



ANNO QUARTO

GEORGIIV. REGIS.

Cap. lvi.

An Act for continuing the Term and Powers of an Act of His late Majesty's Reign, for repairing the Road from the North End of *Bridgford Lane* in the County of *Nottingham*, to the *Bowling Green* at *Kettering* in the County of *Northampton*.

[23d May 1823.]

WHEREAS an Act was passed in the Forty-first Year of the Reign of His late Majesty King *George* the Third, intituled *An Act for repairing the Road from the North End of Bridgford Lane in the County of Nottingham to the Bowling Green at Kettering in the County of Northampton, and for repealing Two Acts passed for repairing the said Road*: And whereas an Act was passed in the Third Year of the Reign of His present Majesty King *George* the Fourth, 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 the Trustees appointed in or by virtue of the said first recited Act have made great Progress in repairing the Roads thereby directed to be repaired, for which Purpose they have borrowed several considerable Sums of Money upon the Credit of the Tolls thereby granted, which Money still remains due and owing, and cannot be paid off, nor can the said Road be effectually amended, widened, altered, improved, and kept in repair, unless the Term granted by the said first recited Act be continued; but the same cannot be effected without the Aid and Authority of Parliament: 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

41 G. 3. c. 117.

3 G. 4. c. 126.

[Local.]

13 K

50

41G.3.c.117.
further con-
tinued.

so much and such Parts of the said first recited Act passed in the Forty-first Year of the Reign of His said late Majesty King *George* the Third, as are herein-after particularly mentioned, shall be and continue in full force and effect, and, together with the said second recited Act and this Act, shall be put in Execution for the several Purposes thereby and hereby intended for and during the Term herein-after mentioned.

Money now
due liable to
Payment
under this
Act.

II. And be it further enacted, That this Act, and the additional Term hereby granted, shall be and is hereby declared to be subject and liable to the Payment of all the respective Sums of Money now due and owing on the Credit of the Tolls arising upon the said Road, and of such other Sum or Sums of Money as shall or may hereafter be borrowed for the Repair of the said Road, and all Interest due and to grow due for the same respectively.

Trustees.

III. And be it further enacted, That all His Majesty's Justices of the Peace acting for the respective Counties of *Nottingham*, *Leicester*, *Rutland*, and *Northampton*, together with *William Ades*, *William Alsop*, *Anderson Clerk*, *James Amys*, *Charles Bowyer Adderley*, *Gilbert Affleck*, *William Affleck Clerk*, *John Allinson Clerk*, *Sir Thomas Hussey Apreece Baronet*, *Shughborough Ashby Apreece*, *George Ashby*, *Thomas Babington*, *Mathew Babington*, *Henry Defoe Baker Clerk*, *Robert Barfoot*, *John Barnett*, *Gilbert Beresford Clerk*, *John Berridge*, *William Bissell Clerk*, *Thomas Black*, *William Blake*, *William Blower*, *Richard Boyfield*, *Thomas Brett*, *John Bright Clerk*, *Edward Bright*, *Henry Brown Clerk*, *John Suffield Brown*, *Henry Hindé Brown*, *Samuel Bryans*, *Thomas Buck*, *William Bullivant*, *John Bullivant*, *Thomas Bullock*, *Sir Francis Burdett Baronet*, *Thomas Beaumont Burnaby Clerk*, *Edwin Andrew Burnaby*, *John Dick Burnaby*, *Andrew Burnaby Clerk*, *William Beetham Clerk*, *Thomas Beaumont Clerk*, *Robert Booth*, *Daniel Barker*, *William Briggs*, *Thomas Brett*, *Jonas Bettison*, *John Burnside Clerk*, *William Stanford Burnside*, *John Buttery*, *Thomas Barber*, *Samuel Bloomfield Clerk*, *John Brittle*, *Thomas Bryan*, *Samuel Barker*, *William Belgrave*, *Richard Brooke de Capel Brooke*, *Arthur Brooke de Capel Brooke*, *Thomas Barfoot*, *Francis Barnes Doctor in Divinity*, *Calverley John Bewicke Clerk*, *Jeremiah Belgrave Clerk*, *Charles Belgrave Clerk*, *Robert Boon Clerk*, *William Baker Clerk*, *Thomas Kaye Bonney Clerk*, *Gregory Bateman Clerk*, *Charles Berkeley*, *Thomas Bryan*, *William Boon*, *John Bullock*, *John Bradford Clerk*, *Ephraim Busmell*, *William Breton Clerk*, *William Beetham Clerk*, *John William Calvert Doctor of Medicine*, *Andrew Carpendale*, *John Carpendale*, *Edmund Cartwright Clerk*, *John Chapman*, *Thomas Clarke*, *William Clarke (of Oakham)*, *John Cleathing Clerk*, *Collier Clerk*, *Christopher Compton*, *James Copley*, *John Costall*, *Richard Cragg Clerk*, *Joseph Cragg Clerk*, *John Crabtree*, *Leonard Chapman Clerk*, *Richard Cole*, *John Musters Chaworth*, *Joseph Cooper*, the Right Honourable *Charles Viscount Cullen* of the Kingdom of *Ireland*, the Honourable *Cecil*, the Honourable *William Cockayne*, *John Cook*, *Francis Cheselden*, *Nedham Cheselden*, *William Ralph Cartwright*, *Richard Carey Clerk*, *William Bunbury Clarke*, *Charles Crompton*, *Francis Darker*, the Honourable *Thomas Dawney Clerk*, *William Day*, *Robert Day*, *John Day*, *Sir Willoughby Wolston Dixie Baronet*, *Thomas Dixon*, *John Doncaster Doctor in Divinity*, *Thomas Dusty*, *Richard Dixon*, *John Dixon*, *Richard Day*, *Thomas Dixon*, *Thomas Dodson*, *John Giles Dymock Clerk*, *Francis Darker*, *William Dickins*, *Dashwood Clerk*, *Richard Etough Doctor in Divinity*, *John Exton*, *Thomas Exton*, *William Elliott Elliott*,

Elliott, John Elliott, Robert Edmunds, William Fabling, George David Faithfull Clerk, Faithful Clerk, Heneage Finch Clerk, John Floar, Thomas Floar, Thomas Forrester, Thomas Fowler, Thomas Freer Doctor of Medicine, Andrew Gideon Fisher, Alexander Foxcroft, Alexander Harrington Foxcroft, John Foxcroft, Daniel Freeth, Samuel Freeth, John Freeth, Joseph Franklin, George Fludyer, William Forster Clerk, Thomas Forster Clerk, Richard Farrer Clerk, William Gilson, John Gibson, John Cole Gilson, William Gibson, Peter Godfrey, Thomas Godfrey Clerk, Godfrey, Andrew Guy, John Gill, John Gardener, Jonathan Gibbons, Sir Edmund Cradock Hartopp Baronet, John Hack, Thomas Hack, Dymock Hardy, Henry Hall, William Hall, Henry Harrison, George Harry William Hartopp, Edward Hartopp, Samuel Hartopp Clerk, Evans Hartopp Clerk, Peter Healey, Richard Healey, George Henton, Wright Henton, John Heycock, Richard Hill, William Hill, John Hurman Clerk, John Hopkinson Clerk, Seth Hose, John Hutton Clerk, George Hopkinson, George Hopkinson the younger, Alexander Hadden, John Hadden, William Hopkinson, Gabriel Hebb, Thomas Hoe Clerk, James Hooley, Joseph Heath, Thomas Hall, Thomas Hind, Ralph Hodgkin, John Heycock, George William Finch Hatton, Sir Gilbert Heathcote Baronet, Robert Heathcote, John Heathcote, Thomas Hodgkin, John Hunt, Thomas Hunt, Robert Hotchkin, John Hinman Clerk, Richard Inett, William Inett, William Jackson, John Ellington Jones, Robert Judd the elder, William Jamson, Joseph Innés, Edward Jones Clerk, Francis Jones Clerk, Abraham Jobson Clerk, Gibson Jalland, Thomas Keal, John Keal, William Tomlin Keal, George Anthony Legh Keck, Robert King, Joseph Kirkby, Jonas Kewney, Godfrey Kemp, Thomas Knight Clerk, the Honourable William Lambe, the Honourable Frederick James Lambe, the Honourable George Lambe, Charles Latham, John Leadbeter, Thomas Leadbeter, William Leadbeter, the Honourable William Lowther commonly called Lord Viscount Lowther, the Honourable Henry Cecil Lowther, William Lowe, Richard Lucas Clerk, Richard Lucas the younger, Lideard Clerk, the Right Honourable Charles Manners commonly called Lord Charles Manners, the Right Honourable Robert Manners commonly called Lord Robert Manners, the Honourable Sir William Manners Baronet commonly called Lord Huntingtower, William Man, Fauston Manners, Edward Manners, Roger Manners, Otho Manners, William Marriott, George Marriott, John Marshall, John Missing, William Miller, John Moore, John Morris Clerk, Campbell Morris, Charles Morris, Frederick Mortlock, John Mould, Thomas Mould, Thomas Moore, William Melville, William Marsdon Doctor of Medicine, Thomas Maltby, John Mills, the Honourable John Monkton, the Honourable Fitzwilliam commonly called Lord Milton, Sir Morgan Baronet, Thomas Cecil Maunsell, Thomas Morris, John Morris, Charles Morris, William Lockwood Maydwell Clerk, Peter Nicol, William Neale, Nicholas Needham, William Henry Neville Clerk, Charles Nixon Clerk, James Nixon, Noble Clerk, Richard Norman, Thomas Norris Clerk, Robert Nicol, Sir Gerard Noel Noel Baronet, Noel, Noel Noel, Noel Noel, Cosmos Neville, Stafford O'Brien, Henry O'Brien, Richard Orlebar, Richard Orlebar the younger, George Osborn Clerk, Sir John Palmer Baronet, Sir Lawrence Palk Baronet, Sir Charles Palmer Baronet, Thomas Paget, Rawson Parke, James Parke, Samuel Parke, Edward Tufton Phelp, Cecil Phelp, the Honourable William John Frederick Paulet, George Pochin Clerk, Robert Padley, Samuel Parsons, John Palmer, Henry Palmer, John Page, William Pochin Clerk, William Pochin the younger, Conyers Peach, Sir George Robinson Baronet, John Reeve, Reeve Clerk, William Robinson, Barry Rushland, Frederick Robinson, Martin Roe, George William Richardson, James

James Robinson, George Robinson, Thomas Roberts Clerk, Thomas Jekyll Rawson, Charles Robinson Clerk, William Villiers Robinson, Charles Roberts, Sir Lumley Saint George Skeffington Baronet, Richard Sharpe, William Sharrad, William Shepherd, William Shuttlewood, John Finch Simpson, John Simpson of Melton, John Simpson of Brentingby, Thomas Simpson, Ascough Smith, John Snow, William Spencer, Francis Stanhope, Thomas Stowe, Sykes, Octavius Sterland, William Sanday, George Stretton, Christopher Swann, John Swann, Kenaz Smith, William Sherbrooke, Samuel Smith, Thomas Slater, Samuel Stokes, John Stokes, the Honourable and Reverend Richard Bruce Stopford, Robert Stanley, Matthias Sly Clerk, John Sly Clerk, William Shield, Henry Shield Clerk, Thomas Stokes, William Sandy, John Smith Doctor of Medicine, Robert Stafford, Edward Smith Clerk, Henry Smith Clerk, Robie Sherwin Clerk, Christopher Swan, Robert Shield, Charles Swan Clerk, Isaac Taylor, James Tiptaft, James Torkington, Leonard Elye Town Clerk, Samuel Tupman, William Tupman, Baptist Noel Turner Clerk, John Turner, Isaac Taylor, William Taylor, Thomas Tollinton, the Right Honourable the Marquis of Titchfield, Charles Tibbits, Thomas Tryon, Thomas Tryon the younger, George Tryon, Tiptaft, Robert Tomlin, Cotton Tompson, Richard Vevers Clerk, Sir William Earle Welby Baronet, Daniel Wagstaff Clerk, David Wall, William Webster, Chamberlin Webster, Glynne Earle Welby, Thomas Earle Welby, Montague Earle Welby, Charles Cope Earle Welby, John Earle Welby, John Whitchurch, Reuben Whitchurch, George Williamson, Henry Wilson, Vincent Wing, John Muxloe Wingfield Clerk, James Wingfield Clerk, William Woodall Clerk, Thomas Adcock Woods, John Wilson Clerk, Thomas Wilkinson Clerk, Samuel Wright, Charles Wylde Doctor in Divinity, John Sutton Webster, John Wright, Ichabod Wright, Joseph Wood, Thomas Witchcote, Benjamin Ward, John Godfrey Ward, the Honourable Henry Watson, the Honourable George Watson, Robert Wilson, Robert Walker, Thomas Woods, John Wingfield, Thomas Wingfield Clerk, Bentley Warren, John Waller Clerk, William Gregory Williams, Richard Williams Clerk, Richard Williams the younger, Christopher Wilson, Joseph Wood, Allen Edward Young, John Young Clerk, and their Successors, shall be and they are hereby appointed the Trustees for putting the said recited Act and this Act in Execution.

Time and
Place of
Trustees
annual Meet-
ing for the
whole Road.

IV. And be it further enacted, That the several Trustees hereby appointed, or any Seven or more of them, shall meet together at the *Crown Inn* in *Oakham* aforesaid, between the Hours of Ten in the Forenoon and Three in the Afternoon, or such other convenient House there as shall be appointed by the said Trustees, or any Five or more of them, for that Purpose, of which Appointment Fourteen Days previous Notice shall be given upon all the Toll Gates upon the said Road, and adjourn themselves from Time to Time (provided always that Two such Trustees shall be sufficient for such Adjournment), yearly and every Year during the Continuance of this Act, on the First *Thursday* in *July*, for the Election of new Trustees to fill up such Vacancies as may have happened by Death or Refusal to act, and for the determining upon the expediency of raising more Money upon the Credit of the Tolls hereby granted, and for entering and registering all Securities and Assignments thereof granted by virtue of this Act or the said former Acts, or either of them, and for passing and settling the Accounts of all Receivers, Collectors, Toll Bar Keepers, and other Officers belonging or relating to the said Road, and for the transacting of such other Business as relates to the whole

whole of the said Road; and if there shall not appear at any such yearly Meeting so appointed a sufficient Number of Trustees to act at such yearly Meeting, or to adjourn to another Day, the Clerk or Clerks to the said Trustees, or either of them, shall and may, by public Notice in Writing, to be fixed on all the Toll Gates at least Ten Days before the next Meeting, appoint another Meeting of the said Trustees, to be held at the House where the last Meeting was appointed to be held, and the said Trustees at their said Meeting shall defray their own Expences.

V. Provided always, and be it further enacted, That it shall not be lawful for the said Trustees to continue or appoint the Person or Persons who has been or may be appointed their Clerk or Clerks in the Execution of this Act, or the Partner of any such Clerk or Clerks, or the Clerk or Clerks, or other Person or Persons in the Service or Employ of any such Clerk or Clerks, the Treasurer or Treasurers for the Purposes of this Act, or to continue, or appoint any Person or Persons who has been or may be appointed Treasurer or Treasurers, or the Partner or Partners of any such Treasurer or Treasurers, the Clerk or Clerks to the said Trustees; and if any Person shall accept both the Offices of Clerk and Treasurer for the Purposes of this Act, or if any Person being the Partner of any such Clerk or Clerks, or the Clerk or Clerks, or other Person or Persons in the Service or Employ of any such Clerk or Clerks, shall accept the Office of Treasurer, or being the Partner of any such Treasurer or Treasurers shall accept the Office of Clerk in the Execution of this Act, or if any such Treasurer shall hold or accept 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 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, Suit, or Information, wherein no Essoign, Protection, or Wager of Law, nor more than one Imparlance shall be allowed.

Clerk and Treasurer not to be the same Person.

VI. And be it further enacted, That the said Trustees shall make no Order in pursuance of the said first recited Act, which shall relate only to that Part of the Road leading from the North End of *Bridgford Lane* to the Watercourse which divides the Counties of *Nottingham* and *Leicester*, or only to that Part of the Road which lies between the said Watercourse and the *Crown Inn* in *Oakham* aforesaid, or that shall relate only to that Part of the Road leading from the said *Crown Inn* in *Oakham* aforesaid to the *Bowling Green* at *Kettering* aforesaid, at such yearly Meetings of the said Trustees or any Adjournments thereof.

No Orders relating to the respective Districts to be made in the General Meetings.

VII. And be it further enacted, That the said Trustees, or any Three or more of them, shall meet at the *Mermaid Inn*, in the Town of *Plumtree* in the said County of *Nottingham*, on the Second *Monday* after the Fourth Day of *July* next after the passing of this Act, between the Hours of Ten in the Forenoon and Three in the Afternoon, or as soon after as conveniently may be, and shall then and there proceed to the Execution of this Act, as far as the same relates to that Part of the said Road that lies between the North End of *Bridgford Lane* and the Watercourse which divides the Counties of *Nottingham* and *Leicester*, being the North Part of the Northern Division of the said Road, and adjourn themselves from Time to Time, and afterwards meet there, or at any other Place in the County of *Nottingham* on or near the said North Part of

Meetings of the Trustees for the respective Districts.

the said Northern Division of the said Road, as the said Trustees, or any Three or more of them, shall think proper and appoint, or in the Town of *Nottingham*, as often as it shall happen to be necessary for putting this Act into Execution; and that the said Trustees, or any Three or more of them, shall meet at the *White Swan Inn*, in *Melton Mowbray* in the said County of *Leicester*, on the Second Monday after the Fourth Day of *July* next after passing of this Act, between the Hours of Ten o'Clock in the Forenoon and Three o'Clock in the Afternoon, or as soon after as conveniently may be, and shall then and there proceed in the Execution of this Act, as far as the same relates to that Part of the said Road that lies between the said Watercourse which divides the Counties of *Leicester* and *Nottingham*, and the said *Crown Inn* in *Oakham* aforesaid, being the South Part of the Northern Division of the said Road, and adjourn themselves from Time to Time, and afterwards meet there, or at any other Place near the said South Part of the said Northern Division of the said Road, as the said Trustees, or any Three or more of them, shall think proper and appoint, as often as it shall be necessary for putting this Act in Execution; and that the said Trustees, or any Three or more of them, shall meet at the *Falcon Inn*, in *Uppingham* in the County of *Rutland*, on the Second Monday after the said Fourth Day of *July* next after the passing of this Act, between the Hours of Ten in the Forenoon and Three in the Afternoon, or as soon after as conveniently may be, and shall then and there proceed in the Execution of this Act, as far as the same relates to that Part of the said Road that lies between the *Crown Inn* in the Town of *Oakham* aforesaid, and the *Bowling Green* in *Kettering* aforesaid, being the Southern Division of the said Road, and adjourn themselves from Time to Time, and afterwards meet there, or at any other Place near the said Southern Division of the said Road, as the said Trustees, or any Three or more of them, shall think proper and appoint, as often as it shall be necessary for putting the said Act in Execution.

Toll Gates
to be erected.

VIII. And be it further enacted, That the said Trustees, or any Five or more of them, shall and may either continue the Six principal Turnpikes or Toll Gates and Toll Houses now standing in, upon, or across the said Road at the several Places herein-after mentioned; (that is to say), one of them in the Town of *Plumtree* aforesaid, another of them at a certain Place in the Town of *Melton Mowbray* in the said County of *Leicester* called *Spittle End*, another of them near and on the South Side of the Way Post which stands about One Furlong from the Town of *Langham* aforesaid on the North Side thereof, another of them at the South End of *Ayston Lane*, which lies about Three Furlongs on the North Side of the Town of *Uppingham* aforesaid, another of them at the South End of *Rockingham Bridge*, and the other at the South End of *Glen Lane*, which lies about a Mile and a Half on the North Side of *Kettering* aforesaid, or remove the same or any of them; and also shall and may continue or remove all or any of the other Toll Gates erected or set up by virtue of the said former Acts, and may erect and set up, or cause to be erected and set up, any other Toll Gate or Gates, Bar or Bars, Chain or Chains, in, upon, or across any Part or Parts of the said Road by this Act directed to be repaired, and upon the Sides thereof, and also in, upon, or near unto, or across any Street, Lane, Common, or Way leading into or out of the same, and may also continue, erect, or provide a Toll House, with suitable Outbuildings and Conveniences at or near each Toll Gate, and may from Time to Time afterwards remove, alter,

or discontinue the Toll Gates or Toll Houses, or any of them, as they the said Trustees, or any Five or more of them, shall think expedient, and also may take in and enclose from the said Road, or any Part thereof, convenient Garden Spots for each of the said Toll Houses, not exceeding One-eighth Part of an Acre, as the said Trustees, or any Five or more of them, shall direct or appoint; and that the respective Tolls following shall be demanded at each and every such Toll Gates of the Person or Persons attending any Cattle or Carriages, by such Person or Persons as the said Trustees, or any Five or more of them, shall from Time to Time authorize or appoint for that Purpose, before any such Cattle or Carriage shall be permitted to pass through the same on any Day of the Week; (that is to say),

For every Chaise, Gig, Whiskey, or other Carriage of the like Kind, drawn only by One Horse, the Sum of Sixpence: Tolls.

For every Horse, or other Beast of Draught, drawing any Chair, Gig, Whiskey, or other Carriage of the like Kind (if drawn by more than One), or drawing any Coach, Sociable, Berlin, Landau, Chariot, Vis-a-Vis, German Waggon, Phaeton, Chaise, Calash, Chaise Marine, Curricule, Caravan, Hearse, Litter, Waggon, Wain, Drug, Cart, or other Carriage (except such Chair, Gig, Whiskey, or other Carriage of the like Kind, drawn only by One Horse), the Sum of Four-pence Halfpenny:

For every Four-wheeled Carriage fixed in any Manner to any Waggon, Wain, Drug, Cart, or other Carriage, the Sum of One Shilling and Sixpence:

And for every Two-wheeled Carriage so fixed, the Sum of Nine-pence:

For every Drug so constructed as that the Distance between the Axletrees thereof shall be more than Nine Feet, and laden otherwise than with a single Piece or Block of Timber or Stone, the Sum of One Shilling and Sixpence over and above the Duty or Toll payable for the Horses drawing the same:

And for every Horse, Mare, Gelding, Mule, or Ass, laden or unladen, and not drawing, the Sum of Three Halfpence:

And for every Drove of Oxen, or other Neat Cattle, the Sum of Ten-pence *per* Score; and so in proportion for every less Number:

And for every Drove of Calves, Sheep, Lambs, or Swine, the Sum of Five-pence *per* Score; and so in proportion for every less Number.

IX. And be it further enacted, That it shall be lawful for the said Trustees absolutely to sell and dispose of any Toll House or Toll Houses erected by virtue of the said recited Act on the said Road, to be improved and repaired by virtue of this Act, or hereafter to be erected by virtue of this Act, and the Ground whereon the same may stand, with the Outhouses, Gardens, and Appurtenances thereunto belonging, when they shall be considered by the said Trustees useless and 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 they the said Trustees can obtain for the same; and in case of Sale to convey the said Toll Houses, Gardens, and Appurtenances to the Person or Persons who shall purchase the same, as an Estate or Estates of Inheritance in Fee Simple; and the Person or Persons who shall purchase the same, his, her, or their Heirs or Assigns, shall, upon Payment of his, her, or their Purchase Money to the said Trustees, or to their Treasurer or Treasurers for the Time being, hold and enjoy the Premises by him,

Power to sell
the present
Toll Houses.

him, her, or them so purchased, discharged from all Trust, and free from all Incumbrances whatsoever, and shall not be obliged to see to the Application of his, her, or their Purchase Money, nor be answerable for the Misapplication or Nonapplication thereof: Provided always, that such Preference of purchasing shall be given to the Owner or Owners of the adjoining Land as is by the said last recited Act directed to be given where any Piece or Pieces of Ground or old Road, not wanted for the Purposes of any Turnpike Road, is authorized to be sold and disposed of.

Stage
Coaches,
Caravans,
and Post
Chaises to
pay every
Time of
passing.

X. Provided always, and be it further enacted, That for or in respect of all Horses or other Beasts drawing any Stage Coach, or any Stage Waggon, Van, Caravan, or other Stage Carriage carrying Passengers or Goods for Payment, Hire, or Reward, for which Toll shall have been paid, and which shall return on the same Day through the same Turnpike or Toll Gate, the Tolls hereby made payable shall be paid for repassing through such Toll Gate, in like Manner as if no Toll had been before paid; and the Tolls hereby made payable shall be paid for or in respect of all Horses or other Beasts drawing any Post Chaise and other Carriage travelling for Hire, for every Time of passing or repassing along the said Roads on the same Day with a Ticket denoting a fresh Hiring.

Tolls may be
varied with
Consent of
Creditors.

XI. And be it further enacted, That the said Trustees, or any Five or more of them, at any Meeting to be holden for that Purpose, whereof at least Fourteen Days Notice shall be given in Writing, affixed on all the Toll Gates erected on the said Road, and published in the County Newspaper, may and they are hereby authorized and empowered from Time to Time (in case it shall appear requisite or expedient) to lessen and reduce, and again to raise and advance the Tolls thereby authorized to be taken, so that the respective Tolls so varied never exceed the Tolls by this Act authorized to be taken, nor are ever lessened until the Money borrowed on the Credit thereof, together with the Interest, be repaid, except the Person or Persons entitled to Five-sixth Parts or more of such Money consent thereto, and such Tolls or Duties so varied, and every of them, shall be collected, recovered, and applied in the same Manner as the Tolls and Duties thereby authorized to be taken are directed to be collected, recovered, and applied.

Number of
Tolls to be
taken in each
District.

XII. And be it further enacted, That nothing herein contained shall extend or be construed to extend to empower the said Trustees, or any of them, to cause more than One full Toll to be demanded or taken for the Passage of the same Cattle, Carriages, or Beasts through all the Toll Gates erected or to be erected between the North End of *Bridgford Lane* and the Watercourse which divides the Counties of *Nottingham* and *Leicester* on the same Day; nor more than Two full Tolls for the Passage of the same Cattle, Carriages, or Beasts through all the Toll Gates erected or to be erected between the said Watercourse and the said *Crown Inn* in *Oakham* aforesaid on the same Day; nor more than Three full Tolls for the Passage of the same Cattle, Carriages, or Beasts through all the Toll Gates erected or to be erected between the *Crown Inn* in *Oakham* aforesaid, and the *Bowling Green* in *Kettering* aforesaid, the Day to be computed from Twelve of the Clock at Night to Twelve of the Clock the next Night; nor to erect or cause to be erected any Toll Gate across
or

or at the End of any Road now being a Turnpike Road leading into or across the said Road hereby directed to be repaired.

XIII. And be it further enacted, That out of any Monies already received by virtue of the said Act, or out of the Monies which shall be raised or received by virtue of this Act, the said Trustees, or any Three or more of them, shall, in the Proportions herein-after mentioned, pay and discharge all the Costs and Expences relative to procuring and passing this Act, and the Remainder of such Monies shall from Time to Time be applied in putting this Act in Execution, and in repaying the principal Money by this Act charged or to be borrowed, and the Interest due and to grow due thereon. Application of Money.

XIV. And be it further enacted, That the Money which shall arise from the Tolls collected on the said Road, and be applied in the repairing and widening and improving thereof, shall be laid out and applied in manner following; (to wit), Two-third Parts thereof (the whole into Three equal Parts to be divided) shall be expended and applied in amending, repairing, and improving that Part of the said Road which lies between the North End of *Bridgford Lane* aforesaid, and the said *Crown Inn* in *Oakham* aforesaid, being the Northern Division of the said Road, in the Manner and Proportions following; (viz.) Eleven Parts out of Twenty-eight Parts of the said Two-third Parts of the whole of the said Tolls shall be expended and applied in amending and repairing that Part of the said Northern Division of the said Road which lies between the said North End of *Bridgford Lane* and the Watercourse which divides the Counties of *Nottingham* and *Leicester*, being the Northern District of the Northern Division of the said Road; and the remaining Seventeen Parts of the said Two-third Parts of the whole of the said Tolls shall be expended and applied in repairing that Part of the said Northern Division of the said Road which lies between the said Watercourse and the said *Crown Inn* in *Oakham* aforesaid, being the Southern District of the Northern Division of the said Road; and the other Third Part of the whole of the said Tolls shall be expended, applied, and laid out in amending and repairing that Part of the said Road which lies between the said *Crown Inn* in *Oakham* aforesaid, and the said *Bowling Green* in *Kettering* aforesaid, being the Southern Division of the said Road; but in case either or any of the said Parts or Divisions of the said Road shall at any Time hereafter be well and effectually repaired, it shall be lawful for the Trustees, or any Three or more of them acting upon such Division, to order any Surplus Monies to be paid to the Treasurer of the other Division for the Purposes of repairing such other Divisions. Apportioning Tolls.

XV. And be it further enacted, That the Trustees at their General annual Meetings to be held as aforesaid shall order and direct the Balances that shall appear upon the Statements of the Receipts in their respective Districts, to be in the Hands of any or either of the respective Treasurer or Treasurers, to be paid over to the other Treasurer or Treasurers, so as to give to each District of the said Road its due Proportion of the Tolls that shall have been received in the Course of the preceding Year, according to the Proportions herein-before directed. Balances in the Hands of the Treasurer of each District to be paid over to the Treasurer of the other District.

XVI. And be it further enacted, That any Person who shall exercise Three Horses at the same Time upon any Part of the said Turnpike Road, Three Horses at the same Time not to be exercised on the Road.
[Local.] by

by riding one of them and leading the others one on each Side of him, shall for every such Offence forfeit and pay any Sum not exceeding Five Pounds.

Regulations
as to the Per-
formance of
Statute
Work.

XVII. 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 Road, or any Part thereof, shall still remain liable thereunto in like Manner as heretofore; and it shall be lawful for any Two or more Justices of the Peace within their respective Jurisdictions, and they are hereby empowered and required (upon Application made to them for that Purpose by the said Trustees, or by their Clerk or Clerks, Surveyor or Surveyors, by their Order), yearly to adjudge and determine what Part or Proportion of the Statute Work shall every Year be done upon the said Road by the Inhabitants of the respective Parishes, Townships, or Places liable thereto, or in which the said Road lies, and also what Proportion of the Money received by the Surveyor or Surveyors of the Highways of every such Parish, Township, 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 their Treasurer or Treasurers; and in order thereto 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, 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 by leaving the same at his or their Dwelling House or Dwelling Houses), 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 paid; which Lists of Names shall be made in such Manner, and under such Regulations and Restrictions, as is 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 or may allot, appoint, and order such and so many of the Persons who shall appear to be subject and liable to do Statute Work as aforesaid, to do such Number of Days Statute Work in every Year upon the said Road 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 Road, as the said Trustees, or their Surveyor or Surveyors shall from Time to Time order, direct, and appoint; and the said Justices may also order and direct the Surveyor or Surveyors of such respective Parishes, Townships, or Places to pay over to the said Trustees, or their Treasurer or Treasurers, 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 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 such 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 Road, shall be found idle or negligent by any Surveyor to the said Trustees, such Surveyor is hereby empowered to remove and turn off the Person who shall be found idle or negligent as aforesaid, and in that Case every such Person shall be subject and liable to the respective Forfeitures and Payments aforesaid, as if he had refused or neglected to come, or such Team or Draught had not been sent to work on any Part of the said Road; all which Forfeitures shall be paid to the Treasurer or Treasurers to the said Trustees, and applied towards amending the said Road; and in case the 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 or 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 of the County or Place where such Offence shall be committed, on Complaint made to such Justices by the Surveyor to the said Trustees.

XVIII. 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 recited Act of the Third Year of the Reign of His present Majesty or this Act, as or by way of Compensation or Satisfaction for any Materials or Costs, or for any 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 to the Party or Parties entitled to receive the same within Five 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 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 receive such Sum or Sums of Money as or by way of Compensation or Satisfaction for any such Materials, Costs, Damages, Spoil, or Injury as 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 the said Treasurer shall and may retain, out of any Monies which may come into his Hands in pursuance

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

of

of this Act, all such Costs, Charges, and Expences as he shall be put unto by virtue of such Order or Orders as aforesaid.

Treasurer of either District having Money in his Hands to pay it over to the other.

XIX. And be it further enacted, That in case there shall not be a sufficient Sum of Money in the Hands of the Treasurer of either of the above-mentioned Divisions of the said Road, arising from the Tolls collected upon the said Road, to pay the Proportion herein-before directed to be borne by such Division of the Expences of the obtaining and passing this Act; the Deficiency shall be advanced and paid by the Treasurer of the other Division out of the Monies in his Hands arising from the Tolls collected upon the said Road; and that the Money so to be advanced for the Purpose aforesaid shall be allowed in account, or otherwise repaid to such Treasurer as shall advance the same, by the Treasurers of other Districts of the said Road, in the Proportions in which they shall be respectively entitled, out of the first Monies they shall respectively receive from the Tolls applicable to the repair of their respective Districts, so that such Demand shall not extend to more than Half the Tolls that shall then have been collected on such Divisions.

For paying Expences of the Act.

XX. And be it further enacted, That all the Costs, Charges, and Expences incident to and attending the obtaining and passing of this Act, shall, in preference to all other Payments whatsoever, be paid and discharged by the said Trustees, or any Three or more of them, in the Proportions herein-before mentioned, out of the first Money which has arisen or out of the first Money which shall arise by virtue of the said recited Acts and this Act.

Public Act.

XXI. 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.

Term and Continuance of this Act.

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

LONDON: Printed by GEORGE EYRE and ANDREW STRAHAN, Printers to the King's most Excellent Majesty. 1823.