

ANNO SEPTIMO.

GEORGII IV. REGIS.

Cap. xi.

An Act for improving the Road from Collingham in the West Riding of the County of York, to the City of York; and for making certain Diversions from such Road. [22d March 1826.]

HEREAS an Act was passed in the Eleventh Year of the Reign of His late Maiesty King Gazage 41. Reign of His late Majesty King George the Third, intituled An Act for repairing and widening the Road from 11G.3. c.68. Collingham, through Wetherby, to the City of York: And whereas another Act was passed in the Thirty-second Year of the Reign of His said late Majesty, intituled An Act for enlarging the Term and 32G.3.c.142. Powers of an Act passed in the Eleventh Year of the Reign of His present Majesty King George the Third, for repairing and widening the Road from Collingham, through Wetherby, to the City of York: And whereas another Act was passed in the Fifty-fourth Year of the Reign of His said late Majesty, intituled An Act for enlarging the 54 G. 3. c. 3. Term and Powers of Two Acts of His present Majesty, for repairing and widening the Road from Collingham, through Wetherby, to the City of York: And whereas considerable Sums of Money have been borrowed and still remain due and owing upon the Credit of the Tolls by the said Acts, or some of them, authorized to be collected on the said Road; and such Road cannot be effectually improved and maintained in repair, nor can the said Debt be paid off, unless the Term and Powers of the said Acts are enlarged, some additional [Local.] Powers

Powers granted, and the Tolls arising on the said Road increased: And whereas it would tend to the Accommodation of the Public, and of the Persons residing in the Neighbourhood of the said Road, and such Road might be materially improved and shortened, if Powers were granted to make and maintain certain Diversions of the present Line thereof in manner herein-after mentioned: And whereas it would facilitate the Execution of the Purposes aforesaid, if the said Acts were repealed, and if such of the Powers and Provisions thereof as it may be expedient to continue or amend, and the necessary additional Powers and Provisions, were embodied and incorporated in One Act: And whereas an Act was passed in the Third Year of the Reign of His present Majesty King George 3G. 4. c. 126. 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 another Act was passed in the Fourth Year 4 G. 4. c. 95. of the Reign of His said present Majesty, intituled An Act to explain and amend an Act passed in the Third Year of the Reign of His present Majesty, to amend the general Laws now in being for regulating Turnpike Roads in that Part of Great Britain called England: And whereas another Act was passed in the Fifth Year of the Reign of 5 G. 4. c. 69. His said present Majesty, intituled An Act to enable Justices of the Peace for Ridings, Divisions, or Sokes, to act as Trustees for repairing

The Three first-recited Acts repealed, and this Act to take effect.

and maintaining Turnpike Roads: And whereas the several beneficial Purposes aforesaid 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 from and after the Third Thursday next after the passing of this Act the said Three firstrecited Acts (felating to the said Road) shall be, and they and each of them are and is hereby declared to be repealed; and this Act shall thereupon commence and take effect and be put in Execution for and during the Term herein-after mentioned, for the Purpose of more effectually repairing, amending, widening, improving, and keeping in repair the said Road from Collingham in the West Riding of the County of York to the City of York, and of making and maintaining the Three several Diversions of such Road in manner herein-after mentioned; (that is to say), one of such Diversions commencing at or near to a certain Close or Garth at Micklethwaite in the Township and Parish of Collingham in the County of York, in the Occupation of Stephen Burley, and passing thence through Four several other Closes or Parcels of Land all in the same Parish, and then joining the said main Road, and terminating opposite (or nearly so) to a certain Public House in the same Parish, called the Marquis of Granby or Drover's Inn; another of such Diversions commencing at or near to a certain Close in the Township of Wetherby in the Parish of Spofforth, in the Occupation of William Green, and passing thence through the several Parishes, Townships, Hamlets, or Places of Spofforth, Wetherby, Bilton, Mosca, and Bickerton, and then joining the said main Road, and terminating at or near to a certain Close near Bickerton Bar, in the Township of Bickerton in the Parish of Bilton, in the Occupation of William Parker; and the other

other of such Diversions commencing at or near to a certain Close, in the Occupation of Mrs. Abigail Acomb, in the Township and Parish of Marston, and passing thence through the several Parishes, Townships, Hamlets, or Places of Marston, Hutton, and Rufforth, and then joining the said main Road, and terminating at or near to a certain Close in Rufforth aforesaid, in the Occupation of John Dodsworth.

II. And be it further enacted, That the said recited Act passed in the Third Year of the Reign of His present Majesty, and all and every the Powers, Provisions, Exemptions, Penalties, Forfeitures, G. 4. ex-Payments, Remedies, Matters, and Things therein contained (save tended to this and except such Parts thereof as are expressly varied, altered, or Act. repealed by the said recited Act of the Fourth Year of the Reign of His present Majesty, or as are varied, altered, or otherwise provided for by this Act), and also the said recited Act passed in the Fourth Year of the Reign of His present Majesty, and all and every the Powers, Provisions, Exemptions, Penalties, Forfeitures, Payments, Remedies, Matters, and Things therein respectively contained, (save and except such Parts thereof as are expressly varied, altered, or otherwise provided for by this Act), and also the said recited Act passed in the Fifth Year of the Reign of His present Majesty, and the Powers and Provisions therein contained, shall respectively (so far as the same respectively are applicable to this Act, and are not hereby varied, altered, or otherwise provided for) be as good, valid, and effectual for carrying this Act into Execution, as if the same had been respectively repeated and re-enacted in the Body of this Act.

Powers of

III. And be it further enacted, That this Act, and the Term, This Act Tolls, and other Funds hereby granted, shall be and the same are made liable hereby made subject and liable to the Payment of all Sums which to Payment have been borrowed, or which are now due and owing on the Credit due under of the Tolls authorized to be taken by the said former Acts hereby former Acts. repealed, or by any of them, and to the Payment of all Interest due and to grow due thereon, as fully and effectually to all Intents and Purposes as if such Money had been borrowed or had become due and owing on the Credit or on account of this Act; and all and every Persons and Person owing any Money to the Trustees for executing the said former Acts hereby repealed, or any of them, on account of the said Road, shall be liable to the Payment thereof to the Trustees for executing this Act, and such Money shall be applied by the Trustees for executing this Act to the Credit and on account of the said Road.

IV. And be it further enacted, That all Conveyances, Bonds, Contracts Covenants and Agreements, Contracts and Securities, made or &c. to reentered into by any Person to or with the Trustees for executing the main in force. said former Acts hereby repealed or any of them, or to or with any Person on their Behalf, on account of such Road, shall remain in full Force and Effect, and shall be and continue available in all Courts of Law and Equity, or before all or any of His Majesty's Justices of the Peace having Jurisdiction (as the Case may require), until the same shall be fully satisfied and performed on account of the

the Trustees acting under this Act; and all Lettings of Tolls, Orders, Contracts, Agreements, Bargains, and Notices, made, entered into, or given by the Trustees for executing the said former Acts hereby repealed or any of them, or by any Person on their Behalf, in pursuance of the Provisions and Directions thereof respectively, shall (so far as the same are not altered or avoided by this Act) remain in full Force and Effect, and be kept and observed by the Trustees acting under this Act, according to the Stipulations thereof respectively.

Books relative to former Acts to be Evidence.

V. And be it further enacted, That all Books containing the Accounts and Proceedings of the Trustees acting in Execution of the said former Acts hereby repealed, or any of them, and provided and kept by them, or by their Treasurer or Clerk under their Direction, according to the Provisions of such Acts, and made Evidence thereby, and also all Books to be kept for the Purposes of this Act, shall be admitted as Evidence in all Courts, and by all Judges, Justices, and others.

Trustees.

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VI. And be it further enacted, That all His Majesty's Justices of the Peace for the Time being, acting for the West Riding of the County of York, together with the Honourable Edward Lascelle's commonly called Lord Viscount Lascelles, the Honourable Henry Lascelles, the Honourable William Sebright Lascelles, the Honourable Edwin Lascelles, the Honourable Arthur Lascelles, the Honourable Edward Petre, the Honourable Edward Stourton, the Honourable Charles Stourton, the Honourable Philip Stourton, the Honourable and Reverend William Herbert, the Honourable and Reverend Jacob Marsham, Sir John Beckett Baronet, Sir Bellingham Reginald Graham Baronet, Sir Harry James Goodricke Baronet, Sir Charles Ibbetson Baronet, Sir William Amcotts Ingilby Baronet, Sir William Mordaunt Milner Baronet, Sir Thomas Slingsby Baronet, John Bainbridge, George Francis Barlow, James Beaumont, Christopher Beckett, Thomas Beckett, William Beckett, Thomas Davison Bland, John Brewin, Benjamin Brooksbank, John Baker Clerk, Alexander Crigan Clerk, Doctor in Divinity, Andrew Cheap Clerk, Thomas Collins Clerk, John Cracroft Clerk, Danson Richardson Currer Clerk, Robert Cattle, John William Clough, William Collins, Joshua Crompton, William Rookes Crompton, Thomas Duncombe, Thomas Slingsby Duncombe, William Henry Dixon Clerk, Benjamin Edmonson Clerk, Peter Earnshaw, Thomas Lodington Fairfax, Thomas Fairfax junior, George Lane Fox, Sackville Fox, William Augustus Lane Fox, Thomas Fox Clerk, James Geldart Clerk, Doctor of Laws, James William Geldart Clerk, Doctor of Laws, Richard John Geldart Clerk, Randal Gossip, Jonathan Gray, Joseph Green (of Bradford), John Greenwood, Edwin Greenwood, and Frederic Greenwood, (all Three of Keighley), John Husband Clerk, Richard Hale Clerk, Richard Hartley Clerk, John Landon Clerk, Lawley Clerk, Andrew Lawson, John Lee, William Markham, Daniel Maude, Peter Middleton, William Middleton, Aaron Manby Clerk, Charles Medhurst Clerk, William Oldfield, Thomas Paley, William Prest, Edward Prest, John Prest, Howell Wooster Powell Clerk, John Radcliffe Clerk, Benjamin Rawson (of Nidd), Gregory Rhodes, Quintin Rhodes, Edmund Robinson, John

John Roper, Richard Henry Roundell, William Lister Fenton Scott, Thomas Simpson Doctor of Medicine, Robert Sinclair, Charles Slingsby, John Smyth, Richard Terry, Matthew Thackwray, Paul Beilby Thompson, Richard John Thompson, Thomas Tuton, Robert Darley Waddilove Clerk, Doctor in Divinity, Anthony Watson Clerk, William Waite, John Farsides Watson, George John Watson, Edward Wilkinson, John Williamson, John Williamson the younger, Christopher Wilson, Richard Fountayne Wilson, Matthew Wilson, Thomas Wilson (of York,) Richard Henry Wood, Samuel Wright, Richard York, Edward York, John Yorke and Edmund Yorke, and their Successors, being duly qualified according to the Provisions and Directions contained in the said recited Acts of the Third, Fourth, and Fifth Years of the Reign of His present Majesty, shall be and they are hereby appointed Trustees for carrying this Act and the said recited Acts of the Third and Fourth Years of the Reign of His present Majesty into Execution.

VII. And be it further enacted, That it shall be lawful for the said Power to Trustees, and they are hereby authorized and empowered, at any appoint Meeting from Time to Time to be held for that Purpose (of which additional Trustees. Meeting and of the Purpose thereof at least Three Days Notice shall be given, in manner by the said recited Act of the Third Year of the Reign of His present Majesty directed with respect to Meetings for the Appointment of Trustees on Vacancies), to elect and appoint any Number of Persons, not exceeding Three in the whole, to be Trus-' tees for executing this Act and the said recited Acts of the Third, Fourth, and Fifth Years of the Reign of His present Majesty, in addition to the Trustees herein named and appointed; and such additional Trustees so elected and appointed, as well as all Trustees to be from Time to Time elected in pursuance of and according to the Provisions of the said recited Act passed in the Third Year of 'the' Reign of His present Majesty, in the Place or Stead of any Trustee or Trustees dying, resigning, or otherwise becoming incompetent or disqualified to act (being duly qualified according to the Provisions) of the said recited Acts of the Third and Fourth Years of the Reign of His present Majesty), shall be and they are hereby invested with the same Powers and Authorities for executing this Act as if they had been herein named.

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Sec. 25 (1948) 344

VIII. And be it further enacted, That the Trustees acting in the First Meet-Execution of this Act, shall meet together at the Angel Inn at ing of Wetherby, or at some other convenient Place upon and near to the Trustees. said Road, on the Third Thursday 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 adjourn to and meet at such Times and Places upon or near to the said Road, and upon such Notices as they. shall from Time to Time think proper.

IX. And be it further enacted, That it shall not be lawful for the Clerk and Trustees for executing this Act to continue or appoint the Per. Treasurer son who has been or who may be appointed to act as their Clerk not to be the in the Execution of this Act, or the Partner of any such Clerk, or son. the Clerk of or other Person in the Service or Employ of such Clerk, or of the Partner of such Clerk, to be the Treasurer for the Purposes Local.

of this Act, nor to continue or appoint the Person who has been or who may be appointed Treasurer, or the Partner of any such Treasurer, or the Clerk of or other Person in the Service or Employ of such Treasurer, or of the Partner of such Treasurer, to be the Clerk for the Purposes of this Act; and if any Person shall act in both the Capacities of Clerk and Treasurer for the Purposes of this Act, or if any Person, being the Partner of such Clerk, or the Clerk of or other Person in the Service or Employ of such Clerk, or of the Partner of such Clerk, shall act as Treasurer, or being the Partner of such Treasurer, or the Clerk of or other Person in the Service or Employ of such Treasurer, or of the Partner of such Treasurer, shall act as Clerk in the Execution of this Act, or if any Treasurer shall hold any Place or Office of Profit or Trust under this Act (other than that of Treasurer), every such Person shall for every such Offence forfeit and pay the Sum of One hundred 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.

Limiting
Deviation
from Plan
deposited
with Clerks
of the Peace.

X. And whereas a Map or Plan describing the present Line of the said Road, and also the Line of the intended Diversions thereof, and the Lands and Premises through which such Diversions are intended to be carried, together with a Book of Reference containing a List of the Names of the Owners and Occupiers of such Lands and Premises, has been deposited in the respective Offices of the Clerk of the Peace for the West Riding of the County of York, and the Clerk of the Peace for the City and County of the City of York; be it therefore enacted, That the said Trustees in making the said Diversions or any of them shall not deviate more than One hundred Yards from the Line of such Diversion as described in the said Map or Plan, without the Consent in Writing of the Person or Persons through whose Land or Premises such Deviations shall pass; and the said Map or Plan and Book of Reference shall remain in the Custody of the said respective Clerks of the Peace, to the end that all Persons may, at all seasonable Times, have Liberty to inspect and peruse the same, and to take Copies thereof or Extracts therefrom, at all seasonable Times, paying to the said Clerks of the Peace the Sum of One Shilling for every such Inspection and Perusal, and at the Rate of Sixpence for every One hundred Words of such Copies or Extracts, and so in proportion for any greater or less Number of Words.

Diversions may be made.

XI. And be it further enacted, That it shall be lawful for the Trustees for executing this Act, and they are hereby authorized and empowered to make the Three several Diversions herein-before mentioned, in, upon, over, or through any private Lands or Grounds of any Person, and of such Width as they the said Trustees shall think proper, not exceeding Fifty Feet, together with and exclusive of such Footpaths, Causeways, Bridges, Culverts, Fences, Ditches, and Drains as they shall think necessary or expedient; and for such Purpose to pull down, take, and make use of all or any of the

Houses, Buildings, Lands, Tenements, and Hereditaments mentioned in the Schedule to this Act annexed, and to lay the same and the Site and Sites thereof, or of any Part thereof, into the said Road: Provided always, that the said Trustees shall make Satisfaction to the Owners of and Persons interested in such Lands or Premises so to be taken for making any such Diversions as aforesaid, for the same, or for the Damage they may sustain by any such Act of the said Trustees, unless the same shall go or pass in, upon, over, or through any Commons or Waste Grounds, in which Case the same may be taken and used for the Purpose of such Diversion, without making any Satisfaction for such Commons or Waste Grounds; and it shall also be lawful for the said Trustees, and for their Surveyors and Surveyor, Agents and Workmen, by their Order, from Time to Time and at all Times, to enter upon the Lands and Hereditaments through which or whereupon such Diversions, Roads, Footpaths, Causeways, Fences, Ditches, and Drains are intended to be made or pass, and also upon any adjoining Lands or Grounds, and to stake out the same in such Manner as the said Trustees shall think necessary or expedient, without being deemed Trespassers or a Trespasser, and without being subject or liable to any Fine, Penalty, or Punishment for entering or continuing upon such Lands or Premises respectively, for any of the Purposes of this Act; and if any Person shall pull up, remove, or destroy any of such Stakes or other Marks used for the Purposes aforesaid, such Person so offending shall forfeit and pay for every such Offence any Sum not exceeding Five Pounds, to be recovered, paid, and applied in manner directed by the said recited Act of the Third Year of His present Majesty's Reign with respect to Penalties not exceeding Five Pounds.

XII. Provided always, and be it further enacted, That it shall be Lands lawful for the said Trustees to make the said respective Diversions marked in of Road into, through, across, over, and upon the several Lands, be used not-Grounds, or Premises of any Person who is or may be the Owner of withstanding any Lands, Grounds, or Premises set out and described in the said Errors in the Map or Plan as aforesaid, although the Name or Names of such Per. Book of son may happen to be omitted or mis-stated in the said Book of Reference. Reference, in case it shall appear to any Two or more Justices of the Peace for the said West Riding of the County of York (in case of a Dispute about the same), and be certified accordingly by Writing under their Hands, that such Omission or Mis-statement proceeded from Mistake.

XIII. Provided also, and be it further enacted, That the Powers No Dwelling and Authorities hereby given to the said Trustees to make such Houses, &c. aforesaid Diversions shall not extend to the pulling down or making to be injured, use of any Dwelling House or other Building, or to the taking in or mentioned making use of any Orchard, Garden, Yard, Paddock, Park, Planta- in the tion, planted Walk, or Avenue to a House, or any inclosed Ground Schedule. planted and set apart as a Nursery for Trees, or of any Part of the same respectively, without the Consent in Writing of the Owner or Proprietor thereof first had and obtained, other than and except such as are mentioned in the Schedule to this Act annexed.

Limiting Time for purchasing

XIV. Provided also, and be it further enacted, That if the said Trustees shall not within the Space of Five Years next after the Premises, &c. passing of this Act agree for or cause to be valued, as in and by the said recited Acts of the Third and Fourth Years of the Reign of His present Majesty is directed, and purchase the Buildings, Lands, Tenements, and Hereditaments mentioned in the Schedule to this Act annexed, then and from thenceforth the Powers to them hereby and thereby granted for such Purpose shall cease, determine, and be utterly void and of no effect; any thing herein contained to the contrary thereof in anywise notwithstanding.

Old Roads to be abandoned when Diversions completed.

XV. Provided always, and be it further enacted, That so soon as the said first-mentioned Diversion of the present Line of the said Road, commencing at or near to the said Close or Garth at Micklethwaite aforesaid, in the Occupation of Stephen Burley, and passing thence through Four several other Closes or Parcels of Land, all in the Parish of Collingham aforesaid, and then joining the said main Road, and terminating opposite, or nearly so, to the said Public House called the Marquis of Granby or Drover's Inn, shall have been completed and rendered fit and commodious for the Public, the said Trustees shall abandon and give up the further Maintenance and Repair of that Part of the present Road which leads and extends from the South Side of the Field in the Parish of Collingham aforesaid in the Occupation of Stephen Burley, and numbered 77 on the Plan deposited with the Clerks of the Peace aforesaid, to the Aberford and Wetherby Road: And so soon as the said secondly-mentioned Diversion of the present Line of the said Road, commencing at or near to the said Close in the Township of Wetherby aforesaid; in the Occupation of William Green, and passing thence through the several Parishes, Townships, Hamlets, or Places of Spofforth, Wetherby, Bilton, Mosca, and Bickerton, and then joining the said main Road, and terminating at or near to the said Close near Bickerton Bar in the Township of Bickerton aforesaid, in the Occupation of William Parker, shall in like Manner have been completed and rendered fit and commodious for the Public, the said Trustees shall in like Manner abandon and give up the further Maintenance and Repair of that Part of the present Road which lies between the Wetherby and Boroughbridge Road, and passes on the North Side of a Place called Sandbeck, and through the Village, Hamlet, or Place of Bickerton aforesaid, to the said Turnpike or Toll Gate called Bickerton Bar: And so soon as the said thirdly-mentioned Diversion of the present Line of the said Road, commencing at or near to the said Close in the Occupation of Mrs. Abigail Acomb, in the Township of Marston aforesaid, and passing thence through the several Parishes, Townships, Hamlets, or Places of Marston, Hutton, and Rufforth, and then joining the said main Road, and terminating at or near to the said Close in Rufforth aforesaid, in the Occupation of John Dodsworth, shall in like Manner have been completed and rendered fit and commodious for the Public, the said Trustees shall in like Manner abandon and give up the further Maintenance and Repair of that Part of the present Road which leads and extends from the North-east Corner of the Field in Marston aforesaid, occupied by Mrs. Abigail Acomb, and numbered 40 on the said Plan, and passes

passes through the Villages, Hamlets, or Places called respectively Marston and Rufforth, to the South-east Corner of the Field in Rufforth aforesaid, occupied by John Dodsworth, and numbered 73 on the said Plan: And then and thenceforth, and from such respective Periods, the said Three several Roads, when so abandoned, shall respectively no longer be kept up or maintained as Turnpike Roads by the Trustees under this Act.

XVI. And be it further enacted, That (notwithstanding any thing Application in the said recited Acts of the Third and Fourth Years of the Reign of Compenof His present Majesty, or either of them, to the contrary in this new when respect enacted, declared, or contained) if any Money shall be paid, amounting or agreed or awarded to be paid, for the Purchase of any Lands, to 2001. Tenements, or Hereditaments to be purchased, taken, or used by virtue of the Powers of this Act, which shall belong to any Body Politic, Corporate, or Collegiate, Ecclesiastical or Civil, Corporation Aggregate or Sole, Tenant for Life or in Tail, or to any Feoffee in Trust, Executor, Administrator, Husband, Guardian, Committee, or other Trustee, for or on behalf of any Idiot, Lunatic, Feme Covert, or other Cestuique Trust, or to any Person whose Lands, Tenements, or Hereditaments are limited in strict or other Settlement, or to any Person under any other Disability or Incapacity whatsoever, such Money shall (in case the same shall amount to or exceed the Sum of Two hundred Pounds) with all convenient Speed be paid into the Bank of England in the Name and with the Privity of the Accountant General of the Court of Exchequer, to be placed to his Account there ex parte the Trustees for executing this Act, pursuant to the Method prescribed by an Act passed in the First Year of the Reign of His present Majesty King George the Fourth, intituled An Act for the better securing Monies and Effects paid into 1 G. 4. c. 35. the Court of Exchequer at Westminster on account of the Suitors of the said Court, and for other Purposes, and the General Orders of the said Court, and without Fee or Reward; and shall (when so paid in) there remain until the same shall (by Order of the said Court, made upon Petition to be preferred to the said Court in a summary Way by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Tenements, or Hereditaments) be applied either in the Purchase or Redemption of the Land Tax, or in or towards the Payment or Discharge of any Debt or other Incumbrance affecting the same Lands, Tenements, or Hereditaments, or affecting other Lands, Tenements, or Hereditaments standing settled therewith to the same or the like Uses, Trusts, Intents, or Purposes, as the said Court of Exchequer shall authorize to be purchased, redeemed, paid, or discharged, or such Part thereof as shall be necessary; or until the same shall, upon the like Application, be laid out in a summary Way, by Order of the said Court, in the Purchase of other Lands, Tenements, or Hereditaments, which shall be conveyed, limited, and settled to, for, and upon such and the like Uses, Trusts, Intents, and Purposes, and in the same Manner as the Lands, Tenements, or Hereditaments which shall be so purchased, taken, or used as aforesaid stood settled or limited, or such of them as at the Time of making such Conveyance and Settlement shall be existing undetermined or capable of taking effect; and in the meantime and until [Local.] such

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such Order can be made, the said Money may, by Order of the said Court, upon Application théreto, be invested by the said Accountant General in his Name in the Purchase of Three Pounds per Centum Consolidated or Three Pounds per Centum Reduced Bank Annuities, or in Government or Real Securities; and in the meantime and until the said Bank Annuities or Government or Real Securities shall be ordered by the said Court to be sold for the Purposes aforesaid, the Dividends or Interest and annual Produce of the said Consolidated or Reduced Bank Annuities, or Government or Real Securities, shall from Time to Time be paid, by the Order of the said Court, to the Person or Persons who would for the Time being have been entitled to the Rents and Profits of such Lands, Tenements, or Hereditaments so to be purchased, conveyed, or settled.

Application where less than 200*l*. and amounting to 20%.

XVII. Provided always, and be it further enacted, That if any Money so agreed or awarded to be paid for any Lands, Tenements, or Hereditaments to be purchased, taken, or used for the Purposes of this Act, and belonging to any Corporation, or to any Person under any Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds, and shall exceed or amount to the Sum of Twenty Pounds, then and in all such Cases the same shall, at the Option of the Person or Persons for the Time being entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments so purchased, taken, or used, or of his, her, or their Guardian or Guardians, Committee or Committees, in case of Infancy, Idiotcy, Lunacy, or other Incapacity, with the Approbation of the said Trustees or any Three or more of them, to be signified in Writing under their respective Hands, be paid into the said Bank of England in the Name and with the Privity of the Accountant General of the Court of Exchequer, and be placed to his Account as aforesaid, in order to be applied in manner herein-before directed; or otherwise the same may be paid, at the like Option and with the like Approbation, to Two Trustees to be nominated by the Person or Persons who for the Time being would be entitled to the Rents and Profits of the Lands, Tenements, and Hereditaments so to be purchased and settled, such Nomination to be approved of by Three or more of the Trustees for executing this Act, and such Nomination and Approbation to be signified in Writing under the Hands of the nominating and approving Parties; and the Money so paid to such Trustees, and the Dividends and Produce arising thereon and therefrom, shall be by them applied in like Manner as is herein-before directed with respect to the Money so to be paid into the Bank in the Name of the Accountant General of the Court of Exchequer, but without obtaining or being required to obtain any Order of the said Court touching the Application thereof.

When less than 201.

XVIII. Provided also, and be it further enacted. That when such Money so agreed or awarded to be paid as last herein-before mentioned shall be less than Twenty Pounds, then and in all such Cases the same shall be applied to the Use of the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments so purchased, taken, or used for the Purposes of this Act, for his, her, and their own Use and Benefit;

Benefit; or in case of Infancy, Idiotcy, Lunacy, or other Incapacity, then such Money shall be paid to his, her, or their Guardian or Guardians, Committee or Committees, Trustee or Trustees, to and for the Use and Benefit of such Person or Persons respectively entitled thereto.

XIX. And be it further enacted, That in case the Person or Persons to whom any Sum of Money shall be awarded for the Purchase of any Lands, Tenements, or Hereditaments to be purchased, taken, or used under or by virtue of the Powers of this Act, shall refuse to accept the same, or shall not be able to make a good Title found. to the Premises to the Satisfaction of the said Trustees; or in case the Person or Persons to whom such 3um of Money shall be awarded as aforesaid cannot be found, or if the Person or Persons entitled to such Lands, Tenements, or Hereditaments be not known or discovered; then and in every such Case it shall be lawful for the said Trustees to order the said Sum or Sums so awarded as aforesaid, to be paid into the Bank of *England* in the Name and with the Privity of the Accountant General of the said Court of Exchequer, to be placed to his Account to the Credit of the Parties interested in the said Lands, Tenements, or Hereditaments (describing them), subject to the Order, Controul, and Disposition of the said Court; which said Court, on the Application of any Person making claim to such Sum or Sums of Money, or any Part thereof, by Motion or Petition, shall be and is hereby empowered, in a summary Way of Proceeding or otherwise, as to the same Court shall seem meet, to order the same to be laid out and invested in the Public Funds, and to order Distribution thereof, or Payment of the Dividends thereof, according to the respective Estate, Title, or Interest of the Person or Persons making claim thereunto, or to make such other Order in the Premises as to the said Court shall seem just and reasonable; and the Cashier or Cashiers of the Bank of England, who shall receive such Sum or Sums of Money, is and are hereby required to give a Receipt or Receipts for such Sum or Sums of Money, mentioning and specifying therein for what and for whose Use the same is or are received, to such Person or Persons as shall pay any Sum or Sums of Money into the Bank of England as aforesaid.

making out Titles, or Persons entitled not being

XX. Provided always, and be it further enacted, That when any Persons in Question shall arise touching the Title of any Person to any Money Possession to be paid into the Bank of England in the Name and with the presumptive-Privity of the Accountant General of the said Court of Exchequer, in pursuance of this Act, for the Purchase of any Lands, Tenements, or Hereditaments, or of any Estate, Right, Title, or Interest in any Lands, Tenements, or Hereditaments to be purchased in pursuance of this Act for the Purposes aforesaid, or to any Bank Annuities or Government or Real Securities to be purchased with any such Money, or the Dividends or Interest of any such Bank Annuities or Government or Real Securities, the Person or Persons who shall have been in Possession of such Lands, Tenements, or Hereditaments at the Time of such Purchase, and all Persons claiming under such Person or Persons, or under the Possession of such Person or Persons, shall be deemed and taken to have been lawfully entitled to such Lands, Tenements, or Hereditaments, according to such Possession,

until the contrary shall be shewn to the Satisfaction of the said Court; and the Dividends or Interest of the Bank Annuities or Government or Real Securities to be purchased with such Money, and also the Capital of such Bank Annuities or Government or Real Securities, shall be paid, applied, and disposed of accordingly, until it shall be made appear to the said Court that such Possession was a wrongful Possession, and that some other Person or Persons was or were lawfully entitled to such Lands, Tenements, or Hereditaments, or to some Estate or Interest therein.

The Court may order Expences of Purchases to be paid by

XXI. Provided also, and be it further enacted, That where by reason of any Disability or Incapacity of the Person or Persons, or Corporation, entitled to any Lands, Tenements, or Hereditaments to be purchased, taken, or used under the Authority of this Act, the Trustees, the Purchase Money for the same shall be required to be paid into the Bank of England, or to be applied in the Purchase of other Lands, Tenements, or Hereditaments, to be settled to the like Uses in pursuance of this Act, it shall be lawful for the said Court of Exchequer to order the Expences of all Purchases from Time to Time to be paid in pursuance of this Act, or so much of such Expences as to the said Court shall seem reasonable, (together with the necessary Costs and Charges of obtaining such Order), to be paid by the said Trustees out of the Monies to be received by virtue of this Act, who shall from Time to Time pay such Sums of Money for such Purposes as the said Court shall direct.

Power to erect Toll Gates, Weighing Machines, &c.

XXII. And be it further enacted, That it shall be lawful for the said Trustees, if they think proper, to continue all, every, or any of the Toll Gates or Turnpikes, Side Gates, Bars, Chains, Toll Houses, and Weighing Machines now standing and being in or upon or across such Part of the said Road as shall continue to be used, and shall not then have been abandoned as herein-before mentioned, or on the Sides thereof, and to remove the same or any of them at their Will and Pleasure; and also to erect and set up or build, or cause to be erected, set up, or built, in lieu thereof or in addition thereto, at their Will and Pleasure, upon, in, or across the said Road so continued in use and not then abandoned as aforesaid, or any Part thereof respectively, or upon the Sides thereof respectively, or any Part thereof, and also upon each of the said Diversions of Road by this Act authorized to be made as herein-before mentioned, when, where, and as they shall judge necessary, any Gate, Turnpike, Side Gate, Side Bar, Chain, or Weighing Machine, and also One or more Toll House or Toll Houses, with Outhouses and Conveniences suitable thereto, at or near such Gate, Bar, Chain, or Weighing Machine; and to take in and inclose on the Sides of the said Road and Diversions respectively, suitable Garden Spots for the same respectively, not exceeding One Eighth of a Statute Acre each, as they shall think necessary; and from Time to Time, at their Will and Pleasure, to take down and remove, or alter and discontinue the same, or any of them, as they the said Trustees shall think proper, and direct or appoint.

Power to take Tolls.

XXIII. And be it further enacted, That from and after the Third Thursday after the passing of this Act, it shall be lawful for the said

said Trustees, or for any Person under their Authority, to demand and take the following Tolls at each and every Turnpike, Toll Gate, Side Bar, or Chain, to be continued, erected, or placed by virtue of this Act in, upon, across, or on the Sides of the said Road or Diversions respectively; (that is to say),

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

For every Horse, Mule, or other Beast drawing any Waggon, Wain, Cart, Van, Caravan, or other such Carriage, having the Fellies of the Wheels thereof of the Breadth of Six Inches or upwards at the Bottom or Soles thereof, the Sum of One Shilling:

For every Horse or other Beast drawing any Waggon, Wain, Cart, Van, Caravan, or other such Carriage, having the Fellies of the Wheels thereof of the Breadth of Four and a Half Inches and less than Six Inches at the Bottom or Soles thereof, the Sum of One Shilling and Three-pence:

For every Horse or other Beast drawing any Waggon, Wain, Cart, Van, Caravan, or other such Carriage, having the Fellies of the Wheels thereof of less Breadth or Gauge than Four and a Half Inches at the Bottom or Soles thereof, the Sum of One Shilling and Sixpence:

For every Horse, Mule, or Ass, laden or unladen, and not drawing, the Sum of Four-pence:

For every Ox, Cow, or Neat Cattle, the Sum of Two-pence: For every Calf, Sheep, Swine, or Lamb, the Sum of One Penny:

Which said several and respective Tolls or Sums of Money shall and may be demanded and taken as aforesaid, before any Horse or other Beast or Cattle, Coach, Waggon, Cart, or other Carriage whatsoever, shall be permitted to pass through any such Toll Gate or Turnpike, Side Gate, 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.

XXIV. Provided always, and be it further enacted, That no more Limiting the than Four full Tolls shall be demanded or taken of or from any Number of Person, for or in respect of the same Horse or Horses, or other Tolls on the Beasts or Cattle, or Carriages, in any one Day, (to be computed in wholeLine of Road. manner next herein-after mentioned), for passing or repassing through all or any of the several Toll Gates or Toll Bars erected or to be erected on the whole Line of the said Road, including the Diversions thereof herein-before mentioned.

XXV. Provided also, and be it further enacted, That if the Tolls Tolls to be hereby authorized to be taken shall have been paid for the passing paid but once of any Horse, Cattle, Beast, or Carriage through any of such Toll Gates or Turnpikes, Side Bars or Side Gates, such Horse, Cattle, Beast, or Cárriage shall (upon a Ticket being produced denoting the Payment thereof on that Day) be permitted to pass and repass Toll-free through the same Toll Gate, Turnpike, Side Bar, or Side Gate, [Local.]

and also through such other Gate or Gates (if any) as the Ticket for such Payment shall free, (such Ticket to be made and furnished according to the Requisitions and Provisions of the said recited Acts of the Third and Fourth Years of the Reign of His present Majesty), at any Time during the same Day, (such Day in all Cases to be computed from Twelve of the Clock at Night to Twelve of the Clock in the next succeeding Night); any thing herein contained to the contrary thereof in anywise notwithstanding.

Stage Coaches, &c. to pay each Time of passing:

XXVI. Provided also, and be it further enacted, That for and in respect of all Horses or other Beasts of Draught drawing any Stage Coach, or any Stage Waggon, Van, Caravan, Cart, or other Stage Carriage, carrying Passengers or Goods for Payment, Hire, or Reward, for which Toll has been paid, and which shall return on the same Day through the same Turnpike, Toll Gate, or Side Gate, the Tolls hereby made payable shall be paid for each and every Time of passing and repassing through such Turnpike, Toll Gate, or Side Gate, in like Manner as if no Toll had been before paid thereat.

Horsesdrawing Post Hiring.

XXVII. Provided also, and be it further enacted, That the Tolls hereby made payable shall be paid for or in respect of all Horses or Chaises, &c. Beasts of Draught let out to Hire, and drawing any Post Chaise or on every new other Carriage, for every Time of passing along the said Road and Diversions, or any of them, whenever any new Hiring thereof shall be made.

Horses, &c. drawing different Waggons, &c.

XXVIII. Provided also, and be it further enacted, That the said Tolls shall be payable at each and every Turnpike, Toll Gate, Side Bar, and Side Gate erected on the said Road and Diversions, in respect of Horses or other Beasts of Draught drawing any Waggon, Wain, Cart, Van, Caravan, or such like Carriage, for each Time during the same Day that any such Horse or other Beast of Draught shall pass through any of the said Turnpikes, Toll Gates, Side Bars, or Side Gates, drawing any other Waggon, Wain, Cart, Van, Caravan, or such like Carriage, than that which such Horse, Ass, or other Beast of Draught was employed in drawing at any former Time during the same Day, and at which Tolls shall have been paid.

One Horse weighed.

XXIX. And whereas it frequently happens that Carts drawn by Carts may be One Horse passing along the said Road carry a greater Weight than is by Law allowed for Carts drawn by Two or more Horses; be it therefore enacted, That all Carts passing along the said Road drawn by One Horse only shall and may be weighed at any Weighing Machine erected or to be erected on the said Road or the Diversions thereof, and the like additional Toll demanded, received, and recovered for the Overweight thereof, as is by Law payable in respect of the Overweight of Carts drawn by Two or more Horses; and all the Powers, Regulations, and Penalties now in force relating to the weighing of Waggons, Carts, and other Carriages drawn by more than One Horse, shall be applicable to Carts passing on the said Road, or the Diversions thereof, drawn by One Horse only, and to the Drivers, Masters and Owners thereof.

XXX. Provided always, and be it further enacted, That in addi- Lime for tion to the general Exemption of Manure from Toll, provided by the said recited Act passed in the Third Year of the Reign of His pre- from Toll. sent Majesty, no Toll shall be demanded or payable for any Horse, Mule, Ass, or other Beast drawing any Waggon, Wain, Cart, or other Carriage going empty for or returning laden with Lime or Limestone, for the Purpose only of improving or manuring Land; any thing in any of the said recited Acts, or any Law or Usage to the contrary in anywise notwithstanding.

Manure exempted

XXXI. And be it further enacted, That out of the Money already Application received or borrowed by virtue of the said former Acts hereby re- of Money in pealed or any of them, and out of the Money already subscribed or hand, and to be subscribed or advanced for the Purpose of carrying this Act Money to be into Execution or which shall be becaused at the Control of Tolls and into Execution, or which shall be borrowed on the Credit of this borrowed. Act, or out of the first Money which shall or may arise or be received from the Tolls by this Act granted, the said Trustees shall, in the first Place, pay and discharge all the Costs and Expences inci dent to and attending the obtaining and passing of this Act, together with lawful Interest for any Money to be borrowed or advanced for Payment of such Costs and Expences, from the Time of advancing the same to the Time of the Repayment thereof; and all the Remainder of all such Monies (after Payment of the necessary Expences of first forming the proposed Diversions of the present Line of the said Road, and of erecting or repairing Toll Gates, Toll Houses, Mile-stones, or Posts and Fences, and for Books, Advertisements, Salaries of Officers, and other Expences incidental to the Execution of this Act) shall be applied in keeping down the Interest of the Principal Monies now or heretofore advanced or borrowed on the Credit of the Tolls collected or arising from or payable on account of the said Road or Diversions, and which may hereafter be borrowed on the Credit of this Act or of the Tolls to arise from or to be collected on or to be paid in respect of the said Road, and in amending, altering, turning, widening, improving, and keeping in repair the said Road, and otherwise in putting this Act into Execution, and in repaying the Principal Monies already borrowed on the Credit of the Tolls collected on or arising from or payable in respect of the said Road, and the Principal Monies which may hereafter be borrowed by virtue of this Act, or the said recited Act passed in the Third Year of the Reign of His present Majesty.

XXXII. Provided always, and be it further hereby enacted, That One per the Sum of One Pound per Centum per Annum on every Sum of Money Cent. to be already borrowed or received under or by virtue of the said former Acts hereby repealed or any of them, or now advanced or subscribed, ing Fund. or which shall hereafter be borrowed or taken up at Interest upon the Credit or Security of the Tolls by this Act granted, shall from and after the Expiration of Three Years after the passing of this Act be charged on, and during the Continuance of this Act be appropriated and paid out of the said Tolls, in order to form a Sinking Fund for the gradual Payment of all the Principal Sums now advanced or subscribed, or already borrowed or received under or by virtue of the said former Acts hereby repealed, or any of them, or so hereafter to

deposited to form a Sink-

be borrowed as aforesaid; and after the Payment of any such Principal Sum or Sums, the full Interest which would have been otherwise payable for or in respect of the same to the Creditor or respective Creditors shall from thenceforth, for and during the Continuance of this Act, be charged on and appropriated and paid out of the same Tolls, in aid of the said Sinking Fund; and that as often as the said Sinking Fund shall amount to the Sum of One hundred Pounds, that Sum, and such Part of the Balance of any other Monies in the Hands of the Trustees of the said Road, as they shall think proper, shall be applied in Payment of an equal Amount of the said Principal Money then due on the Credit or Security of the said Tolls, rateably or by Lot among the said Creditors, as the said Trustees shall think proper.

may be paid off, &c.

Creditors XXXIII. And be it further enacted, That from and after the End of One Year next after the passing of this Act, any Person who now is or at any Time hereafter may be possessed of or entitled to any Sum of Money lent or advanced at Interest upon the Credit of the said Tolls and Toll Houses, shall and may have such Sum of Money repaid to him or her (and the Treasurer of the said Road is hereby required to pay the same out of the Monies then in his Hands as such Treasurer, under the Penalty of Twenty Pounds) upon giving Twelve Calendar Months Notice in Writing to the Clerk to the Trustees of the said Road for the Time being, (which such Clerk is hereby required to register in the Order in which such Notices are received,) of his or her wishing any such Sum of Money to be repaid to him or her by the Treasurer of the said Road: And in order to provide for making such Payments, it shall be lawful for the Treasurer of the said Road for the Time being to make such Payments out of the Tolls of the said Road, or with the Consent of the said Trustees to borrow and take up the Money required for making the same at Interest upon Mortgage of the said Tolls, or a proportionate Part thereof, as to the said Trustees shall from Time to Time seem most expedient: Provided always, that the said Treasurer shall not be required in any One Year to pay more out of the Funds of the said Road than the Sum of Three hundred Pounds; and in all Cases of Application for Payment as aforesaid, from any of the present or future Mortgagees of the Tolls of the said Road, the older Mortgagees so applying shall in all Cases be preferred before those whose Mortgages are of later Date; and Notices for Payment given in One Year shall only operate in that Year, and not be considered as giving Preference in any succeeding Year; and the Year for the Purposes of such Notices shall be reckoned to commence from the Day next after the passing of this Act: Provided also, that the Treasurer of the said Road for the Time being shall not in any Case be compelled or compellable to pay any such Mortgagee, until after all the Interest then due or becoming due shall be paid or provided for out of the Tolls of the said Road; any thing in any of the said recited Acts contained, or any Law or Usage to the contrary notwithstanding.

Public Act.

XXXIV. 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.

XXXV. And be it further enacted, That this Act shall commence Commenceupon the Third Thursday after the passing hereof, and shall continue and be in force for and during the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament. ment and Term of Act.

... ***

SCHEDULE referred to by the foregoing Act.

No. on the Plan.	Description of Property.	Names of Occupiers.	Names of Owners.
74 75 76 77 78	In the Parish of Collingham. Garth	Stephen Burley William Breasley	Paul BeilbyThompson,Esquire.
1 1 2 4 5 6 8 11 12 13 14 15 3 7 16 9 10 17 18 19	In the Parish of Spofforth. Daniel Green Close	William Green George Ryley Mr. Hunter John Brown John Britain	John Greenwood, Esquire. Gregory Rhodes. Randal Gossip, Esquire. Richard Fountayne Wilson, Esquire.
21 22 23 24 25 32 33 34 26 27 31 35 29 30 37 38 36 36	Little Scallibars Great Corkikes	John Webster Thomas Wardle Anthony Webster - John Burley William Parker	Richard Fountayne Wilson, Esquire.

No. on th Plan	,	Names of Occupiers.	Names of Owners.
	In the Parish of Marston.		
40 41 42 43 44 45 46 47 48 49 51 52 3 4 56 55 7 58 59 59	Mill Hill Ditto Ditto Ditto Rang Lands Ditto Mill Bottom Butt High High Croft Church Field Ditto School Field Garth Small Garth, with Shed Townend Close Croft Hutton Moor Close Huck Fen Close Huck Fen Close	Mrs. Jane Acomb Mr. Joseph Smith Mr. Joseph Acomb Esther Seller Eliz. Wakefield, widow Henry Spencer The Rector of Marston Richard Paver William Ray Joseph Acomb	Mrs. Jane Acomb. Mr. Joseph Smith. Mr. Joseph Acomb. Richard Fountayne Wilson, Esquire. The Rector of Marston. Paul Beilby Thompson, Esquire.
	In the Parish of Rufforth.		
60 69 61 70	Moor Fen	Joseph Blackburn - Mrs. Ellis William Webster -	Mrs. Grace Thompson. Trustees of Mrs. Ellis.
71 62 63 64 73 65	Ditto	Mary Jackson John Dodsworth	Trustees for Goodramgate Poor.
66 67 68 72	Garth and Garden Goose Croft Ditto Thackwray Close	Robert Thompson - Thomas Siddall George Theakston - Mr. William Jackson	Mr. John Roper.

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