

C H A P.

XXXII.

Overseers  
Warrants to  
be delivered  
in Ten Days.

III. And be it further Enacted, That the said Warrants shall be made out by the Clerk and delivered to the Sheriff of the said County within Ten Days after the said Warrants shall be ordered by the said Court, and shall be delivered by the said Sheriff to the Persons to whom the same are directed, within Ten Days after the said Sheriff's Receipt thereof, under the Penalty of Five Pounds for each Warrant not made out and delivered as aforesaid, by the Clerk, and the like Sum for each Warrant received and not delivered as aforesaid by the said Sheriff, to be recovered against the Officer not performing his said Duty in the said County Court, by Action of Debt, Bill of Indictment, Plaint or Information, wherein not more than one Impar lance shall be allowed.

Penalty on  
Overseers  
neglecting  
their Duty.

IV. And be it further Enacted, That the Overseer of any of the said Precincts, where the Public Roads therein shall not be well and sufficiently cleared and stubbed, of the Breadth prescribed by the Act of Assembly in such Case made and provided, or shall not be well and sufficiently amended within a reasonable Time, or the Overseer of any of the said Precincts, who shall thereafter suffer any of the Public Roads, Causeways, or Bridges therein, to be out of Repair, or that shall, for the Space of Five Days, permit or suffer any fallen Tree or Limb to lie across, or in any of the said Public Roads therein, such Overseer, having accepted of such Office, shall forfeit and pay Five Pounds, to be recovered as aforesaid.

The Tread  
of Carriages  
us'd for Iron,  
to be 5 Inches  
broad.

V. And be it further Enacted, That from and after the First Day of November next, no Cart, Waggon, or other Carriage of Burthen, belonging to any Iron-Work, shall go or pass loaded with Iron Ore, on any of the said Public Roads, or on any of the said Public Roads, within Five Miles of the Iron-Work to which the same belongs, with Iron Pig Metal, except in its Out-set on, or Return from a Journey of a greater Distance, unless the Tread of the Fellows of the Wheels of such Carriage, be Five Inches broad at the least.

Ten per Poll  
to be levied.

VI. And be it further Enacted, That the Justices aforesaid, at the Time of laying their County Levy, shall assess on the Taxable Inhabitants of the said County, Ten Pounds of Tobacco per Poll, besides the Sheriff's Salary of Six *per Centum* for collecting the same: And the said Sheriff is hereby empowered and directed to collect and levy the same in the same Manner, and which shall be payable in Money, at the same Rates as Public and County Levies are to be collected, levied, and are payable.

Overseers to  
render Ac-  
counts:

Their Allow-  
ance.

VII. And be it further Enacted, That the said Overseers shall, once at the least, in every Year, or at every County Court, if they think proper, produce and give in to the Justices of the said County Court, fair and distinct Accounts, on Oath, of the Charges and Expences of Clearing, Amending, and maintaining in Repair the said Roads in their Precincts, expressing therein to whom all Sums of Money therein charged, have been paid, or are due, and for what and when, and how many Days such Overseers necessarily spent on, or about the said Roads, which Accounts the said Justices shall settle and adjust, allowing to the said Overseers, at and after the Rate of Sixty Pounds of Tobacco per Day for their Services, and allowing the other Charges in such Accounts, or such Part thereof as shall appear to such Justices just and reasonable: And the said Justices shall, on the Settlement of such Accounts, draw Orders on the Sheriff aforesaid for the Payment thereof, who shall pay the same on Sight.

Penalties to  
be paid the  
Sheriff.

VIII. And it is also Enacted, That all Penalties which shall be recovered by virtue of this Act, shall be paid to the Sheriff of the said County, to be applied and laid out in amending the said Public Roads, and keeping them