majority of them, be and they are hereby authorised and required, Dec Ses. 1816. at their first meeting in the year eighteen hundred and seventeen, and at their first meeting in each and every year thereafter, to describe, ascertain and distinctly record, in a book to be provided for that purpose, the several and respective public roads and highways in said county, and to divide the same into as many districts as to the said court shall seem meet and proper.

2. And be it enacted, That the said levy court, or a majority Appointment of them, shall proceed to appoint a capable and suitable person to of supervisors. each district, as supervisor of the said district of public roads, and to signify the same to him by warrant, under the hand of the clerk of said county, and the seal of office, according to the number and divisions of said roads, as the same shall be ascertained. upon their records; and that the said justices may adjourn from time to time until the said roads shall be duly ascertained, and

supervisors appointed as aforesaid.

3. And be it enacted, That any person appointed a supervisor Penalty on perin virtue of this act, and refusing to act as such, and comply with sons relusing the requisites thereof, he shall forfeit and pay the sum of ten dollars, to be recoverable in the name of the state, before any justice of the peace of said county, and applied by the levy court toward defraying the county charges; Provided, that no one person shall Proviso. be compelled to act as supervisor on any of the public roads more than one year in every three years without his consent.

4. And be it enacted, That if any supervisor appointed under Vacancies. this act, shall refuse to act, remove out of the county, become disqualified, or die, it shall and may be lawful for any two justices of the said levy court to supply every such vacancy so happening, by the appointment of another suitable person to act as supervisor, under the same penalties and regulations as if he had been appointed by a/majority of the said justices, and the said justices shall certify every such appointment, under their hands, to the clerk of said county, within ten days thereafter, and the said clerk shall within ten days after being so notified thereof, issue a warrant to the person so appointed, and deliver the same to the sheriff of the county aforesaid, to be by him delivered to the person so appointed, or left at his place of residence, within ten days after receiving the same, under the penalty of ten dollars current money, for every neglect, by the sheriff or clerk respectively.

5. And be it enacted, That the levy court of Worcester coun- Levy to be ty shall, at their first levy in the year eighteen hundred and made. eighteen, and at their annual levy in every year thereafter, levy and assess on the assessable property in said county, such sum of money as they may ascertain from the different supervisors, for the repair of the public roads in said county, and to be col-

lected as other county charges are.

6. And be it enacted, That it shall be the duty of each super- Penalty on pervisor to call on the taxable persons within his district, at least to furnish two days before he intends working on said roads, and to notify hands, them of his intentions, and the place of meeting, whose duty it shall be to furnish one half of their able bodied male hands, (if required) except in time of wheat harvest, under the penalty of sixty-seven cents for every hand so required, to be recovered be-