

ANNO QUADRAGESIMO TERTIO

GEORGII III. REGIS.

Cap. 30.

An Act for continuing the Term, and altering and enlarging the Powers of Two several Acts, the One made and passed in the Third Year of the Reign of His present Majesty, intituled An Act, for repairing, widening, and keeping in Repair, the High Road leading from the Fourteenth Milestone, in the Parish of Mothvey, in the County of Carmarthen, through Llandovery to Llydad y Gwyn, in the Parish of Llandilovawr, and from thence by Cledfulch and over Duless Bridge to the Town of Llandilovawr, and from the said Town along the Post Road by Rhiwyradar, through the County of the Borough of Carmarthen and Village of Saint Clears, to Tavernspite in the Parish of Kissig, at the Borders of the County of Pembroke; the other made and passed in the Twenty-fourth Year of the Reign of His present, Majesty, [Loc. & Per.]

Majesty, for continuing the Term and Powers of the said Act, and for repairing, amending, and keeping in Repair, several other Roads within the said County; for discharging the Trustees from the Care and Management of certain Parts of the said Roads; and for making, amending, altering, widening, improving, and keeping in Repair, several other Roads within the said County.

ing, and keeping in Repair, the High Road leading from the

[22d April 1803.] HEREAS an Act was passed in the Third Year of the Reign of His present Maiestv. intituled de 100 f

Road

3 Geo. 3.

24 Geo. 3.

Fourteenth Milestone in the Parish of Mothvey, in the County of Carmarthen, through Llandovery to Llydiady Gwyn, in the Parish of Llandilovawr, and from thence by Cledfulch and over Duless Bridge, to the Town of Llandilovaws, and from the said Town along the Post Road by Rhiwyradar, through the County of the Borough of Carmarthen and Village of Saint Clears, to Tavernspite in the Parish of Kiffig, at the Borders of the County of Pembroke: And whereas an Act was passed in the Twenty-fourth Year of the Reign of His present Majesty, to continue the Term and Powers of the said Act, and for repairing, amending, and keeping in Repair, several other Roads within the said County: And whereas the Trustees appointed in and by virtue of the said recited Acts have proceeded to put the same in Execution, and made great Progress in repairing and improving such Roads, and have for that Purpole borrowed several considerable Sums of Money on the Credit of the Tolls thereby granted, which

ceffary.

Money so borrowed cannot be repaid, nor the said Roads be properly amended, improved, and kept in Repair, unless the Term of the said recited Acts is continued, and some of the Powers and Provisions altered Certain Roads and enlarged, and some further Tolls granted: And whereas such Part of become unne- the said Roads in the said recited Acts mentioned, as lead from Pontarlleche Bridge, on the Confines of the Parishes of Llangaddock and Llandoysant, in the said County of Carmarthen by Bwlch-wern ddu, and through Tallysarn to the River Usk, in the said Parish of Llandoysant, at the Borders of the County of Brecon, and leading to Trecastle in the laid County; and also the Road from the Village of Tallysarn, in the Parish of Llandoysant, by Trallum Melin, to join the Turnpike Road leading from the Town of Llangaddock to Sawdde Bridge, in the County of Carmarthen; and so much of the Road leading from the Fourteenth Milestone in the said Parish of Mothvey, on the old Turnpike Road leading over Trecastle Mountain, to the Town of Llandovery aforesaid, as lies between the said Fourteenth Milestone and a certain Road leading from the Village of Mothvey, to Velindre Bridge in the Parish of Llandingat, in the said County of Carmarthen, are now become of little or no publick Utility; and it is expedient that the Trustees for executing the said Acts and this Act, should be discharged from the future Care and Management of the above mentioned Parts of the said Roads: And whereas the Road leading from or near Nantcoch Brook, near Cledfulch aforesaid, on the Turnpike.

New Roads.

Road leading from the Town of Llandilovawr to the Town of Llandovery aforesaid, through the Vale of Towy, to join the said Turnpike Road at or near a certain Place on the said Road called Maesgooding in the Parish of Llansadwrn, in the said County of Carmarthen; and also the Road leading from the North End of a certain Bridge called Llangaddock Bridge, to join the said last mentioned Road; and also the Road leading from the South End of the said Bridge, through the Town of Llangaddock, to the South or South West End of a certain other Bridge called Rhydycir Bridge, near the Town of Llandovery aforesaid, through the several Parishes of Llangaddock, Mothvey, and Llandingat; and also the Road leading from or near the South Side of a certain Turnpike Gate, on the said Turnpike Road leading from the said County of the Borough of Carmarthen, to Tavernspite aforesaid, called the Royal Oak Turnpike Gate, situate in the said County of the Borough, to the Village of Llanstephan in the Parish of Llanstephan, in the said County of Carmarthen, in, by, through, or near an old Road leading to certain Farms called Rhydy Gorse, Ystrad, and Havodwen, in the Parish of Saint Peter, in the said County of the Borough, and to or near Greencastle in the Parish of Llangain, and from thence across an old Road leading from Carmarthen to the Village of Llanstephan aforesaid, near a certain common Pound belonging to and situate in the said Parish of Llangain, and by, through, or near certain Farms called Shopnewidd, Wainfort, Pentraethroe, Pilglase, Cwmclyd, and Ferry Farm, situate in the several Parishes of Llangain and Llanstephan, in the said County of Carmarthen, to the said Village of Llanstephan, and from thence to a certain Ford in the said Parish of Llanstephan called Laugharne Ford, are very ruinous, and in some Places narrow and incommodious for Travellers and Passengers, and the same cannot be sufficiently made, amended, altered, widened, improved, and kept in Repair, by the ordinary Course of Law: 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 Acts, and the several Ass surther Clauses, Tolls, Powers, Provisions, Matters, and Things, therein con-continued. tained (except fuch as are hereby varied, altered, or repealed, and as relate to Exemptions from Stamp Duties) shall be and the same are hereby further continued, and shall be put in Execution for and during the Term herein-after mentioned, and for the Purposes of making, amending, widening, turning, altering, improving, and keeping in Repair, the faid several Roads described in the said Acts, and also for making, amending, widening, turning, altering, improving, and keeping in Repair, the said several new or additional Roads leading from or near Nantcoch Brock, near the said Place called Cledfulch, on the Turnpike Road, leading from the Town of Llandilovawr to the Town of Llandovery aforesaid, through the Vale of Towy, to join the said Turnpike Road at or near a certain Place on the said Road called Maesgooding; in the Parish of Llansadwrn, in the said County of Carmarthen; and also the Road leading from the North End of a certain Bridge called Llangaddock Bridge, to join the said last mentioned Road; and also the Road leading from or near the South End of the said Bridge, through the said Town of Llangaddock, to the South or South West End of a certain other Bridge called Rhydycir Bridge, near the Town of Llandovery aforesaid, through the several Parishes of Llangaddock, Mothvey, and Llandingat; and also the Road leading from the South

South Side of a certain Turnpike Gate on the said Turnpike Road, leading from the said County of the Borough of Carmarthen to Tavernspite aforesaid, called the Royal Oak Turnpike Gate, situate in the said County of the Borough, to the Village of Llanstephan, in the Parish of Llanstephan, in the said County of Carmarthen, in, by, through, or near an old Road leading to certain Farms called Rhyd y Gorse, Ystrad, and Havodwen, in the Parish of Saint Peter, in the County of the Borough of Carmarthen, and to or near Greencastle in the Parish of Llangain, and from thence across an old Road leading from Carmarthen to the Village of Llanstephan aforesaid, near a certain common Pound belonging to and situate in the said Parish of Llangain, and by, through, or near certain Farms called Shopnewidd, Wainfort, Pentraethroe, Pilglase, Cwmclyd, and Ferry Farm, situate in the several Parishes of Llangain and Llanstephan, in the said County of Carmarthen, to the said Village of Llanstephan, and from thence to a certain Ford in the said Parish of Llanstephan called Laugharne Ford, as fully and effectually, to all Intents and Purposes, as if the said Acts, Clauses, Tolls, Powers, Provisions, Exemptions, Matters, and Things, were repeated and re-enacted in the Body of this present Act, and as if the said new or additional Roads had been mentioned and comprized in and directed to be made, amended, widened, altered, improved, and kept in Repair, by the said recited Acts, but subject nevertheless to the Provisions, Amendments, and Alterations herein contained, and which shall commence and take Effect from the passing of this Act; and this Act, and the additional Term and the Tolls by the said recited Acts and this Act granted, shall be and are hereby declared to be a Security, and subject and liable to the Payment of all Sums of Money now due and owing on the Credit of the said former Acts, and all Interest due and to grow due for the same; and also of all other Sums of Money which shall be borrowed or become due on the Credit of the said former Acts and this Act, and for all Interest to grow due for the same respectively.

Trustees difcharged from the Care of

II. And be it further enacted, That so much of the said recited Acts as relates to that Part of the said Roads as lead from Pontarlleche Bridge, certain Roads. on the Confines of the said Parishes of Langaddock and Llandoysant, by Bwlcb-wern-ddu and through Tallysarn, to the River U/k, in the said Parish of Llandoysant, at the Borders of the County of Brecon, and leading to Trecastle; and also the said Road from the Village of Tallysarn, in the said Parish of Llandoysant, by Trallum Melin, to join the Turnpike Road leading from the Town of Llangaddock to Sawdde Bridge, in the faid County of Carmarthen; and also the Road leading from the Fourteenth Milestone, in the said Parish of Mothvey, to the Town of Llandovery, as lies between the said Fourteenth Milestone and a certain Road leading from the Village of Mothvey to Velindre Bridge, in the Parish of Llandingat, shall be and the same is hereby repealed; and that the Trustees for executing the said recited Acts and this Act, shall be and are hereby discharged from the future Care and Management of the above mentioned Paris of the said Roads.

Power to erect Turnpike Gates on the new Roads, and to take the like Tolls

III. And be it further enacted, That the said Trustees, or any Five or more them, shall and may cause to be erected and set up One or more Turnpike Gate or Turnpike Gates, in, upon, across, or on the Side or Sides of any Part of the said intended Branches of Roads (except as herein-after

herein-after is mentioned) and in, upon, across, any Lane or Way leading as are directed by the said out of the same, and from Time to Time remove the same, and set up Acts to be in lieu thereof or in addition thereto, One or more Turnpike Gate or taken. Turnpike Gates, in, upon, across, or on the Side or Sides of any Part or Parts of the said intended Branches of Roads, and may also erect and set up a Toll House to each such Turnpike, with suitable and convenient Outbuildings thereto, and may also inclose from the said Road, or the Lands or Grounds adjoining thereto, convenient Garden Plots to the said Toll Houses, as the said Trustees, or any Five or more of them, may judge proper; and it shall be lawful for the said Trustees, or any Five or more of them, to cause the like Tolls for all Horses, Cattle, and other Beasts and Carriages whatsoever, to be demanded and taken, collected and levied, at each and every of such Turnpike Gate or Turnpike Gates so to be erected in; upon, across, or on the Side or Sides of the faid intended Branches of Roads, as are given, granted, made payable, and authorized by the said recited Acts or either of them, to be taken on the Roads therein mentioned; any Thing in the said recited Acts or either of them to the contrary notwithstanding.

IV. Provided always, and be it enacted, That no Gate or Turnpike shall be erected by virtue of this Act, between the Royal Oak Turnpike Gate and Laugharne Ford, but at or near a certain Farm called Pentowin, or within the Distance of Half a Mile from the said Ford.

V. And be it further enacted, That if after any Adjournment of the Meetings on said Trustees, it shall on any Emergency be thought necessary that an Emergencies. earlier Day of Meeting should be appointed than the Day appointed by such Adjournment, in that Case the Clerk or Clerks to the said Trustees. upon an Order in Writing, signed by Five or more of the acting Trustees, although not assembled at a Meeting, mentioning the Time, Place, and Purport of such intended Meeting, shall forthwith give Notice in Writing, to be affixed on all the Turnpike Gates then erected on the said Roads, of the Time and Place which shall be mentioned in the Order of the said Trustees (such Time not being less than Five Days after fuch Notice) and fuch earlier Meeting shall and may be held accordingly; and all the Proceedings of the said Trustees at every such Meeting, shall be as valid and effectual as they would have been in case the same had' been held in pursuance of Adjournment.

VI. And be it further enacted, That the several and respective Per- Obliging Subfons, who have subscribed Money for and towards making and repairing scribers to pay the said new or additional Roads, shall and they are hereby required to tion. pay the Sum or Sums so subscribed within such Time and Times, and in fuch Parts and Proportions, as the said Trustees, or any Five or more of them, shall order and direct, and the same shall be paid to such Person or Persons as they the said Trustees, or any Five or more of them, shall, by Writing under their Hands, authorize to receive the same; and if any Person or Persons shall neglect or refuse to pay the same or any Part thereof as aforesaid, it shall and may be lawful for the said Trustees, or any Five or more of them, to sue for and recover the same in the Name of the said Trustees, or any Five or more of them, or in the Name of their Clerk or Treasurer, in His Majesty's Courts of Record, by Action of Debt, or on the Case, Bill, Suit, or Information, wherein no Essoign, [Loc. & Per.] Protection,

Protection, Wager of Law, or more than One Imparlance shall be allowed.

Application of Compensation where exceeding 200%.

VII. And be it further enacted, That if any Money shall be agreed or awarded to be paid for any Lands, Tenements, or Hereditaments, purchased, taken, or used, by virtue of the Powers of the said recited Acts and this Act, for the Purposes thereof, which shall belong to any Corporation, Feme Covert, Infant, Lunatick, or Person or Persons under any Disability or Incapacity, as in the said first recited Act particularly mentioned, 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 ex parte the Trustees for executing the faid Acts and this Act, to the Intent that such Money shall be applied, under the Direction and with the Approbation of the said 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, Grounds, or Hereditaments, in the Purchase of the Land Tax, or towards the 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, Grounds, or Hereditaments, or affecting other Lands, Grounds, 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 Messuages, Lands, Grounds, 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, Grounds, and 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 existing undetermined and capable of taking Effect; and in the mean Time and until such Purchase shall be made, the said Money shall, by Order of the Court of Chancery 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 fold 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 Profits, of the Lands, Grounds, and Hereditaments, so hereby directed to be purchased, in case such Purchase or Setttlement were made.

Application where the Compensation does not exceed 2001. nor less than 201.

VIII. Provided always, and be it further enacted. That if any Money so agreed or awarded to be paid for any Lands, Grounds, or Hereditaments, purchased, taken, or used for the Purposes aforesaid, and belonging to any Corporation, or to any Person or Persons under Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds, and shall exceed the Sum of Twenty Pounds, then and in all such Cases the same shall, at the Option of the Person or Persons for the Time being

being entitled to the Rents and Profits of the Lands, Grounds, or Hereditaments so purchased, taken, or used, or of his, her, or their Guardian or Guardians, Committee or Committees, in case of Infancy or Lunacy, to be signified 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 Five or more of the said Trustees (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.

IX. Provided also, and be it further enacted, That where such Mo- Application ney so agreed or awarded to be paid as next before mentioned, shall be Money is less less than Twenty Pounds, then and in all such Cases the same shall be ap- than 20%. plied 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, Grounds, or Hereditaments so purchased, taken, or used, for the Purposes of the said Acts and this Act, in such Manner as the said Trustees, or any Five or more of them, shall think fit; or in case of Infancy or Lunacy, then to his, her, or their Guardian or Guardians, Committee or Committees, to and for the Use and Benefit of such Person or Persons so entitled respectively.

where the

X. And be it further enacted, That all the Costs, Charges, and Ex- For paying pences, incident to and attending the obtaining and passing of this Act, the Expences shall be paid and discharged by the Trustees for putting the former Acts and this Act in Execution, or any Five or more of them, out of any Money which hath arisen by virtue of the said former Acts, or out of the first Money which shall arise by virtue thereof and of this Act, in Preference to all other Payments whatsoever.

XI. 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 whomsoever, without specially pleading the same.

XII. And be it further enacted, That the Term granted and continued Term of the by the said recited Acts shall, upon the passing hereof, cease and deter- Act. mine, and that the said recited Acts and this Act shall from thenceforth continue and be in force, and be executed for and during the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament.

LONDON: Printed by George Eyre and Andrew Strahan, Printers to the King's most Excellent Majesty. 1803.

Addition of the first of the second of the s

•