TABLE referred to in this Act.

	Æ	8.	a.
Copper, Ore of, per Ton	0	1	0
Regulus of, per Ton	0	1	0
——— Old, fit only to be manufactured, per Ton	0	2	6
- Unwrought; viz. in Bricks or Pigs, Rose			
Copper, and all cast Copper, per Ton	0	2	6
Part wrought; viz. Bars, Rods, or Ingots,			
hammered or raised, per Ton -	0	2	6
in Plates and Copper Coin, per Ton -	0	2	6
Lead, Pig and Sheet, per Ton	0	2	6

CAP. CXXVIII.

An Act for carrying into effect the Agreement between Her Majesty and the Imaum of *Muscat* for the more effectual Suppression of the Slave Trade.

[5th September 1848.]

WHEREAS on the Second Day of October in the Year of our Lord One thousand eight hundred and forty-five an Agreement was concluded and signed at Zanzibar between Captain Atkins Hamerton of Her Majesty's Royal Navy, on behalf of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Highness Seid Sacra Bin Sultan, the Imaum of Muscat, whereby it was agreed as follows:

- 'ARTICLE I.—His Highness the Sultan of Muscat hereby engages to prohibit, under the severest Penalties, the Export of Slaves from his African Dominions, and to issue Orders to his Officers to prevent and suppress such Trade.
- 'ARTICLE II.—His Highness the Sultan of Muscat further engages to prohibit, under the severest Penalties, the Importation of Slaves from any Part of Africa into his Possessions in Asia, and to use his utmost Influence with all the Chiefs of Arabia, the Red Sea, and the Persian Gulf, in like Manner to prevent the Introduction of Slaves from Africa into their respective Territories.
- 'ARTICLE III.—His Highness the Sultan of Muscat grants
 to the Ships of Her Majesty's Navy, as well as those of
 the East India Company, Permission to seize and confiscate any Vessels the Property of his Highness or of his
 Subjects carrying on Slave Trade, excepting such only
 as are engaged in the Transport of Slaves from one Port
 to another of his own Dominions in Africa, between the
 Port of Lamoo to the North, and its Dependencies, the
 Northern Limit of which is the North Point of Kentes
 Island in 1° 57' South Latitude, and the Port of Kentes

Cap. 128.

- to the South, and its Dependencies, the Southern Limit
- of which is the Songa Manara or Pagoda Point, in 9° 2'
- South Latitude, including the Islands of Zanzibar, Pemba, ' and Monfea.
- ARTICLE IV.—This Agreement to commence and have
- ' effect from the First Day of January One thousand eight 'hundred and forty-seven of the Year of Christ, and the
- ' Fifteenth Day of the Month of Mohunum One thousand
- ' two hundred and sixty-three of the Hejira.
 - Done at Zanzibar, this Second Day of October One ' thousand eight hundred and forty-five of the Year
 - of Christ, and Twenty ninth Day of Ramzan One
 - ' thousand two hundred and sixty-one of the Hejira.
 - ' (Signed)

Seid Saeed Bin Sultan,

' Imaum of Muscat. ' (Signed) Athins Hamerton, Captain.

- On behalf of Her Majesty the Queen of
 - Great Britain and Ireland, Her Heirs and Successors.

And whereas it is expedient and necessary that effectual Pro-' vision should be made for carrying into execution the Provi-' sions of the said Agreement:' Be it therefore enacted by the Queen'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 Authority of the same, That it shall be lawful for the Commander and other Power to Com-Officers of Her Majesty's Ships of War or of the East India manders of Company to visit and detain in any Seas, except within the and of the East Limits exempted by the Terms of the Third Article of the said India Company Agreement, any Merchant Vessel belonging to the Subjects of to visit Vessels the Imaum of Muscat which shall upon reasonable Grounds be Subjects of the suspected of being engaged in the Export of Slaves from the Imaum of African Dominions of the Imaum of Muscat, or the Importation Muscat, within of Slaves from any Part of Africa into his Possessions in Asia, suspected of excepting such only as are engaged in the Transport of Slaves being engaged from one Port to another of his own Dominions in Africa, bein the Slave Trade. tween the Port of Lamoo to the North, and its Dependencies, the Northern Limit of which is the North Point of Kuyhoo Island, in 1° 57' South Latitude, and the Port of Keelwa to the South, and its Dependencies, the Southern Limit of which is the Songa Manara or Pagoda Point, in 9° 2' South Latitude, including the Islands of Zanzibar, Pemba, and Monfea, or any Vessel fitted out for that Purpose, and to send or carry away such Vessel, together with its Masters, Sailors, Passengers, Slaves, and Cargo, for the Purpose of such Vessel being brought to Adjudication as herein-after mentioned.

II. And be it enacted, That it shall be lawful for the High As to the Trial Court of Admiralty of England, and for all Courts of Vice Ad- of Vessels enmiralty in any Dominions of Her Majesty beyond the Seas, Slave Trade. including those Courts of Vice Admiralty within the Territories

Ships of War belonging to certain Limits,

under the Government of the East India Company, to take cognizance of and try any such Vessel which shall be detained or captured for the Violation of the said Agreement, and to condemn any such Vessel to Her Majesty, and adjudge as to the Slaves found therein, in like Manner and under such and the like Rules and Regulations as are contained in any Act or Acts of Parliament in force in relation to the Suppression of the Slave Trade by British-owned Ships, as fully as if all the Powers and Provisions contained in such Acts were re-enacted in this Act as to such High Court of Admiralty or Courts of Vice Admiralty.

Persons giving false Evidence deemed guilty of Perjury.

III. And be it enacted, That every Person who shall wilfully and corruptly give false Evidence in any Examination or Deposition had or Affidavit taken in any Proceeding under the said Agreement or under this Act shall be deemed guilty of Perjury, and being thereof convicted shall be subject and liable to all the Punishments, Pains, and Penalties to which Persons convicted of wilful and corrupt Perjury are liable; and every such Person may be tried for any such Perjury either in the Place where the Offence was committed or in any Colony or Settlement of Her Majesty near thereto in which there is a Court of competent Jurisdiction to try any such Offence, or in Her Majesty's Court of Queen's Bench in England; and that in case of any Prosecution for such Offence in Her Majesty's said Court of Queen's Bench the Venue may be laid in the County of Middlesex.

Pendency of Suits to be a Bar to any Proceedings instituted for the Recovery of the Vessels detained. IV. And be it enacted, That the Pendency of any Suit or Proceeding instituted for the Condemnation or Restitution of any Ship or Cargo, or Slaves taken, seized, or detained by virtue of the said Agreement, or the final Adjudication, Condemnation, or Judgment or Determination thereupon, may be pleaded in bar, or given in Evidence under the General Issue, and shall be deemed in any Court whatever to be a complete Bar in any Action, Suit, or Proceeding, whether instituted by any Person or Persons for the Recovery of any such Ship, Vessel, or Cargo, or of any Damage or for any Injury sustained thereby or by the Persons on board the same, in consequence of any Capture, Seizure, or Detention, or anything done under or in pursuance of the Provisions of the said Agreement.

Vessels condemned to be sold for Her Majesty's Service, or broken up. V. And be it enacted, That any Ship or Vessel which shall be condemned as aforesaid may be taken into Her Majesty's Service, upon Payment of such Sum as the Lord High Admiral or the Lords Commissioners of the Admiralty shall deem a proper Price for the same, or if not so taken shall be broken up and demolished, and the Materials thereof shall be publicly sold in separate Parts, and the Proceeds thereof shall be paid to such Person or Persons as the Commissioners of Her Majesty's

Treasury may appoint to receive the same.

VI. And be it enacted, That where any Ship or Vessel employed or engaged in such illicit Traffic in Slaves, in violation of the said Agreement, shall be seized by any Ship or Vessel belonging to Her Majesty or the *East India* Company, and afterwards condemned, there shall be paid to the Captors the

Captors of Vessels, after same are condemned, to be paid the Proceeds belonging to Her Majesty.

net Proceeds to which Her Majesty is entitled, the same to be distributed in the Manner herein-after directed for the Distribution of Bounties on Slaves taken on board the said Vessels.

VII. And be it enacted, That there shall be paid to the A Bounty of 51. Commander, Officers, and Crews of the Ships of the East of Versels India Company, a Bounty of Five Pounds for every Man, seized and com-Woman, and Child Slave seized and found on board any Ship demned. or Vessel taken and condemned in pursuance of the Provisions of the said Agreement and of this Act; such Bounty to be issued and paid by Order from the Commissioners of Her Majesty's Treasury, and to be distributed to and amongst the Captors aforesaid in such Manner and Proportions as Her Majesty shall think fit to order by any Order in Council made

or to be made, or by any Proclamation for that Purpose.

VIII. And be it enacted, That where any Ship or Vessel A Bounty to which shall have been seized and condemned under the Pro- be paid on visions of the said Agreement shall have been or shall be Slave Ships demolished, and the Materials thereof publicly sold in separate captured and Parts, as well as her Cargo, there shall be paid to the Com-demolished. manders, Officers, and Crews of Her Majesty's Ships or of those of the East India Company, in addition to the Amount of the Proceeds of such Sale, as herein-before mentioned, a further Bounty on the Tonnage of such Ship or Vessel at the Rate of

Thirty Shillings for every Ton of such Tonnage.

IX. And be it enacted, That where any Ship or Vessel hav- Where no Slaves ing no Slaves on board shall have been seized and condemned are on board a under the Provisions of the said Agreement, there shall be paid Ship seized and to the Commanders, Officers, and Crews of Her Majesty's Ships, an additional or those of the East India Company, an additional Bounty upon Bounty to be the Tonnage of such Ship or Vessel at the Rate of Four Pounds paid on for every Ton; and the Tonnage of all such Vessels shall be ascertained according to the Mode of ascertaining the Admeasurement of British Vessels, either by the principal Officer of the Customs at the Port where the Vessel may be at the Time of Condemnation, or in default thereof by the best Evidence which can be obtained: Provided always, that in every Case in which any Ship or Vessel shall be seized with Slaves on board, in which the Bounty calculated upon the Number of Slaves shall be less than the Bounty calculated upon the Tonnage, the Commanders of Her Majesty's Ships, or of those of the East India Company, making the Seizure, may elect to take the Bounty calculated according to Tonnage, instead of the Bounty which would be payable upon the Number of Slaves on board.

X. And be it enacted, That all Bounties payable under this Bounties to be Act shall be paid out of the Consolidated Fund of the United paid out of the Kingdom of Great Britain and Ireland to the Commanders, Consolidated Fund. Officers, and Crews of Her Majesty's Ships, and of the Ships of the East India Company, and such Bounties shall be issued and paid by Order from the Commissioners of Her Majesty's

Treasury.

Tonnage.



Bounties not liable to Payment of Fees.

XI. And be it enacted, That the said Bounty, as also all Bounties payable under any of the Acts for the Abolition or Suppression of the Slave Trade, shall not hereafter be charged with Treasury Fees or Exchequer Fees of any Description.

Captors entitled to Bounty to give Proof of Tonnage.

XII. Provided always, and be it enacted, That in order to entitle the Captors to receive the said Bounty Money the Tonnage of the Ship or Vessel so seized and condemned shall be proved to the Commissioners of Her Majesty's Treasury, by producing a Copy, duly certified, of the Sentence or Decree of Condemnation, or by such documentary or other Evidence as they may deem satisfactory.

Copy of Sentence of Condemnation to be Treasury.

XIII. Provided always, and be it enacted, That in order to entitle the Captors to receive the said Bounty Money on Slaves produced to the the Number of Men, Women, and Children so taken, delivered over, and condemned shall be proved to the Commissioners of Her Majesty's Treasury, by producing a Copy, duly certified, of the Sentence or Decree of Condemnation, and also a Certificate under the Hand of the proper Officer or Officers, military or civil, who may be appointed to receive such Slaves.

In certain Cases Treasury may order One Moiety of the Bounty to be paid.

XIV. And be it enacted, That where any Slaves, or Persons treated as Slaves, shall be seized on board any Ship or Vessel taken and condemned in pursuance of the said Agreement and of this Act, but who shall not have been delivered over in consequence of Death, Sickness, or other inevitable Circumstance, it shall be lawful for the said Commissioners of Her Majesty's Treasury, if to their Discretion it shall seem meet, to direct Payment of One Moiety of the Bounty which would have been due in each Case respectively if the said Slaves had been delivered over.

Parties claiming Benefit under this Act may resort to the Court of Admiralty.

XV. Provided also, and be it enacted, That any Party or Parties claiming any Benefit by way of Bounty under the Provisions of this Act, or of any Share of the Proceeds of any Vessel confiscated in pursuance of the Provisions of the aforesaid Agreement, may resort to the High Court of Admiralty for the Purpose of obtaining the Judgment of the said Court in that Behalf; and that it shall be lawful for the Judge of the said High Court of Admiralty to determine thereon, and also to hear and determine any Question of joint Capture which may arise upon any Seizure made in pursuance of this Act, and also to enforce any Decrees or Sentences of the said Vice Admiralty Courts relating to any such Seizure.

Regulations and Penalties to which Prize Agents are liable extended to Bounties.&c. under this Act.

XVI. And be it enacted, That all the Provisions, Rules, Regulations, Forfeitures, and Penalties respecting the Delivery by Prize Agents of Accounts for Examination, and the Distribution of Prize Money, and the accounting for and paying over the Proceeds of Prize, and the Per-centage due thereon to Greenwich Hospital, shall be extended to all Bounties and Proceeds to be distributed under the Provisions of this Act to the Officers and Crews of any of Her Majesty's Ships and Vessels of War.

XVII. And

1848.

XVII. And be it enacted, That where any Ship or Vessel Treasury may belonging in whole or in part to Subjects of the Imaum of order Payment of Costs awarded Muscat shall have been detained and brought to Adjudication for Vessels de. by any Officers of Her Majesty the Queen of Great Britain and tained, but not Ireland, or of those of the East India Company, and the said condemned. Ship shall be restored by Sentence of the Court, it shall be lawful for the Commissioners of Her Majesty's Treasury, by Warrant signed by any Three or more of them, to direct Payment to be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland of any Costs or Damages which may be duly awarded: Provided always, that nothing herein contained shall exempt such Officer from his Liability to make good the Payments so made, when lawfully called upon either by the Parties interested therein or by Order of the said Commissioners of Her Majesty's Treasury.

XVIII. And be it enacted, That when any Seizure shall be Treasury may made by any of the Commanders, Officers, and Crews of Her repay to the Majesty's Ships or of those of the East India Company and Vessel not con-Judgment shall be given against the Seizor, or when such Seizure demned the shall be relinquished by him, it shall be lawful for the said Com- Expenses inmissioners of Her Majesty's Treasury, if to their Discretion it curred by him. shall seem meet, by Warrant, signed by any Three or more of them, to direct Payment to be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland of such Costs and Expenses as the Seizor may have incurred in respect of such Seizure, or any proportional Part thereof.

CAP. CXXIX.

An Act for amending an Act passed in the Ninth and Tenth Years of Her present Majesty for making preliminary Inquiries in certain Cases of Applications for Local Acts. [5th September 1848.]

WHEREAS an Act was passed in the Session of Parliament holden in the Ninth and Tenth Years of the

Reign of Her present Majesty, intituled An Act for making 9 & 10 Viet.

' preliminary Inquiries in certain Cases of Applications for Local c. 106. Acts: And whereas it is expedient to repeal the said Act, and to enact other Provisions in lieu thereof: Be it therefore enacted by the Queen'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 Authority of the same, That the said recited Act shall be and 9 & 10 Vict. the same is hereby repealed, but so that such Repeal shall not c. 106. repealed, affect the Liability of any Promoters or others to the Payment but not to affect of any Costs, Charges, Expenses, or other Sums made payable done under it. by the said Act, and now remaining unpaid, or any Right or Remedy under any Security given for the Payment of such Costs, Charges, Expenses, or other Sums, or the Certificate of any Surveying Officer, or the Authority which any Surveying

Officer