## The London Gazette.

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From Saturday April 4. to Quelcay April 7. 1724.

Abstract of the Act passed in this Tenth Year of His Majeffy's Reign, Inticuled, An Act for explaining and amending an Act of the last Session of Parand amending an Act of the last Senion of Par-fiament, Intituled, An Alt to oblige all Persons, being Papists, in that Part of Great Britain; resulted Scotland, and all Persons in Great Britain; resulting or neglecting to take the Oaths appointed for the Se-curity of His Majesty's Person and Government, by several Lets berein mentioned, to Register their Names and real Estates, and for enlarging the Time for taking the said Oaths, and making such Registers, and for allowing farther Time for the Enrolment of Deeds or Wills made by Papists, which have been omitted to be enrolled, pur-fuant to an Act of the Third Year of His Majefty's Reign; and also for giving Relief to Protellant Lesses.

HE Preamble recites the faid former Act so to be explained and amended, and then it is Enacted, That nothing in the faid recited Act contained shall be construed to extend to oblige any Woman whatsoever to take the said Oaths, or to take and subscribe the said Oaths, and subscribe the said Assurance, or to register her Name, or real Estate; nor to oblige any Persons whatsoever to take the said Oaths, or to take and subscribe the said Oaths, and subscribe the said Assurance, or to register their Names, and real Estates, who had only an Estate or Interest in Lands, Tenemements, or Hereditaments, in Reversion, or Remainder Expectant, upon the Détermination of a-fly Estate-Tail, or Estate for Life or Lives, or for Years determinable on any Life or Lives, or Lor Years determinable on any Life or Lives, (where no Rent was referved on such Estate for Life or Lives, or for Years) or who had only an Estate or Interest in Lands, Tenements, or Hereditaments, is Mortgages, or by way of Security for Money, - Dating of the Engagement, or by way of Waror Relief of any Engagement, or by way of Warranty, not being in the actual Possession thereof, or who had only an Estate or Interest in Lands, Tenements, or Hereditaments, in Trust for some other Person or Persons, and not for their own Use or Benefit; or who had only an Estate or Interest in Lands, Tenements, or Hereditaments, as Tenants or Farmers, by virtue of any Lease or Leases, whereupon two Thirds of the full yearly Value, or more, were referved; or who had not at some Time, between the Twenty seventh Day of May, and the Twenty fifth Day of December, in the Year of our Lord One thousand seven hunm the Year of our Lord One thousand seven hundred and twenty three, any Lands, Tenements, or Hereditaments, of the clear yearly Value of Ten Pounds, or upwards, over and above all Reprizes whereof they, or some Person or Persons in Trust for them, or for their Benefit, were in the Possessin and Receipt of the Rents or Prosits; or who had at any Time, before the Twenty seventh Day of May, in the Year of our Lord One thousand seven hundred and twenty threes on the Oaths prescribed and appointed by the taken the Oaths prescribed and appointed by the said Act, made in the First Year of His Majesty's Reign, in either House of Parliament, or in any of His Majesty's Courts of Record at Westminster, or at any General or Quarter-Sessions of the Peace; or who had, at any Time before the said Twenty seventh Day of May, One thousand seven hundred and twenty three, taken and subscribed hundred and twenty three, taken and subscribed the Oath of Allegiance, Subscribed the Assurance,

and taken and figned the Oath of Abjuration, as directed to be taken and subscribed by the faid last mentioned Act, or any subsequent Act, in the Court of Session, Court of Justiciary of Exchequate in Scotland, or at any Quarter-Sessions of the Peace, or before any Sheriffs of Seewarts, or the Peace, or before any Sheriffs of Seewarts, or their Scewartry, City, or Burgh, in Stodland, of as a Justice or Justices of the Peace, or as Magistrate or Town-Gounsellor of any Royal Borough, of Voter for a Representative in Parliament for any County or Place in Scotland respectively: But all and every such Person and Persons are thereby declared to be freed, indempnified, and dischart ged, and are thereby freed, indempnified, and discharged from all Penalties and Forsoitures for or by Reason of his, her, or their not taking the said Oaths, or not taking and subscribing the said Oaths, and subscribing the faid Assurance, or not registring his, her, or their Names, and real Ef-tates, in pursuance of the said recited Act.

And for enlarging the Time for taking the faid Oaths, within England, Wales, and the Town of Berwick upon Tweed, and for taking and subscribing the said Oaths, and subscribing the said Ass surance, within Scotland, by Persons by the said A& obliged and intended to take and subscribe the same, or any of them respectively, or in Default thereos, for registring the Names and real Estates of fuch Persons; it is further enacted, That all and every Person and Persons who, by the true Intent and Meaning of the said recited Acr, according to the Declaration before-mentioned, was or were required to take the faid Oaths, or to take and subscribe the said Oaths, and subscribe the said Assurance, not having taken and subscribed the same respectively, pursuant to the Directions of the said recited Act, shall take the said Oaths, or take and subscribe the said Oaths, and subscribe the said Assurance, in some of the Courts or Places wherein the same were in and by the faid recited Act appointed to be taken by fuch Person and Persons respectively, or in such Court or Place, and in such Manner, as is by this Act directed, on or before the Twenty eighth Day of November, One thousand seven hundred and twenty four, and thereupon shall be discharged from any Obligation to register his or their Names and real Estate or Estates, in pursuance of the said recited A&; and in Default of taking the faid Oaths, or taking and subscribing the said Oaths, and subscribing the said Assurance respectively, as the Gase shall require, in such Manner, and within such Time, as is for that Purpose above-mentioned, all and every such Person and Persons shall, on or before the Twenty fourth Day of June, One thousand seven hundred and twenty five, register, or cause or procure to be registred, his or their Name or Names, and all such Lands, Tene-ments, and Hereditaments, whereof he or they, or any Person or Persons in Trust for him of them, or for his or their Benefit, shall be in Pos-fession, or in the Receipt or Perception of the Rents or Profits which shall be situate, lying, or arising within Great Britain, in such Courts and Places, and he such Manner and Form; as are after for that Purpole respectively directed and appointed.

And it is further enacted. That every fuch Regility thall express in what Parishs Township, Burgh, or Place fuch Lands, Tenements, and Hereditaments, and every Part thereof lie or arife, and who, for the Time being, is or are the Possessor Possesfors thereof, and of every Part thereof, and what Estate or Interest he or they, whose Name or Names is or shall be so registred respectively, have in the same, and every Part and Par-cel thereof respectively, and the annual Value thereof, or the yearly Rent referved to him or-them for the same (if the same shall be Lett) and if the same shall be Lett by Lease for any certain Term, then by whom such Lease was made, what yearly or other Rent is reserved thereupon, and what Fine or Sum of Money was paid for such Lease thereof, in case the same was made by the Person making such Registry, or any Person in Trust for him, or that he was Party or Privy thereunto, and the Time and Day of the Month and Year when such Regiftry shall be made, which Registry shall be en-ered in a Parchment Book or Books, Roll or Rolls, which shall be kept by the Clerk of the Peace for every County, Riding, and Division where such Lands, Tenements, or Hereditaments shall re-spectively lie, arise, or be, within England, Wales, or the Town of Berwick upon Tweed; and if fuch Lands, Tenements, or Hereditaments shall lie, arise, or be within Scotland, then by the Sheriff or Sheriff Depute of such Shire or County wherein the same shall respectively he, arise, or be, or by the Keeper of the General Registry of Seifins at Edinburgh.

And every Person, whose Name shall or ought to be registred, as aforesaid, is required to take Care that his Name be, within the Time allowed for making such Registry, subscribed to such Regiftny, or Entry in the faid Books or Rolls, at the General or Quarter-Sellions of the Peace, in the Presence of two or more Justices of the Peace for the County, Riding, or Division where such Registry shall be made in England, Wales, or the Town of Berwick upon Tweed; and where such Registry shall be made in Scotland, in open Court before fuch Sheriff or Sheriff Depute, or the Keeper of the General Registry of Scilins at Edinburgh by himfelf, whose Name and Estate shall be fo registred or by his Attorney or Attornies thereunto lawfully authorized by Letter of Artorney under his Hand and Seal, executed by him in the Presence of two or more Witnesses, one of which Witnesses, at the least, shall make Proof of such Execution upon Oath, in the Court or Place where such Name shall be subscribed, or Registry produced; and the Justices of the said Court of General or Quarter Sessions; Sheriffs, and Sheriffs Deputes, and the Keeper of the General Registry of Seifins at Edinburgh, are respectively impowered and required to examine such Witnesses upon Oath for that Purpose; and two of the Justices of the Peace then present, or such Sherist or Sheriff Depute, or the Keeper of the General Registry of Seifins at Edinburgh, shall subscribe his or their Names to every such Entry, which shall be so made before them, as Witnesses, that the same was duly made, as aforesaid, and in Default thereof, each of the said Justices then present, or the said Sheriff or Sheriff Depute, or the Keeper of the General Registry of Seisins at Edinburgh, shall forfeit Twenty Pounds to the King.

And all and every fuch Clerk and Clerks of the Peace, Sheriffs or Sheriffs Deputes, are respectively required to keep Parchment Books or Parchment Rolls at some notorious Place in the County, Shire, Riding, or Division, in which they shall act as Clerks of the Peace, Sheriffs or Sheriffs Deputes; and the Keeper of the General Registry of Seisins at Edinburgh, shall keep such Books or Rolls in his publick Office there, and all such Officers respectively shall, by themselves or their lawful Deputies, register and enter in the said Books or Rolls the Christian and Sirnames of all and every such Person on Persons, who shall come in Person, and desire to be registred, as afore-

faid, or shall fend any Writing under his or their Hands to such Officers or their Deputies respectively, desiring him or them to register his or their Name or Names; and shall also register the Estates in Lands, Tenements, or Hereditaments of every such Person and Persons, in such Manner, and in such Words, as he or they shall, hy any Writing, signed by him or them respectively, desire such Offices, or Officers, or his or their Deputy or Deputies respectively, to-register the same: Provided the Person or Persons, who desire such Registry to be made, shall tender and pay to such Of-cer or Officers, or his or their lawful Deputy or Deputies, the Fees appointed to be paid unto him or them for such Registring, and so that they apply to him or them to enter such Registry, and deliver to him or them in Writing, the Words he or they respectively desire to have so registred or entred Ten Days at the least before the holding of the General or Quarter-Seffions, or Sheriffs Court, where the Entries thereof are to be subscribed, as aforesaid; and such Officer or Officers, his or their lawful Deputy or Deputies, shall respectively enter such Persons Names, and Registry of their Estates, before the next General or Quarter-Sessions of the Peace or Sheriffs Court, or in case of fuch Registry in the General Registry of Scisins at Edinburgh, within Ten Days after fuch Delivery in the faid Books or Rolls, and every fuch Clerk of the Peace, Sheriff or Sheriff Depute, shall carry the faid Books and Rolls, in which such Entries shall be so made, with him or them to the next, and every other General or Quarter-Seffions of the Peace, or Sheriffs Court, to be held for the County, Riding, Division, or Place, where such Entry shall be made respectively, until the Time of such subscribing the same shall be expired, to the end that all and every the Persons registring, as aforesaid, or their respective Attorney or Attornies, may have an Oppointunity to come to the faid Sessions, or Sherists Court, and subscribe the Names of the Persons so to be registred to the same; and every such Clerk of the Peace, Sheriff, and Sheriff Depute, and the Keeper of the General Registry of Selfins at Edinburgh, shall keep Alphabetical Tables of the Sirnames of all and every such Person and Persons, whose Names and Estates shall be so registred in his Books or Rolls respectively, and of the Parishes and Townships where the Lands fo registred lie, with reference to the Place in the Book or Books, Roll or Rolls, where such Claims and Lands shall be registred; and shall also carefully keep all such Letters of Attorney as shall be so proved, as aforesaid, upon a File, together with such Books and Rolls, and shall likewise enter such Letters of Atrorney upon Record, and shall have for such Registry and on Record, and main have for incut Registry and Entring on Record, a Fee of Three Pence for every Two hundred Words contained in such Registry and Entry on Record, and no more, to be paid by the Persons registring the same, and shall also have the Sum of Four Pence, and no more, for every Search that shall be made for the Name or Estate of any Person, and is required, on the Request of any Person or Persons, who shall pay or tender such Fees, to make such Search, and to permit and suffer such Person or. Persons to inspect the said Tables, Books, and Rolls, and such Letters of Attorney, as shall be so filed, and to give Copies of such Registries, subscribed by himself or his lawful Deputy, to every Person and Persons' who shall desire such Copies, and tender him the Fees appointed to be paid for the same, and shall suffer such Person, paid for the lame, and shall suffer such person, who shall request him so to do, to examine the same with the Rolls or Books by him kept, and for so doing shall take a Fee of Three Pence for every Two hundred Words contained in every such Copy as shall be so taken, and no more; and if any Clerk of the Peace, Sheriff or Sheriff Depute, or Keeper of the General Registry of Seigner at Ediphyron, shall page to a series of the second series of the sec fins at Edinburgh, shall neglect or refuse to do any of the Matters or Things appointed to be

done by him, and be thereof lawfully convicted, he shall forfeit his Office, and shall also forfeit One hundred Pounds to the Party grieved, to be recovered by Action of Debt, Bill, Plaint or Information in any of His Majesty's Courts of Record at Westminster, in case such Offence be committed in that Part of Great Britain called England, Wales, or the Town of Berwick upon Tweed; and in case such Offence be committed in that Part of Great Britain called Scotland, then to be recovered in His Majesty's Court of Exchequer in Scotland.

And it is further enacted, That where it shall happen that any Manor, or reputed Manor, Demesine Lands, or entire Farm, shall lie in more Counties than one, the Registring of such Manor, Demesine Lands or Farms, or of any Rent or Fine issuing thereout, or charged thereupon, in the County only where the Manor-House, or the House or Houses to the said Farm or Lands do lie, and not in several Counties, (it being expressed in such Registring, that the same do extend into such other County or Counties) shall be a sufficient Registring of such entire Manor, Farm, or Lands, within the true Intent and Meaning of the Act.

within the true Intent and Meaning of the ActAnd it is further enacted, That the respective
Clerks of the Peace shall, before the Twenty
ninth Day of September, One thousand seven
hundred and twenty five, sign and return the
Copies of such Registries, made within England,
Wales, and the Town of Berwick upon Tweed,
into the Office of the King's Remembrancer of
the Court of Exchequer at Westminster, there to
be kept; and the Keeper of the General Registry
of Seisins at Edinburgh, and the several Sherists
or Sherists Deputes, shall, before the Twenty
ninth Day of September, One thousand seven hundred and twenty five, sign and return true Copies
of such Registries made in Scotland, into the Office of the King's Remembrancer of the Court of

Exchequer in Scotland, there to be kept.

And it is further enacted, That in case any

Person or Persons who, by the true Intent and Meaning of the said recited Act, according to the Declaration before-mentioned, was or were required to take the faid Oaths, or to take and sub-icribe the faid Oaths, and subscribe the faid Assurance, not having taken and subscribed the same respectively, pursuant to the Directions of the said recited Act, shall neglect to take the said Oaths, or to take and subscribe the said Oaths, and Subscribe the said Assurance respectively, as the Case shall require, and shall not register, or cause to be registred his or their Name and Names, Lands, Tenements, and Hereditaments, required to be registred in such Courts and Places, in such Manner, and within such Times, as are before re-spectively appointed and limited for the doing thereof; all and every Person and Persons, so of-fending, shall forseit the full Value of One Year's Rents and Profits of all fuch Lands, Tenements, and Hereditaments not registred, which he or they ought to have registred in pursuance of this Act; two Third Parts thereof to His Majesty, His Heirs and Successors, and the other Third Part thereof to such Person or Persons who shall sue for the same, by Action of Debt, Bill, Plaint, or Information, in any of His Majesty's Courts of Record at Westminster, where such Forfeitures shall arise within England, Wales, or the Town of Berwick upon Tweed, or in His Majesty's Court of Exchequer in Scotland, where such Forfeitures shall arise within that Part of Great Britain called Scotland.

Provided, That if any Person or Persons, who is or are required to take the said Oaths, or to take and subscribe the said Oaths, and subscribe the said Assurance, or to make such Registry, as aforesaid, shall, on the Twenty first Day of April, One thousand seven hundred and twenty four, be in Prison, or beyond the Seas, or Non compermentis, or absolutely disabled by Sickness, or other Instrumity, from resorting to a proper Court to take the said Oaths, and shall continue so in Prison, beyond the Seas, Nn comp s mentis, or under such Disability, until the First Day of November,

One thousand seven hundred and twenty sour; then, and in every such Case, if such Person of Persons shall take the faid Oaths, or take and subfcribe the faid Ouths, and fubscribe the faid Assurance respectively, as the Case shall require, in fuch Court or Place, and in fuch Manner, as is hereby before appointed, within the Space of Six Months after his or their Enlargement out of Prifon, Return from beyond the Seas, becoming of found Mind, or fuch Disability removed, or in Default thereof, shall, within the Space of Six Months, after fuch Default made, register, or cause to be registred, his or their Name or Names, and all fuch Lands, Tenements, and Hereditaments, as are before required and intended to be regiftred; then and in every fuch Cafe, all and every fuch Person and Persons shall be taken and ad-judged to have complied with the true Intent and Meaning of the Act, and shall be absolutely in-dempnified from all Penalties and Forfeitures thereby inflicted: Provided, That nothing in the faid recited Act, or in this Act contained, shall extend, or be construed to extend to oblige any Person or Persons whatsoever to take the said Oaths, or to take and subscribe the said Oaths, and subscribe the said Assurance, or to register his or their Name or Names, Lands, Tenements, or Hereditaments, or any of them, who, upon the Twenty first Day of April, One thousand seven hundred and twenty four, shall be of the Age of Seventy Years, or upwards.

Provided. That no Action or Suit what sever, for any Penalty or Forfeiture for not taking the said Oaths, or not taking and subscribing the said Oaths, and subscribing the said Assurance, or for not registring of Names, Lands, Tenements, or Hereditaments, in pursuance of this Act, shall be commenced or brought against any Person or Persons, after the Space of Six Months, to be accounted from the time of the Offence committed.

And it is further enacted, That so much of the said recited Act, as inflicts any Forfeiture of the Fee-Simple or Inheritance, or of any Estate or Interest in any Lands, Tenements, or Hereditaments, for or on Account of not taking the said Oaths, or not taking and subscribing the said Oaths, and subscribing the said Assurance, or not registring the Names and real Estates of any Person or Persons, shall be repealed and made word.

And then it recites an A& made in the Eighth Year of His Majesty's Reign, (Intituled, An Act for granting the People called Quakers, Such Forms of Affirmation or Declaration, as may remove the Difficulties which many of them lie under,) and afterwards Declares and Enacts, That all and every Person and Persons, being of the People called Quakers, who hath or have, at any time heretofore, in any of the Courts or Places aforesaid, made and subscribed, or who shall, in any of the said Courts or Places, within the respective Times by this Act before limited and appointed, make and subscribe the Declaration of Fidelity, and take the Effect of the Abjuration Oath, appointed by the said recited Act of the Eighth Year of His Majesty's Reign; all and every such Quaker and Quakers, so having taken and fubscribed, or who shall, as aforesaid, take and subscribe such Declaration of Fidelity, and Effect of the Abjuration Oath, hath and have complied, and shall be deemed and taken to have complied with the true Intent and Meaning of the faid recited Act of the last Session of Parliament, and of this Act, and shall be discharged from all Penalties and Forfeitures for not taking the faid Oaths, or not registring his or their Eftate or Estates.

And it is further enacted, That if any Person or Persons, being a Protestant or Protestants, in that Pare of Great Britain called Scotland, hath or have taken and subscribed, or shall, within the respective Times by this Act limited, take and subscribe the Oath, appointed to be taken by Ministers and Preachers in Scotland, by an Act of the Fifth Year of His present Maiesty's Reign, (Intituled, an Act is the Lawr,

appointing

app in native Oaths for Scientify of the Government to be aken by Min firs and Preachers in Churches and Meting Hoffs in Soldain) in teal and lieu of the Abjurgion Oith, such Person and Persons shall be deemed and taken to have complied with the true Intent and Meaning of this Act, in as full and ample Manner, as if such Person had taken the said Oath of Abjuration, and shall not incur any of the Penalties or Forseitures inslicted by this Act.

And for the better Discovery of Papists, and reputed Papists, in that Part of Great Britain called Scotland, it is further enacted, That all Papists, reputed Papists, and Persons professing the Popish Religion in Scotland, as aforesaid, shall, (if required) at the Time of taking and subscribing the Oaths of Allegiance and Abjuration, and repeating and subscribing the Assurance, as is herein before directed and required, make and sub-fcribe the Declaration called the Formula, as the fame is recited in an Act of Parliament of Scotland, passed in the Year One thousand seven hundred, (Intituled, An Act for preventing the Growth of Popery) and in case such Papist, or reputed Papist, shall neglest or refuse to make and subfcribe the faid Formula, at fuch Time and Times, as are herein before directed, such Papist, or reputed Papist, shall be obliged to register, or cause to be registred his or their Names, and all such Lands, Tenements, and Hereditaments, as are hereby required and intended to be registred, in fuch Manner and Form, and within fuch Time, as are herein before directed, or in Default thereof shall be liable to and incur the like Penalties and Forfeitures, as are by this Act inflicted and enacted against such Persons, as shall neglect, or refuse to take the several Oaths appointed by this Act to be taken, or, in case of such Resulal, shall neglect to make, or cause to be made such Registry as aforesaid.

And it is enacted, That for taking and subscribing the Oaths and Assurance, appointed by this Act, or the said recited Act, Three Pence shall be paid, and no more; and for any Certificate thereof (if required) Six Pence, and no more.

And it is further enacted, That upon any Tryal to be had in any Suit or Profecution to be commenced for any Penalty or Forfeiture for not taking the faid Oaths, or not taking and subscribing the said Oaths, or subscribing the said Assurance, or for not making such Registry, as aforesaid, a Certificate, that the Defendant, in such Suit or Prosecution, had in any of the Courts or Places aforesaid, taken the said Oaths, or taken and subscribed the said Oaths, and subscribed the said Affurance, or made and subscribed such Declaration of Fidelity, or taken the Effect of the Abjuration Oath (in case such Defendant be one of the People called Quakers) or taken the faid Oath appointed to be taken by Ministers and Preachers in Scotland instead of the Abjuration Oath (in case such Defendant be a Protestant, residing within that Part of Great Britain called Scotland) fuch Certificate, being made under the Hand of the proper Officer of such Court or Place, usually making fuch Certificates, shall be allowed as Evidence of such Defendants having taken the faid Oaths, or taken and subscribed the said Oaths, and fubscribed the said Assurance, or having made and subscribed such Declaration of Fidelity, or taken the Effect of the Abjuration Oath respectively, as

And it is further enacted, That if any Officer shall knowingly give or sign a false Certificate of any Person having t ken the said Oaths, or taken and subscribed the said Oaths, and subscribed the said Assurance, or any of them, or having made and subscribed such Declaration of Fidelity, or taken the Esset of the Abjuration Oath, as aforesaid, or if any Person shall forge, tase, alter, or counterfeit any such Certificate or Certificates, or counter any Person to personate another Person in taking the said Oaths, or in taking and subscribing the said Oaths, and subscribing the said Assurance, or any of them, or in making and subscribing the said Oaths, or in making and subscribes and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in making and subscribes are supplied to the said Oaths, or in the said Oaths

scribing such Declaration of Fidelity, or taking the Effect of the Abjuration Oath, as aforesaid, in any of the Courts or Places aforefaid, every Officer to offending, being thereof lawfully convicted on an Indictment or Information, shall forfeit his Office, and shall also forfeit One Hundred Pounds, one Moiety thereof to His Majesty, His-Heirs and Successors, and the other Moiery to him or them who shall sue for the same, by Action of Debt, Bill, Plaint, or Information, in any of His Majesty's Courts of Record at Westminiter, in case such Offence shall be committed within England, Wales, or the Town of Berwick upon I weed, or in His Majesty's Court of Exchequer in Scotland, in case such Offence shall be committed within Scotland: And every Person offending in any other of the Premisses, being thereof lawfully convicted on an Indistment or Informtion, shall incur and suffer such Penalties, Forfeitures and Disabilities, as Persons convicted of wilful and corrupt Perjury at the Common Law are liable unto, in case such Offence shall be committed within England, Wales, or the Town of Berwick upon Tweed; and in case such Offence shall be committed in Scotland, then every such Offender, being thereof lawfully convicted, shall incur and suffer such Penalties, Forfeitures, and Disabilities, as Persons convicted of wilful Perjury by the Law of Scotland are liable unto: And in every fuch case of a false Certificate, or of any Person personating another Person in taking the said Oaths, or in taking and subscribing the said Oaths, and subscribing the said Assurance, or any of them, or in making and subscribing such Declaration of Fidelity, or taking the Effect of the Abjuration Oath, as aforesaid, all and every the Certificate and Certificates, Record and Records thereof, shall be wholly void and of none Effect: Provided, That if any Person or Persons have or hath already registred his, her, or their Real Estate or Estates, or any Part thereof, in pursuance of the said recited Act of Parliament, who is or are hereby excufed or exempted from Registring his, her, or their Estates, such Person or Persons shall be at Liberty to withdraw fuch Register of their said Estates, and the Clerks of the Peace, and all other Osficers, with whom such Registries are lodged, entred, or made, are hereby authorized and required, at the Request of the Party, who hath so registred, to discharge and vacate the same.

And whereas the following Words are contained in the latter Part of the Oath of Abjuration, viz. (Upon the true Faith of a Christian) it is further enacted, That whenever any of His Majesty's Subjects, professing the Jewish Religion, shall present himself to take the said Oath of Abjuration, in pursuance of the above recited Act, or of this present Act, the said Words (Upon the true Taith of a Christian) shall be omitted out of the said Oath in administring the same to such Person, and the taking the said Oath by such Person professing the Jewish Religion, without the Words aforesaid, in like manner as Jews are admitted to be sworn to give Evidence in Courts of Justice, shall be deemed to be a sufficient taking of the Abjuration Oath within the meaning of this and the said

recited Act.

And whereas by a Clause in an Act of Parliament, passed in the Third Year of His present Majesty's Reign (Intituled, An Act for Explaining and Act possible last Session of Parliament, Intituled, An Act to oblige Papists to register their Names and Real Estates; And for Enlarging the Time for such Registring, and for Securing Purchases made by Protestants) It is enacted, That from and after the Nine and twentieth Day of September, One thousand seven Hundred and seventeen, no Manors, Lands, Tenements, Hereditaments, or any Interest therein, or Rent or Profit thereout, should pass, alter, or change from any Papist or Person professing the Popish Religion, by any Deed or Will, except such Deed within six Months after the Date, and such Will within six Months after the Deth of the Testator, should be enrelled in one of the King's Courts of Record at Westminster, or else within the same County or

Counties

Counties wherein the Manors, Lands, and Tenements lie, in fuch manner as therein, for that Purpose, is particularly directed: And whereas several of His Majesty's Protestant Subjects since the Nine and twentieth of September, One thousand feven hundred and seventeen, have purchased Lands, and taken Leases, as well at Rack Rents, as upon Fines, from Papists, or Persons professing the Popish Religion, and have neglected or omitted to enrol their Purchase Deeds, and Leases, within the Time limited by the said Clause in the faid Act for the Enrolment thereof, and are in danger of being defeated of their said Purchases and Leases: And whereas since the twenty ninth Day of September, One thouland seven hundred and seventeen, several Infants, and others, claim-ing under the Last Wills and Testaments of Papists, or Persons professing the Popish Religion, may be defeated of the Lands fo devised to them through the Neglect or Omission of the Executors or Trustees of such Wills to enroll the same in due Time, according to the Direction of the said Clause in the said Act; to relieve therefore such Protestant Lessees, and all such Persons as have neglected or omitted to enroll their Deeds or Wills in due Time, as aforesaid; it is enacted, That every Deed and Will made since the Twenty ninth Day of September, One thousand seven hundred and Seventeen, in order to pass, alter, or change any Manors, Lands, Tenements, Hereditaments, or any Interest therein, or Rent or Profit thereout, from any Papist, or Person professing the Popish Religion, though not enrolled, shall be as good and effectual in Law, as the same would have been, in Case the said Deeds and Wills had been enrolled within the Time limited by the said Clause in the said Act for the Inrolment thereof, provided the same Deeds and Bills shall be enrolled on or before the Twenty Ninth Day of September, One thousand seven hundred and twenty sour, in such Manner, as by the said Clause in the said Ast is directed: And that all and every Lease and Leases, made by Papists, or Persons professing the Popish Religion, to any Protestant, of any Lands, Tenements, or Hereditaments, fince the Twenty ninth Day of September, One thousand seven hundred and seventeen, or hereafter to be made, whereon the full yearly Value thereof, or the ancient and most accustomed yearly Rent, or more, have been, or shall be reserved, shall be as good and effectual in Law, though the fame have not been, or shall not hereafter be enrolled, as the same would have been, in case the said Clause in the said A& had never been made: Provided always, That nothing herein contained shall extend, or be construed to extend to make good any fuch Deed, Will, or Lease already made, and not inrolled, of the Want of Inrolment whereof, Advantage shall have been taken by any Action or Suit commenced, or lawful Entry made, on or before the Sixth Day of March, One thousand seven hundred and twenty three; but every such Deed, Will, and Lease, shall remain of such Force and Effect only Leafe, shall remain of such Force and Effect only as the same would have had, in case this AC had never been made, and of none other-

T' the Court at St. James's, the 6th Day of April 1724. P R

E S E N

PRESENT,
The King's most Excellent Majesty in Council. This Day his Grace Thomas Holles Duke of Newcastle, was by His Majesty's Command, sworn one of His Majesty's Principal Secretaries of State, and took his Place at the Board accordingly.

His Majesty in Council, was this Day graciously pleased to declare the Right Honourable John Lord Carteret, Lord Lieutenant of the Kingdom of Ireland, in the Room of his Grace the Duke of Grafton, whom His Majesty hath no-minated to be Lord Chamberlain of His Household

His Majesty has been pleased to order a Commission to be passed under the Great Seal of the Kingdom of Ireland, constituting the Right Honourable the Lord Viscount Middleton Lord Chancellour of that Kingdom, the Lord Viscount Shannon Commander in Chief of His Majesty's Forces there, and William Conolly, Esq. Speaker of the House of Commons of Ireland, to be Lords Justices of that Kingdom, till the Arrival there of the Right Honourable the Lord Car-

Madrid, March 27, N.S. The Count de Clermont, who was fent hither by the Duke of Orleans to the King and Queen, to Compliment them upon their Accession to the Throne, had his Audience of Leave of their Catholick Maje-sties the 22d Instant in the Evening, and set out from hence the next Morning on his Return to The Marquess de Magny, Brigadier in the Spanish Army, and Mayor Domo to the Queen, was on the 22d Instant forbid the Court: And his Employment of Mayor Domo is given to Don Joachim de Barrenachea, one of the Council of the Finances. His Majesty has given Orders that all Officers now at Madrid upon any Pretence whatever, do forthwith repair to their respective Regiments: This is thought to be with a Defign to make another Reduction of the Troops, to the Number of Ten thousand Men. Cardinal Bel-Number of Ten thousand Men. luga fet out this Morning for Cartagena, where he designs to imbark for Italy, in order to assist in the Conclave at the Election of a new Pope; and Cardinal Borgia has received Orders from his Catholick Majesty to repair to Rome as soon as possible for the same Purpose. The King will set out the 1st of April, with a small Retinue, confisting only of the Duke del Arco Master of the Horse, the Count d'Altamira first Lord of the Bed-Chamber, and Don Juan Baptista Orendayn Secretary of State, to pay a Visit to the King his Father at St. Ildefonso, from whence he is to return the 4th of the same Month. On the 25th Instant, the Marquess de Monteleone returned hither from St. Ildefonso, where he had been for about three Weeks.

Turin, April 5, N. S. On the Ist Instant the Cardinal de Rohan passed through this Town in his Way to Rome, as did the next Day the Car-dinal de Bissi; and Cardinal Polignae is hourly expected. The two first were treated in their Passage by the Count de Vernon late Ambassadour from this Court at Paris; and were to have been lodged at his House, but their Eminencies only dined, and had private Audiences of their Sardinian Majesties; after which they proceeded on their lourney.

Whitehall, April 6. On Easter Sunday His Majesty, with the Prince and Princess of Wales, and divers of the Nobility, Bishops, and other Persons of Quality of both Sexes, received the Holy Sacrament in the Royal Chapel at St. James's; the Communion-Office being performed by the Right Reverend the Lord Bishop of London Dean of the Chapel.

Whitehall, April 6, 1724. Whereas on the 10th Day of October last in the Night Time, the Garden Doors of Mr. Fuller in Maidstone in Kent were broke open by divers Persons in Disguise and unknown, who entred his Gardens and cut or sawed down all his Wall Fruit Trees at the Graft in one Garden, and the greatest part of his Wall Fruit Trees in another Garden, by which they are utterly destroyed. For the better Discovery of the Persons guilty of so beinous a Crime, His Majesty is pleased to promise His most gractous l'ardon, together with a Reward of Fisty Pounds, to any one of the Offenders who shall discover his Accomplices, so as they or any of them be apprehended and convicted of the said Offence.

HOLLES NEWCASTLE. And as a further Encouragement for such Discovery, the said Mr. Fuller will give a Reward of 50 l. to any Person or Persons making the same. The said 50 l. to be paid by M. Sieurs Fowler and Rocke, Goldsmiths, at the Three Squirrels in Fleetstreet, London, or by Mr. Fuller, at his House in Maidstone, upon the Conviction of any one or more of the Offenders.

York-Buildings-House, March 16, 1723-4.
The Governour and Company of Undertakers for Raifing the Thames Water in York-Buildings give Nutice, That the Brawing of their present Lottery will begin on Monday the 4th Day of May next, at their House in Winchester-street, and will be continued daily until the whole Drawing is compleated.

York-Buildings-House, March 30, 1724. The Governour and Company of Undertakers for Raifing the Thames Water in York-Buildings, pursuant to former Advertisments, give Notice, That they are ready to pay off all their Bonds, with the Intercst due thereon, as they ball become due; but to such Persons as shall be desirous thereof, upon Application made at their Cashier's Office, they will continue the same at 5 l. per Cent. for Six or Twelve Months longer, at the Option of the Proprietor of such Bonds, and the Interest of all their Bonds will for the survey be paid Half-yearly.

April 6, 1724.

This is to give Notice, That the Commissioners for Building the Fifty New Churches will be ready to receive Proposals from Bricklayers and Carpenters, for Building of a Parsonage House in Stratford Bow, at their Office in the Old Palace-Yard, Westminster, upon Friday next, at Ten a-Clock.

## Advertisements.

A LL Persons who have any Demands on the Estate of Mr.
Robert Burges, late of Lombard-street, London, Scrivener,
deceased, are desired to bring in an Account thereof to
his Executor Mr. John Shish, at the late Dwelling-House of
the said Mr. Burges, and now of Mr. Richard Fearce, late his
Clerk, (who will be ready to receive such Accounts in the Absence
of the said Mr. Shish) in order to adjust and settle the same.
And all Persons indebted to the Estate of the said Mr. Burges,
are hereby desired forthwith to pay their respective Debts, or
otherwise they will be such for the same.

Hereas a Commission of Bankrupt is awarded against John Brooker, of Ripley, in the County of Surrey, Chapman, and he being declared a Bankrupt; is hereby required to surrender himselfto the Commissioners on the 13th and 20th Instant, and on the 7th of May next, at Three in the Afternoon, at Guildhall, Loadon; at the second of which Sittings the Creditors are to come prepared to prove their Debts, pay Contribution-Money, and chuse Assignees. And all Persons indebted to the said Bankrupt, or that have any Essects of his in their Hands, are not to pay or deliver the same but to whom the Commissioners shall appoint, but are desired to give Notice thereof to Mr. Joseph Johpson, Attorney, on Fish-Street-Hill, London,

He(cas a Commission of Bank-rupt is awarded against Nathaniel Willon, I to of the City of Brittol, Chapman, and he being declared a Bark-rupt; is hereby required to surreader himself to the Commissions on the 17th and 22d Instant, and on the 7 h of May next, at Nine in the Forenoon, at the House of Mary Davis, Widow, commonly called the Star Tavern, structs on the Key in the City of Brittol aforesaid; at the see nd of which aitings the Creditors are to come prepared to prove their Debts, pay Contribution-Money, and chuse Associates. And all Persons indebted to the said Bankrupt, or that have any Goods or Essects of his in their Hands, are not to pay or deliver the same but to whom the Commissioners shall appoint.

THE Commissioners in the Commission of Bankrupt awarded against David Ramsay, of the City of London, Haberdasher, intend to meet on the 24th of April Indiant, at Three in the Afternoon, at Guildhall, L ndon, to make a Dividend of the said Bankrupt's Estate; when and where the Creditors who have not already proved their Debts and paid their Contribution-Money, are to come prepared to do the same, or they will be excluded the Benesit of the said Dividend. And all Persons ind bred to the said Bankrupt, that do not immediately pay their Debts to Mr. Thomas Carnan, at his Chambers, Nº 3, in Pump-Court in the Temple; or to Mr. Thomas Martin, Merchant, in Puncress-Lane, London; or to Mr. Francis Hardd, of Love-Lane in Aldermanbury, London, Assignees; they will be such without surther Notice.

Hereas William Tresilian, of Old Round Court in the Strand, in the County of Middleser, Mercer, hath surrendred himself (pursuant to Notice) and been twice examined; This is to give Notice, that he will attend the Commissioners on the 20th of April Instant, at Three in the Afterneon, at Guildhall, London, to finish his Examination; when and where the Creditors are to come prepared to prove their Debts, pay Contribution-Money, and to object, if they think fit, against the Commissioners signing his Certificate, in order for his Disobarge.

Hereas Joseph Lander, of Wood-Street, London, Victualier, hath surrendred himself (pursuant to Notice) and been twice examined; This is to give Notice, that he will attend the Commissioners on the 20th of April Instant, at Three is the Asternoon, at Guildhall, London, to finish his Examination; when and where the Creditors are to come prepared to prove their Debts, pay Contribution-Money, and assent to or diffent from the Allowance of his Certificate.

Hereas the acting Commissioners in a Commission of Pankropt awarded against Francis Hurris, late of Sr. Mary Are, London, Packer, have certified to the Right Honourable Thomas Earl of Macelessield, Lord High Chancellour of Great-Britain, that the said Francis Harris hath in all things conformed himself according to the Directions of the Several Acts of Parliament mode concerning Bankrupts; This is to give Notice, that his Certificate will be allowed and confirmed as the said Acts direct, unless Cause be shown to the contrary on or before the 27th of April next.