

ANNO QUADRAGESIMO OCTAVO

GEORGII III. REGIS.

CAP. LXXIII.

An Act to improve the Land Revenue of the Crown in England, and also of His Majesty's Duchy of [18th June 1808.] Lancaster.

HEREAS an Act passed in the Thirty-fourth Year of the Reign of His present Majesty, intituled, An Act for the better Ma- 34 G.3. c.75 nagement of the Land Revenue of the Crown, and for the Sale of Fee Farm and other unimproveable Rents; and it is expedient, that further Provisions should be made for the better Management of the Land Revenues of the Crown within the ordering and Survey of the Exchequer, and of the Duchy of Lancaster; be it therefore 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 prefent Parliament affembled, and by the Authority of the fame, That where any Land or Ground belonging or hereafter to belong to His Majesty, His Heirs or Successors, within the ordering and Survey aforesaid, shall be deemed by the Lord High Treatlessof. furer or Commissioners of the Treasury, or the Chancellor of the Duchy Gardens, to be used with Curtilares and other Annuatements to be used and enjoyed with any House Curtilages and other Appurtenances to be used and enjoyed with any House Houses built or Houses or Buildings erected or to be erected upon Ground belonging either on sither to His Maistr. His Heirs or Successors, or to any other Proprietors. Crown Lands either to His Majesty, His Heirs or Successors, or to any other Proprietors, Crown Land it shall be lawful for His Majesty, His Heirs or Successors, to demise or grant fuch Land or Ground to any Person or Persons, or to any Bodies Politick or Corporate, under the Great Seal of Great Britain, or the Seal of the Exchequer, or the Seal of the Duchy and County Palatine of Lancaster, for any Term or Estate not exceeding Ninety-nine Years to be com-.puted from the Date or making of any fuch Leafe or Grant respectively;

or if any fuch Leafe or Grant be made to take effect in Reversion or Expectancy, then that the Term and Estate thereby to be granted, together with the Term or Estate, Terms or Estates in Possession of and in the same Lands and Ground shall not exceed Ninety-nine Years, computed from the Date or making thereof as aforefaid.

Land for be granted for longer time than the Term of the House to which it is to be attached.

II. Provided always, and be it further enacted, That no Land or Ground Gardennot to for Garden, Yard, Curtilage or other Appurtenance to be used and enjoyed with any Houses or Buildings holden or to be holden under any Lease from His Majesty or His Royal Predecessors, shall be granted or demised for any Term or Estate exceeding in Duration the Term or Estate for which the Houses or Buildings to which such Land or Ground shall be so attached as Garden, Yard, Curtilage or other Appurtenance shall be holden.

No Leafe for Lives of Crown Lands to be granted in future.

III. And be it further enacted, That from and after the passing of this Act no Lease of any Land or Ground belonging or hereafter to belong to His Majesty, His Heirs or Successors, within the ordering and Survey of the Exchequer in England, shall in future be granted for any Life or Lives; any Thing in any former Act of Parliament to the contrary notwithstanding, excepting only fuch Leafe or Leafes for Lives, as in and by a certain Act passed in the Forty-fourth Year of His Majesty's Reign, intituled, An Act for inclosing Lands in the Parish of Great Staughton in the County of Huntingdon, is and are authorized to be granted.

Crown Leafes for Gardens may be renewed, as the Leafes of Houses may under Act

IV. Provided always, and be it further enacted, That it shall be lawful to renew any Leases of such Land or Ground demised or granted under the Authority of this Act, for Garden, Yard, Curtilage and other Appurtenances to be used and enjoyed with any Houses or Buildings, at such Times and upon such Terms, and under and subject to the same Rules, Restrictions, and Provisions, as are prescribed by the said recited Act of 34 G.3. c.75. the Thirty-fourth Year of His present Majesty or by this Act, for the Renewal of Leafes of any Tenements and Hereditaments authorized thereby respectively, to be granted for a Term not exceeding Ninety-nine Years: Provided always, that where any fuch Land shall be held and used under this Act as a Garden, Yard, Curtilage or other Appurtenance to any Houses or Buildings holden under any Lease from the Crown, it shall be lawful to renew the Leafe of fuch Land at the same Time as the Leafe of such Houses and Buildings are renewed, and for the same Term and under the like Conditions.

Leafes may be renewed at any Time, as far as relates to Lands deemed proper for Gardens.

V. Provided also, and be it further enacted, That whenever Lands or Grounds, or Part of any Lands or Grounds held under any Lease or Grant from His Majesty or His Royal Predecessors, shall have been or be deemed proper and fit as aforefaid for Gardens, Yards, Curtilages or other Appurtenances as aforesaid, it shall be lawful at any Time during the Continuance of the Demise of any such Lands or Grounds, to renew the Lease or Grant thereof, or of fuch Part thereof as aforefaid, under fuch Provisions and Conditions as are herein-before prescribed, for the Demise or Grant of any Land or Ground to be used as a Garden, Yard, Curtilage or other Appurtenance.

VI. Provided always, and be it further enacted, That it shall be lawful Surveyor for the faid Surveyor General, with the Approbation of and by the Direction of the Lord High Treasurer or Commissioners of the Treasury for fent of the the Time being, or any Three of them, to contract and agree with any Treasury, Body or Bodies Politick or Corporate, or Person or Persons holding any purchase Messuages, Lands, Premises, Tenements, or Hereditaments belonging to the Premises for Crown, for the Surrender of any Leafe thereof, or to purchase and buy up the Public any Lease, or the Remainder of any Term of any Lease of any Messuages, Service. Lands, Premises, Tenements, or Hereditaments belonging to the Crown, which may be convenient for the publick Service, and may, by any Three or more of the Commissioners of the Treasury for the Time being, be deemed eligible to be purchased or bought up, and to pay the Confideration agreed to be paid for fuch Surrender or Purchase to the Body or Bodies, or Person or Persons entitled thereto, out of any Money arising from any Sales heretofore made, and which may be vested in the Bank of England in the Three Pounds per Centum Consolidated Bank Annuities, or which may hereafter arise from any Sale of any Property belonging to the Crown, under this Act, or the faid recited Acts as aforefaid.

VII. And whereas by the faid recited Act, new Leafes to be granted Powers of upon the Surrender of any subsisting Lease are limited to the said Term Renewal in of Years as was granted by fuch furrendered Lease; and it may be doubtful Cases, where in Cases wherein a Power is given by the said recited Act, to renew any Leases sur-Lease or Grant, whether if the subsisting Lease be surrendered the same can rendered. be renewed for a longer Term than was granted by fuch furrendered Leafe; be it therefore enacted and declared, That in all Cases in which any Lease or Grant of any Lands, Houses, Tenements, or Hereditaments may be renewed under the faid recited Act or this Act, it shall be lawful to make any new Leafe or Grant of fuch Premifes upon the Surrender thereof, for fuch Term and upon the same Conditions as if the same had been renewedunder the Provisions of the said recited Act or this Act, and had not been first surrendered.

VIII. And be it further enacted, That all Charges and Expences of any new Expences of Leafe or Grant made upon the Surrender of any subfishing Leafe or Grant new Leafes, under the faid recited Act of the Thirty-fourth Year of His present der of subsist-Majesty, shall be borne and defrayed by the Lessees or Grantees thereof ing Leases, to respectively.

be paid for by

IX. And be it further enacted, That in all Cases where the Enrolment of Surveyor any Leafe or Affignment, or Minute or Dockets thereof before the Auditor General emof the Land Revenue, or the Auditors of the Duchy of Lancaster, or the authorize the Entry of any Leafe or Affignment, or Minute or Docket of any Leafe or making nune Affigument, in the Office of the faid Surveyor General, or Auditors of the pro tunc Enfaid Duchy, has been or shall be omitted or delayed beyond the Period rolments, Enlimited in any such Lease, it shall be lawful for the Chancellor of the said Dockets of Duchy of Lancaster, or the said Surveyor General, for any reasonable Leases, Cause to them or either of them shewn for the Omission or Delay, and they omitted to be and each of them are and is hereby empowered to authorize and permit the the proper making of any fuch Enrolment or Entry nunc pro tunc; and the fame Time. respectively when made under such Authority shall be as valid and effectual as if made within the Period limited for that Purpose.

X. And whereas by an Act passed in the Thirty-eighth Year of His 38 G. 3. c.60. present Majesty, intituled, An Act for making perpetual, subject to Redemption and Purchase in the Manner therein stated, the several Sums of Money now charged in Great Britain as a Land Tax for One Year, from the Twenty-fifth Day of March One thousand seven hundred and ninety-eight; and by another Act passed in the Forty-second Year of His present Majesty, intituled, An

42G.3.c.116. Act for consolidating the Provisions of the Several Acts passed for the Redemption and Sale of the Land Tax into One Act, and for making further Provision for the Redemption and Sale thereof, and for removing Doubts respecting the Right of Persons claiming to vote at Elections for Knights of the Shire and other Members to serve in Parliament, in respect of Messuages, Lands, or Tenements, the Land Tax upon which shall have been redeemed or purchased; the Chancellor and Council of the Duchy of Lancaster for the Time being is empowered to fell and dispose of, and thereupon to grant and affure in the Name of His Majesty, His Heirs and Successors, under the Seal of the faid Duchy of Lancaster, such and so much of the Manors, Messuages, Lands, Tenements, Tythes, Mines, Minerals, Collieries, Woods, Wood Grounds, Fens, Marshes, or Waste Lands belonging to the Crown, as are within the Survey and Receipt of the faid Duchy, as would raife a Sum fufficient for the Redemption of the Land Tax charged on the Revenues belonging to the Crown, within the Survey and Receipt of the faid Duchy: And whereas it may be expedient, that Power should be continued in the faid Chancellor and Council to fell fuch Portion of the faid Revenues as shall be the least productive in proportion to their Value before or after the faid Land Tax charged upon the Revenues belonging to the faid Duchy shall have been redeemed; be it therefore enacted, That it shall be lawful for the Chancellor and Council of the faid Duchy of Lancaster for the Time being, to sell and dispose of to any Person or Persons, Bodies Politick, or Corporate, from Time to Time, and thereupon to grant and affure in the Name of His Majesty, His Heirs and Successors, under the Seal of the faid Duchy, fuch Manors or Lordships belonging to the Crown, as are within the Survey and Receipt of the faid Duchy, as confift of the Manerial Rights without any Lands, or with very fmall Quantities of Land belonging to them, and where the greater Part of the Lands over which the Manerial Rights extend is the Property of Individuals, and of Manors or Lands of which His Majesty in Right of His Duchy as aforefaid, is not the fole Proprietor, but is entitled to an undivided Share jointly with Individuals, and intermixed with the Propertylof

> Individuals, and lying remote from other Property belonging to the Crown, and of Ground or Buildings appertaining or antiently held with any Castle or strong Building now or lately used for a Common Gaol, or with any Building used for holding the Assizes or Sessions in any County or District. or for the Court House or Gaoler's House, or in which the Magistrates for any County or District may claim to have Rights from the Length of The or Enjoyment for the publick Purposes of such County or District, and of Tythes belonging to the Crown, within the Survey of the faid Duchy aforefaid, iffuing out of Lands, which are the Property of Individuals, and of Mills, Fisheries, Ferries, Tolls, and Stalls of Markets and Fairs, and Waltes belonging to the Crown, within the Survey of the Duchy aforefaid, upon or from which Usurpations or Incroachments have been made by Individuals, for the best Prices or Considerations in Money which the faid Chancellor and Council shall be able to procure for the same, and the

Duchy of Lancaster may fell certain Lands.

Application of the Purchase Money.

Purchase Money to be paid for the same shall from Time to Time be paid

into

into the Hands of the Receiver General of the Revenues of the faid Duchy, in the like Manner as the Monies arising from the Sale of Lands of the Duchy authorized by the faid recited Acts of the Thirty-eighth and Forty-second Years of His present Majesty are directed to be paid; and all Sales made under this Act of the Property herein-before described, shall be made in the same Manner and Form, and under the like Rules, Regulations, and Provisions, and shall be to all Intents and Purposes as valid and effectual as if the same had been made under the said Acts of the Thirty-eighth and Forty-second Years of His present Najesty, or either of them.

XI. And whereas by an Act passed in the Thirty-eighth Year of His present Majesty, intituled, An Act for making perpetual, subject to Redemp- 38 G.3. c. 60. tion and Purchase in the Manner therein stated, the several Sums of Money now charged in Great Britain as a Land Tax for One Year, from the Twentyfifth Day of March One thousand seven hundred and ninety-eight; and another Act passed in the Forty-second Year of His said present Majesty, intituled, An Act for consolidating the Provisions of the several acts passed 42 G. 3. for the Redemption and Sale of the Land Tax into One Act, and for making further Provision for the Redemption and Sale thereof, and for removing Doubts respecting the Right of Persons claiming to vote at Elections for Knights of the Shire and other Members to serve in Parliament, in respect of Messuages, Lands, or Tenements, the Land Tax upon which shall have been redeemed or purchased; the said Surveyor General of the Land Revenues of the Crown for the Time being was empowered to contract for the Sale, from Time to Time, of fuch or fo much of the Manors, Meffuages, Lands, Tenements, Tythes, Mines, Minerals, Collieries, Woods, Wood Grounds, Fens, Marshes, or Waste Lands belonging to the Crown, within the Survey or Receipt of the Exchequer in England, as would raife a Sum fufficient for the Redemption of the Land Tax charged on the Land Revenue belonging to the Crown: And whereas in pursuance of the said recited Provision, certain Parts of the Property of the Crown which are least productive in Proportion to their Value, have been felected for the Purpose of being sold, and a large Part thereof has actually been fold to great Advantage, and the Augmentation of the Land Revenue of the Crown; but a confiderable Portion of the different Kinds of Property fo felected for Sale will full remain undifposed of, after the necessary Fund for the Redemption of such Land Tax shall have been raised; and it is expedient that Power should be continued to the faid Surveyor General to fell the faid Portion of Property fo remaining undifposed of under the said recited Acts, and to make further Sales of Property of the like Description; be it therefore enacted, That it shall be Surveyor Gelawful for the faid Surveyor General for the Time being, to contract or neral may fell agree with any Person or Persons, or any Bodies Politic or Corporate, for the Premises herein menthe Sale from Time to Time of fuch Manors or Lordships belonging to the tioned. Crown as confift of Manerial Rights and Quit Rents, without any Lands or with very small Quantities of Land belonging to them; and where the greater Part of the Lands over which the Manerial Rights extend is the Property of Individuals, and of Manors or Lands of which His Majesty is not the fole Proprietor, but is entitled to an undivided Share jointly with Individuals, and of Lands dispersed in small Quantities, and intermixed with the Property of Individuals, and lying remote from other Property belonging to the Crown, and of Grounds or Buildings appertaining to or anciently held with any Castle or strong Building now or lately used for a

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Common Gaol, or with any Building used for holding the Assizes of Sessions in any County or District, or for a Court House or Gaoler's House. or in which the Magistrates of any County or District may claim to have Rights from Length of Use or Enjoyment for the public Purposes of such County or District, and of Tythes belonging to the Crown issuing out of Lands which are the Property of Individuals, and of Mills, Fisheries, and Ferries, and Mooring Chains and Wastes belonging to the Crown, the Possession of which has been usurped or encroached upon, for the best Prices or Confiderations in Money which the faid Surveyor General shall be able to procure for the same, and the Purchase Money to be paid for the fame shall from Time to Time be paid into the Bank of England to the Account of the Commissioners of His Majesty's Treasury, in like Manner as the Monies arifing from the Sales of Land Revenue authorized by the faid recited Acts of the Thirty-eighth and Forty-second Years of His prefent Majesty are directed to be paid; and all Sales made under this Act of the Property herein-before described, shall be made in the same Manner and Form, and under the like Rules, Regulations, and Provisions, and shall be to all Intents and Purpofes as valid and effectual as if the fame had been made under the faid recited Acts of the Thirty-eighth and Forty-fecond Years of His present Majesty, or either of them.

Application of the Purchase Mouey.

Duchy of Lancaster and Surveyor General empow-Investment in Three per Cent.Confols. Cent. Rcduced.

XII. Provided always, and be it further enacted, That it shall be lawful for the faid Chancellor and Council of the faid Duchy, and the faid Surveyor General to order and direct that the Purchase Monies which shall ered to order hereafter arise by Sales to be made of Property belonging to His Majesty, His Heirs and Successors, within the ordering and Survey aforesaid, under the faid recited Acts of the Thirty-eighth and Forty-fecond Years of His or Three per present Majesty, or under this Act (excepting only as far as it relates to Enfranchisements of Copyholds and Sales of Manerial Rights respectively). and which shall be paid into the Bank of England under the Directions of any of the Three last mentioned Acts, shall be laid out in the Purchase either of Three Pounds per Centum Confolidated Bank Annuities, or Three Pounds per Centum Reduced Annuities, in the Names of the Commissioners of His Majesty's Treasury, or in the Name of the Duchy of Lancaster, in like Manner in all Respects as is prescribed in the said recited Acts of the Thirty-eighth and Forty-fecond Years of His present Majesty, with relation to Purchases of Three Pounds per Centum Consolidated Bank Annuities under those recited Acts respectively, and the Capital Stock purchased under the Provisions of this Act, whether Three per Centum Consolidated Bank Annuities, or Three per Centum Reduced Annuities, and the Interest or Dividends arising therefrom, shall be subject to be disposed of and applied in the fame Manner, to the fame Purposes, and under the fame Rules, Regulations, and Provisions, as are prescribed in the said recited Acts of the Thirty-eighth and Forty-second Years of His present Majesty, with respect to Stock purchased by Sales of any of the said Land Revenues authorized by the faid last-mentioned Acts, and with respect to the Dividends and yearly Interest arising therefrom.

Surveyor General empowered to contract for the Enfranchisement of Copyholds,

XIII. And be it further enacted, That it shall be lawful for the faid Surveyor General for the Time being, to contract and agree with any Person or Perfons, or Body or Bodies Politic or Corporate, being Tenant or Tenants of any Copyhold or Customary Tenements, Parcel of or holden of any Manor belonging to the Crown, within the Survey or Receipt of the Exchequer in England,

England, for the Enfranchisement of any such Copyhold Tenements, or and Sale of with any Person or Persons (though not such Tenants of any such Copy- Manerial hold Tenements) for the Sale of the Manerial Pichts belonging to the Rights behold Tenements) for the Sale of the Manerial Rights belonging to the longing to Crown therein, at or for the best Prices or Considerations in Money which Manors of the faid Surveyor General shall or may be able to procure for the same, and the Crown. which shall be approved of by the Lord High Treasurer or Commissioners of the Treasury for the Time being, and the Tenements so agreed to be enfranchifed, or upon which the Manerial Rights shall have been so contracted for, and the Confideration to be paid for the same, shall be specified in a Certificate to be granted for that Purpose, and the Consideration Monies fo to be paid shall be accepted, and Receipt given for the same, and the faid Certificate and Receipt shall be enrolled, and the Enrolment thereof shall be attested in the same Form and Manner, and under the same Rules, Regulations, and Provisions respectively (except where it is otherwise provided by this Act) as are contained in the faid recited Act of the Thirtyfourth Year of His present Majesty, with relation to the Conveyance of Fee Farm Rents to the Purchasers thereof under that Act; and such Certificate and Receipt shall also, in the Court Rolls of the Manor under which the Tenement to which the fame relates is holden, be enrolled by the Steward of fuch Manor or his lawful Deputy, who is hereby required forthwith to enrol such Certificate and Receipt upon the Production thereof to him, and having enrolled the faid Certificate and Receipt as aforefaid, shall attest the same under his Hand, and return the said Certificate and Receipt to the Purchaser or Purchasers; and from and immediately after such Enrolments, and thenceforth for ever, the respective Copyhold Tenements included in any such Certificate, relating to the Enfranchisement thereof, shall be enfranchifed, and the Tenants thereof respectively shall hold the fame freed and discharged of and from all Claims and Demands which can or may be made by His Majesty, His Heirs or Successors, or by any Perfon or Perfons lawfully claiming by, from, or under them, as Lords of the Manor to which fuch Tenements before the Enfranchisement thereof belonged, and as fully and amply to all Intents and Purposes as His Majesty, His Heirs or Successors, might or could have held or enjoyed the fame; and from and immediately after fuch Enrolments and thenceforth for ever, the respective Purchasers of any Manerial Rights mentioned in any fuch Certificate, relating to the Purchase thereof, and their Heirs and Assigns, shall by force of this Act be adjudged, deemed, and taken to be in the actual Seifin and Possession of the Manerial Rights so by them respectively purchased, and shall hold and enjoy the same peaceably and quietly, freed and discharged from all Claims and Demands of His Majesty, His Heirs and Succeffors, or any Person claiming under him or them, as fully and amply to all Intents and Purposes as His Majesty, His Heirs and Successors, might or could have held or enjoyed the same if such Sale had not taken place.

XIV. Provided always, and be it further enacted, That no fuch Contract Such Proshall be made unless by special Warrant, to be iffued for that Purpose by perty not to the Lord High Treasurer or the Commissioners of the Treasury for the with the Con-Time being, or any Three of them.

XV. And be it further enacted, That the Purchase Money or Considera- Purchase tion to be paid for every such Enfranchisement or Purchase of Manerial Money for Rights, shall from Time to Time be paid into the Bank of England, to the ments and

fent of the Treasury.

Account Sales to be.

Back, and invested in the Three per Cents.

paid into the Account of the Lord High Treasurer of England, for the Enfranchises ment of Copyholds of Crown Manors, and shall be laid out in the Purchase of three Pounds per Centum Consolidated Bank Annuities, in the Name of the Lord High Treasurer, by order of the faid Surveyor General (who is for that Purpose hereby authorized to make Drafts on the Bank' for the same) in like Manner as is directed by the said recited Act passed in the I hirty-fourth Year of the Reign of His prefent Majesty, intituled, An Act for the better Management of the Land Revenue of the Crown, and for the Sale of Fee Farm and other unimproveable Rents; but nevertheless in fuch Manner that the Accounts may be kept separate and distinct from the Accounts of the Sales made and Stock purchased in pursuance of the faid Act.

Surveyor General to cate to Perfons with whom he contracts; upon Bank, and Payment of the Morey, Receipts.

XVI. And be it further enacted, That whenever the faid Surveyor Gegrant Certific neral shall have contracted with any Person or Persons, Body or Bodies Politick or Corporate, for the Enfranchisement of any such Tenements or other Hereditaments, or Sale of the Manerial Rights therein, the faid Surveyor General shall grant to the respective Purchaser or Pur-Production of chasers a Certificate under his Hand, specifying the Premises so agreed to which at the be enfranchised or fold, and the Amount of the Purchase Money to be paid for the same, and which is hereby required to be paid within Thirty Days from the Date of such Certificate, and the Cashiers of the Bank, or Bank to give One of them, shall, upon the I roduction of fuch Certificate, accept and receive the Purchase Monies therein specified, and at the Foot or on the Back of fuch Certificate acknowledge the Receipt of the same, without Fee or Reward; which Certificates and Receipts shall be in the Form of Words following, or as near thereto as may be; (that is to fay)

' By the Surveyor General of His Majesty's Land Revenue:

THESE are to certify, That the faid Surveyor General hath contracted and agreed on Behalf of the King's most Excellent Majesty, with for the [Enfranchifement of] or [Sale of the Manerial Rights belonging to the Crown, in and upon the Copyhold or Customary Tenements herein-after mentioned, holden by the faid by Copy of Court Roll of His Majesty's Manor of in the County of (that is to fay) All that [here insert the Description of the Premises] at or for the Price or Sum of to be paid by the faid. into the Bank of England, and carried

to the Account of the Lord High Treasurer of England for Enfranchisement of Copyholds of Crown Manors [where there is a fublishing Leafe of the Manor to insert] subject nevertheless [reciting the Lease] and from and immediately after Payment of the faid Sum in Manner aforefaid, and the Enrolment of this Certificate, and the Receipt for the faid Sum in the Office of the Auditor of His Majesty's Land Revenue for the County aforelaid, and in the Court Rolls of the faid Manor, and thenceforth for ever the faid · Heirs and Affigns, shall hold and enjoy the faid [Premises as Freehold

in Fee and Common Socage, freed and discharged of and from all Fines, · Heriots, Reliefs, Quit Rents, and other Customary Dues and Payments,

Suits and Services whatfoever] or [Manerial Rights, in as full and am-· ple a Manner to all Intents and Purposes as His Majesty, His Heirs and Successors, could or might have held and enjoyed the same] by virtue

of an Act of Parliament, passed in the Forty-eighth Year of the Reign of His Majesty King George the Third, intituled, An Act [here insert the ' Title of this Act]. Given under the Hand of the faid Surveyor General, f this Day of

Witness to the signing by the ' faid Surveyor General,

RECEIVED the above named Day of of and from the the Sum of 6 lawful Money of Great Britain, being the Confideration Money expressed in the above written Certificate. Witness my Hand For the Governor and Company of the Bank of England. Cashier. **€**.

Which Certificates and Receipts shall not be charged or chargeable with any other Stamp Duty than fuch as is by Law required for the Receipts for the respective Sums therein expressed to be paid as the Consideration for fuch Enfranchisements, or for fuch Manerial Rights; and fuch Certificates and Receipts shall be good, sufficient, valid and effectual in the Law for conveying and affuring the feveral Meffuages, Tenements, and Hereditaments therein respectively to be comprized, enfranchised, and discharged, and the faid Manerial Rights therein specified, unto and to the Use of the several and respective Persons therein to be named, and their Heirs and Affigns for ever.

XVII. And be it further enacted, That all Rules, Regulations, Provisions, Extending Clauses, Matters, and Things, contained in the faid recited Act of the Provisions Thirty-fourth Year of His present Majesty, and in sorce before the passing to Sales under of this Act, with respect to the Sales of Fee Farm Rents, and the Certifi- this Act. cates and Receipts relating thereto, authorized by that Act, shall be in force and be applied as far as the fame are applicable, and are not altered by this Act with relation to the Enfranchisement of Copyholds, and Sales of Manerial Rights, and to the Certificates and Receipts concerning the fame, authorized by this Act.

XVIII. And whereas great Uncertainty prevails as to what Stamp Duties ought by Law to be imposed upon Contracts for the Sale of Fee Farm Rents under an Act made in the Twenty-fixth Year of His present Majesty, intituled, An Act for appointing Commissioners to enquire into the State and 26 G.3. c. 87. Condition of the Woods, Forests, and Land Revenues belonging to the Crown, and to sell or alienate Fee Farm and other unimproveable Rents; and under another Act made in the Thirtieth Year of His present Majesty, intituled, An Act to continue and amend an Act made in the 30 G. 3. c. 50. 'Twenty-sixth Year of the Reign of His present Majesty, intituled, 'An · Act for appointing Commissioners to enquire into the State and Condition of the Woods, Forests, and Land Revenues belonging to the Crown, and to fell or alienate Fee Farm and other unimproveable Rents, and under the faid recited Act of the Thirty-fourth Year aforesaid, and also upon Leafes granted by the Crown under the faid recited Act of the Thirty-fourth Year aforesaid, to the great Grievance and Hardship of Purchasers of such Year aforesaid, to the great Grievance and Landing

Fee Farm Rents and Lesses of the Crown respectively; be it enacted, Sales and

That no Contracts made under any of the said recited Acts of the Twenty.

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fixth, be defeated

for Want of proper Stamps; and those to be made to be exempt from Stamp Duties.

fixth, Thirtieth, or Thirty-fourth Years of His present Majesty, for the Sale of Fee Farm Rents, nor any Leafes made under the Great Seal or Seal of the Exchequer, of any Lands or other Hereditaments belonging to the Crown, within the ordering and Survey of the Exchequer, fince the faid recited Act of the Thirty-fourth Year aforefaid, shall be null and void on account of the same respectively not being duly stamped, or the Stamp Duty not having been duly paid thereon respectively, and that no Contract which shall be hereafter made for the Enfranchisement of any Copyhold, or for the Sale of any Manerial Rights under this Act, or the Sale of any Fee Farm Rents or other Hereditaments belonging to the Crown, within the ordering and Survey of the Exchequer aforesaid, nor any Lease or Grant which shall be made pursuant to the Regulations of this Act or of the faid Act of the Thirty-fourth Year of His Majesty's Reign, which shall be hereafter made of any Lands or other Hereditaments belonging to the Crown, within the ordering and Survey last aforesaid, shall be subject to any Stamp Duty whatever.

Where Houses of certain Value agreed to be under Leafe from the Crown. whereon other Houses are standing, new Leafes of the \mathbf{W} hole may be granted.

XIX. And whereas by the faid recited Act of the Thirty-fourth Year of His present Majesty, it is amongst other Things enacted, That it shall not be lawful to renew any Grant or Leafe of any Tenements or Hereditaments built on Land authorized by the faid Act to be granted for any Term not exceeding Ninety-nine Years, until within Twenty Years of the Period of the Expiration of the fame, except in certain Cases therein specified: And whereas it is expedient that a Power of Renewal should be allowed in other Cases not specified in the faid Exception; be it therefore enacted, That where any House or other Building shall require or shall be intended and agreed to be rebuilt, or any new House or other Building to be erected upon any Land or Ground belonging to the Crown, within the ordering and Survey aforefaid, held under a Leafe from the Crown, upon which other House's or Buildings included in the fame Lease are standing, if the Lessee or Grantee shall covenant and agree to build a new House or Building, or to rebuild a House or Building of such Value as to increase the Value of the whole Property included in fuch Leafe, it shall be lawful at any Time or Times hereafter to grant any further or other Leafe of all fuch Land or Ground, with the Houses and Buildings thereupon, as were included in the former Leafe, for any Term or Estate (except for Life or Lives) not exceeding the Terms and Estates authorized by the said recited Act of the Thirty-fourth Year aforefaid, to be granted; provided that in every fuch Leafe there be referved and made payable to His Majesty, His Heirs and Successors, such Rent as is by the said last mentioned Act or this Act required to be referved, and that Covenants or Conditions be inferted therein on the Part of the respective Grantees or Lessees for erecting such new Houses or Buildings, or rebuilding such Houses or Buildings, within a reasonable Time, to be in such Case limited and appointed for that Purpose, and that fuch respective Improvements shall be of the requisite Value.

Where any new Building is agreed to be erected on for the Enlargement of any House held under

XX. And be it further enacted, That where any new Edifice or Building shall be erected or agreed to be erected on Ground belonging to the Crown, within the ordering and Survey of the Chancellor and Council of the Duchy Crown Land of Lancaster, or of the said Surveyor General aforesaid, or held under any Lease from the Crown, for the Enlargement of, and to be united to and occupied with any House or other Building held under any other Lease from the Crown, it shall be lawful to grant a new Lease or Leases for any

Term not exceeding Ninety-nine Years, as well of the Ground on which any Leafe fuch new Edifice or Building shall be erected or agreed to be erected, from the as of all or any Part of any other Tenements or Hereditaments contained Leafes may in fuch Leases; provided, that the greater Part of the yearly Value of the be granted. Tenements and Hereditaments fo to be granted shall confist of the Buildings thereon, or of Ground fet apart and appropriated for building, or for necessary Gardens, Yards, Curtilages, or other Appurtenances as aforesaid.

XXI. And whereas the Restrictions contained in the said recited Act of Powers vested the Thirty-fourth Year of His present Majesty as it now stands, may be found in Commisinconvenient in respect to the granting of Leases of some Kinds of Property Treasury to now held under Lease from the Crown, and which are of a fluctuating and grant and reuncertain Value; be it therefore enacted, That it shall be lawful for the new Leases of Lords Commissioners of the Treasury to grant and renew Leases of the certain Kinds of Property, Profits of Agistment of Forests disafforested, the Profits of Præ and Post upon such Fines arising within the Principality of Wales and County Palatine of Terms, as to Chefter, those of Lighthouses on Beacons, and of Chains for mooring Rents and Ships, Tolls, Markets and Fairs, Tythes, Fisheries, Ferries, and other Durations, as they shall think expe-Thirty-one Years, and for fuch Fine or Fines, and under fuch Rent or other dient. Refervations and Conditions as they shall from Time to Time think reasonable and expedient.

XXII. And whereas in the faid recited A& of the Thirty-fourth Year of Power of His prefent Majesty it was enacted and declared, That where any Wastes, renew Leases of Waste Survey aforefaid, in which His Majesty, His Heirs and Successors, has or Commons, shall have any Interest, shall be deemed fit and proper to be divided, in-extended to closed, drained, or otherwise improved, and shall be by Authority of Par- any other Lands comliament or otherwise authorized and directed to be divided and inclosed, and prized in the where the Term or Estate in Possession of and in the same respectively shall same Lease be deemed by the Lord High Treasurer or Commissioners of the Treasury with such to be insufficient to defray the Costs and Charges of such Works and Imto be infufficient to defray the Costs and Charges of such Works and Improvements, with reasonable Profit and Advantage to the Parties making or causing the same to be made, or to their Representatives or Assigns, in all and every fuch Cafe and Cafes it shall be lawful to renew any fuch Leafe, or to grant any further or other Leafe of any fuch Lands or Grounds, or any Part thereof, for any Term or Estate not exceeding the Terms or Estates authorized to be granted of Lands, Tenements, or Hereditaments of fuch or the like Descriptions, by the Act of the First Year of Queen Anne therein mentioned, or by the faid recited Act of the Thirtyfourth Year of His present Majesty aforesaid: And whereas it is expedient that fuch Power of Renewal should be extended to any other Lands comprifed in the same Lease with such Wastes or other uninclosed Lands; be it therefore further enacted, That whenever any Lease shall be renewed under the faid recited Provision, with respect to any such Wastes, Commons, or gother uninclosed Lands or Grounds, it shall be lawful to renew the same in like Manner and upon the fame Terms with respect to any other Lands or Grounds comprized in the fame Leafe, with fuch Wastes, Commons, or uninclosed Lands or Grounds.

XXIII. And whereas by the faid recited Act of the Thirty-fourth Year Rent to be aforesaid, certain Rules are laid down for the Reservation of Rent, in Cases reserved in

Cafes where where Houses are to be rebuilt or newly erected upon demised Land, whereon are other Houses not intended to be rebuilt.

where there are substantial Buildings upon Ground to be demised, or the Buildings thereupon shall not require or be intended or agreed to be rebuilt. and also in Cases where there are no substantial Buildings upon the Grounds to be demifed, or the Buildings thereupon require, or shall be intended and agreed to be rebuilt, or other new Buildings erected upon fuch Land or Ground; but no Rule is laid down for Cases where upon the Ground to be demifed there is some substantial Building not required or intended or agreed to be rebuilt, and either some other Building required or intended or agreed to be rebuilt, or some new Building is proposed to be erected thereon; be it therefore enacted, That in all Cases where upon the Ground to be demised there is some substantial Building not required or intended or agreed to be rebuilt, and either fome other Building thereon requiring or intended or agreed to be rebuilt, or fome new Building is intended or agreed to be erected thereon, it shall be lawful for the Lord High Treasurer or Commissioners of the Treasury to direct what Rent shall be referved and paid annually, and whether any and what Fine shall be taken upon fuch Demise, regard being had to the Value of the Buildings on the Ground to be demised not intended to be rebuilt, and the Proportion it bears to the Value of the whole Property intended to be demised.

Lords of Treafury empowered to referve the whole Confideration in Rent, where old Buildings

XXIV. Provided always, and be it further enacted. That it shall be lawful for the Lord High Treasurer or Commissioners of the Treasury, when they shall be of Opinion that the Solidity and Value of any old House or Houses to be demifed not required or intended to be rebuilt, is fuch as to be fufficient Security for the due Payment of the whole Annual Sum deemed by them to be a reasonable Consideration for such Building or Buildings and are substantial. Ground held therewith respectively, for the Term and Estate to be granted by and in the fame, to direct that the Whole of fuch Confideration shall be referved and taken in Rent only, without taking any Fine for the same.

Discretionary Power vefted in Lords of the Treasury in certain Cases, to admit of Confideration being paid, in Rent and partlyin Fine.

XXV. And whereas it is necessary to yest a discretionary Power in the Lord High Treasurer or Commissioners of the Treasury, to determine the Rent upon Leafes of Lands, Tenements, and Hereditaments belonging to the Crown, within the ordering and Survey aforefaid, in certain Cases not provided for by Law; be it therefore enacted, That for and in respect of any Leafe or Grant under the Great Seal, or the Seal of the Exchequer, of any Houses or other Buildings which shall be certified by Surveyors not to either in Rent require rebuilding, and which shall be of greater yearly Value than the only, or partly Ground on which they are built, but which a Leffee may defire to pull down in order to erect other Houses or Buildings of greater Value for his own Accommodation or Advantage, of Houses or other Buildings which may have been damaged or destroyed by Fire, or Ground on which such Buildings have been erected, and also of Houses or other Buildings which shall be only in part rebuilt, or to which new Buildings shall be added, and also of Ground to be granted as Gardens, Yards, or Curtilages to Houses already erected or to be erected, whether on Ground belonging to His Majesty, or to any other Proprietor, it shall be lawful for the Lord High Treasurer, or the Lords Commissioners of His Majesty's Treasury at their Discretion, to admit of the Consideration being paid, either in Rent only or in Rent and Fine; provided always, that where a Fine shall be taken it shall not exceed the Proportion of One Third Part of the net annual Value of the Premises, in respect of which the same shall be paid, nor be computed at a higher Rate than the highest legal Interest. XXVI. And

XXVI. And whereas the most usual Mode of Reservation in Leases of In Lease of Mines, Collieries, Quarries, and other Mineraland Fossil Substances, and that Mines, &c. which is best adapted to this Kind of Property, is a certain Share of the Ore powered to or other Produce in Kind, or a Rent or Duty in Money payable on the Quan- reserve a Part tity raised; be it therefore enacted, That it shall be lawful in Leases under of the Pro the Great Seal, or the Seal of the Exchequer, of Mines, Collieries, Quarries, and other Mineral and Fossil Substances belonging to His Majesty. the Value of within the ordering and Survey aforesaid, instead of any other annual Rent, it, instead of to receive fuch Share of the Produce in Kind, or fuch Rent or Duty upon any other the Quantity or Value of fuch Produce, as the Lords Commissioners of the Treasury, or any Three or more of them, shall think proper.

XXVII. And whereas His Majesty, in Right of His Crown, is Owner of Rights and the Soil of the Great Forest of Brecknock in the County of Brecknock, and of the Mines. Minerals, and other Subfrances within and under the form in the Mines, Minerals, and other Substances within and under the same, and the Forest of is also entitled to the Herbage thereof, subject to the Depasturage of Cattle Brecknock of Occupiers of certain Lands within and adjacent to the faid Forest, at may be sold. annual, fixed, and customary Payments: And whereas by reason of such Depasturage of Cattle, and the Nature and Extent of the faid Forest, and of the Soil, the Rights and Interests of His Majesty therein cannot be made productive in their present State, and it is therefore expedient that Power should be given to dispose of the same; be it therefore enacted, That it shall be lawful for the said Surveyor General for the Time being, to contract and agree with any Person or Persons, or any Bodies Politick or Corporate, for the Sale of the Soil, Mines, or other Minerals, or other Substances or Herbage, or any other Rights or Interests of His Majesty, His Heirs and Successors, in the faid Forest or any Part thereof, or in any Manner appertaining thereto or existing within the same, within the ordering and Survey aforefaid, at or for the best Prices or Considerations in Money which the faid Surveyor General shall be able to procure for the fame, and which shall be approved of by the Lord High Treasurer or Commisfioners of the Treasury for the Time being; and the Purchase Monies to be paid for the same shall from Time to Time be paid into the Bank of England to the fame Account, and shall be invested in the Purchase of Stock of the fame Denominations; and the Stock fo purchased, and the Interest and yearly Dividend arifing therefrom, shall be applied in the same Manner, and subject to the same Regulations as are herein-before prescribed with respect to the Purchase Monies arising from the Sales of Crown Lands herein-before authorized; and fuch Sales of any fuch Rights and Interests in the faid Forest shall be made in the same Manner and under the same Regulations, and the Certificates and Receipts to be given shall be in the fame Form mutatis mutandis as are herein-before directed with respect to the Sales of Crown Lands; and from and immediately after the Enrolment of the said Certificate and Receipt in the Office of the Auditor of the Land Revenue; and thenceforth for ever the respective Purchasers, their Heirs, Successors, and Assigns, shall be adjudged, deemed, and taken to be in the actual Seisin and Possession of the Premises so by them respectively purchased, and shall hold the same peaceably and quietly, freed and discharged of and from all Claims and Demands which can or may be made by His Majesty, His Heirs or Successors, or by any Person or Persons lawfully claiming by Him or under Him or them, and of and from all Manner of Incumbrances whatfoever, as fully and amply to all Intents' and Purpofes as His Majesty, His Heirs and Successors, might or could have held or enjoyed the fame:

The Duchy, or Surveyor General empowered, by Authority of Treafury, to exchange Lands of the Crown for Lands of Individuals, under certain Regulations.

XXVIII. And be it further enacted, That whenever it shall appear to the faid Chancellor and Council of the faid Duchy, or to the faid Surveyor General, that it would be for the Advantage of the Land Revenue of the Crown to exchange any Parcel or Parcels of Land belonging to His Majetty, His Heirs and Successors, for any other Parcel or Parcels of Land of equal or nearly equal Value, belonging to any other Person or Persons, Bodies Politic or Corporate, and fuch other Person or Persons or Bodies shall consent to such Exchange, it shall be lawful for the Surveyor General of the faid Duchy and the faid Surveyor General to cause the Value as well of the faid Parcel or Parcels of Land belonging to His Majesty, His Heirs or Successors, as of the faid Parcel or Parcels of Land proposed to be exchanged for fuch Land of His Majesty, to be ascertained by some able and practical Surveyor of Land, who shall annex to his Survey, Estimate, or Valuation thereof, when completed, an Oath (or being of the People called Quakers, an Affirmation) taken and subscribed by him before any Justice of the Peace or Magistrate of the United Kingdom, who is respectively hereby authorized to administer an Oath or Affirmation in that Behalf, the Tenor whereof shall be as follows; that is to fay,

I A.B. do fwear [or, being a Quaker, do folemnly affirm] That the Survey or Account hereto annexed, was faithfully and impartially made by me; that the Value of the Property of the Crown, and of C. D. therein contained, is justly estimated therein, according to the best of my Skill and Judgement; and that all the Particulars stated in the said Survey or Account are true to the best of my Knowledge and Belief.

Which Oath and Affirmation fo taken and fubscribed, shall be filed with the Survey and Estimate in the Office of the said Surveyor General, or of the Clerk of the Council of the faid Duchy, and the faid Surveyor General shall report to the Lord High Treasurer or the Commissioners of the Treasury, or the faid Surveyor General of the faid Duchy shall report to the Chancellor and Council of the faid Duchy the Grounds of his Recommendation of the proposed Exchange, together with the faid Valuation of the respective Parcels of Land; and if the Lord High Treasurer or the Commissioners of the Treasury, or the Chancellor and Council of the said Duchy, shall, upon due Consideration had, approve of such Exchange taking place, they shall authorize the faid Surveyor General, or the proper Officers of the faid Duchy, to carry the fame into effect, upon such Terms and Conditions as they shall think fit, provided the same shall be affented to by the Person or Persons, or Body with whom such Exchange is proposed to be made; and the faid Chancellor and Council, and the faid Surveyor General shall thereupon cause the said Parcel or Parcels of Land belonging to His Majesty, to be conveyed to the faid Person or Persons, or Bodies respectively with whom the faid Exchange is proposed to be made, and such Person or Perfons, or Body, shall at the same Time convey to the said Chancellor or Council, or to the faid Surveyor General, in Trust for and on the Behalf of His faid Majesty, His Heirs and Successors, in Right of His Crown, or in Right of His Duchy, the faid Parcel or Parcels of Land fo agreed to be given in Exchange for fuch Parcel or Parcels of Crown Land as aforefaid; and from and immediately after the Completion of fuch Exchange, the faid Parcels of Land so belonging to His Majesty, and given in Exchange as aforesaid, shall vest in the Person or Persons, or Body, to whom the same is conveyed, for the same Estate or Interest, and as fully and effectually as the faid Parcels of Land so given in Exchange did before such Exchange; and the faid Parcels of Land so conveyed in Exchange to His Majesty, shall

vest in His Majesty, His Heirs and Successors, in Right of His Crown, or in Right of His Duchy, as fully and effectually, and be subject to the same Application as the faid Parcels of Land fo conveyed in Exchange to fuch Person or Persons, or Body, was vested in him before such Exchange.

XXIX. Provided always, and be it further enacted, That it shall be Treasury emlawful for the Lords Commissioners of the Treasury, or the Chancellor powered to of the faid Duchy, if they shall think fit, to direct the Payment or Ac-pay or accept Money for September on Rehalf of His Maisly of Such Sun of Man and Sun of Money for ceptance on Behalf of His Majesty of such Sum of Money, for equalizing equalizing any fuch Exchange, as shall be agreed upon between the faid Chancellor Exchange. and Council, or the faid Surveyor General and the faid Person or Persons or Bodies with whom fuch Exchange is proposed to be made, and where any fuch Money is to be paid to any fuch Person or Persons or Body for fuch Purpole, such Money shall be paid out of the Land Revenue of the Crown, or out of the Revenues of the faid Duchy; and where any Money shall be paid to His Majesty for equalizing such Exchange, the same, if it shall amount to the Sum of Fifty Pounds, shall be vested in the Three Pounds per Centum Consolidated Bank Annuities, in the Name of the Lord High Treasurer, and the Dividends thereof shall be applicable as Land Revenue; and if it shall not amount to the Sum of Fifty Pounds, the fame shall be appropriated as Land Revenue under the Direction of the Lords Commissioners of the Treasury; or in case of the Money being paid to His Majesty in Right of His said Duchy, the same shall be placed in Three per Centum Confolidated Bank Annuities in the Name of the Duchy of Lancaster, according to the Directions of the said recited Acts of the Thirty-eighth and Forty-second Years of His present Majesty.

XXX. And be it further enacted, That it shall be lawful to the Chancel-The Duchy lor and Council of the faid Duchy, or to the faid Surveyor General for the or Surveyor Time being, to act for and on Behalf of His Majesty, as well in making General emass accepting the Conveyances of Parcels of Land so intended to be example and changed as aforefaid; and the Conveyance of the Land within the order- accept Coning and Survey of the Exchequer aforefaid, so proposed to be given in veyance of Exchange by His faid Majesty, may be in the following Form, or as near Lands exthereto as may be; (that is to fay),

changed; which shall be

THESE are to witness, That in Consideration of the Conveyance of in Form certain Lands [describing them] to His faid Majesty, in Right of His Crown, from C.D. and also in Consideration of the Sum of paid by the faid C. D. for Equality of Exchange to the Surveyor General of the Land Revenue of the Crown] the faid Surveyor General for and on Behalf of His Majesty, doth by these Prefents grant, bargain, and fell unto the faid C. D. his Heirs and Affigns, · All [describe the Parcels of Land, &c. sold] To have and to hold the faid [Parcels, &c.] hereby bargained and fold, and all Benefit and Advantage thereto belonging, unto and to the Use of the said C. D his
Heirs and Assigns, for ever. In Witness whereof the same Surveyor General hath hereunto fet his Hand and Seal, this in the Year of our Lord · Day of

Witness to the Execution by the faid Surveyor General

And the Conveyance to His Majesty of such Lands as are proposed to be taken in Exchange for fuch Crown Lands, may be in the following Form, or as near thereto as may be; (that is to fay),

Conveyance

48° GEORGII III. Cap. 73.

- Conveyance by the Person with whom the Exchange is proposed to be made:
- THESE are to witness, That C. D. of in the County in Confideration of the Conveyance to
- him the faid C.D. from the Surveyor General of the Land Revenue of
- the Crown, for and on Behalf of His Majesty, of a certain Parcel of
- Land [describing it] and also of the Sum of paid
- to him by the faid Surveyor General on Behalf of His faid Majesty, for
- Equality of Exchange [if the Case be so] Doth by these Presents grant,
- bargain, and fell unto His Majesty, His Heirs and Successors, all that
 Parcel of Land [describing it] To have and to hold the same to His said
- Majesty, His Heirs and Successors, in Right of His Crown. In Wit-
- Majerty, His Heirs and Successors, in Right of His Crown. In Wite nels whereof the faid C.D. hath hereunto fet his Hand and Seal, this
- Day of in the Year of our
- Lord
 - Mitness to the Execution of the faid C. D.

And fuch Instruments respectively shall not be liable to any Stamp Duty,

Act may be altered or repealed this Session. XXXI. And be it further enacted, That this Act may be altered, varied, or repealed, by any Act or Acts to be passed in this present Session of Parliament.

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