CAP. LXXX.

An act for better regulating the manner of carrying slaves, in Brita vessels, from the coast of Africa. [July 12, 1799.]

Preamble.

1799, no British vessel shall carry flaves less entered for that purpose at the port of clearance.

The whole space between decks of fuch allotted for the flaves; and after two thirds of the complement

The space allotted for Daves to be five feet high.

Vessels of one deck shall have a false deck fixed in the hold. No vessel to clear out till the proper officer of the cuitoms shall have admeafured it as herein described, and certified the same to the collector.

HEREAS it is expedient, to regulate the shipping and carrying slaves, in British vessels, from the coast of Africa; 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 present parliament assembled, and by the From Aug. 1, authority of the same, That, from and after the first day of Aug. next after the passing of this act, it shall not be lawful for any master or other person taking or having the charge or comman from the coast of any British ship or vessel whatever, which shall clear out from of Africa, un- any port of this kingdom, to take or have on board, or to come vey, carry, bring, or transport slaves from the coast of Acid to any part beyond sea, in any such ship or vessel, unless set thip or vessel shall, at the time of her so clearing out, have been entered for such purpose at the custom house of the port from whence such ship or vessel cleared out.

II. And be it further enacted, That in every such ship or vessely the whole space between decks shall be allotted and properly vessels shall be prepared for the reception of such slaves; and that after any such thip or vessel shall have taken two third parts of her complement of flaves on board, in the proportion herein-after to be limited no goods, wares, merchandize, or stores, shall ever be stowed put in any such place in which any such slaves shall be. of flaves are taken on board, no stowage to be put in the place allotted for them.

> III. And be it further enacted, That in every such ship or re fel, the faid space between decks so allotted for the reception flaves shall be, in every part throughout the whole length breadth thereof, of the full and complete perpendicular height five feet, measuring from the upper surface of the lower deck the under surface of the upper deck.

> IV. And whereas ships or vessels having only one deck, are said times used for shipping and carrying slaves from the coast of Astica, it further enacted. That in all such vessels a salse deck shall fixed in the hold for the reception of the flaves; which shall a taken and confidered as her lower deck for the purposes of the

> V. And be it further enacted, That no thip or vessel shall 4 permitted to clear out from any port in Great Britain, for the purpole of shipping and carrying slaves from Africa, until the proper officer of the customs at such port shall have examined 211 admeasured such ship or vessel, and shall have certified in what to the collector of his Majesty's customs at such port, the heigh between decks, and also the extreme length and breadth, " feet and inches, of the lower deck of the said vessel; which length and breadth, being multiplied together, the produc (hal

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hall be deemed and confidered to be the true superficial contents of the faid deck; and the faid contents so obtained, being divided by eight, the quotient in whole numbers shall exorefs the greatest number of slaves which the said vessels shall be sermitted to have on board at any one time (for which certificate ne shall be entitled to demand and receive the sum of ten shillings rom the master or owner of the said vessel); and the said certi. Certificate to icate, verified as to the calculation of the number to be taken the clearance, on board by the examination and fignature of the collector, shall and produced be approved to the clearance of the City and I and produced be annexed to the clearance of the faid vessel, and shall be pro- before any luced therewith to the collector or comptroller, or other proper flave shall be officer of the customs, at every port in the West Indies or America, landed. belonging to his Majesty, at which the said vessel shall arrive, before any flave or flaves shall be permitted to be landed out of the faid vessel at any such port.

VI. And be it further enacted, That every such ship or vessel, Vessels to have previous to her being cleared out, shall have painted in white or painted on yellow letters, of a length not less than sour inches, upon a black the words ground, on some conspicuous part of her stern (provided there Allowed to shall be sufficient space for that purpose, but if not, in letters as carry Slaves, large as the space will admit) the words 'Allowed to carry Slaves,' and the number of slaves expressed in the licence annexed to the clearpermitted to ance of the faid vessel being added thereto, in figures of the same carry.

length and colour.

VII. And be it further enacted, That it shall not be lawful Masters of vessels to forfor any master or other person taking or having the charge or com- feit 301. for mand of any such ship or vessel, to take or have on board at any every slave one time, or to convey, carry, bring, or transport flaves from the exceeding the coast of Africa to any part beyond the sea, in any such ship or vessel, proportion of in any greater number than in proportion of one such slave for every eight every eight square feet of the superficial contents of the lower square feet of deck of such ship or vessel, ascertained as herein-before directed; the lower and if any such master or other person taking or having the charge deck. or command of any such ship or vessel, shall act contrary hereto, such master or other person as aforesaid shall forseit and pay the sum of thirty pounds of lawful money of Great Britain, for each and every fuch flave exceeding in number the proportions herein-before limited, one moiety whereof shall go to his Majesty, his heirs or successors, and the other moiety thereof shall go to any person or persons who shall first sue for the same.

VIII. And whereas great mortality has been found to occur among the slaves from their having been subjected to a confinement more than ufually close and severe in consequence of the weakness of the crews of some of the vessels employed in transporting them: be it further en- No greater acted, under the penalty aforesaid, That it shall not be lawful to number of carry away from the coast of Africa, on board any such ship or slaves than in vessel, any greater number of slaves than in the proportion of ten the proportion to each of the mariners or other free persons composing the crew, of ro to each who shall, at the time of clearing outwards for the voyage, be-posing the long to the said vessel, and be actually serving on board thereof; crew shall be and that all such seamen shall so remain until the arrival of the taken on .

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said vessel at her first port of delivery in the West Indies, (death

and unavoidable accidents only excepted).

If more than two fifths of the flaves be children, five of the furplus shall be deemed equal to four flaves. No cargo of flaves, of what ver dimensions the

veff l. fhdl exceed 400. tend to the t king of flaves on board in cases of shipwreck, mutiny, or any diffress of the veffel.

Masters of veffels not to remove false decks for the reception of flaves, till fuch flaves penalty of 200l.

IX. Provided always, That if there shall be in any such ship or vessel any more than two sisth parts of the slaves who shall be children, and who shall not exceed four feet four inches in height, then every five such children over and above the aforesaid proportion of two fifths, shall be deemed and taken to be equal to four of the faid flaves, within the true intent and meaning of this act.

X. Provided always, That the number of flaves taken or to be taken on board any vessel, of any measurement whatsoever, in confequence of the regulations and allowances of this act, shall

in no case exceed four hundred.

XI. Provided also, That nothing herein contained shall extend, ret not to ex- or be construed to extend, to the case of a ship taking on board any number of flaves that shall be found shipwrecked, or from on board any other ship or vessel where, by reason of mutiny or infurrection among the flaves or the crew, or by failure of hands, or by any actual distress of the vessel, the master or commander shall be disabled from governing the ship or continuing the voyage, the proof of which shall lie upon the master or other person having charge of such thip or vessel so taking on board such flaves.

XII. And be it further enacted, That after the surveying officer shall have examined and measured any ship or vessel hereinbefore directed, it shall not be lawful for the master or owner thereof to remove, or cause to be removed, any shor or falle deck which shall have been fixed in the hold for the reception of are landed, on flaves, as herein- before i irected, except for the purpole of loading or unloading his faid vellel on the outward-bound voyage, or other unavoidable necessity, or to do, or cause or suffer to be done, any other matter or thing whereby the height of the places or apartments allotted for the reception of flaves shall be dimimithed, until all the flaves which shall have been taken on board fuch thip or vettel shall have been discharged or landed therefrom, under the penalty of two hundred pounds for every luch offence.

Masters of vessels, before they land any flaves in the West Indies, to give in a written declaration to the officer of the greatest number of slaves permitted to be carried in such vessels,

XIII. And be it further enacted, That on the arrival of any fuch thip or vellel in any island in the West Indies belonging to or under the dominion of his Majesty, his heirs or succellors, from the coast of Africa, carrying or conveying any such slaves as aforefaid, the mafter or other person having or taking the charge or command of such ship or vessel shall, before any of the lad flaves thall be unshipped or landed from such ship or vestel, recustoms of the pair to the nearest custom house, and there give in a written declaration to the collector or other chief officer of the customs, (who is hereby required to accept and preserve the same), of the greatest number of slaves permitted to be carried in such ship of vessel, and shall at the same time shew to such officer the ceruficate annexed to the clearance thereof, and shall also give in a written declaration to the faid officer (who is hereby required to accept and preserve the same), containing an exact and true account count of the greatest number of such slaves, (distinguishing the number of males and females, and specifying the number of such flaves as shall exceed the aforefuld height of four feet four inches), who are or shall have been at any one time in or on board such ship or vessel, before, when, or after such ship or vessel quitted or departed from the coast of Africa for that voyage; and if fuch master or other person taking or having the charge and if they or command of any such thip or vessel, shall unship or land, or land slaves thall cause to be unshipped or landed, or shall wilfully permit or contrary hereto, to fusfer to be unshipped or landed, any such slaves, contrary to the forfeit sool. true intent and meaning of this act, such master or other person as aforesaid shall forseit and pay the sum of five hundred pounds of lawful money of Great Britain, for every fuch offence, and one moiety of the faid forfeiture shall go to his Majesty, his heirs and successors, and the other moiety shall go to the person or persons who shall first sue for the same; and it shall and may be lawful for Officers of the such collector or other chief officer of the customs, and he is hereby customs to required, to fearch or to cause search to be made in every part of take an account of the such thip or vessel; to see and to take an account of the number of saves on such slaves on board such ship or vessel, and to specify in such ac-board such count the number of males and females, and also the number of vessels, &c. flaves not exceeding four feet four inches in height, and without on penaky of delay to transmit such account, attested under his hand and seal, to the commissioners of his Majesty's customs in London, under the penalty of five hundred pounds.

XIV. Provided always, That in case the said collector or other Where there chief officer of the customs shall be absent, or that there shall be is no officer no such officer in any such island where the said ship shall arrive of the customs, any as aforesaid, or in case there shall be no other officer of the revenue, civil officer then any civil officer in the faid island shall be, and he is hereby to receive the authorised and required, upon application as atoresaid, to receive declaration of and preserve the said declaration of the burthen of such ship as &c. aforesaid, and to perform all the other duties aforesaid, which the faid collector or other chief officer of the customs is hereby re-

quired to perform.

XV. And be infurther enacted, That if any person making any Penalty on declaration by this act authorised or required to be made, shall make false therein be guilty of wilful falsehood, or if any person shall procure declaration. or luborn any person to become guilty of such wilful falsehood, every such person thall be deemed guilty of a misdemeanor, and shall be punished by such fine as the court, before whom luch offender shall have been tried and convicted, shall think fit to order or adjudge, and also by imprisonment for any time not exceeding twelve nor less than three calendar months, from the time of such tentence.

XVI. And be it further enacted, That it shall not be lawful No vessel to for the master or other person taking or having the charge or carry any command of any such ship or vessel, to take or have on board entered for such ship or vessel, or convey, carry, bring, or transport any that purpose staves from the coast of Africa to any parts beyond the seas, in at clearing any such thip or vessel as aforesaid, unless the surgeon of or be-out, nor unlonging to such ship or vessel shall have given bond to his geon give

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Majesty, his heirs and successors, and shall have lest the same in the hands of the collector or comptroller of the customs in the port from whence such thip or vessel shall depart for such voyage to the coast of Africa, in the penal sum of one hundred pounds, with condition that such surgeon shall keep a regular and tree journal, containing an account of the greatest number of flaves which shall have been at any time during such voyage on board such ship or vessel, from the time of the arrival of such thip or vessel on the coast of Africa as aforesaid, until her arrival at the port of her delivery, distinguishing the number of make and females, and of the deaths of any fuch flaves or crew of the faid ship or vessel, and of the cause thereof, during the voyage, from the first departure of the said ship or vessel to her arrival on the coast of Africa, during her stay on the said coast, and after her departure from thence to the faid port of delivery, or during tod time as such surgeon shall have been on board such ship or velic; and that the faid surgeon shall deliver such journal to the colector or other officer as aforesaid, at the first British port when fuch thip or vessel shall arrive after leaving the coast of Africa. and shall deliver in a written declaration of the truth of he British port of journal, to the best of his knowledge and belief, to such collector or other officer as aforesaid, who is hereby required to accept and Officer to de-preserve the same; and such collector or other officer as atorsaid, shall deliver to such master or other person as asorcially matter a copy and to such surgeon repectively, copies of the declaration of such ration, and to master or other person, and of such surgeon as aforesaid, and also the furgeon a of the said journal; which copies shall severally be attested as true copies) by such collector or other officer as aforesaid, under his hand and seal, and duplicates of the said copies (attested in lite plicates to the manner) shall be transmitted by the said collector or other chief commissioners officer to the commissioners of his Majesty's customs in Legic; and it such master or person taking or having the charge or command of any such ship or vessel shall carry his cargo of slaves in and land the whole or any part in any port or ports not subject to the crown of Great Britain, and shall afterwards arrive at us British island or port, having delivered the whole or any part of his faid cargo, such master or other person, and also the surgeon of such ship or vessel, shall make the same declaration, deliver in the same journal to, and take the same oaths before the collectors or other chief officers of the customs, or civil officer of the illand or port, and receive the same attested certificate, in like manner as if he had first arrived at such island or port; and if the back ship or vessel shall not arrive at any British island or port below her return to Great Britain, then the said master or other person, and surgeon, shall make the said declaration, deliver in the said journal to, and take the said oaths before the collector or other chief officer of the customs of the port where they shall first land which the collector or chief officer is hereby empowered and required to receive and administer; and the said collector or

other chief officer shall forthwith transmit the same to the commit-

fioners of his Majesty's customs in London; and if such miller of

surgeon shall act contrary hereto, such master or surgeon sully

Masters or **furgeons act**ing contrary hereto, to forteit 100l.

for every such offence, forfeit the sum of one hundred pounds, one moiety whereof shall go to his Majesty, his heirs or successors, and the other moiety thereof shall go to any person or persons who shall sue for the same.

XVII. And be it further enacted, That in case the master or If penalty on other person having or taking the charge or command of any masters be not fuch ship or vessel, shall be convicted of any one of the said paid within 14 offences before mentioned, and shall not, within the space of four- vessels may be teen days, pay or cause the same to be paid into the hands of the seized and proper officer of the court wherein the offence shall be prose-sold. cuted, in order that the same may be applied in manner herein directed, the amount of the penalty on such conviction, it shall and may be lawful for any admiral or other commander at sea of any of the ships of war or other ships having commission from his Majesty, or from his heirs or successors, or for any governor of any island or plantation to his Majesty belonging, in America or the West Indies, or for any officer or officers of his Majesty's customs, to seize and detain the said ship or vessel wherever found, and to convey the same to the custom house nearest to the place where she shall be found, and the collector or other principal officer of the customs of such custom house shall, and he is hereby required to cause every such ship or vessel to be sold publickly by auction, and the produce arising by such sale thereof, to apply towards satisfying the said penalty, and if there shall remain any overplus, to pay the same over to such person or persons as shall prove his, her, or their property therein, or to his, her, or their lawful assigns.

XVIII. And whereas it may happen that the master or other person boving the command of such ship or vessel so prosecuted and convicted, may be unable to pay such penalty or penalties incurred, be it enacted, That as soon as such ship or vessel shall arrive in any On arrival of of the said islands, and due notice of such arrival shall have been America or given at the custom house thereof, the owner or owners of the the West Infaid ship or vessel, or his, her, or their factor or agent to whom dies, the ownfuch ship and cargo are consigned, shall give bond, in the penal ers to give fum of five thousand pounds, to the collector or other officer of ment of pethe customs, for the full and just payment of such penalty or nalties, &c. penalties as may be awarded against such captain or other officer by the verdict of a jury.

XIX. And it is hereby enacted, That no such ship or vessel Vessels not to shall be permitted or suffered to enter or clear inwards until such be admitted to entry till bond shall be first given; and it shall be lawful for any officer of bond is given, the customs to detain such ship or yessel with all her cargo on &c. board, until such bond shall be entered into as before required.

XX. Provided always, That no fuit against such captain or Suits to be other officer shall be prosecuted in any island, unless the same commenced shall be commenced within one month after due notice given of month. the ship's arrival, to the collector or other officer of the customs in the said island.

XXI. And be it further enacted, That no ship or vessel which be cleared out shall be cleared out from any port in Great Britain, for the pur- a second time,

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tefted copy of the deciaration of the ing voyage, shall be depocollector at the port of clearance.

pole of shipping and carrying slaves from the coast of Africa. after the first day of August next after the passing of this ad, shall be permitted to be cleared out again for the same purpose, journal of the until an attested copy of the declaration of the master, and also furgeon, &c. of the journal of the surgeon, and also the muster roll of the of the preced- faid vellel for or during her last preceding voyage to the faid coast of Africa, shall have been deposited with the collector or other fited with the chief officer of the customs at the port from which she sailed on fuch last preceding voyage.

Where penalties may be fued for.

XXII. And be it further enacted, That the several penalties and forfeitures inflicted by this act shall and may be sued for, profecuted, and recovered in any court of vice admiralty in any part of America, or in any island in the West Indies, wherein any such offence thall have been committed, or wherein any such ship or vessel shall have disposed of the whole or any part of her cargo, or in any of his Majesty's courts of record at Westminster, or in the court of exchequer at Edinburgh.

If any person mand of a vessel, who is not qualified as herein directed, he, and also the owner, shall forfeit 500l.

XXIII. And be it further enacted, That, from and after the take the com- first day of August next after the passing of this act, it shall not be lawful for any person to become a master, or take or have the command or charge of any such ship or vessel, at the time he shall clear out from any port of Great Britain, for purchasing and carrying flaves from the coast of Africa, unless such master or person taking or having the charge or command of any such ship or vessel, shall have made oath, and delivered in to the collector or other chief officer of the cultoms, at the port where fuch thip or vessel thall clear out, a certificate, attested by the respective owner or owners of the ships or vessels in which he has formerly served, that he has already served in such capacity during one voyage, or shall have served as chief mate or surgeon during the whole of two voyages, or either as chief or other mate during three voyages, in purchasing and carrying slaves from the coast of Africa, under pain that such master or other person taking or having the charge or command of any such ship or vessel, and also the owner or owners who shall hire or employ such person, shall, for every such offence, forseit and pay the fum of five hundred pounds.

Former acts recited,

XXIV. And whereas by an act, made in the thirty-third year of his present Majesty's reign, and several preceding acts, it is enacted, That, from and after the first day of August one thousand seven hundred and ninety-three, it should not be lawful for any owner or owners of any ship or vessel to insure any cargo of slaves, or any part thereof, on board the same, against any loss or damage, save and except the perils of the sea, piracy, insurrection, or capture by the King's enemies, barratry of the moster and crew, and destruction by fire, and that all and every policy of insurance thereafter made contrary to the said att should be, and the same are thereby declared to be null and void, to all intents and purposes whatsoever: and whereas the owners of ships, and others concerned in the trade to Africa, understanding that it was merely intended by the above mentioned provision of the

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seid all, to prescribe and specify the particular kinds of loss and damage for which alone an indemnity should thereafter be recoverable in respect to cargoes of slaves, and not to interfere with, or vary the particular forms of the policies of insurance whereby such insurances bad been theretofore effected, have continued to make insurances on the perils and dangers allowed to be insured by the said act, in the same general terms as are contained in the common policies theretofore used in other insurances on ships and goods: and whereas doubts have arisen respecting the validity of such insurances so made on cargoes of slaves, on account of the policies whereby the same are effected not being expressly restrained to the particular perils and dangers which are by the said provision of the said act alone saved and excepted as the subjects of lawful insurance: for remedy whereof, and for the more effectual security of such persons, be it therefore enacled, That nothing in the faid act, or any former act contained, shall and nothing extend, or be construed to extend, to make void any insurance therein to already made, or which hereafter shall be made, upon ships, make void flaves, goods, and merchandize, in the same general terms with made in the the policies now commonly made use of in all other insurances same general on thips and goods; (that is to fay), On account of their ex-terms as pressing to be made "against the risks and perils of the seas, other insumen of war, fire, enemies, pirates, rovers, thieves, jettisons, letters of mart and countermart, surprisals, takings at sea, arrests, restraints and detainments of kings, princes, and people, of what nation, condition, or quality soever, barratry of the master and mariners, and of all other perils, losses, and misfortunes, that have or shall come to the detriment or damage thereof."

XXV. Provided nevertheless, That under such policies of as-but under furance so made or to be made, no loss or damage shall hereafter them no dabe recoverable on account of the mortality of flaves by natural mages shall be death or ill treatment, or against loss by throwing analysis of recoverable in death or ill treatment, or against loss by throwing overboard of certain cases. flaves on any account whatfoever, or against loss or damage by restraints and detainments by kings, princes, people, or inhabitants of Africa, where it shall be made appear that such loss or damage has been occasioned through any aggression for the purpose of procuring slaves, and committed by the master of any luch ship, or by any person or persons commanding any boat or boats, or party or parties of men belonging to any fuch ship, or by any person or persons acting by the direction of any such

malter or commander respectively.

XXVI. And be further enacted, That no fuch ship or vessel No vessel to shall be allowed to clear out, unless it shall appear to the col-be cleared out that has not a lector, or other principal officer of the customs at the port, that furgeon who there is one surgeon at least engaged to proceed on board such has passed his thip or vessel, and unless such surgeon shall have produced and examination, delivered to such collector, or other principal officer of the &c. customs, a certificate or warrant of his having passed his examination at furgeons hall, or at some publick or county hospital, or at the royal college of physicians, or royal college of surgeons at Edinburgh, or shall have served as a surgeon or surgeon's mate in his Majesty's fleet or armies, of which certificate

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or warrant the said collector, or other principal officer, shall give

to the faid furgeon an attested copy gratis.

XXVII. And, for the better regulation, encouragement, and preservation, of the health of the officers and seamen employed in ships or vessels trading to the coast of Asrica for slaves, and from themee to the West Indies and America; be it further enacted, That, vessel is clear- from and after the first day of August next after the passing of this act, before any ship or vessel shall proceed to sea, the master, officers, and mariners, shall sign and execute articles of agreement and a muster roll, in the presence of, and witnessed by the clearing officer, and one of the tidesmen of the port from whence the ship departs, and a duplicate of the articles of agreement and muster roll, duly figned and executed, shall be delivered to unto annexed; the aforesaid clearing officer, in order to its being lodged with and no other the proper officer in the cultom house, according to the forms hereunto annexed; which agreement shall be conclusive to all parties for the time contracted for, and no other form whatforest of articles of agreement, or muster roll, shall be used under the penalty of fifty pounds, one half to be paid to the use of Greatwich hospital, and the other half to the informer, or other person who shall sue for the same in any of his Majesty's courts of record.

Muster roll to be regularly kept, &c.

XXVIII. And be it further enacted. That a continuation of the muster rolls shall be regularly and duly kept during the voyage, also a log book, wherein all penalties, forfeitures, and charges against any officer or seamen, shall be regularly entered, and figned by the master, chief mate, and surgeon; which sid log book, and the said muster roll, shall, on the arrival of the ship or vessel at her discharging port in Great Britain, be delivered in to the collector or other chief officer of the customs, together with the written declaration of the truth thereof, which declaration the collector or other chief officer, as aforesaid, is hereby required to accept and preserve; and if any master, chief mate, or furgeon, shall be convicted of figning false muster rolls, articles of agreement, or log book, he or they shall forfeit and pay the fum of one hundred pounds, and shall also suffer fix months imprisonment.

Penalty for figning false muster rolls, &c.

No officer, &c. to be turned over or discharged, herem mentioned.

XXIX. And be it further enacted, That no officer, mariner, or seaman, shall be turned over or discharged, upon any pretence whatsoever, unless into his Majesty's ships of war, or 10 but under the assist a ship in actual distress, which is to be certified by the circumstances principal officers of both ships concerned, and an agreement made in writing with the said officers or men so lent, or upon preferment, or under ill state of health, with the consent of the party, for which a certificate shall be given from the captain of any of his Majesty's ships or vessels, if any are present, or in their absence two justices of the peace, or the collector or comptroller of the customs at the place or port where such ship or vessel shall be, or shall first arrive, where certificate shall be returned with the muster roll and log book, on the arrival of the Thip at her delivering port in Great Britain.

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XXX. And be it further enacted, That no master, command- No slops, &c. er, or other person, shall supply the officers or mariners, seamen to be supplied or seafaring men, with more slops, tobacco, spirits, or any other fourth of the article whatsoever, than to the amount of one fourth part of the monthly monthly wages of such officer, mariner, seaman, or seafaring wages.

XXXI. And be it further enacted, That if any officer, ma- Regulations riner, or seaman, shall behave in a riotous, seditious, or mu- with regard to tinous manner, it shall be lawful for the commander or com- behaving in a manding officer to put such officer, mariner, or seaman into riotous, sediconfinement, for a time not exceeding twenty-four hours before tious, or muthe same is reported to the captain or commander of any of his tinous man-Majesty's ships or vessels, (being present or within a convenient distance), who is hereby authorised to enquire into the cause of such complaint, and to examine upon oath, if found necessary, and to grant such relief or remedy therein as the circumstances of the case may require; and in case none of his Majesty's ships are present, the cause of complaint shall be fully examined into by the master and two officers, in the presence of the ship's company, and if it shall be judged necessary for the safety of the thip and cargo to continue the offender or offenders in confinement, such determination shall be drawn up in writing, with the reasons of coming to such resolution stated at large, and signed by the master and two officers, which they are hereby enjoined, under the penalty of fifty pounds, to report without delay to the captain or commander of the first ship or vessel belonging to his Majesty they may fall in with, and in default thereof to report the same to the governor or chief officer of any British fort on the coast of Africa, or to the governor of any of the West India islands, on their arrival at any port or road therein, that such measures may be taken to bring the offender or offenders to justice, as the nature of the case will admit.

XXXII. And be it further enacted, 'That the master or other Master to person having or taking the charge or command of every such ship cause a printor vessel, shall cause a printed abstract of this act, and also a ed abstract of the constant of the state of the same act, and also a ed abstract of the same act, and also act copy of the schedule (A.) and of the muster roll respectively to be deliverannexed to this act, to be delivered to each of the officers of the ed to each of faid thip or vessel, and also a copy of each, videlicet, of the said the officers, abstract, schedule, and muster roll, to be hung up and affixed to and to be the mass multiple place of such this are well-leading to hung up in the most publick place of such ship or vessel, and shall cause the the most pubsame to be constantly kept and renewed, so that at all times they lick place in may be accessible to the officers and seamen on board of such his vessel, on thip or vessel, upon pain that every such master or other person penalty of having or taking the charge or command of every such ship or 201. vellel, who shall neglect to affix and renew the same, shall, for every fuch offence, forfeit the fum of twenty pounds.

XXXIII. And be it further enacted, That if any officer, If mutinous mariner, or seaman, charged with mutiny or sedition, shall be officers, &c. delivered over or taken in custody by the order of the governor be taken into or chief officer of any fort on the coast of Africa, or the go-Africa or the vernor of any of the islands in the British West Indies, a full West Indies, a

flatement statement,

Anno regni tricesimo nono Georgii III. c. 80. [1748]

336 witnesses do shall incur a penalty.

upon oath, to statement upon oath, which they are hereby empowered to adbelodged with minister, shall be made out and lodged with the said governor &c. and if the together with the names of the witnesses who are to support the charge alledged against the prisoner or prisoners, in order to their not appear at being fent home for trial, at the next admiralty sessions, for the the trial, they offence or offences alledged against him or them; and in each the faid witness or witnesses shall neglect to appear at the trial upon being duly fummoned, he or they shall incur such penalty as the court shall adjudge.

Officers, &c. pay till the vessel is cleared inwards.

Wages of run men to go to Greenwich | hospital, &c.

XXXIV. And be it further enacted, That upon the arrival to continue in of every ship or vessel at her discharging port in Great British the officers and scamen therein shall be continued in full pay and provisions until the ship is cleared inwards, or their accounts as fettled and paid; and that all wages due to run men shall be forfeited, and paid one half to the use of Greenwich hospital, and the other half to the merchants hospital of the port to which fuch ship belongs, and all other forseitures shall be applied as it specified in the articles of agreement; any custom, law, or usage to the contrary notwithstanding.

Where offences may be tried, and penalties sued for.

XXXV. And be it further enacted, That any offence committed in breach or violation of this act, may be tried in any court of over and terminer in any county in England wherein any such offence shall have been committed, or is case any such offence shall have been committed on the seas, at in parts beyond the feas, then in fuch county within which the ship on board which such offence shall have been committed shall have cleared out, or in the county of Middlesex; and any penalty or forfeiture inflicted by this act may be profecuted, fued for, and recovered, in any court of record in Great Britain; and in every such action or suit, the party against whom judgement Limitation of shall be given (whether plaintiff or defendant) shall pay double costs of suit; and every such action shall and may be brought at any time within three years after the offence committed, and not afterwards; and every fuch action shall be carried on without wilful delay.

actions.

Delivery of writs on board vessels, to be deemed legal service.

XXXVI. And be it further enacted, That if any master or other person having or taking the charge or command of any ship or vellel, shall be prosecuted on account of any offence committed against this act, and the officer whose business it shall be to serve the writ or process issuing out of the court in which fuch mafter or other person shall be prosecuted, shall not be able to find the faid mafter or other person so prosecuted, either on board the faid vessel, or on shore or elsewhere, of which such officer shall give publick notice in such court, then, and in all fuch cases, the delivery of the said writ or process on board in faid ship or vessel or which the said person shall have had the charge or command, shall be deemed due and legal service of the faid writ or process.

Persons taking faise oaths, to incur the pains of perjury, &c.

XXXVII. And be it further enacted, That if any person taking any oath by this act authorised or required to be taken, thall thereby commit wilful perjury, or if any person shall unlawfully

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vfully procure or suborn any person to take any oath by this authorised or required to be taken, whereby such person shall mmit wilful perjury, every fuch person shall incur and suffer : like pains and penalties as are by law inflicted upon persons nmitting wilful and corrupt perjury or subornation of per-

XXXVIII. And whereas by an act, passed in the thirty-second Clause in r of the reign of his present Majesty, and which was afterwards former acts tinued by several subsequent acts, it was enacted, That, from and respecting the er the first day of August one thousand seven hundred and ninety- qualification , it shall not be lawful for any person to become a master, or take required to be have the command or charge of any such ship or vessel, at the time given by masshall clear out from any port of Great Britain for purchasing and ters, recited. rying flaves from the coast of Africa, unless such master or person ing or having the charge or command of any such ship or vessel I have made cath, and delivered in to the collector or other chief cer of the customs at the port where such ship or vessel shall clear , a certificate, attested by the respective owner or owners that he already served in such capacity during one voyage, or shall have red as chief mate or surgeon during the whole of two voyages, or ver as chief or other mate during three voyages, in purchasing and rying flaves from the coast of Africa, under pain that such master nther person taking or having the charge or command of any such or vessel, and also the owner or owners who shall hire or employ b person, shall, for every such offence respectively, forfeit and the sum of five hundred pounds: and whereas doubts have arisen Doubts arising recting the construction of the above mentioned clause, whether the by whom cerissisted thereby required to be delivered in to the collector or other attested. f officer of the customs, should be attested by the respective owner wners of any ship or vessel wherein the person or persons then it to take the command of the ship or vessel required to be cleared bad formerly sailed in some or one of the capacities by the said specified and required, or by the respective owner or owners of ship or vessel in which such person or persons was or were then it to sail as the master or commander thereof, as believing the facts ed in the affidavit of such person or persons then about to have or the charge or command of any such ship or vessel to be true: whereas, in consequence of such doubts, the collectors or other f officers of the customs at the ports of London and Liverpool, iting the meaning and construction of the said acts, have required taken certificates attested in both the ways before mentioned, and red out ships or vessels under each form of certificate, in conseice of which great inconveniences have arisen, and doubts have made touching the legality of the policies of insurance made upon sbips er vessels; be it therefore further enacted, That nothing Policies of inhe said former acts of parliament herein-before mentioned, furance made n any of them contained, shall extend, or be construed to passing of this end, to impeach, invalidate, or make void any policy or po- act, not to be is of insurance which shall have been made before the passing void by reason his act, by reason or in consequence of any certificate or of certificates his act, by reason or in consequence of any certificate of given under incates which have been required and given, in order to the recited acts.

'or. XLII.

clearing &c.

Anno regni tricesimo nono Georgii III. c. 80. [1798. clearing out any ship or vessel employed in the slave trade to the coast of Africa, by the owner or owners of the ship or vessel then about to clear out and to sail, or by the owner or owners of some other ship or vessel in whose employ the person then about to sail had been formerly employed and sailed, or to inside any penalty or penalties upon the owner or owners of such ship or vessel; provided always, That the matter contained in such affidavits of the owner or owners heretofore made as aforesaid shall have been, and in such affidavits as shall hereaster be made shall be, true in substance and matter of sact.

Ports from which vessels shall be cleared out for carrying slaves.

XXXIX. And be it further enacted, That, from and after the first day of August next after the passing of this act, no ship or vessel shall be permitted to be entered or cleared outwards, for the purpose of shipping and carrying slaves from the coast of Africa, from any part of his Majesty's dominions, except the ports of London, Liverpool, and Bristol.

SCHEDULE (A.)

ARTICLES of agreement between the master, officers, miriners, seamen, and seafaring men, of the ship bound from the port of upon an intended voyage to the coast of Africa for from thence to the West Indies, or America, and afterwards to in Great Britain, or to her delivering port in Europe.

IRST, The master does hereby covenant, agree, and engage, with the said officers, seamen, seafaring men, landsmen, and boys, That he will pay, or cause to be paid, to each and every of them, at the rate of the wages per month, sterling value, as against each person's name is expressed in the muster roll.

Secondly, The said master does further agree and engage with the said officers, mariners, seamen, seafaring men, landsmen, and boys, that they shall be daily and regularly supplied with good and wholesome victuals, and a portion of wine or spirits, as hereafter specified; the said provisions to be issued and dressed in the usual manner in which it is done on board his Majesty's ships of war, and served out to the ship's company, in the manner following; (videlicet),

Sunday, - One pound and an half of beef containing fixteen ounces to the pound, and a pint of flour.

Monday, - One pound of pork, containing fixteen ounces to the pound, and half a pint of peafe.

Tuesday, - One pint of oatmeal, and two ounces of butter, and four ounces of cheese; or, one pound of stock fish, with one-eighth of a pint of oil and a quarter of a pint of vinegar, in lieu of butter and cheese.

Wednesday, The same as Monday. Thursday, - The same as Sunday. Friday, - The same as Tuesday. Saturday, - The same as Monday.

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