Trustees may acquire Dorchester Bridge.

II. And be it enacted, That it shall be lawful for the said Trustees, and they are hereby expressly authorized and required. as soon as possible after the passing of this Act, to acquire and assume the posses- 5 sion and property of the said Draw-bridge, now called Dorchester Bridge, with the Toll-House, Turnpike and the dependencies which may thereunto appertain and belong, and the ascent and approaches thereto as 10 aforesaid, first paying to the proprietors thereof the full and entire value which the same shall bear and be worth at the time of such assumption, to be offered, decided or estimated and paid, or lodged and distributed, as the case may require, according 15 to the terms and provisions of the said last mentioned Ordinance.

Case of shares being vested provided for.

III. And be it enacted, That if any in minors, &c, shares in the said Bridge shall at the time of such assumption be vested in or belong 20 to any child unborn, minor or interdicted person, or vacant estate, or the executor of the will of any person deceased, it shall be lawful for the tutor or Curator of such child unborn, minor or interdicted person 25 or vacant estate, or for such executor, to sell and convey such shares to the said Trustees, and to become a party to and adopt all such steps and proceedings as may be necessary for that purpose, and that all 30 contracts, agreements, sales, conveyances and other assurances made by any such tutor, curator or executor in pursuance of this Act shall be valid and effectual in law to all intents and purposes whatsoever; any 35 law, statute, usage or custom to the contrary notwithstanding.

ject to certain limitations.

Provisions of IV. And be it enacted, That from the 59. G. 3. c. 28. time of the assumption of the said Draw-continued, sub-time of the assumption of the said Drawbridge by the said Trustees as aforesaid, 40 all and every the provisions of the said Act hereinbefore secondly cited, in so far as the same may not be inconsistent with the provisions of said Ordinance, or of this Act shall apply to them as the pro-45