Act 7, Wm. 4, as altered, Acts 2 & 6. Vic. continued.

liam the Fourth, entitled, An Act for granting Duties on Licenses for the Sale of Spirituous Liquors, and for Sales by Auction, in Halifax, except, as altered or amended by the Acts hereinafter mentioned; also the Act passed in the Second Year of the Reign of Her present Majesty Queen Victoria, entitled, An Act to continue and alter the Act for granting Duties on Licenses for the Sale of Spirituous Liquors, and for Sales by Auction, in Halifax, except as altered or amended by the Act hereinafter mentioned; and also the Act passed in the Sixth Year of Her present Majesty's Reign, entitled, An Act to continue and amend the Acts for granting Duties on Licenses for the Sale of Spirituous Liquors, and Sales by Auction, in Halifax—which said several Acts will continue in force until the Thirtyfirst day of March, in this Year of Our Lord One Thousand Eight Hundred and Forty-eight, shall remain thenceforth in operation, and the said several Acts, and every matter, clause, and thing, therein contained, except as before excepted, are hereby respectively further continued until the First day of April, which will be in the Year of Our Lord One Thousand Eight Hundred and Forty-nine, and no longer.

## CAP. XVIII.

## An Act in relation to a certain Road in Aylesford and appropriations therefor.

(Passed the 30th day of March, 1848.)

Preamble

THEREAS, a Petition, numerously signed by the Inhabitants of Aylesford, in King's County, was presented to the Court of General Sessions of the Peace for that County, praying for an alteration in the Road leading past Thomas Welton's, William Morton's, and others in that Township; and thereupon the said Court of Sessions appointed certain Commissioners under the Law to report upon the propriety of making such alteration, and to agree with the Proprietors of Lands through which such alteration would pass, as to the amount of Damages to be by them received: And whereas, in consequence of one of the Owners refusing to receive the sum agreed upon by such Commissioners as a Committee, as compensation for his Land, the Sheriff of said County was directed upon two several occasions to ascertain by a Jury what compensation in the premises should be paid to the said Owner: And whereas, the said Court of Sessions, upon the Report of the Sheriff and Jury being submitted to them, refused to confirm the same, and in consequence thereof, the Inhabitants of Aylesford are deprived of the benefit of such alteration, which it is highly desirable should be made: And whereas, the sum of Thirty-five Pounds, in the Year of Our Lord One Thousand Eight Hundred and Forty-five, and the further sum of Twenty-five Pounds Sixteen Shillings and Eight Pence, in the Year One Thousand Eight Hundred and Forty-six, were by Law appropriated for the purpose of making the alteration aforesaid, but in consequence of the refusal of the Court of Sessions to confirm the proceedings of the said Sheriff and Jury as aforesaid, the said several sums remain unapplied, and under the peculiar circumstances of the case, and from a consideration of the great benefit that would ensue from such alteration being made, it is advisable to appropriate a portion of the said sums for payment of damages to Owners of Land through which such alteration may pass.

Appropriations to be

I. Be it enacted, by the Lieutenant-Governor, Council, and Assembly, That in applied to payment of case the several Owners of Lands through which the said proposed alteration will pass, shall assent to receive, as compensation therefor, the damages agreed upon