#### ANNO REGNI

# GEORGII III.

## REGIS

Magnæ Britanniæ, Franciæ, & Hiberniæ,

## TRICESIMO TERTIO.

At the Parliament begun and holden at Westminster, the Twenty-fifth Day of November Anno Domini 1790, in the Thirty-first Year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of Great Britain, France, and Ireland, King, Defender of the Faith, &c.

And from thence continued, by feveral Prorogations, to the Thirteenth Day of December 1792; being the Third Sellion of the Seventeenth Parliament of Great Britain.



#### LONDON:

Printed by CHARLES EYRE and ANDREW STRAHAN,
Printers to the King's most Excellent Majesty. 1793.



#### ANNO TRICESIMO TERTIO

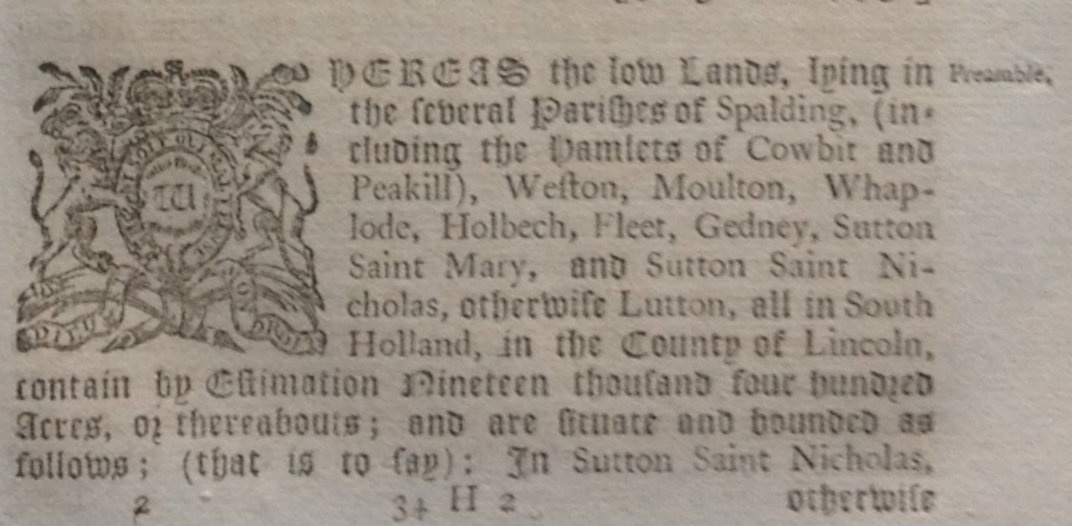
# Georgii III. Regis.

 $v_{k}^{T} v_{k}^{T} v_{k$ 

#### CAP. CIX.

An Act for draining, preserving, and improving certain Lands, lying in the several Parishes of Spalding (including the Hamlets of Cowbit and Peakill), Weston, Moulton, Whaplode, Holbech, Fleet, Gedney, Sutton Saint Mary, and Sutton Saint Nicholas, otherwise Lutton, all in South Holland, in the County of Lincoln.

[3d June 1793.]



otherwise Lutton, an Angle of Land, bounded on the Porth by the Drove, leading towards Wanton's Clough, from the house in the Tenure of Matthew Trollope, and belonging to the peirs of the late Thomas Alderton Elquire, deceased, towards Wanton's Clough, on the West by the Division Drove, between Lutton aforesaid, and the Parith of Sutton Saint James, and on the South-east by a Dione called Broadgate: In Sutton Saint Mary, an Angle of Land bounded on the Moth well by Broadgate, on the Mothesalt by Loveden's otherwise Wanton's Gate, and on the South east by the Drove leading from White Cross to Sutton Saint James: In Gedney, all the Land bounded on the Morth, or Morth-east, in an irregular Line, in Part by the Drove leading from Two Gour's Clough towards Raven's Clough, (which Drobe is called Cockburn Fen Dike, og Outring Bank between the Digh Land and the Low), and in Part by a Line running from the said Drove to Fleet Boundary, at a certain Place where the Drove runs Southward to Raven's Clough, on the couch by the Parish of Fleet, on the South by the South Eau, and on the East in Part by Gedney River, and in Part by Lands in Sutton Saint James and Sutton Saint Edmunds: In Fleet, all the Land bounded on Parts of the South: east, Morth, Morth: east, and Morth: west, in an irregular Line, by the Diove leading from Raven's Clough along Raven's Gate to Doll's Bank, and from thence turning up Bain's Gate to Mill Bank, and along Mill Bank to the Division between Fleet and Holbech, on the West by the Parish of Holbech, on the South by the South Eau, and on the East by the above described Lands in Gedney: In Holbech, all the Land bounded on Parts of the Porth and Mosth well, in an irregular Line, by Hurdle Tree Bank, on the West by the Parish of Whaplode, on the South by the South Eau, and on the East by the above described Lands in Fleet: In Whaplode, all the Land bounded on Parts of the Moth and Moth well, in an irregular Line, by a Continuation of the same Hurdle Tree Bank, on the West by the Parity of Moulton, on the South by the South Eau, and on the East by the above vescribed Lands in Holbech: In Moulton, all the Land bounded on the Morth and Morth-west by Broadwater Lane, and from thence on the Douth by Moulton River, from thence on the Morth-west by Austin Dike, on the Telest by the Parish of Weston, on the South by Postland Estate, and on the East by the above described Lands in Whaplode: In Weston, all the Land bounded on the East by the above described Lands in Moulton, on the detect by the Low Lands of Spalding, on the Poith by Long

GEORGII III. REGIS. Cap. 109.

Long Lane, which rung from Moulton Meer to Beggar's Bush, at the Turnpike Boad which leads from Spalding towards Holbech, and Iping between the faid Lane and the South Boundarp of the Parith of Weston: In Cowbut, all the Land that lies on the East Side of the Welland, including a small Diffriff called Turpitts and Bellimere, at prefent drained by Water Engines: In Spalding, all the Lands bounded by the Turnpike Road leading from Spalding High Bridge to the South End of the pamiet of Peakill, by the above bescribed Lands in Weston and Cowbit, the Low Boad leading from Spalding Church unto the Turnpike Road towards Holbech, and by the faid Turnpike Boad: And whereas the Lands above described are much annoped in the Winter Season with Water, for Want of a proper Diainage and Durfall to Sea, and are thereby rendered, in a great Degree, unpictitable to the Owners thereof; and, although thep are capable of being effectually drained and preferved, pet the same cannot be accomplished without the Aid and Authority of Parliament: Way it therefore please Pour Majesty that it may be enaded; and be it enaded by the Bing's most Excellent Wajesty, by and with the Advice and Confent of the Loids Spiritual and Temporal, and Commons, in this present Pacliament assembled, and by the Authority of the fame, That George Maxwell of commission-Fletton, in the County of Huntingdon, Edward Hare of ers. Castor, in the County of Northampton, and John Walker of Sutton Saint Mary, in the Country of Lincoln, Gentles men, and their Successoje, to be cledted in Manner herein-after mentioned, thall be, and they are hereby appointed Commissioners for draining, preferving, and improving the Low Lands fping in South Holland, in the County of Lincoln, subject to the Directions in this Act conrained; and any Two of the faid Commillioners are bereby fully authorized and impowered to ad, execute, do, and perform all and every, or any Matter or China. required and necessary to be done and performed by and in pursuance of this Ad, as fully and effectually, to all Intents and Purposes, as if all the said Commissioners herein-befoje appointed were picient at, and executed. did and performed the same.

II. And be it further enacted, That when, and as often in case of es any of the Commissioners herein befoze named oz to Commissionbe appointed, as herein-after is mentioned, thall die, or ers to be aprefuse or neglect to act or become incapable of acting. then, and in every such Case, the surviving or remaining Commissioner of Commissioners thall, and he and thep is

34 I

ag this ex sits to confidence by street which over and worth

ANNO REGNI TRICESIMO TERTIO Cap. 109.

and are hereby authorized and required, by Wiriting under his and their Hand or Hands, within Thirty Days after such Death, Deglett, Refusal, og Incapacity co act, shall happen or be known, to call and appoint a Weeting by Publick Advertisement, to be inserted in The Cambridge Chronicle, and Lincoln, Rutland, and Stamford Mercury, of the Truffees first herein after nominated and appointed, to be held at the White Hart Inn in Spalding, for the Purpose of electing and chusing another Commissioner or Commissioners not interested in the said intended Diainage, in the Place and Stead of every Commissioner dying, refusing, or neglecting to aft, or who shall have become incapable of afting as aforesaid; and the Trustees sirst herein appointed, or the major Part of them, who shall attend such Westing. are hereby authorized and required, by Wiriting under their hands, to nominate and appoint One or more Commissioner or Commissioners to act in the Stead of him or them so dping, refusing, negleding to at, or becoming incapable of affing as aforesaid; and such Appointment so signed, shall be entered in the Winntes of the Proceedings of the faid Commissioners, and hall be annexed to their Award, herein-after directed to be made; and such new Committioner of Committioners thall have the like Powers and Authorities for putting this Aft into Execution as the Commissioner or Commissioners he of they shall so succeed was and is invested with by virtue of this Aft.

Commissioners to be fworn.

III. And be it further enacted, That no Person Hail be capable of acting as a Commissioner in the Execution of this Aft, (otherwise than for the Purpose of giving Motice as herein-after directed, of the First Westing of the faid Commissioners, and of administering the Dath or Affirmation herein-after mentioned to each other), until be hall have taken and subscribed an Dath of Affirmation to the Effect following:

Cammiffioner's Oath.

粉红

I A. B. do swear, [or, being of the People called Quakers, do affirm], that I will faithfully, impartially, and honestly, according to the best of my Skill and Judgement, execute the several Trusts reposed in me as a Commisfioner, by virtue of an Act of Parliament, intituled, An Act for draining, preserving, and improving certain Lands, lying in the Several Parishes of Spalding, (including the Hamlets of Cowbit and Peakill), Weston, Moulton, Whanlode, Holbech, Fleet, Gedney, Sutton Saint Mary, and Sutton Saint Nicholas, otherwife Lutton, all in South Holland, in the

County of Lincoln, without Favour or Affection to any Person whomsoever.

So help me GOD.

Which said Dath or Assirmation it thall be sawful for any One of the faid Commissioners to administer, and they are pereby severally required to administer the same to each other; and the faid Dath or Assirmation so taken and subscribed by every Commissioner, Wall be annered to the Award to be made by the faid Commillioners, and

thall be enrolled therewith.

IV. And whereas great Part of the Maters from the To be taken Lands, called Deeping Fen, is at pielent discharged distion of under the River Welland, by means of a subterraneous sewers Tunnel, into a certain Diain called Lord's Drain, and along the said Drain through great Part of the Lands in South Holland, to the great Prejudice and Annoyance of the said last mentioned Lands: We it therefore further enacted. That for the more effectual Execution of this Act, the faid subterraneous Tunnel Hall, from and immediately after the Commencement of this Ad, be discontinued, and no longer used for discharging any

Part of the Celaters of and from Deeping Fen.

V. and be it further enalted, That an well the faid to be taken Lord's Drain, as the Wain Cut of Drain herein directed to be made, and the Duices, Tunnels, and Budges, semus. thereto severally belonging, and all Lands and Syounds which half be included in the fair Diamene, either by the faid Lord's Drain, or by the faid Main Eut of Dinin, and the several Dwners and Occupiers of the same, in respect thereof, and all Colorks already made, or to be made by virtue of this Att, for the Purpose of Dramage, or the Improvement of the faid Lands and Grounds; and also so much of the Banks called South Bank and Queen's Bank, as are the Barrier Banks of the Lands herein directed to be drained, and all Budness, Banks, Semers, Diains, Celatercourtes, Clouads, Engines, and other Citoths, Watters, and Things whatforber, within the faid Lands and Glounds, or belonging thereto, mail, on Potice to be given under the pands of the faio Commissioners, and to be assired on the several Eburch Doors of Spalding, Cowbit, Welton, Moulton, Whaplode, Holbech, Fleet, Gedney, Sutton Saint Mary, and Sutton Saint Nicholas, otherwise Lutton, be subjett only to the Controll, Direction, Survey, Oider, and Jurisdiction of the Commissioners and Crustees, respectively, herein appointed, or hereafter to be appointed by virtue of this Aft, and not to the Controut, Direction, Survey, Diver,

Court of

DI

ANNO REGNI TRICESIMO TERTIO Cap. 109.

or Jurisdiction of any Bodies Copposate or Politick, Commission of Sewers, or any other Person or Persons whomsoever; any Law or Statute relating to Sewers, or any former Law or Statute to the contrary notwith: Handing.

How the Waters of Deeping Fen, &c. shall be discharged.

VI. And be it further enacted, That all the Waters of Deeping Fen, and all other Waters on the Welland, (ercept the Miver Welland, (ercept the Wasters of certain Lands bounded by Hawthorn Bank, the River Welland, and the Westload, as herein-after more particularly described, in case such Lands shall be permitted to have the Benefit of this Act on Petition and Agreement, as herein-after provided for), Mall, from and after the passing of this Ad, be discharged, either along the Course of the River Welland, oz through proper Drains on the Well Side of the same River.

On Payment of 1500 l. the Tunnels un-Well and the Lord's Drain may be de-Mroyed.

VII. And be it further enacted, That the said Com= missioners thall pay, or cause to be paid, unto the Creader the River furer fot the Time being of the Adventurers of Undertakers of the Diainage of the Lands called Deeping Fen, the Sum of Dne thousand sive hundjed Pounds, as and for a full Compensation to the said Adventurers or Un= dertakers, for their Right and Interest in the said subterraneous Tunnel, and in the said Diain called Lord's Drain, and the several Budges over the same, and the Sluices and other Morks thereto belonging; and the - said Treasurer is hereby required to receive the said Sum of Die thousand sive hundred Pounds in full Compensation as afozesaid, and to give a Receipt foz the said Sum, and on Payment of lawful Tender thereof, it hall be lawful for the said Commissioners or Trustees for this Drainage, at any Time to order such subterraneous Tunnel to be flopped, taken up, oz destroped, bp their respective Dicers herein directed to be severally ap= pointed, and such Officers respectively are hereby required to flop, take up, or destrop the same.

Commissioners may alter the Lord's Drain.

VIII. And be it further enacted, That in case it shall appear to the said Commissioners, during the Execution of this Ack, that the Dutsall of the said Lord's Drain map be materially improved by altering or changing the Course thereof, it shall and may be lawful for the said Commissioners, and they are hereby impowered and required to make such Alteration in the said Lord's Drain, and the Sluices thereof, and such Cuts through the Lands adjoining of contiguous thereto, as to them Hall feem fit and expedient; and also to make, or cause to be made, such Communications between the said Lord's Drain and the Wain Cut oz Diain berein directed to be

made,

made, and to make or erest, or cause to be made and erected, all such Sluices, Dams, Peadings, and other Colorks, for the more effectual Drainage of the faid Lands in South Holland, as to the said Commissioners mall, from Time to Time, appear to be necessary.

IX. And be it further enasted, That it thall and may ve lawful to and for the said Commissioners, and thep are hereby authorized and impowered to call for and hear Evidence, and to administer an Dath (o2, being Dne of the People called Quakers, a folemn Affirmation) to fuch Person of Persons as they thall think proper to examine us Evidence or Evidences, for better enabling them, the said Commissioners, to execute the several Trusts reposed

in them by this Act.

X. And be it further enacted, That the said Commissions sioners shall cause Motice to be given in the said several Notice of Darith Churches of Spalding, Cowbit, Weston, Moulton, their Meet Whaplode, Holbech, Fleet, Gedney, Sutton Saint Mary, and Sutton Saint Nicholas, otherwise Lutton aforesaid, on some Sunday immediately before or after Divine Service, or otherwise in Writing upon the Doors of the said Thurches respectively, and also in the said Cambridge Chronicle, and Lincoln, Rutland, and Stamford Mercury, of the Time and Place of their First, and of every other Obserting (Obsertings by Adjournment excepted), for the Execution of this Aft, and also of every Westing to be held for the Election of any new Commissioner or Commis-Coners, as befoze mentioned, at least Fourteen Daps before any such respective Adeetings thall be held; and that it wall be lawful for the said Commissioners to adjourn themselves from Time to Time, as thep hall see Decasion, for the further Execution of this Aft; and that if at any Deeting appointed to be holden by the faid Commissioners it wall happen that no more than One of the said Commissioners wall be present, such Commissioner may adjourn such appointed Weeting to such Time and Place as he thall think most convenient, not exceeding Seven Days from the Time of making such Adjourn= ment, in which Case, he is hereby required to give Motice, or cause Motice to be given in Writing to the absent Commissioners, of the Time and Place to which he shall make such Adjournment.

XI. And be it further enasted, That each of the said Allowance to Commissioners thail be paid the Sum of Two Guineas, Commissionand no moze, for every Day's Attendance of such Commissioner; and that at all Westings to be held in pursuance of this Ad, the faid Committioners and the Proprietors, and their Attornies, Solicitors, or Agents, Wall respec-34 K

Commission+ ers may examineEvidence

tipelp

tively pay the Expences which they respectively thall incur by means of attending fuch Weetings: Provided always, That no Commissioner thall be intitled to charge of receive any Thing for his Attendance in the Execution of this Aft, on fuch Days as he thall attend as Commit-

fioner to execute any other Att of Parliament.

give an Account of Lands.

Proprietors to XII. And, in older the better to enable the faid Commillioners to procure the Survey and Map herein-after mentioned to be taken and made, be it enacted, That it thall be lawful for the said Commissioners, and they are hereby required to cause Ten Days previous Motice, un= der their Hands, to be affired on the Church Door of each of the said Parish Churches of Spalding, Cowbit, Weston, Moulton, Whaplode, Holbech, Fleet, Gedney, Sutton Saint Mary, and Sutton Saint Nicholas, otherwise Lutton aforesaid, and also in the Cambridge Chronicle, and Lincoln, Rutland, and Stamford Mercury, thereby requiring the Proprietors, or their Agents or Tenants, to give in and deliver to the said Commissioners at such Time after the Expiration of the faid Ten Days, and at fuch Place as thall be expressed in the faid Motice, an Account of their several and respective Lands directed to be furveyed as herein-after mentioned.

Survey to be made.

XIII. And be it kurther enacted, That the laid Commissioners chall cause a true and distinit Survey and Wap to be made and taken, by some proper Person or Persons, as well of the Lands to annoyed by the faid Lord's Drain. as of the Tahole and every Part of the Lands hereby intended to be drained and improved, which Survey hall be reduced into Mriting, and the Mumber of Acres. Roods, and Perches, of the Lands belonging to each Proprietor thall be therein specified and described, and also the Dumber of Acres, Roods, and Perches of the several open Commons of Holbech, Whaplode, and Fleet, and fuch Survey hall be delivered and laid before the said Commissioners, at all or any of their Weetings to be held for the Purpoles of this Ad, and hall be verified on the Dath or Affirmation of the Person or Persons who mall so make the same, which Dath oz Affirmation and Dne of the said Commissioners is hereby impowered and required to administer.

Lands to be drained, and a Main Cut to be made as here deicribed.

XIV. And be it further enacted, That the said Commisfioners hall, and they are hereby authorized and impowered, as foon as may be after the palling of this Ad, to direct and order the faid Lands to be drained in an effectual Manner, and for that Purpose to cause a good and effectual Main Cut oz Djain to be made from sow Water Wark at Peter's Point, as near as may be, along the Line Line herein after described, unto a certain Place at Wheatmeer Drain, near the Hamlet of Peakill, and of the following Dimensions; to wit,

From Peter's Point, through the inclosed Lands belonging to Samuel Long Esquire, now in the Occupation of Thomas Aveling junion, and lying in Tydd Saint Mary in the faid County of Lincoln, and Sutton Saint Mary afozesaid, or Due of them, and from thence along the Course of the Diain called Dereham's Drain to the Roman Bank, the said Commissioners thall make, or cause to be made, a Main Out or Drain not less than Twenty-four Feet wide at the Bottom, with a Batter of not less than Two Feet on each Side for every Foot in Depth, and a Foreland of not less than Fifteen Feet on the Tyd-side, where all the Earth Chall be laid in Bank Kachion.

From the Roman Bank, along the Direction of the said Dereham's Drain to Wanton's Clough, the said Commissioners shall make, or cause to be made, a Continuation of the said Main Cut or Drain, to set off with a Bottom of not less than Twenty-four Kreet, and to diminich gra= dually from thence to Wanton's Clough, where the same thall not be less than Twenty Feet wide at bottom, with a Batter of not less than Eighteen Inches on each Side for every Foot in Depth, and Forelands of not less than

Ten feet.

From Wanton's Clough, as far as Broadgate, nearly by the Side of a Drove leading towards a Pouse late the Property of Thomas Alderton Esquire, in Tenure of Matthew Trollope, and from the said Diove along the Direction of Broadgate, and from thence across the inclosed Lands to Gedney River, and along the Direction of Gedney River to Gedney Heading, and across Gedney Drove into Fleet River, the said Commissioners shall make, or cause to be made, a Continuation of the said Wain Cut or Drain with a Bottom of not less than Twenty Feet, with a Batter of not less than Fifteen Inches on each Side for every Foot in Depth, and Forelands of not less than Ten Keet.

From Fleet River nearly along the Direction of the Drove leading to Holbech River, the said Commissioners thall make, or cause to be made, a Continuation of the said Main Cut oz Djain, with a Bottom of not less than Eighteen Keet, with a Batter of not less than Kifteen Inches on each Side for every Koot in Depth, and

Fozelands of not less than Ten Feet.

From Holbech River, nearly along the Direction of the Diove leading to Whaplode River, the said Commillioners

mimoners hall make, of cause to be made, a Constinuation of the said Wain Out of Diain, with a Botsom of not less than Sirteen Feet, with a Batter of not less than Fisteen Inches on each Side for every Foot in Depth, and Forelands of not less than Cen

From Whaplode River, nearly along the Direction of the Diove leading to Moulton River, the said Commissioners that make, or cause to be made, a Constinuation of the said Pain Cut or Drain, with a Botstom of not less than Fourteen Keet, with a Batter of not less than Fisteen Inches on each Side sor every Foot in Depth, and Korelands of not less than Center.

the Diobe leading to the West End of West Fen Bank, the fold Commissioners hall make, of cause to be made a Continuation of the said Wain Cut of Diain, with a Bottom of not less than Twelve Keet, with a Batter of not less than Fisteen Inches on each Side sof every Foot in Depth, and Kozelands of not less than Ten

Drain, nearly in the Direction of the Diobe leading to Cowbit Bank, the said Commissioners shall make, or cause to be made, a Continuation of the said Wain Cut or Diain, with a Bottom of not less than Ten Keet, with a Batter of not less than Kisteen Inches on each Side for every Foot in Depth, and Kozelands of not less than Ten Keet.

and allo, that the said Commissioners thall, and thep are hereby empowered and directed to repair, or cause to be repaired, those Parts of the Welland Banks where the faid lubterraneous Tunnel hall be taken up as afoze= faid, in a good and effectual Manner, and to erect and build, or cause to be erected and built, a Sea Sluice of Three Arches of Stone, the middle Arch not to be less than Ten Keet in the Clear, and the Two Side Arches not less than Gight Feet each in the Clear, with point= ing Doors to Sea and Land, in or near the Line of the metent Sea Bank, at oz near Peter's Point afozesaid; and that the faid Commissioners Wall, in like Wanner, erect and build, or cause to be erected and built, certain Bridges in the following Places, and of the Dimensions hereinafter mentioned, to wit: A Bidge of Blicks over Dereham's Drain, where the same crosses the Wisbech Turn= pike Road, with a Mater May of Twenty-four Feet

at

at the least; also another Bridge of Bricks over the Mid Dereham's Drain, where the said Drain crosses the Road Icading from Long Sutton to Tydd Saint Mary, with a Water Way of Twenty-two Feet at the least; also another Bidge of Bicks over Gedney Drove, with a Water Way of Twenty Feet at the least; also Common Cart Bridges of Timber, with proper Water Ways at all such several and respective Places as they wall think proper; and also to erect or alter such other Bridges as the said Commissioners wall deem necessary to be ereited or altered for the Convenience of the Publick, and of the Proprietors of the said Low Lands, their Tenants, and Decupiers thereof; and to make such Contracts, and appoint such Officers for superintending the Execution of the said Mozks, as thep, the said Commissioners, shall in their Discretion think sit and expedient.

XV. And be it further enacted, That the said Commissionmillioners, their Micers, and Mozkmen, and also the ers, &c. may said Trustees herein-after appointed, and their Super- Lands. intendant and Mozkmen, thall, from and immediately after the palling of this Ad, and at all future Times, have full Power and Authority to enter upon all or any of the Lands and Grounds in South Holland aforesaid, for the Purpose of making the Drains, Sluices, Bridges, and Works; and also the Survey and Assessment herein directed to be made, without the lawful Pindiance of Interruption of any Person of Persons whomsoever.

XVI. And be it further enacted, That it thall be laws for raising ful for the said Commissioners, and they are hereby aus the Money to thorised and required to assels and tax the said Sum of Adventurers. Dne thousand five hundzed Pounds herein-befoze directed to be paid to the Treasurer of the said Adventurers; and also to allels and tax such Expences as thall be occasioned by the Improvement of the faid Lord's Drain, upon such of the Lands in South Holland aforesaid, as in the Dpinion of the faid Commillioners wall be benefited by difpossessing the said Adventurers of Undertakers of their Right and Interest in the said Lord's Drain, and by such Improvement in the said Lord's Drain as before men tioned, according to the Degree of Benefit which in the Duinion of the faid Commissioners hall accrue to the respective Lands so assessed and taxed; and the said Wonep so affested and taxed thall be received, and in Default thereof recovered in the same Manner, and by the like Thaps and Weans as the Tax or Alleament for the Diainage herein provided for is directed to be received and recovered; and the Tenants of the Lands and Grounds so to be benefited as aforefaid, in the Opinion of the said 34 L

office of the

2.7

10

said Commissioners, shall be liable to the same Increase of Rent in case of Leases of Agreements for more than Due Pear, as the Tenants of the Lands and Grounds comprized in the said Drainage are herein made liable to, and that such of the said Proprietors whose Lands thall be so benefited as afozesaid, being Tenants for Lifer oz otherwise, Kanding in the same Pzedicament with fuch Persons as are herein empowered to bonow Bonepa Mail, together with the said Commissioners oz Trustees respectively, have the like Power of raising and bozzows ing Woney to defray fuch Tax or Allellment, and by the fame Mays and Weans, and subject to the like Powers, Conditions, and Redrictions as are herein-after men= tioned, in respect to the Lands and Grounds comprized within the said Diainage.

Expences of this Act and Drainage how to be raised.

XVII. And be it further enacted, That it shall be lawful for the said Commissioners, and they are hereby authoused and required, from Time to Time, to alless and tax all and every the said Low Lands hereby directed to be drained, (except such Lands as may be exempted by the said Commissioners, as herein-after mentioned), with w gradual Acre Car, to be apportioned by the faid Commissi sioners, according to the Degree of Benefit which in the Opinion of the said Commissioners chall evidently accrues to the respective Lands so last directed to be assessed and taxed i Provided always, that the last mentioned Cax Mall not exceed the Sum of Forty Shillings an Acres upon any Part of the faid Lands; and that the whole Money so lait directed to be accessed and taxed, wall be raised by Three equal Payments, and not in less Times than Three Pears from the palling of this Ait: Provided always, That in laying the last mentioned Car on such of the faid Lands as are annoyed by the Waters from Deeping Fen as afozesaid, the said Commissioners shall have due Regard to the Car berein directed to be laid by them for raising the said Sum of Dne thousand sive hundled Pounds as befoze mentioned, so that no moze than Fosty Shillings an Acre may be charged in the Tuhole, on any Part of the said Lands, in case the same Lands hould be afterwards taken into the said Wain Cut or Drain by the said Commissioners, as herein atter provided foz.

How to be applied.

23

XVIII. And be it further enacted, That the Money fo last directed to be assessed and tared, shall be applied by the said Commissioners, in the Crit Place, in reimburks ing the Subscribers who have advanced Woney for the procuring this Att, and then in defraying the Erpences of obtaining and palling this Att, and of the Reports of

the Engineers employed previous thereto, and of cars rying on the Works of the said Diainage, and all other Expences to be incurred in the Execution thereof.

XIX. And be it further enasted, That it shall be laws Commissionful for the said Commissioners, and they are hereby aus mine what thorized and empowered to adjudge and determine, where be exempt ther any Lands comprised within the Limits and Boun's from Tax. daries aforesaid ought to be wholly exempt from paying to the said Drainage, and upon such their Adjudication and Determination, such Lands thall not be subject thereto; any Thing herein contained to the contrary

thereof in anywise notwithstanding.

XX. And, as well for the Payment of the said One Commissionthousand five hundzed Pounds, as for the more speedy row Money. executing the said Works, and defraping the Expences befoze provided foz, until kuch Allestments or Cares can be collected, it shall be lawful for the said Commissioners, and they are hereby authorised and impowered, as often as Decasion thall require, to take up and borrow at Interest, upon the Credit of this Ast, such Sum of Sums of Money as they hall deem requilite and necessary, and that the Sum or Sums of Money that thall be so bore rowed, together with the Interest that shall be agreed to be paid for the Loan thereof, thall be paid as soon as conveniently may be out of the Wonies that Hall be raised by virtue of this Aft, and in the mean Time, and until such Payment thall be so made, that the Cares which thall be allested and imposed thall be, and the same are hereby declared to be subject to the Papment thereof, to the Person of Persons who shall advance the same, together with Interest.

XXI. And be it further enacted, That the said Commissionmillioners thall be, and they are hereby empowered from officers, &c. Time to Time, by Writing under their Bands, to appoint such Collector or Collectors of the Assessments or Taxes, and also such Treasurer of Treasurers as thep hall think ut to employ in the Execution of this Act. fuch Collector or Collectors, Treasurer or Treasurers, giving who are to Security to the Satisfaction of the said Commissioners. give Security. for duly accounting for all such Wonep as thall come into their leveral Pands; and such Collector or Collectors thall, -at such Time of Times as he of they thall be reautred by the said Commissioners, by Writing under their hands, pay, or cause to be paid, into the hands of the said Commissioners, or of the said Treasurer or Treasurers, all and every the Sum and Sums of Woney which such Collector or Collectors hall have received by virtue of this Act; and the said Commissioners may also, by Writing under their Pands, appoint a Clerk oz Clerks,

Lands shall

Mar . E

DrawierC.

n ... 94 08

3080

ANNO REGNI TRICESIMO TERTIO Cap. 100.

and to have Salaries. Clerks, Surveyor or Surveyors, and such other Officers as they hall think sit to employ in the Erecution of this At; and all the Officers so to be appointed or named in or by virtue of this At, thall be paid out of the Ponies to be raised by virtue of this At, except the said Treasurers, such Salaries or Allowances as the said Tommissioners hall think reasonable, and the said Treasurers, Tollestors, Clerks, Surveyors, and other Officers, thall be, from Time to Time, removeable at the Will and Pleasure of the said Tommissioners.

Commissioners may call for Money.

XXII. And be it further enacted, That the said Commissioners under this Att may, from Cime to Cime, when and as Occasion shall require, either befoze oz after the said intended Work, so directed to be done by the said Commissioners, shall be made and completed, and at any Time after the palling of this Aft, by Writing under their hands and Seals, call upon the respective Dwners and Proprietors of inclosed Lands which thall be benefited by the said Drainage, for such Sum or Sums of Money, subjett to the Rates and Restrictions as herein before mentioned, for the Purpose of carrying on the said intended Works so directed to be done by them as aforesaid, in Proportion to the Extent or Claime of the respective Estates of such Dwners and 1920prietors, of and in the faid inclosed Lands so intended to be drained as aforesaid; and in case any such Dwner or Owners, Proprietor or Proprietors, Gall neglect or refuse to pay his, her, or their Share or Proportion respect tively, of the said Money so called for by the said Commissioners, within the Time to be appointed by such Commissioners, the same Time not beingless than Thirty Daps, then, and in such Case, it shall be lawful for the said Commissioners, and they are hereby authorized and required to borrow, and take up at Interest, such Sum or Sums of Woney, after the Rates and Rectrictions before mentioned, to pay and defray such Share of Propors tion of the Person or Persons so neglecting or refusing. and the Charges and Expences attending the borzowing the said Woney, and the preparing and executing the Deeds for securing the same, and by Indenture or Inpentures, under their Pands and Seals, from Cime to Time, to grant, moztgage, leafe, oz demife, for such Share and Proportion of the Cares, Rates, or Allellments, the faid inclosed Lands belonging to the Person pr Persons so negletting or refusing, or such Part or Parts thereof as they wall think proper, unto any Person or Persons who hall be willing to advance and lend the Wonep so to be bonowed, either in Nee on for any Term of Mumber of Pears, for securing the Repayment of the said said Woney, with such Rate of Interest as they Hall think proper to agree for, and in the said Indenture or Indentures, there hall be inserted a proper Proviso for Redemption of the said moztgaged Pzemises, and the Receipt and Receipts of the said Commissioners thall be a good and sufficient Discharge to the Person of Persons who thall lend any Sum or Sums of Money on such Se-

curity or Securities.

XXIII. And be it further enasted, That it shall be powers for lawful for the Husbands, Guardians, Trustees, Com: Husbands, Guardians, mittees, oz Attoznies, oz Persons acting as Guardians, &c. to borrow Trustees, Committees, og Attornies, of the Owners of any Lands intended to be improved and drained by virtue of this Ad, being under Coverture, Winozs, Lunaticks, or beyond the Seas, or otherwise incapable to aft for themselves, or for any of the said Dwners or Proprietors, being Tenants in Tail, oz foz Life only, Tenants in Tail after Polibility of Mue extinit, Tenants in Dower, and for every of them respectively for the Time being, by Indenture under their respective Hands and Seals; and also, under the Hands and Seals of the said Commis-Coners, from Time to Time, to charge the inclosed Lands, or the Part, Share, or Proportion, of and in the said inclosed Lands so to be improved and drained, belonging to such Dwners or Proprietors respectively, and that either befoze oz after such Drainage, with any Sum or Sums of Woney which thall be advanced pursuant to any Calls made by the said Commis-Coners as afozesaid, or which shall be directed to be paid by their Award, and for which the said Commissioners thall not have made any Wortgage or Security, as afores faid, for defraping the Proportion of such Dwners and Proprietors respectively, of the Expences of applying for, and obtaining or palling this Att, and for making the said Survey and the Charges and Expences of the said Com: millioners under this Ad, and of improving and draining the said Lands, and all other necessary Costs, Charges, and Expences already accrued, of hereafter to accrue, in, about, and concerning the Pzemises, and for securing the Repayment of such Sum and Sums of Woney with Interest, to grant, moztgage, lease, oz demise, oz otherwise subject the said Lands, of Part, Share, of 1920portion therein belonging, to such Dwners or Proprietors respectively, of and in the said Lands so intended to be drained as aforesaid, unto any Person or Persons who thall advance and lend such Sum of Sums of Woney respectively, either in Ree, or for any Term or Dumber of Pears, so as every such Grant, Wortgage, Lease, or Demise 34 M Cake

**3682** €80€

REGNI TRICESIMO TERTIO Cap. 100 ANNO mise be made with a Proviso or Condition to cease and be void, or with an express Trust to be surrendered when fuch Sum or Sums of Woney thereby to be secured, with the Interest thereof, shall be fully paid and satisfied; and so as every such Giant, Wortgage, Lease, oz Demise da also contain a Proviso, that the Person or Persons intitled in Remainder, or Reversion, to any such respective Lands or Grounds, shall not be liable, upon his or their becoming possessed thereof, to the Payment of any further of larger Arrear of Interest than for Dne whole Pear pres ceding the Time that his or her Title to such Possession walk have commenced; and every such Grant, Charge, Worts gage, Lease, oz Demise, as afozesaid, shall be good, valid, and effectual in the Law, for the Purposes pereby intended, notwithstanding the Want of Title in the said Husbands, Guardians, Trustees, Committees, or Attoznies, oz Tenants in Tail, oz foz Like, oz other Perfons making the same; and notwithstanding any Settles ment, Mill, Truft, Ale, Reversion, Limitation, oz other Incumbiance of or concerning the same Lands, or any Part of Parts thereof, then in being, of capable of taking Effect, to the contrary.

Tenants on Lease to pay additional Rent.

XXIV. And be it kurther enasted, That in all Cases: where any of the Lands or Grounds, which thall be for allelled, tared, oz charged, are held upon Lease oz Agreement foz any Term longer than Dne Pear, it Gall be lawful for the said Commissioners, and they are hereby empowered and required to encrease the Annual Rents referved by such Lease or Agreement, in Proportion to the Benefit which the said Lands or Grounds, comprized in the said Lease or Agreement, Mall, in the Opinion of the - said Commissioners, receive by the said Diainage; and the additional Rent to be affired by the said Commission sioners on the said Lands and Grounds Mall be recovers able by the respective Landlords thereof, in such Mans ner, and by such Ways and Weans, as the Duginat Rent reserved by the said Lease or Agreement is by Law recoverable.

Commissioners may purchase Lands.

遊走 =

millioners hall have full Power and Authority to agree with the Proprietors of, and Persons interested in, any Lands. Tenements, or Pereditaments which the said Commissioners hall judge necessary to be cut, digged, a taken down, or otherwise made use of for the Purposes of this Ait, for the Purchase of such Lands, Tenements, and Persons interested for the Damages such Proprietors and Persons interested for the Damages they may sustain; and also, to settle and ascertain in what

to

what Proportion the Sum or Sums so agreed for Wall be paid to the several Persons interested in the Premises; and it thall be lawful for all Bodies Politick, Copporate, Bodies Poli-Di Collegiate, Copposations Aggregate oz Sole, Dus tick, Sc. me tick, Ge. may vands, Guardians, Trustees, and Feosfees in Trust, the Sale of Lands, &c. Committees, Executors, Administrators, and all other Trustees whatsoever, not only for and on Behalf of themselves, their Peirs and Successors, but also for and on Behalf of their Celluique Crusts, whether Infants, oz Isue unbozn, Lunaticks, Idiots, Femes Covert, oz other Person or Persons, and to and for all Femes Covert who are or shall be seised or interested in their own Rights, and to and for all and every other Person and Persons whomsoever, who are of shall be seised, pollelled of, or interested in, any such Lands, Tenements, or Pereditaments, to contract for, sell, and convey unto the said Commissioners, or to such Person or Persons as thep hall appoint, any Lands, Tenements, of Pereditaments, for the Purpoles aforesaid, or to agree with the said Commissioners under this Att, for any Recompence or Compensation to be made for the Damage which may be done to any such Lands, Tenements, and Peredita-Lesler, me ments, by the Execution of any of the Powers of this At, and all such Contracts, Sales, Conveyances, and Agreements thall be valid and effectual in Law to all Intents and Purposes whatsoever, any Law, Statute. Usage, or Custom to the contrary notwithstanding; and all Bodies Politick, Copposate, or Collegiate, and all Persons whomsoever, are hereby indemnissed for what they, or any of them, thall lawfully do in pursuance of this Act; but if it thall happen that any such Body on Persons Politick, Copposate, oz Collegiate, Trustee oz Trustees, refusing or oz other Person oz Persons interested oz concerned as treat, afozesaid, Mall, foz the Space of Nozty Dans after Potice in Writing given to the pzincipal Dfficer ozn Micers of such Body Politick, Copposate, or Collegiate, or to such Trustee or Trustees, Person or Persons respectively, or left at his, her, or their respective Place or Places of Abode, oz at the Pouse of the Tenant oz Tenants, Decupier or Decupiers of such Lands, Tene= ments, or Pereditaments, neglect or refuse to treat, or Mall not earee with the said Commissioners, or by reason of Absence spall be prevented from treating, then, and in every such Case, the said Commissioners are hereby a Jury to be empowered, from Time to Time, to issue out their summoned. Warrant of Warrants, under their Hands and Seals, to the Sheriff of the County of Lincoln, or if such Shee rist hall be immediately interested in such Watter, then

الما بدهده

ANNO REGNI TRICESIMO TERTIO Cap. 100.

"INTER TO THE TANK IN

to Dne of the Cozoners of the said County, commands ing such Sheriff oz Cozoner to impanel, summon, and return a Jury; and the said Sherist of Cozoner is hereby required accordingly to impanel, summon, and return Twenty-four Wen resident within South Holland aforesaid, and qualified according to the Laws of this Realm to be returned for Trials of Mues, joined in His Wajelty's Courts at Westminster, to appear befoze the said Commissioners, at such Time and Place as in such Warrant of Warrants thall be appointed, in ofder that out of them a Jury of Twelve may be swozn to enquire touching the Watters in Duestion: And in case a sufficient Dumber of Jurymen thall not appear at such Time and Place, the said Sherist of Tozoner chall return other honest and indifferent Wen that can speedily be protured to attend that Service, being qualified as afozesaid, to make up the said Jury to the Dumber of Twelve; Jurors may be challenged. and all Parties concerned may have their lawful Challenges against any of the said Jurymen; and the said Commissioners are hereby impowered, by Warrant oz Marrants under their Hands and Seals, from Time to Time, as Dccasson hall require, to summon and call before them all such Persons as shall be thought necessary to be examined as Witnesses touching the Watters in Duestion; and the said Commissioners under this Act may order and authorize the said Jury, or any Sir or more of them, to view the Place or Places, or Watters in Controverly, which Jury (upon their Daths, which Daths, as also the Daths to such Person or Persons as mall be called upon to give Evidence, the said Commis-Coners are hereby impowered to administer), Gall enquire of, allels, and ascertain the Sum of Sums of Woney to be paid for the Purchase of such Lands, Tenements, or Pereditaments, of the Recompence to be made for Damages or Loves that may or hall be suctained as afores faid, and to settle and ascertain in what Proportion the Sum or Sums so assessed thall be paid to the several Persons interested in the Premises, and the said Commis. Koners hall give Judgement foz such Purchase Wonies or Recompence, so as aforesaid to be assessed by such verdict of the Juries, which said Merdick, and the Judgement theres upon pronounced by the said Commissioners, shall bebinding and conclusive to all Intents and Purposes, against all Parties, Bodies Politick, Copposate, and

The Damages on Recompence, to be fettled by a Jury.

Jury, &c. to be final.

> - XXVI. Provided always, and be it enacted, That if any such Sheriff oz his Deputy, oz Cozoner, hall make Default in the Pzemises, every such Person Hall, foz every such

Penalty on Sheriff's Neglect.

3

Collegiate, and all Persons whomsoever,

Diffence,

Diffence, fozfeit the Sum of Dne hundzed Pounds; and if any Person so summoned and returned as aforesaid on such Jury thall not appear, or appearing refuse to be Twozn, oz being swozn, refuse to give his Merdick, of in any other Wanner wilfully attempt to avoid or neglect his Duty, contrary to the true Intent and Weaning of this Att; or if any Person so summoned to give Evi= dence thall not appear, of appearing refuse to be swozn of examined, of to give Evidence, of being of the People called Quakers Gall refuse to astirm, or to be examined, oz to give Evidence, every Person so offending respectively, having no reasonable Ercuse to be allowed by the said Commissioners, Hall, foz every such Dffence, fozfeit and pay such Sum as the said Commissioners shall appoint, not exceeding the Sum of Rive Pounds foz ang Dne Dffence.

XXVII. And be it further enacted, That all Agrees Agreements ments, Contrafts, Sales, and Conveyances, and also with the all Cerdicts and Judgements which thall be made and Clerk of the given in relation to any of the Watters afozesaid so lest Peace. to a Jury, such Merdids and Judgements being ligned by the Commissioners, who shall be present at the taking of the Inquest, shall be delibered to the Clerk of the Deace for the Parts of Holland, and Gall be filed with the Rolls of such Parts of Place, and the same, of a true Copy thereof, hall be admitted as Evidence in all Courts whatsoever, and all Persons thall have Liberty to inspect the same, and take Copies thereof, upon paping for every such Inspection the Sum of One Shilling, and for every furth Copy at the Rate of Two-pence for every Sheet of

Seventy-two Words.

XXVIII. And he it further enacted, That in all Cales Expences of where any Clerditt hall be given for a greater Sum or the Jury and witnesses by Recompence than hall have been offered by of on the whom to be Behalf of the said Commissioners, befoze the summoning borne. of any such Jury, for or in respect of any of the Watters aforesaid, that then all the Expences of such Jury, and the Witnesses attending in consequence thereof, and of taking such Inquest, shall be paid by the said Commis-Coners out of the Monies to arise by virtue of this Act; but if any Merdick shall be given for no more, or for a less Sum than thall have been so previoully offered by or on the Behalf of the said Commissioners, then, and in every such Case, such Expences hall be paid by the Dwners of, or Persons interested in, the Lands, Tenements, or Dereditaments and Pzemises, upon oz in respect of which such Jury hall have been summoned.

XXIX. And

34 N

40X9 3

bywa in

To inclose Part of Commons to pay Tax.

XXIX. And besit further enacted, That it thall be law? ful for the said Commissioners to inclose, or cause to be inclosed, such Duantity oz Mumber of Acres of Land out of the Commons, in the several and respective Pass rithes of Whaplode, Holbech, and Fleet aforesaid, tharged with any of the said Rates or Taxes, as they shall think sufficient to defrap the Charge and Expence of the Car laid upon the said respective Commons by the said Com missioners, by virtue of this At, and also the Charge of making such Inclosures respectively; and the said Commillioners are hereby authorized and impowered, by Indenture of Indentures under their Pands and Seals, from Time to Time, as they find most convenient, to grant, moztgage, fease, and demise unto any Person oz Persons, all of any Part of the Lands and Grounds so respectively to be inclosed, in Fee, or for any Term or Dumber of Pears, for securing the Repayment of such principal Sum or Sums of Woney, with Interest, as the said Commissioners chall sind necessary, from Cime to Time, to bozzow on Wortgage thereof, and also the Charges attending the borrowing the said Woney, and the preparing and executing the Deeds for securing the same, and the inclosing and fencing the said Lands and Grounds respectively, and such several and respective Charges and Expences thall be specified in the respective Securities, and be made a Part of the Considerations and principal Monies thereby to be secured; and such Indentures thall contain a Proviso for making the same void, on Payment of the Sum or Sums of Woney to be respectively bossowed thereon, according to the Terms of this Ast provided for Repayment thereof; and immes Diately after the Erecution of the said several and respective Securities by the said Commissioners, it shall be lawful for the Person or Persons who shall send the said Woney or Wonies, his, her, or their respective Heirs. Erecutors, Adminicirators, and Alligns, to take Postelkion of the said Lands and Grounds comprised in their respective Securities, and to occupy the same at such respective Rents as thall be fired by the said Commission. ers, or otherwise to let or set the same for Dne Wear. and so on from Bear to Bear, foz the best and most improved Rent that can be had; but in either Case, the Dc. cupier thereof, or of any Part or Parcel thereof, Chall be redrifted from ploughing or converting the said Lands to Tillage, or mowing the same for Hay; and the said Person or Persons so lending Wonies on Securities of the same Lands, or any Part thereof, wall have the usual:

Powers.

### Capidogo of GEORGHEHILHREGISH OWNA

Powers belonging to Landloids to recover the Rents and Profits of the said Lands, and thall have Power, out of the Rents and Profits thereof, to retain and keep down the Interest of the said principal Wonies so to be borrowed on Securities thereof as aforesaid, until such principal Woney or Wonies thall be paid off and discharge ed, and thall pap the Surplus (if any) of the said Rent half-pearly, on Old Michaelmas Day and Old Lady Day, in each Dear, to the said Superintendant herein directed. to be appointed, who is hereby authorized and required, in case the same is not paid at the Times aforesaid, or within Dne Calendar Wonth after either of the said Days, to sue in his own wame by Adion at Law for the same; and when he shall have received the said Surplus, to apply the same, from Time to Time, in or towards Exoneration of the Annual Rate of Tax, herein directed to be allessed on such inclosed Lands or Grounds, as belong to Persons having Right of Common in the several and respective Parishes of Whaplode, Holbech, and Fleet afozesaid, and all and every such last mentioned Lands and Grounds in the said several and respective Parithes of Whaplode, Holbech, and Fleet aforesaid, are hereby discharged of so much of the said Annual Bate or Tax, as the said Surplus of the said Rent shall from Time to Time amount to, and as Wall be paid to the faid Superintendant; any Thing herein contained to the contrary thereof in anywise notwithstanding.

XXX. Provided always, and it is hereby declared, commission-That the Receipt of the said Commissioners for the said ers Receipt sufficient Dis-Wortgage Monies advanced to them on the Tredit of this charge to Act, shall be a sufficient Discharge to the Woztgagee oz Mortgagees. Wortgagees thereof, and he of they thall not be bound to fee to the Application thereof, or any Part thereof.

XXXI. Provided also, and be it further enacted, That Landsinclosed in case the Persons interested in the said several Com- from Commons in the said several and respective Parishes of Whap- to Commonlode, Holbech, and Fleet, Mall, by Weans of any Att of ers, on Pay-Parliament for inclosing the same, or by any other Weans, ney borrowed. enable themselves to pay off the said Woney so bonowed as aforesaid by the Commissioners, the Person or Pers sons who hall lend the said Woney or Wonies under the Authority of this Ad, his, her, or their respective Beirs, Erecutors, Administrators, and Assigns, Gall, upon Sir Calendar Months Motice in Writing, to be left at his, her, or their usual Place or Places of Abode, signed by some Person of Persons to be nominated by the Commoners, or Persons interested in the said several Commong, in the several and respective Parishes of Whaplode, Holbech,

3088 \$208

ANNO REGNI TRICESIMO TERTIO Cap. 109. Holbech, and Fleet aforefaid, at a Weeting or Weetings Ofathe said Commoners of Persons interested, to be held the several Parity Churches of Whaplode, Holbech, and Fleet aforesaid, on Motice thereof, to be given fon some Sunday immediately after Divine Gervice, at least Mourteen Days prebious to such Weeting of Weetings. or by the Wajority of such of them as Chall be then and there present, be obliged to receive such principal Monfes as he, he, or thep hall have advanced on the Credit of this Ait, and all Arrears of Interest then due, and also any Coas which he, the, of they may have been put unto, and the said Commonable Lands and Grounds so inclosed hall, immediately on such Payment or Payments being made, revert to the Use of the said Proprietors so interested in the said Commons, in the several and respective Parishes of Whaplode, Holbech, and Fleet aforesaid, in the same Wanner as they respectively would have been intitled thereto if this Aft had not been made; and the said Person or Persons so to be nominated to give such Potice or Potices as aforesaid, thall, at the same Time be or they give the aforesaid Potice or Potices to the Wortgages de Wortgagees as above directed, or within Fourteen Days after, give a like Potice of Potices in Utiting (to be served as the above Potice is directed to be served) to all and every the Tenant of Tenants, Decupier of Des cupiers of the said several Commons, Lands or Grounds so inclosed as aforesaid, to quit the same at the End of the then current Bear of his or their Term, and he and they is and are hereby directed to quit the same at the Expiration of the said Bear, and the said Superintens Dant hall thenceforth receive the Rents and Profits theres of until the Expiration of the Pear for which the same wall be so let as a sozesaid, and at the End of the said Bear the said Lands and Grounds so inclosed thall again become Part of the said several Commons; and when the said Superintendant shall have received the said Bents to the Expiration of the Time for which the same Hall be let as aforesaid, he shall safter deducting the said Ar. rears of Interest and Costs) apply the same in or rowards Exoneration of the Share of Proportion of the Rate or Car herein-befoze directed to be allessed on the said seves ral Commons of Whaplode, Holbech, and Fleet afores faid.

Power to exchange.

1

XXXII. And be it further enacted, That for the more convenient Situation and Disposition of the Farms and Lands within the Purview of this At, it hall be lawful for all or any of the Proprietors, whether Guardians, Husbands, Trusces, Committees, Feosses of Schools

O

ANNO REGIN TRICESIMO TERRETO Cap. 107. Cap. 109. GEORGIL III. REGIS.

192 19002 Estates, Executors, of Life Tenants, of otherwise feised of of interested in Euares within the Purview of this Ad, to exchange all or any of his, her, or their Welluages, Cottages, Tenements, Homesteads, Dio Inclosures, oz other Lands and Grounds, Rents, Revenues, or other Bights of Interests within the Purview of this Att, for any other Welluages, Cottages, Tenements, Pome-Meads, Did Inclosures, or other Lands and Grounds, Rents, Pereditaments, Revenues, of other Rights and Interests within the Purview of this At; and also for Joint Cenants, or Cenants in Common, or any other Person seised of any undivided Shares of Interests in any Welluages, Tenements, Pomesteads, Did Inclolures, Rents, Pereditaments, Revenues, Rights of Interests, or having or holding any intermired Lands, Grounds or Pereditaments with each other, where their several Bounds of Limits are not exactly known to make Partition thereof, so as all and every such Erchange and Erchanges, Partition and Partitions, be made with the Consent and Approbation of the said Commissioners, and so as the Agreement for making the same be certified to them by some Writing, signed by the Parties so erchange ing or making Partition, or their Buardians, Agents, ot Attoinies, and such Agreement, Consent and Approbation be specified and declared in the Award or Indrument to be made and executed by the Commissioners in pursuance of this Aft, and every luch Erchange or Partition, so made as aforesaid, thall be set out by the said Commissioners, by Weter and Bounds, and hall be good. valid, and effectual in the Law, to all Intents and Purpoles whatsoever, notwithstanding any Want of Title in the Parties, or Persons erchanging or making Partition as aforesaid, or any of them: Provided nevertheless. that no such Exchange or Partition hall be made of Glebe Lands, by the Rector of Aicar of any Parich with in the Purview of this Ad, without the Consent and Av probation of the Lord Bishop of Lincoln, and Patron for the Cime being, first had and obtained: And provided also, that the Expence of the said Erchanges and Partis tions hall be bozne and paid by the several Persons interested therein.

XXXIII. Provided also, and be it further enacted, Proviso re-That no such Erchange or Partition hall be made of Crown Lands. Lands or Pereditaments belonging to the Crown, without the Consent and Approbation of the Lords Commission Coners of His Wajelly's Creasury, and also of the Lessee or Lectees of such Lands or Pereditaments for the Time being.

one .VIXXX

3098

Commissioners to make interior Drains, and to repair the South Eau

Queen's Bank.

יטרופותרו סל

Bank and

ANNO REGNITRICESIMO TERTIO Cap. 109.

XXXIV. And be it further enasted, That it hall bei lawful for the faid Commillioners, and they are hereby authorised and required to make, or cause to be made, such Stops of Headings, for the Purpose of keeping Wasil ter in the several Drains which communicate either with the said Lord's Drain, or with the said Wain Cut oz Diain, and to set down Tuch Cloughs for conveying Water into the said Lord's Drain, or Wain Cut or Drain, as to the said Commissioners shall seem sit and expedient; and also to make, or cause to be made, such interior Cut's of Cuts, Diain or Diains, of such Width and Widths. Depth and Depths, as they hall deem necessary to be made in the several Parishes and Hamlets afozesaid foz the Purpose of conveying the Waters of South Holland, as well into the said Lord's Drain, as into the said Wain Cut or Diain; and to repair, or cause to be repaired, such Parts of the Banks called The South Eau Bank, and the Queen's Bank, as are the South Barrier Banks of the Lands herein directed to be drained; and also that it that be lawful for the faid Commissioners, and for the Trustees herein-after appointed for the Purpose of executing this Ad, after the Execution of the said Award, or a Wajority of the last mentioned Trustees, or theirs Successors, who shall be present at any Annual Weeting. to be held by them in pursuance of this Act; and thep? are hereby severally authorised and required, from Time to Time, and at all Times, to direct their respective Superintendants, oz other Dicers foz the Time being, well and sufficiently to repair, scour out, cleanse, and rode such interioz Cut oz Cuts, Drain oz Drains; and also, from Time to Time, to repair the said South Eau Bank and Queen's Bank, as often as Dccasson shall require.

General Aldefiment for that Purpose to be made.

1

1

XXXV. Provided always, and be it further enacted. That the laid Commissioners, in making their General Allestment, Car, oz Charge, Gall have due Regard to the Expence of the said Stops of Headings, Cloughs. and interior Cuts and Drains, and thall charge the same on the Lands and Grounds to be respectively benefited? thereby; and hall also charge the Expence of repairing the said Banks called The South Eau Bank, and the Queen's Bank, upon such of the Lands hereby directed to be drained, as were liable to the Repairs of the same before the patting of this Ad.

Commissioners may remove Obftructions.

XXXVI. And be it further enasted, That the respective Micers for the Time being, herein directed to be apvointed by the said Commissioners and Trustees respecti ively, hall have full Power, and they are hereby respect.

ANNO REGIDERLINGSHOO CORREGIS

ively jauthorized and empowered to remove, or cause to be-remoned, all Impediments, Annogances, and Dbay Aructions whatsoever, from Time, to Time, as well in or near the said Lord's Drain, and the said Bain Cut or Diain, as the said interior Cuts, Diains, and other Tolozks, oz which Hall damage oz pzejudice the

Committion. ers to make interior Drains, and to repair the Sout East Bank and Queen's Bank.

XXXVII. And be it further enacted, That it hall be Proprietors of fame-comiss so lawful for the said Commissioners, and they are hereby may have Beauthorized and required on the Petition in Writing, nesit of Orainfigned by the Proprietors of Two Third Parts in Calue tion to the of certain Lands lying on the Well Side of the River Commissions Welland, between Hawthorn Bank on the South, and the Westload on the West; and also, of the Lands in any One or more of the several Parities and Pamiets aforesaid (not included in the Limits and Boundaries of the Lands herein-befoze described), to take, comprize, and include such Lands within the said Drainage, upon the several and respective Proprietors thereof agreeing to pay such Sum or Sums of Woney, and to conform to such Regulations, Gauges, and Restrictions, as the said Commissioners shall adjudge and award just and reasons. able, to be paid either in Gross, or Annually, or both, and to be conformed to respectively, and so as such Des tition be presented to the said Commissioners at Dne of their Weetings, to be held in pursuance of this Att, on or before the Twenty-ninth Day of September. One thous. fand seven hundled and ninety-three; and on such Agrees ment being so made, such Proprietors hall have the Bez nesit of the said Lord's Drain, and Wain Cut of Diain, and other Works so directed to be made as aforesaid, in common with the other Proprietors of Lands, within the Limits and Boundaries of Lands herein- befoze described. subject to such Regulations, Sauges, and Reurictions afozesaid, and such Sum oz Sums of Wonep as Mall. be so adjudged and agreed to be paid, shall be received, and in Default of Payment thereof recovered, in the same Manner, and by the like Ways and Weans, as the Cares herein-befoze mentioned are respedively directed to be received and recovered, in respect to the Lands. within the Limits and Boundaries aforesaid, and the Tenants of the Lands and Brounds so taken into the said Drainage, on Petition as afozesaid, shall be liable to the same Increase of Rent, in Case of Leases of Agreements for more than Dne Pear, as the Tenants of the Lands and Grounds within the Limits and Boundaries before described, are herein made liable to, and that such of the Proprietors so petitioning and agreeing as aforesaid, being

Ceneral Affeffment for slogsad tuds so be made.

ANNO REGNI TRICESIMO TERTIO Cap. 109 3092

> veing Cenants for Life, or otherwise, flanding in the fame Predicament with such persons as are hereinbefore empowered to borrow Money, hall, together with the said Commissioners of Trustees, respettively, babe the like Power of raising and borzowing Woney, to defray such Sum or Sums as may be agreed to be paid (except such Annual Tax), and by the same Waps and Weans, and subject to the like Powers, Conditions and Restrictions, as are herein-befoze mentioned; and such Lands and Grounds as may be admitted to the Benefit of Diainage by this Att on Petition as afozesaid, and the Dwners thereof, and all Works of Drainage aiready erected, or to be erected thereon, chall, from and after such Admission, be and continue for ever afterwards subjett to the Dider, Controul and Jurisdiction of the laid Commissioners and Trustees, and their Successors, and thall for ever afterwards be totally exempted from the Authority of the Court of Sewers, as fully as the Lands within the Limits and Boundaries mentioned in this Ad, are hereby made subject to the Dider, Controul, and Jurisdiction of the said Trustees, and erempted from the Authority of the Court of Sewers as Bafozelaid.

ers to erect Engines.

2645

Commission- XXXVIII. And be it further enasted, Chat the said Commissioners shall, and they are hereby required, out of the general Allellment of Car herein directed to be by them affested and taxed, to erect or cause to be erected Dne of more Water Engine of Water Engines, of futh size and Dimensions as they hall think proper within either of the said Parishes of Sutton Saint Mary, of Tyd Saint Mary, in the said County of Lincoln, for throwing Water out of that Part of the said Wain Cut of Diain, which is South of the Old Roman Bank, into that Part of the said Wain Cut or Drain which is Morth of the same Roman Bank, and for that Purpose to make such Cuts in either of the faid Parishes of Sutton Saint Mary, or Tyd Saint Mary, as to the said Commissioners thats feem fit and expedient: Provided always, That the Tila. ter Wheels of none of the said Water Engines Mall throw against a greater Bead than Eight Reet of Water in the said Wain Cut of Drain, the same to be gauged from the Bottom of that Part of the said Wain Cut or Drain, which is Morth of and immediately contiquous to the said Roman Bank, and that the said Commission= ers hall erect, or cause to be erected, Pointing Doors in the said Wain Cut of Diain, for the Purpose of preventing the Water to be thrown by the said En= gines, from reflowing into that Part of the said € 14.40

ANNO RECIVIO TERTIO CER 109.

Cap. 109. GEORGII III. REGIS.

1

Man Rank Dyain which is South of the faid Roman Bank.

XXXIX. And be it further enasted, That the said commission-Commissioners shall and may, and they are hereby ems Engines for powered, out of the Accement of Car herein diretted to throwing water out of be by them assessed and taxed on such of the Lands in Part of the South Holland as will be benefited by dispossesting the Lord's Drais. faid Adventurers of Andertakers of their Right and Interest in the said Lord's Drain, to crest, of cause to be erected, Dne oz moze Water Engine oz Water Engines, of such Size and Dimensions as they hall think proper for throwing Water out of that Part of the said Lord's Drain which is South of the Old Roman Bank, into that Part of the said Lord's Drain which is Morth of the same Roman Bank, and for that Purpose to make such Cut of Cuts adjoining to the said Lord's Drain, as to the said Commissioners chall seem sit and expedient: Provided always, That the Water Wheels of none of the last mentioned Water Engines Hall throw against a greater Head than will raise the Surface of the Water in the said Lord's Drain to the same hogizontal Level as is herein provided foz, in respect to the said Water Engines to be erected at oz near the said Wain Cut oz Dzain as befoze mentioned, and that the said Commissioners shall erect, of cause to be erected, pointing Doors in the said Lord's Drain, for the Purpose of preventing the Water to be thiown by the last mentioned Engines from reslowing into that Part of the said Lord's Drain which is South of the faid Roman Bank.

XL. And be it further enacted, That the said Com. commissionmissioners shall cause a Gauge to be affired on the above ers to cause a mentioned pointing Doors, to denote the Beight against affixed on the which the said Water Engines map at all Cimes throw pointing Mater, and that it hall be lawful for any Dne of the faid Crustees, and he is hereby empowered to oider all of any of the faid Water Engines to be ftopped of fet down, whenever the Surface of the Water in either of the said Djains Gall be higher than the said respective Gauges, and in case the said Superintendant, or the Person of Persons employed to look after the said Was ter Engines, hall neglett oz refuse to obey the Dider of the said Trustee, or thall work the said Engines so as to raise the Mater higher than the said Gauge, such Superintendant, or person or Persons so refusing, thall forfeit and pay the Sum of Ten Pounds for every fuch Diffence, and all and every Justices and Justice of the Peace for the said Parts of Holland are and is hereby required to take Cognizance of the Piemiles, and to make fuch Diger 34 P

3594

ANNO REGNITRICESIMO TERTIO Cap. 1090

Dider as to them thall seem sit and expedient for forcings

Compensation,

XLI. And he it further enacted, That the said Comes missioners hall, out of the general Assiment of Carmeter directed to be said by them, pay unto the Propries tors of Estates in the District of Land called Turpitts and Bellsmere, or their Tenants, such Sum or Sums of Woney as hall, in the Opinion of the said Commissioners, be a reasonable Satisfaction to the said Propries tors, or their Tenants, for their several Rights and Insteres in the Morks of Drainage already erected on the said District of Land called Turpitts and Bellsmere.

XLII. And he it further enacted, That the said Comes and Bellsmere.

millioners, as soon as conveniently may be after they

Commissioners Award.

have completed the said Wain Cut or Drain, and other Works directed by them to be made and done by this Act, and the Acesment, Tax, or Charge herein directed to be made, form and draw up, or cause to be formed and drawn up, an Award og Instrument in Mriting, which hall erpiels and specify the Duantity in Statute Weasure, of Acres, Roods, and Perches, of the Lands and Grounds benefited by dispossessing the said. Adventurers of their Right and Interest in the said Lord's Drain, and also of the Lands and Grounds included, either in the Drainage by the said Lord's Drain, or by the said Wain Cut or Diain, and the Quantity of Land belonging to each Proprietor therein, and the Dames of the several and respective Tenants thereof, with a Description of the Situation and the Abuttals and Toundaries of the same. and the Quantity of Acres, Boods, and Perches in each of the said respective Parishes of Whaplode, Holbech, and Fleet afozesaid, being Commenable Lands, and also the Arrangement and Taxation, of the Land so intended to be drained as aforesaid, and the Duota to be paid and boine by the several and respective Proprietors, and also the Quota to be boine by the respective Commons in the said several Parishes of Whaplode, Holbech, and Fleet, and they, the said Commissioners, are hereby required to fet down and express in their said Award, an Account of the Bildges, Diains, and other Works belonging to the said Lord's Drain, and also of the Engines, Bidges, Diains, and other Moths which thall be built, made, and executed by the Commissioners in pursuance of this Ait, together with an Account of all and lingular other the Banks, Djains, Sluices, Cloughs, Budges, Tunnels, and other Works, which, by the faid Aft, Mail be deemed to be vested in, and to be under the Controus. Authority, West

Authority, and Jurisviction of the faid Trustees, and Two Parts of the said Award or Instrument in Writing shall be figned and sealed by the faid Commissioners, to each of which thalf be annexed a Survey and Admeasurement of the Lands so directed to be made as afoicsaid, and One Part of the said Award of Instrument, so to be engrossed or written, signed and seated as aforcsaid, shall, within the Space of Sir Calendar Wouths next after such ligning and fealing, as afozelaid, be enrolled with the Clerk of the Peace for the Parts of Holland, in the said County of Lincoln, and a Copy of the Enrollment, attested by the faid Clerk of the Peace, or his sufficient Deputy, thall, from Time to Time, be admitted in all Courts whatsoever as legal Evidence, which Copy the said Clerk of the Peace, of his Deputy, is hereby required to make and deliver to any Person of Persons whomsoever desiring the same, be, the, or they paying sor such Copy after the Rate of Two-pence per Sheet, (reckoning Seventy-two Clouds to each Sheet), and every Person shall have Liberty to inspett and peruse the Enrollment of the said Award, paying for every such Inspection or Perusal Die Shilling and no moze; and that the same Award, and all Watters done by the said Commissioners in pursuance of this Aft, wall be binding and conclusive unto and upon all Parties interested therein, and after the Enrollment of the said Award one Part thereof hall be delibered by the said Commissioners to the faid Trustees, at any of their Weetings to be held in pursuance of this Act, and the other Part thereof hall be lodged in the Town Theat belonging to the Parish of Holbech aforesaid.

of Saint John's College in the University of Cambridge,

Sir John Trollope Baronet, Sir Joseph Banks Baronet,

Oglethorpe Wainman B. D. Joshua Scrope, Bartholo-

THOM: A

most Doble Webb Duke of Somerset, the Right Honourable John Earl of Buckinghamshire, the Right Honourable Frederick Lord Boston, the Right Honourable
Sampson Lord Eardley in the Kingdom of Ireland, and
every Lord or Lady of a Manor, Impropriator, Bestor, or
Clicar for the Time being, within the Boundary of the
Lands hereby directed to be drained, whether the same are
included in the Lands herein particularly described, or
are taken into the said Drainage on Petition, as herein
provided sor; also every Lord or Lady of a Manor, Impropriator, Restor, or Clicar sor the Time being, in such
other Parishes through which the Wain Cut or Drain,
or any Part thereof, shall be made, the Senior Bursar

XLIII. And be it further enacted, That until the Execution cution of the said Award of the Commissioners, the pointed until most Doble Webb Duke of Somerset, the Right Hos of the Award.

mew

ANNO REGNI TRICESIMO TERTIO Cap. 109.

mew Claypon, Thomas Seawell, Henry Boulton, Fairfax Johnson, Theophilus Buckworth, William Tatam, Samuel Greaves, and John Kelk, Esquires, and their several and respective Successors and legal real Representatives for the Time being, half be, and they are hereby appointed Trustees for the said Drainage, and all Works relating to the said Diainage are hereby vested in them, as Trustees for the Purposes of this Act: Provided always, That the Trustees appointed as above thall have Power to nominate and appoint respective Agents, under their several Hands, to act for them in the several Watters and Things herein impowered or required to be done by the faid Truftees.

Commissioners to account

XLIV. And be it further enacted, That the said Comwith Trustees. millioners shall, and they are hereby required to keep an Account in Mriting of all Monies which they thall receive, or thall borrow, or affels on the respective Proprietors, for the Purpose of carrying into Execution this Att, or lap out in or about the laid intended Morks, and of all and every other Expenditure relating thereto, and hall at all and every of the Weetings of the said Commissioners to be held in pursuance of this Att, permit the said Trustees herein-befoze appointed, or any Tive or more of them, to inspect such Accounts with the Couchers for any Woney therein charged to have been paid by the said Commissioners; and the said Trustees, or any Rive or more of them, are hereby authozized and impowered from Time to Time, to settle and sign such Accounts with the said Commissioners, and to receive of the said Commissioners such Sums of Woney as may remain in the Hands of the faid Commissioners, oz their Treasurer oz Treasurers, after the Execution of the said Works shall be completed by the said Commissioners, and to give Discharges foz all fuch Sums of Woney.

the Execution

Trustees after XLV. And be it further enasted, That after the Ereof the Award. cution of the said Works by the said Commissioners, and of the said Award by the said Commissioners, the Power of the said Commissioners, and of the Crustees herein= befoze appointed, hall cease, and be foz ever extinguished; and that thenceforth, as well every Lord or Lady of a Manoz, Rectoz, Impropriatoz, or Aicar for the Time being, within the Boundary of the Lands hereby directed to be drained, whether the same are included in the Lands berein particularly described, of are taken into the said Djainage on Petition, as herein pjovided foz, as everp Lord or Lady of a Manor, Rector, or Aicar as aforesaid for the Time being, in such other Parishes through which the Main Cut of Diain, of any Part thereof, shall be made; and the Senior Burlar of Saint John's College for the the Time being, and every Proprietor of Dne hundred Acres or more of Land charged by the said Commissioners towards the Works of the said Drainage, and also every Lessee under the Crown of One hundzed Acres oz moze of Land so charged, wall be, and they are hereby severally appointed Trustees for the future Care and Management of the said Diainage, as herein-after provided for: Probided always, That it thall be lawful for every Lord or Lady of a Manoz, Rectoz, oz Aicar foz the Time being, and also for the said Bursar, and for every Dwner of Three hundred Acres of Land, so charged by the said Com= midloners as afozesaid, by Writing under his oz her Pand, from Time to Time, and for such Time as he or the thall think fit, to appoint an Agent or Deputy to act in his Di her Absence, as a Crustee for the said Drainage, such Agent oz Deputy not being a Trustee in his own Right.

XLVI. And be it further enacted, That the said Crus- Appointment tees last appointed, or their Successors, or such of them of Superinas thall think proper to meet, or such of their Agents as thall have been appointed in Writing in that Behalf, thalf annually meet on the Second Monday after the Fourth Day of May, in every Bear, at the Chequer Inn in Holbech aforesaid, or such other Place as the said Trustees shall think proper; and the Wajority of the said Crustees, or of such Agents as aforesaid, at such Annual Weeting, hall then and there, by Writing under their Pands, appoint some sit and proper Person to be Superintendant of the said Cut of Diain, and other Mozks, with such Salary as they thalf think proper, which Salary hall be mentioned in such Appointment; and after the After Execufaid Lord's Drain, Main Cut of Diain, Engines, Cloughs, tion of the Sluices, Bridges, and other Morks herein-befoze pro= Drains and bided foz, hall be perfected by Dider of the said Coms other Works missioners, and they hall have made their Award as Trustees. herein-befoze directed, the said Drain called Lord's Drain, and the said Wain Cut of Djain; also all the Engines, Sluices, Bridges, Banks, Peadings, and other Works, together with all Interioz Dzains, Sluices, Cloughs, Tunnels, and Works of Drainage of the Low Lands, lying within the Limits and Boundaries aforesaid, or within any other Angle or Angles of Land which thall be taken into the said Djainage on Petition, as herein provided for, wall be, and the same are hereby for ever velted in the said last mentioned Trustees for the Time being, as a Corporation in perpetual Succession, in Trust for the Purposes of this Aft; and as well the said 34 Q Wain

Annual Tax

One Shilling

per Acre,

ANNO REGNI TRICESIMO TERTIO Cap. 109163 Main Cut or Diain directed to be made as afozesaid, asin'i the said Lord's Drain, and the said Engines, Sluices, 2011 Bridges, Banks, Beadings, and other Works, and alloi s the said Interioz Dzains, Sluices, Cloughs, Cunnels, Mi and Works of Drainage, so vested as afozesaid, hall from Time to Time be under the Inspection and Care of, and of as often as necessary thall be amended, repaired, and keptiot in good Condition by the said Superintendant for their Time being, and the said Lands and Grounds before delit scribed, and all and any other Lands and Grounds that Hall be included in the said Diainage on-Petition, asti herein provided for, shall be chargeable by a Wajority of to the said Trustees, including such Agents as afozesaid. who hall be present at their Annual Weeting, from Time to Time, with such equal Tax or Rate as they hall thinks? pzoper, not ercceding the Sum of Dne Shilling per Acres in any One Bear, for every Acre of the said Land, comprized or to be comprized within the said Drainage and Improvement, including the Lands draining by the Lord's Drain, which said Tax of Rate thall be papable to the said Superintendant, on og befoze the First Day of June indi every Pear, and Gall be applied by the said Superintendant in retaining to himself the said Salary, and in in the Maintenance, repairing, and supporting of the said Lord's Drain, and the said Wain Cut or Drain therein directed to be made, and the Korelands thereof: and also directed to be made, and the Forelands thereof; and also, at fuch interioz Djains, Engines, Cloughs, Sluices, Bidges, and other Molks, as thall be mentioned in the said Award, of hall from Time to Time (ercept in Cales of Emergency, in which the said Superintendant is bereby authozised to use his own Discretion) be ordered and directed to be done by a Wajority of the said Trustil tees, who hall be present at any of their Annual Weetings to be held in pursuance of this Act, and the Surplus (if any) hall be paid over by him, upon his going out of Dice, to his Successoz.

Officers to give Security.

XLVII. And be it further enacted, That no Person thall be capable of acting in the Capacity of Supering tendant of the said Works, until he wall have given: Security to the said Trustees, of to any Kive of more of them, with sufficient Sureties, for the Payment of such Sum of Woney as to the said Trustees appointing the said Superintendant thall seem sit and reasonable, the same to be conditioned for the due Performance of the said Düce of Superintendant; and also for duly account ing for and applying all Sums of Woney which thail! come to his Hands by virtue of such Daice; and that in

tase any such Superintendant thall be continued for more than Dne Pear, the said Security Gall be renewed, oz a fresh one thall be taken, (except in case the said Super= intendant hall be continued for more than One Pear at a Time, by reason of the Monattendance of the said Trustees 13 to elect a new Superintendant, in which Case the Person or Persons who wall be Surety or Sureties for the said Superintendant on his Appointment, Mall continue liable according to the Tenoz of the Condition of their Bond of Security), until a Weeting hall be had to distharge the said Superintendant, oz until he shall be otherwise discharged at his own Desire, in Wanner aftermentioned.

XLVIII. And be it further enasted, That the Trussees to tees so last appointed, of their Successozs, of the major and other Part of such of them as shall be present at any Annual Officers. Weeting, Mall have the like Power and Authority as is herein-befoze given to the said Commissioners to appoint a Treasurer of Treasurers, Clerk of Clerks, of any other Mücer oz Mücers, with such Salary oz Salaries, ercept to the said Treasurer, as they thall think proper, taking fuch Security from the said Treasurer as is herein-before directed to be taken by the said Commissioners of the Creafurer to be by them appointed.

XLIX. And be it further enasted, That the said Crus Trustees to tees, including such Agents as afozcsaid, oz the majoz fettle the Of-Part of such of them as shall by themselves or their counts, Agents attend the said Annual Decting, shall sertle the Accounts of the said Treasurer and Superintendant to be by them from Time to Time appointed; and any Twelve by moze of the said Trustees shall be, and then are hereby empowered, at any Time, to remove the said Treasurer who may reoz Superintendant at their Pleasure, and to settle and more them. allow their several Accounts at the Time of their said Removal, and to appoint others in their Places and Steads, in case from Megligence or Wisconduct it Mall become necessary in the Opinion of such Twelve of the said Trustees, of in case the said Treasurer of Superintendant hall happen to die; and the said Trustees, or any Dne or more of them, are and is hereby authorized and empowered to administer such Dath oz Daths, Affirmation or Affirmations, to the said Treasurer and Superintendant touching the faid Accounts, when he thalf attend to pass the same, in order to the verisping thereof. as the faid Trustees, or any One or more of them, thalf think proper; and the Surety or Sureties herein before directed to be taken spall not be discharged from 'Respon'

ker lennaA One Stille if per deres

fibility

3100

高新る

bility until the said Treasurer and Superintendant shall have been duly discharged from their respective Disces, and have passed their several Accounts.

What shall be done in case
Trustees do
not meet to
appoint Superintendant.

L. And be it surther enacted, That in case it shall haps pen that the said Trustees shall neglect to meet, by themselves of their Agents, for the Purpose of electing a new Superintendant by virtue of this Act, then, and in such Case, the Superintendant who shall have been elected and appointed at the next preceding Weeting, chall continue in his Dffice of Superintendant until the next annual Day of Weeting appointed by this Att for electing a Superin\* tendant, under the same Salary as in his Appointment mentioned: Provided always, that in case the said Superintendant for the Time being hall be destrous of being discharged from his said Dffice, it shall be lawful for him to give Potice in Writing to the said Trustees, or any Ten of more of them, by leaving the same at their usual Places of Abode Three Wonths at least before the Time of quitting his said Office; and the said Superintendant for the Time being hall, at the End of the said Three Months, be from thenceforth discharged; but the Surety shall not be discharged from Responsibility until his Accounts thall be settled, and signed by Ten of the said Truftees.

Annual Tax how to be levied.

\*

LI. And be it further enacted, That in case any Dccupier of Decupiers of Land to be annually rated and taxed by the Trustees herein appointed, Gall refuse oz neglect to pay the Rate of Tax charged upon him, her, of them respectively, within Norty Days next after the respective Times of Payment as afozesaid, (publick Potice thereof being given as aforesaid), it shall be lawful for the said Superintendant, Collettoz of Collettozs for the Time being, or any other Person or Persons by virtue of any Warrant of Precept under the Pands and Seals of any Two of the said Trustees, (which Warrant of Precept such Trustees, or any Two of them, are hereby empowered and required to grant as Decasion shall require), to levy the Sum so rated of taxed by Diffress and Sale of the Goods and Chattels of such Person of Persons making Default as aforesaid, wherever the same shall be found; and also, of any Goods and Chattels that shall be found upon the said Lands and Premises so charged with any such Sum of Sums of Woney, and the Goods and Chattels so diftrained hall be kept for Rive Days, at the Coffs and Charges of the Dwner of Dwners, Dccu= pier of Decupiers, leaving Potice in Unriting of the Cause of such Distress and Sale, at his, ber, or their Dwelling

# Cap. 109? GEORGII III. REGIS.

Dwelling House, or on some conspicuous Part of the said Lands and Grounds; and if the faid respective Dccupier of Decupiers do not pap the several Sums of Money so als felled or rated within the Space of Nive Days, that then the said Goods and Chattels so distrained shall be appraised by Two or more of the Inhabitants of the Parith, Township, or Place where the same shall be taken, or by other sufficient Persons, in order to be sold by the said Superintendant, Collector or Collectors, who is and are hereby authorized to sell the same for Payment of the said Money so allested and rated, and the Dverplus arising by fuch Sale (if any be), after deducting the said respective Sums so rated or allelled, and the Charges of taking, keeping, appraising, and selling the said Goods and Chat= tels, hall be returned to such respective Occupiers on De= mand; and the several and respective Tenants of the said Tenants to Lands and Grounds so directed to be drained and im= and deduct proved as aforesaid, which shall be rated or allessed by vir= the same out of their Rent. tue of this Aft, are hereby required and authorized to pap fuch several Sums of Woney as thall be so rated and as= fessed upon such Lands and Grounds respectively, and to deduct the same out of his, her, and their Rent; and every Tenant of Tenants who thall make such Payments, Mall be acquitted and discharged of so much Woney as the said Assessment of Rate hall amount unto, as if the same had been adually paid unto the Person of Persons to whom his, her, or their Rent was due or papable: 1920vided always, That in case any Tenant thall hold any Lands so to be annually taxed, by virtue of, or under any Leafe or Agreement for more than Dne Dear, then fuch Annual Car shall be paid by the Cenants of the said Lands, without any Power of setting the same off against the Landlord; any Thing herein contained to the contrary thereof notwithstanding.

pay Taxes;

LII. Provided always, and it is hereby enacted and Except under veclared, That no Lessee of Tenant of any Lands of beneficial Grounds chargeable with the faid Rate of Tax, who Mall -hold the same by virtue of any Lease for which a Fine or Foregift has been paid, or by any other beneficial Lease whatsoever, thall be intitled to deduct the said Rate or Tax out of the Rent reserved and made papable by any such Lease to his or her Landlord or Landlords, but the said Bate or Car shall be charged upon, borne and paid by the Lessee of Tenant so holding such Lands of Grounds under any such last mentioned Lease; any Thing bereinbefore contained to the contrary thereof notwithstand= ing.

LIII. 1920=

4

Method of recovering the Land untenanted.

LIII. Provided also, and be it further enacted, That Assessment of in case any of the said Lands and Grounds, lying in the to several Towns and Pamlets afozesaid, Pall at any Times hereafter be untenanted of unoccupied, so that no sufficient Diffress can be found whereon to levy the said Annual Tares of Accuments, then the Lands and Grounds tharged with such Annual Taxes and Allesments chall remain a Security for Payment thereof, and after Default of Payment for Forty Days, the said Superintendant is hereby authorized and impowered to let the said Lands and Premises, from year to year, at the best Rent that can be got for the same, and to take the Bents and Profits thereof, until the said Annual Taxes and Allesiments, and all Arrears thereof, and all Expences occasioned by the Monpayment thereof, shall be fully sa= tistied and paid, and the Residue (if any) shall be paid into the Hands of the Treasurer of Tlerk of the said Trustees, and hall be by him paid to the Dwner of Dwners of such Lands, or his, her, or their Agent or Agents, when demanded.

The fift Meeting of the Truffees.

1

LIV. And be it further enacted by the Authority afores said, That, from and after the Execution of the Award of the said Commissioners, the said Trustees last apa pointed wall meet together at the Chequer Inn, in Holbech aforesaid, on the Second Monday after the Fourth Day of May then nert following, and proceed to the further Erecution of this Ad, and hall and may adjourn themselves from Time to Time, and meet at the same, or any other Place, as often as the faid Trustees, or the Majozity of them present, hall think proper; and if at any Westing appointed to be held by virtue of this Act, there thall not appear Kive Trustees to act and to adjourn to another Day, or in case the Trustees shall omit or neglect to adjourn themselves, that then, or in either of the said Cases, their Clerk of Clerks shall, by Potice in Ulriting to be affired on the Church Doors of the fee veral Parishes within the Purview of this Ad, at least Ten Days before the next Weeting, appoint the Trustees to meet at the same Place where the last Weeting was appointed to be held, on that Day Fortnight after the Day on which such last Weeting was appointed; and the said Trustees, at their Weetings, wall bear and pay their own Expences.

All Orders to he at Meetings.

1

LV. Provided always, That no Adjournment of the said Trustees chall be made for a longer Time than Two Months, and that all Diders and Determinations of the faid Trustees, in Execution of this Att, wall be made at Weetings

Weetings to be held in pursuance of this Act, and not otherwise; and that no such Diders of Determinations. chall be made, unless the Majority of the Trustees press. fent at a Weeting hall concur therein; not hall any such Dider of Determination be revoked of altered at any subsequent Weeting, unless Twelve Trustees shall be presid fent, not unless the Person of Persons applying to revoke of alter any such Dider, thall give Motice thereof in Writing to the Clerk of the said Trustees, to be by him affired on the Church Doors of the several Parishes within the Purview of this Act, at least Ten Days pre= vious to any Deeting to be held for such Purpose; nor Trustees not shall any Trustee be capable of acting in the Execution of to hold Places any of the Powers hereby granted, during the Time he may act as thall hold any Place of Profit under this At; but all Justices. such Trustees, who are Justices of the Peace, may att as Justices in the Execution of the Powers and Authorities hereby given to any Justice of Justices of the Peace, not withstanding their being Trustees, ercept only in such Cases where they hall be personally interested.

LVI. Provided always, and be it further enacted, Method of That Three Trustees shall be sufficient for the Purpose Adjournment, of Adjournment, and if it shall at any Time happen that a sufficient Dumber of Trustees shall not appear at the Time and Place appointed for any of their Westings, or that the Clerk or Clerks to the said Trustees shall refuse or neglect to give Potice, or thall by any Weans be prevented from giving Potice as aforesaid, it shall be lawful for any Three or more of the said Trustees, at any Time or Times, the Space of Seven Days having first intervened, to appoint the said Trustees to meet at some Pouse in or near the Parishes within the Purview of this Att, upon that Day Foztnight after the Date of such Potice, which said Potice thall be in Writing, and thall be affired on the several Church Doors of the said Parishes within the Purview of this Act, and the same shall be deemed and taken to be sufficient Motice for any such Weeting.

LVII. Provided, and be it further enacted, That no: Land Owners thing herein contained hall extend, or be construed to ex= in Sutton St.

Mary and Tyd tend, to prevent the Dwners and Occupiers of Lands St. Mary to and hereditaments in the said several Parishes of Sutton ters into Saint Mary and Tyd Saint Mary, from Time to Time, Dereham's and at all Times hereafter, from running their Waters out of the said Parishes into the said Diain called Dereham's Drain, but that such Right shall foz ever hereafter be enjoved, in such Manner as they have heretokoze enjoped, and now do enjoy the same.

run their Wa-

LVIII. And

ANNO REGNI TRICESIMO TERTIO Cap. 109. Co15 100 whole Derec Mall appear just, which Older hall be final and conclumination shall sive to elle Parties, and shall not be removed of removebe final. aule by any Writ of Certiorari, or otherwise, into any of Dis Majelly's Courts of Becozd at Westminster, oz cises m where real is the 41 3 som to Proceedings I LXIV. And be it further enasted. That no Dider of not to be other Proceeding to be made or had by or before any want of Forme Justice of Justices of the Peace, by virtue of the Powers of this Ad granted, Wall be quached or vacated for Want of Form only Limitation of LXV. And be it further enacted by the Authority afozesaid, Chat if any Action, Suit, oz Infozmation, thais Actions. be commenced or prosecuted against any Person or Pers fong for any Thing done or to be done in pursuance of this Ad, everp such Adion or Suit shall be commenced within Sir Calendar Bonths nert after the Ract committed. and not afterwards, and shall be brought and laid in the said County of Lincoln, and not elsewhere: and the Defendant or Defendants in such Action or Suit Galt and General Issue, may plead the General Mue, and, if in Replevin, map justify and abow by virtue of this Att, and give this Att and the Special Watter in Evidence, without specially pleading the same, (other than as afozesaid), at anp same shall be brought in any other County, then the Jury hall find for the Defendant or Defendants, Ivom= ant or Avowants; or if the Plaintiff or Plaintiffs hall become nonsuited, or discontinue his, her, or their Suit. ot Suits, or if any Clerdick thall pals, or Judgement be given against him, ber, oz them, upon Demurrer oz otherwise, then, and in any of the said Cases, the Defendant or Defendants, Avowant or Avowants, Gall re-Treble const cover Treble Coffs, for which he, the, or they thall have the like Remedy as where Colls are awarded. Not to recover LXVI. And be it further enacted, That where any Damage. Distress hall be made for any Sum or Sums of Woney to be levied by virtue of this At, the Dictress itself chail not be deemed unlawful, not the Party of Parties making the same be deemed a Trespasser of Trespassers, on account of any Defest or Clant of Form in the Sum= mons, Convidion, Warrant of Diffrels, oz other 1920recedings relating thereto; not hall the Party of Parties

distraining be deemed a Trespasser oz Trespassers ab

initio, on Account of any Irregularity which Chall be

afterwards committed by the Party of Parties dictrains

ing; but the Person of Persons aggriebed by such Irre-

ton X

gularity thall and may recover full Satisfaction for the constant of the interest of the LXVII. Provided always, and be it further enacted, As to Mane-That nothing herein contained hall presudice the Rights rial kights. of the present or any future Lord or Lords, Lady or Ladies of any Wanoz oz Manozs, of, in, oz to the Seignozies, Royalties, Rights, and Services, incident and belonging to the respective aganous within the 19a= riches and hamlets aforesaid, or any of them; but that such Loid of Loids, Lady of Ladies respectively, for the

Time being, and all Persons claiming or to claim under or in Trust for him, her, or them, or any of them respectively, as Loid of Loids, Lady of Ladies of the said respective. Wanozs, shall at all Times hereafter hold and enjoy all Rents, Services, Rights, Royalties, Courts, Perquisites of Court, and all Prosits of Court, Waifs,

Strays, Kilhings, and all other Royalties and Privileges to the said respective Manois, of to the Loids of Ladies thereof belonging, of in anywise appertaining, in

as full, ample, and beneficial a' Manner, to all Intents and Purposes whatsoever, as they, he, or she, or either of them, might have held and enjoyed the same, in case

this Aft had never been made. 301

LXVIII. And be it further enacted, That nothing Saving Clause 3(1) herein contained shall extend, of be construed to extend, in soners of any Wanner howsoever, to destroy, atkett, or injure the Sewers over Rights and Interests of the Wayoz, Aldermen, and capi: comprized tal Burgestes of the Cown of Bosough of Stamford, in Act. the County of Lincoln, or their Successors, Tenants. or Agents, oz of the Court of Sewers, oz of the Adventurers of Deeping Fen, of, in, and to the faid River Welland, oz any Part thereof, or the Pavigation thereof, or to take from the said Court of Sewers, or from the said Adventurers of Deeping Fen, any Jurisdiction, Right, Power, or Authority that they now have in or over the Lands, Diains, Tunnels, and other Moiks in South Holland aforesaid, not herein expressly taken out of the said Court of Sewers, or from the said Adventurers, and bested in the said Trustees foz this Djainage; but that the same Jurisdiction, Right, Power, and Authority, so not taken out of the said Court of Sewers, or Adventurers, and velted in the said Trustees, shall remain vested in the faid Court of Sewers and Adventurers respectively, in the same Wanner as befoze the palling of this At: 1920wided always, that the Exercise of such Jurisdiction, Right, Power, and Authority so reserved, Gall not interfere with of interrupt the Execution of this Att.

LXIX. And

ANNO REGNI TRICESIMO TERTIO, &c. Cap. 109. 3108

福 维 、

Publick Ast. LXIX. And be it further enasted, That this Ast Wall be deemed, taken, and allowed to be a Publick Aft; and all Judges, Justices, and other Persons, are hereby required to take Potice thereof as such, without specially pleading the same.