WHOEVER have already built Mills on Lands, the Title of which Lands are doubtful, may have a Writt ad quod Damnum, and a Grant as above, for securing their Possession for Eighty Years, as aforesaid.

WHOEVER has or shall build Water Mills on Lands not their own, in Virtue of a Grant as by this Act directed, shall have no Right, Title or Claim to such Lands, if the Water Mill shall be casually broke down or gone to decay, except for two Years for the new eresting, building, finishing and repairing the Mill of new, which if they fail in doing, the lawful Owner of the Lands may re-enter upon the same, and it entry be resuled, recover his Right by Ejectment or otherwise.

No Master, Owner or Miller shall ask, demand or receive for grinding any Quantity of Indian Corn, above the sixth Part of every Bushel; and the eight Part of every Bushel of Wheat, by them so grinded as aforesaid; under the Penalty of One Thousand Pounds of Tobacco, one half towards the Support of the Government, and the other

halfto the Informer or him who will sue for the same.

It is Provided, that if any Person or Persons have begun to build a Water Mill, upon Incouragement of any former Acts, by this Act now repealed, they still shall have these Advantages that they were intituled to by the said Acts, as if the same were still in Force.

ACT for the marking of High Ways, Passed September? and making the Head of Creeks, Risth, 1704. 5 vers, Branches and Swamps, passa-blo for Horse and Foot.

LL publick and main Roads shall be cleared and well grubbed for travelling, twenty foot wide, and substantial Bridges made over all Heads of Rivers, Creeks, Branches and Swamps, where need shall require, at the Direction of the Justices of the County Courts.

THE Justices in their Records shall set down and ascertain once in every Year, what are the publick Roads of their respective Counties, and appoint Overseers of the same; which Roads shall not by any Person be altered or changed, without the Leave or Licence of the Governor and Council, or of the Justices of the County Courts, under the Penalty of Five Hundred Pounds Tobacco.

EVERY Overseer neglecting to clear the Roads, shall forseit Five Hundred Pounds Tobacco; and every Labourer that shall resuse to serve and obey the Overseer, and every Master or Servant that being summoned or warned, shall resuse to send all his taxable Male Servants to the Overseer, shall be fined, the Labourer One Hundred Pounds Tobacco, and the Master for every Servant warned and not sent, One Hundred Pounds Tobacco.

THE County Clerk is under the Penalty of One Thousand Pounds Tobacco, to issue out Warrants to the Overseers, and the Sherists are to deliver the same ex Officio, on Penalty of One Thousand Founds Tobacco, one half of all which Fines, shall be employed towards the defray-