collected, or by Law ought to have collected the same. And the said Trustees are hereby authorised and empowered to receive the Sums of Money for as aforesaid to be raised and collected by the Sheriff, under the Assessments as aforesaid, or his Executors or Administrators aforesaid, or to draw Orders for the same; and therewith pay for finishing and compleating the said Chapel, and to buy Materials, and contract with proper Workmen to inclose the said Chapel and Burying Ground in a decent Manner.

A former Act referred to.

IV. And, whereas it was by the Supplementary Act directed, That the Proprietors of the old Church should have as good and commodious Pews or Seats in the new Chapel as they had in the old Church, and that if there was not enough below for them and the Subscribers, and Persons owning Lots in the said Town, and dwelling therein, that the Number should be made up out of the Gallery, and then balloted for; it is now thought reasonable, that the Proprietors of the old Church should certainly have Seats below, and the Subscribers and Contributors to the new should also have a Preserence to those owning Lots that would not contribute;

Proprietors and Contributors to low, in Pre-Owners of Lots, Gr.

V. Be it therefore Enacted, That the said Proprietors and Contributors shall have their Pews or Seats below, in Preference to the Owners of have Pewsbe-Lots, Dwellers in Town that would not contribute; and such Owners of Lots shall have Seats in the Gallery, if not enough for them below, any Thing in the former Act to the contrary notwithstanding.

Proprietors of the old Church, who new Chapel

VI. and, whereas it was supposed, that all the Proprietors of the old Church would, as their Seats would be worth much more in the new refuse to sub- Chapel than they were in the old Church, contribute by Subscription to scribe to the faid Chapel, and therefore ought not to pay for the bare Erection of their new Pews, and for which Reason no Provision was made that they should pay; and it being represented, that some of the said Proprietors refuse to subscribe and contribute any Thing, whilst others have subscribed very largely;

Five Pounds or upwards, shall pay to the Trustees the Cost of Pews, or on Refusal the

VII. Be it Enacted, That those Proprietors who have not subscribed Five Pounds or upwards to the said Chapel, shall, and are hereby obliged to pay to the Trustees the Cost of erecting their new Pews, before the said erecting their Pews shall be registered to them, or any Right therein confirmed to them; and if any refuse to pay as aforesaid, within One Month after Notice, it faid Pews to shall and may be lawful for the said Trustees to sell the said Pew or Pews, be fold, &c. so as aforesaid refused to be paid for, at publick Sale, retaining out of the Money arising therefrom the Cost of erecting said Pew, and paying the Residue to such Proprietor.

Overplus holders of the Parish only.

VIII. And, whereas it is directed by the before recited Act, That the Pews shall be Residue of the Pews or Seats, that shall be over supplying the Proprietors of the old Church, the Subscribers to the new, and the Owners of Lots, Dwellers in the Town, shall be sold at publick Sale, to the Freeholders of the said Parish only;

> IX. Be it Enasted, That the said Pews shall be set up at Eight Pounds Current Money each.