

ment, as aforesaid, bear Date, or be brought the same Day to the Auditor of the Receipt to be registered; then it shall be interpreted no undue Preference which of those be entered first, so as he enters them all the same Day.

or Orders are brought the same Day;

Provided also, That it shall not be interpreted any undue Preference, to incur any Penalty in point of Payment, if the Auditor direct, and the Clerk of the Pells record, and the Tellers do pay subsequent Orders, to Persons that come and demand their Monies, and bring their Orders, before other Persons that did not come and take their Monies, and bring their Orders in course, so as there be so much Money reserved as will satisfy precedent Orders, which shall not be otherwise disposed of, but kept for them; Interest upon Loan being to cease from the Time the Money is so reserved and kept in Bank for them.

nor if subsequent Orders are paid before others not brought in course,

so as Money be reserved for the precedent Orders.

And be it further enacted, That all and every Person and Persons to whom any Money shall be due for Loans to be registered by virtue of this Act, after Order entered in the Book of Register as aforesaid, his, her, or their Executors, Administrators, or Assigns, by proper Words of Assignment to be indorsed and written upon his, her, or their Order, may assign and transfer his, her, or their Right, Title, Interest, and Benefit of such Order, to any other; which being notified in the Office of the Auditor of the Receipt aforesaid, and an Entry or Memorial thereof also made in the Book of Register aforesaid for Orders, (which the Officers shall, upon Request, without Fee or Charge, accordingly make), shall intitle such Assignee, his, her, or their Executors, Administrators, Successors, and Assigns, to the Benefit thereof, and Payment thereon; and such Assignee may in like Manner assign again, and so toties quoties; and afterwards it shall not be in the Power of such Person or Persons, who hath or have made such Assignment, to make void, release, or discharge the same, or any Monies thereby due, or any Part thereof.

Power of Assignment, and Method of transferring, of Orders.

And, to the End there may be no Want or Failure of a certain Sum, not to exceed in the Whole the said Sum of One million six hundred and fifty thousand Pounds, to be raised either by such Loans as aforesaid, or by issuing Exchequer Bills, as is herein after mentioned, or by both or either of those Ways and Means, for the Publick Service,

If it shall be judged more advisable, the Treasury may raise the said Sum by Exchequer Bills, instead of Loans;