

ANNO QUARTO

GEORGII IV. REGIS.

Cap. civ.

An Act for amending and improving the Roads leading to the Town of Oakhampton in the County of Devon. [17th June 1823.]

HEREAS an Act was passed in the Thirty-third Year of the Reign of King George the Second install it Reign of King George the Second, intituled An Act for re- 33 G. 2. c. 36. pairing several Roads leading to the Town of Oakhampton in the County of Devon: And whereas another Act was passed in the Twentysecond Year of the Reign of His late Majesty King George the Third, intituled An Act for continuing the Term and altering and enlarging the 22 G. 3.c.92. Powers of an Act made in the Thirty-third Year of His late Majesty, for repairing several Roads leading to the Town of Oakhampton in the County of Devon: And whereas another Act was also passed in the Fortythird Year of the Reign of His late Majesty King George the Third, intituled An Act for continuing the Term, and altering and enlarging the 43 G. 3. c. 65. Powers of Two Acts, passed in the Thirty-third Year of the Reign of His late Majesty, and in the Twenty-second Year of the Reign of His present Majesty, for repairing several Roads leading to the Town of Oakhampton in the County of Devon: And whereas a considerable Sum of Money hath been borrowed and is now due and owing on the Credit of the Tolls granted by the said Acts; and the Roads are very much out of Repair, and cannot be sufficiently amended, widened, altered, improved, and kept in Repair, nor can the Money so borrowed be repaid, or the Interest thereon be discharged, unless the Term and Powers of the said Acts are enlarged and the Tolls increased: And whereas it would be of great Advantage to the Public if certain new Pieces of Road were made to communicate with the said Roads; (that is to say), a new Turnpike Road [Local.]

First Three recited Acts repealed.

to lead from the Town of Oakhampton through Battlesbear and Youlton to the Cross Ways called Five Oaks; also a new Turnpike Road to lead from the Town of Oakhampton aforesaid to Busshouse Tenement on the Road leading to Folly in the Parish of Inwardleigh, by a new Bridge across the River Ockment from Cann's Tenement, through the Bearers, in the said County of Devon: And whereas an Act was passed in the Third 3 G. 4. c. 126. Year of the Reigh of His present Majesty, intituled An Act to amend the general Laws now in being for regulating Turnpike Roads in that Part of Great Britain called England: And whereas it would facilitate the Execution of the Purposes aforesaid, if the said first Three recited Acts were repealed, and further Provisions made for the Repair of the said Roads: 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 from and after the passing of this Act, the said recited Acts of the Thirtythird Year of the Reign of King George the Second, and of the Twentysecond and Forty-third Years of the Reign of His late Majesty King George the Third, shall be and the same are hereby declared to be repealed; and that this Act shall from thenceforth commence and take effect, and be put in Execution for and during the Term herein-after mentioned, for the Purpose of amending, altering, turning, widening, improving, and keeping in Repair the Roads herein-after described; (that is to say) the Roads leading from Crockerton Well in the Parish of Cheriton Bishop, through the Parishes of Cheriton Bishop, Drewsteington, Hittesley, South Tawton, Sampford Courtenay, Belstone, and Oakhampton, through the Town and Borough of Oakhampton, and from thence through the Parishes of Oakhampton, Sourton, and Bridestow, to Coombe Bow Bridge in the Parish of Bridestow aforesaid; and from a Place called Haley's House in the Road aforesaid in the said Parish of Sourton, through the Parishes of Sourton, Bridestow, and Lydford, to the Cross Way near the Village of Down Town in the said Parish of Lydford, and from the Town of Oakhampton aforesaid through the Parishes of Oakhampton, Sampford Courtenay, North Tawton, to Newland Bridge in the said Parish of North Tawton, and from the Town of Oakhampton aforesaid through the Parishes of Oakhampton and Jacobstowe, over Beere Bridge, to Long Down Gate in the Parish of Jacobstowe aforesaid, and from the Town of Oakhampton aforesaid through the said Parish of Oakhampton to Chichacott Wood Gate in the said Parish of Oakhampton, and from the Town of Oakhampton aforesaid through the Parishes of Oakhampton and Inwardleigh to a House called Folly in Inwardleigh aforesaid, and from the Town of Oakhampton aforesaid to the West End of Maddaford Down in the said Parish of Oakhampton, all in the County of Devon, and for making and amending the aforesaid new Pieces of Road and Alterations; and this Act and the Tolls hereby granted shall be and the same are hereby made subject and liable to the Payment of all Monies which are now due and owing on the Credit of the Tolls authorized to be taken on the same Roads, and of all Interest due and to grow due thereon, as fully and effectually to all Intents and Purposes as if such Monies had been borrowed and become due on the Credit of this Act, or of the Tolls hereby authorized to be collected; and that all and every Persons and Person owing any Sum or Sums of Money to the Trustees for executing the said first Three recited Acts, shall be liable to the Payment thereof to the Trustees herein-after appointed or directed to be appointed for executing this Act; and all Conveyances,

veyances, Bonds, Covenants, Agreements, Contracts, and Securities made to or by, or entered into by any Person or Persons to or with the Trustees for executing the said first Three recited Acts, shall remain in full Force and Effect, and be and continue available in all Courts of Law and in Equity until the same be fully satisfied and performed on account and for the Benefit of the Trusts under this Act; and all Bargains, Contracts, Agreements, or Notices, made, entered into, or given by the Trustees for executing the said first Three recited Acts, with or to any Person or Persons, for any Purpose relating to the said Roads or to the Execution of the said Acts or any of them, shall remain in full Force and Effect, and be observed and kept by the Trustees under this Act, and by the other respective Parties to such Contracts, Agreements, or Notices, according to the Terms, Stipulations, and the true and equitable Intent and Meaning thereof, notwithstanding the Repeal of the said first Three recited Acts.

II. And be it further enacted, That all His Majesty's Justices of the Appointment Peace acting for the County of Devon for the Time being, together with of Trustees. Sir Bourchier Wrey Baronet, Sir Thomas Tyrwhitt, Bourchier Wrey, Albany Savile, John Inglett Fortescue, John Morth Woollcombe, Calmady Polexfen Hamlyn, Balwin Fulford, William Arundell, Harris Arundell, Hugh Mallett, Charles Luxmoore, Richard Preston, Thomas Palmer Acland, Henry Hugh Hoare, John Dicker Fortescue, John Newton, John Newton the younger, Thomas Bridgman Luxmoore, William Burd, William Ponsford, George Ponsford, Coryndon Luxmoore Clerk, William Beauchamp Clerk, Edward Trevennen Clerk, Richard Holland Clerk, Thomas Freke Clerk, Henry Bourchier Wrey Clerk, William Ponsford the younger, Clerk, John Tatershall, John Tatershall the younger, William Pedler, William Morris, James Harris Veall, John Rowe Southmead, William Battishill the younger, John Cann, George Cann, John Battishill, John Dunning, Richard Dunning, John Ash, John Conian, John Pedler the younger, Richard Gay, and George Lambert, and their Successors, shall be and they are hereby appointed Trustees for amending, making, altering, turning, widening, improving, and keeping in Repair the said Roads, and for otherwise putting this Act in Execution.

III. And be it further enacted, That all and every the Powers, Pro- Powers of visions, Exemptions, Penalties, Forfeitures, Payments, Remedies, Matters, 3G. 4. c. 126. and Things contained in the said recited Act, passed in the Third Year extended to of the Reign of His present Majesty, intituled An Act to amend the general this Act. Laws now in being for regulating Turnpike Roads in that Part of Great Britain called England, (save and except such Parts thereof as are expressly varied, altered, or repealed by this Act), shall be as good, valid, and effectual for carrying this Act into Execution as if the same had been repeated and re-enacted in the Body of this Act.

IV. And be it further enacted, That it shall and may be lawful for the Power to said Trustees, and they are hereby authorized and empowered from Time appoint adto Time, at any of their Meetings to be holden in pursuance of this Act, ditional Trustees. to elect and appoint any Number of Persons (not exceeding Five in the Whole, in addition to the Number of Trustees herein named and appointed) to be Trustees for the Purposes of this Act; and such Persons so elected and appointed, and being duly qualified according to the Provisions or Directions of the said last recited Act, and having taken and subscribed

subscribed the Oath, or being a Quaker having made and subscribed the Affirmation in the said Act mentioned, shall be Trustees for the Purposes of this Act, and are hereby invested with the same Powers and Authorities for executing this Act as if they had been herein named.

Trustees to be sworn.

V. Provided always, and be it further enacted, That no Person shall be capable of acting as a Trustee for putting this Act into Execution unless he shall be qualified in such Manner as in and by the said last recited Act is directed and prescribed, and unless, being so qualified, he shall, before he shall act as a Trustee, (except in administering the Oath or Affirmation mentioned in the said last recited Act, and the Oath or Affirmation herein-after mentioned) take and subscribe, or being of the People called Quakers shall make and subscribe before One or more of the said Trustees (who is and are hereby empowered to administer the same), the Oath or Affirmation following; (that is to say),

A. B. do swear [or, being of the People called Quakers, do solemnly affirm], That I will truly and impartially, according to the best of my Judgment, execute and perform the several Powers, Authorities, and Trusts reposed in me as a Trustee, by virtue of an Act passed in the Fourth Year of the Reign of His Majesty King George the Fourth, intituled An Act, &c. [here set forth the Title of this Act], and of an Act passed in the Third Year of the Reign of His said Majesty, intituled [here set forth the Title of the Act.] So help me GOD.'

[Or, being a Quaker, omit the Words 'So help me God.']

And if any Person shall act as a Trustee in the Execution of this Act (except as aforesaid) before he shall have taken and subscribed the said "Oath, (or being of the People called Quakers have made and subscribed such Affirmation), every such Person shall for every such Offence forfeit and pay the Sum of Fifty Pounds to any Person or Persons who shall inform or sue for the same in any of His Majesty's Courts of Record at Westminster, by Action of Debt or on the Case, Bill, Suit, or Information, wherein no Essoign, Protection, or Wager of Law, or more than One Imparlance shall be allowed; provided nevertheless, that no Act or Proceeding touching the Execution of the said last recited Act or this Act, which shall be done or performed by any such Person who shall have omitted or neglected to take and subscribe the said Oath] (or being of the People called Quakers, to make and subscribe the Affirmation) by this Act prescribed, shall be thereby impeached or rendered nugatory; but all such Proceedings shall be as valid and effectual as if such Person had taken such Oath or made such Affirmation, previously to his having acted as such Trustee as aforesaid.

Meetings of Trustees.

Adjournments. VI. And be it further enacted, That the Trustees for executing this Act shall meet together at the Town Hall, or some other convenient Place within the Borough of Oakhampton, upon the Fourteenth Day next after the passing of this Act, or as soon after as conveniently may be, and shall and may then, and from Time to Time after, adjourn to and meet at such Times, and at such Place or Places, within the said Borough, as they shall think proper; and in case a sufficient Number of Trustees to act in the Execution of this Act shall not appear at any Time and Place appointed for a Meeting, then the Trustees or Trustee appearing at such Time and Place, or if no Trustee shall appear, then the Clerk shall and

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they and he are and is hereby respectively authorized to adjourn the Meeting to the Place where the same was appointed to have been held, and to such Time as they or he shall think fit, not being more than Forty Days nor sooner than Ten Days from the Day of such last intended. Meeting; and in case at any Time no Adjournment of any Meeting or If no Adintended Meeting shall be made as aforesaid, then it shall and may be journment be lawful for the Clerk to the said Trustees, or for any Two or more of made, the such Trustees, although not assembled at a Meeting, to call a Meeting of Two Trusthe Trustees, by Notice to be inserted in some public Newspaper usually tees may call circulated in the said County of Devon, and affixed on all the Turnpike a Meeting Gates on the said Roads, appointing the Trustees to meet at such Time by Notice. and Place within the said Borough, as the said Clerk or the said Trustees respectively giving such Notice shall think proper, not exceeding Forty Days nor sooner than Ten Days from the Date of advertising such Meeting; and all the Powers and Authorities by this Act or the said Powers of last recited Act given to, and all the Matters and Things by this Act or the Act may the said last recited Act directed or authorized to be done by the said be executed Trustees, shall and may be executed and done by or before the Majority by Three or of the Trustees assembled at some Meeting to be held in pursuance of this tees at Meet-Act, the whole Number present not being less than Three, and the same ings, and the shall be of as full force and effect as if executed or done by or before Proceedings all the Trustees for executing this Act (except in such Cases where any such Power, Authority, Matter, or Thing is by this Act or the said last Trustees recited Act particularly directed or authorized to be executed or done present shall by any other Number of Trustees, or in any other Manner); and at all Meetings to be held in pursuance of this Act, a Chairman shall or may be appointed; and in all Cases where there shall be an Equality of Votes been present. upon any Question, (including the Vote of the Chairman), such Chairman shall have the decisive or casting Vote; and all Orders made under No Order to the Powers and Provisions of this Act, or of the said recited Acts, may be revoked be revoked or altered if Occasion shall require, provided that no such unless Five Order shall be revoked or altered, except at some Meeting where not less Trustees prethan Five Trustees shall be present, nor unless the Majority of the Trus- major Part tees so present shall concur in such Revocation or Alteration, nor unless concur. Three or more Trustees, although not assembled at a Meeting, shall give Notice in Writing to the Clerk under their Hands, and also cause Notice to be inserted in some public Newspaper usually circulated in the said County of Devon, and affixed on all the Turnpike Gates on the said Roads, specifying that such Revocation or Alteration is intended to be moved for, Fourteen Days at least previous to any Meeting to be holden for that Purpose; and the Trustees shall at their several Meetings pay their own Expences, except any Sum not exceeding Ten Shillings per Diem for the Use of the Room wherein they shall meet.

of the Majority of the be as valid as if all the Trustees had

sent, and

VII. And be it further enacted, That if after any Adjournment of any Meetings on Meeting of the said Trustees, it shall at any Time be thought necessary, Emergenfor the better Execution of this Act, that the said Trustees should meet cies. on an earlier Day than the Day to which such Meeting shall be adjourned, it shall and may be lawful to and for the Clerk to the Trustees, by or under an Order in Writing signed by Two or more Trustees, or for any Two or more Trustees (although not assembled at a: Meeting) to call a Meeting of the Trustees to be held at such Time and Place in the said Borough as they shall think proper, by Notice, mentioning the Time and Place and Purpose of such Meeting, to be inserted in some public [Local.] Newspaper

Newspaper circulated in the said County of Devon, and affixed on all the Turnpike Gates then standing or being across the said Roads (such Time being not less than Fourteen Days after Publication of such Notice); and all Proceedings of the Trustees at such Meetings shall be as valid and effectual as they would have been in case the Trustees had met in pursuance of an Adjournment: Provided always, that no other Business than what shall be specified in such Notice shall be transacted at any such Meeting.

Books of Proceedings kept under former Acts to be Evidence.

VIII: And be it further enacted, That all Books of Proceedings of the Trustees in the Execution of the said first Three recited Acts, kept according to the Directions or Provisions thereof, and made Evidence thereby, shall be admitted in Evidence in all Courts, and by all Judges, Justices, and others.

Books kept of Accounts of Receipts. and Disbursements under former Acts shall be open to the Inspection of the Trustees and Creditors.

Penalty for Refusal of Inspection.

IX. And be it further enacted, That all Books of Proceedings of the Trustees in Execution of the said first Three recited Acts, and all Books of Accounts of Receipts and Disbursements made under the said first Three recited Acts, and all Books for registering Mortgages or Assignments made in pursuance thereof, shall be preserved and kept by the Clerk for the Time being to the said Trustees, and shall at all seasonable Times be open to the Inspection of the said Trustees, and any Creditor or Creditors of the Tolls, without Fee or Reward; and the said Trustees and Creditors, or any of them, shall and may take Copies of or Extracts from the said Book or Books, or any Part or Parts thereof respectively, without paying any thing for the same; and in case the said Clerk shall refuse to permit or shall not permit the said Trustees or such Creditors, or any of them, to inspect the said Book or Books, or to take such Copies or Extracts as aforesaid, such Clerk shall forfeit and pay any Sum of Money not exceeding Five Pounds.

of Officers.

Appointment X. And be it further enacted, That the said Trustees at any of their Meetings shall and may from Time to Time appoint a Clerk, Treasurer or Treasurers, Collector or Collectors of the Tolls, and a Surveyor or Surveyors of the said Roads, and such other Officers as they the said Trustees shall think necessary, and from Time to Time remove any such Officer or Officers, and on the Death or Removal of any such Officer or Officers may appoint another or others in his or their Stead; and every such Appointment and Removal shall be entered in the Book of the Proceedings of the Trustees; and Twenty-one Days Notice shall be inserted in some public Newspaper usually circulated in the said County of Devon, and affixed on all the Turnpike Gates standing or being across the said Roads, of every Meeting where any such Appointment or Removal shall be intended to be made after the First Meeting of the said Trustees, specifying the Intention of appointing or removing such Officer or Officers; and the said Trustees shall and may and are hereby authorized and empowered, by and out of the Monies arising by virtue of this Act, to pay such Salaries, and make such Allowances to such Officers, and other Persons employed, or who shall assist in the Execution of this Act, for their Services in or about the carrying this Act into Execution, as they the said Trustees shall think reasonable.

Old Officers to continue until new ones elected.

XI. Provided always, and be it further enacted, That each and every Treasurer who shall have been appointed consistently with the Provisions

of the said recited Act, passed in the Third Year of the Reign of His present Majesty, and such Appointment being according to the Directions and Provisions of this Act, and each and every Clerk, Receiver, Collector, Surveyor, and other Officer appointed under and by virtue of the said first: Three recited Acts, shall hold and enjoy such their several and respective Offices and Employments until removed therefrom by the Trustees for executing this Act; and each and every such Clerk, Receiver, Collector, Surveyor and other Officer, shall have the like Power and Authority for the Purposes of this Act, and for carrying the same into Execution, and shall be subject to the like Pains and Penalties, and to the like Power of Removal, and to the like Rules and Regulations, in all respects whatsoever, as if he had been appointed by virtue of this Act.

XII. Provided always, and be it further enacted, That it shall not be Clerk not to lawful for the said Trustees to continue or appoint the Person who hath act as Treabeen or who may be appointed to act as their Clerk in the Execution of vice versa. this Act, or the Partner of any such Clerk, or the Clerk or any Person in the Service or Employ of any such Clerk, to be the Treasurer for the Purposes of this Act, or to continue or appoint the Person who hath been or who may be appointed Treasurer, or the Partner of any such Treas surer, to be the Clerk to the said Trustees; and if any Person shall act in both Capacities of Clerk and Treasurer for the Purposes of this Act, or if any Person being the Partner of any such Clerk, or the Clerk or any Person in the Service or Employ of any such Clerk, shall act as Treasurer, or being the Partner of any such Treasurer shall act as Clerk; in the Execution of this Act, or if any such Treasurer shall hold any Place or Office of Profit or Trust under the said-Trustees other than that of Treasurer, every such Person so offending shall for every such Offence forfeit and pay the Sum of Fifty Pounds to any Person or Persons who shall sue for the same, to be recovered with full Costs of Suit in any of His Majesty's Courts of Record at Westminster, by Action of Debt or on the Case, or by Bill, Plaint, or Information, wherein no Essoign, Protection, or Wager of Law, nor more than one Imparlance, shall be allowed. The action is the second of the first of the contract of the second of the se

XIII. And be it further enacted, That the said Trustees shall and they Treasurer. are hereby authorized, directed, and required to take sufficient Security &c. to give from the Treasurer or Treasurers acting by virtue of this Act, for the due Security. and faithful Execution of his or their Office, and also shall or may take such Security from any Collector or Receiver of the Tolls, or any other Officer acting in Execution of this Act. tign in the first grown of the will be a first or the first of the same to be a fearth who the

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XIV. And be it further enacted, That when and as often as any Col- Trustees may lector or Receiver of the Tolls hereby granted shall neglect or be incapable appoint temof performing his Duty, or shall abscond or absent himself, or otherwise porary Colmisbehave or misconduct himself, it-shall and may be lawful for any Two or more of the said Trustees, although not assembled at a Meeting of the Trustees appointed by virtue of this Act, to discharge such Collector or Receiver; and in such case, and also in case any Collector or Receiver shall die, to nominate and appoint a proper Person to be Collector or Receiver of the Tolls, to continue until the next Meeting of the Trustees, or until removed by virtue of the Powers and Provision's of this Act, which Person or Persons so nominated and appointed shall have the like Power and Authority, and be answerable and accountable in the same

Manner in all respects as if he or they had been nominated and appointed: at a Meeting called and held in pursuance of this Act.

Officers to account;

Balances.

XV. And be it further enacted, That each and every Clerk, Receiver, Collector, Surveyor, and other Officer, appointed under or by virtue of, the said first Three recited Acts, and who shall be appointed under or by yirtue of this Act, shall on the first Tuesday in every Month or oftener, from Time to Time, within Seven Days after being thereunto required, by Notice signed by Three or more of the said Trustees, given to him or them, or left at his or their usual Place of Abode, deliver to the said Trustees, or to such Person or Persons as they for that Purpose shall appoint, a true and perfect Account in Writing, under his or their Hand or respective Hands, of all Monies which shall have been by him or them respectively had, collected, or received by virtue of the said first Three recited Acts and this Act respectively, and how, and to whom, and for what Purpose the same and every Part thereof hath been disposed of, and pay over together with proper Vouchers and Receipts for such Payments; and such Officers and Persons shall and they are hereby respectively required, within Fourteen Days after so exhibiting their Accounts, or within such other further Time as the said Trustees shall order or appoint, to pay all such Monies as upon the Balance of such Account or Accounts shall appear to be in their or his Hands, to the said Trustees, or to such Person or Persons as they the said Trustees shall appoint to receive the same; and if any of the said Officers or Persons shall refuse or neglect to render and give such Accounts as aforesaid, or to produce and deliver up the Vouchers and Receipts relating to the same, or to pay the Balance remaining in their or his Hands within the Time or in manner aforesaid, if thereunto required by the said Trustees; or if any such Officers or Persons shall refuse or neglect to deliver up to the said Trustees, or to such Person or Persons as they or any Two or more of them shall appoint to take the same, within Fourteen Days after being thereunto required by the said Trustees, all Books, Accounts, Papers, and Writings in their respective Custody or Power, in anywise relating to the Execution of this Act or to the said Roads, and Complaint shall be made of any such Neglect or Refusal to any Justice of the Peace of the County, Borough, or Place where the Officer or Officers, Person or Persons so neglecting or refusing shall live or reside, by the said Trustees, or by any Person or Persons by them authorized on their Behalf, such Justice may and he is hereby authorized and required to summon such Officer or Officers, or Person or Persons to appear before him, and in case such Officer or Officers, or Person or Persons shall not appear upon such Summons (the same having been served upon him or them personally, or left at his or their usual Place or Places of Abode, and no reasonable Cause or Causes to the Satisfaction of the said Justice being shown for such Nonappearance), to issue a Warrant or Warrants for the Apprehension of such Officer or Officers, or Person or Persons; and it shall be lawful for such Justice, upon the Appearance of such Officer or Officers, or Person or Persons, upon such Summons, or upon his or their being apprehended and brought before such Justice by virtue of such Warrant, or upon his or their having absconded or not being to be found, to hear and determine the Matter of such Complaint in a summary Way, and to settle the said Account or Accounts, if produced, in the same Manner as the Trustees might have done; and if upon the Confession of the Officer or Officers, or Person or Persons, against whom any such Complaint shall be made,

or by the Oath or Oaths of any credible Witness or Witnesses, it shall appear to such Justice that any of the Monies which shall have been so had, collected, and received, shall be in the Hands of such Officer or Officers, or Person or Persons, such Justice may and he is hereby authorized and required, upon Nonpayment thereof, by a Warrant or Warrants under his Hand and Seal, to cause such Money to be levied by Distress and Sale of the Goods and Chattels of such Officer or Officers, or Person or Persons respectively; and if no Goods or Chattels shall be found sufficient to answer and satisfy the said Money, and the Charges of levying the same, or if such Officer or Officers, or Person or Persons, appearing or being brought before the said Justice in manner aforesaid, shall refuse or neglect to give and deliver to such Justice an Account or Accounts of the Receipts and Payments as aforesaid, or to produce and deliver up to the said Justice the several Vouchers and Receipts relating to such Accounts respectively, or the Books, Accounts, Papers, and Writings, in his or their Custody or Power, relating to the Execution of this Act, or to the said Roads, then and in any of the Cases aforesaid, such Justice may and he is hereby authorized and required, by Warrant under his Hand and Seal, to commit such Officer or Officers, or Person or Persons to the Common Gaol of the County, Borough, or Place where he or they shall live or reside, or to any House of Correction within the same, there to remain without Bail or Mainprize until he or they shall have delivered in and settled his and their Accounts, and shall have delivered up the Vouchers and Receipts relating thereto, and shall have paid the Money which shall appear to be in his or their respective Hands, and the reasonable Charges of such Distress and Sale as shall have been made by virtue of this Act in respect thereof, or until he or they shall have compounded with the said Trustees for the same, and paid the Composition Money to the said Trustees, or to such Person or Persons as they shall appoint to receive the same (and which Composition the said Trustees are hereby empowered to make and receive), or until he or they shall deliver up such Books, Accounts, Papers, and Writings as aforesaid, or have given Satisfaction in respect thereof to the said Trustees or to such Justice; but no such Officer, or other Person who shall be committed for want of sufficient Distress only shall be detained in Prison by virtue of this Act for any longer Space of Time than Six Calendar Months.

XVI. And be it further enacted, That it shall be lawful for the said Power to Trustees, if they think proper, to continue or remove all and every or any of the Toll Gates or Turnpikes, and Toll Houses and Weighing Machines now standing and being in, or upon, or across the said Roads, or Bars, Weighon the Sides thereof, and also to erect and set up or build, or cause to ing Machines, be erected, set up, and built, upon, in, or across the said Roads by this &c. Act directed or authorized to be repaired and amended or made, or any Part thereof, or upon or across the Entrance to any public Road, Lane, or Way leading into the same, or any Part thereof, when, where, and as they shall judge necessary, any Gate or Gates, Turnpike or Turnpikes, Side Gate or Side Gates, Side Bar or Side Bars, Chain or Chains, Weighing Machine or Weighing Machines, and also One or more Toll House or Toll Houses, with Outhouses and Conveniences suitable thereto, at or near each Gate, Bar, Chain, or Weighing Machine, and to take in and inclose, on the Sides of the said Roads, suitable Garden Spots for the same respectively, not exceeding One-eighth Part of a Statute Acre each, as they shall think necessary, and from Time to Time to take down and remove [Local.]

erect Toll Gates, Turnpikes, Side

or alter or discontinue the same, or any of them, as they the said Trustees shall think proper, and direct or appoint.

Toll Houses becoming useless may be sold by the Trustees.

XVII. And be it further enacted, That it shall be lawful for the Trustees of the said Roads absolutely to sell and dispose of any Toll House or Toll Houses already erected on the said Roads, or any Part thereof, or hereafter to be erected or continued on the same by virtue of this Act, together with the Ground whereon the same may stand, and all Outhouses, Gardens, and Appurtenances belonging thereunto, whenever the same shall be considered by the said Trustees to be useless or unnecessary for the Purposes of this Act, to any Person or Persons whomsoever, either by public Auction or private Sale, at or for such Price or Prices as the said Trustees can obtain for the same; and in case of any such Sale being made as aforesaid, it shall be lawful for the said Trustees to convey the said Toll Houses, Gardens, and Premises to the Purchaser or Purchasers thereof, and upon Payment of the Purchase Money to the Treasurer of the said Trustees for the Time being, such Purchaser or Purchasers shall hold and enjoy the Premises in Fee Simple, discharged from all Trusts and free from all Incumbrances whatsoever, and shall not be obliged to see to the Application of the Purchase Money, nor be answerable for the Misapplication or Nonapplication thereof: Provided always, that such and the like Preference and Priority of purchasing the Premises so to be sold, shall always be given to the Owner or Owners of the next adjoining Land, as is by the said last recited Act directed to be given in case of the Sale of any Piece or Pieces of Ground not wanted for the Purposes of a Turnpike Road.

Power to take Tolls.

XVIII. And be it further enacted, That it shall and may be lawful for the said Trustees, or any Person or Persons appointed or continued or to be appointed Collector or Collectors of the Tolls to be taken by virtue of this Act, to demand and take the Tolls herein-after mentioned, at the several and respective Toll Gates or Turnpikes, or Toll Houses, or Side Gates or Side Bars, or Chains, which are or shall be standing and being, or continued or erected by virtue of this Act, in, upon, across, or on the Side or Sides of the Roads by this Act directed or authorized to be repaired and amended or made, or any of them, or any Part or Parts thereof, and on every Day, such Day to be computed from Twelve of the Clock at Night to Twelve of the Clock in the next succeeding Night; (that is to say),

For every Horse or other Beast drawing any Coach, Stage Coach, Berlin, Landau, Barouche, Chariot, Chaise, Chaise Marine, Chair, Curricle, Phaeton, Calash, Sociable, Car, Gig, Caravan, Van, Hearse, or Litter, the Sum of Sixpence:

For every Horse or other Beast drawing any Waggon or other such Four-wheeled Carriage, or any Cart or other such Two-wheeled Carriage, the Sum of Sixpence:

For every Horse, Mule, or Ass, laden or unladen, the Sum of One Penny Halfpenny:

For every Ox, Cow, or Neat Cattle, the Sum of One Halfpenny: For every Calf, Sheep, Swine, or Lamb, the Sum of One Farthing.

Which said respective Tolls or Sums of Money shall be demanded and taken as aforesaid before any Horse, Mule, Ass, or other Beast or Cattle, Coach, Stage Coach, Berlin, Landau, Barouche, Chariot, Chaise, Chaise Marine, Chair, Curricle, Phaeton, Calash, Sociable, Car, Gig, Caravan, Van, Hearse, Litter, Waggon, Cart, or other Carriage whatsoever, shall

Tolls.

be permitted to pass through any such Toll Gate or Turnpike, or Side Gate or Side Bar, or Chain; and such several and respective Tolls or Sums of Money shall be and are hereby vested in the said Trustees, and shall be applied for the Purposes of this Act in manner herein-after directed.

XIX. Provided always, and be it further enacted, That if any Person Tolls to be shall have paid the Toll hereby authorized to be taken for the passing of paid but once any Horse, Cattle, Beast, or Carriage, through any One of such Toll Gates or Turnpikes, or Side Gates, such Horse, Cattle, Beast, or Carriage shall, upon a Ticket denoting the Payment thereof on that Day being produced, be permitted to pass Toll-free through the same Toll Gate, Turnpike, or Side Gate, and also through such other Gate or Gates, if any, as the Ticket for such Payment shall free, at any Time or Times during the same Day, to be computed as aforesaid; any thing in this Act contained to the contrary thereof in anywise notwithstanding.

XX. Provided always, and be it further enacted, That no more than Limiting the the Tolls following shall be demanded or taken for or in respect of the Number of same Horses, Beasts, Cattle, or Carriages, for passing or repassing at any whole Line Time or Times in any One Day (to be computed as aforesaid), through of Roads. all or any of the Toll Gates, Turnpikes, or Side Gates along the whole Line of each of the said respective Roads; that is to say, no more than One Toll from Crockerton Well to the Town of Oakhampton; nor more than One Toll from Oakhampton to Coombe Bow Bridge aforesaid; nor more than One Toll from a Place called Haley's House to the Cross Way near Down Town aforesaid; nor more than One Toll from the Town of Oakhampton to Newland Bridge aforesaid; nor more than One Toll from the Town of Oakhampton to Long Down Gate, in the Parish of Jacobstowe aforesaid; nor more than One Toll from the Town of Oakhampton to Chichacott Wood Gate aforesaid; nor more than One Toll from the Town of Oakhampton to the House called Folly, in Inwardleigh aforesaid; nor more than One Toll from the Town of Oakhampton to the West End of Maddaford Down aforesaid.

Tolls on the

XXI. Provided also, and be it further enacted, That the Tolls hereby Stage made payable shall be paid for and in respect of all Horses or Beasts of Coaches, &c. Draught drawing any Stage Coach, Diligence, Van, Caravan, or Stage to pay every Waggon or other Stage Carriage conveying Passage of Coada for Day Time of Waggon, or other Stage Carriage conveying Passengers or Goods for Pay passing. or Reward, every Time of passing or repassing along the said Roads or any of them.

XXII. Provided also, and be it further enacted, That the Tolls hereby Post Chaises made payable shall be paid for or in respect of all Horses or Beasts of to be subject, Draught let out to hire, and drawing any Post Chaise or other Carriage, again to Toll every Time of passing along the said Roads, or any of them, whenever any on every new new Hiring thereof shall be made. The the control of the transfer of the first of the control of the

XXIII. Provided always, and be it further enacted, That no Toll shall General be demanded or taken for any Horse, Beast, Cattle, or Carriage used or Exemptions employed for the Purpose of carrying or conveying Wood not sold or dis-from Toll. posed of, or going to be sold or disposed of, but passing to be laid up in the Houses, Outhouses, Barns, Gardens, or Yards, or on the Lands of the Owners thereof; nor for any Horse, Beast, Cattle, or Carriage em-

ployed in carrying or conveying, or going to carry or convey, or returning empty from carrying or conveying, having been employed only in carrying or conveying on the same Day, any Lime or Culm for burning Lime, to be used in Husbandry on any Lands in any Parish, Town, or Hamlet in which any Part of the said Roads lies; nor for any Cattle, Horses, or Farming Stock going to or from Lands or Grounds in the Occupation of any Person or Persons to other Lands or Grounds in the Occupation of the same Person or Persons within any such Parish, Town, or Hamlet; nor for any Horse, Beast, or Cattle, going to or from Water or Pasture, for the Purpose of watering or grazing, or going empty to fetch, carry, or convey, or returning empty from carrying or conveying, having been employed only in carrying or conveying on the same Day, any Corn, Grain, Malt, Grist, or Flour, ground or to be ground, for the Use and Consumption of the Owner or Owners in his, her, or their Dwelling House, and not for Sale, to or from any Mill or Mills, or going for or returning with Turf for the Use of the Owner of the Horse or Beast going for or drawing the same; and if any Person shall by any fraudulent or collusive Means whatsoever claim or take the Benefit of any of the Exemptions aforesaid, not being entitled to the same, every such Person shall for every such Offence forfeit and pay any Sum not exceeding Five Pounds; and in all Cases the Proof of Exemption shall lie upon the Person claiming the same; and such Penalties shall be levied and recovered (together with the necessary Costs and Charges of levying the same) by the same Ways and Means, and in the like Manner as Penalties, Forfeitures, and Fines are by the said last recited Act directed or authorized to be levied, and One Moiety of such Penalties shall be paid to the Informer, and the other Moiety thereof shall be paid to the Treasurer to the said Trustees, and applied or disposed of for the Purposes of this Act.

Penalty on fraudulently taking Benefit of Exemp-tion.

Present : Leases to continue in force.

XXIV. Provided always, and be it further enacted, That all and every Leases and Lease, or letting of the Tolls arising on the said Roads, granted and made, or agreed upon by the Trustees for executing the said first Three recited Acts, and the several Covenants thereof, shall, notwithstanding the Repeal of the said Acts, remain and continue in full Force and Effect, until the Expiration of the Term thereby respectively granted or agreed for, or until any other legal Determination of any such Lease or Letting, and the same, and the respective Grantees, shall be subject to the Powers and Provisions of this Act, in the same Manner as if such Leases or Lease or Letting had been granted or made, or agreed upon by the Trustees for executing this Act, and as if the Trustees granting, making, or agreeing upon the same had been Trustees for executing this Act.

Lessees, or Persons appointed by them, may occupy Toll Houses.

XXV. And be it further enacted, That during such Time as the Tolls arising on the said Roads, or any Part or Parts thereof, shall be leased, demised, or let 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 authorize or appoint, to occupy and enjoy the Toll House or Toll Houses at which the said Tolls so let are to be collected and to arise, with all the Appurtenances and Conveniences to the same Toll House or Toll Houses belonging, for the Purpose of collecting such Tolls, during so long Time only as such Lessee or Lessees, Farmer or Farmers, shall duly and regularly pay his, her, or their Rent or Rents, and perform the Covenants, Agreements, and Conditions of such Lease, Demise, or Letting, but no further or otherwise.

Trustees to

take Posses-

4° GEORGII IV. Cap.civ.

XXVI. And be it further enacted, That in case all or any of the Tolls Enabling arising on the said Roads shall be demised or let to farm to any Person or Persons in any Manner whatsoever, and the Lessee or Lessees, Farmer sion of Toll or Farmers thereof, shall neglect or refuse to perform the Terms and Houses when Conditions on which the same shall be so demised or let, or in case the let to farm. Rent or Rents agreed to be paid by such Lessee or Lessees, Farmer or Farmers, or any Part or Instalment thereof, shall be in arrear or unpaid for the Space of Seven Days next after any of the Days on which the same ought to be paid, pursuant to the Lease, Agreement, or Contract for demising or letting thereof; or in case such Lease, Agreement, or Contract shall in any other Manner become void, then and in any of the said Cases it shall be lawful for any Justice or Justices of the Peace for the said County of Devon, or Borough of Oakhampton, within their respective Jurisdictions, upon Application made by the said Trustees, or by any Person by them appointed on their Behalf, by Warrant under his or their Hand and Seal or Hands and Seals, to order any Constable or other Peace Officer, with such Assistance as shall be necessary, to enter upon and take Possession of every or any Toll House, Toll Gate, Bar, or Chain, or Weighing Machine, and the Buildings and Appurtenances thereunto belonging, in the Day-time, and to remove and put such Lessee or Lessees, Farmer or Farmers of the Tolls arising thereout respectively, or other the Person or Persons who shall be found therein, together with his, her, or their Goods out of the same, and from the Possession thereof, and from the Collection of such Tolls, and to give to the said Trustees or other Persons acting by or under their Authority Possession thereof; and thereupon it shall be lawful for the said Trustees, if they shall think fit, to vacate and determine the Lease, Agreement, or Contract for demising or letting the said Tolls to such Lessee or Lessees, Farmer or Farmers, and the same shall accordingly be utterly void to all Intents and Purposes (save as to the Covenants or Agreements for Payment of the Rent or Rents thereby reserved, or other unperformed or broken Obligations, Covenants, or Agreements on the Lessee's Part) as if such Lease, Agreement, or Contract had never been made; and it shall and may be lawful for the said Trustees in every such Case to demise or let to farm the said Tolls again to any other Person or Persons, or cause them to be collected in such and the same Manner as if no former Lease, Agreement, or Contract had been made relative thereto.

XXVII. And whereas considerable Sums of Money are due for Arrears Mortgages of of Interest on the Mortgages of the Tolls granted by virtue of the said first Tolls may be Three recited Acts; be it therefore enacted, That in case any Person or Persons entitled to such Arrears shall be desirous of receiving a Mort- for Arrears. gage of the Tolls hereby granted as for Principal Money advanced in lieu of such Arrears, subject to the Priority of all original or former Mortgages, it shall be lawful for the said Trustees, in case they shall think it expedient for the Purposes of this Act, or advantageous to the said Roads, to grant to any such Person or Persons whose Arrears shall amount to the Sum of One hundred Pounds or upwards, in lieu and discharge of such Arrears, any Mortgages or Assignments of the Tolls hereby granted in the Manner and Form, and under the Regulations mentioned or prescribed in the said last recited Act respecting original Mortgages, as a Security for the Money so due, with lawful Interest for the same, subject to such Priority as aforesaid; and such Mortgages or Assignments may [Local.]

granted in certain Cases

be transferred in the Manner and Form, and under the Regulations mentioned or prescribed in the said last recited Act respecting the Transfer of original Mortgages.

Application of the Tolls and Money to be borrowed.

XXVIII. And be it further enacted, That out of the Monies already received by virtue of the said first Three recited Acts, and now in the Treasurer's Hands, or out of the first Money which shall arise or be received from the Tolls by this Act granted or otherwise, the said Trustees shall in the first Place pay and discharge all the Costs and Expences relative to the obtaining and passing of this Act, with Interest for the same; and the Remainder of all such Monies shall from Time to Time be applied, in the second Place, in keeping down the Interest of the Principal Monies advanced or borrowed on the Credit of the said first Three recited Acts, and which by virtue of and under the Powers of this Act may be borrowed on the Credit of this Act, and in erecting Turnpikes and Toll Houses, and in amending, making, altering, turning, widening, improving, and keeping in Repair the said Roads, and in otherwise putting this Act into Execution, and lastly, in repaying the Principal Monies already borrowed by virtue of the said Acts, or to be borrowed by virtue of this Act or the said last recited Act.

New Piece of made.

XXIX. And be it further enacted, That it shall be lawful for the Road may be said Trustees, and they are hereby authorized and empowered, in the Manner by this Act directed, to make the said new Piece of Road to lead from the Town of Oakhampton to Busshouse Tenement on the Road leading to Folly, in the Parish of Inwardleigh, by a new Bridge across the River Ockment from Cann's Tenement, through the Bearers, in the said County of Devon; and for the Purpose of making the said new Piece of Road, it shall be lawful for the said Trustees, and they are hereby authorized and empowered, to make and carry the same of such Width as they shall think proper, not exceeding Forty-two Feet, together with such Footpaths, Causeways, Culverts, Fences, Ditches and Drains, as they shall think necessary or expedient, in, upon, over, or through any of the private Lands or Grounds described in a Map or Plan and Book of Reference herein-after mentioned, and to pull down or take and use the House, Yard, and Garden mentioned in the Schedule to this Act annexed, marked (A.); making Satisfaction to the Owner thereof, and other Persons interested therein for the same, or for the Damage they may respectively sustain thereby.

Road to be made according to the Map or Plan deposited at the Office of the Clerk of the Peace.

XXX. And whereas a Map or Plan, describing the Line of the said new Piece of Road, and the Lands through or over which the same is to be made or carried, together with a Book of Reference, containing the Name of the Owner and Occupier of such Lands, have been deposited at the Office of the Clerk of the Peace for the County of Devon, be it therefore enacted, That the said Map or Plan, and the Book of Reference, shall remain in the Custody of the Clerk of the Peace for the said County, to the End that all Persons may at all seasonable Times have liberty to inspect and peruse the same, and to take Copies or Extracts thereof at their Will and Pleasure, paying the Clerk of the Peace the Sum of One Shilling for every such Inspection, and at the Rate of Four-pence for every Seventy-two Words of such Copies or Extracts of the said Map or Plan and Book of Reference; and that the said Trustees in making the

said Road shall not deviate more than One hundred Yards of Three Feet each from the Line described in the said Map or Plan, without the Consent and Approbation in Writing of the Person or Persons, Bodies Politic, Corporate, or Collegiate, through whose Lands such Deviation shall be made.

XXXI. Provided always, and be it further enacted, That it shall be Lands lawful for the said Trustees to make the said new Piece of Road into, through, across, or over the Lands of any Person or Persons who is or be used notare or may be Owner or Owners of Lands over which the same is or are set out and described in the said Map or Plan as aforesaid, although the Errors in the Name or Names of such Person or Persons may happen to be omitted or Book of misstated in the said Book of Reference, in case it shall appear to any Reference, Two or more Justices of the Peace for the said County, and be certified by Writing under their Hands, that such Error or Omission proceeded. from Mistake.

marked in the Plan may withstanding

XXXII. Provided always, and be it further enacted, That the Powers Trustees reand Authorities given by this Act for making the said new Piece of Road, or given by the said last recited Act, for amending, altering, turning, pulling down widening, and improving the same, shall not extend or be construed to Houses, &c. extend to empower or authorize the said Trustees to take or pull down without the any Dwelling House or other Building, or to take in or make use of any Curtilage, Orchard, Garden, Yard, Park, Paddock, Lawn, Shrubbery, planted Walk, or Avenue to a House, or any inclosed Ground planted and set apart as a Nursery for Trees, or any Part thereof respectively, without the Consent in Writing of the Owner or Proprietor thereof, or other Person interested therein, first had and obtained, except such as are mentioned in the Schedule to this Act annexed, marked (A.)

strained from Consent of

XXXIII. And be it further enacted, That it shall be lawful for the said Trustees and they are hereby empowered to make and erect or place, or to cause to be made, erected, or placed, sufficient Fences on the Sides where necesof such Parts of the Roads to be made, altered, turned, widened, or re-sary, paired by virtue of this Act or the said last recited Act, where they shall think it necessary, and of such Materials as they shall judge proper; and after any such Fences shall be made through or over any private Lands, Fields, or Grounds, the same shall be for ever thereafter the Property of the Persons or Parties on whose Lands, Fields, or Grounds the same shall have been made, erected, or placed, and shall be supported and maintained by or at the Expence of the Owners, or Proprietors, or Occupiers of the Lands, Fields, or Grounds whereon such Fences shall have been so made, erected, or placed.

Fences may be made on

XXXIV. And be it further enacted, That it shall be lawful for the said Ditches, Trustees, and their Surveyor or Surveyors, or other Person or Persons by Drains, them appointed, and they are hereby authorized and empowered, to make by whom to such Ditches, Drains, or Watercourses, and of such Depth and Breadth be made and as they shall consider expedient, for the Purpose of keeping the said Roads cleansed. dry, and conveying the Water from the same into or through any Lands or Grounds adjoining or lying near the said Roads (not being a Garden, Orchard, Park, Paddock, planted Walk, or Avenue to a House); and also such sufficient Bridges, Arches, Culverts, Trunks, Tunnels, or Plats, as shall be requisite or necessary, at the Expence of the said Trustees, out of the Monies to be received by virtue of this Act, any thing in the

Bridges, &c.

said last recited Act contained to the contrary notwithstanding; and all new Ditches, Drains, and Watercourses, Bridges, Arches, Culverts, Trunks, Tunnels, or Plats, to be made in pursuance of this Act, when so made and completed by the said Trustees, shall for ever afterwards be scoured, cleansed, and kept open, repaired, and maintained by the Occupier of the adjoining Lands or Grounds; but all such new Bridges, Arches, Culverts, Trunks, Tunnels, and Plats as shall cross or pass through, in, or under the said Roads, shall be maintained and repaired by the said Trustees, subject to the Provisions of the said last recited Act.

Lands adjoining the Roads to cleanse their

Occupiers of XXXV. Provided always, and be it further enacted, That all Persons occupying any Lands or Grounds adjoining to or lying near the said Roads through which the Water hath usually passed from the said Roads, shall and they are hereby respectively required from Time to Time, as Water Tables often as there shall be occasion, to open, cleanse, and scour their Water and Ditches. Tables, and the Ditches, Drains, or Watercourses, for such Water to pass without Obstruction from the said Roads; and if any Person shall neglect or refuse to open, cleanse, or scour such Water Tables, Ditches, Drains, or Watercourses, for the Space of Ten Days after Notice for that Purpose given to him by the said Trustees or their Surveyor, every such Person shall for every such Offence forfeit and pay the Sum of Five Pounds, and such Penalty shall be levied and recovered (together with the necessary Costs and Charges of levying the same), by the same Ways and Means, and in the like Manner as Penalties, Forfeitures, and Fines are by the said last recited Act directed or authorized to be levied; and One Moiety of such Penalty shall be paid to the Informer, and the other Moiety shall be paid to the Treasurer to the said Trustees, and applied or disposed of for the Purposes of this Act.

Persons, &c. before liable to Repairs to continue so.

XXXVI. And be it further enacted, That all and every Person and Persons, Counties, Town, Parishes, Townships, Hamlets, Villages, and Places, and the Inhabitants thereof respectively, and Bodies Politic, Corporate, and Collegiate, and the Members thereof, who heretofore hath or have used, or of Right ought to repair any Part of the said Roads, or any Bridge, Watercourse, Drain, or Sewer in or upon the same, or to pay any Sum or Sums of Money for or towards the Repairs thereof, by reason of the Tenure of any Lands, Tenements, or Hereditaments, or otherwise howsoever, shall, notwithstanding this Act, be subject and liable to such Repairs, or to the Payment of such Sums of Money, in the same Manner as he, she, or they and every of them would have been in case this Act had not been passed.

Statute Labour.

Justices to determine Differences touching Statute Work.

XXXVII. And be it further enacted, That all Persons who by Law are or shall be liable to do Statute Work, or are or shall be chargeable towards repairing and amending the said Roads or any Part thereof, shall still remain liable thereto as heretofore; and it shall and may be lawful! for any Two or more Justices of the Peace for the County or Place in which the said Roads or either of them or any Part thereofilies, and they are hereby empowered and required (upon Application made to them for that Purpose by the said 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, Townships, Hamlets, Divisions, or Places liable thereto, or in which the said Roads lie, and also what Proportion

portion of the Money received by the Surveyor or Surveyors of the High-ways of every such Parish, Township, Hamlet, Division, or Place, in lieu of or as a Composition for such Statute Work, shall be by him or them paid to the said Trustees or to their Treasurer, and in order thereunto it shall be lawful for such Justices from Time to Time to summon the Surveyor or Surveyors of the Highways for every such Parish, Township, Hamlet, Division, 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, either personally, or leaving the same at his or their Dwelling House or Dwelling Houses) of the Names of the several Persons who within such Parish, Township, Hamlet, Division, 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 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 Repair of the Public Highways; and out of such Lists such Justices shall and may allot, appoint, and order such and so many of the Persons who shall appear to be subject or liable to do Statute Work as aforesaid, to do such Number of Days Statute Work in every Year upon the said Roads as the said Justices shall think reasonable, and the same shall be done on such Days and at such Times (not being Hay-time or Harvest), and on such Parts of the said Roads, as the said Trustees or their Surveyor or Surveyors by their Order, shall from Time to Time order, direct, and appoint; and the said Justices shall and may also order and direct the Surveyor or Surveyors of every such Parish, Township, Hamlet, Division, or Place, to pay over to the said Trustees, or their Treasurer, such Proportion of the Composition for Statute Work as aforesaid as they the said Justices shall think proper, and at such Time or Times as the said Justices shall direct; and each and every Person who shall neglect or refuse to do Statute Work as aforesaid, (after Notice in Writing given to or left for him, her, or them, at his, her, or their last or usual Place or Places of Abode for that Purpose, signed by the Surveyor or Surveyors 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 any Person or Persons may be subject or liable to by any Law or Statute in force and effect for the Repair of the Public Highways; and if any Person who shall come to work as a Labourer, or who 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 turn off or discharge 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 Forfeitures and Payments aforesaid, as if he had neglected or refused to come, or such Team or Draught had not been sent to work on any Part of the said Roads; all which Forfeitures shall be paid to the 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, Townships, Hamlets, Divisions, or Places, shall refuse or wilfully neglect to give in such Lists as aforesaid, or shall knowingly or [Local.] wilfully wilfully give in false or imperfect Lists, or shall refuse or neglect to collect or pay over such Composition Money, or any Part thereof, in Manner aforesaid, every such Surveyor so offending shall, for every such Offence, forfeit and pay any Sum not exceeding Ten Pounds; and such Composition Money shall and may be recovered from such Surveyor or Surveyors of the Highways by Distress and Sale of his or their Goods and Chattels, by Warrant under the Hands and Seals of any Two Justices of the Peace for the County or Place wherein such Surveyor or Surveyors of the Highways shall live or reside, on Complaint made to such Justices by the Surveyor or Surveyors to the said Trustees.

Trustees may contract for altering or repairing the Roads, &c.

XXXVIII. And be it further enacted, That the said Trustees, or such Persons or Person as they shall for that Purpose authorize or appoint, shall and may and they and he are and is hereby empowered to contract with any Person or Persons for making, amending, altering, turning, widening, improving, or repairing the said Roads, or any Part or Parts thereof, and for erecting Mile or Direction Stones or Posts, Bridges, Culverts, or Arches thereon or therein, or for doing any other Works to be performed in the Execution of this Act or the said last recited Act, in such Manner and for such Sum or Sums of Money as the said Trustees shall think proper; and all Contracts or Agreements in Writing entered into, pursuant to any Order of the said Trustees, by their Clerk, Surveyor, or other Officer, with any Workmen or other Person or Persons, relating to any Matter or Thing to be done by virtue of this Act or the said last recited Act, shall be binding on the said Trustees and their Successors, and upon all other Parties who shall sign the same, and the Executors and Administrators of such other Parties; and that Actions and Suits shall and may be maintained thereon by the said Trustees, and Damages and Costs recovered against the Party or Parties, or Person or Persons failing in the Performance of such Contracts or Agreements respectively; and such Sum or Sums of Money as shall be requisite for making, amending, altering, turning, widening, improving, or repairing the said Roads, or any Part thereof, or any other Matter or Thing to be done by virtue of this Act, and which by such Contracts or Agreements respectively the Parties ought to have done, shall be the Measure of the Damages to be recovered in any Action or Suit against such Party or Parties, or Person or Persons so as aforesaid making Default in fulfilling his, her, or their Contract or Agreement; any Law or Usage to the contrary in anywise notwithstanding.

In case of Nonpayment of Compensation for Materials, Damages, or Injury done by the said Trustees, &c. the same to be levied by Distress of the Goods of such Trustees or their Treasurer.

XXXIX. Provided always, and be it further enacted, That when and as often as any Sum or Sums of Money shall be directed or ordered to be paid by any Justice or Justices of the Peace in pursuance of the Directions of the said last recited Act or this Act, as or by way of Compensation or Satisfaction for any Materials, Costs, Damages, Spoil, or Injury of any Nature or Kind whatsoever, done or committed by the said Trustees, or any Person or Persons acting by or under their Authority, and such Sum or Sums of Money shall not be paid by the said Trustees or their Treasurer, (which such Treasurer is hereby authorized and required to pay) to the Party or Parties entitled to the same, within Ten Days after Demand in Writing shall have been made, stating the Order of such Justice or Justices from the Clerk to the said Trustees or their Treasurer, in pursuance of the Direction or Order made by such Justice or Justices, then and in such Case the Amount of such Compensation or Satisfaction.

..shall

shall and may be levied and recovered by Distress and Sale of the Goods and Chattels vested in the said Trustees by virtue of this Act, or of the Goods and Chattels of their Treasurer for the Time being, under a Warrant to be issued for that Purpose by such Justice or Justices of the Peace, which Warrant any such Justice or Justices is and are hereby authorized and required to grant under his Hand and Seal or their Hands and Seals, on Application made to him or them for that Purpose by the Party or Parties entitled to such Sum or Sums of Money, or Compensation or Satisfaction aforesaid; and in case any Overplus shall remain after Payment of such Sum or Sums of Money, and the Costs and Expences of hearing and determining the Matter in Dispute, and also the Costs and Expences of such Distress and Sale, then and in such Case such Overplus shall be returned on Demand to the said Trustees or to their Treasurer for the Time being, as the Case may be: Provided always, that it shall and may be lawful for such Treasurer to retain, out of any Monies which he shall receive in pursuance of the said last recited Act or this Act, all such Costs, Charges, and Expences as he shall be put unto by virtue of any such Order as aforesaid.

XL. Provided always, and be it further enacted, That the Trustees Trustees not appointed or to be appointed by virtue of this Act, shall not be personally liable for subject to or charged with the Payment of any Sum or Sums of Money Mortgages. by reason of their having signed or executed any Mortgage, or Assignment by way of Mortgage, or other Security made or to be made to any Person or Persons lending or advancing any Sum or Sums of Money to the said Trustees upon the Credit of the Tolls and Revenues of the said Roads, but all such Sum or Sums of Money shall be repaid out of the Tolls by this Act granted.

XLI. And be it further enacted, That if any Person or Persons whom. Penalty for soever shall wilfully pull down, break, injure, or damage any Table of certain Tolls put up or affixed at any Toll Gate or Bar on any Part of the Roads Offences. or Alterations by this Act directed or authorized to be repaired and amended or made, or wilfully or designedly deface or obliterate any of the Inscriptions, Letters, Figures, or Marks thereon; or if any Person of Persons shall wilfully pull up, throw down, break, injure, or damage any Posts, Rails, or Fences, now or at any Time hereafter to be placed or put up by Order of the said Trustees, or their Surveyor or Surveyors, either by the Side or Sides of the said Roads, or at or hear to any Pit or Quarry which shall be used, opened, or made for the getting of Stones, Gravel, or other Materials for the Purposes of this Act, in order to prevent Accidents; or if any Person or Persons shall wilfully cause any Damage or Injury to be done to any Bridge, Arch, Wall, or other Building or Erection to be set up or erected by virtue of the said first Three recited Acts or this Act, on any Part of the said Roads, or by the Side or Sides thereof; or if any Person or Persons shall cast or throw any Earth or Rubbish, or other Matter or Thing into any Drain, Ditch, Culvert, Tunnel, or other Watercourse in or by the Side of the said Roads, so as to obstruct the Water from running or draining off the said Roads; or if any Person or Persons shall, without being thereto authorized by the Surveyor or Surveyors for the Time being acting under this Act, shovel up, scrape, gather, or carry away any Stones, Gravel, Sand or other Materials, Slütch, Dirt, Mire, Drift of Soil, from off any Footpath or Causeway, or any other Part of the said Roads; or if any Person shall

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turn loose any Horse, Ass, Beast, Sheep, or Swine upon the said Roads, or suffer any Horse, Ass, Beast, Sheep, or Swine to be turned loose, or to wander or stray, or to be or remain upon the said Roads, to graze or depasture on the Sides thereof; or if any Person on Horseback meeting any Coach, Chaise, Waggon, Cart or other Carriage, or other Person on Horseback upon the said Roads, shall not keep his Horse on the Left or Near Side of the said Roads; or if any Person or Persons shall dig, make, or use any Pit or Pits for sawing of Timber or Wood, on either Side of the said Roads, every Person offending in any of the Cases aforesaid shall forfeit and pay a Sum not exceeding Five Pounds for every such Offence; and every such Offender shall also pay to the said Trustees, or their Treasurer or Treasurers, or other Person or Persons, such Sum of Money as shall be a full Satisfaction for the Damage or Injury so done or occasioned to any such Table of Tolls, Post, Rail, Fence, Bridge, Arch, Wall, or other Building or Erection; and such Penalties and Damages shall be levied and recovered (together with the necessary Costs and Charges of levying the same), by the same Ways and Means, and in the like Manner, as Penalties, Forfeitures, and Fines are by the said last recited Act directed or authorized to be levied; and One Moiety of such Penalties shall be paid to the Informer, and the other Moiety thereof shall be paid to the Treasurer to the said Trustees, and applied or disposed of for the Purposes of this Act.

Damages and Charges in certain Cases how to be ascertained.

XLII. And be it further enacted, That where by this Act, or the said last recited Act, any Damages or Charges are directed or authorized to be paid or recovered, in addition to any Penalty or Penalties for any Offence or Offences, the Amount of such Damages or Charges, in case of Dispute respecting the same, shall be settled, ascertained, and determined by the Justice or Justices of the Peace by or before whom any Offender shall be convicted of any such Offence or Offences, and shall and may be levied and recovered by such and the like Ways and Means as any such Penalty or Penalties may be recovered by virtue of the said last recited Act.

Public Act.

XLIII. And be it further enacted, That this Act shall be deemed and taken to be a Public Act; and shall be judicially taken Notice of as such, by all Judges, Justices, and others, without being specially pleaded.

Commencement and Continuance of this Act.

XLIV. And be it further enacted, That this Act shall commence upon the passing thereof, and shall continue and be in force for Twenty-one Years, and from thence to the End of the then next Session of Parliament.

SCHEDULE (A.)

A House, Yard and Garden, the Property of Albany Savile, Esquire; and in the Occupation of Edward Lillicrapp, E. Mann, S. Mann, S. Rowe, John Tutcher, and Thomas Painter.

LONDON: Printed by George Eyre and Andrew Strahan, Printers to the King's most Excellent Majesty, 1823.