



ANNO TRICESIMO NONO & QUADRAGESIMO

GEORGI III. REGIS.

Cap. 66.

An Act for continuing for Twenty-one Years and from thence to the End of the then next Session of Parliament, the Term and altering and enlarging the Powers of Two Acts, passed in the Thirtieth Year of the Reign of His late Majesty King *George* the Second and in the Nineteenth Year of the Reign of His present Majesty, for amending, widening, and keeping in Repair several Roads therein mentioned, so far as the said Acts relate to the Road leading from the Town of *Ruthin*, in the County of *Denbigh*, to the Town of *Mold*, in the County of *Flint*. [20th June 1800.]

WHEREAS an Act was passed in the Thirtieth Year of the Reign of His late Majesty King *George* the Second, intituled, *An Act for amending, widening, and keeping in Repair the Roads from the Town of Wrexham in the County of Denbigh, to Pentre Bridge in the County of Flint, and from the Town of Mold to Northop, Holywell, and Rhuddlan, in the same County, and from thence to the Ferry House opposite the Town of Conway, in the County of Carnarvon, and from Ruthin to the Town of Mold*; whereby the said Roads were divided into several Districts or Divisions, and one, being the Road from the said Town of *Ruthin* to the said Town of *Mold*, was called *The Ruthin District or Division*: And

Preamble.
30 Geo. II,
and

[Loc. & Per.]

14 S

whereas

19 Geo. III,
recited.

Former Acts
continued.

whereas an Act was passed in the Nineteenth Year of the Reign of His present Majesty King *George* the Third, for enlarging the Term and Powers of so much of the said Act as related to the said *Rutbin* District or Division of Road: And whereas the Trustees appointed in or by virtue of the said Acts for the said District or Division, have proceeded to put the same in Execution, and have for that Purpose borrowed several considerable Sums of Money on the Credit thereof; which is still due and owing, and cannot be paid off, and the said District or Division of Road effectually amended and kept in Repair, unless the Term and Powers of the said Acts, so far as the same relate thereto, are continued, altered, and enlarged: May it therefore please Your Majesty that it may be enacted; and be it enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said recited Acts, and all and every the Powers, Authorities, Provisions, Regulations, Penalties, Forfeitures, Clauses, Matters and Things therein contained, (except such as relate to Exemptions from Stamp Duties), so far as the same relate to the said Road from the Town of *Rutbin*, in the County of *Denbigh*, to the Town of *Mold*, in the County of *Flint*, shall be, and are hereby further continued for and during the Term herein-after mentioned, as fully and effectually, to all Intents and Purposes, as if the same were repeated and re-enacted in the Body of this Act, but subject nevertheless to the Amendments, Variations, and Alterations herein contained, and which shall commence and take Effect upon the passing of this Act; and this Act and the additional Term hereby granted, shall be subject and liable to the Payment of all the Money now due on the Credit or on Account of the said former Acts, or either of them, with respect to the said District or Division of Road, or which shall be borrowed on the Credit of the said Acts and this Act (for the Use of the said District or Division) and the Interest due and to grow thereon respectively.

Additional
Trustees.

II. And be it further enacted, That the Right Honourable *John Hamilton Fitzmaurice* commonly called *Lord Viscount Kirkwall*, the Honourable *William Beauclerk* commonly called *Lord William Beauclerk*, the Honourable *Frederick West*, *Sir Watkin Williams Wynn*, *Sir Thomas Mostyn*, *Sir Edward Pryce Lloyd*, *Sir Robert Williams Vaughan*, Baronets; *Roger Butler Clough* of *Erisiat*, Clerk; *Thomas Hugh Clough* of *Plas Clough*, *Thomas Davies* of *Ucheldref*; *John Davies* of *Llanbedr*, *Thomas Davies* of *Llandderfel*, Clerk, *William Lloyd Doulsen* of *Rhiwaeog*, *Edward Edwards* of *Cerrigllwydion*, *Richard Edmunds* of *Pentre Mawr*, *William Ellis* of *Rutbin*, *Hope Wynne Eyton* Clerk, *John Foulkes* of *Erisiat*, *John Powell Foulkes* of the same, *Henry Foulkes* of the same, Clerk, *John Foulkes* of *Merrin*, Clerk, *Richard Garnons* of *Glomendy*, *Simon Griffiths* of *Rutbin*, *Robert Harvey* of *Dunstal*, *Thomas Hughes* of *Bryngwyn*, Clerk, *David Hughes* of *Rutbin*, Clerk, *Gabriel Hughes* of *Landurnog*, *Hugh Hughes* of *Llainwen*, *John Spier Hughes* of *Rutbin*, *Richard Hughes* of the same, *Hugh Humphreys* of *Pen-y-pulle*, *Edward Jones* of *Rutbin*, Clerk, *Peter Jones* of *Derwen*, *Thomas Jones* of the same, Clerks, *Richard Jones* of *Llanycban*, Clerk, *John Jones* of *Cil-y-groeslywd*, *James Jones* of the same, Clerks, *Robert Jones* of *Plasynllan* Clerk, *Edward Jones* of the same, *Lewis Jones* of *Merllyn*, *Walter Jones*, *Thomas Jones* of *Llanfawrog*, *John Jones* of *Rutbin* Attorney at Law, *Thomas Jones* of *Nantclwyd Rutbin*, *Thomas Jones* of *Rhiwbebill*,
Price

Price Jones of Dolgamedd, John Jones of Llanellidan, Robert Jones of Berth, Richard Henry Kenrick of Nantclwyd, — Kenrick of the same, George Watkin Kenrick, John Lloyd of Wygfair, Edward Lloyd of Berth, John Lloyd the younger, of the same, Thomas Lovett of Chirk, Edward Lloyd of Maesmawr, John Lloyd of Glyn Nannau, William Lloyd of Hendreddwyfaen, Robert Myddelton of Gwainnog, Doctor in Divinity, William Alexander Madocks of Fron Iw, Robert Maurice of Llanellidan, Clerk, Arthur Bennett Mesham, John Massmer of Pool Park, Humphrey Maysmor of Botegir, Thomas Trevor Maiber of Pentrebobin, Robert Nicholls of Ruthin, Owen Owen of Fynnogion, Clerk, Lewis Owen of Llanbed'r, Robert Owen of the same, Clerks, John Owen of Vachlwyd, John Owen the younger of the same, Clerk, Richard Price of Rhiwlas, Jonathan Passingham of Hendwr, Robert Passingham of Tŷsŷs, Charles Potts of Llanferres, Charles Potts the younger, Henry Potts, John Conway Potter Clerk, William Parry of Ruthin Clerk, Edward Parry Clerk, John Phillips of Ruthin, Philip Parry, of Tynwydd, David Parry of Rhyd-y-Cilgwyn, Joseph Peers of Llanfwrog, Robert Prichard of Llanfihangel, Clerk, John Rutter of Court, Robert Roberts of Llanrhaiadr, Clerk, John Roberts of Ruthin, Goodman Roberts of the same, Robert Roberts of Clegir, Thomas Roberts of Bachymbid, William Rowlands of Cerrig-y-druidion, Clerk, Edward Williams Vaughan Salesbury of Rŷg, John Lloyd Salisbury of Galltfaenan, William Davies Shipley, Clerk, Dean of Saint Asaph, David Shuckforth of Plasnewydd, Edward Thelwall of Llanbed'r Hall, Edward Thelwall the younger of the same, Miles John Thelwall of the same, Bevis Thelwall of the same, William Trelawney of Cefn Cŷch, Joseph Turner of Chester, Griffith ap Howel Vaughan of Hengwrt, Charles Watkin Williams Wynn of Wynnstay, Henry Watkin Williams Wynn of the same, John Wynne of Coed Cŷch, William Wynne of Mold, John Williams of Rhyd-y-Cilgwyn, John Williams the younger of the same, William Williams of Plas-y-wŷrd, Thomas Williams of Pen-y-ffordd-ddwr, Richard Williams of Fron, Clerk, William Williams of Ruthin, Clerk, Richard Wilding of Llanrhaiadr Hall, and Edward Youde of Plas Madoc, (being qualified according to the Directions of the said first-recited Act), shall be, and they are hereby appointed Trustees for the said Ruthin District of Road, and shall be joined with the Trustees appointed by or in pursuance of the said former Acts, or either of them, for putting the said former Acts and this Act in Execution, with respect to the said District, as fully and effectually, to all Intents and Purposes, as if they had been originally appointed Trustees for the said District in and by the said former Acts, or either of them.

III. And be it further enacted, That if at any Meeting of the Trustees to be held for the said District there shall not appear a sufficient Number of Trustees to act or to adjourn to another Day, (Two Trustees being hereby declared to be sufficient for the Purpose of Adjournment only), or in case the Trustees at any Time assembled shall omit or neglect to adjourn themselves, the Clerk or Clerks to the Trustees shall from Time to Time, in either of such Cases, by Notice in Writing to be affixed on all the Turnpikes then erected on the said District, at least Ten Days before the next Meeting, appoint the Trustees to meet at the Place where the last Meeting was held, or was to have been held, on such Day as shall be specified in such Notice, not exceeding Three Calendar Months nor less than Three Weeks after the Day on which such last-mentioned Meeting was held, or was to have been held as aforesaid; and in case the

Two Trustees may adjourn Meetings.

Clerk to call Meetings, if Trustees do not attend, or the Trustees omit to adjourn.

Clerk

Clerk or Clerks to the said Trustees shall refuse or neglect to give Notice, or shall by any Means be prevented from giving Notice as aforesaid, it shall be lawful for any Five or more of the said Trustees, although not assembled at a Meeting, at any Time or Times, after the Space of Ten Days after such Refusal, Neglect, or Prevention of such Clerk or Clerks, by Notice in Writing under their Hands, to be affixed in Manner aforesaid, to appoint the Trustees to meet at some House near the said District, upon the Day Fortnight after the Date of such last-mentioned Notice.

Meetings on
Emergencies.

IV. And be it further enacted, That if after any Adjournment of the said Trustees of the said District, it shall at any Time be thought necessary that an earlier Day of Meeting should be appointed than the Day appointed by such Adjournment, in that Case the Clerk or Clerks to the said Trustees, upon an Order in Writing signed by Three or more of the acting Trustees, although not assembled at a Meeting, mentioning the Time, Place, and Purport of such intended Meeting, shall forthwith give Notice thereof in the Manner last herein-before directed, and of the Time and Place which shall be mentioned in the Order of the said Trustees, (such Time not being less than Ten Days after such Notice), and such earlier Meeting shall and may be held accordingly; and all the Proceedings of the said Trustees at every such Meeting shall be as valid and effectual as they would have been in case the same had been held in pursuance of Adjournment.

Power to di-
vert the
Roads.

V. And whereas it may be found necessary to turn, divert, or alter the Course or Path of some Part or Parts of the said Road, for the better Accommodation of Passengers and Carriages, and the Power for that Purpose given to the said Trustees by the said first recited Act is insufficient, as it extends only to Lands, Grounds, Tenements, or Hereditaments lying contiguous or near to the said District of Road; be it therefore further enacted, That it shall and may be lawful for the said Trustees, or any Five or more of them, from Time to Time to turn, divert, and alter the Course or Path of any Part or Parts of the said Road, as they, or any Five or more of them, shall think proper, over, through, and along any other Road or Roads, Commons or Waste Grounds, within the several Parishes or Townships through which the same now goes, or within any adjoining Parishes or Townships within the said Counties of *Denbigh* and *Flint*, without making any Satisfaction to any Person or Persons for so doing, and also over, through, and along the private Lands, Grounds, and Hereditaments of any Person or Persons whomsoever within any such Parish or Township as aforesaid, making such Compensation to the Owner or Owners thereof, and other Person or Persons interested therein, as shall be agreed upon between the said Trustees, or any Five or more of them, and such Owner and Owners or Person or Persons interested; and in case the said Trustees and such Owner or Owners, and other Person or Persons as aforesaid, cannot agree touching such Compensation, then the same shall be settled and ascertained in such Manner as is directed by the said first recited Act with respect to Lands, Grounds, and Hereditaments thereby authorized to be taken for the Purposes of the said Act: Provided always, That nothing herein contained shall extend to the pulling down any Dwelling House or other Building, or to take in the Scite of any House or other Building, or to take in any Part of any Park, Garden, Orchard, or Yard, or any planted Walk or Avenue

Avenue to a House, or any inclosed Ground planted and set apart as a Nursery for Trees;

VI. And be it further enacted, That if any Money shall be agreed or awarded to be paid for any Lands, Tenements, or Hereditaments, purchased, taken, or used by virtue of the Powers of the said recited Acts and this Act for the Purposes thereof, which shall belong to any Corporation, Feme Covert, Infant, Lunatick, or Person or Persons under any Disability or Incapacity as in the said first recited Act particularly mentioned, such Money shall, in case the same shall amount to the Sum of Two hundred Pounds, with all convenient Speed be paid into the Bank of *England*, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to his Account *ex parte* the Trustees for executing the said Acts and this Act, to the Intent that such Money shall be applied, under the Direction and with the Approbation of the said Court, to be signified by an Order made upon a Petition to be preferred in a summary Way by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Tenements, or Hereditaments, in the Purchase of the Land Tax, or Discharge of any Debt or Debts, or such other Incumbrance, or Part thereof, as the said Court shall authorize to be paid, affecting the same Lands, Tenements, or Hereditaments, or affecting other Lands, Tenements, or Hereditaments standing settled therewith to the same or the like Uses, Intents, or Purposes; or where such Money shall not be so applied, then the same shall be laid out and invested, under the like Direction and Approbation of the said Court, in the Purchase of other Messuages, Lands, Tenements, or Hereditaments, which shall be conveyed and settled to, for, and upon such and the like Uses, Trusts, Intents, and Purposes, and in the same Manner as the Messuages, Lands, Tenements, and Hereditaments which shall be so purchased, taken, or used as aforesaid stood settled or limited, or such of them as at the Time of making such Conveyance and Settlement shall be existing, undetermined, and capable of taking Effect; and in the mean Time and until such Purchase shall be made, the said Money shall, by Order of the Court of Chancery, upon Application thereto, be invested by the said Accountant General in his Name in the Purchase of Three Pounds *per Centum* Consolidated or Three Pounds *per Centum* Reduced Bank Annuities, and in the mean Time and until the said Bank Annuities shall be ordered by the said Court to be sold for the Purposes aforesaid, the Dividends and annual Produce of the said Consolidated or Reduced Bank Annuities, shall from Time to Time be paid by Order of the said Court to the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Tenements, and Hereditaments so hereby directed to be purchased in case such Purchase or Settlement were made.

Application
of Compen-
sation where
exceeding
200 *l.*

VII. Provided always, and be it further enacted, That if any Money so agreed or awarded to be paid for any Lands, Tenements, or Hereditaments purchased, taken, or used for the Purposes aforesaid, and belonging to any Corporation, or to any Person or Persons under Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds and shall exceed the Sum of Twenty Pounds, then and in all such Cases the same shall, at the Option of the Person or Persons for the Time being entitled to the Rents and Profits of the Hereditaments so purchased, taken, or used, or of his, her, or their Guardian or Guardians,

Application
where the
Compensation
does not ex-
ceed 200 *l.* nor
less than 20 *l.*

dians, Committee or Committees, in case of Infancy or Lunacy, to be signified in Writing under their respective Hands, be paid into the Bank, in the Name and with the Privity of the said Accountant General of the High Court of Chancery, and be placed to his Account as aforesaid, in order to be applied in Manner herein-before directed; or otherwise the same shall be paid, at the like Option, to Two Trustees to be nominated by the Person or Persons making such Option, and approved of by Five or more of the said Trustees, (such Nomination and Approbation to be signified in Writing under the Hands of the nominating and approving Parties), in order that such Principal Money, and the Dividends arising thereon, may be applied in any Manner herein-before directed, so far as the Case be applicable, without obtaining, or being required to obtain the Direction or Approbation of the Court of Chancery.

Application where the Money is less than 20^l.

VIII. Provided also, and be it further enacted, That where such Money so agreed or awarded to be paid as next before mentioned, shall be less than Twenty Pounds, then and in all such Cases the same shall be applied to the Use of the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Hereditaments so purchased, taken, or used for the Purposes of the said Acts and this Act, in such Manner as the said Trustees, or any Five or more of them, shall think fit; or in case of Infancy or Lunacy, then to his, her, or their Guardian or Guardians, Committee or Committees, to and for the Use and Benefit of such Person or Persons so entitled respectively.

For paying the Expences of the Act.

IX. And be it further enacted, That all the Costs, Charges, and Expences incident to and attending the obtaining and passing of this Act, shall be paid and discharged by the Trustees for putting the said former Acts and this Act in Execution, with respect to the said District of Road, or any Five or more of them, out of any Money which hath arisen by virtue of the said former Acts, or out of the first Money which shall arise by virtue thereof and of this Act on account of the said District of Road.

Publick Act.

X. And be it further enacted; That this Act shall be deemed, adjudged, and taken to be a Publick Act, and shall be judicially taken Notice of as such, by all Judges, Justices, and other Persons whomsoever without specially pleading the same.

Term of the Act.

XI. And be it further enacted, That the Term granted and continued by the said recited Acts shall, upon the passing hereof, cease and determine, and that the said Acts and this Act shall from thenceforth continue and be in Force, and be executed for the Purpose of amending, widening, and keeping in Repair the said Road from the Town of *Ruthin* in the County of *Denbigh*, to the Town of *Mold* in the County of *Flint*, for and during the Term of Twenty-one Years, and from thence to the End of the then next Session of Parliament.