

ANNO QUADRAGESIMO TERTIO

GEORGII III. REGIS.

Cap. 17.

An Act for repealing an Act, made in the Thirty-first Year of the Reign of His present Majesty, intituled, An Act for making a new Road from Saint George's Gate, in the City of Canterbury, to a Place called Gutteridge Bottom, and for repairing and widening the present Road from thence to the Dover Turnpike Road, in the Parish of Barham, in the County of Kent; and for making surther and better Provision for the several Purposes of the said Act.

[24th March 1803.]

THEREAS by an Act, made in the Thirty-first Year of the Reign of His present Majesty, intituled, An Act for making a new of His present Majesty, intituled, An Ast for making a new 31 Geo. 2-Road from Saint George's Gate, in the City of Canterbury, to a Place called Gutteridge Bottom, and for repairing and widening the present Road from thence to the Dover Turnpike Road, in the Parish of Barham, in the County of Kent, several Tolls and Powers were given to certain Trustees therein mentioned, which were to continue for and during the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament: And whereas the Trustees have proceeded in the Execution of the said Act, and have borrowed a considerable Sum of Money on the Credit of the Tolls thereby granted, which Money so borrowed, together with the said Tolls, has been duly applied in pursuance of the Directions of the said Act; but the Powers of the said Act are insufficient for the Purposes thereby intended, and unless. the Term and Powers thereof are enlarged, altered, and amended, and the Tolls payable thereby are increased, the said Roads cannot be kept in [Loc. & Per.]

Repair, nor the Money so borrowed, or the Interest thereof, be paid off and discharged; and it would greatly facilitate the Execution of the several Purposes intended by the said Act, if the same were repealed, and surther and better Provisions made for such Purposes: May it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most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recited Act, made in the Thirty-sirst Year of the Reign of His present Majesty, shall be and is hereby declared to be repealed, and null and void to all Intents and Purposes whatsoever.

Former Act for making the new Road, etc. repealed.

Trustees of the present Act appointed.

II. And be it further enacted, That the Knights of the Shire for the County of Kent, the Members of Parliament for the City of Canterbury, the Honourable George Watson, Sir Edward Henry Joseph Hales, Sir Edward Knatchbull, Sir John Honywood, Sir John Fagg, Sir Henry Oxenden, Sir Narborough D' Aeth, Sir Brook William Bridges, Sir Horace Mann, Sir William Geary, Sir Philip Stephens, Baronets, Sir John Brewer Davis Knight, John Abbott of Saint Dunstan's, John Abbott the younger, of the same, William Abbott of Canterbury, John Baker of Saint Stephen's, Thomas Barrett, Edward Tymewell Brydges Clerk, Samuel Egerton Brydges, John William Head Brydges, John Charles Beckingham Clerk, Thomas Biggs, James Drake Brockman, Brook Henry Bridges Clerk, Brook Edward Bridges, Brook George Bridges, Brook John Bridges, Robert Tournay Bargrave, John Boys of Nonington, William Boteler, Cyprian Rondeau Bunce, William Bristow, William Baldock, John Baker of Canterbury, William Bates, Samuel Balderston, John Buckley, James Sladden Brown, Edward Morecock Brown, William Carter Doctor of Medicine, George Carter, John Cumming, Edward Crayford, John Cooper of Canterbury, John Callaway, John Callaway the younger, William Chander, Henry Croasdill, William Crosoer, Henry Crosoer, Henry Collard, Charles Deering, Cholmeley Dering, George Dering, Richard Blackett De Chair Clerk, John Dilnott of Patrixborne, Thomas De Lasaux, Charles Delmar, James Delmar, John Dering, William Denne of Saint George's Place, Richard Elwyn, James Elwyn, John Elgar of Canterbury, Peter Fector, John Minet Fector, James Peter Fector, Henry Godfrey Fanssett, Allen Fielding Clerk, John Fowell Doctor in Divinity, Thomas Freeman Clerk, Thomas Foord, William Foord, Richard Frend, John Farley Francis, Hopkins Francis, James Finch of Bishopsborne, James Finch of Canterbury, Daniel Fox, John Fisher, Thomas Godfrey, Thomas Garrett, John Garrett, John Gregory Clerk, Richard Gibbs, Henry Gipps, Richard Herve Giraud, Richard Garner, James Goreley, Filmer Honywood, William Honywood, William Hammond of Saint Alban's Court, William Hougham, William Hougham the younger, John Springett Harvey, James Hallett, John Harrison of Denne Hill, Thomas Hodges of Elham, Charles Hughes Clerk, William. Hugessen Hugessen, Richard Halford, Richard Halford the younger, John Hodges, Thomas Hammond, William Hammond of Stonehouse, James Hammond, John Halbet, James Hacker, William Harnett, Thomas Hudson, Benjamin Hobday, William Jones, Gilbert Knowler, Henry Kemp, George Keen, William Keen, Henry Kirkby, John Lade, John Hobday Lade, William Lade Clerk, William Loftie, George Le Grand, Samuel Lepine, Richard Milles, John Monins, Robert Matson, Richard Mount, Thomas Manclark, William Miles, John Nairn Clerk, Henry Nickoll, John Nutt, William Nutt, Henry Oxenden, William Osborn, John Plumptre, Thomas Watkinson

Watkinson Pay'er, Thomas Payler, William Payler Clerk, Thomas Papillon, Philip Papillon Clerk, Robert Thomas Pyott, Ralph Price Clerk, John Palmer Clerk, Herbert Packe Doctor of Medicine, William Post, Richard Peckham, John Pierce, Dean John Parker, Thomas Parker, Thomas Pain, Stephen Partridge, John Parnell, Robert Potter, Charles Poute, John Parnell the younger, Charles Robinson, Robert Rushbrooke, Robert Rushbrooke the younger, Thomas Randolph Clerk, Joseph Royle, William Radley, William Rigden, Thomas Powell Symonds, Nicholas Simons Clerk, James Minet Sayer Clerk, Jacob Sharp, James Simmons, Edwin Humphrey Sandys, George Stringer of Canterbury, George Stringer of Dover, John Hollingbery Stringer, Matthew William Sankey, William Webster Sankey, John Sankey, Thomas Starr, Robert Staines, Thomas Simmonds, Thomas Southee of Breakfborne, Edward Taylor of Bifrons, Henry Thomson Clerk, William Tournay Clerk, John Toke, John Toke Clerk, Henry Tritton, Mark Thomas, William Wilcox, James White, John Wigzell, James Warren, and John Walker, and their Successors, to be elected in Manner herein-after directed, shall be and they are hereby declared to be Trustees for amending, repairing, altering, widening, and improving the said new Road, from the East Front of the Scite or Piece of Ground whereon Saint George's Gate lately stood, in the said City of Canterbury, to or near to a Place called Gutteridge Bottom, in the Parish of Patrixborne, and the Road from thence to the Dover Turnpike Road in the said Parish of Barham, at or near a certain Lane there called Wick Lane, and for otherwise carrying this present Act into Execution.

III. And be it further enacted, That no Act of the said Trustees hereby No Act valid appointed shall be or be deemed to be good, valid, or effectual, unless the unless at a same be done at some Meeting to be holden in pursuance of this Act Meeting. (except as may be herein excepted); and that all the Powers and Authorities Majority by this Act granted to the said Trustees, shall and may be exercised from present may Time to Time by the major Part of them who shall attend at any Meeting to be holden in pursuance of this Act, the Number of such Trustees being less present at every such Meeting not being less than Five; and all the Orders and Proceedings of the major Part of the Trustees present at such their several Meetings, shall have the same Force and Effect, as if the same were made or done by all such Trustees for the Time being (save and except as may be herein excepted); and at every Meeting of the said Trus- Chairman to tees, a Chairman shall and may be appointed; and when and as often as be appointed, it shall so happen that there shall be an Equality of Votes at any such Meet- and to have the casting ing upon any Question (including the Vote of the Chairman), then and vote. in such Case it shall and may be lawful to and for the Chairman to give the decisive or casting Vote.

act, the whole Number not than Five.

IV. And be it further enacted, That upon the Death, Refusal, or Election of Disability, of any of the said Trustees hereby appointed, or their Success new Trustees. fors, to be elected in Manner herein-after mentioned, to act in the Exe-tees. cution of this Act, then and in every fuch Case it shall and may be lawful to and for the furviving or remaining Trustees, from Time to Time to. elect and appoint One other Person to be a Trustee in the room of each Trustee so dying, or refusing, or being incapable of acting, and Notice of the Time and Place of the Meeting for every such Election shall, by the Clerk to the said Trustees for the Time being, be inserted in some Newspaper or Newspapers published in the said City of Canterbury; and if no Newspaper shall be published in the said City, then such Notice shall be inserted in One or more of the publick Newspapers printed and

and circulated in the Eastern Parts of the said County of Kent, and shall be affixed to all and every the Turnpikes that shall be standing on the faid Roads, at least Ten Days before such Meeting; and every Person so elected a new Trustee as aforesaid, shall be and he is hereby empowered to act in the Execution of this Act, to all Intents and Purposes, in as full and ample a Manner as the Trustee in whose room or stead he shall have been so elected.

Qualification of Trustees.

V. Provided always, and be it enacted, That no Person shall be capable of acting as a Trustee in the Execution of this Act, unless he shall be in his own Right, or in the Right of his Wife, in the actual Possession or Receipt of the Rents and Profits of Lands, Tenements, or Hereditaments, of the clear yearly Value of Forty Pounds, or be possessed of or entitled to a Personal Estate of the Value of Eight hundred Pounds, or shall be Heir Apparent of some Person possessed of an Estate in Lands of the clear yearly Value of One hundred Pounds; and if any Person not being so qualified, shall act as a Trustee in the Execution of this Act, every such Person shall for every such Offence forfeit and pay the Sum of Fifty Pounds to any Person or Persons who shall sue for the same, in any of His Majesty's Courts of Record, by Action of Debt, or on the Case, or by Bill, Suit, or Information, wherein no Essoign, Protection, or Wager of Law, or more than One Imparlance, shall be allowed; and every such Person so fued or profecuted, shall prove that he is qualified as aforesaid, or otherwise shall pay the said Penalty, without any other Proof on the Part of the Plaintiff or Prosecutor, than that such Person hath acted as a Trustee in the Execution of this Act: Provided nevertheless, that all Acts and Acts of Truf- Proceedings of any Person or Persons acting as a Trustee or Trustees in the Execution of this Act, though not duly qualified as aforesaid, previous to his or their being convicted of the said Offence, shall, notwithstanding viction, valid. fuch Conviction, be as valid and effectual as if fuch Person or Persons had been qualified according to the Directions of this Act.

tees not qualified, if done

Victuallers, of acting, etc.

VI. Provided always, and he it enacted, That no Person or Persons who shall keep any Victualling House, Alehouse, or other House of publick Entertainment, or who shall sell any Wine, Cyder, Beer, Ale, or Spirituous or other strong Liquors by Retail, shall be capable of acting as a Trustee, or of taking, holding, or enjoying any Place or Places of Trust or Profit under the said Trustees, or of collecting the Tolls hereby granted and made payable, during such Time as he, she, or they shall keep fuch Victualling House, Alehouse, or other House of publick Entertainment, or shall sell any Wine, Cyder, Beer, Ale, or Spirituous or other strong Liquors by Retail; but no such Person shall be precluded from farming fuch Tolls, provided he, she, or they, do employ a Person or Persons to collect such Tolls, who shall not be under any such Incapacity.

act as Juftices, except where perfonally interested.

Trustees may VII. And be it further enacted, That such of the said Trustees as arc or shall be Justices of the Peace, shall and may, in their respective Jurisdictions, and they are hereby empowered, to act as Justices of the Peace in the Execution of this Act, notwithstanding their being Trustees, except only in such Cases where they shall be personally interested.

First Meeting of the Trustees.

VIII. And be it further enacted, That the said Trustees shall meet at the Star Inn, in the said City of Canterbury, on the Second Monday after the passing of this Act, between the Hours of Ten in the Forenoon and

and Two in the Afternoon, and proceed to carry this Act into Execution, and shall then adjourn such Meeting to the White Horse in the Parish of Bridge, and afterwards meet alternately at some publick Inn or Tavern at Canterbury and Bridge, or alternately at Canterbury, and at any other Place near to any Part or Parts of the said Roads, and as often as to them shall seem proper; but the said Trustees may nevertheless adjourn themselves, and meet Twice or oftener at the same Place, if they think it necessary; and if it shall so happen that there shall not appear at any such Meeting a sufficient Number of Trustees to act in the Execution of this Act, the Trustee or Trustees then present, or the Clerk to the said Trustees shall from Time to Time, as often as the Case shall happen, adjourn fuch Meeting to some other Day, within Thirty Days then following, to be holden at the same Place; and the said Clerk shall cause publick Notice thereof to be inserted in such Newspaper or Newspapers as aforesaid, and to be affixed to all and every the Turnpikes that shall be standing on the faid Roads, at least Seven Days before the Day to which such Meeting shall be so adjourned; and the said Trustees shall, at their several Meetings, Trustees to defray their own Expences; and that no Person shall be capable of acting defray their as a Trustee in the Execution of this Act, during the Time he shall hold own Exany Place of Profit under this Act.

IX. And be it further enacted, That if after any Adjournment of any Meetings on Meeting as aforesaid, it shall at any Time or Times be thought necessary Emergencies. that a Meeting of the Trustees should be holden on an earlier Day than the Day to which such Meeting shall have been adjourned, then and in every fuch Case the Clerk to the said Trustees (an Order in Writing, figned by Two or more of the said Trustees, mentioning the Time and Place, and Purpose of such earlier Meeting, being given to him or left at his last or usual Place of Abode), shall forthwith give Notice of such earlier Meeting in Manner before directed, and of the Time and Place which shall be mentioned in the Order of the said Trustees (such Time not being less than Ten Days after such Notice); and all Proceedings of the said Trustees at such earlier Meeing, shall be as good and valid as they would have been in case such Trustees had met in pursuance of any Adjournment.

X. And be it further enacted; That no Order, Appointment, or Pro- No Order to ceeding, made at any Meeting of the Trustees holden in pursuance of he revoked, this Act, shall be revoked or altered at any subsequent Meeting, unless Meeting for at a Meeting to be holden for that express Purpose, nor unless Notice, the Purpose, specifying the Revocation or Alteration intended to be made, be inserted in such Newspaper or Newspapers as aforesaid, and be affixed to all and every the Turnpikes that shall be standing on the said Roads, at least cur. Fourteen Days before such subsequent Meeting, nor unless a Majority of Three Fourths of the Trustees present at such subsequent Meeting shall decide in Favour of such Revocation or Alteration.

unless at a nor unless a Majority of the Trustees

XI. And be it further enacted, That the said Trustees shall cause to be proceedings provided and kept a proper Book or Books, and fair and regular to be entered. Entries to be made therein of all their. Acts, Orders, and Proceedings, relative to the Execution of this Act, and of the Names of all such Trustees as shall be present at their several Meetings; and all Entries in such Books or Books, being figned by the Chairman and Clerk then prèsent, or either of them, shall be deemed Originals, and shall be allow-

[Loc. & Per.]

ed to be read as Evidence in all Cases, Suits, and Actions, touching or concerning any Thing done in pursuance of this Act; and that such Book or Books shall at all of the Meetings of the said Trustees, be open and liable to the Inspection of all and every of the said Trustees, and of the Creditors on the Tolls hereby granted and made payable; and that any of the said Trustees and Creditors shall and may have and take Copies thereof, paying for every Copy, not execeeding One hundred Words, the Sum of Sixpence, and so in Proportion for any greater or less Number of Words.

Entries of Proceedings under former Act, good Evidence. XII. Provided always, and be it enacted, That all and every Book or Books, in which any Entry or Entries of any Proceedings of any of the Trustees, or other Person or Persons acting by and under the Authority of the said recited Act, made in the Thirty-first Year of the Reign of His present Majesty (such Entry or Entries being made in such Book or Books according to the Direction of, and made Evidence by the said recited Act), shall be and be deemed to be good and sufficient Evidence of such Proceedings in any Court whatsoever; any Thing herein contained to the contrary thereof notwithstanding.

Trustees to appoint Of-ficers;

and remove them;

and allow them Salaries.

Trustees to take Security from the Treasurer.

Treasurer to account Yearly, on Oath.

XIII. And be it further enacted, That the said Trustees may and they are hereby empowered, by Writing under their Hands, to appoint a Treafurer or Treasurers, Clerk or Clerks, and a Collector or Collectors of the Tolls, and a Surveyor or Surveyors of the said Roads, and also fuch other Officers and Persons for the Execution of this Act, as they the said Trustees shall think proper; and from Time to Time remove fuch Officers and Persons respectively, as they the said Trustees shall see Occasion, and out of the Monies to be received by virtue of this Act, to allow and pay such Salaries, Wages, and Allowances, to the said Officers and other Persons, as the said Trustees shall think reasonable; and the said Trustees shall and they are hereby required to take such sufficient Security from every fuch Treasurer and other Officer, for the due Execution of his Office, as they shall think proper; and all such Officers so to be appointed shall, under their Hands, at such Time or Times, and in such Manner as the said Trustees shall direct, deliver to the said Trustees, or to such Person or Persons as they shall appoint, true and perfect Accounts in Writing of all Matters and Things committed to their Charge by virtue of this AA, and also of all the Monies which shall have been by such Officers respectively received by virtue and for the Purposes of this Act, and how much thereof hath been expended and disbursed, and for what Purpose, together with proper Vouchers for such Payments, and shall pay all fuch Monies as shall remain due from them respectively to the said Trustees, or to such Person or Persons as they shall appoint to receive the same; and every such Treasurer shall, on the First Monday in the Month of March yearly, or at the First Meeting of the said Trustees then next following (although not thereunto required by the said Trustees), lay his Accounts before the said Trustees, in order that the same may be audited, passed, and allowed by them, if approved of; and all the said Officers so accounting as aforesaid, shall upon Oath (which Oath any One of the said Trustees is hereby empowered to administer) verify their said Accounts; and if any such Officer shall refuse or neglect to make and render, or to verify upon Oath any such Account, or to produce and deliver up the Vouchers relating to the same, or to make Payment as aforesaid, or shall

refuse or wilfully neglect to deliver to the said Trustees, or to such Person or Persons as they shall appoint to receive the same, within Fourteen Days next after being thereunto required by the said Trustees, by Notice in Writing given to or left at the last or usual Place of Abode of such Officer, all Books, Papers, and Writings, in his Custody or Power, relating to the Execution of this Act, or give Satisfaction to the said Trustees respecting the same, then and in every such Case, upon Complaint made by the said Trustees, or by such Person or Persons as they shall appoint for that Purpose, of any such Refusal or wilful Neglect as aforesaid, to any Justice of the Peace for the County, City, or Place, wherein such Officer so refusing or wilfully neglecting, shall be or reside, such Justice may, and he is hereby authorized and required to issue a Warrant under his Hand and Seal, for the Officer so refusing or neglecting to appear before him, and upon his appearing, or having been summoned and not appearing, or not being to be found, to hear and determine the Matter in a summary Way; and if upon the Confession of the Party, or by the Testimony of any credible Witness or Witnesses upon Oath (which Oath such Justice is hereby empowered to administer), it shall appear to such Justice that any of the Monies that shall have been collected or raised by virtue of this Act, shall remain due from such Officer, such Justice may, and he is hereby authorized and required, upon Non-payment thereof, by Warrant under his Hand and Seal, to cause such Money to be levied by Distress and Sale of the Goods and Chattels of such Officer; and if no Goods or Chattels of such Officer can be found, sufficient to answer and satisfy the said Money, and the Charges of distraining and selling the said Goods and Chattels; or if it shall appear to such Justice that such Officer shall have refused or wilfully neglected to render and give such Account, or to verify the same as aforesaid, or to produce the Vouchers relating thereto, or that any Books, Papers, or Writings, relating to the Execution of this Act, shall be in the Custody or Power of such Officer, and he shall have refused or wilfully neglected to deliver or give Satisfaction respecting the same as aforesaid, then and in each and every such Case such Justice shall commit such Offender to the Common Gaol or House of Correction for the County, City, or Place where such Offender shall be or reside, there to remain, without Bail or Mainprize, until he shall give and make a true and perfect Account and Payment as aforesaid, or until he shall compound with the said Trustees for such Money, and shall have paid such Composition, in such Manner as they shall appoint (which Composition the said Trustees are hereby empowered to make and receive), and until he shall deliver up such Books, Papers, and Writings, or give Satisfaction in respect thereof to the said Trustees.

XIV. And be it further enacted, That all and every Treasurer and Officers act. Treasurers, Clerk and Clerks, and all and every other Person and Per-ing under the sons appointed by virtue of, or acting, or who have acted in Execution to account to of the said recited Act, who shall have in his, her, or their Custody or the Trustees Power, any Monies collected by virtue of, or any Books, Papers, or under this Writings, relating to the Execution of the said recited Act, shall, when thereunto required by Notice in Writing, signed by any Three or more of the said Trustees, given to him, her, or them, or left at his, her, or their last or usual Place or Places of Abode, within Fourteen Days after the Receipt of such Notice, deliver up to the said Trustees, or to such Person or Persons appointed by them for that Purpose, at the Time

Act repealed,

and

and Place to be mentioned in such Notice, all the Monies received by him, her, or them, by virtue of the said Act, and all the Books, Papers, and Writings, relating to the Execution thereof, and all the Accounts of the several Monies received or disbursed by him, her, or them, together with the Vouchers relating thereto; and every such Treasurer, Clerk, and other Person so accounting, shall, upon Oath (which Oath any of the said Trustees is hereby empowered to administer), verify all their said Accounts; and if any such Treasurer, Clerk, or other Person, shall refuse or wilfully neglect to make and render, or to verify upon Oath' any fuch Account, or to produce and deliver up the Vouchers relating thereto, or to make Payment as aforesaid, or shall refuse or wilfully neglect to deliver up in Manner aforesaid all Books, Papers, and Writings, relating to the Execution of the said recited Act, or give Satisfaction to the said Trustees in respect of the same, then and in every such Case it shall and may be lawful to and for any Justice of the Peace for the County, City, or Place, wherein such Treasurer, Clerk, or other Person, so rerefusing or neglecting, shall be or reside, upon Complaint made to him by the faid Trustees, or by such Person or Persons as they shall appoint for that Purpose, and he is hereby authorized and required to issue a Warrant under his Hand and Seal for the Treasurer, Clerk, or other Person so refusing or neglecting to appear before him; and upon his appearing, or having been summoned and not appearing, or not being to be found, to hear and determine the Matter in a summary Way; and if upon the Confession of the Party, or by the Testimony of any credible Witness or Witnesses upon Oath (which Oath such Justice is hereby empowered to administer), it shall appear to such Justice that any of the Monies that shall have been collected or received by virtue of the said recited Act, shall be due from such Treasurer, Clerk, or other Person, such Justice may, and he is hereby anthorized and required, upon Non-payment thereof, by Warrant under his Hand and Seal, to cause such Money to be raised by Distress and Sale of the Goods and Chattels of such Treasurer, Clerk, or other Person as aforesaid; and if no Goods and Chattels of such Treasurer, Clerk, or other Person can be found, sufficient to answer and satisfy the said Money, and the Charges of distraining and selling such Goods and Chattels, or if it shall appear to such Justice that such Treasurer, Clerk, or other Person, shall have refused or neglected to render and give such Account, or to verify the same as aforesaid, or to produce the Vouchers relating thereto or that any Books, Papers, or Writings, relating to the Execution of the said recited Act, shall be in the Custody or Power of fuch Treasurer, Clerk, or other Person, and he or they shall have refused or neglected to deliver or give Satisfaction respecting the same as aforesaid, then and in each and in every such Case such Justice shall commit such Offender to the Common Gaol or House of Correction of the County, City, or Place, where such Offender shall be or reside, there to remain, without Bail or Mainprize, until he shall give and make a true and perfect Account, and make Payment as aforesaid, or until he shall compound with the said Trustees for the said Money, and shall have paid such Composition in such Manner as they shall appoint (which Composition the said Trustees are hereby empowered to make and receive), and until he shall deliver up all such Books, Papers, and Writings, or give Satisfaction in respect thereof, to the said Trustees.

XV. And be it further enacted, That it shall and may be lawful to and for any Two or more of the said Trustees, hereby appointed, upon the keeper, Death, Neglect, Refusal, or Incapacity to act, of any Collector of the Tolls hereby granted, by Writing under their Hands, to nominate and appoint some other fit Person in his or her Place, until the next Meeting of the next the Trustees of the said Road, which Person so to be nominated and appointed, shall have the like Power and Authority, and be accountable in the same Manner in all Respects, as the Person in whose room or stead he or she shall be so appointed; and that if any Collector of the said Tolls, If discharged who shall be discharged from his or her Office by the said Trustees, shall befores to derefuse to deliver up the Possession of the Toll House, Buildings, and Ap-liver up Toll purtenances, which he or she enjoyed in Right of his or her Appointment House, &c. to that Office, within Two Days after Notice given to him or her, or left at such Toll House, in Writing under the Hands of the said Trustees, or any Three or more of them; or if the Wife or Family of any such Collector who shall die as aforesaid, or any other Person who shall be in Possession of the Premises by any Means whatsoever, shall refuse to deliver up such House, Buildings, and Appurtenances, within Four Days after Notice of such new Appointment being made as aforesaid, shall have been given to him, her, or them, or left at fuch Toll House, signed by any Three or more of the said Trustees, then and in either of the said Cases, any Justice it shall and may be lawful to and for any Justice of the Peace for the him to be County, City, or Place, where such Toll House shall stand or be, by put out. Warrant under his Hand and Seal, to order any Constable or other Peace Officer, with such Assistance as shall be necessary, to enter such Toll House and Premises in the Day Time, and to remove the Persons who shall be found therein, together with their Goods and Chattels, out of such Toll House and other Premises, and to put the newappointed Collector in Posfession thereof.

On the Death of a Gate-Truffees may nomu ate another until

XVI. And be it further enacted. That the said Trustees shall and may continue the present Turnpike, and (in case they shall think proper) cause to be erected such and so many other Turnpikes to secure the Tolls hereby granted, upon or across the said Roads, and on or near the Sides thereof, in, near unto, or across any Lanes or Ways leading or that may here-Tolls. after lead out of the same, and shall and may continue the present Toll House, and erect or cause to be erected such and so many other Toll Houses as they shall think proper, and shall and may, in Manner herein directed, for the purchasing or taking Land for the turning or widening of the said Roads, purchase and take Land sufficient for such Toll House or Toll Houses, with necessary Accomodations thereto, and from Time to Time remove, alter, or discontinue such Turnpikes and Toll Houses, or any of them, as they the said Trustees shall from Time to Time think meet and expedient, and shall and may cause to be demanded and taken at the faid Turnpikes the Tolls following, before any Horse, or other Beast or Cattle shall be permitted to pass through the same; (that is to say),

Trustees empowered to erect Turnpikes and Toll Houses, and receive

For every Horse, Mare, Gelding, or Mule, drawing any Carriage, Tolls. of whatever Name or Description, the Sum of Four-pence:

For every Ox, Steer, Gale, or Bull, drawing fingly, and not in Pairs or abreait, any Carriage, of whatever Name or Description, the Sum of Three-pence:

For every Ox, Steer, Gale, or Bull, drawing in Pairs or abreast, any Carriage, of whatever Description, the Sum of Two-pence:

[Loc. & Per.]

For

For every Ass drawing any Carriage of whatever Name or Description, the Sum of One Penny Halfpenny:

For every Horse, Mare, Gelding, or Mule, laden or unladen, and not drawing, the Sum of One Penny Halfpenny:

For every Ass, laden or unladen, and not drawing, the Sum of One Halfpenny:

For every Drove of Oxen, Cows, or Neat Cattle, the Sum of One Shilling and Three-pence per Score, and so in Proportion for any greater or less Number:

And for every Drove of Calves, Hogs, Sheep, or Lambs, the Sum of Seven-pence Halfpenny per Score, and so in Proportion for any greater or less Number:

Double Tolls, on Sundays.

XVII. And be it further enacted, That it shall and may be lawful to and for the respective Toll Gatherers or Collectors of the Tolls on the said Roads, and they are hereby authorized and required, on each and every Sunday (to be computed from Twelve of the Clock on Saturday Night to Twelve of the Clock on Sunday Night), in each and every Year, to demand and take for every Horse, Mare, Gelding, Mule, Ass, Ox, Steer, Gale, and Bull, drawing or not drawing, and for every Drove of Oxen, Cows, Neat Cattle, Calves, Hogs, Sheep, and Lambs, Double the Toll or Sum which may be demanded or taken for the same respectively on any other Day, by virtue of this Act.

Carriages
with broad
Wheels to
pay only
Half Tolls.

XVIII. Provided always, and be it enacted, That if any Carriage, having the Sole or Bottom of the Fellies of the Wheels of the Breadth of Four Inches or more, and drawn by not more than Three Horses or other Beasts of Draught, or if any Carriage, having the Sole or Bottom of the Fellies of the Wheels of the Breadth of Six Inches or more, and drawn by not more than Four Horses or other Beasts of Draught, or if any Carriage, having the Sole or Bottom of the Fellies of the Wheels of the Breadth of Nine Inches or more, drawn by more than Four Horses or other Beasts of Draught (provided that such Fellies respectively, and the Tires thereon, be so flat as not to deviate more than One Inch from a flat Surface) shall pass on the said Roads, no more than One Half of the Tolls herein made payable, for each and every Horse or other Beast of Draught drawing such like Carriages respectively, not having Wheels of the respective Breadth's aforesaid, shall be demanded or taken for each and every such Horse or other Beast of Draught, at any Gate or Gates erected or to be erected on the said Roads.

Tolls vested in the Trustces. XIX. And be it further enacted, That the faid Tolls shall be and they are hereby vested in the said Trustees hereby appointed, and a Table thereof shall be put up and continued at each and every Turnpike erected on the said Roads, and it shall and may be lawful to and for the several Persons who shall by virtue of this Act be appointed Collectors of the said Tolls, to demand, collect, and receive the Tolls hereby granted; and if any Person or Persons subject to the Payment of any of the said Tolls, shall, after Demand thereof made by any Collector to be appointed as aforesaid, neglect or result to pay the same, or any Part thereof, it shall and may be lawful to and for such Collector to seize and distrain, or cause to be seized and distrained, any Horse or Horses, or other Beast or Cattle chargeable with the said Tolls, or their Bridles, Saddles, Harness, or Accoutrements, or any Part or Parts thereof; and if such Tolls, and

the reasonable Charges of such Seizure and Distress, and of detaining and keeping the same, shall not be paid within Five Days next after such Seizure and Distress made, the Collector so seizing and distraining shall and may sell or cause to be sold the Horse or Horses, Beasts or other Cattle, and their Bridles, Saddles, Harness, or Accoutrements so seized and distrained, or any Part thereof, at or near the Turnpike where the faid Tolls ought to have been paid, rendering the Overplus (if any) upon Demand, to the Owner or Owners thereof, after fuch Tolls, and all reasonable Charges for distraining, keeping, and selling the same shall be deducted and paid.

XX. Provided always, and be it enacted, That if any Dispute shall In case of happen about the Quantity of the Tolls due, or the Charges of distraining, cerning Tolls keeping, and selling any Distress, it shall and may be lawful to and for the Collector or Person distraining, to detain the Distress, or the Money arising from the Sale thereof, until the Quantity of the Tolls, or the by a Justice. Charges of distraining, keeping, and selling the Distress, as the Case may be, shall be ascertained by some Justice of the Peace for the County, City, or Place, wherein such Dispute shall happen to arise, who, upon Application made to him for that Purpose, shall examine the said Matter by Oath of the Parties, or other Witness or Witnesses, and shall determine the Quantity of Tolls due, and shallalso assess the Charges of such Distress and Sale, and all other reasonable Costs; all which Sum or Sums so determined or affessed, shall be paid to the Collector before he shall be obliged to return the said Distress, or the Overplus after Salethereof, or of any Part thereof.

Dispute conand Charges, the Matter to be fettled

XXI. And be it further enacted, That the Right and Property of the Turnpikes. Turnpike and Toll House erected by virtue of the said recited Act, and of the Trustees. all the Turnpikes and Toll Houses, and other Buildings to be erected by virtue of this Act, with the Ground, Fences, and Appurtenances thereto respectively, and of all Milestones and Posts erected, and to be erected, and also of all Materials, Tools, and Implements, which are or shall be provided for making and repairing the said Roads, by virtue of the said recited Act so repealed, or of this Act, shall be vested in the said Trustees hereby appointed, and they are hereby empowered to cause any Action to be brought, and any Bill or Billsof Indictment to be preferred, against any Person or Persons who shall steal, break down, take away, injure, or spoil any such Turnpikes, Toll Houses, or other Buildings, Fences, Milestones, Posts, or any such Materials, Tools, or Implements, as aforesaid.

XXII. Provided always, and be it enacted, That nothing herein con- Tolls to be tained shall extend, or be construed to extend, so as to enable any Col-taken but lector of the said Tolls to demand or take any more than One Toll in any One Day (such Day to be computed from Twelve of the Clock at Night to Twelve of the Clock in the succeeding Night), from any Person or Persons, for or in respect of the same Horse, or other Beast or Cattle, pasfing and repassing through the same, or any other Gate or Turnpike on' the said Roads, all and every such Person and Persons producing a Ticket, denoting that the said Toll hath been paid in that Day on the said Roads, which Ticket the said Collector is hereby required to deliver, gratis, on the Payment of such Toll.

XXIII. And be it further enacted, That in case any Dispute, Suit, Collectors of or Litigation, shall arise touching or in anywise relating to the said Tolls, competent or any of them, the Person or Persons appointed to collect the same, Witnesses. or any other Person or Persons acting by or under the Authority of the

said Trustees, shall be, and he and they is and are hereby declared to be competent to give Evidence in any such Dispute, Suit, or Litigation.

Penalty on evading the Tolls.

XXIV. And, for preventing the evading of the Payment of the said Tolls, be it further enacted, That if any Person or Persons shall give, offer, or dispose of to, or receive from any other Person or Persons any fuch Ticket as aforesaid, or shall counterfeit or knowingly make use of any counterfeited Ticket in order to avoid Payment of the said Tolls, or any Part thereof; or if any Person or Persons owning, renting, or occupying any Lands adjoining to the said Roads near unto any Turnpike erected thereon, shall permit or suffer any Person or Persons to pass through or over any Part of his, her, or their said Lands, with any Horse, or other Beast or Cattle, whereby the Payment of any of the said Tolls, or any Part thereof, shall be avoided; or if any Person or Persons shall ride or drive any Horse, or other Beast or Cattle, through or over any Way or Passage (not being a publick Way or Passage), or through or over any Lands adjoining to any Part of the said Roads, or near to any of the said Turnpikes, or shall take off or cause to be taken off any Horse or other Beast from any Carriage, whereby the Payment of any of the said Tolls, or any Part thereof, is or shall be avoided, every such Person so offending in any of the Cases aforesaid, shall for every such Offence forfeit and pay any Sum not exceeding Forty Shillings, One Moiety whereof shall go to the Informer, and the other Moiety shall be applied to the Purposes of this Act.

General Ex-

XXV. And be it further enacted, That no Toll shall be demanded or taken for any Horse, Cattle, or Beast, employed in carrying or conveying, or going to carry or convey, or returning from carrying or conveying, having been employed only in carrying or conveying, on the same Day, any Stones, Bricks, Timber, Wood, Gravel, or other Materials, for repairing of the said Roads, or any of the Roads, in the Townships or Parishes in which any Part of such Roads doth lie, or undried Hops, Green Clover for soiling Cattle, Hay, Straw, or Corn in the Straw only, or Wool not fold or disposed of, but passing to be laid up or placed in the Outhouses or on the Lands of the Owners thereof; or for any Horse, Cattle, or Beast employed in carrying or conveying or going empty to carry or convey, or returning from carrying or conveying, having been employed only in carrying or conveying any Ploughs, Harrows, or Implements of Husbandry, or any Mould, Dung, Sullage, Compost, or Manures employed in Husbandry, for manuring or improving Lands; or for any other Thing employed in the Management of any Farm or Lands; or for any Horses or Cattle going to or returning from Pasture or Watering Places, or going to be or returning from being shoed; or from any Person going to or returning from his or her proper Parochial Church, Chapel, or other Place of religious Worship tolerated by Law, on any Sunday, or on any other Day on which Divine Service is ordered by Authority to be celebrated; or attending the Funeral of any Person that shall die, and be buried in any of the said Parishes; or from any Clergyman going to or returning from visiting any sick Person, or upon other his parochial or ministerial Duty, on a Sunday, or on any other Day on which Divine Service is ordered by Authority to be celebrated; or for any Horses, Cattle, or Carriages, of whatever Description, employest or to be employed in conveying the Mails of Letters and Expresses under the Authority of His Majesty's Postmaster General, either when

when employed in conveying, fetching, or guarding fuch Mails or Expresses, or in returning back from conveying the same; or for any Horse, Beast, or Cattle, attending any Soldiers upon their March or on Duty, or drawing any Carriage attending them with their Arms or Baggage; or for any Horse, Beast, or Cattle, employed in the Conveyance of Vagrants sent by legal Passes, or in the Conveyance of Patients to the General Kent and Canterbury Hospital, near to the said City of Canterbury, or returning therefrom; or for any Horse, Cattle, or Beast, drawing any Coach, Landau, Berlin, Chariot, Calash, Chair, or Passenger on Horseback, going to or returning from any Election of a Knight or Knights of the Shire to serve in Parliament for the County of Kent, or of any Citizen or Citizens, Burgess or Burgesses, to serve in Parliament for the City of Canterbury, or for the Town and Port of Dover, on the Day or Days of fuch Election, or on the Day before or Day after such Election shall begin or be concluded; and if any Person or Persons shall, in any fraudulent or collusive Manner whatsoever, claim and take the Benefit of any of the Exemptions by this Act granted, not being entitled to the same, every such Person shall forfeit and pay for every such Osfence any Sum not exceeding Forty Shillings, One Moiety whereof shall go to the Informer, and the other Moiety shall be applied to the Purposes of this Act.

XXVI. And be it further enacted, That no Farmer, Occupier of Special Ex-Land, or Farmer's Servant, residing in the Parishes of Patrixborne, Bridge, a limited Bishopsborne, Kingston, and Barham, or either of them, through which Time. the said Roads do lead, shall, during the first Nine Years of the Term hereby granted, be charged with the Payment of the Whole of the Tolls hereby granted, but only of such Proportion thereof as shall exceed the Amount of the Tolls granted by the said Act so repealed, from the Payment whereof such Farmer, Occupier of Land, and Farmer's Servant respectively, were exempted by the said Act so repealed, for the passing through any of the said Turnpikes, for or in respect of any Horse, Beast, or Cattle, drawing any Waggon, Wain, Cart, or other Carriage, usually employed in Husbandry or Agriculture only, and not used or intended to be used by any Person or Persons for riding in or upon, or for or in respect of any Oxen, Cows, or Neat Cattle, Calves, Hogs, Sheep, or Lambs, being the Property of any fuch Farmer or Occupier of Land; but every fuch Farmer, Occupier of Land, and Farmer's Servant, shall, after the End of such Nine Years, be charged with the Payment of the Whole of the Tolls hereby granted in the Cases aforesaid, during the then Continuance of this Act.

XXVII. Provided always, and be it enacted, That it shall and Trusces may may be lawful to and for the said Trustees, and they are hereby empowered, at any Meeting to be holden for that Purpose, of which One Calendar Month's Notice shall be given in such Newspaper or Newspapers as aforesaid, and shall be affixed to all and every the Turnpikes that shall tors; be standing on the said Roads, from Time to Time to lessen or reduce all or any Part or Parts of the Tolls granted by this Act, and also any additional Tolls payable by any Act or Acts of Parliament now in force for Overweight, in such Manner as to them shall seem sit and convenient, for and during such Time as they the said Trustees shall think proper; and afterwards, at any Meeting to be holden as aforesaid, from Time to and after-Time, if they shall see Occasion, to advance all or any of the Tolls so wards adlessened or reduced, to any Sum or Sums of Money not exceeding the again. [Loc. & Per.] ieveral

reduce the 🗓 Tolls, &c. with the Consent of the Credi-

feveral Rates granted by this Act, or now made payable by any Act or Acts of Parliament now in Force and Effect with respect to Overweights: Provided nevertheless, that when the whole Money charged and borrowed on the Credit of this Act, shall not have been paid and discharged, the Tolls hereby granted shall not be lessened or reduced without the Confent of the Person or Persons entitled to Five-Sixths of the Money remaining due upon the Credit of this Act.

Tolls may be let.

XXVIII. And be it further enacted, That it shall and may be lawful to and for the said Trustees, and they are hereby empowered at any Meeting, upon Ten Days Notice being given in such Newspaper or Newspapers as aforesaid, and affixed to all and every the Turnpikes that shall be standing on the said Roads, to let or farm the Tolls to be collected by virtue of this Act, or any Part or Parts thereof, to any Person or Persons, at and for the largest yearly Sum that can be reasonably got for the same; provided that the Leases, Contracts, or Agreements, of or for the same, be in Writing, and be duly executed by the Person or Persons taking or farming fuch Tolls, and also by any Five or more of the said Trustees; but the same shall not be-let for more than Three Years at any One Time, and the Rent which shall be agreed to be paid for the said Tolls, shall be made payable and shall be paid to the Treasurer to the said Trustees, so as that One Quarterly Payment of such Rent shall always be in Advance, or sufficient Security shall be given for the Payment of such Rent to the Satisfaction of the said Trustees; or in Default thereof, every such Lease, Contract, or Agreement, shall be null and void to all Intents and Purposes whatfoever.

Lesses, or Persons appointed by them, may collect the Tolls.

XXIX. And be it further enacted, That during such Time as the said Tolls, or any Part or Parts thereof, shall be leased, demised, or in farm to any Person or Persons whomsoever, it shall and may be lawful to and for the Lessee or Lessees, Farmer or Farmers thereof, or such other Person or Persons as he or they shall, by Writing or Writings under his, her, or their Hand or Hands, authorize or appoint, to demand and take the said Tolls so leased, demised, or farmed, with the like Powers for the Recovery thereof, to all Intents and Purposes, as any Collector of the said Tolls appointed by the said Trustees is hereby authorized and empowered to demand, take, and recover the same; and such Lessee or Lessees, Farmer or Farmers, or other Person or Persons as aforesaid, shall be subject to the like Pains, Penalties, and Forseitures, and shall be liable to the like Actions and Prosecutions as any Collector of the said Tolls appointed by the said Trustees is subject or liable to.

Trustees may compound for Tolls.

XXX. And be it further enacted, That it shall and may be lawful to and for the said Trustees, from Time to Time to compound with any Person or Persons for any Period of Time, not exceeding One Year, for any Horses, Beasts, or Cattle, passing on the said Roads, or on any Part or Parts thereof, for all or any of the Tolls to be paid in respect of such Horses, Beasts, or other Cattle, and all such Composition Money shall be paid in Advance Quarterly, or otherwise as the said Trustees shall appoint; and in Default thereof, every such Composition shall be null and void to all Intents and Purposes whatsoever.

Old Securities to be good. XXXI. Provided always, and be it enacted, That all Bonds, Mortgages, Assignments, Grants, Conveyances, Leases, and other Securities, made

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made or granted to or by any Person or Persons, Body or Bodies Politick; Corporate, or Collegiate, or any others whomsoever, acting by or under the Authority of the said recited Act, shall be as good, valid, binding; and effectual, for and during the Continuance of this Act, as if the said: recited Act had not been repealed; any Thing herein contained to the contrary thereof notwithstanding:

XXXII. And, for the more speedy raising such further Money as may Trustees may be necessary for the Purposes of this Act, be it further enacted, That it borrow Moshall and may be lawful to and for the said Trustees, and they are hereby ceeding empowered, from Time to Time, to borrow and take up at Interest such 7000 k. Sum or Sums of Money, not exceeding together, with the Sums already borrowed by virtue of the said recited Act, and now due and owing, in the Whole, the Sum of Seven thousand Pounds as they shall judge necesfary for the Purposes of this Act, and by Writing under their Hands and Seals, to assign over or mortgage the Tolls hereby granted, or any Part thereof, and the several Turnpikès and Toll Houses erected or to be erectted on the said Roads (the Charges of such Assignments and Mortgages to be paid out of the said Tolls), for any Term during the Continuance of this Act, as a Security for the Re-payment of such Sum or Sums of Money, with Interest for the same, to the Person or Persons who shall advance and lend fuch Money, his, her, or their Executors, Administrators, and Assigns, such Interest to be paid and payable by equal Quarterly Payments, at the Dwelling House of the Treasurer to the said Trustees for the Time being; all which Mortgages or Assignments shall be in the Words or to the Effect following:

BY virtue of an Act of Parliament, made in the Forty-third Year of Form of the Reign of King George the Third, intituled [Set forth the Title Mortgage. 's of this Act We whose Names are hereunto subscribed and Seals affixed (being Trustees acting in Execution of the said Act) in Consideration of the Sum of to the Treasurer of the said Roads, in • Hand paid by A. B. do hereby grant, bargain, sell, and demise, unto the said A. B. Executors, Administrators, and Assigns, fuch Proportion of the Tolls arising by virtue of the said Act, and e also of the Turnpikes and Toll Houses for collecting the same, as the doth or shall bear to the whole faid Sum of · Sum charged and advanced, or to be charged or advanced, on the 'Credit of the said Act, to be had and holden from this in the Year of our Lord Day of for and during the Continuance of the faid Act; with Interest after the Rate unless the said Sum of per Centum per Annum, shall be sooner repaid and satis-' fied. Given under our Hands and Seals, this Day of in the Year of our Lord

And Copies of all such Mortgages or Assignments shall be entered in Copies of a Book or Books to be kept for that Purpose by the Clerk or Clerks Mortgages to the said Trustees, and such Book or Books shall and may at all seasonable Times be perused and inspected without Fee or Reward; and all Mortgages or Assignments which shall be made in the Manner and Form aforesaid, and the Mortgages or Assignments which were made in the Manner and Form prescribed by the said recited Act, shall be good, valid, and effectual, to all Intents and Purpoles whatloever; and all Persons Transfer of

to be entered.

to Mortgages.

to whom any such Mortgages or Assignments respectively, have been or shall be made as aforesaid, or who are or shall be entitled to the Money thereby respectively secured, may from Time to Time assign and transfer the same Security or Securities respectively, and all Benefit and Advantage thereof, and all their Right, Title, and Interest, to the Principal and Interest Money thereby respectively secured, or any Part thereof, to any Person or Persons whomsoever, by Writing under their Hands and Seals, in the Words or to the Effect following:

Foim of the Transfer.

' I A. B. being entitled to the Sum of secured to Executors, Administrators, and Assigns, by virtue of a Mortgage or Assignment, bearing Date the Day of under the Hands and Seals of of the Trustees acting in Execution of an Act of Parliament, made in the Fortythird Year of the Reign of King George the Third, intituled [Set forth * the Title of this Act or made in the Thirty-first Year of the Reign of 'King George the Third, intituled [Set forth the Title of the said recited Act 's so repealed, as the Case may be upon the Credit of the said Act: Do ' hereby transfer all my Right and Title in and to the same, and all the ' Principal and Interest Money now due and owing thereon, unto C. D. Executors, Administrators, and Assigns. Dated this in the Year of our Lord Day of

Notice of Transfers to be given to the Clerk-in Three Calena dar Months.

And every fuch Transfer shall be produced and notified to the Clerk to the said Trustees, within Three Calendar Months next after the Date thereof, who shall cause an Entry or Memorial to be made thereof, containing the Date, Names of the Parties, and Sum of Money therein mentioned to be transferred, in the said Book or Books to be kept for entering the said original Mortgages or Assignments to be made by virtue of this Act, and for which Entry the Clerk who shall enter the same shall be paid Two Shillings and Sixpence and no more; and after such Entry made, every such Transfer shall entitle the Person or Persons to whom the same shall be made, his, her, or their Executors, Administrators, and Assigns, to the Benefit thereof and Payment thereon; and after such Entry or Memorial made thereof as aforesaid, it shall not be in the Power of any Person or Persons making such Transfer, to make void, release, or discharge the same, or the Monies thereby due, or any Part thereof; and all Persons to whom such Mortgages, Assignments, or Transfers, shall be made as aforesaid (as well such Mortgages or Assignments made by virtue of the said recited Act, as of this present Act) shall be, in Proportion to the Sums therein respectively mentioned, Creditors on such Tolls, Turnpikes, and Toll Houses, in equal Degree One with another, and shall have no Preference in respect of the Priority of advancing any such Monies, or of the Dates of such Mortgages or Assignments: Provided nevertheless, that before any Sum or Sums of Money shall be taken up or borrowed, Twenty-one Days Notice at the least shall be given in such Newspaper or Newspapers as aforesaid, signifying the Intention of borrowing fuch Money.

Trusteees to give 21 Days Notice, previously to borrowing Money.

Trustees may turn or alter the Course of any Part of the Roads;

XXXIII. And be it further enacted, That it shall and may be lawful to and for the said Trustees, and they are hereby sully empowered from Time to Time, as they shall think proper, to divert, widen, turn, shorten, vary, or alter the Course or Path of any Part or Parts of the Roads comprized

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comprizéed in this Act, and that any Variation of Road may be made of any Width not exceeding Sixty Feet through any Common or Waste Ground, without making any Satisfaction for the same, and through any private or inclosed Lands, Grounds, or Hereditaments, first making Satisfaction to the Owners thereof and Persons interested therein, for the Damage they may sustain thereby; and for that Purpose it shall and may and may track for the be lawful to and for the said Trustees, or for their Clerk, or any other Purchase of Person or Persons by them duly authorized and deputed for that Purpose, Lands. by Order of a Meeting of the said Trustees, to treat, contract, and agree with the Owners of and Persons interested in any Lands, Tenements, or Hereditaments, for the Purchase thereof, or for the Loss or Damage such Owners or Persons interested may sustain by the making, widening, diverting, turning, or altering the Course or Path of any Part or Parts of the said Roads through such Lands, Tenements, and Hereditaments; and the said Lands, Tenements, and Hereditaments so purchased, or any Part thereof, shall and may, by Order and Direction of the said Trustees, be laid into and made Part of the said Roads, in such Manner as the said Trustees shall think convenient, and shall, by such Person or Persons as they shall order and appoint, be sufficiently drained, ditched, and fenced out for that Purpose; and after the said Lands or Grounds shall be so drained, ditched, and fenced out, the same shall, to all Intents and Purposes whatsoever, become, and be and be deemed and taken to be a publick and common Highway, and to be Part of the Roads to be amended, widened, and kept in Repair, by virtue of this Act, and shall be repaired and kept in Repair by such Ways and Means, and in such Manner, as the old Road was and ought to have been kept in Repair; and after any such Lands shall be made Part of the said Roads as aforesaid the Lands and Grounds comprized in or constituting the former Road, in lieu whereof such Lands or Grounds shall be purchased as aforesaid, shall be sold by the said Trustees to such Person or Persons as shall be willing to become a Purchaser or Purchasers thereof, for the best Price that can be reasonably had or gotten for the same; and the Conveyance thereof being executed by the said Trustees, and inrolled with the Clerk of the Peace for the said County of Kent, or with the Town Clerk of the said City of Canterbury, according to the Jurisdiction in which such Lands or Grounds shall lie, shall be good and effectual to all Intents and Purposes whatsoever.

XXXIV. And be it further enacled, That it shall and may be lawful, Corporato and for all Bodies Politick, Corporate, or Collegiate, Corporations tions, etc. Aggregate or Sole, and all Feoffees in Trust, Executors, Administrators, to treat. Guardians, Committees of Idiots and Lunaticks, and Husbands, and all other Trustees whomsoever, for and on Behalf of any Infants, Femes' Covert, or Cestuique Trusts, Idiots, Lunaticks, or other Persons under any Disability of acting for themselves; and for all and every Person or Persons who are or shall be seised, possessed of, or interested in any Lands, Tenements, or Hereditaments, to treat and agree with the faid Trustees' for the absolute Sale thereof, or of any Part thereof, or for their Interest therein, and to convey the same to the said Trustees for the Purpose aforesaid; and that all Contracts, Agreements, Sales, and Conveyances, which shall be so made, shall be valid and effectual to all Intents and Purposes what soever, any Law, Usage, or other Matter or Thing to the contrary thereof in anywise, notwithstanding; and that all such Feoslees in Trust;

Executors, Administrators, Guardians, Committees, Husbands, and Trul-

[Loc. & Per.]

tees; Bodies Politick, Corporate, or Collegiate, Aggregate or Sole; and other Persons, are and shall be indemnished for what they do by virtue or in pursuance of this Act.

In case of Persons refusing to treat, or not agreeing, a Jury to settle the Recompence.

XXXV. And be it further enacted, That if any Owner, Proprietor, Occupier of, or other Person or Persons interested in any Lands, Tenements, or Hereditaments, which the said Trustees shall judge necessary or proper to be purchased, taken, or used, for the Purposes of this Act, or any fuch Body Politick, Corporate, or Collegiate, Corporations Aggregate or Sole, Feoffees, Guardians, Husbands, Commitees, or other Trustees, upon Notice to him, her, or them given, or left in Writing at the Dwelling House or Place of Abode of such Person or Persons, or of the Clerk or Head Officer of any such Body Politick, Corporate, or Collegiate, or at the House of the Tenant in Possession of the Premises, signed by the Clerk to the said Trustees, shall, for the Space of Fourteen Days next after such Notice given or left as aforesaid, neglect or resuse to treat, or shall not agree in the Premises, or by reason of Absence or otherwise shall be prevented from treating, then and in every such Case it shall and may be lawful to and for the said Trustees to cause it to be enquired into, and ascertained by and upon the Oaths of a Jury of Twelve indifferent Men of the County of Kent or of the City of Canterbury, according to the Jurisdiction in which the Premises in Question shall be situate (which Oaths the said Trustees, or any Two or more of them, are hereby empowered to administer), what Damages will be sustained by, and what Recompence and Satisfaction shall be made to such Owner, Proprietor, Occupier, or other Person or Persons interested, for or upon Account of the taking or using of such Lands, Tenements, or Hereditaments, for the Purposes of this Act; and in order thereto the said Trustees, or any Three or more of them, are hereby empowered and required from Time to Time, to summon and call before them all and every Person and Persons who shall be thought necessary or proper to be examined as a Witness or Witnesses touching or concerning the Premises, and shall examine such Witness or Witnesses before the said Jury upon Oath (which Oath the said Trustees, or any Two or more of them, are hereby empowered and required to administer), and they shall order and cause the said Jury to view the Place in Question, and use all other lawful Ways and Means, as well for their own as for the said Jury's Information in the Premises; and after the said Jury shall have so ascertained and settled such Damages and Recompence, they the said Trustees shall thereupon order, adjudge, and determine, the Sum or Sums of Money so affessed by the said Jury, to be paid to the Owners, Proprietors, or Occupiers of the said Lands, Tenements, or Hereditaments, or other Persons interested therein, according to the Verdict or Inquisition of the said Jury; which said Verdict, or Inquisition and Judgement, Order or Determination, so had and made, shall be final, binding, and conclusive, to all Intents and Purposes whatsoever, against all Parties and Persons claiming in Possession, Reversion, Remainder, or otherwise; and all and every such Owners, Proprietors, Occupiers, and Persons, anywise interested in such Lands, Tenements, or Hereditaments, shall thereby be from thenceforth, to all Intents and Purposes, divested of all Right, Title, Claim, Interest, or Property, of, in, to, or out of the same; and upon Payment of the Money so affested to the respective Persons entitled thereto; or their Agents or (in case of Refusal to accept such Money) upon paying the same into the Bank of

Verdict of the Jury to be final. England, in case the same shall be equal to or exceed the Sum of One hundred Pounds, or upon leaving the same, in case the same should be less than the Sum of One hundred Pounds, in the Hands of the Treasurer to the said Trustees, for the Use of such Persons, and to be paid to them upon Demand, it shall and may be lawful to and for the said Trustees to cause the Premises, in respect whereof such. Money shall be assessed, to be disposed of, and such Acts to be done thereto as if the Purchase thereof had been agreed upon and completed, and the said respective Premises were untenanted, and the Purchase or Consideration Money had been received by the Perlon or Perlons entitled thereto; and for fummoning and returning any fuch Jury, the said Trustees are hereby empowa ered to issue out their Warrant or Warrants, signed by any Three or more of them, to the respective Sheriffs of the said County of Kent and City of Canterbury, in their respective Jurisdictions, thereby commanding and requiring fuch respective Sheriffs to impannel, summon, and return an indifferent Jury of Twenty four Persons to appear before the said Trustees at fuch Time and Place as in such Warrant shall be appointed; and such Sheriffs or their respective Deputies is and are hereby required thereupon to impannel, summon, and return such Twenty-four Persons accordingly, and out of the Persons so impannelled, summoned, and returned, or out of such of them as shall appear according to or upon such Summons, the said Trustees shall swear or cause to be sworn Twelve Persons who shall be the Jury for the Purposes aforesaid; and in Default of a sufficient Number of Jurymen, the said respective Sheriffs or their respective Deputies shall return other honest and indifferent Men. of the Standers-by, or that can be speedily procured or summoned to attend that Service, to the Number of Twelve: Provided always, that all Persons concerned shall have their jury may be lawful Challenges against any of the Jurymen to be summoned in pur-challenged. fuance of this Act, in such and the like Manner as any Party in any Action depending in any of His Majesty's Courts of Record at Westminster; is or shall be by Law entitled to; and the said Trustees are hereby ema sheriffs, etc. powered to impose any reasonable Fine or Fines on such respective Sheriffs may be fined for their respective Disputies who shall make Default in the Dramises and for Neglect of or their respective Deputies who shall make Default in the Premises, and Duty. also on any of the Persons who shall be summoned and returned to serve on such Jury and shall not appear, or after having appeared shall refuse to be sworn on the said Jury, or having been sworn shall refuse to give or shall not give his or their Verdict on the Matter in Question, or shall in any other Manner wilfully neglect his or their Duty therein, and on any of the Persons who being summoned or required to give Evidence before the said Jury, touching the Premises, shall neglect or refuse to appear, or refuse to be sworn or be examined, or give Evidence touching the same; but no such Fine shall exceed Ten Pounds upon any One Person for One Offence.

XXXVI. Provided always, and be it enacted, That wherever the Course Owners of of any Part of the said Roads shall be altered by this Act, and a new Road opened and made in and upon the adjoining Land, the Offer of the Pur-new Road, chase of such old Road shall be first made to the Owner of such ada to have the joining Land which shall be cut and used for the Purpose of making the old Road. fuch new Road; and in case such Owner shall be desirous of becoming the Purchaser of such old Road; and cannot agree with the said Trustees for the Price to be paid for the Purchase of the same, and such Owner shall still be desirous of becoming the Purchaser thereof, then

Land used in making a

and

and in such Case the Value thereof shall be settled and ascertained by a Jury, in such and the like Manner as the Price for any Land to be taken in pursuance of this Act, is directed to be settled and ascertained in and by this Act, and such Owner shall be deemed the Purchaser thereof, at the Sum to be ascertained by a Jury to be the Value thereof; and in case such Owner shall refuse to pay such Money, upon Demand made thereof by the Treasurer or Clerk to the said Trustees, and Tender of the Conveyance of such old Road, the same shall and may be recovered by the said Trustees by Action of Debt in any of His Majesty's Courts of Record; and in case any such Owner shall not agree or shall refuse to purchase any such old Road, it shall and may be lawful to and for any Person or Persons, not interested in the Premises, to make an Assidavit to be sworn before a Master Extraordinary of the High Court of Chancery; or before One of His Majesty's Justices of the Peace for the County, City, or Place, where such old Road shall lie, stating that such Offer has been made by or on Behalf of the said Trustees, and that such Owner has not agreed or has refused to purchase such old Road, as the Case may be, and such Affidavit shall, in all Courts whatsoever, be sufficient Evidence and Proof that such Offer was made, and not agreed to or refused by such Owner: Provided nevertheless, that if the Lands of Two or more Persons shall be taken for any such new Road as aforesaid, each and every such Owner shall be entitled to the first Offer of so much of the old Road as is lying immediately adjoining to his, her, or their Land respectively, in Manner aforesaid: Provided also, that if such Owner or Owners respectively, shall be willing and consent to take such old Road in Exchange for such new Road, it shall and may be lawful to and for the said Trus-- tees, and they are hereby required to assure the same to such Person or Persons, by entering the same in their Books, and delivering to him or them a Copy of the Entry thereof, signed by any Five or more of the said Trustees, which Copy shall be a good and valid Title to the same, and be available in any Suit in Lawfor Equity.

By whom the Expences of the Jury to be paid.

XXXVII. And be it further enacted, That in case any such Jury shall give in and deliver a Verdict or Assessment for more Money than shall by or on Behalf of the said Trustees have been offered, before the summoning and returning such Jury, as a Recompence or Satisfaction for any such Right, Interest, or Property, or Damage as aforesaid, or for less Money than shall have been offered to be accepted or taken by or on Behalf of the said Trustees, as the Purchase Money for any such old Road as aforesaid, then and in every such Case the Costs and Charges of summoning and maintaining the Jury and Witnesses shall be borne and paid by the said Trustees, out of the Money arising by virtue of this Act; but if any fuch Jury shall give and deliver a Verdict or Assessment for no more or for less Money than shall by or on Behalf of the said Trustees have been offered, before the summoning and returning such Jury, as a Recompence or Satisfaction for any such Right, Interest, or Property, or Damage as aforesaid, or for the same or any more Money than shall have been offered to be accepted or taken as the Purchase Money for any such old Road as aforesaid, then and in every such Case the Costs and Charges of summoning and maintaining the said Jury and Witnesses, shall be borne and paid by the Person or Persons with whom the said Trustees shall have such Controversy or Dispute, which said Costs and Expences shall be ascertained and settled by some Justice of the Peace, not interested in the Matter

in Question, and within whose Jurisdiction such Controversy or Dispute shal larife, (who is hereby authorized and required to examine and settle the same), and shall and may be deducted out of the Money so assessed and adjudged, as so much Money advanced to and for the Use of such Person or Persons, and the Payment or Tender of the Remainder of such Monies shall be deemed and taken, to all Intents and Purposes whatsoever, to be a Payment and Tender of the whole Sum or Sums so assessed and adjudged; or otherwise such Costs and Expences, in case the same be not paid on Demand, after being so ascertained and settled as aforesaid, may be recovered by the Clerk to the said Trustees, by such Ways and Means as are herein provided for the Recovery of Penalties and Forfeitures: Pro-Trustees to vided always, that in all Cases where any Person or Persons shall, by rea- pay Exson of Absence, have been prevented from treating with the said Trustees, Persons, from fuch Costs and Expences shall be borne and paid by the said Trustees in Manner aforesaid.

pences, where Absence, are prevented from treat-

XXXVIII. Provided always, and be it enacted, That nothing herein Houses, etc. contained shall extend, or be construed to extend, so as to enable the said not to be in-Trustees to take, use, injure, or damage any Dwelling House or other Building, or any Garden, Orchard, Yard, Park, Paddock, planted Walk, or Avenue to a House, without the Consent of the Owners or Proprietors thereof.

XXXIX. And be it further enacted, That if any Money shall be paid, or Application agreed or awarded to be paid for the Purchase of any Lands, Tenements, or of Compen-Hereditaments purchased, taken, or used, by virtue of the Powers of this amounting Act, for the Purposes thereof, which shall belong to any Body Politick, to 2001. Corporate, or Collegiate, or to any Feoffee in Trust, Executor, Administrator, Husband, Guardian, Committee, or other Trustee, for or on Behalf of any Infant, Lunatick, Idiot, Feme Covert, or other Cestuique Trust, or to any Person whose Lands, Tenements, or Hereditaments, are limited in strict or other Settlement, or to any Person under any other Disability or Incapacity what soever, such Money shall, in case the same shall amount to the Sum of Two hundred Pounds, with all convenient Speed, be paid into the Bank of England, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to his Account there ex parte the Trustees for executing this Act, to the Intent that such Money shall be applied, under the Direction and with the Approbation of the faid Court, to be signified by an Order made upon a Petition to be preferred in a summary Way, by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Tenements, or Hereditaments, in the Purchase or Redemption of the Land Tax, or Discharge of any Debt or Debts, or such other Incumbrances, or Part thereof, as the said Court shall authorize to be paid, affecting the same. Lands, Tenements, or Hereditaments, or affecting other Lands, Tenements, or Hereditaments standing settled therewith to the same or the like Uses, Intents, or. Purposes; or where such Money shall not be so applied, then the same shall be laid out and invested, under the like Direction and Approbation of the said: Court, in the Purchase of other Lands, Tenements, or Hereditaments, which shall be conveyed and settled to, for, and upon such and the like Uses, Trusts, Intents, and Purposes, and in the same Manner as the Lands, Tenements, or Hereditaments which shall be so purchased, taken, or used as aforesaid, stood settled or limited, or such of them as at the Time of making such Conveyance and Settlement shall be [Loc. & Per.] existing

existing undetermined and capable of taking Essect; and in the mean Time and until such Purchase shall be made, the said Money shall, by Order of the said Court, upon Application thereto, be invested by the said Accountant General, in his Name, in the Purchase of Three Pounds per Centum Consolidated or Three Pounds per Centum Reduced Bank Annuities, and in the mean Time and until the said Bank Annuities shall be ordered by the said Court to be sold for the Purposes aforesaid, the Dividends and annual Produce of the said Consolidated or Reduced Bank Annuities shall from Time to Time be paid, by Order of the said Court, to the Person or Persons who would for the Time being have been entitled to the Rents and Prosits of the said Lands, Tenements, and Hereditaments so hereby directed to be purchased, in case such Purchase or Settlement were made.

Application of Compensation if less than 200 h and exceeding 20%.

XL. Provided always, and be it enacted, That if any Money so agreed or awarded to be paid for any Lands, Tenements, or Hereditaments, purchased, taken, or used for the Purposes aforesaid, and belonging to any Corporation, or to any Person or Persons under any Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds and shall exceed or be equal to the Sum of Twenty Pounds, then and in all fuch Cases the same shall, at the Option of the Person or Persons for the Time being entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments' so purchased, taken, or used, or of his, her, or their Guardian or Guardians, Committee or Committees, in case of Infancy, Idiocy, or Lunacy, to be signisied in Writing under their respective Hands, be paid into the Bank, in the Name and with the Privity of the said Accountant General of the High Court of Chancery, and be placed to his Account as aforesaid, in order to be applied in Manner herein-before directed; or otherwise the same shall be paid, at the like Option, to Two Trustees, to be nominated by the Person or Persons making such Option, and approved of by any Five or more of the said Trustees for executing this Act (such Nomination and Approbation to be signified in Writing under the Hands of the nominating and approving Parties), in order that such Principal Money, and the Dividends arising thereon, may be applied in any Manner herein-before directed, so far as the Case be applicable, without obtaining, or being required to obtain, the Direction or Approbation of the Court of Chancery.

Application where the Money is less than

XLI. Provided also, and be it enacted, That where such Money so agreed or awarded to be paid as next before mentioned shall be less than Twenty Pounds, then and in all such Cases the same shall be applied to the Use of the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments so purchased, taken, or used for the Purposes of this Act, in such Manner as the said Trustees, shall think sit; or in case of Insancy, Idiocy, or Lunacy, then such Money shall be paid to his, her, or their Guardian or Guardians, Committee or Committees, to and for the Use and Benesit of such Person or Persons so entitled respectively.

For getting Materials to repair the Roads,

XLII. And be it further enacted, That it shall and may be lawful to and for the Surveyor or Surveyors of the said Roads, and to and for all such Persons as he or they respectively shall appoint, to search for, cut, dig, get, gather, and take away any Furze, Heath, Beach, Stones, Gravel, Sand,

Sand, or other Materials, for making or repairing the said Roads, out of or from any Common or Waste Ground, River or Brook, in any Parish, Township, Hamlet, Division, District, or Place, in which any Part of the Roads hereby directed to be made, amended, and repaired, shall lie, or in any neighbouring Parish, Township, Hamlet, Division, District, or Place, without paying any Thing for the same, the said Surveyor or Surveyors, or other Person or Persons acting by his or their Appointment, filling up the Pits or Quarries, levelling the Ground, or sloping down the Banks where such Materials shall be taken, or railing or fencing off such Pits or Quarries, so that the same may not be dangerous to Passengers or Cattle; and also that such Surveyor or Surveyors, or other Persons as aforesaid, may, by Order of the said Trustees (such Order to be made at some Meeting of the said Trustees, to be holden in pursuance of this Act, and a Copy thereof to be given to such Surveyor or Surveyors, attested and signed by the Clerk to the said Trustees), search for, cut, dig, get, gather, and take away any such Materials as aforesaid, in, off, from, and out of the private Lands, Fields, or Grounds of any Person or Person sons, where the same may be had or found (such Lands, Fields, or Grounds, not being a Garden, Orchard, Yard, Park, Paddock, Walk or Walks, or Avenue to a House, or any Piece of Ground planted and fet apart as a Nursery for Trees), making or tendering such Satisfaction for the Damages done thereby to the Owners and Occupiers of such Grounds, where and from whence the same shall be cut, dug, gotten, gathered, and carried away, or over which the same or any other Materials for making and repairing the said Roads shall be carried, according to their respective Rights and Interests in such Grounds, as the said Trustees shall adjudge reasonable; and in case of any Difference between the said Trustees, Surveyor or Surveyors, or other Person or Persons employed as aforesaid, and the said Owners or Occupiers, or any of them, concerning fuch Damages, it shall and may be lawful to and for any Two or more Justices of the Peace of the County, City, or Place, where such Materials shall be so cut, dug, gotten, gathered, taken, and carried away or over, on Ten Days Notice thereof in Writing being given by either Party to the other, or lest at their respective Places of Abode, to hear, settle, and determine the Matters of such Payment and Damages; and the Judgement or Order of the said Justices shall be final and conclusive to all Parties.

XLIII. Provided nevertheless, and be it enacted, That it shall not be Notice to be lawful for any Surveyor, or other Person or Persons acting under the Au- given to the thority of this Act, to dig, gather, get, take, or carry away any Materials inclosed for repairing such Roads, out of or from any inclosed Lands or Grounds, Lands before until Notice in Writing, signed by the Surveyor, shall have been given to to be taken. the Occupier of the Premises from which such Materials are intended to be taken, or left for such Occupier at his usual Place of Residence, to appear before the said Trustees, or Two or more Justices of the Peace acting for the County, City, or Place where such Premises shall lie, to shew Cause why fuch Materials shall not be had from such Lands or Grounds; and in case such Occupier or his Agent shall attend pursuant to such Notice, but shall not shew sufficient Cause to the contrary, then and in such Case the said Trustees or such Justices shall and may authorize such Surveyor, or other Person or Persons, to dig, ger, gather, and earry away such Materials, at such Time or Times as to the said Trustees or Justices shall seem

Occupiers of

proper; and if such Occupier shall neglect or refuse to appear by himself or his Agent, pursuant to such Notice, the said Trustees or Justices shall and may make such Order therein as they respectively shall think sit, as fully and effectually, to all Intents and Purposes, as if such Occupier or his Agent had attended.

Penalty on taking away
Materials got
by Order of
the Surveyor.

XLIV. And be it further enacted, That if any Person or Persons whosoever shall take away any Gravel or Materials which shall have been dug or gathered by or by the Order of the said Surveyor or Surveyors, in any Lands, Fields, Waste, or Grounds, River or Brook, for the Purpose of amending the said Roads, or any Part or Parts thereof, or shall get or take away any Gravel or Materials out of any Pit or Quarry which shall have been made for the Purpose of getting such Materials for amending the said Roads, or any Part or Parts thereof, before the said Surveyor or Surveyors, or his or their Workmen, shall have discontinued working therein for the Space of Six Weeks (except the Owner or Occupier of any private Ground, and Persons authorized by such Owner or Occupier to get Materials therein for his or her own private Use only, and not for Sale), every Person so offending shall forfeit for every such Offence any Sum not exceeding Five Pounds.

Surveyor to make Drains,

XLV. And be it further enacted, That it shall and may be lawful to and for the said Surveyor or Surveyors, and to and for any Person or Persons whom he or they shall appoint by Order of the said Trustees, to cut and make any Drains or Ditches through or into any Lands or Grounds adjoining or lying contiguous to any Part of the said Roads, in such Manner as fuch Surveyor or Surveyors shall deem and judge necessary and proper for amending or keeping in Repair any Part of the said Roads, and also to make a Way or Ways through the Lands and Grounds adjoining to any narrow or ruinous Part or Parts of thesaid Roads (not being a Garden, Orchard, Park, Yard, Paddock, planted Walk, or Avenue to any House), to be made use of as a publick Highway, whilst the narrow or ruinous Parts, of the said Roads are widening or repairing, and until the same shall be convenient and safe for the Passage of Travellers and Carriages, making such reasonable Satisfaction to the Owners and Occupiers of such Lands respectively. through and into which any such Drain shall be cut, or on or over which any such temporary Road shall be made, for the Damages which such Owners or Occupiers respectively shall or may thereby sustain, as shall be adjudged reasonable by the said Trustees; and in case any Difference shall happen between such Owners or Occupiers, and such Trustees, touching such Damage, then and in every such Case the Justices of the Peace, at the First General or Quarter Sessions of the Peace to be holden for the Eastern Parts of the County of Kent, or for the City of Canterbury, according to the Jurisdiction in which the Land shall lie, next after the Expiration of Twenty Days from the Time of doing such Damage, shall and they are hereby authorized and required to hear, settle, and determine the same; and their Determination therein shall be final and conclusive.

Making rea-

sonable Sa-

tisfaction.

In case of Difference, Justices in Sessions to determine the same.

Surveyor may remove Annoyances. XLVI. And be it further enacted, That it shall and may be lawful to and for the said Surveyor or Surveyors, and such Person or Persons as he or they shall appoint (by Direction and under the Hands of any Five or more of the said Trustees), from Time to Time to remove and prevent all Annoyances

Annoyances on any Part or Parts of the said Roads, by Rails, Steps, Sign Posts, or other Posts, and also by Filth, Dung, Ashes, Rubbish, or otherwise, and to turn any Watercourses, Sinks, or Drains, running into, along, or out of any Part of the said Roads to the Prejudice thereof, and to make the same as large and deep as he or they shall think proper, and to cleanse any Ditch or Watercourse next adjoining to any Part of the said Roads, and to cut down, lop, or top any Trees or Bushes growing in any Part of the said Roads, or in the Hedges or Banks adjacent thereto, in case the Person or Persons occasioning such Annoyances, or who ought to remove the same, or to cleanse such Ditch or Watercourse, or to cut down, lop, or top such Trees or Bushes, shall refuse or neglect to do so for the Space of Ten Days next after Notice in Writing given for that Purpose, signed by any Five or more of the said Trustees, or by their Surveyor or Surveyors, the Charges whereof shall be reimbursed to the said Surveyor or Surveyors by the Person or Persons resuling or neglecting as aforesaid; and in case any such Person shall not, upon Demand, pay and reimburse to such Surveyor or Surveyors such Charges as aforesaid, the same shall and may be recovered by Distress and Sale of the Goods and Chattels of such Person, in like Manner as is herein authorized or directed for the Recovery of any other Penalty inflicted by this Act; and if after the Removal of any of the said Annoyances, any Person shall again offend in the like Manner, every Person so offending shall for every such Offence, over and above such Charges as aforesaid, forfeit and pay any Sum not exceeding Forty Shillings, One Moiety whereof shall go to the Informer, and the other Moiety shall be applied to the Purposes of this Act.

XLVII. And be it further enacted, That if any Person shall hale or draw, Penalty on or cause to be haled or drawn, upon any Part of the said Roads, any Tree or Piece of Timber, or any Stone, otherwise than upon a Wheel Carriage, Stone on the or shall suffer any Part of any Tree or Piece of Timber, which shall be conveyed upon any Wheel Carriage, to drag upon any Part of such Roads to the Prejudice thereof, every such Person shall for every such Offence Carriage. forfeit and pay any Sum not exceeding Forty Shillings.

drawing Timber or Roads, otherwife than

: XLVIII. And besit further enacted, That the said Trustees shall and may Roads to be eause the said Roads to be measured, and Milestones to be set up at or hear the Sides thereof, at the Distance of One Mile from each other, and stones to be Posts to be erected to denote the Distance of every such Post from any Town or Place, as the said Trustees shall think fit, and also cause to be erected Guide Posts upon such Parts of the said Roads where the same are crossed or joined by other Roads, as they shall judge proper; and if any Penalty on Person or Persons shall wilfully break, throw down, injure, destroy, ob- damaging literate, or deface any of the Stones or Posts erected or to be erected on any Parts of the said Roads, or any of the Letters, Figures, or Marks inscribed thereon, or shall wilfully break, throw down, or injure any of the Stones or Parapet Walls on the Sides of any of the Bridges or Arches on any Parts of the said Roads, every such Person shall forfeit and pay any Sum not exceeding Five Pounds for each Stone, Post, or Parapet Wall, so broken, thrown down, injured, or destroyed, or on which any Letters, Figures, or Marks shall be so obliterated or defaced, One Moiety whereof shall go to the Informer, and the other Moiety shall be applied for the Purposes of this Act.

meafured,

Milestanes.

For preventing Annoyances, etc.

XLIX. And be it further enacted, That, for better preventing Annoys ances on the faid Roads, all Gates upon Inclosures next to any Parts of the said Roads shall open inwards to the Field; and if any Person or Perions shall wilfully or negligently injure, destroy, break down, or otherwise damage, or shall ride on, or drive, or lead any Horse, Beast, Cattle. or Carriage, over or upon any Footpath or Causeway made or to be made on the Side or Sides of any Parts of the said Roads; or if any Driver of any Waggon or other Carriage shall wilfully or carelessly break or damage: any of the Posts or Stones which may be erected for the Security of the said Footpaths or Causeways; or if any Person or Persons shall plough over or drag any Plough upon any Part of the said Roads, or in ploughing shall turn any Horse or other Beast, drawing any Plough upon any Parts of the said Roads, to the Prejudice thereof; or if any Person or Persons shall scrape off any Mud, Soil, or other Matter or Thing, which shall be or lie upon any Part of the said Roads, with any Instrument, so as to damage the said Roads, or any Part thereof; or if any Person or Persons shall leave any Waggon, Wain, Cart, or other Carriage, or any Plough, Harrow, or other Implement of Husbandry (without some reasonable Cause, to be allowed by the Justice before whom the Person so offending shall be summoned or conveyed, in order to his Conviction, or except with regard to such Waggon, Wain, Cart, or other Carriage, during such reasonable Time as the same shall be loading or unloading, and standing as near the Side of the said Roads as conveniently may be) in, upon, or on the Sides of the said Roads, either with or without any Horse or Beast harnessed or yoked thereto; or shall lay any Timber, Wood, Bushes, or Hop Poles, or any Stones, Bricks, Hay, Straw, Lime, Dung, Manure, Soil, Rubbish, or other Annoyance whatsoever, upon any Part of the said Roads, or on the Side or Sides thereof, to the Prejudice thereof, or Annoyance of any Person or Persons travelling thereon, every Person so offending shall for every such Offence forfeit and pay any Sum not less than Ten Shillings or more than Forty Shillings, One Moiety whereof shall go to the Informer, and the other Moiety shall be applied for the Purposes of this Act.

Power to Collectors, etc. to detain unknown , Persons guilty of Offences.

L. And whereas Persons guilty of Offences against this Act, may be transient Persons unknown to the Collectors, Surveyors, or other Officers under this Act; be it therefore enacted, That it shall and may be lawful to and for any of the said Collectors, Surveyors, or other Officers respect tively, to seize and detain any such unknown Person or Persons guilty of any Offence against this Act, and forthwith to convey him; her, or them, before One or more Justice or Justices of the Peace for the County, City, or Place, where any such Offence or Offences shall be committed; without any other Warrant or Authority than this Act for so doing.

Persons chargeable to to continue fo,

Justices to determine Differences touching Statute Work.

LI. Provided always, and be it enacted, That all Persons who by Law are or shall be liable to do Statute Work, or are or shall be chargeable Statute Work towards repairing and amending the Roads hereby directed to be made; widened, and repaired, or any Part thereof, shall still remain liable thereto in like Manner as heretofore; and it shall and may be lawful to and for any Two or more Justices of the Peace for the said County of Kent or City of Canterbury, in their respective Jurisdictions, and they are hereby required and empowered, upon Application made to them by the faid Trustees, or by their Clerk or Surveyor by their Order, yearly, to adjudge and determine what Part or Proportion of the Statute Work shall

every Year be done upon the said Roads, by the Inhabitants of the respective Parishes or Places in which the said Roads do lie, and also what Proportion of the Money received by the Surveyor or Surveyors of the Highways of every fuch Parish or Place, in lieu of or as a Composition for such Statute Work as aforesaid, shall be by him, her, or them, paid to the said Trustees, or their Treasurer or Treasurers; and in order thereunto it shall and may be lawful to and for such Justices, from Time to Time, to summon the Surveyor or Surveyors of the Highways for every such Parish or Place, to bring in Lists before such Justices, at some Place to be expressed in fuch Summons (within Ten Days after the serving of such Summons), of the Names of the several Persons who within such Parish or Place are by Law subject and liable to do Statute Work for that Year, or to the Payment of any Money in lieu of or as a Composition for such Statute Work, distinguishing the Nature of the Work to be done, whether with Teams or Draughts, or otherwise, and also the Amount of the respective Sums to be so paid, which Lists of Names shall be made in such Manner, and under such Regulations and Restrictions, as is, are, or may be directed by any Law or Statute in Force and Effect for the Repairs of the publick Highways; and out of fuch Lists the said Justices shall and may allot, appoint, and order, such and so many of the Persons, who shall appear to be subject and liable to Statute Work as aforesaid, to do such Number of Days Statute Work in every Year upon the faid Roads, as the faid Justices shall think reasonable; and the same shall be done on such Days and at fuch Times (not being Haytime or Harvest) and in such Parts of the said Roads, as the said Trustees, or their Surveyor or Surveyors, shall from Time to Time order, direct, and appoint; and the said Justices shall and may also order and direct the Persons, who by such Lists shall appear to be subject and liable to the Payment of any Money in lieu of or as a Composition for Statute Work as aforesaid, to pay such Proportion thereof as the said Justices shall think proper, to the said Trustees or their Treasurer, at such Time or Times as they the said Justices shall direct; and in Default of Payment thereof, the same shall and may be recovered by Distress and Sale of the Goods and Chattels of the respective Persons liable to the Payment thereof, in like Manner as any Penalty is by this Act authorized or directed to be recovered; and each and every Person, who shall neglect or refuse to do such Statute Work as aforesaid, after Notice in Writing given to or lest for him, her, or them, at his, her, or their usual Place or Places of Abode for that Purpose; by any Surveyor of the said Trustees, shall, for every Day of his, her, or their Default, or the Default of any Labourer or Labourers, Team or Teams, Draught or Draughts, Horse or Horses, Beast or Beasts, to be provided by him, her, or them, be subject and liable to such Pains, Penalties, and Forfeitures, as such Person or Persons may be subject or liable to by any Law or Statute in Force and Effect for the Repair of the publick Highways; and if any Person who shall come to work as a Labourer, or shall be sent with any Team or Draught to work on the faid Roads, shall be found idle or negligent by any Surveyor to the faid Trustees, such Surveyor is hereby empowered to remove and turn off the Person who shall be found idle or negligent as aforesaid, and in that Case every such Person shall be subject and liable to the respective Forseitures and Payments asoresaid, as if he had neglected or refused to come, or such Team or Draught had not been sent to work on any Parts of the said Roads, all which Forfeitures shall be paid to the Trea-

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Treasurer to the said Trustees, and applied towards amending the said Roads; and in case the said Surveyor or Surveyors of the Highways for any of the said Parishes or Places, shall refuse or wilfully neglect to give in such Lists as aforesaid, or shall knowingly or wilfully give in salse or impersect Lists, every such Surveyor so offending shall for every such Offence forseit and pay any Sum not exceeding Forty Shillings.

Certain Parishes exempt from Statute Work on a certain Part of the Roads. LII. Provided nevertheless, That nothing herein contained shall extend to charge the Parishes of Saint George the Martyr and Saint Paul, in the City of Canterbury, or either of them, or the Borough of Longport, or the Inhabitants of the said respective Parishes and Borough, with, or to make them liable to do any Statute or other Work on the said new Road, from the Scite of Saint George's Gate aforesaid, to Gutteridge Bottom aforesaid, or to exempt or discharge them from the Maintenance and Repair of the old Road from the Scite of Saint George's Gate to Gutteridge Bottom aforesaid.

Trustees may compound for Statute Work.

LIII. And be it further enacted, That it shall and may be lawful to and for the said Trustees, to compound and agree with any Person or Persons, Bodies Politick or Corporate, for the Repairs or Statute Work to be by them done on the said Roads, or any Part thereof, and also with the Inhabitants and Occupiers of Lands, Tenements, or Hereditaments, of and in all or any of the Parishes or Places in which the said Roads shall lie and be situate, for a certain Sum of Money by the Year or otherwise, as the said Trustees shall think reasonable, in lieu of the Whole or of any Part of the Statute or other Work to be by all or any of the said Inhabitants and Occupiers done on the said Roads, which Composition Money shall always be paid by the Surveyor or Surveyors of the Highways, or other Officer of the Parish, or by the Person or Persons so compounding, to the Treasurer of the faid Trustees in Advance, on or before the First Day of May in each and every Year, or otherwise the Inhabitants and Occupiers of such Parish or Place shall not be permitted to compound for that Year.

Application of Money.

and the second of the second o LIV. And be it further enacted, That all the Costs, Charges, and Expences, incident to and attending the obtaining and passing of this Act, shall in the first Place be paid and defrayed out of any Monies received or collected by virtue of the said recited Act, or out of the first Monies borrowed, received, or collected, by virtue of or for the Rurposes of this Act, and the Remainder thereof shall from Time to Time be applied in repaying the Monies borrowed by virtue of the said recited Act and of this Act, and the Interest thereof respectively, and in carrying this Actinto Execution: Provided nevertheless, that the Interest of the Monies borrowed upon the Credit of the said recited Act and of this Act, shall in the first place, from Time to Time, be duly and regularly paid, as the same shall become due and payable, out of the Tolls collected by virtue of this Act, before such Tolls shall be applicable to any other Purpose or Purposes whatsoever, save and except in paying and defraying the Costs, Charges, and Expences of, or incident to and attending the obtaining and passing of this Act as aforefaid.

Recovery and Apolication of Penalties. LV. And be it further enacted, That all Penalties or Forfeitures by virtue of this Act imposed (the Manner of levying and recovering whereof is not hereby otherwise particularly directed) shall be levied and recovered by Distress

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Distress and Sale of the Goods and Chattels of the Offender or Offenders, by Warrant under the Hand and Seal of any Justice of the Peace for the said County of Kent or for the said City of Canterbury, where the Offence shall happen (which Warrant such Justice is hereby empowered to grant upon the Confession of the Party, or upon the Evidence of any credible Witness upon Oath); and the Overplus, if any, of the Money arising by such Distress and Sale shall be returned, upon Demand, to the Owner of fuch Goods and Chattels, after deducting the Costs and Charges of making, keeping, and selling the Distress, and such Penalties and Forfeitures when reçovered (if not herein-before directed to be otherwise applied), shall be paid to the Treasurer to the said Trustees, to be applied towards the Purposes of this Act; and in case sufficient Distress shall not be found, or such Penalties and Forfeitures shall not be paid forthwith, it shall and may be lawful to and for fuch Justice, and he is hereby authorized and required, by Warrant under his Hand and Seal, to cause the Offender or Offenders to be 'committed to the Common Gaol or House of Correction of the County, City, or Place, where the Offence shall have been committed, there to remain, without Bail or Mainprize, for any Time not exceeding Three Calendar Months nor less than Fourteen Days, unless such Penalties and Forfeitures, and all reasonable Charges attending the Recovery thereof, shall be sooner fully paid and satisfied.

LVI. And be it further enacted, That whenever any Action shall be brought by the Order of the said Trustees, against any Person or Persons the Names of by virtue or in pursuance of this Act, the same may be brought in the the Treasurer Name or Names of their Treasurer or Clerk, or in the Name of any One One of the of the said Trustees, on Behalf of the said Trustees; and no such Trustees; Action shall abate or be discontinued by the Death or Removal of the Person in whose Name the same shall be brought; but no such Trea-but neither surer, Clerk, or Trustee, or any or either of them, shall be subject to the liable to the Payment of any Costs or Expences on Account thereof, but all such Costs Payment of and Expences shall be defrayed out of the Money arising by virtue of this Costs. 'A&.

Actions to be brought in

LVII. Provided always, and be it enacted, That if any Person or Per- Appeal. fons shall think himself, herself, or themselves, aggrieved by any Thing done in pursuance of this Act, such Person or Persons may appeal to the Justices of the Peace at the First General or Quarter Sessions of the Peace to be holden for the Eastern Division of the said County of Kent or for the faid City of Canterbury (within which the Matter of Appeal shall arise), next after the Expiration of One Calendar Month from the Time such Matter of Appeal shall have arisen, the Person or Persons appealing having first given Ten Days Notice at least of his, her, or their Intention to bring such Appeal, and of the Matter thereof, to the Treasurer or Clerk to the said Trustees, and within Two Days after such Notice entering into a Recognizance, before some Justice of the Peace for such County or City, with sufficient Sureties conditioned to try such Appeal, and abide the Order and Award of the said Court thereon; and the said Justices at such Sessions, upon due Proof of such Notice and Recognizance having been given and entered into, are hereby authorized and required to hear and determine the Matter of such Appeal in a summary Way, and to make such Determination therein, and to award such Costs to either of the Parties, or otherwise, as they shall judge proper; and such Determination [Loc. & Per.]

shall be final, binding, and conclusive to all Parties, to all Intents and Purposes whatsoever.

Distress not to be unlawful for Want of Form. LVIII. And be it further enacted, That where any Distress shall be made for any Sum of Money to be levied by virtue of this Act, the Distress itself shall not be deemed unlawful, nor the Party or Parties making the same, be deemed a Trespasser or Trespassers on Account of any Defect or Want of Form in the Information, Summons, Conviction, Warrant of Distress, or other Proceedings relating thereto, nor shall the Party or Parties distraining be deemed a Trespasser or Trespassers ab initio, on Account of any Irregularity which shall be afterwards done by the Party or Parties so distraining; but the Person or Persons aggrieved by such Irregularity, shall and may recover sull Satisfaction for the Special Damage in an Action upon the Case.

Proceedings not to be quashed for Want of Form, or removeable by Certiorari.

LIX. And be it further enacted, That no Order, Verdict, Assessment, Judgement, or other Proceedings, made touching or concerning any of the Matters aforesaid, or touching or concerning the Conviction of any Ossender or Ossenders against this Act, shall be quashed or vacated for Want of Form only, or be removed or removeable by Certiorari, or by any other Writ or Process whatsoever, into any of His Majesty's Courts of Record at Westminster; any Law or Statute to the contrary thereof in any wise notwithstanding.

Plaintiffs not to recover without Notice, or after Tender of Amends.

LX. And be it further enacted, That no Plaintiff or Plaintiffs shall recover in any Action to be commenced against any Person or Persons for any Thing done in pursuance of this Act, unless Notice in Writing shall have been given to the Defendant or Defendants Twenty-one Days before fuch Action shall be commenced, of such intended Action, signed by the Attorney for the Plaintiff or Plaintiffs specifying the Cause of such Action; nor shall the Plaintiff or Plaintiffs recover in any such Action, if Tender of sufficient Amends hath been made to him, her, or them, or to his, her, or their Attorney, by or on the Behalf of the Defendant or Defendants, before such Action brought; and in case no such Tender shall have been made, it shall and may be lawful to and for the Defendant or Defendants in any such Action, by Leave of the Court, after such Action shall have been brought, at any Time before Issue joined, to pay into Court such Sum of Money as he, she, or they shall think fit, whereupon such Proceedings, Order, and Judgement, shall be made and given in and by such Court, as in other Actions where the Defendant is allowed to pay Money into Court.

Limitation of Actions.

LXI. Provided always, and be it enacted, That no Action or Suit shall be commenced against any Person or Persons for any Thing done in pursuance of this Act, after Six Calendar Months next after the Fact committed; and every such Action or Suit shall be brought and tried in the County of Kent, and not elsewhere; and if any such Action or Suit shall be brought before Twenty-one Days Notice shall have been given, or after a sufficient Satisfaction made or tendered as aforesaid, or after the Time limited for bringing the same as aforesaid, or shall be brought in any other County than as aforesaid, then and in every such Case the Jury shall find for the Defendant or Defendants; and upon such Verdict, or if the Plaintiff or Plaintiffs shall be nonsuited, or discontinue his, her, or their Action

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or Suit, after the Defendant or Defendants shall have appeared; or if upon Demurrer Judgement shall be given against the Plaintiff or Plaintiffs, then and in every such Case the Defendant or Desendants, shall recover Treble Costs, and have such Remedy for recovering the same as any Desendant hath for Costs of Suit in other Cases by Law.

LXII. And be it further enacted, That this Act shall be deemed, ad-publick Act. judged, and taken to be a publick Act, and shall be judicially taken Notice of as such by all Judges, Justices, and other Persons, without being specially pleaded.

LXIII. And be it further enacted, That this Act shall commence and Commence take place on the Second Monday after the passing thereof, and shall be Continuance in Force and have Continuance for and during the Term of Twenty-one of the Act. Years, and from thence to the End of the then next Session of Parliament.

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