

committed to the Common Gaol of the City or County respectively by Warrant; and to remain without Bail or Mainprize till Payment. And by the same Statute, the Wheels of every Cart or Dray to be used for any Carriage whatsoever, from any Place within the said Cities, and Places within the same, where the Streets are paved, are to be made to contain in full Breadth six Inches in the Felly, and must not be shod or wrought about with Iron-work, nor drawn with above two Horses, after they are up Hill from the Water-side, upon Forfeiture of 40s. for every Offence, to be levied by Warrant on Goods and Chattels, by Distress as in other the like Cases, though this extends not to Country Carts or Waggons that shall bring Goods to the Cities or Places aforesaid, or shall carry any Goods half a Mile beyond the paved Places of the Cities, Streets, &c. However, by an Act of 3 & 4 W. & M. ch. 12. this last Clause seems to be altered; for any Inhabitant of any of the Parishes within the weekly Bills of Mortality, who dwell off and from the Pavement, and uses his Cart as well off as upon the Pavement, or any Brewer, Scavenger, or other Person employed in carrying away the Dirt and Soil in Lanes, Streets, and Alleys, may use shod Wheels for Dray or Cart, and narrower than six Inches in the Fellies, notwithstanding the former Act, or any Law or Usage to the contrary. But this seems not to affect Cars, and such as carry Merchants or Shop-keepers Goods.

By the Act 2 W. & M. no Person or Persons, are to keep, breed, or feed Swine in any part of the House, Backsides of the paved Streets of the said Cities, Boroughs, or Parishes, where such Streets are contiguous, on Penalty of forfeiting them