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Anno Nono Regis GEORGII III. CAP. II.

1769.

5. Geo. 3. c. 6.

8. Geo. 3. c. 6. 2. Sels.

Upon the Neglect of the Grand Juries to make Prefentment, the Judges of Affize, or Juffices in Geneval Seffions, fhall amerce the County in the Sums neceffary to be raifed. in, and applied in manner as is prefcribed and directed in and by an Act, made in the 5th Year of His Majesty's Reign, intitled An Act for the raising Money by Presentment on the several Counties in this Province, for the defraying certain County Charges there mentioned; and by an Act made in the 8th Year of His Majesty's Reign, in Addition to and Amendment of the said Act.

III. And be it also further Enacted, That on the Neglect of such Grand Juries to make such Presentment, the Judges of Alsize, or Justices of the Peace in General Sessions, shall amerce the County in such Sum as shall appear to them to be necessary for the Purposes aforesaid; and shall appoint three Assession in manner as is directed in and by the said last recited Act.

CAP. II.

An AET in further Addition to and Amendment of an Act, made in the Thirty Fourth Year of His late Majefty's Reign, intitled An AET for appointing Commissioners of Sewers.

SEAS HEREAS in the last Clause of an Act, made in the Third W & Year of His prefent Majelty's Reign, intitled An Act in Addition to, and Amendment of an Act intitled "An XXXX " Act for appointing Commissioners of Sewers," made and paffed in the 34th Year of His late Majesty's Reign; it is enacted, " That if any Proprietor or Proprietors of the Lands dyked in or " drained, are absent, and no Person appearing in their behalf, " and have not any Goods or Chattels to answer his, her or their " Dividend or Proportion of fuch Affefiment made as aforefaid, " it shall and may be lawful for any one of His Majesty's Justices " of the Peace for the County where fuch Lands lie, to let out " any part of fuch Delinquent's Lands, that may be fufficient to " pay, by the Produce of the fame, any fuch Dividend or Pro-" portion of the Sum fo due;" But Whereas it has been found by Experience, that in many Instances it is impracticable to lease out the Lands of the Non refident and delinquent Proprietors, for defraying the Expences of dyking and draining, in manner as by the above recited Claufe is directed, and therefore the whole Burthen and Charge thereof, has lain and does lie on a Part of the Proprietors, while the Lands of fuch Delinquents are enhanced in Value, without bearing any part of the Expence incurred for the Purpose aforesaid: For remedy whereof, Be it enacted by the Governor, Council, and Affembly, That if no Perfon shall appear to pay the Dividend or Proportion of any delinquent Proprietor, in any Affefiment made according to Law, for the dyking or draining fuch Lands, or no fufficient Diftress shall be found on the Premisses to answer such Assessment as aforesaid, the Commissioners of

34. Geo. 2. c. 7.

Preamble.

3. Gev. 3. c. 1: 2. Se/s.

Lands of absent Proprietors may be fold, to pay their Proportion for dyking and draining the fame, if no Diffrefs can be found on the Premiffet, &c. 1769.

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of Sewers shall, by Advertisement, during three Months in the Public Prints, caufe Notice to be given for the letting out the Lands of fuch delinquent Proprietor, and if no Perfon shall then appear to hire the fame, it shall and may be lawful for the faid Commissioners, or any three of them, to order the Provost Marshal or his Deputy, to fell at Public Auction, to the highest Bidder, so much of such Delinquent's Lands, fo dyked in and drained, as may be fufficient to pay any fuch Dividend or Proportion of the Sum due as aforefaid, with the Charges; being first appraised on Oath by three Perfons to be appointed by Warrant under the Hands and Seals of the faid Commissioners; and the Provost Marshal or his Deputy is hereby fully impowered and directed, immediately to execute a Deed thereof, and deliver Seizin and Possession of the fame to the Purchaser or Purchasers; (for which the faid Provost Marshal or his Deputy shall receive a Fee of Ten Shillings and no more) any Law, Usuage or Custom to the contrary notwithstanding.

II. Provided always, That any Perfon thinking himfelf aggrieved at any Sale, formade by the Commissioners in pursuance of this Act, may appeal to the General Assembly for Relief.

Perfons aggrieved may appeal to the General Affembly.

CAP. III.

An Act in Addition to an Act, made in the Thirty Second Year of His late Majesty's Reign, intitled An Act to prevent unnecessary firing off Guns and other Fire Arms in the Town and Suburbs of Halifax.

HEREAS firing off Guns on or near the High Roads, W may be atended with fatal Accidents by frightening of Hor/es pa/fing by, and other bad Confequences, Be it enacted by the

Governor, Council, and Affembly, That from and after the Publication of this Act, if any Child under fourteen Years of Age shall fire out of any Gun, Fusee or Pistol; or if any Person of what Age or Degree soever, shall unnecessarily fire out of any Gun, Fusee or Pistol, or other Fire Arm, within one hundred Yards of any Person, either on Horseback or in any Carriage within the Peninsula of *Halifax*; such Child or Person, their Parents, Guardians, or Masters, shall forfeit the like Sum as is inflicted by the aforesaid Act; and to be recovered, levied, and applied in like manner as is therein provided. 32. Geo. 2. c. 25.

Preamble.

Penalty on Perfons under fourteen Years of Age firing out of any Gun, &c.

or any Perlon firing within one hundred Yards of another, either on Horleback or in & Carriage within the Peninfula of Halifax.