Payment of any Claims made against His Royal Highness, and allowed as aforesaid, such Arrears shall be carried to the Account of the next Quarter, and (except in the Cafe be carried to the Account of the next Quarter, and (except in the Cale where any Arrears of a preceding Quarter shall likewise be carried to the fame Account) shall be placed therein first in Order of Payment, and shall be paid first in Order out of the First Monies ment, and shall be paid first in Order out of the First Monies payable on Account of the next succeeding Quarter: Provided always, payable on Account of the Salaries or Allowances made, or to be that no Arrear of any of the Salaries or Allowances made, or to be made by His Royal Highness to any Officer or Officer whose Dance made, by His Royal Highness to any Officer or Officers, whose Duty it may be to carry this Act into Execution, or who may be concerned in the Execution of the fame, shall be carried on beyond the Term of One Quarter after the Quarter in which the fame shall have become due; and that no Arrears of any Sort shall, on any Account, or under any Presence, be carried on for more than Two Quarters of a Year after the Quarter when the same shall accrue due: And that if it shall happen that any Arrears shall have been carried on for Two Quarters of a Year, the same shall be discharged and paid out of the Sum due and payable in the Quarter to which fuch Arrear shall be carried, in and payable in the Quarter to which fuch Arrear thall be carried, in preference to the Arrear of the preceding Quarter, and in preference to all Demands that shall accrue in the Quarter to which such Arrear shall be fo carried; and it shall not be lawful for any Officer or Officers of this Royal Highness to audit, allow, or settle, any Account for the Quarter to which such Arrears of Two Quarters shall be carried, or to issue any Sum or Sums of Money for the Payment or Satisfaction of the Claims of the Quarter to which such Arrears shall be carried, until the said Arrears shall be sufficient. be carried, until the faid Arrears shall be fully paid and fatisfied: Provided also, that in case, at the End of any Quarter, there shall be carried to the Account of the same the Arrears of Two Quarters preceding, the Arrears of the Quarter immediately preceding shall be placed fecond in the Order of Payment, and shall be paid second in Order, next and immediately after the Payment of the Arrears of the Quarter next but One preceding.

Surplus at the End of any Quarter to be paid the Prince.

XXXI. And be it further enacted, That if at the End of any Quarter of a Year any Surplus shall remain of the said Revenue of His said Royal Highness, after paying and fatisfying all Debts and Demands accrued during fuch Quarter, and all Arrears of former Quarters in each Department, fuch Surplus shall and may be paid over to His Royal Highness's Privy Purse.

in Quarterly.

XXXII. And be it further enacted, That every Creditor of His Royal Tuly 5, 1795, thousand seven hundred and ninety-five, shall deliver into the Office of the Treasurer, or principal Officer or Officers of His Royal Highness for the Time being, a Particular, in Writing, containing the Nature and Amount of such Demand, and figned by him or her, within Ten Days after the Expiration of the Quarter of a Year in which such Demand shall accrue, in order that the same may be included in the preeeding Quarterly Account, to be audited as aforefaid; and it shall not be to be included in Account, but what has to allow, any Debt or Demand, of what Nature or Kind foever, which

No Demand

shall not have wholly accrued within the Quarter of a Year preceding in the Quarter fuch Audit, other than the Arrears of fuch preceding Quarters as afore- Audit, &c. faid, or which shall not be presented to the proper Officer of His Royal Highness, within the Time herein-before limited, and according to the Directions of this Act; nor shall the Treasurer, or principal Officer or Officers of His Royal Highness, under any Pretence or Colour of Authority whatever, iffue or cause to be iffued any Sum of Money for the Purpose of paying, satisfying, or discharging, any Debt or Demand, or any Part thereof, which shall not have accrued, and be claimed, as aforesaid; and if any Person or Persons who shall have, or claim to Demands not have, any Debt or Demand against His Royal Highness, on any Ac-delivered in have, any Debt or Demand against His Royal Highness, on any Ac-delivered in the Fish Day of Yala One thousand for the barred. count whatever, shall not, after the Fifth Day of July One thousand se- to be by ven hundred and ninety-five, deliver a Particular, in Writing, of the and Section 11. faid Debt or Demand to the proper Officer of His Royal Highness, within for such Debts
Ten Days after the Expiration of the Quarter of a Year in which such
Debt or Demand accrued, every such Debt or Demand shall be barred both at Law and in Equity; and all Bonds, Bills, Notes, or other Securities for Money, given or made in Confideration of any Debt or Demand, whereof the Particulars, in Writing, shall not be delivered according to the Directions of this Act, shall be null and void, to all Intents and Purposes; and that if any Officer of or Person employed by Officer ne-His Royal Highness, to whom the Particulars of such Debts or De-mands shall be delivered, according to the Directions of this Act, shall in Quarterly neglect or refuse to insert the same in his Account of the Quarterly Ex-pences incurred, in the Manner before directed, every such Officer shall ment of them. be liable to pay the Amount thereof in Damages to the Party grieved.

XXXIII. And be it further enacted, That no Action or Suit, either at No Action to be brought against the ditor against His Royal Highness, in His own Name as a Party, for the Prince for any Recovery of any Debt or Demand due from His faid Royal Highness, Debt which which shall accrue after the Fifth Day of July One thousand seven hun-after July 5, dred and ninety-five, nor upon any Bond, Bill, or Note, nor upon any 1795. Security to be given after the passing of this Act, for the securing any Debt or Demand due from His said Royal Highness; but that all Proceedings in any fuch Action or Suit shall be null and void, to all Intents and Purpofes.

XXXIV. Provided always, and be it enacted, That nothing herein con- Act not to tained shall extend to prevent any Action or Suit against His Royal Highness prevent co the Prince of Wales, by any Person having any Title by Way of Mortgage not made by His Royal Highness, or for Rent reserved upon any Princes Lease or Grant of Lands, Tenements, or Hereditaments, not made to or in Trust for His Royal Highness, or any Action or Suit against His Royal Highness as Duke of Cornwall, in respect of His Duchy of Cornwall.

XXXV. And, in order that due Provision may be made for the Reco- Creditors who very of the just Debts of His said Royal Highness, be it further enacted, have delivered in their De-That in all Cases where a Demand shall be made, or a Debt shall be mand in the claimed, which Demand or Debt shall have wholly accrued after the may sue for the same with the Quarter preceding such Claim or Demand, and the Particulars thereof shall be delivered to the proper Officer of His said Royal High-Delivery.

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ANNO REGNI TRICESIMO QUINTO, &c. Cap. 129.

Treasurer to be made De-fendant.

ness, to be appointed for that Purpose, within the Time herein-before limited, and the same shall not be paid, it shall be lawful for the Creditor or Creditors, at any Time within Three Calendar Months after Delivery of fuch Particulars, but not afterwards, to fue and profecute for the Recovery of fuch Debt or Demand; in which Action or Suit the Treasurer, or other principal Officer or Officers of His said Royal Highness for the Time being, to whom the Particulars of the Demand shall have been delivered, shall be made Defendant, and the like Proceedings shall be had in such Action or Suit as if the Treasurer, or ceedings shall be had in such Action or Suit as if the Treasurer, or other principal Officer or Officers for the Time being, were the real pudgement to be a Charge upon the Prince's Funds, &c.

Treasurer, or other principal Officer or Officers for the Time being, nor against his or their proper Effects, but the Judgement shall be a Charge upon the Funds of His Royal Highness, which shall be in or come into the Hands of the Treasurer, or other principal Officer or Officers of His said Royal Highness for the Time principal Officer or Officers of His faid Royal Highness for the Time being, within Two Quarters after the Quarter in which the Debt or Debts for which such Action shall have been brought and Judgement obtained shall have accrued; and such Funds, whenever the same shall be in the Hands of such Treasurer, or other principal Officer or Officers, shall be liable to the Payment of the Debt or Damages, and Costs, recovered in such Action or Suit, in preference to all Debts and Demands, except such as shall have arisen in consequence of any prior Judgement which shall have been obtained, as is herein-before directed, and a Note or Docquet of every Judgement so obtained as aforesaid shall be entered by the Creditor obtaining the said Judgement in the Office of the Treasurer, or other principal Officer or Officers of His Royal Highness, within Ten Days after figning the same, in order to entitle him to the Benefit of this Act.

Officer neglecting to prepare Accounts, or to apply Monies as fettled by this Act, or mifapplying Monies, Damages, which may be fued for in any Court at Westminster.

XXXVI. And be it further enacted, That if any Officer of the Establishment of His faid Royal Highness, or other Person entrusted with the Management of His Revenues, shall neglect or refuse to prepare, make up, or transmit, any Account or Accounts, or to audit and investigate the same, or to pay and apply the Monies in his Hands for that Purpose in the Order and Course to be settled and established by virtue of this Act, or shall divert or misapply the same, or any Part thereof, contrary to the Directions of this Act, or shall wilfully omit to insert in his Quarterly Account the Claim or Claims of any Creditor or Creditors delivered within the Time allowed by this Act, or shall wilfully prepare, make up, or transmit, any false Account, every such Officer or other Person, so offending against this Act, in any of the Particulars before mentioned, shall be liable to pay Damages to the Party grieved; and that all Damages incurred by any Person or Persons by virtue of this Act shall and may be fued for, prosecuted, and recovered, by Action of Debt, or on the Case, in any of His Majesty's Courts at Westminster, with full Costs of Suit, in which no Essoign, Protection, Wager of Law, or more than One Imparlance, shall be allowed.

the Oristest preceding is. I N I A mand, and the Particulars in three thereof that be delivered to the proper Officer of Mis faid Royal High- Deliver.

Wild Day of Nuly One th