1798.

CHAP.

to make the top of the faid dam twelve feet wide at the leaft, and make good and fubitar bridges over the waste and race of the faid mills and dams, and the same keep in good repa and where any mill hereafter to be erected thall obttruct any public road, and it thall be thous convenient by the justices of the levy court of faid county where such mill is so erected, that the faid public road firall pass below the dam of the faid mill, or where such public road now pairs below the dam of any fuch mill or mills, that then and in every fuch cafe the owner or owners, possessor or occupier, of such mill or mills, shall and they are hereby required to raise and make a good and fufficient caufeways acrofs the branch or run on which the faid mill is built, twelve feet wide at the leaft, and make a good and substantial bridge over the tail of the faid mill, and the same keep in good repair; and if the owner or owners, possessor or occupier, of any such mill or mills, shall refuse or neglect to do what is by this act required, and shall be thereof legally convicted, he, the or they, shall forfeit and pay a fum not exceeding thirty dollars for each neglect or offence; provided, that fuch person or persons, owner or owners, possessor or occupier, of fuch mill or mills, shall not be obliged to work upon, or fend any of their labourers or hands who shall reside in the precinct of such public road to work on, any part of such road, except fuch milldam, caufeway, race and waste, as aforefaid.

Persons building mills to make good bridges, &c.

XXVII. AND BE IT ENACTED, That where any person or persons have built, or shall here. after build or erect, any mill in Somerfet county, on any branch or run below the places where public or main roads did or shall cross such branch or run, and by the building and erecting of fuch mill, or dam for the fame, the public or main road which croffed, or shall crofs, the branch or run as aforefaid, is or shall be any way affected or injured, or the passage therein any way obstructed or rendered difficult or incommodious, such person or persons, or the owner. possessor or occupier, of such mill or mills, shall and they are hereby obliged, by the last day of April next, where such mill or mills have already been built, or within one month after the building of any other mill or mills stopping or impeding the course of the water as aforesaid, to make good and sufficient bridges and causeways, twelve feet wide at the least, over the said branches or runs at the places where the public or main roads croffed, or shall crofs, such branches or runs as aforefaid, and the faid bridges and causeways maintain and keep in good repair, under a penalty not exceeding thirty dollars for each neglect or offence; provided, that fuch person or persons, owner or owners, possessor or occupier, of such mill or mills, shall not be obliged to work upon, or fend any of their labourers or hands who shall reside in the precinct of fuch public road to work on, any part of fuch road, except on fuch bridges and caufeways as aforefaid.

Several acts repealed.

XXVIII. And BE IT ENACTED, That from and after the first Monday in April next, that the act of assembly passed at October session, one thousand seven hundred and sour, entitled, An act for the marking of highways, and making the heads of rivers, creeks, branches and swamps, passable for horse and foot, and the several supplementary acts thereto, the act passed at September session, one thousand seven hundred and twenty-three, entitled, An act directing the manner of recovery of sines for not appearing at the clearing of the highways, the act of assembly passed at October session, one thousand seven hundred and sity-three, entitled, An act for repairing public roads in this province, and the supplement thereto, the act passed at November session one thousand seven hundred and ninety-sour, entitled, An act relating to public roads in this state, and to repeal the acts of assembly therein mentioned, and the supplements thereto, the act passed at November session, one thousand seven hundred and ninety-seven, entitled, An act respecting the roads of Somerset and Worcester counties, and the supplement thereto, so far as they relate to Somerset county, be and the same are hereby repealed.

C H A P. XXXIX.

Passed Jan. 15. An ACT to prevent the firing of woods in the several counties in this states.

Preamble.

WHEREAS it hath been represented to this general assembly, that numbers of persons are in the custom of setting fire to the woods in this state for different purposes, thereby producing an extensive conflagration, detrimental to the soil, destructive of the timber, and injurious to the progress of improvement; therefore,

Penalty for fetting woods on fire, &c.

H. BE IT ENACTED, by the General Assembly of Maryland, That whosoever shall, at any times thereafter, wilfully and maliciously set on fire any woods, sences, marshes, lands, leaves or rubbish thereon, within Baltimore, Anne-Arundel, Frederick, Montgomery, Allegany, Quee Anne's, Harsord, Cæcil and Prince-George's counties, so as thereby to occasion any local damage or injury, to any other person or persons, every such person or persons so offending, a being thereof legally convicted in the court of the county where such firing and damages in take place, shall pay a fine, not exceeding one hundred dollars, one half thereof to the information of the other half to the use of the county where the firing and damage shall take place, the same to be recovered by indictment before the county court where the offence was committed and if it shall happen that any person or persons convicted under this act shall not be able to so the sine imposed, such person or persons shall suffer imprisonment, not exceeding six months, the discretion of the court, without the privilege of being let to bail.

Maves offending to be whipped, &c.

This act by any flave or fervant, without the direction of his or their mafter, or mistress or offerer respectively, and such offender be thereof duly convicted before a single magistrate, surfender or offenders, unless his or her master or mistress will pay the sine imposed, at the distinct of the magistrate, not exceeding ten pounds, with costs of suit, shall receive not exceed thirty-nine lashes on his or her bare back, at the discretion of the said magistrate.

Per in table The Jamages. V. AND BE IT EXACTED. That where any person or persons so offending as thereby to non any loss, damage or injury, to any other person or persons, every such person or persons.