

Anno regni Gulielmi et Mariae, regis & reginae Angliae, Scotiae, Franciae, & Hiberniae, secundo. On the twentieth day of December, Anno Dom. 1690. In the second year of their Majesties reign, this act passed the royal assent.

Contributors

Great Britain.
William III, King of England, 1650-1702.
Mary II, Queen of England, 1662-1694.
Great Britain.

Publication/Creation

London : Printed by Charles Bill and Thomas Newcomb, 1690.

Persistent URL

<https://wellcomecollection.org/works/ys3guun7>

License and attribution

This work has been identified as being free of known restrictions under copyright law, including all related and neighbouring rights and is being made available under the Creative Commons, Public Domain Mark.

You can copy, modify, distribute and perform the work, even for commercial purposes, without asking permission.



Wellcome Collection
183 Euston Road
London NW1 2BE UK
T +44 (0)20 7611 8722
E library@wellcomecollection.org
<https://wellcomecollection.org>



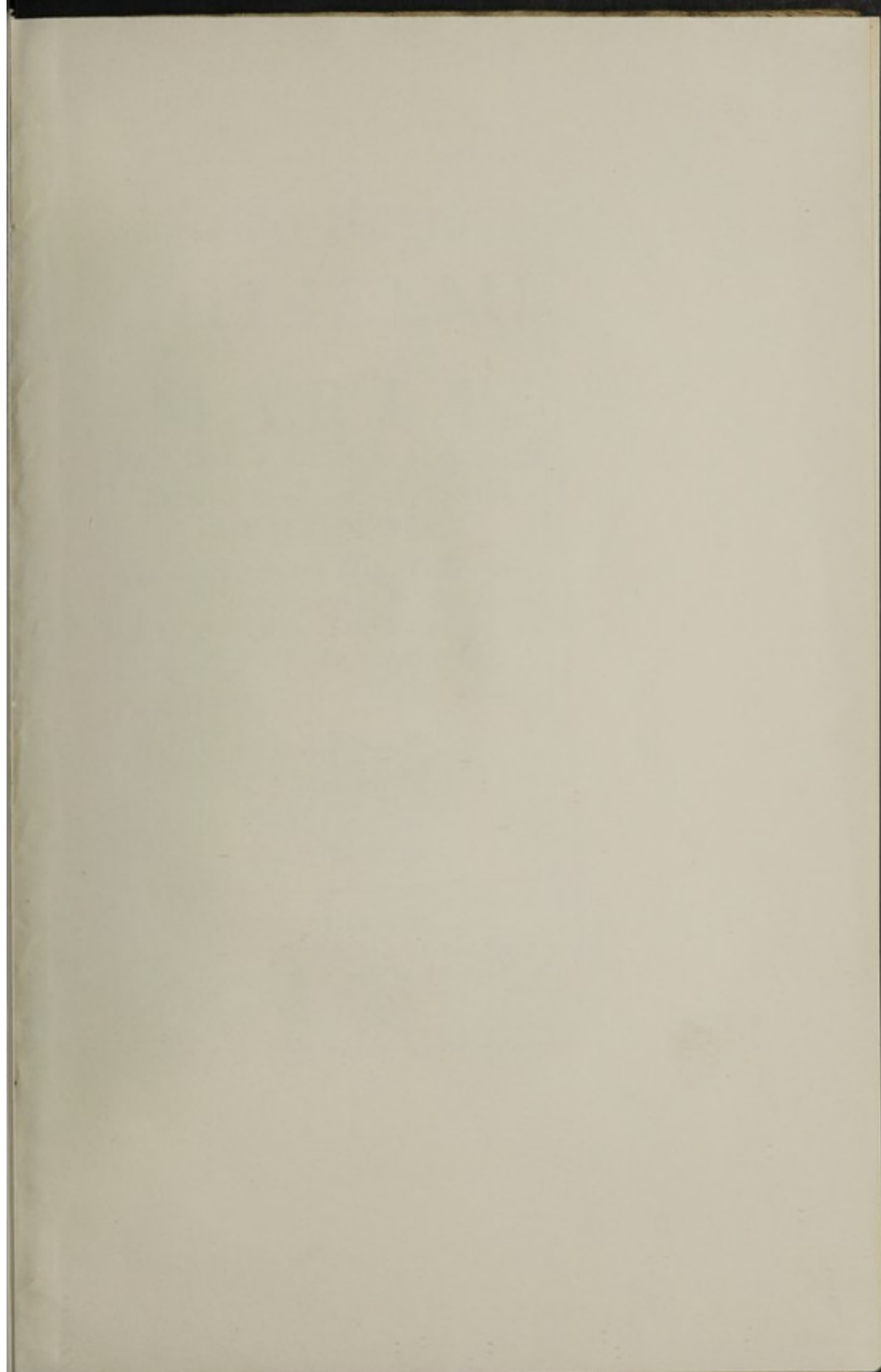


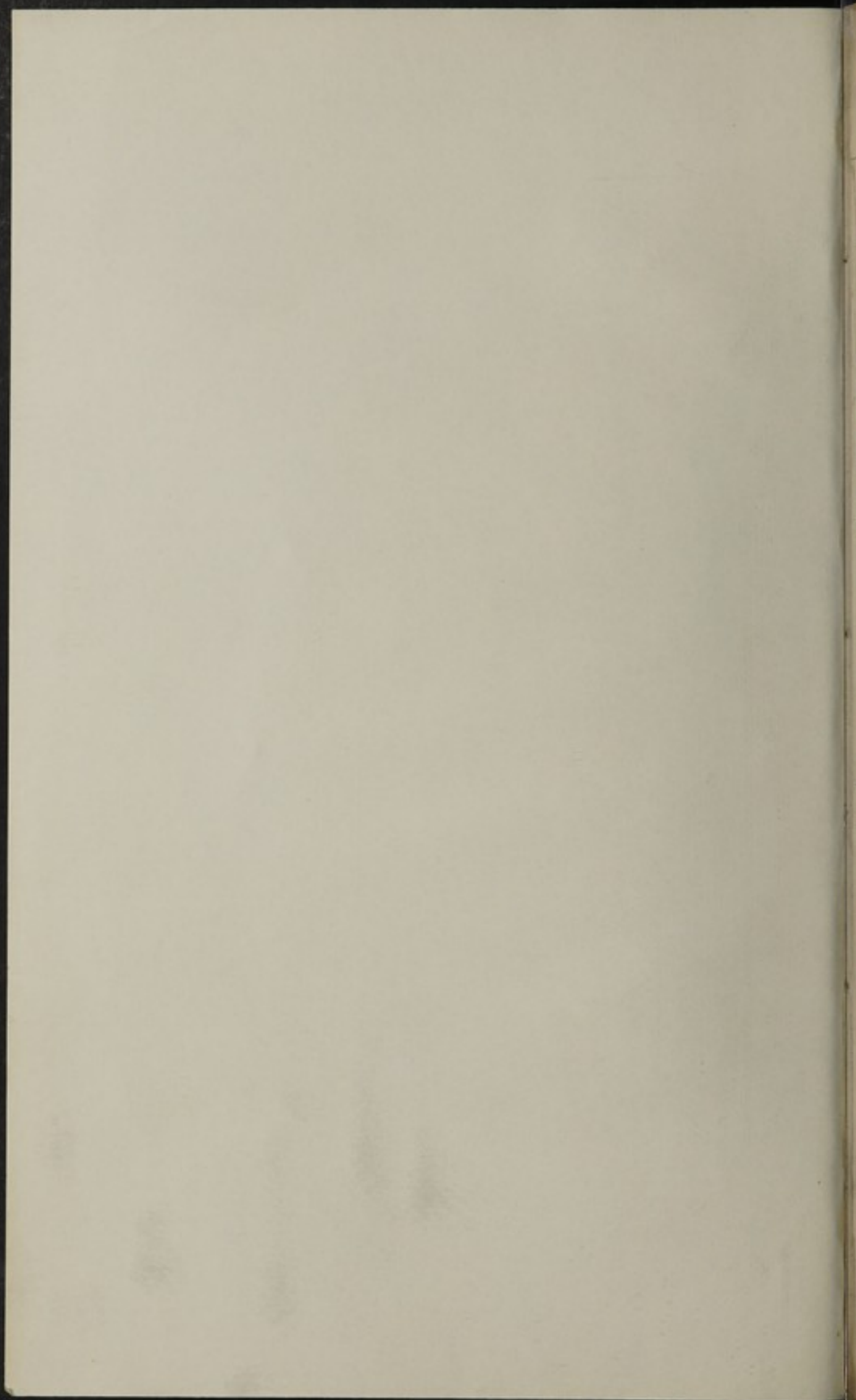






25545/D





Anno Regni
GULIELMI
ET
MARIÆ,
REGIS & REGINÆ
Angliæ, Scotiæ, Franciæ & Hiberniæ,
SECUNDO.

On the Twentieth Day of *December,*
Anno Dom. 1690. In the Second
Year of Their Majesties Reign, this
ACT Passed the Royal Assent.



L O N D O N,
Printed by Charles Bill, and Thomas Newcomb,
Printers to the King and Queens most Excel-
lent Majesties. MDC XC.

Anno Regni
GUILIELMI
ET
MARIE
REGIS & REGINAE

SECUNDO

On the Twelfth Day of December
in the second Year
of the said Majesty's Re-
ign, the said Majesty's
Privy Council, the said
Majesty's Judges of the
Court of Common Pleas,
the said Majesty's Judges
of the Court of Chancery,
the said Majesty's Judges
of the Court of Exchequer,
the said Majesty's Judges
of the Court of Sessions,
the said Majesty's Judges
of the Court of Admiralty,
the said Majesty's Judges
of the Court of Criminal
Justice, the said Majesty's
Judges of the Court of
Municipal Justice, the
said Majesty's Judges
of the Court of Justice
for the City of London,
the said Majesty's Judges
of the Court of Justice
for the County of Middlesex,
the said Majesty's Judges
of the Court of Justice
for the County of Surrey,
the said Majesty's Judges
of the Court of Justice
for the County of Kent,
the said Majesty's Judges
of the Court of Justice
for the County of Essex,
the said Majesty's Judges
of the Court of Justice
for the County of Devon,
the said Majesty's Judges
of the Court of Justice
for the County of Cornwall,
the said Majesty's Judges
of the Court of Justice
for the County of Somerset,
the said Majesty's Judges
of the Court of Justice
for the County of Gloucester,
the said Majesty's Judges
of the Court of Justice
for the County of Warwick,
the said Majesty's Judges
of the Court of Justice
for the County of Leicestershire,
the said Majesty's Judges
of the Court of Justice
for the County of Lincolnshire,
the said Majesty's Judges
of the Court of Justice
for the County of Northamptonshire,
the said Majesty's Judges
of the Court of Justice
for the County of Bedfordshire,
the said Majesty's Judges
of the Court of Justice
for the County of Hertfordshire,
the said Majesty's Judges
of the Court of Justice
for the County of Essex,
the said Majesty's Judges
of the Court of Justice
for the County of Kent,
the said Majesty's Judges
of the Court of Justice
for the County of Surrey,
the said Majesty's Judges
of the Court of Justice
for the County of Middlesex,
the said Majesty's Judges
of the Court of Justice
for the County of London,
the said Majesty's Judges
of the Court of Justice
for the County of Westminster,
the said Majesty's Judges
of the Court of Justice
for the County of St. Giles,
the said Majesty's Judges
of the Court of Justice
for the County of St. Martin,
the said Majesty's Judges
of the Court of Justice
for the County of St. Andrew,
the said Majesty's Judges
of the Court of Justice
for the County of St. Patrick,
the said Majesty's Judges
of the Court of Justice
for the County of St. John,
the said Majesty's Judges
of the Court of Justice
for the County of St. James,
the said Majesty's Judges
of the Court of Justice
for the County of St. Mary,
the said Majesty's Judges
of the Court of Justice
for the County of St. Elizabeth,
the said Majesty's Judges
of the Court of Justice
for the County of St. Anne,
the said Majesty's Judges
of the Court of Justice
for the County of St. Margaret,
the said Majesty's Judges
of the Court of Justice
for the County of St. George,
the said Majesty's Judges
of the Court of Justice
for the County of St. Michael,
the said Majesty's Judges
of the Court of Justice
for the County of St. Nicholas,
the said Majesty's Judges
of the Court of Justice
for the County of St. Peter,
the said Majesty's Judges
of the Court of Justice
for the County of St. Paul,
the said Majesty's Judges
of the Court of Justice
for the County of St. Andrew,
the said Majesty's Judges
of the Court of Justice
for the County of St. Patrick,
the said Majesty's Judges
of the Court of Justice
for the County of St. John,
the said Majesty's Judges
of the Court of Justice
for the County of St. James,
the said Majesty's Judges
of the Court of Justice
for the County of St. Mary,
the said Majesty's Judges
of the Court of Justice
for the County of St. Elizabeth,
the said Majesty's Judges
of the Court of Justice
for the County of St. Anne,
the said Majesty's Judges
of the Court of Justice
for the County of St. Margaret,
the said Majesty's Judges
of the Court of Justice
for the County of St. George,
the said Majesty's Judges
of the Court of Justice
for the County of St. Michael,
the said Majesty's Judges
of the Court of Justice
for the County of St. Nicholas,
the said Majesty's Judges
of the Court of Justice
for the County of St. Peter,
the said Majesty's Judges
of the Court of Justice
for the County of St. Paul,





Anno Secundo

G U L I E L M I & M A R I Æ.

An Act for Paving and Cleansing the Streets in the Cities of *London* and *Westminster*, and Suburbs and Liberties thereof, and Out-Parishes in the County of *Middlesex*, and in the Borough of *Southwark*, and other places within the Weekly Bills of Mortality, in the County of *Surrey*, and for Regulating the Markets therein mentioned.



Whereas, an Act was made at a Parliament held at Westminster, in the Thirteenth and Fourteenth Years of the Reign of his late Majesty King Charles the Second, for the Repairing the High-Ways and Sewers, and for Paving and keeping clean the Streets in and about the Cities of *London* and Westminster, wherein (amongst other things) many necessary and wholesome Provisions were made for the Cleansing and Paving the said Streets and other Parishes and Places comprized within the Weekly Bills of Mortality; Which

A a a a

said

said Act being since Expired, many Persons in the Out-Parishes in Middlesex, and other Parishes in the Limits aforesaid, which have been chosen to Serve the Office of Scavenger, refuse to take the Execution of the said Office upon them; And others who have been Rated and Assessed towards the Cleansing, and carrying away the Dirt and Soyl out of the Streets, have refused to pay the Rates Assessed upon them, there being no Law in force to compel them therunto, so that no Person can be employed to be Raker, to carry the Dirt out of the said Streets, for want of some Provision for Payment for doing that Service; And the poorer sort of People daily throw into the said Streets all the Dirt, Filth, and Coal-Ashes made in their houses: By reason whereof the said Streets are become extremely Dirty and Filthy, so that Their Majesties Subjects cannot conveniently pass through the same about their lawful Occasions, and many other Inconveniencies daily arise for want of the like Provisions in other Cases relating to the Streets, Pavements and Common Ways: May it therefore please Your most Excellent Majesties, That it may be Enacted,

And be it Enacted by the King and Queens most Excellent Majesties, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That from and after the Fiftenth day of December, One thousand six hundred and ninety, all and every Person and Persons Inhabiting in the said Parishes in Middlesex and Westminster, and the Liberties thereof, and

and in the Borough of Southwark, or in any of the said Streets, Lanes, or Alleys comprized within the Weekly Bills of Mortality, and the Town of Kensington, shall Twice in every Week (that is to say, on every Wednesday and Saturday at the least) Sweep and Cleanse, or cause to be Swept and Cleaned all the Streets, Lanes, Alleys, and Publick Places, before their respective Houses, Buildings and Walls, and the Buildings and Walls of Churches and other publick Places, to the end the Dirt and Soyl in the said Streets may be ready for the Scavenger, Raker, or other Officer appointed for that purpose to carry away, upon Pain to forfeit Three Shillings and four pence for every Offence or Neglect respectively; And that no Person or Persons whatsoever shall throw, cast or lay, or cause, permit, or suffer to be thrown, cast or laid, any Seacoal, Ashes, Dust, Dirt, Rubbish, Dung, or other Filth or Annoyance, in any open Street, Lane or Alley, within the said City or Places aforesaid, before his, her, or their own Dwelling-houses, Stables, Buildings or Walls, or the Buildings and Walls of Churches, Church Yards, and other Publick Places, on the Penalty of Five Shillings; And no Person or Persons shall lay any Ashes, Dirt, or Soyl before the Houses, Buildings, or Walls of any Person or Persons, Inhabitants of the City, Parishes, or Places aforesaid, or before or against any Church, Church-yard Wall, or any of Their Majesties Buildings, Palaces, or Places whatsoever; Or shall cast, lay, or throw, or cause to be cast, laid, or thrown into any Common or Publick Sink, Vault, Water-course, or Common Sewer,

Sewer, or high-way, within any of the Parishes or Places aforesaid, or any other private Vault or Sink of any of the Inhabitants aforesaid, any Ashes, Dirt, Filth, Ordure, or any other noysome thing whatsoever; but shall keep or cause the same to be kept in their respective houses, Yards or Backsides, or the Yards or Backsides of Churches, and other Publick Buildings, until such time as the Raker, Scavenger, or other Officer thereto appointed of the said Ward, Parish, Street, or Place where they dwell, or such Churches or Buildings as do come by or near their houses, Doors, or Places, with his Cart, Barrow, or other Thing or Things used for the Cleansing the Streets, and carrying away thereof, and then shall carry, or cause to be carried the said Ashes, Dirt, Dung, or other such Filth or Annoyance aforesaid, out of their houses, Yards and Backsides, and deliver it unto the Raker, Scavenger or other Officer, or otherwise to put the same into his Cart, Barrow, or other thing, as aforesaid, upon pain to forfeit the Sum of Twenty shillings for every such Offence.

And be it further Enacted by the Authority aforesaid, That the respective Church-Wardens, and the house-keepers, and other Keepers of Whitehall, Somerset-house, Saint James's House, and Saint James's Park, and the Guard-houses and Stables near it, and other Their Majesties houses; And the Alders, Porters, or Keepers of Courts of Justice, and all other Publick or other houses and Places respectively, shall be liable to, and suffer the like Penalties, Forfeitures and Punishments for every the beforementioned Offences or Neglects,

gleets, done, committed, or suffered to be done before any Church or Church-Pard, or before any of Their Majesties Houses, Buildings, or Walls, or before any Houses, Buildings, or Walls, or before any Publick Buildings, Houses, or Places whatsoever.

And be it further Enacted by the Authority aforesaid, That from and after the said fifteenth day of December, no Person or Persons shall Hoop, Wash, or Cleanse any Pipes, Barrells, or other Casks or Vessels in any the Streets, Lanes, or open Passages aforesaid; nor shall set out any Dung, Soyl, Rubbish, or empty Coaches to make or mend, or rough Timber or Stones to be Sawd or Wrought in the Streets on the penalty of Twenty Shillings for every Offence.

And be it further Enacted by the Authority aforesaid, That the Rakers, Scabengers, or other Officers thereunto appointed every day in the Week, except Sundays and other Holydays, shall bring, or cause to be brought Carts, Dung-Pots, and other sitting Carriages into all their respective Parishes, Limits, Precincts, Streets, Charges and Divisions where such Carts and Carriages can pass, and at or before their approach by a Bell, Horn, or Clapper, or otherwise, shall make distinct and loud Noise, and give notice to the Inhabitants thereof of their coming, and make the like Noise, and give the like Notice in every Court, Alley or Place, unto which the said Carts cannot pass, and abide and stay there a convenient time, in such sort that all Persons concerned may bring forth their respective Dust, Dirt, Ashes, Filth and Soyl to the respective Carts and Carriages so staying as aforesaid.

aforesaid; All which the said Bakers, Sausengers, or other Officers aforesaid, shall daily carry, or cause to be carried away, upon pain to forfeit Forty Shillings for every such Offence or Neglect respectively.

And be it further Enacted by the Authority aforesaid, That all open Streets, Lanes and Alleys, which now are paved, within any of the Parishes or Places aforesaid, shall be from time to time Repaired, Amended and Paved, at the Costs and Charges of the householders, Inhabitants in any such Streets and Lanes respectively; And where any houses shall be empty and unoccupied in any such Streets and Lanes, then to be paved and Repaired at the Charge of the Owners or Proprietors thereof in manner following; (That is to say) Every of the said householders, Owners or Proprietors of houses, to Repair, Pave, and keep Repaired, Amended and Paved, the Streets, Lanes or Alleys before his house, Stables or Out-houses, so far as his housing, Walls or Buildings extend, unto the Denter Stone, Chancel or middle of the same Street, Lane or Alley, upon pain to forfeit Twenty Shillings for every Perch or Rod, and after that Rate for a greater or lesser quantity for every Default, and of Twenty Shillings a Week for every Week after, until the same shall be sufficiently paved and Amended.

And whereas there are in the Parishes aforesaid many new Streets and Ways made, which are fit and convenient to be paved with Stone, but for want of good Order therein, are almost unpassable to Passengers; Be it Enacted by the Authority aforesaid, That it shall

shall and may be lawful for any one or more Justice or Justices of the Peace of the Place or Division where any new Streets or Ways are or shall be made from time to time to View and Inspect the same; And if upon such View they shall judge them fit to be Paved or otherwise Amended, to Certifie the same under their Hands to the Justices of the Peace at the next respective General Quarter Sessions of the Peace for the Place where such Streets or Ways are or shall be made, who are hereby respectively thereupon Authorized and Required to take such Order for the Paving, or otherwise Amending the same, as they shall think fit: And all and every Person and Persons, Owners and Inhabitants of all and every the Houses new built, or hereafter to be built, or adjoyning to any new Streets or Ways adjudged to be Paved or Amended, shall and are hereby Required, according to their several and respective Interests therein, by Order of such Justices at their Session, and by a Time in such Order limited, Pave with Stone or Gravel, or otherwise Amend all the Ground that doth or shall lie in Front before every Dwelling house or other Buildings in such Streets and Ways, extended to the middle of the Way that doth or shall lie before the same: And every Person offending herein, or that shall not from time to time Repair and Amend his or her Proportion of the Pavements in such Streets and Ways where they shall be Paved, shall forfeit Forty Shillings for every such Offence or Default for every Perch, and after that Rate for a greater or lesser quantity, and the like Sum for every Week till the same be Paved, or Amended and

C c c

Re-

Repaired, and when Paved or Amended, the like Sum as those that shall not Pave and Repair open Streets, Lanes and Alleys now Paved, by virtue of this Act.

Provided always, That such Ancient Streets, Lanes, and Alleys within the said Places, or any of them as by Custom and Usage have been Repaired and Paved by any other Order, or in any other manner, shall be hereafter Repaired, Paved, and Maintained in such sort and manner, and by such Person and Persons as have heretofore used to Repair, Pave and Maintain the same, under the Penalties aforesaid; Any thing in this Act contained to the contrary thereof in any wise notwithstanding.

And for the better Raising and Levying of Moneys to defray the Charges, and pay the Wages of the said Scavengers, Rakers, and other Officers employed in Cleaning of the Streets, and other Places aforesaid, and carrying away the said Ashes, Dirt, Filth, and Soyl; Be it further Enacted by the Authority aforesaid, That within the Parishes of St. Anne and St. James, within the Liberty of Westminster, the Scavengers, Rakers, and such like Officers, shall be chosen as by the said respective Acts is directed and appointed: And the Rates, Taxes and Assessments for Scavengers, Rakers, and such like Officers Wages for Cleaning the Streets shall be Rated, Taxed and Assessed, Raised and Paid by the Parishioners and Inhabitants of those respective Parishes, according to the Custom and Usage of the said City, where it is not otherwise in the said Acts provided and Enacted: And the Receivers of all such Moneys

shall be accountable in such manner as they now are by the said Acts, or otherwise by the Law, in case there is no Provision for the same thereby appointed: And all new Messuages, Tenements, and houses now, or at any time hereafter Built and Erected within the Limits and Parishes aforesaid shall be likewise Rated, Taxed and Assessed, and shall pay proportionable with others: And in all other Places and Parishes aforesaid, upon every Munday or Tuesday in Easter-Week, the Constables, Church-Wardens and Overseers of the Poor, and Surveyors of the high-Ways of every of the said Parishes and Places respectively, or the greater number of them, giving notice unto, or calling together such other ancient Inhabitants of their respective Parishes, as according to the Custom of the said Parishes or Places are usually present at the Election of Parish Officers, they or the greater number of them present, shall make choice of, and shall nominate and appoint Two or more able Persons, that are Tradesmen of their Parish, to be Scabengers for the Streets, Lanes and Alleys, and other open Passages of each Ward and Division within their said Parish, for the Year then next ensuing, and until others be Chosen and Settled in their Places; Which Persons so Chosen and being Approved and Confirmed under the hand of any Two Justices of the Peace within their respective Limits and Jurisdictions, shall within Seven days after their Election, and Confirmation, and Notice thereof, take that Office and Duty upon them, upon pain to forfeit Ten pounds for every Refuser respectively; And in case of Refusal by any Person or Persons so

so Chosen and Confirmed, then other able Persons shall be Chosen and Confirmed in manner aforesaid; Within Seven days after such Refusal, in the place of him or them which shall so Refuse; And the person or persons so Chosen and Confirmed, and having Notice thereof, shall undergo the like Pain of Ten pounds, in case of Refusal, or not taking upon him or them the said Office or Duty, Within Seven days after he or they shall be Chosen and Confirmed, and have Notice thereof, as aforesaid; The said Penalties to be Paid to the Surveyors of the High-Ways of the Place, and disposed of and employed by them for and towards the Mending and Repairing of the High-Ways and Streets of the same Parish, Ward, or Division, and to be Levied by Distress and Sale of the Goods and Chattels of the Offenders, by Warrant under the Hand and Seal of any One Justice of Peace of any of the Places aforesaid, to be directed to the Constables or other Officers of the same Parish, or any Two or more of them, rendering the Overplus to the Party, (reasonable Charges for the Distress only to be deducted;) And in default of Distress or Non payment Within Six days after Demand thereof, or Notice left in Writing at the house or Dwelling-place of the Offender, by the said Constables or Officers respectively, the said Offender to be Committed to the Common Goal of the said County, City, or Place respectively, by the Warrant of any such Justice under his Hand and Seal, there to remain Without Bail or Mainprize, until Payment be thereof made, as aforesaid; And so in like manner for every Person or Persons Neglecting or Refusing the same. And

And be it further Enacted by the Authority aforesaid, That within Twenty days after the Election and Confirmation of the said Scavengers, as aforesaid, the Constables, Churchwardens, and Overseers of the Poor, and Surveyors of the high-ways of the Parishes and Places aforesaid respectively, or the greater number of them, giving Notice unto, or calling together such Inhabitants of the respective Parishes, as aforesaid, they or the greater number of them then present, shall Make and Settle a Tax, Rate, or Assessment, according to a Pound-Rate, to be Imposed or Set upon the Inhabitants of every respective Parish, Ward, or Division for the Year following, for the purposes aforesaid; Which being Allowed and Confirmed by any Two of the Justices of the Peace of the Places aforesaid respectively, which they are hereby Authorized and Required, as far as the same shall be Equal and Reasonable, to Allow, shall be Quarterly Paid by every respective Inhabitant, upon Demand made thereof by the Scavengers or Officers appointed to Gather and Collect the same; And in case of a Refusal or Neglect, shall by Warrant under the Hands and Seals of any Two Justices of the Peace of the Division, Parish, or Place, be Levied by Distress and Sale of the Offenders Goods, and for want of Distress, by Imprisonment of the Offender (he not being a Peer of this Realm) until Payment, as aforesaid.

Provided always, and be it Enacted, That such Sums of Money as shall be Yearly Assessed and Collected in the said Parishes for Cleaning the Streets, shall be Yearly Accounted for by the Scavenger for the time be-

ing which Collected the same, to two or more of the next Justices of the Peace for the Place, Residing in or near to the respective Places for which such Scavengers were appointed, within Eight and twenty days after the Election of new Scavengers for the ensuing Year; And such Sum or Sums as shall be remaining in their hands, shall be by them paid over to the next succeeding Scavengers elected for such Parish; And any two such Justices of the Peace, as aforesaid, shall and may by virtue hereof, Commit to Prison every one of the said Scavengers which shall refuse to Account, there to remain without Bail or Mainprize, until he have made a true Account, and satisfied and paid so much as upon the said Account shall be remaining in his hands.

Provided always, That the respective Scavengers and Rakers for any of the Parishes aforesaid, shall have liberty, by the Approbation and Order of the Justices at their Petty Sessions, or any two or more of them, to Lodge their Dirt, Dust, Ashes, or other Filth, in such vacant and publick Places in or near the Streets or high-ways, as shall be thought convenient by the said Justices, for the Accommodation of the Country Carts returning empty from the said Parishes, they giving Satisfaction to the Owners and Occupiers of Such vacant Places; And in case of unreasonable Demands, such Justices in their Petty Sessions, shall hear, Moderate and Determine the same according to Equity and good Conscience. And in case any Person shall find him, her or themselves aggrieved with any Rate, Tax or Assessment made by virtue of this Act, or any ways prejudiced by

by any Determination of the said Justices in their Petty Sessions, he or they so grieved or prejudiced, shall and may have recourse in all such Cases, to the Justices of the Peace assembled at the General Quarter Sessions of the Peace to be held for the Place wherein the Matter of Grievance doth arise, to set forth his, her or their Case, by Petition or otherwise; And the said Justices in such their Quarter Sessions are hereby Impowered to hear and Determine all Matters to them complained of, concerning the same respectively, and their Determination and Order therein shall be final, without any Appeal to any other Court whatsoever.

And Whereas there are many Common High-Ways within the said Parishes, which cannot be sufficiently Amended, Repaired and Supported, by means of the Laws now in force, without the help of this present Act; Be it Enacted, That for the better Amending and Repairing the same, One or more Assessment or Assessments upon all and every the Inhabitants, Owners and Occupiers of Lands, Houses, Tenements and Hereditaments, or any Personal Estate usually Ratable to the Poor within any of the said Parishes, shall be from time to time Made, Levied, Collected and Allowed by such Person and Persons as the said Justices at such their General Quarter Sessions shall Direct and Appoint in that behalf, and the Money thereby raised, shall be Employed and Accounted for according to the Order and Direction of the said Justices, for and towards the Amending, Repairing and Supporting such High-Ways from time to time as need shall require; And the said Assessment

Assessment shall be Levied by Distress and Sale of the Goods of every Person so Assessed (not paying the same within fourteen days after Demand) rendering the overplus of the value of the Goods so Distrained, to the Owner and Owners thereof; the necessary Charges of making and selling such Distress being first deducted.

Provided always, That no such Assessment or Assessments to be made in any one Year, shall exceed the Rate of Four pence in the Pound of the yearly Value of any Lands, Houses, Tenements and Hereditaments so Assessed, nor the Rate of Eight pence for every Twenty pounds in Personal Estate.

And whereas many new Sewers, Sinks and Vaults have been made in the Parishes within the City and Liberty of Westminster, and other the Parishes aforesaid, by the Commissioners appointed by the said recited Act, which since the Expiration thereof are much neglected, and noisom to the Inhabitants, because of some Doubt, whether such new Sewers are within the Jurisdiction of the Laws of Sewers; Be it therefore Enacted by the Authority aforesaid, That all new Sewers at any time since the Twelfth Year of the Reign of the said late King Charles the Second, made in any of the said Parishes, shall be henceforth subject to the Commission of Sewers, and to the Laws and Statutes made for Sewers, as fully to all Intents and Purposes, as if such Sewers, Sinks and Vaults had been expressly mentioned in the said Statutes of Sewers, to be under the Survey of the said Commissioners; And the Commissioners of Sewers for the time being, within the
Limits

Limits of their respective Commissions, shall have Power and Authority by virtue of this Act to Alter, Amend, Cleanse and Scowre any such new Sewers, Sinks and Vaults, and to Order and Direct the making of any other new Vaults and Sewers, and to Cut into any Drain or Sewer already made, and to alter or take away any Nuisances in the same, and to alter or take away any Cross-Gutter or Channells in all or any of the Streets and Lanes in the Parishes aforesaid.

And be it further Enacted by the Authority aforesaid, That every Householder within any of the Parishes, Places or Precincts in the Counties of Middlesex and Surrey, and City and Liberty of Westminster, comprized within the Weekly Bills of Mortality, whose House adjoyns unto, or is near the Street, from Michaelmas unto our Lady-day yearly, shall every Night Set or hang out Candles or Lights in Lanthorns on the outside of the House next the Street, to enlighten the same for the conveniency of Passengers, from time to time as it shall grow dark, until Twelve of the Clock in the Night, upon pain to forfeit the Sum of Two Shillings for every Default (Excepting such Person or Persons as shall Agree to make use of Lamps of any sort, to be placed at such Distances in the Street, as shall be approved of by two or more Justices of the Peace.)

And Whereas great Abuses and Deceits are committed by Carters and others, who bring and set Hay within the Cities of London and Westminster and the Hay-Markets, and Places comprized within the Weekly Bills of Mortality, the Loads and Trul-

les of such Hay being of less Weight then they ought, and are pretended and declared to be between the Buyer and Seller thereof: For Remedy herein, Be it further Enacted by the Authority aforesaid, That every Truss of old Hay brought or offered to be sold hereafter in any Place within the Cities of London and Westminster, and all other Places comprised within the Weekly Bills of Mortality between the Last Day of August and first Day of June, shall contain and be the full Weight of Six and fifty Pounds at least; And that every Truss of Hay brought or offered to be sold within the Cities or Places aforesaid, between the first Day of June and the Last Day of August in any Year, being new Hay of that Summers Growth, shall be and contain the full Weight of Sixty pounds, and being old Hay of any former Years Growth, the Weight of Six and fifty pounds, as aforesaid; And if any Hay after the said fifteenth Day of December, shall be brought or offered to be sold within the Cities or Places aforesaid, whereof any Truss shall be of less Weight then aforesaid, the Person or Persons aforesaid, so bringing or offering such Hay to be sold, shall forfeit for every such Truss of Hay, not being the full Weight aforesaid, the Sum of Eighteen pence.

And be it further Enacted by the Authority aforesaid, That from and after the said fifteenth day of December, no Person or Persons whatsoever shall permit or suffer his or their Waggon, Cart or Carr to stand or be in the place now called the Hay-Market near Pickadilly, in the Parish of St. Martin in the Fields, and St. James within the Liberty of Westminster,

ster, or Borough of Southwark, or any other Place in the Parishes within the Weekly Bills of Mortality, laden with Hay or Straw, to Sell the same from Michaelmas to Lady-day after Two of the Clock in the Afternoon, and from Lady-day to Michaelmas after Three of the Clock in the Afternoon, on Pain to forfeit for every Offence and Neglect five Shillings respectively.

And for the more speedy Reformation and Punishment of all and every the Offences aforesaid, Be it further Enacted by the Authority aforesaid, That every Justice of the Peace within the Counties of Middlesex and Surrey, and City and Liberties of Westminster, and Places aforesaid, within their several Limits respectively, shall have Power and Authority upon his own Knowledge or View, Confession of the Party, or Proof of one Credible Witness upon Oath before him (which Oath the said Justice is hereby Impowered to Administer) to Convict any Person or Persons of any the Offences aforesaid, whereby such Person or Persons so Convicted shall Incur the Pains, Penalties and Forfeitures aforesaid, one moiety whereof shall be Disposed and Employed for and towards the Relief of the Poor of the Parish or Place where the Offence shall be committed or done, to be paid to the Overseers of the Poor of the same for that use, and the other moiety thereof for him or them that shall Discover and Prosecute the same, in case the said Conviction be by Discovery and Prosecution; And if the Conviction shall be by the View or Knowledge of any one or more Justice or Justices of the Peace, then one half of the Penalty shall be disposed of to the Relief of
of

of the Poor, as aforesaid, and the other Poerty, if for a default of payment, to go to and be employed for and towards the Repairing, Paving and Cleansing the said Streets or Places, to be paid to the Scavengers of the Place, and by them employed for that use, or otherwise to the Relief of the Poor, as aforesaid; And all the said Penalties shall be Levied by Distress and Sale of the Goods and Chattels of the Offender by Warrant under the Hand and Seal of any Justice of the Peace of the Place, to be directed to the Constables and Headboroughs of the same Parish where the Offence was done, rendering the Surplusage to the Party: And in default of Distress or not Payment of the said Penalties, within six days after Demand thereof, where it is not hereby otherwise provided, or Notice in Writing left at the House or Dwelling place of the Offender, by the said Constable or Headborough, (the said Offender not being a Peer of this Realm) shall be Committed to the Common Goal of the said Counties or City respectively, by the Warrant of any such Justice under his Hand and Seal, there to remain without Bail or Pampize until payment.

And whereas the Wheels of many Carts, Carps, and Brewers Drays, now commonly used for the Carriage of Goods, Beer, Ale, and other things, from Place to Place within the Cities of London and Westminster, and Parishes aforesaid, where the Streets are Paved, are made thinner or narrower in the Felleys then formerly, and many are Shod with Iron Tyres, by means whereof the Pavements in the Streets of the said Cities and

and Places are daily impaired and broken up, and made dirty and rough: For prevention whereof for the time to come, Be it therefore Enacted by the Authority aforesaid, That from and after the Fifteenth day of December, the Wheels of every Cart, Carr or Dray to be used for the Carriage of any thing whatsoever, from any Place within the said Cities and Places, to any Place situate in the said Cities and Places where the Streets are paved, shall be made to contain the full breadth of Six Inches in the Felley, and shall not be wrought about with any Iron Work whatsoever, nor be drawn with above the number of two Horses, after they are up the Hills from the Water-side; And the Owners and Proprietors of any Cart, Carr or Dray to be used, as aforesaid, the Wheels whereof shall not be made Six Inches in the breadth, or shall be shod with Iron, or be drawn with above two Horses, as aforesaid, shall forfeit the Sum of Forty Shillings for every time such Cart, Carr or Dray shall be used, as aforesaid, for the Uses, and to be Levied, as aforesaid.

Provided nevertheless, That this shall not extend to any Country Cart or Wagon that shall bring any Goods to the Cities or Places aforesaid, or shall carry any Goods half a Mile beyond the paved Streets of the said Cities and Places.

And for the better keeping and preserving the Streets and Sewers in and about the said Cities of London and Westminster, and the Liberties thereof, and the Borough of Southwark, and other the Parishes aforesaid, Be it further Enacted, That no Person or Persons whatsoever, from and after the said Fifteenth

f f f

tenth

teneth day of December, shall Breed, Fed, or
 Keep any sort or manner of Swine within any
 part of the houses or Back sides of the Pa-
 ved Streets of the said Cities, Borough or
 Parishes where the houses are Contiguous,
 upon pain of forfeiting the same to the Church-
 Wardens and Overseers of the Poor of the
 Parish where such Swine shall be Kept, Breed
 or Fed, to the Use of the Poor thereof; And
 that it shall and may be lawful for all or any of
 the Churchwardens, Chappel Wardens, Over-
 seers of the Poor, Constables, Beadles, head-
 boroughs or Tythingmen of any of the Pari-
 shes of the said Cities and Places respectively,
 at all times hereafter in the day time, by
 warrant under the hand and Seal of the
 said Mayor of London, or any other of Their
 Majesties Justices of the Peace of the Place
 respectively, to Search in all such Places in
 their respective Parishes for the finding all
 such Swine, and all that shall be so found,
 to Seize, Take, Dye and Carry away, and
 the same to Sell for the best Price that can be
 had, and the Money thereby produced forth-
 with to deliver to the Churchwardens or O-
 verseers of the Poor of the Parish where such
 Swine shall be Seized, to be distributed to the
 Poor of the same, in such Manner and Pro-
 portions as the said Churchwardens and O-
 verseers respectively shall think fit.

And for the better Cleansing and keeping
 clean the Streets, Lanes and Passages
 within the City of London and Liberties
 thereof, at all Times hereafter, Be it En-
 acted by the Authority aforesaid, That the
 same shall be Ordered and Managed, and
 Rates and Impositions Laid and Levied,
 and

and all other Ways and Means therefore used and observed, according to the ancient Usage and Custom of the said City.

And for the better effecting the same, and preventing the throwing out, or laying any Ashes, Soyl, Dust or Rubbish, or other Nuisance or Obstruction in any the Streets, Lanes or Passages of the said City or Liberties thereof, It is further Enacted, That it shall and may be lawful to and for the Lord Mayor of the said City for the time being, and to and for any Alderman of the said City for the time being, upon his own proper Knowledge or View, in the open General Sessions to make Presentment for any such Offence committed, done or suffered within the said City or Liberties thereof, which Presentment shall be good and effectual; And the Lord Mayor and Justices of the same City shall immediately at the same General Sessions, have Authority to Assess fines for such Offences, not exceeding Twenty Shillings for any one Offence; which fines so to be Assessed, as aforesaid, shall be Levied and Paid unto the Chamberlain of the City of London for the time being, for the Use of the same City, to be Employed in the publick Payments of the same City; Any Law or Statute to the contrary notwithstanding.

And Whereas there are many good Provisions made and ordained for the Cleansing the Sewers, and well Paving the Streets in London, by one Act made in the Two and twentieth, and Three and twentieth Years of King Charles the Second, Entituled, An Act for the better Paving and Cleansing the Streets and Sewers in and about the City of London, which have
been

been much Obstructed by occasion of many frivolous and verations Actions commenced and prosecuted by Evil-disposed persons against Officers and others employed in the Execution of the said Act ;

Wherefore to prevent the like Verations Prosecutions for the future, Be it further Enacted, That if any Action, Suit, Plaint, or Information, shall at any time after the said fiftenth day of December be commenced or prosecuted against any person or persons, for what he or they shall do in pursuance of, or in Execution of the said last recited Act, or this Act, such person or persons so Sued in any Court whatsoever, shall or may plead the General Issue, and upon any Issue joyned, may give the said respective Acts, or either of them, as the Case may require, and the special Matter in Evidence : And if the Plaintiff or Prosecutor shall become Nonsuit, or suffer Discontinuance, or if a Verdict pass against him or her, the Defendant and Defendants shall Recover their Treble Costs, for which they shall have the like Remedy as in any Case where Costs by the Law are given to Defendants.

And it is hereby Enacted and Declared, for avoiding any Doubt touching the High-way leading from the East-side of Clerkenwell Green to St. Johns Street, That the said Way shall be paved according to the Direction of this Act.

F I N I S.

