



ANNO QUINQUAGESIMO TERTIO

GEORGI II. REGIS.

Cap. 138.

An Act for vesting certain Estates devised by the Will of Sir *Edward Lloyd* Baronet, deceased, in Trustees to be sold, and for laying out the Money to arise by such Sale in the Purchase of other Estates, to be settled under the Direction of the Court of Chancery to the same Uses.

[3d June 1813.]

WHEREAS Sir *Edward Lloyd*, late of *Pengwern Place*, in the Parish of *Saint Asaph*, in the County of *Flint*, Baronet, deceased, made and published his last Will and Testament in Writing duly executed and attested, bearing Date the Seventh Day of *June* in the Year One thousand seven hundred and ninety-three, gave to each of his Nieces, *Ann Morrall*, *Rebecca Essex Gartside*, and *Dorothy Morrall*, now *Dorothy Crewe* Widow, One Annuity or Rent Charge of Eighty Pounds a Year during their natural Lives; and to his Niece *Lumley Lloyd*, another Annuity or Rent Charge of Forty Pounds during her natural Life; and he also gave to his great Nephew *Edward Pryce Lloyd*, now Sir *Edward Pryce Lloyd* Baronet, in Trust, another Annuity or Rent Charge of Forty Pounds, during the Life of his Niece *Mary Parry*, for her Use, independent of any Husband she might marry; and to *Anne Elliott* One Annuity or Rent Charge of One hundred Pounds for her natural Life, for her Use, without her Husband's having any Controul or Benefit from it; and as touching and concerning his Manor or Lordship of the Borough Town of *Llanidloes*, in the County of *Montgomery*, and all his

[Loc. & Per.]

27 G

Messuages,

Will of Sir
Edward
Lloyd, dated
7th June
1793.

Messuages, Burgages, Land, Tenements, Mills, Tolls, and Hereditaments thereunto belonging, in the Parishes of *Llanidloes*, *Tref Eglwys*, *Llandinham*, *Llanwnog*, *Llangerrig*, and all his Lordship of *Eidda*, with all his Lands and Hereditaments in the Parish of *Tŷpytby Eſau*, in the County of *Carnarvon*; and all his Lands and Hereditaments in the Parishes of *Penmachno* in the County of *Carnarvon* and *Gwytherin* in the County of *Denbigh*; and all his Estates in the County of *Cardigan*; and all his Land, Messuages, Mills, Hereditaments, and Premises in the several Parishes of *Llanfrothen*, *Llandecwyn*, *Mallwyd* and *Dollygelley*, in the County of *Merioneth*; and in the several Parishes of *Conway*, *Cyffin*, and *Llanglyning*, in the County of *Carnarvon*; and in the Parishes of *Llansanan*, *Llanrhaiadr*, *Llandigla*, *Llangerniw*, *Cerrigdrudion*, *Wrexham*, and in the Town of *Denbigh*, in the County of *Denbigh*; also in the Parishes of *Flint*, *Holywell*, *Bodvay*, *Saint Asaph*, *Dymerchion*, *Diserth*, *Meliden*, *Rhydlan*, *Mold*, *Overton*, *Bangor*, and *Worthenbury*, in the County of *Flint*; and likewise in the Township of *Upper* and *Lower Kymerton* in the Parish of *Dodleston*, in the County Palatine of *Chester* and *Flint*; and likewise all his Estates, Lands, and Hereditaments in the Parish of *Kensington*, and *Mary-le-bone*, in the County of *Middlesex*, after the Death of his Wife, and all his other Lands and Hereditaments in the Parish of *Kensington*, of whatsoever Nature and wheresoever situate, with their Appurtenances, from and after the Determination of the several and respective Uses limited and appointed by his said Will, or by his Marriage Settlement, and in case he should die without leaving Issue by his then Wife, or any born within due Time after his Death, subject to his just Debts, Legacies, and Annuities, he gave, devised, and bequeathed the same to his said great Nephew *Edward Pryce Lloyd*, (now Sir *Edward Pryce Lloyd* Baronet), and his Assigns, during his Life, without Impeachment of Waste; with Remainder to the Use of Sir *Hugh Williams* Baronet, and his Heirs, during the Life of the said Sir *Edward Pryce Lloyd*, in Trust to preserve contingent Remainders; with Remainder to the First and other Sons of the said Sir *Edward Pryce Lloyd* successively in Tail Male; with Remainder to *Bell Lloyd*, Second Son of the said Testator's late Nephew *Bell Lloyd*, and his Assigns, during his Life, without Impeachment of Waste; with Remainder to the said Sir *Hugh Williams* and his Heirs, during the Life of the said *Bell Lloyd* the Devisee, in Trust to preserve contingent Remainders; with Remainder to the Second and other Sons of the said *Bell Lloyd*, the Son successively in Tail Male; with Remainder to *Griffith Lloyd*, Third Son of the said Testator's late Nephew *Bell Lloyd*, and his Assigns, during his Life, without Impeachment of Waste; with Remainder to the said Sir *Hugh Williams* and his Heirs, during the Life of the said *Griffith Lloyd*, in Trust to preserve contingent Remainders; with Remainder to the First and other Sons of the said *Griffith Lloyd* successively in Tail Male; with Remainder to *Kenrick Lloyd*, Fourth Son of the said Testator's said late Nephew *Bell Lloyd*, and his Assigns, during his Life, without Impeachment of Waste; with Remainder to the said Sir *Hugh Williams*, and his Heirs, during the Life of the said *Kenrick Lloyd*, in Trust to preserve contingent Remainders; with Remainder to the First and other Sons of the said *Kenrick Lloyd* successively in Tail Male; with Remainder to *Llewellyn Lloyd*, Fifth Son of the said Testator's said late Nephew *Bell Lloyd*, and his Assigns, during his Life, without Impeachment of Waste; with Remainder to the said Sir *Hugh Williams*, and his Heirs, during the Life of the said *Llewellyn Lloyd*, in Trust to preserve contingent Remainders; with Remainder to

the First and other Sons of the said *Llewellyn Lloyd* successively in Tail Male; and such last Limitation is immediately followed by a Limitation in the Words following; (that is to say), “ In Default of such Issue for
 “ the Sixth, Seventh, and all and every other Son and Sons of the Body
 “ of my said *Edward Pryce Lloyd*, to be lawfully begotten, severally, suc-
 “ cessively, and in Remainder, one after another, as they and every of
 “ them shall be in Seniority of Age and Priority of Birth, and the several
 “ and respective Heirs Male of the Body and Bodies of every such Son
 “ and Sons lawfully issuing;” and after such Limitation, then follows a
 Remainder to *Edward Lloyd*, Son of the Testator’s Niece, *Margaret* the
 Wife of *John Lloyd* Esquire, Barrister at Law, and his Assigns, during his
 Life, without Impeachment of Waste; with Remainder to the said *Sir Hugh*
Williams and his Heirs, during the Life of the said *Edward Lloyd*, in Trust
 to preserve contingent Remainders; with Remainder to the First and other
 Sons of the said *Edward Lloyd*, successively in Tail Male; with Remain-
 der to *John Lloyd*, Second Son of the said Testator’s Niece *Margaret Lloyd*,
 and his Assigns, during his Life, without Impeachment of Waste; with
 Remainder to the said *Sir Hugh Williams* and his Heirs, during the Life of
 the said *John Lloyd*, the Devisee, in Trust to preserve contingent Remainders;
 with Remainder to the First and other Sons of the same *John Lloyd* suc-
 cessively in Tail Male: And the said Testator thereby devised other Estates
 therein mentioned to the said *Bell Lloyd* the Son, for Life; Remainder to
 his First and other Sons successively in Tail Male in strict Settlement;
 Remainder to the said *Griffith Lloyd* for Life; Remainder to his First and
 other Sons successively in Tail Male in strict Settlement; Remainder to
 the said *Kenrick Lloyd* for Life; Remainder to his First and other Sons
 successively in Tail Male in strict Settlement; Remainder to the said
Llewellyn Lloyd for Life; Remainder to his First and other Sons suc-
 cessively in Tail Male in strict Settlement; Remainder to the Sixth and
 other Sons of the said *Sir Edward Pryce Lloyd* successively in Tail Male;
 Remainder to the said *Edward Lloyd* for Life; Remainder to his First and
 other Sons successively in Tail Male, in strict Settlement; Remainder to
 the said *John Lloyd*, the Son, for Life; Remainder to his First and other
 Sons successively in Tail Male, in strict Settlement; and immediately after
 the said last Limitation, the said Will contains a Clause in the Words
 following, (that is to say), “ And in Default of such Issue, my Will is,
 “ that all my Real Estates not included or comprehended in my Mar-
 “ riage Settlement, should go and be inherited by those and their Heirs
 “ Male on whom my other Real Estates, amounting to Two thousand
 “ two hundred and ninety-seven Pounds Five Shillings and Two-pence,
 “ are settled by the said Settlement, in Succession one after another, so
 “ that my settled and unsettled Estates should be possessed and enjoyed by
 “ one and the same Person, as fixed and appointed in the same Settle-
 “ ment:” And the said Testator thereby empowered the several Male
 Tenants for Life, when in Possession, to make Jointures, and empowered
 every Tenant for Life to grant Leases for any Term not exceeding Twenty-
 one Years in Possession at improved Rents: And the said Testator gave
 all the Rest and Residue of his Real and Personal Estate not thereby
 otherwise disposed of unto the said *Sir Edward Pryce Lloyd*, and appointed
 him sole Executor of his said Will, and desired that he would complete
 and finish the Alterations and Buildings he the said Testator had
 begun at *Pengwern House*, in such a Manner as to be in some Mea-
 sure adequate to the Fortune he would derive from him the said Tes-
 tator,

Marriage
Settlement
of Sir Edward
Lloyd.

tator, according to his Judgment, should it please God to put an End to his the said Testator's Life before he should be able to finish them himself, and his earnest Wish and Desire was that his said Nephew would reside annually for some Part of the Year with his Family, if his Business would admit with Propriety and Conveniency therewith, at *Pengwern Place*: And whereas the said Real Estates in the said Testator's Will mentioned, amounting to Two thousand two hundred and ninety-seven Pounds Five Shillings and Two-pence yearly Value, as appears by the Schedule annexed to the Indentures next herein-after mentioned, do now stand settled by the said Settlement in the said Will mentioned, being certain Indentures of Lease and Release, dated respectively the Ninth and Tenth Days of *July* One thousand seven hundred and seventy-nine, (subject in the First Place for securing a Jointure of Eight hundred Pounds *per Annum* to Dame *Amelia Lloyd*, Widow of the said *Sir Edward Lloyd*,) to the Uses following; (that is to say), to the Use of the said *Sir Edward Pryce Lloyd*, eldest Son of the said *Bell Lloyd* the Father, for Life; with Remainder to the Use of Trustees during the Life of the said *Sir Edward Pryce Lloyd*, to preserve contingent Remainders; Remainder to the Use of the First and other Sons of the said *Sir Edward Pryce Lloyd* successively in Tail Male; Remainder to the Use of the said *Bell Lloyd*, Second Son of the said *Bell Lloyd* the Father, for Life; Remainder to the Use of Trustees during the Life of the said *Bell Lloyd* the Son, to preserve contingent Remainders; Remainder to the Use of his First and other Sons successively in Tail Male; with Remainder to the Use of the said *Griffith Lloyd*, heretofore the Fourth now the Third Son of the said *Bell Lloyd* the Father, for Life; Remainder to the Use of Trustees during the Life of the said *Griffith Lloyd*, to preserve contingent Remainders; Remainder to the Use of his First and other Sons successively in Tail Male; Remainder to the Use of the said *Kenrick Lloyd*, heretofore the Fifth now the Fourth Son of the said *Bell Lloyd*, for Life; Remainder to the Use of Trustees during the Life of the said *Kenrick Lloyd*, to preserve contingent Remainders; Remainder to the Use of his First and other Sons successively in Tail Male; Remainder to the Use of the aforesaid *Edward Lloyd*, Son of the aforesaid *Margaret Lloyd* the Wife of *John Lloyd* Esquire, for Life; Remainder to the Use of Trustees during his Life, in Trust, to preserve contingent Remainders; Remainder to the Use of his First and other Sons successively in Tail Male; Remainder to the Use of all other the Sons of the said *Margaret Lloyd* successively in Tail Male; Remainder to the Use of the right Heirs of the said *Sir Edward Lloyd* for ever; which Uses next herein-before mentioned are the Uses to which the Remainder in the aforesaid devised Premises, expectant on the Determination of the several particular Estates by the said Will therein limited, was by the said Will given and devised: And whereas the said *Sir Edward Lloyd* died in the Year One thousand seven hundred and ninety-five, without leaving any Issue by the said Dame *Amelia* his Wife, and without having revoked or altered the aforesaid Devises contained in his said Will of his said Real Estates; and upon his Decease, the said *Sir Edward Pryce Lloyd* duly proved his said Will in the Prerogative Court of the Archbishop of *Canterbury*, and entered into Possession or Receipt of the Rents and Profits of the said Estates firstly devised by his said Will as aforesaid, as the First Tenant for Life under the said Will; and the said *Sir Edward Pryce Lloyd* is now in the Possession and in Receipt of the Rents and Profits of the same Estates (except some detached Parts thereof, which have been sold under the Provisions of an Act of Parliament passed in the Thirty-eighth Year of the

Death of Sir
Edward
Lloyd.

Reign

Reign of His present Majesty, intituled *An Act for vesting certain Estates devised by the Will of Sir Edward Lloyd Baronet, in Trustees to be sold, and for laying out the Money to arise by such Sale in the Purchase of other Estates, to be settled under the Direction of the Court of Chancery, to the same Uses and for other Purposes*): And whereas the said Sir Edward Pryce Lloyd intermarried with Elizabeth Mostyn, on or about the Eleventh Day of February One thousand seven hundred and ninety-four, and hath Issue by her Two Sons, (*videlicet*), Edward Mostyn Lloyd and Thomas Pryce Lloyd, both of whom are Infants under the Age of Twenty-one Years, and no other Son: And whereas the said Bell Lloyd the Son intermarried with Anne Anson on or about the Twentieth Day of December One thousand seven hundred and ninety-two, and hath Issue by her Five Sons, (*videlicet*), Edward Bell Lloyd, Thomas Lloyd, Charles Griffith Lloyd, William Henry Cynric Lloyd, and George Pryce Lloyd; all of whom are Infants under the Age of Twenty-one Years, and no other Son: And whereas the said Griffith Lloyd is a Batchelor: And whereas the said Kenrick Lloyd is married, but hath no Male Issue: And whereas the said Llewellyn Lloyd intermarried with Jane Falkner, on or about the Fourteenth Day of November One thousand eight hundred and six, and hath Issue by her Two Sons; (*videlicet*), Bell Edward Lloyd, and Llewellyn Falkner Lloyd, both of whom are Infants under the Age of Twenty-one Years, and no other Son: And whereas the said Edward Lloyd intermarried with Frances Maddocks, on or about the Second Day of December One thousand eight hundred and nine, and hath Issue by her, Two Sons; (*videlicet*), John Lloyd and Edward Lloyd, both of whom are Infants under the Age of Twenty-one Years, and no other Son: And whereas the said John Lloyd, the Son of the said Margaret the Wife of the said first-named John Lloyd, departed this Life in the Year One thousand eight hundred and twelve, unmarried, and without Issue: And whereas the said Margaret Lloyd departed this Life in the Year One thousand eight hundred and ten, without leaving any other Issue Male, except the said Edward Lloyd and John Lloyd: And whereas the said Ann Morrall, Lumley Lloyd, and Mary Parry, Three of the Annuitants named in the Will of the said Sir Edward Lloyd, have departed this Life: And whereas considerable Parts of the said devised Estates of which the said Sir Edward Pryce Lloyd is now so in Possession as aforesaid, lie at a considerable Distance from Pengwern Place aforesaid, the Residence of the said Sir Edward Pryce Lloyd, and at a Distance from each other, and are very much scattered and intermixed with the Estates of other Persons, and many Parts thereof lie so intermixed in small Parcels, and it would be greatly for the Benefit of the said Sir Edward Pryce Lloyd, and of the several Persons beneficially entitled in Remainder under the said Will, that such of the said devised Estates as are particularly mentioned in the Schedule to this Act, should be veited in Trustees discharged from the Uses and Trusts of the said recited Will, upon Trust to be sold, and that the clear Money to arise by Sale thereof, should be laid out under the Directions of the Court of Chancery, in the Purchase of other Lands, Tenements, or Hereditaments, to be settled in lieu thereof and to the same Uses; but inasmuch as by reason of the Limitations contained in the said Testator's Will, such Sale and Purchase as aforesaid, cannot be effected without the Aid and Authority of Parliament; therefore Your Majesty's most dutiful and loyal Subjects the said Sir Edward Pryce Lloyd, on Behalf of himself and his said Two Infant Sons, and the said Bell Lloyd the Son, on Behalf of

Recital of
Marriages,
&c. of the
several Parties.

Estates mentioned in the Schedule, vested in Trustees, to be sold.

himself and his said Five Infant Sons; and the said *Griffith Lloyd* and *Kerrick Lloyd*, on Behalf of themselves; and the said *Llewellyn Lloyd*, on Behalf of himself and his said Two Infant Sons; and the said *Edward Lloyd*, on Behalf of himself and his said Two Infant Sons; do most humbly beseech 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 from and immediately after the passing of this Act, all and singular the Messuages, Farms, Lands, Tenements, Tithes, and Hereditaments, situate, lying, and being in the several Parishes of *Llanfrothen, Llandecwyn, Llandfihangel, Worthenbury, Holt, Bangor, Wrexham, Gresford, Hope, Bodferry, Llanfannan* and *Abergele*, in the Counties of *Merioneth, Flint, and Denbigh*, being Part of the Estates to which the said *Sir Edward Pryce Lloyd* is entitled in Possession, under the said Will of the said *Sir Edward Lloyd* deceased, and more particularly described and comprised in the Schedule to this Act annexed, with their and every of their Rights, Members, and Appurtenances, and the Reversion and Reversions, Remainder and Remainders, Rents, Issues, and Profits thereof, shall be vested in and the same are hereby vested in *Sir Thomas Mostyn* of *Mostyn Hall*, in the County of *Flint*, Baronet, and *Thomas Mostyn Edwards* of *Kilken Hall*, in the same County, Esquire, their Heirs and Assigns for ever, freed and absolutely acquitted, exonerated, and discharged of and from all the Devises, Uses, Trusts, Limitations, Remainders, Reversions, and Charges (except such Debts and Legacies, if any, as remain unpaid) in and by the said Will of the said *Sir Edward Lloyd* devised, limited, declared, expressed, or contained of or concerning the same; but nevertheless upon Trust, that they the said *Sir Thomas Mostyn* and *Thomas Mostyn Edwards*, or the Survivor of them, or the Heirs or Assigns of such Survivor, do and shall, as soon as conveniently may be, with the Consent and Approbation in Writing of the said *Sir Edward Pryce Lloyd*, or the Person who, under the Devises and Limitations contained in the said Will of the said *Sir Edward Lloyd*, would for the Time being have been beneficially entitled to the Rents and Profits of the Hereditaments and Premises so hereby made saleable if this Act had not been made; or if such Person shall be an Infant, then with the Consent and Approbation in Writing of his Guardian or Guardians for the Time being, sell and dispose of the said Messuages, Farms, Lands, Tenements, Tithes, and Hereditaments hereby vested as aforesaid, either together or in Parcels, and either by Public Auction or Private Contract, unto any Person or Persons who shall be willing to become the Purchaser or Purchasers thereof, for the best Price or Prices in Money that can be reasonably obtained for the same; and do and shall convey and assure the same Messuages, Farms, Lands, Tenements, and Hereditaments, or such Part or Parts thereof as shall be so sold, and the Fee Simple and Inheritance thereof respectively, unto the Purchaser or respective Purchasers thereof, and his, her, or their Heirs and Assigns respectively, or as he, she, or they shall direct or appoint, freed and absolutely acquitted, exonerated, and discharged as aforesaid.

Purchase Monies to be paid into the Bank.

II. And be it further enacted, That all and every the Sum and Sums of Money which shall arise from any Sale or Sales made in pursuance of this Act, shall be paid by the Person or Persons to whom such Sale or Sales shall be made, into the Bank of *England*, in the Name and with

the Privy of the Accountant General of the High Court of Chancery, to be placed to his Account there *ex parte* the Purchaser or Purchasers of the devised Estates of Sir *Edward Lloyd* deceased, pursuant to the Method prescribed by the Act of the Twelfth Year of the Reign of King *George* the First, Chapter Thirty-two, and the general Orders of the said Court, and without Fee or Reward, according to the Act of the Twelfth Year of the Reign of King *George* the Second, Chapter Twenty-four.

III. And be it further enacted, That the Certificate or Certificates of the said Accountant General of the said Court of Chancery, under his Hand, together with the Receipt or Receipts of the Cashier of the Bank of *England*, to be thereto annexed and therewith filed in the Register Office of the said Court, shall from Time to Time, and at all Times be a good and sufficient Discharge to such Purchaser or Purchasers of the said Hereditaments and Premises hereby made saleable as aforesaid, or any Part or Parts thereof, and to his, her, or their Heirs, Executors, Administrators and Assigns respectively, for so much of the said Purchase Money for which such Certificate or Certificates, and Receipt or Receipts shall be so given; and that such Purchaser or Purchasers, and his, her, or their Heirs, Executors, Administrators, and Assigns, shall be, and is and are hereby absolutely and for ever freed, acquitted, and discharged of and from the same, and he, she, or they, or any of them, after such Certificate or Certificates, and Receipt or Receipts shall be so filed, shall not be answerable or accountable for any Loss, Mis-application or Non-application of the said Purchase Money, or any Part thereof.

What shall be deemed a Discharge to a Purchaser for his Purchase Money.

IV. And be it further enacted, That the Money arising from such Sale or Sales as aforesaid, after deducting such Costs, Charges, and Expences as herein-after mentioned, shall upon Petition to the said Court of Chancery in a summary Way, by the said *Sir Edward Pryce Lloyd*, or in case of his Decease, by the Person or Persons who under the said Will of the said *Sir Edward Lloyd*, deceased, would for the Time being (if this Act had not been made) be beneficially entitled in Possession to the Messuages, Lands, Tenements, and Hereditaments hereby made saleable, if such Person or Persons shall be of full Age, but if such Person or Persons shall be under Age, then by his or their Guardian or respective Guardians during his or their Minority or respective Minorities, and under the Direction of the said Court be laid out and invested in one or more Purchase or Purchases of Messuages, Lands, Tenements, or Hereditaments situate in *England* and *Wales*, or either of them, of a clear Estate of Inheritance, either wholly Freehold, or Freehold and Copyhold, such Copyhold not exceeding One Sixth Part of the Estates so to be purchased; and the Messuages, Lands, Tenements, or other Hereditaments so to be purchased, shall thereupon with all convenient Speed be conveyed, settled, and assured to, for, and upon such and so many of the Uses, Trusts, Intents, and Purposes, and under and subject to such and so many of the Powers and Provisoos in and by the said Will of the said *Sir Edward Lloyd* limited, expressed, and contained, of and concerning the several Hereditaments and Premises hereby vested in Trust as aforesaid, as shall be then subsisting or capable of taking Effect, or would have been subsisting or capable of taking Effect if this Act had not been passed, or as near thereto as the Nature and Quality of the Estates so to be purchased will admit of.

Surplus of Purchase Monies to be laid out in the Purchase of other Estates.

V. And

Until other Estates are purchased, Money to be laid out in Navy Bills, &c.

V. And be it further enacted, That in the mean Time, and until the Money arising from such Sale or Sales shall be vested in such Purchase or Purchases as aforesaid, the same shall from Time to Time be laid out by the said Accountant General under the Direction of the said Court of Chancery in the Purchase of Navy or Victualling Bills or Exchequer Bills, and the Interest arising from the Money so laid out in the Purchase of Navy or Victualling Bills or Exchequer Bills, and the Money received for the same as they shall be respectively paid off by Government, shall be laid out in the Purchase of other Navy, Victualling, or Exchequer Bills: Provided that it shall and may be lawful for the said Court to make such General Order or Orders, or Special Order or Orders, if necessary, that whensoever the Exchequer Bills of the Date of those in the Hands of the said Accountant General, shall be in the Course of Payment by Government and new Exchequer Bills shall be issued, such new Exchequer Bills may be received in Exchange for those which are so in the Course of Payment as shall be effectual for enabling such Receipt in Exchange, and that in that Event the Interest of the old Bills shall be laid out as before directed, with respect to the Interest where the Bills are paid off; all which said Navy, Victualling, or Exchequer Bills, whether purchased or exchanged, shall be deposited in the Bank in the Name of the said Accountant General, and shall there remain, until a proper Purchase or Purchases shall be found and approved as before directed, and until the same shall, upon a Petition to be preferred to the said Court of Chancery in a summary Way by the said *Sir Edward Pryce Lloyd*, or by or on Behalf of the Person or Persons who for the Time being shall be beneficially entitled in Possession to the Rents and Profits of the Hereditaments so to be purchased as aforesaid, or if such Person or Persons shall be under Age, then of his or their Guardian or Guardians, be ordered to be sold by the said Accountant General, for the completing any such Purchase or Purchases, in such Manner as the said Court shall think just and meet; and if the Money arising by the Sale of any such Navy or Victualling or Exchequer Bills, which shall have been purchased as aforesaid, shall exceed the Sum of the original Purchase Money so laid out as aforesaid, then and in that Case only the Surplus which shall remain shall be paid to such Person or Persons as would have been entitled to receive the Rents and Profits of the Lands directed to be purchased pursuant to this Act, or the Representative or Representatives of such Person or Persons.

Court of Chancery to make Orders for Payment of Costs and Expences.

VI. And be it further enacted, That it shall be lawful for the said Court of Chancery, and the said Court is hereby authorized and required from Time to Time to make such an Order as the said Court shall think fit, for taxing or settling all Costs, Charges, and Expences, which shall have been incurred in preparing and passing this Act, and in making the several Applications to the said Court in pursuance thereof, and in making and completing the Sale of the Hereditaments hereby made saleable, and investing all or any of the Monies which under this Act shall be paid into the Bank of *England*, in the Purchase of Lands and Hereditaments, according to the Directions herein contained, or otherwise in carrying the Trusts and Purposes of this Act into complete Execution; and also from Time to Time to make an Order for Payment of all such Costs, Charges, and Expences as aforesaid, out of the Monies which shall arise from the Sale or Sales of any Lands or Hereditaments under this Act, and which shall be so paid into

into the Bank as aforesaid, or out of the Monies arising by Sale of the Navy or Victualling or Exchequer Bills so to be purchased as aforesaid.

VII. And be it further enacted, That in the mean Time and until such Sale or Sales shall be made as aforesaid of the Hereditaments and Premises hereby authorized to be sold, and comprized in the said Schedule hereunto annexed, they the said Sir *Thomas Mostyn* and *Thomas Mostyn Edwards*, or the Survivor of them, or the Heirs or Assigns of such Survivor, shall permit and suffer the Rents and Profits thereof to be had, received, and taken by the said Sir *Edward Pryce Lloyd*, or by such Person or Persons as would respectively have been entitled thereto, and ought to have received the same in case this Act had not been made.

Until Sale of
Premises
Rent to be
paid to Sir
E. P. Lloyd.

VIII. And be it further enacted, That in case the said Sir *Thomas Mostyn* and *Thomas Mostyn Edwards*, or either of them, or any Trustee or Trustees who shall be appointed in the Room or Stead of them, or either of them, as herein-after mentioned, shall die or be desirous to be discharged from, or shall refuse or decline or become incapable to act in the Trusts or Powers hereby created, or shall go out of *Great Britain* before the said Trusts shall be fully performed and executed; then and in every such Case it shall and may be lawful to and for the said Court of Chancery in a summary Way, on a Petition to be preferred by the said Sir *Edward Pryce Lloyd*, or by the Person or Persons who would, under the Limitations of the said Will of the said Sir *Edward Lloyd* deceased, be beneficially entitled in Possession to the Rents and Profits of the Hereditaments hereby made saleable as aforesaid, if such Person or Persons shall be of full Age; but if such Person or Persons shall be under Age, then by his or their Guardian or respective Guardians during his or their Minority or respective Minorities, to appoint any Person or Persons proposed in the said Petition, or any Person or Persons named by the said Court to be a Trustee or Trustees in the Room or Stead of the Trustee or Trustees so dying or desiring to be discharged, or refusing, or declining, or becoming incapable to act, or going out of *Great Britain* as aforesaid; and thereupon all the said Trust Estates, or such of them as shall remain unfold, shall with all convenient Speed be conveyed and transferred in such Manner as to become legally and effectually vested in such new Trustee or Trustees solely or jointly, with the continuing Trustee or Trustees, as the Circumstances of the Case shall require, upon the Trusts and for the Uses, Intents, and Purposes herein declared of and concerning the same, or such of them as shall be then subsisting or capable of taking Effect; and such new Trustee or Trustees shall to all Intents, Effects, Constructions, and Purposes whatsoever, have all the Powers and Authorities of the Trustee or Trustees in whose Room or Stead he or they shall be so substituted.

Power to
appoint new
Trustees.

IX. Provided always, and be it further enacted, That none of the present or future Trustees shall be answerable or accountable for the other or others of them, or for involuntary Losses; and that by and out of any Monies which shall come to their or his Hands or Hand by virtue of any of the aforesaid Trusts, it shall be lawful for them or him to retain to and reimburse themselves and himself respectively, all the Costs, Charges, and Expences which they or he may respectively incur or sustain in carrying the Trusts of this present Act into Execution, and not herein-before particularly provided for.

Indemnity of
Trustees.

[*Loc. & Per.*]

27. I—K

X. Saving

Saving Clause.

X. Saving always to the King's most Excellent Majesty, His Heirs and Successors, and to all and every Person and Persons, Bodies Politic and Corporate, his, her, and their Heirs, Successors, Executors, Administrators, and Assigns, (other than and except the said Sir *Edward Pryce Lloyd*, and his First and other Sons and the Heirs Male of the Bodies of such Sons respectively; and the said *Bell Lloyd* the Son, and his Second and other Sons, and the Heirs Male of the Bodies of such Sons respectively; and the said *Griffith Lloyd*, *Kenrick Lloyd*, *Llewellyn Lloyd*, and *Edward Lloyd*, and their several and respective First and other Sons, and the Heirs Male of the Bodies of such Sons respectively, and all other the Son and Sons of the said *Margaret Lloyd*, and the Heirs Male of the Bodies of the same Sons respectively, and the right Heirs of the said Sir *Edward Lloyd* the Testator, and the Trustees to preserve contingent Remainders in the said Will and Settlement) all such Estates, Rights, Titles, and Interests of, in, to, or out of the said Hereditaments and Premises hereby vested in Trust to be sold as aforesaid, or any Part or Parts thereof, as they, every, or any of them had before the passing of this Act, or could or might have had or enjoyed in case this Act had not been made.

Evidence Clause.

XI. And be it further enacted; That this Act shall be printed by the several Printers to the King's most Excellent Majesty, duly authorized to print the Statutes of the United Kingdom, and a Copy thereof so printed by any of them shall be admitted as Evidence thereof by all Judges, Justices, and others.

The SCHEDULE to which the foregoing Act refers.

Where situate.	Names of Tenements.	Names of Tenants.	Quantities.	Yearly Rents.
In the Parish of Llanfrothen, in the } County of Merioneth - - }	Park - - -	Edmund Jones	A. R. P. 828 2 19	£ s. d. 290 0 0
The like - - -	Plafnewydd - - -	{ Ann Williams and } William Williams - }	281 3 6	100 0 0
The like - - -	Ynysfawr - - -	Owen Roberts and others	373 0 22	434 2 0
The like - - -	Garthllwynog - - -	Robert Lewis - -	253 2 1	42 0 0
The like - - -	Carreghyldrem - - -	Jane Peter - -	146 2 16	25 0 0
The like - - -	Penyrallt - - -		122 1 16	42 0 0
The like - - -	Garthfoel - - -	Elizabeth Humphreys -	77 0 4	16 0 0
The like - - -	Coed ddu - - -	John David - -	49 3 2	24 0 0
The like - - -	Tyn Llwyd - - -	William David - -	17 2 16	15 0 0
The like - - -	Tyn yr Rhos - - -	Pritchard, Widow -	8 0 37	17 0 0
The like - - -	Minfford - - -	Painter - - -	0 1 9	6 5 0
In the Parish of Llandecwyn, in the } County of Merioneth - - }	Geller Gwiall - - -	Pierce, Owen, and Son	171 3 31	50 0 0
In the Parish of Llanfihangel, in the } County of Merioneth - - }	Penbryn - - -	Catherine Owen -	2 0 18	5 0 0
In the Parish of Worthenbury, in the } County of Flint - - - }	Wallington Lane - - -	{ Robert and Edward } Williams - - - }	49 0 31	75 0 0
The like - - -	Slater's Tenement - - -	Jane Beaven - -	4 1 26	13 0 0
In the Parish of Holt, in the County } of Denbigh - - - }	Ridley Wood - - -	Rebecca Effex Gartside	18 2 27	18 0 0
The like - - -	Bowling Green Bank - - -	Hugh Jones - -		2 10 0
In the Parish of Bangor, in the } County of Flint - - - }	A Blacksmith's Shop and Land -	Thomas Pritchard -		7 16 0
In the Parishes of Wrexham and Gref- } ford, in the County of Denbigh - }	Stanfsty Iffa and Stanfsty Ucha - }	{ William Edwards and } Thomas Edwards - }	269 1 0	578 10 0
	Together with the Tythes of Corn, Grain, and Hay arising within the Township of Stanfsty, and the Tythe of Hay arising within the Township of Brough- ton, in the County of Denbigh.			
In the Parish of Hope, in the County } of Flint - - - }	A Messuage and Land -	Edward Parry -	8 2 32	6 5 0
The like - - -	Erw Iffa and Erw Ucha -	Thomas Jones -	3 1 36	6 0 0
The like - - -	A House and Garden - -	Edward Ellis - -	0 0 26	2 10 0
In the Parish of Bodfarry, in the } County of Flint - - - }	Adwywynt - - -	Robert Morgan -	16 1 33	12 12 0
In the Parish of Llanfannan, in the } County of Denbigh - - }	Bryn Lewis - - -	Evan Evans - -	23 0 12	9 9 0
In the Parish of Abergele, in the } County of Denbigh - - }	Allotments upon Rhydian Marth	Edward Jones and others	25 3 18	50 0 0
			2,752 0 38	£1,847 19 0

CHARLES SIDEBOTHAM, Surveyor.

The Value of the Timber upon the above Estates does not exceed the Sum of £500.

