An Ac<br/>t to enable the Judges of His Majesty's Courts of Record<br/>  $^{c.\ 140.}$ at Westminster to award Writs of Habeas Corpus for bringing Persons detained in Gaol before Courts-martial, and the several Commissioners therein mentioned.

[11th August, 1803.]

WHEREAS writs of habeas corpus have been frequently awarded by the Judges of His Majesty's Courts of Record at Westminster, for bringing persons detained in custody under civil or criminal process before magistrates or Courts of Record, as well for trial as for examination touching matters depending before such magistrates or Courts respectively; but doubts have arisen whether such Judges have power to award writs of habeas corpus for bringing persons detained as aforesaid before Courts-martial, Commissioners of Bankrupt, Commissioners for auditing the Public Accounts, or other Commissioners acting under commission or warrant from His Majesty: And whereas it is expedient to make provision for bringing prisoners before such Courts-martial or Commissioners for the purposes hereinbefore mentioned :

It shall be lawful for any Judge of His Majesty's Courts of Any Judge of King's Bench or Common Pleas respectively, or for any Baron the Courts at Westminster of His Majesty's Court of Exchequer of the Degree of the Coif, may award a at his discretion, to award a writ or writs of habeas corpus for

writ of habeas corpus for

c. 140.in that part of the United Kingdom of Great Britain and bringing up Ireland called England before any Court-martial, or before any prisoners for Commissioners of Bankrupt, Commissioners for auditing the trial or exami-Public Accounts, or other Commissioners acting by virtue or nation before Courts-marunder the authority of any commission or warrant from His tial, Commissioners of Majesty, his heirs or successors, for trial, or to be examined Bankrupt, &c. touching any matter depending before such Courts-martial or Commissioners respectively; and the like proceedings shall be had upon such writ or writs of habeas corpus, so to be awarded as aforesaid, as by law may now be had upon writs of habeas corpus for bringing persons detained in gaol before magistrates or Courts of Record for such purposes as aforesaid, any law, custom, or usage to the contrary thereof in any wise notwithstanding.

43 Geo. III., bringing any prisoner or prisoners detained in any gaol or prison