1285

under the authority thereof respectively, or by ancient usage, custom, or prescription, or any part or parts thereof, so far as may be consistent with the charitable and other uses, purposes, and intents for which the said Corporation has been established and maintained; and that it shall also be lawful for the Master, Wardens, and Assistants for the time being of the said Corporation of Trinity-house of Deptford Strond, at any time or times after the passing thereof, to revive and re-establish any rates, prices, dues, duties, or tolls which may have been relinquished or abolished, or to increase, or otherwise alter or modify, any rates, prices, dues, duties, or tolls which may have been reduced, altered, or modified under the authority of the said Act, and so from time to time to relinquish or abolish, and revive or re-establish, and reduce or increase, alter or modify, all or any of such rates, prices, dues, duties, or tolls as occasion may require, so as, nevertheless, that no such rates, prices, dues, duties, or tolls shall at any time be increased beyond the amount which might be collected, taken, levied, or received by the said Corporation in respect thereof before the passing of the said Act; and it is thereby provided, that no such relinquishment, abolition, reduction, alteration, or modification, or subsequent revival, re-establishment, increase, alteration, or modification, of any such rates, prices, dues, duties, or tolls, or any or either of them, or any part or parts thereof, shall at any time be deemed valid or take effect until the same shall have been submitted by the said Master, Wardens, and Assistants to, and shall have been assented to and confirmed by, His Majesty, His heirs, or successors, in His or Their Most Honourable Privy Council, and such assent and confirmation shall have been signified in writing unto the said Master, Wardens, and Assistants; and that it shall be lawful for the said Master, Wardens, and Assistants to fix and determine the period (so that the same do not exceed three calendar months, from the receipt by them of such assent or confirmation as aforesaid), from and after which, all and every the rates, prices, dues, duties, or tolls so relinquished or abolished, shall be discontinued and no longer collected, taken, levied, or received, or from and after which, all and every the rates, prices, dues, duties, or tolls so received or re-established, reduced, increased, altered, or modified respectively as aforesaid, shall and may be collected, received, levied, or taken:

And whereas the said Master, Wardens, and $\mathbf{A} \ \mathbf{2}$

Assistants have submitted to His Majesty in His Most Honourable Privy Council, that the rates of duty now payable for the buoys in the River Exe, be reduced as follows, that is to say :

	Present Rates.	Proposed Rates.
British vessels and Foreign vessels pri- vileged, in respect of charges	One penny per ton per voyage.	one halfpenny per ton per voyage.
Foreign vessels not pri- vileged	Two pence.	One penny.
Stone boats	Five shillings each per an- num, as at present.	

Now, therefore, in pursuance of the said Act of Parliament, and in exercise of the authority thereby vested in His Majesty in Council in that behalf, His Majesty, with the advice of His Privy Council, doth assent to and confirm the said proposed reduction, and it is hereby ordered that such assent and confirmation be signified in writing unto the said Master, Wardens, and Assistants, by the Clerk of His Majesty's Council in waiting, to the intent that in further pursuance of the said Act, the said Master, Wardens, and Assistants, do fix and determine the period not exceeding three calendar months, from the receipt by them of such assent or confirmation, from and after which the rates and duties so reduced, may be collected, received, levied, and taken.

And the Right Honourable the Lords Commissioners of His Majesty's Treasury are to give the necessary directions herein accordingly.

Wm. L. Bathurst.

Crown-Office, July 8, 1834.

MEMBERS returned to serve in this present PARLIAMENT.

Stewartry of Kirkcudbright.

Robert Cutlar Fergusson, Esq. of Orroland and Craigdarrock, Advocate General or Judge Martial of His Majesty's Forces.

County of Wexford.

Cadwallader Waddy, of Kilmacoe, in the county of Wexford, Esq. in the room of Robert Shapland Carew, Esq. now Lord Carew.

Whitehall, July 7, 1834.

The King has been pleased to present the Reverond Duncan Rankine to the church and parish of