ought to build and maintain the fame, shall pay double the Costs and Charges expended for the doing thereof, and in case of Refusal, such Fence Viewers may recover the same before the Inferior Court of Common Pleas or before one or two Justices according to the value thereof; and the said Fence Viewers, shall be allowed three Shillings per Day for his own trouble, and Time expended therein.

And if any Person or Person, shall neglect or refuse to comply with any Regulations made by the Proprietors of any common Field as aforesaid, which Regulation shall be made annually, he or they shall forfeit and pay the Sum of Ten Shillings for the use of the Poor of the Town where such common Field shall lie, to be Recover'd by the oath of one Crebble Witness before any one of his Majesty's Justices of the Peace, for the County wherein such Lands are, to be levied by distress and sale of the Offenders Goods and Chattles, and shall moreover make Satisfaction for all damages, that may have arisen by such Neglect or resulal.

And whereas many inconveniencies have arisen for want of Cattle being branded or otherways mark'd, that run in Common.

Be it enacted, That all and every owner of any horse or horses, neat Cattle, Sheep or Swine; shall brand or otherways mark such horse or horses, neat Cattle, Sheep or Swine, in such manner as that the same may be clearly known, and shall enter such mark or brand with the Town Clerk in a Book to be kept by him for that purpose, and the said Town Clerk shall receive for Recording the said mark or brand the Sum of Six Pence.

Published According to Law the 18th Day of June 1765.

