C. 31, 32.

CAP. XXXI.

An Act to enable Infants, Lunaticks and Femes Covert to surrender Leases in order to renew the fame.

HEREAS divers Lands, Tenements and Hereditaments have been, and may be, granted by Former Provide Lease for the Life of one or more Person or Persons, or for Terms of Years absolute, or deter-ons concerning minable upon the Death of one or more Person or Persons or otherwise: And whereas in order to obtain Leases, 21 H. 8. a Renewal of such Leases, it is in many Cases necessary to surrender up the Estates thereby granted; 32 H 8. c. 28. which Surrenders cannot be effectually made by Persons under the Age of twenty one Years, nor Luna- 1 Eliz. c. 9. ticks, nor by Femes Covert without levying a Fine, to the manifest Detriment of them and their Fa- 13 Eliz. c. 9. milies; Be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and 5 20. Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, 4 Eliz. c. 11. and by the Authority of the same, That in all Cases where any Person under the Age of twenty-one 18 Eliz. c. 6. Years, or any Lunatick or Feme Covert, is or shall become interested in or intitled to any Lease or Leases 43 Eliz. c. 9, made or granted, or to be made or granted, by any Person or Persons, Bodies Politick, Corporate or Col-Guardians, &c. legiate, Aggregate or Sole, for the Life or Lives of one or more Person or Persons, or for any Term of of Minors, Lu-Years, either absolute or determinable upon the Death of one or more Person or Persons or otherwise, it naticks and shall and may be lawful for such Person under the Age of twenty-one Years, or for his or her Guardian or Femes Covert, or other Person or Person or his or her Person or best Person or be Guardians, or other Person or Persons on his or her Behalf, and for such Lunatick, or his or her Guardian or Surrender and Guardians, Committee or Committees of the Estate, or other Person or Persons on his or her Behalf, and Renewal of for such Feme Covert, or any other Person or Persons on her Behalf, to apply to the high Court of Chan-Leases, cery of Great Britain, the Court of Exchequer, the Courts of Equity of the Counties Palatine of Chester, may apply to the Lancaster and Durham, or the Courts of Great Session of the Principality of Wales respectively, by Pe-Court of Chantition or Motion, in a summary Way, and by the Order and Direction of the said Courts respectively summary Way, made, upon hearing all Parties concerned, such Person under the Age of twenty-one Years, and such Lunary Way, natick, or Person or Persons appointed by the said Courts respectively, and also such Feme Covert, by of Court, Deed or Deeds only, without levying any Fine, shall and may be enabled, from Time to Time, to surrender der such Lease or Leases, and accept and take, in the Name, and for the Benefit of such Person under the by Deed such Age of twenty-one Years, or Lunatick, or Feme Covert, one or more new Lease or Leases of the Premisses Leases, and recomprised in such Lease or Leases surrendered by virtue of this Act, for and during such Number of Lives, new the same, or for such Term or Terms of Years, determinable upon such Number of Lives, or for such Term or as the Court Terms of Years absolute, as was or were mentioned or contained in such Lease or Leases so surrendered, shall direct. at the making thereof respectively, or otherwise as the said Courts shall respectively direct.

II. And be, it further enacted by the Authority aforesaid, That all and every Sum and Sums of Money, Fine and Charges and other Consideration, paid or advanced by any such Guardian, Trustee, Committee or other Person, attending the as and for a Fine or Income, or in the Nature of a Fine or Income, for or on account of the Re-Renewal, to be newal of any such Lease or Leases, and all reasonable Charges incident thereto, shall be paid out of charged on the the Estate or Essects of the Infant or Lunatick for whose Benefit the said Lease or Leases shall be re-Leasehold Prenewed, or shall be a Charge and Incumbrance upon the Leasehold Premisses, together with Interest for the misses, as the same, as the said Courts respectively shall direct and determine; and as for concerning Leases to be Court shall made upon Surrenders by Femes Covert, unless the Fine or Consideration of such Lease, and the reason-direct able Charges shall be otherwise paid or secured, the same, together with Interest, shall be a Charge or In- Covert to be cumbrance upon such Leasehold Premisses, for the Use and Benefit of such Person or Persons who shall ad-charged on the

vance the same.

III. And be it further enacted by the Authority aforesaid, That the respective Leases to be so renewed misses. shall operate, and be to the same Uses, and be liable to the same Trusts, Charges, Incumbrances, Dispo-New Leases to sitions, Devises and Conditions, as the Leases to be, from time to time, surrendered as aforesaid, were or be to the same would have been subject to, in case such Surrender had not been made; any thing in this or any former former. Law to the contrary notwithstanding.

IV. And be it further enacted and declared, That every such Surrender, and such Lease or Leases Surrender and granted thereupon, shall be, and be deemed as valid and legal, to all Intents and Purposes, as if such Sur-Renewal of such render had been made by and on the Behalf of a Person of full Age, sane Mind, or not married; any Leases deemed thing in this or any former Law to the contrary notwithstanding.

Fine for Femes Leasehold Pre-

An Act to indemnify Persons who have omitted to qualify themselves according to the Directions of several Acts of Parliament within the Times limited by such Acts respectively, and for allowing further Time for that Purpole; and concerning the Admillions of Officers and Members of Cities, Corporations and Borough Towns; and the filing of Affidavits of Articles of Clerkship.

HEREAS divers Persons who on account of their Offices, Places, Employments or Professions, or any other Cause or Occasion, ought to have taken and subscribed the Oaths or the Assurance respectively appointed to be by such Persons, in and by an Act made in the first Year of Vol. VII.