

Stipend, and  
Addition  
craved, &c.

present Stipend, and the Addition to the Stipend which he means to crave, in order that the Presbytery, if they shall judge it proper, may appear as Parties to the Process; and, in the Event of the Presbytery entering no Appearance, the Minister shall forthwith transmit to the Moderator or Clerk of the Presbytery a certified Copy of the Interlocutor pronounced by the Court; and it shall be competent to the Presbytery, within Five Months after such Interlocutor is pronounced, to enter an Appearance, and to shew, if they shall see Cause, that the Decree of Modification pronounced is collusive and prejudicial to the Benefice: Provided, that if the Presbytery shall enter an Appearance in such Process, it shall be competent to the Court to subject the Minister insisting in such Process, in the Whole or any Part of the Expences of Process incurred by the Presbytery.

Powers of recited  
Act reserved.

XVIII. And be it further enacted, That all the Powers given and granted by the said in part recited Act to the Commissioners thereby appointed, shall remain and continue in force, and receive such and the like Effect as they do at present, excepting in so far as they are altered or repealed by this Act.

### C A P. CXXXIX.

An Act for granting to His Majesty a Sum of Money to be raised by Lotteries. [30th June 1808.]

“ [Number of Tickets 60,000.—Amount of Prizes at a Rate not exceeding 10*l.* per Ticket.—See 47 G. 3. stat. 2. c. 9. to which this Act is similar.]

### C A P. CXL.

An Act for the more effectual Administration of the Office of a Justice of the Peace, and for the more effectual Prevention of Felonies within the District of *Dublin* Metropolis.

[30th June 1808.]

Irish Acts,  
35 G. 3. c. 36.

86 G. 3. c. 30.

39 G. 3. c. 56.

40 G. 3. c. 62.

‘ **W**HEREAS an Act was made in the Parliament of *Ireland*,  
‘ in the Thirty-fifth Year of His present Majesty’s Reign,  
‘ intituled, *An Act for more effectually preserving the Peace within the*  
‘ *City of Dublin, and the District of the Metropolis, and establishing a*  
‘ *Parochial Watch in the said City:* And whereas another Act was  
‘ made in the Parliament of *Ireland*, in the Thirty-sixth Year of His  
‘ present Majesty’s Reign, for explaining and amending the said recited  
‘ *Act of the Thirty-fifth Year, and for remedying the Abuses committed by*  
‘ *Pawnbrokers within the District of the said Metropolis, or Three Miles*  
‘ *thereof:* And whereas another Act was made in the Parliament of  
‘ *Ireland*, in the Thirty-ninth Year of His present Majesty’s Reign, to  
‘ amend the said recited Acts of the Thirty-fifth and Thirty-sixth  
‘ Years of His present Majesty’s Reign: And whereas another Act  
‘ of Parliament was made in *Ireland*, in the Fortieth Year of His  
‘ present Majesty’s Reign, intituled, *An Act for amending, and making*  
‘ *perpetual, the several Laws for regulating the Watch in the District*  
‘ *of the Metropolis, and for granting a further Duty upon Pawnbrokers:*  
‘ And the said Acts have been found insufficient for effectuating the  
‘ said Purposes;’ be it therefore enacted by the King’s most Excel-  
leut

lent 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 Acts of the Thirty-fifth and Thirty-sixth Years of His present Majesty's Reign, and every Matter and Thing therein contained; and also so much of the said Acts of the Thirty-ninth and Fortieth Years of His present Majesty's Reign as relates to the Watch Establishment, shall be, and the same are hereby repealed; (save and except so much of the said Acts or any of them respectively as repeals any former Act or Acts, or any Clause, Power, or Authority, or Provision given or enacted by any former Act or Acts, and save and except so much of the said Acts or any of them as provide for the Payment of any Salary or Salaries, to any Person or Persons in respect of having held any Office or Offices whatsoever abolished by the said Acts or either of them, and also save as herein-after mentioned.)

II. And be it further enacted, That His Majesty's Castle of *Dublin*, and all Places within Eight Miles thereof, in every Direction, as to all Matters and Things not within the Jurisdiction of the Court of Admiralty of *Ireland*, shall be united in one District, and be called "The Police District of *Dublin* Metropolis."

III. And be it further enacted, That the said Police District shall be divided into Six Divisions, and that it shall and may be lawful to and for the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, by Warrant under Hand and Seal, from Time to Time to direct, declare, and point out the Limits of the said Divisions respectively, and to change the same from Time to Time at his or their Will and Pleasure, and to cause Six several Publick Offices to be established, One thereof in each of the said Divisions, and to cause the same to be changed from Time to Time as he or they shall think proper.

IV. And be it enacted, That there shall be appointed in Manner herein-after mentioned, Eighteen fit and proper Persons to be Divisional Justices within the said District, Six whereof to be Barristers of not less than Six Years standing each, and that Twelve of the said Divisional Justices shall be appointed by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being; to wit, Six Barristers of such standing as aforesaid, and Three Aldermen of the City of *Dublin*, and Three Persons being Sheriffs' Peers or Members of the Common Council of the said City, whom he or they shall think proper; and it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, to appoint a Receiver, not being an Alderman of the City of *Dublin*, who shall be called "The Receiver of the Publick Offices in the Police District of *Dublin* Metropolis," which Receiver shall be incapable of being appointed or elected a Divisional Justice under this Act, and shall be removable from Time to Time by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, at his and their good Will and Pleasure.

V. And be it further enacted, That the other Six Divisional Justices shall be elected to the said Offices, subject to the Approbation of the said Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, and the Privy Council, in Manner herein-after mentioned; and that the Persons so to be elected shall be Three Aldermen of the City of *Dublin* and Three Sheriffs' Peers.

Recited Acts  
35 & 36 G. 3.  
and so much of  
39 & 40 G. 3.  
as relates to  
the Watch  
Establishment  
repealed.

Limits of Police  
District Eight  
Miles round  
Dublin Castle.

Police District  
in Six Divisions,  
to be ascertained  
by Lord  
Lieutenant.

18 Divisional  
Justices, 12 to  
be appointed by  
Lord Lieutenant.

Six to be elected  
from Aldermen  
and Sheriffs'  
Peers.

Form of Election  
by the Corpo-  
ration of Dublin,

VI. And be it further enacted, That on or before the Twenty-fourth Day of *July* One thousand eight hundred and eight, the Lord Mayor of the City of *Dublin* shall convene an Assembly of the Corporation of the said City for the Purpose of electing Six able and fit Persons of the Description aforesaid respectively, to be Divisional Justices in the said District, and the Lord Mayor and Aldermen of the said City, or the usual Quorum, shall at such Assembly nominate as fit Persons for said Offices, Nine Aldermen and Nine Sheriffs' Peers, and shall return the Names of the Persons so nominated to the Common Council of the said City, and the said Commons shall elect Three Aldermen and Three Sheriffs' Peers out of the Number so returned, and the Persons so elected shall be presented to the Lord Lieutenant or other Chief Governor or Governors of *Ireland*, and the Privy Council, for their Approbation, in like Manner as the Lord Mayor and Sheriffs of the said City, by any Law, Rule, or Custom now in force, are to be presented and approved of; and the Persons so elected, being so approved of shall be Divisional Justices for the said District, and shall begin to exercise their Offices under this Act, from the First Day of *September* next.

“ Vacancies shall be filled up, according to original Election or Appointment in One Month. § 7.”

Divisional  
Justices shall  
remain till  
removed by  
Lord Lieutenant,  
&c.

VIII. And be it further enacted, That the Persons who shall be so appointed or elected, and approved of as aforesaid, as Divisional Justices shall respectively hold and exercise the said Offices during their good Behaviour therein, or until they shall be respectively removed therefrom by the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, who shall have full Power, at all Times, to remove the said Divisional Justices or any of them; and every Person who shall be so removed shall from thenceforth be incapable of being elected a Divisional Justice under this Act, unless the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, shall have declared by Warrant under Hand and Seal, previous to such Election, that such Incapacity shall from thenceforth cease and be removed.

Divisional  
Justices shall be  
sworn as  
Magistrates.

IX. And be it further enacted, That every such Divisional Justice shall take such Oath of Office as is or shall be by Law required to be taken by the Justices of the Peace in *Ireland*, and thereupon shall, to all Intents and Purposes, be and be deemed and be taken to be a Justice of the Peace within every Part of the said Police District of *Dublin* Metropolis.

Lord Lieutenant  
shall appoint  
Division in which  
each Justice is  
to attend.

X. And be it enacted, That the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, shall from Time to Time, by Warrant under Hand and Seal, assign to each of the said Divisional Justices the Division to which he shall belong, and shall change the same in like Manner when and as often as he or they shall think proper; provided, however, that there shall be in each Division One Alderman, One Barrister, and One Sheriff's Peer, or One other Person, not being an Alderman or Barrister.

Lord Lieutenant  
shall appoint One  
of the Justices  
to be Chief  
Magistrate, and  
to attend in the  
Cattle Division.

XI. And be it enacted, That it shall and may be lawful to and for the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being, by Warrant under Hand and Seal, to nominate any One of the said Divisional Justices, being an Alderman, whom he shall think proper, to be the Chief Magistrate of the Police  
of

of *Dublin*, and in like Manner to change the same at his and their good Will and Pleasure, and such Chief Magistrate shall for the Time being be One of the Divisional Justices of the Division in which His Majesty's Castle of *Dublin* shall be situate; and that the Office of the said Division shall be called "The Head Office of the Police."

"Justices of other Divisions to send their Proceedings every Week to "the Head Office. § 12."

XIII. And be it further enacted, That One or more of the said Divisional Justices so to be appointed as aforesaid, shall diligently attend at each of the said Publick Offices, each in his proper Division, every Day from Ten of the Clock in the Morning until Eight of the Clock in the Evening, and at such other Times and Places as shall be found necessary; and that Two of the said Justices, so to be appointed as aforesaid, shall in like Manner attend together at each of the said Publick Offices from Eleven of the Clock in the Forenoon until Three of the Clock in the Afternoon; and that the Barrister, who shall be One of the Divisional Justices at each of the said Publick Offices, shall diligently attend thereat at all Hours, although not his Turn of Duty, whenever any Matter of Weight or Difficulty shall occur to require his Presence thereat, a written Notice that his Attendance is so required, signed by either of the other Divisional Justices of the said Division, or the chief Clerk to the Publick Office therein, being first left at his known Place of Abode.

One Justice shall attend in each Office from Ten to Eight every Day, and Two from Eleven to Three; and the Barrister of each Office to attend at all Hours when required.

XIV. And be it enacted, That the said Divisional Justices and Receiver, and all other Persons holding any Office in or under the said Police Establishment, shall be incapable of being chosen Members of or sitting in the House of Commons in any Parliament during such Time as they shall hold the said Offices respectively; and that no Barrister who shall be appointed or elected a Divisional Justice under this Act shall, while he shall hold the said Office, practise as a Barrister in any Court whatever, or do any Business as a Barrister out of Court, in drawing Deeds or Pleadings in Law or in Equity, or any Draft or Drafts thereof respectively, or in giving any Opinion or Opinions, or otherwise; and if any such Barrister shall offend herein, he shall for every such Offence forfeit the Sum of Five hundred Pounds Sterling.

Divisional Justices, &c. incapable of sitting in the House of Commons, and Barristers incapable of practising.

XV. And be it further enacted, That no Barrister or other Officer or Person nominated or appointed by or under this Act, (except the said Divisional Justices who shall be Aldermen, Sheriffs' Peers, or Common Councilmen,) shall, during the Time he shall continue in his Office, or within Six Months after he shall have quitted the same, be capable of giving his Vote for the Election of a Member to serve in Parliament for the County of *Dublin*, or the City of *Dublin* respectively, nor shall by Word, Message, Writing, or in any other Manner, endeavour to persuade any Elector to give or dissuade any Elector from giving his Vote for his Choice of any Person to be a Member to serve in Parliament for the said County and City of *Dublin* respectively; and every such Officer or Person as aforesaid, offending therein, shall forfeit the Sum of One hundred Pounds, One Moiety thereof to the Informer, and the other Moiety to be paid to the said Receiver of the said Publick Offices, to be applied to the Uses of the said Establishment; to be recovered by any Person that shall sue for the same, by Action of Debt, Bill, Complaint, or Infor-

No Barrister or other Officer acting under this Act, shall vote in the Election of Members of Parliament.

mation in any of His Majesty's Courts of Record at *Dublin*, in which no Essoign, Protection, Privilege, Wager of Law, nor more than One Imparance shall be allowed; such Action to be brought within the Space of One Year after such Offence so committed: Provided always, that nothing in this Act shall extend or be construed to extend, to subject such Officer or Person as aforesaid, to any Penalty or Penalties for any Act or Acts done by him, at or concerning any of the said Elections in Discharge of his Duty or Duties in his respective Capacity.

“ Receiver shall give Bond for faithful Performance of his Office.”  
 “ § 16. Lord Lieutenant and Council shall direct Salaries to the  
 “ Divisional Justices, not exceeding 500*l.* per Annum, and 100*l.* ad-  
 “ ditional to the Chief Magistrate, &c.—Total Expences not to ex-  
 “ ceed 29,000*l.* besides Expence of hiring, building, and repairing  
 “ Offices. § 17. Former Police Magistrates to receive their respec-  
 “ tive Salaries for Life. § 18. Divisional Justices to retain Clerks  
 “ and Constables. § 19. One Chief Constable in each Division. § 20.  
 “ Foot Patroles and Horse Patroles. § 21—23.”

No Brewer,  
 Distiller, &c.  
 to hold any  
 Police Office.

XXIV. And be it further enacted, That no Person using or exercising the Trade or Business of a Brewer or Distiller, or Dealer in Wine by Retail to licensed Publick Houses, or being a Partner of such; no Person who shall have a Licence or Licences to sell Malt Liquors or Spirituous Liquors, or who shall in any Manner be engaged as a Seller thereof; no Victualler nor Person keeping a Publick House, shall be capable of holding any Office or Situation whatsoever under this Act.

“ Payment of Chief Constable and Patroles, &c. § 25. Allowances  
 “ to Justices, &c. disabled, or after Twenty five Years Service. § 26.  
 “ No Justice or his Clerk, &c. to take any Fee within the Police  
 “ District, but at the Offices. § 27. Divisional Justices and their  
 “ Clerks to keep Account of Fees, Fines, &c. § 28. All Fines  
 “ and Forfeitures to be recoverable only at said Offices, and to go  
 “ to the Funds of the Police. § 29. All Acts directed to be done  
 “ by nearest Magistrate, if arising within Police District, shall be  
 “ done at the said Office. § 30.”

Offenders in  
 Police Districts  
 may be taken, &c.  
 in all Parts under  
 Warrant of  
 Divisional  
 Justices.

XXXI. And be it further enacted, That in case any Person or Persons charged on Oath of one or more credible Witnesses, with any Treason or Felony committed within the said Police District of *Dublin* Metropolis, shall fly for the same, or remove to, or be found, or be in any other Part of *Ireland*, then and in every such Case the Warrant or Warrants of the said Divisional Justices, or any of them, shall have full Force and Effect in any Part of *Ireland* to which such Person or Persons may have fled or removed, or where such Person or Persons shall be found or be; and all Gaolers and Keepers of Prisons are hereby authorized and directed to receive into their Custody such Person or Persons, when apprehended or in Custody, under or by virtue of such Warrant, and each and every of them in safe Custody to keep until transmitted to the said District of *Dublin* Metropolis; any Law or Usage to the contrary notwithstanding.

“ Rewards for apprehending Traitors, &c. not exceeding 20*l.* § 32.  
 “ All Magistrates, &c. of the District, when required by Divisional  
 “ Justices, shall give them every Information and Assistance for the  
 “ Execution

“ Execution of this Act. § 33. No Person charged with Petty  
 “ Felony in the Police District shall be admitted Approver, without  
 “ Consent of Chief Magistrate. § 34.”

XXXV. And be it enacted, That no Person charged with or ac-  
 cused of having committed any High Treason within the said Police  
 District, shall be admitted to give Evidence for the Crown against  
 his or her Accomplice or Accomplices, without the previous Consent  
 in Writing of His Majesty's Attorney General, or in his Absence  
 or in the Vacancy of the said Office, of His Majesty's Solicitor  
 General; and any Justice offending herein shall forfeit the Sum of  
 One hundred Pounds; to be recovered in like Manner.

No Person  
 charged with  
 High Treason  
 shall be admitted  
 Approver without  
 Consent of  
 Attorney  
 General, &c.

“ Any Justice of Peace taking any Examination, &c. of any Bur-  
 “ glary, &c. in Police District, shall send Notice thereof, and Copy  
 “ of Examination, &c. to the Head Office. § 36. Divisional Justices  
 “ and Receiver shall report all Matters required to Chief or Under  
 “ Secretary. § 37. And make yearly Reports as to State of Police,  
 “ Conduct of Officers, &c. § 38. Shall report all Extraordinaries  
 “ as they may occur. § 39. Churchwardens in Police District shall  
 “ return to Head Office a List of all Parish Constables. § 40. Divi-  
 “ sional Justices and their Constables entitled to demand the Aid  
 “ of all Parish Constables, &c. § 41, 42. Persons obstructing the  
 “ Execution of this Act to be committed until duly discharged. § 43.  
 “ Divisional Justices shall post up Descriptions of Felons, Receivers  
 “ of stolen Goods, &c. and circulate the same free of Postage. § 44.  
 “ Power to arrest Persons carrying stolen Goods. § 45. Constables may  
 “ break open Houses to search for Traitors, Felons, &c. § 46. Jus-  
 “ tices, Constables, &c. indemnified though the Goods shall appear  
 “ not to be stolen, or Felons, &c. not in the Houses. § 47. Plain-  
 “ tiffs, where there appears probable Cause for doing the Act com-  
 “ plained of, shall have only 6*d.* Damages, &c. § 48. Penalty on  
 “ any Person concealing stolen Goods, &c. First Offence 100*l.*; Se-  
 “ cond Offence, &c. 200*l.* § 49. Publicans, Pawnbrokers, &c. in  
 “ Police District shall give Notice of their Names, Abode, &c. § 50.  
 “ Such Persons having stolen Goods shall produce them on Notice,  
 “ and state from whom received. § 51. Constables empowered to  
 “ search for concealed Arms. § 52. Nightwalkers, &c. shall be  
 “ treated as Vagrants; if Children, to be apprenticed. § 53. Con-  
 “ stables may enter Houses of Publicans and apprehend all Servants,  
 “ &c. found drinking therein at unlawful Hours. § 54—56. All Crimes  
 “ committed within Circular Road shall be tried in the County of  
 “ the City of *Dublin*. § 57, 58. Lord Lieutenant empowered out  
 “ of Police Funds to increase Recorder's Salary to 1000*l. per An-*  
 “ *num.* § 59. Rights, Powers, &c. of Superintendent Magistrate,  
 “ vested in Divisional Justices. § 60. Bye Laws now in force con-  
 “ tinued. § 61. Divisional Justice of Castle Office to sign all Li-  
 “ cences as Superintendent Magistrate. § 62. Existing Licences of  
 “ Superintendent Magistrate valid. § 63. Divisional Justice to pay  
 “ and account with Lying-in Hospital. § 64. No Person to hawk  
 “ about Trees, Books, &c. without Licence and Payment of Duties,  
 “ under 44 *G. 3. c. xxii.* § 65—72. Hotel Keepers to take out Li-  
 “ cences, and pay 25*l. per Annum* for Hotels having more than  
 “ Twenty and not more than Thirty Windows, and 50*l. per Annum*  
 “ for large Hotels. § 73—75. Houses, Furniture, &c. of Old Es-  
 “ tablishment

“Establishment vested in New. § 76. Officers to account on Oath to  
 “Justices of the Castle Division. § 77. Houses, &c. applied to  
 “Use of Police Establishment. § 78. Divisional Justices at Head  
 “Office to raise and levy all Taxes and Arrears as Superintendent  
 “Magistrate. § 79—85.”

Auditing of Re-  
 ceiver's Accounts.

LXXXVI. And be it further enacted, That the Accounts of the said Receiver shall be audited once in every Six Calendar Months by the Commissioners of Imprest Accounts.

Commissioners of  
 Imprest Accounts  
 may examine  
 Persons on Oath,  
 call for Papers,  
 &c.

LXXXVII. And be it further enacted by the Authority aforesaid, That the said Commissioners or any Three of them shall have full Power and Authority, and they are hereby authorized to call before them, and examine upon Oath, all Persons who have been, or as they shall have reason to believe shall have been at any Time concerned in or have any Knowledge of the receiving, expending, disbursing, or in anywise accounting for, entering, paying, or managing of any of the Monies of which they are hereby empowered to audit the Accounts, and likewise to call before them and examine upon Oath all Persons whom they shall think proper, for the Purpose of enquiring into the Honesty, Efficacy, and Legality of the Expenditure of all such Monies, and into the present State and Condition of the several Matters whereto any of such Monies have been applied; and to send for and require to be exhibited to them, as often as they shall think proper, all Accounts, Certificates, Books, Monuments, Bills, Plans, Papers, and Writings of what Nature soever, and in whatsoever's Custody they may be, which in anywise touch or concern the Receipt, Expenditure, Disposal, or Management of the said Monies, and to examine upon Oath (which Oath any One of the said Commissioners is hereby empowered to administer to all Persons whom they shall think proper) touching the State, Custody, Entries, or Items in such Accounts, Certificates, Books, Monuments, Bills, Plans, Papers, or Writings.

And as to  
 Application of  
 Money, &c. and  
 report thereon to  
 Lord Lieutenant.

LXXXVIII. And be it further enacted by the Authority aforesaid, That the said Commissioners or any Three of them shall and they are hereby empowered and required to examine upon Oath (which Oath any One of them is hereby empowered to administer) into all corrupt and fraudulent or improper Practices, or other Misconduct in the Expenditure, Application of, ordering or accounting for, issuing or receiving all and singular the said Monies, and into the due Execution of the Works for which any Part thereof may have been appropriated; and they shall not include in the Discharge Part of any Account which shall be stated by them in pursuance of this Act, any Article of Expenditure which does not appear to them to be agreeable to the legal Powers vested in the Parties by whom such Expenditure has been or shall have been made; and they shall, if required, as soon as possible after their Determination and Proceeding on any of the Matters herein committed to their Examination, give an Account thereof in Writing under the Hands and Seals of any Three or more of them, to the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being; and they shall, whether thereto required or not, report to the said Lord Lieutenant or other Chief Governor or Governors, what Defects, Frauds, or Illegalities shall have been observed during their Proceedings in the Mode of Account or Expenditure, or in the Execution

execution of the several Matters aforesaid, and likewise such Regulations or other Matters as they shall in their Judgment deem expedient to be observed and adopted for the better directing, enforcing, and securing the honest, just, and effectual Expenditure of all future Sums of Money for the said several or similar Purposes, or any of them.

LXXXIX. And be it further enacted, That if any Person, duly summoned by Precept under the Hand and Seal of any of the said Commissioners to appear before the said Commissioners, touching any of the Matters aforesaid, to give Evidence or otherwise, or to exhibit any Account, Certificate, Book, Monument, Bill, Plan, Paper, or Writing, pursuant to this Act, shall refuse or neglect to appear, or to exhibit any of the aforesaid Articles in his or her Custody, Power, or Possession, at the Day and Time in the Summons mentioned, or to answer any Question upon Oath which shall be proposed to him or her by any of the said Commissioners, touching any Matter or Thing which they are empowered or directed to examine into by this Act, every such Person shall forfeit the Sum of Fifty Pounds for every such Neglect or Refusal, to be recovered by Civil Bill in the Court of proper Jurisdiction by any Person who shall sue for the same.

Penalty on  
Persons for  
Non-attendance.

“ Grand Juries of the City of *Dublin* may present Sums for  
“ repairing, building, &c. Houses of Correction. § 90. Division at  
“ Head Office to appoint Keeper of each House of Correction. § 91.  
“ Each House of Correction to be visited by Divisional Justices.  
“ § 92. Divisional Justices to visit all Prisons, &c. Six Times in  
“ every Year, and report thereon to Chief Secretary and to the King’s  
“ Bench. § 93. Division at Head Office to appoint and regulate  
“ Watchmen. § 94—111. Lord Mayor may at all Times muster and  
“ review the Watch. § 112. Further Regulations as to Watchmen.  
“ § 113—116. Form of Conviction, Recovery and Application of  
“ Penalties, &c. § 117—124. Compensation to Clerks of the Peace  
“ for County of the City of *Dublin*, by Presentments at the Quarter  
“ Sessions. § 125. Expences of Act. § 126. Publick Act. § 127.  
“ Act may be amended. § 128.”

### C A P. CXLI.

An Act to amend the Acts relating to the Duties of Assessed Taxes, and of the Tax upon the Profits of Property, Professions, Trades, and Offices, and to regulate the Assessment and Collection of the same. [2d July 1808.]

‘ **W**HEREAS it is expedient that certain of the Powers and  
‘ Provisions for assessing and collecting the Duties under the  
‘ Management of the Commissioners for the Affairs of Taxes in *Great*  
‘ *Britain*, should be varied and amended in the Particulars herein-after  
‘ mentioned: 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 from and after the Period ap-  
pointed for the Commencement of the Rules contained in this  
Clause, all Appointments of Assessors shall be made, and also all  
Notices

Assessors shall be  
appointed, and  
Duties assessed  
according to the  
following Rules.