tue of this act. and also an account with proper vouchers of all sums of money

received by them for fines or forfeitures accruing by virtue or this act and the purpose for which such sums shall have been expended; and if such sums or any part thereof remain in their hands they shall pay the same into the hands of the County Treasurer to be disposed of by the order of the Justices or the major part of them in their General Sessions for the making re-

pairing and amending the roads, streets, and bridges in the

Three pounds penalty for each neglect or refu-

district of the parish where such money was forseited—And if any Commissioner shall neglect or refuse to deliver in such accounts or any or either of them to the Clerk of the Peace as aforefaid, he shall forfeit and pay for every offence the sum of three pounds to be recovered before two Justices of the Peace in such county respectively to be paid into the hands of the Treasurer and applied in the manner herein before mentioned, and shall also be subject to an action of debt to be brought by and in the name of the Treasurer of such county for any sum so remaining in his hands.

Commissioners not required to work.

perintend the work only fix days.

appointed by virtue of this act shall not be required to do any Surveyors to fue work on the highways, and that the Surveyors shall not be required to superintend the work more than fix days; and in all cases where additional Surveyors are wanted the Commissioners shall continue the Surveyors and pay them at the rate of three shillings per day out of the monies voluntarily paid into their hands or collected for fines by virtue of this act.

XXIII. And be it further enacted, That the Commissioners

Porfecutions for penalties to be brought within fix months.

XXIV. And be it further enacted, That no profecution or fuit for the recovery of any of the penalties mentioned in this act, shall be brought or instituted after the expiration of fix months from the time of committing the offence intended to be profecuted—PROVIDED NEVERTHELESS, That nothing in this act shall be construed to extend to prevent those intrusted with public monies by virtue of any of the herein before recited acts from being held accountable for all monies fo received by them.

Limitation.

XXV. And be it further enacted, That this act shall continue and be in force five years and no longer.