

Kirkcudbright, or to any Member, Creek, or other Parts thereof, shall be aired at Carthorn; at the Mouth of the River Nith: And all such Goods as shall be imported to the Isle of Jersey, or any Part thereof, shall be aired at a certain Place on the Coast of the said Island called Belle Crôte; or at such Place herein before appointed for Performance of Quarantine on the Coast of England, where the Ships, in which such Goods are imported, shall respectively perform their Quarantine: And all such Goods as shall be imported to the Islands of Guernsey, Sark, or Alderney, or either of them, or any Part of them, or any of them, shall be aired in a Place near the Island of Guernsey, called the Little Road, or at such Place herein before appointed for Performance of Quarantine on the Coast of England, where the Ships, in which such Goods are imported, shall respectively perform their Quarantine: That whatsoever Ship or Person shall receive any Men or Goods from on Board any Ship or Vessel under Quarantine, shall be compelled to perform the like Quarantine; that such Persons as, after Quarantine performed, shall be employed in the Hold of any Ship or Vessel, for the taking any Goods not liable to retain Infection from the Goods and Merchandizes before enumerated, shall be obliged to perform a new Quarantine; that the Captains of every of His Majesty's Ships of War, who shall meet any such Ship or Vessel coming to any of the Ports of Great Britain or Ireland, or of the Isles of Guernsey, Jersey, Alderney, Sark or Man, shall take due Care to prevent the Landing any Goods, Seamen, or Passengers from on Board the same, until they shall be put under the Direction of the Officers of His Majesty's Customs.

That the Commissioners and other Officers of His Majesty's Customs do use their utmost Diligence and Care that the Quarantine before directed be duly performed.

That the Commanders of His Majesty's Ships of War, as likewise the Commanders of His Majesty's Forts and Garrisons, lying near the Sea Coasts, and all the Justices of the Peace, Mayors, Sheriffs, Bailiffs, Chief Magistrates, Constables, Headboroughs, Tything Men, and all other Officers and Ministers of Justice, be aiding and assisting to the said Officers of His Majesty's Customs, and to all others that shall be concerned in stopping all such Ships as aforesaid, and in bringing them to their Places appointed for the Performance of their Quarantine, and in due Performance thereof.

And the Lords Commissioners of His Majesty's Treasury, the Commissioners for Executing the Office of Lord High Admiral of Great Britain, the Lord Warden of the Cinque Ports, the Master-General and the Principal Officers of the Ordnance, His Majesty's Secretary at War, and the Governors or Commanders in Chief for the Time being of the said respective Isles of Jersey, Guernsey, Alderney, Sark, and Man, are to give the necessary Directions herein, as to them may respectively appertain.

*Steph. Cottrell.*

AT the Court at St. James's the 15th of December, 1786.

P R E S E N T,

The KING's Most Excellent Majesty in Council.

WHEREAS it has been represented unto His Majesty, that great Inconveniences have arisen, by Appeals in Prize Causes not being pro-

ceeded in a reasonable Time, and from Secret Appeals, or Protocols of Appeal, being entered before a Notary Publick, without any Notice given to the Court or Parties appellate, or their Proctors: For Remedy whereof His Majesty hath thought fit, by and with the Advice of His Privy Council, to order and direct, that every Person being a Party in a Prize Cause in the High Court of Admiralty of England, or in any Vice-Admiralty Court, and against whom a Sentence shall hereafter be given; or an Interlocutory Decree pronounced, and who shall appeal therefrom within Fourteen Days; shall prosecute such his Appeal, by taking out the usual Inhibition within Three Months after the Time such Sentence or Interlocutory Decree shall be given, if such Sentence or Decree shall be given in the High Court of Admiralty, and within Nine Months, if such Sentence or Decree shall be given in any of the Vice-Admiralty Courts; and that after the Expiration of the said Terms of Three Months and Nine Months respectively limited as aforesaid, without any Inhibition having been taken out, no Appeal shall be allowed to be prosecuted by any Person being a Party in the said High Court of Admiralty, or Vice-Admiralty Courts, nor shall any Inhibition be granted at the Prayer of such Person, or his Proctor, but the said Sentence or Interlocutory Decree shall stand confirmed as to such Person. And that in all Cases where a Sentence shall be given; or Interlocutory Decree shall be pronounced in the High Court of Admiralty, or in any of His Majesty's Vice-Admiralty Courts, any Person not being a Party in the first Instance, who does not interpose his Appeal, and at the same Time give his Claim, and pray the usual Inhibition within One Year, shall not, after such Year hath elapsed; be intitled to any Appeal.

And it is further ordered, that upon all Sentences or Interlocutory Decrees already given or pronounced; where Appeals, or Protocols of Appeal, been or shall be made or entered by any Party in the Cause, such Party shall prosecute the Appeal; by taking out the usual Inhibition within Three Months from the Date of this Order, if such Sentence or Decree shall be given or pronounced in the High Court of Admiralty; and within Nine Months, if such Sentence or Decree shall be given or pronounced in any Vice-Admiralty Court, otherwise such Appeal shall not be allowed to be prosecuted, or any Inhibition granted; and that upon all Sentences or Interlocutory Decrees already given or pronounced, any Person not being a Party in the first Instance, who does not interpose his Appeal, and at the same Time give his Claim; and pray the usual Inhibition, within One Year from the Date of this Order, shall not be intitled to any Appeal.

Provided nevertheless, that in all Cases where a Sentence or Decree hath been given or pronounced above the Space of One Year before the Date of this Order, and the usual Inhibition hath not been obtained within One Year after such Sentence or Decree given or pronounced, that no Appeal shall be prosecuted by, or Inhibition granted to, any Party in the said Cause, nor any Appeal entered or Inhibition granted at the Instance of any Person not being Party to the said Cause, without the Order of the Lords Commissioners of Appeals first obtained in that Behalf, upon Notice previously given to the Parties appellate, their Proctors or Agents, any Thing herein contained to the contrary notwithstanding.

*Steph. Cottrell.*