

ANNO QUADRAGESIMO SEXTO

GEORGII III. REGIS.

Cap. 62.

An Act for continuing the Term, and altering and enlarging the Powers, of several Acts, passed for repairing the Roads from the Town of Selby to the Town of Leeds, and other Roads therein mentioned, so far as the same relate to the Roads leading from Leeds to Halifax; and the Roads called Bowling Lane and Little Horton Lane, all in the West Riding of the County of York.

[9th June 1806.]

Reign of his late Majesty King George the Second, initialed c. 32.

An Ast for repairing and enlarging the Roads from the Town of Selby, in the West Riding of the County of York, to the Town of Leeds, and from thence in Two several Branches, One through Bradford and Horton, and the other through Bowling and Wibsey, to the Town of Halisax, in the same Riding: And whereas an Ast was passed in the 25 G. 2: Twenty-sisth Year of the Reign of his said late Majesty to explain and amend so much of the said Ast as relates to that Part of the said Roads which lies between Leeds and Halisax: And whereas an Ast 26 G. 2. was passed in the Twenty-sixth Year of the Reign of his said late c. 83. Majesty King Georg the Second intituled An Ast for repairing and widening the Roads from Keighley to Wakesield and Halisax, and from Dud-Loc, & Per.]

ley Hill to Killinghall, and the South-West Corner of Harrowgate In-

23 G. 3. c. 94.

34 G. 3. C. 134.

closures; and more effectually to repair the Roads from Leeds to Halifax and Bowling Lane, and Little Horton Lane; and for building a Bridge over the River Wharf, at Poole, in the West Riding of the County of York: And whereas an Act was passed in the Twentythird Year of the Reign of His present Majesty King George the Third, intituled An Act for continuing the Term, and altering and enlarging the Powers, of several Acts of Parliament therein mentioned, so far as the same relate to the repairing and amending of the Roads leading from Leeds through Bradford and Horton, and through Bowling and Wibsey to Halifax; and also the Roads called Bowling Lane, and Little Horton Lane, in the West Riding of the County of York: And whereas an Act was passed in the Thirty-fourth Year of the Reign of His said present Majesty King George the Third, intituled An AEt for continuing the Term, and altering and enlarging the Powers, of several Acts of Parliament therein mentioned, so far as the same relate to the repairing and amending the Roads leading from Leeds through Bradford and Horton, and through Bowling and Wibsey to Halifax; and also the Roads called Bowling Lane, and Little Horton Lane, in the West Riding of the County of York: And whereas by virtue of the said Acts, or some or One of them, a considerable Sum of Money hath been borrowed on the Credit of the Tolls by the said Acts, or some or One of them granted, and great Progress hath been made in repairing, widening, diverting, and making commodious the said Roads, but the same cannot be sufficiently made commodious, supported, amended, and kept in Repair, and the several Nuisances and Obstructions committed thereon removed, nor can the Money so borrowed be paid off unless the Term of the said Acts is fuither continued, and some of the Powers and Provisions thereof altered, amended and enlarged; and it is necessary that the Tolls by the said last-recited Act granted should be increased; 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 Commöns, in this present Parliament assembled, and by the Authority of The Powers the same, that the said recited Acts passed in the Fourteenth, Twentyof the former fifth, and Twenty fixth Years of King George the Second, and the Twenty-third and Thirty-fourth Years of His present Majesty, and all and every the Powers, Authorities, Privileges, Exemptions, Provisions, Penalties, Clauses, Matters, and Things therein contained, (except such of them as relate to Exemptions from Stamp Duties, and such as have been repealed) shall remain in force and be exercised and exécuted, and the same are hereby further continued for and during the Term hereinafter mentioned, as fully and effectually, to all Intents' and Purposes, as if the same were herein particularly inserted and reenacted; for the Purpose of repairing and widening the said Roads from Leeds, in Two several Branches, the One through Bradford and Horton, and the other through Bowling and Wibsey, down the new Road, by or through Booth Town, and over the new Bridge to Halifax; also the said Roads called Bowling Lane and Little Horton Lane; and for varying and altering the Course of the aforesaid several Roads, or any of them, where necessary, for the better Accommodation of Travellers, but subject nevertheleis to the Amendments, Variations, Alterations, and

nued.

and Additions herein contained, and which shall commence and take effect upon the passing of this Act, and be in force for and during the Term hereby granted; and this Act, and the Term and Tolls here- Subject to by granted, shall be and are hereby made subject and liable to the the Money Payment of all Money due and owing upon the Credit or on ac-borrowed. count of the said former Acts passed in the Fourteenth, Twentyfifth, and Twenty-sixth Years of King George the Second, and the Twenty-third and Thirty-fourth Years of His present Majesty, or any of them, or hereaster to be borrowed on the Credit of the said Acts and this Act, and the Interest due and to grow due thereon, as fully and effectually, to all Intents and Purposes, as if such Money had been borrowed or become due upon the Credit or on account of the said Acts and this Act.

II. And be it further enacted, That Thomas Greenwood, James Appointment Greenwood, Joseph Swaine, William Pollard, Christopher Ward, Joseph of new Trus-Hirst, Samuel Aydon, William Elwell, George Pollard, George Pollard, tees, the Younger, Thomas Boothroyd, John Ross, Thomas Ramsden, Edward Wainhouse, John Rawson, the Younger, Willaim Ingram, Henry Ingram, George Casson, John Hamerton, Samuel Waterbouse, Samuel Rawson, Henry Schorey, John Bramley, John Watkinson, Joseph Watkinson, Samuel Dean, Thomas Sutcliffe, William Bagnold, Samuel Hodgson, John Hodgson, the Younger, Joseph Sunderland, the Younger, John Sunderland, John Birkley, William Hoyland, Jarvis Alexander, Lewis Alexander, John Edwards, William Bates, John Emmett, William Norris, the Younger, John Cartwright, William Cartwright, James Emmett, Thomas Emmett, Samuel Hall, William Rothwell, the Younger, William Alexander, Doctor of Physic, William Greenup, George Greenup, John Dyson, Henry Edwards, Henry Lodge, Thomas Clarke, Edward Ferrand, William Stanley, Charles Harris, John William Buck, John Hardy, the Younger, Charles Hardy, Christopher Dawson, Joseph Dawson, the Younger, Henry Wickham Hird, William Hird, Thomas Mason, John Hustler, the Younger, William Pollard, the Younger, Joshua Pollard, George Pollard, Samuel Hailstone, Henry Ramsbotham, Samuel Rand, Richard Fawcett, the Younger, Matthew Thompson, Joseph Hollings, Thomas Hollings, and John Wood, shall be and are hereby added and joined with the Trustees appointed by and in pursuance of the said Acts for putting the same and this Act in execution with respect to the said Roads, and every of them; and the Trustees herein nominated, and their Successors, being qualified according to the Directions of the said Act, passed in the Twenty-third Year of the Reign of His present Majesty, are hereby empowered to act in the Execution of the said Acts and this Act, as fully and effectually, to all Intents and Purposes, as if they had been named in or appointed by virtue or in pursuance of the said Acts or any of them.

III. And be it surther enacted, That all Acts and Proceedings of Acts of Trusany Person or Persons, who hath or have acted, or shall act as a listed, to be Trustee or Trustees in the Execution of this or any of the said Acts, valid before though not duly qualified as aforesaid, previous to his or their being con- Conviction. victed of such Offence, shall be as valid and effectual as if such Person or Persons had been so qualified.

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Former Tolls repealed.

New Tolls.

IV. And be it further enacted, That from and after the Second Monday next after the paffing of this Act, the several Tolls granted and made pavable by the said Act of the Thirty-fourth Year of His present Majesty, and the said former Acts, or any of them, with respect to the said Road, and the Divisions thereof therein made, for the Burpose of collecting such Tolls, shall cease, determine, and be no longer paid or payable, and that instead thereof the respective Tolls following shall be demanded and taken at all or any of the Gates or Turnpikes which are or shall be erected in, upon, or on the Side of, or across the said Roads, or any of them, or upon any Diversion thereof, by such Person or Persons as the said Trustees or any Five or more of them shall appoint for that Purpose, before any Horse, Cattle, or Carriage, shall be permitted to pass through the said Gates or Turnpikes (that is to say):

Coaches and fuch like Carriages.

For every Coach, Chariot, Landau, Berlin, Curricle, Calash, or other such like Carriages, or Hearse, drawn by Six Horses, or Beasts of Draught, passing through any Gate or Turnpike, the Sum of Six Shillings; and drawn by Five Horses, or Beasts of Draught, the Sum of Five Shillings; and drawn by Four Horses, or Beasts of Draught, the Sum of Four Shillings; and drawn by Three Horses, or Beasts of Draught, the Sum of Three Shillings and Sixpence; and drawn by Two Horses, or Beasts of Draught, the Sum of Three Shillings; and drawn by One Horse, or Beast of Draught, the Sum of One Shilling and Sixpence:

Waggons, &c. with Wheels of less Breadth than Six Inches not laden with Coal.

For every Waggon, Wain, Cart, or other such like Carriage, with Wheels of less Breadth than Six Inches, not being laden with, or going empty for, or returning empty after being laden with Coal, and drawn by Four Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of Five Shillings; and drawn by Three Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of Three Shillings and Eight Pence; and drawn by Two Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of Two Shillings and Five Pence; and drawn by One Horse, or other Beast of Draught, with the Horse or other Beast drawing the same, the Sum of One Shilling and Two Pence:

Waggons, &c. with Wheels of the Breadth of Six Inches or more, not laden with Coal. For every Waggon, Wain, Cart, or other such like Carriage, with the Fellies of the Wheels of the Breadth of Six Inches or more, not being laden with, or going empty for, or returning empty after being laden with Coal, and drawn by Eight or more Hories, or Beasts of Draught. with the Horses or Cattle drawing the same, the Sum of Nine Shillings; and drawn by Six or Seven Horses, or Beasts of Draught, with the Horses or Cattle drawing the same, the Sum of Eight Shillings; and drawn by Five Horses, or Beasts of Draught, with the Horses or Cattle drawing the same, the Sum of Six Shillings and Eight Pence: and drawn by Four Horses, or Beasts of Draught, with the Horses or Cattle drawing the same, the Sum of Three Shillings and Sixpence; and drawn by Three Horses, or Beasts of Draught, with the Horses or Cattle drawing the same, the Sum of Two Shillings and Eight Pence; and drawn by Two Horses, or Beasts of Draught, with the Horses or Cattle drawing the lame, the Sum of One Shilling and Nine Pence; and drawn by One Horse, or Beast of Draught, with the -Horle

Horse or other Cattle drawing the same, the Sum of One Shilling and Two Pence:

For every Waggon, Wain, Cart, or other such like Carriage, going Waggons, empty for or laden, or returning empty after being laden with Coal, &c. laden drawn by Four or more Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of Two Shillings and Sixpence; and drawn by Three Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of One Shilling and Ten Pence; and drawn by Two Horses, or Beasts of Draught, with the Horses or other Cattle drawing the same, the Sum of One Shilling and Three Pence; and drawn by One Horse, or Beast of Draught, with the Horse or other Beast of Draught drawing the fame, the Sum of Sixpence:

For every Horse, Mare, Gelding, Mule or Ass, laden or unladen, and not drawing, or going for or returning with Coal, the Sum of Six- going for pence:

Horses not drawing or Coal.

For every Horse, Mare, Gelding, Mule or Ass, not drawing, but going Horses going for or returning laden with Coal, the Sum of Two Pence; at the first Gate or Turnpike which any such Horse, Mare, Gelding, Mule or Coal. Ass, shall pass:

laden with

or returning

For every Drove of Cattle at the first Gate or Turnpike which such Cat- Droves ef tle shall pass, the Sum of One Shilling and Eight Pence per Cattle. Score; and so in proportion for any greater or less Number: And,

For every Drove of Calves, Swine, Sheep, or Lambs, at the first Droves of Gate or Turnpike which they shall pass, the Sum of Ten Sheep, &c. Pence per Score; and so in proportion for any greater or less Number.

Which several Tolls shall be and the same are hereby vested in the Tolls vested faid Trustees; and the same and every Part thereof shall be collected, in Trustees. recovered, levied, paid, applied, affigned, varied and disposed of in such and the same Manner, and by such Ways and Means, and with such Remedies for Non-payment or Evasion thereof, and with such Powers, Provisions, Regulations, and Restrictions, as are contained in the said recited Acts, but subject to the Regulations, Alterations, and Exemptions, in this Act contained: Provided always, that no more than Half Half Toll to of the Tolls which are hereinbefore charged upon Coal, shall be demanded or taken at any Turnpike Gate already, or which shall be with Wheels hereafter erected or let up by virtue of this or any of the said Acts. of the for or in respect of any Waggons, Wains, Carts, or other such like Carriages, having the Fellies of the Wheels of the Breadth of Six Inches or more, or for the Horses or other Cattle drawing the same, which returning shall pass through any such aforesaid Gates or Turnpikes laden with Coal, with Coal. or which shall return empty, having passed through laden with Coal, or which shall pass through empty and unladen going to setch the same; any Thing herein or in the faid Acts to the contrary in anywise notwithflanding.

be taken for Carriages Breadth of Six Inches going for or

V. And be it further enacted, That for and not withstanding any Trustees to Thing herein or in the said Acts contained, it shall be lawful for the apportion faid Trustees, or any Five or more of them, at their First or any Tolls. other Meeting or Meetings to be held under this or the said Acts, to [Loc. & Per.] order

order and direct the Tolls hereby granted to be taken and received in different Portions, at such and so many Gates and Turnpikes which are or shall be erected upon the said Roads, or any Diversions of them, as they the said Trustees present at such aforesaid Meeting or Meetings shall think proper.

Exemptions.

VI. And be it surther enacted, That none of the Tolls granted by this Act, shall be demanded or taken for any Horse, Cattle, or Beast employed only in drawing any Cart or Carriage laden with any Dung, Soil, or Compost of any Kind, or other Manure for the manuring of any Garden, or other Land or Ground; nor shall any Toll be demanded or taken for any Horses drawing any Waggons, Wains, Carts or Carriages, 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 in which any Part of such Roads doth lie, or Hay, Straw, or Corn in the Straw, not sold or disposed of, but passing to be laid up, or placed in the Out-houses, or on the Lands of the Owners thereof; nor for any Waggon, Wain, Cart, Carriage, or Horse 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 for any Thing employed, in the Management of any Farm or Lands within the Townships or Places in which the faid. Roads are situate; nor for any Horses or Cattle going to or returning from Pasture or Watering Places, or going to or returning from being shoed or farried; nor from any Person going to or returning from his or her preper Parochial Church, Chapel or other Place of religious Worship, tolerated by Law on a Sunday, or on any : other Day on which Divine Service is ordered by Authority to be celebrated, or attending the Funeral of any Persons who shall die and be buried in any of the said Parishes or Townships; nor from any Clergyman geing 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; nor for any Horses. Cattle, or Carriages of whatever Description, employed or to be employed in conveying the Mails of Letters, and Expresses under the Authority of His Majesty's Postmaster General, either when employed in conveying, fetching, or guarding such Mails of Expresses, or in returning back from conveying the same; nor for any Horses, Carts, or Waggons attending any Soldiers upon their March or on: Duty, or drawing any Carriage attending them with their Arms or, Baggage; or for any Horse, Mare, or Gelding surnished by or for any Persons belonging to any Corps of Yeomanry or Volunteer Cavalry, and rode by them in going to or jeturning from the Place appointed for and on the Days of Exercise; provided that such Persons are, in the Uniform of their respective Corps, and have their Arms, Furniture, and Accoutrements, according to the Regulations provided by such Corps respectively at the Time of claiming such Exemption as asoresaid; nor for any Horses, Carts, or Waggons employed in the conveyance of Vagrants sent bylegal Passes; nor sor any Horse, Cattle, or Beast drawing any Coach, Landau, Berlin, Calash, Chair, or Passenger on Horseback,

back going to or returning from any Election of a Knight or Knights of the Shire to serve in Parliament for the said County of York on the Day or Days of such 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 aforesaid, not being entitled to the same, every such Person shall forfeit and pay for every such Offence any Sum not exceeding Five Pounds; One Moiety whereof shall go to the Informer, and the other Moiety shall be applied for the Purposes of the said Acts and this Act. Les de la constitución de la con

VII. And be it further enacted, That all Persons who by Law are or Statute Lashall be liable to do Statute Work, or are or shall be chargeable to-bour. wards repairing and amending the said Roads or any Part thereof, or any Diversion thereof, shall still remain liable thereto in like manner as heretofore; and it shall be lawful for any Two or more Justices of the Peace for the said West Riding, and they are hereby required and empowered, upon Application made to them by the said Trustees, or any Five or more of them, or by their Treasurer, Clerk, or Surveyor, Yearly to adjudge and determine what Part or Proportion of the Statute Work shall every Year be done upon the faid Roads, by the Inhabitants of the respective Parishes, Townships, or Places in which the said Roads do lie, and also what Proportion of the Money received by the Surveyor or Surveyors of the Highway's of every such Parish. Township, 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 to their Treasurer or Treasurers; and in order thereunto, it shall be lawful for such Justice's from Time to Time to summon the Surveyor or Surveyors of the Highways for every fuch Parish, Township, or Place, to bring in Lists before such Justices, at some Place to be expressed in such Summons (within Ten Days after the serving of such Summons) of the Names of the several Persons who within such Parish. Township, 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 faid, which Lists of Names shall be made in such Manner, and under such Regulations and Restrictions, as are or may be directed by any Law or Statute in force and effect for the Repairs of public Highways; and out of fuch List the said Justices shall and may allot, appoint, and order such and so many of the Persons who shall appear subject and liable to Statute Work 'as aforesaid, to do such Number of Day's Statute Work in every Year upon the said Roads, as the said Instices shall think reasonable. and the same shall be done at such Days, and at such Times (not being Hay Time or Harvest), and in such Parts of the said Roads ras the said Trustees or their Surveyor or Surveyors shall from Time to Pime 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 fuch Time or Times as 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 the said Acts or this Act authorized or directed to be recovered: and each and every Person who shall neglect on resuse to do such Statute Wark as aforefaid, 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 Surveyon to 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 or effect for the Repair of the Public 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 said Roads, shall be found idle or negligent by any Surveyor to the said Trustees, such Surveyor is hereby empowered to remove and dismiss the Person whoshall be sound idle or negligent as aforesaid, and in that Case every such-Berson shall be subject and liable to the respective Forseitures and. Payments as aforesaid as is he had neglected or resused to come, or such Team or Draught had not been sent to work on any Part of the said Roads; all which Forseitures shall be paid to the Treasurer to, the said Trussees, and applied towards amending the said Roads; and in case the said Surveyor or Surveyors of the Highways for any of the said Parishes, Townships, or Places shall refuse or wilfully neglect to give in such Lists as aforesaid, or shall knowingly and wilfully give in false and imperfect Lists, every such Surveyor to offending shall for every such Offence forfeit and pay any Sum not exceeding Forty Shillings,

Power to widen the Road near the Turn-pike Bir, in Bradford.

VIIIc And whereas the Part of the said Roads at the South-West End of the Town of Bradfond is narrow, inconvenient, and dangerous, and cannot be widened and improved without purchasing Part of an anciente Building now used as a Barn or Stable, and Part of the Yard thereto adjoining belonging to Sarab Booth and——Rishton. Widows; and whereas for much of the laid Building and Yard as is wanted for such aforesaid Punposes may be taken therefrom without materially injuring the Listate and Premises to which the same belong; Be it theresore susther enacted. That the said Trustees shall be and they are hereby authorized and empowered to treat, contract, and agree with the said Six the Batthoand-in-Ribtan, or the Person or Persons interested in the said Building and Kard, for the Purchase of so much thereof as shall be wanted for the Rurpole of widening, improving, enlarging, and making more commodious, the faid Part of the said Road; and it shall and may be lawful for the said Sgraps Booth and Rishton, and each of thams and all and every other Person or Persons interested in such Building and Kard, to contract with the laid Trustees or any Two or more of them- for the Satisfaction to he made for the Damages which shall be dong to the said Estate, by the widening, improving, enlarging, and making more commodious the faid Part of the faid Road, and to sell and request unto them the said. Trustees or any Five or more of them. all such Part, of the said Building and Yard as shall be wanted and required hy them for the Purposes aforesaid; and if the said Sarah Booth of Riston, or the Person or Persons entitled to or interested in the

said Buildings and Yard, on Notice to her, him, or them given by the Clerk or Treasurer to the said Trustees, or lest in Writing at her, his, or their Dwelling-house or Houses, or other Places of Abode, or at the House of the Tenant in Possession of the said Buildings and Yard, of the said Trustees being willing and desirous to treat, shall for the Space of Ten Days next after such Notice given or left, neglect or refuse to treat, or shall not agree in the Premises; or by reason of Absence or Incapacity shall be prevented from treating, then and in every such Case the said Trussees shall cause such Value, Recompence, and Satisfaction to be inquired into and ascertained and otherwise proceed in such Manner as directed by the said Acts, some or one of them, with regard to the Lands taken or wanted for widening and diverting the said

IX. And beitt further enacted, That if any Money shall be agreed Application or awarded to be paid for any Buildings, Lands, Grounds, or Hêre- of Compenditaments purchased, taken, or used by virtue of the Powers of the said new where Acts and this Act, for the Purposes thereof, which shall belong to any amounting Corporation, Feme Covert, Infant, Lunatic, or Person or Persons un- to 2001. der any Disability or Incapacity, as in the said Acts, some or one of them, particularly mentioned, such! Money shall in case the same shall amount to or exceed 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 said Acts and this Act; to the Intent that such Money shall be applied under the Direction and with the Approbation of the said Courts to be signified by an Order made upon a Petition to be preserred in a sum's mary Way, by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Grounds or other Hereditaments in the Purchase of the Land Tax, or towards the Discharge of any Debt or Debts, or such other Incumbrance, or Part thereof, as the faid Court shall authorize to be paid, affecting the same Lands, Grounds, or other Hereditaments, or affecting other Lands, Grounds, or Hereditaments standing settled therewith; to the same or the like Uses, Trusts, Intents, or Purpoles; or where such Money shall not be so applied, then! the same shall be laid out and invested under the like Direction and Ap. probation of the faid Court in the Purchase of other Lands, Grounds, or Hereditaments, which shall be conveyed and settled to, for, and upon) fuch and the like Uses, Trusts, Intents, and Purposes, and in the same. Manner as the Lands, Grounds, or other 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 Mall 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 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 faid Court, to the Person or Persons who would [Loc. & Per.] 14 K

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for the Time being have been entitled to the Rents and Profits of the Lands, Grounds, or other Hereditaments so hereby directed to be purchased, in case such Purchase or Settlement were made.

Application where the Compensation Money is less than 2001. and above 201.

X. Provided always, and be it further enacted, That if any Money so agreed or awarded to be paid for any Lands, Grounds, or other 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, entitled to the Rents and Profits of the Lands, Grounds, or other 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 hereinbefore 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 Manner hereinbefore directed, so far as the Case be applicable, without obtaining or being required to obtain the Direction and Approbation of the Court of

Application where the Money is less than 201.

XI. Provided also, and be it surther 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, Grounds, or other 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 sit; or in case of Insancy 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.

In case of not making out Titles;

XII. And be it further enacted, That in case the Person or Persons to whom any Sum or Sums of Money shall be awarded for the Purchase of any Buildings, Lands, Tenements, or Hereditaments to be purchased by virtue of the said recited Acts and this Act, shall resuse to accept the same, or shall not be able to make a good Title to the Premises to the Satisfaction of the said Trustees or any Five or more of them, or in case such Person or Persons to whom such Sum or Sums of Money shall be so awarded, as aforesaid, cannot be sound, or if the Person or Persons entitled to such Lands, Tenements, or Hereditaments, be not known or discovered, then and in every such Case it shall and may be lawful to and for the said Trusteees, or any Five or more of them, to order the said Sum or Sums of Money so awarded, as aforesaid, to be paid

or if Persons cannot be sound, purchase Morey to be paid into the Bank;

paid into the Bank of England, in the Name and with the Privity of the Accountant General of the Court of Chancery, to be placed to his Account to the Credit of the Parties interested in the said Lands, Tenements, or Hereditaments [describing them] subject to the Order, Con-subject to troul and Disposition of the said Court of Chancery, which said Court of Chancery, on the Application of any Person or Persons making Chancery on Claim to such Sum or Sums of Money, or any Part thereof, by Motion Motion or or Petition, shall be and is hereby empowered in a summary Way of Petition. Proceeding, or otherwise, as to the said Court shall seem meet, to order the same to be laid out and invested in the Public Funds, and to order Distribution thereof, or Payment of the Dividends thereof, according to the respective Estate or Estates, Title or Interest of the Perfon or Persons making Claim thereunto; and to make such other Order ' in the Premises as to the said Court shall seem just and reasonable; and the Cashier or Cashiers of the Bank of England who shall receive such Sum or Sums of Money, is and are hereby required to give a Receipt or Receipts for such Sum or Sums of Money, mentioning and specifying for what and for whose Use the same is or are received, to such Person or Persons as shall pay any such Sum or Sums of Money into the Bank as aforesaid.

the Order of the Court of

XIII. Provided always, and be it further enacted, That where any Question shall arise touching the Title of any Person to any Money to be paid into the Bank of England, in the Name and with the Privity of touching the Accountant General of the Court of Chancery, in pursuance of this Act, for the Purchase of any Lands, Tenements, or Hereditaments, or of any Estate, Right, or Interest in any Lands, Tenements, or Hereditaments, to be purchased in pursuance of the said recited Acts shall be in and this Act, or to any Bank Annuities to be purchased with any such Possession Money, or the Dividends or Interest of any such Bank Annuities, the Person or Persons who shall have been in Possession of such Lands, Te- we are the nements, or Hereditaments at the Time of such Purchase, and all Per-Purchase, sons claiming under such Person or Persons, or under the Possession of shall be such Person or Persons, shall be deemed and taken to have been lawfully entitled to such Lands, Tenements, or Hereditaments, according to such Possession, until the contrary shall be shown to the Satisfaction of ing to such the said Court of Chancery; and the Dividends or Interest of the Bank Possession, Annuities to be purchased with such Money, and also the Capital of such unless, &c. Bank Annuities shall be paid, applied, and disposed of accordingly, unless it shall be made appear to the said Court that such Possession was a wrongful Possession, and that some other Person or Persons was or were lawfully entitled to such Lands, Tenements, or Hereditaments, or to some Estate or Interest therein.

Where any Question shall arise the Title to Money to be paid, the Persons who deemed entitled there-

XIV. Provided also, and be it further enacted, That where by rea- The Court of son of any Disability or Incapacity of the Person or Persons, or Cor- Chancery poration, entitled to any Lands, Tenements, or Hereditaments to be may order purchased under the Authority of the said recited Acts and this Act, Expences of the Purchase Money for the same shall be required to be paid into the Purchases to Court of Chancery, and to be applied in the Purchase of other Lands, be paid by Tenements or Hereditaments, to be settled to the like Uses, in pursu- the Trustees. ance of the said recited Acts and this Act, it shall and may be lawful to and for the said Court of Chancery to order the Expences of

all Purchases from Time to Time to be made in pursuance of the said Acts and this Act, or so much of such Expences as the said Court shall deem reasonable, to be paid by the said Trustees out of the Monies to be received by virtue of the said Acts and this Act, who shall from Time to Time pay such Sums of Money for such Purposes as the said Court shall direct.

Mile Stones and Direction Posts to be set up.

Penalty on defacing them.

Riding on Foot-Ways, &c.

Dragging Timber and other Nuisances.

XV. And be it further enacted, That the said Trustees, or any Five or more of them, shall cause the said Roads to be measured, and Stones or Posts to be set up in or near the Sides of the said Roads, at the Distance of One Mile from each other, denoting the Distance of every Stone or Post from any Town or Place, and also such and so many Direction Posts as to the said Trustees or any Five or more of them shall seem meet; and if any Person shall wilfully pull up, destroy, or damage any fuch Posts or Stones, or shall obliterate or deface any Letters, Figures, or Marks, which shall be inscribed thereon; or if any Person or Persons shall ride or drive any Horse or other Cattle, or any Cart or other Carriage, or hale, draw, carry, pass or wheel any Hurry, Truck, or Wheelbarrow on any Footway, or Causeway adjoining to the said Roads; or shall take up, pull down, or cause any Damage. to be done to such Footway or Causeway, or to any Hedges, Fences, Breast Walls, Posts, Rails, or Paling set up along the Side or upon fuch Footway; or shall in or upon any Part of the said Roads, or by the Side or Sides thereof, or in any exposed Situation near thereto, kill, slaughter, singe, scald, dress, or cut up any Beast, Swine, Calf, Lamb, or other Cattle, or cause or permit any Blood to run from any Slaughter House, House, Building, Butcher's Shop, or Shambles into the said Road; or burn, dress, or sweep any Piece or Pieces of Cork; or hoop, fire, cleanse, wash, or scald any Cask or Casks, in any Part. of the said Roads or in any exposed Situation near thereto; or shall hew, faw, or cut, or cause to be hewn, sawn, or cut any Stone, Wood or Timber; or shall shoe, farry or bleed, any Horse, Mare, or Gelding, Mule or Ass, except in the Case of Accidents; or if the Driver of any Waggon, Cart, Dray, Sledge, or other Carriage used for the carrying of Goods and Merchandize, shall ride on the Shafts or any Part of such Waggon, Cart, Dray, Sledge, or other Carriage, or on any of the Horses drawing the same, upon any Part of the said Roads; or if any Person shall hale or draw, 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 wheeled Carriages, or shall suffer any Part of any Tree or Piece of Timber or Stone, which shall be carried upon wheeled. Carriages, to drag upon any Part of the said Roads to the Prejudice thereof respectively; or if any Person driving any Pigs or Swine upon the said Road, shall suffer the same to root up and damage the same or any Part thereof, or the Fences, Hedges, Banks, or Copse on either Side thereof; or if any Person driving any Coach, Chaise, Waggon, Cart, or other Carriage upon the said Road, and meeting another Coach, Chaise, Waggon, Cart, or other Carriage, shall not keep his Carriage on the Lest or near Side of the Road, or if any Person shall in any Manner wilfully prevent any other Person or Persons from passing him. upon the said Road, or the Coach, Chaise, Waggon, Cart or other such Carriage under his Care; or if any Person shall make or assist in making any Fire or Fires, commonly called Bonfires, or shall set fire to Or

ot let off any Gun, Pistol, Cracker, or throw any Squib, Rocket, Serpent, or Firework whatsoever on any Part or Parts of the said Roads; or if any Person shall leave any Waggon, Wain. Cart or other such like Carriage in, upon, or on the Side of any Part of the said Roads, longer than may be necessary for loading or unloading the same; either with or without any Horse or Beast of Draught harnessed or yoked thereto; or shall lay any Piece of Timber, Packs of Wool, or any Stones, Hay, Straw, Dung, Manure, Soil, Ashes, Filth, Rubbish, or other Matter or Thing whatsoever, on any Part of the said Roads, or on the Side or Sides thereof, or upon any the Footpaths or Causeways adjoining to such Roads, to the Prejudice, Annoyance, Inconvenience or Interruption of Persons travelling and passing thereon; every Person so offending shall for each and every such Offence forseit and pay any Sum not exceeding Forty Shillings.

XVI. And be it further enacted, That all Penalties, Forseitures, and Penalties Fines hereby, or by the said recited Acts or any of them, inflicted or how to be authorized to be imposed, if the Manner of levying and recovering there-levied and of is not herein or therein otherwise directed, shall, upon Proof of the applied. Offences respectively before any One Justice of the Peace for the County, Riding, or Place wherein the Offence shall have been committed, or any One Justice of the Peace for the County or Place wherein the Offender shall reside, either by the Confession of the Party or Parties offending, or by the Oath of One or more credible Witness or Witnesses (which Oath such Justice is hereby empowered and required to administer without Fee or Reward) be levied by Distress and Sale of the Goods and Chattels of the Party or Parties offending, by Warrant or Warrants under the Hand and Seal of such Justice (which Warrant or Warrants such Justice is hereby empowered to grant for those Purposes); and the Overplus, after such Penalties, Forseitures, and Fines, and the Charges of such Distress and Sale are recovered and deducted, shall be returned upon Demand unto the Owner or Owners of such Goods and Chattels; and the said Penalties, Forseitures and Fines, when paid or recovered, shall be, if not otherwise directed to be applied by this or the said sormer Acts, from Time to Time paid, Half to the Informer, and Half to any Five or more of the said Trustees, or to their Clerk or Clerks, Treasurer or Treasurers, and be applied in the Repair of the said Roads; and in case sufficient Distress shall not be found, or such Penalties or Forseitures shall not be forthwith paid, it shall be lawful for any One Justice of the Peace as aforesaid, and he is hereby authorized and required, by Warrant or Warrants under his Hand and Seal, to cause such Offender or Offenders to be committed to the Common Gaol or House of Correction for the County, Riding, or Place wherein the Offence shall have been committed, there to remain without Bail or Mainprize, for any Time not exceeding Three Calendar Months, unless such Penalties, Forfeitures, and Fines, and all reasonable Charges, shall be sooner paid and satisfied.

XVII. And, for the more easy and speedy Conviction of Offenders against this Act or the said former Acts or any of them, Be it further enacled, That all and every Justices or Justice of the Peace before whom any Person or Persons shall be convicted of any Offence against this Act or the said former Acts, shall and may cause [Loc. & Per.] the

State State

Act.

Term of this XXIV. And be it surther enacted, That the Term granted and continued by the said recited. Acts so far as the same relates to the said Roads leading from Leeds through Bradford and Horton, and through Bowling and Wibsey to Halifax, and also to the Roads called Bowling Lane and Little Horton Lane, shall from and after the passing of this Act; cease and determine, and that the said Acts (subject to the Alterations, Additions, and Amendments herein contained) 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, with respect to the same Roads and every of them. The coincide of the contract of I will be a sign of the state o

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