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STAT UTES

THE UNITED KINGDOM

GREAT BRITAIN AND IRELAND,

30 & 31 VICTORIA, 1867.

WITH TABLES SHOWING THE EFFECT OF THE YEAR'S LEGISLATION,
AND A COPIOUS INDEX.

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TABLE

Containing the TITLES of all

THE STATUTES

Passed in the SECOND Session of the NINETEENTH
Parliament

01

The United Kingdom of GREAT BRITAIN and IRELAND;

30° & 31° VICTORIÆ.

PUBLIC GENERAL ACTS.

- 1. A N Act to further continue the Act of the Twenty-ninth Year of the Reign of Her present Majesty, Chapter One, intituled An Act to empower the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend, and detain for a limited Time, such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government.

 Page 1
- 2. An Act for removing Doubts as to the Validity of certain Marriages between British Subjects at Odessa. 2
- 3. An Act for the Union of Canada, Nova Scotia, and New Brunswick, and the Government thereof; and for Purposes connected therewith.
 - 4. An Act to apply the Sum of Three hundred and sixty-nine thousand one hundred and eighteen Pounds Five Shillings and Sixpence out of the Consolidated Fund to the Service of the Years ending the Thirty-first Day of March One thousand eight hundred and sixty-six and the Thirty-first Day of March One thousand eight hundred and sixty-seven.
 - An Act to repeal the Duties of Assessed Taxes on Dogs, and to impose in lieu thereof a Duty of Excise. *Ibid.*
 - 6. An Act for the Establishment in the Metropolis of Asylums for the Sick, Insane, and other Classes of the Poor, and of Dispensaries; and for the Distribution over the Metropolis of Portions of the Charge for Poor Relief; and for other Purposes relating to Poor Relief in the Metropolis.
 - 7. An Act to apply the Sum of Seven million nine hundred and twenty-four thousand Pounds out of the Consolidated Fund to the Service of the Year ending the Thirty-first

Day of March One thousand eight hundred and sixtyeight. Page 49

8. An Act for facilitating in certain Cases the Proceedings of the Commissioners appointed to make Inquiry respecting Trades Unions and other Associations of Employers or Workmen.

**Third: Third: T

- An Act to open the Professorships of Anatomy and Chirurgery, Chemistry and Botany, in the University of Dublin, to all Persons irrespective of their religious Creed; and to amend the Act 40 Geo. 3. (Ireland), Chapter Eightyfour.
- An Act to amend the Law relating to the Duties and Drawbacks on Sugar.
- An Act to facilitate the Recovery of Arrears of Alimony in certain Cases under Decrees and Orders of the Provincial and Diocesan Courts in *Ireland*.
- An Act to amend the Law relating to Criminal Lunatics.
- 13. An Act for punishing Mutiny and Descrition, and for the better Payment of the Army and their Quarters.60
- An Act for the Regulation of Her Majesty's Royal Marine Forces while on shore.
- 15. An Act for the Abolition of certain Exemptions from Local Dues on Shipping and on Goods carried in Ships. 73
- 16. An Act for authorizing a Guarantee of Interest on a Loan to be raised by *Canada* towards the Construction of a Railway connecting *Quebec* and *Halifax*.
 76
- 17. An Act to regulate the Court and Office of the Lyon King of Arms in *Scotland*, and the Emoluments of the Officers of the same.
- An Act for the Preservation and further Protection of Oyster Fisheries.
- 19. An Act to amend the Petty Sessions Act (*Ireland*), 1851, as to the backing of Warrants.
- An Act to authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for England and Wales.

 Ibid.
- 21. An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Gainsborough, Farsley, Bideford, Canterbury, Chepping Wycombe, Worthing, and Wednesfield; and for other Purposes relative to certain Districts under that Act. 85
- 22. An Act to confirm a Provisional Order under "The Land Drainage Act, 1861."
- 23. An Act to grant and alter certain Duties of Customs and Inland Revenue, and for other Purposes relating thereto. 88
- 24. An Act to amend an Act of the Twenty-eighth and Twenty-ninth Years of Her present Majesty, Chapter Sixty-one, for providing a further Sum towards defraying the Expenses of constructing Fortifications for the Protection of the Royal Arsenals and Dockyards and the Ports of *Dover* and *Portland*, and of creating a Central Arsenal.

26. An Act to provide for the Conversion of Twenty-four million Pounds Sterling of the National Debt into Terminable Annuities.

27. An Act to allow Warehoused British Spirits to be bottled for Home Consumption.

28. An Act to amend "The Labouring Classes Dwellings Acts, 1866."

29. An Act to amend the Law in respect of the Sale and Purchase of Shares in Joint Stock Banking Companies. *Ibid.*

30. An Act to apply the Sum of Fourteen million Pounds out of the Consolidated Fund to the Service of the Year ending on the Thirty-first Day of March One thousand eight hundred and sixty-eight,
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31. An Act for raising the Sum of One million seven hundred thousand Pounds by Exchequer Bonds for the Service of the Year ending on the Thirty-first Day of March One thousand eight hundred and sixty-eight.

13. An Act for raising the Sum of One million seven hundred thousand and Facility and Pounds for the Sum of One million seven hundred and seven Bonds for the Sum of One million seven hundred thousand thousand eight hundred and sixty-eight.

32. An Act to authorize further Advances of Money out of the Consolidated Fund for carrying on Public Works and Fisheries and for the Employment of the Poor; for the Purposes of the Public Works (Manufacturing Districts) Acts, 1863, 1864; and to amend the Acts authorizing Advances for Public Works.

33. An Act for confirming certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Balbriggan, Cromer, Dingwall, Girvan, Rothesay, and Seaford.

34. An Act for limiting the Period of Enlistment in Her Majesty's Army.

35. An Act to remove some Defects in the Administration of the Criminal Law.

36. An Act to authorize the Quarter Sessions of the Peace for the Borough and City of Chester and County of the same City, and the Portmote and Pentice Courts for the City of Chester, to be held at the Castle of Chester, and to confer additional Powers upon the Sheriff of the County of Chester in exoneration of the Sheriff of the City of Chester.

37. An Act to amend and consolidate the Public Libraries Acts (Scotland).

38. An Act for the Preservation of Bunhill Fields Burial Ground in the County of Middlesex as an open Space; and for other Purposes relating thereto.

39. An Act for amending the Law with respect to the Accounts of the Receiver for the Metropolitan Police District; and for other Purposes relating to the Metropolitan Police.

127

40. An Act to authorize the Commissioners of Her Majesty's Works and Public Buildings to acquire Lands for the Purposes of the New Palace at Westminster, and to construct an Embankment on the North Shore of the River Thames in the Parish of Saint John the Evangelist, Westminster.

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41. An Act to make further Provision for the Enlargement of the National Gallery. 135

42. An Act to amend the Law relating to the Landlord's Right of Hypothec in *Scotland*, in so far as respects Land held for Agricultural or Grazing Purposes.

43. An Act to confirm a Provisional Order under "The Drainage and Improvement of Lands (*Ircland*) Act, 1863," and the Acts amending the same.

44. An Act to amend the Constitution, Practice, and Procedure of the Court of Chancery in *Ireland*. *Ibid*.

45. An Act to extend and amend the Vice-Admiralty Courts Act, 1863.

46. An Act to amend the Law relating to the Office of County Treasurer in *Ircland*.

47. An Act to amend the Companies Act, 1862, and also the Act passed in the Session held in the Twenty-third and Twenty-fourth Years of the Reign of Her Majesty, intituled An Act to simplify and amend the Practice as to the Entry of Satisfaction on Crown Debts and on Judgments.

48. An Act for amending the Law of Auctions of Estates.

49. An Act to confirm a certain Provisional Order under "The Local Government Act, 1858," relating to the District of *Halifax*; and for other Purposes relative to the said District under that Act.

200

50. An Act to afford further Facilities for the Erection of certain Bridges in *Ireland*.
202

51. An Act to appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes.
212

52. An Act to alter and amend the Acts relating to the British White Herring Fishery.

1bid.

53. An Act to authorize the Commissioners of Her Majesty's Treasury to compound the Public Debt and Interest due by the Limerick Harbour Commissioners, and to make Arrangements for the Payment of the Amount for which such Debt is to be compounded; and for the Transfer of Wellesley Bridge in the City of Limerick to the Commissioners of Public Works; and for other Purposes.

54. An Act to amend the Law of Charitable Donations and Bequests in *Ireland*.

55. An Act to enlarge for the present Year the Time within which certain Certificates regarding Lunatics in Scotland may be granted.
232

56. An Act to authorize the Commissioners of Her Majesty's Treasury to compound the Public Debt and Interest due by the Galway Harbour Commissioners, and to make Arrangements for the Payment of the Amounts for which such Debt and another Debt are to be compounded; and for other Purposes.

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57. An Act to authorize the Commissioners of Her Majesty's Treasury to compound the Public Debt due by the Commissioners of the Bridge across the River Blackwater near the Town of Youghal in the County of Cork, and for the Transfer of the said Bridge to the Grand Juries of the Counties of Cork and Waterford; and for other Purposes relating thereto.

58. An Act to confirm a Provisional Order under the General Police and Improvement (Scotland) Act, 1862, relating to the City of Edinburgh.

59. An Act for further promoting the Revision of the Statute
Law by repealing certain Enactments which have ceased to
be in force or have become unnecessary.

Ibid.

An Act to amend certain Acts relating to Linen, Hempen,
 and other Manufactures in Ireland.

61. An Act for confirming a Provisional Order made by the Board of Trade relating to the Construction of a Pier at *Cleethorpes* in the County of *Lincoln*. 379

- 62. An Act to abolish a certain Declaration, commonly called the Declaration against Transubstantiation, the Invocation of the Saints, and the Sacrifice of the Mass, as practised in the Church of Rome; and to render it unnecessary to take, make, or subscribe the same as a Qualification for the Exercise or Enjoyment of any Civil Office, Franchise, or Right.
- 63. An Act for the Appointment of a Stipendiary Magistrate for Chatham and Sheerness in the County of Kent. 382
- 64. An Act to make further Provision for the Despatch of Business in the Court of Appeal in Chancery. 384
- 65. An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Sheffield, Derby, Sherborne, Royton, Bedford (Lancashire), Slough, Sandown, Burton-upon-Trent, West Cowes, and Accrington.
 Ibid.
- 66. An Act to confirm certain Provisional Orders made under an Act of the Fifteenth Year of Her present Majesty, to facilitate Arrangements for the Relief of Turnpike Trusts.

 386
- 67. An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Oswaldtwistle, Devizes, Layton-with-Warbrick (Blackpool), and Harrogate, and for other Purposes relative to certain Districts under the said Act.

 388
- 68. An Act to provide for the better Despatch of Business in the Chambers of the Judges of the Superior Courts of Common Law.

 391
- 69. An Act to explain the Operation of an Act passed in the Seventeenth and Eighteenth Years of Her present Majesty, Chapter One hundred and Thirteen, intituled An Act to amend the Law relating to the Administration of deceased Persons.

 392

- 70. An Act to provide for keeping safely the Public Records of *Ireland*. Page 393
- 71. An Act to authorize the Inclosure of certain Lands in pursuance of a Special Report of the Inclosure Commissioners for *England* and *Wales*.

 400
- 72. An Act for abolishing the Office of Vice-President of the Board of Trade and substituting a Secretary with a Seat in Parliament.
- 73. An Act for confirming certain Provisional Orders made by the Board of Trade under "The General Pier and Harbour Act, 1861," relating to Bray and Irvine.

 Ibid.
- 74. An Act to extend the "Trades Union Commission Act, 1867."
- 75. An Act to remove certain religious Disabilities affecting some of Her Majesty's Subjects, and to amend the Law relating to Oaths of Office.
 403
- 76. An Act to repeal certain Ordinances made for the Cathedral or House of *Christ Church* in *Oxford* by the Commissioners appointed under the *Oxford University* Act, 1854, and to substitute a new Ordinance in lieu thereof.
- An Act to validate certain Proceedings of the Grand Jury of the County of Wexford.
- An Act to amend "The Tyne Pilotage Order Confirmation Act, 1865."
- 79. An Act to confirm certain Provisional Orders under "The General Police and Improvement (Scotland) Act, 1862," relating to the Burgh of Dundee.

 409
- 80. An Act to define the Duties of the Assessor of Railways in Scotland in making up the Valuation Roll of Railways, and to amend in certain respects the Valuation of Lands (Scotland) Acts.
- 81. An Act to simplify the Forms of Prorogation during the Recess of Parliament.

 414
- 82. An Act to alter certain Duties and to amend the Laws relating to the Customs.

 1bid.
- 83. An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Ramsgate, Tunbridge Wells, Bognor, Newport, Chesterfield, Malvern, Great Harwood, and Harrow; and for other Purposes relating to certain Districts under that Act.

 421
- 84. An Act to consolidate and amend the Laws relating to Vaccination.

 427
- 85. An Act to include the whole of the Burgh of Galashiels within the County, Sheriffdom, and Commissariot of Selkirk.

 435
- 86. An Act to alter certain Duties of Customs in the Isle of Man.
 436
- 87. An Act to facilitate the Transaction of Business in the Chambers of the Judges of the High Court of Chancery, and in the Offices of the Registrars and Accountant General of the said Court, and in Lunacy.

 1bid.

88. An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and to extend the Time limited for those Purposes respectively. Page 442

89. An Act to render perpetual an Act passed in the Session holden in the Twenty-seventh and Twenty-eighth Years of Her present Majesty, intituled An Act to permit for a limited Period Compositions for Stamp Duty on Bank Post Bills of Five Pounds and upwards in Ireland.

90. An Act to alter certain Duties and to amend the Laws relating to the Inland Revenue.

91. An Act to authorize an Alteration in the Mode of Repayment of a Loan made by the West India Relief Commissioners to the Island of Dominica.

92. An Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland; to grant Allowances in certain Cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, and Surgeons Mates of the Militia; and to authorize the Employment of the Non-commissioned Officers.

93. An Act to legalize certain Marriages solemnized at Morro Velho in Brazil.

94. An Act to provide for the Inspection of Weights and Measures, and to regulate the Law relating thereto in certain Parts of the Police District of *Dublin* Metropolis.

95. An Act to amend the Laws regulating the Superannuation Allowances of the *Dublin* Metropolitan Police.

- 96. An Act to facilitate the Recovery of certain Debts in the Sheriff Courts in Scotland. 456
- 97. An Act to facilitate the Administration of Trusts in Scotland. 470

98. An Act to make better Provision for the Administration of the Patriotic Fund.

99. An Act for confirming an amended Scheme of the Charity Commissioners for the Charity called Sir John Port's Hospital in Etwall and School in Repton in the County of Derby.

100. An Act to make further Provision respecting the Naval Knights of Windsor.

101. An Act to consolidate and amend the Law relating to the Public Health in Scotland. Ibid.

102. An Act further to amend the Laws relating to the Representation of the People in England and Wales. 527

103. An Act for the Extension of the Factory Acts. 104. An Act to amend and extend as to Railways in Ireland the Provisions of an Act of the Seventh and Eighth Years of Victoria, intituled An Act to attach certain Conditions to the Construction of future Railways authorized or to be authorized by any Act of the present or succeeding Sessions of Parliament; and for other Purposes in relation to Řailways.

105. An Act to establish Equitable Councils of Conciliation to adjust Differences between Masters and Workmen.

106. An Act to make the Poor Law Board permanent, and to provide sundry Amendments in the Laws for the Relief of the Poor.
Page 576

107. An Act to uncollegiate the Parish of Canongate within the Parliamentary Burgh of Edinburgh, to reduce the Amount of the Annuity Tax within the said Parish, and to make Provision for the Maintenance of Two Ministers therein.
583

108. An Act to provide for the Guarantee of Persons holding Situations of Trust under Government by Companies, Societies, or Associations. 588

109. An Act for extinguishing certain Rights of Way over and along Barrack Lane in the Borough of New Windsor in the County of Berks.
592

- 110. An Act to consolidate and amend the Acts for rendering effective the Service of Chelsea and Naval Out-Pensioners and Pensioners of the East India Company, and for establishing a Reserve Force of Men who have been in Her Majesty's Service.
 593
- 111. An Act to form a Reserve of Men in the Militia to join Her Majesty's Army in the event of War. 600
- 112. An Act to provide further Facilities for the Repair of Roads, Bridges, and other Public Works in *Ireland* in case of sudden Damage. 603
- 113. An Act for facilitating the Distribution of Sewage Matter over Land, and otherwise amending the Law relating to Sewer Authorities.
- 114. An Act to extend the Jurisdiction, alter and amend the Procedure and Practice, and to regulate the Establishment of the Court of Admiralty in *Ireland*.
- 115. An Act to remove Disqualifications of Justices of the Peace in certain Cases. 634
- 116. An Act to amend the Act of the Twenty-eighth and Twenty-ninth *Victoria*, Chapter Fifty, for regulating the keeping of Dogs, and for the Protection of Sheep and other Property from Dogs, in *Ireland*. *Ibid*.
- 117. An Act to amend the Industrial and Provident Societies
 Acts. 635
- 118. An Act to provide for the Appointment of the Officers and Servants of District Lunatic Asylums in *Ireland*, and to alter and amend the Law relating to the Custody of dangerous Lunatics and dangerous Idiots in *Ireland*. 640
- 119. An Act for the Protection of Naval Stores. 644
- 120. An Act to apply a Sum out of the Consolidated Fund and the Surplus of Ways and Means to the Service of the Year ending the Thirty-first Day of *March* One thousand eight hundred and sixty-eight, and to appropriate the Supplies granted in this Session of Parliament.
- 121. An Act to continue certain Turnpike Acts in *Great Britain*, to repeal certain other Turnpike Acts, and to make further Provisions concerning Turnpike Roads. 662
- 122. An Act for the Application of Surplus Fees paid by Suitors in the Superior Courts of Law and other Courts

towards the Expenses of providing the intended Courts of Justice; and for other Purposes.

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123. An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Exeter, Devonport, Reading, Warley, and Midgley, and for other Purposes relative to certain Districts under the said Act.

673

124. An Act to amend "The Merchant Shipping Act, 1854."

125. An Act to continue and amend the Acts relating to Contagious or Infectious Diseases among Cattle and other Animals.

681

126. An Act to amend the Law relating to Railway Companies in Scotland.

127. An Act to amend the Law relating to Railway Companies. 703

128. An Act for the Protection of War Department Stores.

129. An Act to alter and regulate the Official Establishment of the High Court of Chancery and of the Superior Courts of Common Law in *Ireland*.

130. An Act for the Regulation of Agricultural Gangs.131. An Act to amend "The Companies Act, 1862."

132. An Act to remove Doubts as to the Power of Trustees, Executors, and Administrators to invest Trust Funds in certain Securities, and to declare and amend the Law relating to such Investments.

133. An Act relating to the Consecration of Churchyards. 746

134. An Act for regulating the Traffic in the Metropolis, and for making Provision for the greater Security of Persons passing through the Streets, and for other Purposes. 749

135. An Act for the Establishment of a Table of Fees to be taken on the Consecration of Churches, Chapels, and Burial Grounds, on the Ordination of Deacons and Priests, and on Visitations.
757

136. An Act to enable the Courts of Referees to administer Oaths and award Costs in certain Cases, in the same Manner as Committees on Private Bills.
759

137. An Act to validate certain Orders made by the Lord Lieutenant in Council under the Church Temporalities Acts in *Ireland*, and to increase the Stipends payable by the Ecclesiastical Commissioners for *Ireland* to certain Incumbents in *Ireland*.

138. An Act to authorize the Extension of the Period for Repayment of Advances made under "The Railway Companies (Ireland) Temporary Advances Act, 1866." 763

139. An Act to confirm Provisional Orders for the Quinagh and Parsonstown Drainage Districts respectively.

140. An Act to authorize a Sale or Lease of the Royal Military Canal and its collateral Works; and for other Purposes.
765

141. An Act to amend the Statute Law as between Master and Servant. 766 Act to amond the Acts relating to the Jurisdiction of

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the County Courts.	<i>Page</i> 778
143. An Act to continue various expiring Laws.	791
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144. An Act to enable Assignces of Policies of Life Assurance to sue thereon in their own Names. 794

145. An Act for providing a further Sum towards defraying the Expenses of constructing Fortifications for the Protection of the Royal Arsenals and Dockyards and the Ports of Dover and Portland. 796

146. An Act for regulating the Hours of Labour for Children, Young Persons, and Women employed in Workshops; and for other Purposes relating thereto.

LOCAL ACTS.

i. A N Act to amend an Act passed in the Thirteenth Year
of Her Majesty's Reign, intituled An Act to amend an
Act passed in the Eleventh Year of the Reign of King
George the First, for regulating Elections within the City
of London, and for preserving the Peace, good Order, and
Government of the said City.

Page 817

ii. An Act for more effectually lighting New Windsor and its Neighbourhood with Gas. Ibid.

iii. An Act to enable the Mayor and Commonalty and Citizens of the City of London to borrow a further Sum of Money on the Security of the Bridge House Estates, to complete the rebuilding of Blackfriars Bridge, and for the Purchase of Southwark Bridge; and for other Purposes.
818

iv. An Act for conferring Powers on the Manchester, Sheffield, and Lincolnshire Railway Company with respect to the Construction and Abandonment of Works, and in relation to their Capital; and for conferring other Powers on that Company and on the South Yorkshire Railway Company in relation to the Trent, Ancholme, and Grimsby Railway; and for other Purposes.

1bid.

v. An Act to empower the Southwark and Vauxhall Water Company to raise further Money; to acquire additional Land; and for other Purposes. 819

vi. An Act to extend the Time limited for completing the Works of the *Milford Haven* Dock and Railway Company; and for other Purposes. *Ibid.*

vii. An Act providing for the Management, Improvement, and better Government, and for extending the Objects and regulating the Appropriation of the Income, of the Hospital of Saint Mary Maydalene in the Town and County of Newcastle-upon-Tyne.

Did.

viii. An Act for regulating the Capital and Debt of the South-eastern Railway Company, and for other Purposes, and of which the Short Title is "South-eastern Railway (Capital) Act, 1867."

ix. An Act to authorize the Northumberland Central Railway Company to abandon a Portion of their authorized Line; and for other Purposes.

Page 821

x. An Act for the Improvement of Roads, Sewers, and other Works in the Parish of Saint Mary in the Borough of Nottingham; and for other Purposes.

1bid.

xi. An Act to enable "the Scarborough Gas Company" to raise a further Sum of Money; and for other Purposes. 822

xii. An Act to incorporate "The Sutton, Southcoates, and Drypool Gaslight Company (Limited)," by the Name of "The Sutton, Southcoates, and Drypool Gas Company," and to make further Provision for lighting with Gas the District now lighted by the Company and adjoining Places in the Borough of Kingston-upon-Hull and in the East Riding of the County of York; to authorize the raising of additional Capital; and for other Purposes. Ibid.

xiii. An Act for better lighting with Gas the Borough of Kidderminster, and certain Parishes and Places adjacent thereto, in the County of Worcester. 823

xiv. An Act to make Alterations in the Deed of Settlement of the *Metropolitan* Life Assurance Society. 824

xv. An Act for extending the Limits of "The Barnsley Gas Act, 1852," and for authorizing the Barnsley Gas Company to construct new Works and raise more Money; and for other Purposes.

Bid.

xvi. An Act to extend the Time for the Completion of Works authorized by the Garstang and Knot End Railway Act, 1864.

xvii. An Act to authorize the Stratford-upon-Avon Gas Company to raise further Capital; and for other Purposes.

Ibid.

xviii. An Act to incorporate a Company for better supplying with Gas the Town and Parish of Barking, except that Part of it known as Great Ilford Ward, and the Parish of Dagenham in the County of Essex, and the Neighbourhood thereof; and for other Purposes.

Ibid.

xix. An Act for the better Regulation of the Market at Exmouth in the County of Devon, and for other Purposes, and of which the Short Title is "Exmouth Market Act, 1867."

xx. An Act for better supplying with Water Part of the Parish of Fisherton Anger and the Tything of Bemerton in the County of Wilts.

Ibid.

xxi. An Act for better supplying with Water the Parish of Paignton in the County of Devon. 827

xxii. An Act to authorize the Mayor, Aldermen, and Burgesses of the Town of *Brighton* to borrow further Sums of Money for improving the *Pavilion* Estate, and for other Purposes. *Ibid.*

xxiii. An Act for the Union of the Prisons of the County of
Worcester and of the City and County of the City of
Worcester; and for other Purposes.

828

xxiv. An Act for authorizing the South Shields Gas Company to extend their Works and increase their Capital; and for other Purposes.

xxv. An Act to authorize the Dock Company at Kingston-upon-Hull further to enlarge the Works connected with the Western Dock; and to acquire additional Lands in connexion with such Dock; and for other Purposes.

Page 830

xxvi. An Act for vesting the Glebe Lands and Endowments of the Rectory of Bishop Wearmouth in the County and Diocese of Durham in the Ecclesiastical Commissioners for England, and for making Provision for the Endowment of the said Rectory in lieu thereof; and for the Promotion of other Ecclesiastical Purposes connected therewith. Ibid.

xxvii. An Act for authorizing the Acquisition by the Midland Railway Company of Land and Property of the Derby Gaslight and Coke Company, and the Sale by the Midland Railway Company to the Derby Gaslight and Coke Company of other Lands, and for the Erection of Gasworks thereon; and for other Purposes.

xxviii. An Act to alter and amend the Acts relating to the Atlantic Telegraph Company; to enable the Company to raise additional Capital; to extend their Borrowing Powers; and for other Purposes.

xxix. An Act for authorizing the Stalybridge Gas Company to extend their Works and increase their Capital; and for other Purposes.

xxx. An Act for enabling the Newcastle-upon-Tyne and Gateshead Gas Company to raise additional Capital, and to extend their Works; for amending the Acts relating to the Company; and for other Purposes.

834

xxxi. An Act to cancel Two Bonds entered into by the Norwich and Spalding Railway Company; and for other Purposes relating to the Company. Ibid.

xxxii. An Act for authorizing the Hartlepool Gas and Water Company to provide additional Waterworks, and an additional Supply of Water, and to raise further Monies, and for extending the Limits within which they may supply Gas and Water, and for other Purposes; and of which the Short Title is "The Hartlepool Gas and Water Act, 1867." 836

xxxiii. An Act for the Re-incorporation of the Woolton Gaslight Company, Limited, by the Name of the Woolton Gas Company, and for conferring additional Powers on the Company.

xxxv. An Act to enable the Trustees of the Port and Harbours of *Greenock* to construct a new Quay, and Accesses and other Works; and for other Purposes.

xxxvi. An Act for enabling the Mayor, Aldermen, and Citizens of the City of *Manchester* to extend their Waterworks and the Limits of their Water Supply, to make a new Street in *Ardwick* and other Improvements, to acquire additional Lands; and for other Purposes.

Did.

xxxvii. An Act to repeal certain Provisions of "The Aur Water Company's Act, 1865," and for other Purposes.

xxxviii. An Act to enable the Rixton and Warburton Bridge Company to raise further Money, and to create Preference Shares; and for other Purposes.

xxxix. An Act to reconstitute the Prescot Gaslight Company, and to provide for more effectually lighting the Town of Prescot and its Neighbourhood with Gas; and for other Purposes.

xl. An Act for the Poole Roads in the County of Dorset. Ibid. xli. An Act to make further Provision for making, repairing, maintaining, and extending the Highways, Roads, and Bridges within the County of Orkney; and for other Purposes. Ibid.

xlii. An Act to incorporate "the Eton Gas Company (Limited)" by the Name of "the Eton Gas Company;" to enable the Company to raise additional Capital; to light the Parish of

Eton with Gas; and for other Purposes. xliii. An Act to grant further Powers to the Tendring

Hundred Railway Company.

xliv. An Act for the Improvement of the City of Edinburgh, and constructing new, and widening, altering, improving, and diverting existing Streets in the said City; and for other Purposes.

xlv. An Act to enlarge the Powers of "the Horsey Island Reclamation Company."

xlvi. An Act to amend and enlarge the Powers of "The Ipswich Fishery Act, 1859;" and to enable the Corporation to grant a Lease of the Fishery.

xlvii. An Act for more effectually maintaining and keeping in repair the Roads, Highways, and Bridges in the County of Selkirk; for making new Roads in the said County; and for other Purposes. Ibid.

xlviii. An Act for extending the Limits within which the Wells Gaslight Company may supply Gas, and for empowering the Company to raise additional Capital; and for other Purposes.

xlix. An Act to make further Provision with respect to the Station at Wakefield.

1. An Act to enable "the Tees Conservancy Commissioners" to improve the Navigation of the River Tees; to construct Landing Places and a Graving Dock; to alter existing and impose new Tolls, Rates, and Charges, and raise further Monies: to confer Powers to take Tolls and Charges, and to repeal and amend Acts; and for other Purposes.

li. An Act to amend "The Aberdeen Police and Waterworks Act, 1862," and to authorize the Commissioners of Police to raise further Sums of Money for the Purposes thereof.

lii. An Act to extend the Powers of the Great Eastern Railway Company with respect to the Use of Steam Vessels between Harwich and certain Foreign Ports.

liii. An Act for regulating the Capital of the Cape Town Railway and Dock Company, and conferring further Powers upon that Company; and for other Purposes. Ibid.

liv. An Act to enable the Local Board of Health for the District of *Keighley* to purchase the existing Waterworks; to effect various Improvements in the Town of *Keighley*; and for other Purposes.

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lv. An Act for authorizing additional Works in connexion with the Holborn Valley Viaduct; and for other Purposes. 856

lvi. An Act for enabling the Local Board of Health for the District of West Ham in the County of Essex to erect a Hall and Offices for the Transaction of the Business of the said Board and of the Parish Officers of the said Parish, and for granting additional Powers to the said Local Board.

858

lvii. An Act to extend the Time for the Completion of the Wilts and Gloucestershire Railway; and for other Purposes.
859

lviii. An Act for altering, amending, and extending the Provisions of "The Salford Improvement Act, 1862," for authorizing the Extension of the Gasworks, the Construction of a new Street, the raising of further Monies; and for other Purposes.

1bid.

lix. An Act for authorizing the Ryde Pier Company to make and maintain a Railway at Ryde in the Isle of Wight instead of Tramways authorized to be made by them there; for giving effect to an Agreement between that Company and the Ryde Station Company; and for other Purposes. 860

1x. An Act for enabling the Caledonian Railway Company to make certain Branch Railways in the Counties of Lanark and Midlothian, and to acquire additional Station Ground at Carlisle; and for other Purposes.
861

lxi. An Act to authorize the Aylesbury Market Company to raise more Money; and to amend the Act relating to the said Company.

1bid.

lxii. An Act to authorize the Dewsbury, Batley, and Heckmondwike Local Boards to construct new Reservoirs and Works, and to alter the Provisions of the Acts relating to their existing Waterworks with respect to the Millowners on the River Dun; and for other Purposes.

1bid.

lxiii. An Act to incorporate "The Hampton Court United Gas Company" by the Name of "The Hampton Court Gas Company;" to authorize the lighting of an extended District, the raising of additional Capital; and for other Purposes.

lxiv. An Act to alter and extend the Constitution and Powers of the Local Board for the District of the Middle Division of *Heap* in *Lancashire*, to extend such District, and to provide for the better paving, lighting, and otherwise improving the Town of *Heywood* in *Lancashire*; and for other Purposes.

lxv. An Act for authorizing the Middle Level Commissioners to levy a Special Tax and to raise additional Funds, and for terminating the Canal and Nene Trust; and for other Purposes.

Ixvi. An Act for incorporating and conferring further Powers on the *Mold* Gas and Water Company; and for other Purposes. lxvii. An Act to extend the Time for the Purchase of Lands for and Completion of the Ross and Monmouth Railway; to enable the Ross and Monmouth Railway Company to divert a Portion of their Railway; and for other Purposes.

Page 867

lxviii. An Act for incorporating and granting certain Powers to the *Mitcham* and *Wimbledon* District Gaslight Company.
868

lxix. An Act for incorporating and granting certain Powers to the West Kent Gas Company. Ibid.

lxx. An Act to improve the Drainage of the Winestead Level and of other Lands in the Parishes of Patrington and Welwick.

lxxi. An Act for better supplying with Water the Parishes of Camborne, Crowan, and Illogan, in the County of Cornwall.
870

lxxii. An Act to alter and amend the "Rochester Oyster Fishery Act, 1865," and to make further and better Provision as to the raising of Money on Mortgage of the Fishery and otherwise; and for other Purposes.

1bid.

lxxiii. An Act for confirming the Gift of a Park by Thomas Barnes Esquire to the Local Board of Health of the District of Farnworth, for the Benefit of the Inhabitants thereof; and for authorizing the said Local Board to maintain and regulate the said Park, and to erect a Town Hall and Market Houses, and to make new Streets, and for defining the Boundaries of and for making further Provisions for the Improvement of the District; and for other Purposes.

lxxiv. An Act to further extend the Time for the Completion of the Athenry and Ennis Junction Railway; and for other Purposes.
872

lxxv. An Act to extend the Time limited for the Completion of the Bridge, Roads, and other Works authorized by the "Wilford Bridge Act, 1862;" and for other Purposes. 873

lxxvi. An Act for granting further Powers to "The Rochester, Chatham, and Strood Gaslight Company." Ibid.

lxxvii. An Act to change the Name of the Cambridge Gaslight Company, to confer further Powers on the Company, and for other Purposes.

874

lxxviii. An Act for enabling the North London Railway Company to widen further Portions of their Railway, and for granting various additional Powers to the Company. Ibid.

lxxix. An Act for empowering the Corporation of Sunderland to improve the Approaches to the Bodlewell Lane Ferry over the River Wear; and for amending the Wearmouth Bridge Act, 1857; and for other Purposes.

lxxx. An Act to revive the Powers for the Purchase of Lands, and to extend the Time for the Completion of Works authorized by "The Greenwich and South-eastern Docks Act, 1859;" and for other Purposes.

lxxxi. An Act to alter the Constitution of the Corporation for preserving and improving the Port of *Dublin*, and for other 30 & 31 Vict.

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Purposes connected with that Body and with the Port of Dublin Corporation.

Page 876

lxxxii. An Act for the Re-incorporation of the Huyton and Roby Gas Company (Limited), and for conferring additional Powers on the Company.

lxxxiii. An Act for authorizing the Mayor, Aldermen, and Burgesses of the Borough of Gateshead to erect a Town Hall and other Buildings; and for regulating their Rates, and authorizing them to raise further Monies; and for the further Improvement of the Borough; and of which the Short Title is "Gateshead Improvement Act, 1867." 878

lxxxiv. An Act for maintaining certain Roads and Bridges in the County of Northumberland called the Ford and Lowick Turnpikes, and for the Liquidation of the Debt due on the Security of the Tolls taken at the said Roads and Bridges.
 879

Ixxxv. An Act for granting further Powers to the Metropolitan Railway Company, and for authorizing them to make a Junction between their Railway and the Metropolitan and Saint John's Wood Railway; for extending the Time limited for the Purchase of certain Lands and Completion of certain Works; for amending the Acts relating to the Company; and for other Purposes.

Ixxxvi. An Act for enabling the North Metropolitan Railway Company to make a Deviation and Branch Railway in substitution for Portions of their authorized Undertaking; and for other Purposes.
Ibid.

lxxxvii. An Act for amending the Acts relating to the Company of Proprietors of the Sheffield Waterworks, and for extending the Limits within which the Company may supply Water; and for other Purposes.

lxxxviii. An Act to alter and amend "The Bingley Improvement Act, 1847;" to extend the Limits of the District of the Bingley Improvement Commissioners; to enable the Commissioners to purchase the Works of the Bingley Gas Company; and for other Purposes.

lxxxix. An Act to incorporate the Dartford Gaslight Company, and to make further Provision for lighting with Gas the Town and Parish of Dartford and certain Parishes and Places in the Neighbourhood thereof.

xe. An Act for extending the Limits of the District within which the *Great Grimsby* Gas Company may manufacture and supply Gas; and for empowering the Company to raise additional Capital; and for other Purposes. *Ibid.*

xei. An Act to authorize the Improvement of the Communications between Lombard Street, Nag's Head Court, and Clement's Lane, in the City of London; and for other Purposes.

xcii. An Act to authorize the Birkenhead Improvement Commissioners to make new Waterworks, and to extend the Jurisdiction of the Stipendiary Magistrate for Birkenhead, and to amend the Acts relating to the said Commissioners with respect to Matters of Police, and otherwise.

xeiii. An Act for granting further Powers to the Llanelly Railway and Dock Company, and for other Purposes connected with the Undertakings of that Company. Page 884

xciv. An Act to vest in the London and North-western Railway Company, jointly with the Midland Railway Company, certain Railways between Ashby and Nuncaton in the County of Leicester; and for other Purposes.

xcv. An Act for vesting the Undertaking of the Fleetwood, Preston, and West Riding Junction Railway Company in the London and North-western Railway Company and the Lancashire and Yorkshire Railway Company; and for other Purposes.

xevi. An Act for extending the Powers of the Newry and Greenore Railway Company.

xevii. An Act for empowering the Company of Proprietors of the Sheffield Waterworks to construct additional Reservoirs and alter their authorized Works, and raise further Money, and for altering Provisions of the Company's Acts respecting Compensation Supply of Water; and for other Purposes.

Ibid.

xeviii. An Act for enabling the Swansea Vale Railway Company to construct Branch Railways; and for other Purposes.

xcix. An Act to enable the Corporation of the Borough of Stockport better to supply with Water that Borough and the Neighbourhood thereof; and for other Purposes. 889

c. An Act for incorporating "the Richmond Gas Company, 1853, Limited," and for conferring upon them further Powers for the Supply of Gas to the Parish of Richmond and certain neighbouring Parishes and Places in the County of Surrey.
890

ci. An Act for extending to the *Thames* between *Staines* and the Metropolis the Provisions of the *Thames* Navigation Act, 1866, relating to the Prevention of the Pollution of the River, and for otherwise extending and amending the *Thames* Conservancy and Navigation Acts; and for other Purposes.

cii. An Act for the better sewering of the City of Norwich, and the applying of the Sewage to the Irrigation of Land, and for the making of the Trowse Road, and for other Purposes; and of which the Short Title is "City of Norwich Act, 1867."

ciii. An Act for incorporating the Weymouth Gas Consumers Company, Limited, and to make further Provision for lighting with Gas the Parishes of Weymouth, Melcombe Regis, Wyke Regis, and Radipole, in the County of Dorset. 896

civ. An Act for conferring further Powers upon the Furness Railway Company for the Construction of Works and the Acquisition of Lands, and otherwise in relation to their Undertaking; to provide for the Abandonment of the Railway authorized by "The Furness and Lancaster and Carlisle Union Railway Act, 1865," and the Dissolution of the Furness and Lancaster and Carlisle Union Railway Company; and for other Purposes.

cv. An Act to enable the Sidmouth Railway and Harbour Company to make certain Deviations in their authorized Line; and for other Purposes.

Page 898

cvi. An Act for vesting in the Caledonian Railway Company the Undertaking of the Company of Proprietors of the Forth and Clyde Navigation; and for other Purposes. Ibid.

- cvii. An Act to authorize the *Dundee* Gaslight Company to raise a further Sum of Money; and for other Purposes. 899
- cviii. An Act to empower the *Dundee* New Gaslight Company raise a further Sum of Money; and for other Purposes. *Ibid.*
- cix. An Act to constitute certain Railways authorized to be made by the *Great Eastern* Railway Company in and near the Metropolis a separate Undertaking, and to extend the Time limited for Purchase of Lands and Completion of Works with respect to certain of such Railways, and to confer various Powers upon the Company in reference to their Undertaking; and for other Purposes.

 1bid.
- cx. An Act to amend and enlarge the Provisions of "The Southport Waterworks Act, 1854," and "The Southport Waterworks Act, 1856;" to extend the Limits of the Company for the Supply of Water; to make further and better Provision for supplying the Town of Southport and the adjoining Districts with Water; and for other Purposes. 900
- cxi. An Act to extend the Time for completing the Chichester Harbour Embankment. Ibid.
- cxii. An Act for supplying with Water the Town of Herne
 Bay and the Places adjacent thereto in the County of
 Kent.

 Ibid.
- cxiii. An Act for enabling the London and North-western Railway Company to construct new Railways, Deviations, and other Works; and for other Purposes. 901
- cxiv. An Act for supplying with Water the Town of Peterborough and certain Parishes and Places adjacent thereto in the Counties of Northampton and Lincoln. 902
- exv. An Act to enable the *Llynvi and Ogmore* Railway Company to increase their Capital; and for other Purposes. 903
- cxvi. An Act to enable the Solway Junction Railway Company to make a Junction with the Carlisle and Silloth Bay Railway; and for other Purposes.

 15 Ibid.
- exvii. An Act for extending and altering the Boundaries of the Borough of *Sunderland*, and for empowering the Corporation of the Borough to make new Streets and improve existing Streets; and for other Purposes. 904
- cxviii. An Act for supplying with Gas the Towns of Lampeter, Llandyssil, Tregaron, and Aberayron, and the Neighbourhoods thereof, respectively within the Parishes of Lampeterpont-Stephen, Llandyssil, Caron-is-clawdd, Llandewi-Aberarth, and Henfeniw, all in the County of Cardigan. 905

exix. An Act for conferring further Powers upon the Bodmin Railway Company.

Ibid. cxx. An Act for authorizing the Maintenance and Repair of the Road leading from Cardiff to Penarth, with the Bridges thereon, and the Construction of a new Road and Bridge, and the levying of Tolls; and for other Purposes. Page 906

cxxi. An Act for the better supplying with Gas and Water the Town of Crickhowell and its Vicinity in the County of

Brecon; and for other Purposes.

cxxii. An Act to authorize the Neath and Brecon Railway Company to acquire certain Lands at and near Swansea; to transfer to the Company the Oystermouth Tramway and Part of the Brecon Forest Tramway; and to confer other Powers on the Company.

exxiii. An Act for authorizing the making by the Bedford and Northampton Railway Company of Lines of Railway by way of Substitution of Lines of Railway already authorized to be made by them; and for other Purposes. 908

exxiv. An Act for authorizing the Abandorment of the making of the Wensum Valley Railway; and for other Purposes.

1bid.

cxxv. An Act for conferring further Powers upon the Devon and Cornwall Railway Company with reference to their Extensions to Bude and Torrington; and for other Purposes; and of which the Short Title is "Devon and Cornwall Railway Act, 1867."

exxvi. An Act for authorizing the Local Board for the District of *Widnes* in the County Palatine of *Lancaster* to supply with Gas and with Water their District and Places near thereto, and to purchase and to acquire the Undertaking, Gasworks, Waterworks, and Property of the *Widnes* Gas and Water Company, and to improve their District, and to raise Monies; and for other Purposes; and of which the Short Title is "Widnes Improvement Act, 1867." Ibid.

cxxvii. An Act for incorporating the Enfield Gas Company, Limited, and extending their Powers; and for other Pur-

exxviii. An Act for authorizing the Mayor, Aldermen, and Burgesses of the Borough of Plymouth to improve their Waterworks, and to provide a better Supply of Water to Plymouth and Places in the Neighbourhood thereof, and for the Regulation of Markets and Fairs in the Borough; and for other Purposes; and of which the Short Title is "Plymouth Corporation Water and Markets Act, 1867." 912

exxix. An Act to authorize the Waterford, New Ross, and Wexford Junction Railway Company to make Deviations from their authorized Railway, and to construct new Railways; and for other Purposes.

913

cxxx. An Act for conferring further Powers on the Bristol and Exeter Railway Company with reference to their own Undertaking and the Undertakings of other Companies; and for other Purposes.

Bid.

cxxxi. An Act to transfer to the Great Northern Railway Company the Undertakings of the Edgware, Highgate, and London and the Watford and Edgware Junction Railway Companies; to extend the Time for the Construction of the

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last-named Railway; and for other Purposes with respect to the same Companies. Page 915

cxxxii. An Act for making further Provision with respect to the Ferries of the *Wallasey* Local Board, and to empower them to extend their Gasworks and to raise further Monies; and for other Purposes. *Ibid.*

exxxiii. An Act to transfer the Undertaking of the Wolver-hampton New Waterworks Company to the Corporation of Wolverhampton; to confirm certain Agreements between that Company and the South Staffordshire Waterworks Company; and for other Purposes.

exxxiv. An Act for the Improvement of the Township and District of *Dalkey* in the Barony of *Rathdown* and County of *Dublin*.

cxxxv. An Act to authorize the *Tyne* Improvement Commissioners to borrow further Sums of Money, and to construct Railways and Shipping Places in connexion with the *Northumberland* Docks; and for other Purposes. 918

exxxvi. An Act to authorize the Lancashire and Yorkshire Railway Company to complete the North Lancashire Loop Line between Blackburn and Burnley; and for other Purposes relating to their Undertaking. 919

cxxxvii. An Act to confer upon the Cambrian Railways Company special Facilities for raising Part of their authorized Loan Capital, and to extend the Time for the Purchase of certain Lands and the Completion of certain Works; and for other Purposes.

cxxxviii. An Act to provide additional Means for draining the Fourth District of the *Witham* Drainage in the County of *Lincoln*; and for other Purposes relating to the *Witham* Drainage.

Ibid.

exxxix. An Act for the better supplying with Water the Parliamentary Burghs of Kirkcaldy and Dysart and Suburbs and Places adjacent; and for other Purposes. 921

exl. An Act to extend the Time granted to the Waterford and Wexford Railway Company for the Purchase of Lands and Execution of Works; to afford Facilities to the Company for raising the Funds necessary to execute their Undertaking; and for other Purposes.

922

exli. An Act for authorizing the Mayor, Aldermen, and Burgesses of the Borough of *Leeds* to make and maintain additional Waterworks; and for other Purposes.

1bid.

exlii. An Act to extend the Time for the Purchase of Lands and Completion of certain Railways by the North Stafford-shire Railway Company, and to enable the said Company to widen certain Parts of their Railways, and to confer various Powers upon the Company in reference to their Capital and the Undertakings of other Companies; and for other Purposes.

exliii. An Act to extend the Time granted to the East Gloucestershire Railway Company for the Purchase of Land and Construction of their Railways; and for other Purposes, 924

- cxliv. An Act for conferring additional Powers on the London and North-western Railway Company in relation to their own Undertaking and the Undertakings of other Companies; and for other Purposes.

 Page 924
- exlv. An Act to authorize the North British Railway Company to make certain Deviations in their Glasgow Branches, and in the Forth and Clyde Canal, and to extend the Time for the Purchase of Lands and Completion of certain Railways, and to acquire certain Lands; and for other Purposes.

 926
- cxlvi. An Act to enable the *Navan and Kingscourt* Railway Company to make Deviations in their authorized Railway; and for other Purposes.

 927
- cxlvii. An Act to enable the Devon and Somerset Railway Company to make a Deviation from their authorized Railway; to make a Junction Railway; to abandon a Portion of their authorized Railway; and for other Purposes.

 928
- cxiviii. An Act for authorizing the East London Waterworks Company to obtain a Supply of Water from the River Thames, and to make Works for the Purpose, and to raise further Monies; and for other Purposes; and of which the Short Title is "East London Waterworks (Thames Supply) Act, 1867."

 Ibid.
- exlix. An Act for authorizing the East London Waterworks
 Company to make and maintain Works in connexion with
 their present Waterworks; and to raise further Monies;
 and to make Arrangements with other Parties; and for other
 Purposes; and of which the Short Title is "East London
 Waterworks (Powers) Act, 1867."

 929
- cl. An Act for conferring further Powers on the *Great Western*Railway Company in relation to their own Undertaking and the Undertakings of other Companies; and for other Purposes.

 930
- cli. An Act to authorize the London and North-western Railway Company to become Joint Owners of Part of the Carnarvon and Llanberis Railway; and for other Purposes.

 933
- clii. An Act for vesting the Undertaking of the Nantlle Railway Company in the Carnarvonshire Railway Company, and for other Purposes.

 1bid.
- cliii. An Act for incorporating the *Tynemouth* Gas Company, and defining the Limits of Supply of Gas by them, and regulating their Capital; and for other Purposes. 934
- cliv. An Act to extend the Time for the compulsory Purchase of Lands for and for the Completion of the West Sussex Junction Railway.

 1bid.
- clv. An Act to carry into effect certain Arrangements made with the Commissioners of Her Majesty's Treasury for the Liquidation of the Debt and Interest due by the Limerick Harbour Commissioners to the Commissioners of Public Works in Ireland; to repeal the Rates and Duties now levied in the Port of Limerick, and to authorize other Harbour

Rates to be levied in lieu thereof; to reconstitute the Harbour Commissioners; and for other Purposes. Page 934

clvi. An Act for authorizing the London and South-western Railway Company to make new Works, and for authorizing divers Arrangements between that Company and other Railway Companies, and for defining and regulating the Capital and Debt of that Company, and for other Purposes; and of which the Short Title is "South-western Railway (General) Act, 1867."

clvii. An Act for making a Deviation of Part of the Newport Railway; for relinquishing a Portion of said Railway; and for other Purposes. 938

clviii. An Act to extend the Time for the Purchase of Lands and for the Completion of the Works authorized by the Saint Clement Danes Improvement Act, 1865; and for other Purposes.

939

clix. An Act to authorize the Kilhenny Junction Railway Company to abandon the Construction of their authorized Kilpurcell Branch Railway; and for other Purposes. Ibid.

clx. An Act for enabling the Surrey and Sussex Junction Railway Company to make Alterations in the Mode of constructing their Railway; to acquire additional Lands; and for other Purposes.

1. Ibid.

clxi. An Act to further extend the Time limited for the Completion of Works by the Acts relating to "The Waterford and Passage Railway Company." Ibid.

clxii. An Act to enable the Carnarvonshire Railway Company to make Deviations in their authorized Railway; and for other Purposes. 940

clxiii. An Act for authorizing the London, Brighton, and South Coast Railway Company to execute new Works, and Alterations of authorized Works, and to acquire additional Lands in Surrey, Sussex, and Kent; for extending the Time for exercising the Powers relating to certain Railways in Sussex; for sanctioning Arrangements with the Southeastern Railway Company; and for other Purposes. Ibid.

claiv. An Act to enable the Mold and Denbigh Junction Railway Company to run over and use Portions of the Railways of certain other Railway Companies; and to revive and extend the Powers of Purchase over certain Lands; and to extend the Time limited by "The Mold and Denbigh Junction Railway Act, 1861," for the Completion of Works; and for other Purposes.

1 Ibid.

elxv. An Act for making Docks at Seabrook, and for constructing a Pier and other Works in connexion therewith; and for other Purposes.

941

clavi. An Act to enable the City of Glasgow Union Railway Company to make a further Deviation of their authorized Railway; to construct Railways to join the Railway from Glasgow to Coatbridge; and for other Purposes.

942

clavii. An Act for making a Railway from Easton in the Isle of Portland to Church Hope Cove, with a Pier in connexion therewith; and for other Purposes. 943

- clxviii. An Act for authorizing the making of new Streets, the widening of existing Streets, and the making of other Improvements in the Borough of Liverpool, and for other Purposes; and of which the Short Title is "Liverpool Improvement Act, 1867."

 Page 943
- clxix. An Act for lighting with Gas the Parishes of Risca, Mynyddyslwyn, Abercarn, and Machen in the County of Monmouth. 945
- clxx. An Act for enabling the Midland Railway Company to construct new Railways and other Works, and for conferring Powers on them with respect to their own Undertaking and the Undertakings of other Companies; and for other Purposes.

 946
- clxxi. An Act for authorizing the Rhymney Railway Company to make additional Railways, and to use Parts of the Great Western Railway, and to raise additional Monies, and for other Purposes; and of which the Short Title is "Rhymney Railway Act, 1867." 947
- clxxii. An Act for the Repeal of certain Provisions of "The *Ilfracombe* Railway Act, 1864," and of "The *Ilfracombe* Railway Act, 1865," and for other Purposes. 948
- claxiii. An Act for incorporating and empowering the Towns
 Drainage and Sewage Utilization Company.

 Ibid.
- clxxiv. An Act for making further Provision with respect to the Capital of the Isle of Wight Railway Company, and for authorizing the Company to raise further Monies, and for other Purposes; and of which the Short Title is "Isle of Wight Railways Act, 1867."
- clxxv. An Act for making a Railway from the North British (Edinburgh and Glasgow) Railway to near Broxburn in the County of Linlithgow; and for other Purposes. 950
- clxxvi. An Act for enabling the Caledonian Railway Company to make certain Railways and other Works in the County of Forfar; and for other Purposes.

 1bid.
- clxxvii. An Act for authorizing the Brecon and Merthyr Tydfil Junction Railway Company to make a Deviation and a new Line of Railway, and to abandon Part of an authorized Railway; and for making further Provision with respect to other Undertakings and Companies in which such Company is interested; and for other Purposes. 951
- clxxviii. An Act to enable the *Halifux and Ovenden Junction*Railway Company to vary the Line of their Railway; to increase their Capital; and for other Purposes.

 952
- clxxix. An Act for making a Railway in the West Riding of Yorkshire from Idle in the Neighbourhood of Bradford to Shipley.

 Ibid.
- clxxx. An Act to authorize the Wolverhampton and Walsall Railway Company to make a Deviation from their authorized Railway at Walsall; and for other Purposes with respect to the Company.

 953
- clxxxi. An Act for making and maintaining a Railway from Barnoldswick to the Leeds and Bradford Extension of the

Midland Railway at or near Sough Bridge in the West Riding of the County of York; and for other Purposes.

Page 953

clxxxii. An Act to enable the *Devon and Somerset* Railway Company to extend their Railway at *Barnstaple*; and for other Purposes.

954

- clxxxiii. An Act to extend the Time for the Completion of the Railway of the *Dundalk and Greenore* Railway Company; to enable that Company to construct new Railways at *Dundalk*, and to complete the joint Works authorized by "The *Newry and Greenore* Railway Act, 1863;" and for other Purposes. *Ibid.*
- clxxxiv. An Act to extend the Time for the Completion of Part of the Undertaking of the Sevenoaks, Maidstone, and Tunbridge Railway Company. 955
- clxxxv. An Act to confirm certain Agreements between the Midland Railway Company and the Great Northern Railway Company on the one hand, and the Midland and Eastern, the Norwich and Spalding, and the Stamford and Essendine Railway Companies on the other hand; and for other Purposes connected with the Undertakings of those Companies.

 956
- clxxxvi. An Act for supplying with Gas and Water Abertillery and the Parish of Aberystruth in the County of Monmouth; and for other Purposes. Ibid.
- clxxxvii. An Act for the Construction of a Pier at Hastings in the County of Sussex; and for other Purposes. 957
- clxxxviii. An Act for making Railways in the County of Glamorgan, to be called the Rhondda Valley and Hirwain Junction Railway; and for other Purposes.

 1. Ibid.
- clxxxix. An Act for enabling the *Hayling* Railways Company to abandon Portions of their authorized Railway; to make a substituted Line of Railway; and for other Purposes.

 958
- exe. An Act to authorize the Amalgamation of the Banffshire Railway with the Great North of Scotland Railway, and the Abandonment of the Extension of the Banffshire Railway to Buckie; and for other Purposes.

 1bid.
- exci. An Act to grant further Powers to the Rathheale and Newcastle Junction Railway Company. Ibid.
- excii. An Act to grant further Powers to the West Cork Railway Company. 959
- exciii. An Act for the Abandonment of the Railway authorized by "The Bourton on the Water Railway (Extension to Cheltenham) Act, 1864." 960
- exciv. An Act for making a Railway at Southsea in the County of Southampton, and for other Purposes. Ibid.
- exev. An Act for subjecting to further Taxation Lands draining by the River Welland, and for increasing the Area of such Taxation.

 961
- exevi. An Act for incorporating the Newcastle-upon-Tyne High Level Hoist Company; and for other Purposes. 962

exevii. An Act to enlarge the Powers of the Waterloo and Whitehall Railway Company.

Page 962

exeviii. An Act to authorize a Deviation in One of the Carlisle Citadel Station Branches of the North British Railway Company, and to extend the Time for the Purchase of Land and Completion of One of that Company's authorized Lines near Edinburgh; and to make Provision with respect to the Undertaking, Capital, and Borrowing Powers of that Company; and for other Purposes.

cxcix. An Act to confer further Powers upon the Central Cornwall Railway Company with reference to the Purchase of Lands and Completion of Works; and for other Purposes.

964

cc. An Act to extend the Time for the Purchase of Lands and for the Completion of a Portion of the Wrexham, Mold, and Connah's Quay Railway.

Ibid.

cci. An Act to extend the Time for the compulsory Purchase of Lands for and for the Completion of the Wandsworth Bridge, and to enable the Wandsworth Bridge Company to raise further Monies; and for other Purposes.

1bid.

ccii. An Act to extend the Time for the compulsory Purchase of Lands for and for the Completion of the Fulham Railway, and to enable the Fulham Railway Company to raise further Monies; and for other Purposes.

965

cciii. An Act to confer further Powers upon the Blyth and Tyne Railway Company with reference to the Construction of Branches and other Works and the Purchase of Lands and Wayleave and other Rents; and for other Purposes.

1bid.

cciv. An Act to authorize the Bristol Port Railway and Pier Company to construct Railways for connecting their existing Railway with the Bristol and South Wales Union Railway and the Bristol and Birmingham Line of the Midland Railway; and for other Purposes.

ccv. An Act to extend the Powers of the *Dublin Trunk*Connecting Railway Company for the taking of Lands and
Completion of their Undertaking.

967

cevi. An Act to confirm the Expenditure by the Mersey
Docks and Harbour Board of certain Monies; and for other
Purposes.
968

cevii. An Act for incorporating the Cheshire Lines Committee, and for authorizing that Committee to make a new Road; and for other Purposes.

1bid.

ccviii. An Act to confer upon the Great Eastern Railway Company Facilities for raising Money; and for other Purposes.

969

ccix. An Act to authorize the London, Chatham, and Dover Railway Company to raise a Sum of Money for the Satisfaction of certain Claims; and for other Purposes relating to the Undertaking of the Company. 972

PRIVATE ACTS,

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN EVIDENCE.

1. A N Act for authorizing Building and Improving Leases and Sales of certain Parts of the Estates at Darlington and Barnard Castle in the County of Durham, and at Wolverhampton in the County of Stafford, comprised in or subject to certain Deeds of Settlement and the Will of the late William Harry First Duke of Cleveland; and for other Purposes.

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2. An Act for authorizing Leases of the Settled Estates of Sir John William Ramsden Baronet in the Parishes of Huddersfield, Almondbury, and Kirkheaton, in the West Riding of the County of York, and for other Purposes; and of which the Short Title is "The Ramsden Estate Act, 1867."

3. An Act for facilitating the Acceptance of Stock of the Snailbeach Mine Company (Limited) in substitution for Shares in the Snailbeach Mine Company; and for other Purposes.

1. Ibid.

4. An Act for authorizing Trustees of the Settled Family Estates of the Marquess of Anglesey to become the Undertakers under "The Stapenhill Bridge Act, 1865," and for extending their Powers over the Settled Estates; and of which the Short Title is "Marquess of Anglesey's Estate Act, 1867." Bid.

5. An Act for the better Regulation of the Grammar School and John Kendricke's Loan Charity, Reading. Ibid.

 An Act for the Regulation of the Queen's College at Birmingham, and for incorporating the Queen's Hospital at Birmingham.

7. An Act for continuing and extending some of the Powers and Provisions of Barker Mill's Estate Act, 1852, and for other Purposes, and to be called "Barker Mill's Estate Act, 1867."

1bid.

8. An Act for enabling the Governors of the Lands, Possessions, Revenues, and Goods of the Hospital of King James, founded in Charterhouse within the County of Middlesex at the humble Petition and only Costs and Charges of Thomas Sutton Esquire, to sell the Site of the School of the said Hospital and other Lands; to acquire a new Site for the School, and to erect a new School thereon; and for other Purposes.

1bid.

 An Act for the better Regulation of Shipton Grammar School.

PRIVATE ACTS,

NOT PRINTED.

10. An Act to dissolve the Marriage of James Sinclair Thomson, Lieutenant-Colonel of Her Majesty's 54th Regiment of Infantry, with Roberta Spencer Thomson his now Wife, and to enable him to marry again; and for other Purposes.

11. An Act to naturalize Henri Louis Bischoffsheim, and to grant to and confer upon him all the Rights, Privileges, and Capacities of a natural-born Subject of Her Majesty

the Queen.

12. An Act to naturalize Charles Conrad Adolphus Du Bois de Ferrieres, commonly known as the Baron de Ferrieres, and to grant to and confer upon him all the Rights, Privileges, and Capacities of a natural-born Subject of Her Majesty the Queen.

13. An Act to naturalize Daniel Adolphus Lange, and to grant to and confer upon him all the Rights, Privileges, and Capacities of a natural-born Subject of Her Majesty the

Queen.

TABLES

SHOWING THE EFFECT OF THE YEAR'S LEGISLATION.

TABLE I.
[In Order of Cap.]

30 & 31	Vict.	Effect.	Act affected.	Subject of Act affected.
I	-	Continues*-	29 & 30 Vict. c. 1 {	Suspension of Habeas Corpus (Ireland).
v	-	Amends -	16 & 17 Vict. c. 90	Assessed Taxes.
VI	-{	$egin{aligned} \mathbf{A} & \mathbf{p} \mathbf{p} \mathbf{lies} \ & \mathbf{a} \mathbf{n} \mathbf{d} \ & \mathbf{a} \mathbf{m} \mathbf{e} \mathbf{n} \mathbf{d} \mathbf{s} - \end{aligned} egin{aligned} egin{aligned} \mathbf{a} & \mathbf{m} \mathbf{e} \mathbf{n} \mathbf{d} \mathbf{s} - \end{aligned} egin{aligned} \mathbf{a} & \mathbf{m} \mathbf{e} \mathbf{n} \mathbf{d} \mathbf{s} - \end{aligned} egin{aligned} \mathbf{a} & \mathbf{n} \mathbf{e} \mathbf{n} \mathbf{d} \mathbf{s} - \end{aligned} egin{aligned} \mathbf{a} & \mathbf{n} \mathbf{e} \mathbf{n} \mathbf{d} \mathbf{s} - \mathbf{e} \mathbf{e} \mathbf{e} \mathbf{e} \mathbf{e} \mathbf{e} \mathbf{e} \mathbf{e}$	4 & 5 Will. 4. c. 76. and Acts amending the same	Poor Law Acts (England and Wales).
IX	-	Amends $ \left\{ \right.$	40 Geo. 3. c. 84. { (Irish) {	Professorships in Dublin University.
XI	-	Amends -	27 & 28 Vict. c 54 {	Ecclesiastical Courts and Registries (Ireland).
XII.	-{	$egin{array}{l} \mathbf{Applies} \\ \mathbf{and} \\ \mathbf{amends} \text{-} \end{array} \left\{ egin{array}{l} \mathbf{Applies} \\ \mathbf{Applies} \end{array} \right.$	16 & 17 Vict. c. 97 23 & 24 Vict. c. 75. ss. 9. and 10 }	Lunatic Asylums. Criminal Lunatics.
XIX	-	Amends -	14 & 15 Vict. c. 93	Petty Sessions (Ireland).
XXIII.	-	Repeals -{	Acts and Parts of Acts specified in Schedule D	Stamps and Revenue.
XXIV.	-	Amends -	28 & 29 Vict. c. 61. {	Fortification of Dock- yards and Arsenals.
XXV.†	-{	Further continues {	29 & 30 Viet. c. 1 {	Suspension of Habeas Corpus (Ireland).
XXVII.	-	Applies -{	28 & 29 Viet. c. 98. {	Compounded British Spirits.

^{*} Until June 1st, 1867. The principal Act had previously been continued by the 29 & 30 Vict. c. 119. until February 26th, 1867. See Cap. 25, infrå.

† Until March 1st, 1868. See Cap. 1, suprå.

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
XXVIII	Amends and extends	29 & 30 Vict. c. 28. {	Labouring Classes Dwellings. Labouring Classes Lodg-
XXXII	$\begin{array}{c} \mathbf{Amends} & \mathbf{-} \\ \\ \mathbf{Amends} & \mathbf{-} \end{array}$	29 & 30 Vict. c. 72., and other Acts authorizing Ad- vances for Public Works	ing Houses (Ireland). Public Works.
xxxiv{	Partly re- { peals * - {	10 & 11 Viet. c. 37. 12 & 13 Viet. c. 73.	Army Enlistment.
xxxv	Applies and amends - Extends -	11 & 12 Vict. c. 42. { 22 & 23 Vict. c. 17.s.1. 24 & 25 Vict. c. 66. {	Proceedings of Justices out of Sessions. Vexatious Indictments. Oaths in Criminal Proceedings.
xxxvII	Repeals - Partly re- peals † -	17 & 18 Vict. c. 64. { 29 & 30 Vict. c. 114. {	Public Libraries (Scotland). Public Libraries Amendment Act (England and Scotland).
XXXIX	Amends -{	10 Geo. 4. c. 44 } 2 & 3 Vict. c. 71.s. 9. }	Metropolitan Police.
XL}	Apply -	15 & 16 Viet. c. 28. {	Commissioners of Public Works and Buildings.
XLIV	Applies -	4 Geo. 4. c. 61 { 7 & 8 Vict. c. 90 { 8 & 9 Vict. c. 113 13 & 14 Vict. c. 89. { 22 Vict. c. 26 {	Court of Chancery (Ireland). Protection of Purchasers, &c. (Ireland). Documentary Evidence. Court of Chancery (Ireland). Superannuation, Civil Service.
	Amends - Repeals - {	4 Geo. 4. c. 78. Acts and Parts of Acts specified in Schedule A.	Stamp Duties on Judicial Proceedings (Ireland).

^{*} As to Persons enlisting or re-enlisting as Soldiers after the passing of the Act. † i.e. so much as relates to Scotland.

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
XLV	Amends -	26 & 27 Vict. c. 24	Admiralty Courts.
XLVI		1 & 2 Vict. c. 53{	County Treasurers (Ireland).
	Extends -	1 & 2 Vict. c. 54{	Suitors Fund in Chan- cery.
	Applies -	6 & 7 Will. 4. c. 116. 7 Will. 4. & 1 Viet. c. 2. 19 & 20 Viet. c. 63.	Grand Juries (Ireland).
		22 Vict. c. 26{	Superannuation, Civil Service.
	Restricts -	4 Geo. 4. c. 33{	County Treasurers (Ireland).
	Repeals -{	25 & 26 Vict. c. 89. s. 114	Joint Stock Companies.
xlvii	Amends -	23 & 24 Vict. c. 115.	Crown Debts and Judg- ments.
l	Applies -	28 & 29 Viet. c. 45.	Stamps on Judicial Proceedings.
L	Amends -{	4 & 5 Will. 4. c. 61 2 & 3 Vict. c. 50	Bridges (Ireland). Public Works (Ireland).
∟п	- Amends -	48 Geo. 3. c. 110 51 Geo. 3. c. 101 52 Geo. 3. c. 153 54 Geo. 3. c. 102 55 Geo. 3. c. 94 1 Geo. 4. c. 103 1 & 2 Geo. 4. c. 79. 5 Geo. 4. c. 64 7 Geo. 4. c. 34 1 Will. 4. c. 54 14 & 15 Vict. c. 26. 23 & 24 Vict. c. 92. 24 & 25 Vict. c. 72. 28 & 29 Vict. c. 22.	British White Herring Fishery.
LIII{	Repeals cer- tain Sec- tions of -	4 Gco. 4. c. 94 { 4 & 5 Will. 4. c. 84 10 &11 Vict. c. 198. { 1 & 2 Will. 4. c. 33	Excise on Spirits (Ireland and Scotland). Appropriation of Supplies. Ecclesiastical Jurisdiction. Public Works (Ireland).
(Applies -{	29 & 30 Vict. c. 72.	Advances from Consoli- dated Fund for Public Works.

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
LIV	Amends -	7 & 8 Vict. c. 97{	Charitable Bequests (Ireland).
LVI	Applies	1 & 2 Will. 4. c. 33 1 & 2 Vict. c. 56 29 & 30 Vict. c. 72.	Public Works (Ireland). Poor Relief (Ireland). Advances from Consolidated Fund for Public Works.
LIX	Repeals -{	Acts and Parts of Acts specified in Schedule	Various.
LX	Amends -	3 & 4 Vict. c. 91. and Acts amend- ing same}	Linen and other Manufactures (Ireland).
LXII	Amends -	30 Car. 2., Stat. II. c. 1 } 3 Will. & Mar. c. 2. {	Allegiance and Supremacy. Oath of Supremacy (Ireland).
LXIV	Amends -	14 & 15 Vict. c. 83. {	Court of Appeal in Chancery.
LXVIII	Repeals -{	1 Vict. c. 30. part of s. 11}	Officers in Courts of Law.
LXIX	Explains -	17 & 18 Vict. c. 113.	Administration of deceased Persons.
LXXII	Amends -	57 Geo. 3. c. 66	Board of Trade.
LXXIV	Extends -	30 Vict. c. 8{	Trades Unions Commission.
LXXVII	Amends -	30 & 31 Vict. c. 50	Bridges (Ireland).
LXXVIII	Amends -{	28 & 29 Vict. c. 44., Schedule }	Tyne Pilotage.
LXXX	Amends -{	17 & 18 Vict. c. 91. 20 & 21 Vict. c. 58.	Valuation of Lands (Scotland).
	ſ	2 & 3 Vict. c. 71.	Metropolitan Police.
LXXXII	Partly repeals and amends -	16 & 17 Vict. c. 107. 18 & 19 Vict. c. 96. 20 & 21 Vict. c. 62. 23 & 24 Vict. c. 110. 28 & 29 Vict. c. 98.	Customs Duties. British Spirits Duties.
	Applies -	2 Will. 4. c. 4{	Embezzlement by public Servants.

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
LXXXIV	Repeals -{	3 & 4 Viet. c. 29 4 & 5 Viet. c. 32 16 & 17 Viet. c. 100. 21 & 22 Viet. c. 25. s. 7 21 & 22 Viet. c. 97. s. 2 21 & 22 Viet. c. 97. s. 7 7 & 8 Viet. c. 101. s. 59 11 & 12 Viet. c. 43.	Public Health. Poor Law. Summary Convictions.
		except s. 11 5 24 & 25 Vict. c. 59 28 & 29 Vict. c. 79	Vaccination. Union Chargeability.
LXXXVII.	Applies -{	3 & 4 Vict. c. 94 5 Vict. c. 5 15 & 16 Vict. c. 80. 18 & 19 Vict. c. 134. 23 & 24 Vict. c. 149. 24 & 25 Vict. c. 98. 12 Geo. 1. c. 32 15 & 16 Vict. c. 87. 25 & 26 Vict. c. 86.	Court of Chancery. Criminal Law Consolidation. Suitors in Court of Chancery. Lunacy Regulation.
LXXXIX. {	Makes per- } petual - }	27 & 28 Vict. c. 86.	Stamp Duty on Bills (Ireland).
x c{	Repeals - $\left\{\begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$	Parts of Acts specified in Schedule 1 Will. 4. c. 64. ss. 4. and 5. 4 & 5 Will. 4. c. 51. s. 5. in part 16 & 17 Vict. c. 63. s. 8. 6 Geo. 4. c. 81. s. 25. 19 & 20 Vict. c. 34. s. 19. 25 Vict. c. 22. s. 8.	Excise Licences and Stamp Duties.
xciv	Applies -{	23 & 24 Vict. c. 119. 25 & 26 Vict. c. 76.	Weights and Measures (Ireland).
xcv	Amends -	10 & 11 Vict. c. 100. {	Dublin Metropolitan Police.
xcvi.	$egin{array}{c} \mathbf{A}_{\mathbf{mends}} \\ & \text{and} \\ & \text{applies -} \end{array}$	7 Will. 4. & 1 Viet. c. 41 16 & 17 Viet. c. 80.	Sheriffs' Courts (Scotland).

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
XCVII	Amends -{	24 & 25 Vict. c. 84. 26 & 27 Vict. c. 115.	Trustees (Scotland).
CI{	Partly repeals -	19 & 20 Vict. c. 108.* { 25 & 26 Vict. c. 101.† { 28 & 29 Vict. c. 75.‡ 29 & 30 Vict. c. 90.‡ 6 Geo. 4. c. 78.	Nuisances Removal (Scotland). General Police, &c. (Scotland). Sewage Utilization. Sanitary Purposes. Quarantine Regulations.
	Applies and amends-	6 Vict. c. 18	Registration of Electors.
си.	Applies -	24 & 25 Vict c. 53.	Voting Papers at Elec-
	Extends	28 Vict. c. 36.	Registration of Electors.
	and amends	2 Will. 4. c. 45.	Reform Act.
Ų	Amends	6 Anne c. 7	Succession of the Crown.
стп{	Modifies and applies .	4 Will. 4. c. 103 7 Vict. c. 15 14 Vict. c. 54 17 Vict. c. 104 19 & 20 Vict. c. 38. 27 & 28 Vict. c. 48.	Labour in Factories.
CIV{	Amends and extends	7 & 8 Vict. c. 85	Railways.
ev{	and artenda	5 Geo. 4. c. 96. 1 Vict. c. 67. 8 & 9 Vict. c. 77. 8 & 9 Vict. c. 128.	Arbitration between Masters and Workmen.
	peals and	4 & 5 Will. 4. c. 76. 7 & 8 Vict. c. 101 10 & 11 Vict. c. 109. 29 & 30 Vict. c. 113.	Poor Law.
VI{ F		- 1.	Union and Parish Property.
1	mends - 2	26 & 27 Vict. c. 70.	Public Works, Manufac- turing Districts.
	ncorpo-	Acts specified in Schedule	Poor Law.

^{*} i.e. except Part V. † i.e. Sections 441 to 447 both inclusive. ‡ So far as they relate to Scotland.

30 & 31 V	ict.	Effect.	Act affected.	Subject of Act affected.
CX	,	Repeals -	6 & 7 Vict. c. 95 9 & 10 Vict. c. 9 10 & 11 Vict. c. 54. 11 & 12 Vict. c. 84. 22 & 23 Vict. c. 42.	Chelsea and Greenwich Pensioners.
CXII.	-	Applies -	6 & 7 Will. 4. c. 116.	Grand Juries (Ireland).
CXIII.	-{	Applies and amends -	21 & 22 Vict. c. 98 28 & 29 Vict. c. 90 29 & 30 Vict. c. 75	Local Government. Public Health. Sewage Utilization.
CXIV.	-{	Applies -	13 Geo. 3. c. 63. 1 Will. 4. c. 22. 8 & 9 Viet. c. 113. 17 & 18 Viet. c. 104. 25 & 26 Viet. c. 63. 19 & 20 Viet. c. 102. 22 & 23 Viet. c. 26. 23 & 24 Geo. 3. c. 14. ss. 1, 2, 3, (Irish). 2 & 3 Will. 4. c. 116.	East India Company. Hackney Carriages (Metropolis). Documentary Evidence. Merchant Shipping. Common Law Procedure. Superannuations, Civil Service. Salaries of Public Officers.
CXVI.	•	Amends -	s. 1.* 5 28 & 29 Viet. c. 50	Dogs (Ireland).
схуп.	-{	$egin{array}{c} \mathbf{A} ext{mends} \ \mathbf{a} ext{nd} \ \mathbf{a} ext{pplies} - \end{array} \left\{ egin{array}{c} \mathbf{A} ext{mends} \end{array} \right.$	18 & 19 Vict. c. 63. 21 & 22 Vict. c. 101. 25 & 26 Vict. c. 87.	Industrial and Provident Societies.
cxvIII.	-{	Amends - { Applies -	1 & 2 Geo. 4. c. 33. 1 Vict. c. 27 8 & 9 Vict. c. 107 } 22 & 23 Vict. c. 26.	Insane Persons (Ireland). Superannuations, Civil Service.
CXIX.	_{	Repeals - Applies - Amends - Revives† -	27 & 28 Vict. c. 91. 24 & 25 Vict. c. 96. 28 & 29 Vict. c. 89. s. 45 } 9 & 10 Will. 3. c. 41. ss. 1, 2, 4, 5, and 8	Naval and Victualling Stores. Larceny and other Offences. Greenwich Hospital. War Stores and Seamen's Wages.

^{*} i.e. so far as relates to the Salary of the Judge of the Admiralty Court (Ireland). † These Sections had been repealed by 28 & 29 Vict. c. 112.

30 & 31 Viet.	Effect.	Act affected.	Subject of Act affected.
CXXIL -	$\mathbf{Amends} \;\; \textbf{-} \Bigg\{$	15 & 16 Vict. c. 73. s. 7 } 29 & 30 Vict. c. 101. s. 7 }	Officers of Common Law Courts. Common Law Courts Fees.
cxxiv{	Partly repeals and amends -	17 & 18 Viet. c. 104.	Merchant Shipping.
cxxv{	Continues and amends -	11 & 12 Vict. c. 107. 16 & 17 Vict. c. 62. 29 & 30 Vict. c. 2 29 & 30 Vict. c. 15. 29 & 30 Vict. c. 110.	Cattle Disease.
cxxvi{	Amends and applies -	8 & 9 Vict. c. 19 { 13 & 14 Vict. c. 83. { 26 & 27 Vict. c. 118. {	Lands Clauses Consolidation (Scotland). Abandonment of Railways. Companies Clauses Consolidation.
CXXVII{	Amends and ap- plies -	8 & 9 Vict. c. 18 { 13 & 14 Vict. c. 83. { 26 & 27 Vict. c. 118. {	Lands Clauses Consolidation. Abandonment of Railways. Companies Clauses Consolidation.
	Applies -	24 & 25 Vict. c. 96. { 9 Geo. 1. c. 8. ss. 3,	Larceny and other Of- fences.
CXXVIII.	Repeals -	4, 5. 17 Geo. 2. c. 40. s. 10 39 & 40 Geo. 3. c. 89 54 Geo. 3. c. 60 55 Geo. 3. c. 127	Naval, Ordnance, and Victualling Stores.
	Partly repeals and	4 Geo. 4. c. 53 { 7 & 8 Vict. c. 107 {	Benefit of Clergy in Cases of Larceny. Courts of Law Officers
CXXIX	applies - { Applies - { Amends -	19 & 20 Vict. c. 102. 22 & 23 Vict. c. 26. { 20 & 21 Vict. c. 6	(Ireland). Common Law Procedure. Superannuation, Civil Service. Bankruptcy (Ireland).

^{*} The Parts repealed are Sections 224, 227, and 231.
† Viz., Section 8. and also so much as is inconsistent with the Provisions of this Act. c 3

30 & 31 Vict.	Effect.	Act affected.	Subject of Act affected.
CXXXI	Applies -{	9 & 10 Vict. c. 95 19 & 20 Vict. c. 108.	County Courts.
CXXXII	Explains -	22 & 23 Vict. c. 35	Powers of Trustees.
CXXXIII. {		4 & 5 Vict. c. 38 12 & 13 Vict. c. 49. 59 Geo. 3. c. 134 3 Geo. 4. c. 72	Sites for Schools. Church Building.
CXXXIV	Amends -	2 & 3 Vict. c. 47	Police of Metropolis.
CXXXV{	Amends and applies -	1 & 2 Vict. c. 106 {	Pluralities and Residence of Clergy.
CXXXVI	Applies -	28 Vict. c. 27.	Costs on Private Bills.
CXL{	$\left. egin{array}{l} \mathbf{A} ext{mends} \\ ext{and ap-} \\ ext{plies} \end{array} ight. ight. ight.$	47 Geo. 3. Sess. 2. c. 70 }	Shorncliff Military Canal.
CXLI, -{	$egin{array}{l} \mathbf{A} ext{mends} \\ \mathbf{a} ext{nd} & \mathbf{a} ext{p-} \\ \mathbf{p} ext{lies} & - \end{array} egin{cases} \mathbf{A} ext{pplies} & - \end{aligned}$	Acts specified in First Schedule - } Acts specified in Second Schedule- }	Masters and Servants. Summary Procedure.
CXLII	Repeals $-$ $\left\{\begin{array}{cc} Amends & -\\ Extends & -\\ Applies & -\\ \end{array}\right.$	3 & 4 Will. 4. c. 42. s. 17 } Parts of Acts specified in Schedule - } 9 & 10 Vict. c. 95 29 & 30 Vict. c. 14. 28 & 29 Vict. c. 99. 19 & 20 Vict. c. 108. 12 & 13 Vict. c. 74	Law Amendment. Small Debts and County Courts. County Courts. Relief of Trustees.
CXLIII	Continues*	Acts specified in Schedule }	Various.

^{*} For the respective Periods specified in Schedule.

TABLE II.

CHRONOLOGICAL.

[For Details, see TABLE I.]

	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict
30 Car. 2. Stat. 2. c. 1.	Allegiance and Supre-	Amended -	Сар. LXII.
3 Will. & Mar. c. 2	Oath of Supremacy (Ireland).	Amended -	LXII.
9 & 10 Will. 3. c. 41. ss 1., 2., 4., 5., and 8.	War Stores and Sea- men's Wages.	Revived -	CXIX.
6 Anne, c. 7	Succession of the Crown	Amended -	CII.
9 Geo. 1. c. 8. ss. 3., 4., 5.	Naval and Victualling Stores.	Repealed -	CXXVIII.
17 Geo. 2. c. 40. s. 10.	Naval and Victualling Stores.	Repealed -	CXXVIII.
13 Geo. 3. c. 63.	East India Company -	Applied -	CXIV.
39 & 40 Geo. 3. c. 89.	Naval and Victualling Stores.	Repealed -	CXXVIII.
47 Geo. 3. Sess. 2. c. 70.	Shorncliffe Military Canal.	Amended and applied.	CXL.
48 Geo. 3. c. 110.	British White Herring Fishery.	Amended -	LII.
51 Geo. 8. c. 101	British White Herring Fishery.	Amended -	LII.
52 Geo. 3. c. 153	British White Herring Fishery.	Amended -	LII.
54 Geo. 3. c. 102.	British White Herring Fishery.	Amended -	LII.
55 Geo. 3. c. 94.	British White Herring Fishery.	Amended -	LII.
54 Geo. 3. c. 60.	Naval and Victualling Stores.	Repealed -	CXXVIII.
55 Geo. 3. c. 127	Naval and Victualling Stores.	Repealed -	CXXVIII.
57 Geo. 3. c. 66.	Board of Trade -	Amended -	LXX.
59 Geo. 3. c. 134	Church Building -	Extended -	CXXXIII.
1 Geo. 4. c. 103.	British White Herring Fishery.	Amended -	LII.
1 & 2 Geo. 4. c. 59	British White Herring Fishery.	Amended -	LII.
1 & 2 Geo. 4. c. 33	Insane Persons (Ireland)	Amended -	CXVIII.
3 Geo. 4. c. 72.	Church Building -	Extended -	CXXXIII.
4 Geo. 4. c. 33.	County Treasurers (Ireland).	Restricted -	XLVI.
4 Geo. 4. c. 53.	Benefit of Clergy, Larceny.	Repealed -	CXXVIII.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict.
4 Geo. 4. c. 61.	Court of Chancery	Applied -	Cap. XLIV.
4 Geo. 4. c. 78.	(Ireland). Stamp Duties on Judicial Proceedings (Ire-	Amended -	XLIV.
4 Geo. 4. c. 94.	land). Excise on Spirits (Ireland and Scotland).	Partly amended.	LIV.
5 Geo. 4. c. 34.	British White Herring	Amended -	LII.
5 Geo. 4. c. 64.	Fishery. British White Herring Fishery.	Amended -	LII.
5 Geo. 4. c. 96.	Arbitration, Masters and Workmen.	Applied and extended.	CV.
3 6 4 4 4 4 4	Quarantine Regulations Excise Licences and Stamp Duties.	Applied - Explained -	CI. XC.
10 Geo. 4. c. 44. s. 25 1 Will. 4. c. 22.	Metropolitan Police - Hackney Carriages (Me-	Amended - Applied -	XXXIX. CXIV.
1 Will. 4. c. 64. ss. 4,	tropolis). Excise Licences and Stamp Duties.	Repealed -	XC.
1 & 2 Will. 4. c. 33.		Applied -	LIII. and LVI.
1 & 2 Will. 4. c. 54.	- British White Herring Fishery.	Amended -	LII.
2 Will. 4. c. 4	- Embezzlement by Public Servants.	Applied -	LXXXII.
2 Will. 4. c. 45. 2 & 3 Will. 4. c. 116 s. 1.	- Reform Act	Amended - Repealed -	CII. CXIV.
3 & 4 Will. 4. c. 42 s. 17.		Repealed -	CXLII.
4 & 5 Will. 4. c. 51 s. 5.	Excise Licences and Stamp Duties.	Partly repealed.	XC.
4 & 5 Will. 4. c. 61. 4 & 5 Will. 4. c. 76.	- Bridges (Ireland) -	Amended - Applied and amended.	L. VI. and CVI
4 & 5 Will. 4. c. 84.	1 11 1	Partly re-	LIII.
4 & 5 Will. 4. c. 103	plies. Labour in Factories -	pealed. Modified and	CIII.
5 & 6 Will. 4. c. 69.	1	applied. Extended -	CVI.
6 & 7 Will. 4. c. 116.	perty Grand Juries (Ireland)	Applied -	XLVI. and
7 Will. 4. and 1 Vic	Grand Juries (Ireland)	Applied -	CXII. XLVI.
c. 2. 7 Will. 4. and 1 Vic c. 41.	Sheriffs Courts (Scotland)	Amended and applied.	XCVI.

	Act affected	•	Subject of Act affected.	How affected.	Act affecting.
-					30 & 31 Vict. Cap.
_	Vict. c. 27 Vict. c. 30	-	Insane Persons (Ireland) Officers in Courts of Law	Amended - Partly re-	CXVIII. LXVIII.
l	Vict. c. 54		Suitors Fund in Chancery.	pealed. Extended -	XLV.
1	Vict. c. 67.	-	Arbitration between Masters and Work-men.	Applied and extended.	CV.
1	& 2 Vict. c. 53		Suitors Fund in Chan- cery.	Extended -	XLVI.
	& 2 Vict. c. 56		Poor Relief (Ireland) -	Applied -	LVI.
	& 2 Vict. c. 10		Pluralities and Residence of Clergy.	Amended and ap- plied.	CXXXV.
	& 3 Vict. c. 71		Metropolitan Police -	Amended -	XXXIX. and LXXXII.
	& 3 Vict. c. 50		Public Works (Ireland)	Amended -	L.
	& 3 Vict. c. 47 & 4 Vict. c. 91		Police of Metropolis - Linen, &c., Manufac- tures (Ireland).	Amended -	CXXXIV. LX.
3	& 4 Vict. c. 29)	Public Health	Repealed -	LXXXIV.
	& 4 Vict. c. 94		Court of Chancery -	Applied -	LXXXVII.
	& 5 Vict. c. 32		Public Health	Repealed -	LXXXIV.
	& 5 Vict. c. 38 & 6 Vict. c. 5.		Sites for Schools - Court of Chancery -	Applied - Applied -	CXXXIII. LXXXVII.
	& 7 Vict. c. 18		Registration of Electors	Applied and amended.	CII.
6	8 7 Vict. c. 95	5	Chelsea and Greenwich Pensioners.	Repealed -	CX.
	' & 8 Vict. c. 15		Labour in Factories -	Modified and applied.	CIII.
7	7 & 8 Vict. c. 88	5	Railways	Amended and ex- tended.	CIV.
7	& 8 Vict. c. 90)	Protection of Purchasers, &c. (Ireland).	Applied -	XLIV.
-	& 8 Vict. c. 97		Charitable Bequests (Ireland).	Amended -	LIV.
	& 8 Vict. c. 10			Applied -	LXXXIV.
7	' & 8 Vict. c. 10)1	Poor Law	Partly repealed and amended.	CVI.
7	' & 8 Vict. c. 10	07	Courts of Law Officers (Ireland).	Partly repealed and applied.	CXXVIII.
8	8 & 9 Vict. c. 18	3	Lands Clauses Consoli- dation.	Applied -	CXXVI.
8	8 & 9 Vict. c. 19	9	Lands Clauses Consoli- dation (Scotland).	Applied -	CXXVII.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict. Cap.
8 & 9 Vict. c. 77.	Masters and Workmen; Arbitration.	Applied and extended.	cv.
8 & 9 Vict. c. 107	Insane Persons (Ireland)	Amended -	CXVIII.
8 & 9 Vict. c. 113	Documentary Evidence	Applied -	XLIV. and CXIV.
8 & 9 Vict. c. 128	Masters and Workmen; Arbitration.	Applied and extended.	CV.
9 & 10 Vict. c. 9.	Chelsea and Greenwich Pensioners.	Repealed -	CX.
9 & 10 Vict. c. 95	County Courts	Applied - Amended -	CXXXI. CXLII.
10 & 11 Viet. c. 37	Army Enlistment -	Partly repealed.	XXXIV.
10 & 11 Vict. c. 100	Dublin Metropolitan Police.	Amended -	XCV.
10 & 11 Vict. c. 109	Poor Law	Partly repealed and amended.	CVI.
10 & 11 Viet. c. 54	Chelsea and Greenwich Pensioners.	Repealed -	CX.
10 & 11 Vict. c. 198	Ecclesiastical Jurisdiction.	Partly repealed.	LIII.
11 & 12 Vict. c. 42	Proceedings of Justices out of Sessions.	Applied and amended.	XXXV.
11 & 12 Vict. c. 43. (except s. 11.)	Summary Convictions -	Applied -	LXXXIV.
11 & 12 Vict. c. 84	Chelsea and Greenwich Pensioners.	Repealed -	CX.
11 & 12 Vict. c. 107	Cattle Disease	Continued and	CXXV.
12 & 13 Vict. c. 49	Sites for Schools -	Applied -	CXXXIII.
12 & 13 Vict. c. 73	Army Enlistment -	Partly repealed.	XXXIV.
12 & 13 Vict. c. 74	Relief of Trustees -	Applied -	CXLII.
13 & 14 Vict. c. 83	Abandonment of Rail-	Amended and	CXXVI. and CXXVII.
13 & 14. Vict. c. 89	ways. Court of Chancery (Ire-	applied. Applied -	XLIV.
14 & 15 Vict. c. 26	land). British White Herring Fishery.	Amended -	LII.
14 & 15 Vict. c. 54	Labour in Factories -	Modified and	CIII.
14 & 15 Vict. c. 83	Court of Appeal in	applied. Amended -	LXIV.
14 & 15 Vict. c. 93	Chancery. Petty Sessions (Ireland)	Amended -	XIX.
15 & 16 Viet. c. 28	Commissioners of Public Works.	Applied -	XL. and XLI.

			
Act affected.	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict.
15 & 16 Vict. c. 73. s.7.	Officers of Common Law Courts.	Amended -	Cap. CXXII.
15 & 16 Vict. c. 80	Court of Chancery -	Applied -	LXXXVII.
15 & 16 Vict. c. 87	Suitors in Chancery -	Amended -	LXXXVII.
16 & 17 Vict. c. 62	Cattle Disease	Continued and amended.	CXXV.
16 & 17 Vict. c. 63. s. 8.	Excise and Stamp Duties	Repealed -	XC.
16 & 17 Vict. c. 80	Sheriff's Court (Scot-land).	Amended and applied.	XCVI.
16 & 17 Vict. c. 90	Assessed Taxes -	Amended -	V.
16 & 17 Viet. c. 97	Lunatic Asylums -	Amended and applied.	XII.
16 & 17 Vict. c. 100	Public Health	Repealed -	LXXXIV.
16 & 17 Vict. c. 104	Labour in Factories -	Modified and applied.	CIII.
16 & 17 Vict. c. 107	Customs Duties -	Amended -	LXXXII.
17 & 18 Vict. c. 64	Public Libraries (Scotland).	Repealed -	XXXVII.
17 & 18 Viet. c. 91	Valuation of Land (Scot- land).	Amended -	LXXX.
17 & 18 Vict. c. 104	Merchant Shipping -	Applied - Partly repealed and amended.	CXIV.
17 & 18 Vict. c. 113	Administration of Deceased Persons.	Explained -	LXIX.
18 & 19 Vict. c. 63	Industrial and Provident Societies.	Amended and applied.	CXVII.
18 & 19 Vict. c. 96	Customs Duties -	Amended -	LXXXII.
18 & 19 Vict. c. 134	Court of Chancery -	Applied -	LXXXVII.
19 & 20 Vict. c. 34. s. 19.	Excise and Stamp Duties	Explained -	XC.
19 & 20 Vict. c. 38	Labour in Factories -	Modified and applied.	CIII.
19 & 20 Vict. c. 63	Grand Juries (Ireland)	Applied -	XLVI.
19 & 20 Vict. c. 102	Common Law Procedure	Applied -	CXIV. and CXXIX.
19 & 20 Vict. c. 103	Nuisances Removal (Scotland).	Partly repealed.	CI.
19 & 20 Vict. c. 108	County Courts	Applied -	CXXXI. and CXLII.
20 & 21 Vict, c. 6.	Bankruptcy (Ireland) -	Amended -	CXXIX.
20 & 21 Vict. c. 25. s. 7.	Public Health -	Repealed -	LXXXIV.
20 & 21 Vict. c. 58	Valuation of Lands (Scotland).	Amended -	LXXX.
20 & 21 Vict, c. 92. s. 2. 20 & 21 Vict, c. 92. s. 7.	Public Health Public Health	Repealed - Applied -	LXXXIV. LXXXIV.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
21 & 22 Vict. c. 98 21 & 22 Vict. c. 101 22 & 23 Vict. c. 17 22 & 23 Vict. c. 26	Local Government - Industrial and Provident Societies. Vexatious Indictments - Superannuation, Civil Service.	Applied and extended. Amended and applied. Amended - Applied -	30 & 31 Viet. Cap. CXIII. CXVII. XXXV. XLIV., XLVI., CXIV., CXVIII., and
22 & 23 Vict. c. 35 22 & 23 Vict. c. 42	Powers of Trustees - Chelsea and Greenwich Pensioners.	Explained - Repealed -	CXXIX. CXXXII. CX.
23 & 24 Vict. c. 75	Criminal Lunatics -	Amended and applied.	XII.
23 & 24 Vict. c. 92 23 & 24 Vict. c. 110	British White Herring Fishery. Customs Duties	Amended -	LII. LXXXII.
23 & 24 Vict. c. 115	Crown Debts and Payments.	Amended -	XLVII.
23 & 24 Vict. c. 119	Weights and Measures (Ireland).	Applied -	XCIV.
23 & 24 Vict. c. 149 24 & 25 Vict. c. 53	Court of Chancery - Voting Papers at Elections.	Applied - Applied -	CII.
24 & 25 Vict. c. 59 24 & 25 Vict. c. 66	Vaccination Oaths in Criminal Pro-	Applied - Extended -	LXXXIV. XXXV.
24 & 25 Vict. c. 72	ceedings. British White Herring Fishery.	Amended -	LII.
24 & 25 Vict. c. 84 24 & 25 Vict. c. 96	Trustees (Scotland) - Larceny and other Of- fences.	Amended - Applied -	XCVII. CXIX. and CXXVII.
24 & 25 Vict. c. 98	Criminal Law Consolidation.	Applied -	LXXXVII.
25 & 26 Vict. c. 22. s. 8.	Excise and Stamp Duties Manchant Chinning	Extended -	XC.
25 & 26 Vict. c. 63 25 & 26 Vict. c. 76	Merchant Shipping - Weights and Measures (Ireland).	Applied - Applied -	CXIV. XCIV.
25 & 26 Vict. c. 86 25 & 26 Vict. c. 87	Lunacy Regulation - Industrial and Provident Societies.	Amended - Amended and applied.	CXVII.
25 & 26 Vict. c. 89	Joint Stock Companies	Partly repealed.	XLVII.
25 & 26 Vict. c. 101	General Police (Scot-land).	Partly repealed.	CI.
26 & 27 Vict. c. 24	Admiralty Courts -	Amended -	XLV.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict.
26 & 27 Vict. c. 70	Public Works—Manu-	Amended -	CvI.
26 & 27 Vict, c. 115	facturing Districts. Trustees (Scotland)	Amended -	XCVII.
26 & 27 Viet. c. 118	Companies Clauses Consolidation.	Applied -	CXXVI. and CXXVII.
27 & 28 Vict. c. 48	Labour in Factories -	Modified and applied.	CIII.
27 & 28 Vict. c. 54	Ecclesiastical Courts (Ireland).	Amended -	XI.
27 & 28 Vict. c. 86	Stamp Duty on Bills (Ireland).	Made per- petual.	LXXXIX.
27 & 28 Vict. c. 91	Naval and Victualling Stores.	Repealed -	CXIX.
28 & 29 Vict. c. 22	British White Herring Fishery.	Amended -	LII.
28 & 29 Vict. c. 27	Costs of Private Bills -	Applied -	CXXXVI.
28 & 29 Vict. c. 36	Registration of Electors	Applied -	CII.
28 & 29 Vict. c. 44	Tyne Pilotage	Amended -	LXXVIII.
28 & 29 Vict. c. 45	Stamps on Judicial Proceedings.	Applied -	XLVII.
28 & 29 Vict. c. 50	Dogs (Ireland) -	Amended -	CXVI.
28 & 29 Vict. c. 61	Fortification of Dock- yards, &c.	Amended -	XXIV.
28 & 29 Vict. c. 75	Sewage Utilization -	Partly repealed.	CI.
28 & 29 Vict. c. 79	Union Chargeability -	Applied -	LXXXIV.
28 & 29 Vict. c. 89. s. 45	1	Amended -	CXIX.
28 & 29 Vict. c. 90		Applied and amended.	CXIII.
28 & 29 Vict. c. 98	British Spirit Duties -	Applied - Amended -	LXXVII.
28 & 29 Vict. c. 99	County Courts	Extended -	CXLII.
29 & 30 Vict. c. 1	Suspension of Habeas Corpus (Ireland).	Continued - Further con-	I. XXV.
29 & 30 Vict. c. 2	Cattle Disease	tinued. Continued and	cxxv.
00.0.00.771		amended.	CVTTT
29 & 30 Vict. c. 14	County Courts	Amended -	CXLII.
29 & 30 Vict. c. 15	Cattle Disease	Continued and amended.	CXXV.
29 & 30 Vict. c. 28	Dwellings of Labouring Classes.	Amended and extended.	XXVIII.
29 & 30 Vict. c. 44	Dwellings of Labouring Classes (Ireland).	Amended -	xxvIII.
29 & 30 Vict. c. 72	Public Works -	Amended -	XXXII.
		Applied -	LIII. and
		1	LVI.

Act affected.	Subject of Act affected.	How affected.	Act affecting.
			30 & 31 Vict.
29 & 30 Vict. c. 75	Sewage Utilization -	Applied and amended.	CXIII.
29 & 30 Vict. c. 90	Sanitary Purposes -	Partly repealed.	CI.
29 & 30 Vict. c. 101. s. 7.	Common Law Courts Fees.	Amended -	CXXII.
29 & 30 Vict. c. 110	Cattle Disease -	Continued and amended.	CXXV.
29 & 30 Vict. c. 113	Poor Law	Partly repealed and amended.	CVI.
29 & 30 Vict. c. 114	Public Libraries (England and Scotland).	Partly repealed.	XXXVII.
30 Vict. c. 8	Trades Union Commission.	Extended -	LXXIV.
30 & 31 Vict. c. 54	Bridges (Ireland) -	Amended -	LXXVII.

STATUTES AT LARGE.

Anno Regni VICTORIÆ, Britanniarum Reginæ, Tricesimo & Tricesimo Primo.

AT the Parliament begun and holden at Westminster, the First Day of February, Anno Domini 1866, in the Twentyinith Year of the Reign of our Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith: and from thence continued by several Prorogations to the Fifth Day of February 1867; being the Second Session of the Nineteenth Parliament of the United Kingdom of Great Britain and Ireland.

CAP. I.

An Act to further continue the Act of the Twenty-ninth Year of the Reign of Her present Majesty, Chapter One, intituled An Act to empower the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend, and detain for a limited Time, such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government. [26th February 1867.]

HEREAS an Act was passed in the last Session of 29 & 30 Vict.

Parliament, Chapter One, intituled An Act to empower c. 1.

the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend, and detain for a limited Time, such Persons as he or they shall suspect of conspiring against Her

' Majesty's Person and Government:

'And whereas by an Act passed in the same Session of 29 & 30 Vict.
'Parliament, Chapter One hundred and nineteen, the Powers c. 119.
'and Provisions of the said first-recited Act were continued

'until the Expiration of Twenty-one Days after the Commencement of the present Session of Parliament, and the same will accordingly expire on the Twenty-sixth Day of February One thousand eight hundred and sixty-seven:

'And whereas the treasonable Conspiracy in the first-recited 'Act mentioned still exists, and it is therefore expedient to 30 & 31 Vict.

A 'continue

Habeas Corpus Suspension.

Marriages (Odessa).

continue the said Powers and Provisions for a further limited
 Period:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

First-recited Act further continued until 1st June 1867.

All Prisoners under this Act

to be treated

as untried

Prisoners.

1. The first-recited Act, and the several Powers and Provisions therein contained, shall continue in force until the First Day of June One thousand eight hundred and sixty-seven, and the said Act shall be read and construed as if the Words "the First Day of June One thousand eight hundred and sixty-seven" were throughout the said Act substituted for the Words "the First of September One thousand eight hundred and sixty-six."

2. All Prisoners at present in Confinement under the Warrant of the Lord Lieutenant of *Ireland* by virtue of the Powers of the first-recited Act, or who shall be hereafter arrested and committed to Prison in pursuance of same or of this Act, shall while in such

Confinement be treated as untried Prisoners.

CAP. II.

An Act for removing Doubts as to the Validity of certain Marriages between British Subjects at Odessa.

[29th March 1867.]

12 & 13 Vict. c. 68. WHEREAS by an Act of the Session of the Twelfth and Thirteenth Years of the Reign of Her present Majesty, Chapter Sixty-eight, and intituled An Act for facilitating the Marriage of British Subjects resident in Foreign Countries, Provision is made for solemnizing in Foreign Countries, or Places where there may be a British Consul duly authorized in that Behalf, Marriages between Persons both or one of whom are or is British Subjects or a British Subject:

'And whereas certain Marriages have been solemnized at 'Odessa in the Empire of Russia by or in the Presence of 'Eustace C. Grenville Murray Esquire, Consul General, between 'Persons being both or one of them Subjects or a Subject of this

'And whereas Doubts are entertained as to the Validity of certain of the said Marriages by reason of a Noncompliance by the Parties thereto with the Provisions of the said Act as to 'Residence:

'And whereas such Noncompliance has arisen by reason of the Inadvertence of the Consul to the Provisions of the said Act, and not in consequence of any wilful Neglect or Default on the Part of the Parties to the said Marriages:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. All Marriages solemnized at *Odessa* previously to the passing of this Act by or in the Presence of the said *Eustace C. Grenville Murray* (both or one of the Parties to such Marriages being Subjects

Legalization of certain Marriages at Odessa Marriages (Odessa).

British North America.

Subjects or a Subject of this Realm) shall, notwithstanding any Noncompliance with the Provisions of the said Act of the Session of the Twelfth and Thirteenth Years of Her present Majesty, Chapter Sixty-eight, be held to be as valid as if all the Provisions of the said Act had been duly complied with.

notwithstanding Noncompliance with recited Act.

2. Where in the Copy of the Entry of any Marriage certified as required by the said Act such Marriage purports to have been solemnized by or in the Presence of the said Eustace C. Grenville Murray, the Production of such Copy, or of any certified Copy thereof, shall be Evidence of such Marriage having been solemnized by or in the Presence of the said Eustace C. Grenville Murray.

Evidence of Solemnization of Marriage.

3. This Act may be cited for all Purposes as "The Odessa Short Title. Marriage Act, 1867."

CAP. III.

An Act for the Union of Canada, Nova Scotia, and New Brunswick, and the Government thereof; and for Purposes connected therewith. [29th March 1867.]

WHEREAS the Provinces of Canada, Nova Scotia, and New Brunswick have expressed their Desire to be fede-' rally united into One Dominion under the Crown of the United ' Kingdom of Great Britain and Ireland, with a Constitution ' similar in Principle to that of the United Kingdom:

'And whereas such a Union would conduce to the Welfare of ' the Provinces and promote the Interests of the British Empire:

'And whereas on the Establishment of the Union by Authority ' of Parliament it is expedient, not only that the Constitution of ' the Legislative Authority in the Dominion be provided for, but ' also that the Nature of the Executive Government therein be ' declared:

'And whereas it is expedient that Provision be made for the ' eventual Admission into the Union of other Parts of British North America:

Be it therefore enacted and declared by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I.—Preliminary.

1. This Act may be cited as The British North America Act, Short Title. 1867.

2. The Provisions of this Act referring to Her Majesty the Provisions re-Queen extend also to the Heirs and Successors of Her Majesty, ferring to the Kings and Queens of the United Kingdom of Great Britain and Queen. Ireland.

II.-Union.

3. It shall be lawful for the Queen, by and with the Advice of Declaration of Her Majesty's Most Honourable Privy Council, to declare by Union. Proclamation that, on and after a Day therein appointed, not being more than Six Months after the passing of this Act, the A 2 Provinces

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Provinces of Canada, Nova Scotia, and New Brunswick shall form and be One Dominion under the Name of Canada; and on and after that Day those Three Provinces shall form and be One Dominion under that Name accordingly.

Construction of subsequent Provisions of Act.

4. The subsequent Provisions of this Act shall, unless it is otherwise expressed or implied, commence and have effect on and after the Union, that is to say, on and after the Day appointed for the Union taking effect in the Queen's Proclamation; and in the same Provisions, unless it is otherwise expressed or implied, the Name Canada shall be taken to mean Canada as constituted under this Act.

Four Provinces. 5. Canada shall be divided into Four Provinces, named Ontario, Quebec, Nova Scotia, and New Brunswick.

Provinces of Ontario and Quebec; 6. The Parts of the Province of Canada (as it exists at the passing of this Act) which formerly constituted respectively the Provinces of Upper Canada and Lower Canada shall be deemed to be severed, and shall form Two separate Provinces. The Part which formerly constituted the Province of Upper Canada shall constitute the Province of Ontario; and the Part which formerly constituted the Province of Lower Canada shall constitute the Province of Quebec.

Nova Scotia and New Brunswick. Decennial Census. 7. The Provinces of Nova Scotia and New Brunswick shall have the same Limits as at the passing of this Act.

8. In the general Census of the Population of Canada which is hereby required to be taken in the Year One thousand eight hundred and seventy-one, and in every Tenth Year thereafter, the respective Populations of the Four Provinces shall be distinguished.

III.—EXECUTIVE POWER.

Executive Power in the Queen. 9. The Executive Government and Authority of and over Canada is hereby declared to continue and be vested in the Queen.

Provisions referring to Governor General. 10. The Provisions of this Act referring to the Governor General extend and apply to the Governor General for the Time being of Canada, or other the Chief Executive Officer or Administrator for the Time being carrying on the Government of Canada on behalf and in the Name of the Queen, by whatever Title he is designated.

Constitution of Privy Council for Canada. 11. There shall be a Council to aid and advise in the Government of Canada, to be styled the Queen's Privy Council for Canada; and the Persons who are to be Members of that Council shall be from Time to Time chosen and summoned by the Governor General and sworn in as Privy Councillors, and Members thereof may be from Time to Time removed by the Governor General.

All Powers under Acts to be exercised by Governor General with Advice of Privy Council, or alone. 12. All Powers, Authorities, and Functions which under any Act of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland, or of the Legislature of Upper Canada, Lower Canada, Canada, Nova Scotia, or New Brunswich, are at the Union vested in or exerciscable by the respective Governors or Lieutenant Governors of

those Provinces, with the Advice, or with the Advice and Consent, of the respective Executive Councils thereof, or in conjunction with those Councils, or with any Number of Members thereof, or by those Governors or Lieutenant Governors individually, shall, as far as the same continue in existence and capable of being exercised after the Union in relation to the Government of Canada, be vested in and exerciseable by the Governor General, with the Advice or with the Advice and Consent of or in conjunction with the Queen's Privy Council for Canada, or any Members thereof, or by the Governor General individually, as the Case requires, subject nevertheless (except with respect to such as exist under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland) to be abolished or altered by the Parliament of Canada.

13. The Provisions of this Act referring to the Governor Provisions re-General in Council shall be construed as referring to the Gover- ferring to Gonor General acting by and with the Advice of the Queen's Privy vernor General in Council.

Council for Canada.

14. It shall be lawful for the Queen, if Her Majesty thinks Power to Her fit, to authorize the Governor General from Time to Time to Majesty to appoint any Person or any Persons jointly or severally to be authorize Gohis Deputy or Deputies within any Part or Parts of Canada, to appoint to appoint and in that Capacity to exercise during the Pleasure of the Deputies. Governor General such of the Powers, Authorities, and Functions of the Governor General as the Governor General deems it necessary or expedient to assign to him or them, subject to any Limitations or Directions expressed or given by the Queen; but the Appointment of such a Deputy or Deputies shall not affect the Exercise by the Governor General himself of any Power, Authority, or Function.

15. The Command-in-Chief of the Land and Naval Militia, Command of and of all Naval and Military Forces, of and in Canada, is hereby armed Forces. declared to continue and be vested in the Queen.

16. Until the Queen otherwise directs, the Seat of Government Seat of Goof Canada shall be Ottawa.

IV.—LEGISLATIVE POWER.

17. There shall be One Parliament for Canada, consisting of Constitution of the Queen, an Upper House styled the Senate, and the House of Parliament of Commons.

18. The Privileges, Immunities, and Powers to be held, Privileges, &c. enjoyed, and exercised by the Senate and by the House of Com- of Houses. mons and by the Members thereof respectively shall be such as are from Time to Time defined by Act of the Parliament of Canada, but so that the same shall never exceed those at the passing of this Act held, enjoyed, and exercised by the Commons House of Parliament of the United Kingdom of Great Britain and Ireland and by the Members thereof.

19. The Parliament of Canada shall be called together not First Session of

later than Six Months after the Union.

20. There shall be a Session of the Parliament of Canada Yearly Session once at least in every Year, so that Twelve Months shall not of the Parlia-

the Parliament.

intervene ment of Canada.



6

British North America.

intervene between the last Sitting of the Parliament in one Session and its first Sitting in the next Session.

The Senate.

Number of Senators. Representation of Provinces

in Senate.

- 21. The Senate shall, subject to the Provisions of this Act, consist of Seventy-two Members, who shall be styled Senators.
- 22. In relation to the Constitution of the Senate Canada shall be deemed to consist of Three Divisions:
 - 1. Ontario;
 - 2. Quebec;
- 3. The Maritime Provinces, Nova Scotia and New Brunswick; which Three Divisions shall (subject to the Provisions of this Act) be equally represented in the Senate as follows: Ontario by Twenty-four Senators; Quebec by Twenty-four Senators; and the Maritime Provinces by Twenty-four Senators, Twelve thereof representing Nova Scotia, and Twelve thereof representing New Brunswick.

In the Case of *Quebec* each of the Twenty-four Senators representing that Province shall be appointed for One of the Twenty-four Electoral Divisions of *Lower Canada* specified in Schedule A. to Chapter One of the Consolidated Statutes of *Canada*.

Qualifications of Senator.

Summons of

Senator.

23. The Qualifications of a Senator shall be as follows:

(1.) He shall be of the full Age of Thirty Years:

- (2.) He shall be either a natural-born Subject of the Queen, or a Subject of the Queen naturalized by an Act of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland, or of the Legislature of One of the Provinces of Upper Canada, Lower Canada, Canada, Nova Scotia, or New Brunswick, before the Union, or of the Parliament of Canada after the Union:
- (3.) He shall be legally or equitably seised as of Freehold for his own Use and Benefit of Lands or Tenements held in Free and Common Socage, or seised or possessed for his own Use and Benefit of Lands or Tenements held in Franc-alleu or in Roture, within the Province for which he is appointed, of the Value of Four thousand Dollars, over and above all Rents, Dues, Debts, Charges, Mortgages, and Incumbrances due or payable out of or charged on or affecting the same:

(4.) His Real and Personal Property shall be together worth
Four thousand Dollars over and above his Debts and
Liabilities:

(5.) He shall be resident in the Province for which he is appointed:

(6.) In the Case of Quebec he shall have his Real Property Qualification in the Electoral Division for which he is appointed, or shall be resident in that Division.

24. The Governor General shall from Time to Time, in the Queen's Name, by Instrument under the Great Scal of Canada, summon qualified Persons to the Senate; and, subject to the Provisions

Provisions of this Act, every Person so summoned shall become and be a Member of the Senate and a Senator.

25. Such Persons shall be first summoned to the Senate as Summons of the Queen by Warrant under Her Majesty's Royal Sign Manual First Body of thinks fit to approve, and their Names shall be inserted in the Queen's Proclamation of Union.

Senators.

26. If at any Time on the Recommendation of the Governor Addition of General the Queen thinks fit to direct that Three or Six Members be added to the Senate, the Governor General may by Summons to Three or Six qualified Persons (as the Case may be), representing equally the Three Divisions of Canada, add to the Senate accordingly.

certain Cases.

27. In case of such Addition being at any Time made, the Reduction of Governor General shall not summon any Person to the Senate, except on a further like Direction by the Queen on the like mal Number. Recommendation, until each of the Three Divisions of Canada is represented by Twenty-four Senators and no more.

28. The Number of Senators shall not at any Time exceed Number of Seventy-eight.

29. A Senator shall, subject to the Provisions of this Act, hold Tenure of Place. his Place in the Senate for Life.

30. A Senator may by Writing under his Hand addressed to Resignation of the Governor General resign his Place in the Senate, and there- Place in Senate. upon the same shall be vacant.

of Senators.

31. The Place of a Senator shall become vacant in any of the Disqualification following Cases:

(1.) If for Two consecutive Sessions of the Parliament he fails to give his Attendance in the Senate:

(2.) If he takes an Oath or makes a Declaration or Acknowledgment of Allegiance, Obedience, or Adherence to a Foreign Power, or does an Act whereby he becomes a Subject or Citizen, or entitled to the Rights or Privileges of a Subject or Citizen, of a Foreign Power:

(3.) If he is adjudged Bankrupt or Insolvent, or applies for the Benefit of any Law relating to Insolvent Debtors,

or becomes a public Defaulter:

(4.) If he is attainted of Treason or convicted of Felony or of

any infamous Crime:

(5.) If he ceases to be qualified in respect of Property or of Residence; provided, that a Senator shall not be deemed to have ceased to be qualified in respect of Residence by reason only of his residing at the Seat of the Government of Canada while holding an Office under that Government requiring his Presence there.

32. When a Vacancy happens in the Senate by Resignation, Summons on Death, or otherwise, the Governor General shall by Summons to Vacancy in a fit and qualified Person fill the Vacancy.

33. If any Question arises respecting the Qualification of a As to Qualifi-Senator or a Vacancy in the Senate the same shall be heard and cations, &c. determined by the Senate.

34. The Governor General may from Time to Time, by Instru- Appointment of ment under the Great Seal of Canada, appoint a Senator to be Speaker. Speaker A 4

Speaker of the Senate, and may remove him and appoint another in his Stead.

Quorum of Senate.

35. Until the Parliament of Canada otherwise provides, the Presence of at least Fifteen Senators, including the Speaker, shall be necessary to constitute a Meeting of the Senate for the Exercise of its Powers.

Voting in Senate.

36. Questions arising in the Senate shall be decided by a Majority of Voices, and the Speaker shall in all Cases have a Vote, and when the Voices are equal the Decision shall be deemed to be in the Negative.

The House of Commons.

Constitution of House of Commons.

37. The House of Commons shall, subject to the Provisions of this Act, consist of One hundred and eighty-one Members, of whom Eighty-two shall be elected for *Ontario*, Sixty-five for *Quebec*, Nineteen for *Nova Scotia*, and Fifteen for *New Brunswick*.

Summoning of House of Commons.

38. The Governor General shall from Time to Time, in the Queen's Name, by Instrument under the Great Seal of *Canada*, summon and call together the House of Commons.

Senators not to sit in H. of C.

39. A Senator shall not be capable of being elected or of sitting or voting as a Member of the House of Commons.

Electoral Districts of the Four Provinces. 40. Until the Parliament of Canada otherwise provides, Ontario, Quebec, Nova Scotia, and New Brunswick shall, for the Purposes of the Election of Members to serve in the House of Commons, be divided into Electoral Districts as follows:

1.—ONTARIO.

Ontario shall be divided into the Counties, Ridings of Counties, Cities, Parts of Cities, and Towns enumerated in the First Schedule to this Act, each whereof shall be an Electoral District, each such District as numbered in that Schedule being entitled to return One Member.

2.—QUEBEC.

Quebec shall be divided into Sixty-five Electoral Districts, composed of the Sixty-five Electoral Divisions into which Lower Canada is at the passing of this Act divided under Chapter Two of the Consolidated Statutes of Canada, Chapter Seventy-five of the Consolidated Statutes for Lower Canada, and the Act of the Province of Canada of the Twenty-third Year of the Queen, Chapter One, or any other Act amending the same in force at the Union, so that each such Electoral Division shall be for the Purposes of this Act an Electoral District entitled to return One Member.

3.—Nova Scotia.

Each of the Eighteen Counties of Nora Scotia shall be an Electoral District. The County of Halifux shall be entitled to return Two Members, and each of the other Counties One Member.

4.—New

4.—NEW BRUNSWICK.

Each of the Fourteen Counties into which New Brunswick is divided, including the City and County of St. John, shall be an Electoral District. The City of St. John shall also be a separate Electoral District. Each of those Fifteen Electoral Districts shall be entitled to return One Member.

41. Until the Parliament of Canada otherwise provides, all Laws in force in the several Provinces at the Union relative to the following Matters or any of them, namely,—the Qualifications and Disqualifications of Persons to be elected or to sit or vote as Members of the House of Assembly or Legislative Assembly in the several Provinces, the Voters at Elections of such Members, the Oaths to be taken by Voters, the Returning Officers, their Powers and Duties, the Proceedings at Elections, the Periods during which Elections may be continued, the Trial of controverted Elections, and Proceedings incident thereto, the vacating of Seats of Members, and the Execution of new Writs in case of Seats vacated otherwise than by Dissolution,—shall respectively apply to Elections of Members to serve in the House of Commons for the same several Provinces.

Continuance of existing Election Laws until Parliament of Canada otherwise provides.

Provided that, until the Parliament of Canada otherwise provides, at any Election for a Member of the House of Commons for the District of Algoma, in addition to Persons qualified by the Law of the Province of Canada to vote, every Male British Subject, aged Twenty-one Years or upwards, being a Householder, shall have a Vote.

42. For the First Election of Members to serve in the House Writs for First of Commons the Governor General shall cause Writs to be issued Election. by such Person, in such Form, and addressed to such Returning Officers as he thinks fit.

The Person issuing Writs under this Section shall have the like Powers as are possessed at the Union by the Officers charged with the issuing of Writs for the Election of Members to serve in the respective House of Assembly or Legislative Assembly of the Province of Canada, Nova Scotia, or New Brunswick; and the Returning Officers to whom Writs are directed under this Section shall have the like Powers as are possessed at the Union by the Officers charged with the returning of Writs for the Election of Members to serve in the same respective House of Assembly or Legislative Assembly.

43. In case a Vacancy in the Representation in the House of As to Casual Commons of any Electoral District happens before the Meeting Vacancies. of the Parliament, or after the Meeting of the Parliament before Provision is made by the Parliament in this Behalf, the Provisions of the last foregoing Section of this Act shall extend and apply to the issuing and returning of a Writ in respect of such vacant District.

44. The House of Commons on its first assembling after a As to Election General Election shall proceed with all practicable Speed to elect of Speaker. One of its Members to be Speaker.

45. In case of a Vacancy happening in the Office of Speaker Vacancy in by Death, Resignation, or otherwise, the House of Commons shall Office of

with Speaker.

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with all practicable Speed proceed to elect another of its Members to be Speaker.

46. The Speaker shall preside at all Meetings of the House of

47. Until the Parliament of Canada otherwise provides, in

case of the Absence for any Reason of the Speaker from the Chair

of the House of Commons for a Period of Forty-eight consecutive

Hours, the House may elect another of its Members to act as Speaker, and the Member so elected shall during the Continuance of such Absence of the Speaker have and execute all the Powers,

Speaker to preside.

Provision in case of Absence of Speaker.

Quorum of House of Commons.

Voting in House of Commons.

Its Duration.

Quorum of

Privileges, and Duties of Speaker.

48. The Presence of at least Twenty Members of the House of Commons shall be necessary to constitute a Meeting of the House for the Exercise of its Powers, and for that Purpose the Speaker shall be reckoned as a Member.

49. Questions arising in the House of Commons shall be decided by a Majority of Voices other than that of the Speaker, and when the Voices are equal, but not otherwise, the Speaker shall have a Vote.

50. Every House of Commons shall continue for Five Years from the Day of the Return of the Writs for choosing the House (subject to be sooner dissolved by the Governor General), and no longer.

51. On the Completion of the Census in the Year One thousand

Decennial Readjustment of Representation.

eight hundred and seventy-one, and of each subsequent decennial Census, the Representation of the Four Provinces shall be readjusted by such Authority, in such Manner, and from such Time, as the Parliament of *Canada* from Time to Time provides, subject and according to the following Rules:

(1.) Quebec shall have the fixed Number of Sixty-five Members:

- (2.) There shall be assigned to each of the other Provinces such a Number of Members as will bear the same Proportion to the Number of its Population (ascertained at such Census) as the Number Sixty-five bears to the Number of the Population of Quebec (so ascertained):
- (3.) In the Computation of the Number of Members for a Province a fractional Part not exceeding One Half of the whole Number requisite for entitling the Province to a Member shall be disregarded; but a fractional Part exceeding One Half of that Number shall be equivalent to the whole Number:
- (4.) On any such Re-adjustment the Number of Members for a Province shall not be reduced unless the Proportion which the Number of the Population of the Province bore to the Number of the aggregate Population of Canada at the then last preceding Re-adjustment of the Number of Members for the Province is ascertained at the then latest Census to be diminished by One Twentieth Part or upwards:
- (5.) Such Re-adjustment shall not take effect until the Termination of the then existing Parliament.

52. The

52. The Number of Members of the House of Commons may Increase of be from Time to Time increased by the Parliament of Canada, Number of provided the proportionate Representation of the Provinces House of prescribed by this Act is not thereby disturbed.

Money Votes; Royal Assent.

53. Bills for appropriating any Part of the Public Revenue, or Appropriation for imposing any Tax or Impost, shall originate in the House of and Tax Bills. Commons.

54. It shall not be lawful for the House of Commons to adopt Recommendaor pass any Vote, Resolution, Address, or Bill for the Appropriation of Money tion of any Part of the Public Revenue, or of any Tax or Impost, to any Purpose that has not been first recommended to that House by Message of the Governor General in the Session in which such Vote, Resolution, Address, or Bill is proposed.

55. Where a Bill passed by the Houses of the Parliament is Royal Assent presented to the Governor General for the Queen's Assent, he to Bills, &c. shall declare, according to his Discretion, but subject to the Provisions of this Act and to Her Majesty's Instructions, either that

he assents thereto in the Queen's Name, or that he withholds the Queen's Assent, or that he reserves the Bill for the Signification

of the Queen's Pleasure.

56. Where the Governor General assents to a Bill in the Disallowance Queen's Name, he shall by the first convenient Opportunity send by Order in an authentic Copy of the Act to One of Her Majesty's Principal Council of Act Secretaries of State, and if the Queen in Council within Two Years after Receipt thereof by the Secretary of State thinks fit to disallow the Act, such Disallowance (with a Certificate of the Secretary of State of the Day on which the Act was received by him) being signified by the Governor General, by Speech or Message to each of the Houses of the Parliament or by Proclamation. shall annul the Act from and after the Day of such Signification.

assented to by Governor General.

57. A Bill reserved for the Signification of the Queen's Pleasure Signification of shall not have any Force unless and until, within Two Years from Queen's Pleathe Day on which it was presented to the Governor General for sure on Bill the Queen's Assent, the Governor General signifies, by Speech or Message to each of the Houses of the Parliament or by Proclamation, that it has received the Assent of the Queen in Council.

An Entry of every such Speech, Message, or Proclamation shall be made in the Journal of each House, and a Duplicate thereof duly attested shall be delivered to the proper Officer to be kept among the Records of Canada.

V.—Provincial Constitutions.

Executive Power.

58. For each Province there shall be an Officer, styled the Appointment Lieutenant Governor, appointed by the Governor General in of Lieutenant Council by Instrument under the Great Seal of Canada.

59. A Lieutenant Governor shall hold Office during the Plea- Tenure of sure of the Governor General; but any Lieutenant Governor Office of appointed after the Commencement of the First Session of the Lieutenant Governor. Parliament of Canada shall not be removeable within Five Years

from his Appointment, except for Cause assigned, which shall be communicated to him in Writing within One Month after the Order for his Removal is made, and shall be communicated by Message to the Senate and to the House of Commons within One Week thereafter if the Parliament is then sitting, and if not then within One Week after the Commencement of the next Session of the Parliament.

Salaries of Lieutenant Governors. Oaths, &c. of Lieutenant Governor.

60. The Salaries of the Lieutenant Governors shall be fixed and provided by the Parliament of Canada.

Application of Provisions referring to Lieutenant Governor. 61. Every Lieutenant Governor shall, before assuming the Duties of his Office, make and subscribe before the Governor General or some Person authorized by him Oaths of Allegiance and Office similar to those taken by the Governor General.

Appointment of Executive Officers for Ontario and Quebec. 62. The Provisions of this Act referring to the Lieutenant Governor extend and apply to the Lieutenant Governor for the Time being of each Province, or other the Chief Executive Officer or Administrator for the Time being carrying on the Government of the Province, by whatever Title he is designated.

63. The Executive Council of *Ontario* and of *Quebec* shall be composed of such Persons as the Lieutenant Governor from Time to Time thinks fit, and in the first instance of the following Officers, namely,—the Attorney General, the Secretary and Registrar of the Province, the Treasurer of the Province, the Commissioner of Crown Lands, and the Commissioner of Agriculture and Public Works, with in *Quebec* the Speaker of the Legislative Council and the Solicitor General.

Government of Nova Scotia and New Brunswick. 64. The Constitution of the Executive Authority in each of the Provinces of Nova Scotia and New Brunswick shall, subject to the Provisions of this Act, continue as it exists at the Union until altered under the Authority of this Act.

Powers to be exercised by Lieutenant Governor of Ontario or Quebec with Advice, or alone.

65. All Powers, Authorities, and Functions which under any Act of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland, or of the Legislature of Upper Canada, Lower Canada, or Canada, were or are before or at the Union vested in or exerciseable by the respective Governors or Lieutenant Governors of those Provinces. with the Advice or with the Advice and Consent of the respective Executive Councils thereof, or in conjunction with those Councils, or with any Number of Members thereof, or by those Governors or Lieutenant Governors individually, shall, as far as the same are capable of being exercised after the Union in relation to the Government of Ontario and Quebec respectively, be vested in and shall or may be exercised by the Lieutenant Governor of Ontario and Quebec respectively, with the Advice or with the Advice and Consent of or in conjunction with the respective Executive Councils, or any Members thereof, or by the Lieutenant Governor individually, as the Case requires, subject nevertheless (except with respect to such as exist under Acts of the Parliament of Great Britain, or of the Parliament of the United Kingdom of Great Britain and Ireland,) to be abolished or altered by the respective Legislatures of Ontario and Quebec. **66.** The

66. The Provisions of this Act referring to the Lieutenant As to Lieu-Governor in Council shall be construed as referring to the Lieu- tenant Govertenant Governor of the Province acting by and with the Advice nor in Council. of the Executive Council thereof.

67. The Governor General in Council may from Time to As to Absence, Time appoint an Administrator to execute the Office and Func- &c. of Lieutentions of Lieutenant Governor during his Absence, Illness, or other ant Governor.

Inability.

68. Unless and until the Executive Government of any Pro- Seats of vince otherwise directs with respect to that Province, the Seats Provincial of Government of the Provinces shall be as follows, namely, -of Governments. Ontario, the City of Toronto; of Quebec, the City of Quebec; of Nova Scotia, the City of Halifax; and of New Brunswick, the City of Fredericton.

Legislative Power.

1.—ONTARIO.

69. There shall be a Legislature for Ontario consisting of the Legislature for Lieutenant Governor and of One House, styled the Legislative Ontario. Assembly of Ontario.

70. The Legislative Assembly of Ontario shall be composed Electoral of Eighty-two Members, to be elected to represent the Eighty- Districts. two Electoral Districts set forth in the First Schedule to this Act.

2.-QUEBEC.

71. There shall be a Legislature for Quebec consisting of the Legislature for Lieutenant Governor and of Two Houses, styled the Legislative Quebec. Council of Quebec and the Legislative Assembly of Quebec.

72. The Legislative Council of Quebec shall be composed of Constitution Twenty-four Members, to be appointed by the Lieutenant Gover- of Legislative nor, in the Queen's Name, by Instrument under the Great Seal Council. of Quebec, one being appointed to represent each of the Twentyfour Electoral Divisions of Lower Canada in this Act referred to, and each holding Office for the Term of his Life, unless the Legislature of Quebec otherwise provides under the Provisions of this Act.

73. The Qualifications of the Legislative Councillors of Quebec Qualification shall be the same as those of the Senators for Quebec.

74. The Place of a Legislative Councillor of Quebec shall become vacant in the Cases, mutatis mutandis, in which the Place of Senator becomes vacant.

of Legislative Councillors. Resignation,

75. When a Vacancy happens in the Legislative Council of Vacancies. Quebec by Resignation, Death, or otherwise, the Lieutenant Governor, in the Queen's Name, by Instrument under the Great Seal of Quebec, shall appoint a fit and qualified Person to fill the Vacancy.

76. If any Question arises respecting the Qualification of a Questions as to Legislative Councillor of Quebec, or a Vacancy in the Legislative Vacancies, &c. Council of Quebec, the same shall be heard and determined by the Legislative Council.

77. The Lieutenant Governor may from Time to Time, by Speaker of Instrument under the Great Seal of Quebec, appoint a Member of Legislative



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the Legislative Council of Quebec to be Speaker thereof, and may remove him and appoint another in his Stead.

Quorum of Legislative Council.

Voting in Legislative Council.

Constitution of Legislative Assembly of Quebec.

78. Until the Legislature of Quebec otherwise provides, the Presence of at least Ten Members of the Legislative Council, in-

cluding the Speaker, shall be necessary to constitute a Meeting for the Exercise of its Powers. 79. Questions arising in the Legislative Council of Quebec shall

be decided by a Majority of Voices, and the Speaker shall in all

Cases have a Vote, and when the Voices are equal the Decision shall be deemed to be in the Negative.

80. The Legislative Assembly of Quebec shall be composed of Sixty-five Members, to be elected to represent the Sixty-five Electoral Divisions or Districts of Lower Canada in this Act referred to, subject to Alteration thereof by the Legislature of Quebec: Provided that it shall not be lawful to present to the Lieutenant Governor of Quebec for Assent any Bill for altering the Limits of any of the Electoral Divisions or Districts mentioned in the Second Schedule to this Act, unless the Second and Third Readings of such Bill have been passed in the Legislative Assembly with the Concurrence of the Majority of the Members representing all those Electoral Divisions or Districts, and the Assent shall not be given to such Bill unless an Address has been presented by the Legislative Assembly to the Lieutenant Governor stating that it has been so passed.

3.—ONTARIO AND QUEBEC.

First Session of Legislatures.

Summoning of Legislative Assemblies.

Restriction on Election of Holders of Offices.

81. The Legislatures of Ontario and Quebec respectively shall be called together not later than Six Months after the Union.

82. The Lieutenant Governor of Ontario and of Quebec shall from Time to Time, in the Queen's Name, by Instrument under the Great Seal of the Province, summon and call together the

Legislative Assembly of the Province. 83. Until the Legislature of Ontario or of Quebec otherwise provides, a Person accepting or holding in Ontario or in Quebec any Office, Commission, or Employment, permanent or temporary, at the Nomination of the Lieutenant Governor, to which an annual Salary, or any Fee, Allowance, Emolument, or Profit of any Kind or Amount whatever from the Province is attached, shall not be eligible as a Member of the Legislative Assembly of the respective Province, nor shall he sit or vote as such; but nothing in this Section shall make ineligible any Person being a Member of the Executive Council of the respective Province, or holding any of the following Offices, that is to say, the Offices of Attorney General, Secretary and Registrar of the Province, Treasurer of the Province, Commissioner of Crown Lands, and Commissioner of Agriculture and Public Works, and in Quebec Solicitor General, or shall disqualify him to sit or vote in the House for which he is elected, provided he is elected while holding such Office.

Continuance of existing Election Laws.

84. Until the Legislatures of *Ontario* and *Quebec* respectively otherwise provide, all Laws which at the Union are in force in those Provinces respectively, relative to the following Matters, or any of them, namely,—the Qualifications and Disqualifications of



Persons to be elected or to sit or vote as Members of the Assembly of Canada, the Qualifications or Disqualifications of Voters, the Oaths to be taken by Voters, the Returning Officers, their Powers and Duties, the Proceedings at Elections, the Periods during which such Elections may be continued, and the Trial of controverted Elections and the Proceedings incident thereto, the vacating of the Seats of Members, and the issuing and Execution of new Writs in case of Seats vacated otherwise than by Dissolution,—shall respectively apply to Elections of Members to serve in the respective Legislative Assemblies of Ontario and Quebec.

Provided that, until the Legislature of Ontario otherwise provides, at any Election for a Member of the Legislative Assembly of Ontario for the District of Algoma, in addition to Persons qualified by the Law of the Province of Canada to vote, every Male British Subject, aged Twenty-one Years or upwards, being a

Householder, shall have a Vote.

85. Every Legislative Assembly of Ontario and every Legis- Duration of lative Assembly of Quebec shall continue for Four Years from the Legislative Day of the Return of the Writs for choosing the same (subject Assemblies. nevertheless to either the Legislative Assembly of Ontario or the Legislative Assembly of Quebec being sooner dissolved by the Lieutenant Governor of the Province), and no longer.

86. There shall be a Session of the Legislature of Ontario and Yearly Session of that of Quebec once at least in every Year, so that Twelve of Legislature. Months shall not intervene between the last Sitting of the

Legislature in each Province in one Session and its first Sitting in the next Session.

87. The following Provisions of this Act respecting the House Speaker, of Commons of Canada shall extend and apply to the Legislative Quorum, &c. Assemblies of Ontario and Quebec, that is to say,—the Provisions relating to the Election of a Speaker originally and on Vacancies, the Duties of the Speaker, the Absence of the Speaker, the Quorum, and the Mode of voting, as if those Provisions were here re-enacted and made applicable in Terms to each such Legislative Assembly.

4.—NOVA SCOTIA AND NEW BRUNSWICK.

88. The Constitution of the Legislature of each of the Pro- Constitutions vinces of Nova Scotia and New Brunswick shall, subject to the of Legislatures Provisions of this Act, continue as it exists at the Union until of Nova Scotia altered under the Authority of this Act; and the House of Brunswick. Assembly of New Brunswick existing at the passing of this Act shall, unless sooner dissolved, continue for the Period for which it was elected.

5.—ONTARIO, QUEBEC, AND NOVA SCOTIA.

89. Each of the Lieutenant Governors of Ontario, Quebec, and First Elections. Nova Scotia shall cause Writs to be issued for the First Election of Members of the Legislative Assembly thereof in such Form and by such Person as he thinks fit, and at such Time and addressed to such Returning Officer as the Governor General directs, and so that the First Election of Member of Assembly for any Electoral District



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District or any Subdivision thereof shall be held at the same Time and at the same Places as the Election for a Member to serve in the House of Commons of Canada for that Electoral District.

6.—The Four Provinces.

Application to Legislatures of Provisions respecting Money Votes, &c. 90. The following Provisions of this Act respecting the Parliament of Canada, namely,—the Provisions relating to Appropriation and Tax Bills, the Recommendation of Money Votes, the Assent to Bills, the Disallowance of Acts, and the Signification of Pleasure on Bills reserved,—shall extend and apply to the Legislatures of the several Provinces as if those Provisions were here re-enacted and made applicable in Terms to the respective Provinces and the Legislatures thereof, with the Substitution of the Lieutenant Governor of the Province for the Governor General, of the Governor General for the Queen and for a Secretary of State, of One Year for Two Years, and of the Province for Canada.

VI.—DISTRIBUTION OF LEGISLATIVE POWERS.

Powers of the Parliament.

Legislative Authority of Parliament of Canada. 91. It shall be lawful for the Queen, by and with the Advice and Consent of the Senate and House of Commons, to make Laws for the Peace, Order, and good Government of Canada, in relation to all Matters not coming within the Classes of Subjects by this Act assigned exclusively to the Legislatures of the Provinces; and for greater Certainty, but not so as to restrict the Generality of the foregoing Terms of this Section, it is hereby declared that (notwithstanding anything in this Act) the exclusive Legislative Authority of the Parliament of Canada extends to all Matters coming within the Classes of Subjects next herein-after enumerated; that is to say,—

1. The Public Debt and Property.

2. The Regulation of Trade and Commerce.

- 3. The raising of Money by any Mode or System of Taxation.
- 4. The borrowing of Money on the Public Credit.

5. Postal Service.

6. The Census and Statistics.

7. Militia, Military and Naval Service, and Defence.

- The fixing of and providing for the Salaries and Allowances of Civil and other Officers of the Government of Canada.
- 9. Beacons, Buoys, Lighthouses, and Sable Island.

10. Navigation and Shipping.

- 11. Quarantine and the Establishment and Maintenance of Marine Hospitals.
- 12. Sea Coast and Inland Fisheries.
- 13. Ferries between a Province and any *British* or Foreign Country or between Two Provinces.

14. Currency and Coinage.

 Banking, Incorporation of Banks, and the Issue of Paper Money.

16. Savings



- 16. Savings Banks.
- 17. Weights and Measures.
- 18. Bills of Exchange and Promissory Notes.

Interest.

20. Legal Tender.

21. Bankruptcy and Insolvency.

22. Patents of Invention and Discovery.

23. Copyrights.

- 24. Indians, and Lands reserved for the Indians.
- 25. Naturalization and Aliens.

26. Marriage and Divorce.

- 27. The Criminal Law, except the Constitution of Courts of Criminal Jurisdiction, but including the Procedure in Criminal Matters.
- 28. The Establishment, Maintenance, and Management of Penitentiaries.

29. Such Classes of Subjects as are expressly excepted in the Enumeration of the Classes of Subjects by this Act assigned exclusively to the Legislatures of the Provinces.

And any Matter coming within any of the Classes of Subjects enumerated in this Section shall not be deemed to come within the Class of Matters of a local or private Nature comprised in the Enumeration of the Classes of Subjects by this Act assigned exclusively to the Legislatures of the Provinces.

Exclusive Powers of Provincial Legislatures.

92. In each Province the Legislature may exclusively make Subjects of Laws in relation to Matters coming within the Classes of Subjects exclusive Pronext herein-after enumerated; that is to say,-

vincial Legislation.

- 1. The Amendment from Time to Time, notwithstanding anything in this Act, of the Constitution of the Province, except as regards the Office of Lieutenant Governor.
- 2. Direct Taxation within the Province in order to the raising of a Revenue for Provincial Purposes.
- 3. The borrowing of Money on the sole Credit of the Province.
- 4. The Establishment and Tenure of Provincial Offices and the Appointment and Payment of Provincial Officers.
- 5. The Management and Sale of the Public Lands belonging to the Province and of the Timber and Wood thereon.
- 6. The Establishment, Maintenance, and Management of Public and Reformatory Prisons in and for the Province.
- 7. The Establishment, Maintenance, and Management of Hospitals, Asylums, Charities, and Eleemosynary Institutions in and for the Province, other than Marine Hos-

8. Municipal Institutions in the Province.

9. Shop, Saloon, Tavern, Auctioneer, and other Licences in order to the raising of a Revenue for Provincial, Local, or Municipal Purposes.

10. Local Works and Undertakings other than such as are of the following Classes :a. Lines

- a. Lines of Steam or other Ships, Railways, Canals, Telegraphs, and other Works and Undertakings connecting the Province with any other or others of the Provinces, or extending beyond the Limits of the Province:
- b. Lines of Steam Ships between the Province and any British or Foreign Country:
- c. Such Works as, although wholly situate within the Province, are before or after their Execution declared by the Parliament of Canada to be for the general Advantage of Canada or for the Advantage of Two or more of the Provinces.
- 11. The Incorporation of Companies with Provincial Objects.

12. The Solemnization of Marriage in the Province.

13. Property and Civil Rights in the Province.

- 14. The Administration of Justice in the Province, including the Constitution, Maintenance, and Organization of Provincial Courts, both of Civil and of Criminal Jurisdiction. and including Procedure in Civil Matters in those Courts.
- 15. The Imposition of Punishment by Fine, Penalty, or Imprisonment for enforcing any Law of the Province made in relation to any Matter coming within any of the Classes of Subjects enumerated in this Section.

16. Generally all Matters of a merely local or private Nature in the Province.

Education.

Legislation respecting Education.

- 93. In and for each Province the Legislature may exclusively make Laws in relation to Education, subject and according to the following Provisions:-
 - (1.) Nothing in any such Law shall prejudicially affect any Right or Privilege with respect to Denominational Schools which any Class of Persons have by Law in the Province at the Union:
 - (2.) All the Powers, Privileges, and Duties at the Union by Law conferred and imposed in Upper Canada on the Separate Schools and School Trustees of the Queen's Roman Catholic Subjects shall be and the same are hereby extended to the Dissentient Schools of the Queen's Protestant and Roman Catholic Subjects in Quebec:
 - (3.) Where in any Province a System of Separate or Dissentient Schools exists by Law at the Union or is thereafter established by the Legislature of the Province, an Appeal shall lie to the Governor General in Council from any Act or Decision of any Provincial Authority affecting any Right or Privilege of the Protestant or Roman Catholic Minority of the Queen's Subjects in relation to Education:
 - (4.) In case any such Provincial Law as from Time to Time seems to the Governor General in Council requisite for the due Execution of the Provisions of this Section is



not

not made, or in case any Decision of the Governor General in Council on any Appeal under this Section is not duly executed by the proper Provincial Authority in that Behalf, then and in every such Case, and as far only as the Circumstances of each Case require, the Parliament of Canada may make remedial Laws for the. due Execution of the Provisions of this Section and of any Decision of the Governor General in Council under this Section.

Uniformity of Laws in Ontario, Nova Scotia, and New Brunswick.

94. Notwithstanding anything in this Act, the Parliament of Legislation for Canada may make Provision for the Uniformity of all or any of the Laws relative to Property and Civil Rights in Ontario, Nova Scotia, and New Brunswick, and of the Procedure of all or any of the Courts in those Three Provinces, and from and after the passing of any Act in that Behalf the Power of the Parliament of Canada to make Laws in relation to any Matter comprised in any such Act shall, notwithstanding anything in this Act, be unrestricted; but any Act of the Parliament of Canada making Provision for such Uniformity shall not have effect in any Province unless and until it is adopted and enacted as Law by the Legislature thereof.

Uniformity of Laws in Three Provinces.

Agriculture and Immigration.

95. In each Province the Legislature may make Laws in rela- Concurrent tion to Agriculture in the Province, and to Immigration into the Province; and it is hereby declared that the Parliament of Legislation re-Canada may from Time to Time make Laws in relation to Agriculture in all or any of the Provinces, and to Immigration into all or any of the Provinces; and any Law of the Legislature of a Province relative to Agriculture or to Immigration shall have effect in and for the Province as long and as far only as it is not repugnant to any Act of the Parliament of Canada.

Powers of specting Agriculture, &c.

VII.—JUDICATURE.

96. The Governor General shall appoint the Judges of the Appointment Superior, District, and County Courts in each Province, except of Judges. those of the Courts of Probate in Nova Scotia and New Brunswick.

97. Until the Laws relative to Property and Civil Rights in Selection of Ontario, Nova Scotia, and New Brunswick, and the Procedure Judges in Onof the Courts in those Provinces, are made uniform, the Judges tario, &c.; of the Courts of those Provinces appointed by the Governor General shall be selected from the respective Bars of those Provinces.

98. The Judges of the Courts of *Quebec* shall be selected from in Quebec. the Bar of that Province.

99. The Judges of the Superior Courts shall hold Office Tenure of Office during good Behaviour, but shall be removable by the Gover- of Judges. nor General on Address of the Senate and House of Commons.

100. The Digitized by GOOGLE

Salaries, &c. of Judges.

100. The Salaries, Allowances, and Pensions of the Judges of the Superior, District, and County Courts (except the Courts of Probate in Nova Scotia and New Brunswick), and of the Admiralty Courts in Cases where the Judges thereof are for the Time being paid by Salary, shall be fixed and provided by the Parliament of Canada.

General Court of Appeal, &c.

101. The Parliament of Canada may, notwithstanding anything in this Act, from Time to Time provide for the Constitution, Maintenance, and Organization of a General Court of Appeal for Canada, and for the Establishment of any additional Courts for the better Administration of the Laws of Canada.

VIII.—REVENUES; DEBTS; ASSETS; TAXATION.

Creation of Consolidated Revenue Fund. 102. All Duties and Revenues over which the respective Legislatures of Canada, Nora Scotia, and New Brunswick before and at the Union had and have Power of Appropriation, except such Portions thereof as are by this Act reserved to the respective Legislatures of the Provinces, or are raised by them in accordance with the special Powers conferred on them by this Act, shall form One Consolidated Revenue Fund, to be appropriated for the Public Service of Canada in the Manner and subject to the Charges in this Act provided.

Expenses of Collection, &c.

103. The Consolidated Revenue Fund of Canada shall be permanently charged with the Costs, Charges, and Expenses incident to the Collection, Management, and Receipt thereof, and the same shall form the First Charge thereon, subject to be reviewed and audited in such Manner as shall be ordered by the Governor General in Council until the Parliament otherwise provides.

Interest of Provincial Public Debts.

104. The annual Interest of the Public Debts of the several Provinces of Canada, Nova Scotia, and New Brunswick at the Union shall form the Second Charge on the Consolidated Revenue Fund of Canada.

Salary of Governor General. 105. Unless altered by the Parliament of Canada, the Salary of the Governor General shall be Ten thousand Pounds Sterling Money of the United Kingdom of Great Britain and Ireland, payable out of the Consolidated Revenue Fund of Canada, and the same shall form the Third Charge thereon.

Appropriation from Time to Time.

106. Subject to the several Payments by this Act charged on the Consolidated Revenue Fund of Canada, the same shall be appropriated by the Parliament of Canada for the Public Service.

Transfer of Stocks, &c.

107. All Stocks, Cash, Banker's Balances, and Securities for Money belonging to each Province at the Time of the Union, except as in this Act mentioned, shall be the Property of Canada, and shall be taken in Reduction of the Amount of the respective Debts of the Provinces at the Union.

Transfer of Property in Schedule. 108. The Public Works and Property of each Province, enumerated in the Third Schedule to this Act, shall be the Property of Canada.

Property in Lands, Mines, &c. 109. All Lands, Mines, Minerals, and Royalties belonging to the several Provinces of Canada, Nova Scotia, and New Brunswich at the Union, and all Sums then due or payable for such

Lands, Mines, Minerals, or Royalties, shall belong to the several Provinces of Ontario, Quebec, Nova Scotia, and New Brunswick in which the same are situate or arise, subject to any Trusts existing in respect thereof, and to any Interest other than that of the Province in the same.

110. All Assets connected with such Portions of the Public Assets con-Debt of each Province as are assumed by that Province shall belong nected with Provincial Debts; to that Province.

111. Canada shall be liable for the Debts and Liabilities of Canada to be

each Province existing at the Union.

112. Ontario and Quebec conjointly shall be liable to Canada Debts of Ontafor the Amount (if any) by which the Debt of the Province of rio and Quebec. Canada exceeds at the Union Sixty-two million five hundred thousand Dollars, and shall be charged with Interest at the Rate of Five per Centum per Annum thereon.

113. The Assets enumerated in the Fourth Schedule to this Assets of Onta-Act belonging at the Union to the Province of Canada shall be rio and Quebec.

the Property of Ontario and Quebec conjointly.

114. Nova Scotia shall be liable to Canada for the Amount (if Debt of Nova any) by which its Public Debt exceeds at the Union Eight million Scotia. Dollars, and shall be charged with Interest at the Rate of Five ver Centum per Annum thereon.

115. New Brunswick shall be liable to Canada for the Debt of New Amount (if any) by which its Public Debt exceeds at the Union Brunswick. Seven million Dollars, and shall be charged with Interest at the

Rate of Five per Centum per Annum thereon.

116. In case the Public Debts of Nova Scotia and New Bruns- Payment of Inwick do not at the Union amount to Eight million and Seven terest to Nova million Dollars respectively, they shall respectively receive by Scotia and New half-yearly Payments in advance from the Government of Canada Interest at Five per Centum per Annum on the Difference between the actual Amounts of their respective Debts and such stipulated Amounts.

117. The several Provinces shall retain all their respective Provincial Pub-Public Property not otherwise disposed of in this Act, subject to lic Property. the Right of Canada to assume any Lands or Public Property

required for Fortifications or for the Defence of the Country.

118. The following Sums shall be paid yearly by Canada to Grants to the several Provinces for the Support of their Governments and Provinces. Legislatures:

Dollars. Ontario Eighty thousand. Ouebec Seventy thousand. Nova Scotia -Sixty thousand. New Brunswick Fifty thousand.

Two hundred and sixty thousand: and an annual Grant in aid of each Province shall be made, equal to Eighty Cents per Head of the Population as ascertained by the Census of One thousand eight hundred and sixty-one, and in the Case of Nova Scotia and New Brunswick, by each subsequent

Decennial Census until the Population of each of those Two Pro-B 3

liable to them.

C. 3.

British North America.

vinces amounts to Four hundred thousand Souls, at which Rate such Grant shall thereafter remain. Such Grants shall be in full Settlement of all future Demands on *Canada*, and shall be paid half-yearly in advance to each Province; but the Government of *Canada* shall deduct from such Grants, as against any Province, all Sums chargeable as Interest on the Public Debt of that Province in excess of the several Amounts stipulated in this Act.

Further Grant to New Brunswick. 119. New Brunswick shall receive by half-yearly Payments in advance from Canada for the Period of Ten Years from the Union an additional Allowance of Sixty-three thousand Dollars per Annum; but as long as the Public Debt of that Province remains under Seven million Dollars, a Deduction equal to the Interest at Five per Centum per Annum on such Deficiency shall be made from that Allowance of Sixty-three thousand Dollars.

Form of Payments.

120. All Payments to be made under this Act, or in discharge of Liabilities created under any Act of the Provinces of Canada, Nova Scotia, and New Brunswick respectively, and assumed by Canada, shall, until the Parliament of Canada otherwise directs, be made in such Form and Manuer as may from Time to Time be ordered by the Governor General in Council.

Canadian Manufactures, &c.

121. All Articles of the Growth, Produce, or Manufacture of any one of the Provinces shall, from and after the Union, be admitted free into each of the other Provinces.

Customs and Excise Laws. 122. The Customs and Excise Laws of each Province shall, subject to the Provisions of this Act, continue in force until altered by the Parliament of Canada.

Exportation and Importation as between Two Provinces.

123. Where Customs Duties are, at the Union, leviable on any Goods, Wares, or Merchandises in any Two Provinces, those Goods, Wares, and Merchandises may, from and after the Union, be imported from one of those Provinces into the other of them on Proof of Payment of the Customs Duty leviable thereon in the Province of Exportation, and on Payment of such further Amount (if any) of Customs Duty as is leviable thereon in the Province of Importation.

Lumber Dues in New Bruns-wick.

124. Nothing in this Act shall affect the Right of New Brunswick to levy the Lumber Dues provided in Chapter Fifteen of Title Three of the Revised Statutes of New Brunswick, or in any Act amending that Act before or after the Union, and not increasing the Amount of such Dues; but the Lumber of any of the Provinces other than New Brunswick shall not be subject to such Dues,

Exemption of Public Lands.

125. No Lands or Property belonging to Canada or any Province shall be liable to Taxation.

Provincial Consolidated Revenue Fund.

126. Such Portions of the Duties and Revenues over which the respective Legislatures of Canada, Nova Scotia, and New Brunswick had before the Union Power of Appropriation as are by this Act reserved to the respective Governments or Legislatures of the Provinces, and all Duties and Revenues raised by them in accordance with the special Powers conferred upon them by this Act, shall in each Province form One Consolidated Revenue

Bevenue Fund to be appropriated for the Public Service of the Province.

IX.—MISCELLANEOUS PROVISIONS.

General.

127. If any Person being at the passing of this Act a Member As to Legislaof the Legislative Council of Canada, Nova Scotia, or New tive Councillors Brunswick, to whom a Place in the Senate is offered, does not of Provinces within Thirty Days thereafter, by Writing under his Hand ad- Senators. dressed to the Governor General of the Province of Canada or to the Lieutenant Governor of Nova Scotia or New Brunswick (as the Case may be), accept the same, he shall be deemed to have declined the same; and any Person who, being at the passing of this Act a Member of the Legislative Council of Nova Scotia or New Brunswick, accepts a Place in the Senate, shall thereby vacate his Seat in such Legislative Council.

becoming

128. Every Member of the Senate or House of Commons of Oath of Alle-Canada shall before taking his Seat therein take and subscribe giance, &c. before the Governor General or some Person authorized by him, and every Member of a Legislative Council or Legislative Assembly of any Province shall before taking his Seat therein take and subscribe before the Lieutenant Governor of the Province or some Person authorized by him, the Oath of Allegiance contained in the Fifth Schedule to this Act; and every Member of the Senate of Canada and every Member of the Legislative Council of Quebec shall also, before taking his Seat therein, take and subscribe before the Governor General, or some Person authorized by him, the Declaration of Qualification contained in the same Schedule.

129. Except as otherwise provided by this Act, all Laws in Continuance of force in Canada, Nova Scotia, or New Brunswick at the Union, existing Laws, and all Courts of Civil and Criminal Jurisdiction, and all legal Commissions, Powers, and Authorities, and all Officers, Judicial, Administrative, and Ministerial, existing therein at the Union, shall continue in Ontario, Quebec, Nova Scotia, and New Brunswick respectively, as if the Union had not been made; subject nevertheless (except with respect to such as are enacted by or exist under Acts of the Parliament of Great Britain or of the Parliament of the United Kingdom of Great Britain and Ireland). to be repealed, abolished, or altered by the Parliament of Canada. or by the Legislature of the respective Province, according to the Authority of the Parliament or of that Legislature under this

Courts, Offi-

130. Until the Parliament of Canada otherwise provides, all Transfer of Officers of the several Provinces having Duties to discharge in Officers to relation to Matters other than those coming within the Classes Canada. of Subjects by this Act assigned exclusively to the Legislatures of the Provinces shall be Officers of Canada, and shall continue to discharge the Duties of their respective Offices under the same Liabilities, Responsibilities, and Penalties as if the Union had not been made.

131. Until the Parliament of Canada otherwise provides, the Appointment of Governor General in Council may from Time to Time appoint new Officers. B 4

such Officers as the Governor General in Council deems necessary or proper for the effectual Execution of this Act.

Treaty Obligations.

132. The Parliament and Government of Canada shall have all Powers necessary or proper for performing the Obligations of Canada or of any Province thereof, as Part of the British Empire, towards Foreign Countries, arising under Treaties between the Empire and such Foreign Countries.

Use of English and French Languages. 133. Either the English or the French Language may be used by any Person in the Debates of the Houses of the Parliament of Canada and of the Houses of the Legislature of Quebec; and both those Languages shall be used in the respective Records and Journals of those Houses; and either of those Languages may be used by any Person or in any Pleading or Process in or issuing from any Court of Canada established under this Act, and in or from all or any of the Courts of Quebec.

The Acts of the Parliament of Canada and of the Legislature of Quebec shall be printed and published in both those Languages.

Ontario and Quebec.

Appointment of Executive Officers for Ontario and Quebec.

134. Until the Legislature of Ontario or of Quebec otherwise provides, the Lieutenant Governors of Ontario and Quebec may each appoint under the Great Seal of the Province the following Officers, to hold Office during Pleasure, that is to say,—the Attorney General, the Secretary and Registrar of the Province, the Treasurer of the Province, the Commissioner of Crown Lands, and the Commissioner of Agriculture and Public Works, and in the Case of Quebec the Solicitor General, and may, by Order of the Lieutenant Governor in Council, from Time to Time prescribe the Duties of those Officers, and of the several Departments over which they shall preside or to which they shall belong, and of the Officers and Clerks thereof, and may also appoint other and additional Officers to hold Office during Pleasure, and may from Time to Time prescribe the Duties of those Officers, and of the several Departments over which they shall preside or to which they shall belong, and of the Officers and Clerks thereof.

Powers, Duties, &c. of Executive Officers.

135. Until the Legislature of Ontario or Quebec otherwise provides, all Rights, Powers, Duties, Functions, Responsibilities, or Authorities at the passing of this Act vested in or imposed on the Attorney General, Solicitor General, Secretary and Registrar of the Province of Canada, Minister of Finance, Commissioner of Crown Lands, Commissioner of Public Works, and Minister of Agriculture and Receiver General, by any Law, Statute, or Ordinance of Upper Canada, Lower Canada, or Canada, and not repugnant to this Act, shall be vested in or imposed on any Officer to be appointed by the Lieutenant Governor for the Discharge of the same or any of them; and the Commissioner of Agriculture and Public Works shall perform the Duties and Functions of the Office of Minister of Agriculture at the passing of this Act imposed by the Law of the Province of Canada, as well as those of the Commissioner of Public Works.

136. Until

136. Until altered by the Lieutenant Governor in Council, the Great Seals. Great Seals of Ontario and Quebec respectively shall be the same, or of the same Design, as those used in the Provinces of Upper Canada and Lower Canada respectively before their Union as the Province of Canada.

137. The Words "and from thence to the End of the then next Construction of " ensuing Session of the Legislature," or Words to the same Effect, temporaryActs. used in any temporary Act of the Province of Canada not expired before the Union, shall be construed to extend and apply to the next Session of the Parliament of Canada if the Subject Matter of the Act is within the Powers of the same as defined by this Act, or to the next Sessions of the Legislatures of Ontario and Quebec respectively if the Subject Matter of the Act is within the Powers of the same as defined by this Act.

138. From and after the Union the Use of the Words As to Errors "Upper Canada" instead of "Ontario," or "Lower Canada" in Names. instead of "Quebec," in any Deed, Writ, Process, Pleading, Document, Matter, or Thing, shall not invalidate the same.

139. Any Proclamation under the Great Scal of the Province As to Issue of of Canada issued before the Union to take effect at a Time which Proclamations is subsequent to the Union, whether relating to that Province, or to Upper Canada, or to Lower Canada, and the several Matters after Union. and Things therein proclaimed, shall be and continue of like Force and Effect as if the Union had not been made.

before Union

140. Any Proclamation which is authorized by any Act of the As to Issue of Legislature of the Province of Canada to be issued under the Great Proclamations Seal of the Province of Canada, whether relating to that Province, or to Upper Canada, or to Lower Canada, and which is not issued before the Union, may be issued by the Lieutenant Governor of Ontario or of Quebec, as its Subject Matter requires, under the Great Seal thereof; and from and after the Issue of such Proclamation the same and the several Matters and Things therein proclaimed shall be and continue of the like Force and Effect in Ontario or Quebec as if the Union had not been made.

after Union.

141. The Penitentiary of the Province of Canada shall, until Penitentiary. the Parliament of Canada otherwise provides, be and continue the Penitentiary of Ontario and of Quebec.

142. The Division and Adjustment of the Debts, Credits, Arbitration Liabilities, Properties, and Assets of Upper Canada and Lower respecting Canada shall be referred to the Arbitrament of Three Arbi- Debts, &c. trators, One chosen by the Government of Ontario, One by the Government of Quebec, and One by the Government of Canada; and the Selection of the Arbitrators shall not be made until the Parliament of Canada and the Legislatures of Ontario and Quebec have met; and the Arbitrator chosen by the Government of Canada shall not be a Resident either in Ontario or in Quebec.

143. The Governor General in Council may from Time to Division of Time order that such and so many of the Records, Books, and Records. Documents of the Province of Canada as he thinks fit shall be appropriated and delivered either to Ontario or to Quebec, and the same shall thenceforth be the Property of that Province; and any Copy thereof or Extract therefrom, duly certified by the

Officer having charge of the Original thereof, shall be admitted as Evidence.

Constitution of Townships in Quebec. C.3.

144. The Lieutenant Governor of Quebec may from Time to Time, by Proclamation under the Great Seal of the Province, to take effect from a Day to be appointed therein, constitute Townships in those Parts of the Province of Quebec in which Townships are not then already constituted, and fix the Metes and Bounds thereof.

X.—Intercolonial Railway.

Duty of Government and Parliament of Canada to make Railway herein described. 145. Inasmuch as the Provinces of Canada, Nova Scotia, and New Brunswick have joined in a Declaration that the Construction of the Intercolonial Railway is essential to the Consolidation of the Union of British North America, and to the Assent thereto of Nova Scotia and New Brunswick, and have consequently agreed that Provision should be made for its immediate Construction by the Government of Canada: Therefore, in order to give effect to that Agreement, it shall be the Duty of the Government and Parliament of Canada to provide for the Commencement, within Six Months after the Union, of a Railway connecting the River St. Lawrence with the City of Halifax in Nova Scotia, and for the Construction thereof without Intermission, and the Completion thereof with all practicable Speed.

XI.—Admission of other Colonies.

Power to admit Newfoundland, &c. into the Union. 146. It shall be lawful for the Queen, by and with the Advice of Her Majesty's Most Honourable Privy Council, on Addresses from the Houses of the Parliament of Canada, and from the Houses of the respective Legislatures of the Colonies or Provinces of Newfoundland, Prince Edward Island, and British Columbia, to admit those Colonies or Provinces, or any of them, into the Union, and on Address from the Houses of the Parliament of Canada to admit Rupert's Land and the North-western Territory, or either of them, into the Union, on such Terms and Conditions in each Case as are in the Addresses expressed and as the Queen thinks fit to approve, subject to the Provisions of this Act; and the Provisions of any Order in Council in that Behalf shall have effect as if they had been enacted by the Parliament of the United Kingdom of Great Britain and Ireland.

As to Representation of Newfoundland and Prince Edward Island in Senate. 147. In case of the Admission of Newfoundland and Prince Edward Island, or either of them, each shall be entitled to a Representation in the Senate of Canada of Four Members, and (notwithstanding anything in this Act) in case of the Admission of Newfoundland the normal Number of Senators shall be Seventy-six and their maximum Number shall be Eighty-two; but Prince Edward Island when admitted shall be deemed to be comprised in the third of the Three Divisions into which Canada is, in relation to the Constitution of the Senate, divided by this Act, and accordingly, after the Admission of Prince Edward Island, whether Newfoundland is admitted or not, the Representation of Nova Scotia and New Brunswick in the Senate shall, as Vacancies occur, be reduced from Twelve to Ten Members respectively.



respectively, and the Representation of each of those Provinces shall not be increased at any Time beyond Ten, except under the Provisions of this Act for the Appointment of Three or Six additional Senators under the Direction of the Queen.

SCHEDULES.

The FIRST SCHEDULE.

Electoral Districts of Ontario.

A.

EXISTING ELECTORAL DIVISIONS.

COUNTIES.

- Prescott.
 Glengarry.
 Stormont.
- 4. Dundas.
- 5. Russell.

- 6. Carleton.
- 7. Prince Edward.
- 8. Halton.
- 9. Essex.

RIDINGS OF COUNTIES.

- 10. North Riding of Lanark.
- 11. South Riding of Lanark.
- 12. North Riding of Leeds and North Riding of Grenville.
- 13. South Riding of Leeds.
- 14. South Riding of Grenville.
- 15. East Riding of Northumberland.
- 16. West Riding of Northumberland (excepting therefrom the Township of South Monaghan).
- 17. East Riding of Durham.
- 18. West Riding of Durham.
- 19. North Riding of Ontario.
- 20. South Riding of Ontario.
- 21. East Riding of York.
- 22. West Riding of York.
- 23. North Riding of York.
- 24. North Riding of Wentworth.
- 25. South Riding of Wentworth.
- 26. East Riding of Elgin.
- 27. West Riding of Elgin.
- 28. North Riding of Waterloo.
- 29. South Riding of Waterloo.
- 30. North Riding of Brant.31. South Riding of Brant.
- 32. North Riding of Oxford.
- 33. South Riding of Oxford.
- 34. East Riding of Middlesex.

CITIES, PARTS OF CITIES, AND TOWNS.

- 35. West Toronto.
- 36. East Toronto.
- 37. Hamilton.

38. Ottawa.

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C.3.

British North America.

- 38. Ottawa.
- 39. Kingston.
- 40. London.
- 41. Town of Brockville, with the Township of Elizabethtown thereto attached.
- 42. Town of Niagara, with the Township of Niagara thereto attached.
- 43. Town of Cornwall, with the Township of Cornwall thereto attached.

NEW ELECTORAL DIVISIONS.

44. The Provisional Judicial District of ALGOMA.

The County of Bruce, divided into Two Ridings, to be called respectively the North and South Ridings:-

45. The North Riding of Bruce to consist of the Townships of Bury, Lindsay, Eastnor, Albemarle, Amabel, Arran, Bruce, Elderslie, and Langeen, and the Village of Southampton.

46. The South Riding of Bruce to consist of the Townships of Kincardine (including the Village of Kincardine), Greenock, Brant, Huron, Kinross, Culross, and Carrick.

The County of Huron, divided into Two Ridings, to be called respectively the North and South Ridings:-

47. The North Riding to consist of the Townships of Ashfield. Wawanosh, Turnberry, Howick, Morris, Grey, Colborne, Hullett, including Village of Clinton, and McKillop.

48. The South Riding to consist of the Town of Goderich and the Townships of Goderich, Tuckersmith, Stanley, Hav. Usborne, and Stephen.

The County of MIDDLESEX, divided into Ridings, to be called respectively the North, West, and East Ridings:

49. The North Riding to consist of the Townships of McGillivray and Biddulph (taken from the County of Huron), and Williams East, Williams West, Adelaide, and Lobo.

50. The West Riding to consist of the Townships of Delaware. Carradoc, Metcalfe, Mosa, and Ekfrid, and the Village of Strathroy.

The East Riding to consist of the Townships now embraced therein, and be bounded as it is at present.]

51. The County of Lambton to consist of the Townships of Bosanquet, Warwick, Plympton, Sarnia, Moore, Enniskillen, and Brooke, and the Town of Sarnia.

52. The County of Kent to consist of the Townships of Chatham, Dover, East Tilbury, Romney, Raleigh, and

Harwich, and the Town of Chatham.

53. The County of Bothwell to consist of the Townships of Sombra, Dawn, and Euphemia (taken from the County of Lambton), and the Townships of Zone, Camden with the Gore thereof, Orford, and Howard (taken from the County of Kent).

The



The County of GREY, divided into Two Ridings, to be called respectively the South and North Ridings:—

- 54. The South Riding to consist of the Townships of Bentinck, Glenelg, Artemesia, Osprey, Normanby, Egremont, Proton, and Melancthon.
- 55. The North Riding to consist of the Townships of Collingwood, Euphrasia, Holland, Saint-Vincent, Sydenham, Sullivan, Derby, and Keppel, Sarawak and Brooke, and the Town of Owen Sound.

The County of Perth, divided into Two Ridings, to be called respectively the South and North Ridings:—

56. The North Riding to consist of the Townships of Wallace, Elma, Logan, Ellice, Mornington, and North Easthope, and the Town of Stratford.

57. The South Riding to consist of the Townships of Blanchard, Downie, South Easthope, Fullarton, Hibbert, and the Villages of Mitchell and Ste. Marys.

The County of Wellington, divided into Three Ridings, to be called respectively North, South, and Centre Ridings:—

58. The North Riding to consist of the Townships of Amaranth, Arthur, Luther, Minto, Maryborough, Peel, and the Village of Mount Forest.

59. The Centre Riding to consist of the Townships of Garafraxa, Erin, Eramosa, Nichol, and Pilkington, and the Villages of Fergus and Elora.

60. The South Riding to consist of the Town of Guelph, and the Townships of Guelph and Puslinch.

The County of Norfolk, divided into Two Ridings, to be called respectively the South and North Ridings:—

61. The South Riding to consist of the Townships of Charlotteville, Houghton, Walsingham, and Woodhouse, and with the Gore thereof.

62. The North Riding to consist of the Townships of Middleton, Townsend, and Windham, and the Town of Sincoe.

63. The County of Haldimand to consist of the Townships of Oneida, Seneca, Caguya North, Caguya South, Raynham, Walpole, and Dunn.

- 64. The County of Monck to consist of the Townships of Canborough and Moulton, and Sherbrooke, and the Village of Dunville (taken from the County of Haldimand), the Townships of Caistor and Gainsborough (taken from the County of Lincoln), and the Townships of Pelham and Wainfleet (taken from the County of Welland).
- 65. The County of Lincoln to consist of the Townships of Clinton, Grantham, Grimsby, and Louth, and the Town of St. Catherines.
- 66. The County of Welland to consist of the Townships of Bertie, Crowland, Humberstone, Stamford, Thorold, and Willoughby, and the Villages of Chippewa, Clifton, Fort Erie, Thorold, and Welland.

67. The

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- 67. The County of PEEL to consist of the Townships of Chinguacousy, Toronto, and the Gore of Toronto, and the Villages of Brampton and Streetsville.
- 68. The County of Cardwell to consist of the Townships of Albion and Caledon (taken from the County of Peel), and the Townships of Adjala and Mono (taken from the County of Simcoe).

The County of SIMCOE, divided into Two Ridings, to be called respectively the South and the North Ridings:—

69. The South Riding to consist of the Townships of West Gwillimbury, Tecumseth, Innisfil, Essa, Tosorontio, Mulmur, and the Village of Bradford.

70. The North Riding to consist of the Townships of Nottawasaga, Sunnidale, Vespra, Flos, Oro, Medonte, Orillia and Matchedash, Tiny and Tay, Balaklava and Robinson, and the Towns of Barrie and Collingwood.

The County of VICTORIA, divided into Two Ridings, to be called respectively the South and North Ridings:—

71. The South Riding to consist of the Townships of Ops, Mariposa, Emily, Verulam, and the Town of Lindsay.

72. The North Riding to consist of the Townships of Anson,
Bexley, Carden, Dalton, Digby, Eldon, Fenelon, Hindon, Laxton, Lutterworth, Macaulay and Draper, Sommerville, and Morrison, Muskoka, Monck and Watt (taken from the County of Simcoe), and any other surveyed Townships lying to the North of the said North Riding.

The County of Peterborough, divided into Two Ridings, to be called respectively the West and East Ridings:—

73. The West Riding to consist of the Townships of South Monaghan (taken from the County of Northumberland), North Monaghan, Smith, and Ennismore, and the Town of Peterborough.

74. The East Riding to consist of the Townships of Asphodel, Belmont and Methuen, Douro, Dummer, Galway, Harvey, Minden, Stanhope and Dysart, Otonabee, and Snowden, and the Village of Ashburnham, and any other surveyed Townships lying to the North of the said East Riding.

The County of HASTINGS, divided into Three Ridings, to be called respectively the West, East, and North Ridings:—

75. The West Riding to consist of the Town of Belleville, the Township of Sydney, and the Village of Trenton.

 The East Riding to consist of the Townships of Thurlow, Tyendinaga, and Hungerford.

77. The North Riding to consist of the Townships of Rawdon, Huntingdon, Madoc, Elzevir, Tudor, Marmora, and Lake, and the Village of Stirling, and any other surveyed Townships lying to the North of the said North Riding.

78. The County of Lennox to consist of the Townships of Richmond, Adolphustown, North Fredericksburg, South Fredericksburg,

Fredericksburg, Ernest Town, and Amherst Island, and the Village of Napanee.

79 The County of Addington to consist of the Townships of Camden, Portland, Sheffield, Hinchinbroke, Kaladar, Kennebec, Olden, Oso, Anglesea, Barrie, Clarendon, Palmerston, Effingham, Abinger, Miller, Canonto, Denbigh, Loughborough, and Bedford.

80. The County of Frontenac to consist of the Townships of Kingston, Wolfe Island, Pittsburg and Howe Island, and

Storrington.

The County of RENFREW, divided into Two Ridings, to be called

respectively the South and North Ridings :-

- 81. The South Riding to consist of the Townships of McNab, Bagot, Blithfield, Brougham, Horton, Admaston, Grattan, Matawatchan, Griffith, Lyndoch, Raglan, Radcliffe, Brudenell, Sebastopol, and the Villages of Arnprior and Renfrew.
- 82. The North Riding to consist of the Townships of Ross, Bromley, Westmeath, Stafford, Pembroke, Wilberforce, Alice, Petawawa, Buchanan, South Algona, North Algona, Fraser, McKay, Wylie, Rolph, Head, Maria, Clara, Haggerty, Sherwood, Burns, and Richards, and any other surveyed Townships lying North-westerly of the said North Riding.

Every Town and incorporated Village existing at the Union, not specially mentioned in this Schedule, is to be taken as Part of the County or Riding within which it is locally situate.

The SECOND SCHEDULE.

Electoral Districts of Quebec specially fixed.

Counties of—

Pontiac.
Ottawa.
Argenteuil.
Huntingdon.

Missisquoi.
Brome.
Shefford.
Stanstead.

Compton.
Wolfe and Richmond.
Megantic.

Town of Sherbrooke.

The THIRD SCHEDULE.

Provincial Public Works and Property to be the Property of Canada.

- 1. Canals, with Lands and Water Power connected therewith.
- 2. Public Harbours.
- 3. Lighthouses and Piers, and Sable Island.
- 4. Steamboats, Dredges, and public Vessels.
- 5. Rivers and Lake Improvements.
- Railways and Railway Stocks, Mortgages, and other Debts due by Railway Companies.
- 7. Military Roads.
- Custom Houses, Post Offices, and all other Public Buildings, except such as the Government of Canada appropriate for the Use of the Provincial Legislatures and Governments.

9. Property

 Property transferred by the Imperial Government, and known as Ordnance Property.

 Armouries, Drill Sheds, Military Clothing, and Munitions of War, and Lands set apart for general Public Purposes.

The FOURTH SCHEDULE.

Assets to be the Property of Ontario and Quebec conjointly.

Upper Canada Building Fund.

Lunatic Asylums.

Normal School.

Court Houses

in

Lower Canada.

Aylmer, Montreal,

Kamouraska, J Law Society, Upper Canada. Montreal Turnpike Trust.

University Permanent Fund.

Royal Institution:

Consolidated Municipal Loan Fund, Upper Canada. Consolidated Municipal Loan Fund, Lower Canada.

Agricultural Society, Upper Canada.

Lower Canada Legislative Grant.

Quebec Fire Loan.

Tamisconata Advance Account.

Quebec Turnpike Trust.

Education-East.

Building and Jury Fund, Lower Canada.

Municipalities Fund.

Lower Canada Superior Education Income Fund.

The FIFTH SCHEDULE.

OATH OF ALLEGIANCE.

I A.B. do swear, That I will be faithful and bear true Allegiance to Her Majesty Queen Victoria.

Note.—The Name of the King or Queen of the United Kingdom of Great Britain and Ireland for the Time being is to be substituted from Time to Time, with proper Terms of Reference thereto.

DECLARATION OF QUALIFICATION.

I A.B. do declare and testify, That I am by Law duly qualified to be appointed a Member of the Senate of Canada [or as the Case may be], and that I am legally or equitably seised as of Freehold for my own Use and Benefit of Lands or Tenements held in Free and Common Socage [or seised or possessed for my own Use and Benefit of Lands or Tenements held in Franc-alleu or in Roture (as the Case may be), in the Province of Nova Scotia [or as the Case may be] of the Value of Four thousand Dollars over and above all Rents, Dues, Debts, Mortgages, Charges, and Incumbrances due or payable out of or charged on or affecting

Consolidated Fund (£369,118 5s. 6d.)

the same, and that I have not collusively or colourably obtained a Title to or become possessed of the said Lands and Tenements or any Part thereof for the Purpose of enabling me to become a Member of the Senate of Canada [or as the Case may be], and that my Real and Personal Property are together worth Four thousand Dollars over and above my Debts and Liabilities.

CAP. IV.

An Act to apply the Sum of Three hundred and sixty-nine thousand one hundred and eighteen Pounds Five Shillings and Sixpence out of the Consolidated Fund to the Service of the Years ending the Thirty-first Day of March One thousand eight hundred and sixty-six and the Thirty-first Day of March One thousand eight hundred and sixtyseven. [29th March 1867.]

CAP.

An Act to repeal the Duties of Assessed Taxes on Dogs, and to impose in lieu thereof a Duty of Excise.

[29th March 1867.]

E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, as follows:

1. The Duties of Assessed Taxes payable in Great Britain From and after under and by virtue of the Act passed in the Sixteenth and 5th April 1867 Seventeenth Years of Her Majesty, Chapter Ninety, for or in England, and respect of Dogs, shall cease to be payable for or in respect of in Scotland, Dogs kept in England after the Fifth Day of April One thousand Assessed Taxes eight hundred and sixty-seven, or kept in Scotland after the on Dogs to Twenty-fourth Day of May One thousand eight hundred and cease. sixty-seven; and all the Provisions, Rules, and Regulations, and Exemptions contained in the said Act, or in any other Act relating to the said Duties, are hereby repealed, save so far as the same respectively relate to Dogs kept in England before or on the said Fifth Day of April One thousand eight hundred and sixtyseven, or kept in Scotland before or on the said Twenty-fourth Day of May One thousand eight hundred and sixty-seven.

2. The Duty of Assessed Taxes for or in respect of each Dog Assessed Tax kept in England within the Year ending on the said Fifth Day of April One thousand eight hundred and sixty-seven, or kept in Scotland within the Year ending on the said Twenty-fourth Day of May One thousand eight hundred and sixty-seven, is hereby England, and reduced to Seven Shillings in lieu of Twelve Shillings now payable; and no Person shall be chargeable with Duty to any greater in Scotland, re-Amount than Twenty-three Pounds Two Shillings for any Number of Hounds, or Five Pounds Five Shillings for any Number of

Greyhounds, kept by him in such Years respectively.

3. In lieu of the said Duties of Assessed Taxes, there shall be After 5th April granted and charged in respect of Dogs kept in England after the 1867 the Duties said of Excise here-30 & 31 VICT.

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on Dogs kept within the Year ending 5th April 1867 in 24th May 1867 duced to 7s.

Duty on Dogs.

paid on Dogs.

in named to be said Fifth Day of April One thousand eight hundred and sixtyseven, or kept in Scotland after the said Twenty-fourth Day of May One thousand eight hundred and sixty-seven, the following Duties, to be paid annually upon the taking out of the Licences herein-after mentioned:

For and in respect of every Dog, of whatever Description or Denomination, for which a Licence to keep the same shall be taken out under this Act, the annual Duty of Five Shillings, to be paid by the Person who shall keep such Dog.

Duties and Licences to be under the Management of the Commissioners of Inland Revenue.

4. The said Duties and Licences shall be Excise Duties and Licences, and shall be under the Management of the Commissioners of Inland Revenue; and all the Powers, Provisions, Clauses, Regulations, and Directions contained in any Act relating to Excise Duties or Licences, or to Penalties under Excise Acts, and now or hereafter in force, shall respectively be of full Force and Effect with respect to the Duties hereby granted, and the Licences relating thereto, and the Penalties hereby imposed, so far as the same are applicable, and shall be observed, applied, and enforced for and in the collecting, regulating, and recovering of the Duties hereby granted, and the Licences relating thereto, and the Penalties hereby imposed, and otherwise in relation to the said Duties, Licences, and Penalties, so far as the same shall be consistent with and not superseded by the express Provisions of this Act, as fully and effectually as if the same had been herein repeated and specially enacted with reference to the said last-mentioned Duties, Licences, and Penalties respectively: Provided that nothing herein contained shall authorize the granting of a Licence under this Act upon Payment of a less Sum than the Duty for a whole Year.

Licences to be in such Form as the Commissioners shall direct.

5. The Licences to be taken out under this Act shall be in such Form and shall be granted by such Officers of Inland Revenue as the Commissioners of Inland Revenue shall direct; and every Licence shall commence on the Day on which the same shall be granted, and shall terminate on the Thirty-first Day of December following.

Register of Licences to be kept.

6. Every Officer who shall be authorized to grant Licences under this Act shall keep a Register of all such Licences granted by him, specifying the Name and Place of Abode of every Person licensed, and the Number of Dogs which each Person shall be licensed to keep; and any Justice of the Peace, or Constable or other Officer of the Peace, may at any convenient Time inspect the Register of Licences granted for the current or preceding

Commissioners to cause Notices to be fixed on Church Doors.

7. The Commissioners of Inland Revenue shall cause to be placed upon or near to the Door of every Church in Great Britain a printed or written Notice stating from whom Licences to keep Dogs can be obtained by Persons residing in the Parish or Place in which such Church is situated; and every such Notice shall be kept affixed upon or near to the Door of such Church for such Time as the said Commissioners shall direct: Provided that no Proceeding of any Kind, nor any Act done by any Person in pursuance of this Act, shall be deemed to be invalid or unlawful by reason

reason of such Notice not having been placed or kept affixed as aforesaid.

8. If any Person shall keep a Dog without having in force Penalty for a Licence granted under this Act authorizing him so to do, or keeping a Dog shall keep a greater Number of Dogs than he shall be licensed to keep, he shall for every such Offence forfeit the Sum of Five Pounds; and every Person in whose Custody, Charge, or Posses- who shall be sion, or in whose House or Premises, any Dog shall be found or deemed the seen, shall be deemed to be the Person who shall keep such Dog, unless the contrary be proved, and the Owner or Master of Dog. Hounds shall be deemed to be the Person keeping the same.

9. If any Person who shall have taken out a Licence under this Penalty for not Act shall not produce and deliver such Licence to be examined producing and read by any Officer of Excise or Police Constable within a reasonable Time after such Officer shall request the Production

of the same, he shall forfeit the Sum of Five Pounds.

10. The Duties imposed by this Act shall not be payable in No Dogs under respect of any Dog under the Age of Six Months.

Licence;

Keeper of a

Six Months old to pay Duty.

CAP. VI.

An Act for the Establishment in the Metropolis of Asylums for the Sick, Insane, and other Classes of the Poor, and of Dispensaries; and for the Distribution over the Metropolis of Portions of the Charge for Poor Relief; and for other Purposes relating to Poor Relief in the Metropolis. [29th *March* 1867.]

) E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited as The Metropolitan Poor Act, 1867. Short Title.

2. In this Act

The Term "the Poor Law Acts" means the Act of the Session Interpretation of the Fourth and Fifth Years of King William the Fourth of Terms. (Chapter Seventy-six) "for the Amendment and better Ad-" ministration of the Laws relating to the Poor in England " and Wales," and the Acts extending or amending the same:

The Term "the Poor Law Amendment Act of 1844" means the Act of the Session of the Seventh and Eighth Years of Her Majesty's Reign (Chapter One hundred and one) "for "the further Amendment of the Laws relating to the Poor " in England."

Words in this Act have the same Meaning as in the Poor Law Acts.

3. This Act extends only to Unions and Parishes not in Union Limitation of which are wholly or for the greater Part thereof respectively Act to the included in the Metropolis as defined by The Metropolis Manage- Metropolis.

ment Act, 1855; and in this Act the Term "the Metropolis" means the Metropolis as so defined.

Orders of Poor Law Board. 4. Any Order of the Poor Law Board under this Act shall not be deemed a General Order within the Operation of the Poor Law Acts, although addressed to more than One Union or Parish.

District Asylums.

Asylums to be provided.

5. Asylums to be supported and managed according to the Provisions of this Act may be provided under this Act for Reception and Relief of the Sick, Insane, or Infirm, or other Class or Classes of the Poor chargeable in Unions and Parishes in the Metropolis (and in this Act the Term "Asylum" means an Asylum provided under this Act).

Formation of Districts.

6. In order to the Provision of Asylums, the Poor Law Board may from Time to Time by Order combine into Districts, Unions or Parishes, or Unions and Parishes, in the Metropolis, as they think fit, and may from Time to Time alter any such District by Addition, Sub-division, Separation of Part or otherwise (and in this Act the Term "the District" means, in relation to each Asylum, the District for which that Asylum is for the Time being provided).

Number of Asylums.

Managers of Asylums. 7. For each District there shall be an Asylum or Asylums, as the Poor Law Board from Time to Time by Order direct.

8. For the Asylum or Asylums of each District there shall be a Body of Managers constituted as in this Act provided, which Managers and their Successors are hereby incorporated by the Name of the Managers of the Asylum District, and by that Name shall be One Body Corporate, with perpetual Succession and a Common Seal, and with Power, subject and according to the Orders of the Poor Law Board, to take, hold, and dispose of Lands and other Property for Purposes of the Asylum District (and in this Act the Term "the Managers" means, in relation to each Asylum District, the Managers thereof for the Time being).

9. The Managers shall (subject to the Provisions of this Act)

Constitution of Managers.

be partly elective and partly nominated.

Managers. Election of Managers.

10. Elective Managers shall be from Time to Time elected by the Guardians of each of the several Unions and Parishes forming the District from among themselves, or from among Ratepayers qualified to be Guardians therein, or partly from one and partly from the other.

Nomination of Managers.

11. Nominated Managers shall be from Time to Time nominated by the Poor Law Board from among Justices of the Peace for any County or Place resident in the District, or from among Ratepayers resident in the District and assessed to the Poor Rate therein on an annual rateable Value of not less than Forty Pounds, or partly from one and partly from the other.

Number, Qualifications, &c. of Managers.

12. The Poor Law Board shall from Time to Time by Order prescribe the total Number of the Managers, and the Proportion of the Elective and Nominated Managers (but so that the prescribed Number of the Nominated Managers do not ever exceed One Third of the prescribed Number of the Elective Managers),

the Number of Elective Managers to be elected for each Union or Parish in the District, the Qualifications of the Managers, their Tenure of Office, the Mode and Times of Election, and the Quorum for their Meetings.

13. Any Act or Proceeding of the Managers shall not be invalid by reason only of any Vacancy in their Body, or by reason only of any Failure to elect or nominate or any Defect or Irregularity in or about the Election or Nomination of any Person to be Manager, or by reason only of the Want of Qualification or Disqualification of any Person acting as Manager; and the Managers shall be deemed lawfully constituted, and shall act, notwithstanding any such Vacancy, Failure, Defect, Irregularity, Want of Qualification, or Disqualification.

Validity of Acts of Managers notwithstanding Vacancies.

14. The Provisions of the Poor Law Acts imposing Penalties Prohibition on Guardians and their Officers if concerned for their own Profit in providing or in any Contract for the supplying of anything for the Use of Workhouses or otherwise for the Support or Maintenance of the Poor, and all Remedies for Recovery of such Penalties, shall extend and apply to the Managers and their Officers.

against Managers being concerned in Con-

15. The Poor Law Board may from Time to Time by Order Building for direct the Managers to purchase or hire, or to build, and (in either Asylum. Case) to fit up a Building or Buildings for the Asylum, of such Nature and Size, and according to such Plan, and in such Manner, as the Poor Law Board think fit, and the Managers shall carry such Directions into execution.

16. The Managers shall have for the Purposes of the Asylum As to the Purthe like Powers as are for the Time being vested in Guardians of chase or Hiring Unions or Parishes in the Metropolis relative to the Purchase or Hiring of Lands or Buildings; but the Consent of any Ratepayers or Owners of Property in a Union or Parish shall not be necessary with respect to any Sale, Lease, or other Disposition of any Workhouse, Building, or Land by Guardians or Overseers to the Managers.

of Lands, &c. by Managers.

17. The Managers may borrow Money for purchasing Lands or Power to bor-Buildings, and for building, fitting up, and furnishing Buildings erected or hired for the Asylum, according to the Provisions of Purposes herein the Poor Law Acts under which Guardians are for the Time being empowered to borrow Money, and may charge the Poor Rates of the Unions and Parishes forming the District with the Money so borrowed, and Interest, subject and according to the following Provisions:

row Money for

- (1.) The Amount borrowed shall not exceed One Third of the aggregate annual Expenditure on the Relief of the Poor within the whole District (exclusive of Reimbursements) for the Period of Three Years ending on the Twentyfifth Day of March next preceding the borrowing of the Money:
- (2.) The Amount borrowed shall be charged on the Poor Rates of the several Unions and Parishes forming the District in the Proportions in which they contribute to the Maintenance of the Asylum:

(3.) The

A.D. 1867.

Metropolitan Poor.

(3.) The Amount borrowed shall be paid off, with Interest, by equal annual Instalments not exceeding Twenty.

Adaptation of existing Workhouses for Asylums.

18. The Poor Law Board may by Order direct that any Building for the Time being in use as a Workhouse be, with such Alterations as the Poor Law Board think fit, used for the Asylum, and thenceforth that Building shall be for the common Use of the District accordingly; and an annual Sum in the Nature of Rent or other Compensation of such Amount as the Poor Law Board from Time to Time direct shall be paid to the Guardians of the Union or Parish to which such Building belongs, as long as the same continues to be so used.

Reimbursement to Managers of Expenditure. 19. If in any such Case the Managers expend any Money in the Improvement or Enlargement of the Building, or the providing of substantial Fittings therein, and afterwards relinquish the Use thereof, the Poor Law Board may, if they think fit, make an Adjustment in respect of that Expenditure between the Owners of the Building and the Managers, and direct such Amount as they think equitable to be reimbursed to the Managers by the Owners of the Building, to be paid at once or by Instalments as the Poor Law Board direct.

Furniture, &c. for Asylum.

20. The Managers shall from Time to Time provide for the Asylum necessary Fixtures, Furniture, and Conveniences, and such as the Poor Law Board from Time to Time by Order direct.

Mode of Admission into Asylum.

21. The Mode of Admission of Persons into the Asylum shall be such as the Poor Law Board from Time to Time by Order direct.

Powers and Duties of Managers in respect of Inmates. 22. The Managers shall have the like Powers as Guardians for the Relief, Maintenance, and Management of the Inmates of the Asylum, and shall from Time to Time provide such Medicines, Appliances, and Requisites for the Medical and Surgical Care and Treatment of the Inmates, and cause the same to be furnished and used according to such Rules, as the Poor Law Board from Time to Time by Order direct.

Application of Parts of 7 & 8 Vict. c. 101. as herein named.

23. The following Provisions of the Poor Law Amendment Act of 1844 shall extend to the Asylum as if it were an Asylum under that Act or a Workhouse, and as if the Managers were a District Board under that Act, that is to say,—

So much of Section Forty-three as relates to Rules of the Poor Law Board for Government of the Asylum or its Inmates, and to religious Assistance and Instruction:

Sections Fifty, Fifty-four, Fifty-seven, and Fifty-nine.

Chargeability, &c. of Inmates.

24. With reference to Chargeability, Burial, and other Incidents, the Asylum shall in relation to each Inmate thereof be deemed to be in the Union or Parish from which such Inmate is sent; but Births and Deaths in the Asylum shall be registered by the Registrar in whose District the Asylum is situate.

Appointment, &c. of paid Officers.

25. The Managers shall have the like Powers as Guardians for the Appointment, Control, and Payment of paid Officers of the Asylum, and the Grant of Superannuation Allowances to them.

The Duties, Number, and Salaries of the paid Officers, and the Securities to be given by them, shall be such as the Poor Law Board may from Time to Time approve or by Order direct.

26. Legal

26. Legal and reasonable Orders of the Managers shall be Enforcement obeyed, and Obedience thereto shall be enforced, in like Manner of Orders of and by and under like Remedies and Penalties as legal and reasonable Orders of Guardians.

27. The Managers may from Time to Time, subject and Committees of according to such Regulations as the Poor Law Board from Time Managers. to Time by Order prescribe, appoint Committees of Members of their Body, and delegate to them any of the Powers of the Managers.

28. The Managers shall, in the Exercise and Discharge of all Orders of Poor their Powers and Duties, be subject to Orders of the Poor Law Board in like Manner as Guardians are under the Poor Law Acts.

Law Board as to Managers.

29. Where the Asylum is provided for Reception and Relief Use of Asylum of the Sick or Insane it may be used for Purposes of Medical Instruction, and for the training of Nurses, in such Cases and Manner and subject to such Regulations as the Poor Law Board from Time to Time by Order direct.

as Medical Schools.

30. Where the Asylum is provided for Reception and Relief Representative of the Insane the Commissioners in Lunacy may, if they think fit, depute one of their Body or appoint from Time to Time a special Commissioner, and the Person so deputed or appointed shall be entitled to attend Meetings of the Managers and to take part in their Proceedings, but not to vote; and every such Asylum shall be considered as a Workhouse within the Meaning of the

of Commissioners in Lunacy.

Lunacy Acts as defined by the Twenty-fifth and Twenty-sixth Victoria, Chapter One hundred and eleven.

31. Expenses incurred by the Managers in or about the pur- Expenses of chasing, hiring, building, repairing, and fitting up of Buildings for providing Asythe Asylum, and any Sum in the Nature of Rent or other Com- lum and pensation, payable by the Managers to Guardians, in respect of the Use for the Asylum of a Building previously used as a Workhouse, and Expenses incurred by the Managers in or about the providing of Fixtures, Furniture, Conveniences, Medicines, medical and surgical Appliances, and other Necessaries required for keeping the Asylum in proper Order for daily Use, and the Salaries and Maintenance of the Officers thereof, shall be defrayed by Contributions from the Unions and Parishes forming the District.

32. Expenses incurred by the Managers in or about the Food, Charges for Clothing, Maintenance, Care, Treatment, and Relief, or for the Maintenance, Burials, of Inmates of the Asylum shall be separately charged to &c. the respective Unions or Parishes from which the Inmates of the Asylum are sent.

33. The Poor Law Board shall appoint some Person to be Audit of the Auditor of the District, who shall audit the Accounts of the Accounts. Managers and of their Officers; and those Accounts shall accordingly be prepared for and submitted to the Auditor at such Times and in such Manner as the Accounts of Guardians of Unions are by the Poor Law Acts required to be prepared and submitted.

34. The Auditor shall have the like Powers of allowing and Powers of disallowing Accounts, and of making Surcharges therein, as Auditor. Auditors appointed under the Poor Law Acts have for the Time

Time being; and Sums disallowed, reduced, or surcharged in the Accounts submitted to the Auditor shall be recoverable in like Manner as under the Poor Law Acts; and there shall be the like Appeal to the Court of Queen's Bench or to the Poor Law Board against an Allowance, Disallowance, or Surcharge made by the Auditor, as in case of the Audit of Union or Parish Accounts.

Circulation of Abstract of Accounts.

35. Within One Month after each Audit the Managers shall deliver, by Post or otherwise, to each Board of Guardians in the District a printed Abstract (in a Form from Time to Time prescribed by the Poor Law Board) of the Accounts as audited.

Remuneration of Auditor.

36. The Remuneration of the Auditor shall from Time to Time be fixed by the Poor Law Board by Order, and, with his Expenses, shall be paid as the Salaries and Expenses of Auditors appointed under the Poor Law Acts are for the Time being payable.

Removal and new Appointment of Auditor. 37. The Poor Law Board may remove an Auditor as they think fit, and on a Vacancy shall appoint a qualified Person to fill the Vacancy; and the Powers of providing temporarily for a Vacancy, and of appointing a Substitute or a Deputy, given by the Poor Law Acts in relation to Auditors thereunder, shall apply in relation to an Auditor under this Act.

Medical Out-door Relief.

Building for Dispensary. 38. The Poor Law Board may from Time to Time, by Order, direct the Guardians of a Union or Parish in the Metropolis to provide a Dispensary or Dispensaries for such Union or Parish, and to purchase or hire, or to build, and (in either Case) to fit up and furnish a Building or Buildings for that Purpose, of such Nature and Size, and according to such Plan, and in such Manner as the Poor Law Board think fit, or to set apart, adapt, fit up and furnish for that Purpose such Part of the Workhouse of the Union or Parish, according to such Plans, and in such Manner, as the Poor Law Board think fit, and the Guardians shall act accordingly; and, where the Poor Law Board by Order so direct, the Guardians may borrow the Amount requisite in that Behalf, in like Manner and subject to the like Conditions as in the Case of the building of a Workhouse.

Dispensary Committee.

39. There shall be a Committee of Management for the Dispensary or Dispensaries in each Union or Parish, to be called the Dispensary Committee for the Union or Parish (and in this Act the Term "the Dispensary Committee" means, in relation to each Union Parish, the Dispensary Committee for the same for the Time being).

Election of Committee.

40. The Dispensary Committee shall be elected by the Guardians of the Union or Parish from among themselves, or from among Ratepayers of the Union or Parish assessed to the Poor Rate on an annual rateable Value of not less than Forty Pounds, or partly from one and partly from the other.

Number, &c. of Committee.

41. The Poor Law Board shall from Time to Time prescribe with respect to each Committee the Number and Tenure of Office of



of the Members, the Mode and Times of Election, and the Quorum for their Meetings.

42. The Guardians of each Union or Parish providing a Dis- Places for secpensary shall also provide, according to the Directions of the ing Sick Poor, Poor Law Board, proper Places where the Medical Officers of the &c. Union or Parish may see such of the Sick Poor as attend there for Advice, and where Meetings of the Dispensary Committee may be held.

43. The Dispensary Committee shall from Time to Time Appointment of appoint and shall at all Times keep appointed proper Persons Dispensers, &c. to be Dispensers of Medicine at the Dispensaries for the Union or Parish, and may from Time to Time appoint such other Officers and such Servants for the Purposes of those Dispensaries as they think fit.

The Dutics, Qualifications, Number, and Salaries of the Dispensers, Officers, and Servants shall be such as the Poor Law Board may from Time to Time approve or by Order direct.

44. The Guardians of each Union or Parish providing a Dis- Provision and pensary shall from Time to Time, on the Requisition of the Dis-dispensing of pensary Committee, provide proper Medicines and Appliances and Requisites for the Care and Surgical Treatment of the Sick Poor of the Union or Parish relieved out of the Workhouse, and the same shall be dispensed and furnished to such of the Poor entitled to Relief as require the same, on the Prescription or written Direction of the District Medical Officer, subject to such Regulations as the Poor Law Board from Time to Time by Order direct.

Medicines, &c.

45. The District Medical Officers for a Union or Parish shall Appointment of be from Time to Time appointed by the Dispensary Committee, subject to the Rules and Orders of the Poor Law Board respecting Appointment and Removal of Officers under the Poor Law Acts: but the District Medical Officers in Office at the Time of the Dispensary Committee entering on their Duties shall continue in Office as if this Act had not been passed, subject nevertheless to such Modifications of Arrangements respecting their Duties and Remuneration, made with them before the passing of this Act, as the Poor Law Board think fit.

District Medical Officers.

46. For giving Effect to the Provisions of this Act relating to Modification of Medical Relief out of the Workhouse, the Poor Law Board may Districts, Salafrom Time to Time vary as they think fit Medical Districts, Salaries, and Contracts with District Medical Officers, existing at the passing of this Act or at any Time thereafter.

District and Separate Schools.

47. So much of Section Forty-seven of the Poor Law Amend- Certain Proment Act of 1844 and of the Act of the Session of the Thirteenth visions as to and Fourteenth Years of Her Majesty's Reign (Chapter Eleven), penses of Build-"to make better Provision for the Contributions of Unions and ings, &c. as in "Parishes in School Districts to the Common Funds of the 7 & 8 Vict. " respective Districts," as provides for Payment by Unions as c. 101. s. 47. and therein mentioned of Expenses incurred by any District Board c. 11. repealed. in the Purchase or Hire of any Land or Buildings for a School in the Purchase or Hire of any Land or Buildings for a School, or in erecting, repairing, adding to, or fitting up any Building,

Charge of Ex-



and the Salaries of the Officers and Servants of the Establishment, and other common Charges of the School, shall, from the Twenty-ninth Day of September next, as far as those Provisions relate to a District in the Metropolis, be repealed; but this Repeal shall not affect the Mode of Payment of any such Expenses or Salaries incurred or accrued due up to that Day inclusive, or the Payment of any Mortgage or other Debt incurred by any District Board in respect thereof, or the Validity or Effect of any Mortgage or Security given by any District Board for any such Debt; and all such Expenses and Salaries, and every such Debt, shall be paid and remain charged as if this Act had not been passed.

Charges for Buildings and Salaries of Officers of District Schools.

48. Expenses incurred by a District Board constituted under the Poor Law Amendment Act of 1844 for the Maintenance of a District School for a District in the Metropolis in the Purchase or Hire of Land or Buildings for the School, and the Salaries of Officers, and all other common Charges of such School, shall, from the said Twenty-ninth Day of September next, be defrayed by Contributions from the Unions and Parishes forming the District, as in this Act provided.

Addition of nominated Members to District Board. 49. The Poor Law Board may from Time to Time nominate to be Members of such a District Board such Persons as they think fit from among Justices of the Peace for any County or Place resident in the District of the School, or from among Rate-payers resident in that District, and assessed to the Poor Rate therein on an annual rateable Value of not less than Forty Pounds, or partly from one and partly from the other, but so that the Number of Members so nominated do not ever exceed One Third of the full Number of the elected Members of the Board.

Workhouses for Classes of Poor.

Reception in Workhouses of Poor belonging to other Unions or Parishes. 50. Where, in the Opinion of the Poor Law Board, the Workhouse of a Union or Parish in the Metropolis is adapted only for the Reception of poor Persons of a particular Class or particular Classes, but is capable of accommodating poor Persons of that Class or those Classes from any other Union or Parish within the Metropolis, the Poor Law Board may by Order direct the Guardians of the Union or Parish to which the Workhouse belongs to receive, lodge, and maintain therein poor Persons of that Class or those Classes, or any of them, and the Guardians shall receive, lodge, and maintain such poor Persons accordingly on Terms to be agreed on, with the Approval of the Poor Law Board, by the respective Boards of Guardians of the Unions or Parishes concerned, or, in default of such Agreement, to be prescribed by the Poor Law Board by Order; and in every such Case the following Provisions shall have effect:

(1.) Every poor Person so received into the Workhouse shall, while therein, be treated in all respects in like Manner, and be subject to the same or the like Regulations and Liabilities, as the other poor Persons therein, and shall be chargeable in the first instance to the Union or to the Parish in the Workhouse whereof he is received:

(2.) The



(2.) The abiding of any such poor Person in such Workhouse shall in all other respects be attended with the same legal Consequences as if the Workhouse were situate within the Union or Parish from which he is sent:

(3.) Every Guardian of the Union or Parish from which such poor Person is sent may at all reasonable Times enter the

Workhouse and inspect any Part thereof.

Lands.

51 The Provisions of the Act of the Session of the Fifth Provisions of and Sixth Years of the Reign of King William the Fourth 5 & 6 W. 4. (Chapter Sixty-nine) "to facilitate the Conveyance of Work- c. 69. herein " houses and other Property of Parishes, and of Incorporations named to apply. " or Unions of Parishes, in England and Wales," relative to the Acquisition of Sites or Buildings for Workhouses, and of all Acts extending or amending the same, shall apply to Lands and Buildings required to be purchased, hired, or otherwise acquired for any of the Purposes of this Act, and shall have Effect as if Managers under this Act were Guardians, and as if an Asylum or Dispensary were a Workhouse.

Lands Clauses Consolidation Acts Amendment Act, 1860 (in this of 8 & 9 Vict. Act referred to as the Lands Clauses Acts) are hereby incorpo- c. 18. and rated with this Act, and for the Purposes of this Act the Term the Promoters of the Undertaking used in those Acts shall mean porated. Managers or Guardians desirous of purchasing Lands for Purposes of this Act; and in those Acts and this Act the Term Lands shall include any Estate, Term, Easement, Right, or Interest in,

over, or affecting Lands.

53. So much of the Lands Clauses Acts as relates to the Provisions as Purchase of Lands otherwise than by Agreement shall not be to compulsory put in force except for the Purchase of Lands for the Purpose of Land. enlarging a Workhouse, Hospital, or School existing at the passing of this Act, and then not without a previous Order of

the Poor Law Board directing such Purchase.

54. Before the Poor Law Board make any such Order the Notice of Ap-Managers or Guardians applying to them for the same shall publish once at least in each of Four consecutive Weeks in a daily Morning Newspaper published in the Metropolis an Advertisement stating the Object for which the Lands are proposed to be taken, and the Quantity of Lands required, and the Place where a Plan of the Lands is open for Inspection at reasonable Hours, and shall Four Weeks before the Application to the Poor Law Board serve Notices on the Owners or reputed Owners, Lessees or reputed Lessees, and Occupiers of the Lands, stating the Particulars thereof, and that the Managers or Guardians are willing to treat for Purchase thereof.

Contributions of Unions and Parishes.

55. Sums to be contributed under this Act by Unions and Basis of Con-Parishes shall be assessed on and contributed by them respec- tributions. tively in proportion to the annual rateable Value of the Property therein

52. The Lands Clauses Consolidation Act, 1845, and The Certain Parts 23 & 24 Vict. c. 106. incor-

plication as to Lands.

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therein comprised, to be determined according to the Valuation Lists, or, where there are none, according to the latest Poor Rate for the Time being for the Union or Parish, or on such other Basis as the Poor Law Board from Time to Time direct.

Calls for Contributions by Managers and District Boards.

56. The Managers of an Asylum under this Act, and the District Board constituted under the Poor Law Amendment Act of 1844 for the Maintenance of a District School, shall from Time to Time call on the Guardians of the Unions and Parishes forming the District for such Contributions as the Managers or District Board consider requisite for the Purposes of the Asylum or School.

 Notice of Call for Contribu-

57. Notice in Writing of the Amount of every such Contribution, purporting to be signed by the Clerk or other Officer of the Managers or District Board (in a Form from Time to Time prescribed by the Poor Law Board by Order), shall Fourteen Days at least before such Contribution becomes due be delivered to the Clerk or acting Clerk of the Guardians of each Union and Parish liable to the Contribution, either by Post in a Letter addressed to him at the Office of the Union or Parish or otherwise.

Remedies for Recovery of Contributions.

58. If the Contribution is not duly paid the Managers or District Board shall (in addition to any other Remedy which any Person has for the Time being against Guardians) have the like Remedy for Recovery of the Contribution, or of so much thereof as is not paid, from the Overseers or other Officers authorized to levy Poor Rates in the several Parishes (whether comprised in a Union or not) in the District, as Guardians have for the Time being for Recovery from Overseers of Contributions of Parishes; and if the Overseers of any Parish in a Union pay any Money to the Managers or District Board on account of such Contribution they shall be entitled to Credit for such Payment in the Accounts of the Union with their Parish.

Medical In-door Relief.

Determination or Variation of Contracts with Workhouse Medical Officers.

59. In order to facilitate Provision for the Appointment, where requisite, of Resident Workhouse Medical Officers, and for better Classification and Management of the Sick Poor in a separate Hospital or Building, or in an Infirmary kept distinct from the rest of the Workhouse, the Poor Law Board may, by Order, determine, or from Time to Time vary as they think fit. any Contract with any Medical or other Workhouse Officer existing at the passing of this Act, and direct the Guardians to pay to a Medical or other Officer affected thereby such Compensation by way of increased Salary, or of an Annuity, or of a gross Sum, or otherwise, as the Poor Law Board think fit.

Houseless Poor.

Repeal of Re-Metropolitan Board.

60. Sections One and Two of The Metropolitan Houseless imbursement by Poor Act, 1864, shall from and after the Twenty-ninth Day of September One thousand eight hundred and sixty-seven be repealed, except with respect to any Claims under that Act then outstanding, which shall be provided for as if that Act continued wholly in force.

Metropolitan



Metropolitan Common Poor Fund.

61. There shall be a Fund, called The Metropolitan Common Establishment Poor Fund, raised according to the Provisions of this Act by of Metropolitan Contributions from the several Unions, Parishes, and Places in Common Poor the Metropolis (in this Act referred to as the Common Poor Fund. the Metropolis (in this Act referred to as the Common Poor Fund).

62. There shall be a Receiver of the Common Poor Fund (in Appointment this Act referred to as the Receiver), who shall be from Time of Receiver of to Time appointed by and shall be removeable by the Poor Law Common Fund. Board, and shall receive such Salary and give such Security (if any) as the Poor Law Board direct.

63. The Receiver shall open an Account with the Governor Receiver to and Company of the Bank of England, intituled The Account of open Account the Receiver of the Metropolitan Common Poor Fund for the at Bank of England. Time being.

64. The Poor Law Board shall from Time to Time assess on Assessment of the several Unions and Parishes in the Metropolis the Amounts Contributions of their respective Contributions to the Common Poor Fund, in proportion to the annual rateable Value of the Property therein comprised, to be determined according to the Valuation Lists, or, where there are none, according to the latest Poor Rate for the Time being for the Union or Parish, or on such other Basis as the Poor Law Board from Time to Time direct.

65. The Poor Law Board shall from Time to Time issue to Collection of the Guardians of each Union or Parish a Precept under the Seal Common Fund. of the Board requiring them to pay the Amount of their Contribution therein specified, in the Manner and within the Time therein prescribed, and the Guardians shall accordingly raise the Amount of their Contribution out of the Poor Rates of the Union or Parish, and shall pay the same into the Bank of England to the Credit of the Account of the Receiver; and no such Precept shall be liable to be removed into any Court of Law by Certiorari or otherwise, nor shall any Order of the Guardians, or any Rate made after the passing of this Act, be liable to question in any such Court on the Ground of its having been made wholly or partly in furtherance of any such Precept: Provided always, that the Guardians shall be entitled to have Credit in part Payment of their Contribution for the Amount which may be repayable to them out of the Common Poor Fund, under the Precept of the Poor Law Board, as herein-after mentioned, in respect of Expenditure during the preceding Half Year.

66. In order to obtain Payment of the Amount of the Contri- Collection of bution to the Common Poor Fund payable in respect of any Place Contributions where there is no Poor Rate, the Poor Law Board shall from Time by Local to Time issue to the Masters of the Bench, Treasurer, Governors, where no Poor or other Body or Persons having the chief Control or Authority Rate. there, a Precept requiring them or him to pay the Amount of Contribution therein specified, in the Manner and within the Time therein prescribed, and they or he shall pay the same accordingly.

67. In every such Place the Masters of the Bench, Treasurer, Levying of Governors, or other Body or Persons, may levy on the several Rate by Local

Persons Authority.

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Persons occupying rateable Property therein the Amount of Contribution so paid by them or him by means of a Rate in the Nature of a Poor Rate, and for that Purpose may employ and remunerate Collectors, and shall have the like Powers as are for the Time being vested in Overseers for the Purposes of the making. assessing, levying, and collecting of Poor Rate.

Remedies for Recovery of Contributions.

68. If any Contribution to the Common Poor Fund required by the Poor Law Board to be paid by any Guardians, Masters of the Bench, Treasurer, Governors, or other Body or Persons, is not duly paid, the Receiver shall (in addition to any other Remedy which any Person has for the Time being against Guardians) have the like Remedy for Recovery from them or him, in the Receiver's . own Name, of the Contribution, or of so much thereof as is not paid, as Guardians have for the Time being for Recovery from Overseers of Contributions of Parishes; and for that Purpose the Precept of the Poor Law Board requiring the Contribution shall be conclusive Evidence of the Amount thereof and of the Liability thereto of the Party sued.

Application of

- 69. Expenses incurred for the following Purposes after the Common Fund. Twenty-ninth Day of September One thousand eight hundred and sixty-seven shall be repaid out of the Common Poor Fund, that is
 - (1.) For the Maintenance of Lunatics in Asylums, registered Hospitals, and licensed Houses, and of Insane Poor in Asylums under this Act, except such Expenses as are chargeable on the County Rate:

(2.) For the Maintenance of Patients in any Asylum specially provided under this Act for Patients suffering from Fever or Smallpox:

(3.) For all Medicine and medical and surgical Appliances supplied to the Poor in receipt of Relief by Guardians

under this Act or any of the Poor Law Acts:

(4.) For the Salaries of all Officers employed by the Guardians in and about the Relief of the Poor by the Managers of District Schools under "The Poor Law Amendment Act, 1844," and by the Managers of Asylums under this Act, and also the Salaries of the Dispensers and other Persons employed in Dispensaries under this Act, provided the Appointments of the Officers have been sanctioned by the Poor Law Board:

(5.) For Compensation to any Medical Officer of a Workhouse affected by the Determination or Variation by the Poor Law Board of a Contract respecting medical Relief in the Workhouse, or for Compensation to any Officer of a Union or Parish who may be deprived of his Office

by reason of the Operation of this Act:

(6.) For Fees for Registration of Births and Deaths:

(7.) For Fees for and other Expenses of Vaccination: (8.) For Maintenance of Pauper Children in District, Separate. Certificated, and Licensed Schools:

(9.) For Relief of destitute Persons certified by the Auditor, and Provision of temporary Wards or other Places of Reception

7 & 8 Vict. c. 101,

27 & 28 Vict. c. 116.

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Reception approved by the Poor Law Board, under the 28 & 29 Vict. Metropolitan Houseless Poor Acts of 1864 and 1865.

70. After each half-yearly Audit the Auditors shall, within Mode of Resuch Time and in such Manner as the Poor Law Board from payment out of Time to Time direct, certify to the Poor Law Board the Amount actually expended by each Union or Parish in respect of Expenses which are to be repaid out of the Common Poor Fund; and the Poor Law Board shall, by Precept under the Seal of the Board, direct the Receiver to repay out of that Fund to the Guardians of the Unions and Parishes the several Sums so expended, and the Amount repaid shall be applied by them in aid of the Fund chargeable with the Relief of the Poor.

Common Fund.

71. The Salaries of the Receiver and his Assistants, and all Receiver's Expenses incurred by him in the Execution of this Act, shall be Salary, &c. paid out of the Common Poor Fund.

72. The Account of the Receiver at the Bank of England Drawing on shall be drawn on in such Manner and according to such Regula. Receiver's tions as the Poor Law Board from Time to Time by Order direct. Account.

Poor Relief under Local Acts.

73. The Relief of the Poor of every Union or Parish in the Constitution of Metropolis governed by a Local Act shall, from and after a Day Guardians for to be stated in an Order of the Poor Law Board in relation to Parishes under each Union or Parish, be, notwithstanding anything in such Local Act, administered by a Board of Guardians elected according to the Poor Law Acts, and in conformity with an Order of the Poor Law Board.

Local Acts.

74. The Guardians so constituted under this Act, notwith- Powers of new standing anything in any Local Act, shall have the same Powers Board of Guarand Authorities, and shall be subject to the same Orders, Regu-dians. lations, and Restrictions, as Guardians elected under the Poor Law

75. The Workhouses, Goods, Effects, and Real and Personal Transfer of Property belonging to a Union or Parish governed by a Local Property to Act, and held or used for Purposes of the Relief of the Poor or new Guardians. of the Business of Guardians, shall by virtue of this Act be transferred to and vested in and belong to the Guardians of the Union or Parish when constituted under this Act, and shall be held and used for Purposes of such Relief and Business, and upon such other Trusts and for such other Purposes as would have been applicable to the same if this Act had not passed; and those Guardians shall pay and discharge the Debts and Liabilities lawfully incurred in and about such Relief, or otherwise due from the previous Guardians of the Union or Parish, as the same ought to have been paid and discharged by the previous Guardians if this Act had not been passed; provided that the Poor Law Board may, if they think fit, by Order, extend the Time of Payment of any such Debt for a Period not exceeding Six Months from the Date of the Order.

76. Officers and Persons appointed or acting under any such Continuance Local Act for any Purpose of the Relief of the Poor, or otherwise of existing in the Service of the Guardians, and Superintendent Registrars

A.D. 1867.

Metropolitan Poor.

of Births, Deaths, and Marriages, and Registrars of Births and Deaths, and Registrars of Marriages, shall be entitled to continue in Office after the Constitution of the new Board of Guardians under this Act to the same Extent as if this Act had not been passed; and their Service before the Constitution of that Board shall be reckoned in the Computation of any Superannuation Allowance to which they may become entitled: Provided that in case any Officer of a Union or Parish shall be deprived of his Office by reason of the Operation of this Act, the Poor Law Board may award to him such Compensation for the Loss of his Office and its Emoluments, either by way of gross Sum or by way of Annuity, as to them shall seem reasonable.

Saving for rating Powers of existing Bodies.

77. Nothing in this Act shall deprive any Body constituted under a Local Act of any Power thereby vested in them of making and levying Poor Rates; and in relation to Guardians constituted under this Act every such Body shall be deemed Overseers within the Poor Law Acts as far as regards Liability to Payment of Contributions required by Guardians for Purposes of the Relief of the Poor in the Union or Parish.

Part of Sects. 64 and 65 of 7 & 8 Vict. c. 101. repealed. 78. So much of Section Sixty-four of the Poor Law Amendment Act of 1844 as prevents the Union of Parishes governed by Local Acts, without Consent of the Guardians, and Section Sixty-five of that Act, are hereby repealed as far as they relate to the Metropolis.

Boards of Guardians.

Power to Poor Law Board to nominate additional Guardians. 79. The Poor Law Board may from Time to Time nominate to be Members of a Board of Guardians of a Union or Parish in the Metropolis (whether elected under the Poor Law Acts or constituted under this Act) such Persons as they think fit from among Justices of the Peace for any County or Place resident in the Union or Parish, or from among Ratepayers resident therein and assessed to the Poor Rate therein on an annual rateable Value of not less than Forty Pounds, or partly from one and partly from the other, but so that the Number of Guardians so nominated do not, together with the ex-officio Guardians, ever exceed One Third of the full Number of the elected Guardians.

Officers.

Appointment of Officers on Failure of Managers, &c. 80. In case at any Time any Managers of an Asylum or Dispensary Committee under this Act, or any Board of Guardians of a Union or Parish in the Metropolis, fail, for Fourteen Days after Receipt of a Requisition of the Poor Law Board in this Behalf, to appoint (either originally or on a Vacancy) any Officer whom they are by Law required or authorized to appoint, then at any Time after the Expiration of that Period of Fourteen Days the Poor Law Board may, if they think fit, by Order, appoint a fit Person to be such Officer; and the Person so appointed shall have and perform all the same Powers, Rights, Privileges, and Duties as if the Appointment had been duly made by the Managers, Committee, or Guardians, as the Case may be.

Borrowing.



Borrowing.

81. Where the Guardians of a Union or Parish in the Metro- Extension of polis require to borrow Money for the Purposes and under the Borrowing Authority of the Poor Law Acts, the Principal Sum borrowed Powers. may be any Sum not exceeding One Half of the aggregate Amount of the Rates raised for the Relief of the Poor in that Union or Parish within Three Years ending on the Twenty-fifth Day of March next preceding the borrowing of the Money, anything in the said Acts to the contrary notwithstanding.

82. Nothing in this Act contained shall prevent any Board of Provision for Guardians or Churchwardens and Overseers from obtaining any Orders of Order of Removal or any Order of Maintenance in respect of any Maintenance. Pauper by reason of the Costs and Expenses of such Pauper being repaid out of the Common Fund.

Removal and of

CAP. VII.

An Act to apply the Sum of Seven million nine hundred and twenty-four thousand Pounds out of the Consolidated Fund to the Service of the Year ending the Thirty-first Day of March One thousand eight hundred and sixty-eight.

[5th April 1867.]

CAP. VIII.

An Act for facilitating in certain Cases the Proceedings of the Commissioners appointed to make Inquiry respecting Trades Unions and other Associations of Employers or Workmen. [5th April 1867.]

WHEREAS a Commission has been issued by Her Majesty to inquire into and report on the Organization and Rules ' of Trades Unions and other Associations, whether of Workmen ' or Employers, and to inquire into and report on the Effect pro-' duced by such Trades Unions and Associations on the Workmen ' and Employers respectively, and on the Relations between Work-' men and Employers, and on the Trade and Industry of the ' Country, with Power to investigate any recent Acts of Intimi-' dation, Outrage, or Wrong alleged to have been promoted, en-'couraged, or connived at by such Trades Unions or other 'Associations, and also to suggest any Improvements to be made ' in the Law with respect to the Matters aforesaid, or with respect ' to the Relations between Workmen and their Employers for the mutual Benefit of both Parties: And whereas a Case of Outrage ' within the Scope of the said Commission of Inquiry has been ' committed at Sheffield, and Representations have been made on ' behalf of the Workmen as well as Employers of Labour in that 'Town stating that it would be for the Advantage and to the 'Satisfaction of both Workmen and Employers that a searching 'Inquiry on Oath should be made into the Circumstances of such 'Outrage and the alleged Complicity of the Trades Unions therein: 'And whereas the Powers for the effectual conducting of such 'Inquiry 30 & 31 Vict.

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Trades Unions.

' Inquiry cannot be conferred without the Authority of Par-

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Short Title.

1. This Act may be cited for all Purposes as "The Trades "Union Commission Act, 1867."

Limits of Inquiry under this Act.

- 2. The Commissioners or such One or more of them as they may with the Concurrence of the Chairman for that Purpose appoint, or such Number of Persons not exceeding Three, and qualified in manner herein-after mentioned, as One of Her Majesty's Principal Secretaries of State may, upon the Application of the Chairman of the said Commission, appoint, may, in pursuance of this Act, inquire into any Acts of Intimidation, Outrage, or Wrong alleged to have been promoted, encouraged, or connived at by Trades Unions or Associations, whether of Workmen or Employers in the Town of Sheffield or its immediate Neighbourhood, and as to the Causes of such Acts and the Complicity therein of such Trades Unions or Associations, subject to the following Restrictions:
 - (1.) That no Inquiry in exercise of the Powers of this Act shall be held elsewhere than at Sheffield or its immediate Neighbourhood:
 - (2.) That no Inquiry in exercise of the Powers of this Act shall be made into any Case of Intimidation, Outrage, or Wrong which has occurred more than Ten Years before the passing of this Act, without the written Sanction of One of Her Majesty's Principal Secretaries of State, to be given at the written Request of the Chairman of the Commission:

Provided that no Person shall be appointed by the said Secretary of State in pursuance of this Section to conduct such Inquiry under this Act unless he is a Member of the said Commission, or a Barrister of not less than Ten Years Standing.

Persons appointed to conduct Inquiries to have Powers, &c. herein named.

- 3. The Persons appointed to conduct an Inquiry under this Act shall have all such Powers, Rights, and Privileges as are vested in any of Her Majesty's Superior Courts, or in any Judge thereof, on the Occasion of any Action or Suit in respect of the following Matters:
 - (1.) The enforcing the Attendance of Witnesses and examining them on Oath, Affirmation, or otherwise, as they or he may think fit:
 - (2.) The compelling the Production of Documents:
 - (3.) The punishing Persons guilty of Contempt:

And a Summons under the Hand or Hands of One or more of the Persons so appointed may be substituted for and shall be equivalent to any Form of Process capable of being issued at Law in any Action or Suit for enforcing the Attendance of Witnesses or compelling the Production of Documents.

Any



Trades Unions.

Any Warrant of Committal to Prison issued for the Purpose of enforcing the Powers conferred by this Section shall be under the Hand of One or more of the Persons so appointed as aforesaid, and shall specify the Prison to which the Offender is to be committed, and shall not authorize the Imprisonment of any Offender for a Period exceeding Three Calendar Months.

Every Inquiry under this Act shall be conducted in public, and due Notice shall be given of the Time and Place of holding the same, but with Power to the Person or Persons conducting the same to adjourn any Meeting as Occasion may require.

4. Any Person examined as a Witness in an Inquiry under Indemnity to this Act, who in the Opinion of the Person or Persons con- Witnesses. ducting the Inquiry makes a full and true Disclosure touching all the Matters in respect of which he is examined, shall receive a Certificate under the Hand of such Person or Persons, stating that the Witness has upon his Examination made a full and true Disclosure as aforesaid; and if any Civil or Criminal Proceeding be at any Time thereafter instituted against such Witness in respect of any Matter touching which he has been so examined. the Tribunal before which such Proceeding is instituted shall, on the Production and Proof of the Certificate, stay the Procceding, and may in its Discretion award to such Witness any Costs he may have been put to by the Institution of the Proceeding: Provided that no Evidence taken under this Act shall be admissible against any Person in any Civil or Criminal Proceeding whatever, except in the Case of a Witness who may be accused of having given false Evidence before any Person conducting an Inquiry under this Act.

5. Every Person who, upon Examination upon Oath or Affir- Penalty for mation in any Inquiry under this Act, wilfully gives false false swearing, Evidence, shall be liable to the Penalties of Perjury.

6. The reasonable Expenses incurred by any Person who may Expenses of be summoned to appear to give Evidence in any Inquiry under Witnesses. this Act, according to a Scale to be approved by the Commissioners of Her Majesty's Treasury, may be allowed to such Person by a Certificate under the Hand of the said Commissioner or Examiner, and shall be paid to such Person by the said Commissioners of the Treasury, and shall be deemed to be Expenses incurred by the Commissioners for the Purposes of their Commission.

7. The Persons appointed to conduct an Inquiry under this Protection to Act shall have such and the like Protection and Privileges, in Persons apcase of any Action brought against them for any Act done or pointed to conomitted to be done in the Execution of their Duty, as is now by Law given by any Act or Acts now or hereafter to be in force to Justices acting in execution of their Office.

8. No Action shall be brought against any Person appointed Limitation of to conduct an Inquiry under this Act, or any other Person whom. Actions. seever, for any Thing done in the Execution of his Duty under this Act, unless such Action be brought within Six Calendar Months next after the doing of such Thing.

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Dublin University Professorships.

CAP. IX.

An Act to open the Professorships of Anatomy and Chirurgery, Chemistry and Botany, in the University of Dublin, to all Persons irrespective of their religious Creed; and to amend the Act 40 Geo. 3. (Ireland), Chapter Eightyfour. [5th April 1867.]

40 G. 3. (Ir.) c. 84. WHEREAS under the Provisions of an Act passed in the Parliament of *Ireland* in the Fortieth Year of the Reign

- of King George the Third, Chapter Eighty-four, the Professorships of the University of Dublin of Anatomy and Chirurgery,
- Chemistry and Botany, are now by Law limited to Protestants of all Nations:
- 'And whereas it is expedient to remove the said Disability, and to open the said Professorships to all duly qualified Persons, and otherwise to amend the said Act:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same:

Removal of Disabilities in respect of certain Professorships in Dublin University. 1. That from and after the passing of this Act the said Professorships of Anatomy and Chirurgery, Chemistry and Botany, in the University of *Dublin*, shall be open to Persons of all Nations, and that Candidates for the said Professorships or for the Professorships on the Foundation of Sir *Patrick Dun* shall not be subject to any Disability on account of Religion, or Want of a Medical Degree from any University.

Election of King's Professors. 2. Sections Fifteen, Sixteen, and Seventeen of the said Act are hereby repealed, and in lieu thereof be it enacted, That the said King's Professors shall be elected by the President and Fellows of the King's and Queen's College of Physicians.

Delivery of Clinical Lcctures. 3. From and after the passing of this Act the said University Professors of Chemistry and of Botany shall cease to deliver the Clinical Lectures required by the said Act of the Fortieth Year of King George the Third, and instead thereof such Lectures shall be delivered by the Professor of Surgery in Trinity College, and the University Anatomist; and the said Professor of Surgery and University Anatomist shall be respectively entitled to the Fees payable heretofore to the said University Professors of Chemistry and Botany: Provided always, that nothing herein contained shall affect the Rights of the present University Professor of Chemistry in the event of his electing to deliver such Lectures during his Tenure of such Professorship.

Power to appoint a Clinical Lecturer.

4. In case any of the King's Professors or University Professors, or the University Anatomist, shall neglect to attend the said Hospital, or deliver Clinical Lectures, as required by the said Act, it shall be lawful for the President and Fellows of the King and Queen's College of Physicians, in the Case of the King's Professors, and for the Provost (or in his Absence the Vice Provost) and Senior Fellows of Trinity College, Dublin, in the Case

Dublin University Professorships.

Case of the University Professors and University Anatomist, to dispense with his delivering such Lectures; and in such Case it shall be lawful for the said President and Fellows of the said King and Queen's College of Physicians, and for the Provost (or in his Absence the Vice Provost) and Senior Fellows of Trinity College, Dublin, respectively, to appoint a Physician or Surgeon to attend the said Hospital and deliver the Clinical Lectures in the Place of such Professor so neglecting to lecture; and the Physician or Surgeon so appointed shall be entitled to receive and be paid the Fees to which the Professor so neglecting to attend the said Hospital and deliver such Lectures would have been entitled.

5. That the Thirty-first Section of the said Act be repealed, Power to make and in lieu thereof be it enacted, That it shall be lawful for the Regulations President and Fellows of the King and Queen's College of respecting Physicians, in the Case of the King's Professors, and for the Provost (or in his Absence the Vice Provost) and Senior Fellows of Trinity College, Dublin, in the Case of the University Professors, each College with the Assent of the other, to make Regulations respecting the Lectures to be given by its own Professors: Provided always, that if either the President and Fellows of the King and Queen's College of Physicians, or the Provost (or in his Absence the Vice Provost) and Senior Fellows of Trinity College, shall refuse to agree to the Regulations proposed by the other College, in such Case the Regulations so proposed shall be submitted to the Visitors of the College which refuses to agree to them; and it shall be lawful for such Visitors, and they are hereby required, upon hearing such Reasons as may be offered on both Sides, to determine whether the Regulations submitted to them shall or shall not be adopted, and the Decision of such Visitors in any such Case shall be final and conclusive.

6. 'And whereas by the Tenth Section of the said Act it is Salary of Pro-' enacted, that after the Hospital therein mentioned should be ' completed, and after defraying the Charges arising from the ' Salaries and Expenses therein also mentioned, and the necessary ' Expenses of maintaining One hundred Patients, and the Esta-' blishment of such Hospital, which shall not be defrayed by private ' Contributions, then the clear annual Surplus of the Rents of the ' Estates therein mentioned shall be applied in the first place to ' support a Professor of Midwifery, who shall have a Salary of 'One hundred Pounds a Year, and no more: And whereas it is 'expedient to provide such Salary for a Professor of Midwifery ' irrespective of such Restriction:' Be it enacted, That from and after the passing of this Act such Professor of Midwifery shall be entitled to receive and be paid the Salary of One hundred Pounds (late Irish Currency) per Annum out of the Rents of the said Estates; and that in consideration of such Salary the said Professor shall give Instruction in the Diseases peculiar to Females and in practical Midwifery in connexion with Sir P. Dun's Hospital; and that each Student availing himself of such Instruction shall pay to the Governors of the said Hospital the Sum of D 3

fessor of Mid-

Dublin University Professorships.

Sugar Duties.

Three Guineas annually, to be applied by them to the Maintenance of Beds for the Treatment of Diseases peculiar to Females; and that each Student shall further pay to the Professor of Midwifery such Fees as shall be authorized by the Governors of the said Hospital, with Consent of the President and Fellows of the King and Queen's College of Physicians, and of the Provost and Senior Fellows of *Trinity College*.

Management of Library.

7. That Section Twelve of the said Act be and the same is hereby repealed: 'And whereas in addition to the Salary of the 'Librarian appointed under the Provisions of the said Act, being 'the Sum of Seventy Pounds (late Irish Currency), a Sum of 'Thirty Pounds per Annum has been for several Years applied 'to the Purchase of Books for a Library, and the Sum of Six 'Pounds Six Shillings to the Payment of a Library Porter: Be it enacted, That such Salary and Payments for the Purposes aforesaid shall continue to be made; and that it shall be lawful for the President and Fellows of the said King and Queen's College of Physicians to make such Rules and Regulations as to them shall seem necessary and proper for regulating the Duties of such Librarian, the Purchase of Books, and the Management of the said Library.

Vacating of Fellowships.

8. 'Whereas by the Forty-first Section of the said Act it is 'enacted that every Fellow of the said College who should there- after accept any of the said Professorships should by such Acceptance immediately vacate his Fellowship in the said College of Physicians, and it is expedient that such Provision shall be 'repealed:' Be it therefore enacted, That after the passing of this Act the accepting of any of the said Professorships by a Fellow of the said College shall not vacate his Fellowship; and that the present Professors, who on accepting their Professorships vacated their Fellowships, shall be and are hereby restored to their Fellowships in the said College, and all the Rights and Privileges thereunto belonging.

Short Title.

9. This Act may be cited for all Purposes as "The School of Physic (Ireland) Amendment Act, 1867."

CAP. X.

An Act to amend the Law relating to the Duties and Drawbacks on Sugar. [5th April 1867.]

WHEREAS by a Convention between Her Majesty, the King of the Belgians, the Emperor of the French, and the King of the Netherlands, signed at Paris the Eighth Day of November One thousand eight hundred and sixty-four, certain Articles were entered into between the said High Contracting

- ' Parties with reference to the Duties and Drawbacks on Sugar, which it is thereby stipulated shall be regulated according to
- the Proportions mentioned therein, and also in a certain Declaration of the Plenipotentiaries of the said High Contracting
- Parties made at Paris the Twentieth Day of November One thousand

Sugar Duties.

4 thousand eight hundred and sixty-six, and for the Period and in

' the Manner mentioned in the said Convention:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the Authority of the same, as follows:

1. On and after the First Day of May One thousand eight Customs Duties hundred and sixty-seven, in lieu of the Duties of Customs now on Sugar. charged on the under-mentioned Articles, the following Duties of Customs shall be charged thereon, on Importation into Great Britain or Ireland; (that is to say,)

Sugar, viz.: £ s. d. Candy, Brown or White, refined Sugar, or Sugar

rendered by any Process equal in Quality thereto, and Manufactures of refined Sugar

0 12 the Cwt. 0

Sugar not equal to refined, viz.:

First Class the Cwt. 0 11 Second Class the Cwt. 0 10 6 Third Class the Cwt. 0 7 Fourth Class, including Cane Juice - the Cwt. 0 the Cwt. Molasses

2. On and after the First Day of May One thousand eight Drawbacks on hundred and sixty-seven, in lieu of the Drawbacks now allowed refined Sugar. thereon, the following Drawbacks shall be paid and allowed on the under-mentioned Descriptions of Sugar refined in Great Britain or Ireland on the Exportation thereof to Foreign Parts, or on Removal to the Isle of Man for Consumption there, or on Deposit in any approved Warehouse, upon such Terms and subject to such Regulations as the Commissioners of Customs may direct for Delivery from such Warehouse as Ship's Stores only, or for the Purpose of sweetening British Spirits in Bond; (that is to say,)

 \pounds s. d.

Upon refined Sugar in Loaf complete and whole, or Lumps duly refined, having been perfectly clarified and thoroughly dried in the Stove, and being of an uniform Whiteness throughout; and upon such Sugar pounded, crushed, or broken in a Warehouse approved by the Commissioners of Customs, such Sugar having been there first inspected by the Officers of Customs in Lumps or Loaves as if for immediate Shipment, and then packed for Exportation in the Presence of such Officers, and at the Expense of the Exporter; and upon Candy and also upon Sugar refined by the centrifugal or by any other Process, and not in any way inferior to the Export Standard Sample No. 1. approved by the Lords of the Treasury

for every Cwt. 0 12 0

Sugar Duties.

Upon refined Sugar unstoved, pounded, crushed, £ s. or broken, and not in any way inferior to the Export Standard Sample No. 2. approved by the Lords of the Treasury, and which shall not contain more than Five per Centum of Moisture over and above what the same would contain if thoroughly dried in the Stove for every Cwt. 0 11 Upon other refined Sugar unstoved, being Bastards or Pieces, ground, powdered, or crushed: - Not in any way inferior to the Export Standard Sample No. 3. approved by the Lords of the Treasury for every Cwt. 0 11 3 Not in any way inferior to the Export Standard Sample No. 4. approved by the Lords of the Treasury for every Cwt. 0 10 Not in any way inferior to the Export Standard Sample No. 5, approved by the Lords of the Treasury for every Cwt. Inferior to the above last-mentioned Stanfor every Cwt. dard Sample

Commissioners of Customs to provide Standard Samples of Sugar for assessing Duties and allowing Drawback.

3. For facilitating the due Assessment of the Duties and the Allowance of Drawbacks on Sugar with reference to Colour, Grain, or Saccharine Matter, considered collectively as they affect the general Quality of the Sugar, the Commissioners of Customs shall provide and renew from Time to Time One or more Sample or Samples of each of the respective Qualities according to which Sugar may be chargeable with Duty upon Importation into Great Britain or Ireland, and according to which the several Rates of Drawback shall be allowed as specified herein on the respective Descriptions of refined Sugar on the Exportation or Removal or Deposit thereof in Warehouse, such Samples to be approved by the Lords Commissioners of Her Majesty's Treasury, and when so approved shall be deemed to be Standard Samples for the Purpose of assessing the Duty upon Sugar, or for allowing the Drawback thereon, according as it may be equal to any of such Samples on comparison therewith by the proper Officer of Customs; and no Sugar shall be chargeable with the Duty payable, nor shall any Drawback be allowed, in respect of any particular Quality or Description of Sugar in respect of which a Sample for assessing the Duty or allowing the Drawback, as the Case may be, is provided as aforesaid, unless such Sugar shall be equal to such Sample.

Excise Duties on Sugar.

4. On and after the First Day of May One thousand eight hundred and sixty-seven, in lieu of the Duties of Excise now chargeable on Sugar made in the United Kingdom, the following Duties of Excise shall be charged thereon; (that is to say,)

Candy, Brown or White, refined Sugar, or Sugar for sugar rendered by any Process equal in Quality thereto, and Manufactures of refined Sugar the Cwt. 0 12 0

Sugar	D.	ution
Dayui	$\boldsymbol{\mathcal{L}}$	ALLES.

Alimony Arrears (Ireland).

Sugar not equal to refined, according to the Stan- \pounds s. d. dard Samples approved by the Lords of the Treasury for assessing the Duties of Customs on Sugar imported into the United Kingdom; viz.,

First Class the Cwt. Second Class the Cwt. 0 10 Third Class the Cwt. 9 0 Fourth Class the Cwt. 8 0 0 Molasses the Cwt. 3

5. On and after the First Day of May One thousand eight Duties on hundred and sixty-seven, in lieu of the Duties of Excise now chargeable for and upon every Hundredweight (and so in proportion for any greater or less Quantity than a Hundredweight) of all Sugars which shall be used by any Brewer of Beer for Sale in the brewing or making of Beer, there shall be charged and

paid the Excise Duty of Three Shillings and Sixpence.

6. All the Powers, Provisions, Clauses, Regulations, Forfei- Provisions of tures, Pains, and Penalties contained in or imposed by any Act or former Acts to Acts relating to any Duties of the same Kind or Description as the several Duties granted by this Act, and in force at the Time of the passing of this Act, and not hereby expressly repealed, shall be in full Force and Effect with respect to the Duties granted by this Act respectively, so far as the same are or shall be applicable, in all Cases not hereby expressly provided for, and shall be observed, applied, enforced, and put in execution for and in the raising, levying, collecting, and securing such Duties, and otherwise in relation thereto, so far as the same shall not be superseded by and shall be consistent with the express Provisions of this Act, as fully and effectually to all Intents and Purposes as if the same had been herein repeated and specially enacted, mutatis mutandis, with reference to the Duties granted by this Act respectively.

> CAP. XI.

An Act to facilitate the Recovery of Arrears of Alimony in certain Cases under Decrees and Orders of the Provincial and Diocesan Courts in Ireland. [12th April 1867.]

WHEREAS Difficulties have been found to exist in enforcing Decrees and Orders for Payment of Alimony in ' Causes pending in the Provincial and Diocesan Courts in Ire-' land, acting under the Provisions of the Ecclesiastical Courts ' and Registries Act, Ireland, 1864, in Cases where the Respondent or other the Person or Persons liable to pay the same ' cannot be served personally with such Decrees or Orders, or when a personal Demand of such Arrears cannot be made upon ' such Person or Persons, and it is expedient to make Provision ' to enable such Courts to enforce said Decrees and Orders without such personal Service or Demand in manner herein-after 'appearing:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Tem-

apply to this

Alimony Arrears (Ireland).

Criminal Lunatics.

poral, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Where personal Service of Decree is unavailing, Court may make an Order for substituted Service.

1. In every Case in which, either before or after the passing of this Act, any Decree or Order shall have been pronounced or made in any Cause or Matter pending before any such Provincial or Diocesan Court, or in which such Provincial or Diocesan Court shall, under the said recited Act, have Jurisdiction, directing the Payment of an annual Sum by way of Alimony by any Person, or of any Sum of Money as and for the Arrears of Alimony theretofore decreed or ordered to be paid, and it shall be made to appear to the Satisfaction of the Court by Affidavit, upon Application of the Person entitled to such Payment, that all due Efforts have been made for the Purpose of effecting personal Service upon the Person liable to such Payment of such Decree or Order, or for the Purpose of personally demanding from such Person the Payment of any Sum or Sums due under such Decree or Order, and that notwithstanding all due Diligence such Efforts to effect personal Service or Demand have been unavailing, either by reason of the Absence of the Person so sought to be served, or from other Causes not within the Control of the Person entitled to the Benefit of such Order or Decree, it shall be lawful for the Court to make an Order for the Substitution of the Service of such · Decree or Order, or of a Demand of the Payment of such Sum or Sums of Money as aforesaid, as to the Court shall seem just and expedient.

Court may order Advertisements touching Enforcement of Decree where no substituted Service can be had.

2. In all Cases coming within the First Section of this Act, when the several Matters required to be proved to the Satisfaction of the Court before making any Order for substituted Service shall have been proved, and it shall further be made to appear by Affidavit that there is no Person upon whom such substituted Service can properly be had, it shall be lawful for the Court to order, in lieu of such substituted Service, that Advertisements shall be had in Two or more of the public Newspapers touching the Enforcement of such Decree or Order in such Form and subject to such Conditions in all respects as the Court shall direct.

Decree to be as effectual as personal Service. 3. After any such substituted Service or Advertisements as in the preceding Section of this Act authorized shall have taken place, such Decree or Order may be enforced in all respects as fully and effectually as if the same had been personally served upon the Person liable to the Payment of the Monies due under such Decree or Order, and as if a personal Demand had been made of such Monies from the Person liable to the Payment thereof.

CAP. XII.

An Act to amend the Law relating to Criminal Lunatics.
[12th April 1867.]

'WHEREAS it is expedient to amend the Law relating to Criminal Lunatics: 'Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament

Criminal Lunatics.

Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Criminal Short Title. " Lunatics Act, 1867."

2. "Criminal Lunatic" shall mean for the Purposes of this Act Definition any of the Persons following; that is to say,

Lunatic. 1. Any Person for whose safe Custody during Her Pleasure

Her Majesty is authorized to give Order:

2. Any Person whom One of Her Majesty's Principal Secretaries of State is authorized by Law to direct to be removed to a Lunatic Asylum under any Act of Parliament:

3. Any Person sentenced or ordered to be kept in Penal Servitude who may be shown to the Satisfaction of the Secretary of State to be unfit from Imbecility of Mind for Penal Discipline.

3. This Act shall not apply to Scotland or Ireland.

4. The Enactments contained in the Ninth and Tenth Sections General Apof the Act of the Session of the Twenty-third and Twenty-fourth plication of Years of the Reign of Her present Majesty, Chapter Seventy-five, ss. 9 and 10 of relating to the following Matters:

(1.) To the Power of the Secretary of State to permit a Lunatic to be absent from the Asylum on Trial:

(2.) To the Expenses of Conveyance and Maintenance of Criminal Lunatics:

shall apply to a Criminal Lunatic in whatever Asylum or Place of Confinement he may be, and to such Asylum and Place of Confinement, so far as regards such Lunatic, in the same Manner as if such Asylum or Place of Confinement were an Asylum appropriated to Criminal Lunatics in pursuance of the lastmentioned Act.

5. It shall be lawful for One of Her Majesty's Principal Power of Secretaries of State to discharge absolutely or conditionally any Secretary of Criminal Lunatic.

Where any Criminal Lunatic has been discharged conditionally, if any of the Conditions of such Discharge are broken, the said Discharge. Secretary of State may by Warrant, to be executed by any Constable or other Peace Officer to whom such Warrant is delivered. direct such Person to be taken into Custody, and to be conveyed to the Place in which he was detained at the Time of his Discharge, or to any other Place to which he might have been removed if no Order for his Discharge had been given, and any Person so taken into Custody shall revert in all respects to the same Position as he was in at the Time when the Order of Discharge was given, and shall be subject to be detained accordingly.

6. The Eighth Section of the said Act of the Session of the Criminal Twenty-third and Twenty-fourth Years of the Reign of Her Lunatic may present Majesty, Chapter Seventy-five, shall be repealed, and in place thereof be it enacted: Where the Term of Punishment Asylum on awarded to any Criminal Lunatic confined in any Asylum or other Expiration of Place of Confinement for Criminal Lunatics expires before such his Sentence. Evidence of his Sanity has been given as justifies his being discharged, the following Consequences shall ensue; that is to say,

Application of Act.

23 & 24 Vict. c. 75.

State to give conditional Order of

be removed



Criminal Lunatics.

Mutiny.

- 1. If such Lunatic be confined in any Asylum or Place of Confinement to which Lunatics may be sent in pursuance of the Lunatic Asylums Act, 1853, he shall thenceforth be deemed to be a Pauper Lunatic, and shall be in the same Position in all respects as if he were a Lunatic who immediately previous to the Expiration of his Term of Punishment had been found wandering at large within the Parish or Place where the Offence was committed in respect of which he became a Criminal Lunatic, and had been directed by a Justice, in pursuance of the Sixty-eighth Section of the Lunatic Asylums Act, 1853, to be received into the said Asylum or Place of Confinement as a Lunatic wandering at large, and a proper Person to be taken charge of and detained under Care and Treatment:
- 2. If such Lunatic be confined in any Asylum or Place of Confinement to which Lunatics cannot be sent in pursuance of the said Lunatic Asylums Act, 1853, the said Secretary of State may, by Order under his Hand, direct the Lunatic to be received into any Asylum or Place of Confinement for Lunatics into which a Justice might have directed him to be received in pursuance of the said Sixty-eighth Section of the Lunatic Asylums Act, 1853, if immediately previous to the Date of the Expiration of his Term of Punishment the Lunatic had been found wandering at large within the Parish or Place where the Offence was committed in respect of which he became a Criminal Lunatic, and the Justice had been satisfied that the Lunatic was a proper Person to be taken charge of and detained under Care and Treatment; and any Order made by the said Secretary of State in pursuance of this Section shall have the same Effect, and be obeyed by the same Persons, and subject them to the same Penalties in case of Disobedience, as an Order made by a Justice for the Reception of a Lunatic into an Asylum or other Place of Confinement for Lunatics in pursuance of the said Sixty-eighth Section of the said Lunatic Asylums Act, 1853; and such Lunatic when received into the said Asylum or Place of Confinement shall thenceforth be deemed to be a Pauper Lunatic, and shall be in the same Position in all respects as if he had been such wandering Lunatic as aforesaid directed to be received into the said Asylum or Place of Confinement in pursuance of the said Order of a Justice.

CAP. XIII.

An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

[12th April 1867.]

The Sections now printed are either entirely new or have been altered in some respects.

Number of Men to consist of 139,163, "WHEREAS the raising or keeping a Standing Army within the United Kingdom of Great Britain and Ireland in Time



'Time of Peace, unless it be with the Consent of Parliament, is including those ' against Law: And whereas it is adjudged necessary by Her employed at Majesty and this present Parliament that a Body of Forces ments serving ' should be continued for the Safety of the United Kingdom, the in India, but ' Defence of the Possessions of Her Majesty's Crown, and the exclusive of ' Preservation of the Balance of Power in Europe, and that the those actually whole Number of such Forces should consist of One hundred serving in and thirty-nine thousand one hundred and sixty-three Men, ' including Eight thousand nine hundred and eighty-three, all ' Ranks, to be employed with the Depôts in the United Kingdom ' of Great Britain and Ireland of Regiments serving in Her 'Majesty's Indian Possessions, but exclusive of the Numbers ' actually serving within Her Majesty's Indian Possessions: And whereas no Man can be forejudged of Life or Limb, or subjected in Time of Peace to any Kind of Punishment within this Realm ' by Martial Law, or in any other Manner than by Judgment of his Peers, and according to the known and established Laws of ' this Realm; yet nevertheless it being requisite, for the retaining 'all the before-mentioned Forces in their Duty, that an exact 'Discipline be observed, and that Soldiers who shall mutiny or ' stir up Sedition, or shall desert Her Majesty's Service, or be guilty of Crimes and Offences to the Prejudice of good Order ' and Military Discipline, be brought to a more exemplary and ' speedy Punishment than the usual Forms of the Law will allow: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

2. All the Provisions of this Act shall apply to all Persons who Persons subare or shall be commissioned or in Pay as an Officer, or who are ject to this Act. or shall be listed or in Pay as a Non-commissioned Officer or Soldier, and to all Warrant Officers, and to all Persons employed on the Recruiting Service receiving Pay, and all Pensioners receiving Allowances in respect of such Service, and to Persons who are or shall be hired to be employed in the Royal Artillery, Royal Engineers, and to Master Gunners, and to Conductors of Stores, and to the Corps of Royal Military Surveyors and Draftsmen, and to all Officers and Persons who are or shall be serving on the Commissariat Staff, or Soldiers in the Commissariat Staff Corps, and to Officers and Soldiers serving in the Military Store Department or in the Military Store Staff Corps, and to Persons in the War Department, who are or shall be serving with any Part of Her Majesty's Army at home or abroad, under the Command of any Commissioned Officer, and (subject to and in accordance with the Provisions of an Act passed in the Sixth and Seventh Years of the Reign of Her present Majesty, Chapter Ninety-five,) to any Out-pensioners of the Royal Hospital, Chelsea, who may be called out on Duty in aid of the Civil Power, or for Muster or Inspection, or who having volunteered their Services for that Purpose shall be kept on Duty in any Fort, Town, or Garrison, and to all Military Store Officers and other Civil Officers who are or shall be employed by or act under the Secretary

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Mutiny.

of State for War at any of Her Majesty's Establishments in the Islands of Jersey, Guernsey, Alderney, Sark, and Man, and the Islands thereto belonging, or at Foreign Stations; and all the Provisions of this Act shall apply to all Persons belonging to Her Majesty's Indian Forces who are or shall be commissioned or in Pay as Officers, or who shall be listed or in Pay as Noncommissioned Officers or Soldiers, or who are or shall be serving or hired to be employed in the Artillery or any of the Trains of Artillery, or as Master Gunners or Gunners, or as Conductors of Stores, or who are or shall be serving in the Department of Engineers, or in the Corps of Sappers and Miners, or Pioneers, or as Military Surveyors or Draftsmen, or in the Ordnance or Public Works or Commissariat Departments, and to all Storekeepers and other Civil Officers employed under the Ordnance, and to all Veterinary Surgeons, Medical Storekeepers, Apothecaries, Hospital Stewards, and others serving in the Medical Department of the said Forces, and to all Licensed Suttlers, and all Followers in or of any of the said Forces; provided that nothing in this Act contained shall extend to affect any Security which has been or shall be given by any Military Store Officer, Barrack Master, or other Officer, or their Sureties, for the due Performance of their respective Offices, but that all such Securities shall be and remain in full Force and Effect.

Courts-martial on Line of March or in Troop Ships, &c. 11. In Cases of Mutiny, and Insubordination accompanied with personal Violence, or other Offences committed on the Line of March, or on board any Transport Ship, Convict Ship, Merchant Vessel, or Troop Ship, not in Commission, the Offender may be tried by a Regimental or Detachment Court-martial, and the Sentence may be confirmed and carried into execution on the Spot by the Officer in the immediate Command of the Troops, provided that the Sentence shall not exceed that which a Regimental Court-martial is competent to award.

Crimes punishable with Death.

15. If any Person subject to this Act shall at any Time during the Continuance of this Act begin, excite, cause, or join in any Mutiny or Sedition in any Forces belonging to Her Majesty's Army, or Her Majesty's Royal Marines, or shall not use his utmost Endeavours to suppress the same, or shall conspire with any other Person to cause a Mutiny, or coming to the Knowledge of any Mutiny or intended Mutiny shall not, without Delay, give Information thereof to his Commanding Officer; or shall hold Correspondence with or give Advice or Intelligence to any Rebel or Enemy of Her Majesty, either by Letters, Messages, Signs, or Tokens, in any Manner or Way whatsoever; or shall treat or enter into any Terms with such Rebel or Enemy without Her Majesty's Licence, or Licence of the General or Chief Commander; or shall misbehave himself before the Enemy; or shall shamefully abandon or deliver up any Garrison, Fortress, Post, or Guard committed to his Charge, or which he shall have been commanded to defend; or shall compel the Governor or Commanding Officer of any Garrison, Fortress, or Post to deliver up to the Enemy or to abandon the same; or shall speak Words or use any other Means to induce such Governor or Commanding Officer.

Officer, or others, to misbehave before the Enemy; or shamefully to abandon or deliver up any Garrison, Fortress, Post, or Guard committed to their respective Charge, or which he or they shall be commanded to defend; or shall desert Her Majesty's Service: or shall leave his Post before being regularly relieved; or shall sleep on his Post; or shall strike or shall use or offer any Violence against his Superior Officer, being in the Execution of his Office, or shall disobey any lawful Command of his Superior Officer; or who being confined in a Military Prison shall offer any Violence against a Visitor or other his superior Military Officer, being in the Execution of his Office; all and every Person and Persons so offending in any of the Matters before mentioned, whether such Offence be committed within this Realm or in any other of Her Majesty's Dominions, or in Foreign Parts, upon Land or upon the Sea, shall suffer Death, or Penal Servitude, or such other Punishment as by a Court-martial shall be awarded: Provided always, that any Non-commissioned Officer or Soldier attested for or in Pay in any Regiment or Corps who shall, without having first obtained a regular Discharge therefrom, enlist himself in any other Regiment or Corps, may be deemed to have deserted Her Majesty's Service, and shall be liable to be punished accordingly.

19. Whenever any Sentence of Penal Servitude heretofore or As to Execuhereafter passed upon any Offender by any Court-martial holden in India, or in any other Part of Her Majesty's Foreign Dominions, or elsewhere beyond the Seas, is to be carried into execution for the Term specified in such Sentence or for any shorter Term, or when Sentence of Death passed by any such Court-martial has been or shall as aforesaid be commuted to Penal Servitude, the same shall be notified by the Officer commanding Her Majesty's Forces at the Presidency or Station where the Offender may come or be, or in his Absence by the Adjutant General for the Time being, to some Judge of One of the Supreme Courts of Judicature in India, or the Chief Justice, or some other Judge, as the Case may be, in any Part of Her Majesty's Foreign Dominions, who shall make Order for the Penal Servitude or intermediate Custody of such Offender; and upon any such Order being made it shall be duly notified to the Governor of the Presidency if in India, or to the Governor of the Colony if in any of Her Majesty's Colonies, or to the Person who shall for the Time being be exercising the Office of Governor of such Presidency or Colony, who, on Receipt of such Notification, shall cause such Offender to be removed or sent to some other Colony or Place, or to undergo his Sentence within the Presidency or Colony where the Offender was so sentenced, or where he may come or be as aforesaid, in obedience to the Directions for the Removal and Treatment of Convicts which shall from Time to Time be transmitted from Her Majesty through One of Her Principal Secretaries of State to such Presidency or Colony; and such Offender shall according to such Directions undergo the Sentence of Penal Servitude which shall have been passed upon him either in the Presidency or Colony in which he has been so sentenced, or in the Colony or Place to which he has been so removed or sent, and whilst such Sentence

tion of Sentences of Penal Servitude in the Colonies, India, or elsewhere out of Her Majesty's Dominions.

shall remain in force shall be liable to be imprisoned, and kept to Hard Labour, and otherwise dealt with under such Sentence in the same Manner as if he had been sentenced to be imprisoned with Hard Labour during the Term of his Penal Servitude by the Judgment of a Court of competent Jurisdiction in such Presidency or Colony, or in the Colony or Place to which he has been so removed or sent respectively: And elsewhere out of Her Majesty's Dominions, the Officer commanding shall have Power to make an Order in Writing for the Penal Servitude or intermediate Custody of such Offender; and such Offender shall be liable by virtue of such Order to be imprisoned and kept to Hard Labour and otherwise dealt with under the Sentence of the Court in the same Manner as if he had been sentenced to be imprisoned with Hard Labour during the Term of his Penal Servitude by the Judgment of a Court of competent Jurisdiction in the Place where he may be ordered to be kept in such intermediate Custody, or in the Place to which he may be removed for the Purpose of undergoing his Sentence of Penal Servitude. If any Prisoner shall be brought to any Place in the United Kingdom there to undergo any Sentence of Penal Servitude which has been passed upon him by a Courtmartial held elsewhere, and the Judge's or Officer's Order hereinbefore prescribed for his Penal Servitude and intermediate Custody shall not be forthcoming, and the Judge Advocate General, upon Application for that Purpose, shall certify that it appears from the original Proceedings of the Court-martial whereby the Prisoner was tried that he has been duly sentenced to Penal Servitude. and that for anything that appears to the contrary thereon such Sentence is still in force against the said Prisoner for the Period to be stated in such Certificate, then it shall be lawful for One of Her Majesty's Principal Secretaries of State, upon consideration of such Certificate, to direct, in Writing under his Hand, that the said Prisoner shall be at once removed to a Convict Prison, and be imprisoned and kept to Hard Labour according to the Sentence stated in such Certificate, and thereupon the Prisoner shall be removed to such Convict Prison, and shall be liable to be imprisoned and kept to Hard Labour, and be otherwise dealt with during the Term of his Sentence, as if he had been sentenced to a like Term of Penal Servitude by a competent Court in the United Kingdom.

Courts-martial may sentence to Corporal Punishment for certain Offences. 22. Any Court-martial may sentence any Soldier to Corporal Punishment for Mutiny, or for Insubordination accompanied with personal Violence; and, save as aforesaid and as herein-after mentioned, no Court-martial shall have Power to sentence any Soldier to Corporal Punishment; provided, that any Court-martial may sentence any Soldier to Corporal Punishment while on active Service in the Field, or on board any Ship not in Commission, for Mutiny, Insubordination, Desertion, Drunkenness on Duty or on the Line of March, disgraceful Conduct, or any Breach of the Articles of War; and no Sentence of Corporal Punishment shall exceed Fifty Lashes.

29. It shall be lawful for the Secretary of State for the War Department to set apart any Buildings now erected or which may

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hereafter be erected, or any Part or Parts thereof, as Military Prisons, and to declare that any Building or any Two or more Buildings shall be, and thenceforth such Building or Buildings shall be deemed and taken to be, a Military Prison; and every Military Prison which, under the Provisions of any former Act of Parliament, has been or which shall be so as aforesaid set apart and declared, shall be deemed to be a public Prison within the Meaning of this Act; and all and every the Powers and Authorities with respect to County Gaols or Houses of Correction which now are or which may hereafter be vested in any of Her Majesty's Principal Secretaries of State shall, with respect to all such Military Prisons, belong to and may be exercised by the Secretary of State for the War Department; and it shall be lawful for the said Secretary of State from Time to Time to make, alter, and repeal Rules and Regulations for the Government and Superintendence of any such Military Prison, and of the Governor, Provost Marshal, Officers, and Servants thereof, and of the Offenders confined therein, which said Rules and Regulations so made as aforesaid shall remain and continue to be in force until the same are altered or repealed by Her Majesty's said Secretary of State for War; and it shall be lawful for the said Secretary of State from Time to Time to appoint an Inspector General and Inspectors of Military Prisons, and a Governor, or Provost Marshal, and all other necessary Officers and Servants for any such Military Prison, and, as Occasion may arise, to remove the Governor or Provost Marshal, Officer or Servant of any such Military Prison; and the General or other Officer commanding any District or Foreign Station within which may be any such Military Prison, or such General or other Officer, and such other Person or Persons as the said Secretary of State may from Time to Time appoint, shall be a Visitor or Visitors of such Prison; and the said Secretary of State may authorize any General Officer commanding on a Foreign Station to appoint periodically Visitors to any Military Prison within his Command; and the said Secretary of State shall transmit to the Visitor or Visitors of every Military Prison established by his Authority a Copy of the Rules and Regulations which are to be observed and enforced, and the same shall accordingly be observed and enforced, within such Prison; and every Inspector, Visitor, and Governor of any such Military Prison shall, subject to such Rules and Regulations as may from Time to Time be made by the said Secretary of State, have and exercise in respect of such Prison, and of the Governor, Officers, and Servants thereof, and of the Prisoners confined therein, all the Powers and Authorities, as well in respect of administering Oaths as otherwise, which any Inspector, Visiting Justice, or Governor of a County Gaol or House of Correction may respectively exercise as such.

50. If any Man while belonging to a Militia Regiment shall As to Militiaenlist in and be attested for Her Majesty's Army, he shall be men enlisting liable to be tried before a Court-martial on a Charge for Deser- into Regular tion; but it shall be lawful for the Secretary of State for the War Forces. Department to give such general Directions as may from Time

to Time appear to him necessary for placing any Man who confesses himself to be a Militiaman under Stoppage of One Penny a Day of his Pay for Eighteen Calendar Months, in lieu of his being tried by Court-martial, and further to give general Directions as to the Manner in which such Stoppage shall be applied, and whether, on making good the same, the Man shall be returned to his Militia Regiment or be deemed to be a Soldier in the same Manner as if he had not been a Militiaman at the Time of his Attestation: Provided that if the Regiment of Militia from which the Man has deserted be within the United Kingdom, the Secretary of State for the War Department shall not make such latter Order without the Consent of the Commanding Officer of such Regiment: Provided also, that every Soldier who while belonging to a Militia Regiment enlisted in Her Majesty's Army, whether such Enlistment took place before or after the passing of the Mutiny Act, 1860, shall reckon Service towards the Performance of his limited Engagement from the Date of his Attestation: Provided also, that any such Soldier shall not reckon Service for Pension until the Day on which his Engagement for the Militia would have expired; but if any such Soldier shall subsequently to his Enlistment have rendered long, faithful, or gallant Service, the Secretary of State for War may, upon the special Recommendation of the Commander-in-Chief, order that he may reckon Service for Pension from the Date of his Attestation. If any Non-commissioned Officer of the Volunteer Permanent Staff enlists in Her Majesty's Army he may be tried and punished as a Deserter, but if he confesses his Desertion the Secretary of State for the War Department, instead of causing him to be tried and punished as a Deserter, may cause him to be returned to his Service on the Volunteer Permanent Staff, to be there put under Stoppages from his Pay until he has repaid the Amount of any Bounty received by him and the Expenses attending his Enlistment, and also the Value of any Arms, &c. issued to him while on the Volunteer Permanent Staff, and not duly delivered up by him; or may cause him to be held to his Service in Her Majesty's Army, with a Direction, if it seems fit, that his Time of Service therein shall not be reckoned for Pension until the Time when his Engagement on the Volunteer Permanent Staff would have expired; and may further cause him to be put under Stoppages of One Penny a Day of his Pay until he has repaid the Expense attending his Engagement or Attestation on the Volunteer Permanent Staff, and also the Value of any Arms, Clothing, or Appointments issued to him while on the Volunteer Permanent Staff, and not duly delivered up by him.

Soldiers may be transferred from one Service to another. 54. It shall be lawful for the Commander-in-Chief, or for any Officer authorized by him in that Behalf, to direct that any Soldier attested for any one Branch of the Service shall, on the Application of his Commanding Officer, and with his own Consent, be transferred to some other Branch of the Service or to some other Regiment or Corps in the same Branch of the Service, either within the United Kingdom or elsewhere; and every Soldier so transferred shall be deemed to be discharged from his



former Corps, and shall have a Certificate of Transfer delivered to him; but any Soldier attested for the Infantry or Commissariat Staff Corps or Military Store Staff Corps, and at his own Request transferred to the Cavalry, Artillery, or Engineers, shall be bound to serve for the full Term of such Service as if originally enlisted therein, and any Soldier at his own Request transferred from either of such before-mentioned Services to the Infantry or Commissariat Staff Corps or Military Store Staff Corps shall be liable to serve for the Term of his original Enlistment: Provided always, that any Soldier who may have volunteered for the Corps of Armourer Sergeants, or for the Army Hospital Corps, shall be liable, by Order of the Military Authorities above mentioned, to be re-transferred to his former Corps. or to any other Corps on the Station on which he is serving at the Time, for Misconduct, Unfitness, or any other reasonable Cause: Provided also, that any Staff Clerk or other Non-commissioned Officer or Soldier on the Staff of the Army may be transferred to any Corps serving at the Station at the Time of his Removal from Staff Employ: Provided also, that upon the Conviction by Court-martial of any Soldier of the Crime of Desertion, the Officer commanding in chief Her Majesty's Forces may, and if the Court-martial has been held at a Foreign Station the Officer commanding in chief Her Majesty's Forces at such Foreign Station may, order such Soldier to serve in any Regiment or Corps.

55. Any Soldier at any Time during the last Six Months of Re-engagement the Term of limited Service for which he shall have first engaged, of Soldiers for or after the Completion of such Term, with the Consent of his a further Term. Commanding Officer, or any Person having been a Soldier, and having received his Discharge, may, if approved by competent Military Authority as a fit Person for Her Majesty's Service, be re-engaged to serve for the further Term of Eleven Years in the Infantry or Commissariat Staff Corps or Military Store Staff Corps, and Twelve Years in the Cavalry, and Nine Years in the Artillery or Engineers, upon making a Declaration, in the Form given in the Schedule annexed to this Act, before any One of Her Majesty's Justices of the Peace in Great Britain or Ireland, or if not in Great Britain or Ireland before any Person duly appointed to enlist and attest out of Great Britain and Ireland any Soldiers or Persons desirous of enlisting or re-engaging in Her Majesty's Service; and on the Expiration of the Second Term of limited Service for which any Soldier shall have engaged, the said Second Term of limited Service may be prolonged for such further Time, not exceeding Two Years, as shall be directed by the Commanding Officer of the Station where such Soldier may be at the Time of the Expiration of such Service; and any Soldier who shall give Notice to his Commanding Officer, after completing his Second Term of limited Service, that he is desirous of continuing in Her Majesty's Service, and being approved by competent Military Authority, may be continued in such Service as a Soldier so long as he shall desire to be so continued, and until the Expiration of Three Calendar Months

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Boon Service to be reckoned.

after he shall have given Notice to his Commanding Officer of his Wish to be discharged, and for that Purpose shall be considered in all respects during such Time as if his Term of Service were still unexpired: Provided always, that in reckoning Service under the original Enlistment or Re-engagement of a Soldier the Boon Service granted by the Governor General of India, dated Twelfth of October One thousand eight hundred and fiftynine, shall be reckoned as actual Service, and allowed towards Pension and Discharge: Provided also, that every Soldier now serving who belonged to the Garrison which defended Lucknow, or to the Garrison which defended the Alumbagh, before the Advance of any Portion of the Forces under the late Lord Clyde in One thousand eight hundred and fifty-seven, shall be allowed to reckon One Year's Service towards the Performance of his limited Engagement, and also towards Pension on Discharge: Provided also, that every Soldier who volunteered into Her Majesty's Army from any embodied Regiment of Militia subsequently to the Thirty-first of December One thousand eight hundred and fiftyfive, or during the last Week of the training of his Regiment in the Year One thousand eight hundred and fifty-eight, and who had rendered previous to volunteering Six Months embodied or disembodied Militia Service, shall be allowed to reckon towards Good-conduct Pay and Pension, and towards the Completion of his limited Engagement of Service in Her Majesty's Army, Half the embodied Service which he had rendered in the Militia after attaining the Age of Eighteen.

Authorized Deductions only to be made from the Pay of the Army.

60. No Secretary of State for the War Department, Paymaster General of the Army, Paymaster, or any other Officer whatsoever, or any of their under Officers, shall receive any Fees or make any Deductions whatsoever out of the Pay of any Officer or Soldier in Her Majesty's Army, or from their Agents, which shall grow due from and after the Twenty-fifth Day of April One thousand eight hundred and sixty-seven, other than the usual Deductions, or such other necessary Deductions as shall from Time to Time be authorized or required by Her Majesty's Regulations or Articles of War, or by Statute Twenty-six and Twentyseven Victoria, Chapter Sixty-five, Section Eight (Volunteer Act), or by Her Majesty's Order signified by the Secretary of State for the War Department; and every Paymaster or other Officer who having received any Officer's or Soldier's Pay shall unlawfully detain the same for the Space of One Month, or refuse to pay the same when it shall become due, according to the several Rates and agreeably to the several Regulations established by Her Majesty's Orders, shall, upon Proof thereof before a Courtmartial, be discharged from his Employment, and shall forfeit One hundred Pounds, and the Informer, if a Soldier, shall, if he demand it, be discharged from any further Service.

Duration of this Act.

102. This Act shall be and continue in force within Great Britain from the Twenty-fifth Day of April One thousand eight hundred and sixty-seven inclusive until the Twenty-fifth Day of April One thousand eight hundred and sixty-eight; and shall be and continue in force within Ireland, and in Jersey, Guernsey, Alderney.

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Mutiny.

Marine Mutiny.

Alderney, Sark, and Isle of Man, and the Islands thereto belonging, from the First Day of May One thousand eight hundred and sixty-seven inclusive until the First Day of May One thousand eight hundred and sixty-eight; and shall be and continue in force within the Garrison of Gibraltar, the Mediterranean, and in Spain and Portugal, from the First Day of August One thousand eight hundred and sixty-seven inclusive until the First Day of August One thousand eight hundred and sixty-eight; and shall be and continue in force in all other Parts of Europe where Her Majesty's Forces may be serving, and in the West Indies and America, from the First Day of September One thousand eight hundred and sixty-seven inclusive until the First Day of Septem. ber One thousand eight hundred and sixty-eight; and shall be and continue in force in India, and within the Cape of Good Hope, the Isle of France or Mauritius and its Dependencies, Saint Helena, and the Settlements on the Western Coast of Africa, from the First Day of January One thousand eight hundred and sixty-eight inclusive until the First Day of January One thousand eight hundred and sixty-nine; and shall be and continue in force within British Columbia and Vancouver's Island from the Date of the Promulgation thereof in General Orders there inclusive until the First Day of January One thousand eight hundred and sixty-nine; and shall be and continue in force in all other Places from the First Day of February One thousand eight hundred and sixty-nine inclusive until the First Day of February One thousand eight hundred and seventy: Provided always, that this Act shall, from and after the Receipt and Promulgation thereof in General Orders in any Part of Her Majesty's Dominions or elsewhere beyond the Seas, become and be in full Force, anything herein stated to the contrary notwithstanding.

CAP. XIV.

An Act for the Regulation of Her Majesty's Royal Marine Forces while on shore. [12th April 1867.]

The Sections now printed are either entirely new or have been altered in some respects.

WHEREAS it is judged necessary for the Safety of the United Kingdom, and the Defence of the Possessions of this Realm, that a Body of Royal Marine Forces should be employed in Her Majesty's Fleet and Naval Service, under the Direction of the Lord Hig Admiral of the United Kingdom, or the Commissioners for executing the Office of Lord High Admiral aforcsaid: And whereas the said Forces may frequently be quartered or be on shore, or sent to do Duty or be on board Transport Ships or Merchant Ships or Vessels, or Ships or Vessels of Her Majesty, or other Ships or Vessels, or they may be under other Circumstances in which they will not be subject to the Laws relating to the Government of Her Majesty's Forces by Sea: And whereas no Man can be forcejudged of Life or Limb, or subjected in Time of Peace to any

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Marine Mutiny.

'Kind of Punishment within this Realm, by Martial Law, or in any other Manner than by the Judgment of his Peers, and according to the known and established Laws of this Realm; yet nevertheless it being requisite for the retaining of such Forces in their Duty that an exact Discipline be observed, and that Marines who shall mutiny or stir up Sedition, or shall desert Her Majesty's Service, or be guilty of any other Crime or Offence in breach of or to the Prejudice of good Order and Discipline, be brought to a more exemplary and speedy Punishment than the usual Forms of the Law will allow:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Courts-martial on Line of March or in Transport Ships, &c. 11. In Cases of Mutiny and Insubordination accompanied with personal Violence or of other Offences committed on the Line of March, or on board any Transport Ship, Convict Ship, or Merchant Vessel, the Offender may be tried by a Divisional or Detachment Court-martial, and the Sentence may be confirmed and carried into execution on the Spot by the Officer in immediate Command, provided that the Sentence shall not exceed that which a Divisional Court-martial is competent to award.

Crimes punishable with Death.

19. If any Person who is or shall be commissioned or in Pay as an Officer of Royal Marines, or who is or shall be listed or in Pay as a Non-commissioned Officer, Drummer, or Private Man in Her Majesty's Royal Marine Forces, shall at any Time during the Continuance of this Act, while on shore in any Place within the said Kingdom, or in any other of Her Majesty's Dominions, or in any Foreign Parts out of such Dominions, or on board any Transport Ship, or Merchant Ship or Vessel, or any Ship or Vessel of Her Majesty, or on board any Convict Hulk or Ship, or any other Ship or Vessel, or in any Place whatever, where or while being in any Circumstances in which he shall not be subjected to, or not be liable to or punishable by, the Laws relating to the Government of Her Majesty's Forces by Sea, begin, excite, cause, or join in any Mutiny or Sedition in Her Majesty's Marine or other Forces, or shall not use his utmost Endeavours to suppress any such Mutiny or Sedition, or shall conspire with any other Person to cause a Mutiny, or coming to the Knowledge of any Mutiny or intended Mutiny shall not without Delay give Information thereof to his Commanding Officer; or shall misbehave himself before the Enemy; or shall shamefully abandon or deliver up any Garrison, Fortress, Post, or Guard committed to his Charge, or which he shall have been commanded to defend; or shall compel the Governor or Commanding Officer of any Garrison, Fortress, or Post to deliver up to the Enemy or to abandon the same; or shall speak Words or use any other Means to induce such Governor or Commanding Officer or any other to misbehave before the Enemy, or shamefully to abandon or deliver up any Garrison, Fortress, Post, or Guard committed to their respective Charge, or which he or they shall be commanded to defend; or shall leave his Post before being regularly relieved, or shall sleep on his

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Post; or shall hold Correspondence with or give Advice or Intelligence to any Rebel, Pirate, or Enemy of Her Majesty, either by Letters, Messages, Signs, Tokens, or any other Ways or Means whatever; or shall treat or enter into any Terms with any such Rebel, Pirate, or Enemy, without the Licence of the Lord High Admiral of the said United Kingdom, or the Commissioners for executing the Office of Lord High Admiral aforesaid, for the Time being; or shall strike or use or offer any Violence against his Superior Officer being in the Execution of his Office, or shall disobey any lawful Command of his Superior Officer; or who being confined in a Military Prison shall offer any Violence against a Visitor or other Officer being in the Execution of his Office, or shall violate any Law or Regulation of or relating to any Military Prison: or shall desert from Her Majesty's Royal Marine Forces; every Person so offending in any of the Matters before mentioned, whether such Offence be committed within this Realm, or in any other of Her Majesty's Dominions, or in Foreign Parts upon Land or upon the Sea, shall suffer Death or Penal Servitude or such other Punishment as by a Court-martial shall be awarded: Provided always, that any Non-commissioned Officer or Marine in Pay in any Division or Company who shall, without having first obtained a regular Discharge therefrom, enlist himself in any other Division or Company, may be deemed to have deserted Her Majesty's Service, and shall be liable to be punished accordingly.

27. Any Court-martial may sentence any Marine to Corporal Power to in-Punishment for Mutiny, or for Insubordination accompanied with flict Corporal personal Violence; and, save as aforesaid and as herein-after mentioned, no Court-martial shall have Power to sentence any Marine to Corporal Punishment: Provided, that any Court-martial may sentence any Marine to Corporal Punishment while on active Service in the Field, or on board any Ship not in Commission, for Mutiny, Insubordination, Desertion, Drunkenness on Duty or on the Line of March, disgraceful Conduct, or any Breach of the Articles of War; and no Sentence of Corporal Punishment shall

exceed Fifty Lashes.

66. If any Man while belonging to a Militia Regiment shall As to Militiaenlist in and be attested for Her Majesty's Royal Marines, he shall men enlisting he liable to be tried before a Court-martial on a Charge for Desertion; but it shall be lawful for the Secretary of State for War, on the Confession thereof by such Militiaman, or on other Proof thereof, to order that in lieu of his being so tried he shall be subjected to a Stoppage of One Penny a Day of his Pay for Eighteen Calendar Months, to be applied as the Secretary of State for War shall direct, and further to determine whether such Man shall be returned to his Militia Regiment after such Sum shall have been made good, or shall be deemed to be a Marine in the same Manner as he would have been if he had not been a Militiaman at the Time of his Attestation.

87. Any Person who shall detain, buy, or exchange, or otherwise receive from any Marine or Marine Deserter, or any other Clothes, &c. Person acting for or on his Behalf, upon any Account or Pretence from any whatsoever, Marine. E 4

Punishment in certain Cases.

C. 14.

Marine Mutiny.

whatsoever, or who shall solicit or entice any Marine or Marine Deserter, or shall be employed by any Marine or Marine Deserter, knowing him to be such, to sell any Arms, Ammunition, Medals for good Conduct, or Distinguishment, or other Service, Marine Clothes, or Military Furniture, or any other Articles which, according to the Custom of the Marine Corps, are generally deemed Regimental or Divisional Necessaries, or any Provisions, Sheets, or other Articles used in Barracks or provided under Barrack Regulations, whether on shore or afloat, and whether the Marine or Marine Deserter or other Person be or be not borne on the Books of any One of Her Majesty's Ships, or be or be not embarked, or who shall have in his or her Possession or Keeping any Arms, Ammunition, Medals, Marine Clothes, or Military Furniture, or any other Articles which, according to the Custom of the Marine Corps, are generally deemed Regimental or Divisional Necessaries, or any Provisions, Spirits, Sheets, or other Articles used in Barracks or provided under Barrack Regulations. and shall not give a satisfactory Account how he or she came by the same, or shall change or cause the Colour or Mark of any such Clothes, Appointments, Necessaries, Sheets, or other Articles to be changed or defaced, or who shall pawn, sell, or deposit in any Place or with any Person such Articles of Regimental Necessaries, with or without the Consent of such Marine, shall forfeit for every such Offence any Sum not exceeding Twenty Pounds, together with Treble the Value of all or any of the several Articles; and if any Person having been at any Time previously convicted of either of the above Offences under this or any previous Act for the Regulation of Her Majesty's Royal Marine Forces while on shore shall afterwards be guilty of any such Offence, he or she shall for every such Offence forfeit any Sum not exceeding Twenty Pounds but not less than Five Pounds, and the Treble Value of all or any of the several Articles, and shall, in addition to such Forfeiture, be committed to the Common Gaol or House of Correction, there to be imprisoned only, or to be imprisoned with or without Hard Labour, for such Term not exceeding Six Calendar Months as the convicting Justice or Justices shall think fit; and upon any Information against any Person for a Second or any subsequent Offence, a Copy of the former Conviction, certified by the proper Officer having the Care or Custody of such Conviction, or any Copy of the same proved to be a true Copy, shall be sufficient Evidence to prove such former Conviction; and if any credible Person shall prove, on Oath before a Justice of the Peace or Person exercising like Authority according to the Laws of that Part of Her Majesty's Dominions in which the Offence shall be committed, a reasonable Cause to suspect that any Person has in his or her Possession or on his or her Premises any Property of the Description herein-before described, on or with respect to which any such Offence shall have been committed, such Justice may and he is hereby required to grant a Warrant to search for such Property as in the Case of stolen Goods; and if upon such Search any such Property shall be found, the same shall and may be seized by the Officer charged with the Execution of such Warrant,



Marine Mutiny.

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Warrant, who shall bring the Offender in whose Possession the same shall be found before the same or any other Justice of the Peace, to be dealt with according to Law.

97. This Act shall be in force within Great Britain from the Duration of Twenty-fifth Day of April One thousand eight hundred and Act. sixty-seven until the Twenty-fifth Day of April One thousand eight hundred and sixty-eight inclusive; and within Ireland, and in Jersey, Guernsey, Alderney, Sark, and the Isle of Man, and the Islands thereto belonging, from the First Day of May One thousand eight hundred and sixty-seven until the First Day of May One thousand eight hundred and sixty-eight inclusive; and within the Garrison of Gibraltar, and within the Mediterranean, and in Spain and Portugal, from the First Day of August One thousand eight hundred and sixty-seven until the First Day of August One thousand eight hundred and sixty-eight inclusive; and in all other Parts of Europe where Royal Marine Forces may be serving, and the West Indies and North America, and Cape of

Good Hope, from the First Day of September One thousand eight hundred and sixty-seven until the First Day of September One thousand eight hundred and sixty-eight inclusive; and in all other Places from the First Day of February One thousand eight hundred and sixty-eight until the First Day of February One thousand eight hundred and sixty-nine inclusive: Provided always, that this Act shall, from and after the Receipt and Promulgation thereof in General Orders in any Part of Her Majesty's Dominions or elsewhere beyond the Scas, become and be in full Force, anything herein contained to the centrary notwithstanding.

CAP. XV.

An Act for the Abolition of certain Exemptions from Local Dues on Shipping and on Goods carried in Ships.

[12th *April* 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Shipping Short Title. Dues Exemption Act, 1867."

2. This Act shall come into operation on the First of August Commence-One thousand eight hundred and sixty-seven, which Time is ment of Act. herein referred to as the Commencement of this Act.

3. The following Words and Expressions shall in this Act Interpretation have the Meanings hereby assigned to them, unless there is of Terms something in the Context inconsistent with such Meanings; that

is to sav.

The Word "Dues" shall include all Tolls, Rates, Taxes, Duties, "Dues:" and Imposts levied on Ships or on Goods carried in Ships, except any Duties levied by the Commissioners of Customs for the Use of Her Majesty:

The Expression "Exemption from Dues" shall, in addition to "Exemption its ordinary Meaning, include every Privilege of paying from Dues." smaller

Shipping Local Dues.

smaller Dues than the Public at large pay under like Circumstances.

No Exemption from Dues allowed in United Kingdom on account of Reasons herein named. 4. After the Commencement of this Act no Exemption from Dues shall be allowed in the United Kingdom on account of any one or more of the following Reasons; that is to say,

(1.) On account of any Ship being registered at or belonging to any particular Country, Port, or Place, or trading

between any particular Ports or Places:

(2.) On account of any Ship or Goods being the Property of, or being consigned by or to any particular Person or Body Corporate:

(3.) On account of any Goods being destined for Sale in any

particular Town, Place, or Market:

- (4.) On account of any Ship or Goods being sent to or from, or anchoring or mooring at, or being laden or unladen at any particular Place in any Port, or in the Neighbourhood of any Port, except where a Ship in going to or from, or anchoring or mooring at, or being laden or unladen at such Place derives from the Expenditure of the Class of Dues in question no Benefit, or less Benefit than Ships going to or from, or anchoring or mooring at, or being laden or unladen at another Place in the same Port:
- (5.) On account of any Goods being the Product of or being destined for Use at any particular Manufactory, Place, or District, or any particular Class of Manufactories: Provided that nothing in this Act contained shall affect any Exemption from Dues which has been granted by an Act of Parliament to the Owner or Occupier of some particular Quay, Manufactory, or Place as Compensation for Obstruction to his Water Frontage or Access to his Premises, or other Injury caused to him by the Works authorized by such Act.

Privileged Persons to have as Compensation an Annuity for 10 Years, equal to the Average of Benefit for Three Years preceding 1st February 1867.

5. Where a Person or Body Corporate who would if this Act had not passed be entitled in his or their own Right to derive Profit from any Exemption from Dues abolished by this Act has derived pecuniary Profit from such Exemption during the Year preceding the First of February One thousand eight hundred and sixty-seven, in that, but in no other Case, the Person or Body Corporate entitled to receive the Class of Dues in question (in this Act referred to as "the Receiver of Dues") shall pay to the Person or Body Corporate so entitled (in this Act referred to as "the Claimant") by way of Compensation an Annuity equal to the average annual Amount of Profit so derived during the Three Years next preceding the First of February One thousand eight hundred and sixty-seven, or during so much of those Three Years as is subsequent to the Date at which the Claimant commenced to derive such Profit:

No Compensation to be paid after Times herein named. Provided that no Compensation shall be payable or paid (except so much as may previously have accrued) after any of the following Times; viz.,

(1.) After the Expiration of Ten Years from the Commencement of this Act:

(2.) After



mining Amount of Compen-

Shipping Local Dues.

(2.) After the Time of the Death of the Claimant:

(3.) After the Time at which the Dues from which the Claimant

was exempted cease to be levied:

- (4.) After any Time when from any Reason whatever the Claimant ceases or would cease (if the Exemption from Dues for which Compensation was granted then existed) to have a Right to such Exemption or to be in a Position to derive Profit from it.
- 6. With respect to determining the Amount of Compensation Mode of deterto be paid under this Act, the following Rules shall be observed:

(1.) The Claimant shall send to the Receiver of Dues and to the Board of Trade in Writing his Claim to Compensation, stating the Amount and Grounds of his Claim, and shall give such Evidence in support of his Claim as the Board

of Trade may require:

(2.) This Claim shall be sent in to the Board of Trade within Three Months after the Commencement of this Act, and if it is not sent in within that Time the Claimant shall not be entitled to any Compensation in respect of the Time prior to the Date of the Receipt of such Claim by the Board of Trade; and if it is not sent in within One Year after the passing of this Act the Claimant shall not be entitled to any Compensation:

(3.) As soon as may be after receiving such Claim, the Receiver of Dues shall agree with the Claimant on the Amount of the Compensation to be paid, and the Times and Mode of such Payment, but such Agreement shall be subject

to the Approval of the Board of Trade:

(4.) If no Agreement can be made, or if the Board of Trade disapprove of any Agreement which is made, the Amount of Compensation to be paid, and the Times and Mode of such Payment, shall be determined by Arbitration:

(5.) For the Purpose of such Arbitration the Clauses of "The Companies Clauses Consolidation Act, 1845," with respect to the Settlement of Disputes by Arbitration, shall be incorporated with this Act, and in the Construction of those Clauses for the Purposes of this Act this Act shall be deemed to be the Special Act, and any Appointment of an Arbitrator by the Receiver of Dues shall be subject to the Approval of the Board of Trade.

7. The Compensation shall (except as in this Act mentioned) Commencedate from the Commencement of this Act, and shall be paid out ment of Comof the Class of Dues from which the Claimant who receives it was pensation, and how to be paid.

previously exempted.

8. Any Receiver of Dues, on Agreement with the Claimant Power to comand with the Approval of the Board of Trade, may, by paying to mute Annuity the Claimant a Principal Sum, commute any Compensation payable annually by such Receiver under this Act.

9. Where the Receiver of Dues commutes the annual Compen- Power to Resation by Payment of a Principal Sum he may, if the Board of ceiver of Ducs Trade approve, notwithstanding any Limitation in any Act of to borrow for Purpose of Parliament or Charter, borrow at Interest on the Security of any

for a Principal

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Shipping Local Dues.

Canada Railway Loan.

Commutation of the annual Payment.

Dues which he has Power to levy the whole or any Part of such Principal Sum, and shall apply the same in effecting such Commutation.

For the Purpose of such borrowing the Clauses of "The Commissioners Clauses Act, 1847," with respect to the Mortgages to be executed by the Commissioners, shall be incorporated with this Act, and in the Construction of that Clause for the Purpose of this Act this Act shall be deemed to be the Special Act, and the Receiver of Dues which is borrowing shall be deemed to be the Commissioners.

If beneficial to the Trade of the Port, the Dues may be abolished instead of the Exemption.

Saving of Rights of Her

Majesty and

Lighthouse

Authorities.

10. Where a Receiver of Dues in any Port or Place proves to the Satisfaction of the Board of Trade that it would be beneficial to the Trade of such Port or Place that the Class of Dues from which the Exemption exists should be abolished, the Board of Trade may make an Order directing the Abolition of that Class of Dues after the Date mentioned in the Order, and after such Date, or, if no Date is mentioned, after the Date of that Order, no Dues specified in such Order shall be levied, and no Compensation shall be payable in respect of any Exemption therefrom; provided that where such Dues are received in trust for a Body Corporate such Dues shall not be abolished without the Consent of such Body Corporate under their Common Seal.

11. Nothing in this Act contained shall render liable any Ships or Goods which belong to or are in the Service of Her Majesty, or any Corporation having the Superintendence or Management of Lighthouses, to any Dues to which they would not be liable if

this Act had not passed.

CAP. XVI.

An Act for authorizing a Guarantee of Interest on a Loan to be raised by Canada towards the Construction of a Railway connecting Quebec and Halifax.

[12th *April* 1867.]

- WHEREAS the Construction of a Railway, connecting the Port of Rivière du Loup in the Province of Quebec with ' the Line of Railway leading from the City of Halifax in the ' Province of Nova Scotia at or near the Town of Truro, in a ' Line and on Conditions approved by One of Her Majesty's
- ' Principal Secretaries of State, would conduce to the Welfare ' of Canada and promote the Interests of the British Empire:
- 'And whereas it would greatly facilitate the Construction of ' that Railway (in this Act referred to as the Railway) if Pay-' ment of Interest on Part of the Money required to be raised for ' the same were guaranteed under the Authority of Parliament :'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. Subject to the Provisions of this Act, the Commissioners of Her Majesty's Treasury may guarantee, in such Manner and Form as they think fit, Payment of Interest at a Rate not exceeding

Power for Treasury to guarantee Interest on Loan.

Canada Railway Loan.

ceeding Four per Centum per Annum on any Principal Money not exceeding the Sum of Three million Pounds Sterling, to be raised by way of Loan by the Government of Canada for the Purpose of the Construction of the Railway; and the Commissioners of Her Majesty's Treasury may from Time to Time cause to be issued out of the Consolidated Fund of the United Kingdom, or the growing Produce thereof, any Money required for giving Effect to such Guarantee.

2. The Commissioners of Her Majesty's Treasury shall not give Approval of any Guarantee under this Act unless and until an Act of the Par- Line and Use liament of Canada has been passed, within Two Years after the of Railway for Union of Canada under The British North America Act, 1867, providing, to the Satisfaction of One of Her Majesty's Principal

Secretaries of State, as follows:

1. For the Construction of the Railway:

2. For the Use of the Railway at all Times for Her Majesty's Military and other Service:

Nor unless and until the Line in which the Railway is to be constructed has been approved by One of Her Majesty's Principal Secretaries of State.

3. The Commissioners of Her Majesty's Treasury shall not give Raising and any Guarantee under this Act unless and until an Act of the Expenditure of Parliament of Canada has been passed providing, to the Satis- a Loan charged faction of the Commissioners of Her Majesty's Treasury, as follows:

1. For the raising, Appropriation, and Expenditure for the Pur- &c. pose of the Construction of the Railway of a Loan not exceeding Three million Pounds Sterling, bearing Interest at a Rate not exceeding Four per Centum per Annum:

2. For charging the Consolidated Revenue Fund of Canada with the Principal and Interest of the Loan immediately after the Charges specifically made thereon by Sections One hundred and three, One hundred and four, and One hundred and five of The British North America Act, 1867:

3. For the Payment by the Government of Canada by way of Sinking Fund of an annual Sum at the Rate of One per Centum per Annum on the entire Amount of Principal Money whereon Interest is guaranteed, to be remitted to the Commissioners of Her Majesty's Treasury by equal half-yearly Payments in such Manner as they from Time to Time direct, and to be invested and accumulated under their Direction in the Names of Four Trustees, nominated from Time to Time, Two by the Commissioners of Her Majesty's Treasury and Two by the Government of Canada. such Sinking Fund and its Accumulations to be invested in Securities of the Provinces of Canada, Nova Scotia, and New Brunswick, issued before the Union of Canada, or, at the Option of the Government of Canada, in such other Securities as may be proposed by that Government and approved by the Commissioners of Her Majesty's Treasury, and to be applied under the Direction of the Commissioners

Troops, &c.

on Canadian Revenue, with Sinking Fund.

Canada Railway Loan. Lyon King of Arms (Scotland).

Commissioners of Her Majesty's Treasury in discharge of Principal Money whereon Interest is guaranteed:

4. For charging the Consolidated Revenue Fund of Canada with the Amount of the Sinking Fund immediately after

the Principal and Interest of the Loan:

5. For charging the Consolidated Revenue Fund of Canada with any Sum issued out of the Consolidated Fund of the United Kingdom under this Act, with Interest thereon at the Rate of Five per Centum per Annum, immediately after the Sinking Fund:

6. For Continuance of the Sinking Fund until all Principal and Interest of the Loan, and all Sums issued out of the Consolidated Fund of the United Kingdom under this Act, and all Interest thereon, are fully discharged, or until the Sinking Fund and its Accumulations are adequate to

- discharge so much thereof as remains undischarged: 7. For the raising by the Government of Canada (without Guarantee by the Commissioners of Her Majesty's Treasury) of all such Money (if any) beyond the Sum of Three million Pounds Sterling as, in the Opinion of One of Her Majesty's Principal Secretaries of State, will be requisite for the Construction of the Railway, and for charging the Consolidated Revenue Fund of Canada with the Money so raised, and Interest, immediately after the Charges made thereon in pursuance of the foregoing Provisions of this Section.
- 4. There shall be laid before both Houses of Parliament, within Fourteen Days next after the Beginning of every Session, a Statement and Account showing what has been done from Time to Time in execution or pursuance of this Act by or under the Direction of the Commissioners of Her Majesty's Treasury, and One of Her Majesty's Principal Secretaries of State, and the Parliament and Government of Canada.

5. This Act may be cited as "The Canada Railway Loan Act, 1867."

C A P. XVII.

An Act to regulate the Court and Office of the Lyon King of Arms in Scotland, and the Emoluments of the Officers of the same. [3d May 1867.]

WHEREAS it is expedient to regulate the Court and Office of the Lyon King of Arms in Scotland, and the Emolu-' ments of the Officers of the same :'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. From and after the passing of this Act the Jurisdiction of the Lyon Court in Scotland shall be exercised by the Lyon King of Arms, who shall have the same Rights, Duties, Powers, Privileges, and Dignities as have heretofore belonged to the Lyon

Statement and Account to be laid before Houses of Parliament.

Short Title.

Lyon King of Arms to have same Rights and Duties as heretofore, except as altered.



Lyon King of Arms (Scotland).

King of Arms in Scotland, except in so far as these are herein-

after altered or regulated. 2. The Lyon King of Arms shall be bound to discharge the Lyon King of Duties of his Office personally and not by Deputy: Provided Arms to disalways, that in the event of the temporary Absence of the Lyon charge his King of Arms, from Illness or other necessary Cause, it shall be lawful for the Lord President of the Court of Session to grant a Commission to some other Person to discharge the Duties of Lyon King of Arms ad interim, and such Commission shall not be liable to any Stamp Duty: And provided also, that without any such Commission, in the event of the temporary Absence or Incapacity of the Lyon King of Arms, the Lyon Clerk shall be and is hereby empowered to admit to the Office of Messenger at Arms Persons properly qualified according to the present Law and Practice.

Duties per-

3. The Lyon King of Arms, who shall be appointed by Her Salary of Lyon Majesty, Her Heirs and Successors, shall receive such Salary, King of Arms. not exceeding Six hundred Pounds per Annum, as the Commissioners of Her Majesty's Treasury shall from Time to Time approve, payable quarterly out of any Monies to be voted by Parliament for that Purpose, which Salary shall come in place of the Fees hitherto exigible by him, to which he shall no longer be entitled.

4. The Lyon Clerk shall hereafter have the same Rights and Rights and Duperform the same Duties as heretofore, except in so far as the ties of Lyon same are herein-after altered or regulated.

5. The Lyon Clerk, who shall be appointed by Her Majesty, Lyon Clerk to Her Heirs and Successors, shall, subject to the Provision con-perform his tained in the Twelfth Section of this Act, perform the Duties of Sonally his Office personally and not by Deputy, and shall receive such Salary, not exceeding Two hundred and fifty Pounds per Annum, Salary of Lyon as the Commissioners of Her Majesty's Treasury shall from Time Clerk. to Time approve, payable as aforesaid, which Salary shall come in place of the Fees hitherto exigible by him, to which he shall no longer be entitled: Provided always, that in the event of the temporary Absence or Incapacity of the Lyon Clerk it shall be lawful for the Lyon King of Arms, with the Consent of Her Majesty's Advocate, to grant a Commission to some other Person to discharge the Duties of the Lyon Clerk ad interim, and such Commission shall not be liable to any Stamp Duty.

6. The Heralds and Pursuivants in Scotland shall be appointed Rights and Duby the Lyon King of Arms, and shall have the same Rights and ties of Heralds Privileges and discharge the same Duties as heretofore, except in so far as altered or regulated by this Act.

and Pursuivants in Scotland.

7. No Vacancy in the Office of Herald in Scotland shall be As to filling up filled up by the Lyon King of Arms until the Number of Heralds Vacancies in has, by Death, Resignation, or Removal, fallen to below Three, Herald and after which Event the Vacancies which may occur in said Office Pursuivant. shall be filled up, so that the Number of Heralds shall in Time coming be maintained at Three; and no Vacancy in the Office of Pursuivant in Scotland shall be filled up by the Lyon King of Arms until the Number of Pursuivants has, by Death, Resignation,

Lyon King of Arms (Scotland).

or Removal, fallen to below Three, after which Event the Vacancies which may occur in said Office shall be filled up, so that the Number of Pursuivants shall in Time coming be maintained at Three: Provided always, that no Herald or Pursuivant appointed before the passing of this Act shall in respect of any Vacancy not being filled up be entitled to any larger Share of Fees than he would have been entitled to had there been no such Vacancy.

Salary of Heralds and Pursuivants. 8. No Herald or Pursuivant appointed after the passing of this Act shall be entitled to exact any Fees, but each Herald or Pursuivant so appointed shall receive, in lieu of Fees, such Salary as the Commissioners of Her Majesty's Treasury shall from Time to Time approve, payable as aforesaid: Provided always, that no Herald or Pursuivant appointed after the passing of this Act shall pay or give to the Lyon King of Arms any Consideration for his Appointment, and if any such Consideration shall have been paid or given by any such Herald or Pursuivant his Appointment shall be null and void.

Duties and Fecs of Herald Painter and Procurator Fiscal of Lyon Court. 9. The Herald Painter in Scotland and Procurator Fiscal of the Lyon Court shall hereafter be appointed by the Lyon King of Arms, and shall respectively perform the Dutics, and be entitled to receive the Fees, which the Herald Painter and Procurator Fiscal aforesaid have hitherto been bound to perform and entitled to exact: Provided always, that no Herald Painter or Procurator Fiscal shall have any vested Right in such Fees.

Attendance at Lyon Office.

10. From the First Day of October to the Twentieth Day of December and from the Fifth Day of January to the Twentieth Day of July in each Year the Hours of Attendance at the Lyon Office shall be from Eleven o'Clock in the Forenoon to Three o'Clock in the Afternoon, every lawful Day except Saturday: and from the Twenty-first Day of July to the Thirtieth Day of September and from the Twenty-first Day of December to the Fourth Day of January in each Year the Hours of Attendance shall be from Eleven o'Clock in the Forenoon to Two o'Clock in the Afternoon, and on Wednesdays and Fridays only: Provided always, that between the Twenty-first Day of July and the Thirtieth Day of September, and between the Twenty-first Day of December and the Fourth Day of January, in each Year, the Lyon King of Arms shall not be bound to entertain any Applications for Grants or Matriculations of Arms, or for recording Pedigrees: Provided also, that there shall be provided for the Lyon King of Arms, the Lyon Clerk, and the Herald Painter. such sufficient Office Accommodation as the Commissioners of Her Majesty's Treasury may determine.

Regulating Disposal of Fees payable under the Statutes of the Order of the Thistle, and Grant of Geo. II., dated 19th July 1731. 11. The Fees hitherto payable to the Lyon King of Arms by Knights of the Thistle under the Statutes of the Order of the Thistle, and the Fees payable to the Lyon King of Arms in Terms of a Grant of His Majesty King George the Second, under the Great Seal of Great Britain, of Date the Nineteenth Day of July One thousand seven hundred and thirty-one, shall from and after the passing of this Act be paid into Her Majesty's Exchequer; and after the Death, Resignation, or Removal of any of the Heralds or Pursuivants aforesaid appointed prior to

the

Lyon King of Arms (Scotland).

the passing of this Act the Proportion of Fees which but for the said Death, Resignation, or Removal would have been payable to him or them in Terms of the said Statutes of the Order of the Thistle, or in Terms of the before-mentioned Grant of His Majesty King George the Second, shall be paid into Her Majesty's Exchequer, so that after the Death, Resignation, or Removal of all the Heralds and Pursuivants appointed prior to the passing of this Act the whole Sums appointed by the said Statutes of the Order of the Thistle and the said Grant of His Majesty King George the Second to be paid to the Heralds and Pursuivants aforesaid shall instead be paid into Her Majesty's Exchequer.

12. Until the Death, Resignation, or Removal of the present Rights of Lyon Clerk, notwithstanding anything to the contrary contained present Lyon in this Act, it shall be lawful for him to perform the Duties of Clerk not to his Office as he is authorized by his Commission, and to exact the

Fees and Dues hitherto exigible by him.

13. Until the Occurrence of the next Vacancy in the Office Fees. of Lyon Clerk, the Fees and Dues enumerated in Schedule A. anuexed to this Act shall be exigible in lieu of the Fees and Dues hitherto payable to the Lyon King of Arms and Lyon Depute, and shall be paid into Her Majesty's Exchequer; and after the Occurrence of such Vacancy the Fees and Dues enumerated in Schedule B. annexed to this Act shall be exigible in lieu of the Fees and Dues hitherto payable to the Lyon King of Arms, Lyon Depute, and Lyon Clerk, and shall be paid into Her Majesty's Exchequer.

be affected.

SCHEDULES. SCHEDILLE A

SCHEDULE A.					
-	£	s.	d.		
On every Patent of Arms with Supporters	29	8	0		
On every Patent of Arms without Supporters	13	13	0		
On every Matriculation of Arms with Supporters,					
without a new Patent	6	16	6		
On every Matriculation of Arms without Supporters,					
without a new Patent	4	14	6		
On every Matriculation of Arms without a new Patent					
of Arms, but with a Patent of Supporters	22	1	0		
On every Genealogy recorded	7	17	6		
On the Admission of a Messenger at Arms to practise					
in the County of Edinburgh	11	2	3		
On the Admission of a Messenger at Arms to practise	_	_			
out of the County of Edinburgh	8	6	8		
Annual Dues of each Messenger at Arms	_	11	2		
N.B.—These Fees are exclusive of Stamp Duties when such					
are exigible.					

SCHEDULE B.

On every Patent of Arms	with Supporter	s	49	12	O
On every Patent of Arms			29	18	0
On every Matriculation		Supporters,			
without a new Patent			15	16	6
30 & 31 Vict.	\mathbf{F}				

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Lyon King of Arms (Scotland).	Oyster	Fi	sher	ies.	
On every Matriculation of Arms without S	Supporter	8,	£	8.	d.
without a new Patent	-	_	12	0	6
On every Matriculation of Arms without a n	ew Pater	ı t			
of Arms, but with a Patent of Supporters		_	34	13	6
On every Genealogy recorded -		_	10		0
Additional for each Member of the Ped	ligrae	_	Õ	5	Ŏ
Additional for each Member of the 1 co	ing ree	_	-	15	0
Certificate regarding Change of Surname	_	_	ŏ	5	Ŏ
Search in Register of Arms -	<u>-</u>	_	ŏ	5	Õ
Search in Register of Genealogies -	. •	_	ĭ	ĭ	ŏ
General Search in Heraldic MSS.	•	-	î	î	ŏ
General Search in Genealogical MSS.	•	-	-	10	6
On every Extract from a Register -	•	-	_	5	0
On entering a Caveat		-	0	Э	U
On the Admission of a Messenger at Arms	to practi	se	••	14	^
in the County of Edinburgh -		-	19	14	0
On the Admission of a Messenger at Arms	to practi	\mathbf{se}			_
out of the County of Edinburgh -	-	-	15	14	0
Annual Dues of a Messenger at Arms pr	actising	in			
the County of Edinburgh	-	-	0	17	0
Annual Dues of a Messenger at Arms pra	ectising o	ut			
of the County of Edinburgh -	•	-	0	17	6
On Renewal of a Messenger's Bond of Cau	tion -	-	2	10	0
On recording Resignation or Change of Res	sidence of	f a.			
Messenger	•	-	0	2	6
On Search for a Messenger's Cautioner	-	-	0	2	6
On every certified Statement of Name and I	Designati	٥n	_		
of such Cautioner, and Date of Bond	-	-	0	5	0
On each Petition or Paper lodged in a Proc		net.	·	_	_
	cess again	lat	0	5	0
a Messenger	Massana	-	ő	5	ŏ
On each Interlocutor in a Process against a	Messeng	er	U	U	v
On extracting each Warrant, Decreet, or	Precept	OI	^	=	0
Suspension, first Sheet	•	-	0	5 3	_
On ditto, each subsequent Sheet -	-	-	0	3	U
On affixing Seal of Office to Warrant,	Decree,	or		_	_
Precept	_ •	-	0	5	0
On examining Executions of Service and					
of Precepts of Suspension, marking th	em on t	he			
Record and giving out Certificate -	-	-	0	5	O
On lending Process and taking Receipt	-	-	0	2	O
On Return of Process and scoring Receipt	-	-	0	1	C
On Re-admission of a Messenger at Arms	-	-	1	0	6
On the Appointment of a Herald -	-	-	. 9	16	4
On the Appointment of a Pursuivant	_	_	9	-1	Č
N.B.—These Fees are exclusive of St	amn Dut	ies	_	_	_
are exigible.	p Dat		.,	`	

CAP. XVIII.

An Act for the Preservation and further Protection of Oyster Fisheries. [3d May 1867.]

' TYPEREAS it is expedient to make Provision for the Protection of private Oyster Beds, Layings, or Fisheries:

Oyster Fisheries.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as The Oyster Preservation Act, Short Title. 1867.

2. In this Act the Word "Oysters" includes the Brood, Ware, As to Words Half-ware, Spat, and Spawn of Oysters, and the Word "Person" "Oysters" and includes Body Corporate.

" Person."

3. All Oysters being in or on any Oyster Bed, Laying, or Oysters in the Fishery which is the Property of any Person, and is sufficiently marked out or known as such, shall be the absolute Property of such Person, and in all Courts of Law and Equity and else-Property. where, and for all Purposes, Civil, Criminal, or other, shall be deemed to be in the actual Possession of such Person.

Oyster Grounds or Fishery to be Owner's

4. All Oysters removed by any Person from any such Oyster Oysters re-Bed, Laying, or Fishery, and not either sold in Market overt, or disposed of by or under the Authority of the Person to whom Owner's Prosuch Bed, Laying, or Fishery belongs as aforesaid, shall be the absolute Property of such last-mentioned Person, and in all Courts of Law and Equity and elsewhere, and for all Purposes, Civil, Criminal, or other, the absolute Right to the Possession thereof shall be deemed to be in such last-mentioned Person.

moved from the

5. Whenever it is necessary in any legal Proceeding to prove Proof of markthat the Limits of any Oyster or Mussel Fishery have been duly ing of Limits. buoyed or otherwise marked, or that Notices of such Limits have been duly posted, published, or distributed in pursuance of any Act of Parliament, or of any Order of the Board of Trade confirmed by Parliament, or that Notice of the Provisions of such Act or Order relating to the Oyster or Mussel Fishery has been duly published, a Certificate purporting to be under the Hand of One of the Secretaries or Assistant Secretaries of the Board of Trade, certifying that the Board of Trade are satisfied that the said Limits were so buoyed or marked, or that the said Notices were duly published, posted, or distributed, shall be received as Evidence that the same have been so buoyed or marked, or that the said Notices have been so published, posted, or distributed.

6. When Two or more Oyster Beds, Layings, or Fisheries Contiguous belonging to different Proprietors are contiguous to each other, Fisheries. and any Indictment or Prosecution shall be raised or Proceeding taken against any Person for stealing Oysters from the same, it shall be sufficient, in alleging and proving the Place from which such Oysters were stolen, to allege and prove that they were stolen from one or other of such contiguous Beds, Layings, or Fisheries, and in alleging and proving the Property and lawful Possession of such Oysters it shall be sufficient to allege and prove that the same belonged to and were in the lawful Possession of one or other of such Proprietors, although it is not alleged or proved from which of such contiguous Beds, Layings, or Fisheries the same were stolen, or of which of such Proprietors they were the Property or in the lawful Possession.

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Petty Sessions (Ireland) Act (1851) Amendment.

CAP. XIX.

An Act to amend the Pet'y Sessions Act (Ireland), 1851, as to the backing of Warrants. [31st May 1867.]

14 & 15 Vict. c. 93.

Power to Assistant Inspectors

General of

Constabulary

to back War-

rants in Absence of Inspec-

tor General.

tor General and

Deputy Inspec-

'WHEREAS by the Petty Sessions Act (Ireland), 1851, certain Provisions were made for the backing of Warrants for Execution by the Inspector General or by either of the

Deputy Inspectors General of Constabulary in Ireland:

'And whereas the Number of the said Deputy Inspectors General of Constabulary has since been reduced to One, and there are Three Assistant Inspectors General of Constabulary:

'And whereas it is expedient that in the Absence of the said
'Inspector General and Deputy Inspector General of Constabulary
'the Assistant Inspectors General of Constabulary, should have
'the same Power to back Warrants for Execution as by the said
'recited Act were given to the said Inspector General and Deputy

' Inspectors General:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. That in the Absence of the Inspector General and Deputy Inspector General of Constabulary it shall be lawful for any one of the Assistant Inspectors General of Constabulary in *Ireland* to back, endorse, and transmit for Execution all Warrants issued under the said recited Act in like Manner as the said Inspector General and Deputy Inspectors General were thereby authorized to do, and thereupon the same shall and may be executed in like Manner as a Warrant backed by the said Inspector General or Deputy Inspector General under the recited Act.

CAP. XX.

An Act to authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for England and Wales. [31st May 1867.]

WHEREAS the Inclosure Commissioners for England and Wales have, in pursuance of "The Acts for the Inclosure, Exchange, and Improvement of Land," issued their Provisional Orders for and concerning the proposed Inclosures mentioned in the Schedule to this Act, and have in their Twenty-second Annual General Report certified their Opinion that such Inclosures would be expedient; but the same cannot be proceeded with without the previous Authority of Parliament: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Inclosures in Schedule may be proceeded with.

Short Title.

1. That the said several proposed Inclosures mentioned in the Schedule to this Act be proceeded with.

2. In citing this Act in other Acts of Parliament and in legal Instruments it shall be sufficient to use either the Expression

Inclosure.

Local Government Supplemental.

"The Annual Inclosure Act, 1867," or "The Acts for the Inclosure, Exchange, and Improvement of Land."

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order	
Chard Chippenham and Langley Burrell. Colkirk Tatterford Dawlish - Saint Pinnock - Manley Greasby Shap Fakenham Boughton - Crinscott and Whimpstone.	Somerset - Wilts Norfolk - Norfolk - Devon - Cornwall - Chester - Chester - Westmorland Norfolk - Nottingham - Warwick -	26th April 1866. 7th June 1866. 21st June 1866. 21st June 1866. 5th July 1866. 21st June 1866. 20th September 1866. 5th October 1866. 8th November 1866. 11th December 1866. 8th January 1867.	

CAP. XXI.

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Gainsborough, Farsley, Bideford, Canterbury, Chepping Wycombe, Worthing, and Wednesfield; and for other Purposes relative to certain Districts under that Act.

[31st May 1867.]

WHEREAS the Secretary of State for the Home Department being One of Hard ment, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of the Local Government ' Act, 1858, duly made certain Provisional Orders, which are ' contained in the Schedule to this Act annexed; and it is pro-'vided by the aforesaid Local Government Act that no such 'Orders shall be of any Validity whatever until they shall have ' been confirmed by Parliament; and it is expedient that the said ' Orders should be so confirmed, and other Provisions made with ' respect to certain Districts already under the Local Government ' Act aforesaid:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Orders contained in the Schedule hereunto Provisional annexed shall, from and after the passing of this Act, be absolute, Orders in Scheand be as binding and of the like Force and Effect as if the dule confirmed. Provisions of the same had been expressly enacted in this Act.

2. Notwith-

Local Government Supplemental.

Separated Parts of Gainsborough District to pay Share of Mortgage Debt.

C.21.

2. Notwithstanding the Separation from the District of the Gainsborough Local Board of Health of the Hamlets of Morton, Walkerith, and East Stockwith, as set forth and described in the Provisional Order in the Schedule to this Act contained, the Parts so separated shall pay the Sum of Seventy-five Pounds, being the Amount agreed to be defraved by them as their Share of the Debt owing by such Board; the said Amount of Seventyfive Pounds to be paid by the several Hamlets herein-before named within a Period of Three Months from the passing of this Act, and in the following Proportions; that is to say, the Hamlet of Morton to pay Forty-one Pounds Thirteen Shillings and Fourpence, the Hamlet of Walkerith Twelve Pounds Ten Shillings. and the Hamlet of East Stockwith Twenty Pounds Sixteen Shillings and Eightpence; and the Gainsborough Local Board of Health aforesaid shall have full Power and Authority to collect and recover from the Ratepayers of the several herein-before named Hamlets any General District Rates and Highway Rates respectively, or any Arrears thereof respectively, which shall have been made and may be uncollected and due at the Time of the passing of this Act, and also any Amount due from such Hamlets respectively to such Local Board up to and at the Time of such passing of this Act on account of the said Board's Expenditure in respect of Repairs of the Highways in such Hamlets: Provided always, that, notwithstanding such Separation as aforesaid, the Ratepayers of the several Hamlets aforesaid shall have the Right to inspect at all usual reasonable Hours, at the Office of the Gainsborough Local Board of Health, the Plans prepared for the District of such Board as originally constituted.

Security for of Gainsborough Local Board.

3. The Security for the Mortgage Debt of the Gainsborough Mortgage Debt Local Board of Health shall, from and after the passing of this Act, be the rateable Value of the Property in the District as altered by the Provisional Order in the Schedule of this Act annexed, the Town Portion of such District to be liable for the existing Debt, and the remaining Portion of the Township to be liable for the Debt incurred for Works in such last-mentioned Portion.

South Wales Highway Act repealed as to Lianwonno District.

4. The Act passed in the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty (23 & 24 Vict. Cap. 68.), intituled "The South Wales Highway Act," shall be repealed, so far as it relates to the Llanwonno Portion of the District of Mountain Ash in the County of Glamorgan, within which District of Mountain Ash the Local Government Act, 1858, s now in force.

Act incorporated with 21 & 22 Vict. c. 98.

5. This Act shall be deemed to be incorporated with the Local Government Act, 1858, and shall be as if this Act and the said Local Government Act were One Act.

Short Title.

6. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867,"

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Land Drainage Supplemental.

SCHEDULE of Provisional Orders referred to in the preceding Act.

- 1. Gainsborough.—Altering the Boundaries of the District of Gainsborough under the Local Government Act, 1858.
- 2. FARSLEY.—Altering the Boundaries of the District of Farsley under the Local Government Act, 1858.
- 3. BIDEFORD.—For extending the Borrowing Powers of the Bideford Local Board.
- 4. Canterbury.—Making Provision for ascertaining the Value of Property, &c. of the late Paving Commissioners of Canterbury, and for other Purposes therein set forth.
- 5. CHEPPING WYCOMBE.—Repealing and altering Parts of a Local Act in force within the District of the Chepping Wycombe Local Board.
- 6. Worthing.—Altering Provisional Order applying the Public Health Act, 1848, to the Town of Worthing, in the County of Sussex.
- 7. WEDNESFIELD.—Altering a Provisional Order relating to the District of Wednesfield under the Local Government Act, 1858.

CAP. XXII.

An Act to confirm a Provisional Order under "The Land Drainage Act, 1861." [31st May 1867.]

WHEREAS the Inclosure Commissioners for England and 24 & 25 Vict. Wales have, in pursuance of "The Land Drainage Act, c. 133.

' 1861," duly made the Provisional Order contained in the Sche-

' dule to this Act annexed, and it is by the said Act provided

' that no such Order shall be of any Validity whatever until such

' Order shall have been confirmed by Parliament, and it is expe-

' dient that the said Order should be so confirmed:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. That the Provisional Order contained in the Schedule here- Provisional unto annexed is hereby confirmed, and from and after the passing Order in Scheof this Act shall be deemed to be a Public General Act of Parlia- dule confirmed. ment of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.

2. This Act may be cited for all Purposes as "The Land Short Title. Drainage Supplemental Act, 1867."

SCHEDULE to which this Act refers.

In the Matter of North Moor Improvement, situate in the Parishes of North Petherton, Bridgwater, Lyng, and Durston, in the County of Somerset. F 4

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CAP.

CAP. XXIII.

An Act to grant and alter certain Duties of Customs and Inland Revenue, and for other Purposes relating thereto. [31st May 1867.]

Most Gracious Sovereign,

LVE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland, in Parliament assembled, towards raising the necessary Supplies to defray Your Majesty's public Expenses, and making an Addition to the Public Revenue, have freely and voluntarily resolved to give and grant unto Your Majesty the several Duties herein-after mentioned; and do therefore most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Grant of Duties specified in Schedules annexed.

1. There shall be charged, collected, and paid, for the Use of Her Majesty, Her Heirs and Successors, the several Duties of Customs and Inland Revenue respectively specified in the Schedules marked respectively (A.), (B.), and (C.) to this Act; and the said Duties shall respectively take effect at the Dates, and shall continue to be charged, collected, and paid during the Periods respectively specified in that Behalf in the said Schedules respectively, and where no Date is specified for the Commencement of any Duty the same shall commence and take effect from the passing of this Act, and where no Period is specified for the Duration of any Duty the same shall continue to be charged, collected, and paid until Parliament shall otherwise order; and the said Schedules shall be deemed to be Part of this Act.

Provisions of former Acts to apply to Duties under this Act.

2. All the Powers, Provisions, Allowances, Exemptions, Forfeitures, and Penalties contained in or imposed by any Act or Acts, or any Schedule thereto, relating to Customs Duties and Stamp Duties, and in force at the Time of the passing of this Act, and relating to the Duty of Income Tax, and in force on the Fifth Day of April One thousand eight hundred and sixtyseven, shall respectively be in full Force as to the said Duties granted by this Act, so far as the same are applicable, and shall be observed, applied, allowed, enforced, and put in execution for and in the raising, levying, collecting, and securing of the said Duties, and otherwise in relation thereto, so far as the same shall not be repealed or superseded by and shall be consistent with the Provisions of this Act, as fully and effectually, to all Intents and Purposes, as if the same had been herein expressly enacted with reference to the said Duties respectively.

As to Stamp Duty on Sea Insurances.

Repeal of Acts in Schedule (D.)

3. On the passing of this Act the Stamp Duties now payable for Policies of Sea Insurance shall cease and determine, and the several Acts and Parts of Acts specified in the Schedule marked (D.) to this Act annexed are hereby repealed, save so far as

respects any Policy made prior to the passing of this Act, and as respects any Forfeiture or Penalty incurred in respect of any

Offence against any Enactment so repealed.

4. In this Act the Expression "Sea Insurance" means any Interpretation Insurance (including Re-insurance) made upon any Ship or Ves- of Terms. sel, or upon the Machinery, Tackle, or Furniture of any Ship or Vessel, or upon any Goods, Merchandise, or Property of any Description whatever, on board of any Ship or Vessel, or upon the Freight of or any other Interest which may be lawfully insured in or relating to any Ship or Vessel; and the Word "Policy" means any Instrument whereby a Contract or Agreement for any Sea Insurance is made or entered into.

5. The Commissioners of Inland Revenue shall provide Blank Commissioners Policies, printed on Paper, in the Form set forth in Schedule (E.) to this Act, and stamped to denote the Duty payable under this Act; and any Person may buy such Blank Policies, stamped with the Duty which he may require, at the Price of such Duty: Provided always, that before any such stamped Blank Policies shall be issued, and before any Vellum, Parchment, or Paper which may be brought to be stamped shall be delivered out stamped by any Officer of Inland Revenue, he shall mark or write thereon the Day, Month, and Year of such Issue or Delivery, and if he wiifully neglect so to do he shall forfeit the Sum of One hundred

to provide stamped Forms of Policies.

6. The said Commissioners shall keep an Office within the Office in Lon-City of London for the Distribution of Blank Policies, stamped don forstamped as aforesaid, to Persons carrying on the Business of Insurance within the said City, and purchasing the same, subject to the usual Allowance made on Purchase of Stamps.

Forms of Policies.

7. No Contract or Agreement for Sea Insurance (other than Contract for such Insurance as is referred to in the Fifty-fifth Section of Insurance to be "The Merchant Shipping Act Amendment Act, 1862,") shall be valid unless the same is expressed in a Policy; and every Policy tainParticulars, shall specify the particular Risk or Adventure, the Names of the Subscribers or Underwriters, and the Sum or Sums insured; and in case any of the above-mentioned Particulars shall be omitted in any Policy, such Policy shall be null and void to all Intents and Purposes.

in Writing, and to specify cer-

8. No Policy shall be made for any Time exceeding Twelve As to Dura-Months, and every Policy which shall be made for any Time ex- tion of Policy. ceeding Twelve Months shall be null and void to all Intents and Purposes.

9. No Policy shall be pleaded or given in Evidence in any No Policy valid Court, or admitted in any Court to be good or available in Law or in Equity, unless duly stamped; and it shall not be lawful for the said Commissioners or any Officer of Inland Revenue to stamp any Policy at any Time after it is signed or underwritten by any Person, on any Pretence whatever, except in the Two Cases following; that is to say,

1st. Any Policy of mutual Insurance having a Stamp or Stamps Exception in impressed thereon may, if required, be stamped with an case of certain additional Stamp or Stamps, provided that at the Time mutual Insur-

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such additional Stamp or Stamps shall be required the Policy shall not have been signed or underwritten to an Amount exceeding the Sum or Sums which the Stamp or Stamps previously impressed thereon will warrant:

and in case of Policies made abroad. 2nd. Any Policy made abroad, and chargeable with Duty by virtue of the Fifteenth Section of the Act of the Twenty-eighth and Twenty-ninth Years of Her Majesty's Reign, Chapter Ninety-six, may be stamped within the Time specified in that Act.
10. Nothing in this Act shall extend or be construed to ex-

Legal Alterations in Policies may be made under certain Restrictions. 10. Nothing in this Act shall extend or be construed to extend to prohibit the making of any Alteration which may lawfully be made in the Terms and Conditions of any Policy after the same shall have been underwritten; provided that such Alteration be made before Notice of the Determination of the Risk originally insured, and that it shall not prolong the Time covered by the Insurance thereby made beyond the Period of Six Months in the Case of a Policy made for a less Period than Six Months, or beyond the Period allowed by this Act in the Case of a Policy made for a greater Period than Six Months, and that the Articles insured shall remain the Property of the same Person or Persons, and that no additional or further Sum shall be insured by reason or means of such Alteration.

Policies for Voyage and Time chargeable with Two Duties. 11. Where any Sea Insurance is made for a Voyage and also for Time, or to extend to or cover any Time beyond Twenty-four Hours after the Ship shall have arrived at her Destination and been there moored at Anchor, the Policy shall be chargeable with Duty as a Policy for Time.

As to Insurances by Carriers. 12. Where any Carrier by Sea or other Person shall, in consideration of any Sum of Money paid or to be paid for additional Freight or otherwise, agree to take upon himself any Risk attending Goods, Merchandise, or Property of any Description whatever while on board any Ship or Vessel, or engage to indemnify the Owner of any such Goods, Merchandise, or Property from any Risk, Loss, or Damage, such Agreement or Engagement shall be deemed to be a Contract for a Sea Insurance.

Penalty on assuring unless Policy duly stamped.

13. If any Person shall become an Assurer upon any Sea Insurance, or shall subscribe or underwrite, or otherwise sign or make, or enter into any Contract, Agreement, or Memorandum, for or of any Sea Insurance, or shall receive or contract for any Premium or Consideration for any Sea Insurance, or shall receive or charge, or take Credit in Account for any such Premium or Consideration as aforesaid, or any Sum of Money as or for any such Premium or Consideration as aforesaid, or shall wilfully or knowingly take upon himself any Risk, or render himself liable to pay, or shall pay or allow, or agree to pay or allow, in account or otherwise, any Sum of Money upon any Loss, Peril, or Contingency relative to any Sea Insurance, unless such Insurance shall be written on Vellum, Parchment, or Paper duly stamped, or if any Person shall be concerned in any fraudulent Contrivance or Device, or shall be guilty of any wilful Act, Neglect, or Omission, with Intent to evade the Duties payable on Policies under this

this Act, or whereby the Duties may be evaded, every Person so offending shall for every such Offence forfeit the Sum of One hundred Pounds.

14. Every Person who shall make or effect, or knowingly Penalty on procure to be made or effected, any Sea Insurance, or shall give Persons effector pay, or render himself liable to pay, any Sum of Money, ing insuran unless duly Premium, or Consideration whatever in the Nature of a Pre-stanged. mium for or upon any Sea Insurance, or shall enter into any Contract or Agreement whatever for any Sea Insurance, unless the same Insurance, Contract and Agreement for Insurance, respectively, shall be written on Vellum, Parchment, or Paper, being first duly stamped, shall for every such Offence forfeit and pay the Sum of One hundred Pounds; and every Broker, Agent, or other Person negotiating or transacting any Sea Insurance contrary to the true Intent and Meaning of this Act, or writing any Agreement for any Sea Insurance upon Vellum, Parchment, or Paper not duly stamped, shall for every such Offence forfeit the Sum of One hundred Pounds.

15. If any Person shall make or issue, or cause to be made or Penalty for issued, any Document purporting to be a Copy of a Policy, and issuing a Copy there shall not be in existence, at the Time of such making or of Policy where Issue, a Policy duly stamped whereof the said Document shall be a Copy, he shall for such Offence forfeit the Sum of One hundred Pounds in addition to any other Penalty which he may have incurred under this Act.

16. It shall not be lawful for any Broker, Agent, or other Brokerage not Person negotiating or transacting or making any Sea Insurance to be a legal to charge his Employer any Sum of Money for Brokerage or Policy duly Agency, or for his Pains or Labour in negotiating, transacting, stamped, or making such Insurance, or writing the same, or for any Monies expended or paid by way of Premium or Consideration in the Nature of a Premium for such Insurance, unless the same shall be written on Vellum, Parchment, or Paper, duly stamped; and all and every Sum and Sums whatever paid by such Employer on any such Account to any Broker, Agent, or other Person negotiating or transacting or making any Insurance contrary to this Act shall be deemed to be paid without Consideration, and shall remain the Property of such Employer, his Executors, Administrators, or Assigns.

Charge unless

17. Where a Policy shall be inadvertently filled up in an incor- Allowance may rect or improper Manner, or be obliterated or otherwise spoiled be made in the and rendered unfit for Use, or shall be filled up for some Insur- Case specified. ance which shall not be proceeded in, and the same shall not be signed by any Underwriter, but in no other Case, it shall be lawful for the said Commissioners to allow as spoiled, and to cancel, the Stamps on such Policy, provided that Application shall be made for the Allowance within Six Months after such Policy shall be spoiled or become useless; and the Enactments now in force with reference to the Allowance of spoiled Stamps shall, so far as the same are applicable, extend to the Allowance herein-before mentioned.

C. 23.

Customs	and	Inland	Revenue.
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Session and Chapter		Title or abbreviated Title.	Extent of Repeal.
54 Geo. 3. c. 133.	•	An Act for enabling the Commissioners of Stamps to make Allowances for spoiled Stamps on Policies of Insurance in Great Britain, and for preventing Frauds relating thereto.	The whole Act.
54 Geo. 3. c. 144.	-	An Act for better securing the Stamp Duties on Sea Insurances made in Lon- don, &c. &c.	The whole Act, except Sections 13 and 14.
9 Geo. 4. c. 49.	-	An Act to amend the Laws in force re- lating to the Stamp Duties on Sea In- surances, &c. &c.	Section 1.
5 & 6 Vict. c. 82.	-	An Act to assimilate the Stamp Duties in Great Britain and Ireland, and to make Regulations for collecting and managing the same until the 10th Day of October 1845.	Sections 22, 23, 24, 25, 26, 27, 28, 29, and 30.
7 Vict. c. 21	-	An Act to reduce the Stamp Duties on Policies of Sea Insurance, &c. &c.	Section 4 and the Schedule.
27 & 28 Viet. c. 56.	-	An Act for granting to Her Majesty cer- tain Stamp Duties, and to amend the Laws relating to the Inland Revenue.	Section 1.
28 & 29 Vict. c. 96.	-	An Act to amend the Laws relating to the Inland Revenue.	Sections 8 and 9.

SCHEDULE (E.)

Form of Policy.

S.G.	Be it known that	as
	well in	own Name, as for and
£	in the Name and Name	s of all and every other Per-
Delivered the)		the same doth, may, or shall
Day of }	appertain, in part or i	n all, doth make assurance
186 .)		nd them and every of them,
No	to be insured, lost or no	t lost, at and from

upon any Kind of Goods and Merchandises, and also upon the Body, Tackle, Apparel, Ordnance, Munition, Artillery, Boat and other Furniture, of and in the good Ship or Vessel called the whereof is Master, under God for this

present Voyage,

or whosoever else shall go for Master in the said Ship, or by whatsoever other Name or Names the same Ship, or the Master thereof, is or shall be named or called, beginning the Adventure upon the said Goods and Merchandises from the loading thereof aboard the said Ship

upon the said Ship, &c.

and shall so continue and endure, during her Abode there, upon



the said Ship, &c.; and further, until the said Ship, with all her Ordnance, Tackle, Apparel, &c., and Goods and Merchandises whatsoever, shall be arrived at

upon the said Ship, &c., until she hath moored at Anchor Twenty-four Hours in good Safety, and upon the Goods and Merchandises until the same be there discharged and safely landed; and it shall be lawful for the said Ship, &c. in this Voyage to proceed and sail to and touch and stay at any Ports or Places whatsoever

Prejudice to this Insurance. The said Ship, &c., Goods and Merchandises, &c., for so much as concerns the Assured, by Agreement between the Assured and Assurers in this Policy, are and shall be valued at

Touching the Adventures and Perils which we the Assurers are contented to bear and do take upon us in this Voyage, they are, of the Seas, Men-of-War, Fire, Enemies, Pirates, Rovers, Thieves, Jettisons, Letters of Mart and Countermart, Surprisals, Takings at Sea, Arrests, Restraints and Detainments of all Kings, Princes, and People, of what Nation, Condition, or Quality soever, Barretry of the Master and Mariners, and of all other Perils, Losses, and Misfortunes that have or shall come to the Hurt. Detriment, or Damage of the said Goods and Merchandises and Ship, &c., or any Part thereof; and in case of any Loss or Misfortune it shall be lawful to the Assured, their Factors, Servants, and Assigns, to sue, labour, and travel for, in, and about the Defence, Safeguard, and Recovery of the said Goods and Merchandises and Ship, &c., or any Part thereof, without Prejudice to this Insurance; to the Charges whereof we, the Assurers, will contribute each one according to the Rate and Quantity of his Sum herein assured. And it is agreed by us, the Insurers, that this Writing or Policy of Assurance shall be of as much Force and Effect as the surest Writing or Policy of Assurance heretofore made in Lombard Street, or in the Royal Exchange, or elsewhere in London. And so we the Assurers are contented, and do hereby promise and bind ourselves, each one for his own Part. our Heirs, Executors, and Goods, to the Assured, their Executors. Administrators, and Assigns, for the true Performance of the Premises, confessing ourselves paid the Consideration due unto us for this Assurance by the Assured at and after the Rate of

In witness whereof, we the Assurers have subscribed our Names and Sums assured in

N.B.—Corn, Fish, Salt, Fruit, Flour, and Seed are warranted free from Average, unless general, or the Ship be stranded; Sugar, Tobacco, Hemp, Flax, Hides, and Skins are warranted free from Average under Five Pounds per Cent.; and all other Goods, also the Ship and Freight, are warranted free from Average under Three Pounds per Cent., unless general, or the Ship be stranded.

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Fortifications (Provision for Expenses).

CAP. XXIV.

An Act to amend an Act of the Twenty-eighth and Twenty-ninth Years of Her present Majesty, Chapter Sixty-one, for providing a further Sum towards defraying the Expenses of constructing Fortifications for the Protection of the Royal Arsenals and Dockyards and the Ports of *Dover* and *Portland*, and of creating a Central Arsenal.

[31st May 1867.]

28 & 29 Vict. c. 61.

HEREAS by an Act of the Session of the Twenty-eighth and Twenty-ninth Years of the Reign of Her present Majesty it is amongst other things enacted, that such Sum or ' Sums as may be paid out of the Consolidated Fund, or the growing Produce thereof, as in the said Act mentioned, shall ' be applied as mentioned in the Schedule to that Act towards ' defraying the Expense incurred or to be incurred in constructing Fortifications and Works for the Defence of the Royal ' Arsenals and Dockyards of the United Kingdom (including the Naval Establishment at Hawlbowline and the Fortifications at ' Dover and Portland), and in purchasing the Land and Rights ' in Land that may be required for the Purpose of such Fortifica-' tions and Works, and that the Commissioners of Her Majesty's Treasury shall apply such Sums accordingly; and by the said ' Act it is provided, that it shall not be lawful to apply any of ' such Sums to any Work not specifically named in the Schedule ' to the said Act, nor to apply to any Work any greater Sum than ' that which is set down in such Schedule as the total estimated Cost of the Work:

'And whereas it is found necessary and expedient to alter and amend the said Act with reference to the Sums of Money to be 'expended on the several Works mentioned in the Schedule to 'the said Act:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The above-mentioned Enactment of the said Act shall be and the same is hereby repealed.

2. Such Sum or Sums as may be issued out of the Consolidated Fund, or the growing Produce thereof, as in the said recited Act mentioned, shall be applied, as mentioned in the Schedule to this Act, towards defraying the Expenses incurred or to be incurred in constructing the Fortifications and Works for the Defence of the Royal Arsenals and Dockyards of the United Kingdom (including the Naval Establishment at Hawlbowline, and the Fortifications at Dover and Portland), and in purchasing the Land and Rights in Land that may be required for the Purposes of such Fortifications and Works, and the Commissioners of Her Majesty's Treasury shall from Time to Time apply such Sum or Sums accordingly: Provided always, that it shall not be lawful to apply any of such Sums to any Work not specifically

Recited Enactment repealed.

Application of Monics.

Fortifications (Provision for Expenses).

named in the Schedule to this Act, nor to apply to any Work any greater Sum than that which is set down in that Schedule as the total estimated Cost of the Work.

SCHEDULE.

Station.	District.	Name of Work.	Estimated Cost in Schedule of 28 & 29 Vict. c. 61.	Revised Estimate sanctioned by this Enactment.
Portsmouth	Spithead and Sea Defences:	_	£	£
	Outer Line -	Horse Sand Fort	260,000	365,000
		No Man's Land	290,000	406,000
		Other Spithead Work	310,000	293,000
		Puckpool and St. Helen's Bat- teries.	87,000	145,000
	Inner Line -	Gilkicker Battery Southsea Castle	50,000	58,000
	,	Eastney Batteries	55,000	60,000
		Lumps Battery	J,	00,000
	Defences of Needles	Transfer de de	100,000	110 000
	Passage	Hurst Castle Needles Battery	108,000	110,000
		Hatherwood	00,000	00.000
		Warden Point Cliff End	80,000	90,000
		Golden Hill	J .	
	Isle of Wight:			
	Coast Defences -	Sandown Bay Defences - Military Road and Posts for Defence of South-west Coast	140,000	145,000
	Land Defences:			
	Outer Line -	Fort Purbrook and Out-works	η	
		Fort Widley	11	
		Fort Southwick	535,000	550,000
		Fort Wallington	!	
		Fort Fareham)	
	Inner Line -	Hilsea Lines	ו	
		Fort Grange	200,000	919.000
		Fort Rowner Fort Brockham	308,000	318,000
		Stokes Bay Lines -	J	
Plymonth -	Harbour Defences:			
	Outer Line -	Staddon Point Battery	60,000	60,000
		Breakwater Battery	145,000 80,000	155,000 87,000
		Cawsand Bay	13,000	13,000
			1	i
	Inner Line -	Mount Edgecumbe Battery -)	
	Inne r Line -	Mount Edgecumbe Battery Drake's Island Battery Western King Battery	47,000	47,000

30 & 31 Vict.

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Fortifications (Provision for Expenses).

Fortifications (Provision for Expenses).					
Station.	District.	Name of Work.	Estimated Cost in Schedule of 28 & 29 Vict. c. 61.	Revised Estimate sanctioned by this Enactment.	
7 01	T 170 C				
Plymouth -	Land Defences: Antony -	Fort Tregantle Fort Scraesdon	£ 260,000	£ 260,000	
	Maker	Knatterbury Whitesand Bay Maker Barrack	35,000	15,000	
	N.E. Division -	North-eastern Defences	350,000	1	
	Staddon Fort -	Staddon Fort Fort Stamford	} 168,000	518,000	
	Devonport -	Devonport Lines	10,000	10,000	
Pembroke -	Milford Haven: Sea Defences -	Stack Rock Fort South Hook Battery Hubberstone Battery Chapel Bay Battery	216,000	225,000	
	Land Defences-	Fort Scoveston (North of Mil-	50,000	50,000	
		ford Haven). Works to Southward of Milford Haven.	80,000	50,000	
Portland -	Portland	Verne Citadel and Batteries connected therewith.	120,000	125,000	
		Nothe Fort Breakwater Batteries	87,000 145,000	90,000 205,000	
			, ,,,,,,,	,	
Gravesend -	Thames	Coalhouse Fort	90,000	164,000	
	ĺ	Shornmead -	80,000 80,000	121,000 118,000	
		Slough Battery	20,000	23,000	
Medway and Sheerness.	Sea Defences -	Isle of Grain Garrison Point	} 180,000	227,000	
		Hoo Fort	} 109,000	128,000	
	Works in front of Mile Town.	Works in front of Mile Town	40,000	40,000	
Chatham -	Eastern	Eastern Defences	500,000	_	
Dover -	Dover	Castle Hill Fort Dover Castle Western Heights	278,000	285,000	

Fortifications (Provision for Expenses).

	2 0/19/10/10/10 (2	rocaton jor zapenece).			
Station.	District.	Name of Work.		Estimated Cost in Schedule of 28 & 29 Vict. c. 61.	Revised Estimate sanctioned by this Enactment.
Cork -	Cork	Spike Island Defences Carlisle Fort	£ 10,000 79,000	£ 10,000 79,000	
		Camden Fort Total Works	<u>-</u> -	70,000 5,625,000	5,715,000
Incidental Expenses (Works and Ex Site for Central Arsenal Lands, including Cost of Surveys,		· - · - ·	- d	140,000 150,000	165,000
other incide	ental Expenses -	Total	£	6,995,000	6,995,000

CAP. XXV.

An Act to further continue the Act of the Twenty-ninth Year of the Reign of Her present Majesty, Chapter One, intituled An Act to empower the Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend, and detain for a limited Time, such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government. [31st May 1867.]

HEREAS an Act was passed in the last Session of Par- 29 & 30 Vict. liament, Chapter One, intituled An Act to empower the c. 1.

Lord Lieutenant or other Chief Governor or Governors of Ireland to apprehend, and detain for a limited Time, such

Persons as he or they shall suspect of conspiring against Her 'Majesty's Person and Government:

'And whereas by an Act passed in the same Session of Par- 29 & 30 Vict. 'liament, Chapter One hundred and nineteen, the Powers and c. 119.

'Provisions of the said first-recited Act were continued until the Expiration of Twenty-one Days after the Commencement of

' the present Session:

'And whereas by an Act passed in the present Session of 30 Vict. c. 1.

Parliament, Chapter One, intituled An Act to further continue the Act of the Twenty-ninth Year of the Reign of Her present Majesty, Chapter One, intituled "An Act to empower the Lord "Lieutenant or other Chief Governor or Governors of Ireland "to apprehend, and detain for a limited Time, such Persons "as he or they shall suspect of conspiring against Her "Majesty's Person and Government," the Powers and Provisions of the said first-recited Act were continued until the First Day of June One thousand eight hundred and sixty-seven

'First Day of June One thousand eight hundred and sixty-seven, and it is expedient to continue the same for a further limited

'and it is expedient to continue the same for a further limited 'Period:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Tem-G 2 poral,

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Habeas Corpus Suspension (Ireland) Act Continuance (No. 2).

poral, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Continuation of 29 & 30 Vict. c. 1.

C.25, 26.

1. The first-recited Act, and the several Powers and Provisions therein contained, shall continue in force until the First Day of March One thousand eight hundred and sixty-eight, and the said Act shall be construed as if the Words "until the First Day of " March One thousand eight hundred and sixty-eight" were throughout the said Act substituted for the Words "until the " First Day of September One thousand eight hundred and " sixty-six.

All Prisoners under this Act to be treated as untried Prisoners.

2. All Prisoners at present in Confinement under the Warrant of the Lord Lieutenant of Ireland by virtue of the Powers of the first-recited Act, or who shall be hereafter arrested and committed to Prison in pursuance of same or of this Act, shall while in such Confinement be treated as untried Prisoners.

CAP. XXVI.

An Act to provide for the Conversion of Twenty-four million Pounds Sterling of the National Debt into Terminable Annuities. [31st May 1867.]

HEREAS it is expedient to make further Provision for the gradual Reduction of the National Debt:

26 & 27 Vict. c. 25.

- 'And whereas by an Act passed in the Twenty-sixth Year of ' Her present Majesty, Chapter Twenty-five, it was enacted, that ' in place of certain Capital Stocks of Annuities standing in the ' Names of the Commissioners for the Reduction of the National
- ' Debt for Savings Banks, and by the said Act cancelled, con-' sisting of Eighteen million Pounds of New Three per Cent.
- 'Annuities and Three per Cent. Reduced Annuities, and of Six ' million Pounds of Consolidated Three per Cent. Annuities, a
- ' Charge should be created and be written into the Books of Her ' Majesty's Treasury, and at the Receipt of the Exchequer for
- Savings Banks, of Twenty-four million Pounds Sterling, bearing ' Interest at Three Pounds per Centum per Annum, payable out ' of the Consolidated Fund:

'And whereas it is expedient for such Purpose to convert the ' said Sum of Twenty-four million Pounds and the Interest payable thereon into equivalent Annuities for a Term or Terms ' of Years:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same:

1. The Commissioners of Her Majesty's Treasury may, by Warrants under their Hands, order and direct that the Sums of Eighteen million Pounds and Six million Pounds, making up the said Charge of Twenty-four million Pounds on the Consolidated Fund, shall be cancelled in the Books of the Treasury and in the Books of the Exchequer and Audit Department; and upon the Issue of such Warrants the Proportions of such Charge shall be

Charge of 24,000,000*l*, on Consolidated Fund to be cancelled and Terminable Annuities created.

National Debt.

British Spirits.

so cancelled accordingly, and all Interest thereupon shall thenceforth cease to be payable, and in place of such Sums and the annual Interest thereon, the Commissioners of Her Majesty's Treasury shall by such Warrants create for Savings Banks Terminable Annuities for such Number of Years not exceeding Twenty as shall to the said Commissioners appear to be expedient.

2. The Commissioners for the Reduction of the National Debt Investment of shall apply from Time to Time such Parts of any Terminable Surplus An-Annuities created under the Authority of this Act as shall not be required to pay the Demands of the Trustees of Savings Banks in the Purchase of Capital Stocks of Perpetual Annuities, or of such other Parliamentary Securities as the Commissioners for the Reduction of the National Debt are now by Law empowered to purchase with other Monies received from Savings

3. The Terminable Annuities created by Authority of this Act Payable out of shall be charged upon the Consolidated Fund, and shall be pay- Consolidated able to the Commissioners for the Reduction of the National Debt Annuities. out of the said Consolidated Fund, or out of the growing Produce thereof, at such quarterly or half-yearly Periods as shall be fixed by the Warrants creating such Annuities.

4. The Amount of the said equivalent Terminable Annuities Amount of so to be granted shall be certified to the said Commissioners of Terminable the Treasury under the Hands of the Comptroller General or Annuities to be Assistant Comptroller, and of the Actuary of the National Debt granted to be Office acting under the said Commissioners for the Reduction of the National Debt, and shall be ascertained according to the Tables for the Time being in force in relation to the Grant of Annuities by the said Commissioners under the Act of the Tenth Year of King George the Fourth, Chapter Twenty-four.

certified.

5. The Terminable Annuities created under the Authority of Terminable this Act shall be inscribed by the Governor and Company of the Annuities to be Bank of England in the Books of the said Governor and Compuny for the Commissioners for the Reduction of the National Debt for Savings Banks, and the Warrants of the Commissioners of Her Majesty's Treasury issued under the Authority of this Act shall be sufficient Authority to the said Governor and Company for inscribing such Annuities in the Books of the said Governor and Company for the said Commissioners for the Fund ior the Banks for Savings; and Copies of all such Warrants shall be laid before both Houses of Parliament, if Parliament shall be then sitting, within Ten Days from the Dates thereof, and if not sitting, within Ten Days from the next re-assembling of Parliament.

inscribed in Books of Bank of England.

CAP. XXVII.

An Act to allow Warehoused British Spirits to be bottled [17th June 1867.] for Home Consumption.

DE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal-

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British Spirits.

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

British Spirits in Customs or Excise Warehouse may be bottled for Home Consumption. 1. Any plain British Spirits or compounded British Spirits deposited in an Excise Warehouse may be removed, bottled, and packed for Home Consumption under and subject to the same Provisions and Regulations as are contained in or authorized by the Act of the Twenty-seventh Year of Her Majesty's Reign, Chapter Twelve, in relation to bottling and packing plain British Spirits for Exportation or for Use as Ships Stores; and any plain British Spirits or compounded British Spirits deposited in a Customs Warehouse may be bottled and packed for Home Consumption under the Provisions of the Act or Acts relating to the bottling of Spirits for Exportation, and subject to such Regulations as the Commissioners of Customs shall from Time to Time prescribe; and all Spirits bottled and packed as aforesaid may, under such Regulations as the Commissioners of Customs and Inland Revenue respectively shall appoint, be delivered for Home Consumption upon Payment of the proper Duty of Excise, according to the Quantity and Strength of such Spirits at the Time of bottling the same.

Duty to be paid upon Deficiency found on bottling Spirits.

2. Duty shall be paid upon any Deficiency which shall be found in the Quantity of any plain or compounded British Spirits bottled in any Customs Warehouse over and above the Rate of Two per Cent. specified in the Second Section of the Act of the Twenty-seventh Victoria, Chapter Twelve.

As to Duties on British Spirits delivered from Customs Warehouse.

3. In all Cases where *British* Spirits bottled and packed as aforesaid shall be delivered for Home Consumption from a Customs Warehouse, or where Duty shall be payable on any Deficiency as aforesaid, the Excise Duty shall be collected by the Officers of Customs, and shall be accounted for and paid over in the same Manner as is now by Law directed in the Case of Excise Duty payable on any *British* Spirits delivered out of a Customs Warehouse for Home Consumption.

Quantities in which British Spirits may be delivered for Home Consumption. 4. No Distiller shall sell or remove for Home Consumption any British Spirits in Bottle in a less Quantity than Five Dozen Imperial or reputed Quart Bottles, or Ten Dozen Imperial or reputed Pint Bottles, properly packed and secured in Cases, each Case to contain any Number of Dozens of such Bottles, but not less than One Dozen Quarts or Two Dozen Pints, unless he shall have in force a Licence as a Dealer in Spirits under the Laws of Excise, and no British Spirits in Bottle shall be delivered for Home Consumption in a less Quantity than One Dozen Imperial or reputed Quart Bottles, or Two Dozen Imperial or reputed Pint Bottles, packed and secured as aforesaid.

As to Delivery of Spirits sweetened in Customs Warehouse,&c. 5. Nothing in this Act contained shall authorize the Delivery for Home Consumption of any *British* Spirits to which any sweetening or colouring Matter or other Ingredient has been added in a Customs Warehouse, or of any Spirits of Wine upon which a Drawback of the Duty of Excise has been paid upon the Deposit of the same in a Customs Warehouse.

Section 6 of 28 & 29 Vict. c. 98. to apply to bot-

6. The Provisions of Section Six of the Act Twenty-eighth and Twenty-ninth Victoria, Chapter Ninety-eight, and the Enactment

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Labouring Classes Dwellings Acts (1866) Amendment.

ment therein referred to, shall apply to all bottled compounded tled compound-British Spirits delivered out of a Customs or Excise Warehouse ed Spirits. for Home Consumption.

C A P. XXVIII.

An Act to amend "The Labouring Classes Dwellings Acts. 1866." [17th June 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Labouring Classes Dwelling Short Title.

Houses Act, 1867."

2. In the Fourth Section of "The Labouring Classes Dwelling Defining Mean-Houses Act, 1866," the Words "Land or Dwellings for the Pur- ing of certain " poses of which the Advance is made," and in the Twelfth Section of "The Labouring Classes Lodging Houses and Dwellings and 44. " Act (Ireland), 1866," the Words "Lands, Buildings, or Pre-" mises for the Purpose of which such Advance shall be made." shall respectively be construed to include any Land, Buildings, or Premises held together with and for the same Estate and Interest as the Lands, Buildings, or Premises upon which the Money advanced is to be expended under the Provisions of the said Acts respectively.

3. In the Case of an Advance under the Provisions of either As to Cases of of the said Acts to a Company or Society, any Part of whose Advances to Capital remains uncalled up or unpaid, it shall be lawful, in England for the Public Works Loan Commissioners, and in Ireland of whose Capital for the Public Works Commissioners to dispense with a Martin tal is unpaid. for the Public Works Commissioners, to dispense with a Mortgage of such Capital remaining uncalled up or unpaid, or of such Part

thereof as they may think fit.

4. Notwithstanding the Fifty-third Section of "The Labouring Extending 29 & Classes Lodging Houses Act, 1851," all the Provisions of "The 30 Vict. c. 28. " Labouring Classes Dwelling Houses Act, 1866," so far as they to Scotland. are applicable to Scotland, shall be deemed and construed to extend and apply to Scotland.

30 Vict. cc. 28.

CAP. XXIX.

An Act to amend the Law in respect of the Sale and Purchase of Shares in Joint Stock Banking Companies. [17th June 1867.]

WHEREAS it is expedient to make Provision for the Prevention of Contracts for the Sale and Purchase of Shares and Stock in Joint Stock Banking Companies of which the ' Sellers are not possessed or over which they have no Control:'

May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, G 4

Sale and Purchase of Shares.

and Commons, in this present Parliament assembled, and by the Authority of the same:

Contracts for Sale, &c. of Shares to be void unless the Numbers by which such Shares are distinguished are set forth in Contract.

1. That all Contracts, Agreements, and Tokens of Sale and Purchase which shall, from and after the First Day of July One thousand eight hundred and sixty-seven, be made or entered into for the Sale or Transfer, or purporting to be for the Sale or Transfer, of any Share or Shares, or of any Stock or other Interest, in any Joint Stock Banking Company in the United Kingdom of Great Britain and Ireland constituted under or regulated by the Provisions of any Act of Parliament, Royal Charter, or Letters Patent, issuing Shares or Stock transferable by any Deed or written Instrument, shall be null and void to all Intents and Purposes whatsoever, unless such Contract, Agreement, or other Token shall set forth and designate in Writing such Shares, Stock, or Interest by the respective Numbers by which the same are distinguished at the making of such Contract, Agreement, or Token on the Register or Books of such Banking Company as aforesaid, or where there is no such Register of Shares or Stock by distinguishing Numbers, then unless such Contract, Agreement, or other Token shall set forth the Person or Persons in whose Name or Names such Shares, Stock, or Interest shall at the Time of making such Contract stand as the registered Proprietor thereof in the Books of such Banking Company; and every Person, whether Principal, Broker, or Agent, who shall wilfully insert in any such Contract, Agreement, or other Token any false Entry of such Numbers, or any Name or Names other than that of the Person or Persons in whose Name such Shares, Stock, or Interest shall stand as aforesaid, shall be guilty of a Misdemennor, and be punished accordingly, and, if in Scotland, shall be guilty of an Offence punishable by Fine or Imprisonment.

Registered Shareholders may see Lists.

Extent of Act limited.

2. Joint Stock Banking Companies shall be bound to show their List of Shareholders to any registered Shareholder during Business Hours, from Ten of the Clock to Four of the Clock.

3. This Act shall not extend to Shares or Stock in the Bank of . England or the Bank of Ireland.

CAP. XXX.

An Act to apply the Sum of Fourteen million Pounds out of the Consolidated Fund to the Service of the Year ending on the Thirty-first Day of March One thousand eight hundred and sixty-eight. [17th June 1867.]

C A P. XXXI.

An Act for raising the Sum of One million seven hundred thousand Pounds by Exchequer Bonds for the Service of the Year ending on the Thirty-first Day of March One thousand eight hundred and sixty-eight.

[17th June 1867.]

CAP.



Public Works Loans.

CAP. XXXII.

An Act to authorize further Advances of Money out of the Consolidated Fund for carrying on Public Works and Fisheries and for the Employment of the Poor; for the Purposes of the Public Works (Manufacturing Districts) Acts, 1863, 1864; and to amend the Acts authorizing [17th June 1867.] Advances for Public Works.

WHEREAS an Act was passed in the Twenty-ninth and 29 & 30 Vict. Thirtieth Years of Her present Majesty, Chapter c. 72. ' Seventy-two, and sundry Advances or Loans have been made by the Commissioners of the same Act and the several Acts ' therein recited or referred to for the Purposes in the same Acts

specified, and great Benefits have been derived therefrom:

And whereas by "The Public Works (Manufacturing Dis- 26 & 27 Vict. tricts) Act, 1863," and "The Public Works (Manufacturing c. 70. Districts) Acts, 1863, 1864," (herein-after called the "Special 27 & 28 Vict. Acts,") Powers were given to charge the Consolidated Fund c. 104. with certain Sums to be at the Disposal of the Public Works Loan Commissioners, who were thereby empowered to make (with the Authority of an Order of the Poor Law Board) Advances out of the Money for the Time being at their Disposal, whether under the Special Acts or any other Act for the Purpose of enabling Local Authorities in the Counties therein mentioned to give Employment to the Labouring and Manufacturing Classes by Execution of Works of public Utility and sanitary Improvement:

'And whereas sundry Advances have been made by the said · Commissioners in Exercise of the Powers conferred upon them ' by the first-mentioned Act, and the Acts therein recited, and ' the Special Acts, and great Benefits have been derived there-' from, and it is desirable further to extend the Benefits derived

' from the said Acts:

'And whereas the Sums remaining at the Disposal of the said 'Commissioners are insufficient to meet the further Advances ' required for effecting the Objects herein-before mentioned, and ' it is expedient to make Provision for that Purpose:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. For the Purposes of such Advances or Loans as aforesaid Power to (exclusively of Advances or Loans for the Purposes of "The Harbours and Passing Tolls, &c. Act, 1861," "The Cattle Diseases Prevention Act, 1866," "The Labouring Classes Dwellings Houses Act, 1866," and "The Public Works (Manufacturing dated Fund by Districts) Act, 1863," and "The Public Works (Manufacturing Issues not ex-Districts) Acts, 1863, 1864") the Commissioners of Her Majesty's ceeding 75,000l.

Treasury of the United Kingdom of Great Britain and Ireland per Quarter. for the Time being are hereby empowered, by Warrant under the Hands of any Two or more of them, to cause to be issued out of the Consolidated Fund of the United Kingdom of Great Britain and Ircland, or out of the growing Produce thereof, to

charge 300,000*l*. per Annum upon the Consoli-

C. 32. 30° 8

Public Works Loans.

the Account of the Commissioners for the Time being for the Reduction of the National Debt (in addition to the Sums authorized to be issued under the first herein-before recited Act) any Sum or Sums of Money not exceeding Three hundred thousand Pounds per Annum during the Three Years next ensuing the Thirtieth Day of June One thousand eight hundred and sixty-seven, by quarterly Instalments or Issues not exceeding Seventy-five thousand Pounds per Quarter, the First Instalment thereof to become due and payable in the Quarter ending the Thirtieth Day of September One thousand eight hundred and sixty-seven.

Charge on Consolidated Fund of not exceeding 300,000*l*. to be at the Disposal of the Public Works Loan Commissioners,

2. For the Purposes of Loans under the said Special Acts, the Commissioners of Her Majesty's Treasury may from Time to Time, by Warrant under the Hands of Two or more of them, cause to be issued out of the Consolidated Fund of the United Kingdom, or the growing Produce thereof, to the Account of the Commissioners for the Reduction of the National Debt, any further Sum or Sums of Money not exceeding in the whole Three hundred thousand Pounds, such Money to be applied exclusively under the Special Acts, and to be at the Disposal of the Public Works Loan Commissioners, in like Manner in all respects as Money placed at their Disposal under the Act of the Session of the Twenty-ninth and Thirtieth Years of Her Majesty (Chapter Seventy-two), and the Acts therein recited, subject nevertheless to the Provisions of the Special Acts and this Act, which Provisions shall have full Effect notwithstanding anything in the Public Works Loan Act One thousand eight hundred and fiftythree or any other Act relating to the Public Works Loan Commissioners to the contrary contained.

Instalments may be issued when required for Purposes of Loans under 29 & 30 Vict. c. 72., and this Act instead of quarterly.

3. In case any One or more of the quarterly Instalments or Issues authorized to be issued by the Act of the Twenty-ninth and Thirtieth Years of Her Majesty, Chapter Seventy-two, or by this Act, or by any other Act, already passed, or hereafter to be passed, authorizing Issues quarterly out of the Consolidated Fund for the same or other like Purposes as in the said Acts respectively mentioned, shall not have been issued in the respective Quarters in which such quarterly Instalments or Issues were originally authorized to be issued, it shall be lawful for the Commissioners of Her Majesty's Treasury, from Time to Time, or at any Time after the Expiration of the authorized Quarter or Quarters respectively, to issue out of the Consolidated Fund or the growing Produce thereof, in like Manner and for the like Purpose as originally authorized, all or such Part or Parts of the Instalment or Issue, Instalments or Issues, so remaining unissued in the authorized Quarter or Quarters, as shall from Time to Time be required by the Commissioners for carrying the said Acts and this Act into execution: Provided always, that nothing in this Act contained shall authorize the Issue of any larger Sum of Money in the whole than the aggregate Amount of the quarterly Instalments or Issues which under the Terms of the Acts herein-before referred to and this Act may then have become due or issuable.

('ommissioners may make Advances for 4. The Commissioners of the said Act of the Twenty-ninth and Thirtieth Years of Her Majesty, Chapter Seventy-two, and

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οf

Public Works Loans.

of the several Acts therein recited, and of this Act, may upon the Police Stations, . Application of the major Part of the Justices of any County, &c. Riding, or Division in England in Quarter Sessions assembled. such major Part to consist of Five at the least, and upon the Application of the Council of any Borough, lend and advance and apportion or distribute and authorize to be paid for the Purpose of defraying the Expense of Works in progress, or the Expense to be incurred in building, rebuilding, enlarging, repairing, improving, or fitting up of Police Stations, Justices' Rooms, Depôts for Militia Arms and Stores, and Offices connected therewith respectively, or any of such Purposes, any Part or Parts of the Monies to be issued and paid out of the Consolidated Fund under the said Act or the several Acts therein recited, for such Times or Periods, at such Rate or Rates of Interest, upon such Security of Rates to be expressly made for such Purpose by the Justices of the Peace for the County or Council of the Borough in or to which such Police Stations, Justices' Rooms, Militia Depôts, and Offices shall be respectively situate or belong, and subject to such or the like Terms and Conditions, or any or either of them, as are in the same Acts respectively specified and prescribed in regard to Loans under the said Acts, or any or either of them, or any Act or Acts having relation thereto; and in case any such Loans or Advances as aforesaid shall be made such Justices or Council, as the Case may be, are hereby authorized, empowered, and required to make and assign such Rates as aforesaid on such or the like Terms, and subject to such or the like Provisions as are in and by an Act passed in the Fourth Year of His late Majesty King George the Fourth, Chapter 4 G. 4. c. 63. Sixty-three, expressed and contained in regard to Advances or Loans to be made thereunder for building, enlarging, or repairing Gaols in England.

5. All the several Clauses, Powers, Authorities, Provisoes, 29 & 30 Vict. Enactments, Directions, Regulations, Restrictions, Privileges, c. 72. incorpo-Priorities, Advantages, Penalties, and Forfeitures contained in rated. and conferred and imposed by the said Act of the Session of the Twenty-ninth and Thirtieth Years of Her Majesty, Chapter Seventy-two, and the Acts therein recited, or any of them, so far as the same can be made applicable, and are not varied by the Special Acts or this Act, shall be taken to extend to this Act, and to everything to be done in pursuance of this Act, and as if the same were herein repeated and set forth.

6. The Terms used in this Act shall be construed in like Construction Manner as in the Special Acts.

of Terms.

C A P. XXXIII.

An Act for confirming certain Provisional Orders made by the Board of Trade under The General Pier and Harbour Act, 1861, relating to Balbriggan, Cromer, Dingwall, [17th June 1867.] Giarvan, Rothesay, and Seford.

Trade under The General Pier and Harbour Art 1961 c. 45 Trade under The General Pier and Harbour Act, 1861, c. 45.

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Pier and Harbour Orders Confirmation.

- ' is not of any Validity or Force whatever until the Confirmation ' thereof by Act of Parliament:
- 'And whereas it is expedient that the several Provisional' Orders made by the Board of Trade under the said Act, and
- ' set out in the Schedule to this Act, be confirmed by Act of ' Parliament:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Confirmation of Orders in Schedule.

1. The several Orders set out in the Schedule to this Act shall be and the same are hereby confirmed, and all the Provisions thereof in Manner and Form as they are set out in the said Schedule shall, from and after the passing of this Act, have full Validity and Force.

Short Title.

2. This Act may be cited as The Pier and Harbour Orders Confirmation Act, 1867.

The SCHEDULE of Orders.

- 1. Balbriggan.—Alteration of Tolls, &c.
- 2. Cromer.—Construction of a Pier.
- 3. Dingwall.—Improvement of Harbour.
- 4. GIRVAN.—Amendment of Order.
- 5. Rothesay.—Construction of Piers.
- 6. Seaford. Construction of a Pier.

C A P. XXXIV.

An Act for limiting the Period of Enlistment in Her Majesty's Army. [20th June 1867.]

'W HEREAS it is expedient to alter the Periods of Enlistment now in use in Her Majesty's Land Forces:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. From and after the passing of this Act no Person shall be enlisted for the First Term of his Engagement to serve Her Majesty as a Soldier for a longer Period than Twelve Years, to be reckoned from the Day on which the Recruit shall have been

attested for Service.

2. Any Person who now has or may hereafter have completed at least Two Thirds of the First Term of his Enlistment may at any Time thereafter, with the Approbation of his Commanding Officer or other competent Military Authority, be re-engaged for such a Period as shall complete a total Period of Twenty-one Years in Her Majesty's Service.

3. Any Soldier who shall have completed a total Period of Twenty-one Years Service may give Notice to his Commanding Officer of his Desire to continue in Her Majesty's Service; and if his Commanding Officer or other competent Military Authority

Twelve Years the Limit of Enlistment.

Renewal of Enlistment.

Continuance in Her Majesty's Service after Twenty-one Years therein,



Army Enlistment.

approves of such Application he may be continued as a Soldier. subject in all respects to the Provisions of this Act and of the Mutiny Act and Articles of War, as if his Term of Service were still unexpired, until he shall have given Three Calendar Months Notice to his Commanding Officer of his Wish to be discharged, and the Expiration of such Notice.

4. Any Soldier whose Period of Enlistment or of total Service On Expiration shall expire while he is serving on any Foreign, Colonial, or Indian Station may be detained, and his Service may be prolonged, for such further Period as shall be directed by the tions to be sent Commanding Officer at the Station there, not exceeding Twelve Months; but at the Expiration of such prolonged Service, or sooner, if the said Commanding Officer shall see fit, the Soldier shall, unless he desires to remain there, be sent home at the Public Charge as in the Case of Soldiers invalided, with all convenient Speed, and after his Arrival he shall be discharged.

5. If any such Soldier being in any of Her Majesty's Colonies Unless he deor Possessions abroad desires to remain and to claim his Discharge there, he shall, if such be his Desire, give Notice thereof to the Governor through the Commanding Officer, whereupon it shall be lawful for such Governor, if he sees fit, with the Consent of the Commanding Officer, to permit such Soldier to remain in such Colony as a discharged Soldier, and such Soldier shall have no Claim thereafter to be conveyed to his Home in the United

Kingdom or elsewhere.

6. In reckoning the Service of a Soldier for Discharge under Rules for the Provisions of this Act there shall be excluded therefrom such reckoning Periods of Time during which he has been absent from his Duty for any of the following Causes: Imprisonment for any Cause, save that of Detention awaiting any Trial which results in the Acquittal and Discharge of the Prisoner from Custody, Desertion or Absence without Leave, exceeding Five Days, or as a Prisoner of War, unless in the latter Instance it shall appear to the Satisfaction of a Court-martial to be summoned on his rejoining Her Majesty's Service, that he was not taken Prisoner through his own wilful Neglect of Duty, and that he rejoined as soon as he could and ought to have done.

7. Every Soldier who shall have completed his Period of Discharge on Service according to the Provisions of this Act shall be entitled Completion of to his Discharge, unless at the Time of the Expiration of such Period of Service he stands charged with the Commission of any Offence, in which Case his Period of Service shall be prolonged, and his Discharge deferred, until he shall have undergone his Trial by Court-martial, and any Punishment awarded against him. Every Soldier, until he has received his Discharge, shall remain subject to all the Provisions of any Act that may be in force for punishing Mutiny and Desertion, and any Articles of War made

in pursuance thereof.

8. After the passing of this Act every Person enlisting or Repeal of re-enlisting or any Soldier re-engaging into Her Majesty's Service 10 & 11 Vict. re-enlisting or any Soldier re-engaging into Her Majesty's Service c. 37, and shall be subject to the Provisions of this Act; and the Provisions 12 & 13 Vict. of the Act of the Session holden in the Tenth and Eleventh Years c. 73, as to

of Enlistment. Soldiers on Foreign Sta-

sires to remain in the Colony or Possession.

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Army Enlistment.

Soldiers enlisted under this Act. of Her Majesty's Reign, Chapter Thirty-seven, intituled An Act for limiting the Term of Service in the Army, and of the Act of the Session holden in the Twelfth and Thirteenth Victoria, Chapter Seventy-three, intituled An Act to limit the Enlistment in the Artillery and other Ordnance Corps, shall be then wholly repealed as to such Persons and Soldiers.

Forms of Attestation.

9. The Forms to be used on the Attestation of a Soldier, and on renewing his Service, or on re-engaging, under this Act, shall be such as are set forth in the Schedule hereto, or as are prescribed in the Mutiny Act for the Time being in force.

Enlistment for particular Arm or for general Service.

10. Every Person enlisting under this Act shall be enlisted for some particular Arm or Branch of Service, and if he shall enlist for Cavalry or Infantry he shall be at liberty to declare and state the particular Regiment of Cavalry or Infantry into which he desires to enlist, and he shall be attested for the same and be sent thereto with all convenient Speed; but if no such Statement or Declaration be made by such Person at the Time of his Attestation as aforesaid, then he shall be attested for general Service, and it shall be lawful for the Military Authorities, at any Time within Twelve Months after his Attestation, to attach him to such Regiment as to them shall seem to be most fitting and convenient for Her Majesty's Service; provided always, that after the Recruit shall have been attached to any Regiment he shall not be removed or transferred therefrom save and except under the Provisions of the Mutiny Act for the Time being in force.

Short Title.

11. This Act shall be cited as "The Army Enlistment Act, 1867."

SCHEDULE referred to in the foregoing Act.

DECLARATION to be made by RECRUIT on ATTESTATION.

now residing in the Parish of the County of , do solemnly and sincerely declare. That to the best of my Knowledge and Belief I was born in the in or near the Town of (b) in the , and am Years of Age; that I am of Parish of (a) , and am County of (c)the Trade or Calling of for of no Trade or Calling, as the Case may be]; that I am not an Apprentice; that I am not married; that I do not belong to the Militia, or to the Naval Coast Volunteers, or to any Portion of Her Majesty's Land or Sea Forces; that I have never served Her Majesty by Land or Sea in any Military or Naval Employment whatsoever, except that I have never been marked with the Letter D; that I have never been rejected as unfit for Her Majesty's Service on any previous Enlistment; that I was enlisted at Day of o'Clock M.

by of , and that I have read [or had read to me] the Notice then given to me, and understood its Meaning; that I enlisted for a Bounty of and a free Kit, and have no Objection to make to the Manner of my Enlistment;

Note (a), (b), (c). These Blanks need not be filled up if the Recruit is unable to give the requisite Information.

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Army Enlistment.

Criminal Law.

that I am willing to be attested to serve in the [instead of the Words "in the Regiment of Regiment," any Words may be substituted which are applicable to the Case as in or for general Service in that Command or Branch of the Service for which the Enlistment may be made] for the Term of Twelve Years, provided Her Majesty should so long require my Services, and also for such further Term, not exceeding Twelve Months, as shall be directed by the Commanding Officer on any Foreign Station. Signature of Recruit.

Signature of Witness.

DECLARATION to be made by a Soldier, or Person having been a Soldier, on renewing his Service.

do declare, That I am at present for was, as the Case may be, in Captain Company in the Regiment [the foregoing Portion of this Declaration may be altered to suit each particular Case]; that I enlisted on the for a Term of Day of

Years; that I am of the Age of Years; and that I will serve Her Majesty, Her Heirs and Successors, for a further Term of Years [to be filled up with such Number of Years as shall be required to complete a total Service of Twenty-one Years in the Army], provided my Services should so long be required, and also for such further Term, not exceeding Twelve Months, as shall be directed by the Commanding Officer on any Foreign Station.

Declared before me Signature of Soldier. Signature of Witness.

CAP. XXXV.

An Act to remove some Defects in the Administration of the Criminal Law. [20th June 1867.]

WHEREAS it is found that Delay and Inconvenience are frequently caused by the Provisions contained in the First ' Section of the Act Twenty-second and Twenty-third Victoria, ' Chapter Seventeen, in Cases not within the Mischief for Remedy

whereof the same Act was made and passed, and it is expedient

' to restrict the Operation thereof:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same:

1. That the said Provisions of the said First Section of the said Limitation of Act shall not extend or be applicable to prevent the Presentment 22 & 28 Vict. to or finding by a Grand Jury of any Bill of Indictment containing c. 17. a Count or Counts for any of the Offences mentioned in the said Act, if such Count or Counts be such as may now be lawfully joined with the rest of such Bill of Indictment, and if the same

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Count or Counts be founded (in the Opinion of the Court in or before which the same Bill of Indictment be preferred) upon the Facts or Evidence disclosed in any Examinations or Depositions taken before a Justice of the Peace, in the Presence of the Person accused or proposed to be accused by such Bill of Indictment, and transmitted or delivered to such Court in due Course of Law; and nothing in the said Act shall extend or be applicable to prevent the Presentment to or finding by a Grand Jury of any Bill of Indictment, if such Bill be presented to the Grand Jury with the Consent of the Court in or before which the same may be preferred.

On Acquittal, &c. of l'erson indicted, who has not been committed or held to Bail, Court may order Prosecutor to pay Costs to Accused if it think the Prosecution unreasonable.

2. Whenever any Bill of Indictment shall be preferred to any Grand Jury, under the Provisions of the Act Twenty-second and Twenty-third Victoria, Chapter Seventeen, against any Person who has not been committed to or detained in Custody, or bound by Recognizance to answer such Indictment, and the Person accused thereby shall be acquitted thereon, it shall be lawful for the Court before which such Indictment shall be tried, in its Discretion, to direct and order that the Prosecutor or other Person by or at whose Instance such Indictment shall have been preferred shall pay unto the accused Person the just and reasonable Costs, Charges, and Expenses of such accused Person and his Witnesses (if any) caused or occasioned by or consequent upon the preferring of such Bill of Indictment, to be taxed by the proper Officer of the Court; and upon Nonpayment of such Costs, Charges, and Expenses within One Calendar Month after the Date of such Direction and Order, it shall be lawful for any of the Superior Courts of Law at Westminster, or any Judge thereof, or for the Justices and Judges of the Central Criminal Court (if the Bill of Indictment has been preferred in that Court), to issue against the Person on whom such Order is made such and the like Writ or Writs, Process or Processes, as may now be lawfully issued by any of the said Superior Courts for enforcing Judgments thereof.

Accused Person to be asked by Justice if he desire to call Witnesses.

3. 'And whereas Complaint is frequently made by Persons ' charged with indictable Offences, upon their Trial, that they ' are unable by reason of Poverty to call Witnesses on their ' Behalf, and that Injustice is thereby occasioned to them; and ' it is expedient to remove, as far as practicable, all just Ground ' for such Complaint: 'Therefore, in all Cases where any Person shall appear or be brought before any Justice or Justices of the Peace, charged with any indictable Offence, whether committed within this Realm or upon the High Seas or upon Land beyond the Sea, and whether such Person appear voluntarily upon Summons, or has been apprehended with or without Warrant, or be in Custody for the same or any other Offence, such Justice or Justices, before he or they shall commit such accused Person for Trial or admit him to Bail, shall, immediately after obeying the Directions of the Eighteenth Section of the Act Eleventh and Twelfth Victoria, Chapter Forty-two, demand and require of the accused Person whether he desires to call any Witness; and if the accused Person shall, in answer to such Demand, call or

desire to call any Witness or Witnesses, such Justice or Justices shall, in the Presence of such accused Person, take the Statement on Oath or Affirmation, both Examination and Cross-examination. of those who shall be so called as Witnesses by such accused Person, and who shall know anything relating to the Facts and Circumstances of the Case or anything tending to prove the Innocence of such accused Person, and shall put the same into Writing; and such Depositions of such Witnesses shall be read Their Depoover to and signed respectively by the Witnesses who shall have sitions to be been so examined, and shall be signed also by the Justice or taken and re-Justices taking the same, and transmitted in due Course of Law turned to Court with the Depositions, and such Witnesses, not being Witnesses accused Person merely to the Character of the Accused, as shall in the Opinion of call any. the Justice or Justices give Evidence in any way material to the Case or tending to prove the Innocence of the accused Person, shall be bound by Recognizance to appear and give Evidence at the said Trial; and afterwards upon the Trial of such accused Person, all the Laws now in force relating to the Depositions of Witnesses for the Prosecution shall extend and be applicable to the Depositions of Witnesses hereby directed to be taken.

4. All the Provisions of the said Act Eleventh and Twelfth Provisions of Victoria, Chapter Forty-two, relating to the summoning and en- 11 & 12 Vict. forcing the Attendance and Committal of Witnesses, and binding c. 42. extended them by Recognizance and Committal in default, and for giving to this Act. the accused Person Copies of the Examinations, and giving Jurisdiction to certain Persons to act alone, shall be read and shall have

Operation as Part of this Act.

5. The Court before which any accused Person shall be pro- If Witnesses secuted or tried, or for Trial, before which he may be committed for Accused, or bailed to appear for any Felony or Misdemeanor, is hereby bound by Reauthorized and empowered, in its Discretion, at the Request of any Person who shall appear before such Court on Recognizance to give Trial, Court Evidence on behalf of the Person accused, to order Payment unto may allow such Witness so appearing such Sum of Money as to the Court Expenses. shall seem reasonable and sufficient to compensate such Witness for the Expenses, Trouble, and Loss of Time he shall have incurred or sustained in attending before the examining Magistrate, and at or before such Court; and the Amount of such Expenses of attending before the examining Magistrate, and Compensation for Trouble and Loss of Time therein, shall be ascertained by the Certificate of such Magistrate, granted before the Attendance in Court: and the Amount of all other Expenses and Compensation shall be ascertained by the proper Officer of the Court, who shall, upon Receipt of the Sum of Sixpence for each Witness, make out and deliver to the Person entitled thereto an Order for such Expenses and Compensation, together with the said Fee of Sixpence, upon such and the same Treasurers and Officers as would now by Law be liable to Payment of an Order for the Expenses of the Pro-ecutor or Witnesses against such accused Person; and if the Accusation be of such Kind that the Court shall have no Power to order the Expenses of the Prosecutor, then upon the Treasurer or other Officer in the Capacity of a Treasurer of the County, Riding, Division,

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Division, City, Borough, or Place where the Offence of such accused Person may be alleged to have been committed, which Treasurer or other Officer is hereby required to pay the same Orders upon Sight thereof, and shall be allowed the same in his Accounts: Provided always, that in no Case shall any such Allowances or Compensation exceed the Amount now by Law permitted to be made to Prosecutors and Witnesses for the Prosecution; and provided always, that such Allowances and Compensation shall be allowed and paid as Part of the Expenses of the Prosecution.

Power to take Deposition of Person dangerously ill, and not likely to recover, and to make same Evidence in certain Events, after Death of such Person.

6. 'And whereas by the Seventeenth Section of the Act Eleventh and Twelfth Victoria, Chapter Forty-two, it is per-' mitted under certain Circumstances to read in Evidence on the 'Trial of an accused Person the Deposition taken in accordance with the Provisions of the said Act of a Witness who is dead, or so ill as to be unable to travel: And whereas it may happen that a Person dangerously ill, and unable to travel, may be able to give material and important Information relating to an indictable Offence, or to a Person accused thereof, and it may not be practicable or permissible to take, in accordance with the Provisions of the said Act, the Examination or Deposition of the Person so being ill, so as to make the same available as Evidence in the event of his or her Death before the Trial of the accused ' Person, and it is desirable in the Interests of Truth and Justice that Means should be provided for perpetuating such Testimony, ' and for rendering the same available in the event of the Death ' of the Person giving the same:' Therefore, whenever it shall be made to appear to the Satisfaction of any Justice of the Peace that any Person dangerously ill, and in the Opinion of some registered Medical Practitioner not likely to recover from such Illness. is able and willing to give material Information relating to any indictable Offence, or relating to any Person accused of any such Offence, and it shall not be practicable for any Justice or Justices of the Peace to take an Examination or Deposition in accordance with the Provisions of the said Act of the Person so being ill, it shall be lawful for the said Justice to take in Writing the Statement on Oath or Affirmation of such Person so being ill, and such Justice shall thereupon subscribe the same, and shall add thereto by way of Caption a Statement of his Reason for taking the same, and of the Day and Place when and where the same was taken, and of the Names of the Persons (if any) present at the taking thereof, and, if the same shall relate to any indictable Offence for which any accused Person is already committed or bailed to appear for Trial, shall transmit the same with the said Addition to the proper Officer of the Court for Trial at which such accused Person shall have been so committed or bailed; and in all other Cases he shall transmit the same to the Clerk of the Peace of the County, Division, City, or Borough in which he shall have taken the same. who is hereby required to preserve the same, and file it of Record: and if afterwards, upon the Trial of any Offender or Offence to which the same may relate, the Person who made the same Statement shall be proved to be dead, or if it shall be proved that there is no reasonable Probability that such Person will ever be

able

able to travel or to give Evidence, it shall be lawful to read such Statement in Evidence, either for or against the Accused, without further Proof thereof, if the same purports to be signed by the Justice by or before whom it purports to be taken, and provided it be proved to the Satisfaction of the Court that reasonable Notice of the Intention to take such Statement has been served upon the Person (whether Prosecutor or Accused) against whom it is proposed to be read in Evidence, and that such Person, or his Counsel or Attorney, had or might have had, if he had chosen to be present, full Opportunity of cross-examining the deceased Person who made the same.

7. Whenever a Prisoner in actual Custody shall have served Provision for or shall have received Notice of an Intention to take such State- the Prisoner ment as herein-before mentioned, the Judge or Justice of the Peace by whom the Prisoner was committed, or the Visiting Justices of the Prison in which he is confined, may, by an Order in Writing, direct the Gaoler having the Custody of the Prisoner to convey him to the Place mentioned in the said Notice for the Purpose of being present at the taking of the Statement; and such Gaoler shall convey the Prisoner accordingly, and the Expenses of such Conveyance shall be paid out of the Funds applicable to the other Expenses of the Prison from which the Prisoner shall have been conveyed.

8. 'And whereas Relief has been given by the Statute Twenty-' fourth and Twenty-fifth Victoria, Chapter Sixty-six, to Persons 24 & 25 Vict. 'refusing, from alleged conscientious Motives, to be sworn as 'Witnesses in Criminal Proceedings, and it is expedient to extend 'that Relief to Persons required to serve as Jurors:' Therefore if any Person summoned or required to serve as a Juror in any Civil or Criminal Proceeding shall refuse or be unwilling, from alleged conscientious Motives, to be sworn, it shall be lawful for the Court or Judge, or other presiding Officer or Person qualified to administer an Oath to a Juror, upon being satisfied of the Sincerity of such Objection, to permit such Person, instead of being sworn, to make his or her solemn Affirmation or Declaration in the Words following:

A.B. do solemnly, sincerely, and truly affirm and declare that the taking of any Oath is, according to my Religious Belief, 'unlawful; and I do also solemnly, sincerely, and truly affirm ' and declare,' &c.

Which solemn Affirmation and Declaration shall be of the same Force and Effect, and if untrue shall entail all the same Consequences, as if such Person had taken an Oath in the usual Form; and whenever in any legal Proceedings it is necessary or usual to state or allege that Jurors have been sworn, it shall not be necessary to specify that any particular Juror has made Affirmation or Declaration instead of Oath, but it shall be sufficient to state or allege that the Jurors have been "sworn or affirmed."

9. Where any Prisoner shall be convicted, either summarily Money found or otherwise, of Larceny or other Offence, which includes the on Prisoner to stealing of any Property, and it shall appear to the Court by the be given to Evidence

being present at taking of Statement.

Provisions of c. 66. as to Witnesses who object to be sworn extended to Jurors.

Purchaser of

Chester Courts.

Property not known to be stolen, on Restitution of Property.

Governor of Prison to bring up the Body of any Person indicted, without Writ of Habeas Corpus, under Order of Court. Evidence that the Prisoner has sold the stolen Property to any Person, and that such Person has had no Knowledge that the same was stolen, and that any Monies have been taken from the Prisoner on his Apprehension, it shall be lawful for the Court, on the Application of such Purchaser, and on the Restitution of the stolen Property to the Prosecutor, to order that out of such Monies a Sum not exceeding the Amount of the Proceeds of the said Sale be delivered to the said Purchaser.

10. Where Recognizances shall have been entered into for the Appearance of any Person to take his Trial for any Offence at any Court of Criminal Jurisdiction, and a Bill of Indictment shall be found against him, and such Person shall be then in the Prison belonging to the Jurisdiction of such Court, under Warrant of Commitment, or under Sentence for some other Offence, it shall be lawful for the Court, by Order in Writing, to direct the Governor of the said Prison to bring up the Body of such Person in order that he may be arraigned upon such Indictment without Writ of Habeas Corpus, and the said Governor shall thereupon obey such Order.

Extent of Act. Commencement of Act. 11. This Act shall not extend to Ireland.

12. This Act shall come into operation on the First Day of October One thousand eight hundred and sixty-seven.

C A P. XXXVI.

An Act to authorize the Quarter Sessions of the Peace for the Borough and City of *Chester* and County of the same City, and the Portmote and Pentice Courts for the City of *Chester*, to be held at the Castle of *Chester*, and to confer additional Powers upon the Sheriff of the County of *Chester* in exoneration of the Sheriff of the City of *Chester*. [15th July 1867.]

' HEREAS the General Quarter Sessions of the Peace for the Borough and City of Chester and County of the same City, and the Portmote and Pentice Courts for the said City, have for many Years past been held in the Town Hall of the

said City:

'And whereas the said Town Hall has been destroyed by Fire, and there is not now in the said Borough or County of the City of Chester any suitable Court in which the said Quarter Sessions and the said Portmote and Pentice Courts for the said

'City can be conveniently held:

'And whereas there are at the Castle of Chester, and forming 'Part thereof, commodious and convenient Courts and other

' Offices and Buildings in which the Business of the said Court of Quarter Sessions and of the said Portmote and Pentice Courts

' could be carried on with greater Facility and Convenience to

' the Suitors therein and to the Public generally than can now be obtained in any Building within the said Borough or County

' of the City of Chester; but the said Castle of Chester, and the 'said Courts, Offices, and Buildings, although situate within the 'Walls

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Chester Courts.

' Walls of the said City of Chester, are not within the said Borough or County of the City of Chester, having been ex-' cepted therefrom by the Charter granted to the said City by ' His late Majesty King Henry the Seventh and by an Act passed in the Twenty-eighth Year of the Reign of His late Majesty ' King George the Third respectively:

'And whereas it is expedient that during the Erection and ' building within the said Borough and County of the City of Chester of new and suitable Premises for the holding of the said ' several Courts the same shall for the Period herein-after men-' tioned be held at the said Castle of Chester, and that for all · Purposes of and connected with the holding of the said Courts ' the Castle of Chester shall for the said Period be deemed and ' taken to be within and Part of the said Borough and County ' of the City of Chester:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Castle of Chester, including the Courts of Justice, Castle of Ches-Offices, and Buildings there situate, shall for all Purposes of and ter for Purconnected with the holding of the Court of Quarter Sessions of poses of Act the Peace for the said Borough and County of the City of Chester, Borough and and of the Courts of Portmote and Pentice of the said City, and any and every Adjournment thereof respectively, be deemed and City of Chester. taken to be within and Part of the Borough and City of Chester and of the County of the City of Chester, any Charter, Act of Parliament, or other Provision to the contrary notwithstanding.

2. All Trials which may be had, and all Acts and Proceedings which may be done and taken at the said Castle of Chester, or in Acts done at any of the said Courts of Justice, Offices, and Buildings there situate, in relation to the Business of the said several Courts of Quarter Sessions and of Portmote and Pentice for the said had and done Borough and County of the City of Chester, or of any and every Adjournment thereof respectively, shall be as valid and effectual Limits of the as if the same had been had and been done and taken place repectively within the said Borough and City of Chester and the fore. aid County of the City of Chester as heretofore known and as defined by the Municipal Corporation Act, or any other Act of Parliament confirming, amending, or altering the same, or by the Charter granted to the said City by His late Majesty King Henry the Seventh, or by any other Charter, Act of Parliament, or other Instrument confirming, amending, or altering the same.

3. The Powers hereby given to hold the said several Courts of Courts of Quar-Quarter Sessions and of Portmote and Pentice shall be exercised ter Sessions and only at such Times as will not interfere with the Assizes or Quarter Sessions of the County of Chester; and in the event of interfere with any Injury or Damage arising to the said Courts of Justice, the Assizes or Offices, and Buildings by reason of the same being used for the Quarter Ses-Purposes of this Act, such Injury and Damage shall forthwith sions. he made good by the Town Council of the Borough and City of Chester; and the Expense of cleaning and lighting the said H 3

deemed within County of the

Trials had and the Castle of Chester to be as valid as if within the County of the City as hereto-

of Portmote and Pentice not to

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Chester Courts.

Courts, Offices, and Buildings during such Use as aforesaid shall be paid by the Town Council of the said Borough and City of Chester.

As to the Executions of Persons convicted at Assizes for the County of Chester.

Duration of Sects. 1, 2, and 3 of this Act.

4. From and after the passing of this Act the Sheriff of the County of Chester shall be charged with and shall carry into effect within the said County the Execution of all Persons upon whom Sentence of Death shall be passed at any Assizes or Gaol Delivery for the said County of Chester, any Statute, Law, Custom, or Usage to the contrary notwithstanding.

5. Sections One, Two, and Three of this Act shall only continue in force for Five Years next after the passing thereof, and thence to the End of the then next Session of Parliament, but without Prejudice to the Liability of the said Town Council to make good any Damage which may be occasioned to the said Courts, Offices, and Buildings during their Occupation for the Purposes of this Act, which Liability may be enforced at any Time thereafter.

C A P. XXXVII.

An Act to amend and consolidate the Public Libraries Acts (Scotland). [15th July 1867.]

' HEREAS it is expedient to amend and consolidate the Public Libraries Acts relating to Scotland, and to give greater Facilities for the Formation and Establishment there of Public Libraries, Art Galleries, and Museums:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. The Public Libraries Act (Scotland), 1854, and so much of the Public Libraries Amendment Act (England and Scotland), 1866, as relates to Scotland, are hereby repealed, but such Repeal shall not invalidate or affect anything already done in pursuance of these Acts or either of them; and all Public Libraries and Museums established in Scotland under these Acts or either of

them shall be held as coming under the Operation of this Act.

2. In the Construction of this Act the following Words and Expressions shall have the Meanings hereby assigned, if not inconsistent with the Context or Subject Matter; that is to say,

The Expression "Burgh" shall mean a Royal Burgh or a Burgh or Town to which Magistrates and Councils were provided by the Act of the Third and Fourth Years of King

William the Fourth, Chapter Seventy-seven:

The Word "District" shall mean a Burgh of Barony, a Burgh of Regality, or any other populous Place, not being a Royal Burgh or a Town or Burgh to which Magistrates and Councils were provided by the said Act of the Third and Fourth Years of King William the Fourth, Chapter Seventy-seven, where any Local or General Police Act is in force:

The Word "Board" in Parishes shall mean the Parochial Board acting under the Powers and in execution of the Act of the Eighth

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17 & 18 Vict. c. 64., and so much of 29 & 30 Vict. c. 114., as relates to Scotland, repealed.

Interpretation of Terms.

Eighth and Ninth Victoria, Chapter Eighty-three, and in Districts it shall mean the Commissioners, Trustees, or other Body of Persons, by whatever Name distinguished, for the Time being in Office, and acting in execution of any Special. Local, or General Police Act:

The Word "Householders" in all Burghs shall mean all Persons entitled to vote in the Election of Members of Parliament; but in Districts it shall mean all Persons assessed under and for the Purposes of any Local or General Police Act which may be in force therein; and in Parishes it shall mean all Ratepayers under the Act of the Eighth and Ninth Victoria, Chapter Eighty-three:

The Expression "Police Rates" shall mean the Rates, Tolls, Rents, Income, and other Monies whatsoever which under the Provisions of any Police Act shall be applicable for the general Purposes of such Act.

3. Upon the Requisition in Writing of the Magistrates and Meeting to be Council or of Ten Householders in any Burgh, District, or Parish, the Chief or Senior Magistrate of such Burgh, or in the Case of sidering the a District or Parish the Sheriff of the County or One of his Substitutes, shall, within Ten Days after the Receipt of such Requi- Burgh, District, sition, convene a Meeting of Householders, and preside at the or Parish. same for the Purpose of considering whether this Act shall be adopted for such Burgh, District, or Parish, such Meeting to be held in any convenient Place on a Day not less than Twenty-one Days or more than Thirty Days after the Receipt of such Requisition; and Notice of the Time and Place of such Meeting shall be given by affixing the same upon the Doors of the Parish Churches within such Burgh, District, or Parish, and also by advertising the same in at least One Newspaper published or circulated within such Burgh, District, or Parish not less than Seven Days preceding the Day of Meeting.

called for con-Adoption of this Act in any

4. If at such Meeting it shall be determined by a Majority of Act may be Householders present that the Provisions of this Act shall be adopted at adopted in such Burgh, District, or Parish, then the same shall from thenceforth come into operation therein; and the Chairman of the Meeting shall cause a Minute to be made of the Resolutions of the Meeting, and shall sign the same.

Meeting by a Majority, &c.

5. The Expenses incurred in calling and holding such Meeting, Expenses of whether this Act shall be adopted or not, and the Expenses of carrying this carrying this Act into execution when adopted, shall, in the Case Act into execuof a Burgh or District, be paid out of the Police Rate, and the Magistrates and Council of such Burgh, or the Board of such be paid out of District, shall yearly levy as Part of the Police Rate, or by a the Police Rate. separate Rate, to be made, levied, and recovered by the Magistrates and Council of such Burgh or the Board of such District in such and the like Manner, from the same Descriptions of Persons and Property, and with and under the like Powers, Provisions, and Exceptions as the General Assessments leviable under the Acts of the Thirteenth and Fourteenth Victoria, Chapter Thirty-three (in the Case of Burghs or Districts which on or H 4 before

tion in Burghs and Districts to C. 37.

Public Libraries (Scotland) Acts Amendment.

before the First Day of August One thousand eight hundred and sixty-two had adopted in whole or in part the Act of the Thirteenth and Fourteenth Victoria, Chapter Thirty-three), and of the Twenty-fifth and Twenty-sixth Victoria, Chapter One hundred and one (in the Case of all other Burghs or Districts), for Police and other Purposes, are authorized to be made, levied, and recovered, and as if such Magistrates and Council or the Board of such District were Commissioners elected under any of these Acts respectively, and the said Assessments were Part of the General Assessments authorized to be thereby made; and in the Case of a Parish the Board shall pay the Expenses aforesaid out of a Rate to be made, levied, and recovered in like Manner, and from the same Description of Persons and Property, and with and under the like Powers, Provisions, and Exceptions, as the Poor Rate leviable under the Act of the Eighth and Ninth Victoria, Chapter Eighty-three: Provided always, that nothing herein contained shall prevent the City of Glasgow or any other Place from levying a Rate for the Purposes of this Act, in conformity with the Provisions of any Local Police Act which may for the Time being be in force in said City of Glasgow or other

Rate levied not to exceed the Sum of One Penny in the Pound of yearly Rent.

The Accounts of the Magistrates and Council, or the Board of any District or Parish, to be tion.

open to Inspec-

Power to Council or Board to borrow on Mortgage or Bond.

6. The Amount of the Rate to be so levied for the Purposes of this Act in any Burgh, District, or Parish in any One Year shall not exceed the Sum of One Penny in the Pound of yearly Rent, and the Magistrates and Council of any Burgh, or the Board of any District or Parish, shall provide and keep Books in which shall be entered true and regular Accounts of their Receipts, Payments, and Liabilities with reference to the Execution of this Act, to be called "The Public Libraries Account;" and such Books shall, without Fee or Reward, and at all reasonable Times, be open to the Inspection of every Person liable to be assessed by virtue of this Act, who respectively may, without paying for the same, take Copies of or make Extracts from such Books; and in case such Magistrates and Council of any Burgh, or Board of any District or Parish, or any of them respectively, or any of their respective Officers or Servants having the Custody of such Books, shall not permit the same to be inspected, or Copies of or Extracts from the Accounts to be made or taken, every Person so offending shall for every such Offence forfeit any Sum not exceeding Five Pounds, such Penalty to be recovered before the Sheriff or Justices of the Peace in like Manner as provided for the Recovery of Small Debts, and to be applied when recovered towards the Purposes of this Act.

7. For carrying this Act into execution, the Magistrates and Council of any Burgh or the Board of any District or Parish respectively may from Time to Time borrow at Interest on the Security of a Mortgage or Bond of the Rates to be levied in pursuance of this Act such Sums of Money, to be repaid by yearly Instalments within a Period not exceeding Thirty Years, as may be by them respectively required; and the Commissioners for carrying into execution the Act of the Ninth and Tenth Victoria, Chapter Eighty, may, with the Consent of the Commis-

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sioners of Her Majesty's Treasury, from Time to Time advance and lend such Sums of Money.

8. The Clauses and Provisions of "The Companies Clauses Provisions of Consolidation (Scotland) Act, 1845," with respect to the borrowing 8 & 9 Vict. c. 17. of Money on Mortgage or Bond, and the Accountability of Officers, as to Borrowing and the Recovery of Damages and Penalties, so far as such Protended to this visions may respectively be applicable to the Purposes of this Act, Act. shall be held as incorporated with this Act.

9. The Boundaries of Burghs and Districts shall be the same Boundaries of as the Boundaries declared for such Burghs and Districts by and Burghs, &c. for the Purposes of the Acts of the Thirteenth and Fourteenth Victoria, Chapter Thirty-three, and Twenty-fifth and Twentysixth Victoria, Chapter One hundred and one, or any Local Police Act which may for the Time being be in force in any such Burghs or Districts.

10. The Magistrates and Council of any Burgh or the Board Lands, &c. may of any District or Parish, as the Case may be, may from Time to beappropriated, Time appropriate for the Purposes of this Act any Lands or purchased, or Buildings vested in them, and also out of the Rates levied or Purposes of Money borrowed as herein provided purchase, feu, or rent any this Act. Land or any suitable Building, and may upon any Land so appropriated, rented, feued, or purchased erect any Buildings suitable for Public Libraries, Art Galleries, or Museums, or each respectively, and may alter or extend any Buildings for such Purposes, and repair and improve the same respectively, and fit up, furnish, and supply the same respectively with all requisite Furniture, Fittings, and Conveniences.

11. All the Clauses and Provisions of the "Lands Clauses Certain Clauses Consolidation Act (Scotland), 1845," with respect to the Pur- of 8 & 9 Vict. chase of Lands by Agreement, and with respect to the Purchase c. 19. incor-Money or Compensation coming to Parties having limited this Act. Interests, or prevented from treating, or not making a Title, and also with respect to Conveyances of Lands, so far as the same Clauses and Provisions respectively are applicable to the Cases contemplated by the last Section, shall be held as incorporated in this Act; and the Expression "the Special Act," used in the said Clauses and Provisions, shall be construed to mean this Act; and the Expression "the Promoters of the Undertaking," used in the same Clauses and Provisions, shall be construed to mean the Magistrates and Council of the Burgh or the Board of the District or Parish in question.

12. The Magistrates and Council of any Burgh and the Board Lands, &c. may of any District or Parish may sell any Land, Buildings, or other be sold or ex-Property vested in them for the Purposes of this Act, or exchange changed. the same for any Land, Buildings, or other Property better adapted for the Purposes, and may also sell or exchange any Books, Works of Art, or other Property of which there may be Duplicates; and the Monies to arise from such Sale or Exchange shall be applied for the Purposes of this Act.

13. The Lands and Buildings so to be appropriated, purchased, Property of or rented, and all other Real or Personal Property whatever Library, &c. presented to or purchased for any Library, Art Gallery, or vested in Magistrates, &c.

Museum Digitized by GOOGLE

Museum established under this Act, shall, in the Case of a Burgh, be vested in the Magistrates and Council, and in the Case of a District or Parish in the Board.

General
Management
to be vested in
a Committee
appointed by
Magistrates
and Councils of
Burghs and
Boards of
Districts or
Parishes.

14. The Magistrates and Council of any Burgh or the Board of any District or Parish where this Act has been adopted shall, within One Month after its Adoption, and thereafter from Year to Year, in the Case of a Burgh at the First Meeting after the annual Election of Town Councillors, in the Case of a District at the First Meeting after the annual Election of Police Commissioners, and in the Case of a Parish at the First Meeting after the annual Meeting for the Election of representative Members of the Parochial Board, appoint a Committee, consisting of not more than Twenty Members, Half of whom shall be Magistrates and Members of the Council or Members of the Board respectively, and the remaining Half shall be chosen by the Council or Board from amongst the Householders not Members of the Council or Board within such Burgh, District, or Parish, as the Case may be, Three to be a Quorum; and such Committee so appointed shall have Power, under the Authority of the Magistrates and Council or Board, as the Case may be, to purchase Books, Newspapers, Reviews, Magazines, and other Periodicals, Statuary, Pictures, Engravings, Maps, and Specimens of Art and Science. for the Establishment, Increase, and Use of such Libraries, Art Galleries, and Museums, and to do all things necessary for keeping the same in a proper State of Preservation and Repair; and such Committee, subject as aforesaid, shall manage, regulate, and control such Libraries, Art Galleries, and Museums, and shall make Rules and Regulations for the Safety and Use of the same, and shall also have Power to appoint salaried Officers and Servants, to pay and dismiss them, and from Time to Time to provide the necessary Fuel, Lighting, and other Matters.

Meetings and Chairman of Committee. 15. The Committee appointed as aforesaid shall, in the Case of a Burgh or District, meet once in every Three Months, or oftener if necessary, and in the Case of a Parish as often as may be necessary, to determine as to any Business connected with such Libraries, Art Galleries, or Museums; and in the Case of a Burgh the Provost, in the Case of a District the senior Magistrate, and in the Case of a Parish the Chairman of the Parochial Board, shall be Chairman of such Committee, and such Chairman shall, in the Case of an Equality of Votes, have a Casting Vote in addition to his Vote as an Individual; but in the Absence of such Chairman, the Meeting shall elect a Chairman who, for the Time being, shall exercise the Privileges of the Chairman appointed under this Act.

When Meeting determine against Adoption of Act.

16. If any Meeting called as aforesaid to determine as to the Adoption of this Act for any Burgh, District, or Parish shall determine against the Adoption, no Meeting for a similar Purpose shall be held for the Space of Two Years at least from the Time of holding the previous Meeting.

Art Galleries or Museums may be added. 17. Wherever a Public Library has been established under any Act relating to Public Libraries or Museums, or shall hereafter be established under this Act, an Art Gallery or Museum, as the

Case may be, may at any Time be established in connexion therewith, without any further Proceedings being taken under this Act.

18. All Libraries, Art Galleries, or Museums established under Libraries, &c. this Act shall be open to the Public free of all Charge.

to be free.

19. In citing this Act for any Purpose whatever it shall be Short Title. sufficient to use the Expression "The Public Libraries Act (Scotland), 1867."

CAP. XXXVIII.

An Act for the Preservation of Bunhill Fields Burial Ground in the County of Middlesex as an open Space; and for other Purposes relating thereto. [15th July 1867.]

HEREAS the Piece or Parcel of Land or Ground and Hereditaments, commonly called Bunhill Fields Burial · Ground, situate in Bunhill Fields in the Parish of Saint Luke's ' in the County of Middlesex, more particularly described in the ' Schedule hereto, and herein-after referred to as "the said Burial ' Ground," is situate within and Parcel of the Manor of Halli-' well and Finsbury, with the Rights, Members, and Appurtenances ' thereof, heretofore belonging to the Prebend of Halliwell and ' Finsbury within the Cathedral Church of St. Paul, London, or ' otherwise formed Part of the Lands and Hereditaments of the ' said Prebend, and the same, together with the other Lands and · Hereditaments of the said Prebend, under or by virtue of the ' Acts of Parliament constituting or relating to the Ecclesiastical ' Commissioners for England, or some or One of them, and by ' reason of the Decease in or about the Year One thousand eight hundred and fifty-six of the last Prebendary of the said Prebend ' of Halliwell and Finsbury, is now absolutely vested in the said ' Ecclesiastical Commissioners for England for an Estate of Freehold and Inheritance in Fee Simple expectant on the Determi nation of the Term of Ninety-nine Years granted by the Indenture of Lease of the Thirtieth Day of May One thousand ' seven hundred and sixty-nine, herein-after more particularly ' recited or referred to:

'And whereas the said Manor of Halliwell and Finsbury, with ' other Lands and Hereditaments of the said Prebend, including ' the said Burial Ground, has been for many hundred Years now ' last past in the actual Possession and Occupation of the Mayor, 'Commonalty, and Citizens of the City of London or their ' Under-tenants, under successive Leases thereof from Time to . Time granted by the Prebendary for the Time being of the said ' Prebend of Halliwell and Finsbury, and the same Burial Ground ' is now in the actual Possession or Occupation of the said Mayor, ' Commonalty, and Citizens for the unexpired Residue of the Term ' of Ninety-nine Years computed from the Feast of the Birth of ' our Lord Christ One thousand seven hundred and sixty-eight, ' by an Indenture of Lease bearing Date the Thirtieth Day of ' May One thousand seven hundred and sixty-nine, made between the Reverend Christopher Wilson, Doctor in Divinity, the then ' Prebendary

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' Prebendary of the said Prebend of Halliwell and Finsbury of

the one Part, and the said Mayor, Commonalty, and Citizens of the said City of London of the other Part, and granted in pursuance of an Act of Parliament passed in the Eighth and Ninth Years of the Reign of His late Majesty King George the Third, intituled An Act to enable the Reverend Christopher Wilson, Doctor in Divinity, Prebendary of the Cathedral Church of St. Paul, London, to make and grant unto the Mayor and Commonalty and Citizens of the City of London a Lease of the Prebendal Estate of Halliwell and Finsbury in the Suburbs of the said City for a Term of Ninety-nine Years:

'And whereas the said Burial Ground has been for the Period of upwards of Two hundred Years now last past, with the Knowledge and express or implied Sanction of the successive Prebendaries of the said Prebend, appropriated by the said Mayor, Commonalty, and Citizens as a Churchyard or Burial Ground or Place of public Interment, and many Funerals have been publicly performed there since the Year One thousand six hundred and sixty-five by Clerks in Holy Orders, according to the Rites and Usages of the Church of England by Law established, with the Knowledge and Assent of the Prebendaries of the said Prebend and of the Bishops of London for the Time being:

'And whereas it is expedient that Provision should be made, in 'manner herein-after appearing, for effectually protecting the 'said Burial Ground from Desecration, and for the perpetual 'Preservation thereof from Damage or Injury as an open Space, free to the Public under the Care and Regulation herein-after 'specified, and the said Mayor, Commonalty, and Citizens are willing to continue such Care and Regulation at their own 'Costs and Charges until the Ecclesiastical Commissioners for 'England shall take the same upon themselves in manner 'herein-after mentioned, but the aforesaid Purpose cannot be 'effectually accomplished without the Aid and Authority of Parliament:'

May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; that is to say:

1. Unless there be something in the Subject or Context requiring a different Construction the following Words and Expressions shall be interpreted as follows; viz.: "the Burial Ground" shall mean the Piece or Parcel of Land or Ground more particularly described or referred to in the Schedule hereto; the Expression "the Fences, Walks, Graves, Tombstones, and Premises" shall include as well the House of the Keeper of the Ground and the Appurtenances as also all and singular the Walls, Rails, Fences, paved and Gravel Walks, Gardens, Trees, Shrubs, Plants, and all the Graves, Vaults, Tombs, Tombstones, Monuments, Gravestones, Inscriptions, and all other Matters and Things whatsoever for the Time being in, upon, or about, or in anywise belonging

Interpretation of Words: "the Burial Ground:"

"the Fences, Walks, Graves, Tombstones, and Premises:"

belonging or appertaining to the said Burial Ground; the Expression "the Corporation" shall signify the said Mayor, Com- "the Corporamonalty, and Citizens of the said City of London, and their Successors for the Time being; and the Expression "the Ecclesiastical Commissioners" shall signify the Ecclesiastical Commissioners for England and their Successors for the Time being.

- 2. The Burial Ground shall, from Time to Time and at all Times from and after the Determination of the said recited Lease of the Thirtieth Day of May One thousand seven hundred and sixty-nine, be held, used, and enjoyed as an open Space accessible to the Public at such Times and under such Regulations in all respects, and shall be inclosed with such Wall or Fence, and be laid out with such ornamental and other Walks, and otherwise in such Manner as the Corporation shall from Time to Time think proper and expedient, subject and without Prejudice to the Provisions herein-after contained; and no House or other Building, whether for the Purposes of Residence or of Trade, or for any other Purpose, shall from henceforth and for ever hereafter be built or erected upon the Burial Ground or any Part thereof other than and except such House (if any) as may from Time to Time be provided by the Corporation for the Residence of a Keeper or Custodian of the Burial Ground and his Family, and such Walks, or Fences, or other Erections as the Corporation shall from Time to Time think proper, with a view to the Protection and Preservation of the Burial Ground under the Provisions of this Act.
- 3. The Corporation shall from Time to Time, at their own Corporation to Costs and Charges, repair, maintain, and keep in repair and in a good and decent State of Preservation, all and singular the Fences, Walks, Graves, Tombstones, and Premises for the Time being in or about the Burial Ground, and shall from Time to Time, so far and to such an Extent as to the Corporation may seem necessary or proper, renew and replace such of them as shall be worn out or decayed, and shall also cover with Turf or Gravel, or lay out in ornamental Beds or Gardens, or plant with Trees or Shrubs, such Portions of the Burial Ground as shall not be for the Time being used or occupied either as Walks or as the Site of Graves, Vaults, or Tombs, and shall from Time to Time permit and suffer all Persons desiring the same to have Access to the Burial Ground or any Part thereof at all reasonable Times, without Fee or Reward, under such Regulations as the Corporation shall think fit.
- 4. The Corporation may from Time to Time in their own Name bring any Action of Ejectment or Trespass, or other Action at Law or Suit in Equity, for recovering or defending the Possession, or for obtaining the Payment of Damages, or any Mandamus or Injunction in respect of or against any actual or contemplated Ground. Injury or Damage to the Burial Ground, or any Part or Parts thereof, or the Fences, Walks, Graves, Tombstones, and Premises in or about the same; and in every such Action, Suit, or other Proceeding all the Parties thereto shall be bound to assume and shall

"the Ecclesiastical Commissioners."

The Burial Ground to be preserved as an open Space.

maintain such Ground in good Order.

Power to Corporation to bring Actions in respect of Injury to Burial



shall be absolutely estopped from denying the Title of the Corporation to the Possession of the Burial Ground and the Fences, Walks, Graves, Tombstones, and Premises in or about the same.

Power to Ecclesiastical Commissioners to assume Management of Burial Ground.

5. Provided always, That in case the Ecclesiastical Commissioners shall at any Time hereafter desire to take upon themselves the Charge, Management, and keeping up of the Burial Ground and the Fences, Walks, Graves, Tombstones, and Premises, and of such their Desire shall give a written Notification, under their Common Seal, to the Town Clerk for the Time being of the said City of London, then and in such Case, from and after the Expiration of Six Calendar Months after the Delivery of such Notice, the Clauses herein-before contained shall be thenceforth read and construed as if the Words "the Ecclesiastical Commissioners" were throughout the same Clauses substituted for the Words "the Corporation," and the Corporation shall thenceforth be wholly relieved and discharged from the Care, Preservation, and Regulation of the Burial Ground, and from all Obligation and Responsibility in relation thereto.

Saving the Rights of the Crown.

6. Saving always to the Queen's most Excellent Majesty, Her Heirs and Successors, and to all and every other Person and Persons, Bodies Politic and Corporate, his, her, and their Successors, Executors, and Administrators, (other than and except the said Mayor, Commonalty, and Citizens of the said City of London, and the Ecclesiastical Commissioners for England and their respective Successors,) all such Estate, Right, Title, Interest, Benefit, Profit, Claim, and Demand whatsoever of, in, to, or out of the Burial Ground, and the Fences, Walks, Graves, Tombstones, and Premises respectively, as they, every, or any of them had before the passing of this Act, or could or might have had, held, and enjoyed in case this Act had not been made.

Saving the Rights of the Ecclesiastical Commissioners. 7. Provided always, That nothing herein contained shall affect any Right, Claim, or Interest of the Ecclesiastical Commissioners for England upon or against the said Mayor, Commonalty, and Citizens for or on account of any Portion or Portions of the Rents or other Payments either already or to be hereafter received by the said Mayor, Commonalty, and Citizens in their Character of Lessees under the said Lease of the Thirtieth Day of May One thousand seven hundred and sixty-nine for or in respect of the said Burial Ground or any of the Graves, Tombs, or Vaults in or about the same.

The SCHEDULE.

All that Piece or Parcel of Land or Ground and Hereditaments commonly called Bunhill Fields Burial Ground, situate in Bunhill Fields in the Parish of Saint Luke in the County of Middlesex, abutting on the West on the Backs of Houses in Bunhill Row, on the South partly on the Ground of the Honorable Artillery Company and partly on the City of London Militia Barracks, on the East

Metropolitan Police.

East partly on a Road called City Road and partly on the Backs of Houses in the said Road, and on the North partly on the Sides of Houses in the City Road and partly on the Backs of Houses in Featherstone Street, and containing the several Dimensions following; that is to say, on the West Side thereof from North to South 415 Feet or thereabouts; on the South Side thereof, from West to East, 520 Feet or thereabouts; on the East Side thereof as the same abuts on City Road aforesaid 240 Feet or thereabouts; then running Westward as the same abuts on the Sides of Houses in City Road 145 Feet or thereabouts; then running Northwards as the same abuts on the Backs of Houses in City Road 170 Feet or thereabouts; and then running Westward as the same abuts on the Backs of Houses in Featherstone Street aforesaid 395 Feet or thereabouts.

C A P. XXXIX.

An Act for amending the Law with respect to the Accounts of the Receiver for the Metropolitan Police District; and for other Purposes relating to the Metropolitan Police.

[15th July 1867.]

' IN HEREAS in order properly to carry into effect the Provisions of the Act passed in the Twenty-ninth and Thirtieth ' Years of Her Majesty's Reign, so far as respects the Audit of ' the Accounts of the Receiver for the Metropolitan Police Dis-' trict, it is expedient that the Day in each Year to which the ' Accounts of Monies received and expended by the Receiver are ' to be made up should be the same Day as that to which the ' annual financial Accounts of the Receiver are made up: And ' whereas the large Increase which has of late Years taken place ' in the Amount of such Monies has considerably augmented the ' Duties and Responsibility of the Receiver:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Amount of all Monies received and expended for the As to the Purposes of the Act passed in the Tenth Year of King George the Accounts to Fourth, Chapter Forty-four, shall be made up to the Thirty-first be laid before Day of March in lieu of the Thirty-first Day of December in each Year, and shall annually be laid before both Houses of Parliament within Thirty Days after the Thirty-first Day of March, if Parliament be then sitting, or within Thirty Days after the first Meeting of Parliament subsequent to such last-mentioned Day.

Parliament.

2. The Salary to be paid to the Receiver, in accordance with As to Salary the Provision in that Behalf contained in the Ninth Section of the of Receiver. Act passed in the Second and Third Years of Her Majesty's Reign, Chapter Seventy-one, shall be not more than Twelve hundred Pounds.

CAP. XL.

An Act to authorize the Commissioners of Her Majesty's Works and Public Buildings to acquire Lands for the Purposes of the New Palace at Westminster, and to construct an Embankment on the North Shore of the River Thames in the Parish of Saint John the Evangelist, Westminster. [15th July 1867.]

HEREAS it is expedient for the Security of Her Majesty's New Palace at Westminster (commonly called the Houses of Parliament), and for the Improvement of the Approaches ' thereto, and of the Embankment in front thereof, that the addi-'tional Lands described and shown in the Plans herein-after ' mentioned should be acquired and appropriated in manner ' herein-after mentioned; but such Acquisition and Appropriation

cannot be effected without the Authority of Parliament:

'And whereas duplicate Plans describing the Situation of the ' said Lands (herein-after referred to as the prescribed Lands), ' with a Book of Reference thereto containing the Names of the ence descriptive 'Owners and Lessees or reputed Owners and Lessees, and of the 'Occupiers thereof, have been deposited with the Clerk of the ' Peace for the County of Middlesex at his Office at the Sessions ' House, Clerkenwell, and with the Clerk of the Westminster ' District Board of Works :'

> Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Acquisition of Site.

Purposes of the Act.

Deposit of

Plans and

of Site.

Books of Refer-

1. The Purposes of this Act are the Acquisition of Lands for the Purposes of the New Palace at Westminster, and the Construction of a further Embankment of the River Thames in connexion therewith, and doing such Works and Things as are or may be necessary for or conducive to the Attainment of the above Purposes, or either of them, or incidental thereto.

Commissioners of Her Majesty's Works as incorporated by 15 & 16 Vict. c. 28. to carry this Act into effect.

2. The Commissioners of Her Majesty's Works and Public Buildings as incorporated by the Act of the Fifteenth and Sixteenth Years of Her present Majesty, Chapter Twenty-eight, and who are herein-after referred to as the Commissioners, shall have the Charge of carrying this Act into effect; but all the prescribed Lands, as and when they shall be acquired for or become appropriated to the Purposes of this Act, shall be conveyed to Her Majesty, Her Heirs or Successors, for the Purposes of this Act and the herein-before mentioned Act of the Fifteenth and Sixteenth Victoria, Chapter Twenty-eight, or for such other Purposes of public Utility as may be sanctioned by Parliament; and the Commissioners shall have Power to sell, lease, or otherwise dispose of any Parts of the prescribed Lands which may not be required for the Purposes of this Act, in manner by the said Act of the Fifteenth

Fifteenth and Sixteenth Years of Her Majesty authorized and prescribed, and to convey, lease, and otherwise dispose of all the Estate and Interest of Her Majesty, Her Heirs or Successors, in the Land so sold, leased, or disposed of.

3. The Commissioners may, out of any Monies which have Power to Combeen or may be placed at their Disposal by Parliament for that missioners to Object, purchase, acquire, take, and use the whole or any Part of purchaseLands.

the prescribed Lands.

4. 'And whereas by reason of taking the prescribed Lands or Commissioners ' Parts thereof for the Purposes of this Act there may be Defi-' ciencies in the Produce of the Assessments for the Relief of the ' Poor and making certain Payments directed by Act of Parliament ' to be made out of the Poor's Rate, as also in the Produce of the Evangelist other Assessments directed to be raised and levied on the Deficiencies in ' Persons and in respect of the Property by Law rateable to the ' Relief of the Poor of the Parishes of Saint Margaret and Saint ' John the Evangelist, Westminster: And whereas the Rates of ' the said Parishes have been mortgaged, and are now charged with and subject to the Repayment of certain Sums amounting 'in the aggregate to Twenty-three thousand three hundred and 'twenty-eight Pounds or thereabouts, Principal Money with 'Interest thereon, and it is expedient that Provision should be ' made for a Contribution for a limited Time by the said Com-' missioners in aid of the Poor Rates and other Rates to be raised. ' and levied as herein-before mentioned:' Be it enacted, That the said Commissioners shall from and after the Twenty-fourth Day of June One thousand eight hundred and sixty-nine yearly and every Year until the Twenty-ninth Day of September One thousand eight hundred and seventy-three, by and out of such Monies as Parliament may from Time to Time place at their Disposal for that Purpose, pay and make good to the said Parishes such Sum or Sums of Money not exceeding the Sum of Four hundred and three Pounds per Annum as shall be deficient in respect of the said Rates by reason or means of taking the prescribed Lands or any Part thereof for the Purposes of this Act, such Deficiency to be calculated and ascertained with reference to the Sum of Four hundred and three Pounds, being the Amount actually collected for and in respect of such Rates made in the Year One thousand eight hundred and sixty-six in respect of Houses and Buildings which may be shut up or taken down, or of Ground taken and used by the Commissioners for the Purposes of this Act, an Account of which Deficiencies shall from Time to Time be made out and delivered to the Commissioners, verified by the Collector or other proper Officer of the said Parishes in such Manner and Form as the Commissioners shall direct, and no Payment shall be made until such Account has been delivered, duly verified, to the said Commissioners, and approved of by them or on their Behalf.

5. The First Payment in respect of such Deficiency, so ascer- When First tained and verified as aforesaid, shall be made on the Twenty- Payment to be fourth Day of June One thousand eight hundred and seventy, and made. the Receipt of the Treasurer for the Time being of the said

30 & 31 Vict.

to make good to Parishes of Saint Margaret and Saint John

Parishes Digitized by GOOGLE

Parishes or of the Collector for the Time being of the said Rates shall be a good and sufficient Discharge to the Commissioners for such Payment: Provided always, that in case any Act shall be passed before the said Twenty-ninth Day of September One thousand eight hundred and seventy-three, rendering Crown or Public Property, or the Owners or Occupiers thereof, liable to be assessed to the Poor Rate and other Rates to be raised and levied as herein-before mentioned, the Contribution or Payments by this Act provided for in respect of such Deficiency in the Poor Rates and other Rates as aforesaid shall thereupon cease and be no longer made or paid.

Commissioners to make good Deficiency in Rector's Rate, made under 1 G. 2. c. 15., and pay an annual Sum to Rector of Saint John the Evangelist for Loss of Fees, &c.

6. 'And whereas by reason of taking the prescribed Lands for the Purposes of this Act there will be Deficiencies in the Produce ' of the Assessments made and to be made pursuant to a certain ' Act of Parliament of the First Year of King George the Second, Chapter Fifteen, intituled An Act for making Provision for the Rector of the new Church situate near Millbank in the Parish of Saint Margaret, Westminster, and for other Purposes therein mentioned, for raising yearly and every Year One hundred and ' twenty-five Pounds towards a further Provision for the Rectorof the Parish of Saint John the Evangelist, as therein men-' tioned:' And for the Purpose of providing against any Deficiency in the Rate referred to in the last-mentioned Act which may be occasioned as aforesaid, be it enacted, That the said Commissioners shall, out of such Monies as have been or may be placed at their Disposal by Parliament for that Purpose, annually make good and pay the Deficiency arising in the said Rate by reason of any Property having been taken or used for the Purposes of this Act, and the said Commissioners shall pay to the Collector appointed by the Vestry of Saint John the Evangelist to collect the said Rate, or other proper Authority, all such Deficiency; and in the event of any Difference as to the Amount of such Deficiency, the same shall be definitively settled by an Arbitrator appointed by Her Majesty's Attorney General for the Time being; and the said Commissioners shall also, out of such Monies as aforesaid, pay to the Rector for the Time being of the said Parish the annual Sum of Two Pounds for the Loss of Oblations, Surplice Fees, and other Customary Payments that may be taken away in consequence of carrying into effect the Purposes of this Act, such last-mentioned Sum of Two Pounds to be paid to the Rector for the Time being of the said Parish of Saint John by half-yearly Instalments of Twenty Shillings each on the Twenty-fourth Day of June and the Twenty-fifth Day of December in each and every Year, the first half-yearly Payment to be made on the Twentyfourth Day of June One thousand eight hundred and sixty-nine.

Power to Commissioners to enter upon Lands.

8 & 9 Vict. c. 18, and 7. The Commissioners, their Surveyors, Officers, and Workmen, may at all reasonable Times in the Daytime, upon giving Twenty-four Hours previous Notice in Writing, enter into and upon any of the prescribed Lands, for the Purpose of surveying or valuing the same.

8. "The Lands Clauses Consolidation Act, 1845," and "The Lands Clauses Consolidation Acts Amendment Act, 1860," shall,

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except as hereby expressly varied, be incorporated with this Act; 23 & 24 Vict.

c. 106. incorporated.

- (1.) There shall not be incorporated with this Act the Sections and Provisions of "The Lands Clauses Consolidation Act, 1845," herein-after mentioned; that is to say, Section Sixteen, whereby it is provided that the Capital is to be subscribed before the compulsory Powers are to be put in force; Section Seventeen, whereby it is provided that the Certificate of the Justices shall be Evidence that the Capital has been subscribed; or the Provisions relating to affording Access to the Special Act:
- (2.) In the Construction of this Act and the said incorporated Acts this Act shall be deemed to be the "Special Act," and the Commissioners shall be deemed to be "the Promoters of the Undertaking:"
- (3.) The Term "Sheriff," used in the Provisions of "The Lands Clauses Consolidation Act, 1845," relating to the Reference to a Jury, shall be deemed to apply to the High Bailiff of the City and Liberty of Westminster or his Deputy:
- (4.) The Bond required by Section Eighty-five of "The Lands Clauses Consolidation Act, 1845," shall be under the Common Seal of the Commissioners, and shall be sufficient without the Addition of the Sureties in the said Section mentioned.
- 9. Upon the Purchase by the Commissioners of the prescribed Extinction of Lands (save as herein-after provided) all Rights of Way, Rights Rights of Way of Mooring, Rights of laying down or of continuing any Pipes, Sewers, or Drains on, over, through, or under the prescribed Lands or any Part thereof, including so much of the Bed and Foreshore of the River Thames as is within the Limits of the prescribed Lands, and all other Rights or Easements in or relating to such Lands or any Part thereof, shall be extinguished; and all the Soil of such Ways, Bed, and Foreshore, and the Property in the Pipes, Sewers, or Drains, shall vest in Her Majesty, Her Heirs and Successors, for the Purposes of this Act, subject to this Provision, that all Persons and Bodies of Persons, corporate or unincorporate, may recover from the Commissioners such Compensation, if any, as they may be entitled to for any Rights or Property of which they may be deprived in pursuance of this Section, the Amount of such Compensation to be determined in manner provided by the said "Lands Clauses Consolidation Act, 1845."

and other Ease-

10. All Claims for Compensation made upon the Commissioners As to Claims under the Provisions of this Act or any Act incorporated here- for Compensawith shall, if the Person claiming to be entitled to Compensation has no greater Interest than as Tenant for a Year or from Year to Year in the Lands in respect of which the Compensation is claimed, be determined in manner provided by the One hundred and twenty-first Section of "The Lands Clauses Consolidation Act. 1845."

tion by yearly Tenants.

Limit for compulsory Purchases. Powers to Commissioners to execute Works.

For Protection of the Owners and Occupier of Dorset Wharf. 11. The Limit for the compulsory Purchase of Lands under this Act shall be Three Years.

12. The Commissioners may embank and fill up the Bed and Shore of the River *Thames* as shown on the aforesaid Plans, and may pull down and remove any Buildings, Stairs, Piers, Landing Places, Hards, Piles, or other Erections on the prescribed Lands, and may construct thereon such Embankment, Stairs, Piers, and Landing Places, Buildings, and Works, and do all such other Things as may in their Opinion be necessary or expedient in order to carry into effect the Purposes of this Act or any of them.

13. Nothing herein contained shall extend or be construed to extend to prevent the Trustees or Trustee for the Time being of Taverner John Miller Esquire, deceased, their or his Heirs and Assigns, or other the Owners or Owner for the Time being of the Land and Hereditaments known as Dorset Wharf, immediately adjoining a Portion of the prescribed Lands, or George Taverner Miller, or other the Lessee and Occupier for the Time being of the said Land and Hereditaments, his Executors, Administrators, and Assigns, from commencing and prosecuting any Action or Suit in any of Her Majesty's Courts of Record at Westminster which they or he would have been entitled to commence and prosecute if this Act had not been passed, for any Deterioration, Damage, Obstruction, or Injury which they or he shall or may have sustained or shall be apprehensive of sustaining in respect of Dorset Wharf aforesaid, in consequence of the Construction of the said Embankment and other Works authorized by this Act: Provided always, that any Damages to be recovered in any such Action, Suit, or other Proceeding, with the Costs thereof, shall be payable and shall be paid by the said Commissioners out of any Monies which may be appropriated by Parliament, and placed at the Disposal of the said Commissioners, for the Purposes of this Act, and that nothing herein contained shall entitle any Person to Damages or Costs who would not have been so entitled if this Act had not been passed.

For Protection of Sewers of Metropolitan Board of . Works.

14. Where any Works to be done under or by virtue of this Act shall or may pass over, under, or by the Side of or so as to interfere with any Main Sewer under the Jurisdiction or Control of the Metropolitan Board of Works, the Commissioners shall not commence such Work until they shall have given to the said Metropolitan Board Fourteen Days previous Notice in Writing of their Intention to commence the same, by leaving such Notice at the principal Office of such Board, with a Plan and Section showing the Course and Inclination thereof, and other necessary Particulars relating thereto, and until such Board shall have signified their Approval of the same, unless such Board do not signify their Approval, Disapproval, or other Directions within Fourteen Days after Service of the said Plans, Sections, and Particulars as aforesaid; and the Commissioners shall comply with and conform to all Orders, Directions, and Regulations of the said Metropolitan Board in the Execution of the said Works, and shall provide by new, altered, or substituted Works in such Manner as such Board may deem necessary for the proper Pro-

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Houses of Parliament.

tection of and for preventing Injury or Impediment to the Main Sewers herein-before referred to by or by reason of the said intended Works or any Part thereof, and shall save harmless the said Metropolitan Board against any Expense to be occasioned thereby; and all such last-mentioned Works shall be done by or under the Direction, Superintendence, and Control of the Engineer or other Officer or Officers of the said Metropolitan Board, at the Expense in all respects of the Commissioners; and all Expenses which the said Metropolitan Board may be put to by reason of the Works of the Commissioners, whether in the Execution of Works, the Preparation or Examination of Plans or Designs, Superintendence, or otherwise, shall be paid to such Board by the Commissioners; and when any new, altered, or substituted Works as aforesaid, or any Works connected therewith, shall be completed by or at the Expense of the Commissioners, under the Provisions of this Act, the same shall thereafter be as fully and completely under the Directions, Jurisdiction, and Control of the said Metropolitan Board as any Sewers or Works now are or hereafter may be; and nothing in this Act shall extend to prejudice, diminish, alter, or take away any of the Rights, Powers, or Authorities of the said Metropolitan Board, but all such Rights, Powers, and Authorities shall be as valid and effectual as if this Act had not been passed; provided that no Renewal or Alteration, other than a Change of Site of existing Works, shall be deemed new Works under this Act; and if the Commissioners shall complain of any withholding of Consent on the Part of the said Board, or of any Orders and Directions and Regulations, or of any Charges sought to be imposed by such Board upon the Commissioners, in the Execution of any such Works, it shall be lawful for Her Majesty's Principal Secretary of State for the Home Department for the Time being to determine every such Difference, and by Order under his Hand to authorize the Works, and the Manner of executing the same, as he shall think fit; and after the Date of the Application by the Commissioners to the said Secretary of State no Penalty shall be incurred by any Default of the Commissioners in respect of or in relation to such Works, or the Matters in difference between the Parties.

15. All Buildings creeted on the prescribed Lands shall be Buildings exempt from the Operation of the First Part of "The Metro- exempt from politan Buildings Act, 1855."

18 & 19 Vict. c. 122.

Miscellaneous.

16. No Purchase shall be made by the Commissioners for the No Purchase to Purposes of this Act without the Consent in Writing of the Com- be made withmissioners of Her Majesty's Treasury, but it shall not be necessary out the Authofor any Vendor or for any Purchaser from the said Commissioners Treasury. to ascertain that such Assent has been given, nor shall the Commissioners be bound to produce to any such Vendor or Purchaser any Evidence of such Assent, and any such Assent may be given either generally or for any particular Purchase or Purchases, as to the said Commissioners of the Treasury may seem meet. 17. Every?

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Houses of Parliament.

Authentication of Notices.

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17. Every Notice, Summons, Writ, or other Document required to be given, issued, or signed by or on behalf of the Commissioners may be given, issued, or signed by the Solicitor or Secretary for the Time being of the Commissioners, and need not be under the Common Seal of the Commissioners.

Contracts made by First Commissioner of Works to be valid. 18. All Contracts in Writing made by the First Commissioner of Her Majesty's Works and Public Buildings in the Execution of any of the Powers of this Act given to the Commissioners incorporated as aforesaid shall be valid, and shall be binding on the Commissioners as if the same had been under their Corporate Seal.

Monies payable to the Commissioners to be paid to Her Majesty's Paymaster General.

19. All Monies payable to the Commissioners under the Provisions of this Act from the Sale of any Materials or otherwise shall be paid to Her Majesty's Paymaster General or the Assistant Paymaster General for the Time being, or other Officer acting for the Paymaster General, whose Receipt unstamped shall be a sufficient Discharge for the same to the Persons paying the same, and such Monies so paid as aforesaid shall from Time to Time be by such Paymaster General paid over and applied as the Commissioners shall by any Order direct, and in the meantime shall be applied or invested in the Purchase of Exchequer Bills, if the Commissioners shall so direct.

Orders concerning Money paid into Court may be made at Chambers.

20. All Orders which under this Act the Court of Chancery is empowered to make on Motion or Petition in relation to any Money paid into the Bank of *England* with the Privity of the Accountant General of the Court of Chancery under this Act, or the Securities in or upon which the same may be invested, or the Dividends or Interest on such Money and Securities, or the Costs of any Application, may be made by any Judge of the said Court, upon Application to him while sitting at Chambers, upon Summons, in like Manner as in other Cases in which Proceedings may be so had, subject nevertheless to any General Orders which may hereafter be made concerning the Practice, Proceedings, or Business of the said Court on any such Applications.

Penalty for obstructing Commissioners.

21. If any Person wilfully obstruct any Person acting under the Authority of the Commissioners in the lawful Exercise of the Powers vested in them under this Act he shall forfeit a Sum not exceeding Five Pounds for every such Offence, to be recovered in a summary Manner.

Deeds not liable to Stamp Duty.

22. No Deed, Bond, or other Instrument made by, to, or with the Commissioners, for any of the Purposes of this Act, shall be subject to any Stamp Duty imposed by any Act now in force, nor to any Stamp Duty to be imposed by any future Act, unless such Instruments are specially charged therewith in such future Act.

Deeds to be enrolled in Court of Exchequer.

23. Every Conveyance, Assignment, or other Deed or Instrument whereby any Land by this Act authorized to be purchased is conveyed or assigned to or in trust for Her Majesty, Her Heirs or Successors, for the Purposes of this Act, shall be enrolled amongst the Records of Her Majesty's Court of Exchequer, and entered in the Books of the said Commissioners; and every such Conveyance, Assignment, or other Deed or Instrument when so enrolled shall, without any other Enrolment or Acknowledgment thereof, and without any Registry thereof, be good and available

Houses of Parliament. National Gallery Enlargement.

in Law, any Act of Parliament, Law, Practice, or Usage to the contrary in anywise notwithstanding.

24. A Copy of the Plan of the prescribed Lands shall be de- Plan to be posited at the Office of the Commissioners, and shall remain at the deposited, and said Office, to the end that all Persons may at all seasonable open to In-Times, on Payment of a Fee of One Shilling, have Liberty to inspect the same.

25. This Act may be cited for all Purposes as "The Houses of Short Title. Parliament Act, 1867."

CAP. XLI.

An Act to make further Provision for the Enlargement of the National Gallery. [15th July 1867.]

WHEREAS under the Provisions of the Act of the Twenty-

ninth and Thirtieth Years of Her Majesty, Chapter ' Eighty-three, (called "The National Gallery Enlargement Act, 29 & 30 Vict.

' 1866,") the Commissioners of Her Majesty's Works and Public c. 83.

Buildings have acquired or are empowered to acquire certain Lands for the Enlargement and Improvement of the National

'Gallery:

'And whereas the Lands described and shown in the Plans ' herein-after particularly mentioned are Part of the Lands to ' which the said Act relates, but the said Commissioners have no 'Power to acquire the same under the Authority of that Act ' otherwise than by Agreement:

'And whereas no Agreement has been made with the Owners ' or reputed Owners of the said Lands for the Purchase thereof, 'and such Owners or reputed Owners are of themselves inca-' pacitated from entering into any valid Agreement for that Purpose, and the said Lands being required and necessary for the ' Enlargement and Improvement of the National Gallery con-' templated by the said Act, it is expedient that the said Com-'missioners should have such further Powers of acquiring and 'appropriating the said Lands as are herein-after contained:

And whereas duplicate Plans describing the Situation of the Deposit of ' said Lands to which this Act relates (herein-after referred to as Plans and Book the prescribed Lands), with a Book of Reference thereto con- of Reference taining the Names of the Owners and Lessees or reputed Owners descriptive of ' and Lessees, and of the Occupiers thereof, have been deposited with the Clerk of the Peace for the County of Middlesex at his Office at the Sessions House, Clerkenwell, in the said County, ' and with the Vestry Clerk of the Parish of Saint Martin in the

' Fields at his Office:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Purposes of this Act are the Acquisition and Appropria- Purposes of tion of additional Lands for the Enlargement and Improvement of the Act. the National Gallery aforesaid, and the constructing and doing

National Gallery Enlargement.

such Works and Things as are conducive to the Attainment of the above Purposes, or any of them, or incidental thereto.

Commissioners of HerMajesty's Works as in. corporated by 15 & 16 Vict. c. 28. to carry this Act into effect.

2. The Commissioners of Her Majesty's Works and Public Buildings as incorporated by the Act of the Fifteenth and Sixteenth Years of Her present Majesty, Chapter Twenty-eight, and who are herein-after referred to as the Commissioners, shall have the Charge of carrying this Act into effect; but all the prescribed Lands as and when they shall be acquired for or become appropriated to the Purposes of this Act shall be conveyed to Her Majesty, Her Heirs or Successors, for the Purposes of this Act, or for such other Purposes of public Utility as may be sanctioned by Parliament; nevertheless any Parts of the prescribed Lands which may not be required for the Purposes of this Act may be sold and disposed of by the Commissioners in manner by the said Act of the Fifteenth and Sixteenth Years of Her Majesty authorized and prescribed, and the Commissioners in such Case shall have Power to convey all the Estate and Interest of Her Majesty. Her Heirs or Successors, in the Land so sold or disposed of.

Power to Commissioners to purchaseLands,

3. The Commissioners may, out of any Monies which have been or may be placed at their Disposal by Parliament for that Object, purchase, take, and use the whole or any Part of the prescribed Lands.

and to enter Lands to survey or value.

4. The Commissioners, their Surveyors, Officers, and Workmen. may at all reasonable Times in the Daytime, upon giving Twentyfour Hours previous Notice in Writing, enter into and upon any of the prescribed Lands for the Purposes of surveying or valuing the same.

8 & 9 Vict. c. 18. and 23 & 24 Vict. c. 106., with certain Exceptions, incorporated.

5. The Lands Clauses Consolidation Acts of 1845 and 1860 shall be incorporated with this Act, with the Exceptions and subject to the Provisions herein-before contained, and also with the Exceptions and Additions and subject to the Provisions herein-after contained; that is to say,

1. There shall not be incorporated with this Act the Provisions in Section Sixteen of the Act of 1845, whereby it is provided that the Capital is to be subscribed before the compulsory Powers are to be put in force, or the Provisions relating to affording Access to the Special Act:

2. In the Construction of this Act and the said incorporated Acts this Act shall be deemed to be the Special Act, and the Commissioners shall be deemed to be "the Promoters

of the Undertaking:"

3. The Bond required by Section Eighty-five of the Act of 1845 shall be under the Common Seal of the Commissioners, and shall be sufficient without the Addition of Sureties in the said Section mentioned.

6. Notwithstanding anything in this Act or in the Acts incorporated herewith contained, the Amount of Compensation to be paid by the Commissioners for the Lands belonging to the Parochial Schools of the Parish of St. Martin-in-the-Fields in the County of Middlesex, or to the Schools in the said Parish founded by Archbishop Tenison, which may be compulsorily taken for the Purposes of this Act, shall be estimated and

Compensation for Lands belonging to Parochial Schools of St. Martin's taken for Purposes of this Act.

National Gallery Enlargement.

adjudged for the Cost of the Reinstatement of Archbishop Tenison's School within or in proximity to the Parish of St. Martin-in-the-Fields, and of the Reinstatement of the Parochial Schools within the said Parish.

7. Upon the Purchase or Acquisition for the Purposes of this Extinction of Act of the prescribed Lands or any Part thereof (save as hereinafter provided), all Rights of Way, Rights of laying down or of and other Easecontinuing any Pipes, Sewers, or Drains on, through, or under such Lands or Part thereof, and all other Rights or Easements in or relating to such Land or Part thereof, shall be extinguished, and all the Soil of such Ways, and the Property in the Pipes, Sewers, or Drains, shall vest or continue vested in Her Majesty. subject to this Provision, that all Persons and Bodies of Persons. corporate or unincorporate, may recover from the Commissioners such Compensation (if any) as they may be entitled to for any Rights or Property of which they may be deprived in pursuance of this Section, the Amount of such Compensation to be determined in manner provided by the said Lands Clauses Consolidation Act. 1845.

Rights of Way

8. All Claims for Compensation made upon the Commissioners As to Claims under the Provisions of this Act or any Act incorporated herewith shall, if the Person claiming to be entitled to Compensation has no greater Interest than as Tenant for a Year or from Year to Year in the Lands in respect of which the Compensation is claimed, be determined in manner provided by the One hundred and twentyfirst Section of "The Lands Clauses Consolidation Act, 1845."

for Compensation by yearly Tenants.

9. The Limit for the compulsory Purchase of Lands under this Act shall be Five Years.

Limit for compulsory Purchases.

10. The Commissioners may pull down and remove any Build- Powers to Comings on the prescribed Lands, and may construct thereon such missioners to Buildings and Works and do all such other Things as may in execute Works. their Opinion be necessary or expedient in order to carry into effect the Purposes of this Act, or any of them.

Board of Works.

11. Nothing in this Act shall extend to take away or impair As to Rights of any Rights or Jurisdiction of the Metropolitan Board of Works in relation to any Sewers, Drains, or Watercourses.

from 18 & 19 Vict. c. 122.

12. All Buildings erected on the prescribed Lands shall be Exemption exempt from the Operation of the First Part of "The Metropolitan Buildings Act, 1855."

13. No Purchase shall be made by the Commissioners for the No Purchase Purposes of this Act without the Consent in Writing of the to be made Commissioners of Her Majesty's Treasury; but it shall not be Authority of necessary for any Vendor or for any Purchaser from the Commisthe Treasury. sioners to ascertain that such Assent has been given, nor shall the Commissioners be bound to produce to any such Vendor or Purchaser any Evidence of such Assent; and any such Assent may be given either generally or for any particular Purchase or Purchases, as to the said Commissioners of the Treasury may seem meet.

14. Every Notice, Summons, Writ, or other Document required Authentication to be given, issued, or signed by or on behalf of the Commis- of Notices. sioners may be given, issued, or signed by the Solicitor or Secretary

National Gallery Enlargement.

for the Time being of the Commissioners, and need not be under the Common Seal of the Commissioners.

Contracts made by First Commissioner of Works to be valid. 15. All Contracts in Writing made by the First Commissioner of Her Majesty's Works and Public Buildings in the Execution of any of the Powers by this Act given to the Commissioners incorporated as aforesaid shall be valid, and shall be binding on the Commissioners as if the same had been under their Corporate Seal.

Monies payable to the Commissioners for Sale of Materials or otherwise to be paid to Her Majesty's Paymaster General.

16. All Monies payable to the Commissioners under the Provisions of this Act from the Sale of any Materials or otherwise shall be paid to Her Majesty's Paymaster General or the Assistant Paymaster General for the Time being, or other Officer acting for the Paymaster General, whose Receipt, unstamped, shall be a sufficient Discharge for the same to the Persons paying the same; and such Monies so paid as aforesaid shall from Time to Time be by such Paymaster General paid over and applied as the Commissioners shall by any Order direct, and in the meantime shall be applied or invested in the Purchase of Exchequer Bills, if the Commissioners shall so direct.

Orders concerning Money paid into Court may be made at Chambers. 17. All Orders which under this Act the Court of Chancery is empowered to make on Motion or Petition in relation to any Money paid into the Bank of England with the Privity of the Accountant General of the Court of Chancery under this Act, or the Securities in or upon which the same may be invested, or the Dividends or Interest on such Money and Securities, or the Costs of any Application, may be made by any Judge of the said Court, upon Application to him while sitting at Chambers, upon Summons, in like Manner as in other Cases in which Proceedings may be so had; subject nevertheless to any General Orders which may hereafter be made concerning the Practice, Proceedings, or Business of the said Court on any such Applications.

Penalty for obstructing Commissioners.

18. If any Person wilfully obstruct any Person acting under the Authority of the Commissioners in the lawful Exercise of the Power vested in them under this Act, he shall forfeit a Sum not exceeding Five Pounds for every such Offence, to be recovered in a summary Manner.

Deeds not liable to Stamp Duty.

19. No Deed, Bond, or other Instrument made by, to, or with the Commissioners for any of the Purposes of this Act shall be subject to any Stamp Duty imposed by any Act now in force, nor to any Stamp Duty to be imposed by any future Act, unless such Instruments are specially charged therewith in such future Act.

Deeds to be enrolled in Court of Exchequer. 20. Every Conveyance, Assignment, or other Deed or Instrument whereby any Land by this Act authorized to be purchased is conveyed or assigned to Her Majesty, Her Heirs and Successors, for the Purposes of this Act, shall be enrolled amongst the Records of Her Majesty's Court of Exchequer, and entered in the Books of the Commissioners; and every such Conveyance, Assignment, or other Deed or Instrument when so enrolled shall, without any other Enrolment or Acknowledgment thereof, and without any Registry thereof, be good and available in Law, any Act of Parliament, Law, Practice, or Usage to the contrary in anywise notwithstanding.

Hypothec Amendment (Scotland).

21. A Copy of the Plan of the prescribed Lands shall be Plan to be deposited at the Office of the Commissioners, and shall remain at deposited, and the said Office to the end that all Persons may at all seasonable open to In-Times, on Payment of a Fee of One Shilling, have Liberty to spection. inspect the same.

22. This Act may be cited for all Purposes as "The National Short Title. Gallery Enlargement Act, 1867."

CAP. XLII.

An Act to amend the Law relating to the Landlord's Right of Hypothec in Scotland, in so far as respects Land held for Agricultural or Grazing Purposes. [15th July 1867.]

TATHEREAS it is expedient to amend the Law relating to the Landlord's Right of Hypothec in Scotland, in so far 'as respects Land held for Grazing or Agricultural Purposes:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act shall apply only to Scotland, and may be cited Application of for all Purposes by the Title of the "Hypothec Amendment Act, and Short

(Scotland) Act, 1867."

2. This Act shall be construed as applying only to Farms or Act to apply Land with the Buildings thereon occupied for Farming Purposes, and shall not apply to Dwelling Houses, Shops, and other Subjects, though the same may be in rural Districts, where the primary or chief Purpose of the Occupation shall be other than the raising of Agricultural Produce or the raising and rearing of Live Stock, saving and excepting always the Provision herein- save as respects after contained for the keeping of a Register of Sequestrations Register of which shall be held as applicable to all Sequestrations for Rent

whether of rural or urban Subjects.

3. Whensoever any Agricultural Produce shall have been bona Corn, &c. purfide purchased by any Person for its fair marketable Value from chased bona the Tenant or Lessee of any Farm or Lands, and shall have been actually delivered to the Purchaser, and removed from such Farm removed, to or Lands, and the Price thereof shall have been paid, or when- be free from soever Agricultural Produce shall have been bona fide purchased Hypothec. at Public Auction from the Tenant or Lessee, or any Party holding his Authority so to sell, after Seven Days written Notice of the Intention of the Tenant or Lessee, or Party holding his Authority to sell by Public Auction, shall have been given to the Landlord or Lessor, or Person or Persons entitled to the Rent of such Farm or Land, or his or their Factor or known Agent, and Sequestration shall not have been obtained and registered in manner herein-after provided previous to or during the Currency of such Notice, that in either of these Cases all Right of Hypothec competent to the Landlord, Lessor, or Person or Persons entitled to the Rent of such Farm or Lands over such Agricultural Produce shall cease and determine: Provided always, that nothing herein contained shall apply to any Agricultural Produce which the

only to Land held for Farming Purposes;

Sequestrations.

fide, and delivered and

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Hypothec Amendment (Scotland).

Tenant is not entitled legally or by the Terms of his Lease to sell or carry off the Land, or which previous to the Completion of the Purchase thereof by the Removal of the same from the Farm or Lands, and by Payment of the Price, or after such Notice as that above referred to, has been sequestrated at the Instance of such Landlord, Lessor, or other Person, and the Sequestration whereof has been registered in the Register of Sequestrations for Rent, to be kept as herein-after provided, and is in force at the Time of such Purchase.

Hypothec not to be available beyond Three Months after Rent is payable.

4. In the event of the Landlord, Lessor, or Person entitled to the Rent of any Farm or Lands failing to commence Proceedings for making effectual by Sequestration his Right of Hypothec within Three Calendar Months after the conventional Term at which the Year's Rent or the last Portion due thereof is made payable under the Terms of the Lease, Writing, or Bargain under which such Farm or Lands are possessed, or if no conventional Term for Payment of the Rent or any Portion thereof has been agreed upon then within Three Calendar Months after the legal Term at which such Year's Rent or the last Portion due thereof is payable, then all Right of Hypothec for the Rent or Portion thereof payable at such Term, conventional or legal, shall cease and determine: Provided always, that the Provisions of this Section shall not apply to the Landlord's Right of Hypothec, or to his Right to use Sequestration for Rent payable under any Lease, Writing, or Bargain current at the Date of the passing of this Act.

Stock of Third Party taken on a Farm to graze to be liable only to the Amount of Consideration payable for the grazing.

5. In the event of the Tenant or Lessee of any Farm or Lands having received and taken thereon to be grazed or fed any Sheep, Cattle, or other Live Stock belonging to any other Person, and having agreed with the Owner of the same for a bona fide Payment equal to the just Value of such grazing or feeding, such Sheep, Cattle, or Stock shall be liable to the Hypothec of the Landlord, Lessor, or Person entitled to the Rent of the Farm or Lands to the Extent of the Amount of such Payment, and no further: Provided always, that so long as any Portion of such Sheep, Cattle, or other Live Stock shall remain on the Farm or Lands, the Hypothec over such Portion shall continue to the full Extent of the Payment originally agreed upon for the grazing or feeding of the whole of such Sheep, Cattle, or other Live Stock; and that in the event of the Removal of the Sheep, Cattle, or other Live Stock, or any Portion thereof, from the Farm or Lands, the Right of Hypothec shall, so long as the Payment or any Part thereof shall remain unpaid, continue to apply to such Sheep, Cattle, or other Live Stock to the Extent of the Amount of the Payment, or such Part thereof as shall be unpaid.

When Agricultural Produce or Stock is sequestrated, incompetent to sequestrate Furniture, Implements, imported Manures, &c.

6. In the Sequestration for the Rent of any Farm or Lands, as defined by this Act, it shall not be competent to include any Household Furniture or Furnishings or any Agricultural Implements, nor shall it be competent, except as herein-after provided, to sequestrate for the Rent any imported Manure, Lime, Drain Tiles, Feeding Stuffs, or other Material, not being the Produce of or made upon the Farm or Lands, and not at the Time incorporated

Hypothec Amendment (Scotland).

with the Soil or consumed or otherwise applied to the Purposes for which such Material may have been procured: Provided always, that where Manure of any Kind, or Lime, or Drain Tiles, Feeding Stuffs, or other Material have been brought upon the Farm or Lands for the Purpose of being used thereon in fulfilment of any specific Obligation imposed by the Lease, such Manure, Lime, Drain Tiles, Feeding Stuffs, or other Material may competently be included among the sequestrated Effects: Provided also, that nothing herein contained shall be held as affecting either the Right of using Sequestration or the Description of Articles which may be sequestrated, in so far as respects Premises and Occupations of Buildings or of Lands to which this Act does not apply.

7. At each Sheriff's or other Court where Sequestration for Register of Rent is or may be granted a Register, entitled the "Register of Sequestrations, Sequestrations for Rent" for the particular Court, shall be kept by the Sheriff Clerk, Sheriff Clerk Depute, or other Officer of Court having Custody of the Records thereof, in the Form set forth in the Schedule appended hereto, or as nearly in that Form as may be, and on the granting of any Sequestration for Rent there shall be forthwith entered in such Register the Name or Names of the Tenant or Lessee whose Agricultural Produce, Live Stock, or Effects are sequestrated, and the several Particulars detailed in the Schedule appended hereto; and every Person shall be entitled, on Payment of a Fee of One Shilling, to search the said Register during Office Hours of every Day on which the Office of the Sheriff Clerk, Sheriff Clerk Depute, or other Officer of Court having the Custody thereof shall be open; and all such Fees shall be duly accounted for and shall be paid by the Sheriff Clerk. Sheriff Clerk Depute, or other Officer receiving the same to the Credit of Her Majesty's Exchequer at such Times and in such Manner as the Commissioners of Her Majesty's Treasury shall from Time to Time direct.

for Rent to be

SCHEDULE referred to in the foregoing Act.

REGISTER of SEQUESTRATIONS for Rent for the County of . .

Name and Residence of Tenant or Lessee whose Produce, Stock, or Effects are sequestrated.	Date of Sequest- ration.	Name or Description of rural or urban Subjects.	Rent for which Se- questration granted.	Date when payable.	Landlord or Person taking out Sequestra- tion.

Drainage and Improvement of Lands (Ireland) Supplemental.

CAP. XLIII.

An Act to confirm a Provisional Order under "The Drainage and Improvement of Lands (*Ireland*) Act, 1863," and the Acts amending the same. [15th July 1867.]

WHEREAS the Commissioners of Public Works in Ireland have, in pursuance of the Drainage and Improvement of Lands Act, Ireland, 1863, and the Acts amending the same, duly made the Provisional Order contained in the Schedule to this Act annexed; and it is by said Act provided that no such Order shall be of any Validity whatever until it shall have been confirmed by Parliament, and it is expedient that the said Order should be so confirmed:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Order contained in the Schedule hereunto annexed is hereby confirmed, and from and after the passing of this Act shall be deemed to be a Public General Act of Parliament, of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.

2. It is hereby declared that, as against any Person owning or interested in any Land or other Property situate beyond the Limits of the Jurisdiction of the Board established by this Act, nothing contained in the said Drainage and Improvement of Lands Act (Ireland), 1863, or in the said Provisional Order, or in this Act, shall be construed to render legal any Work executed or to be executed by such Board that would, if the said Acts had not been passed, have been illegal by reason of its injuriously affecting such Land or Property; and any Damages adjudged to be paid by the said Board to any Person as aforesaid shall be deemed to be Part of the Costs incurred by such Board in defending legal Proceedings instituted against them, and shall be defrayed in manner in which the said Costs are authorized to be defrayed by the Drainage and Improvement of Lands Act (Ireland), 1863.

Short Title.

Provisional Order con-

firmed.

Saving of

Rights of Owners beyond

this Act.

the Jurisdiction

of the Board

established by

3. This Act may be cited for all Purposes as "The Drainage and Improvement of Lands Supplemental Act (Ireland), 1867."

SCHEDULE to which the Act refers.

Drainage and Improvement of Lands Act (Ireland), 1863; 26 & 27 Victoria, Chapter 88; 27 & 28 Victoria, Chapter 72; 28 & 29 Victoria, Chapter 52.

In the matter of Brickey Drainage District, county of Waterford.

CAP. XLIV.

An Act to amend the Constitution, Practice, and Procedure of the Court of Chancery in *Ireland*. [15th July 1867.]

* WHEREAS it is expedient to alter the Constitution and amend the Practice and Course of Proceeding of the High 'Court

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'Court of Chancery in Ireland, with a view of establishing ' Uniformity of Practice and Procedure in the Courts of Chancery ' in England and Ireland, and to make Provision for the Receipt ' of Fees of the Court of Chancery in Ireland by Stamps, and to ' give increased Power over Funds in that Court, the Dividends ' of which have not been dealt with for a certain Period:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Chancery Short Title. (Ireland) Act. 1867."

2. In the Construction and for the Purposes of this Act the Interpretation following Terms shall have the respective Meanings herein-after of Terms. assigned to them (if not inconsistent with the Context or Subject Matter); that is to say,

The Expression "Her Majesty" shall mean the Sovereign for "HerMajesty:" the Time being:

The Expressions "Court of Chancery," "Chancery," and "Chancery "Court" shall mean the Court of Chancery in Ireland:

The Expression "Lord Chancellor" shall mean and include the "Lord Lord Chancellor, Lord Keeper, and Lords Commissioners for Chancellor:" the Custody of the Great Seal of Ireland:

The Words "Master of the Rolls" shall mean the Master of the "Master of Rolls in Ireland:

the Rolls:"

The Word "Master" shall mean Master in Ordinary of the "Master:" Court of Chancery in Ireland: The Words "Master's Examiner" shall mean Clerk and Exa- "Master's

miner to a Master in Ordinary of the Court of Chancery in Examiner:" Ireland: The Words "Bill of Complaint and Bill" shall mean also and "Bill of

include Information: The Word "Plaintiff" shall include Informant: Complaint:" " Plaintiff :"

The Word "Suit" shall include Cause, Matter, or other "Suit:" Proceeding:

The Word "Affidavit" shall include Declaration, Affirmation, "Affidavit:" and Attestation upon Honour; and the Word "swear" shall include declare, affirm, and attest upon Honour:

The Word "Lunatic" shall include Idiots and Persons of "Lunatic;" unsound Mind, and whether found such by Inquisition or not:

The Words "General Order," "General Order of the Court," "General shall mean a General Order made in the Manner herein-after Order:" provided:

The Words "Agent" and "Town Agent" shall mean an Agent "Agent" and or Town Agent being a practising Solicitor.

"Town Agent."

3. This Act shall consist of Five Parts, relating to :-Part I. The Appointment of a Vice-Chancellor: Divisions of Act.

Part II. The Abolition of the Office of Master in Ordinary of the Court of Chancery: Part

Part III. Procedure and Practice: Part IV. Stamps and Fees: Part V. Miscellaneous Matters.

PART I.

C.44.

Appointment
of ViceChancellor, &c.

Appointment of Vice-Chancellor.

Appointment of Successors of Vice-Chancellor.

Jurisdiction and Powers of Vice-Chancellor.

To sit for Lord Chancellor when required. Rank and Precedence of the Vice-Chancellor.

PART I.

Appointment of a Vice-Chancellor, &c.

4. It shall be lawful for Her Majesty to nominate and appoint, by Letters Patent under the Great Seal of *Ireland*, a fit Person, being or having been a Barrister-at-Law of Fifteen Years standing at the least, to be a Judge Assistant to the Lord Chancellor of *Ireland* in the Discharge of the Judicial Functions of his Office, such additional Judge to be called the Vice-Chancellor of *Ireland*: Provided that no Vice-Chancellor appointed under this Act shall during his Tenure of Office be capable of sitting in the House of Commons.

5. From Time to Time, when and as any Vacancy shall occur in the Office of the Vice-Chancellor who shall be appointed under this Act, by the Death, Resignation, or Removal from Office of such Vice-Chancellor or his Successor for the Time being, it shall be lawful for Her Majesty, by Letters Patent under the Great Seal of *Ireland*, to appoint a fit Person, being or having been a Barrister-at-Law of Fifteen Years standing at the least, to supply

such Vacancy.

6. Every such Vice-Chancellor shall have full Power to hear and determine all Suits which are or shall be at any Time depending in the Court of Chancery in *Ireland* as a Court of Equity, or incident to any ministerial Office of the said Court, or which shall have been or shall be submitted to the Jurisdiction of the said Court or of the Lord Chancellor by the special Authority of any Act of Parliament, as the Court shall from Time to Time by any General Order direct; and all Decrees, Orders, and Acts of such Vice-Chancellor so made or done shall be deemed or taken to be respectively, as the Nature of the Case shall require, Decrees, Orders, and Acts of the said Court of Chancery, or of such incident Jurisdiction as aforesaid, or under such special Authority as aforesaid, and shall have Force and Validity and be executed accordingly, subject nevertheless to be afterwards reversed or altered in like Manner as if they were Decrees, Orders, or Acts of the Lord Chancellor or the Master of the Rolls; and no such Decree or Order shall be enrolled until the same shall be signed by the Lord Chancellor.

7. Every such Vice-Chancellor shall sit for the Lord Chancellor

whenever he shall require him so to do.

8. The Vice-Chancellor shall have Rank and Precedence next after the Lord Justice of the Court of Appeal in Chancery in *Ireland*, provided the latter shall not have held the Office of Lord Chancellor of *Ireland*; and in case the Lord Justice of the Court of Appeal for the Time being shall have held the Office of Lord Chancellor of *Ireland*, then the Vice-Chancellor shall have Rank and Precedence next after the Chief Baron of Her Majesty's Court of Exchequer in *Ireland*.

9. Every



9. Every Vice-Chancellor shall hold his Office during his good To hold Office Behaviour: Provided always, that it shall be lawful for Her during good Majesty to remove any such Vice-Chancellor from his Office upon Behaviour. an Address of both Houses of Parliament.

10. Every Vice-Chancellor shall, previous to his executing any Oath of Viceof the Duties of his Office, take the following Oath, which the Chancellor. Lord Chancellor or the Master of the Rolls for the Time being is hereby respectively authorized and required to administer:

do solemnly and sincerely promise and swear, That I will duly and faithfully, and to the best of my ' Skill and Power, execute the Office of Vice-Chancellor of ' Ireland. 'So help me GOD.'

11. It shall be lawful for the Master of the Rolls and the Appointment of Vice-Chancellor for the Time being respectively, with the Appro- Chief Clerks. bation of the Lord Chancellor, to appoint One Chief Clerk each, to be respectively attached to the Court of each such Judge and his Successors in Office, for the Purpose of assisting the Judge in Business not of a Judicial Character, and on any Vacancy in such Office of Chief Clerk to supply such Vacancy.

12. No Person shall be appointed Chief Clerk to the Muster of Qualification of the Rolls or to the Vice-Chancellor unless he shall have been Chief Clerks. admitted on the Roll of Solicitors or Attorneys in One of the Superior Courts at Dublin, and shall have practised as Solicitor or Attorney for the Period of Ten Years at least immediately preceding his Appointment, or unless he shall have held the Office of Master's Examiner in the Court of Chancery in Ireland, or shall have held some other Office or Offices in the Court of Chancery for a Period of Seven Years.

13. It shall be lawful for the Master of the Rolls and the Vice- Appointment of Chancellor respectively, subject to the Provision herein-after Junior Clerks. contained as to the Appointment of the First Junior Clerks, to appoint Two Junior Clerks to the Chief Clerk of his Court, and on any Vacancy to supply such Vacancy.

14. If any Person who shall accept any Office under this Act Officers under shall engage in any other Employment whatever whilst he holds Act not to take such Office, or shall receive any Sum of Money or Benefit other Fees or Profits, than his Salary, and what may be allowed or directed to be taken save Salary. by him under any Act of Parliament or Order of the said Court. for any Act done or pretended to be done, or any Attendance given or pretended to be given, either with or without the Consent or Direction or pretended Consent or Direction of any Judge of the Court, in relation to or arising out of any Proceeding in his Office or in any Office of or connected with the Court of Chancery, or if such Person, having been a Solicitor or Attorney, shall directly or indirectly receive or secure to himself any continuing Benefit from any Business or Firm in which he may have been engaged previously to his Appointment to such Office, the Person so offending may be removed from his Office by Order of the Lord Chancellor, and if so removed shall be rendered incapable of afterwards holding any Office, Situation, or Employment in the said Court.

> **15.** Every Digitized by Google

Solicitor accepting Office to cease to be a Solicitor.

15. Every Solicitor or Attorney who shall be appointed to and shall accept Office under this Act shall cease to be an Attorney or Sclicitor, and shall forthwith procure himself to be struck off the Roll of Solicitors of the Court of Chancery, and off the Roll of any of Her Majesty's Courts of Record at Dublin on which his Name may be.

Tenure of Office of Chief Clerk. 16. Every Chief Clerk shall, subject to the Power of Removal herein-after contained, hold his Office on the same Tenure as an Officer serving in an established Capacity in the permanent Civil Service of the State; and it shall be lawful for the Lord Chancellor, with the Concurrence of the Judge to whose Court any Chief Clerk shall be attached, by an Order to remove any such Chief Clerk, without stating any Cause for such Removal.

Tenure of Office of Junior Clerk. 17. Every Junior Clerk shall, except in the Cases herein-after specially provided, hold his Office at the Pleasure of the Judge to whose Court he shall be attached.

Chief and Junior Clerks to be under Control of the Judge. 18. Subject to the Regulations which shall be prescribed by the General Orders of the Court, the Chief Clerks and Junior Clerks shall be under the Control of the Judge to whose Court they shall respectively be attached, and shall attend at such Places, during such Times, and for such Hours in each Day, and perform such Duties, as such Judge shall from Time to Time direct.

Chief and Junior Clerks subject to the same Penalties as are imposed by 4 G. 4. c. 61. 19. Every Chief Clerk and every Junior Clerk shall be subject and liable to such and the same Obligations, Prohibitions, and Penalties, so far as the same are not inconsistent with the Provisions of this Act, as are by an Act passed in the Session holden in the Fourth Year of the Reign of King George the Fourth enacted with respect to Persons holding any of the Offices in the Court of Chancery therein specified, in the same Manner as if the Enactments therein contained relating to such Officers of the said Court respectively were here repeated in relation to such Chief and Junior Clerk.

Salaries of Chief and Junior Clerks.

20. There shall be paid to every such Chief Clerk, in the first instance, the net yearly Salary of Eight hundred Pounds, to be increased every Year of Service by the net annual Sum of Twentyfive Pounds until the yearly Salary of such Chief Clerk shall amount to the net yearly Salary of One thousand Pounds; and to every such Junior Clerk, in the first instance, the net yearly Salary of Two hundred and fifty Pounds, to be increased in like Manner by the net annual Sum of Ten Pounds until the yearly Salary of each Junior Clerk shall amount to the net yearly Salary of Three hundred and fifty Pounds; and the said Salaries respectively shall be free from all Taxes and Deductions, except in respect of Income Tax, and shall be paid out of the Funds and in the Manner herein-after provided; but no such Increase of Salary shall be made without a Certificate from the Judge to whose Court such Chief or Junior Clerk shall be attached that he has conducted himself in his Office to the entire Satisfaction of such Judge.

Salary of Vice-Chancellor.

21. There shall be paid to the Vice-Chancellor for the Time being the net yearly Salary of Four thousand Pounds, which Salary shall issue and be payable out of and charged upon the Consolidated Fund of the United Kingdom of *Great Britain* and

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Ireland, and shall be free from all Taxes and Deductions, except in respect of Income Tax, and shall be paid quarterly on the First Day of January, the First Day of April, the First Day of July, and the First Day of October in every Year, by equal Portions, and the first of such Payments, or a proportionate Part thereof, to be computed from the Time of the Appointment of such Vice-Chancellor, shall be made on such of the said Days of Payment as shall first happen after the Date of such Appointment; and upon the Resignation, Death, or Removal from Office of any such Vice-Chancellor, such Vice-Chancellor, his Executors or Administrators, shall be paid such proportionate Part of his Salary as shall have accrued from the Time of the Commencement of such Salary, or from the last quarterly Day of Payment thereof, to the Time of such Resignation, Death, or Removal from Office.

22. Her Majesty, by Letters Patent under the Great Seal of Retiring Penthe United Kingdom, may grant unto any Person executing the sion to Vice-Office of Vice-Chancellor, in pursuance of this Act, an Annuity Chancellor. not exceeding Two thousand six hundred and sixty-six Pounds Thirteen Shillings and Fourpence, to commence immediately after the Period when the Person to whom such Annuity shall be granted shall resign the said Office of Vice-Chancellor, and to continue from thenceforth during the natural Life of the Person to whom the same shall be granted; and such Annuity shall be issued and payable out of and charged upon the Consolidated Fund of the United Kingdom of Great Britain and Ireland; and such Annuity shall be paid quarterly, free from all Taxes and Deductions whatsoever, except Income Tax, by equal Portions, on the same quarterly Days as the Salary of such Vice-Chancellor was payable; and the first quarterly Payment, or a proportionate Part thereof, to be computed from the Time of the Resignation of the said Office, shall be made on such of the same Days as shall happen next after the Resignation of the said Office; and the Executors and Administrators of the Person to whom the same Annuity shall be granted as aforesaid shall be paid such proportionate Part of the said Annuity as shall accrue from the Commencement or the last quarterly Payment thereof, as the Case may be, to the Day of his Death; provided that it shall be lawful for Her Majesty, in and by such Letters Patent, to limit the Duration of Payment of such Annuity or any Part thereof to such Periods of Time during the natural Life of such Person in which he shall not exercise any Office of Profit under Her Majesty, so that such Annuity, together with the Salary and Profits of such other Office, shall not exceed in the whole the said Sum of Two thousand six hundred and sixty-six Pounds Thirteen Shillings and Fourpence; provided also, that no Annuity granted to any Person having executed the Office of Vice-Chancellor under this Act shall be valid unless such Person shall have continued in the said Office, or in the said Office and the Office of a Judge in One or more of Her Majesty's Superior Courts, or Judge of Her Majesty's Court of Probate in Ireland, or Judge of the Landed Estates Court, or of Master in Ordinary of the said Court of Chancery, for the Period of Fifteen Years, or shall be afflicted with

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Service as Judge in the

to count.

of Court Keeper, Crier,

Appointment

and Tipstaff.

Court of Chancery (Ireland).

some permanent Infirmity disabling him from the due Execution of his Office, which shall be distinctly recited in the said Grant.

23. In calculating the Service of a Vice-Chancellor under this Act, the Number of Years a Vice-Chancellor shall have acted as Superior Courts One of the Judges of the Superior Courts of Law or Equity in Ireland shall in all Cases be included, in case the Party holding the Office of Vice-Chancellor shall have acted as such.

24. It shall be lawful for the Vice-Chancellor from Time to Time to appoint a Court Keeper, Crier, and Tipstaff, to be attached to his Court, and the Salaries of the Persons so to be appointed shall be of such respective Amounts as the Lord Chancellor and the Commissioners of Her Majesty's Treasury shall in each Case determine; and such Salaries shall be paid to each Person so to

be appointed out of the Funds herein-after mentioned.

Appointment of a Chief Clerk and Junior Clerks by Lord Chancellor.

25. If it shall appear to the Lord Chancellor that the Business of his Court shall render it expedient that a Chief Clerk and Junior Clerks should be appointed, to be attached to the Lord Chancellor and his Successors in Office, for the Purpose of assisting the Lord Chancellor in Business not of a Judicial Character and the Suits belonging to his Court, and in any Matters belonging to or reserved for his Jurisdiction, it shall be lawful for the Lord Chancellor, with the Assent of the Commissioners of Her Majesty's Treasury, to appoint One Chief Clerk, having such Qualification as is herein-before prescribed in reference to the Chief Clerks of the Master of the Rolls and Vice-Chancellor respectively, and Two Junior Clerks, and on any Vacancy in such Offices to supply such Vacancy; and every Chief Clerk and Junior Clerk so to be appointed shall hold his Office by the like Tenure, and shall have the like Powers, and shall be entitled to the like Salaries, Allowances, and Benefits, and shall be subject to the like Obligations, Prohibitions, and Penalties, as a Chief Clerk or Junior Clerk attached to the Master of the Rolls or the Vice-Chancellor, but shall be under the Control of the Lord Chancellor, and shall be removable by an Order of the Lord Chancellor and the Lord Justice of the Court of Appeal, without stating any Cause for such Removal.

Power to appoint additional Chief or Junior Clerks.

26. In case it shall appear to the Lord Chancellor that the State of Business in the Court renders it expedient to appoint an additional Chief Clerk or additional Junior Clerks to the Master of the Rolls and the Vice-Chancellor, or to either of them, it shall be lawful for the Lord Chancellor, with the Consent of the Master of the Rolls and the Vice-Chancellor, or One of them, and subject to the Approbation of the Commissioners of Her Majesty's Treasury, to direct that there shall be attached to the Master of the Rolls and the Vice-Chancellor, or to either of them, as the Case may be, such additional Chief Clerk or additional Junior Clerks as aforesaid; and thereupon it shall be lawful for the Judge to whose Court such Chief Clerk or Junior Clerk shall be attached to appoint in manner aforesaid such additional Chief Clerk or Junior Clerk, as the Case may be, and on any Vacancy in such Office of additional Chief Clerk or Junior Clerks to supply such Vacancy; and every Chief Clerk or Junior Clerk so appointed

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shall

shall possess the like Qualifications, and shall hold his Office by the like Tenure, and shall have the like Powers, and shall be entitled to the like Salaries, Allowances, and Benefits, and subject to the like Obligations, Prohibitions, and Penalties, as a Chief Clerk or Junior Clerk attached to the Master of the Rolls or the Vice-Chancellor.

PART II.

Masters Abolition.

27. The Office of Master in Ordinary of the said Court of Chancery, except the Office of Receiver Master of the said Court, which shall be maintained for the Performance of certain special Duties, as herein-after provided, shall be and the same is hereby abolished, but reserving and subject to the Execution by the present Masters in Ordinary of the said Court whose Offices are hereby abolished of the Duties herein-after provided for; and until they are released under this Act they shall for the Performance of such Duties continue to have all the Powers conferred upon them by any Act of Parliament, or otherwise vested in them.

28. No Vacancy which has already occurred or may hereafter Vacancies not occur in the Office of Master in Ordinary of the said Court, other to be filled. than that of Receiver Master, shall be filled up; and no Vacancy which has already occurred or may hereafter occur in the Office of Examiner, Assistant Clerk, or Registrar to such Master, other than the Examiner or Assistant Clerk of the Receiver Master, shall be filled up, save in the temporary Manner herein-after provided; and no Vacancy in the Office of Examiner to the Receiver Master shall be filled up otherwise than by the Appointment of One of the Examiners of the Masters whose Office is abolished by this Act. save such of them, if any, as shall be appointed Assistant Registrar as herein-after provided, so long as any such Examiner, save as aforesaid, shall continue to be an Officer of the Court: and no Vacancy in the Office of Assistant Clerk to the Receiver Master shall be filled up otherwise than by the Appointment of One of the Assistant Clerks of the Masters whose Office is abolished by this Act, so long as any such Assistant Clerk shall continue to be an Officer of the Court.

29. Whenever in the Judgment of the Lord Chancellor from Masters may the State of Business in the said Court any Master whose Office be released. is hereby abolished can be spared, it shall be lawful for the Lord Chancellor to release such Master from his Duties as such at such Time or Times as to him shall seem meet.

30. Each One of the Masters so to be released shall neverthe- Released lers continue entitled to receive during his Life, by way of retiring Masters to be Pension, the full Amount of his Salary as such Master; and the entitled to Salaries or retiring Pensions payable to the Masters so to be released shall be payable out of the same Funds, on the Days, and in the same Manner in all respects as their present Salaries.

31. In order as expeditiously as may be to wind up all the Power to Suits which may from Time to Time be depending before or have Masters to sumbeen referred to any of the Masters whose Office is hereby abo- mon Parties, lished,

PART II.

Masters Abolition.

Office of Master, except that of Receiver Master, abolished.

&c., and to settle

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and wind up Proceedings before them. lished, it shall be lawful for every such Master, at any Time after the passing of this Act, to summon as he shall deem fit all or any of the Parties to any Suit so depending, or referred, or their Solicitors, and thereupon to proceed with such Suit, and give such Directions and make such Order as he may think necessary for the Purpose of settling and winding up the same; but any such Order shall be subject to be discharged or varied by the Lord Chancellor upon Application made for that Purpose; and the Master shall be at liberty to proceed for the Purposes aforesaid in the Absence of any of the Parties or Solicitors neglecting or refusing to attend the Summons.

Power to Lord Chancellor, upon Master's Report or Certificate, to make Order for Prosecution, &c.

32. In case such Master shall be unable, by reason of the Conduct of Parties or otherwise, to finally dispose of any Suit, he shall be at liberty to dispose of any Part thereof within his Power, and to report or certify on the whole of the Case; and upon such Report or Certificate the Lord Chancellor shall make such Order as he shall think proper on all or any of the Parties for the further Prosecution of the Suit, or for the final Disposal thereof, and for the Payment of the Costs thereof, including any of the Costs which may have been incurred by reason of the Conduct of the Parties.

Notwithstanding Suit abated or defective, Master may proceed.

33. Upon a Suit in which any Proceeding may from Time to Time be depending before any such Master becoming abated by Death, Marriage, or otherwise, or becoming defective by reason of some Change or Transmission of Interest or Liability, it shall be lawful for such Master, notwithstanding that the Suit has become abated or defective, to summon, as he shall deem fit, all or any of the Parties to the Suit or Proceeding, or their or any of their Solicitors, and to require and obtain from them or any of them such Information as may to him seem necessary or proper respecting the Abatement of the Suit, or respecting the same having become defective, and the Change or Transmission of Interest or Liability, and respecting the Person or Persons by and against whom the Suit and Proceedings ought to be revived, or the Decree or Order carried on and prosecuted, for which Purpose such Master shall be at liberty to proceed in the Absence of any of the Parties or Solicitors neglecting or refusing to attend to his Summons.

Master may certify Change of Interest. 34. In case such Master shall by the Means aforesaid or otherwise obtain sufficient Information for his Guidauce in this Behalf, be shall be at liberty to certify the Abatement of the Suit, or that the same has become defective, and the Change or Transmission of Interest or Liability.

Certificate to have effect of Suggestion and Notice. 35. The Master's Certificate shall be filed, and Notice thereof served by and upon such Person as the Master may direct; and the Person so served shall from the Time of such Service being made become a Party to the Suit, and be bound in all respects in the same Manner as if an Order of Revivor or a Supplemental Decree had been made upon a Bill or Cause Petition duly filed for that Purpose.

If Master unable to obtain Information.

36. In case such Master shall not be able to obtain sufficient Information for his Guidance in certifying as aforesaid, he shall

be at liberty to certify the Abatement of the Suit, or that the the Lord Chansame has become defective, and the Change or Transmission of Interest or Liability, and that by reason thereof he is unable to dispose of the Proceeding pending before him in the Suit; upon which Certificate the Lord Chancellor shall make such Order as he shall think proper on all or any of the Parties for the further Prosecution of the Suit, or for the final Disposal thereof, and for the Payment of the Costs thereof, including any of the Costs which may have been incurred by reason of the Conduct of the Parties.

37. In any Suit which may from Time to Time be pending before or have been referred to any Master, he shall be at liberty to certify specially any Decision at which he may arrive, or any other Matter relating thereto, in order to obtain a Decision or Direction by or from the Lord Chancellor for his Guidance in the further Proceedings, or to enable any Party to obtain the Opinion of the Court with reference thereto.

38. In the event of the Parties or their Solicitors refusing or In case of neglecting, within a Time to be fixed by the Master, to file or to bring before the Lord Chancellor any such Certificate or Report as aforesaid, or to serve any Order when drawn up as aforesaid, then, by the Direction of the Master, the Certificate or Report Minors and may be filed or brought before the Lord Chancellor, or the Order Lunatics may may be served by the Solicitor for the Time being in the Matter proceed. of Minors and Lunatics; and the Lord Chancellor is hereby empowered to order Payment of the Costs and Expenses of the Solicitor in the Matter of Minors and Lunatics out of such of the Funds in the Suit or by such Parties as to him shall seem just: . and in case Payment thereof cannot be obtained by any of the Means aforesaid, the same, by the Direction of the Lord Chancellor, may be paid out of the Suitors Fee Fund.

39. From and after the First Day of Michaelmas Term One No further thousand eight hundred and sixty-seven no Reference shall be made to any of the Masters in Ordinary of the said Court, except in Suits pending at the passing of this Act, or in Suits in which, Masters to from some previous Reference having been made in some other Suit connected therewith, the Court may think it expedient to make such Reference, and, except in the Case of the Receiver Master, such References as are herein-after directed: Provided always, that the said Receiver Master and the other Masters in Ordinary of the said Court, until they shall have been removed by Resignation, Death, or otherwise, or released from their Duties under this Act, shall prosecute all the Business which on the First Day of Michaelmas Term One thousand eight hundred and sixtyseven shall be pending before them, and also all the References which shall be made under Decrees, Decretal or other Orders of the Court in Suits commenced before the last-mentioned Day, or which shall be made in relation to such excepted Matters as aforesaid, and the same, if necessary, shall from Time to Time be distributed amongst or prosecuted by the Masters, or such of them as shall then remain, and the said Receiver Master, and his Successors in Office, in such Manner as the Lord Chancellor shall

cellor may dispose of Suit.

Master may certify specially any Decision.

Neglect, &c. of Parties or Solicitors, the Solicitor for

References to be made to Masters, but finish Business at present pending.

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direct; and the Powers and Authorities now vested in them are hereby reserved to them for the Purpose of executing and performing all the Duties, Matters, and Things which may be still referred to them, or which they may be lawfully called upon to perform.

On Retirement of Masters. their Examiners and Clerks to be entitled to retiring Pensions of the same Amount as Salary.

40. Every Person who on the First Day of April One thousand eight hundred and sixty-seven held the Office of Examiner or Assistant or other Clerk or Registrar to any of the Masters in Ordinary of the said Court of Chancery whose Office is by this Act abolished shall, upon the Master to whom he shall be such Examiner or Assistant or other Clerk or Registrar being released from the Duties as such Master under the Authority of this Act, or upon the Death or Resignation of any such Master previously to his being so released, continue to be deemed an Officer of the Court of Chancery, and shall hold by the same Tenure, and be entitled to the like Salary and Superannuation Allowance at the least, as if the Master to whose Office he is attached had not resigned or died, and shall, unless or until he shall retire pursuant to the Provisions of the "Court of Chancery (Ireland) Regulation Act, 1850," discharge such Duties suitable to his Position as an Officer of the Court in any Office to which he shall be appointed under this Act, or in the Office of Receiver Master or otherwise connected with the Business of the Court, or the Arrangement and Classification of the Records of the said Court, as shall be assigned to him by any General Order of the Court, and every such Examiner or Assistant or other Clerk or Registrar who shall decline to discharge such Duties when called upon to do so shall forfeit any Benefits to which he would be otherwise entitled under this Act.

Appointment of Office of Second Assistant Registrar.

41. There shall be attached to the said Court a Second Assistant Registrar, who shall hold his Office upon the same Terms and with such Powers in all respects as are provided by a Statute passed in the Fourth Year of His late Majesty King George the Fourth, intituled An Act for the better Administration of Justice in the Court of Chancery in Ireland, in relation to the Principal Registrars of the said Court, and every such Assistant Registrar shall discharge such Duties in connexion with the Business of the said Court as shall be assigned to him by General Order of the Court; and there shall be paid to every such Assistant Registrar the net yearly Salary of Eight hundred Pounds, to be increased every Year of Service by the net annual Sum of Twenty-five Pounds until the net yearly Salary of such Assistant Registrar shall amount to the net yearly Salary of One thousand Pounds, but so that no such Increase shall take place without a Certificate of the Lord Chancellor to the like Effect as is provided in the Case of the Chief and Junior Clerks to be appointed under this Act, which Salary shall be paid free from all Deductions, except in respect of Income Tax; and the Lord Chancellor shall tender to each of the Master's Examiners whose Office is abolished by this Act, according to his Seniority in Office, the Option of accepting the said Office of Assistant Registrar; and if such Master's Examiner shall, for One Month after such Option

Option to Masters Examiners to accept it according to Seniority.

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has been tendered to him, neglect or decline to avail himself thereof. then the Lord Chancellor shall tender the like Option to the Examiner next in succession as aforesaid, and so totics quoties: and in case any of the said Examiners shall avail himself of the said Option, the Lord Chancellor shall thereupon appoint such Person to be an Assistant Registrar of the Court pursuant to this Act; and the Court shall have Power, by General Orders, to regulate the Distribution of Business among the Officers of the said Masters, and to attach any Officer at present attached to any Master in Ordinary, whose Office is by this Act abolished, to any other Master, and in all respects to prescribe and regulate the Duties of such Officers; and in case all the Masters Examiners shall neglect or decline to avail themselves of the said Option, it shall be lawful for the Lord Chancellor to appoint the Chief Clerk or One of the other Clerks in the Registrar's Office, or some fit or proper Person, having such Qualification as is herein-before prescribed in respect of Persons to be appointed Chief Clerks of the Master of the Rolls and the Vice-Chancellor, to fill the Office of Assistant Registrar of the said Court pursuant to this Act: Provided always, that nothing herein contained shall be deemed to affect the Right of Succession of the Officers in the Registrar's Office, as now established, to any Office existing previous to the passing of this Act, and that from Time to Time when any Vacancy shall occur in the said Office of Assistant Registrar there shall be the like Right of Succession thereto in said Officers asthere now is to such existing Offices.

42. If any Person who shall be first appointed to the Office Assistant of Assistant Registrar under this Act shall be an Officer of the Registrar. Court of Chancery of not less than Fourteen Years Service, it shall be lawful for the Commissioners of Her Majesty's Treasury to direct that he shall, from his said Appointment, be paid the

full Salary of One thousand Pounds a Year.

43. The Master of the Rolls and the Vice-Chancellor shall The Master's appoint as their First Junior Clerks Four of the Persons who, at Registrars and the Time of the passing of this Act, are Assistant Clerks and Assistant Registrars to the Masters whose Offices are by this Act abolished, Three of the if willing to accept the same, and in case Four of the said Assis- Junior Clerks, tant Clerks and Registrars shall not accept such Junior Clerkships, and to hold then the same shall be tendered to the said Assistant Clerks and during good Registrars in the Order of their Seniority in Office, and any Assistant Clerk or Registrar who thereupon shall refuse to accept said Office shall, notwithstanding anything herein-before contained, forfeit his Right to receive any retiring Allowance under "The Court of Chancery (Ireland) Regulation Act, 1850:" Provided always, that every Assistant Clerk and Registrar so becoming a Junior Clerk shall hold his Office by the same Tenure as at present so long as he shall personally attend to the Duties of his Office, but shall be removable by the Lord Chancellor, with the Concurrence of the Judge to whose Court he shall be attached, without stating any Cause for such Removal.

44. Upon the Office of Examiner, Assistant Clerk, or Registrar Power to the becoming vacant, it shall be lawful for the Lord Chancellor, with Lord Chan-

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temporary Provision for Offices vacated.

the Assent of the Lords Commissioners of Her Majesty's Treasury, to make temporary Provision for the Discharge of the Duties of the Office so vacated, by employing some other Officer or Clerk of the Court of Chancery other than those attached to the Office of the Receiver Master, or, in case there shall be no such Officer or Clerk available for such Employment, by appointing some fit Person to fill such Office, until the Master in whose Office such Vacancy shall occur shall be removed by Resignation, Death, or otherwise, or shall have been released from his Duties under this Act; and every Person so to be employed by the Lord Chancellor shall, so long as he shall be employed, receive such Remuneration as the Lord Chancellor and Lords Commissioners of Her Majesty's Treasury shall fix, and shall be liable to perform the like Duties, and shall be subject to the same Obligations, Prohibitions, and Penalties, as the Officer in whose Place he shall be employed.

Assistant Registrar, Chief and Junior Clerks, to get Superannuations.

45. Every existing Officer of the Court of Chancery who shall be appointed Assistant Registrar or Chief Clerk pursuant to this Act shall be entitled to the like retiring or Superannuation Allowances and upon the same Conditions as are provided for Officers by the Thirty-eighth Section of "The Court of Chancery (Ireland) Regulation Act, 1850," and every Assistant Clerk or Registrar who shall be appointed a Junior Clerk pursuant to this Act shall be entitled to the like Superannuation Allowance and upon the same Conditions as are provided by the Thirty-ninth Section of "The Court of Chancery (Ireland) Regulation Act, 1850:" Provided always, that the Period during which any such Person shall have served in the said prior Office or Employment shall be taken into account and allowed in estimating the Period at which he shall be entitled to retire from the Office of Assistant Registrar, Chief Clerk, and Junior Clerk pursuant to this Act, and the Amount of the Superannuation Allowance to which he shall be entitled; and every Assistant Registrar, Chief Clerk, and Junior Clerk, and other Person appointed under the Provisions of this Act other than those for whom Provision is herein-before in this Clause made, shall be deemed a Civil Servant of Her Majesty, and shall be entitled to such Superannuation Allowance on Retirement on the same Terms, and subject to the same Conditions, as are provided for Persons in the permanent Civil Service of the State by "The Superannuation Act, 1859."

On Appointor Examiners to Office, &c., the retiring Pension under this Act to be regulated by the Salary, &c. of such Office.

46. If at any Time hereafter any of the Masters in Ordinary of ment of Masters the said Court whose Office is hereby abolished, or any of their Examiners, Assistant Clerks, or Registrars, shall be appointed to and shall accept any Office or Employment under this Act, or connected with any Court of Law or Equity, or under the Crown, or in any Public Department under the Crown, and if the Salary attached to such Office or Employment, or any retiring Pension or Allowance in respect thereof, shall equal or exceed in Amount the retiring Pension or Compensation payable to such Master, Examiner, Assistant Clerk, or Registrar under this Act, such lastmentioned retiring Pension or Compensation shall during the Continuance of such Master, or such Examiner, Assistant Clerk,

or Registrar, in such Office or Employment, or so long as he shall be in the Receipt of any retiring Pension or Allowance in respect thereof equal to or greater than his retiring Pension or Compensation under this Act, cease to be payable to such Master, or such Examiner, Assistant Clerk, or Registrar, as the Case may be: and if the Salary attached to such Office, or the retiring Pension or Allowance in respect thereof, shall be less than the Amount of such Master's retiring Pension, or the Compensation payable under this Act to such Examiner, Assistant Clerk, or Registrar, such Salary, retiring Pension, or Compensation under this Act shall be reduced by the Amount of such Salary or of such retiring Pension or Allowance, as the Case may be.

47. Such of the Masters Offices as shall not be assigned by the Appropriation Lord Chancellor as Chambers for the Masters of the Rolls and Vice-Chancellors respectively, under the Provisions herein-after contained, shall be appropriated to such other Purposes connected with the Court of Chancery as the Lord Chancellor may from

Time to Time direct.

48. Nothing herein contained shall prejudice or affect the Title of the present Masters in Ordinary of the said Court whose Offices are hereby abolished to the Salaries payable to them as such Masters unless and until they shall be respectively released under this Act, or the Power of Her Majesty to order a retiring Allowance to any of them who may be or become afflicted with some permanent Infirmity disabling him from the due Execution of his Office, and who shall be desirous of resigning the same, or the Power of the Lord Chancellor to order a retiring Allowance to any of their Examiners and Clerks in the like event; and, subject to the Provisions herein contained, every of the said Masters in Ordinary of the Court, until released under this Act, shall have the same Establishment of Officers whose Salaries and Compensation shall be payable out of the same Funds as the Salaries and Compensations of such Officers are now payable, and all the Expenses attending the Establishment of the Masters Offices shall be paid in like Manner as such Expenses are now paid.

49. The Office of Receiver Master shall be maintained for the Office of Discharge of the Duties herein specified, and Gerald Fitzgibbon ReceiverMaster Esquire, the present Receiver Master of the said Court, shall be preserved. the Receiver Master of the said Court pursuant to this Act, and the said Gerald Fitzgibbon and his Successors in the said Office shall discharge the Duties herein-after specified: Provided always, that nothing in this Act contained shall be held to repeal or affect the Provisions of any Act or Acts, or any Law or Usage, relating to the Appointment, Salary, and retiring Annuities of the said Receiver Master or his Successors in Office, or the Provisions of any Act or Acts relating to the Master's Examiner or Assistant Clerk, or the Establishment or Office of the said Master or his

Successors in Office.

50. The said Receiver Master and his Successors in Office Powers of shall, subject to any General Orders, continue to have, exercise, Receiver and perform all such Authorities, Powers, and Duties as shall Master. upon the said First Day of Michaelmas Term One thousand eight

of Masters

Rights and Establishments of the present Masters to continue till released.



hundred and sixty-seven be possessed, exercised, and performed by him, or any other Master in Ordinary of the said Court, with reference to Receivers, Receivers Accounts, and the Management of Estates under Receivers, and all other Matters relating to Receivers, and also all such and such other Authorities, Powers, and Duties as shall on the said First Day of Michaelmas Term One thousand eight hundred and sixty-seven be possessed, exercised, and performed by, or shall be or have been imposed or conferred on him, or on any other Master, with respect to the auditing or keeping of any Accounts, or with respect to Inquiries in Lunacy Matters, or the Discharge of any other Duties in relation thereto respectively: Provided always, that nothing in this Act contained shall affect the Power of the said Receiver Master in relation to the winding up of any Suits which on the First Day of Michaelmas Term One thousand eight hundred and sixty-seven may be pending in his Office.

References to Receiver Master.

51. It shall be lawful for the Lord Chancellor, the Master of the Rolls, the Vice-Chancellor, the Court of Appeal in Chancery, and the Masters to make such References to the said Receiver Master under this Act, and his Successors in Office, in relation to Receivers and the auditing of Accounts, and the Management and letting of Estates, as the Court shall by any General Orders direct, anything in this Act to the contrary notwithstanding.

PART III.

PART III.

Procedure. and Practice. Procedure and Practice.

Repeal of existing Acts, &c.

52. From and after the Time appointed for the Commencement of this Part of this Act, the Acts and Parts of Acts mentioned in Schedule (A.) to this present Act shall be and the same are hereby repealed, except in so far as may be necessary for the Purpose of supporting, continuing, or prosecuting any Suit or Proceeding begun before the Time appointed for the Commencement of this Act.

Practice of engrossing Bills on Parchment to be discontinued, &c.

53. From and after the Time appointed for the Commencement of this Part of this Act, the Practice of engrossing on Parchment Bills of Complaint and of filing such Engrossments shall be discontinued; and the Deputy Keeper of the Rolls shall receive and file a printed Bill of Complaint in lieu of an Engrossment thereof, in the same Manner as he now receives such Engrossment.

Writs of Subpæna to be abolished. Defendant to be served with a printed Bill.

54. The Writ of Subpæna to appear to and answer a Bill of Complaint in the said Court shall be abolished.

55. In lieu of serving the Defendant to a Bill of Complaint in the said Court with a Writ of Subpæna to appear to and answer the same, the Defendant shall be served with a printed Bill of Complaint, with an Endorsement thereon, in the Form or to the Effect set out in the Schedule (B.) to this Act, with such Variations as Circumstances may require, such printed Bill of Complaint so to be served being previously stamped with a proper Stamp by the Deputy Keeper of the Rolls in Ireland, indicating the filing of such Bill of Complaint, and the Date of the filing thereof.

The filing and Service of a printed Bill to

56. The filing of a printed Bill of Complaint in the said Court shall have the same Effect as the filing of a Bill of Complaint in

the same Court and the issuing of a Subpœna thereon respectively have same Efnow have, and the Service upon the Defendant of a printed Bill of fect as filing Complaint so filed, with such Endorsement thereon, so stamped as aforesaid, shall have the same Effect as the Service on him of a Writ of Subpæna now has, and shall entitle the Plaintiff in such Suit to such Remedies for Default of Appearance and otherwise as he is now entitled to in case of due and proper Service of a Subpæna to appear to and answer a Bill of Complaint.

57. The Service upon any Defendant of a printed Copy of a Service of Bill of Complaint in the said Court shall be effected in the same printed Bill. Manner as Service of a Writ of Subpæna to appear to and answer a Bill of Complaint is now effected, save only that it shall not be necessary to produce the original Bill, which will be on the Files of the Court; provided that the Court shall be at liberty to direct substituted Service of such printed Bill in such Manner and in

such Cases as it shall think fit.

58. Notwithstanding the Provisions herein-before contained, Written Copies the Deputy Keeper of the Rolls in Ireland may receive and file a of Bill may be written Copy of any Bill of Complaint, praying a Writ of Injunction or a Writ of Ne exeat regno, upon the personal Undertaking of the Plaintiff or his Solicitor to file a printed Copy of such Bill within Fourteen Days, and every Bill of Complaint so filed shall be deemed and taken to have been filed at the Time of filing the written Copy thereof; and a written Copy of any such Bill of Complaint, stamped as aforesaid, and with such Endorsement thereon as aforesaid, may be served on any Defendant thereto, and such Service shall have the same Effect as the Service of a printed Copv.

59. The Plaintiff in any Suit to be commenced by Bill in the said Court after the Time appointed for the Commencement of deliver printed this Act shall be bound to deliver to the Defendant or his Solicitor, upon Application for the same, such a Number of printed Copies of his Bill of Complaint, upon being paid for the same at such Rate

as shall be prescribed by any General Order of the Court.

60. Upon the Amendment of any Bill of Complaint to be filed in the said Court after the Time appointed for the Commencement of this Act, the Provisions herein-before contained with respect to filing and serving and delivering printed Copies thereof shall, so far as may be, extend and be applicable to the Bill as amended; provided that where, according to the present Practice of the said Court in relation to Suits commenced by Bill, an Amendment of a Bill may be made without a new Engrossment thereof, or under such other Circumstances as shall be prescribed by any General Order of the Court, a Bill may be wholly or partially amended by written Alterations in the printed Bill of Complaint so to be filed as aforesaid.

61. Every Bill of Complaint to be filed in the said Court after Bills of Comthe Time appointed for the Commencement of this Act shall contain, plaint to contain as concisely as may be, a Narrative of the material Facts, Matters, and Circumstances upon which the Plaintiff relies, such Narrative being divided into Paragraphs numbered consecutively, and each Paragraph containing, as nearly as may be, a separate and distinct

and issuing of Writ of Sub-

served, in certain Cases.

Plaintiff to Copies of Bill at Rate prescribed.

Provisions as to filing, &c. Prints of original Bill extended to Amendments. In certain Cases a printed Bill may be wholly or partially amended.

concise Narratives of material Facts, &c.

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Statement or Allegation, and shall pray specifically for the Relief which the Plaintiff may conceive himself entitled to, and also for general Relief; but such Bill of Complaint shall not contain any Interrogatories for the Examination of the Defendant.

Next Friend of Infant, &c. in Suit, &c. to sign a written Authority.

Interrogatories to be filed in the Office of the Deputy Keeper of the Rolls by the Plaintiff within Time prescribed.

Defendant may answer without Leave within Time fixed by a General Order, but after that Time must have Leave.

Defendant's Answer may contain not only Answer to Interrogatories, but Statements material to his Case.

Defendant not to take Obiection for Want

62. Before the Name of any Person shall be used in any Suit in the said Court commenced by Bill as next Friend of any Infant. married Woman, or other Party, or as Relator in any Information, such Person shall sign a written Authority to the Solicitor for that Purpose, and such Authority shall be filed with the Bill or

63. Within a Time to be limited by a General Order of the Court in that Behalf, the Plaintiff in any Suit in the said Court commenced by Bill may, if he requires an Answer from any Defendant thereto, file in the Office of the Deputy Keeper of the Rolls in *Ireland* Interrogatories for the Examination of the Defendant or Defendants, or such of them from whom he shall require an Answer, and deliver to the Defendant or Defendants so required to answer, or to his or their Solicitor, a Copy of such Interrogatories, or of such of them as shall be applicable to the particular Defendant or Defendants; and no Defendant shall be called upon or required to put in any Answer to a Bill unless Interrogatories shall have been so filed, and a Copy thereof delivered to him or his Solicitor, within the Time so to be limited. or within such further Time as the Court shall think fit to direct.

64. Whether the Plaintiff in any Suit in the said Court commenced by Bill does or does not require any Answer from the Defendant or any One or more of the Defendants to the Bill, such Defendant or Defendants may, without any Leave of the Court, put in an Answer or Demurrer to the Plaintiff's Bill within such Time as shall be fixed by any General Order of the Court in that Behalf; but after that Time a Defendant or Defendants not required to answer the Plaintiff's Bill shall not be at liberty to put in an Answer or Demurrer to the Bill without Leave of the Court; provided that the Power of the Court to grant further Time for answering or demurring to any Bill, upon the Application of any Defendant or Defendants thereto, whether required to answer the Bill or not, shall remain in full Force, and shall not be in anywise prejudiced or affected; provided also, that if the Court shall grant any further Time to any Defendant for answering or demurring to the Bill, the Plaintiff's Right to move for a Decree under the Provisions herein-after contained shall in the meantime be suspended.

65. The Answer of the Defendant to any Bill of Complaint in the said Court may contain, not only the Answer of the Defendant to the Interrogatories so filed as aforesaid, but such Statements material to the Case as the Defendant may think it necessary or advisable to set forth therein, and such Answer shall also be divided into Paragraphs numbered consecutively, each Paragraph containing as nearly as may be a separate and distinct Statement or Allegation.

66. It shall not be competent to any Defendant in any Suit commenced by Bill in the said Court to take any Objection for

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Want of Parties to such Suit in any Case to which the Rules next of Parties in herein-after set forth extend; and such Rules shall be deemed and taken as Part of the Law and Practice of the said Court, and any Law or Practice of the said Court inconsistent therewith shall be and is hereby abrogated and annulled.

any Case to which Rules herein set forth shall extend.

Rule 1. Any Residuary Legatee or Next of Kin may, without serving the remaining Residuary Legatees or Next of Kin, have a Decree for the Administration of the Personal Estate of a deceased Person.

Rule 2. Any Legatee interested in a Legacy charged upon Real Estate, and any Person interested in the Proceeds of Real Estate directed to be sold, may, without serving any other Legatee or Person interested in the Proceeds of the Estate, have a Decree for the Administration of the Estate of a deceased Person.

Rule 3. Any Residuary Devisee or Heir may, without serving any Co-residuary Devisee or Co-heir, have the like Decree.

Rule 4. Any One of several Cestuis que Trust under any Deed or Instrument may, without serving any other of such Cestuis que Trust, have a Decree for the Execution of the Trusts of the Deed or Instrument.

Rule 5. In all Cases of Suits for the Protection of Property pending Litigation, and in all Cases in the Nature of Waste, One Person may sue on behalf of himself and of all Persons having the same Interest.

Rule 6. Any Executor, Administrator, or Trustee may obtain a Decree against any One Legatee, Next of Kin, or Cestui que Trust for the Administration of the Estate, or the Execution of the Trusts.

Rule 7. Any Mortgagee or other Incumbrancer on Land may have a Decree for a Foreclosure and Sale, or a Sale of the mortgaged Lands, without serving any other Mortgagee or Incumbrancer, or a Trustee for such Mortgagee or Incumbrancer, unless such Mortgagee, Incumbrancer, or Trustee is in the actual Possession or Receipt of the Rents and Profits of the mortgaged or incumbered Lands: Provided always, that a Person at whose Suit or for whose Benefit a Receiver or Sequestrator has been appointed or extended, or continues to receive the Rents and Profits of the Lands, shall not be deemed to be in Receipt of such Rents and Profits within the Meaning of this Rule.

Rule 8. In all the above Cases the Court, if it shall think fit, may require any other Person or Persons to be made a Party or Parties to the Suit, and may, if it shall see fit, give the Conduct of the Suit to such Person as it may deem proper, and may make such Order in any particular Case as it may deem just for placing the Defendant on the Record on the same Footing in regard to Costs as other Parties having a common Interest with him in the Matters in question.

Rule 9. In all the above Cases the Persons who, according to the Practice of the Court (previous to the passing of the Court of Chancery (Ireland) Regulation Act, 1850), would

have been necessary Parties to the Suit, shall be served with Notice of the Decree, and after such Notice they shall, unless Cause be shown to the contrary, within a Time to be limited by a General Order of the Court, be bound by the Proceedings in the same Manner as if they had been originally made Parties to the Suit, and they may by an Order of course have Liberty to attend the Proceedings under the Decree; and any Party so served may, within such Time as shall in that Behalf be prescribed by the General Order of the Court, apply to the Court to add to or vary the Decree.

Rule 10. In all Suits concerning Real or Personal Estate which is vested in Trustees under a Will, Settlement, or otherwise, such Trustees shall represent the Persons beneficially interested under the Trust, in the same Manner and to the same Extent as the Executors or Administrators in Suits concerning Personal Estate represent the Persons beneficially interested in such Personal Estate; and in such Cases it shall not be necessary to make the Persons beneficially interested under the Trusts Parties to the Suit; but the Court may, upon Consideration of the Matter, on the Hearing, if it shall so think fit, order such Persons or any of them to be made Parties.

67. The Practice of the said Court of setting down a Cause merely on an Objection for Want of Parties to the Suit shall be abolished.

68. The Plaintiff in any Suit commenced by Bill shall be at liberty, at any Time after the Time allowed to the Defendant for answering the same shall have expired (but before Replication), to move the Court, upon such Notice as shall in that Behalf be prescribed by any General Order of the Court, for such Decree or Decretal Order as he may think himself entitled to; and the Plaintiff and Defendant respectively shall be at liberty to file Affidavits in support of and in opposition to the Motion so to be made, and to use the same on the Hearing of such Motion; and if such Motion shall be made after an Auswer filed in the Cause the Answer shall for the Purposes of the Motion be treated as an Affidavit.

69. Upon any such Motion for a Decree or Decretal Order it shall be discretionary with the Court to grant or refuse the Motion, or to make an Order giving such Directions for or with respect to the further Prosecution of the Suit as the Circumstances of the Case may require, and to make such Order as to Costs as it may think right.

70. All Exceptions for Insufficiency, and all Objections for Prolixity or Scandal, which according to the existing Practice of the Court in Suits commenced by Bill are determined by the Master of the Court, shall be heard and determined by the Court itself, and the Practice of objecting to Bills, Answers, and other Proceedings in the said Court for Impertinence shall be and the same is hereby abolished: Provided always, that it shall be lawful for the Court to direct the Costs occasioned by any impertinent

Practice of setting down a Cause, &c. abolished.

Plaintiff may, on Expiration of Time for answering, but before Replication, move for a Decree, &c. Affidavits may be filed.

Court may refuse such Motion, &c.

Practice of excepting to Bills, Answers, &c. for Impertinence abolished.

Proviso as to Costs.

Matter introduced into any Proceeding in the said Court to be paid by the Party introducing the same, upon Application being

made to the Court for that Purpose.

71. It shall be lawful for the Court, upon the Application of Court may the Plaintiff in any Suit commenced by Bill, whether the Defendant may or may not have been required to answer the Bill, or may or may not have been interrogated as to the Possession of Documents, to make an Order for the Production by any Defendant upon Oath of such of the Documents in his Possession or Power relating to Matters in question in the Suit as the Court shall think right; and the Court may deal with such Documents, when produced, in such Manner as shall appear just.

order Defendant to produce Documents &c. on Oath.

72. It shall be lawful for any Defendant in any Suit commenced In certain Cases by Bill (but as to Suits in which the Defendant is required to Defendant, after answer not until after the Defendant shall have put in a sufficient Answer to the Bill), and without filing any Cross Bill of Discovery, to file in the Office of the Deputy Keeper of the Rolls in Examination Ireland Interrogatories for the Examination of the Plaintiff, to of Plaintiff. which shall be prefixed a concise Statement of the Subjects on which a Discovery is sought, and to deliver a Copy of such Interrogatories to the Plaintiff or his Solicitor; and such Plaintiff shall be bound to answer such Interrogatories, in like Manner as if the same had been contained in a Bill of Discovery filed by the Defendant against him on the Day when such Interrogatories shall have been filed, and as if the Defendant to such Bill of Discovery had on the same Day duly appeared; and the Practice of the Court with reference to excepting to Answers for Insufficiency or Objections for Scandal shall extend and be applicable to Answers put in to such Interrogatories: Provided always, that in determining the Materiality or Relevancy of any such Answer, or of any Exception or Objection thereto, the Court is to have Regard to the Statements contained in the original Bill, and in the Answer which may have been put in thereto by the Defendant exhibiting such Interrogatories for the Examination of the Plaintiff: Provided also, that a Defendant, if he shall think fit so to Defendant may

Answer, may file Interrogatories for

instead of filing Interrogatories for his Examination. 73. It shall be lawful for the Court, upon the Application of Upon Applicaany Defendant in any Suit commenced by Bill, but as to Suits in tion of Defenwhich the Defendant is required to answer the Plaintiff's Bill not until after he has put in a full and sufficient Answer to the Bill, unless the Court shall make any Order to the contrary, to make an Order for the Production by the Plaintiff in such Suit, on duce Docu-Oath, of such of the Documents in his Possession or Power relating ments on Oath. to the Matters in question in the Suit as the Court shall think right; and the Court may deal with such Documents, when produced, in such Manner as shall appear just.

do, may exhibit a Cross Bill of Discovery against the Plaintiff, exhibit a Cross

dant, after Answer, Plaintiff may be required to pro-

74. The Practice of the said Court of issuing Commissions Practice of to take Answers, Disclaimers, and Examinations in Causes and issuing Com-Matters pending in the said Court shall, with respect to Answers, missions to Disclaimers, and Examinations taken within the Jurisdiction of &c. abolished. the Court, be and the same is hereby abolished; and any such 30 & 31 Vict. L Answer,

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Answer, Disclaimer, or Examination may be filed without any further or other Formality than is required in the swearing and filing of an Affidavit.

Masters Extraordinary to cease to be so styled, and to be designated Commissioners. 75. The Persons now styled Masters Extraordinary in Chancery shall cease to be so styled, and they, and all Persons hereafter appointed by the Lord Chancellor to execute the like Duties in Ireland, shall be designated "Commissioners to administer Oaths in Chancery in Ireland," and shall possess and exercise all such Powers and discharge all such Duties as now appertain to the Office of Master Extraordinary in Chancery by virtue of any Statute or Order of the Court of Chancery or of the Lord Chancellor, or Usage in that Behalf, or otherwise.

Power to appoint Solicitors residing within Yen Miles of Dublin as Commissioners to take Oaths.

76. It shall be lawful for the Lord Chancellor from Time to Time to appoint any Persons practising as Solicitors within Ten Miles from the Four Courts, *Dublin*, to administer Oaths and take Affidavits in Chancery, and to possess all such other Powers and discharge all such other Duties as aforesaid; and such Persons shall be styled "*Dublin* Commissioners to administer Oaths in Chancery," and they shall be entitled to charge and take a Fee of One Shilling and Sixpence for every Oath administered and for every Affidavit taken by them, subject to any General Order of the Court varying or annulling the same.

Clerk of Affidavits and Clerk of Recognizances may administer Oaths and take Affirmations.

77. From and after the Time appointed for the Commencement of this Act it shall and may be lawful for the Clerk of Affidavits and Clerk of Recognizances in Chancery for the Time being, and they are hereby authorized and required, to administer Oaths and take Affidavits in Chancery: Provided always, that such Clerks shall not be required, except under a special Order of the Court, to go out of their respective Offices to administer the said Oaths or take the said Affidavits, and that when any such Clerk shall be required by any Order of the Court to attend out of his said Office for the Purposes aforesaid, the Charge for every such Attendance, together with the Rate of his Travelling Expenses, if any, shall be expressed in such Order of the Court; and that it shall and may be lawful for such Clerk to receive such Sum for his Attendance, and also such Rate of Travelling Expenses, as shall be expressed in such Order of the Court, and no other or greater Sum.

Commissioners may be appointed to administer Oaths for the Isle of Man and the Channel Islands.

78. It shall be lawful for the Lord Chancellor from Time to Time to appoint any Persons practising as Solicitors in the *Isle of Man* and in the *Channel Islands*, or any of them, to administer Oaths and take Affidavits, and to possess all such other Powers and discharge all such other Duties as aforesaid, and such Persons shall be styled "Commissioners to administer Oaths in Chancery," with the Addition of the Words "for the *Isle of Man*," or "for the *Channel Islands*," as the Case may be, and they shall be entitled to charge and take the same Fees as the said Commissioners to administer Oaths in Chancery.

Commissioners Appointment to bear a Chancery Stamp of 11. 79. The Fiat or Document by which any such Commissioners as aforesaid shall be appointed shall bear a Chancery Fund Stamp of One Pound, but no other Charge or Fee shall be made or be payable in respect of such Appointment, or of anything requisite

to be done in order to perfect the same; and it shall not be necessary that any such Appointment should be published in the Dublin Gazette.

80. Nothing herein contained shall abridge or lessen the Nothing to Power of the Lord Chancellor, as it now exists, to appoint fit lessen the Persons to administer Oaths, and take Affidavits in Chancery, or Power of the to regulate the Fees to be taken by them, and where any Act of cellor. As to Parliament refers to the Masters Extraordinary in Chancery, or References to to their Powers or Duties, the Reference shall be held to apply to Masters Extraand include the Commissioners herein-before mentioned, or to their ordinary. Powers or Duties, as the Case may be: Provided that Solicitors and Attornies of not less than Five Years Standing shall be preferred for such Appointments if otherwise suited thereto.

81. All Answers, Disclaimers, Examinations, and Affidavits in Answers, Causes or Matters depending in the High Court of Chancery in Affidavits, &c. Ireland, and also Acknowledgments required for the Purpose of in Chancery, enrolling any Deed in the said Court, shall and may be sworn and how to be enrolling any Deed in the said Court, snall and may be sworn and taken in England or Scotland, or the Isle of Man, or the Channel taken in Eng-Islands, or in any Colony, Island, Plantation, or Place under the land, Scotland. Dominion of Her Majesty in Foreign Parts, before any Judge, the Channel Court, Notary Public, or Person lawfully authorized to administer Islands, &c. Oaths in such Country, Colony, Island, Plantation, or Place respectively, or before any of Her Majesty's Consuls or Vice-Consuls in any Foreign Parts out of Her Majesty's Dominions; and the Judges and other Officers of the said Court of Chancery shall take Judicial Notice of the Seal or Signature, as the Case may be, of any such Court, Judge, Notary Public, Person, Consul, or Vice-Consul attached, appended, or subscribed to any such Answers, Disclaimers, Examinations, and Affidavits, Acknowledgments, or other Documents to be used in the said Court.

82. All Persons swearing before any Person authorized by Penalty for this Act to administer Oaths and take Affidavits shall be liable falsely swearto all such Penalties, Punishments, and Consequences for any ing, &c. wilful and corrupt false swearing contained therein as if the Matter sworn had been sworn before any Court or Person now by Law authorized to administer Oaths and take Declarations, Affirmations, or Attestations upon Honour.

83. If any Person shall forge the Signature or the Official Seal Penalty for of any such Judge, Court, Notary Public, Consul or Vice-Consul, forging Signaor other Person lawfully authorized to administer Oaths under ture or Scal of this Act, or shall tender in Evidence any Answer, Disclaimer, empowered Examination, Affidavit, or other Judicial or Official Document to administer with a false or counterfeit Signature or Scal of any such Judge, Oaths under Court, Notary Public, Consul or Vice-Consul, or other Person this Act. authorized as aforesaid, attached or appended thereto, knowing the same Signature or Seal to be false or counterfeit, every such Person shall be guilty of Felony, and shall be liable to the same Punishment as any Offender under an Act passed in the Eighth and Ninth Years of the Reign of Her present Majesty, intituled An Art to facilitate the Admission in Evidence of certain Official and other Documents.

Answers to be filed without Oath of Messenger.

84. Answers, Disclaimers, Examinations, and Affidavits, whether taken by Commission out of the Jurisdiction of the said Court or otherwise, may be filed without the Oath of a Messenger, and any Alterations made thereon previously to the taking thereof shall be authenticated according to the Practice now in use with respect to Affidavits.

Issue may be joined by filing Replication. 85. In Suits in the said Court commenced by Bill, where Notice of Motion for a Decree or Decretal Order shall not have been given, or, having been given, where a Decree or Decretal Order shall not have been made thereon, Issue shall be joined by filing a Replication in the Form given in Schedule (B.) to this Act, or in such other Form as shall be prescribed by a General Order of the Court; and where a Defendant shall not have been required to answer and shall not have answered the Plaintiff's Bill, he shall be considered to have traversed the Case made by the Bill.

As to Dismissal of Bill for Want of Prosecution. 86. Where a Defendant to a Suit in the said Court commenced by Bill shall not have been required to answer the Bill, and shall not have answered the same, such Defendant shall be at liberty to move to dismiss the Bill for Want of Prosecution at such Times, and under such Circumstances, and subject to such Restrictions as shall be in that Behalf prescribed by any General Order of the Court.

Practice of Court as to Mode of examining Witnesses abolished.

87. The Mode of examining Witnesses in Suits in the said Court commenced by Bill, and all the Practice of the said Court in relation thereto, so far as such Practice shall be inconsistent with the Mode herein-after prescribed of examining such Witnesses, and the Practice in relation thereto, shall, from and after the Time appointed for the Commencement of this Act, be abolished: Provided always, that the Court may, in any Suit commenced by Bill, if it shall think fit, order any particular Witness or Witnesses within the Jurisdiction of the said Court, or any Witness or Witnesses out of the Jurisdiction of the said Court, to be examined upon Interrogatories in the Mode now practised in the said Court in such Suits; and that with respect to such Witness or Witnesses the Practice of the said Court in such Suits in relation to the Examination of Witnesses shall continue in full Force, save only as far as the same may be varied by any General Order of the Court in that Behalf, or by any Order of the Court with reference to any particular Case.

Court may order particular Witnesses to be examined upon Interrogatories.

88. When any Cause commenced by Bill shall be at issue, the Plaintiff or any Defendant may, within such Time as shall be fixed by a General Order of the Court, apply by Summons, to be served upon the opposite Party, for an Order that the Evidence in Chief as to any Facts or Issues, such Facts or Issues to be distinctly and concisely stated in the Summons, may be taken vivâ voce at the Hearing of the Cause; and that the Judge may make an Order that the Evidence in Chief as to such Facts and Issues, or any of them, shall be taken vivâ voce at the Hearing accordingly; and the Facts and Issues as to which any such Order shall direct that the Evidence in Chief shall be taken vivâ voce at the Hearing shall be distinctly specified in such Order; but in case the Judge shall be satisfied that such Application is unreasonable,

Judge may, upon Application, order that the Evidence as to certain Facts or Issues shall be taken vivà voce at the Hearing.

unreasonable, or made for the Purpose of Delay, Oppression, or Vexation, he may refuse to make any such Order; and where any such Order shall have been made the Examination in Chief as well as the Cross-examination and Re-examination shall be taken before the Court at the Hearing as to the Facts and Issues specified in such Order.

89. No Affidavit nor any Evidence taken before an Examiner Evidence as shall be admissible at the Hearing any such Cause as mentioned in the last preceding Section in respect of any Fact or Issue which shall be included in any Order directing Evidence in Chief to be taken viva voce at the Hearing, but, except as to the Facts to be taken by or Issues included in such Order, each Party in a Cause in which Issue is joined shall be at liberty to verify his Case, either wholly or partially by Affidavit, or wholly or partially by the oral Examination of Witnesses ex parte before the Examiner of the Court, or an Examiner to be specially appointed by the Court or Judge.

to Facts not included in such Order as in last Section Affidavit or Examination.

90. Each Party shall be at liberty to sue out of the Office of Any Party in a the Clerk of Appearances and Writs Writs of Subpæna ad testificandum and Duces tecum to compel the Attendance at the Hearing of Witnesses whom he may desire to produce on any Issue or Matter of Fact included in such Order as is mentioned in

the Eighty-ninth Section of this Act.

91. Any Party in any Suit depending in the Court shall be at Any Party in liberty to sue out a Writ of Subpæna ad testificandum or Duces tecum to compel the Attendance of any Witness before an Examiner of the said Court, or before an Examiner specially appointed as aforesaid, and examine such Witness orally for the Purpose of using his Evidence upon any Motion, Petition, or before an other Proceeding before the Court; and every such Witness shall Examiner. be bound to attend for Examination and shall be examined in like Manner as he would be bound to attend and be examined with a view to the Hearing of a Cause in which Issue is joined.

a Suit may by Subpœna require Attendance of any Witness

Cause may require Attend-

ance of any

Witness.

92. Except as herein-after provided, all Examinations taken Examination by the Examiners of the Court, or by any special Examiner, for before the the Purpose of being used at the Hearing of a Cause in which Examiner Issue is joined, shall be taken ex parte, the Examiner being furnished by the Plaintiff with a Copy of the Bill and Answer, if any, in the Cause; and no Person shall have a Right to be present at the taking of such Examination except the Party producing the Witness, his Counsel, Solicitor, and Agents; and every Deposition taken upon such Examination shall be deemed to be an Affidavit; and the Examiner, before transmitting the same to the Office of the Clerk of Affidavits, to be filed as herein-after provided, shall mark the same as taken ex parte.

Examiner to be ex parte.

93. Every Witness, whether a Party or not, who has made an Witnesses by Affidavit to be used at the Hearing of a Cause in which Issue is Affidavite or joined, or who has been examined ex parte before an Examiner with a view to such Hearing, and also every Person, whether a Party or not, who has made an Affidavit to be used upon any the Examiner Motion, Petition, or other Proceeding before the said Court, shall may be crossbe subject to oral Cross-examination by any opposite Party, either examined and L_3

who have been examined ex parte before before re-examined.

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And the Party filing their Affidavits or producing them bound to produce them for this Purpose.

before the Court, or, in the Cases herein-after provided, before an Examiner, and after such Cross-examination may be re-examined orally by or on behalf of the Party by whom such Affidavit has been filed or Witness examined; and such Witness shall be bound to attend before the Court or such Examiner, to be so cross-examined and re-examined, upon being served with a Writ of Subpoena ad testificandum or Duces tecum; and the Party by whom or on whose Behalf such Affidavit shall have been filed or Witness examined shall be bound to produce such Deponent or Witness before the Court or Examiner, as the Case may be, to be so crossexamined and re-examined, upon due and proper Notice for that Purpose being served upon such Party or his Solicitor; and unless such Deponent or Witness be produced accordingly such Affidavit or Examination shall not be used as Evidence, unless by special Leave of the Court: Provided always, that the Party required to produce such Deponent or Witness shall be entitled to demand the reasonable Expenses of the said Deponent or Witness, in the first instance, if not already paid to such Deponent or Witness, from the Party requiring such Production, but such Expenses shall ultimately be borne as the Court shall direct: Provided also, that upon the Hearing of any Motion, Petition, or other Proceeding the Court shall always have a discretionary Power of acting upon such Evidence as may be before it, and of making such Interim Orders, or otherwise, as may appear necessary to meet the Justice of the Case.

As to Crossexamination where Issue joined. 94. Except as herein-after provided, no Cross-examination of any Deponent or Witness, or of any Party, to be used at the Hearing of a Cause in which Issue is joined, shall be taken otherwise than before the Court at the Hearing.

Parties may, by written Consent, agree that Examination, &c. of Witnesses shall take place before the Examiner,

95. If at any Time after Issue joined the Parties shall, by Writing signed by them or their respective Solicitors, and filed at the Office of the Deputy Keeper of the Rolls, agree that the oral Examination in Chief, Cross-examination, and Re-examination of any Witness or Witnesses (whether a Party or Parties or not), or the Cross-examination and Re-examination of any Person or Persons who shall have made an Affidavit or Affidavits, or who shall have been examined ex parte before an Examiner, shall be taken before the Examiner of the Court or a special Examiner, such Examination, Cross-examination, and Re-examination, or Cross-examination and Re-examination, may be taken accordingly, and shall be conducted in the Manner herein-after provided.

Court or Judge may in certain Cases direct Examination, &c. to take place before the Examiner. 96. The Court or the Judge may direct that the oral Examination, Cross-examination, and Re-examination of any Witness (whether a Party or not), or the Cross-examination and Re-examination of any Person who has been examined ex parte before an Examiner or made an Affidavit, shall be taken before an Examiner of the Court or a special Examiner, in case it shall appear to the Court or Judge that, owing to the Age, Infirmity, or Absence out of the Jurisdiction of such Witness or Person, or for any other Cause which to the Judge shall appear sufficient, it is expedient that such Direction should be given.

97. In all such Cases as are provided for in the last Two preceding Sections the Examination in Chief, Cross-examination, and Re-examination, or the Cross-examination and Re-examination, of any such Witness or Person as therein respectively mentioned, shall be taken before the same Examiner or special Examiner, or his Successor in Office; and the Cross-examination of every Witness or Person examined in chief shall immediately follow his Examination in Chief; and such Examination, Cross-examination, and Re-examination, or Cross-examination and Re-examination, as the Case may be, shall take place in the Presence of the Parties, their Counsel, Solicitors, or Agents, and shall be conducted as nearly as may be in the Mode now in use in Courts of Common Law with respect to a Witness about to go abroad, and not expected to be present at the Trial of a Cause.

In Cases provided for by the last Two Sections the Examination in Chief, &c. to take place before the same Examiner.

98. In Suits to perpetuate Testimony Evidence shall continue Evidence in to be taken according to the now existing Practice in Cases of Suits to perpet-Bills filed to perpetuate Testimony.

uateTestimony.

99. The Depositions taken upon any such oral Examination, Cross-examination, and Re-examination as aforesaid before an Examiner shall be taken down in Writing by the Examiner, not ordinarily by Question and Answer, but in the Form of a Narrative, and in the First Person, and when completed shall be read over to the Witness, and signed by him: Provided always, that in case the Witness shall refuse to sign the said Depositions, then the Examiner shall sign the same, and such Examiner may, upon all Examinations, state any special Matter to the Court as he shall think fit; provided also, that it shall be in the Discretion of the Examiner to put down any particular Question or Answer, if there should appear any special Reason for doing so; and any Question or Questions which may be objected to shall be noticed or referred to by the Examiner in or upon the Depositions, and he shall state his Opinion thereon to the Counsel, Solicitors, or Parties, and shall refer to such Statement on the Face of the Depositions, but he shall not have Power to decide upon the Materiality or Relevancy of any Question or Questions; and the Court shall have Power to deal with the Costs of immaterial or irrelevant Depositions as may be just.

Depositions to be taken down in Writing, and read over to the Witness, who shall sign the same, but if he refuse to sign Examiner may, and state any special Matter he may think

100. If any Person produced as a Witness before any such If Parties re-Examiner shall refuse to be sworn or to answer any lawful Question put to him by the Examiner or by either of the Parties, or by his or their Counsel, Solicitor, or Agent, the same Course shall be adopted with respect to such Witness as is now pursued in the Case of a Witness produced for Examination before an Examiner of the Court upon written Interrogatories, and refusing to be sworn or to answer some lawful Question: Provided always, that if any Witness shall demur or object to any Question or Questions which may be put to him, the Question or Questions so put, and the Demurrer or Objection of the Witness thereto, shall be taken down by the Examiner, and transmitted by him to the Office of the Clerk of Affidavits of the Court, to be there filed, and the Validity of such Demurrer or Objection shall be decided by the

fuse to be sworn or to answer any lawful Questions, the same Course to be pursued as is now adopted. Proviso as to Witness demurring to Questions.

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Court of Chancery (Ireland).

Court; and the Costs of and occasioned by such Demurrer or Objection shall be in the Discretion of the Court.

101. The Re-examination of a Witness shall in all Cases follow As to Rehis Cross-examination, and shall not, except by Consent or special examination of Witness. Order of the Court, be delayed to a future Time.

102. When the Examination or Cross-examination and Reexamination of Witnesses before any Examiner shall have been concluded, the original Depositions, authenticated by the Signature of such Examiner, shall be transmitted by him to the Office of the Clerk of Affidavits, to be there filed; and any Person may have a Copy thereof, or of any Part or Portion thereof, upon Payment for the same, at such Time and in such Manner as shall be provided by any General Order of the Court in that Behalf.

103. It shall not be necessary to sue out any Commission for Examination of the Examination of any Witnesses within the Jurisdiction of the Court; and any Examiner appointed by any Order of the Court shall have the like Power of administering Oaths as Commissioners now have under Commissions issued by the Court for the Ex-

amination of Witnesses.

104. Every Affidavit to be used in the Court shall be taken in the First Person and be divided into Paragraphs, and every Paragraph shall be numbered consecutively, and as nearly as may be shall be confined to a distinct Portion of the Subject; and every Affidavit to be used at the Hearing of a Cause in which Issue is joined shall, unless the Court or Judge shall otherwise permit or direct, be prepared in the Form of Answers to Interrogatories directed to the Facts or Issues to be proved, and consecutively numbered and set out at the Head of such Affidavit, and the Answers thereto shall be in distinct Paragraphs numbered in corresponding Numbers; but all such Affidavits shall be prepared and sworn in all other respects as other Affidavits used

105. Except as to Facts or Issues included in any such Order as mentioned in the Eighty-ninth Section of this Act, and except as to the Cross-examination and Re-examination of Witnesses at the Hearing, the Evidence at both Sides to be used at the Hearing of a Cause in which Issue is joined shall be closed within such Time as shall in that Behalf be prescribed by any General Order of the Court, but with Power to the Court to enlarge such Period as it may think fit; and after the Time fixed for closing the Evidence, no further Evidence, whether oral or by Affidavit, shall be receivable without special Leave of the Court previously obtained for that Purpose.

106. Upon the Hearing of any Cause commenced by Bill and depending in the Court, the Court, if it shall see fit so to do, may require the Production and oral Examination before itself of any Witness or Party in the Cause, and may direct the Costs of and attending the Production and Examination of such Witness or Party to be paid by such of the Parties to the Suit or in such Manner as it may think fit.

107. In Cases where it shall be necessary for any Party to any Cause depending in the Court to go into Evidence subsequently

Commission for Witnesses dispensed with, &c.

Original Depo-

sitions to be transmitted to

the Office of

the Clerk of

Affidavits.

Affidavits to be divided into Paragraphs numbered.

Closing Evidence, Crossexamination. and Re-examination.

Court may require the Production and oral Examination of any Witness, &c.

How Evidence subsequent to Hearing taken.



to the Hearing of such Cause, such Evidence shall be taken in such Manner as shall be prescribed in a General Order of the Court.

108. Notwithstanding any Rule or Practice to the contrary, Court may, notit shall be lawful for the Court, at the Hearing of any Cause or at a Hearing for any further Directions therein, to receive Proof by Affidavit of all proper Parties being before the Court, and of to the contrary, all such Matters as are necessary to be proved for enabling the by Affidavit. Court to order Payment of any Monies belonging to any married Woman, and of all such other Matters not directly in issue in the Cause as in the Opinion of the Court may safely and properly be so proved.

withstanding any Rule, &c.

109. Where any Deed or Document, or any Record, or any Deeds and Portion thereof respectively, shall be relied on in any Pleading, the said Deed or Document, or the Copy of such Record, shall be produced upon every Hearing, or Motion, or other Proceeding in the said Suit, unless its Non-production can be satisfactorily excused; and in default thereof it shall be lawful for the Court or Motions, and Judge before whom such Hearing, Motion, or other Proceeding shall take place to exclude the Party so in default from all Benefit or Advantage of the said Deed, Document, or Record, and to make such Order for the Postponement of such Hearing, Motion, or other Proceeding, and the Payment of the Costs occasioned by such Postponement, as shall seem to be just; and in the event of such Deed or Document, or the Copy of such Record, being produced, it shall be lawful for the Court or Judge to direct the same to be entered upon the Decree or Order of the Court to be made upon such Hearing, Motion, or other Proceeding, and to make such consequential Order in relation to Costs as to them or him shall seem fit.

Documents referred to in Pleadings to be produced on Hearings, other Proceed-

110. If in any Suit before the Court it shall appear to the Court may pro-Court that any deceased Person who was interested in the Matters in question has no legal Representative, it shall be lawful for the Court either to proceed in the Absence of any Person representing the Estate of such deceased Person, or to appoint some Person to represent such Estate for all the Purposes of the appoint one. Suit or other Proceeding, on such Notice to such Person or Persons, if any, as the Court shall think fit, either specially, or generally by public Advertisements; and the Order so made by the Court, and any Orders consequent thereon, shall bind the Estate of such deceased Person in the same Manner in every respect as if there had been a duly constituted legal personal Representative of such deceased Person, and such legal personal Representative had been a Party to the Suit or Proceeding, and had duly appeared and submitted his Rights and Interests to the Protection of the Court.

ceed in any Suit, &c. without Representative of deceased Person, or may

111. It shall be lawful for Persons interested or claiming to be Power to Per interested in any Question cognizable in the Court as to the sons interested Construction of any Act of Parliament, Will, Deed, or other Instrument in Writing, or any Article, Clause, Matter, or Thing Court of Chantherein contained, or as to the Title or Evidence of Title to any cery to state Real or Personal Estate contracted to be sold or otherwise dealt Special Cases

in Questions cognizable in

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for the Opinion of the Court.

with, or as to the Parties to or the Form of any Deed or Instrument for carrying any such Contract into effect, or as to any other Matter falling within the original Jurisdiction of the Court as a Court of Equity, or made subject to the Jurisdiction or Authority of the Court by any Statute, not being One of the Statutes relating to Bankrupts, and including among such Persons all Lunatics, married Women, and Infants, in the Manner and under the Restrictions herein-after contained, to concur in stating such Question in the Form of a Special Case for the Opinion of the said Court, and it shall also be lawful for all Executors, Administrators, and Trustees to concur in such Case.

How Lunatic may concur.

112. The Committee of the Estate of any Lunatic interested or claiming to be interested in any such Question as aforesaid may, after having been authorized in that Behalf by the Lord Chancellor, concur in such Case in his own Name and in the Name and on the Behalf of the Lunatic.

How married Women may concur. 113. A Husband interested or claiming to be interested in right of his Wife in any such Question as aforesaid may concur in such Case in his own Name and in the Name of his Wife where the Wife has no Claim to any Interest distinct from her Husband, and a married Woman having or claiming any Interest in any such Question as aforesaid distinct from her Husband may in her own Right concur in such Case, provided that her Husband also concurs therein.

How Infant may concur.

114. The Guardian of any Infant interested or claiming to be interested in any such Question as aforesaid may concur in such Case in the Name and on the Behalf of the Infant, unless such Guardian has an Interest in such Question adverse to the Interest of the Infant therein.

How Special Guardian to be appointed for a Lunatic not found such by Commission and for Infant may concur. 115. It shall be lawful for the Court, by Order to be made in the Matter of any Lunatic not found such by Inquisition, or in the Matter of any Infant, upon the Application of any Person on the Behalf of such Lunatic, or upon the Application of such Infant, by Motion or Petition, to appoint any Person shown by Affidavit to be a fit Person, and to have no Interest adverse to the Interest of the Lunatic or Infant, to be the Special Guardian of such Lunatic or Infant for the Purpose of concurring in such Case in the Name and on behalf of the Lunatic or Infant, and any such Person so appointed may lawfully so concur: Provided always, that it shall be lawful for the Court to require Notice of such Application to be given to such Person, if any, as the Court shall think fit.

Order to appoint Special Guardian of an Infant may be discharged by Court, if made without Notice.

116. In any Case in which any such Order as aforesaid shall have been made by the Court in the Matter of any Infant without Notice to the Guardian of the Infant, it shall be lawful for the said Court, if it shall think fit so to do, to discharge such Order, upon the Application of such Guardian, by Motion or Petition; and the Court, if it shall think fit, may thereupon appoint some other fit Person to be the Special Guardian of such Infant for the Purpose of such Special Case, and may also give such Directions as may be necessary for substituting in such Special Case either the Name of the Guardian so applying, or of the Special Guardian

so appointed, in lieu of the Name of the Special Guardian so displaced: Provided always, that the Discharge of any Order appointing a Special Guardian shall not invalidate anything which shall in the meantime have been done by such Special Guardian, unless the Court shall, upon Notice to all Parties, specially so direct.

117. Every such Special Case shall be intituled as a Cause How such between some or One of the Parties interested or claiming to be interested as Plaintiffs or Plaintiff, and the others or other of them as Defendants or Defendant; and in the Title to such Cases Lunatics and Infants shall be described as such, and their Committees, Guardians, or Special Guardians named; and where in any such Case a married Woman is named as a Plaintiff and her Husband as a Defendant thereto, a next Friend of such married Woman shall be named in the Title to such Case.

118. Every such Special Case shall concisely state such Facts Form of and Documents as may be necessary to enable the Court to decide Special Case. the Question raised thereby, and upon the Hearing of such Case the Court and the Parties shall be at liberty to refer to the whole Contents of such Documents, and the Court shall be at liberty to draw from the Facts and Documents stated in any such Special Case any Inference which the Court might have drawn therefrom if proved in a Cause.

119. Every such Special Case to which an Infant or a Lunatic Special Case is a Party by his Guardian or Special Guardian shall also state to state how how such Guardian or Special Guardian was constituted; and where any married Woman having or claiming any Interest distinct from her Husband is a Party to such Case, it shall be stated therein that she concurs in such Case in her own Right.

120. Every such Special Case shall be signed by Counsel for Special Cases all Parties, and shall be filed in the same Manner as Bills are filed, and the Defendants may appear thereto in the same Manner as Defendants appear to Bills; and no Defendant shall be required to take an attested Copy of a Special Case, but an attested Copy thereof shall be taken by the Plaintiff.

121. After a Special Case shall have been filed, and the De- After a Special fendants shall have appeared thereto, all the Parties to such Case filed, Par-Special Case shall be subject to the Jurisdiction of the Court, in ties to be bound the same Manner as if the Plaintiff in the Special Case had filed a Bill against the Parties named as Defendants thereto, and such have appeared, Defendants had appeared to such Bill; and upon the Special except married Case being filed, and Appearances entered thereto as aforesaid, Women, all Parties to such Special Case, other than married Women, Infants, and Lunatics, shall for the Purposes of such Special Case be bound by the Statements therein; and all married Women, Infants, and Lunatics made Parties to a Special Case shall for the Purposes of such Special Case be bound by the Statements therein, when and not before Leave shall have been given by the Court to set down such Special Case in manner herein-after provided.

122. So soon as all the Defendants shall have appeared to the How Case to Special Case the same may, subject to the Provisions herein-after be set down

Special Cases to be intituled.

Guardian constituted, &c.

to be signed by Counsel and filed, &c.

by Statements after Defendants Infants, and Lunatics.

contained, for Hearing.

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contained, be set down for Hearing, and Subpænas to hear Judgment issued and served according to the Practice of the said Court.

When a married Woman, Infant, or Lunatic is a Party, Application to be made to the Court for Leave to set the Case down.

123. When any married Woman, Infant, or Lunatic is Party to a Special Case, Application may be made to the Court for Leave to set down the same, of which Application Notice shall be given to every Party to such Case in whom, as Executor, Administrator, or Trustee, any Property in question therein is or is alleged to be vested in trust for or for the Benefit of such married Woman, Infant, or Lunatic, and also, if such Application be not made by or on behalf of such married Woman, Infant, or Lunatic, to such married Woman and her Husband, or to such Infant, or to such Lunatic and his Committee, if any, as the Case may be; and upon the Hearing of such Application the Court may give Leave to set down such Case, if it shall be of opinion that it is proper that the Question raised therein shall be determined thereon, and shall be satisfied by Affidavit or other sufficient Evidence that the Statements contained therein, so far as the same affect the Interest of such married Woman, Infant, or Lunatic, are true, but otherwise may refuse such Application: Provided always, that in case the Court, upon the Hearing of such Application, shall be of opinion that it is proper that the Question raised in such Case shall be determined thereon, but shall not be satisfied that the Statements contained therein, so far as they affect the Interest of such married Woman, Infant, or Lunatic, are true, it shall be lawful for the Court to direct such Inquiries as to the Court shall seem proper, and upon further Application being made to give or refuse Leave to set down such Case, as to the Court shall seem fit.

Upon Hearing, Court to determine Question and make Declaration.

Proviso that

Court may refuse to decide.

Protection to be afforded to Trustees by Declaration.

124. It shall be lawful for the Court, upon the Hearing of any such Special Case as aforesaid, to determine the Questions raised therein, or any of them, and by Decree to declare its Opinion thereon, and, so far as the Case shall admit of the same, upon the Right involved therein, without proceeding to administer any Relief consequent upon such Declaration; and every such Declaration of the Court contained in any such Decree shall have the same Force and Effect as such Declaration would have had, and shall be binding to the same Extent as such Declaration would have been if contained in a Decree made in a Suit between the same Parties instituted by Bill: Provided always, that if upon the Hearing of such Special Case as aforesaid the Court shall be of opinion that the Questions raised thereby, or any of them, cannot properly be decided upon such Case, the Court may refuse to decide the same.

125. Every Executor, Administrator, Trustee, or other Person making any Payment or doing any Act in conformity with the Declaration contained in any Decree made upon a Special Case. shall in all respects be as fully and effectually protected and indemnified by such Declaration as if such Payment had been made or Act done under or in pursuance of the express Order of the said Court made in a Suit between the same Parties instituted

tuted by Bill, save only as to any Rights or Claims of any Person in respect of Matters not determined by such Declaration.

126. Where any Person shall be desirous to appeal from the The Court may Decision on such Special Case, it shall be lawful for the Court, suspend the upon Application for that Purpose, either at the Time of the Decree upon such Special Case being made or at any Time afterwards, and upon such Conditions, if any, as the Court shall think fit, to order that the Declaration contained in such Decree shall not be acted upon for such Time as the Court shall think just.

acting upon Declaration.

127. The filing of a Special Case, and the entering of Appearances thereto by the Persons named as Defendants therein, shall be taken to be a Lis pendens, and may be registered under the Provisions of an Act made and passed in the Session of Parliament held in the Seventh and Eighth Years of the Reign of Her present Majesty, intituled An Act for the Protection of Purchasers against Judgments, Crown Debts, Lis pendens, Commission of Bankruptcy, and for providing One Office for registering all Judgments in Ireland, and for amending the Laws in Ireland respecting Bankrupts and Limitations of Actions, in like Manner as any other Lis pendens in a Court of Equity may now be so registered, and, unless and until so registered, shall not bind a Purchaser or Mortgagee without express Notice thereof.

Special Case to be a Lis pendens, and may be registered.

128. Any Documents referred to in a Special Case, and any Mode of Copies thereof or Extracts therefrom, identified by the Signature identifying of the Solicitors for all Parties, or of the Town Agents of such Documents, and Solicitors, may be produced and read at the Hearing of such Case, order Producwithout further Proof; and it shall be lawful for the said Court at tion. any Time after the filing of the Special Case, and the entering of Appearances thereto by the Persons named as Defendants therein, to order any Document which may be admitted thereby to be in the Possession of any Party to such Case to be deposited and produced in such Manner and for such Purposes as the Court shall think fit.

Court may

129. From and after the First Day of Michaelmas Term One Power to Masthousand eight hundred and sixty-seven it shall be lawful for the Master of the Rolls and the Vice-Chancellor for the Time being and they are hereby required to sit at Chambers for the Despatch of such Part of the Business of the Court as can, without Detriment to the public Advantage arising from the Discussion of of Business, &c. Questions in open Court, be heard in Chambers, according to the Directions herein-after in that Behalf specified or referred to; and the Times at and during which they respectively shall so sit shall be from Time to Time fixed by them respectively.

ter of the Rolls and Vice-Chancellors to sit at Chambers for the Despatch

130. The Chamber Business of the Master of the Rolls and of Chambers to be the Vice-Chancellor respectively shall be carried on in conjunction provided for with his Court Business; and it shall be lawful for the Lord Chancellor to cause Chambers to be provided for each of them for that Purpose until Courts, with proper Rooms attached, can be provided for them.

Master of the Rolls, &c.

131. The Master of the Rolls and the Vice-Chancellor respec- Judges to have tively, when sitting in Chambers, shall have the same Power and same Power as

Jurisdiction in open Court.

Jurisdiction in respect of the Business to be brought before them as if they were respectively sitting in open Court.

132. Orders made by the Master of the Rolls and the Vice-Chancellor respectively, when sitting in Chambers, shall ordinarily

be drawn up and signed by their respective Chief Clerks.

133. All Orders of the Master of the Rolls or of the Vice-Chancellor, made at Chambers, shall have the Force and Effect of

Orders of the Court of Chancery, and such Orders may be signed and enrolled in like Manner.

134. The Business to be disposed of by the Master of the Rolls and the Vice-Chancellor respectively while sitting at Chambers shall consist of such Matters as the Judge shall from Time to Time think may be more conveniently disposed of in Chambers than in open Court, or as may from Time to Time be directed by any General Order of the Court.

135. It shall be lawful for the Master of the Rolls and the Vice-Chancellor respectively when sitting in open Court to adjourn for Consideration in Chambers any Matter which, in the Opinion of such Judge, may be more conveniently disposed of in Chambers, or, when sitting in Chambers, to direct any Matter to be heard in open Court which he may think ought to be so heard.

136. The Mode of Proceeding before the Master of the Rolls and Vice-Chancellor respectively at Chambers shall be by Summons, and shall be regulated according to such Form and in such Manner as shall be prescribed by a General Order of the Court.

137. From and after the First Day of Michaelmas Term One Judges to direct thousand eight hundred and sixty-seven the Master of the Rolls and the Vice-Chancellor respectively shall have the sole Power (subject to any General Orders to be made on the Subject) to order what Business not of a Judicial Character shall be investigated by and before their respective Chief Clerks, either with or without their Direction, during their Progress, and particularly, if the Judge shall so direct, his Chief Clerk shall take Accounts and make such Inquiries as have usually been prosecuted before the Examiners of the present Masters; and the Judge shall give such Aid and Directions in every or any such Account or Inquiry as he may think proper, but subject nevertheless to the Right hereinafter provided for the Suitor to bring any particular Point before the Judge himself.

> 138. Each Chief Clerk shall, for the Purpose of any Proceedings directed by the Master of the Rolls or the Vice-Chancellor to be taken before him, have full Power to issue Advertisements, to summon Parties and Witnesses, to administer Oaths, to take Affidavits and Acknowledgments, other than Acknowledgments by married Women, to receive Affirmations, and, when so directed by the Judge to whose Court he is attached, to examine Parties and Witnesses either upon Interrogatories or vivâ voce, as such Judge shall direct, but only as to Matters of Account or formal Matters, and not as to any controverted Questions of Fact upon which the Decision of the Judge shall be required.

> 139. Parties and Witnesses so summoned shall be bound to attend in pursuance of any such Summons, and shall be liable to

Business to be disposed of in Chambers by the Judges.

Orders made

at Chambers to

be drawn up by

Judges Clerks.

of such Orders.

As to Force

Judges may adjourn from open Court to Chambers, and vice versû.

Proceedings before Judges at Chambers to be by Summons.

Power to the what Matters, &c. shall be heard and investigated by themselves, &c.

Right to Suitor to bring any Point before the Judge.

Power to Chief Clerks to issue Advertisements andSummonses, to administer Oaths, &c., as the Judge shall direct.

Parties, &c. not attending liable to Pro-

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Process of Contempt, in like Manner as Parties or Witnesses are cess of Connow liable thereto in case of Disobedience to any Order of the tempt and to Court, or in case of Default in Attendance, in pursuance of any Order of the Court, or of any Writ of Subpœna ad testificandum; and all Persons swearing or affirming before any such Chief Clerk shall be liable to all such Penalties, Punishments, and Consequences for any wilful or corrupt false swearing or affirming contained therein as if the Matters sworn or affirmed had been sworn and affirmed before any Person now by Law authorized to administer Oaths, to take Affidavits, and to receive Affirmations.

140. The Directions to be given by the Master of the Rolls or Result of Prothe Vice-Chancellor for or touching any Proceedings before his Chief Clerk shall require no particular Form, but the Result of such Proceeding shall be stated in the Shape of a short Certificate to the Judge, and shall not be embodied in a formal Report, unless in any Case the Judge shall see fit so to direct; and when the Judge shall approve of such Certificate or Report he shall sign the same in testimony of his adopting the same.

141. No Exceptions shall lie to any Certificate or Report of the No Exceptions Chief Clerk, although signed and adopted by the Judge, but any to lie to Cer-Party shall, either during the Proceedings before such Chief Clerk, tificate, &c. or within such Time after such Proceedings shall have been concluded, and before the Certificate or Report shall have been signed and adopted, as the Court shall by any General Order direct, be at liberty to take the Opinion of the Judge upon any particular Point Parties at or Matter arising in the course of the Proceedings, or upon the Result of the whole Proceeding when it is brought by the Chief Clerk to a Conclusion.

142. When any Certificate or Report of the Chief Clerk shall have been signed and adopted by the Judge, the same shall be filed in like Manner as Reports are now filed, and shall thenceforth be binding on all the Parties to the Proceedings, unless discharged or varied, either at Chamber or in open Court, according to the Nature of the Case, upon Application by Summons or Motion within such Time as shall be prescribed in that Behalf by any General Order of the Court; and nothing herein contained shall prejudice or affect the Power of the Court at any Time to open any such Certificate or Report, upon the same or the like Grounds as any Report of a Master of the said Court which has been absolutely confirmed may now be opened.

143. From and after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven all or any of the Powers, Authorities, and Jurisdiction given to the Masters in Ordinary of the said Court by any Act or Acts then in force may be exercised by the Master of the Rolls and the Vice-Chancellor respectively.

144. From and after the First Day of Michaelmas Term One Judges may thousand eight hundred and sixty-seven the Powers given to the Masters in Ordinary of the said Court and to the Court by Sections 31, 32, 33, 34, 35, 36, 37, and 38 of this Act may be exercised by the Master of the Rolls and Vice-Chancellor respectively with respect to Causes, Matters, and Things which may be depending before them respectively in Chambers; and if and when any

Penalties for false swearing,

ceedings before Chief Clerk to be embodied in Form of short Certificate, &c.

liberty to take Opinion of Judge.

Certificate, &c. signed and adopted by Judge binding on all Parties, unless discharged or

All Powers possessed by Masters to be exercised by Judges.

exercise the Powers given by Sections 31 to 38 inclusive of this Act, and dispose of any Cause, &c. in opeh Court.

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C.44.

Court of Chancery (Ireland).

such Judge shall be of opinion that any Cause, Matter, or Thing so depending ought to be finally disposed of, unless the Parties or some of them can show good Cause to the contrary, he shall direct the same to stand in his Paper in open Court, giving such Notice thereof, if any, as he shall deem right, and proceed to dispose thereof accordingly.

Court or Judge, on Application of Executors or Administrators, may by Order of Course direct an Account of Debts and Liabilities to be taken,

145. 'And whereas it is expedient to provide Means for 'enabling Executors or Administrators of deceased Parties to 'ascertain whether there are any outstanding Debts or Liabilities ' affecting the Personal Estates of such Persons, without the Delay 'and Expense of Suits to administer such Estates:' Be it therefore enacted, That upon the Application of the Executors or Administrators of any deceased Person at any Time after Probate or Letters of Administration shall have been granted, it shall be lawful for the Court or Judge, upon a Summons in the Form used for originating Proceedings at Chambers, by an Order in the Form or to the Effect set forth in the Schedule (B.) to this Act, with such Variations as Circumstances may require, to direct that an Account shall be taken of the Debts and Liabilities affecting the Personal Estate of such deceased Person; and after any such Order shall have been made the Court or Judge may, on the Application of the Executors or Administrators, restrain or suspend, until the Account directed by such Order shall have been taken, any Proceedings at Law against such Executors or Administrators by any Person having or claiming to have any Demand upon the Estate of the Deceased, upon such Terms and Conditions, if any, as to the Court or Judge shall seem just; and the Judge in taking an Account of the Debts and Liabilities pursuant to such Order shall, on the Application of the Executors or Administrators, be at liberty to direct that the Particulars only of any Claim or Claims which may be brought in pursuance of any such Order shall be certified by his Chief Clerk, without any Adjudication thereon; and any Notices for Creditors to come in which may be published in pursuance of any such Order shall have the same Force and Effect as if such Notices had been given by the Executors or Administrators in pursuance of the Twenty-ninth Section of the Act of the Twenty-second and Twenty-third Years of Victoria, Chapter Thirty-five: Provided always, that no such Order shall be made pending any Proceedings to administer the Estate of such Person; and that in case at any Time after the making of such Order any Decree or Order for administering the Estate of such deceased Person shall be made, it shall be lawful for the said Court by such Decree or Order to stay or suspend the Proceedings under such Order of Course on such Terms and Conditions, if any, as to the said Court shall seem just,

146. It shall be lawful for any Person who may have come in under any such Order, and claim to be a Creditor upon the Estate of the deceased Person, or to have any Demand upon such Estate by reason of any Liability, and whose Debt or Claim may not have been wholly allowed by the Chief Clerk, to apply to the Court or Judge, in such Manner and within such Time as shall be provided by a General Order of the Court, to have such Claim allowed,

to by Application to the Court or Judge, of which

may be objected

Certificate of

Chief Clerk

Notice shall by a G



either wholly or partially; and it shall be lawful for the said Executors or Administrators, and for any Creditor of the deceased Person who may be authorized by special Leave of the Court or Judge so to do, to apply to the Court or Judge to have any Debt or Claim allowed which has been disallowed by the Chief Clerk, either wholly or partially; but, save as to any Debt or Claim as to which any such Notice as aforesaid may have been given, the Certificate or Report of the Chief Clerk shall, upon the filing of the Certificate or Report, be absolute: Provided always, that upon Proceeding the Hearing of any such Application as aforesaid the Court or of the Court Judge may either dismiss such Application, or may order the on such Appli-Debt or Claim to which such Application relates to be allowed or disallowed, as the Case may be, and either wholly or partially, or may direct further Inquiry or further Proceedings, by way of Action or otherwise, touching such Debt or Claim, and after such Inquiry or Proceedings may deal with such Debt or Claim as to the Court or Judge shall seem just.

• 147. In case any Debt or any certain Liability shall have been If Debts or cerallowed as aforesaid, and shall not, within such Time as shall tain Liabilities be prescribed by a General Order of the Court, be paid or prowided for by Appropriation to the Satisfaction of the Person who not paid or provided for, Order has established such Liability, it shall be lawful for the Court may be made or Judge, by Order, to be made in case of any Debt remaining for Payment of due upon the Application of the Person to whom the Debt remains Accounts. due, and on Notice to the Executors or Administrators, and in case of any certain Liability remaining unprovided for by Appropriation upon the Application of the Person by whom such Liability has been established, or of the Executors or Administrators, and on Notice by the Party applying to the other of them, to order Payment of the Debts which may have been allowed and remain unpaid, and to provide for the certain Liabilities which may have been allowed and remain unprovided for, in like Manner as the same could or might have been paid or provided for in a Suit for that Purpose instituted by Bill, or to direct an Account to be taken of the Debts and certain Liabilities allowed as aforesaid which remain unpaid or unprovided for, and also the usual Accounts of the Personal Estate of the deceased Person, with all usual and proper Directions; and every such Order shall have the same Force and Effect and shall be prosecuted and carried on in like Manner as a Decree in a Creditor's Suit instituted by Bill.

allowed, and

148. In case any contingent Liability shall be duly allowed as Courtor Judge, aforesaid, it shall be lawful for the Court or Judge, by Order, on Application to be made upon the Application of the Executors or Adminis- of Executors or trators, on Notice to the Person who may have established such contingent Liability, to order such Sum of Money, Part of the Estate of the deceased Person, as to the Court or Judge shall of Money to seem just, to be set apart and appropriated for answering such answer contincontingent Liability, and to give such Directions as the Court or gent Liability. Judge shall think fit touching the Payment of such Sum of Money into Court, and the Investment thereof, and the Payment, Application, or Accumulation of the Interest or Dividends thereof in 30 & 31 Vict.

Administrators. may direct Appropriation

the meantime and until the same shall be required to answer such Liability, and when such Liability shall be ascertained or determined, to give such Directions as to the Payment of such Sum out of Court as the Court or Judge shall deem right: Provided always, that no Order to be made as aforesaid shall in any Manner bind the Assets so appropriated as against the Persons entitled to the Estate of the Deceased, subject to the contingent Liability; and any Person interested in such appropriated Assets may apply to the Court touching the same as he may be advised.

Court may reings against Executors or Administrators.

149. After the filing of such Certificate or Report as aforesaid strain Proceed- it shall be lawful for the Court or Judge, upon the Application of the Executors or Administrators of the Deceased, by Order, to restrain by Injunction any Proceedings at Law against them by any Person having or claiming to have any Demand upon the Estate of the Deceased by reason of any Debt or Liability, other than the Persons who may have established contingent Liabilities under the said Order for which no Appropriation may have been made.

Protection to be afforded to Executors and Administrators.

150. In case no Debt or Liability, or no Debt or Liability other than a contingent Liability, shall have been allowed as aforesaid, or in case any Debt or Liability other than as aforesaid shall have been allowed as aforesaid, then after the same shall have been paid or provided for by Appropriation as aforesaid, all Payments made by the Executors or Administrators, or any of them, on account of the Estate of the deceased Person, and all Dispositions of such Assets made by them or any of them on account of such Estate, shall, as against all Persons having or claiming to have any Demand upon such Estate by reason of any Debt or Liability, other than Persons who may have established under the said Order any contingent Liability for which no such Appropriation as aforesaid may have been made, be as good and effectual as if the same had been made under a Decree of the Court: Provided always, that nothing herein contained shall in any Manner affect or prejudice the Rights of any Creditor or other Person having any Demand or Claim upon the Estate of the Deceased against any Assets so paid or disposed of, or against the Persons to whom such Payment or Disposition may have been made, or against any Assets appropriated under the Provisions of this Act, and the Appropriation of which, if made under a Decree of the said Court in a Suit to which he was not a Party, would not have been binding upon him.

Creditor, &c. may summon Executor, &c. to show Cause why an Order for Administra-Estate should not be granted.

151. It shall be lawful for any Person claiming to be a Creditor, or a specific, pecuniary, or residuary Legatee, or the Next of Kin, or some or One of the Next of Kin of a deceased Person, to apply for and obtain as of course, without Bill filed or any other preliminary Proceedings, a Summons from the tion of Personal Master of the Rolls or the Vice-Chancellor, requiring the Executor or Administrator, as the Case may be, of such deceased Person, to attend before him at Chambers, for the Purpose of showing Cause why an Order for the Administration of the Personal Estate of the Deceased should not be granted; and upon Proof by Affidavit of the due Service of such Summons, or on the Appearance

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Appearance in Person or by his Solicitor or Counsel of such Executor or Administrator, and upon Proof by Affidavit of such other Matters, if any, as such Judge shall require, it shall be Power to Judge lawful for such Judge, if in his Discretion he shall think fit so to order Admito do, to make the usual Order for the Administration of the mistration of Estate of the Deceased, with such Variations, if any, as the Circumstances of the Case may require; and the Order so made shall have the Force and Effect of a Decree to the like Effect made on the Hearing of a Cause between the same Parties; provided that such Judge shall have full discretionary Power to grant or refuse such Order, or to give any special Directions touching the Carriage or Execution of such Order, and in the Case of Applications for any such Order by Two or more different Persons or Classes of Persons, to grant the same to such One or more of the Claimants, or of the Classes of Claimants, as he may think fit; and, if the Judge shall think proper, the Carriage of the Order may subsequently be given to such Party interested, and upon such Terms as the Judge may direct.

152. A Duplicate or Copy of such Summons shall, previously Copy of to the Service thereof, be filed in the Office of the Deputy Keeper Summons to be of the Rolls; and no Service thereof upon any Executor or Ad- filed in the office of the ministrator shall be of any Validity unless the Copy so served Office of the Deputy Keeper shall be stamped with a Stamp of such Office indicating the filing of the Rolls. thereof; and such Summons may be registered under the Provisions of the Act mentioned in the 128th Section of this present Act; and the filing and Registration of such Summons shall have the same Effect with respect to Lis pendens as the filing and Registration of a Bill.

153. It shall be lawful for any Person claiming to be a Creditor Creditor, &c. of any deceased Person, or interested under his Will, to apply for may obtain an and obtain in a summary Way, in the Manner herein-before provided with respect to the Personal Estate of a deceased Person, of Real Estate. an Order for the Administration of the Real Estate of a deceased Person, where the whole of the Real Estate so sought to be administered is by Devise vested in Trustees who are by the Will empowered to sell such Real Estate, and authorized to give Receipts for the Rents and Profits thereof, and for the Produce of the Sale of such Real Estate, or where the Real Estate of such Person is otherwise liable to be sold for Payment of the Demand of the Person so applying; and all the Provisions hereinbefore contained with respect to the Application for such Order at the Suit of a Creditor in relation to the Personal Estate of a deceased Person, and consequent thereon, shall extend and be applicable to an Application for such Order as last herein-before mentioned with respect to Real Estate; and such Application and Proceeding may be combined with an Application and Proceeding for the Administration of the Personal Estate of the same Person where it is necessary or proper that such Real and Personal Estate shall be administered together.

Order for Administration

154. No Suit in the Court commenced by Bill shall be dis- Suit not to be missed by reason only of the Misjoinder of Persons as Plaintiffs dismissed for therein; but whenever it shall appear to the Court that, not- Misjoinder of withstanding

Plaintiffs, but

Court may modify its Decree according to special Circumstances. withstanding the Conflict of Interest in the Co-plaintiffs, or the Want of Interest in some of the Plaintiffs, or the Existence of some Ground of Defence affecting some or One of the Plaintiffs, the Plaintiffs, or some or One of them, are or is entitled to Relief, the Court shall have Power to grant such Relief, and to modify its Decree according to the special Circumstances of the Case, and for that Purpose to direct such Amendments, if any, as may be necessary, and at the Hearing, before such Amendments are made, to treat any One or more of the Plaintiffs as if he or they was or were a Defendant or Defendants in the Suit, and the remaining or other Plaintiff or Plaintiffs was or were only Plaintiff or Plaintiffs on the Record; and where there is a Misjoinder of Plaintiffs, and the Plaintiff having an Interest shall have died, leaving a Plaintiff on the Record without an Interest, the Court may, at the Hearing of the Cause, order the Cause to stand revived as may appear just, and proceed to a Decision of the Cause, if it shall see fit, and to give such Directions as to Costs or otherwise as may appear just and expedient.

No Suit to be objected to because only declaratory Order sought.

Court may decide between some of the Parties without making others interested Parties to the Suit.

Proviso.

In case of Abatement, &c. of Suit, an Order may be made, which shall have the same Effect as a Bill of Revivor. 155. No Suit in the Court shall be open to Objection on the Ground that a merely declaratory Decree or Order is sought thereby, and it shall be lawful for the Court to make binding Declarations of Right without granting consequential Relief.

156. It shall be lawful for the Court to adjudicate on Questions arising between Parties, notwithstanding that they may be some only of the Parties interested in the Property respecting which the Question may have arisen, or that the Property in question is comprised with other Property in the same Settlement, Will, or other Instrument, without making the other Parties interested in the Property respecting which the Question may have arisen, or interested under the same Settlement, Will, or other Instrument, Parties to the Suit, and without requiring the whole Trusts and Purposes of the Settlement, Will, or other Instrument to be executed under the Direction of the Court, and without taking the Accounts of the Trustees or other accounting Parties, or ascertaining the Particulars or Amount of the Property touching which the Question or Questions may have arisen: Provided always, that if the Court shall be of opinion that the Application is fraudulent or collusive, or for some other Reason ought not to be entertained, it shall have Power to refuse to make the Order prayed.

157. Upon any Suit in the said Court commenced by Bill becoming abated by Death, Marriage, or otherwise, or defective by reason of some Change or Transmission of Interest or Liability, it shall not be necessary to exhibit any Bill of Revivor or Supplemental Bill in order to obtain the usual Order to revive such Suit, or the usual or necessary Decree or Order to carry on the Proceedings; but an Order to the Effect of the usual Order to revive or of the usual Supplemental Decree may be obtained as of course upon an Allegation of the Abatement of such Suit, or of the same having become defective, and of the Change or Transmission of Interest or Liability; and an Order so obtained,

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when

when served upon the Party or Parties who according to the present Practice of the Court would be Defendant or Defendants to the Bill of Revivor or Supplemental Bill, shall from the Time of such Service be binding on such Party or Parties in the same Manner in every respect as if such Order had been regularly obtained according to the existing Practice of the said Court; and such Party or Parties shall thenceforth become a Party or Parties to the Suit, and shall be bound to enter an Appearance thereto in the Office of the Clerk of Appearances and Writs within such Time and in like Manner as if he or they had been duly served with Process to appear to a Bill of Revivor or Supplemental Bill filed against him: Provided that it shall be open to the Party or Parties so served, within such Time after Service as shall be in that Behalf prescribed by any General Order of the Court, to apply to the Court by Motion or Petition to discharge such Order on any Ground which would have been open to him on a Bill of Revivor or Supplemental Bill, stating the previous Proceedings in the Suit, and the alleged Change or Transmission of Interest or Liability, and praying the usual Relief consequent thereon: Provided also, that if any Party so served shall be under any Disability other than Coverture, such Order shall be of no Force or Effect as against such Party until a Guardian or Guardians ad litem shall have been duly appointed for such Party, and such Time shall have elapsed thereafter as shall be prescribed by any General Order of the Court in that Behalf.

158. It shall not be necessary to exhibit any Supplemental Bill New Facts, &c. in the Court for the Purpose only of stating or putting in issue after Com-Facts or Circumstances which may have occurred after the In-mencement of stitution of any Suit, but such Facts or Circumstances may be introduced as introduced by way of Amendment into the original Bill of Amendments to Complaint in the Suit if the Cause is otherwise in such a State Bill, &c. as to allow of an Amendment being made in the Bill, and if not the Plaintiff shall be at liberty to state such Facts or Circumstances on the Record in such Manner and subject to such Rules and Regulations with respect to the Proof thereof, and the affording the Defendant Leave and Opportunity of answering and meeting the same, as shall in that Behalf be prescribed by any General Order of the Court.

159. It shall be lawful for the Court in any Case where any Where Account Account is required to be taken to give such special Directions, required to be if any, as it may think fit, with respect to the Mode in which the taken, Court Account should be taken or vouched, and such special Directions may give may be given either by the Decree or Order directing such special Directions as to the Account, or by any subsequent Order or Orders, upon its appearing Account, or by any subsequent Order or Orders, upon its appearing Mode of taking to the Court that the Circumstances of the Case are such as to same. require such special Directions; and particularly it shall be lawful for the Court, in Cases where it shall think fit so to do, to direct that in taking the Account the Books of Account in which the Accounts required to be taken have been kept, or any of them, shall be taken as prima facie Evidence of the Truth of the Matters therein contained, with Liberty to the Parties interested to take such Objections thereto as they may be advised.

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Court of Chancery (Ireland).

Where Real or Personal Property is the Subject of Proceedings, Court may allow to Parties Part or whole of the annual Income.

C.44.

Answer of Defendant on Motion for Injunction, &c., to be regarded as an Affidavit.

Power to obtain Assistance of Accountants, &c.;

Taxing Master to regulate their Fees, subject to Appeal.

In case Directions as to Practice, &c. not followed.

Taxing Costs, notwithstanding Death of Person to whom awarded:

and notwithstanding Death of Person by whom they are payable.

160. Where any Real or Personal Property shall form the Subject of any Proceedings in the Court of Chancery, and the Court shall be satisfied that the same will be more than sufficient to answer all the Claims thereon which ought to be provided for in such Suit, it shall be lawful for the said Court, at any Time after the Commencement of such Proceedings, to allow to the Parties interested therein, or any One or more of them, the whole or Part of the annual Income of such Real Property, or a Part of such Personal Property, or a Part or the whole of the Income thereof, up to such Time as the said Court shall direct, and for that Purpose to make such Orders as may appear to the said Court necessary or expedient,

161. Upon Application by Motion or Petition to the Court in any Suit depending therein for an Injunction or a Receiver, or to dissolve an Injunction, or discharge an Order appointing a Receiver, the Answer of the Defendant shall, for the Purpose of Evidence on such Motion or Petition, be regarded merely as an Affidavit of the Defendant, and Affidavits may be received and read in

opposition thereto.

162. It shall be lawful for the Court, in such Way as they may think fit, to obtain the Assistance of Accountants, Merchants. Engineers, Actuaries, or other scientific Persons, the better to enable such Court to determine any Matter at issue in any Cause or Proceeding, and to act upon the Certificate of such Persons.

163. The Allowances in respect of Fees to such Accountants. Merchants, Engineers, Actuaries, and other scientific Persons shall be regulated by the Taxing Master of the Court, subject to an Appeal to the Court to which the Cause or Matter shall be attached, whose Decision shall be final.

164. In case any of the Directions herein contained with respect to the Practice and Course of Proceeding in the Court shall by Mistake of Parties fail to be followed in any Suit, it shall be lawful for the said Court, if it shall think fit, upon Payment of such Costs as such Court shall direct, to make such Order giving effect to and rectifying such Proceedings as may be justified by the Merits of the Case.

165. When by any Decree or Order Costs shall be ordered to be paid to any Person, and the Person to whom such Costs shall be ordered to be paid shall die before such Costs shall have been taxed or the Amount thereof ascertained, such Costs may be taxed and ascertained by the Taxing Master, notwithstanding the Death of such Person, on the Application of his personal Representative.

166. When by any Decree or Order Costs shall be ordered to be paid by any Person, and in consequence of the Death of such Person such Costs cannot, according to the existing Law or Practice, be taxed or ascertained, it shall be lawful for the Court, on the Application of the Person entitled to such Costs, to direct the Taxing Master to tax and ascertain the same, upon Service of a Summons upon the personal Representative of the Person by whom such Costs have been ordered to be paid, or such Person as the Court shall appoint to represent the Estate of such deceased Person.

167. Summonses

167. Summonses to tax Costs, pursuant to the Two last Summons to preceding Sections of this Act, shall be served in like Manner as ordinary Summonses issued by the Taxing Master, or in such Manner as the Taxing Master shall by any Writing to be signed by him direct.

tax to be served in ordinary Way.

168. The Taxing Master may proceed ex parte with such Taxing Master Taxation, in case the Person served with such Summons shall may proceed not, by himself or his Solicitor, attend pursuant thereto.

ex parte.

169. All Costs taxed and ascertained under the Provisions of Taxed Costs this Act may be recovered in like Manner as if the same had been taxed and ascertained in the Lifetime of the Person to whom or by whom the same shall have been awarded to be paid, or of the Person in consequence of whose Death the same could not, according to the existing Law or Practice, have been taxed or ascertained, any Law or Practice to the contrary notwithstanding.

recovered.

170. On and after the First Day of Michaelmas Term One Court of Chanthousand eight hundred and sixty-seven it shall be lawful for the said Court of Chancery, upon the Application of any Party interested, by Motion or Petition in a summary Way, without Bill filed, to restrain the Governor and Company of the Bank of from permitting Ireland, or any other public Company in Ireland, whether incorporated or not, from permitting the Transfer of any Stock in the Public Funds or any Stock or Shares in any public Company which may be standing in the Name or Names of any Person or Persons or Body Politic or Corporate in the Books of the Governor and Company of the Bank of Ireland or in the Books of any such public Company, or from paying any Dividend or Dividends due or to become due thereon: Every Order of the said Court of Chancery upon such Motion or Petition as aforesaid shall specify the Amount of the Stock or the particular Shares to be affected thereby, and the Name or Names of the Person or Persons, Body Politic or Corporate, in which the same shall be standing: Provided always, that the said Court of Chancery shall have full Power, upon the Application of any Party interested, to discharge or vary such Order and to award such Costs upon such Application as to the said Court shall seem fit.

cery may summarily restrain the Bank of Ireland, &c. Transfer of Stock, &c.

171. On and after the First Day of Michaelmas Term One Persons claimthousand eight hundred and sixty-seven it shall be lawful for any ingGovernment Person claiming any Interest in any Government Stock transferable at the Bank of Ircland, standing in the Name or Names of any Person or Persons, or Body Politic or Corporate, in the Books of the Governor and Company of the Bank of Ireland, to sue out of the Office of the Clerk of Appearances and Writs a statutory Writ of Injunction, in the Form set forth in the Schedule (B.) to this Act, to restrain the Bank from permitting the Transfer of the said Stock or the Payment of the Dividends thereof, and the same shall be served upon the Secretary of the Bank within Four Days after the issuing of the same, or else the same shall be void, and Notice of the sueing out and Service of such Writ shall be given by the Person sueing out the same immediately after the Service thereof to the Person or Persons or

Stock standing in the Name of another may sue out Writ of Injunction to restrain the Transfer.

the proper Officer of the Corporation in whose Name or Names the said Stock shall be standing.

After Service of Writ Bank not to permit Transfers, &c. C.44.

172. From and after the Service of the said Writ as herein-before provided it shall not be lawful for the said Governor and Company to permit the said Stock to be transferred or to pay the Dividends thereof until the said Writ shall have been discharged or shall have lapsed as herein-after provided.

Application to Court to discharge such Writ. 173. It shall be lawful for the Person, Persons, or Corporation in whose Name or Names the said Stock shall be standing, or any other Person interested therein or in the Dividends thereof, to apply to the Court in a summary Way to discharge the said Writ, which the Court shall have Power to do, and to award such Costs upon such Application as to the Court shall seem fit, and the said Writ may be discharged by an Order for that Purpose made in any Suit or other Proceeding, if the Court shall think fit.

Persons interested in Stock may, notwithstanding such Writ, request Transfer to be made; whereupon Bank to notify such Request to Parties by whom Writ sued out.

174. The Person or Persons or Corporation in whose Name or Names the said Stock shall be standing, or the Executors or Administrators of such Person or Persons, may by himself or themselves, or some Person on their or his Behalf, in Writing, request the said Governor and Company to permit the said Stock to be transferred or pay the said Dividends, notwithstanding such Writ, and the said Governor and Company shall thereupon notify in Writing to the Person who has sued out such Writ that such Request has been made, and unless such Person shall within Eight Days after such Notification obtain and serve upon the said Governor and Company a Writ of Injunction, issued by Order of the Court upon Motion or Petition in some Suit or Matter then pending, the said statutory Writ shall at the Expiration of the said Eight Days be deemed to have lapsed, and the said Governor and Company may thereupon permit the said Stock to be transferred and the said Dividends to be paid as if the same had not been issued.

Pending Suits to be prosecuted according to present Practice.

175. Notwithstanding anything herein-before contained, all Suits which on the First Day of Michaelmas Term One thousand eight hundred and sixty-seven shall be pending in the said Court, and all Suits commenced before the last-mentioned Day which shall after that Day be continued or prosecuted in the Court, shall be so conducted, continued, or prosecuted in the same Manner and according to the same Practice as if this Act had not passed: Provided always, that it shall be lawful for the Lord Chancellor, by an Order to be made upon Motion or Petition in any particular Suit, to direct that the whole or any Part of the further Proceedings in such Suit shall thenceforth be continued, carried on, and prosecuted according to the Practice in force for the Conduct of Suits commenced after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven.

Lord Chancellor and Judges to make General Rules and Orders for 176. The Lord Chancellor, with the Advice and Assistance of the Master of the Rolls, the Lord Justice of the Court of Appeal in Chancery, and the Vice-Chancellor, or any Two of them, may and they are hereby required from Time to Time to

make

make General Rules and Orders for carrying the Purposes of this carrying Pur-Act into effect, and for regulating the Times and Forms and poses of this Course of Procedure, and the Mode of taking Evidence in Suits, Actinto effect. and generally the Practice of the said Court in respect of the Matters to which this Act relates, and for regulating the Fees and Allowances to the Solicitors of the said Court in respect to such Matters, and the Costs of any Proceedings under or in pursuance of this Act, including the fixing of a higher and lower Scale of Costs, Fees, and Allowances according to the Nature of such Proceedings, and the Amount involved, and for altering, if necessary, the Course of Proceeding herein-before prescribed in respect to the Matters to which this Act relates, or any of them; and such Rules and Orders may from Time to Time be rescinded or altered by the like Authority; and all such Rules and Orders shall be and take effect as General Orders of the said Court: Provided always, that in making such General Orders regard shall be had to establishing and preserving, so far as may be, Uniformity of Practice and Procedure in the Courts of Chancery in England and Ireland.

177. All such General Orders as aforesaid shall immediately Such General after the making and issuing thereof be laid before both Houses Rules and of Parliament, if Parliament be then sitting, or, if Parliament be Orders to be not then sitting, within Five Days after the next Meeting thereof: laid before Provided always, that if either of the Houses of Parliament shall, by any Resolution passed within Thirty-six Days after such General Orders have been laid before such Houses of Parliament, resolve that the whole or any Part of such General Orders ought not to continue in force, in such Case the whole, or such Part thereof as shall be so included in such Resolution, shall from and after such Resolution cease to be binding.

PART IV.

Fees and Stamps.

178. 'Whereas the Alterations in the Practice and Course of Power to the ' Procedure in the said Court will affect the Duties at present Court, with ' levied in respect of Proceedings in the said Court under the ' Name of Chancery Fund Duties, and in pursuance of the Pro-'visions of an Act passed in the Fourth Year of the Reign of 'His late Majesty King George the Fourth, intituled An Act to ' grant additional Stamp Duties on certain Proceedings in the 'Court of Chancery and in the Equity Side of the Court of ' Exchequer in Ireland, and it is essential that Power should be ' given to the Court, with the Consent of the Lords Commis-' sioners of Her Majesty's Treasury, to modify such Duties, so as ' to adapt the same to the Practice and Course of Procedure to ' be introduced pursuant to this Act:' Be it enacted, That it shall be lawful for the Court, by any General Orders to be made as by this Act directed, and with the Consent of the Lords Commissioners of Her Majesty's Treasury, to vary, reduce, or abolish all or any of the Chancery Fund Duties now payable in relation to Proceedings in the said Court, and to substitute One or more

PART IV.

Fees and Stamps.

the Assent of the Lords Commissioners of Her Majesty's Treasury, to vary, &c. the Chancery Fund Duties payable under 4 G. 4.

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C.44.

Court of Chancery (Ireland).

Duty or Duties in lieu thereof, and to regulate the Fees to be paid in all the Offices of the said Court, and the Court shall have full Power by any such General Orders, with like Consent, from Time to Time to vary, reduce, or abolish any such Duties or Fees as aforesaid, anything in any Act or Acts relating to such Duties or Fees to the contrary notwithstanding.

Fees now payable in respect of Proceedings in Court, and accounted for to the Treasury, to be added to the Chancery Fund Duties.

179. From and after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven the Fees now payable in relation to Proceedings in the Court of Chancery in Ireland, and which are received in Money, and accounted for to Her Majesty's Treasury, shall be no longer received in Money, but shall be added to "The Chancery Fund" Duties at present payable in respect of such Proceedings, and such Fees shall be subject to be varied, reduced, or abolished in the Manner heretofore provided in respect of such Chancery Fund Duties; and all the Provisions at present in force in relation to the Collection and accounting for the said Chancery Fund Duties shall apply to the Collection and accounting for the said Fees.

Fees which are now accounted for to Suitors Fee Fund to be henceforth received by Stamps.

180. From and after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven the Fees in relation to Proceedings in the said Court now received in Money, and which are accounted for with the Accountant General of the Court of Chancery in Ireland, for the Credit of the Account called the Suitors Fee Fund Account, shall no longer be received in Money, but by a Stamp denoting the Amount of the Fee which otherwise would be payable, and to be called "Chancery Fee Fund Stamp;" and where any Fee shall be payable in respect of any Document, such Stamp shall, at the Expense of the Party liable to pay the Fee, and in such Manner and under such Regulations as shall by any General Order or Orders be directed, be stamped or affixed on the Vellum, Parchment, or Paper on which the Proceeding in respect whereof such Fee is payable is written, printed, or engrossed, or which may be otherwise used in reference to such Proceedings; and all Sums received in respect of such Chancery Fee Fund Stamps shall be collected and paid over in manner herein-after provided.

No Officer hereafter to receive Fees for his own Use, but all Officers to be paid by Salary.

181. From and after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven no Officer of the Court of Chancery shall be entitled to receive and retain for his own Use any Fee or Reward whatsoever; and all Officers of the Court of Chancery and of the Judges thereof now entitled to receive and retain any Fees or other Payments for their own Use which by virtue of this Act they will cease so to receive after the First Day of Michaelmas Term One thousand eight hundred and sixty-seven shall while they continue to hold their respective Offices receive, in lieu of all Fees or other Payments whatsoever now received by or paid or payable to them for their own Use, such Salary as, having regard to the Emoluments heretofore received by them and to the Nature and Tenure of such Offices, the Lord Chancellor and the Lords Commissioners of Her Majesty's Treasury shall think just; and every such Officer shall in respect of the Salaries so fixed be in the same Position as regards his Superannuation Allowance

Allowance as if such Fees continued to be payable; and upon the present Holders of such Offices respectively ceasing to hold the same the Lord Chancellor, with the Assent of the Lords Commissioners of Her Majesty's Treasury, shall fix the Salaries to be thereafter received in respect thereof with reference to the Nature and Duties of such Offices respectively.

182. If shall be lawful for all Officers of the Court of Chancery Officers to conand of the Judges thereof, heretofore entitled to receive any Fees time to receive or Emoluments for their own Use, and for their Successors in Fees until Lord their respective Offices, and their several and respective Clerks or Agents, to continue to receive and take all and every the Fees and Emoluments which have been accustomed to be paid to them them into the until the Lord Chancellor shall by any Order or Orders otherwise Suitors Fee direct; and all such Fees shall no longer be received in Money, but by such Stamps as are herein provided, and all Sums received in respect of such Stamps shall be accounted for as herein provided; and the Salaries of such Officers shall thenceforth be pavable out of such Monies as shall be provided by Parliament for that Purpose.

shall otherwise direct, and pay

183. It shall be lawful for the Court by any General Orders Power to vary to be made as by this Act directed, and with the Consent of the Fees. Lords Commissioners of Her Majesty's Treasury, to vary, reduce, or abolish all or any of the Chancery Fund Duties, Chancery Fee Fund Stamps, into which such Fees as aforesaid may be commuted under this Act, and to substitute One or more Fee or Fees. Stamp or Stamps, in lieu thereof, and to direct that all or any of such Fees or Stamps shall from a Day to be named in such Orders and thenceforth be collected.

184. The Commissioners of Inland Revenue shall from Time The Commisto Time give the necessary Directions for carrying the Provisions of the Act and of every General Order of the Court made in Inland Revenue pursuance thereof into effect, and shall provide everything that shall be necessary for that Purpose, and shall do or cause to be done everything that shall be necessary for the Receipt and Col- and Stamps lection of the Money to be paid for such Stamps; and the said into effect. Commissioners shall cause separate and distinct Accounts to be kept of all Sums of Money received or collected by them for such Chancery Fee Fund Stamps, and the Money so received shall, under the Direction of the Commissioners of Her Majesty's Treasury, be carried into and shall form Part of the Consolidated Fund.

sioners of to carry General Orders relating to Fees

185. It shall be lawful for the Commissioners of Inland Reve- Commissioners nue from Time to Time to make such Regulations as they shall of Inland think fit for the Allowance of such Stamps issued under the Pro- Revenue may visions of this Act as may have been spoiled or rendered useless or unfit for the Purpose intended, or for which the Owner may have no immediate Use, or which, through Mistake or Inadvert-spoiled Stamps. ence, may have been improperly or unnecessarily used; and such Allowance shall be made either by giving other Stamps in lieu of the Stamps so allowed, or by repaying the Amount or Value to the Owner or Holder thereof, after deducting the Discount or Poundage, if any, allowed on the Sale of Stamps of the like Kind.

make Regulations as to Allowance for

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Commissioners to have Powers in 5 & 6 Vict. c. 82. C.44.

186. For the Purpose of raising, levying, and collecting the Stamps and other Duties made payable by this Act, the Commissioners of Inland Revenue shall have and be vested with all the Powers and Authorities of the said Act of the Fifth and Sixth Victoria, Chapter Eighty-two, and the Acts therein recited or referred to; and the several Provisions of the said Acts (so far as the same are not inconsistent with this Act) shall be applicable to the Stamps and other Duties to be collected and raised under this Act, and shall be applied and put in execution for collecting and securing the Sums of Money denoted thereby, and for preventing, detecting, and punishing all Frauds, Forgeries, and other Offences relative thereto, as fully and effectually to all Intents and Purposes as if such Provisions had been herein repeated and specially enacted with reference to the said last-mentioned Stamps and Sums of Money respectively.

No Document to be received or used unless stamped.

187. No Document which by any such General Orders as aforesaid shall be required to have a Stamp impressed thereon or affixed thereto shall be received or filed, or be used in relation to any Proceeding in the Court of Chancery, or be of any Validity for any Purpose whatsoever, unless or until the same shall have a Stamp impressed thereon or affixed thereto in the Manner directed by such Order: Provided always, that if at any Time it shall appear that any such Document which ought to have had a Stamp impressed thereon or affixed thereto has through Mistake or Inadvertence been received or filed or used without having such Stamp impressed thereon or affixed thereto, it shall be lawful for the Lord Chancellor, if he think fit, to order that such Stamp shall be impressed thereon or affixed thereto; and thereupon when a Stamp shall have been impressed on such Document or affixed thereto in compliance with any such Order, such Document, and every Proceeding in reference thereto, shall be as valid and effectual as if such Stamp had been impressed thereon or affixed thereto in the first instance.

Officers guilty of Fraud or wilful Neglect in relation to Stamps liable to be dismissed. 188. If any Officer of the Court of Chancery or other Person shall do or commit or connive at any fraudulent Act or Practice in relation to any Stamp to be used under the Provisions of this Act, or to any Fee or Sum of Money to be collected or which ought to be collected by means of any such Stamp, or if any such Officer or Person shall be guilty of any wilful Act, Neglect, or Omission in relation to any such Stamp or Fee as aforesaid, whereby any Fee or Sum of Money which ought to be collected shall be lost or the Payment thereof evaded, every such Officer or Person so offending shall be dismissed from his Office or Employment, if the Lord Chancellor shall think fit so to order.

Acts and General Orders shall apply to reduced Fees.

Act not to extend to Fees in Bankruptcy.

189. When any of the Fees now payable shall be reduced as aforesaid, the Provisions of all Acts and General Orders relating to the original Fees, save where inconsistent with this Act or the General Orders, shall apply to such reduced Fees.

190. Nothing in this Act contained shall apply to the Stamp Duties or Fees payable in the Bankrupt Court, or to abolish the Stamp Duties or Fees relating to Commissions of Bankruptcy.

PART



PART V.

Miscellaneous.

PART V. Miscellaneous.

191. Except as herein otherwise provided, all Salaries and Salaries to be Compensation under this Act shall grow due from Day to Day; and if any Person holding any of the said Offices shall die, resign, or be removed from the same, or if any Person entitled to such Allowance shall die, the Executor or Administrator of the Person so dying, or the Person so resigning or being removed, shall be entitled to receive a proportionable Part of his Salary for the Time that such Person shall have lived or executed his Office since the last Payment; and all Salaries, Pensions, Compensations. and Superannuations, whether already granted or to be granted, and all other Expenses in the Court of Chancery (other than the Salaries and Pensions of the Lord Chancellor, the Lord Justice of Appeal, the Master of the Rolls, the Vice-Chancellor, and the Masters), shall be paid out of Monies to be voted by Parliament for that Purpose; and the Amount of all Fees (other than Fees received by Officers for their own Benefit until the Lord Chancellor shall otherwise direct), as well as the Income of all Suitors Fee or other Funds, shall be accounted for and paid into the Exchequer in such Manner as the Lords Commissioners of Her Majesty's Treasury may direct.

payable out of Monies to be provided by Parliament.

192. On the First Day of October next after the passing of Dividends of this Act, and on the same Day in each succeeding Year, an In- Funds which vestigation shall be made into the several Accounts standing in have not been the Name of the said Accountant General to the Credit of any dealt with for Cause or Matter the Dividends of which shall not have been be transferred dealt with for Ten Years or upwards prior to such Time, other- to the Suitors wise than by the Investment of Dividends, and the Lord Chan- Fee Fund Accellor, if and when he shall be of opinion that it is not probable count, that any Claim will be made for the same, may make Orders for the Investment of the Cash on any such Accounts and for the Appropriation of the future Dividends to accrue due on the Stock for the Time being on any such Accounts, or such Part of such Dividends as he shall be of opinion may safely and properly be so appropriated by carrying the same over to the Credit of the Account in the Books of the Accountant General called the "Suitors Fee Fund Account;" and such Dividends, when so carried over, shall thereupon become Part of the Fund standing to such Account.

193. The Right of any Suitor of the said Court to the Stock Rights of the Dividends of which shall be appropriated by any such Order Suitors to or Orders as aforesaid, or to the Dividends so directed to be appropriated, shall not be in anywise prejudiced or affected by such Order or Orders, or by such Appropriation in pursuance thereof be satisfied out as aforesaid, but the Claims of such Suitor or Suitors shall be of the Suitors made good and satisfied out of the Fund standing to the Credit Fee Fund. of the Accounts called the Suitors Fee Fund Account and the Suitors Unclaimed Dividend Account, or either of them, by virtue of any Order or Orders to be from Time to Time made by the said Court for that Purpose.

Stock or Dividends not to be

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Parties ordered to invest in Transfer Stock may employ any licensed Stock Broker. C.44.

Commencement of the Act. 194. It shall be lawful for the Party or Parties in any Suit who shall be ordered to invest any Money in the Purchase of the Stocks, Funds, or Annuities transferable at the Bank of *Ireland*, or to transfer for Sale or otherwise any of the said Stocks, Funds, or Annuities, to employ any One of the licensed Stock Brokers, being a Member of the Stock Exchange in *Dublin*, to make such Investment and Transfer.

195. This Act shall commence and take effect from and after the First Day of *Michaelmas* Term One thousand eight hundred and sixty-seven, save as to Part I. and Clause 176, which shall commence and take effect from the First of *August* One thousand eight hundred and sixty-seven, provided that such General Orders as aforesaid shall not be made to take effect before the First Day of *Michaelmas* Term One thousand eight hundred and sixty-seven.

SCHEDULES.

SCHEDULE (A.) REFERRED TO BY THE FOREGOING ACT.

13 & 14 Victoria, c. 89. ss. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32.

23 & 24 Victoria, c. 38. s. 14.

SCHEDULE (B.) REFERRED TO BY THE FOREGOING ACT.

Form of Endorsement on Bill of Complaint.

Victoria R.

To the within-named Defendant, C.D., greeting:

We command you ["and every of you," where there is more than One Defendant], that within Eight Days after Service hereof on you, exclusive of the Day of such Service, you cause an Appearance to be entered for you in Our High Court of Chancery to the within Bill of Complaint of the within-named A.B., and that you observe what Our said Court shall direct. Witness Ourselves at Dubin, the Day of in the

Year of Our Reign.

Note.—If you fail to comply with the above Directions you will be liable to be arrested and imprisoned.

Appearances are to be entered at the Office of the Clerk of Appearances and Writs, Four Courts, Dublin.

Form of Replication.

Between A.B.,

Plaintiff,

and

C.D., E.F., G.H., &c.,

Defendants.

The Plaintiff in this Cause hereby joins Issue with the Defendant [all the Defendants who have answered, or who have not been required to answer and have not answered the Bill], and

will hear the Cause upon Bill and Answer against the Defendant E.F. [all the Defendants against whom the Cause is to be heard on Bill and Answer], and on Order to take the Bill as confessed against the Defendant G.H. [as the Case may be].

Form of Order for Administration of Personal Estate.

[Date.]

In the Matter of A.B., late of in the County of Banker [or as the Case may be], deceased.

Upon the Application of C.D., the Executor of the Will, or Administrator of the Effects of the above-named C.D., and reading the Probate of the said Will or Letters of Administration of the Effects of the said A.B. granted on the

to the said C.D., and an Affidavit of the said C.D. that no Proceedings are pending to administer the Estate of the said A.B., this Court doth order that an Account be taken of the Debts and Liabilities affecting the Personal Estate of the said A.B.: And in taking such Account Debts are to be distinguished from Liabilities, and Liabilities certain from Liabilities contingent; and the Personal Estate of the said A.B. is to be applied in Payment and Satisfaction of such Debts and Liabilities of the said A.B. in a due Course of Administration; and any of the Parties are to be at liberty to apply to the Court as there shall be Occasion.

Form of Statutory Writ of Injunction to restrain the Transfer of Stock or Payment of Dividends.

Victoria, &c.

To the Governor and Company of the Bank of Ireland.

We command you, that after the Service of this Writ on you you do not permit the Sum of [insert Amount and Description of Stock], now standing in your Books in the Name of [here state Person or Persons in whose Name or Names the Stock is standing], to be transferred, or the Dividend that is now due or to accrue due thereon to be paid, until you shall be served with an Order of Our Court of Chancery in Ireland to the contrary, or until this Writ shall be discharged by an Order of Our said Court to be made in any Cause or Matter, or until the Lapse of Eight clear Days after a written Request by the said [the Person or Persons in whose Name or Names the Stock is standing], his Executors, Administrators, or Assigns, or some Person on their or his Behalf, to permit such Transfer to be made or Payment received.

CAP. XLV.

An Act to extend and amend the Vice-Admiralty Courts Act, 1863. [15th July 1867.]

E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,

Vice-Admiralty Courts Act Amendment.

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Short Title.

1. This Act may be cited for all Purposes as "The Vice-Admiralty Courts Act Amendment Act, 1867."

26 & 27 Vict. c. 24. applied. Interpretation of Terms.

2. This Act shall be read as One Act with "the Vice-Admiralty Courts Act, 1863."

3. In the Interpretation and for the Purposes of this Act (if not inconsistent with the Context or Subject Matter) the following Terms shall have the respective Meanings herein-after assigned to them: that is to say,

- "Judge" shall mean the Person lawfully appointed by the Admiralty to be Judge of any Vice-Admiralty Court, or, in default of such Appointment, the Chief Justice or Principal Judicial Officer, or the Person for the Time being lawfully authorized to act as the Chief Justice or Principal Judicial Officer in the British Possession in which such Court is established:
- "Judicial Powers" shall mean all Powers and Authorities which may be lawfully exercised by, and all Duties by Law imposed upon, any such Judge in the Trial, Hearing, or Progress of any Cause:
- "Ministerial Powers" shall mean all Powers and Authorities which may be lawfully exercised by, and all Duties by Law imposed upon, any such Judge, not included under the Term "Judicial Powers:"
- "Sit" or "Sitting" shall mean Sit or Sitting for the Exercise of Judicial Powers, whether in Court or in Chambers.

Tenure of Office of Vice-Admiral.

4. On the Governor of any British Possession, who is also Vice-Admiral thereof, vacating the Office of Governor of such Possession, the Office of Vice-Admiral of the same Possession shall thereupon be deemed to be also vacant within the Meaning of the Third Section of "the Vice-Admiralty Courts Act, 1863."

Judge may appoint Deputy Judges.

5. The Judge of any Vice-Admiralty Court may from Time to Time, with the Approval in Writing of the Governor of the British Possession in which the Court is established, appoint One or more Deputy Judge or Judges to assist or represent him in the Execution of his Judicial Powers.

Judicial Powers of Deputy Judges.

6. It shall be lawful for any such Deputy Judge to exercise all the Judicial Powers of the Judge; and all Acts done by such Deputy Judge shall be as valid and effectual, to all Intents and Purposes, as if they had been done by the Judge; and all Orders or Decrees made by such Deputy Judge shall be subject to the same Right of Appeal in all respects as if they had been made by the Judge.

Deputy Judges may sit separately.

7. Any Deputy Judge may sit at the principal Seat of Government or elsewhere in the Possession at the same Time that the Judge or any other Deputy Judge is sitting, and either at the same or at any other Place in such Possession, and whether the Judge is or is not at that Time within the Possession.

Judge may sit with Deputy Judges.

8. The Judge may, if he thinks fit, require any such Deputy Judge or Judges to sit with him in the same Court, and in such Case the Decision of the Majority, or, if they are equally divided in

Vice-Admiralty Courts Act Amendment.

Opinion, the Decision of the Judge shall be the Decision of the Court; and such Decision shall be subject to the same Right of Appeal in all respects as if it had been made by the Judge alone.

9. The Judge may direct at what Place and Time any such Judge to Deputy Judge shall sit, and what Causes shall be heard before him, regulate the and generally make such Arrangements as to him shall seem proper Proceedings. as to the Division and Despatch of the Business of the Court.

10. The Judge may, if he thinks fit, with the Approval in Tenure of Office Writing of the Governor, at any Time revoke the Appointment of of Deputy any such Deputy Judge or Judges, but the Appointment shall not Judges. be determined by the Occurrence of a Vacancy in the Office of the Judge.

11. The Judge may, if he thinks fit, from Time to Time delegate Judge may all or any of his Ministerial Powers to any such Deputy Judge or delegate Minis-Judges.

terial Powers.

12. The Judge may from Time to Time, if he thinks fit, appoint Judge may any competent Persons to act respectively as Deputy Registrars appoint Deputy and Deputy Marshals of the Court, and may, if he thinks fit, at Registrars and any Time revoke any such Appointment, but the Appointment Marshals. shall not be determined by the Occurrence of a Vacancy in the Office of the Judge.

13. Notwithstanding anything contained in this Act, it shall be Admiralty may lawful for the Admiralty, if they think fit, at any Time to revoke revokeAppointthe Appointment of any Deputy Judge, Deputy Registrar, or ments. Deputy Marshal appointed under this Act.

14. Any Deputy Judge, Deputy Registrar, or Deputy Marshal, Deputies to appointed under this Act, shall be entitled to the same Fees in receive Fees. respect of any Duty performed by him as would be lawfully payable to the Judge, Registrar, or Marshal respectively for the Performance of the same Duty.

15. All Persons entitled to practise as Advocates, Barristers-at-Law, Proctors, Attorneys-at-Law, or Solicitors in the Superior Solicitors en-Courts of a British Possession, shall be entitled to practise in the same respective Capacities in the Vice-Admiralty Court or Courts of such Possession, and shall have therein all the Rights and Privileges respectively belonging to Advocates, Barristers-at-Law, Proctors, Attorneys-at-Law, and Solicitors, and shall in like Manner be subject to the Authority of the Person for the Time being lawfully exercising the Office of Judge of such Court.

Barristers and titled to practise in Vice-Admiralty Courts.

16. It shall be lawful for Her Majesty to empower the Admi- Her Majesty ralty, by Commission under the Great Seal, to establish One or more Vice-Admiralty Courts in any British Possession, notwithstanding that such Possession may have previously acquired independent Legislative Powers; and the Jurisdiction and Authority of all the existing Vice-Admiralty Courts are hereby declared to be confirmed, to all Intents and Purposes, notwithstanding that the Possession in which any such Court has been established may at the Time of its Establishment have been in possession of Legislative Powers.

may establish a Vice-Admiralty Court in a Possession having Legislative Powers.

17. The Vice-Admiralty Courts Act, 1863, shall, together Extended to with this Act, apply to any Vice-Admiralty Court now established the Straits or hereafter to be established in the Straits Settlements.

Settlements.

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Vice Admiralty Courts Act Amendment.

Extension of 26 & 27 Vict. c. 24. s. 23.

18. The Limitation of the Time allowed for Appeals contained in the Twenty-third Section of the Vice-Admiralty Courts Act, 1863, shall be held to apply to all Decrees or Orders pronounced in any Vice-Admiralty Court now established or hereafter to be established in any of Her Majesty's Possessions in *India*.

CAP. XLVI.

An Act to amend the Law relating to the Office of County Treasurer in *Ireland*. [15th July 1867.]

'WHEREAS it is expedient that Banking Companies should be appointed as Treasurers of Counties in *Ireland*:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

Interpretation of Terms.

1. The Words "Lord Lieutenant in Council" mean the Lord Lieutenant or other Chief Governor or Chief Governors of *Ireland* for the Time being acting by and with the Advice of Her Majesty's Privy Council in *Ireland*; and the Word "County" includes County of a City and County of a Town.

Upon Vacancy in Office of Treasurer, Grand Jury shall appoint Banking Company as Treasurer. 2. At the Assizes following the next Vacancy in the Office of Treasurer of any County in *Ireland* the Grand Jury of such County shall appoint a Banking Company to act as Treasurer, and shall fix with such Banking Company the Amount of Interest to be allowed for Money from Time to Time lying to the Credit of the County; and any succeeding Grand Jury of such County may accept the Resignation or revoke the Appointment of any Banking Company, and appoint another such Company as Treasurer.

All Monies to be lodged in Bank. 3. From and after such Appointment, all Monies payable to the Treasurer of any County which should be lodged to his Credit in the County Bank of such County shall be paid into the Bank appointed Treasurer for such County; and the Receipt of an Officer for the Time being authorized to give Receipts of any Banking Company acting as Treasurer for any County under this Act, expressing that the Sum therein mentioned has been received by such Banking Company as such Treasurer, shall be a sufficient Discharge to the Party lodging the same

Receipt of Officer of Banking Company to be a Discharge.

Discharge to the Party lodging the same.

Payments to be made by Banking Company on Drafts drawn by Secretary of Grand Jury, &c.;

4. A Banking Company acting as Treasurer of a County shall pay no Money received by them as such Treasurer, or allowed by them as Interest on Balances to the Credit of such County, except on a Draft payable to a Person named therein or Order, and having endorsed thereon a Receipt expressing the Purpose for which the Amount of the Draft was paid, such Draft to be signed by the Secretary of the Grand Jury of such County, or by such Officer as may lawfully supply his Place during Illness, Absence, or the Vacancy of his Office, and countersigned by the Clerk of the Crown of such County, or by such Officer as may lawfully supply his Place during his Illness, Absence, or the Vacancy of his Office; or upon an Order of a Judge of Assize, in case any of such Officers shall refuse or neglect to sign or countersign a

or on an Order of a Judge of Assize.

Draft, which in the Opinion of such Judge such Officer might

lawfully sign or countersign.

5. Judges of Assize are hereby authorized, upon the Applica- Power to Judge tion of any Party interested, and upon hearing the Case in open of Assize to Court, to make such an Order, and to award Costs against the make such Party making or against the Officer or Grand Jury opposing such Application.

6. A Banking Company acting as Treasurer of a County shall Banking Comkeep the Accounts of Receipts and Payments classified in such pany to keep Manner as may be ordered by the Auditor of the County Treasurer's Accounts appointed under Statute First Victoria, Chapter Receipts and Fifty-four, for the Time being, and shall forward a Copy of such Payments. Accounts to the Secretary of the Grand Jury of such County from Time to Time as such Secretary shall require, and shall at the First Day of each Assizes present to the Grand Jury a complete Copy in Duplicate of such Accounts up to but not inclusive of such First Day.

7. Whilst a Banking Company is acting as Treasurer of any Other Duties, County, all the Duties which devolve on the Office of Treasurer, except the actual Receipt and Payment of Money, and the keeping Accounts of such Receipts and Payments, as herein-before provided, shall devolve on the Secretary of the Grand Jury, and he shall keep all such Accounts of Balances outstanding, and of Presentments not claimed, and other Accounts, and shall do all such other Acts as shall be obligatory on a Treasurer other than

a Banking Company to do.

8. All Statutable Provisions making it obligatory on the Treasurer of a County to pay Money shall not apply to a Bank acting as Treasurer, but shall apply to the Secretary of a Grand Jury of such County, and shall make it obligatory on him to sign Drafts for the Payment of Money, and on the Clerk of the Crown to countersign such Drafts, if such Payments are duly authorized by the Statute under which they are demanded; provided that the Treasurer, &c. Secretary of the Grand Jury or Clerk of the Crown may postpone the signing or countersigning of any Draft, with a view to bring a Question of Fact as to the Amount claimed before the Grand Jury at the next Assizes, or a Question of Law before the Judge of Assize at such next Assizes.

9. A Grand Jury may, on appointing a Banking Company Grand Jury as Treasurer, entirely dispense with Security from such Company, or require such lesser Security than what would be required with Security. from a Treasurer if not a Banking Company as the Grand Jury

shall determine.

10. In case any Banking Company, while acting as Treasurer Banking Comof any County, shall stop Payment, or in case any Step shall be taken for winding up the Company, or transferring its Business to another Banking Company, the Secretary of the Grand Jury of such County shall apply to the Court of Chancery for an Injunction restrain its to restrain such Banking Company from further acting as Trea- acting as surer until the next Assizes, which Order and Injunction the Court is empowered to make; and the Secretary of the Grand Jury may, with the Sanction of the Court of Chancery, take such

Order, &c.

except actual Receipts and Payments, &c., to devolve on Secretary of Grand Jury.

Statutory Provisions as to Payments obligatory on Treasurer shall not apply to a Bank acting as

may dispense

In case a pany stops Payment, &c., the Court of Chancery may Treasurer, and appoint another Banking Company till next

Proceedings, Assizes.

Proceedings, in the Name of the Secretary of the Grand Jury and Clerk of the Crown for the Time being, as Trustees on behalf of the County, as may be necessary, against a Banking Company so removed by Injunction, to secure an Account and recover any Balance in their Hands, and the Costs of such Proceedings properly and necessarily incurred shall be chargeable in like Manner as the Costs of Law Proceedings by Direction of the Grand Jury.

Powers of Lord Lieutenant in Council extended to fix Security to be given by Secretary of Grand Jury when Banking Company

Treasurer, &c.

11. The Powers of the Lord Lieutenant in Council under Statute First Victoria, Chapter Fifty-four, shall extend to the following Matters:

1st. To fix the Nature and Amount of Security to be given by the Secretary of the Grand Jury in each County where a Banking Company is nominated or appointed Treasurer;

2nd. Upon the Petition of the Secretary of a Grand Jury of any County where a Banking Company is appointed Treasurer, and a Report of the Grand Jury of such County thereon, to appoint the Increase of Salary to be made to such Secretary, in consideration of the Increase of the Duties imposed on him by this Act; and the Lord Lieutenant in Council may, in estimating the Increase of Salary to be allowed, take into consideration any other Changes in the Office of Secretary of a Grand Jury made or to be made since the Salaries of those Officers were fixed by Statute Sixth and Seventh William the Fourth, Chapter One hundred and sixteen; and all Increase of Salary under this Clause shall continue until further Order of the Lord Lieutenant in Council, and shall be payable in like Manner as the Salary of the said Officer is now payable; provided that no Increase of Salary of the Secretary of any County under this Clause shall exceed One Third of the Salary fixed for the Treasurer of such County by Statute Sixth and Seventh William the Fourth, Chapter One hundred and sixteen, or Statute Seventh William the Fourth and First Victoria, Chapter Two. 12. It shall be lawful for the Grand Jury in any County where

6 & 7 W. 4. c. 116. s. 110.

Grand Jury to regulate Expenses of Applotment of County Cess.

a Banking Company acts as Treasurer to appoint a fixed Sum to be paid to the Secretary of the Grand Jury for the Expenses of the Applotment of the County Cess as regulated by Statute Nineteenth and Twentieth *Victoria*, Chapter Sixty-three, Section Five, and beyond such fixed Sum such Secretary shall have no Claim for Expenses incurred under that Act.

As to Emoluments attached to the Office of Treasurer. 13. The Emoluments now attached to the Office of Treasurer of a County shall, on the Appointment of a Banking Company as Treasurer of such County, revert to the Benefit of the County, and neither the Banking Company nor the Secretary of the Grand Jury shall receive any Part of such Emoluments, nor shall the Secretary of the Grand Jury be entitled to receive any Payment for any Duty of Treasurer devolving on him under this Act, save such as provided for in the preceding Sections.

Grand Jury may nominate beforehand a

14. A Grand Jury may nominate in anticipation a Banking Company to act as temporary Treasurer between the Occurrence

of

of the next Vacancy in the Office of Treasurer and the Appoint- Banking Comment of a Treasurer by the Grand Jury; and in case the Grand pany to act as Jury of any County omit to make such Nomination, the Secretary temporary of the Crund Jury of such County immediately upon a Vecenary Treasurer. of the Grand Jury of such County, immediately upon a Vacancy Indefault, Lord in the Office of Treasurer of such County occurring, shall apply Chancellor in a summary Way to the Lord Chancellor to appoint a Banking may appoint. Company to act as temporary Treasurer until a Treasurer is appointed by the Grand Jury; and the previous Nomination of the Grand Jury of such County, or the Order of the Lord Chancellor, as the Case may be, shall constitute the Banking Company named therein Treasurer of such County.

15. The Treasurer of a County or the Secretary of a Grand The Treasurer Jury may, during temporary Illness or unavoidable Absence, appoint any Person, approved of by the Lord Lieutenant, to act as Deputy, for whom such Treasurer or Secretary respectively shall be responsible. Every such Appointment, and the Period during which the Deputy acted, shall be notified to the Grand Jury of the County at the next Assizes; and such Power to appoint a Deputy shall not authorize any joint Tenure of the Office of Treasurer or Secretary, nor shall such Deputy continue to act after the meeting of the Grand Jury, unless with the Sanction of that Body.

or Secretary may during Illness or Absence appoint a Deputy, approved of Lieutenant.

16. From and after the passing of this Act, the Power of Magistrates Magistrates to elect a County Treasurer for any County in Ireland shall cease and determine.

Power of electing Treasurer to cease.

17. Any County Treasurer may present a Memorial to the Provision Lord Lieutenant in Council, offering to resign, in order to facilitate the Abolition of his Office, or asking for Superannuation; and the Lord Lieutenant in Council is hereby authorized to make an Order, charging, in like Manner as the Treasurer's Salary is now charged, Compensation for the Abolition of his Office, or Superannuation, not exceeding Two Thirds of the Salary and Emoluments of such Treasurer, as fixed by Statutes Sixth and Seventh William the Fourth, Chapter One hundred and sixteen, and First Victoria, Chapter Fifty-four, or by Statute Sixth and annuation. Seventh William the Fourth, Chapter One hundred and sixteen, such Compensation or Superannuation to be chargeable and payable in like Manner in all respects as such Treasurer's Salary is now chargeable and payable; and in estimating the Compensation or Superannuation to be awarded the Lord Lieutenant in Council shall observe the like Rules, and may exercise the like Discretion, as the Lords Commissioners of Her Majesty's Treasury are required to observe, and may exercise, in respect of Compensations and Superannuations granted under the General Superannuation Act, 1859.

for County Treasurers resigning, and obtaining up to Two Thirds of their Salary as Compensation for Abolition of Office or as Super-

18. This Act shall extend to all Counties in Ireland, except Extension of Dublin, and to all Counties of Cities and of Towns in Ireland, Act. except Dublin, Cork, and Limerick.

19. The Provisions of Statute Fourth George the Fourth, TreasurersOath Chapter Thirty-three, Section Fourteen, as to the Treasurers not required. Oath, shall not apply to Banking Companies appointed Treasurers. N 3

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Lis pendens.

Extension of Provisions of 1 Vict. c. 54. and 1 & 2 Vict. c. 53.

20. The Provisions of Statute First Victoria, Chapter Fiftyfour, and First and Second Victoria, Chapter Fifty-three, shall extend to all Accounts kept by Secretaries of Grand Juries or Banking Companies under the Provisions of this Act.

CAP. XLVII.

An Act to amend the Companies Act, 1862, and also the Act passed in the Session held in the Twenty-third and Twenty-fourth Years of the Reign of Her Majesty, intituled An Act to simplify and amend the Practice as to the Entry of Satisfaction on Crown Debts and on [15th July 1867.] Judgments.

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The One hundred and fourteenth Section of the Companies Act, 1862, shall be, and the same from and after the passing of

this Act is, hereby repealed.

25 & 26 Vict. c. 89. repealed. Court may order the

Sect. 114. of

vacating of Registration of Lis pendens, &c.

2. 'Whereas a registered Lis pendens cannot be vacated without ' the Consent of the Person by whom it was registered, and such ' Consent is sometimes withheld, although the Suit or Proceeding ' is at an end, or is not being bona fide prosecuted:' For Remedy whereof be it enacted, That the Court before whom the Property sought to be bound is in Litigation may, upon the Determination of the Lis pendens, or during the Pendency thereof, where the Court shall be satisfied that the Litigation is not prosecuted bonâ fide, make an Order, if it shall see fit, for the vacating of the Registration without the Consent of the Party who registered it, and may, in the Discretion of the Court, direct the Party on whose Behalf the Registration was made to pay all the Costs and Expenses occasioned by the Registration or the vacating thereof. The Application to the Court pending the Litigation may be in a summary Way by Petition or Motion in Court, or by Summons at Chambers; and if an Order shall be made for vacating any such Registration, the Senior Master of the Common Pleas at Westminster shall, upon the filing with him of an Office Copy of such Order, enter a Discharge of such Lis pendens on the Register, and shall be entitled for every such Entry of Discharge to the Sum of Two Shillings and Sixpence, and no more, and may issue Certificates of such Entry, and may charge for every such Certificate the Sum of One Shilling, which said Sums shall be collected by Stamps in the Manner and according to the Provisions of an Act passed in the Session of Parliament holden in the Twenty-eighth and Twenty-ninth Years of Her Majesty, intituled An Act to provide for the Collection by means of Stamps of Fees payable in the Superior Courts of Law at Westminster, and in the Offices belonging thereto, and as if this Act had been included in the First Schedule of the said Act. CAP.

Sale of Land by Auction.

CAP. XLVIII.

An Act for amending the Law of Auctions of Estates. [15th July 1867.]

BE it enacted and declared by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as the "Sale of Land Short Title.

by Auction Act, 1867."

2. This Act shall commence and take effect on the First Day Commenceof August 1867.

3. "Auctioneer" shall mean any Person selling by Public Interpretation

Auction any Land, whether in Lots or otherwise:

"Land" shall mean any Interest in any Messuages, Lands, Tenements, or Hereditaments of whatever Tenure:

"Agent" shall mean the Solicitor, Steward, or Land Agent of .

"Puffer" shall mean a Person appointed to bid on the Part of the Owner.

4. And whereas there is at present a Conflict between Her Where Sales ' Majesty's Courts of Law and Equity in respect of the Validity of are invalid in ' Sales by Auction of Land where a Puffer has bid, although no 'Right of bidding on behalf of the Owner was reserved, the Equity. ' Courts of Law holding that all such Sales are absolutely illegal, ' and the Courts of Equity under some Circumstances giving effect ' to them, but even in Courts of Equity the Rule is unsettled: ' And whereas it is expedient that an End should be put to such ' conflicting and unsettled Opinions:' Be it therefore enacted, That from and after the passing of this Act whenever a Sale by Auction of Land would be invalid at Law by reason of the Employment of a Puffer, the same shall be deemed invalid in Equity

Reserve, &c.

Law to be also

invalid in

ment of Act.

5. 'And whereas as Sales of Land by Auction are now Rule respecting conducted many of such Sales are illegal, and could not be Sale without ' enforced against an unwilling Purchaser, and it is expedient for ' the Safety of both Seller and Purchaser that such Sales should ' be so conducted as to be binding on both Parties:' Be it therefore enacted by the Authority aforesaid as follows: That the Particulars or Conditions of Sale by Auction of any Land shall state whether such Land will be sold without Reserve, or subject to a reserved Price, or whether a Right to bid is reserved; if it is stated that such Land will be sold without Reserve, or to that Effect, then it shall not be lawful for the Seller to employ any Person to bid at such Sale, or for the Auctioneer to take knowingly any Bidding from any such Person.

6. And where any Sale by Auction of Land is declared either Rule respecting in the Particulars or Conditions of such Sale to be subject to a Right for the Seller to bid, it shall be lawful for the Seller or any One Person on his Behalf to bid at such Auction in such Manner

as he may think proper.

as well as at Law.

Sale subject to Right of Seller to bid.

Sale of Land by Auction.

Practice of opening Biddings, by Order of Chancery, except on Ground of Fraud, to be discontinued.

7. ' And whereas it is the long settled Practice of Courts of ' Equity in Sales by Auction of Land under their Authority to open Biddings even more than once, and much Inconvenience ' has arisen from such Practice, and it is expedient that the 'Courts of Equity should no longer have the Power to open ' Biddings after Sales by Auction of Land under their Authority :' Be it further enacted by the Authority aforesaid, That the Practice of opening the Biddings on any Sale by Auction of Land under or by virtue of any Order of the High Court of Chancery shall, from and after the Time appointed for the Commencement of this Act, be discontinued, and the highest bona fide Bidder at such Sale, provided he shall have bid a Sum equal to or higher than the reserved Price (if any), shall be declared and allowed the Purchaser, unless the Court or Judge shall, on the Ground of Fraud or improper Conduct in the Management of the Sale, upon the Application of any Person interested in the Land (such Application to be made to the Court or Judge before the Chief Clerk's Certificate of the Result of the Sale shall have become binding), either open the Biddings, holding such Bidder bound by his Bidding, or discharge him from being the Purchaser, and order the Land to be resold upon such Terms as to Costs or otherwise as the Court or Judge shall think fit.

Exception of Court of Chancery, &c. 8. Except as aforesaid, nothing in this Act contained shall affect any Sale of Land made under or by virtue of any Order of the High Court of Chancery in *England*, of the High Court of Chancery in *Ireland*, or of the Landed Estates Court there, or of the Court of Chancery in the County Palatine of *Lancaster*, or of any County or other Court having Jurisdiction in Equity.

Not to extend to Scotland.

9. This Act shall not extend to Scotland.

CAP. XLIX.

An Act to confirm a certain Provisional Order under "The Local Government Act, 1858," relating to the District of Halifax; and for other Purposes relative to the said District under that Act. [15th July 1867.]

WHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of the Local Government Act, 1858, duly made a certain Provisional Order relating to the District and Borough of Halifax in the County of York which is contained in the Schedule to this Act annexed, and it is provided by the aforesaid Local Government Act that no such Order shall be of any Validity whatever until it shall have been confirmed by Parliament, and it is expedient that the said Order should be so confirmed, and other Provisions made in relation to the aforesaid District of Halifax:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,

Local Government Supplemental (No. 3.)

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Order contained in the Schedule hereunto Confirmation annexed shall, from and after the passing of this Act, so far as it is authorized by the Local Government Act, 1858, and the Acts incorporated therewith, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

of Provisional Order relative to Halifax.

2. The Local Board for the said District and Borough of Local Board to Halifax shall and they are hereby required, within the Space of Eighteen Months from the Date of the Act confirming the said Order, to make, construct, and complete the Street Improvement (Q) in the Schedule to the said Order annexed, and according to Order. the Plan produced before and signed by Arnold Taylor Esquire, the Inspector, and attached to his Report addressed to the Secretary of State for the Home Department, the said Street Improvement to include the Road coloured Blue and Lilac on such Plan, and also so much only of the Road coloured Pink upon the said Plan as lies West of the said Road coloured Blue and Lilac, and extending therefrom to New Bank; and in the Construction of the said Road the said Local Board may and they are hereby authorized to deviate laterally to the Extent of not exceeding Fifty Feet from the Street Line shown on the said Plan with respect to the Lands coloured Pink, and numbered thereon 13 to 24, both inclusive.

complete Street Improvement (Q) in the Schedule to

3. Upon the Construction of the said Street Improvement as Thereupon above described the Fifty-sixth Section of "the Halifax Extension and Improvement Act, 1865," shall be taken to be repealed, and shall be repealed accordingly.

Sect. 56 of 28 & 29 Vict. c. cxl. repealed.

4. The Powers conferred by and the Provisions of Section 98 of the "Halifax Extension and Improvement Act, 1865," shall, from and after the passing of this Act, apply to all duly authorized Street Improvements within the said Borough and District of Halifax.

Sect. 98 of said Act applied to all Street Improvements.

5. The Powers for the compulsory Purchase of Lands for the Period for Purposes of the Street Improvement authorized by the said Order compulsory herein-before referred to may be exercised until after the Expiration of Seven Years from the Date of the passing of the Act confirming such Order, save and except for the Purchase of the Lands comprised in Street Improvement (Q), which the said Local Board have undertaken and are required to complete within Eighteen Months from the passing of this Act.

6. This Act shall be deemed to be incorporated with the Local Government Act, 1858, and shall be as if this Act and the said Local Government Act were One Act.

This Act and Lucal Government Act, 1858, to be as One.

7. In citing this Act in any other Act of Parliament, or in any Short Title. Proceeding, Instrument, or Document whatsoever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867," (No. 3.) SCHE-



Local Government Supplemental (No. 3). Bridges (Ireland).

SCHEDULE containing the Provisional Order referred to in the preceding Act.

HALIFAX.

Provisional Order putting in force The Lands Clauses Consolidation Act, 1845, within the District of the Halifax Local Board of Health, for the Purchase of Land by the said Board for Street Improvements.

CAP. L.

An Act to afford further Facilities for the Erection of certain Bridges in *Ireland*. [15th July 1867.]

HEREAS an Act was passed in the Session of Parliament holden in the Fourth and Fifth Year of the Reign of His late Majesty King William the Fourth, intituled An Act for the more effectually providing for the Erection of certain Bridges in Ireland, which Act was amended by another Act

Bridges in Ireland, which Act was amended by another Act passed in the Session of Parliament holden in the Second and Third Years of the Reign of Her present Majesty, intituded An

Act to extend and amend the Provisions of the Acts for the Extension and Promotion of Public Works in Ireland, and for the Recovery of Public Monies advanced for the Use of

'Counties, Parishes, and other Districts in Ireland on the Faith of Grand Jury Presentments and Parochial Assessments:

'Facilities for the Purchase or taking of any Property in any Bridge or Ferry, or in the Tolls thereof, which may be necessary for the Purposes of the said Acts, and for making Presentment

And whereas it is expedient to amend the same, and to afford

' for the Monies requisite therefor:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Extent of Act. Interpretation.

4 & 5 W. 4.

2 & 3 Vict.

c. 61.

c. 50.

1. This Act shall extend only to Ireland.

2. In the Construction of this Act the Expression "Lord Lieutenant" shall mean Lord Lieutenant or other Chief Governor or Governors of *Ircland*.

Power to Grand Jury to apply by Memorial for Powers to purchase Property in Bridges, &c. 3. Whenever, for the Purpose of making or improving any Bridge under the Provisions of the recited Acts, it shall be necessary to purchase or take the Property in any Bridge or Ferry or the Tolls thereof, it shall be lawful for the Grand Juries of the respective Counties between which the said Bridge is proposed to be made, or between which the said Bridge is situate, to consent to the Purchase or taking of such Property for the Purposes aforesaid, subject to the Provisions of this Act, and to signify such Consent by a Resolution entered on the Record of their Proceedings.

When such Grand Juries shall have signified such Consent as aforesaid, it shall be lawful for either of such Grand Juries to state in the Memorial under the Provisions of the first-recited

Bridges (Ireland).

Act, in addition to the Matters by the said Act required, the Nature and Particulars of the Property necessary to be purchased or taken as aforesaid, the Necessity therefor, and the Consent of the said Grand Juries thereto, as aforesaid; and thereupon it shall be lawful for the Lord Lieutenant to direct that the Person Lord Lieuor Persons to be appointed under the Provisions of the said Act tenant emshall, in addition to the Matters by the said Act directed, inquire powered to into the Necessity and Propriety for the Purposes of the said direct Inquiry Work of purchasing or taking the said Property, and the probable of such Pur-Cost of such Purchase, and thereupon all the Provisions of the chase. recited Acts, save so far as they are expressly altered or varied by this Act, shall extend and be applicable thereto.

4. It shall be lawful for the Lord Lieutenant, if the Person Lord Lieuor Persons directed to make Inquiry as to the Necessity and Pro- tenant empricty of the Purchase of the said Property shall so recommend, powered to when he shall make an Order under the Fourth Section of the to be purchased. first-recited Act, to order that the said Property shall be purchased or taken subject to the Provisions of this Act, and for the Purposes thereof.

5. When the Lord Lieutenant shall have made such Order as Secretary of aforesaid, the Secretary of the Grand Jury which shall have Grand Jury presented the said Memorial shall cause to be made out a State- to make out ment of the Nature of the said Property, together with the Names Property. of the Owners or reputed Owners, Lessees or reputed Lessees thereof, and shall deposit the said Statement at the Office of the Commissioners of Public Works in *Ireland*.

Statement of

6. After such Deposit at the Office of the said Commissioners Power to as aforesaid, it shall be lawful for the said Commissioners, on the appoint a Requisition of the Lord Lieutenant, to appoint a fit Person to be a Valuator for the Purpose of ascertaining the Value of the Property to be purchased or taken under this Act, and to fix the Remuneration to be paid to him; and if any such Valuator die, or refuse or become incapable to act, the said Commissioners may, as often as the same may happen, appoint a Valuator in his Place, who shall have the same Powers and Authorities as the Valuator first appointed.

7. The Valuator may call for the Production of any Docu-Valuator may ments in the Possession or Power of the said Grand Juries, or call for Docuof any Person on their Behalf, or of the Owners of the Property ments and to be purchased or taken under the Provisions of this Act, which Oaths, such Valuator may think necessary for determining any Question or Matter to be determined by him under this Act, and may examine Witnesses on Oath, and administer the Oaths necessary for that Purpose.

8. Before the Valuator shall enter upon any Inquiry, he shall Valuator to in the Presence of a Justice of the Peace make and subscribe make and the following Declaration:

subscribe Declaration.

'I A.B. do solemnly and sincerely declare, That I will faithfully and honestly, and to the best of my Skill and Ability, hear ' and determine the Matters referred to me under the Provisions ' of "The Bridges (Ireland) Act."

' Made and subscribed in the Presence of

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Bridges (Ireland).

And such Declaration shall be annexed to his Award when made, and if any Valuator, having made such Declaration, shall wilfully act contrary thereto, he shall be guilty of a Misdemeanor.

Statement deposited to be delivered to Valuator.

Notice of Appointment of Valuator, &c. to be published.

9. Upon the Appointment of a Valuator as aforesaid, the said Commissioners of Public Works in Ireland shall deliver to such Valuator the Statement deposited at their Office, as herein-before required; and the said Commissioners shall forthwith after such Appointment cause to be published a Notice of such Appointment and of such Deposit as aforesaid once in the Dublin Gazette, and once in each of Two successive Weeks in some One or more Newspapers circulated in the said Counties, stating the Time and Place of such Deposit, and requiring the Owners of the Property to be purchased or taken for the Purposes of this Act, and specified in such Statement, to deliver to the Valuator, on or before a Day fixed by the Valuator, and named in such Notice (and which Day shall not be earlier than Seven Days from the Date of the Insertion of the last of such Newspaper Notices), a short Statement in Writing of their Claims in respect thereof; and upon the Appointment of any Valuator in the Place of a Valuator dying, or refusing, declining, or becoming incapable to act, all the Documents relating to the Matter of the Valuation which were in the Possession of such Valuator shall be delivered to the Valuator appointed in his Place, and the said Commissioners shall cause to be published a Notice of such Appointment in the Dublin Gazette.

Valuator to adjudicate upon Price to be paid for Property.

10. The Valuator shall, after the Expiration of the Period within which such Claims are required to be delivered to him as aforesaid, proceed to inquire into and adjudicate upon the Value of such Property, and the Purchase Money to be paid for same; and the Valuator shall, after due Inquiry and Examination, frame a Draft Award setting forth the Price or Compensation to be paid for the Property so required; and such Draft Award shall be deposited as herein-before directed concerning the Statement aforesaid: and the Valuator shall cause Notice of such Draft Award to be given to the Persons who shall be entitled to Payment under the same, if such Persons be known to the Valuator, or who shall have been heard before such Valuator as Claimants for Compensation, and shall also cause Notice to be published of such Draft Award once in the Dublin Gazette, and once in each of Two successive Weeks in some One or more Newspapers circulated in the said Counties, and shall in such Notices appoint a Time and Place or Times and Places for holding a Meeting to hear Objections against any such Draft Award (such Meeting to be not earlier than Ten Days after the First Day of Publication of the said Notice), and shall hold such Meeting accordingly, and thereat shall hear and determine any Objections which may then and there be made to any such Draft Award by any Person interested therein, or adjourn the further Hearing thereof, if the Valuator shall think fit, to a future Meeting, and may take any Measures which he may deem proper for ascertaining the Value of any such Property, and may from Time to Time, if he shall see Occasion so to do, appoint and hold further Meetings for hear-

ing and determining Objections to any such Draft Award; and when the Valuator has heard and determined all such Objections. and made such Inquiries as he may think necessary in relation thereto, and made such Alterations (if any) as he may deem proper in the Draft Award, he shall make his Award under his Hand and Seal accordingly, and every such Award shall be binding and conclusive, subject to the Provisions herein-after contained, upon all Persons whomsoever, and no such Award shall be set aside for Irregularity in Matter of Form; and a Copy of every such Award shall be deposited with the Clerks of the Peace for the said Counties respectively, and the said Commissioners of Public Works shall thereupon publish Notice in some Paper circulated in the said Counties once in each of Two successive Weeks of the Deposit of such Award as aforesaid, and requiring all Persons claiming to have any Right to or Interest in the Property the Price to be paid in respect of which is ascertained by such Award to deliver to the Secretary of the Commissioners of Public Works in Ireland, on or before a Day to be named in such Notice (such Day not being earlier than Seven Days from the Date of the last Publication of the Notice), a short State ment in Writing of the Nature of such Claim, and a short Abstract of the Title on which the same is founded.

11. The Clerks of the Peace aforesaid are hereby required to Clerk of the retain the Documents to be deposited with them under this Act Peace required in their Custody respectively, and to permit all Persons interested to take charge to inspect the same, and to make Copies and Extracts of and from the same, in the like Manner, and upon the like Terms, and under the like Penalty for Default, as is provided by an Act of the Session holden in the Seventh Year of King William the Fourth and First Year of Her present Majesty, Chapter Eighty- three.

12. It shall be lawful for the Valuator, where he thinks fit, Valuator to upon the Request of any Party by whom any Claim has been certify Costs. made before him, to certify the Amount of the Costs properly incurred by such Party in relation to the Valuation; and the Remu- Expenses of neration, travelling and other Expenses, of the Valuator, and all carrying Act other Costs and Expenses (if any) which shall be incurred in car- into execution rying the Provisions of this Act into execution, shall be submitted to be submitted. to the Lord Lieutenant for his Approval, and ascertained and certified by such Person as he shall appoint for the Purpose.

13. Where any such Grand Jury, or the Person from whom Power of any Property is to be purchased or taken, shall be dissatisfied with Appeal against the Award made by the Valuator as herein-before mentioned, it Award of shall be lawful for the said Grand Jury at the Assizes next following the Publication of said Award to direct an Appeal to be made against such Award; and said Appeal shall be in Writing, stating the Grounds thereof, and shall be signed by the Foreman of such Grand Jury, and shall be lodged with the Clerk of the Privy Council within One Month after the said Appeal shall have been so directed, but not after; and it shall be lawful for such Person as aforesaid who shall be dissatisfied with said Award within One Month after the Publication thereof, but not after, to make an Appeal against the same; and such Appeal shall be in Writing,

of Documents deposited.

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stating the Grounds thereof, and shall be signed by such Person, and shall within such Month be lodged with the said Clerk of the Privy Council; and it shall be lawful for the Lord Lieutenant, by and with the Advice and Consent of Her Majesty's Privy Council in *Ireland*, to hear and determine such Appeal, and to make such Order, disallowing or confirming such Award, or for the varying, altering, or modifying the same, and as to the Costs of such Appeal, as shall seem meet.

Purchase Money to be deemed Part of Expenses of Work,

14. It shall be lawful for the Lord Lieutenant to order that the Amount to be paid for the Purchase of any such Property, and the Costs and Expenses incurred as aforesaid in relation to the said Valuation, or otherwise in carrying the Provisions of this Act into execution, shall be and same accordingly shall be deemed Part of the Expenses of the Work for the Purposes of which such Purchase Money is to be paid, and Costs and Expenses incurred, and shall be raised, presented, and dealt with in every respect as is by the recited Acts provided with regard to the Expenses of the Works therein mentioned; and upon such Presentment having been made it shall be lawful for the Commissioners of Public Works in Ireland out of any Monies at their Disposal available for Loans, with the Consent of the Commissioners of Her Majesty's Treasury, to issue and advance the whole or any Part of the Money so presented, and apply the same to the Purchase of such Property, to the Construction of such Work, and to the Payment of the Costs and Expenses incurred as aforesaid, or otherwise in carrying this Act into effect: Provided always, that it shall be lawful for any Grand Jury by the recited Acts or this Act required to present any Sum of Money for the Purposes of the recited Acts, or of the same and this Act, to direct that the Amount of such Presentment shall be levied by any Number of half-yearly Instalments not exceeding Forty-four.

Appointment of Committee.

15. It shall be lawful for such Grand Juries, in case they shall so think fit, to determine that the building, rebuilding, repairing, widening, enlarging, or improving of any Bridge under the Provisions of the recited Acts, or of the same and this Act, or of the Approaches thereto, and the Execution of all Works relating to the same, may be contracted for, carried on, conducted, and managed by and under the Control and Direction of a Committee appointed in the Manner herein-after provided instead of by the Commissioners of Public Works in *Ireland*, anything in the recited Acts or this Act to the contrary notwithstanding, and for that Purpose each of the said Grand Juries shall appoint Four Persons to act on their Behalf, and all the Persons so appointed shall together be a Committee for contracting for, carrying on, conducting, and managing the Execution of the Work by the recited Acts, or by the same and this Act, authorized to be done; and if any Person so appointed decline to act, die, or resign before such Work shall be completed, it shall be lawful for the Grand Jury by whom such Person was appointed, at the same or any subsequent Assizes, to fill up such Vacancy: Provided that the Powers of the Committee shall not cease nor be suspended while any such Vacancy shall continue.

16. The Powers of the said Committee may at all Times be Quorum of exercised by any Five Members present at any Meeting duly as-Committee. sembled; and as soon as the Works in relation to which such Powers when Committee shall have been appointed shall be completed, and to determine. the Accounts of the same finally passed, the Office and Powers of such Committee shall cease and determine.

17. The said Committee shall at its First Meeting after Ap- Appointment of pointment elect One of the Members thereof to be Chairman, and Chairman. in case of the Absence of the Chairman from any Meeting the Members of the Committee then present shall elect One of their Number to be Chairman for the Meeting; and every Question shall be decided by a Majority of Votes, the Chairman (whether permanent or temporary) having a Vote, and in the event of an Equality of Votes on any Question, such Chairman shall have an . additional or Casting Vote.

18. It shall be lawful for the said Committee to enter into Contracts how Contracts for the Execution of the said Work, and every such to be made. Contract shall be made, after Advertisement (as herein-after mentioned) for Tenders, by the Acceptance of the Tender at the most reasonable Price, if satisfactory in all other respects, that shall be proposed. The Contractor shall be considered the responsible Person to execute the same. Before entering into any such Contract, the said Committee shall give Notice Three Times at least in a Newspaper circulating in the Counties, by the Grand Juries of which it was appointed, of the Intention to receive Tenders for the Execution of the said Works; and every Contractor shall, before his Contract shall be deemed valid, give Security in double the Amount of the Sum contracted to be paid for such Work for the due Execution thereof, such Security to be subject to Approval by the said Committee.

19. The said Committee shall carefully superintend the Exe- Committee to cution of any Contract entered into in respect of such Work, and superintend shall take care that the same is well and efficiently carried out by the Contractor, and shall appoint the County Surveyor of One of the Counties liable to contribute to the Expenses of the said Work to assist in such Superintendence, and shall make all such Returns, Reports, and Accounts in relation to the Matters so intrusted to them as the Grand Juries that appointed the said Committee shall direct.

20. The said Contract shall state the Stages of the Works Certificate for at which and the Sums in which the Contractor is to be entitled Payment of to Payment, in pursuance of and in accordance with the Presentment; and whenever such Contractor shall become entitled to any Payment under such Presentment and Contract he shall give Notice thereof to the Committee, who shall thereupon refer the same to the County Surveyor appointed as aforesaid; and if the said Contractor shall appear on the said Surveyor's Report to have properly performed his Contract, or any Portion thereof, so as to become entitled to any Payment, he shall receive a Certificate in Writing to that Effect, signed by Three or more Members of the Committee.

Contractor.

Mode of Payment,

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21. When the Commissioners of Public Works shall have agreed to advance the whole or any Part of the Money presented by the said Grand Juries as aforesaid, they shall pay to the said Contractor the Sum mentioned in the said Certificate, or so much thereof as the Funds in their Hands available for such Payment will permit; and in every other Case the Treasurers of the Counties liable to contribute towards defraying the Expenses of the said Work shall pay the Sum mentioned in the said Certificate to the said Contractor in the Proportion of the respective Liabilities of such Counties, and shall pay to the said Commissioners, in the like Proportion, such Sums as the said Commissioners shall require for the Purposes of the Twenty-second and Twenty-third Sections of this Act.

22. The Commissioners of Public Works in Ireland shall, out

of the Monies paid to them as aforesaid or which shall be in their

Hands available for the Purpose of such Work, pay to the said

Payment to Persons whose Property is required for the Purposes of this Act.

Valuator and the said several other Persons respectively the Remuneration, Costs, and Expenses to which they shall be respectively entitled as aforesaid; and also, when it appears to them that any Person claiming any Right or Interest in the Property to be purchased or taken as aforesaid is absolutely entitled to the Estate or Interest claimed by him, they shall out of the said Monies pay to such Person the Sum to which he is entitled under the said Award, upon his giving a Receipt to them for the same, and such Receipt shall have the Effect of transferring all the Estate, Right, and Interest of such Party and of all Parties claiming under or through him in the Property in respect of which such Monies are paid to the said Commissioners, and vesting the same in them, in trust for the Purposes of the recited Acts and of this Act, so as such Receipt shall have an ad valorem Stamp of the same Amount impressed thereon in respect of the Purchase Monies mentioned therein as would have been necessary if such Receipt had been an actual Conveyance of such Estate, Right, or Interest, and the Costs of every such Receipt shall be deemed Part of the Expenses of the said Work, and shall be

Receipt for Purchase Money to transfer Property to Commissioners.

> 23. In case any such Person shall refuse to accept such Payment or give such Receipt as aforesaid, or if it appear to the said Commissioners, from any such Statement of Claim and Abstract as aforesaid or otherwise, that the Party making any such Claim as aforesaid is not absolutely entitled to the Estate or Interest in respect of which his Claim is made, or is under any Disability, or if the Title to such Estate or Interest be not satisfactorily deduced to the said Commissioners free from Incumbrance, then and in every such Case the Amount to be paid by the said Commissioners in respect of such Estate or Interest as aforesaid shall be paid and applied as provided by the Clauses of "The Lands Clauses Consolidation Act, 1845," with respect to the Purchase Money or Compensation coming to Parties having limited Interests, or prevented from treating, or not making Title; provided that the Expression "the Promoters of the Undertaking" used in the said Clauses of the said Act shall in the Cases contemplated

paid in manner herein-before provided.

Where Parties making Claim are unwilling to accept Payment, deemed not entitled,&c., Mode of Payment to be according to "Lands Clauses Consolidation Act, 1845."

by this Section be construed to mean "The Commissioners of Public Works in Ireland."

24. It shall be lawful for the said Commissioners to take Taking possespossession of the said Property for the Purposes of the recited sion of Pro-Acts and of this Act when they shall have made Payment of perty. the Monies to which the Persons who have any Estate or Interest in the said Property are by the said Award declared to be entitled. in the Manner provided by the Twenty-second or Twenty-third Sections of this Act respectively, or, if the said Award is appealed against as is by this Act provided, when they shall have paid the whole Amount of the Monies awarded to all the said Persons into the Bank of Ireland, in the Name and with the Privity of the Accountant General of the Court of Chancery, to be placed to his Account there to the Credit of the said Persons and of this Act, and of the Work in respect of which the same is paid, subject to the Control and Disposition of the said Court; and the said Accountant General shall invest all Monies which shall be so paid in the Purchase of Bank Annuities or Government Securities, and allow the same to accumulate until the said Appeal shall have been heard and disposed of, and thereupon it shall be lawful for the Court of Chancery, upon Application by the said Commissioners, and upon Proof that Payment of the Sums to which the said Persons shall have been declared entitled has been duly made in manner herein-before provided, to order the Funds in which the said Money shall have been invested, together with the Accumulation thereof, to be transferred to the said Commissioners; or, in default of such Payment as aforesaid by the said Commissioners, it shall be lawful for the said Court, upon Application of any of the said Persons, to order the same to be applied, in such Manner as it shall think fit, for the Benefit of the Parties for whose Security the same shall have been so paid: Provided always, that in the event of any Sum being required for the Purposes of this Section in addition to the Sum which shall have been paid into the Bank of Ireland in manner aforesaid, such Sum shall, when certified as necessary by the said Commissioners of Public Works to the Grand Juries liable to contribute towards defraying the Expenses of the said Work, be presented by the said Grand Juries in the like Proportion as the Sums presented by them respectively for the said Expenses of the said Work.

25. It shall be lawful for the Grand Juries of the respective Power to Grand Counties, in presenting the Amount to be levied off and from their Juries to pre-Counties respectively for the Expenses of any Work under the sent Monies off recited Acts, or the same and this Act, to present the same, and Townlands, &c. the several Instalments, if any, in which the same shall be made payable, to be levied and raised upon and from the Occupiers of Lands, Tenements, and Hereditaments chargeable with the Payment of County Cess or Grand Jury Rates within all or any of the Baronies in such County, or all or any of the Townlands of any such Barony, exclusive of any others of such Baronies or Townlands, and either equably or in such rateable Proportions as, having regard to the Benefits probably to be derived from the 30 & 31 Vict. Execution

Execution of any such Work, such Grand Jury shall consider just: Provided always, that the Owners or Occupiers of Lands, Tenements, and Hereditaments chargeable with the Payment of County Cess or Grand Jury Rates within any Barony or Townland who shall consider themselves aggrieved by any such Presentment may, within One Month after such Presentment shall have been made, but not after, make an Appeal to the Lord Lieutenant in such Manner as is herein-before provided in case of Appeals against the said Valuations, and it shall be lawful for the Lord Lieutenant, with the like Consent as aforesaid, to hear and determine such Appeal, and to make such Order varying, altering, or modifying the said Presentment, and as to the Costs of such Appeal, as shall seem meet.

Co-operation of Grand Juries for purchasing Bridges, &c.

26. And whereas in Cases where a Bridge or Ferry is situate ' wholly within the Limits of a County or County of a City it is ' expedient to enable the Grand Jury of any neighbouring County or County of a City to co-operate with the Grand Jury of any ' such first-mentioned County or County of a City for any of the ' Purposes of the recited Acts and of this Act: ' Be it therefore enacted, That it shall be lawful for the Grand Jury of such neighbouring County or County of a City, upon and after Application made and approved at Presentment Sessions for the County at large to consent to co-operate with the Grand Jury of any such first-named County or County of a City for the Purposes aforesaid, and to signify such Consent by a Resolution entered on the Record of its Proceedings, and thereupon all the Provisions of the recited Acts and of this Act shall extend and be applicable in like Manner as if the said Bridge or Ferry were situate between the said Counties, and all Acts and Proceedings by the said Acts and this Act provided shall and may be done, had, and taken accordingly.

Bridges to be Toll-free. 27. When any Work under the recited Acts and this Act shall be completed, the Passage of the said Bridge shall be open to all Persons, Carriages, Horses, Cattle, and other Animals whatsoever, free from all Tolls and Charges whatsoever.

Provisions as to Bridge at New Ross.

28. 'And whereas a Bridge at New Ross, over the River ' Barrow (which River is the Boundary between the Counties of ' Wexford and Kilkenny), the Property of the Commissioners for building a Bridge over the River of Ross, was partly carried ' away in the Month of January last, and great public Incon-' venience and Loss has resulted therefrom: And whereas the 'Tolls of said Bridge are the Property of the said Commissioners, ' and the Right of Ferry over the said River is the Property of ' the said Commissioners, and it is desirable that a free Bridge ' shall be erected in place thereof, and for such Purposes it is ' necessary to purchase the Property of the said Bridge Com-' missioners: And whereas the Grand Juries of the Counties of ' Wexford and Kilkenny assembled at the last Spring Assizes, ' by Resolutions entered on the Record of their respective Pro-' ceedings, have signified their Consent to such Purchase, and to ' the Building of a Bridge under the Provisions of the recited

' Act

'Act, in place of that which was destroyed as aforesaid, and ' have respectively presented Memorials to His Excellency the ' Lord Lieutenant of Ireland under the Provisions of the recited ' Act, and have stated therein, in addition to the several Matters ' by the recited Act required, the Nature and Particulars of the ' Property necessary to be purchased, and the Necessity of such ' Purchase:' Be it therefore enacted, That the said Resolutions shall be as valid and effectual to signify the Consent hereinbefore required as if such Consent had been given and signified, and such Resolutions had been passed and entered, after the passing of and under the Provisions of this Act, and that the said Memorials shall also be as valid and effectual as if the same had been presented under the Provisions of the recited Act and this Act, and all the Acts and Proceedings herein-before provided shall and may be done, had, and taken thereupon accordingly; and for the Purposes of this Act the Grand Jury of the County of Wexford shall be deemed to be the Grand Jury which shall have presented the Memorial, and the Secretary of such Grand Jury shall be the Officer to do all Acts herein-before provided to be done by the Secretary of the Grand Jury presenting a Memorial under this Act; and in ascertaining the Purchase Money to be paid to the said Commissioners the Value of all the Property to be taken from them shall be included, and no further Obligation shall rest on the said Commissioners to restore the said

29. Every Person occupying any Lands, Tenements, or Here-Persons liable ditaments within either of the said Counties of Wexford and to pay Cess for Kilkenny who shall be liable to pay a Rent in respect of the Purchase of same, and all Sub-lessors and others paying Rent for such Lands, the Bridge at New Ross may Tenements, and Hereditaments, may deduct from such Rent the deduct same same rateable Proportion of the Cess or Rate payable under this from Rent. Act in respect to and for the Purchase of the said Property in the preceding Section mentioned, and the building of the said Bridge at New Ross, as such Occupier or Sub-lessor is now by Law entitled to deduct for a Rate made for the Relief of the Poor in Ireland; and the Receipts to be given for such Cess or Rate under this Act, and the Payment thereof, shall have the same Effect to all Intents and Purposes as is provided in respect to Rates made for the Relief of the Poor in Ireland: Provided Assent of Ratealways, that if any such Consent as is prescribed by the Twenty- payers in Case sixth Section of this Act shall ever be entered into between the of Waterford Counties of Kilkenny and Waterford, or either of them, and the County of the City of Waterford, for the Purchase of the Bridge and Ferry at Waterford, no Memorial for the effecting such Purchase shall be adopted by any Grand Jury, or forwarded by them to the Lord Lieutenant, until the same shall have been assented to by a Majority in Number and Value of the Ratepayers of the Borough of Waterford in manner provided by the Act of the Seventeenth and Eighteenth Victoria, Chapter One hundred and three, for the Purpose of adopting the "Towns Improvement (Ireland) Act."



Land Tax Commissioners Names.

CAP. LI.

An Act to appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and [15th July 1867.] Taxes.

C A P. LIL

An Act to alter and amend the Acts relating to the British White Herring Fishery. [15th July 1867.]

Recital of Acts relating to British White Herring Fishery.

HEREAS the following Acts were passed for the Encouragement and Regulation of the British White Herring ' Fishery; that is to say, the Acts of Forty-eighth of George the Third, Chapter One hundred and ten; Fifty-first of George the 'Third, Chapter One hundred and one; Fifty-second of George ' the Third, Chapter One hundred and fifty-three; Fifty-fourth of George the Third, Chapter One hundred and two; Fifty-' fifth of George the Third, Chapter Ninety-four; First of George ' the Fourth, Chapter One hundred and three; First and Second ' of George the Fourth, Chapter Seventy-nine; Fifth of George the Fourth, Chapter Sixty-four; Seventh of George the Fourth, ' Chapter Thirty-four; First of William the Fourth, Chapter 'Fifty-four; Fourteen and Fifteenth of Victoria, Chapter Twenty-'six; Twenty-third and Twenty-fourth of Victoria, Chapter ' Ninety-two; Twenty-fourth and Twenty-fifth of Victoria, Chap-'ter Seventy-two; Twenty-eighth and Twenty-ninth Victoria, ' Chapter Twenty-two:

'And whereas it is expedient that certain of the Restrictions ' imposed by the recited Acts as to the Description of Net, or ' Mode of fishing for and taking Herrings and Herring Fry on ' the Coasts of Scotland should be removed, and that the recited

' Acts should be amended in certain other respects:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

After passing of Act Restrictions on Mode of fishing for Herrings removed.

1. From and after the passing of this Act, notwithstanding anything in the recited Acts or any of them to the contrary, it shall be lawful to fish for and take Herrings and Herring Fry at all Places on the Coasts of Scotland, in any manner of way, and by means of any Kind of Net having Meshes of a Size not less than that now permitted or required by Law, and to sell, buy, or have in possession Herrings or Herring Fry so fished for and taken; and in lieu of the larger Penalties imposed by the recited Acts or any of them upon Persons using Nets having Meshes of a Size less than that now permitted or required by Law, every Person who shall fish for Herrings or Herring Fry with a Net having Meshes of a Size less than that now permitted or required by Law shall for every such Offence be liable in a Penalty of not less than Five Pounds and not exceeding Twenty Pounds, together with the Forfeiture of the Net.

2. The

British White Herring Fishery.

2. The Fifth Section of the Act passed in the Twenty-third Section 5 of and Twenty-fourth Years of Her present Majesty, Chapter Ninetytwo, is hereby repealed, and in lieu thereof it is enacted as follows:

It shall be lawful for the Commissioners of the British White Commissioners Herring Fishery from Time to Time to make such Regulations as may make they shall think fit for the Preservation of Order among the Persons engaged in the Herring Fisheries on the Coasts of Scotland, and for preventing such Persons from destroying, injuring, or carrying off each other's Nets, or the Fish therein, or Floats, Buoys, or other Fishing Implements or Apparatus; and every Person who commits any Breach or Contravention of any such Regulations shall be liable to a Penalty of not less than Five and Penalties for not exceeding Twenty Pounds for every such Offence; and the Boat in or from which such Person shall commit such Breach or Contravention, and all sailing, rowing, or steering Gear connected therewith, may be seized and detained by any Superintendent appointed under the Authority of the recited Acts or any of them, or by any Person acting under his Orders, or by any Officer of the Fishery or by any Person acting under his Orders, or by Order of any Sheriff, Justice of the Peace, or Magistrate having Jurisdiction under the recited Acts or any of them, or under this Act, for such Period, not exceeding Thirty Days, as the Commissioners shall determine. And the Herrings or Herring Fry in the Possession of the Person committing such Breach or Contravention, and the Nets, Floats, Buoys, and other Fishing Implements or Apparatus used by him, may be seized by any Superintendent appointed under the Authority of the recited Acts or any of them, or by any Person acting under his Orders, or by any Officer of the Fishery or by any Person acting under his Orders, or by Order of any Sheriff, Justice of the Peace, or Magistrate having Jurisdiction under the recited Acts or any of them, or under this Act, and may be forfeited.

3. The Commissioners may from Time to Time rescind, alter, Regulations or amend any Regulation or Regulations made by them under the may be rescind-Authority of this Act.

4. All Regulations made by the Commissioners under the Authority of this Act, or Amendments or Alterations thereof, shall, before taking effect, be submitted to and approved by the Commissioners of Her Majesty's Treasury, and shall thereafter be and published. published by printed Copies thereof being posted up in conspicuous Positions near the Harbours or other Places frequented by Fishermen, in the Districts or Places to which the Regulations shall apply, and by printed Copies thereof being deposited with every Officer of the Fishery in such Districts or Places, and in the Office of the Sheriff Clerk or Sheriff Clerks of the County or Counties within which such Districts or Places are situated, and also by Advertisement inserted once in each of Two Newspapers published or circulated in such Districts or Places, either setting forth such Regulations in full, or intimating that such Regulations have been made, and that Copies thereof have been deposited with the Officers of the Fishery as aforesaid, all in such Manner as the Commissioners shall direct; and after such Regulations

23 & 24 Vict. c. 92. repealed.

Regulations for Preservation of

Contravention of Regulations.

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Regulations to be submitted to and approved by Treasury,

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British White Herring Fishery.

shall have been so published it shall not be any Defence against Proceedings for the Enforcement of any Penalty or Forfeiture incurred by any Breach or Contravention thereof that the Person charged with such Breach or Contravention was or alleged himself to be ignorant of such Regulations: Provided always, that such Regulations shall have been so published at least One Week before the same can be enforced; and a printed Copy of any Regulation, signed by the Secretary of the Commissioners for the Time being, shall be Evidence of the Terms of such Regulation, and that the same has been duly published, reserving to any Person having Interest the Right to prove that the same was not so published.

Penalty for resisting Persons acting under Orders of Naval Superintendent. 5. Every Person who shall resist or obstruct any Person acting under the Orders of the Naval Superintendent appointed under the Authority of the recited Acts or any of them, in the Execution of the Powers or Duties conferred on or intrusted to him by or under any of the recited Acts or by or under this Act, shall be liable to a Penalty not exceeding Fifty Pounds, or, failing Payment thereof, to Imprisonment for any Period not exceeding Sixty Days.

Penalty for resisting Superintendents, Fishery Officers, &c. 6. Every Person who resists or obstructs any Superintendent appointed under the Authority of the recited Act of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter Ninety-two, or any Person acting under his Orders, or any Officer of the Fishery or any Person acting under his Orders, in the Exercise of any of the Powers conferred on, or in the Execution of any of the Duties entrusted to, such Superintendent or Officer or the Persons acting under their Orders respectively, by or under any of the recited Acts, or by or under this Act, shall be liable to a Penalty not exceeding Fifty Pounds, and, failing Payment thereof, to Imprisonment for any Period not exceeding Sixty Days.

Powers, &c. of 23 & 24 Vict. c. 92. and 24 & 25 Vict. c. 72. extended to this Act.

7. All the Powers, Jurisdictions, and Authorities given, created, or conferred by the recited Acts of the Twenty-third and Twentyfourth Years of the Reign of Her present Majesty, Chapter Ninetytwo, and the Twenty-fourth and Twenty-fifth Years of the Reign of Her present Majesty, Chapter Seventy-two, or either of them, for carrying into effect the Purposes of those Acts respectively, shall, in so far as consistent with the Provisions hereof, be held to extend to and be incorporated with this Act; and all Forfeitures and Penalties imposed by or incurred under the Provisions of this Act may be prosecuted, declared, and enforced after the Forms and according to the Rules and Procedure prescribed by the said recited Act of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter Ninety-two: Provided always, that where any Herrings or Herring Fry shall have been seized as being liable to Forfeiture under the Provisions of the recited Acts or any of them, or of this Act, or of any Regulations made or to be made by the Commissioners as therein or herein provided, it shall be lawful for any Superintendent or any Officer of the Fishery, or any Person acting under their Orders respectively, to destroy such Herrings or Herring Fry, or to sell them

British White Herring Fishery.

as soon as may be by open Sale, as he shall think fit; and, if sold, the Proceeds, after deducting Expenses, shall, in the event of a Forfeiture being obtained, be accounted for to the Commissioners of Her Majesty's Treasury, or if the Sheriff, Justice, or Magistrate declaring the Forfeiture shall so direct, One Half thereof shall be paid to the Captor or Informer; or, in the event of no Forfeiture being obtained, the Proceeds, after deducting as aforesaid. shall be paid over, on Demand, to the Person in whose Possession the said Herrings or Herring Fry were when seized, unless such Person shall have absconded from Justice during the whole or any Part of the Period of Six Months from the Date of such Seizure: and all Penaltics imposed and recovered under the Provisions of the recited Acts or any of them, or of this Act, shall be appropriated and disposed of in Terms of the Forty-eighth George the Third, Chapter One hundred and ten.

8. Nothing contained in this Act shall affect the Provisions of Nothing to afan Act passed in the Sixth and Seventh Years of the Reign of fect Provisions Her present Majesty, intituled An Act to curry into effect a Con- of 6 & 7 Vict. vention between Her Majesty and the King of the French concerning the Fisheries in the Seas between the British Islands and vention. France, or the Provisions of the Convention therein referred to, or the Provisions of any Act passed or to be passed for altering, amending, or repealing the said Act, or for carrying into effect a new Fishery Convention recently made between Her Majesty and the Emperor of the French.

c. 79. or of French Con-

9. The recited Acts, and all other Laws, Statutes, and Usages, Partial Repeal shall be and the same are hereby repealed, in so far as necessary of recited Acts. to give Effect to the Provisions of this Act, but in all other respects they shall remain in full Force and Effect.

10. The Sixth Section of the "Herring Fisheries (Scotland) Act. 1860," shall be and the same is hereby repealed.

Sect. 6. of 23 & 24 Vict. c. 92. repealed.

11. Unless there is anything in the Context repugnant to such Interpretation Construction, the following Words in this Act shall have the of Terms. Meanings hereby assigned to them:

The Words "the Commissioners" shall mean the Commissioners of the British White Herring Fishery:

The Word "Superintendent" shall mean and include the Naval Superintendent or any Superintendent appointed under the Authority of the recited Acts or any of them:

The Words "Officer of the Fishery" shall mean an Officer of the British White Herring Fishery appointed under the

Authority of the recited Acts or any of them:

The Words "the Coasts of Scotland" shall mean and include all Bays, Estuaries, Arms of the Sea, and all Tidal Waters within the Distance of Three Miles from the Mainland or adjacent Islands.

12. This Act may be cited for all Purposes as "The Herring Short Title. Fisheries (Scotland) Act, 1867."

13. This Act shall take effect from and after the passing thereof. ment of Act.

14. This Act shall only apply to Scotland and the Coasts Only to apply thereof.

Commenceto Scotland.

CAP. Digitized by GOOGLE 57 G. 3. c. 34.

Limerick Harbour (Composition of Debt).

CAP. LIII.

An Act to authorize the Commissioners of Her Majesty's Treasury to compound the Public Debt and Interest due by the Limerich Harbour Commissioners, and to make Arrangements for the Payment of the Amount for which such Debt is to be compounded; and for the Transfer of Wellesley Bridge in the City of Limerich to the Commissioners of Public Works; and for other Purposes.

[15th July 1867.]

WHEREAS, with the Consent and Approbation of the Lords Commissioners of Her Majesty's Treasury of the United 'Kingdom of Great Britain and Ireland (herein-after called "the 'Commissioners of Her Majesty's Treasury"), the late Loan ' Commissioners for the Advance of Money 'out of the Consoli-' dated Fund, pursuant to the Act of the Fifty-seventh of George ' the Third, Chapter Thirty-four, and Acts amending same, for ' the Encouragement by way of Loan of Public Works in Great ' Britain and Ireland, and the Commissioners of Public Works ' in Ireland (herein-after called "the Commissioners of Public 'Works"), have at various Periods since the Year One thousand eight hundred and twenty-four advanced out of the Consolidated ' Fund, under the Authority of the Acts (Public) of the Third of ' George the Third, Chapter One hundred and twelve, the Fifty-' seventh of George the Third, Chapter Thirty-four, and First and ' Second of William the Fourth, Chapter Thirty-three, divers ' Sums of Money, amounting in the whole to the Sum of One ' hundred and seventy-nine thousand three hundred and eighty-' four Pounds Twelve Shillings and Fourpence, to the Limerick ' Bridge Commissioners, and their Successors, the Limerick Harbour Commissioners, who were from Time to Time respectively ' authorized to borrow Money under the Powers of the Acts ' (Public and Local) of the Fourth of George the Fourth, Chapter ' Ninety-four, Fourth and Fifth of William the Fourth, Chapter ' Eighty-four, and Tenth and Eleventh Years of Her Majesty, ' Chapter One hundred and ninety-eight, (herein-after called the ' recited Acts,) for the Purpose of erecting a Bridge at Limerick ' called " Wellesley Bridge," and of forming certain floating and other Docks and Works for the Improvement of the Port of ' Limerick, and such Sums were advanced from Time to Time ' on the Security of certain Indentures of Mortgage of the Rates ' and Duties authorized to be levied from Time to Time in the ' Port of Limerick, and on the Tolls levied from Time to Time on Wellesley Bridge, under the Powers of the recited Acts or

'And whereas that Portion of the said Sum of One hundred and seventy-nine thousand three hundred and eighty-four Pounds Twelve Shillings and Fourpence advanced by the late Loan Commissioners was afterwards transferred to and became vested in the Commissioners of Public Works under and by virtue of

some of them:

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' the Provisions of the Act of the First and Second of William ' the Fourth, Chapter Thirty-three:

- 'And whereas there is a Sum of Two hundred and thirty ' thousand Pounds and upwards remaining due to the Commis-' sioners of Public Works in respect of such Advances, including
- ' Interest, (after deducting the Payments annually made in respect
- ' of Principal and Interest,) and the said Commissioners of Public Works are now and have been for some Years in possession as
- ' Mortgagees of the Tolls, Rates, and Duties levied in the said
- ' Harbour, to secure the Payment of the Debt and Interest due
- ' thereon:
- 'And whereas Wellesley Bridge has been for some Years com-' pleted, and opened for public Traffic, by means of a Part of the
- ' Principal Money so advanced out of the Consolidated Fund, and ' the Commissioners of Public Works, as Mortgagees, are in
- possession of the Tolls annually taken thereon:
- 'And whereas the Tolls, Rates, and Duties heretofore payable ' in respect of the said Bridge, and imposed on the said Port and
- ' Harbour of Limerick, have not only proved insufficient to pay ' the Principal and Interest of the said Debts respectively, but
- ' have prejudiced the Development of the Trade and Commerce
- of the said Port and Harbour:
- 'And whereas it is expedient to relieve the said Port and ' Harbour from a Portion of the said Debt, so as to enable the
- ' said Port to compete with rival Ports on more favourable Terms, ' and for that Purpose to enable the Commissioners of Her

' Majesty's Treasury to compound the said Debt:

'And whereas the Limerick Harbour Commissioners have 30 & 31 Vict.

- ' applied for an Act (the Short Title of which is "The Limerick c. clv. 'Harbour Act, 1867,") to authorize them to levy certain Tolls,
- ' Harbour Rates, and Duties in lieu of the Tolls, Rates, and Duties
- ' heretofore authorized, so as to provide sufficient Means (after
- ' Charges for Maintenance, as herein-after mentioned,) to secure
- ' the Payment of the Annuity by this Act authorized, and also to
- ' alter the Constitution of their Body, and for other Purposes; but
- such Powers are not to be put into force until this Act comes

' into operation:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Limerick Short Title.

Harbour (Composition of Debt) Act, 1867."

2. This Act shall commence and take effect from and imme- Commencediately after the passing of the same.

3. In this Act—

The Term "the Commissioners of Her Majesty's Treasury" means the Lords Commissioners of Her Majesty's Treasury of the United Kingdom of Great Britain and Ireland for the Time being:

The Terms "the Limerick Harbour Commissioners" and "the Harbour Commissioners" mean the Limerick Harbour Commissioners

ment of Act.

Interpretation of Terms.

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C. 53.

Limerick Harbour (Composition of Debt).

missioners heretofore elected and appointed, and their Successors, when from Time to Time elected and appointed under the said *Limerick* Harbour Act, 1867:

The Term "Commissioners of Public Works" means the Commissioners of Public Works in *Ireland* for the Time being:

The Term "Harbour Rates" includes all Rates and Duties leviable from Time to Time in the Port and Harbour of Limerick under "The Limerick Harbour Act, 1867."

Manner of compounding the said Debt of 230,000l. and upwards. 4. It shall be lawful for the Commissioners of Her Majesty's Treasury, by any Deed or Instrument to be executed at any Time after the passing of this Act, under the Hands of any Two or more of such Commissioners, and under the Common Seal of the Limerick Harbour Commissioners, to compound the said several Debts due by the Limerick Harbour Commissioners, as follows; viz., that the Debt due and owing in respect of the Sums advanced from Time to Time as aforesaid shall be assumed to be and shall be taken at the Sum of Sixty-five thousand Pounds, and the same shall be recorded in the Form in Schedule B. to this Act annexed.

Mode of Payment of compounded Debt.

5. Of the said Sum of Sixty-five thousand Pounds, the Sum of Fifty-five thousand Pounds, deducting therefrom any Sum which may have accrued from Harbour Dues after paying Maintenance and other Charges connected with the Harbour after the First Day of July One thousand eight hundred and sixty-six, shall be paid to the Commissioners of Public Works by an Annuity or annual Rentcharge calculated at the Rate of 4.0729 per Centum Principal and Interest, the same to be paid by half-yearly Instalments, for a Period of Fifty Years, on every First Day of May and First Day of November in each Year, commencing on the First Day of May One thousand eight hundred and sixty-eight, the said Annuity to be in the Form, as near as may be, in Schedule A. to this Act annexed, and to be chargeable and charged upon the Harbour Tolls, Rates, and Duties, and upon all Lands and Property of the Harbour Commissioners, and the remaining Sum of Ten thousand Pounds shall be a First Charge upon Wellesley Bridge at Three and a Quarter per Centum per Annum, as herein-after mentioned: Provided always, that it shall be lawful for the Commissioners of Public Works, out of the Money in their Hands received or to be received in respect of the Harbour Rates on account of the Limerick Harbour Commissioners from the Date of the last Payment into the Exchequer, to pay to the Harbour Commissioners the Sum of One thousand five hundred Pounds, to be applied by them to the Purposes of this Act and "The Limerick Harbour Act, 1867."

30 & 31 Vict.

Nature of Treasury Deed.. 6. In addition to the Clauses and Provisions herein-after imposed, there shall and may be contained in such Deed or Instrument, to be executed as aforesaid, such additional Terms, Conditions, and Agreements as the Commissioners of Her Majesty's Treasury may think proper to require and insert therein, and such Terms, Conditions, and Agreements so inserted in such Deed shall have the same Effect, to all Intents and Purposes, as if the same had been contained in this Act.

7. The said Bridge called Wellesley Bridge, together with the Wellesley Tolls payable thereout, shall be vested in the Commissioners of Bridge to Public Works and their Successors, Commissioners for the Time be vested in Commissioners being; and the Tolls and Receipts of the said Bridge, by this of Public or any other Act authorized, shall be applied by the said Com- Works. missioners, in the first instance, in defraying the necessary Costs of Collection thereof, the Costs of the Maintenance and Repairs and Approaches thereto, the Charges and Maintenance of the Swivel Bridge connected therewith, also Lighting and such other Expenses as the said Commissioners may think necessary and requisite to incur; secondly, in paying Interest on the said Sum of Ten thousand Pounds, at the Rate of Three and a Quarter per Centum per Annum, at such Times and in such Instalments as the said Commissioners shall from Time to Time appoint and direct; and, thirdly, the Balance or Overplus (if any) from Time to Time to be applied as it may accrue in Reduction of the said Principal Sum of Ten thousand Pounds.

8. From and after the passing of this Act, there shall be paid, Bridge Tolls for the Use of the Commissioners of Public Works, in the Nature to be paid of Tolls, before any Passage over the said Bridge shall be per-not exceeding mitted, any Sum which the said Commissioners of Public Works shall direct, not exceeding the Tolls in Schedule C. to this Act annexed, being the Tolls provided by the Act of the Tenth and Eleventh Victoria, Chapter One hundred and ninety-seven.

9. It shall be lawful for the Commissioners of Public Works, Power to Comwith the Sanction of the Commissioners of the Treasury, at any missioners to Time to sell, transfer, and dispose of the said Bridge, Approaches, and Swivel Bridge to any Grand Jury or Grand Juries, or any other public Body or Bodies, at and for the said Sum of Ten thousand Pounds, or any Balance of the said Sum which may remain due in respect thereof at the Time of such Sale, it being provided that on such Sale, Transfer, or Disposition being made the said Bridge shall be Toll-free to the Public, and that Provision shall be made for the future due and proper Maintenance of the said Bridge and Approaches thereto, and the Swivel Bridge, in such Manner as may be required by the said Commissioners of the Treasury.

sell Wellesley Bridge.

10. It shall be lawful for the said Commissioners of Public Power to Com-Works, from Time to Time, so long as the said Sum of Ten missioners to thousand Pounds, and the Interest thereon, or any Part of either, let Wel Bridge. remain due and owing, to demise or let the Tolls and Rates of the said Bridge, subject to such Conditions and Restrictions as the said Commissioners may approve.

let Wellesley

11. From and after the Payment of the said Sum of Ten On Payment of thousand Pounds, and Interest thereon, by such Instalments as Debt Wellesley aforesaid, or otherwise, and when and so soon as Provision shall Bridge to be be made, to the Satisfaction of the Commissioners of Dublic Toll-free. be made, to the Satisfaction of the Commissioners of Public Works, for the due and proper Maintenance of the said Bridge and Approaches, and Swivel Bridge, the said Bridge shall be Toll-free to the Public, and be vested in such Grand Jury or Grand Juries, or other public Body or Bodies, so purchasing as aforesaid;

aforesaid; and in the event of these Bodies declining to take the said Bridge then the said Tolls and Rates shall continue to be payable, and the said Commissioners of Public Works shall be authorized to demand and receive the same.

Certain Sections in recited Acts repealed. 12. From and after the Date of the Execution of such Deed or Instrument by this Act authorized, the Thirty-fourth, Thirty-fifth, Thirty-sixth, Thirty-seventh, and Thirty-eighth Sections of the Act of the Fourth of George the Fourth, Chapter Ninety-four, and the Eleventh and Twenty-first Sections of the Act of the Fourth and Fifth of William the Fourth, Chapter Eighty-four, and the Tenth, Eleventh, Twelfth, Nineteenth, Twentieth, Twenty-third, Twenty-fifth, and Twenty-ninth Sections of the Act of the Tenth and Eleventh Victoria, Chapter One hundred and ninety-eight, shall be and the same are hereby repealed.

Harbour Commissioners may borrow Money for Graving Dock and to improve Harbour.

13. It shall be lawful for the Public Works Loan Commissioners, after the Execution of the said Deed or Instrument, at any Time to lend to the Harbour Commissioners any Sum of Money, not exceeding Twenty thousand Pounds, out of the Monies placed at their Disposal under the Second Section of the Act of the Twenty-ninth and Thirtieth Victoria, Chapter Seventy-two, by way of Annuity or otherwise, in accordance with the Provisions of the "Harbours and Passing Tolls Act, 1861," for the Purpose of enabling the Harbour Commissioners to improve the said Port, and to construct a Graving Dock therein on any Land belonging to the said Harbour Commissioners situate in the said Port, and it shall be lawful for the Harbour Commissioners to make such Improvements in the said Port, and to construct such Dock, and to take Land by Agreement for that Purpose: Provided that Working Plans and Sections and Estimates of such Improvements and Graving Dock shall previously to commencing the same have been submitted to the Board of Trade, and on the said Board granting a Certificate in Writing, from Time to Time, under the Hands of One of their Secretaries. that such Improvements and Graving Dock, or any or either of them, are properly devised, and that the Estimate of Expense is sufficient for the same, the Public Works Loan Commissioners may advance to the Harbour Commissioners the Sums stated in such Certificates respectively, not exceeding in the whole the Sum of Twenty thousand Pounds, and such Sum or Sums so advanced from Time to Time, or the Annuity or Annuities granted for the same, shall be a First Charge on the Harbour Rates authorized to be levied in the Port of Limerick under the "Limerick Harbour Act, 1867," in priority to the said Annuity payable in respect of the said Sum of Fifty-five thousand Pounds or other less Sum as aforesaid.

For Payment of Debt to Sir T. Deane. 14. 'And whereas a Sum of Three thousand seven hundred and seventy-nine Pounds Nine Shillings and One Penny is due to Sir *Thomas Deane*, connected with Works executed by him in respect of the Improvement of the Port of *Limerick*, which Debt stands in priority of the said Charge of Two hundred and thirty thousand Pounds upon the Harbour Rates; but, notwith
'standing

' standing such Priority, Payments have been made to Her 'Majesty's Exchequer in reduction of the Public Debt: And ' whereas, without discharging the Debt so due to the said Sir ' Thomas Deane, the Annuities hereby made chargeable upon the ' Harbour Tolls, Rates, and Dues, and upon all Land and Property of the Harbour Commissioners, could not in Equity form the ' First Charge upon the same,' it shall therefore be lawful for the said Public Works Loan Commissioners, and they are hereby empowered, in addition to the said Sum of Twenty thousand Pounds, and subject to the same Conditions in regard to Repayment, to lend to the said Harbour Commissioners, under the Powers of the said Act of the Twenty-ninth and Thirtieth Victoria, Chapter Seventy-two, a Sum not exceeding Three thousand seven hundred and seventy-nine Pounds Nine Shillings and One Penny, to be by them applied in Payment of the Sum so due to the said Sir Thomas Deane in priority to any Part of the said Sum of Twenty thousand Pounds being borrowed by the said Harbour Commissioners.

15. If Default shall be made in Payment of the said first- Proceedings mentioned Annuity or Rentcharge as herein-before provided, it for Recovery shall be lawful for the Commissioners of Public Works to proceed of Annuity, for the Recovery thereof by all or any of the Means provided for 1 & 2 W. 4. the Recovery of Loans or Advances made by the said Commis- c, 33. sioners of Public Works, under the Act of the First and Second of William the Fourth, Chapter Thirty-three, entitled An Act for the Extension and Promotion of Public Works in Ireland, in like Manner in all respects as if the said Tolls, Rates, Duties, or other the Premises charged and chargeable with the Payment of the said Annuity or Rentcharge had been transferred to the said Commissioners of Public Works by way of Mortgage, and in order to secure the Payment of the said Annuity or Rentcharge.

16. And it shall also be lawful for the Court of Chancery in Court of Chan-Ircland, upon the Application by Petition in a summary Way by cery to appoint the said Commissioners of Public Works, to appoint a Receiver of Receiver of all the said Tolls, Rates, and Duties, and of the Rents and Profits of all other Premises chargeable with the said first-mentioned Annuity or Rentcharge; and any such Receiver so appointed as aforesaid shall possess all the Powers of the said Harbour Commissioners, or of any Collector appointed by them, for the Purpose of collecting and recovering the said Tolls, Rates, and Duties; and such Receiver shall and may be continued in such Receipt until all Arrears of such Annuity or Rentcharge, and all accruing Gales thereof, and all Costs incidental to the Appointment of such Receiver, shall be fully paid.

17. It shall be lawful for the said Commissioners of Public Commissioners Works, out of the said Tolls, Rates, and Duties, to reimburse to reimburse themselves for all Costs, Charges, and Expenses which may be themselves for lawfully sustained by them, or any Officer or Servants employed by them, in the Execution of this Act.

18. This Act shall be a Public Act, and shall be judicially Public Act. taken notice of.

this

Limerick Harbour (Composition of Debt).

The SCHEDULES herein referred to.

SCHEDULE A.

Form of Grant of Annuity.

Grant Annuity, £

Day of

By virtue of the Powers of the "Limerick Harbour Act, 1867," and the "Limerick Harbour (Composition of Debt) Act, 1867," we, the Limerick Harbour Commissioners, in consideration of the accepted by the Commissioners of Her Majesty's Treasury in lieu of the Sum of Pounds. do grant unto the said Commissioners of Her Majesty's Treasury an Annuity or yearly Sum of Pounds, to be issuing out of the Harbour Rates payable under the "Limerick Harbour Act. 1867," such Sum to be paid to the Commissioners of Public Works, or any Person duly authorized by them, in half-yearly Instalments on the Day of in 186, and on the Day of and on the Day of in every succeeding Year, until

the said Sum of Pounds, and Interest thereon, be duly paid.

In witness whereof we have hereunto set our Common Seal,

SCHEDULE B.

186 .

The Commissioners of Her Majesty's Treasury do hereby acknowledge, that, in accordance with the Terms of "The Limerick Harbour Act, 1867," and "The Limerick Harbour (Composition of Debt) Act, 1867," they do hereby accept the Sum of Fifty-five thousand Pounds, secured to them by the Annuity granted to them, under the Authority of those Acts respectively, by the Limerick Harbour Commissioners, charged on the Harbour Rates to be levied under the "Limerick Harbour Act, 1867," and by the Transfer of Wellesley Bridge to the Commissioners of Public Works, or other Public Body on their Behalf, in full Satisfaction and Payment of the Debt and Interest, amounting to Two hundred and thirty thousand Pounds and upwards, due to the said Commissioners of Her Majesty's Treasury, or to the Commissioners of Public Works on their Behalf, and secured on the Tolls, Rates, and Duties heretofore levied in the Harbour of Limerick, and on other Property belonging to the Limerick Harbour Commissioners, and do hereby declare the said Harbour, Docks, and Works, and the Rates and Duties and other Property of the Limerick Harbour Commissioners, now to be for ever freed and discharged of the said Debt and Interest of Two hundred and thirty thousand Pounds and upwards, and of the Security created or confirmed by the said Mortgages respectively, granted to the Commissioners of Public Works under the recited Acts or any of them, and the said Commissioners of Her Majesty's Treasury hereby

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hereby consent to the Registration hereof in Dublin for Preservation at

In witness whereof, these Presents are subscribed by us, Two of the said Commissioners, at London, the Day of , in the Year One

thousand eight hundred and sixty-, before these Witnesses.

SCHEDULE C.

Bridge Tolls.

- For every Horse, Mule, or Ass, laden or unladen, and not drawing. the Sum of One Penny.
- For every Score of Oxen or Neat Cattle, the Sum of One Shilling and Sixpence, and so in proportion for any greater or less Number.
- For every Score of Calves, Sheep, Goats, Lambs, or Swine, the Sum of Fivepence, and so in proportion for any greater or less Number.
- For Six or more Horses or other Beasts of Draught drawing any Coach, Chariot, Landau, Berlin, Chaise, Calash, Curricle, Chair, Caravan, Hearse, Litter, or other such Carriage, the Sum of One Shilling and Tenpence.
- For Three, Four, or Five Horses or other Beasts of Draught drawing any such Carriage, the Sum of One Shilling and Fourpence.
- For Two Horses or other Beasts of Draught drawing any such Carriage, the Sum of Elevenpence.
- For One Horse or other Beast of Draught drawing any such Carriage, the Sum of Sixpence.
- For Four or more Horses or any Beasts of Draught drawing any Waggon, Wain, or other Carriage of Burden with Four Wheels, the Sum of Elevenpence.
- For Three or fewer Horses or other Beasts of Draught drawing any Waggon, Wain, or other Carriage of Burden with Four Wheels, the Sum of Sixpence.
- For Two or more Horses or other Beasts of Draught drawing any Waggon, Wain, Cart, Car, or other Carriage of Burden with Two Wheels, the Sum of Fourpence.
- For One Horse or other Beast of Draught drawing any Waggon, Wain, Cart, Car, or other Carriage of Burden with Two Wheels, the Sum of Twopence.
- For every Passenger passing over the said Bridge, the Sum of One Halfpenny for each and every Time of passing, except such Person or Persons as shall be driven in any Coach, Chariot, Berlin, Chaise, Chair, or Calash, and the Driver or Drivers thereof, and the Footman or Footmen, Servant or Servants thereof, standing behind the same, and except the Driver or Drivers of any Cart, Car, or Waggon, and any Person riding on any Horse, Mule, or Ass.

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CAP. LIV.

An Act to amend the Law of Charitable Donations and Bequests in *Ireland*. [15th *July* 1867.]

WHEREAS it is expedient to amend an Act passed in the Session held in the Seventh and Eighth Years of the Reign of Her present Majesty, intituled An Act for the more effectual Application of Charitable Donations and Bequests in Ireland:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The said "Act for the more effectual Application of Charit" able Donations and Bequests in *Ireland*, 1844," and this Act,
shall be construed together as One Act, and any of the Provisions
of the said Act inconsistent with this Act are hereby repealed:
Provided, that the Expression "the Commissioners" in this Act
shall mean "the Commissioners of Charitable Donations and
Bequests for *Ireland*."

2. The Commissioners shall receive and consider all Applications which may be made to them by any Trustee or other Person having any Concern in the Management or Administration of any Charity for their Opinion, Advice, or Direction respecting such Charity, or the Management or Administration thereof, or the Estate, Funds, Property, or Income thereof, or the Application thereof, or any Question or Dispute relating to the same respectively, and, if they so think fit, may, upon any such Application, give such Opinion or Advice as they may think expedient, subject to any judicial Order or Direction which may be subsequently made or given by any competent Court or Judge, and such Opinion or Advice shall be in Writing signed by Three or more of the said Commissioners; and every Trustee and other Person who shall act upon or in accordance with the Opinion or Advice given by the said Board shall, in respect of so acting, be deemed and taken, so far as respects his own Responsibility, to have acted in accordance with his Trust; and no such judicial Order or Direction subsequently made or given by any Court or Judge shall have any such retrospective Effect as to interfere with or impair the Indemnity by this Act given to Trustees and other Persons who have acted upon or in accordance with such Opinion or Advice of the Commissioners: Provided always, that nothing herein contained shall extend to indemnify any Trustee or other Person for any Act done in accordance with the Opinion or Advice of the Commissioners, if such Trustee or other Person has been guilty of any Fraud or wilful Concealment or Misrepresentation in obtaining such Opinion or Advice.

3. If in any Case it appear to the Trustees or Persons acting in the Administration of any Charity that any Claim or Demand or Cause of Suit against any Person in relation to such Charity, or by any Person against any Charity or the Trustees or Administrators thereof, may with Advantage to the Charity, or

7 & 8 Vict. c. 97.

7 & 8 Vict. c. 97. and this Act to be construed together.

Commissioners to entertain Applications for their Opinion or Advice.

Persons acting on Advice of Board to be indemnified.

Commissioners may sanction Compromise of Claims on behalf of Charity.

should, under the special Circumstances of the Case, be compromised or adjusted without taking, resisting, or continuing any Proceedings at Law or in Equity, such Trustees or Persons may, or the Person against whom such Claim, Demand, or Cause of Suit exists or is alleged to exist, or by whom any Claim or Demand is made, may, with the Consent of the Trustees or Persons acting in the Administration of such Charity, submit to the Commissioners a Statement and Proposal for such Compromise or Adjustment; and if it appear to the Commissioners, after such Inquiry in relation thereto as they may deem requisite, or otherwise, that such Proposal, with or without any Modification, is fit and proper, and for the Benefit of the Charity, it shall be lawful for the Commissioners to make such Order for and in relation to such Compromise or Adjustment as they may think fit; and the Commissioners may in like Manner make such Compromise of any Claim, Demand, or Cause of Suit, by or against them, in respect of any Property of which they are Trustees or Managers; and upon the due Performance of the Terms and Conditions of such Compromise or Adjustment as aforesaid such Agreement shall be a final Bar to all Actions, Suits, Claims, or Demands, by or on behalf of the Charity concerned therein, in respect of the Cause of Action, Suit, or Matter in respect to which such Compromise or Adjustment shall have been made.

4. Before any Suit, Petition, or other Proceeding (not being Notices of an Application in any Suit or Matter actually pending) for obtaining any Relief, Order, or Direction concerning or relating to any Charity, or the Estate, Funds, Property, or Income thereof, shall be commenced, presented, or taken by any Person other the Attorney than Her Majesty's Attorney General, there shall be transmitted General, to be by such Person to the Commissioners Notice in Writing of such given to the proposed Suit, Petition, or Proceeding, and such Statement, Information, or Particulars as may be requisite or proper, or may be required from Time to Time by the Commissioners, for explaining the Nature and Objects thereof: Provided always, that nothing herein-before contained shall make any Decree, Judgment, Order, or Direction in any Suit, Petition, or Proceedings in which the said Commissioners have not been made Parties binding and final

as against the said Commissioners.

5. In any Case in which it shall appear to the Commissioners Power to Comthat the Institution of legal Proceedings is requisite or desirable with respect to any Charity, or the Estates, Funds, Property, or Affairs thereof, the Commissioners may authorize or direct such Attorney Proceedings to be instituted, and give such Directions in relation General. thereto as they may think proper, and thereupon such Proceedings may be instituted accordingly without any such previous Notice in Writing as herein-before directed; and if it shall appear desirable that any such Proceedings should be instituted by the Attorney General, it shall be lawful for the Commissioners, if they so think fit, to certify such Case, in Writing under the Hand of the Secretaries of the Commissioners, to Her Majesty's Attorney General, together with such Statements and Particulars as in the Opinion of the Commissioners may be requisite or proper

legal Proceedings as to any Charity by any Person, except Board.

missioners to certify certain Cases to the

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Commissioners may sue by

Civil Bill for

Bequests not

exceeding 50l.,

In case of cer-

tain Bequests,

&c., Commis-

apply or sanc-

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tion Cypres Doctrine to

Funds vested

in them or

in Trustees

respectively.

Charitable

Charitable Donations and Bequests (Ireland).

for the Explanation of such Case; and thereupon the said Attorney General, if upon Consideration of the Circumstances he thinks fit, shall institute and prosecute such legal Proceedings as he shall consider requisite or proper under the Circumstances of the Case.

6. Whenever any Sum not exceeding Fifty Pounds on Foot of any Charitable Donation or Bequest, or any Sum not exceeding Twenty Pounds on Foot of any annual Sum or Rentcharge, shall be due to the Commissioners or other the Trustee or Trustees of any Charity, and shall remain unpaid for the Space of Thirty-one Days next after the same shall be due, it shall be lawful for the Commissioners, or for the said Trustee or Trustees, with the Sanction of the Commissioners, to recover the same by Civil Bill, in the Court of proper Jurisdiction, against the Person or Persons who shall be liable to pay the same.

7. Whenever any Charitable Donation or Bequest not exceeding in Amount the Sum of One hundred Pounds, or the Income of any Charity the gross annual Value of which shall not exceed Ten Pounds, shall be vested in any Trustee or Trustees, or shall have been recovered by or shall be in any other Manner vested in the Commissioners, and it shall be found unlawful or impracticable to apply the same according to the Direction or Intention of the Donor or Donors, it shall be lawful for such Trustee or Trustees, with the Consent in Writing of not less than Five of the Commissioners, or for the Commissioners, as the Case may be, to apply the same to such charitable and pious Purposes as they shall judge to be nearest and most conformable to the Directions and Intentions of the Donor or Donors: Provided always, that the Commissioners may grant or withhold such Consent, or forbear otherwise to act under this Section, as they may think fit.

In case of certain Bequests, &c., Trustees or Commissioners may state a Case for Approval of Court of Chancery.

8. Whenever the Amount of any Charitable Donation or Bequest which shall be greater than One hundred Pounds but shall not exceed Five hundred Pounds, or the clear annual Value of the Income of the Property of any Charity which shall be greater than Ten Pounds but shall not exceed Forty Pounds, shall be vested in any Trustee or Trustees, or shall have been recovered by or shall be in any other Manner vested in the Commissioners, and it shall be found unlawful or impracticable to apply the same according to the Direction or Intention of the Donor or Donors, it shall be lawful for such Trustee or Trustees, with the Consent in Writing of not less than Five of the Commissioners previously obtained, or for the Commissioners, as the Case may be, to present a Petition to the Court of Chancery in Ireland, stating the Nature and Amount of such Charitable Donation, Bequest, Property, or Income, the Direction or Intention of the Donor or Donors in respect thereof, and the Reason why it is found unlawful or impracticable to apply the same according to such Direction or Intention, and, if the Commissioners shall think fit, proposing a Scheme for the Application thereof, for the Approval of the Court, and praying that the Court may order the same to be applied to such charitable or pious Purposes as shall be deemed to be nearest and most conformable to the Directions and Intentions of the Donor or Donors; and it shall be lawful for the Court

to hear such Petition in a summary Way, and upon Affidavits, or such other Evidence as shall be produced upon such Hearing, to determine the same, and give Judgment thereon, and to settle and approve of the said Scheme with or without Variation, or to settle, approve of, and appoint some other Scheme for such Purpose; and such Judgment shall bind all such Persons as the Court shall direct, and in default of such Direction then shall bind the Trustee or Trustees or the Commissioners who have presented the Petition.

9. It shall be lawful for any Person entitled to any present or future Interest in any Fund, whether consisting of Government Stock or Annuities, Stock or Shares in any public Company, or Monies invested on any other Security, by Deed duly executed, and with the Consent in Writing of the Commissioners previously their Consent, obtained, or by Will or Codicil, to assign or bequeath his Interest to be held by in such Fund, or in any Part thereof, to the Commissioners in trust for any such charitable or pious Purposes as he may direct; provided that the Commissioners shall not be bound to accept of any such Bequest: and it shall also be lawful for any Person in whom any Fund shall be vested in trust for any charitable or pious Purpose, with the Consent in Writing of the Commissioners, to transfer to them all or any Part of such Fund to be held by them for the Purpose aforesaid; and the Fund so assigned, bequeathed, and accepted or transferred, as the Case may be, shall thenceforth be held by the Commissioners upon and for the Trusts and Purposes upon and for which the same respectively shall have been assigned, bequeathed, or transferred, or such of the same Trusts and Purposes as shall for the Time being be subsisting or capable of taking effect: Provided always, that in all Cases in which the Commissioners shall accept of any Trust Fund under this Clause, it shall be lawful for them by any Order under their Seal from Time to Time to nominate such Person or Persons as they shall deem proper to administer, distribute, or apply such Trust Fund or the Income thereof under their Directions, and from Time to Time by like Orders to remove any such Persons and substitute others in their Place.

10. Provided always, That when such Charitable Donation or Full Number Bequest shall have been originally vested in more than One Trus- of Trustees tee and not more than Six Trustees, it shall not be lawful for the necessary to Trustee or Trustees to apply any Charitable Donation or Bequest cation lawful. under the Seventh Section, or otherwise act under that Section, or to present a Petition to the Court of Chancery under the Eighth Section, or otherwise act under that Section, or to make any Transfer under the Ninth Section, or otherwise act under that Section of this Act, so long as there shall be fewer Trustees than the original Number appointed to act in the Trusts or Execution of such Charitable Donation or Bequest, nor without the Consent of all the Trustees having been first signified in Writing signed by them, such Writing to be deposited with the Commissioners; provided also, that when such Charitable Donation or Bequest shall have been originally vested in more than Six Trustees, it shall be lawful for Two Thirds of such Trustees, not

Any Person or Trustee may transfer Fund to Commissioners with them in trust.

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being less than Six in Number, to apply as aforesaid under the said Seventh Section, or to present a Petition as aforesaid under the said Eighth Section, or to make such Transfer as aforesaid under said Ninth Section.

Deeds, &c. may be deposited in Repository provided by Commissioners.

Consent of Commissioners necessary to any Change of Investment by Trustees of Funds held for charitable or pious Purposes.

11. It shall be lawful for any Trustees or other Persons having the Custody of any Deeds or Muniments of or relating to any Charity to deposit the same for Security in a Repository which may be provided by the Commissioners, subject to any Regulations to be made by the Commissioners under this Act.

12. When, under the Provisions of any Deed, Will, or other Instrument, any Fund, whether consisting of Government Stock or Annuities, Stock or Shares in any public Company, or Monies invested on any other Security, shall be held by any Person or Persons upon trust, after the Determination of or subject to any prior Life or other limited Interest or Interests, for any charitable or pious Purposes, such Trustee or Trustees shall, before they shall proceed to vary, alter, or transpose the Stock, Annuities, Shares, or Securities in or upon which such Fund, or any Part thereof, shall for the Time being be invested, give Notice in Writing to the Commissioners of his or their Intention so to do, and shall not so vary, alter, or transpose the same, or any Part thereof, for the Space of One Month after such Notice; and if within such Month the Commissioners shall give Notice in Writing to such Trustee or Trustees that they object to such Variation, Alteration, or Transposition, and specify the Grounds of such Objection, such Trustee or Trustees shall not proceed to make such Variation, Alteration, or Transposition without the Leave of the Court of Chancery to be obtained as herein-after directed; and it shall thereupon be lawful for the said Trustee or Trustees to apply to the Court of Chancery, by Petition in a summary Way, for the Opinion of the Court as to the Propriety of such Variation, Alteration, or Transposition, and the said Trustee or Trustees shall give Notice of such Application to the Commissioners, and to any other Persons whom the Court may direct, and the Court may thereupon make such Order as shall seem just, which Order shall be binding on said Trustee, Trustees, and Commissioners, as to the Propriety of such Variation, Alteration, or Transposition, and the said Court shall have Power to make such Order as to the Costs of such Proceedings, and the Fund out of which the same shall be paid, as shall seem fit.

Commissioners may sanction Building Leases, working Mines, doing Repairs and Improvements;

13. If in any Case it appear to the Trustees or Persons for the Time being acting in the Administration or Management of any Charity, or the Estates or Property thereof, that any Part of the Charity Lands or Estates may be beneficially let on Building, Repairing, Improving, or other Leases, or on Leases for working any Mine, or that the digging for or raising of Stone, Clay, Gravel, or other Minerals, or the cutting of Timber, would be for the Benefit of the Charity, or that it would be for the Benefit of such Charity that any new Road or Street should be formed or laid out, or any Drains or Sewers made, through any Part of the Charity Estates, or that any new Building should be erected, or that any existing Building should be repaired, altered, rebuilt, or

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wholly

wholly removed, or that any other Improvements or Alterations in the State or Condition of the Lands or Estates of such Charity should be made, it shall be lawful for such Trustees or Persons to lay before the Commissioners a Statement and Proposal in relation to any of the Matters aforesaid; and it shall be lawful for the Commissioners, if they think that the Leases or Acts to which the Statement and Proposal relate (with or without Modifications or Alterations) would be beneficial to the Charity, to make such Order under their Seal for and in relation to the granting of such Leases, or the doing of any other such Acts as aforesaid, and any Circumstances connected therewith, as they may think fit, although such Leases or Acts respectively shall not be authorized or permitted by the Trust; and it shall be lawful for the Commissioners in respect of Property of which they are the Trustees or Managers to execute such Leases, and do such Acts for any of the said Purposes, as they may think fit; and the said and may Commissioners by any such Order may authorize the Application authorize the of any Monies or Funds belonging to the Charity to which such Order refers for any of the Purposes or Acts aforesaid, and, if Funds, or the necessary, may authorize the Trustees of any Charity to which raising of any such Order refers to raise any Sum of Money by Mortgage Money on of all or any Part of the said Charity Estates, and the Commissioners in like Manner may raise any Sum of Money by Mortgage of all or any Part of the Property belonging to such Charity in respect of which they are Trustees or Managers; provided that compulsory Provisions be reserved in every such Mortgage for the Payment of the Principal Money borrowed by annual Instalments. and for the Redemption and Reconveyance of the mortgaged Estates within the Period of not more than Thirty Years.

14. When Application shall be made to the Commissioners by Commissioners the Trustees or Persons acting in the Administration of any under special Charity representing that, under the special Circumstances of any Land belonging to any Charity, a Sale or Exchange or a Surrender of a Lease of such Land can be effected on such Terms or Exchange as to increase the Income of the Charity, or as otherwise to be of Charity advantageous to the Charity, the Commissioners may, if they Lands. think fit, inquire into such Circumstances, and if after Inquiry they are satisfied that the proposed Sale or Exchange or Surrender will be advantageous to the Charity, or if it appear to the Commissioners, in respect of any Property of which they are Trustees or Managers, that any Sale, Exchange, or Surrender of a Lease of any Land being Part of such Property would be beneficial to the said Property, they may authorize or make such Sale or Exchange or Surrender, and give such Directions in relation thereto, and for securing the due Investment of the Money arising therefrom, for the Benefit of the Charity, as they may think fit.

15. The Commissioners shall have Authority, upon Application Commissioners and after Inquiry as aforesaid, or in case it shall appear to them may authorize to be of Advantage to any Charity of the Property of which they are Trustees or Managers, to authorize or make a Sale to the Owner of the Land charged therewith of any Rentcharge, Annuity, or other periodical Payment charged upon Land, and pay-P 3

Application of Purposes.

the Redemption of Rentcharges.

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C.54.

Charitable Donations and Bequests (Ireland).

able to or for the Benefit of any Charity, or applicable to Charitable Purposes, upon such Terms and Conditions as they may deem beneficial to the Charity, and to give such Directions for securing the due Investment of the Money arising from such Sale for the Benefit of the Charity, or for securing the due Application thereof to such Charitable Purposes as they may think fit, and in like Manner the Commissioners, or other the Trustees of any Charity, with the Consent of the Commissioners, may purchase any Rentcharge or other yearly Payment to which the Charity Estate is or shall be liable.

A Majority of Trustees to have legal Power of dealing with the Charity Estates.

16. A Majority of Two Thirds of the Trustees of any Charity assembled at a Meeting of their Body duly constituted, and having Power to determine on any Sale, Exchange, Partition, Mortgage, Lease, or other Disposition of any Property of the Charity, shall have a legal Power, on behalf of themselves and their Co-Trustees, to do, enter into, and execute all such Acts, Deeds, Contracts, and Assurances as shall be requisite for carrying into legal Effect any such Sale, Exchange, Partition, Mortgage, Lease, or Disposition, and all such Acts, Deeds, Contracts, or Assurances shall have the same legal Effect as if the same were respectively done, entered into, or executed by all the acting Trustees for the Time being.

Leases, Sales, &c. authorized by the Board to be valid.

17. The Leases, Sales, Exchanges, and other Transactions authorized by the Commissioners under the Powers of this Act shall have the like Effect and Validity as if they had been authorized by the express Terms of the Trust affecting the Charity.

Trustees of Charities enabled to purchase Sites for Buildings from Owners, under Disability, &c., according to the Provisions of 8 & 9 Vict. c. 18.

18. Where any Land shall be required for the Erection or Construction of any House or Building, with or without Garden, Playground, or other Appurtenances, for the Purposes of any Charity, and the Commissioners or other the Trustees of the Charity shall be authorized to purchase and hold such Land, but by reason of the Disability of any Person having an Estate or Interest in such Land, or of any Defect in Title thereto, a valid and perfect Assurance of the same Land cannot be made to the Commissioners or other the Trustees of the Charity in the ordinary Manner, it shall be lawful for the Commissioners or for the Trustees of the Charity, with the Sanction of the Commissioners (such Sanction to be certified under the Hand of their Secretary), to take and purchase such Land according to the Provisions of "The Lands Clauses Consolidation Act, 1845;" and for that Purpose all the Clauses and Provisions of the last-mentioned Act with respect to the Purchase of Lands by Agreement, and with respect to the Purchase Money or Compensation coming to Parties having limited Interests, or prevented from treating, or not making a Title, and also with respect to Conveyances of Lands, so far as the same Clauses and Provisions respectively are applicable to the Cases contemplated by this Provision, shall be incorporated in this Act; and in all Cases contemplated by this Provision the Expression "the Special Act" used in the said Clauses and Provisions of the said "Lands Clauses Consolidation Act" shall be construed

to mean this Act; and the Expression "the Promoters of the Undertaking" used in the same Clauses and Provisions shall be construed to mean the Commissioners or other the Trustees of the

Charity in question.

19. Whenever there shall be contained in any Will a Charitable Executors or Devise or Bequest, the Persons or Person to whom Probate of any Administrators such Will, or Letters of Administration with such Will annexed, to publish shall be granted shall, within Three Calendar Months next after obtaining the same, publish once in the Dublin Gazette and Three ble Devises or Times successively in some Paper circulating in the Locality where Bequests. such Devise or Bequest, or the greater Part thereof, is directed to be expended or applied, or if there be no Direction as to any such Locality, then in some Newspaper published in Dublin, every Charitable Devise or Bequest contained in such Will, the Name of the Testator and Date of such Will or Codicil, and the Name of the Person or Persons to whom such Charitable Devise or Bequest is given and bequeathed, and the Name of the Person or Persons appointed by the Testator for the Management and Direction thereof; and the Expense of such Publication shall be paid by the said Executor or Executors, Administrator or Administrators, out of the Estate or Funds devised or bequeathed to the said respective Charities; and every such Person or Persons who shall neglect to publish the same in manner herein-before required shall for every such Neglect be liable to a Penalty not exceeding Twenty Pounds Sterling, to be recovered by the Commissioners, who shall sue for the same by Civil Bill in the Court of proper Jurisdiction: Provided always, that any Sum or Sums recovered by way of Penalty or Penalties for such Neglect by the Commissioners from any Executor or Executors, Administrator or Administrators, shall be accounted for and paid to the Lords Commissioners of Her Majesty's Treasury, or applied in such Manner as they shall direct.

20. From and after the Commencement of this Act the Registrars Registrars of the Court of Probate shall make a Return to the of Court of Commissioners between the First Day of July and the First Day Probate to of November in every Year, certified by them under their Hands, make Return of every Charitable Devise or Bequest contained in any Will sioners of which shall be entered in the Office of such Registrar, or of which Charitable a Copy shall have been forwarded to him from the Office of any Donations, &c. of the District Registrars in Ireland, or from the Registrar of the of every Court of Probate in England, during the Year next preceding, Charitable Donation conwhich Return shall likewise contain the Name of the Testator, tained in any the Name or Names of the Person or Persons to whom Probate Will entered of any such Will, or Letters of Administration with such Will in the Office of annexed, shall have been granted, with the Date of such Will, suchRegistrars. Probate, or Administration; and the same shall be lodged with One of the Secretaries of the said Commissioners; and every such Officer as aforesaid who shall neglect to make such Return as aforesaid shall forfeit the Sum of Twenty Pounds Sterling, to be recovered by the Commissioners, who shall sue for the same by

P 4

Civil Bill in the Court of proper Jurisdiction.

Advertisements stating Charita-

to Commis-

21. Any

Officers having Custody of Records to furnish Copies and Extracts if required by Commissioners. 21. Any Officer having the Custody of Enrolments, Decrees, Reports, Records, and other Documents relating to or concerning any Charity, shall furnish such Copies or Extracts as shall be required by the Commissioners; and every Secretary or other Officer of the said Commissioners for the Time being employed for the Purpose of this Act shall be at liberty, by the Authority and under the Directions of the Commissioners, and subject to such Regulations as the Commissioners may make in that Behalf, to examine and search the Registers and Records of every Court of Law and Equity, and every Ecclesiastical Court, and every Public Registry and Office of Records, and to take Copies of and Extracts from any Decree or Document recorded or registered or deposited therein respectively, for any of the Purposes of this Act, without Fee or Payment in respect thereof.

Persons acting in execution of Act not to be personally liable.

Costs to be borne by Charity.

Judge being a Commissioner not to disqualify him from hearing Charity Cases.

After 1st April 1868 Salaries of Officers to be paid out of Money to be voted by Parliament.

22. No Matter or Thing done by the Commissioners or by any Commissioner, or by any Officer or Person whomsoever acting under the Directions of the Commissioners, shall, if the same is done bonâ fide for the Purpose of executing this Act or the recited Act of the Seventh and Eighth Years of the Reign of Her Majesty, subject them, him, or any of them personally to any Action, Liability, Claim, or Demand whatsoever; and any Costs or Expenses incurred by them, him, or any of them in the Management or Administration or for the Preservation or Recovery of any Property vested in the Commissioners, or otherwise in the Execution of this Act, may be borne by and deducted by the Commissioners from the Estate and Funds of the Charity in respect of which the said Costs and Expenses were incurred.

23. A Judge of any of the Superior Courts of Law or Equity or of the Landed Estates Court in *Ireland* shall not be prevented or disabled by reason solely of his being a Commissioner from hearing and determining any Case relating to a Charity, or any Case which may arise under the Provisions of this Act, but he shall have Jurisdiction to hear and determine the same as if he were not such Commissioner.

24. From and after the First Day of April One thousand eight hundred and sixty-eight no Payments shall be made out of the Consolidated Fund for the Salaries of the Secretaries, Officers, Clerks, and Servants, or for the Expenses of carrying on the Business of the Commissioners, but such Salaries and Expenses not otherwise provided for shall be paid out of Monies to be voted by Parliament for that Purpose.

C A P. LV.

An Act to enlarge for the present Year the Time within which certain Certificates regarding Lunatics in Scotland may be granted. [15th July 1867.]

' WHEREAS by an Act of the Twenty-ninth and Thirtieth Years of Her present Majesty, Chapter Fifty-one, intituled An Act to amend the Acts relating to Lunacy in Scotland, and

29 & 30 Vict. c. 51.

Lunacy (Scotland).

' to make further Provision for the Care and Treatment of ' Lunatics, it is enacted, Section Seven, that in no Case shall the ' Sheriff's Order for the Reception and Detention of any Lunatic ' in any Asylum or House remain in force longer than the First ' Day of January then first occurring after the Expiry of Three ' Years from the Date on which it was granted, or than the First Day of January in each succeeding Year, unless the Superin-' tendent or Medical Attendant of the Asylum or House in which ' the Lunatic is detained shall, on each of the said First Days of ' January, or within Fourteen clear Days immediately preceding, ' grant, and transmit to the General Board of Lunacy in Scotland, ' a Certificate, on Soul and Conscience, according to the Form in ' Schedule (A.) annexed to the said Act, that the Detention of ' the Lunatic is necessary and proper, either for his own Welfare ' or the Safety of the public:

'And whereas, through Ignorance, or Misapprehension of the ' said Enactment, there has been an Omission on the Part of the ' Superintendents or Medical Attendants of a large Number of ' the Asylums or Houses in Scotland for the Reception and ' Detention of Lunatics, to grant and transmit the Certificates ' required by the before-recited Enactment:'

And, for preventing any Inconvenience that might happen in consequence of such Omission, be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. Every Certificate granted and transmitted on or before the Certificates First Day of October of the present Year, but in other respects in accordance with the Provisions of the said Seventh Section of the recited Act and relative Schedule, shall have the same Effect in continuing in force the Sheriff's Order for the Reception and Detention of the Lunatic therein referred to as if the same had to have the been granted and transmitted to the said General Board of Lunacy same Effect as on the First Day of January of the present Year, and all Orders granted by Sheriffs for the Reception and Detention of any Lunatics in any Asylum or House shall continue in force till the said First Day of October in this present Year, notwithstanding the Omission to grant and transmit the Certificates aforesaid: Provided always, that, except in so far as hereby expressly provided, the said Seventh Section of the recited Act shall remain in full Force and Effect.

under 29 & 30 Vict. c.51. s. 7., granted on or before 1st October 1867. it granted on or before 1st January 1867.

2. No Claim or Action of Damages shall lie at the Instance of Indemnity to or against any Person by reason of the Detention during any Persons who Period anterior to the First Day of October next ensuing of any Lunatic in any Asylum or House in Scotland for the Reception and Detention of Lunatics, on the Ground of the Sheriff's Order having fallen or expired from the aforesaid Certificate not having 1867. been granted and transmitted in Terms of the Provisions of the recited ${f Act.}$

omitted to grant Certificates on or before 1st January

1 & 2 W. 4.

c. 33.

Galway Harbour (Composition of Debt).

CAP. LVI.

An Act to authorize the Commissioners of Her Majesty's Treasury to compound the public Debt and Interest due by the Galway Harbour Commissioners, and to make Arrangements for the Payment of the Amounts for which such Debt and another Debt are to be compounded; and for other Purposes. [15th July 1867.]

WHEREAS, with the Consent and Approbation of the Lords Commissioners of Her Majesty's Treasury of the 'United Kingdom of Great Britain and Ireland (herein-after ' called "the Commissioners of Her Majesty's Treasury"), the ' Commissioners of Public Works in Ireland (herein-after called "the Commissioners of Public Works"), in and since the Year ' One thousand eight hundred and thirty-two advanced under the ' Authority of the Act (Public) of the First and Second William ' the Fourth, Chapter Thirty-three, certain Sums of Money, ' amounting in the whole to the Sum of Twenty-four thousand ' Pounds, to the Galway Harbour Commissioners and their Suc-' cessors, for the Purpose of constructing a Floating Dock together ' with other Works for the Improvement of the Port and Har-' bour of Galway, and such Sums were advanced on the Security

' of certain Indentures of Mortgage of the Rates, Tolls, and Duties ' authorized to be levied from Time to Time in the Port of Galway ' under the Authority of the Acts therein recited, and also upon ' the further Security of certain Lands and Premises therein ' mentioned and conveyed: 'And whereas there is a Sum of Twenty thousand six hundred

' and fifty-six Pounds Four Shillings remaining due, including ' Interest up to the First Day of May One thousand eight hun-' dred and sixty-seven, to the Commissioners of Public Works, in ' respect of such Advances (after deducting the Payments an-' nually made in respect of Principal and Interest), and the said 'Commissioners of Public Works are now, and have been for ' some Years, in receipt as Mortgagees in Possession of the Rates, ' Tolls, and Duties levied in the said Harbour, and of the Rents ' and Profits of said Premises, for the Purpose of securing the ' Repayment of the Principal and Interest due as aforesaid:

'And whereas the Rates, Tolls, and Duties heretofore payable in respect of the said Floating Dock and Works have not only ' proved insufficient for the Repayment of the Principal Sum and ' Interest, but have prejudiced the Development of the Trade

' and Commerce of the said Port and Harbour of Galway: 'And whereas it is expedient to relieve the said Port and Har-

bour from a Portion of the said Debt, so as to enable the said ' Galway Harbour Commissioners to make certain Repairs to the ' Piers and Quays of said Harbour, and in other respects to im-' prove the same, and for that Purpose to enable the Commis-

' sioners of Her Majesty's Treasury to compound the said Debt

' for the Sum of Ten thousand Pounds:

' And

'And whereas Bernard Mullins and John M'Mahon did in ' Michaelmas Term One thousand eight hundred and forty-seven ' recover a Judgment against the said Galway Harbour Commis-' sioners for the Sum of Three thousand five hundred Pounds, ' with Costs, the entire of which said Judgment Debt, together ' with Interest thereon, and Costs, amounting in all to the Sum ' of Six thousand four hundred Pounds or thereabouts, is still due ' and owing by the said Galway Harbour Commissioners:

'And whereas the Grand Jury of the County of the Town of ' Galway at the last Spring Assizes resolved unanimously to guarantee to Mr. Michael Bernard Mullins, the legal Representative of the said Bernard Mullins and John M'Mahon, the ' Payment of the said Judgment Debt in such Manner as the 'Committee named in the Resolution should agree on; and the ' said Committee were also authorized to consent to any Act of ' Parliament binding the said County of the Town to compromise ' the said Debt, and to act on their Behalf as herein-after provided:

'And whereas the said Michael Bernard Mullins has agreed ' to accept the Sum of Five thousand Pounds for the said Judg-'ment Debt, Interest, and Costs, provided that Sum be paid to ' him out of the first Monies to be borrowed under this Act from ' the Public Works Loan Commissioners as herein-after provided:

'And whereas the Harbour Commissioners propose, subject to ' the Sanction of the Commissioners of Her Majesty's Treasury, ' to borrow any Sum or Sums of Money not exceeding Twenty-' two thousand Pounds (including the said Sum of Five thousand ' Pounds) from the Puolic Works Loan Commissioners, if the said 'Public Works Loan Commissioners shall be satisfied from Time 'to Time with the Security tendered to them by the Galway 'Harbour Commissioners, and to permit the Annuities which 'shall be granted for the same respectively by the Harbour Com-'missioners to have Priority of the Annuity in respect of the ' said Sum of Ten thousand Pounds, provided the County of the 'Town of Galway levy a Rate as additional Security in manner ' herein-after mentioned:

'And whereas the Committee appointed by the Grand Jury as ' aforesaid to act on their Behalf have consented to the Arrange-' ment by this Act provided in this respect:

'And whereas it is expedient that said Arrangements should be ' authorized:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Galway Short Title. Harbour (Composition of Debt) Act, 1867."

2. This Act shall commence and take effect from and immedi- Commenceately after the passing of the same.

3. In this Act—

The Term "the Commissioners of Her Majesty's Treasury" of Terms. means the Lords Commissioners of Her Majesty's Treasury

ment. Interpretation

of the United Kingdom of Great Britain and Ireland for the Time being:

The Term "the Galway Harbour Commissioners" means the Galway Harbour Commissioners heretofore elected and appointed, and their Successors, when from Time to Time elected and appointed under the Galway Harbour and Port

The Term "Commissioners of Public Works" means the Commissioners of Public Works in Ireland for the Time being:

The Term "Harbour Rates" includes all Rates, Tolls, and Duties leviable from Time to Time in the Port and Harbour of Galway, and all Rents and other Property of the said Harbour Commissioners.

4. The said Debt of Six thousand four hundred Pounds or thereabouts, so due and owing to the said Michael Bernard Mullins, shall be assumed to be and shall be taken at the Sum of Five thousand Pounds.

5. It may be lawful for the Commissioners of Her Majesty's Treasury, by any Deed or Instrument to be executed at any Time after the passing of this Act, under the Hands of any Two or more of such Commissioners, to compound the said Debt of Twenty thousand six hundred and fifty-six Pounds Four Shillings now remaining due to the Commissioners of Public Works as aforesaid by the Galway Harbour Commissioners as follows, viz., that the said Debt shall be assumed to be and shall be taken at the Sum of Ten thousand Pounds.

6. In addition to the Clauses and Provisions herein-after im-Treasury Deed. posed, there shall and may be contained in such Deed or Instrument to be executed by the Commissioners of Her Majesty's Treasury such additional Terms, Conditions, and Agreements as they may think proper to require and insert therein; and such Terms, Conditions, and Agreements so inserted in such Deed shall have the same Effect to all Intents and Purposes as if the same

had been contained in this Act.

7. The said Sum of Ten thousand Pounds shall be paid to the Commissioners of Public Works by an Annuity or annual Rentcharge of Four hundred and ten Pounds, including Principal and Interest, the same to be paid by equal half-yearly Instalments of Two hundred and five Pounds each, for a Period of Fifty Years, on every First Day of May and First Day of November in each Year, the first Payment to be made on the First Day of May One thousand eight hundred and sixty-eight, the said Annuity to be chargeable and charged upon the Harbour Rates, and upon all Lands and Property of the Galway Harbour Commissioners, of what Nature and Kind soever, and to be further secured by Presentment on the County of the Town of Galway as herein-after provided.

8. And as a further Security for Payment of the said halfyearly Instalments of Two hundred and five Pounds, it is hereby enacted, that if any of the said Instalments be in arrear for the Space of Forty-one Days after any of the Days herein-before provided

Mr. M. B. Mullins' Debt to be computed at the Sum of 5,0004

Power to Treasury to compound the said Debt of 20,656l. 4s.

Nature of

Mode of Payment of compounded Debt.

Further Security provided for the Payment of Annuity in respect of the Sum of 10,000l.



provided for Payment of the same, the Amount so in arrear shall from Time to Time, and as often as the same shall happen, be certified by the Secretary of the Commissioners of Public Works in Ireland to the Secretary of the Grand Jury of the County of the Town of Galway; and such Secretary of the said Grand Jury shall lay such Certificate before the Grand Jury of the said County of the Town of Galway at the next Assizes after he shall receive the same; and it shall be lawful for the said Grand Jury and they are hereby authorized and required to present the Sum mentioned in every such Certificate to be raised and levied off the said County of the Town of Galway immediately after such Assizes; and the Treasurer of the said County of the Town of Galway shall pay the Sum so presented by the Grand Jury to the Credit of the Commissioners of Public Works: Provided always, that such Treasurer shall issue a separate Warrant for the Levy of the Sum mentioned in such Certificate.

9. If the Grand Jury of the said County of the Town of Gal- In case the way shall fail to present the Sum, or any Part thereof, contained Grand Jury in any such Certificate, the Treasurer of the said County of the Treasurer may Town of Galway shall and he is hereby authorized and required insert such Sum to insert such Sum or such omitted Part thereof in such separate in the Warrant, Warrant for raising such Monies as if such Sum had been duly which shall be presented by such Grand Jury to be raised off the said County of levied as if the Town of Galway, and the same shall be raised and levied it had been accordingly as if the same had been so presented; and the said Treasurer shall pay over the Amount, when by him received, as herein-before provided in the Case of such Money being pre-

sented by the said Grand Jury.

10. Any Sum of Money so to be raised and levied off the said Such Sums County of the Town of Galway under the Provisions of this Act to be assessed and levied like shall be charged upon, and applotted, raised, and levied upon and the Poor Rate, from, the Occupiers of and other Persons rateable in respect of according to Lands and Hereditaments within the said County of the Town 1 & 2 Vict. of Galway respectively, and rated under the then last preceding c. 56., &c. Rate or Rates made or from Time to Time made in respect of the same under the Provisions of an Act of the First and Second Years of Her present Majesty, intituled An Act for the more effectual Relief of the destitute Poor in Ireland, and any Act amending the same, and shall be payable by the respective Ratepayers who, under the said last preceding Rate or Rates, shall have paid or contributed or been liable to pay or contribute Rate in respect of Property in the said County of the Town of Galway, according to the several Valuations and Proportions according to which respectively such last preceding Rate or Rates shall have been so made, charged upon, and payable by the Ratepayers in respect of such Lands or Hereditaments respectively; and any such Sum of Money shall be applotted, assessed, and levied by the High Constable or High Constables, Collector or Collectors of Grand Jury Cess for the said County of the Town of Galway, as a Poundage Assessment equally upon the net annual Value of the several Lands and Hereditaments within the said County of the Town of Galway rated as aforesaid, as such net annual Value

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shall have been stated in such last preceding Rate or Valuation as aforesaid; and on Receipt of the Warrant of the said Treasurer as aforesaid such High Constable or High Constables, Collector or Collectors, is or are hereby authorized and required to levy the Money therein mentioned, and to give to the Parties paying the same Receipts therefor; and such Money shall and may be collected and levied, sued for and recovered, by such and the same Ways and Means as any Grand Jury Cess, or the Money applotted on the several Persons liable to pay any Grand Jury Cess, may be collected and levied, and with like Powers, Authorities, and Privileges, to any such Collector, as in the Case of the levying of any Grand Jury Cess.

No greater Sum than 250l. to be levied in any One Year.

11. Provided always, That no greater Sum than the said Sum of Two hundred and fifty Pounds shall in any One Year be required to be raised and levied from the said County of the Town of Galway under the Provisions herein-before contained.

Condition of Collector's Bond.

12. The Condition of the Bond of the Collector of Grand Jury Cess in the said County of the Town of Galway to be hereafter given or executed by way of Security for duly collecting and paying Public Money shall contain a Condition for his duly collecting and paying to the Treasurer of the said County of the Town of Galway for the Time being, on or before the First Day of the next Assizes, all such Money as he shall be authorized to levy under this Act, and shall be subject to all Provisions now applicable to any Bond to be given or executed by any Collector of Grand Jury Cess.

Payments to be allowed as Poor Rate.

13. In all Cases the Receipt for any such Sum of Money so to be levied as aforesaid shall be accepted by every Person entitled to receive Rent in respect of the same Property, and allowed by such Person to the Occupier or other Person paying such Rent, in the same Manner as if the same had been paid by such Occupier or other Person as Poor Rate.

After Deed executed, Commissioners of Public Works to pay over Balance.

14. From and after the Execution of the said Deed or Instrument the Commissioners of Public Works shall pay over to the Harbour Commissioners, after providing for the Expenses of the Management of the Port, any Balance remaining in their Hands arising from the Tolls, Rates, and Revenues of the Port received by them from and after the First Day of May One thousand eight hundred and sixty-seven to the Day of the granting of the said Annuity, to be applied by the Harbour Commissioners to the Purposes of the said Port.

Public Works Loan Commissioners, with Consent of Treasury, to advance Monies to pay off Mr. Mullins' Debt, and for Improvements and Construction

15. It shall be lawful for the Public Works Loan Commissioners, with the Sanction of the Commissioners of Her Majesty's Treasury, at any Time after the Execution of the said Deed or Instrument, to advance to the Galway Harbour Commissioners, by way of Annuity or Annuities, or otherwise in accordance with the Provisions of "The Harbours and Passing Tolls, &c. Act, 1861," any Sum or Sums of Money not exceeding Twenty-two thousand Pounds, out of the Monies placed at their Disposal under the 29 & 30 Vict. Cap. 72. Sec. 2. to be applied by the said

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Dock in the

Harbour of Galway.

Galway Harbour (Composition of Debt).

Galway Harbour Commissioners in the Manner and to the fol- of a Graving lowing Purposes; viz.,

First, the Sum of Five thousand Pounds to be paid to the said Michael Bernard Mullins, or his legal Representative, in full Discharge of the said Debt of Six thousand four hundred Pounds or thereabouts:

Secondly, the Sum of Five thousand Pounds to be applied to the Improvement of the Port; and

Thirdly, the Sum of Twelve thousand Pounds to be applied in the Construction of a Graving Dock in the said Port.

And the said Sum or Sums so from Time to Time, or the Annuity or Annuities, granted for the same by the Galway Harbour Commissioners to the Public Works Loan Commissioners, shall have Priority over the said Annuity for the said Sum of Ten thousand Pounds, provided the Commissioners of Her Majesty's Treasury sanction any such Loan.

16. It shall be lawful for the Galway Harbour Commissioners Power to to make such Improvements in the said Port and to construct Harbour Comsuch Dock as they may consider necessary, and to take Land by missioners to Agreement for those Purposes; provided that Working Plans and Sections and Estimates of such Improvements and Graving Dock a Graving shall previously to commencing the same have been submitted to Dock. and approved of by the Board of Trade; and on the said Board granting a Certificate in Writing from Time to Time, under the Hands of One of their Secretaries, that such Improvements and Graving Dock, or any or either of them, are properly devised, and that the Estimate of Expense is sufficient for the same, the Public Works Loan Commissioners may advance to the Galway Harbour Commissioners the Sums stated in such Certificates respectively, not exceeding in the whole the Sum of Seventeen thousand

improve Port

17. On the Completion of the said Graving Dock it shall be When Graving lawful for the Harbour Commissioners to levy Rates for the Use Dock comof the same, not exceeding the Graving Dock Rates authorized by "The Galway Harbour Act, 1860," and all the Powers of that Act relating to the Graving Dock therein referred to shall be

applicable to the Graving Dock hereby authorized.

18. If Default shall be made in Payment of any of the said Proceedings half-yearly Instalments of the said Annuity or Rentcharge of for Recovery Four hundred and ten Pounds as herein-before provided, it shall also be lawful for the Commissioners of Public Works to proceed as under 1 & 2 W. 4. for the Recovery thereof or any Part thereof by all or any of the c. 33. Means provided for the Recovery of Loans or Advances made by the said Commissioners of Public Works, under the Act of the First and Second William the Fourth, Chapter Thirty-three, intituled An Act for the Extension and Promotion of Public Works in Ireland, in like Manner in all respects as if the said Harbour Rates or other the Premises charged and chargeable with the Payment of the said Annuity or Rentcharge had been transferred to the said Commissioners of Public Works by way of Mortgage, and in order to secure the Payment of the said Annuity or Rentcharge.

pleted, Harbour Commissioners to levy Rates.

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Galway Harbour (Composition of Debt). Blackwater Bridge.

Court of Chancery may appoint a Receiver of Rates. 19. And it shall also be lawful for the Court of Chancery in Ireland, upon the Application by Petition in a summary Way by the said Commissioners of Public Works, to appoint a Receiver of all the said Harbour Rates, and of the Rents and Profits of all Lands and Premises the Property of the said Harbour Commissioners; and any such Receiver so appointed as aforesaid shall possess all the Powers of the said Galway Harbour Commissioners, or of any Collector appointed by them, for the Purpose of collecting and recovering the said Harbour Rates; and such Receiver shall and may be continued in such Receipt until all Arrears of such Annuity or Rentcharge, and all accruing Gales thereof, and all Costs incidental to the Appointment of such Receiver, shall be fully paid.

Commissioners to reimburse themselves for Costs, &c. 20. It shall be lawful for the said Commissioners of Public Works, out of the said Harbour Rates, to reimburse themselves for all Costs, Charges, and Expenses which may be lawfully sustained by them or any Officer or Servants employed by them in the Execution of this Act.

Expenses of Act.

21. The reasonable Costs, Charges, and Expenses of and incidental to the passing of this Act shall be paid by the *Galway* Harbour Commissioners out of the first Monies coming into their Hands under this Act.

Public Act.

22. This Act shall be a Public Act, and shall be judicially taken notice of.

CAP. LVII.

An Act to authorize the Commissioners of Her Majesty's Treasury to compound the Public Debt due by the Commissioners of the Bridge across the River Blackwater near the Town of Youghal in the County of Cork, and for the Transfer of the said Bridge to the Grand Juries of the Counties of Cork and Waterford; and for other Purposes relating thereto. [15th July 1867.]

9 G. 4. c. liii

WHEREAS by an Act of the Ninth Year of the Reign of King George the Fourth, Chapter Fifty-three, intituled An Act for the Erection of a Bridge across the River Black-' water, at or near Foxhole and the Town of Youghal in the County of Cork, to the opposite Side in the County of Water-' ford, and for making the necessary Approaches thereto, it was enacted that certain Persons therein named, and their Successors ' to be elected in manner therein mentioned, should be, and they ' were thereby appointed Commissioners for the Execution of said ' Act for making, constructing, and maintaining a Bridge over ' said River, at or near the Place aforesaid, with the necessary ' Avenues, Approaches, and other Works thereby authorized to be executed, and were thereby authorized and empowered by ' themselves, their Deputies, Agents, Officers, Workmen, and ' Servants, to make, complete, and maintain a Bridge of Stone, ' Timber, Iron, or other fit Materials across the River Blackwater, at or near the Place called Foxhole in the Parish of Saint

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Blackwater Bridge.

' Mary's Youghal in the County of Cork, to the opposite Side in ' the Parish of Clashmore in the County of Waterford, with a 'Drawbridge for the Passage of Shipping, and also a Quay or 'Quays, Abutments, and Moorings for the Convenience and 'Accommodation of Vessels passing the said Bridge; also to ' make and maintain One Road of Approach from the Mail Coach ' Road in Muckridge Townland to the said Bridge, the Town-' land of Youghal, Foxhole, or Muchridge in the Parish of Saint ' Mary's Youghal in the County of Cork aforesaid, One Road 'from the said Bridge, along the Slob or Land of the River Blackwater, to the Quay called and known by the Name of ' Green's Quay, to Catherine Street in the Parish of Saint Mary's Youghal aforesaid, and One Road from the Eastern End of the said Bridge, to or near Pilltown in the Parish of Kinsalebea, and to Summerhill in the Parish of Grange and County of Waterford aforesaid, to communicate with the Clashmire and the new Dungarvan Roads; and, that the Navigation of the said 'River Blackwater might receive no Prejudice, it was thereby 'further enacted, that the Bridge so to be erected or built as ' aforesaid should be so constructed and built as that there should be a Passage for Ships and Vessels to pass up and down the said River by or through the said Bridge, and for that Purpose ' there should be in the said Bridge, or adjoining thereto, One or more lifting or Portcullis Bridge or Bridges of at least Thirty Feet in the Clear in Length, so as to admit of Vessels passing up and down the said River; and it was thereby further enacted, that the Right and Property of and in the said Bridge, and of and in the Toll House, Gate, and Bars, and all Posts, Rails, and Fences to be erected, set up, and provided in, upon, or near the said Bridge, or any of them, and of the Materials for the same, should be and were thereby vested in the said Commissioners and their Successors; and it was thereby further enacted, that the said Commissioners should, as soon as conveniently might be after a Passage should be made over the said intended Bridge, cause to be erected and set up a Turnpike Gate or Gates, or Toll Gate or Gates, at or upon the said Bridge, or at or upon some or One of the said Roads or Avenues leading thereto, belonging to the said Commissioners, or any Part or Parts thereof, and from Time to Time should and might remove the same Turnpike or Toll Gate or Turnpikes or Toll Gates, and erect or set up another Turnpike or Toll Gate, or other Turnpikes or Toll Gates, in lieu thereof upon any Part of the said Bridge or Roads, and erect and maintain such Toll Houses and other Conveniences near or adjoining to the said Turnpike or Toll Gate, as the said Commissioners should think proper, and that the respective Tolls therein specified shall be demanded and taken at the Turnpike or Toll Gate, Turnpikes or Toll Gates, to be erected as aforesaid, in the Name of or as a Pontage Toll or Duty; and that it should be lawful to and for the said Commissioners to reduce or lessen any of the Tolls granted and made payable by said Act, and also from Time to Time to advance and raise such Tolls, Rates, and Duties, pro-' vided 30 & 31 VICT.

57 G. 3. c. 34.

Blackwater Bridge.

' vided that such Tolls should not exceed the Tolls thereby authorized; and said Commissioners were also by said Act empowered to borrow Money at Interest upon the Credit of said Tolls, or to borrow Money on Debentures of One hundred ' Pounds each repayable with Interest at the Rate of Ten Pounds ' per Centum per Annum: And whereas by Indenture of Mortgage, bearing Date the Twenty-eighth Day of July One thousand eight hundred and thirty, and made between James Ellis Green, ' Samuel Allen, Benjamin Jackson, and Roger Dartnell, being the major Part of the Commissioners present that Day, who were named and appointed Commissioners in and by the said recited ' Act of the Ninth Year of the Reign of His late Majesty King George the Fourth, present at a Meeting of the said Commissioners, held in pursuance of the said Act at Youghal on the said Twenty-eighth Day of July One thousand eight hundred and thirty, of the One Part, and John Galloway, Secretary to the Commissioners appointed under and by virtue of an Act of ' Parliament made and passed in the Fifty-seventh Year of the ' Reign of His late Majesty King George the Third, intituled An Act to authorize the Issue of Exchequer Bills, and the ' Advance of Money out of the Consolidated Fund to a limited Amount for the carrying on of Public Works and Fisheries in the United Kingdom, and Employment of the Poor in Great 'Britain, and also by virtue of certain other Acts therein referred to, it was witnessed that in consideration of the Proposals and 'Agreements therein-before mentioned, and also in consideration of the Covenants and Agreements therein-after contained, and of the Sum of Ten thousand Pounds Sterling agreed to be ' advanced to the said Bridge Commissioners by the said Loan ' Commissioners, and in further consideration of the Sum of Ten Shillings, they the said Bridge Commissioners granted, bargained, sold, assigned, transferred, and made over unto the said John Galloway (Secretary), in trust for the said Loan Commissioners, all that and those the said Bridge, and all and singular the Rates, Rents, Tolls, Duties, and Profits so authorized to be raised, levied, collected, and paid by virtue of the said recited Act of the Ninth George the Fourth, and all the ' Right, Title, and Interest of them, said Bridge Commissioners, ' to the same; to hold the said Bridge, and the Rates, Rents, ' Tolls, Duties, and Profits, and all the Sums of Money payable ' pursuant to the said Act of the Ninth George the Fourth therein ' recited, unto the said John Galloway, Secretary as aforesaid, ' his Executors, Administrators, and Assigns, for the Term of Nine hundred and ninety-nine Years, upon trust for the said ' Loan Commissioners and their Successors, subject to the Cove-' nant or Condition of Redemption upon Payment of the said Sum of Ten thousand Pounds and Interest as therein mentioned: ' And whereas the said Sum of Ten thousand Pounds was advanced ' and paid to the said Bridge Commissioners, and applied in the ' Erection of the said Bridge and Approaches authorized by the ' said recited Act: And whereas the said recited Mortgage and

' all Monies secured thereby were afterwards transferred to and

Recited Mortgage, &c. became vested in

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Works, Ireland.

Blackwater Bridge.

became legally vested in the Commissioners of Public Works Commissioners ' in Ireland: And whereas there is now due and owing on Foot of Public of the said recited Mortgage the Principal Sum of Ten thousand Pounds, together with Interest thereon up to the Thirty-first December last the Sum of Ten thousand six hundred and eighty-' five Pounds Nine Shillings and Twopence, making together the ' Sum of Twenty thousand six hundred and eighty-five Pounds 'Nine Shillings and Two-pence, which is the First Charge on ' the said Bridge and the Tolls thereof: And whereas the said ' Commissioners, in pursuance of the Powers given by the said ' recited Act, also raised a further Sum of Eight thousand three ' hundred Pounds by Debentures, which said last-mentioned Sum, together with an Arrear of Interest, is still due and owing on ' the Security of the Tolls of the said Bridge: And whereas by reason of the Insufficiency of the Tolls of the said Bridge, not only for Payment of the Interest of the said Debts, but also to preserve the said Bridge and its Approaches in proper Repair, there is Danger of the said Bridge becoming impassable, whereby the Security for the said Debts and Interest would be wholly lost: And whereas it would be a great Advantage to the Public ' if the said Bridge and the Approaches thereto were repaired, ' and the said Bridge were opened free from Toll, at the joint ' Expense of the said Counties of Cork and Waterford, between ' which the same is situate: And whereas to facilitate the Trans-' fer of the Property of the Commissioners under the said Act, or of any other Person in the said Bridge, and the Tolls thereof to ' the Grand Juries of the said Counties of Cork and Waterford, or to some Person on their Behalf, for the Purposes aforesaid, ' it is expedient to enable the Commissioners of Her Majestv's ' Treasury to compound the said Mortgage Debt and the Interest ' due on Foot thereof as aforesaid:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. Whenever for the Purpose of repairing the said Bridge Provision for across the River Blackwater at or near Foxhole and the Town compounding of Youghal, and opening the same free from Toll, the Grand Juries of the said Counties of Cork and Waterford shall, under the Provisions of any Act or Acts them in that Behalf enabling, proceed to purchase or take the Property of the Commissioners Treasury for under the said Act, or of any other Person in the said Bridge, 2,500l. and the Tolls thereof, and such Property shall have been purchased or taken subject to the Rights of the said Commissioners of Public Works in respect of the said Mortgage Debt and the Interest due on Foot thereof secured by the said Indenture of the Twenty-eighth Day of July One thousand eight hundred and thirty, it shall be lawful for the Commissioners of Her Majesty's Treasury to compound the said Mortgage Debt and the Interest due on Foot thereof at and for the Sum of Two thousand five hundred Pounds, and upon Payment of the said Sum of Two thousand five hundred Pounds to the said Commissioners of

Debt due by Commissioners of Blackwater

Bridge to

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Edinburgh Provisional Order Confirmation.

Public Works the Residue of the Term of Nine hundred and ninety-nine Years created by the said Indenture shall be vested in the said Commissioners of Public Works, upon trust to transfer the said Bridge to the said Grand Juries of the Counties of Cork and Waterford for the Purposes aforesaid, and the Passage of the said Bridge shall be open and free to all Persons, Carriages, Cattle. and Animals whatsoever.

CAP. LVIII.

An Act to confirm a Provisional Order under the General Police and Improvement (Scotland) Act, 1862, relating to the City of Edinburgh. [15th July 1867.]

' NTHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of ' State, has, under the Provisions of the General Police and Im-' provement (Scotland) Act, 1862 (25 & 26 Vict. Cap. 101.), 'duly made a Provisional Order, which is contained in the ' Schedule to this Act annexed; and it is provided by the recited ' Act that no such Order shall be of any Validity whatever until ' it has been confirmed by Parliament; and it is expedient that ' the said Order shall be so confirmed:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Provisional Order in Schedule confirmed.

1. The Provisional Order contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

Short Title.

2. This Act may be cited for all Purposes as the " Edinburgh Provisional Order Confirmation Act, 1867;" and in citing any Section of the said Provisional Order it shall be sufficient to use the Words and Figures "Edinburgh Provisional Order," Section (specifying the Number of such Section).

SCHEDULE referred to in the foregoing Act.

EDINBURGH.

GENERAL POLICE AND IMPROVEMENT (SCOTLAND) ACT, 1862. (25 & 26 Vict. Cap. 101.)

CAP. LIX.

An Act for further promoting the Revision of the Statute Law by repealing certain Enactments which have ceased to be in force or have become unnecessary.

[15th **July** 1867.]

' of

HEREAS, with a view to the Revision of the Statute Law and particularly to the Preparation of a revised Edition

of the Statutes, it is expedient that certain Enactments (men-' tioned in the Schedule to this Act) which may be regarded as ' spent, or have ceased to be in force otherwise than by express 'and specific Repeal, or have, by Lapse of Time and Change ' of Circumstances, become unnecessary, should be expressly and ' specifically repealed:

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Enactments described in the Schedule to this Act are Enactments in hereby repealed, subject to the Exceptions in the Schedule men- Schedule retioned:

pealed. Saving.

Provided, that where any Enactment not comprised in the Schedule has been repealed, confirmed, revived, or perpetuated by any Enactment hereby repealed, such Repeal, Confirmation, Revivor, or Perpetuation shall not be affected by the Repeal effected by this Act;

and the Repeal by this Act of any Enactment shall not affect any Act in which such Enactment has been applied, incorporated,

or referred to;

nor shall such Repeal of any Enactment affect any Right to any Hereditary Revenues of the Crown, or affect any Charges thereupon, or prevent any such Enactment from being put in force for the Collection of any such Revenues, or otherwise in relation thereto:

and this Act shall not affect the Validity, Invalidity, Effect, or Consequences of anything already done or suffered,—or any existing Status or Capacity,—or any Right or Title already acquired or accrued, or any Remedy or Proceeding in respect thereof,-or any Release or Discharge of or from any Debt, Penalty, Claim, or Demand,—or any Indemnity,—or the Proof of any past Act or Thing;

nor shall this Act affect any Principle or Rule of Law or Equity, or established Jurisdiction, Form or Course of Pleading, Practice, or Procedure, or existing Usage, Franchise, Liberty, Custom, Privilege, Restriction, Exemption, Office, Appointment, Payment, or Emolument, notwithstanding that the same respectively may have been in any Manner affirmed, recognized, or derived by, in, or from any Enactment hereby repealed;

nor shall this Act revive or restore any Jurisdiction, Office, Duty, Drawback, Fee, Payment, Franchise, Liberty, Custom, Right, Title, Privilege, Restriction, Exemption, Usage, Practice,

or Procedure not now existing or in force;

and this Act shall not extend to repeal any Enactment so far as the same may be in force in any Part of Her Majesty's Dominions out of the United Kingdom, except where otherwise expressed in the said Schedule.

2. This Act may be cited as "The Statute Law Povision Act, Short Title. 1867."

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SCHEDULE.

This Schedule, so far as respects Acts of the Reigns of William and Mary, William the Third, and Anne, refers throughout to the Edition prepared under the Direction of the Record Commission, intituled "The Statutes of the Realm; " printed by Command of His Majesty King George the Third, in pursuance of " an Address of the House of Commons of Great Britain. From original " Records and authentic Manuscripts."

This Schedule, so far as respects Acts of any Reign subsequent to that of Anne, refers to the different Sessions in the same manner as they are referred to in Ruffhead's Edition of the Statutes by Serjeant Runnington, 1786; and in referring to any Section of an Act by its Number, follows the Numbering of

Sections in that Edition wherever they are there numbered.

A Description or Citation of a portion of an Act is inclusive of the Words, Section, or other part, first or last mentioned, or otherwise referred to as forming the beginning, or as forming the end, of the portion comprised in the Description or Citation.

The Edition of Ruffhead referred to in the Foot-notes is that above mentioned.

WILLIAM AND MARY.

WILLIAM AND WARI.		
l Gul. & Mar. c. 1. in part.	An Act for removeing and Preventing all Questions and Disputes concerning the Assembling and Sitting of this present Parlyament - Sections Four and Five (1).	
c. 2.	An Act for Impowering His Majestie to Apprehend and Detaine such Persons as He shall finde just Cause to Suspect are Conspireing against the Government.	
с. 3.	An Act for the granting a psent Ayd to Their Majestyes.	
c. 4.	An Act for Reviveing of Actions and Processe lately Depending in the Courts at Westminster and Discontinued by the not holding of Hillary Terme and for supplying other Defects relateing to Proceedings at Law.	
c. 5.	An Act for punishing Officers or Soldiers who shall Mutiny or Desert Their Majestyes Service.	
с. 7.	An Act for Impowering His Majestie to Apprehend and Detaine such Persons as He shall finde Just Cause to Suspect are Conspireing against the Government.	
c. 8. in part.	An Act for the Abrogating of the Oathes of Supremacy and Allegiance and Appointing other Oathes - Section Three from "All and every Arch-Bishop" to end of that Section, Sections Six to Eight, Ten, and Section Fourteen to end of Act.	

⁽¹⁾ Sections 5. to 8. in Ruffhead's Edition.

	Statute Law Revision.		
c. 10.	An Act for the takeing away the Revenue ariseing by Hearth-Money.		
c. 13.	An Act for Raising Money by a Poll and otherwise towards the Reduceing of Ireland.		
c. 14.	An Act for preventing Doubts and Questions concerning the Collecting the Publique Revenue.		
c. 18. in part.	An Act for Exempting their Majestyes Protestant Subjects dissenting from the Church of England from the Penalties of certaine Lawes - Section Two (1).		
c. 19.	An Act for Impowering Their Majestyes to Committ without Baile such Persons as They shall finde Just Cause to suspect are Conspiring against the Government.		
c. 20.	An Act for a Grant to Their Majestyes of an Ayde of Twelve pence in the Pound for One Yeare for the necessary Defence of Their Realmes.		
c. 22.	An Act for the Exportation of Beere, Ale, Syder and Mum.		
с. 23.	An Act for Reviveing two former Acts for Exporting of Leather.		
c. 24.	An Act for an Additionall Duty of [Essise] upon Beere Ale and other Liquors.		
c. 25.	An Act to Regulate the Administracon of the Oathes required to be taken by Commission or Warrant Officers imployed in their Majestyes Service by Land by Vertue of an Act made this present Session of Parliament Entituled An Act for the Abrogating of the Oaths of Supremacy and Allegiance and appointing other Oaths.		
c. 26. in part.	An Act to vest in the two Universities the Presentations of Benefices be- longing to Papists Section One (2), and Section Two from "Provided nevertheless" to end of that Section (3).		
c. 27.	An Act for takeing away the Court holden before the President and Councill of the Marches of Wales.		
c. 28.	An Act for Appropriating certaine Duties for paying the States Generall of the United Provinces their Charges for His Majestics Expedition into this Kingdome and for other Uses.		
с. 29.	An Act for Reliefe of the Protestant Irish Clergy.		
c. 30. in part.	An Act to Repeale the Statute made in the fifth yeare of King Henry the Fourth against [the] Multiplying Gold and Silver Except the last Section.		

⁽¹⁾ Section 3. in Ruffhead's Edition.
(2) This part of Section 2, forms Section 7. in Ruffhead's Edition.

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	Statute Law Revision.
c. 31.	An Additionall Act for the Appointing Commissioners for the Executing an Act of this present Parliament Entituled An Act for a Grant to their Majestyes of an Ayde of Twelve Pence in the Pound for One Yeare for the necessary Defence of their Realmes.
с. 32.	An Act for the better preventing the Exportation of Woole and Encourageing the Woollen Manufactures of this Kingdome.
c. 33.	An Act for Explaining part of an Act made in the first years of King James the First concerning Tanned Leather.
c. 34.	An Act for Prohibiting all Trade and Commerce with France.
1 Gul. & Mar. Sess. 2. c. 1.	An Act for a Grant to Their Majestyes of an Ayd of Two shillings in the Pound for One Yeare.
c. 2. in part.	An Act declareing the Rights and Liberties of the Subject and Setleing the Succession of the Crowne Section Three (1).
с. 3.	An Act for preventing all Doubts and Questions concerning the Collecting the Publique Revenue.
c. 4.	An Act for punishing Officers or Soldiers who shall Mutiny or Desert Their Majestyes Service and for punishing False Musters.
c. 5.	An Act for a Grant to Their Majestyes of an Additionall Ayd of Twelve Pence in the Pound for One Yeare.
c. 6.	An Act for the Charging and Collecting the Duties upon Coffee Tea and Chocolate at the Custome-House.
с. 7.	An Act for Review of the late Poll Granted to Their Majestyes and for an Additionall Poll towards the Reduceing of Ireland.
с. 8.	An Act for Pventing vexatious Suits against such as acted in order to the bringing in their Majestyes or for their Service.
2 Gul. & Mar. (2) c. 2.	An Act for Raising Money by a Poll and otherwise towards the Reduceing of Ireland and Prosecuting the Warr against France.
с. 3.	An Act for granting to their Majestyes for their Lives and the Life of the Survivour of them certaine Impositions upon Beere Ale and other Liquors.

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An Act for granting to Their Majesties a Subsidie of Tonnage and Poundage and other Sums of Money pay-able upon Merchandizes Exported and Imported.



^{(&#}x27;) Section 13. in Ruffhead's Edition.

^{(2) 2} Gul. & Mar. Sess. 1. in Ruffhead's Edition.

- An Act for the Exercise of the Government by her Mac. 6. jestie dureing his Majestyes Absence.
 - c. 7. An Act to Declare the Right and Freedome of Election of Members to serve in Parlyament for the Cinque-Ports.
- An Act for the King and Queens most Gracious Generall c. 10. and Free Pardon.
- 2 Gul. & Mar. Sess. 2, c. 1.
- An Act for Granting an Ayd to Their Majestyes of the Summe of Sixteene hundred fifty one thousand seaven hundred and two pounds eighteene shillings.
- An Act for doubling the Duty of Excise upon Beere Ale c. 3. and other Liquors dureing the space of one yeare.
- An Act for granting to their Majesties certaine Impositions c. 4. upon all East India Goods and Manufactures and upon all wrought Silks and severall other Goods and Merchandize to be imported after the five and twentyeth day of December one thousand six hundred and ninety.
- c. 5. An Act for the Continuance of severall former Acts therein mentioned for the laying severall Duties upon Wines Vinegar and Tobacco.
- An Act for Punishing Officers and Soldiers who shall с. 6. mutiny or desert their Majestyes Service and for punishing false Musters.
- An Act for Reviveing a former Act for Regulating the c. 7. Measures and Prices of Coales.
- An Act for the Encourageing the Distilling of Brandy and c. 9. Spirits from Corne and for laying severall Dutyes on Low Wines or Spirits of the first Extraction.
- An Act for Granting to their Majesties severall Additionall c. 10. Duties of Excise upon Beere Ale and other Liquors for foure yeares from the time that an Act for doubling the Duty of Excise upon Beere Ale and other Liquors dureing the space of one yeare doth expire.
- An Act for Appointing and Enabling Commissioners to c. 11. Examine Take and State the Publicke Accounts of the Kingdome.
- An Act for the Raising the Militia of this Kingdome for c. 12. the Yeare One thousand six hundred ninety and one although the Months Pay formerly Advanced be not Repaid.
- An Act for preventing Vexatious Suites against such as c. 13. acted for Their Majestyes Service in defence of the Kingdome.
- An Act for the more effectuall puting in Execution an Act c. 14. Entituled An Act for Prohibiting all Trade and Commerce with France.
- An Act for Reliefe of poore Prisoners for Debt or Damages. c. 15.

	Statute Law nevision.		
3 Gul. & Mar. c. 1.	upon Beere Ale and other Liquors for One Year.		
с. 3.	An Act for the better Ascertaining the Tythes of Hemp and Flax.		
c. 4.	An Act for Preserving Two Ships Lading of Bay Salt taken as Prize for the Benefitt of Their Majesties Navy.		
c. 5.	An Act for Granting an Aid to Their Majesties of the Sume of Sixteene hundred fifty one thousand seven hundred and two pound? eighteen shilling? toward? the Carrying on a Vigorous Warre against France.		
c. 6.	An Act for raiseing money by a Poll payable quarterly for One year for the carrying on a vigorous War against France.		
c. 7.	An Act for raising the Militia of this Kingdom for the Year One thousand six hundred ninety and two although the Months Pay formerly advanced be not repaid.		
c. 8.	An Act for the Encouragement of the breeding and feeding of Cattell.		
c. 11. in part.	An Act for the better Explanation and supplying the Defect? of the former Laws for the Settlement of the Poor Sections One to Four (1), Section Five (2) from "shall for" to "year or," and Sectious Six (3) and Twelve.		
c. 12.	An Act for the better repairing and amending the Highways and for settling the Rutes of Carriage of Good?.		
c. 13.	An Act against corresponding with Their Majesties Enemies.		
c. 15.	An Act for the better ordering and collecting the Duty upon Low Wines and Strong [Wates] and preventing the Abuses therein.		
4 Gul. & Mar. c. 1.	An Act for granting to Their Majesties an Aid of Foure Shilling? in the Pound for One yeare for carrying on a vigorous War against France.		
c. 2.	An Act [for] that the Inhabitants of the pvince of York may dispose of their personal Estates [by their Wille] notwithstanding the Custom of that pvince.		
с. 3.	An Act for granting to Their Majesties certain Rates and Duties of Excise upon Beer Ale and other Liquors for secureing certain Recompences and Advantages in the said Act mencoed to such Persons as shall voluntarily advance the Sume of Ten hundred thousand Pounds towards carrying on the War against France.		

⁽¹⁾ Sections 2. to 5. in Ruffhead's Edition.
(2) Section 7. in Ruffhead's Edition.

⁽²⁾ Section 6. in Ruffhead's Edition.



c.

	Statute Law Revision.
c. 5.	An Act for granting to Their Majesties certain additional Impositions upon several Good? and Merchandize for the prosecuting the present War against France.
с. 6.	An Act for raising the Militia of this Kingdom for the yeare One thousand six hundred ninety & three although the Months Pay formerly advanced be not repaid.
c. 11.	An Act for examineing takeing and stateing the publick. Accompte of this Kingdom.
с. 12.	An Act to make Parishioners of the Church united Contributors to the Repairs and Ornament of the Church to whome the Union is made. Except as to Churches united before the passing of 1 & 2 Vict. c. 106.
c. 13.	An Act for punishing Officers and Soldiers who shall mutiny or desert Therr Majesties Service and for punishing False Musters and for the payment of Quarters.
c. 14.	An Act for review of the Quarterly Poll granted to Their Majesties in the last Session of this present Parliament.
c. 15.	An Act for continueing certaine Act? therein mencoed and for chargeing several Joynt Stock?.
c. 17. (¹)	An Act for the regaining encourageing and settling the Greenland Trade.
c. 19.	An Act for preventing Suite against such as acted for Their Majesties Service in Defence of the Kingdom.
с. 20.	An Act for the better discovery of Judgment in the Courts of Kings Bench Comon Pleas & Exchequer att Westminster.
c. 21.	An Act for delivering Declaracons to Prisoners.
c. 22. in part.	An Act for regulateing Proceding in the Crowne Office of the Court of King Bench att Westminster The last Section.
c. 24. in part.	An Act for reviving cotinuing and explaining several Laws therein mentioned [that] are expired and neare expiring Except Sections Four (2) and Twelve (3).
с. 25.	An Act for continuing the Act? for prohibiting all Trade and Comerce with France and for the encouragement of

Privateers.

⁽¹⁾ The Acts in the Statutes of the Realm given as of 4 Gul. & Mar. are from Chapter 17. inclusive given in the running headings of Ruffhead's Edition as of 4 & 5 Gul. & Mar.

^{(&#}x27;) Section 5. in Ruffhead's Edition.
(3) Section 12. from the words "And forasmuch" to end of that Section in Ruffhead's Edition.

- 5(1) Gul. & Mar.c.1. An Act for granting to Their Majesties an Aid of Foure Shilling? in the Pound for One yeare for carrying on a vigorous War against France.

 c. 2. An Act for repealing such part? of several former Act? as prevent or prohibit the importación of Forreign Brandy
 - France.

 c. 3. An Act for the importation of fine Italian Sicilian and Naples Thrown Silke.

Aqua vite and other Spirite and Bacon except from

- c. 5. An Act to supply the deficiency of the money raised by a former Act entituded An Act for granting to their Majesties certain Rates and Duties of Excise upon Beer Ale and other Liquors for secureing certaine Recompences and Advantages [in the said Act menconed] to such persons as shall voluntarily advance the sum of Ten hundred thousand [pond?] toward? carrying on the Warr against France.
- c. 7.
 in part.

 An Act for granting to their Majesties certain Rates and Duties upon Salt and upon Beer Ale and other Liquors for secureing certaine Recompences and Avantages in the said Act mencoed to such Persons as shall voluntarily advance the sum of Ten hundred thousand Pound toward carrying on the Warr against France

 Except the last Section.
- 5 & 6 (2) Gul. & Mar. An Act for the explaining and for the more effectual execution of a former Act for the relief of poor Prisoners.
 - c. 9. An Act for repeal of a Clause in the Statute of the Fifth yeare of Queen Elizabeth (containing diverse Orders for Artificers and others) which relates to Weavers of Cloath.
 - c. 11. An Act to prevent Delays of Proceeding? att the Quarter Sessions of the Peace The last Section.
 - c. 12. An Act to take away the Processe for the Capiatur Fine in the several Courts att Westminster.
 - c. 14. An Act for raiseing money by a Poll payable quarterly for One years for carrying on a vigorous Warr against France.
 - c. 15. An Act for continuing the Act for punishing Officers and Souldiers who shall mutiny or desert their Maj. ties. Service and for punishing false Musters and for the Payment of Quarters for One Yeare longer.

(2) See Foot Note in this Schedule to 5 Gul. & Mar. c. 1.

⁽¹⁾ The Acts in the Statutes of the Realm given as of 5 and of 5 & 6 Gul. & Mar. are in Ruffhead's Edition given in the general and principal heading as of 5 & 6 Gul. & Mar., but in the running headings as of 5 Gul. & Mar.

- c. 16. An Act for the Importation of Salt-Petre for One Yeare.
- c. 17. An Act for the Exportation of Iron, Copper and Mundick Mettal.
- c. 19. An Act for raiseing the Militia of this Kingdome for the yeare One thousand six hundred ninety four although the Moneths Pay formerly advanced be not repayed.
- c. 20. in part.

An Act for granting to theire Majesties severall Rates and Duties upon Tunnage of Shipps and Vessells and upon Beere Ale and other Liquors for secureing certaine Recompenses and Advanto such Persons as shall voluntarily advance the sume of Fifteene hundred thousand pound? toward? the carrying on the Warr against France

Sections One to Fifteen (1), Seventeen (2), Section Eighteen (3) to "the sume of Fifteene hundred thousand pound?," Section Twenty (4) to "per Centum per Annū," Sections Twenty-two to Twentyfour (5), Thirty-three (6), and Section Thirty-five (7) to end of Act.

- c. 22. An Act for the lycenseing and regulateing Hackney-Coaches and Stage-Coaches.
- c. 23. An Act for appointing and enableing Comissioners to examine take and state the Publicke Accompte of the Kingdome.
- c. 24. An Act for building good and defensible Shipps.
- c. 25. An Act for the better discipline of theire Majesties Navy Royall.

6 & 7 Gul. & Mar. (8) c. 1.

An Act for granting to their Majesties a Subsidy of Tonnage and Poundage and other sums of money payable upon Merchandizes exported and imported.

c. 2. in part. An Act for the frequent Meeting and calling of Parliaments - } in part; namely,— Sections Three and Four.

- (1) Sections 2. to 16. in Ruffhead's Edition.
- (3) Section 19. in Ruffhead's Edition.
- (3) Sections 23. to 25. in Ruffhead's Edition.
- (2) Section 18, in Ruffhead's Edition. (4) Section 21. in Ruffhead's Edition.
- (7) Section 36. in Ruffhead's Edition.
- (6) Section 34. in Ruffhead's Edition.
- (*) The Acts in the Statutes of the Realm given as of 6 & 7 Gul. & Mar. are in the running headings of Ruffhead's Edition to Chapter 4 inclusive given as of 6 Gul. & Mar., and thence as of 6 & 7 Gul. 3.

An Act for granting to his Majestie an Aide of Four shilc. 3. ling? in the Pound for One Yeare and for applying the yearely sume of Three hundred thousand Pounde for Five yeares out of the Dutyes of Tunnage and Poundage and other sumes of money payable upon Merchandizes exported and imported for carrying on the Warr against France with vigour. An Act for exempting Apothecaries c. 4. from serving the offices of Constain part. ble Scavenger and other Parish > in part; namely,and Ward Offices and from serving upon Juries Section Two from "Provided always" to end of that Section, and the last Section (1). c. 5. An Act for enabling such persons as have Estates for life in Annuities payable by several former Acte therein mencoed to purchase and obtaine further or more certaine intereste in such Annuities and in default thereof for admitting other persons to purchase or obtaine the same for raiseing moneys for carrying one the Warr against France. c. 6. An Act for granting to his Majesty certaine rates

in part.

and duties upon Marriages Births and Buriale and upon Batchelors and Widowers for the terme of Five yeares for carrying on the Warr against France with Vigour Except Sections Twenty and Forty-seven (2).

c. 7. An Act for granting to his Majestie several additional Duties upon Coffee Tea Chocolate and Spices toward? satisfaction of the debte due for Transport Service for the reduction of Ireland.

c. 8. An Act for continuing Two former Acts for punishing Officers and Soldiers who shall mutiny or desert his Majesties service & for punishing false musters and for payment of quarters for one yeare longer.

c. 9. An Act for appointing and enableing Commissioners to examine take and state the Publick Accounts.

c. 12. in part. An Act for explaineing and regulateing several Doubte Duties and Penalties in the late Act for granting several Duties upon Velum in part; namely,-Parchment and Paper and for ascertaineing the Admeasurement of the Tunnage of Ships -The last two Sections.

⁽¹⁾ The part of Section 2. here specified and the last Section form the last part of Section 3. in Ruffhead's Edition.

⁽²⁾ Sections 24, and 52, in Ruffhead's Edition.

	Statute Law Revision.
c. 18.	An Act for raiseing the Militia of this Kingdome for the Yeare One thousand six hundred ninety five and for repealing the Statute of the Second & Third Yeare of King Edward the Sixth intituled An Act against shooting in Hail-Shot.
c. 14.	An Act for continuing several Laws therein mentioned.
с. 17.	An Act to prevent counterfeiting and clipping the coine of this Kingdom.
c. 18.	An Act for granting to his Majestie certaine duties upon glasse wares stone and earthen bottles coals and culme for carrying on the Warr against France.
c. 20. ′	An Act for the Kinge most gracious general and free pardon.
7 & 8 Gul. 3. c. 1.	An Act for remedying the Ill State of the Coin of the Kingdome.
с. 2.	An Act for enlargeing the Times to come [in] and prchase certain Annuities therein mentioned and for continuing the Duties formerly charged on Low Wines or Spirit of the first extraction for carrying on the Warr against France.
c. 3. in part.	An Act for regulateing of Tryals in Cases of Treason and Misprision of in part; namely,— Treason Section Five from "And that no Person" to end of that Section (1), and the last Section.
c. 5.	An Act for granting to His Majesty an Aid of Four Shillinge in the Pound for carrying on the War against France.
c. 6. in part.	An Act for the more easie Recoverie of Small Tythes } in part; namely,— Sections Eleven and Fifteen.
c. 7. in part.	An Act to prevent False and Double Returns of Members to serve in Parliament The last Section.
c. 8.	An Act for the taking examining and stating the Publick Accounts.
с. 10.	An Act for continuing several Duties granted by former Acte upon Wine and Vinegar and upon Tobacco and East India Goode and other Merchandize imported for carrying on the Warr against France.
с. 11.	An Act for impowering His Majestie to apprehend and detain such psons as hee shall find Cause to suspect are conspiring against His Royal Person or Government.

⁽¹⁾ This part of Section 5. forms the first part of Section 6. in Ruffhead's Edition.

	Statute Law Revision.
c. 12.	An Act for Relief of Poor Prisoners for Debt or Damages.
c. 13.	An Act for taking off the Obligation and Incouragement for coining Guineas for a certaine time therein men- tioned.
c. 15.	An Act for the continueing meeting and sitting of a Parliament in case of the Death or Demise of His Majesty His Heirs and Successors.
c. 16.	An Act for raiseing the Militia of this Kingdom for the Year One thousand six hundred ninety six although the Months Pay formerly advanced bee not repaid.
c. 17.	An Act to continue Foure former Acts for preventing Theft and Rapine upon the Northerne Borders of England.
c. 18.	An Act for granting to His Majesty severall Rates or Duties upon Houses for making good the Deficiency of the clipped Money.
c. 19.	An Act to incourage the bringing Plate into the Mint to be coined and for the further remedying the ill State of the Coine of the Kingdome.
c. 20.	An Act for granting to His Majesty an additional Duty upon all French Goods and Merchandize.
c. 22.	An Act for preventing Frauds and regulating Abuses in the Plantation Trade. Repealed as to all Her Majesty's Dominions.
с. 23.	An Act for continueing severall former Acts for punishing Officers and Soldiers who shall Mutiny or Desert His Majesties Service and for punishing FalseMusters and for Payment of Quarters for One Yeare longer.
c. 24.	An Act requireing the Practicers of Law to take the Oaths and subscribe the Declaration therein mentioned.
c. 25. in part.	An Act for the further regulating Elections of Members to serve in Parliament and for the preventing irregular Proceedings of Sheriffs and other Officers in the electing and returning such Members - Section One from "and shall forthwith" to end of that Section, Section Three from "and shall there proceed to Election" to "Place of Election," Sec- tion Six (1) to "Mortgage or Trust," and the last Section.

c. 27. An Act for the better Security of His Majties. Royal Person and Government.

An Act for the more effcual preventing the Exportación of c. 28. Wooll and for [the] incouraging the Importation thereof from Ireland.

^{(&#}x27;) Section 7. in Ruffhead's Edition.

c. 30.	Spirite of the first Extraction and for preventing the Fraude and Abuses of Brewers Distillers and other Persons chargeable with the Duties of Excise.
с. 31.	An Act for continuing to His Majesty certaine Duties upon Salt Glass Wares Stone and Earthen Wares and for granting several Duties upon Tobacco Pipes and other Earthen Wares for carrying on the Warr against France and for establishing a National Land Bank and for taking off the Duties upon Tunnage of Shipps and upon Coals.
с. 33.	An Act for the better Incouragement of the Greenland Trade.
c. 34. in part.	An Act that the Solemne Affirmation & Declaration of the People called Quakers shall be accepted instead of an Oath in the usual Forme Except Sections Three and Four (1).
c. 35. in part.	An Act for the inforcing the Laws which restraine Marriages without Licence or Banns & for the better registring Marriage Births and Burials Section Four (2) to end of Act.
с. 36.	An Act for continuing several Acts of Parliamt. therein mentioned.
c. 38.	An Act to take away the Custome of Wales which hinders psons from disposeing their Personal Estates by their Wills.
c. 39.	An Act for encourageing the Linen Manufacture of Ireland and bringing Flax and Hemp into and the making of Sail Cloth in this Kingdome.
8 & 9 (3) Gul. 3. c. 1.	An Act for importing and coining Guineas and Halfeguineas.
c. 2.	An Act for the further remedying the ill State of the Coin of the Kingdome.
c. 3.	An Act to explain that part of the Act passed last Session of Parliament for laying several Duties on Low Wines & Spirit? of the first Extraction and for preventing the Fraud? and Abuses of Brewers Distillers and other Persons chargeable with the Duties of Excise which relates to the Payment of Tallies & the Interest thereof.

⁽¹⁾ These are Sections 4. and 5. in Ruffhead's Edition.

⁽²⁾ Section 5. in Ruffhead's Edition. (3) The Acts in the Statutes of the Realm given as of 8 & 9 Gul. 3. are in Ruffhead's Edition given in the general and principal heading, and to Chapter 8. inclusive in the running headings, as of 8 Gul. 3.

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- An Act for granting an Aid to His Majesty as well by c. 6. a Land Tax as by several Subsidies and other Duties payable for One Yeare.
- c. 7. An Act for granting to His Majesty several Duties upon Paper Vellum and Parchment to encourage the bringing of Plate and hamered Money into the Minte to be coined.
- An Act for Incouraging the bringing in wrought Plate to c. 8. be coined :-in part. Except Section Eight (1).
 - An Act to restore the Markett att Blackwell-Hall to the c. 9. Clothiers & for regulating the Factors there.
 - An Act to enable the Returns of Juries as formerly until c. 10. the First Day of November One thousand six hundred ninety seven.
 - An Act for continuing several additional Impositions upon c. 12. several Goode and Merchandizes.
 - c. 13. An Act for continuing several former Acte for punishing Officers and Soldiers who shall mutiny or desert His Majesties Service and for punishing false Musters and for Payment of Quarters for One Yeare longer.
 - An Act for repealing a Clause in a former Act relateing c. 19. to Party Guiles and for the better preventing Fraud? and Abuses [in] Brewers and others chargeable with the Duties of Excise.
- c. 20. An Act for making good the Deficiences of several Funde therein in part. mentioned and for enlargeing the in part; namely,— Capital Stock of the Bank of England and for raising the Publick Creditt

Sections One to Twenty-five, Twenty-nine, Thirtyeight to Forty-four, Fifty, Fifty-one, Fifty-three to Sixty-one, Sixty-three to Sixty-eight, Seventy and Seventy-one.

- An Act for laying a Duty upon Leather for the Terme of c. 21. Three Yeares and making other Provision for answering the Deficiences as well of the late Duties upon Coals & Culme as for paying the Anūities upon the Lottery and for Lives charged on the Tunage of Ships and the Duties upon Salt.
- c. 22. An Act for granting to His Majesty certain Duties upon Malt Mum Sweet? Cyder & Perry as well toward? carrying on the Warr against France as for the necessary Occasions of His Maj. ties Household & other Occasions.

⁽¹⁾ Section 9. in Ruffhead's Edition.

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с. 24.	An Act for granting to His Majesty a further Subsidy of Tunnage and Poundage upon Merchandizes imported for the Terme of Two Yeares & Three Quarters & an additional Land Tax for One Yeare for carrying on the Warr against France.
c. 25.	An Act for licensing Hawkers and Pedlars for a further pvision for the Payment of the Intest of the Transport Debt for the reducing of Ireland.
c. 27. in part.	An Act for the more effectual Relief of Creditors in Cases of Escapes & for Pventing Abuses in Prisons and pretended priveledged Places Sections One, Three, Five, Ten to Fifteen, and Section Eighteen to end of Act.
c. 30. in part.	An Act for supplying some Defecte in the Laws for the Relief of the Poor of this Kingdome Sections One, Four and Seven.
с. 31.	An Act for the easier obtaining Partition of Lande in Coparcenary Joynt Tenancy & Tenancy in Common.
c. 32.	An Act to restraine the Number and ill Practice of Brokers and Stock-Jobbers.
c. 33. in part.	An Act to make ppetual and more effectual an Act intituled An Act to prevent Delays att the Quarter Sessions of the Peace - Section One.
с. 34.	An Act for the lessening the Duty upon Tin and Pewter exported and granting an Equivalent for the same by a Duty upon Drugge.
с. 35.	An Act for raiseing the Militia for the Yeare One thousand six hundred ninety seven although the Months Pay formerly advanced be not repaid.
c. 36.	An Act for the further Encouragement of the Manufacture of Lustring? and Alamodes within this Realme and for the better preventing the Importation of the same.
9 Gul. 3. c. 1.	An Act against corresponding with the late King James and his Adherent?.
c. 2.	An Act to prevent the further Currency of any hamered Silver Coine of this Kingdome & for recoining such as is now in being and for the making out new Exchequer Bills where the former Bills are or shall be filled upp by Indorsement?.
c. 3. in part.	An Act to give further time for the administring of Oaths relating to Talleys & Orders and for the easier dispatch of the Publick Businesse in the Exchequer & in the Bank of England - Except Section Four. R 2
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- An Act for continuing the Imprisonment of Counc. 4. ter and others for the late horrid Conspiracy to assassinate the pson of His Sacred Majesty.
- c. 5. An Act for satisfying and discharging the Arreares of several Annuities which incurred betweene the Seventeenth Day of May One thousand six hundred ninety six and the Seventeenth Day of May One thosand six hundred ninety seven.
- An Act that all Retailers of Salt shall sell by Weight. c. 6.(1)
 - c. 8. An Act for explaining an Act made the last Session of Parliament for granting to His Majesty certaine Duties upon Malt Mum Sweet Cyder & Perry.
 - c. 9. An Act for rendring the Laws more effectual for preventing the Importation of Forreign Bone-Lace Loom-Lace Needle-work Point & Cutt-work.
 - An Act for granting to His Majesty the Sum of One c. 19. Million foure hundred eighty foure thousand & fifteene Pounde one Shilling eleaven Pence three Farthinge for disbanding Forces paying Seamen and other Uses therein mencoed.
 - An Act for explaining an Act made the last Session of c. 11. Parliam^t. entituled An Act for supplying some Defects in the Laws for the Relief of the Poor of this Kingdome.
 - c. 13. An Act for granting to His Majestie several Duties upon Coals and Culm.
 - c. 14. An Act for continuing the Duties upon Coffee Tea and Chocolate and Spices toward? Satisfaction of the Debt due for Transport Service for the Reduction of Ireland.
 - An Act to execute Judgement? & Decrees saved in a Clause in an Act of the First Yeare of the Reigne of c. 16. King William and Queen Mary intituled An Act for taking away the Court holden before the President and Council of the Marches of Wales.
 - c. 22. An Act to repeale an Act made in the Nine and thirtieth Yeare of the Reigne of Queen Elizabeth intituled (An Act to restraine the excessive makeing of Malt) and to discharge & vacate Orders made by Justices of Peace by virtue thereof for restraining Malsters from makeing Malt.
 - c. 24. An Act for inlarging the time for purchasing certain Estates or Interests in several Annuities mentioned.
 - An Act to settle the Trade to Africa. c. 26.

⁽¹⁾ The Acts in the Statutes of the Realm given as of 9 Gul. 3. are from Chapter 6. inclusive given in the running headings of Ruffhead's Edition as of 9 & 10 Gul. 3.



	Statute Law Revision.
с. 29.	An Act to repeal the Act made the last Session of Parliament intituled An Act for Relief of Creditors by making Composition with their Debtors in case Two thirds in Number and Value do agree.
c. 30.	An Act for increasing His Majesties Duties upon Lustrings and Alamodes.
с. 31.	An Act for raising the [Milita] for the Year One thousand six hundred ninety eight although the Months Pay formerly advanced be not [paid].
c. 32. (1) in part.	An Act for preventing Frauds and Abuses in the charging collecting & paying the Duties upon Marriages Births Burials Batchellors and Widowers Except Sections Four and Six (2).
c. 34. (³)	An Act for applying to the Use of His Majesties Navy and Ordnance the Overplus of the Money and Stores which were provided for the building Seven and twenty Ships of War.
c. 36. (4)	An Act to stop the coining Farthings and Halfpence for One Year.
c. 37. (⁵)	An Act for the better and more orderly Payment of the Lottery Tickets now payable out of certain additional Duties of Excise and of other Annuities lately payable out of Tunnage Duties.
c. 38.	An Act for granting to His Majesty an Aid by a Quarterly Poll for One Year.
c. 39.	An Act for settling and adjusting the Proportion of Fine Silver Silk for the better making of Silver and Gold Thread and to prevent the Abuses of Wire-Drawers.
c. 42.	An Act for enlarging the Time for Registring of Ships pursuant to the Act for preventing Frauds and regulating Abuses in the Plantation Trade.
с. 43.	An Act for the better Incouragement of the Royal Lustring Company and the more effectual preventing the fraudu- lent Importation of Lustrings and Alamodes.
c. 44. in part.	An Act for raising a Sum not exceeding Two Millions upon a Fund for Payment of Annuities after the Rate of Eight Pounds per Centum per Annum and for settling the Trade to the East Indies Except Sections Thirty-five, Forty-two, Fifty-two, Fifty-three, Sixty to Sixty-two, Sixty-four and Sixty-five (6).

⁽¹) Chapter 35. in Ruffhead's Edition.
(²) Only the Title of this Act is printed in Ruffhead's Edition.
(³) Chapter 37. in Ruffhead's Edition.
(°) Chapter 33. in Ruffhead's Edition.
(°) Chapter 34. in Ruffhead's Edition.
(6) These are respectively Sections 45, 52, 62, 63, 70 to 72, 74, and 75. in Ruffhead's Edition.

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An Act for taking away Half the Duties imposed on Glass Wares and the Whole Duties lately laid on Stone and Earthen Wares and Tobacco Pipes and for granting (in lieu thereof) new Duties upon Whale Fins and Scotch Linen.
An Act for granting an Aid to His Majesty for disbanding the Army and other necessary Occasions.
An Act to prohibit the Exportation of any Corn Malt Meale Flour Bread Biscuit or Starch for One Yeare from the Tenth Day of February One thousand six hundred ninety eight.
An Act to prohibit the excessive distilling of Spirits and Low Wines from Corne and against the Exporting of Beer and Ale and to prevent Frauds in Distillers Except Sections Five and Eight.
An Act for preventing irregular Proceedings of Sheriffs and other Officers in making the Returns of Members chosen to serve in Parliament - Section Two.
An Act for granting to His Majesty the Sum of One Million four hundred eighty four thousand and fifteene one Shilling eleaven Pence three Farthings for disbanding the Army providing for the Navy and for other necessary Occasions.
An Act for laying further Duties upon Sweets and for lessening the Duties as well upon Vineger as upon certaine Low Wines and Whalefins and the Duties upon Brandy imported and for the more easie raising the Duties upon Leather and for charging Cynders and for permitting the Importation of Pearl Ashes and for preventing Abuses in the brewing of Beere and Ale and Frauds in Importation of Tobacco.
An Act for the more full and effectual charging of the Duties upon Rock-Salt.
An Act for makeing Billingsgate a Free Market for Sale of Fish Sections One to Four (5), Six (6), Section Seven (7) to "sue for the same," and Sections Eight and Nine (8).
An Act to Incourage the Trade to Newfoundland. Repealed as to all Her Majesty's Dominions.

⁽¹⁾ The Acts in the Statutes of the Realm given as of 10 Gul. 3. are from Chapter 4. inclusive given in the running headings of Ruffhead's Edition as of 10 & 11 Gul. 3.

(9) Chapter 25. in Ruffhead's Edition.

⁽²⁾ Chapter 21. in Ruff head's Edition.

⁽³⁾ Chapter 22. in Ruffhead's Edition.
(5) Sections 1. to 9. in Ruffhead's Edition.
(7) Section 12. in Ruffhead's Edition. (4) Chapter 24. in Ruffhead's Edition. (6) Section 11. in Ruffhead's Edition. (7) Section (8) These are Sections 13. and 14. in Ruffhead's Edition.

	Statute Baw Iscolston.
c. 17. (¹)	An Act to enable such Officers and Soldiers as have been in His Majesties Service during the late Warr to exercise Trades and for Officers to account with their Soldiers.
c. 18. (2)	An Act for raising the Militia for the Yeare One thousand six hundred ninety nine although the Months Pay formerly advanced be not repaid.
c. 19. (³)	An Act for the continueing the Imprisonment of Counter and others for the late horrid Conspiracy to assassinate the Person of His Sacred Majesty.
c. 21. (4)	An Act for continueing the Act for the more easie Recovery of Small Tithes.
c. 22. (⁵) in part.	An Act to enable Posthumus Children to take Estates as if borne in their Fathers Life time Section Two.
c. 23. (6) in part.	An Act for suppressing of Lotteries - in part; namely,—Sections Four and Five.
c. 24. (⁷)	An Act for takeing off the remaining Duties upon Glasse Wares.
11 Gul. 3. c. 1.	An Act for taking away the Bounty Money for exporting Corn from the Ninth Day of February One thousand six hundred ninety nine to the Nine and twentieth Day of September One thousand seaven hundred.
c. 2. (⁸) in part.	An Act for granting an Aid to His Majesty by Sale of the forfeited and other Estates and Interests in Ire- land and by a Land Tax in England for the severall Purposes therein mentioned Section Sixty-three (9) to end of Act.
с. 3.	An Act for laying further Duties upon wrought Silks Muslins and some other Commodities of the East-Indies and for enlargeing the Time for purchasing certaine reversionary Annuities therein mentioned.
c. 7. in part.	An Act for the more effectuali Sup- pression of Piracy - } in part; namely,— Sections One to Six (10), Thirteen and Fifteen.
c. 8.	An Act for the appointing Commissioners to take examine and determine the Debts due to the Army Navy and for Transport-Service and alsoe an Account of the Prizes taken during the late Warr.

⁽¹⁾ Chapter 11. in Ruffhead's Edition.

⁽²⁾ Chapter 12. in Ruffhead's Edition.

⁽³⁾ Chapter 13. in Ruffhead's Edition. (5) Chapter 16. in Ruffhead's Edition.

⁽⁴⁾ Chapter 15. in Ruff head's Edition. (6) Chapter 17. in Ruffhead's Edition.

^{(&#}x27;) Chapter 18. in Ruffhead's Edition.
(5) The Acts in the Statutes of the Realm given as of 11 Gul. 3. are from Chapter 2. inclusive given in Ruffhead's Edition as of 11 & 12 Gul. 3. (10) Sections 1. to 7. in Ruffhead's Edition. R 4 (9) Not printed in Ruffhead's Edition.

An Act for preventing of frivolous and vexatious Suits in the Principality of Wales and the Counties Palatine Section Two.
An Act for the more effectuall imploying the Poor by in- courageing the Manufactures of this Kingdom.
An Act to repeale an Act made in the Ninth Yeare of His Majesties Reigne intituled An Act for rendring the Laws more effectuall for preventing the Importation of Forreigne Bone-Lace Loom-Lace Needle-Worke Point and Cut-Worke Three Months after the Prohibition of the Woollen Manufactures in Flanders shall be taken off.
An Act for continueing severall Laws therein mentioned, and for explaining the Act intituled An Act to prevent the Exportation of Wooll out of the Kingdoms of Ireland and England into Forreigne Parts and for the Incouragement of the Woollen Manufactures in the Kingdom of England.
An Act for raiseing the Militia for the Yeare One thou- sand seaven hundred although the Months pay formerly advanced be not repaid.
An Act for the ascertaining the Measures for retailing Ale and Beer.
An Act for the better ascertaining the Tythes of Hemp and Flax - in part; namely,— The last Section.
An Act to prevent Disputes that may arise by Officers and Members of Corporations haveing neglected to signe the Association and takeing the Oaths in due Time.
An Act for the more effectuall Punishment of Vagrants and sending them whither by Law they ought to be sent Except the last Section (1).
An Act for takeing away the Duties upon the Woollen Manufactures, Corn Grain Bread Biscuit and Meal exported.
An Act for renewing the Bills of Credit commonly called Exchequer Bills.
An Act for preventing any Inconveniencies that may happen by Priviledge of Parliament.
An Act for continuing a former Act to prevent false and Double Returns of Members to serve in Parliament.

⁽¹⁾ Only the Title of this Act is printed in Ruffhead's Edition.

- c. 6. An Act for continuing the Acts therein mentioned for preventing Theft and Rapine upon the Northern Borders of England.
- c. 8. An Act for raising the Militia for One Year although the Months Pay formerly advanced be not repaid.
- c. 10. An Act for granting an Aid to His Majesty for defraying the Expence of His Navy Guards and Garrisons for One Year and for other necessary Occasions

 Except Sections Eighty-seven to Eighty-nine (1).
 - c. 11. An Act for granting to His Majesty several Duties upon Low Wines or Spirits of the First Extraction and continuing several additional Duties upon Coffee Tea Chocolate Spices and Pictures and certain Impositions upon Hawkers Pedlars and Petty [Chapmen] and the Duty of Fifteen per Cent upon Muslins and for improving the Duties upon Japanned and Laquered Goods and for continuing the Coinage Duty for the several Terms and Purposes therein mentioned.
 - c. 12. An Act for appropriating Three thousand seven hundred Pounds weekly out of certain Branches of Excise for publick Uses and for making a Provision for the Service of His Majesties Houshold and Family and other His necessary Occasions.
- 13 & 14(2) Gul. 3.

 c. 1.

 An Act for reviving and continuing an Act intituled An Act for the appointing Commissioners to take examine and determine the Debts due to the Army Navy and for Transport Service and also an Account of Prizes taken during the late War.
 - c. 2. An Act for punishing of Officers and Soldiers that shall mutiny or desert in England or Ireland.
 - c. 4. An Act for continuing an Act intituled An Act that the solemn Affirmation and Declaration of the People called Quakers shall be accepted instead of an Oath in the usual Form
 - c. 5. An Act for granting an Aid to His Majesty by laying Duties upon Malt Mum Cyder and Perry.
 - c. 6. An Act for the further Security of His Majesties Person and the Succession of the Crown in the Protestant Line and for extinguishing the Hopes of the pretended Prince of Wales and all other Pretenders and their open and secret Abettors.

⁽¹⁾ Sections 89. to 91. in Ruffhead's Edition.

^{(2) 13} in Ruffhead's Edition.

ANNE.

1 Ann. (1) c. 1. (2) in part.	An Act for the better Support of Her Majesties Houshold and of the Honour and Dignity of the Crown Sections One to Four.
c. 2. (3) in part.	An Act for explaining a Clause in an Act made at the Parliament begun and holden at Westminster the Two and twentieth of November in the Seventh Year of the Reign of our Sovereign Lord King William the Third intituled An Act for the better Security of His Majesties Royal Person and Government Sections One to Three, Section Five from "That no Commission" to "living," and the last Section.
c. 4. (4)	An Act for taking examining and stating the Publick Accounts of the Kingdom.
c. 5. (⁵)	An Act for reviving the Act entituled An Act for exempting Apothecaries from serving the Offices of Constable Scavenger and other Parish and Ward Offices and from Serving upon Juries.
c. 6. (⁶)	(7)
c. 7. (8)	An Act for making good Deficiencies & for preserving the Publick Credit.
c. 8. (⁹)	An Act for enabling Her Majesty to appoint Commissioners to treat for an Union between the Kingdoms of England and Scotland.
c. 10. (10)	An Act for the enlarging and encouraging the Greenland Trade.
c. 11. (¹¹)	An Act for continuing and amending the Act made in the Ninth Year of His late Majesties Reign intituled An Act for the settling and adjusting the Proportions of Fine Silver and Silk and for the better making of Gold and Silver Thread and to prevent the Abuses of Wiredrawers.

^{(1) 1} Ann. Stat. 1. in Ruffhead's Edition.

⁽³⁾ Chapter 8. in Ruffhead's Edition.

⁽⁵⁾ Chapter 11, in Ruffhead's Edition.

^{(7) &}quot;No Title to this Act on the Roll. The Title indorsed on the Original Act is "An Act "for granting an Aid to Her Majesty by diverse Subsidies and a Land Tax.""—8 Statutes of the Realm, 9. Note 2.

⁽⁸⁾ Chapter 13. in Ruffhead's Edition.

⁽¹⁰⁾ Chapter 16. in Ruffhead's Edition.

⁽²⁾ Chapter 7. in Ruffhead's Edition.
(4) Chapter 10. in Ruffhead's Edition.

⁽⁶⁾ Chapter 12. in Ruffhead's Edition.

⁽⁹⁾ Chapter 14. in Ruffhead's Edition. (11) Chapter 17. in Ruffhead's Edition.

c. 12. (1)	An Act to explain and alter the
in part.	Act made in the Two and twen-
-	tieth Year of King Henry the
	Eighth concerning repairing and
	amending of Bridges in the High-
	ways and for repealing an Act
	made in the Twenty third Year
	of Queen Elizabeth for the re-
	edifying of Cardiffe Bridge in the
	County of Glamorgan and also for
	changing the Day of Election of
	the Wardens and Assistants of
	Rochester Bridge

Section Thirteen.

in part; namely,—

c. 16. (2)

An Act to declare the Alterations in the Oath appointed to be taken by the Act intituled An Act for the further Security of His Majesties Person and the Succession of the Crown in the Protestant Line and for extinguishing the Hopes of the pretended Prince of Wales and all other Pretenders and their open and secret Abettors and for declaring the Association to be determined.

c. 17. (3)

An Act for raising the Militia for the Year One thousand seven hundred and two notwithstanding the Months Pay formerly advanced be not repaid.

c. 18. (4)

An Act for the continuing the present Sheriffs in England and Wales until the First Day of Hilary Term next unless Her Majesty shall think fit to determine them sooner.

c. 19.(5)

An Act for the Relief of Poor Prisoners for Debt.

c. 21. (6)

An Act for the Importation of Fine Italian Thrown Silk.

c. 22. (⁷)

An Act for importing into England Thrown Silk of the Growth of Sicily from the Port of Leghorne in Italy.

c. 23. (8)

An Act for the continuing the Imprisonment of Counter and others for the horrid Conspiracy to assassinate the Person of His late Sacred Majesty King William the Third.

l Ann. Stat. 2. c. 1.

An Act for granting to Her Majesty a Land Tax for carrying on the War against France and Spain.

c. 2.

An Act for enabling Her Majesty to settle a Revenue for supporting the Dignity of His Royal Highness Prince George Hereditary of Denmark in case he shall survive Her Majesty.

⁽¹⁾ Chapter 18. in Ruffhead's Edition.

⁽²⁾ Chapter 23. in Ruffhead's Edition.
(3) Chapter 25. in Ruffhead's Edition.

^{(&#}x27;) Chapter 28. in Ruffhead's Edition.

⁽²⁾ Chapter 22, in Ruff head's Edition.

⁽⁴⁾ Chapter 24. in Ruffhead's Edition. (6) Chapter 27. in Ruffhead's Edition.

^(*) Chapter 29. in Ruffhead's Edition.

c. 3.	An Act for granting a Supply to Her Majesty by several
	Duties imposed upon Malt Mum Cyder and Perry.

- An Act for [the] continuing the Duties upon Coals Culm and Cynders.
- c. 5. An Act for granting an Aid to Her Majesty by Sale of several Annuities at the Exchequer for carrying on the War against France and Spain.
- c. 8. An Act for Explanation of a Clause in One Act made in the Seventh Year of His late Majesties Reign relating to Borelaps and to take off the additional Subsidy upon Irish Linnen.
- c. 13. An Act for continuing former Acts for exporting Leather and for Ease of Jurors and for reviving and making more effectual an Act relating to Vagrants.
- An Act for the incouraging the Consumption of malted c. 14. Corn and for the better preventing the running of French and Foreign Brandy.
- An Act for raising the Militia of this Kingdom for the Year c. 15. $(^1)$ One thousand seven hundred and three notwithstanding the Months Pay formerly advanced be not repaid.
- An Act to oblige Edward Whitaker to account for such c. 16.(2)Sums of Publick Money as hath been received by him.
- An Act for granting to Her Majesty several Subsidies for c. 17.(3)carrying on the War against France and Spain.
- An Act for punishing Officers or Soldiers who shall mutiny c. 20. (4) or desert Her Majesties Service in England or Ireland and for punishing false Musters and for better Payment of Quarters in England.

Sections One, Two, Four, Ten, and Eleven.

c. 21.(5)An Act for enlarging the Time for taking the Oath of Abjuration and in part. also for recapacitating and indemnifying such Persons as have not taken the same by the Time limitted and shall take the same by a Time to be appointed and for in part; namely, the further Security of Her Majesties Person and the Succession of the Crown in the Protestant Line and for extinguishing the Hopes of the pretended Prince of Wales and all other Pretenders and their open and secret Abettors

⁽¹⁾ Chapter 23. in Ruffhead's Edition.

⁽³⁾ Chapter 15. in Ruffhead's Edition.

⁽⁵⁾ Chapter 17. in Ruffhead's Edition.

⁽²⁾ Chapter 24. in Ruffhead's Edition.

⁽⁴⁾ Chapter 16. in Ruffhead's Edition.

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c. 22. (1) in part.	An Act for the more effectual preventing the Abuses and Frauds of Persons imployed in the working up the Woollen Linen Fustian Cotton and Iron Manufactures of this Kingdom - The last Section.
c. 23. (²)	An Act for taking examining and stating the Publick Accounts of the Kingdom.
c. 24. (3)	An Act for reviving and continuing the late Acts for appointing Commissioners to take examine and determine the Debts due to the Army and for Transport Service and also an Account of the Prizes taken during the late War.
2 & 3 Ann. c. 1.	An Act for granting an Aid to Her Majesty by a Land Tax to be raised in the Yeare One thousand seaven hundred and four.
c. 2.	An Act for granting an Aid to Her Majesty by continue- ing the Duties upon Malt Mum Cyder and Perry for One Yeare.
с. 3.	An Act for granting an Aid to Her Majesty for carrying on the Warr and other Her Majesties Occasions by selling Annuities at severall Rates and for such respective Termes or Estates as are therein menconed.
с. 5.	An Act to repeale a Proviso in an Act of the Fourth Yeare of the Reigne of King William and Queen Mary which prevents the Citizens of the City of Yorke from disposing of their Personall Estates by their Wills as others inhabiting within the Province of York by that Act may do.
c. 9. (4)	An Act for the better and more regular paying and assigneing the Annuityes after the Rate of Three Pounds per Centum per Annum payable to severall Bankers and other Patentees or those claimeing under them.
c. 10. (⁵)	An Act for the Discharge out of Prison such Insolvent Debtors as shall serve or procure a Person to serve in Her Majesties Fleet or Army.
c. 11. (6)	An Act for better charging severall Accomptants with Interest Monies by them received and to be received.
c. 12. (7)	An Act for the further Explanation and Regulation of the Privilidge of Parliament in relation to Persons in Publick Offices.

Chapter 18. in Ruffhead's Edition.
 Chapter 20. in Ruffhead's Edition.
 Chapter 16. in Ruffhead's Edition.
 Chapter 18. in Ruffhead's Edition.

⁽²⁾ Chapter 19. in Ruffhead's Edition.
(4) Chapter 15. in Ruffhead's Edition.
(6) Chapter 17. in Ruffhead's Edition.



Statute Law Revision.	
c. 13. (1) An Act for raising Recruits for the Land Forces and Marines and for dispensing with Part of the Act for the Incouragement and Increase of Shipping and Naviga- tion during the present Warr.	c. 13. (¹)
c. 14. (2) An Act for raising the Militia for the Yeare One thousand seven hundred and four notwithstanding the Months Pay formerly advanced be not repaid.	c. 14. (²)
c. 15. (3) An Act for prolonging the Time by an Act of Parliament made in the First Year of Her Majesties Reigne for importing Throwne Silke of the Growth of Sicily from Leghorne.	c. 15. (³)
c. 16. (4) An Act for the better securing and regulating the Duties upon Salt.	c. 16. (4)
c. 17. (5) An Act for punishing Mutiny Desertion and false Musters and for better paying of the Army and Quarters and for satisfieing divers Arrears and for a further Continuance of the Powers of the Five Commissioners for the examining and determining the Accounts of the Army.	c. 17. (⁵)
c. 18. (6) An Act for granting to Her Majesty an additional Subsidy of Tonnage and Poundage for Three Years and for laying a further Duty upon French Wines condemned as lawfull Prize and for ascertaining the Values of unrated Goods imported from the East Indiaes.	c. 18. (⁶)
c. 19. (7) An Act to enlarge the Time for [the] Purchasers of the Forfeited Estates in Ireland to make the Payments of their Purchase Money.	c. 19. (⁷)
c. 21. (8) An Act to discharg the Governor and Company for makeing hollow Sword Blades in England of the Sūm of Eighteen thousand eight hundred sixty four Pounds Seven Shillings One Penny Halfe penny by Mistake overcharged in the Purchase Money for several Forfeited and other Estates and Interests in Ireland purchased by them.	c. 21. (⁸)
Ann. c. 1. An Act for granting an Aid to Her Majesty by a Land Tax to be raised in the Year One thousand seven hundred and five.	3 & 4 Ann. c. 1.
c. 2. An Act for raising Monies by Sale of severall Annuities for carrying on the present War.	c. 2.
5 (0) A A A G A A A A A A A A A A A A A A A	- (0)

c. 3. (9) An Act for granting to Her Majestie a further Subsidy on Wines and Merchandizes imported.

⁽⁸⁾ Chapter 12 Pr. in Ruffhead's Edition.



⁽¹⁾ Chapter 19. in Ruffhead's Edition.
(3) Chapter 13. in Ruffhead's Edition.

 ⁽⁵⁾ Chapter 20. in Ruffhead's Edition.
 (7) Chapter 10. in Ruffhead's Edition.

⁽⁹⁾ Chapter 5. in Ruffhead's Edition.

⁽²⁾ Chapter 12. in Ruffhead's Edition.
(4) Chapter 14. in Ruffhead's Edition.
(5) Chapter 9. in Ruffhead's Edition.

c. 5. (1)	An Act for punishing Mutiny and Desertion and False
	Musters and for the better Payment of the Army and Quarters.

- c. 6. (2) An Act for the effectual securing the Kingdom of England from the apparent Dangers that may arise from several Acts lately passed in the Parliament of Scotland.
- c. 8. (3)
 in part.

 An Act for giving like Remedy upon
 Promissory Notes as is now used
 upon Bills of Exchange and for the
 better Payment of Inland Bills of
 Exchange
 The last Section.
- c. 9. (4) An Act for encouraging the Importation of Naval Stores from Her Majesties Plantations in America.
- c. 10. (5) An Act for the better recruiting Her Majesties Land Forces and the Marines for the Year One thousand seven hundred and five.
- c. 12. (6) An Act for prohibiting all Trade and Commerce with France.
- c. 13. (7) An Act to prevent all traiterous Correspondence with Her Majesties Enemies.
- c. 14. (8)

 An Act for [the] Releife of Fulk Emes Gent and others who had elapsed their Times either for paying their [Monies] or nameing their Nominees for purchasing Annuities and also for Releif of Sir John Mead Knight and Baronett who had elapsed his Time for paying Part of his Purchase Money for a Forfeited Estate in Ireland and also for Releife of Dorothy Ireland and others in respect of severall Ticketts for Payment of Annuities & of severall Million Lottery Ticketts and Exchequer Bills and Debentures to the Army which have been burnt or lost.
- c. 15. (9) An Act for raising the Militia for the Yeare One thousand seven hundred and five although the Months Pay formerly advanced be not repaid.
- An Act for making perpetuall an Act for the more easie Recovery of Small Tithes and also an Act for the more easie obtaining Partition of Lands in Coparcenary Joynt Tennancy and Tennancy in Common and also for makeing more effectuall and amending severall Acts relating to the Retorne of Jurors.

(10) Chapter 18. in Ruffhead's Edition.

⁽¹⁾ Chapter 16. in Ruff head's Edition.

⁽³⁾ Chapter 9. in Ruffhead's Edition.
(5) Chapter 11. in Ruffhead's Edition.

⁽⁷⁾ Chapter 14. in Ruffhead's Edition.
(9) Chapter 17. in Ruffhead's Edition.

⁽²⁾ Chapter 7. in Ruffhead's Edition.

⁽⁴⁾ Chapter 10. in Ruffhead's Edition.

 ⁽⁶⁾ Chapter 13. in Ruffhead's Edition.
 (8) Chapter 15. in Ruffhead's Edition.

	Statute Law Revision.		
c. 17. (¹)	An Act for continuing the Duties upon Malt Mum Cyder and Perry for One Yeare.		
c. 18. (²)	An Act for continuing Duties upon Low Wines and upon Coffee Tea Chocolate Spices and Pictures and upon Hawkers Pedlars and Petty Chapmen and upon Muslins and for granting new Duties upon severall of the said Comodities and alsoe upon Calicoes China Ware and Drugs.		
4 & 5(3)Ann.c.1.(4)	An Act for granting an Aid to Her Majesty by a Land Tax [to be] raised in the Year One thousand seven hundred and six.		
c. 3. (⁵) in part.	An Act for the Amendment of the Law and the better Advancement of Justice - Sections Fifteen and Sixteen, and the following words in Section Twenty,—"provided the Assignment so "endorsed be duely stampt before any Action be "brought thereupon."		
e. 4. (⁶)	An Act to prevent Frauds frequently committed by Bankrupts.		
c. 6. (⁷)	An Act for the Encouragement and Encrease of Seamen and for the better and speedier Manning Her Majesties Fleet.		
c. 7. (8)	An Act for the better enabling the Master Wardens and Assistants of Trinity House to rebuild the Light-House on the Edystone Rock.		
c. 9. (⁹)	An Act to impower the Lord High Treasurer or Commissioners of the Treasury to issue out of the Monies arising by the Coynage Duty any Sum not exceeding Five hundred Pounds over and above the Sum of Three thousand Pounds yearly for the Uses of the Mint.		
c. 10. (¹⁰)	An Act for raising the Militia for the Year One thousand seven hundred and six notwithstanding the Months Pay formerly advanced be not repaid and for an Account to be made of Trophy Monies.		
c. 11. (¹¹)	An Act to enlarge the Time for registring unsatisfied Debentures upon the forfeited Estates in Ireland and for renewing of other Debentures which have been lost burnt		

or destroyed.

Chapter 3. in Ruffhead's Edition.
 4 in Ruffhead's Edition.
 Chapter 16. in Ruffhead's Edition.
 Chapter 19. in Ruffhead's Edition.
 Chapter 22. in Ruffhead's Edition.

⁽¹¹⁾ Chapter 24. in Ruffhead's Edition.

⁽²⁾ Chapter 4. in Ruffhead's Edition.

^(*) Chapter 2. in Ruffhead's Edition.
(*) Chapter 17. in Ruffhead's Edition.
(*) Chapter 20. in Ruffhead's Edition.
(10) Chapter 23. in Ruffhead's Edition.

Statute Law Revision.		
c. 12. (¹)	An Act for the paying and clearing the several Regiments commanded by Lieutenant General Stewart Colonel Hill and Brigadier Holt and for supplying the Defect of the Muster Rolls of those and several other Regiments.	
c. 14. (²)	An Act for exhibiting a Bill in this present Parliament for naturalizing the most Excellent Princess Sophia Electress and Dutchess Dowager of Hanover and the Issue of Her Body.	
c. 15. (³)	An Act to repeal several Clauses in the Statute made in the Third and Fourth Years of Her present Majestie's Reign for securing the Kingdom of England from several Acts lately passed in the Parliament of Scotland.	
c. 17. (4)	An Act for continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and six.	
c. 18. (⁵)	An Act for continuing an additional Subsidy of Tonnage and Poundage and certain Duties upon Coals Culm and Cynders and additional Duties of Excise and for settling and establishing a Fond thereby and by other Ways and Means for Payment of Annuities to be sold for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and six and other Uses therein mentioned.	
c. 19. (⁶)	An Act for making the Town of New Ross in the County of Wexford in the Kingdom of Ireland a Port for the exporting Wooll from Ireland into this Kingdom.	
c. 20. (⁷)	An Act for the better Security of Her Majesties Person and Government and of the Succession to the Crown of England in the Protestant Line.	
c. 21. (⁸)	An Act for the better recruiting Her Majesties Army and Marines.	
c. 22. (⁹)	An Act for continuing an Act made in the Session held in the Third and Fourth Years of Her Majesties Reign intituled An Act for punishing Mutiny and Desertion and false Musters and for the better Payment of the Army and Quarters.	
c. 23. (10)	An Act for laying further Duties on Low Wines and for preventing the Damage to Her Majesties Revenue by Importation of Foreign Cut Whalebone and for making some Provisions as to the Stamp Duties and the Duties on Births Burials and Marriages and the Salt Duties and touching Million Lottery Tickets and for enabling Her Million Library the Effects of William Kidd a note	

⁽¹⁾ Chapter 25. in Ruffhead's Edition.

Majesty to dispose the Effects of William Kidd a noto-

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⁽³⁾ Chapter 3. in Ruffhead's Edition.

⁽⁵⁾ Chapter 6. in Ruffhead's Edition.

⁽⁷⁾ Chapter 8. in Ruffhead's Edition.

^(°) Chapter 11. in Ruffhead's Edition. 30 & 31 Vict.

⁽²⁾ Chapter 1. in Ruffhead's Edition.

⁽⁴⁾ Chapter 5. in Ruff head's Edition.

⁽⁶⁾ Chapter 7. in Ruffhead's Edition.

⁽⁸⁾ Chapter 10. in Ruffihead's Edition.
(10) Chapter 12. in Ruffhead's Edition.

rious Pirate to the Use of Greenwich Hospital and for appropriating the Publick Monies granted in this Session of Parliament.

- 6 (1) Ann. c. 1.
- An Act for granting an Aid to Her Majesty by a Land Tax to be raised in the Year One thousand seven hundred and seven.
- c. 2. (²)
- An Act for continuing the Duties on Low Wines and Spirits of the First Extraction and the Duties payable by Hawkers Pedlars and Petty Chapmen and Part of the Duties on Stampt Vellum Parchment and Paper and the late Duties on Sweets and the One third Subsidy of Tonnage and Poundage and for settling and establishing a Fund thereby and by the Application of certain Overplus Monies and otherwise for Payment of Annuities to be sold for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and seven and other Uses therein expressed.
- c. 3. (3) An Act for the better Encouragement of the Royal Lustring Company.
- c. 5. (4) An Act for continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and seven.
- c. 11. (⁵) in part.

An Act for an Union of the Two Kingdoms of England and Scotland in part; namely,—Section Four (6) so far as it ratifies approves and confirms the Articles and parts of Articles following; namely,—

Article V.

Article VI. from "And seeing" to end of that Article.

Article VIII.

Articles X. to XV.

Article XVI. from "and a Mint" to end of that
Article.

Article XIX. from "And that after the Union" to end of that Article.

Article XXII. from "and that when" to "dissolved by Her Majesty."

c. 17. (⁷

An Act for the better recruiting Her Majestie's Land Forces and the Marines for the Year One thousand seven hundred and seven.

⁽¹⁾ The Acts in the Statutes of the Realm given as of 6 Ann. are, to Chapter 34. inclusive, given in Ruffhead's Edition as of 5 Ann.

 ⁽²⁾ Chapter 19. in Ruffhead's Edition.
 (4) Chapter 2. in Ruffhead's Edition.

⁽⁶⁾ Section 10. in Ruffhead's Edition.

⁽³⁾ Chapter 20. in Ruffhead's Edition. (5) Chapter 8. in Ruffhead's Edition.

⁽⁷⁾ Chapter 15. in Ruffhead's Edition.

Statute Law Revision.		
c. 18. (¹)	An Act for continuing an Act made in the Third and Fourth Years of Her Majesties Reign intituled An Act for punishing Mutiny and Desertion and false Musters and for the better Payment of the Army and Quarters.	
c. 19. (2)	An Act to repeal all the Laws prohibiting the Importation of Foreign Lace made of Thread.	
c. 21. (³)	An Act for continuing the Duties upon Houses to secure a yearly Fund for circulating Exchequer Bills whereby a Sum not exceeding Fifteen hundred thousand Pounds is intended to be raised for carrying on the War and other Her Majesties Occasions.	
с. 22.	An Act to explain and amend an Act of the last Session of Parliament for preventing Frauds frequently committed by Bankrupts.	
с. 27.	An Act for continuing several Subsidies Impositions and Duties and for making Provisions therein mentioned to raise Money by way of Loan for the Service of the War and other Her Majesties necessary and important Occasions and for ascertaining the Wine Measure.	
c. 28.	An Act for raising the Militia for the Year One thousand seven hundred and seven notwithstanding the Months Pay formerly advanced be not repaid and for an Accompt to be made of Trophy Money.	
c. 29.	An Act for Ease of Her Majesties [Subjects] in relation to the Duties upon Salt and for making the like Allowances upon the Exportation of White Herrings Flesh Oatmeal and Grain called Beer alias Bigg as are to be made upon Exportation of the like from Scotland.	
c. 32.	An Act for the Continuance of the Laws for the Punishment of Vagrants and for making such Laws more effectual.	
с. 33.	An Act for obliging John Rice to accompt for Debentures granted to him in the last Session of Parliament.	
c. 34.	An Act for continuing the Laws therein mentioned relating to the Poor and to the buying and selling of Cattle in Smithfield and for suppressing of Piracy.	
c. 35. (4)	An Act for granting an Aid to Her Majesty to be raised by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and eight.	
c. 36. (⁵)	An Act for repealing and declaring the Determination of	

Two Acts passed in the Parliament of Scotland the one intituled Act for the Security of the Kingdom the other



Act anent Peace and War.

⁽¹⁾ Chapter 16. in Ruffhead's Edition.
(2) Chapter 13. in Ruffhead's Edition.

⁽⁵⁾ Chapter 2. in Ruffhead's Edition.

⁽²⁾ Chapter 17. in Ruffhead's Edition. (4) Chapter 1. in Ruffhead's Edition.

c. 38. (1) An Act for charging and continuing the Duties upon Malt	
Mum Cyder and Perry for the Service of the Year One	
thousand seven hundred and eight.	
20 (2)	An Act for reising a further Supply to Her Majorty for

c. 39. (2) An Act for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and eight and other Uses by Sale of Annuities charged on a Fund not exceeding Forty thousand Pounds per Annum to arise by appropriating several Surplusses and by granting further Terms in the Duties on Low Wines and on Hawkers Pedlars and Petty Chapmen the Stamp Duties the One Third Subsidy the Duty on Sweets and One of the Branches of Excise and by making other Provision in this Act mentioned.

An Act for rendring the Union of the Two Kingdoms more intire and in part; namely, c. 49. $(^3)$ in part. complete -Section Five from "and the said several Sheriffs" to

end of that Section, and Section Six. c. 41. (4) An Act for the Security of Her in part. Majesties Person and Government and of the Succession to the Crown > in part; namely, of Great Britain in the Protestant

Sections Ten to Seventeen, Section Eighteen to "administer the same," Sections Nineteen to Twentythree (5) and Thirty (6).

c. 43. (⁷) An Act for incouraging the dressing and dying of Woollen Clothes within this Kingdom by laying a Duty upon Broad Cloth exported white.

c. 44. (8) An Act for the Exportation of White Woollen Cloth.

c. 45. (9) An Act for the better recruiting Her Majesties Land Forces and the Marines for the Service of the Year One thousand seven hundred and eight.

c. 48. (10) An Act for continuing One Half Part of the Subsidies of Tonnage and Poundage and other Duties upon Wines Goods and Merchandizes imported which were granted to the Crown in the Twelfth Year of the Reign of King Charles the Second and for settling a Fund thereby and by other Ways and Means for Payment of Annuities not exceeding Eighty thousand Pounds per Annum to be sold for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and eight and other Uses therein expressed.

⁽¹⁾ Chapter 4. in Ruffhead's Edition.

⁽³⁾ Chapter 6, in Ruffhead's Edition.

⁽⁵⁾ Section 24. in Ruffhead's Edition.

⁽⁷⁾ Chapter 8. in Ruffhead's Edition.

⁽⁹⁾ Chapter 10, in Ruffhead's Edition.

⁽²⁾ Chapter 5. in Ruffhead's Edition.

⁽⁴⁾ Chapter 7. in Ruffhead's Edition.

⁽⁶⁾ Section 31. in Ruffhead's Edition.

⁽s) Chapter 9. in Ruffhead's Edition. (10) Chapter 11. in Ruffhead's Edition.

Statute Law Revision.		
c. 49. (¹)	An Act to explain the Act of the last Session of Parliament for the Ease of Her Majestics Subjects in relation to Allowances out of the Duties upon Salt carried Coastwise and also an Act of the First Year of Her Majesties Reign in Relation to certain Salt works near the Sea-Side and Bay of Holyhead in the County of Anglesea.	
c. 50. (²)	An Act for continuing several Duties therein mentioned upon Coffee Chocolate Spices Pictures and Muslins and additional Duties upon several of the said Commodities and certain Duties upon Callicoes China Wares and Drugs and for continuing the Duties called the Two Third Subsidies of Tonnage and Poundage for preserving the Publick Credit and for ascertaining the Duties of Coals exported for Foreign Parts and for securing the Credit of the Bank of England and for passing several Accounts of Taxes raised in the County of Monmouth and for promoting the Consumption of such Tobacco as shall have paid Her Majesties Duties.	
c. 51. (3)	An Act for the further directing the Payment of the Equivalent Money.	
c. 55. (4)	An Act for continuing the Act for ascertaining the Tythes of Hemp and Flax.	
c. 61. (⁵)	An Act for limiting a Time to Persons to come in and make their Claims to any of the forfeited Estates and other Interests in Ireland sold by the Trustees for Sale of those Estates to the Governor and Company for making Hollow Sword Blades in England and divers other Purchasers.	
c. 63. (⁶)	An Act for raising the Militia of this Kingdom for the Year One thousand seven hundred and eight although the Months Pay formerly advanced be not repaid.	
c. 66. (⁷) in part.	An Act for the better Security of Her Majesties Person and Government - in part; namely,— Section One as to Form of Oath of Abjuration, that is to say, from "I AB" to end of that Section, and the last Section.	
c. 67. (8)	An Act to impower Her Majesty to secure and detain such Persons as Her Majesty shall suspect are conspiring against Her Person or Government.	
c. 68. (9)	An Act for repealing the Act of the	
in part.	First Year of King James the First intituled An Act for the well garbling of Spices and for granting an Equivalent to the City of London by	

(1) Chapter 12. in Ruffhead's Edition.

(3) Chapter 24. in Ruff head's Edition.

(3) Chapter 34. in Ruffhead's Edition.

(7) Chapter 14. in Ruffhead's Edition.
 (9) Chapter 16. in Ruffhead's Edition.

(2) Chapter 22, in Ruffhead's Edition.

(4) Chapter 28. in Ruffhead's Edition. (6) Chapter 36. in Ruffhead's Edition.

(5) Chapter 15. in Ruff head's Edition.

admitting Brokers -Sections One and Two.

c. 71. (1)	An Act for assuring to the English Company trading to
` '	the East Indies on account of the United Stock a longer
	Time in the Fund and Trade therein mentioned and for
	raising thereby the Sum of Twelve hundred thousand
	Pounds for carrying on the War and other Her Majesties
	Occasions.

- An Act for continuing the Half Subsidies therein mentioned c. 73. (2) with several Impositions and other Duties to raise Money by Way of Loan for the Service of the War and other Her Majesties necessary and important Occasions and for charging of Prize Goods and Seizures and for taking off the Drawbacks of Foreign Cordage and to obviate the Clandestine Importation of Wrought Silks.
- c. 74.(3)An Act for continuing an Act made in the Third Year of Her Majesties Reign intituled An Act for punishing Mutiny and Desertion and false Musters and for the better Payment of the Army and Quarters.
- An Act for the avoiding of Doubts and c. 75. (4) Questions touching the Statutes of in part. in part; namely, divers Cathedral and Collegiate Churches -The last two Sections.
- c. 78. (5) An Act to make further Provision for in part. electing and summoning Sixteen Peers of Scotland to sit in the [House of Peers] in the Parliament of Great Britain and for trying Peers for in part; namely,-Offences committed in Scotland and for the further regulating of Voters in Elections of Members to serve in Parliament

Section Three as to the Forms of the Oaths therein mentioned and as to the Declaration thereby required, and the last two Sections.

- An Act for granting an Aid to Her Majesty to be raised 7 Ann. c. 1. by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and nine.
 - c. 2. An Act for the speedy and effectual recruiting Her Majesties Land Forces and Marines for the Service of the Year One thousand seven hundred and nine.
 - c. 3. An Act for charging and continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and nine.

⁽²⁾ Chapter 19. in Ruffhead's Edition. (1) Chapter 21. in Ruffhead's Edition.



⁽¹⁾ Chapter 17. in Ruffhead's Edition.

⁽³⁾ Chapter 20. in Ruffhead's Edition.

⁽b) Chapter 23. in Ruff head's Edition.

c. 4.	An Act for punishing	Mutiny and Desertion better Payment of the	and false
	Musters and for the Quarters.	better Payment of the	Army and

- c. 6. An Act for explaining and making more effectual that Part of an Act passed in the Fifth Year of Her present Majesties Reign concerning the buying and selling of Cattle in Smithfield and for giving Leave for bringing up Calves dead to London as formerly.
- c. 11. An Act for ascertaining and directing the Payment of the Allowances to be made for or upon the Exportation from Scotland of Fish Beef and Pork cured with Foreign Salt imported before the First Day of May One thousand seven hundred and seven and for disposing such Salt still remaining in the Hands of Her Majesties Subjects there and for ascertaining and securing the Allowances for Fish and Flesh exported and to be exported from Scotland for the future.
- c. 12.
 in part.

 An Act for preserving the Privileges
 of Ambassadors and other publick
 Ministers of Foreign Princes and
 States
 Sections One and Two.
 - c. 15. An Act for altering Whitsuntide and Lammas Terms for the Court of Exchequer in Scotland.
 - c. 16. An Act to prevent the laying of Wagers relating to the Publick.
- c. 21.
 in part.

 An Act for improving the Union of the Two Kingdoms

 Sections Three (1), Six (2), and Section Eight (3) from "Provided" to end of that Section.
 - c. 22. An Act for the Queens most gracious general and free Pardon.
 - c. 23. An Act for raising the Militia for the Year One thousand seven hundred and nine although the Months Pay formerly advanced be not repaid.
 - c. 24. An Act for continuing the former Act for the Encouragement of the Coinage and to encourage the bringing Foreign Coins and British or Foreign Plate to be coined and for making Provision for the Mints in Scotland and for the prosecuting Offences concerning the Coin in England.

(2) Section 4. in Ruffhead's Edition.



⁽¹⁾ Section 2. in Ruffhead's Edition.

⁽³⁾ Part of Section 5. in Ruffhead's Edition.

c. 25. An Act for making perpetual an Act for the better preventing the counterfeiting the Current Coin of this Kingdom as also an Act for giving like Remedy upon Promisory Notes as is used upon Bills of Exchange and for the better Payment of Inland Bills of Exchange And also for continuing several Acts made in the Fourth and Fifth Years of Her Majesties Reign for preventing Frauds committed by Bankrupts.

c. 30. (1) in part.

An Act for enlarging the Capital Stock of the Bank of England and for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and nine Except Sections One to Five (2), Sixty (3), Sixtyone (3), Sixty-six to Sixty-eight (4), Seventy (5), Seventy-five (6) and Seventy-seven (7).

c. 31. (8)

An Act for continuing several Impositions and Duties to raise Money by way of Loan And for exporting British Copper and Brass Wire Duty-free And for circulating a further Sum in Exchequer Bills in case a new Contract be made in that Behalf And concerning the Oaths to be administred in relation to Italian Thrown Silks and touching Oyls and Plantation Goods of Foreigners taken or to be taken as Prize And concerning Drugs of America to be imported from Her Majesties Plantations And for appropriating the Monies given in this Session of Parliament And for making out Debentures for Two Transport Ships in this Act named And to allow a further Time for registring certain Debentures and for Relief of Persons who have lost such Tickets Exchequer Bills Debentures Tallies or Orders as in this Act are mentioned.

8 Ann. c. 1. in part. An Act for granting an Aid to Her Majesty to be raised by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and ten Except the last two Sections (9).

c. 2.

An Act to prohibit the Exportation of Corn Malt Meal Flour Bread Biscuit and Starch and Low Wines Spirits Worts and Wash drawn from malted Corn.

c. 3.

An Act for charging and continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and ten.

⁽¹⁾ Chapter 7. in Ruffhead's Edition.

⁽²⁾ Section 5. is Section 2. in Ruffhead's Edition.

⁽³⁾ Not printed in Ruffhead's Edition.

⁽⁴⁾ Sections 61. to 63. in Ruffhead's Edition.

⁽³⁾ Section 65. in Ruffhead's Edition.

⁽⁶⁾ Section 70. in Ruffhead's Edition.

⁽⁷⁾ Section 72. in Ruffhead's Edition.

⁽⁸⁾ Chapter 8. in Ruffhead's Edition.

⁽⁹⁾ Only the Title of this Act is printed in Ruffhead's Edition.

c. 5. (1)	An Act for laying certain Duties upon
in part.	Candles and certain Rates upon Monies to be given with Clerks and Apprentices towards raising Her Majesties Supply for the Year One thousand seven hundred and ten Sections One to Thirty-nine (2), and Section Fifty- eight (3) to end of Act.
c. 6. (4)	An Act to continue the Act for punishing Mutiny and Desertion and for the better Payment of the Army and Quarters.
c. 7. (⁵)	An Act to explain so much of the Act for prohibiting the Exportation of Corn Malt Meal Flour Bread Biscuit and Starch and Low Wines Spirits Worts and Wash drawn from malted Corn by which Act the said Commodities are admitted to be carried from the Isle of Wight [to] several Markets and for giving Liberty to export certain Quantities of Oatmeal for the Uses of the British Hospitals beyond the Seas.
c. 10. (⁶)	An Act for continuing Part of the Duties upon Coals Culm and Cynders and granting new Duties upon Houses hav- ing Twenty Windows or more to raise the Sum of Fifteen hundred thousand Pounds by Way of a Lottery for the Service of the Year One thousand seven hundred and ten.
c. 12. (⁷)	An Act for granting to Her Majesty new Duties of Excise and upon several imported Commodities and for establishing a yearly Fond thereby and by other Ways and Means to raise Nine hundred thousand Pounds by Sale of Annuities and (in Default thereof) by another Lottery for the Service of the Year One thousand seven hundred and ten.
c. 13. (8)	An Act to continue the Act for recruiting Her Majesties Land-Forces and Marines for the Service of the Year One thousand seven hundred and ten.
c. 14. (⁹)	An Act for continuing several Impositions additional Impositions and Duties upon Goods imported to raise Money by way of Loan for the Service of the Year One thousand seven hundred and ten and for taking off the Oversea Duty on Coals exported in British Bottoms and for better preventing Frauds in Drawbacks upon Certificate Goods and for ascertaining the Duties of Corants imported in Venetian Ships and to give further Time to Foreign Merchants for Exportation of certain Foreign Goods im-

⁽¹⁾ Chapter 9. in Ruffhead's Edition.

⁽³⁾ Section 46. in Ruffhead's Edition.
(4) Chapter 11. in Ruffhead's Edition.
(7) Chapter 7. in Ruffhead's Edition.
(9) Chapter 13. in Ruffhead's Edition.

⁽²⁾ Sections 1. to 31. in Ruffhead's Edition.
(4) Chapter 10. in Ruff head's Edition.
(5) Chapter 4. in Ruffhead's Edition.
(8) Chapter 5. in Ruffhead's Edition.

ported and to limit a Time for Prosecutions upon certain Bonds given by Merchants and for continuing certain Fees of the Officers of the Customs and to prevent Imbezelments by such Officers and for appropriating the Monies granted to Her Majesty and for replacing Monies paid or to be paid for making good any Deficiencies on the Annuity Acts and for Encouragement to raise Naval Stores in Her Majesties Plantations and to give further Time for registring Debentures as is therein mentioned. An Act for explaining and enlarging an Act of the Sixth Year of Her Majesties Reign intituled An Act in part; namely, for the Security of Her Majesties Person and Government Section One from "I A.B. do in" to end of that Section (1), and the last Section.

c. 16. in part.

c. 15.

in part.

An Act for discharging the Attendance of Noblemen Barons and Freeholders upon the Lords of Justiciary in their Circuits in that Part of Great Britain called Scotland and in part; namely, for abolishing the Method of exhibiting criminal Informations by the Porteous Roll Section Three.

c. 17.

An Act for explaining and making more effectual an Act for the better enabling the Master Wardens and Assistants of Trinity-House to rebuild the Lighthouse on the Edystone Rock.

c. 18. (2)in part.

An Act for the better Security of Rents and to prevent Frauds comin part; namely, mitted by Tenants Sections Two, Three, and Five.

c. 22. (3)

An Act for raising the Militia for the Year One thousand seven hundred and ten although the Months Pay formerly advanced be not repaid.

9 Ann. c. 1.

An Act for granting an Aid to Her Majesty to be raised by a Land-Tax in Great Britain for the Service of the Year One thousand seven hundred and eleven.

An Act to oblige Ships coming from Places infected more effectually to perform their Quarentine.

⁽²⁾ Chapter 14. in Ruffhead's Edition.



⁽¹⁾ To "thereof" in Ruffhead's Edition.

⁽³⁾ Chapter 20. in Ruffhead's Edition.

- c. 3. An Act for charging and continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and eleven.
- c. 4. An Act to continue the Acts for recruiting Her Majesties

 Land Forces and Marines for the Service of the Year

 One thousand seven hundred and eleven.
- c. 6. An Act for reviving continuing and appropriating certain Duties upon several Commodities to be exported and certain Duties upon Coals to be waterborn and carried coastwise and for granting further Duties upon Candles for Thirty two Years to raise Fifteen hundred thousand Pounds by Way of a Lottery for the Service of the Year One thousand seven hundred and eleven and for suppressing such unlawful Lotteries and such Insurance Offices as are therein mentioned
 Except Section Fifty-seven (1).
 - c. 7. An Act for enabling and obliging the Bank of England for the Time therein mentioned to exchange all Exchequer Bills for ready Money upon Demand and to disable any Person to be Governor Deputy Governor or Director of the Bank of England and a Director of the East India Company at the same Time.
 - c. 8. An Act to repeal the Act of the Third and Fourth Year of Her Majesties Reign intituled An Act for prohibiting all Trade and Commerce with France so far as it relates to the prohibiting the Importation of French Wines.
 - c. 9. An Act to continue the Acts for punishing Mutiny and Desertion and false Musters and for the better Payment of the Army and Quarters and for approving of Medecines for the Army.
- c. 12. (2)
 An Act for laying certain Duties upon Hides and Skins tanned tawed or dressed and upon Vellom and Parchment for the Term of Thirty [two] Years for prosecuting the War and other Her Majesties most necessary Occasions.
- c. 13. (3) An Act for laying a Duty upon Hops.
- c. 15. (4)
 in part.

 An Act for making good Deficiencies and satisfying the public Debts and for erecting a Corporation to carry on a Trade to the South Seas and for the Encouragement of the Fishery and for Liberty to trade in unwrought Iron with the Subjects of Spain and to repeal the Acts for registring Seamen

 Except the last two Sections.

Section 56. in Ruffhead's Edition.
 Chapter 12. in Ruffhead's Edition.

 ⁽²⁾ Chapter 11. in Ruffhead's Edition.
 (4) Chapter 21. in Ruffhead's Edition.

c.	16	. (1)
i	n r	art.

An Act for licensing and regulating Hackney Coaches and Chairs and for charging certain new Duties upon stampt Vellom Parchment and Paper and on Cards and Dice and on the Exportation of Rock Salt for Ireland and for securing thereby and by a weekly Payment out of the Post Office and by severall Duties on Hydes and Skinns a yearly Fond of in part; namely,— One hundred eighty six thousand six hundred and seventy Pounds for Thirty two Years to be applied to the Satisfaction of such Orders as are therein mentioned to the Contributors of any Sum not exceeding Two Millions to be raised for carrying on the Warr and other Her Majesties Occasions

c. 18. (4)

two (3) to end of Act. An Act for the taking examining and stating the publick

Sections One to Twenty-four (2), and Section Forty

c. 20. (⁵)

Accounts of the Kingdom. An Act for making more effectual an Act of the Forty third Year of the Reign of Queen Elizabeth intituled An Act concerning the Assizes of Fewel so far as it relates to the Assize of Billet.

c. 22. (6)

An Act for the Preservation of White and other Pine Trees growing in Her Majesties Colonies of New Hampshire the Massachusets Bay and Province of Main Rhode Island and Providence Plantation the Narraganset Country or Kings-Province and Connecticut in New England and New-York and New-Jersey in America for the masting Her Majesties Navy.

c. 30. (7)

An Act to dissolve the present and prevent the future Combination of Coal Owners Lightermen Masters of Ships and others to advance the Price of Coals in prejudice of the Navigation Trade and Manufactures of this Kingdom and for the further Encouragement of the Coal Trade.

c. 31 (8)

An Act for raising the Militia for the Year One thousand seven hundred and eleven although the Months Pay formerly advanced be not repaid.

c. 32. (9)

An Act for reviving and continuing an Act made in the First Year of Her Majesties Reign for the more effectual preventing Abuses and Frauds of Persons employed in the working up the Woollen Linen Fustian Cotton and Iron Manufactures of this Kingdom.

⁽¹⁾ Chapter 23. in Ruffhead's Edition.

⁽³⁾ Section 39. in Ruffhead's Edition.

⁽⁵⁾ Chapter 15. in Ruffhead's Edition.

⁷⁾ Chapter 28. in Ruff head's Edition.

⁽⁹⁾ Chapter 30, in Ruffhead's Edition.

⁽²⁾ Sections 1. to 22. in Ruffhead's Edition.

⁽⁴⁾ Chapter 13. in Ruffhead's Edition. (6) Chapter 17. in Ruff head's Edition.

⁽⁸⁾ Chapter 29. in Ruffhead's Edition.

- 10 Ann. c. 1.
- An Act for granting an Aid to Her Ma^{tjo}, to be raised by a Land-Tax in Great Britain for the Service of the Year One thousand seven hundred and twelve.
- c. 5. (1)
- An Act for explaining and altering the Laws now in being concerning the Assizes of Fewel so far as they relate to the Assize of Billet made or to be made of Beech Wood only.
- c. 6. (2) in part.
- An Act for preserving the Protestant Religion by better securing the Church of England as by Law established and for confirming the Toleration granted to Protestant Dissenters by an Act intituled An Act for exempting Their Majesties Protestant Subjects dissenting from the Church of England from the Penalties of certain Laws and for supplying the Defects thereof and for the further securing the Protestant Succession by requiring the Practicers of the Law in North Britain to take the Oaths and subscribe the Declaration therein mentioned Section Ten.

>in part; namely,—

- c. 7. (3)
- An Act for charging and continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and twelve and for applying Part of the Coinage Duties to pay the Deficiency of the Value of Plate coined and to pay for the recoining the Old Money in Scotland.
- c. 9. (4)
- An Act to repeal the Act of the Seventh Year of Her Majesties Reign intituled An Act for naturalizing Foreign Protestants (except what relates to the Children of Her Majesties natural born Subjects born out of Her Majesties Allegiance).
- c. 10. (5) in part.

An Act to prevent the disturbing those of the Episcopal Communion in that Part of Great Britain called Scotland in the Exercise of their Religious Worship and in the Use of the Liturgy of the Church of England and for repealing the Act passed in the Parliament of Scotland intilled Act against irregular Baptisms and Marriages

≻in part ; namely,—

Section Three as to Form of Oath of Abjuration, that is to say, from "I A, B, do truly" to end of that Section.

⁽¹⁾ Chapter 6. in Ruffhead's Edition.

⁽³⁾ Chapter 3. in Ruffhead's Edition.

⁽⁵⁾ Chapter 7. in Ruffhead's Edition.

⁽²⁾ Chapter 2. in Ruffhead's Edition.

^{(&#}x27;) Chapter 5. in Ruffhead's Edition.

- c. 11. (1) | An Act to continue the Act of the last Session of Parliament for taking examining and stating the publick Accounts of the Kingdom for One Year longer.
- An Act for recruiting Her Majesties Land Forces and c. 12. (2) Marines for the Service of the Year One thousand seven hundred and twelve.
- An Act for punishing Mutiny and Desertion and false c. 13. $(^3)$ Musters and for the better Payment of the Army and Quarters.
- c. 18. (4) in part.

An Act for laying severall Duties upon all Sope and Paper made in Great Britain or imported into the same and upon chequered and striped Linens imported and upon certain Silkes Callicoes Linens and Stuffs printed painted or stained and upon severall Kinds of stampt Vellom Parchment and Paper and upon certain printed Papers Pamphlets and [Advetisements] for raiseing the Same of Eighteen hundred thousand Pounds by Way of a Lottery towards Her Majesties Supply and for licensing an additionall in part; namely,-Number of Hackney Chairs and for charging certain Stocks of Cards and Dice and for better securing Her Majesties Duties to arise in the Office for the Stamp Duties by Licences for Marriages and otherwise and for Releife of Persons who have not claimed their Lottery Ticketts in due Time or have lost Exchequer Bills or Lottery Tickets and for borrowing Money upon Stock (Part of the Capitall of the South Sea Company) for the Use of the Publick

Sections One to One hundred and four (5), One hundred and thirty-eight to One hundred and eightyseven (6), and Section One hundred and ninetynine (7) to end of Act.

⁽¹⁾ Chapter 8. in Ruffhead's Edition.

⁽⁸⁾ Chapter 10. in Ruffhead's Edition.

⁽⁵⁾ Sections 1. to 99. in Ruffhead's Edition. (6) Sections 125. to 171. in Ruffhead's Edition. (7) Section 183, in Ruffhead's Edition.

⁽²⁾ Chapter 9. in Ruffhead's Edition. (4) Chapter 19. in Ruffhead's Edition.

c. 19. (1) in part.

An Act for laying additionall Duties on Hydes and Skins Velom and Parchment and new Duties on Starch Coffee Tea Druggs Gilt and Silver Wire and Policies of Insurance to secure a yearly Fund for Satisfaction of Orders to the Contributors of a further Sum of One million eight hundred thousand Pounds towards Her Maties Supply and for the better securing the Duties on Candles and for obviating Doubts concerning certain Payments in Scotland and for suppressing unlawfull Lotteryes and other Devices of the same Kind and concerning Cake Soape and for Releife of Mary Ravenall in relation to an Annuity of Eighteen Pounds per Annum and concerning Prize Cocoa Nutts brought from America and certain Ticketts which were intended to be subscribed into the Stock of the South Sea Company and for appropriating the Monies granted in this Session of Parliamt -

Except Sections Sixty-nine to Seventy-nine (2), One hundred and eleven (3), and One hundred and twelve (4).

c. 24. (5)

An Act for the reviving and continuing several Acts therein mentioned for the preventing Mischiefs which may happen by Fire for building and repairing County Gaols for exempting Apothecaries from serving Parish and Ward Offices and serving upon Juries and relating to the returning of Jurors.

c. 28. (6) in part. An Act to give further Time for enrolling such Leases granted from the Crown as have not been enrolled within the respective Times therein limited and for making the pleading of Deeds of Bargain and Sale enrolled and of Fee Farm Rents more

Sections One and Two.

in part; namely,-

c. 29. (⁷)

An Act for the Relief of Insolvent Debtors by obliging their Creditors to accept the utmost Satisfaction they are capable to make and restoring them to their Liberty.

c. 31. (8) in part.

An Act for the more effectual preventing fraudulent Conveyances in order to multiply Votes for electing Knights of Shires to serve in Parliament Except Section One.

(1) Chapter 26. in Ruffhead's Edition.

(3) Section 108. in Ruffhead's Edition.

5) Chapter 14. in Ruffhead's Edition

(7) Chapter 20. in Ruffhead's Edition.

(2) Sections 67. to 77. in Ruffhead's Edition.

(4) Section 109, in Ruffhead's Edition.

(6) Chapter 18. in Ruffhead's Edition. (8) Chapter 23. in Ruffhead's Edition.

	Statuto Zano Treatment
c. 33. (¹)	An Act for raising the Militia for the Year One thousand seven hundred and twelve although the Months Pay formerly advanced be not repaid and for rectifying a Mistake in an Act passed this Session of Parliament intituled An Act for punishing Mutiny and Desertion and False Musters and for the better Payment of the Army and Quarters and for taking Accounts of Trophy Money formerly raised and collected.
c. 34. (²)	An Act for making effectual such Agreem ^t . as shall be made between the Royal African Company of England and their Creditors.
c. 35. (³)	An Act for continuing the Trade and Corporation Capacity of the United East India Company although their Fund should be redeemed.
c. 37. (4)	An Act for continuing the Trade to the South Seas granted by an Act of the last Session of Parliament although the Capital Stock of the said Corporation should be redeemed.
c. 38. (⁵)	An Act for the appointing Commissioners to take examine and determine the Debts due to the Army Transport Service and Sick and Wounded.
c. 39. (⁶)	An Act for enlarging the Time for the Ministers Advocates and other Members of the College of Justice in Scotland to take the Oaths therein mentioned.
c. 40. (⁷)	An Act for the appointing the Circuit Courts in that Part of Great Britain called Scotland to be kept only Once in the Year.
c. 41. (8)	An Act for explaining several Clauses in an Act passed the last Session of Parliament for the Relief of the Sufferers of the Islands of Nevis and Saint Christopher by reason of the Invasion of the French there in the Year One thousand seven hundred and five.
12 Ann. (9) c. 1.	An Act for granting an Aid to Her Majesty to be raised by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and thirteen.
c. 2.	An Act for granting to Her Majesty Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and thirteen and for making forth Duplicates of Lottery Tickets lost burnt or destroyed and for enlarging the Time for adjusting Claims in several Lottery Acts and to punish the counterfeiting or forging of Lottery Orders and for explaining a late Act in relation to Stamp Duties on Customary Estates

which pass by Deed and Copy.



 ⁽¹) Chapter 25. in Ruffhead's Edition.
 (³) Chapter 28. in Ruffhead's Edition.
 (⁵) Chapter 31. in Ruffhead's Edition.
 (⁻) Chapter 33. in Ruffhead's Edition.
 (⁰) 12 Ann. Stat. 1. in Ruffhead's Edition.

⁽²⁾ Chapter 27. in Ruffhead's Edition.

⁽⁴⁾ Chapter 30. in Ruffhead's Edition. (6) Chapter 32. in Ruffhead's Edition. (8) Chapter 34. in Ruffhead's Edition.

c. 3.	An Act to revive and continue the Act for taking examin-
	ing and stating the Publick Accounts of the Kingdom
	and also to continue the Act for appointing Commissioners
	to take examine and determine the Debts due to the
	Army Transport Service and Sick and Wounded.

- c. 5. An Act to explain a Clause in an Act of the last Session of Parliament intituled An Act for the more effectual preventing fraudulent Conveyances in order to multiply Votes for the electing Knights of Shires to serve in Parliament as far as the same relates to the ascertaining the Value of Freeholds of Forty Shillings per Annum.
- e. 6. An Act for the better regulating the Elections of Members to serve in Parliament for that Part of Great Britain called Scotland.
- c. 8: An Act for raising the Militia for the Year One thousand seven hundred and thirteen although the Months Pay formerly advanced be not repaid.
- c. 9. An Act for continuing an Act made in the Third and Fourth Years of the Reign of Her present Majesty intituled An Act for encouraging the Importation of Naval Stores from Her Majesties Plantations in America and for encouraging the Importation of Naval Stores from that Part of Great Britain called Scotland to that Part of Great Britain called England.
- c. 10. An Act for continuing the Acts therein mentioned for preventing Theft and Rapine upon the Northern Borders of England.
- c. 11. An Act to raise Twelve hundred thousand Pounde for publick Uses by circulating a further Sum in Exchequer Bills and for enabling Her Majesty to raise Five hundred thousand Pounds on the Revenues appointed for Uses of Her Civill Government to be applied for or towards Payment of such Debts and Arrears owing to Her Servants Tradesmen and others as are therein menconed.
- c. 12. (1) An Act for the better Encouragement of the making of Sail Cloth in Great Britain.
- c. 13. (2) An Act for the better regulating the Forces to be continued in Her Majesties Service and for the Payment of the said Forces and of their Quarters.
- c. 14. (3) An Act to enable such Officers and Soldiers as have been in Her Majesties Service during the late War to exercise Trades and for Officers to account with their Soldiers.
- c. 16. (4) An Act for making perpetual an Act made in the Seventh Year of the Reign of the late King William intituled An Act to prevent false and double Returns of Members to serve in Parliament.

⁽¹⁾ Chapter 16. in Ruffihead's Edition.

^(*) Chapter 12. in Ruffhead's Edition. (4) Chapter 15. in Ruffhead's Edition.

An Act for making perpetual the Act made in the Thirc. 18. teenth and Fourteenth Years of the Reign of the late King Charles the Second intituled An Act for the better Relief of the Poor of this Kingdom and that Persons bound Apprentices to or being hired Servants with Persons coming with Certificates shall not gain Settlements by such Services or Apprenticeships and for making perpetual the Act made in the Sixth Year of Her present Majesties Reign intituled An Act for the Importation of Cochineal from any Ports in Spain during the present War and Six Months longer and for reviving a Clause in an Act made in the Ninth and Tenths Years of the Reign of the late King William (intituled An Act for settling the Trade to Africa) for allowing Foreign Copper Bars imported to be exported.

- 13 Ann. (1) c. 1.
- An Act for granting an Aid to Her Majesty to be raised by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and fourteen.
- c. 2. (2) An Act for charging and continuing the Duties upon Malt Mum Cyder and Perry for the Service of the Year One thousand seven hundred and fourteen and for the Encouragement of the distilling Brandy from malted Corn and Cyder and for making forth Duplicates of Exchequer Bills and Lottery Tickets lost burnt or destroyed and to enable the Governor and Company of the Bank of England and others to lend Money upon South Sea Stock.
 - c. 4. An Act for the better regulating the Forces to be continued in Her Majesties Service and for the Payment of the said Forces and of their Quarters.
 - c. 5. An Act for taking away the new additional Duty of Thirty
 Pounds per Centum ad valorem imposed upon all Books
 and Prints imported into Great Britain by an Act made
 in the Tenth Year of the Reign of Her present Majesty
 Queen Anne.
 - c. 8. An Act for encouraging the Tobacco Trade.
- c. 9. (3) An Act for raising the Militia for the Year One thousand seven hundred and fourteen altho' the Months Pay formerly advanced be not repaid And for rectifying a Mistake in an Act passed in this present Session of Parliament intituled An Act for the regulating the Forces to be continued in Her Majesties Service and for Payment of the said Forces and their Quarters.
- c. 10. (4) An Act to prevent the listing Her Majesties Subjects to serve as Soldiers without Her Majesties Licence.

 ⁽²⁾ Chapter 3. in Ruffhead's Edition.
 (4) Chapter 11. in Ruffhead's Edition.



^{(1) 12} Ann. Stat. 2. in Ruffhead's Edition.

⁽³⁾ Chapter 10. in Ruffhead's Edition.

c. 12. (1)

An Act to discharge and acquit the Commissioners of Equivalent for the Sum of Three hundred eighty one thousand five hundred and nine Pounds Fifteen Shillings Ten Pence Half peny by them duly issued out of the Sum of Three hundred ninety eight thousand [eighty] five Pounds Ten Shillings which they received.

c. 13. (2)in part. An Act for rendring more effectual an Act made in the Third Year of the Reign of King James the First intituled An Act to prevent and avoid Dangers which may grow by Popish Recusants And also of one other Act made in the First Year of the Reign of their late Majesties King William and Queen Mary intituled An Act to vest in the Two Universities the Presentations of in part; namely:-Benefices belonging to Papists And for vesting in the Lords of Justiciary Power to inflict the same Punishments against Jesuits Priests and other trafficking Papists which the Privy Council of Scotland was impowered to do by an Act passed in the Parliament of Scotland intituled An Act for preventing the Growth of Popery -

The last Section.

c. 18. $(^3)$ in part.

An Act for laying additionall Duties on Sope and Paper and upon certain Linnens Silks Callicoes and Stuffs and upon Starch and exported Coals and upon stampt Vellum Parchment and Paper for raising One million four hundred thousand Pounds by way of a Lottery for Her Majesties Supply and for Allowances on exporting made Wares of Leather Sheep Skins and Lamb Skins and for Distribution of Four thousand Pounds due to the Officers and Seamen for Gun Money and to adjust the Property of Tickets in former Lotteries and touching certain Shares of Stock in the Capital of the South Sea Company and for appropriating the Monies granted to Her Majesty -

Except Sections Twenty-one to Thirty.

c. 22. (4)

An Act to explain a Clause in an Act of Parliament of the Tenth Year of Her Majesties Reign for laying several Duties upon all Sope and Paper made in Great Britain or imported into the same and upon chequered and striped

⁽¹⁾ Chapter 13. in Ruffhead's Edition. (*) Chapter 9. in Ruffhead's Edition.

⁽²⁾ Chapter 14. in Ruffhead's Edition. (4) Chapter 19. in Ruffhead's Edition.

Linens imported and upon certain Silks Callicoes Linens and Stuffs printed painted or stained and upon several Kinds of stampt Vellum Parchment and Paper and upon certain printed Pamphlets and Advertisements for raising the Sum of Eighteen hundred thousand Pounds by Way of a Lottery and for other Purposes in the said Act mentioned so far as the said Act relates to Lawns Canvas Buckrams Barras and Silesia Neckcloaths.

c. 24. (1)

An Act to explain Part of an Act made in the Seventh Year of Her Majesties Reign (for enlarging the Capital Stock of the Bank of England and for raising a further Supply to Her Majesty for the Service of the Year One thousand seven hundred and nine) so far as the same relates to unwrought Incle imported into this Kingdom.

GEORGE I.

I Geo. 1. Stat. 1.

c. 1.

An Act for the better Support of His Majesty's Household and of the Honour and Dignity of the Crown of Great Britain.

c. 2. in part.

c. 3.

An Act to enable Persons now residing in Great Britain to take the Oaths and do all other Acts in Great Britain requisite to qualify themselves to continue their respective Places, Offices, and Employments in Ireland.

1 Geo. 1. Stat. 2. c. 1. An Act for granting an Aid to His Majesty to be raised by a Land Tax in Great Britain for the Service of the Year One thousand seven hundred and fifteen.

c. 2. in part.

An Act the title of which begins with the words,—
An Act for charging and continuing the Duties
on Malt,—and ends with the words,—for continuing certain Duties on Hops until the First Day
of August One thousand seven hundred and fifteen
Except Section Thirteen.

c. 3.

An Act for the better regulating the Forces to be continued in His Majesty's Service, and for the Payment of the said Forces and of their Quarters.

⁽¹⁾ Chapter 21. in Ruffhead's Edition.

An Act to explain the Act made in the Twelfth Year of c. 4. the Reign of King William the Third, intituled An Act for the further Limitation of the Crown, and better securing the Rights and Liberties of the Subject.

c. 6. in part. An Act the title of which begins with the words, -An Act for making perpetual an Act of the Seventh and Eighth Years of the Reign of His in part; namely,late Majesty King William the Third,—and ends with the words, instead of the Oath of Abjuration - J

Section One, and Section Three as to Form of Affirmation, that is to say, from "I A.B. do truly" to "heartily, willingly, and truly."

- c. 7. An Act for continuing the Imprisonment of Robert Blackburn and others for the horrid Conspiracy to assassinate the Person of His late Sacred Majesty King William the Third.
- c. 8. An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against His Person and Government.
- c. 9. An Act for the better preventing Mutiny and Desertion, by enforcing and making more effectual an Act of this present Parliament, intituled An Act for the better regulating the Forces to be continued in His Majesties Service, and for the Payment of the said Forces and their Quarters.

c. 13. in part. An Act for the further Security of His Majesty's Person, and Government, and the Succession of the Crown in the Heirs of the late Princess Sophia, being Protestants, and for extinguishing the Hopes of the Pretended Prince of Wales and his open and secret Abettors

in part; namely,-

Section One as to Form of Oath of Abjuration, that is to say, from "I A.B. do truly and sincerely" to "So help me God," Section Three as to Form of Assurance, that is to say, from "I A.B. do, in the Sincerity" to "thereof," Sections Four, Six, Fifteen, Twenty-one, Twenty-three to Twenty-five, Twentyeight to Thirty, and the last Section from "from and after" to "and that."

An Act for making the Militia of that Part of Great Bric. 14. tain [called England more useful; and for obliging an annual Account to be made of Trophy Money.

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c. 18.	An Act for the better preventing fresh Fish taken
in part.	by Foreigners being imported into this Kingdom;
_	and for the Preservation of the Fry of Fish; and
	for the giving Leave to import Lobsters and Tur- >
	bots in Foreign Bottoms; and for the better Pre-
	servation of Salmon within several Rivers in that
	Part of this Kingdom called England
	Except Sections Four to Nine, and Seventeen.

- c. 20.
 in part.

 An Act the title of which begins with
 the words,—An Act for encouraging
 all Superiors, Vassals, Landlords,
 and Tenants in Scotland,—and ends
 with the words,—and for the better
 disarming disaffected Persons in
 Scotland - Sections One to Twelve and Sixteen.
 - c. 22. An Act for enabling His Majesty to settle a Revenue for supporting the Dignity of Her Royal Highness the Princess in case she shall survive His Royal Highness the Prince of Wales.
 - c. 24. An Act for appointing Commissioners to take, examine, and state the Debts due to the Army.
 - c. 25. An Act the title of which begins with the words,—An Act to prevent Disturbances by Seamen and others,—and ends with the words,—and for reviving and continuing an Act for the more effectual Suppression of Piracy.
- c. 26. An Act for continuing several Laws therein mentioned relating to Coals, Hemp, and Flax, Irish and Scotch Linen, and the Assize of Bread; and for giving Power to adjourn the Quarter Sessions for the County of Anglesea for the Purposes therein mentioned

 Except the last Section.
 - c. 27. An Act for taking and stating the Debts due and growing due to Scotland by way of Equivalent in the Terms of the Union; and for Relief of the Creditors of the Public in Scotland and the Commissioners of the Equivalent.
 - c. 28. An Act for repealing an Act intituled An Act for repealing Part of an Act passed in the Parliament of Scotland, intituled Act for discharging the Yule Vacance.
 - c. 29. An Act for allowing a Time for Two hundred and thirteen Families of Protestant Palatines now settled in Ireland to take the Oaths in order to entitle them to all the Benefits intended them by the Act of the Seventh Year of Her late Majesty's Reign for naturalizing Foreign Protestants.

- c. 30. An Act for continuing an Act of this present Session of Parliament, intituled An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against his Person and Government.
- c. 31. An Act for granting an Aid to His Majesty by a Land
 Tax in Great Britain for the Service of the Year One
 thousand seven hundred and sixteen.
- c. 33. An Act for the more easy and speedy Trial of such Persons as have levied or shall levy War against His Majesty.
- c. 34. An Act for preventing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 35. An Act to appoint a Commissioner for taking, examining, and stating the Debts due to the Army, in the Room of Thomas Smith, Esquire, deceased; and for continuing the former Act until the Tenth Day of March One thousand seven hundred and sixteen.
- c. 36. An Act the title of which begins with the words,—An Act for charging and continuing the Duties on Malt,—and ends with the words,—and for preventing Frauds in the Duties relating to printed and painted Paper, Calicoes, and other Things therein mentioned.
- c. 39. An Act to indemnify such Persons who have acted in defence of His Majesty's Person and Government, and for the Preservation of the Public Peace of this Kingdom, in and about the Time of the late unnatural Rebellion, from vexatious Suits and Prosecutions.
- c. 40. An Act for the free Importation of Cochineal during the Time therein limited.
- c. 41. An Act for giving Liberty to Persons who have served their Apprenticeships to any Part of the Woollen Manufacture in Colchester to work at their said Trades and at the making Bays within the said Town.
- c. 43. An Act to continue Duties for encouraging the Coinage of Money; and to charge the Duties on Senna as a medicinal Drug; and for the appropriating several Supplies granted to His Majesty.
- c. 45. An Act for holding the Assize for the County of Cornwall at a convenient Place within the said County.
- c. 47. An Act for the more effectual and exemplary Punishment of such Persons as shall seduce Soldiers to desert, or who, being Papists, shall inlist themselves in His Majesty's Service in Great Britain or Ireland, or in the Islands of Jersey or Guernsey.

- An Act for repealing so much of the Act of the Twelfth c. 51. and Thirteenth Years of the Reign of King William the Third, intituled An Act for the further Limitation of the Crown, and better securing the Rights and Liberties of the Subject, as enacts that no Person who should come to the Possession of the Crown shall go out of the Dominions of England, Scotland, or Ireland without Consent of Parliament.
- An Act for the more effectual securing the Peace }:c. 54. of the Highlands in Scotland in part. Except Sections Ten to Fourteen.
- c. 57. An Act for better regulating Hackney Coaches, Carts, Drays, Cars, and Waggons within the Cities of London and Westminster and the Weekly Bills of Mortality; and for preventing Mischiefs occasioned by the Drivers riding upon such Carts, Drays, Cars, and Waggons.
- An Act to enable His Majesty effectually to prohibit or 3 Geo. 1. c. 1. 1 restrain Commerce with Sweden.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - An Act for granting an Aid to His Majesty by a Land c. 3. Tax in Great Britain, for the Service of the Year One thousand seven hundred and seventeen.
 - An Act the title of which begins with the words,—An Act c. 4. for continuing the Duties on Malt,—and ends with the words,—and for preventing Frauds in the Duties on Low Wines and Spirits carried Coastwise.
 - An Act for the better collecting and c. 10. levying the Revenue of the Tenths > in part; namely,in part. of the Clergy Section Four from "nothing" to "and that."
 - c. 12. An Act the title of which begins with the words,—An Act to empower Commissioners in Commissions of Bankrupts,—and ends with the words,—and for continuing a Clause in a former Act for adjusting Accounts between Bankrupts and their Debtors.
 - c. 13. An Act for the better regulating of Pilots for the conducting of Ships and Vessels from Dover, Deal, and the Isle of Thanet, up the Rivers of Thames and Medway.
 - c. 14. An Act to continue an Act of the First Year of His Majesty's Reign, intituled An Act for taking and stating the Debts due and growing due to Scotland by way of Equivalent, in the Terms of the Union; and for Relief of the Creditors of the Public, and the Commissioners of the Equivalent.

Statute Law Revision.

c. 15. in part.	An Act for the better regulating the Office of Sheriffs, and for ascertaining their Fees and the Fees for suing out their Patents, and passing their Accounts Sections Two, Four, Seven, Seventeen, Section Nineteen from "which said Oath" to end of that Section, and Sections Twenty-two and Twenty-three.
с. 17.	An Act to enable His Majesty to appoint Commissioners to take, examine, state, and determine the Debts due to the Army.
c. 19.	An Act for the King's most gracious, general, and free Pardon.
c. 21.	An Act for continuing the Liberty of experting Irish Linen Cloth to the British Plantations in America Duty free; and for the more effectual Discovery of and prosecuting such as shall unlawfully export Wool and Woollen Manufactures from Ireland; and for Relief of John Fletcher, in respect of the Duty by him paid for a Quantity of Salt lost in the Exportation for Ireland.
4 Geo. 1. c. 1.	An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and eighteen.
c. 2.	An Act to enable His Majesty to be Governor of the South Sea Company.
с. 3.	An Act the title of which begins with the words,—An Act for continuing the Duties on Malt,—and ends with the words,—and for appropriating the Supplies granted in this Session of Parliament.
c. 4.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
c. 6.	An Act for Relief of the wholesale Traders and Dealers in English Bonelace, by obviating several Doubts in the several Acts for licensing Hawkers and Pedlars.
c. 9.	An Act to appoint Commissioners to take, examine, state, and determine the Debts due to the Army; and to examine and state the Demands of several Foreign Princes and States for Subsidies during the late War.
5 Geo. 1. c. 1.	An Act for granting to His Majesty an Aid by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and nineteen.
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An Act the title of which begins with the words,—An Act for continuing the Duties on Malt,—and ends with the words,—and for better securing the Duties on Hides and Skins, Vellum and Parchment.

- An Act for punishing Mutiny and Desertion, and for the c. 5. better Payment of the Army and their Quarters.
- c. 6. An Act for quieting and establishing Corporations.
- c. 7. An Act for continuing an Act made in the Twelfth Year of the Reign of Her late Majesty Queen Anne, intituled An Act for encouraging the Tobacco Trade.
- An Act against clandestine running of uncustomed Goods, and for the more effectual preventing of :c. 11. in part. Frauds relating to the Customs Except Section Twenty-three.
 - c. 14. An Act to continue the Commissioners appointed to examine, state, and determine the Debts due to the Army, and to examine and state the Demands of several Foreign Princes and States for Subsidies during the late War.
 - An Act for recovering the Credit of the British Fishery **c.** 18. in Foreign Parts; and for better securing the Duties on Salt.
- c. 20. An Act for settling certain yearly in part. Funds payable out of the Revenue of Scotland, to satisfy Public Debts in Scotland, and other Uses mentioned in the Treaty of Union, and to discharge the Equivalents claimed >in part; namely,on behalf of Scotland in the Terms of the same Treaty; and for obviating all future Disputes, Charges, and Expenses concerning those Equivalents

Sections Five to Thirteen, and Section Nineteen to end of Act.

- c. 23. An Act for appointing a Commissioner and Trustee to put in execution the Powers and Authorities of the several Acts of Parliament relating to the forfeited Estates, and Estates given to superstitious Uses, in the Room of George Treby Esq., who has desired to be discharged from the said Trusts.
- c. 24. An Act for the better preventing Frauds committed by Bankrupts.
- c. 25. An Act for continuing the Act made in the Eighth Year of the Reign of the late Queen Anne, to regulate the Price and Assize of Bread; and for continuing the Act made in the Twelfth Year of Her said late Majesty's Reign, for the better Encouragement of the making Sail Cloth in Great Britain.

Statute Law Revision.		
c. 29. in part.	An Act for making more effectual the Laws appointing the Oaths for Security of the Government, to be taken by Ministers and Preachers in Churches and Meeting Houses in Scotland - Section One as to Form of Oath of Abjuration, that is to say, from "I A.B. do truly" to "So help me God." Section Three, Section Four from "or if any Person" to end of that Section, and Section Six.	
с. 32.	An Act for Relief of such Sufferers of the Islands of Nevis and St. Christopher's as have settled in either of those Islands, and made due Proof of such Settlement before the Twenty-fifth Day of December, One thousand seven hundred and twelve.	
6 Geo. 1. c. 1.	An Act for granting to His Majesty an Aid by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and twenty.	
c. 2.	An Act for continuing the Duties on Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and twenty; and for enabling the Lords Commissioners of His Majesty's Treasury to call in such Exchequer Bills as are to be cancelled and discharged with Money appointed for that Purpose.	
с. 3.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.	
с. 12.	An Act for preventing of Frauds and Abuses in the Allowances on damaged Wines, and for lengthening the Time for the Drawbacks on the Exportation of Wines.	
c. 13.	An Act for ascertaining the Breadths, and preventing Frauds and Abuses in manufacturing Serges, Pladings, and Fingrums, and for regulating the Manufactures of Stockings in that Part of Great Britain called Scotland.	
с. 17.	An Act for appointing Commissioners to examine, state, and determine the Debts due to the Army; and to examine and state the Demands of several Foreign Princes and States for Subsidies during the late War.	
c. 18. in part.	An Act for better securing certain Powers and Privileges intended to be granted by His Majesty by Two Charters for Assurance of Ships and Merchandises at Sea, and for lend- ing Money upon Bottomry; and for restraining several extravagant and unwarrantable Practices therein	

Sections Two, Three, Twelve and Eighteen to Twenty-

eight.

- c. 19. An Act the title of which begins with the words,—An Act for making perpetual so much of an Act—and ends with the words,—His Majesty's Ships of War and Forces by Sea.
- c. 21. An Act for preventing Frauds and Abuses in the Public Revenues of Excise, Customs, Stamp Duties, Post Office, and House Money Except Sections Fifty-three, Fifty-four and Fifty-six.
 - c. 22. An Act for Relief of Insolvent Debtors, and for the more easy Discharge of Bankrupts out of Execution, after their Certificates allowed.
- 7 Geo. 1. Stat. 1.

 c. 1.

 An Act the title of which begins with the words,—An Act for restraining the Sub-Governor, Deputy-Governor, Directors, Treasurer or Cashier, Deputy-Cashier, and Accountant of the South Sea Company,—and ends with the words,—and for preventing the transporting or alienating the same.
 - c. 2. An Act the title of which begins with the words,—An Act to disable the present Sub-Governor, Deputy Governor, and Directors of the South Sea Company,—and ends with the words,—and from voting upon Elections in the said Company.
 - c. 4. An Act for granting an Aid to His Majesty by a Land
 'Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred twenty-one.
 - c. 6. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 7. An Act the title of which begins with the words,—An Act to preserve and encourage the Woollen and Silk Manufactures of this Kingdom,—and ends with the words,—

 (except as therein is excepted).
 - c. 20. An Act the title of which begins with the words,—An Act for continuing the Duties on Malt,—and ends with the words,—and for appropriating the Monies granted in this Session of Parliament.
 - c. 21. An Act for the further preventing His Majesty's Subjects from trading to the East Indies under Foreign Commissions; and for encouraging and further securing the lawful Trade thereto; and for further regulating the Pilots of Dover, Deal, and the Isle of Thanet.

 Repealed as to all Her Majesty's Dominions.
 - c. 28. An Act the title of which begins with the words,—An Act for raising Money upon the Estates of the late Sub-Governor, Deputy-Governor, Directors, Cashier, Deputy-Cashier, and Accountant of the South Sea Company,—and ends with the words,—and for other Purposes in the said Act expressed.

- c. 29. | An Act for the King's most gracious, general, and free Pardon.
- c. 30. An Act for appointing Commissioners to examine, state, and determine the Debts due to the Army.
- 8 Geo. 1. c. 1. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred twenty-two.
 - c. 2. An Act the title of which begins with the words,in part. An Act for continuing the Duties on Malt,—and ends with the words, -and for enlarging the Time for the Accountant General of the Bank of England to return Duplicates of Annuities into the Exchequer Except Sections Thirty-six and Thirty-seven.
 - c. 3. An Act for the punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 4. An Act the title of which begins with the words,—An Act for taking off the Duty upon all Salt,—and ends with the words,—and for the better securing the Duties on Salt delivered in Scotland.
 - c. 6. An Act for granting the People called in part. Quakers such Forms of Affirmation or Declaration as may remove the in part; namely,-Difficulties which many of them lie under Section One as to Form importing the Effect of the Abjuration Oath, namely, from "I A.B. do solemnly, " sincerely, and truly acknowledge" to "heartily, "willingly, and truly."
 - c. 8. An Act the title of which begins with the words,—An Act to enable His Majesty effectually to prohibit Commerce (for the Space of One Year) with any Country that is or shall be infected with the Plague,—and ends with the words,—and to hinder the spreading of Infection.
 - An Act for repealing such Clauses in the Act passed in c. 10. the Seventh Year of His Majesty's Reign (relating to Quarantine and the Plague) as give Power to remove Persons from their Habitations, or to make Lines about Places infected.
 - An Act giving further Encouragement for the Importation c. 12. of Naval Stores; and for other Purposes therein mentioned.

Repealed as to all Her Majesty's Dominions.

- c. 15. An Act the title of which begins with the words,—
 in part.

 An Act for Encouragement of the Silk Manufactures of this Kingdom,—and ends with the words,—and that the Two Corporations of Assurance, on any Suits brought on their Policies, shall be liable only to single Damages and Costs of Suit Except the last Section.
 - c. 16. An Act the title of which begins with the words,—An Act for taking off the Duty upon all Salt,—and ends with the words,—and for giving farther Relief to the Refiners of Rock Salt.
 - c. 18. An Act to prevent the clandestine running of Goods, and the Danger of Infection thereby; and to prevent Ships breaking their Quarantine; and to subject Copper Ore, of the Production of the British Plantations, to such Regulations as other enumerated Commodities of the like Production are subject.
 - c. 23. An Act for prolonging the Times for hearing and determining Claims before the Trustees in whom the Estates of the late South Sea Directors and of John Aislabie, Esq., and likewise of James Craggs, Esq., deceased, are vested; and for other Purposes therein mentioned.
- c. 24. An Act for the more effectual suppressing of Piracy ____ } in part; namely,—
 The last Section from "and shall continue" to the end.
- c. 25.
 In part.

 An Act for supplying some Defects in the Statute of the Twenty-third of King Henry the Eighth, intituled An Act for obligations to be taken by Two Chief Justices, the Mayor of the Staple, and the Recorder of London; and for setting down the Time of signing Judgments in the Principality of Wales and Counties Palatine

 Except the last Section.
- 9 Geo. 1. c. 1. An Act to empower His Majesty to secure and detain such
 Persons as His Majesty shall suspect are conspiring
 against His Person and Government.
 - c. 2. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred twenty-three.
 - c. 3. An Act for continuing the Duties on Malt, Mum, Cyder, and Perry, to raise Money by way of a Lottery, for the Service of the Year One thousand seven hundred twenty-three.
 - c. 4. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

c. 8. An Act the title of which begins with the words,—
in part. An Act for continuing some Laws, and reviving others therein mentioned,—and ends with the words,—Frauds in mixing Silk with Stuffs to be exported -

Except Sections Three to Five.

c. 18. An Act the title of which begins with the words,—An Act for granting an Aid to His Majesty by laying a Tax upon Papists,—and ends with the words,—such Forfeitures as are therein more particularly described.

c. 19. An Act the title of which begins with the words,—
in part. An Act to continue the Duties for Encouragement
of the Coinage of Monies,—and ends with the
words,—and to rectify Misnomers and Omissions
of Commissioners for the Land Tax in the Year
One thousand seven hundred and twenty-three

Execut Sections Four Five Fifteen Fighteen

Except Sections Four, Five, Fifteen, Eighteen and Nineteen.

- c. 21. An Act for enabling His Majesty to put the Customs of Great Britain under the Management of One or more Commissions; and for better securing and ascertaining the Duties on Tobacco; and to prevent Frauds in exporting Tobacco and other Goods and Merchandises, or carrying the same Coastwise.
- c. 23. An Act for further enlarging the Times for entering, hearing, and determining Claims on the Estates vested in the Trustees of the South Sea Company; and for obliging Persons to claim Stock by the Time therein mentioned for Money Subscriptions; and for other the Purposes therein mentioned.
- c. 24. An Act to oblige all Persons, being Papists, in that Part of Great Britain called Scotland and all Persons in Great Britain, refusing or neglecting to take the Oaths appointed for the Security of His Majesty's Person and Government by several Acts herein mentioned, to register their Names and Real Estates.
- c. 28. An Act for more effectual Execution of Justice in a pretended privileged Place in the Parish of St. George in the County of Surrey, commonly called the Mint; and for bringing to speedy and exemplary Justice such Offenders as are therein mentioned; and for giving Relief to such Persons as are proper Objects of Charity and Compassion there.
- 10 Geo. 1. c. 1.

 An Act for granting an Aid to His Majesty by a Land Tax
 in Great Britain, to be raised for the Service of the
 Year One thousand seven hundred twenty-four.

- c. 2. An Act the title of which begins with the words,—An Act for continuing the Duties on Malt,—and ends with the words,—and for appropriating the Supplies granted in this Session of Parliament.
- c. 3. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 4. An Act the title of which begins with the words,—An Act for explaining and amending an Act of the last Session of Parliament,—and ends with the words,—and also for giving Relief to Protestant Lessees.
- c. 10.

 An Act for repealing certain Duties therein mentioned, payable upon Coffee, Tea, Cocoa Nuts, Chocolate, and Cocoa Paste imported; and for granting certain Inland Duties in lieu thereof; and for prohibiting the Importation of Chocolate ready made, and Cocoa Paste; and for better ascertaining the Duties payable upon Coffee, Tea, and Cocoa Nuts imported; and for granting Relief to Robert Dalzell, late Earl of Carnwath
 Except Sections Nine, Ten, Fourteen and Forty-one.
 - An Act to prevent Multiplicity of Prosecutions upon an Act made in the Eleventh and Twelfth Year of the Reign of His late Majesty King William the Third, intituled An Act for the more effectual employing the Poor by encouraging the Manufactures of this Kingdom.
 - c. 14. An Act the title of which begins with the words,—An Act for enlarging the Times for hearing and determining Claims,—and ends with the words,—and for other Purposes therein mentioned.
 - c. 16. An Act for encouraging the Greenland Fishery.
 - c. 17. An Act for continuing Acts for preventing Theft and Rapine upon the Northern Borders of England; and for better regulating of Pilots; and for regulating the Price and Assize of Bread; and for better Encouragement of the making of Sail Cloth in Great Britain.
 - c. 18. An Act to explain and amend an Act passed in the Sixth Year of His Majesty's Reign, intituled An Act for ascertaining the Breadths and preventing Frauds and Abuses in manufacturing Serges, Pladings, and Fingrums, and for regulating the Manufactures of Stockings in that Part of Great Britain called Scotland, so far as the same relates to Serges.
- c. 19. An Act for explaining the Law concerning the Trial and Admission of the ordinary Lords of Session Section Two.

c. 20. An Act for the better viewing, searching, and examining all Drugs, Medicines, Waters, Oils, Compositions, used or to be used for Medicines, in all Places where the same shall be exposed to Sale, or kept for that Purpose within the City of London and Suburbs thereof, or within Seven Miles Circuit of the said City.

11 Geo. 1. c. 1. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred twenty-five.

> An Act for indemnifying the Masters in Chancery, upon c. 2. their discovering what Consideration, Price, or Gratuity they paid or agreed to pay for the Purchase of, or for their Admission to their respective Offices.

An Act for preventing the Inconvec. 4. in part. niences arising for want of Elections of Mayors, or other Chief Magistrates of Boroughs or Corporations being made upon the Days appoint- in part; namely,ed by Charter or Usage for that Purpose, and directing in what Manner such Elections shall be afterwards made

Section Eight from "nor to make good" to end of that Section.

c. 6. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

c. 7. An Act the title of which begins with the words,—An Act for rating such unrated Goods and Merchandises as are usually imported into this Kingdom, -and ends with the words,—and for ascertaining the Method of admeasuring Pictures imported.

An Act the title of which begins with the words,—An Act c. 8. for continuing the Duties upon Malt,—and ends with the words,-and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.

c. 21. An Act for the Relief of Insolvent Debtors.

An Act to prevent Violences and Outrages being comc. 22. mitted by any Persons, under Pretence of sheltering themselves from Debt, or any Process of Law, within the Hamlet of Wapping-Stepney, or elsewhere, within the Weekly Bills of Mortality.

An Act for more effectual disarming c. 26. in part. the Highlands in that Part of Great Britain called Scotland; and bin part; namely, and Quiet of that Part of the Kingdom -

Sections One to Ten and Thirteen.

- An Act for the better regulating of Buildings, and to c. 28. prevent Mischiefs that may happen by Fire within the Weekly Bills of Mortality, and other Places therein mentioned.
- An Act to continue several Acts therein mentioned for c. 29. preventing Frauds committed by Bankrupts; for encouraging the Silk Manufactures of this Kingdom; for preventing the clandestine running of Goods; for making Copper Ore of the British Plantations an enumerated Commodity; and for explaining and amending a late Act for more effectual Punishment of such as shall wilfully burn or destroy Ships.
- An Act for more effectual preventing Frauds and c. 30. Abuses in the Public Revenues; for preventing in part. Frauds in the Salt Duties, and for giving Relief for Salt used in the curing of Salmon and Codfish, in the Year One thousand seven hundred and nineteen, exported from that Part of Great Britain called Scotland; for enabling the Insurance Companies to plead the General Issue in Actions brought against them; and for securing the Stamp Duties upon Policies of Insurance

Except Sections Five, Nine, Thirty-two, Thirty-nine, Forty-three, and Forty-four.

12 Geo. 1. c. 1.

An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred twenty-six.

c. 3. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

c. 4. in part. An Act the title of which begins with the words,-An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry,—and ends with the words,—and for making forth Duplicates of Exchequer Bills, Lottery Tickets, and Orders lost, burnt, or otherwise destroyed Except Sections Forty-eight to Fifty-nine.

c. 12. An Act the title of which begins with the words,—An Act for granting an Aid to His Majesty,—and ends with the words,—and for appropriating the Supplies granted in this Session of Parliament.

- An Act for repealing the Duty laid upon Snuff, by an Act c. 26. made in the Eighth Year of Her late Majesty's Reign, and for ascertaining the Rates according to which the remaining Duties are to be paid, and for giving further Encouragement to the Greenland Fishery.
- An Act for the Improvement of His Majesty's Revenues of Customs, Excise, and Inland Duties.

	Statute Law Revision.
c. 29. in part.	An Act to prevent frivolous and vexatious Arrests The last Section.
с. 30.	An Act for continuing an Act made in the Ninth Year of His Majesty's Reign, intituled An Act for the more effectual punishing wicked and evil disposed Persons going armed in Disguise, and doing Injuries and Violences to the Persons and Properties of His Majesty's Subjects, and for the more speedy bringing the Offenders to Justice.
c. 33. in part.	An Act for Relief of the Suitors of the High Court of Chancery
. c. 34. in part.	An Act to prevent unlawful Combinations of Workmen employed in the Woollen Manufactures, and for better Payment of their Wages - Section Four.
` c. 35.	An Act to prevent Abuses in the making of Bricks and Tiles, and to ascertain the Dimensions thereof, and to prevent all unlawful Combinations amongst any Brickmakers or Tilemakers within Fifteen Miles of the City of London, in order to advance or enhance the Price of Bricks or Tiles.
13 Geo. 1. c. 1.	An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain for the Service of the Year One thousand seven hundred and twenty-seven.
c. 2.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
c. 5.	An Act for importing Salt from Europe into the Province of Pennsylvania in America.
c. 7.	An Act the title of which begins with the words,—An Act for continuing the Duties upon Malt,—and ends with the words,—and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.
c. 8.	An Act to enable the South Sea Company, with the Licence and Consent of the East India Company, to take in Negroes within their Limits of Trade, and to deliver the same at Buenos Ayres.
c. 22.	An Act the title of which begins with the words,—An Act for enlarging the Times for hearing and determining Claims,—and ends with the words,—South Sea Company.
c. 26.	An Act for better Regulation of the Linen and
in part.	Hempen Manufactures in that Part of Great Britain called Scotland - Except Sections Ten, Eighteen, and Thirty to Thirty two.

c. 27.	An Act for continuing the Laws therein mentioned, re-
	lating to Copper Bars exported, and for better preventing
	Frauds committed by Bankrupts, and for searching Drugs
	and Compositions for Medicines.

An Act for allowing further Time to Persons on board the Fleet, or beyond the Seas in His Majesty's Service, to qualify themselves for the legal Enjoyment of Offices and Employments; and for indemnifying such Persons as have omitted to qualify themselves within the Time limited for that Purpose; and for the better ascertaining such Time.

George II.

- An Act for the better Support of His Majesty's House-1 Geo. 2. Stat. 1. c. 1. hold, and of the Honour and Dignity of the Crown of Great Britain.
 - c. 2. An Act to enable His Majesty to be Governor of the South Sea Company.
 - c. 3. An Act for enabling His Majesty to settle a Revenue for supporting the Royal Dignity of the Queen, in case She shall survive His Majesty.
 - c. 4. An Act for continuing the Imprisonment of Robert Blackburn, and others for the horrid Conspiracy to assassinate the Person of His late Sacred Majesty King William the Third, of glorious Memory.
 - An Act the title of which begins with the words,c. 5. An Act for making further Provisions to enable Persons possessed of Offices at the Demise of His in part. late Majesty,—and ends with the words,—and for continuing such Laws as would expire at the End of this Session of Parliament Except Section Seven.
- 1 Geo. 2. Stat. 2. An Act for continuing the Duties upon Malt, Mum, Cyder, c. 1. and Perry in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and twenty-eight; and for making good the Deficiency of a late Malt Act.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - An Act for granting an Aid to His Majesty by a Land Tax c. 5, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and twenty-eight.

- c. 9. An Act for granting an Aid to His Majesty of Five hundred thousand Pounds, towards discharging Wages due to Seamen, and for the constant, regular, and punctual Payment of Scamen's Wages for the future; and for appropriating the Supplies granted in this present Session of Parliament; and for disposing of the Surplus of the Money granted for Half Pay for the Year One thousand seven hundred and twenty-seven.
- c. 13. An Act to oblige Ships coming from Places infected more effectually to perform their Quarantine, and for the better preventing the Plague being brought from Foreign Parts into Great Britain or Ireland, or the Isles of Guernsey, Jersey, Alderney, Sark, or Man; and to hinder the spreading of Infection.
- c. 16. An Act for removing Doubts concerning the additional Duty of Two Pence per Gallon upon Low Wines, and Spirits of the first Extraction, from Foreign Materials; and for obviating Questions relating to Appeals in Matters of Excise; and for appointing the Number of Commissioners of Excise who may hear Causes depending before them.
- c. 17. An Act the title of which begins with the words,—An Act for repealing the present Duties on Wine Lees, and Lignum Vitæ,—and ends with the words,—and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.
- c. 19. An Act for punishing such Persons as shall wilfully and maliciously pull down or destroy Turnpikes for repairing Highways, or Locks, or other Works, erected by Authority of Parliament, for making Rivers navigable.
- c. 23. An Act for indemnifying Persons who have omitted to qualify themselves for Offices and Employments within the Time limited by Law, and for allowing further Time for that Purpose; and for repealing so much of Two Acts of Parliament therein mentioned, as requires Persons to qualify themselves to continue in Offices or Employments for the Space of Six Months, after the Demise of His Majesty, His Heirs, or Successors.
- 2 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and twenty-nine; and for making good the Deficiency of a late Malt Act.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 4. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain for the Service of the Year One thousand seven hundred and twenty-nine.

- c. 6. An Act for making good the Loss occasioned by a Sum of
 Money being stolen out of His Majesty's Exchequer, in
 the Year One thousand seven hundred and twenty-four.
- c. 8. An Act to discharge the Trustees appointed by an Act of the Seventh Year of His late Majesty's Reign, for raising Money upon the Estates of the late Directors of the South Sea Company and others of their Trust, and to vest in the said Company such of the Estates which were vested in the said Trustees, as remain undisposed of, as also the Produce of such Estates and Effects as have been disposed of by the Trustees.
- c. 9. An Act to repeal a Clause in an Act made in the Ninth Year of His late Majesty's Reign, which prohibits the Importation of Tobacco stript from the Stalk or Stem.
- An Act to explain and amend an Act made in the Twelfth Year of His late Majesty's Reign, intituled An Act to prevent Abuses in the making of Bricks and Tiles, and to ascertain the Dimensions thereof, and to prevent all unlawful Combinations amongst any Brickmakers, or Tilemakers, within Fifteen Miles of the City of London, in order to advance or enhance the Price of Bricks or Tiles.
- c. 18. An Act to ascertain the Custom payable for Corn and Grain imported; for better ascertaining the Price and Quantity of Corn and Grain, for which a Bounty is payable upon Exportation; for appropriating the Supplies granted in this Session of Parliament; and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.
- c. 20. An Act for the Relief of Insolvent Debtors.
- c. 22. An Act for the Relief of Debtors, with respect to the Imprisonment of their Persons - - :

 Except Section Thirteen.
- c. 25. An Act for the more effectual preventing and further Punishment of Forgery, Perjury, and Subornation of Perjury; and to make it Felony to steal Bonds, Notes, or other Securities, for Payment of Money

 The last Section.
 - c. 27. An Act to enable Her Majesty to be Regent of this Kingdom during His Majesty's Absence, without taking the Oaths.
- c. 28.
 in part.

 An Act the title of which begins with the words,—An
 Act to revive the Laws therein mentioned,—and
 ends with the words,—and for better Regulation
 of Licences for Common Inns and Alchouses
 Except Section Nine.

- c. 29. An Act to empower His Majesty to visit the Collegiate Church of Manchester during such Time as the Wardenship of the said Church is or shall be held in Commendam with the Bishopric of Chester.
- c. 31. An Act the title of which begins with the words,—An Act for indemnifying Persons who have omitted to qualify themselves,—and ends with the words,—the sworn Servants of the King's or Queen's Majesty.
- c. 32. An Act to empower His Majesty, His Heirs and Successors, during the Life of Thomas Bambridge, Esquire, to grant the Office of Warden of the Prison of the Fleet to such Person or Persons as His Majesty shall think fit; and to incapacitate the said Thomas Bambridge to enjoy the said Office, or any other whatsoever.
- c. 34. An Act for establishing an Agreement with Seven of the Lords Proprietors of Carolina for the Surrender of their Title and Interest in that Province to His Majesty.
- c. 35. An Act for better Preservation of His Majesty's Woods in America, and for the Encouragement of the Importation of Naval Stores from thence; and to encourage the Importation of Masts, Yards, and Bowsprits from that Part of Great Britain called Scotland.

 Repealed as to all Her Majesty's Dominions.
- 3 Geo. 2. c. 1. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and thirty.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 5. An Act to enable His Majesty to prohibit any Person or Persons, His Majesty's Subjects or residing within this Kingdom, to advance or lend any Sum or Sums of Money to any Foreign Prince, State, or Potentate, without Licence obtained from His Majesty under His Privy Seal, or some greater Authority.
 - c.7. An Act the title of which begins with the words,—An Act for continuing the Duties upon Malt,—and ends with the words,—and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.
 - c. 12. An Act for importing Salt from Europe into the Colony of New York in America.
 - c. 14.
 in part.

 United East India Company; and for ascertaining their Right of Trade to the East Indies, and the Continuance of their Corporation for that Purpose, upon the Terms therein mentioned

 Except Section Fourteen.

- c. 20. An Act for taking off certain Duties on Salt, and for making good any Deficiencies in the Funds, that may happen thereby; and for charging the Reduced Annuity, payable to the East India Company, on the Aggregate Fund; and for Relief of Matthew Lyon Executor of Matthew Page, deceased in respect of the Duty for Salt lost by the overflowing of the River Mersey, in the Year One thousand seven hundred twenty-four.
- c. 22. An Act for amending the Acts therein mentioned relating to the making of Bricks.
- c. 26. An Act for the better Regulation of the Coal Trade.
- c. 27. An Act for explaining and amending an Act made in the last Session of Parliament, intituled An Act for the Relief of Debtors, with respect to the Imprisonment of their Persons.
- c. 28. An Act for granting Liberty to carry Rice from His Majesty's Province of Carolina in America directly to any Part of Europe, Southward of Cape Finisterre, in Ships built in and belonging to Great Britain, and navigated according to Law.
- c. 29. An Act the title of which begins with the words,—An Act for continuing and amending an Act for regulating the Price and Assize of Bread,—and ends with the words,—removing certificated Persons.
- c. 32.
 in part.

 An Act for enabling the Judges of the Court of Session in Scotland to make an Adjournment of the said Court; and for limiting the Time for the Execution of Sentences importing corporal Punishments in that Part of the Kingdom

 Section One.
 - c. 36. An Act for confirming a Patent granted by Her late Majesty
 Queen Anne to William Trench, Esquire, deceased, for
 erecting a Lighthouse upon the Island or Rock called
 Skerries, and for the better Maintenance of the said Lighthouse, and for making the Duties granted for maintaining
 the same perpetual.
- 4 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-one.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

c. 4.	An Act for granting an Aid to His Majesty by a Land
	Tax to be raised in Great Britain, for the Service of the
	Year One thousand seven hundred and thirty-one.

- An Act the title of which begins with the words,—An Act to indemnify Persons who through Ignorance of Law have omitted to qualify themselves for Employments or Offices,—and ends with the words,—upon the Terms therein mentioned.
- c. 12. An Act to continue the Duties for Encouragement of the Coinage of Money.
- c. 14. An Act to prevent Frauds in the Revenue of Exin part. cise, with respect to Starch, Coffee, Tea, and Chocolate -Except Sections Ten and Eleven.
 - c. 15. An Act for importing from His Majesty's Plantations in America, directly into Ireland, Goods not enumerated in any Act of Parliament.
 - c. 18. An Act to prevent counterfeiting the Passes commonly called Mediterranean Passes.
- An Act to explain a Clause in an Act c. 21. made in the Seventh Year of the in part. Reign of Her late Majesty Queen Anne (for naturalizing foreign Protestants) which relates to the Children of the natural-born Subjects of the Crown of England, or of Great Britain The last Section.

c. 26. in part. An Act that all Proceedings in Courts of Justice, within that Part of Great Britain called England, and in the in part; namely,-Court of Exchequer in Scotland, shall be in the English Language -Section Two.

c. 27.

An Act for further encouraging the Manufacture of British Sail Cloth, by taking off the Duties and Drawbacks therein mentioned, and allowing an additional Bounty on British made Sail Cloth exported, and for stamping British made Sail Cloth with the Name and Place of Abode of the Maker.

c. 28. in part. An Act for the more effectual preventing Frauds committed by Tenants, and for the more easy Recovery of Rents and Renewal of Leases Sections Two to Four.

An Act for granting an Allowance upon the Exportation c. 29. of British-made Gunpowder.

- c. 30. An Act for rendering more effectual an Act made in the Third Year of His Majesty's Reign, intituled, An Act for the better Regulation of the Coal Trade, so far as the same relates to the preventing the enhancing the Price of Coals in the River Thames by the keeping of Turn in delivering of Coals there.
- 5 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-two.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 5. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain for the Service of the
 Year One thousand seven hundred and thirty-two.
 - c. 6. An Act for reviving the Duties on Salt for the Term therein mentioned.
 - c. 9. An Act to explain an Act made in the last Session of Parliament, intituled An Act for importing from His Majesty's Plantations in America, directly into Ireland, Goods not enumerated in any Act of Parliament, so far as the said Act relates to the Importation of Foreign Hops into Ireland.
 - c. 18. An Act for the further Qualification of Justices of the Peace Sections One, Six and Seven.
 - c. 20. An Act for the better Regulation and Government of Pilots licensed by the Corporation of Trinity House of Deptford Strond, in the County of Kent, and to prevent Mischiefs and Annoyances upon the River of Thames below London Bridge.
 - c. 21. An additional Act for the Encouragement of the Woollen
 Manufactures of this Kingdom by the more effectual
 preventing the unlawful Exportation of the Woollen
 Manufactures of the Kingdom of Ireland to Foreign
 Parts.
 - c. 22. An Act to prevent the Exportation of Hats out of any of His Majesty's Colonies, or Plantations in America, and to restrain the Number of Apprentices taken by the Hatmakers in the said Colonies or Plantations, and for the better encouraging the making Hats in Great Britain.

 Repealed as to all Her Majesty's Dominions.
 - c. 24. An Act for encouraging the Growth of Coffee in His Majesty's Plantations in America.

c. 27. An Act to explain, amend, and render in part. more effectual an Act made in the Twelfth Year of the Reign of His in part; namely, late Majesty King George the First intituled An Act to prevent frivolous and vexatious Arrests

The last Section.

- c. 28. An Act for encouraging the Greenland Fishery.
- c. 29. An Act for reviving an Act made in the Fifth Year of the Reign of His late Majesty King George the First, intituled An Act for the better securing the lawful Trade of His Majesty's Subjects to and from the East Indies. and for the more effectual preventing all His Majesty's Subjects trading thither under Foreign Commissions.
- c. 33. An Act to explain, amend, and render more effectual an Act passed in the First Year of His present Majesty's Reign, intituled An Act for punishing such Persons as shall wilfully and maliciously pull down or destroy Turnpikes for repairing Highways or Locks or other Works erected by Authority of Parliament for making Rivers navigable.
- 6 Geo. 2. c. 1. An Act the title of which begins with the words,--An Act for continuing the Duties upon Malt,—and ends with the words,—and for giving farther Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.
 - An Act for punishing Mutiny and Desertion, and for the c. 3. better Payment of the Army and their Quarters.
 - An Act to indemnify Persons who have omitted to qualify c. 4. themselves for Employments or Offices by taking the Oaths, and making and subscribing the Declaration against Transubstantiation, and receiving the Sacrament, and allowing them further time for that Purpose.
 - An Act for allowing further Time for the Enrolment of c. 5. Deeds and Wills made by Papists, and for Relief of Protestant Purchasers and Lessees.
 - c. 10. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and thirty-three.
 - c. 13. An Act for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in America. Repealed as to all Her Majesty's Dominions.

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c. 14. in part.	An Act the title of which begins with the words,—An Act for the more effectual preventing frivolous and vexatious Arrests,—and ends with the words,—and for explaining and amending the said Act Sections One, Two, and Section Five from "and that the several Officers" to "Direction of the said recited Act."
с. 17.	An Act for repealing an Act for laying a Duty on compound Waters or Spirits, and for licensing the Retailers thereof; and for determining certain Duties on French Brandy, and for granting other Duties in lieu thereof; and for enforcing the Laws for preventing the running of Brandies.
с. 23.	An Act to explain and amend an Act made in the Seventh and Eighth Years of the Reign of King William the Third, intituled An Act for the further regulating Elections of Members to serve in Parliament, and for the preventing irregular Proceedings of Sheriffs and other Officers in the electing and returning such Members, so far as the same relates to the holding of County Courts.
c. 25.	An Act the title of which begins with the words,—An Act for enabling His Majesty to apply Five hundred thousand Pounds out of the Sinking Fund,—and ends with the words,—the Dormitory belonging thereunto.
c. 26.	An Act to prevent the coining or counterfeiting any of the Gold Coins, commonly called Broad Pieces.
c. 31.	An Act for the Relief of Parishes, and other Places, from such Charges as may arise from Bastard Children born within the same.
с. 33.	An Act for the further Encouragement of the Whale Fishery carried on by His Majesty's British Subjects.
с. 34.	An Act the title of which begins with the words,—An Act for reviving so much of the Act made in the First Year of His Majesty's Reign,—and ends with the words,—and to enable His Majesty to prohibit Commerce with any Country or Place infected with the Plague, for a certain Time therein limited.
c. 35. in part.	An Act the title of which begins with the words,—An Act for appointing Commissioners,—and ends with the words,—Stock or Fund of the said Corporation Sections One to Twenty-eight and Thirty-one.
- 00	An Act for orlanding the Time for Expentation of Tea

c. 38. An Act for enlarging the Time for Exportation of Tea.

- 7 Geo. 2. c. 1. An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-four; and for making forth Duplicates of Exchequer Bills, Lottery Tickets, and Orders, lost, burnt, or otherwise destroyed.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 3. An Act for exhibiting a Bill in this present Parliament, for naturalizing His Highness the Prince of Orange.
 - c. 6. An Act for granting and continuing the Duties upon Salt, and upon Red and White Herrings, for the further Term of Seven Years; and for licensing the erecting new Refineries of Rock Salt, in the Counties of Essex and Suffolk.
 - c. 7. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred thirty and four.
 - c. 10. An Act the title of which begins with the words,—An Act to indemnify Persons who have omitted to qualify themselves for Employments or Offices,—and ends with the words,—notwithstanding the Act for the further Qualification of Justices of the Peace.
 - c. 11. An Act for the Application and Disposal of the Residue of the Money raised, by way of Lottery, on the Credit of an Act made in the last Session of Parliament for the Relief of such Sufferers in the Charitable Corporation as are Objects of Compassion according to the Descriptions therein mentioned.
 - c. 12. An Act for enabling His Majesty to apply the Sum of One million two hundred thousand Pounds out of the Sinking Fund for the Service of the Year One thousand seven hundred and thirty-four; and for appropriating the Supplies granted in this Session of Parliament.
 - c. 13. An Act to enable His Majesty to continue and settle an Annuity of Five thousand Pounds on the Princess Royal during the Term of her natural Life, in case she shall survive His Majesty.
 - c. 14. An Act for ascertaining the Duties upon Arrack; and for giving further Time to Clerks and Apprentices to pay Duties omitted to be paid for their Indentures and Contracts.

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- An Act for the better regulating the Election of Members to serve in the House of Commons for that Part of Great Britain called Scotland; and for incapacitating the Judges of the Court of Session, Court of Justiciary, and Barons of the Court of Exchequer in Scotland to be elected or to sit or vote as Members of the House of Commons -Except Sections Four and Six to Eight.
- c. 17. An Act to explain an Act passed in the last Session of Parliament, intituled An Act for the converting a further Part of the Capital Stock of the South Sea Company into Annuities redeemable by Parliament, and for settling the remaining Part of the said Stock in the said Company, so far as the said Act relates to the paying off the Bonds of the said Company.
- c. 23. An Act for raising the Militia of that part of Great Britain called England, although the Month's Pay formerly advanced be not repaid; and for making the Militia within the same more useful.
- 8 Geo. 2. c. 1.
- An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-five.
- c. 2. An Act to punish Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 4. An Act to indemnify Persons who have omitted to make and subscribe the Declarations contained in the Act of Uniformity of the Thirteenth and Fourteenth Years of King Charles the Second within the Time limited by Law; and for allowing further Time for doing thereof.
- An Act for enabling His Majesty to apply the Sum of One c. 11. million out of the Sinking Fund for the Service of the Year One thousand seven hundred and thirty-five.
- An Act for granting and continuing the Duties upon Salt, c. 12. and upon Red and White Herrings, for the further Term of Four Years; and for giving further Time for the Payment of Duties omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.
- c. 13. in part.
- An Act for the Encouragement of the Arts of designing, engraving, and etching Historical and other Prints, in part; namely, by vesting the Properties thereof in the Inventors and Engravers, during the Time therein mentioned Section Five.

- c. 14. An Act for prolonging the Time for claiming the fortunate
 Tickets in the Charitable Corporation Lottery, and for
 making Provision for Tickets in the said Lottery lost,
 burnt, or otherwise destroyed.
- c. 17. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments within the Time limited by Law, and for allowing further Time for that Purpose.
- c. 18. An Act to continue some Laws therein mentioned relating to the Encouragement of the making of Sail Cloth in Great Britain, and for Encouragement of the Silk Manufactures of this Kingdom.
- c. 19. An Act to continue an Act passed in the Third Year of His present Majesty's Reign, intituled An Act for granting liberty to carry Rice from His Majesty's Province of Carolina in America, directly to any Part of Europe Southward of Cape Finisterre, in Ships built in and belonging to Great Britain, and navigated according to Law; and to extend that Liberty to His Majesty's Province of Georgia in America.
- c. 21. An Act to continue several Laws therein mentioned for the better Regulation and Government of Seamen in the Merchants Service; for the regulating of Pilots of Dover, Deal, and the Isle of Thanet; for preventing Frauds in the Customs, and to prevent the clandestine running of Goods; and for making Copper Ore of the British Plantations an enumerated Commodity.
- c. 23. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and thirty-five.
- c. 24.
 in part.

 An Act to explain and amend an Act passed in the Second Year of the Reign of His present Majesty, intituled An Act for the Rei'ef of Debtors with respect to the Imprisonment of their Persons

 Except Sections Four and Five.
 - c. 25. An Act to indemnify Protestant Purchasers of Estates of Papists against the Penalties or Forfeitures Papists are liable to for not having enrolled their Estates, in pursuance of an Act of the Third Year of King George the First for that Purpose.
- 9 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-six.

c. 2.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
c. 3.	An Act for granting an Aid to His Majesty, by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and thirty-six.
c. 4.	An Act the title of which begins with the words,—An Act to amend an Act passed in the Seventh Year of the Reign of His late Majesty King George the First,—and ends with the words,—Cotton Wool manufactured in Great Britain.
c. 5. in part.	An Act the title of which begins with the words,—An Act to repeal the Statute made in the First Year of the Reign of King James the First, intituled An Act,—and ends with the words,—Witchcraft, Sorcery, Enchantment, or Conjuration Sections One and Two.
c. 6.	An Act to indemnify Persons who have omitted to read the Prayers and make and subscribe the Declarations directed to be read, made, and subscribed by the Act of Uniformity of the Thirteenth and Fourteenth Years of the Reign of King Charles the Second within the Time limited by Law; and for allowing further Time for doing thereof.
c. 18.	An Act for reviving and continuing the Acts therein mentioned; and for explaining and amending a Clause in an Act made in the First Year of the Reign of His late Majesty King George the First, intituled An Act for making the Laws for repairing the Highways more effectual, relating to the appointing Scavengers in Cities and Market Towns, and the ordering the Assessments for the repairing and cleansing the Streets therein.
с. 23.	An Act for laying a Duty upon the Retailers of Spirituous Liquors; and for licensing the Retailers thereof.
c. 24.	An Act for exhibiting a Bill in this present Parliament for naturalizing Her Royal Highness the Princess of Wales.
c. 26. in part.	An Act the title of which begins with the words,—An Act for indemnify- ing Persons who have omitted to qualify themselves for Offices,—and ends with the words,—and for Relief of Protestant Purchasers, Devisees, and Lessees Sections One, Two and Seven to Nine.
c. 32.	An Act for continuing for the Purposes therein mentioned, the Additional Duties upon stamped Vellum, Parchment, and Paper, laid by an Act passed in the Twelfth Year of the Reign of His late Mojesty King George the First

the Reign of His late Majesty King George the First.

Statute Law Revision.		
c. 33. in part.	An Act to render the Law more effectual for preventing the Importation of fresh Fish taken by Foreigners, and to explain so much of an Act made in the Thirteenth and Fourteenth Year of the Reign of King Charles the Second, as relates to Ships exporting Fish to the Ports of the Mediterranean Sea; and for the better Preservation of the Fry of Lobsters on the Coasts of Scotland - Except the last Section.	
c. 37.	An Act for further encouraging and regulating the Manufacture of British Sail Cloth; and for the more effectual securing the Duties now payable on Foreign Sail Cloth imported into this Kingdom.	
10 Geo. 2. c. 1.	An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-seven.	
c. 2.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.	
c. 3.	An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and thirty-seven.	
с. 13.	An Act for indemnifying Persons who have omitted to qualify themselves for Offices, or to take the Oaths required within the Time limited by Law, and for allowing further Time for those Purposes.	
c. 17. in part.	An Act the title of which begins with the words,— An Act for repealing the present Duty on Sweets, —and ends with the words,—and for making forth Duplicates of Exchequer Bills, Lottery Tickets, and Orders, lost, burnt, or otherwise destroyed Except Sections Thirty-five and Thirty-seven to Thirty-nine.	
c. 26.	An Act for Relief of Insolvent Debtors.	
c. 27.	An Act the title of which begins with the words,—An Act for laying a Duty upon Apples imported from Foreign Parts,—and ends with the words,—and for giving further Time for the Payment of Duties omitted to be paid for the Indentures, and Contracts of Clerks and Apprentices.	
с. 29.	An Act the title of which begins with the words,—An Act for enabling His Majesty to settle a Revenue for supporting the Dignity of Her Royal Highness the Princess,—and ends with the words,—Parcel of the Duchy of Cornwall, or annexed to the same.	
с. 30.	An Act for repealing the Duties payable ad Valorem upon Foreign Oysters imported into this Kingdom, and for laving another Duty thereon.	

- c. 35. An Act for the more effectual bringing to Justice any Persons concerned in the barbarous Murder of Captain John Porteus, and punishing such as shall knowingly conceal any of the said Offenders.
- An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-eight.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 9. An Act the title of which begins with the words,—An Act for the Relief of such Prisoners for Debt as have by unavoidable Accidents lost the benefit of an Act passed in the last Session of Parliament,—and ends with the words,—have chose to continue there.
 - c. 11. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers, Devisees, and Lessees.
 - c. 14. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of the
 Year One thousand seven hundred and thirty-eight.
 - c. 18. An Act to continue Two several Acts therein mentioned;
 One for encouraging the Growth of Coffee in His
 Majesty's Plantations in America, and the Other for the
 better securing and encouraging the Trade of His
 Majesty's Sugar Colonies in America.
 - c. 19. An Act for the more effectual securing the Payment of Rents, and preventing Frauds by Tenants Sections Twelve and Thirteen, and the following words

in Section Twenty three,—" provided the Assignment so indorsed be duly stamped before any Action brought thereupon."

- c. 22. An Act for punishing such Persons as shall do Injuries and Violences to the Persons or Properties of His Majesty's Subjects with Intent to hinder the Exportation of Corn

 Section Two from "and if any" to end of that Section.
- c. 24.
 In part.

 An Act to amend an Act passed in the Twelfth and
 Thirteenth Year of the Reign of King William
 the Third, intituled An Act for preventing any
 Inconveniences that may happen by Privilege of
 Parliament
 Except Section Four.

- c. 26. An Act for enforcing the Execution of an Act made in the Ninth Year of His present Majesty's Reign, intituled An Act for laying a Duty upon the Retailers of Spirituous Liquors, and for licensing the Retailers thereof.
- c. 31. An Act to indemnify Persons who have omitted to qualify themselves for Offices, or to read the Prayers and make the Declarations and Subscriptions required within the respective Times limited by Law; and for allowing further Time for those Purposes.
- 12 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and thirty-nine.
 - c. 2. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 3. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and thirty-nine.
 - c. 5. An Act to continue the Duties for Encouragement of the Coinage of Money.
 - c. 6. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments, within the Time limited by Law, and for allowing further Time for that Purpose.
 - c. 13. An Act for continuing the Act made in the Eighth Year of the Reign of Her late Majesty Queen Anne, to regulate the Price and Assize of Bread; and for continuing, explaining, and amending the Act made in the Second Year of the Reign of His present Majesty, for the better Regulation of Attornies and Solicitors.
 - c. 14. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers, Devisees, and Lessees.
 - c. 15. An Act to enable His Majesty to settle an Annuity of Fifteen thousand Pounds on His Royal Highness the Duke of Cumberland, and the Heirs of his Body, and also One other Annuity of Twenty-four thousand Pounds on their Royal Highnesses the Princess Amalie, the Princess Caroline, the Princess Mary, and the Princess Lovisa.
 - c. 19. An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of Five hundred thousand Pounds out of the Sinking Fund, —and ends with the words,—and for giving Time for the Payment of Duties omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.

- c. 21. An Act for taking off the Duties upon Woollen and Bay Yarn imported from Ireland to England, and for the more effectual preventing the Exportation of Wool from Great Britain, and of Wool, and Wool manufactured, from Ireland to Foreign Parts.
- c. 22. An Act the title of which begins with the words,—An Act to rectify a Mistake in an Act made in the Sixth Year of the Reign of His late Majesty King George,—and ends with the words,—fraudulent Importation of East India Goods into that Kingdom.
- c. 25. An Act the title of which begins with the words,—An Act to obviate some Doubts,—and ends with the words,—and for repealing two Clauses in the said last-mentioned Act.
- c. 26. An Act for the better preventing Frauds and Abuses in Gold and Silver Wares Sections Seven to Ten.
- c. 29. An Act for the more easy assessing, collecting, and levying of County Rates

 Section Twenty-two.
 - c. 36. An Act for prohibiting the Importation of Books reprinted Abroad, and first composed or written, and printed in Great Britain; and for repealing so much of an Act made in the Eighth Year of the Reign of Her late Majesty Queen Anne as empowers the limiting the Prices of Books.
- An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty.
 - c. 2. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty.
 - c. 3. An Act for the better Supply of Mariners and Seamen to serve in His Majesty's Ships of War, and on Board Merchant Ships and other Trading Ships, and Privateers.
 - c. 6. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments, within the Time limited by Law, and for allowing further Time for that Purpose.
 - c. 10. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 13. An Act for providing a Marriage Portion for the Princess Mary.

c. 18. in part.	several Laws therein mentioned;— and ends with the words,—and for extending the Powers and Autho- rities of Justices of the Peace of Counties, touching County Rates, to the Justices of the Peace of such Liberties and Franchises as have Commissions of the Peace within themselves
	Sections One to Four.

- c. 23. An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of One Million out of the Sinking Fund,—and ends with the words,—and for the further appropriating the Supplies granted in this Session of Parliament.
- c. 28. An Act the title of which begins with the words,—An Act for continuing the several Laws therein mentioned,—and ends with the words,—and for giving further Time for the Payment of Duties omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.
- 14 Geo. 2. c. 1. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-one.
 - c. 2. An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-one.
 - c. 3. An Act to prohibit, for a Time therein limited, the Exportation of Corn, Grain (Rice excepted), Meal, Malt, Flour, Bread, Biscuit, Starch, Beef, Pork, and Bacon.
 - c. 7. An Act for licensing the Importation of Victual from Ireland, and other Parts beyond the Seas into Scotland, in Time of Dearth and Scarcity.
 - c. 9. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 18. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments, within the Time limited by Law, and for allowing further Time for that Purpose.
 - c. 20. An Act to amend the Law concerning Common Recoveries, and to explain and amend an Act made in the Twenty-ninth Year of the Reign of King Charles the Second, intituled An Act for Prevention of Frauds and Perjuries, so far as the same relates to Estates pur auter Vie.

- c. 21. An Act to indemnify Protestant Purchasers of Estates of Papists, against the Penalties or Forfeitures Papists are liable to, for not having enrolled their Estates, in pursuance of an Act of the Third Year of the Reign of His late Majesty King George the First, for that Purpose.
- c. 22. An Act for granting and continuing the Duties upon Salt, and upon Red and White Herrings, for the further Term of Seven Years; and for allowing Rock Salt to be used in making of Salt from Sea Water, at the Salt Works at Neath in the County of Glamorgan.
- c. 33. An Act to supply some Defects in the Laws for repairing and rebuilding County Bridges, for repairing, enlarging, erecting, and providing Houses of Correction, and for passing Rogues and Vagabonds

 Except Section One.
 - c. 34. An Act to continue an Act for Relief of Debtors, with respect to the Imprisonment of their Persons, and two subsequent Acts for explaining and amending the same; and also to continue an Act for the free Importation of Cochineal and Indico.
 - c. 37. An Act for restraining and preventing several unwarrantable Schemes and Undertakings in His Majesty's Colonies and Plantations in America.

 Repealed as to all Her Majesty's Dominions.
 - c. 39. An Act for surveying the Chief Ports and Head Lands on the Coasts of Great Britain and Ireland, and the Islands and Plantations thereto belonging, in order to the more exact Determination of the Longitude and Latitude thereof.
 - c. 41. An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of One Million out of the Sinking Fund,—and ends with the words,—and for giving further Time for the Payment of Duties omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.
- 15 Geo. 2. c. 1.

 An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-two.
 - c. 3. An Act for granting to His Majesty a certain Sum out of the Sinking Fund, towards the Supply for the Year One thousand seven hundred and forty-two.
 - c. 4. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

Statute Law Revision. An Act for granting an Aid to His Majesty by a Land c. 11. Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-two. An Act to prevent the counterfeiting c. 20. of Gold and Silver Lace, and for in part. settling and adjusting the Proportions of fine Silver and Silk; and in part; namely, for the better making of Gold and Silver Thread Sections One, Twelve and Thirteen. An Act to indemnify Persons who have omitted to qualify c. 21. themselves for Offices, Employments, and Promotions within the Time limited by Law; and for allowing further Time for that Purpose. An Act the title of which begins with the words,-An Act c. 25. to empower the Importers or Proprietors of Rum,-and ends with the words,-Overflowing of the Rivers Weaver and Dane. An Act for granting to His Majesty an additional Duty c. 29. on Foreign Cambrics, imported into Great Britain; and for allowing thereout a Bounty upon certain Species of British and Irish Linens exported. An Act the title of which begins with the words,-An Act c. 31. for further regulating the Plantation Trade,-and ends with the words, -and for allowing East India Goods to be taken out of Warehouses, in order to be cleaned and refreshed. An Act the title of which begins with c. 33. the words,—An Act to revive sevein part. ral Acts for the Punishment of Persons destroying Turnpikes or Locks, >in part; namely,--and ends with the words,-and for the more effectual preventing the cutting of Star or Bent Sections One to Five.

An Act the title of which begins with the words,-An Act c. 35. to continue several Laws,—and ends with the words, and to give further Time for the Payment of Duties omitted to be paid for the Indentures and Contracts of Clerks and Apprentices.

16 Geo. 2. c. 1.

An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-three.

An Act for continuing the Duties upon Malt, Mum, Cyder, c. 2. and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-three.

c. 8. in part.	An Act for repealing certain Duties on Spirituous Liquors; and on Licences for retailing the same; and for laying other Duties on Spirituous Liquors, and on Licences to retail the said Liquors - Except Section Twelve to "Persons only."
c. 11.	An Act to explain and amend the Laws touching the Elections of Members to serve for the Commons in Parliament, for that Part of Great Britain called Scotland; and to restrain the Partiality and regulate the Conduct of Returning Officers at such Elections.
c. 14.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
c. 17.	An Act for the Relief of Insolvent Debtors.
c. 18. in part.	An Act to empower Justices of the Peace to act in certain Cases relating to Parishes and Places, to the Rates and Taxes of which they are rated or chargeable - Section Two.
с. 24.	An Act the title of which begins with the words,—An Act for rectifying Mistakes in the Names of the Commissioners for the Land Tax,—and ends with the words,—for the Service of the Year One thousand seven hundred and forty-three.
c. 25.	An Act for granting to His Majesty the Sum of One Million out of the Sinking Fund, and for applying a further Sum therein mentioned, for the Service of the Year One thousand seven hundred and forty-three; and for the further appropriating the Supplies granted in this Session of Parliament.
с. 26.	An Act the title of which begins with the words,—An Act for continuing several Laws relating to the Allowance upon the Exportation of British made Gunpowder,—and ends with the words,—Salt lost in a Storm at Sea.
c. 27.	An Act to continue an Act made in the Fifth Year of the Reign of His present Majesty, intituled An Act to prevent the committing of Frauds by Bankrupts.
с. 30.	An Act the title of which begins with the words,—An Act to indemnify Persons who have omitted to qualify themselves,—and ends with the words,—the Time for receiving the Sacrament of the Lord's Supper now limited by the said Act.
c. 31. in part.	An Act for the further Punishment of Persons who shall aid or assist Prisoners to attempt to escape out of lawful Custody The last Section.
c. 32.	An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers, Devisees, and Lessees.

Statute Law Revision.			
17 Geo. 2. c. 1.	An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-four.		
с. 2.	An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-four.		
c. 5. in part.	An Act to amend and make more effectual the Laws relating to Rogues, Vagabonds, and other idle and disorderly Persons, and to Houses of Correction - Except Section Thirty-two.		
c. 6.	An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against His Person and Government.		
c. 15.	An Act for the speedy and effectual recruiting of His Ma- jesty's Land Forces and Marines, for the Year One thousand seven hundred and forty-four.		
c. 16.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.		
с. 17.	An Act the title of which begins with the words,—An Act for granting to His Majesty the Surplus or Remainder,—and ends with the words,—trading to the East Indies.		
c. 26.	An Act to rectify a Mistake in an Act made this Session of Parliament, intituled An Act for the speedy and effectual recruiting of His Majesty's Land Forces and Marines, for the Year One thousand seven hundred and forty-four.		
с. 31.	An Act the title of which begins with the words,—An Act for repealing the Duties payable upon Glass Beads,—and ends with the words,—as to the Persons who are to receive the said Bounty.		
с. 33.	An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of One Million out of the Sinking Fund,—and ends with the words,—that such Annuitants are living.		
c. 35.	An Act to explain, amend, and enlarge an Act made in the Sixteenth and Seventeenth Year of the Reign of King Charles the Second, intituled An Act for regulating the Measures and Prices of Coals.		
c. 36.	An Act the title of which begins with the words,—An Act for permitting certain Goods therein enumerated to be imported during the War,—and ends with the words,—in English Ships duly navigated.		
с. 39.	An Act the title of which begins with the words,—An Act to make it High Treason to hold Correspondence with the Sons of the Pretender,—and ends with the words,—until after the Decease of the Sons of the said Pretender.		

c. 40. in part.

An Act the title of which begins with the words,—An Act to continue the several Laws therein mentioned for preventing Theft and Rapine on the Northern Borders of England,—and in part; namely, ends with the words,—and to prevent the retailing of Wine within either of the Universities in that Part of Great Britain called England without Licence Sections One to Nine.

18 Geo. 2. c. 1.

An Act for granting an Aid to His Majesty, by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-five.

c. 2.

An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-five.

c. 5.

An Act the title of which begins with the words,—An Act for granting and continuing the Duties upon Salt,—and ends with the words,-King George the First.

c. 7.

An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

c. 10.

An Act for the speedy and effectual recruiting of His Majesty's Regiments of Foot serving in Flanders, Minorca, Gibraltar, and the Plantations, and the Regiments of Marines.

c. 11.

An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments within the Time limited by Law, and for allowing further Time for that Purpose.

c. 15. in part. An Act for making the Surgeons of London and the Barbers of London in part; namely,— Two separate and distinct Corpo-

Sections Five, Six, Thirteen and Fourteen.

c. 18. in part. An Act to explain and amend the Laws touching the Elections of Knights of the Shire to serve in in part; namely,— Parliament for that Part of Great Britain called England

Sections One to Four, Section Five from "or without having been in the actual Possession" to "Office," Section Six from "or of the Oath" to end of that Section, and Sections Seven, Eight, Ten and Eleven.

- c. 21. An Act to continue an Act made in the Sixth Year of the Reign of His present Majesty for the better Regulation of Lastage and Ballastage in the River Thames.
- c. 22.
 in part.

 An Act the title of which begins with the words,—
 An Act for granting to His Majesty the Sum of
 Eight hundred thousand Pounds,—and ends with
 the words,—and for the further enforcing the
 Payment of the said Duties

 Except the last four Sections.
 - c. 25. An Act for allowing certain additional Bounties on the Exportation of British and Irish Linens.
 - c. 26. An Act the title of which begins with the words,—An Act for repealing the present Inland Duty of Four Shillings,—and ends with the words,—and for pursuing Offenders out of one County into another.
 - c. 27. An Act for more effectually preventing the stealing of Linen, Fustian, and Cotton Goods and Wares, in Buildings, Fields, Grounds, and other places used for printing, whitening, bleaching, or drying the same.
 - c. 28. An Act to indemnify Persons who have been guilty of the unlawful importing, landing, or running of prohibited, uncustomed, or other Goods or Merchandise.
 - c. 36. An Act for prohibiting the Wearing and Importation of Cambries and French Lawns.
- 19 Geo. 2. c. 1. An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against his Person and Government.
 - c. 2. An Act to raise the Militia of that Part of Great Britain called England, although the Month's Pay formerly advanced hath not yet been repaid; and to raise such Part of the said Militia as shall be judged most proper, ready, and convenient.
 - c. 3. An Act for granting an Aid to His Majesty by a Land
 Tax, to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and forty-six.
 - c. 4. An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-six.
 - c. 5. An Act to enable His Majesty to make Rules, Orders, and Regulations, more effectually to prevent the spreading of the Distemper which now rages amongst the horned Cattle in this Kingdom.

- c. 7. An Act for adjourning the Court of Session in Scotland; and for remedying the Inconveniences arising from the Surcease of Justice in that Part of the Kingdom.
- c. 8. An Act the title of which begins with the words,—An Act for repealing so much of an Act,—and ends with the words,—as relates to the making or passing of Acts, Orders or Ordinances in Common Council.
- An Act for the more easy and speedy c. 9. Trial of such Persons as have levied in part. or shall levy War against His Majesty; and for the better ascertaining the Qualifications of Jurors in Trials for High Treason or Misprision of Treason, in that Part of Great Britain called Scotland Sections One to Three.

- An Act for punishing Mutiny and Desertion, and for the c. 11. better Payment of the Army and their Quarters.
- An Act to enlarge the Time for Justices of the Peace to c. 13. take and subscribe the Oath directed by an Act made in the last Session of Parliament, intituled An Act to amend and render more effectual an Act passed in the Fifth Year of His present Majesty's Reign, intituled An Act for the further Qualification of Justices of the Peace.
- An Act to continue the Duties for Encouragement of the c. 14. Coinage of Money.
- An Act for allowing further Time for Enrolment of Deeds c. 16. and Wills made by Papists, and for Relief of Protestant Purchasers, Devisees, and Lessees.
- An Act for continuing an Act of this present Session of c. 17. Parliament, intituled An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against His Person and Government.
- c. 20. An Act to indemnify such Persons as have acted in defence of His Majesty's Person and Government, and for the Preservation of the public Peace of this Kingdom, during the Time of the present unnatural Rebellion, and Sheriffs and others who have suffered Escapes, occasioned thereby, from vexatious Suits and Prosecutions.
- An Act more effectually to prevent profane cursing and swearing in part; namely, c. 21. in part. The last Section.
 - c. 23. An Act to continue Two Acts of Parliament; One for encouraging the Growth of Coffee in His Majesty's Plantations in America, and the Other for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in America.

c. 25.	An Act for calling any suspected Person or Persons, whose Estates or principal Residence are in Scotland, to appear at Edinburgh, or where it shall be judged expedient, to find Bail for their good Behaviour.
с. 27.	An Act the title of which begins with the words,—An Act for the more effectual securing the Duties now payable on Foreign-made Sail Cloth,—and ends with the words,—British Sail Cloth.
c. 28. in part.	An Act for the better regulating of Elections of Members to serve in Parliament, for such Cities and Towns in that Part of Great Britain called England as are Counties of themselves Sections One to Three, Section Four from "and shall have been in the actual Possession" to "Office," and Section Five from "or of the Oath" to end of that Section.
с. 29.	An Act for settling an additional Revenue of Twenty-five thousand Pounds upon His Royal Highness William Duke of Cumberland, and the Heirs Males of his Body, for the signal Services done by His Royal Highness to his Country.
c. 31.	An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—lost, burnt, or otherwise destroyed.
с. 33.	An Act to indemnify Persons who have omitted to qualify themselves for Offices, Employments, and Promotions within the Time limited by Law, and for allowing further Time for that Purpose.
с. 34.	An Act the title of which begins with the words,—An Act for the further Punishment of Persons going armed or disguised,—and ends with the words,—Informations upon Seizures.
c. 36.	An Act to allow the Purchase for His Majesty's Use of Naval Stores brought into this Kingdom on board neutral Ships, by any of His Majesty's Ships, and to allow such Stores to be landed and entered during the Continuance of the present Wars with France and Spain, or either of them.
c. 37. in part.	An Act to regulate Insurance on Ships belonging to the Subjects of Great Britain, and on Merchandises or Effects laden thereon - Sections Four, Five and Eight. Repealed as to all Her Majesty's Dominions.

- An Act more effectually to prohibit and prevent Pastors c. 38. or Ministers from officiating in Episcopal Meeting Houses in Scotland, without duly qualifying themselves according to Law; and to punish Persons for resorting to any Meeting Houses where such unqualified Pastors or Ministers shall officiate.
- An Act the title of which begins with c. 39. in part. the words,—An Act for the more effectual disarming the Highlands in Scotland,—and ends with the words, >in part; namely,— —to take the Oaths to His Majesty, His Heirs and Successors, and to register the same -Sections One to Twenty.

- 20 Geo. 2. c. 1. An Act for the further continuing an Act made in the last Session of Parliament, intituled An Act to empower His Majesty to secure and detain such Persons as His Majesty shall suspect are conspiring against His Person and Government.
 - c. 2. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-seven.
 - c. 4. An Act to continue, explain, and amend an Act made in the last Session of Parliament, intituled An Act to enable His Majesty to make Rules, Orders, and Regulations more effectually to prevent the spreading of the Distemper which now rages amongst the Horned Cattle in this Kingdom.
 - c. 5. An Act the title of which begins with the words,—An Act for continuing the Duties upon Malt,—and ends with the words,—One thousand seven hundred and forty-seven.
 - c. 11. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 20. An Act for Relief of such of His Majesty's Loyal Subjects, in that Part of Great Britain called Scotland, whose Title Deeds and Writings were destroyed or carried off by the Rebels, in the late Rebellion.
 - c. 36. An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—and for continuing the Bounties on the Exportation of British and Irish coarse Linens.
 - c. 39. An Act for granting a Duty to His Majesty, to be paid by Distillers, upon Licences taken out by them, for retailing Spirituous Liquors.

C. 59.

Statute Law Revision.

c. 43. in part.

An Act the title of which begins with the words,-An Act for taking away and abolishing the Heritable Jurisdictions in that Part of Great Britain called Scotland—and ends in part; namely, with the words, -and for rendering the Union of the Two Kingdoms more complete

Sections Six to Thirteen, Twenty-one, the following words in Section Twenty-two,-" and of Coal Works, Salt Works, and Mines, or any of them," Section Thirty-one from "and the Judges" to end of that Section, and Section Thirty-five.

c. 45. in part. An Act the title of which begins with the words,— An Act to continue several Laws relating to the Manufactures of Sailcloth and Silk,—and ends with the words,—Home Consumption Except Sections Four to Eight.

c. 46.

An Act to prevent the Return of such Rebels and Traitors concerned in the late Rebellion, as have been or shall be pardoned on Condition of Transportation; and also to hinder their going into the Enemies' Country.

c. 47.

An Act the title of which begins with the words,—An Act to continue several Laws for prohibiting the Importation of Books,—and ends with the words, —Locks or other Works erected by Authority of Parliament.

c. 48.

An Act to indemnify Persons who have omitted to qualify themselves for Offices and Promotions within the Time limited by Law; and for allowing further Time for that ${\bf `Purpose.}$

c. 50. in part.

An Act the title of which begins with the words, -An Act for taking away the Tenure of Ward Holding in in part; namely,— Scotland,—and ends with the words, -and making Settlements in the Highlands -

Section Five, Section Six to "Feu Duties," Sections Seven, Eight, Section Ten from "and it shall" to end of that Section, and Section Twenty.

c. 52.

An Act for the King's most Gracious, General, and Free Pardon.

21 Geo. 2. c. 1.

An Act for continuing the Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called England; and for granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, in that Part of Great Britain called Scotland, for the Service of the Year One thousand seven hundred and forty-eight.

- c. 3. An Act to revive and make perpetual Two Acts of Parliament; One made in the Twelfth Year of the Reign of His late Majesty King George the First, intituled An Act to prevent frivolous and vexatious Arrests, and the Other made in the Fifth Year of His present Majesty's Reign, to explain, amend, and render more effectual the said Act.
- c. 4. An Act to prohibit Assurance on Ships belonging to France, and on Merchandises or Effects laden thereon, during the present War with France.
- c. 6. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c.7. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-eight.
- c. 9. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments, within the Time limited by Law, and for allowing further Time for that Purpose.
- c. 12. An Act for holding the Summer Assizes for the County of Buckingham at the County Town of Buckingham.
- c. 13. An Act to rectify a Mistake in an Act made in this Session of Parliament, intituled An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 14. An Act the title of which begins with the words,—An Act for permitting Tea to be exported to Ireland,—and ends with the words,—an Act of this Session of Parliament.
- c. 17. An Act to render more effectual an Act made in the Twentieth Year of His Majesty's Reign, intituled An Act for Relief of such of His Majesty's loyal Subjects in that Part of Great Britain called Scotland, whose Title Deeds and Writings were destroyed or carried off by the Rebels in the late Rebellion.
- c. 19. An Act the title of which begins with the words,—An Act for the more effectual Trial and Punishment of High Treason, and Misprision of High Treason,—and cods with the words,—and for other Purposes therein mentioned
 Sections One to Six.
 - c. 23. An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of One Million out of the Sinking Fund,—and ends with the words,—Three Regiments of Horse lately reduced.

- An Act for explaining, amending, and enforcing an Act c. 26. made in the Eighteenth Year of the Reign of His present Majesty, intituled An Act for prohibiting the wearing and Importation of Cambrics and French Lawns.
- c. 30. An Act for encouraging the making of Indico in the British Plantations in America.
- c. 31. An Act for the Relief of Insolvent Debtors.
- r. 33. An Act the title of which begins with the words,—An Act to continue and amend several Laws for the Relief of Debtors,—and ends with the words,—to prevent the spreading of the Distemper amongst the Horned Cattle.
- An Act the title of which begins with c. 34. the words,—An Act to amend and in part. enforce so much of an Act made in the Nineteenth Year of His Majesty's >in part; namely,-Reign,—and ends with the words, and for other Purposes therein mentioned -

and Twenty-one.

Sections One to Ten, Thirteen, Seventeen to Nineteen

22 Geo. 2. c. 1.

An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and forty-nine.

- c. 2. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and forty-nine.
- An Act for punishing Mutiny and Desertion, and for the c. 5. better Payment of the Army and their Quarters.

c. 27. in part.

An Act the title of which begins with the words,—An Act for the more effectual preventing of Frauds and in part; namely,— Abuses,—and ends with the words, -and for the better Payment of their Wages

c. 30. in part.

c. 41.

An Act for encouraging the People known by the Name of Unitas Fratrum, or United Brethern, to settle >in part; namely,in His Majesty's Colonies America

Sections One to Three.

Section Three.

An Act the title of which begins with the words,—An Act for rectifying Mistakes in the Names of several of the Commissioners,—and ends with the words,—One thousand seven hundred and forty-eight.

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- An Act the title of which begins with the words,-An Act c. 42. for granting to His Majesty the Sum of One Million out of the Sinking Fund,—and ends with the words,—or other Orders lost, burnt, or otherwise destroyed.
- An Act to enable such Officers, Mariners, and Soldiers as c. 44. have been in His Majesty's Service since His Accession to the Throne, to exercise Trades.
- c. 45. An Act for the further Encouragement and Enlargement of the Whale Fishery, and for continuing such Laws as are therein mentioned relating thereto; and for the Naturalization of such Foreign Protestants as shall serve, for the Time therein mentioned, on board such Ships as shall be fitted out for the said Fishery.
- c. 46. An Act the title of which begins with the words,-An Act to continue several Laws for preventing in part. Exactions of the Occupiers of Locks and Wears upon the River Thames Westward,—and ends with the words,-and for allowing Quakers to make Affirmation in Cases where an Oath is or shall be required -Except Section Thirty-five.
 - c. 49. An Act for making a free Market for the Sale of Fish in the City of Westminster; and for preventing the forestalling and monopolizing of Fish; and for allowing the Sale of Fish, under the Dimensions mentioned in a Clause contained in an Act of the First Year of His late Majesty's Reign, in case the same are taken with a Hook.
- An Act for granting an Aid to His Majesty by a Land 23 Geo. 2. c. 2. Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty.
 - An Act for continuing and granting to His Majesty certain c. 3. Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fifty.
 - An Act for punishing Mutiny and Desertion, and for the c. 4. better Payment of the Army and their Quarters.
 - An Act for repealing the Duties now payable upon China c. 9. Raw Silk, and for granting other Duties in lieu thereof.
 - An Act to render Prosecutions for Perjury and Subornation c. 11. of Perjury more easy and effectual.
 - An Act the title of which begins with the words,—An Act c. 13. for the effectual punishing of Persons convicted of seducing Artificers,—and ends with the words,—relating to Persons employed in the several Manufactures therein mentioned.

- c. 20. 1 An Act for encouraging the Growth and Culture of Raw Silk in His Majesty's Colonies or Plantations in America. c. 21. An Act the title of which begins with the words,-An Act for granting to His Majesty the Sum of Nine hundred thousand Pounds out of the Sinking Fund,—and ends with the words,—clandestine Importation of Soap, Candles, and Starch, into this Kingdom. An Act to continue several Laws for preventing the c. 23. spreading of the Distemper which now rages amongst the Horned Cattle, and for empowering His Majesty to prohibit the killing of Cow Calves. c. 24. An Act for the Encouragement of the British White Herring Fishery. c. 25. An Act for making good a Deficiency upon the Revenue of the Office of Keeper or Clerk of the Hanaper, and for preventing any future Deficiency therein, to answer the public Services provided for out of the same; and for augmenting the Income of the Office of Master or Keeper of the Rolls. An Act the title of which begins with the words,-An Act c. 26. to continue several Laws for the better regulating of
 - Pilots,—and ends with the words,—for better Regulation of Attornies and Solicitors.
 - c. 29. An Act to encourage the Importation of Pig and Bar Iron from His Majesty's Colonies in America, and to prevent the Erection of any Mill or other Engine for Slitting or Rolling of Iron, or any Plateing Forge to work with a Tilt Hammer, or any Furnace for making Steel in any of the said Colonies.

Repealed as to all Her Majesty's Dominions.

- An Act for extending and improving the Trade to Africa. c. 31.
- An Act for granting to His Majesty certain Duties upon c. 32. such Species of Sail Cloth as are therein mentioned, which shall be imported from Ireland into Great Britain, during the Time therein limited.
- An Act for continuing and granting to His Majesty certain 24 Geo. 2. c. 1. Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fifty-one.

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- c. 5. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments within the Time limited by Law, and for allowing further Time for that Purpose.
- An Act for punishing Mutiny and Desertion, and for the c. 6. better Payment of the Army and their Quarters.
- c. 7. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-one.

	Statute Date Icelsion.
c. 18.	An Act for the better Regulation of Trials by Jury; and for enlarging the Time for Trials by Nisi Prius in the County of Middlesex.
c. 24.	An Act to provide for the Administration of the Government in case the Crown should descend to any of the Children of His late Royal Highness Frederick Prince of Wales, being under the Age of Eighteen Years, and for the Care and Guardianship of their Persons.
c. 31. in part.	An Act for explaining, amending, and enforcing an Act passed in the Thirteenth Year of His late Majesty's Reign, intituled An Act for the better Regulation of the Linen and Hempen Manufactures in that Part of Great Britain called Scotland; and for further regulating and encouraging the said Manufactures Except Sections Twenty-three and Thirty.
c. 40. in part.	An Act the title of which begins with the words,— An Act for granting to His Majesty an additional Duty upon Spirituous Liquors, and upon Licences for retailing the same,—and ends with the words, —under the Inspection of the Head Office of Excise Except Sections Twelve to Sixteen and Thirty-one.
c. 41.	An Act for the more effectual securing the Duties upon Tobacco.
c. 45.	An Act for the more effectual preventing of Robberies and Thefts upon any Navigable Rivers, Ports of Entry or Discharge, Wharfs, and Keys adjacent.
c . 46.	An Act for repealing the Duties now payable upon Foreign Linen Yarns, and for granting other Duties in lieu thereof.
c. 47.	An Act the title of which begins with the words,—An Act for granting to His Majesty the Sum of Six hundred thousand Pounds,—and ends with the words,—Assignments or Endorsements thereon.
c. 48. in part.	An Act for the Abbreviation of Michaelmas Term :— Except the last two Sections.
c. 49.	An Act the title of which begins with the words,—An Act for allowing further Time to the Commissioners appointed by and in pursuance of an Act,—and ends with the words,—for the Time therein mentioned.
c. 51.	An Act for encouraging the making of Pot Ashes and Pearl Ashes in the British Plantations in America.
c. 52.	An Act for continuing several Laws therein mentioned, relating to the Premiums upon the Importation of Masts, Yards, and Bowsprits, Tar, Pitch, and Turpentine, to British-made Sail Cloth, and the Duties payable on Foreign Sail Cloth, and to the Allowance upon the Exportation of British-made Gunpowder.

c. 53.	An Act to regulate and restrain Paper Bills of Credit in His Majesty's Colonies or Plantations of Rhode Island and Providence Plantations, Connecticut, the Massachusets Bay, and New Hampshire, in America; and to prevent the same being legal Tenders in Payments of Money.
c. 54.	An Act for explaining, continuing, and enforcing several Laws therein mentioned, more effectually to prevent the spreading of the Distemper which now rages amongst the Horned Cattle in this Kingdom.
c. 55.	An Act for amending and making more effectual a Clause in an Act passed in the last Session of Parliament, for the apprehending of Persons in any County or Place, upon Warrants granted by Justices of the Peace of any other County or Place.
c. 56.	An Act for ascertaining the Admeasurement of Wheat Meal, or other Corn or Grain ground, for which a Bounty is payable upon Exportation; and for making Allowances to the East India Company, for their Charges and Expenses in managing, paying, and transferring their reduced Annuities.
c. 57.	An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words,—Certificates for the Discharge of Bankrupts.
25 Geo. 2. c. 1.	An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fifty-two.
c. 2.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
с. 3.	An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, within the Space of One Year from the Twenty-fifth Day of March One thousand seven hundred and fifty-two.
c. 14.	An Act to open the Port of Lancaster for the Importation of Wool and Woollen Yarn from Ireland.
c. 15.	An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments, and also Persons who have omitted to make and file Affidavits of the Execution of Articles of Clerkship within the Time limited by Law, and for allowing further Time for those Purposes.
c. 19.	An Act to open the Port of Great Yarmouth for the Im-

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certain Misdemeanors

portation of Wool and Woollen Yarn from Ireland. An Act for giving a proper Reward to Coroners for

the due Execution of their Office; and for the

Amoval of Coroners upon a lawful Conviction for

c. 29.

in part.

c. 30. An Act to amend an Act made in the last Session of Parliament, intituled An Act for regulating the Commencement of the Year, and for correcting the Calendar now in use Section One.	in part; namely,—
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- An Act to continue, explain, and amend several Laws more effectually to prevent the spreading of the Distemper which now rages amongst the Horned Cattle in this Kingdom.
- c. 32. An Act to allow the Importation of Gum Senega into this Kingdom, from any Part of Europe, upon the Payment of a Duty; and for Relief of James Guthrie with respect to the Duties paid and secured upon a Quantity of Tobacco burnt at the Port of Kirkcudbright; and for giving further Time for Payment of Duties omitted to be paid for the Indentures or Contracts of Clerks and Appren-
- An Act for continuing the Act for encouraging the Growth c. 35. of Coffee in His Majesty's Plantations in America; and also for continuing, under certain Regulations, so much of an Act as relates to the Premiums upon the Importation of Masts, Yards, and Bowsprits, Tar, Pitch, and Turpentine.
- An Act for the better preventing c. 36. Thefts and Robberies; and for regulating Places of Public Entertain- in part; namely, in part. ment, and punishing Persons keeping disorderly Houses Sections One, Nine, Eleven, Twelve and Fifteen.
- An Act for better preventing the horrid in part; namely, c. 37. in part. Sections Two, Five and Ten.
 - c. 40. An Act the title of which begins with the words,—An Act for the Application of a Sum of Money therein mentioned. granted to His Majesty,—and ends with the words,—and for other Purposes in the Act mentioned. Repealed as to all Her Majesty's Dominions.
- An Act for continuing and granting to His Majesty 26 Geo. 2. c. 1. certain Duties upon Malt, Mum, Cyder, and Perry, in part. for the Service of the Year One thousand seven hundred and fifty-three; and for enlarging the Time limited by an Act of the last Session of Parliament, for subscribing Annuities, after the Rate of Three Pounds per Centum per Annum, into the joint Stock of Annuities therein mentioned -Except the last Section.
 - An Act for continuing the Duties upon Salt, and upon Red and White Herrings, for the Purposes therein mentioned.

C.59.

Statute Law Revision.			
c. 4.	An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-three.		
c. 5.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.		
c. 8.	An Act for opening the Port of Exeter for the Importation of Wool and Woollen Yarn from Ireland.		
c. 9.	An Act to explain, amend, and render more effectual, an Act made in the Twenty-third Year of the Reign of His present Majesty, intituled An Act for the Encouragement of the British White Herring Fishery, and for regulating the said Fishery according to the Calendar now in Use, and for other Purposes therein mentioned.		
c. 11.	An Act for permitting the Exportation of Wool and Woollen or Bay Yarn from any Port in Ireland to any Port in Great Britain.		
c. 12.	An Act to prevent Wines imported into any of the Outports of this Kingdom being afterwards brought into the Port of London or Parts adjacent without paying the London Duty.		
с. 13.	An Act for the more effectually preventing the fraudulent Removal of Tobacco by Land or Water, and for the Ease of the fair Trader in Tobacco; and for ascertaining the Rates payable for the Portage of certain Letters; and for amending and explaining the Laws relating to the Sale of Spirituous Liquors by Retail.		
c. 15.	An Act for allowing Interest upon certain Debentures for the Bounty granted on the Exportation of Corn.		
c. 16.	An Act for reducing the Number of Directors of the Corporation of the Governor and Company of Merchants of Great Britain trading to the South Seas, and other Parts of America, and for encouraging the Fishery, and for regulating the Election of the Governors and Directors of the said Company.		
c. 20.	An Act for encouraging and improving the Manufactory of Linen in the Highlands of Scotland.		
c. 22. in part.	An Act for the Purchase of the Museum or Collection of Sir Hans Sloane, and of the Harleian Collection of Manuscripts; and for providing One general Repository for the better Reception and more convenient Use of the said Collections, and of the Cottonian Library, and of the Additions thereto - Sections Twenty-four to Forty-seven.		
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c. 23. in part.	An Act the title of which begins with the words,— An Act for granting to His Majesty a certain Sum of Money therein mentioned out of the Sinking Fund,—and ends with the words,—and for other Purposes therein mentioned Except the last Section.
c. 24.	An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers, Devisees, and Lessees.
c. 29.	An Act the title of which begins with the words,—An Act to explain, amend, and continue the Provisions made by Two Acts of Parliament,—and ends with the words,—Crown unalienable.
с. 32.	An Act the title of which begins with the words,—An Act for continuing several Laws relating to the Punishment of Persons going armed or disguised,—and ends with the words,—not complied with.
c. 34. in part.	An Act the title of which begins with the words,— An Act to explain, amend, and continue several Laws more effectually to prevent the spreading of the Distemper, — and ends withthe words, — public Officers of the City of Chester Except the last Section.
27 Geo. 2. c. 1.	An Act to repeal an Act of the Twenty-sixth Year of His Majesty's Reign, intituled An Act to permit Persons professing the Jewish Religion to be naturalized by Parliament, and for other Purposes therein mentioned.
c. 2.	An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fifty-four.
c. 3. in part.	An Act for the better securing to Constables and others, the Expenses of conveying Offenders to Gaol, and for allowing the Charges of poor Persons bound to give Evidence against Felons Section Two.
c. 4.	An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the

Year One thousand seven hundred and fifty-four.

An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

	c. 6.	
in	part.	

An Act to repeal a Proviso in an Act made in the Twentieth Year of His present Majesty's Reign, intituled An Act for the better adjusting and more easy Recovery of the Wages of certain Servants, and for the better >in part; namely,-Regulation of such Servants, and of certain Apprentices, which provides that the said Act shall not extend to the Stannaries in Devon and Cornwall Section One.

- c. 9.
- An Act for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the United Company of Merchants of England trading to the East Indies; and for the Punishment of Offences committed in the East Indies, or at the Island of Saint Helena.
- c. 10.
- An Act the title of which begins with the words, -An Act for granting to His Majesty a certain Sum of Money therein mentioned, out of the Sinking Fund,—and ends with the words,—and for the further appropriating the Supplies granted in this Session of Parliament.
- c. 11.
- An Act to continue the Duties for Encouragement of the Coinage of Money; and for removing Doubts concerning the Continuance of the Duty of Twenty Shillings for every Tun of Brandy, Wines, and Strong Waters imported.
- c. 13.
- An Act to indemnify Persons who have omitted to qualify themselves for Offices and Promotions within the Time limited by Law, and for allowing further Time for that Purpose.
- c. 14.
- An Act to continue several Laws relating to the Distemper now raging among the Horned Cattle in this Kingdom.
- c. 16. in part.
- An Act the title of which begins with the words,— An Act for making perpetual several Laws for Punishment of Persons destroying Turnpikes, Locks, or other Works erected by Authority of Parliament,—and ends with the words,—and for preventing Persons driving certain Carriages from riding upon such Carriages

Except Sections Two, Three and Four.

- c. 17.
- An Act for revesting in the Crown the Power of appointing the Marshal of the Marshalsea of the Court of King's Bench; and for the better Regulation of that Office, and of the Inferior Offices thereto belonging; and for rebuilding the King's Bench Prison.

- c. 18. An Act the title of which begins with the words,—An Act to continue several Laws for prohibiting the Importation of Books reprinted Abroad, and first composed or written, and printed in Great Britain,—and ends with the words,—and for the more effectual Payment of the Bounties upon British made Sail Cloth to Robert Donald and others.
- 28 Geo. 2. c. 2. An Act for continuing and granting to His Majesty certain
 Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fiftyfive.
 - c. 3. An Act to indemnify Members of Cities, Corporations, and Borough Towns, who have neglected to take the Oaths of Office, and to stamp their Admissions, and for allowing them further Time for those Purposes.
 - c. 4. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 5. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-five; and for the Relief of the Inhabitants of certain Places in the County of Lincoln, in respect of Arrears of the Land Tax.
 - c. 10. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
 - c. 11. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 13. An Act for Relief of Insolvent Debtors.
 - c. 14. An Act for further explaining, amending, and rendering more effectual, an Act made in the Twenty-third Year of the Reign of His present Majesty, intituled An Act for the Encouragement of the British White Herring Fishery; and for giving further Encouragement for the carrying on the said Fishery; and for other Purposes therein mentioned.
 - c. 16. An Act for the better Supply of Mariners and Seamen to serve in His Majesty's Ships of War, and on Board Merchant Ships, and other Trading Ships and Vessels.
 - c. 17. An Act to amend an Act made in the Twenty-sixth Year of the Reign of His present Majesty, intituled An Act for the Amendment and Preservation of the Public Highways and Turnpike Roads of this Kingdom, and for the more effectual Execution of the Laws relating thereto.
 - c. 18. An Act to continue several Laws relating to the Distemper now raging among the Horned Cattle in this Kingdom.

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e. 19. An Act the title of which begins with the words,—An A for making perpetual an Act passed in the Twenty-fif	
Year of the Reign of His present Majesty,—and end	
with the words,—and for the filing of Affidavits of the	he
Execution of Contracts of Clerks to Attornies an	ad
Solicitors.	

- c. 20. An Act for continuing, explaining, and amending the several Acts of Parliament made for the further Encouragement of the Whale Fishery carried on by His Majesty's Subjects; and to authorize the Payment of the Bounty to Thomas Hood and others, upon Three Ships fitted out for the said Fishery, and lost in the Greenland Seas.
- c. 22. An Act the title of which begins with the words,-An Act for granting to His Majesty a certain Sum of Money,and ends with the words,—and for the further appropriating the Supplies granted in this Session of Parliament.
- c. 24. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Promotions within the Time limited by Law, and for allowing further Time for that Purpose.
- c. 25. An Act for continuing an Act, intituled An Act for encouraging the making of Indico in the British Plantations in America.
- An Act for continuing and granting to His Majesty cer-29 Geo. 2. c. 1. tain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fifty-six.
 - c. 2. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-six; and for the Relief of the Inhabitants of the City and County of the City of Lincoln, in respect of Arrears of the Land Tax.
 - An Act for punishing Mutiny and Desertion, and for the c. 3. better Payment of the Army and their Quarters.
 - An Act for the speedy and effectual recruiting of His c. 4. Majesty's Land Forces and Marines.
 - c. 5. An Act to enable His Majesty to grant Commissions to a certain Number of Foreign Protestants who have served Abroad as Officers or Engineers, to act and rank as Officers, or Engineers, in America only, under certain Restrictions and Qualifications.
 - c. 6. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - An Act for the better Supply of Mariners and Seamen c. 11. to serve in His Majesty's Ships of War, and on board Merchant Ships, and other Trading Ships and Vessels.

- c. 12. An Act for granting to His Majesty a Duty upon Licences for retailing Beer, Ale, and other exciseable Liquors; and for establishing a Method for granting such Licences in Scotland; and for allowing such Licences to be granted at a Petty Session in England, in a certain Case therein mentioned.
 - c. 18. An Act to obviate a Doubt arisen on an Act made in the last Session of Parliament, intituled An Act for Relief of Insolvent Debtors; and for Relief of Sheriffs and Keepers of Prisons, in respect to Escapes of such Persons as were prevented by the said Doubt from being discharged under the said Act.
- c. 23. An Act for encouraging the Fisheries in that Part of Great Britain called Scotland Except Sections One, Four and Seventeen.
 - c. 24. An Act for granting to His Majesty certain Sums of Money out of the Sinking Fund; and applying certain Sums of Money remaining in the Exchequer for the Service of the Year One thousand seven hundred and fifty-six.
 - c. 26. An Act the title of which begins with the words,—An Act for further continuing an Act of the Sixth Year of the Reign of His present Majesty,—and ends with the words,—Liberty of Westminster.
 - c.28. An Act for reviving and continuing an Act for the Relief of Debtors, with respect to the Imprisonment of their Persons; and for continuing an Act made in the last Session of Parliament, to continue several Laws relating to the Distemper now raging among the Horned Cattle in this Kingdom.
 - c. 29. An Act for enabling His Majesty to raise One Million for the Purpose therein mentioned; and for further appropriating the Supplies granted in this Session of Parliament.
 - c. 32. An Act to indemnify Persons who have omitted to qualify themselves according to the Directions of several Acts of Parliament within the Times limited by such Acts respectively, and for allowing further Time for that Purpose; and concerning the Admissions of Officers and Members of Cities, Corporations, and Borough Towns, and the filing of Affidavits of Articles of Clerkship.
 - c. 23. An Act the title of which begins with the words,—An Act to render more effectual an Act passed in the Twelfth Year of the Reign of His late Majesty King George,—and ends with the words,—in any other Manner than in Money.
 - c. 35. An Act for the better recruiting His Majesty's Forces on the Continent of America; and for the better Regulation of the Army, and preventing of Desertion there.

c. 39.	An Act for explaining, amending, and rendering more effectual an Act made in the Twenty-second Year of His present Majesty's Reign, intituled An Act for making a free Market for the Sale of Fish in the City of Westminster; and for preventing the forestalling and monopolizing of Fish; and for allowing the Sale of Fish under the Dimensions mentioned in a Clause contained in an
	Act of the First Year of His late Majesty's Reign, in case the same are taken with a Hook.

- (0) Geo. 2. c. 2. An Act to make Provision for the Quartering of the Foreign Troops in His Majesty's Service now in this Kingdom.
 - c. 3. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-seven; and for discharging certain Arrears of Land Taxes incurred before the Time therein mentioned; and for the more effectual collecting of Arrears for the future.
 - c. 4. An Act the title of which begins with the words,—An Act for continuing and granting to His Majesty certain Duties upon Malt,—and ends with the words,—Land Tax.
 - c. 5. An Act for granting to His Majesty a Sum not exceeding One million fifty thousand and five Pounds and Five Shillings, to be raised by way of Lottery.
 - An Act for punishing Mutiny and Desertion; and for the c. 6. better Payment of the Army and their Quarters.
 - c. 7. An Act to discontinue for a limited Time the Duties upon Corn and Flour imported, and also upon such Corn, Grain, Meal, Bread, Biscuit, and Flour, as have been or shall be taken from the Enemy and brought into this Kingdom.
 - c. 8. An Act for the speedy and effectual recruiting of His Majesty's Land Forces and Marines.
 - An Act the title of which begins with the words, -An Act c. 9. to prohibit for a limited Time the Exportation of Corn,and ends with the words,—for the Use of the Inhabitants
 - c. 11. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - An Act the title of which begins with c. 12. the words,-An Act to amend an in part. Act made in the Twenty-ninth Year in part; namely, of the Reign of His present Majesty, -and ends with the words,-in any other Manner than in Money Section One.

c. 13. An Act to rectify a Mistake in an Act passed this Session of Parliament, intituled An Act for the speedy and effectual recruiting of His Majesty's Land Forces and Marines.

- An Act for continuing an Act of this present Session of Parliament, intituled An Act to discontinue for a limited Time the Duties upon Corn and Flour imported, and also upon such Corn, Grain, Meal, Bread, Biscuit, and Flour as have been or shall be taken from the Enemy and brought into this Kingdom.
- c. 15. An Act for continuing an Act of this present Session of Parliament, intituled An Act to prohibit for a limited Time the making of Low Wines and Spirits from Wheat, Barley, Malt, or any other Sort of Grain, or from any Meal or Flour.
- c. 16. An Act to extend the Liberty granted by an Act of the Twenty-third Year of the Reign of His present Majesty, of importing Bar Iron from His Majesty's Colonies in America into the Port of London, to the rest of the Ports of Great Britain; and for repealing certain Clauses in the said Act.
- c. 17. An Act for the Importation of fine Organzined Italian
 Thrown Silk.
- c. 20. An Act more effectually to prevent the spreading of the Distemper now raging amongst the Horned Cattle in this Kingdom.
- c. 23. An Act for enabling His Majesty to raise the Sum of One Million, for the Uses and Purposes therein mentioned.
- c. 24. An Act for the more effectual Punishment of Persons who shall attain or attempt to attain Possession of Goods or Money by false or untrue Pretences; for preventing the unlawful pawning of Goods; for the easy Redemption of Goods pawned; and for preventing gaming in Public Houses by Journeymen, Labourers, Servants, and Apprentices.
- c. 25. An Act for the better ordering of the Militia Forces in the several Counties of that Part of Great Britain called England.
- c. 26. An Act the title of which begins with the words,—An Act for granting to His Majesty certain Sums of Money out of the Sinking Fund,—and ends with the words,—for securing the Duties on Tobacco imported by George Buchanan and William Hamilton.
- c. 29. An Act to indemnify Persons who have been guilty of the unlawful importing, landing, or running of prohibited, uncustomed, or other Goods or Merchandise, upon certain Terms therein mentioned.
- c. 30. An Act for allowing a further Bounty on Vessels employed in the White Herring Fishery; for giving Liberty to alter the present Form and Size of the Nets used in the said Fishery; and for other Purposes therein mentioned.

c. 37.	An Act for enlarging the Times limited for executing and
	performing several Provisions, Powers, and Directions in
	certain Acts of this Session of Parliament.

- 31 Geo. 2. c. 1. An Act the title of which begins with the words,—An Act for continuing certain Laws,—and ends with the words,—during the Continuance of this Act.
 - c. 2. An Act for continuing and granting to His Majesty certain

 Duties upon Malt, Mum, Cyder, and Perry, for the Service

 of the Year One thousand seven hundred and fifty-eight.
 - c. 3. An Act for allowing the Importation of such fine Italian Organzine Silk into this Kingdom from any Port or Place whatsoever, as shall have been shipped on or before the Day therein mentioned.
 - c. 4. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-eight; and for enforcing the Payment of the Rates to be assessed upon Somerset House in the Strand.
 - c. 5. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 6. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c.7. An Act the title of which begins with the words,—An Act for appointing Commissioners for putting in Execution an Act of this Session of Parliament,—and ends with the words,—and for allowing farther Time to the Receivers of certain Aids, for setting insuper for Monies in Arrear.
 - c. 9. An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments; and to indemnify Justices of the Peace and others who have omitted to register their Qualifications within the Time limited by Law; and for giving further Time for those Purposes, and the filing of Affidavits of Articles of Clerkship.
 - c. 11. An Act the title of which begins with the words,—An Act to amend an Act made in the Third Year of the Reign of King William and Queen Mary,—and ends with the words,—though such Servants are hired for less Time than a Year Section Two.
 - c. 12. An Act to encourage the Growth and Cultivation of Madder in that Part of Great Britain called England, by ascertaining the Tithe thereof there.
 - c. 13. An Act for allowing a further Time for holding the First
 Meetings of Commissioners or Trustees for putting in
 Execution certain Acts made in the last Session of
 Parliament.

c. 14.	An Act for further explaining the Laws touching the
	Electors of Knights of the Shire to serve in Parliament
	for that Part of Great Britain called England.

- c. 15. An Act for the Encouragement of the Exportation of Culm to Lisbon in the Kingdom of Portugal.
- c. 21. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
- c. 26. An Act to explain, amend, and enforce an Act made in the last Session of Parliament, intituled An Act for the better ordering of the Militia Forces in the several Counties of that Part of Great Britain called England.
- c. 27. An Act for repealing an Act made in the Twenty-fifth Year of His present Majesty, to restrain the making Insurances on Foreign Ships bound to or from the East Indies.
- c. 28. An Act to permit the Importation of Salted Beef, Pork, and Butter, from Ireland for a limited Time.
- c. 29. An Act for the due making of Bread, and to regulate the Price and Assize thereof; and to punish Persons who shall adulterate Meal, Flour, or Bread.
- c. 30. An Act for applying the Money granted by Parliament towards defraying the Charge of Pay and Clothing for the Militia, for the Year One thousand seven hundred and fifty-eight; and for defraying the Expenses incurred on account of the Militia in the Year One thousand seven hundred and fifty-seven.
- c. 31. An Act the title of which begins with the words,—An Act for granting to His Majesty certain Sums of Money out of the Sinking Fund,—and ends with the words,—and for obliging the Retailers of Wines commonly called Sweets or Made Wines to take out a Wine Licence.
- c. 32.
 in part.

 An Act the title of which begins with the words,—An Act for repealing the Duty,—and ends with the words,

 —Gold or Silver Plate

 Sections One and Fourteen.
 - c. 33. An Act for enabling His Majesty to raise the Sum of Eight hundred thousand Pounds for the Uses and Purposes therein mentioned; and for further appropriating the Supplies granted in this Session of Parliament.
 - c. 35. An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words,—and for preventing the stealing or destroying of Madder Roots.

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Statute Law Revision.		
c. 36. in part.	An Act the title of which begins with the words,— An Act for continuing certain Laws therein mentioned relating to British Sail Cloth, and to the Duties payable on Foreign Sail Cloth,—and ends with the words,—and for rendering more commodious the new Passage leading from Charing Cross Except Sections Ten and Eleven.	
c. 37.	An Act the title of which begins with the words,—An Act to permit the Exportation of certain Quantities of Malt now lying in His Mnjesty's Storehouses,—and ends with the words,—be transported to those Islands.	
c. 42.	An Act the title of which begins with the words,—An Act for making perpetual several Acts therein mentioned for preventing Theft and Rapine on the Northern Borders of England,—and ends with the words,—and also so much of an Act as relates to the Power of appealing to the Circuit Courts in Civil Cases, in Scotland.	
eo. 2. c. 1.	An Act to continue for a limited Time an Act made in the last Session of Parliament, intituled An Act to permit the Importation of Salted Beef, Pork, and Butter from Ireland for a limited Time; and to amend the said Act.	
c. 3.	An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and fifty-nine.	
c. 4.	An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and fiftynine.	
c. 5.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.	
c. 7.	An Act to indemnify Persons who have omitted to qualify themselves for Offices and Employments within the Time limited by Law, and for allowing further Time for that Purpose.	
c. 8.	An Act for taking off the Prohibition of the Exportation	

- of Corn, Malt, Meal, Flour, Bread, Biscuit, and Starch.
- c. 9. An Act for the Regulation of His Majesty's Marine Forces while on shore.
- c. 11. An Act to permit the free Importation of Cattle from Ireland for a limited Time.
- c. 12. An Act to discontinue, for a limited Time, the Duties payable upon Tallow imported from Ireland.
- c. 14. An Act for the more regular and easy collecting, accounting for, and paying of Post Fines which shall be due to the Crown, or to Grantees thereof under the Crown; and for the Ease of Sheriffs in respect to the same.

- c. 17. An Act for obviating a Doubt with respect to the summoning of Persons for Offences committed against, or Forfeitures incurred by, the Laws of Excise.
- c. 18. An Act the title of which begins with the words,—An Act to continue so much of an Act made in the Nineteenth Year,—and ends with the words,—and to punish Persons who shall adulterate Meal, Flour, or Bread.
- An Act the title of which begins with the words, -An Act c. 19. to explain and amend an Act passed in the Thirtieth Year,—and ends with the words,— Licences for retailing Wine.
- c. 20. An Act for enforcing the Execution of the Laws relating to the Militia; and for removing certain Difficulties and preventing Inconveniences attending or which may attend the same.
- c. 21. An Act for applying the Money granted in this Session of Parliament towards defraying the Charge of Pay and Clothing for the Militia, from the Thirty-first Day of December One thousand seven hundred and fifty-eight to the Twenty-fifth Day of March One thousand seven hundred and sixty.
- c. 23. An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words, -Clerks to Attornies or Solicitors, and filing thereof.
- c. 28. An Act for Relief of Debtors with in part. respect to the Imprisonment of their Persons; and to oblige Debtors who shall continue in Execution in Prison beyond a certain Time, and for in part; namely,— Sums not exceeding what are mentioned in the Act, to make Discovery of and deliver upon Oath their Estates for their Creditors Benefit

Section Five, Section Twelve to "registered as afore-" said," and Sections Thirteen to Twenty-four.

- c. 29. An Act for further regulating the Power of taking Samples of Foreign Spirituous Liquors by the Officers of Excise; and also for empowering the Traders to take such Samples before the Duties are charged.
- c. 31. An Act for granting to His Majesty certain Sums of Money out of the Sinking Fund; and for applying certain Monies remaining in the Exchequer for the Service of the Year One thousand seven hundred and fifty-nine; and for Relief of Samuel Taylor with respect to a Bond entered into by him for securing the Duties on Tobacco imported.

- c. 34. An Act for the better preventing the Importation of the Woollen Manufactures of France into any of the Ports in the Levant Sea by or on the Behalf of any of His Majesty's Subjects; and for the more effectual preventing the illegal Importation of Raw Silk and Mohair Yarn into this Kingdom.
 - c. 35. An Act for augmenting the Salaries of the Puisne Judges in the Court of King's Bench, the Judges in the Court of Common Pleas, the Barons of the Coif in the Court of Exchequer at Westminster, the Judges in the Courts of Session and Exchequer in Scotland, and Justices of Chester, and the Great Sessions for the Counties in Wales.
- c. 36. An Act for enabling His Majesty to raise the Sum of One Million for the Uses and Purposes therein mentioned; and for further appropriating the Supplies granted in this Session of Parliament.
- 33 Gco. 2. c. 1. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and sixty.
 - c. 2. An Act to enable His Majesty's Lieutenants of the several Counties, Ridings, or Places in that Part of Great Britain called England to proceed in the Execution of the Laws relating to the Militia, notwithstanding any Suspension of the same; and for other Purposes relating to the said Laws.
 - c. 3. An Act for continuing and granting to His Majesty certain
 Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty.
 - c. 5. An Act to continue, for a limited Time, the Importation of salted Beef, Pork, and Butter from Ireland.
 - c. 6. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 8. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 9. An Act the title of which begins with the words,—An Act for preventing the excessive Use of Spirituous Liquors, by laying additional Duties thereon,—and ends with the words,—and preventing the fraudulent Relanding or Importation thereof.
 - c. 13. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
 - c. 14. An Act for enlarging the Times for the First Meetings of Commissioners or Trustees for putting in execution certain Acts of this Session of Parliament.

- c. 15. An Act for rendering the Exportation of Culm from the Harbour of Milford, in the County of Pembroke, and the Limits thereof, to the neighbouring Counties, more easy to the Proprietors and Purchasers of the same, and for better securing the Duties payable thereon.
- c. 16. An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words,—and for allowing further Time for making Affidavits of the Execution of Articles or Contracts of Clerks to Attornies or Solicitors, and filing thereof.
- c. 17. An Act to continue an Act made in the Twelfth Year of the Reign of Her late Majesty Queen Anne, intituled An Act for the better Encouragement of the making of Sail Cloth in Great Britain.
- c. 18. An Act for enabling His Majesty to raise the Sum of One Million for the Uses and Purposes therein mentioned, and for further appropriating certain Supplies granted in this Session of Parliament.
- c. 21. An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund, for the Service of the Year One thousand seven hundred and sixty.
- c. 22. An Act the title of which begins with the words,—An Act for limiting, confining, and better regulating the Payment of the weekly Allowances made by Act of Parliament,—and ends with the words,—for the better ordering of the Militia Forces in that Part of Great Britain called England.
- c. 23. An Act for enabling His Majesty to raise a certain Sum of Money towards paying off and discharging the Debt of the Navy, and towards Naval Services for the Year One thousand seven hundred and sixty.
- c. 24. An Act the title of which begins with the words,—An Act for applying the Money granted in this Session of Parliament towards defraying the Charge of Pay and Clothing of the unembodied Militia,—and ends with the words,—Pay of the embodied Militia.
- c. 26. An Act the title of which begins with the words,—An Act for reviving and continuing so much of an Act made in the Twenty-first Year of His present Majesty's Reign,—and ends with the words,—and for securing the Peace thereof.
- c. 28. An Act for encouraging the Exportation of Rum and Spirits of the Growth, Produce, and Manufacture of the British Sugar Plantations, from this Kingdom, and of British Spirits made from Melasses.

c. 29. An Act the title of which begins with the words,—An Act to indemnify Persons who have omitted to qualify themselves,—and ends with the words, further Time for those Purposes.

GEORGE III.

- 1 Gco. 3. c. 1. An Act for the Support of His Majesty's Household, and of the Honour and Dignity of the Crown of Great Britain.
 - c. 2. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and sixty-one.
 - c. 3. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-one.
 - c. 4. An Act to continue for a limited Time the Importation of Salted Beef, Pork, and Butter from Ireland.
 - c. 5. An Act to enable His Majesty to be Governor of the South Sea Company.
 - c. 6. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 8. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 9. An Act to continue an Act made in the Sixth Year of the Reign of His late Majesty King George the Second, intituled An Act for the better securing and encouraging the Trade of His Majesty's Sugar Colonies in America.
 - c. 10. An Act for extending an Act intituled An Act to discontinue for a limited Time the Duties payable on Tallow imported from Ireland to Hogs Lard and Grease.
 - c. 12. An Act the title of which begins with the words,—An Act to indemnify Persons who have omitted to qualify themselves,—and ends with the words,—further Time for those Purposes.
 - c. 14. An Act the title of which begins with the words,—An Act to extend the Provisions relating to the holding of Courts-martial,—and ends with the words,—Courts of Judicature.
 - c. 15. An Act to enable His Majesty to grant unto George Keith, late Earl Marischall, a Sum therein limited, out of the Principal Money and Interest now remaining due to the Public on account of the Purchase Money of certain Parts of the forfeited Estates of the said late Earl.

- An Act to continue the Duties for Encouragement of the c. 16. Coinage of Money.
- c. 17. An Act for Relief of Insolvent Debtors.
- c. 18. An Act for granting to His Majesty a certain Sum of Moncy out of the Sinking Fund, and for applying certain Monies remaining in the Exchequer, for the Service of the Year One thousand seven hundred and sixty-one.
- c. 19. An Act for enabling His Majesty to raise the Sum of One Million for the Uses and Purposes therein mentioned; and for further appropriating the Supplies granted in this Session of Parliament; and for exempting any Annuities or Sums of Money granted or to be granted to the Royal Family from Payment of Taxes.
- c. 20. An Act the title of which begins with the words,-An Act for enabling His Majesty to raise a certain Sum of Money,—and ends with the words,—filing thereof.
- c. 22. An Act the title of which begins with the words,-An Act for applying the Money granted in this Session of Parliament,—and ends with the words,—One thousand seven hundred and sixty-one.
- An Act for rendering more effectual c. 23. in part. the Provisions in an Act made in the Twelfth and Thirteenth Years of the Reign of His late Majesty King William the Third intituled (in part; namely, of the Crown, and better securing the Rights and Liberties of the Subject, relating to the Commissions and Salaries of Judges The last Section.

- 2 Geo. 3. c. 1.
- An Act for enabling His Majesty to make Provision for supporting the Royal Dignity of the Queen in case She shall survive His Majesty.
- c. 2. An Act to repeal so much of an Act passed in the First Year of the Reign of His present Majesty King George the Third, intituled An Act for the Relief of Insolvent Debtors, as relates to Creditors compelling Prisoners charged in execution to deliver up their Estates, and to such Prisoners being thereupon discharged.
- c. 3. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-two.
- c. 4. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-two.

- c. 5. An Act for more effectually preventing the excessive Use of Spirituous Liquors for Home Consumption by laying additional Duties upon Spirits made in Great Britain or imported into the same; and for better regulating and encouraging the Exportation of British-made Spirits; and for securing the Payment of the Duties upon Spirituous Liquors.
- c. 6. An Act for the Importation of Salted Beef, Pork, and Butter into this Kingdom from Ireland, for a limited Time, for the Supply of His Majesty's Ships, Transport and other Ships and Vessels in His Majesty's immediate Service and Pay.
- c. 7. An Act for enabling His Majesty to raise a certain Sum of Money towards paying off and discharging the Debt of the Navy, and towards Naval Services, for the Year One thousand seven hundred and sixty-two.
- c. 11. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 12. An Act for the Regulation of His Majesty's Marine Forces while on shore.
- c. 13. An Act for appointing Commissioners for putting in execution an Act of this Session of Parliament, intituled An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-two.
- c. 14. An Act the title of which begins with the words,—An Act to prevent vexatious Proceedings against Brewers,—and ends with the words,—shipped for Exportation as Merchandise.
- c. 18. An Act for rendering more effectual an Act made in the Twelfth Year of the Reign of Her late Majesty Queen Anne, intituled An Act for providing a public Reward for such Person or Persons as shall discover the Longitude at Sea, with regard to the making Experiments of Proposals made for discovering the Longitude.
- c. 20. An Act to explain, amend, and reduce into One Act of Parliament the several Laws now in being relating to the raising and training the Militia within that Part of Great Britain called England.
- c. 23. An Act the title of which begins with the words,—An Act to indemnify such as have omitted to qualify themselves,—and ends with the words,—Affidavits of Articles of Clerkship.
- c. 25. An Act for naturalizing such Foreign Protestants as have served, or shall serve, for the Time therein mentioned, as Officers or Soldiers in His Majesty's Royal American Regiment, or as Engineers in America.

- c. 26. An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
- c. 33. An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—the last Five Parliaments.
- c. 34. An Act the title of which begins with the words,—An Act for enabling His Majesty to raise the Sum of One Million,—and ends with the words,—Harbour of Dublin.
- c. 35. An Act the title of which begins with the words,—An Act for applying the Money granted in this Session of Parliament,—and ends with the words,—One thousand seven hundred and sixty-two.
- c. 36.
 in part.

 An Act the title of which begins with the words,
 —An Act for better securing the Payment of the
 Sums of Money,—and ends with the words,—
 Great Sessions for the Counties in Wales for the
 Time being
 Except Sections Four and Five.
- 3 Geo. 3. c. 1. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-three.
 - c. 2. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of the
 Year One thousand seven hundred and sixty-three.
 - c. 3. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 4. An Act the title of which begins with the words,—An Act for rectifying Mistakes in the Names of several of the Commissioners,—and ends with the words,—One thousand seven hundred and sixty-three.
 - c. 5. An Act the title of which begins with the words,—An Act to indemnify such as have omitted to qualify themselves for Offices and Employments,—and ends with the words,—Affidavits of Articles of Clerkship.
 - c. 6. An Act the title of which begins with the words,—An Act for explaining and amending an Act,—and ends with the words,—that Part of the United Kingdom.
 - c. 7. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 8. An Act to enable such Officers, Mariners, and Soldiers as have been in the Land or Sea Service, or in the Marines, since the Twenty-second Year of His late Majesty King George the Second, to exercise Trades.

- c. 10. An Act the title of which begins with the words,—An Act for applying the Money granted in this Session of Parliament,—and ends with the words,—the Militia in the said Year.
- c. 13. An Act for more effectually securing the Payment of the Duties upon Malt, by preventing Frauds in the obtaining of Allowances, and the mixing of fresh Corn or Grain with Corn or Grain making into Malt.
- c. 14. An Act for the Encouragement of John Harrison to publish and make known his Invention of a Machine or Watch for the Discovery of the Longitude at Sea.
- c. 15.
 in part.

 An Act to prevent occasional Freemen from voting at Elections of Members to serve in Parliament for Cities and Boroughs

 Sections One and Two.
 - c. 17. An Act the title of which begins with the words,—An Act for raising a certain Sum of Money by Loans or Exchequer Bills,—and ends with the words,—if such Places had remained in His Majesty's Possession.
 - c. 18. An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund, and for applying certain Monies remaining in the Exchequer, for the Service of the Year One thousand seven hundred and sixty-three.
 - c. 20. An Act for permitting the Importation from Ireland of stale and dirty Butter, not fit for eating, commonly called Grease Butter.
 - c. 25. An Act the title of which begins with the words,—An Act to continue and amend Two Acts,—and ends with the words,—Declaration of War with Spain.
- 4 Geo. 3. c. 1. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-four.
 - c. 2. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-four.
 - c. 3. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 4. An Act for exhibiting a Bill in this present Parliament, for naturalizing His Highness the Hereditary Prince of Brunswick Lunenburg.
 - c. 6. An Act to continue for a limited Time the free Importation of Tallow, Hogs Lard, and Grease, from Ireland.
 - c. 8. An Act for the Regulation of His Majesty's Marine Forces while on shore.

- c. 9. An Act for repealing the Duties now payable upon Beaver Skins imported, and for granting other Duties in lieu thereof; and for granting certain Duties upon the Exportation of Beaver Skins and Beaver Wool; and for taking off the Drawback allowed on the Exportation of such Skins.
- c. 11. An Act for continuing certain Laws therein mentioned relating to British Sail Cloth, and to the Duties payable on Foreign Sail Cloth, and to the Allowance upon the Exportation of British-made Gunpowder, and for giving further Encouragement for the Importation of Naval Stores from the British Colonies in America.
- c. 13. An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—Orders, lost, burnt, or otherwise destroyed.
- c. 14. An Act for the better regulating of Buildings, and to prevent Mischiefs that may happen by Fire within the Weekly Bills of Mortality and other Places therein mentioned.
- c. 15. An Act the title of which begins with the words,—An Act for granting certain Duties in the British Colonies and Plantations in America,—and ends with the words,—and improving and securing the Trade between the same and Great Britain.

 Repealed as to all Her Majesty's Dominions.
- c. 17. An Act to explain and amend an Act passed in the Second Year of the Reign of His present Majesty, intituled An Act to explain, amend, and reduce into One Act of Parliament the several Laws now in being relating to the raising and training the Militia within that Part of Great Britain called England.
- c. 20. An Act for vesting the Fort of Senegal, and its Dependencies, in the Company of Merchants trading to Africa.
- c. 22. An Act for continuing several Acts of Parliament made for the Encouragement of the Whale Fishery carried on by His Majesty's Subjects.
- c. 23. An Act the title of which begins with the words,—An Act for raising a certain Sum of Money by Loans or Exchequer Bills,—and ends with the words,—Clerks, Apprentices, and other Servants.
- c. 26. An Act for granting a Bounty upon the Importation of Hemp and rough and undressed Flax from His Majesty's Colonies in America.
- c. 27. An Act for granting for a limited Time a Liberty to carry
 Rice from His Majesty's Provinces of South Carolina
 and Georgia directly to any Part of America to the
 Southward of the said Provinces, subject to the like Duty

Cape Finisterre.

c. 28.

c. 29.

Statute Law Revision.

as is now paid on the Exportation of Rice from the said Colonies to Places in Europe situate to the Southward of

An Act to enable His Majesty, with the Advice of His

An Act for the Encouragement of the Whale Fishery in

Privy Council, to order the Importation of Provisions from Ireland during the next Recess of Parliament, under certain Restrictions and Regulations therein mentioned.

	the Gulf and River of Saint Lawrence, and on the Coasts of His Majesty's Colonies in America.
с. 30.	An Act for applying the Money granted in this Session of Parliament for defraying the Charge of the Pay and Clothing of the Militia of that Part of Great Britain called England for One Year, beginning the Twenty-fifth Day of March One thousand seven hundred and sixty-four.
c. 34.	An Act to prevent Paper Bills of Credit, hereafter to be issued in any of His Majesty's Colonies or Plantations in America, from being declared to be a legal Tender in Payments of Money, and to prevent the legal Tender of such Bills as are now subsisting from being prolonged beyond the Periods limited for calling in and sinking the same. Repealed as to all Her Majesty's Dominions.
c. 36.	An Act to continue an Act made in the Fifth Year of the Reign of His late Majesty King George the Second, intituled An Act to prevent the committing of Frauds by Bankrupts; and for extending the Laws relating to Hackney Coaches to the Counties of Kent and Essex.
c. 37.	An Act the title of which begins with the words,—An Act for the better establishing a Manufactory of Cambrics and Lawns,—and ends with the words,—in that Part of Great Britain called England.
c. 38.	An Act for allowing further Time for Enrolments of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
5 Geo. 3. c. 2.	An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-five.
с. 3.	An Act the title of which begins with the words,—An Act for extending the Time granted by an Act passed in the Third Year of the Reign of His present Majesty,—and ends with the words,—in His Majesty's Possession.
c. 4.	An Act to indemnify such Persons as have omitted to qualify themselves for Offices and Employments; and to indemnify Justices of the Peace, Deputy Lieutenants, Officers of the Militia, or others, who have omitted to register or deliver in their Qualifications within the
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Time limited	by Law;	and i	for	giving	further	Time	for
those Purpose				•			

- c. 5. An Act for granting an Aid to His Majesty by a Land Tax to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-five.
- c. 6. An Act for the Regulation of His Majesty's Marine Forces while on shore.
- c. 7. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
- c. 11. An Act for rendering more effectual an Act made in the Twelfth Year of the Reign of Her late Majesty Queen Anne, intituled An Act for providing a public Reward for such Person or Persons as shall discover the Longitude at Sea, with regard to the making Experiments of Proposals made for discovering the Longitude.
- c. 15. An Act for enlarging the Times limited for executing and performing several Provisions, Powers, and Directions in certain Acts of this Session of Parliament.
- c. 18. An Act for continuing an Act made in the Thirty-first
 Year of His late Majesty's Reign, for encouraging the
 Growth and Cultivation of Madder in that Part of Great
 Britain called England, by ascertaining the Tithe thereof.
- c. 19. An Act for raising a certain Sum of Money by Loans or Exchequer Bills for the Service of the Year One thousand seven hundred and sixty-five.
- c. 20. An Act the title of which begins with the words,—An Act for explaining and rendering more effectual Two Acts,—and ends with the words,—and to enlarge the Number of Commissioners for putting in execution the said Act.
- c. 21. An Act the title of which begins with the words,—An Act for appointing Commissioners to put in execution an Act,—and ends with the words,—Commissioners of the Land Tax.
- c. 22. An Act for the further Encouragement of the British White Herring Fishery.
- c. 24. An Act to oblige Agents for Prize Money to account for such Sums of Money as remain in their Hands unclaimed, the Property of any of His Majesty's Land Forces; and for the Application thereof.
- c. 25. An Act to alter certain Rates of Postage, and to amend, explain, and enlarge, several Provisions in an Act made in the Ninth Year of the Reign of Queen Anne, and in other Acts relating to the Revenue of the Post Office.

 Repealed as to all Her Majesty's Dominions.



Statute Law Revision.		
c. 27.	An Act to provide for the Administration of the Government in case the Crown should descend to any of the Children of His Majesty, being under the Age of Eighteen Years, and for the Care and Guardianship of their Persons.	
c. 29.	An Act for repealing the Duties now payable upon Raw Silk imported, and for granting other Duties in lieu thereof; for allowing a Drawback on the Exportation of Raw or Thrown Silk to Ireland; and for prohibiting the Exportation of Raw Silk from Ireland.	
c. 30.	An Act the title of which begins with the words,—An Act for more effectually supplying the Export Trade of this Kingdom to Africa,—and ends with the words,—Exportation of Corn, Grain, Malt, Meal, and Flour from thence to the Isle of Man.	
c. 31.	An Act to discontinue, for a limited Time, the Duties upon Wheat and Wheat Flour imported, and also the Bounty payable on the Exportation of Wheat and Wheat Flour.	
с. 32.	An Act to enable His Majesty, with the Advice of His Privy Council, to prohibit the Exportation of Wheat, Wheaten Meal, Flour, Bread, Biscuit, and Starch, during the next Recess of Parliament, at such Time and in such Manner as the Necessity of the Time may require, and He, in His Wisdom, shall think convenient and needful.	
с. 33.	An Act to amend and render more effectual, in His Majesty's Dominions in America, an Act passed in this present Session of Parliament, intituled An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.	
с. 34.	An Act for applying the Money granted in this Session of Parliament, for defraying the Charge of the Pay and Clothing of the Militia of that Part of Great Britain called England, for One Year, beginning the Twenty-fifth Day of March One thousand seven hundred and sixty-five; and for punishing Militia Men for neglecting their Duty.	

c. 35. in part.

An Act the title of which begins with the words,— An Act for granting to His Majesty certain Duties on the Exportation of Coals,—and ends with the words,-Stamp Duties imposed upon Deeds by Two former Acts Except Sections Ten and Eleven.

c. 36.

An Act to explain, amend, and enforce the several Laws now in being relating to the raising and training the Militia within that Part of Great Britain called England.

c. 40.

An Act the title of which begins with the words,-An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—Indentures of Clerks to Attornies and Solicitors.

- c. 41. | An Act for the Relief of Insolvent Debtors.
- c. 43. An Act for the better securing and further Improvement of the Revenues of Customs, Excise, Inland, and Salt Duties; and for encouraging the Linen Manufacture of the Isle of Man; and for allowing the Importation of several Goods, the Produce and Manufacture of the said Island, under certain Restrictions and Regulations.
- c. 47. An Act the title of which begins with the words,—An Act for increasing the Fund for Payment of the Sums of Money directed,—and ends with the words,—Commencement of the Augmentations established by the said Act.
- c. 49. An Act to prevent the Inconveniences arising from the present Method of issuing Notes and Bills by the Banks, Banking Companies, and Bankers in that Part of Great Britain called Scotland Section Seven.
- 6 Geo. 3. c. 1. An Act to continue an Act made in the last Session of Parliament, intituled An Act for Importation of Salted Beef, Pork, Bacon, and Butter from Ireland for a limited Time.
 - c. 2. An Act for continuing and granting to His Majesty certain

 Duties upon Malt, Mum, Cyder, and Perry, for the

 Service of the Year One thousand seven hundred and

 sixty-six.
 - c. 3. An Act for allowing the Importation of Corn and Grain from His Majesty's Colonies in America into this Kingdom, for a limited Time, free of Duty.
 - c. 4. An Act for allowing the Importation of Oats and Oatmeal into this Kingdom, for a limited Time, Duty free.
 - c. 5. An Act to prohibit the Exportation of Corn, Grain, Malt, Meal, Flour, Bread, Biscuit, and Starch, for a limited Time.
 - c. 7. An Act the title of which begins with the words,—An Act to indemnify such Persons as have omitted to qualify themselves,—and ends with the words,—and for allowing them Time to provide Admissions duly stamped.
 - c. 8. An Act for punishing Mutiny and Desertion and for the better Payment of the Army and their Quarters.
 - c. 9. An Act for granting an Aid to His Majesty by a Land
 Tax to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and sixty-six.
 - c. 10. An Act for the Regulation of His Majesty's Marine Forces while on shore.

c. 11.	An Act the title of which begins with the words,-An Act
	to repeal an Act made in the last Session of Parliament,
	intituled An Act,—and ends with the words,—Penalties
	and Forfeitures therein mentioned.

- c. 13. An Act the title of which begins with the words,—An Act to remove a Doubt concerning such Part of an Act made in the last Session of Parliament,—and ends with the words,—Eighteenth Year of the Reign of His late Majesty.
- c. 14. An Act for repealing the Duties granted upon Cyder and Perry by an Act made in the Third Year of His present Majesty's Reign, and for granting other Duties on Cyder and Perry in lieu thereof; and for more effectually securing the Duties on Cyder and Perry imposed by several former Acts.
- An Act for raising a certain Sum of Money by Loans or c. 15. Exchequer Bills, for the Service of the Year One thousand seven hundred and sixty-six.
- An Act for explaining and amending so much of an Act c. 17. made in the First Year of the Reign of King James the Second, intituled An additional Act for the Improvement of Tillage, as relates to the City of London.
- c. 18. An Act to amend and render more effectual in His Majesty's Dominions in America an Act passed in this present Session of Parliament, intituled An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters. Repealed as to all Her Majesty's Dominions.
- An Act to prevent the fraudulent marking of Framework c. 29. Knitted Pieces, and Stockings.
- An Act the title of which begins with the words,—An Act c. 30. for applying the Money granted in this Session of Parliament,—and ends with the words,—that Part of Great Britain called England.
- c. 31. An Act for taking down and removing certain Lighthouses now standing near the Spurn Point at the Mouth of the Humber; and for erecting other fit and convenient Lighthouses instead thereof.
- An Act the title of which begins with c. 32. the words,-An Act to extend an in part. Act made in the Fourth Year of the Reign of King George the First,and ends with the words, -and for in part; namely,amending and rendering more effectual the Laws for restraining Muirburn, in forbidden Time, in that Part of the United Kingdom Sections One and Two.

- c. 36. An Act for encouraging the Cultivation, and for the better Preservation, of Trees, Roots, Plants, and Shrubs.
- c. 37. An Act to explain, amend, and render more effectual an Act made in the Fourth Year of His present Majesty's Reign, for the better regulating of Buildings, and to prevent Mischiefs that may happen by Fire, within the Weekly Bills of Mortality, and other Places therein mentioned.
- c. 40.
 in part.

 An Act the title of which begins with the words,—
 An Act for explaining and amending such Part of
 an Act made in the Third Year of the Reign of His
 present Majesty,—and ends with the words,—
 under the Authority of an Act made in this present
 Session of Parliament
 Except Sections Three and Four.
 - c. 41. An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund, and for applying certain Monies therein mentioned for the Service of the Year One thousand seven hundred and sixty-six; and for further appropriating the Supplies granted in this Session of Parliament.
 - c. 42. An Act to continue an Act made in the Fourth Year of the Reign of His present Majesty, for importing Salt from Europe into the Province of Quebec in America, for a limited Time.
 - c. 44. An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words,—Provisions, Powers, and Directions in Acts of this Session of Parliament.
 - c. 45. An Act for allowing a Bounty on the Exportation of Britishmade Cordage; and for discontinuing the Drawbacks upon Foreign rough Hemp exported.
 - c. 46. An Act the title of which begins with the words,—An Act for explaining Part of an Act made in the Second Year of the Reign of His present Majesty,—and ends with the words,—Tonnage of Ships exporting and importing Spirits.
 - c. 47. An Act for laying additional Duties on certain Spirits imported; and for prolonging the Time allowed by Law for lodging and keeping in Warehouses Rum and Spirits imported.
 - c. 48. An Act for the better Preservation of Timber Trees, and of Woods and Underwoods; and for the further Preservation of Roots, Shrubs, and Plants.
 - c. 49. An Act the title of which begins with the words,—An Act for opening and establishing certain Ports in the Islands of Jamaica and Dominica,—and ends with the words,—other British Colony.

- c. 50. An Act the title of which begins with the words,—An Act for allowing the Conveyance, from the Ports of Southampton and Portsmouth,—and ends with the words,—shipping and landing Goods in the said Island.
- c. 51. An Act the title of which begins with the words,—An Act for indemnifying Persons who have incurred certain Penalties,—and ends with the words,—unstamped Paper, Vellum, or Parchment.
- c. 52. An Act the title of which begins with the words,—An Act for repealing certain Duties in the British Colonies and Plantations,—and ends with the words,—British Dominions in America.

Repealed as to all Her Majesty's dominions.

- 7 Geo. 3. c. 1. An Act to continue an Act made in the Fifth Year of the Reign of His present Majesty, intituled An Act for Importation of Salted Beef, Pork, Bacon, and Butter from Ireland for a limited Time.
 - c. 2. An Act the title of which begins with the words,—An Act to amend so much of an Act,—and ends with the words,—as relates to the Exportation of non-enumerated Goods from the British Colonies in America.
 - c. 3. An Act to prohibit for a limited Time the Exportation of Corn, Grain, Meal, Malt, Flour, Bread, Biscuit, and Starch, and also the Extraction of Low Wines and Spirits from Wheat and Wheat Flour.
 - c. 4. An Act for allowing the Importation of Wheat and Wheat Flour from His Majesty's Colonies in America into this Kingdom for a limited Time free of Duty.
 - c. 5. An Act for allowing the Importation of Wheat and Wheat Flour from any Part of Europe into this Kingdom for a limited Time free of Duty.
 - c. 6. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-seven.
 - c. 7. An Act the title of which begins with the words,—An Act for indemnifying such Persons as have acted for the Service of the Public,—and ends with the words,—the said Embargo.
 - c. 8. An Act for allowing the Importation of Oats and Oatmeal, Rye and Ryemeal, into this Kingdom, for a limited Time, free of Duty.
 - c. 10. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 11. An Act the title of which begins with the words,—An Act for allowing the Importation of Wheat,—and ends with the words,—for a limited Time.

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An Act to discontinue for a limited Time the Duties payable upon the Importation of Tallow, Hogs Lard, and Grease.
An Act for the Regulation of His Majesty's Marine Forces while on shore.
An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-seven.
An Act the title of which begins with the words,—An Act for giving further Time to His Majesty's Lieutenants,—and ends with the words,—who have neglected to carry such Parts of the said Act into execution.
An Act for raising a certain Sum of Money by Loans or Exchequer Bills for the Service of the Year One thousand seven hundred and sixty-seven.
An Act the title of which begins with the words,—An Act for defraying the Charge of the Pay and Clothing of the Militia,—and end: with the words,—His Majesty's other Forces.
An Act to enable His Majesty to settle certain Annuities on their Royal Highnesses the Dukes of York, Gloucester, and Cumberland.
An Act for granting to His Majesty additional Duties upon Bast or Straw, Chip, Cane, and Horsehair Hats and Bonnets, and upon certain Materials for making the same, imported into this Kingdom.
An Act for further allowing the Importation of Wheat and Wheat Flour, Barley, Barley-meal, and Pulse, free of Duty, into this Kingdom from any Part of Europe.
An Act the title of which begins with the words,—An Act for granting to His Majesty additional Duties upon certain Linen Cloth imported,—and ends with the words,—to the Sinking Fund.
An Act for explaining an Act made in the Twenty-ninth Year of the Reign of Queen Elizabeth, to prevent Ex- tortion in Sheriffs, Under Sheriffs, and Bailiffs of Franchises or Liberties, in Cases of Execution.
An Act for allowing the free Importation of Rice, Sago Powder, and Vermicelli into this Kingdom from His Majesty's Colonies in North America for a limited Time.
An Act the title of which begins with the words,—An Act to indemnify such Persons as have omitted to qualify themselves,—and ends with the words,—Indentures of Clerks to Attornics and Solicitors.
An Act the title of which begins with the words,—An Act to enforce, in that Part of Great Britain called Scotland,—and ends with the words,—and for explaining the said Act.

	Statute Law Revision.
c. 34.	An Act for allowing further Time for Enrolment of Deeds and Wills made by Papists, and for Relief of Protestant Purchasers.
с. 35.	An Act the title of which begins with the words,—An Act to continue several Laws therein mentioned,—and ends with the words,—Books, reprinted abroad, and first composed, written, and printed in Great Britain.
c. 36.	An Act the title of which begins with the words,—An Act to continue so much of an Act,—and ends with the words,—Malt for Exportation before a limited Time.
c. 38. in part.	An Act to amend and render more effectual an Act made in the Eighth Year of the Reign of King George the Second, for Encouragement of the Arts of designing, engraving, and etching Historical and other Prints; and for vesting in and securing to Jane Hogarth, Widow, the Property in certain Prints - Sections Three and Four.
c. 44. in part.	An Act for altering the Stamp Duties upon Policies of Assurance; and for reducing the Allowance to be made in respect of the prompt Pay- ment of the Stamp Duties on Licences for retailing Beer, Ale, and other Exciseable Liquors; and for ex- plaining and amending several Acts of Parliament relating to Hackney Coaches and Chairs Sections Ten to Twenty-one.
с. 46.	An Act the title of which begins with the words,—An Act for granting certain Duties,—and ends with the words,—Goods in the said Colonics and Plantations. Repealed as to all Her Majesty's Dominions.
c. 47.	An Act the title of which begins with the words,—An Act for discontinuing the Duties on Logwood exported,—and ends with the words,—Foreign Lace and Needle Work which are prohibited to be imported into this Kingdom.
c. 49. in part.	An Act for regulating certain Proceedings of the General Courts of the United Company of Merchants of England trading to the East Indies Sections One and Two.
c. 54.	An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund,—and ends with the words,—Aid to His Majesty by a Land Tax. A a 2
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c. 55.	An Act for further continuing an Act of the last Session
	of Parliament, intituled An Act to amend and render
	more effectual in His Majesty's Dominions in America
	an Act passed in this present Session of Parliament,
	intituled An Act for punishing Mutiny and Desertion,
	and for the better Payment of the Army and their
	Quarters.

Repealed as to all Her Majesty's Dominions.

- c. 56. An Act the title of which begins with the words,—An Act for taking off the Inland Duty of One Shilling per Pound Weight,—and ends with the words,—Teas seized and condemned from being consumed in Great Britain.
- c. 57. An Act for establishing an Agreement for the Payment of the annual Sum of Four hundred thousand Pounds, for a limited Time, by the East India Company, in respect of the Territorial Acquisitions and Revenues lately obtained in the East Indies.
- c. 58. An Act for granting to His Majesty additional Duties on certain Foreign Linens imported into this Kingdom; and for establishing a Fund for the encouraging of the raising and dressing of Hemp and Flax.
- c. 59. An Act for restraining and prohibiting the Governor, Council, and House of Representatives of the Province of New York, until Provision shall have been made for furnishing the King's Troops with all the Necessaries required by Law, from passing or assenting to any Act of Assembly, Vote, or Resolution for any other Purpose.
- 8 Geo. 3. c. 1.
- An Act the title of which begins with the words,—An Act to continue and amend an Act,—and ends with the words,—Wheat and Wheat Flour.
- c. 2. An Act the title of which begins with the words,—An Act to continue several Acts,—and ends with the words,—for a limited Time, free of Duty.
- c. 3. An Act for the free Importation of Indian Corn or Maize from any of His Majesty's Colonies in America, for a Time therein limited.
- C. 4. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-eight.
- c. 5. An Act the title of which begins with the words,—An Act to explain, amend, and render more effectual an Act,—and ends with the words,—and for other Purposes therein mentioned.
- c. 6. An Act the title of which begins with the words,—An Act to indemnify such Persons as have omitted to qualify themselves,—and ends with the words,—Time to provide Admissions duly stamped.

	Statute Law Revision.
	Statute Law Revision,
c. 7.	An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
c. 8.	An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-eight.
с. 9.	An Act the title of which begins with the words,—An Act to continue and amend an Act,—and ends with the words,—for a limited Time.
c. 11.	An Act for further regulating the Proceedings of the United Company of Merchants of England trading to the East Indies, with respect to the making of Dividends.
c. 12.	An Act for the Regulation of His Majesty's Marine Forces while on shore.
c. 13.	An Act the title of which begins with the words,—An Act to explain and amend so much of an Act,—and ends with the words,—Irish Establishment.
c. 14.	An Act for providing proper Accommodations for His Majesty's Justices of the Great Sessions in Wales, during the Time of holding such Sessions.
c. 18.	An Act for raising a certain Sum of Money, by Loans or Exchequer Bills for the Service of the Year One thousand seven hundred and sixty-eight.
c. 19.	An Act the title of which begins with the words,—An Act for further continuing an Act,—and ends with the words,—Payment of the Army and their Quarters. Repealed as to all Her Majesty's Dominions.
c. 20.	An Act for defraying the Charge of the Pay and Clothing of the Militia in that Part of Great Britain called England, for One Year, beginning the Twenty-fifth Day of March One thousand seven hundred and sixty-eight.
c. 23.	An Act the title of which begins with the words,—An Act to repeal so much of an Act,—and ends with the words, —Sail Cloth in Great Britain.
c. 24.	An Act the title of which begins with the words,—An Act to permit the Exportation of certain Quantities of Malt,—and ends with the words,—Exportation of Malt.
c. 25. in part.	An Act the title of which begins with the words,—An Act for reducing the Duties on foul Salt to be used for Manure,—and ends with the words,—upon the Seizure thereof - Sections One to Three, and Section Seven to end of Act.

An Act for the further continuing several Acts of Parliament made for the Encouragement of the Whale Fishery carried on by His Majesty's Subjects.

- c. 30. An Act the title of which begins with the words,—An Act for granting to His Majesty a certain Sum of Money,—and ends with the words,—Session of Parliament.
- S Geo. 3. Sess. 1.

 c. 1.

 An Act the title of which begins with the words,—An Act for further continuing certain Laws,—and ends with the words,—the next Session of Parliament.
 - 9 Geo. 3. c. 1. An Act to prohibit for a further Time the Exportation of Corn, Grain, Meal, Malt, Flour, Bread, Biscuit, and Starch, and also the Extraction of Low Wines and Spirits from Wheat and Wheat Flour.
 - c. 2. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and sixty-nine.
 - c. 3. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 4. An Act to allow for a further Time the free Importation of Rice into this Kingdom from His Majesty's Colonies in North America.
 - c. 5. An Act for granting an Aid to His Majesty by a Land Tax, to be raised in Great Britain, for the Service of the Year One thousand seven hundred and sixty-nine.
 - c. 6. An Act the title of which begins with the words,—An Act for the more effectually preventing the clandestine Importation of Foreign Spirits,—and ends with the words,—retailing Spirituous Liquors without Licence.
 - c. 7. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 9. An Act the title of which begins with the words,—An Act to continue an Act,—and ends with the words,—for a limited Time.
 - c. 11. An Act the title of which begins with the words,—An Act for repealing so much of an Act,—and ends with the words,—such Part of the said Act.
 - c. 12. An Act the title of which begins with the words,—An Act to indemnify such Persons as have omitted to qualify themselves,—and ends with the words,—Admissions duly stamped.
 - c. 14. An Act the title of which begins with the words,—An Act for appointing Commissioners for putting in execution,—and ends with the words,—Land Tax.
 - c. 15. An Act for raising a certain Sum of Money, by Loans or Exchequer Bills, for the Service of the Year One thousand seven hundred and sixty-nine.

Statute Law Revision.	
c. 18.	An Act the title of which begins with the words,—An Act for amending and further continuing an Act,—and ends with the words,—the Army and their Quarters. Repealed as to all Her Majesty's Dominions.
c. 24.	An Act for carrying into execution certain Proposals made by the East India Company for the Payment of the annual Sum of Four hundred thousand Pounds, for a limited Time, in respect of the Territorial Acquisitions and Revenues lately obtained in the East Indies.
c. 25.	An Act for making perpetual an Act made in the First Year of the Reign of His present Majesty, intituled An Act to continue the Duties for Encouragement of the Coinage of Money.
c. 26.	An Act for the Relief of Insolvent Debtors.
c. 27.	An Act the title of which begins with the words,—An Act to continue certain Laws therein mentioned,—and ends with the words,—Southward of Cape Finisterre.
с. 33.	An Act for granting to His Majesty a certain Sum of Money to be raised by a Lottery.
с. 34.	An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund, and for applying a certain Sum therein mentioned, for the Service of the Year One thousand seven hundred and sixty-nine; and for further appropriating the Supplies granted in this Session of Parliament.
c. 35.	An Act the title of which begins with the words,—An Act

- c. 35. An Act the title of which begins with the words,—An Act for discontinuing, upon the Exportation of Iron imported in Foreign Ships,—and ends with the words,—and to explain and amend the said Act.
- c. 36. An Act for applying certain Monies therein mentioned for the Service of the Year One thousand seven hundred and sixty-nine.
- c. 37.
 in part.

 An Act the title of which begins with the words,—
 An Act for reviving several Acts for preventing
 Abuses in making Bricks and Tiles,—and ends
 with the words,—and for preventing Parish Poor
 being paid in base or counterfeit Coin
 Except the last Section.
 - c. 38. An Act for further encouraging the Growth and Culture of Raw Silk in His Majesty's Colonies or Plantations in America.
 - c. 39. An Act the title of which begins with the words,—An Act to permit the free Importation of certain Raw Hides and Skins,—and ends with the words,—Importation of such Hides, Horns, and Hoofs for the future.

 A a 4

- c. 40. An Act for defraying the Charge of the Pay and Clothing of the Militia in that Part of Great Britain called England, for One Year, beginning the Twenty-fifth Day of March One thousand seven hundred and sixty-nine.
- c. 41. An Act the title of which begins with the words,—An Act for better securing the Duties of Customs,—and ends with the words,—from the Port of Kirkwall in the Islands of Orkney.
- c. 42. An Act the title of which begins with the words,—An Act for explaining, amending, and continuing an Act,—and ends with the words,—Militia within that Part of Great Britain called England.
- 10 Geo. 3. c. 1. An Act the title of which begins with the words,—An Act for continuing an Act,—and ends with the words,—Wheat and Wheat Flour.
 - c. 2. An Act the title of which begins with the words,—An Act to continue for a further Time an Act,—and ends with the words,—British Dominions in America, for a limited Time.
 - c. 3. An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.
 - c. 4. An Act the title of which begins with the words,—An Act for indemnifying all Persons with respect to advising or carrying into execution,—and ends with the words,—for a further Time.
 - c. 5. An Act for continuing and granting to His Majesty certain Duties upon Malt, Mum, Cyder, and Perry, for the Service of the Year One thousand seven hundred and seventy.
 - c. 6. An Act for granting an Aid to His Majesty by a Land
 Tax, to be raised in Great Britain, for the Service of
 the Year One thousand seven hundred and seventy.
 - c. 7. An Act for the Regulation of His Majesty's Marine Forces while on shore.
 - c. 8. An Act to continue for a limited Time an Act made in the Seventh Year of His present Majesty's Reign, intituled An Act to discontinue for a limited Time the Duties payable upon the Importation of Tallow, Hogs Lard, and Grease.
 - c. 9. An Act for defraying the Charge of the Pay and Clothing of the Militia in that Part of Great Britain called England, for One Year, beginning the Twenty-fifth Day of March One thousand seven hundred and seventy.
 - c. 10. An Act to permit the Exportation of Malt.
 - c. 11. An Act for raising a certain Sum of Money, by Loans or Exchequer Bills, for the Service of the Year One thousand seven hundred and seventy.

- c. 12. An Act to enable the Commissioners for executing the Office of Treasurer of His Majesty's Exchequer, or the Lord High Treasurer for the Time being, to compound with William Hill and John Dyer a Debt due to the Crown from William Pye, for which they are Sureties.
- c. 15. An Act the title of which begins with the words,—An Act to continue an Act made in the last Session of Parliament,—and ends with the words,—Payment of the Army and their Quarters.
- c. 17. An Act the title of which begins with the words,—An Act to repeal so much of an Act,—and ends with the words,—and for regulating the Exportation thereof.
- c. 30. An Act the title of which begins with the words,—An Act for rectifying a Mistake,—and ends with the words,—Kirkwall in the Islands of Orkney.
- c. 31. An Act for extending like Liberty, in the Exportation of Rice from East and West Florida to the Southward of Cape Finisterre in Europe, as is granted by former Acts of Parliament to Carolina and Georgia.
- c. 32. An Act for defraying the Expense of building the new Office of Excise in London out of His Majesty's Revenue of Excise.
- c. 33. An Act the title of which begins with the words,—An Act for rectifying Mistakes in the Names of several of the Commissioners,—and ends with the words,—for the Service of the Year One thousand seven hundred and seventy.
- c. 34. An Act for rendering more effectual several Acts for providing a Public Reward for discovering the Longitude at Sea; for improving the Lunar Tables constructed by the late Professor Mayer; and for encouraging Discoveries and Improvements useful to Navigation.
- c. 35. An Act the title of which begins with the words,—An Act to enable the Governor, Council, and Assembly of His Majesty's Colony of New York,—and ends with the words,—Treasury of the said Colony.
- c. 37. An Act the title of which begins with the words,—An Act for continuing so much of an Act,—and ends with the words,—and for extending the same to the Naval Officers there.
- c. 40. An Act the title of which begins with the words,—An Act for appropriating a Fund,—and ends with the words,—for the encouraging of the raising and dressing of Hemp and Flax.
- c. 42. An Act the title of which begins with the words,—An Act to indemnify such Persons in Great Britain and Ireland as have omitted to qualify themselves,—and ends with the words,—Indentures of Clerks to Attornies and Solicitors.

C.59, 60.

Linen and other Manufactures (Ireland).

c. 44. in part.

An Act for more effectually preventing Traders in Exciseable Commodities from using false Weights and Scales, and for explaining and bin part; namely,amending several Acts of Parliament relating to Hackney Coaches and Chairs

Section Four to end of Act.

c. 52.

An Act for granting to His Majesty a certain Sum of Money out of the Sinking Fund, and for applying certain Monies therein mentioned, for the Service of the Year One thousand seven hundred and seventy; and for further appropriating the Supplies granted in this Session of Parliament.

CAP. LX.

An Act to amend certain Acts relating to Linen, Hempen, and other Manufactures in Ireland. [15th July 1867.]

3 & 4 Vict. c. 91.

117 HEREAS an Act was passed in the Third and Fourth Years of the Reign of Her present Majesty, intituled An Act for the more effectual Prevention of Frauds and Abuses ' committed by Weavers, Sewers, and other Persons employed ' in the Linen, Hempen, Union, Cotton, Silk, and Woollen Manu-' factures in Ireland, and for the better Payment of their Wages for One Year, and from thence to the End of the then next Session of Parliament:

' And whereas several Acts have been since passed for amending

and extending the same:

' And whereas it is expedient to provide for the more effectual ' Prevention of Frauds committed by Persons employed in the said Manufactures and in the Manufacture of Yarns in Ireland. and to amend the said Acts, and to remove certain Doubts which

' have existed respecting the Construction of the same:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the Authority of the same, as follows:

terpretation o Terms.

1. In the Construction of the said Acts and of this Act the Word "Yarn" shall extend to and include Flax, Hemp, Jute, Cotton, Silk, and Wool which shall have been subjected to any Manipulation or Process to which such Materials respectively are subjected by Manufacturers, unless there be something in the Subject or Context inconsistent with such Meaning.

As to Persons having Yarns of Employers in their Hands.

2. Any Person in the Employment of a Yarn Manufacturer, and having any Yarns of such Manufacturer in the Hands or Power or under the Charge or Control of such Person, shall be deemed to be intrusted therewith for the Purpose of Manufacture.

Linen and other Manufactures (Ireland).

3. This Act and the said Act passed in the Third and Fourth Years of the Reign of Her present Majesty, as amended by the Acts since passed for amending the same, shall be read together as One Act.

This Act and recited Act, &c. to be read as One.

24 & 25 Vict.

CAP. LXI.

An Act for confirming a Provisional Order made by the Board of Trade relating to the Construction of a Pier at Cleethorpes in the County of Lincoln.

[15th July 1867.]

WHEREAS a Provisional Order made by the Board of Trade under the "General Pier and Harbour Act, 1861,"

' is not of any Validity or Force whatever until the Confirma-

' tion thereof by Act of Parliament:

'And whereas by the Thirtcenth Section of "The General Pier and Harbour Act, 1861," it is enacted that nothing in that Act contained shall extend or be applicable to (among other Places) the River Humber, within the Limits defined by "The River Humber Conservancy Act, 1852:"

'The River Humber Conservancy Act, 1852:"

'And whereas the Place to which the Provisional Order set c. cxxx.

'out in the Schedule to this Act relates is within such Limits, and

'And whereas all the Notices, Advertisements, and Deposits requisite in those Cases where Provisional Orders can be made under "The General Pier and Harbour Act, 1861," have been duly given, published, and made in the Case of the Provisional Order set out in the Schedule to this Act, and no Objections

' the said Order has been applied for and made by Inadvertence:

thereto have been received by the Board of Trade from any

' Person or Persons, nor any Opposition made thereto:

'And whereas the Conservators of the River *Humber* have signified in Writing to the Board of Trade their full Assent to the said Order:

'And whereas Delay and Expense will be occasioned if the said Provisional Order be not sanctioned and confirmed by Act of Parliament; and it is expedient that the same be so sanctioned and confirmed:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. Notwithstanding anything contained in the Thirteenth Section of "The General Pier and Harbour Act, 1861," the Order set out in the Schedule to this Act shall be and the same is hereby confirmed, and all the Provisions thereof, in Manner and Form as they are set out in the said Schedule, shall from and after the passing of this Act have full Validity and Force.

2. Save as herein appears, this Act shall not extend to take away, diminish, alter, prejudice, or affect any Rights, Powers, or Privileges for the Time being vested in the Commissioners for the

Conservancy of the River Humber.

Confirmation of Order in Schedule.

Saving Rights of Humber Conservancy Commissioners.

3. This

Pier and Harbour Order Confirmation (No. 3.)

Short Title.

3. This Act may be cited as "The Pier and Harbour Orders Confirmation Act, 1867, (No. 3)."

SCHEDULE.

CLEETHORPES.

Order for the Construction, Maintenance, and Regulation of a Pier at Cleethorpes in the County of Lincoln.

CAP. LXII.

An Act to abolish a certain Declaration, commonly called the Declaration against Transubstantiation, the Invocation of the Saints, and the Sacrifice of the Mass, as practised in the Church of *Rome*; and to render it unnecessary to take, make, or subscribe the same as a Qualification for the Exercise or Enjoyment of any Civil Office, Franchise, or Right.

[25th July 1867.]

'WHEREAS by various Acts a certain Declaration, commonly called the Declaration against Transubstantiation and the Invocation of Saints, and the Sacrifice of the Mass, as practised in the Church of Rome, and which Declaration is more fully set forth in the Schedule to this Act annexed, is required to be taken, made, and subscribed by the Subjects of Her Majesty for the Enjoyment of certain Civil Offices, Franchises, and Rights:

' And whereas it is expedient to alter the Law in that respect,

' and to abolish the said Declaration:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Repeal of all Provisions requiring said Declaration to be taken as Qualification for Office. 1. From and after the passing of this Act all such Parts of the said Acts as require the said Declaration to be taken, made, or subscribed by any of Her Majesty's Subjects as a Qualification for the Exercise or Enjoyment of any Civil Office, Franchise, or Right shall be and the same are hereby repealed, and it shall not be obligatory for any Person hereafter to take, make, or subscribe the said Declaration as a Qualification for the Exercise or Enjoyment of any Civil Office, Franchise, or Right within the Realm.

Roman Catholies not to hold Offices other than those they are now entitled to hold.

2. Nothing in this Act contained shall be construed to enable any Person professing the Roman Catholic Religion to exercise or enjoy any Civil Office, Franchise, or Right for the Exercise or Enjoyment of which the taking, making, or subscribing the Declaration by this Act abolished is now by Law a necessary Qualification, or any other Civil Office, Franchise, or Right from which he is now by Law excluded.

SCHE-

Transubstantiation, &c. Declaration Abolition.

SCHEDULE.

Declaration used in England against Transubstantiation, the Invocation of Saints, and the Sacrifice of the Mass, prescribed by 30 Car. II., Stat. II., c. 1.

I, A.B., do solemnly and sincerely, in the Presence of God, profess, testify, and declare that I do believe that in the Sacrament of the Lord's Supper there is not any Transubstantiation of the Elements of Bread and Wine into the Body and Blood of Christ at or after the Consecration thereof by any Person whatsoever; and that the Invocation or Adoration of the Virgin Mary or any other Saint, and the Sacrifice of the Mass, as they are now used in the Church of Rome, are superstitious and idolatrous: And I do solemnly, in the Presence of God, profess, testify, and declare that I do make this Declaration, and every Part thereof. in the plain and ordinary Sense of the Words read unto me as they are commonly understood by English Protestants, without any Evasion, Equivocation, or mental Reservation whatsoever, and without any Dispensation already granted me for this Purpose by the Pope or any other Authority or Person whatsoever. or without any Hope of any such Dispensation from any Person or Authority whatsoever, or without thinking that I am or can be acquitted before God or Man, or absolved of this Declaration, or any Part thereof, although the Pope or any other Person or Persons or Power whatsoever should dispense with or annul the same, or declare that it was null and void from the Beginning.

Declaration used in Ireland against Transubstantiation, the Invocation of Saints, and the Sacrifice of the Mass, prescribed by 3 W. & M., c. 2. (Eng.)

I, A.B., do solemnly and sincerely, in the Presence of God, profess, testify, and declare that I do believe that in the Sacrament of the Lord's Supper there is not any Transubstantiation of the Elements of Bread and Wine into the Body and Blood of Christ at or after the Consecration thereof by any Person whatsoever; and that the Invocation or Adoration of the Virgin Mary or any other Saint, and the Sacrifice of the Mass, as they are now used in the Church of Rome, are superstitious and idolatrous: And I do solemnly, in the Presence of God, profess, testify, and declare that I do make this Declaration, and every Part thereof, in the plain and ordinary Sense of the Words read unto me as they are commonly understood by Protestants, without any Evasion, Equivocation, or mental Reservation whatsoever, and without any Dispensation already granted me for this Purpose by the Pope or any other Authority or Person whatsoever, or without any Hope of any such Dispensation from any Person or Authority whatsoever, or without believing that I am or can be acquitted before God or Man, or absolved of this Declaration, or any Part thereof, although the Pope or any other Person or Persons or Power whatsoever should dispense with or annul the same, or declare that it was null and void from the Beginning. C A P.

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Chatham and Sheerness Stipendiary Magistrate.

CAP. LXIII.

An Act for the Appointment of a Stipendiary Magistrate for Chatham and Sheerness in the County of Kent.

[25th July 1867.]

THEREAS it is expedient that a Stipendiary Magistrate be appointed to act in and for the Town of Chatham within ' the Limits of the Parliamentary Borough of Chatham (in this ' Act referred to as Chatham), and in and for that Part of the ' Town of Sheerness within which the Local Government Act, ' 1858, is in force for the Time being (in this Act referred to as ' Sheerness):'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Short Title.

for Chatham and Sheerness.

Appointment of Magistrate

1. This Act may be cited as "The Chatham and Sheerness Stipendiary Magistrate Act, 1867." 2. It shall be lawful for Her Majesty, from Time to Time, by

Warrant under Her Royal Sign Manual, to appoint a fit Person, being a Barrister of not less than Five Years standing, to be, during Her Majesty's Pleasure, Stipendiary Magistrate for Chatham and Sheerness and a Justice of the Peace for and within those Places.

Qualification of Magistrate.

3. It shall not be necessary for any Person so appointed to have any Qualification by Estate, but no Person disqualified to be a Justice of the Peace otherwise than in respect of Estate shall

be so appointed.

Magistrate to take Oaths.

4. A Person so appointed shall not act as Magistrate under this Act until he has taken and subscribed before a Judge of One of the Superior Courts of Law at Westminster the Oaths required to be taken and subscribed by Justices of the Peace, except the Oath of Qualification.

Restriction on Magistrate acting as Justice.

5. The Magistrate shall not, by virtue of his Appointment under this Act, act as a Justice of the Peace at a Court of Gaol Delivery or General or Quarter Sessions, or in the making or levying of a County Rate.

Jurisdiction over Estuary of Thames.

6. The Jurisdiction of the Magistrate shall extend over the whole of the Waters of the Estuary of the River Thames below Gravesend, whether within the Body of the County of Kent or not, and everything done or happening in any Part of those Waters shall, in relation to the Exercise and Discharge of the Powers and Duties of the Magistrate, and to all Proceedings before and by him, and to all Orders and Acts made and done by him, and to all Proceedings, Orders, and Acts arising thereout or consequent thereon, be deemed to have been done or to have happened within the Body of the County of Kent.

Execution of Summons, &c. in County of Kent.

7. Every Summons or Warrant issued by the Magistrate in any Matter within his Jurisdiction may be served and executed by the Constable or Person to whom it is directed in any Part of the County of Kent, and within that County every such Summons

Chatham and Sheerness Stipendiary Magistrate.

or Warrant shall have the same Force as if it had been originally issued or subsequently endorsed by a Justice of the Peace for the County of Kent.

8. The Magistrate shall from Time to Time appoint a fit Clerk to Person, being an Attorney in actual Practice, to be his Clerk. during his Pleasure, which Clerk shall do all such Work and transact all such Business as is usually done and transacted by Justices Clerks.

9. The Clerk shall not be concerned, directly or indirectly, by himself or by any Person, in any Matter coming before the Magistrate, or in any Matter arising thereout or consequent thereon in any Court.

10. The Magistrate and his Clerk shall be exempt and dis- Exemption qualified from being returned and from serving on any Jury or from Juries. Inquest, and their Names shall not be inserted in any List of

Men qualified and liable to serve as Jurors.

11. There shall be provided, furnished, and maintained, both Provision for in Chatham and in Sheerness, a fit Court and Office for the Court, &c. Sittings of the Magistrate and the Transaction of his Business; and the Rent and Expenses of the Court and Office, and the Expenses of Law and other Books, Printing, and Stationery, and other Expenses connected with or incidental to the Discharge of the Duties of the Magistrate and Clerk, shall be paid and defrayed out of the Funds out of which the Expenses of the Administration of Justice by Justices of the Peace for the County of Kent are defrayed.

12. The Salary of the Magistrate shall be Seven hundred Pounds Salaries of per Annum, and shall be charged on and paid out of the Con- Magistrate, &c. solidated Fund of the United Kingdom; and the Salary of the Clerk shall be such as the Commissioners of Her Majesty's Treasury direct, and shall be paid, under the Direction of the Commissioners of Her Majesty's Treasury, out of Money provided by

Parliament.

13. The Clerk shall take such Fees as are for the Time being Fees to be authorized to be taken by Justices Clerks in the County of Kent, and shall account for the same at such Times and in such Manner as the Commissioners of Her Majesty's Treasury direct; and the Sums received in respect of such Fees shall be paid to the Account of Her Majesty's Exchequer, and shall be carried to and form Part of the Consolidated Fund of the United Kingdom.

A Table of such Fees shall be kept affixed conspicuously in the

Court.

The Magistrate may, for reasonable Cause, remit any Fee.

wholly or in part.

14. The Magistrate may award such Costs as to him seem just Power to to be paid to or by either of the Parties to any Charge or Com- award Costs. plaint before him, whether a Warrant or Summons has issued or

15. All Fines, pecuniary Penalties, and Forfeitures imposed by Application of the Magistrate, except those made payable to the Informer or to Fines, &c. the Party aggrieved, or such Part of any of them as is made so payable, and except those recoverable under any Act relating to

Clerk not to be concerned in Matters before Magistrate.



Court of Appeal, Chancery (Despatch of Business).

the Customs, Excise, or other Branch of Her Majesty's Revenue, or to the Post Office, or Trade or Navigation, or under the Factory Acts, shall be recovered for and adjudged to be paid to the Use of Her Majesty, and the same shall be applied in such Manner as the Commissioners of Her Majestv's Treasury direct.

C A P. LXIV.

An Act to make further Provision for the Despatch of Business in the Court of Appeal in Chancery.

[25th July 1867.]

14 & 15 Vict. c. 83.

Jurisdiction,

Appeal may be

exercised by

One Judge,

except, &c.

Lord Chan-

cellor to fix

Times of

sitting.

HEREAS it is expedient to make further Provision for the Despatch of Business in the Court of Appeal in Chancery constituted by the Act Fourteenth and Fifteenth Victoria, Chapter ' Eighty-three:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, as follows:

1. All the Jurisdiction, Powers, and Authorities of the said &c. of Court of Court of Appeal under the said recited Act or under any other Act, may (except as herein-after mentioned), be exercised either by both of the Judges appointed under the said Act when sitting together, or by either of the said Judges when sitting separately. or by the Lord Chancellor when sitting with the said Judges or either of them; provided that no Decree made on the Hearing of a Cause or on further Consideration, shall be re-heard before the said Judges when sitting separately: Provided also, that the Lord Chancellor shall and may, while sitting alone, have and exercise the like Jurisdiction, Powers, and Authorities as might have been exercised by the Lord Chancellor if this Act had not been passed.

> 2. The Lord Chancellor shall from Time to Time fix the Times at which the Judges of the Court of Appeal appointed under the said Act, or either of them, shall sit with the Lord Chancellor, and at which the said Judges shall sit together or separately; and also what Appeals, Motions, Petitions, and other Matters shall be heard and determined by the full Court, and by the said Judges sitting together or separately, and by the Lord Chancellor

sitting alone or with either of the said Judges.

Recited Act and this Act to be as One.

3. This Act and the said recited Act shall be read together as One Act.

CAP. LXV.

- An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Sheffield, Derby, Sherborne, Royton, Bedford (Lancashire), Slough, Sandown, Burton-upon-Trent, West Cowes, and Accrington. [25th July 1867.]
- MIHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has under the Provisions of the Local Government Act,

1858,

Local Government Supplemental (No. 2).

'1858, made certain Provisional Orders, which are contained in ' the Schedule to this Act annexed; and it is provided by the ' aforesaid Local Government Act that no such Orders shall be of any Validity whatever until they shall have been confirmed by Parliament; and it is expedient that the said Orders should ' be so confirmed:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Orders contained in the Schedule hereunto Provisional annexed shall, from and after the passing of this Act, be absolute, Orders in Scheand be as binding and of the like Force and Effect as if the Pro- dule confirmed. visions of the same had been expressly enacted in this Act.

2. This Act shall be deemed to be incorporated with the Local rated with Government Act, 1858, and shall be as if this Act and the said 21 & 22 Vict. Local Government Act were One Act.

3. In citing this Act in any other Act of Parliament, or in any Short Title. Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867, (No. 2)."

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. SHEFFIELD.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of the Sheffield Local Board, for the Purchase of Lands by the said Board for Street Improvements.

2. Derby.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of Derby in the County of Derby, for the Purchase of Lands by the Local Board of Health for the aforesaid District for Street Improvements.

3. Sherborne.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of Sherborne in the County of Dorset, for the Purchase of Lands by the Local Board of Health for the Supply of Water to their District.

4. ROYTON.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of Royton in the County of Lancaster, for the Purchase of Lands in the aforesaid District for Street Improvements.

5. Bedford.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of Bedford (Lancashire) Local Board, for the Purchase of Lands by

the said Board for Sewage Outfall Purposes.

6. SLOUGH.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of the Slough Local Board, for the Purchase of Lands by the said Board for Works for flushing the Sewers within their District.

7. Sandown.—Provisional Order putting in force the Lands Clauses Consolidation Act, 1845, within the District of San-Digitized by Govo 30 & 31 Vict.

Local Government Supplemental (No. 2).

down in the Isle of Wight, for the Purchase of Lands by the Local Board for that District for Street Improvements.

8. Burton-upon-Trent.—Provisional Order for the Alteration of the Town of Burton-upon-Trent Act, 1853, in force within the District of the Burton-upon-Trent Local Board.

9. West Cowes.—Provisional Order altering a Local Act in

force in the District of West Cowes.

10. Accrington.—Provisional Order extending the Borrowing Powers of the Local Board of Health.

CAP. LXVI.

An Act to confirm certain's Provisional Orders made under an Act of the Fifteenth Year of Her present Majesty, to facilitate Arrangements for the Relief of Turnpike Trusts. [25th July 1867.]

14 & 15 Vict. c. 38.

'WHEREAS by an Act of the Fifteenth Year of Her Majesty, Chapter Thirty-eight, "to facilitate Arrangements for the "Relief of Turnpike Trusts, and to make certain Provisions "respecting Exemptions from Tolls," herein-after referred to ' as the Principal Act, Power is given to One of Her Majesty's ' Principal Secretaries of State to make Provisional Orders for ' reducing the Rate of Interest and for extinguishing the Arrears ' of Interest on Mortgage Debts charged or secured on the Re-' venues of Turnpike Roads, in Cases where such Revenues are ' insufficient for the Payment in full of the Interest charged

24 & 25 Vict. c. 46.

'And whereas by the Act of the Session of the Twenty-fourth ' and Twenty-fifth Years of the Reign of Her present Majesty, ' Chapter Forty-six, the Principal Act is extended to Turnpike ' Roads, the Acts relating to which are continued by any Annual 'Turnpike Acts Continuance Act, although their Revenues are ' not insufficient for such Payments as aforesaid:

'And whereas, in pursuance of the Principal Act, and the said ' Act extending the same, the several Provisional Orders referred ' to in the Schedule hereto have been made by Her Majesty's ' Principal Secretary of State for the Home Department, and

there are stated in the said Schedule the Dates of such Orders, ' and such Particulars relating thereto as are therein specified:

'And whereas it is expedient that the said Provisional Orders ' should be confirmed and made absolute:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The several Provisional Orders, the Dates of which are set

Orders confirmed.

firmed, and the Provisions thereof shall be of the like Force and Effect as if they had been expressly enacted by Parliament. 2. This Act may be cited for all Purposes as "The Turnpike Trusts Arrangements Act, 1867."

forth in the First Column of the said Schedule, are hereby con-

Provisional

Short Title.

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Turnpike Trusts Arrangements.

SCHEDULE.

Date of Pro- visional Order.	TITLE OF LOCAL ACT.	Amount of Principal Debt.	Interest to be reduced to the under-mentioned Rates per Annum.	Dates from which reduced Rate of Interest to commence.
1866. 23 July-	5 & 6 W. 4. c. ciii., "An Act "for repairing and other- "wise improving the Roads "from Oxford, over Botley "Causeway, to Fifield in "the County of Berks and "Witney in the County of "Oxford" -	£ s. d.	3l. per Cent.	31 Dec. 1866.
4 Sept	6 W. 4. c. lxii., "An Act for " more effectually repairing " and improving the Road " from the Eastern End of " the Borough of Gram- " pound, through the Towns " of Saint Austell and Lost- " withiel, and thence to the " East End of the Western " Taphouse Lane, in the " County of Cornwall; and " for making and maintain- " ing certain new Roads " communicating therein;" so far as the same relates to the Saint Austell and Lostwithiel Road -	650 0 0 850 0 0	} 31. per Cent.	24 June 1866.
4 Sept	Ditto, ditto; so far as the same relates to the Bodmin and Roche Road	3,200 0 0	2l. 10s. per Cent.	8 Feb. 1866. (Arrears extinguished)
30 Nov	5 W. 4. c. xxviii., "An Act " for making Turnpike cer- " tain Highways between " the Towns of Nantwich " and Congleton, in the " County Palatine of Ches- " ter;" so far as the same relates to the Middlewich to Nantwich Branch	425 0 0	3l. per Cent.	31 Dec. 1866.
10 Dec	4 Geo. 4. c. lxxxi., "An Act "for amending and keeping "in repair the Roads from "Dover to Barham Downs, "and from Dover to the "Town of Folkestone, and "from thence through the "Parish of Folkestone to "Sandgate, in the County "of Kent;" so far as the same relates to the Dover and Sandgate Road	1,989 16 0 B b 2	31. per Cent.	11 Oct. 1866.

Turnpil	ke Trusts Arrangements.	Local	G_0	ver	nment Suppleme	ental (No. 4).
Date of Pro- visional Order.	TITLE OF LOCAL ACT.	Amount of Principal Debt.			Interest to be reduced to the under-mentioned Rates per Annum.	Dates from which reduced Rate of Interest to commence.
1866. 17 Dec	6 Vict. c. xxvi., "An Act for "repairing and improving "certain Roads in the "Neighbourhood of Tren- "tham and Stone in the "County of Stafford, and "for making and maintain- "ing a new Road from "Trentham Inn to the New- "castle-under-Lyme and "Market Drayton Turnpike "Road in the same County, "and another new Piece "of Road in the Parish of "Trentham aforesaid;" so far as the same relates to the Stone, Lane End, and Trent- ham, or First District of Roads	5,250		d. 0	11. per Cent.	{ 31 Dec. 1865. (Arrears extinguished).
1867. 29 April	3 W. 4. c. lx., "An Act for "more effectually repairing "the Road from the Turn- "pike Road in Baldock in "the County of Hertford "to the Turnpike Road at "or near Bourn Bridge in "the County of Cambridge"	3,600	0	0	21. 10s. per Cent.	31 Dec. 1866. (Certain Arrears ex- tinguished).

CAP. LXVII.

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Oswaldtwistle, Devizes, Layton-with-Warbrick (Black-pool), and Harrogate, and for other Purposes relative to certain Districts under the said Act. [25th July 1867.]

HEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of the Local Government Act,

' 1858, duly made certain Provisional Orders which are contained

' in the Schedule to this Act annexed, and it is provided by the

' aforesaid Local Government Act that no such Orders shall be

of any Validity whatever until they shall have been confirmed

by Parliament, and it is expedient that the said Orders should

be so confirmed, and the several Purposes herein-after set forth

' should be authorized and enacted:

'And whereas by a Provisional Order, bearing Date the Fourth 'Day of July One thousand eight hundred and fifty-one, duly 'made

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Local Government Supplemental (No. 4).

' made under the Public Health Act, 1848, and confirmed by the ' Public Health Supplemental Act, 1851 (No. 2.), the said Public ' Health Act was applied to the Parish of St. John the Baptist, ' Margate, in the Isle of Thanet, within the Liberties of Dover, ' One of the Cinque Ports, in the County of Kent, and the said ' Parish was constituted a District for the Purposes of the said 'Act: And whereas a Portion of the said District, being the ' Portion described as the Rating Area in the said Provisional 'Order, has since been incorporated, in pursuance of the Act for ' the Regulation of Municipal Corporations in England and ' Wales, as the Borough of Margate, by Charter bearing Date the Twenty-ninth of July One thousand eight hundred and ' fifty-seven: And whereas the Local Board for the said District ' did execute a Deed dated the Second Day of February One ' thousand eight hundred and fifty-eight, purporting to transfer ' to the Town Council of the said Borough all their Estate, ' Property, Power, Right, Duties, and Liabilities, and the said ' Town Council has since acted as the Local Board of the said ' District: And whereas a Petition has been addressed by the ' said Town Council to One of Her Majesty's Principal Secre-' taries of State, praying for an Alteration of the said Provisional 'Order, so as to confine the Operation thereof to the Boundaries ' of the said Borough; and due Enquiry and Report has been ' made into the Matter of such Petition by Direction of One of 'Her Majesty's Principal Secretaries of State: And whereas it ' is expedient that the Prayer of the said Petition should be 'granted:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, as follows:

1. The following Provisions and Enactment are hereby repealed; Partial Repeal namely, Section One of the said Provisional Order for the Parish of Margate of Saint John the Baptist, Margate, as far as it relates to any Provisional Order and confirming Act, in the Schedule (B.) to that Order, and so much of Section Two and Confirmaof the same Order as authorizes the Extension as therein provided tion of Part unof the Rating Area therein described, and Section One of The repealed. Public Health Supplemental Act, 1851 (No. 2.), as far as the same confirms such Portions of the said Provisional Order as are repealed by this Act; and, subject to the Repeal aforesaid, the said Provisional Order shall be absolute, and be as binding, and of like Force and Effect, as if the Provisions of the same had been expressly enacted.

2. The Mayor, Aldermen, and Burgesses of the Borough of Corporation of Margate in the County of Kent (in this Act referred to as the Margate to be Corporation of Margate), acting by the Council of the Borough, shall be the Local Board in and for the District of Margate; and the Powers, Authorities, Rights, Property, Duties, and Liabilities of any Local Board of Health elected for the District of Margate (whether any such Board was validly and effectually elected and constituted or not) are hereby absolutely transferred to and vested

Local Board.

Local Government Supplemental (No. 4).

in the Corporation of *Margate* as the Local Board for the District of *Margate*.

Confirmation of Orders, &c.

3. All Orders, Byelaws, Purchases, and Rates made, Acts and Things done, and Engagements entered into by or with the Council of the Borough of Margate, professing to act as a Local Board of Health, subsequently to the Second Day of February One thousand eight hundred and fifty-eight, shall be and be deemed to have always been valid, and the same shall be binding in favour of and against and be fulfilled by the Corporation of the Borough, acting by the Council, as the Local Board for the District of Margate by virtue of this Act, and all Persons in relation to the Corporation as such Local Board; and the Persons who in the Capacity of Members of the Council acted as such Local Board subsequently to that Day, and all Officers and Persons who acted under their Authority or by their Direction subsequently to that Day, are hereby discharged from and indemnified against all Penalties, Liabilities, Claims, and Demands in consequence of their having so acted, but nothing herein shall make valid an Order of the said Council for the Extension of the Rating Area of the District of the Parish of Saint John the Baptist, Margate, bearing Date the Thirty-first Day of May One thousand eight hundred and sixty-four, and the same is hereby annulled.

Costs of Act as to Margate.

4. All Costs, Charges, and Expenses incurred by the Corporation of *Margate* with reference to any Question concerning the Existence, Constitution, Election, Powers, Rights, or Duties of any Local Board for the District of *Margate*, or of any Body claiming to be or professing to act as such Local Board, including the Costs, Charges, and Expenses of the Corporation preliminary to, and of and incidental to the preparing, applying for, obtaining, and passing of the Enactments of this Act relative to the District or to the Borough of *Margate*, shall be paid by the Corporation, acting by the Council, as the Local Board for the District of *Margate*, out of the General District Rates for that District.

Provisional Orders in Schedule confirmed. 5. The Provisional Orders contained in the Schedule hereunto annexed shall, from and after the passing of this Act, be absolute, and be as binding, and of like Force and Effect, as if the Provisions of the same had been expressly enacted.

Act incorporated with 21 & 22 Vict. c. 98.

6. This Act shall be deemed to be incorporated with the "Local Government Act, 1858," and shall be as if this Act and the said Local Government Act were One Act.

Short Title.

7. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867 (No. 4.)"

SCHEDULE of Provisional Orders referred to in the preceding Act.

- 1. Oswaldtwistle.—Extension of borrowing Powers.
- 2. Devizes.—Alteration of Parts of Local Acts.

3. LAYTON-



Local Government Supplemental (No. 4).

- 3. LAYTON WITH WARBRICK (BLACKPOOL). Alteration of Local Act.
- 4. HARROGATE.—Putting in force the "Lands Clauses Consolidation Act, 1848," for the Purchase and taking of Lands otherwise than by Agreement.

CAP. LXVIII.

An Act to provide for the better Despatch of Business in the Chambers of the Judges of the Superior Courts of Common Law. [25th July 1867.]

HEREAS a great Part of the Business in the Chambers of the Judges of the Three Control of the Three Control of the Judges of the Three Control of the Three of the Judges of the Three Superior Courts of Common

Law at Westminster might with Advantage to the Public be

' disposed of by the Masters of the said Courts:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. It shall be lawful for a Majority of all the Judges of the A Majority of said Courts, which Majority shall include the Two Chief Justices or One of the Chief Justices and the Chief Baron, from Time to Time to make and publish General Rules for the following the Masters

Purposes; that is to say:

(1.) For empowering the Masters of the said Courts, or some One or more of them, to do any such Thing and to transact any such Business, and to exercise any such Authority and Jurisdiction in respect of the same, as by virtue of any Statute or Custom, or by the Rules and Practice of the said Courts or any of them respectively, are now done, transacted, or exercised by a Judge of the said Courts sitting at Chambers, and as shall be specified in any such Rule, except in respect of Matters relating to the Liberty of the Subject:

(2.) For regulating the Attendance of the said Masters at Chambers, the Course of Practice to be there pursued,

and the Scale of Costs to be there adopted:

(3.) For fixing, with the Sanction of the Lords Commissioners of Her Majesty's Treasury, the Table of Fees to be taken in respect of Business to be transacted before the said Masters at Chambers, and for abolishing or altering from Time to Time (with the like Sanction) such Table of Fees.

2. Every Rule to be made under this Act shall be read aloud in open Court in each of the said Courts Ten clear Days at least before the Day fixed for such Rule coming into operation, and within One Month after that Day a Copy of every such Rule Chancellor, &c. shall be transmitted by the Lord Chief Justice of England to the Lord High Chancellor, and shall also be published in the London

3. Every Rule to be made under this Act shall be laid before Rules to be both Houses of Parliament within One Month after the making laid before B b 4

Rules to be read in open Court. Copy to be sent to Lord

Judges may

make Rules

empowering

to transact Business at

Chambers.

thereof Parliament.



C. 68, 69.

Judges Chambers (Despatch of Business).

thereof if Parliament be then sitting, or, if Parliament be not then sitting, within One Month after the Commencement of the next Session of Parliament.

Right of Appeal from Orders of the Master. 4. Every Order or Decision made or given under this Act by any Master sitting at Chambers shall be as valid and binding on all Parties concerned as if the same had been made or given before the passing of this Act by a Judge sitting at Chambers: Provided always, that it shall be lawful for any Person affected by any Order or Decision of the Master forthwith, or within such Time as from Time to Time shall be appointed by any Rule or Rules to be made under this Act, and subject to such Conditions as to Costs as may be provided under any such Rule or Rules, to appeal from such Decision to a Judge sitting at Chambers.

Repeal of Part of s. 11. of 1 Vict. c. 30.

5. So much of the Eleventh Section of the Statute made and passed in the First Year of Her present Majesty, Chapter Thirty, as provides that no Appointment of any Master shall take place by the Lord Chief Justice or Lord Chief Baron until Ten Days after the Certificate in such Clause mentioned shall have been laid before both Houses of Parliament, shall be and the same is hereby repealed.

CAP. LXIX.

An Act to explain the Operation of an Act passed in the Seventeenth and Eighteenth Years of Her present Majesty, Chapter One hundred and thirteen, intituled An Act to amend the Law relating to the Administration of deceased Persons. [25th July 1867.]

INTHEREAS by an Act passed in the Seventeenth and Eighteenth Year of Her present Majesty it is enacted, ' among other things, when any Person shall, after the Thirty-' first of December One thousand eight hundred and fifty-four, die ' seised of or entitled to any Estate or Interest in any Land or ' other Hereditaments which shall at the Time of his Death be ' charged with the Payment of any Sum or Sums of Money by ' way of Mortgage, and such Person shall not, by his Will or ' Deed or other Document, have signified any contrary or other ' Intention, the Heir or Devisee to whom such Land or Heredita-' ments shall descend or be devised shall not be entitled to have ' the Mortgage Debt discharged or satisfied out of the Personal ' Estate or any other Real Estate of such Person, but the Land or Hereditaments so charged shall, as between the different ' Persons claiming through or under the deceased Person, be ' primarily liable to the Payment of all Mortgage Debts with ' which the same shall be charged, every Part thereof, according ' to its Value, bearing a proportionate Part of the Mortgage Debts ' charged on the whole thereof:

'And whereas Doubts may exist upon the Construction of the said Act, and it is expedient that such Doubts should for the future be removed:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,

Real Estate Charges Act Amendment.

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In the Construction of the Will of any Person who may As to construdie after the Thirty-first Day of December One thousand eight ing Wills, hundred and sixty-seven, a general Direction that the Debts or directing that all the Debts of the Testator shall be paid out of his Personal Debts out of Estate shall not be deemed to be a Declaration of an Intention Personalty. contrary to or other than the Rule established by the said Act, unless such contrary or other Intention shall be further declared by Words expressly or by necessary Implication referring to all or some of the Testator's Debts or Debt charged by way of Mortgage on any Part of his Real Estate.

2. In the Construction of the said Act and of this Act, the Interpretation Word "Mortgage" shall be deemed to extend to any Lien for of Word unpaid Purchase Money upon any Lands or Hereditaments purchased by a Testator.

3. This Act shall not extend to Scotland.

" Mortgage."

Extent of Act.

CAP. LXX.

An Act to provide for keeping safely the Public Records of [12th August 1867.] Ireland.

WHEREAS the Public Records in Ireland are in the Keeping of several Persons, and many are kept in unfit ' Buildings, and it is expedient to establish One Record Office ' and a better Custody, and to allow the free Use of the said ' Records, as far as may be consistent with their Safety and with ' the Public Policy of the Realm:

'And whereas a large and commodious Building has been 'erected in the Neighbourhood of the Four Courts in Dublin ' for the Purpose of serving as a Public Record Office:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Public Short Title. Records (Ireland) Act, 1867."

2. This Act shall extend to Ireland only.

3. In this Act the Word "Records" shall be taken to mean Interpretation all Rolls, Records, Writs, Books, Proceedings, Decrees, Bills, Warrants, Accounts, Papers, and Documents whatsoever, of a public Nature, belonging to Her Majesty, or now deposited in any of the Offices or Places of Custody herein-after mentioned. The Expression "Lord Lieutenant" and "Master of the Rolls" shall mean the Lord Lieutenant or other Chief Governor or Governors of Ireland and the Master of the Rolls in Ircland respectively.

4. The Records belonging to Her Majesty herein-after men- Records to be

tioned; that is to say,

All the Records of the Court of Chancery which now are or of the Master ought to be denosited in the Rolls Office and all other De ought to be deposited in the Rolls Office, and all other Re- Ireland. cords of the same Court, in whatsoever Custody they are deposited,

Extent of Act.

in the Custody

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deposited, which shall be of the Age of Twenty Years from

the making thereof:

C. 70.

All the Records of the Courts of Queen's Bench, Common Pleas, and Exchequer, Probate and Admiralty Courts, and of the former Court of Prerogative, in whatsoever Custody they are deposited, which shall be of the Age of Twenty Years from the making thereof:

All the Records, Maps, Books, and Documents, of whatsoever Nature or Kind, now deposited in the Custom House

Buildings, Dublin:

All original Wills of which Probate shall have been granted not later than Twenty Years in all Courts and Offices throughout Ireland having Testamentary Jurisdiction:

All the Bermingham Tower Plea, Pipe and other Rolls, and the Parliamentary Records, the Records deposited in the State Paper Department, except those which shall not be Fifty Years of Age from the making thereof, and all other Records (other than those appertaining to the Office of Ulster King of Arms) now deposited in the Record Tower, Dublin Castle:

All Records and Documents of any Courts, Commissions, or public Offices which shall have ceased to exist, and are not comprehended under the foregoing Denominations,

shall, from the passing of this Act, be under the Charge and Superintendence of the Master of the Rolls for the Time being, in the Name and on behalf of Her Majesty, Her Heirs and Successors, and shall be removed to the Public Record Office aforesaid in manner herein-after provided: Provided always, that until such Removal the Persons now having the Care of any such Records shall continue to have the Charge of them, subject to such Orders as the Master of the Rolls is herein empowered to give concerning the same.

Lord Lieutenant in Council may order Records in other Offices to be included in this Act.

5. It shall be lawful for the Lord Lieutenant, with the Advice of the Privy Council in Ireland, to order that Records belonging to Her Majesty deposited in any Office, Court, Place, or Custody in Ircland, other than is herein-before mentioned, shall be thenceforth under the Charge and Superintendence of the Master of the Rolls: and thereupon the Provisions of this Act shall extend to all such Records, and to the Persons then having the Charge or Custody of the same, as fully as if such Office, Court, Place, or Custody had been named and included in this Act.

Public Record Office established.

6. The Commissioners of Public Works in Ireland shall, as soon as conveniently may be after the passing of this Act, deliver up to the Master of the Rolls the said Building in the Neighbourhood of the Four Courts in Dublin; and thereupon a Public Record Office shall be there established, under the Master of the Rolls, to be styled the "Public Record Office of Ireland;" and from and after the Time when the said Public Record Office shall be established, every Office or Place where Public Records, which by the Authority of this Act are placed under the Superintendence of the Master of the Rolls, are or shall be deposited, shall, so

long as such Records remain therein, be deemed and taken to be a Branch or Part of the said Public Record Office.

7. All Keepers of Records and Persons deriving Emolument Compensation from any Office to which the Custody of Records is attached, or from Fees for searching or copying Records by virtue of any Office holden by them or any of them before or at the passing of this Act, whose Office, Profits, or Emoluments shall in anywise be affected by the passing of this Act, may deliver to the Master of the Rolls a Statement in Writing of any Losses they may thereby sustain, or of the Manner in which they may be thereby affected, and the Master of the Rolls shall have Power thereupon to examine the Parties and such other Persons as he may think fit, and shall report such Statements, and the Result of such Examinations. with his Opinion thereon, to the Commissioners of Her Majesty's Treasury, who may award such Compensation to the said Record Keepers and Officers as they may think fit; and the Payment of any such Compensation shall be taken to be an Expense incurred for the Purposes of this Act: Provided always, that account shall be taken of such Compensation in any Salary or Emolument to which any Person to whom the same shall be awarded may become entitled in virtue of any Appointment in the Public Record Office or elsewhere in Her Majesty's Service: Provided also, that every Person of less than Forty Years Service who shall receive any Compensation under this Act shall, if appointed, take upon himself the Office of Deputy Keeper or any other Office of not less Emolument than he has already received, without Prejudice nevertheless to his Right to Compensation under this Act, if afterwards removed from the said Office for any Cause other than for Misbehaviour.

8. The Lord Lieutenant, with the Consent of the Commis- Deputy Keeper sioners of Her Majesty's Treasury, shall appoint a fit Person, duly of the Records qualified by his Knowledge of Records, to be Deputy Keeper of to be appointed. the Records, and may remove the Deputy Keeper of the Records, and appoint another Person in his Room; and the Deputy Keeper of the Records shall act as Chief Record Keeper under the Master of the Rolls, and shall superintend all Persons employed in the Public Record Office, in keeping the Records in the Custody of the Master of the Rolls, and discharge all such other. Duties as he may be required, subject to such Directions as he may from Time to Time receive from the Master of the Rolls.

9. The Lord Lieutenant, with the Consent of the Commissioners Assistant of Her Majesty's Treasury, shall appoint a fit Person, duly qualified Keeper, Clerks, by his Knowledge of Records, to be Assistant Deputy Keeper of Servants to be the Records, and, with the like Consent, all such Clerks, Officers, appointed. and Servants as shall be necessary for the Purposes of this Act, and the Persons so appointed shall assist in executing this Act under the Superintendence of the Deputy Keeper of the Records, in such Manner as the Master of the Rolls may direct; and the said Assistant Deputy Keeper of the Records shall be removable by the Master of the Rolls with the Consent of the Lord Lieutenant, and the said Clerks, Officers, and Servants shall be removable by the Master of the Rolls: Provided always, that the said Clerks, Officers, and Servants shall in the first instance be

Record Keepers.

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appointed from among such Persons entitled to Compensation under this Act whom the Lord Lieutenant shall judge to be in all respects competent and fit to be appointed to such Offices or Service respectively.

State Papers of Chief Secretary's Office to be removed in the first instance to Record Tower.

10. The State Papers belonging to the Office of the Chief Secretary to the Lord Lieutenant shall from Time to Time, by Order of the Lord Lieutenant, be removed to the Record Tower, Dublin Castle, and shall be there deposited, and shall remain in the Care of the present Keeper of the Records in the said Record Tower, as Keeper of the State Papers therein, so long as he shall continue in such Office, and thereafter in the Care of such Officer as shall be appointed for that Purpose by the Lord Lieutenant with like Consent as aforesaid, subject to the Charge and Superintendence of the Master of the Rolls; and whenever any such Records shall be of the Age of Fifty Years from the making thereof, the said Keeper shall certify to the Lord Lieutenant and the Master of the Rolls that such Records are proper to be removed to the said Public Record Office.

Records in State Paper Department of the Record Tower to be kept there till arranged, &c. 11. The Records now in the State Paper Department of the Record Tower, Dublin Castle, shall continue to be in the Care of the said present Keeper, but subject to the Charge and Superintendence of the Master of the Rolls; and such Records shall be arranged and classified, and Indexes to the same shall be made by the said Keeper with due Diligence and in such Manner as the Master of the Rolls shall direct, and when the Arrangement, Classification, and Indexes of such Records, or of any Part thereof, shall be complete, the said Keeper shall certify to the Lord Lieutenant and the Master of the Rolls that such Records are in a fit Condition to be removed to the said Public Record Office.

Salaries of Officers.

12. There shall be paid to the Deputy Keeper of the Records, to the Assistant Deputy Keeper of the Records, to the present Keeper of the State Papers in the Record Tower, and to the Clerks, Officers, and Servants appointed as herein-before is provided, such annual Salaries as the Lord Lieutenant, with the Consent of the Commissioners of Her Majesty's Treasury, shall appoint, and the said Salaries shall be paid out of such Funds as Parliament shall from Time to Time provide for that Purpose.

Removal of Records to Public Record Office. 13. The Master of the Rolls shall, as soon as conveniently may be, issue Warrants directed to the several Persons having the Care of the said Records, ordering such Persons to allow them to be removed from their present Place of Custody, and deposited in the said Public Record Office; and every such Warrant shall be kept among the Public Records in the Custody of the Master of the Rolls, and shall be a sufficient Warrant for the Removal of such Records as shall be specified therein: Provided always, that nothing herein contained shall authorize the Removal of any of the Records in the State Paper Department of the Record Tower, or in the Chief Secretary's Office, Dublin Castle, until the same shall be certified by the Person having the Care thereof to be in a fit Condition to be removed, and that the Lord Lieutenant shall countersign the Warrant for Removal.

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14. After

Records to be delivered from

Time to Time

to the Master

Public Records (Ireland).

14. After the passing of this Act the Records of the Court Accumulating of Chancery of Ireland, and of every Court or Public Office in Ireland, shall be deemed to be in the Custody of the Master of the Rolls under the Authority of this Act, and subject to the Regulations hereby authorized to be made; and the Master of the of the Rolls, Rolls shall, by Warrant under his Hand, from Time to Time appoint a fit Person or fit Persons to attend all public Courts and Offices in Ireland, and in his Name to receive and take charge of all other Records of which the Charge and Superintendence are hereby vested in him; and the Chief Judge of the Court, or principal Officer of the Office to which the same shall belong, upon Sight of the Warrant of the Person thereby appointed to take charge of the Records then to be delivered from that Court or Office into the Custody of the Master of the Rolls, shall give the necessary Orders to the proper Officer or Officers of his Court or Office for the Delivery thereof; and as soon as the said Records shall have been so delivered to the Person so appointed to receive the same, in pursuance of such Warrant, the same shall be deemed to be in the Custody of the Master of the Rolls, and shall forthwith be removed to and deposited in the Public Record Office, and shall be subject to the Regulations hereby authorized to be made; and the Person receiving any Records shall thereupon deliver a Schedule thereof, and a Receipt for the same under his Hand, to the Judge or Officer from whom the same shall be received, and shall deliver a Copy of such Schedule to the Master of the Rolls, or the Officer by him appointed to receive the same into the Public Record Office: Provided always,

First—That no such Warrant be issued by the Master of the Rolls unless the same shall be first approved of and counter-

signed by the Lord High Chancellor of Ireland:

Secondly—That every such Warrant shall specify and describe the Records intended to be delivered to the Person thereby

authorized to receive the same:

Thirdly-That the Master of the Rolls shall not issue any such Warrant for the Removal of any Records belonging to any of Her Majesty's Courts of Common Law, to the Court of Probate, to the Landed Estates Court, or to the Court of Admiralty, unless or until the Records described in such Warrant shall be of the Age of Twenty Years from the making thereof, or, if the same be under that Age, unless the Removal thereof shall have been requested by the Chief Judge of the Court to which the same shall belong:

Fourthly—That if it shall appear to the Chief Judge of any such Court that it will be conducive to the Ends of Justice, or to the due Performance of the Business of such Court, that any Records belonging thereto should not be delivered into the Custody of the Master of the Rolls at the End of Twenty Years from the making thereof, it shall be lawful for such Chief Judge to certify such his Opinion to the Master of the Rolls, and that the Master of the Rolls, upon receiving such Certificate under the Hand of such Chief Judge, may and shall, from Year to Year, but not for any Time longer than

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a Year without a new Certificate, abstain from issuing any Warrant for the Removal of the Records mentioned in such Certificate into his Custody:

Fifthly—That the Master of the Rolls shall not issue any such Warrant for the Removal of any State Papers belonging to the Office of the Chief Secretary to the Lord Lieutenant, and kept in his Office or deposited in the State Paper Department in the Record Tower, unless the same shall be of the Age of Fifty Years from the making thereof, and that the Consent of the Lord Lieutenant for such Removal shall have been

previously obtained.

15. The Removal of any Record to the said Public Record Office, by Authority of the Master of the Rolls, shall not in any Manner affect the legal Authenticity of such Record; but any such Record deposited in the said Public Record Office, and there kept under the Authority of the Master of the Rolls, shall be taken to be in its legal Place of Deposit, and every such Record removed as aforesaid shall be of the same legal Validity in all Courts and Proceedings in the same Manner as if such Record had not been removed.

16. It shall be lawful for any Trustee or other Person having the Custody of any Deeds or Documents, which in the Opinion of the Master of the Rolls are fit to be deposited in the said Public Record Office, to deposit the same with the Permission of the Master of the Rolls, and subject to any Regulations to be made by him, in a Repository which may be provided by him for such Purposes in the said Public Record Office; and any Deeds or Documents so deposited shall be deemed to be Public Records in the Custody of the Master of the Rolls.

17. The Master of the Rolls shall have Power to make Rules for the Management of the said Public Record Office, and the Duties to be performed by the Deputy Keeper, Assistant Deputy Keeper, Clerks, Officers, and Servants thereof, and for cleaning, repairing, preserving, and arranging all the Public Records under his Charge and Superintendence, and for making Calendars, Catalogues, and Indexes to the same, and also for the Admission of such Persons as ought to be admitted to the Use of the Records, Calendars, Catalogues, and Indexes in his Custody, and to suspend, alter, or rescind such Rules, or any of them, and, with the Approval of the Commissioners of Her Majesty's Treasury, to fix the Amount of Fees (if any) which he shall think proper to be paid for the Use thereof respectively, and for making Copies of Records, as herein-after provided, and from Time to Time to vary the same as he shall think fit; and also, with the like Approval, to make Rules for dispensing with the Payment of Fees in such Cases as he shall think fit; and every such Rule shall be laid by the Master of the Rolls before both Houses of Parliament within Six Weeks after it is made, or after the next meeting of Parlia-. ment; and all such Fees as shall be paid for the Use of the Records in the Custody of the Master of the Rolls shall be paid quarterly into the Bank of Ireland to the Credit of the Exchequer, and carried to the Account of the Consolidated Fund.

Validity of Records after Removal.

Deeds, &c. fit to be deposited in Record Office.

As to Deposit of

Master of the Rolls to make Rules for the Management of the Office and the Admission of Persons using the Records;

and for dispensing with Fees in certain Cases.

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18. The Master of the Rolls shall cause to be made a Seal of Seal of the the said Public Record Office, and shall cause to be sealed or Record Office stamped therewith all certified Copies made as herein-after provided of any Records in his Custody.

19. The Master of the Rolls or Deputy Keeper of the Records Power to order may allow Copies to be made of any Records in the Custody of the making of the Master of the Rolls, at the Request and Costs of any Person authentic desirous of procuring the same; and any Copy so made shall be Records, which examined and certified as a true and authentic Copy by the Deputy shall be sealed. Keeper of the Records, or by the Assistant Deputy Keeper of the Records, and shall be sealed or stamped with the Seal of the Record Office, without any Proof of the Seal or Stamp or of the Signature or of the official Character of the Person appearing to have signed the same, and delivered to the Party for whose Use it was made.

Copies of

20. Every Copy of a Record in the Custody of the Master of Such Copies, the Rolls, certified as aforesaid, and purporting to be sealed or stamped with the Seal of the Public Record Office, shall be Record Office, received as Evidence in any Court of Justice, and before any to be received legal Tribunal, and before either House of Parliament, or any in Evidence. Committee of either House, without any further or other Proof thereof, in every Case in which the original Record could have been received there as Evidence.

sealed with the

21. It shall be lawful for the Lord Lieutenant, with the Consent Calendars, of the Commissioners of Her Majesty's Treasury, to cause to be Indexes, and printed from Time to Time such Calendars, Catalogues, and Records may be Indexes of Records, and also such Records, in the Custody of the printed. Master of the Rolls, as the Chief Secretary may select, or as the Master of the Rolls shall recommend as fit to be printed.

22. All Records, Calendars, Catalogues, and Indexes of the Printed Copies said Records which shall be printed as aforesaid under the Direc- of Records to tion of the Master of the Rolls shall be published and sold for such be sold. reasonable Sums which shall be approved by the Commissioners of Her Majesty's Treasury; and the Proceeds of all such Sales shall be paid into the Bank of Ireland, to the Credit of the Exchequer, and carried to the Account of the Consolidated Fund: Provided nevertheless, that so many printed Copies of any such Records, Calendars, Catalogues, and Indexes as the said Commissioners from Time to Time shall direct may be presented gratuitously to Public Offices, Institutions, and Libraries in this or any other Realm or Country.

23. The Commissioners of Her Majesty's Treasury shall have Power to pur-Power to purchase, for the Use of the said Public Record Office, chase private any private Calendars, Catalogues, and Indexes to the Public Catalogues, and Records which the Master of the Rolls shall recommend as fit to Indexes. be purchased; and every Calendar, Catalogue, and Index to any Records in the Custody of the Master of the Rolls which shall be compiled, continued, or copied after the passing of this Act, by any Person belonging to or employed in the said Public Record Office, excepting such printed Copies which shall be sold or given away

Inclosure (No. 2.)

by the Authority aforesaid, shall belong to Her Majesty, Her Heirs and Successors, for the Use of the said Public Record Office.

Annual Report to be made to Parliament by Deputy Keeper of Records. 24. The Deputy Keeper of the Records, under the Direction of the Master of the Rolls, shall once in every Year report to the Lord Lieutenant the Proceedings had in the Execution of this Act; and every such Report shall be signed by the Deputy Keeper of the Records and Master of the Rolls, and shall be laid before both Houses of Parliament.

CAP. LXXI.

An Act to authorize the Inclosure of certain Lands in pursuance of a Special Report of the Inclosure Commissioners for *England* and *Wales*. [12th August 1867.]

- 'WHEREAS the Inclosure Commissioners for England and Wales have, in pursuance of "The Acts for the Inclosure,
- Exchange, and Improvement of Land," issued their Provisional
- Orders for and concerning the proposed Inclosures mentioned in the Schedule to this Act, and the requisite Consents thereto
- have been given since the Date of their Twenty-second Annual
- General Report: And whereas the said Commissioners have by
- a Special Report certified their Opinion that such proposed Inclosures would be expedient; but the same cannot be proceeded
- ' with without the previous Authority of Parliament:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Inclosures in Schedule to be proceeded with. Short Title.

- 1. That the said several proposed Inclosures mentioned in the Schedule to this Act be proceeded with.
- 2. In citing this Act in other Acts of Parliament and in legal Instruments it shall be sufficient to use either the Expression "The Second Annual Inclosure Act, 1867," or "The Acts for the Inclosure, Exchange, and Improvement of Land."

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Elham Whitson Common - Shimpling and Burston - Elsdon (Troughend) - Foulk Stapleford	Kent Monmouth - Norfolk - Northumberland Chester	14th March 1867. 28th March 1867. 6th December 1866. 8th May 1867. 7th March 1867.

Vice-President of the Board of Trade.

CAP. LXXII.

An Act for abolishing the Office of Vice-President of the Board of Trade and substituting a Secretary with a Seat in Parliament. [12th August 1867.]

WHEREAS by the Act of the Twenty-second Year of His 22 G. 3. c. 82. late Majesty George the Third, Chapter Eighty-two, the 'Office or Establishment commonly called the Board of Trade ' was utterly suppressed, abolished, and taken away: And whereas ' by the Act of the Fifty-seventh Year of the same Reign, Chapter 57 G. 3. c. 66.

'Sixty-six, it was enacted that it should be lawful for His ' Majesty, by an Order or Warrant under His Royal Sign Manual,

' countersigned by the Lord High Treasurer or by the Commis-' sioners of His Majesty's Treasury of the United Kingdom of ' Great Britain and Ireland, or any Three or more of them, for ' the Time being, to order and direct that the Vice-President of ' the Committee of Council appointed for the Consideration of ' Matters relating to Trade and Foreign Plantations for the Time being should have a Salary not exceeding Two thousand Pounds,

' and that such Office should not by reason of such Salary being annexed thereto be deemed a new Office:

'And whereas it is expedient that the said Office of Vice-

· President should upon the next Vacancy thereof be abolished, and that a Secretary should be appointed capable of holding a Seat in Parliament: Be it therefore enacted by the Queen's most Excellent Majesty,

by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. From and after the next Vacancy of the said Office of Vice- Power to Trea-President the said recited Enactment of the Fifty-seventh Year sury to direct of His late Majesty George the Third shall be repealed: And it shall be lawful for the Commissioners of the Treasury to direct that in lieu of the Salary to a Vice-President thereby authorized tary to Board a Salary not exceeding One thousand five hundred Pounds a Year of Trade. may be paid to an Officer to be called the Parliamentary Secretary to the Board of Trade; and the said Office of Parliamentary Secretary shall not render the Person holding the same incapable of being elected or of sitting or voting as a Member of Parliament, or avoid his Election if returned, or render him liable to any Penalty for sitting or voting in Parliament.

Salary to be paid to Parliamentary Secre-

CAP. LXXIII.

An Act for confirming certain Provisional Orders made by the Board of Trade under the General Pier and Harbour Act, 1861, relating to Bray and Irvine.

[12th August 1867.]

THEREAS a Provisional Order made by the Board of 24 & 25 Vict. Trade under The General Pier and Harbour Act, 1861, c. 45.

is not of any Validity or Force whatever until the Confirmation

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' thereof by Act of Parliament:

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Pier and Harbour Orders Confirmation (No. 2.)

- 'And whereas the Board of Trade have made certain Pro-'visional Orders relating to a Pier at *Bray* and to the Harbour 'of *Irvine*: And whereas the *Bray* Order has been amended by
- Parliament, and that Order as so amended and the Irvine Order as made by the Board of Trade are set out in the Schedule
- to this Act: And whereas it is expedient that the said Orders

be confirmed by Act of Parliament:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Confirmation of Orders in Schedule.

1. The Orders set out in the Schedule to this Act shall be and the same are hereby confirmed, and all the Provisions thereof in Manner and Form as they are set out in the said Schedule shall, from and after the passing of this Act, have full Validity and Force.

Short Title.

2. This Act may be cited as The Pier and Harbour Orders Confirmation Act, 1867, (No. 2.)

The SCHEDULE of Orders.

- 1. Bray.—Construction of a Pier.
- 2. IRVINE.—Improvement of Harbour.

C A P. LXXIV.

An Act to extend the "Trades Union Commission Act, 1867." [12th August 1867.]

'WHEREAS it is expedient to extend The Trades Union Commission Act, 1867:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Power to extend Provisions of 30 Vict. c. 8. to other Places than Sheffield. 1. One of Her Majesty's Principal Secretaries of State, upon the Application in Writing of the Chairman of the Commissioners acting under the Commission relating to Trades Unions, mentioned in the said Act, may from Time to Time, by Order under his Hand, direct that the said Act shall extend to any Place in respect of which such Application has been made, and the said Act shall be deemed to extend to such Place accordingly; and the said Commissioners, or such One or more of them as they may appoint, or any Person appointed in pursuance of the said Act, may conduct at any such Place as aforesaid an Inquiry of the same Description as is now by Law authorized in the Case of Sheffield, and in relation to any such Place the said Act shall be construed as if throughout the same the Name of such Place were substituted for Sheffield.

Indemnity to Persons publishing true Account of Evidence taken 2. No Person shall be liable to any Suit, Action, Indictment, or legal Proceeding whatever by reason of his having published previously to the passing of this Act, or of his hereafter publishing, a true Account of any Evidence taken or to be taken by the said Commis-

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Trades Union Commission Act (1867) Extension.

Commissioners acting under the Commission relating to Trades before Com-Unions, or of any Evidence taken or to be taken by any Persons appointed previously to the passing of this Act, or who may hereafter be appointed to conduct an Inquiry under the said Trades Union Commission Act or this Act; and any Copy purporting to be an Account of any Evidence taken by the said Commissioners or the Persons appointed or to be appointed as aforesaid, and printed by the Queen's Printers, shall, for the Purposes of this Act, be deemed to be true Account of the Evidence contained in such Copy.

missioners.

3. The Expression "Examiner" in the said Trades Union Definition of Commission Act shall mean any Person other than One of the "Examiner." said Commissioners appointed to conduct an Inquiry under the said Act or this Act.

4. This Act may be cited for all Purposes as "The Trades Short Title. Union Commission Act ExtensionAct, 1867."

CAP. LXXV.

An Act to remove certain Religious Disabilities affecting some of Her Majesty's Subjects, and to amend the Law relating to Oaths of Office. [12th August 1867.]

"WHEREAS certain of Her Majesty's Subjects are now, on the Ground of their Religious Belief, subject to Civil ' Disabilities, and are required to take Oaths for the Enjoyment ' of Offices and Franchises which other Subjects of Her Majesty

' are not required to take:

'And whereas it is expedient to remove such Disabilities, and ' to substitute One uniform Oath for the several Oaths now ' required to be taken by different Classes of Her Majesty's Sub-' jects as a Qualification for the Exercise and Enjoyment of Offices, ' Franchises, and Civil Rights:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

1. Every Subject of Her Majesty shall after the passing of this All the Queen's Act be eligible to hold and enjoy the Office of Lord Chancellor of Ireland, or Lord Keeper or Lord Commissioner of the Great Seal in Ireland, without reference to his Religious Belief, on taking and subscribing the Oath herein-after substituted for the cellor of Ire-Oath now required to be taken instead of the Oaths of Allegiance, land. Abjuration, and Supremacy, and also any other Oath or Declaration of Office not involving any Religious Test which now is or from Time to Time may be required to be taken by the Holder of the said Office.

2. In case the said Office shall be held by any Person not being As to Exera Member of the United Church of England and Ireland, any cise of Rights Right of Presentation to any Ecclesiastical Benefice belonging to such Office shall, while the Office shall be so held as aforesaid, devolve upon and be exercised by such Person as Her Majesty by Sign Manual may appoint to exercise the same, and in default

Subjects shall be eligible to hold the Office of Lord Chan-

of Presentation to Benefices.

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Offices and Oaths.

of such Appointment the Right of such Presentation shall devolve

upon and be exercised by the Archbishop of Armagh.

3. In case the Office of Lord Chancellor of Ireland, or Lord Keeper or Lord Commissioner or One of the Lords Commissioners of the Great Seal in Ireland, shall at any Time after the passing of this Act be held by a Person not a Member of the United Church of England and Ireland, the Jurisdiction of nominating Delegates to hear Appeals from the Ecclesiastical Courts in Ireland, and of hearing Applications for and issuing Commissions of Review to reconsider the Decisions of such Courts of Delegates, shall, while the Office shall be so held as aforesaid, be exercised by such One of the Chief Judges of the Courts of Chancery or Common Law in Ircland, being a Member of the United Church of England and Ireland, as Her Majesty or Her Successors shall by Sign Manual from Time to Time appoint to exercise the same; and such Chief Judge shall also, while the Office shall be so held as aforesaid, act in place of the Lord Chancellor as Trustee or Member of any Charity or of any Board or Institution of which the Lord Chancellor is now an ex officio Trustee or Member, and which has for its Object the exclusive Benefit of, or the Administration of Endowments or Funds for the exclusive Benefit of, Members of the United Church of *England* and *Ireland*, or of which it is now required by Law that such Trustee or Member shall belong to the United Church of England and Ireland.

4. Every Person holding any Judicial or Civil or Corporate Office may attend and be present at any Place of public Meeting for Religious Worship in *England*, *Ireland*, or *Scotland* in the Robe, Gown, or other peculiar Habit of his Office, or with the Ensign or Insignia of or belonging to the same, without incurring

any Forfeiture of Office or Penalty for such Attendance.

5. In all Cases in which any Oath which has been substituted for the Oaths of Allegiance, Supremacy, and Abjuration is now required to be taken, or taken and subscribed, as a Qualification for the Exercise or Enjoyment of any Office, Franchise, or Civil Right, the following Oath shall be taken, or taken and subscribed, as the Case may be, in lieu and instead of such substituted Oath:

A.B. do swear, That I will be faithful and bear true Allegiance to Her Majesty Queen Victoria; and I do faithfully promise to maintain and support the Succession to the Crown, as the same stands limited and settled by virtue of the Act passed in the Reign of King William the Third, intituled "An Act for the further Limitation of the Crown, and better securing the Rights and Liberties of the Subject," and of the subsequent Acts of Union with Scotland and Ireland.

So help me GOD.

6. Where in the Oath hereby appointed the Name of Her present Majesty is expressed, the Name of the Sovereign of this Kingdom for the Time being, by virtue of the Act "for the further "Limitation of the Crown, and better securing the Rights and "Liberties of the Subject," shall be substituted from Time to Time, with proper Words of Reference thereto.

7. Every Person of the Persuasion of the People called Quakers, and every other Person for the Time being by Law permitted to make

When Chancellorship held by a Person not a Member of the Established Church, the Jurisdiction of nominating Delegates to hear Appeals from **Ecclesiastical** Courts shall be exercised by such other of the Judges as the Crown shall appoint, &c.

Every Judicial, &c. Officer may attend his Place of Worship in his Robes.

The Oath herein named shall be substituted in all Cases for the Oaths now required to be taken by Office-holders and others.

The Name of the Sovereign for the Time being shall be used in the Oath.

Provision in favour of Quakers, &c.

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Offices and Oaths.

Christ Church (Oxford) Ordinances.

make a solemn Affirmation or Declaration instead of taking an Oath, may, instead of taking and subscribing the Oath hereby appointed, make and subscribe a solemn Affirmation in the Form of the Oath hereby appointed, substituting the Words "solemnly, "sincerely, and truly declare and affirm," for the Word "swear," and omitting the Words "So help me God;" and the making and subscribing such Affirmation with such Substitution as aforesaid by a Person hereby authorized to make and subscribe the same shall have the same Effect as the making and subscribing by other Persons of the Oath hereby appointed.

8. This Act may be cited for all Purposes as " The Office and Short Title.

Oath Act, 1867."

C A P. LXXVI.

An Act to repeal certain Ordinances made for the Cathedral or House of Christ Church in Oxford by the Commissioners appointed under the Oxford University Act, 1854, and to substitute a new Ordinance in lieu thereof.

[12th August 1867.]

WHEREAS under and by virtue of an Act passed in the 17 & 18 Vict. Session holden in the Seventeenth and Eighteenth Years a. 81. of Her Majesty, Chapter Eighty-one, afterwards amended by Acts passed respectively in the Session holden in the Nineteenth and Twentieth Years, and in the Session holden in the Twentieth and Twenty-first Years, of Her Majesty, the Commissioners appointed by and under the first of the said Acts made Two Ordinances, dated respectively the Ninth Day of January One ' thousand eight hundred and fifty-eight and the Sixteenth Day of April One thousand eight hundred and fifty-eight, in relation to the Cathedral or House of Christ Church in the University of Oxford; and the said Ordinances having been duly approved by Her Majesty in Council thereupon took effect, and, with certain Alterations since made in manner provided by the said Acts, are now in force as Statutes of the said Cathedral or House: And whereas the said Ordinances have been found to be in various respects defective and insufficient, and Questions having arisen in consequence thereof between the Dean, the Canons, and the Senior Students of the said House, it was agreed between the said Dean, Canons, and Senior Students that it should be referred to the Most Reverend the Lord Archbishop of Canterbury, the Right Honourable Sir John Taylor Coleridge, Sir William Page Wood, One of the Vice Chancellors of the High Court of Chancery, Sir Roundell Palmer Knight, and Edward Turner Boyd Twisleton Esquire (commonly called ' the Honourable Edward Turner Boyd Twisleton), (the said ' Archbishop of Canterbury, Sir John Taylor Coleridge, and ' Edward Turner Boyd Twisleton being Three of the Commis-' sioners by whom the said Ordinances were made,) to take into ' consideration all Questions relating to the Government of the ' said House, the Management and Application of its Revenues, ' and the Elections to Studentships therein, and to frame such a

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' Scheme

Christ Church (Oxford) Ordinances.

Scheme for the future Government of the House as they might deem most likely to conduce to its Welfare and Usefulness: And whereas the said Archbishop of Canterbury, Sir John Taylor Coleridge, Sir William Page Wood, Sir Roundell Palmer. and Edward Turner Boyd Twisleton, having considered the Matters referred to them, have recommended certain Alterations in and Additions to the said Ordinances made in the Year One thousand eight hundred and fifty-eight as aforesaid, which cannot be made without the Authority of Parliament, and have expressed their Opinion that such Alterations and Additions may most conveniently be made by substituting for the said · Ordinances the amended Ordinance or Body of Regulations in ' the Schedule to this Act set forth, and have advised that Appli-' cation should be made to Parliament for that Purpose: And whereas it is expedient that the aforesaid Recommendation 'should be carried into effect:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Recited Ordinances dated 9th Jan. 1858 and 16th April 1858 repealed.

1. The Two Ordinances made as aforesaid by the Commissioners under the herein-before recited Acts, bearing Date respectively the Ninth Day of January One thousand eight hundred and fifty-eight and the Sixteenth Day of April One thousand eight hundred and fifty-eight, in relation to the Cathedral or House of Christ Church in Oxford, shall be and are hereby repealed, and shall from and after the Eleventh Day of October One thousand eight hundred and sixty-seven cease to have Force as Statutes of the said Cathedral or House: Provided always. that nothing in this Act or in the Ordinance herein-after confirmed shall take away, alter, or prejudice any existing Right, Distinction, or Privilege acquired under the said repealed Ordinances or either of them, or under any lawful Practice or Usage of the said House, before the passing of this Act, by any Person other than the Dean, Canons, and Senior Students respectively of the said House, or any Right of the said Dean, Canons, and Senior Students or any of them to any Payments or other Matter or Thing which may have become due previously to the passing of this Act.

After 11th October 1867 Ordinance in Schedule, except Section 28, to take effect. 2. The Ordinance set forth in the Schedule to this Act, except so much thereof as is contained in the Section thereof numbered Twenty-eight, and entitled "Certain Distinctions abolished," shall from and after the Eleventh Day of October One thousand eight hundred and sixty-seven take effect and have force in lieu of the said repealed Ordinances; and the Regulations therein contained (except as aforesaid) shall thenceforth (subject to the Provisions of this Act and to the Power of Alteration by the same Regulations reserved to Her Majesty in Council) be Statutes of the said House: Provided always, that the Governing Body of the said House, as constituted by the said Ordinance, shall have Power from Time to Time to make such Orders concerning any of the Matters contained in the said excepted Part of the said Ordinance as to them shall seem fit; provided also, that in the Interpretation

Christ Church, Oxford (Ordinances). Wexford Grand Jury.

of the said Ordinance the Payments thereby authorized to be made to the Westminster Junior Students shall in all Cases be deemed and taken to be exclusive of Rooms.

3. Any Instrument relating to any Real or Personal Property, Effect of Irthe Disposal and Management whereof is by the said Ordinance struments convested in the Governing Body thereby constituted, when duly sealed with the Corporate Seal of the said House, in the said Ordinance described as the "College Seal," under the Direction of the said Governing Body, shall have the same Effect at Law and in Equity as any like Instrument duly scaled with the Corporate Seal of the Dean and Chapter of the said Cathedral or House under the Direction of the said Dean and Chapter would have had before the passing of this Act.

veying Real or Personal Pro-

4. This Act may be cited for all Purposes as "The Christ Short Title. Church, Oxford, Act, 1867."

SCHEDULE.

THE ORDINANCE OR STATUTES ABOVE REFERRED TO.

C A P. LXXVII.

An Act to validate certain Proceedings of the Grand Jury of the County of Wexford. [12th August 1867.]

WHEREAS an Act was passed in the present Session of 30 & 31 Vict. Parliament, intituled An Act to afford further Facilities c. 50.

' for the Erection of certain Bridges in Ireland:

'And whereas the Grand Jury of the County of Wexford at ' the last Summer Assizes received a Report from certain Com-' missioners appointed by the Lord Lieutenant to inquire into the ' Necessity and Propriety of purchasing the Rights and Property ' of the New Ross Bridge Commissioners, and of rebuilding the ' said Bridge, and in pursuance of said Report did certain Acts ' and made certain Orders:

'And whereas the said Grand Jury at the said Assizes ap-' pointed Four Persons to act on their Behalf with and to form a 'Committee with such Four Persons as should be appointed under ' the Provisions of the said Act by the Grand Jury of the County ' of Kilkenny, in the contracting for, carrying on, conducting,

' and managing the rebuilding of the said Bridge:

'And whereas it is expedient that the said Report so received ' should have the same Force and Validity as if it had been made and received by the said Grand Jury under the Provisions of ' the said Act, and that the said Four Persons so appointed should ' have all the Powers and Authority which they would have if ' they had been appointed under the Provisions of the said Act .'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same:

1. That the Report of the said Commissioners respecting the Report of Com-Necessity and Propriety of purchasing the Rights and Property of missioners as to Cc4

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C.77, 78.

Wexford Grand Jury.

New Ross Bridge to be as valid as if it had been made after passing of recited Act.

the said New Ross Bridge Commissioners, and the probable Cost of such Purchase, shall be as valid and effectual for the Purposes of the said Act as if such Report had been made after the passing of the said Act; and every Act, Resolution, Order, Appeal, Matter, or Thing done, passed, made, directed, or ordered by the said Grand Jury of the County of Wexford with respect to the proposed Purchase and rebuilding of the Bridge over the River Barrow at New Ross shall be as valid and effectual for the Purposes of the said Act as if the said Act had been passed before the Meeting of the said Grand Jury; and the Four Persons appointed by the said Grand Jury to act with and form a Committee with Four Persons to be appointed under the Provisions of the said Act by the Grand Jury of the County of Kilkenny, for the Purpose of contracting for, carrying on, conducting, and managing the rebuilding of the said Bridge, shall have all and the like Powers, Authority, and Privileges, and shall discharge all and the like Duties, as are conferred and imposed by the 15th, 16th, 17th, 18th, 19th, and 20th Sections of the said Act upon a Committee appointed under the Provisions thereof.

Short Title.

2. This Act may be cited for all Purposes as "The Wexford Grand Jury Act, 1867."

CAP. LXXVIII.

An Act to amend "The Tyne Pilotage Order Confirmation Act, 1865." [12th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Amendment of Sched. to 28 & 29 Vict. c. 44.

Short Title.

1. The Schedule to "The (Tyne) Pilotage Order Confirmation Act, 1865," is hereby amended in manner expressed in the Schedule to this Act.

2. This Act may be cited as "The Tyne Pilotage Amendment Act, 1867."

SCHEDULE.

1. Paragraph (2) of Section 5 of the Amended Order set out in the Schedule to "The (Tyne) Pilotage Order Confirmation Act, 1865," (herein-after referred to as the Act of 1865), shall be deemed to be omitted, and in lieu thereof there shall be deemed

to be substituted the following Paragraph:

Meetings of the registered Shipowners of Newcastle-upon-Tyne for the Election of Commissioners shall be held at the Town Hall of the Borough of Newcastle-upon-Tyne. or at such other Place within the Borough of Newcastleupon-Tyne as the Commissioners from Time to Time appoint, on such Day, within Ten Days next before the First Day of October One thousand eight hundred and sixtyseven, and in each Fifth Year thereafter, as the Commissioners from Time to Time appoint, the Place and Time of meeting being advertised by the Clerk of the Commis-

Tyne Pilotage Act (1865) Amendment.

sioners Five Days at least before the Day of meeting, by Handbills posted in the Borough of Newcastle-upon-Tyne.

2. Paragraphs (4), (5), (6), and (7) of the same Section shall be read as if the Word "Quinquennial" were substituted for the Word "Annual" throughout those Paragraphs, and the Meeting in the Year 1867 shall be deemed to be a Quinquennial Meeting.

3. Paragraphs (9) and (10) of the same Section shall be deemed

to be omitted.

4. The Commissioners elected by the registered Shipowners of Newcastle-upon-Tyne who are in Office at the Meeting in 1867 shall go out of Office at that Meeting, but shall be reeligible; and the Commissioners elected by the registered Shipowners of Newcastle-upon-Type at each Quinquennial Meeting shall go out of Office at the Quinquennial Meeting next following their Election, but shall be re-eligible.

5. Where the Commissioners exercise the Power conferred on them by Paragraph (11) of the said Section, the Person elected by them to be a Commissioner shall be required to have the like Qualification as if he were elected as a Commissioner by the registered Shipowners of Newcastle-upon-Tyne on the Day on

which he is so elected by the Commissioners.

6. Sections 6 and 7 of the said Order shall be read and have Effect as if the Alterations hereby made in Section 5 thereof had been made therein before the passing of the Act of 1865.

7. Section 8 of the said Order shall extend and apply to the

Quinquennial Elections aforesaid.

8. Nothing herein shall affect the past Operation of the said Order, or (except as expressly herein provided) any Right, Title, Obligation, or Liability acquired or accrued before the passing of the Act to which this Schedule is annexed.

CAP. LXXIX.

An Act to confirm certain Provisional Orders under "The General Police and Improvement (Scotland) Act, 1862," relating to the Burgh of Dundee. [12th August 1867.]

WHEREAS the Secretary of State for the Home Department heing One of Hereal ment, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of "The General Police and 'Improvement (Scotland) Act, 1862," (25 & 26 Vict. c. 101.) 'duly made certain Provisional Orders, which are contained in ' the Schedule to this Act annexed; and it is provided by the ' recited Act that no such Orders shall be of any Validity what-' ever until they have been confirmed by Parliament; and it is ' expedient that the said Orders shall be so confirmed:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Orders contained in the Schedule hereunto Confirmation annexed shall, from and after the passing of this Act, be absolute,

of Orders in Schedule.

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Dundee Provisional Orders Confirmation.

Short Title.

and be as binding and of the like Force and Effect as if the Provisions of the same had been especially enacted in this Act.

2. This Act may be cited for all Purposes as "The General Police and Improvement (Scotland) Supplemental Act, 1867."

SCHEDULE referred to in this Act.

DUNDEE.

General Police and Improvement (Scotland) Act, 1862, (25 & 26 Vict. Cap. 101.)

II.

DUNDEE.

General Police and Improvement (Scotland) Act, 1862, (25 & 26 Vict. c. 101.)

CAP. LXXX.

An Act to define the Duties of the Assessor of Railways in Scotland in making up the Valuation Roll of Railways, and to amend in certain respects the Valuation of Lands [12th August 1867.] (Scotland) Acts.

THEREAS an Act was passed in the Seventeenth and Eighteenth Years of Her Majesty's Reign, Chapter 'Ninety-one, intituled An Act for the Valuation of Lands and Heritages in Scotland, and another Act was passed in the

'Twentieth and Twenty-first Years of Her Majesty's Reign,

' Chapter Fifty-eight, intituled An Act to amend the Act Seven-' teenth and Eighteenth Victoria, for the Valuation of Lands in

' Scotland:

'And whereas it is expedient to farther define the Duties of ' the Assessor of Railways in Scotland in making up the Valua-' tion Rolls of Railways under the first-recited Act, and to amend ' in certain other respects the Provisions of both the recited 'Acts:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. This Act shall be cited for all Purposes as "The Valuation

of Lands (Scotland) Amendment Act, 1867."

2. The Term "permanent Way" in this Act shall mean and include the Line or Lines of Railway, Bridges under and over the same, Viaducts, Tunnels, Fences, and Ditches along the said

Lines, Signals, and Apparatus connected therewith.

3. In ascertaining the yearly Rent or Value in Terms of the first-recited Act of the Lands and Heritages in any Parish, County, or Burgh belonging to or leased by any Railway Company, and forming Part of the Undertaking of such Company, One Half of the Expenses incurred in maintaining or repairing

17 & 18 Vict. c. 91.

20 & 21 Vict. c. 58.

Short Title.

Definition of Term.

One Half of Expense of maintaining permanent Way of Railways to be deducted by



the

Railways (Scotland)

the permanent Way of Railways, and charged to Revenue in the Assessor of published Accounts of such Railway Company for the Year pre- Railways and ceding that for which the Valuation is made, shall be allowed by Canals before the Assessor of Railways and Canals as a Deduction before the Value of cumulo yearly Rent or Value of each Railway is fixed, provided Railway. that such Assessor is satisfied that such Expenses have been truly expended in maintaining or repairing the permanent Way of each such Railway: Provided always, that the Cost of Repairs of Stations, Engine Houses, Workshops, Wharfs, Docks, Depôts, Counting Houses, and other Houses and Places of Business belonging to or leased by any Railway Company, and forming Part of the Undertaking of such Company, shall not be deemed to be Expenses to be allowed by the said Assessor in Terms of this Section.

4. 'Whereas the Twenty-second Section of the first-recited Amendment of 'Act, in providing the Mode of ascertaining the yearly Value or Sect. 22. of Rent of the Lands and Heritages in any Parish, County, or 17 & 18 Vict. Burgh belonging to or leased by any Railway or Canal Com- Stations, &c. ' pany, and forming Part of the Undertaking of such Company, fixed the Deduction to be made from the cumulo yearly Value or Rent of the whole Lands and Heritages in Scotland as afore-' said of each such Railway or Canal Company in respect of the ' Cost of the Stations, Wharfs, Docks, Depôts, Counting Houses, 'and other Houses and Places of Business in Scotland, of and ' connected with the Undertaking of such Company, at a Sum ' equal to Three Pounds per Centum of the whole Cost thereof: ' And whereas such Deduction was fixed at too small a Sum, and

' should for the future be increased:' Be it enacted as follows: The Twenty-second Section of the first-recited Act shall be read and construed as if the Words "Five Pounds per Centum" were substituted for the Words "Three Pounds per Centum" wherever these latter Words occur in the said Section of the said first-recited Act.

5. The Assessor of Railways and Canals shall, if required as Separate Valuaherein-after provided, specify and assign separately the Value of those Portions of Railways included within the Limits of Burghs, Towns, or populous Places (not being Burghs in the Sense of the 1st April in Twenty-seventh Section of the first-recited Act, which Section each Year, to shall remain in full Force and Effect) which have adopted or Towns and shall hereafter adopt the Provisions of the Acts of the Thirteenth and Fourteenth Victoria, Chapter Thirty-three, or of the Twentyfifth and Twenty-sixth Victoria, Chapter One hundred and one, Local Police or in which any Local Police Act is or may hereafter be in force: Act is in force. Provided always, that it shall not be necessary for the said Assessor to assign separately the Value of the Portions of Railways included within the Limits of any Burgh, Town, or populous Place, in Terms of this Section, unless on or before the First Day of April in each Year the Town Clerk or Clerk of the Commissioners or Trustees of Police thereof, as the Case may be, shall have required him so to assign the same; and such Town Clerk or Clerk of the Commissioners or Trustees of Police, when making

tion to be assigned, if required before populous Places in which a General or

Railways (Scotland).

making such Requisition, shall be bound to state the lineal Measurement of the Portions of the Railway or Railways belonging to or leased by any Railway Company, and forming Part of the Undertaking thereof, situated within the Limits of such Burgh, Town, or populous Place, and the Assessor shall satisfy himself as to the Correctness of such Measurement; and the said Assessor, immediately on the Completion of the Valuation Roll made up by him under the recited Acts and this Act, shall transmit to each Town Clerk or Clerk of the Commissioners, or Trustees of Police so requiring him as aforesaid a certified Copy of the Valuation, taken from such Valuation Roll, of the Lands and Heritages within such Burgh, Town, or populous Place, as the Case may be, belonging to or leased by and forming Part of the Undertaking of such Company; and such Valuation relating to such Company shall be engrossed by such Town Clerk or Clerk of the Commissioners or Trustees of Police, as the Case may be, in the Roll or Book of Assessment of such Burgh, Town, or populous Place made up in Terms of the Acts of the Thirteenth and Fourteenth Victoria, Chapter Thirty-three, or of the Twentyfifth and Twenty-sixth Victoria, Chapter One hundred and one, or of the Local Act in force in such Burgh, Town, or populous Place; and such Valuation shall be authenticated by the Signature of such Town Clerk or Clerk of the Commissioners or Trustees of Police, as the Case may be, and shall be thenceforward deemed and taken to be a Part of such Roll or Book of Assessment of such Burgh, Town, or populous Place, as the Case may be.

Valuation Roll of Railways made up by Assessor of Railways and Canals to be open for Inspection, &c.

Time for lodging Appeals against Asses-

sor's Entries in Valuation Roll.

Sect. 2 of 20 & 21 Vict. c. 58. amended as herein stated.

6. The Valuation Roll to be made up by the Assessor of Railways and Canals, while in the Hands of such Assessor, shall be patent and accessible to all Persons having Interest therein, and the Assessor shall, when required by any such Person, exhibit to him a Statement showing the Principles and Calculations on which the Valuation of such Assessor is founded, without Payment of any Fee; and pending the Consideration of any Appeal against the Valuation of such Assessor, he shall, if required, be bound to lodge the said Statement in Court Six Days before such Appeal is to be heard.

7. All Appeals or Complaints against any Entry in the Valuation Rolls made up in Terms of the said recited Acts and of this Act, either by the Assessors appointed by the Commissioners of Supply of any County, or by the Magistrates of any Burgh, or by the Assessor of Railways and Canals, shall, except as after provided, be lodged not later than the Tenth Day of September in each Year, and every such Appeal or Complaint shall, except as aforesaid, be heard and determined not later than the Thirtieth Day of September in each Year.

8. The Second Section of the second-recited Act is hereby amended to the Effect of providing that hereafter the Judges to whom the Case therein referred to shall be submitted, instead of being the Senior Lord Ordinary and the Lord Ordinary officiating in Exchequer Causes in the Court of Session, shall be any Two Judges in the said Court, who shall be named for that Purpose

from

Railways (Scotland).

from Time to Time by Act of Sederunt of the said Court: Provided always, that any Valuation which shall have been confirmed or altered in conformity with the Opinion of said Judges shall thereafter be final and not subject to Review in any manner of way.

9. Nothing contained in this Act shall alter or affect any Classi- Liability to fication or Power of Classification, or any Deduction or Allow- Assessment not ances, or Power of making Deductions or Allowances from gross Rental or annual Value, made or possessed by any Body, Persons or Person, entitled to impose or levy Assessments, except that in estimating the Amount of such Deductions or Allowances there shall not be allowed or included therein the Proportion of the Expenses of maintaining or repairing the permanent Way of Railways to be allowed by the Assessor of Railways and Canals in Terms of Section Third of this Act; and nothing contained in this Section shall affect the Value to be inserted in the Valuation Roll of Railways and Canals in Terms of this Act; and nothing contained in this Act shall exempt from or render liable to Assessment any Person or Property not previously exempt from or liable to Assessment.

to be altered by

10. It shall be lawful for the Commissioners of Supply of any Printing of County, or the Magistrates of any Burgh, to resolve at any Meeting of their Number, ordinary or special, duly called, and by a Majority of those attending and voting, that the Valuation Roll of such County or Burgh for the current Year shall be printed; and the Expenses of such Printing shall be deemed to be Part of the Expenses of making up such Roll in Terms of the Eighteenth Section of the first-recited Act, and shall be assessed for and levied accordingly: Provided always, that Notice of the Intention to move such Resolution shall be inserted in the Notice calling the Meeting at which it is to be moved.

Valuation Roll.

11. The recited Acts, and all other Laws, Statutes, and Usages, Partial Repeal shall be and the same are hereby repealed, in so far as necessary of recited Acts. to give Effect to the Provisions of this Act, but in all other respects they shall remain in full Force and Effect.

12. The First Valuation Rolls made up under the said recited Commence-Acts and this Act shall be for the Year from Whit Sunday One ment of Act. thousand eight hundred and sixty-seven to Whit Sunday One thousand eight hundred and sixty-eight: Provided always, that for such Year only the Time allowed to the Assessor of Railways and Canals for making up his Valuation Roll, and transmitting Copies thereof to each Railway, Canal, and other Company, shall be and is hereby extended to the Fifteenth Day of September next; the Time for complaining to the said Assessor, or lodging a Note of Appeal to the Lord Ordinary officiating on the Bills, or to the Sheriff, as the Case may be, against any Valuation made by such Assessor, shall be and is hereby extended to the Tenth Day of October next; and the Time for hearing and determining any such Complaint or Appeal shall be and is hereby extended to the Thirtieth Day of November next.

CAP.

Prorogation of Parliament.

Customs Revenue.

C A P. LXXXI.

An Act to simplify the Forms of Prorogation during the Recess of Parliament. [12th August 1867.]

WHEREAS it is desirable to simplify the Forms now used in the Prorogation of Parliament during its Recess:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, as follows:

Power to Her Majesty to issue Proclamation for the Prorogation of Parliament. 1. Whenever (save as herein-after excepted) Her Majesty, Her Heirs or Successors, shall be pleased, by and with the Advice of the Privy Council of Her Majesty, Her Heirs or Successors, to issue Her or their Royal Proclamation to prorogue Parliament from the Day to which it shall then stand summoned or prorogued to any further Day being not less than Fourteen Days from the Date thereof, such Proclamation shall, without any subsequent Issue of a Writ or Writs Patent or Commission under the Great Seal of the United Kingdom, be a full and sufficient Notice to all Persons whatever of such the Royal Intention of Her Majesty, Her Heirs and Successors, and the Parliament shall thereby stand prorogued to the Day and Place in such Proclamation appointed, notwithstanding any former Law, Usage, or Practice to the contrary.

Not to apply to Prorogation at End of Session. 2. This Act shall not apply to the Case of the Prorogation of Parliament at the Close of a Session.

C A P. LXXXII.

An Act to alter certain Duties, and to amend the Laws relating to the Customs. [12th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. For the Words "Fifty Tons" in the Forty-fourth Section of "The Customs Consolidation Act, 1853," relating to the Importation of Spirits, the Words "Forty Tons" shall be substituted, and also for the Words "Fifty Tons" in the Nineteenth Section of the Act Twentieth and Twenty-first Victoria, Chapter Sixtytwo, the Words "Forty Tons" shall be substituted; and the said Sections shall be read and construed as if the Words "Forty Tons" so substituted had in each Case been originally inserted therein and enacted thereby, instead of "Fifty Tons."

2. Spirits may be imported in Bottles of a larger Size or Content than Three Pints, provided all such Bottles be properly packed in Cases, each of which Cases shall not contain a less Quantity than Two Gallons of Spirits, and bonâ fide form Part of the Cargo of the importing Ship, and be reported.

3. The

How Spirits

may be im-

ported.

Reduction of

Restriction of Size of Ships

importing

Spirits.



3. The Seventy-fifth Section of "The Customs Consolidation Act, 1853," shall extend to and include all Vessels coming or brought into any Port in the United Kingdom, and in respect of which any Officer of Customs may be stationed in charge, either on board thereof or otherwise, for the due Protection of the Revenue.

Extending 16 & 17 Vict. c. 107. s. 75 as to Expense of boarding Ships.

4. The Forty-fourth Section of the Act Second and Third of Victoria, Chapter Seventy-one, shall not be deemed to apply to any Offence against this or any other Act relating to the Customs.

Application of 2 & 3 Vict. c. 71. s. 44.

5. The Words "United Kingdom" in the Second Section of "The Customs Duties Consolidation Act, 1860," are hereby declared to apply to and include only Great Britain and Ireland.

Limitation of 23 & 24 Vict. c. 110. s. 2.

6. All British Goods brought back into the United Kingdom, being of such a Kind or Description as, if Foreign, would be liable to any Duty of Customs on Importation, shall be deemed to be Foreign, and liable to the same Duties, Rules, Regulations, and Restrictions as Foreign Goods of the like Kind or Description: but if the same shall be brought back within Five Years from the Time of the Exportation thereof, and it shall be proved to the Satisfaction of the Commissioners of Customs that they are British Goods returned, the same may be entered by Bill of Store, containing such Particulars and in such Manner and Form as the said Commissioners shall direct: Provided always, that all Corn, Grain, Meal, and Flour brought into the United Kingdom shall be deemed and taken to be Foreign Goods; and all Goods brought into the United Kingdom for which any Drawback of Excise or Customs shall have been received on Exportation shall be deemed and treated as Foreign, unless admitted to Entry by special Permission of the Commissioners of Customs, and on Repayment of such Drawback; and all Foreign Goods on Re-importation into the United Kingdom, whether they shall have paid Duty on their First Importation or not, shall be liable to the same Duties, Rules, Regulations, and Restrictions as if then imported for the First Time: Provided also, that if any British Goods brought into the United Kingdom bear the Brand or Mark of any British Manufacturer, the same shall be admitted to Entry as such, without a Bill of Store, if the Proprietor of such Brand or Mark. or his legal Representative, shall give his Consent in Writing to the Delivery thereof.

To substitute simpler Provisions as to Goods per Bill of Store.

7. When any warehoused Goods are removed under Bond from Warehoused a Customs Warehouse at one Port to be warehoused at another Port, or for Exportation therefrom, such Goods shall, within Forty-eight Hours after Arrival at such Port, and on or before the Entry thereof for Re-warehousing, Exportation, or otherwise, be produced to the proper Officers of Customs at such lastmentioned Port, although the Time prescribed in such Bond for the Removal, Re-warehousing, or Exportation of such Goods shall not have expired, and if not so produced the Bond under which the same are removed shall be forfeited, and may be put in Suit, in the same Manner as if the Regulation hereby made formed Part of the Condition of such Bond.

Goods removed to be produced to Officers of Customs before

8. Upon Digitized by GOOGLE

To adjust Duties on Sulphuric Ether, Collodion, and parified Naphtha.

C.82.

As to Definition of Term "any Spirits."

Shipping Bill and Duplicate for Goods in Transit.

Drawback Goods not agreeing with Shipping Bill forfeited.

Persons claiming Drawback thereon, or more than due. to forfeit Treble Value, or 100l.

Goods on board to correspond with Content.

8. Upon the Importation into Great Britain or Ireland of the following Goods, and in lieu of any Duties now chargeable thereon, the following Duties shall be charged; namely, upon every Gallon of Sulphuric Ether Twenty-five Shillings, and upon every Gallon of Collodion Twenty-four Shillings, and upon Naphtha or Methylic Alcohol purified by means of Filtration or other Process Ten Shillings and Fivepence for every Gallon of the Strength of Proof ascertained by Sykes' Hydrometer, and so in proportion for any greater or less Strength than the Strength of Proof, and for any greater or less Quantity than a Gallon.

9. It is hereby declared, That the Words "any Spirits" in the Ninth Section of the Act of the Twenty-eighth and Twentyninth of Victoria, Chapter Ninety-eight, shall not authorize the Use of flavoured or compounded British Spirits in the fortifying

of Wine in a Customs Warehouse.

10. Whenever any Goods are imported in Transit, and entered or required to be entered as Goods in Transit, the Person entering the same shall furnish to the proper Officer of the Customs a Shipping Bill, containing an accurate Account of the Quantity and Description of the Goods, and of the Value of such of them as were formerly chargeable with Duty at Value on Importation, together with a Duplicate of such Shipping Bill, and shall comply with the Rules and Regulations for the Time being of the Commissioners of Customs respecting the Shipment and Clearance of such Goods; and in case such Goods are found not to correspond with the Particulars contained in such Shipping Bill, the same may be detained until the Discrepancy is explained to the Satisfaction of the Commissioners of Customs, who may thereupon restore the same, on such Terms as they may deem proper; and any Person entering Goods in Transit who shall refuse or neglect to furnish such Shipping Bill and Duplicate, or either of them, to such Officer, shall forfeit a Penalty of Forty Shillings,

11. If any Goods upon which any Drawback shall be claimed or allowed shall be brought to any Quay, Wharf, or other Place to be shipped for Exportation, or shall be actually shipped, and shall, on Examination by the proper Officers of Customs, be found not to agree in Quantity, Quality, and Description with the Entry in the Shipping Bill, Debenture, or other proper Document or Authority for Allowance of Drawback on Shipment, or shall be found to be of less Value for Home Use than the Amount of the Drawback claimed, all such Goods, and the Package containing the same, with all other the Contents therein, shall be forfeited; and the Person or Persons entering such Goods, and claiming the Drawback thereon, or claiming more Drawback on any Goods than the Value thereof, or than shall be legally due thereon, shall in any and every such Case forfeit and pay a Sum of One hundred Pounds, or treble the Value of such Goods so entered, or of the Amount of the Drawback claimed, at the Election of the Commissioners of Customs.

12. If any Goods liable to Duty on Importation, or taken from the Warehouse to be exported, or entitled to Drawback on Exportation, or exported under Bond, which are enumerated in the

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Content of any Ship, shall not be duly shipped before the Departure of such Ship, or shall not be duly certified by the proper Officer as short shipped, such Goods shall be forfeited; or if any such Goods shall be taken on board such Ship, not being enumerated in such Content, the Master of such Ship shall forfeit the Sum of Five Pounds in respect of every Package of such Goods; and if any Goods duly shipped on board such Ship shall be unshipped, or landed at any other Place than that for which they shall have been cleared, unless otherwise accounted for to the Satisfaction of the Commissioners of Customs, the Master of such Ship shall forfeit a Sum equal to treble the Value of the Goods so landed.

13. The Provisions contained in the several Acts relating to As to Duties the Customs with reference to the Exportation of warehoused Goods shall be deemed to apply to and include Goods liable to Duties of Customs transhipped, and Goods exported on Drawback.

on Goods transhipped,

14. If any Goods in respect of which Bond shall be given for the Exportation thereof in any Ship shall not be duly exported in such Ship, or be re-warehoused, within Fourteen Days after the final Clearance of such Ship, the Person or Persons entering the same shall be liable to a Penalty of Five Pounds, unless they shall in the meantime have been entered for Exportation under Time. Bond in some other Ship, in which Case the Person or Persons entering the same shall be liable to a Penalty of Five Pounds, unless the same shall be exported in or re-warehoused within Fourteen Days after the final Clearance of such last-mentioned

To prevent Goods lying at Risk on the Quavs or Lighters for an unreasonable

15. British or Irish Spirits may be exported from Great British and Britain or Ireland to Parts beyond the Seas, or be removed to the Isle of Man, in Casks of the Content of Nine Gallons each at the least; but no British or Irish Spirits shall be removed or exported from the Isle of Man to any other Part of the United Kingdom, under pain of Forfeiture thereof.

Irish Spirits may be exported in Casks of Nine Gallons each.

16. Spirits to which any sweetening or colouring Matter or any other Ingredient may have been added in a Customs Warehouse, under the Provisions of the Seventh Section of an Act passed in the Twenty-eighth and Twenty-ninth Years of Her-Majesty's Reign, Chapter Ninety-eight, may, notwithstanding house to another anything to the contrary contained in the said last-mentioned Act, in Bottles. be removed for Exportation or Shipment as Stores, under such Regulations as the Commissioners of Customs shall appoint, to any other approved Customs Warehouse in the same or at any other Port, provided such Spirits be drawn off into Imperial or reputed Quart or Pint Bottles, and be packed in Cases containing not less than One Dozen Quarts or Two Dozen Pints.

Spirits sweetened, coloured, &c. may be removed from one Customs Ware-

17. Wine for Exportation may be fortified in Bond, by Per- Extent to which mission of the Commissioners of Customs, to a greater Degree of Wine may be Strength than Forty per Cent. of Proof Spirit, if it appear to them to be necessary for the Preservation of such Wine during the Voyage.

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Customs Revenue.

Penalty on Officers of Customs not delivering up Commissions or Deputations on Retirement, &c.

18. Whenever any Officer or other Person in the Service or Employment of the Customs, and having a Commission or Deputation from the Commissioners of that Revenue, shall cease to be employed in such Service, and shall for the Space of One Week after he shall cease to be in such Service or Employment neglect or refuse to deliver up such Commission or Deputation, every such Person shall be liable to be proceeded against for such Offence before any Justice of the Peace, who is hereby authorized, upon Conviction of such Offender, to sentence him to Imprisonment in any Gaol until the Offender shall deliver up such Commission or Deputation, or otherwise account for the same to the Satisfaction of the Commissioners of Customs.

Certain Monies &c. deemed within Meaning of 2 W. 4. c. 4.

19. Any Monies, Chattels, or other valuable Securities which shall or may be received by any Officer or Clerk in the Service of the Customs, either as Duties of Customs, or under or by virtue of any Statute, or by the Order or Direction of the Commissioners of Customs, or in virtue of his Office or Employment, or otherwise, for the Use and Service of Her Majesty or of any Public Department, shall be deemed to be Monies, Chattels, or valuable Securities for the Public Service within the Meaning of the Act of the Second of William the Fourth, Chapter Four.

Definition of " Boat."

20. The Word "Boat" in the Two hundred and seventh Section of "The Customs Consolidation Act, 1853," shall be deemed to mean, apply to, and include any Vessel or Boat, whether decked, partially decked, or open, not being of the Burden of One hundred Tons, and not belonging to any Ship.

Police authorized to cooperate with Officers of Customs, &c.

21. The Powers of Seizure and Detention conferred by the Two hundred and twenty-third Section of "The Customs Consolidation Act, 1853," upon Officers of Customs or Excise, and others, shall extend to and be conferred upon the Constables and Police Officers of any County, City, or Borough in the United Kingdom, with the Sanction of the Magistrates having Jurisdiction therein.

Persons in Prison against whom Informations are exhibited for Offences against the Customs Laws to be brought up by Habeas Corpus at the Hearing of such Informations.

22. Where any Person against whom an Information shall be exhibited before a Justice of the Peace for any Offence committed by such Person against any Act relating to the Customs shall be in Prison on any Account whatever at the Time appointed for the Hearing of such Information, the Commissioners of Customs shall cause to be obtained and issued out of the Court of Exchequer in England, Scotland, or Ireland, as the Case may require, a Writ of Habeas Corpus directed to the Governor or Keeper of the Prison in which such Person shall be confined, commanding him to convey such Person to the Place of Hearing to be specified in such Writ, in order that the said Person may answer the said Information and attend the Trial thereof; and such Writ of Habeas Corpus shall be issued out of either of the said Courts, on Application made by the Solicitor for the Customs, on behalf of the said Commissioners, to any Baron or Judge of any of the Superior Courts of Law in England, Scotland, and Ireland respectively; and it shall be lawful for the Justices or Magistrate

Magistrate before whom any such Information shall be brought for Adjudication to refuse to proceed with the said Information in the Absence of the Person charged, when satisfactory Proof shall be made that such Person is confined in Prison.

23. If any Officer of Customs shall have reasonable Cause to Officers may suspect that any uncustomed or prohibited Goods are harboured, kept, or concealed in any House or other Place either in the United Kingdom or the Channel Islands, and it shall be made to appear by Information on Oath before any Justice of the Peace in the United Kingdom, or any Deemster, Jurat, Bailiff, or other Magistrate in the Channel Islands, it shall be lawful for such Justice, Deemster, Jurat, Bailiff, or other Magistrate, by special Warrant under his Hand, to authorize such Officer to enter and search such House or other Place, and to seize and carry away any such uncustomed or prohibited Goods as may be found therein; and it shall be lawful for such Officer, and he is hereby authorized, in case of Resistance, to break open any Door, and to force and remove any other Impediment or Obstruction to such Entry, Search, or Seizure as aforesaid; and such Officer may, if he see fit, avail himself of the Service of any Constable or Police Officer to aid and assist in the Execution of such Warrant, and any Constable or other Police Officer is hereby required when so called upon to aid and assist accordingly.

24. All Gold and Silver Plate which shall be imported from Foreign Parts, and which shall be sent to any Assay Office in the United Kingdom at which Gold and Silver Plate is now or shall at any Time hereafter be by Law required to be assayed, and which when so sent shall be then assayed, tested, stamped, and marked, shall, in addition to the Marks for the Time being used at such Assay Office for the Purpose of marking British Plate, be marked with the further Mark of the Letter F on an oval Escutcheon, in order to denote that such Gold or Silver Plate was imported from Foreign Parts, and was not wrought or made in England, Scotland, or Ireland; and the Wardens and Officers in such and every such Assay Office, and the Persons employed by them, shall have Power to impress and mark, and shall impress and mark, such further and additional Mark, before such Plate

shall be delivered out from such Assay Office.

25. The Commissioners of Customs may from Time to Time Stores for Vesestablish Regulations as to the Quantities, Custody, and Disposal of Tobacco, Spirits, and Tea to be used as Stores by the Master, Crews, and Passengers of any Vessel about to depart from the Channel Islands to any Port in the United Kingdom, or to any Fishing Grounds at Sea, having regard to the Time that will be occupied in the contemplated Voyage, the Tonnage of the Vessel, and the Number of her Crew and Passengers, the Particulars of such Stores to be noted on the Clearance of the Vessel: and if they or any Part thereof be landed in the United Kingdom from the said Vessel contrary to the Regulations so established, or without the Knowledge or Permission of the proper Officer of the Customs, they shall be forfeited, and the Master of such Vessel Dd2

search Premises by Warrant granted on reasonable Cause shown.

To impose distinctive Mark on Foreign Plate assayed.

sels departing from the Channel Islands.

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shall, on Proof of any such Landing or Unshipment, forfeit the Penalty of Twenty Pounds.

Goods the Growth or Manufacture of Isle of Man may be imported into Great Britain or Ireland on Certificate, &c. 18 & 19 Vict. c. 96.

26. Any Goods the Growth of the Isle of Man, or there manufactured from Materials the Growth of the said Isle, or from Materials not subject to Duties in Great Britain or Ireland, or from Materials upon which the Duty has been paid in Great Britain or Ireland, and upon which no Drawback has been subsequently granted, may be brought from the said Isle into Great Britain or Ireland without Payment of any Duty: Provided always, that any Goods may nevertheless be charged with such Proportion of such Duties as shall fairly countervail any Duties of Excise payable on the like Sort of Goods the Produce of that Part of Great Britain or Ireland into which they shall be brought or payable upon any of the Materials from which such Goods are manufactured; and any Articles either wholly or in part manufactured in the said Isle from any Materials upon which a higher Duty is payable upon their Importation into Great Britain or Ireland than on their Importation into the Isle of Man may be brought from the said Isle into Great Britain or Ireland on Payment of the Duty payable on such Goods in that Part of Great Britain or Ireland into which they shall be so brought.

Parts of Acts repealed.

27. The several Parts of Acts set forth in the Schedule to this Act annexed are hereby repealed to the Extent to which the same are by such Schedule expressed to be repealed.

Registry in Channel Islands. 28. This Act shall be registered in the Royal Courts of the Islands of *Guernsey* and *Jersey* respectively, and the said Royal Courts respectively shall have full Power and Authority and are hereby required to register the same.

Commencement of Act. Short Title. 29. This Act shall come into operation on the Day of the passing thereof; and in citing it in other Acts of Parliament and in legal Instruments it shall be sufficient to use the Expression "The Customs Amendment Act, 1867."

SCHEDULE of Parts of Acts to be repealed.

Date of Act.	Title of Act.		Extent of Repeal.	
16 & 17 Vict. c. 107.	"The Customs Act, 1853."	Consolidation	So much of the Table of Prohibitions and Restriction Inwards of Section 44. as relates to Parts of Articles as therein described, and so much of the said Table as relates to Silk and Manufactures of Silk as therein also described, and so much of the Second Division of the said Table as permits Goods therein mentioned to be imported in Transit. Sections 65, 79, 143, 176, 177, and 178. The following Words in Section 234, viz., "or of any Tea or Silk, such "Tea or Silk being of the Value " of Ten Pounds or upwards," and " or of any such Tea or Silk."	



Custo	ms Reven	ue. Loca	Local Government Supplemental (No. 5.)	
Date of Act. 16 & 17 Vict. c. 107.		Title of Act.	Extent of Repeal.	
		"The Customs Consolidation Act, 1853."	So much of the Table of Prohibitions containing the Words "or in Glass "Bottles or Stone Bottles not ex- "ceeding the Size of Three Pint "Bottles, and being really Part of "the Cargo of the importing Ship, "and duly reported." So much of the 130th Section of "The Customs Consolidation Act, 1853," as requires a Comptroller of Customs to join with the Collector in preparing and making the Debentures and Certificates therein prescribed.	
39	" -	39 29	- The Words "if she have any such "Stores on board," in the last Paragraph of Section 145.	
18 & 19 V	ict. c. 96	"The Supplemental C Consolidation Act, 18	ustoms Sections 12 and 23.	
23 & 24 Vi	iet. c. 110	"The Customs Duties C dation Act, 1860."		

C A P. LXXXIII.

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Ramsgate, Tunbridge Wells, Bognor, Newport, Chesterfield, Malvern, Great Harwood, and Harrow; and for other Purposes relating to certain Districts under that [12th August 1867.] Act.

WHEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, has, under the Provisions of the Local Government Act, 1858, duly made certain Provisional Orders, which are ' contained in the Schedule to this Act annexed; and it is pro-' vided by the aforesaid Local Government Act that no such ' Orders shall be of any Validity whatever until they shall have ' been confirmed by Parliament; and it is expedient that the said ' Orders should be so confirmed, and other Provisions made with respect to certain Districts under the Local Government Act ' aforesaid:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the Authority of the same, as follows:

1. The Provisional Orders contained in the Schedule hereunto Provisional annexed shall, from and after the passing of this Act, be absolute. and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act, except as to the Eighth Section, and as to the last Paragraph of the Provisional Order for partially repealing and amending the Dd3 Malvern

Orders in Schedule confirmed.

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Local Government Supplemental (No. 5.)

Malvern Local Acts; and there shall be substituted for the said Eighth Section the Words "The Sections numbered respectively "17 to 26 and 29 to 40, all inclusive, of the Second herein-before "recited Local Act, are repealed;" and there shall be substituted for the last Paragraph of the said Order the Words "of the Local "Act, Twenty-first and Twenty-second Victoria, Chapter Thirty-"one, (intituled the "Malvern Improvement Amendment Act, "1858,") the Sections numbered respectively 1 to 16, both inclusive, 27 and 28."

Isle of Wight Roads, &c. Act (53 G. 3. c. xcii.) repealed as to District of Newport.

. 2. The Act passed in the Fifty-third Year of the Reign of King George the Third, intituled An Act for amending the Roads and Highways in the Isle of Wight, shall be repealed so far as it relates to that Portion of the District of the Borough of Newport within which that Act is now in force: Provided always, that it shall be lawful for the Commissioners acting under and in execution of such Act to levy Tolls at their Gate within such Borough until the Thirty-first Day of December One thousand eight hundred and sixty-eight: Provided also, that nothing herein contained shall affect or prejudice the Powers of the Commissioners acting in the Execution of the said Act under or by virtue thereof to remove, sell, dispose of, and convey all their said Turnpike Gate and Toll Bar known as the New Village Gate, and the Toll House there and the Site thereof, and the Appurtenances.

Lighting Contract with Sir A. W. Hillary, Bart., to be carried out by Newport Local Board.

3. The Mayor, Aldermen, and Burgesses of the District of the Borough of Newport in the Isle of Wight, acting as the Local Board in such District, shall (any Provisions of the Local Government Act, 1858, as to lighting to the contrary notwithstanding) carry out the Contract or Covenant entered into by such Mayor, Aldermen, and Burgesses with Sir Augustus William Hillary, Baronet, by Indenture bearing Date the Twenty-first Day of January One thousand eight hundred and fifty-two, for the Term of Twenty-one Years from the First Day of January One thousand eight hundred and fifty-two, for lighting the said District with Gas; and all Expenses incurred in so doing by such Mayor, Aldermen, and Burgesses, acting as such Local Board as aforesaid, shall be defrayed out of the General District Rates levied by them as such Local Board.

Repeal of s. 40. 28 & 29 Vict. c. cciv. Power to the Earl of Abergavenny, &c. to sell. 4. The Fortieth Section of "The Tunbridge Wells Water Act, 1865," shall be and is hereby repealed.

5. The Tunbridge Wells Improvement Commissioners shall purchase, and William Earl of Abergavenny, his Heirs or Successors in Estate, on behalf of himself and themselves and of all other Persons interested, and of Her Majesty the Queen, Her Heirs and Successors, shall sell, free from all Incumbrances (except and accordingly subject to the Interest, Claims, and Demands of the Tunbridge Wells Water Company, their Undertenants and Assigns, if any), the Fee Simple and absolute Property of and in all those Parts of the Undertaking, Waterworks, Reservoirs, Lands, Houses, and other Works, Mains, Conduits, Pipes, Plant, Stock, Rights, Powers, and Privileges of the said Tunbridge Wells Water Company which the said Earl as Freeholder or Reversioner is entitled to or interested in, and which the said

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Tunbridge Wells Water Company, as Lessees for Years, Grantees, Tenants, or Occupiers at Will or by Sufferance, or other derivative Title, from, through, or under the said Earl, are possessed of or entitled to, and have not permanently abandoned or disused, at or for the Price or Sum of Three thousand three hundred and thirty-eight Pounds Sterling, to include Compensation for all Damage or Injury (if any) occasioned by Severance or otherwise to adjoining Lands whereof the said Earl is seised in Tail Male or otherwise, but not to include Compensation for any Damage or Injury which may be occasioned to the Tenants or Occupiers for the Time being of Land an Easement only in, through, or under which shall be so purchased and sold, by reason of the Inspection, Renewal, or Repair from Time to Time of the Works of the said Commissioners.

6. The said Sum of Three thousand three hundred and thirty- Purchase eight Pounds shall upon the passing of this Act be paid into the Money to be Bank of England in the Name and with the Privity of the paid into Bank Accountant General of the Court of Chancery in England, to be invested, &c. placed to the Account of the Queen's most Excellent Majesty and of the Person for the Time being entitled to the Rents and Profits of Estates settled to the like Uses as the Hereditaments of which the Sale is authorized by the last preceding Section, and such Sum shall remain so deposited until the same shall be applied by Direction of the Court of Chancery in the Purchase or Redemption of Land Tax affecting Land settled to the like Uses as the Land the Sale of which is hereby provided, or in the Purchase of Land of Fee Simple Tenure and convenient to be held with the Estates now or hereafter to be settled upon the like Uses as aforesaid; and until such Application of the said Sum it may by the Accountant General of the Court of Chancery, under Order of the Court, to be made upon Application thereto, after Notice to the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, be from Time to Time invested in the Name of the Accountant General in the Purchase of or upon Government or Real Securities to the Account aforesaid; and in the meantime and until such Securities be sold or realized pursuant to any Order of the Court for either of the Purposes aforesaid, the Income thereof shall be paid by the Accountant General under Order of the Court to the Person who for the Time being may be entitled to the Rents and Profits of the Estates settled or to be settled as aforesaid.

7. Any Land to be purchased with the said herein-before recited Settlement of Sum of Three thousand three hundred and thirty-eight Pounds, or Lands to be any Part thereof, shall be settled to such Uses, upon such Trusts, purchased and subject to such Powers and Provisions as will most nearly correspond with the Uses, Trusts, Powers, and Provisions which immediately before the passing of this Act affected the Hereditaments the Sale whereof is hereby provided, and all such Uses, Trusts, Powers, and Provisions shall be valid and have full Effect. any Law to the contrary notwithstanding.

8. The Keeper of Land Revenue Records and Incolments shall Memorials to be for the Purpose of preserving a Record of the said Sale by this Keeper of Land D d 4

Act Revenues.

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C. 83.

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Act authorized cause to be entered in a Book in his Office a Memorial of the Deed of Conveyance, Transfer, or Assurance made by virtue of this Act, and of any Deed of Conveyance which shall be executed upon the Purchase of Land with Monies arising from the Sale (such Memorial being in every Case accompanied by a Plan of the Land purchased), and every such Memorial shall be under the Hand of One of the Parties to the Deed of Conveyance, and no such Deed shall have effect until there be written thereon a Certificate, signed by the Keeper of Land Revenue Records and Incolments, that a Memorial thereof hath been lodged at the Office of Laud Revenue Records and Involments, and in the Absence of Evidence to the contrary of the Fact stated therein such Certificate shall be admissible in Evidence in any Court of Justice or before any Person now or hereafter having by Law or by Consent of Parties Authority to hear, receive, or examine Evidence without Proof of the Signature thereto, or of the Fact that the Person signing or purporting to sign the same is the Keeper of Land Revenue Records and Involments for the Time being, and a Copy of the Eurolment of the Memorial, certified in the Manner provided by an Act passed in the Sixteenth Year of the Reign of Her present Majesty, Chapter Sixty-two, Section Eight, shall be receivable as Evidence of the Deed or Facts referred to in such Memorial.

Costs to be regulated by Lands Clauses Act.

9. The Provisions of The Lands Clauses Consolidation Act, 1845, "with respect to the Conveyances of Lands," and also the Eightieth Section of that Act, "with respect to Costs in Cases of Money deposited," shall respectively apply to the Sale and Purchase authorized by the Fifth Section of this Act, and to the said Purchase Money or Sum of Three thousand three hundred and thirty-eight Pounds, and for such several Purposes the *Tunbridge Wells* Improvement Commissioners shall be deemed to be "the Promoters of the Undertaking."

Power of Exchange between the Earls of Abergavenny and the Tunbridge Wells Improvement Commissioners.

10. It shall be lawful for the Earl of Abergavenny for the Time being, on behalf of himself and his Heirs and Successors in Estate, and of Her Majesty the Queen, Her Heirs and Successors, from Time to Time to grant to the Tunbridge Wells Improvement Commissioners or their Successors, in trust for the Purposes of the Tunbridge Wells Water Act, 1865, any Land, or any Easement in, under, over, or upon any Land, being respectively Part or Parcel of the Estates whereof or whereto such Earl is seised or entitled in Tail Male under the Act of the Second and Third Years of the Reign of King Philip and Queen Mary, intituled An Act concerning the Restitution of the Heirs Male of Sir Edward Nevill, Knight, in exchange for any other Land or any other Easement respectively belonging to the said Commissioners, and as to such Land convenient to be held with or as to such Easement desirable to be extinguished, for the Use or Enjoyment of any other Part or Parcel of the said Estates, and to take any Money by way of Equality upon any such Exchange; but every such Grant by way of Exchange of any Land or of an Easement in, under, over, or upon any Land to the Possession of which respectively any Person other than the Earl making the same Grant

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Grant shall be entitled in Priority to such Earl shall take effect in subservience and without Prejudice to such prior Title; and all Money which shall be given by the said Commissioners for Equality upon any such Exchange shall be paid into the Bank of England, and applied by Direction of the Court of Chancery as herein-before by this Act provided with reference to the aforesaid Sum of Three thousand three hundred and thirty-eight Pounds; and all Land which shall be given up by the said Commissioners upon any such Exchange shall be settled as herein-before by this Act provided with reference to Land to be purchased with the last-mentioned Sum, or as near thereto respectively as Circumstances will admit of, and all Easements which shall be given up by the said Commissioners upon any such Exchange shall be forthwith extinguished.

11. All Dividends, Interest, and Income which have arisen and Application of shall arise from the temporary Investment by the Tunbridge Profits on tem-Wells Improvement Commissioners of Monies already or hereafter borrowed by them on Mortgage for any of the Purposes of borrowed under and under any of the Powers contained or referred to in "The the Tunbridge Tunbridge Wells Water Act, 1865," and all Accretions (if any) Wells Water of Capital gained by or upon the Sale or other Realization of any Act, 1865. such temporary Investment, shall be applicable and may be applied by the said Commissioners in or towards Payment of the Interest of the Monies so borrowed on Mortgage, or any of them.

porary Invest-

12. In ascertaining or settling from Time to Time the Sums to Astomaking of be included pursuant to the Seventy-second Section of "The Tun- Estimate rebridge Wells Water Act, 1865," in the Amount of the General District Rate, and of the Estimates of the Money required for the Purposes thereof, regard shall be had to, and proper Allowances Wells Water or Deductions shall be made in respect of, ascertained or esti- Act, 1865. mated Balances of the Waterworks Fund for the Time being applicable to the Payment of the Mortgage Monies and the Interest thereon and the Sinking Fund for the Discharge thereof in the said Seventy-second Section respectively mentioned.

quired under 72nd Section of the Tunbridge

13. Within the District of the Tunbridge Wells Local Board Regulation of under the Local Government Act, 1858, and the Acts incorporated Water Supply. therewith, the Supply of Water shall be turned on for at least Two Hours per Day on every Day throughout the Year in all Parts of such District as can be supplied by Gravitation from the Service Reservoirs, but when for the Purposes of such Supply the Use of a Stand Pipe is necessary, then the Local Board shall not be compellable to give a Supply on more than Three Days in the Week.

14. The said Tunbridge Wells Local Board, on receiving a Requisition for Requisition signed either by a Majority of the Persons paying constant Supply Water Rates to the said Local Board or by Consumers who taken together pay more than Half the whole Amount of Water Rates payable to such Local Board, requiring that Water shall be constantly laid on and supplied within such District from the Works of the said Local Board, shall be bound to comply with the Terms of such Requisition within Six Calendar Months from the Date

of Water.

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of the Receipt thereof, as far as such constant Supply can be given by Gravitation from the present Service Reservoirs.

As to covering Tank and Deodorization of Sewage of Harrow District.

Act incor-

c. 98.

porated with

Short Title.

21 & 22 Vict.

C.83.

15. The Local Board of Health in and for the District of Harrow in the County of Middlesex shall well and effectually cover over, and at all Times keep so covered over, any Sewage Tank, Reservoir, or other Works to be constructed on the Pieces of Land described in the Schedule to the Harrow Order in this Act contained and thereby proposed to be purchased, and shall at all Times in the Removal and Dispersion of Sewage Matter from any such Tank, Reservoir, or Works adopt such Means, by Deodorization or otherwise, for the Purpose of neutralizing any Nuisance which might otherwise arise therefrom as shall from Time to Time be agreed upon by the respective principal Engineers for the Time being of the London and North-western Railway Company and of the aforesaid Harrow Local Board of Health, or in the event of their not agreeing then as shall be determined by an Engineer to be appointed by the Board of Trade on the Application of either the Railway Company aforesaid or of the said Local Board of Health; and all such Works and Acts shall be in all things at the Expense of the said Local Board of Health, but the Costs of any such Reference shall be in the Discretion of such Engineer so to be appointed as aforesaid.

16. This Act shall be deemed to be incorporated with "The Local Government Act, 1858," and shall be as if this Act and the said Local Government Act were One Act.

said Local Government Act were One Act.

17. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867 (No. 5.)"

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. RAMSGATE.—Altering a Local Act.

 TUNBRIDGE WELLS.—Altering "The Tunbridge Wells Water Act, 1865," in force within the District of the Tunbridge Wells Improvement Commissioners.

3. Bognor.—Altering Local Acts in force in the District of the Bognor Local Board.

 Newport.—Repealing a Local Act in force in the District of the Newport Local Board.

CHESTERFIELD.—Repealing a Local Act in force in the District of the Local Board.

- MALVERN.—Repealing Parts of and amending the Malvern Local Acts, and vesting in the Local Board the Property and Powers of the Commissioners under those Acts.
- Great Harwood.—Extending borrowing Powers of the Great Harwood Local Board.
- 8. Harrow.—Putting in force the "Lands Clauses Consolidation Act, 1845," within the Harrow Local Board of Health District, for the Purchase and taking of Lands by the said Board otherwise than by Agreement, for purposes of Sewage Irrigation.

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CAP. LXXXIV.

An Act to consolidate and amend the Laws relating to Vaccination. [12th August 1867.]

THEREAS it is expedient to consolidate and amend the Statutes relating to Vaccination in England: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and

by the Authority of the same, as follows:

1. From and after the Day when this Act shall come into Acts and Parts operation as herein-after provided, the Statute of the Third and of Acts herein Fourth Years of the Reign of Her Majesty, Chapter Twenty-nine, named repealed that of the Fourth and Fifth Years of the same Reign, Chapter on and after Thirty-two, that of the Sixteenth and Seventeenth Years of the January 1, 1868. same Reign, Chapter One hundred, the Seventh Section of the Statute of the Twenty-first and Twenty-second Years of the same Reign, Chapter Twenty-five, the Second Section of the Statute of the Twenty-first and Twenty-second Years of the same Reign. Chapter Ninety-seven, and the Statute of the Twenty-fourth and Twenty-fifth Years of the same Reign, Chapter Fifty-nine, shall be repealed,—

Except in regard to the Divisions and Districts of Unions and Exceptions. Parishes previously made, and to all Contracts under the said Statutes then in force, and to all Acts and Proceedings duly commenced under the same, and not then completed, and except in regard to all Liabilities and Responsibilities incurred under the same, all which shall remain in as full Force as if the same Statutes had not been repealed, unless they be in any respect inconsistent with the Provisions herein contained.

2. The Guardians of every Union or Parish where the same Guardians to shall not have been divided into Districts for the Purpose of Vac- divide Unions cination shall, unless such Union or Parish respectively shall be into Vaccination shall and Area as not to require Subdivision, in which tion Districts, Case the same shall be treated as a Vaccination District within or to consolithe Meaning hereof, forthwith divide the Union or Parish for date or alter which they act into Districts for the Performance of Vaccination; them, subject and when the Poor Law Board shall by their Order require any to Approval of the Poor Law Board shall by their Order require any to Approval of the Poor Law Board. altered, the Guardians shall proceed to consolidate or alter the same, and they shall in every such Case of Division, Consolidation, or Alteration report their Proposal to the Poor Law Board for their Approval, which Board shall approve or disapprove of the same as they see fit; and the Guardians of every Union or Parish may, with like Approval, from Time to Time as they shall find it requisite, alter the Districts heretofore formed or hereafter to be formed for the Purpose of Vaccination.

3. If the said Board disapprove of the Proposal the Guardians If the Board do shall forthwith proceed to prepare another, and submit the same not approve, to the said Board for Approval, and so on from Time to Time as to be prepared; shall be requisite until their Proposal shall be approved, and when when approved,

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Guardians to contract for Performance of Vaccination.

the said Board shall have approved of the same the Guardians shall enter into a Contract with some duly registered Medical Practitioner for the Performance of Vaccination of all Persons resident within each District; and every such Medical Practitioner shall be termed the Public Vaccinator of the District; and as and when the Contracts now existing shall determine the Guardians shall enter into others, with such Modifications as the Circumstances shall render necessary, subject to the like Approval of the Poor Law Board as aforesaid.

Qualification of Vaccinator to be prescribed by Lords of the Privy Council, and other Regulations to be prescribed by them.

4. No Person shall be appointed a Public Vaccinator, or act as Deputy for a Public Vaccinator, who shall not possess the Qualification heretofore prescribed by the Lords of Her Majesty's Council, or such as shall be from Time to Time hereafter prescribed by them, except when such Lords shall upon sufficient Cause sanction any Departure from their Directions; and all such Regulations as the said Lords have heretofore made or shall hereafter make, which they are hereby authorized to make, to secure the efficient Performance of Vaccination or the Provision and Supply of Vaccine Lymph by the Public Vaccinator, and all such Directions or Regulations as the said Lords acting under any Act for the Prevention of Diseases may issue in relation to Smallpox, shall be duly observed by the several Persons to whom they apply; and the said Lords may from Time to Time cause such Inquiries to be made relating to the Observance of such Regulations and to the Execution of this Act as to them shall seem fit, and shall direct how any Money hereafter to be provided by Parliament for or towards defraying the Expenses of the National Vaccine Establishment, or otherwise providing for the Supply of Vaccine Lymph, shall be applied.

As to Allowances to Public Vaccinators.

5. On Reports made to the Lords of Her Majesty's Council with regard to the Number and Quality of the Vaccinations performed in the several Vaccination Districts of England, or any of them, the said Lords may from Time to Time, out of Monies provided by Parliament, and under Regulations to be approved by the Lords Commissioners of Her Majesty's Treasury, authorize to be paid to any Public Vaccinators, in addition to the Payments received by them from Guardians or Overseers, further Payments not exceeding in any Case the Rate of One Shilling for each Child whom the Vaccinator has successfully vaccinated during the Time to which the Award of the said Lords of the Council relates.

As to Fees payable for Vaccination.

6. Every such Contract for Vaccination shall provide for Payment in respect only of the successful Vaccination of Persons, and so that the Rate of Payment for primary Vaccinations shall be not less than the following; that is to say, for every such Vaccination done at an appointed Station situated at or within One Mile from the Residence of the Vaccinator, or in the Workhouse of the Union or Parish, not less than One Shilling and Sixpence; and for every such Vaccination done at any Station over One Mile and under Two Miles distant from his Residence, not less than Two Shillings; and for every such Vaccination done at any Station over Two Miles distant from his Residence, not less than Three Shillings; such Distance being measured according to the nearest public

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public Carriage Road; but in respect of successful Vaccinations performed elsewhere than at a Station or in the Workhouse as aforesaid, the Payment shall be according to the Terms specified in the Contract as approved of by the Poor Law Board.

7. The Guardians shall, with the Consent of the Poor Law Conditions may Board, make Stipulations and Conditions in their Contracts to be imposed in secure the due Vaccination of Persons, the Observance of the the Contracts to secure due Provisions of this Act with regard to the Transmission of the Vaccination of Certificate of successful Vaccination, and the Fulfilment of all Persons. other Provisions of this Act on the Part of the Public Vaccinator, and shall provide all Stations at which the Vaccination shall be appointed to be performed other than the Surgery or Residence of the Public Vaccinator.

8. The Provisions of the Contracts entered into before this Act Provision for comes into operation shall not after the Thirty-first Day of Re-vaccination. December next apply to the Cases of Persons who having been previously successfully vaccinated shall be re-vaccinated, but if the Lords of Her Majesty's Council shall have issued or shall hereafter issue Regulations in respect of the Re-vaccination of Persons who may apply to be re-vaccinated, which such Lords are hereby authorized to do, the Guardians thall pay in respect of every Case of successful Re-vaccination performed in conformity with such Regulations under such Contracts or under new Contracts entered into after the Date hereof a Sum amounting to Two Thirds of the Fee payable upon each Case of successful primary Vaccination.

9. No Contract for Vaccination entered into under the Pro- Contract not visions of this Act shall be valid until the same shall have been approved of by the Poor Law Board, and such Board may, at their Discretion, upon the Application of the Lords of Her Board, &c. Majesty's Council or otherwise, at any Time after the same shall have been approved of by them, determine it either forthwith or at a future Day.

valid unless approved of by the Poor Law

10. No Payment in respect of Vaccination shall be made out No Payment to of the Common Fund of any Union, or out of the Poor Rate of be made out of any Parish, or out of any other public or parochial Fund, where the Poor Rate the Poor Law Board shall not have approved of a Contract for the Performance thereof, or after they shall have determined any unless the Poor such Contract; and every Payment made contrary hereto shall be Law Board disallowed by the Auditor in the Accounts of every Board of have approved Guardians, or of the Overseers, or of any Officer who shall have of the Contract. made the same.

or any other public Fund

11. Where a District shall have been or shall be assigned to a No Public Vaccinator, he shall not be entitled to be paid a Fee in respect of Vaccinator to the Vaccination or Re-vaccination of any Child or other Person be paid for resident out of his District, except in case of a Vacancy in the Office of Vaccinator in any adjoining District, or of the Default of the Vaccinator therein, of which Default Notice shall have been given to him in Writing by the Guardians, or when a Relieving Officer of his Union or Parish shall in Writing refer any Child to him for Vaccination.

Vaccination out of his District.

12. The Digitized by GOOGLE C. 84.

Vaccination.

Provision for Districts in particular Places of scanty Population.

12. The Guardians may with the Consent of the Poor Law Board provide in Districts where the Population is scanty or much scattered, or where some peculiar Circumstances may render it expedient for them to do so, for the Attendance of the Public Vaccinator at the appointed Places after Intervals exceeding Three Months; and if by reason of such Intervals the Vaccination of any Child cannot be performed within the respective Periods herein prescribed, no Parent or other Person who would otherwise be liable shall be liable to any Penalty in respect of a Neglect to procure the Vaccination during any such Period; but every such Parent or other Person shall be bound to procure such Vaccination to be performed at the Time and Place so appointed before the Commencement of the next Interval, unless it be otherwise performed by a Medical Practitioner as herein provided, or unless the Child shall be certified to be then in an unfit State for or insusceptible of Vaccination.

Guardians to give Notice of Alteration in Districts.

13. When the Guardians make any Alteration in a Vaccination District, or otherwise in the local Arrangements for Vaccination. they shall give public Notice of such Alteration by printed Papers to be affixed in the Districts affected by such Alteration for One Month prior to the Alteration taking effect.

The Registrar General to provide Forms.

14. The Registrar General for England and Wales shall, when he shall deem it necessary, from Time to Time as Occasion shall require, after the passing of this Act, frame and provide appropriate Books, Forms, and Regulations, for the Use and Guidance of the Registrars in the Exercise of their Duties therein prescribed, and also such Forms as shall be required for the Use of the Public Vaccinators and the Signature of the Medical Practitioners under the Provisions of this Act, and shall transmit the same to all Registrars of Births and Deaths, who shall retain such as relate to themselves, and distribute among the Vaccinators within their respective Districts such as relate to them without any Fee or Reward.

Registrar of Births to deliver Notice of Vaccination to Parent or other Person registering Birth.

15. The Registrar of Births shall, on or within Seven Days after the Registration with him of the Birth of any Child not already vaccinated, give a Notice, according to the Form in the Schedule hereto annexed marked A., or to the like Effect, to the Parent, or, in the event of the Death, Illness, Absence, or Inability of the Parent, to the Person having the Custody of such Child, if known to him, requiring such Child to be duly vaccinated according to the Provisions of this Act, and specifying the Days, Hours, and Places where the Public Vaccinator of the Vaccination District wherein such Child resides, or the Vaccinator of any Station duly authorized by the Lords of Her Majesty's Council, will attend for the Purpose of performing the Operation, to which Notice Forms according to those in the said Schedule marked B., C., and D., and also the Address of the Registrar giving the Notice, shall be attached in such Form as the Registrar General shall deem

Parent or other Person to procure the Vaccination of

16. The Parent of every Child born in England shall within Three Months after the Birth of such Child, or where, by reason of the Death, Illness, Absence, or Inability of the Parent, or other

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Cause, any other Person shall have the Custody of such Child, Child within such Person shall, within Three Months after receiving the Custody of such Child, take it or cause it to be taken to the Public Vaccinator of the Vaccination District in which it shall be then resident, according to the Provisions of this or any other Act, to be vaccinated, or shall within such Period as aforesaid cause it to be vaccinated by some Medical Practitioner; and the Public Vaccinator to whom such Child shall be so brought is hereby required. with all reasonable Despatch, subject to the Conditions hereinafter mentioned, to vaccinate such Child.

17. Upon the same Day in the following Week when the Provision for Operation shall have been performed by the Public Vaccinator such Parent or other Person, as the Case may be, shall again take the Child or cause it to be taken to him or to his Deputy, that he may inspect it, and ascertain the Result of the Operation, and, if he see fit, take from such Child Lymph for the Performance of other Vaccinations; and in the event of the Vaccination being unsuccessful such Parent or other Person shall, if the Vaccinator so direct, cause the Child to be forthwith again vaccinated and inspected as on the previous Occasion.

18. If any Public Vaccinator or Medical Practitioner shall be Provision for of opinion that the Child is not in a fit and proper State to be successfully vaccinated he shall forthwith deliver to the Parent or other Person having the Custody of such Child a Certificate under his Hand according to the Form in the Schedule hereto annexed marked B., or to the like Effect, that the Child is then in a State unfit for successful Vaccination, which Certificate shall remain in force for Two Months, and shall be renewable for successive Periods of Two Months until a Public Vaccinator or Medical Practitioner shall deem the Child to be in a fit State for successful Vaccination, when the Child shall, with all reasonable Despatch, be vaccinated, and the Certificate of successful Vaccination duly given if warranted by the Result.

19. At or before the End of each successive Period the Parent Provision for or such Person as aforesaid shall take or cause the Child to be successive taken to some Public Vaccinator or Medical Practitioner, who Certificates. shall then examine the Child, and give the Certificate according to the said Form B., so long as he deems requisite under the

Circumstances of the Case.

20. If any such Public Vaccinator or Medical Practitioner shall find that a Child whom he has Three Times unsuccessfully vaccinated is insusceptible of successful Vaccination, or that a Child brought to him for Vaccination has already had the Smallpox, he shall deliver to the Parent or other Person as aforesaid a Certificate under his Hand according to the Form in the Schedule hereunto annexed marked C., or to the like Effect, and the Parent or such Person as aforesaid shall thenceforth not be required to cause the Child to be vaccinated.

21. Every Public Vaccinator who shall have performed the Certificate of Operation of Vaccination upon any Child, and have ascertained successful Vacthat the same has been successful, shall, within Twenty-one Days after the Performance of the Operation, transmit by Post or

Three Months

Inspection of Vaccination.

the Unfitness of the Child for Vaccination.

Provision for Insusceptibility of successful Vaccination.

cination to be transmitted to the Registrar,

otherwise

given to the Parent.

C.84.

and a Duplicate otherwise a Certificate according to Form D. in the said Schedule. or to the like Effect, certifying that the said Child has been successfully vaccinated, to the Registrar of Births and Deaths in the District within which the Birth was registered, but if such District be not known to him, or if the Birth of the Child shall not have been registered, to the Registrar within whose District the Operation shall have been performed, and upon Request shall deliver a Duplicate thereof to the Parent or other Person as aforesaid.

No Fee to be charged for Certificate.

22. No Fee or Remuneration shall be charged by the Public Vaccinator to the Parent or other Person for any such Certificate or Duplicate Certificate as aforesaid, nor for any Vaccination done under his Contract, nor shall he be entitled to Payment under his Contract for any Vaccination in respect of which he shall have been paid by the Parent or other Person for whom or on whom it is performed; and if he should have received Payment under his Contract he shall not be entitled to recover Payment for the Vaccination from any other Person.

Parent, &c. to transmit Certificate of successful Vaccination by Medical Practitioner to Registrar of District.

23. Where the Vaccination shall be successfully performed by a Medical Practitioner not being a Public Vaccinator, the Parent or other Person as aforesaid causing the Child to be vaccinated shall submit a Certificate according to the said Form marked D. to such Medical Practitioner, to be filled up and signed by him, and shall within Twenty-one Days after the Performance of the Operation transmit the same so signed, by Post or otherwise, to the Registrar of the District where the Birth of such Child was registered, or if such Child shall not have been registered, or the District of the Registration shall not be known to such Parent or other Person, to the Registrar of the District in which the Operation shall have been performed.

Registrar to keep Books and Register of Vaccination to be open to Searches.

24. Every Registrar shall keep a Book in which he shall enter Minutes of the Notices of Vaccination given by him as herein required, and also register the Certificates transmitted to him as herein provided, and shall at all reasonable Times allow Searches to be made therein, and upon Demand give a Copy under his Hand or under that of his Deputy of any Entry in the same, on Payment of a Fee of Sixpence for each Search and Threepence for each Copy; and every Registrar shall receive a Fee of One Penny in respect of every Child whose Birth he shall have registered, and in respect of whom he shall give the Notice as aforesaid, and another Fee of Threepence in respect of every such Child whose Certificate he shall have registered as herein provided, and he shall receive a Fee of One Penny in respect of each Child whose Certificate he shall have registered without having registered the Birth: Provided that no Fee shall be charged for any Search made by a Public Vaccinator, or any Officer of the Guardians, authorized by them to make such Search, or any Inspector appointed by the Poor Law Board or the Lords of Her

Fees for Searches and Copies.

Proviso.

Majesty's Council. 25. The Registrar shall make out an Account of the Fees to which he shall be entitled under this Act at the usual Quarter Days of the Year, and submit the same to the Guardians of the Union

Registrar to be paid Fees by the Boards of Guardians.

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Union or Parish for which he acts, and they shall, after examining the same and comparing with the Register of successful Vaccinations kept by him and finding the Account to be correct, forthwith pay the Amount of the same out of the Funds in their Possession.

26. It is hereby declared, That the Vaccination, or the Surgical Vaccination or Medical Assistance incident to the Vaccination, of any Person in a Union or Parish, heretofore or hereafter performed or rendered by a Public Vaccinator, shall not be considered to be Parochial Relief, Alms, or charitable Allowance to such Person or his Parent, and no such Person or his Parent shall by reason thereof be deprived of any Right or Privilege, or be subject to any Disability or Disqualification.

declared to be not Parochial Relief so as to disqualify.

27. The Registrar of each District shall, within One Week Half-yearly after the First Day of January and the First Day of July in each Year, make a List of all Cases in which Certificates of Vaccination have not been duly received by him during the last preceding Half Year, and shall submit the same to the next Meeting of the Guardians of the Union or Parish wherein he acts, and the said Guardians shall forthwith make Inquiry into the Circumstances of the Cases contained in the List, and if they find that the Provisions of the Act have been neglected shall cause Proceedings to be taken against the Persons in default.

Proceedings by Registrars and Guardians.

28. The Guardians of any Union or Parish may pay out of Power to their Funds all reasonable Expenses incurred by them in causing Guardians to Notices to be printed and circulated as to the Provisions of this pay certain Ex-Act, and in and about Inquiries and Reports as to the State of their Funds. Smallpox or Vaccination in their Union or Parish, and in taking Measures to prevent the Spread of Smallpox and to promote Vaccination upon any actual or expected Outbreak of that Disease therein, and may pay any Officer appointed by them to prosecute Persons charged with Offences against this Act, or otherwise to enforce its Provisions.

29. Every Parent or Person having the Custody of a Child Penalty on who shall neglect to take such Child or to cause it to be taken Parent, &c. to be vaccinated, or after Vaccination to be inspected, according neglecting to to the Provisions of this Act, and shall not render a reasonable procure Vac-Excuse for his Neglect, shall be guilty of an Offence, and be liable Child. to be proceeded against summarily, and upon Conviction to pay a Penalty not exceeding Twenty Shillings.

cination of the

30. Every Public Vaccinator, Parent or Person, as the Case Penalty on shall require, who shall neglect to transmit any Certificate required Vaccinator and of him by the Provisions of this Act completely filled up and Parent neglectlegibly written to the Registrar within the Time herein specified, Certificate, and and every Public Vaccinator who shall refuse to deliver the Persons signing Duplicate to the Parent or other Person, on Request, and every false Certifi-Medical Practitioner who shall refuse to fill up and sign the cates. Certificate of successful Vaccination when submitted to him as aforesaid, shall be liable to pay upon a summary Conviction a Penalty not exceeding Twenty Shillings; and every Person who shall wilfully sign a false Certificate or Duplicate under this Act shall be guilty of a Misdemeanor, and punishable accordingly.

ing to transmit

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30 & 31 Vict.

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C. 84.

Vaccination.

Justices may make an Order for the Vaccination of anv Child under 14 Years.

Penalty for Disobedience.

Proviso for improperly summoned.

Penalty upon Persons inoculating with Smallpox.

11 & 12 Vict. c. 43., except Sect. 11., Sect. 59 of 7 & 8 Vict. c. 101., and Sect. 9 of 28 & 29 Vict. c. 79. to apply to these Proceedings.

Notice not to be proved by Prosecutors.

31. If any Registrar, or any Officer appointed by the Guardians to enforce the Provisions of this Act, shall give Information in Writing to a Justice of the Peace that he has Reason to believe that any Child under the Age of Fourteen Years, being within the Union or Parish for which the Informant acts, has not been successfully vaccinated, and that he has given Notice to the Parent or Person having the Custody of such Child to procure its being vaccinated, and that this Notice has been disregarded, the Justice may summon such Parent or Person to appear with the Child before him at a certain Time and Place, and upon the Appearance, if the Justice shall find, after such Examination as he shall deem necessary, that the Child has not been vaccinated, nor has already had the Smallpox, he may, if he see fit, make an Order under his Hand and Seal directing such Child to be vaccinated within a certain Time; and if at the Expiration of such Time the Child shall not have been so vaccinated, or shall not be shown to be then unfit to be vaccinated, or to be insusceptible of Vaccination, the Person upon whom such Order shall have been made shall be proceeded against summarily, and, unless he can show some reasonable Ground for his Omission to carry the Order into effect, shall be liable to a Penalty not exceeding Twenty Shillings:

Provided that if the Justice shall be of opinion that the Person Costs to Person is improperly brought before him, and shall refuse to make any Order for the Vaccination of the Child, he may order the Informant to pay to such Person such Sum of Money as he shall consider to be a fair Compensation for his Expenses and Loss of

Time in attending before the Justice.

32. Any Person who shall after the passing of this Act produce or attempt to produce in any Person by Inoculation with Variolous Matter, or by wilful Exposure to Variolous Matter, or to any Matter, Article, or Thing impregnated with Variolous Matter, or wilfully by any other Means whatsoever produce, the Disease of Smallpox in any Person, shall be guilty of an Offence, and shall be liable to be proceeded against summarily, and upon Conviction to be imprisoned for any Term not exceeding One Month.

33. The Statute of the Eleventh and Twelfth Victoria, Chapter Forty-three, except Section Eleven, shall apply to all Proceedings to be taken under this Act; and the Justices for the County City, Borough, or other Place where the Offence shall have been committed shall have Jurisdiction to hear and determine the Complaint, and where a Union or Parish shall be comprised in several Jurisdictions the Complaint as to any Matter arising in such Union or Parish may be heard and determined in any One of such Jurisdictions; and all Prosecutions undertaken by the Guardians or their Officers or any Registrar under this Act shall be deemed to be within the Operation of the Seventh and Eighth Victoria, Chapter One hundred and one, Section Fifty-nine, and the Union Chargeability Act of 1865, Section Nine.

34. In any Prosecution for Neglect to procure the Vaccination of a Child, it shall not be necessary, in support thereof to prove that the Defendant had received Notice from the Registrar or any other Officer of the Requirements of the Law in this respect; but

Galashiels Jurisdiction.

if the Defendant produce any such Certificate as herein-before Certificates to described, or the Register of Vaccinations kept by the Registrar be Defence. as herein-before provided, in which the Certificate of successful Vaccination of such Child shall be duly entered, the same shall be a sufficient Defence for him, except in regard to the Certificate marked B., when the Time specified therein for the Postponement of the Vaccination shall have expired before the Time when the Information shall have been laid.

35. The Word "Parent" shall include the Father and Mother Interpretation of a legitimate Child and the Mother of an illegitimate Child; of Terms. "Medical Practitioner" shall mean a registered Medical Practitioner; and the several Words herein contained shall be construed, except where any Inconsistency would ensue from such Construction, in the same Manner as in the several Acts for the Amendment of the Law for the Relief of the Poor.

36. The Seventh Section of the Public Health Act, 1858, shall Application of apply to all the Proceedings and Acts of the Lords of Her Majesty's 21 & 22 Vict. Council horsing authorized c. 97. s. 7. Council herein authorized.

37. This Act shall come into operation on the First Day of Commence-January next, and may be cited as "The Vaccination Act of ment of Act. 1867."

C A P. LXXXV.

An Act to include the whole of the Burgh of Galashiels within the County, Sheriffdom, and Commissariot of Selkirk. [12th August 1867.]

' IXTHEREAS the Town or Burgh of Galashiels is situated partly within the Jurisdiction of the Sheriff of Selkirk-' shire and partly within the Jurisdiction of the Sheriff of Rox-' burghshire, and great Inconvenience has thence arisen:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by

the Authority of the same, as follows:

1. The whole Territory contained within the Boundaries of the Town of Town or Burgh of Galashiels, as the same have been fixed and Galashiels, as defined under the General Police and Improvement (Scotland) Act, 1862, or as the same may be hereafter fixed and defined under the said Act, or by or under any other Act, and whether wholly in the said Territory shall heretofore have been locally situated Selkirkshire. within the County of Selkirk or the County of Roxburgh, shall from and after the First Day of October One thousand eight hundred and sixty-seven be held to be, and be for all Purposes whatsoever, except in so far as herein-after provided, Part of the County, Sheriffdom, and Commissariot of Selkirk.

2. For all Purposes of the Acts regulating the Valuation of Not to affect Lands and Heritages and the Registration of Voters the Lands Taxation, or and Heritages within the Territory specified in the First Section, the Right of voting for hereof shall continue to be and shall be deemed to be within the Members of County or Sheriffdom in which they were severally locally situated Parliament. before the passing of this Act, and nothing herein contained shall

fixed under 25 & 26 Vict. c. 101., to be

Galashiels Jurisdiction.

Customs Duties (Isle of Man).

affect any Right or the Mode of levying and recovering, or any Obligation to pay, any Tax, Rate, or Impost, except any Rate levied under the Authority of the recited Act, or the Right of being registered as a Voter or of voting for a Representative in Parliament.

Pending Actions not to be affected.

3. Nothing herein contained shall affect any Action or Proceeding instituted or raised before the Courts of Roxburghshire previous to the said First Day of October One thousand eight hundred and sixty-seven, and the same shall be proceeded with, determined, and followed forth, by Diligence or otherwise, as if this Act had not passed.

CAP. LXXXVI.

An Act to alter certain Duties of Customs in the Isle of Man. [12th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Duties to be charged in lieu of Duties now charged.

1. In lieu of the Duties of Customs now chargeable on the Articles herein-after mentioned upon their Importation into the *Isle of Man*, the following Duties shall be charged on and after the First Day of *September* One thousand eight hundred and sixty-seven; that is to say,

Tea - - - - the lb. 0 0 4
Tobacco, manufactured, of all Sorts, and
Cigars - - - - the lb. 0 3 6

Cigars Wine ; viz.,

Containing less than Twenty-six Degrees of Proof Spirits verified by Sykes' Hydrometer, the Strength thereof having been ascertained by Test at Liverpool or some other Testing Port in Great Britain or

 Ireland
 the Gallon 0 0 8

 Other Wines
 the Gallon 0 1 8

2. This Act may be cited as the "Isle of Man Customs Duties Act, 1867."

C A P. LXXXVII.

An Act to facilitate the Transaction of Business in the Chambers of the Judges of the High Court of Chancery, and in the Offices of the Registrars and Accountant General of the said Court, and in Lunacy.

[12th August 1867.]

- WHEREAS an Act was passed in the Session of Parliament held in the Third and Fourth Years of Her Majesty,
- 'Chapter Ninety-four, intituled An Act for facilitating the Administration of Justice in the Court of Chancery:

' And

Short Title.

'And whereas a Second Act was passed in the Session of Parlia-' ment held in the Fifteenth and Sixteenth Years of Her Majesty. ' Chapter Eighty, intituled An Act to abolish the Office of Master 15 & 16 Vict. ' in Ordinary of the High Court of Chancery, and to make c. 80. ' Provision for the more speedy and efficient Despatch of Business ' in the said Court:

'And whereas a Third Act was passed in the Session of Parlia-' ment held in the Eighteenth and Nineteenth Years of Her ' Majesty, Chapter One hundred and thirty-four, intituled An Act 18 & 19 Vict. ' to make further Provision for the more speedy and efficient c. 134. ' Despatch of Business in the High Court of Chancery, and to ' vest in the Lord Chancellor the Ground and Buildings of the ' said Court, situate in Southampton Buildings, Chancery Lane, ' with Powers of Leasing and Sale thereof:

'And whereas a Fourth Act was passed in the Session of ' Parliament held in the Twenty-third and Twenty-fourth Years ' of Her Majesty, Chapter One hundred and forty-nine, intituled

' An Act to make better Provision for the Relief of Prisoners in 23 & 24 Vict. ' contempt of the High Court of Chancery, and Pauper Defen- c. 149. ' dants, and for the more efficient Despatch of Business in the

' said Court:

'And whereas a Fifth Act was passed in the Session of Parlia-' ment held in the Twenty-seventh and Twenty-eighth Years of

' Her Majesty, Chapter Fifteen, intituled An Act for making 27 & 28 Vict.

' better and further Provision for the more efficient Despatch of c. 15.

' Business in the High Court of Chancery:

'And whereas the Number of Chief Clerks and Junior Clerks ' now authorized to be appointed to be attached to the Courts of ' the Master of the Rolls and the Vice-Chancellors respectively has been found insufficient for the due Despatch of the Business ' transacted by the said Judges when sitting at Chambers, and ' the Services of Assistant Clerks are required:

'And whereas by an Order of the Court of Chancery dated the ' Twenty-sixth Day of January One thousand eight hundred and sixty-five, made under the first-recited Act, it was ordered that ' there should be a temporary Junior Clerk in the Chambers of ' the Vice-Chancellor Sir John Stuart during such Time as the ' Lord Chancellor should think fit, and by an Order of the Court ' dated the Seventh Day of November One thousand eight hundred and sixty-six, made under the same Act, the yearly Salary ' of Two hundred and fifty Pounds was ordered to be paid to ' William Arthur Marshall as such temporary Junior Clerk:

'And whereas by another Order of the Court dated the Third Day of November One thousand eight hundred and sixty-six, ' made under the Provisions of the first-recited Act, Mr. Henry ' Francis Church was appointed temporary Chief Clerk in the ' Chambers of the Vice-Chancellor Sir John Stuart until a per-' manent Chief Clerk should be appointed by Authority of Parlia-' ment, and Mr. William Wright and Mr. Jonathan Pinnington ' were respectively appointed Junior Clerks in the same Chambers

' for the Period aforesaid:

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Chancellor,

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Court of Chancery (Officers).

'And whereas by another Order of the Court dated the Twenty-' seventh Day of November One thousand eight hundred and sixty-six, made under the same Act, it was ordered that there ' should be paid to the said Mr. Henry Francis Church as such temporary Chief Clerk, and to his Successors, the yearly Salary ' of One thousand two hundred Pounds, and to the said Mr. ' William Wright and Mr. Jonathan Pinnington, as Junior

 Clerks to such Chief Clerk, the yearly Salary of Four hundred Pounds each:

'And whereas by another Order of the Court dated the Sixteenth Day of January One thousand eight hundred and sixtyseven Mr. Samuel John Bakewell was appointed additional

Junior Clerk in the Chambers of the Master of the Rolls, and by another Order of the Court dated the Thirty-first Day of the same Month the yearly Salary of Four hundred Pounds was ordered to be paid to him as such additional Junior Clerk:

'And whereas by divers Orders of the Court made under the ' first-recited Act Assistant Clerks, at Salaries not exceeding One hundred and fifty Pounds each, have been from Time to Time appointed in the Chambers of the Master of the Rolls and each ' of the Vice-Chancellors:

'And whereas Doubts may be entertained whether the recited ' Orders, or some of them, were authorized by the first-recited Act,

' and whether the Junior Clerks appointed by or pursuant to ' the Power contained in the fifthly-recited Act can hold Office ' longer than during the Continuance in Office of the Chief Clerk appointed by the same Act, and in consequence of the Increase ' of administrative Business of the Court of Chancery it is expe-' dient that Powers should be given for enabling the Appointment of additional Chief Clerks, Junior Clerks, and Assistant Clerks. ' to be attached to the Courts of the Master of the Rolls and ' Vice-Chancellors respectively, as the State of the Business in ' such Courts respectively may from Time to Time require, and ' that certain Appointments already made should be confirmed or ' made permanent; and it is also expedient that Power should be given for enabling the Appointment of additional Registrars of 4 the Court, and that Power should be given to alter the Salaries

'And whereas it is also expedient that the Jurisdiction in ' Lunacy of the Lords Justices of the Court of Appeal in Chan-' cery should be vested in them not only when sitting together, ' but also when sitting separately:'

' of Officers of the Court:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. It shall be lawful for the Lord Chancellor, with the Advice and Consent of the Master of the Rolls and Vice-Chancellors, or any Three of them, from Time to Time to order such additional Chief Clerks and Junior Clerks as he shall think fit to be attached to the Courts of the Master of the Rolls and Vice-Chancellors respectively, and thereupon the Master of the Rolls or the Vice-

Power to appoint additional Chief Clerks and Junior Clerks.

Chancellor, as the Case may be, to whose Court any additional Chief Clerk or Junior Clerk shall be ordered to be attached, shall appoint a fit Person to be such Chief Clerk or Junior Clerk, as the Case may be; provided that every Appointment of a Chief Clerk shall be made with the Approbation of the Lord Chancellor as required by the secondly-recited Act, and that no Person shall be appointed a Chief Clerk unless he shall be duly qualified in manner provided by the same Act: Provided also, that upon the Occurrence of any Vacancy in the Office of Chief Clerk or Junior Clerk attached to the Court of the Master of the Rolls or of any Vice-Chancellor, then unless by such Vacancy the Number of Chief Clerks attached to such Court shall be reduced below Two. or the Number of Junior Clerks attached to such Court shall be reduced below Four, no Appointment shall be made to supply the Vacancy unless the Lord Chancellor, with the Advice and Consent of the Master of the Rolls and Vice-Chancellors, or any Three of them, shall by Order declare that it is necessary to supply the Vacancy: Provided also, that the total Number of Chief Clerks shall not at any One Time exceed Twelve.

2. All the Provisions of the secondly, thirdly, and fourthly The secondly, recited Acts which relate to Chief Clerks and Junior Clerks appointed under the same Acts or any of them, and to the Salaries to be paid to such Chief Clerks and Junior Clerks, and to the to Chief Clerks Funds out of which such Salaries are to be paid, shall extend and and Junior be applicable and are by this Act made applicable to the Chief Clerks so ap-Clerks and Junior Clerks appointed under this Act, in the same pointed. Manner in all respects as if such last-mentioned Chief Clerks and Junior Clerks had been authorized to be appointed and had been appointed under the secondly-recited Act.

3. The Provisions of the first-recited Act with respect to the Thefirst-recited Appointment, and also with respect to the Payment of the Salaries, of additional Officers, Clerks, and Messengers in any of the Offices of the Court of Chancery, shall extend to and shall authorize the &c. of Assistant Appointment and the Payment of Salaries of Assistant Clerks to Clerks. be attached to the Courts of the Master of the Rolls and Vice-

Chancellors respectively.

4. The Appointment made pursuant to the recited Order of the Certain Ap-Twenty-sixth Day of January One thousand eight hundred and pointments of sixty-five, and the Appointments made by the recited Orders of Chief Clerks the Third Day of November One thousand eight hundred and Clerks consixty-six and the Sixteenth Day of January One thousand eight firmed and hundred and sixty-seven, and the Salaries ordered to be paid by made permathe recited Orders of the Seventh Day of November One thousand nent. eight hundred and sixty-six, and the Twenty-seventh Day of the same Month, and the Thirty-first Day of January One thousand eight hundred and sixty-seven, shall be and the same are respectively hereby confirmed, and shall respectively be considered as permanent Appointments duly made, and as Salaries duly ordered to be paid, under the Provisions of this Act; and the Appointments made of Junior Clerks by or pursuant to the Power contained in the fifthly-recited Act shall be and the same Appointments are hereby declared to be permanent and not determinable

thirdly, and fourthly recited Acts to apply

Act extended to authorize the

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with the Continuance in Office of the Chief Clerk appointed by the same Act.

Appointment, &c. of Assistant Clerks already made confirmed.

5. All Orders of the Court of Chancery made previously to the passing of this Act, appointing or ordering the Payment of the Salaries of Assistant Clerks in the Chambers of the Master of the Rolls or any of the Vice-Chancellors, shall be and the same several Orders are hereby confirmed, and shall respectively be considered as Orders duly made under the Provisions of the first-recited Act as extended by this Act.

Assistant Clerks to hold Office during Pleasure, &c.

6. Every Assistant Clerk whose Appointment is confirmed by or shall be made under this Act shall hold his Office at the Pleasure of the Judge to whose Court he is attached, and shall be under the Control of such Judge, and shall attend at such Places, during such Times, and for such Hours in each Day, and perform such Duties as such Judge shall from Time to Time direct.

Power to transfer any Clerk from one Judge to another.

7. The Lord Chancellor may from Time to Time transfer any Clerk from any one Judge to any other Judge of the Court; provided that every such Transfer be made with the Advice and Consent both of the Judge from whom and of the Judge to whom such Transfer shall be made.

Power to the Lord Chancellor to appoint additional Registrars.

8. It shall be lawful for the Lord Chancellor, by Writing under his Hand, forthwith to appoint an additional or Twelfth Registrar of the Court of Chancery, and also when it shall appear necessary, and shall be so declared by an Order of the Lord Chancellor, to appoint another additional or Thirteenth Registrar of the Court, and from Time to Time, provided it shall appear necessary, and shall be so declared by an Order of the Lord Chancellor, to fill up any Vacancy in either or both of such Offices; and the Person to be appointed to either of such Offices of additional Registrar shall be the Senior of the Clerks to the Registrars of the Court for the Time being, to whom no sufficient Objection to the Satisfaction of the Lord Chancellor shall be made; and each such additional Registrar in Order of his Appointment shall rank next after the Junior of the Registrars for the Time being appointed under the Act passed in the Session of Parliament held in the Fifth Year of the Reign of Her present Majesty, Chapter Five, and the Act passed in the Session of Parliament held in the Fourteenth and Fiftcenth Years of the Reign of Her said Majesty, Chapter Eighty-three, or this Act, as the Case may be, and shall personally do and perform all the Duties and have and enjoy all the Rights and Privileges belonging to the Office of Registrar, and shall be subject to the several Provisions and Penaltics contained in the Act of the Fifth Year of Her Majesty, Chapter Five, relating to the Registrars of the Court, and be entitled to the like Superannuation Allowance upon the like Conditions as if he had been appointed Registrar by virtue of the same Act: Provided always, that the Acceptance of the Office of additional Registrar by the Senior Clerk for the Time being shall be without Prejudice to all his Rights of Succession to the Office of Registrar under the Two Acts last mentioned.

As to the Payment of the Salary of

9. Out of the Fund standing in the Name of the Accountant General of the Court of Chancery to the Account entitled "The Suitors

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Suitors Fee Fund Account," or the other Funds charged with and such additional made liable for the Payment of the Salaries of the present Registrar. trars, there shall be paid to each additional Registrar appointed under the last preceding Section, from the Date of his Appointment, the Salary or net yearly Sum of One thousand two hundred and fifty Pounds, and also, so long as he shall be liable for the Expenses of writing and copying the Decrees and Orders and the Minutes of the Decrees and Orders of the Court, the yearly Sum of One hundred Pounds, on the Days and in the Manner provided by the Act of the Fifth Year of Her Majesty, Chapter Five, as varied by the Act of the Session held in the Fifteenth and Sixteenth Years of Her Majesty, Chapter Eighty-seven, with respect to the Payment of the Salaries of the present Registrars.

10. It shall be lawful for the Lord Chancellor, with the Con- Power to the sent of the Commissioners of Her Majesty's Treasury, as to all Lord Chanthe Officers of the Court of Chancery or of any Judge thereof, Salaries and save as next herein-after mentioned, and for the Master of the Style of Rolls, with the like Consent, as to all the Officers of the Court Officers. whose Salaries are or may be fixed by him under any Act of Parliament, from Time to Time to increase or diminish the Amount, or vary the Mode or Terms of Increase, or Manner of Payment, of the Salary (whether fixed or made payable by Act of Parliament or not) of any Officer of the Court of Chancery, or of any Officer of any of the Judges of the said Court, and also, with the Consent of the Judges of the said Court, to vary the Style and Designation of the Officers of the said Judges now termed "Ushers:" Provided nevertheless, that the Salary, whether immediate or in prospect, to which any Officer may at the Time of the passing of this Act or at any Time afterwards be or become entitled in right of his Office, shall not, after his Appointment to fill such Office, be diminished without his Consent in Writing, nor if the Office be One the Appointment to which is vested in any Judge of the said Court other than the Lord Chancellor without the Consent of such Judge: Provided also, that the Salary of any Person who may be hereafter appointed Accountant General of the said Court shall not exceed Two thousand Pounds per Annum.

11. 'And whereas all Notes or Cheques for Payment of Money drawn by the Accountant General of the Court of Chancery ' upon the Bank of England have been heretofore countersigned by the Registrars of the Court or by the Master of Reports and signed by One ' Entries, pursuant to the Act passed in the Session of Parliament ' held in the Twelfth Year of the Reign of King George the ' First, Chapter Thirty-two, and the Act passed in the Session ' held in the Fifteenth and Sixteenth Years of the Reign of Her ' Majesty, Chapter Eighty-seven: And whereas it is considered that such countersigning may with Safety be discontinued, and ' Provision in lieu thereof made as herein-after mentioned:' Be it therefore enacted as follows: From and after the First Day of October One thousand eight hundred and sixty-seven, the Countersignature by the Registrar of the Court of Chancery and by the Master of Reports and Entries of Notes or Cheques for Pay-

ment of Money drawn by the Accountant General of the Court on

cellor to alter

Cheques drawn by the Accountant General to be counterof his Clerks instead of by the Registrars.

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Indemnity.

the Bank of *England* shall be discontinued; and from and after the same Date every Note or Cheque for the Payment of Money which shall be signed by the Accountant General of the Court, and countersigned by any One of the Clerks of the Accountant General who shall from Time to Time be intrusted by him with the Duty of delivering Notes or Cheques to the Parties entitled thereto (the Names and Signatures of the Clerks so intrusted to be from Time to Time made known to the Bank of England by the Accountant General), shall be sufficient Authority to the Bank of England to pay the Money mentioned in any such Note or Cheque to the Person or Persons named therein, or to such Person as he, she, or they by Endorsement shall order to receive the same: Provided always, that a Countersignature shall not be necessary to any Note or Cheque for Payment of Money to the Chancery Broker as the Consideration for the Purchase of any Stocks or Securities, but the Signature thereto of the Accountant General alone shall be sufficient Authority to the Bank of England to pay the Money mentioned therein.

24 & 25 Vict.
c. 98. as to
Forgery of
Accountant
General's
Cheque to apply
to this Act.

12. The Provisions contained in the Act passed in the Session held in the Twenty-fourth and Twenty-fifth Years of the Reign of Her Majesty, Chapter Ninety-eight, for the Consolidation of the Law as to Forgery, which have reference to the forging or altering of any Instrument made or purporting to be made by the Accountant General of the Court of Chancery, shall apply to all Notes or Cheques countersigned or purporting to be countersigned as provided by the last preceding Section, and to the Forgery or Alteration of any Countersignature thereto.

Jurisdiction in Lunacy to be exercised by the Lords Justices sitting separately. 13. All the Jurisdiction, Powers, Authorities, and Duties of the Lords Justices of the Court of Appeal in Chancery under the "Lunacy Regulation Act, 1853," or under any other Act, as being intrusted by virtue of the Queen's Sign Manual with the Care and Commitment of the Custody of the Persons and Estates of Persons found idiot, lunatic, or of unsound Mind, may be exercised and performed not only by both of the Lords Justices jointly acting or sitting together, but also by either of them alone acting or sitting separately.

Meaning of Expression "Lord Chancellor."

14. In the Construction of this Act the Expression "Lord Chancellor" shall mean and include the Lord High Chancellor of Great Britain and the Lord Keeper or Lords Commissioners of the Great Seal of the United Kingdom for the Time being.

Short Title.

15. This Act may be cited as "The Court of Chancery (Officers) Act, 1867."

C A P. LXXXVIII.

An Act to indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and to extend the Time limited for those Purposes respectively. [12th August 1867.]

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Inland Revenue.

C A P. LXXXIX.

An Act to render perpetual an Act passed in the Session holden in the Twenty-seventh and Twenty-eighth Years of Her present Majesty, intituled An Act to permit for a limited Period Compositions for Stamp Duty on Bank Post Bills of Five Pounds and upwards in Ireland.

[12th August 1867.]

WHEREAS by an Act passed in the Session holden in the Twenty-seventh and Twenty-eighth Vone of the Bei Twenty-seventh and Twenty-eighth Years of the Reign

' of Her present Majesty, Chapter Eighty-six, intituled An Act 27 & 28 Victo ' to permit for a limited Period Compositions for Stamp Duty c. 86.

' on Bank Post Bills of Five Pounds and upwards in Ireland,

' the Commissioners of Her Majesty's Treasury are empowered ' to compound and agree, in manner therein mentioned, with any

Banker in Ireland for a Composition in lieu of the Stamp Duties

' payable on the Bank Post Bills to be made or drawn by such

' Banker at any Time during the Period of Three Years from ' the passing of the said Act for any Sum of Money amounting

' to Five Pounds and upwards:

' And whereas it is expedient to make perpetual the Powers

' conferred by the said Act :'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Powers conferred by the said Act of the Session of the Powers of Twenty-seventh and Twenty-eighth Years of the Reign of Her 27 & 28 Vict. present Majesty shall be perpetual, and the said Act shall be con- c. 86. made strued as if the Words "during the Period of Three Years from perpetual.

" the passing of this Act" had been omitted therefrom.

2. This Act may be cited for all Purposes as "The Stamp Duty Short Title. Composition (Ireland) Act, 1867."

CAP. XC.

An Act to alter certain Duties and to amend the Laws relating to the Inland Revenue. [12th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

As to Excise.

1. In lieu of the Duties now payable in Great Britain on Alteration of Licences to Persons trading in, vending, or selling Gold or Silver Excise Duties Plate, and in *Ireland* on Licences to Persons to sell or make Gold on Licences to or Silver Plate, there shall from and after the Fifth Day of July and Silver One thousand eight hundred and sixty-seven be charged and paid Plate. the following Excise Duties on Licences to deal in Plate to be

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A.D. 1867.

Inland Revenue.

taken out yearly in the United Kingdom by the Persons hereinafter mentioned; (that is to say,)

By every Person who shall trade in or sell any Article composed wholly or in part of Gold or Silver, in respect of every House, Shop, or other Place in which his Trade or Business shall be carried on—

Where the Gold shall be above Two Pennyweights and under Two Ounces in Weight, or the Silver above Five Pennyweights and under Thirty Ounces in Weight, the Sum of Two Pounds Six Shillings;

Where the Gold shall be of the Weight of Two Ounces or upwards, or the Silver of the Weight of Thirty Ounces or upwards, the Sum of Five Pounds Fifteen Shillings:

By every Person duly licensed as a Hawker, Pedlar, or Petty Chapman who shall sell in the ordinary Course of his trading as a Hawker, Pedlar, or Petty Chapman any Article composed wholly or in part of Gold or Silver, the same Duties as above mentioned according to the Weight of the Gold or

By every Pawnbroker who shall trade in or sell any Article composed wholly or in part of Gold or Silver, or who shall take in Pawn, or deliver out of Pawn, any such Article in respect of every House, Shop, or other Place in which his Trade or Business shall be carried on, the Sum of Five Pounds Fifteen Shillings:

By every Refiner of Gold or Silver in respect of every House. Shop, or other Place as aforesaid, the Sum of Five Pounds

Fifteen Shillings.

Provisions of former Acts to apply to the Duties on Plate Licences.

2. The Duties granted by this Act on Licences to deal in Plate and the said Licences shall be Excise Duties and Licences, and shall be under the Management of the Commissioners of Inland Revenue, and all the Powers, Provisions, Clauses, Regulations, and Directions contained in or imposed by any Act relating to Excise Duties or Licences, or to Penalties under Excise Acts, and now or hereafter in force, shall respectively be of full Force and Effect with respect to the Duties by this Act granted, and the Licences relating thereto, and to the Penalties hereby imposed, so far as the same are applicable, and shall be observed, applied, and enforced for and in the collecting, securing, and recovering of the said last-mentioned Duties and Penalties hereby granted and imposed respectively, and the granting and Management of the said Licences, and otherwise in relation to the said Duties, Penalties, and Licences, so far as the same shall be consistent with and not superseded by the express Provisions of this Act, as fully and effectually as if the same had been herein repeated and specially enacted with reference to the said last-mentioned Duties, Penalties, and Licences respectively.

Penalty for dealing in Plate without Licence, 50l.

3. Every Person who shall do any Act, or carry on any Trade or Business for which a Licence to deal in Plate is required by this Act, without having in force a proper Licence authorizing him so to do, shall fer every Offence forfeit the Sum of Fifty Pounds; and in any Proceeding for the Recovery of such Penalty it shall

be sufficient to allege that the Defendant did deal in Plate without a proper Licence in that Behalf, and it shall not be necessary further or otherwise to describe the Offence.

4. No Licence to deal in Plate shall be necessary to enable Where Plate any Person to trade in, or sell, or to take in Pawn, or deliver out Licence not neof Pawn, Gold or Silver Lace, or Gold or Silver Wire, Thread, or Fringe.

cessary.

5. All Articles sold or offered for Sale, or taken in Pawn or Goods sold for delivered out of Pawn, and alleged to be composed wholly or in part of Gold or Silver, shall, for the Purposes of this Act, be deemed and taken to be composed of Gold and Silver respectively as alleged; and if upon the Hearing of any Information for any Offence against this Act any Question shall arise touching the Quantity of Gold or Silver contained in any Article the Proof of such Quantity shall lie upon the Defendant.

Gold or Silver to be deemed

6. Every Licence to deal in Plate taken out under this Act Plate Licences shall be dated the Day on which the same shall be granted, and to expire on shall expire on the Fifth Day of July next after the granting of 5th July in the same: Provided that every Person who at the Time of the passing of this Act shall be the Holder of a Licence to sell or make Gold or Silver Plate in Ireland, expiring on the Fifth Day of January in the Year One thousand eight hundred and sixtyeight, shall, if he shall take out a Licence to deal in Plate under this Act at any Time before the First Day of February in the same Year, be entitled to have the same upon Payment of One Half the Duty chargeable upon such Licence under this Act.

each Year.

7. The several Sections and Parts of Sections of the Acts Repeal of specified in the Schedule A. to this Act annexed shall be repealed, save as to any Duties due or in arrear, and as to any Penalties incurred on or before the passing of this Act.

Enactments specified in Schedule A.

8. So much of any Act as requires a Seller of or Dealer in Repealing so Coffee, Tea, Cocoa Nuts, or Chocolate to make Entry of any much of Acts Premises for the keeping or selling the same is hereby repealed, Entries to be and so much of any Act as requires a Dealer in and Retailer of made by Coffee, Tobacco or Snuff to make Entry of any Premises for storing, Tea, and Tokeeping, or selling of Tobacco or Snuff is also hereby repealed: bacco Dealers. Provided that where a Manufacturer of Tobacco or Snuff shall be a Dealer therein or Retailer thereof in any Premises adjoining his Manufactory such Premises shall be entered together with the Manufactory.

9. Notwithstanding the Enactment contained in the preceding Section 25 of Section, the Provisions of Section Twenty-five of the Act of the 6 G. 4. c. 81. Sixth of George the Fourth, Chapter Eighty-one, shall continue to continue in force with in force, and be deemed to apply to every Person who shall have respect to Tea taken out a Licence to trade in or sell Coffee, Tea, Cocoa Nuts, and Tobacco or Chocolate, or a Licence to deal in or sell Tobacco or Snuff; Dealers. and in the Construction of the said Section Twenty-five in relation to such Person the Expression "entered Premises" shall be deemed to mean the Premises wherein his Trade or Business is exercised or carried on.

10. It shall be lawful for any Officer of Excise at any Time Officers of (but if between the Hours of Eleven at Night and Five in the examine Coffee,

Morning, Digitized by GOOGIC

&c. in possession of Dealers.

Morning, then in the Presence of a Constable or other lawful Peace Officer,) to enter into the Premises of every Person who shall sell or deal in or who shall have taken out a Licence to sell or deal in Coffee, Tea, Cocoa Nuts, Chocolate, Tobacco, or Snuff, and to examine all Coffee, Tea, Cocoa Nuts, Chocolate, Tobacco, or Snuff in the Premsies of such Person.

Part of Section 5 of 4 & 5 W. 4. c. 51., relating to Entries, repealed. 11. So much of Section Five of the Act passed in the Fourth and Fifth Years of the Reign of King William the Fourth, Chapter Fifty-one, as enacts that the Officer of Excise who shall have received such Entry as is in the said Section mentioned shall copy the same into the Book kept and known by the Name of the General Entry Book for the Division or Ride in which the House, Building, Room or Place, Vessel or Utensil described in such Entry shall be intended to be used, and that the Supervisor of the District shall examine and compare the Copy so made in such Book as aforesaid with the original Entry, is hereby repealed, except as to any Entry made before the passing of this Act.

Entries to be kept in a Book, which is to be Evidence in any legal Proceeding.

12. The Commissioners of Inland Revenue shall furnish the Officer of Excise of every Division or Ride with a Book, to be called the General Entry Book of such Division or Ride, and such Officer upon receiving any such Entry as is mentioned in the said Fifth Section of the Act of the Fourth and Fifth of King William the Fourth, Chapter Fifty-one, shall forthwith securely affix the same in such Book, and such Officer on his being removed from such Division or Ride shall deliver over such Book, together with the Entries contained therein, to the Officer succeeding him in such Division or Ride; and where upon the Trial of any Indictment, Information, Action, Suit, or Prosecution, or upon any other legal or judicial Proceeding whatsoever, any Question shall be made or shall arise whether any House, Building, Room or Place, Vessel or Utensil of which Entry is required to be made under any Act of Parliament relating to the Revenue of Excise was entered by the Person by whom the same shall have been used, it shall be deemed and taken to be sufficient Proof of such Entry if upon the Production by any Officer of Excise of the said General Entry Book of the Division or Ride in which such House, Building, Room or Place, Vessel or Utensil shall have been used. such House, Building, Room or Place, Vessel or Utensil shall be found in any Entry contained in such Book purporting to have been made by any such Person without further Evidence; and if upon the Production of such Book no such House, Building, Room or Place, Vessel or Utensil shall be found in any Entry contained therein, or if found shall appear to have been entered for another or different Purpose than the Purpose for which the same shall be charged or alleged to have been used by such Person, every such House, Building, Room or Place, Vessel or Utensil shall be deemed and taken to be unentered, unless by other Evidence the contrary be made to appear: Provided always, that nothing herein contained shall be deemed to repeal or alter the Provisions of any former Act relating to the Proof of any such Entry as aforesaid made before the passing of this Act.

13. Sections Four and Five of the Act passed in the First Year Sects. 4 & 5 of of the Reign of King William the Fourth, Chapter Sixty-four, relating to Bonds to be entered into by Persons requiring Licences to retail Beer under that Act, are hereby repealed.

1 W. 4. c. 64.

14. 'Whereas the Twenty-second Section of the "Petty Sessions" ' (Ireland) Act, 1851," contains a Provision that in every Case of Petty Sessions summary Jurisdiction where the Justices shall be authorized to (Ireland) Act, ' award any penal or other Sum they may order that the same 'shall be paid either forthwith or at such Time as they shall see 'fit to fix:' Be it enacted, That the said Provision shall not c. 55. as to Illiextend to any Penalty which shall be awarded for any Offence cit Distillation. committed against the Provisions of the Act of the First and Second Years of the Reign of King William the Fourth, Chapter Fifty-five, intituled An Act to consolidate and amend the Laws for suppressing the illicit making of Malt and Distillation of Spirits in Ireland.

Sect. 22 of 1851, not to apply to Penalties under 1&2 W.4.

15. The Provisions contained in the Eighth Section of the Act Provisions passed in the Twenty-fifth Year of the Reign of Her present Ma- contained in jesty, Chapter Twenty-two, shall extend to and be applied and 25 Vict. c. 22. put in force in the Case of every Brewer of Beer for Sale, whether 5.8 extended to he shall have taken out a Licence as a Brewer of Beer for Sale for the First Time or otherwise.

all Brewers.

16. 'Whereas by the Nineteenth Section of the Act passed in Sect. 19 of ' the Nineteenth and Twentieth Years of the Reign of Her Majesty, 6 Chapter Thirty-four, it is enacted, that all Corn or Grain found c. 34. extended ' in the Custody or Possession of any Roaster of Malt or Dealer in possession of ' in roasted Malt, which Corn or Grain shall not have germinated a Brewer. ' to such a Degree that the Plumule thereof shall have been elon-' gated to the Extent of One Half of the Length of the Grain, shall be deemed to be unmalted Corn or Grain within the ' Meaning of an Act passed in the Second Session of Parliament ' holden in the Fifth Year of Her Majesty's Reign, Chapter 'Thirty:' Be it enacted, That all roasted Corn or Grain found in the Custody or Possession of any Brewer of Beer for Sale which shall not have germinated to the Degree aforesaid, subject as in the recited Enactment is expressly provided, shall be deemed to be unmalted Corn or Grain within the Meaning of the Seventeenth Section of an Act passed in the First Year of the Reign of His late Majesty King William the Fourth, Chapter Fifty-one; and Undried Malt that all Corn or Grain, whether roasted or unroasted, found in the inpossession of Custody or Possession of any Roaster of Malt which shall not a Malt Roaster have been perfectly dried upon the Kiln at the Malthouse at upmelted Comwhich the same shall have been steeped to be made into Malt, shall also be deemed to be unmalted Corn or Grain within the Meaning of the said Act of the Second Session of Parliament holden in the Fifth Year of Her Majesty's Reign.

19 & 20 Vict.

17. If any Person shall solicit, take, or receive any Order for unlicensed Per-Spirits, Wine, or other Article, for the dealing in, retailing, or selling whereof an Excise Licence is by Law required, without having in force a proper Excise Licence authorizing him so to sons) soliciting do, he shall forfeit the Penalty imposed by Law upon a Person Orders for dealing in, retailing, or selling such Article without having an Spirits, Wine, Excise

unmaltedGrain.

Penalty upon sons (not being Travellers for

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Inland Revenue.

Excise Licence in force authorizing him so to do; and in any Case in which the Place of Business or Residence of the Offender shall not be known to the Officer of Excise who shall exhibit any Information for the Recovery of such Penalty as aforesaid, or, if known, shall be out of the United Kingdom, it shall be sufficient Service of the Notice and Summons required to be given to a Defendant by any Law of Excise if the same be left at the House or Place where the Offender shall have solicited, taken, or received any such Order as aforesaid, addressed to such Offender: Provided always, that nothing herein contained shall be deemed to apply to the Sale of any Spirits or Foreign Wine while the same shall be and remain in the Warehouse or Warehouses in which the same shall have been deposited, lodged, or secured according to Law, before Payment of Duty upon the Importation thereof, where such Spirits or Foreign Wine shall be sold in a Quantity not less than One hundred Gallons at One Time, or to impose a Penalty upon a bonâ fide Traveller taking Orders for Goods which his Employer is duly licensed to deal in or sell.

Reduction of Duty on Licences to Retailers of Methylated Spirit. 18. After the First Day of October in the Year of our Lord One thousand eight hundred and sixty-seven the annual Duty payable upon a Licence to be taken out by a Retailer of Methylated Spirit under the Provisions contained in the Act passed in the Twenty-fourth and Twenty-fifth Years of Her Majesty's Reigu, Chapter Ninety-one, shall be the Sum of Ten Shillings.

Lime and Magnesia in Snuff not to exceed certain Proportions.

19. 'Whereas by an Act passed in the Fifth and Sixth Years ' of Her Majesty's Reign, Chapter Ninety-three, Lime Water is e permitted to be used in the Manufacture of Welsh and Irish Snuff, and it is expedient to limit the Quantity of Lime that may be used in such Manufacture: Be it enacted. That if any Person being a Manufacturer of, Dealer in, or Retailer of Tobacco or Snuff shall have in his Custody or Possession any Snuff in which on Examination thereof there shall be found to be any Quantity of the Oxides of Calcium and Magnesium, or of either of such Oxides, exceeding by One per Centum the Proportion of the Quantity of such Oxides contained in the Tobacco or Tobacco Stalks or Returns of Tobacco from which such Snuff shall have been manufactured or shall be in course of Manufacture, or if any such Person shall have in his Custody or Possession any Snuff in which on Examination thereof there shall be found any Quantity of the said Oxides, or of either of them, exceeding the Proportion of Thirteen Pounds Weight of such Oxides in every Hundred Pounds Weight of such Snuff, he shall forfeit Two hundred Pounds and also the said Snuff: Provided that any Sample of Snuff, Tobacco, or Tobacco Stalks or Returns of Tobacco which shall be examined for the Purpose of ascertaining the Quantity of the said Oxides contained therein shall first be dried at a Temperature of Two hundred and twelve Degrees as denoted by Fahrenheit's Thermometer; and for the Purposes of this Section the Term "Snuff" shall include all Snuff and all Tobacco, Tobacco Stalks and Returns of Tobacco, which shall be in course of Manufacture into Snuff.

As to Stamps.

20. From and after the passing of this Act the following Stamp Duties Documents shall be charged with the Stamp Duty of One Penny; granted on certainDocuments. that is to say,

Letter of Allotment of any Share of any Company or proposed Letters of Company, or in respect of any Loan raised or proposed to be Allotment. raised by any such Company, or Letter of Allotment issued or delivered in the United Kingdom of any Share of any Foreign or Colonial Company or proposed Company, or in respect of any Loan raised or proposed to be raised by or on behalf of any Foreign or Colonial Government, State, Company, or Corporation; and the Term "Letter of Allotment" herein-before used shall include Letter of Renunciation or other Document having the Effect of a Letter of Allotment in favour of any Person:

Scrip Certificate or other Document entitling any Person to Scrip Certifibecome the Proprietor of any Share of any Company or cates. proposed Company, or Scrip Certificate or other Document issued or delivered in the United Kingdom entitling any Person to become the Proprietor of any Share of any Foreign or Colonial Company or proposed Company:

Scrip or other Document denoting or intended to denote the Scrip. Right of any Person as a Subscriber in respect of any Loan raised or proposed to be raised by any Company, or any Scrip or other Document issued or delivered in the United Kingdom denoting or intended to denote the Right of any Person as a Subscriber in respect of any Loan raised or proposed to be raised by or on behalf of any Foreign or Colonial Government, State, Company, or Corporation.

21. If any Person shall sign, grant, issue, or deliver any Penalty for Document chargeable with Stamp Duty under the Provisions of signing, &c. the Section lastly herein-before contained, before the same shall before stamped. be duly stamped for denoting the said Duty, he shall forfeit the Sum of Twenty Pounds.

22. Section Eight of the Act of the Sixteenth and Seventeenth Section 8 of Years of Her Majesty's Reign, Chapter Sixty-three, is hereby 16 & 17 Vict.

repealed.

23. The Stamp Duties chargeable under an Act passed in the Stamp Duties Thirteenth and Fourteenth Years of Her Majesty's Reign, Chapter on Transfer of Ninety-seven, on the Transfer or Assignment, Disposition or Assignation of Bonds shall cease and determine, and from and after the passing of this Act there shall be charged and paid for and upon every Transfer or Assignment, Disposition or Assignation of any Bond given as a Security for the Payment or Repayment of Money, or for the Transfer or Retransfer of any Share in any of the Stocks or Funds mentioned in the Schedule to the said Act, and of any Bond, Debenture, or other Security charged with Stamp Duty by an Act passed in the Twenty-fifth Year of Her Majesty's Reign, Chapter Twenty-two, the following Stamp Duties; (that is to say,) for every full Sum of One hundred Pounds, and also for any fractional Part of One hundred Pounds, thereby 30 & 31 Vict.

certain Bonds.

thereby transferred, assigned, or disponed of the Amount or Value of the Principal Money or Stock secured by such Bond, Debenture, or other Security, or of the Penalty of the Bond in respect whereof the same is charged with Duty, as the Case may be, the Duty of Sixpence: Provided always, that in the Case of a Bond charged with the fixed maximum Duty of One Pound or One Pound Fifteen Shillings no Transfer, Assignment, Disposition, or Assignation thereof hereby charged shall be chargeable under this Act with more than the Amount of such fixed maximum Duty.

Certain
Licences
granted by
Ecclesiastical
Authority not
chargeable with
Stamp Duty.

24. No Stamp Duty shall be chargeable for or upon any Licence to be granted by any Archbishop, Bishop, Chancellor, or other Ordinary in England or Ireland, or by any Presbytery or other Ecclesiastical Power in Scotland, for the Purpose of authorizing or enabling any Person to preach or exercise any other Spiritual Function, such Licence not being a Licence to hold the Office of Lecturer, Reader, or Chaplain, and there being no Salary or Emolument for, or attached to, the Exercise of the Function for which such Licence may be granted.

As to Taxes.

As to Exemption of Trade Premises from Inhabited House Duty. 25. From and after the Fifth Day of April One thousand eight hundred and sixty-seven, in order to entitle the Occupier of any Tenement or Building, or Part of a Tenement or Building, to Exemption from Inhabited House Duties on the Ground of such Premises being occupied as a House for the Purposes of Trade only, or as a Warchouse for the sole Purpose of lodging Goods, Wares, or Merchandise therein, or as a Shop or Counting-house, or being used as Offices or Counting-house, it shall not be necessary to prove, nor shall Proof be required, that such Occupier resides in a separate and distinct Dwelling House or Part of a Dwelling House charged with the said Duties.

Extending Time for hearing Appeals.

26. From and after the passing of this Act it shall be lawful for the Commissioners executing the several Acts relating to the Duties of Assessed Taxes to hear and determine Appeals against Charges certified under the said Acts at any Time within Twenty-one Days after the Close of the Year to which such Charges relate.

SCHEDULE A., containing the Enactments repealed by Section 7. of this Act.

Act.	Subject.	Extent of Repeal.
31 Geo. 2. c. 32.	For granting a Duty on Licences to be taken out by all Persons dealing in Gold or Silver Plate, &c.	Sections 2, 3, 4, 6, 7, 10, 11, 12, 13.
32 Geo. 2. c. 24.	&c. To amend the Law relating to Licences to deal in Gold and Silver Plate.	Sections 1, 2, 3, 4, 5, 6, 7, 8.

Inland I	Revenue.	Dominica Loan.
Act.	Subject.	Extent of Repeal.
59 Geo. 3. c. 32.	To continue an Act granting additional Duties of Excise.	Section 3.
6 Geo. 4. c. 118,	To transfer Collection of Plate Licences from Com- missioners of Excise to Commissioners of Stamps.	So much of Section 1 as re- lates to Licences to Per- sons to sell or make Gold or Silver Plate in Ireland
9 Geo. 4. c. 49.	To amend the Laws relating to Licences to Dealers in Gold and Silver Plate, &c. &c.	—Sections 2, 3. So much of Section 12 as relates to Licences to deal in Plate.
5 & 6 Vict. c. 82.	To assimilate the Stamp Duties in Great Britain and Ireland, &c. &c.	So much of Section 2 as re- lates to Licences to Per- sons to sell or make Gold or Silver Plate in Ireland.

CAP. XCI.

An Act to authorize an Alteration in the Mode of Repayment of a Loan made by the West India Relief Commissioners to the Island of Dominica. [12th August 1867.]

WHEREAS the Commissioners acting in execution of an Act of the Session of the Second and Third Years of 2 & 3 W. 4. ' King William the Fourth, Chapter One hundred and twenty- c. 125. five, (herein-after referred to as the West India Relief Commis-' sioners,) did in pursuance of the Provisions of an Act of the ' Fifth and Sixth Years of King William the Fourth, Chapter 5 & 6 W. 4. Fifty-one, advance by way of Loan the Sum of Ten thousand c. 51. ' Pounds for the Public Service of the Island of Dominica: And ' whereas in pursuance of the Provisions of an Act of the Session ' of the Twenty-third and Twenty-fourth Years of the Reign of 23 & 24 Vict. Her present Majesty, Chapter Fifty-seven, the Commissioners c. 57. of Her Majesty's Treasury directed the West India Relief Com-' missioners to accept in liquidation of the Balance of the said Loan, and of the Arrears of Interest on such Loan, an Annuity of Five hundred and fifty-five Pounds Fifteen Shillings for 'Twenty Years, the First Payment of which was to be made on the Thirty-first Day of March One thousand eight hundred ' and sixty-one: And whereas the said Annuity of Five hundred ' and fifty-five Pounds Fifteen Shillings was regularly paid up ' to the Thirty-first Day of March One thousand eight hundred ' and sixty-five, when the last Payment was made: And whereas ' the Government of the Island of Dominica were lately obliged ' to raise a Loan of Four thousand Pounds, repayable with Interest ' in Four Years: And whereas the Revenues of the Island of "Dominica are insufficient to provide for the Repayment of the ' Loan of Four thousand Pounds and Interest within Four Years, ' and also for the Payment during those Years of the said 'Annuity, and consequently the Commissioners of Her Majesty's 'Treasury have proposed to the Government of Dominica the F f 2 ' following

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Morro Velho Marriages, Dominica Loan. Militia Pay.

' following Terms, namely, that on the Government of Dominica ' making a legal Provision for the Payment of an increased ' Annuity for Eleven Years of such an Amount as the said Com-' missioners might consider an Equivalent for the former Annuity, ' the First Payment of such increased Annuity to be made on the 'Thirty-first Day of March One thousand eight hundred and ' seventy, and the remaining Payments on the same Day in the 'Ten subsequent Years, the said Commissioners would be prepared to ask Parliament to sanction the Substitution of such increased Annuity for the said former Annuity: And whereas ' it is expedient that the Commissioners of Her Majesty's Trea-' sury should be authorized to direct the West India Relief ' Commissioners to accept the said increased Annuity in substitu-' tion for the said former Annuity:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Treasury may direct the Acceptance of an increased Annuity.

1. It shall be lawful for the Commissioners of Her Majesty's Treasury, if it appears to them that the Legislature of the Island of Dominica has made legal Provision for the Payment of such increased Annuity as herein-before mentioned, to direct that such increased Annuity be accepted in substitution for the said former Annuity.

Short Title.

2. This Act may be cited for all Purposes as "The Dominica Loan Act, 1867."

CAP. XCII.

An Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland; to grant Allowances in certain Cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, and Surgeons Mates of the Militia; and to authorize the Employment of the Non-commissioned Officers.

[12th August 1867.]

CAP. XCIII.

An Act to legalize certain Marriages solemnized at Morro Velho in Brazil. [12th August 1867.]

"WHEREAS the Saint John Del Rey Mining Company have erected a Chapel at their Establishment at Morro Velho ' in the Empire of Brazil, and have maintained there a Chaplain

' licensed by the Lord Bishop of London:

'And whereas the said Chaplain has solemnized in the said ' Chapel according to the Rites and Ceremonies of the United ' Church of England and Ireland divers Marriages between ' Persons, One or both of whom was or were British Subjects:

' And

Morro Velho Marriages.

Weights and Measures (Dublin).

'And whereas Doubts are entertained as to the Validity of such Marriages, and it is expedient to remove such Doubts:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. All Marriages (both or One of the Parties to such Marriages Confirmation of being Subjects or Subject of this Realm) which prior to the First Marriages prior of January One thousand eight hundred and sixty-eight may have to 1st January been solemnized in manner aforesaid at the said Chapel at Morro Velho shall be as valid in Law as if the same had been solemnized within Her Majesty's Dominions with a due Observance of all Forms required by Law.

2. The Chaplain of the Chapel shall, immediately after the Register to be First of January One thousand eight hundred and sixty-eight, sent to Consul send to Her Majesty's Consul at Rio Janeiro the Register Book at Rio Janeiro. kept at the said Chapel, with a Certificate under his Hand and Seal that all Marriages which have been celebrated in the said Chapel as aforesaid have been duly entered therein, and also a Copy of the Register Book certified in like Manner to be a true Copy. Such Copy shall be sent by the Consul to the Registrar General in *England*, and the Original shall be kept by the Consul with the Marriage Register Books of his Consulate; and such Original and Copy Register Book shall be deemed to be Marriage Register Books of the British Consulate of Rio Janeiro, within the Meaning of the Acts in that Behalf made.

3. This Act may be cited for all Purposes as "The Morro Short Title. Velho Marriage Act, 1867."

CAP. XCIV.

An Act to provide for the Inspection of Weights and Measures, and to regulate the Law relating thereto in certain Parts of the Police District of Dublin Metropolis. [12th August 1867.]

WHEREAS an Act was passed in the Session of Parliament 23 & 24 Vict. holden in the Twenty-third and Twenty-fourth Years of c. 119.

the Reign of Her present Majesty, intituled "The Weights ' and Measures (Ireland) Act, 1860:"

'And whereas another Act was passed in the Session of Parlia-

' ment holden in the Twenty-fifth and Twenty-sixth Years of the ' Reign of Her present Majesty, intituled An Act to amend " The 25 & 26 Vict.

Weights and Measures (Ireland) Act, 1860," to abolish local c. 76.

' and customary Denominations of Weights, and to regulate the

' Mode of weighing Articles sold in Ireland:

And whereas the Provisions of the said Acts do not apply to

' the Police District of Dublin Metropolis:

'And whereas it is expedient that the said Provisions should be made applicable to certain Parts of the said Police District of

' Dublin Metropolis:'

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C. 94.

Weights and Measures (Dublin).

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act shall commence and take effect on the First Day of September One thousand eight hundred and sixty-seven.

2. In this Act the Word "District" shall mean such Parts of the Police District of Dublin Metropolis as are without the Municipal Boundaries of the Borough of *Dublin*.

3. So much of the recited Acts as is not inconsistent with this Act shall be deemed to be incorporated with this Act, and shall be as if the same and this Act were One Act.

4. From and after the Commencement of this Act any One or more of the Superintendents, Inspectors, or Acting Inspectors of the Dublin Metropolitan Police who shall be selected under this Act by the Commissioners of the Dublin Metropolitan Police. with the Approval of the Lord Lieutenant, shall be an ex-officio Inspector or ex-officio Inspectors of Weights and Measures within the District, and shall possess and exercise all the Powers and Authorities, and be subject to the like Penalties for any Neglect or Offence in the Discharge of such Duties, which any Inspector of Weights and Measures heretofore possessed or exercised or had been liable to under and by virtue of the Act of the Fifth and Sixth Years of King William the Fourth, Chapter Sixty-three, or any other Act now in force, and shall perform such Duties, under the Direction of the said Commissioners, without Fee or Reward, and notwithstanding any manorial Jurisdiction or Claim of Jurisdiction within the said District.

5. It shall be lawful for the said Commissioners, with the Assent of the Chief or Under Secretary, from Time to Time to procure as many Copies, in Iron or other sufficient Material, of the Imperial Weights and Measures now in the Custody of the Lord Mayor of Dublin as they shall see fit, and to direct that the same shall be duly compared and stamped, and, with the like Assent, to provide such accurate Beams and Scales as shall be necessary for the said District; and the said Copies shall be called the Dublin Police Sub-Standard Weights and Measures, and shall be deposited with the said Superintendents, Inspectors, or Acting Inspectors, so as to enable them the more easily to discharge the Duties of Inspectors of Weights and Measures, and shall, at least once in every Year, and also at any other Time when required by the said Commissioners, be compared with and corrected by the said Imperial Standard Weights and Measures by the said Superintendents or Inspectors so to be appointed as aforesaid, who shall adjust the same, and also affix the proper Stamp thereto; and such Copies so adjusted and stamped shall, until the next Comparison of the same, to be made in manner aforesaid, be considered to all Intents the same as the said Standard Weights and Measures for all Purposes of Comparison and Verification, and for all other Purposes for which such Standard Weights and Measures are required, under the Provisions of the said recited Act, by any Inspector of Weights and Measures; and the said Commissioners shall also provide such good and sufficient Stamps

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Commencement of Act.

Meaning of "District."

Incorporation of recited Acts.

Ex-officio Inspector and Inspectors of Weights and Measures.

Commissioners may provide Sub-Standard Weights and Measures.

Weights and Measures (Dublin).

for stamping or sealing Weights and Measures used or to be used in the said District as they shall consider necessary for such Purpose.

> CAP. XCV.

An Act to amend the Laws regulating the Superannuation Allowances of the Dublin Metropolitan Police.

[12th August 1867.]

WHEREAS by an Act passed in the Tenth and Eleventh Years of the Reign of Her present Majesty (Chapter One ' hundred) Regulations were made for the granting of Super-' annuation Allowances to Members of the Dublin Metropolitan

' Police:

'And whereas it is expedient to alter and amend the said

Regulations:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by

the Authority of the same, as follows:

1. From and after the passing of this Act, so much of the So much of recited Act as provides for the Payment of a Contribution in aid of the Funds applicable to the Support of the said Dublin Metropolitan Police equal to Two Pounds per Centum per Annum on the Salary or Pay of the several Parties mentioned therein shall be and the same is hereby repealed: Provided always, that such Repeal shall not be held to destroy or in any Manner lessen the Rights of such Parties as shall have so contributed to the Benefit of the Scale of Superannuation by the said Act for them provided.

2. It shall be lawful for the Lord Lieutenant or other Chief Power to the Governor or Governors of Ireland, under the Conditions hereinafter mentioned, to direct that any Superintendent Inspectors, Acting Inspector, Serjeant, Acting Serjeant, or Constable of the Dublin Metropolitan Police, appointed to the said Force after the passing of this Act, may be superannuated and receive a Gratuity or yearly Pension not exceeding the Proportion of his Salary stated in the Scale herein-after mentioned; that is to say,

1. A Gratuity of One Month's Pay for each Year's Service Scale of Super-

after Five Years and less than Fifteen Years:

2. On Completion of Fifteen Years Service, an annual Pension of Fifteen Fiftieths of the Pay may be granted, and an Increase of One Fiftieth for each successive Year up to Thirty Years Service completed:

3. After Thirty Years Service, or after the Person to be superannuated has attained the Age of Sixty Years, the Pension to be equal to Thirty Fiftieths of the Pay, or a larger Proportion in Cases of extraordinary Merit or good Conduct:

4. For Injuries received at any Time in the actual Performance of Duty, a Pension for Life may be granted of an Amount in proportion to the Injury received, but not exceeding the full Pay; the Grounds of Disability to be carefully investigated and fully set forth in the Authority granting the Pension:

Provided always, that no such Pension, Retiring Allowance, or Digitized by Gratuity F f 4

10 & 11 Vict. c. 100. as relates to Deductions of Two per Cent. for Superannuations repealed.

LordLieutenant to superannuate Officers and Constables.

annuation.

Conditions of Superannuation.

Dublin Metropolitan Police.

Gratuity shall be granted in any Case to any Person, except on the Certificate of the Surgeon of the Force, or such other competent Medical Officer or Officers as the Lord Lieutenant shall name for the Purpose, that such Person is from mental or bodily Incapacity unable to perform his Duty any longer, and the Certificate of One of the Commissioners of the said *Dublin* Metropolitan Police that he has served with Diligence and Fidelity; provided also, that any Member of the Force who shall have attained the Age of Sixty Years or upwards may, upon his Petition, be superannuated without such Medical Certificate.

Saving the existing Rights of the Parties appointed before the passing of this Act.

3. 'And whereas it is expedient that the present Members of the *Dublin* Metropolitan Police Establishment should continue to be entitled to receive Retiring Allowances calculated upon the Scale of Superannuation and Rates of Pay to which they were entitled before the passing of this Act: Be it therefore enacted, That the Provisions of the recited Act shall apply to the Members of the said *Dublin* Metropolitan Police Establishment appointed before the passing of this Act as fully and effectually as if this Act had not been passed.

Pension liable to be forfeited for Misconduct. 4. Any Pension or Retiring Allowance shall be granted to Members of the Force appointed after the passing of this Act only upon the Condition that it becomes forfeited and may be withdrawn by the Lord Lieutenant in any of the following Cases:

1. On Conviction of the Grantee for any indictable Offence:

On his knowingly associating with suspected Persons, Thieves, or other Offenders:

3. On his refusing to give Information and Assistance to the Police whenever in his Power for the Detection and Apprehension of Criminals, and for the Suppression of any Disturbance of the Public Peace:

4. If he enter into or continue to carry on any Business, Occupation, or Employment which, in the Opinion of the Lord Lieutenant, shall be disgraceful or injurious to the Public, or in which he shall make use of the Fact of his former Employment in the Police Force in a Manner which the Lord Lieutenant considers to be discreditable and improper:

Provided always, that nothing herein contained shall entitle any Member of the *Dublin* Metropolitan Police absolutely to any Superannuation Allowance, nor prevent him from being dismissed or discharged for Misconduct or other sufficient Cause without

Superannuation Allowance.

C A P. XCVI.

An Act to facilitate the Recovery of certain Debts in the Sheriff Courts in Scotland. [12th August 1867.]

WHEREAS an Act was passed in the First Year of the Reign of Her present Majesty, intituled An Act for the more effectual Recovery of Small Debts in the Sheriff Courts, and for regulating the Establishment of Circuit Courts for the Trial of Small Debt Causes by the Sheriffs, in Scotland; and another Act was passed in the Session of Parliament held in

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1 Vict. c. 41.

7 W. 4. &

'the Sixteenth and Seventeenth Years of the Reign of Her ' present Majesty, intituled An Act to facilitate Procedure in 16 & 17 Vict. the Sheriff Courts in Scotland:

'And whereas it is expedient to make farther Provision to ' facilitate the Recovery of certain Debts in the Sheriff Courts ' in Scotland:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act shall be cited for all Purposes as the "Debts Re- Short Title.

covery (Scotland) Act, 1867."

2. From and after the passing of this Act, it shall be lawful Causes between for any Sheriff in Scotland, within his Sheriffdom, to hear, try, and determine in a summary Way, as more particularly hereinafter mentioned, all Actions of Debt that may competently be brought before him for House Maills, Men's Ordinaries, Servants Fees, Merchants Accounts, and other the like Debts, wherein the Debt shall exceed the Value of Twelve Pounds Sterling, exclusive of Expenses and Dues of Extract, but shall not exceed the Value of Fifty Pounds Sterling, exclusive as aforesaid: Provided always, that the Pursuer shall in all Cases be held to have passed from and abandoned any remaining Portion of any such Debt beyond the Sum actually concluded for in any such Action.

3. All such Actions which the Pursuers thereof shall choose Proceedings to to have heard and determined according to the summary Mode hereby provided shall proceed upon Summons or Complaint agreeably to the Form and subject to all the Provisions contained in the Third Section of the first-recited Act and relative Sche- 7 W. 4. & dules, except as herein provided: Provided always, that the 1 Vict. c. 41. Summons or Complaint shall not contain and shall not constitute

a Warrant to cite Witnesses or Havers.

4. In all Actions under this Act it shall be competent for the Parties may Parties or any of them to appear and plead personally, or by any Person bona fide employed by them in their usual Business, or by a Procurator of Court; and, except in Applications for Sequestration and Sale of a Tenant's Effects for Recovery of Rent, it shall be competent for Agents qualified to practise before the Court of Session to act as Procurators or Agents before the Sheriff Court of Edinburgh in any Cause exceeding the Value of Twenty-five Pounds, exclusive of Expenses and Dues of Extract raised under the Authority of this Act, so long as such Cause is not remitted to the ordinary Roll of such Sheriff Court.

5. The Provisions contained in the Third, Fifth, Sixth, Eighth, Ninth, Tenth, Twelfth, Eighteenth, Nineteenth, Twentyfirst, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth, Twenty-eighth, Thirty-fourth, Thirty-fifth, and Thirty-sixth Sections of the first-recited Act and relative Schedules shall be held as incorporated in the present Act, except in so far as they may be inconsistent with any of the Provisions hereof: Provided always, that the foresaid Sections of the first-recited Act shall for the Purposes of this Act be read and construed as if they expressly related

12l. and 50l. which may be tried under this

begin by Summons or Complaint, as in Sect. 3 of

appear by Procurators.

Certain Sections of 7 W. 4. & 1 Vict. c. 41. incorporated with this Act.

to Actions of the Nature and Value set forth in the Second Section of this Act, instead of to Actions of the Nature and Value set forth in the said Sections of the first-recited Act, or in the Twentysixth Section of the second-recited Act, and farther that the Fifth Section of the said first-recited Act shall be read and construed as if it related expressly to the Recovery of Rents or Balances of Rents exceeding Twelve Pounds and not exceeding Fifty Pounds Sterling, and that the Tenth Section of the said Act shall be read and construed as if it related expressly to the Distribution of Funds or Subjects exceeding the Value of Twelve Pounds and not exceeding the Value of Fifty Pounds Sterling, and that the counter Claims or Claims in Actions of Multiple-poinding which may be made under the Authority of this Act shall be of the Nature and Value set forth in the Second Section hereof, and that wherever in the foresaid Sections of the said first-recited Act the Words "Ordinary Small Debt Court," or "Circuit Small Debt Court," or such like Words, are used, they shall for the Purposes of this Act be held to mean and include Ordinary Courts or Circuit Courts at which Causes tried under the Authority of this Act are or may be set down for Trial: Provided also, that if any Person shall make a Claim in any Action of Multiple-poinding raised under the Authority of this Act, or a counter Claim in any other Action raised under this Act, which Claim or counter Claim, as the Case may be, is not of the Nature and Value set forth in the Second Section hereof, the Sheriff shall, if he thinks fit, remit the Action to his ordinary Roll: Provided farther, that, notwithstanding the Terms of the Sixth Section of the first-recited Act, Arrestments laid on under the Authority of this Act shall not prescribe till the Expiry of Three Years, according to the Provisions of the Twentysecond Section of an Act passed in the First and Second Years of the Reign of Her present Majesty, intituled An Act to amend the Law of Scotland in Matters relating to Personal Diligence, Arrestments, and Pointings.

1 & 2 Vict. c. 114.

Decrees in Absence, and their Effect. 6. When the Defender who has been duly cited shall fail to appear he shall be held confessed, and the other Party shall obtain Decree against him; and in like Manner if the Pursuer shall fail to appear the Defender shall obtain Decree of Absolvitor, unless in either Case a sufficient Excuse for Delay shall be stated, on which Account it shall at all Times be competent for the Sheriff to adjourn any Case to the next or any other Court Day, and to any Place at which he holds a Court for the Trial of Causes under this Act or any other Act, and to ordain the Parties then to attend: Provided always, that a Decree in Absence (Condemnator or Absolvitor) obtained under this Act shall be as nearly as may be in the same Form, and shall have the same Force and Effect, and be followed by the like Execution and Diligence, as a Decree in Absence obtained under the first-recited Act.

Hearing in Cases of Decree in Absence.

7. The Provisions contained in the Sixteenth Section of the first-recited Act shall be held as incorporated in the present Act: Provided always, that it shall not be competent to insert in the Warrant for Hearing any Warrant to cite Witnesses and Havers: Provided also, that, notwithstanding the Terms of the said Sixteenth

teenth Section, it shall be competent for the Pursuer of any Action under the Authority of this Act, against whom Decree of Absolvitor has passed in Absence, to apply for and obtain a Warrant for Hearing at any Time within Three Calendar Months thereafter, in the same Manner and under the same Conditions as those provided in the said Sixteenth Section, and such Warrant for Hearing shall have the like Force and Effect as it obtained under the said Section.

8. Where both Parties shall appear at the Diet mentioned in If Case unthe Summons and Complaint, or at any Adjournment thereof, or suitable for at the Diet for Hearing under the immediately preceding Section, Summary 1. Sheriff may the Sheriff shall inquire into the Nature of the Action and of the Defence thereto, and shall make a short Note of the Pleas of ordinary Roll; Parties (herein-after called the Note of Pleas), which shall form Part of the Process; and where it shall appear to the Sheriff that the Case is of such a Nature that it cannot, with due Regard to the Ends of Justice, be disposed of according to the Summary Procedure provided by this Act, he may remit the same to his ordinary Roll; and the Case, being so remitted, shall be proceeded with in the same Manner as Cases remitted under the first-recited Act from the Small Debt Roll to the ordinary Roll of the Sheriff Court are now proceeded with; and it shall not be competent to take any Objection that such Case so remitted was not of the Nature or Value set forth in the Second Section hercof; but if it otherwise shall shall not appear to be necessary for the Ends of Justice that the Case should be remitted to the ordinary Roll, the Sheriff shall fix give Judgment. a Time (which shall be as early as may be) and Place for proceeding to try and determine the same, and shall ordain the Parties then to attend, and shall grant Warrant to cite Witnesses and Havers (which Warrant shall be signed by the Sheriff Clerk and shall have same Force and Effect as if it had been contained in the Summons and Complaint); and at said Time and Place, or at some adjourned Time and Place (which Adjournment the Sheriff shall only grant when the Ends of Justice require it), the Sheriff shall proceed to hear the Parties vivâ voce, and examine Witnesses or Havers upon Oath, and may also examine the Parties, and may put them or any of them upon Oath, and, if he should see Cause, may remit to Persons of Skill to report, or to any Person competent to take and report in Writing, the Evidence of Witnesses or Havers, or the Oath of any Party who may be unable to attend, upon special Cause shown, and such Cause shall in all Cases be entered in the Book of Causes kept by the Sheriff Clerk herein-after mentioned, due Notice of the Examination being given to both Parties, and thereupon the Sheriff may pronounce Judgment, and the Judgment shall, unless appealed from as after mentioned, be as nearly as may be in the same Form, and shall have the same Force and Effect, and be followed by the like Execution and Diligence, as a Decree obtained under the Thirteenth Section of the first-recited Act.

9. Unless required by either Party, it shall not be necessary If required, for the Sheriff to take any Note of the Evidence or of the Facts Sheriff shall admitted by the Parties, but upon such Requisition, which shall take Note of only be competently made before any Parole Evidence has been led, and not afterwards, he shall take a Note of the Evidence and Findings in

Summary Trial, remit to

hear Case and

Evidence, and Digitized by GOOf Law and Fact.

of the Facts admitted (herein-after called the Note of Evidence), setting forth the Witnesses examined and the Testimony given by each, and the Documents adduced, and any Evidence, whether oral or written, tendered and rejected, with the Ground of such Rejection, and a Note of any Objections taken to the Admission of Evidence, whether oral or written, allowed to be received, which Note of the Evidence shall be forthwith lodged in Process: and the Sheriff Clerk shall mark the Documents admitted in Evidence. and also separately any Documents tendered and rejected; and the Diet of Proof shall not be adjourned unless on special Cause shown, which shall be set forth in the Note of Evidence at the Time of making the Adjournment: Provided always, that the Sheriff shall either take such Note with his own Hand, or may dictate it to a Clerk, or, on the Motion of either of the Parties and in the meantime at the Expense of the Party or Parties so moving (said Expenses to be ultimately disposed of as Expenses in the Cause), to a Writer skilled in Shorthand Writing, to whom the Oath De fideli administratione officii shall be administered; and the said Shorthand Writer shall afterwards write out in full the Note of Evidence so taken by him, and the Sheriff shall certify the same as correct, and the Evidence of such Witness shall be read over to him and shall be signed by him except where it shall have been taken in Shorthand; and where the Evidence has been recorded as above provided for, the Sheriff shall pronounce and sign and date an Interlocutor, setting forth the separate Findings in Law and in Fact upon which he has proceeded in giving Judgment; and such Interlocutor shall form Part of the Process, and if not appealed from, as herein-after provided, shall be final and conclusive, and not subject to Review by any Court whatever; and the Judgment of the Sheriff shall at the Expiry of the Time allowed for Appeal herein-after mentioned, and if not appealed from during the same, be extracted, as nearly as may be, in the Mode provided in the Thirteenth Section and relative Schedule of the first-recited Act, and shall have the same Force and Effect, and be followed by the like Execution and Diligence, as a Decree obtained under the last-mentioned Section of the said first-recited Act.

Appeal competent only when Note of Evidence taken. 10. Where neither Party has, in the Manner above provided, required the Sheriff to take a Note of the Evidence, it shall not be competent to appeal against the Judgment which he shall pronounce, in so far as the Findings in Fact pronounced by him are concerned, and the said Findings shall be final and conclusive, and not subject to Review by any Court whatever: Provided also, that it shall not in any Case be competent to appeal until Judgment has been pronounced by the Sheriff finally disposing of the Cause, but an Appeal when taken shall have the Effect of submitting to Review all the previous Proceedings and Interlocutors.

Appeal where Case heard by Sheriff Substitute. 11. Subject to the Provisions contained in the immediately preceding Section, where the Case has been heard and the Judgment has been given by the Sheriff Substitute, it shall be competent for either Party to appeal against such Judgment to the Sheriff; and the Party who proposes to appeal against the same shall, within Eight Days, or in Cases depending before the Sheriff of Orkney and

and Shetland within Sixteen Days, from the Date of the Interlocutor before mentioned, engross and sign, by himself or by his Procurator, under the said Interlocutor, the Words, "I appeal against the Judgment of the Sheriff Substitute" (failing which the Judgment of the Sheriff Substitute shall be, as herein-before provided, final and conclusive, and not subject to Review by any Court whatever); and it shall be competent for the Appellant to subjoin to his Appeal at the Time of engrossing it a Note of the legal Authorities upon which he founds; and the Sheriff Clerk shall forthwith transmit to the Sheriff the Summons or Complaint, the Interlocutor of the Sheriff Substitute, the Note of Pleas, and the Note of Evidence, with the Productions made, if any, and the Sheriff shall without Delay consider the Appeal, and shall affirm or alter the Judgment of the Sheriff Substitute, and shall without Delay pronounce such Judgment as may be right, and shall set forth in an Interlocutor (which he shall transmit along with the Process to the Sheriff Clerk) the Terms of his Judgment; and if he shall have altered that of the Sheriff Substitute, he shall set forth the Findings in Fact and Law upon which he proceeded in giving Judgment: Provided always, that, if it shall seem proper, the Sheriff may order the Case to be reheard, and the Evidence in the Cause taken of new or additional Evidence therein to be taken, either before himself or before the Sheriff Substitute, or before a Commissioner if otherwise competent, with such Instructions as he shall deem right; and the Judgment of the Sheriff shall at the Expiry of the Period allowed for Appeal herein-after mentioned, and if not appealed from during the same, be extracted as nearly as may be in the same Mode, and shall have the same Force and Effect, and be followed by the like Execution and Diligence, as a Decree obtained under the Thirteenth Section of the first-recited Act and relative Schedule.

12. Subject to the Provisions contained in the Tenth Section Appeal where hereof, and where the Cause exceeds the Value of Twenty-five Case heard by Pounds Sterling, where the Case has been heard and the Judgment pronounced by the Sheriff (and not by the Sheriff Substitute) in the first instance, it shall be competent for either Party to appeal against such Judgment to either of the Divisions of the Court of Session, and the Party who proposes to appeal against such Judgment shall, within Eight Days, or in Cases depending before the Sheriff of Orkney and Shetland within Sixteen Days, from the Date of the Sheriff's Interlocutor before mentioned, engross and sign, by himself or by his Procurator, under the said Interlocutor, the Words, "I appeal against the Judgment of the Sheriff to the

Division of the Court of Session" (failing which the Judgment of the Sheriff shall, as herein-before provided, be final and conclusive, and not subject to Review by any Court whatever); and the Sheriff Clerk shall forthwith transmit to One of the Principal Clerks of the Division to which the Appeal is taken (or to One of the Principal Clerks of the First Division if the Division is not named in the Appeal) the whole Process; and the Division shall, when the Cause is brought before them as herein-after provided, hear the Appeal without any written Pleadings, and shall affirm or alter the Judgment of the Sheriff, and

Sheriff Depute in first instance.

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shall remit to him, or to the Sheriff Substitute, to decern accordingly, or to pronounce such other Judgment as shall seem just; and such Decree shall be extracted, as nearly as may be, in the same Mode, and shall have the same Force and Effect, and be followed by the like Execution and Diligence, as a Decree obtained under the Thirteenth Section of the first-recited Act: Provided always, that, if it shall seem proper, the Division may order the Case to be reheard, and the Evidence taken of new or additional Evidence to be taken by the Sheriff or Sheriff Substitute, with such Directions as shall seem right; and the Decree pronounced by the Sheriff or Sheriff Substitute upon such Rehearing shall be treated in all respects as if it had been pronounced by the Sheriff or Sheriff Substitute in the first instance: Provided also, that any Judgment or Order pronounced by the Division shall be final and conclusive, and not subject to Review by any Court.

Appeal where Case heard by Sheriff on Appeal from the Sheriff Substitute. 13. Where the Case has been heard by the Sheriff on Appeal, and Judgment pronounced by him as above provided for, it shall be the Duty of the Sheriff Clerk, immediately on receiving the Sheriff's Interlocutor, to transmit a Copy thereof through the Post Office to the Parties or their Procurators; and within Eight Days, or within the Sheriffdom of Orkney and Shetland within Sixteen Days, after the Date of such Transmission it shall be competent for either of the Parties to appeal against his (the Sheriff's) Judgment in the same Manner, and to the same Effect, and under the same Limitations as provided for in the immediately preceding Section with regard to Appeals from Judgments of the Sheriff in the first instance.

As to printing of Papers on Appeal to Court of Session.

14. When a Process shall be transmitted by the Sheriff Clerk to One of the Principal Clerks of either Division in the Court of Session as herein-before provided, the Clerk to whom the Process is so transmitted shall engross under the Appeal a Certificate setting forth the Date when he received the Process; and the Party insisting in the Appeal shall within Ten Days of such Date, if the Court be then sitting, or on or before the Third Sederunt Day in the next ensuing Session if the Process shall be received as aforesaid during Vacation or Recess, apply by written Note to the Lord President of the Division to which the Appeal has been taken, the presenting of which Note he shall at the same Time intimate by Letter to the Respondent or his known Agent, craving his Lordship to move the Court to order the said Appeal to the Summar Roll; and it shall be competent for such Division, before hearing such Appeal, to order the Appellant to print and box such Papers as shall be necessary, and to furnish such printed Copies thereof to the Respondent as they shall direct; and the Expense of such Printing shall, in the first instance, be borne by the Appellant, but shall afterwards be treated as Part of the general Expenses of the Appeal: Provided always, that if the Appellant shall fail to bring his Appeal before the Division, by Note as aforesaid, he shall be held to have fallen from the same, and the Process shall forthwith be re-transmitted to the Sheriff Clerk, and the Judgment complained of shall thereupon become final, and shall be treated in all respects in like Manner as if no Appeal had been taken against the same.

15. The Sheriff Clerk shall keep a Book wherein shall be entered Book of Causes. all Causes conducted under the Authority of this Act, setting &c. to be kept. forth the Names and Designations of the Parties, and whether present or absent at the calling of the Cause, the Nature and Amount of the Claim, and Date of giving it in, the Mode of Citation, the several Deliverances or Interlocutors of the Sheriff (except those Interlocutors setting forth at Length the separate Findings in Law and in Fact upon which any Judgment of the Sheriff shall have proceeded, of which Interlocutors the Dates only shall be entered in the Book of Causes), the Dates of Appeal, if any, and the Final Decree, with the Date thereof, which Book shall be signed each Court Day by the Sheriff; and the said Entries by the Clerk shall be according to the Schedule (A.) annexed to this Act, or with such Additions as the Sheriff shall appoint; and the Sheriff Clerk shall also keep a Book in which he shall enter, in the Form of Schedule (B.) annexed to this Act, every Cause transmitted to the Sheriff or Sheriff Substitute in order to be advised, specifying the Sheriff to whom the same has been transmitted, the Date of such Transmission, the Date of the Cause being returned advised by the Sheriff or Sheriff Substitute, the Date of intimating the Sheriff's Judgment to the Parties, the Date of transmitting the Cause or Appeal to the Court of Session, the Date of the Cause being returned advised by the Court of Session or being returned in consequence of the Appeal having fallen for want of being insisted in, and any Remarks which the Sheriff may have ordered to be entered in such Book relative to any such Cause; and the Sheriff Clerk shall further keep a Book or Books containing a Register or Registers of all Indorsations of Decrees and Warrants issued in other Counties, and of all Sequestrations and of all Reports of all Poindings and Sales of Goods and Effects under Sequestrations or Poindings, which Registers shall be open and patent at Office Hours to all concerned, without Fee; and the Sheriff Clerk shall make up a Roll of the Causes to be tried on each Court Day under this Act, separate from the Roll of Causes to be tried under the said recited Acts, and shall cause a Copy thereof to be exhibited to the Public on a Patent Part of the Court House at least One Hour before the Time of Meeting of such Court, and which shall continue there during the Time the Court shall be sitting; and the Sheriff Clerk, or an Officer of Court, shall audibly call the Causes in such Roll in their Order.

16. The Twentieth Section of the first-recited Act and relative Appraisement Schedule shall be held as incorporated in the present Act: Pro- and Sale of vided always, that the Words "Poinding and Sale" in said Section poinded and and relative Schedule shall, for the Purposes of this Act, be read Effects. and construed to include Poindings on which no Sale has followed. as well as Poindings which have been followed by Sale of the poinded Goods and Effects.

17. No Interlocutor, Judgment, Order, or Decree pronounced Decrees, &c. under the Authority of this Act shall be subject to Reduction, not subject to Advocation, Suspension, or Appeal, or any other Form of Review Review, except or Stay of Diligence, except as herein provided, on any Ground as provided.

whatever.

C. 96.

Recovery of certain Debts (Scotland).

Fees to be taken.

18. The following and no other or higher Fees or Dues of Consignation shall be allowed to be taken for any Matters done in any Cause raised under the Authority of this Act (except the Fees of Shorthand Writers or of Witnesses, or of Reporters or Commissioners appointed by the Sheriff under the Eighth Section hereof, which the Sheriff is hereby empowered to fix and decern for as he shall think just, and except also the Expenses incurred in any Appeal to the Court of Session, which shall be taxed and decerned for in common Form):

Sheriff Clerk's Fees.

Summons, including Precept of Arrestment, Two Shillings:

Each Copy for Service, Sixpence:

Entering in Procedure Book, Sixpence:

Warrant to cite Witnesses and Havers, One Shilling:

Certificate loosing Arrestment, One Shilling: Bond of Caution, One Shilling and Sixpence:

Second Diligence against Witnesses and Havers, One Shilling:

Decree, including Extract, if demanded, One Shilling:

Hearing after Decree in Absence, One Shilling and Sixpence: Indorsation of Decree or Warrant, and entering in Book, One Shilling:

Receiving Report of Sequestration or Poinding, and entering

in Book, One Shilling:

Receiving Report of Sale under Sequestration or Poinding, and entering in Book, One Shilling and Sixpence:

Transmitting Process on Appeal to Sheriff, Sixpence:

Intimating Judgment of Sheriff to each Pursuer or Defender, Sixpence:

Transmitting Process on Appeal to the Court of Session,

Sixpence.

Officers Fees, including Assistants or Witnesses.

Citation of a Party, or Intimation of counter Claim and Execution, One Shilling and Sixpence:

Citation of a Witness or Haver, and Execution, Ninepence: Charging on Decree, and returning Execution of Charge, One

Shilling and Sixpence:

Arrestment, and returning Execution thereof, One Shilling and Sixpence:

Intimation of loosing Arrestment, and Execution thereof, One Shilling and Sixpence:

Poinding, Inventory, and Report, including Fee to Appraisers serving Copy and Execution, Ten Shillings:

Sale and Report, Ten Shillings:

Officer's Travelling Expenses, for each complete Mile from the Cross or Tron, or other usual Place of Measurement in the Town or Place where the Court is held, where there is any such, or, if there be none such, then from the Court House of such Town or Place to the Place of Execution or Service, the Distance travelled in returning after Execution of the Duty not to be reckoned, Eightpence:

Assistants, each, per Mile, in the same Manner, Fourpence.

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Crier's Fee.

For calling each Cause, One Penny, payable when Summons issued.

Procurators Fees, applicable either to Pursuer's or Defender's Procurator.

I.—Conduct of Cause.

1. On Decree in Absence (Absolvitor or Condemnator), and procuring Extract thereof:

(1.) Where the Sum concluded for (exclusive of Expenses and Dues of Extract) does not exceed Twenty-five Pounds,-Seven Shillings Sixpence:

(2.) Where the Sum concluded for (exclusive of Expenses and Dues of Extract) exceeds Twenty-

five Pounds,-Ten Shillings:

2. On Decree or Judgment in a contested Cause (whether the same shall have been appealed to the Sheriff or not), and procuring Extract thereof:

(1.) Where the Sum concluded for (exclusive of Expenses and Dues of Extract) exceeds Twelve Pounds and does not exceed Twenty Pounds,-Thirty Shillings.

(2.) Where the Sum concluded for (exclusive as aforesaid) exceeds Twenty Pounds and does not exceed

Thirty Pounds, -Forty Shillings:

(3.) Where the Sum concluded for (exclusive as aforesaid) exceeds Thirty Pounds and does not exceed Forty Pounds,—Sixty Shillings:

(4.) Where the Sum concluded for (exclusive as aforesaid) exceeds Forty Pounds and does not exceed

Fifty Pounds,—Eighty Shillings:

3. For Decree in Absence or in Foro in an Action of Forthcoming, Sequestration, or Multiplepoinding, same as in an

ordinary Action.

The above Fees shall be exclusive of Postages and actual Outlays, but shall include the whole Sums exigible, whether as between Party and Party or between Client and Agent, for taking Instructions to prosecute or defend the Action, instructing Officers to cite Parties or Witnesses, or to arrest on the Dependence, revising Summons and Citations and Executions, precognoscing Witnesses, attending Proofs and Debates, writing and signing Appeals, Correspondence, and generally doing everything requisite for commencing and carrying on the Action or the Defence, until final Judgment or Decree in the Sheriff Court.

II.—Execution of Diligence.

1. Where Poinding or Imprisonment has followed on the Decree, or where a Sale has followed on a Decree of Sequestration, including instructing Officer to arrest, charge, poind, sell, or imprison, revising his Executions and Reports, Correspondence, receiving Payment of Sums in Decree, and handing same over to Creditor:

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- (1.) Where the Amount decerned for (exclusive of Expenses and Dues of Extract) does not exceed Twenty-five Pounds, Three per Centum on the Amount decerned for; but no Fee to be less than Nine Shillings:
- (2.) Where the Amount decerned for (exclusive of Expenses and Dues of Extract) exceeds Twenty-five Pounds, Two per Centum on the Amount decerned for; but no Fee to be less than Fifteen Shillings:
- 2. Where neither Poinding nor Sale nor Imprisonment has followed, One Half of the above, both with respect to the maximum and minimum Fees: Provided always, that where any Cause shall have been conducted, under the Fourth Section hereof, partly by a Solicitor at Law and partly by a Writer to the Signet or Solicitor before the Supreme Courts, the Sheriff shall determine what Portion of said Fees shall be payable to each of the Agents or Procurators who shall have been so engaged in the Cause, and the Sheriff's Determination shall be final.

Table of Fees to be printed and hung up.

19. An exact Copy of the immediately preceding Section of this Act shall be at all Times hung up in every Sheriff Clerk's Office and in every Sheriff Court Place during the holding of any Court for the Trial of Causes under the Authority of this Act: and any Sheriff Clerk at any Time omitting to have such Copy hung up in his Office or in the Sheriff Court Place as aforesaid, or not causing the Roll of Causes each Court Day to be publicly exhibited, or not causing the Number and Names of the Parties in such Roll to be called in their Order as aforesaid, except with Leave of the Sheriff, upon Cause shown in open Court, shall be liable in a Penalty not exceeding Forty Shillings, to be recovered at the Instance of any Person who shall prosecute for the same, and to be disposed of as the Sheriff shall direct: Provided always, that the Sheriff Clerk shall be bound to account for the Fees drawn by him under the Authority of this Act in the same Manner as he is now by Law bound to account for the Fees drawn by him under the Authority of the first-recited Act, but no farther or otherwise.

Court of Session to revise Table of Fees. 20. The Court of Session in Scotland shall be and is hereby authorized and empowered, after due Inquiry, by Act or by Acts of Sederunt, from Time to Time to make such Alterations by way of Increase or Decrease as to said Court shall seem needful on the Fees and Dues hereby authorized to be taken, or to frame a new Table or Tables of Fees and Dues that shall be allowed to be taken for Matters done in contested Causes raised under the Authority of this Act, in place of the Fees and Dues herein-before specified; and when any such Alterations or any such new Table shall be made, all the Provisions herein contained relative to the Fees specified in Section Eighteen hereof shall be applicable to such altered Fees or Dues, or such new Table of Fees and Dues; and the said Court shall have like Powers to regulate the Fees payable in Appeals under this Act in the Court of Session.

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21. In all Cases in this Act, or in the Schedules hereto annexed. Interpretation the Word "Sheriff" shall be held to include Sheriff Depute and of Terms. Steward Depute and Sheriff Substitute and Steward Substitute: the Words "Sheriff Substitute" to include Steward Substitute: the Words "Sheriff Court" to include and apply to the Court of the Sheriff or Steward or their Substitutes; the Words "Sheriff Clerk" to include Steward Clerk and Depute Sheriff Clerk and Depute Steward Clerk; the Word "Shire" or "County" to include Stewartry; the Word "Sheriffdom" to include and be included in the Words "Shire, County, or Stewartry;" the Word "Person" to extend to a Partnership, Body Politic, Corporate, or Collegiate, as well as an Individual; the Word "Procurator" to include a Writer to the Signet or Solicitor before the Supreme Courts entitled to act as Agent under the Provisions of the Fourth Section of this Act: Provided always, that those Words and Expressions occurring in this Clause to which more than One Meaning is attached shall not have the different Meanings given to them by this Clause in those Cases in which there is anything in the Subject or Context repugnant to such Construction.

22. Nothing contained in this Act shall in any way affect the Act not to affect Provisions of the recited Acts or either of them in regard to any recited Acts. Proceedings which before the passing of this Act might competently take place under them.

23. 'Whereas by Section Thirty-four of an Act passed in the As to Payment ' Twenty-fourth and Twenty-fifth Years of Her Majesty's Reign, 'Chapter Ninety-one, it is provided that no Deed or Instrument ' liable to Stamp Duty shall be registered unless the same is duly ' stamped: And whereas by Section Nine of an Act passed in the I Twenty-eighth and Twenty-ninth Years of Her Majesty's Reign, Chapter Eighty-five, it is provided that every Indenture

' of qualifying an Apprentice for Admission as a Procurator as therein mentioned, shall be recorded in the Register of Probative Writs of the County where the same shall have been entered into within Six Months from the Date fixed for the Commence-

entered into after the passing of the said Act with the Intention

' ment of the Term of Apprenticeship: And whereas such an 'Indenture as is referred to in the last-mentioned Act is liable

to a Stamp Duty of Thirty Pounds, and it is considered that the Payment of so large a Sum at the Time of the Commencement ' of the Apprenticeship operates harshly and prejudicially:' Be it

enacted, That the Sum of Two Shillings and Sixpence, in part of the said Stamp Duty of Thirty Pounds, shall be paid upon the Execution of any such Indenture of Apprenticeship, and that the same Indenture, if bearing a Stamp Duty of Two Shillings and Sixpence, shall be deemed to be duly stamped for the Purpose of the recording thereof in the proper Register of Probative Writs, and also for the Purpose of enforcing all the Obligations therein contained, and that the Sum of Twenty-nine Pounds Seventeen

Shillings and Sixpence, being the Residue of the said Stamp Duty of Thirty Pounds, shall be paid upon the Admission of the Apprentice as a Procurator in addition to the Stamp Duty payable

in respect of such Admission. Gg2

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of Stamp Duty upon Indentures of Apprenticeship to Procurators.

Recovery of certain Debts (Scotland).		
SCHEDULE (A.)	Final Decree.	
	Date of Appeal.	
	Inter- locutors.	
	By what Officer.	
	How cited.	
	Nature and Amount.	
	Defenders.	
	Pursuers.	
	Date of Complaint.	
	No.	

TRANSMISSION BOOK TO BE KEPT BY SHERIFF CLERKS.

Recovery of certain Debts (Scotland).

Remarks. Date of Case being returned from Court of Session advised or Appeal fallen from. Date of Trans-mission to Court of Session. Date of Intination of Sheriff's Judgment. Date of Case being returned advised. Date of Traus-mission to Sheriff. Date of Case being returned advised. If Proof led, state whether before Sheriff, or Substitute, or Commissioner, and its Duration Date of Trans-mission to Sheriff Substitute. [As A. oorens B.] Names of Cause. Digitized by CABS C

Where Cases have been longer than Six Days unadvised after Transmission to the Sheriff, the Reason to be stated in this Column. Also the Names of any Commissioners to whom Remits have been made to take Proofs. Also whether Proof taken by Sheriff's or Commissioner's own Hand, or by being dictated to a Clerk or a Shorthand Writer.

C. 96.

C A P. XCVII.

An Act to facilitate the Administration of Trusts in Scotland. [12th August 1867.]

WHEREAS by the Acts Twenty-fourth and Twenty-fifth Victoria, Chapter Eighty-four, and Twenty-sixth and

- Twenty-seventh Victoria, Chapter One hundred and fifteen, certain Powers are conferred on gratuitous Trustees in Scotland,
- and it is expedient that greater Facilities should be given for
- 'the Administration of Trust Estates in Scotland:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Definition of Trusts and Trust Deeds.

1. In the Construction of this Act and of the said recited Acts the Words "Trusts and Trust Deeds" shall be held to mean and include all Trusts constituted by virtue of any Deed or by private or local Act of Parliament; and the Words "gratuitous Trustees" in the Sense of this Act and of the said recited Acts shall mean and include all Trustees who are not entitled as such to Remuneration for their Services in addition to any Benefit they may be entitled to under the Trust, or who hold the Office ex officio, and shall extend to and include all Trustees, whether original or assumed, who are entitled to receive any Legacy or Annuity or Bequest under the Trust: Provided always, that no Trustee to whom any Legacy or Bequest or Annuity is expressly given on condition of the Recipient thereof accepting the Office of Trustee under the Trust shall be entitled to resign the Office of Trustee by virtue of this or of the said recited Acts, unless otherwise expressly declared in the Trust Deed.

General Powers of Trustees.

- 2. In all such Trusts the Trustees shall have Power to do the following Acts, where such Acts are not at variance with the Terms or Purposes of the Trust, and such Acts when done shall be as effectual as if such Powers had been contained in the Trust Deed, viz.:
 - 1. To appoint Factors and Law Agents, and to pay them a suitable Remuneration:
 - 2. To discharge Trustees who have resigned, and the Representatives of Trustees who have died:
 - 3. To grant Leases of the Heritable Estate of a Duration not exceeding Twenty-one Years for Agricultural Lands, and Thirty-one Years for Minerals, and to remove Tenants:
 - 4. To uplift, discharge, or assign Debts due to the Trust Estate:
 - 5. To compromise or to submit, and refer all Claims connected with the Trust Estate:
 - 6. To grant all Deeds necessary for carrying into effect the Powers vested in the Trustees:
 - 7. To pay Debts due by the Truster or by the Trust Estate without requiring the Creditors to constitute such Debts where the Trustees are satisfied that the Debts are proper Debts of the Trust.

3. It shall be competent to the Court of Session, on the Powers which Petition of the Trustees under any Trust Deed, to grant Au. may be granted thority to the Trustees to do any of the following Acts, on to Trustees by being satisfied that the same is expedient for the Execution of the Trust and not inconsistent with the Intention thereof; and the Court shall determine all Questions of Expenses in relation to such Applications, and where it shall be of opinion that the Expense of any such Application should not be charged against the Trust Estate, it shall so find in disposing of the Application:

1. To sell the Trust Estate or any Part of it:

2. To grant Feus or Long Leases of the Heritable Estate or any

3. To borrow Money on the Security of the Trust Estate or any

- 4. To excamb any Part of the Trust Estate which is heritable: Provided always, that when all the Beneficiaries under the Trust in existence at the Date of presenting such Petition are of full Age and capable of acting, it shall be in their Power, by Deed of Consent, to grant Authority to the Trustees to do any of the said Acts, the same not being inconsistent with the Intention of the Trust; and such Authority being obtained, the said Acts, when done, shall be equally valid and effectual as if the Authority of the Court for the Execution of the same had previously been obtained.
- 4. All Powers of Sale conferred on Trustees by the Trust Extension of Deed, or by virtue of this Act, may be exercised either by public Powers of Roup or private Bargain, unless otherwise directed in the Trust Deed or in the Authority given by the Court, or in the Deed of Consent to be granted by the Beneficiaries; and when the Estate is heritable, it shall be lawful in such Sales to sell, subject to or under Reservation of a Feu Duty or Ground Annual, at such Rate and on such Conditions as may be agreed upon; and in all Sales and Feus it shall be lawful to reserve the Mines and Minerals if so wished.

5. Trustees under any Trust Deed may, unless the contrary be Powers of expressly provided in such Trust Deed, invest the Trust Funds Trustees under in the Purchase of any of the Government Stocks, Public Funds. Trust Deeds in the Purchase of any of the Government Stocks, Public Funds, or Securities of the United Kingdom, or Stock of the Bank of England, or may lend the Trust Funds on the Security of any of the aforesaid Stocks or Funds or on the Security of Heritable Property in Scotland, and may from Time to Time at their Discretion vary any such Investment or Loan: Provided, that the Trustees shall not be held to be subject as Defendants or Respondents to the Jurisdiction of any of Her Majesty's Superior Courts of Law or Equity in England or Ireland, either as Trustees or personally, by reason of their having invested or lent Trust Funds as aforesaid.

with respect to Investments.

6. The Powers of Investment conferred by this Act shall not As to Powers be held or construed as restricting or controlling any Powers of of Investment. Investment of Trust Funds expressly contained in any Trust Deed.

The Court may authorize the Advance of Part of the Capital of a Trust Funda 7. The Court may from Time to Time, under such Conditions as they see fit, authorize Trustees to advance any Part of the Capital of a Fund destined, either absolutely or contingently, to Minor Descendants of the Truster, being Beneficiaries having a vested Interest in such Fund, if it shall appear that the Income of the Fund is insufficient or not applicable to, and that such Advance is necessary for, the Maintenance or Education of such Beneficiaries, or any of them, and that it is not expressly prohibited by the Trust Deed, and that the Rights of Parties other than the Heirs or Representatives of such Minor Beneficiaries shall not be thereby prejudiced.

Application of Trust Funds. 8. The Court may, on Petition by the Trustees, and after such Intimation and Inquiry as may be thought necessary, authorize the Trustees under any Trust Deed to apply the whole or any Part of Trust Funds which they are empowered or directed by the Trust Deed to invest in the Purchase of Heritable Property to the Payment or Redemption of any Debt or Burden affecting Heritable Property which may be destined to the same Series of Heirs, and subject to the same Conditions as are by the Trust Deed made applicable to the Heritable Property directed to be purchased; provided always, that such Application shall not be inconsistent with the other Provisions of the Trust Deeds.

Discharge of Trustees resigning and Heirs of Trustees dying during the Subsistence of the Trust. 9. When a Trustee who resigns, or the Representatives of a Trustee who has died or resigned, cannot obtain a Discharge of his Acts and Intromissions from the remaining Trustees, and when the Beneficiaries of the Trust refuse, or are unable, from Absence, Incapacity, or otherwise, to grant a Discharge, the Court may, on Petition to that Effect, at the Instance of such Trustee or Representative, and after such Intimation and Inquiry as may be thought necessary, grant such Discharge, and it shall be in the Power of the Court to direct that the Expense of such Application be paid out of the Trust Estate, if the Court shall consider this reasonable.

Form of Resignation of Trustees.

10. Any Trustee entitled to resign his Office may do so by Minute of the Trust entered in the Sederunt Book of the Trust, and signed in such Sederunt Book by such Trustee and by the other Trustee or Trustees acting at the Time, or he may do so by signing a Minute of Resignation in the Form of the Schedule (A.) to this Act annexed, or to the like Effect, and may register the same in the Books of Council and Session, and in such Case he shall be bound to intimate the same to his Co-Trustee or Trustees, and the Resignation shall be held to take effect from and after the Expiry of One Calendar Month after the Date of such Intimation, or the last Date thereof if more than One, if the Trustee or Trustees to whom such Intimation was given is within Scotland, or otherwise within Three Months from and after that Date; and in case after Inquiry the Residence of any Trustee to whom Intimation should be given under this Provision cannot be found, such Intimation shall be given edictally in usual Form, and the Resignation in that Case shall be held to take effect from and after the Expiry of Six Months; and if any Trustee entitled to resign his Office is at the Time sole Trustee,

he shall not be entitled to resign until, with the Consent of the Beneficiaries under the Trust of full Age and capable of acting at the Time, he shall have assumed new Trustees, who shall have declared their Acceptance of Office, or he may apply to the Court stating his Wish to resign, and praying for the Appointment of new Trustees or of a Judicial Factor to administer the Trust, and the Court after Intimation to the Beneficiaries under the Trust. or such of them as the Court may direct, shall thereafter either appoint a Judicial Factor, or on the Application of the Beneficiaries or any of them, may appoint Trustees in the same Manner as is provided under the Twelfth Section of this Act; and after such Appointment either of Judicial Factor or of Trustees the petitioning Trustee will be entitled to resign; and any retiring Trustee or Trustees who may have already retired shall be bound when required, and at the Expense of the Trust, to execute all Deeds necessary for divesting them of Trust Property, conveying the same to the Trustees or Trustee or Judicial Factor acting in the Execution of the Trust.

11. When Trustees have the Power of assuming new Trustees, Appointment of such new Trustees may be assumed by a Deed of Assumption new or addiexecuted by the Trustee or Trustees acting under such Trust tional Trustees Deed, or by a Quorum of such Trustees, if more than Two, in the Form of the Schedule (B.) to this Act annexed, or to the like Effect; and a Deed of Assumption so executed, in addition to a general Conveyance of the Trust Estate, may contain a special Conveyance of Heritable Property, and in such Case may, with the necessary Warrant of Registration thereon, be recorded in the Register of Sasines, and when so recorded shall be effectual as a Conveyance of the Heritable Property belonging to the Trust Estate, so far as specially conveyed, in favour of the existing Trustees and the Trustees so to be assumed; and such Deed of Assumption shall also be effectual as an Assignation in favour of such existing and assumed Trustees of the whole Personal Property belonging to the Trust Estate; and in the event of any Trustee acting under any Trust Deed being insane, or incapable of acting by reason of physical or mental Disability, or by continuous Absence from the United Kingdom for a Period of Six Calendar Months or upwards, such Deed of Assumption may be executed by the remaining Trustee or Trustees acting under such Trust Deed; provided that when the Signatures of a Quorum of Trustees cannot be obtained it shall be necessary to obtain the Consent of the Court to such Deed of Assumption on Application either by the Acting Trustee or Trustees, or by any One or more of the Beneficiaries under the Trust Deed.

12. When Trustees cannot be assumed under any Trust Deed, Appointment of or when any Person who is the sole Trustee acting under any new Trustees such Trust Deed has become insane, or incapable of acting by by the Court. reason of physical or mental Disability, the Court may, upon the Application of any Party having Interest in the Trust Estate, after such Intimation and Inquiry as may be thought necessary, appoint a Trustee or Trustees under such Trust Deed, with all the Powers incident to that Office; and on such Appointment

by Deed of Assumption.

C. 97.

Trusts (Scotland).

being made, in the Case of any Person becoming insane or incapable of acting as aforesaid, such Person shall cease to be a Trustee under such Trust Deed; and the Court may on such Application grant a Warrant to complete a Title to any Heritable Property forming Part of the Trust Estate in favour of the Trustee or Trustees so appointed, which Warrant shall specify and describe the Heritable Property to which it is applicable, and shall also specify the Moveable or Personal Property, or bear Reference to an Inventory appended to the Petition to the Court in which such Moveable or Personal Property is specified; and such Warrant shall be effectual as a Conveyance of such Heritable Property in favour of the Trustee or Trustees so appointed in like Manner and to the same Effect as a Warrant in favour of a Judicial Factor granted under the Authority of the Thirty-eighth Section of "The Titles to Land (Scotland) Act, 1860," and shall also be effectual as an Assignation of such Moveable or Personal Property in favour of the Trustee or Trustees so appointed.

Powers of Trustees appointed by the Court.

Completion of Title by the Beneficiary of a lapsed Trust. 13. Trustees appointed by the Court shall not have the Power of assuming new Trustees, unless such Power is expressly conferred upon them by the Court.

14. When any Person shall be entitled to the Possession for his own absolute Use of any Heritable Property or Moveable or Personal Property the Title to which has been taken in the Name of any Trustee, or Curator bonis, or Factor loco absentis, or Factor loco tutoris, or Judicial Factor, or other Person who has died or become incapable of acting without having executed a Conveyance of such Property, it shall be lawful for the Person beneficially entitled to such Property to apply by Petition to the Court for Authority to complete a Title to such Property in his own Name, and such Petition shall specify and describe the Heritable Property, and refer to an Inventory in which the Moveable or Personal Property is specified, to which such Title is to be completed, and after such Intimation and Inquiry as may be thought necessary it shall be lawful for the Court to grant a Warrant for completing such Title as aforesaid, which Warrant shall specify and describe the Heritable Property to which it is applicable, and shall also specify the Moveable or Personal Property, or shall bear reference to an Inventory appended to the Petition in which such Personal Property is specified; and such Warrant shall be effectual as a Conveyance of such Heritable Property in favour of the Petitioner in like Manner and to the same Effect as a Warrant in favour of a Judicial Factor granted under the Authority of the Thirty-eighth Section of "The Titles to Land (Scotland) Act, 1860," and shall also be effectual as an Assignation of such Moveable or Personal Property in favour of the Petitioner.

Completion of Title of Judicial Factors.

15. Application for Authority to complete the Title of a Judicial Factor to any Trust Property or Estate under the Thirty-eighth Section of "The Titles to Land (Scotland) Act, 1860," may be contained in the Petition for the Appointment of such Factor, and such Application may include Moveable or Personal Property; and the Warrant to be granted in pursuance thereof shall,

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shall, in so far as regards Heritable Property, be effectual as a Conveyance in manner specified in the said Act and in the preceding Section of this Act.

16. Applications to the Court under the Authority of this Act Powers of the shall be by Petition addressed to the Court, and shall be brought Court under in the first instance before One of the Lords Ordinary officiating this Act to be in the Outer House, who may direct such Intimation and Service exercised by thereof and such Investigation or Inquiry as he may think fit, and Ordinary. the Power of the Lord Ordinary before whom the Petition is enrolled may be exercised by the Lord Ordinary on the Bills during Vacation, and all such Petitions shall as respects Procedure, Disposal, and Review be subject to the same Rules and Regulations as are enacted with respect to Petitions coming before the Junior Lord Ordinary in virtue of the Act Twentieth and Twentyfirst Victoria, Chapter Fifty-six: Provided that when in the Exercise of the Powers pertaining to the Court of appointing Trustees and regulating Trusts it shall be necessary to settle a Scheme for the Administration of any charitable or other permanent Endowment, the Lord Ordinary shall after preparing such Schemes report to one of the Divisions of the Court, by whom the same shall be finally adjusted and settled; and in all Cases where it shall be necessary to settle any such Scheme, Intimation shall be made to Her Majesty's Advocate, who shall be entitled to appear and intervene for the Interests of the Charity or any Object of the Trust or the public Interest.

17. The Court shall be and is hereby empowered from Time Court may to Time from and after the passing of this Act to make such pass Acts of Regulations by Act or Acts of Sederunt as may be requisite for carrying into effect the Purposes of this Act: Provided that within Fourteen Days from the Commencement of every future Session of Parliament there shall be laid before both Houses of Parliament Copies of all Acts of Sederunt made and passed under the Powers of this Act.

18. In all Cases where a Trust Deed appoints the Trustees to As to Resignabe also Executors, the Resignation of any such Trustee shall tion of Trustee infer, unless where otherwise expressly declared, his Resignation Executor. also as an Executor under such Trust Deed.

19. Nothing in this Act contained shall be construed as inno- Reservation of vating, revoking, or restricting any express Powers or Directions Powers in Trust given to Trustees acting under any Trust Deed, or shall affect the Decision of any Question which may at the passing of this Act be the Subject of a depending Action; and none of the Powers and this Act, may Incidents by this Act conferred or annexed to the Office of Trustee be negatived shall take effect or be exercised if it is declared in the Trust Deeds that they shall not take effect; and when there is no such Declaration, then if any Variations or Limitations of any of the Powers or Incidents by the Act conferred or annexed are contained in such Trust Deed, such Powers or Incidents shall take effect or be exercised only subject to such Variations or Limitations.

20. This Act may be cited for all Purposes as "The Trusts Short Title. (Scotland) Act, 1867."

who is also

Deeds, &c., and Powers, &c. given by by express Declaration.

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Patriotic Fund.

SCHEDULES.

SCHEDULE (A.)

FORM OF MINUTE OF RESIGNATION.

I A.B. do hereby resign as and from the Date hereof the Office of Trustee under the Trust Disposition and Settlement (or other Dccd) granted by C.D. in favour of E.F., G.H., and myself, dated the Day of , and recorded in the Books of Council and Session (or other Register) the . [If the Trustee was assumed add, and to which Office of Trustee I was assumed by Decd of Assumption granted by the said E.F. and G.H., dated the In witness whereof [Testing Clause in the usual Form].

SCHEDULE (B).

FORM OF DEED OF ASSUMPTION.

I A.B. [or we A.B. and C.D.], the accepting and surviving [or remaining] Trustee [or Trustees, or a Majority and Quorum of the accepting and surviving Trustees], acting under a Trust Disposition and Deed of Settlement (or other Deed) granted by , dated the E.F. in favour of Day of [if recorded, specify Register and Date of recording], do hereby assume G.H. [or G.H. and I.K.] as a Trustee [or Trustees] under the said Trust Disposition and Settlement (or other Deed); and I [or we] dispone and convey to myself [or ourselves] and the said G.H. [or G.H. and I.K.] as Trustees under the said Trust Disposition and Settlement (or other Deed), and the Survivors or Survivor, and the Heirs of the last Survivor, the Majority, while more than Two are acting, being a Quorum, all and sundry the whole Trust Estate and Effects, Heritable and Moveable, Real and Personal, of every Description, or wherever situated, at present belonging to or under my (or our) Control as Trustees (or surviving Trustees, or otherwise, as the Case may be,) under the said Trust Disposition and Settlement, together with the whole Vouchers, Titles, and Instructions thereof. (Then may follow, if wished, special Conveyances of Heritable or Personal Property with the usual Clauses of a Conveyance applicable to such Property, and as the Case may require.) And we consent to Registration hereof for Preservation, and also in the General or Particular [or Burgh] Register of Sasines for Publication. In witness whereof [Testing Clause in the usual Form].

XCVIII. CAP.

An Act to make better Provision for the Administration of the Patriotic Fund. [12th August 1867.]

- HEREAS the Fund called the Patriotic Fund is administered under a Commission issued by Her Majesty the
- ' Queen under Her Royal Sign Manual, dated the Seventh Day ' of October One thousand eight hundred and fifty-four (in this

' Act referred to as the original Commission):

'And whereas the Executive Committee of the Commissioners thereby appointed have appropriated Part of the Fund for the Erection and Endowment of a Girls School known as the Royal 6 Victoria Patriotic Asylum, and have appropriated other Part of the Fund for the Endowment of a Boys School, and have appropriated other Parts of the Fund for the Purposes described in the Schedule to this Act, and the Appropriations aforesaid have been adopted by the Commissioners, and have been from Time to Time approved by Her Majesty, or been specified in the Reports of the Commissioners made to Her Majesty, and laid before the Houses of Parliament; and it is expedient that the Appropriations aforesaid be now confirmed by Parliament:

And whereas it is estimated that the Fund will be more than sufficient for the Objects designated in the original Commission. and it is expedient that Her Majesty, Her Heirs and Successors, be empowered to give from Time to Time further Directions respecting the Application of the Fund, subject to the Appro-

priations aforesaid, and respecting the Constitution and Powers of the Body of Commissioners, and the Conduct of the Business relating to the Fund, and that Provision be made respecting the vesting and Transmission of Property held in trust for the

' Purposes of the Fund:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Patriotic Fund Act, 1867." Short Title.

2. "The Patriotic Fund Act, 1866," is hereby repealed.

3. In this Act the Term "the First Lord of the Admiralty" means such one of the Commissioners for executing the Office of Lord High Admiral of the United Kingdom as is for the Time being first named in their Commission; and the Provisions of this Act relative to the First Lord of the Admiralty extend and apply to the Lord High Admiral of the United Kingdom for the Time being in case at any Time Her Majesty, Her Heirs or Successors, is or are pleased to constitute a Lord High Admiral.

In this Act the Term "the Secretary of State for War" means such one of Her Majesty's Principal Secretaries of State as for the Time being Her Majesty is pleased to intrust with the Seals

of the War Department.

In this Act the Term "the Paymaster General" means Her

Majesty's Paymaster General for the Time being.

4. Such of the Acts of the Commissioners from Time to Time Confirmation of acting under the original Commission as relate to the Application existing Approand Appropriation of the Patriotic Fund, and as have from Time priations and to Time been approved by Her Majesty, or been specified in their Commissioners, Reports made to Her Majesty and laid before the Houses of Parliament, shall be and be deemed to have been valid and binding, and are hereby respectively confirmed.

5. It shall be lawful for Her Majesty, Her Heirs and Successors, Application of from Time to Time, by Supplementary Commission under the subject to Royal Sign Manual, directed to such Persons as to Her Majesty, existing Appro-

29 & 30 Vict. c.120. repealed. Interpretation of Terms.

other Acts of

Her priations.

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Her Heirs or Successors, seem fit, to authorize and direct the Commissioners thereby constituted to apply the Patriotic Fund and the Income and Accumulations thereof, or any Part or Parts thereof, subject to the Appropriations aforesaid (in such Manner as any such Commission from Time to Time directs, or, in the Absence of such Direction, or as far as such Direction, if any, does not extend, as the Commissioners think fit), to the Purposes and in the Order following:

First, in Relief of Widows, and Maintenance, Education, Training, and Advancement of Children, of Soldiers, Seamen, and Marines of Her Majesty's Army and Navy who lost their Lives in Battle in the late War with Russia, or in consequence of Wounds received in or by or in consequence of other Casualties sustained in or Disease contracted in that

War:

Secondly, in Maintenance, Education, Training, and Advancement of Children of Soldiers, Seamen, and Marines of Her Majesty's Army and Navy who have lost or hereafter lose their Lives in Battle in any other War, or in consequence of Wounds received in or by or in consequence of other Casualtics sustained in or Disease contracted in any other War:

Thirdly, in Maintenance, Education, Training, and Advancement of Children of other Soldiers, Seamen, and Marines of Her Majesty's Army and Navy who have lost or hereafter lose their Lives in the Service of the Crown, or by or in consequence of Casualties sustained or Disease contracted in the

Service of the Crown.

6. Any Supplementary Commission may authorize the Commissioners acting thereunder, for the better Accomplishment of any Purpose of the Commission, to increase, extend, or make Additions to any Royal or other Charitable Institutions founded within the United Kingdom for any of the Purposes for or towards which under the preceding Section the Commissioners have Power to apply the Patriotic Fund or the Accumulations thereof or of any Part thereof.

any Part thereof.
Saving for 7. Nothing in

7. Nothing in this Act shall be deemed to authorize the Insertion in any Supplementary Commission of any Authority or Direction that would prejudicially affect the Claim of any Person under any Grant or Arrangement made before the passing of this Act, or before the issuing of such Supplementary Commission, by the Commissioners acting under the original or any other Commission.

Official Trustees of Fund.

existing Arrangements.

Contribution to Royal, &c.

Institutions.

8. Any Supplementary Commission may direct that the First Lord of the Admiralty and the Secretary of State for War and the Paymaster General shall be the Trustees of the Patriotic Fund, in trust to support the Appropriations in such Commission specified, and subject thereto in trust for any Purposes therein specified in conformity with the Provisions of this Act.

9. If by any Supplementary Commission the First Lord of the Admiralty and the Secretary of State for War and the Paymaster General are constituted the Trustees of the Patriotic Fund, then any Real or Personal Property conveyed to or acquired by them (who

Vesting of Property in Trustees for Time being.

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(who are in this Act referred to as the Official Trustees of the Patriotic Fund) in the Capacity of Trustees of the Patriotic Fund shall vest in them as such, and the same shall go to and be held by their Successors in Office for the Time being, without any Conveyance or Assignment.

10. The Governor and Company of the Bank of England Accounts in shall, when required by the Official Trustees of the Patriotic Official Titles. Fund, open and keep all Accounts of Annuities, Stocks, Funds, and Securities belonging to the Patriotic Fund, and standing in the Books of the said Governor and Company, as the Accounts of the First Lord of the Admiralty and the Secretary of State for War and the Paymaster General for the Time being (by their official Titles) ex parte the Patriotic Fund; and all Interest and Dividends accruing on such Annuities, Stocks, Funds, and Securities shall, from Time to Time without any further Authority or Direction than this Act, be received by the said Governor and Company, and shall be carried by them to the Cash Account of the Paymaster General in their Books.

11. The Production to the Governor and Company of the Bank Transfer of of England, or to any other Body, or to any Person, of this Act, and of the First Supplementary Commission thereunder, constituting the First Lord of the Admiralty and the Secretary of State Trustees. for War and the Paymaster General the Trustees of the Patriotic Fund, and of a Direction of the Commissioners of the Patriotic Fund in Writing, signed by their Secretary, shall be sufficient Authority to such Governor and Company, Body or Person, for the Transfer forthwith after the issuing of such Commission to the Account of the First Lord of the Admiralty and the Secretary of State for War and the Paymaster General for the Time being, ex parte the Patriotic Fund, of all Annuities, Stocks, Funds, or Securities belonging to the Patriotic Fund at the issuing of such Commission, and specified in such Direction; and the said Governor and Company and every such Body or Person are and is hereby indemnified in respect of the Transfer made in accordance with such Direction.

12. All Securities from Time to Time belonging to the Patriotic Deposit of Fund, and not standing in the Books of the Governor and Com- Securities in pany of the Bank of England, shall be deposited in the Bank of England for the Credit and at the Disposal of the Official Trustees of the Patriotic Fund; and all Interest and Dividends accruing on such Securities shall from Time to Time, under the Authority and Direction of the Official Trustees of the Patriotic Fund, be received by the said Governor and Company, and shall be carried by them to the Cash Account of the Paymaster General in their Books.

13. On Sale at any Time, under the Authority and Direction Proceeds of of the Official Trustees of the Patriotic Fund, of any Annuities, Sales to be Stocks, Funds, or Securities for the Time being standing to the carried to Account of the Official Trustees of the Patriotic Fund in the Paymaster Books of the Governor and Company of the Bank of England, General. and on Sale at any Time, under the like Authority and Direction, of any Securities belonging to the Patriotic Fund deposited in the

present Securities to Account of Official

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Bank of *England*, the Proceeds of Sale shall be received by the said Governor and Company, and shall be carried by them to the Cash Account of the Paymaster General in their Books.

Separate Cash Account by Paymaster General belonging to the Patriotic Fund shall be carried to a separate Account in his Books.

Actions, &c. by and against Official Trustees.

15. The Official Trustees of the Patriotic Fund may institute or defend any Action or Suit relative to any Lands contracted to be purchased or taken for the Purposes of the Patriotic Fund, and may institute any Action of Ejectment or other Action or any Suit for recovering Possession of any Lands vested in them or purchased for the Patriotic Fund, and may distrain or sue for any Arrears of Rent due in respect thereof, and may institute any Action or Suit in respect of any Trespass or Encroachment committed thereon or Damage done thereto, or any other Action or Suit in respect thereof, and may defend any Action or Suit in respect thereof, and may institute and prosecute any Action, Suit, or Proceeding, Civil or Criminal, concerning Property belonging to the Patriotic Fund; and in every such Action, Suit, or Proceeding they may be styled The Official Trustees of the Patriotic Fund, without more; and any such Action, Suit, or Proceeding shall not be affected by any Change in the Persons for the Time being holding the Offices of First Lord of the Admiralty and Secretary of State for War and Paymaster General, or either of them.

Style of Official Trustees in Deeds, &c. 16. In Deeds, Powers of Attorney, and other Instruments the Official Trustees of the Patriotic Fund may be so styled without the Names or Name of them or either of them being expressed.

Audit of Accounts.

17. The Accounts of the Receipts and Expenditure of the Patriotic Fund shall be audited by such Persons and in such Manner as the Commissioners of Her Majesty's Treasury from Time to Time direct.

Secretary and Clerks, &c.

18. Any Supplementary Commission may authorize the Commissioners acting thereunder to employ a Secretary and Clerks at Salaries, the same, with other proper Expenses, to be paid out of the Patriotic Fund.

Pensions and Retiring Allowances. 19. It shall be lawful for Her Majesty, Her Heirs and Successors, from Time to Time, by Warrant under the Royal Sigm Manual, on the Submission of the Commissioners of the Patriotic Fund, to award to any Person who has been employed by the Commissioners of the Patriotic Fund, acting under the Original or any Supplementary Commission, such Pension or retiring Allowance as to Her Majesty, Her Heirs or Successors, seems fit, to be paid out of the Patriotic Fund.

Exercise of Rights of Nomination to Schools, &c.

20. All Rights of Nomination to Schools or Institutions possessed by the Commissioners acting under the Original Commission, or by the Executive Committee of those Commissioners and for the Time being exerciseable, and all Powers relative thereto, may be exercised by the Commissioners for the Time being acting under any Supplementary Commission, or by the Executive Committee of those Commissioners, as any Supplementary Commission directs; and in the event of the Original and any Supplementary Commission

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Commission being superseded, or of the Discontinuance of the Commissioners under any Supplementary Commission, or of a Reduction of the Number of those Commissioners below Twelve, then the same may be exercised by such Person or Persons as Her Majesty, Her Heirs or Successors, from Time to Time, by Warrant under the Royal Sign Manual, is or are pleased to direct.

21. Any Supplementary Commission may direct that the Fund Rodriguez known as the Rodriguez Fund shall be applied for the same or Fund. the like Purposes as the Patriotic Fund, and the same shall be applied accordingly.

SCHEDULE.

Appropriations of Patriotic Fund (except for Victoria Asylum and Boys School).

1. The Sum of Two thousand five hundred Pounds Sterling invested in the Purchase of Two thousand seven hundred and forty-seven Pounds Five Shillings and One Penny New Three Pounds per Centum in the Names of Lord Colchester and Lieutenant-Colonel James Lindsay and of William Hillyar and Harry Lord Richards, and held under the Trusts, declared by a Deed Poll of the Ninth Day of February One thousand eight hundred and fifty-seven, to secure in perpetuity, on the Nomination of the Royal Commissioners, the Admission of Thirteen Boys, Sons of Soldiers, Sailors, or Marines of Her Majesty's Service, into the Royal Naval and Military Free School at Devonport.

2. The Sum of Two thousand five hundred Pounds Sterling invested in the Purchase of Two thousand seven hundred and forty-seven Pounds Five Shillings and One Penny New Three Pounds per Centum in the Names of the said Lord Colchester and Lieutenant-Colonel James Lindsay and the Reverend Joshua Woolley, LL.D., and Captain Andrew Rogers Savage, Royal Marine Artillery, and held under the Trusts, declared by a Deed Poll of the Eighteenth Day of February One thousand eight hundred and fifty-seven, to secure in perpetuity, on the Nomination of the Royal Commissioners, the Admission of Eleven Boys, the Sons of Soldiers, Sailors, or Marines of Her Majesty's Service, into the Royal Seamen and Marines Orphan School, Portsea.

3. The Sum of Twenty-five thousand Pounds paid to the Governors of Wellington College, upon an Agreement confirmed by a Byelaw of the said Governors of the Twenty-seventh Day of February One thousand eight hundred and fifty-seven, to secure in perpetuity, on the Nomination of the said Royal Commissioners, the Admission of Eighteen Boys, Children of deceased Commissioned Officers in Her Majesty's Army, into the said College.

4. The Sum of One thousand Pounds paid to the Treasurer of the Cambridge Asylum at Kingston-on-Thames towards building, and Two thousand Pounds Sterling invested in the Purchase of Two thousand one hundred and sixteen Pounds Eight Shillings and One Penny New Three Pounds per Centum in the Names of the said Lord Colchester and Lieutenant-Colonel James Lindsay 30 & 31 Vict. Hh and

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Sir John Port's Charity.

and James Liddell and George Tempest Rowland, and held under the Trusts, declared by a Deed Poll of the Third Day of September One thousand eight hundred and fifty-seven, to secure in perpetuity, on the Nomination of the said Royal Commissioners, the Admission of Five Women, Widows of Soldiers, into the Cambridge Asylum.

- 5. The Sum of Five thousand Pounds Sterling paid to the Treasurer of the Royal Naval Female School at St. Margaret's, Isleworth, for the general Purposes of the Institution, and held under an Indenture or Deed of Covenant of the Sixteenth Day of April One thousand eight hundred and fifty-seven, to secure in perpetuity, on the Nomination of the said Royal Commissioners, the Admission of Five Pupils into the said Royal Naval Female School upon the Terms and Conditions mentioned in the said Indenture.
- 6. The Sum of Eight thousand Pounds Sterling paid to the Royal Naval School, New Cross, for the general Purposes of the Institution, under the Sanction of Parliament, to secure the Admission in perpetuity, on the Nomination of the said Royal Commissioners, of Seven Pupils, Sons of Naval or Marine Officers, upon the Terms and Conditions specified in the Twenty-third and Twenty-fourth Victoria, Chapter One hundred and four (Local and Personal).

C A P. XCIX.

An Act for confirming an amended Scheme of the Charity Commissioners for the Charity called Sir John Port's Hospital in Etwall and School in Repton in the County of Derby. [12th August 1867.]

14th Report, dated 27th Feb. 1867.

- THEREAS the Charity Commissioners for England and Wales, in their Report to Her Majesty of their Proceed-' ings during the Year One thousand eight hundred and sixty-six,
- ' have reported that they have provisionally approved and certified 'a Scheme for Sir John Port's Hospital in Etwall and School in

' Repton in the County of Derby, and such Scheme is set out in ' the Appendix to their said Report:

'And whereas it is expedient that the said Scheme, as the same ' is amended and set out in the Schedule to this Act, should be ' confirmed:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Scheme, as amended. confirmed.

1. The said Scheme, as amended and set forth in the Schedule, shall be confirmed and take effect.

SCHEDULE.

SCHEME.

CAP.



Naval Knights of Windsor.

Public Health (Scotland).

CAP. C.

An Act to make further Provision respecting the Naval Knights of Windsor. [15th August 1867.]

E it enacted by the Queen's most Excellent Majesty, by and B with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the Authority of the same, as follows:

1. A Lieutenant of the Royal Navy retired with the Rank of Lieutenants re-Commander, being otherwise qualified, shall be eligible for tired as Commanders eligi-

Appointment as One of the Naval Knights of Windsor.

2. Widowers shall be deemed Single Men within the Meaning Widowers to of the Will of the Founder of the Naval Knights of Windsor, and be deemed Appointments of Widowers to that Foundation heretofore made Single Men. are hereby confirmed.

3. This Act may be cited as "The Naval Knights of Windsor Short Title.

Act, 1867."

CAP. CI.

An Act to consolidate and amend the Law relating to the Public Health in Scotland. [15th August 1867.]

WHEREAS it is expedient to consolidate and amend the Laws applicable to Scotland for Removal of Nuisances, ' for Prevention of Diseases, and for Sanitary Purposes generally :' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited for all Purposes as the "Public Health Short Title. (Scotland) Act, 1867."

2. From and after the First Day of November One thousand 19 & 20 Vict. eight hundred and sixty-seven, the "Nuisances Removal (Scot- c. 103., except land) Act, 1856," except Part V. thereof, Sections 441 to 447, Part V., Section both inclusive, of the "General Police and Improvement (Scotinclusive of land) Act, 1862," and also the "Sewage Utilization Act, 1865," 25 & 26 Vict. and the "Sanitary Act, 1866," so far as these Two last-mentioned c. 101., Acts apply to Scotland, are repealed: Provided always, that all 28 & 29 Vict. Proceedings commenced or taken under the said Acts or any of c. 75., and them, in so far as hereby repealed, and not yet completed, may be 29 & 30 Vict. proceeded with under the said Acts or any of them, or under this Act; and all Orders in Council, and all Directions and Regulations issued by the Board of Supervision under the said Acts or any of them, and all Appointments made, and all Contracts or Works undertaken, and generally all Claims, Rights, and Liabilities, Civil or Criminal, constituted or existing under the said Acts, before the passing of this Act, with the Remedies and Proceedings applicable thereto under the said Acts or this Act, shall continue and be as effectual as if the said Acts had not been repealed; and where in any Enactments of any Act, General or H h 2

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Local, which shall continue in force after the Commencement of this Act, any of the Acts or Parts of Acts hereby repealed is cited or referred to, such Enactments shall be interpreted as if this Act were cited or referred to therein, and as if the Provisions of this Act were substituted for the Provisions hereby repealed.

Interpretation of certain Terms.

3. In this Act the following Words and Expressions shall have the Meanings herein-after assigned to them, unless such Meaning is inconsistent with the Context:

The Word "Board" shall signify the Board of Supervision for

the Relief of the Poor in Scotland:

The Word "Secretary" shall include Assistant Secretary.

The Expression "Medical Officer" shall signify a duly qualified Medical Practitioner appointed under the Act Eighth and Ninth Victoria, Chapter Eighty-three, or under this Act:

The Word "Sheriff" shall include Sheriff Substitute:

The Word "Burgh" shall include not only Royal Burgh, Parliamentary Burgh, Burgh incorporated by Act of Parliament, Burgh of Barony, and Burgh of Regality, but also any populous Place having a Town Council, Police Commissioners or Trustees exercising the Functions of Police Commissioners under any General or Local Act:

The Word "Magistrate" shall include a Magistrate or Judge having Police Jurisdiction under the General Police and Improvement (Scotland) Act, 1862, or under any General or

Local Police Act which may be in force:

The Word "Decree" or "decern" shall include any Warrant,

Sentence, Judgment, Order, or Interlocutor:

The Word "Owner" shall signify the Person for the Time entitled to receive, or who would, if the same were let, be entitled to receive, the Rents of the Premises, and shall include a Trustee, Factor, Tutor, or Curator, and in case of Public or Municipal Property shall apply to the Persons to whom the Management thereof is intrusted:

The Word "Ship" shall include any Sailing or Steam Ship,

Vessel, or Boat:

The Word "Premises" shall include Lands, Buildings, Structures of any kind, Streams, Lakes, Drains, Ditches, or Places open, covered, or inclosed, and any Ship, lying in any Sea, River, Harbour, or other Water, or ex adverso of any Place within the Limits of the Local Authority:

The Word "Person," and Words applied in this Act to any Person or Individual, shall apply to and include Women, Corporations, Clubs, Societies, Statutory Boards or Commissioners, Joint Stock Companies, Partnerships, Joint

Owners, and Joint Occupants, and Trustees:

The Word "Company" shall apply to and include Commissioners:

The Expression "Author of a Nuisance" shall signify the Person through whose Act or Default the Nuisance is caused, exists, or is continued, whether he be the Owner or Occupier, or both:

The Expression "Common Lodging House" shall signify a House or Part thereof where Lodgers are housed at an Amount not exceeding Fourpence per Night for each Person, whether the same be payable nightly or weekly, or at any Period not longer than a Fortnight, or where the House is licensed to lodge more than Twelve Persons:

The Expression "Keeper of a Common Lodging House" shall include any Person having or acting in the Care and Ma-

nagement of a Common Lodging House.

4. "The Lands Clauses Consolidation (Scotland) Act, 1845," and "The Lands Clauses Consolidation Acts Amendment Act, 1860," shall, for the special Purposes herein-after mentioned, be incorporated with and form Part of this Act, and shall be hereinafter referred to as "The Lands Clauses Acts."

8 & 9 Vict. c. 19. and 23 & 24 Vict. c. 106. incorporated.

PART I.

Local Authority and Board of Supervision.

5. The following Bodies shall respectively be the Local Autho- Local Authority to execute this Act in the Districts hereunder stated in rities, as Scotland:

In Places within the Jurisdiction of any Town Council, and not subject to the Jurisdiction of Police Commissioners or Trustees as after mentioned,—the Town Council:

In Places within the Jurisdiction of Police Commissioners or Trustees exercising the Functions of Police Commissioners under any General or Local Act,-the Police Commissioners or Trustees:

In any Parish, or Part thereof, over which the Jurisdiction of a Town Council or of Police Commissioners or Trustees exercising the Functions of Police Commissioners does not extend,—the Parochial Board of such Parish:

Provided always, that where any Parish shall be partly within Board of and partly beyond the Jurisdiction of a Town Council and of Police Commissioners or Trustees, and of a Parochial Board, or of any Two or more of such Bodies, the Board, if Application be made to them by any of these Bodies, or by any Person having Interest, may, if they see fit, determine which of the said several Bodies shall be the Local Authority within the whole Limits or within any Portion of such Parish, and the Board may from Time to Time recal or vary such Determination; and provided further, that all Determinations already made under the Fifth Section of the "Nuisances Removal (Scotland) Act, 1856," shall be valid and effectual till recalled or varied under this Act.

6. Where any Parish or Burgh shall be situated in more than One County, the Board shall, on Application being made to them in more than by any Person having Interest, determine in which One of such One County. Counties such Parish or Burgh shall be held to be situated for the Purposes of this Act, whose Decision shall be final; and the Jurisdiction and Powers of Magistrates, Justices, and Sheriffs, and the Powers of their Officers under this Act, shall be regulated accordingly, and the Board may from Time to Time recal or vary H h 3

herein named, to execute this

Supervision to determine the Local Authority in Parishes not wholly within the Jurisdiction of a Town Council, &c.

Where District

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such Determination; provided always, that all Determinations already made under the Fifth Section of the "Nuisances Removal (Scotland) Act, 1856," shall be valid and effectual till recalled or varied under this Act.

Local Authorities to be
Bodies Corporate.
Committees
may be
appointed.

7. The Local Authorities shall respectively be Bodies Corporate, designated by such Names as they may usually bear or adopt, with Power to sue and be sued in such Names, and to hold Lands for the Purposes of this Act; and the Local Authority may appoint any Committee or Committees of their own Body to receive Notices, to take Proceedings, and in all or certain specified respects to execute this Act, whereof Two shall be a Quorum, unless a larger Quorum be specified in their Appointment; and such Local Authority or their Committee, thereto duly authorized, may, by Minute or other Writing signed by the Chairman of such Body or Committee, empower any Officer or Person to make Complaints and take Proceedings on their Behalf; and all Acts done or Proceedings taken by or against such Committee or Officer or Person shall be as valid as if they were done by or taken in the Name of all the Members of the Local Authority; and the Local Authority shall have Power to commence or carry on all Proceedings commenced, or which might have been commenced before the passing of this Act, by the Local Authority under any of the before repealed Acts, and shall be vested with all Property or pecuniary Claims so vested in such last-mentioned Local Authority.

Local Authority to appoint Sanitary Inspectors and other Officers.

8. The Local Authority may, and where it shall be thought necessary by the Board for the Purposes of this Act the Local Authority shall, appoint a Sanitary Inspector or Inspectors, who shall be also Inspector or Inspectors of Common Lodging Houses, and a Medical Officer or Medical Officers, and may make Byelaws for regulating the Duties of such Inspectors and Medical Officers, which Byelaws shall not be effectual until they are approved of by the Board; and the Local Authority shall appoint convenient Places for their Offices, and shall allow to every such Inspector or Medical Officer on account of his Employment a proper Salary; and if no such Inspector or Medical Officer is appointed the Local Authority shall, in all Cases in which any Duty is laid on them by this Act, appoint some Person, where the same shall be necessary, to perform such Duty, and shall remunerate him as they shall see fit; and the Names and Addresses and Salaries of the said Inspectors and Medical Officers shall be reported by the Local Authority to the Board immediately on such Persons being appointed and such Salaries fixed; and the said Inspectors and Medical Officers shall be bound to make such Returns and Special Reports to the Board as the Board shall require them to make; and the said Inspectors shall be removable from Office only by the Board, except in the Case where the Local Authority is the Town Council or Police Commissioners or Trustees in any Burgh in Scotland having a Local Act for Police Purposes, or having a Population of Ten thousand or upwards according to the Census last taken, in which Case the Inspectors shall be removable from Office by the Local Authority.

9. It shall be lawful for the Board, upon written Application Powers of the by Two or more Parties interested or upon the Report of any of Board to retheir Inspecting Officers, to inquire into the Sanitary Condition quire Returns of any Parish in Scotland, or into the Sanitary Condition of any Witnesses. Burgh in Scotland not having a Local Act for Police Purposes. or not having a Population of Ten thousand or upwards according to the Census last taken, and also in these Two latter Cases with the Consent of One of Her Majesty's Principal Secretaries of State, after duly considering any Representation which may be made to him by any Town Council, stating that such Consent ought not in the Case of such Burgh to be given; and for this Purpose the Board are hereby empowered to make Inquiries, and require Answers or Returns to be made to the Board upon any Question or Matter connected with or relating to the Purposes of this Act, and also by a Summons, signed by One of their Number or by the Secretary, to require the Attendance of all such Persons as they may think fit to call before them upon any such Question or Matter, and to administer Oaths to and examine upon Oath all such Persons, and to require and enforce the Production upon Oath of all Books, Contracts, Agreements, Accounts, and Writings, or Copies thereof respectively, in anywise relating to any such Question or Matter, or, in lieu of requiring such Oath as aforesaid, the Board may, if they think fit, require any such Person to make and subscribe a Declaration of the Truth of the Matters respecting which he shall have been or shall be so examined.

10. It shall and may be lawful for the Board, whenever it may Power to Board seem fitting to them, with the Consent of One of Her Majesty's to authorize Principal Secretaries of State or of Her Majesty's Advocate for Inquiries to Scotland, to authorize and empower for a limited Time One of be made. the Members thereof to conduct any Special Inquiry in any Part of Scotland, and to report thereon to the Board; and such Member so authorized and empowered shall be entitled to summon and examine on Oath Witnesses and Havers, and to exercise all such other of the Powers by this Act given to the Board as may be necessary for conducting such Inquiry, and such Member shall be reimbursed by the Board of all Expenses necessarily incurred by him in conducting such Inquiry, and such Expenses shall be deemed Part of the Expenses attending the Execution of this Act, and be defrayed in the same Manner as the General

Expenses of the Board are now defrayed. 11. It shall and may be lawful for the Board, whenever it may Power to Board seem fitting to them, with the Consent of One of Her Majesty's to appoint Principal Secretaries of State or of Her Majesty's Advocate for Commissioners Scotland, or whenever the Board may be thereunto required by Special One of Her Majesty's said Secretaries of State or by Her Majesty's Inquiries. Advocate, to appoint some Person, not being a Member of the Board, but being a Member of the Faculty of Advocates, or a duly qualified Medical Practitioner, or an Architect or Surveyor or Engineer, or Two of such Persons, to act as a Commissioner or Commissioners for the Purpose of conducting any Special Inquiry for a limited Period, and to report thereon; and the

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Board shall delegate to every Person so appointed for the Purpose of conducting such Inquiry all such of the Powers of the Board as they may deem necessary or expedient for summoning or examining Witnesses and Havers, and otherwise conducting such Inquiry; and every such Appointment shall be subject to the Approval of One of Her Majesty's said Secretaries of State or of Her Majesty's said Advocate; and every Person so appointed as aforesaid to conduct any Special Inquiry shall, before he enter on the Execution of his Duties, take an Oath De fideli administratione officii, which Oath may be administered to him by any Member of the Beard, or by any One of the Judges of the Court of Session, or by the Sheriff of any County; and it shall not be necessary to notify the Appointment of any such Commissioner otherwise than by intimating the same by Letter under the Hand of the Secretary or of any Member of the Board to the Sheriff of the County within which the Inquiry in question is to be made; and every such Commissioner shall be reimbursed by the Board for all Expenses' necessarily incurred by him in conducting such Inquiry, and shall also receive such reasonable Remuneration for his Time and Trouble as may have been agreed upon between him and the said Board, and approved of by the Commissioners of Her Majesty's Treasury, or by such Person or Persons as they shall name.

Power to Board to allow Expenses of Witnesses, &c. 12. It shall be lawful for the Board, in any Case where they see fit, to order and allow such Expenses of Witnesses, and such Expenses of or concerning the Production of any Books, Contracts, Agreements, Accounts, or Writings, or Copies thereof, to or before the said Board, or Member thereof, or Commissioner or Commissioners, as such Board may deem reasonable; and such Expenses so ordered and allowed shall be deemed Part of the Expenses attending the Execution of this Act, and be defrayed in the same Manner as the general Expenses of this Board are now defrayed.

Penalties on Parties giving false Evidence or refusing to obey Summons of the Board.

13. If any Person, upon any Examination on Oath under the Authority of this Act, shall wilfully give false Evidence, he shall be deemed guilty of Perjury, and shall be liable to the Pains and Penalties thereof; and in case any Person shall wilfully refuse to attend in obedience to any Summons of the Board, or Member or Commissioner authorized or appointed by the Board as aforesaid, or to give Evidence, or shall wilfully refuse to produce any Books, Contracts, Agreements, Accounts, and Writings, or Copies of the same, which may be required to be produced before the Board, or Member thereof, or Commissioner or Commissioners, or shall wilfully neglect or disobey any of the Orders of the Board, or Member or Commissioner, or be guilty of any Contempt of the Board, or Member or Commissioner, such Person being thereof lawfully convicted, shall forfeit and pay for the First Offence any Sum not exceeding Five Pounds, for the Second and every subsequent Offence any Sum not exceeding Twenty Pounds nor less than Five Pounds.

Power to Board to appoint Clerks, &c. 14. The Board are hereby empowered from Time to Time to appoint all such Officers and Clerks as they shall deem necessary, and from Time to Time, at the Discretion of the Board, to remove

such

such Officers and Clerks, or any of them, and to appoint others in their Stead; provided that the Amount of the Salaries of such Officers and Clerks shall from Time to Time be regulated by the Commissioners of Her Majesty's Treasury; and the Name of every Person so appointed or removed as aforesaid shall forthwith be intimated to One of Her Majesty's Principal Secretaries of State for his Approval, who shall be understood to approve of such Appointment or Removal, if no Notice to the contrary be received by the Board within Twenty-one Days from the Day of the Date of such Intimation.

15. The Sheriffs of Perth, Renfrew, and Ross and Cromarty Salaries of shall each receive, so long as they act as Members of the Board of Legal Members Supervision, the Sum of One hundred and fifty Pounds Sterling of Board. per Annum, and such Allowance shall come in place of the Allowance of One hundred Pounds Sterling provided to the said Sheriffs by the Act Eighth and Ninth of Her Majesty, Chapter Eighty three, Section Four.

PART II.

Removal of Nuisances.

16. The Word "Nuisance" under this Act shall include-

(a.) Any Insufficiency of Size, Defect of Structure, Defect of Nuisances Ventilation, Want of Repair or proper Drainage, or suitable Watercloset, or Privy Accommodation or Cesspool and any other Matter or Circumstance rendering any inhabited House, Building, Premises, or Part thereof, injurious to the Health of the Inmates or unfit for Human Habitation or Use:

(b.) Any Pool, Watercourse, Ditch, Gutter, Drain, Sewer, Privy, Urinal, Cesspool, or Ashpit so foul as to be injurious to Health, or any Well or other Water Supply used as a Beverage or in the Preparation of Human Food, the Water of which is so tainted with Impurities or otherwise unwholesome as to be injurious to the Health of Persons using it, or calculated to promote or aggravate epidemic Disease:

(c.) Any Stable, Byre, Pigstye, or other Building in which any Animal or Animals are kept in such a Manner as to be

injurious to Health:

(d.) Any Accumulation or Deposit of Manure or other offensive Matter within Fifty Yards of any Dwelling House within the Limits of any Burgh, or wherever situated, if injurious to Health, or any Accumulation of Police Manure within a Quarter of a Mile of the Municipal Boundaries of any Burgh (excepting the City of Glasgow), or any Accumulation of Deposits from Ashpits or Manure from Town or Village laid nearer than Fifty Yards to a Public or Parish Road or Dwelling House:

(e.) Any Work, Manufactory, Trade, or Business injurious to the Health of the Neighbourhood, or so conducted as to be offensive or injurious to Health, or any Collection of

Bones or Rags injurious to Health:

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Description of under this Act.

(f.) Any House or Part of a House so overcrowded as to be dangerous or injurious to the Health of the Inmates:

(g.) Any Factory, Workshop, or Workplace, not under the Operation of any General Act for the Regulation of Factories or Bakehouses, and not kept in a cleanly State, or not ventilated in such a Manner as to render harmless, as far as practicable, any Gases, Vapours, Dust, or other Impurities generated in the course of the Work carried on therein, and injurious or dangerous to the Health of Persons employed therein, or any such Factory, Workshop, or Workplace as is so overcrowded, while Work is carried on therein, as to be dangerous or injurious to the Health of those employed therein:

(h.) Any Fireplace or Furnace which does not as far as practicable consume the Smoke arising from the combustible Matter used in such Fireplace or Furnace, and is used within any Burgh, for working Engines by Steam, or in any Mill, Factory, Dyehouse, Brewery, Bakehouse, or Gaswork, or in any Manufactory or Trade Process

whatsoever:

(i.) Any Chimney (not being the Chimney of a private Dwelling House) sending forth Smoke so as to be injurious to Health:

Provided that in Places where at the Time of the passing of this Act no Enactment is in force compelling Fireplaces or Furnaces to consume their own Smoke, the foregoing Enactment as to Fireplaces and Furnaces consuming their own Smoke shall not come into operation until the Expiration of One Year from the Date of the passing of this Act:

(j.) Any Churchyard, Cemetery, or Place of Sepulture so situated or so crowded with Bodies or otherwise so conducted as to be offening on injurious to Health

ducted as to be offensive or injurious to Health.

Power of Entry to Local Authority or their Officers.

17. If the Local Authority or Sanitary Inspector have reasonable Grounds for believing that Nuisance exists in any Premises, such Local Authority or Inspector may demand Admission for themselves, the Superintendent of Police, and the Medical Officer, or any other Person or Persons whom the Local Authority may desire to inspect such Premises, or for any or all of them, to inspect the same at any Hour between Nine in the Morning and Six in the Evening, or at any Hour when the Operations suspected to cause the Nuisance are in progress or are usually carried on; and if Admission be refused, the Local Authority or Sanitary Inspector may apply to the Sheriff, or to any Magistrate or Justice of the Peace having Jurisdiction in the Place, stating on Oath such Belief; and such Sheriff, Magistrate, or Justice may, with or without Intimation to the Owner, Occupier, or Person in charge of the Premises, by Order in Writing, require the Occupier or Person having the Custody of such Premises to admit the Local Authority and others foresaid; and if such Occupier or Person refuse or fail to obey such Order, he shall on Conviction of such Offence be liable to a Penalty not exceeding Five Pounds; and on

being satisfied of such Failure or Refusal, the Sheriff, Magistrate or Justice may grant Warrant to such Person or Persons for immediate forcible Entry into the Premises: and if no such Occupier or Person can be discovered, or if no Person is found on the Premises to give or refuse Admission, the Local Authority or their Officers may enter the Premises without any Order or Warrant, and forcibly, if need be.

18. In any Case where the Existence of a Nuisance is ascertained to their Satisfaction by the Local Authority, or is certified by Local to them in Writing, signed by the Medical Officer, or where the Nuisance in the Opinion of the Local Authority did exist at the Time when Demand of Admission was made or the Certificate was given, and, although the same may have been since removed or discontinued, is in their Opinion likely to recur or to be repeated, they may apply to the Sheriff or to any Magistrate or Justice, by summary Petition in manner herein-after directed, and if it appear to his Satisfaction that the Nuisance exists, or, if removed or discontinued since the Demand of Admission was made or the Certificate was given, that it is likely to recur or to be repeated, he shall decern for the Removal or Remedy or Discontinuance or Interdict of the Nuisance as herein-after mentioned; provided that in the Cases under the Heads marked (e.) and (g.) in Section Sixteen such Application shall be made only on Medical Certificate as aforesaid, or on a Requisition in Writing under the Hands of any Ten Inhabitants of the District of the Local Authority, and that in these Cases, and the Cases under the Heads marked (h.) and (i.) in said Sections, shall be made only to the Sheriff; and farther, that in the Cases under the Head marked (j.) in Section Sixteen it shall not be necessary to cite any Person as the Author of the Nuisance, but such Application shall be proceeded with by the Sheriff (to whom alone it shall be made) after such Intimation to the Collector of the Churchyard or other Dues, or to such other Person as to the Sheriff shall seem meet; and such Person or Persons as shall appear after such Intimation shall, if the Sheriff think proper, be allowed to be heard and to object to such Application in the same Manner as if he or they were the Author of the alleged Nuisance within the Meaning of this Act.

19. It shall not be necessary to restrict such Decree to any Form of special Remedy prayed for in the Petition, but, as the Case shall Interlocutor. require, the Author of the Nuisance or Owner of the Premises may be ordained to provide sufficient Privy or Watercloset or Ashpit Accommodation, Means of Drainage or Ventilation for, or to repair, make safe, and habitable, or to floor, pave, cleanse, whitewash, disinfect, or purify, the Dwelling House, Building, or Premises, or to drain, empty, cleanse, fill up, cover, repair, or remove any Pool, Ditch, Gutter, Watercourse, Privy, Cesspool, Drain, or Ashpit, or to shut up or purify any Well, or to provide a Substitute for that complained of, or to abstain from any Operation which may pollute a Well or Stream from which the Inhabitants obtain a Supply of Water, or to cease to use the Water of any Well or Stream as a Beverage or in the Preparation of Human Food, or to remove the Animal, or to carry away the offensive

Proceedings Authority when Nuisances are ascertained to

Matter, or to discontinue the Work, Trade, Manufactory, or Business, or prevent the injurious Effects thereof (according to the Nature of the Case), or to limit the Number of Persons who may be accommodated in any House or Part thereof overcrowded. or the Number of separate Dwellings into which such House or Part thereof may be divided or let for the Use of separate Families or Persons, or to increase the Means of Ventilation, or to shut up or regulate the Use of any Churchyard, Cemetery, or Place of Sepulture, or to do such other Works or Acts as are necessary to remove the Nuisance complained of, in such Manner and within such Time as in the Interlocutor shall be specified; and if the Sheriff. Magistrate, or Justice is of opinion that such or the like Nuisance is likely to recur, he may further grant Interdict against the Recurrence of it, or do otherwise, as the Case may in his Judgment require; and if the Nuisance proved to exist be such as to render a House or Building unfit for Human Habitation. he may prohibit the using thereof for that Purpose until it is rendered fit for that Purpose, or do otherwise as the Case may in his Judgment require.

Penalty for Contravention of Decree and of Interdict.

Order when

structural Works are

required.

20. If the said Decree be not complied with in good and sufficient Manner, and within the Time appointed, the Author of the Nuisance, or the Owner, as the Case may be, shall be liable, in the Case of Nuisances specified in Clauses (a.), (b.), (c.), (d.), (f.), (i.), and (j.) in Section Sixteen of this Act, to a Penalty of not more than Ten Shillings per Day during his Failure so to comply; and if the said Interdict be knowingly infringed by the Act or Authority of the Owner or Occupier, such Owner or Occupier shall be liable for every such Offence to a Penalty not exceeding Twenty Shillings per Day during such Infringement; and in the Case of Nuisances specified in Clauses (e.), (g.), and (h.) in the said Section, the Party not complying with or infringing such Decree shall be liable to a Penalty not exceeding Five Pounds nor less than Two Pounds for the First Offence, and of Ten Pounds for the Second, and for each subsequent Conviction a Sum double the Amount of the Penalty in the last preceding Conviction, but no Penalty shall exceed Two hundred Pounds: Provided always, in the Case of such last-mentioned Nuisance (h.). that if it appears to the Sheriff that the best Means then known to be available for mitigating the Nuisance, or the injurious Effects thereof, have not been adopted, he may suspend his final Determination upon condition that the Author of the Nuisance shall undertake to adopt within a reasonable and definite Time such Means as he shall judge to be practicable, and order to be carried into effect, for mitigating or preventing such injurious Effects.

21. When it shall appear to the Sheriff, Magistrate, or Justice that the Execution of structural Works is required for the Removal or Remedy of a Nuisance, he may appoint such Works to be carried out under the Direction and subject to the Approval of any Person he may appoint; and he may, before making his Order, require the Local Authority, within a Time to be specified by him, to furnish him with an Estimate of the Cost of the

required Works.

22. In case of Noncompliance with or Infringement of any Local Autho-Decree aforesaid, the Sheriff, Magistrate, or Justice may, on rity to do Application by the Local Authority, grant Warrant to such Person or Persons as he may deem right to enter the Premises to which such Decree relates, and remove or remedy the Nuisance thereby condemned or interdicted, and do whatever may be necessary in son causing execution of such Decree; or if in the original Application it Nuisance canappears to his Satisfaction that the Author of the Nuisance is not not be found. known or cannot be found, then such Decree may at once ordain the Local Authority to execute the Works thereby directed; and all Expenses incurred by the Local Authority in executing the Works may be recovered from the Author of the Nuisance or the Owner of the Premises.

Works on Owner's or Occupier's Default, or if Per-

23. Any Article or Articles removed by the Local Authority Manure, &c. in pursuance of this Act may be sold by Public Roup, after not to be sold. less than Five Days Notice by printed Handbills posted in the Locality, except in Cases where Delay would be prejudicial to Health, or in which the Article or Articles are not of the Value of Two Pounds or upwards, in which Case the Sheriff, Magistrate. or Justice may, by Writing under his Hand, order the immediate Removal, Sale, or Destruction of the Thing, and the Proceeds of the Sale shall be retained by the Local Authority, and applied pro tanto in Payment of all Expenses incurred under this Act with reference to such Nuisance; and the Surplus, if any, shall be paid, on Demand, by the Local Authority, to the Owner of such Thing; and the Balance of such Expenses shall be defrayed, if such Proceeds are insufficient for that Purpose, by the Author of the Nuisance or the Owner of the Premises.

24. Whenever any Watercourse, Ditch, Gutter, or Drain along Foul Ditches, the Side of any public Road, Street, or Lane shall be used or &c. may be partly used for the Conveyance of any Water, Sewage, or other replaced by Matter from any Premises, and cannot in the Opinion of the Local Authority be rendered free from Foulness or offensive Smell without the laying down of a Sewer or of some other Structure, such Local Authority shall and they are hereby required, subject to the Approval of the Board, to lay down such Sewer or other Structure within the Limits of their District, or, where necessary for the Purpose of Outfall or Distribution of Sewage. without their District, and to keep the same in good and serviceable Repair; and they may enter any Premises for such Purposes, and use such Part thereof as shall be necessary, and for such Use shall pay such Damages as may be assessed by the Sheriff on a summary Application, and to such Party as the Sheriff may direct: Provided always, that no Damage shall be payable to any Person who has caused or contributed to cause such Watercourse, Ditch, Gutter, or Drain to become foul or offensive, unless such Person shall satisfy the Sheriff that he had justifiable Excuse for so doing; and such Local Authority are hereby authorized and empowered to assess the Owners of all the Premises (according to the yearly Value thereof) from which then or at any Time thereafter any Material other than pure Water flows, falls, or is carried into the said Sewer or other Structure, for Payment of all Expenses incurred

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incurred in making and maintaining the same, and that either in One Sum or in Instalments, as they shall think just and reasonable. and after Fourteen Days Notice at the least left with the said Owners, if resident within the District, and if not so resident with the Occupiers of the said Premises, to levy and collect the Sums so assessed, with the same Remedies in case of Default in Payment thereof as are herein-after provided with reference to the general Charge and Expenses incurred by the Local Authority under this Act.

25. Nothing in this Act contained shall enable any Local

Authority or other Person to injuriously affect-

(1.) The Irrigation of Lands in a rural District, or the Supply of Water used for such Irrigation;

(2.) The Supply of Water required for the Purposes of any Waterworks established by Act of Parliament, or of the Compensation Water required to be given by the Owners of such Waterworks, unless the Local Authority shall have previously obtained the Consent of such Owners:

(3.) The Navigation on or Use of any River, Canal, Dock, Harbour, Lock, Reservoir, or Basin in respect of which any Persons are by virtue of any Act of Parliament entitled to take Tolls or Dues, or the Supply of Water to the same, or any Bridges crossing the same, or any

Towing-path thereon;

Provided always, that it shall not be lawful for the Local Authority to execute any Works in, through, or under any Wharves, Quays, Docks, Harbours, Locks, Reservoirs, or Basins without the Consent in Writing in every Case of the Persons entitled by virtue of any Act of Parliament to take Tolls or Dues in respect thereof, and such Persons may at their own Expense, and on substituting other Sewers, Drains, Culverts, and Pipes equally effectual, and certified as such by the Inspector to the Local Authority, take up, divert, or alter the Level of any Sewers and Drains, Culverts or Pipes, constructed by any Local Authority. and passing under or interfering with such Rivers, Canals, Docks, Harbours, Reservoirs, or Basins, or the Towing-paths thereof, and do all such Matters and Things as may be necessary for carrying into effect such taking up, Diversion, or Alteration.

Penalty on Sale of unwholesome Meat.

26. The Sanitary Inspector may at all reasonable Times enter any Premises to inspect and examine any Carcass, Meat, Poultry, Game, Flesh, Fish, Fruit, or Vegetables exposed for Sale, or which there is probable Cause for believing to be intended for Human Food; and in case any such Carcass, Meat, Poultry, Game, Flesh, Fish, Fruit, or Vegetables appear to him to be unfit for such Food, the same may be seized without any Warrant; and if it appear to the Sheriff, or any Two Magistrates or Justices, that any such Carcass, Meat, Poultry, Game, Flesh, Fish, Fruit, or Vegetables are unfit for the Food of Man, he or they shall, by a Writing under his or their Hand or Hands, order the same to be destroyed, or to be so disposed of as to prevent the same being exposed for Sale or used for such Food; and the Person to whom such Carcass, Meat, Poultry, Game, Flesh, Fish, Fruit, or Vegetables belong,

or in whose Custody the same are found, shall be liable to a Penalty not exceeding Ten Pounds for such Carcass, Piece of Meat or Flesh, or for any Quantity of Fish, Poultry, Game, Fruit or Vegetables, or any Refuse thereof, and also to pay all Expenses

caused by the Seizure, Detention, or Disposal thereof.

27. Any Person engaged in the Manufacture of Gas, Naphtha, Penalty for Vitriol, Paraffine, or Dye Stuffs, or any other deleterious Sub- causing Water stance, or in any Trade in which the Refuse produced in any such to be corrupted Manufacture is used, who shall at any Time cause or suffer to be brought or to flow into any Stream, Reservoir, Aqueduct, Well, or Pond, or Place for Water, constructed or used for the Supply of Water for domestic Purposes, or into any Pipe or Drain communicating therewith, any Product, Washing, or other Substance produced in any such Manufacture, or shall wilfully do any Act connected with any such Manufacture whereby the Water in any such Stream, Reservoir, Aqueduct, Well, Pond, or Place for Water shall be fouled, and any Person who shall wilfully do or permit to be done any Act whereby the Water in any Stream, Reservoir, Aqueduct, Well, Pond, or Place constructed for the Supply of Water for domestic Purposes shall be fouled, shall forfeit for every such Offence a Sum not exceeding Fifty Pounds.

28. Such Penalty may be recovered, with Expenses, by the Such Penalties, Person into whose Water such Product, Washing, or other Sub- &c. to be sued stance shall be conveyed or shall flow, or whose Water shall be for within Six fouled by any such Act as aforesaid, or in default of Proceedings Months. by such Person, after Notice to him from the Local Authority of their Intention to proceed for such Penalty, or if there be no such Person, by the Local Authority; but such Penalty shall not be recoverable unless it be sued for during the Continuance of the Offence, or within Six Months after it shall have ceased.

29. In addition to the said Penalty (and whether such Penalty Daily Penalty shall have been recovered or not), the Person so offending shall during the forfeit a Sum not exceeding Five Pounds (to be recovered in the like Manner) for each Day during which such Product, Washing, or other Substance shall be brought or shall flow as aforesaid, or during which the Act by which such Water shall be fouled shall continue, after the Expiration of Twenty-four Hours from the Time when Notice of the Offence shall have been served on such Person by the Local Authority, or by the Person into whose Water such Product, Washing, or other Substance shall be brought or flow, or whose Water shall be fouled thereby, and such Penalty shall be paid to the Local Authority or Person from whom such Notice shall proceed; and all Monies recovered by the Local Authority under this or the preceding Section shall, after Payment of any Damage caused by the Act for which the Penalty is imposed, be applied towards defraying the Expenses of executing this Act.

30. The Business of a Blood Boiler, Bone Boiler, Tanner, Offensive Slaughterer of Cattle, Horses, or Animals of any Description, Trades to be Soap Boiler, Skinner, Tallow Melter, Tripe Boiler, or other Regulations. Business, Trade, or Manufacture injurious to Health, shall not, after the passing of this Act, be newly established or enlarged in

by Gas Washings, &c.

Continuance of the Offence.

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any Building or Place within any Burgh or Village, or within Five hundred Yards therefrom, without the Consent in Writing of the Local Authority previously had and obtained, and published in One or more Newspapers circulating within the District; and if any Question arises under this Section as to the Existence or Limits of a Burgh or Village, or as to the Extent included within the said Five hundred Yards, or as to whether a Business, Trade, or Manufacture, other than those above specified, is injurious to Health, or as to whether such Consent ought to have been given, any such Question shall be finally determined by the Board; and the Party dissatisfied may bring the same before the Board within Twenty-one Days after the Resolution or Order of the Local Authority has been published as aforesaid; and any Person contravening this Enactment shall, in addition to Discontinuance of such Business, Trade, or Manufacture, be liable for each Offence to a Penalty not exceeding Fifty Pounds, and a further Penalty of not exceeding Forty Shillings for each Day during which the Offence is continued; and the Local Authority may from Time to Time make such Byelaws with respect to any such Businesses so newly established as they may think necessary, and in order to prevent or diminish the noxious or injurious Effect thereof.

PART III.

Prevention and Mitigation of Diseases under Order in Council.

Privy Council empowered to issue Orders for Prevention of Diseases

- 31. Whenever any Part of the United Kingdom appears to be threatened with or is affected by any formidable epidemic, endemic, or contagious Disease, the Lords and others of Her Majesty's Most Honourable Privy Council, or any Three or more of them (the Lord President of the Council or One of Her Majesty's Principal Secretaries of State being One), may, by Order or Orders by them from Time to Time made, direct that the Provisions for the Prevention of Diseases contained in Part III. hereof be put in force in Scotland, or in such Parts thereof or in such Places therein as in such Order or Orders may be expressed, and may from Time to Time, as to all or any of the Parts or Places to which any such Order or Orders extend, and in like Manner, revoke or renew any such Order; and, subject to Revocation and Renewal as aforesaid, every such Order shall be in force for Six Calendar Months, or for such shorter Period as in such Order shall be expressed; and every such Order of Her Majesty's Privy Council or any Members thereof as aforesaid shall be certified under the Hand of the Clerk in Ordinary of Her Majesty's Privy Council, and shall be published in the Edinburgh Gazette, and such Publication shall be conclusive Evidence of such Order.
- 32. When any such Order has been issued, the Board shall be vested with the Powers after provided; and it shall be lawful for Her Majesty to appoint the Sheriff of any County in Scotland, other than Renfrew, Perth, or Ross and Cromarty, to be an additional Member of the Board during the Subsistence of such Order, and such Sheriff shall receive such Remuneration as the Commissioners of Her Majesty's Treasury may think proper, not exceeding

When Order is issued, Board to be vested with certain Powers.

One hundred and fifty Pounds per Annum, to be paid out of Money to be voted for that Purpose by Parliament; and the Power to ap-Board may also appoint a General or Superintending Medical Officer to act under their Directions during such Period, and such Officer shall receive a Salary to be fixed and paid in like Manner; and the Board may, with the Sanction of the said Commissioners of Her Majesty's Treasury, employ such additional Clerks as may be necessary during such Period; and the Salary of such Clerks and the Office Expenses incurred under this Act shall be defrayed in the same Manner as the general Expenses of the Board are now defrayed.

point a Medical Officer and additional Clerks.

33. From Time to Time, after the issuing of any such Order as aforesaid, and whilst the same continues in force, the Board may issue such Directions and Regulations as they shall think fit for the Prevention, as far as possible, or Mitigation of such epidemic, endemic, or contagious Diseases, and from Time to Time may revoke, renew, and alter any such Directions and Regulations; and the same shall extend to all Parts or Places in Local Extent which the Provisions of this Act for the Prevention and Mitigation of Disease shall, for the Time being, be put in force under such Orders as aforesaid, unless such Directions and Regulations be expressly confined to some of such Parts or Places, and then to such Parts or Places as therein are specified; and (subject to the Power of Revocation and Alteration herein contained) such Directions and Regulations shall continue in force so long as the said Provisions of this Act shall, under such Order, be applicable to the same Parts or Places; and all such Directions and Regulations shall be published by being inserted in the Edinburgh Gazette, which Publication shall be conclusive Evidence thereof, and may be further published, and may be specially communicated to any Local Authority, by the Secretary of the Board, as the Board may direct.

Power to Board to issue Regulations to carry out such Provisions of Order.

and Duration of the Regula. tions of the Board.

Publication of Rules and Regu-

Orders of

Council, &c. laid before Parliament.

35. The Board, by such Directions and Regulations, may Matters to be provided for by such Regulations.

34. Every Order of Her Majesty's Privy Council, and Direction and Regulation of the Board under Part III. of this Act, shall be laid before both Houses of Parliament forthwith upon the issuing thereof, if Parliament be then sitting, and if not then within Fourteen Days next after the Commencement of the then next Session of Parliament.

provide.

For the speedy Interment of the Dead:

For House to House Visitation:

For the dispensing of Medicines, and for affording to Persons afflicted by or threatened with such epidemic, endemic, or contagious Diseases such Medical Aid and such Accommodation as may be required:

For any such Matters or Things as may to them appear advisable for preventing or mitigating such Diseases:

And the Local Authority shall superintend and see to the Execu-rity shall tion of such Directions and Regulations, and shall do and provide all such Acts, Matters, and Things as may be advisable for mitigating such Disease, or for superintending or aiding in the tion for violat-

Local Authoexecute Regulations, and may direct Prosecu-Execution ing the same.

30 & 31 Vict.

Execution of such Directions and Regulations, or for executing the same, as the Case may require, and may direct any Prosecutions or legal Proceedings for or in respect of the wilful Violation or Neglect of any such Directions and Regulations, and such wilful Violation or Neglect shall be deemed to be an Offence under this Act.

Power for Local Authority, &c. to enter Premises.

36. The Local Authority acting in the Execution of such Directions and Regulations, or the Officers or Persons by them in this Behalf authorized, may enter at reasonable Times in the Daytime and inspect any Premises where they have Ground for believing that any Person has recently died of any such Disease, or that Necessity may otherwise exist for executing in relation to the Premises any of such Directions and Regulations.

When overcrowded Houses to come under Common Lodging Houses Provisions.

37. When any such Order of Council is in force in any Place, on the Certificate of a Sanitary Inspector, or of a Medical Officer, or of Two duly qualified Medical Practitioners, or other sufficient Evidence, that any House or Part of a House is so overcrowded as to be dangerous to Health, the Local Authority shall have Power to regulate the same according to the Provisions of this Act in reference to Common Lodging Houses.

Order in Council to extend to Ports and Arms of the Sea.

38. All Orders of Council for executing this Act shall extend to Ports and Arms of the Sea lying within the Jurisdiction of the Admiralty, and adjacent to the Places to which such Orders relate; and the Board may issue, under the said Orders, Directions and Regulations for cleansing, purifying, ventilating, and disinfecting, and preventing Disease in Ships and Vessels, as well upon Arms and Ports of the Sea aforesaid as upon inland Waters.

PART IV.

General Prevention and Mitigation of Disease.

Power to provide Hospitals. 39. The Local Authority may provide within their District Hospitals or temporary Places for the Reception of the Sick, for the Use of the Inhabitants.

Such Authority may build such Hospitals or Places of Reception, provided the Board approve of the Situation and Construction thereof, or they may make Contracts for the Use of any existing Hospital or Part of an Hospital, or for the temporary Use of any Place for the Reception of the Sick.

Such Authority may enter into any Agreement with any Person or Body of Persons having the Management of any Hospital for the Reception of the sick Inhabitants of their District, on Payment by the Local Authority of such annual or other Sum as may

be agreed upon.

Two or more contiguous Local Authorities having respectively the Power to provide separate Hospitals may combine in providing a Common Hospital, provided the Board approve of the Situation and Construction thereof, and all Expenses incurred by such Authorities in providing such Hospital shall be deemed to be Expenses incurred by them respectively in carrying into effect the Purposes of this Act, and if any Question shall arise as to the Allocation of Expenses, the same shall be determined by the

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Board, whose Decision shall be final; and such Common Hospital shall be deemed to be for the Purposes of this Act an Hospital within the District of each of the Local Authorities so combining.

40. The Local Authority in each District may provide a proper Power to Place, with all necessary Apparatus and Attendance, for Disinfec- provide Means tion of Woollen or other Articles, Clothing, or Bedding which of Disinfection have become infected, and they may cause any Articles brought and Carriages for Disinfection to be disinfected free of Charge; and it shall be for Conveyance lawful at all Times for the Local Authority to provide and main-Persons. tain a Carriage or Carriages suitable for the Conveyance of Persons suffering under any contagious or infectious Disease, and to pay the Expense of conveying any Person therein or otherwise to a Hospital or Place for the Reception of the Sick or to his own Home; and farther, if the Local Authority shall be of opinion. upon the Certificate of any legally qualified Medical Practitioner. that the cleansing and disinfecting of any House or Part thereof. and of any Articles therein likely to retain Infection, would tend to prevent or check contagious or infectious Disease, it shall be the Duty of the Local Authority to give Notice in Writing, requiring the Occupier or Owner of such House or Part thereof to cleanse and disinfect the same; and if the Person to whom Notice is so given fail to comply therewith within the Time specified in the Notice, he shall be liable to a Penalty not exceeding One Pound for every Day during which he continues to make default; and the Local Authority shall cause such House or Part thereof to be cleansed and disinfected, and may recover the Expenses incurred from the Occupier or Owner; and when such Occupier or Owner is from Poverty or otherwise unable, in the Opinion of the Local Authority, effectually to carry out such cleansing and Disinfection, the Local Authority may, at their own Expense, cleanse and disinfect such House or Part thereof, and any such Articles therein.

41. The Local Authority may erect such public Waterclosets, Local Autho-Privies, and Urinals, and in such Situations, as they may think fit, rity may erect and may defray the Expense thereof, and of keeping the same in public Water-Repair and in good Order, and shall cause such Privies to be cleansed daily; and the Local Authority may also, by written Notice to the Owner or Occupier of any Schoolhouse or of any Factory or Building in which more than Ten Persons are employed at One Time in any Manufacture, Trade, or Business, require them or either of them, within a Time specified, to construct a sufficient Number of Waterclosets or Privies for the separate Use of each Sex; and any Person failing to comply with such Notice shall be liable for each Offence in a Penalty not exceeding Twenty Pounds.

42. Where a Hospital or Place for the Reception of the Sick Removal of is provided or exists within the District of a Local Authority, the Persons sick Sheriff or any Magistrate or Justice may, on the Application of the Local Authority, with the Consent of the Superintending Body of such Hospital or Place, by Order on a Certificate signed by a Lodging, in legally qualified Medical Practitioner, direct the Removal to such any District. Hospital or Place for the Reception of the Sick, at the Cost of

closets, &c.

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the Local Authority, of any Person suffering from any dangerous. contagious, or infectious Disorder, and being without proper Lodging or Accommodation, or lodged in a Room occupied by others besides those in attendance on such Person, or being on board any Ship or Vessel, or may direct the Removal from the Room occupied by such Person of all others not in attendance on him, the Local Authority providing suitable Accommodation for such other Persons.

Places for the Reception of dead Bodies may be provided at the Public Expense.

43. Any Local Authority may provide a proper Place for the Reception of dead Bodies, and where any such Place has been provided, and any dead Body of One who has died of any infectious Disease is retained in a Room in which Persons live or sleep, or any dead Body which is in such a State as to endanger the Health of the Inmates of the same House or Room is retained in such House or Room, the Sheriff or any Magistrate or Justice may, on a Certificate signed by a legally qualified Medical Practitioner, order by a Writing under his Hand the Body to be removed to such proper Place of Reception at the Cost of the Local Authority, and direct the same to be buried within a Time to be limited in such Order; and unless the Friends or Relations of the Deceased undertake to bury the Body within the Time so limited, and do bury the same, it shall be the Duty of the Local Authority to bury such Body; and it shall also be the Duty of the Local Authority to bury any dead Body found within the District, and which is unclaimed, or which no sufficient Person undertakes to bury; but any Expense so incurred in regard to any such Burial may be recovered by the Local Authority in a summary Manner from any Person legally liable to pay the Expense of such Burial.

Burial of dead Bodies.

In Burghs, &c. the Local Authority may make Regulations as to Lodging Houses, with Consent of the Board.

The Local Authority having Jurisdiction under this Act in any Burgh or populous Place, containing, according to the Census last taken, a Population of not less than One thousand Inhabitants, may, after Publication of the proposed Regulations in One or more Newspapers circulating in the District for One Month, make, with Consent of the Board, Regulations for all or any of the following Matters; that is to say,

1. For fixing the Number of Persons who may occupy a House or Part of a House which is let in Lodgings or occupied by Members of more than One Family:

2. For the Registration of Houses thus let or occupied in Lodgings:

3. For the Inspection of such Houses, and the keeping the same in a cleanly and wholesome State:

4. For enforcing therein the Provision of Privy Accommodation. or Watercloset Accommodation, and other Appliances and Means of Cleanliness in proportion to the Number of Lodgings and Occupiers, and the cleansing and Ventilation of the Common Passages and Staircases:

5. For the cleansing and limewhiting at stated Times of such

Premises:

6. For the Enforcement of the above Regulations by Penalties not exceeding Forty Shillings for any One Offence, with an additional Penalty not exceeding Twenty Shillings for

every

every Day during which a Default in obeying such Regulations may continue.

45. It shall not be lawful to let separately, except as a Ware- Rules as to house or Storehouse, or to suffer to be occupied as a Dwelling Place, any Cellar whatsoever, or any Vault or underground Room (not being entirely open on one or other of its Sides), which Vault or Room shall be less in Height from the Floor to the Ceiling than Seven Feet in the Case of Houses built prior to the passing of this Act, or less in Height than Eight Feet in the Case of Houses built subsequently to the passing hereof, or which shall be less than One Third of its Height above the Level of the Street or Ground adjoining the same, or otherwise shall not have Three Feet at least of its Height from the Floor to the Ceiling above the said Level, with an open Area of Two Feet Six Inches wide from the Level of the Floor of such Vault or Room up to the Level of the said Street or Ground, or which shall not have appurtenant thereto the Use of a Watercloset or Privy and Ashpit. or which shall not also have a glazed Window made to open to the full Extent of the Half thereof, the Area of which is not less than Nine Superficial Feet clear of the Frame, and a Fireplace with a Chimney or Flue, or which Vault or underground Room being an inner or back Vault or Cellar let or occupied along with a front Vault or Room, as Part of the same Letting or Occupation, has not a ventilating Flue (unless such inner or back Vault or Room shall be Part of a House built before the passing of this Act), or which shall not be well and effectually drained by means of a Drain, the uppermost Part of which is One Foot at least below the Level of the Floor of such Vault, Cellar, or Room, after the Local Authority have given Notice to the Owners thereof that the letting of such Cellars, Vaults, or underground Rooms as Dwelling Places is prohibited from that Time forth; and it shall be the Duty of the Local Authority to issue such Notices from Time to Time, as soon as is convenient, until such Notice has been given with respect to every Cellar, Vault, or underground Room occupied as a Dwelling House within the District; and it shall not be lawful, after such Notice, to let or continue to let, or to occupy or suffer to be occupied, separately, as a Dwelling House, any such Cellar, Vault, or underground Room.

46. Every Person who lets separately, or who knowingly suffers Penalty on to be occupied for Hire as a Dwelling, any Vault, Cellar, or Room letting undercontrary to the Provisions of this Act, shall be liable to a Penalty not exceeding Twenty Shillings for every Day during which such Vault, Cellar, or Room is so occupied after Conviction of

the First Offence.

47. Where Two Convictions against the Provisions of this Act Cases in which relating to the overcrowding of any House, or the Occupation of Two Convic-any Cellar, Vault, or underground Room as a separate Dwelling tions have oc-Place, shall have taken place within the Period of Three Months, Three Months. whether the Person so convicted were or were not the same, it shall be lawful for the Sheriff or any Magistrate or Justice to direct the closing of such Premises for such Time as he may deem necessary, and, in the Case of Cellars occupied as aforesaid, to Ii3

underground Dwellings.

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tions have oc-

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tious Disorder

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suffering.

Conveyance

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empower the Local Authority to permanently close the same in such Manner as they may deem fit.

48. If any Person suffering from any infectious Disorder shall enter, or any Person in charge of a Person so suffering shall place ing from infecsuch Person in, any Steamboat, Sailing Vessel, Railway Carriage, Stage Coach, Hackney Carriage, or other public Conveyance without previously notifying to the Owner or Person in charge thereof that such Person is so suffering, the Person so contravening this Provision shall, on Conviction thereof before any Sheriff, Magistrate, or Justice, be liable to a Penalty not exceeding Five Pounds; and no Owner or Person in charge of any public Con-

veyance shall be bound to convey any Person so suffering.

Penalty on any Person, with infectious Disorder, exposing himself, or on any Person in charge of such Sufferer causing such Exposure.

49. Any Person suffering from any infectious Disorder who wilfully exposes himself, without proper Precaution against spreading the said Disorder, in any Street, public Place, or public Conveyance, and any Person in charge of One so suffering who so exposes the Sufferer, and any Owner or Person in charge of a public Conveyance who does not immediately provide for the Disinfection of his Conveyance after it has, with the Knowledge of such Owner or Person in charge, conveyed any such Sufferer, and any Person who, without previous Disinfection, knowingly gives, lends, sells, transmits, or exposes any Bedding, Clothing, Rags, or other Things which have been exposed to Infection from such Disorders, shall, on Conviction of such Offence before the Sheriff or any Magistrate or Justice, be liable to a Penalty not exceeding Five Pounds: Provided that no Proceedings under this Section shall be taken against Persons transmitting with proper Precautions any such Bedding, Clothing, Rags, or other Things for the Purpose of having the same disinfected.

Penalty on Persons letting Houses in which infected Persons have been lodging.

50. If any Person knowingly lets any House, Room, or Part of a House in which any Person suffering from any infectious Disorder has been to any other Person without having such House, Room, or Part of a House, and all Articles therein liable to retain Infection, disinfected to the Satisfaction of a qualified Medical Practitioner, as testified by a Certificate given by him, and lodged with the Sanitary Inspector or other Person appointed to perform the Duties of Sanitary Inspector, such Person shall be liable to a Penalty not exceeding Twenty Pounds. For the Purposes of this Section the Keeper of an Inn or Hotel shall be deemed to let Part of a House to any Person admitted as a Guest into such Inn or Hotel.

Removal of Manure in Mews, &c.

51. Where Notice has been given by the Local Authority or their Officer or Officers for the periodical Removal of Manure or other refuse Matter from Mews, Stables, or other Premises (whether such Notice shall be by public Announcement in the Locality or otherwise), and subsequent to such Notice the Person or Persons to whom the Manure or other refuse Matter belongs shall not so remove the same, or shall permit a further Accumulation, and shall not continue such periodical Removal at such Intervals as the Local Authority or their Officer or Officers shall direct, he or they shall be liable, without further Notice, to a Penalty of not exceeding Twenty Shillings per Day for every Day during which

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which such Manure or other refuse Matter shall be permitted to accumulate, such Penalty to be recovered in a summary Manner.

52. Any Ship lying in any River, Harbour, or other Water Provision as to shall be subject to the Local Authority of the District within or Ships within ex adverso of which such River, Harbour, or other Water is situate, and to the Sheriff, Magistrates, and Justices of the Peace Authority. having Jurisdiction in such District, and shall be within the Provisions of this Act in the same Manner as if such Ship were a House within such District, and the Master or other Officer in charge of such Ship shall be deemed for the Purposes of this Act to be the Occupier of such Ship; but this Section shall not apply to any Ship belonging to Her Majesty or to any Foreign Government.

the Jurisdiction of Local

53. For the Purposes of this Act, any Ship that is in a Place Provision as to within Three Miles of the Coasts of Scotland, and not within the District of District of a Local Authority, shall be deemed to be within the District of such Local Authority as may be prescribed by the Board, and until a Local Authority has been prescribed then of the Local Authority whose District nearest adjoins the Place where such are lying. Ship is lying, the Distance being measured in a straight Line.

Local Authority extending to Places

54. Whenever, in compliance with any Regulation of the Board Medical Officer which they may be empowered to make under this Act, any Medical Officer shall perform any Medical Service on board of any Ship, such Medical Officer shall be entitled to charge extra for any such Service, at the general Rate of his Allowance for his Services on board any for the Parish or Place for which he is appointed, and such Charges shall be payable by the Person in charge of the Ship, on behalf of the Owners, together with any reasonable Expenses for the Treatment of the Sick; and if such Services shall be rendered by any Medical Practitioner who is not a Medical Officer, he shall be entitled to charge for any Service rendered on board, with extra Remuneration on account of Distance, at the same Rates as those which he is in the habit of receiving from private Patients of the Class of those attended and treated on Shipboard, to be paid as aforesaid; and in case such Charges be not paid, the Medical Officer or Practitioner may bring an Action against the Person in charge of such Ship for the same, and the Ship, Cargo, and Tackle thereof shall be subject to a Lien for the Amount of such Charges.

of Parish to be allowed to charge for attending Sick Ship, and to be paid by Cap-

55. Any Local Authority may, with the Sanction of the Board, Power to relay down Rules for the Removal to any Hospital to which such move to Hospi-Authority are entitled to remove Patients, and for keeping in such talsick Persons Hospital so long as may be necessary, any Persons brought within Ships. their District by any Ship who are infected with an infectious Disorder, and they may by such Rules impose any Penalty not exceeding Five Pounds on any Person committing any Offence against the same.

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56. Every Ship having on board any Person affected with a Description of dangerous or infectious Disorder shall be deemed to be within Ships within the Provisions of the Act of the Sixth Year of King George Provisions of the Fourth, Chapter Seventy-eight, intituled An Act to repeal the and Power to several Laws relating to Quarantine, and to make other Pro- reduce Penalties. 1 i 4 visions

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imposed thereby.

visions in lieu thereof, although such Ship has not commenced the Voyage, or has come from or is bound for some Place in the United Kingdom; and nothing in this Act contained shall interfere with or prevent the Execution of any Orders, Regulations, or Restrictions to be made by the Lords and others of Her Majesty's Privy Council pursuant to the said Act; and any Expenses incurred by any Local Authority in carrying into effect such Orders, Regulations, or Restrictions shall be deemed to be Expenses incurred by them in carrying into effect this Act; and all Penalties imposed by the said Act of the Sixth Year of King George the Fourth, Chapter Seventy-eight, may be reduced by the Justices or Court having Jurisdiction in respect of such Penalties to such Sum as the Justices or Court think just.

Power to defray Cost of Vaccination in certain Cases. 57. The Local Authority may defray the Cost of vaccinating such Persons as to them may seem expedient, not being Paupers or the Children of Paupers, or Persons ordered to be vaccinated in Terms of the Eighteenth Section of the Act Twenty-six and Twenty-seven *Victoria*, Chapter One hundred and eight.

Power to provide Grounds for public Recreation.

58. The Local Authority may provide, maintain, lay out, and improve Grounds for public Recreation, and support or contribute towards any Premises provided for such Purposes by any Person whomsoever.

PART V.

Regulation of Common Lodging Houses.

Common Lodging Houses to be registered.

59. The Local Authority shall cause a Register to be kept, in which shall be entered the Names and Residences of the Keepers of all Common Lodging Houses within the District of the Local Authority, and the Situation of every such House, and the Number of Lodgers authorized according to this Act to be kept therein, and in each Apartment thereof; and the Local Authority may refuse to register as the Keeper of a Common Lodging House any Person who does not produce to the Local Authority a Certificate of Character, in such Form as the Local Authority shall direct, signed by Three Inhabitant Householders of the Parish respectively assessed for the Relief of the Poor of the Parish within which such Lodging House is situate; and the Local Authority may, from Time to Time, on the Approval of the Board. raise or diminish the Sum payable per Night, according to which, as herein-before mentioned, it is ascertained whether a House or Part thereof is a Common Lodging House, but so as not to exceed Sixpence per Night.

No Lodger to be received in Common Lodging House till it has been inspected and registered. 60. From and after the Date when this Act shall come into operation, it shall not be lawful to keep or use as a Common Lodging House any House, not being a Licensed Victualling House, or to receive or retain any Lodgers therein, unless such House shall have been inspected and approved for that Purpose by the Inspector of Common Lodging Houses for the District, and shall have been registered as by this Act provided; and if any Person shall contravene this Enactment he shall be guilty of an Offence under this Act.

61. A Copy of an Entry made in a Register kept under this Evidence of Act, purporting to be certified by the Person having the Charge Register. of such Register to be a true Copy, shall be received in all Courts and on all Occasions whatsoever as Evidence, and shall be primâ facie Proof of all Things therein registered, without the Production of the Register, or of any Document, Act, or Thing on which the Entry is founded, or Proof of the Signature; and every Person applying at a reasonable Time shall be furnished by the Person having such Charge with a certified Copy of any such Entry for Payment of Twopence.

and Regulations respecting Common Lodging Houses within its Jurisdiction for the well ordering of such Houses, and for the Separation of the Sexes therein, and for fixing the Number of Lodgers which may be received in each such House, and in each Room therein, and for promoting the Cleanliness and Ventilation of such Houses, and with respect to the Inspection thereof, and the Conditions and Restrictions under which such Inspection may be made; and the said Local Authority may, by any such Rules and Regulations, impose upon Offenders against the same such reasonable Penalties as they shall think fit, not exceeding the Sum of Five Pounds for each Offence, and in the Case of a continuing Offence a further Penalty not exceeding the Sum of Forty Shillings for each Day after written Notice of the Offence from the said Local Authority; and the said Local Authority may alter or repeal any such Rules and Regulations: Provided always, that all such Kules and Regulations imposing any Penalty shall be so framed as to allow of the Recovery of any Sum less than the full Amount of the Penalty: Provided also, that such Rules and Regulations shall not be of any Force or Effect until the same be submitted to and confirmed by the Board, who are hereby empowered to confirm or disallow the same as they may think proper: Provided further, that no such Rules and Regulations shall be confirmed unless Notice of the Intention to apply for Confirmation of the same shall have been given in One or more of the public Newspapers usually circulated within the Parish or Place to which such Byelaws relate One Month at least before the making of such Application; and for One Month at least before any such Application a Copy of the proposed Rules and Regulations, in Writing, signed by the Chairman of the Meeting at which they were made, shall be kept at the Office or usual Place of Meeting of the Local Authority, and be open during Business Hours thereat for the Inspection of Parties assessed to the Relief of the Poor in such Parish or Place, without Fee, and the Local Authority shall cause every such Party assessed as

63. All such Rules and Regulations made by the Local Such Rules and Authority in pursuance of this Act shall, when confirmed as Regulations aforesaid, be printed, and hung up in the Office or usual Place of when con-Meeting of the said Local Authority, and Copies thereof shall firmed to be

aforesaid who shall apply for the same to be furnished with a Copy thereof, on Payment of Sixpence for every One hundred

Words contained in such Copy.

62. The Local Authority may from Time to Time make Rules Power to Local Authority to make Rules and Regulations respecting Common Lodging Houses, to take effect when confirmed by the Board.

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furnished gratis to Keepers of Common Lodging Houses.

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be furnished gratis to every Keeper of a Common Lodging House, and such Keeper shall be bound to keep a Copy thereof hung up in some conspicuous Place in each Room in which Lodgers are received, and Copies shall also be furnished to any Party assessed as aforesaid, upon Application, and Payment of One Penny each for the same; and a Copy of such Rules and Regulations, purporting to be signed by the Secretary of the Board, shall be received in Evidence of such Regulations, and of the duly making and confirming thereof, without Proof of the Signature.

Power to Local Authority to require an additional Supply of Water to Common Lodging Houses.

64. Where it appears to the Local Authority that a Common Lodging House is without a proper Supply of Water for the Use of the Lodgers, and that such a Supply can be furnished thereto at a reasonable Rate, the Local Authority may, by Notice in Writing, require the Owner or Keeper of the Common Lodging House, within a Time specified therein, to obtain such Supply, and to execute all Works necessary for that Purpose; and if such Notice be not complied with accordingly, the Local Authority may remove the Common Lodging House from the Register until it be complied with.

Power to Local Authority to order Reports from Keepers of Common Lodging Houses.

65. The Keeper of a Common Lodging House shall from Time to Time, if required by any Order of the Local Authority servedon such Keeper, report to the Local Authority, or to such Person or Persons as the said Local Authority shall direct, every Person who resorted to such House during the preceding Day or Night, and for that Purpose Schedules shall be furnished by the Local Authority to the Persons so ordered to report, which Schedules they shall fill up with the Information required, and transmit to the Local Authority.

Local Authority may remove sick Persons from Common Lodging Houses to Hospitals, &c.

66. When a Person in a Common Lodging House is ill of Fever or any infectious or contagious Disease, the Local Authority may cause such Person to be removed to a Hospital or Infirmary, with the Consent of the Authorities thereof, where different from the Local Authority, and on the Certificate of the Medical Officer of the Parish, or of any qualified Medical Practitioner, that the Disease is infectious or contagious, and that the Patient may be safely removed; and the Local Authority may, so far as they think requisite for preventing the Spread of Disease, cause any Clothes or Bedding used by such Person to be disinfected or destroyed, and may pay to the Owners of the Clothes and Bedding so disinfected or destroyed reasonable Compensation for the Injury or Destruction thereof, the Amount of such Compensation being first certified in Writing upon a List of such Articles.

As to giving &c. occurring in Common Lodging Houses.

67. The Keeper of a Common Lodging House shall, when a Notice of Fever, Person in such House is ill of Fever or any infectious or contagious Disease, give immediate Notice thereof either to the Medical Officer or to the Inspector of Common Lodging Houses, or the Inspector of the Poor of the Parish in which such Common Lodging House is situated, who shall forthwith inform the Local Authority and the Medical Officer that such Notice has been received, and thereupon the Medical Officer shall forthwith visit and report on the Case.

68. The Keeper of a Common Lodging House shall, at all As to Inspec-Times when required by any Officer of the Local Authority, give tion of Com-

him free Access to such House and every Part thereof.

69. The Keeper of a Common Lodging House shall thoroughly cleanse all the Rooms, Passages, Stairs, Floors, Windows, Doors, Wall, Ceilings, Privies, Ashpits, Cesspools, and Drains thereof, to the Satisfaction of the Inspector, and so often as shall be re- Houses, guired by or in accordance with any Regulation of the Local Authority, and shall well and sufficiently, and to the like Satisfaction, limewash the Walls and Ceilings thereof in the First Week of each of the Months of April and October in every Year, and at such other Times as the Local Authority may by Special Order appoint or direct.

70. Where a Keeper of a Common Lodging House is convicted Conviction for of a Third or any subsequent Offence under this Act, it may be adjudged as the Punishment or Part of the Punishment for such Offence that he shall not, at any Time within Five Years, or any keeping Comshorter Period after such Conviction, keep or have or act in the mon Lodging Care or Management of a Common Lodging House, without the Houses. previous Licence in Writing of the Local Authority, which Licence the Local Authority may withhold, or may grant on such Terms and Conditions as they think fit.

mon Lodging Houses.

As to cleansing of Common Lodging

Third Offence, & c.to disqualify Persons from

PART VI.

Sewers, Drains, and Water Supply.

71. All Sewers presently existing within a District, and not Sewers to being private Property, or not being and continuing under the be vested in Management of Persons appointed by the Crown or by Act of Local Autho-Parliament, shall be vested in the Local Authority: Provided always, that nothing in this Act contained shall affect the Rights of any Person or Persons to the Property or Management of any Sewers in virtue of any existing Local or General Police Statute.

72. The Local Authority may, in Terms of the Lands Clauses Power to pur-Acts, acquire the Rights and Powers vested in any Person to chase Sewers. make Sewers, or to use any Sewer, with or without the Buildings and other Things thereto pertaining; provided that they shall make Compensation for the Rights so acquired, and shall also make Compensation to the Proprietors and Occupiers of any Lands and Heritages which may be damaged by reason of the Exercise of the Powers hereby conferred, in Terms of the said last-mentioned Acts.

73. The Local Authority shall have Power to construct within Power to make their District, and, also when necessary for the Purpose of Outfall Sewers. or Distribution of Sewage, without their District, such Sewers as they may think necessary for keeping their District properly cleansed and drained, and may carry such Sewers through, across, or under any Turnpike or other Road, or any Street or Place, or under any Cellar or Vault which may be under the Foot Pavement or Carriageway of any Street or Road, and after reasonable Notice in Writing (if upon the Report of Surveyor it should appear to be necessary), into, through, or under any Lands whatsoever, and from

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from Time to Time to enlarge, lessen, alter, arch over or otherwise improve, or to close up or destroy all Sewers vested in them, provided no Nuisance is created by such Operations; and if any Person is thereby deprived of the lawful Use of any Sewer, the Local Authority shall provide another sufficiently effectual for his Use. The Local Authority shall cause their Sewers to be so constructed, kept, and cleansed as not to be a Nuisance, and for the Purpose of cleansing and emptying them may construct and place, either above or under Ground, such Reservoirs, Sluices, Engines, or other Works as may be necessary, and may cause such Sewers to communicate with and be emptied into such Places as may be fit and necessary either within their District, or, if necessary for the Purpose of Outfall or Distribution of Sewage, without their District, and to cause the Sewage and Refuse therefrom to be collected for Sale or for any Purpose whatsoever.

Sewers to be cleansed.

Powers of utilizing Sewage.

74. The Local Authority may from Time to Time, for the Purpose of utilizing Sewage, agree with any Person as to the Supply of such Sewage or the Distribution thereof over Land, and as to the Works to be made for the Purpose of such Supply or Distribution, and as to the Parties to execute the same and to bear the Costs thereof, and as to the Sums of Money, if any, to be paid for that Supply; provided that no Contract shall be made for the Supply of Sewage for a Period exceeding Five Years, unless with the Authority of the Board, and not for any Period exceeding Twenty-five Years; and the Local Authority may contract for, purchase, or take on Lease any Lands, Buildings, Engines, Materials, or Apparatus for the Purpose of receiving, storing, disinfecting, or distributing Sewage.

but so as not to create a Nuisance.

Power of Entry. 75. In case it shall become necessary to enter, examine, or lay open any Lands or Premises for the Purpose of making Plans, surveying, measuring, taking Levels, examining Works, ascertaining the Course of Sewers or Drains, making or repairing, altering or enlarging Sewers or Drains, or other Purposes ancillary to the Powers herein given as to Sewers and Drains, and the Owner or Occupier of Premises refuses or withholds Access and Leave to perform the said Operations, the Local Authority may apply to the Sheriff, who, if no sufficient Cause be shown to the contrary, shall grant Warrant to the Local Authority, their Officers and others thereby authorized, to enter and do all or any of the Works or Operations foresaid.

Formation of Special Drainage District. 76. Upon Requisition to that Effect made in Writing by not fewer than Ten Inhabitants of the District, the Local Authority shall be bound to meet, after Twenty-one clear Days Notice, and shall consider the Propriety of forming Part of their District into a Special Drainage District, and the Resolution of the Local Authority at such Meeting shall be published in One or more Newspapers circulating in the District; and the Production of such Newspaper, or a Certificate under the Hand of the Chairman or acting Clerk of the Local Authority (whose Signature need not be proved), shall be sufficient Evidence of such Resolution; and within Ten Days after the Date of such Resolution it shall be com-

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petent for any Person interested to appeal against the Resolution to the Sheriff, and the Sheriff, not being a Sheriff Substitute resident within the District, may either approve or disapprove of such Resolution, and if he disapproves thereof he may either find that no Special Drainage District should be formed, or may enlarge or limit the Special District as defined by the Resolution of the Local Authority, or may find that a Special Drainage District should be formed and may define the Limits thereof; and the Decision of the Sheriff shall be binding upon the Local Authority, and shall be final, except where it is pronounced by a Sheriff Substitute, in which Case it may be appealed to the Sheriff.

77. Any Owner or Occupier of Premises within the District Power to drain of a Local Authority liable for General or Special Sewerage or into Sewers of Drainage Assessment shall be entitled to cause his Drains to Local Authoempty into the Sewers of such Local Authority, on condition of his giving Twenty Days previous Notice of his Intention so to do to the Local Authority, and of complying with their Regulations in respect of the Mode in which the Communications between such Drains and Sewers are to be made, and subject to the Control of any Person who may be appointed by the Local Authority to

superintend the making of such Communications.

78. Any Owner or Occupier of Premises beyond the Limits of Use of Sewers the District of a Local Authority or within said Limits who is not liable for General or Special Sewerage or Drainage Assessment may cause any Sewer or Drain from such Premises to communicate with any Sewer of the Local Authority, upon such Terms and Conditions as may be agreed upon between such Owner or Occupier and such Local Authority, or, in case of Dispute, shall be settled by the Sheriff.

79. Every Person not being authorized by the Local Authority Penalty for who shall make any Drain into any Sewer vested in the Local making un-Authority shall be liable in a Penalty not exceeding Five Pounds authorn Drains. besides shutting up said Drain or paying the Expense of shutting

it up.

80. Before entering into any Contract for executing any such Estimates for Work as herein-before or after mentioned, falling under Part VI. Work. of this Act, or connected with Sewage or Drainage, if the Expense thereof may exceed Thirty Pounds, the Local Authority shall procure from a Surveyor an Estimate of the probable Expense of constructing the same in a substantial Manner, and of the yearly Expense of maintaining the same in repair; and such Surveyor shall accompany such Estimate with a Report as to the most advantageous Mode of constructing such Work, whether under a Contract for constructing the same merely, or a Contract for constructing the same and maintaining it in repair during a given Term of Years.

81. Unless with Consent of the Local Authority, no Building Not to build shall be erected over any Sewer belonging to the Local Authority, over Sewers. and no Vault, Arch, or Cellar shall be made so as to interfere with any such Sewer.

82. All Sewers and Drains, whether public or private, shall Sewers to be be provided by the Persons to whom they severally belong, with trapped.

by Persons beyond Dis-

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proper Traps or other Coverings or Means of Ventilation, so as to prevent Stench or deleterious Exhalation.

Distilleries, &c. to deposit Refuse. C. 101.

83. The Owners or Occupiers of Distilleries, Manufactories, and other Works shall be compelled, where possible, to dig, make, and construct Pools or Reservoirs within their own Ground, or as near their Works as possible, for receiving and depositing the Refuse of such Works, so far as offensive or injurious to the Health of those living in the Vicinity thereof, or to use the best practical Means for rendering the same inoffensive or innoxious before discharging it into any River, Stream, Ditch, Sewer, or other Channel.

Drain discharging below High-water Mark.

84. If the Local Authority shall consider it necessary for Public Health that any Drain should discharge itself below Highwater Mark, they shall be entitled, with the Consent of the Board of Trade, (without Prejudice to any Question as to the Right to the Foreshores,) to construct the requisite Works for that Purpose.

As to the Drainage of Houses.

85. If a Dwelling House, Distillery, Manufactory, or other Work, or any Erection, or Enclosure for the keeping of Live Stock within the District of a Local Authority is without a Drain, or without such Drain as is sufficient for effectual Drainage, the Local Authority may, by Notice, require the Owner of such House, Distillery, Manufactory, Work, Erection, or Enclosure, within a reasonable Time therein specified, to make a sufficient Drain emptying into any Sewer which the Local Authority are entitled to use, and with which the Owner is entitled to make a Communication, so that such Sewer be not more than One hundred Feet from the Site of the said Premises of such Owner; but if no such Means of Drainage are within that Distance, then emptying into such covered Cesspool or other Place, not being under any House, as the Local Authority may direct; and if the Person on whom such Notice is served fails to comply with the same, the Local Authority may, at the Expiration of the Time specified in the Notice, do the Work required, and the Expenses incurred by them in so doing may be recovered from such Owner in a summary Manner.

Power of borrowing for Sewers.

86. It shall be lawful for the Local Authority to borrow for the Purpose of making, enlarging, or constructing Sewers, and on the Security of the after-mentioned Special Sewer Assessments. where such exist, and General Assessments, or either of them, such Sums of Money, and at such Times, as the Local Authority shall deem necessary for that Purpose, and to assign the said Special Sewer Assessments and General Assessments or any of them in Security of the Money to be so borrowed; and the Bonds to be granted on such borrowing and Transferences or Assignations and Discharges thereof may be in or near to the Forms contained in the Schedule hereto annexed, and such Bonds shall be signed by the Chairman and Two Members of the Local Authority, and shall constitute a Lien over the Special Sewer Assessments and General Assessments thereby assigned, and shall entitle the Creditors therein to recover the Sums thereby due from the Local Authority out of the first and readiest of the said Special and General Assessments; but no Member or Officer of

the Local Authority shall be personally liable for the Repayment of such Money so borrowed, and all such Obligations shall be deemed and taken to be granted on the sole Security of the Assessments assigned; and the Money so borrowed shall be repayable either in One Sum or by Instalments as may be arranged between the Local Authority and the Lender, but so that the same shall be wholly repaid, together with the accruing Interest, within Thirty Years from the Date of the Loan, but the Amount of such Loans, including Interest, shall form a Charge against the Assessments of the Years intervening between the Date of such Loans and the Date of full Repayment in equal Proportions; and the Money so borrowed as aforesaid shall be applied wholly in defraying the Expense of making, enlarging, and re-constructing Sewers, and to no other Purpose whatsoever.

87. Two or more Local Authorities may, with the Sanction of Local Authothe Board, combine together for the Purpose of executing and maintaining any Works by this Act authorized in regard to Sewerage or Drainage that may be for the Benefit of their respective Districts; and all Monies which they may agree to contribute for the Execution and Maintenance of such common Works shall, in the Case of each Local Authority, be deemed to be Expenses incurred by them in the Execution of Works within

their District.

88. With respect to Burghs having a Population of Ten thousand or upwards according to the Census last taken, or having a Local Act for Police Purposes, it shall be lawful for the Local Authority, if they think it expedient so to do, to contract or arrange with any Water Company established by Act of Parliament for a Supply of Water, or, where there is no such Company, themselves to provide a Supply of Water, to such Extent as may be necessary for the sanitary and other public Purposes of this Act herein-before provided.

89. With respect to the Improvement of Burghs having a Population of less than Ten thousand, according to the Census last taken, and not having a Local Act for Police Purposes, and with respect to Parishes (exclusive of any Parts of such Parishes as are situated within the District of any Local Authority other

than the Parochial Boards of such Parishes),—

(1.) The Local Authority, if they think it expedient so to do, may acquire and provide or arrange for a Supply of Water for the domestic Use of the Inhabitants, and for that Purpose may conduct Water from any Lake, River, or Stream, may dig Wells, make and maintain Reservoirs, may purchase, take upon Lease, hire, construct, lay down, and maintain such Waterworks, Pipes, and Premises, and do and execute all such Works, Matters, and Things as shall be necessary and proper for the aforesaid Purpose, and may themselves furnish a Supply of Water, or contract or arrange with any other Person to furnish the same; and for the Purposes aforesaid the Local Authority shall be held to have all the Powers and Rights given to Promoters of Undertakings by the

rities may combine. -

Supply of Water for Burghs above 10,000.

Supply of Water for Burghs under

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Lands Clauses Acts: Provided always, that they shall make reasonable Compensation for the Water so taken by them, and for the Damage which may be done to any Lands by reason of the Exercise of the Powers hereby conferred in Terms of the said Acts; and further, that for the Purposes of this Act the Words "Lands" and "Land" in the said Acts and in this Act shall include "Water" and the Right thereto: Provided also, that it shall not be lawful for the Local Authority to provide or supply Water in any Burgh, Parish, or District which any Company, established by Act of Parliament, is authorized to supply with Water, unless the Local Authority shall previously have purchased or acquired the Undertaking of such Company:

House without Supply of Water.

(2.) If any House within the District is without a proper Supply of Water at or near the same, the Local Authority shall compel the Owner to obtain such Supply, and to do all such Works as may be necessary for that Purpose:

Water for Baths, &c.

(3.) The Local Authority, if they have any surplus Water after fully supplying what is required for domestic Purposes, may supply Water from such Surplus to any public Baths and Wash-houses, or for trading or manufacturing Purposes, on such Terms and Conditions as may be agreed on between the Local Authority and the Persons desirous of being so supplied: Provided, that when Water is thus supplied from such Surplus, it shall not be lawful for the Local Authority to charge the Parties obtaining the same both with the Special Water Assessment and also for the Supply of Water obtained by them; but the Local Authority may either charge the Special Water Assessment leviable on such Premises, or charge for the Supply of Water furnished to the same, as they shall think fit:

Cisterns, &c. to be supplied with Water. (4.) The Local Authority may cause all existing public Cisterns, Pumps, Wells, Reservoirs, Conduits, Aqueducts, and Works used for the gratuitous Supply of Water to the Inhabitants to be continued, maintained, and plentifully supplied with Water, and may, if they shall think fit, provide and gratuitously supply Water for any public Baths or Wash-houses established otherwise than for private Profit or supported out of any Burgh Rates:

Special Water Supply District. (5.) Upon Requisition to that Effect made in Writing by not fewer than Ten Inhabitants of the District, the Local Authority shall be bound to meet, after Twenty-one clear Days Notice, and shall consider the Propriety of forming Part of their District into a Special Water Supply District, and the Resolution of the Local Authority at such Meeting shall be published in One or more Newspapers circulating in the District; and the Production of such Newspaper, or a Certificate under the Hand of the Chairman or acting Clerk of the Local Authority

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Authority (whose Signature need not be proved), shall be sufficient Evidence of such Resolution; and within Ten Days after the Date of such Resolution it shall be competent for any Person interested to appeal against the same to the Sheriff; and the Sheriff, not being a Sheriff Substitute resident within the District, may either approve or disapprove of such Resolution; and if he disapproves thereof he may either find that no Special Water Supply District should be formed, or may enlarge or limit the Special District as defined by the Resolution of the Local Authority, or may find that a Special Water Supply District should be formed, and may define the Limits thereof; and the Decision of the Sheriff shall be binding upon the Local Authority, and shall be final, except where it is pronounced by a Sheriff Substitute. in which Case it may be appealed to the Sheriff:

(6.) It shall be lawful for the Local Authority to borrow for Power to borthe Purpose of constructing, purchasing, enlarging, or re-constructing such Works as are herein authorized for providing a Supply of Water for the Use of the Inhabitants of the District, or for the Purpose of entering into and implementing any Contract or Arrangement with any Person for such Supply, and on the Security of the after-mentioned Special Water Assessments, where such exist, and of General Assessments, or either of them, such Sums of Money and at such Times as the Local Authority shall deem necessary for that Purpose, and to assign the said Special Water Assessments and General Assessments, or either of them, in Security of the Money to be so borrowed; and the Bonds to be granted on such borrowing and Transferences or Assignations and Discharges thereof may be in or near to the Forms contained in the Schedule hereto annexed; and such Bonds shall constitute a Lien over the Assessments thereby assigned, and shall entitle the Creditors therein to recover the Sums thereby due from the Local Authority out of the first and readiest of the said Assessments; but no Member or Officer of the Local Authority shall be personally liable for the Repayment of such Money so borrowed, and all such Obligations shall be deemed and taken to be granted on the sole Security of the Assessments thereby assigned, and the Money so borrowed shall be repayable either in One Sum or by Instalments as may be arranged between the Local Authority and the Lender, but so that the same shall be wholly repaid, together with the accruing Interest, within Thirty Years from the Date of the Loan; but the Amount of such Loans, including Interest, shall form a Charge against the Assessments of the Years intervening between the Date of such Loans and the Date of full Repayment in equal Proportions; and the Money so borrowed as aforesaid shall be applied wholly in de-30 & 31 Vict. $\mathbf{K} \mathbf{k}$

row for Water Supply.

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fraying the Expense of purchasing, making, enlarging, and re-constructing such Works, and to no other Purpose whatsoever.

Regulations as to the Purchase of Land, &c. 90. The following Regulations shall be observed with respect to the Purchase and taking of Land otherwise than by Agreement by Local Authorities for the Purposes of this Act:

(1.) The Local Authority before putting in force any of the Powers of the said Lands Clauses Acts with respect to

the Purchase and taking of Land shall

Publication of Notices.

Service of Notices. Publish once at the least, in each of Three consecutive Weeks in the Month of November in some Newspaper circulated in the District or some Part of the District within which such Local Authority has Jurisdiction is situate, an Advertisement describing shortly the Purpose for which the Land is proposed to be taken, naming a Place where a Plan of the proposed Works may be seen at all reasonable Hours, and stating the Quantity of Land that they require; and shall further in the Month of December

Serve a Notice in manner herein-after mentioned on every Owner or reputed Owner, Lessee or reputed Lessee, and Occupier of such Land, defining in each Case the particular Land intended to be taken, and requiring an Answer, stating whether the Person so served assents, dissents, or is neuter in respect of taking such Land; such Notice to be served

By Delivery of the same personally to the Party on whom it is required to be served, or, if such Party is absent abroad, to his Agent; or

By leaving the same at the usual or last known Place of Abode of such Party as aforesaid; or

By forwarding the same by Post in a Registered Letter addressed to the usual or last known Place of Abode of such Party:

Power to Local Board to petition Secretary of State upon Matters herein stated. (2.) Upon compliance with the Provisions herein-before contained with respect to Advertisements and Notices, the Local Authority may, if they shall think fit, present a Petition to One of Her Majesty's Principal Secretaries of State; the Petition shall state the Land intended to be taken, and the Purposes for which it is required, and the Names of the Owners, Lessees, and Occupiers of Land who have assented, dissented, or are neuter in respect of the taking such Land, or who have returned no Answer to the Notice; it shall pray that the Local Authority may, with reference to such Land, be allowed to put in force the Powers of the said Lands Clauses Acts with respect to the Purchase and taking of Land otherwise than by Agreement, and such Prayer shall be supported by such Evidence as the Secretary of State requires:

(3.) Upon the Receipt of such Petition, and upon due Proof of the proper Advertisements having been published and

Secretary of State may direct Inquiry;

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Notices served, the Secretary of State shall take such Petition into consideration, and may either dismiss the same or direct an Inquiry in the District in which the Land is situate, or otherwise inquire as to the Propriety of assenting to the Prayer of such Petition; but until such Inquiry has been made in the District, after such Notice as may be directed by the Secretary of State, no Provisional Order shall be made affecting any Land without the Consent of the Owners, Lessees, and Occupiers thereof:

(4.) After the Completion of the Inquiry as last aforesaid, the and may make Secretary of State may, by Provisional Order, empower Provisional the Local Authority to put in force, with reference to Order. the Land referred to in such Order, the Powers of the said Lands Clauses Acts with respect to the Purchase and taking of Land otherwise than by Agreement, or any of them, and either absolutely or with such Conditions and Modifications as he may think fit, and it shall be the Duty of the Local Authority to serve a Copy of any Order so made in the Manner and upon the Person in which and upon whom Notices in respect of such Land are herein-before required to be served:

(5.) No Provisional Order so made shall be of any Validity unless the same has been confirmed by Act of Parliament, and it shall be lawful for the Secretary of State, as soon as conveniently may be, to obtain such Confirmation, and the Act confirming such Order shall be deemed to be a Public General Act of Parliament:

No Provisional Order valid until confirmed by Parliament.

(6.) All Costs, Charges, and Expenses incurred by the said Costs how to Secretary of State in relation to any such Provisional Order as last aforesaid shall, to such Amount as the Commissioners of Her Majesty's Treasury think proper to direct, become a Charge upon the Assessment or Special Water Supply Assessment levied in the District or Special Water Supply District, as the Case may be, to which such Order relates, and be repaid to the said Commissioners of Her Majesty's Treasury by annual Instalments not exceeding Five, together with Interest after the yearly Rate of Five Pounds in the Hundred, to be computed from the Date of any such last-mentioned Order, upon so much of the Principal Sum due in respect of the said Costs, Charges, and Expenses as may from Time to Time remain unpaid.

be defrayed.

91. The Public Works Loan Commissioners as defined by "The Loans from Public Works Loan Act, 1853," may advance to the Commissioners Public Works mentioned in the One hundred and ninety-sixth Section of "The Police and Improvement (Scotland) Act, 1862," for the Purposes mentioned in that Section, and upon the Security therein mentioned, and to any Local Authority for the Purposes mentioned in Part VI. of this Act, such Sums of Money as may be recommended by One of Her Majesty's Principal Secretaries of State.

Loan Commissioners.

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Execution and Maintenance of Works as to Water Supply.

92. Two or more Local Authorities may combine together for the Purpose of executing and maintaining any Works by this Act authorized in regard to Water Supply that may be for the Benefit of their respective Districts; and all Monies which they may agree to contribute for the Execution and Maintenance of such Common Works shall, in the Case of each Local Authority. be deemed to be Expenses incurred by them in the Execution of Works within their District.

PART VII.

Assessments.

Special Drain-

93. Where any Special Drainage District has been formed as ageAssessment. herein-before provided, the Expense of the Sewerage and Drainage incurred by the Local Authority within the same, or for the Purposes thereof, and the Sums necessary for Payment as before mentioned of any Money borrowed for Sewerage Purposes as herein-before provided, shall be paid out of a Special Assessment which the Local Authority shall raise and levy on and within such Special District, in the same Manner and with the same Remedies and Modes of Recovery as are herein provided for the District of the Local Authority.

Assessments in Burghs under 10,000.

94. With respect to Burghs having a Population of less than Ten thousand according to the Census last taken, and not having a Local Act for Police Purposes, and with respect to Parishes (exclusive of any Parts of such Parishes as are situated within the District of any Local Authority other than the Parochial Boards of such Parishes),-

Special Water Supply Assessment.

(1.) Where any Special Water Supply District has been formed as herein-before provided, the Expense incurred for Water Supply within the same, or for the Purposes thereof, and the Sums necessary for Payment as before mentioned of any Money borrowed for Water Supply Purposes as herein-before provided, shall be paid out of a Special Assessment which the Local Authority shall raise and levy on or within such Special District, in the same Manner and with the same Remedies and Modes of Recovery as are herein provided for the District of the Local Authority:

Assessment for general Expenses incurred in executing this Act.

(2.) All Charges and Expenses incurred by the Local Authority in executing this Act or any of the Acts hereby repealed, and not recovered as herein-before or after provided, may be defrayed out of an Assessment to be levied by the Local Authority along with but as a separate Assessment from any one of the Assessments hereinafter mentioned in this Section; that is to say, the said Assessment shall be assessed, levied, and recovered in like Manner and under like Powers (which Powers are hereby given and are declared to extend over the whole and every Part of the District of the Local Authority)

The Prison Assessment or Police Assessment, as the Local Authority shall resolve, where the Local Authority

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Authority is a Town Council or Police Commissioners, or Trustees acting as Police Commissioners; or if there be no Prison or Police Assessment, an Assessment levied in like Manner as is hereinafter authorized, where the Local Authority is a Parochial Board:

The Assessment for the Relief of the Poor, where the Local Authority is a Parochial Board, or, where there is no such Assessment, by an Assessment levied in such Manner as an Assessment might have been levied for the Relief of the Poor:

Provided always, that where the Local Authority is a Town Council or Police Commissioners, or Trustees acting as Police Commissioners, or where a Parochial Board is the Local Authority in a District, including, as well as the Landward Part of a Parish, a Burgh or Town having a Town Council or Police Commissioners, or Trustees acting as Police Commissioners, the annual Value of the following Lands or Premises shall for the whole Assessments under this Act be held to be the nearest aggregate Sum of Pounds Sterling to One Fourth of the annual Value thereof entered in the Valuation Roll, made up and completed in Terms of the Acts in force for the Valuation of Lands and Heritages in Scotland; viz.,

- All Lands and Premises used exclusively as a Canal or Basin of a Canal, or Towing-path for the same, or as a Railway constructed under the Powers of any Act of Parliament for public Conveyance, excepting the Stations, Depôts, Wharfs, and Buildings, which shall be assessable on their full annual Value:
- 2. All the underground Water or Gas Pipes or underground Works of any Water or Gas Company:
- 3. All Woodland, Arable, Meadow, or Pasture Land, or other Land used for agricultural Purposes:
- 4. All Mines, Minerals, and Quarries:

And in the event of any Dispute arising as to the Lands and Premiscs falling under the above Exceptions, it shall be lawful to the Owner or Occupier of such Lands and Premises to present a Petition to the Sheriff, praying to have the same declared for the Time being liable to Assessment upon the said Proportion of their Value only, and the Sheriff shall thereupon order the Petition to be served on the Local Authority upon a short Induciæ, and, after hearing Parties and taking such Evidence as he shall think necessary, shall pronounce such Judgment as to him shall seem just and right, and which Judgment shall be final, except that where pronounced by a Sheriff Substitute it shall be subject to Appeal to the Sheriff: Provided also, that where a Special Drainage District has been formed as herein-before provided,

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and the Drainage Works therein have been executed and are maintained under the Authority of this Act, the Lands and Premises situated within such Special District shall not be liable to Assessment for the Expense of making Sewers and Drainage Works in other Parts of the District of the Local Authority; and where a Special Water Supply District has been formed as herein-before provided, and a sufficient Supply of Water has been obtained and is maintained therein under the Authority of this Act, the Lands and Premises situated within such Special Water Supply District shall not be liable to Assessment for the Expense of supplying Water for other Parts of the District of the Local Authority:

(3.) The Assessments specified in this and the preceding Section shall not in any Year exceed the Rate of One Shilling and Threepence in the Pound where the Enactments with respect to Water for the domestic Use of the Inhabitants have been put in force, or the Rate of Threepence in the Pound where such Enactments have not

been put in force.

Assessments in Burghs above 10,000, &c.

95. With respect to Burghs having a Population of Ten thousand or upwards, according to the Census last taken, or having a Local Act for Police Purposes,—

(1.) All Charges and Expenses incurred by the Local Authority in executing this Act or any of the Acts hereby repealed, and not recovered as herein-before provided, may be defrayed out of an Assessment to be levied by the Local Authority along with but as a separate Assessment from any other Assessment which they may be entitled to levy; that is to say, the said Assessment shall be assessed, levied, and recovered in like Manner and under the like Powers (which Powers are hereby given and are declared to extend over the whole and every Part of the District of the Local Authority) as—

The Prison Assessment or Police Assessment, as the Local Authority shall resolve, where the Local Authority is a Town Council or Police Commissioners, or Trustees acting as Police Commissioners; or, if there be no Prison or Police Assessment, an Assessment levied in like Manner as is herein-after authorized where the Local Authority is a Parochial Board:

The Assessment for the Relief of the Poor where the Local Authority is a Parochial Board, or, where there is no such Assessment, by an Assessment levied in such Manner as an Assessment might have been levied for the Relief of the Poor:

Provided always, that the annual Value of the following Lands or Premises shall for the whole Assessments under this Act be held to be the nearest aggregate Sum of Pounds Sterling to One Fourth of the annual Value thereof entered in the Valuation Roll, made up and completed

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pleted in Terms of the Acts in force for the Valuation of Lands and Heritages in Scotland; viz.,

- 1. All Lands and Premises used exclusively as a Canal or Basin of a Canal, or Towing-path for the same, or as a Railway constructed under the Powers of any Act of Parliament for public Conveyance, excepting the Stations, Depôts, Wharfs, and Buildings, which shall be assessable on their full annual Value:
- 2. All the underground Water or Gas Pipes or underground Works of any Water or Gas Company:

3. All Woodland, Arable, Meadow, or Pasture Land, or other Land used for agricultural Purposes:

4. All Mines, Minerals, and Quarries: And in the event of any Dispute arising as to the Lands and Premises falling under the above Exceptions, it shall . be lawful to the Owner or Occupier of such Lands and Premises to present a Petition to the Sheriff, praying to have the same declared for the Time being liable to Assessment upon the said Proportion of their Value only, and the Sheriff shall thereupon order the Petition to be served on the Local Authority upon a short Induciæ, and, after hearing Parties and taking such Evidence as he shall think necessary, shall pronounce such Judgment as to him shall seem just and right, and which Judgment shall be final, except that where pronounced by a Sheriff Substitute it shall be subject to Appeal to the Sheriff: Provided also, that where a Special Drainage District has been formed as herein-before provided, and the Drainage Works therein have been executed and are maintained under the Authority of this Act, the Lands and Premises situated within such Special District shall not be liable to Assessment for the Expense of making Sewers and Drainage Works in other Parts of the District of the Local Authority:

(2.) The Assessments specified in this Section and in the Ninety-third Section hereof shall not in any Year exceed the Rate of Threepence in the Pound.

PART VIII.

Enforcement of and Procedure under this Act.

96. If any Nuisance shall exist upon or in Premises possessed Procedure if or managed by the Local Authority, or in which the Local Autho- Local Authority have any Interest, or if the Local Authority shall fail or rity neglect its neglect to perform any Duty imposed upon them by this Act, or to take all due Proceedings in this Act authorized for the Removal of Nuisances or Preservation of Health, or due Regulation of Lodging Houses, or for any other of the Purposes of this Act, it shall be competent for any Two Householders residing within the District, or for the Inspector of the Poor of the Parish, or for the Procurator Fiscal of the Sheriff or Justice of the Peace Court of

Duty under this Act.

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the County, or of the Burgh Court, or for the Board, to give written Notice to such Local Authority of the Matters in which such Neglect exists; and if the Local Authority do not within Fourteen Days after such Notice, or, in the Case of Neglect to enforce any Regulation or Direction of the Board under Part III. of this Act, within Two Days after such Notice, remove or remedy the Nuisance referred to, or in any other Case neglect to take the Steps authorized or required by or under this Act, it shall be competent for the Parties aforesaid, or any One of them, to apply to the Sheriff by summary Petition, and the Sheriff shall thereupon inquire into the same, and may make such Decree as shall in his Judgment be required to enforce the Removal or Remedy of the Nuisance, or otherwise to compel Execution of or carry out the Provisions and Purposes of this Act, and may appoint the same to be carried into effect by and at the Sight of such Persons as he may think fit, and at the Expense of the Local Authority, or of other Parties on whom the Expense ought in his Opinion to be laid, and for Payment of the Expenses of such Application by the Petitioners or by the Local Authority or other Party, as Justice may require; and further, it shall be competent for the Board to present a Petition to the Sheriff, under the Fourth Section of the "Burial Grounds (Scotland) Act, 1855," to the same Effect, and to be followed out in like Manner as if presented by any of the Persons or Parties therein mentioned: Provided always, that in regard to any Nuisance for the Removal of which Drainage Works are necessary, the Sheriff or other Judge or Court may suspend Consideration of the Complaint for such Time as may seem proper, in order to enable a general System of Drainage under any General or Local Act or otherwise to be carried out, the better to remove such Nuisances.

Provision for Refusal or Neglect of Local Authority. 97. In case any Local Authority shall refuse or neglect to do what is herein or otherwise by Law required of them, or in case any Obstruction shall arise in the Execution of this Act, it shall be lawful for the Board, with the Approval of the Lord Advocate, to apply by summary Petition to either Division of the Court of Session, or during Vacation or Recess to the Lord Ordinary on the Bills, which Division or Lord Ordinary are hereby authorized and directed to do therein and to dispose of the Expenses of the Proceedings as to the said Division or Lord Ordinary shall appear to be just.

Procurator
Fiscal may sue
by Directions
of the Board.

98. In any Place within the Jurisdiction of a Local Authority the Procurator Fiscal of the Sheriff Court, on the Board being satisfied that the Local Authority have made default in doing their Duty, may, with the Approval of the Lord Advocate, institute and follow out Proceedings against the Local Authority for compelling them to do their Duty, and may institute and follow out in all respects any Proceeding which the Local Authority of such Place might institute with respect to the Removal of Nuisances or otherwise; and the Expense as between Agent and Client of all such Proceedings shall be paid by the Local Authority, but with such Relief to them against the Author of any Nuisance or any other Party as may be competent.

99. It

99. It shall be the Duty of the Local Authority to make from Duties of Local Time to Time, and also when required by the Board, either by Authorities as themselves or by their Officers, Inspection of the District, with a to Inspection of National Contract of National Contrac view to ascertain what Nuisances exist calling for Abatement of Nuisances, under the Powers of this Act, and to enforce the Provisions of the Act in order to cause the Abatement thereof, also to enforce the Provisions of any Act that may be in force within its District requiring Fireplaces and Furnaces to consume their own Smoke: Where a Nuisance is situated in a District the Local Authority of Procedure which does not cause the same to be abated, and which Nuisance where Nuisance is offensive or injurious to another District, the Local Authority of beyond Disthe latter District may call on the first-mentioned Local Authority to take all competent Steps for Removal of such Nuisance, and the said first-mentioned Local Authority shall be bound to do so accordingly; and any Expense thereby occasioned to the said second-mentioned Local Authority shall be reimbursed by the first-mentioned Local Authority, the Amount of such Reimbursement in the Case of Dispute to be finally determined by the Board.

100. It shall be lawful for the Local Authority, at their Dis- Local Authocretion, to require the Payment of any Costs or Expenses which rity may rethe Owner of any Premises may be liable to pay under this Act, either from the Owner or from any Person who then or at any Time thereafter occupies such Premises, and such Owner or Owner or Occu-Occupier shall be liable to pay the same, and the same shall be pier, and Occurecovered in manner authorized by this Act, and the Owner shall pier paying to allow such Occupier to deduct the Sums of Money which he so pays out of the Rent from Time to Time becoming due in respect of the said Premises, as if the same had been actually paid to such Owner as Part of such Rent: Provided always, that no such Occupier who shall not be the Author of a Nuisance shall be required to pay any further Sum than the Amount of Rent for the Time being due from him, or which, after such Demand of such Costs or Expenses from such Occupier, and after Notice not to pay his Landlord any Rent without first deducting the Amount of such Costs or Expenses, becomes payable by such Occupier, unless he refuse, on Application being made to him for that Purpose by or on behalf of the Local Authority, truly to disclose the Amount of his Rent and the Name and Address of the Person to whom such Rent is payable, but the Burden of Proof that the Sum demanded from any such Occupier is greater than the Rent due by him at the Time of such Notice, or which has since accrued, shall lie upon such Occupier: Provided also, that nothing herein contained shall be taken to affect as between the contracting Parties any Contract made or to be made between any Owner, Tenant, or Occupier of any House, Building, or other Property, whereby it is or may be agreed that the Tenant or Occupier shall pay or discharge all Rates, Dues, and Sums of Money payable in respect of such House, Building, or other Property, or to affect as between the contracting Parties any Contract whatsoever between Landlord

and Tenant. 101. If any Person wilfully damages any Works or Property Penalty for belonging to any Local Authority, he shall be liable to a Penalty wilful Damage

quire Payment of Costs or Expenses from

not of Works.

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not exceeding Five Pounds, in addition to the Cost of repairing such Works or Property.

Appearance of Local Authorities in legal Proceedings. 102. Any Local Authority may appear and plead before any Sheriff, Magistrate, or Justice, or in any legal Proceeding, by any Officer or Member, or other Person authorized generally, or in respect of any special Proceeding, by Resolution of such Authority, and such Person being so authorized shall be at liberty to institute and carry on any Proceeding which the Authority is authorized to institute and carry on under this Act; and it shall not be necessary for the Local Authority to appear in any other Manner in any Prosecution or Proceeding at their Instance.

Recovery of Penalties.

103. All Penalties under this Act, and also all Sums of Money and Expenses herein directed to be recovered in a summary Manner, may, unless otherwise provided in this Act, be recovered at the Suit of the Local Authority, and may be applied for the Purposes of this Act: Provided always, that nothing contained in this Section shall impair or affect any other Mode of Recovery allowed by this Act: Provided also, that all Contraventions of the Provisions contained in this Act relating to Overcrowding of Houses, and all Contraventions of the Provisions in this Act or of the Rules and Regulations made under the Authority of this Act relating to Common Lodging Houses, may be prosecuted as Police Offences before any Judge or Magistrate having Police Jurisdiction, and in the same Way and Manner as Police Offences are prosecuted before him under any General or Local Police Act; and in the event of the Offender being convicted, and failing to make immediate Payment of the Penalty which may have been imposed, he shall be liable to Imprisonment for any Period not exceeding Fourteen Days, without Prejudice to Diligence by Poinding or Arrestment, if no Imprisonment has followed on the Conviction.

Powers of Act cumulative.

104. All Powers given by this Act shall be deemed to be in addition to, and not in derogation of, any Powers conferred by Act of Parliament not hereby repealed, or any Law or Custom; and such last-mentioned Powers may be exercised in the same Manner as if this Act had not passed, but without Prejudice to the Powers conferred by this Act.

Form of Applications to the Sheriff.

105. All Applications to enforce any Provision of this Act, or for the Recovery of Penalties herein imposed, or other Sums of Money becoming due to the Local Authority in virtue of this Act, in so far as not herein otherwise provided for, may be by summary Petition, and such Petition may refer to the Clauses of this Act on which it is founded, without setting forth the same; and the Sheriff, Magistrate, or Justice shall thereupon, if he see fit, appoint the Petition to be answered within Three Days after Service, or may order the Parties to attend him in Person, and on advising such Answer, or hearing the Parties, or on the Respondent failing to appear, he may at once decern, or may appoint any competent Person to examine the Premises and report to him, and may decern on such Report, or he may, if either Party desire it, order Proof to be led before himself on any specified Points, and

shall in that Case appoint a Day, not more than Five Days thereafter, for hearing such Proof, and if the Proof be not on that Day completed may adjourn the same from Time to Time until completed, and within Three Days after such Completion he shall give Decree, and he may find either Party liable in Expenses, or in any modified Sum of Expenses, and may, without Prejudice to Diligence by Poinding or Arrestment, grant Warrant for the Imprisonment of the Person convicted or found liable in a Penalty or Sum of Money, unless he shall pay the whole Sums found due within a specified Time, until the same be paid, such Imprisonment not to exceed a specified Time, but the Judgment shall not be invalidated by any Deviation from any of the said Periods of Time.

106. No written Pleadings, other than the Petition and Answers (when ordered), shall be allowed, and the Sheriff, Magistrate, or Pleadings, &c. Justice shall have Power to grant Diligence in common Form to allowed. cite Witnesses and Havers, and in Cases under the Heads marked (h.), (i.), and (j.) in Section Sixteen the Sheriff shall take Notes of the Evidence in like Manner as in Civil Proofs: Provided always, that no Decree under this Act against any Party shall bar his Right to Relief against any other Party legally liable therein.

107. Where in Cases under the Heads (h.), (i.), and (j.) in Appeal in cer-Section Sixteen it shall appear to the Sheriff that the true Value tain Cases. of the Subject complained of as a Nuisance, or the Cost of the Operations necessary to remove or amend it as ordered, or the Value of the Trade or Business interfered with, exceeds the Sum of Twenty-five Pounds or the Sum of Fifty Pounds respectively, he shall certify his Opinion to that Effect in his Decree, and the Parties shall thereupon be entitled to appeal from the Sheriff Substitute, where the Judgment has been pronounced by him to the Sheriff, on lodging, within Three Days after the Decree, a Note of Appeal with the Sheriff Clerk, and serving the same on the opposite Party or the Agent acting in such Proceedings for such Party, and such Note shall operate as a Sist of Execution until the Appeal be determined; and on such Note being lodged the Sheriff Clerk shall transmit the Process, together with the Sheriff Substitute's Notes of Evidence, to the Sheriff, whose Decision thereon shall be final where the Value certified is not above Fifty Pounds; and in the event of such Value or Cost being so certified to exceed the Sum of Fifty Pounds, the Parties shall be entitled to present a Note of Appeal to the Lord Ordinary on the Bills against the Judgment either of the Sheriff Substitute or of the Sheriff, whether this last be an original Judgment or an Appeal, provided that, along with such Note, the Appellant shall lodge a sufficient Bond of Caution by One or more Obligants, to the Amount of Fifty Pounds Sterling, for Payment or Performance of any Judgment that may be pronounced under his Appeal; and also provided that such Note be lodged in the Bill Chamber, and a Copy thereof served on the opposite Party or his said Agent within Eight Days after the Date of the Sentence or Judgment complained of, which Note shall in like Manner operate as a Sist of Execution until a Judgment be pronounced by the Lord Ordinary, which Judgment shall be final unless the Lord Ordinary

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shall allow a Reclaiming Note to the Inner House, and the Judgment of the Inner House shall be final.

No Appeal otherwise.

108. No Appeal shall be competent from any Decree or Order of any Magistrate or Justices, or from the Decree or Order of any Sheriff, except in Cases certified in Terms of the preceding Section; and no Decree or Order, or any other Proceeding, Matter, or Thing done in the Execution of this Act, shall, excepting as herein provided, be subject to Review in any way whatever.

109. The Sheriff, Justices of the Peace, or Magistrates may in all Cases, notwithstanding their being Members of the Local Authority or the Board, exercise the Jurisdiction vested in them

under this Act.

110. Notices, Petitions, and Orders under this Act may be served by any Person by delivering the same to or at the Residence of the Parties to whom they are respectively addressed, or by being put into the Post Office duly addressed to the Parties; and where addressed to the Owner or Occupier of Premises they may be served by any Person delivering the same or a true Copy thereof to some Person upon the Premises, or, if there be no Person upon the Premises who can be so served, by fixing the same upon some conspicuous Part of the Premises; and Service of such Notices, Petitions, or Orders may be proved by a Certificate under the Hand of the Person who posted or delivered or affixed the same, attested by One Witness who was also present.

111. Copies of any Orders or Resolutions of the Local Authority or their Committee purporting to be signed by the Chairman of such Body or Committee, and all Directions and Regulations, or Orders or Resolutions of the Board, signed by their Secretary or Clerk, shall, unless the contrary be shown, be received as Evidence thereof without Proof of their Meeting, or of the Official Character

or Signature of the Person signing the same.

112. In case of any Demand or Complaint under this Act to which Two or more Parties, whether as Owners or Occupiers of Premises, may be jointly answerable, it shall be sufficient to proceed against any One or more of them without proceeding against the others or other of them; but nothing herein contained shall prevent the Parties so proceeded against from recovering Relief in any Case in which they would now be entitled to Relief by Law.

113. If the Occupier of any Premises prevent the Owner thereof from obeying or carrying into effect the Provisions of this Act, the Sheriff or any Magistrate or Justice to whom Application is made shall, by Order in Writing, require such Occupier to permit the Execution of the Works required to be executed, provided that such Works appear to such Sheriff, Magistrate, or Justice to be necessary for the Purpose of obeying or carrying into effect the Provisions of this Act; and if within a reasonable Time after the making of such Order the Occupier against whom it is made refuse to comply therewith, he shall be liable to a Penalty not exceeding Five Pounds for every Day afterwards during the Continuance of such Refusal.

tor this Act to which a pecuniary Penalty is not herein attached,
obstructs

Justices being Members of Local Authority may act.

Service of Notices, Petitions, and Orders.

Proof of Resolutions of Local Authority and Board.

One or more Joint Owners may be proceeded against alone.

Penalty on Occupier obstructing Owner.

Penalty for violating Act or obstructing its Execution.



obstructs any Person acting under the Authority or employed in the Execution of this Act, or wilfully violates any Direction or Regulation issued by the Board under this Act, shall be liable for every such Offence to a Penalty not exceeding Five Pounds; provided that nothing in this Act shall exempt any Person from any Penalty or Liability to which he may otherwise be subject.

115. The making of Works of Distribution and Service for the Works of Dis-Supply of Sewage to Lands for agricultural Purposes shall be deemed an Improvement of Land authorized by the "Land Improvement Act, 1864," and the Provisions of that Act shall apply accordingly.

tribution of Sewage to be deemed a Land Improvement.

116. Full Compensation shall be made, out of any Fund or Compensation Assessment applicable to the Purposes of this Act, to all Persons to be made. sustaining any Damage by reason of the Exercise of any of the Powers of this Act, except when otherwise specially provided; and in case of Dispute, if the Sum claimed do not exceed the Sum of Fifty Pounds Sterling, the same may be ascertained on a summary Application by either Party to the Sheriff, whose Decision shall be final and not subject to Review, unless when pronounced by the Sheriff Substitute, in which Case it may be reviewed by the Sheriff on Appeal; and when the Sum claimed exceeds Fifty Pounds Sterling, such Compensation shall be ascertained and disposed of in Terms of the Lands Clauses Acts.

117. No Conviction or other legal Proceeding under this Act Convictions shall be void for Want of Form, or for Want of any previous Notice, provided in this latter Case the Party proceeded against or convicted has appeared or the Charge had come to his Knowledge; and the Charge may be amended at any Time, and the Proceedings may be adjourned on the Ground of Want of sufficient Notice, or for other good Cause.

not void for Want of Form.

118. The Local Authority and the Board shall not be liable in Local Authority Damages for any Irregularity committed by their Officers in the Execution of this Act, or for anything done by themselves in the bona fide Execution of this Act; and every Officer acting in the their Officers. bona fide Execution of this Act shall be indemnified by the Local Authority under which he acts in respect of all Costs, Liabilities, and Charges to which he may be subjected; and every Action or Prosecution against any Person acting under this Act on account of any Wrong done in or by any Action, Proceeding, or Operation under this Act shall be commenced within Two Months after the Cause of Action shall have arisen.

or Board not liable for Irregularity of

119. The Forms contained in the Schedule to this Act annexed, As to Forms or any Forms to the like Effect, may be used for the Purposes of to be used. this Act, and shall be sufficient therefor, and all written Proceedings or Documents under this Act may be wholly or partly printed.

120. All Bonds, Assignations, Conveyances, Instruments, Exemption Agreements, Receipts, or other Writings made or granted by or from Stamp to or in favour of the Local Authority under this Act shall be Duties. exempt from all Stamp Duties.

121. The Digitized by GOOGLE

Police Constables to aid in executing

Act not to impair Right of Action, &c.

121. The Constabulary and Police Force in their respective Jurisdictions shall aid the Authorities and Officers acting in execution of this Act, or any Directions or Regulations issued as aforesaid.

122. Nothing in this Act shall be construed to impair any Right of Action in respect of Nuisances at Common Law.

SCHEDULE.

Bond for Borrowed Money.

WE, the Local Authority of the Burgh [or Parish] of considering that, by Resolution of the said Local Authority passed Day of , it was resolved to borrow on the Pounds, under the Powers contained in the Sum of "The Public Health (Scotland) Act, 1867," Section for the Purpose of [specify Purpose], and on Security of the aftermentioned Assessments, and further considering that we have accordingly borrowed and received the Sum of from [Name and Designation of the Lender], therefore we bind the said Local Authority to repay the said Sum of Pounds [here insert Obligation to repay in accordance with the Arrangement made between the Local Authority and the Lender, and in Security of the said Loan we hereby assign to the and his foresaids the [specify the Assessments on the Security of which the Money is borrowed], and we consent to the Registration hereof for Preservation and Execution. In witness whereof, &c.

Transfer.

I, A.B. [Designation], in consideration of the Sum of paid to me by C.D. [Designation], do hereby assign and transfer to the said C.D., and his Heirs, Executors, and Successors, a certain Bond, Number , granted by the Local Authority in favour of of the Burgh [or Parish] of Day of bearing Date the for securing the Sum of and Interest thereon, and all my Right and Interest in and to the Money thereby secured, and in and to the There specify the Assessments on the Security of which the Money was borrowed] thereby assigned; and I consent to Registration hereof for Preservation. In witness whereof, &c.

Discharge.

I, A.B. [Designation], in consideration of the Sum of paid to me by C.D. [Designation], do hereby discharge a certain Bond, Number , granted by the Local Authority of the Burgh [or Parish] of in favour of and all Interest due thereon, and I declare the Assessments thereby assigned to be freed and discharged thereof; and I consent to Registration hereof for Preservation. In witness whereof, &c.

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Representation of the People.

CAP. CII.

An Act further to amend the Laws relating to the Representation of the People in England and Wales.

[15th August 1867.]

WHEREAS it is expedient to amend the Laws relating to the Representation of the People in England and Wales:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act shall be cited for all Purposes as "The Represen- Short Title.

tation of the People Act, 1867."

2. This Act shall not apply to Scotland or Ireland, nor in Application of anywise affect the Election of Members to serve in Parliament for Act. the Universities of Oxford or Cambridge.

PART I.

FRANCHISES.

3. Every Man shall, in and after the Year One thousand eight Occupation hundred and sixty-eight, be entitled to be registered as a Voter, Franchise for and, when registered, to vote for a Member or Members to serve in Parliament for a Borough, who is qualified as follows: (that is to say,)

Voters in

1. Is of full Age, and not subject to any legal Incapacity; and

2. Is on the last Day of July in any Year, and has during the whole of the preceding Twelve Calendar Months been, an Inhabitant Occupier, as Owner or Tenant, of any Dwelling House within the Borough; and

3. Has during the Time of such Occupation been rated as an ordinary Occupier in respect of the Premises so occupied by him within the Borough to all Rates (if any) made for the Relief of the Poor in respect of such Premises; and

4. Has on or before the Twentieth Day of July in the same Year bona fide paid an equal Amount in the Pound to that payable by other ordinary Occupiers in respect of all Poor Rates that have become payable by him in respect of the said Premises up to the preceding Fifth Day of January:

Provided that no Man shall under this Section be entitled to be registered as a Voter by reason of his being a joint Occupier of

any Dwelling House.

4. Every Man shall, in and after the Year One thousand eight Lodger Franhundred and sixty-eight, be entitled to be registered as a Voter, chise for Voters and, when registered, to vote for a Member or Members to serve in Boroughs. in Parliament for a Borough, who is qualified as follows; (that is to say,)

1. Is of full Age and not subject to any legal Incapacity; and

2. As a Lodger has occupied in the same Borough separately and as sole Tenant for the Twelve Months preceding the last Day of July in any Year the same Lodgings, such

Lodgings

Representation of the People.

Lodgings being Part of one and the same Dwelling House. and of a clear yearly Value, if let unfurnished, of Ten Pounds or upwards; and

3. Has resided in such Lodgings during the Twelve Months

immediately preceding the last Day of July, and has claimed to be registered as a Voter at the next ensuing Registration of Voters.

Property Franchise for Voters in Counties.

5. Every Man shall, in and after the Year One thousand eight hundred and sixty-eight, be entitled to be registered as a Voter. and, when registered, to vote for a Member or Members to serve in Parliament for a County, who is qualified as follows: (that is

1. Is of full Age, and not subject to any legal Incapacity, and is seised at Law or in Equity of any Lands or Tenements of Freehold, Copyhold, or any other Tenure whatever, for his own Life, or for the Life of another, or for any Lives whatsoever, or for any larger Estate of the clear yearly Value of not less than Five Pounds over and above all Rents and Charges payable out of or in respect of the same, or who is entitled, either as Lessee or Assignee, to any Lands or Tenements of Freehold or of any other Tenure whatever, for the unexpired Residue, whatever it may be, of any Term originally created for a Period of not less than Sixty Years (whether determinable on a Life or Lives or not), of the clear yearly Value of not less than Five Pounds over and above all Rents and Charges wayable out of or in respect of the same:

Provided that no Person shall be registered as a Voter under this Section unless he has complied with the Provisions of the Twentysixth Section of the Act of the Second Year of the Reign of His

Majesty William the Fourth, Chapter Forty-five.

6. Every Man shall, in and after the Year One thousand eight Occupation hundred and sixty-eight, be entitled to be registered as a Voter. Franchise for Voters in and, when registered, to vote for a Member or Members to serve Counties. in Parliament for a County, who is qualified as follows; (that is to sav.)

1. Is of full Age, and not subject to any legal Incapacity; and

2. Is on the last Day of July in any Year, and has during the Twelve Months immediately preceding been, the Occupier, as Owner or Tenant, of Lands or Tenements within the County of the rateable Value of Twelve Pounds or upwards; and

3. Has during the Time of such Occupation been rated in respect to the Premises so occupied by him to all Rates (if any) made for the Relief of the Poor in respect of the said

Premises; and

4. Has on or before the Twentieth Day of July in the same Year paid all Poor Rates that have become payable by him in respect of the said Premises up to the preceding Fifth Day of January.

7. Where the Owner is rated at the Time of the passing of this Act to the Poor Rate in respect of a Dwelling House or other Tenement

Occupiers in Boroughs to be rated, and not Owners.

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Tenement situate in a Parish wholly or partly in a Borough, instead of the Occupier, his Liability to be rated in any future Poor Rate shall cease, and the following Enactments shall take effect with respect to rating in all Boroughs:

- 1. After the passing of this Act no Owner of any Dwelling House or other Tenement situate in a Parish either wholly or partly within a Borough shall be rated to the Poor Rate instead of the Occupier, except as herein-after men-
- 2. The full rateable Value of every Dwelling House or other separate Tenement, and the full Rate in the Pound pavable by the Occupier, and the Name of the Occupier, shall be entered in the Rate Book:

Where the Dwelling House or Tenement shall be wholly let out in Apartments or Lodgings not separately rated, the Owner of such Dwelling House or Tenement shall be rated in respect thereof to the Poor Rate:

Provided as follows:

(1.) That nothing in this Act contained shall affect any Com- Compositions, position existing at the Time of the passing of this Act, so nevertheless that no such Composition shall remain in force beyond the Twenty-ninth Day of September next:

(2.) That nothing herein contained shall affect any Rate made previously to the passing of this Act, and the Powers conferred by any subsisting Act for the Purpose of collecting and recovering a Poor Rate shall remain and continue in force for the Collection and Recovery of any such Rate or Composition:

(3.) That where the Occupier under a Tenancy subsisting at the Time of the passing of this Act of any Dwelling House or other Tenement which has been let to him free from Rates is rated and has paid Rates in pursuance of this Act, he may deduct from any Rent due or accruing due from him in respect of the said Dwelling House or other Tenement any Amount paid by him on account of the Rates to which he may be rendered liable by this Act.

8. Where any Occupier of a Dwelling House or other Tene- First Regisment (for which the Owner at the Time of the passing of this tration of Act is rated or is liable to be rated) would be entitled to be registered as an Occupier in pursuance of this Act at the First Houses, &c. Registration of Parliamentary Voters to be made after the Year One thousand eight hundred and sixty-seven if he had been rated to the Poor Rate for the whole of the required Period, such Occupier shall, notwithstanding he may not have been rated prior to the Twenty-ninth Day of September One thousand eight hundred and sixty-seven as an ordinary Occupier, be entitled to be registered, subject to the following Conditions:

1. That he has been duly rated as an ordinary Occupier to all Poor Rates in respect of the Premises after the Liability of 30 & 31 Vict. Ll

Provisoes as to

Occupiers of Dwelling

of the Owner to be rated to the Poor Rate has ceased, under the Provisions of this Act:

2. That he has on or before the Twentieth Day of July One thousand eight hundred and sixty-eight paid all Poor Rates which have become payable by him as an ordinary Occupier in respect of the Premises up to the preceding Fifth Day of January.

9. At a contested Election for any County or Borough represented by Three Members no Person shall vote for more than Two Candidates.

10. At a contested Election for the City of London no Person

shall vote for more than Three Candidates.

11. No Elector who within Six Months before or during any Election for any County or Borough shall have been retained, hired, or employed for all or any of the Purposes of the Election for Reward by or on behalf of any Candidate at such Election as Agent, Canvasser, Clerk, Messenger, or in other like Employment, shall be entitled to vote at such Election, and if he shall so vote

he shall be guilty of a Misdemeanor.

12. 'Whereas upon Representations made to Her Majesty in joint Addresses of both Houses of Parliament to the Effect that the Select Committees of the House of Commons appointed to try the Petitions complaining of undue Elections and Returns for the Boroughs of Totnes, Reigate, Great Yarmouth, and ' Lancaster had reason to believe that corrupt Practices had ex-' tensively prevailed at the last Elections for the said Boroughs, ' Commissioners were appointed for the Purpose of making Inquiry ' into the Existence of such corrupt Practices, in pursuance of the ' Act of Parliament passed in the Sixteenth Year of the Reign of ' Her present Majesty, Chapter Fifty-seven, intituled An Act to ' provide for the more effectual Inquiry into the Existence of ' corrupt Practices at Elections for Members to serve in Par-' liament: And whereas the Commissioners so appointed reported ' to Her Majesty as follow:

'1. As respects the said Borough of Totnes, that at every ' Election for the said Borough since and including the ' Election in the Year 1857 corrupt Practices had exten-.

' sively prevailed:

'2. As respects the said Borough of Reigate, that Bribery and 'Treating had prevailed at the Election in the Year 1859, ' and had extensively prevailed at the Two Elections in ' the Year 1858, and at the Elections in the Years 1863 ' and 1865:

'3. As respects the said Borough of Great Yarmouth, that ' corrupt and illegal Practices had extensively prevailed ' at the Elections in the Years 1859 and 1865:

⁶ 4. As respects the said Borough of Lancaster, that corrupt 'Practices had extensively prevailed at the Election in

' the Year 1865, and, with rare Exceptions, had for a long ' Time prevailed at contested Elections for Members to

' serve in Parliament for that Borough:'

Be

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Restriction as to Number of Votes;

and in the City of London.

Electors employed for Reward within Six Months of an Election not to vote.

Boroughs of Totnes, Reigate, Yarmouth, and Lancaster to cease to return Members after End of present Parliament.

16 & 17 Vict. c. 57.

Be it enacted, That from and after the End of this present Parliament the Boroughs of Totnes, Reigate, Great Yarmouth, and Lancaster shall respectively cease to return any Member or Members to serve in Parliament.

13. 'Whereas the Commissioners appointed under a Commission Persons re-' of Her Majesty, dated the Sixteenth Day of June One thousand ported guilty of eight hundred and sixty-six, for the Purpose of making Inquiry ' into the Existence of corrupt Practices in the Borough of Totnes, ' have by their Report, dated the Twenty-ninth Day of January ' One thousand eight hundred and sixty-seven, reported to Her sion of Devon, ' Majesty that the Persons named in Schedules (I.) and (K.) to &c. ' the said Report annexed had been guilty of giving or receiving ' Bribes; Be it enacted, That none of the Persons so named in the said Schedules shall have the Right of voting for the Southern Division of the County of Devon in respect of a Qualification situated within the said Borough of Totnes.

14. 'Whereas the Commissioners appointed under a Commis- Persons re-' sion of Her Majesty, dated the Sixteenth Day of June One ' thousand eight hundred and sixty-six, for the Purpose of making Inquiry into the Existence of corrupt Practices in the Borough ' of Great Yarmouth, have by their Report, dated the Twentieth Day of December One thousand eight hundred and sixty-six, ' reported to Her Majesty that the Persons named in Schedules (A.) ' and (B.) to the said Report annexed had been guilty of giving ' or receiving Bribes:' Be it enacted, That none of the Persons so named in the said Schedules shall have the Right of voting for the North-eastern Division of the County of Norfolk, or the Eastern Division of the County of Suffolk, in respect of a Qualification situated within the Borough of Great Yarmouth.

15. 'Whereas the Commissioners appointed under a Commission Persons reof Her Majesty, dated the Sixteenth Day of June One thousand ' eight hundred and sixty-six, for the Purpose of making Inquiry ' into the Existence of corrupt Practices in the Borough of Lan-' caster, have by their Report reported to Her Majesty that certain ' Persons had been guilty of giving or receiving Bribes:' Be it enacted, That none of the said Persons appearing by the Schedules marked (A.) and (B.) to the said Report annexed to have been bribed, or as bribing and treating, shall have the Right of voting for the Northern Division of the County of Lancaster in respect of a Qualification situated within the said Borough of Lancaster.

16. 'Whereas the Commissioners appointed under a Commission Persons reof Her Majesty, dated the Sixteenth Day of June One thousand ' eight hundred and sixty-six, for the Purpose of making Inquiry ' into the Existence of corrupt Practices in the Borough of ' Reigate, by their Report, dated the Second Day of February ' One thousand eight hundred and sixty-seven, reported to Her ' Majesty that the Persons named in Schedules (A.), (B.), and (C.) ' had been guilty of giving or receiving Bribes: Be it enacted, That none of the said Persons so named in the said Schedules, and appearing thereby to have been so guilty in the Election which took place in the Year One thousand eight hundred and L 1 2 sixty-

Bribery in Totnes disqualified as Voters for Southern Divi-

ported guilty of Bribery in Great Yarmouth disqualified as Voters for Northeastern Division of Norfolk or Eastern Division of Suffolk.

ported guilty of Bribery in Lancaster disqualified as Voters Voters for Northern Division of Lan-

ported guilty of Bribery in Reigatedisqualified as Voters for Division of Mid Surrey in respect of Qualification arising in said Borough.

sixty-five, shall have the Right of voting for the Division of *Mid Surrey* in respect of a Qualification situated within the Borough of *Reigate*.

PART II.

DISTRIBUTION OF SEATS.

Boroughs, as in Schedule (A.), to return One Member each.

Boroughs herein named to return Three Members each.

New Boroughs, as in Schedule (B.), to return One Member each, except Chelsea.

Registers of Voters to be formed.

Merthyr Tydfil and Salford to return Two Members each.

Tower Hamlets to be divided into Two Divisions.

Registers of Voters to be formed for Hackney and TowerHamlets.

Division of certain Counties as in Schedule (D.)

17. From and after the End of this present Parliament, no Borough which had a less Population than Ten thousand at the Census of One thousand eight hundred and sixty-one shall return more than One Member to serve in Parliament, such Boroughs being enumerated in Schedule (A.) to this Act annexed.

18. From and after the End of this present Parliament, the City of *Manchester*, and the Boroughs of *Liverpool*, *Birmingham*, and *Leeds*, shall each respectively return Three Members to serve

in Parliament.

19. Each of the Places named in Schedule (B.) to this Act annexed shall be a Borough, and, until otherwise directed by Parliament, each such Borough shall comprise such Places as are specified and described in connexion with the Name of each such Borough in the said Schedule (B.); and in all future Parliaments the Borough of *Chelsea*, named in the said Schedule, shall return Two Members, and each of the other Boroughs named in the said Schedule shall return One Member to serve in Parliament.

20. Registers of Voters shall be formed in and after the Year One thousand eight hundred and sixty-eight, notwithstanding the Continuance of this present Parliament, for or in respect of the Boroughs constituted by this Act, in like Manner as if before the passing of this Act they respectively had been Boroughs

returning Members to serve in Parliament.

21. From and after the End of the present Parliament, the Boroughs of Merthyr Tydfil and Salford shall each return Two Members instead of One to serve in future Parliaments; and the Borough of the Tower Hamlets shall be divided into Two Divisions, and each Division shall in all future Parliaments be a separate Borough returning Two Members to serve in Parliament.

The said Divisions shall be known by the Name of the Borough of *Hackney* and the Borough of the *Tower Hamlets*, and, until otherwise directed by Parliament, shall comprise the Places mentioned in connexion with each such Borough in Schedule (C.)

hereto annexed.

22. Registers of Voters shall be formed in and after the Year One thousand eight hundred and sixty-eight, notwithstanding the Continuance of this present Parliament, in respect of the said Boroughs of *Hackney* and of the *Tower Hamlets* constituted under this Act, in like Manner as if such Divisions had previously to the passing of this Act been separate Boroughs returning Members to serve in Parliament.

23. From and after the End of the present Parliament, each County named in the First Column of Schedule (D.) to this Act annexed shall be divided into the Divisions named in the Second Column of the said Schedule, and, until otherwise directed by Parliament.

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Parliament, each of such Divisions shall consist of the Hundreds Lathes, Wapentakes, and Places mentioned in the Third Column of the said Schedule.

In all future Parliaments there shall be Two Members to serve for each of the Divisions specified in the said Second Column, and such Members shall be chosen in the same Manner, and by the same Description of Voters, and in respect of the same Rights of voting, as if each such Division were a separate County.

All Enactments relating to Divisions of Counties returning Members to serve in Parliament shall be deemed to apply to the

Division constituted as aforesaid.

Registers of Voters shall be formed in and after the Year One thousand eight hundred and sixty-eight notwithstanding the Continuance of this present Parliament, for or in respect of the Divisions of Counties constituted by this Act, in like Manner as if before the passing of this Act they had respectively been Counties returning Members to serve in Parliament.

24. In all future Parliaments the University of London shall London to

return One Member to serve in Parliament.

25. Every Man whose Name is for the Time being on the Register of Graduates constituting the Convocation of the University of London shall, if of full Age, and not subject to any legal Incapacity, be entitled to vote in the Election of a Member of London. to serve in any future Parliament for the said University.

University of return One Member. Electors for Members of the University

PART III.

SUPPLEMENTAL PROVISION.

Incidents of Franchise.

26. Different Premises occupied in immediate Succession by As to successive any Person as Owner or Tenant during the Twelve Calendar Occupations. Months next previous to the last Day of July in any Year shall, unless and except as herein is otherwise provided, have the same Effect in qualifying such Person to vote for a County or Borough as a continued Occupation of the same Premises in the Manner

herein provided.

27. In a County where Premises are in the joint Occupation As to Joint of several Persons as Owners or Tenants, and the aggregate rateable Value of such Premises is such as would, if divided amongst the several Occupiers, so far as the Value is concerned, confer on each of them a Vote, then each of such joint Occupiers shall, if otherwise qualified, and subject to the Conditions of this Act, be entitled to be registered as a Voter, and when registered to vote at an Election for the County: Provided always, that not more than Two Persons, being such joint Occupiers, shall be entitled to be registered in respect of such Premises, unless they shall have derived the same by Descent, Succession, Marriage, Marriage Settlement, or Devise, or unless they shall be bona fide engaged as Partners carrying on Trade or Business thereon.

28. Where any Poor Rate due on the Fifth Day of January Notice of Rate in any Year from an Occupier in respect of Premises capable in arrear to be

Occupation in Counties.

of given by Over-

seers to Voters in Boroughs, in Form as in Schedule (E.) of conferring the Franchise for a Borough remains unpaid on the First Day of June following, the Overseers whose Duty it may be to collect such Rate shall, on or before the Twentieth of the same Month of June, unless such Rate has previously been paid, or has been duly demanded by a Demand Note, to be served in like Manner as the Notice in this Section referred to, give or cause to be given a Notice in the Form set forth in Schedule (E.) to this Act to every such Occupier. The Notice shall be deemed to be duly given if delivered to the Occupier or left at his last or usual Place of Abode, or with some Person on the Premises in respect of which the Rate is payable. Any Overseer who shall wilfully withhold such Notice, with Intent to keep such Occupier off the List or Register of Voters for the said Borough, shall be deemed guilty of a Breach of Duty in the Execution of the Registration Acts.

Penalty for wilfully withholding Notice.

Overseers to make out a List of Persons in arrear of Rates, which shall be open to Perusal without Fee.

Penalty on Overseer for Neglect.

29. The Overseers of every Parish wholly or partly within a Borough shall, on or before the Twenty-second Day of July in every Year, make out a List containing the Name and Place of Abode of every Person who shall not have paid, on or before the Twentieth Day of the same Month, all Poor Rates which shall have become payable from him in respect of any Premises within the said Parish before the Fifth Day of January then last past, and the Overseers shall keep the said List, to be perused by any Person, without Payment of any Fee, at any Time between the Hours of Ten of the Clock in the Forenoon and Four of the Clock in the Afternoon of any Day except Sunday during the First Fourteen Days after the said Twenty-second Day of July; any Overseer wilfully neglecting or refusing to make out such List, or to allow the same to be perused as aforesaid, shall be deemed guilty of a Breach of Duty in the Execution of the Registration Acts.

Registration of Voters.

Regulation to be observed as to Registration of Voters. **30.** The following Regulations shall in and after the Year One thousand eight hundred and sixty-eight be observed with respect to the Registration of Voters:

- 1. The Overseers of every Parish or Township shall make out or cause to be made out a List of all Persons on whom a Right to vote for a County in respect of the Occupation of Premises is conferred by this Act, in the same Manner, and subject to the same Regulations, as nearly as Circumstances admit, in and subject to which the Overseers of Parishes and Townships in Boroughs are required by the Registration Acts to make out or cause to be made out a List of all Persons entitled to vote for a Member or Members for a Borough in respect of the Occupation of Premises of a clear yearly Value of not less than Ten Pounds:
- 2. The Claim of every Person desirous of being registered as a Voter for a Member or Members to serve for any Borough in respect of the Occupation of Lodgings shall be in the Form

Form numbered 1. in Schedule (G.), or to the like Effect. and shall have annexed thereto a Declaration in the Form and be certified in the Manner in the said Schedule mentioned, or as near thereto as Circumstances admit: and every such Claim shall after the last Day of July and on or before the Twenty-fifth Day of August in any Year be delivered to the Overseers of the Parish in which such Lodgings shall be situate, and the Particulars of such Claim shall be duly published by such Overseers on or before the First Day of September next ensuing in a separate List. according to the Form numbered 2. in the said Schedule (G.):

So much of Section 18, of the Act of the Session of the Sixth Year of the Reign of Her present Majesty, Chapter Eighteen, as relates to the Manner of publishing Lists of Claimants, and to the Delivery of Copies thereof to Persons requiring the same, shall apply to every such Claim and List; and all the Provisions of the 38th and 39th Sections of the same Act with respect to the Proof of the Claims of Persons omitted from the Lists of Voters, and to Objections thereto, and to the Hearing thereof, shall, so far as the same are applicable, apply to Claims and Objections. and to the Hearing thereof, under this Section.

31. The Word "Expenses" contained in the Sections Fifty- Definition of four and Fifty-five of the said Registration Act of the Session of "Expenses of the Sixth Year of the Reign of Her present Majesty, Chapter Registration." Eighteen, shall be deemed to and shall include and apply to all proper and reasonable Fees and Charges of any Clerk of the Peace of any County, or of any Town Clerk of any City or Borough, to be hereafter made or charged by him in any Year for his Trouble, Care, and Attention in the Performance of the Services and Duties imposed upon him by the same Act or by this Act, in addition to any Money actually paid or disbursed by him for or in respect of any such Services or Duties as aforesaid.

Column of the said Schedule (D.), and therein assigned to Mid Duties of Clerks Lincolnshire, are situate in the Parts of Lindsey, and others are Parts of Lindsey. situate in the Parts of Kesteven, and the Liberty of Lincoln colnshire. consisting of the City and the County of the City of Lincoln

is situate partly in the Parts of Lindsey and partly in the Parts of Kesteven, and there are separate Clerks of the Peace for the 'said Parts of Lindsey and Kesteven:' In forming the Register for the said Division of Mid Lincolnshire the Clerk of the Peace of the Parts of Lindsey shall do and perform all such Duties as are by Law required to be done by Clerks of the Peace in regard to such of the Hundreds assigned to Mid Lincolnshire as aforesaid as are situate within the said Parts of Lindsey, and in regard to so much of the Liberty of Lincoln aforesaid as is situate within the said Parts of Lindsey; and the Clerk of the Peace of the Parts of Kesteven shall do and perform all such Duties as are by Law required to be done by Clerks of the Peace in regard to such Ll4

32. Whereas several of the Hundreds mentioned in the Third Provision as to

C. 102.

Representation of the People.

of the said Hundreds assigned to Mid Lincolnshire as aforesaid as are situate within the said Parts of Kesteven, and in regard to so much of the Liberty of Lincoln aforesaid as is situate within the said Parts of Kesteven.

Places for Election, and Polling Places.

Courts for the Election of Members for Counties as in Schedule (D.) Provision for increased Polling Places in

Counties, &c.

33. The Court for the Election of Members for each of the Divisions mentioned in the Second Column of the said Schedule (D.) shall be holden at the Places named for that Purpose in the Fourth Column of the same Schedule.

34. In every County the Justices of the Peace having Jurisdiction therein or in the larger Part thereof, assembled at some Court of General or Quarter Sessions, or at some Adjournment thereof, held after the passing of this Act, may, if they think Convenience requires it, divide such County into Polling Districts, and assign to each District a Polling Place, in such Manner as to enable each Voter, so far as practicable, to have a Polling Place within a convenient Distance of his Residence; and the Justices shall advertise, in such Manner as they think fit, a Description of the Polling Districts so constituted by them, and the Name of the Polling Place assigned to each District, and shall name the Polling Places at which the Revising Barristers are to hold their Courts, and no Revising Barrister shall be obliged to hold his Courts at any Polling Places not so named: Provided that the Justices of the Peace for the Isle of Ely, assembled as aforesaid, shall carry into effect the Provisions of this Section so far as regards the said Isle of Ely; but nothing herein contained shall affect the Powers conferred by any other Act of Parliament of altering Polling Places or Polling Districts, or of creating additional Polling Places or Districts:

Proviso as to Isle of Ely.

The Local Authority of every Borough shall, if they think Convenience requires it, as soon as may be after the passing of this Act, divide such Borough into Polling Districts, and the Returning Officer shall in the Case of a contested Election provide at least One Booth or Room for taking the Poll in each Polling District; and in Cases where a Parliamentary Borough is constituted of Two or more Towns the Distance between Two of which shall exceed Two Miles, there shall be provided a Booth or Room for taking the Poll in each of such Towns:

Where any Parish in a Borough is divided into or forms Part of more than One Polling District, the Overseers shall, so far as practicable, make out the Lists of Voters in such Manner as to divide the Names in conformity with each Polling District:

The Town Clerk, as defined by the Act of the Sixth Victoria, Chapter Eighteen, shall cause the Lists of Voters for each Borough to be copied, printed, arranged, and signed, and delivered in the Manner directed by the said Act, so as to correspond with the Division of the Borough into Polling Districts:

A Des-



A Description of the Polling Districts made or altered in pursuance of this Act shall be advertised by the Local Authority in such Manner as they think fit, and Notice of the Situation, Division, and Allotment of the Polling Booth or Place for each District shall be given in manner now required by Law:

The Local Authority shall mean in every Municipal Borough. and in every Borough any Part of which forms a Municipal Borough, the Town Council of such Borough, and in other Boroughs the Justices of the Peace acting for such Borough, or if there be no such Justices then the Justices acting for the Division of the County in which such Borough or the greater Part thereof is situate; and in Cases where a Parliamentary Borough is constituted by the Combination of Two or more Municipal Boroughs, then the Local Authority shall mean the Town Council of that Municipal Borough in which the Nomination takes place:

The Local Authority may from Time to Time alter any Districts

made by them under this Act.

35. When by virtue of the Powers conferred by any other When Polling Act of Parliament Polling Places or Polling Districts are altered, or additional Polling Places or Districts are created, it shall not be necessary that any Declaration, Direction, or Order made as therein provided be published in the London Gazette, but the Justices to same shall be advertised by the Justices in such Manner as they advertise. shall think fit, and when so advertised shall have the same Force and Effect as if the same had been published in the London

Places altered, &c. Publication in Gazette not required, but

36. It shall not be lawful for any Candidate, or any One on Payments for his Behalf, at any Election for any Borough, except the several Boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, Boroughs to and Aulesbury, to pay any Money on account of the Conveyance the Poll illegal, of any Voter to the Poll, either to the Voter himself or to any except herein other Person; and if any such Candidate, or any Person on his named. Behalf, shall pay any Money on account of the Conveyance of any Voter to the Poll, such Payment shall be deemed to be an illegal Payment within the Meaning of "The Corrupt Practices Prevention Act, 1854."

conveying

37. At every contested Election for any County or Borough, unless some Building or Place belonging to the County or Borough is provided for that Purpose, the Returning Officer shall, whenever it is practicable so to do, instead of erecting a Booth, hire a obtained Building or Room for the Purpose of taking the Poll:

Rooms to be hired for taking Polls wherever

Where in any Place there is any Room the Expense of maintaining which is payable out of any Rates levied in such Place, such Room may, with the Consent of the Person or Corporation having the Control over the same, be used for the Purpose of taking the Poll at such Place.

Lists and Com-

38. The Forty-seventh and Forty-eighth Sections of the Act Alteration as of the Sixth Year of the Reign of Her present Majesty, Chapter to Time for Eighteen, relating to the Transmission and Delivery of the Book Delivery of

mencement of Register of Voters.

or Books containing the Lists of Voters to the Sheriff and Returning Officer, shall be construed as if the Word "December" were substituted in those Sections for the Word "November." and the said Book or Books shall be the Register of Persons entitled to vote for the County or Borough to which such Register relates at any Election which takes place during the Year commencing on the First Day of January next after such Register is made, and the Register of Electors in force at the Time of the passing of this Act shall be the Register in force until the First Day of January One thousand eight hundred and sixty-eight.

Oath or Affirmation, &c. to be taken by Poll Clerks.

39. The Oath to be taken by a Poll Clerk shall hereafter be in the following Form:

A.B. do hereby swear, That I will truly and indifferently take the Poll at the Election of Members to serve in Parliament

' for the [Borough or County] of

'So help me GOD.'

Every Person for the Time being by Law permitted to make a solemn Affirmation or Declaration instead of taking an Oath may, instead of taking the Oath hereby appointed, make a solemn Affirmation in the Form of the Oath hereby appointed, substituting the Words "solemnly, sincerely, and truly declare and affirm" for the Word "swear," and omitting the Words "So help me God."

Receipt of to apply to Counties as well as Boroughs.

40. The Thirty-sixth Section of the Act of the Second Year Parochial Relief of King William the Fourth, Chapter Forty-five, disqualifying Persons in Receipt of Parochial Relief from being registered as Voters for a Borough, shall apply to a County also, and the said Section shall be construed as if the Word "County" were inserted therein before the Word "City;" and the Overseers of every Parish shall omit from the Lists made out by them of Persons entitled to vote for the Borough and County in which such Parish is situate the Names of all Persons who have received Parochial Relief within Twelve Calendar Months next previous to the last Day of July in the Year in which the List is made out.

Election in University of London.

Vice-Chancellor of London University to be Returning Officer.

Elections for University of London to be within Six Days after

Receipt of Writ.

Polling at University London may

41. The Vice-Chancellor of the University of London shall be the Returning Officer for such University, and the Writ for any Election of a Member to serve in Parliament for such University shall be directed to such Vice-Chancellor.

42. The Vice-Chancellor of the University of London shall proceed to Election, in pursuance of any Writ to be directed to him as herein-before mentioned, within Six Days after the Receipt of such Writ, giving Three clear Days Notice of the Day and Place of Election, exclusive of the Day of Proclamation and the Day of Election; and the Vice-Chancellor shall after such Election certify the same, together with such Writ, according to the Directions thereof.

43. At every contested Election of a Member or Members to serve in Parliament for the University of London the Polling

shall commence at Eight o'clock in the Morning of the Day continue Five next following the Day fixed for the Election, and may continue Days. for not more than Five Days (Sunday, Christmas Day, Ascension Day, and Good Friday being excluded), but no Poll shall be kept open later than Four o'Clock in the Afternoon.

44. At every Election of a Member to serve in Parliament for Power to Vicethe University of London the Vice-Chancellor shall appoint the Chancellor to Polling Place, and also shall have Power to appoint Two or more Pro-Vice-Chancellors, any One of whom may receive the Votes and decide upon all Questions during the Absence of such Vice-Chancellor; and such Vice-Chancellor shall have Power to Poll Clerks, appoint Poll Clerks and other Officers, by One or more of whom the Votes may be entered in the Poll Book, or such Number of Poll Books as may be judged necessary by such Vice-Chancellor: and such Vice-Chancellor shall, not later than Two o'Clock in the Afternoon of the Day next following the Close of the Poll openly declare the State of the Poll and make Proclamation of the Member chosen.

appoint Polling Place, Pro-Vice-Chancellors, and to conduct the

45. All the Provisions of an Act passed in the Twenty-fourth Provisions of and Twenty-fifth Years of Her present Majesty, entitled An Act 24 & 25 Vict. to provide that Votes at Elections for the Universities may be recorded by means of Voting Papers, shall apply to every Election of a Member for the University of London.

c. 53. as to Voting Papers.

46. So much of the Twenty-seventh and Thirty-second Sections of the Act of the Second Year of the Reign of King William the Fourth, Chapter Forty-five, and of the Seventy-ninth Section of the Act of the Sixth Year of the Reign of Her present Majesty, Chapter Eighteen, as relates to the Residence of Electors Miles. within Seven Miles of any City or Borough, shall be repealed in respect to Electors otherwise qualified to be registered and to vote for Members to serve in Parliament for the City of London: Provided always, that no Person shall be registered as an Elector for the said City unless he shall have resided for Six Calendar Months next previous to the last Day of July in any Year, nor be entitled to vote at any Election for the said City unless he shall have ever since the last Day of July in the Year in which his Name was inserted in the Register then in force have resided, and at the Time of voting shall have continued to reside, within the said City, or within Twenty-five Miles thereof or any Part thereof.

Residence of Electors for the City of London

Miscellaneous.

47. In any Borough named in Schedules (B.) and (C.) to this As to Return-Act annexed, which is or includes a Municipal Borough, the ing Officers in Mayor of such Municipal Borough shall be the Returning Officer, and in the other Cases the Returning Officer shall be appointed in the same Manner as if such Places were included amongst the Boroughs mentioned in Schedules (C.) and (D.) of the Act of the Second Year of His late Majesty William the Fourth, Chapter Forty-five, for which no Persons are mentioned in such Schedules as Returning Officers.

new Boroughs.

48. The



Appointment of Boundary Commissioners, who may appoint Assistant Commissioners, to examine Boundaries of Boroughs constituted by this Act, and all other Boroughs, and Divisions of Counties as constituted by this Act, and report if Enlargement necessary.

48. The following Persons, that is to say, the Right Honourable Lord Viscount Eversley, the Right Honourable Russell Gurney, Sir John Thomas Buller Duckworth Baronet, Sir Francis Crossley Baronet, and John Walter Esquire, of whom not less than Three shall be a Quorum, shall be appointed Boundary Commissioners for England and Wales, and they shall, immediately after the passing of this Act, proceed, by themselves or by Assistant Commissioners appointed by them, to inquire into the temporary Boundaries of every Borough constituted by this Act, with Power to suggest such Alterations therein as they may deem expedient.

They shall also inquire into the Boundaries of every other Borough in *England* and *Wales*, except such Boroughs as are wholly disfranchised by this Act, with a view to ascertain whether the Boundaries should be enlarged, so as to include within the Limits of the Borough all Premises which ought, due Regard being had to Situation or other local Circumstances, to be included therein for the Purpose of conferring upon the Occupiers thereof the Parliamentary Franchise for such Borough.

They shall also inquire into the Divisions of Counties as constituted by this Act, and as to the Places appointed for holding Courts for the Election of Members for such Divisions, with a view to ascertain whether, having regard to the natural and legal Divisions of each County, and the Distribution of the Population therein, any and what Alterations should be made in such Divisions or Places.

The said Commissioners shall, with all practicable Despatch, report to One of Her Majesty's Principal Secretaries of State upon the several Matters in this Section referred to them, and their Report shall be laid before Parliament.

The Commissioners and Assistant Commissioners so appointed shall give Notice, by public Advertisement, of their Intention to visit such Counties and Boroughs, and shall appoint a Time for receiving the Statements of any Persons who may be desirous of giving Information as to the Boundaries or other local Circumstances of such Counties and Boroughs, and the said Commissioners or Assistant Commissioners shall by personal Inspection, and such other Means as the Commissioners shall think necessary, possess themselves of such Information as will enable the Commissioners to make such Report as herein mentioned.

Corrupt Payment of Rates to be punishable as Bribery. 49. Any Person, either directly or indirectly, corruptly paying any Rate on behalf of any Ratepayer for the Purpose of enabling him to be registered as a Voter, thereby to influence his Vote at any future Election, and any Candidate or other Person, either directly or indirectly, paying any Rate on behalf of any Voter for the Purpose of inducing him to vote or refrain from voting, shall be guilty of Bribery, and be punishable accordingly; and any Person on whose Behalf and with whose Privity any such Payment as in this Section is mentioned is made shall also be guilty of Bribery, and punishable accordingly.

50. No

50. No Returning Officer for any County or Borough, nor his Returning Deputy, nor any Partner or Clerk of either of them, shall act as Officer, &c. act-Agent for any Candidate in the Management or Conduct of his ing as Agent Election as a Member to serve in Parliament for such County or demeanor. Borough; and if any Returning Officer, his Deputy, the Partner or Clerk of either of them, shall so act, he shall be guilty of a Misdemeanor.

guilty of Mis-

51. 'Whereas great Inconvenience may arise from the Enact- Not necessary ' ments now in force limiting the Duration of the Parliament in to dissolve being at the Demise of the Crown: Be it therefore enacted, any future That the Parliament in being at any future Demise of the Crown Demise of the shall not be determined or dissolved by such Demise, but shall Crowncontinue so long as it would have continued but for such Demise. unless it should be sooner prorogued or dissolved by the Crown, anything in the Act passed in the Sixth Year of Her late Majesty Queen Anne, Chapter Seven, in any way notwithstanding.

52. Whereas it is expedient to amend the Law relating to Members hold-6 Offices of Profit the Acceptance of which from the Crown ing Offices of ' vacates the Seats of Members accepting the same, but does not Profit from the ' render them incapable of being re-elected:' Be it enacted, That where a Person has been returned as a Member to serve in Parlia- not to vacate ment since the Acceptance by him from the Crown of any Office their Seats on described in Schedule (H.) to this Act annexed, the subsequent Acceptance of Acceptance by him from the Crown of any other Office or Offices described in such Schedule in lieu of and in immediate Succession the one to the other shall not vacate his Seat.

Crown, as in Schedule (H.), another Office.

53. Any Copy of any of the said Reports by the said Commis- Copy of Reports sioners appointed for the Purpose of making Inquiry into the Existence of corrupt Practices in any of the said Boroughs of herein named, Totnes, Great Yarmouth, Lancaster, or Reigate, with the Sche- Queen's Printer, dules thereof annexed, and purporting to be printed by the Queen's to be Evidence. Printer, shall for the Purposes of this Act be deemed to be sufficient Evidence of any such Report of the said Commissioners, and of the Schedules annexed thereto.

on Boroughs and printed by

54. Where separate Registers of Voters have been directed to Provision in be made in respect of the Divisions of the Borough and Counties divided by this Act into Two Divisions only, if a Vacancy take place in the Representation of the said County or Borough before the summoning of a future Parliament, and after the Completion of such separate Registers, such last-mentioned Registers shall, for the Purpose of any Election to fill up such Vacancy, be deemed together to form the Register for the Borough or County; and in the Case of a County divided into more than Two Divisions the Clerk of the Peace shall, from the separate Registers, make out a Register of Voters for the County or original Division of the County in which the Election may be about to take place, in the same Manner as if no new Division or Divisions of such County had been made by this Act.

case of separate Registers.

55. Nothing in this Act contained shall affect the Rights of Temporary Persons whose Names are for the Time being on the Register Provisions con-

of sequent on For-

mation of new Boroughs. C. 102.

of Voters for any County in which the Boroughs constituted by this Act are situate to vote in any Election for such County in respect of any Vacancy that may take place before the summoning of a future Parliament, but after such summoning no Person shall be entitled to be registered as a Voter or to vote in any Election for any such County who would not be entitled to be so registered or to vote in case the Qualifications held by him were situate in a Borough other than One constituted by this Act.

In the Case of a Parish wholly or partly situate within the Limits of a Borough constituted by this Act, the Revising Barrister in revising at any Time before the summoning of a future Parliament the List of Voters for the County in which such Parish is situate shall write the Word "Borough" opposite to the Name of each Voter whose Qualification in respect of the Premises described in the List would not, after the summoning of a future Parliament, entitle such Voter to vote for the County; and at any Election taking place after the summoning of a future Parliament the Vote of every Person against whose Name the Word "Borough" is written, if tendered in respect of such Qualification, shall be rejected by the Returning Officer.

General Saving.

56. The Franchises conferred by this Act shall be in addition to and not in substitution for any existing Franchises, but so that no Person shall be entitled to vote for the same Place in respect of more than One Qualification; and, subject to the Provisions of this Act, all Laws, Customs, and Enactments now in force conferring any Right to vote, or otherwise relating to the Representation of the People in England and Wales, and the Registration of Persons entitled to vote, shall remain in full Force, and shall apply, as nearly as Circumstances admit, to any Person hereby authorized to vote, and shall also apply to any Constituency hereby authorized to return a Member or Members to Parliament as if it had heretofore returned such Members to Parliament and to the Franchises hereby conferred, and to the Registers of Voters hereby required to be formed.

As to Issue of Writs to County Palatine of Lancaster.

57. From and after the passing of this Act, the County Palatine of Lancaster shall cease to be a County Palatine, in so far as respects the Issue, Direction, and Transmission of Writs for the Election of Members to serve in Parliament for any Division of the said County or for any Borough situate in the said County; and such Writs may be issued under the same Seal, be directed to the like Officer, and transmitted in the like Manner, under, to, and in which Writs may be issued, directed, and transmitted in the Case of Divisions of Counties and Boroughs not forming Part of or situate in a County Palatine; and any Writ issued, directed, and transmitted in manner directed by this Section shall be valid accordingly.

Writs, &c. to be made conformable to this Act. 58. All Writs to be issued for the Election of Members to serve in Parliament, and all Mandates Precepts, Instruments, Proceedings, and Notices consequent upon such Writs or relating to the Registration of Voters, shall be framed and expressed in such

such Manner and Form as may be necessary for the carrying the Provisions of this Act into effect.

59. This Act, so far as is consistent with the Tenor thereof, shall be construed as One with the Enactments for the Time being in force relating to the Representation of the People and with the Registration Acts; and in construing the Provisions of the Twenty-fourth and Twenty-fifth Sections of the Act of the Second Year of King William the Fourth, Chapter Forty-five, the Expressions "the Provisions herein-after contained," and "as aforesaid," shall be deemed to refer to the Provisions of this Act conferring Rights to vote as well as to the Provisions of the said

This Act. as far as consistent, to be construed with Enactments now in force.

60. Notwithstanding anything in this Act contained, in the event of a Vacancy in the Representation of any Constituency, or of a Dissolution of Parliament taking place, and a Writ or Writs being issued, before the First Day of January One thousand eight hundred and sixty-nine for the Election of Members to serve in the present or any new Parliament, each Election shall take place in the same Manner in all respects as if no Alteration had been made by this Act in the Franchises of Electors, or in the Places authorized to return a Member or Members to serve in Parliament, with this Exception, that the Boroughs by this Act disfranchised shall not be entitled to return Members to serve in any such new Parliament.

In event of Dissolution of Parliament before Jan. 1, 1869, Elections to take place as heretofore, except as to Boroughs disfranchised.

61. The following Terms shall in this Act have the Meanings herein-after assigned to them, unless there is something in the Context repugnant to such Construction; (that is to say,)

Interpretation of Terms:

- " Month" shall mean Calendar Month:
- " Member" shall include a Knight of the Shire:
- " Election" shall mean an Election of a Member or Members "Election:" to serve in Parliament:
- " Member :"

" Month:"

- " County " shall not include a County of a City or County of "County:" a Town, but shall mean any County, Riding, Parts or Divisions of a County returning a Member or Members to serve in Parliament:
- "Borough" shall mean any Borough, City, Place, or Combination of Places, not being a County as herein-before defined, returning a Member or Members to serve in Parliament:

"Borough:"

" Dwelling House" shall include any Part of a House occupied as a separate Dwelling, and separately rated to the Relief of the Poor:

" Dwelling House:"

" The Registration Acts" shall mean the Act of the Sixth Year of the Reign of Her present Majesty, Chapter Eighteen, and the Act of the Twenty-eighth Year of the Reign of Her present Majesty, Chapter Thirty-six, and any other Acts or Parts of Acts relating to the Registration of Persons entitled to vote at and Proceedings in the Election of Members to

serve in Parliament for England and Wales.

"The Registration Acts.'

SCHE.

SCHEDULES.

SCHEDULE (A.)

Boroughs to return One Member only in future Parliaments.

Honiton.	Knaresborough.	Lewes.
Thetford.	Andover.	Cirencester.
Wells.	Leominster.	Bodmin.
Evesham.	Tewkesbury.	Great Marlow.
Marlborough.	Ludlow.	Devizes.
Harwich.	Ripon.	Hertford.
Richmond.	Huntingdon.	Dorchester.
Lymington.	Maldon.	Lichfield.
Chippenham.	Buckingham.	Cockermouth.
Bridport.	Newport (Isle of	Bridgnorth.
Stamford.	Wight).	Guildford.
Chipping Wycombe.	New Malton.	Chichester.
Poole.	Tavistock.	Windsor.

SCHEDULE (B.)

New Boroughs.

Title Boroughs.					
County.		Places to be Boroughs.		Temporary Contents or Boundaries.	
Middlesex	-	-	Chelsen -	-	Parishes of— Chelsea. Fulham. Hamn:ersmith. Kensington.
D URHAM -	7	-	Darlington -	-	Townships of— Darlington. Haughton-le-Skerne. Cockerton.
			The Hartlepoo	ls -	Municipal Borough of Hartle- pool. Townships of— Throston. Stranten. Seaton Carew. Municipal Borough of Stockton and the Township of Thornaby.
Kent -	٠	-	Gravesend -	-	Parishes of— Gravesend. Milton. Northfleet.

	Representation of the People.					
County. Places to be Boroughs.		Temporary Contents or Boundaries.				
Lancashire	Burnley -	-	Townships of— Burnley. Habergham Eaves.			
Lancashire and Cheshire.	Staleybridge	<u>-</u>	Municipal Borough of Staley-bridge. Remaining Portion of Township of Dukinfield. Township of Stalley. The District of the Local Board of Health of Mossley.			
Staffordshire -	Wednesbury -	-	Parishes of— Wednesbury. West Bromwich. Tipton.			
Yorkshire, North Riding.	Middlesborough	-	Township of Linthorpe, and so much of the Townships of Middlesborough, Ormesby, and Eston as lie to the North of the Road leading from Eston towards Yarm.			
Do. West Riding	Dewsbury -	•	The Townships of— Dewsbury. Batley. Soothill.			

SCHEDULE (C.)

New Boroughs formed by Division of the Borough of the Tower Hamlets.

Places comprised in the Borough.

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Popovar on Towns Harren	The Parish of St. George's-in-the-East. The Hamlet of Mile End Old Town. The Poplar Union. The Stepney Union. The Whitechapel Union. The Tower of London.
	The Parish of St. John, Hackney. The Parish of St. Matthew, Bethnal Green. The Parish of St. Leonard, Shoreditch.
30 & 31 Vict.	M m SCHE

SCHEDULE (D.) Counties to be divided.

Counties to be divided.						
Name of County to be divided.	Division.	Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.			
CHESHIRE -	North Che- shire. Mid Cheshire	The Hundred of— Macclesfield, The Hundreds of—	Macclesfield. Knutsford.			
	South Che-	Bucklow, and Northwich. The Hundreds of— Broxton,	Chester.			
•	smre.	Eddisbury, Nantwich, and Wirrall,				
	·	And also the City and County of the City of Chester.				
DERBYSHIRE -	NorthDerby- shire.	The Hundred of— High Peak, and The Wapentake of Works-	Bakewell.			
• •	SouthDerby-shire.	worth. The Hundreds of— Repton and Gresley, Morleston and Lit- church, and	Derby.			
	East Derby-shire.	Appletree. The Hundred of— Scarsdale.	Chesterfield.			
DEVONSHIRE -	NorthDevon- shire.	The Hundreds of— Bampton,	South Molton.			
		Braunton, Crediton, Fremington, Halberton,				
		Hartland, Hayridge, Hemyock, North Tawton,				
		Shebbear, Sherwill, South Molton,				
		Tiverton, Winkleigh, Witheridge, and West Budleigh.				

Representation	of the	People.
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Representation of the People.					
Name of County to be divided.	Division.	Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.		
Devonshire— cont.	East Devonshire.	The Hundreds of— Axminster, Cliston, Colyton, East Budleigh, Exminster, Ottery St. Mary, Haytor, Teignbridge, and also The Castle of Exeter and the Hundred of Won- ford, except such Parts of the Hundred as are included in the Limits of the City and County of Exeter by the 2nd and 3rd Will. IV. Cap. 64.	Castle of Exeter		
	South Devonshire.	The Hundreds of— Black Torrington, Ermington, Lifton, Plympton, Roborough, Stanborough and Coleridge, and Tavistock.	Plymouth.		
Essex	North West Essex.	The Hundreds of— Freshwell, Uttlesford, Clavering, Dunmow, Harlow, Waltham, Ongar, and Chelmsford.	Chelmsford.		
	North East Essex.	The Hundreds of— Hinckford, Lexden, Tendring, Winstree, Witham, Thurstable, and Dengie. M m 2	Braintree.		

	Representation	of the	People.
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	Kepresen	tation of the People.	
Name of County to be divided.	Division.	Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.
Essex—cont	South Essex	The Hundreds of— Becontree, Chafford, Barstable, and Rochford, With the Liberty of Havering	Brentwood.
WEST KENT -	West Kent]-	The Lathe of Sutton at	Blackheath.
	Mid Kent -	Hone. Remainder of the Division	Maidstone.
North Lan- cashire.	North Lan- cashire.	The Hundreds of— Lonsdale, Amounderness, and Leyland.	Lancaster.
	North East Lancashire.	The Hundred of— Blackburn.	Blackburn.
South Lan-	South East	The Hundred of-	Manchester.
CASHIRE.	Lancashire. South West Lancashire.	Salford. The Hundred of— West Derby.	Liverpool.
Lincoln -	North Lin- colnshire.	The Wapentakes, Hundreds, or Sokes of— Manley, Yarborough, Bradley Haverstoe, Ludborough, Walshcroft, Aslacce, Corringham, Louth Eske, and Calceworth, So much as lies within Louth Eske.	Glanford Brigg
	Mid Lincoln- shire.	The Wapentakes, Hundreds, or Sokes of— Well, Lawress, Wraggoe, Gartree, Candleshoe, Calceworth,	Lincoln.

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•	$oldsymbol{Represe}$	ntation of the People.	
Name of County to be divided.	Division.	Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.
Lincoln—cont	Mid Lincoln- shire—cont.	Except so much as lies within the Hundred of Louth Eske, Hill, Bolingbroke, Horncastle, Boothby Graffoe, and Langoe and Lincoln Liberty.	
	South Lin- colnshire.	The Wapentakes, Hundreds, or Sokes of— Loveden, Flaxwell, Aswardhurn, Winnibriggs and Threo, Aveland, Beltisloe, Ness, Grantham Soke, Skirbeck, Kirton, and Holland Elloe.	Sleaford.
Norfolk	West Norfolk	The Hundreds of— Wayland, Launditch, South Greenhoe, Gallow, Brothercross, Smithdon, Freebridge Lynn, Freebridge Marshland, Clackclose, and Grimshoe.	Swaffham.
	North East Norfolk.	The Hundreds of— East Flegg, West Flegg, Happing, Tunstead, Erpingham (North), Erpingham (South), M m 3	Aylsham.

Representation of the People.					
Name of County to be divided.	Division.	Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.		
Norfolk—cont.	North East Norfolk— cont. South East Norfolk.	Eynsford, Holt, and North Greenhoe. The Hundreds of— Walsham, Blofield,	Norwich.		
		Henstead, Humbleyard, Loddon, Clavering, Diss, Decpwade, Earsham, Guiltcross, Shropham, Taverham, Forehoe, and Mitford.			
Somersetshire	East Somerset	The existing Sessional Divisions of— Long Ashton, Keynsham, Weston, Axbridge, and Temple Cloud, As established by virtue of the Order of Her Majesty's Justices of the Peace for the County of Somerset, and also all such other Places in the said County as are lo- cally situated within or	Bath.		
	Mid Somerset	carry situated within or are surrounded by the said Sessional Divisions, or any of them, and are not mentioned in the said Order. The existing Sessional Divisions of— Crewkerne, Yeovil, Somerton, Shepton Mallet,	Wells.		

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Representation of	of the	People.
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Name of County to be divided. Division.		Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.	
Somersetshire—cont.	Mid Somerset —cont.	Wincanton, Wells, Frome, and Kilmersdon, As established by virtue of the Order of Her Majesty's Justices of the Peace for the said County of Somerset, and also all such other Places in the said County as are locally situated within or are surrounded by the said Sessional Divisions, or any of them, and are not men- tioned in the said Order.		
	West Somer- set.	The existing Sessional Divisions of— Dunster, Dulverton, Williton, Wiveliscombe, Bishop's Lydeard, Wellington, Taunton, Bridgwater, and Ilminster, As established by virtue of the Order of Her Majesty's Justices of the Peace for the said County of Somerset, and also all such other Places as are locally situated within or are surrounded by the said Sessional Divisions, or any of them, and are not mentioned in the said Order.	Taunton.	
Sm	North Staf-	The Hundreds of—	Stoke-upon-	
STAFFORDSHIRE	fordshire.	Totmonslow and Pirehill, North.	Trent	

	Represen	tation of the People.		
Name of County to be divided. Division.		Parts temporarily comprised in such Division.	Places temporarily appointed for holding Courts for Election of Members.	
Staffordshire —cont.	West Staffordshire.	The Hundreds of— Pirchill, South, Cuttlestone, and Seisdon.	Stafford.	
	EastStafford- shire.	The Hundreds of— Offlow (North). Offlow (South).	Lichfield.	
EAST SURREY -	East Surrey	The Hundred of— Tandridge, and So much of the Hundred of Wallington as in- cludes and lies to the East of the Parishes of Croydon and Sander- stead, and so much of the Hundred of Brixton as includes and lies to the East of the Parishes of Streatham, Clapham, and Lambeth.	Croydon.	
	Mid Surrey -	The Remainder of the present Division.	Kingston-upon- Thames.	
Yorkshire, West Riding.	Northern Division.	The Hundreds of— Ewecross and Stain- cliffe, Claro, Skyrack, Barkstone Ash, and Osgoldcross.	Leeds.	
	Mid Division	The Hundred of— Morley.	Bradford.	
:: - ·	Southern Division.	The Hundreds of— Agbrigg, Strafforth and Tickhill, and Staincross.	Wakefield.	

SCHEDULE (E.)

To A.B.

City [or Borough of]

Take Notice that you will not be entitled to have your Name inserted in the List of Voters for this City [or Borough] now about to be made in respect of the Premises in your Occupation in [Street or Place] unless you pay on or before the Twentieth Day of July next all the Poor Rates which have become due from you in respect of such Premises up to the Fifth Day of January last, amounting to £ and if you omit to make such Payment you will be incapable of being on the next Register of Voters for this City [or Borough].

Dated the

Day of June 18

 $\left\{ egin{array}{ll} C.D. \\ E.F. \end{array}
ight\}$ Overseers,
or $G.H. \left\{ egin{array}{ll} Assistant \\ Overseer, \\ or \\ I.K. \end{array}
ight.$ Collector.

SCHEDULE (G.)

Form No. 1.

Claim of Lodger.

Borough of

To the Overseers of the Parish of

I hereby claim to be inserted in the List of Voters in respect of the Occupation of the under-mentioned Lodgings, and the Particulars of my Qualification are stated in the Columns below:

Christian Name and Surname at full Length.	Profession, Trade, or Calling.	Description of Lodgings.	Description of House in which Lodgings situate, with Number, if any, and Name of Street.	Name, Description, and Residence of Landlord or other Person to whom Rent paid.
			-	•

I the above-named hereby declare that I have been during the Twelve Months immediately preceding the last Day of July in this Year the Occupier as sole Tenant of the above-mentioned Lodgings, and that I have resided therein during the Twelve Months immediately preceding the said last Day

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C. 102.	
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Re	presente	ation	of	the	Peo	ple.

			·	
Day of July, and furnished, of Te Dated the Signature o	n Pounds or	Lodgings are upwards. Day of	e of a clear year	ly Value, if let un-
Witness to the S	signature of	the said]		
And I certify Accuracy of the Name of Witness	he above Cl	in the		
Residence and C				
This Claim muthereto, and must on or before the	st be deliver	ed to the Ove	rseers after the la just.	ome Day subsequent st Day of July, and
List of Claim	ants in resp	ect of Lodain	as to be published	by the Overseers.
The following Persons entitled City [or Borough	to vote in	claim to have the Election	their Names inse of a Member [or	erted in the List of Members] for the
Christian Name and Surname of each Claimant at full Length.	Profession, Trade, or Calling.	Description of Lodgings.	Description of House in which Lodgings situate, with Number, if any, and Name of Street.	Name, Description, and Residence of Landlord or other Person to whom Rent paid.
-				
	·		(Signed)	$ \begin{array}{c} A. B. \\ C. D. \\ E. F. \end{array} $ Overseers of, $ \begin{array}{c} c \\ c \\$

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Factory Acts Extension.

SCHEDULE (H.)

Offices of Profit referred to in this Act.

Lord High Treasurer.

Commissioner for executing the Offices of Treasurer of the Exchequer of Great Britain and Lord High Treasurer of Ireland.

President of the Privy Council.

Vice-President of the Committee of Council for Education.

Comptroller of Her Majesty's Household.

Treasurer of Her Majesty's Household.

Vice-Chamberlain of Her Majesty's Household.

Equerry or Groom in Waiting on Her Majesty.

Any Principal Secretary of State.

Chancellor and Under Treasurer of Her Majesty's Exchequer.

Paymaster General. Postmaster General.

Lord High Admiral.

Commissioner for executing the Office of Lord High Admiral. Commissioner of Her Majesty's Works and Public Buildings.

President of the Committee of Privy Council for Trade and Plantations.

Chief Secretary for Ireland.

Commissioner for administering the Laws for the Relief of the Poor in England.

Chancellor of the Duchy of Lancaster.

Judge Advocate General.

Attorney General for England.

Solicitor General for England.

Lord Advocate for Scotland.

Solicitor General for Scotland.

Attorney General for Ireland.

Solicitor General for Ireland.

CAP. CIII.

An Act for the Extension of the Factory Acts.

[15th August 1867.] WHEREAS it is expedient to amend and extend the Acts relating to Factories: 'Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited for all Purposes as "The Factory Short Title. Acts Extension Act, 1867." Application of

. 2. This Act shall apply to the whole of the United Kingdom.

3. For the Purposes of this Act the following Words shall in General this Act and in the Acts incorporated herewith, herein-after in- Definitions. cluded under the Expression this Act, have the Meanings hereby applied to them, unless there is something in the Context inconsistent with such Meanings; that is to say,

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Act.

" Factory "

" Factory

"Factory" shall mean as follows:

 Any Blast Furnace or other Furnace or Premises in or on which the Process of Smelting or otherwise obtaining any Metal from the Ores is carried on (which Furnace or Premises are herein-after referred to as a Blast Furnace):

2. Any Copper Mill:

3. Any Mill, Forge, or other Premises in or on which any Process is carried on for converting Iron into Malleable Iron, Steel, or Tin Plate, or for otherwise making or converting Steel (which Mills, Forges, and other Premises are herein-after referred to as Iron Mills):

4. Iron Foundries, Copper Foundries, Brass Foundries, and other Premises or Places in which the Process of Founding or Casting any Metal is carried on:

 Any Premises in which Steam, Water, or other mechanical Power is used for moving Machinery employed—

(a.) In the Manufacture of Machinery:

(b.) In the Manufacture of any Article of Metal not being Machinery:

(c.) In the Manufacture of India-rubber or Guttapercha, or Articles made wholly or partly of India-rubber or Gutta-percha:

 Any Premises in which any of the following Manufactures or Processes are carried on; namely,

(a.) Paper Manufacture:

(b.) Glass Manufacture:

(c.) Tobacco Manufacture: (d.) Letterpress Printing:

e.) Book-binding.

7. Any Premises, whether adjoining or separate, in the same Occupation, situate in the same City, Town, Parish, or Place, and constituting One Trade Establishment, in, on, or within the Precincts of which Fifty or more Persons are employed in any manufacturing Process:

And every Part of a Factory shall be deemed to be a Factory, except such Part, if any, as is used exclusively as a Dwelling:

"Manufacturing Process" shall mean any Manual Labour exercised by way of Trade or for Purposes of Gain in or incidental to the making any Article or Part of an Article, or in or incidental to the altering, repairing, ornamenting, finishing, or otherwise adapting for Sale any Article.

4. The Factory Acts shall in this Act mean the Fourth and Fifth Sections of "The Factory Acts Extension Act, 1864," relating to Sanitary Measures and Special Rules, and such Provisions as are now in force of the Acts following:

An Act passed in the Fourth Year of the Reign of His late Majesty William the Fourth, Chapter One hundred and three, intituled An Act to regulate the Labour of Children and Young Persons in the Mills and Factories of the United Kingdom,

"Manufacturing Process."

Definition of "Factory Acts."

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Kingdom, which henceforth may be cited for all Purposes as "The Factory Act, 1833;"

An Act passed in the Seventh Year of the Reign of Her present Majesty, Chapter Fifteen, intituled An Act to amend the Laws relating to Labour in Factories, which henceforth may be cited for all Purposes as "The Factory Act. 1844;"

An Act passed in the Fourteenth Year of the Reign of Her present Majesty, Chapter Fifty-four, intituled An Act to amend the Acts relating to Labour in Factories, which henceforth may be cited for all Purposes as "The Factory Act, 1850;"

An Act passed in the Seventeenth Year of the Reign of Her present Majesty, Chapter One hundred and four, intituled An Act further to regulate the Employment of Children in Factories, which henceforth may be cited for all Purposes as "The Factory Act, 1853;" and

"The Factory Act, 1856."

5. There shall be excluded from the Provisions of this Act Exemptions and of the Schedule annexed hereto,-

1. Any Buildings or Premises defined to be a Factory by "The Factory Act, 1844," and subject to the Regulations of that Act and of the Acts directed to be construed as one therewith:

2. Any Printwork as defined by the Act of the Session of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter Twenty-nine, intituled An Act to regulate the Labour of Children, Young Persons, and Women in Printworks, and subject to the Regulations of that Act and of the Act amending the same:

3. Any Buildings or Premises defined to be "Bleaching Works" or "Dyeing Works" by the Act of the Session of the Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty, Chapter Seventy-eight, intituled An Act to place the Employment of Women and Young Persons and Children in Bleaching Works and Dyeing Works under the Regulations of the Factory Acts, or any

Acts amending the same:

4. Any Lace Factories subject to the Provisions of the Act of the Session of the Twenty-fourth and Twenty-fifth Years of the Reign of Her present Majesty, Chapter One hundred and seventeen, and intituled An Act to place the Employment of Women, Young Persons, Youths, and Children in Lace Factories under the Regulations of the Factory Acts, and of the Acts therein recited:

5. Any Bakehouse as defined by "The Bakehouse Regulation

Act, 1863;"

6. Any Factory subject to the Provisions of "The Factory Acts Extension Act, 1864."

6. The Factory Acts as herein-before defined shall be incor- Application of porated with this Act, and, subject to the Modifications mentioned Factory Acts in the Schedule annexed hereto, shall, from and after the First Day of January One thousand eight hundred and sixty-eight, be such Acts.

from Provisions of this Act and Schedule

to Factories not included in

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in certain Factories.

Factory Acts Extension.

in force in every Factory which is not excluded from the Operation of this Act. 7. 1. No Child, Young Person, or Woman shall be employed

Restrictions as to Employment of Children,

Young Persons, and Women

on Sunday in or about any Factory, subject to the Modifications in the Schedule as regards Blast Furnaces:

2. No Boy under the Age of Twelve Years, and no Female, shall be employed in any Part of a Glass Factory in which

the Process of melting or annealing Glass is carried on: 3. No Child under the Age of Eleven Years shall be employed in grinding in the Metal Trades:

And any Child, Young Person, or Woman who is employed in contravention of this Section shall be deemed to be employed in

manner contrary to the Provisions of the Factory Acts.

8. In the Manufacture of Glass, no Child, Young Person, or Woman shall be allowed to take his or her Meals in any Part of the Factory where the Materials are mixed, or in the Manufacture of Flint Glass where the Work of grinding, cutting, and polishing is carried on; and any Child, Young Person, or Woman allowed to take his or her Meals in contravention of the said Provision shall be deemed to be employed in manner contrary to the Provisions of the Factory Acts.

9. In every Factory where grinding, glazing, or polishing on a Wheel, or any other Process is carried on by which Dust is generated and inhaled by the Workmen to an injurious Extent, if it appears to any Inspector of Factories that such Inhalation could be to a great Extent prevented by the Use of a Fan or other mechanical Means, it shall be lawful for the Inspector to direct a Fan or other mechanical Means, of such Construction as may from Time to Time be approved by One of Her Majesty's Principal Secretaries of State, to be provided by the Occupier of the Factory within a reasonable Time; and if such Occupier fail to comply with such Direction he shall be deemed to have failed to have kept his Factory in conformity with the Fourth Section of "The Factories Act Extension Act, 1864," and shall be

punishable accordingly. 10. If it appears to any Inspector that any Grindstone, worked by Steam or other mechanical Power in any Factory, is fixed in so faulty a Manner as to be likely to cause bodily Injury to the Grinder using the same, such Inspector shall take the same Proceedings as nearly as may be as he is required to take by "The Factory Act, 1844," with respect to Machinery not securely fenced; and the Occupier of the Factory shall be liable to the same Penalties for not properly fixing the said Grindstone as he would be liable to under the said Act in respect of any Machinery

found to be not properly fenced.

11. Every Inspector or Sub-Inspector of Factories shall be furnished with such Certificate of his Appointment as the Secretary of State may direct, and on applying for Admission to any Factory such Inspector or Sub-Inspector shall, if required, produce to the Occupier the said Certificate.

Every Person who forges or counterfeits any such Certificate, or makes use of any forged, counterfeited, or false Certificate, or Digitized by Google

Meals not to be taken in certain Parts of Glass Factory.

Extension of Provision relating to Ventilation in Factories.

Penalty on not fixing Grindstones securely.

Inspectors or Sub-Inspectors to be furnished with Certificates of Appointment as Secretary of State may direct.

falsely pretends to be an Inspector or Sub-Inspector of Factories, shall be guilty of a Misdemeanor, and be liable to be imprisoned for any Period not exceeding Three Months, with or without Hard Labour.

12. Fifty or more Persons shall for the Purposes of this Act Rule : s to be deemed to continue to be employed in any Factory during the Number of Per-Year One thousand eight hundred and sixty-eight and any succeeding Year, if that Number of Persons has during the preceding Factory. Year been employed in any manufacturing Process in such Factory for any Period or Periods amounting in the whole to One hundred Days; and in any Proceedings taken by any Inspector or Sub-Inspector of Factories for the Purpose of enforcing this Act, any Premises in or on which a manufacturing Process is carried on shall, until the contrary is proved, be deemed to be a Factory.

13. Any Premises or Places on which the Process of founding Exception as to or casting any Metal is carried on by not more than Five Persons, and as subsidiary to the Repair or Completion of some other Work, shall not, by reason only of such founding or casting, be deemed to be a Factory within the Meaning of this Act.

14. In Blast Furnaces and Iron Mills, One of Her Majesty's Power to Principal Secretaries of State may, by Order under his Hand, Secretary of dispense with so much of the said Factory Acts as relates to Sur- State to subgical Certificates given by a certifying Surgeon, and substitute Regulations as therefor such other Regulations as to Proof of the Age of Children to Surgical and Young Persons, and of their bodily Health and Capacity for Certificates. working daily for the Time allowed by the said Acts, as he may think expedient, and any Regulation so made by the Secretary of State shall be of the same Force as if they had been enacted in the Factory Acts in place of the Regulations for which they are so substituted.

15. The Occupier of a Blast Furnace or of an Iron Mill may, Power to with the Approval provided by the Fifth Section of "The Factory Acts Extension Act, 1864," make Rules for compelling the Observance amongst his Workmen of any of the Provisions of the make special Factory Acts in respect of the Infringement of which such Occu- Rules. pier is liable to a Penalty, and such Rules shall be deemed to be special Rules within the Meaning of the said Fifth Section, and all the Provisions of the said Section shall apply accordingly.

SCHEDULE.

TEMPORARY MODIFICATIONS.

1. During the First Six Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Children of not less than Eleven Years of Age may be employed for the same Time, and subject to the same Conditions, for and subject to which Young Persons exceeding Thirteen Years of Age may be employed in pursuance of the Factory Acts.

2. During the First Thirty Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Children of not less than Twelve Years of Age may be employed

sons employed to constitute a

founding and casting Metals.

Occupier of Blast Furnace or Iron Mill to

for the same Time, and subject to the same Conditions, for and subject to which Young Persons exceeding Thirteen Years of Age may be employed in pursuance of the Factory Acts.

3. During the First Twelve Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Children, Young Persons, and Women may be employed on

Saturdays until Half past Four o'Clock in the Afternoon.

4. So much of the Factory Acts as provides that during any Time allowed for Meals no Child, Young Person, or Woman shall be employed or allowed to remain in any Room in which any manufacturing Process is carried on, and that all the Young Persons employed in a Factory shall have the Time for Meals at the same Period of the Day, shall not be in force with respect to any Factory to which this Act applies until the Expiration of Eighteen Months after the First Day of January One thousand eight hundred and sixty-eight.

- 5. Where the Occupier of any Paper Mill proves to the Satisfaction of One of Her Majesty's Principal Secretaries of State that such Occupier was at the Time of the passing of this Act employing, and had for not less than a Year previously to such passing employed, Young Persons and Women at Night, and further proves that he cannot without a considerable Interval of Time alter his Machinery so as to dispense with such Employment, it shall be lawful for the said Secretary of State, by Order, to authorize the Employment by such Occupier, until some Day not later than the First Day of June One thousand eight hundred and sixty-nine, of Young Persons and Women in such Manner and for such Times as had previously been customary in the said Paper Mill.
- 6. During the First Thirty Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Male Young Persons of not less than Sixteen Years of Age may be employed in Blast Furnaces, in Iron Mills, in Iron Foundries, in Paper Mills, and in any Factory where the Manufacture of Machinery or the Processes of Letterpress Printing or Bookbinding are carried on in the same Manner as if they were Male Persons exceeding the Age of Eighteen Years.

7. During the First Thirty Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Women may be employed in or about Blast Furnaces in the same Manner as they were employed in or about such Furnaces before

the passing of this Act.

8. During the First Thirty Calendar Months next ensuing the First Day of January One thousand eight hundred and sixty-eight, Children, Young Persons, and Women may be employed in the Manufacture of Preserves from Fruit in the same Manner as they were employed therein before the passing of this Act.

PERMANENT MODIFICATIONS.

9. The Twenty-ninth Section of "The Factory Act, 1833," and the Eighteenth Section of "The Factory Act, 1844," relating

to the limewashing and washing of Factories, shall not be in force as respects any Factory.

10. No Factory shall be so overcrowded, while Work is carried on, as to be dangerous or prejudicial to the Health of those employed therein, and so far as relates to any Factory this Section shall be construed as Part of the Fourth and Fifth Sections of "The Factory Acts Extension Act, 1864."

. 11. Whereas the Customs or Exigencies of certain Trades require that Male Young Persons of the Age of Sixteen Years and upwards should be occasionally employed beyond the Hours allowed by the Factory Acts: It shall be lawful for One of Her Majesty's Principal Secretaries of State, on due Proof to his Satisfaction that such Customs or Exigencies exist, and that such occasional Employment is not injurious to the Health of such Male Young Persons, from Time to Time, by Order to be advertised in the London Gazette, or otherwise published in such Maner as he may think fit, to give Permission that in the Case of any particular Factory or Class of Factories Male Young Persons of Sixteen Years of Age and upwards may be employed for a Period not exceeding Fifteen Hours on any One Day:

Provided that-

1st. They are not so employed except between the Hours of Six in the Morning and Nine in the Evening.

2d. In addition to the Time allowed under the Factory Acts for Meals, they shall be allowed Half an Hour for a Meal after the Hour of Five in the Evening.

3d. They are not so employed for more than Twelve Days in any Period of Four Weeks, nor on the whole for more than Seventy-two Days in any Period of Twelve Months.

12. Whereas the Customs or Exigencies of certain Trades require that the Children, Young Persons, and Women working in a Factory, or in certain Processes in a Factory, or that certain Sets of such Children, Young Persons, or Women, or any of them, should be employed at different Hours, and that the Limits of Time within which they or certain Sets of them may be employed should be extended without increasing their legal Hours of Work: It is hereby declared that on due Proof to the Satisfaction of One of Her Majesty's Principal Secretaries of State of such Customs or Exigencies existing in a Trade, it shall be lawful for the said Secretary from Time to Time, by Order to be advertised in the London Gazette or otherwise published in such Manner as the Secretary of State may think fit, to give Permission that in the Case of any particular Factory or Class of Factories in which such Trade is carried on the Occupier may employ the Children, Young Persons, and Women working in his Factory, or in any Processes of his Factory, or any Sets of such Children, Young Persons, or Women, or of any of them, between the Hours of Seven in the Morning and Seven in the Evening, or between the Hours of Eight in the Morning and Eight in the Evening, instead of between the Hours of Six in the Morning and Six in the Evening, for any Time in such Order specified, or until further Order, or

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on any Day or Days named in such Order; and so far as respects the Persons referred to in any Order given as aforesaid, all the Provisions of the Factory Acts affected by such Change of Hours shall, during the Continuance of such Order, be read as if the Hours of Seven in the Morning and Seven in the Evening, or Eight in the Morning and Eight in the Evening, as Circumstances may require, were throughout such Act substituted for the Hours of Six in the Morning and Six in the Evening.

Provided-

- 1st. That Notice of the Hours between which Children, Young Persons, and Women, or each Set of them, are to be employed, in such Form as the Inspectors of Factories may direct, and signed by One of such Inspectors and the Occupier or his Agent, shall be hung up and be kept hung up during the Period affected by such Notice in such conspicuous Place in the Factory as may be required by One of the Inspectors of Factories.
- 2dly. Except in pursuance of the Provisions contained in other Parts of this Act, no Child, Young Person, or Woman shall be employed after the Hour of Two o'Clock in the Afternoon on Saturday; but it shall be lawful in Cases where any Children, Young Persons, or Women are employed in accordance with an Order given under the foregoing Enactment to begin to employ such Children, Young Persons, or Women at Six o'Clock in the Morning on Saturday.
- 13. In Letterpress Printing Male Young Persons of the Age of Sixteen Years and upwards may be employed for a Period not exceeding Fifteen Hours in any One Day:

Provided that—

- 1st. They shall not be so employed except between the Hours of Six in the Morning and Nine in the Evening, or in any Factory where Permission has been given by the Secretary of State to work between the Hours of Seven in the Morning and Seven in the Evening, or of Eight in the Morning and Eight in the Evening, then except between the Hours of Seven in the Morning and Ten in the Evening, or of Eight in the Morning and Eleven in the Evening, as the Case may be.
- 2d. In addition to the Time allowed under the Factory Acts for Meals, they shall be allowed Half an Hour for a Meal after the Hour of Six in the Evening.

3d. They shall not be so employed except on alternate Days.

4th. In every Week in which they are so employed on each alternate Day they shall be allowed either One whole Holiday or Two Half Holidays, each Half Holiday comprising at least One Half of an ordinary working Day.

In Letterpress Printing Male Young Persons of Sixteen Years of Age and upwards may work on alternate Weeks at Night between the Hours of One in the Morning on Monday and Eleven in the Evening on the succeeding Saturday:

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Provided-

- 1st. That they are not employed for more than Eleven and a Half Hours at any One Time, with Intervals of Rest for Meals amounting in the whole to not less than One Hour and a Half.
- 2d. That there is an Interval of Twelve Hours between each Period of Employment.
- 3d. That the total Number of Hours of Work in any One Week do not exceed Sixty Hours.
- 14. Young Persons of Fourteen Years of Age and upwards and Women may be employed in Book-binding for a Period not exceeding Fourteen Hours on any One Day:

Provided that-

- 1st. They shall not be so employed except between the Hours of Six in the Morning and Eight in the Evening or where Permission has been given by the Secretary of State to work between the Hours of Seven in the Morning and Seven in the Evening, or of Eight in the Morning and Eight in the Evening, then except between the Hours of Seven in the Morning and Nine in the Evening, or Eight in the Morning and Ten in the Evening, as the Case may be.
- 2d. In addition to the Time allowed under the Factory Acts for Meals, they shall be allowed Half an Hour for a Meal after the Hour of Six in the Evening.

3d. They shall not be so employed—

- (a.) If less than Sixteen Years of Age, for more than
- Three Days in any One Month; or (b.) If Sixteen Years of Age or upwards, for more than Ninety-six Days in any Period of Twelve Months, or for more than Five consecutive Days in any One Week.

15. Where, under the Modifications contained in the Schedule to this Act, any Child, Young Person, or Woman is employed on any Day for a longer Period than is allowed by the Factory Acts, the Day on which and the Period during which he or she is so employed shall be entered by the Occupier of a Factory in a Register, which shall be in such Form as the Inspectors of Factories may direct, and shall be deemed to be a Register within

the Meaning of the Factory Acts.

16. So much of the said Factory Acts as provide that during any Time allowed for Meals no Child, Young Person, or Woman shall be employed or allowed to remain in any Room in which any manufacturing Process is carried on shall not apply to Iron Mills, to Paper Manufactories, or any Factory in which Letterpress Printing is carried on, or, except as in this Act mentioned, to Glass Manufactories, or to any Factory or Process in a Factory to which the said Secretary of State may by Order declare the same to be inapplicable; and so much of the said Factory Acts as provide that all the Young Persons employed in a Factory shall have the Time for Meals at the same Period of the Day shall not apply to Blast Furnaces, Iron Mills, to Paper Manu-Nn 2

factories,

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Factory Acts Extension.

factories, any Factory in which Letterpress Printing is carried on, to Glass Manufactories, or, except as in this Act mentioned, to any Factory, or Process in a Factory, to which the said Secretary of State may by Order declare the same to be inapplicable.

17. In Blast Furnaces, in Iron Mills, in any Factory in which Letterpress Printing is carried on, in Paper Mills, in any Factory in which the mechanical Power is Water, and in any Factory or Class of Factories, with respect to which One of Her Majesty's Principal Secretaries of State certifies by Order that it has been proved to his Satisfaction that by reason of the Nature of the Business it is necessary to carry on the same throughout the Night, it shall be lawful to employ Male Young Persons during the Night, subject to the same Intervals of Rest which they are allowed during the Day, and subject to this Provision, that no Male Young Person employed during the Night shall be employed during either the preceding or succeeding Day, and that no Male Young Person shall be employed more than Six Nights, or, in the Case of Blast Furnaces and Paper Mills, Seven Nights, in any Fortnight.

18. Where in any Blast Furnace, Iron Mill, Foundry, or Paper Mill the Process in which a Child, Young Person, or Woman is employed is in an incomplete State at the Hour at which such Child, Young Person, or Woman is required by this Act to cease Work, such Child, Young Person, or Woman may be employed for a Period not exceeding Thirty Minutes beyond the said Hour.

- 19. It shall not be necessary to give Notice to the certifying Surgeon of any Accident to a Person employed in any Iron Mill or Blast Furnace unless the Accident prevents the Person injured from returning to his Work for a Period of Forty-eight Hours from the Time of the Accident. When the Person injured shall have been absent for such Period of Forty-eight Hours, the actual Employer of the Person injured shall immediately report the Absence of such Person to the Occupier of the Factory; and if the Inspector or Sub-Inspector of Factories is satisfied that Notice of an Accident has not been given to the certifying Surgeon, owing to the Default of such actual Employer and not of the Occupier, he shall take Proceedings against such actual Employer instead of against the Occupier.
- 20. In the Case of any accidental Delay occurring in any Process in any Glass Works, in order to recover the Time so lost, any Male Child or Male Young Person may be employed One Hour more than the Time during which such Child or Young Person might otherwise be employed, provided that the total Number of Hours worked do not exceed Sixty in any One Week.
- 21. In the Process of making Glass it shall be lawful for any Male Young Person, subject to the Provisions of this Act, to work according to the accustomed Hours of the Trade:

Provided-

1st. That the Hours of Work do not exceed Sixty in any One Week, between Midnight on Sunday Night and Midnight on the succeeding Saturday Night.

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Factory Acts Extension.

2d. That the Hours of Work for any such Young Person do not exceed Fourteen Hours in Four separate Turns per Week, or Twelve Hours in Five separate Turns per Week, or Ten Hours in Six separate Turns per Week.

3d. That no such Young Person work in any Turn without an

Interval of Time equal to One full Turn.

22. In Paper Mills it shall be lawful for any Male Young Person, subject to the Provisions of this Act, to work according to the accustomed Hours of the Trade:

Provided-

1st. That the Hours of Work do not exceed Sixty in any One Week, between Midnight on Sunday Night and Midnight

on the succeeding Saturday Night.
2d. That the Hours of Attendance at the Mill of any such Young Person shall not in any Period of Twenty-four Hours exceed Fourteen Hours, and in case the Hours of Attendance exceed Twelve Hours such Young Person shall be allowed Half an Hour for a Meal in addition to the Time allowed under the Factory Acts for Meals.

23. So much of the said Factory Acts as require that in England and Ireland Male Young Persons must have Eight Half Holidays in every Year, in addition to Christmas Day and Good Friday, and in Scotland any Day wholly set apart for the Observance of the Sacramental Fast, and so much of the same Acts as forbid the Employment of Male Young Persons on any Saturday after Two o'Clock of the Afternoon, shall not apply to Male Young Persons employed in Day and Night Turns, changing every alternate Week, and so much of the same Acts as forbids the Employment of Women and Young Persons on any Saturday after Two of the Cleck of the Afternoon shall not apply in any Week to any Woman or Female Young Person whose Hours of Work have not exceeded Eight in any Day of that Week.

24. Where it appears to One of Her Majesty's Principal Secretaries of State that the Regulations of the Factory Acts relating to the fencing of Machinery require to be modified in any particular Trade, and that such Modifications can be made with due regard to the Safety of the Children, Young Persons, and Women employed, he may, by Order with respect to any particular Factory or any Class of Factories, modify the said Regulations, so far as such Trade is concerned, upon such Terms and in such Manner as he thinks fit. Such Order shall be advertised in the London Gazette or otherwise published in such Manner as the Secretary of State may think fit. Any Regulations so modified by the said Secretary of State shall be of the same Validity as if they had been the original Regulations contained in the Factory Acts.

25. The said Secretary of State, on Proof to his Satisfaction that the Customs or Exigencies of the Trade require the Alteration to be made, may, by Order to be advertised in the London Gazette, or otherwise published in such Manner as the Secretary of State may think fit, give Permission, with respect to any particular Factory or Class of Factories, for any One or more of the following Things; namely,-

(a.) That Digitized by GOOGLE C. 103.

Factory Acts Extension.

(a.) That Four whole Holidays in any Year may be allowed as a Substitute for the Eight Half Holidays required to be given to every Child, Young Person, and Woman by the Factory Acts; or,

(b.) That the Eight Half Holidays required to be given by the Factory Acts to all the Children, Young Persons, and Women employed may be given on different Days to any of the Children, Young Persons, and Women, or to any Sets of such Children, Young Persons, and Women, and

not at the same Time; or,

(c.) That Children, Young Persons, or Women may be employed between Two and Eight o'Clock in the Afternoon on Saturday, provided that in any such Factory or Factories Arrangements are made to the Satisfaction of the said Secretary of State for giving on some Work-day in every Week, to every Child, Young Person, or Woman so employed, a Half Holiday of equal Length either at the Beginning or at the End of their Day's Work; or,

(d.) That in any Factory or Factories where such Secretary has given Permission to work between the Hours of Seven in the Morning and Seven in the Evening, or of Eight in the Morning and Eight in the Evening, Children, Young Persons, and Women may be employed on Saturday, or on any other Day on which the weekly Half Holiday is given, between the Hours of Seven in the Morning and Three in the Afternoon, or between Eight in the Morning and Four in the Afternoon; or,

(e.) That a Surgical Certificate given by a certifying Surgeon shall not be invalid solely on account of the Employment of the Child or Young Person named in such Certificate in a Factory other than that for which the Certificate was originally granted, if such Factory is within the District of the same certifying Surgeon.

(f.) That Male Young Persons of not less than Sixteen Years

of Age may be employed in the same Manner as if they were Male Persons exceeding the Age of Eighteen

Years.

26. Where the Occupier of any Factory is a Person of the Jewish Religion, and it is his Custom to keep such Factory closed on Saturdays until Sunset, it shall be lawful for him to employ Young Persons or Women on that Day from after Sunset until

Nine o'Clock at Night.

27. Where in any Factory the Owner or Hirer of any Machine or Implement moved by Steam, Water, or other mechanical Power, in or about or in connexion with which Machine or Implement Children, Young Persons, or Women are employed, is some Person other than the Occupier of the Factory, and such Children, Young Persons, or Women are in the Employment and Pay of the Owner or Hirer of such Machine, in any such Case such Owner or Hirer shall, so far as respects any Offence against the Factory Acts which may be committed in relation to such Children, Young Persons, or Women, be deemed to be the Occupier of the Factory.

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Railways (Ireland).

C A P. CIV.

An Act to amend and extend as to Railways in Ireland the Provisions of an Act of the Seventh and Eighth Years of Victoria, intituled An Act to attach certain Conditions to the Construction of future Railways authorized or to be authorized by any Act of the present or succeeding Sessions of Parliament; and for other Purposes in relation to $oldsymbol{R}$ ailways. [15th August 1867.]

WHEREAS it is expedient to amend an Act passed in the Session of Parliament holden in the Seventh and Eighth ' Years of the Reign of Her present Majesty, intituled An Act to 7 & 8 Vict. ' attach certain Conditions to the Construction of future Rail- c. 85. ' ways authorized or to be authorized by any Act of the present ' or succeeding Sessions of Parliament; and for other Purposes ' in relation to Railways, so far as the same relates to the furnish-' ing of Accounts to the Commissioners of Her Majesty's Treasury

by Railway Companies in Ireland:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

1. It shall be lawful for the Commissioners of Her Majesty's Treasury to direct any Railway Company in Ireland to furnish to them, on such Day as they shall appoint, a full and true Account of all Monies received and paid during a Period of Three Years previous to the Date of the last half-yearly Account of such Company on account of such Railway or of any Undertaking connected therewith (distinguishing, if the said Railway shall be a Branch Railway or one worked in common with other Railways, the Receipts, and giving an Estimate of the Expenses, on account of the said Railway from those on account of the Trunk Line or other Railways,) by the Directors of the Company to whom such Railway belongs or by whom the same may be worked; and also an Account of the Assets and Liabilities of such Company, at such Time or Times during the said Period as the said Commissioners shall specify; and such Accounts shall be duly audited and certified under the Hands of Two or more of the Directors of such Company.

2. It shall be lawful for the Commissioners of Her Majesty's Power to Treasury, if and when they shall think fit, to appoint any proper Person or Persons for all or any of the Purposes following; that

is to say,

To inspect the Accounts and Books of any Railway Company in Ireland during the Period of Three Years previous to the Date of the last half-yearly Account of such Company;

To examine the Railway, Stations, Works, Buildings, Engines, Carriages, and other Property, of whatsoever Kind, belonging to any Railway Company in Ireland;

And any Person so appointed may at all reasonable Times, upon producing his Authority, if required, inspect the Books, Accounts, and Vouchers, and other Documents of such Company, at the Nn 4 principal

Power to Treasury to call for Accounts of any Railway Company in Ireland.

Treasury to appoint Persons to inspect Accounts, &c. of Railway Companies in Ireland.

Railways (Ireland).

Masters and Workmen.

principal Place of Business of such Company, and may take Copies or Extracts therefrom, and enter upon and examine the Railway or Railways, and the Stations, Works, and Buildings belonging to such Company, and may inspect the Engines and Carriages and other Property, of whatever Kind, belonging to such Company; and every such Person may call for the Production of any Books, Accounts, Vouchers, or Documents in the Possession or Power of such Company which he may think necessary for the Purpose of determining any Question or Questions connected with the Inspection or Examination which he is authorized to make, and may examine any Person touching any Matters connected therewith on Oath, and may administer the Oaths necessary for that Purpose.

CAP. CV.

An Act to establish Equitable Councils of Conciliation to adjust Differences between Masters and Workmen.

[15th August 1867.]

5 G. 4. c. 96.

WHEREAS an Act was passed in the Fifth Year of the Reign of King George the Fourth, intituled An Act to ' consolidate and amend the Laws relative to Arbitration of ' Disputes between Masters and Workmen; and another Act was passed in the First Year of the Reign of Her present Majesty Queen Victoria, Chapter Sixty-seven; and another Act was ' passed in the Eighth and Ninth Years of the Reign of Her ' present Majesty, Chapter Seventy-seven; and another Act was ' passed in the Eighth and Ninth Years of the Reign of Her ' present Majesty, Chapter One hundred and twenty-eight, and ' the Three last-mentioned Acts were passed to amend the said ' first-recited Act:

'And whereas, in order the better to facilitate the Settlement ' of Disputes between Masters and Workmen, it is expedient, ' without repealing the said several Acts, that Masters and Work-' men should be enabled, when licensed by Her Majesty, to form ' Equitable Councils of Conciliation or Arbitration, and that the ' Powers in the said Acts contained for enforcing Awards made ' under or by virtue of the Provisions thereof should be extended ' to the enforcing of Awards to be made by and under the ' Authority of such Equitable Councils of Conciliation:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Power to Her Majesty or Secretary of State to license Councils of Conciliation.

1. If any Number of Masters and Workmen, in any particular Trade or Trades, Occupation or Employment, being Inhabitant Householders or Part Occupiers of any House, Warehouse, Counting-house, or other Property within any City, Borough, Town, Stewartry, Riding, Division, Barony, Liberty, or other Place, and who, being a Master in such Trade, shall have resided and carried on the same within any such Place for Six Calendar Months previous to the signing of such Petition, and being a

Workman shall have resided for a like Period within any such Place, and shall have worked at his Trade or Calling for Seven Years previous to the signing of such Petition, shall at a Meeting specially convened for that Purpose agree to form a Council of Conciliation and Arbitration, and shall jointly petition Her Majesty to grant them a Licence to form such Council, to hold, have, and exercise all the Powers granted to Arbitrators and Referees under the before-recited Acts, and in such Petition for the same shall set forth the Number of the Council, and also the Names, Occupation, and Residence of the Petitioners, and the Manner in which the Expenses of the said Council and of the Registry herein-after directed are to be provided for, it shall then be lawful for Her Majesty, or Her Majesty's Principal Secretary of State for the Home Department, to grant such Licence, provided Notice of such Petition has been published One Month before the Application for such Licence in the London Gazette, and in One or more of the local Newspapers of the Place whence such Petition emanates: Provided always, that it shall be lawful for any Masters and Workmen in any particular Trade or Trades, Occupation, or Employment as aforesaid, within the Limits of the Application of the Metropolitan Local Management Act, or within any Two or more Boroughs or Districts of the Metropolis, to associate themselves for the Purposes of this Act, and with such Licence as aforesaid to form Councils as aforesaid, as if they resided within any One Borough or District.

2. The said Council shall consist of not less than Two Masters Councils to and Two Workmen, nor more than Ten Masters and Ten Workmen, and a Chairman; the Number to constitute the said Council to be inserted in the Licence; but no Member of the Council shall adjudicate in any Case in which he or any Relation of his is Workmen, and

Plaintiff or Defendant.

A.D. 1867.

3. For the Purposes of this Act, the Persons whose Names, Occupations, and Abodes are attached to the Petition praying for a Licence shall and they are hereby authorized to proceed to the First Council. Appointment of a Council of Conciliation and Arbitration from among themselves within Thirty Days after such Grant of Licence; and the said Council shall remain in Office until the Appointment of a new Council in its Stead.

4. The Council shall have Power to appoint their own Chair- Powers, &c. of man, Clerk, or such other Officer or Officers as they may deem Councils. requisite, and shall have Power to hear and determine all Questions of Dispute and Difference between Masters and Workmen, as set forth in the before-recited Act of the Fifth Year of King George the Fourth, Chapter Ninety-six, which may be submitted to them by both Parties, and shall have, hold, and exercise all the Powers and Authority granted to Arbitrators and Referees by and under the various Enactments and Provisions of the Acts before recited: and any Award the said Equitable Councils of Conciliation and Arbitration may make in any Case of Dispute or Difference submitted to them under the before-recited Act or Acts, or under this Act, shall be final and conclusive between the Parties to such Arbitration, without being subject to Review or Challenge by any

consist of not less than 2 nor more than 10 Masters and a Chairman. Petitioners for Council to elect



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Masters and Workmen.

Court or Authority whatsoever; and the said Council are hereby further authorized to adjudicate upon and determine any other Case of Dispute or Difference submitted to them by the mutual Consent of Master and Workman or Masters and Workmen, and the same Proceedings of Distress, Sale, and Imprisonment as are provided by the said recited Acts or any of them shall be had towards enforcing every such Award (by Application to any Justice of the Peace of the County, Stewartry, Riding, Division, Barony, City, Town, Burgh, or Place within which the Parties shall reside.) as are by the said recited Acts or any of them prescribed for enforcing Awards made under or by virtue of the Provisions of them or any of them, and any Award in Writing under the Hand of the Chairman of the Council shall be deemed sufficient Evidence of the Validity of such Award to authorize such Proceedings of Distress, Sale, and Imprisonment; but nothing in this Act contained shall authorize the said Council to establish a Rate of Wages or Price of Labour or Workmanship at which the Workman shall in future be paid.

Quorum to form Council;

Committee of Conciliation to be appointed by Council.

Chairman to preside at Meetings, and to have Casting Vote.

No Counsel. &c. to attend Hearings without Consent.

Council to be elected for One Year.

Case of Vacancy, &c.

5. A Quorum of not less than Three (One being a Master and another a Workman, and the Third the Chairman,) may constitute a Council for the hearing and Adjudication of Cases of Dispute. and may accordingly make their Award; but a Committee of Council, to be denominated the Committee of Conciliation, shall be appointed by the Council, consisting of One Master and One Workman, who shall sit at such Times as shall be appointed, and be renewed from Time to Time as Occasion shall require; and all Cases or Questions of Dispute which shall be submitted to the Council by both Parties shall in the first instance be referred to the said Committee of Conciliation, who shall endeavour to reconcile the Parties in difference; when such Reconciliation shall not be effected, the Matter in dispute shall be remitted to the Council. to be disposed of as a contested Matter in the regular Course.

6. The Chairman of the Council, who shall be some Person unconnected with Trade, shall preside at their Meetings, and shall be appointed at their First Meeting after obtaining such Licence as aforesaid. When the Votes of the Council shall be equal, the Chairman for the Time being is to have the Casting Vote.

7. No Counsel, Solicitors, or Attornies to be allowed to attend on any Hearing before the Council or the Committee of Concili-

ation unless consented to by both Parties.

8. On the First Monday in November in the Year next after the First Appointment of the Council, and on the First Monday in November in each succeeding Year, a Council and Chairman shall be appointed, who shall remain in Office until the Appointment of a new Council; and in case of Vacancies arising betwixt the fixed Days of Election in each Year, caused by the Death or Removal of any Member of the Council or of the Chairman, an Election shall take place within Fourteen Days, and another Member be elected to fill up the said Vacancy from the Class to which he may belong, or a Chairman be appointed, as the Case may be, and the Member or Chairman so elected shall serve the Remainder of the Year.

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9. For the Purposes of this Act, each Person being Twenty- Householders one Years of Age, belonging to the Trade, having a Licence for and Part a Council, and being an Inhabitant Householder or Part Occupier of any House, Warehouse, Counting-house, or other Property, demand to be registered, and who being a Master in such Trade, has resided and carried on the have a Vote same within the Limits of any City, Borough, Town, Stewartry, for the Council Riding, Division, Barony, Liberty, or other Place, wherever an and may be Equitable Council of Conciliation and Arbitration is formed, for elected thereto. the Space of Six Calendar Months previous to the Ninth Day of November in any One Year, and being a Workman has resided for a like Period within the same Limits, and has worked at his Trade or Calling Seven Years previous to the Ninth Day of November in any One Year, shall be entitled to be registered as a Voter for the Election of the Council, and shall be qualified to be elected a Member of such Council; but the Masters shall appoint their own Portion of the Council, and the Workmen elect their Portion of the Council.

10. The Clerk of each Division of the Council shall keep a Register of Register of every Person claiming to have his Name inscribed on the Register as a Voter for the Council, whether Master or Workman (but distinct from each other), the said Register to contain the Name, Occupation, and Abode of each Person engaged in the particular Trade or Occupation as set forth in the Licence granting the Formation of the Council; and the said Clerk shall, upon Payment of a Registration Fee being made to him, register the same immediately or be liable to be fined for Neglect, the said Fine to be applied to the Funds of the said Council, and the Council is hereby empowered to fix and determine the Amount of such Fee and Fine respectively: Provided that in case it shall appear to the Council that any Person ought not to be so registered, the Council shall strike the Name of such Person off such Register.

Voters to be

11. The Clerk of the Council shall, for the Purposes of this Meetings of Act, be the Returning Officer; he shall convene Meetings of Masters and Masters and Meetings of Workmen, by Advertisement, Fourteen elect the clear Days previous to the First Day of November; and each Class Council. shall at such Meetings proceed to nominate and elect Members to the Council for the Year next ensuing; the Votes to be taken by Show of Hands or Division of Numbers, and in such Place as the Council may authorize; and the Clerk shall declare to the said Meeting the Names of the Candidates who are elected, and the same shall be final and conclusive, unless a Poll is demanded at the Time the Declaration is made; but either Party may demand a Poll of those only whose Names are registered in the Books of the Council.

12. A Poll being demanded by Six Registered Voters, the In case a Poll Council shall appoint Time and Place for that Purpose, where is demanded. each Voter shall be entitled to record his Vote.

13. The Clerk shall, within Seven Days after the Day of Election to be Nomination, in case of a Poll being demanded, declare the Number declared within of Votes given to each Candidate, and those having received the 7 Days. largest Number of Votes shall be declared duly elected.

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Appointment of Clerk.

14. The Council shall also appoint a Clerk, who shall continue in Office until a new Appointment shall be made in his Stead, and who shall keep a Record of all their Proceedings, and do and perform such other Duties as this Act may authorize or the said Council may require.

Place of Meeting. 15. The Council may hold their Sittings in any public Room used for conducting public Business, with the Permission of the Authority having the Power to grant such Permission.

To make List of Fees, Byelaws, &c. 16. Every Council elected under this Act shall from Time to Time make out a List of Fees which shall be charged for any Proceeding and other Expenses under this Act, and shall appoint such Officers as may be necessary, and make such Byelaws, Rules, and Regulations for their Guidance, and for the taking and Scrutiny of the Votes given for the Election of Members of the Council, and also for the Despatch of Business, as they may deem necessary; such Byelaws, Rules, Regulations, and Fees not to be legal and binding in Law unless and until they shall be sanctioned by the Secretary of State for the Home Department.

5 G. 4. c. 96., &c. to remain in full Force. 17. The Acts before recited shall remain in full Force and Effect as though this Act had not been passed: This Act shall not be construed to extend to Domestic Servants or Servants in Husbandry.

Citation of Act.

18. In citing this Act for any Purpose whatever it shall be sufficient to use the Expression "The Councils of Conciliation Act, 1867."

Commencement of Act. 19. This Act shall commence on the Second Day of July One thousand eight hundred and sixty-seven.

SCHEDULE OF FORMS.

FORM OF SUMMONS OF A WITNESS TO BE ISSUED BY CHAIRMAN.

County of or Borough of Council of Conciliation and Arbitration.

WHEREAS it appeareth to me, A.B., Chairman of the said Equitable Council of Conciliation and Arbitration held at in the Borough [or County, as the Case may be,] is a material Witness to be examined concerning the Dispute between C.D. of and E.F. of under the Act [here set forth the Title of the Act]: These therefore are to require you forthwith to summon the said G.H. to appear before the said Equitable Council of Conciliation and Arbitration, at the Hour of held at the in the of the Day of , so that the 18 said Dispute may be adjudicated upon and settled forthwith according to Law; and be you then there to certify what you have done in the Premises. Herein fail not.

Given under my Hand, this Day of in the Year of our Lord

(Signed) A.B., Chairman of the Equitable Council of Conciliation and Arbitration.

FORM

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C. 105. Masters and Workmen. FORM OF AWARD. WE I.K. and L.M. [name and describe the Arbitrators], the Arbitrators in the Matters in dispute between [here state the Names of Plaintiff and Defendant to the Reference, do hereby adjudge and determine that [here set forth the Determination, to which the Chairman and Arbitrators shall subscribe their Names]. Signed this Day of FORM OF ENDORSEMENT EXTENDING THE TIME LIMITED FOR MAKING THE AWARD. . Members of the Equitable Council of Conciliation and Arbitration, do hereby agree to extend the Time of hearing or making an Award, as the Case may be, in the Matter of in dispute between and Day of to the Witness our Hands, this Day of FORM OF ACKNOWLEDGMENT OF FULFILMENT OF THE AWARD. , Chairman of the Equitable Council of Conciliation and Arbitration, do hereby acknowledge that the Award in the Matter of Dispute between of hath been duly fulfilled by who is hereby discharged of the same. Witness my Hand, this Day of A.B., Chairman. FORM OF ACKNOWLEDGMENT OF FULFILMENT OF THE AWARD. . Chairman of the Equitable Council of Conciliation and Arbitration, do hereby acknowledge that the Award in the Matter of Dispute between to the Day of and of Day of Witness my Hand, this A.B., Chairman.

FORM OF OATH TO BE ADMINISTERED BY THE ARBITRATORS TO THE PARTIES AND WITNESSES UNDER THIS ACT.

THE Evidence that you shall give before this Equitable Council of Conciliation and Arbitration between under and by virtue of this Act [here state the Title of this Act] shall be the Truth, the whole Truth, and nothing but the Truth. So help you GOD.

> FORM. Digitized by GOOGIC

FORM OF COMMITMENT OF A PERSON SUMMONED AS A WITNESS BEFORE THE ARBITRATORS.

WHEREAS Proof on Oath hath been made before me, One of Her Majesty's Justices of the Peace for the County [or Riding, Stewartry, Division, City, Burgh, Liberty, Town, or Place , on this , that $A.\overline{B}$. Day of hath been duly summoned and hath neglected to appear and give Evidence before the Equitable Council of Conciliation and Arbiin the Matters of Dispute between C.D. tration for the in the County [or Riding, Stewartry, Diviand E.F., at sion, City, Burgh, Liberty, Town, or Place] of , under and by virtue of an Act the Day of made in the Twenty-fourth Year of the Reign of Her present Majesty, intituled, "An Act" [here set forth the Title of this Act; and the said A.B. being required to appear and give Evidence before the said Arbitrators, and still refusing so to do: Therefore I, the said Justice, do hereby, in pursuance of the said Act, commit the said A.B. to the [describing the Prison and the House of Correction, there to remain without Bail or Mainprise, for his [or her] Offence aforesaid, until he [or she] shall submit himself [or herself] to be examined and give his [or her] Evidence before the said Arbitrators touching the Matters referred to them, or shall otherwise be discharged by due Course of Law: And you the [Constable or other Peace Officer or Officers to whom the Warrant is directed are hereby authorized and required to take into your Custody the Body of the said A.B., and him [or her] safely convey to the said Prison [or House of Correction], and him [or her] there to deliver to the Gaoler [or Keeper] thereof, who is hereby authorized and required to receive into his Custody the Body of the said A.B., and him [or her] safely to detain and keep, pursuant to this Commitment.

Given under my Hand, this Day of in the Year of our Lord .

(This Commitment to be directed to the proper Peace Officer and the Gaoler [or Keeper] of the Prison [or House of Correction].)

FORM OF WARRANT OF DISTRESS.

To the Constable of

WHEREAS under an Award made by . on the Day of in the Year of our Lord pursuant to an Act passed in the Twentyfourth Year of the Reign of Her present Majesty, intituled "An Act" [state the Title of this Act], is liable to pay to of the Sum of , and also the Sum of ; and the said having refused or neglected to pay the same for the Space of Two Days and upwards subsequent to the making of such Award: These are therefore to command you to levy the said Sum of by Distress and Sale of the Goods and Chattels of the said

; and I do

I do hereby order and direct the Goods and Chattels so to be distrained to be sold and disposed of within Days, unless the Sum of for which such Distress shall be made, together with the reasonable Charges of taking and keeping such Distress, shall be sooner paid; and you are hereby also commanded to certify to me what you shall do by virtue of this my Warrant.

Given under my Hand and Seal at the Day of .

FORM OF THE CONSTABLE'S RETURN TO THE WARRANT OF DISTRESS.

I , Constable of , do hereby certify to , Justice of the Peace , that I have made diligent Search for but do not know of nor can find any Goods and Chattels of by Distress and Sale whereof I may levy the Sum of pursuant to his Warrant for that Purpose, dated the of our Lord , do hereby certify to hereby certify the I have made in the I have a property of the Peace , that I have by Distress and Sale whereof pursuant to his Warrant for Day of in the Year of our Lord

Given under my Hand, this Day of the Year of our Lord .

FORM OF COMMITMENT THEREUPON TO THE HOUSE OF CORRECTION.

[Here name \ To the Constable of and also to the the County.] | Keeper of the House of Correction at WHEREAS under an Award made by of Day of on the in the Year , pursuant to an Act passed in the of our Lord Twenty-fourth Year of the Reign of Her present Majesty, intituled "An Act" [state the Title of this Act], became liable the Sum of , and also the to pay to Sum of for Costs, Time, and Expenses, making , and having refused or neglected together the Sum of to pay the same for the Space of Two Days and upwards subsequent to the making of such Award, my Warrant was, according to the Provisions of the said Act, duly made and issued for the by Distress and Sale of the levying the said Sum of : And whereas it Goods and Chattels of the said Constable of appears by the Return of Day of , that he hath made diligent Search for but doth not know of nor can find any Goods by Distress and Sale whereof and Chattels of the said may be levied pursuant to my said the said Sum of Warrant: These are therefore to command you, the said Constable , to apprehend the said and convey him of to the said House of Correction at aforesaid, and deliver him there to the Keeper of the said House of Correction; and these are also to command you, the Keeper of the said House of Correction, to receive him the said House of Correction, and there keep him, without Bail or Mainprise,

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Poor Law Board, &c.

prise, for the Space of Months, unless the said Sum of so ordered to be paid as aforesaid shall be sooner satisfied, with all reasonable Expenses.

Given under my Hand and Seal at Day of

the

FORM OF COMMITMENT WHERE THE WARRANT OF DISTRESS

[Here name \ To the Constable of and also to the Keeper of the House of Correction at the County.] of under an Award made by WHEREAS on the Day of in the Year , pursuant to an Act passed in the of our Lord Twenty-fourth Year of the Reign of Her present Majesty, intituled "An Act" [state the Title of this Act], became liable , and also the Sum the Sum of to pay to for Costs, Time, and Expenses, making together of, which he has refused or neglected to the Sum of pay for the Space of Two Days and upwards subsequent to the making of such Award: And whereas it appears to me that the Recovery of such Sum and Warrant of Distress and Sale of the Goods and Chattels of the said will be attended with Consequences ruinous or in an especial Manner injurious to the Defaulter [and his Family, if any], and I therefore have determined to withhold such Warrant, and to commit the said to Prison, pursuant to the said Act: These are therefore to command you, the said Constable of , to apprehend the , and convey him to the House of Correction said at aforesaid, and to deliver him there to the Keeper of the said House of Correction; and these are also to command you, the Keeper of the said House of Correction, to receive him the said into the said House of Correction, and there keep him, without Bail or Mainprise, for the Space of Months, unless the said Sum of so ordered to be paid as aforesaid shall be sooner satisfied, with all reasonable Expenses.

Given under my Hand and Seal at the Day of

C A P. CVI.

An Act to make the Poor Law Board permanent, and to provide sundry Amendments in the Laws for the Relief of the Poor. [20th August 1867.]

"WHEREAS it is expedient to make the Poor Law Board permanent, and to provide sundry Amendments in the Laws for the Relief of the Poor: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; that is to say,

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Poor Law Board, &c.

1. From and after the passing of this Act, the Twenty-eighth Sect. 29. of Section of "The Poor Law Board Act, 1847," the Operation of 10 & 11 Vict. which Section has been extended by divers Acts until the Twentythird Day of July in this Year and the End of the next Session of Parliament, shall be repealed.

2. Where in any Union or Parish not being within the Metro- Local Acts polis as defined by "The Metropolitan Poor Act, 1867," the relating to the Relief of the Poor, or the making and levying of the Poor Rate, Poor in Places is subject to the Control or Regulation of any Local Act, it shall out or the Me-tropolis may be be competent for the Guardians of such Union or Parish having altered by a Powers to exercise or Duties to discharge under such Act to Provisional apply to the Poor Law Board to issue an Order to repeal the Order of the whole or any Part of such Local Act, or to alter the same, such Application having been agreed to by the Majority at Two confirmed by successive Meetings of the said Guardians, and being forwarded Parliament. in Writing under the Hand of the presiding Chairman of the Second of such Meetings to the said Board; and the said Board may, if after due Inquiry they shall deem it expedient, make and issue a Provisional Order for such Repeal or Alteration, and shall take all necessary Steps for the Confirmation of such Order by Act of Parliament, but previously to such Confirmation the said Order shall not be of any Validity whatever; and every Act of Parliament confirming such Order shall be deemed a Public General Act.

Poor in Places Poor Law

3. Where several Parts of any Parish are separated from one PoorLawBoard another or intermixed with an adjoining Parish, or where a Parish may adjust is of great Extent in Area, and an Application in Writing shall intermingled be made to the Poor Law Board by One Tenth Part in Value divide extensive of Owners of Property and of Ratepayers in the Parish or Parishes by Parishes respectively interested in the Subject, the said Board a Provisional may, if satisfied by public Inquiry on the Spot, after Fourteen Order, to be Days public Notice of the Time, Place, and Object of such confirmed by intended Inquiry, that the Relief to the Poor can be better administered in the Parish or Parishes by means of such Readjustment or Division as herein-after mentioned, make an Order under Seal for re-adjusting or dividing the said Parishes according to the Terms of the Application, and for the Purposes and Objects set forth therein, or with such Modifications as they shall deem expedient, and such Order shall be made provisionally, and shall be submitted to Parliament, to be confirmed in the Manner herein-before set forth.

Parliament.

4. The Qualification of a Guardian described by "The Poor Qualification Law Amendment Act, 1834," shall be determined with reference of Guardian. to the annual rateable Value of the Property in respect of which his Qualification is claimed.

Owners resid-

ing in Parishes

not to vote by

5. No Owner shall vote by Proxy at the Election of a Guardian for any Parish or Ward therein if at the Time of such Election he shall be residing within the said Parish.

Proxy.

6. The Twenty-first Section of "The Poor Law Amendment Sect. 21. of Act, 1844," shall be repealed; and no Person in any future 7 & 8 Vict. Election of Guardians entitled to vote shall give in the whole of c. 101. repealed, the Wards into which a Parish may be divided a greater Number and other Pro-

30 & 31 Vict.

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Poor Law Board, &c.

visions made as to voting in Wards. of Votes than he would have been entitled to have given if the Parish had not been divided into Wards, nor in any One Ward a greater Number of Votes than he is entitled to in respect of Property in that Ward; but any such Ratepayer or Owner may, by Notice in Writing signed by him, and delivered to the Overseers of the Parish before the Day appointed for the annual Nomination of Candidates, elect in what Ward or Wards he will vote for the ensuing Year, and determine what Proportion of Votes, having regard to the Property situated therein, he will give in any One or more such Wards; and if he do not give such Notice his Vote shall only be taken for the Ward in which he resides, or, if he do not reside within the Parish, for that Ward in which the greater Part of such Property according to its annual rateable Value shall be situated; provided that no Person shall be qualified to nominate a Guardian for any Ward in which he is not qualified to vote.

Overseers may object to Names of Owners on the Register. 7. The Overseers may object to the Names of any Persons entered on the Register of Owners whom they shall believe to be dead, or to be disqualified from voting as such Owners, and shall give public Notice according to the Provision in "The Poor Law Amendment Act, 1844," of the Names to which they have made Objections on some Day between the Fifth and Fifteenth Days of February, and shall send a Copy of such Notice to the Clerk of the Guardians, who shall hear and decide such Objections at the Time of his Revision of the said Register, in like Manner as in the Case of other Objections.

Overseers may make fresh Registers. 8. The Overseers may from Time to Time make a fresh Register of Owners who have claimed to vote for Guardians and of Proxies as they shall find necessary, causing the Names to be copied from the former Register, and the Two to be carefully collated and verified.

Returning Officer to be concluded by the Register. 9. The Returning Officer at the Election of Guardians shall, in all Parishes in which a Revision can take place, be concluded by the Entries in the Register, whether such Register has or has not been revised.

Voting of Corporations and Joint Stock Companies as Ratepayers. 10. Where any Corporation Aggregate, Joint Stock or other Company, Commissioners, or public Trustees shall be rated, any Officer of such Corporation, Company, Commissioners, or public Trustees from Time to Time appointed by the governing Body thereof whose Name shall be sent in Writing to the Overseers before the First Day of March in any Year, to be entered in the Rate Book under the Name of such Corporation, Company, Commissioners, or public Trustees, shall be entitled to vote in respect of the Property assessed as if he were assessed in his own Name for the same, and in the Case of a Parish divided into Wards shall vote in that Ward where the principal Office of the Corporation, Company, Commissioners, or public Trustees shall be situated, if any, or otherwise in that Ward where the greatest Part of the Property assessed shall be situated.

Informal Poor Rate, if paid, to qualify Voters at the Election of Guardians. 11. Where Money has been collected in any Parish by an Assessment under the Name and as and for a Poor Rate, the same shall be deemed to be a Rate made for the Relief of the Poor within the Meaning of the Fortieth Section of "The Poor Law Amendment

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Poor Law Board, &c.

Amendment Act, 1834," and the Sixteenth Section of "The Poor Law Amendment Act, 1844," notwithstanding any Defect in the Form of such Assessment.

12. When any Question as to the Election of a Guardian is When Election decided by the Poor Law Board, and according to their Decision set aside, prethe Election in the Parish for which he shall have been returned is declared to have been null, the Guardian elected at any Election in the previous Year shall not be entitled to serve as such Guardian for the Remainder of the current Year, but the Poor Law Board shall issue an Order for a fresh Election.

vious Guardian not entitled to act as Guardian.

13. Guardians may, with the Approval of the Poor Law Board, hire or take on Lease, temporarily or for a Term of Years not exceeding Five, any Land or Buildings for the Purpose of the Relief or Employment of the Poor and the Use of the Guardians or their Officers, without any Order of the said Board under Seal.

Guardians may make temporary Hirings without an Order under Seal.

14. The Amount limited by the Twenty-fourth Section of Increase of "The Poor Law Amendment Act, 1834," with reference to the the Limit of Sums to be raised for the Purpose of building Workhouses, shall be increased, and instead of the Limit of One Year's Amount of building Work-Poor Rates, as therein prescribed, a Sum not exceeding Two houses. Thirds of the aggregate Amount of Poor Rates raised during the Three Years therein mentioned may be raised for this Purpose, and where the Site shall be within any Municipal Borough, or within Five Miles from the outward Boundary thereof, the Cost of such Site may be added to the Sum aforesaid.

Amount to be raised for

15. When any Parish comprised in any Union shall have been Provision for or shall be subdivided, or when any Parish shall have been or the Contribushall be added to any Union after all the Valuation Lists have been finally approved, the Contributions of the several Parishes to the Common Fund thereof shall continue to be made according to the Provisions of "The Union Assessment Committee Act, justment of 1862," and the Poor Law Board shall determine by their Order Liabilities. the Proportions according to which the several Parts of the Parish so divided or the Parish so added shall contribute to the Common Fund until Valuation Lists for such Parts or such Parish respectively shall have been finally approved of by the Assessment Committee of the Union, and shall also in respect of such divided Parish determine the Proportions of the Liabilities of such Parish to the Common Fund at the Time of the Division, to be charged upon the several Parts according to the annual rateable Value of the Property comprised therein respectively.

tions of divided and added Parishes in Unions, and Ad-

16. The Proviso to Section Forty of "The Poor Law Amend- Proviso to s. 40. ment Act, 1844," and so much of Section Forty-three of the said and Part of s.43. Act as requires the Consent in Writing of a Majority of the District Board therein described to the Alteration of such District, are hereby repealed.

of 7 & 8 Vict. c. 101. repealed.

17. The Power conferred by the Third Section of "The Union 5 & 6 W. 4. and Parish Property Act, 1835," upon the Persons who were the Guardians of any dissolved Union at the Time of its Dissolution, solved Boards shall extend to the Persons who constituted the Board of Guar- of Guardians. dians of a Parish when such Board shall be dissolved.

c. 69. s. 3. extended to dis-

:

Poor Law Board, &c.

29 & 30 Vict. c. 113, s. 2, to apply to certain Officers. Allowance not to be lost by reason of being employed under another public Authority.

Service in a dissolved Union may be reckoned in the Grant of Allowance in new Union.

18. The Second Section of "The Poor Law Amendment Act of 1866" shall apply to a Relieving Officer who may hold the Office of Registrar of Marriages simultaneously with that of Relieving Officer.

19. Where an Officer shall at the Time of vacating his Office be employed solely in the Service of the Guardians, he shall not be prevented from receiving a Superannuation Allowance by reason of his having been also employed under another public Authority, provided that such last-mentioned Employment shall have ceased not less than Three Years prior to his Application for such Allowance.

20. When any Union shall have been or shall be dissolved, or when any Parish shall have been or shall be placed under the Management of a Board of Guardians, the Time passed in the Service of such Union or Parish prior to such Dissolution or the Constitution of such Board shall be deemed Service, which the Guardians of any other Union comprising such Parish, or the Board of Guardians for such Parish, may, if they think fit, take into consideration in any Case where an Officer applies for a Superannuation Allowance; and if any Person shall by means of such Dissolution be deprived of any Office or Employment, the Poor Law Board may, according to their Judgment, award a Compensation to be paid to such Person, either in a Sum certain or by way of Annuity, and shall direct the same to be paid out of the Poor Rate of the Parish or Parishes for which such Person was acting at the Time of the Dissolution, in such Manner and according to such Proportions as to the said Board shall appear equitable.

21. The Guardians may provide for the Reception, Maintenance, and Instruction of any adult Pauper, being blind or deaf and dumb, in any Hospital or Institution established for the Reception of Persons suffering under such Infirmities, and may pay the Charges incurred in the Conveyance of such Pauper to and from the same, as well as those incurred in his Maintenance,

Support, and Instruction therein.

Guardians empowered to detain indoor Paupers.

Guardians may provide for

adult Paupers

blind, or deaf

and dumb.

22. When there shall be in any Workhouse a poor Person suffering from mental Disease, or from bodily Disease of an infectious or contagious Character, and the Medical Officer of such Workhouse shall upon Examination report in Writing that such Person is not in a proper State to leave the Workhouse without Danger to himself or others, the Guardians may direct the Master to detain such Person therein, or, if the Guardians be not sitting, the Master of the Workhouse may, until the next Meeting of the Guardians, detain him therein, and such Person shall not be discharged from such Workhouse until the Medical Officer shall in Writing certify that such Discharge may take place; provided, however, that this Enactment shall not prevent the Removal of a Lunatic to a Lunatic Asylum, Registered Hospital, or Licensed House, when such Removal is otherwise required by Law, nor the Removal of any poor Person after the Parent or Next of Kin of such Person shall have given to the Guardians such an Undertaking as they shall deem satisfactory to provide for the Removal, Charge, and Maintenance of such Person with due Care and

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Attention

Poor Law Board, &c.

Attention while the Malady continues; and this Provision shall apply to every District School and District Asylum, and to the Managers, Board of Management, Medical Officer, Superintendent, or Master thereof respectively.

23. When any Pauper Lunatic shall be sent to an Asylum As to Pauper from any Part of a Borough wholly or partly comprised within Lunatics sent a Union, which Borough shall not have contributed to the Erec- from Boroughs. tion or Maintenance of that Asylum, the Visitors of the Asylum shall, where the Union and the Borough are not conterminous, make out Two Accounts in respect of such Lunatic in the Asylum, one of which shall be limited to the Charge which would be made in the Case of a Pauper Lunatic sent from the County, and shall be transmitted to the Guardians of the said Union for Payment, and the other, which shall contain the extra Sum by Law chargeable in respect of a Pauper Lunatic received into the same Asylum from any other County, shall be transmitted to the Town Council of such Borough, and shall be paid by them as other Charges to which the Borough Fund may be liable.

24. When an Order of Removal is obtained by the Guardians As to Orders of any Union not formed under "The Poor Law Amendment of Removal Act, 1834," or by the Guardians or Overseers of any Parish not from certain included in any Union so formed, in respect of a Pauper alleged from a Parish to be settled in some Parish included in a Union so formed, such not in Union. Order shall be addressed to the Guardians of such Union, and shall be dealt with in all respects as provided by "The Union

Chargeability Act, 1865."

25. When any Order of Removal made before the passing of Provision for the said last-mentioned Statute shall have been suspended, and suspended such Suspension shall hereafter be taken off, the Order of Ex- Orders of penses to be made thereon shall, in the Case of a Parish comprised in a Union, be made in favour of the Guardians of the Union comprising the Parish entitled to be reimbursed, and against the Guardians of the Union containing the Parish to which the Order of Removal was addressed; and the several Boards of Guardians shall apply so much of the Expenses as were incurred before the Twenty-fifth Day of March One thousand eight hundred and sixty-six to the Account of the respective Parishes, and the Residue to the Account of the Common Funds of the Unions.

26. When an Order of Removal is made upon the Guardians Orders of of any Union, its Execution may be suspended in like Manner as Removal may be suspended in the Case of Orders of Removal herestofore made in Parishes in the Case of Orders of Removal heretofore made in Parishes, and with the like Requirements, Liabilities, and Consequences; Unions, and the provided that the Guardians of the Union in whose Favour such Expenses re-Order is made may send an Account to the Guardians of the covered quar-Union upon whom it is made, at the End of every Quarter, of terly. the Cost incurred in the Maintenance of the Pauper and of his Family, as the Case may require; and the said last-mentioned Guardians may pay the same, and if they neglect to do so the said first-mentioned Guardians may recover the Amount of the Sum reasonably expended by them in any County Court within whose Jurisdiction their Union or the greater Part thereof shall be situated.

in the Case of

Poor Law Board, &c.

Jurisdiction of Justices in Unions.

Rates under Sect. 15. of 26 & 27 Vict. c. 70. to be subject to Audit.

Fire Engine may be purchased for the Use of the Parish.

Short Title.

Interpretation of Terms.

27. Where a Union extends into several distinct Jurisdictions, every Matter, Act, Charge, or Complaint by which the Guardians thereof are affected, or in which they have any Interest, shall for the Purpose of Jurisdiction be deemed to arise or exist equally throughout the Union.

28. The Rates made by the Overseers under the Provisions of the Fifteenth Section of "The Public Works (Manufacturing Districts) Act, 1863," and the Accounts of every Officer who may collect the same, shall be subject to be audited by the same Auditor and in the same Manner as the Rates made for the Relief of the Poor by the same Overseers, and the Accounts of the Re-

ceipts and Payments in respect of such Poor Rates.

29. If the Vestry of any Parish, where there is no Town Council, Local Board, or other Authority competent to provide the same, after due Notice, shall resolve that the Overseers shall provide any Fire Engine, Ladder, or Fire Escape for general Use in the Parish, the Overseers shall provide the same, and pay out of the Poor Rate the Cost thereof, and of procuring a proper Place wherein to keep the same, and of maintaining it, as well as any such Engine, Ladder, or Escape acquired by the Parish in any other Manner for such Use, in a fit State of Repair, and the Charges of such Persons as may be necessary for the Use thereof, and the Cost of suitable Implements and Accourtements.

30. This Act may be cited as "The Poor Law Amendment Act, 1867," and the several Acts mentioned in the Schedule may be cited as therein set forth; and the Words contained herein shall be construed in like Manner as in "The Poor Law Amendment Act, 1834," and in the subsequent Acts amending, explaining, or extending the same, and all the Provisions of such Acts now in force, so far as they are consistent with this Act, shall be incorporated herewith.

SCHEDULE.	
Date of the Statute.	Title for Citation.
4 & 5 W. 4. c. 76 5 & 6 W. 4. c. 69	"The Poor Law Amendment Act, 1834." "The Union and Parish Property Act, 1835."
5 & 6 Vict. c. 18	"Parish Property and Parish Debts Act
5 & 6 Vict c. 57 7 & 8 Vict. c. 101	"Poor Law Amendment Act, 1842." "Poor Law Amendment Act, 1844."
9 & 10 Viet. c. 66	"Poor Removal Act, 1846."
10 & 11 Vict. c. 109.	" Poor Law Board Act, 1847."
11 & 12 Vict. c. 31	"Poor Law Procedure Act, 1848."
11 & 12 Vict. c. 91	" Poor Law Audit Act, 1848."
11 & 12 Vict. c. 110.	" Poor Law Amendment Act, 1848."
12 & 13 Vict. c. 103.	" Poor Law Amendment Act, 1849."
13 & 14 Vict. c. 101.	" Poor Law Amendment Act, 1850."
14 & 15 Vict. c. 105.	" Poor Law Amendment Act, 1851."
29 & 30 Vict. c. 113.	" Poor Law Amendment Act, 1866."

C.A.P. CVII.

An Act to uncollegiate the Parish of Canongate within the Parliamentary Burgh of Edinburgh, to reduce the Amount of the Annuity Tax within the said Parish, and to make Provision for the Maintenance of Two Ministers therein.

[20th August 1867.]

HEREAS it is expedient to uncollegiate the Parish of Canongate within the Parliamentary Burgh of Edinburgh, ' to reduce the Amount of the Annuity Tax within said Parish, ' and to make Provision for the Maintenance of Two Ministers ' therein:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The following Words and Expressions in this Act shall have Interpretation

the several Meanings hereby assigned to them:

The Expression "Ecclesiastical Commissioners" shall mean the Commissioners appointed and incorporated under the Act Twenty-third and Twenty-fourth Victoria, Chapter Fifty, intituled An Act to abolish the Annuity Tax in Edinburgh and Montrose, and to make Provision in regard to the Stipends of the Ministers in that City and Burgh, and also to make Provision for the Patronage of the Church of North Leith:

The Expression "Magistrates and Council" shall mean the Lord Provost, Magistrates, and Council of the City of Edin-

burgh for the Time being.

2. The Second Charge of the Parish of Canongate, of which Parish of the Patronage now belongs to the Heritors, Kirk Session, Mem- Canongate to be bers, and others, shall be held to have lapsed from and after the uncollegiated. Term of Whitsunday One thousand eight hundred and sixtyseven; and from and after the passing of this Act the whole Duties of Minister of the Parish of Canongate, subject to the Provisions herein-after made for the Constitution of a quoad sacra Parish, shall devolve upon the Reverend Daniel M'Fie, the present Second Minister, who shall in future be the Minister of the Parish of Canongate, and upon his Successors in Office; and his Successors in Office, Ministers of Canongate, shall be appointed by the Crown as Patron of said Parish of Canongate.

3. The Church situated within the said Parish of Canongate Constitution of called " New Street Church" shall from and after the passing of quoad sacra this Act be erected into a Parish Church quoad sacra, to the same Effect as if it had been erected under the Provisions of the Act of the Seventh and Eighth Victoria, Chapter Forty-four, intituled An Act to facilitate the disjoining or dividing of extensive or populous Parishes and the erecting of new Parishes in that Part of the United Kingdom called Scotland, and the District marked out and designated in Schedule (A.) hereto appended shall be the District to be attached to the said Church quoad sacra; and the $0 \circ 4$

Parish of New Canongate.

said Church and District quoad sacra are hereby disjoined from the said Parish of Canongate, to which the same now belong, and erected into a Church and Parish quoad sacra in connexion with the Church of Scotland, to be called the Church and Parish of New Canongate: and the Minister and Elders of the said Church and Parish shall have and enjoy the Status and all the Powers, Rights, and Privileges of a Parish Minister and Elders of the Church of Scotland; and the Patronage of the said Church and Parish shall be and is hereby vested in the Ecclesiastical Commissioners, and the said Church and Parish shall thereafter form a Church and Parish quoad sacra in the same Manner in all respects as a Church and Parish quoad sacra erected in Terms of the Provisions of the said Act Seventh and Eighth Victoria, Chapter Forty-four, with Power to the said Commissioners, if they shall deem it to be proper, to transfer the said Church of New Canongute and their Rights in the said Parish quoad sacra, including the Right of Patronage, to Trustees to be appointed in Terms of the said last-recited Act.

Reduction of Annuity Tax, and Rate which may hereafter be levied.

4. From and after the Term of Whitsunday One thousand eight hundred and sixty-eight, the Impost or Tax now levied under the Name of the Annuity Tax within the Parish of Canongate, for the Maintenance in part of the Ministers thereof, shall be reduced to a Tax which will be sufficient to produce a clear Sum of Two hundred and fifty Pounds by the Year, said Sum being held to be the Equivalent for an Assessment at the Rate of Threepence for every Pound of the gross yearly Value of the Lands and Heritages, excluding those which belong to Departments of the State, situated within the Limits of the said Parish of Canongate, including the said quoad sacra Parish; and the said reduced Tax shall be called the Canongate Annuity Tax, and shall be levied by the Parochial Board of said Parish along with but separate from the Assessments imposed under the Provisions of the Act Eighth and Ninth Victoria, Chapter Eighty-three; and the Collector or Collectors of the Assessments under the said Act shall also be the Collector or Collectors of the said Canongate Annuity Tax, and the said Parochial Board shall account for and pay over to the Ecclesiastical Commissioners the said Sum of Two hundred and fifty Pounds by Two Instalments of One hundred and twentyfive Pounds each, at Candlemas and Whitsunday in each Year, commencing at the Term of Candlemas One thousand eight hundred and sixty-nine; and the said Collector or Collectors shall have all the Powers in regard to enforcing Payment of the said Canongate Annuity Tax which are at present competent to the Collectors of the Assessments imposed by the said last-recited Act, or by the "Edinburgh Police Act, 1848," and the "Edinburgh Municipality Extension Act, 1856;" and he or they shall be paid an Allowance for the Collection of the said Tax corresponding to the Allowance paid to him or them for the Collection of the Assessments under the Act Eighth and Ninth Victoria, Chapter Eighty-three: Provided always, that in the event of the Rate imposed for any One Year being insufficient to raise said clear Sum of Two hundred and fifty Pounds, the Rate for the succeeding

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succeeding Year or Years shall be increased so as to raise a Sum sufficient to supply the Deficiency in the preceding Year, as well as the clear Sum of Two hundred and fifty Pounds for the Year for which the Assessment is made: Provided also, that it shall not be competent to the said Parochial Board to assess or recover the said Tax from the Occupiers of Lands and Heritages valued at under Five Pounds a Year: and it shall be competent to the said Parochial Board to exempt from the Assessment such Persons as they shall consider to be unable from Poverty to pay the same.

5. The Heritors and other Persons presently liable for the Provisions in Maintenance and Repair of the Canongate Church and Manse regard to shall be bound to put the same in proper Repair, at the Sight of Churches and Robert Matheson, Assistant Surveyor of the Board of Works for siastical Pro-Scotland, as at the Term of Whitsunday One thousand eight perty. hundred and sixty-eight, and as at said Date the whole Rights, Administration, and Custody as respects the said Churches of Canongate and New Canongate, together with the said Churches themselves, and Cellars, Vaults, and the Churchyard, shall be and the same are hereby vested in the Ecclesiastical Commissioners for Behoof of said Parishes: and the Manse of the Parish of Canongate shall also be vested in the said Ecclesiastical Commissioners, with Power to them, if they consider it expedient, to make Alterations on or to sell the said Manse, the Price obtained therefor, after Deduction of Expenses, to be invested in the Purchase of another Manse, or otherwise for Behoof of the Minister of the Parish of Canongate and his Successors in Office; and the said Heritors and other Parties presently liable for the Maintenance and Repair of said Canongate Church, Manse, and Churchyard shall, as from the said Term, be relieved from all Obligations or Liability connected with said Churches and Manse, and also from Liability for the Maintenance of said Churchyard while the same remains unclosed; and in the event of the said Churchyard being closed as a Burial Ground in Terms of the Provisions of the "Burial Grounds (Scotland) Act, 1855," the Liability for the Maintenance of said Churchyard shall be regulated by the Provisions of said Act; and it is hereby provided that the Stipend of the Parish of Canongate arising under the existing Law for the Year from Whitsunday One thousand eight hundred and sixtyseven to Whitsunday One thousand eight hundred and sixtyeight shall, as heretofore, be divided into Two equal Parts, and the one Part shall, as heretofore, be paid to the said Reverend Daniel Mache or his Successors in Office, and the other Part, which shall accrue before the Appointment of the Minister of the quoad sacra Church of New Canongate, shall be paid to the Ecclesiastical Commissioners, to be applied by them for the Benefit of the Minister who shall be appointed to the said quoad sacra Church which is herein-after constituted, and his Successors in Office.

6. 'Whereas by Mortification, dated Twenty-second August Makcall's Mor-'One thousand six hundred and thirty-nine, David Makcall, tification to be

' Merchant Burgess of Edinburgh, gave certain Sums of Money applied for to be employed by the Magistrates and Council for the Uses Purposes of

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' therein specified, and, inter alia, he gave a certain Sum for Behoof of a Preacher in the Neighbourhood of the said Parish of Canongate, which Mortification is at present administered by ' the Magistrates and Council: And whereas it is desirable that ' the said Mortification should be applied in aid of the Purposes of this Act: Therefore the Minister for the Time being of New Canongate Church shall be appointed by the Magistrates and Town Council Preacher under the Mortification of the said David Makcall; and the annual Produce of said Mortification shall be paid to the said Minister by the Magistrates and Town Council, but only so long as the said Minister shall by himself, or in his Absence by a duly qualified Person, continue to perform the

Duties of Preacher under the said Mortification.

Bishop's Rents, for Purposes of this Act.

7. The Bishop's Rents and the Kirkyard Dues at present pay-&c. to be applied able to the Ministers of the said Parish of Canongate, and also such Sum as may be contributed by the Endowment Committee of the Church of Scotland, and such annual Sum as may be contributed by any Department of the State in respect of Property in the said Parish, and such Sums as may be contributed from any other Source for the Purposes of this Act, shall be and are hereby vested in the Ecclesiastical Commissioners for the Purposes of this Act: Provided always, that the Sum to be received from the said Endowment Committee shall be appropriated by the Ecclesiastical Commissioners solely to the Use of the Minister of New Canongate; provided also, that the Church Collections of New Canongate shall be held as made subject to the Provisions of the beforerecited Act of the Seventh and Eighth Victoria.

Provisions for letting Seats and Application of Rents.

8. The Pews or Seats in the said Churches shall, from and after Whitsunday One thousand eight hundred and sixty-eight, be let by or at the Sight of the Kirk Session of each Church respectively, or at the Sight of the Ecclesiastical Commissioners in the Case of the New Canongate Church, so long as there is no Kirk Session in said Church, with the Exception of not less than One Tenth of the Number, which shall be reserved as Free Sittings, but subject to any Directions which the Ecclesiastical Commissioners may issue from Time to Time, and subject also to any Rights or Conditions presently attaching to such Pews or Seats, or, in case the Commissioners shall think it necessary or expedient, the said Pews or Seats shall be let by or at the Sight of the Commissioners or their Secretary, and at such Rents as the Commissioners may from Time to Time determine or approve; and the Kirk Session of each Church may retain in their Hands, out of the Monies to be received for such Pew or Seat Rents, such Sums as shall be fixed by the Ecclesiastical Commissioners for the Payment of the Salaries of Precentors, Doorkeepers, or other Church Officers, and for cleaning, heating, and lighting the Church, and for providing Communion Elements, and for such other necessary Expenses in connexion with the Church as shall be allowed by the Ecclesiastical Commissioners; and the Kirk Session shall keep an Account of the whole Monies received by them for Pew or Seat Rents, and of the Sums retained for Payment of Expenses, and shall lay the same before the Ecclesiastical Commissioners

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yearly, or as often as they shall direct; and the Kirk Session shall pay the whole Balance of the Monies received for Pew or Seat Rents (after making the said Deductions); and in case the Monies received for Pew or Seat Rents in either of the said Churches shall in any Year be insufficient to defray the said Expenses, the Ecclesiastical Commissioners may, out of the other Monies received by them under the Provisions of this Act, pay such additional Sum as shall be necessary to make up such Deficiency; and the Right to appoint Session Clerks, Precentors, Doorkeepers, and other Church Officers of the said Churches shall belong to and be exercised by the Kirk Sessions of the said Churches respectively.

9. The Ecclesiastical Commissioners shall, out of the Monies Provisions for vested in them for the Purposes of this Act, pay, in the first place, the Ministers. in Two equal Portions, at the Terms of Candlemas and Whitsunday One thousand eight hundred and sixty-nine, and annually thereafter at the said Terms, to the Minister of the Parish of Canongate and to his Successors in Office, in lieu of the Emoluments at present received by him, the Sum of Two hundred and fifty Pounds per Annum; and the said Minister shall also have Right to the Manse attached to the said Parish of Canongate; and the Ecclesiastical Commissioners shall also, out of the said Monies, provide for the Maintenance, Repair, and Insurance against Loss by Fire of the Fabric of the said Canongate Church; and the Ecclesiastical Commissioners may, out of the Balance of said Monies then remaining in their Hands, provide for the Maintenance and Repair of the Fabric of the said New Canongate Church, and for the Insurance of the same against Loss by Fire; and the Ecclesiastical Commissioners shall thereafter pay to the said Minister of New Canongate Church, in Two equal Portions, at the said Terms of Candlemas and Whitsunday One thousand eight hundred and sixty-nine, and annually thereafter, the Surplus of the annual Produce of said Monies, not exceeding the Sum of Two hundred and fifty Pounds, and not being less than One hundred and twenty Pounds, and if there shall be any Balance they shall provide also for Payment of the Proportion of the Expenses of the Ecclesiastical Commissioners, including such Remuneration as they shall see fit to allow to any Persons employed by them in the Execution of this Act or of the said first-recited Act, and of the Proportion of the Salaries of the Clerk of the Synod of Lothian and Tweeddale, and the Clerk and Officer of the Presbytery of Edinburgh, payable for the said Churches or either of them, and of the other Expenses to be incurred in carrying into effect the Purposes of this Act; and if there shall be any Surplus of the Rents of Church Seats of either of the Churches in the Hands of the Ecclesiastical Commissioners after defraying the Charges herein-before specified, said Surplus shall be paid over to the Minister of the Church which produces said Surplus, and that in addition to the said annual Sum herein-before provided: Provided always, that the Portions of said Stipends payable at the Term of Candlemas in each Year shall be for the Period from Whitsunday to Michaelmas preceding, and the Portions payable at the Term

of Whitsunday shall be for the Period from Michaelmas to Whitsunday.

Commissioners to keep and publish Account. 10. The Ecclesiastical Commissioners shall cause full and true Accounts to be kept of their whole pecuniary Transactions under this Act, and a State of Accounts or Balance Sheet to be prepared as on the Thirtieth Day of June yearly, and inserted not later than the First Day of August thereafter once in at least Two Newspapers published in Edinburgh, setting forth the Amount of Monies received by them from every Source of Income, and of their Disbursements during the same Period, and the total Amount of the Monies laid out and invested by them or remaining in their Hands; and the Accounts of the Ecclesiastical Commissioners under this Act shall, before the Publication of the same annually, be audited and examined in the same Manner as the Accounts of the Ecclesiastical Commissioners are appointed to be audited and examined under the said first-recited Act.

Disposal of vacant Stipends. 11. All Stipends payable under this Act, in respect of the Charges becoming vacant, for the Period during which such Charges shall be vacant, shall be payable in the same Manner and for the same Purposes as the Stipends of vacant Charges are now payable by Law; and the legal Rights of any of the Representatives of the late Reverend Andrew R Bonar, One of the Ministers of Canongate, shall not be prejudiced by the Provisions of this Act.

Laws, &c. inconsistent with this repealed. 12. All Laws, Statutes, and Usages inconsistent with the Provisions of this Act are hereby repealed.

SCHEDULE (A.)

District to be disjoined from the Parish of Canongate and erected into the quoad sacra Church and Parish of New Canongate.

That Portion of the Parish of Canongate included within a Line drawn through the Centre of Leith Wynd from the High Street of the Canongate to the Foot of the said Wynd and thence in a straight Line to the North Back of the Canongate; thence along the Centre of the North Back of the Canongate to the Foot of the Tolbooth Wynd; thence along the Tolbooth Wynd to the High Street of the Canongate; and thence along the Centre of that Street to the Head of Leith Wynd.

C A P. CVIII.

An Act to provide for the Guarantee of Persons holding Situations of Trust under Government by Companies, Societies, or Associations. [20th August 1867.]

- 'W HEREAS Persons having Offices or Employments in the Public Service are frequently required to give Security
- ' by means of Sureties for the due Performance of the Duties of such Offices or Employments, and it is expedient that the
- ' Guarantee of Companies which comply with certain Conditions

' should be authorized to be accepted in lieu of such Sureties:'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The following Terms shall in this Act, unless the Context Definitions of otherwise requires, have the Meanings hereby assigned to them; Terms.

that is to say,

The Term "Company" shall mean and include any Company, Corporation, Society, or Association incorporated by Act of Parliament or by Royal Charter, or under any Act relating to Joint Stock Companies:

The Term "Directors" shall include the Managing Body of

any Company:

The Term "Office or Employment in the Public Service" shall mean every Office or Employment which is remunerated out of the Consolidated Fund, or out of Monies provided by Parliament, or out of or by Fees authorized by some Public Act of Parliament, or by some Order made thereunder:

The Term "the Treasury" shall mean the Lord High Treasurer or the Commissioners of the Treasury for the Time being.

2. Where any Person has any Office or Employment in the Security for Public Service, and such Person is required to give Security by means of a Surety or Sureties for the due Performance of the Duties of such Office or Employment, the Head of Department or other Person or Persons in whom is vested the Discretion of with Conditions determining the Nature, Amount, and Sufficiency of the Security named here-(herein-after referred to as "the Employer") may, in the Exercise after. of such Discretion, accept as Security the Guarantee of any Company which complies with the Conditions contained in this Act. and which has received a Certificate from the Treasury as hereinafter provided, and may fix in each Case the Amount to be guaranteed.

3. The Conditions on which the Guarantee of a Company may Conditions be accepted under this Act are as follows:

(1.) The Capital which has been actually subscribed must not be less than Fifty thousand Pounds:

(2.) The Amount of Capital paid up must not be less than Twenty thousand Pounds:

(3.) The Company shall set aside a Special Fund of such Amount and invested in such Manner as is herein-after mentioned, and in any Case in which the Amount of Capital paid up shall be less than Thirty thousand Pounds, the First Ten thousand Pounds set aside for the Creation of such Special Fund shall be raised by new Calls on the existing Capital of the Company, or by Calls on new Capital created for that Purpose, or by both:

(4.) The Amount of any one Guarantee shall not exceed the

Sums herein-after mentioned:

(5.) The Company shall within Three Weeks after their First Meeting in every Year send to the Treasury such List of the Members of the Company and Summary of Particulars as is required by the Twenty-sixth Section of

certain Officers may be accepted from Companies who comply

on which Guarantee of Company may be accepted.

The Companies Act, 1862, to be sent to the Registrar, and also a Copy of their Balance Sheet or Balance Sheets for the previous Twelvemonth, and a Statement of the Special Fund and of the other Funds of the Company, and of the actual State of Investment of such Funds, such Balance Sheet and Statement to be verified by the Auditor or Auditors of the Company.

Regulations as to Special Fund. 4. With respect to the Special Fund, the following Enactment shall be made:

- (1.) The Special Fund shall be invested in the Public Funds or Government Securities of Great Britain or Ireland in the Name of such Three or more of the Directors of the Company as are from Time to Time named by the Treasury, and in the Matter of this Act, and the Dividends thereon shall be paid to the said Directors, but no Part of the Securities in which the Special Fund is invested shall be sold without the Consent of the Treasury, signified in Writing under the Hand of One of the Secretaries or Under Secretaries of the Treasury:
- (2.) The Amount of the Special Fund shall not at the Time that any Guarantee of the Company is accepted in pursuance of this Act be less than Ten thousand Pounds, and in each Year after the Special Fund is formed a Sum of not less than One thousand Pounds out of the Assets or Income of the Company shall be added to the Special Fund, and invested as before mentioned until the Sum invested on account of the Special Fund amounts to Twenty thousand Pounds, and the said Fund may be further increased in such Manner as the Company may direct:

(3.) The Special Fund shall be liable, after the other Assets of the Company are exhausted, to meet all Claims under Guarantees given in pursuance of this Act, and all such Claims, whether accrued or contingent, shall be the sole Charge upon the Special Fund so long as there are any

such Guarantees given by the Company.

5. The Amount which may be guaranteed under this Act in respect of any One Person shall not,—

- (a.) If the Amount invested on account of the Special Fund in manner in this Act provided is less than Twenty thousand Pounds, exceed One thousand five hundred Pounds:
- (b.) If the Amount so invested amounts to Twenty thousand Pounds and is less than Thirty thousand Pounds, exceed Three thousand Pounds:
- (c.) If the Amount so invested amounts to Thirty thousand Pounds and is less than Fifty thousand Pounds, exceed Five thousand Pounds:
- (d.) In any Case exceed Ten thousand Pounds:

And where any Guarantee has been given in respect of any One Person for a Sum exceeding Fifteen hundred Pounds, Three thousand Pounds, or Five thousand Pounds respectively, the .Amount

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Amount of Guarantee for any One Person.

Amount so invested on account of the Special Fund shall not during the Pendency of such Guarantee be reduced below Twenty thousand Pounds, Thirty thousand Pounds, or Fifty thousand Pounds respectively.

6. The Guarantee may be given by such Document under the Form of Seal of the Company and in such Form as the Employer may Guarantee direct, and it may be given either to Her Majesty, Her Heirs and Successors, or to the Employer, or to such Officer as the

Employer may direct.

7. Where a Company has given a Guarantee in pursuance of Amount of this Act with respect to any Person having an Office or Employ- Loss may be ment in the Public Service, and any Loss accrues owing to some Act or Default of such Person which constitutes a Breach of the Guarantee, the Employer may certify under his Hand the Amount due in respect of such Loss from the Guarantor, and such Certificate shall be conclusive Evidence of such Amount being due from the Guarantor; and on Payment by the Company of the Amount specified in such Certificate all Rights and Remedies to which the Employer is or may be entitled on account of the Defaulter shall vest in the Company, and the Receipt of the Employer for the Amount paid shall be conclusive Evidence of such Payment.

8. The Treasury may issue Regulations with respect to the Acceptance and Form of any Guarantee under this Act, and with respect to the Persons who are to give Certificates of Loss. and all such Regulations shall be binding on all such Persons having any Office or Employment in the Public Service, or on

that Class of Persons to which they are made applicable.

9. The Treasury, on Proof to their Satisfaction that a Company Treasury complies with the Conditions required by this Act, may, if they may certify shall think fit, give a Certificate to that Effect; such Certificate of Compliance shall be given under the Hand of One of the Secretaries of the Treasury, and shall be published in such Manner as the Treasury direct, and after such Publication the Company named therein shall be deemed to have complied with the Conditions of this Act.

10. The Treasury may from Time to Time appoint an In- Inspection of spector, who may inspect and examine all the Accounts and Accounts by Books of a Company who gives Guarantees under this Act, and Certificate of may examine the Officers and Servants of such Company, and the Non-compli-Company shall pay to the Inspector such Remuneration as the ance with Con-

Treasury may fix.

If any such Company obstruct such Inspector in his Inspection or Examination, or if, on the Report of an Inspector or otherwise, the Treasury are satisfied that any such Company does not comply with the Conditions of this Act, the Treasury may give a Certificate to that Effect; such Certificate shall be given and published in the same Manner as a Certificate of Compliance, and after the Date of the Publication thereof the Company named therein shall be deemed not to comply with the Conditions of this Act, and shall not give any Guarantees under this Act until the Treasury give them a Certificate of Compliance.

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Treasury may issue Regula-

Compliance of Company.

ditions.

11. Nothing Digitized by GOOGIC

Not to affect Guarantees herein named.

11. Nothing in this Act contained shall affect the Right of giving or accepting any Guarantee in any Case where a Guarantee by a Company might be given or accepted without the Authority of Parliament.

Short Title.

12. This Act may be cited for all Purposes as "The Guarantee by Companies Act, 1867."

CAP. CIX.

An Act for extinguishing certain Rights of Way over and along Barrach Lane in the Borough of New Windsor in the County of Berks. [20th August 1867.]

"WHEREAS a certain Lane called Barrack Lane in the Borough of New Windson in the County of Reals so for Borough of New Windsor in the County of Berks, so far ' as the same is affected by this Act, runs through and adjoins to Lands and Buildings which are vested in Her Majesty's ' Principal Secretary of State, and are held by him for Barrack ' Purposes:

'And whereas the said Lane is subject to some Right or 'Rights of Way over and along the same which it is desirable ' should be extinguished, so as to enable the said Principal Secre-' tary to enclose the said Lane, and to improve the Barrack ' Accommodation there:

'And whereas there now exists by means of a public Lane or Street called Victoria Lane (which has been recently widened by the Surrender of Land immediately adjacent thereto, and ' heretofore vested in the said Principal Secretary, and which ' out of Monies voted by Parliament has been recently improved ' by the said Principal Secretary) a sufficiently commodious Way ' to and from the Points to and from which Access is obtained

by such Right of Way over Barrack Lane:

'And whereas, for the Reasons aforesaid, it is expedient that ' the said Right or Rights of Way over such Part of Barrack Lane as aforesaid should be extinguished, and that the said Lane, so far as it runs through and adjoins the Lands or Build-' ings of the said Principal Secretary, should be enclosed and ' used for Barrack Purposes:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Rights of Way along Barrack Lane to cease.

1. That from and after the passing of this Act all Rights of Way over and along the Lane called Barrack Lane, so far as it runs through and adjoins on both Sides thereof the Lands or Buildings vested in Her Majesty's Principal Secretary of State for the War Department, shall cease, and the said Principal Secretary shall stop up the said Way so far as aforesaid, and enclose and use the Site thereof for Barrack Purposes; and thereupon public Notice shall be given of the stopping up and enclosing the same by Advertisement in the London Gazette, and in some local Newspaper published or circulated in the Counties of Berks and Bucks, and shall be affixed on the outer Door of the Town Hall

Barrack Lane, Windsor (Rights of Way).

or some other public Place within the said Borough: Provided always, that within Twelve Months from the passing of this Act the said Principal Secretary shall either purchase the Interest of the Owners and Occupier of the Messuage and Premises called the Five Bells, situate between Sheet Street and Barrack Lane, or shall make Compensation to such Owners and Occupier for the Loss, Damage, and Injury (if any) that may be occasioned to them respectively by the passing of this Act; and the Amount of the Purchase Money or Compensation to be paid to such Owners and Occupier respectively shall, in case of Difference, be ascertained and determined by Arbitration in the following Manner, vizt, a Person shall be appointed in Writing as sole Arbitrator by the senior Partner for the Time being in the Firm of Truman, Hanbury, Buxton, and Co., or, him failing, by the next in Succession of Seniority being willing to act, and the Arbitrator shall have the same Powers in all respects as if he had been appointed under the Provisions of "The Lands Clauses Consolidation Act, 1845."

CAP. CX.

An Act to consolidate and amend the Acts for rendering effective the Service of Chelsea and Naval Out-Pensioners and Pensioners of the East India Company, and for establishing a Reserve Force of Men who have been in Her Majesty's Service. [20th August 1867.]

INTHEREAS by Acts passed in the Sessions holden in the Sixth and Seventh and in the Ninth and Tenth Years of 6 & 7 Vict.

' Her Majesty Provision was made for the Enrolment as a local c. 95.

Force, for the Preservation of the Peace, of such Out-Pensioners 9 & 10 Vict. 'as therein respectively mentioned, the whole Number to be

' enrolled not to exceed Twenty thousand:

'And whereas by an Act passed in the Session holden in the

' Tenth and Eleventh Years of Her Majesty the said Acts were 10 & 11 Vict. amended, and Provision was made for the Enrolment as afore- c. 54.

' said of such Out-Pensioners in Her Majesty's Colonies:

'And whereas by an Act passed in the Session holden in the Eleventh and Twelfth Years of Her Majesty the Two Acts 11 & 12 Vict.

firstly herein mentioned were made applicable to such Pensioners c. 84.

from the Land Forces of the East India Company resident in

' the United Kingdom who might volunteer to serve Her Majesty 'as enrolled Pensioners according to the said Acts, the whole

' Number of Pensioners of the said Hospitals and from the said

Land Forces so to be enrolled in the United Kingdom not to

' exceed Thirty thousand:

'And whereas by an Act passed in the Session holden in the ' Twenty-second and Twenty-third Years of Her Majesty Pro. 22 & 23 Vict.

'vision was made for the Enrolment as a Reserve Force in

' the United Kingdom, not exceeding Twenty thousand Men, of ' Persons having previously served in Her Majesty's other Forces

or in the Forces of the East India Company who might volun-

' teer for Service under that Act:

30 & 31 Vict.

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Army Reserve.

'And whereas it is expedient that the said Acts should be consolidated and amended as herein-after mentioned:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Reserve Force Act, 1867."

2. In this Act-

The following Expressions shall have the Meanings hereby assigned to them respectively, unless there be something in the Subject or Context repugnant to such Construction:

"The Secretary of State" means One of Her Majesty's Prin-

cipal Secretaries of State:

"The Lord Lieutenant" means the Lord Lieutenant or other Chief Governor or Governors of *Ireland* for the Time being:

"Governor," as applied to a Colony or Possession, includes the Person for the Time being lawfully administering the

Government thereof:

"The Reserve Force" means the Reserve Force established by this Act:

"Out-Pensioners of Chelsea Hospital" includes all Persons whose Claims for prospective or deferred Pension have been registered in virtue of any Warrant of Her Majesty.

3. It shall be lawful for Her Majesty to cause to be enrolled and kept up as a Reserve Force in the United Kingdom any Number of Men, not exceeding in the whole Fifty thousand Men; such Men to be divided into Two Classes, not exceeding the respective Numbers, and to consist of the Descriptions of Persons, and to be liable to the different Services, herein-after respectively mentioned; (that is to say,)

CLASS I.

not to exceed Twenty thousand Men;

to be liable when on permanent Service to serve in the United

Kingdom or elsewhere;

and to consist of Men who are serving or have served in any of Her Majesty's Regular Forces, and whose past Service has not exceeded the First Term of Enlistment.

CLASS II.

not to exceed Thirty thousand Men;

to be liable when on permanent Service to serve only in the United Kingdom;

and to consist of-

Persons already enrolled in the United Kingdom by virtue of the said Acts or any of them;

Out-Pensioners of Chelsea Hospital;

Out-Pensioners of *Greenwich Hospital* having served in the Royal Marines;

Persons who are serving or have served in any of Her-Majesty's Regular Forces, and who have so served for not less than the full Period of the First Term of Enlistment.

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4. Subject

Short Title. Interpretation of Terms.

Establishment of Reserve Force for the United Kingdom, not exceeding 50,000 Men.

Army Reserve.

4. Subject to the express Provisions of this Act as to the Formation of Extent and Nature of their Service, the Reserve Force may be Corps, &c. formed into such Corps and may be attached to such Regiments of any of Her Majesty's other Forces as Her Majesty may from Time to Time direct.

5. The Men to be enrolled as aforesaid shall be engaged to Term of Serserve for such Term or respective Terms of Years as may be directed by the Regulations made under this Act:

vice to be prescribed by Regulations, &c.

And every Man engaging to serve shall make and sign a Declaration in such Form as with reference to the Terms of his

Engagement may be prescribed by such Regulations.

6. It shall be lawful for Her Majesty to appoint to the Reserve Appointment Force such Officers and Non-commissioned Officers of any of of Officers. Her Majesty's other Forces, whether from Full or Half Pay or from the Pension List, as Her Majesty may deem expedient, and to put the whole or any Part of the Reserve Force under the Command of such General or other Superior Officers of any of such other Forces as Her Majesty may from Time to Time be pleased to appoint.

7. The Reserve Force shall be called out for Training and Force to be Exercise, together or otherwise, at such Place or Places within the United Kingdom, and for such Time or Times not exceeding Twelve Days in any Year, as Her Majesty through the Secretary of State, or in Ireland through the Lord Lieutenant, may direct.

called out for Training, &c. for 12 Days in each Year.

8. Provided always, That if Her Majesty at any Time, or Power to attach from Time to Time, so think fit, and through the Secretary of Men of Class I. State or (in Ireland) the Lord Lieutenant so direct, all or any of the Men in Class I. of the Reserve Force may be attached for the Purpose of Training and Exercise to any Regiment or Regiments of Militia for any Time not exceeding the Time for which such Regiment or Regiments may be assembled for Training and Exercise; and in such Case all the Provisions applicable to the Militiamen of any such Regiment shall, while any such Men as aforesaid are so attached, be applicable to them, and to all other Persons in respect of them, as if they were Militiamen of such Regiment.

to the Militia.

9. It shall be lawful for the Secretary of State, or in Ireland Reserve Force for the Lord Lieutenant, at any Time when Occasion may appear may be called to them respectively to require, to call out the whole or so many of the Reserve Force as such Secretary of State or Lord Lieutenant may think necessary, to aid the Civil Power in the Preservation of the public Peace in Great Britain and Ireland respectively:

out in aid of the Civil Power.

And it shall be lawful for any Officer commanding Her Majesty's Forces in any Town or District, on the Requisition in Writing of any Justice of the Peace, to call out for the Purpose aforesaid the Men enrolled in the Reserve Force who may be resident in such Town or District, or such of them as he may think necessary.

10. In case of actual Invasion or imminent Danger thereof, or In case of in case a State of War exists between Her Majesty and any Invasion or Foreign Power, it shall be lawful for Her Majesty, by Procla-Pp2

Force may be

mation, Digitized by GOOGIC C.110.

Army Reserve.

called out for permanent Service. mation, to direct that the Reserve Force, or such Part thereof as Her Majesty may think fit, be called out on permanent Service:

Upon the issuing of any such Proclamation, the Men in Class I. of the Reserve Force, or those of them to whom such Proclamation applies, shall become subject to general Service with Her Majesty's Army, and the Men in Class II. of the Reserve Force, or those of them to whom the Proclamation applies, shall become liable to serve in aid of the Defence of the Realm, in any Part of the United Kingdom where their Services may be required:

And the said Force, or such Part thereof as may be so called out, shall serve in pursuance of such Proclamation until it be signified to them by Her Majesty's Command that their Services are no longer required, but so nevertheless that the Services of Mcn so called out shall not be required under such Proclamation beyond Six Months after Peace has been next proclaimed.

Reserve Force may volunteer for Duty. 11. It shall be lawful for Her Majesty through the Secretary of State, or in *Ireland* through the Lord Lieutenant, to direct that such and so many of the Reserve Force as volunteer their Services may be kept on Duty and Pay for any Period not exceeding Six Months in the same Way as the Regular Forces of Her Majesty's Army, and any Person who volunteers for such Service shall be liable to serve accordingly.

12. Whenever the Reserve Force or any Part thereof is called out for Training and Exercise,

or when any of such Force having volunteered their Services for that Purpose are kept on Duty as aforesaid,

or when such Force or any Part thereof is called out in aid of the Civil Power as aforesaid, or is called out on permanent

Service under Her Majesty's Proclamation,

all the Provisions of any Act then in force for punishing Mutiny and Desertion and for the better Payment of the Army and their Quarters, and the Articles of War in force under the Authority of such Act, shall apply to and in respect of the said Force or such Part thereof as may be or ought to be on Duty on any of the Occasions aforesaid, and the Officers and Non-commissioned Officers appointed to command them, as fully as such Act and Articles may be applicable to and in respect of Her Majesty's Regular Forces; and Officers committed by such Officers and Non-commissioned Officers and the Men of such Force as may be or ought to be on Duty on any of the Occasions aforesaid may be inquired of and tried by Court-martial assembled under the Provisions of any such Act according to the usual Discipline of Her Majesty's Army;

and Courts-martial for the Trial of any such Offences may be holden, and the Punishment awarded by any such Court-martial may be inflicted, either during the Time for which such Officers, Non-commissioned Officers, and Men are or ought to be so on Duty as aforesaid, or at any Time within Twelve Months after the Offence has been committed or the Offender has been

apprehended.

13. Every Man enrolled in the Reserve Force who, without Leave lawfully granted, or Sickness certified according to any Regulations

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when on Service, to be subject to the Mutiny Act.

Reserve Force,

Punishment for Absence or Desertion.

Army Reserve.

Regulations made under this Act, does not appear at the Time and Place appointed for his Training and Exercise, or for permanent or voluntary Service, or for his Service in aid of the Civil Power, or who having appeared or joined the Force at the Place appointed deserts or absents himself before the Expiration of the Time of Training and Exercise, or before being duly discharged from such permanent or voluntary or other Service as aforesaid, shall be deemed a Deserter, and be liable to be tried and punished by Court-martial under the foregoing Provision, and be also liable to such Forfeiture of Pay, Pension, or Allowance as may be directed by the Regulations made under this Act.

14. Every Man enrolled in the Reserve Force who carclessly Penalty for loses, destroys, or damages any Arms, Accoutrements, Ammuni-damaging or tion, or Clothing provided for him or entrusted to his Charge, selling or purshall be liable to make good the same out of his Pay, Pension, or chasing Accou-Allowance as may be directed by any Regulations made under this Act, together with such Penalty, not exceeding double the Amount of such Loss or Damage, as the Secretary of State may

direct:

and every such Man who wilfully damages or destroys, or who sells, pawns, or otherwise unlawfully disposes of any such Arms, Accoutrements, Ammunition, or Clothing, shall be liable to such Forfeiture of Pay, Pension, or Allowance as may be directed by such Regulations:

And any Person knowingly purchasing or receiving the same shall, on summary Conviction before any Justice of the Peace,

forfeit any Sum not exceeding Five Pounds;

and One Moiety of such Penalty shall go to the Person who informs for the same, and the other Moiety, or where the Offence is proved by the Informer, then the whole of the Penalty, shall be paid and applied in such Manner as the Secretary of State may direct, anything in any Act to the contrary notwithstanding:

And every Justice who adjudges any such Penalty shall within Four Days report the same and his Adjudication thereof to Her Majesty's Principal Secretary of State for the War Department; and in this Enactment the Terms "Justice of the Peace" and "Justice" shall respectively include, as regards Scotland, Sheriff, Sheriff Substitute, and Magistrate.

15. Subject to the Provisions of this Act, it shall be lawful Regulations to for the Secretary of State to make Regulations in relation to the be made by

Execution of this Act, as follows:

as to the Ages and other Qualifications of Men to be enrolled thereunder:

as to the Term or Terms of Service of Men to be so enrolled; as to the Declarations to be made on or in relation to being so enrolled:

for the Pay of the Officers and Non-commissioned Officers appointed, and Men so enrolled;

for Pensions of Men in respect as well of their Services under this Act as of their previous Services;

as to the Arms, Clothing, Equipment, and Allowances of such Officers, Non-commissioned Officers, and Men; **P**p3

Secretary of State.

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Army Reserve.

for the Government of the said Force;

for Fines and Penalties or Forfeitures for Absence from, or Misconduct during, Training and Exercise, or during permanent, voluntary, or other Service, or for the Breach of any of the said Regulations, and the Deduction of such Fines and Penalties from any Pay, Allowance, or Pension which may become due to the Offender;

and as to any Matters by this Act made subject to Regulations

made thereunder.

Provisions of Turnpike and Railway Acts as to Soldiers to apply to the Force under this Act. 16. For the Purposes of all Enactments relating to Turnpike Roads and to Tolls, the Men enrolled and Officers and Non-commissioned Officers appointed under this Act while on Duty, or going to or returning from any Place of Training and Exercise, or of permanent, voluntary, or other Service, shall be deemed Soldiers and Officers of Her Majesty on Duty, and all such Enactments having reference to Officers and Soldiers on Duty shall be construed accordingly; and the Enactments for the Time being in force concerning the Conveyance by Railway of Her Majesty's Forces of the Line, and their Baggage, Stores, Arms, Ammunition, and other Necessaries and Things, shall apply to the Conveyance of the Reserve Force, their Baggage, Stores, Arms, Ammunition, Necessaries, and Things, and as well with respect to the Officers and Non-commissioned Officers appointed under this Act as with respect to the Men eurolled in such Force.

Men to be exempted from serving Parish Offices, &c. 17. Men enrolled and Officers and Non-commissioned Officers appointed under this Act shall not be liable to serve on any Jury, nor to serve the Office of Constable, or any other Parochial, Township, or Borough Office.

Provisions of this Act to apply for enrolling Out-Pensioners as a local Force in any Colony, and with respect to such Force. 18. The Provisions of this Act shall apply to all Out-Pensioners of Chelsea Hospital and to all Out-Pensioners of Greenwich Hospital who have served in the Royal Marines residing in any of Her Majesty's Colonies and Possessions abroad in which any Officers have been or may be appointed, pursuant to any Act for the Time being in force for the Payment and Superintendence of the said Out-Pensioners:

And it shall be lawful for Her Majesty, from Time to Time, by Warrant under the Royal Sign Manual, to fix the Number of Men to be enrolled in every such Colony and Possession as a local Force, and to cause them to be armed and equipped as the

Governor may direct:

And all the Provisions of this Act for calling out the Reserve Force, or any Part thereof, for Training and Exercise, for calling out such Force, or any Part thereof, on any of the Occasions herein-before in this Behalf mentioned, and for keeping on Duty and Pay such of the Reserve Force as volunteer their Services, and otherwise in relation to Class II. of such Force and to other Persons in respect of such Force, and authorizing Regulations to be made concerning the Service of the Men, and otherwise, shall apply to and in respect of such local Force as aforesaid in any such Colony or Possession, and to or in respect of any like Force established under any of the Acts hereby repealed, the same

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Regulations to be laid before

Parliament.

Acts in Sche-

repealed.

dule to this Act

Army Reserve.

Colony or Possession being substituted for the United Kingdom, and the Governor of such Colony or Possession being substituted for the Secretary of State.

19. All Warrants and Regulations to be issued or made under Warrants and this Act shall be laid before both Houses of Parliament within Fourteen Days next after the issuing or making thereof, if Parliament be then sitting, or if Parliament be not sitting, then within Fourteen Days after the next meeting of Parliament.

20. The Acts mentioned in the Schedule to this Act are

hereby repealed;

but such Repeal shall not, save as herein otherwise provided, affect any past Act, or any existing Right, or any Remedy in respect thereof, or the Proof of any past Act;

and all existing Regulations made under the Authority of any Act hereby repealed shall be of the same Force and Effect as if

made under this Act:

and every existing Commission and Appointment by or under the Acts hereby repealed or any of them shall be of the same Force and Effect for the Execution and for all the Purposes of this Act, and shall be revocable in like Manner, as if the same were granted hereunder; and any such Commission or Appointment having reference to any of the Descriptions of Persons composing Class II. of the Reserve Force shall have Effect with reference to all Descriptions of Persons composing such Class;

and any Offence against any of the said Acts committed before the passing of this Act shall be punished as if this Act had not

been passed.

SCHEDULE.

ACTS REPEALED.

6 & 7 Vict. c. 95.	An Act for mondaring more effective the
o & / v ict. c. 95.	An Act for rendering more effective the Services of such Out-Pensioners of Chel-
	sea Hospital as shall be called out to
	assist in preserving the public Peace.
9 & 10 Vict. c. 9.	An Act for amending the Act for rendering
3 to 10 view c. 3.	effective the Services of the Chelsea
	Out-Pensioners, and extending it to the
	Out-Pensioners of Greenwich Hospital.
10 & 11 Vict. c. 54.	An Act to amend the Acts for rendering
	effective the Service of the Chelsea and
	Greenwich Out-Pensioners.
11 & 12 Vict. c. 84.	An Act to amend the Acts for rendering
	effective the Service of the Chelsea and
	Greenwich Out-Pensioners, and to extend
	them to the Pensioners of the East India
	Company.
22 & 23 Vict. c. 42.	An Act to provide for the Establishment
	of a Reserve Force of Men who have
	been in Her Majesty's Service.

Short Title.

Interpretation of Terms.

Establishment

of Militia Reserve.

Militia Reserve.

C A P. CXI.

An Act to form a Reserve of Men in the Militia to join Her Majestv's Army in the event of War.

[20th August 1867.]

WHEREAS it is expedient to authorize the Enlistment of a Portion of the Militia for Service in Her Majesty's Army in the event of War, and for that Purpose to make such

' Provisions as are herein-after contained:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Militia Reserve Act, 1867."

- 2. In this Act the following Expressions shall have the Meanings hereby assigned to them respectively, unless there be something in the Subject or Context repugnant to such Construction:
 - "The Secretary of State" means One of Her Majesty's Principal Secretaries of State:

"Regiment" includes Battalion, Corps, and Company:

- "Mutiny Act" means the Act for the Punishment of Mutiny and Desertion, and for the better Payment of the Army and their Quarters, for the Time being in force:
- "Articles of War" means the Articles of War for the Time being in force under the Authority of the Mutiny Act.

3. The Secretary of State may cause to be enlisted from Time to Time under this Act such Men from the Militia of the United Kingdom as may be willing, with the Consent of the Commanding Officers of their respective Regiments, so to enlist themselves:

The total Number of Men enlisted under this Act from the respective Militias raised in *England*, *Scotland*, and *Ircland* shall not at any One Time exceed in Number One Fourth Part of the respective, Quotas of Private Militiamen for the Time being fixed by Law to be raised therein respectively:

Subject to the Limitation herein-before contained, the Secretary of State may fix, at his Discretion, by Order under his Hand, the greatest Number of Militiamen that may for the Time being be enlisted as aforesaid out of each or any Regiment of Militia.

Term and Mode of Enlistment.

4. Every Man to be enlisted under this Act shall be so enlisted for the Term of Five Years, and further to serve until he is legally discharged, if, at the Expiration of such Term, he is upon Army Service, and shall be attested accordingly before a Justice of the Peace as in the Case of ordinary Army Enlistment, save as otherwise provided by any Regulations made under this Act.

Militia Engagement extended on Enlistment under this Act. 5. The then existing Engagement in the Militia of any Man who is culisted under this Act shall be deemed extended for the Term of Five Years for which he is so enlisted, and he shall accordingly, save as herein otherwise provided, be deemed for all Purposes a Militiaman during such Term in like Manner as if he had been lawfully and duly enrolled to serve for such Term in

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the

Militia Reserve.

the Militia Regiment to which he formerly belonged; and upon his becoming subject as herein-after provided to Army Service, but not before, his Place in the Militia shall be deemed vacant. and be filled up as by Law provided in relation to casual Vacancies in the Militia.

6. The Secretary of State may cause any Men enlisted under Enlisted Men this Act who may volunteer for such Training and Exercise to volunteering for be trained and exercised with any Part of Her Majesty's Army may be trained during any Time or Times not exceeding in the whole Fifty-six with the Army. Days in any One Year:

all or any Part of the Time or Times of Training and Exercise as aforesaid of any Man volunteering as aforesaid may be in addition to, or, with the Consent of the Commanding Officer of the Regiment of Militia to which such Man may belong, in substitution for, all or any Part of the Period of Training and Exercise with and as Part of the Militia to which such Man would or might otherwise be subject.

7. The Secretary of State may, at his Discretion, at any Time Secretary of discharge any Man enlisted under this Act from his Enlistment, so far as it subjects him to Army Service; and any Man so discharged shall thenceforth for the Remainder of his Term of Enlistment be deemed a Militiaman only, and be subject to all Provisions affecting Militiamen accordingly.

Nothing in this Enactment shall affect the Power of the Secretary of State to discharge such Man from the Militia.

8. Whenever a State of War exists between Her Majesty and In what Events any Foreign Power, and in all Cases of actual Invasion or immi- Men enlisted nent Danger thereof, it shall be lawful for Her Majesty (the Cause may be orbeing first communicated to Parliament if Parliament be then upon Army sitting, or declared in Council and notified by Proclamation if Service. Parliament be not then sitting,) from Time to Time to order that, on such Day as may be mentioned in Her Majesty's Order in this Behalf, the Men enlisted under this Act, or such of them as Her Majesty may judge necessary, and by such Order direct, shall enter upon Army Service, and for that Purpose shall attend at such Place or Places and at such Time or Times as shall be duly notified in this Behalf.

9. On the Day fixed in such Order of Her Majesty as afore- Effect of Order said, and thenceforth until it be signified by Her Majesty's Com. for Entry upon mand to the Men to whom such Order applies that their Services Army Service. are no longer required, such Men shall be deemed upon Army Service, and they shall form Part of Her Majesty's Army as if they were Men who had been duly enlisted in and attested for Her Majesty's Army for General Service, and whose Enlistment and Attestation had been completed on the Day aforesaid; but so, nevertheless, that the Services of Men enlisted under this Act shall not be required under any such Order of Her Majesty as aforesaid beyond Six Months after Peace has been next proclaimed.

10. Subject to the Provisions herein-before contained, Men On Dismissal enlisted under this Act who have entered upon Army Service from Army Serunder this Act shall, on its being signified to them as aforesaid vice Men to

State may discharge Men from Enlistment under this Act so far as respects Army Service.

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C. 111.

Militia Reserve.

Militia Regiments for Remainder of Term of Enlistment.

that their Services are no longer required, return and serve, for the Remainder (if any) of their respective Terms of Enlistment, to and in the Militia Regiments to which they respectively belonged when they enlisted under this Act, and such Men shall hold such Rank and be entitled to such Pay and Allowance as they held and possessed when they entered upon Army Service under Her Majesty's Order; and if, by reason of their Places being supplied, there is no Opportunity for their resuming their former Position consistently with the ordinary Organization of any Militia Regiment to which they belonged, they shall be Supernumeraries thereof, with such Rank, Pay, and Allowances as aforesaid, until they can occupy their former Position.

When enlisted Men are being trained with the Army, or are upon Army Service, Mutiny Act and Articles of War to apply to them. 11. During any Time for which any Men enlisted under this Act may have volunteered to be trained and exercised with any Part of Her Majesty's Army, and whenever any Men enlisted under this Act are upon Army Service, all the Provisions of the Mutiny Act and Articles of War shall apply to such Men and to all Persons whomsoever in respect of them, as fully as such Act and Articles may be applicable to and in respect of Her Majesty's Regular Forces; and Offences committed by such Men may be inquired of and tried by Court-martial assembled under the Provisions of any such Act according to the usual Discipline of Her Majesty's Army;

and Courts-martial for the Trial of any such Offences may be holden, and the Punishment awarded by any such Court-martial may be inflicted, either during the Time for which such Men have volunteered to be trained and exercised, or (as the Case may be) are upon Army Service, or at any Time within Twelve Months after the Offence has been committed or the Offender has

been apprehended.

Power to Secretary of State to make Regulations. 12. It shall be lawful for the Secretary of State from Time to Time to make Regulations in relation to Men enlisted under this Act, as follows:

as to the Amount of the Sums to be paid to Men so enlisting by way of Bounty or periodical Payment or Allowance in consideration of their Enlistment, and as to the Time or respective Times, Conditions, and Manner of the Payment thereof;

as to the Ages between which Men may be enlisted;

as to the Height and for the Examination and Approval of all Men to be enlisted under this Act;

as to the Oaths and Declarations to be made by Men so enlisted on their Attestation;

as to the Mode of giving Notices to Men when required to enter upon Army Service as herein provided;

and as to any Matter by this Act made subject to Regulations made thereunder.

Regulations to be laid before Parliament. 13. All Regulations to be made under this Act shall be laid before both Houses of Parliament within Twenty-one Days next after the making thereof, if Parliament be then sitting, or if Parliament be not sitting, then within Twenty-one Days after the next meeting of Parliament.

CAP. CXII.

An Act to provide further Facilities for the Repair of Roads, Bridges, and other Public Works in Ireland in case of sudden Damage. [20th August 1867.]

TATHEREAS it is expedient that there should be further Facilities for the Repair of Roads, Bridges, and other

' Public Works in Ireland in case of sudden Damage:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. Any Three Justices of the Peace at Petty Sessions in any Any Three County, County of a City, or County of a Town in Ireland may, Justices may by Writing under their Hands, order any Sum not exceeding order Sums not Fifty Pounds to be expended in repairing any Road, Bridge, Pier, for repairing well. House Building or other Work in such County. Quay, Wall, House, Building, or other Work in such County, sudden Da-County of a City, or County of a Town, now or hereafter to be mages to Roads, constructed and maintained by Grand Jury Presentment, which &c. may be suddenly damaged, or in erecting a temporary Bridge, Gullet, Pier, Quay, Wall, or Fence in place of any Bridge, Gullet, Pier, Quay, Wall, or Fence suddenly carried away or destroyed, or in collecting and preserving the Materials of such Bridge, Gullet, Pier, Quay, Wall, or Fence, provided it shall appear to them that the Repairs of such Road, Bridge, Pier, Quay, Wall, House, Building, or other Work, or the other Matters hereby authorized to be done, cannot be delayed until the next Assizes without Prejudice to the Public, and that the Necessity of the same shall be notified to them by the County Surveyor; and it shall be lawful for such Justices to appoint a proper Person or Persons to repair the same, or to execute such other Works as aforesaid, and the Grand Jury of any such County, County of a City, or County of a Town is hereby empowered to present at the next Assizes the Sum so expended in repairing any such Road, Bridge, Pier, Quay, Wall, House, Building, or other Work, or in executing such other Works as aforesaid, to be levied on such County at large, or on the Barony, or on the County of a City or County of a Town in which the same is situate, according as the same is liable to be repaired or executed by the said County at large, or by the said Barony, or by the said County of a City or County of a Town; and the Sum so presented in the said several Cases shall be paid to the Person or Persons so appointed by such Justices to make such Repairs or execute such Works as aforesaid upon his or their producing such Order under the Hands and Seals of the said Justices, and also a Certificate under the Hand of the County Surveyor that the Sum specified in such Order appears to have been faithfully and honestly expended pursuant thereto: Provided always, that the same Justices of the Peace shall not make or sign more than One Order for the Expenditure of any Sum as aforesaid for the Reparation of the like sudden Damage between the Termination of one Assize and the Commencement of another.

In case of sudden Damage, Three Justices and Five Cesspayers may present Memorial to Lord Lieutenant.

2. When any Road, Bridge, Pier, Quay, Wall, House, Building, or other Work now or hereafter constructed or maintained by Grand Jury Presentment, and situate wholly within any County. County of a City, or County of a Town in Ireland, has been suddenly damaged, and it shall appear to any Three Justices of the County, County of a City, or County of a Town in which the same is situated, and to any Five of the Cesspayers appointed by the Grand Jury at the then preceding Assizes of the said County, County of a City, or County of a Town to be associated with the Justices at the ordinary Presentment Sessions to be holden next after such Assizes for the Purposes of the Act of the Sixth and Seventh Years of the Reign of King William the Fourth, Chapter One hundred and sixteen, for the Barony, Half Barony, County of a City, or County of a Town in which such Damage or the greater Part thereof has occurred, that the Repairs of such Road, or that the Repairs or rebuilding of any such Bridge, Pier, Quay, Wall, House, Building, or other Work, cannot be delayed without Prejudice to the Public, and that the County Surveyor shall certify the Necessity of the same, and that the probable Cost of the same will exceed Fifty Pounds, it shall be lawful for the said Justices and Cesspayers to present a Memorial, signed by each of them, to the Lord Lieutenant or other Chief Governor or Governors of Ireland, stating the Nature of the sudden Damage to such Road Bridge, Pier, Quay, Wall, House, Building, or other Work, the said Certificate of the County Surveyor, the Nature of the Works which are necessary, the Reasons why the same cannot be delayed without Prejudice to the Public, the probable Cost of the same, and the Mode in which the Cost of the Construction and Maintenance of such Road, Bridge, Pier, Quay, Wall, House, Building, or other Work was levied, and praying that he or they should order that an Extraordinary Presentment Sessions for the County at large, Barony, Half Barony, County of a City, or County of a Town previously chargeable with the said Cost of Maintenance, or the greater Part thereof, should meet and assemble to consider an Application to be made by the said County Surveyor for the Works necessary to repair the said Damage.

Lord Lieutenant may direct Presentment of Works under this Act.

3. Whenever any such Memorial shall have been presented as aforesaid it shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ircland, if he or they shall so think fit, by a Notice to be published in the Dublin Gazette, and also in One or more Newspapers circulating in the District in which Damage is stated in said Memorial to have occurred, and of which Notice Copies shall be posted in the usual Places for posting public Grand Jury Notices in such District, to direct and require that an Extraordinary Presentment Sessions for the County at large, Barony, Half Barony, County of a City, or County of a Town mentioned in said Memorial, shall meet and assemble at such Place in such District, for the Purpose of considering the Application for repairing the Damage stated as aforesaid, on such Day and Hour as shall be specified in such Notice. not being sooner than Five nor later than Ten Days after the Publication of such Notice in the Gazette as aforesaid; and it

shall

shall and may be lawful for every Justice of the Peace for the Justices to hold County, County of a City, or County of a Town in which such Sessions for the Extraordinary Presentment Sessions are holden respectively, not being a Stipendiary Magistrate, to attend, and such Justices Time and Place respectively, and the Cesspayers associated with them respec- appointed, tively, as herein-after provided, are hereby required to assemble and to hold such Extraordinary Presentment Sessions respectively, for the Purposes of this Act, in such Place and at such Time as shall have been so appointed; and such Extraordinary Presentment Sessions shall in all respects be constituted as if the same had been appointed as an Ordinary Presentment Sessions by the Grand Jury of the said County, County of a City, or County of a Town by Presentment at the then preceding Assizes; and the Provisions contained in the said Act of the Sixth and Seventh Years of the Reign of King William the Fourth relative to the Selection of a Chairman, and of the Cesspayers to be associated with the Justices or Justice at Presentment Sessions, and to the Casting Voice of such Chairman, shall, so far as the same are applicable, extend to such Extraordinary Presentment Sessions under this Act; and the Secretary of the Grand Jury and the County Surveyor shall attend thereat.

4. The said County Surveyor shall make Application to such Applications to Extraordinary Presentment Sessions for the Works necessary to repair the Damage mentioned in the Notice of the holding of such Sessions, and for any temporary Works which may be necessary for the Convenience of the Public during the Progress of the said Works, and such Application shall be made in the Manner appointed for the making of Applications to Presentment Sessions by the recited Act of the Sixth and Seventh Years of the Reign of King William the Fourth; and it shall not be necessary to lodge any such Application with the Secretary of the Grand Jury, but such Application shall be delivered to the Chairman at such Extraordinary Presentment Sessions, and shall be dealt with

thereat in the Manner herein-after provided.

5. At any Extraordinary Presentment Sessions holden as here- Proceedings at in-before provided the Justices and Cesspayers associated in the Extraordinary Business of such Sessions shall take into consideration the Appli- Presentment cation of the County Surveyor, and if the said Justices and Cesspayers at such Sessions as aforesaid shall approve of such Application, and of the Cost of the proposed Works, either wholly or in part, or of any Modification thereof, they shall direct the said County Surveyor to prepare such Specifications, Maps, Plans, Sections, or Elevations as may be necessary, expressing the Nature and Extent of such Works, and to deliver the same when prepared to the Secretary of the Grand Jury, and also to prepare a proper Form of Tender for the Execution of such Works, expressing the Nature and Extent of such Works, and the Materials proper to be employed in performing and executing the same, and the Term within which the same shall be completed, and such other Particulars as the said Justices and Cesspayers shall think fit to prescribe, and the said Justices and Cesspayers shall appoint the Manner in which Notice for the Receipt of sealed Tenders

Purposes of this Act at the

be made by County Sur-

Sessions.

Sewage.

and Proposals for the Execution of such Work shall be given, and the Period during which they shall be received, and shall direct that such Tenders and Proposals shall be opened by the Grand Jury at the then next succeeding Assizes; and the Chairman of such Sessions shall endorse such Application accordingly, and sign his Name thereto, and deliver such Application, so endorsed, to the Secretary of the said Grand Jury.

Application, Tenders, and Proposals to be laid before Grand Jury.

6. Such Application, sealed Tenders, and Proposals shall be laid before the Grand Jury of the County, County of a City, or County of a Town in which such Extraordinary Sessions shall have been held, at the then next succeeding Assizes, and shall be subject to such and the like Regulations in all respects as like Applications, Tenders, and Proposals are respectively subject to under the Provisions of the recited Act of the Sixth and Seventh Years of the Reign of King William the Fourth, and any Act or Acts amending the same: Provided always, that the said Grand Jury shall present to be levied off such County at large, County of a City, or County of a Town, such Sums as shall be necessary to defray the Cost of all copying or printing necessary for the Purposes of this Act, and also such other Sums of Money to be paid to the Secretary of the Grand Jury, and to the County Surveyor or his Assistants, as shall have been actually expended by them respectively for their Expenses out of Pocket in or in respect of their respective Attendance at any such Extraordinary Presentment Sessions as herein provided.

CAP. CXIII.

An Act for facilitating the Distribution of Sewage Matter over Land, and otherwise amending the Law relating to Sewer Authorities. [20th August 1867.]

WHEREAS the Governing Bodies of Citics, Towns, and other Places are required by divers Acts of Parliament effectually to drain their Districts: And whereas it is expedient to give further Facilities for the Distribution for Agricultural Purposes of Sewage Matter over Land, and otherwise to amend the Law relating to Sewer Authorities:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

Short Title.

Definition of

Sewer Autho-

rity.

1. This Act may be cited for all Purposes as "The Sewage Utilization Act, 1867."

2. The Expression "Sewer Authority" shall in this Act have the same Meaning as in "The Sewage Utilization Act, 1865," and in addition shall include a Local Board, and shall in this Act and the said "Sewage Utilization Act, 1865," include any Collegiate or other Corporate Body required or authorized by or in pursuance of any Act of Parliament to divert its Sewers or Drains from any River or to construct new Sewers, and any Public Department of

the

the Government; and any Person appointed by the Secretary of State in pursuance of the Forty-ninth Section of "The Sanitary Act, 1866," to perform the Duty of a Sewer Authority or Local Board that has been guilty of a Default as therein mentioned, shall, in the Performance of such Duty and for the Purposes thereof, be invested with all the Powers of the Sewer Authority or Local Board in default, except the Power of levying Rates.

Powers for Distribution of Sewage.

3. A Sewer Authority may, without their District, provide any Sewer Autho-Works and do any Act for the Purpose of receiving, storing, dis-rity may exerwithin their District, subject to the Conditions to which they would within their District, subject to the Conditions to which they would be subject in providing such Works on doing such Acts within Powers in relabe subject in providing such Works or doing such Acts within tion to Sewage their District, and to the Conditions imposed on Local Boards in Distribution; carrying into effect the Fourth Section of "The Local Government Act (1858) Amendment Act, 1861."

4. A Sewer Authority for the Purpose of receiving, storing, and may purdisinfecting, and distributing Sewage, and of the Construction of chase Land for any Works for receiving, storing, disinfecting, or distributing Sewage Distribution, Sewage Dist Sewage, and of the Construction of any Sewer or Drain, or for any under 21 & 22 of the above Purposes, may purchase or take on Lease any Lands Vict. c. 98. either within or without their District, and shall for carrying into effect any such Purchase have all the Powers of taking Land conferred by the Seventy-fifth Section of "The Local Government Act, 1858," as amended by this Act.

5. A Sewer Authority may deal with any Land held by them Power for for the Purpose of receiving, storing, disinfecting, or distributing Sewer Autho-Sewage in such Manner as they deem most profitable, either by with Land leasing the same for a Period not exceeding Seven Years for appropriated Agricultural Purposes, or by contracting with some Person to to Sewage take the whole or a Part of the Produce of such Land, or by Purposes. farming such Land and disposing of the Produce thereof; subject to this Restriction, that in any Appropriation which may be made of Land held by a Sewer Authority for the above Purposes, Care shall be taken that Provision be made for receiving, storing, disinfecting, or distributing all the Sewage which it is the Duty of the Sewer Authority to cause to be disposed of in that Manner.

Special Drainage District.

6. There shall be repealed so much of the Second Section of Repeal of Part "The Sewage Utilization Act, 1865," as provides that "this of Sect. 2. of "Act shall not, with the Exception of Clause Fifteen, extend c. 75. excluding to any Parish as defined in the Schedule to this Act, in a Part from Act cer-" of which Parish 'The Public Health Act, 1848,' and 'The tain Parishes.

" Local Government Act, 1858,' or One of such Acts, is in force

" at the Time of the passing of this Act."

7. Where Part of a Parish as defined in the Schedule to "The Where Part of Sewage Utilization Act, 1865," as amended by this Act, is at Parish is at the Time of the passing of this Act subject to the Jurisdiction passing of this Act under of a Local Board in pursuance of "The Local Government Act, 21 & 22 Vict. 1858," the Portion of such Parish which is not subject to the c. 98., the Jurisdiction

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other Part constituted a Special Drainage District.

Jurisdiction of any Local Board shall for the Purposes of "The Sewage Utilization Act, 1865," and of this Act, be deemed to be by this Act constituted a Special Drainage District, unless the Secretary of State, upon Petition presented to him in manner provided by the Sixth Section of "The Sanitary Act, 1866," within Three Months after the passing of this Act. otherwise

It shall not be necessary in the Case of Part of a Parish which is by this Section constituted a Special Drainage District, to give the Notices required by Section Seven of "The Sanitary Act, 1866."

Power of undefined inhabited Place to apply to be constituted a Special Drainage District.

8. Any inhabited Place not having a known or defined Boundary may petition One of Her Majesty's Principal Secretaries of State in manner provided in the Sixteenth Section of "The Local Government Act, 1858," to settle its Boundaries for the Purposes of "The Sewage Utilization Act, 1865," and of this Act, and the Secretary of State may, by Order made in manner provided by the said Section, settle the same accordingly, and from and after the Date of such Order the Place shall be deemed to have been constituted a Special Drainage District for the Purposes of the said "Sewage Utilization Act, 1865," and of this Act.

A Copy of the Order of the Secretary of State shall be published in manner provided by the Seventh Section of "The Sanitary Act, 1866," and that Section shall be construed in reference to a Special Drainage District formed under this Section as if the Order of the said Secretary of State were substituted for

" Resolution of a Sewer Authority."

Time for Appeal against Special Drainage District.

9. No Petition of Appeal shall be presented to the Secretary of State in pursuance of the Sixth Section of "The Sanitary Act, 1866," except within Three Months after the Date of the Resolution forming the District, and the said Section shall be read as if after the Words " Petition in Writing under their Hands" there " were inserted the Words " presented within Three Months " after the Date of the Resolution forming the District."

Union of Districts.

Constitution of District.

10. Where it appears to the Sewer Authority of any District Joint Sewerage that it would be for the Advantage of such District, and of any District or Districts adjoining or lying within the same Drainage Area, or otherwise conveniently situate, that all such Districts should be formed into a United District for the Purposes of "The Sewage Utilization Act, 1865," and of this Act, or for any of such Purposes, such Sewer Authority may, with the Consent of the Sewer Authority of every District affected, apply to One of Her Majesty's Principal Secretaries of State for an Order forming such Districts into One District, herein-after referred to as a United District, and the Secretary of State, if satisfied of the Expediency of such Union of Districts, may make an Order accordingly.

Advertisement of Intention to form United District.

11. The Intention of a Sewer Authority to apply to One of Her Majesty's Principal Secretaries of State for an Order forming a United District shall be advertised in some Newspaper circulating

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lating within the Area of such proposed United District once at least in each of the Three Weeks before such Application is made.

12. A United District shall be subject to the Jurisdiction of Constitution of a Joint Sewerage Board consisting of Members elected by each Joint Sewerage of the Sewer Authorities of the component Districts in such Manner as may be determined by the said Secretary of State, and such Board shall be a Body Corporate, with perpetual Succession and a Common Seal, having a Capacity to acquire and hold Lands for all the Purposes of "The Sewage Utilization Act, 1865," and of this Act, or for any of such Purposes.

The First Meeting of a Joint Sewerage Board shall be held in such Manner and at such Time as may be determined by the said Secretary of State, and "the Rules as to Proceedings of Drainage Boards" contained in the Second Part of the Schedule annexed to "The Land Drainage Act, 1861," shall apply to a Joint Sewerage

Board constituted under this Act.

13. A Joint Sewerage Board shall, in the United District, have all the same Powers, except the Power of levying a Rate, and be subject to the same Obligations, so far as relate to the Purposes of its Constitution, as if it were the only Sewer Authority of that District, subject to this Proviso, that the said Joint Board may delegate to any Sewer Authority of a component District such Powers of Superintendence or otherwise within its own District as such Joint Board think fit.

14. Any Expenses incurred by a Joint Sewerage Board in pursuance of this Act shall be defrayed out of a Common Fund to be contributed by the component Districts in proportion to the rateable Value of each District, or in such other Proportion as the said Secretary of State may, with the Consent of the Sewer Authority of each component District, by Order determine.

The rateable Value of a District shall be deemed to be the Value on which any such Rate would be assessed as would, if such District were not in union, be applicable by the Sewer Authority of that District to the Payment of any Expenses legally incurred by that Authority, and the Amount of Contribution shall be paid out of such last-mentioned Rate, and the Sewer Authority of each component District shall levy the same accordingly.

Contribution to Works under Contracts.

15. Where a Sewer Authority, or any Corporate or other Sewer Autho-

Body, under any Power enabling them in that Behalf, or by any rity, &c. may Agreement confirmed by Parliament, has agreed or hereafter contribute to agrees with any Person or Persons or Body of Persons, corporate Contracts reor unincorporate, as to the Supply of all or any of the Sewage of lating to Supply any Place, and the Works to be made for the Purpose of that of Sewage. Supply, they may contribute to the Expense of carrying into execution by such Person or Persons or Body of Persons all or any of the Purposes of such Agreement, and may become Shareholders in any Company with which any Agreement in relation to the Matters aforesaid has been or may hereafter be entered into by such Sewer Authority or Corporate or other Body, or to or in which the Benefits and Obligations of such Agreement may have 30 & 31 Vict. Qq

Powers of Joint Sewerage Board.

Expenses of Joint Sewerage Board how defraved.

Works under

been or may be transferred or vested; and all Expenditure in consequence of the Exercise of the Power hereby conferred shall be deemed to have been incurred by such Sewer Authority or Corporate or other Body in the Construction or due Maintenance of the necessary Sewers for carrying away the said Sewage, and shall be provided for accordingly.

Amendment of Acts.

Amendment of Definitions.

16. "Parish" in the Schedule to "The Sewage Utilization Act, 1865," shall include any Township or other Place in which a separate Rate is levied for the Relief of the Poor, and "Sewer Authority" in the Thirty-seventh Section of "The Sanitary

Act, 1866," shall include a Local Board.

In Parishes a separate Rate to be levied for Sewage Purposes. 17. Where the Sewer Authority of a District is a Vestry, Select Vestry, or other Body of Persons acting by virtue of any Act of Parliament, Prescription, Custom, or otherwise, as or instead of a Vestry or Select Vestry, such Authority shall for the Purpose of defraying any Expenses incurred in carrying into effect "The Sewage Utilization Act, 1865," or this Act, issue their Precept to the Overseers of the Parish of which they are the Authority, requiring such Overseers to pay over the Amount specified in such Precept to the Sewer Authority, or to their Officer named in the Precept, or into some Bank mentioned in such Precept.

The Overseers shall comply with the Requisitions of such Precept by levying a separate Rate in the same Manner as if it were a Rate for the Relief of the Poor, with this Exception, that the Owner of any Tithes or of any Tithe Commutation Rentcharge, or the Occupier of any Land used as Arable, Meadow, or Pasture Ground only, or as Woodlands, Market Gardens, or Nursery Grounds, and the Occupier of any Land covered with Water, or used only as a Canal or Towing-path for the same, or as a Railway constructed under the Powers of any Act of Parliament for public Conveyance, shall, where a special Assessment is made for the Purpose of such Rate, be assessed in respect of such Property in the Proportion of One Fourth Part only of the rateable Value thereof; or, where no special Assessment is made, shall pay in respect of the said Property One Fourth Part only of the Rate in the Pound payable in respect of Houses and other Property.

A separate Rate under this Act shall, as respects the Powers of the Overseers in relation to making, assessing, and levying such Rate, and as respects the Appeal against the same, and all other Incidents thereof except the Purposes to which it is applicable, be deemed to be a Rate levied for the Relief of the Poor.

The Expression "Overseers" shall include any Officer authorized to levy a Rate in a Special Drainage District, and any Person or Body of Persons authorized or required to levy Rates for the Relief of the Poor.

18. In case the Amount ordered by any Precept of a Sewer Authority to be paid by the Overseers of any Parish be not paid in manner directed by such Precept and within the Time therein specified for that Purpose, it shall be lawful for any Justice of the

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Penalty on Nonpayment of Rates by Overseers.

Admiralty Court (Ireland).

Peace, upon the Complaint by the Sewer Authority or by any Person authorized by the Sewer Authority, to issue his Warrant for levying the Amount or so much thereof as may be in arrear by Distress and Sale of the Goods of all or any of the said Overseers; and in case the Goods of all the Overseers be not sufficient to pay the same, the Arrears thereof shall be added to the Amount of the next Levy which is directed to be made in such Parish for the Purposes of "The Sewage Utilization Act, 1865," or this Act, and shall be collected by the like Methods.

Saving Clause.

19. All Powers given by this Act shall be deemed to be in Powers of Act addition to and not in derogation of any other Powers conferred to be in addion any Authority by Act of Parliament, Law, or Custom, and derogation of such other Powers may be exercised in the same Manner as if other Powers. this Act had not passed.

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C A P. CXIV.

An Act to extend the Jurisdiction, alter and amend the Procedure and Practice, and to regulate the Establishment of the Court of Admiralty in Ireland.

[20th August 1867.]

WHEREAS it is expedient to extend the Jurisdiction and alter and amend the Procedure and Practice of the High ' Court of Admiralty of Ireland; to alter the Mode of appealing ' therefrom; to regulate the Establishment of the Court, and to ' substitute Stamps for Court Fees therein:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited as "The Court of Admiralty (Ireland) Short Title. Act, 1867."

2. In the Interpretation and for the Purposes of this Act (if Interpretation not inconsistent with the Context or Subject) the following Terms of Terms. shall have the respective Meanings herein-after assigned to them; that is to say,

"Ship" shall include any Description of Vessel used in Navigation not exclusively propelled by Oars:

"Cause" shall include any Cause, Suit, Action, Matter, or other Proceeding in the Court of Admiralty of Ireland:

"The Court of Admiralty" shall mean the Court of Admiralty of Ireland:

"The Judge" shall mean the Judge of the said Court of Admiralty for the Time being:

"Her Majesty in Council" shall mean Her present Majesty, Her Heirs or Successors, in the Privy Council in England:

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"The Lord Chancellor" shall mean and include the Lord High Chancellor, Lord Keeper, and Lords Commissioners for the Custody of the Great Seal of *Ireland* for the Time being:

"Local Court" shall mean and include the Court of the Recorder of the Borough of Cork, the Court of the Recorder of the Borough of Belfast, and the Court of any other Recorder, or of any Chairman of Quarter Sessions in Ireland, to whom Jurisdiction in Admiralty Cases shall be given by virtue of this Act.

Commencement of Act. 3. Except with respect to the Appointment of Officers, in which respect this Act shall take effect from its passing, this Act shall take effect from and immediately after the Second Day of November One thousand eight hundred and sixty-seven (which Time is in this Act referred to as the Commencement of this Act).

Repeal of certain Parts of Acts relating to Salary of Judge of Admiralty Court, and 20 & 21 Vict. c. 79. s. 14. 4. From and after the Commencement of this Act, the First, Second, and Third Sections of the Act passed by the Parliament of Ireland of the Twenty-third and Twenty-fourth Years of the Reign of King George the Third, Chapter Fourteen, and so much of the First Section of the Act of the Second and Third Years of the Reign of King William the Fourth, Chapter One hundred and sixteen, as relates to the Salary of the Judge of the Admiralty Court in Ireland, and the Fourteenth Section of "The Probates and Letters of Administration Act (Ireland), 1857," shall be and the same are respectively hereby repealed.

Cesser of Offices.

5. From and after the Commencement of this Act, the present Judge, Registrar (if any), Marshal, and Seal Keeper of the High Court of Admiralty of *Ireland* shall cease to hold their respective Offices.

PART I.—COURT AND OFFICERS.

One Judge and One Registrar of Court. 6. There shall be One Judge of the High Court of Admiralty of *Ireland*, and One Registrar, who shall also act as Seal Keeper and Secretary of the Judge, and One Marshal of the said Court.

Appointment of Judge.

7. It shall be lawful for Her Majesty, Her Heirs and Successors, from Time to Time, by Letters Patent under the Great Seal of Ireland, to appoint a Person, being or having been an Advocate of the Court of Admiralty of Ireland or a Barrister-at-Law of not less than Fifteen Years Standing, to be such Judge; and the said Judge shall hold his Office during good Behaviour, but may be removed by Her Majesty, Her Heirs or Successors, on an Address of both Houses of Parliament; and the said Judge shall have full Power and Authority to hear and determine all manner of Civil, Maritime, and other Causes to the Jurisdiction of the said Court now belonging, and shall also have such Jurisdiction as is hereinafter by this Act given to the said Court of Admiralty.

Judge before acting to take the following Oath.

8. Every Judge of the Court of Admiralty shall, before executing any of the Duties of his Office, take the following Oath, which the Lord Chancellor or the Master of the Rolls for the Time being is hereby respectively authorized and required to administer:

I A.B. do solemnly and sincerely promise and swear, That I will duly and faithfully, and to the best of my Skill and Power,

' execute the Office of Judge of the High Court of Admiralty of

' Ireland.

'So help me GOD.'

9. No Judge appointed under this Act shall during his Continuance in such Office be capable of being elected or sitting as a Member of the House of Commons, nor shall be during such Period practise as an Advocate or Barrister-at-Law.

Judge not to sit in Parliament or practise as Advocate, &c.

10. The Lord Lieutenant or other Chief Governor or Gover- Power to Lord nors of Ireland may from Time to Time, by Warrant under his Hand, appoint a fit Person, being an Advocate, Barrister-at-Law, Proctor, Attorney, or Solicitor of Ten Years Standing, to be the Registrar of said Court, and also One other fit Person to be the Marshal of said Court; and the Persons so appointed shall hold their respective Offices by the same Tenure as Officers serving in an established Capacity in the permanent Civil Service of the State, but shall be removable by the Order of the Lord Chancellor, at the Instance of the Judge of the said Court of Admiralty, for some reasonable Cause to be expressed in the said Order.

Lieutenant to appoint Registrar and Marshal.

11. The Registrar of the said Court of Admiralty shall attend Registrar to the Hearing by the Court of Appeal in Chancery of all Appeals preferred thereto by virtue of this Act, and (subject to any Order of the said Court of Appeal in Chancery) shall transact and do all such Acts and Things as have heretofore been done by the Registrar of Appeals and Provocations Spiritual in the High Court of Delegates in Ireland in Cases of Appeal to that Court from the said Court of Admiralty.

attend the Court of Appeal in Chancery.

12. From and after the Commencement of this Act, the Registrar and all other Officers of the said Court of Admiralty shall perform their Duties in Person, and not by Deputy, except in case of temporary Illness or other reasonable Cause allowed by the Judge: Provided always, that in case any Officer of the said Court of Admiralty shall be prevented by temporary Illness or other reasonable Cause allowed as aforesaid from attending to his Duties, the Judge may appoint a fit and proper Person to act as the Deputy of such Officer; and no such Deputy shall continue to act for any longer Time than shall be allowed and specified in and by the Order to be made on each such Occasion by the Judge; and all the Powers and Authorities of the Officer in whose Place any such Deputy shall be appointed may be exercised by such Deputy during the Time while he shall be so authorized to act as aforesaid.

Officers not to execute their Duties by Deputy, except in case of Illness, &c.

13. No Registrar or other Officer of the said High Court of No Officer of Admiralty, save the Marshal, nor any Clerk of said Court, shall, during the Time of his holding such Office, directly or indirectly, practise as an Advocate, Barrister, Proctor, Solicitor, or Attorney, or as Clerk to any Proctor, Solicitor, or Attorney, or participate in the Fees of any other Person so practising; and the Marshal of said Court shall not, directly or indirectly, practise therein, or participate in the Fees of any other Person so practising.

the Court to practise therein.

14. It Google

Power to Judge to appoint Chief Clerk to Registrar and other Clerks. 14. It shall be lawful for the Judge of the said Court of Admiralty, with the Approval of the Commissioners of Her Majesty's Treasury, to appoint a Chief Clerk to assist in the Duties of the Registrar's Office, and such other Clerk or Clerks as may be necessary for the Business of the said Court, and such Chief Clerk, Clerk or Clerks, shall hold their respective Offices by the same Tenure as Officers serving in an established Capacity in the permanent Civil Service of the State, but shall be removable by the Order of the Judge of the said Court, with the Concurrence of the Lord Chancellor, for some reasonable Cause to be stated in the said Order.

Crier, Tipstaff, and Servants.

Salaries of Judge and

Officers.

15. It shall be lawful for the Judge of the said Court of Admiralty from Time to Time to appoint a Crier and Tipstaff to be attached to the said Court, and, with the Approval of the Commissioners of Her Majesty's Treasury, such Servants as may be required for the said Court; and such Crier, Tipstaff, and Servants shall hold their respective Offices and Situations during the Pleasure of the said Judge.

16. The Salaries of the Judge and Officers of the said Court

of Admiralty shall be as follows; namely,-

Of the Judge Twelve hundred Pounds a Year; Of the Registrar Five hundred Pounds a Year;

Of the Marshal Four hundred Pounds a Year; besides such travelling and other Expenses necessarily incurred in the Execution of his Duty as the Judge, with the Approval of the Commissioners of Her Majesty's Treasury, shall allow.

Of the Chief Clerk in the Registrar's Office and the Clerks of the said Court, and of the Crier, Tipstaff, and Servants of the said Court, such Salaries respectively as the Judge, with the Consent of the Commissioners of Her

Majesty's Treasury, shall appoint.

Retiring Pension to Judge.

17. Her Majesty, by Letters Patent under the Great Seal of the United Kingdom, may grant unto any Person executing the Office of Judge in pursuance of this Act an Annuity not exceeding Eight hundred Pounds, to commence immediately after the Period when the Person to whom such Annuity shall be granted shall resign the said Office of Judge, and to continue from thenceforth during the natural Life of the Person to whom the same shall be granted; provided that it shall be lawful for Her Majesty, in and by such Letters Patent, to limit the Duration of Payment of such Annuity or any Part thereof to the Periods of Time during the natural Life of such Person in which he shall not exercise any Office of Profit under Her Majesty, so that such Annuity, together with the Salary and Profits of such other Office, shall not exceed in the whole the said Sum of Eight hundred Pounds; provided also, that no Annuity granted to any Person having executed the Office of Judge under this Act shall be valid unless such Person shall have continued in the said Office, or in such Office and in the Office of Judge of the present Court of Admiralty or some other Judicial Office, for the Period of Fifteen Years, or shall be afflicted with some permanent Infirmity disabling him from

from the due Execution of his Office, which shall be distinctly recited in the said Grant.

18. In case the present Judge of the Court of Admiralty be Compensation not appointed to the Office of Judge of the said Court under this to Judge and Act, he shall be entitled to receive by way of Compensation during any Officer of his Life an Annuity equal to his Salary at the Commencement of Admiralty not this Act; and such Annuity shall be charged on and payable out re-appointed of the Consolidated Fund of the United Kingdom; and in case under this Act. any other Person who shall cease by the Provisions of this Act to hold any Office in the said Court be not appointed to some Office of not less Emolument under this Act, it shall be lawful for the Commissioners of Her Majesty's Treasury to grant to such Person such special annual Allowance and in such Manner as by the Seventh Section of "The Superannuation Act, 1859," is provided in case of Persons whose Offices have been abolished.

19. Any Officer of the said Court of Admiralty who shall resign Power to Judge his Office shall be entitled to receive such Superannuation Allow- to appoint ance as the Commissioners of Her Majesty's Treasury shall think Superannuation proper to direct; and in ascertaining and awarding the Amount of such Superannuation Allowance the said Commissioners shall take into consideration the whole Period during which any such Person shall have been permanently employed in the said Office or in any other Public Office, and shall proceed according to the Principles laid down by "The Superannuation Act, 1859."

of Officers.

20. The Salary of the Judge of the said Court of Admiralty, Salary, &c. of and any retiring Annuity granted to a Judge of the said Court Judge to be under this Act, shall be charged on and payable out of the Consolidated Fund of the United Kingdom; and the Salaries of all solidated Fund, Officers or Servants of the said Court, and any Superannuation Allowance which may be granted to any such Officer or Servant under this Act, shall be paid out of such Funds as Parliament shall from Time to Time provide for that Purpose.

charged on Con-

21. The Court of Admiralty shall be a Court of Record for all Court to be a

Intents and Purposes.

Court of Record.

22. No Action shall lie against the Judge of the said Court of Protection of Admiralty for Error in Judgment, and the Judge shall be entitled the Judge of to and have all the Privileges and Protection in the Exercise of Court of his Jurisdiction as Judge of the said Court which by Law appertain to the Judges of Her Majesty's Superior Courts of Common Law in the Exercise of their several Jurisdictions.

Admiralty.

23. The Judge of the said Court of Admiralty shall be entitled, Power to the as heretofore, to appoint, with the Consent of the Lord Chancellor Judge to apof Ireland, a Surrogate, being an Advocate or Barrister of not less point a Surrothan Ten Years Standing, who, in case of the Illness or Absence gate. of the Judge, or in any Cause in which the Judge, his Wife or Child, or any Member of his Family, shall have an Interest, and also during any Period which shall be specified by any General Order of the Court, may sit for the Judge, and exercise all his Powers.

24. It shall be lawful for the Judge of the said Court of Power to Judge Admiralty, with the Consent of the Commissioners of Her to appoint "Clerk in Majesty's Treasury, from Time to Time to appoint a competent Court." Writer Q q 4

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Writer of Shorthand to attend the Court for the Purpose of taking down and transcribing all such Evidence, Statements, and Matters as the Judge shall direct; and any Person so appointed shall hold Office during the Pleasure of the said Judge, and shall be paid such annual Salary as the Commissioners of Her Majesty's Treasury, on the Recommendation of the Judge, shall appoint; and there shall be charged, as Part of the Costs in any Cause in the said Court, such Fees for Copies of the Minutes of any Evidenco taken down by such Shorthand Writer during the Progress of such Cause as shall be appointed by General Orders and sanctioned by the Commissioners of Her Majesty's Treasury; and there shall be One such Copy made in every Cause for the Use of the Court, and certified as true and correct by such Shorthand Writer, and filed as a Record of the Court; and the Fees payable therefor shall be charged as Court Fees, and be paid for by such Party in the first instance, and in such Manner as shall be directed by General Orders, and shall be deemed to be Part of such Party's Costs in the Cause.

Barristers-at-Law, Attorneys-at-Law, and Solicitors to be at liberty to practise in High Court of Admiralty.

25. All Barristers-at-Law, and all Attorneys-at-Law and Solicitors, shall, from and after the Time when this Act shall come into operation, be entitled to practise as Barristers, Attorneys, and Solicitors respectively in all Matters and Causes whatsoever in the said Court of Admiralty; and the said Barristers-at-Law shall and may have and exercise the same Rights and Privileges of practising in the said Court of Admiralty as Advocates now have and enjoy in the said Court, and the said Attorneys and Solicitors shall and may have and exercise the same Rights and Privileges of practising in the said Court of Admiralty as Proctors now have and enjoy in the said Court; and the said Advocates and Barristers-at-Law shall have respectively the same Rank and Precedence in the said Court of Admiralty which they now have in the Superior Courts of Common Law, unless and until Her Majesty shall otherwise order: Provided always, that all Attorneys-at-Law and Solicitors practising in the Court of Admiralty shall be subject to the Authority of the Judge in the like Manner as Attorneys of the Queen's Bench are subject to the Authority of that Court: Provided also, that the Queen's Advocate General in the Court of Admiralty for the Time being shall have and retain the same Rights, Rank, and Precedence in that Court as he now has therein by virtue of his said Office.

Admission of Wm. Russell Kelly and of Articled Apprentices as Attorneys and Solicitors. 26. 'Whereas William Russell Kelly has been lately admitted a Proctor of the said Court of Admiralty, and Charles Taylor, 'John Chambers Hamerton, Henry Albert Lee, and John Mallins have been duly articled as Apprentices to Proctors of the said 'Court of Admiralty:' It is hereby enacted, That the said William Russell Kelly may, within Six Months from the coming of this Act into operation, and that each of them the said Charles Taylor, John Chambers Hamerton, Henry Albert Lee, and John Mallins, who shall complete the full Term of Service for which he has been bound as such Apprentice, may, within Six Months thereafter, be admitted, without any further Apprenticeship, and without the Payment of any Stamp Duty, Fee, Charge, or Gratuity

whatsoever, as a Solicitor of the High Court of Chancery in Ireland: and upon the Production of an official Certificate of his being admitted or qualified to be admitted as a Proctor of the said Court of Admiralty, and upon signing the Roll of Solicitors of the said Court of Chancery, each of the Persons in this Clause above named shall respectively be entitled to be admitted as a Solicitor of that Court, and to be afterwards in like Manner admitted and enrolled as an Attorney of Her Majesty's Superior Courts of Law in Ireland.

PART II .- JURISDICTION OF THE COURT.

27. Subject to the Provisions of "The Merchant Shipping Jurisdiction Act. 1854," and "The Merchant Shipping Amendment Act, 1862," the Court of Admiralty shall have Jurisdiction to decide upon all Claims whatsoever relating to Salvage, and to enforce the Payment thereof, whether the Service in respect of which Salvage is claimed were performed upon the High Seas or within the Body of any County, or partly in the one Place and partly in the other, and whether the Wreck is found at Sea or cast upon the Land, or partly in the Sea and partly on Land.

28. The Court of Admiralty shall have Jurisdiction to decide in Cases of all Claims and Demands in the Nature of Towage, and to enforce the Payment thereof, whether such Towage was performed within

the Body of a County or upon the High Seas.

29. The Court of Admiralty shall have Jurisdiction over any in Cases of Claims for Damage received or done by any Ship, whether Damage; within the Body of a County or not.

30. The Court of Admiralty shall have Jurisdiction over any Claim for the building, equipping, or repairing of any Ship.

31. The Court of Admiralty shall have Jurisdiction over any Claim for Necessaries supplied to any Ship elsewhere than in the

Port to which the Ship belongs.

32. The Court of Admiralty shall have Jurisdiction to decide all Questions arising between the Co-Owners or any of them touching the Title to or the Ownership, Possession, Employment, and Earnings of any Ship registered at any Port in Ireland, or any Share thereof, and may settle all Accounts outstanding and unsettled between the Parties in relation thereto, and may direct the said Ship or any Share thereof to be sold, and may make such Order in the Premises as to it shall seem fit.

33. The Court of Admiralty shall have Jurisdiction over any Claim by a Seaman of any Ship for Wages earned by him on board the Ship, whether the same be due under a special Contract or otherwise, and also over any Claim by the Master of any Ship for Wages earned by him on board the Ship, and for Disbursements

made by him on account of the Ship.

34. The Court of Admiralty shall have Jurisdiction over any Provisions of Claim in respect of any Mortgage duly registered according to the Provisions of "The Merchant Shipping Act, 1854," whether the Ship or the Proceeds thereof be under Arrest of the said Court or not.

in Cases of

Claims for building, &c. of Ships; and Claims for Necessaries.

Court of Admiralty to decide Questions as to Ownership, &c. of Ships;

and Claims for Wages and for Disbursements by Master of a Ship.

as to Mortgages

17 & 18 Vict. c. 104. ss. 62. to 65. extended;

35. The Court of Admiralty shall have the same Powers over any British Ship, or any Share therein, as are conferred upon the High Court of Chancery in Ireland by the Sixty-second, Sixtythird, Sixty-fourth, and Sixty-fifth Sections of "The Merchant Shipping Act, 1854."

and also Part 9 of same Act.

36. The Court of Admiralty shall have the same Powers as are conferred upon the High Court of Chancery in Ireland by the Ninth Part of "The Merchant Shipping Act, 1854."

Extension of Jurisdiction over Ships and Goods.

37. The Court of Admiralty shall have Jurisdiction over any Claim by the Owner or Consignee or Assignee of any Bill of Lading of any Goods carried into any Port in Ireland in any Ship for Damage done to the Goods, or any Part thereof, by the Negligence or Misconduct of, or for any Breach of Duty or Breach of Contract on the Part of, the Owner, Master, or Crew of the Ship.

Court may exercise Jurisdiction in rem or in personam. Practice, &c. to be regulated by General Orders.

38. The Jurisdiction conferred by this Act may be exercised either by Proceedings in rem or by Proceedings in personam.

39. General Orders shall be from Time to Time made under this Act for the Purposes in this Act directed, and for regulating the Practice and Procedure of the High Court of Admiralty and of the Local Courts, and the Forms of Writs, Warrants, Summonses, Processes, and Proceedings therein or issuing therefrom, and the Duties of the Judges and Officers thereof, and the Fees to be taken therein.

Authority for making General Orders.

40. General Orders under this Act shall be made by the Judge of the Court of Admiralty, with the Approval of the Lord Chancellor, and, as far as they relate to Fees, or Receipt and Expenditure of and accounting for Money, with the Approval of the Commissioners of Her Majesty's Treasury; and any General Orders under this Act may be made at any Time after the passing

Certain Powers of Superior Courts extended to Court.

41. The Judge of the Court of Admiralty shall have all such Powers as are possessed by any of the Superior Courts of Common Law in Ireland, or any Judge thereof, to compel either Party in any Cause or Matter to answer Interrogatories, and to enforce the Production, Inspection, and Delivery of Copies of any Document in his Possession or Power.

Gaolers to receive Prisoners committed by Court of Admiralty.

42. The Keeper for the Time being of any Common Gaol or Prison shall be bound to receive or take into his Custody all Persons who shall be committed thereunto by the said Court of Admiralty; and every Keeper of any Gaol or Prison who shall refuse to receive into his Custody any Person so committed, or wilfully or negligently suffer such Person to escape or go at large without lawful Warrant, shall be liable to the like Penalties and Consequences as if such Person had been committed to his Custody by any other lawful Authority.

Prisoners in Contempt may be discharged.

43. It shall be lawful for the Judge to order the Discharge of any Person who shall be in Custody for Contempt of the said Court, or for any other Cause other than Nonpayment of Money, on such Conditions as to the Judge shall seem just: Provided always, that the Order for such Discharge shall not be deemed to have purged the original Contempt in case the Conditions on which such Order shall be made be not fulfilled.

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44. All the Powers possessed by any of the Superior Courts Judge and Reof Common Law, or any Judge thereof, under "The Common gistrar to have Law Procedure Act, 1856," and otherwise with regard to Refersame Power ences to Arbitration, Proceedings thereon, and the enforcing of as to Arbitration as Judges Awards of Arbitrators, shall be possessed by the Judge of the and Masters at Court of Admiralty in all Cases and Matters depending in the Common Law. said Court; and the Registrar of the said Court of Admiralty shall possess as to such Matters the same Powers as are possessed by the Masters of the said Superior Courts of Common Law in relation thereto.

45. The Registrar of the Court of Admiralty shall have the 17 & 18 Vict. same Powers under the Fifteenth Section of "The Merchant c. 104. s. 15. ex-Shipping Act, 1854," as are by the said Section conferred on tended to Registhe Masters of Her Majesty's Court of Queen's Bench in England and Ireland.

46. The Registrar of the said Court of Admiralty shall have Registrar to Power to administer Oaths in relation to any Cause or Matter have Power depending in the said Court, and shall have also such other Powers to adminster as may be given him for the Discharge of his Functions as Registrar by any Rule, Order, or Regulation to be made in pursuance of this Act.

47. The Party at whose Instance any Property is arrested Restriction on under a Warrant of the High Court of Admiralty shall be liable Arrest of Proto be condemned in all Costs and Expenses occasioned thereby, perty. and in Damages for the Detention of the Property, unless he shows to the Satisfaction of the Court that he could not, without such Arrest, have obtained Bail or other Security for the Sum in which the Cause is instituted, or that he had otherwise good and sufficient Reason for having caused the Issue and Execution of the Warrant of Arrest.

PART IIL-PRACTICE AND PROCEDURE.

1.—Payment of Money into Court, &c.

48. All Money payable into the Court of Admiralty under Money payable any Order of the Court shall be lodged, under Orders of the Court into Court to to be made from Time to Time, in the Bank of Ireland, to an be lodged in Account there to be opened in the Name of the Registrar of the Bank of the High Court of Admiralty of Ireland, to the Credit of the Cause in which such Order may be made, and the same shall not be drawn out therefrom save in pursuance of an Order of the Court, by the Cheque or Draft of the said Registrar, countersigned by the Judge.

2.—Evidence.

49. The Rules of Evidence observed in the Superior Courts Rules of of Common Law shall be applicable to and observed in the Trial Evidence. of all Matters and Facts in the Court of Admiralty.

50. In any Cause depending in the Court of Admiralty, the Power to exa-Court, if it shall think fit, may summon before it and examine or mine viva voce cause to be examined Witnesses by Word of Mouth, and either in open Court. before or after Examination by Deposition or before a Commissioner, as hereafter mentioned, and Notes of such Evidence shall

be taken down in Writing by the Judge or Registrar, or by such other Person or Persons and in such Manner as the Judge of the said Court shall direct.

Evidence may be taken vivâ voce before a Commissioner.

51. The Court may, if it shall think fit, by Order in any such Suit, appoint some Person, being a Barrister-at-Law of not less than Seven Years Standing, an Examiner to take Evidence in such Suit by Word of Mouth upon Oath, which every such Examiner is hereby empowered to administer, at such Time or Times, Place or Places, and as to such Fact or Facts, and in such Manner, Order, and Course, and under such Limitations and Restrictions, and to transmit the same to the Registry of the said Court in such Form and Manner, as in and by the said Order shall be directed; and such Examiner shall be attended, and the Witnesses shall be examined, cross-examined, and re-examined, by the Parties, their Counsel, Solicitors, Attorneys, or Agents, if such Parties or either of them shall think fit so to do; and such Examiner shall, if need be, make a special Report to the Court touching such Examination, and the Conduct or Absence of any Witness or other Person thereon or relating thereto; and the said Court of Admiralty is hereby authorized to institute such Proceedings and make such Order or Orders upon such Report as Justice may require and as may be instituted or made in any Case of Contempt of the said Court.

Attendance of Witnesses and Production of Books, &c. may be compelled by Subpæna. 52. It shall be lawful in any Suit depending in the said Court of Admiralty for the Judge or for any such Examiner appointed in pursuance of this Act to require the Attendance of any Witness, and the Production of any Deeds, Evidences, Books, or Writings, by Writ to be issued by such Judge or Examiner in such Form as shall be directed by the General Orders to be made under this Act or as nearly thereto as may be, and every Person disobeying any such Writ so to be issued by the said Judge or Examiner shall be considered as in Contempt of the said Court of Admiralty, and may be punished for such Contempt in the said Court.

Judge of Admiralty may appoint Solicitors, &c. to administer Oaths, &c.

53. The Judge of the Court of Admiralty may and he is hereby empowered, from Time to Time and as and when he may think fit, to appoint any Person practising as a Solicitor, Attorney, or Notary Public in any Part of *Ireland* to administer Oaths, and take Declarations, Affirmations, and Attestations in or relating to any Matter, Suit, or Proceeding in the Court of Admiralty; and such Persons shall be styled "Commissioners to administer Oaths in Admiralty," and shall be entitled to charge and take a Fee of One Shilling and Sixpence for every Oath administered by them, and for every Declaration, Affirmation, and Attestation taken by them, subject to any Order of the Judge of the said Court varying or annulling the same.

Commissioner's Appointment to bear a Stamp of One Pound.

How Personal Answers may be taken.

54. The Fiat or Document by which any such Commissioner shall be appointed shall bear a Stamp of One Pound, and it shall not be necessary that any such Appointment shall be published in the Dublin Gazette.

55. It shall not be necessary to sue out any Commission to take the personal Answer of any Party in any Cause in the Court of Admiralty:

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Admiralty; and any such Answer may be filed without any further or other Formality than is required in the swearing and filing of an Affidavit.

56. All Answers, Examinations, Affidavits, Depositions on Answers, Affi-Oath, Declarations, Affirmations, and Attestations in or relating to any Matter, Suit, or Proceeding in the said Court of Admiralty may be sworn and taken in Ireland before any Commissioner appointed as aforesaid, or before any Commissioner to administer Oaths in Chancery.

davits, &c. how to be sworn and taken in Ireland.

57. All Answers, Examinations, Affidavits, Depositions on Answers, Affi-Oath, Declarations, Affirmations, and Attestations in or relating to any Cause in the said Court of Admiralty may be sworn and taken in England, Scotland, or the Isle of Man, or the Channel Islands, or any of them, or, in any Colony, Island, Plantation, or Place under the Dominion of Her Majesty in Foreign Parts. before any Judge, Court, Commissioner, Notary Public, or Person lawfully authorized to administer Oaths in such Country, Island, or Plantation or Place respectively, or before any of Her Majesty's Consuls or Vice-Consuls in any Foreign Parts out of Her Majesty's Dominions; and the Judge and other Officers of the said Court of Admiralty shall take judicial Notice of the Seal or Signature, as the Case may be, of any such Judge, Court, Commissioner, Notary Public, Person, Consul or Vice-Consul attached. appended, or subscribed to any such Answers, Examinations, Affidavits, Depositions on Oath, Declarations, Affirmations, and Attestations, or the Documents to be used in the said Court.

davits, &c. how to be sworn and taken out of Ireland.

58. All Persons swearing, declaring, affirming, or attesting Penalties for before any Person authorized by this Act to administer Oaths, and false swearing. take Declarations, Affirmations, and Attestations, shall be liable to all such Penalties, Punishments, and Consequences for any wilful and corrupt false swearing, declaring, affirming, or attesting contained therein, as if the Matter sworn, declared, affirmed, or attested before any Court or Person now by Law authorized to administer Oaths and take Declarations, Affirmations, and Attestations.

59. If any Person shall forge the Signature or the official Seal Penalty for of any such Judge, Commissioner, Court, Notary Public, Consul forging Signaor Vice-Consul, or other Person lawfully authorized to administer ture or Seal of Oaths and take Declarations, Affirmations, or Attestations under this Act, or shall tender in Evidence any Answers, Examination, minister Oaths Deposition on Oath, Declaration, Affirmation, Attestation, or other under this Act. judicial or official Document with a false or counterfeit Signature or Seal of any such Commissioner, Judge, Court, Notary Public, Consul or Vice-Consul, or other Person authorized as aforesaid attached or appended thereto, knowing the same Signature or Seal to be false or counterfeit, every such Person shall be guilty of Felony, and shall be liable to the same Punishment as any Offender under an Act passed in the Eighth and Ninth Years of 8 & 9 Vict. the Reign of Her present Majesty, intituled An Act to facilitate the Admission in Evidence of certain official and other Documents.

Judge, &c. empowered to ad-

60. Nothing



Power of Judge to issue Commissions as heretofore, to administer Oaths, &c. 60. Nothing herein contained shall abridge or lessen the Power of the Judge of the said Court of Admiralty, as it new exists, to issue Commissions as heretofore, and to appoint fit Persons to administer Oaths, take Affidavits, Depositions on Oath, Declarations, Affirmations, and Attestations, and generally to execute any Commissions, nor shall affect in any Manner the Power of the Judge to administer Oaths, and take Affidavits, Depositions on Oath, Declarations, Affirmations, and Attestations, as heretofore, in or relating to any Cause in the said Court.

3.—Issues and New Trials.

Power to direct Issues. 61. In any contested Cause depending in the said Court of Admiralty the said Court shall have Power, if it shall think fit, to direct a Trial by Jury of any Issue or Issues on any Question or Questions of Fact arising in any such Cause, and the Substance and Form of such Issue or Issues shall be specified by the Judge at the Time of directing the same; and if the Parties differ in drawing such Issue or Issues, it shall be referred to the Judge to settle the same, and such Trial shall be held before the Judge himself, or before some Judge of Assize at Nisi Prius, as to the Judge shall seem meet.

Costs of Issues in Discretion of Court.

62. The Costs of such Issues as the Judge shall under this Act direct shall be paid by such Party or Parties, Person or Persons, and be taxed by the Registrar of the said Court of Admiralty in such Manner as the said Judge shall direct, and Payment of such Costs shall be enforced in the same Manner as Costs between Party and Party may be enforced in other Proceedings in the said Court.

Power to direct new Trials.

63. The said Court of Admiralty, upon Application to be made within Three Calendar Months after the Trial of any such Issue, by any Party concerned, may grant and direct One or more new Trials of any such Issue, and may order such new Trial to take place in the Manner herein-before directed with regard to the First Trial of such Issue, and may, by Order of the same Court, direct such Costs to be paid as to the said Court shall seem fit, upon any Application for a new Trial or upon any new Trial or Second or other new Trial, and may direct by whom, and to whom, and at what Times and in what Manner such Costs shall be paid.

Granting or refusing new Trials.

64. The granting or refusing to grant an Issue or a new Trial of any such Issue may be Matter of Appeal to the Court of Appeal in Chancery in *Ireland*.

Record of the Issue to be lodged with the Registrar.

65. The Record of each such Issue and of the Verdict therein shall be transmitted by the proper Officer to the Registrar of the said Court of Admiralty; and the Verdict of the Jury upon any such Issue (unless the same shall be set aside) shall be conclusive upon the said Court and upon the Parties, and in all further Proceedings in the Cause in which such Fact is found the said Court shall assume such Fact to be as found by the Jury.

Party in Court may apply for an Order for Inspection by Jurors.

66. Any Party in a Cause in the Court of Admiralty shall be at liberty to apply to the said Court for an Order for the Inspection by the Nautical Assessors or others appointed for the Trial

Trial of any Cause, or by the Party himself or his Witnesses, of any Ship or other Personal or Real Property the Inspection of which may be material to the Issue of the Cause, and the Court may make such Order in respect of the Costs arising thereout as to it shall seem fit.

67. Any Party in a Cause in the Court of Admiralty may call Admission of on any other Party in the Cause by Notice in Writing to admit Documents. any Document, saving all just Exceptions; and in case of Refusal or Neglect so to admit same the Costs of proving the Document shall be paid by the Party so neglecting or refusing, whatever the Result of the Cause may be, unless at the Trial the Judge shall certify that the Refusal to admit was reasonable.

4.—Other Branches of Practice and Procedure.

68. Whenever it shall be made to appear to the Judge that Power of reasonable Efforts have been made to effect personal Service of Court, when any Citation, Monition, or other Process issued under Seal of the personal Sersaid Court of Admiralty, and either that the same has come to the has not been Knowledge of the Party thereby cited or monished, or that he effected, to wilfully evades Service of the same and has not appeared thereto, order Parties the said Judge may order that the Party on whose Behalf the to proceed. Citation, Monition, or other Process was issued be at liberty to proceed as if personal Service had been effected, subject to such Conditions as to the Judge may seem fit, and all Proceedings thereon shall be as effectual as if personal Service of such Citation, Monition, or other Process had been effected.

69. The Service in any Part of the United Kingdom of any As to Services Writ of Subporna ad testificandum or Subporna duces tecum, out of Ireland. issued under Seal of the Court of Admiralty, shall be as effectual as if the same had been served in Ireland.

70. All Decrees and Orders of the Court of Admiralty, whereby Decrees and any Sum of Money, or any Costs, Charges, or Expenses, shall be Orders of Court payable to any Person, shall have the same Effect as Judgments of Admiralty in the Superior Courts of Common Law; and the Persons to whom any such Monies, or Costs, Charges, or Expenses shall be payable, shall be deemed Judgment Creditors, and all Powers of Law. enforcing Judgments possessed by the Superior Courts of Common Law or any Judge thereof, with respect to Matters depending in the same Courts, as well against the Ships and Goods arrested as against the Person of the Judgment Debtor, shall be possessed by the said Court of Admiralty with respect to Causes therein depending; and all Remedies at Common Law possessed by Judgment Creditors shall be in like Manner possessed by Persons to whom any Monies, Costs, Charges, or Expenses are by such Orders or Decrees of the said Court of Admiralty directed to be paid.

71. If any Claim shall be made to any Goods or Chattels As to Claims taken in Execution under any Process of the Court of Admiralty, or in respect of the Seizure thereof, or any Act or Matter connected therewith, or in respect of the Proceeds or Value of any such Goods or Chattels by any Landlord for Rent, or by any Person not being the Party against whom the Process has issued, the Registrar of the said Court may, upon Application of the

to Goods taken in Execution.

Officer charged with the Execution of the Process, whether before or after any Action brought against such Officer, issue a Summons calling before the said Court both the Party issuing such Process and the Party making the Claim; and thereupon any Action which shall have been brought in any of Her Majesty's Superior Courts of Record, or in any local or inferior Court, in respect of such Claim, Seizure, Act, or Matter as aforesaid, shall be stayed, and the Court in which such Action shall have been brought, or any Judge thereof, on Proof of the Issue of such Summons, and that the Goods and Chattels were so taken in Execution, may order the Party bringing the Action to pay the Costs of all Proceedings had upon the Action after Issue of the Summous out of the said Court of Admiralty, and the Judge of the said Court of Admiralty shall adjudicate upon the Claim, and make such Order between the Parties in respect thereof, and of the Costs of the Proceedings, as to him shall seem fit; and such Order shall be enforced in like Manner as any Order made in any Suit brought in the said Court. Where any such Claim shall be made as aforesaid the Claimant may deposit with the Officer charged with the Execution of the Process either the Amount or Value of the Goods claimed, the Value to be fixed by Appraisement in case of Dispute, to be by the Officer paid into Court to abide the Decision of the Judge upon the Claim, or the Sum which the Officer shall be allowed to charge as Costs for keeping Possession of the Goods until such Decision can be obtained; and in default of the Claimant so doing the Officer may sell the Goods as if no such Claim had been made, and shall pay into Court the Proceeds of the Sale to abide the Decision of the Judge.

As to the Hearing of Causes and cross Causes. 72. The Court of Admiralty may, on the Application of the Defendant in any Cause of Damage, and on his instituting a cross Cause for the Damage sustained by him in respect of the same Collision, direct that the principal Cause and the cross Cause be heard at the same Time and upon the same Evidence; and if in the principal Cause the Ship of the Defendant has been arrested, or Security given by him to answer Judgment, and in the cross Cause the Ship of the Plaintiff in the principal Cause cannot be arrested, and Security has not been given to answer Judgment therein, the Court may, if it think fit, suspend the Proceedings in the principal Cause until Security has been given to answer Judgment in the cross Cause.

5.—Assessors.

List of Asses-

73. General Orders may from Time to Time provide for the framing of Lists of Persons of mercantile or nautical Skill and Experience to act as Assessors in the High Court of Admiralty and in the local Courts, and for the Publication of the Lists, and for the Ascertainment of the Cases in which Assessors are to be summoned, and the Mode in which, in each Case, they are to be selected, and their Functions, and the Proceedings in the Cases in which they sit, and their Remuneration; and every Person for the Time being named in any such List shall give his Attendance according to General Orders.

PART

PART IV.—JURISDICTION OF LOCAL COURTS.

74. The local Courts shall, in the Cases following, have all Admiralty the like Civil and Maritime Jurisdiction (with all Powers and Authorities relative thereto) as for the Time being belongs to the Court of Admiralty (otherwise than by way of Appeal); that

Jurisdiction of local Courts.

(1.) Where the Amount or Value of the Money or Thing in dispute does not exceed Two hundred Pounds:

- (2.) Where the Amount or Value of the Money or Thing in dispute exceeds Two hundred Pounds, but the Parties agree by a Memorandum signed by them, or by their Attorneys or Agents, that a local Court or Courts specified in the Memorandum shall have Jurisdiction:
- (3.) Where this Act provides for the Retention or Prosecution of a Cause in a local Court:

A Cause in which Jurisdiction is by this Act given to the local Courts is in this Act referred to as an Admiralty Cause.

75. Subject to General Orders, Proceedings in an Admiralty Local Court for Cause in a local Court shall be commenced as follows:-

(1.) In the local Court within the Jurisdiction whereof the Ship or Goods to which the Cause relates is or are at the Commencement of the Proceedings:

(2.) If the foregoing Rule is not applicable, then in the local Court in the District whereof an Action should or might be commenced under the ordinary Jurisdiction of the Court:

(3.) In any Case in the local Court, or One of the local Courts. which the Parties by a Memorandum signed by them, or by their Attorneys or Agents, agree shall have Jurisdiction.

76. The Court of Admiralty, on Motion by any Party to an Admiralty Cause pending in a local Court, may, if it thinks fit, (with or without Service and Hearing of a Summons to the other Party, as it thinks fit,) transfer the Cause to the Court of Admiralty, on such Terms (if any) as to Security for Costs or other

Things as the Court thinks fit.

77. If during the Progress of an Admiralty Cause in a local Court it appears to the Court that the Subject Matter exceeds the Limit in respect of Amount of the Admiralty Jurisdiction of the Court, the Validity of any Order or Decree theretofore made by the Court shall not be thereby affected, but (unless the Parties agree by a Memorandum signed by them or their Attorneys or Agents that the Court shall retain Jurisdiction) the Court shall, by Order, transfer the Cause to the Court of Admiralty, which Court may nevertheless Order that the Cause shall be prosecuted in the local Court in which it was commenced, and it shall be thereupon remitted to such local Court and proceeded with therein.

78. If during the Progress of an Admiralty Cause in a local Transfer to Court it appears to the Court that the Cause could be more con- other local veniently prosecuted in some other local Court or in the Court of Admiralty, the Court may, by Order, transfer it to such other 30 & 31 Vict.

Court or Court of Admiralty.

Transfer from local Court by Order of the Court of Admiralty.

Commencement of Cause.

Transfer by Order of County Court.

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Admiralty Court (Ireland).

local Court or to the Court of Admiralty (as the Case may be). and it shall be thereupon prosecuted accordingly.

Costs of Proceedings in Court of Admiralty.

Powers, &c. of Judges of local Courts.

Marshal, &c. to act for local Courts.

Scale of Costs in local Courts.

Execution of Decrees, &c.

Appointment. of special Courts of Quarter Sessions for Admiralty Jurisdiction.

Remuneration to Recorders of Cork and Belfast.

Provision for Remuneration of other Recorders and Chairmen.

79. If any Person takes Proceedings in the High Court of Admiralty which he might (without Agreement) have taken in a local Court, he shall not be entitled to receive Costs in the High Court of Admiralty in any Event unless the Judge shall otherwise direct, and shall be liable to be condemned in Costs, if the Judge shall so think fit.

80. In an Admiralty Cause in a local Court the Judge of such Court shall (in addition to his other Powers and Authorities) have all the like Powers and Authorities as the Judge of the High Court of Admiralty.

81. The Marshal of the Court of Admiralty shall be deemed an Officer of all and every the local Courts in Admiralty Causes pending in any of those Courts; and it shall be lawful for the Commissioners of Her Majesty's Treasury, if they shall think fit, on the Application of the Judge, to award to the said Marshal by way of Remuneration for the Duties by this Section imposed upon him such annual or other Sum as they shall deem reasonable, and such Sum shall be paid out of the Funds which Parliament shall provide for that Purpose.

82. A Scale of Costs and Charges in Admiralty Causes in the

local Courts shall be prescribed by General Orders.

83. For the Execution of any Decree or Order of a local Court in an Admiralty Cause the Court may order, and the Clerk of the Peace on such Order may issue, and any Officer of the said Court may execute, any Writ or Warrant of Arrest, Possession, or Execution, or other Process.

84. It shall be lawful for the Lord Lieutenant or other Chief Governor or Governors of Ireland in Council, from Time to Time. by Order in Council, made at any Time after the passing of this Act, to declare that the Recorder of any Borough Court, or the Chairman of any Court of any Quarter Sessions therein, and not herein-before specified, shall have Jurisdiction in Admiralty Causes, which Recorder or Chairman shall have Jurisdiction accordingly, and to assign to each such Court as its District for Admiralty Causes any Part or Parts of any One or more District or Districts in which such Court shall (independently of this Act) have Jurisdiction, and in any such Case to prescribe the Places and Times at which local Courts for Admiralty Causes shall be holden.

85. It shall be lawful for the Commissioners of Her Majesty's Treasury, if they shall think fit, with the Consent of the Lord Lieutenant or other Chief Governor or Governors of Ireland, to award to the Recorders of the Boroughs of Cork and Belfast, as Remuneration for the additional Duty which they may respectively have to perform by virtue of this Act, such annual or other Sums as they shall deem reasonable; such Sums shall be paid out of the Funds which Parliament shall provide for the Purpose.

86. When, under any such Order in Council as aforesaid, Jurisdiction in Admiralty Causes shall be given to any Recorder of a Borough or Chairman of a County, it shall be lawful for the Commissioners

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Commissioners of Her Majesty's Treasury, if they shall think fit, with the Consent of the Lord Lieutenant or other Chief Governor or Governors of Ireland, to award such annual or other Sum as they shall deem reasonable to such Recorder or Chairman by way of Remuneration for the additional Duty which he may have to perform in consequence of such Order, and such Sum shall be paid out of the Funds which Parliament shall provide for that

PART V.—APPEALS.

87. An Appeal shall lie to the High Court of Admiralty from Appeal from the final Decree, Order, or Decision of a local Court in an Admiralty Cause, and, by Permission of the Judge of the local Court, from any interlocutory Decree, Order, or Decision therein, subject to such Provisions respecting Notice of Appeal, Deposit, or other Security for Costs, and other Matters, as General Orders shall direct.

County Court to Court of Admiralty.

88. The Time for so appealing shall be limited to Fourteen Time for Days from the Date of the Decree, Order, or Decision appealed Appeal from from; and an Appeal shall not be allowed unless the Appeal is County Court. lodged in the Registry of the High Court of Admiralty within that Time, subject to this Provision,—that the Judge of the High Court of Admiralty may, if he think fit, allow an Appeal to be prosecuted notwithstanding that the Appeal has not been lodged within that Time.

89. Provided, That such an Appeal shall not lie if before or Agreement after the Decree, Order, or Decision is made or given the Parties not to appeal. agree, by a Memorandum signed by them or by their Attorneys or Agents, that the Decree, Order, or Decision shall be final; and any such Agreement need not be stamped, except in respect of any Fee imposed by General Orders.

90. From and after the Commencement of this Act no Appeal Appeal to the shall be brought from the Court of Admiralty to Her Majesty's Delegates in the Court of Chancery in Ireland, commonly called gates abolished. the High Court of Delegates in Ireland.

Court of Dele-

91. Any Person considering himself aggrieved by any final or Appeal given interlocutory Sentence, Decree, or Order of the Court of Admiralty, except a Sentence, Decree, or Order made by the Judge upon an Appeal from a local Court, may appeal therefrom to the and Privy Court of Appeal in Chancery in Ireland, and from thence to Her Council. Majesty in Council: Provided nevertheless, that any such Appeal from the Court of Admiralty may be brought to Her Majesty in Council in the first instance without interposing any Appeal to the said Court of Appeal in Chancery; and provided always, that no Appeal from any interlocutory Order of the Court of Admiralty shall be made without Leave of the Court of Admiralty first obtained, but on the Hearing of an Appeal from any final Sentence or Decree all interlocutory Orders complained of shall be considered as under Appeal as well as the final Decree.

to Court of Appeal in Chancery

92. From and after the Commencement of this Act, save as to Powers and any Appeal that shall be then pending, all the Jurisdiction which Jurisdiction of is now possessed and exercised by the High Court of Delegates in Appeal. Ireland,

Ireland, or which, but for the passing of this Act, would be possessed and exercised by that Court, in respect of Appeals from the said Court of Admiralty, and all Powers and Authorities incident to such Jurisdiction, now exercised and performed by the said High Court of Delegates, shall, subject to the Provisions of this Act, be exercised and performed by the said Court of Appeal in Chancery in relation to Appeals under this Act.

Power to the Court of Appeal in Chancery to make Rules.

93. The Lord Chancellor and Lord Justice of Appeal in Ireland for the Time being may from Time to Time make, rescind, and vary General Orders for regulating the Form and Mode of Procedure on Appeals from the Court of Admiralty to the said Court of Appeal in Chancery, and for regulating the Costs, Fees, and Allowances to be paid or allowed to Solicitors or other Persons respecting such Appeals; and such Orders shall take effect at such Times as may be therein specified, or in default of such Specification from the Time of making thereof.

Power to the Court of Appeal in Chancery to call in Nautical Assessors.

94. The said Court of Appeal in Chancery shall, on the Hearing of any Appeal from the Court of Admiralty, have Power to call to its Assistance One or more Nautical Assessors, to be selected by the said Court of Appeal; and the Advice and Opinion of such Nautical Assessor or Assessors may be taken by the said Court in the same Manner, upon such Questions, and for such Objects as the Advice and Opinion of any Nautical Assessor now is or may be taken by the Judicial Committee of the Privy Council in Appeals brought from the High Court of Admiralty of England; and the said Court of Appeal in Chancery shall have Power to direct what Remuneration shall be paid to each such Assessor for his Attendance on the Hearing of any such Appeal, and such Remuneration shall be paid accordingly by such of the Parties to the Appeal as the said Court of Appeal shall in that Behalf direct.

How Evidence in the Court of Appeal in Chancery may be taken. 95. In any Appeal which shall come before the said Court of Appeal in Chancery by virtue of this Act the said Court may examine Witnesses by Word of Mouth (and either before or after Examination by Deposition), or direct that the Depositions of any Witness shall be taken in Writing by the Registrar, or by such other Person or Persons and in such Manner as the said Court shall direct.

Court of Appeal in Chancery may order any particular Witness to be examined, and as to any particular Facts, and may remit the Cause for Re-hearing.

96. In any Appeal which shall come before the said Court of Appeal in Chancery by virtue of this Act the said Court may direct that such Witnesses shall be examined or re-examined, and as to such Facts, as to the said Court shall seem fit, notwithstanding any such Witness may not have been examined, or no Evidence may have been given on any such Facts in a previous Stage of the Matter, and may remit the Cause to the Court of Admiralty, and at the same Time direct that the said Court of Admiralty shall re-hear such Cause, in such Form, and either generally or upon certain Points only, and upon such Re-hearing take such additional Evidence, though before rejected, or reject such Evidence before admitted, as the Court of Appeal in Chancery shall direct; and further, on any such remitting or otherwise, the Court of Appeal in Chancery may direct One or more Issue or Issues to

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be tried in any Court in any of Her Majesty's Dominions abroad for any Purpose for which such Issue or Issues shall to the said

Court of Appeal in Chancery seem proper.

97. Every Witness who shall be so examined in pursuance of Witnesses to be this Act shall give his or her Evidence upon Oath, or, in Cases in which an Affirmation is allowed by Law to be substituted for an Oath, upon solemn Affirmation, which Oath and Affirmation respectively shall be administered by the Court of Appeal in Chancery, and the Registrar thereof, or such other Person and Persons as the said Court shall direct; and every such Witness who shall wilfully swear or affirm falsely shall be deemed guilty of Perjury. and shall be punished accordingly.

98. The said Court of Appeal in Chancery may direct One or more Issue or Issues to be tried in any Court of Common Law. and either before a Judge of Assize, or at the Sittings for the Trial of Issues in Dublin, and either by a Special or Common Jury, in like Manner and for the same Purpose as is now done

by the High Court of Chancery of Ireland.

99. It shall be in the Discretion of the said Court of Appeal may direct in Chancery to direct that on the Trial of any Issue directed by it as aforesaid the Depositions already taken of any Witness who shall have died, or who shall be incapable to give oral Testimony, shall be received in Evidence; and further, that such Deeds, Evidences, and Writings shall be produced, and that such Facts shall be admitted, as to the said Court of Appeal in Chancery shall seem fit.

100. The said Court of Appeal in Chancery may make such may make such and the like Orders respecting the Admission of Persons, whether Parties or others, to be examined as Witnesses upon the Trial of any such Issue directed by it as aforesaid, as the Lord Chancellor or the Court of Chancery of Ireland has been used to make respecting the Admission of Witnesses upon the Trial of Issues directed by the Lord Chancellor or the Court of Chancery in

Ireland.

101. The said Court of Appeal in Chancery may direct One or more new Trial or Trials of any Issue, either generally or upon certain Points only; and in case any Witness examined at a former Trial of the same Issue shall have died, or have become incapable to repeat his Testimony, the said Court of Appeal in Chancery may direct that parol Evidence of the Testimony of such Witness shall be received.

102. All the Powers and Provisions contained in the Thirteenth of George the Third, Chapter Sixty-three, and First of as to Examina-William the Fourth, Chapter Twenty-two, for the Examination of Witnesses, shall, with reference to Cases of Appeal from the said Court of Appeal Court of Admiralty, extend to and be exercised by the said Court in Chancery. of Appeal in Chancery, as if that Court had been therein named as One of His Majesty's Courts of Law at Westminster.

103. The Costs incurred in the Prosecution of any Appeal Costs to be in preferred to the said Court of Appeal in Chancery, under the Provisions of this Act, and of such Issues as the same Court shall under this Act direct, shall be paid by such Party or Parties, Person.

examined on Oath, and to . be liable to Punishment for Perjury.

Court of Appeal in Chancery may direct an Issue to try any

Depositions to be read at

Orders as to Admission of Evidence as are made by Court of Chancery;

and may direct new Trials of

Certain Powers extended to

the Discretion of Court of Appeal in Chancery.

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Person or Persons, and be taxed by the Registrar, or such other Person or Persons to be appointed by the same Court, and in such Manner as the said Court shall direct.

Attendance of Witnesses and Production of Papers may be enforced by Subpæna. 104. The Court of Appeal in Chancery may require the Attendance of any Witnesses, and the Production of any Deeds, Evidences, or Writings, by Writ, to be issued by the said Court, in such and the same Form, or as nearly thereto as may be, as that in which a Writ of Subpœna ad testificandum or of Subpœna duces tecum is now issued by Her Majesty's Court of Queen's Bench at Dublin; and every Person disobeying any such Writ so to be issued by the said Court of Appeal in Chancery shall be considered as in Contempt of the same Court, and shall also be liable to such and the same Penalties and Consequences as if such Writ had issued out of the said Court of Queen's Bench, and may be sued for such Penalties in the same Court.

The Privy Council empowered to determine Appeals under this Act. 105. All the Provisions contained in the several Acts for the Time being in force relating to the Appellate Jurisdiction of Her Majesty's Privy Council in England, and the Administration of Justice therein, shall, so far as the same shall be applicable and consistent with the Provisions of this Act, be deemed to extend to Appeals preferred to Her Majesty in Council by virtue of the Provisions of this Act; and the Proceedings on all such Appeals shall, so far as practicable, and consistent with the Provisions of this Act, be proceeded with in the same Manner as Appeals from the High Court of Admiralty of England.

Bail given in the Court of Admiralty good in the Court of Appeal. 106. In any Cause in the said Court of Admiralty Bail may be taken to answer the Judgment as well of the said Court as of the Court of Appeal, and the said Court of Admiralty may withhold the Release of any Property under its Arrest until such Bail has been given; and in any Appeal from any Decree or Order of the Court of Admiralty, or of the said Court of Appeal in Chancery in any Appeal thereto, preferred by virtue of this Act, the Court to which such Appeal shall be brought may make and enforce its Order against the Surety or Sureties who may have signed any such Bail Bond, in the same Manner as if the Bail had been given in the Court of Appeal.

Certified Notes of Evidence may be admitted on Appeal. 107. In any Appeal preferred by virtue of this Act the Notes of Evidence taken, as herein-before provided, by or under the Direction of the Judge of the Court of Admiralty, shall be certified by the Judge to the Court to which such Appeal is preferred, and shall be admitted to prove the oral Evidence given in the Court of Admiralty; and no Evidence shall be admitted on such Appeal to contradict the Notes of Evidence so taken and certified as aforesaid: Provided always, that nothing herein contained shall enure to prevent the Court of Appeal in Chancery or the Judicial Committee of the Privy Council from directing Witnesses to be examined and re-examined upon such Facts as to the said Court of Appeal in Chancery or the Judicial Committee shall seem fit.

Notes of Evidence on Appeal to Court of Appeal in

108. In any Appeal preferred by virtue of this Act from the said Court of Appeal in Chancery, the Notes of Evidence (if any) taken by or under the Direction of that Court shall be certified by

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the Lord Chancellor to the said Judicial Committee of the Privy Chancery to be Council, and no Evidence shall be admitted on such Appeal to certified to the contradict the Notes of Evidence so taken and certified as last Privy Council. aforesaid; but nothing herein contained shall enure to prevent the said Judicial Committee from directing Witnesses to be examined and re-examined upon such Facts as to the said Judicial Committee shall seem fit.

109. An Appeal shall lie from a Decree, Order, or Decision of Appeal from the High Court of Admiralty made or given on Appeal from a an Order, &c. local Court, in like Cases and in like Manner as Appeals lie from the High Court of Admiralty in Causes originally instituted

110. Where in an Appeal under this Act the Appellant is un- Costs of successful, he shall pay the Costs of the Appeal, unless the Appeal.

Appellate Court shall otherwise direct.

111. The Time for appealing from any Decree or Order of Limit of Time the Court of Admiralty in any Cause instituted after the passing for all Appeals of this Act (under this Act or otherwise) shall be limited to Two Months from the Date of the Decree or Order appealed from, and an Appeal shall not be allowed unless the Petition of Appeal is lodged in the Registry of the Court of Admiralty and the Court of Appeal within that Time; subject to the Provision, that it shall be lawful for the Court of Appeal to which such Appeal shall be made to allow, under special Circumstances, the Appeal to be prosecuted notwithstanding that the Petition of Appeal has not been lodged within that Time.

from Court of Admiralty.

PART VI.—STAMPS SUBSTITUTED INSTEAD OF FEES.

112. The Lord Chancellor, with the Consent of the Commis- Lord Chansioners of Her Majesty's Treasury, may by Order from Time to cellor may, Time increase, diminish, alter, or abolish all or any of the Fees payable in relation to Proceedings in the Court of Admiralty, and may substitute One or more Fee or Fees in lieu thereof.

113. From and after the Commencement of this Act, no Officer of the said Court of Admiralty shall be entitled to or take for his own Use or Benefit, directly or indirectly, any Fee or Emolument whatsoever, save the Salary to which he shall be entitled by

virtue of this Act.

114. From and after the Commencement of this Act, the Fees Fees to be payable in relation to Proceedings in the Court of Admiralty and the local Courts aforesaid shall not be received in Money, but shall be collected by means of Stamps.

115. The Fees to be collected by means of Stamps under this Such Fees to Act shall be deemed Stamp Duties, and shall be under the Manage- be Stamp ment of the Commissioners of Inland Revenue, and the Money Duties. received for such Stamps shall, under the Direction of the Commissioners of Her Majesty's Treasury, be carried into and shall form Part of the Consolidated Fund.

116. The Stamps to be used under this Act shall be impressed Stamps to be or adhesive, as the Commissioners of Her Majesty's Treasury impressed or shall from Time to Time direct.

with Consent of the Treasury, vary, alter, or abolish Fees. Officers not to receive Fees on their own Account.

collected by Stamps.

117. The Digitized by GOOGLE

The Treasury. with Concurrence of Judge, may make Rules regulating Use of Stamps, &c.

No Document to be received or used unless stamped.

Officers guilty of Fraud or wilful Neglect in relation to Stamps liable to be dismissed.

Compensation of the Court of Delegates.

117. The Commissioners of Her Majesty's Treasury, with the Concurrence of the Judge of the Court of Admiralty, may from Time to Time make such Rules as may seem fit for regulating the Use of Stamps under this Act, and particularly for prescribing the Application thereof to Documents from Time to Time in use or required to be used for the Purposes of such Stamps, and for ensuring the proper Cancellation of adhesive Stamps.

118. No Document which by any Order as aforesaid ought to have had a Stamp impressed thereon or affixed thereto shall be received or filed or be used in relation to any Proceeding in the Court of Admiralty, or be of any Validity for any Purpose whatsoever, unless or until the same shall have a Stamp impressed thereon or affixed thereto in the Manner directed by such Order: Provided always, that if at any Time it shall appear that any such Document which ought to have had a Stamp impressed thereon or affixed thereto has through Mistake or Inadvertence been received or filed or used without having such Stamp impressed thereon or affixed thereto, the Judge may, if he shall think fit, order that a Stamp not exceeding in Value Four Times the Amount of such original Stamp shall be impressed thereon or affixed thereto, and thereupon, when the proper Stamp shall, in compliance with such Order, have been impressed on such Document or affixed thereto, such Document and every Proceeding in reference thereto shall be as valid and effectual as if such Stamp had been impressed thereon or affixed thereto in the first instance.

119. If any Officer of the Court of Admiralty or other Person shall do or commit or connive at any fraudulent Act or Practice in relation to any Stamp to be used under the Provisions of this Act, or to any Fee or Sum of Money to be collected or which ought to be collected by means of any such Stamp, or if any such Officer or Person shall be guilty of any wilful Act, Neglect, or Omission in relation to any such Stamp or Fee as aforesaid, whereby any Fee or Sum of Money which ought to be collected shall be lost or the Payment thereof evaded, any such Officer or Person so offending may be dismissed from his Office or Employment by the Judge of the said Court of Admiralty.

120. 'And whereas Joseph Hamilton Esquire, the present to the Registrar ' Registrar of Appeals and Provocations Spiritual in Ireland, will suffer Loss in his said Office by the Abolition of Appeals from ' the Court of Admiralty to the High Court of Delegates in Irc-' land, and the said Joseph Hamilton has held his said Office for ' upwards of Forty-three Years:' There shall be paid to the said Joseph Hamilton by way of Compensation such Annuity as the Commissioners of Her Majesty's Treasury may deem just and proper, not exceeding the Average of the net Profits of his said Office from Admiralty Appeals on an Average for the Five Years ending Thirty-first December One thousand eight hundred and sixty-five, to commence from the Day when this Act shall come into operation, and to continue during his Life.

Compensation to Proctors.

121. 'Whereas the Number of Persons entitled to practise as ' Proctors of the said Court of Admiralty does not exceed Six, ' and the Fees or Emoluments of the said Proctors may be ' damaged

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' damaged by the Abolition of the exclusive Rights and Privileges which they have hitherto enjoyed as such Proctors in the said ' Court:' Be it enacted, That the Commissioners of Her Majesty's Treasury, by Examination on Oath or otherwise, which Oath they are hereby authorized to administer, may inquire into, and may, by the Production of such Evidence as they shall think fit to require, including the Returns for the Assessment of Income Tax made by such Proctors before the passing of this Act, and the Receipts for Payment of such Tax, ascertain and absolutely determine the net annual Amount of the Profits arising from the Transaction of Business by Proctors on Matters and Causes in such Admiralty Court on an Average of Five Years immediately preceding the Commencement of this Act, and shall award to each and every such Proctor a Sum of Money or annual Payment during the Term of his natural Life, not exceeding in Value One Half of the net Profits derived by such Proctor in respect of Matters and Causes in the said Court of Admiralty, upon the said Average of Five Years immediately preceding the Commencement of this Act: Provided, that if any such Person shall be at any Time appointed to any Office under this Act, or any other Office of Profit of a like Nature, or any other Employment as an established Civil Servant of the State, he shall during his Continuance in any such Office or Employment be entitled to receive such Part only, if any, of the annual Sum awarded to him under this Clause as shall with the Salary and Profits of such Office or Employment make an annual Sum equal to the annual Sum so awarded to him: Provided also, that the Portion of the Business of the Queen's Proctor which he discharges for Her Majesty shall not be taken into account in estimating his Compensation under this Clause.

122. 'And whereas divers Proctors practising in the said Compensation ' Court of Admiralty now are or may at the Commencement of to Proctors in ' this Act be associated together in Partnership.' Be it therefore Partnership. enacted. That in all such Cases the Commissioners of Her Majesty's Treasury shall inquire into and ascertain the Terms or Conditions of such Partnerships, and shall absolutely determine and award Compensation in respect thereof, as herein-before provided, to each of such Partnerships, in like Mauner as if all the Emoluments thereof had been derived by One Individual, and shall apportion such Compensation among the Members of each such Partnership, with or without Benefit of Survivorship, regard being had to the existing Terms and Conditions of the same.

123. Except as is herein-before expressly provided, the several How Retiring Retiring Pensions and Compensations granted by this Act shall be Pensions, &c. paid by the Commissioners of Her Majesty's Treasury out of such to be paid. Funds as may be provided by Parliament for that Purpose.

124. This Act shall apply to Ireland only.

Extent of Act.

Justices of the Peace Disqualification Removal.

CAP. CXV.

An Act to remove Disqualifications of Justices of the Peace in certain Cases. [20th August 1867.]

IN order that Justices of the Peace may act in the Execution of Acts in some Cases in which they now are incapable of so acting, be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; (that is to say,)

1. This Act may for all Purposes be cited as "Justices of the

Peace Act, 1867."

2. A Justice of the Peace shall not be incapable of acting as a Justice at any Petty or Special or General or Quarter Sessions on the Trial of an Offence arising under an Act to be put in execution by a Municipal Corporation, or a Local Board of Health, or Improvement Commissioners, or Trustees, or any other Local Authority, by reason only of—

(a.) His being as One of several Ratepayers, or as One of any other Class of Persons liable in common with the others to contribute to or to be benefited by any Fund to the Account of which the Penalty payable in respect of such Offence is directed to be carried or of which it will form Part, or to contribute to any Rate or Expenses in diminution of which such Penalty will go.

C A P. CXVI.

An Act to amend the Act of the Twenty-eighth and Twenty-ninth Victoria, Chapter Fifty, for regulating the keeping of Dogs, and for the Protection of Sheep and other Property from Dogs, in Ireland. [20th August 1867.]

'WHEREAS it is expedient to amend the Act of the Twenty-eighth and Twenty-ninth Victoria, Chapter Fifty:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

1. That the Word "Borough" in the said Act shall apply to all Towns in *Ireland* which are subject to the Provisions of the "Towns Improvement Act, *Ireland*," and to all Townships having Commissioners under Local Acts, or under the Provisions of the Act of the Ninth Year of George the Fourth, Chapter Eightytwo, intituled An Act for the lighting, cleansing, and watching of Cities, Towns Corporate, and Market Towns in Ireland in certain Cases, and that the Registrar shall pay over to the Treasurer of such Town and Township the surplus Monies arising from the Sale of Licences to Persons resident within the Boundaries of the

Short Title.

Justices not incapable of acting in execution of Acts in Cases specified.

28 & 29 Vict. c. 50.

Application of Word

recited Act.

"Borough" in

Cas sucl Sale t

à

Dogs Regulation (Ireland) Act (1865) Amendment.

said Town and Township in manner directed by the Fifteenth Section of said Act of Twenty-eighth and Twenty-ninth Victoria, Chapter Fifty, to be applied by the Treasurer in aid of the Rates of such Town and Township in such Manner as the Town Commissioners shall direct.

CAP. CXVII.

An Act to amend the Industrial and Provident Societies Acts. [20th August 1867.]

WHEREAS by "The Industrial and Provident Societies Act, 1862," "The Industrial and Provident Societies ' Act, 1852," and certain therein-recited Acts for the Amendment ' thereof, were repealed, and Provision was made for the Con-' stitution and Regulation of such Societies in future:

'And whereas Doubts having arisen as to the Effect of the said ' Act in certain Cases, it is expedient that the same should be ' removed, and that the Provisions so made should be amended in

' other respects:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. There shall be repealed, from and after the passing of this Repeal of Parts Act, the Forty-eighth Section of the Eighteenth and Nineteenth of Acts. Victoria, Chapter Sixty-three, and the Fifth, Ninth, Fifteenth, Sixteenth, and Twenty-fifth Sections of the recited Act, and so much of the Third Section as excepts the working of Mines and Quarries from the Objects for which any Society may be established under the Act.

2. A Society registered under this Act may hold in its registered Name any Amount of Interest in any other Society so Interest of registered, but if any other Person hold or claim in any Society Members. so registered any Interest exceeding Two hundred Pounds Sterling, such Person shall incur a Penalty equal to the Excess of such Interest over the said Sum.

Limitation of

3. The Provisions following contained in the Acts under Provisions of mentioned relating to Friendly Societies shall apply to all the Friendly Societies registered under this Act, and no such Provision shall Societies Acts be affected in its Application to such Societies by its Repeal in regard to Friendly Societies, unless the contrary be expressly Provident declared by the Act repealing the same; and in applying such Societies. Provisions Words concerning the Trustee of any Society shall be taken to apply to the Society, except the Context precludes such Construction; (that is to say,)

applied to Industrial and

So much of the Friendly Societies Acts, 1855 and 1858, as relates to-

The Punishment of Fraud in withholding any Money or 18 & 19 Vict. other Property belonging to any Society:

The Determination of Disputes by the County Courts in also ss. 41., 42., England, the Sheriffs Court in Scotland, and the Assistant Vict. c. 101. s. 1.

c. 63. s. 24.;

Barrister

18 & 19 Vict.

c. 63. s. 30.;

Certificate of Registration.

also s. 37. 21 & 22 Vict. с. 101. в. 4.

Industrial and Provident Societies.

Barrister in Ireland, and the Orders and Proceedings for this Purpose:

The Reception of Rules and other Instruments in Evidence: The Exemption of Rules and other Instruments from Stamp

The Power to any Society to change its Name.

4. Two Copies of the Rules shall be forwarded to the Registrar of Friendly Societies of England, Scotland, or Ireland, according to the Place where the Office of the Society is situate, and shall be dealt with by him in the Manner provided by "The Friendly Societies Act, 1855," and he shall thereupon give his Certificate of Registration, and such Certificate shall in all Cases be conclusive Evidence that the Society has been duly registered, and thereupon the Members of such Society shall become a Body Corporate, by the Name therein described, having a perpetual Succession and a Common Seal, with Power to purchase, erect, and sell, and convey, or to hold Lands and Buildings, with limited

Liability.

Power to nominate Persons unto whose Name the Interests of Members may be transferred at their Death.

5. A Member of any Society registered under this Act may, by any Writing under his Hand delivered at the registered Office of the Society, appoint any Person being the Husband, Wife, Father, Mother, Child, Brother, Sister, Nephew, or Niece of such Member, to whom his Shares in the Society shall be transferred at his Decease, provided that the Sum credited to the Account of such Member in the Books of the Society does not exceed Fifty Pounds Sterling, and may from Time to Time revoke or vary any such Nomination by a Writing under his Hand similarly delivered; and the Secretary of every such Society shall keep a Book wherein the Names of all Persons so nominated shall be regularly entered, and the Shares comprised in any such Nomination shall be transferable to the Nominee, although the Rules of the Society declare its Shares to be generally not transferable: Provided nevertheless, that the Society may, in lieu of making such Transfer, elect to pay to any Nominee the full Value of the Shares comprised in the Nomination to him, and shall pay him the full Value of any such Shares which, if transferred into his Name, would increase his Interest in the Society to an Amount exceeding Two hundred Pounds Sterling.

Recovery of Penalties.

6. All Penalties imposed by "The Industrial and Provident Societies Act, 1862," or by this Act, or by the Rules of any Society registered under the said Act, shall be recoverable, with Costs, and dealt with in a Manner directed by the Friendly Societies Acts, in regard to the Penalty thereby imposed, on any Default in transmitting the Returns thereby required, and at the Suit of the Registrar in the Case of Penalties imposed by the recited Act or by this Act, or in the Case of Penalties imposed by the Rules of any Society so registered at the Suit of the Society.

Alterations, &c. of Rules to be registered.

7. Two Copies of every Alteration of or Addition to the Rules of every Society registered under this Act, signed by Seven Members of the Society, and countersigned by the Secretary, shall be sent to the Registrar for his Certificate of Registration, and shall be accompanied by a Declaration in the Form contained in the

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Industrial and Provident Societies.

Schedule hereto annexed; and no Alterations of or Additions to Declarations the Rules of any Society registered under this Act, made after to accompany the passing hereof, shall be valid until they are so certified.

8. The Registrar shall give his Certificates respectively in the Form of Cer-Forms contained in the said Schedule in the Cases thereto tificate.

mentioned.

9 All Returns required under the Twenty-fourth Section of Penalties on the recited Act to be made to the Registrar of Friendly Societies not sending shall be sent to him by each Society registered thereunder on or Returns, &c. before the First Day of March in every Year; and every such Society which does not send any such Return, or furnish Copies thereof, or of its Rules, as is required by the recited Act or hereby, shall incur a Penalty not less than Forty Shillings nor exceeding Five Pounds for each such Offence; and every Person who makes or orders to be made any false Statement or any Omission in any such Return, with Intent to deceive the Registrar, shall incur a Penalty not exceeding Fifty Pounds Sterling for each Return so dealt with.

10. The Form of Rules contained in the Schedule hereto may Form of Rules be adopted by any Society desirous of being registered under this inSchedule may Act, either without any Addition or with any Additions or

Alterations agreeable to Law.

11. Every Society established previous to the passing of the Societies recited Act for any of the Purposes in such Act mentioned shall deemed to be be deemed to be a Society established under such Act from the established Registration of such Society under the Provisions of the recited Act or of this Act.

12. A Society registered under this Act, and not allowing any Exemption Member thereof to hold or claim any Interest therein or Monies from Income therefrom exceeding in Value the Sum of Two hundred Pounds, shall not be chargeable with the Duty under Schedule (C.) or Schedule (D.) of the Income Tax Acts: Provided that the above Exemption shall not be construed to relieve any Member of such Society, or Person employed by such Society, to whom any Portion of the Profits of the Society shall be paid, from Assessment to the said Duties in respect of such Payment in any Case in which the total Income of such Member or other Person, inclusive of his Portion of the said Profits, shall amount to the Sum of One hundred Pounds or upwards.

· 13. The Secretary or other Managing Officer of any Society Lists to be registered under this Act shall, within Twenty-one Days after returned to the Sixth Day of April in every Year, transmit to the Commissioners for Special Purposes of the Income Tax Acts a List containing the Name and Residence of every Member of such Society taining the or other Person to whom Profits made by the Society have been Names, &c. of paid or shall be payable within or for the Year ended on the Persons entitled Fifth Day of April preceding, and the Amounts paid or payable to each Member or other Person, and thereupon the Special Commissioners shall take the necessary Steps for charging the said Duties, under the Regulations of the Income Tax Acts, on such of the said Persons as may be liable thereto; and any Secretary

Copies.

be adopted and

under Acts.

Commissioners for Special Purposes conto Profits.



Industrial and Provident Societies.

or other Officer of any such Society who shall neglect to make out and deliver to the Commissioners for Special Purposes, within the Time specified by this Act, a List containing the Particulars hereby required, shall forfeit and pay the Sum of Fifty Pounds, to be recovered in like Manner as Penalties imposed for like Default by the Income Tax Acts.

Short Title.

14. The recited Act, so far as it is not hereby repealed, shall be incorporated with this Act, and may be cited with it as "The Industrial and Provident Societies Act, 1867," and the Schedule hereto annexed shall be substituted for the Schedule thereto; all Societies registered under the recited Act shall be taken to be registered under this Act; and in construing the recited Act and this Act Provisions relating to the Rules or Name of any Society shall apply to the registered Rules and Name thereof for the Time being, and the Registrar shall mean the Registrar of Friendly Societies for England, Scotland, or Ireland, according to the Place where the Office of the Society is situate.

Construction of Act.

SCHEDULE referred to in this Act.

Of Matters to be provided for by the Rules of Societies established under this Act.

1. Object, Name, and Place of Office of the Society.

2. Terms of Admission of Members.

3. Mode of holding Meetings and Right of voting, and of

making or altering Rules.

4. Determination whether the Shares, or any Number thereof, shall be transferable, and in case it be determined that the Shares, or any Number thereof, shall be transferable, Provision for the Form of Transfer and Registration of Shares, and for the Consent of the Committee of Management and Confirmation by a General Meeting of the Society; and in case it be determined that the Shares shall not be transferable, Provision for paying to Members the Balance due to them on withdrawing from the Society.

5. Provision for the Audit of Accounts.

6. Determination whether and by what Authority any Part of Capital may be invested in or on the Security of another Society, provided that no such Investment be authorized in any Society not registered under this Act, or under the Companies Act as a Company with limited Liability.

7. Determination whether and how Members may withdraw from the Society, and Provisions for the Claims of Executors, Administrators, or Assigns of Members, and for paying Nominees

in the Case herein mentioned.

8. Mode of Application of Profits.

9. Appointment of Managers and other Officers, and their

respective Powers and Remuneration.

10. Provisions for the Custody, Use, and Device of the Seal of the Society, which shall in all Cases bear the registered Name thereof.

FORMS



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30° & 31° VICTORIÆ. C. 117. Industrial and Provident Societies. FORMS OF CERTIFICATE TO BE GIVEN UNDER THIS ACT. Certificate of Registration of a Society. Registrar of Friendly Societies in [England, Scotland, or Ireland, hereby certify that the in the County of Limited, established at registered under the Industrial and Provident Societies Act, 1867. Given under my Hand this Day of Registrar of Friendly Societies. Certificate, to follow Rules upon the Registration of a Society established under this Act. I hereby certify that the foregoing Rules of the Society, Limited, are in conformity with Law, and that the said Society is duly established from the present Date, and is subject to the Provisions and entitled to the Privileges of the Acts relating to Industrial and Provident Societies. Day of Registrar of Friendly Societies. Certificate of Alterations of Rules. Registrar of Friendly Societies in [England, Scotland, or Ireland, do hereby certify that the foregoing Alterations of [or Additions to] the Rules of the Society, Limited, established at in the County of are in conformity with Law, and are registered from the present Date under the Industrial Societies Act. Given under my Hand this Day of Registrar of Friendly Societies. Certificate of changed Name. Registrar of Friendly Societies in [England,

I, Scotland, or Ireland, hereby certify that the registered Name of Society, Limited, established at is changed from the Date hereof to in the County of the Name following,-Society, Limited, and is in accordance with the Industrial and Provident Societies Acts. Given under my Hand this Day of Registrar of Friendly Societies.

FORM OF DECLARATION TO ACCOMPANY ALTERATIONS OF OR Additions to Rules.

State Street, Parish,	Limited, established at
and County of Place < of Business.)	

Register No.

Industrial and Provident Societies.

the Clerk* of the above-mentioned Society, do solemnly and sincerely declare that in the altering, amending, or rescinding the Rules of the said Society, or making new Rules (as the Case may be,) the Rules of the said Society have been duly complied with.

And I make this solemn Declaration, conscientiously believing the same to be true, and by virtue of the Provisions of an Act made and passed in the Fifth and Sixth Year of the Reign of His late Majesty King William the Fourth, intituled "An Act to " repeal an Act of the present Session of Parliament, intituled " 'An Act for the more effectual Abolition of Oaths and Affir-" 'mations taken and made in various Departments of the State, " and to substitute Declarations in lieu thereof, and for the " 'more entire Suppression of voluntary and extra-judicial Oaths " 'and Affidavits;' and to make other Provisions for the Aboli-" tion of unnecessary Oaths."

Taken and received before me, One of Her Majesty's Justices of the Peace for the said County in the said

County, this Day of

18

* Secretary, or One of the Officers.

CAP. CXVIII.

An Act to provide for the Appointment of the Officers and Servants of District Lunatic Asylums in Ireland, and to alter and amend the Law relating to the Custody of dangerous Lunatics and dangerous Idiots in Ireland.

HEREAS under the Provisions of an Act passed in the

[20th August 1867.]

Session of Parliament holden in the First and Second ' Years of the Reign of His late Majesty King George the ' Fourth, intituled An Act to make more effectual Provision for the Establishment of Asylums for the Lunatic Poor, and for c. 33. the Custody of Insane Persons charged with Offences, in

' Ircland, and of the several Acts amending the same, District

' Lupatic Asylums have been established in Ireland:

' And whereas Doubts have arisen as to the Person or Persons by whom the Officers and Servants of such District Lunatic ' Asylums should be appointed:

' And whereas it is expedient to remove the same, and to pro-' vide for the Appointment of the said Officers and Servants:

'And whereas an Act was passed in the First Year of the ' Reign of Her present Majesty, intituled An Act to make more ' effectual Provision for the Prevention of Offences by Insane

' Persons in Ireland, by which it is, amongst other things, enacted, ' that if any Person should be discovered and apprehended in Ireland

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1 & 2 G. 4.

1 Vict. c. 27.

C.118.

District Lunatic Asylums Officers (Ireland).

Ireland under Circumstances denoting a Derangement of Mind. and a Purpose of committing some Crime for which, if committed, such Person would be liable to be indicted, it should be lawful for any Two Justices of the Peace of the County, County of a City, County of a Town, City or Town, and Liberties, before whom such Person might be brought, to call to their Assistance any legally qualified Physician, Surgeon, or Apothecary; and if upon View and Examination of the said Person so ' apprehended, or from other Proof, the said Justices should be satisfied that such Person was a dangerous Lunatic or a dangerous Idiot, it should be lawful for the said Justices, by War-' rant under their Hands and Seals, to commit such Person to the ' Gaol of such County, County of a Town, City or Town, and Liberties, there to be kept in strict Custody until or unless such Person should be discharged in manner by the said Act provided:

And whereas the said Act was amended by another Act ' passed in the Eighth and Ninth Years of the Reign of Her present Majesty, intituled An Act for the Establishment of a 8 & 9 Vict. Central Asylum for Insane Persons charged with Offences in c. 107. Ireland; and to amend the Act relating to the Prevention of Offences by Insane Persons, and the Acts respecting Asylums for the Insane Poor in Ireland; and for appropriating the

Lunatic Asylum in the City of Cork to the Purposes of a Dis-

trict Lunatic Asylum:

And whereas it is expedient further to amend the same, and to make other and better Provision for the safe Custody of

' dangerous Lunatics and dangerous Idiots in Ireland:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In this Act the Words following shall have the Meanings

herein-after assigned to them:

" Lord Lieutenant" shall mean Lord Lieutenant of Ireland and the Lords Justices or other Chief Governors or Governor

of Ireland for the Time being:

"Officer" shall include Resident Medical Superintendent, Consulting and Visiting Physician, Chaplains, Matron, Apothecary, Clerk and Storekeeper, Schoolmaster and Schoolmistress of any District Lunatic Asylum, and any Person discharging any Duties in any such Asylum whom the Lord Lieutenant by Order in Council shall so designate.

2. It shall be lawful for the Lord Lieutenant from Time to As to Staff Time, by Order in Council, to determine the Staff of Male and of Officers and Female Officers and Servants of any District Lunatic Asylum, and to direct that the same shall be increased, diminished, or altered, as he shall think fit, and to appoint the Salaries and define the Duties of the said Officers and Servants, and to make Rules and Regulations for the Control and Guidance of the said Officers and Servants.

S s

30 & 31 Vict.

3. When

Interpretation of Terms.

Servants of District Lunatic Asylum.

District Lunatic Asylums Officers (Ireland).

Appointment of Resident Medical Superintendent and Visiting Physician and other Officers and Servants. 3. When any Vacancy happens in the Office of Resident Medical Superintendent of any District Lunatic Asylum in Ireland it shall be lawful for the Lord Lieutenant to appoint a Person to fill such Vacancy; and when any Vacancy happens in any other Office in any such Asylum the Governors of the same shall, with the Approval of the Lord Lieutenant, appoint a fit Person to fill the same: Provided that no Person shall be appointed Resident Medical Superintendent or Visiting Physician who is not duly qualified to practise both Medicine and Surgery, and registered as such under the Medical Act, 1858, or any Act amending the same; and the said Governors shall appoint all the Servants necessary for such Asylum; and when any District Lunatic Asylum shall hereafter be established the Officers and Servants of the same shall respectively be appointed in like Manner.

Appointment of certain Officers to be in the first instance probationary only.

4. The Appointment of any Officer by the Governors of any District Lunatic Asylum shall in the first instance be probationary only; and the same shall require to be confirmed by the Governors at a Meeting to be held not sooner than Three nor later than Six Calendar Months from the Date of the probationary Appointment; and every Appointment confirmed by the Governors shall be laid before the Lord Lieutenant for his Approval; and if the Governors shall not, at a Meeting held within the Period of Six Months herein provided, confirm such probationary Appointment, or if they shall at such Meeting refuse to confirm the same, or if the Lord Lieutenant shall refuse to approve of any Appointment so confirmed, and shall notify such Refusal to the Governors, the Officer so appointed shall cease to hold his Office, and the same shall become vacant from the Expiration of such Period of Six Months, or from the Date of the Meeting at which the Governors shall so refuse to confirm the Appointment, or from such Notification by the Lord Lieutenant, as the Case may be.

Lord Lieutenant shall appoint Officers in default of Governors.

5. If the Governors of any District Lunatic Asylum shall neglect to appoint any Officer or Servant whom they are empowered to appoint, and who shall be required to complete the Staff for the Time being determined on for any such Asylum, for the Space of Two Calendar Months after they shall have been called upon to make such Appointment by Writing under the Hand of One of the Inspectors of Lunatic Asylums, the Lord Lieutenant shall appoint such Officer.

Tenure of Officers and Servants. Power to remove Officers.

6. The Resident Medical Superintendent of any District Lunatic Asylum now or hereafter to be appointed shall hold Office during the Pleasure of the Lord Lieutenant; and all other Officers of any District Lunatic Asylum now or hereafter to be appointed may be removed by the Governors of such Asylum with the Approbation of the Lord Lieutenant, and any Servant in any such Asylum may be dismissed by the Governors thereof.

Confirmation of Appointments hitherto made.

7. All Appointments made by the Lord Lieutenant to any Office or Situation in any District Lunatic Asylum in *Ireland* before the passing of this Act shall be valid and effectual.

Superannuation. 8. From and after the passing of this Act it shall be lawful for the Governors of any District Lunatic Asylum, with the Approval

District Lunatic Asylums Officers (Ireland).

of the Inspectors of Lunatics, or One of them, on the Retirement of any Officer or Servant whose whole Time has been devoted to the Service of such Asylum, to direct that any Officer or Servant shall receive such Superannuation Allowances as they shall think proper; and in ascertaining and awarding the Amount of such Superannuation Allowance the said Governors shall proceed according to the Principles laid down by "The Superannuation Act, 1859;" and every such Superannuation Allowance shall be advanced, paid, presented for, and raised in like Manner as any other Monies advanced or raised for supporting and maintaining such District Lunatic Asylum: Provided always, that nothing herein contained shall prejudice or affect the Right to Superannuation of any Person employed in any District Lunatic Asylum previous to the passing of this Act.

9. From and after the First Day of January One thousand No dangerous eight hundred and sixty-eight it shall not be lawful for Two or Lunatic to more Justices to commit to any Gaol in Ireland any Person be committed proved to their Satisfaction to be a dangerous Lunatic or dan- in Ireland. gerous Idiot, anything in the recited Acts to the contrary not-

withstanding.

10. From and after the First Day of January One thousand Dangerous eight hundred and sixty-eight whenever any Person shall be Lunatics and brought before any Two Justices of any County, County of a dangerous City, County of a Town, City or Town, and it shall be proved to Asylums. to their Satisfaction that such Person was discovered and apprehended under Circumstances denoting a Derangement of Mind, and a Purpose of committing some Crime for which, if committed, such Person would be liable to be indicted, the said Justices shall call to their Assistance the Medical Officer, or, if there be more than One, the nearest available Medical Officer of the Dispensary District in which they shall be at the Time, and if there shall not be any such Medical Officer available, then the nearest available Medical Officer of any neighbouring Dispensary District, who shall examine such Person without Fee or Reward; and if such Medical Officer shall certify that such Person is a dangerous Lunatic or a dangerous Idiot, it shall be lawful for the said Justices, by Warrant under their Hands and Seals, to direct that such Person shall be taken to the Lunatic Asylum established either wholly or in part for the County, County of a City, or County of a Town in which he shall have been apprehended; and every such Person shall remain under Confinement in such Asylum, and be there maintained, in like Manner and subject to the same Conditions as if such Person had been removed from any Gaol to such Asylum by virtue of the Warrant of the Lord Lieutenant under the Provisions of the recited Act of the First Year of Her present Majesty, Chapter Twenty-seven: Provided always, that nothing herein contained shall be construed to restrain or prevent any Relation or Friend from taking such Person under his own Care and Protection if he shall enter into sufficient Recognizance for his or her peaceable Behaviour or safe Custody before Two Justices of the Peace, or the Chairman of the Court S s 2

Idiots to be sent

District Lunatic Asylums Officers (Ireland).

of Quarter Sessions of the County in which such Person shall be confined, or One of the Judges of Her Majesty's Superior Courts. at Dublin.

Persons may be discharged on Medical Certificate. 9 & 10 Vict.

11. Whenever it shall be duly certified by the Resident Medical Superintendent or Visiting Physician of any District Lunatic Asylum that any Person removed to such Lunatic Asylum as aforesaid has become of sound Mind, or has ceased to be or is not a dangerous Lunatic, or is not a dangerous Idiot, such Person may lawfully be discharged from such Lunatic Asylum without the Order of the Lord Lieutenant, as in the Case of other Lunatic Poor.

CAP. CXIX.

An Act for the Protection of Naval Stores.

[20th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Naval Stores Act, 1867."

2. This Act shall not extend to Scotland or Ireland.

3. In this Act--

The Term "the Admiralty" means the Lord High Admiral of the United Kingdom, or the Commissioners for executing the Office of Lord High Admiral:

The Term "Dealer in Marine Stores" means a Person bound to conform to the Regulations of The Merchant Shipping

Act, 1854, Section Four hundred and eighty:

The Term "Dealer in old Metals" has the same Meaning as in "The Old Metal Dealers Act, 1861:"

The Term "Stores" includes all Goods and Chattels and

any single Store or Article.

4. "The Naval and Victualling Stores Act, 1864," is hereby repealed: but this Repeal or anything in this Act shall not apply to or in respect of any Offence, Act, or Thing committed or done before the passing of this Act, save that this Act shall apply to Stores bearing any such Mark or Part of a Mark as in this Act mentioned, whether applied before or after the passing of this Act.

5. The Marks described in the Schedule to this Act may be applied in or on Stores therein described in order to denote Her

Majesty's Property in Stores so marked.

It shall be lawful for the Admiralty, their Contractors, Officers, and Workmen, to apply those Marks or any of them in or on any such Stores.

If any Person, without lawful Authority (Proof of which Authority shall lie on the Party accused), applies any of those Marks in or on any such Stores, he shall be guilty of a Misdemeanor, and shall, on Conviction thereof, be liable to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour.

6. If

c. 115, s. 3.

Short Title. Extent of Act. Interpretation of Terms.

17 & 18 Vict. c. 104. s. 480.

24 & 25 Vict. c. 110.

27 & 28 Vict. c. 91. repealed, but not to apply to Offences before passing this Act.

Marks in Schedule appropriated for Naval Stores.

C.119.

Naval Stores (No. 2.)

6. If any Person, with Intent to conceal Her Majesty's Property Obliteration, in any Stores, takes out, destroys, or obliterates, wholly or in part, any such Mark as aforesaid, he shall be guilty of Felony, and shall, on Conviction thereof, be liable, in the Discretion of the Court before which he is convicted, to be kept in Penal Servitude for any Term not exceeding Five Years, or to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour, and with or without Solitary Confinement.

7. If any Person without lawful Authority (Proof of which Knowingly Authority shall lie on the Party accused), receives, possesses, keeps, sells, or delivers any Stores bearing any such Mark as aforesaid, or any Part of any such Mark, knowing them to bear such Mark or Part of a Mark, he shall be guilty of a Misdemeanor, and shall, on Conviction thereof, be liable to be imprisoned for any Term not exceeding One Year, with or without Hard Labour.

8. Where the Person charged with such a Misdemeaner as last aforesaid was at the Time at which the Offence is charged to have been committed in Her Majesty's Service, or in the Service of the Admiralty, or a Dealer in Marine Stores or in old Metals, or a Pawnbroker, Knowledge on his Part that the Stores to which the Charge relates bore such a Mark or Part of a Mark as aforesaid shall be presumed until the contrary is shown.

9. A Person charged with such a Misdemeanor as last aforesaid in relation to Stores the Value whereof does not exceed Five Pounds shall be liable, on summary Conviction before a Justice of the Peace, to a Penalty not exceeding Twenty Pounds, or, in the Discretion of the Justice, to be imprisoned for any Term not

exceeding Six Months, with or without Hard Labour.

10. If Stores are found in the Possession of a Person being in Her Majesty's Service or in the Service of the Admiralty, or being a Dealer in Marine Stores or in old Metals, or a Pawnbroker, and he is taken or summoned before a Justice of the Peace, and such Stores do not bear any such Mark or Part of a Mark as aforesaid, but the Justice sees reasonable Grounds for be- counting. lieving them to be or to have been Her Majesty's Property, then if such Person does not satisfy the Justice that he came by the Stores so found lawfully, he shall be liable, on summary Conviction before the Justice, to a Penalty not exceeding Five Pounds.

11. A Conviction under this Act of a Dealer in old Metals shall, Effect of Confor the Purposes of Registration and its Consequences under "The viction of Dealer Old Metal Dealers Act, 1861," be equivalent to a Conviction in old Metals.

under that Act.

12. In order to prevent a Failure of Justice in some Cases by reason of the Difficulty of proving Knowledge of the Fact

that Stores bore such a Mark as aforesaid,-

If Stores bearing such a Mark or Part of a Mark are found in the Possession of a Person not being in Her Majesty's Service or in the Service of the Admiralty, and not being a Dealer in Marine Stores or in old Metals, or a Pawnbroker, the following Provisions shall have Effect :--

(1.) If such Person, when taken or summoned before a Justice

conceal, &c., Felony.

receiving, &c., marked Stores a Misdemeanor.

Knowledge of Stores being marked presumed against Dealers, &c.

Summary Conviction in certain Cases.

Penalty on Dealer, &c. found in possession of unmarked Stores, and not ac-

Persons not Dealers in Marine Stores, &c., found in possession, and not satisfactorily accounting for them, liable to a Penalty.

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Naval Stores (No. 2.)

of the Peace, does not satisfy the Justice that he came by the Stores so found lawfully, he shall be liable, on Conviction by the Justice, to a Penalty not exceeding Five Pounds: (2.) If he satisfies the Justice that he came by the Stores so found lawfully, the Justice, at his Discretion, as the Evidence given and the Circumstances of the Case require,

may summon before him every Person through whose Hands such Stores appear to have passed, and if any such Person as last aforesaid who has had Possession thereof does not satisfy the Justice that he came by the same lawfully, he shall be liable, on summary Conviction before the Justice, to a Penalty not exceeding Five Pounds.

Criminal Possession of Stores explained for Purposes of

13. For the Purposes of this Act Stores shall be deemed to be in the Possession or Keeping of any Person if he knowingly has them in the actual Possession or Keeping of any other Person, or in any House, Building, Lodging, Apartment, Field, or Place, open or inclosed, whether occupied by himself or not, and whether the same are so had for his own Use or Benefit or for the Use or Benefit of another.

Policemen of Metropolitan Force may stop suspected Persons, &c.

14. A Constable of the Metropolitan Police Force may, within the Yard and Limits for which he is sworn, stop, search, and detain any Vessel, Boat, or Carriage in or on which there is Reason to suspect that any of Her Majesty's Stores stolen or unlawfully obtained may be found, or any Person reasonably suspected of then and there having in his Possession any such Stores stolen or unlawfully obtained.

Sections 98, 99, 100, 103, 107 to 113, and 115 to 121 of 24 & 25 Vict. c. 96. incorporated with this

15. The following Sections of the Act of the Session of the Twenty-fourth and Twenty-fifth Years of Her Majesty's Reign (Chapter Ninety-six), "to consolidate and amend the Statute " Law of England and Ireland relating to Larceny and other " similar Offences," shall be incorporated with this Act, and shall for the Purposes of this Act be read as if they were here reenacted, namely, Sections Ninety-eight to One hundred, One hundred and three, One hundred and seven to One hundred and thirteen, and One hundred and fifteen to One hundred and twentyone, all inclusive; and for this Purpose the Expression "this Act," when used in the Sections herein incorporated, shall be taken to include the present Act.

Prohibition of sweeping, &c. within 100 Yards of Dockyards, &c.

16. It shall not be lawful for any Person, without Permission in Writing from the Admiralty, or from some Person authorized by the Admiralty in that Behalf (Proof of which Permission shall lie on the Party accused), to gather or search for Stores, or to creep, sweep, or dredge in the Sea or any tidal Water, within One hundred Yards from any Vessel belonging to Her Majesty or in Her Majesty's Service, or from any Mooring Place or Anchoring Place appropriated to such Vessels, or from any Moorings belonging to Her Majesty, or from any of Her Majesty's Wharves, or Dock, Victualling, or Steam Factory Yards, or in or on any Part of the Spaces or Distances from Time to Time marked out as Ranges for Artillery Practice for the Use of Her Majesty's Ships at Portsmouth, Devonport, or elsewhere, whether covered with Water or not.

Naval Stores (No. 2.)

If any Person acts in contravention of this Provision he shall Penalty. be liable, on summary Conviction before a Justice of the Peace, to a Penalty not exceeding Five Pounds, or to be imprisoned for any Term not exceeding Three Months, with or without Hard Labour.

17. Notwithstanding anything in any Act relating to Municipal Penalties, &c. Corporations or to the Metropolitan Police Force or in any other Act, any pecuniary Penalty or other Money recovered under this Act shall be paid or applied as the Admiralty direct.

18. Nothing in this Act shall prevent any Person from being indicted under this Act or otherwise for any indictable Offence made punishable on summary Conviction by this Act, or prevent any Person from being liable under any other Act or otherwise to any other or higher Penalty or Punishment than is provided for any Offence by this Act, so that no Person be punished twice for the same Offence.

19. Section Forty-five of "The Greenwich Hospital Act, Amendment of 1865," shall be read and have Effect as if this Act instead of 28 & 29 Vict. "The Naval and Victualling Stores Act, 1864," were referred to c. 89. s. 45.

in that Section.

20. The Repeal by "The Admiralty Acts Repeal Act, 1865," of Sections One, Two, Four, Five, and Eight of the Act of the 28 & 29 Vict. Session of the Ninth and Tenth Years of the Reign of King c. 112. as to Repeal of cer-William the Third (Chapter Forty-one), "for the better pre-tain Sections " venting the Imbezlement of His Majesty's Stores of War, and of 9 & 10 W. 3. " preventing Cheats, Frauds, and Abuses in paying Seamen's c. 41. "Wages," is hereby repealed as far as those Sections relate to any Stores except Naval or Victualling Stores, or other Stores belonging to or under the Charge or Control of the Admiralty, or to Scotland or Ireland, and to that Extent those Sections are hereby revived; but nothing herein contained shall interfere with the Operation of any other Act of the present Session.

to be applied under Orders of Admiralty.

Not to prevent Persons being indicted under this Act, &c.

Amendment of Repeal of cer-

SCHEDULE.

Marks appropriated for Her Majesty's Use in or on Stores.

Stores.	Marks.			
Hempen Cordage and Wire Rope. Canvas, Fearnought, Hammocks, and Seamen's Bags. Buntin Candles	White, Black, or Coloured Worsted Threads laid up with the Yarns and the Wire respectively. A Blue Line in a Serpentine Form. A double Tape in the Warp. Blue or Red Cotton Threads in each Wick, or Wicks of Red Cotton.			
Timber, Metal, and other Stores not before enumerated.	The Broad Arrow.			

CAP. CXX.

An Act to apply a Sum out of the Consolidated Fund and the Surplus of Ways and Means to the Service of the Year ending the Thirty-first Day of March One thousand eight hundred and sixty-eight, and to appropriate the Supplies granted in this Session of Parliament.

[20th August 1867.]

SCHEDULES to which this Act refers.

SCHEDULE (A.)-WAYS AND MEANS.

PART 1st.

SCHEDULE of WAYS AND MEANS referred to in Section 5 of this Act; viz.:

For the Years 1866 and 1867:

Granted per Act 30 Vict. Cap. 4. for the Service of the Years ending 31st March 1866 and 31st March 1867 369.118 5

For the Year 1867-8:

Granted for the Service of the Year ending 31st March 1868: viz. :

> Per Act 30 Vict. Cap. 7. 7,924,000 Per Act 30 Vict. Cap. 30. - 14,000,000 Per Section 1 of this Act - 19.106.591 Per Section 4 of this Act (being Surplus Ways and Means granted for the Service of preceding Years) - 1,475,177 18

s. d.5 6 >£42,874,887

0] 0 PART 2nd.

ABSTRACT OF THE SUPPLIES GRANTED BY THIS ACT.

For the Year 1865-6, Supplemental: d. Deficiencies on Grants for Civil Services (Section 6, Schedule B.) 40,143 18 Deficiency on Grant for Inland Revenue (Section 7, Schedule B.) 16,644 **6** Supplementary Grants for Year ending 31st March 1867 (Sec. 8, Schedule C.) 312,330

For the Year 1867-8:

Navy Services - (Sec. 9, Schedule D.) 10,976,253 Army Services -- (Sec. 10, Schedule E.) 15,252,200 Exchequer Bonds -- (Sec. 11) 1,700,000

Civil Services, Class I. (Sec. 12, Schedule F.) 892,535 Class II. (Sec. 13, Schedule G.) 1,703,230 Class III. (Sec. 14, Schedule H.) 3,028,942 Class IV. (Sec. 15, Schedule I.) 1,502,554 (Sec. 16, Schedule J.) 498,580

Class V. (Sec. 17, Schedule K.) Class VI. 359,558 Class VII. (Sec. 18, Schedule L.) 208,854

8,194,253

Revenue Departments (Sec. 19, Schedule M.) Post Office Packet Service (Sec. 20) Advances for New Courts of Justice and Offices (Sec. 21) Advances for Greenwich Hospital and School (Sec. 22)	£ 5,045,000 807,428 402,000 128,635	s. 	d.
Total of Supplies chargeable upon the above Ways AND MEANS	•	5	- 6 -

SCHEDULE (B.)

Schedule of Sums comprised in the Sums of 40,143l. 18s. 9d. and 16,644l. 6s. 9d., making together the Sum of 56,788l. 5s. 6d., granted by Sections 6 and 7 to make good Deficiencies on the several Grants for Civil and Inland Revenue Services herein particularly mentioned for the Year ended on the 31st Day of March 1866; viz.:—

CLASS III. CLASS III. CLASS V. CLASS VII.	Office of Public Work land Postage of Public Depar Law Charges, &c., Eng Law Charges and Cr Prosecutions, Ireland Maintenance, &c. of Pri Special Missions, &c. St. Helena Miscellaneous Expense	rtments gland - iminal d - soners	6,007 7,722	6 14 9 19 5 15 4	5 10 5 3	40,143	<i>s</i> .	
REVENUE DEPARTMENTS	Inland Revenue -	-	•	-	-	16,644		9
	Total -	- £		-	-	56,788	5	6
	SCHEDII	T.F. (C	`					_

SCHEDULE (C.)

Schedule of Sums comprised in the Sum of 312,330l. granted by Section 8 to defray Charges for certain Supplementary Grants for Civil Services for the Year ended on the 31st Day of March 1867; viz.:—

		- 1			
		İ	£	8.	d.
	Royal Palaces	-	212	-	_
	Public Buildings	-	905	_	_
	Royal Parks and Pleasure Grounds -	-	11,805	_	_
	Houses of Parliament	-	600	_	_
CLASS I.	-< Holyhead and Portpatrick Harbours	-	7,181	_	_
-	Burlington House Designs -	-	1,575	_	_
	Wellington Monument	-	2,800	_	_
	Franklin Monument	-	817	_	_
	South Kensington Roads	-	1,286	_	_
Cr T37	British Museum	-	45,721	_	_
CLASS IV.	Universal Exhibition at Paris -	-	50,000	_	_
CLASS V.	- Special Missions	-	12,479	_	_
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CLASS VII.	Subsidies to Telegraph Companies Miscellaneous Expenses formerly defrayed from Civil Contingencies Anglo-Chinese Flotilla Compensation Drawbacks on Sugar Experiments	£ 792 65,676 101,300 9,181	s. -	d. -
	(Drawbacks on Sugar Experiments	9,101		
	Total - \cdot £	312,330	_	_

SCHEDULE (D.)—Supplies. NAVY.

SCHEDULE of Sums comprised in the Sum of 10,976,2531. granted by Section 9 of this Act to defray the Charges of the NAVY SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz. :—

		Sums not exceeding
No.		£
	For Wages to 67,300 Seamen and Marines	2,950,952
2.	For Victuals and Clothing for Seamen and Marines -	1,241,614
3.	For Salaries of the Officers and Contingent Expenses of the	
	Admiralty Office	176,018
4.	For Salaries and Expenses of the Coast Guard Service, the	
	Royal Naval Coast Volunteers, and Royal Naval Reserve -	267,067
5.	For Salaries of the Officers and Contingent Expenses of the	
	several Scientific Departments of the Navy	65,106
6.	For Salaries of the Officers and Contingent Expenses of Her	
	Majesty's Naval Establishments at home and abroad	1,375,368
7.	For Salaries of the Officers and Contingent Expenses of	
	Her Majesty's Victualling Yards and Transport Establish-	
	ments at home and abroad	86,395
	For Naval Medical Establishments at home and abroad -	62,686
9.	For Royal Marine Divisions	17,448
ſ 10.	For Naval Stores for the building, Repair, and Outfit of the	
۲	Fleet	855,511
(10.	For Steam Machinery for Her Majesty's Ships and Vessels,	
	and for Payments to be made for Ships and Vessels build-	
	ing or to be built by Contract	860,559
11.	For New Works, Buildings, Machinery, and Repairs in the	
	Naval Establishments	888,588
	For Medicines and Medical Stores	80,664
	For Martial Law and Law Charges	21,332
	For divers Naval Miscellaneous Services	168,450
15.	For Half Pay, Reserved Half Pay, and Retirement to Offi-	
	cers of the Navy and Royal Marines	704,937
	For Military Pensions and Allowances -	528,667
	For Civil Pensions and Allowances	218,915
17.	For Freight of Ships, for the victualling and Conveyance of	
	Troops, on account of the Army	405,976
• .	Total Navy Services £	10,976,253
	•	

SCHEDULE (E.)—Supplies.

ARMY.

Schedule of Sums comprised in the Sum of 15,252,2001. granted by Section 10 of this Act to defray the Charges of the Army Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
No.	-
1. For the General Staff and Regimental Pay, Allowances, and	£
Charges of Her Majesty's Land Forces at home and abroad,	7 000 175
exclusive of India	5,839,450
2. For the Commissariat Establishment, Services, and Movement	
of Troops	1,290,000
3. For Clothing Establishments, Services, and Supplies -	570,000
4. For the Barrack Establishment, Services, and Supplies -	646,000
5. For Divine Service	42,000
6. For Martial Law	21,000
7. For the Medical Establishments, Services, and Supplies -	275,600
8. For the Disembodied Militia	904,850
9. For the Yeomanry	88,000
10. For the Volunteers	361,000
11. For the Enrolled Pensioners and Army Reserve Forces -	68,000
12. For the Manufacturing Departments	1,162,500
13. For Warlike Stores	393,000
14. For the Superintending Establishment of, and the Expenditure	
for, Works, Buildings, and Repairs at home and abroad -	843,400
15. For Military Education	165,000
16. For the Surveys of the United Kingdom	88,300
17. For Miscellaneous Services	149,200
18. For the Administration of the Army	218,600
19. For Rewards for Military Service	26,100
20. For the Pay of General Officers	72,000
21. For the Pay of Reduced and Retired Officers	462 ,800
22. For Widows Pensions and Compassionate Allowances -	158,600
23. For Pensions and Allowances to Wounded Officers -	25,200
24. For Chelsea and Kilmainham Hospitals, and the In-Pension	
thereof	35,800
25. For the Out-Pensioners of Chelsea Hospital, &c	1,186,800
26. For Superannuation Allowances, &c	136,000
27. For the Non-effective Services of the Disembodied Militia and	
Yeomanry Cavalry	23,000
Total Army Services £	15,252,200

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Consolidated Fund (Appropriation.)

SCHEDULE (F.)-Supplies.

CIVIL SERVICES.—CLASS L.

SCHEDULE of SUMS granted by Section 12 of this Act to defray the Charges of the several CIVIL SERVICES herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:-

•	Sums not exceeding
No.	£
 For the Maintenance and Repair of the Royal Palaces For the Maintenance and Repair of Public Buildings; for providing the necessary Supply of Water for the same; for Rents of Houses for the temporary Accommodation of Public 	r
Departments, and Charges attendant thereon 3. For the Supply and Repair of Furniture in the Public Depart	- 120,805 -
ments 4. For maintaining and keeping in repair the Royal Parks, Ples	- 13,500
sure Gardens, &c	- 125,326
5. For Works and Expenses at the New Houses of Parliament 6. For the Maintenance and Repairs of Embassy Houses, &c. a	- 55,137
Paris and Madrid 7. For erecting a new Office for the Secretary of State fo	- 1,670
Foreign Affairs, and for providing Furniture - 8. For the Purchase of Land and Houses near Downing Stree	- 49,000
Site for Public Offices	- 46,000
9. For Expenses connected with the Probate Court and Registrie 0. For enlarging the Public Record Repository, and providing	s 21,260
the necessary Fittings 1. Towards the Purchase of a Site for the Enlargement of th	- 3,420
National Gallery	- 32,000
For erecting a Building for the Use of the University of LondoFor the Repair and Restoration of the Chapter House at West	
minster - 4. For Purchase of Lands for New Palace at Westminster, and	- 10,000 d
further Embankment of the Thames 5. For adapting Burlington House for the Occupation of variou	- 30,000
Learned Bodies	- 15,000
maintaining Court Houses or Offices for the Sheriff Courts in Scotland 7. For Contributions in aid of Local Assessments for the Relief of	n 21,000
the Poor in respect of certain Descriptions of Governmen Property	

	Sums not exceeding
No.	£
18. For the Maintenance and Repairs of the Embassy Houses,	
Chapel, Consular Offices, Hospital, Surgeon's House, and	
Prison at Constantinople	4,000
19. For a Contribution towards the Establishment and Main-	10.000
tenance of a Fire Brigade in the Metropolis -	10,000
20. For constructing certain Harbours of Refuge -	76,700
21. For Works and Expenses at the new Packet Harbour and	
Harbour of Refuge at Holyhead, for Portpatrick Harbour,	00.45
and for Works at Spurn Point	29,475
22. For erecting, repairing, and maintaining the several Public	
Buildings in the Department of the Commissioners of Public	F4.00F
Works in Ireland	74,837
23. For the Purchase or Erection of Buildings for the Queen's	7 000
University in Ireland	7,000
24. For the Restoration of the Works of the Ulster Canal -	7,500
25. For erecting and maintaining certain Lighthouses abroad -	41,360
26. Towards the Erection in the Isle of Man of an Asylum for the	9 600
Reception of Criminal and other Lunatics	3,600
TOTAL CIVIL SERVICES, CLASS I £	892,535

SCHEDULE (G.)—Supplies.

CIVIL SERVICES.—CLASS II.

Schedule of Sums granted by Section 13 of this Act to defray the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
No.	£
1. For Salaries and Expenses in the Offices of the Two Houses of Parliament and for Allowances to Retired Officers	73,491
2. For Salaries and Expenses of the Department of Her Majesty's Treasury	52, 836
3. For Salaries and Expenses of the Office of Her Majesty's Secretary of State for the Home Department	27,308
4. For Salaries and Expenses in the Department of Her Majesty's Secretary of State for Foreign Affairs	67,410
5. For Salaries and Expenses in the Department of Her Majesty's Secretary of State for the Colonies	33,250
6. For Salaries and Expenses in the Department of Her Majesty's Most Honourable Privy Council	30,423

		i
		Sums not exceeding
No.		£
	For Salaries and Expenses in the Office of the Committee of	~
• • •	Privy Council for Trade, including the Office of the Registrar	
	of Merchant Seamen, the Joint Stock Companies Registra-	
	tion Office, and the Designs Office	68,386
8.	For Salary of the Lord Privy Seal, and the Salaries and Ex-	20,000
••	penses of his Establishment	2,938
9.	For conducting the Business of the Civil Service Commission -	9,091
	For Salaries and Expenses in the Department of Her Majesty's	-,
	Paymaster General	20,200
11.	For Salaries and Expenses in the Exchequer and Audit De-	,
	partment	38,000
12.	For Salaries and Expenses of the Office of the Commissioners	00,000
	of Her Majesty's Works and Public Buildings	32,463
13.	For Salaries and Expenses of the Office of Woods, Forests, and	,100
•	Land Revenues	25,744
14.	For Salaries and Expenses of the Department of Public Records	21,383
15.	For Expenses connected with the Administration of the Laws	,
	relating to the Poor	312,798
16.	For the Establishment of the Mint, including Expenses of the	
	Coinage	44,158
17.	For Salaries and Expenses of the Inspectors of Factories,	-,
	Mines, Fisheries, Alkali Works, and Proving Establishments -	39,622
18.	For Salaries of the Department of the Queen's and Lord Trea-	•
	surer's Remembrancer in the Exchequer, Scotland, of certain	
	Offices in Scotland, and other Expenses formerly paid from	
	the Hereditary Revenue	5,9 89
19.	For Salaries of the Officers and Attendants of the Household	
	of the Lord Lieutenant of Ireland	6,413
20.	For Salaries and Expenses of the Offices of the Chief Secretary	
	to the Lord Lieutenant of Ireland in Dublin and London -	15,733
21.	For Salaries and Expenses of the Office of Public Works in	
	Ireland	24,620
22.	For the Expense of the Copyhold, Inclosure, and Tithe Com-	
	mission	20,101
23.	For the Imprest Expenses of the Copyhold, Inclosure, and	
	Tithe Commission, under the Inclosure and Drainage Acts -	11,600
24.	For Salaries and Expenses in the Departments of the Registrars	
~~	General of Births, &c., in London, Dublin, and Edinburgh -	69,025
	For Salaries and Expenses in the National Debt Office	15,424
26.	For Salaries and Expenses of the Establishments under the	
	Public Works Loan Commissioners, and the West India Islands	4.0.10
07	Relief Commissioners	4,349
21.	For certain Expenses of the Office of the Commissioners in	
	Lunacy in England, and the Salaries and Expenses of the	
	Board of Lunacy in Scotland, and of the Office of the Inspectors of Lunatic Asylums in Ireland, including Allowances	
	for Architect and Secretary of the Board of Control of Lunatic	
	Asylums in Ireland	14144
	Asytuma in Italianu	14,144

	Sums not exceeding
No.	£
28. For Salary and Expenses of the General Superintendent of	
County Roads in South Wales	1,223
29. For Salaries and Expenses in the Departments of the Registrars	
of Friendly Societies in England, Scotland, and Ireland -	2,414
30. For Salaries and Expenses of the Charity Commission for	•
England and Wales	18,115
31. For Salaries and Expenses of the Office in London under the	·
Local Government Act, and for the Expense of the Inspection	
of Burial Grounds in England and Wales	7,041
32. For Salaries and Expenses of the Office of Land Revenue	
Records and Involments in London, and of the Landed Estates	
Record Office in Dublin	2,724
33. For Expenses connected with Quarantine Arrangements -	1,444
34. For Her Majesty's Foreign and other Secret Services	32,000
35. For Stationery, Printing, and Binding and Printed Books for	
the several Public Departments, and for Stationery, Printing,	
&c. for the Two Houses of Parliament, including the Expense	
of the Stationery Office	384,020
36. For Postage of Letters on the Public Service in the several	
Departments	167,350
	1 700 000
TOTAL CIVIL SERVICES, CLASS II £	1,703,230

SCHEDULE (H.)—Supplies.

CIVIL SERVICES.—CLASS III.

Schedule of Sums granted by Section 14 of this Act to defray the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz:—

ENGLAND.	Sums not exceeding
No.	x
1. For Law Charges and for Salaries, Allowances, and Incidental Expenses, including Prosecutions relating to Coin, in the Department of the Solicitor for the Affairs of Her Majesty's Treasury	33,440
2. For Prosecutions at Assizes and Quarter Sessions, formerly paid out of County Rates, including Adjudications under the Criminal Justice Act, Sheriffs' Expenses, Salaries in lieu of Fees to Clerks of Assize and other Officers, and for Compen-	
sation to Clerks of the Peace under the same Act - 3. For Police in Counties and Boroughs in England and Wales,	189,035
and for Police in-Scotland	266,925

C.120.

Consolidated Fund (Appropriation).

No. 4. For Salaries and Expenses in the Offices of the Registrar and Marshal of the High Court of Admiralty, and for Expenses of the Admiralty Court, Dublin 5. For Salaries and Expenses of the First Commissioner of the late Insolvent Debtors' Court, and of the Clerks and Officers of the said late Court now acting in the Court of Bankruptey and in the Offices connected therewith 6. For Salaries and Expenses of the Courts of Probate and Divorce and Matrimonial Causes 7. For Salaries and Expenses connected with the County Courts 8. For Salaries and Expenses of the Office of Land Registry 9. For the Police Courts of the Metropolis 10. For the Metropolitan Police 11. For Remuneration to Revising Barristers in England and Wales 12. For Annutites by Way of Compensation falling due under the Divorce and Matrimonial Causes Act 13. For Compensations and Retiring Annutites of certain Holders of abolished Offices under the Bankruptey Act, 1861 14. Common Law Courts, including Crown Office, Queen's Bench- SCOTLAND. 15. For Salaries and incidental Expenses connected with Criminal Proceedings in Scotland 16. For Salaries and Expenses of the Officers of the Courts of Law and Justice in Scotland 17. For Salaries and Expenses of the several Offices in Her Majesty's General Register House, Edinburgh 18. For the Expense of Criminal Prosecutions and other Law Charges 19. For Salaries and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of the Courts of Queen's Bench, Courts 11. For Salaries and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of the Registration of Judgments 12. For Salaries and Expenses of the Courts of Queen's Bench, Courts 12. For Salaries and Expenses of the Courts of Queen's Bench, Courts 13. For Salaries and Expenses of the Courts of Queen's Bench, Common Pleas, and Expenses of		Consonated Fund (Appropriation).	
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Charges - 77,314 19. For Salaries and Expenses of certain Officers of the Court of Chancery 6,522 20. For Salaries and Expenses of the Courts of Qucen's Bench, Common Pleas, and Exchequer, and of Offices connected with those Courts - 14,852 21. For Salaries of the Registrars to the Judges on Circuit 22. For Compensations to Seneschals and other Officers of Manor Courts 2,025 23. For Salaries and Expenses in the Office for the Registration of Judgments 2,869 24. For Salaries and Expenses of the Office for the Registration of Deeds 14,051 25. For Fees to Advocates appointed to act as Commissioners of	18.	For the Expense of Criminal Prosecutions and other Law	
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20. For Salaries and Expenses of the Courts of Queen's Bench, Common Pleas, and Exchequer, and of Offices connected with those Courts 21. For Salaries of the Registrars to the Judges on Circuit 22. For Compensations to Seneschals and other Officers of Manor Courts 23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of	19.	For Salaries and Expenses of certain Officers of the Court of	
Common Pleas, and Exchequer, and of Offices connected with those Courts 21. For Salaries of the Registrars to the Judges on Circuit 22. For Compensations to Seneschals and other Officers of Manor Courts 23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of			6,522
21. For Salaries of the Registrars to the Judges on Circuit 22. For Compensations to Seneschals and other Officers of Manor Courts 23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of	20.	Common Pleas, and Exchequer, and of Offices connected with	
22. For Compensations to Seneschals and other Officers of Manor Courts 23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of			
Courts 23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of	21.	For Salaries of the Registrars to the Judges on Circuit	4,407
23. For Salaries and Expenses in the Office for the Registration of Judgments 24. For Salaries and Expenses of the Office for the Registration of Deeds 25. For Fees to Advocates appointed to act as Commissioners of	22.		0.00=
Judgments - 2,869 24. For Salaries and Expenses of the Office for the Registration of Deeds - 14,051 25. For Fees to Advocates appointed to act as Commissioners of	00		2,025
24. For Salaries and Expenses of the Office for the Registration of Deeds - 14,051 25. For Fees to Advocates appointed to act as Commissioners of	23.		0.900
Deeds 14,051 25. For Fees to Advocates appointed to act as Commissioners of	94		2,009
25. For Fees to Advocates appointed to act as Commissioners of	4ª.		14 051
the High Court of Delegates 100	25		11,001
		the High Court of Delegates	100

	Sums not exceeding
No.	£
26. For Salaries of the Judges and Officers and the incidental Ex-	_
penses of the Court of Bankruptcy and Insolvency, and the	
Compensations awarded under the Act of the Twentieth and	
Twenty-first Years of Her Majesty, Chapter Sixty	6,899
27. For Salaries of the Court of Probate, and the Expenses of the	
said Court, and of the District Registries	10,673
28. For Salaries and Expenses of the Landed Estates Court	12,492
29. For Salaries of Process Servers	8,500
30. For Remuneration to Revising Barristers in the City of Dublin	420
31. For Salaries of the Police Justices, and for the Expense of	
the Divisional Police Courts and the Metropolitan Police,	50,600
32. For the Constabulary Force	851,513
33. For Expenses of the Four Courts Marshalsea Prison, Dublin	2,724
	-,, 2 1
34. For Inspection and General Superintendence over all the Prisons and certified Reformatories and Industrial Schools	
in the United Kingdom	20,400
35. For Government Prisons and Convict Establishments at home -	328,677
36. For Maintenance of Prisoners in County Gaols, Reformatory Institutions, and Lunatic Asylums; and for the Expenses of	
the Removal of Convicts	287,099
37. For Transportation of Convicts, &c	21,709
38. For the Convict Establishments in the Colonies	151,886
TOTAL CIVIL SERVICES, CLASS III £	3,028,942

SCHEDULE (I.)—Supplies.

CIVIL SERVICES.—CLASS IV.

Schedule of Sums granted by Section 15 of this Act to defray the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
	£
1. For Public Education in Great Britain	705,865
2. For the General Management of the Department of Science	
and Art, and of the Establishments connected therewith	221,387
3. For Public Education in Ireland under the Commissioners of	044 504
National Education in Ireland	344,700
30 & 31 Vict. Tt	e

4. For Salary of the Secretary and the Expenses of the Office of the Commissioners of Education in Ireland		Sums not exceeding
the Commissioners of Education in Ireland	No A For Solony of the Secretary and the Expenses of the Office of	£
5. For the University of London 6. For Grants to Scottish Universities 7. For the Queen's University in Ireland 7. For the Queen's Colleges in Ireland 8. For the Queen's Colleges in Ireland 9. For the Royal Irish Academy 10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures 11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of that Establishment 14. For the Formation of the Gallery, including the Purchase of Pictures 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torric Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 18,918 2,515 4,265 700 2,183	the Commissioners of Education in Ireland -	
6. For Grants to Scottish Universities 7. For the Queen's University in Ireland 7. For the Queen's Colleges in Ireland 8. For the Queen's Colleges in Ireland 9. For the Royal Irish Academy 10. For the Establishment and Expenses of the National Gallery 11. For Salaries of the Theological Professors, and the incidental 12. Expenses of the General Assembly's College at Belfast, and 13. For Grant to the Trustees of the British Museum in aid of 14. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in 16. Scotland, in discharge of Equivalents under the Treaty of 17. For Expenses of the British Department of the Universal 18,918 2,515 4,265 700 2,183 2,183 2,183 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,500 2,50		
7. For the Queen's University in Ireland 8. For the Queen's Colleges in Ireland 9. For the Royal Irish Academy 10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures 11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torric Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,515 4,265 700 2,183		•
9. For the Queen's Colleges in Ireland 9. For the Royal Irish Academy 10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures 11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torric Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,265 700 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183		•
9. For the Royal Irish Academy 10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures 11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183 2,183	8. For the Queen's Colleges in Ireland	•
10. For the Establishment and Expenses of the National Gallery of Ireland, and for the Purchase of Pictures 11. For Salaries of the Theological Professors, and the incidental Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,183 2,183 2,183 2,183		
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Expenses of the General Assembly's College at Belfast, and for Retired Allowances to Professors of the Belfast Academical Institution 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,500		2,183
for Retired Allowances to Professors of the Belfast Academical Institution	11. For Salaries of the Theological Professors, and the incidental	
Institution 2,500 12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 99,621 13. For the Expenses of the National Gallery, including the Purchase of Pictures 15,895 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 1,650 15. For Magnetic and Meteorological Observations, &c 13,215 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 3,600 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300	Expenses of the General Assembly's College at Belfast, and	
12. For a Grant to the Trustees of the British Museum in aid of the Expenses of that Establishment 99,621 13. For the Expenses of the National Gallery, including the Purchase of Pictures 15,895 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 1,650 15. For Magnetic and Meteorological Observations, &c 13,215 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 3,600 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
the Expenses of that Establishment 13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		2,500
13. For the Expenses of the National Gallery, including the Purchase of Pictures 14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c. 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
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14. For the Formation of the Gallery of Portraits of the most eminent Persons in British History 1,650 15. For Magnetic and Meteorological Observations, &c 13,215 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 3,600 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
eminent Persons in British History 15. For Magnetic and Meteorological Observations, &c 13,215 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 3,600 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		15,895
15. For Magnetic and Meteorological Observations, &c 13,215 16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 3,600 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
16. On account of the Annuity to the Board of Manufactures in Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection - 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867		,
Scotland, in discharge of Equivalents under the Treaty of Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300	15. For Magnetic and Meteorological Observations, &c	13,215
Union and for the Exhibition of the Torrie Collection 17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
17. For Expenses of the British Department of the Universal Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		
Exhibition at Paris in 1867 53,799 18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		3,600
18. For Grants in Aid of the Expenditure of certain Learned Societies in Great Britain 2,300		70 H00
Societies in Great Britain 2,300		58,799
		0.000
Total Civil Services, Class IV £ 1,502,554	Societies in Great Dritain	2,300
	Total Civil Services, Class IV £	1,502,554

SCHEDULE (J.)—Supplies. CIVIL SERVICES.—CLASS V.

Schedule of Sums granted by Section 16 of this Act to defray the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
No.	£
1. For the Civil Establishment of the Bermudas	2,500
2. For the Ecclesiastical Establishment of the British North	_,
American Provinces	3,038
3. For the Salaries and Allowances of the Governors, Lieutenant	-,
Governors, and others in the West Indies, and certain other	
Colonies	22,678

No.	Sums not exceeding
4. For Salaries and Allowances of the Stipendiary Justices in the	£
West Indies	6,300
5. For the Civil Establishments on the Western Coast of Africa -	18,500
6. For the Island of Saint Helena	4,230
7. For the Orange River Territory (Cape of Good Hope)	500
8. For Heligoland	1,100
9. For the Falkland Islands	5,836
10. For Labuan	2,183
11. For the Emigration Board and Emigration Officers at the	2,100
different Ports of this Kingdom, and for certain other Ex-	•
penses connected with Emigration	11,036
12. For the Expedition to the Niger River	1,000
13. For Expenses connected with the Emigration of Coolies from	,
India to French Colonies	1,100
14. On account of the Treasury Chest	3,000
15. For Bounties on Slaves and Tonnage Bounties, for Expenses	•
incurred for the Support and Conveyance of captured Negroes,	
and for other Charges under the Acts for the Abolition of	
the Slave Trade	32,000
16. For Salaries and Expenses of the Mixed Commissions esta-	•
blished under the Treaties with Foreign Powers for sup-	
pressing the Traffic in Slaves	8,750
17. For the Consular Establishments abroad	166,188
18. For the Establishments in China, Japan, and Siam	135,983
19. For the Extraordinary Disbursements of Her Majesty's Em-	
bassies and Missions abroad	35,000
20. For Special Missions, Diplomatic Outfits, and Conveyance and	
Entertainment of Colonial Officers and others	35,000
21. For Salaries of the Third Secretaries at Her Majesty's Em-	
bassies and Missions abroad	2,658
Total Civil Services, Class V £	498,580
COIEDINE (V) Cupping	

SCHEDULE (K.)—Supplies. CIVIL SERVICES.—CLASS VI.

SCHEDULE of SUMS granted by Section 17 of this Act to defray the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:-

	exceeding
No.	
1. For Superannuation Allowances and Retired Allowances to	£
Persons formerly employed in the Public Service	197,035
2. For enabling Her Majesty to grant Relief to Toulonese and Cor-	
sican Emigrants, St. Domingo Sufferers, American Loyalists,	
and others who have heretofore received Allowances from	
Her Majesty	638
T+9	Ĺ

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Consolidated Fund (Appropriation.)	
	Sums not exceeding
	£
No. 3. Towards the Support of the Refuge for the Destitute -	325
4. For the Subsistence of Polish Refugees and Allowances to dis-	
tressed Spaniards	2,580
5. For Pensions to Masters and Seamen of the Merchant Ser-	•
vice, and to their Widows and Children, under the Merchant	
Seamen's Fund Act, and for Compensation to the late Officers	
of the Trustees of the Merchant Seamen's Fund -	52,040
6. For the Relief of distressed British Seamen abroad -	35,400
7. For Miscellaneous Allowances formerly defrayed from the	
Civil List, the Hereditary Revenues, &c., and for which no	0.510
permanent Provision has been made by Parliament -	3,710
8. For Allowances granted under certain Acts of Parliament to	0.102
the Treasurers of Public Infirmaries in Ireland	2,183
9. For the Support of certain Hospitals in Dublin, and for the	15,845
Expense of the Board of Superintendence -	10,040
10. For Charitable Allowances charged on the Concordatum Fund in Ireland, and other Allowances and Bounties formerly	
defrayed from Grants for the Lord Lieutenant's Household,	
Civil Contingencies, &c	8,323
11. For Non-conforming, Seceding, and Protestant Dissenting	,,,,,
Ministers in Ireland	41,479
MacManan 100 ma Compan	
TOTAL CIVIL SERVICES, CLASS VI £	359,558
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SCHEDULE (L.)—Supplies.

CIVIL SERVICES.—CLASS VII.

Schedule of Sums granted by Section 18 of this Act to definy the Charges of the several Civil Services herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
No. 1. For Salaries and Expenses of temporary Commissions	£ 31,000
2. For Fees, Salaries, Expenses, and Compensations payable under the Provisions of the Patent Law Amendment Act -	31,410
3. For Salaries and Expenses of the Board of Fisheries in Scot-	15,667
4. For Payments on account of the Difference of Dues payable by British or Foreign Vessels under Treaties of Reciprocity -	53, 948

	Sums not exceeding
No.	£
5. For Salaries of Inspectors of Corn Returns, and for Expenses defrayed by Counties for Corn Returns	2,700
6. For adjusting and defining the Boundaries of Counties, Baronies, and Parishes in Ireland	550
7. For the Expense of the Publication of the Ancient Laws and Institutes of Ireland	416
8. For encouraging the Cultivation of Flax in Ireland 9. For the Expense of the Telegraphic Cable laid down between	2,000
Malta and Alexandria, and of the Balmoral Telegraph -	780
10. For collecting Agricultural Statistics in Great Britain 11. For certain Pensions to Persons formerly belonging to the	10,000
Household of the King of the Belgians 12. For certain Expenses formerly charged upon the Vote for Civil	1,791
Contingencies	33,592
their Visit to this Country	25,000
Total Civil Services, Class VII £	208,854

SCHEDULE (M.)—Supplies.

REVENUE DEPARTMENTS.

SCHEDULE of SUMS granted by Section 19 of this Act to defray the Charges of the several REVENUE DEPARTMENTS herein particularly mentioned, which will come in course of Payment during the Year ending on the 31st Day of March 1868; viz.:—

	Sums not exceeding
No.	£
1. For the Salaries and Expenses of the Customs Department -	801,623
2. For the Salaries and Expenses of the Inland Revenue Depart-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ment	1,332,707
3. For Post Office Services and the Collection of the Post Office	_,,,
Revenue	2,438,929
4. For Superannuations and Compensation Allowances, Pensions,	_,,
and other non-effective Charges in the Departments of Cus-	
toms, Inland Revenue, and Post Office	471,741
some, anuna rectoract, and rest of the	
Total Revenue Departments £	5,045,000
TOTAL INCIDENCE DELEVIRENCE	

CAP. CXXI.

An Act to continue certain Turnpike Acts in *Great Britain*, to repeal certain other Turnpike Acts, and to make further Provisions concerning Turnpike Roads.

[20th August 1867.]

HEREAS it is expedient to continue for limited Times some of the Acts herein-after specified, and to repeal others, and to make further Provisions concerning Turnpike Roads:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

PART I.

Local Turnpike Acts.

Repeal and Continuance of certain Turnpike Acts herein mentioned. 1. The Acts specified in the First Schedule annexed hereto shall be repealed on and after the First Day of October One thousand eight hundred and sixty-seven.

The Acts specified in the Second Schedule annexed hereto shall expire at the Time in that Behalf mentioned in "The

Annual Turnpike Acts Continuance Act, 1866."

The Acts specified in the Third Schedule annexed hereto shall continue in force until the First Day of *November* One thousand eight hundred and sixty-eight, and no longer, unless Parliament in the meantime otherwise provides.

All other Acts now in force for regulating, making, amending, or repairing any Turnpike Road in *Great Britain* which will expire at or before the End of the next Session of Parliament shall continue in force until the First Day of *November* One thousand eight hundred and sixty-eight, and to the End of the then next Session of Parliament.

PART II.

Amendment of Law relating to Turnpike Trusts.

Trustees may hold Shares in certain Companies. 2. No Trustee or Commissioner of any Turnpike Road shall be liable to any Penalty or Forfeiture by reason of his being a Proprietor or Holder of a Share in any Gas Company or Water Company which contracts with the Trustees or Commissioners of such Turnpike Road for the Supply of Gas or Water for the Purposes of such Road, or of the Toll Houses thereon.

Balance to be paid to Parishes on Expiration of Trust. 3. The Trustees or Commissioners of a Turnpike Road which shall hereafter become an ordinary Highway shall, as soon as may be after the Expiration of their Trust, distribute the Balance of any Monies remaining in their Hands amongst the Parishes upon which will fall the Liability to repair the Roads of such Trust in proportion to the Mileage of such Roads in each Parish, or, if such Road shall be situated in any Highway District or Highway Districts,

Districts, then the Trustees shall pay over such Balance to the Treasurer or Treasurers of such Highway District or Highway Districts in proportion to the Mileage of such Road in each such Highway District, to be distributed in manner aforesaid.

4. From and after the passing of this Act, no Driver of any Provision as to Waggon or Cart of any kind shall be liable to any Penalty for Drivers of riding upon such Carriage in any Turnpike Road, provided such Driver shall not ride upon the Shafts of such Carriage, but shall ring on Carriages on Turncarefully drive such Carriage by means of Reins held in his Hands, pike Roads, such Reins being attached to every Horse drawing the same.

5. Where the Repairs of a Turnpike Road shall be thrown Ratepayers to wholly or partly on a Parish, any Ratepayer of that Parish shall, have Access to on Payment of One Shilling to the Clerk of the Trust, and on any Accounts of on Payment of One Shilling to the Clerk of the Trust, and on any Trust where Day within Twenty-one Days of the General Annual Meeting of Repairs borne the Commissioners of such Trust, have Access, between the Hours by Parish. of Ten of the Clock in the Morning and Two of the Clock in the Afternoon, to the Accounts of such Trust, and shall be empowered to examine and take a Copy of the Accounts.

6. Where at any General Annual Meeting of the Trustees of Provision for a Turnpike Road Three or more Trustees shall state in Writing Audit of their Desire that there should be an Audit other than the Audit Accounts in by the Trustees themselves of the Accounts of such Trust, the Clerk of such Trust shall apply to the Principal Secretary of State for the Home Department for an Audit of the Accounts of that Year, and the Secretary of State for the Home Department shall direct an Audit accordingly, and shall make such Regulations for holding such Audit as shall seem to him desirable: Provided always, that the Expenses of or incident to such Audit shall be deemed Expenses incurred by the Trustees of the Turnpike

7. This Act may be cited for all Purposes as "The Annual Short Title. Turnpike Acts Continuance Act, 1867."

SCHEDULES.

FIRST SCHEDULE.

Acts which are to be repealed on and after the 1st of October 1867.

Date of Act.	Title of Act.
53 G. 3. c. clxxxvii.	So much of an Act for enlarging the Term and Powers of an Act of King George the Second, and Two Acts of His present Majesty, for repairing the Road from Bowes in the County of York to Brough-under-Stainmore in the County of Westmorland; and for repairing and widening the Road from Maiden Castle to Kaber Cross, and other Roads therein mentioned, in the said Counties, as relates to the Reeth and Tanhill District.

Carts. &c. rid-

Turnpike Acts Continuance, &c.	
Date of Act.	Title of Act.
59 G. 3. c. xii	An Act for continuing and amending Three Acts of His late and present Majesty, for repairing the Road from Kighley to Halifax in the West Riding of the County of York.
1 G. 4. c. xxxviii	An Act for repairing the Roads from Butt Lane in the Parish of Lawton in the County Palatine of Chester to Lawton, and from thence to Henshall's Smithy, upon Cranage Green, in the said County.
10 G. 4. c. lxxxvii.	An Act for making and maintaining a Road from Sheep- scar, through Woodhouse Carr, to Meanwoodside in the Parish of Leeds in the West Riding of the County of York.
10 G. 4. c. xc	An Act for more effectually repairing and maintaining the Road from Leeds to Roundhay in the West Riding of the County of York.
11 & 12 Vict. c. cxlv.	An Act for continuing the Term of an Act passed in the Eighth Year of the Reign of His Majesty King George the Fourth, intituled "An Act for more effectually "repairing and maintaining the Road from Hulme, "across the River Irwell, through Salford, to Eccles "in the County Palatine of Lancaster, and a Branch of Road communicating therewith," so far as relates to the Road from Hulme to Eccles, for the Purpose of enabling the Trustees to pay off the Debt now due on the said Roads.
14 Vict. c. xxxi	An Act for continuing the Term and amending and extending the Provisions of the Act relating to the Western District of the Richmond and Lancaster Turnpike Road.
18 & 19 Vict. c. ciii.	An Act to amend and extend the Provisions of the Act relating to the Gomersal and Dewsbury Turnpike Roads, and to create a further Term therein, and for other Purposes.
19 & 20 Vict. c.lxxxiv.	An Act to repeal the Act relating to the Turnpike Roads from Halifax to Huddersfield in the West Riding of the County of York, and to grant a further Term in the said Roads, and further Powers for the Management thereof, and other Purposes.

SECOND SCHEDULE.

Acts which are to expire at the Date (1st November 1867) mentioned in 29 & 30 Vict. c. 105.

Date of Act.	Title of Act.
42 G. 3. c. v	So much of an Act for repairing, altering, widening, and improving the Road leading from the City of Canterbury to the Town of Ramsgate in the Isle of Thanet in the County of Kent; and for suspending and varying, for a limited Time, so much of an Act passed in the Twenty-seventh Year of the Reign of His present Majesty, as relates to the Toll Gate, and to the Tolls now payable by virtue of the said Act, on the Road leading from the said City of Canterbury to the Isle of Thanet, as relates to the First District of Roads.
52 G. 3. c. lxxxi	An Act for repairing the Road from Chatham to Canter- bury in the County of Kent.
58 G. 3. c. clxxxviii.	An Act for enlarging the Term and Powers of an Act of King George the Second and Two Acts of His present Majesty, for amending the Road from Maidstone in the County of Kent to Tubb's Lake in the Parish of Cranbrook in the said County.
56 G. 3. c. lii	An Act for more effectually repairing the Road from Biggleswade to Alconbury Hill, and other Roads therein mentioned, in the Counties of Bedford and Huntingdon.
58 G. 3. c. xxxix	An Act for continuing and amending an Act of His present Majesty, for repairing the Road from the North End of Farnhurst Lane to the City of Chichester, and from Chichester aforesaid to Delkey in the County of Sussex.
59 G. 3. c. lxxxiv	An Act to continue and amend Three Acts for repairing the Roads from Fryer Bacon's Study to Chilton Pond, and from the Top of Hinksey Hill to Foxcombe Hill Gate in the Road leading to Farringdon in the County of Berks, so far as relates to the Oxford District of the said Roads.
59 G. 3. c. xcv	An Act for repairing, widening, and improving the several Roads round the City of Bristol, and for making certain new Lines of Road to communicate with the same.
1 G. 4. c. vi	An Act for enlarging the Term and Powers of several Acts of King George the Second and His late Majesty, for repairing several Roads leading from the Market House in the Town of Much Wenlock, and from Gleeton Hill to Cressage, in the County of Salop.
1 G. 4. c. xiv	An Act for continuing the Term and altering and en- larging the Powers of an Act of His late Majesty's Reign, for amending the Road leading out of the High- way from Wigan to Golborn and Warrington into the

	Turnpike Acts Continuance, &c.	
Date of Act.	Title of Act.	
1 & 2 G. 4. c. xxxv.	Road from Wigan to Ashton, in Ashton in Mackerfield in the County Palatine of Lancaster. An Act for enlarging the Term and Powers of several Acts passed in the Thirtieth Year of the Reign of His late Majesty King George the Second and in the Eighteenth and Thirty-ninth Years of the Reign of His late Majesty King George the Third, so far as the	
1 & 2 G. 4. c. xl	same relate to the Road from Alford Bars in the County of Surrey to Newbridge in the County of Sussex. An Act for continuing the Term and altering and amending the Powers of several Acts for repairing the Road leading from the High Street in the City of Rochester to Maidstone in the County of Kent; and for amending and improving the Road branching from the said Road at the Bridgewood Gates, and running into the Town	
1 & 2 G. 4. c. lxxxiv.	of Chatham in the said County of Kent.	
3 G. 4. c. xxxix	So much of an Act for continuing the Term and altering and enlarging the Powers of an Act of the Forty-second Year of the Reign of His late Majesty King George the Third, for repairing and improving the Road leading from the City of Canterbury to the Town of Ramsgate in the County of Kent; and for suspending and varying for a further limited Time so much of an Act passed in the Twenty-seventh Year of the Reign of His said late Majesty as relates to the Toll Gate and to the Tolls payable by virtue of the said Act on the Road leading from the said City of Canterbury to the Isle of Thanet in the said County of Kent; and for altering the Line of certain Parts of the said Road, as relates to the First District.	
3 G. 4. c. xlvii	An Act to enlarge the Term and Powers of several Acts passed for repairing and widening the Road from the Hand and Post in Upton Field in the Parish of Burford in the County of Oxford to a Place in the Parish of Preston in the County of Gloucester called Dancy's Fancy.	
3 G. 4. c. xcvii	An Act to continue the Term and Powers of Three several Acts for repairing and widening the Road from the Swan Inn at Leatherhead to the May Pole at the Upper End of Spital or Somerset Street in the Parish of Stoke, near the Town of Guldeford, in the County of Surrey.	
4 G. 4. c. xlvii	So much of an Act for repairing and improving divers Roads in the Counties of Stafford and Salop, comprised	

C. 121.

Turnpike Acts Continuance, &c.

	Turnpike Acts Continuance, &c.
Date of Act.	Title of Act.
	in Three Districts, called the Eccleshall, Newport, and Watling Street District, the Newcastle and Eccleshall District, and the Hilton and Honnington District, as relates to the Eccleshall, Newport, and Watling Street District, and the Hilton and Honnington District.
4 G. 4. c. eviii	An Act for more effectually repairing the Road leading from Beaconsfield in the County of Buckingham to Stoken Church in the County of Oxford.
4 G. 4. c. cxx	So much of an Act for repairing the Roads from Oxdown Gate in Popham Lane to the City of Winchester, and from the said City, through Hursley, to Chandler's Ford, and from Hursley aforesaid to the Turnpike Road at Romsey, and from the Hundred at Romsey, through Chilworth, to the River at Swathling in the County of Southampton, and from the said Turnpike Road at Romsey, through Ringwood in the said County, to Longham Bridge and Wimborne Minster in the County of Dorset, as relates to the Ringwood, Longham, and Leigh District.
5 G. 4. c. xvi	An Act for making and maintaining a Turnpike Road from Marehill in the Parish of Pulborough, through Shipley, to the Direction Post on the Turnpike Road leading from Horsham to Steyning at Southwater in the Parish of Horsham, with several Branches therefrom, all in the County of Sussex.
6 G. 4. c. xci.	An Act for more effectually repairing and improving several Roads leading from Tavistock to New Bridge, and other Roads therein mentioned, all in the County of Devon; and for making Diversions to communicate therewith.
7 G. 4. c. xxiv.	So much of an Act for more effectually repairing the Roads from Littlegate at the Top of Leadenham Hill in the County of Lincoln to Newark-upon-Trent, and from Newark-upon-Trent to Mansfield, and from Southwell to the South End of the Town of Oxton in the County of Nottingham, as relates to the Western District.
7 G. 4. c. cxxvi.	An Act for more effectually repairing the Road from Whitecross in the Parish of Leven in Holderness in the East Riding of the County of York to the Town of Beverley in the said County.
7 G. 4. c. cxxxv.	An Act for more effectually repairing the Road leading from the Willersley Turnpike Road near Parton to Monkland Mill, and other Roads therein mentioned, in the Counties of Hereford and Worcester.
7 & 8 G. 4. c. viii.	

	Turnpike Acts Continuance, &c.
Date of Act.	Title of Act.
7 & 8 G. 4. c. xv	An Act for more effectually repairing and improving the Roads from the Buck's Head at Watling Street to Beckbury and the New Inn, and from the Birches Brook to the Hand Post in the Parish of Kemberton; and for making a new Branch of Road from a Place called Ball's Hill in the Parish of Dawley, adjoining or near to the said Roads, to or near to a Place called Lawley in the Parish of Wellington, all in the County of Salop.
7 & 8 G. 4. c. lx. '-	An Act for continuing the Term and altering and enlarging the Powers of several Acts for repairing the Roads from the Stone Pillar on Alconbury Hill to Wansford Bridge, and from Norman Cross to Peterborough Bridge, all in the County of Huntingdon.
10 G. 4. c. xxiv	An Act for more effectually repairing, improving, and keeping in repair the Road from Maidstone to Key Street in the Parishes of Borden and Bobbing in the County of Kent.
10 G. 4. c. lxxvi	An Act for repairing certain Turnpike Roads leading to and from Bilston in the County of Stafford.
11 G. 4. c. lxxxiii 1 W. 4. c. lx	An Act for more effectually repairing and maintaining the Road between Hockliffe in the County of Bedford and Stony Stratford in the County of Buckingham. An Act for maintaining the Road from Enfield Chase in the County of Middlesex to Lemsford Mill in the County
1 & 2 W. 4. c. lxiv.	of Hertford. An Act for the more effectually repairing and otherwise improving the Road from Sunderland near the Sea in the County of Durham to the City of Durham.
2 W. 4. c. liii	An Act for more effectually repairing the Road from Little Yarmouth to Blythburgh, and from Brampton to Halesworth, in the County of Suffolk.
2 W. 4. c. lxxii	An Act for repairing and improving the Road from Tern- hill to Newport in the County of Salop.
3 W. 4. c. lxxxii	An Act for repairing the Road from Offham to Ditchelling in the County of Sussex.
5 W. 4. c. xxiv	An Act for making and maintaining a Turnpike Road from the Town of Hurstperpoint to the Brighton and Cuckfield Turnpike Road at or near Anstey Cross in the Parish of Cuckfield, all in the County of Sussex.
5 W. 4. c. xxviii, -	So much of an Act for making Turnpike certain High- ways between the Towns of Nantwich and Congleton in the County Palatine of Chester as relates to the Middlewich and Congleton District.
15 Viet. c. xevii	An Act for more effectually repairing the Road from the Town of Beaconsfield to the River Colne, all in the County of Buckingham.

THIRD SCHEDULE.

Acts which are to continue until the 1st of November 1868, and no longer, unless Parliament in the meantime otherwise provides.

An Act for amending the Road from Keighley to Bradford, and for making and maintaining a Branch there-
from, all in the West Riding of the County of York.
An Act for more effectually improving the Road from Richmond in the County of York to Lancaster in the County of Lancaster, and the Road from Richmond to Lucy Cross, and from Gilling to the Turnpike Road on Gatherley Moor in the County of York.
An Act for repairing and improving several Roads leading into and from Devizes in the County of Wilts.
An Act for more effectually repairing and improving the Road from a Place called the Old Gallows in the Parish of Sonning, otherwise Sunning, in the County of Berks, through Wokingham, New Bracknowl, and Sunninghill, to Virginia Water, in the Parish of Egham in the County of Surrey.
An Act for more effectually repairing the Road from Sudbury in the County of Suffolk to Bury St. Edmunds in the said County.
An Act for more effectually repairing the Road from Aylesbury in the County of Buckingham to Hockliffe in the County of Bedford.
An Act for repairing, maintaining, and improving the Road from Stevenage in the County of Hertford to Biggleswade in the County of Bedford, and a Branch therefrom to Arlsey in the said County of Bedford.
An Act for more effectually repairing and maintaining the Road from Crouch Hill in the Parish of Henfield to Ubley's Corner in the Parish of Albourne, and from the King's Head Inn in Albourne, through the Town of Hurstperpoint, to the Cross Roads in the Town of Ditcheling, and also for making and maintaining a Branch of Road from the Town of Hurstperpoint to Poynings Common, all in the County of Sussex.
An Act for improving certain Roads within the County of Hereford communicating with the City of Hereford.
An Act for making and maintaining as Turnpike a Road leading from the Flimwell to Hastings Turnpike Road at or near Beauport in the Parish of Hollington to Hastings in the County of Sussex.

Courts of Law Fees, &c.

C A P. CXXII.

An Act for the Application of surplus Fees paid by Suitors in the Superior Courts of Law and other Courts towards the Expenses of providing the intended Courts of Justice; and for other Purposes. [20th August 1867.]

E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Amendment of Sect. 7. of 29 & 30 Vict. c. 101. as to Common Law Fees.

- 1. With respect to the Superior Courts of Common Law,—there shall be omitted from the Account prescribed by Section Seven of "The Common Law Courts (Fees and Salaries) Act, 1866," the following Items:—
 - 1. Payments for Compensation in respect of the Offices described in the First Schedule to this Act:
 - 2. Receipts and Payments in respect of the Crown Office of the Court of Queen's Bench:
 - 3. Receipts and Payments in respect of Fees, Salaries, and Expenses of the Clerks of Assize.

Court of Probate Fees Account.

- 2. With respect to the Court of Probate,—there shall be annually prepared, under the Direction of the Commissioners of Her Majesty's Treasury, an Account for the Year ending the Thirty-first Day of March, showing—
 - The Amount received in respect of Fees under the Act described in the Second Schedule to this Act:
 - 2. The Payments for the Salaries of the Registrars, District Registrars, Clerks, and others holding Offices in the Court of Probate, either in *London* or in the Country Districts, and for the incidental Expenses relating to those Offices, and for Superannuations, Pensions, and Retiring Allowances of Officers, and Compensations under the same Act.

Court of Adniralty Fees Account.

- 3. With respect to the High Court of Admiralty,—there shall be annually prepared, under the Direction of the Commissioners of Her Majesty's Treasury, an Account for the Year ending the Thirty-first Day of *March*, showing—
 - 1. The Amount received in respect of Fees under the Acts described in the Third Schedule to this Act:
 - 2. The Payments for the Salaries of the Officers of the Court and for Pensions, Compensations, and other Charges and Payments in respect of the Court payable out of Money provided by Parliament.

Office of Land Registry Fees Account.

- 4. With respect to the Office of Land Registry,—there shall be annually prepared, under the Direction of the Commissioners of Her Majesty's Treasury, an Account for the Year ending the Thirty-first Day of *March*, showing—
 - 1. The Amount received in respect of Fees under the Act described in the Fourth Schedule to this Act:

2. The



Courts of Law Fees, &c.

2. The Payments for Salaries, Retiring Pensions, Superannuation Allowances, and other Charges payable under that Act out of Money provided by Parliament.

5. Each of the Four Accounts aforesaid shall show the Deficit Accounts to or Surplus of Receipts as compared with Expenditure, and the Second of the several yearly Accounts and every subsequent Account shall show the Items for Two consecutive Years, and the Increase or Decrease of any Item in the Second of those Years as compared with the First.

show Surplus and Deficit, andComparison for Two Years.

6. Every Account prepared under this Act shall be laid before Accounts to be both Houses of Parliament within One Month after the Thirty-laid before first Day of March in each Year if Parliament is then sitting, or if not, then within One Month after the next meeting of Parliament.

Houses of Par-

7. This Act shall be deemed to have been in force with respect First Year of to the Year ending the Thirty-first Day of March One thousand Account. eight hundred and sixty-seven, and accordingly the Four several Accounts aforesaid shall be prepared for that Year.

8. If in any Year there is a Deficit on any of the Four Provision for Accounts aforesaid, the Amount of such Deficit shall be debited to the same Account in the next following Year; provided that no such Deficit shall be debited to any Account unless and until there has been in some Year a Surplus on the same Account, and after there has been such a Surplus the Deficit (if any) of every subsequent Year shall be so debited, but not that of any Year previous to that in which there first was a Surplus.

Deficit on Accounts.

9. If in any Year there is a Surplus on any of the Four If Surplus on Accounts aforesaid (any Deficit having been first duly debited as aforesaid to that Account), the Commissioners of Her Majesty's Treasury shall issue the Amount of such Surplus out of the Consolidated Fund of the United Kingdom, or the growing Produce thereof, to Her Majesty's Paymaster General, to be carried to the Credit of an Account to be opened in his Books, to be called The Courts of Justice Advances Redemption Account; and the Amount standing to the Credit of that Account, or any Part thereof, may be from Time to Time invested and accumulated 28 & 29 Vict. under the Direction of the Lord Chancellor and the Commis- c. 48. s. 9. and sioners of Her Majesty's Treasury, and the same and the Accu- 29 & 30 Vict. mulations thereof shall be applied, at such Periods and in such Manner as the Lord Chancellor and the Commissioners of Her Majesty's Treasury from Time to Time determine, towards discharging the Redemption Annuity to become payable under Section Nine of "The Courts of Justice Building Act, 1865," and Section Two of "The Courts of Justice Act, 1866."

any of the Four Accounts, Treasury to issue Amount out of Consolidated Fund, to be applied in discharging Annuity payable under

There shall be annually prepared, under the Direction of the Commissioners of Her Majesty's Treasury, and laid before both Houses of Parliament, a Statement of the Receipts, Investments, and Expenditure on the last-mentioned Account.

10. The Commissioners of Her Majesty's Treasury shall have Power to Trea-Power from Time to Time to prepare amended Tables of Fees sury to prepare

amended Tables

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Courts of Law Fees, &c.

and Payments required by this Act to be credited to any of the Four Accounts aforesaid, and to lay them for Approval before the Persons now respectively empowered to add to, reduce, alter, or amend the same, and any Alteration in the Amount of such Fees or Payments shall be subject to the Approval of the said Commissioners.

Provision for Payment of Money received as Fees in Bankruptcy, &c.

11. If at any Time Provision is made by Parliament for Payment into the Receipt of Her Majesty's Exchequer of Money received in respect of Fees in the Court of Bankruptcy, or in any Court or Office prescribed under Section Three of "The Courts of Justice Concentration (Site) Act, 1865," the Provisions of this Act shall extend and apply, mutatis mutandis, to the Court of Bankruptcy, or to such other Court or Office, as the Case requires.

As to Salaries of Judges' Marshals. 12. Section Seven of the Act described in the Fifth Schedule to this Act shall be read and have Effect as if the Words "to the Marshal of the Senior Judge" were omitted therefrom.

Short Title.

13. This Act may be cited as "The Courts of Law Fees Act, 1867."

SCHEDULES.

The FIRST SCHEDULE.

Office of Comptroller of Seals, Queen's Bench and Common Pleas.

Office of Custos Brevium, Common Pleas.

Office of Hereditary Chief Proclamator and Chief Usher, Exchequer.

The SECOND SCHEDULE.

20 & 21 Vict. c. 77.—An Act to amend the Law relating to Probates and Letters of Administration in England.

The THIRD SCHEDULE.

3 & 4 Vict. c. 66.—An Act to make Provision for the Judge, Registrar, and Marshal of the High Court of Admiralty of England.

17 & 18 Vict. c. 78.—An Act to appoint Persons to administer Oaths, and to substitute Stamps in lieu of Fees, and for other Purposes, in the High Court of Admiralty of England.

The FOURTH SCHEDULE.

25 & 26 Vict. c. 53.—An Act to facilitate the Proof of Title to, and the Conveyance of, Real Estates.

The FIFTH SCHEDULE.

15 & 16 Vict. c. 73.—An Act to make Provision for a permanent Establishment of Officers to perform the Duties at Nisi Prius in the Superior Courts of Common Law, and for the Payment of such Officers and of the Judges' Clerks by Salaries, and to abolish certain Offices in those Courts.

CAP.



C. 123.

Local Government Supplemental (No. 6).

CAP. CXXIII

An Act to confirm certain Provisional Orders under "The Local Government Act, 1858," relating to the Districts of Exeter, Devonport, Reading, Warley, and Midgley, and for other Purposes relative to certain Districts under the said [20th August 1867.]

HEREAS the Secretary of State for the Home Department, being One of Her Majesty's Principal Secretaries of State, ' has, under the Provisions of "The Local Government Act, 1858," ' duly made certain Provisional Orders which are contained in the 'Schedule to this Act annexed, and it is provided by the afore-' said Local Government Act that no such Orders shall be of any ' Validity whatever until they shall have been confirmed by Par-' liament, and it is expedient that the said Orders should be so ' confirmed, and the several Purposes herein-after set forth should ' be authorized and enacted:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Provisional Orders contained in the Schedule hereunto annexed shall, from and after the passing of this Act, so far as they are authorized by "The Local Government Act, 1858," and the Acts incorporated therewith, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

2. Every Treasurer, Clerk, Surveyor, and other Officer acting Compensation under the Exeter Local Improvement Act, Two and Three William the Fourth, Chapter One hundred and six, recited in the Provisional Order for the City and Borough and the County of the City of Exeter in the Schedule to this Act contained, Parts may be reof which Local Act are repealed by the said Order, whose Office moved, &c. shall, by reason of the Transfer of the Powers of the Commissioners under that Local Act to the Local Board, be no longer tenable by him or shall be wholly or in part superseded and rendered unnecessary, or who shall at any Time within the Space of Three Years next after the passing of this Act, except for Misconduct, be removed wholly or in part from such Office, and not be employed and retained in an Office of equal Value, by the Local Board for the said City and Borough and County of the City of Exeter, shall be entitled to have an adequate Compensation for the Profits, Salary, and Emoluments of the Office which he shall cease to hold; the said Compensation to be by way of Annuity or otherwise, and to be assessed by the Commissioners of Her Majesty's Treasury upon the Report of the said Local Board, to be made within Three Months after any such Person shall have been superseded in his Office, founded upon a Declaration made by such Person setting forth the Salary, Profits, and Emoluments derived by him and his Predecessors for every Year during a Period of Five Years next before the Day when he shall have ceased to hold such Office, and such other Evidence as the said

Confirmation of Provisional Orders in Schedule contained.

to Officers under Exeter Local Improvement Act who

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Local Government Supplemental (No. 6).

Local Board may require as to the Amount, Nature, and Particulars of such Profits; and in assessing the same regard shall be had to the Manner of his Appointment to such Office, and his Term therein; and the said Local Board shall from Time to Time pay to the Person so entitled to Compensation, out of any General District Rates, the Money which shall upon such Report, and any Appeal or Reclamation against the same, be finally awarded by the Commissioners of Her Majesty's Treasury as the same shall become due and be payable.

Compensation to Officers under Dewonport Local Act who may be removed.

3. If any Officer to the Commissioners acting in execution of the Devonport Local Act referred to in the Devonport Provisional Order in the Schedule to this Act contained shall, by reason of such Order, be superseded, or if his present Remuneration shall be affected, or if he shall be removed from his Office, and not be employed and retained in an Office of equal Value, by the Devonport Local Board, he shall be entitled to have an adequate Compensation for the Profits, Salary, and Emoluments of the said Office, the said Compensation to be by way of Annuity or otherwise, and to be assessed by the Commissioners of Her Majesty's Treasury upon the Report of the said Local Board, to be made within Three Months after any such Person shall have been superseded in his Office or his Remuneration affected, founded upon a Declaration made by such Person setting forth the Salary, Profits, and Emoluments derived by him for every Year during a Period of Five Years next before the Day when he shall have ceased to hold such Office, and such other Evidence as the said Local Board may require as to the Amount, Nature, and Particulars of such Profits; and in assessing the same regard shall be had to the Manner of his Appointment to such Office and his Term therein, and the said Local Board shall from Time to Time pay to the Person entitled to Compensation, out of General District Rates, the Money which shall upon such Report and any Appeal or Reclamation against the same be finally awarded by the Commissioners of Her Majesty's Treasury as the same shall become due and be payable.

Nothing to authorize Reading Local Board of Health to take any Portion of a Vault known as "Knollys Aisle."

4. Nothing in the Provisional Order in the Schedule to this Act contained putting in force "The Lands Clauses Consolidation Act, 1845," within the Reading Local Board of Health District, shall authorize such Local Board to take or hold for the Purposes of this Act any Portion now appropriated as a Vault of the Building known as "Knollys Aisle" which shall be lower than the lowest Part of the Surface of the Road or Highway called the Forbury Road adjoining thereto.

The Owners of such Aisle shall be at liberty to remove any Coffin or Coffins now in such Vault, and the Contents of the same,

to any other Place of Interment.

The said Board after they shall have acquired the other Part of the said Aisle under the Provisions of "The Lands Clauses Consolidation Act, 1845," shall construct an Arch of Stone or Brickwork over the said Vault in such Manner that the Surface of such Arch when completed shall be level with the Surface of the Ground on either Side thereof, and properly cement such Arch, and at all Times thereafter keep the same Arch in good

Local Government Supplemental (No. 6).

Repair: and the Area above such Arch shall thereafter form Part of the said Highway called the Forbury Road, and the Vault below such Arch shall not whilst any Coffin or Coffins remain therein be filled in or disturbed for any Purpose whatsoever, except so far as may be necessary for properly constructing such Arch or repairing the same.

If it shall be found that the said Vault when arched over in manner aforesaid will not be high enough to contain the Coffins now therein, a new Vault shall be provided at the Cost of the Board in the public Cemetery at Reading immediately adjoining the new Vault therein belonging to John Weldale Knollys, or as

near thereto as Circumstances will permit.

5. From and after the Inclusion in a District under the Local Payment of Government Act of that Part of the Warley District which is annual Sum to separated therefrom by the Warley Provisional Order by this Act Local Board confirmed, which Part is herein-after referred to as the separated Part, the Local Board for the District which includes the sepa- from the Disrated Part shall pay to the Warley Local Board an annual Sum trict. of One hundred and forty Pounds (£140), such Sum to be raised by a General District Rate in the separated Part only, and such annual Payment to be continued to the Warley Local Board until such Time as the rateable Value of Property in the Warley District (as altered by the Provisional Order herein-before referred to) shall reach Fourteen thousand Pounds (£14,000).

Provided always, that unless the separated Part shall come within the Operation of the Local Government Act, 1858, within Twelve Months from the Date of the passing of this Act, then the separated Part shall again become Part of the Warley District as before the Date of this Act, and shall be included in the said District, without any Incorporation therewith such as is prescribed by the Seventy-seventh Section of the said Local Government

Act.

6. This Act shall be deemed to be incorporated with "The Act incorpo-Local Government Act, 1858," and shall be as if this Act and the rated with said Local Government Act were One Act.

7. In citing this Act in any other Act of Parliament, or in any Proceeding, Instrument, or Document whatever, it shall be sufficient to use the Words and Figures "The Local Government Supplemental Act, 1867, (No. 6.)"

21 & 22 Vict. c. 98.

for Warley by

Part separated

Short Title.

SCHEDULE of Provisional Orders referred to in the preceding Act.

1. Exeren.—Altering a Local Act.

2. DEVONPORT.—Altering Parts of a Local Act in force within the District.

- 3. READING.—Putting in force "The Lands Clauses Consolidation Act, 1845," within the Reading Local Board of Health District, for the Purchase and taking of Lands by the said Board, otherwise than by Agreement, for Purposes of Street Improvements.
- 4. WARLEY.—Separating Portion of District of Local Board.
- 5. MIDGLEY.—Altering Boundaries of District of Local Board.

CAP. CXXIV.

An Act to amend The Merchant Shipping Act, 1854. [20th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Merchant Shipping Act, 1867," and shall be construed with and as Part of "The Merchant Shipping Act, 1854," herein-after termed the Principal Act.

2. This Act shall come into operation on the First Day of January One thousand eight hundred and sixty-eight, but shall not apply to any Ship which belongs to the United Kingdom and is absent therefrom at the Time when this Act comes into operation until such Ship has returned to the United Kingdom.

3. The Two hundred and twenty-fourth, Two hundred and twenty-seventh, and Two hundred and thirty-first Sections of the Principal Act are hereby repealed.

4. The following Rules shall be observed with respect to Medicines, Medical Stores, and Anti-scorbutics; (that is to say,)

- (1.) The Board of Trade shall from Time to Time issue and cause to be published Scales of Medicines and Medical Stores suitable for different Ships and Voyages, and shall also prepare or sanction a Book or Books containing Instructions for dispensing the same:
- (2.) The Owners of every Ship navigating between the United Kingdom and any Place out of the same shall provide and cause to be kept on board such Ship a Supply of Medicines and Medical Stores in accordance with the Scale appropriate to the said Ship, and also a Copy of the said Book or of One of the said Books containing Instructions:
- (3.) No Lime or Lemon Juice shall be deemed fit and proper to be taken on board any such Ship, for the Use of the Crew or Passengers thereof, unless the same has been obtained from a Bonded Warehouse for and to be shipped as Stores; and no Lime or Lemon Juice shall be so obtained or delivered from any Warehouse as aforesaid unless the same is shown, by a Certificate under the Hand of an Inspector appointed by the Board of Trade, to be proper for Use on board Ship, such Certificate to be given upon Inspection of a Sample after Deposit of the said Lime or Lemon Juice in the Warehouse; nor unless the same contains Fifteen per Centum of proper and palatable Proof Spirits, to be approved by such Inspector, or by the proper Officer of Customs, and to be added before or immediately after the Inspection thereof; nor unless the same is packed in such Bottles, at such Time and in such Manner, and is labelled in such Manner as the Commissioners of Customs may direct; provided

Short Title.

Commencement of Act.

Sects. 224, 227, and 231 of 17 & 18 Vict. c. 104. repealed. Lime or Lemon Juice and other Anti-scorbutics to be provided and kept on board certain Ships,

provided that when any such Lime or Lemon Juice is deposited in any Bonded Warehouse, and has been approved as aforesaid by the said Inspector, the said Spirits, or so much of the said Spirits as is necessary to make up Fifteen per Centum, may be added in such Warehouse, without Payment of any Duty thereon; and when any Spirit has been added to any Lime or Lemon Juice, and the same has been labelled as aforesaid, it shall be deposited in the Warehouse for Delivery as Ship's Stores only, upon such Terms and subject to such Regulations of the Commissioners of Customs as are applicable to the Delivery of Ship's Stores from the Warehouse:

- (4.) The Master or Owner of every such Foreign-going Ship (except those bound to European Ports or to Ports in the Mediterranean Sea, and also except such Ships or Classes of Ships bound to Ports on the Eastern Coast of America North of the Thirty-fifth Degree of North Latitude, and to any Islands or Places in the Atlantic Ocean North of the same Limit, as the Board of Trade may from Time to Time exempt from this Enactment,) shall provide and cause to be kept on board such Ship a sufficient Quantity of Lime or Lemon Juice from the Warehouse duly labelled as aforesaid, such Labels to remain intact until Twenty-four Hours at least after such Ship shall have left her Port of Departure on her Foreign Voyage, or a sufficient Quantity of such other Anti-scorbutics, if any, of such Quality and composed of such Materials, and packed and kept in such Manner, as Her Majesty by Order in Council may from Time to Time direct:
- (5.) The Master of every such Ship as last aforesaid shall serve or cause to be served out the Lime or Lemon Juice with Sugar (such Sugar to be in addition to any Sugar required by the Articles) or other such Anti-scorbutics as aforesaid to the Crew so soon as they have been at Sea for Ten Days, and during the Remainder of the Voyage, except during such Time as they are in Harbour and are there supplied with fresh Provisions; the Lime or Lemon Juice and Sugar to be served out daily at the Rate of an Ounce each per Day to each Member of the Crew, and to be mixed with a due Proportion of Water before being served out, or the other Anti-scorbutics, if any, at such Times and in such Quantities as Her Majesty by Order in Council may from Time to Time direct:
- (6.) If at any Time when such Lime or Lemon Juice or Antiscorbutics is or are so served out as aforesaid any Seaman or Apprentice refuses or neglects to take the same, such Neglect or Refusal shall be entered in the Official Log Book in the Manner provided by the Two hundred and eighty-first Section of the Principal Act, and shall be signed by the Master and by the Mate or some other of U u 3

the Crew, and also by the Surgeon or Medical Practitioner on board, if any:

And if in any such Ship as aforesaid such Medicines, Medical Stores, Book of Instructions, Lime or Lemon Juice, Sugar, or Anti-scorbutics as are herein-before required are not provided, packed, and kept on board as herein-before required, the Owner or Master shall be deemed to be in fault, and shall for each Default incur a Penalty not exceeding Twenty Pounds, unless he can prove that the Non-compliance with the above Provisions, or any of them, was not caused through any Inattention, Neglect, or wilful Default on his Part; and if the Lime or Lemon Juice and Sugar or other Anti-scorbutics are not served out in the Case and Manner hereinbefore directed, or if Entry is not made in the Official Log in the Case and Manner herein-before required, the Master shall be deemed to be in fault, and shall for each Default incur a Penalty not exceeding Five Pounds, unless he can prove that the Noncompliance with the above Provisions, or any of them, did not arise through any Neglect, Omission, or wilful Default on his Part; and if in any Case it is proved that some Person other than the Master or Owner is in default in any Case under this Section, then such other Person shall be liable to a Penalty not exceeding Twenty Pounds.

Penalty for selling, &c. Medicines, &c. of bad Quality.

Governors, &c. may make Regulations as to Supply of Lime or Lemon

Juice, &c.

Seaman's Expenses in Case of Illness through Neglect of Owner or Master to be paid by them.

5. Any Person who manufactures, sells, or keeps or offers for Sale any such Medicines or Medical Stores as aforesaid which are of bad Quality, shall for each such Offence incur a Penalty not exceeding Twenty Pounds.

6. In any British Possession out of the United Kingdom the Governor or Officer administering the Government for the Time being shall, subject to the Laws of such Possession, have Power to make Regulations concerning the Supply within such Possession of Lime or Lemon Juice and Anti-scorbutics for the Use of Ships; and any Lime or Lemon Juice or Anti-scorbutics duly supplied in accordance with any such Regulations shall be deemed to be fit

and proper for the Use of Ships.

- 7. Whenever it is shown that any Seaman or Apprentice who is ill has, through the Neglect of the Master or Owner, not been provided with proper Food and Water according to his Agreement, or with such Accommodation, Medicines, Medical Stores, or Anti-scorbutics as are required by the Principal Act or by this Act, then, unless it can be shown that the Illness has been produced by other Causes, the Owner or Master shall be liable to pay all Expenses properly and necessarily incurred by reason of such Illness (not exceeding in the whole Three Months Wages), either by such Seaman himself, or by Her Majesty's Government, or any Officer of Her Majesty's Government, or by any Parochial or other Local Authority on his Behalf, and such Expenses may be recovered in the same Way as if they were Wages duly earned: Provided that this Enactment shall not operate so as to affect any further Liability of any such Owner or Master for such Neglect, or any Remedy which any Seaman already possesses.
- 8. Where a Scaman is by reason of Illness incapable of performing his Duty, and it is proved that such Illness has been caused

Forfeiture of Wages of Seaman when Ill-

C. 124.

Merchant Shipping.

caused by his own wilful Act or Default, he shall not be entitled ness caused by incapable of performing his Duty. 9. The following Rules shall be observed with respect to Place appro-

to Wages for the Time during which he is by reason of such Illness own Default.

Accommodation on board British Ships; (that is to say,) (1.) Every Place in any Ship occupied by Seamen or Apprentices, and appropriated to their Use, shall have for every such Seaman or Apprentice a Space of not less than and to be pro-Seventy-two Cubic Feet, and of not less than Twelve perly con-Superficial Feet, measured on the Deck or Floor of such structed and Place:

priated to Seamen to have a certain Space for each Man. kept clear.

- (2.) Every such Place shall be such as to make the Space aforesaid available for the proper Accommodation of the Men who are to occupy it, shall be securely constructed, properly lighted and ventilated, properly protected from Weather and Sea, and as far as practicable properly shut off and protected from Effluvium which may be caused by Cargo or Bilge Water:
- (3.) No such Place as aforesaid shall be deemed to be such as to authorize a Deduction from Registered Tonnage, under the Provisions herein-after contained, unless there is or are in the Ship One or more properly constructed Privy or Privies for the Use of the Crew; such Privy or Privies to be of such Number and of such Construction as may be approved by the Surveyor herein-after mentioned:
- (4.) Every such Place shall, whenever the Ship is registered or re-registered, be inspected by One of the Surveyors appointed by the Board of Trade under Part IV. of the Principal Act, who shall, if satisfied that the same is in all respects such as is required by this Act, give to the Collector of Customs a Certificate to that Effect, and thereupon such Space shall be deducted from the Register Tonnage:
- (5.) No such Deduction from Tounage as aforesaid shall be authorized unless there is permanently cut in a Beam, and cut in or painted on or over the Doorway or Hatchway of every such Place, the Number of Men which it is constructed to accommodate, with the Words "Certified to Seamen": accommodate
- (6.) Every such Place shall be kept free from Stores or Goods of any kind, not being the personal Property of the Crew in use during the Voyage:
- (7.) Upon any Complaint concerning any such Place as aforesaid. One of the Surveyors appointed by the Board of Trade may inspect such Place, and if he finds that any of the Provisions of this Act with respect to the same are not complied with he shall report the same to the Collector of Customs at the Port where the Ship is registered, and thereupon the registered Tonnage shall be altered, and the Deduction aforesaid in respect of Space disallowed, unless and until it shall be certified by such Surveyor, or by some other Surveyor appointed by the Board of Trade, that the Uu4 **Provisions**

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Provisions of the Act in respect of such Place are fully

complied with:

C. 124.

(8.) If any such Place in any Ship is not kept free from Goods and Stores as aforesaid, the Master shall be deemed to be in fault, and shall for every such Failure to comply with the Provisions of this Section forfeit and pay to each Seaman lodged in such Place the Sum of One Shilling a Day for each Day after Complaint made to him by any Two or more of such Seamen during which any Goods or Stores, not being the personal Property of the Crew, are stored or kept therein:

(9.) If in any other respect the Provisions of this Section are not observed with respect to any such Place in any Ship the Owner shall be deemed to be in fault, and shall for every Failure to comply with the Provisions of this Section

incur a Penalty not exceeding Twenty Pounds.

Rules for tion of Seamen.

10. The following Rules shall be observed with respect to the Medical Inspection of Seamen; that is to say,

(1.) At any Port where there is a Local Marine Board the Local Marine Board, and at other Ports in the United Kingdom the Board of Trade, may appoint a Medical Inspector of Seamen:

(2.) Such Medical Inspector of Seamen shall, on Application by the Owner or Master of any Ship, examine any Seaman applying for Employment in such Ship, and shall give to the Superintendent of the Mercantile Marine Office a Report under his Hand stating whether such Seaman is in a fit State for Duty at Sea, and a Copy of such Report shall be given to the Master or Owner of

(3.) The Master or Owner applying for such Inspection shall pay to the Superintendent such Fees as the Board of Trade direct, and such Fees shall be paid into and form

Part of the Mercantile Marine Fund:

(4.) The said Medical Inspectors shall be remunerated for their Services as the Board of Trade may direct, and such Remuneration shall be paid out of the Mercantile Marine

(5.) In British Possessions out of the United Kingdom the Governor or other Officer administering the Government for the Time being shall have the Power of appointing Medical Inspectors of Seamen, of charging Fees for Inspections, when applied for, and of determining the

Remuneration to be paid to such Inspectors.

11. If any British Subject commits any Crime or Offence on board any British Ship, or on board any Foreign Ship to which he does not belong, any Court of Justice in Her Majesty's Dominions, which would have had Cognizance of such Crime or Offence if committed on board a British Ship within the Limits of the ordinary Jurisdiction of such Court, shall have Jurisdiction to hear and determine the Case as if the said Crime or Offence had been committed as last aforesaid.

British Subjects on board Ships.

Offences by

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Contagious Diseases (Animals).

12. The Harbour Master for the Time being of the Harbour of Harbour Mas-Holyhead, in the event of its seeming meet to Her Majesty to assign to him Her Majesty's Commission to act as a Justice of may be commissioned as the Peace within the Limits within which he is empowered to Justice. act in Harbour Matters, shall, during the Continuance of such Assignment and of his Tenure of the Office of Harbour Master, execute within such Limits the Duties of a Justice of the Peace, notwithstanding he may not be qualified by Estate to be a Justice of the Peace for a County, and shall have within such Limits the same Power and Jurisdiction as a Stipendiary Magistrate has by Act of Parliament when sitting at a Police Court or other Place appointed in that Behalf.

ter at Holyhead

CAP. CXXV.

An Act to continue and amend the Acts relating to Contagious or Infectious Diseases among Cattle and other [20th August 1867.] Animals.

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

- 1. This Act may be cited as "The Contagious Diseases (Ani- Short Title. mals) Act, 1867."
 - 2. This Act shall not extend to Ireland.

Extent of Act.

- 3. This Act shall be read as One Act with the Acts enume- Construction rated in the First Schedule to this Act as far as they remain in of Terms. force after the passing of this Act, which Acts are in this Act referred to as "the former Acts," and for that Purpose the Term "this Act," where used in any of the former Acts, shall be construed to include the present Act, and where used in this Act shall be construed to include each of the former Acts, unless there is something in the Subject or Context inconsistent with such Construction; and such of the former Acts as are first, secondly, and fourthly described in that Schedule may be cited by the respective Short Titles appended to the Descriptions thereof in that Schedule; and the former Acts and this Act may be cited together as "The Contagious Diseases (Animals) Acts.'
- 4. Notwithstanding anything in any of the former Acts, the Meaning Term "Privy Council" in the former Acts and this Act shall, of "Privy as regards the making of Orders of Council affecting only Ports, Boroughs, Towns, or Places, or Parts thereof specified in such Orders, and as regards the issuing and Revocation of Licences under an Order of Council, be construed to mean the Lords and others of Her Majesty's Most Honourable Privy Council, or any Two of them, or the Lord President of the Council, or One of Her Majesty's Principal Secretaries of State.

C. 125.

Contagious Diseases (Animals).

Acts continued.

Continuance of Acts subject to partial Repeal.

5. Sections Eleven and Seventeen of "The Cattle Diseases Prevention Act, 1866," are hereby repealed as from the passing of this Act, and the Residue of Part I. of that Act shall be deemed to be and to have always been in force at and before the passing of this Act, and, subject to such Repeal, the former Acts, as far as they are in force at the passing of this Act, shall be and the same are hereby continued (subject to the Provisions of this Act) until the Expiration of One Year after the passing of this Act and to the End of the then next Session of Parliament; but nothing herein (except the Repeal aforesaid) shall be deemed to cause the Discontinuance of any Provision of any of the former Acts sooner than it would have ceased to operate if this Act had not been passed.

Local Authorities.

Local Authority in Counties in Scotland.

6. With respect to Section Five of "The Cattle Diseases Prevention Act, 1866," relating to Local Authorities in Counties in Scotland, Vacancies from Time to Time happening by Death, Resignation, or otherwise, among the Members of such a Local Authority, shall be filled up by the Authority and in the Manner by and in which the Members vacating Office were respectively nominated; and the Persons nominated as in that Section or in this Section provided, and the Lord Lieutenant of the County, the Convener of the County, and the Sheriff of the County (or in his Absence such One of his Substitutes within the County as he directs by Writing under his Hand), for the Time being, shall constitute the Local Authority; and the Chairman of the Local Authority, and in default of him the Convener of the County, and in default of him any Three Members of the Local Authority, may at any Time call a Meeting of the Local Authority, to be held at such Time and Place as he or they may fix.

Appointment of Executive Committee by Local Authority.

7. Where under Section Eight of "The Cattle Diseases Prevention Act, 1866," a Local Authority forms a Committee, the Local Authority may, if it thinks fit, appoint and designate such Committee as its Executive Committee for the Purposes of this Act, and any Committee so appointed and designated shall have all the Powers of the Local Authority except the Power to make a Rate, and shall have Power to appoint a Sub-Committee or Sub-Committees, and to delegate to such Sub-Committee or Sub-Committees all or any of the Powers of the Executive Committee, with or without Conditions or Restrictions, and from Time to Time to revoke or alter any such Delegation, and shall also have Power to fix the Quorum, and from Time to Time to add to or diminish the Number of the Members, or otherwise alter the Constitution, of any such Sub-Committee, and to lay down Rules for the Guidance of any such Sub-Committee; and every such Sub-Committee shall act according to such Rules; and the Provisions of the said Section Eight relative to the Constitution and Proceedings of Committees formed by the Local Authority shall extend and apply to Sub-Committees formed by the Executive Committee.

> Inspectors, Digitized by Google

Inspectors.

8. Notwithstanding anything in Section Nine of "The Cattle Appointment Diseases Prevention Act, 1866," every Local Authority shall at all Times keep appointed at least One such Inspector as in that Section mentioned; and where there is not at the passing of this Act any such Inspector for the District of any Local Authority, that Local Authority shall with all convenient Speed after the passing of this Act appoint at least One such Inspector.

The Privy Council, if satisfied on Inquiry that an Inspector appointed by a Local Authority is incompetent, or has been guilty of Misconduct or Neglect in the Discharge of his Duties, may remove him, and thereupon the Local Authority shall appoint

another Person to fill the Vacancy.

Discovery of Disease.

9. Every Inspector appointed by a Local Authority, on re- Duties of ceiving Information of the supposed Existence of Cattle Plague Inspectors. in any Place within his District, shall proceed to that Place with all practicable Speed, and execute and discharge the Powers and Duties by Law conferred and imposed on him as such Inspector.

10. Section Ten of "The Cattle Diseases Prevention Act, 1866," shall be read and have Effect as if the Words "any Animal affected " were therein substituted for the Words " Cattle affected."

11. Where an Inspector finds Cattle Plague to exist within his District, he shall forthwith make a Declaration thereof under his Hand, and shall deliver a Notice under his Hand of such Declaration to the Occupier of the Field, Stable, Cowshed, or other Premises where the Disease is found, and thereupon the same, with all Lands and Buildings contiguous thereto in the same Occupation, shall become and be an infected Place, and the same shall continue to be an infected Place until the Determination and Declaration of the Local Authority relative thereto in this Act provided for.

12. Where an Inspector makes such a Declaration of the Ex- Determination istence of Cattle Plague he shall with all practicable Speed send and Declaraa Copy thereof to the Privy Council, and deliver the Declaration to the Local Authority, who shall inquire into the Correctness thereof, and if it appears to them that Cattle Plague existed as declared by the Inspector they shall so determine and declare, and shall prescribe the Limits of the infected Place; but if it appears to them that Cattle Plague did not exist as declared by the Inspector, and the same is certified to them in Writing by One or more duly qualified Veterinary Surgeons, they shall so determine and declare, and thereupon the Place comprised in the Inspector's Declaration or affected thereby shall cease to be an infected Place.

13. The following Authorities, that is to say, any Local Declaration of Authority with respect to any Place within their District, and infected Place the Privy Council with respect to any Place in Great Britain, by Local may from Time to Time by Order declare any Field, Stable, Council. Cowshed, or other Premises in which Cattle Plague exists at the Date of the Order or has existed within Seven Days before

of Inspectors by Local Authorities.

Extension of Power of Entry for Inspectors, &c. **Provisional** Declaration of infected Place by Inspector.

tion of Local Authority.

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that Date, with or without a further Area, to be from and after a Time specified in the Order an infected Place.

Extent of infected Place under Declaration of Local Authority.

14. The Area of an infected Place may in all Cases of a Declaration by the Privy Council include, with the Field, Stable, Cowshed, or other Premises in which Cattle Plague has been found to exist, such an Area as to the Privy Council seems requisite; and the Area of an infected Place may in all Cases of a Declaration by a Local Authority include, with the Field, Stable, Cowshed, or other Premises in which Cattle Plague has been found to exist, all Lands and Buildings lying contiguous thereto being in the same Occupation, and within the District of the Local Authority, and also (except in the Metropolis) an Area comprised within One Mile from the Boundaries of those Lands in every Direction, but no more.

Cattle may be slaughtered to ascertain Disease.

Compensation.

Extension of Area into District of other Authority.

Description of infected Place.

Notice of Place being declared infected.

Area of infected Places in Metropolis.

Effect of Orders of Council.

Rules as to infected Places.

15. It shall be lawful for the Inspector of the Privy Council or the Inspector of any Local Authority to order any Animal to be slaughtered for the Purpose of ascertaining the Nature of any Disease, suspected to be Cattle Plague, under which such Animal may be labouring; and when any Animal is so slaughtered the Owner of such Animal shall be compensated in the Manner provided by "The Cattle Diseases Prevention Act, 1866."

16. A Local Authority may include in the Area of an infected Place any adjoining Part of the District of another Local Authority, with the previous Consent of that Authority in Writing

signed by their Clerk, but not otherwise.

17. The Area of an infected Place may in any Case be described by Reference to a Map deposited at some specified Place, or by Reference to Townships, Parishes, Farms, or otherwise.

18. An Order of a Local Authority declaring a Place to be an infected Place shall be published by the Local Authority by Notices posted in and near the infected Place, and in such other Manner (if any) as they think expedient; and an Order of the Privy Council declaring a Place to be an infected Place shall be published in like Manner by and at the Expense of any Local Authority to whom the same is sent by the Privy Council for Publication; but any Want of or Defect or Irregularity in Publication shall not invalidate any Order.

19. With respect to the Metropolis the Privy Council may from Time to Time by Order extend the Limits of an infected Place beyond the Boundaries of the Field, Stable, Cowshed, Farm, or Premises where Cattle Plague is declared or found to exist.

20. An Order of the Privy Council relative to an infected Place shall supersede any Order of a Local Authority inconsistent with it.

21. The following Rules shall have Effect with respect to infected Places:

(1.) No Animal shall be moved alive out of an infected Place:

(2.) The Hide, Skin, Hair, Wool, Horns, Hoofs, or Offal of any Animal, or any Part thereof, shall not be moved out of an infected Place without a Licence signed by an Officer of the Local Authority appointed to issue Licences in that Behalf, certifying either that the Thing moved has

not formed Part of an Animal affected with Cattle Plague, or of an Animal that has been in the same Shed or Stable, or in the same Herd or Flock, or in contact with an Animal so affected, or that it has been disinfected:

(3.) The Carcase of an Animal, or a single Portion of raw Meat weighing more than Twenty Pounds, shall not be moved out of an infected Place without a Licence signed by an Officer of the Local Authority appointed in that Behalf, certifying that the Carcase or Meat moved is not the Carcase or Part of the Carcase of an Animal affected with Cattle Plague:

(4.) Any Dung of Animals, and any Hay, Straw, Litter, or other Thing commonly used for Food of Animals or otherwise for or about Animals, shall not be moved out of an infected Place without a Licence signed by an Officer of the Local Authority appointed in that Behalf. certifying that the Thing moved has not been in contact with or been used for or about any Animal affected with Cattle Plague, or that it has been disinfected:

But with respect to the Metropolis the Privy Council may from Time to Time by Order vary the Provisions of this Section.

22. If any Animal, Hide, Skin, Hair, Wool, Horn, Hoof, Offal, Offences as to Carcase, Meat, Dung, Hay, Straw, Litter, or other Thing is moved infected Places. in contravention of the Rules of this Act with respect to infected Places, every Person moving the same, or causing the same to be moved, shall be deemed guilty of an Offence against this Act.

23. The Rules of this Act with respect to infected Places shall Exception for not restrict the moving of any Animal or Thing by Railway through Railways. an infected Place, such Animal or Thing not being stopped within

the infected Place.

24. The Privy Council may from Time to Time by Order Power to make make Rules with respect to infected Places not inconsistent with further Rules the Rules of this Act, and Rules so made shall be deemed Rules as to infected Places, of this Act with respect to infected Places.

25. It shall be the Duty of every Local Authority and of the Duties of Police of every County, Borough, Town, and Place within their Local Authorespective Districts to enforce and execute the Provisions of this rities, &c. Act and of any Order of the Local Authority or Privy Council thereunder relative to infected Places, and to do or cause to be done all such Things as are from Time to Time necessary or expedient for securing, as far as may be, the effectual Isolation of infected Places in respect of the Movement of Animals and Things.

26. Any Constable may proceed as follows:

(1.) He may apprehend any Person found committing an Offence Constable. against the Rules of this Act with respect to infected Places, and he shall take any Person so apprehended as soon as conveniently may be before a Justice of the Peace to be examined and dealt with according to Law; and a Person so apprehended shall not be detained in Custody by any Constable without the Order of a Justice

Authority of

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longer than is necessary for bringing him before a Justice, or than Twenty-four Hours at longest:

(2.) He may require that any Animal or Thing moved out of an infected Place in contravention of those Rules be forthwith taken back within the Limits of that Place,

and may enforce and execute such Requisition.

Discontinuance of Declaration of infected Place.

27. The Local Authority by whom an infected Place is declared may at any Time after the Expiration of Twenty-eight Days from the Disappearance of Cattle Plague in that Place by Order declare the Place to be free from Cattle Plague, and the Privy Council may at any Time by Order declare any Place to be free from Cattle Plague, and thereupon as from the Time specified in this Behalf in the Order of the Local Authority or Privy Council the Place shall cease to be an infected Place.

Report to Council.

28. The Clerk of a Local Authority declaring a Place to be an infected Place, or declaring a Place to be free from Cattle Plague. shall forthwith report by Post to the Privy Council the Fact of such Declaration having been made.

Restriction on Movement, &c. near infected Places.

29. Where, under this Act, an Inspector makes a Declaration which constitutes a Place an infected Place, he may also, if the Circumstances of the Case appear to him so to require, deliver a Notice under his Hand of such Declaration to the Occupiers of all Lands and Buildings adjoining thereto, any Part whereof respectively lies within One Mile of the Boundaries of the infected Place in any Direction, and thereupon the Rules of this Act with respect to infected Places shall, until the Determination and Declaration of the Local Authority relative thereto in this Act provided for, apply and have effect to and in respect of those Lands and Buildings as if the same were actually within the Limits of the infected Place.

Towns, Cities, &c.

Provisions for Towns, &c.

30. The Privy Council may from Time to Time by Order declare that such of the Provisions of this Act, and of any Order of the Privy Council under it, as relate to the Metropolis, or any of those Provisions, shall also extend and apply to any Town, City, Parish, or Place specified in the Order, and the same shall extend to such Town, City, Parish, or Place accordingly; and the Privy Council may at any Time revoke, or from Time to Time vary, any such Order. ·

Reports.

Reports to Privy Council.

31. Every Local Authority and every Inspector appointed by a Local Authority shall make such Reports to the Privy Council as the Privy Council from Time to Time require.

Compensation and Expenses.

Power to withhold Compensation in case of Offences, &c.

32. Notwithstanding anything in the former Acts, a Local Authority may, if they think fit, withhold Compensation in respect of any Animal slaughtered, where the Owner or Person having the Charge of such Animal has been guilty, in relation to such Animal, of any Act in contravention of any of the former Acts

Acts or this Act, or of any Order, Regulation, or Licence of the Privy Council or a Local Authority, or has, in relation to such Animal, failed to comply with the Provisions of any such Act, Order, Regulation, or Licence in respect of the giving of Notice of Disease or in any other respect.

33. Where the Expenses incurred by a Local Authority in Expenses of pursuance of this Act do not include any Expenditure in Com- Local Authopensation for Animals slaughtered, the same shall be defrayed out rity other than of the Local Rate, as defined by "The Cattle Diseases Prevention Act, 1866," and not out of a separate Rate; and in every such Case the following Provisions shall not extend and apply to the Local Rate; namely,

The Provisions of Section Eighteen of "The Cattle Diseases Prevention Act, 1866," relative to the Deduction of Part of the Rate by a Person not the Owner of Premises:

The Provisions of the same Section relative to the describing, collecting, or specifying of the Rate as a separate Rate or separate Item of Rate:

The Provisions of "The Cattle Diseases Prevention Amend-

ment Act, 1866."

34. Notwithstanding anything in any of the former Acts, the Further Provi-Local Authority of a County in Scotland may, if they think fit, sion for Compay in respect of Animals slaughtered in consequence of being pensation in affected with Cattle Plague in the Interval between the passing of "The Cattle Diseases Prevention Act, 1866," and the Constitution of the Local Authority, such Compensation as would have been payable in respect of the same Animals if the Local Authority had been duly constituted at the Time of the same being slaughtered; and, if necessary for the Purpose of making Payment of such Compensation, the Local Authority shall have and be entitled to exercise the same Powers of assessing and levying Money as are competent to Local Authorities in reference to Local Rates or Cattle Act Expenses under any of the former

35. The Commissioners of Supply of a County in Scotland Assessment may assess and collect the Local Rate mentioned in Section and Collection Twenty-one of "The Cattle Diseases Prevention Act, 1866," either in Counties in on and from the Tenants of Lands and Heritages as therein pro- Scotland. vided or on and from the Proprietors thereof (and that, notwithstanding anything in this Act, either with or without Relief against the Tenants for One Half of the Assessment), according as it may be declared in the Resolutions imposing the same, and with the like Powers in regard to the Recovery of Assessments as are mentioned in that Section.

36. Expenses incurred by a Local Authority in executing any Expenses of Order of the Privy Council between the passing of "The Cattle Local Autho-Diseases Prevention Act, 1866," and the Date of the Order of rity under the Privy Council of the Twenty-fourth Day of March One thou-Council. sand eight hundred and sixty-six, shall be deemed to have been incurred in pursuance of the last-mentioned Act; and the Expenses incurred by a Local Authority in executing any Order of the Privy Council made under this Act shall be defrayed as such

Order

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Contagious Diseases (Animals).

Order directs, and, subject to or in the Absence of any such Direction, shall be deemed Expenses incurred in pursuance of this Act.

Rate in Aid.

Half-yearly Accounts of Compensation.

37. Each Local Authority shall cause an Account of their Expenditure in Compensation for Animals slaughtered to be made up to Michaelmas and Lady Day in each Year, commencing with the Half Year ending Michaelmas One thousand eight hundred and sixty-seven, or to such other half-yearly Days as the Poor Law Board from Time to Time direct.

As to Application to Poor Law Board by Local Authority for Audit.

38. Where from such half-yearly Account of a Local Authority it appears that their Expenditure in Compensation in any Half Year exceeds the Rate of Ninepence in the Pound per Annum on the annual rateable Value of the Property in the District, the Local Authority may apply to the Poor Law Board for an Audit of their Accounts for that Half Year, and the Poor Law Board shall direct an Audit accordingly.

Regulations respecting Audit.

39. With respect to such Audit the following Rules shall have Effect:

(1.) The Auditor shall be appointed by the Poor Law Board:

(2.) The Auditor shall receive such Remuneration as the Poor Law Board direct, and the same shall be paid by the Local Authority, and shall, with the Expenses of or incident to the Audit, be deemed Part of the Expenditure of the Local Authority in Compensation:

(3.) The Audit shall be held at a Place approved by the Poor Law Board and at the Time fixed by the Auditor, being as soon as may be after the Application for the Audit:

- (4.) The Auditor shall, Fourteen Days at least before holding the Audit, give Notice of the Time and Place for the holding thereof by Advertisement in a Newspaper circulating in the District, and by a written Notice delivered to or served on the Clerk of the Local Authority:
- (5.) The Clerk of the Local Authority shall attend the Audit. and produce to the Auditor all Books, Bills, Vouchers, and Documents relating to the Account:

(6.) Any Ratepayer in the District may be present at the Audit, and may object to the Account:

- (7.) The Auditor shall, as nearly as may be, have the like Powers and be under the like Obligation, to allow and disallow Items in the Account, as the Auditor in the Case of an Audit under the Authority of the Poor Law Board of the Account of an Overseer; and there may be an Appeal by any Person aggrieved by the Decision of the Auditor in like Manner, as nearly as may be, as in the Case of such last-mentioned Audit:
- (8.) When the Auditor has completed his Audit, he shall sign the Account, and shall also sign and deliver to the Poor Law Board and to the Local Authority a Certificate of the Amount allowed:

(9.) Subject to the foregoing Provisions, the Poor Law Board may from Time to Time make such Regulations respecting the Audit as they think fit.

40. If on any such Audit it appears to the Poor Law Board Power for Poor from the Certificate of the Auditor that the Expenditure of the Law Board to Local Authority in Compensation within the Half Year of Account has exceeded the Rate of Ninepence in the Pound per Annum on the annual rateable Value of the Property in the District of the Local Authority, the Poor Law Board shall make a General Order directed to the several Local Authorities whose Districts adjoin to the District of the Local Authority on whose Behalf the Order is made, and to the several Local Authorities whose Districts are locally situate (wholly or partly) within the District of the Local Authority on whose Behalf the Order is made or within such adjoining Districts, and shall thereby require those several Local Authorities to contribute a Sum of Money to meet such Excess of Expenditure: Provided always, that no Local Authority shall be required to contribute any Sum of Money beyond an Amount sufficient, together with any Cattle Rate raised in the District, to bring the Charge for the Year up to Ninepence in the Pound on the annual rateable Value.

make Order of Contribution.

41. The Sums to be so contributed by Local Authorities shall Basis for be assessed on them by the Poor Law Board in proportion to the Contribution. annual rateable Value of the Property in their respective Districts, to be determined according to the Valuation Lists, or where there are none, on such other Basis as the Poor Law Board from Time to Time direct.

42. The Sum to be so contributed by a Local Authority shall Contribution to be a Debt due from them to the Local Authority on whose Behalf be a Debt. the Order is made, and the Order of the Poor Law Board shall be for all Purposes conclusive Evidence of the Existence and Amount of such Debt.

43. The Money to be so contributed by a Local Authority shall As to raising be deemed Expenditure in compensation for Animals slaughtered, of Money for and shall be raised accordingly by the Local Rate or a separate Contribution. Rate, in manner provided by Section Eighteen of "The Cattle Diseases Prevention Act, 1866."

44. The Amount to be so contributed by a Local Authority Payment of shall, when raised, be paid to the Treasurer or other proper Money for Officer of the Local Authority on whose Behalf the Order of the Contribution. Poor Law Board is made.

45. An Order of the Poor Law Board under this Act shall not Provision be liable to be removed into a Court of Law by Certiorari or against disputotherwise, nor shall an Order of a Local Authority, or a Rate, ing of Order made to carry into effect the Provisions of this Act relative to Contribution, be liable to Question in a Court of Law on the Ground of its having been made wholly or partly in furtherance of any such Order of the Poor Law Board.

ing of Orders Board, &c.

Foreign Animals.

46. The Privy Council may from Time to Time by Order Regulations regulate the landing in Great Britain of Foreign Animals (that respecting land-30 & 31 Vict. Хx

is ing, &c. of

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Contagious Diseases (Animals).

Foreign Animals

is to say, Animals brought by Sea from any Place out of the United Kingdom), either as regards the Port or Ports or as regards the Part or Parts of the Port or Ports at which such Animals may be landed, and may define the Limits of such Ports for the Purposes of this Act, and may from Time to Time by Order prohibit or regulate the Removal and regulate the Disposal, by Slaughter or otherwise, of such Animals from or at any such Port or any Part thereof.

Places for Sale, Slaughter, &c. may be provided by Local Authority. 47. It shall be lawful for the Local Authority to provide, erect, and fit up proper Places for the Sale of such Animals, Lairs for and Slaughter of the same, and for such Purpose they may purchase or hire Land or Buildings; and Section Twenty-six of "The Cattle Diseases Prevention Act, 1866," shall be deemed to extend to such Purchase or Hiring, and to enable the Local Authority in that Behalf, and the Local Authority may charge for the Use of such Places such Rates as they shall from Time to Time appoint, with the Approval of the Privy Council; and all Expenses of the Execution by Local Authorities of the Powers of this Section shall be deemed Expenses incurred by them in pursuance of this Act.

Cleansing of Pens and Trucks.

Railway Companies to disinfect Carriages, Boats, &c. 48. It shall be the Duty of every Railway or other Company and every Person carrying Animals for Hire to thoroughly cleanse and disinfect, in such Manner as the Privy Council from Time to Time by Order direct, all Pens, Carriages, Trucks, Horseboxes, Vehicles, and Boats used by such Company or Person for the carrying of Animals.

If any Company or Person on any Occasion fails to comply with the Requisitions of any such Order, such Company or Person shall on every such Occasion be deemed guilty of an Offence

against this Act.

Section Ten of "The Cattle Diseases Prevention Act, 1866," shall extend to authorize Entry by any such Person as therein described on Premises where he has reasonable Grounds for supposing that any such Pen, Carriage, Truck, Horse-box, Vehicle, or Boat is to be found, and that in respect thereof any Company or Person has on any Occasion failed to comply with the Requisitions of any such Order.

Pleuro-Pneumonia, &c.

Exposure for Sale of diseased Cattle or Sheep. 49. If any Person exposes for Sale in a Market or Fair Cattle affected with Pleuro-Pneumonia, or Sheep affected with Scab, he shall be deemed guilty of an Offence against this Act, unless he shows to the Satisfaction of the Justices before whom he is charged that he did not know of the same being so affected, and that he could not with reasonable Diligence have obtained such Knowledge.

Disinfecting.

Regulations for disinfecting.

50. The Privy Council may from Time to Time by Order give Directions respecting Modes of disinfecting, and anything disinfected in accordance with the Provisions of such Order, or in accordance



accordance with any Process of Disinfection approved by the Privy Council, shall be deemed disinfected within this Act, but not otherwise.

Publication of certain Orders, &c.

51. An Order of the Privy Council affecting only a particular Publication of Port, Borough, Town, or Place, or Part thereof specified in such Orders, &c. is-Order, or declaring a Place to be an infected Place, or to be free sued by Privy from Cattle Plague, and a Licence under an Order of the Privy Council, or a Revocation of such a Licence, issued or made either before or after the passing of this Act, shall not be deemed an Order or Regulation made by the Privy Council within the Meaning of Section Seven of "The Contagious Diseases (Animals) Act, 1866;" and any such Orders, Licence, or Revocation as in this Section described shall be deemed to be and to have been valid if a Notice of the issuing thereof is or has been published once in the London Gazette.

Any such Order, Licence, or Revocation shall be published by and at the Expense of any Local Authority to whom the same is sent by the Privy Council for Publication in some Newspaper circulating n the District of the Local Authority, or in such other Manner as the Privy Council direct.

Forms.

52. Any Order, Licence, Regulation, or other Instrument made Instruments under this Act, or under any Order of the Privy Council there- may be in under, may be in Writing or Print, or partly in Writing and partly Print, &c. in Print.

Council.

53. The Forms given in the Second Schedule to this Act, or Forms in Forms to the like Effect, may be used, and when used shall be Second Schedeemed sufficient.

Offences.

54. If any Person does any of the following Things he shall be Penalties on deemed guilty of an Offence against this Act; that is to say,

Use of expired

- (1.) If he does anything for which a Licence is requisite under Licences, &c. any of the former Acts or this Act, or any Order of the Privy Council thereunder, without having obtained a Licence:
- (2.) If where such a Licence is requisite, having obtained a Licence in that Behalf he does the Thing licensed after the Licence has expired:
- (3.) If he uses or offers or attempts to use as such a Licence an Instrument not being a complete Licence, or an Instrument untruly purporting or appearing to be a Licence, unless he shows to the Satisfaction of the Justices before whom he is charged that he did not know of such Incompleteness or Untruth, and that he could not with reasonable Diligence have obtained such Knowledge:

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(4.) If, with Intent to evade any Provision of any of the former Acts or of this Act or of any Order of the Privy Council thereunder, he fabricates or alters, or offers or utters knowing the same to be fabricated or altered, any Declaration or Certificate made or issued or purporting to be made or issued under or for any Purpose of any of the former Acts or this Act or any such Order:

(5.) If for the Purpose of obtaining any Licence, Certificate, or Instrument under or for the Purposes of any such Provision he makes a Declaration false in any material Particular, unless he shows to the Satisfaction of the Justices before whom he is charged that he did not know of such Falsity, and that he could not with reasonable

Diligence have obtained such Knowledge:

(6.) If he obtains or endeavours to obtain any such Licence, Certificate, or Instrument by means of any false Pretence, unless he shows to the Satisfaction of the Justices before whom he is charged that he did not know of such Falsity, and that he could not with reasonable Diligence have obtained such Knowledge:

(7.) If he grants or issues any such Licence, Certificate, or Instrument, being false in any material Particular, unless he shows to the Satisfaction of the Justices before whom he is charged that he did not know of such Falsity, and that he could not with reasonable Diligence have obtained such Knowledge:

And the Provisions of Section Ten of "The Cattle Diseases Prevention Amendment Act, 1866," respecting Procedure and

Punishment, shall apply to every such Offence.

55. If any Person is guilty of an Offence against this Act, or any Orders of the Privy Council thereunder, not comprised in the last foregoing Section, he shall for each such Offence be liable to such Penalty as is provided by Section Twenty-seven of "The Cattle Diseases Prevention Act, 1866;" and where any such Offence is committed in relation to Offal, Dung, Hay, Straw, Litter, or other Thing, a further Penalty not exceeding Ten Pounds may be imposed in respect of every Half Ton in Weight of such Offal or other Thing after the First Half Ton.

Jurisdiction for Trial of Offences, &c.

Penalties for

Offences not

comprised in

foregoing

Section.

56. For the Purposes of Proceedings under this Act, or any Order of the Privy Council or Order or Regulation of a Local Authority thereunder, every Offence against this Act or any such Order or Regulation shall be deemed to have been committed, and every Cause or Complaint under this Act or any such Order or Regulation, shall be deemed to have arisen, either in the Place in which the same actually was committed or arose, or in any Place in which the Person charged or complained against happens to be.

Protection of Persons in Execution of Act.

57. No Action or Proceeding shall lie against any Person acting or intending to act under the Authority or in the Execution or in pursuance of this Act for any alleged Irregularity or without Notice, Trespass or other Act or Thing done or omitted by him under this

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Actions against Persons executing Act not to be brought

this Act, unless Notice in Writing (specifying the Cause of the Action or Proceeding, and the Name and Residence of the intending Plaintiff or Prosecutor, and of his Attorney or Agent in the Matter,) is given by the intending Plaintiff or Prosecutor to the intended Defendant One Month at least before the Commencement of the Action or Proceeding, nor unless the Action or Proceeding is commenced within Four Months next after the Act or Thing complained of is done or omitted, or in case of a Continuation of Damage within Four Months next after the doing of such Damage has ceased; and any such Action shall be laid and tried in the County or Place where the Cause of Action arose, and not elsewhere.

58. In any such Action the Defendant may plead generally Plea in Action. that the Act or Thing complained of was done or omitted by him when acting or intending to act under the Authority or in the Execution or in pursuance of this Act, and may give all special Matter in Evidence.

59. On the Trial of any such Action the Plaintiff shall not be Evidence in permitted to go into Evidence of any Cause of Action not stated Action. in his Notice.

60. The Plaintiff in any such Action shall not succeed if Tender of Tender of sufficient Amends is made by the Defendant before the Amends, &c. Commencement of the Action; and in case no Tender has been made the Defendant may, by Leave of the Court in which the Action is brought, at any Time pay into the Court such Sum of Money as he thinks fit, whereupon such Proceeding and Order shall be had and made in and by the Court as may be had and made on the Payment of Money into Court in an ordinary Action.

61. If in any such Action the Plaintiff does not succeed in Costs of obtaining Judgment, the Defendant shall receive such full and Defendant. reasonable Indemnity as to all Costs, Charges, and Expenses incurred in and about the Action as may be taxed and allowed by the proper Officer, subject to Review; and though a Verdict is given for the Plaintiff in the Action, he shall not have Costs against the Defendant unless the Judge before whom the Trial is had certifies his Approval of the Action and Verdict.

62. Where any such Action or Proceeding is defended under Costs, &c. of the Direction or with the Approval of the Local Authority, the Defence to Costs, Charges, and Expenses incurred in and about the same Actions, &c. by or on behalf of the Defendant and payable by him, and any of Local Au-Damages or other Money recovered against or payable by him in thority. or in consequence of such Action or Proceeding, shall be deemed Expenses incurred by the Local Authority in pursuance of this Act, and shall be defrayed accordingly.

SCHEDULES.

THE FIRST SCHEDULE.

Former Acts continued.

11 & 12 Vict. c. 107.—An Act to prevent until the First Day of September One thousand eight hundred and fifty, and to the End of the then Session of Parliament, the spreading of cou-

tagious or infectious Disorders among Sheep, Cattle, and other Animals. ["The Contagious Diseases (Animals) Act, 1848."]
16 & 17 Vict. c. 62.—An Act to extend and continue an Act of

16 & 17 Vict. c. 62.—An Act to extend and continue an Act of the Twelfth Year of Her present Majesty, to prevent the spreading of contagious or infectious Disorders among Sheep, Cattle, and other Animals. ["The Contagious Diseases (Animals) Act, 1853."]

29 & 30 Vict. c. 2.—"The Cattle Diseases Prevention Act,

1866."

29 & 30 Vict. c. 15.—An Act to amend the Act of the Eleventh and Twelfth Years of Her present Majesty, Chapter One hundred and seven, to prevent the spreading of contagious or infectious Disorders among Sheep, Cattle, and other Animals. ["The Contagious Diseases (Animals) Act, 1866."]

29 & 30 Vict. c. 110.—"The Cattle Diseases Prevention Amend-

ment Act, 1866."

THE SECOND SCHEDULE.

Forms for Use by Inspector respecting infected Places.

(1.)

Declaration of infected Place.

"The Contagious Diseases (Animals) Act, 1867."

I, A.B., of , the Inspector appointed by , being the Local Authority for the [County] of , hereby declare that I have this Day found Cattle Plague to exist in the following Field, Stable, Cowshed, or other Premises, (that is to say,) [here describe the Place where the Disease is found].

Dated this Day of 18.

(Signed) A.B.

(2.)

Notice of Declaration to Occupiers.

"The Contagious Diseases (Animals) Act, 1867."

To *C.D.* of

I, A.B., of , the Inspector appointed by being the Local Authority for the [County] of , hereby give you Notice, as the Occupier of the following Field, Stable, Cowshed, or other Premises, (that is to say,) [here describe the Place where the Disease is found, that I have made a Declaration, a Copy whereof is indersed on this Notice [Copy of Declaration as filled up and signed to be indorsed, and that in consequence thereof the Field, Stable, Cowshed, or other Premises aforesaid, with all Lands and Buildings contiguous thereto in your Occupation, have become and are an infected Place, and that the same will continue to be an infected Place until the Determination and Declaration relative thereto of the Local Authority, as provided for in Section of the above-mentioned Act.

Dated this Day of .

(Signed)

A.B.

(3.)

Notice of Declaration to adjoining Occupiers.
"The Contagious Diseases (Animals) Act, 1867."

To E.F. of

I, A.B., of , the Inspector appointed by , being the Local Authority for the [County] , hereby give you Notice that I have made a Declaration, a Copy whereof is indorsed on this Notice [Copy of Declaration as filled up and signed to be indorsed, and that in consequence thereof the Field, Stable, Cowshed, or other Premises therein described, with all Lands and Buildings contiguous thereto in the same Occupation, have become and are an infected Place, and the same will continue to be an infected Place until the Determination and Declaration relative thereto of the Local Authority, as provided for in Section of the abovementioned Act. And I hereby require you, as an Occupier of Lands and Buildings adjoining to such infected Place, Part [or the whole] whereof lies within One Mile of the Boundaries of the infected Place, to take notice that in consequence of the Declaration aforesaid the Rules of the said Act with respect to infected Places will, until such Determination and Declaration of the Local Authority as aforesaid, apply and have Effect to and in respect of the Lands and Buildings of which you are Occupier as if the same were actually within the Limits of the infected Place.

Dated this

Day of

18

(Signed)

 $\overrightarrow{A}.B.$

C A P. CXXVI.

An Act to amend the Law relating to Railway Companies in Scotland. [20th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited as "The Railway Companies (Scot- Short Title. land) Act, 1867."

2. Except as in this Act expressly otherwise provided, this Act Extent of Act. shall extend to Scotland only.

3. In this Act—

Interpretation of Terms.

The Term "Company" means a Railway Company, that is to of Terms. say, a Company constituted by Act of Parliament, or by Certificate under Act of Parliament, for the Purpose of constructing, maintaining, or working a Railway (either alone or in conjunction with any other Purpose):

The Term "Decree" includes Decree of Court (whether in absence or in foro contradictorio) and Decree of Registration X x 4

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C. 126.

Railway Companies (Scotland).

(whether on Deeds containing a Clause of Registration or on registered Protests of Promissory Notes or Bills of Exchange):

The Term "Share" includes Stock:

The Term "Person" includes Corporation:

The Terms "Court of Session" and "Court" shall mean either Division of the Court of Session, or in Time of Vacation the Lord Ordinary officiating on the Bills.

Protection of Rolling Stock and Plant.

Restriction on Diligence against Moveable Property of Company;

4. The Engines, Tenders, Carriages, Trucks, Machinery, Tools, Fittings, Materials, and Effects constituting the Rolling Stock and Plant used or provided by a Company for the Purposes of the Traffic on their Railway, or of their Stations or Workshops, shall not, after their Railway or any Part thereof is open for Public Traffic, be liable to be attached by Diligence at any Time after the passing of this Act and before the First Day of September One thousand eight hundred and sixty-eight where the Decree on which Diligence proceeds is obtained in an Action on a Contract entered into after the passing of this Act, or in an Action not on a Contract commenced after the passing of this Act, or on a protested Promissory Note or Bill of Exchange, or a Deed containing a Clause of Registration registered after the passing of this Act; but the Person who has obtained any such Decree may obtain the Appointment of a Judicial Factor on the Undertaking of the Company, on Application by Petition in a summary Way to the Court, and all Money received by such Judicial Factor shall, after due Provision for the Working Expenses of the Railway and other proper Outgoings in respect of the Undertaking, be applied and distributed, under the Direction of the Court, in Payment of the Debts of the Company, and otherwise according to the Rights and Priorities of the Persons for the Time being interested therein, and on Payment of the Amount due to every such Person who has obtained Decree as aforesaid the Court may, if it think

but the Person who has obtained Decree may obtain Appointment of a Judicial Factor.

Determination of Questions respecting Diligence. 5. If in any Case where Property of a Company has been attached by Diligence a Question arises whether or not it is liable to be so attached notwithstanding this Act, the same may be heard and determined on an Application by either Party by Petition in a summary Way to the Court, and such Determination shall be final and binding.

fit, discharge such Judicial Factor.

Arrangements.

Preparation and lodging of Scheme of Arrangement. 6. Where a Company are unable to meet their Engagements with their Creditors the Directors may prepare a Scheme of Arrangement between the Company and their Creditors (with or without Provisions for settling and defining any Rights of Shareholders of the Company as among themselves, and for raising, if necessary, additional Share and Loan Capital, or either of them), and may present a Petition to the Court for the Approval and Confirmation thereof, and shall along therewith lodge a Declaration in Writing under the Common Seal of the Company to the Effect

Effect that the Company are unable to meet their Engagements with their Creditors, and with an Affidavit of the Truth of such Declaration made by the Chairman of the Board of Directors and by the other Directors, or the major Part in Number of them, to the best of their respective Judgment and Belief.

7. After the Application shall have been made for the Approval Stay of of the Scheme, the Court may, on Motion by the Company in such Actions. Application, sist or interdict any Action or other Proceedings against the Company on such Terms as the Court thinks fit.

8. Notice of the Application to the Court for the Confirmation Notice in Edinof the Scheme shall be published in the Edinburgh Gazette.

burgh Gazette.

9. After such Publication of Notice no Diligence against the Stay of Property of the Company shall be available without Leave of Diligence, &c. the Court, to be obtained on Petition in a summary Way.

10. The Scheme shall be deemed to be assented to by the Assent by Holders of Mortgages, Debentures, or Bonds issued under the Debenture Authority of the Company's Special Acts when it is assented to Holders, &c. in Writing by Three Fourths in Value of the Holders of such Mortgages, Debentures, or Bonds, and shall be deemed to be assented to by the Holders of Debenture Stock of the Company when it is assented to in Writing by Three Fourths in Value of the Holders of such Stock.

11. Where any annual Payment is charged on the Receipts of Assent by Peror is payable by the Company in consideration of the Purchase of sons in right the Undertaking of another Company, the Scheme shall be deemed of annual to be assented to by the Persons in right of such annual Payment when it is assented to in Writing by Three Fourths in Value of such Persons.

12. The Scheme shall be deemed to be assented to by the Assent by Pre-Guaranteed or Preference Shareholders of the Company when it is assented to in Writing as follows:—If there is only One Class of Guaranteed or Preference Shareholders, then by Three Fourths in Value of that Class; and if there are more Classes of Guaranteed or Preference Shareholders than One, then by Three Fourths in Value of each such Class.

ference Shareholders.

13. The Scheme shall be deemed to be assented to by the Assent by Ordinary Shareholders of the Company when it is assented to at Ordinary an Extraordinary General Meeting of the Company specially called for that Purpose.

Shareholders.

14. Where the Company are Lessees of a Railway the Scheme Assent by shall be deemed to be assented to by the Leasing Company when Leasing Comit is assented to as follows:

In Writing by Three Fourths in Value of the Holders of Mortgages, Bonds, and Debenture Stock of the Leasing Company:

If there is only One Class of Guaranteed or Preference Shareholders of the Leasing Company, then in Writing by Three Fourths in Value of that Class; and if there are more Classes of Guaranteed or Preference Shareholders in the Leasing Company than One, then in Writing by Three Fourths in Value of each such Class:

By the Ordinary Shareholders of the Leasing Company at an Extraordinary General Meeting of that Company specially called for that Purpose.

Assent of Creditors, &c. not affected, unnecessary. 15. Provided that the Assent to the Scheme of any Class of Holders of Mortgages, Debentures, Bonds, or Debenture Stock, or of any Class of Persons in right of annual Payment as aforesaid, or of any Class of Guaranteed or Preference Shareholders, or the Assent of a Leasing Company, shall not be requisite in case the Scheme does not prejudicially affect any Right or Interest of such Class or Company.

Application for Confirmation of Scheme.

16. If at any Time within Three Months after presenting a Petition to the Court for the Confirmation of the Scheme, or within such extended Time as the Court from Time to Time thinks fit to allow, the Directors of the Company consider the Scheme to be assented to as by this Act required, they may move the Court for Confirmation of the Scheme.

Notice of any such Application, when intended, shall be published

in the Edinburgh Gazette.

Confirmation of Scheme.

17. After hearing the Directors, and any Creditors, Shareholders, or other Parties whom the Court thinks entitled to be heard on the Application, the Court, if satisfied that the Scheme has been, within Three Months after the Presentation of the Petition for Confirmation thereof, or within such extended Time (if any) as the Court has allowed, assented to as required by this Act, and that no sufficient Objection to the Scheme has been established, may confirm the Scheme, and decern accordingly.

18. The Scheme, when confirmed, shall be extracted, and thenceforth the same shall be final and binding and effectual to all Intents, and the Provisions thereof shall, against and in favour of the Company and all Parties assenting thereto or bound thereby, have the like Effect as if they had been enacted by Parliament.

19. Notice of the Decree of Confirmation of the Scheme shall

be published in the Edinburgh Gazette.

20. The Company shall at all Times keep at their principal Office printed Copies of the Scheme, when confirmed, and shall sell such Copies to all Persons desiring to buy the same at a

reasonable Price, not exceeding Sixpence for each Copy.

If the Company fail to comply with this Provision they shall be liable to a Penalty not exceeding Twenty Pounds, and to a further Penalty not exceeding Five Pounds for every Day during which such Failure continues after the First Penalty is incurred, which Penalties shall be recovered and applied as Penalties under "The Railways Clauses Consolidation (Scotland) Act, 1845," are recoverable and applicable.

21. Where a Company whose principal Office is situate in Scotland have a Railway or Part of a Railway in England the fol-

lowing Provisions shall have Effect:

(1.) Any Petition for the Approval and Confirmation of a Scheme under this Act shall be presented to the Court of Session:

(2.) Where, after the presenting of any such Petition, any Person who is not amenable to the Jurisdiction of the

.

Scheme, when confirmed, to be final, binding, and effectual.

Notice of

Notice of Confirmation of Scheme. Company to keep printed Copies of Scheme, for Sale.

Penalty on Neglect.

Provision for Cases where Railways or Part in England. this Act.

C. 126.

Railway Companies (Scotland).

Court of Session brings any Action or institutes any other Proceeding against the Company in England, the Court of Chancery may, on the Application of the Company on Summons or Motion, in a summary Way restrain the same on such Terms as the Court thinks fit:

(3.) Notice of the presenting of the Petition shall be published in the London Gazette, and after such Publication no Execution, Attachment, or other Process against the Property of the Company in England shall be available for any Person who is not amenable to the Jurisdiction of the Court of Session without the Leave of the Court of Chancery, to be obtained on Summons or Motion in a summary Way.

22. The Court of Session may from Time to Time make Acts Acts of of Sederunt for the Regulation of the Practice of the Court under Sederunt to be

Loan Capital.

23. All Money borrowed or to be borrowed by a Company on Priority of Mortgage, Debenture, or Bond, or Debenture Stock, under the Mortgages. Provisions of any Act authorizing the borrowing thereof, shall have Priority against the Company and the Property from Time to Time of the Company over all other Claims on account of any Debts incurred or Engagements entered into by them after the passing of this Act: Provided always, that this Priority shall not affect any Claim, Right, or Remedy against the Company in respect of any Rentcharge, annual Feu Duty, or Ground Annual granted or to be granted by them in pursuance of "The Lands Clauses Consolidation (Scotland) Act, 1845," or "The Lands Clauses Consolidation Acts Amendment Act, 1860," or in respect of any Rent or Sum reserved by or payable under any Lease granted or made to the Company by any Person in pursuance of any Act relating to the Company which is entitled to rank in Priority to, or pari passu with, the Interest or Dividends on the Mortgages, Debentures, Bonds, and Debenture Stock; nor shall anything herein-before contained affect any Claim for Land taken, used, or occupied by the Company for the Purposes of the Railway, or injuriously affected by the Construction thereof, or by the Exercise of any Powers conferred on the Company.

24. Any Company may create and issue Debenture Stock, Power to issue subject to the Provisions of Part III. of "The Companies Clauses Debenture Act, 1863" (relating to Debenture Stock); and the said Part Stock, subject III. shall, with respect to any Special Act of a Company incorporating that Part, whether passed or to be passed, be read and c. 118. have Effect as if the following Words, that is to say, "not exceed-" ing the Rate prescribed in the Special Act, and if no Rate is " prescribed, then not exceeding the Rate of Four Pounds per " Centum per Annum," had not been inserted in Section Twentytwo of that Act; and for the Purposes of the present Section this Act shall be deemed a Special Act passed incorporating that Part, and any Special Act of a Company passed before the passing of this Act prescribing any Rate shall be read and have Effect as

if no Rate had been prescribed therein.

to Part III. of 26 & 27 Vict.

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Restriction on Rate of Interest on Debenture Stock already authorized.

25. Provided that any Debenture Stock the Creation whereof has been authorized by a Company, but which has not been issued, before the passing of this Act, shall not be issued on any Terms other than those whereon it might have been issued if this Act had not been passed, unless and until the Issue thereof on Terms other than as aforesaid is after the passing of this Act authorized by the Company in manner provided in Section Twenty-two of "The Companies Clauses Act, 1863."

Advances to meet Debentures falling due. 26. Money borrowed by a Company for the Purpose of paying off, and duly applied in paying off, Bonds, Debentures, or Mortgages of the Company given or made under the statutory Powers of the Company, shall, so far as the same is so applied, be deemed Money borrowed within and not in excess of such statutory Powers.

Share Capital.

Power to issue Shares or Stock at Discount. 27. Section Twenty-one of "The Companies Clauses Act, 1863," shall, with respect to any Special Act of a Company incorporating Part II. of that Act, whether passed or to be passed, be read and have Effect as if the following Words, that is to say, "but so that not less than the full nominal Amount of any Share or Portion of Stock be payable or paid in respect thereof," had not been inserted in that Section.

Power to issue Residue of original or other Capital at Discount. 28. Any Shares forming Part of the Capital (whether original or additional) authorized to be raised by any Special Act of a Company passed before the present Session which have not been disposed of may be disposed of in manner provided by Part II. of "The Companies Clauses Act, 1863," as amended by this Act, and that Part, as so amended, shall be deemed incorporated with such Special Act accordingly.

Restriction on issuing at Discount of Shares or Stockalready authorized.

29. Provided that any Shares the Creation whereof has been authorized by a Company, but which have not been issued, before the passing of this Act, shall not be issued on any Terms other than those whereon the same might have been issued if this Act had not been passed, unless and until the Issue thereof on Terms other than as aforesaid is after the passing of this Act authorized by the Company in manner provided by Part II. of "The Companies Clauses Act, 1863."

As to Audit of Railway Accounts.

30. No Dividend shall be declared by a Company until the Auditors have certified that the half-yearly Accounts proposed to be issued contain a full and true Statement of the financial Condition of the Company, and that the Dividend proposed to be declared on any Share is bonâ fide due thereon after charging the Revenue of the Half Year with all Expenses which ought to be paid thereout in the Judgment of the Auditors; but if the Directors differ from the Judgment of the Auditors with respect to the Payment of any such Expenses out of the Income of the Half Year, such Difference shall, if the Directors desire it, be stated in the Report to the Shareholders, and the Company in General Meeting may decide thereon, subject to all the Provisions of the Law then existing, and such Decision shall for the Purposes of Dividend be final and binding; but if no such Difference is stated, or if no Decision is given on any such Difference,

the Judgment of the Auditors shall be final and binding; and the Auditors may examine the Books of the Company at all reasonable Times, and may call for such further Accounts, and such Vouchers, Papers, and Information, as they think fit; and the Directors and Officers of the Company shall produce and give the same as far as they can, and the Auditors may refuse to certify as aforesaid until they have received the same; and the Auditors may at any Time add to their Certificate, or issue to the Shareholders independently, at the Cost of the Company, any Statement respecting the financial Condition and Prospects of the Company which they think material for the Information of the Shareholders.

Abandonment.

31. "The Abandonment of Railways Act, 1850," shall extend Provisions of and apply to all Companies authorized to make Railways by Act 13 & 14 Vict. of Parliament passed before the present Session, subject and according to the following Provisions:

(1.) Section Thirty-one of that Act shall be read and have Effect as if "The Companies Act, 1862,"were referred Companies to therein instead of "The Joint Stock Companies Winding-up Act, 1848," or any Act amending the same:

(?.) Section Thirty-five of the said Act of 1850 shall be read and have Effect as if the Date of the Twenty-first Day of May One thousand eight hundred and sixty-seven were therein substituted for the Date of the Eleventh Day of February One thousand eight hundred and fifty:

(3.) Nothing in the said Act of 1850 or this Act shall be deemed to make it obligatory on the Board of Trade to authorize the Abandonment of a Railway or Part of a Railway on any Application in that Behalf, and the Board of Trade shall not authorize such Abandonment in any Case, unless it appears to them just and expedient so to do; and the Board of Trade may, if they think fit, refuse in any Case to authorize such Abandonment, except on Condition of the Money deposited as Security for the Completion of the Railway, or the Stocks, Funds, or Securities on which the same is invested, or the Money secured by any Bond conditioned for Completion of the Railway, or for Payment of Money in default thereof, being applied as Part of the Assets of the Company.

32. Where it is shown to the Satisfaction of the Board of Abandonment Trade, with respect to a Company authorized to make a Railway where Three by Act of Parliament passed before the present Session that no Part or a Part less than Three Fifths of the Share Capital of the Company has been subscribed, the Board of Trade may, if they think fit, proceed under the said Act of 1850, as extended by this Act, on the Application of any Person named in the Special Act incorporating the Company as a Member or Director thereof, or of any Person named in the Warrant or Order directing Payment of any Deposit under any Standing Order of either House of Parliament, or of any Person who has lent the Amount of such Deposit or any Part thereof, or has entered into any Bond con-

c. 83. as to A bandonment of Railways to apply to all authorized to make Railways passed before this Session.

Fifths of Capital has not been subscribed.

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ditioned for the Completion of the Railway, or for Payment of any Money in default thereof, and without the preliminary Consent of a Meeting of Shareholders of the Company.

Compensation for Damage to Land by Entry, &c.

33. The Authority given under this Act for the Abandonment by a Company of any Railway or Part of a Railway shall not affect the Right of the Owner or Occupier of any Lands that have been temporarily occupied by the Company to receive Compensation, in accordance with the Provisions of "The Railways Clauses Consolidation (Scotland) Act, 1845," for such temporary Occupation, or for any Loss, Damage, or Injury that has been sustained by him by reason thereof, or of the Exercise as regards such Lands of any of the Company's Powers.

Cancellation of Bonds for Completion of Railways, and Release of Deposit.

34. Where a Warrant for Abandonment is granted under "The Abandonment of Railways Act, 1850," as extended by this Act, the Commissioners of Her Majesty's Treasury may cancel and deliver up any Bond entered into by or on behalf of a Railway Company for securing the Completion of a Railway, or, in case the Abandonment be of Part of the Railway only, may cancel and deliver up such Bond on receiving another Bond in lieu thereof. conditioned for Payment of a due proportionate Part of the Amount secured by such former Bond; and any Money remaining deposited as Security for the Completion of the Railway, or the Stocks, Funds, or Securities in which the same is invested, or any Bank Annuities, Stocks, Funds, Securities, or Exchequer Bills remaining deposited as such Security, or in case the Abandonment authorized is of Part only of a Railway, then such proportionate Part as the Board of Trade thinks fit of such Money, Stocks, Funds, Securities, Annuities, or Exchequer Bills, shall be paid, transferred, or delivered out to the Persons who would be entitled to receive the same if the Railway had been completed and opened for public Traffic; and the Court of Chancery or Court of Session, as the Case may be, shall, on the Application of those Persons, order Payment, Transfer, or Delivery out thereof accordingly, on a Certificate of the Board of Trade certifying that such a Warrant for Abandonment has been granted.

Protection for Board of Trade in case of Error. 35. The issuing in any Case of any Warrant or Certificate relating to Deposit, or to any Money, Stocks, Funds, Securities, Bank Annuities, or Exchequer Bills deposited, or any Error in any such Warrant or Certificate, or in relation thereto, shall not make the Board of Trade, or the Person signing the Warrant or Certificate on their Behalf, in any Manner liable for or in respect of the Money, Stocks, Funds, Securities, Bank Annuities, or Exchequer Bills deposited, or the Interest of or Dividends on the same or any Part thereof respectively.

Purchase of Lands.

Amendment (as to Railway Companies) of Section 84. of 8 & 9 Vict. c. 19. 36. Where after the passing of this Act a Company exercise the Powers conferred on the Promoters of the Undertaking by Section Eighty-four of "The Lands Clauses Consolidation (Scotland) Act, 1845," the following Provisions shall have Effect:

(1.) The Valuator to be appointed as in that Section provided shall be appointed by the Board of Trade instead of by

Railway Companies.

the Sheriff, and all the Provisions of that Act relative to a Valuator appointed by the Sheriff shall apply to a Valuator so appointed by the Board of Trade:

(2.) The Company shall give not less than Seven Days Notice of their Intention to apply to the Board of Trade for the Appointment of a Valuator to any Party interested in or entitled to sell and convey the Lands in question, and

not consenting to the Entry of the Company:

(3.) The Valuation to be made by the Valuator so appointed shall include the Amount of Compensation for all Damage and Injury to be sustained by reason of the Exercise of the Powers conferred by the said Section, as far as such Damage and Injury are capable of Estimation:

(4.) The Securities to the Bond to be given by the Company under that Section shall, in case the Parties differ, instead of being approved of by the Sheriff, be approved of by

the Board of Trade, after hearing the Parties.

37. Where, under "The Lands Clauses Consolidation (Scotland) Costs of Arbi-Act," 1845, or any Act incorporating the same, a Question of distration. puted Compensation relating to Lands required to be purchased or taken by a Company is determined by Arbitration, the Costs of and incidental to the Arbitration and Award shall, if either Party so requires, be taxed, as between the Parties, by the Auditor of the Court of Session.

C A P. CXXVII.

An Act to amend the Law relating to Railway Companies. [20th August 1867.]

B^E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

1. This Act may be cited as "The Railway Companies Act, Short Title. 1867."

2. Except as in this Act expressly otherwise provided, this Extent of Act. Act shall not extend to Scotland.

3. In this Act—

The Term "Company" means a Railway Company; that is to of Terms. say, a Company constituted by Act of Parliament, or by Certificate under Act of Parliament, for the Purpose of constructing, maintaining, or working a Railway (either alone or in conjunction with any other Purpose):

The Term "Action" includes Suit or other Proceeding:

The Term "Judgment" includes Decree, Order, or Rule:

The Term "Share" includes Stock:

The Term "Person" includes Corporation:

The Term "Court of Chancery" or "Court" means the Court of Chancery in *England* or *Ireland*, as the Case requires:

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Interpretation

Railway Companies.

The Term "Gazette" means, with respect to England, the London Gazette, and with respect to Ireland the Dublin Gazette.

Protection of Rolling Stock and Plant.

Restriction on Execution against Personal Property of Company.

4. The Engines, Tenders, Carriages, Trucks, Machinery, Tools, Fittings, Materials, and Effects, constituting the Rolling Stock and Plant used or provided by a Company for the Purposes of the Traffic on their Railway, or of their Stations or Workshops, shall not, after their Railway or any Part thereof is open for Public Traffic, be liable to be taken in Execution at Law or in Equity at any Time after the passing of this Act, and before the First Day of September One thousand eight hundred and sixty-eight, where the Judgment on which Execution issues is recovered in an Action on a Contract entered into after the passing of this Act, or in an Action not on a Contract commenced after the passing of this Act; but the Person who has recovered any such Judgment may obtain the Appointment of a Receiver, and, if necessary, of a Manager, of the Undertaking of the Company, on Application by Petition in a summary Way to the Court of Chancery in England or in Ircland, according to the Situation of the Railway of the Company; and all Money received by such Receiver or Manager shall, after due Provision for the Working Expenses of the Railway and other proper Outgoings in respect of the Undertaking, be applied and distributed under the Direction of the Court in Payment of the Debts of the Company and otherwise according to the Rights and Priorities of the Persons for the Time being interested therein; and on Payment of the Amount due to every such Judgment Creditor as aforesaid the Court may, if it think fit, discharge such Receiver or such Receiver and Manager.

Determination of Questions respecting Executions.

5. If in any Case where Property of a Company has been taken in Execution a Question arises whether or not it is liable to be so taken notwithstanding this Act, the same may be heard and determined on an Application by either Party by Summous in a summary Way to the Court out of which the Execution issued, or if the Court is One of the Superior Courts of Law, then to a Judge of any One of those Courts, and such Determination shall be final and binding.

Arrangements.

Preparation and filing of Scheme of Arrangement. 6. Where a Company are unable to meet their Engagements with their Creditors the Directors may prepare a Scheme of Arrangement between the Company and their Creditors (with or without Provisions for settling and defining any Rights of Shareholders of the Company as among themselves, and for raising, if necessary, additional Share and Loan Capital, or either of them), and may file the same in the Court of Chancery in England or in Ireland, according to the Situation of the principal Office of the Company, with a Declaration in Writing under the Common Scal of the Company to the Effect that the Company are unable to meet their Engagements with their Creditors, and with an Affi-

Railway Companies.

davit of the Truth of such Declaration made by the Chairman of the Board of Directors and by the other Directors, or the major Part in Number of them, to the best of their respective Judgment and Belief.

7. After the filing of the Scheme, the Court may, on the Ap- Stay of Acplication of the Company on Summons or Motion in a summary tions. Way, restrain any Action against the Company on such Terms as the Court thinks fit.

8. Notice of the filing of the Scheme shall be published in the Notice in Ga-Gazette.

9. After such Publication of Notice no Execution, Attachment, Stay of Execuor other Process against the Property of the Company shall be tions, &c. available without Leave of the Court, to be obtained on Sum-

mons or Motion in a summary Way.

10. The Scheme shall be deemed to be assented to by the Assent by Holders of Mortgages or Bonds issued under the Authority of Mortgagees, the Company's Special Acts when it is assented to in Writing by &c. Three Fourths in Value of the Holders of such Mortgages or Bonds, and shall be deemed to be assented to by the Holders of Debenture Stock of the Company when it is assented to in Writing by Three Fourths in Value of the Holders of such Stock.

11. Where any Rentcharge or other Payment is charged on Assent by Receipts of or is payable by the Company in consideration of the Holders of Purchase of the Undertaking of another Company, the Scheme Rentcharge,&c. shall be deemed to be assented to by the Holders of such Rentcharge or other Payment when it is assented to in Writing by Three Fourths in Value of such Holders.

12. The Scheme shall be deemed to be assented to by the Assent by Pre-Guaranteed or Preference Shareholders of the Company when it ference Shareis assented to in Writing as follows:—If there is only One Class holders. of Guaranteed or Preference Shareholders, then by Three Fourths in Value of that Class, and if there are more Classes of Guaranteed or Preference Shareholders than One, then by Three Fourths in Value of each such Class.

13. The Scheme shall be deemed to be assented to by the Assent by Or-Ordinary Shareholders of the Company when it is assented to dinary Shareat an Extraordinary General Meeting of the Company specially holders. called for that Purpose.

14. Where the Company are Lessees of a Railway the Scheme Assent by shall be deemed to be assented to by the Leasing Company when Leasing Comit is assented to as follows:

In Writing by Three Fourths in Value of the Holders of Mortgages, Bonds, and Debenture Stock of the Leasing Company: If there is only One Class of Guaranteed or Preference Shareholders of the Leasing Company, then in Writing by Three Fourths in Value of that Class, and if there are more Classes of Guaranteed or Preference Shareholders in the Leasing Company than One, then in Writing by Three Fourths in Value of each such Class:

By the Ordinary Shareholders of the Leasing Company at an Extraordinary General Meeting of that Company specially called for that Purpose.

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Railway Companies. .

Assent of Creditors, &c. not affected, unnecessary.

15. Provided that the Assent to the Scheme of any Class of Holders of Mortgages, Bonds, or Debenture Stock, or of any Class of Holders of a Rentcharge or other Payment as aforesaid, or of any Class of Guaranteed or Preference Shareholders, or of a Leasing Company, shall not be requisite in case the Scheme does not prejudicially affect any Right or Interest of such Class or Company.

Application for Confirmation of Scheme.

16. If at any Time within Three Months after the filing of the Scheme, or within such extended Time as the Court from Time to Time thinks fit to allow, the Directors of the Company consider the Scheme to be assented to as by this Act required, they may apply to the Court by Petition in a summary Way for Confirmation of the Scheme.

Notice of any such Application, when intended, shall be published in the Gazette.

Confirmation of Scheme.

17. After hearing the Directors, and any Creditors, Shareholders, or other Parties whom the Court thinks entitled to be heard on the Application, the Court, if satisfied that the Scheme has been within Three Months after the filing of it, or such extended Time (if any) as the Court has allowed, assented to as required by this Act, and that no sufficient Objection to the Scheme has been established, may confirm the Scheme.

Enrolment and Effect of Scheme. 18. The Scheme when confirmed shall be enrolled in the Court, and thenceforth the same shall be binding and effectual to all Intents, and the Provisions thereof shall, against and in favour of the Company and all Parties assenting thereto or bound thereby, have the like Effect as if they had been enacted by Parliament.

Notice of Confirmation.

Company to keep printed Copies of Scheme for Sale.

19. Notice of the Confirmation and Enrolment of the Scheme shall be published in the Gazette.

Penalty for Neglect. 20. The Company shall at all Times keep at their principal Office printed Copies of the Scheme, when confirmed and enrolled, and shall sell such Copies to all Persons desiring to buy the same at a reasonable Price, not exceeding Sixpence for each Copy.

If the Company fail to comply with this Provision they shall

be liable to a Penalty not exceeding Twenty Pounds, and to a further Penalty not exceeding Five Pounds for every Day during which such Failure continues after the First Penalty is incurred,

which Penalties shall be recovered and applied as Penalties under "The Railways Clauses Consolidation Act, 1845," are recoverable and applicable.

21. Where a Company whose principal Office is situate in England have a Railway or Part of a Railway in Scotland the

Provision for Cases where Railways or Part in Scotland.

following Provisions shall have Effect:

(1.) Any Scheme under this Act shall be filed in the Court of Chancery in England:

(2.) Where, after the filing of the Scheme, any Person who is not amenable to the Jurisdiction of the Court of Chancery in England brings any Action against the Company in Scotland, the Court of Session may, on the Application of the Company by Petition in a summary Way, sist, stay, or interdict the same on such Terms as the Court thinks fit:

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Railway Companies.

(3.) Notice of the filing of the Scheme shall be published in the Edinburgh Gazette, and after such Publication no Diligence against the Property of the Company in Scotland shall be available for any Person who is not amenable to the Jurisdiction of the Court of Chancery in England without the Leave of the Court of Session, to be obtained on Petition in a summary Way:

In this Section the Term "Court of Session" means either Division of the Court of Session, or in Time of Vacation the

Lord Ordinary officiating on the Bills.

22. The Lord Chancellor of Great Britain, with the Advice General Orders and Assistance of the Lords Justices of the Court of Appeal in for Regulation Chancery, the Master of the Rolls, and the Vice-Chancellors, or of Practice in any Two of those Judges, and the Lord Chancellor of Ireland, with the Advice and Assistance of the Lord Justice of Appeal in Chancery and the Master of the Rolls, or One of them, may from Time to Time make General Orders for the Regulation of the Practice of the Courts of Chancery in England and Ireland respectively under this Act.

Court of Chan-

Loan Capital.

23. All Money borrowed or to be borrowed by a Company on Priority of Mortgage or Bond or Debenture Stock under the Provisions of Mortgages. any Act authorizing the borrowing thereof shall have Priority against the Company and the Property from Time to Time of the Company over all other Claims on account of any Debts incurred or Engagements entered into by them after the passing of this Act: Provided always, that this Priority shall not affect any Claim against the Company in respect of any Rentcharge granted or to be granted by them in pursuance of "The Lands Clauses Consolidation Act, 1845," or "The Lands Clauses Consolidation Acts Amendment Act, 1860," or in respect of any Rent or Sum reserved by or payable under any Lease granted or made to the Company by any Person in pursuance of any Act relating to the Company which is entitled to rank in priority to, or pari passu with, the Interest or Dividends on the Mortgages, Bonds, and Debenture Stock; nor shall anything hereinbefore contained affect any Claim for Land taken, used, or occupied by the Company for the Purposes of the Railway, or injuriously affected by the Construction thereof, or by the Exercise of any Powers conferred on the Company.

24. Any Company may create and issue Debenture Stock, Power to issue subject to the Provisions of Part III. of "The Companies Clauses Debenture Act, 1863," (relating to Debenture Stock,) and the said Part III. Stock, subject shall, with respect to any Special Act of a Company incorporating to Part III. or 26 & 27 Vict. that Part, whether passed or to be passed, be read and have c. 118. Effect as if the following Words, that is to say, "not exceeding " the Rate prescribed in the Special Act, and if no Rate is pre-"scribed then not exceeding the Rate of Four Pounds per " Centum per Annum," had not been inserted in Section Twentytwo of that Act; and for the Purposes of the present Section this Act shall be deemed a Special Act passed incorporating that

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to Part III. of

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Railway Companies.

Part; and any Special Act of a Company passed before the passing of this Act prescribing any Rate shall be read and have Effect as if no Rate had been prescribed therein.

Restriction on on Debenture

Stock already

authorized.

25. Provided that any Debenture Stock the Creation whereof Rate of Interest has been authorized by a Company, but which has not been issued, before the passing of this Act, shall not be issued on any Terms other than those whereon it might have been issued if this Act had not been passed, unless and until the Issue thereof on Terms other than as aforesaid is after the passing of this Act authorized by the Company in manner provided in Section Twenty-two of "The Companies Clauses Act, 1863."

Advances to meet Debentures falling due.

26. Money borrowed by a Company for the Purpose of paying off, and duly applied in paying off, Bonds or Mortgages of the Company given or made under the statutory Powers of the Company, shall, so far as the same is so applied, be deemed Money borrowed within and not in excess of such statutory Powers.

Share Capital.

Power to issue Shares or Stock at Discount.

27. Section Twenty-one of "The Companies Clauses Act, 1863," shall, with respect to any Special Act of a Company incorporating Part II. of that Act, whether passed or to be passed, be read and have Effect as if the following Words, that is to say, " but so that not less than the full nominal Amount of any "Share or Portion of Stock be payable or paid in respect " thereof," had not been inserted in that Section.

Power to issue Residue of original or other Capital at Discount.

28. Any Shares forming Part of the Capital (whether original or additional) authorized to be raised by any Special Act of a Company passed before the present Session, which have not been disposed of, may be disposed of in manner provided by Part II. of "The Companies Clauses Act, 1863," as amended by this Act, and that Part, as so amended, shall be deemed incorporated with such Special Act accordingly.

Restriction on issuing at Discount of Shares or Stock already authorized.

29. Provided that any Shares the Creation whereof has been authorized by a Company, but which have not been issued, before the passing of this Act, shall not be issued on any Terms other than those whereon the same might have been issued if this Act had not been passed, unless and until the Issue thereof on Terms other than as aforesaid is after the passing of this Act authorized by the Company in manner provided by Part II. of "The Companies Clauses Act, 1863."

Audit of Railway Accounts.

30. No Dividend shall be declared by a Company until the Auditors have certified that the Half-yearly Accounts proposed to be issued contain a full and true Statement of the financial Condition of the Company, and that the Dividend proposed to be declared on any Shares is bona fide due thereon after charging the Revenue of the Half Year with all Expenses which ought to be paid thereout in the Judgment of the Auditors; but if the Directors differ from the Judgment of the Auditors with respect to the Payment of any such Expenses out of the Revenue of the Half Year, such Difference shall, if the Directors desire it, be stated in the Report to the Shareholders, and the Company in General Meeting may decide thereon, subject to all the Provisions

Railway Companies.

of the Law then existing, and such Decision shall for the Purposes of the Dividend be final and binding; but if no such Difference is stated, or if no Decision is given on any such Difference, the Judgment of the Auditors shall be final and binding; and the Auditors may examine the Books of the Company at all reasonable Times, and may call for such further Accounts, and such Vouchers. Papers, and Information, as they think fit, and the Directors and Officers of the Company shall produce and give the same as far as they can, and the Auditors may refuse to certify as aforesaid until they have received the same; and the Auditors may at any Time add to their Certificate, or issue to the Shareholders independently at the Cost of the Company, any Statement respecting the financial Condition and Prospects of the Company which they think material for the Information of the Shareholders.

Abandonment.

31. "The Abandonment of Railways Act, 1850," shall extend Provisions of and apply to all Companies authorized to make Railways by Act 13 & 14 Vict. of Parliament passed before the present Session, subject and c. 83. as to according to the following Provisions:

(1.) Section Thirty-one of that Act shall be read and have Effect as if "The Companies Act, 1862," were referred Companies to therein instead of "The Joint Stock Companies authorized to Winding-up Act, 1848," or any Act amending the same:

(2.) Section Thirty-five of the said Act of 1850 shall be read and have Effect as if the Date of the Twenty-first Day of May One thousand eight hundred and sixty-seven were therein substituted for the Date of the Eleventh Day of February One thousand eight hundred and fifty:

(3.) Nothing in the said Act of 1850 or this Act shall be deemed to make it obligatory on the Board of Trade to authorize the Abandonment of a Railway or Part of a Railway on any Application in that Behalf, and the Board of Trade shall not authorize such Abandonment in any Case unless it appears to them just and expedient so to do, and the Board of Trade may, if they think fit, refuse in any Case to authorize such Abandonment, except on Condition of the Money deposited as Security for the Completion of the Railway, or the Stocks, Funds, or Securities on which the same is invested, or the Money secured by any Bond conditioned for Completion of the Railway, or for Payment of Money in default thereof, being applied as Part of the Assets of the Company.

32. Where it is shown to the Satisfaction of the Board of Trade, Abandonment with respect to a Company authorized to make a Railway by Act where Three of Parliament passed before the present Session, that no Part, or Fifths of Capia Part less than Three Fifths, of the Share Capital of the Company, has been subscribed, the Board of Trade may, if they think fit, proceed under the said Act of 1850, as extended by this Act, on the Application of any Person named in the Special Act incorporating the Company as a Member or Director thereof, or of any

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Abandonment of Railways to apply to all make Railways before this Session.

tal not subscribed.

Person

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Railway Companies.

Person named in the Warrant or Order directing Payment of any Deposit under any Standing Order of either House of Parliament, or of any Person who has lent the Amount of such Deposit, or any Part thereof, or has entered into any Bond conditioned for the Completion of the Railway, or for Payment of any Money in default thereof, and without the preliminary Consent of a Meeting of Shareholders of the Company.

Compensation for Damage to Land by Entry, &c.

33. The Authority given under this Act for the Abandonment by a Company of any Railway or Part of a Railway shall not affect the Right of the Owner or Occupier of any Lands that have been temporarily occupied by the Company to receive Compensation, in accordance with the Provisions of "The Railways Clauses Consolidation Act, 1845," for such temporary Occupation, or for any Loss, Damage, or Injury that has been sustained by him by reason thereof, or of the Exercise as regards such Lands of any of the Company's Powers.

Cancellation of Bonds for Completion of Railways, and Release of Deposit.

34. Where a Warrant for Abandonment is granted under "The Abandonment of Railways Act, 1850," as extended by this Act, the Commissioners of Her Majesty's Treasury may cancel and deliver up any Bond entered into by or on behalf of a Railway Company for securing the Completion of a Railway, or, in case the Abandonment be of Part of the Railway only, may cancel and deliver up such Bond on receiving another Bond in lieu thereof conditioned for Payment of a due proportionate Part of the Amount secured by such former Bond; and any Money remaining deposited as Security for the Completion of the Railway, or the Stocks, Funds, or Securities in which the same is invested, or any Bank Annuities, Stocks, Funds, Securities, or Exchequer Bills remaining deposited as such Security, or in case the Abandonment authorized is of Part only of a Railway then such proportionate Part as the Board of Trade thinks fit of such Money, Stocks, Funds, Securities, Annuities, or Exchequer Bills, shall be paid, transferred, or delivered out to the Persons who would be entitled to receive the same if the Railway had been completed and opened for Public Traffic; and the Court of Chancery shall, on the Application of those Persons, order Payment, Transfer, or Delivery out thereof accordingly, on a Certificate of the Board of Trade certifying that such a Warrant for Abandonment has been granted.

Protection for in case of Error.

35. The issuing in any Case of any Warrant or Certificate Board of Trade relating to Deposit, or to any Money, Stocks, Funds, Securities, Bank Annuities, or Exchequer Bills deposited, or any Error in any such Warrant or Certificate, or in relation thereto, shall not make the Board of Trade, or the Person signing the Warrant or Certificate on their Behalf, in any Manner liable for or in respect of the Money, Stocks, Funds, Securities, Bank Annuities, or Exchequer Bills deposited, or the Interest of or Dividends on the same, or any Part thereof respectively.

Purchase of Lands.

Amendment (as to Railway Companies) of

36. Where after the passing of this Act a Company exercise the Powers conferred on the Promoters of the Undertaking by Section

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Railway Companies.

War Department Stores.

Section Eighty-five of "The Lands Clauses Consolidation Act, Section 85. of

1845," the following Provisions shall have Effect:

8 & 9 Vict.

(1.) The Surveyor to be appointed as in that Section provided shall be appointed by the Board of Trade instead of by Two Justices, and all the Provisions of that Act relative to a Surveyor appointed by Two Justices shall apply to

a Surveyor so appointed by the Board of Trade:

(2.) The Company shall give not less than Seven Days Notice of their Intention to apply to the Board of Trade for the Appointment of a Surveyor to any Party interested in or entitled to sell and convey the Lands in question, and not consenting to the Entry of the Company:

(3.) The Valuation to be made by the Surveyor so appointed shall include the Amount of Compensation for all Damage and Injury to be sustained by reason of the Exercise of the Powers conferred by the said Section, as far as such Damage and Injury are capable of Estimation:

(4.) The Sureties to the Bond to be given by the Company under that Section shall, in case the Parties differ, instead of being approved of by Two Justices, be approved of by the Board of Trade, after hearing the Parties.

37. Where, in England, under "The Lands Clauses Consolida- Costs of Arbition Act, 1845," or any Act incorporating the same, a Question of trations as to disputed Compensation relating to Lands required to be purchased Lands. or taken by a Company is determined by Arbitration, the Costs of and incidental to the Arbitration and Award shall, if either Party so requires, be settled, as between the Parties, by One of the Masters of the Court of Queen's Bench.

Extent of Act.

C A P. CXXVIII.

An Act for the Protection of War Department Stores.

[20th August 1867.]

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The War Department Stores Short Title.

Act, 1867."

2. This Act shall not extend to Scotland or Ireland.

3. In this Act-Interpretation The Term "the Secretary of State for War" means such One of Terms. of Her Majesty's Principal Secretaries of State as Her Ma-

jesty is for the Time being pleased to intrust with the Seals of the War Department:

The Term "Dealer in Marine Stores" means a Person bound 17 & 18 Vict. to conform with the Regulations of "The Merchant Ship- c. 104. s. 480. ping Act, 1854," Section Four hundred and eighty:

The Term "Dealer in Old Metals" has the same Meaning as in 24 & 25 Vict. "The Old Metal Dealers Act, 1861:"

The Term "Stores" includes all Goods and Chattels and any single Store or Article. Y y 4

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Repeal of Enactments in Schedule to this Act. 4. The Enactments described in the Schedule to this Act are hereby repealed as far as they relate to Military or Ordnance Stores, or other Her Majesty's Stores under the Charge or Control of the Secretary of State for War; but this Repeal or anything in this Act shall not apply to or in respect of any Offence, Act, or Thing committed or done before the passing of this Act, save that this Act shall apply to Stores bearing any such Mark or Part of a Mark as in this Act mentioned, whether applied before or after the passing of this Act.

Marks appropriated for War Department Stores.

Obliteration

with Intent to

conceal, &c.,

Felony.

5. The following Marks, namely, the Broad Arrow with or without the Letters W.D. or the Letters B.O., may be applied in or on Stores to denote Her Majesty's Property in Stores so marked.

It shall be lawful for the Secretary of State for War and the Contractors, Officers, and Workmen of the War Department to

apply those Marks or any of them in or on Stores.

If any Person without lawful Authority (Proof of which Authority shall lie on the Party accused) applies any of those Marks in or on any Stores, he shall be deemed guilty of a Misdemeanor, and shall on Conviction thereof be liable to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour.

6. If any Person, with Intent to conceal Her Majesty's Property in any Stores, takes out, destroys, or obliterates wholly or in part any such Mark as aforesaid, he shall be deemed guilty of Felony, and shall on Conviction thereof be liable, in the Discretion of the Court before which he is convicted, to be kept in Penal Servitude for any Term not exceeding Five Years, or to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour, and with or without Solitary Confinement.

Knowingly receiving, &c. marked Stores a Misdemeanor.

7. If any Person without lawful Authority (Proof of which Authority shall lie on the Party accused) receives, possesses, keeps, sells, or delivers any Stores bearing any such Mark as aforesaid, or any Part of any such Mark, knowing them to bear such Mark or Part of a Mark, he shall be deemed guilty of a Misdemeanor, and shall on Conviction thereof be liable to be imprisoned for any Term not exceeding One Year, with or without Hard Labour.

Knowledge of Stores being marked presumed against Dealers, &c. 8. Where a Person charged with such a Misdemeanor as last aforesaid was, at the Time at which the Offence is charged to have been committed, in Her Majesty's Service or a Dealer in Marine Stores or in Old Metals, or a Pawnbroker, Knowledge on his Part that the Stores to which the Charge relates bore such a Mark or Part of a Mark as aforesaid shall be presumed until the contrary is shown.

Summary Conviction in certain Cases.

9. A Person charged with such a Misdemeanor as last aforesaid in relation to Stores the Value whereof does not exceed Five Pounds shall be liable, on summary Conviction before a Justice of the Peace, to a Penalty not exceeding Five Pounds, or in the Discretion of the Justice to be imprisoned for any Term not exceeding Six Months, with or without Hard Labour.

Penalty on Dealer, & c. found in possession of un10. If Stores are found in the Possession of a Person being in Her Majesty's Service, or being a Dealer in Marine Stores or in Old Metals, or a Pawnbroker, and he is taken or summoned before a Justice of the Peace, and such Stores do not bear any such

such Mark or Part of a Mark as aforesaid, but the Justice sees marked Stores, reasonable Grounds for believing them to be or to have been Her and not ac-Majesty's Property, then if such Person does not satisfy the Justice that he came by the Stores so found lawfully he shall be liable on summary Conviction before the Justice to a Penalty not exceeding Five Pounds.

11. A Conviction under this Act of a Dealer in Old Metals shall Effect of Confor the Purposes of Registration and its Consequences under "The viction of Old Metal Dealers Act, 1861," be equivalent to a Conviction Dealer in Old Metals. under that Act.

12. In order to prevent a Failure of Justice in some Cases by Penalty on reason of the Difficulty of proving Knowledge of the Fact that Persons not Stores bore such a Mark as aforesaid,—

Dealers, &c. found in poscounting.

If Stores bearing such a Mark or Part of a Mark are found in the Possession of a Person not being in Her Majesty's Service, and marked Stores not being a Dealer in Marine Stores or in Old Metals, or a Pawn- and not acbroker, the following Provisions shall have effect:-

(1.) If such Person when taken or summoned before a Justice of the Peace does not satisfy the Justice that he came by the Stores so found lawfully, he shall be liable on summary Conviction before the Justice to a Penalty not exceeding Five Pounds:

(2.) If he satisfies the Justice that he came by the Stores so found lawfully, the Justice, at his Discretion, as the Evidence given and the Circumstances of the Case require, may summon before him every Person through whose Hands such Stores appear to have passed, and if any such Person as last aforesaid who has had Possession thereof does not satisfy the Justice that he came by the same lawfully, he shall be liable on summary

Conviction before the Justice to a Penalty not exceeding Five Pounds.

13. The Provisions of this Act relative to the taking out, Provision for destroying, or obliterating of Marks, or to the receiving, pos- Regimental sessing, keeping, selling, or delivering of marked Stores, or to Necessaries,&c. the possessing of unmarked Stores, shall not apply to Stores issued as Regimental Necessaries or otherwise for any Soldier, Militiaman, or Volunteer; but nothing herein shall relieve any Person from any Obligation or Liability to which he may be subject under any other Act in respect of any such Stores.

14. For the Purposes of this Act, Stores shall be deemed to be Criminal Posin the Possession or Keeping of any Person if he knowingly has session exthem in the actual Possession or Keeping of any other Person, or Plained. in any House, Building, Lodging, Apartment, Field, or Place, open or inclosed, whether occupied by himself or not, and whether the same are so had for his own Use or Benefit, or for the Use

or Benefit of another.

15. A Constable of the Metropolitan Police Force may, within Power for the Limits for which he is sworn, stop, search, and detain any Policemen to Carriage, Boat, or Vessel on or in which there is reason to suspect search Vehicles, that any of Her Majesty's Stores stolen or unlawfully obtained &c. may be found, or any Person reasonably suspected of then and

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there having in his Possession any such Stores stolen or unlawfully obtained.

Sections 98, 99, 100, 103, 107 to 113, and 115 to 121 of 24 & 25 Vict. c. 96. incorporated with this Act.

16. The following Sections of the Act of the Session of the Twenty-fourth and Twenty-fifth Years of Her Majesty's Reign, (Chapter Ninety-six), "to consolidate and amend the Statute Law "of England and Ireland relating to Larceny and other similar "Offences," shall be incorporated with this Act, and shall for the Purposes of this Act be read as if they were here re-enacted, namely, Sections Ninety-eight to One hundred, One hundred and three, One hundred and seven to One hundred and thirteen, and One hundred and fifteen to One hundred and twenty-one (all inclusive), and for this Purpose the Expression "this Act" where used in the Sections herein incorporated shall be taken to include the present Act.

No Person to gather or search for Stores within Ranges, unless authorized. 17. It shall not be lawful for any Person without Permission in Writing from the Secretary of State for War, or from some Person authorized by him in that Behalf (Proof of which Permission shall lie on the Party accused), to gather or search for Stores, or to creep, sweep, or dredge in the Spaces or Distances marked out and appropriated for Ranges under the Provisions of "The Artillery Ranges Act, 1862," whether covered with Water or not, or in the Sea or any tidal Water within One thousand Yards of any Battery or Fort used for the Practice of Artillery either by the Royal Artillery or by Militia or Volunteer Artillery.

Penalty.

If any Person acts in contravention of this Provision he shall be liable on summary Conviction before a Justice of the Peace to a Penalty not exceeding Five Pounds, or to be imprisoned for any Term not exceeding Three Months, with or without Hard Labour.

Application of Penalties, &c. 18. Notwithstanding anything in any Act relating to Municipal Corporations, or to the Metropolitan Police Force, or in any other Act, any pecuniary Penalty or other Money recovered under this Act shall be paid or applied as the Secretary of State for War directs.

Provision for Indictments, &c.

19. Nothing in this Act shall prevent any Person from being indicted under this Act or otherwise for any indictable Offence made punishable on summary Conviction by this Act, or prevent any Person from being liable under any other Act or otherwise to any other or higher Penalty or Punishment than is provided for any Offence by this Act, so that no Person be punished twice for the same Offence.

Power for Secretary of State to sue, &c. 20. The Secretary of State for War may institute and prosecute any Action, Suit, or Proceeding, Civil or Criminal, concerning Military or Ordnance Stores, or other Her Majesty's Stores under the Charge or Control of the Secretary of State for War, or any Stores sold or contracted to be delivered to or by the Secretary of State for War for the Use or on account of Her Majesty, or the Price to be paid for the same, or any Loss or Injury of or to any such Stores as aforesaid, and may defend any Action, Suit, or Proceeding concerning any such Stores, Matter, or Thing as aforesaid; and in every such Action, Suit, or Proceeding the Secretary of State for War may be so described, without more; and any such Action, Suit, or Proceeding shall not be affected by any Change

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Change in the Person for the Time being holding the Office of Secretary of State for War: Provided always as follows:

(1.) Nothing herein shall take away or abridge in or in relation to any such Action, Suit, or Proceeding any legal Right, Privilege, or Prerogative of the Crown; and in all such Actions, Suits, and Proceedings, and in all Matters and Proceedings connected therewith, the Secretary of State for War may exercise and enjoy all such Rights, Privileges, and Prerogatives as are for the Time being exercised and enjoyed in any Proceeding in any Court of Law or Equity by the Crown, as if the Crown were actually a Party to such Action, Suit, or Proceeding:

(2.) It shall be lawful for Her Majesty, Her Heirs and Successors, if and when it seems fit, to proceed by Information in the Court of Exchequer, or by any other Crown Process legal or equitable, in any Case in which it would have been competent for Her Majesty, Her Heirs or Successors, so to proceed if no Provisions respecting Procedure had been inserted in this Act.

SCHEDULE.

Enactments repealed with respect to War Department Stores, except as to Scotland and Ireland.

9 & 10 Will. 3. c. 41. in part.	An Act for the better preventing the Imbezlement of His Majesty's Stores of War, and preventing Cheats, Frauds, and Abuses in paying Seamen's Wages Sections One, Two, Four, Five, and Eight.
9 Geo. 1. c. 8.	An Act the Title whereof
in part.	begins with the Words
17 Geo. 2. c. 40.	An Act for continuing in part; some Laws, and ends with the Words Stuffs to be exported - Sections Three, Four, and Five. An Act the Title whereof
in part.	begins with the Words An Act to continue the several Laws, and ends with the Words England without Licence - Section Ten.
89 & 40 Geo. 3. c. 89.	An Act for the better preventing the Embezzlement of His Majesty's Naval, Ordnance, and Victualling Stores.

77 al 15epartment Stores.		
54 Geo. 3. c. 60.	An Act for the better preventing the Embezzlement of His Majesty's Cordage.	
55 Geo. 3. c. 127.	An Act to repeal an Act of the Fifty-third Year of His present Majesty, for preventing the Embezzlement of Stores; and to extend the Provisions of the several Acts relating to His Majesty's Naval, Ordnance, and Victualling Stores to all other public Stores.	
4 Geo. 4. c. 53.	An Act for extending the Benefit of Clergy to several Larcenies therein mentioned.	

CAP. CXXIX.

An Act to alter and regulate the Official Establishment of the High Court of Chancery and of the Superior Courts of Common Law in *Ireland*. [20th August 1867.]

WHEREAS it is expedient to alter and regulate the Official Establishments of the High Court of Chancery and of the

' Superior Courts of Common Law in Ireland:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Chancery

and Common Law Offices (Ireland) Act, 1867."

2. This Act shall commence and have effect on the First Day of October One thousand eight hundred and sixty-seven.

PART I.

OFFICES OF THE HIGH COURT OF CHANCERY IN IRELAND.

Abolition of certain Offices.

Short Title.

Commencement of Act.

3. From and after the Commencement of this Act the following Offices of the High Court of Chancery in *Ireland*, namely, the Offices of Clerk and Assistant Clerk of Affidavits, of Clerk and Assistant Clerk of Appearances and Writs, of Deputy Keeper of the Rolls, of Clerk and Assistant Clerk of Enrolments, and of Clerk and Assistant Clerk of Pleadings in the Department of the Deputy Keeper of the Rolls, of Clerk of Recognizances, and of Clerk and Assistant Clerk of the Record Department in the Office of the Registrar, and of the Cash Clerk in the said Office of the Registrar, shall be and the same are hereby abolished.

4. From and after the Commencement of this Act there shall be an Office of the High Court of Chancery in *Ireland*, to be called "The Record and Writ Office," and the Lord Chancellor and the Master of the Rolls shall cause to be provided at the Four Courts in the City of *Dublin* suitable Chambers for the

Purposes of the said Office.

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"Record and Writ Office" to be provided.

5. From and after the Commencement of this Act all Records, Transfer of Pleadings, Affidavits, and other Documents in the Custody or Records, &c. Charge of the Officers of the said abolished Offices, and all their Bill Books, Cause Books, Indexes, and other Books in respect of the said abolished Offices, shall be transferred to the said Record and Writ Office, and shall be there kept in Custody of the Clerk of Records and Writs, unless and until other Provision shall be made by Parliament for the Custody of any of said Documents not ordinarily required for the Business of the Court.

6. All the Business which is now performed and transacted Business of in the following Offices of the said Court, that is to say, in the abolished Affidavit Office, in the Office of Writs and Appearances, in the Offices to be Office of the Deputy Keeper of the Rolls, and in the Recognizance the Record and Office, and the Duties which are now discharged by the Deputy Writ Office. Keeper of the Rolls, and by the Clerk and Assistant Clerk of Enrolments, the Clerk and Assistant Clerk of Pleadings in the Office of the Deputy Keeper of the Rolls, and by the Clerk and Assistant Clerk in the Registrar's Office in respect of Reports and Accounts there kept, shall, from and after the Commencement of this Act, be performed, transacted, and discharged in the said Record and Writ Office; and the Notice Department in the Office of Appearances and Writs shall continue as at present constituted, and shall form a Part of the said Record and Writ Office, and shall be under the Control and Supervision of the Clerk of Records and Writs; and all Pleadings, Affidavits, Recognizances, Reports, Accounts, Notices, and other Documents which according to the Practice of the Court are now filed or lodged in any of the said abolished Offices shall be filed, lodged, and kept in the said Record and Writ Office; and all the Duties and Authorities which if this Act had not been passed could have been performed and exercised by the Officers of the said abolished Offices shall be performed and exercised by the Officers of the said Record and Writ Office in such Manner as shall be appointed by any General Order made as by this Act is provided.

7. There shall be a Clerk of Records and Writs and Two As- Appointment sistants to such Clerk in the Record and Writ Office, and the of Officers of said Clerk and his Assistants shall respectively discharge all such Duties as shall be appointed by any General Order made as by this Act is provided, and the said Officers shall have to aid them in the Discharge of their said Duties the several Clerks set forth in the First Schedule to this Act annexed, and so many Scrivenery Clerks as the Lord Chancellor with the Consent of the Commissioners of Her Majesty's Treasury shall appoint.

8. 'And whereas it is expedient that the new Establishment of New Establish-' Clerk of Records and Writs Assistants and Clerks hereby ment to be ' created shall in the first instance consist of Persons employed in formed from ' the Offices hereby abolished:' Be it therefore enacted, That Persons employed in John Reilly Esquire, Deputy Keeper of the Rolls, shall be and abolished he is hereby appointed Clerk of Records and Writs, and Muziere Offices. J. Brady Esquire, Clerk of Affidavits, shall be and he is hereby appointed First Assistant in said Record and Writ Office, and they shall hold their respective Offices by the same Tenure as

Record and Writ Office.

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they hold their said Offices by this Act abolished, and the Lord Chancellor, with the Concurrence of the Master of the Rolls and Vice Chancellor, or One of them, shall tender to the Clerks and Assistant Clerks of the Offices by this Act abolished, according to their respective Rank and Seniority at the Time of the passing of this Act, if competent for the permanent Discharge of such Duties, the Option of accepting the Offices of Second Assistant and First and Second Class Clerk, and any such Clerk or Assistant Clerk of less than Twenty-five Years Service who shall decline to accept any Office tendered to him as aforesaid shall be deemed to have resigned his said Office, and shall be entitled to receive such retiring Allowance as is provided by Section Twenty-eight of this Act for Officers of the Court of Chancery; and if there shall not be found amongst the Clerks and Assistant Clerks whose Offices are hereby abolished a sufficient Number of Persons to fill the Places of Clerks in said Record and Writ Office. the Lord Chancellor and the Master of the Rolls shall alternately, beginning with the Master of the Rolls, appoint a fit Person or fit Persons to fill such Place or Places: Provided always, that any Clerk or Assistant Clerk of any of the said abolished Offices appointed to any of the said Offices by this Act created in manner aforesaid shall hold his Office by the same Tenure as he held his former Office, and shall be entitled to receive a Salary not less than that which he enjoyed in virtue of his said former Office, and such Salary shall be paid to him out of the like Funds and in like Manner as the Salaries payable under this Act; and any Instrument by which any Person employed in any of the said abolished Offices shall be appointed to any of the above-mentioned Offices shall not be chargeable with any Stamp Duty.

How Vacancies in Record and Writ Office to be filled up.

9. When any Vacancy happens in the Office of Clerk of Records and Writs, the Master of the Rolls shall appoint a fit Person to fill the said Vacancy; and when any Vacancy happens in the Office of First Assistant in the said Record and Writ Office. the Lord Chancellor shall appoint a fit Person to fill the said Vacancy; and when any Vacancy happens in the Office of Second Assistant in said Record and Writ Office, the Master of the Rolls shall appoint a fit Person to fill the said Vacancy; and when any Vacancy happens in the Office of First-class Clerk, the Lord Chancellor shall promote thereto the Clerk of the Second-class next in Seniority who shall be competent to fill the said Vacancy; and when any Vacancy happens in the Office of Second-class Clerk, the Lord Chancellor and the Master of the Rolls shall alternately, beginning with the Master of the Rolls, appoint a fit Person to fill the said Vacancy; and when any Vacancy happens in the Office of Clerk in the Notice Department, the Master of the Rolls shall appoint a fit Person to fill the said Vacancy.

Tenure of Office.

10. Every Person appointed to any Place under this Act, save such Persons as shall have held Offices by this Act abolished, shall hold Office by the same Tenure as an Officer serving in an established Capacity in the permanent Civil Service of the State, but shall be removable by an Order of the Lord Chancellor, with the Concurrence of the Master of the Rolls or the Vice Chancellor.

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Chancellor, stating the Cause for such Removal: Provided always, that no Person shall be appointed to the Office of Secondclass Clerk unless he shall have received a Certificate of Fitness from the Civil Service Commissioners, or shall have been employed in any of the Offices by this Act abolished.

11. There shall be paid to the said Clerk of Records and Writs, Salaries of and to his Assistants, and to the said Clerks of the said Record Officers. and Writ Office appointed under this Act in the first instance. and to their Successors, the several and respective Salaries in that Behalf set forth in the Second Schedule to this Act annexed.

12. It shall be lawful for the Lord Chancellor from Time to Power to Lord Time to transfer any Person employed as a Scrivenery Clerk in Chancellor to the Registrar's Office of the said Court of Chancery, whose Ser-transfer Scrivices in the said Office may be dispensed with, to such Situation from Registrar's of a similar Nature in the said Record and Writ Office as he Office to Record shall consider such Person best qualified to fill; and any such and Writ Office. Person who shall refuse to discharge the Duties of the Situation to which he shall have been transferred as aforesaid shall be liable to Dismissal by the Lord Chancellor.

13. Every Person who on the Thirtieth Day of September One Officers, &c. thousand eight hundred and sixty-seven shall hold any Office or of abolished Situation in any Office of the said Court of Chancery which is by this Act abolished, and who, being of more than Twenty-five Officers, &c. Years Service, shall not have accepted, or being of less than of the Court Twenty-five Years Service shall not have been tendered the Op- of Chancery, tion of accepting, any Office or Situation in the said Record and and to be en-Writ Office, shall continue to be deemed an Officer of the Court titled to receive of Chancery, and shall hold by the same Tenure, and be entitled to the like Salary and Superannuation Allowance (if any), as if discharge the said Office or Situation had not been abolished, and shall, Duties imposed unless and until he shall retire pursuant to the Provisions of upon them. the "Court of Chancery (Ireland) Regulation Act, 1850," discharge such Duties suitable to his Position as an Officer of said Court connected with the Business of the said Court of Chancery, or the Arrangement and Classification of Records in any Public Record Office, or other Place provided for the keeping of Records by Parliament, as shall be assigned to him by the Lord Chancellor, or, at the Instance of the Lord Chancellor, by the Head of such Public Record Office respectively; and every such Person who shall decline to discharge such Duties when called upon to do so shall forfeit his Right to any Benefits to which he would otherwise be entitled under this Act, or the "Court of Chancery (Ireland) Regulation Act, 1850."

14. In case of Absence from Illness or other reasonable Cause Appointment it shall be lawful for the said Clerk of Records and Writs to of Deputy in appoint a Deputy, such Deputy and also the Occasion for such case of Absence Appoint a Deputy, such Deputy and also should be such as of Clerk of Appointment being first approved by the Lord Chancellor; and Records and in case the said Clerk of Records and Writs, being absent as Writs. aforesaid, shall neglect to appoint such Deputy, or to renew the Appointment of a Deputy, the Lord Chancellor may appoint a Deputy, and every Deputy to be appointed as aforesaid shall have all the Powers and Authorities of his Principal, and shall be paid

Offices to continue to be their present Salaries if they

such Sum out of the Salary of his Principal as the Lord Chancellor shall direct; and during Vacations the whole of the Business of the Record and Writ Office may be performed by such of the Officers of the said Office and upon such Terms as the Lord Chancellor shall by any Order direct.

Clerk of Reand Assistants to attest Copies of Affidavits;

15. The said Clerk of Records and Writs and the said Assistcords and Writs ants to the said Clerk shall cause every Copy of any Affidavit to be duly compared with the Original from which it shall be made before he shall attest the same, and shall be responsible for the Accuracy of every Copy so attested by him.

and administer Affirmations.

16. The said Clerk of Records and Writs and the said Assist-Oaths and take ants to the said Clerk may administer the Oaths and take the Affirmations and Attestations of Honour which they may from Time to Time be required to administer and take.

Persons swearing before such Officers subject to Penalties for Perjury.

17. All Persons swearing, affirming, or attesting before the said Clerk of Records and Writs, or any Assistant to the said Clerk, under this Act, shall be liable to all such Penalties, Punishments, and Consequences for any wilful and corrupt false Swearing or Perjury contained therein as if the Matter sworn, affirmed, or attested had been sworn, affirmed, or attested before the High Court of Chancery.

Officers and Clerks not to take Gratuities.

18. If the Clerk of Records and Writs, or any Assistant to the said Clerk, or any Person employed in the said Record and Writ Office, shall, for anything done or pretended to be done relating to his Office or Employment under this Act, or under Colour of doing anything relating to his said Office or Employment, wilfully demand or accept, or appoint or allow any Person whatsoever to take for him or on his Account, or for or on account of any Person by him named, any Fee, Gift, Gratuity, or Emolument, or anything of Value, other than what is allowed or directed to be taken by him, the Person so offending may, upon Complaint made to the Lord Chancellor, be removed from any Office or Employment he may hold under this Act.

Persons employed under this Act not to practise as Barristers, &c.

19. No Person while he holds any Office or Employment in the Record and Writ Office shall practise as a Barrister or as a Solicitor or Attorney; and every Solicitor or Attorney who shall accept any Office or Employment under this Act shall be struck off the Roll of Solicitors of the High Court of Chancery, and off the Roll of Attorneys of any of Her Majesty's Courts of Record at Dublin on which his Name may be.

Power to Vice Chancellor to appoint "Clerk in Court."

20. It shall be lawful for the Vice Chancellor from Time to Time to appoint a competent Writer of Shorthand to the Office of "Clerk in Court," whose Duty it shall be to attend the Vice Chancellor's Court for the Purpose of taking down and transcribing all such Evidence, Statements, and Matters as the Vice Chancellor shall direct, and for the Purpose of reading all Documents necessary to be read in Court, and discharging such other Duties as shall be prescribed by the Vice Chancellor.

Future Clerks in Court in Lord Chancellor's Court or Rolls Court.

21. When any Vacancy shall occur in the Office of "Clerk in Court" in the Lord Chancellor's Court or the Rolls Court, it shall be lawful for the Lord Chancellor and Master of the Rolls respectively to appoint a competent Writer of Shorthand to fill such Vacancy;

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Vacancy; and the present "Clerk in Court" in the Rolls Court, to be practised and every Person appointed a "Clerk in Court" as aforesaid after the Commencement of this Act, shall, in addition to the Duties hithero performed by the Person filling such Office, take down and transcribe all such Evidence, Statements, and Matters as the Judge in whose Court he shall attend shall direct.

22. There shall be paid to the present Clerk in Court in the Salaries of Rolls Court, and to any Person appointed after the Commencement Clerks in of this Act to the Office of "Clerk in Court" in the Lord Chan-Court. cellor's Court, Rolls Court, or Vice Chancellor's Court, the net yearly Salary of Four hundred Pounds, and every such Clerk in Court shall hold his Office by the same Tenure as an Officer serving in an established Capacity in the permanent Civil Service of the State, but shall be removable by the Judge to whose Court he shall be attached.

23. After the Expiration of Two Years from the passing of Power to inthis Act, it shall be lawful for the Commissioners of Her Majes- crease Salaries ty's Treasury, if they shall so think fit, to increase the Salaries of of Clerks in all or any of the Clerks in Court appointed under this Act to any Sum they may think fit, not exceeding the yearly Salary of Six bundred Pounds for each such Clerk, upon the Recommendation of the Judge to whose Court the Clerk shall be attached.

24. The Office of Second Examiner-in-Chief in the said Court Office of Second of Chancery, now vacant, shall not be filled up, and the same is Examiner-inhereby abolished, and the Duties of the said Office shall be discharged, as at present, by the Examiner-in-Chief; and all Records and Documents belonging to the said Office shall be transferred to the said Record and Writ Office, and shall be there kept in the Custody of the said Chief Clerk of Records and Writs unless and until other Provision shall be made by Parliament for the Custody of any of the said Records and Documents.

25. When any Vacancy shall occur in the Office of Supernu- Office of Supermerary Examiner to the Receiver Master of the said Court of numerary Chancery, such Vacancy shall not be filled up, and the Duties of such Office shall be discharged by such of the Officers of the said Master and in such Manner as the said Master, with the Approbation of the Lord Chancellor, shall order and direct; and any Person appointed to any Office or Situation in the Registrar's Office after the Commencement of this Act shall not be entitled to claim any Right of Succession to any other Office or Situation in the said Registrar's Office.

26. There shall be only Two Taxing Masters of the said Court Office of Third of Chancery, and the Office of Third Taxing Master of the said Taxing Master Court of Chancery, now vacant, shall be and the same is hereby abolished. abolished, and there shall be paid to each Taxing Master the yearly Salary of One thousand Pounds.

27. It shall be lawful for the Vice Chancellor to appoint a Trainbearers Trainbearer at a yearly Salary of One hundred Pounds, and for and Tipstaff the Lord Justice of Appeal to appoint a Trainbearer at a yearly may be Salary of One hundred Pounds, and a Tipstaff at a yearly Salary appointed. of Fifty Pounds.

28. Any Person hereafter appointed an Officer of any Office As to Superin the said Court of Chancery who shall resign his Office shall annuation 30 & 31 VICT.

Be Allowances.

be entitled to receive such Superannuation Allowance as the Commissioners of Her Majesty's Treasury shall think proper to direct; and in ascertaining and awarding the Amount of such Superannuation Allowance the said Commissioners shall take into consideration the whole Period during which any such Person shall have been permanently engaged in the said Office or in any other Public Office, and shall proceed according to the Principles laid down by the "Superannuation Act, 1859;" and all Sums and Allowances which shall be so awarded and granted under the Authority aforesaid shall be paid and payable, and be charged and chargeable, in the same Way as is provided in respect of the Salaries of the said Officers: Provided always, that the present Taxing Masters of the said Court and also any Person who shall have been employed in any of the Offices of the said Court of Chancery by this Act abolished, and who is or shall be appointed to any Office in said Court by or under this Act, shall be entitled to the same Retiring or Superannuation Allowance, and upon the same Conditions under "The Court of Chancery, Ireland, Regulation Act, 1850," as if his said Office had not been hereby abolished, and in case the Salary of the Office under this Act which he shall hold at the Time of his Retirement or Superannuation shall exceed the Salary of such abolished Office, then such Officer shall, in case he shall have served not less than Three Years in such new Office, be entitled to receive such further Superannuation Allowance in respect of such Excess as the said Commissioners shall think proper to direct, and same shall be ascertained and awarded in manner herein-before mentioned.

In awarding Retiring Allowance Service in other Offices may be reckoned.

29. It shall be lawful for the Commissioners of Her Majesty's Treasury, in awarding Retiring Allowances to the Officers of the Court of Chancery under "The Court of Chancery (Ireland) Regulation Act, 1850," to take into consideration the Period, if any, during which such Officers may have served in any Office under the Lord Chancellor, or in the Superior Courts of Common Law in Ireland, or in the Court of Bankruptcy and Insolvency, or the late Court of Bankruptcy or Court for the Relief of Insolvent Debtors in Ireland, in such Manner as they shall think proper.

Orders may be made for carrying Act into execution. 30. The Lord Chancellor, with the Advice and Concurrence of the Master of the Rolls and Vice Chancellor, or either of them, may make such Orders as he shall think fit, as well in relation to any Matter connected with the said abolished Offices, and not hereby otherwise provided for, as for carrying the Provisions of this Act into execution, and with the Consent of the Commissioners of Her Majesty's Treasury for regulating the Amount of Fees payable in the said Record and Writ Office and elsewhere under this Act, and may also make such other Rules and Orders, not being inconsistent with the Enactments and Provisions of this Act, as may be required for the Performance of the Business heretofore done in the said abolished Offices, and for establishing and settling the Practice of the Office hereby created.

Orders under the Act may be varied. 31. Any Order or Orders for the Time being made under this Act, may from Time to Time be annulled, altered, or varied, and new Orders may from Time to Time be made for any of the Pur-

poses

poses of this Act, by the Lord Chancellor, with the like Advice, Concurrence, and Consent.

32. Provided always, and be it enacted, That nothing in this Powers of Lord Act contained shall be construed to affect the general Powers Chancellor not vested in the Lord Chancellor either solely or otherwise.

33. 'Whereas by the Act of the Nineteenth and Twentieth Precedence of 'Years of Victoria the Lord Justice of the Court of Appeal in Lord Justice.

- ' Chancery in Ireland is entitled to Rank and Precedence next after the Lord Chief Baron of the Court of Exchequer in Ireland, except when the said Lord Chief Justice shall have exercised ' the Office of Lord High Chancellor of Ireland, then and in that ' Case the said Lord Justice is entitled to rank next after the ' Chancellor for the Time being:' Be it enacted, That from and
- after the passing of this Act the said Lord Justice, whether he has exercised the Office of Lord High Chancellor of Ireland or not, shall have Rank and Precedence only next the Lord Chief Baron of the Court of Exchequer in Ireland. 34. In addition to the Days now by Law kept as Holidays in Holidays in

the Court of Chancery and the Offices thereof, the several Days Courts of Law directed by "The Common Law Procedure Amendment Act, 1853," to be Holidays to be kept as Holidays in the Superior Courts of Law and the Offices in Court of thereof, shall be kept and observed as Holidays in the Court of Chancery and the Offices thereof.

PART II.

OFFICERS OF THE SUPERIOR COURTS OF COMMON LAW IN $I_{\it RELAND}$.

35. From and after the Commencement of this Act the Offices Enumeration of the Pleading Department, the Record Department, and the of abolished Rules Department, except the Office of Clerk of the Rules, in each Offices. of the said Superior Courts of Common Law, the Offices of Principal Assistant and Clerk to each of the Masters of the said Superior Courts of Common Law, the Office of Revenue Assistant in the Court of Exchequer, and the Offices of General Purposes Clerks in each of the said Superior Courts of Common Law, shall be and the same are hereby abolished.

36. From and after the Commencement of this Act the Duties How Duties of and Authorities which, if this Act had not been passed, could have Officers, &c. been performed and exercised by the Officers, Assistants, and of abolished Clerks of the said abolished Offices, shall be performed and exercised by the Officers and Clerks appointed under the Provisions of this Act in such Manner as the Judges of the said Superior Courts of Common Law shall, by any General Order made as by this Act is provided, from Time to Time direct.

Offices to be performed.

37. From and after the Commencement of this Act there shall As to Apbe in each of the said Superior Courts of Common Law, to conduct pointment of the Civil Business thereof beside the Master and Clerk of the new Officers. Rules, the following Officers and Clerks; that is to say, a Pleadings and Record Assistant, a Chief Clerk, and Two First-class, Two Second-class, and Two Third-class Clerks; and the said Officers and Clerks shall respectively discharge all such Duties as they shall from Time to Time be directed by any General Order made as by this Act is provided by the Judges of the said Superior Zz2

Superior Courts of Common Law, and such Officers and Clerks shall hold their respective Offices by the same Tenure as an Officer serving in an established Capacity in the permanent Civil Service of the State, but shall be removable by Order of the Judges of the Court to which they shall be respectively attached, stating the Cause for such Removal.

Proviso as to present Masters.

38. 'Whereas additional Duties will by this Act be imposed ' upon the present Masters of the Courts of Queen's Bench and ' Common Pleas, and it is expedient that Compensation for the ' same shall be made to them:' Be it therefore enacted, That in case the present Salaries and Emoluments of the said present Masters, or either of them, shall not amount in the whole to the annual Sum of One thousand four hundred Pounds, there shall be paid to such Masters or Master while holding such Office such further annual Sum as, together with their or his present Salary and Emoluments, shall amount for each to the full Sum of One thousand four hundred Pounds a Year.

Salaries of Masters and Officers.

39. Save as is by the next preceding Section provided, there shall be paid to the Master of each of the said Superior Courts of Common Law the yearly Salary of Twelve hundred Pounds, and to the Clerk of the Rules and Officers of each of the said Superior Courts of Common Law, and to any Crier hereafter appointed in any of the said Courts, the several and respective Salaries in that Behalf set forth in the Schedule (A.) to this Act annexed.

New Establishments to be formed from old.

40. 'And whereas it is expedient that the new Establishments ' of Pleadings and Record Assistant, Chief Clerk, and First, ' Second, and Third Class Clerks, should in the first instance ' consist of Persons employed in the Offices hereby abolished:' Be it therefore enacted, That the Judges of each of the said Superior Courts of Common Law shall tender to the Officers, Assistants, and Clerks of the Offices by this Act abolished in their Court of less than Forty Years Service, according to their respective Rank and Seniority at the Time of the passing of this Act, if they shall deem them competent for the permanent Discharge of such Duties, the Option of accepting the Offices of Pleadings and Record Assistant, of Chief Clerk, and of First, Second, or Third Class Clerk; and any such Officer, Assistant, or Clerk of less than Twenty-five Years Service who shall decline to accept any Office tendered to him as aforesaid shall be deemed to have resigned his said Office, and shall be entitled to receive such Retiring Allowance as is herein-after provided: Provided always, that any Officer, Assistant, or Clerk of any of the said abolished Offices appointed to any of the said Offices by this Act created in manner aforesaid shall hold his Office by the same Tenure as he held his former Office, and shall be entitled to receive a Salary not less than that which he enjoyed in virtue of his said former Office, and such Salary shall be paid to him out of the like Funds and in like Manner as the Salaries payable under this Act; and any Instrument by which any Person employed in any of the said abolished Offices shall be appointed to any of the above-mentioned Offices shall not be chargeable with any Stamp Duty.

Vacancies in 41. When a Vacancy happens in the Office of Pleadings and Record Assistant, or of Chief Clerk, the Chief Justices of the

Offices of Pleading and

Court of Queen's Bench and the Court of Common Pleas respectively as to Vacancies occurring in those Courts respectively, and the Chief Baron of the Court of Exchequer as to Vacancies occurring in that Court, shall appoint such Person filling an Office in the said Court as, having regard to the existing Rights of Succession of the present Officers, to Length of Service, and Competency, they shall consider most fit to fill the Vacancy.

Record Assistant, and Chief Clerk, to be filled by Judges.

42. When a Vacancy happens in the Office of First or Second Class Clerk the Chief Justices of the Court of Queen's Bench and the Court of Common Pleas respectively as to Vacancies occurring in those Courts respectively, and the Chief Baron of the Court of Exchequer as to Vacancies occurring in that Court, shall appoint filled by Judges, such Clerk of the Second or Third Class in the said Court as. having regard to the existing Rights of Succession of the present Officers, to Length of Service, and Competency, they shall consider most fit to fill the Vacancy; and when any Vacancy happens in the Office of Third-class Clerk the Chief Justices of the Court of Queen's Bench and the Court of Common Pleas respectively as to Vacancies occurring in those Courts respectively, and the Chief Baron of the Court of Exchequer as to Vacancies occurring in that Court, shall appoint a fit Person to fill the Vacancy: Provided always, that no Person shall be appointed to the Office of Third-class Clerk unless he shall have received a Certificate of Fitness from the Civil Service Commissioners, or shall have been employed in any of the Offices by this Act abolished.

Vacancies in Offices of First, Second, and Third Class Clerks to be

43. Any Officer, Assistant, or Clerk of less than Forty Years Service who on the Thirtieth of September One thousand eight hundred and sixty-seven shall hold any Office or Situation in any of the Superior Courts of Common Law which is by this Act abolished, and who being of more than Twenty-five Years Service shall not have accepted, or being of less than Twenty-five Years Service shall not have been tendered the Option of accepting, any of the Offices in said Courts by this Act created, shall continue to be deemed an Officer of the Court in which he shall have held such Office or Situation, and shall hold by the same Tenure, and be entitled to the like Salary, as if the said Office or Situation had not been abolished, and shall, unless and until he shall retire pursuant to the Provisions of this Act, discharge such Duties suitable to his Position as an Officer of the Court connected with the Business of the said Court, or the Arrangement and Classification of Records in any Public Record Office, or other Place provided for the keeping of Records by Parliament, as shall be assigned to him by the Judges of the said Court, or by the Head of such Public Record Office, at the Instance of such Judges respectively; and every such Person who shall decline to discharge such Duties when called upon to do so shall forfeit his Right to any Benefits to which he would otherwise be entitled under this Act.

Officers of abolished Offices to continue Officers of Court to which they shall have been attached, and to receive Salaries if they discharge Duties imposed upon them.

44. So much of an Act passed in the Session of Parliament holden in the Seventh and Eighth Years of the Reign of Her present Majesty, intituled An Act to regulate and reduce the Expenses of the Offices attached to the Superior Courts of Law in Ireland payable out of the Consolidated Fund, as shall be pealed, and such Digitized inconsistent $\mathbf{Z} \mathbf{z} \mathbf{3}$

So much of, 7 & 8 Vict. c. 107. as is inconsistent with this Act re-

Parts as are applicable to extend to it.

Pleadings and Record Assistant and certain other Clerks may administer Oaths, &c.

Orders may be made and varied for carrying Act into execution.

Fees now payable to Masters to be hence-! forth received by Stamps.

Officers of Court of Queen's Bench inconsistent with any of the Clauses or Provisions of this Act, and also Section Eight of the same Act, shall be and the same are hereby repealed; and so many and such Parts of the Clauses and Enactments of the said recited Act as may be applicable to the several Officers and Clerks appointed under this Act shall extend and be construed to extend and be applied to such Officers and Clerks respectively as fully and effectually as if such Clauses and Enactments had been repeated and re-enacted in this Act.

45. It shall be lawful for the said Pleadings and Record Assistant, Chief Clerk, and Two First-class Clerks in each of the said Superior Courts of Common Law to take Affidavits or Affirmations in all Matters relating to the Business of the said Courts respectively, and to administer the necessary Oaths and Affirmations for that Purpose; and all such Oaths, Affidavits, and Affirmations shall be of the same Force, Validity, and Effect, and shall and may be filed; and used and acted upon respectively as fully and effectually to all Intents and Purposes whatsoever, as if the same had been sworn or affirmed before the said Courts, or all or any of the Judges thereof respectively; and any Person who shall wilfully or corruptly swear or affirm anything false in any such Affidavits or Affirmations shall be subject to all Pains, Penalties, Punishments, and Disabilities for wilful and corrupt Perjury, in like Manner in all respects as if such Affidavits had been made in any of the said several Courts, or before all or any of the Judges thereof respectively.

46. The Judges of the said Superior Courts of Common Law may make such Orders as they shall think fit as well in relation to any Matter connected with the said abolished Offices as for carrying the Provisions of this Act into force, and may make such other Rules and Orders, not being inconsistent with the Provisions of this Act, as they shall think fit, for the Performance of the Business of the said abolished Offices, and for settling the Practice in the Offices of the said Superior Courts of Common Law, and may annul, alter, or vary such Orders as they shall think fit: Provided always, that no such Order shall take effect unless and until it shall be approved and signed by Two of the Chief Judges and Five of the Puisne Judges of the said Superior Courts of Common Law.

47. From and after the Commencement of this Act, all and every the Fees authorized and made payable under and by virtue of the several Acts set forth in the Schedule (B.) to this Act annexed shall no longer be received in Money, but by a Stamp denoting the Amount of the Fee which would otherwise be payable; and where any Fee shall be payable in respect of any Document, such Stamp shall, at the Expense of the Party liable to pay the Fee, and in such Manner and under such Regulations as shall by any General Order made as by this Act directed, be stamped on the Vellum, Parchment, or Paper on which the Proceeding in respect whereof such Fee is payable is written, printed, or engrossed, or which may be otherwise used in reference to such Proceedings.

48. From and after the Commencement of this Act, no Officer employed on the Crown Side of the Court of Queen's Bench in *\Ireland*

Ireland shall be entitled to receive and retain for his own Use (Crown Side) any Fee, Emolument, or Reward whatsoever; and all and every not to receive the Fees payable for or by reason of any Matter or Thing done or to be done by the said Clerk of the Crown in his said Office, or in anywise appertaining to the Business thereof, now received in Money, shall no longer be received in Money, but by a Stamp denoting the Amount of the Fee which otherwise would be payable; and where any Fee shall be payable in respect of any Document, such Stamp shall, at the Expense of the Party liable to pay the Fee, and in such Manner and under such Regulations as shall be directed by any General Order under this Act, be stamped or affixed on the Vellum, Parchment, or Paper on which the Proceeding in respect whereof such Fee is payable is written, printed, or engrossed, or which may be otherwise used in reference to such Proceedings.

Fees otherwise than by Stamps.

49. All Stamps by this Act directed to be substituted for Fees Stamps to be in any of the said Superior Courts of Common Law, or in the issued by Com-Crown Office of the said Court of Queen's Bench, shall be issued missioners of by and shall be under the Care and Management of the Commissioners of Inland Revenue; and the several Rules, Regulations, Provisions, Penaltics, Clauses, and Matters contained in any Act now or hereafter to be in force with reference to Stamp Duties shall be applicable thereto.

Revenue.

50. From and after the Commencement of this Act, there shall Salary of 800l. be paid to the Clerk of the Crown of the Court of Queen's Bench to the Clerk of in Ireland, in lieu of any Salary, Fees, or Emoluments to which he may now be entitled under the Provisions of any Act of Parliament or otherwise howsoever, the yearly Salary of Eight hundred Pounds.

the Crown.

51. From and after the Commencement of this Act, there shall Salary of the be paid to any Person employed as Chief Clerk to the said Clerk Chief Assistant of the Crown appointed after the passing of this Act the yearly Salary of Two hundred Pounds, to be increased every Year of Service by the annual Sum of Ten Pounds until the yearly Salary of such Chief Clerk shall amount to the yearly Salary of Three hundred Pounds: Provided always, that the present Chief Clerk to the said Clerk of the Crown shall, so long as he shall continue in the said Office, be paid the yearly Salary of Three hundred Pounds in lieu of any Salary, Fees, or Emoluments to which he may be now entitled under the Provisions of any Act of Parliament or otherwise howsoever.

52. The said Clerk of the Crown may, in addition to the said Power to Clerk Chief Clerk, employ a Clerk, removable at his Pleasure, to aid him of the Crown to in the Discharge of the Duties of his said Office; and there shall employ an adbe paid to such Clerk the yearly Salary of One hundred Pounds, to be increased every Year of Service by the annual Sum of Ten Pounds until the yearly Salary of such Clerk shall amount to the yearly Salary of One hundred and fifty Pounds; and the Clerk at present in the Employ of the said Clerk of the Crown shall be the first such Clerk, and shall, so long as he shall continue in said Office, be paid the said full yearly Salary of One hundred Digitized by GOS3 I It and fifty Pounds.

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ditional Clerk.

Power to Chief Clerk to take Affidavits.

53. It shall be lawful for the Chief Clerk to the said Clerk of the Crown to take Affidavits, Affirmations, or Attestations upon Honour in all Matters relating to the Business of the Crown Side of the Court of Queen's Bench in Ireland, and to administer the necessary Oaths, Affirmations, or Attestations for that Purpose; and all such Oaths, Affidavits, Affirmations, and Attestations shall be of the same Force, Validity, and Effect, and shall and may be proceeded upon and dealt with in all respects, and to all Intents and Purposes, as if the same had been taken, made, or administered by or before the said Court, or any of the Judges thereof, or by or before the said Clerk of the Crown; and any Person who shall wilfully or corruptly swear, affirm, or attest anything false in any such Affidavits, Affirmations, or Attestations so taken or administered by the said Chief Clerk shall be subject to all Pains, Penalties, Punishments, and Disabilities for wilful and corrupt Perjury, in like Manner as if such Affidavits, Affirmations, or Attestations had been made or taken by or in the said Court of Queen's Bench, or any of the Judges thereof, or by or before the said Clerk of the Crown aforesaid.

Power to Chief Clerk to sign Documents. 54. During the temporary Absence of the said Clerk of the Crown the affixing or signing the Name of the said Clerk of the Crown by the said Chief Clerk to all Orders, Writs, Pleadings, Instruments, and Proceedings, upon his being duly authorized in that Behalf by the said Clerk of the Crown so to do, but not otherwise, shall be as good, valid, and effectual as if the same were respectively affixed or signed or done in person by the Clerk of the Crown aforesaid.

Additional Salary to Registrar of Consolidated Nisi Prius Court, 55. There shall be paid to the present Registrar or Clerk of Nisi Prius for the Consolidated Nisi Prius Court in *Ireland*, and to his Successors in the said Office, in addition to the annual Salary which is now payable to such Officer, the annual Sum of One hundred Pounds.

As to Superannuation
Allowances.

56. Any Master, Clerk of the Rules, or other Officer of any of the said Superior Courts of Common Law who shall resign his Office shall be entitled to receive such Superannuation Allowance as the Commissioners of Her Majesty's Treasury shall think proper to direct; and in ascertaining and awarding the Amount of such Superannuation Allowance the said Commissioners shall take into consideration the whole Period during which any such Person shall have been permanently employed in the said Office or in any other Public Office, and shall proceed according to the Principles laid down by "Superannuation Act, 1859;" and any Officer, Assistant, or Clerk of any Office by this Act abolished who shall have served for a Period of not less than Forty Years shall be entitled to receive during his Life an Annuity equal to his Salary at the Time of the Abolition of his Office; and all Sums and Allowances which shall be so awarded and granted under the Authority aforesaid shall be paid and payable and be charged and chargeable in the same Way as is provided in respect of the Salaries of the said Officers: Provided always, that in case Arthur Bushe Esquire, Master of the Court of Queen's Bench, shall for any Cause retire from his said Office, he shall be entitled to receive yearly and every Year during his Life the Sum of Three hundred

A. Bushe, Esq., upon Retirement, to receive 384l. 12s. 3d.

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and eighty-four Pounds Twelve Shillings and Threepence provided in addition to for him by the said Act of the Seventh and Eighth Years of the Superannuation Reign of Her present Majesty, in addition to any Sum the Com- Allowance. missioners of Her Majesty's Treasury may award to him by way of Superannuation Allowance in respect of his said Office of Master.

Salaries.

57. The Salaries of the Masters of the said Superior Courts of Funds for Common Law shall be charged upon and paid out of the Consoli- Payment of dated Fund of the United Kingdom of Great Britain and Ireland, and the Salary of the present Clerk of the Crown of the said Court of Queen's Bench shall, so long as he shall hold such Office, be also charged upon and paid out of the said Consolidated Fund; and all other Salaries under Parts I. and II. of this Act shall be paid out of such Funds as Parliament shall from Time to Time provide for such Purpose.

58. All Salaries under Parts I. and II. of this Act shall grow Payment of due from Day to Day, but shall be paid on the usual Quarter Salaries. Days; and if any Person holding any of the said Offices shall die, resign, or be removed from the same, the Executor or Administrator of the Person so dying, or the Person so resigning or being removed, shall be entitled to receive a proportional Part of his Salary for the Time that such Person shall have lived or executed his Office since the last Payment.

59. In case it shall at any Time hereafter be made appear to the Satisfaction of the Commissioners of Her Majesty's Treasury, upon the Representation of the Lord Chancellor or of the Judges of the Court of Common Law, as the Case may be, that there are not any Duties in which any Examiner, Assistant Clerk, or Registrar to any of the Masters in Ordinary of the Court of Office is abo-Chancery whose Office is abolished by "The Court of Chancery lished. (Ircland) Act (1867)," or any Clerk or Assistant Clerk of the said Court of Chancery, or any Officer, Assistant, or Clerk of any of the Officers of the Superior Courts of Common Law whose Office is by this Act abolished, and who shall not be appointed to any other Office in said Courts respectively, or entitled to retire immediately under the Provisions of this Act, can be suitably employed, it shall be lawful for the said Commissioners, if they shall so think fit, to permit any such Person to retire from his Service, and to grant to him such special annual Allowance and in such Manner as by the Seventh Section of "The Superannuation Act, 1859," is provided in case of Persons whose Offices have been abolished.

Power to Treasury in certain Cases to grant Retiring Allowances to Officers whose

60. 'And whereas by the Forty-fourth Section of "The Irish Power to Trea-Bankrupt and Insolvent Act, 1857," it was (amongst others) ' enacted, that it should be lawful for the Lord Chancellor to ' direct that a Salary not exceeding Two hundred Pounds per ' Annum be paid to the Deputy Assistant to the Chief Registrar:

sury to increase Salary of certain Officers in Court of Bankruptcy and Insolvency.

- ' And whereas by the Forty-sixth Section of the said Act it was ' (amongst others) enacted, that the Salaries of the Clerks or
- Assistants in the said Section mentioned should not in any Case 'exceed collectively the annual Sum of Four hundred Pounds:
- And whereas it is expedient that there should be Power to

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C. 129.

Courts of Law Officers (Ireland).

- 'increase the said Salaries in the event of their being deemed
- 'insufficient Remuneration for the Duties which such Deputy 'Assistant Clerks or Assistants are required to perform: Be it therefore enacted, That it shall be lawful for the Judges of the Court of Bankruptcy and Insolvency in *Ireland*, if it shall appear to them that the Salary of the said Deputy Assistant or any of the said Clerks or Assistants is insufficient, with the Approval of the Lord Chancellor, to represent the Circumstances to the Commissioners of Her Majesty's Treasury, who are hereby empowered to

Compensation to Registrar of Judgments.

increase such Salaries to such Amounts as to them shall seem fit.

61. The Commissioners of Her Majesty's Treasury shall settle and adjust the Amount to be allowed to the present Registrar of Judgments in *Ircland*, so long as he shall hold the said Office, as Compensation for the Loss of the Fees of which he will be deprived by the Operation of this Act, on an Average of Five Years prior to the passing of this Act, and the Sum so awarded shall be paid out of Monies to be voted by Parliament.

SCHEDULES referred to and made Part of the foregoing Act.

SCHEDULE 1.

Setting forth the Number of Clerks for the Record and Writ Office.

Three First-class Clerks.
Three Second-class Clerks.
Four Clerks in the Notice Department.

SCHEDULE II.

Setting forth the yearly Salaries payable to the Persons appointed in the first instance Officers of the Record and Writ Office, and to their Successors respectively.

Office.	Salaries of Officers appointed in the first instance.	Salaries of Persons afterwards appointed.
Clerk of Records and Writs - First Assistant Second Assistant First-class Clerks	J. Reilly, Esq., 1,300l. M. J. Brady, Esq., 800l. 600l. 300l., to be increased by 15l. each Year of Service up to 400l. 200l., to be increased by 10l. each Year of Service up to 300l.	1,000l. 800l. 600l. Same as in next Column. Same as in next
Clerks in Notice Department	185 <i>l</i>	200 <i>l</i> . 150 <i>l</i> . 150 <i>l</i> . 100 <i>l</i> .
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Agricultural Gangs.

SCHEDULE (A.)

Setting forth the yearly Salaries payable to the Clerk of the Rules and Officers of each of the said Superior Courts of Common Law, and to any Crier hereafter appointed in any of the said Courts.

	Yearly Salary payable to		
Office. Clerks of the Rules and Officers appointed in the first instance.		Persons appointed afterwards.	
Clerk of the Rules -	900%	700l., to be increased by 25l. every Year	
Pleadings and Record Assistant.	700 <i>l</i>	of Service till Salary amounts to 900l. 600l., to be increased by 20l. every Year of Service till Salary amounts to 700l.	
Chief Clerk	500 l. -	400l., to be increased by 20l. every Year of Service till Salary amounts to 500l.	
Two First-class Clerks -	350 <i>l</i> . each	250l., to be increased by 15l. every Year of Service till Salary amounts to 350l.	
Two Second-class Clerks	250 <i>l</i> . each	2001, to be increased by 101. every Year of Service till Salary amounts to 2501.	
Two Third-class Clerks -	2001. each	150l., to be increased by 10l. every Year of Service till Salary amounts to 200l.	
Crier		100%.	

SCHEDULE (B.)

Setting forth the Statutes referred to in Section 47 of this Act.

3 & 4 Vict. c. 105. s. 16.

11 & 12 Vict. c. 120.

12 & 13 Vict. c. 104. s. 17.

12 & 13 Vict. c. 107. s. 112.

13 & 14 Vict. c. 29.

13 & 14 Vict. c. 74. s. 10.

17 & 18 Vict. c. 55.

C A P. CXXX.

An Act for the Regulation of Agricultural Gangs.

[20th August 1867.]

- 7 HEREAS in certain Counties in England certain Persons known as Gangmasters hire Children, Young Persons,
- and Women with a view to contracting with Farmers and others
- for the Execution on their Lands of various Kinds of Agricul-
- tural Work: And whereas it is expedient to make Regulations
- ' with respect to the Employment of Children, Young Persons, ' and Women by Gangmasters:'

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Agricultural Gangs.

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Agricultural Gangs Act, 1867."

2. This Act shall come into operation on the First of *January* One thousand eight hundred and sixty-eight.

3. The following Words and Expressions shall in this Act have the Meanings hereby assigned to them, unless there is something in the Context inconsistent with such Meanings; that is to say,

"Child" shall mean a Child under the Age of Thirteen Years:

"Young Person" shall mean a Person of the Age of Thirteen Years and under the Age of Eighteen Years:

"Woman" shall mean a Female of the Age of Eighteen Years

or upwards :

- "Gangmaster" shall mean any Person, whether Male or Female, who hires Children, Young Persons, or Women, with a view to their being employed in Agricultural Labour on Lands not in his own Occupation; and, until the contrary is proved, any Children, Young Persons, or Women employed in Agricultural Labour on Lands not in the Occupation of the Person who hired them shall be deemed to have been hired with the aforesaid View:
- "Agricultural Gang" shall mean a Body of Children, Young Persons, and Women, or any of them, under the Control of a Gangmaster.

4. The following Regulations shall be observed by every Gaugmaster with respect to the Employment of Children, Young Persons, and Women:

(1.) No Child under the Age of Eight Years shall be employed in any Agricultural Gang:

(2.) No Females shall be employed in the same Agricultural Gang with Males:

(3.) No Female shall be employed in any Gang under any Male Gangmaster unless a Female licensed to act as Gangmaster is also present with that Gang:

And any Gangmaster employing any Child, Young Person, or Woman in contravention of this Section, and any Occupier of Land on which such Employment takes place, unless he proves that it took place without his Knowledge, shall respectively be liable to a Penalty not exceeding Twenty Shillings for each Child, Young Person, or Woman so employed.

5. No Person shall act as a Gaugmaster unless he has obtained a Licence to act as such under this Act.

Any Person acting as a Gaugmaster without a Licence under this Act shall incur a Penalty not exceeding Twenty Shillings: for every Day during which he so acts.

6. No Licence shall be granted to any Person who is licensed to sell Beer, Spirits, or any other exciseable Liquor.

7. Licences to Gangmasters shall be granted by Two or more Justices in Divisional Petty Sessions, on due Proof to the Satis-

Short Title.

Commencement of Act_e Definition of Terms.

Regulations as to Gangs.

Gangmasters to be licensed.

Licences not to be granted to Keepers of Public Houses, Licences to Gangmasters.

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Agricultural Gangs.

faction of such Justices that the Applicant for a Licence is of good Character, and a fit Person to be intrusted with the Manage-

ment of an Agricultural Gang.

The Justices shall annex to their Licence a Condition limiting, in such Manner as they think expedient, the Distances within which the Children employed by such Gangmaster are to be allowed to travel on Foot to their Work, and any Gangmaster violating the Condition so annexed to his Licence shall for each Offence be liable to a Penalty not exceeding Ten Shillings.

Any Person aggrieved by the Refusal of the Justices to grant him a Licence to act as Gangmaster may appeal to the next practicable Court of General or Quarter Sessions; and it shall be lawful for such Court, if they see Cause, to grant a Licence to the Applicant, which shall be of the same Validity as if it had been

granted by the Justices in Petty Sessions.

8. Licences under this Act shall be in force for Six Months Renewal of only, and may be renewed on similar Proof to that on which an Licences. original Licence is granted.

9. There shall be charged in respect of each Grant or Renewal Fees in respect of Licence a Fee of One Shilling, and such Fee shall be accounted of Licences. for and applied in manner in which the Fces ordinarily received by the Authority granting the Licence are applicable.

10. On any Conviction of a Gangmaster of any Offence against Licence how this Act the Justices who convict him shall endorse on his Licence affected by the Fact of such Conviction; and on any Conviction of such Gangmaster of a Second Offence against this Act the Justices may, in addition to any other Penalty, withhold his Licence for a Period not exceeding Three Months; and on any Conviction of any Gangmaster of a Third Offence against this Act the Justices may, in addition to any other Penalty, withhold his Licence for a Period not exceeding Two Years.

And after a Fourth Conviction for an Offence against this Act the Gangmaster shall be disqualified from holding or receiving a

Licence under this Act.

11. All Penaltics under this Act may be recovered summarily Recovery of before Two or more Justices in manner directed by an Act passed Penalties. in the Session holden in the Eleventh and Twelfth Years of the 11 & 12 Vict. Reign of Her Majesty Queen Victoria, Chapter Forty-three, in- c. 43. tituled An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions within England and Wales with respect to summary Convictions and Orders, or any Act amending the same.

12. This Act shall not apply to Scotland or Ireland.

Conviction of Gangmaster.

Extent of Act.

C A P. CXXXI.

An Act to amend "The Companies Act, 1862."

[20th August 1867.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal,

Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

Short Title.

1. This Act may be cited for all Purposes as "The Companies Act, 1867."

Act to be construed as One with 25 & 26 Victor. 89.

2. "The Companies Act, 1862," is herein-after referred to as "the Principal Act;" and the Principal Act and this Act are herein-after distinguished as and may be cited for all Purposes as "The Companies Acts, 1862 and 1867;" and this Act shall, so far as is consistent with the Tenor thereof, be construed as One with the Principal Act; and the Expression "this Act" in the Principal Act, and any Expression referring to the Principal Act which occurs in any Act or other Document, shall be construed to mean the Principal Act as amended by this Act.

Commencement of Act. 3. This Act shall come into force on the First Day of September One thousand eight hundred and sixty-seven, which Date is herein-after referred to as the Commencement of this Act.

Unlimited Liability of Directors.

Company may have Directors with unlimited Liability. 4. Where after the Commencement of this Act a Company is formed as a Limited Company under the Principal Act, the Liability of the Directors or Managers of such Company, or the Managing Director, may, if so provided by the Memorandum of Association, be unlimited.

Liability of Director, past and present, where Liability is unlimited. 5. The following Modifications shall be made in the Thirty-eighth Section of the Principal Act, with respect to the Contributions to be required in the Event of the winding-up of a Limited Company under the Principal Act, from any Director or Manager whose Liability is, in pursuance of this Act, unlimited:

(1.) Subject to the Provisions herein-after contained, any such Director or Manager, whether past or present, shall, in addition to his Liability (if any) to contribute as an ordinary Member, be liable to contribute as if he were at the Date of the Commencement of such Winding-up

a Member of an unlimited Company:

(2.) No Contribution required from any past Director or Manager who has ceased to hold such Office for a Period of One Year or upwards prior to the Commencement of the Winding-up shall exceed the Amount (if any) which he is liable to contribute as an ordinary Member of the Company;

(3.) No Contribution required from any past Director or Manager in respect of any Debt or Liability of the Company contracted after the Time at which he ceased to hold such Office shall exceed the Amount (if any) which he is liable to contribute as an ordinary Member of the Company:

(4.) Subject to the Provisions contained in the Regulations of the Company no Contribution required from any Director or Manager shall exceed the Amount (if any) which he is liable to contribute as an ordinary Member, unless the

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Court deems it necessary to require such Contribution in order to satisfy the Debts and Liabilities of the Company, and the Costs, Charges, and Expenses of the Winding-up.

6. In the event of the winding-up of any Limited Company, Director with the Court, if it think fit, may make to any Director or Manager unlimited Liaof such Company whose Liability is unlimited the same Allow- bility may have ance by way of Set-off as under the One hundred and first Section of the Principal Act it may make to a Contributory where the Company is not limited.

7. In any Limited Company in which, in pursuance of this Act, the Liability of a Director or Manager is unlimited, the Directors or Managers of the Company (if any), and the Member who proposes any Person for Election or Appointment to such Office, his Liability shall add to such Proposal a Statement that the Liability of the will be un-Person holding such Office will be unlimited, and the Promoters, limited. Directors, Managers, and Secretary (if any) of such Company, or One of them, shall, before such Person accepts such Office or acts therein, give him Notice in Writing that his Liability will be unlimited.

Notice to be given to Director on his Election that

If any Director, Manager, or Proposer make default in adding such Statement, or if any Promoter, Director, Manager, or Secretary make default in giving such Notice, he shall be liable to a Penalty not exceeding One hundred Pounds, and shall also be liable for any Damage which the Person so elected or appointed may sustain from such Default, but the Liability of the Person elected or appointed shall not be affected by such Default.

8. Any Limited Company under the Principal Act, whether Existing Liformed before or after the Commencement of this Act, may, by a special Resolution, if authorized so to do by its Regulations, as originally framed or as altered by special Resolution, from Time to Time modify the Conditions contained in its Memorandum of Association so far as to render unlimited the Liability of its unlimited, Directors or Managers, or of the Managing Director; and such special Resolution shall be of the same Validity as if it had been originally contained in the Memorandum of Association, and a Copy thereof shall be embodied in or annexed to every Copy of the Memorandum of Association which is issued after the passing of the Resolution, and any Default in this respect shall be deemed to be a Default in complying with the Provisions of the Fiftyfourth Section of the Principal Act, and shall be punished accordingly.

mited Company may, by special Resolution, make Liability of Directors

Reduction of Capital and Shares.

9. Any Company limited by Shares may, by special Resolu- Power to Comtion, so far modify the Conditions contained in its Memorandum of Association, if authorized so to do by its Regulations as originally framed or as altered by special Resolution, as to reduce its Capital; but no such Resolution for reducing the Capital of any Company shall come into operation until an Order of the Court is registered by the Registrar of Joint Stock Companies, as is herein-after mentioned.

pany to reduce

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Company to add " and Reduced" to its Name for a limited Period. C. 131.

Company to apply to the Court for an Order confirming Reduction.

Definition of the Court.

Creditors may object to Reduction, and List of objecting Creditors to be settled by the Court.

Court may dispense with Consent of Creditor on Security being given for his Debt.

10. The Company shall, after the Date of the passing of any special Resolution for reducing its Capital, add to its Name, until such Date as the Court may fix, the Words "and Reduced," as the last Words in its Name, and those Words shall, until such Date, be deemed to be Part of the Name of the Company within the Meaning of the Principal Act.

11. A Company which has passed a special Resolution for reducing its Capital, may apply to the Court by Petition for an Order confirming the Reduction, and on the Hearing of the Petition the Court, if satisfied that with respect to every Creditor of the Company who under the Provisions of this Act is entitled to object to the Reduction, either his Consent to the Reduction has been obtained, or his Debt or Claim has been discharged or has determined, or has been secured as herein-after provided, may make an Order confirming the Reduction on such Terms and subject to such Conditions as it deems fit.

12. The Expression "the Court," shall in this Act mean the Court which has Jurisdiction to make an Order for winding-up the petitioning Company, and the Eighty-first and Eighty-third Sections of the Principal Act shall be construed as if the Term "Winding-up" in those Sections included Proceedings under this Act, and the Court may in any Proceedings under this Act make such Order as to Costs as it deems fit.

13. Where a Company proposes to reduce its Capital, every Creditor of the Company who at the Date fixed by the Court is entitled to any Debt or Claim which, if that Date were the Commencement of the winding-up of the Company, would be admissible in Proof against the Company, shall be entitled to object to the proposed Reduction, and to be entered in the List of Creditors who are so entitled to object.

The Court shall settle a List of such Creditors, and for that Purpose shall ascertain as far as possible without requiring an Application from any Creditor the Names of such Creditors and the Nature and Amount of their Debts or Claims, and may publish Notices fixing a certain Day or Days within which Creditors of the Company who are not entered on the List are to claim to be so entered or to be excluded from the Right of objecting to the proposed Reduction.

- 14. Where a Creditor whose Name is entered on the List of Creditors, and whose Debt or Claim is not discharged or determined, does not consent to the proposed Reduction, the Court may (if it think fit) dispense with such Consent on the Company securing the Payment of the Debt or Claim of such Creditor by setting apart and appropriating in such Manner as the Court may direct, a Sum of such Amount as is herein-after mentioned; (that is to say,)
 - (1.) If the full Amount of the Debt or Claim of the Creditor is admitted by the Company, or, though not admitted, is such as the Company are willing to set apart and appropriate, then the full Amount of the Debt or Claim shall be set apart and appropriated.

(2.) If the full Amount of the Debt or Claim of the Creditor is not admitted by the Company, and is not such as the Company are willing to set apart and appropriate, or if the Amount is contingent or not ascertained, then the Court may, if it think fit, inquire into and adjudicate upon the Validity of such Debt or Claim, and the Amount for which the Company may be liable in respect thereof, in the same Manner as if the Company were being wound up by the Court, and the Amount fixed by the Court on such Inquiry and Adjudication shall be set apart and appropriated.

15. The Registrar of Joint Stock Companies upon the Production to him of an Order of the Court confirming the Reduction of the Capital of a Company, and the Delivery to him of a Copy of the Order and of a Minute (approved by the Court), showing with respect to the Capital of the Company, as altered by the Order, the Amount of such Capital, the Number of Shares in which it is to be divided, and the Amount of each Share, shall register the Order and Minute, and on the Registration the special Resolution confirmed by the Order so registered shall take effect.

Notice of such Registration shall be published in such Manner

as the Court may direct.

30 & 31 Vict.

The Registrar shall certify under his Hand the Registration of the Order and Minute, and his Certificate shall be conclusive Evidence that all the Requisitions of this Act with respect to the Reduction of Capital have been complied with, and that the

Capital of the Company is such as is stated in the Minute.

16. The Minute when registered shall be deemed to be sub- Minute to form stituted for the corresponding Part of the Memorandum of Association of the Company, and shall be of the same Validity and subject to the same Alterations as if it had been originally contained in the Memorandum of Association; and, subject as in this Act mentioned, no Member of the Company, whether past or present, shall be liable in respect of any Share to any Call or Contribution exceeding in Amount the Difference (if any) between the Amount which has been paid on such Share and the Amount of the Share as fixed by the Minute.

17. If any Creditor who is entitled in respect of any Debt or Saving of Claim to object to the Reduction of the Capital of a Company under this Act is, in consequence of his Ignorance of the Proceedings taken with a View to such Reduction, or of their Nature and Proceedings. Effect with respect to his Claim, not entered on the List of Creditors, and after such Reduction the Company is unable, within the Meaning of the Eightieth Section of the Principal Act, to pay to the Creditor the Amount of such Debt or Claim, every Person who was a Member of the Company at the Date of the Registration of the Order and Minute relating to the Reduction of the Capital of the Company, shall be liable to contribute for the Payment of such Debt or Claim an Amount not exceeding the Amount which he would have been liable to contribute if the Company had commenced to be wound up on the Day prior to such Registration, and on the Company being wound up, the

Order and Minute to be registered.

Part of Memorandum of Association.

Rights of Creditors who are ignorant of

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Court on the Application of such Creditor, and on Proof that he was ignorant of the Proceedings taken with a view to the Reduction, or of their Nature and Effect with respect to his Claim, may, if it think fit, settle a List of such Contributories accordingly, and make and enforce Calls and Orders on the Contributories settled on such List in the same Manner in all respects as if they were ordinary Contributories in a winding-up; but the Provisions of this Section shall not affect the Rights of the Coutributories of the Company among themselves.

Copy of registered Minute. 18. A Minute when registered shall be embodied in every Copy of the Memorandum of Association issued after its Registration; and if any Company makes default in complying with the Provisions of this Section it shall incur a Penalty not exceeding One Pound for each Copy in respect of which such Default is made, and every Director and Manager of the Company who shall knowingly and wilfully authorize or permit such Default shall incur the like Penalty.

Penalty on Concealment of Name of

Creditor.

19. If any Director, Manager, or Officer of the Company wilfully conceals the Name of any Creditor of the Company who is entitled to object to the proposed Reduction, or wilfully misrepresents the Nature or Amount of the Debt or Claim of any Creditor of the Company, or if any Director or Manager of the Company aids or abets in or is privy to any such Concealment or Misrepresentation as aforesaid, every such Director, Manager, or Officer shall be guilty of a Misdemeanor.

Power to make Rules extended to making Rules concerning Matters in this Act.

20. The Powers of making Rules concerning winding-up conferred by the One hundred and seventieth, One hundred and seventy-first, One hundred and seventy-second, and One hundred and seventy-third Sections of the Principal Act shall respectively extend to making Rules concerning Matters in which Jurisdiction is by this Act given to the Court which has the Power of making an Order to wind up a Company, and until such Rules are made the Practice of the Court in Matters of the same Nature shall, so far as the same is applicable, be followed.

Subdivision of Shares.

Shares may be divided into Shares of smaller Amount.

21. Any Company limited by Shares may by special Resolution so far modify the Conditions contained in its Memorandum of Association, if authorized so to do by its Regulations as originally framed or as altered by special Resolution, as by Subdivision of its existing Shares or any of them, to divide its Capital, or any Part thereof, into Shares of smaller Amount than is fixed by its Memorandum of Association.

Provided, that in the Subdivision of the existing Shares the Proportion between the Amount which is paid and the Amount (if any) which is unpaid on each Share of reduced Amount shall be the same as it was in the Case of the existing Share or Shares

from which the Share of reduced Amount is derived.

22. The Statement of the Number and Amount of the Shares into which the Capital of the Company is divided contained in every Copy of the Memorandum of Association issued after the passing of any such special Resolution, shall be in accordance

Special Resolution to be embodied in Memorandum of Association.

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Associations formed for

Purposes not

Companies Act (1862) Amendment.

with such Resolution; and any Company which makes default in complying with the Provisions of this Section shall incur a Penalty not exceeding One Pound for each Copy in respect of which such Default is made; and every Director and Manager of the Company who knowingly or wilfully authorizes or permits such Default shall incur the like Penalty.

Associations not for Profit.

23. Where any Association is about to be formed under the Special Pro-Principal Act as a Limited Company, if it proves to the Board of visions as to Trade that it is formed for the Purpose of promoting Commerce, Art, Science, Religion, Charity, or any other useful Object, and that it is the Intention of such Association to apply the Profits, of Gain. if any, or other Income of the Association, in promoting its Objects, and to prohibit the Payment of any Dividend to the Members of the Association, the Board of Trade may by Licence, under the Hand of One of the Secretaries or Assistant Secretaries, direct such Association to be registered with Limited Liability, without the Addition of the Word Limited to its Name. and such Association may be registered accordingly, and upon Registration shall enjoy all the Privileges and be subject to the Obligations by this Act imposed on Limited Companies, with the Exceptions that none of the Provisions of this Act that require a Limited Company to use the Word Limited as any Part of its Name, or to publish its Name, or to send a List of its Members, Directors, or Managers to the Registrar, shall apply to an Association so registered.

The Licence by the Board of Trade may be granted upon such Conditions and subject to such Regulations as the Board think fit to impose, and such Conditions and Regulations shall be binding on the Association, and may, at the Option of the said Board, be inserted in the Memorandum and Articles of Association,

or in both or One of such Documents.

Calls upon Shares.

24. Nothing contained in the Principal Act shall be deemed Company may to prevent any Company under that Act, if authorized by its have some Regulations as originally framed or as altered by special Resolution, from doing any One or more of the following Things; not. namely,-

(1.) Making Arrangements on the Issue of Shares for a Difference between the Holders of such Shares in the Amount of Calls to be paid, and in the Time of Payment of such Calls:

(2.) Accepting from any Member of the Company who assents thereto the whole or a Part of the Amount remaining unpaid on any Share or Shares held by him, either in discharge of the Amount of a Call payable in respect of any other Share or Shares held by him or without any Call having been made:

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(3.) Paying Dividend in proportion to the Amount paid up on each Share in Cases where a larger Amount is paid up on some Shares than on others.

Manner in which Shares are to be issued and held.

25. Every Share in any Company shall be deemed and taken to have been issued and to be held subject to the Payment of the whole Amount thereof in Cash, unless the same shall have been otherwise determined by a Contract duly made in Writing, and filed with the Registrar of Joint Stock Companies at or before the Issue of such Shares.

Transfer of Shares.

Transfer may Request of Transferor.

26. A Company shall on the Application of the Transferor of be registered at any Share or Interest in the Company enter in its Register of Members the Name of the Transferee of such Share or Interest, in the same Manner and subject to the same Conditions as if the Application for such Entry were made by the Transferce.

Share Warrants to Bearer.

Warrant of Limited Shares fally paid up may be issued in Name of Bearer.

27. In the Case of a Company limited by Shares the Company, if authorized so to do by its Regulations as originally framed or as altered by special Resolution, and subject to the Provisions of such Regulations, may, with respect to any Share which is fully paid up, or with respect to Stock, issue under their Common Seal a Warrant stating that the Bearer of the Warrant is entitled to the Share or Shares or Stock therein specified, and may provide, by Coupons or otherwise, for the Payment of the future Dividends on the Share or Shares or Stock included in such Warrant, herein-after referred to as a Share Warrant.

Effect of Share Warrant.

28. A Share Warrant shall entitle the Bearer of such Warrant to the Shares or Stock specified in it, and such Shares or Stock may be transferred by the Delivery of the Share Warrant.

Re-registration of Bearer of a Share Warrant in the Register.

29. The Bearer of a Share Warrant shall, subject to the Regulations of the Company, be entitled, on surrendering such Warrant for Cancellation, to have his Name entered as a Member in the Register of Members, and the Company shall be responsible for any Loss incurred by any Person by reason of the Company entering in its Register of Members the Name of any Bearer of a Share Warrant in respect of the Shares or Stock specified therein without the Share Warrant being surrendered and cancelled.

Regulations of the Company may make the Bearer of a Share Warrant a Member.

30. The Bearer of a Share Warrant may, if the Regulations of the Company so provide, be deemed to be a Member of the Company within the Meaning of the Principal Act, either to the full Extent or for such Purposes as may be prescribed by the Regulations:

Provided that the Bearer of a Share Warrant shall not be qualified in respect of the Shares or Stock specified in such Warrant for being a Director or Manager of the Company in Cases where such a Qualification is prescribed by the Regulations

of the Company.

31. On the Issue of a Share Warrant in respect of any Share Entries in Register where or Stock the Company shall strike out of its Register of Members Share Warrant the Name of the Member then entered therein as holding such issued. Share

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Share or Stock as if he had ceased to be a Member, and shall enter in the Register the following Particulars:

(1.) The Fact of the Issue of the Warrant:

the Date at which a Person ceased to be a Member.

- (2.) A Statement of the Shares or Stock included in the Warrant, distinguishing each Share by its Number:
- (3.) The Date of the Issue of the Warrant: And until the Warrant is surrendered the above Particulars shall be deemed to be the Particulars which are required by the Twenty-fifth Section of the Principal Act to be entered in the Register of Members of a Company; and on the Surrender of a Warrant the Date of such Surrender shall be entered as if it were

32. After the Issue by the Company of a Share Warrant the Particulars to annual Summary required by the Twenty-sixth Section of the be contained Principal Act shall contain the following Particulars,—the total in annual Sum-Amount of Shares or Stock for which Share Warrants are outstanding at the Date of the Summary, and the total Amount of Share Warrants which have been issued and surrendered respectively since the last Summary was made, and the Number of Shares or Amount of Stock comprised in each Warrant.

33. There shall be charged on every Share Warrant a Stamp Stamps on Duty of an Amount equal to Three Times the Amount of the Share ad valorem Stamp Duty which would be chargeable on a Deed Warrants. transferring the Share or Shares or Stock specified in the Warrant, if the Consideration for the Transfer were the nominal Value of such Share or Shares or Stock.

34. Whosoever forges or alters, or offers, utters, disposes of, Penaltics on or puts off, knowing the same to be forged or altered, any Share Persons com-Warrant or Coupon, or any Document purporting to be a Share mitting Warrant or Coupon, issued in pursuance of this Act, or demands or endeavours to obtain or receive any Share or Interest of or in any Company under the Principal Act, or to receive any Dividend or Money payable in respect thereof, by virtue of any such forged or altered Share Warrant, Coupon, or Document, purporting as aforesaid, knowing the same to be forged or altered, with Intent in any of the Cases aforesaid to defraud, shall be guilty of Felony, and being convicted thereof shall be liable, at the Discretion of the Court, to be kept in Penal Servitude for Life or for any Term not less than Five Years, or to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour, and with or without Solitary Confinement.

35. Whosoever falsely and deceitfully personates any Owner Penalties on of any Share or Interest of or in any Company, or of any Share Persons falsely Warrant or Coupon issued in pursuance of this Act, and thereby personating obtain or endeavours to obtain any such Share or Interest, or Share Warrant or Coupon, or receives or endeavours to receive any Money due to any such Owner, as if such Offender were the true and lawful Owner, shall be guilty of Felony, and being convicted thereof shall be liable, at the Discretion of the Court, to be kept in Penal Servitude for Life or for any Term not less than Five Years, or to be imprisoned for any Term not exceeding Two

Years, with or without Hard Labour, and with or without Solitary Confinement.

Penalties on Persons engraving Plates,

36. Whosoever, without lawful Authority or Excuse, the Proof whereof shall be on the Party accused, engraves or makes upon any Plate, Wood, Stone, or other Material any Share Warrant or Coupon purporting to be a Share Warrant or Coupon issued or made by any particular Company under and in pursuance of this Act, or to be a blank Share Warrant or Coupon issued or made as aforesaid, or to be a Part of such a Share Warrant or Coupon, or uses any such Plate, Wood, Stone, or other Material for the making or printing any such Share Warrant or Coupon, or any such blank Share Warrant or Coupon, or any Part thereof respectively, or knowingly has in his Custody or Possession any such Plate, Wood, Stone, or other Material, shall be guilty of Felony, and being convicted thereof shall be liable, at the Discretion of the Court, to be kept in Penal Servitude for any Term not exceeding Fourteen Years and not less than Five Years, or to be imprisoned for any Term not exceeding Two Years, with or without Hard Labour, and with or without Solitary Confinement.

Contracts.

Contracts, how made.

37. Contracts on behalf of any Company under the Principal Act may be made as follows; (that is to say,)

(1.) Any Contract which if made between private Persons would be by Law required to be in Writing, and if made according to English Law to be under Seal, may be made on behalf of the Company in Writing under the Common Seal of the Company, and such Contract may be in the same Manner varied or discharged:

(2.) Any Contract which if made between private Persons would be by Law required to be in Writing, and signed by the Parties to be charged therewith, may be made on behalf of the Company in Writing signed by any Person acting under the express or implied Authority of the Company, and such Contract may in the same Manner be varied or discharged:

(3.) Any Contract which if made between private Persons would by Law be valid although made by Parol only, and not reduced into Writing, may be made by Parol on behalf of the Company by any Person acting under the express or implied Authority of the Company, and such Contract may in the same Way be varied or discharged:

And all Contracts made according to the Provisions herein contained shall be effectual in Law, and shall be binding upon the Company and their Successors and all other Parties thereto, their Heirs, Executors, or Administrators, as the Case may be.

38. Every Prospectus of a Company, and every Notice inviting Persons to subscribe for Shares in any Joint Stock Company, shall specify the Dates and the Names of the Parties to any Contract entered into by the Company, or the Promoters, Directors, or Trustees thereof, before the Issue of such Prospectus or Notice, whether subject to Adoption by the Directors or the Company, or

Prospectus, &c. to specify Dates and Names of Parties to any Contract made prior to Issue of such Prospectus, &c.

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otherwise; and any Prospectus or Notice not specifying the same shall be deemed fraudulent on the Part of the Promoters. Directors, and Officers of the Company knowingly issuing the same, as regards any Person taking Shares in the Company on the Faith of such Prospectus, unless he shall have had Notice of such Contract.

Meetings.

39. Every Company formed under the Principal Act after the Company to Commencement of this Act shall hold a General Meeting within Four Months after its Memorandum of Association is registered; and if such Meeting is not held the Company shall be liable to a Registration. Penalty not exceeding Five Pounds a Day for every Day after the Expiration of such Four Months until the Meeting is held; and every Director or Manager of the Company, and every Subscriber of the Memorandum of Association, who knowingly authorizes or permits such Default, shall be liable to the same Penalty.

hold Meeting within Four

Winding-up.

40. No Contributory of a Company under the Principal Act Contributory shall be capable of presenting a Petition for winding-up such Company unless the Members of the Company are reduced in Number to less than Seven, or unless the Shares in respect of which he is a Contributory, or some of them, either were originally allotted to him or have been held by him, and registered in his Name, for a Period of at least Six Months during the Eighteen Months previously to the Commencement of the Winding-up, or have devolved upon him through the Death of a former Holder:

when not qualified to present Winding-up Petition.

Provided that where a Share has during the whole or any Part of the Six Months been held by or registered in the Name of the Wife of a Contributory either before or after her Marriage, or by or in the Name of any Trustee or Trustees for such Wife or for the Contributory, such Share shall for the Purposes of this Section be deemed to have been held by and registered in the Name of the Contributory.

41. Where the High Court of Chancery in England makes an Winding-up Order for winding-up a Company under the Principal Act, it may be remay, if it thinks fit, direct all subsequent Proceedings to be had ferred to in a County Court held under an Act of the Session of the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Ninety-five, and the Acts amending the same; and thereupon such County Court shall, for the Purpose of winding-up the Company, be deemed to be "the Court" within the Meaning of the Principal Act, and shall have, for the Purposes of such Windingup, all the Jurisdiction and Powers of the High Court of Chancery.

42. If during the Progress of a Winding-up it is made to As to Transfer appear to the High Court of Chancery that the same could be of Suit from one more conveniently prosecuted in any other County Court, it shall be competent for the High Court of Chancery to transfer the same to such other County Court, and thereupon the Winding up shall proceed in such other County Court.

County Court.

County Court to another.

Parties aggrieved may appeal.

43. If any Party in a Winding-up under this Act is dissatisfied with the Determination or Direction of a Judge of a County Court on any Matter in such Winding-up, such Party may appeal from the same to the Vice-Chancellor named for that Purpose by the Lord Chancellor by General Order: Provided that such Party shall, within Thirty Days after such Determination or Direction, give Notice of such Appeal to the other Party or his Attorney, and also deposit with the Registrar of the County Court the Sum of Ten Pounds as Security for the Costs of the Appeal; and the said Court of Appeal may make such final or other Decree or Order as it thinks fit, and may also make such Order with respect to the Costs of the said Appeal as such Court may think proper, and such Orders shall be final.

Powers to frame Rules and Orders under 19 & 20 Vict. c. 108. s. 32.

44. The County Court Judges appointed or to be appointed by the Lord Chancellor from Time to Time to frame Rules and Orders for regulating the Practice of the Courts, and Forms of Proceedings therein, under the Thirty-second Section of an Act passed in the Nineteenth and Twentieth Years of the Reign of Her present Majesty, Chapter One hundred and eight, shall frame the Rules and Orders for regulating the Practice of the County Courts under this Act, and Forms of Proceedings therein, and from Time to Time may amend such Rules, Orders, and Forms; and such Rules, Orders, and Forms, or amended Rules, Orders, and Forms, certified under the Hands of such Judges, or of any Three or more of them, shall be submitted to the Lord Chancellor, who may allow or disallow or alter the same, and so from Time to Time; and the Rules, Orders, and Forms, or amended Rules, Orders, and Forms, so allowed or altered shall, from a Day to be named by the Lord Chancellor, be in force in every County Court.

Scale of Costs to be framed by the Judges.

45. The County Court Judges mentioned in the last Section shall be empowered to frame a Scale of Costs and Charges to be paid to Counsel and Attorneys with respect to all Proceedings in a winding-up under this Act, and from Time to Time to amend such Scale; and such Scale or amended Scale, certified under the Hands of such Judges or any Three or more of them, shall be submitted to the Lord Chancellor, who from Time to Time may allow or disallow or alter the same; and the Scale or amended Scale so allowed or altered shall, from a Day to be named by the Lord Chancellor, be in force in every County Court.

Remuneration of Registrars and High Bailiffs in Winding-up of Companies. 46. The Registrars and High Bailiffs of the County Courts shall be remunerated for the Duties to be performed by them under this Act, by receiving, for their own Use, such Fees as may be from Time to Time authorized to be taken by any Orders to be made by the Commissioners of the Treasury, with the Consent of the Lord Chancellor; and the Commissioners of the Treasury are hereby authorized and empowered, with such Consent as aforesaid, from Time to Time to make such Orders: Provided that it shall be lawful for the said Commissioners, with the like Consent as aforesaid, by an Order to direct that after the Date named in the Order any Registrar or High Bailiff shall, in lieu of receiving such Fees, be paid such fixed or fluctuating Allowance as may in each Case be thought just, and after such

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Companies Act (1862) Amendment.

Date the said Fees shall be accounted for and paid over by such Registrar or High Bailiff in such Manner as may be directed in the Order.

Saving.

47. Nothing in this Act contained shall exempt any Company Not to exempt from the Second or Third Provisions of the One hundred and Companies ninety-sixth Section of the Principal Act restraining the Altera- from Provisions tion of any Provision in any Act of Parliament or Charter.

of Sect. 196. of 25 & 26 Vict. c. 89.

C A P. CXXXII.

An Act to remove Doubts as to the Power of Trustees, Executors, and Administrators to invest Trust Funds in certain Securities, and to declare and amend the Law relating to such Investments. [20th August 1867.]

WHEREAS by an Act passed in the Session holden in the 22 & 23 Vict. Twenty-second and Twenty-third Years of Her present c. 35. ' Majesty, Chapter Thirty-five, "to further amend the Law of " Property, and to relieve Trustees," it is enacted, that "when "a Trustee, Executor, or Administrator shall not by some " Instruments creating his Trust be expressly forbidden to invest " any Trust Fund on Real Securities in any Part of the United "Kingdom, or on the Stock of the Bank of England or Ireland. " or on East India Stock, it shall be lawful for such Trustee, "Executor, or Administrator to invest such Trust Fund on " such Securities or Stock, and he shall not be liable on that " account as for a Breach of Trust, provided that such Invest-"ment shall in other respects be reasonable and proper:"

'And whereas Doubts have arisen as to the legal Effect and ' Signification of the Words " East India Stock" in the said Act ' mentioned :'

Be it therefore enacted and declared by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The Words "East India Stock" in the said Act passed in Application of the Session holden in the Twenty-second and Twenty-third Years of Her Majesty, Chapter Thirty-five, shall include and express as well the East India Stock which existed previously to the Thirteenth Day of August One thousand eight hundred and fiftynine, when the said Act received the Assent of Her Majesty, as East India Stock charged on the Revenues of India, and created under and by virtue of any Act or Acts of Parliament which received Her Majesty's Assent on or after the Thirteenth Day of August One thousand eight hundred and fifty-nine; and it shall be lawful for every Trustee, Executor, or Administrator to invest any Trust Fund in his Possession or under his Control in the Stock created by the last-mentioned Act or Acts to the same Extent, and for the same Purposes and Objects, as he can now

Term " East India Stock" in recited Act.

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Investment of Trust Funds.

invest such Trust Fund in the East India Stock which existed previously to the Thirteenth Day of August One thousand eight hundred and fifty-nine.

Trustees may invest in any Securities guaranteed by Parliament.

2. It shall be lawful for every Trustee, Executor, or Administrator to invest any Trust Fund in his Possession or under his Control in any Securities the Interest of which is or shall be guaranteed by Parliament to the same Extent and in the same Manner as he may invest such Trust Fund in such Securities as aforesaid.

CAP. CXXXIII.

An Act relating to the Consecration of Churchyards. [20th August 1867.]

WHEREAS it is expedient to diminish the Expense attendant on the Consecration of Portions of Ground adjoining ' and added to existing Churchyards:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Power for Bishop to sign Instrument of Consecration at Churchyard without Presence of

1. Where any Ground adjoining to an existing Churchyard has been or is added thereto, the Bishop of the Diocese may, if he thinks fit, at the Churchyard or in the Church to which it belongs, by his own Hand, or by the Hand of any Bishop of the United Church of *England* and *Ireland* lawfully appointed as his Commissary, sign an Instrument declaring or recording the Con-Chancellor, &c. secration of such Ground, without the Presence of the Chancellor or Registrar of the Diocese being necessary; and the Signature of the Bishop to such Instrument shall be attested by the Chancellor or by a Surrogate or by any Two Clergymen of the Diocese, and shall be in the following Form, endorsed on a Plan of the Ground so added: I, A.B., Bishop of hereby declare and record the Ground added to the Churchyard , as on the within Plan, to be consecrated Ground and Part of the said Churchyard; and such Instrument, so signed and attested, on being deposited in the Registry of the Diocese, shall have the same Effect as a Sentence of Consecration.

No Fee to Officer attending.

Fee for Deposit.

Powers given in School Sites Acts for Conveyance of Land to apply to Conveyances under this Act.

2. No Officer of the Bishop or of the Diocese shall receive any Fee for Attendance at such Consecration, or any Allowance for travelling or for Attendance.

3. A Fee of Five Shillings shall be payable to the Registrar for

the Deposit of every such Instrument of Consecration. 4. 'And whereas by an Act passed in the Fourth and Fifth

'Years of the Reign of Her present Majesty, intituled An Act ' to afford further Facilities for the Conveyance and Endowment of Sites for Schools, and by another Act passed in the 'Twelfth and Thirteenth Years of the Reign of Her present ' Majesty, intituled An Act to extend and explain the Provisions ' of the Acts for the granting of Sites for Schools, Powers are ' given to Persons being seised in Fee Simple, Fee Tail, or for Life of and in any Manor or Lands of Freehold, Copyhold, or

Consecration of Churchyards.

' Customary Tenure, and having the beneficial Interest therein, ' to grant, convey, or enfranchise, by way of Gift, Sale, or Ex-' change in Fee Simple or for Term of Years, any Quantity not exceeding One Acre of such Land as a Site for a School, and it ' is expedient that the same Powers should be extended to Persons willing to grant Land for the Enlargement of Churchyards ' or Burial Places in England or Wales:' Be it therefore enacted, That the said Acts shall be deemed to apply to all Persons desirous of granting Land for the Purpose of such Enlargement, in the same Way as if the said Land had been granted as a Site for a School; provided nevertheless, that no such Grant shall be made otherwise than in Fee Simple, and may be made in the Form herein-after provided; and that every such Grant made by any Person seised only for Life shall be valid without the Concurrence therein of the Person next entitled in Remainder in Fee Simple or Fee Tail, and such Conveyance shall be good and valid without any Licence or Writ of Ad quod damnum, the Statutes of Mortmain, or any other Statute or Law, to the contrary notwithstanding.

5. Any Lands or Hereditaments adjoining any Churchyard or Form of Con-Burial Place may be conveyed for the Purpose of adding thereto veyance of by a Deed in the Form following, with such Variations (if any)

as the Circumstances of the Case may require:

'I [or We, or the corporate Title of a Corporation,] under the Authority of "The Consecration of Churchyards Act, 1867," do hereby freely and voluntarily give, grant, and convey [or, as the Case may be, do hereby, in consideration of the Sum of to me, or us, or the paid, grant and convey] unto the Person or Persons, or Corporation Sole or Aggregate, in whom the Churchyard or the Burial Place known is now vested, his or their Heirs or Successors, all [describing the Hereditaments to be conveyed], and all Right, Title, and Interest in the same and every Part thereof, to be held for ever as Part of the said Churchyard or Burial Place: And every such Conveyance shall be valid and effectual in the Law to all Intents and Purposes.

6. 'And whereas by the Act of the Fifty-ninth Year of George Deed of Gift. ' the Third, intituled An Act to amend and render more effectual &c. not to be an Act passed in the last Session of Parliament, for building and promoting the building of additional Churches in populous Parishes, and by another Act of the Third Year of George the ' Fourth, intituled An Act to amend and render more effectual Two Acts passed in the Fifty-eighth and Fifty-ninth Years of ' His late Majesty, for building and promoting the building of ' additional Churches in populous Parishes, the Commissioners for managing the Duties upon stamped Vellum, Parchment, and ' Paper are authorized to allow the full Amount of Stamp Duties upon Instruments made in relation to the said recited Acts; and it is expedient to make further Provisions in relation to such

Stamp Duties: Be it therefore enacted, That no Deed of Gift, or Grant, Security, Contract, Agreement, Deed, or Conveyance,

Lands for adding to existing Churchyards.

subject to Stamp Duties.

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Consecration of Churchyards.

or other Instrument made for the Purposes of this Act, or for the carrying into execution any of the Powers, Authorities, or Provisions of this Act, shall be subject to any of the Duties upon stamped Vellum, Parchinent, or Paper, anything in any Act or Acts of Parliament to the contrary notwithstanding.

Application of the Provisions of Act of 3 G. 4. c. 72. s. 29. to Lands so added.

7. From and after the Expiration of Five Years after the Conveyance of any Lands or Hereditaments for such Addition to any Churchvard or Burial Place and the Inclosure of the same within One Boundary Fence, although the same shall not have been consecrated and although no Burial shall have been had within the same during that Period of Time, the said Lands and Hereditaments shall, for the Purposes of this Act, become and be and remain absolutely vested in the Person or Persons or Corporation in whom the Churchyard or Burial Place to which they are added is vested, free from all Demand or Claim of any Person or Persons or Corporation whatsoever, and without being thereafter subject to any Question as to any Right, Title, or Claim thereto, or in any Manner affecting the same.

Saving Provisions of former Acts.

Exclusive in a Portion of the Land added to a Churchvard may be secured to the Giver thereof.

8. Except as is by this Act expressly enacted, nothing therein contained shall affect the Provisions of any Act of Parliament with reference to Lands or Horeditaments conveyed as Sites for Churchyards or to the Conveyances thereof.

9. Whenever any Land shall be so added to a consecrated Right of Burial Churchyard, and such Land shall have been the Gift of any Person whether resident or not in the Parish or Ecclesiastical District in which such Churchyard is situated, it shall be lawful for the Giver of such Land to reserve the exclusive Right in perpetuity of Burial and of placing Monuments and Gravestones in a Part of the Land so added, not exceeding Fifty Square Yards or One Sixth of the whole of the said Land, and the Part in which such exclusive Right is reserved shall be shown and coloured on the Plan endorsed on the Instrument declaring or recording the Consecration of the Land added to the Churchyard; and a Memorandum in the Form following shall be written on the said Instrument, and signed by the Incumbent and Churchwardens of the Parish or Ecclesiastical District in which the same is situated:

We, A.B., [Rector, Vicar, or Incumbent,] and C.D. and E.F., Churchwardens, of , declare the Piece of Land [here insert the Description and Measurement], and coloured on this Plan, to be the Burial Place of G.H., the Giver of the Land added to the Churchyard of his Heirs and Assigns.

> Signed A.B.C.D.E.F.

> > in the Presence of J.K.

Dated this

Day of

And the Memorandum so signed shall, after such Land shall have been declared to have been consecrated, operate as an exclusive Right in perpetuity in the Land therein referred to, and the Expenses of preparing and executing such Memorandum shall be borne by the Person by whom the Reservation is made.

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Consecration of Churchyards.

10. The exclusive Right of Burial and of placing Monuments Conditions and Gravestones as aforesaid shall be considered to be the Real attending such Estate of the Giver, his Heirs and Assigns, and no Body shall be buried or Monument or Gravestone placed in the Land in which such Rights have been granted, except by Consent of the Owner thereof for the Time being, but no such Reservation shall give the Right to bury the Body of any Person not entitled to be buried in consecrated Ground, and the Bishop of the Diocese, and all Persons acting under his Authority, shall have the same Right and Powers to object to the placing and to procure the Removal of any monumental Inscription within the Ground so reserved as he has to object to or procure the Removal of any monumental Inscription in any consecrated Ground: Provided always, that the Consent of the Owner for the Time being shall not be required for the Burial of a deceased Owner or of a Wife or Widow of any deceased Owner who has been buried or shall be about to be buried in such Ground.

Grant of exclusive Right of Burial.

11. Such reserved Portion shall not be included in any Order As to closing in Council under the Burial Acts for closing the Churchyard to of reserved which it belongs, but it may be closed under a separate Order Portion. founded on a special Report that the Ground is in such a State as to render any further Interments therein prejudicial to the Public.

12. 'And whereas Doubts are entertained whether in Cases Where Com-' where a Church or Chapel has been rebuilt, repaired, or en-' larged, and the external Walls have been partly destroyed, or ' the Position of the Communion Table altered, a Reconsecration of such Church or Chapel be not necessary in order to the due ' and valid Administration of Divine Offices there: Be it declared and enacted, That all Marriages, Rites, and Ceremonics heretofore or hereafter celebrated or performed in a consecrated Church or Chapel which may have been rebuilt, repaired, or enlarged prior to such Celebration or Performance, and wherein such Marriages, Rites, and Ceremonies might have been legally solemnized or re-consecrated. performed previously to such Rebuilding, Repair, or Enlargement, shall be valid and effectual for all Purposes, notwithstanding that upon such Repair or Enlargement the external Walls of such Church or Chapel may not have remained entire, or the Position of the Communion Table may have been altered, and notwithstanding that since such Rebuilding, Repair, or Enlargement no Reconsecration of such Church or Chapel may have taken place.

munion Table has been moved, or Walls of Church have been partly demolished, Marriages, &c. to be valid, although the Church be not

13. This Act may be cited as "The Consecration of Church- Short Title. yards Act, 1867."

CAP. CXXXIV.

An Act for regulating the Traffic in the Metropolis, and for making Provision for the greater Security of Persons passing through the Streets, and for other Purposes.

[20th August 1867.]

V HEREAS it is expedient to make further Provisions for regulating the Traffic in the Streets of the Metropolis,

' and for the greater Security of the Inhabitants thereof;'

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Traffic Regulation (Metropolis).

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Preliminary.

Short Title.

1. This Act may be cited for all Purposes as "The Metropolitan Streets Act, 1867."

Definition of "the Metropolis."

2. In this Act "the Metropolis" shall mean the City of London and all Parishes and Places for the Time being within the Jurisdiction of the Metropolitan Board of Works.

Definitions.

3. The following Expressions for the Purposes of this Act shall, unless the Context requires a different Construction, have the Meanings herein-after assigned to them; that is to say,

" Magistrate:"

"Magistrate" shall, within the City of London and the Liberties thereof, mean the Lord Mayor of the City of London, or any Alderman of the said City, sitting alone or with others at the Mansion House or Guildhall, and in the rest of the Metropolis shall mean any Metropolitan Police Magistrate:

" Commissioner of Police:"

"Commissioner of Police," beyond the Limits of the City of London and the Liberties thereof, shall mean "the Commissioner of Police of the Metropolis," and within such Limits "the Commissioner of the Police Force of the City of London and the Liberties thereof:"

" Street:"

"Street" shall include any Highway or other public Place, whether a Thoroughfare or not; and any of the Royal Parks, Gardens, and Possessions which are managed by the Commissioners of Her Majesty's Works and Public Buildings, in pursuance of the Act of the Session of the Fourteenth and Fifteenth Years of the Reign of Her present Majesty, Chapter Forty-two, shall, for the Purposes of this Act, be deemed to be public Places:

" Cattle:"

The Word "Cattle" shall include Bull, Ox, Cow, Heifer, Calf, Sheep, Goats, and Swine, also Horses, Mules, and Asses, when led in a String or loose.

General Limits of Act.

4. The Expression "the general Limits of this Act" shall mean such Parts of the Metropolis as are enclosed in a Circle of which the Centre is *Charing Cross*, and the Radii are Four Miles in Length, as measured in a straight Line from *Charing Cross*:

Special Limits of Act.

The Expression "the special Limits of this Act" shall mean such Streets and Portions of Streets as may be declared to be special Limits in manner herein-after provided.

PART I.

General Regulations.

Prohibition of scavengering except between certain Hours.

5. No Person shall, after the First Day of January One thousand eight hundred and sixty-eight, between the Hours of Ten in the Morning and Seven in the Evening, in such Streets as may be named by the Commissioner of Police, remove any Ashes, Dust, or Refuse from any House in any Street.

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Traffic Regulation (Metropolis).

Any Person doing any Act in contravention of this Section shall be liable for each Offence to a Penalty not exceeding Forty Shillings.

6. No Goods or other Articles shall be allowed to rest on any As to the Footway or other Part of a Street within the general Limits of Deposit of this Act, or be otherwise allowed to cause Obstruction or Inconvenience to the Passage of the Public, for a longer Time than general Limits may be absolutely necessary for loading or unloading such Goods of Act. or other Articles.

Any Person doing any Act in contravention of this Section shall be liable for each Offence to a Penalty not exceeding Forty

For the Purposes of this Act, the Surface of any Space over which the Public have the Right of Way that intervenes in any Street within the general Limits of this Act between the Footway and the Carriageway shall, notwithstanding any Claim of any Person by Prescription or otherwise to the Deposit or Exposure for Sale of any Goods or other Articles on such Surface, be deemed to be Part of the Footway.

7. No Person shall drive or conduct any Cattle through any Cattle not to be Street within the general Limits of this Act between the Hours driven through of Ten in the Morning and Seven in the Evening, except with certain Hours. the Permission of the Commissioner of the Police.

Any Person driving or conducting Cattle in contravention of this Section shall be liable to a Penalty not exceeding Ten Shillings for each Head of Cattle so driven or conducted.

8. Within the general Limits of this Act the Driver of a Me-Regulations tropolitan Stage Carriage shall not stop such Carriage for the as to Metro-Purpose of taking up or setting down Passengers at any Part of a Street except as near as may be to the Left or Near Side of the Roadway.

politan Stage

Any Driver of a Metropolitan Stage Carriage acting in contravention of this Section shall be liable for each Offence to a Peualty not exceeding Forty Shillings.

9. No Picture, Print, Board, Placard, or Notice, except in such Prohibition of Form and Manner as may be approved of by the Commissioner of Carriage of Police, shall by way of Advertisement, be carried or distributed Advertisein any Street within the general Limits of this Act by any Person those approved riding in any Vehicle, or on Horseback, or being on Foot.

Any Person doing any Act in contravention of this Section sioner of shall be liable for each Offence to a Penalty not exceeding Ten Police. Shillings.

This Section shall not apply to the Sale of Newspapers.

Special Limits.

10. The Commissioner of Police, with the Approval of One of Power of Com-Her Majesty's Principal Secretaries of State, may from Time to missioner of Time direct that any Street or Portion of a Street within the general Limits of this Act is to be deemed to be within the special Limits of this Act, and may from Time to Time take any Street or Portion of a Street out of the special Limits of this Act; Provided.

Police to make special Limits.

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Traffic Regulation (Metropolis.)

1st. That an Order made by the Commissioner of Police under this Section shall not come into effect until the Expiration of Ten Days from the Date of the Approval thereof by the - Secretary of State:

2d. That Notice that an Order has been submitted for the Approval of the said Secretary of State under this Section in respect of any Street or Portion of a Street shall be affixed to a Lamp Post or otherwise placarded in some conspicuous Position in or near the Street or Portion of a Street to which such intended Order relates, and at the Principal Office of the Local Authority having Charge of such Street and of the Metropolitan Police and of the City Police respectively, for not less than Twenty-eight Days previously to the Approval of the said Secretary of State being given to the said Order:

3d. That a Copy of such Order when approved by the said Secretary of State shall be published in the London Gazette, and also affixed to a Lamp Post or otherwise placarded in some conspicuous Position in or near the Street or Portion of a Street to which the said Order relates, and shall always during the Time that the Order is in force be kept so affixed

or placarded.

A Copy of the London Guzette containing any Order purporting to be made in pursuance of this Section shall be Evidence of the Contents of such Order and of the same having been duly made and approved in manner provided by this Act, and until the contrary is proved the Provisions of this Act with respect to the affixing or placarding of such Order shall be deemed to

have been duly complied with.

Regulations within special Limits.

11. The Commissioner of Police, with the Approval of the said Secretary of State, and the Commissioner of City Police, with the Consent of the Court of Mayor and Aldermen, and subject to the Approval of the said Secretary of State, may from Time to Time make Regulations to be observed by all Persons within the special Limits of this Act with respect to the following Matters:

1. With respect to the Route to be taken by all Carts, Carriages, or other Vehicles, with Power to prohibit any Cart, Carriage, or other Vehicle from coming into any Street or Part of a Street within the said Limits for the Purpose only of passing to its Destination in some other Street or Part of a Street:

2. With respect to the Line to be kept by Persons riding or

driving:

And may, with the like Approval, from Time to Time alter, vary, or repeal any Regulation made by them, and make new Regulations in addition to or in lieu of any existing Regulations; but this Section shall not authorize the Commissioner of Police or the Secretary of State to limit the Number of Metropolitan Stage Carriages that may pass down any Street in pursuance of their ordinary Trade.

Penalty for Disobedience to Regulations.

12. Any Person wilfully disregarding or refusing to conform to any Regulation of the Commissioner of Police made in pursuance of this Act shall incur a Penalty not exceeding Forty Shillings



for

Traffic Regulation (Metropolis.)

for each Offence; and any Constable may take into Custody without Warrant any Person who within View of such Constable wilfully disregards or refuses to conform to any such Regulation, and refuses to give his Name and Address to such Constable; and any printed Copy of such Regulations certified under the Hand of the Commissioner of Police who made the same to be a true Copy of Regulations made by him, or purporting to be printed by the Queen's Printer, shall be Evidence of such Regulations, and until the contrary is proved all such Regulations shall be deemed to have been duly made.

13. A printed Copy of all Regulations made by the Commis- Publication of sioner of Police in pursuance of this Act shall be hung up for Regulations. public Inspection in such Places within his District as the Commissioner of Police thinks advisable; but it shall not be necessary in enforcing any Regulation to prove that the Provisions of this Section have been complied with, nor shall the Noncompliance

therewith invalidate any Regulation.

14. Within the special Limits of this Act no Driver of or Conductor of a Metropolitan Stage Carriage shall take up or set down Passengers at any Place where he may for the Time being be prohibited by Regulation of the Commissioner of Police from taking them up or setting them down; and any Driver or Conductor acting in contravention of this Section shall be liable for each Offence to a Penalty not exceeding Forty Shillings.

15. Between the Hours of Ten o'Clock in the Morning and Six o'Clock in the Evening no Coal shall be loaded or unloaded on or across any Footway within the special Limits of this Act, and between the same Hours and within the same Limits no Casks, whether empty or full, (Wine or Spirits in Cask excepted,) shall be lowered or drawn up by means of Ropes, Chains, or other Machinery passing across the Footway or any Part thereof.

Any Person doing any Act in contravention of this Section shall be liable for each Offence to a Penalty not exceeding Forty

Shillings.

16. No Person shall, within the special Limits of this Act, Prohibition of and between the Hours of Ten in the Morning and Seven in the Carriage of Evening, except with the Permission of the Commissioner of Police,—

1. Drive or conduct along any Street any Cart, Carriage, or other Vehicle laden with Timber, Metal, or any other Ar- Hours. ticle which exceeds in Length Thirty-five Feet, or which protrudes more than Eight Feet Six Inches behind the Vehicle or more than One Foot from the Sides of the Vehicle:

2. Carry in any way along any Street any Ladder, Scaffold Pole, or other Article which exceeds Thirty-five Feet in Length or Eight Feet Six Inches in Breadth:

3. Drive or conduct along any Street any Cart, Waggon, or other Vehicle used for conveying Goods or Merchandise, and drawn by more than Four Horses:

Any Person acting in contravention of this Section shall for each Offence be liable to a Penalty not exceeding Forty Shillings. 30 & 31 Vict. 3 B

Regulation of Metropolitan Stage Carriages in special Limits.

As to the loading and unloading of Coal and Casks in Streets.

Timber and other large Articles between certain

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Traffic Regulation (Metropolis).

No Penalty shall be imposed on or Costs awarded against any Person for acting in contravention of this Section if such Person prove to the Satisfaction of the Magistrate having Power to impose the Penalty that the Act alleged to be in contravention of this Section was done on the Occasion of a Fire or other sudden Emergency with a view to prevent Accident, or to save Life or Property.

Any Byelaw, Rule, Order, or Regulation made or to be made within the City of *London* and the Liberties thereof that is

inconsistent with this Section shall be void.

PART II.

Hackney Carriages.

Regulations as to Hackney! Carriages. 17. The following Regulations shall be made with respect to Hackney Carriages as defined by the Hackney Carriage Acts, and plying within the Limits defined for the Purposes of those Acts:—

1. During such Portion of Time between Sunset and Sunrise as may be fixed by the Commissioner of Police of the Metropolis from Time to Time no Driver of any Hackney Carriage shall ply for Hire unless the Hackney Carriage under his Charge be provided with at least One Lamp properly trimmed and lighted, to be fixed outside the Carriage in such Manner and Position as may be directed by the Commissioner of Police of the Metropolis:

Any Driver plying for Hire in contravention of this Enactment shall be liable for each Offence to a Penalty not

exceeding Forty Shillings:

The Portion of Time so fixed by the said Commissioner shall be made known by Notice posted up at every Standing for Hackney Carriages in such conspicuous Position as may be directed by the said Commissioner, but in any Proceedings for enforcing the foregoing Regulation as to Lamps it shall not be necessary to prove that such Notice was given:

2. The Commissioner of Police of the Metropolis may from Time to Time cause to be affixed such Plate or Mark in such Position as he thinks expedient to any Hackney Carriage certified by him to be in a fit Condition for public Use, and may cause to be removed such Plate or Mark whenever such Carriage has, after Notice to the Owner thereof, been determined by him to be in a Condition unfit for public Use. If any Plate or Mark adopted by the said Commissioner of Police of the Metropolis for distinguishing Hackney Carriages that are fit for public Use is affixed to any Hackney Carriage without his Authority, or if any Plate or Mark counterfeiting or resembling such authorized Plate or Mark is affixed to any Hackney Carriage, the Owner of the Carriage, and also the Driver (unless such Owner or Driver proves that he was ignorant of the Plate or Mark being affixed to the Carriage in contravention of this Section), shall be liable for each Offence to a Penalty not exceeding Forty Shillings:

Traffic Regulation (Metropolis).

For the Purposes of this Act the Expression "Hackney Carriage Acts" shall mean the following Acts:

An Act passed in the Session of the First and Second Years of the Reign of King William the Fourth, Chapter Twentytwo, intituled An Act to amend the Laws relating to Hackney Carriages, and to Waggons, Carts, and Drays, used in the Metropolis; and to place the Collection of the Duties on Hackney Carriages and on Hawkers and Pedlars in England under the Commissioner of Stamps:

An Act passed in the Session of the Sixth and Seventh Years of the Reign of Her present Majesty, Chapter Eighty-six, intituled An Act for regulating Hackney and Stage Car-

riages in and near London:

An Act passed in the Session of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, Chapter Seven. intituled An Act for consolidating the Office of the Registrar of Metropolitan Public Carriages with the Office of the Commissioners of Police of the Metropolis, and making other Provisions in regard to the consolidated Offices:

An Act passed in the Session of the Sixteenth and Seventeenth Years of the Reign of Her present Majesty, Chapter Thirtythree, intituled An Act for the better Regulation of Metropolitan Stage and Hackney Carriages, and for prohibiting

the Use of Advertising Vehicles:

An Act passed in the Session of the Sixteenth and Seventeenth Years of the Reign of Her present Majesty, Chapter One hundred and twenty-seven, intituled An Act to reduce the Duties payable in respect of Hackney Carriages used in the Metropolis, and to amend the Laws relating to the granting of Licences and Payment of Dutics in respect of Metropolitan Stage and Hackney Carriages, and to make Provision as to the Charge for the Hire of Hackney Carriages in certain Cases.

Dogs.

18. The Police may take possession of any Dog found in any Regulations as Street within the Metropolis, and not under the Control of any Person, and may detain such Dog until the Owner has claimed the same, and paid all Expenses incurred by reason of such Detention.

The Commissioner of Police, if he see fit, may issue a Notice requiring any Dog while in the Streets and not led by some Person to be muzzled in such a Manner as will admit of the Animal breathing and drinking without Obstruction; and the Police may take possession of any Dog found loose in the Streets without such Muzzle during the Currency of such Order, and may detain such Dog until the Owner has claimed it, has provided a proper Muzzle, and has paid all Expenses connected with such Detention.

Where any Dog taken possession of by the Police wears a Collar with the Address of any Person inscribed thereon, a Letter stating the Fact of such Dog having been taken possession of

shall be sent by Post to the Address inscribed on the Collar.

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Traffic Regulation (Metropolis).

The Commissioner of Police may cause any Dog which has remained in the Possession of the Police for Three clear Days without the Owner claiming the same, and paying all Expenses incurred by its Detention, to be sold or destroyed. Any Monies arising from the Sale of any Dogs in pursuance of this Section shall be applied in the Manner in which Penalties under this Act are applicable.

When, upon Complaint that any Dog has bitten or attempted to bite any Person within the Metropolis, it appears to the Magistrate having Cognizance of such Complaint that such Dog ought to be destroyed, the Magistrate may direct the Dog to be destroyed, and any Police Constable may destroy the same accordingly; and all Dogs detained by the Police under this Section shall be properly

fed and maintained.

Shoeblacks and Messengers.

As to the licensing Shoeblacks and Messengers. 19. The Commissioner of Police may, if he thinks fit, from Time to Time license Street Shoeblacks, and Commissionaires or Messengers, to exercise their Calling, and appoint Places at which they may stand to exercise their respective Callings, and direct the Numbers of each Class who may stand at the appointed Places.

Obstructions at Standings prohibited. 20. Every Shoeblack, and Commissionaire or Messenger, other than those authorized by the Commissioner of Police, who occupies the Standings appointed by the said Commissioner, or who remains there after being required by a Constable on Duty to leave, and every Person molesting or obstructing any authorized Shoeblack, Commissionaire, or Messenger in the Exercise of his Calling, and every Person not being an authorized Shoeblack or Commissionaire who fraudulently puts on or imitates the Dress, or takes the Name, Designation, or Character, of any authorized Shoeblack or Commissionaire, shall for each Offence be liable to a Penalty not exceeding Forty Shillings.

2 & 3 Viet.c.47. ss. 39. and 40. relating to Fairs, amended. 21. 'And whereas it is expedient to amend the Thirty-ninth' and Fortieth Sections of the Act of the Session of the Second and Third Years of the Reign of Her present Majesty, Chapter 'Forty-seven:' The Word "holden" shall be substituted for the Words "usually holden" throughout the said Sections.

Placard, &c. may be affixed to Lamp Post. 22. The said Secretary of State or the Commissioner of Police may cause to be attached to any Lamp Post any Placard or Signal he may think expedient for the Purpose of carrying into effect the Provisions of this Act.

Prohibition of betting in Streets. 23. Any Three or more Persons assembled together in any Part of a Street within the Metropolis for the Purpose of betting shall be deemed to be obstructing the Street, and each of such Persons shall be liable to a Penalty not exceeding Five Pounds; and within the City of London and the Liberties thereof any Constable of the City Police Force, and without such Limits any Coustable of the Metropolitan Police Force, may take into Custody, without Warrant, any Person who may commit such Offence in View of such Constable.

Extension of 2 & 3 Vict. c. 47. s. 52,

24. The Powers vested in the Commissioners of Police by the Fifty-second Section of the Act of the Session of the Second and Third

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Traffic Regulation (Metropolis.)

Third Years of the Reign of Her present Majesty, Chapter Fortyseven, with respect to keeping Order in the Streets and preventing Obstructions, may be exercised within the City and the Liberties thereof by the City Commissioner of Police on all Occasions when a Street is througed or liable to be obstructed.

25. Notwithstanding anything contained in any Act of Par- Inhabitants liament, it shall be lawful for the Inhabitants in all such Streets may place Dust, within the City of London or the Liberties thereof as may from &c. on Curb-Time to Time be named by an Order of the Commissioners of stone before Sewers to deposit before Eight o'Clock in the Morning on the the Morning. Curbstone of the Foot Pavement in a Box or Barrel all Ashes, Dust, or Refuse, so that the same may be removed by the Scavenger.

26. Where the Fare now payable by Law on hiring any Hackney Car-Hackney Carriage standing on any Stand shall not amount to riage on Stand One Shilling the Driver shall be entitled to charge One Shilling.

27. Penaltics under this Act within the City of London and the Liberties thereof shall be recovered and applied in manner directed by a Local Act passed in the Session holden in the Second and Third Years of the Reign of Her present Majesty, Chapter Ninety-four, and intituled An Act for regulating the Police in the City of London, and beyond the Limits of the City of London and the Liberties thereof shall be recovered and applied in manner directed by the Acts relating to the Metropolitan Police.

All Powers conferred by this Act shall be deemed to be in addition to and not in derogation of any other Powers conferred by any other Act of Parliament, and any such other Powers may be exercised as if this Act had not passed.

28. This Act, so far as is consistent with the Tenor thereof, Construction shall be construed as One with the Acts relating to the Metropolitan of Act. Police and to the City Police.

29. This Act shall not come into operation until the First Commence-Day of November One thousand eight hundred and sixty-seven.

No Fare for to be less than Penalties.

ment of Act.

CAP. CXXXV.

An Act for the Establishment of a Table of Fces to be taken on the Consecration of Churches, Chapels, and Burial Grounds, on the Ordination of Deacons and Priests, and on Visitations. [20th August 1867.]

WHEREAS in and by an Act passed in the Session of 1 & 2 Vict. Parliament holden in the First and Second Years of the c. 106. ' Reign of Her present Majesty, intituled An Act to abridge the holding of Benefices in Plurality, and to make better Provision for the Residence of the Clergy, it is amongst other things enacted, "That the Archbishop of Canterbury, the Lord High " Chancellor, and the Archbishop of York, with the Assistance

" of the Vicars General of the said Two Archbishops, and One " of the Masters of the High Court of Chancery, to be selected

" for that Purpose by the Lord High Chancellor, shall ordain " and establish Tables of Fees, and shall have Power from

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Consecration and Ordination Fees.

" Time to Time to amend or alter such Tables of Fees, to be " taken in respect of Donation, Presentation, Nomination, Col-" lation, Institution, Installation, Induction, or Licence, or any " Instrument, Matter, or Thing connected with the Admission " of any Spiritual Person to any Cathedral Preferment or any " Benefice throughout England and Wales by any Officer, " Secretary, Clerk, or Minister to whom belong the Duties of " preparing, sealing, transacting, or doing any of such Instru-" ments, Matters, and Things; and before the Fees contained " in such Tables or such amended Tables shall be demanded, " taken, or received by any of the said Persons, such Tables or " amended Tables shall be submitted to Her Majesty's Privy " Council, who may disallow the same or any Part thereof, and " Notice shall be given in the London Gazette of such Sub-" mission to the Privy Council; and if within the Space of " Three Months from the Time of giving such Notice the same " shall not be disallowed, such Fees or such Parts thereof as shall not be disallowed shall from and after the Expiration of the said Three Months be deemed and taken to be lawful " Fees, and thenceforward such Fees and none others, save " only such as may be altered or subsequently ordained as " before provided, shall be demanded, taken, or received by any " of such Officers, Secretaries, Clerks, or Ministers respectively " under any Colour or Pretence whatsoever: Provided always, " that the said Persons shall not ordain or establish any Fees " exceeding the Fee which for the Twenty Years next preceding " the passing of this Act shall have been usually taken for or " in respect of the same Instrument, Matter, or Thing in case " of Admission to any Cathedral Preferment or any Benefice " within the Diocese of London: Provided also, that the said " Persons shall have Power to ordain graduated Scales of Fees " in respect of Benefices below the yearly Value of Five hundred " Pounds:" And whereas the Fees payable to Chancellors or ' Vicars General, Registrars, Secretaries, and other Officers of Archbishops and Bishops on the Consecration of Churches, ' Chapels, Cemeteries, and Burial Grounds, the Grant of Faculties, and on the Ordination of Deacons and Priests, and to Chancellors or Vicars General, Registrars, and other Officers of Archbishops and Bishops, and to Archdeacons and their ' Officials, on Visitations of Archbishops and Bishops and Archdeacons respectively, vary in the several Dioceses of such Archbishops and Bishops, and it is expedient that the same ' Fees be assimilated:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. From and after the passing of this Act the Archbishop of Canterbury, the Lord Chancellor, and the Archbishop of York, with the Assistance of the Vicars General of the said Two Archbishops, may from Time to Time, with the Consent of the Lords Commissioners of Her Majesty's Treasury, settle a Table or Tables

Powers to Archbishop of Canterbury, &c., with Consent of Trea-

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Consecration and Ordination Fees.

of the Fees and Payments to be made to Chancellors or Vicars sury, to settle General, Registrars, Secretaries, and other Officers on the Conse- Tables of Fees cration of Churches, Chapels, Cemeteries, and Burial Grounds, to be taken. on and incidental to the Grant of Faculties, and on the Ordination of Deacons and Priests, and to the Chancellors or Vicars General. Registrars, and other Officers of Archbishops and Bishops, and to Archdeacons and their Officials, and other Officers, on the Visitation of such Archbishops and Bishops and Archdeacons respectively, which Table or Tables of Fees shall be submitted to Her Tables of Fees Majesty's Privy Council, who may disallow the same or any Part to be submitted thereof, and Notice shall be given in the London Gazette of such Conneil Submission to the Privy Council; and if within the Space of may disallow Three Months from the Time of giving such Notice the same shall the same, or not be disallowed, such Fees, or such Parts thereof as shall not Part thereof. be disallowed, and none others, shall thenceforward be demanded. taken, or received by such Officers and Persons, and on such Occasions respectively, as herein-before mentioned; and the Provisions of the said recited Act as to the Fees therein mentioned, so far as the same may be applicable, shall, except as herein otherwise provided, extend and be applied to the Tables of Fees to be settled under this Act: Provided always, that nothing in this Act shall extend to render lawful the Demand of any Fee whatever from any Person by whom, or for the Performance of any Duty for which, no Fee is now by Law payable, nor to enable the Persons herein-before in that Behalf authorized to ordain or establish any Fee exceeding the Fee which for the Twenty Years next preceding the passing of this Act shall have been usually taken for or in respect of the same Matter within the Diocese of London: Provided also, that every such Table of Fees, when allowed by the Privy Council, shall be laid before Parliament within Thirty Days, if Parliament is then sitting, and if not, then within Thirty Days after the then next meeting of Parliament.

Council, who

C A P. CXXXVI.

An Act to enable the Courts of Referees to administer Oaths and award Costs in certain Cases, in the same Manner as Committees on Private Bills. [20th August 1867.]

WHEREAS it is expedient to enable the Courts of Referees on Private Bills in certain Cases to administer Oaths and ' to award Costs in the same Manner as Committees on Private 'Bills:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. Any Court of Referees may examine Witnesses upon Oath Court of Reupon such Matters relating to any Bill as they may under any ferees to admi-Standing Order or other Order of the House of Commons be nister Oaths empowered to inquire into, and for that Purpose may administer to Witnesses. an Oath to any such Witness. Digitized by Any C

Courts of Referees.

As to Witnesses falsely deposing. Power to

award Costs.

2. Any Person examined as aforesaid who shall wilfully give false Evidence shall be liable to the Penalties of Perjury.

3. Any Court of Referees on Private Bills, in Cases in which, under any Standing Order or other Order of the House, the Referees may be empowered to inquire into the whole Subject Matter of any such Bill, and to report it, with or without Amendments, to the House, may award Costs in the same Manner as Select Committees on Private Bills are empowered to award Costs by an Act passed in the Twenty-eighth Year of the Reign of Her Majesty Queen Victoria, intituled An Act for awarding Costs in certain Cases of Private Bills, and all the Provisions of the said Act shall apply in the Case of Bills so referred to the Referees.

C A P. CXXXVII.

An Act to validate certain Orders made by the Lord Lieutenant in Council under the Church Temporalities Acts in *Ireland*, and to increase the Stipends payable by the Ecclesiastical Commissioners for *Ireland* to certain Incumbents in *Ireland*. [20th August 1867.]

TY HEREAS an Act was passed in the Session of Parliament

' His late Majesty King William the Fourth, intituled An Act

holden in the Third and Fourth Years of the Reign of

3 & 4 W. 4. c. 37.

to alter and amend the Laws relating to the Temporalities of the Church of Ireland, which Act was amended by Two Acts passed respectively in the Sessions of Parliament holden in the Fourth and Fifth and Sixth and Seventh Years of the same Reign, and which several Acts were further amended by Acts passed in the Third and Fourth, Sixth and Seventh, Seventeenth, Eighteenth, and Twenty-third and Twenty-fourth Years of the Reign of Her present Majesty:

'And whereas by the said Acts it was provided (amongst others) that it should and might be lawful for the Lord Lieutenant or other Chief Governors of Ireland and the Privy Council there, in the Case of any and every Archbishopric,

deaconry, Dignity, Prebend, or Canonry, by and with the Consent and Approbation of the Archbishop, Bishop, Dean, Archdeacon, Dignitary, Prebendary, or Canon thereof, or, whensoever such Archbishopric, Bishopric, Deanery, Archdeaconry, Dignity, Prebend, or Canonry should be void, to disappropriate, disunite, and divest any Rectory, Vicarage, Tithes, or Portions of Tithes, and Glebes, or Part or Parts thereof, from and out of any Archbishopric, Bishopric, Deanery, or Archdeaconry, Dignity,

' Bishopric, or Deanery (other than therein mentioned), or Arch-

Archbishopric, Bishopric, Deanery, or Archdeaconry, Dignity,
Prebend, or Canonry, and to unite any such Rectory, Vicarage,
Tithes or Portions of Tithes, to the Vicarages and Perpetual

' and other Curacies of such Parishes respectively, so that each ' such Rectory, Vicarage, Tithes or Portions of Tithes, and Glebes, ' or Part or Parts thereof, should, with its respective Vicarage,

' Perpetual or other Curacy, form a distinct Parish or Benefice, and that where there was not any Vicar or Curate in any Parish

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Church Temporalities Orders (Ireland) Validation, &c.

' which, or the Tithes or any Portions of the Tithes, and Glebes ' whereof, might be appropriated or united to any Archbishopric, 'Bishopric, Deanery, Archdeaconry, Dignity, Prebend, or Canonry, ' it should and might be lawful for the said Lord Lieutenant or ' other Chief Governor or Governors and Council, if they should ' so think fit, by and with the Consent and Approbation of the Archbishop, Bishop, Dean, Archdeacon, Dignitary, Prebendary, ' or Canon thereof, or, whensoever such Archbishopric, Deanery, ' Archdeaconry, Dignity, Prebend, or Canonry should be void, to ' disappropriate, disunite, and divest such Parish, and all Tithes, ' Portions of Tithes, or Glebes, thereunto belonging, from and ' out of such Archbishopric, Bishopric, Deanery, Archdeaconry, ' Dignity, Prebend, or Canonry, and, if they should so think fit, ' to order and direct that such Parish, Tithes or Portions of 'Tithes, or Glebes, so disunited, should be and become for ever a separate Benefice and Parish, or, if they should not think fit to ' erect the same into a separate Benefice or Parish, to order and ' direct that such Parish, Tithes or Portions of Tithes, or Glebes, ' so disunited, should (subject as therein mentioned) be transferred ' to the Ecclesiastical Commissioners for Ireland:

'And whereas, in exercise of the aforesaid Powers, Orders have ' from Time to Time been made by the Lord Lieutenant or other Chief Governor or Governors and Council for disappropriating ' or disuniting certain Benefices, Tithes, and Glebes theretofore ' united with or appropriated to certain of the Dignities aforesaid, ' and for the Transfer of the same to the Ecclesiastical Commis-' sioners aforesaid:

'And whereas Doubts have arisen whether some of the Orders ' for Disappropriation and Transfer to the said Commissioners so ' made as aforesaid are valid, and it is expedient to remove such ' Doubts:'

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

1. All Orders heretofore made by the Lord Lieutenant or other All Transfers Chief Governor or Governors and Council aforesaid, purporting to be in the Exercise of the Powers herein-before recited, and to transfer to the said Ecclesiastical Commissioners any Tithes, Portions of Tithes, or Glebes to any Parish belonging, by such or any other Orders disappropriated or divested, or purporting to be disappropriated or divested, from any Archbishopric, Bishopric, Deanery, Archdeaconry, Dignity, Prebend, or Canonry, shall be valid and effectual in Law, notwithstanding that in any such Parish there was at the Date of any such Order a Vicar or Curate discharging the Duties thereof; and notwithstanding as aforesaid, Leases or all Leases, Renewals, or Grants in perpetuity of any Tithes or Grants hereto-Glebes by such Orders intended or purported to be so disappropriated or divested, and transferred to such Commissioners, which made by Comhave been heretofore made by such Commissioners, shall be valid missioners to and effectual against all Persons whatsoever, being or claiming to be valid. be Rectors, Vicars, or other Ecclesiastical Incumbents of any of

heretofore made to be

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such Parishes, whether appointed before or after the making of such Orders respectively: Provided that nothing herein-before contained shall alter, affect, or prejudice the Rights, if any, of any Person, or of the personal Representatives of any Person, who at the Date of any such Order was such Vicar or Curate of any such Parish, save that such Rights, if any, shall be capable of being enforced only against the General Fund under the Administration of the Ecclesiastical Commissioners for *Ireland*, and not against the Lessees or Grantees of said Tithes or Glebes.

Increase of Stipend of Incumbents of Ballymore, Forguey, and Enniskeen.

2. 'And whereas by an Order of the Lord Lieutenant and 'Council aforesaid, made on the Fourteenth Day of December One ' thousand eight hundred and forty, being One of the Orders herein-before mentioned, the Lord Lieutenant and Privy Council ' did (amongst others) direct that the Rectories and demised Rectorial Tithes of the several Parishes of Ardagh, Ballymore, ' Bonowen, Enniskeen, Forgney and Noughill otherwise Nohoval, ' Nobber and Loughbraccan, Rathcore, and Trim should be disappropriated, disunited, and divested from and out of the Bishopric of Meath, and that the said Rectories and Rectorial Tithes should be transferred to the Ecclesiastical Commissioners for ' Ireland, and that the Right and Interest in and to the same ' should vest in the said Commissioners, and should be by them ' carried to the General Fund under their Administration, charged ' with certain annual Payments by said Order directed to be by ' them paid, and (amongst others) with the annual Payment of the ' Sums of One hundred and fifty-five Pounds, One hundred and 'eighty-one Pounds Two Shillings, and One hundred and fifty-six ' Pounds Ten Shillings to the then Incumbents of the Perpetual ' Cures of Ballymore, Forgney, and Ennisheen respectively, and ' to their respective Successors Incumbents of the said Cures:

'And whereas the said Incumbents of Ballymore, Forgney, and Enniskeen have the Cure of Souls in large and extensive Districts, and it is expedient to increase the annual Sums by

' the said Order to be paid to them respectively:'

Be it therefore enacted, That from and after the passing of this Act the said General Fund under the Administration of the said Commissioners shall be charged with and subject to the Payment of the following annual Sums; that is to say, Two hundred and five Pounds to the present Incumbent of Ballymore, and to his Successors Incumbents of the said Cure for ever; Three hundred Pounds to the present Incumbent of Forgney and Noughill otherwise Nohoval, and to his Successors Incumbents of the said Cure for ever; and Three hundred and twenty Pounds to the present Incumbent of Ennisheen, and to his Successors Incumbents of the said Cure for ever; and the said Sums of Two hundred and five Pounds, Three hundred Pounds, and Three hundred and twenty Pounds shall be paid to the said Incumbents respectively, and to their respective Successors Incumbents of the said Cures, by the said Commissioners, in lieu and full Discharge of the annual Payments by the said Order directed to be by them made to the Incumbents of the said Cures and to their Successors; and the said Incumbent of Forgney and Noughill and his Successors shall

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Church Temporalities Orders (Ireland) Validation, &c.

have the Cure of Souls of the whole of said Parishes of Forgney and Noughill, whether same were included within the District of the Perpetual Curacy thereof or not, and shall perform the Spiritual Duties thereof accordingly: Provided that it shall be lawful for the said Ecclesiastical Commissioners, if they shall so think fit, hereafter to increase the annual Sum hereby made payable to the Incumbent of Ballymore by any Sum not exceeding Twentyfive Pounds, and to increase the annual Sum hereby made payable to the Incumbent of Forgney and Noughill by any Sum not exceeding Thirty Pounds.

3. Every Incumbent of any Benefice so disappropriated or Incumbents of divested as aforesaid shall henceforth be styled the Rector of such Parish if same was a Rectory, and the Vicar of such Parish if disappropriated same was a Vicarage, at the Time of its being so disappropriated or divested, and shall be instituted and inducted accordingly; but he shall not by reason thereof become or be entitled to any Property or Rights in or to any such Benefice, or the Tithe Rentcharges or Glebe Lands thereof which he would not otherwise possess or enjoy.

Benefices so to be styled

CAP. CXXXVIII.

An Act to authorize the Extension of the Period for Repayment of Advances made under "The Railway Companies (Ireland) Temporary Advances Act, 1866."

[20th August 1867.]

WHEREAS it is expedient that the Time for Repayment of Advances made by the Public Works Loan Commissioners

' under "The Railway Companies (Ireland) Temporary Advances 29 & 30 Vict.

' Act, 1866," should be extended:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited as "The Railway Companies (Ireland) Short Title.

Temporary Advances Act, 1867."

2. On the Application of any Railway Company to whom any Public Works Advance has been or shall be made under the Provisions of "The Railway Companies (Ireland) Temporary Advances Act, 1866," sioners may and with the Approbation of the Commissioners of Her Majesty's consent that Treasury, and subject to such Terms and Conditions (if any), as to Payment of Interest or otherwise, as the last-mentioned Commissioners may think proper to impose, it shall be lawful for the be extended. Public Works Loan Commissioners, by any Writing under the Hand of their Secretary for the Time being, to consent that the Time for Repayment of all or any Part of the Principal Money remaining due in respect of any such Advance shall be extended to any Day not later than Twelve Calendar Months from the Day when the same Advance shall become due by the Terms of the Debenture or other Security given or to be given for securing the same, and after any such Consent shall have been given, and for all the Purposes of "The Railway Companies (Ireland) Temporary

Loan Commis-Time for Repayment of Advances may

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C. 138, 139.

Railway Companies (Ireland) Advances.

Advances Act, 1866," the Principal Money secured by any Debenture or other Security given or to be given under that Act shall be deemed to have become due only on the Day to which the Time for Repayment of such Principal Money shall be extended by any Consent to be given as provided by this Act, and all Powers and Provisions for recovering and compelling Payment of such Principal Money shall be read and have Effect accordingly; provided that in the Case of any Extension of Time for the Repayment of any such Principal Money the Rate of Interest thereupon until such Repayment shall not be less than that at which the Advance was originally made.

CAP. CXXXIX.

An Act to confirm Provisional Orders for the Quinagh and Parsonstown Drainage Districts respectively.

[20th August 1867.]

WHEREAS the Commissioners of Public Works in Ireland have, in pursuance of "The Drainage and Improvement of Lands Act (Ireland), 1863," and the Acts amending the same, ' duly made the Provisional Orders contained in the First and ' Second Parts of the Schedule to this Act annexed, and it is by ' the first-mentioned Act provided, that no such Orders shall be of any Validity whatsoever until they shall be confirmed by ' Parliament; and it is expedient that said Orders should be so ' confirmed:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

- 1. The Provisional Orders contained in the First and Second Parts of the Schedule hereto annexed are hereby confirmed, and from and after the passing of this Act shall be deemed to be a Public General Act of Parliament, of the like Force and Effect as if the Provisions of the same had been enacted in the Body of this Act.
- 2. It is hereby declared, That as against any Person owning or interested in any Land or other Property situate beyond the Limits of the Jurisdiction of the Board established by this Act, nothing contained in the said "Drainage and Improvement of Lands Act (Ireland), 1863," or in the said Provisional Orders, or in this Act, shall be construed to render legal any Work executed or to be executed by such Board that would if said Acts had not been passed have been illegal, by reason of its injuriously affecting such Land or Property; and any Damages adjudged to be paid by the said Board to any Person as aforesaid shall be deemed to be Part of the Costs incurred by such Board in defending legal Proceedings instituted against them, and shall be defrayed in manner in which the said Costs are authorized to be defrayed by "The Drainage and Improvement of Lands Act (Ireland), 1863."

Provisional Orders in Schedule confirmed.

Nothing contained in recited Act to render legal Works executed by Board injuriously affecting Land.

Short Title.

3. This Act may be cited for all Purposes as "The Drainage and Improvement of Lands Supplemental Act (Ireland), 1867."

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Quinagh and Parsonstown Drainage.

SCHEDULE to which this Act refers.

PART I.

" Drainage and Improvement of Lands Act (Ireland), 1863," 26th and 27th Vict. Cap. 88., 27th and 28th Vict. Cap. 72., 28th and 29th Vict. Cap. 52.

In the Matter of Quinagh Drainage District in the County of Carlow.

PART II.

" Drainage and Improvement of Lands Act (Ireland), 1863," 26th and 27th Vict. Cap. 88., 27th and 28th Vict. Cap. 72., 28th and 29th Vict. Cap. 52.

In the Matter of Parsonstown Drainage District in the County of Tipperary and King's County.

C A P. CXL.

An Act to authorize a Sale or Lease of the Royal Military Canal and its collateral Works; and for other Purposes. [20th August 1867.]

B^E it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

This Act may be cited as "The Royal Military Canal Act, Short Title.

1867."

2. In this Act the Term "the Secretary of State for War" Meaning of means such one of Her Majesty's Principal Secretaries of State "Secretary of for the Time being as Her Majesty is pleased to instrust with the State." Seals of the War Department.

and collateral

Works.

3. The Secretary of State for War may at any Time, or from Power to sell Time to Time, sell and convey or demise, for or at such Consider- or demise Canal ation or Rent, in such Manner, on such Terms, and subject to such Conditions, Reservations, and Provisions as he thinks fit, to any Persons or Body willing and competent to purchase or take a Demise of the same, all or any Part or Parts of the Canal called the Royal Military Canal, extending from Shorncliffe in the County of Kent to Cliff End in the County of Sussex, and of the Military Road and Towing-path and other Works connected therewith, and of the Lands, Buildings, Rights, Easements, and Appurtenances held or enjoyed therewith or for the Purposes

4. With respect to Section Two of the Act described in the Rules and Schedule to this Act, the Rules and Regulations under that Sec- Regulations for tion in force at the Date of any Conveyance or Lease under this public User. Act shall remain in force, with Power to the Purchasers or Lessees, with the Approval of the Secretary of State for War, from Time to Time to alter the same,

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Royal Military Canal.

Master and Servant.

Rates and Tolls.

5. With respect to Section Three of the same Act, the Rates and Tolls demandable at the Date of any such Conveyance or Lease shall continue demandable, with Power to the Purchasers or Lessees, with the Approval of the Secretary of State for War, from Time to Time to alter the same.

Poor Rates. &c.

6. Section Thirty-two of the same Act shall not extend to exempt the Purchasers or Lessees in any respect from any such Rate or Charge as therein mentioned.

Payment of Purchase Money.

7. In case of Sale the Purchase Money shall be paid to Her Majesty's Paymaster General, whose Receipt shall be an effectual Discharge for the same.

Application of ss. 14. 15.

8. In case of Sale Sections Fourteen and Fifteen of "The 5 & 6 Vict. c. 94. Defence Act, 1842," shall have effect in relation thereto.

SCHEDULE.

47 Geo. 3. Sess. 2. c. 70.—An Act for maintaining and preserving a Military Canal and Road, made from Shorncliff in the County of Kent to Cliff End in the County of Sussex: and for regulating the taking of Rates and Tolls thereon.

CAP. CXLL

An Act to amend the Statute Law as between Master and Servant. [20th August 1867.]

WHEREAS it is expedient to alter in some respects the existing Enactments relative to the Determination of ' Questions arising between Employers and Employed under

' Contracts of Service:'

Be it therefore enacted by the Queen's most Excellent Majesty. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. This Act may be cited for all Purposes as "The Master and

Servant Act, 1867."

2. In this Act the following Words and Expressions shall have the several Meanings hereby assigned to them, unless there be anything in the Subject or Context repugnant to such Construction:

The Word "Employer" shall include any Person, Firm, Corporation, or Company who has entered into a Contract of Service with any Servant, Workman, Artificer, Labourer, Apprentice, or other Person, and the Steward, Agent, Bailiff, Foreman, Manager, or Factor of such Person, Firm, Corporation, or Company:

The Word "Employed" shall include any Servant, Workman, Artificer, Labourer, Apprentice, or other Person, whether under the Age of Twenty-one Years or above that Age, who has entered into a Contract of Service with any Employer:

The Words "Contract of Service" shall include any Contract, whether in Writing or by Parol, to serve for any Period of Time, or to execute any Work, and any Indenture or Contract of Apprenticeship, whether such Contract or Indenture

Short Title.

Definition of Terms.

has been or is made or executed before or after the passing of this Act:

The Word "Parties" shall include the Employer and Employed under any Contract of Service:

The Word "Writing" shall include "Printing:"

The Word "Property" shall include all Real and Personal Estate and Effects used and employed under or affected by any Contract of Service or Operations under the same:

The Word "Sheriff" applies to Scotland only, and shall include Sheriff Substitute:

The Words "County or Place" shall include County, Riding,

Division, Liberty, City, Borough, or Place:

The Word "Magistrate" does not apply to Scotland, and means in England, except in the City of London, a Stipendiary Magistrate, and in the City of London means the Lord Mayor or an Alderman sitting at the Mansion House or at the Guildhall, and in Ireland shall apply only to the Metropolitan Police District of Dublin, and there shall mean One of the Divisional Magistrates for such District:

The Word "Justice" means Justice of the Peace:

The Words "Two Justices" mean Two or more Justices as-

sembled and acting together:

The Words "Justice," "Two Justices," "Magistrate," and "Sheriff" respectively mean a Justice, Two Justices, a Magistrate, and a Sheriff having Jurisdiction in the County or Place where any Contract of Service is according to the Terms thereof to be executed, or where the Party against whom any Information, Complaint, or Proceeding is to be

laid or taken under this Act happens to be.

3. Nothing in this Act shall apply to any Contract of Service Limitation of other than a Contract within the Meaning of the Enactments Scope of this described in the First Schedule to this Act, or some or One of Act, and Subthem, or to any Employer or Employed other than the Parties to a Contract of Service to which this Act applies as aforesaid, or to Enactments. any Case, Matter, or Thing arising under or relating to any Contract of Service, or arising between Employer and Employed, other than Cases, Matters, and Things to which the said Enactments respectively apply; and in respect of all Contracts of Service, Employers, Employed, Cases, Matters, and Things to which this Act applies, the respective Provisions of this Act shall be deemed to be and are hereby substituted for such of the said Enactments, or so much or such Parts of the same, as would have applied thereto if this Act had not been passed; but any Proceedings at the passing of this Act pending under the said Enactments, or any of them, may be continued and prosecuted as if this Act had not been passed.

4. Wherever the Employer or Employed shall neglect or refuse Complaint to be to fulfil any Contract of Service, or the Employed shall neglect made before a or refuse to enter or commence his Service according to the Magistrate in Contract, or shall absent himself from his Service, or wherever England, any Question, Difference, or Dispute shall arise as to the Rights Wales, and or Liabilities of either of the Parties, or touching any Misusage, Ireland, and Misdemeanor,

stitution thereof

before a Justice or Sheriff in Scotland.

Upon Complaint made. Summons or Citation to be issued.

Time for Appearance.

Mode and Time of Service.

On Neglect or Refusal to obey Summons or Citation, Warrant to issue.

In case of Intention to abscond, Security to be found for Appearance.

Misdemeanor, Misconduct, Ill-treatment, or Injury to the Person or Property of either of the Parties under any Contract of Service, the Party feeling aggrieved may lay an Information or Complaint in Writing before a Justice, Magistrate, or Sheriff, setting forth the Grounds of Complaint, and the Amount of Compensation, Damage, or other Remedy claimed for the Breach or Nonperformance of such Contract, or for any such Misusage, Misdemeanor, Misconduct, Ill-treatment, or Injury to the Person or Property of the Party so complaining; and upon such Information or Complaint being laid, the Justice, Magistrate, or Sheriff shall issue or cause to be issued a Summons or Citation to the Party so complained against, setting out the Grounds of Complaint, and the Amount claimed for Compensation, Damage, or other Remedy, as set forth in the said Information or Complaint, and requiring such Party to appear, at the Time and Place therein appointed, before Two Justices or before a Magistrate, or before the Sheriff, to answer the Matter of the Information or Complaint, so that the same may be then and there heard and determined.

5. The Time to be appointed in the Summons or Citation for the Appearance of the Party complained against shall not be less than Two or more than Eight Days from the Date of the Summons or Citation, save that where the Appearance is to be before Justices in Petty Sessions, or before a Magistrate at a Police Court, the Time to be appointed shall be that of the Sitting of the Court of Petty Sessions or Police Court at or for the Place where the Summons or Citation is returnable, to be held next after such Two Days (whether within such Eight Days or not).

6. Every such Summons or Citation shall be served on the Party complained against by being delivered to him or left at his usual Place of Abode or Business not less than Two Days before the Time appointed for his Appearance.

7. Wherever the Party complained against shall neglect or refuse to appear to any Summons or Citation as aforesaid according to the Provisions of this Act, a Justice, Magistrate, or Sheriff may, after due Proof on Oath of the Service of such Summons or Citation, issue a Warrant for the Apprehension of such Party in order to the hearing and determining of the Matter of the Information or Complaint.

8. If at any Time after the laying of the Information or Complaint it appears to a Justice, Magistrate, or Sheriff that the Party complained against is about to abscond, the Justice, Magistrate, or Sheriff may issue a Summons or Citation requiring the Party complained against to appear before a Justice, Magistrate, or Sheriff at a Time and Place therein appointed (such Time being not later than Twenty-four Hours, exclusive of Sunday, from the Date of the last-mentioned Summons or Citation), and to find good and sufficient Security by Recognizance or Bond, with or without Sureties, to the Satisfaction of a Justice, Magistrate, or Sheriff, for his Appearance to answer the Information or Complaint; and if the Party complained against fails to appear at the Time and Place so appointed, a Justice, Magistrate, or Sheriff may issue a Warrant for his Apprehension; and if such Party on appearing

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under Order of

Two Justices.

Contract of

Service, or

other Order

Muster and Servant.

appearing to the last-mentioned Summons or Citation, or on being so apprehended, fails so to find Security, a Justice, Magistrate, or Sheriff may order him to be detained in safe Custody until the hearing of the Information or Complaint; but on his so finding

Security he shall be set at liberty.

9. Upon the Hearing of any Information or Complaint under Compensation the Provisions of this Act Two Justices, or the Magistrate or may be awarded Sheriff, after due Examination, and upon the Proof and Establishment of the Matter of such Information or Complaint, by an Order &c. for Breach in Writing under their respective Hands, in their or his Discreor Nonpertion, as the Justice of the Case requires, either shall make an formance of Abatement of the whole or Part of any Wages then already due to the Employed, or else shall direct the Fulfilment of the Contract of Service, with a Direction to the Party complained against may be made. to find forthwith good and sufficient Security, by Recognizance or Bond, with or without Sureties, to the Satisfaction of a Justice, Magistrate, or Sheriff, for the Fulfilment of such Contract, or else shall annul the Contract, discharging the Parties from the same, and apportioning the Amount of Wages due up to the completed Period of such Contract, or else where no Amount of Compensation or Damage can be assessed, or where pecuniary Compensation will not in the Opinion of the Justices, Magistrate, or Sheriff meet the Circumstances of the Case, shall impose a Fine upon the Party complained against, not exceeding in Amount the Sum of Twenty Pounds, or else shall assess and determine the Amount of Compensation or Damage, together with the Costs, to be made to the Party complaining, inclusive of the Amount of any Wages abated, and direct the same to be paid accordingly; and if the Order shall direct the Fulfilment of the Contract, and direct the Party complained against to find good and sufficient Security as aforesaid, and the Party complained against neglect or refuse to comply with such Order, a Justice, Magistrate, or Sheriff may, if he shall think fit, by Warrant under his Hand, commit such Party to the Common Gaol or House of Correction within his Jurisdiction, there to be confined and kept until he shall so find Security, but nevertheless so that the Term of Imprisonment, whether under One or several successive Committals, shall not exceed in the whole the Period of Three Months: Provided always, that the Two Justices, Magistrate, or Sheriff may, if they or he think fit, assess and determine the Amount of Compensation or Damage to be paid to the Party complaining, and direct the same to be paid, whether the Contract is ordered by them or him to be annulled or not, or, in addition to the annulling of the Contract of Service and Discharge of the Parties from the same, may, if they or he think fit, impose the Fine as herein-before authorized, but they or he shall not under the Powers of this Act be authorized to annul, nor shall any Provisions of this Act have the Effect of annulling, any Indenture or Contract of Apprenticeship that they or he might not have annulled or that would not have been annulled if this Act had not been passed.

10. Where it is alleged by any Party to a Contract of Service Enforcement of that the Condition of a Recognizance or Bond entered into or Recognizance 30 & 31 Vict.

given or Bond for

Fulfilment of Contract.

given for the Fulfilment of the Contract under the Provisions of this Act has not been performed, Two Justices, or a Magistrate or Sheriff, being satisfied thereof, after hearing the Parties and the Sureties (if any), or in the Absence of any Party or Surety not appearing after Summons or Citation in that Behalf, may order that the Recognizance or Bond be enforced for the whole or Part of the Sum thereby secured, as to the Justices, Magistrate, or Sheriff seems fit; and the Sum for which the same is so ordered to be enforced shall be recoverable accordingly in a summary Manner under the Acts described in the Second Schedule to this

Recovery of Money by Distress or Poinding, and Imprisonment in default.

11. Where on the Hearing of an Information or Complaint under this Act an Order is made for the Payment of Money, and the same is not paid as directed, the same shall be recovered by Distress or Poinding of the Goods and Chattels of the Party failing to pay, and in default thereof by Imprisonment of such Party, according and subject to the Acts described in the Second Schedule to this Act; but no such Imprisonment shall be for more than Three Months, or be with Hard Labour.

Imprisonment to be in discharge of Compensation.

12. From and after the Expiration of the Term of any such Imprisonment as aforesaid, the Amount of Fine, Compensation, or Damages, together with the Costs, so assessed and directed to be paid by any such Order as aforesaid, shall be deemed and considered as liquidated and discharged, and such Order shall be annulled accordingly, and the said Parties exonerated from their respective Obligations under the same: Provided always, that no Wages or any Portion thereof which may be accruing due to the Employed under any Contract of Service after the Date of such Order shall be assessed to the Amount of Compensation or Damages and Costs directed to be paid by him under any such Order or Warrant of Distress or Poinding, or be seizable or arrestable under the same.

Wages exempt from Order, Distraint, Poinding, or Arrestment.

> 13. Where Justices, or a Magistrate or Sheriff, impose any Fine or enforce any Sum secured by a Recognizance or Bond under this Act, they or he may, if they or he think fit, direct that a Part, not exceeding One Half, of such Fine or Sum, when recovered, be applied to compensate an Employer or Employed for any Wrong or Damage sustained by him by reason of the Act or Thing in respect of which the Fine was imposed, or by reason of the Non-fulfilment of the Contract of Service.

Application of Fines and Money recovered.

Punishment for aggravated Misconduct,&c.

14. Where on the Hearing of an Information or Complaint under this Act it appears to the Justices, Magistrate, or Sheriff that any Injury inflicted on the Person or Property of the Party complaining, or the Misconduct, Misdemeanor, or Ill-treatment complained of has been of an aggravated Character, and that such Injury, Misconduct, Misdemeanor, or Ill-treatment has not arisen or been committed in the bona fide Exercise of a legal Right existing, or bona fide and reasonably supposed to exist, and further, that any pecuniary Compensation or other Remedy by this Act provided will not meet the Circumstances of the Case, then the Justices, Magistrate, or Sheriff may, by Warrant, commit the Party complained against to the Common Gaol or House of Cor-

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rection within their or his Jurisdiction, there to be (in the Discretion of the Justices, Magistrate, or Sheriff,) imprisoned. with or without Hard Labour, for any Term not exceeding Three Months.

15. Any Party convicted by Two Justices or the Magistrate Party convicted under the Provisions of the last preceding Section may appeal may appeal to against the Conviction upon finding good and sufficient Security, by Recognizance or Bond, with or without Sureties, to the Satisfaction of a Justice or Magistrate, to prosecute the said Appeal Peace. at the next General Court of Quarter Sessions of the Peace to be holden in and for the County or Place wherein such Conviction shall have been made, and to abide the Result of the said Appeal according to the usual Procedure of such Court, and to pay such Costs as that Court may direct, which Costs that Court is hereby empowered to award.

the next General Quarter Sessions of the

16. Upon the hearing and determining of any Information Parties to the or Complaint between Employer and Employed, and on any Ap- Contract of peal, under the Provisions of this Act, the respective Parties to Service to be the Contract of Service, their Husbands or Wives, shall be deemed Witnesses. and considered as competent Witnesses for all the Purposes of this Act.

17. No Wages shall become payable to or recoverable by any As to Wages Party for or during the Term of his Imprisonment under any during Impri-Warrant of Committal under this Act.

18. Nothing in this Act shall prevent Employer or Employed Nothing to prefrom enforcing their respective Civil Rights and Remedies for vent Proceedany Breach or Nonperformance of the Contract of Service by any Action or Suit in the ordinary Courts of Law or Equity in any Case where Proceedings are not instituted under this Act; nor shall anything in this Act affect the Provisions of the Act of the Fifth Year of King George the Fourth (Chapter Ninety- 5 G. 4. c. 96. six), "to consolidate and amend the Laws relative to the Arbitra-" tion of Disputes between Masters and Workmen," or of any Act extending or amending the same.

Action or Suit.

19. Nothing in this Act shall interfere with the usual and Saving for Inaccustomed Mode of Procedure in any Court of Criminal Judicature for the Trial of indictable Offences relating to wilful and malicious Injuries to Persons or Property committed by Masters, Workmen, Servants, or others, either at Common Law or under the several Statutes made and now in force for the Punishment of such Offences, but so that no Person be twice prosecuted for the same Offence.

dictments, &c.

20. The several Forms in the Third Schedule to this Act No Objection contained, or Forms to the like Effect, shall be deemed valid and to be taken for sufficient in Law, and no Objection shall be taken or allowed for Defect in any alleged Defect therein, either in Substance or in Form, and in Scotland any Complaint under the Provisions of this Act, if brought before the Sheriff, may be in the Form of a summary Petition, and followed by the usual Forms of Procedure applicable to summary Petitions in the Sheriff Court; and the Forms set forth in the Third Schedule (Part 2 .- Scotland) to this Act

annexed, or Forms to the like Effect, may be used, and shall be sufficient for the Purposes thereof.

Application of summary Procedure Acts.

21. The Enactments described in the Second Schedule to this Act, and all Enactments extending or amending the same, shall apply and be put in force to and in respect of Proceedings under this Act, except as far as any Provision of this Act is inconsistent therewith.

Orders under Act final.

22. Except as in this Act expressly otherwise provided, every Order or Determination of a Justice, Justices, a Magistrate, or a Sheriff, shall be final and conclusive, notwithstanding anything in any of the Enactments described in the First Schedule to this Act.

Restriction on Certiorari. Saving for special Jurisdictions. Provision as

to Ireland, &c.

any of the Euctments described in the First Schedule to this Act.

23. No Writ of Certiorari or other Process shall issue to

remove any Proceedings under this Act into any Superior Court.

24. Nothing in this Act shall take away or abridge any local

or special Jurisdiction touching Apprentices.

25. Nothing in this Act shall extend or make applicable to or in *Ireland*, or to or in any Part of *Great Britain*, any of the Enactments described in the First Schedule to this Act not in force there independently of this Act.

1)uration of Act.

26. This Act shall continue in force until the Expiration of One Year after the passing thereof, and to the End of the then next Session of Parliament, and no longer.

SCHEDULES.

THE FIRST SCHEDULE.

Enactments referred to.

7 Geo. 1. Stat. 1. c. 13. ss. 4. 6.—An Act for regulating the Journeymen Taylors within the Weekly Bills of Mortality.

9 Geo. 1. c. 27. s. 4.—An Act for preventing Journeymen Shoe-makers selling, exchanging, or pawning Boots, Shoes, Slippers, cut Leather, or other Materials for making Boots, Shoes, or Slippers, and for better regulating the said Journeymen.

13 Geo. 2. c. 8. ss. 7, 8.—An Act to explain and amend an Act made in the First Year of the Reign of Her late Majesty Queen Anne, intituled An Act for the more effectual preventing the Abuses and Frauds of Persons employed in the working up the Woollen, Linen, Fustian, Cotton, and Iron Manufactures of this Kingdom; and for extending the said Act to the Manufactures of Leather.

20 Geo. 2. c. 19.—An Act for the better adjusting and more easy Recovery of the Wages of certain Servants; and for the better Regulation of such Servants and of certain

Apprentices.

27 Geo. 2. c. 6.—An Act to repeal a Proviso in an Act made in the Twentieth Year of His present Majesty's Reign, intituled An Act for the better adjusting and more easy Recovery of the Wages of certain Servants, and for the better Regulation of such Servants and of certain Apprentices, which provides that the said Act shall not extend to the Stannaries in Devon and Cornwall.

Digitized by GOOSE 31 Geo.

- 31 Geo. 2. c. 11. s. 3.—An Act to amend an Act made in the Third Year of the Reign of King William and Queen Mary, intituled An Act for the better Explanation and supplying the Defects of the former Laws for the Settlement of the Poor, so far as the same relates to Apprentices gaining a Settlement by Indenture; and also to impower Justices of the Peace to determine Differences between Masters and Mistresses and their Servants in Husbandry, touching their Wages, though such Servants are hired for less Time than a Year.
- 6 Gco. 3. c. 25.—An Act for better regulating Apprentices, and Persons working under Contract.
- 17 Geo. 3. c. 56. ss. 8. 19.—An Act for amending and rendering more effectual the several Laws now in being, for the more effectual preventing Frauds and Abuses by Persons employed in the Manufacture of Hats, and in the Woollen, Linen, Fustian, Cotton, Iron, Leather, Fur, Hemp, Flax, Mohair, and Silk Manufactures; and also for making Provisions to prevent Frauds by Journeymen Dyers.
- 33 Geo. 3. c. 55. ss. 1, 2.—An Act to authorize Justices of the Peace to impose Fines upon Constables, Overseers, and other Peace or Parish Officers, for Neglect of Duty, and on Masters of Apprentices for Ill-usage of such their Apprentices; and also to make Provision for the Execution of Warrants of Distress granted by Magistrates.
- 39 & 40 Geo. 3. c. 77. s. 3.—An Act for the Security of Collieries and Mines, and for the better Regulation of Colliers and Miners.
- 59 Geo. 3. c. 92. ss. 5, 6.—An Act to enable Justices of the Peace in Ireland to act as such, in certain Cases, out of the Limits of the Counties in which they actually are; to make Provision for the Execution of Warrants of Distress granted by them; and to authorize them to impose Fines upon Constables and other Officers for Neglect of Duty, and on Masters for Ill-usage of their Apprentices.

4 Geo. 4. c. 29.—An Act to increase the Power of Magistrates in Cases of Apprenticeships.

4 Geo. 4. c. 34.—An Act to enlarge the Powers of Justices in determining Complaints between Masters and Servants, and between Masters, Apprentices, Artificers, and others.

10 Geo. 4. c. 52.—An Act to extend the Powers of an Act of the Fourth Year of His present Majesty, for enlarging the Powers of Justices in determining Complaints between Masters and Servants to Persons engaged in the Manufacture of Silk.

5 & 6 Vict. c. 7.—An Act to explain the Acts for the better Regulation of certain Apprentices.

6 & 7 Vict. c. 40. s. 7.—An Act to amend the Laws for the Prevention of Frauds and Abuses by Persons employed in the Woollen, Worsted, Linen, Cotton, Flax, Mohair, and Silk Hosiery Manufactures; and for the further securing 3 C 3

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the Property of the Manufacturers and the Wages of the Workmen engaged therein.

14 & 15 Vict. c. 92. s. 16.—"The Summary Jurisdiction (Ireland) Act, 1851."

THE SECOND SCHEDULE.

Summary Procedure Acts applied.

England.

11 & 12 Vict. c. 43.—An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions, within England and Wales, with respect to summary Convictions and Orders.

28 & 29 Vict. c. 127.—" The Small Penalties Act, 1865."

Scotland.

27 & 28 Vict. c. 53.—" The Summary Procedure Act, 1864."

Ireland.

14 & 15 Vict. c. 93.—"The Petty Sessions (Ireland) Act, 1851."

THE THIRD SCHEDULE.

Forms.

Part 1.—England and Ireland.

(A.)

Information and Complaint.

The Information and Complaint of A.B. of to wit. [describe Place of Abode and Trade] this Day made before me for us, One or more Justices or a Magistrate in and for the said [County or Place] against C.D. of [describe Place of Abode and Trade] for that here state the Matter of the Complaint, and the Amount claimed for Damages, or other Remedy, as in One of the Forms of Statements of Grounds of Complaint below].

A.B.(Signed)

Exhibited to and before me the 186 , at

Day of

J.S.

(B.)

Statements of the Matters or Grounds of Complaint for Inscrtion in the ordinary General Forms in Use by Justices.

(a.) Neglecting to fulfil Contract. That A.B. of (hereafter called the said Employed) being the Servant [or Workman, or Artificer, or Labourer, or Apprentice of the said C.D. of (hereafter called the said Employer) in his Trade or Business of a , under a certain Contract of Service [or Apprenticeship] for a Period now unexpired, [or to execute certain Work, namely, ,]* did on the Day of

said County, unlawfully neglect [or refuse], and has ever since Digitized by Google neglected

C. 141.

Master and Servant

neglected [or refused] to fulfil the said Contract [or to enter into or commence his Service according to the said Contract, or Apprenticeship, or has absented himself from the Service of the said Employer without just Cause or lawful Excuse]. [Conclude as in Statement (e.) below.

(b.) Dispute as to Rights.—Proceed to the Asterisk * in (a,). and then: and that a certain Question, Difference, and Dispute has arisen between them as to the Right [or Liability] of the said Employed [or Employer] under the said Contract, namely, [stating it], which the said Employed [or Employer] claims

should, &c. [as the Fact is.] [Conclusion as (e.) below].

(c.) Disputes as to Mis-usage, Misdemeanor, Misconduct, or Ill-treatment of either Party.—Proceed to the Asterisk * in (a.), and then: and that a certain Question, Difference, and Dispute has arisen between them touching certain Ill-usage which the said Employed [or Employer] committed [or inflicted] upon the said Employer [or Employed]; [or touching a certain Misdemeanor which the said Employer committed, for touching certain Misconduct which the said Employed was guilty of , for touching certain Ill-treatment which the said Employed or Employer inflicted upon the said Employer or Employed], on the in the said County,

namely, that he the said [setting it out shortly]. [Conclusion as

(e.) below.

(d.) Dispute as to Injury to Person or Property of either Party.—Proceed to the Asterisk * in (a.), and then: and that a certain Question, Difference, and Dispute has arisen between them touching a certain Injury which the said Employed [or Employer] inflicted to the Person of the said Employer [or Employed], [or to the Property of the said Employer or Employed], on the Day of at the Parish in the said County. [Conclusion as in (e.) below.]

(e.) Conclusion to either of the Forms (a.) (b.) (c.) and (d.)— And the said Complainant, the Employer [or Employed] further says that the Amount of Compensation [or Damage] which he claims for the said Breach and Nonperformance of the said Contract [or for the said Mis-usage, or Misdemeanor, or Misconduct, or Ill-treatment, or Injury, as the Case may be,] is £ and he prays that the said Employed [or Employer] may be of "The summoned and adjudicated upon under Section Master and Servant Act, 1867."

(C.)

Forms of Adjudication upon Complaints, for Insertion in the ordinary General Forms of Conviction in England, and Orders in Ireland.

Do adjudge and order, in pursuance of "The Master and Servant Act, 1867," that-

(a.) Abatement of Wages.—The Sum of , being the whole [or a Part] of the Wages now due to the said Employed, [Costs as (f.) below.] shall be abated therefrom. 3 C 4

(b,) Order Digitized by GOOGLE

(b.) Order for Fulfilment of Contract.—The said Employed [or Employer] shall fulfil the said Contract forthwith, [and, if so, that the said Employed, or Employer, shall forthwith find good and sufficient Security by Recognizance himself in the Sum of £, and Two Sureties in the Sum of £ each, or One Surety in the Sum of £

Fulfilment of the said Contract]. [Costs as (f.) below.]

(c.) Where Contract annulled, Wages apportioned and Fine imposed.—The said Contract shall be annulled, and the said Parties thereto be forthwith discharged from the same, and we do apportion the Wages of to be due to the said Employed, to the completed Period of the said Contract.

(d.) Where Fine imposed instead of Compensation.—That the said Employer [or Employed] shall forfeit and pay the Fine or

Sum of . [Costs as (f.) below.]

Costs as (f.) below.

(e.) Where Compensation, &c. assessed.—Do assess, determine, and direct that the Sum of shall be paid by the said Employed [or Employer] to the said Employer [or Employed] as and for Compensation [or Damages] to him for the Breach and Nonperformance of the said Contract [or, as the Case may be]. [Costs as (f.) below.]

(f.) Costs in all Cases.—And that the said Employed [or Employer] shall pay to the said Employer [or Employed] the

Sum of for his Costs incurred in this Behalf.

(D.)

(a.) Statement of Complaint for Nonperformance of Condition of Recognizance given as Security for Fulfilment of Contract.—
Proceed as in the Form (A.) and to the Asterisk* in the Statement (a.), and then: and the said Employer [or Employed] having neglected and refused to fulfil the said Contract was duly summoned before

E.F.,
&c. [describe the Magistrate] on the

Day of

and by him was, in pursuance of Section of "The Master and Servant Act, 1867," ordered and directed to find Security for the Fulfilment of the said Contract, and in obedience thereto the said Employer [or Employed] duly entered into his own Recognizance in the Sum of £, and E.F. and F.G. as his Sureties entered into a Recognizance in the Sum of £ each, conditioned that the said Employer [or Employed] should forthwith fulfil the said Contract; but the said Employed [or Employer] has not performed the said Condition, or in any way fulfilled the said Contract.

(b.) Adjudication upon the last Complaint for Insertion in the usual General Form of Orders in Use in England and Ircland.—After reciting in the past Tense the Statement of Complaint (a.): Do adjudge and order, in pursuance of Section of the said Act, that the said Recognizances be estreated, and that the said Employed [or Employer] shall forthwith pay the Sum of £, and the said E.F. and F.G. the Sum of £

each,



each, and further each of them the Sum of \pounds for the Costs of the said Employer [or Employed] in this Behalf, such Sums to be respectively applied according to Law.

(E.)

Forms of Adjudication in aggravated Cases for Insertion in the ordinary General Forms of Conviction in England and Orders in Ireland.

After reciting the Conviction on One of the Complaints in Form (A.) applicable, say, And it appearing to us [or mc] that the said Injury so inflicted on the Person [or Property] of the said Employed for Employer, or the said Misconduct, or Misdemeanor, or Ill-treatment complained of] was of an aggravated Character, and did not arise [or was not committed] in the bonâ fide Exercise of any legal Right existing, or bonâ fide and reasonably supposed to exist, and further that any pecuniary Compensation or other Remedy provided by "The Master and Servant Act, 1867," will not meet the Circumstances of the Case, do hereby, in pursuance of Section of that Act, adjudge the said Employed [or Employer] for his said Offence to be imprisoned in the House of Correction at in the said County [and there to be kept to Hard Labour] for the Space of

PART 2.—SCOTLAND.

Forms of Procedure before the Sheriff in Scotland.

1.

Complaint.

Under "The Master and Servant Act, 1867."

Unto the Sheriff.

A.B. [describe Place of Abode and Trade]

against

C.D. [describe Place of Abode and Trade].

The Complainer humbly showeth—

That the said C.D. [here state the Matter of the Complaint, and the Amount claimed for Damages, as in Forms of Statements in Part 1. (B.)].

May it therefore please your Lordship to grant Warrant to cite the said C.D., Respondent, to appear before you to answer to this Complaint, and thereafter to proceed in the Matter in Terms of the said Act.

According to Justice.

A.B. [Signature of Complainer.]

County Courts Acts Amendment. Master and Servant.

Warrant for Citation of Respondent.

The Sheriff grants Warrant to Officers of Court to serve a Copy of the foregoing Complaint and of this Deliverance upon C.D., Respondent, and to cite him to appear personally to answer thereto at [Court House or Place] upon the Day of Noon, with Certification, and also to cite Witnesses

and Havers for both Parties for all Diets in the Cause.

[Signature of Sheriff.]

3.

Form of Citation.

To $C.D. \lceil Designation. \rceil$

Take notice that you are cited to appear personally at the Time and Place specified in the Warrant of Citation to answer the Complaint attached, in respect of which said Warrant is issued with Certification.

This I do on

the

Day of [Signature of Officer.]

Form of Execution of Complaint.

This Complaint served by me, Sheriff Officer, upon C.D., Respondent [state whether personally or otherwise], in Presence of [state Name and Designation of Witness], this Eighteen hundred and Day of E.F., Sheriff Officer.

L.M., Witness.

C A P. CXLII.

An Act to amend the Acts relating to the Jurisdiction of the [20th August 1867.] County Courts.

HEREAS it is desirable to amend the Acts relating to the

Jurisdiction of the County Courts:

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Where Summons may issue.

1. A Plaint may be entered in the County Court within the District of which the Defendant or One of the Defendants shall dwell or carry on his Business at the Time of bringing the Action or Suit, or it may be entered, by Leave of the Judge or Registrar, in the County Court within the District of which the Defendant or One of the Defendants dwelt or carried on Business, at any Time within Six Calendar Months next before the Time of Action or Suit brought, or, with the like Leave, in the County Court in the District of which the Cause of Action or Suit wholly or in part arose. 2. In

tions in County Courts Plaintiff

may issue Sum-

not give Notice

of Intention to defend, Judg-

ment may be

entered up.

C.142.

County Courts Acts Amendment.

2. In any Action brought in a County Court for the Price or In certain Ac-Value of Goods or Chattels which or some Part of which were sold and delivered to the Defendant to be dealt with in the way of his Trade, Profession, or Calling, the Plaintiff may, at his Option, mons, and if cause to be issued a Summons in the ordinary Form, or (upon Defendant shall filing an Affidavit to the Effect set forth in the Form given in Schedule (A.) to this Act) in the Form contained in the Schedule (B.) to this Act, and if such last-mentioned Summons be issued it shall be personally served on the Defendant by the Bailiff of the Court, or, at the Option of the Plaintiff, by the Plaintiff, his Attorney, or by some Clerk or Servant in the permanent Employ of the Plaintiff or his Attorney, Twelve clear Days at the least before the Return Day thereof, and then if the Defendant shall not, at least Six clear Days before such Return Day, give Notice in Writing, signed by himself, his Attorney or Agent, to the Registrar of the Court from which the Summons issued, of his Intention to defend, the Plaintiff may, within Two Months after such Return Day, without giving any Proof of his Claim, have, upon Proof by Affidavit of the Service of the Summons, Judgment entered up against the Defendant for the Amount of his Claim and Costs, such Costs to be taxed by the Registrar; and the Order upon such Judgment shall be for Payment forthwith, or at such Time or Times, and by such Instalments, if any, as the Plaintiff or his Attorney or Agent shall in Writing have consented to take at the Time of the Entry of the Plaint: Provided that where the Defendant shall give such Notice as above specified, the Action shall be heard in the ordinary Course; but in any Event the Registrar shall, immediately after the last Day for giving such Notice, send a Letter to the Plaintiff by Post, stating therein whether the Defendant has or has not given Notice of his Intention to defend.

3. Where an Action is brought in any of the County Courts Proceedings mentioned in the Section numbered Eighteen of the Act passed commenced in in the Session of Parliament holden in the Nineteenth and Twentieth Years of the Reign of Her Majesty, Chapter One hundred and eight, all subsequent Proceedings in such Action shall be therein if Detaken and had in such Court if the Party against whom the Proceeding is taken or had shall reside or carry on Business within the District of any of such Courts or within the City of London. An Action may be commenced, and all subsequent Proceedings taken and had, in the Court held under the Provisions of "The London (City) Small Debts Extension Act, 1852," by a Plaintiff residing or carrying on Business within the City of London, against a Defendant who resides or carries on Business within the District of any of such Courts; and an Action may be commenced, and all subsequent Proceedings taken and had, in any of such County Courts by a Plaintiff residing or carrying on Business within the District of any such County Court, against a Defendant who resides or carries on Business within the City of London.

4. No Action shall henceforth be brought or be maintainable No Action for in any Court to recover any Debt or Sum of Money alleged to be due in respect of the Sale of any Ale, Porter, Beer, Cider, or Perry

a Metropolitan County Court to be continued fendant resides in the Districts of One of such Courts.

Beer, &c. consumed on the Premises to be which brought.

Costs not recoverable in

Superior Courts

where less than

201. on Contract

Repeal of

s. 17. authoriz-

Issues before a

Sheriff where

Sum claimed

not above 20%.

ing the Trial of

County Courts Acts Amendment.

which after the Commencement of this Act was consumed on the Premises where sold or supplied, or in respect of any Money or Goods lent or supplied, or of any Security given, for, in, or towards the obtaining of any such Ale, Porter, Beer, Cider, or Perry.

5. If in any Action commenced after the passing of this Act in any of Her Majesty's Superior Courts of Record the Plaintiff shall recover a Sum not exceeding Twenty Pounds if the Action is founded on Contract, or Ten Pounds if founded on Tort, whether by Verdict, Judgment by Default, or on Demurrer, or otherwise. or 10l. on Tort. he shall not be entitled to any Costs of Suit unless the Judge certify on the Record that there was sufficient Reason for bringing such Action in such Superior Court, or unless the Court or a Judge at Chambers shall by Rule or Order allow such Costs.

Session of Parliament holden in the Third and Fourth Years of the Reign of His late Majesty King William the Fourth, Chapter Forty-two, which enables a Superior Court, or a Judge thereof, to direct Issues to be tried before a Sheriff or a Judge of an inferior Court of Record where the Sum sought to be recovered does not exceed Twenty Pounds, and the Court or Judge is satisfied that the Trial will not involve any difficult Question of Fact

or Law, shall be and the same is hereby repealed.

6. The Section numbered Seventeen of the Act passed in the 3 & 4 W. 4. c. 42.

In certain Cases Judge of Superior Courts may order Cause to be tried in County Court.

7. Where in any Action of Contract brought or commenced in any of Her Majesty's Superior Courts of Common Law the Claim endorsed on the Writ does not exceed Fifty Pounds, or where such Claim, though it originally exceeded Fifty Pounds, is reduced by Payment, an admitted Set-off, or otherwise, to a Sum not exceeding Fifty Pounds, it shall be lawful for the Defendant in the Action, within Eight Days from the Day upon which the Writ shall have been served upon him, if the whole or Part of the Demand of the Plaintiff be contested, to apply to a Judge at Chambers for a Summons to the Plaintiff to show Cause why such Action should not be tried in the County Court or One of the County Courts in which the Action might have been commenced; and on the Hearing of such Summons the Judge shall, unless there be good Cause to the contrary, order such Action to be tried accordingly, and thereupon the Plaintiff shall lodge the original Writ and the Order with the Registrar of the County Court mentioned in the Order, who shall appoint a Day for the Hearing of the Cause, Notice whereof shall be sent by Post or otherwise by the Registrar to both Parties or their Attorneys, and the Cause and all Proceedings therein shall be heard and taken in such County Court as if the Action had been originally commenced in such County Court; and the Costs of the Parties in respect of Proceedings subsequent to the Order of the Judge of the Superior Court shall be allowed according to the Scale of Costs in use in the County Courts, and the Costs of the Proceedings previously had in the Superior Court shall be allowed according to the Scale in use in such latter Court.

Proceedings in Equity may be transferred to County Courts

8. Where any Suit or Proceeding shall be pending in the High Court of Chancery, which Suit or Proceeding might have been commenced in a County Court, it shall be lawful for any of the Parties

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Parties thereto to apply at Chambers to the Judge to whose which might Court the said Suit or Proceeding shall be attached to have the same transferred to the County Court or One of the County Courts in which the same might have been commenced, and such Judge shall have Power upon such Application, or without such Application, if he shall see fit, to make an Order for such Transfer, and thereupon such Suit or Proceeding shall be carried on in the County Court to which the same shall be ordered to be trans. ferred, and the Parties thereto shall have the same Right of Appeal that they would have had had the Suit or Proceeding been commenced in the County Court.

9. The Jurisdiction which is given by the Act passed in the Suits in which Session holden in the Twenty-eighth and Twenty-ninth Years of Jurisdiction the Reign of Her Majesty, intituled An Act to confer on the County Courts a limited Jurisdiction in Equity, so far as relates c. 99, may be to Cases coming within the Fourth Head of the First Section of exercised. the said Act, may, from and after the passing of this Act, be exercised in all Suits for specific Performance of or for the reforming, delivering up, or cancelling of any Agreement for the Sale, Purchase, or Lease of any Property where, in the Case of a Sale or Purchase, the Purchase Money, or in case of a Lease the Value of the Property, shall not exceed Five hundred Pounds.

10. It shall be lawful for any Person against whom an Action Actions for for malicious Prosecution, illegal Arrest, illegal Distress, Assault, false Imprisonment, Libel, Slander, Seduction, or other Action of Tort may be brought in a Superior Court to make an Affidavit that the Plaintiff has no visible Means of paying the Costs of the Defendant should a Verdict be not found for the Plaintiff, and thereupon a Judge of the Court in which the Action is brought shall have Power to make an Order that unless the Plaintiff shall, within a Time to be therein mentioned, give full Security for the Defendant's Costs to the Satisfaction of One of the Masters of the said Court, or satisfy the Judge that he has a Cause of Action fit to be prosecuted in the Superior Court, all Proceedings in the Action shall be stayed, or in the event of the Plaintiff being unable or unwilling to give such Security, or failing to satisfy the Judge as aforesaid, that the Cause be remitted for Trial before a County Court to be therein named; and thereupon the Plaintiff shall lodge the original Writ and the Order with the Registrar of such County Court, who shall appoint a Day for the Hearing of the Cause, Notice whereof shall be sent by Post or otherwise by the Registrar to both Parties or their Attorneys; and the County Court so named shall have all the same Powers and Jurisdiction with respect to the Cause as if both Parties had agreed, by a Memorandum signed by them, that the said County Court should have Power to try the said Action, and the same had been commenced by Plaint in the said County Court; and the Costs of the Parties in respect of the Proceedings subsequent to the Order of the Judge of the Superior Court shall be allowed according to the Scale of Costs in use in the County Courts, and the Costs of the Proceedings in the Superior Court shall be allowed according to the Scale in use in such latter Court,

menced therein.

28 & 29 Vict.

Malicious Prosecution, &c. brought in Superior Courts may be remitted to County Court by Judge.

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Where Action of Ejectment may be brought.

11. All Actions of Ejectment where neither the Value of the Lands, Tenements, or Hereditaments, nor the Rent payable in respect thereof, shall exceed the Sum of Twenty Pounds by the Year, may be brought and prosecuted in the County Court of the District in which the Lands, Tenements, or Hereditaments are situate.

Court may try Cases where Title comes in question where neither Value nor Rent of Property exceeds 20%.

12. The County Courts shall have Jurisdiction to try any Action in which the Title to any corporeal or incorporeal Hereditaments shall come in question where neither the Value of the Lands, Tenements, or Hereditaments in dispute, nor the Rent payable in respect thereof, shall exceed the Sum of Twenty Pounds by the Year, or in case of an Easement or Licence where neither the Value nor reserved Rent of the Lands, Tenements, or Hereditaments in respect of which the Easement or Licence is claimed, or on, through, over, or under which such Easement or Licence is claimed, shall exceed the Sum of Twenty Pounds by the Year: Provided that the Defendant in any such Action of Ejectment, or his Landlord, may, within One Month from the Day of Service of the Writ, apply to a Judge at Chambers for a Summons to the Plaintiff to show Cause why such Action should not be tried in One of the Superior Courts on the Ground that the Title to Lands or Hereditaments of greater annual Value than Twenty Pounds would be affected by the Decision in such Action; and on the Hearing of such Summons the Judge, if satisfied that the Title to other Lands would be so affected, may order such Action to be tried in One of the Superior Courts, and thereupon all Proceedings in the County Court in such Action shall be discontinued.

Where Appeal in Actions of Ejectment, &c. allowed.

13. An Appeal from the Decision of a County Court on the same Grounds and subject to the same Conditions as are provided by Section Fourteen of the Act of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, Chapter Sixty-one, shall be allowed in all Actions of Ejectment, and in all Actions in which the Title to any corporeal or incorporeal Hereditament shall have come in question, and, with the Leave of the Judge, an Appeal shall be allowed in Actions in which an Appeal is not now allowed, if the Judge shall think it reasonable and proper that such Appeal should be allowed.

Court may award Costs where Cause is struck out for Want of Jurisdiction.

14. Whenever an Action or Suit is brought in a County Court which the Court has no Jurisdiction to try, the Judge shall order the Cause to be struck out, and shall, unless the Parties consent to the Court having Jurisdiction to try the same, have Power to award Costs in the same Manner, to the same Extent, and recoverable in the same Manner, as if the Court had Jurisdiction in the Matter of such Plaint, and the Plaintiff had not appeared, or had appeared and failed to prove his Demand.

Scale of Costs to be framed by the Judges.

15. The Judges of County Courts appointed or to be appointed by the Lord Chancellor from Time to Time to frame Rules and Orders for regulating the Practice of the Courts and Forms of Proceeding therein under the Thirty-second Section of "The County Courts Act, 1856," shall be empowered to frame a Scale of Costs and Charges to be paid to Counsel and Attorneys with

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respect to all Proceedings which are herein authorized to be taken, or with respect to Proceedings in Plaints for the Recovery of Tenements, or in Actions of Replevin, and from Time to Time to amend such Scale; and such Scale or amended Scale, certified under the Hands of such Judges, or any Three or more of them. shall be submitted to the Lord Chancellor, who from Time to Time may allow or disallow or alter the same, and the Scale or amended Scale so allowed or altered shall, from a Day to be named by the Lord Chancellor, be in force in every County Court,

16. If in any Action founded on Contract a Defendant shall Proceedings not appear at the Hearing, either in Person or by some Person duly authorized on his Behalf, and no sufficient Excuse for the Defendant's Absence shall be shown, the Registrar may, by Leave of the Judge, upon due Proof of the Service of the Summons and of the Debt being due and owing, enter up Judgment for the Plaintiff, and have the same Power to make an Order for Payment by Instalments, or to enter up Judgment of Nonsuit, or to strike out or adjourn the Cause, as the Judge of the County Court has; and such Judgment shall be as valid as if both Parties had attended the Court; but the Judgment, and any Execution thereon, may be set aside, and a new Trial granted, upon such Terms, if any, as the Judge may think fit to require.

where Defendant does not appear.

17. Where a Defendant appearing at the Hearing either in Where Defend-Person or by some Person duly authorized to appear for him admits ant appears the Claim, the Registrar may, by Leave of the Judge, settle the Terms and Conditions upon which it is to be paid, and enter up Judgment accordingly as a Judgment of the Court.

and admits the Claim.

18. Wherever in Sections Forty-eight and Fifty of an Act Approval of passed in the Session of Parliament holden in the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Ninety-five, the Words "One of Her Majesty's Principal Secretaries of State" occur, the Words "the Commissioners of Her Majesty's Treasury" shall be read in lieu thereof; and all the Powers therein given to One of Her Majesty's Principal Secretaries of State shall hereafter be in the Commissioners of Her Majesty's Treasury, and shall be exercised by them; and all Papers and Documents relating to the County Courts in the Custody of any such Secretary of State shall be transferred into the Custody of the said Commissioners.

Commissioners of the Treasury substituted for Approval of a Secretary of State in Sects. 48. and 50. of 9 & 10 Vict.

19. Wherever in Section Fifty-six of an Act passed in the Lord Chancel-Session of Parliament holden in the Ninth and Tenth Years of the lor to exercise Reign of Her present Majesty, Chapter Nincty-five, the Words Power given to "One of Her Majesty's Principal Secretaries of State" occur, the State in Sect. Words "the Lord Chancellor" shall be read in lieu thereof, and 56. of 9 & 10 the Power to be therein exercised by One of Her Majesty's Prin- Vict. c. 95. cipal Secretaries of State shall hereafter be in the Lord Chancellor, and shall be exercised by him.

20. Any Judge of County Courts shall be capable of acting for Judges to be any other Judge of County Courts in or without the Districts auxiliary to one presided over by such Judge, and the Deputy of a Judge of another, and County Courts or Registrar, duly appointed, shall have all the Powers

Deputy of Judge or Regis-

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trar to have all the Powers of his Principal.

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Powers and Privileges and perform all the Duties of the Judge or Registrar for whom he shall have been so appointed which have been given or shall be given to such Judge or Registrar by any Act passed or to be passed, anything to the contrary notwithstanding; and where, in the Absence of a Judge, a Deputy of such Judge shall, from Illness or otherwise, be incapable of performing his Duties as such Deputy, it shall be lawful for the Lord Chancellor to appoint another Person, duly qualified, to be the Deputy of such Judge.

As to Powers of Registrars.

21. Every Registrar who may be invested with the Powers and Authorities of a High Bailiff under the Provisions of "The County Courts Act, 1866," shall also be invested with the Powers and Authorities possessed by the High Bailiff to the Performance of whose Duties he may succeed.

Bailiffs to serve any Process directed by High Bailiff.

22. Every Bailiff duly appointed by a High Bailiff or a Registrar may serve or execute any Process which by any Act passed or to be passed is directed to be served or executed by a High Bailiff, unless otherwise specially provided against therein.

On Death of a joint Registrar Survivor to be sole Registrar.

23. Upon the Death, Resignation, or Removal of any Person being joint Registrar with another of a County Court, no other Person shall be appointed to such Office of Registrar, jointly or otherwise, until both the Persons holding the joint Office shall have died, been removed, or resigned, unless the Lord Chancellor shall otherwise order.

Trustees may pay Trust Monies or transfer Stock and Securities into the Court.

24. Any Monies, Annuities, Stocks, or Securities vested in any Persons as Trustees, Executors, Administrators, or otherwise, upon Trusts within the Meaning of an Act passed in the Session of Parliament holden in the Tenth and Eleventh Years of the Reign of Her present Majesty, Chapter Ninety-six, "for better " securing Trust Funds, and for the Relief of Trustees," where the same does not exceed in Amount or Value the Sum of Five hundred Pounds, upon the filing by such Trustees or other Persons, or the major Part of them, to or with the Registrar of the County Court within the District of which such Persons or any of them shall reside, an Affidavit shortly describing the Instrument creating the Trust according to the best of their Knowledge, may in the Case of Money be paid into a Post Office Savings Bank established in the Town in which the County Court is held in the Name of the Registrar of such Court, in trust to attend the Orders of the Court, and upon such Persons filing with the Registrar the Receipt or other Document given to them by the Officer of the said Bank the Registrar shall record the same, and give to them an Acknowledgment in such Form as may be directed by any Rule of Practice, which Acknowledgment shall be a sufficient Discharge to such Persons for the Money so paid, and in the Case of Stocks or Securities may be transferred or deposited into or in the Names of the Treasurer and Registrars of such Court, in trust to attend the Orders of the Court, and the Certificate of the proper Officer of the Transfer or Deposit of such Stocks or Securities shall be a sufficient Discharge to such Persons for the

Stocks or Securities so transferred or deposited; provided that where there is not a Treasurer a Person shall be nominated by Rule of Practice to whom the Transfer or Deposit in conjunction

with the Registrar may be made.

25. For the Purposes of the last Section all the Powers and Authorities given to the Court of Chancery by the Act passed in the Session of Parliament holden in the Twelfth and Thirteenth Years of the Reign of Her present Majesty, Chapter Seventyfour, "for the further Relief of Trustees," shall be possessed and exercised by the County Courts, and any Order made by virtue of such Powers and Authorities shall fully protect and indemnify all Persons acting under or in pursuance of such Order.

Extension of Powers given by 12 & 13 Vict. c. 74. to Court of Chancery to County Courts.

26. Any Money paid into a County Court in Equitable Pro- Monies paid ceedings shall, unless otherwise ordered by the Court, be invested into a County by the Registrar of the Court in his Name as Registrar, within Forty-eight Hours of its Payment into Court, in a Post Office Savings Bank established in the Town in which the Court is invested in a held, without Restriction as to Amount, and without the Declara- Post ()ffice tion required of a Depositor in a Savings Bank; and no Part of Savings Bank. any Money invested in a Post Office Savings Bank under this Act shall be paid out to any Registrar, except upon an Authority addressed to the Postmaster General by the Commissioners of Her Majesty's Treasury.

Court in Equitable Proceedings may be

27. Any Proceeding taken in the County Courts under "The Proceedings in County Courts Act, 1865," conferring an equitable Jurisdiction Equity may be on such Courts, may, if so directed by Rules and Orders to be commenced by made under such Act, be commenced by Summons.

Summons.

28. From and after the passing of this Act no Action or Suit No Action or which can now be brought in any County Court shall henceforth Suit to be combe commenced or be maintainable in any Hundred or other inferior menced in any Court not being a Court of Record; and every Person who is legally entitled to any Franchise or Office in or in respect of any Court. of the said Courts, the Value of which shall be diminished or taken away by the Operation of this Act, shall be entitled to make tain Persons to a Claim for Compensation to the Commissioners of Her Majesty's make Claim to Treasury within Twelve Months after the passing of this Act; Compensation. and the said Commissioners, in such Manner as they shall think fit, may inquire what was the Nature of the Franchise or Office. and what was the Tenure thereof, and what were the lawful Fees and Emoluments in respect of which such Compensation should be allowed; and the said Commissioners in each Case shall award such Compensation as they shall think just, upon consideration of the special Circumstances of each Case: Provided that if any Person so compensated accepts any public Employment, he shall, during the Continuance of such Employment, receive only so much (if any) of Compensation as, with the Remuneration for that Employment, will equal such Compensation; and the several Compensations herein-before granted shall be paid out of Monies to be voted by Parliament, and the Commissioners of Her Majesty's Treasury of the said United Kingdom are hereby authorized to pay the same accordingly.

Hundred or other inferior

Power to cer-

30 & 31 Vict.

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29. Where

Where Action unnecessarily brought in an inferior Court, only County Court Costs to be allowed.

Remuneration of Registrars and High Bailiffs in Matters under this Act.

High Bailiff may interplead where Claims as to Goods taken in Execution are made. 29. Where any Action or Suit shall be brought in any other Court than the Superior Courts of Law which could have been brought in a County Court, and the Verdict recovered is for a less Sum than Ten Pounds, the Plaintiff shall not recover from the Defendant a greater Amount of Costs than he would have been allowed if the Action or Suit had been brought in such County Court, unless the Judge shall certify that the Action or Suit was a fit one to be brought in such other Court.

30. The Registrars and High Bailiffs of the County Courts shall be remunerated for the Duties to be performed by them under the Jurisdiction given to the Courts by this Act, by receiving for their own Use such Fees as may be from Time to Time authorized to be taken by any Orders to be made by the Commissioners of the Treasury, with the Consent of the Lord Chancellor; and the Commissioners of the Treasury are hereby authorized and empowered, with such Consent as aforesaid, from Time to Time to make such Orders: Provided that it shall be lawful for the said Commissioners, with the like Consent as aforesaid, to order that the Registrars and High Bailiffs shall, in lieu of receiving such Fees, be paid such fixed or fluctuating Allowances as may in each Case be thought just; and from and after a Day to be named in the Order the said Fees shall be accounted for and paid over by such Officers in such Manner as may be therein directed.

31. If any Claim shall be made to or in respect of any Goods or Chattels taken in Execution under the Process of a County Court, or in respect of the Proceeds or Value thereof, by any Person, it shall be lawful for the Registrar of the Court, upon Application of the High Bailiff, as well before as after any Action brought against him, to issue a Summons calling before the said Court as well the Party issuing such Process as the Party making such Claim, and the Judge of the Court shall adjudicate upon such Claim, and make such Order between the Parties in respect thereof, and of the Costs of the Proceedings, as to him shall seem fit, and shall also adjudicate between such Parties, or either of them, and the High Bailiff, with respect to any Damage or Claim of or to Damages arising or capable of arising out of the Execution of such Process by the High Bailiff, and make such Order in respect thereof, and of the Costs of the Proceedings, as to him shall seem fit; and such Orders shall be enforced in like Manner as any Order in any Suit brought in such Court, and shall be final and conclusive as between the Parties, and as between them, or either of them, and the High Bailiff, unless the Decision of the Court shall be in either Case appealed from, and upon the Issue of the Summons any Action which shall have been brought in any Court in respect of such Claim, or of any Damage arising out of the Execution of such Process, shall be stayed.

City of London Court.

Enactments in Schedule (C.) repealed.

32. The Section numbered Twenty-six in "The County Courts Act, 1856," shall extend and apply to the City of London Court.

33. The several Enactments specified in Schedule (C.) to this Act are hereby repealed.

34. This



34. This Act, and the several Acts specified in Schedule (D.) This Act and to this Act, shall, except such Provisions of the same Acts other County respectively as are hereby repealed, be construed together as One Courts Acts to Act, and may be respectively cited for all Purposes by the Short Titles respectively given to them in such Schedule, and this Act may be cited for all Purposes as "The County Courts Act. 1867."

be construed together.

35. The Words "County Court," when used in this Act or in Meaning of the any future Act, shall mean a Court holden by virtue of the Act passed in the Session of Parliament holden in the Ninth and Tenth Years of the Reign of Her present Majesty, Chapter Ninety-five, and future "for the more easy Recovery of Small Debts and Demands in Acts, and shall " England," and shall mean and include the Courts held by virtue include the City of "The London (City) Small Debts Extension Act, 1852," unless otherwise provided, and such Courts shall be holden by the Court. Name of "The City of London Court," and shall be a Court of Record, and its Decisions shall be subject to Appeal the same Way and on the same Conditions as the Decisions of a County Court are subject for the Time being. The Rules and Orders in force for the Time being for regulating the Practice of and Costs in the County Courts, and Forms of Proceedings therein, shall be in force in "The City of London Court," to the Exclusion of any Rules and Orders now in force in that Court; and the same Fees shall be taken for Proceedings in which Jurisdiction is hereby given to the Court as upon similar Proceedings in the County Courts, and such Fees shall be applied in the same Manner as the Fees taken under the Provisions of the said Act of 1852: Provided that nothing in this Act, or in any of the Acts specified in Schedule (D.) to this Act, shall take away, lessen, or diminish any of the Powers, Rights, or Privileges of the Judge of the said Court, or the Authority of the Mayor, Aldermen, and Commons of the City of London in Common Council assembled in relation to such Court, or to the Judge or Officers thereof, or to the Fees taken therein, as such Powers or Authority existed previously to the passing of this Act.

Words " County Court" in this of London

36. This Act shall come into operation on the First Day of Commencement of Act. January next after the passing hereof.

SCHEDULES.

SCHEDULE (A.)

I, A.B., of, &c. [or Agent for C.D.] make oath and say, that E.F. is indebted to me [or to the said C.D.] in the Sum of And I further say, that for were sold and delivered to the said E.F. to be dealt with in the way of his Trade of a

A.B.

Sworn at, &c.

SCHE-

SCHEDULE (B.)

Summons to obtain Judgment by Default on Personal Service.

No, [of Plaint].

Seal.

In the [Title of Court issuing Summons]. Between A.B., Plaintiff,

and

C.D., Defendant.

[Name, Description, and Address of Defendant.]

TAKE NOTICE, That, unless at least Six clear Days before the [Day of Appearance to Summons] you return to the Registrar of this Court at [Place of Office] the No-Claim tice given below, dated and signed by yourself, or your Attorney or your Fee for Plaint Agent, you will not afterwards be al-Attorney's Costs lowed to make any Defence to the Claim (where payable) which [Name, Description, and Address Total Amount of Debts and Costs of Plaintiff] makes on you as per Margin, the Particulars of which are hereunto annexed; but the Plaintiff may, without giving any Proof in support of such Claim, proceed to Judgment and Execution. If you return such Notice to the Registrar within the Time specified, you must appear at a County Court to be holden at Day of , at the Hour on the noon, to answer the above Claim, which of in the

Day of

186 Registrar of the Court.

See below.

Notice of Intention to defend or to object to the Jurisdiction of the Court.

No. [of Plaint]. In the [Title of Court].

will be heard on that Day. Dated this

A.B. v. C.D.

I intend to defend this Cause [or to object to the Jurisdiction of the Court] on the Ground or Grounds [here state the Ground or Grounds.

Dated this

Day of

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If

(a) Defendant.

[To be endorsed on the Summons.]

If you pay the Debt and Costs, as per Margin on the other Side, into the Registrar's Office, before the Day of Hearing, and without returning the Notice of Intention to defend, you will avoid further Costs.

⁽a) Here must be signed the Name of Defendant, or of his Attorney or Agent, and in either of the last Two Cases the Words "Attorney for," or "Agent for," must be added.



If you do not return the Notice of Intention to defend, but allow Judgment against you by Default, you will save Half the Hearing Fee, and the Order upon such Judgment will be to pay the Debt and Costs forthwith [or by Instalments, to be specified as in Plaintiff's written Consent].

If you admit a Part only of the Claim, you must return the Notice of Intention to defend within the specified Time; and you may, by paying into the Registrar's Office the Amount so admitted, together with Costs proportionate to the Amount you pay in, Six clear Days before the Day of Hearing, avoid further Costs, unless the Plaintiff at the Hearing shall prove a Claim against you

exceeding the Sum so paid.

If you intend to rely on a Set-off, Infancy, Coverture, a Statute of Limitations, or a Discharge under a Bankrupt or Insolvent Act, as a Defence, you must, in addition to the Notice of Intention to defend, give to the Registrar Notice of such special Defence Six clear Days before the Day of Hearing; and such lastmentioned Notice must contain the Particulars required by the Rules of the Court; and you must deliver to the Registrar as many Copies of such Notice as there are Plaintiffs, and an additional Copy for the Use of the Court. If your Defence be a Set-off, you must, with the Notice thereof, also deliver to the Registrar a Statement of the Particulars thereof. If your Defence be a Tender, you must pay into Court, before or at the Hearing, the Amount tendered.

If you give such Notice of Intention to defend within the Time specified, you may have the Case tried by a Jury, on giving Notice in Writing at the Registrar's Office, Three clear Days before the Hearing, and on Payment of Five Shillings for the Use

of such Jury.

Summonses for Witnesses and the Production of Documents may be obtained at the Office of the Registrar of this Court.

Hours of Attendance at the Office of the Registrar of this

Court at [Place of Office] from Ten till Four.

This Summons must be served personally on the Defendant Twelve clear Days before the Day appointed for the Hearing.

SCHEDULE (C.)

Reference to Act.	Title of Act.	Extent of Repeal.
9 & 10 Vict. c. 95.	An Act for the more easy Recovery of Small Debts and De- mands in England.	The whole of the Sections numbered respectively Sixty, One hundred and eighteen, One hundred and twenty-eight, and One hundred and twenty-nine.

Reference to Act.	Title of Act.	Extent of Repeal.
13 & 14 Vict. c. 61.	An Act to extend the Act for the more easy Recovery of Small Debts and Demands in England, and to amend the same.	The whole of the Sections numbered respectively Eleven and Twelve.
15 & 16 Vict. c. 54.	An Act further to fa- cilitate and arrange Proceedings in the County Courts.	The whole of Section Four.
15& 16 Vict. c. lxxvii.	An Act for the more easy Recovery of Small Debts and Demands in the City of London and Liberties thereof.	The whole of the Sections numbered respectively One hundred and eighteen, One hundred and nineteen, One hundred and twenty, One hundred and twenty-one, and One hundred and twenty-two.
19 & 20 Vict. c. 108.	An Act to amend the Acts relating to County Courts.	The whole of the Sections numbered respectively Fifteen and Thirty.
23 & 24 Vict. c. 126.	An Act for the further Amendment of the Process, Practice, and Mode of Pleading in and enlarging the Jurisdiction of the Superior Courts of Common Law at Westminster.	The whole of Section Thirty-four.
28 & 29 Vict. c. 99.	An Act to confer on the County Courts a limited Jurisdiction in Equity.	The Fourth Head of Suits and Matter mentioned in the Firs Section.

SCHEDULE (D.)

Acts.	Short Title.
9 & 10 Vict. c. 95. An Act for the more easy Recovery of Small Debts and Demands in England.	"The County Courts Act, 1846."

Acts.

Short Title.

- 12 & 13 Vict. c. 101. An Act to amend the Act for the more easy Recovery of Small Debts and Demands in England, and to abolish certain inferior Courts of Record.
- 13 & 14 Vict. c. 61. An Act to extend the Act for the more easy Recovery of Small Debts and Demands in England.
- 15 & 16 Vict. c. 54. An Act further to facilitate and arrange Proceedings in the County Courts.
- 19 & 20 Vict. c. 108. An Act to amend the Acts relating to the County Courts.
- 21 & 22 Vict. c. 74. An Act for the Rearrangement of the Districts of the County Courts among the Judges thereof.
- 22 & 23 Vict. c. 57. An Act limiting the Power of Imprisonment for small Debts exercised by the County Court Judges.
- 28 & 29 Vict. c. 99. An Act to confer on the County Courts a limited Jurisdiction in Equity.
- 29 & 30 Vict. c. 14. An Act for the Abolition of the Offices of Treasurer and of High Bailiffs of County Courts as Vacancies shall occur, and to provide for the Payment of future Registrars of County Courts.

- " The County Courts Act, 1849."
- "The County Courts Act, 1850."
- "The County Courts Act, 1852."
- "The County Courts Act, 1856."
- "The County Courts Act, 1858."
- "The County Courts Act, 1859."
- "The County Courts Act, 1865."
- "The County Courts Act, 1866."

C A P. CXLIII.

An Act to continue various expiring Laws.

[20th August 1867.]

- WHEREAS the several Acts mentioned in the First Column of the Schodule bounds of the Schedule hereto are wholly, or as to certain Pro-' visions thereof, limited to expire at the Times specified in
- ' respect of such Acts in the Fourth Column of the said Schedule:
- ' And whereas it is expedient to continue such Acts, in so far as
- ' they are temporary in their Duration, for the Times mentioned ' in respect of such Acts respectively in the Fifth Column of the
- ' said Schedule :'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, 3 D 4

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Expiring Laws Continuance.

and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Short Title.

1. This Act may be cited for all Purposes as the "Expiring Laws Continuance Act, 1867."

Continuance of Acts in Schedule.

2. The Acts mentioned in Column One of the said Schedule, and the Acts, if any, amending the same, shall, in so far as such Acts or any Provisions thereof are temporary in their Duration, be continued until the Times respectively specified in respect of such Acts or Provisions in the Fifth Column of the said Schedule.

SCHEDULE.

SCHEDULE.						
1.	2.	3.	4.	5,		
Original Acts.	Amending Acts.	How far temporary.	Time of Expiration of temporary Provisions.	Continued until		
(1) 2 & 3 Vict. c. 74. Oaths, unlawful (Ireland).	11 & 12 Vict. c. 89.	Whole Act -	7th July 1867, and End of then next Session. (25 & 26 Vict. c. 32.)	7th July 1868, and End of then next Session.		
(2) 3 & 4 Vict. c. 89. Poor Rates, Stock in Trade Ex- emption.		Whole Act -	lst October 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st October 1862, and End of then next Session.		
(3) 4 & 5 Vict. c. 30. Survey of Great Britain.	19 & 20 Vict. c. 61.	Whole Act -	31st December 1867 - (29 & 30 Vict. c. 102.)	31st December 1869, and End of then next Ses- sion.		
(4) 4 & 5 Vict. c. 35. Copyhold, Inclosure, and Tithe Commissioners.	14 & 15 Vict. c. 53.	So much as re- lates to the Ap- pointment of and the Period for holding Office by Com- missioners and other Officers,	lst August 1867, and End of then next Session. (25 & 26 Vict. c. 73.)	1st August 1872, and End of then next Session.		
5 & 6 Vict. c. 123. Lunatic Asylums (Ireland.)		Whole Act -	lst August 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st August 1868, and End of then next Session.		
(6) 10 Vict. c. 32. Landed Pro- perty Im- provement (Ireland).	13 & 14 Vict. c. 31.	As to Powers of Commissioners.	1st January 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st January 1868, and End of then next Session.		
(7) 10 & 11 Vict. c. 90. Poor Laws (Ireland).	14 & 15 Vict. c. 68.	As to Appointment of Commissioners.	23d July 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	23d July 1868, and End of then next Session.		

Expiring	Laws	Continuance.
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	<u>.E.</u> x	piring Laws Co	ontinuance.	
1.	2.	3.	4.	5.
Original Acts.	Amending Acts.	How far temporary.	Time of Expiration of temporary Provisions.	Continued until
(8) 10 & 11 Vict. c. 98. Ecclesiastical Jurisdiction.		As to Provisions continued by 21 & 22 Vict. c. 50.	lst of August 1867, and End of then next Session. (28 & 29 Vict. c. 119.)	1st August 1868 and End of the next Session.
(9) 11 & 12 Vict. c. 32. County Cess (Ireland).	20 & 21 Viet. c. 7.	Whole Act -	1st August 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st August 1863 and End of the next Session.
(10) 14 & 15 Vict. c. 104. Episcopal and Capitular Estates Management.	17 & 18 Vict. c. 116. 22 & 23 Vict. c. 46. 23 & 14 Vict. c. 124.	Whole Act -	lst January 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st January 1868 and End of ther next Session.
(11) 17 & 18 Vict. c. 117. Incumbered Es- tates (West Indies).	21 & 22 Vict. c. 96. 25 & 26 Vict. c. 45. 27 & 28 Vict. c. 108.	As to Appoint- ment of Com- missioners.	2nd August 1867, and End of the then next Session.	2nd August 1869.
(12) 19 & 20 Vict. c. 36. Preservation of the Peace (Ireland).	23 & 24 Vict. c. 138. 28 & 29 Vict. c. 118.	Whole Act -	1st July 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st July 1868, and End of then nex Session.
(13) 24&25 Vict. c. 109. Salmon Fishery (England) Act.	28 & 29 Vict. c. 121.	As to Appointment of Inspectors, s. 31. As to Appointment of the Special Commissioners for English Fisheries.	1st October 1867, and End of then next Session. (29 & 30 Vict. c. 102).	1st October 1868 and End of the next Session.
(14) 26 & 27 Vict. c. 105. Promissory Notes.		Whole Act -	28th July 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	28th July 1868, and End of then nex Session.
(15) 26 & 27 Vict. c. 114. Salmon Fisheries (Ireland).		As to Duration of Office of the Special Commissioners for Irish Fisheries, and all Powers, Rights, and Privileges appertaining thereto.	28th July 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	28th July 1868, an End of then nex Session.

A.D. 1867.

C. 143, 144.

Expiring 1	Laws Contin	Policies of	Assurance.	
1.	2.	3.	4.	5.
Original Acts.	Amending Acts.	How far temporary.	Time of Expiration of temporary Provisions.	Continued until
(16) 27 & 28 Vict. c. 20. Promissory Notes and Bills of Ex- change (Ire- land).		Whole Act -	13th May 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	13th May 1868,and End of then next Session.
(17) 27 & 28 Vict. c. 92. Public Schools.		Whole Act -	lst August 1867, and End of then next Session. (29 & 30 Vict. c. 102.)	1st August 1868, and End of then next Session.
(18) 28 & 29 Vict. c. 46. Militia Ballots Suspension.		Whole Act -	1st October 1867 - (29 & 30 Vict. c. 102.)	1st October 1868, and End of then next Session.
(19) 28 & 29 Vict. c. 74. War Depart- ment Tram- ways (Devon).	<u> </u>	So much as re- lates to the Period during which the Powers of the Act may be exercised.	29th June 1868 -	29th June 1870, and End of then next Session.
(20) 28 & 29 Vict. c. 83. Locomotives on Roads.		Whole Act -	1st September 1867 -	1st September 1868, and End of then next Ses- sion.
(21) 29 & 30 Vict. c. 121. (Extradition Treaties Act Amendment).		Whole Act -	1st September 1867 -	1st September 1868.

C A P. CXLIV.

An Act to enable Assignees of Policies of Life Assurance to sue thereon in their own Names. [20th August 1867.]

of Life Assurance to sue thereon in their own Names.'

Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Assignees of Life Policies may sue in their own Names.

1. Any Person or Corporation now being or hereafter becoming entitled, by Assignment or other derivative Title, to a Policy of Life Assurance, and possessing at the Time of Action brought the Right in Equity to receive and the Right to give an effectual Discharge

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Policies of Assurance.

Discharge to the Assurance Company liable under such Policy for Monies thereby assured or secured, shall be at liberty to sue at Law in the Name of such Person or Corporation to recover such Monies.

2. In any Action on a Policy of Life Assurance, a Defence on Defence or Reequitable Grounds, or a Reply to such Defence on similar Grounds, may be respectively pleaded and relied upon in the same Manner

and to the same Extent as in any other personal Action.

3. No Assignment made after the passing of this Act of a Notice of Policy of Life Assurance shall confer on the Assignee therein named, his Executors, Administrators, or Assigns, any Right to sue for the Amount of such Policy, or the Monies assured or secured thereby, until a written Notice of the Date and Purport of such Assignment shall have been given to the Assurance Company liable under such Policy at their principal Place of Business for the Time being, or in case they have Two or more principal Places of Business, then at some One of such principal Places of Business, either in England or Scotland or Ireland, and the Date on which such Notice shall be received shall regulate the Priority of all Claims under any Assignment; and a Payment bona fide made in respect of any Policy by any Assurance Company before the Date on which such Notice shall have been received shall be as valid against the Assignee giving such Notice as if this Act had not been passed.

4. Every Assurance Company shall, on every Policy issued by them after the Thirtieth Day of September One thousand eight hundred and sixty-seven, specify their principal Place or principal Places of Business at which Notices of Assignment may be given

in pursuance of this Act.

5. Any such Assignment may be made either by Endorsement on the Policy or by a separate Instrument in the Words or to the Effect set forth in the Schedule hereto, such Endorsement or

separate Instrument being duly stamped.

6. Every Assurance Company to whom Notice shall have been duly given of the Assignment of any Policy under which they are liable shall, upon the Request in Writing of any Person by whom any such Notice was given or signed, or of his Executors or Administrators, and upon Payment in each Case of a Fee not exceeding Five Shillings, deliver an Acknowledgment in Writing under the Hand of the Manager, Secretary, Treasurer, or other principal Officer of the Assurance Company of their Receipt of such Notice; and every such written Acknowledgment, if signed by a Person being de jure or de facto the Manager, Secretary, Treasurer, or other Principal Officer of the Assurance Company whose Acknowledgment the same purports to be, shall be conclusive Evidence as against such Assurance Company of their having duly received the Notice to which such Acknowledgment relates.

7. In the Construction and for the Purposes of this Act the Interpretation Expression "Policy of Life Assurance," or "Policy," shall mean of Terms. any Instrument by which the Payment of Monies, by or out of the Funds of an Assurance Company, on the happening of any Contingency depending on the Duration of Human Life, is assured or secured; and the Expression "Assurance Company" shall

ply on equitable Grounds may be pleaded.

to be given.

PrincipalPlaces of Business to be specified on Policies.

Assignment by Endorsement or separate Instrument.

Notices of Assignment to be acknowledged.

Policies of Assurance.

mean and include every Corporation, Association, Society, or Company now or hereafter carrying on the Business of assuring Lives or Survivorships, either alone or in conjunction with any other Object or Objects.

Not to apply to Contractsunder certain Acts.

Short Title.

8. Provided always, That this Act shall not apply to any Policy of Assurance granted or to be granted or to any Contract for a Payment on Death entered into or to be entered into in pursuance of the Provisions of the Acts Sixteenth and Seventeenth Victoria, Chapter Forty-five, and Twenty-seventh and Twenty-eighth Victoria, Chapter Forty-three, or either of those Acts, or to any Engagement for Payment on Death by any Friendly Society.

9. For all Purposes this Act may be cited as "The Policies of

Assurance Act, 1867."

SCHEDULE.

1 A.B. of, &c., in consideration of, &c., do hereby assign unto C.D. of, &c., his Executors, Administrators, and Assigns, the [within] Policy of Assurance granted, &c. [here describe the Policy]. In witness, &c.

C A P. CXLV.

An Act for providing a further Sum towards defraying the Expenses of constructing Fortifications for the Protection of the Royal Arsenals and Dockyards and the Ports of Dover and Portland. [21st August 1867.]

Most Gracious Sovereign,

X/E, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland in Parliament assembled, having further considered the State, Condition, and Sufficiency of the Fortifications existing for the Defence of the United Kingdom, and being desirous to provide forthwith for the Construction of certain Works for the Defence of Your Royal Arsenals and Dockyards and the Ports of Dover and Portland, have cheerfully granted to Your Majesty the further Sum of Eight hundred thousand Pounds, to be paid out of the Consolidated Fund, towards defraying the Expenses incurred or to be incurred for those Purposes, and we have resolved that a Sum not exceeding the said Sum of Eight hundred thousand Pounds be raised by such Terminable Annuities as herein-after mentioned, and we do therefore most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

The Sum of 800,000*l*. to be issued out of the Consolidated Fund towards Expenses aftermentioned.

1. Towards defraying the Expenses herein-after mentioned, any Sum or Sums, not exceeding in the whole the Sum of Eight hundred thousand Pounds, shall be issued and applied out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, or the growing Produce thereof, and it shall be lawful for the Commissioners of Her Majesty's Treasury from Time to Time to issue and apply the same accordingly. Digitized by GOOGL2. Such

2. Such Sum or Sums as may be issued out of the Consolidated Fund, or the growing Produce thereof, as aforesaid, shall be applied as mentioned in the Schedule to this Act towards defraying the Expenses incurred or to be incurred in constructing the aforesaid Fortifications and Works for the Defence of the Royal Arsenals and Dockyards of the United Kingdom (including the Naval Establishment at Haulbowline), and the Fortifications at Dover and Portland, and in purchasing the Land and Rights in Land that may be required for the Purposes of such Fortifications and Works; and the Commissioners of Her Majesty's Treasury shall from Time to Time apply such Sum or Sums accordingly: Provided always, that it shall not be lawful to apply any of such Sums to any Work not specifically named in the Schedule, nor to apply to any Work any greater Sum than that which is set down in the Schedule as the total estimated Cost of the Work.

3. To provide for the Issues to be made out of the Consoli- Treasury to dated Fund or the growing Produce thereof, and to repay to the Consolidated Fund the Amount which may have been previously so issued under this Act, or for either of those Purposes, it shall be lawful for the Commissioners of Her Majesty's Treasury, at any Time or from Time to Time after the passing of this Act, to raise Thirty Years. any Sum or Sums not exceeding in the whole the Sum of Eight hundred thousand Pounds as herein-after mentioned; and for raising all or any Portions which may be so raised from Time to Time of the said Sum of Eight hundred thousand Pounds it shall be lawful for the Commissioners of the Treasury to cause to be created, and vested in the Contributors to the said Sum or to the respective Portions thereof, Annuities for such Term not exceeding the Term of Thirty Years as the Commissioners of the Treasury may think fit to fix in the Contract with such Contributors, and to be payable half-yearly by equal Payments on the

Fifth Day of April and the Tenth Day of October. 4. It shall be lawful for the Commissioners of Her Majesty's Treasury to fix Treasury from Time to Time to contract, in such Manner and the Term and under such Regulations as they may deem advisable, with any Person or Persons, Body or Bodies Politic or Corporate, who may be willing to advance the whole or any Part of the said Sum of Eight hundred thousand Pounds, or of the Portion for every 100l. thereof which the said Commissioners may at any Time think it requisite to raise, and to appoint and fix the Amount and Times of Payment of Deposits and Instalments of or in respect of the Sums contracted to be advanced, and to declare and fix the Term and the Amount of Annuity to be created under this Act to which the several Persons and Corporations advancing such Sums (who are herein referred to as the Contributors), their respective Executors or Administrators, Successors or Assigns, shall be entitled in respect of each One hundred Pounds contributed and paid, and to appoint on which of the half-yearly Days herein-before mentioned the First Half Year's Payment of Annuity shall become due, and the Time or Times at which the said Annuities or proportional Amounts thereof shall be placed in the Books of the Bank of England to the Credit of the respective Contributors, their Executors, Administrators, Successors, and Assigns, and to

Appropriation of the Money so issued to the Expenses of constructing Fortifications.

raise 800,000l. by creating Annuities for a Term not exceeding

Amount of Annuity to be granted to Contributors and Terms of Payment of Subscription.

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fix the Time during which Receipts for such Deposits or Instalments as aforesaid shall be assignable; and the several Contributors, their Executors, Administrators, Successors, or Assigns, shall be entitled for every One hundred Pounds by them respectively advanced and paid to an Annuity for such Term and of such Amount as shall be so fixed by the Commissioners of the Treasury, to be payable during the Term so fixed by half-yearly Payments as aforesaid, the first half-yearly Payment to be due as the said Commissioners may have appointed as aforesaid.

Power to Guardians, &c. to subscribe for Infants.

5. It shall and may be lawful for any Guardian or Trustee having the Disposition of the Money of any Infant to contribute and pay for or towards advancing any Part of any Sum to be raised by Annuities in manner aforesaid; and such Infant, upon the Payment of such Sum or Sums subscribed by such Guardian or Trustee, shall become a Contributor within the Meaning of this Act, and be entitled to have and receive the Annuities. Advantages, and Payments in respect thereof in such and the like Manner as any other Contributor; and such Guardian or Trustee, as to the said Sum or Sums so advanced, is hereby discharged, so as the Name of such Infant be expressed in the Receipt or Receipts for such Money.

Time at which Annuities may be transferred.

6. All Deposits, Instalments, and Sums to be paid by the Contributors, their Executors or Administrators, Successors or Assigns, in respect of any Portion of the said Sum of Eight hundred thousand Pounds, shall be paid to the Cashier or Cashiers of the Governor and Company of the Bank of England; and as soon as any Contributors, their Executors, Administrators, Successors, or Assigns, shall, after Payment of the required Deposit, have made due Payment of any subsequent Instalment payable by them respectively on the Days appointed by the said Commissioners of the Treasury towards a Sum raised under this Act, such Contributors may have a proportional Amount of the Annuities to which they may be entitled in respect of such Instalment forthwith placed in the Books of the Bank of England to the Credit of such respective Contributors, their Executors, Administrators, Successors, or Assigns, and on Payment of the last Instalment such Contributors, their Executors, Administrators, Successors, or Assigns, shall have a proportional Amount of like Annuities placed to their respective Credits corresponding, at the Rate aforesaid, to the aggregate Amount of the Deposit and of such last Instalment; and the Persons to whose Credit such Annuities or such proportional Parts thereof, shall be so placed, their respective Executors, Administrators, Successors, and Assigns, shall have Power to assign and transfer the same. or any Part, Share, or Proportion thereof, to any other Person or Persons, Body or Bodies Politic or Corporate whatsoever, in the Books of the Bank of England (in such Manner as is herein-after directed); and the said Governor and Company of the Bank of England are hereby required, as soon as conveniently may be after Notice from the Commissioners of the Treasury for the Purpose, to prepare proper Books for the Purpose of entering the Names of all such Contributors, and of placing to their Credit the Annuities to which they will be entitled under this Act.

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7. All such Contributors, their Executors, Administrators, Contributors Successors, or Assigns, who shall pay into the Hands of the may anticipate said Cashier or Cashiers the whole of their respective Contri- Payments. bution Money, or any Part thereof, in anticipation of the Instalments appointed by the Commissioners of the Treasury, or any of them, shall be entitled to have forthwith inscribed into their respective Names the whole or such proportional Amount of the said Annuities; but Discount shall not be allowed on any such Payment in anticipation of any of the said Instalments.

8. All the Annuities created under this Act shall be payable payable, &c. and paid and be transferable at the Bank of England.

9. So much Money shall from Time to Time be set apart and Money to be issued at the Receipt of the Exchequer, out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to the said Cashier or Cashiers of the Governor and Company of the Bank of England, as shall be sufficient to satisfy and pay the Annuities and said Annuities to be created under the Act, together with the Charges, &c. Charges attending the same, and all the said Annuities shall be charged and chargeable upon and are hereby charged upon and

made payable out of the said Consolidated Fund.

10. For the more easy and sure Payment of the Annuities Bank of Engestablished by this Act, the said Governor and Company of the land to appoint Bank of England and their Successors shall from Time to Time, until all the said Annuities shall have expired, appoint and employ One or more sufficient Person or Persons within their Treasury to Office in the City of London to be their Chief or First Cashier or Cashiers, and One or other sufficient Person within the same Office to be their Accountant General; and so much of the Money by this Act to be set apart for the Purpose as shall be sufficient from Time to Time to answer the said Annuities and the Charges attending the same shall, by Order of the Commissioners of Her Majesty's Treasury, without any further Warrant to be sued for, had, or obtained in that Behalf, from Time to Time, at the respective Days of Payment in this Act appointed for Payment thereof, be issued and paid at the Receipt of the Exchequer to the said Chief or First Cashier or Cashiers of the said Governor and Company of the Bank of England, and their Successors for the Time being, by way of Imprest and upon Account for the Payment of the Dividends payable by virtue of this Act; and such Cashier or Cashiers to whom the said Money shall from Time to Time be issued shall from Time to Time, without Delay, pay the same accordingly, and render his or their Accounts thereof to the Commissioners for auditing the Public Accounts; and the said Accountant General for the Time being shall from Time to Time inspect and examine all Receipts and Payments of the said Cashier or Cashiers, and the Vouchers relating thereto, in order to prevent any Fraud, Negligence, or Delay.

11. The Cashier or Cashiers of the Governor and Company of Cashier to give the Bank of England who shall receive any Deposits or Instal- Receipts for ments from Contributors in respect of any Portion of the said Subscriptions, Sum of Eight hundred thousand Pounds shall give a Receipt or Money he Receipts in Writing to every such Contributor for all such Sums, receives into

Annuities at the Bank. issued out of the Consolidated Fund for Payment of

a Cashier and an Accountant General, and order Money to be issued to the Cashier for Payment of Annuities.

and pay the Digitized by Cand the Exchequer.

and also Warrants for the proportional Amounts of Annuity to be created in respect of the Instalments intermediate between the Deposit and the last Instalment on the Payment of those Instalments respectively; and the Receipts and Warrants so to be given shall be assignable and transferable by Delivery thereof during such Time as shall have been fixed by the Commissioners of Her Majesty's Treasury, and no longer; and such Cashier or Cashiers shall give Security to the Satisfaction of the Commissioners of Her Majesty's Treasury for duly answering and paying into the Receipt of the Exchequer as after mentioned all the Monies which he or they shall hereafter receive from Time to Time of and for any Portion of the said Sum of Eight hundred thousand Pounds, and for accounting duly for the same, and for Performance of the Trust hereby in him or them reposed, and shall from Time to Time pay all such Monies as soon as he or they shall receive the same or any Part thereof, or within Five Days afterwards at the furthest, into and shall account for the same in the Exchequer, according to the due Course thereof.

The Money paid into the Exchequer to form Part of the Consolidated Fund.

A Book to be kept in the Accountant General's Office for entering Contributors Names, and a Duplicate to be transmitted to the Exchequer. 12. All such Sums of Money as shall be from Time to Time paid into the Receipt of Her Majesty's Exchequer in respect of the said Sum of Eight hundred thousand Pounds, or any Portion thereof, raised by Annuities as aforesaid, shall be carried to and form Part of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

13. In the Office of the Accountant General of the Governor and Company of the Bank of England for the Time being a Book or Books shall be provided and kept, in which the Names of the Contributors to any Portion of the said Sum of Eight hundred thousand Pounds, which may be raised under this Act, shall be fairly entered, which Book or Books the said respective Contributors, their respective Executors, Administrators, Successors, and Assigns, shall and may from Time to Time and at all seasonable Times resort to and inspect without any Fee or Charge; and the said Accountant General shall, at such Time or Times as may be directed by the Commissioners of the Treasury, transmit an attested Duplicate fairly written on Paper of the said Book or Books into the Office of the Receipt of the Exchequer, there to remain for ever.

Subscriptions paid in part, and not completed, forfeited. 14. In case any such Contributors to any Portion of the Sum of Eight hundred thousand Pounds which may be raised under this Act, after having paid to the said Cashier or Cashiers any Sum or Sums of Money as a Deposit, at the Time and in the Manner appointed by the Commissioners of the Treasury, in part of the Sum or Sums so by them respectively subscribed, or their respective Executors, Administrators, Successors, or Assigns, shall not advance and pay to the said Cashier or Cashiers the Residue of the Sum or Sums so subscribed at the Times and in the Manner which shall have been appointed by the Commissioners of the Treasury, then and in every such Case such Deposit shall be forfeited for the Benefit of the Public, and all Right and Title to the said Deposit, and to the Annuity in respect thereof, shall be extinguished.

15. All Persons and Corporations who shall be entitled to any of the Annuities which may be created under this Act, and all Persons and Corporations lawfully claiming under them, shall be possessed thereof as of a Personal Estate, which shall not be descendible to Heirs, nor liable to any Foreign Attachment by the Custom of London or otherwise.

be deemed Personal Estate.

16. Books shall be constantly kept by the said Accountant Accountant General for the Time being wherein all Assignments or Transfers of all Annuities created under this Act shall be entered and registered, which Entry shall be conceived in proper Words for that Purpose, and shall be signed by the Parties making such Assignments or Transfers, or, if such Parties be absent, by their respective Attorney or Attorneys thereunto lawfully authorized in Writing under his or their Hand and Seal or Hands and Seals. to be attested by Two or more Witnesses; and the several Persons to whom such Transfers shall be made may respectively underwrite their Acceptance thereof, and no other Method of assigning and transferring the said Annuities, or any Part thereof, or any Interest therein, shall be good or available in Law; and no Stamp Duties whatsoever shall be charged on any of the said Transfers, any Law or Statute to the contrary notwithstanding.

General to keep Books for entering Transfers.

17. Provided that it shall be lawful for the Commissioners of Her Majesty's Treasury, if they think it expedient so to do, for raising all or any Portion of the said Sum of Eight hundred thousand Pounds, to contract and provide that all or any of the Terminable Annuities to be created under the Provisions of this Act in this Act to respect of such Sum or Portion as aforesaid shall be consolidated with and deemed Part of the Joint Stock of the Terminable Annuities created by the Act of the Session holden in the Eighteenth and Nineteenth Years of Her Majesty, Chapter Eighteen, or of the Joint Stock of any Terminable Annuities transferable at the Bank of England, and charged on the Consolidated Fund, by the Authority of Parliament, for the same Term for the Time being unexpired, and payable on the same half-yearly Days, as the Annuities which they may contract to create, and in every such Case the Annuities to be created under this Act shall be added to and form Part of the Joint Stock of the previously existing Annuities accordingly.

No Stamp Duties to be charged on Transfers. Power to Treasury to add Annuities created under Stock of existing Terminable

Annuities of

like Duration.

18. It shall be lawful for the Commissioners of Her Majesty's Allowance to Treasury to direct the Payment out of the Consolidated Fund to the Governor and Company of the Bank of England of the Sum of Six hundred Pounds for the said Contributions as an Allowance for the Service, Pains, and Labour of the said Cashier or Cashiers employed in receiving, paying, and accounting for the same, and also for the Service, Pains, and Labour of the said Accountant General for performing the Trust reposed in him by this Act, which Allowance in respect of the Service, Pains, and Labour of the said Cashier or Cashiers and Accountant General of the said Governor and Company shall be for the Use of the said Governor and Company, and at their Disposal only.

Bank of England for the Expense of Management.

19. The Fortifications and Works, the Expenses of construct- Fortifications, ing and providing which are to be defrayed under this Act, shall &c. to be exebe constructed and provided respectively under the Direction of cuted under the 30 & 31 Vict.

30 & 31 Vict.

Biginged by Her Direction of Cuted under the Direction of Direction of Direction of Direction of Direction of Direction of Cuted under the Direction of Dir

State for War.

the Secretary of Her Majesty's Principal Secretary of State for the War Department, and the Land to be purchased and acquired for the Purposes of such Fortifications and Works shall be vested in the said Secretary of State on behalf of Her Majesty.

Accounts to be laid before Parliament.

20. The Commissioners of Her Majesty's Treasury shall in the Month of July in the Year One thousand eight hundred and sixtyeight, and in every subsequent Year in which any Part of the said Sum of Eight hundred thousand Pounds shall be issued from the Consolidated Fund or raised by Annuities under this Act, cause to be prepared an Account of the Monies raised under this Act up to the First Day of April preceding, and of the Amount of Annuities created in respect of the Money so raised, and of the Monies which shall have been issued out of the Consolidated Fund in respect of the Sum of Eight hundred thousand Pounds charged on that Fund under this Act up to the First Day of April, specially showing the Works or Purposes for or in respect of which the Monies may have been applied, and showing the Amount, if any, which may remain to be raised of the said Sum of Eight hundred thousand Pounds authorized to be raised under this Act, and the Amount, if any, remaining to be issued or applied of the said Sum of Eight hundred thousand Pounds charged on the said Consolidated Fund; and every such Account shall be laid before both Houses of Parliament forthwith after the Preparation thereof, or if Parliament be not sitting then within Fourteen Days after the next meeting of Parliament.

Persons counterfeiting Receipts for Contributions, &c. guilty of Felony.

21. If any Person shall forge or counterfeit, or cause or procure to be forged or counterfeited, or shall willingly act or assist in the forging or counterfeiting, any Receipt or Receipts for the whole or any Part or Parts of the said Contributions towards any Sum raised under this Act, either with or without the Name or Names of any Person or Persons being inserted therein as the Contributor or Contributors thereto, or Payer or Payers thereof or of any Part or Parts thereof, or shall alter any Number, Figure, or Word therein, or utter or publish as true any such false, forged, counterfeited, or altered Receipt or Receipts, with Intent to defraud the Governor and Company of the Bank of England, or any Body Politic or Corporate, or any Person or Persons whatsoever, every such Person so forging or counterfeiting or altering, or causing or procuring to be forged or counterfeited or altered, or willingly acting or assisting in the forging or counterfeiting or altering, uttering, or publishing as aforesaid, shall be guilty of Felony, and being convicted thereof shall, at the Discretion of the Court, be liable to be kept in Penal Servitude for any Term not less than Three Years, or to be imprisoned, with or without Hard Labour, or with or without Solitary Confinement, for any Term not exceeding Two Years.

Bank to continue a Corporation till the Annuities hereby granted! cease.

22. The said Governor and Company of the Bank of England and their Successors, notwithstanding the Redemption of all or any of their own Funds, in pursuance of the Acts for establishing the same or any of them, shall continue a Corporation for the Purposes of this Act until the Annuities created under this Act shall cease.

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C. 145.

Fortifications (Provision for Expenses) (No. 2.)

SCHEDULE.

	,	1		,			
Station.	District.	Name of Work.	Esti- mated Cost.	Expended to 31st March 1867.	Amount already voted.	Amount pro- posed 1867-8.	Further Amount to com- plete.
Portsmouth -	Spithend and Sea Defences:		£	£	£	£	£
	Outer Line -	Horse Sand Fort - No Man's Land - Other Spithead Work	365,000 406,000 293,000	239,246	308,000	100,000	656,000
		Puckpool and St. Helen's Batteries,	145,000	46,738	52,000	25,000	68,000
	Inner Line -	Gilkicker Battery -	58,000	24,100	30,000	15,000	13,000
		Eastney Batteries -}	60,000	46,210	55,000	5,000	_
	Defences of Needles Pas-	Hurst Castle Needles Battery -	110,000	78,985	93,000	7,000	10,000
	sage.	Hatherwood Warden Point Cliff End Golden Hill	90,000	52,609	73,000	7,000	10,000
	Isle of Wight: Coast Defences	Sandown Bay De- fences. Military Road, South-	145,000	127,230	140,000	5,000	_
	Land Defences: Outer Line -	west Coast. Fort Purbrook and Outworks.					
		Fort Widley Fort Southwick Fort Nelson Fort Wallington Fort Farcham	550,000	473,078	503,000	27,000	20,000
	Inner Line -	Hilsea Lines - Fort Grango - Fort Rowner - Fort Brockham Stokes Bay Lines -	318,000	268,978	808,000	5,000	5,000
Plymouth -	Harbour De- fences:						
	Outer Line -	Staddon Point Battery Breakwater Battery - Picklecombe Battery - Cawsand Bay -	60,000 155,000 87,000 13,000	30,765 80,751 48,764 12,944	50,000 100,000 65,000 13,000	5,000 45,000 15,000	5,000 10,000 7,000
	Inner Line -	Mount Edgecumbe Battery. Drake's Island Bat-	25,,,00	13,013	20,000	_	_
		Western King Bat- tery. Eastern King Bat-	47,000	36,892	47,000	-	-
	Land Defences:	tery.		İ		ĺ	
	Antony -	Fort Tregantle -}	260,000	238,429	260,000	_	_
	Maker	Knatterbury?	15,000	14,685	15,000	_	_
	N.E. Division	North-eastern Do-	20,000	29,000		_	_
	Staddon Fort	fences. Staddon Fort {	518,000	316,890	383,000	84,000	51,000
Pembroke -	Devonport - Milford Haven :	Fort Stamford -) Devonport Lines -	10,000	9,676	10,000	-	-
	Sea Defences	Stack Rock Fort South Hook Battery Hubberstone Battery Popton Battery Charol Bay Rettery	225,000	182,268	212,000	10,000	8,000
	Land Defences	Chapel Bay Battery J Fort Scoveston (North	50,000	33,101	46,000	4,000	_
		of Milford Haven). Works to Southward of Milford Haven.	50,000	-	25,000	5,000	20,000

Station.	District.	Name of Work.	Esti- mated Cost.	Expended to 31st March' 1867.	Amount already voted.	Amount pro- posed 1807-8.	Further Amount to com- plete.
			£	£	£	£	£
Portland -	Portland	Verne Citadel and Batteries connected therewith.	125,000	114,085	117,000	5,000	3 ,(HH)
		Nothe Fort	295,000	160,731	179,000	41,000	75,680
Gravesend -	Thames	Coalhouse Fort	164,000	48,985	65,000	35,000	64,000
CITI I I I I I I I I I I I I I I I I I I		Cliffe Fort	121,000	39,427	60,000	30,000	31,000
		Shornmead	118,000	32,566	55,000	25,000	33,(44)
		Slough Battery -	23,000	20,587	20,000	3,000	
Medway and Sheerness.	Sea Defences -	Isle of Grain}	227,000	182,050	170,000	40,000	17,000
		Hoo Fort }	128,000	74,609	74,000	30,000	24,000
	Works in front of Mile Town.	Works in front of Mile Town.	40,000	18,627	25,000	5,000	10,0x10
Dover -	Dover	Castle Hill Fort -}	285,000	265,639	275,000	5,000	5,000
	•	Western Heights -	200,000	200,000	2,0,000	0,0	-,
Cork	Cork	Spike Island Defences	10,000	4.056	8,000	1.000	1,000
COIK	00.11	Carlisle Fort	79,000	23,870	49,000	6,000	24,000
		Camden Fort	70,000	24,587	45,000	5,000	20,000
		Total Works -	5,715,000	3,367,108	3,930,000	595,000	1,190,000
	daina Iron Chield	1	475,000			150,000	325,000
Providing and	fixing Iron Shield penses (Works and	Fragriments)	165,000	141,501	140,000	20,000	5,(HH)
incidental ra	liver Coet of Surve	ys, Surveyors Charges,	100,000	12.,001	1 10,000	20,000	0,
legal and ot	her incidental Exp	enses -	1,115,000	1,072,024	1,080,000	35,000	
		Total £	7,470,000	4,580,633	5,150,000	800,000	1,520,000

						£
Provided for by 23 & 24 Vict. c. 109.	-	-	•	-	-	2,000,000
Provided for by 25 & 26 Vict. c. 78.	•	•	-	•	-	1,200,000
Provided for by 26 & 27 Vict. c. 80.	•	•	•	-	-	650,000
Provided for by 27 & 28 Vict. c. 109.	•	•	-	•	•	650,000
Provided for by 28 & 29 Vict. c. 61.	•	-	•	-	-	650,000
Total of this Enactment -	•	•	•	•	-	800,000
Total of the Six Enactmen	ts	-	-	-	-	£ 5,950,000

C A P. CXLVI.

An Act for regulating the Hours of Labour for Children, Young Persons, and Women employed in Workshops; and for other Purposes relating thereto.

[21st August 1867.]

WHEREAS by "The Factory Acts Extension Act, 1867,"
Provision is made, amongst other things, for regulating
the Hours during which Children, Young Persons, and Women
are permitted to labour in any manufacturing Process conducted
in an Establishment where Fifty or more Persons are employed:
'And whereas it is expedient to extend Protection so far as
respects the Regulation of the Hours of Labour to Children,
Young Persons, and Women working in smaller Establishments.

' and further to make Provision respecting the Employment of a 'Fan or other mechanical Means for the Prevention of the

'Inhalation of Dust by Workmen in Processes of Grinding:

Extent of Act.

Hours of Labour Regulation.

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

- 1. This Act may be cited for all Purposes as "The Workshop Short Title. Regulation Act, 1867."
 - 2. This Act shall apply to the whole of the United Kingdom.

3. This Act shall come into operation on the First of January Commence-One thousand eight hundred and sixty-eight.

ment of Act.

4. The following Words and Expressions shall in this Act have General the Meanings hereby assigned to them, unless there is something Definitions. in the Context inconsistent with such Meanings; that is to say,

"Child" shall mean a Child under the Age of Thirteen Years:

"Young Person" shall mean a Person of the Age of Thirteen Years and under the Age of Eighteen Years:

"Woman" shall mean a Female of the Age of Eighteen Years or upwards:

"Parent" shall mean Parent, Guardian, or Person having the Custody of or Control over any such Child or Young Person:

"Employed" shall mean occupied in any Handicraft, whether for Wages or not, under a Master or under a Parent as herein defined:

"Handicraft" shall mean any Manual Labour exercised by way of Trade or for Purposes of Gain in or incidental to the making any Article or Part of an Article, or in or incidental to the altering, repairing, ornamenting, finishing, or otherwise adapting for Sale any Article:

"Workshop" shall mean any Room or Place whatever, whether in the open Air or under Cover, in which any Handicraft is carried on by any Child, Young Person, or Woman, and to which and over which the Person by whom such Child, Young Person, or Woman is employed has the Right of Access and Control:

"The Court" shall include any Justice or Justices, Sheriff or Sheriff Substitute, Magistrate or Magistrates, to whom Jurisdiction is given by this Act.

5. This Act shall not apply,

(1.) To any Factory or Part of a Factory, or other Place subject Act. to the Jurisdiction of the Inspectors of Factories, in pursuance of any Act of Parliament already passed or which shall be passed during this present Session of Parliament:

(2.) To any Bakehouse as defined by "The Bakehouse Regulation Act, 1863."

6. Subject to the Exceptions mentioned in the First Schedule Regulations as annexed hereto, the following Regulations shall be observed with to Time of respect to the Employment of Children, Young Persons, and Labour. Women in Workshops:

3 E 3

(1.) No Child under the Age of Eight Years shall be employed in any Handicraft:

(2.) No

Application of

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(2.) No Child shall be employed on any One Day in any Handicraft for a Period of more than Six and a Half Hours, and such Employment shall take place between the Hours of Six in the Morning and Eight at Night:

(3.) No Young Person or Woman shall be employed in any Handicraft during any Period of Twenty-four Hours for more than Twelve Hours, with intervening Periods for taking Meals and Rest amounting in the whole to not less than One Hour and a Half, and such Employment shall take place only between the Hours of Five in the

Morning and Nine at Night:

(4.) No Child, Young Person, or Woman shall be employed in any Handicraft on Sunday, or after Two o'Clock on Saturday Afternoon, except in Cases where not more than Five Persons are employed in the same Establishment, and where such Employment consists in making Articles to be sold by Retail on the Premises, or in repairing Articles of a like Nature to those sold by Retail on the Premises:

(5.) No Child under the Age of Eleven Years shall be employed in grinding in the Metal Trades or in Fustian Cutting.

7. If any Child, Young Person, or Woman is employed in contravention of this Act the following Consequences shall ensue: First, the Occupier of the Workshop in which such Child,

Young Person, or Woman is employed shall be liable to a

Penalty of not more than Three Pounds:

Second, the Parent of or the Person deriving any direct Benefit from the Labour of or having the Control over the Child, Young Person, or Woman shall be liable to a Penalty of not more than Twenty Shillings, unless it appears to the Court before whom the Complaint is heard that the Offence has been committed without the Consent, Connivance, or wilful Default of the Parent or Person so benefited, or having such Control.

8. In every Workshop where grinding, glazing, or polishing on a Wheel, or any other Process is carried on by which Dust is generated and inhaled by the Workmen to an injurious Extent, if it appears to the Local Authority or to any Inspector of Factories that such Inhalation could be to a great Extent prevented by the Use of a Fan or other mechanical Means, it shall be lawful for the Local Authority or for the Inspector of Factories, by Notice served on the Occupier of the Workshop in the Manner in which Notices given by such Local Authority or by the Inspector of Factories are usually served, to require a Fan or such mechanical Means as may from Time to Time be approved by One of Her Majesty's Principal Secretaries of State, under the Provisions of the Factory Acts, to be provided by the Occupier of

If the Occupier of any Workshop fails to provide a Fan or other mechanical Means in compliance with a Notice served on him in manner aforesaid he shall be deemed to be guilty of an Offence

the Workshop within a reasonable Time.

Employment of Children. Young Persons, and Women contrary to the Provisions of this Act.

Provision with

respect to Use of Fan in

grinding.

Penalty for

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C. 146.

Hours of Labour Regulation.

Offence against this Act, and to be subject in respect of such Offence to a Penalty not exceeding Ten Pounds nor less than Three Pounds.

The Court having Jurisdiction to inflict any Penalty under this Act may, in addition to or instead of inflicting such Penalty in respect of an Offence under this Section, make an Order directing that within a certain Time to be named in such Order he do provide such Fan or other mechanical Means: The Court may upon Application enlarge any Time appointed for the Adoption of the Means directed by the Order, but any Non-compliance with the Order of the Court shall, after the Expiration of the Time as originally limited or enlarged by subsequent Order, be deemed to be a continuing Offence, and to be punishable by a Penalty not exceeding One Pound for every Day that such Non-compliance continues.

9. If, on the Complaint of any Officer of Health, Inspector of Power to Offi-Nuisances, or other Officer appointed by a Local Authority, or of cers appointed any Superintendent of Police, it appears to any Justice of the Peace that there is reasonable Cause for believing that any of the to enter Work-Provisions of this Act or of "The Sanitary Act, 1866," are con- shops. travened in any Workshop, it shall be lawful for such Justice, by Order under his Hand, to empower the Complainant to enter into such Workshop at any Time within Forty-eight Hours from the Date of such Order, and to examine such Workshop; and any Person so empowered may examine, touching any Matter within the Provisions of this Act or of "The Sanitary Act, 1866," so far as relates to such Workshop, any Person whom he finds in such Workshop.

Any Person refusing Admission to any Person so empowered, Penalty on Peror obstructing him in the Discharge of his Duty, shall for each sons refusing Offence incur a Penalty not exceeding Twenty Pounds.

10. Any Inspector or Sub-Inspector of Factories may, when Inspector or any Person is at work at any Handieraft, enter any Workshop and Sub-Inspector inspect the Condition thereof, and examine, touching any Matter within the Provisions of this Act or of "The Sanitary Act, 1866," so far as relates to such Workshop, the Persons therein, provided that he report to One of Her Majesty's Principal Secretaries of State the Fact of such Entry, and the Condition of the Workshop, in his next half-yearly Report.

Any Person obstructing any Inspector or Sub-Inspector in Penalty on obmaking such Entry as aforesaid, or in his Inspection of a Work- structing Inshop, shall for each Offence be liable to a Penalty not exceeding spector, &c. Twenty Pounds.

11. Where in any Workshop the Owner or Hirer of any Liability of Machine or Implement moved by Steam, Water, or other me- Hirer of Machanical Power, in or about or in connexion with which Machine chine instead or Implement Children, Young Persons, or Women are employed. is some Person other than the Occupier of the Workshop, and such Children, Young Persons, or Women are in the Employment and Pay of the Owner or Hirer of such Machine or Implement, in any such Case such Owner or Hirer shall, so far as respects any Offence 3 E 4 against

by Local Authority, &c.

Admission.

may enter and inspect Condition of Workshops.

of Occupier.

against this Act which may be committed in relation to such Children, Young Persons, or Women, be deemed to be the Occupier of the Workshop.

Recovery and Application of of Penalties.

12. All Penalties under this Act may be recovered summarily. as to England before Two or more Justices in manner directed by an Act passed in the Session holden in the Eleventh and Twelfth Years of the Reign of Her Majesty Queen Victoria, Chapter Forty-three, intituled An Act to facilitate the Performance of the Duties of Justices of the Peace out of Sessions within England and Wales with respect to summary Convictions and Orders, or any Act amending the same; as to Scotland in manner directed by "The Summary Procedure Act, 1864;" as to Ireland in manner directed by the Act passed in the Session holden in the Fourteenth and Fifteenth Years of the Reign of Her Majesty Queen Victoria, Chapter Ninety-three, intituled An Act to consolidate and amend the Acts regulating the Proceedings of Petty Sessions and the Duties of Justices of the Peace out of Quarter Sessions in Ireland, or any Act amending the same.

The Court imposing any Penalty under this Act may direct the whole or any Part thereof to be applied in or towards the Payment of such Costs of the Proceedings as the Court thinks just (including Compensation for Loss of Time to the Person upon whose Information such Penalty was recovered), and, subject as aforesaid, all Penalties shall be applied in the Manner directed by the

Acts referred to in this Section.

Description of Local Authority.

13. For the Purposes of this Act, in the several Places mentioned in the First Column of the Second Schedule hereto annexed the Local Authority shall be the Bodies of Persons or Persons in that Behalf specified in the Second Column of the same Schedule, and such Schedule, with the Explanation annexed thereto, shall be deemed to be Part of this Act.

Regulations for Attendance at School of Children employed in Workshops.

14. The following Regulations shall be made (subject to the Provisions herein-after mentioned) respecting the Education of Children employed in Workshops:

(1.) Every Child who is employed in a Workshop shall attend School for at least Ten Hours in every Week during

the whole of which he is so employed:

(2.) In computing for the Purpose of this Section the Time during which a Child has attended School there shall not be included any Time during which such Child has attended either

> (a) In Excess of Three Hours at any One Time, or in Excess of Five Hours on any One Day; or

(b) On Sundays; or

(c) Before Eight o'Clock in the Morning, or after Six o'Clock in the Evening:

Provided, that the Non-attendance of any Child at School shall be excused-

(1.) For any Time during which he is certified by the principal Teacher of the School to have been prevented from Attendance by Sickness or other unavoidable Cause:

(2.) For



(2.) For any Time during which the School is closed for the customary Holidays, or for some other temporary Cause:

(3.) For any Time during which there is no School which the Child can attend within One Mile (measured according to the nearest Road) from the Workshop or the Residence of such Child.

15. The Parent of every Child employed in a Workshop shall Parents to cause that Child to attend School in manner required by this Act. Every Parent who wilfully fails to act in conformity with this Section shall be liable to a Penalty of not more than Twenty Shillings for each Offence.

cause Children to attend School.

Occupiers of

Certificates of

Attendance of

Workshops shall obtain

Children at

16. Every Occupier of a Workshop who has employed a Child for any Time amounting in the whole to not less than Fourteen Days shall on *Monday* in every Week during the Employment of such Child obtain from the principal Teacher of some School a Certificate that the Child so employed has, in manner required by this Act, attended School during the preceding Week, if Attend-School. ance at School was so required during that Week.

The Certificate may be in the Form contained in the Third Schedule hereto, or in such other Form as One of Her Majesty's Principal Secretaries of State may from Time to Time prescribe.

The Employer shall keep the said Certificate for One Month, and shall produce the same to any Inspector or Sub-Inspector of Factories whenever required by him during that Period.

Every Person who acts in contravention of this Section shall be liable to a Penalty of not more than Three Pounds.

17. The principal Teacher of a School which is attended by any Child employed in a Workshop may apply in Writing to the Occupier of such Workshop to pay such Sum as herein-after mentioned on account of any Child in respect of whom he may have duly granted a Certificate in pursuance of this Act, and after the Date of such Application the Occupier, so long as he employs the Child, shall pay to the principal Teacher of the said School for every Week that the Child attends that School the weekly Sum specified in the Application, not exceeding Twopence per Week, and not exceeding One Twelfth Part of the The Occupier may deduct the Sum so paid Wages of the Child. by him from the Wages payable for the Services of such Child.

On Application of Teacher, Occupier to pay Sum for Schooling of Child, and deduct it from Wages.

Any Occupier who, after such Application, refuses to pay on Demand any Sum that may become due as aforesaid, shall be liable to a Penalty not exceeding Ten Shillings.

If an Inspector of Factories is satisfied, by Inspection of a Inspector may School or otherwise, that the principal Teacher of a School who disqualify for grants Certificates of School Attendance required under this Act granting Cerought to be disqualified for granting such Certificates for any of the following Reasons; namely,

tificates any Teacher who is unfit.

1. Because he is unfit to instruct Children by reason either of his Ignorance or Neglect, or of his not having the necessary Books and Materials;

2. Because of his immoral Conduct;

3. Because



3. Because of his continued Neglect to fill up proper Certificates of School Attendance-

in any such Case he may serve on the Teacher a written Notice. stating the Reason for such Disqualification. At the Expiration of Two Weeks from the Date of such Notice the Teacher shall, subject to the Appeal herein-after mentioned, be disqualified for granting Certificates.

The Inspector shall, so far as he can, serve on every Occupier of a Workshop who obtains Certificates from such Teacher a Notice to the like Effect as the Notice served on the Teacher, and also specifying a School which the Child employed in the Workshop of such Occupier can attend within One Mile (measured according to the nearest Road) from the Workshop or the Residence of the Child.

Any Teacher who is disqualified as aforesaid, and any Occupier of a Workshop who obtains Certificates from him, may, within Three Weeks after the Service of the Notice on the Teacher, appeal therefrom to One of Her Majesty's Principal Secretaries of State, who may confirm or reverse such Disqualification.

After a Teacher is disqualified for granting Certificates no Certificate given by him shall be deemed to be a Certificate in compliance with this Act, unless in the Case of there being no other School which the Child employed in a Workshop can attend within One Mile (measured according to the nearest Road) from the Workshop or the Residence of such Child, or unless with the written Consent of an Inspector of Factories.

The Inspectors of Factories shall in their Reports to One of Her Majesty's Principal Secretaries of State report the Name of every Teacher disqualified under this Section during the preceding Six Months, the Name of the School at which he taught. and the Reason for the Disqualification; and in the Case of such Teacher's continued Neglect to fill up proper Certificates, shall report the Fact of such Neglect to the Committee of Council on Education, if such Teacher be employed in any School in receipt of annual Grants made by the Committee of Council on Education.

Penalty for forging, &c. Certificate.

Every Person who forges or counterfeits any Certificate required by this Act, or gives or signs any such Certificate falsely, or wilfully makes use of any forged, counterfeited, or false Certificates, or aids in or connives at any of the foregoing Offences, shall be guilty of a Misdemeanor, and be liable to be imprisoned for any Period not exceeding Three Months, with or without Hard Labour.

Local Authority to enforce Act.

13. It shall be the Duty of the Local Authority to enforce within their Jurisdictions the Provisions of this Act, so far as relates to any Powers or Authorities conferred on the Local Authority by this Act, and all Expenses incurred by them in enforcing the same may be defrayed out of any Funds in their Hands, or any Rates leviable by them and applicable to any Purpose relating to the Improvement, paving, cleansing, or Manage-



Management of the Places within their Jurisdiction, or, in Cases where the Local Authority is in the Receipt of any Poor Rate, out of any such Rate.

- 19. Where any Proceedings are taken against any Person in Provision as to respect of any Offence under this Act committed in or relating to a Workshop, it shall not be competent for the Defendant to prove that such Workshop is a Factory within the Meaning of any Act for regulating Factories unless he has previously given Notice of its being a Factory to the Inspector of Factories in manner required by any Act of Parliament in that Behalf.
- 20. Every Inspector or Sub-Inspector of Factories shall be Inspector or furnished with such Certificate of his Appointment as the Secretary of State may direct; and on applying for Admission to any Workshop, such Inspector or Sub-Inspector shall, if required, produce to the Occupier the said Certificate; every Person who forges or counterfeits any such Certificate, or makes use of any forged, counterfeited, or false Certificate, or falsely pretends to be an Inspector or Sub-Inspector of Factories, shall be guilty of a Misdemeanor, and be liable to be imprisoned for any Period not exceeding Three Months, with or without Hard Labour.

pleading that Workshop is a Factory.

Sub-Inspector to be furnished with Certificate of his Appointment.

FIRST SCHEDULE referred to in the foregoing Act.

TEMPORARY EXCEPTIONS.

1. During the first Six Calendar Months next ensuing the Day on which this Act is limited to come into operation, hereinafter referred to as the Commencement of this Act, Children of not less than Eleven Years of Age may be employed for the same Time, and subject to the same Conditions, for and subject to which Young Persons may be employed under this Act:

2. During the first Thirty Calendar Months next ensuing the Commencement of this Act, Children of not less than Twelve Years of Age may be employed for the same Time, and subject to the same Conditions, for and subject to which Young Persons

may be employed under this Act:

3. During the first Twelve Calendar Months next ensuing the Commencement of this Act, Children, Young Persons, and Women may be employed on Saturdays until Half-past Four o'Clock in the Afternoon:

- 4. During the first Thirty Calendar Months next ensuing the Commencement of this Act, Children, Young Persons, and Women may be employed in the Manufacture of Preserves from Fruit in the same Manner as they were employed therein before the passing of this Act:
- 5. During the first Thirty Calendar Months next ensuing the Commencement of this Act, Male Young Persons of not less than Sixteen Years of Age may be employed in any Workshop where the Manufacture of Machinery is carried on in the same Manner as if they were Male Persons exceeding the Age of Eighteen Years.

PERMANENT

PERMANENT EXCEPTIONS.

6. Whereas the Customs or Exigencies of certain Trades require that Male Young Persons of the Age of Sixteen Years and upwards should be occasionally employed beyond the Hours allowed by this Act; it shall be lawful for One of Her Majesty's Principal Secretaries of State, on due Proof to his Satisfaction that such Customs or Exigencies exist, and that such occasional Employment is not injurious to the Health of such Male Young Persons, from Time to Time, by Order to be advertised in the London Gazette, or otherwise published in such Manner as he may think fit, to give Permission that in the Case of any particular Workshop or Class of Workshops Male Young Persons of Sixteen Years of Age and upwards may be employed for a Period not exceeding Fifteen Hours on any One Day:

Provided that-

1st. They are not so employed except between the Hours of Six in the Morning and Nine in the Evening.

2d. In addition to the Time allowed under this Act for Meals, they shall be allowed Half an Hour for a Meal after the Hour of Five in the Evening.

- 3d. They are not so employed for more than Twelve Days in any Period of Four Weeks, nor on the whole for more than Seventy-two Days in any Period of Twelve Months.
- 7. In any Workshop in which the mechanical Power is Water, and in any Workshop or Class of Workshops with respect to which One of Her Majesty's Principal Secretaries of State certifies by Order under his Hand that it has been proved to his Satisfaction that by reason of the Nature of the Business it is necessary to carry on the same throughout the Night, it shall be lawful to employ Male Young Persons during the Night, subject to the same Intervals of Rest which they are allowed during the Day, and subject to this Provision, that no Male Young Person employed during the Night shall be employed during either the preceding or succeeding Day, and that no Male Young Person shall be employed more than Six Nights in any Fortnight.

For the Purposes of the last-mentioned Provision, Night shall mean any Time between Six o'Clock in the Afternoon of One Day

and Six o'Clock of the Morning of the following Day.

- 8. So much of this Act as forbids the Employment of Young Persons and Women on any Saturday after Two o'Clock of the Afternoon shall not apply to Male Young Persons employed in Day and Night Turns, changing every alternate Week, nor in any Week to any Woman or Young Person whose Hours of actual Work have not in any Day in such Week exceeded Eight.
- 9. The said Secretary of State, on Proof to his Satisfaction that the Customs or Exigencies of Trade, or any other special Circumstances, require the Alteration to be made, may, by Order to be advertised in the London Gazette, or otherwise published in such Manner as the Secretary of State may think fit, give Permission, with



with respect to any particular Workshop or Class of Workshops for all or any of the following Things; namely,-

- (1.) That Children, Young Persons, or Women may be employed between Two and Eight o'Clock in the Afternoon on Saturday, provided that in any such Workshop or Workshops Arrangements are made to the Satisfaction of the said Secretary of State for giving on some Workday in every Week to every Child, Young Person, or Woman employed a Half Holiday of equal Length either at the Beginning or at the End of their Day's Work; or,
- (2.) That in any Workshop in which it is proved to his Satisfaction that Work does not commence before the Hours of Seven or Eight in the Morning Children, Young Persons, and Women may be employed on Saturday, or on any other Day on which the weekly Half Holiday is given, from the Hours of Seven in the Morning to Three in the Afternoon, or from Eight in the Morning to Four in the Afternoon. Subject to the usual Hours for Meals.
- (3.) That Male Young Persons of not less than Sixteen Years of Age may be employed in the same Manner as if they were Male Persons exceeding the Age of Eighteen.
- 10. Where the Occupier of any Workshop is a Person of the Jewish Religion, and it is his Custom to keep such Workshop closed on Saturday until Sunset, it shall be lawful for him to employ Young Persons or Women on that Day from after Sunset until Nine o'Clock at Night.

SECOND SCHEDULE referred to in the preceding Act

Column (1).	Column (2).
Places within Jurisdiction of Local Authority.	Description of Local Authority.

ENGLAND AND WALES.

Liberties thereof.

Parishes within the Metropolis mentioned in Schedule (A.) to "The Metropolis Management Act, 1855."

Districts within the Metropolis formed by the Union of the Parishes mentioned in Schedule (B.) to "The Metropolis Management Act, 1855.'

The City of London and the | Commissioners of Sewers of the City of London.

> The Vestries incorporated by "The Metropolis Management Act, 1855."

The Board of Works for the District incorporated "The Metropolis Management Act, 1855."

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Hours of Labour Regulation.					
Column (1).	Column (2).				
Places within Jurisdiction of Local Authority.	Description of Local Authority.				
Boroughs, excepting Oxford -	The Mayor, Aldermen, and Burgesses, acting by the Council.				
The Borough of Oxford and any Place not included in the above Descriptions, and within the Jurisdiction of a Local Board constituted in pursuance of "The Public Health Act, 1848," and "The Local Government Act, 1858," or One of such Acts.	The Local Board.				
Any Place not included in the above Descriptions, and under the Jurisdiction of Commissioners, Trustees, or other Persons entrusted by any Local Act with Powers of improving, cleansing, or paving any Town.	The Commissioners, Trustees, or other Persons entrusted by the Local Act, with Powers of improving, cleansing, or paving the Town.				
Any Parish not within the Jurisdiction of any Local Authority herein-before mentioned, and in which a separate Rate is or can be levied for the	The Vestry, Select Vestry, or other Body of Persons, acting by virtue of any Act of Parliament, Prescription, Custom, or otherwise, as or				

SCOTLAND.

Vestry.

Burghs -

Places where Police Commissioners or Trustees exercise the Functions of Police Commissioners acting under "The General Police and Improvement (Scotland) Act," or Trustees or Commissioners acting under any General or Local Act.

Maintenance of the Poor.

Any Place not included in the above Descriptions.

The Magistrates and Town Council.

instead of a Vestry or Select

The Police or other Commissioners or Trustees.

The Parochial Board having Jurisdiction in that Place.



Hours of Labour Regulation.	
Column (1).	Column (2).
Places within Jurisdiction of Local Authority.	Description of Local Authority.

IRELAND.

The City of Dublin

Towns Corporate with Exception of Dublin.

Towns having Town Commissioners under "The Towns Improvement (Ireland) Act, 1854" (17 & 18 Vict. c. 113.), or under any Local Act.

Townships having Commissioners under Local Acts.

Towns under Commissioners appointed by virtue of an Act made in the Ninth Year of George the Fourth, intituled "An Act to make Provision "for lighting, cleansing, and

"watching of Cities and "Towns Corporate and Mar"ket Towns in Ireland in

" certain Cases."

Towns having Municipal Commissioners, under 3 & 4 Vict.

missioners, under 3 & 4 Vict. c. 108.

Any Place not included in the foregoing Descriptions.

The Right Honourable the Lord Mayor, Aldermen, and Burgesses, acting by the Town Council.

The Mayor, Aldermen, and Burgesses, acting by the Town Council.

The Town Commissioners.

The Township Commissioners.

The Commissioners.

The Municipal Commissioners.

The Guardians of the Poor of the Union in which such Place is situate.

Explanation.

In this Schedule the following Words shall have the Meanings

herein-after assigned to them; that is to say,

(1.) "Borough" in England shall mean any Place for the Time being subject to the Act passed in the Session holden in the Fifth and Sixth Years of the Reign of King William the Fourth, Chapter Seventy-six, intituled "An Act to provide for "the Regulation of Municipal Corporations in England and "Wales."

(2.) "Burgh" in Scotland shall mean any Place returning or contributing to return Members to Parliament.

THIRD Digitized by GOOGLE

C. 146.

Hours of Labour Regulation.

THIRD SCHEDULE.

FORM OF CERTIFICATE OF SCHOOL ATTENDANCE. School.

I do hereby certify that [Christian Name and Surname of the Child has attended the above School for not less than Ten Hours, during the Week ending on Saturday the , 18 . of

> (Signed) A.B.

Principal Teacher of the above School. 18 .

Address of School.

Date

LOCAL ACTS.

[For the full Titles, see Table of Titles at the Commencement of the Volume.]

Cap. i.

"The City of London Municipal Elections Amendment Act, 1867." [5th April 1867.]

Right of voting for Aldermen, Common Councilmen, and Ward Officers extended to all Persons rated at 101., § 2.

Right of Voting, &c., extended to all Occupiers on the Register of Voters for Members of Parliament, § 3.

Right of Voting, &c., extended to all Persons who would be entitled to be on the Register of Voters as Occupiers if resident, § 4.

An Alphabetical List of Voters to be made out in December of every Year, and to be open to Inspection, § 5.

Declaration to be made by Voters, § 6. Punishments for False Declaration, § 7.

Cap. ii.

"The Windsor Royal Gas Act, 1867."

[5th April 1867.]

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Present Property vested in Company incorporated by this Act, § 6.

Saving previous Rights and Liabilities, §§ 8 to 16.

Capital to be 33,600l. in Shares, § 17.

Certain Shares entitled to Five per Cent. Preference, § 18.

Appropriation of existing Shares, § 19.

Power to raise additional Capital of 36,4001., § 21.

Limit of Dividends on new Capital, § 23.

Power to borrow on Mortgage, §§ 25 to 27.

Power to create Debenture Stock, § 28. Meetings, Directors, &c., §§ 30 to 36.

Power to purchase Lands, § 37.

Powers as to Construction of Gas Works, &c., § 38.

Consumers may be required to consume by Meter; Provisions as to Meters, §§ 40 to 43.

Limiting the Price of Gas, § 45.

As to Charge for Public Lamps in the Borough of Windsor, § 46.

Illuminating Power and Purity of Company's Gas, § 47. Power to test the illuminating Powers of the Gas, §§ 51 to 53.

Schedule (Description of Site of Gas Works).

30 & 31 Vict.

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Cap. iii.

"The Blackfriars and Southwark Bridges Act, 1867." [5th April 1867.]

Recites that it is expedient to enable the Mayor and Commonalty and Citizens of the City of London to borrow a further Sum of Money on the Security of the Bridge House Estates, to complete the rebuilding of Blackfriars Bridge, and for the Purchase of Southwark Bridge.

350,000l, may be raised on the Credit of the Bridge House

Estates, § 3.

Any Part of the 300,000l. which may be raised after the passing of this Act, to rank pari passu with that authorized by this Act, § 4.

Power to re-borrow, § 5.

Form of Bonds, § 6.

Protection of Lenders, § 7. Application of Money, § 8.

Maintenance, &c. of the Southwark Bridge to be charged on the Bridge House Estates, § 9.

Register of Bonds and Assignments, § 10.

Monies received, &c. under this Act, to be included in the Accounts kept by the Chamberlain under the Blackfriars Bridge Act, § 11.

Cap. iv.

"The Manchester, Sheffield, and Lincolnshire Railway (Additional Powers) Act, 1867." [5th April 1867.]

Recites that it is expedient to confer Powers on the Manchester, Sheffield, and Lincolnshire Railway Company, with respect to the Construction and Abandonment of Works, and in relation to their Capital, and for conferring other Powers on that Company, and on the South Yorkshire Railway Company in relation to the Trent, Ancholme, and Grimsby Railway.

Incorporation of Consolidation Acts, § 2. Power to make Works and take Lands, § 4.

Three Years for compulsory Purchase of Lands, § 7.

Five Years for Completion of Works, § 9.

Tolls, &c., § 12.

Power to abandon Portion of authorized Lines; Compensation, §§ 13 to 15.

Power to Company to subscribe to Trent, Ancholme, and Grimsby Railway and to apply Funds for that Purpose,

ower to raise Money by Shares or Stock for Contribution, § 18.

ubscription by South Yorkshire Company, § 20.

Power for Company to apply Corporate Funds, and to raise additional Share Capital, 🐧 21, 22.

New Shares to be subject to same Provisions as Shares existing, § 23.

Cancellation of Shares and Issue of Preference Stock, &c., §§ 24, 25.

Power to borrow on Mortgage, § 26.

Debenture Stock, § 27.

Declaration of Capital, § 28.

Restriction on Share and Loan Capital, § 29.

Power to South Yorkshire Company to borrow on Mortgage, § 30.

Existing Mortgages to have Priority, § 33.

Cap. v.

"The Southwark and Vauxhall Water Act, 1867."
[12th April 1867.]

Incorporation of Parts of Consolidation Acts, § 2.

Company empowered to raise further Capital of 300,000l., by Shares, § 4.

New Capital to be Part of general Capital, § 5.

No Vote or Qualification for less than 100%, paid on Shares, § 6.

Company may acquire scheduled Land, § 7.

Not to take any Portion of River Thames without Consent of Conservators, § 8.

Power for compulsory Purchase of Land limited to One Year, § 9.

Saving Rights of the Conservators of the River Thames, § 10.

Cap. vi.

"The Milford Haven Dock and Railway Act, 1867."
[12th April 1867.]

Extends for further Period of Three Years the Time limited for completing the Works of the Company authorized by their Act of 1860, gives Power to Company to grant Leases of Warehouses, &c., and authorizes the Company and the Hubberston Docks Company to agree as to User of Lands.

Cap. vii.

"The St. Mary Magdalene Hospital, Newcastle-upon-Tyne, Act, 1867." [12th April 1867.]

Recites that it is expedient to provide for the Management, Improvement, and better Government, and for extending the Objects and regulating the Appropriation of the Income of the Hospital of Saint Mary Magdalene in the Town and County of Newcastle-upon-Tyne.

Constitution of Hospital, § 2.

Council to be the Managers, § 3. Hospital Estates, &c. to vest in Corporation, § 4.

Application of present Income, § 5.

Ground adjoining not to be built on, § 6. Additional Number of Free Sittings, § 7.

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Payment to the Master of the Hospital, § 8. Appointment of Chapel Wardens, § 9.

Vacancies to be filled up, § 10.

Application of Seat Rents, § 11.

Repair Fund, § 12.

In case of Deficiency of Repair Fund, § 13.

Master not to hold Ecclesiastical Benefice, § 14.

Duties of Master, § 15.

Council may build Residence for Master, § 16.

Fund for Maintenance of Hospital, § 17.

Erection of Hospital, § 18.

Loan for Erection of Hospital, § 19.

Appointment of Brethren, § 20.

Rate of Payment to the future Brethren and Nurse, § 21.

Conduct of the Brethren, § 22.

Payment to existing Brethren, § 23.

Support to the Schools, § 24.

Council to be Patrons and Visitors of the Schools, § 25.

Application of surplus Revenue, § 26.

Application of Capital Funds, § 27.

Council to be Patrons and Visitors of Medical Hospital, § 28.

Delegation of Powers of Council to Committee, § 29.

Accounts of the Charity, § 30.

Cap. viii.

"The South-eastern Railway (Capital) Act, 1867." [12th April 1867.]

Recites that it is expedient to make Provision for regulating the Capital and Debt of the South-eastern Railway Company, and for prescribing the Right of Voting and the Qualification of the Directors, and to extend the Time for the Completion of certain Lines of the Company.

Incorporation of Consolidation Acts, § 2. Extends for One Year the Period for Extension of Works,

authorized by South-eastern Act of 1862, § 4.

Extends for Three Years the Periods for Purchase of Land, and for Four Years the Completion of Works under Acts of 1864, 1865, and 1866, § 5.

Penalty for Non-completion of Works, § 6.

Powers of Company for raising Monies under former Acts extinguished, § 7.

Company's Powers for raising Capital and borrowing for Purposes specified continued, § 8.

Company's present Capital declared, § 9. Increase of Company's present Capital, § 10.

Priority of present Classes of Capital and Debenture Stock, § 11.

Power to raise already authorized Capital, § 12.

Power to divide Shares raised under Act of 1866 and this Act into Deferred and Preferred Half Shares, §§ 15 to 22.

Power to create Five per Cent. Consolidated Preferential Stocks, § 23.

Terms and Conditions of such Stocks, §§ 24 to 28.

Company's present borrowing Powers declared, § 29. Company's present Mortgage Debt declared, § 30.

Reduction of Company's borrowing Powers, § 31. Company's present Debeuture Stock declared, § 35.

Power to create further Amount of Debenture Stock, § 36.

Application of Monies, §§ 37, 38.

Votes at Meeting for Preferential Stock, § 39.

Repeal of Section 98 of Charing Cross Railway Act, 1859, § 40.

Saving Rights of Company and London, Chatham, and Dover Company, § 41.

Saving Agreement with and Rights of the Brighton and South

Coast Railway Company, § 42. Schedule (Statement of authorized Share Capital and borrowing Powers).

Cap. ix.

"The Northumberland Central Railway Act, 1867."
[12th April 1867.]

Company may abandon Portion of authorized Line, § 2. Compensation to be made in respect of Portions of Railways abandoned, §§ 3, 4. Share Capital reduced to 75,000l., § 5.

Cap. x.

"The Nottingham Improvement Act, 1867."
[12th April 1867.]

Recites that it is expedient to make Provision for the Improvement of certain Roads set out under an Award of Commissioners appointed under a Local Act of 1845, and for other Works in the Parish of Saint Mary in the Borough of Nottingham, and to empower the levying of Rates on certain enclosed Lands, and to authorize the borrowing of Money on Security thereof by the Local Board of Health.

Repeal of Parts of Local Act of 1845, § 4.

Revocation of Award as far as is inconsistent with this Act,

Cesser of Powers of Commissioners under Local Act, § 6. Money of Commissioners to be paid to Local Board of Health,

Actions not to abate, § 8.

Books, &c. to be Evidence, § 9.

Completion of public Carriage Roads, Bridleways, and Footpaths, § 10.

Completion of private Roads, § 11.

Repair of Drains, &c., § 12.

Conversion of Watercourses, &c. into Sewers, § 13.

Extension of Section 118 of Local Act to other Roads, § 14.

Causeways of public Roads, § 15.

Contribution by Board for Flagging of Causeway, § 16. Collection of Arrears of Rate under Local Act, § 17.

Local Board to levy Inclosure Owners Rates on inclosed Lands, § 18.

Cesser of Inclosure Owners Rate, § 19.

Audit of Accounts, § 20.

Power to borrow for Purposes of Act not exceeding 25,000l., §§ 21, 22.

Repayment of Money borrowed, § 23.

Power to reborrow, § 24.

Restrictions as to borrowing not to apply, § 25.

Estimate, &c. for General District Rates, § 26.

Application of Money borrowed, § 27.

Application of Local Government Act, § 28.

Saving for general Powers of Board, § 29. Saving Liabilities under Leases, &c., § 30.

Transfer of Property under Flood Road Act to Corporation, § 31.

Maintenance of Road by Corporation free of Toll, § 32.

Schedule (Sections of Local Act repealed).

Cap. xi.

"The Scarborough Gas Act, 1867." [12th April 1867.]

Recites that in order to enable the Company to discharge their existing Liabilities, and to meet the Outlay necessary for the Enlargement and Extension of their existing Works and Mains, and for carrying on their said Undertaking, it is expedient that the Company be authorized to raise additional Capital, and that further Powers should be conferred on them for carrying on the Business of the Company, and that some of the Powers of the recited Acts should be altered, amended, and extended.

Incorporating certain Provisions of Consolidation Acts, § 2. Power to raise additional Capital of 40,000l.; Regulations as

to new Shares, §§ 4 to 11.

Power to borrow on Mortgage 10,000l., §§ 12 to 14.

Power to create Debenture Stock, § 15.

Company may take Licences to use Patents for Improvements in Gas, § 17.

Quality of Gas, § 18.

Limiting Price of Gas to private Consumers, § 19.

Price of Gas for public Lamps, § 20.

Regulations as to Meters, &c., §§ 21 to 31.

Saving Rights of Corporation of Scarborough, § 82.

Cap. xii.

"The Sutton, Southcoates, and Drypool Gas Act, 1867." [12th April 1867.]

Recites that it is expedient to incorporate "The Sutton, Southcoates, and Drypool Gas Light Company (Limited)," by the Name of "The Sutton, Southcoates, and Drypool Gas Company," and to make further Provision for lighting with Gas the District now lighted by the Company and

adjoining Places in the Borough of Kingston-upon-Hull and in the East Riding of the County of York; and to authorize the raising of additional Capital, and to make other Provision with respect to the Undertaking.

Extending Provisions of Consolidation Acts, §§ 2 to 5.

Limits of Act, § 6.

Re-incorporation of Company, § 7.

Purposes of the Company, § 8.

Present Property of the old Company vested in the Company incorporated by this Act, § 9.

Contracts, &c. prior to Act to be binding, §§ 12 to 19.

Capital of the Company, § 20.

Existing Shareholders to be entitled to corresponding Capital under this Act, § 21.

Power to raise additional Capital by the Creation of new Shares, §§ 24 to 28.

Sale and Distribution of new Shares, § 29.

Power to borrow on Mortgage 5,000l., §§ 32 to 34.

Meetings; Directors, &c., §§ 36 to 50.

Power to purchase Lands, § 51.

Company empowered to construct Gasworks, &c., § 52.

Company may take Licences to use Patents for Improvements in Gas, § 53.

Company not to interfere with Works of the Dock Company without Consent, § 55.

Company to maintain Pipes, &c., §§ 56 to 60.

Company to light public Lamps at Request of Local Board, &c., § 61.

Provisions as to Meters, &c., §§ 62 to 69.

Illuminating Power of Gas, § 70.

Power to Local Board of Health to test the Purity of the Gas, §§ 72 to 74.

Schedule (Description of Site of Gas Works).

Cap. xiii.

"The Kidderminster Gas Act, 1867."

[12th April 1867.]

Recites that it is expedient to authorize the Kidderminster Gas Light and Coke Company established under an Act of the 58th Geo. 3., to extend their Limits of Supply, and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Repeal of recited Act, § 4.

Limits of Act, § 5.

Incorporation of Company, § 6.

Property of dissolved Company vested in the new Company, § 7.

Saving previous Rights, Debts, Contracts, and Liabilities, §§ 8 to 17.

Capital to be 30,000*l.*, § 18.

Allotment of Preference Stock in respect of capitalised Profits, § 21.

Issue of additional Capital, §§ 24 to 27.

Power to borrow 6,000l., § 28.

Power to issue Debenture Stock, §§ 29, 30.

Meetings; Directors, &c., §§ 32 to 44.

Power to take Lands by Agreement to the Extent authorized by recited Act, § 45.

Powers as to Gas Works, and the Supply of Gas, § 46.

Consumers may be required to consume by Meter, §§ 49 to 55.

For preventing Frauds and Waste of Gas, &c., §§ 56 to 62.

Maximum Price of Gas, § 63.

Power to test the illuminating Power of the Gas, §§ 64 to 66. Company may contract for Water from Canal, § 68.

Powers of Corporation not to be obstructed, § 69.

Corporation empowered to raise, sink, or alter Pipes, &c., § 70.

Protecting Staffordshire and Worcestershire Canal Company, § 71.

Cap. xiv.

"The Metropolitan Life Assurance Society Act, 1867." [12th April 1867.]

Recites that it is expedient to make Alterations in the Deed of Settlement of the Metropolitan Life Assurance Society established in 1835.

Definition of Special Resolution, § 2.

Power to constitute a Second Series of Members, § 3. Power to constitute a Third and subsequent Series, § 4. Restriction on Terms of Admission of new Series, § 5. Admission of participating Non-Members, § 6. Power to alter certain Regulations, § 7. Schedule (Extracts from Deed of Settlement).

Cap. xv.

"The Barnsley Gas Act, 1867."

[3d *May* 1867.]

Recites that it is expedient to make Provision for extending the Limits of "The Barnsley Gas Act, 1852," and for authorizing the Barnsley Gas Company to construct new Works and raise more Money.

Incorporation of Consolidation Acts, § 2. Extension of Limit for Supply of Gas, § 6.

Increase of Capital to additional 40,000l. may be raised by Shares, § 7.

Power to borrow, § 11.

Power to construct new Works and acquire Site, § 16.

Power to purchase additional Lands, § 17.

Further Powers as to Licences, Meters, &c., § 18.

Limiting the Price of Gas, § 20. Quality of Company's Gas, § 21.

Mode of testing the Quality of the Gas, §§ 23, 24.

Provisions respecting Meters, §§ 25, 26.

Protection to Canals and navigable Rivers, § 27.

Power to Canal Company to alter Pipes, § 28.

Protection of Steam supplying Barnsley and Dearne and Dove Canal, § 29.

Option to Railway Company to lay Pipes, &c. to Level Cross-

ings, § 30.

Saving Rights of the Barnsley and Dearne and Dove Canal Companies, the Undertakers of the Aire and Calder Navigation, and the Lancashire and Yorkshire, Midland, South Yorkshire, and Manchester, Sheffield, and Lincolnshire Companies, § 31.

Schedule (Description of Site of Gasworks).

Cap. xvi.

"The Garstang and Knot End Railway Act, 1867."
[3d May 1867.]

Extends the Time for the Completion of Works authorized by the Garstang and Knot End Railway Act, 1864, until July 1st, 1869.

Cap. xvii.

"The Stratford-upon-Avon Gas Act, 1867."

[3d May 1867.]

Authorizes the Stratford-upon-Avon Gas Company to raise an additional Capital of 6,750l. by Shares, and 1,500l. by Mortgage.

Cap. xviii.

"The Barking Gas Act, 1867."

[3d May 1867.]

Recites that it is expedient to incorporate a Company for better supplying with Gas the Town and Parish of Barking (except that Part of it known as Great Ilford Ward) and the Parish of Dagenham, in the County of Essex, and the Neighbourhood thereof.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Present Property of old Company vested in Company incorporated by this Act, § 7.

Saving previous Rights and Liabilities, §§ 8 to 13.

Capital to be 20,000*l*. in Shares, §§ 14 to 18.

Capital may be increased to 50,000l., § 19.

Power to attach Preference to new Shares, § 20.

Limit of Dividends on new Capital, § 21.

Power to borrow on Mortgage 12,500l., § 22.

Appointment of Receiver, § 23.

Power to issue Debenture Stock, § 24.

Meetings; Directors, &c., §§ 28 to 33.

Power to purchase Lands by Agreement, § 34.

As to Maintenance of Gasworks, § 35.

Price of Gas, § 38.

Consumers to burn Gas by Meter if required; Provisions respecting Meters, §§ 39 to 43.

Illuminating Power and Purity of Gas, § 46.

Power of testing Quality of Gas, §§ 48, 49.

Cap. xix.

"The Exmouth Market Act, 1867." [3d May 1867.] Incorporation of Markets, &c. Act, 1847, § 2. Power to make and maintain new Market Place, § 4. New Market Place to be opened within Three Years, § 5. Market to be removed from the Strand to new Market Place, Limits of Market, § 7. Undertakers alone to hold Market within Limit of Market, Present Market Days, § 9. Power to appoint Market Days, § 10. Public Notice of Market Days to be given, § 11. Period for Change of Market Days, § 12. Market Tolls, §§ 14 to 18. Penalty for Sale out of Market Place without Licence, § 20. Power to pull down present Market House, § 21. Repeal of recited Acts, § 22. General Saving of Rights, §§ 23 to 29. Saving Rights of Court of Chancery, § 37. Saving Rights of Local Board of Health, § 38. Act not to prevent Leasing, &c. of Market, &c. as Part of Lord Rolle's Trust Estate, § 39. Schedules (Market and Weighing and Measuring Tolls).

Cap. xx.

"The Fisherton Anger and Bemerton Waterworks Act, 1867." [3d May 1867.]

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Company incorporated, § 5.

Power to make Waterworks and to appropriate Streams, §§ 6 to 8.

Application of Lands Clauses Act to Easements, § 10.

For Protection of Great Western Railway Company, §§ 11, 12. Works affecting Salisbury and Yeovil Railway to be constructed to Satisfaction of Engineer of London and South-western Railway Company, § 13.

Capital to be 3,000%. in Shares, §§ 16 to 18.

Power to borrow 750l., §§ 19 to 21. Power to create Debenture Stock, § 22.

Meetings; Directors, &c., §§ 23 to 29.

Three Years for compulsory Purchase of Lands, § 31.

Four Years for Completion of Works, § 32.

Rates at which Water is to be supplied for domestic Purposes, § 33.

Regulations to be made for preventing Waste of Water, § 36. Water not necessarily under Pressure, § 37.

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Cap. xxi.

"The Paignton Water Act, 1867." [31st May 1867.]

Recites that it is expedient to provide a Supply of Water for the Parish of Paignton in the County of Devon.

Consolidation Acts incorporated, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Capital to be 15,0001. in Shares, §§ 6 to 8.

Company may issue Debenture Stock, § 9.

Power to borrow 3,700*l*., §§ 11 to 14.

Meetings; Directors, &c., §§ 15 to 20.

Power to construct Works and enter upon and take Lands, § 21.

Provision respecting constant Pressure and Level of Supply, § 22.

Company may lay Mains, &c. in Highways, § 23.

Company to erect a public Fountain in lieu of Paignton Well,

Company to erect a public Tank at Cross, § 25.

Powers for compulsory Purchases limited to Three Years,

Five Years for Completion of Works, § 29.

Rates at which Water is to be supplied, §§ 30, 31.

For preventing fouling of Water, § 32.

Composition for Water Rates for large Houses, § 33.

Company may contract with Landlords of Houses not exceeding Rent of 10l. per Annum, § 34.

Water supplied by Agreement, § 35.

Consumers to have Option of Supply by Meter, §§ 36 to 39.

Supply for public Purposes, § 41.

Penalties, Procedure, &c., §§ 42 to 49.

For the Protection of the South Devon Railway Company, § 50.

Cap. xxii.

[31st May 1867.] "The Brighton Pavilion Act, 1867."

Recites that it is expedient to authorize the Mayor, Aldermen, and Burgesses of the Town of Brighton to borrow further Sums of Money for improving the Pavilion Estate vested in them by Act of 18 Vict. c. v.

Certain Clauses of "Commissioners Clauses Act" incorporated, 2.

Corporation may borrow further Sums not exceeding 15,0001., §§ 4, 5.

Priority of existing Mortgages, § 6.

Appointment of a Receiver, § 7.

Repayment of Principal Monics, § 8.

Money received from Pavilion Estate applicable to Payment of Principal or Interest, § 9.

Application of Money borrowed, § 10.

Cap. xxiii.

"The Worcester Prison Act, 1867." [31st May 1867.]

Recites that there are now Two separate Prisons situate within the Limits of the City of Worcester, namely, One for the County of Worcester and One for the City and County of the City of Worcester; that the Prison for the City and County of the City of Worcester is of defective Construction so that the proper Separation of Prisoners therein cannot be maintained; that it would conduce to Economy of Management and would otherwise be of local Advantage if the Two Prisons were united; that it has been agreed between the Justices of the Peace for the County of Worcester in Quarter Sessions assembled and the Mayor, Aldermen, and Citizens of the City of Worcester that the Two Prisons should be united on the Terms of the Corporation providing additional Cells not exceeding 48 in Number, and on such other Terms and Conditions as are in this Act expressed; and that it is expedient that for the Purposes of this Act the Corporation be empowered to take certain Lands compulsorily.

Incorporation of Consolidation Acts, § 2.

Act to be executed by Corporation, § 4.

Power to take Lands, § 5.

Three Years for compulsory Purchase of Lands, § 6.

Corporation to erect new Prison Buildings, § 7.

Power to contract for Works, § 8.

Power to compound with Contractors, § 9.

Union of City and County Prisons, § 10.

Prison to be under Prison Act, § 11.

Prison to be within City for City Prison Purposes, § 12.

Offences in Prison, Shire Hall, &c., § 13.

Removal of Prisoners from City Prison, § 14.

Discontinuance of City Prison, § 15.

Vesting of Prison in trust for County and City, § 16.

County Officers continued, § 17.

Appointment of Visitors for County, § 18. Appointment of Visitors for City, § 19.

Visitors to be Visiting Justices and Prison Authorities with Powers of Justices in Session, § 21.

Tenure of Office of Visitors and casual Vacancies, § 22.

Chairman of Quarter Sessions and Mayor to be Visitors, § 23.

Appointment of Treasurer, § 24. Quarterly Report of Visitors, § 25.

Rules for Visiting Justices, § 27.

Visits to Prison by Justices not being Visitors, § 28.

Contracts by Visitors, § 29.

Power to compound with Contractors, § 30.

Actions, &c. by and against Visitors, § 31.

Salaries of Officers, § 32.

Superannuation of Officers, § 33.

Saving for Powers of County and City Officers, § 34.

Ordinary Expenses in proportion to Number of Prisoners, § 35.

Quarterly Estimate, § 36. Payment by City and County Treasurers to Treasurer of Visitors in advance, § 37. Quarterly Audit of Prison Accounts, § 38. Report on Audit, § 39. Expenses of future Buildings, &c., § 40. Mode of Payment by City, § 41. Vesting, &c. of Stock in Trade, § 42. Division of Profits of Labour, § 43. Payment of Expenses for County, § 44. Payment of Expenses for City, § 45. County Treasurer's Receipt to be Discharge, § 46. Contract by Justice of County or City or Member of Corporation, § 47. Power to borrow on Security of City Fund, § 48. Application of Money borrowed, § 49. Payment by Instalments or Sinking Fund, § 50. Power of reborrowing, § 51. Priority of existing Mortgages, § 52. Continuance of Liability for existing Pensions, § 53. Superannuation Allowances to existing Governor, &c., § 54. Mortgage Debt on County Prison, § 55. Compensation to Officers of City Prison, § 56. Gratuity to Widows of Officers, § 57. Disposal of existing Prison and Site, § 58. Discontinuance of Gaol Sessions, § 59. Interim Contract for Maintenance, &c. of City Prisoners, § 60. Power to agree for Union on modified Terms, §§ 61 to 63. Calculation in case of Reference as to new Buildings, Appliances, &c., § 64. Form of Approval, &c., § 65. Protection of Visitors, § 66.

Cap. xxiv.

"The South Shields Gas Act, 1867." [31st May 1867.] Recites that it is expedient to authorize the South Shields Gas Company to extend their Works and the Limits of their District and to increase their Capital. Incorporation of Consolidation Acts, §§ 2 to 4. Power to Company to raise additional Capital of 40,000l. in Shares, §§ 5 to 11. Power to borrow, §§ 12 to 15. Power to issue Debenture Stock, § 16. Powers of compulsory Purchase limited to Three Years, § 20. Power to purchase Lands, § 22. Certain Lands not to be taken except with the Consent of the North-eastern Railway Company, § 23. Power to construct additional Gasworks, § 25. Restriction as to Erection of Works, § 26. Extent of Limits of Supply of Gas, § 27. Regulating the Parts of the Parish of Jarrow to be supplied by

Company and by Newcastle Company, § 28. Powers to take Licences of Patent Rights, § 29. Maximum Charge for Gas, § 30. Liability for public Lighting, § 31.

Quality of Gas, § 32.

Process for ascertaining Purity, §§ 33 to 37.

Repair of public Lamps, § 38.

Repeal of certain Sections of Act of 1857, §§ 39 to 42.

Schedules (Description of Land for Site of Works).

Cap. xxv.

"The Hull Docks Act, 1867."

[31st **M**ay 1867.]

Recites that it is expedient to authorize the Dock Company at Kingston-upon-Hull further to enlarge the Works connected with the Western Dock, and to acquire additional Lands in connexion with such Dock.

Provisions of Act, and of Acts of 1861 and 1866, and of Acts incorporated, to be construed as One Act, § 2.

Power for Company to take and use Lands shown on deposited Plans, § 4.

Three Years for the compulsory Purchase of Lands. § 5.

Power for Company to construct new Works authorized by Act, § 6.

Additional Lands may be taken, § 8.

Saving Rights of North-eastern and Hull and Selby Railway Companies, § 9.

As to Completion of Embankment No. 1 and Embankment No. 2, §§ 12, 13.

Footway on River Side of Dock to be carried along new outer Embankment, § 14.

As to Interference with Outfall Sewer for the West District Drainage Works, § 15.

As to Interference with Gallow Clough Drain, 4 16.

Company to preserve Hull and Hessle Footway, and to convey it along and connect it with Embankment if required, § 17. Application of Funds, § 18.

Additional Subscription by Hull Trinity House, § 19.

Section 59 of Act of 1861 extended to this Act. § 20.

Works to be in Port of Hull, § 21. Saving Rights of the Crown, § 22.

Cap. xxvi.

"The Bishop Wearmouth Rectory Act, 1867."

[31st May 1867.]

Recites that it is expedient to make Provision for vesting the Glebe Lands and Endowments of the Rectory of Bishop Wearmouth in the County and Diocese of Durham in the Ecclesiastical Commissioners for England, and for making Provision for the Endowment of the said Rectory in lieu thereof; and for the Promotion of other Ecclesiastical Purposes connected therewith.

The Bishop Wearmouth Fund to be merged in the Common Fund, § 1.

The Endowments of the District Incumbents to be paid out of the Common Fund, § 2.

The Parsonages of Saint Andrew Deptford and Saint Paul Hendon to be improved out of the Common Fund, § 3.

Four new Districts to be constituted and 2,000l. each for Parsonages to be provided out of the Common Fund, § 4.

In the event of the Church in the Stockton Road having a District, a further Sum of 2,000l. for a Parsonage to be provided out of the Common Fund, § 5.

The Glebe and Endowments of the Rectory to vest in the Ecclesiastical Commissioners on the next Avoidance, § 6.

The present Rector may agree to accept a fixed Income of 2,000l. a Year, § 7.

Saving the Rights of the present District Incumbents, § 8.

The Ecclesiastical Commissioners to pay out of their Common Fund 2,000l. a Year to future Rectors subject to Reduction, § 9.

The Four new Districts to be endowed out of the Common

Fund, § 10.

In the event of the Church in the Stockton Road having a District, an Endowment to be provided out of the Common Fund, § 11.

The Patronage of new Districts to be vested in the Bishop,

§ 12.

Certain existing Districts to be augmented out of the Common

Fund after Three Years, § 13.

The Ecclesiastical Commissioners with the Consent of the Bishop may declare that the Pews of augmented Churches shall be free, § 14.

District Parishes to be deemed Vicarages, § 15.

Provision to be made for the Service of the Burial Ground,

the Workhouse, and the Infirmary, § 16.

The Ecclesiastical Commissioners to appropriate Land to the Extent of Two Acres as a Site for a Church, &c. for St. Mark Millfield, § 17.

Regulations as to the Mode of paying the Incomes of the

Rector and Incumbents, § 18.

The Ecclesiastical Commissioners may substitute Lands or other Hereditaments for any Money Payment, § 19.

The Ecclesiastical Commissioners to have all legal Powers of enforcing Payments, § 20.

The Receipt of the Treasurer or Agent of the Ecclesiastical Commissioners to be a sufficient Discharge, § 21.

The Ecclesiastical Commissioners to pay the Costs of the Act, § 22.

Cap. xxvii.

"The Midland Railway (Derby Gas) Act, 1867."
[31st May 1867.]

Recites that it is expedient to authorize the Acquisition by the Midland Railway Company of Land and Property of the Derby Gaslight and Coke Company, and the Sale by the Midland Railway Company to the Derby Gaslight and Coke Company of other Lands, and for the Erection of

Gasworks thereon, and to enable the Midland Company to raise further Monies.

Parts of Companies Clauses Consolidation Act, 1845, incorporated, § 2.

Agreement between the Two Companies confirmed, § 3.

Power to Railway Company to buy Land and Works of Gas Company, § 4.

Power to Railway Company to sell and Gas Company to acquire Lands, § 5.

Provisions of Act of 1852 to apply to new Works, § 6.

Power to Railway Company to raise additional Sum of 30,000/. by new Shares or Stock, § 7.

Provisions as to Amount and Issue of new Shares, &c., §§ 10 to 16.

Schedule (Articles of Agreement between the Two Companies).

Cap. xxviii.

"The Atlantic Telegraph Amendment Act, 1867."
[31st May 1867.]

Recites the Acts relating to the Company passed in 1857, 1858, and 1859, under which the Company were authorized to create a Share Capital not exceeding 2,000,000l. and to attach certain Priorities and Privileges to a Portion of their Shares; that in the Year 1864 the Company entered into a Contract with the Telegraph Construction and Maintenance Company, Limited, whereby the latter Company agreed for the Considerations in such Contract mentioned to manufacture and complete a Telegraphic Submarine Cable, and in the Summer of the Year 1865 to lay the same across the Atlantic Ocean from the Western Coast of Ireland to the Eastern Coast of Newfoundland; that a Telegraph Submarine Cable was accordingly manufactured by the Construction Company, and in the Summer of 1865 was partially submerged in the Atlantic Ocean, but was then broken, and the Portion submerged was lost; that for the Purpose of satisfying the Claims upon them under the said Contract the Company issued to the Construction Company and others the 600,000l. Preference Shares authorized by "The Atlantic Telegraph Amendment Act, 1859," and also in exercise of the Power given by the Act of 1858 issued to the Construction Company 1,000 Mortgages for the Principal Sum of 1001. each and Interest at the Rate of Five per Centum per Annum, and such Mortgages still remain a Security for the Principal Sums and Interest aforesaid; that on the 1st Day of March 1866 the Company and Mr. Richard Atwood Glass on behalf of a new Company then intended to be formed, and called "The Anglo-American Telegraph Company, Limited," entered into a Contract set forth in the Schedule; that the said intended new Company was afterwards registered and incorporated under "The Companies Act, 1862," and have since adopted the said Heads of Agree-

ment; that in pursuance of the said Heads of Agreement and a Contract made between the Anglo-American Company and the Construction Company a new Cable was manufactured, and in the Summer of the Year 1866 was successfully laid between the Western Coast of Ireland and the Eastern Coast of Newfoundland, and the lost Portion of the Cable submerged in the Year 1865 was recovered, repaired, and completed, and both the said Cables are now being worked for the Purposes of Telegraphic Communication; that the Company have in the Manner prescribed by their Acts increased their Capital, and the Share Capital of the Company is now the Sum of 2,000,000l. Sterling, which includes the Sum of 600,000l. raised by the Issue of Eight per Centum Preference Shares; that it is expedient that the Company should have Power further to increase their Share Capital, so as the total Amount thereof, including the Capital already created and to be created under the Powers of this Act, shall not exceed the Sum of 3,500,000l. Sterling; and that further Power should be given to the Company of borrowing on Mortgage or Bond, and that the Company should have Power to make and carry out Arrangements with the Anglo-American Company.

Incorporation of Consolidation Acts. § 2.

Power to increase the Capital not exceeding 3,500,000l., § 4.

Distribution of surplus Profits, § 5.

Issue of new Shares, §§ 6 to 9.

Power to borrow on Mortgage or Bond not exceeding 400,000l., ६ 10 to 12.

Power to enter into Agreements with the Anglo-American Company, § 14.

Option to existing Shareholders to take up such further

Capital, § 15.

Saving Rights of Anglo-American Company, § 16. Schedule (Heads of Agreement with Anglo-American Company).

Cap. xxix.

" The Stalybridge Gas Act, 1867." [31st May 1867.]

Recites that it is expedient to authorize the Stalybridge Gas Company to extend their Works and to increase their Capital.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to Company to raise additional Capital of 50,0001. in Shares, $\S\S$ 5 to 10.

Power to borrow 25,000l.; Restriction on borrowing, § 11.

Power to issue Debenture Stock, § 13.

Power to purchase Lands and to construct additional Gasworks, && 15, 16.

Restriction as to Erection of Works, § 17.

Power to take Licences of Patent Rights, § 18.

As to Quality of Company's Gas, § 19.

Power to test the illuminating Power of the Gas, §§ 20 to 22.

Schedule (Description of Site of Gasworks). 3 G

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Cap. xxx.

"The Newcastle-upon-Tyne and Gateshead Gas Act, 1867." [31st May 1867.]

Recites that it is expedient to enable the Company to raise further Capital, to extend their Works, and amend their Acts.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to Company to raise additional Capital not exceeding 100,000*l*., §§ 5 to 10.

Power to borrow 25,000l., §§ 11 to 13. Power to issue Debenture Stock, § 14.

Extending Limits of Supply of Gas, § 18.

Regulating the Parts of the Parish of Jarrow to be supplied by the Company and by South Shields Company, § 19.

Explaining certain Powers of leasing Undertaking of Walker and Wallsend Gas Company, § 20.

Power to raise additional Capital to effect Purchase, § 21.

Company may borrow to pay off Mortgages and Bonds of Vendors, § 22.

Additional Lands, § 23.

Powers of compulsory Purchase limited to Three Years, § 25.

Power to purchase Lands, § 26.

Power to construct additional Gasworks, § 27.

Restriction as to Erection of Works, § 28.

Power to take Licences of Patent Rights, § 29.

Repeal of Part of 44th Section of "The Newcastle and Gateshead Gas Act, 1864," § 30.

Quality of Gas, § 31.

Power to Local Board of Health of Gateshead to test the Purity of Gas, §§ 82 to 34.

Schedule (Site of Gasworks described).

Cap. xxxi.

"The Norwich and Spalding Railway Act, 1867."
[31st May 1867.]

Recites that by "The Norwich and Spalding Railway Act, 1853," a Company was incorporated "for making a Railway " from Spalding to Sutton Bridge and Wisbeach," and were authorized to raise for that Purpose by Shares the Sum of 170,000l.; and by the 11th Section of the same Act Provision is made for the Deposit in certain Contingencies with the Solicitor to the Lords Commissioners of Her Majesty's Treasury of a Bond in twice the Amount of 12,702l. 7s. 3d., conditioned for Payment to Her Majesty, Her Heirs or Successors, of the said Sum, if the Company should not within the Time limited for the Completion of the Railway authorized by the said Act, either open the said Railway for the public Conveyance of Passengers, or prove to the Satisfaction of the Board of Trade that they had paid up One Half of the Amount of the Capital authorized by the said Act to be raised by means of Shares, and had expended for the Purposes of the said Act a Sum equal in Amount to

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One Half of such Capital; that in pursuance of the said Provision a Bond bearing Date the 28th Day of March 1855 was so deposited with the said Solicitor, and is now in his Hands, and a further Bond bearing Date the 17th Day of April 1855 was also so deposited with the said Solicitor, and is also now in his Hands; that owing to various Circumstances the Company were unable to raise and expend within the Time so limited the necessary Capital for fulfilling the Conditions of the said Two Bonds. and the Time granted to the Company for the Completion of their Railway having expired, an Act was passed in the Year 1859 to enable "The Norwich and Spalding Railway " Company to extend their Railway from Holbeach to Sut-" ton Bridge in Lincolnshire," and the Company have in fact completed their Railway from Spalding through Holbeach to Sutton Bridge, and the same has long been opened for public Traffic, and the Company have expended on the said Undertaking a Sum exceeding 179,000l.; that by the 25th Section of the said Act of 1853 it is enacted as follows :- "It shall not be lawful for the Company to open for " Traffic any Portion of the Railways hereby authorized " until they shall be bonâ fide proceeding with a view to the " Construction and Completion of that Portion of the Rail-" way to Wisbeach which lies between Sutton Saint Mary " and the Parish of Wisbeach Saint Peter;" and by the 17th Section of the said Act of 1859 it is enacted, "that " after the Expiration of Four Years from the passing of " the said Act it shall not be lawful for the Company to " declare or make any Dividend unless they shall have " completed a Railway Communication between Spalding " and Wisbeach so as to join there the Eastern Counties " Railway or the East Anglian Railways;" that in the Year 1860 the Company promoted a Bill to authorize them to extend their Railway on the Eastern Side of the River Nene to the East Anglian Railway at Wisbeach, but the said Bill was rejected by the Select Committee of the House of Commons to whom it was referred; and in Two following Sessions of Parliament, namely, in the Years 1862 and 1863, the Company promoted Bills to extend their Railway to Wisbeach on the Western or Lincolnshire Side of the River Nene without Success; but in the Year 1863 the Peterborough, Wisbeach, and Sutton Railway Act was passed, which fulfilled the Objects of extending, and the said Railway does in fact extend, the Norwich and Spalding Railway to Wisbeach; and the Committee of the House of Commons, when rejecting the Bill promoted by the Company and passing the Peterborough, Wisbeach, and Sutton Railway Bill, declared through their Chairman that the Company had prosecuted their Bill bona fide, in pursuance of the said Obligation imposed upon them by the said Act of 1859; that it is expedient that in the Circumstances aforesaid the said Two Bonds should be cancelled, and it is also expedient that the said 25th Section of the said Act of 1853 and the 17th Section of the said Act of 1859 should be repealed.

The Solicitor to the Treasury to cancel and deliver up the Two Bonds to the Company, § 2.

Twenty-fifth Section of Act of 1853 and 17th Section of Act of 1859 repealed, § 3.

Cap. xxxii.

"The Hartlepool Gas and Water Act, 1867."

[31st May 1867.]

Recites that it is expedient to grant Powers for authorizing the Hartlepool Gas and Water Company to provide additional Waterworks, and an additional Supply of Water, and to raise further Monies, and for extending the Limits within which they may supply Gas and Water.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 5.

Repeal of secondly-recited Act, § 6.

Company to continue incorporated, § 7.

Purposes of Company, § 8.

Contracts, Rights, and Powers under former Acts preserved, §§ 9 to 20.

General Saving of Rights, &c. under repealed Act, § 22.

Power for Company to take Lands and to construct Works, §§ 23 to 25.

Power to take and use Water from Hurworth Burn and Mousey Burn, § 26.

General Capital, consisting of original Capital, additional Capital, and new Capital, § 27.

Power to raise new Capital by new Shares, §§ 29 to 34.

Power to issue Debenture Stock, § 35.

Power to borrow 50,000l. in the whole, §§ 36 to 38.

Meetings; Directors, &c., §§ 40 to 50.
Undertaking to be considered as divided into Two Branches (Gas and Water), with separate Accounts for each, § 51.

Payments improperly made at Expense of either Branch to be made good by the other, § 52.

Scheme preparatory to Dividend to show Profit in respect of each Branch, § 53.

Three Years for compulsory Purchase of Lands, § 55.

Power to purchase Land for Accommodation for Waterworks, § 56.

Purchase of other Lands by Agreement, § 57. Rentcharges charged on Gasworks, &c., § 60.

Rentcharges charged on Waterworks, &c., § 61. Reservations on Disposal of Lands by Company, § 63.

Power for Company to agree with other Persons to supply Company with Water, § 64.

Seven Years for Completion of Works, § 66.

Power for Company to maintain Gasworks and make Gas, § 67.

Consumption of Gas by Meter, §§ 69 to 74. For preventing Frauds and Waste of Gas, § 75.

Power to test lighting Power and Purity of Gas, §§ 77 to 80. Limit of Charge for Gas, § 81.

Regulating Supply of Gas, and Price for public Lamps, § 82. Compelling Company to supply Consumers, § 84.

Penalty for Failure, § 85.

Power for Company to supply Water, 89.

Restriction on Supply for other than domestic Purposes, § 90.

Constant Pressure to be afforded from Reservoir, § 91.

Service Pipes, § 92.

Pipes to be repaired, § 93.

· Rates at which Water is to be supplied, § 95.

Water for other than domestic Purposes, § 96.

Regulations for preventing Waste, &c. of Water, § 97.

Mode of recovering Rates, § 100.

Cap. xxxiii.

"The Woolton Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to re-incorporate the Woolton Gas Company, and to confer upon them further Powers.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Present Property vested in Company incorporated by this Act, § 6.

Memorandum and Articles of Association to be void, § 7.

Saving previous Rights and Liabilities, §§ 8 to 13.

Capital to be 6,000l., §§ 14 to 19.

Borrowing Powers limited to 1,500l., § 20.

Power to issue Debenture Stock, § 23.

Meetings; Directors, &c., §§ 25 to 30.

Gas not to be made or stored except on specified Land, § 31.

Powers as to Maintenance of Gasworks, &c., §§ 32, 33.

Terms of Supply beyond Woolton, § 35.

Consumers may be required to consume by Meter, § 36.

Price of Gas, § 39.

Quality of Company's Gas, § 40.

Mode of testing the Quality of Gas, §§ 41 to 43.

For Prevention of fouling of Water belonging to the Corporation of Liverpool, § 53.

As to Works affecting the London and North-western Railway Company, § 57.

Schedule.

Cap. xxxiv.

"The Launceston Turnpike Roads Act, 1867."
[31st May 1867.]

Renews for the Term of 14 Years the Powers of the Trustees under the Act 5 Will. 4. intituled "An Act for more effectually repairing the Launceston Turnpike Roads, and making certain additional Roads," and prescribes their Powers and Duties.

Cap. xxxv.

"The Greenock Port and Harbours Act, 1867." [31st May 1867.]

Recites that owing to the great and increasing Traffic at the Harbour Works of the Trustees it is expedient that, in addition to the Works by "The Greenock Port and Harbours Act, 1866," authorized, the Trustees should be authorized to construct a new Quay to the West of the Albert Harbour, with Accesses to the same, and also to improve the Access to the said Albert Harbour, and to make Arrangements with the Railway Companies of which the Lines terminate at or near the said Quay for the Use of the same, and that they should be authorized to exercise other Powers.

Commencement of Act, § 3. Incorporation of Consolidation Acts, § 4.

Power to borrow Money not exceeding 650,000l., §§ 5 to 7. Rates and Duties under recited Act to be Rates and Duties under this Act, § 8.

Power to construct Works, §§ 10 to 12.

Power of compulsory Purchase limited to Three Years, § 13.

Nine Years for completing Works, § 14.

Confirmation of Agreement between the Trustees and the Caledonian and Greenock and Ayrshire Railway Companies,

Works now authorized to be Part of Undertaking of Trustees,

Street No. 4 to be vested in Board of Police of Greenock, § 20. Police Jurisdiction of Magistrates and Board of Police of

Greenock extended to Works authorized by this Act, § 21. Saving Rights of the Crown, §§ 23 to 25.

Saving Rights and Jurisdictions, § 26.

Schedule (Agreement between the Harbour Trustees, the Caledonian Railway Company, and the Greenock and Ayrshire Railway Company).

Cap. xxxvi.

"The Manchester Corporation Waterworks and Improvement Act, 1867." [31st May 1867.]

Recites that by "The Manchester Corporation Waterworks Act, 1847," the Mayor, Aldermen, and Burgesses of the Borough of Manchester were empowered to execute the Works in that Act mentioned for the Purpose of supplying Water within the Limits prescribed by that Act, and that further Powers for that Purpose were conferred by divers subsequent Acts; that it is expedient for the Purpose of enabling the Corporation more effectually to carry out the Objects of the recited Acts that they should be empowered to construct, lay down, and maintain the Conduits, Aqueducts, Watercourses, Main Pipes, and other Works in this Act mentioned, and to acquire certain Lands for the Purposes of their Waterworks Undertaking; that the Limits

for the Supply of Water by the Corporation might be beneficially extended so as to comprise the Pendleton District, as defined by "The Salford Extension and Improvement Act. 1853." and "The Salford Improvement Act, 1862," or One of them, and it is expedient that certain Enactments contained in existing Acts with reference to the Supply of Water within the Pendleton District should be repealed; that it is also expedient that the Corporation be empowered to make a new Street in the Township of Ardwick in the Parish of Manchester, and to acquire Land and Premises for that Purpose, and also for effecting other Improvements in the City of Manchester; also to vest in the Corporation, as the Burial Board of the said City, the parochial Cemetery or Burial Ground situate on the Northerly Side of the Apple Market near Fennel Street within the said City: and that the Corporation be enabled to make and enforce Byelaws relating to Cemeteries, public Parks, and Places of Recreation; also that further Provision be made and additional Powers conferred on the Corporation with reference to the Removal and Prevention of Obstructions and Nuisances, and the Protection of their Property from Injury, and for other Purposes; and that the Corporation be empowered to raise further Sums of Money for the Purposes of their Gasworks and Waterworks, and other Purposes.

Incorporation of Consolidation Acts, § 2.

Council of City to execute Act, § 4.

Power to construct Waterworks, §§ 9, 10.

Corporation may acquire additional Lands for Waterworks Purposes, § 11.

Limiting Time for Purchase of Lands for Waterworks Pur-

poses to Three Years, § 12.

For the Protection of the Lancashire and Yorkshire Railway Company, and the Manchester, Bolton, and Bury Canal, belonging to that Company, § 13.

Main Conduit and certain of the Watercourses to be covered

if required, § 14.

The Owners of certain Lands may drain into Conduits, § 15. Repealing certain Provisions of former Acts as to Supply of

Water to Pendleton District, § 16.

Extension of Limits for Supply of Water, § 17.

For Protection of the Corporation of Ashton-under-Lyne, **§** 18.

Provision for Purchase of Mains, &c. within the Pendleton District, § 19.

Saving Rights of Corporation of Salford, § 20.

Repair of Pipes, &c. by the Corporation, § 21.

Power to borrow for Waterworks Purposes 160,000l., and to reborrow, §§ 22, 23.

Securities for Monies borrowed or reborrowed for Waterworks Purposes, § 24.

Securities under this Act to be charged on City Rate, § 25.

Saving Priorities of existing Mortgages, &c., § 26.

Power to make new Street, §§ 27, 28.

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Corporation may acquire additional Lands for general Improvement Purposes, § 29.

Ground laid into new Streets to be public Highways, § 30. Limiting Time for Purchase of Lands for Improvement Purposes to Three Years, § 31.

Corporation to give Notice before taking Dwellings of Labouring Classes, § 32.

Power to Corporation to remove Obstructions to Traffic between Stockport Road and High Street, § 33.

Power to borrow on Credit of Gasworks 250,0001., § 36. Corporation may apply Corporate Funds for Purposes of Act, § 37.

Further Provision with reference to ruinous and dangerous Buildings, §§ 38, 39.

Amending and enlarging Section 86. of "The Manchester Police Act, 1844," § 40.

Power to prohibit Use of Buildings unfit for human Habitation, § 41.

Further Provision with reference to Ashpits, § 42.

Vesting a certain Burial Ground in the Corporation, § 43.

Power to make Byelaws for regulating Cemeteries, Parks, or Places of Recreation, §§ 44 to 46.

Appeals against Penalties and Byelaws, §§ 47 to 50. Schedule.

Cap. xxxvii.

"The Ayr Water Company's Amendment Act, 1867."
[31st May 1867.]

Recites that "The Ayr Water Company's Act, 1865," contained certain Provisions whereby the Company was bound by certain Provisions in favour of James Baird and others which have been found impracticable, and prevent the Company from executing their Works; that they have agreed with the said Parties for Compensation to be made to them, in consideration whereof they consent to the Repeal of said Provisions.

Sections of recited Act repealed, § 3.

Company may exercise Powers conferred by recited Act of taking and supplying Water, § 4.

Cap. xxxviii.

"The Rixton and Warburton Bridge Amendment Act, 1867." [31st May 1867.]

Incorporation of Companies Clauses Act, 1863, § 2. Power to raise further Capital of 4,000*l*. by Shares, § 4. Power to create Preference Shares, § 5.

Power to borrow 1,000l. by Mortgage, § 8.

Alteration in Number and Qualification of Directors, § 9. Saving the Rights of the Mersey and Irwell Navigation Company, § 14.

Cap. xxxix.

"The Prescot Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to re-constitute the Prescot Gaslight Company, and to provide for more effectually lighting the Town of Prescot and its Neighbourhood with Gas.

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 5.

General Powers of Company, § 6.

Present Property vested in Company incorporated by this Act, & 7.

Saving previous Rights and Liabilities, § 9.

Contracts, Certificates, Actions, &c. saved, §§ 10 to 17.

Company's Capital declared, § 18.

Appropriation of existing Shares, § 19.

Power to raise additional Capital not exceeding 4,000l., § 21.

Limit of Dividends on new Capital, § 23.

Power to borrow on Mortgage not exceeding 2,000l., §§ 25, 26.

Power to create Debenture Stock, § 27.

Meetings; Directors, &c., §§ 29 to 35.

Limits of Act, § 36.

Powers as to Maintenance of Gasworks, &c., §§ 37, 38.

For Protection of Gas and Water Pipes belonging to Corporation of Liverpool, §§ 39 to 41.

As to Works affecting the London and North-western Railway Company, § 43.

Power to contract with public Bodies, § 44.

Consumers may be required to consume by Meter, § 45.

Limiting the Price of Gas, § 49.

Provisions for testing Quality of Company's Gas, §§ 50 to 53.

Cap. xl.

"The Poole Roads Act, 1867."

[31st May 1867.]

Renews for a further Period of 14 Years the Powers of the Trustees acting under an Act of the 6th Will. 4. intituled "An Act for repairing and improving certain Roads in and "leading to and from the Town and County of the Town of "Poole, and for making certain new Lines of Road in the "said Town and County, and leading thence towards "Wareham and Blandford in the County of Dorset," and confers further Powers on such Trustees.

Cap. xli.

"The Orkney Roads Act, 1867."

[31st May 1867.]

Recites that it is expedient to make further Provision for making, repairing, maintaining, and extending the Highways, Roads, and Bridges within the County of Orkney; and that such of the Highways, Roads, and Bridges as are situate within the Parliamentary Boundaries of the Burgh of Kirkwall, together with certain Portions of the Roads herein-after

described adjoining that Burgh, should be placed under separate Management and Control.

Repeal of certain Sections of "The Orkney Roads Act, 1857,"

The Trustees may resolve that "The Orkney Roads Act, 1857," shall not be put in force in certain Cases, § 4.

8 & 9 Vict. c. 41. not to apply to County, § 5.

Certain Clauses of Commissioners Clauses Act not to apply, **§ 6.**

Incorporation of Portion of General Turnpike Act, 1 & 2 Will. 4. c. 43., § 7.

The Mainland to form Two Districts, § 8.

Two Meetings of Trustees to be held annually, § 9.

Chairman of the Trustees, §§ 10, 11.

Meetings and Proceedings of Trustees; Quorum; Special Meetings, &c., § 12.

Committee may be appointed to manage Roads in Landward Mainland, 🐧 13.

Meetings of Committees; Quorum, § 14.

Management, &c. of Roads in Burgh of Kirkwall transferred to Commissioners, § 15.

Certain Roads annexed to Burgh, § 16.

Proceedings in case Commissioners neglect to keep Roads in repair, § 17.

Description of new Roads, § 18.

Power to make new Roads, &c. according to deposited Plans, &c., § 19.

Incorporation of Lands Clauses Acts, § 20.

New Roads vested in Trustees, § 25.

Powers for compulsory Purchase limited to Five Years, § 26.

Trustees and Commissioners may construct other new Roads by Consent, § 27.

Useless Roads may be abandoned and other Roads adopted, § 28.

Roads ceasing to be such may be shut up, § 29.

Separate Assessments to be levied on the Two Districts and separate Books to be made up, § 30.

As to Premises rented under 4l., § 31.

Assessments in Burgh, when payable, § 32.

Town Council of Kirkwall may contribute out of surplus Revenue in aid of Assessments within Burgh, § 33.

No Exemption from Assessments by Privilege, § 34.

General Debt of Mainland Roads to be ascertained and Burgh to pay Proportion thereof, § 35.

In ascertaining Burgh's Proportion of Debt Commissioners to be credited with Sum of 3001, as Cost of Kirkwall Harbour Access Road, § 36.

On Payment of Proportion of Debt Burgh to be discharged, **§ 37.**

Application of Money paid by Burgh for Proportion of Debt, **§** 38.



Trustees may borrow on Credit of Assessments in Landward Mainland, § 39.

Commissioners may borrow on Credit of Assessments in Burgh, § 40.

Mode of borrowing, §§ 41 to 44.

Existing Mortgages to have Priority, § 45.

As to Appointment of a Receiver, § 46.

As to Sinking Fund, § 47.

Application of Monies borrowed by Trustees, § 48.

Application of Monies borrowed by Commissioners, § 49.

Application of Assessments, § 50.

Schedule (Roads annexed to the Burgh of Kirkwall).

Cap. xlii.

" The Eton Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to incorporate "The Eton Gas Company (Limited)," by the Name of "The Eton Gas Company," and to enable the Company to raise additional Capital to light the Parish of Eton with Gas, and to exercise further Powers for that Purpose.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 5.

Incorporation of Company, § 6.

Present Property of the old Company vested in the Company incorporated by this Act, § 8.

Contracts, Actions, Certificates, &c. prior to the passing of Act not to be affected, §§ 11 to 18.

Capital of the Company to be 5,250l. in Shares, § 19.

Power to raise additional Capital not exceeding 4,750l., §§ 23 to 28.

Power to borrow on Mortgage, §§ 29 to 32.

Meetings; Directors, &c., §§ 33 to 48.

Provost and College may grant a further Lease in pursuance of their Agreement, § 49.

Company empowered to maintain Gasworks, &c., § 50.

Company may take Licences to use Patents for Improvements in Gas, § 51.

Certain Provisions of "The Gasworks Clauses Act, 1847," to extend to Turnpike Roads, Bridges, &c., § 52.

On Application of Owner any House to be supplied with Gas, §§ 54 to 56.

Limiting Charge for Supply of Gas by Meter, § 57.

Provisions as to Meters, §§ 58 to 67.

Illuminating Power and Purity of Gas, § 68.

Experimental Meter to be erected for testing Quality of Gas, §§ 69 to 72.

Power to Company and other Bodies to enter into Agreements as to public Lights, § 73.

Power to Company to purchase existing Mains of other Companies within the District, § 74.

Schedule (Description of Site of Gasworks).

Cap. xliii.

"The Tendring Hundred Railway Act, 1867."
[31st May 1867.]

Incorporation of Consolidation Acts, § 2.

Power to maintain Extension Railway as constructed over certain Roads, § 4.

Power to purchase additional Lands, § 5.

Three Years for compulsory Purchase of Lands, § 6.

Company may raise additional Capital of 30,000l. in Shares, §§ 7 to 9.

Power to borrow 10,000l. on Mortgage, §§ 10 to 13.

Cap. xliv.

"The Edinburgh Improvement Act, 1867." [31st May 1867.]

Recites that the Houses in various Parts of the City of Edinburgh have been built in such a Manner and are now so old that they have become inconvenient and insalubrious, and are at the same Time so densely inhabited as to be highly injurious to the Health of the Inhabitants as well as to their moral Welfare, and detrimental generally to the City, and many of the Thoroughfares also are narrow, circuitous, and inconvenient as Accesses and Means of internal Communication; and it would be of public Advantage if a Number of Houses and Buildings were removed for the better Ventilation and sanitary Improvement of densely peopled Localities, and for the better laying out of the Ground occupied by such Houses and Buildings, and that for these Purposes, as well as for the Improvement of the Accesses and Thoroughfares of the said City, several new Streets should be constructed, and existing Streets, Wynds, Closes, and Thoroughfares altered, widened, improved, and diverted, Provision being made for producing as little Inconvenience as may be to the Classes of People who may be displaced in consequence of these Operations, and that various other Powers should be conferred for the sanitary and other Improvement of the City; and that it is expedient that the Lord Provost, Magistrates, and Council of the City of Edinburgh should be appointed Trustees for the Purpose of carrying the said Works and Improvements into execution; and that they should be authorized to raise Money for the Purpose of carrying this Act into effect by means of Rates and of Money borrowed on the Credit of such Rates, and on the Credit of the Property for the Time being belonging to them acquired in virtue of this Act.

Time of Act coming into operation, § 3.

Incorporation of Lands Clauses and Commissioners Clauses Acts, § 4.

Incorporation of certain Provisions of General Police Act, § 5. Trustees constituted, § 6.

Books and Accounts to be kept, and to be open to Inspection, \S 7.

Meetings of Trustees, § 8.

Power to appoint Committees, § 9.

Trustees not to execute Works, &c., § 10.

Power to take Lands, § 11.

Power to make new Streets, and to alter, widen, and divert existing Streets, § 12.

Lands and Property to be taken, § 13.

Omissions or Mis-statements in Plans may be corrected, § 14.

Trustees not to be bound to execute all Works, &c., § 15.

Purchase of Lands by Agreement, § 16.

Limitation of Time for compulsory Purchase to Seven Years, § 17.

Powers of Deviation, §§ 18, 19.

Solum of Streets vested in Corporation, § 20.

Power to cross Roads, &c. temporarily, § 21.

Provisions as to Operations on Roads and Streets, § 22.

Removing and relaying Water Pipes and Gas Pipes, §§ 23, 24. Power to stop up certain Streets, § 25.

Solum of Streets stopped up, § 26.

Power to make minor Works connected with new Streets.

Power to alter Steps, Doors, &c., § 28.

Form in which Trustees may take and grant Conveyances, &c., § 29.

Power to take down Buildings and lay out Lands of new, § 30.

Completion of Streets and Maintenance under Edinburgh Roads and Streets Act, § 31.

Provisions as to Ejectment of Labouring Classes, §§ 32 to 34. Trustees may enter into Agreements as to Roads at Queen's Park, § 35.

Power to acquire and fill up Mill-lead at Water of Leith, and convey Water into Channel of River, § 36.

Power to borrow 350,000*l.*, § 37.

Power to borrow on Cash Credit, § 38.

Power to grant Terminable Annuities in lieu of borrowing on Mortgage, § 39.

Power to assess, § 40.

Certain Premises not to be assessed, § 41.

Trustees may grant Relief from Assessment in case of Poverty, § 42.

Provision as to Property let for less than a Year, § 43.

Arable Land, &c. how to be valued, § 44.

Provision for levying Assessment, § 45.

Application of Monies borrowed, § 46.

Paying off Money borrowed, § 47.

Residue of Funds, how to be disposed of, § 48.

Confirmation of Agreement with North British Railway Company, § 50.

Schedule (Agreement between the Corporation and the North British Railway Company).

Cap. xlv.

"The Horsey Island Reclamation Act Amendment Act, 1867." [31st May 1867.]

Incorporation of Consolidation Acts, § 2.

Company may raise additional Capital of 22,0001. in Shares, §§ 4 to 6.

Power to borrow, §§ 7 to 11.

Extension of Time for Completion of Works to October 1, 1872, § 13.

Cap. xlvi.

"The Ipswich Fishery Act, 1867." [31st May 1867.]

Recites that it is expedient to amend and enlarge the Powers of "The Ipswich Fishery Act, 1859," and to enable the Corporation to grant a Lease of the Fishery.

Fishery to be under Control of Committee of Corporation, § 4. Meetings, Powers, and Duties of Committee, §§ 6, 7.

Byelaws may be varied, § 8.

As to Sale of Oysters and Proceeds of Sale, § 9. Providing for Application of Proceeds of Sale, § 10.

Accounts to be kept and audited, § 11.

Accounts with licensed Dredgermen to be kept and audited; Payment to licensed Dredgermen of Balance due to them on such Account, § 12.

Licences to define Limits, § 13. When Licences to be granted, § 14.

Employment of additional Dredgermen, § 15.

Disposal of Produce of Oysters dredged by them, § 16.

As to Penalties and Forfeiture of Licences, § 17.

Fishery to be deemed to belong to Corporation, § 19.

Corporation may demise Fishery; defining Powers under Lease; and Property, § 20.

Rights of Freemen to demand Licence to be suspended while Fishery is leased, § 21.

Application of Rent, § 22.

After Execution of Lease Mayor to convene a Meeting of Freemen, § 23.

Meeting to appoint Trustees for the Freemen, § 24. On Death of Trustee Vacancy to be supplied,

Trustees for the Freemen to distribute the Monies received from the Corporation among the Freemen on their applying for the same, § 26.

The Corporation may borrow not exceeding 10,0004, § 27. Schedule (Form of Licence).

Cap. xlvii.

"The Selkirkshire Roads Act, 1867."

[31st May 1867.]

Recites that the Trustees acting under the Authority of certain Acts for providing for the making and repairing of Roads within the County of Selkirk have made and maintained the several Roads mentioned and authorized in the said Acts, or One or other of them, and have, for the Purposes of the said Acts, and in carrying the same into execution, borrowed and applied considerable Sums of Money, and in respect of the Sums so borrowed certain Debts still remain due and owing by the Trustees; that the Revenue arising from the said Tolls is insufficient to pay the Interest of the said Debt, and the Expense of the proper Maintenance and Management of the said Roads and Bridges, and it is expedient that Provision should be made for paying off the said Debt; and that it is also expedient that the whole of the Turnpike and other Roads, Highways, and Bridges within the County of Selkirk, and certain Portions of the said Roads lying within the adjoining County of Roxburgh (except a Piece of Turnpike Road in the said County of Selkirk, near Howford, on the River Tweed, which is placed under the Management of the Peebleshire Road Trustees under the Provisions of "The Peebleshire Roads Act, 1864"), presently under the Management and Control of the Trustees acting under certain of the recited Acts, should be placed under uniform Management and Control, and that a Body of Trustees should, with that view, be appointed for the County, with Powers for the Completion, Maintenance, Management, and Repair of the said Roads, Highways, and Bridges, and the Formation and Construction of other Roads and Bridges within the County, by means of Assessments, and that the Tolls, Duties, and Assessments leviable within the County under the said recited Acts, or any of them, should be abolished.

Acts repealed, § 2.

Incorporation of Portion of General Turnpike Act, 1 & 2 Will. 4. c. 43.,—§ 4.

Incorporation of Portion of Commissioners Clauses Act, § 5.

8 & 9 Vict. c. 41. not to apply to this Act, § 6.

Act to apply to the whole Roads, Highways, and Bridges within the County, § 7.

Appointment and Qualification of Trustees, § 8.

Trustees by Election, §§ 9, 10.

Trustees designated and incorporated, § 11.

General Meetings of Trustees, § 12. Chairman of the Trustees, §§ 13, 14.

Meetings and Proceedings of Trustees; Quorum; Special Meetings; no Business to be transacted except that specified in Advertisement; adjourned Meetings; Business at adjourned Meetings, § 15.

Officers to be appointed, § 16.

Trustees to appoint an Auditor, § 17.

Trustees may grant Superannuation Allowances, § 18.

Trustees may appoint Committees, § 19.

Meetings of Committees; Quorum, § 20.

Powers, Rights, and Liabilities of Trustees; Debts, Contracts, Actions, &c. under repealed Acts not to be affected, §§ 21 to 28.

Application of Tolls and Statute Labour Money at present leviable, § 29.

Tolls to be abolished after 15th May 1868, § 30.

Statute Labour and Bridge Money to be abolished from 15th May 1868, § 31.

Defining Debts affecting Roads, § 32.

Debts to be charged on Proprietors of Lands and Heritages, § 33.

Power to borrow on Security of Assessments for Payment of Debts, § 34.

Application of Assessments for Payment of Debts, § 35.

Provision for Disposal of Toll Houses and Accommodation of Workmen, § 36.

Lists of Roads to be prepared; subject to Alterations, §§ 37, 38.

Roads or Highways may be shut up for Repairs, § 39.

On Declaration of Trustees Roads or Highways may cease to be such, and be shut up, § 40.

Reports and Estimates of Expense of Repairs of Roads to be made, § 41.

Assessment to be imposed for Maintenance of Roads and Expense of Management, § 42.

Assessment for rebuilding Bridges, § 43.

Power to make new Roads, § 44.

Assessment for Construction of new Roads, § 45.

Assessments to be collected and applied subject to the Directions of the Trustees, § 46.

Rates of Assessments, § 47.

Assessments, by whom to be paid, § 48.

Assessments may be levied from Tenants, who may deduct Proprietor's Proportion from their Rents, § 49.

Period to which Assessments applicable, § 50. Mode of making up Assessment Rolls, § 51.

Certified Copies or Extracts of the Valuation Rolls to be delivered to the Collector, § 52.

Notice of Assessment to be given, § 53.

Exemption of public Buildings from Assessment, § 54.

Recovery of Assessments, § 56.

Trustees may borrow on Credit of Assessments, § 57.

Power to borrow on Cash Credit Account, § 58.

Form of Mortgages or Assignations in Security, § 59.

Power to re-borrow, § 60.

Sinking Fund shall be raised, § 61.

Monies to be lodged in Bank, § 62.

Drafts on Bank Account kept by Trustees, § 63.

Accounts to be balanced on 15th May, and laid before Michaelmas Meeting, § 64.

Application of Monies received under this Act, § 65.

Trustees may relinquish the Management of Roads or Highways within Burgh, § 66.

Town Council or Commissioners may apply their Funds in aid of Assessments, § 67.

Schedules.

Cap. xlviii.

" The Wells Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to extend the Limits within which the Wells Gaslight Company may supply Gas, and to empower the Company to raise additional Capital, and to amend their former Acts.

Incorporation of Consolidation Acts, § 3.

Limits of Act, § 5.

Repeal of existing Act, § 6.

Company continued, § 7.

Saving previous Contracts, Rights, and Liabilities, §§ 8 to 16. Capital of the Company to be 4,000*l*. in Shares, § 17.

For Creation of 2,000l. Preference Stock, § 19.

Power to raise additional Capital not exceeding 8,0001., §§ 22 to 25.

Power to borrow additional Amount of 2,000l., §§ 26 to 28.

Company may issue Debenture Stock, § 29. Meetings; Directors, &c., §§ 31 to 39.

Power to take additional Lands and to sell Lands not wanted, §§ 40, 41.

Powers as to Gasworks, &c., §§ 42 to 45.

Provisions respecting Gas Meters, §§ 46 to 51.

Provisions for testing the illuminating Power of the Gas, §§ 52 to 55.

Maximum Price of Gas, § 56.

Schedule (Description of Site of Works).

Cap. xlix.

"The West Riding and Grimsby Railway Act, 1867."
[31st May 1867.]

Recites that the Undertaking of the West Riding and Grimsby Railway Company, which consists of a Railway from Wakefield to Barnetby on Don, and of a Branch Railway to the Neighbourhood of Doncaster, was by an Act passed in the last Session of Parliament transferred to the Great Northern and to the Manchester, Sheffield, and Lincolnshire Railway Companies jointly, and the said Undertaking is now vested in those Two Companies, and is managed by a Joint Committee appointed by them under the Powers of the said Act, and called "the West Riding Railway Committee;" that by "The West Riding and Grimsby Railway Act, 1864," Power was given to the Company to construct a Station at Westgate in Wakefield, and to raise a separate Capital of 80,000l. in Shares, and 26,000l. by Mortgage for that Purpose, and by an Agreement made in pursuance of Powers contained in the said Act, and dated the 15th Day of October 1864, between the West Riding and Grimsby Railway Company of the First Part, the Manchester, Sheffield, and Lincolnshire and the South Yorkshire Railway Companies of the Second Part, and the Midland Railway Company of the Third Part, the Parties of the Second and Third Parts covenant to use the said Station, and to pay for such Use an 30 & 31 Vict. 3 H

annual Rent proportionate to the Accommodation afforded to them respectively, but equivalent in the whole to Six per Centum per Annum on certain Outlay upon the Station, and the said Agreement provides for a Joint Committee, consisting of Two Members representing the West Riding and Grimsby, Two representing the Manchester, Sheffield, and Lincolnshire, One representing the West Yorkshire, and Two representing the Midland Railway Company, for the Construction, Enlargement, Regulation, and Management of the said Station, and inasmuch as the West Riding and Grimsby Railway Company is now merged as aforesaid in the Two Companies, and the West Yorkshire Railway Company is now merged in the Great Northern Railway Company, it is expedient that the Constitution of the said Committee should be changed; and that it is also expedient that the said Station should be vested absolutely in the Two Companies. and that they should be authorized to raise additional Capital for the Purposes thereof, and that Provision should be made in favour of and concerning the Midland Railway Company with relation to the said Station.

Power to Two Companies to raise additional Capital of

30,000*l*. each by new Shares, § 4.

As to Dividends for First Half of a Year, § 6. Shares not to vest until One Fifth paid up, § 7. As to the Votes of Proprietors of such Shares, § 8.

Power to the Two Companies to create and issue Debenture Stock, § 9.

Power to the Two Companies to borrow on Mortgage 6,6001., § 10.

As to Rent of Midland Railway Company, § 13.

Providing for Station Committee, § 14.

Providing for Apportionment of Station, § 15.

Saving Rights of Lancashire and Yorkshire Railway Company, § 16.

Cap. 1.

"The Tees Conservancy Act, 1867." [31st May 1867.]

Recites that it is expedient to enable the Tees Conservancy Commissioners to improve the Navigation of the River Tees; to construct Landing Places, and a Graving Dock; to alter existing and impose new Tolls, Rates, and Charges, and raise further Monies; to confer Powers to take Tolls and Charges; and to repeal and amend Acts; and for other Purposes.

Lands Clauses Acts and certain Provisions of Harbours, Docks, and Piers Clauses Act incorporated, § 4.

Certain Clauses of the Commissioners Clauses Act extended to this Act, § 5.

Commissioners to execute Act, § 7.

Power to borrow 159,000l. on Mortgage of Tees Conservancy Revenue Account, § 8.

Existing Mortgages to have Priority, § 9.

Sums payable to Public Works Loan Commissioners under this Act to be a Charge on the Tees Conservancy Revenue Account, § 10.

Power to re-borrow, § 11.

Power to raise Money by Terminable Annuities, § 12.

Application of Monies, § 13.

Power to construct a Graving Dock, § 14.

Seven Years for Completion of Graving Dock, § 15.

Power to acquire and appropriate Lands and Foreshore for Timber Ponds, and to take Charges for, and regulate Use of such Ponds, § 16.

Power to take Lands, § 17.

Description of River Works authorized by this Act, § 18.

Restricting compulsory Purchase of and Interference with North-eastern Railway Company's Property, § 19.

Powers to improve River to cease, if Works not completed within limited Period, § 20.

Power to deviate, § 21.

As to purchasing Ferries, § 22.

Commissioners may by Agreement purchase other Lands, § 23. Power to the Commissioners to exercise the Powers now vested in Board of Trade as to the North Gare Breakwater, § 24.

Waterside Works may be altered, § 25.

River Tolls, § 26.

Tonnage Duty to be levied on Steam Vessels, § 27.

Tonnage Rates for Moorings, §§ 28, 29.

Rates on Goods, § 30.

Collection of Rates or Dues, § 31.

Rates for Use of Graving Dock, § 32.

Vessels entering the Tees for Refuge to be reported to Collector of Dues, § 34.

Power to erect and license public Landing Places, § 35.

Commissioners may construct Sheds on Landing Places, § 36.

Tolls to be charged equally, § 37.

Taking and Recovery of Tolls; Penalties, §§ 38 to 41.

Power to lease Landing Place Tolls, § 42.

Commissioners to make Byelaws to regulate the Use of Landing Places, § 43.

Rates, &c. to be paid to the Tees Conservancy Account, § 44.

Salaries to be apportioned, § 45.

On Occasion of Launches, Speed of Vessels to be slackened, § 46.

For weighing and raising Vessels sunk, § 47.

Amending Section 90 of 21 & 22 Vict. c. cxl.,—§ 48.

Additional Power to Harbour-master, § 49.

In certain Cases Parties entitled to reclaimed Lands may enter into Agreements instead of proceeding to Arbitration, § 50.

Powers for Commissioners and others to enter into Agreements, § 51.

Penalty for destroying Boats of Commissioners, § 52.

Power to regulate Rate of Speed of Steamers; Penalty, §§ 53, 54.

Additional Powers to Commissioners to make Byelaws, § 55. Alterations, &c. of Byelaws, § 56.

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Commissioners and Commissioners of Woods may agree as to letting reclaimed Lands until sold, § 57.

Application of Revenue, § 58.

Application of Sinking Funds, § 59.

Saving certain Rights of Mr. Joseph Pease, § 60.

Saving existing Powers of Commissioners, § 61.

For Protection of certain Rights of the Corporation of Middlesbrough, § 62.

Saving Rights of the Crown, § 63.

Schedules.

Cap. li.

"The Aberdeen Police and Waterworks Amendment [31st May 1867.] Act. 1867."

Recites that it is expedient to amend "The Aberdeen Police and Waterworks Act, 1862," and to authorize the Commissioners of Police to raise further Sums of Money for the Purposes thereof.

Commissioners Clauses Act (Scotland), with respect to Mortgages, incorporated, § 3.

Power to increase the general Assessments, § 4.

Power to increase Water Rents, § 5.

Water Rents on Houses or Parts of Houses in separate Occupation, § 6.

Water Rent to be held as local Taxation in the Meaning of 5 & 6 Will. 4. c. 70.,—§ 7.

Original and increased Rates to be imposed and levied as One Rate, § 8.

Fractional Parts of a Pound under Five Shillings not to be reckoned, § 9.

Where Premises let for less than a Year, Owners as well as Occupiers to be liable for Water Rent, § 10.

As to Meaning of "general Assessments" in 25 & 26 Vict. c. cciii.,—§ 11.

Provisions of Part VI. of said Act to be applicable to general Assessments and Water Rent authorized by this Act, § 12.

Repeal of Section 111 of said Act, and Application of Assessments and Water Rents, § 13.

Power to borrow further Sum of 40,000l. on the Credit of the Assessments and to reborrow, $\S\S$ 14 to 21.

Sinking Fund for Money borrowed for Waterworks, § 22.

Sinking Fund for paying off Loans for Construction of Sewers,

Commissioners relieved of Obligation to make good past Deficiency in Sinking Fund for general Purposes, § 24.

Certain Provisions of recited Act to be applicable to this Act, **§§ 25, 26.**

Electors entitled to vote as Individuals and Partners of a Company, § 30.

Commissioners may alter and amend the Election Lists, § 31. Substitutes and Poll Clerks not entitled to vote at Election of Commissioners, § 32.

Report of Committee on disputed Elections not reviewable, **§** 33.

Penalty on careless driving, § 34.

Provisions for lighting, ventilating, and cleansing Common Stairs and Passages, §§ 35 to 38.

Houses to be cleansed and disinfected, §§ 39 to 44.

Commissioners to take precautionary Measures, reporting to the Privy Council, § 45.

Regulations to be made by Commissioners, § 46.

Commissioners may remit Expenses on the Ground of Poverty.

Penalties for Nuisances, §§ 48 to 52.

Commissioners may require Owners of Slaughter-houses to construct Works, § 53.

Slaughter-houses may be provided by the Commissioners,

If Commissioners provide Slaughter-houses, no other Places to be used, § 55.

Commissioners may make Byelaws for Regulation of Slaughterhouses, § 56.

Penalty for offering unwholesome Meat for Sale, § 57.

Penalty for offering adulterated Provisions for Sale, § 58.

Penalty for want of Cleanliness in Meat and Provision Shops,

Power to impound unwholesome Meat or adulterated Provisions, §§ 60 to 63.

Inspector of unwholesome Food may be appointed, § 64.

Inspector of unwholesome Food may prosecute, § 65.

Penalty for committing Frauds in Weight of Bread, § 66.

Branch Drains or Pipes may be carried through intervening Property, § 67.

On the Construction of new Drains, old Cesspools to be filled up, § 68.

Drains for new Houses to be constructed by Commissioners,

Additional Particulars to be shown on Plan of Buildings and rebuildings, § 70.

Penalty for introducing Matter calculated to choke Drains,

Foot Pavements to be constructed with Gutters or Channels,

Commissioners may cause Houses built in new Streets, laid out contrary to Provisions of recited Act, to be altered or pulled down, § 73.

Certain Sections of recited Act not to apply to paving by the Commissioners, § 74.

Fixing minimum Cubic Contents of small Dwelling Houses;

Penalties, §§ 75 to 79.
Wells for the Supply of Ships may be let either by public Aution or private Bargain, § 80.

Provisions of recited Act as to Construction of Works and Entry upon Lands applicable to this Act, § 81. 3 H 3

Penalty for refusing Entry of Inspection to be made, § 82. Part XXXIV. of recited Act to be applicable to this Act, § 83.

Limits of Acts, § 84. Schedules (Forms).

Cap. lii.

"The Great Eastern Railway (Steamboats) Act, 1867."
[31st May 1867.]

Recites that by "The Great Eastern Railway (Steamboats) Act, 1863," the Great Eastern Railway Company were authorized to build or buy or hire, and to use, maintain, and work, or enter into Arrangements for using, maintaining, or working Steam Vessels for the Purposes of carrying on a convenient and efficient Communication by means thereof between the Town or Port of Harwich and the Towns or Ports of Flushing, Rotterdam, and Antwerp, and to take Tolls in respect of such Steam Vessels; that the Great Eastern Railway affords the only Access by Railway to the Port of Harwich; and it would be of Advantage to the Public if the Powers of the said Act were extended to Harlingen and Geestemünde.

Power to Company to use Steam Vessels.

2. The Company from Time to Time may use, maintain, and work Steam Vessels, which they may start from the Town or Port of Harwich, not only to the Ports of Flushing, Rotterdam, and Antwerp, as heretofore authorized, but also to the Ports of Harlingen and Geestemünde, or either of them; and the Powers conferred on the Company by the recited Act to take and recover Payment of Rates or Charges, and to make Byelaws, and all other Powers thereby conferred in respect of Steam Vessels running between Harwich and Flushing, Rotterdam, and Antwerp, shall, subject to the Provisions and Restrictions contained in the said Act, apply also to Steam Vessels running between Harwich and Harlingen and Geestemünde, or either of them.

Cap. liii.

"The Cape Railway Act, 1867."

[31st May 1867.]

Recites that the Company have constructed and are working a Railway between Cape Town and Wellington; that they have raised certain Capital by Shares and by Mortgage; that the Cape Government have invited Tenders for certain new Lines of Railway; and that the Company is in Negotiation with the Government therefor, and is desirous of raising further Capital.

Incorporating Consolidation Acts, § 2.

Company to continue incorporated under the Name of "The Cape Railway Company," § 4.

Company to remain seised of Railways, § 5.

Transfers, &c. to remain in force, §§ 6, 7.

Capital to be 600,000*l.*, § 8.

Part of Capital may be raised by Preference Shares, § 9. Power to raise fresh Capital, § 10.

Separate Accounts to be kept of additional Capital, § 11. Separate Accounts to be kept of certain Undertakings, § 12.

Application of net Revenues, § 13.

Power to borrow One Third of Share Capital, § 14.

New Bonds to be sealed, § 15.

Power to issue Debenture Stock, § 16.

Application of Capital, § 17.

Bonds to be charged only on the particular Undertaking, § 18.

Meetings; Directors; Auditors, &c., §§ 19 to 30.

Power to enter into Terms with the Local Government of the Cape of Good Hope for Construction of new Railways and Telegraphs, § 31.

Cap. liv.

"The Keighley Waterworks and Improvement Act, 1867." [31st May 1867.]

Recites that it is expedient to enable the Local Board of Health for the District of Keighley to purchase the existing Waterworks; to effect various Improvements in the Town of Keighley; and for other Purposes.

Incorporation of Consolidation Acts, § 2.

Act to be executed by the Local Board, § 4.

Power for Board to take Lands compulsorily, § 5.

Notice to be given of taking Houses of Labouring Classes,

Power for compulsory Purchases limited to Five Years, § 9. Power for Board to construct Works authorized by Act, § 10. Ten Years for Completion of Works, § 12.

Purchase of Undertaking of the Company, § 15.

Mortgages to be given by the Board, § 17.

Debts due to belong to Company, § 18.

Saving Rights of Creditors, &c. of Company against the Board, § 19.

Application of Purchase Money for Waterworks, §§ 20 to 23.

Company to be dissolved, § 24.

Upon Payment of Consideration and Execution of Conveyance, Waterworks to vest in Board, § 25.

Limits of Act for Supply of Water, § 28. Power for Board to supply Water, § 29.

Provision respecting constant Pressure and Level at which Supply compulsory, § 30.

Board to supply Water within the Limits of "The Keighley Improvement Act," § 31.

Power for Board to make Regulations for preventing Waste of Water, §§ 32 to 34.

Penalty for suffering Pipes, &c. to be out of repair, § 35.

Public Drinking Fountains, &c., § 37.

Rates for Supply of Water, §§ 38 to 44.

Street Improvements, § 45.

Provision as to County Bridges, § 46.

Low Bridge and Corn Mill Bridge when improved to be maintained by the County as heretofore, § 47.

Alterations consequent on changing Levels of Streets to be made at Expense of Board, § 48.

Expense of Removal of Water Pipes to be paid by Board out of Money applicable to Improvement Purposes, § 49.

Erection or Alteration of Buildings fronting Streets to be according to such Elevation as Board shall approve, § 50. Prohibition of throwing Ashes, &c. into the River Worth, &c.,

Board may cleanse River Worth, &c., § 52.

Extension of Section 75 of the Improvement Act, § 53.

Waterworks Account, § 54.

Power for Board to borrow on Mortgage, § 55.

Priority of now existing Mortgages affecting general District Rates, § 56.

Mortgages under this Act to be in accordance with Public Health Acts, § 57.

Restriction of Public Health Acts as to borrowing Monies not to apply, § 58.

Power for Board to re-borrow, § 59.

Sinking Fund for Money borrowed for Waterworks Purposes,

Sinking Fund for Money borrowed for Improvement Purposes. §§ 61 to 63.

Charge for Water supplied for watering Streets, § 64. Saving Rights of Corporation of Bradford, § 73.

Schedule (Memorandum of Agreement).

Cap. lv.

"The Holborn Valley Improvement (Additional Works) Act. 1867." [31st May 1867.]

Recites that by "The Holborn Valley Improvement Act, 1864," the Mayor, Aldermen, and Commons of the City of London, in Common Council assembled, were empowered to form a Viaduct or raised Way over Holborn Valley, and to make new Streets and other Improvements in connexion therewith; that it is expedient that the Mayor, Aldermen, and Commons be now empowered to make certain other new Streets and certain Alterations of Streets and other Improvements in connexion with the Viaduct; and that the Viaduct and the Vaults, Cellars, and other Works beneath the Surface of the Ground authorized by this Act and the first-recited Act, and also the Metropolitan Meat and Poultry Market established under the 23 & 24 Vict. c. exciii., be to a certain Extent exempted from the Provisions of "The Metropolitan Buildings Act, 1855;" that it is also expedient that the Mayor, Aldermen, and Commons be empowered to abandon a Portion of the Viaduct and of Works authorized for connecting therewith the Northern End of Shoe Lane; and that they be authorized to abandon the Powers of requiring the widening and Alteration of Fleet Lane conferred on them by Acts relating to the Undertakings of the London, Chatham, and Dover and London and South-western Railway Companies, and that any Notice given by the Mayor, Aldermen, and Commons with reference thereto be annulled; that by the first-recited Act the Mayor, Aldermen, and

Commons were empowered for the Purposes of that Act to raise Money on the Credit of the Duty of Fourpence, Part of the Duty of Twelvepence on Coal, Culm, and Cinders, which was continued by "The London Coal and Wine Duties Continuance Act, 1863," to July 5, 1882; and that it is expedient that the Mayor, Aldermen, and Commons be empowered for the Purposes of this Act to raise Money on the Credit of the Coal Duty and of the Estates and Revenues of the Mayor and Commonalty and Citizens of the City of London; and that the Acts relating to the Viaduct and Works connected therewith be in other respects amended or extended.

Power for Corporation to make new Streets, &c., § 2. Saint Andrew's Rector's Stipend to be made good, § 3. Saint Bride's Rector's and Vicar's Stipend to be made good, § 4.

Provision as to Charles Meeking's Lands, § 5.

Provision for new Rectory, &c. for Saint Andrew Holborn, § 6.

Not to take Lands of the Vicar and Churchwardens of the Parish of Saint Bride without Consent, § 7.

Not to take Lands of the Guardians of the Poor of the West London Union without Consent, § 8.

Corporation not to take certain Lands in Thavie's Inn, § 9. The Mayor, &c. to provide Access to and from Thavie's Inn, &c., § 10.

Site of Thavie's Inn, § 11.

Works to be according to Plans, § 12.

Deposited Plans to remain for Inspection, § 13.

Powers of 10 & 11 Vict. c. cclxxx. (London City Improvement Act, 1847) extended to this Act, § 14.

Sect. 121 of Lands Clauses Consolidation Act, 1845, incorporated, § 15.

Review of Registrar's Taxation, § 16.

Sect. 91 of Lands Clauses Act not to apply, § 17.

Delivery of Possession of Land, § 18.

Disqualification as Justices of Aldermen Members of Committee, § 19.

Lands may be taken notwithstanding Errors, § 20.

Limitation of Power of purchasing Houses, &c., § 21.

Notice to be given of taking Houses of Labouring Classes, § 22.

Lodging Houses, &c. for Working Classes, § 23. Communications with Streets adjoining, &c., § 24.

Removal of Graves, &c. at Saint Andrew Holborn, § 25.

Compensation in respect of Burial Ground, § 26.

Access to Shoe Lane, § 27.

Five Years allowed for Completion of Works, § 28.

Application of Parts of Act of 1864, § 29.

For Protection of Messrs. Spottiswoode & Co., § 30.

Abandonment by Corporation of certain Works at Shoe Lane, § 31.

Compensation to be made in respect of Portions of Streets abandoned, § 32.

Amendment of Provisions as to widening, &c. of Fleet Lane, § 33.

Partial Exemption of Viaduct and Market from Metropolitan Building Act, § 34.

Power to borrow 500,000l. on Fourpenny Coal Duty, § 35.

Application of Fourpenny Duty, § 36.

Bonds for Money borrowed, § 37.

Power to pay off and reborrow, § 38.

Protection of Persons paying Money to Corporation, § 39.

Register of Bonds and Assignments, § 40.

Application of Money borrowed, § 41.

Accounts to be kept and balanced, § 42.

Penalties not appropriated, § 43.

Cap. lvi.

"The Local Board of Health for West Ham in Essex (Extension of Powers) Act, 1867." [31st May 1867.]

Recites that it is expedient to make Provision for enabling the Local Board of Health for the District of West Ham in the County of Essex to erect a Hall and Offices for the Transaction of the Business of the said Board and of the Parish Officers of the said Parish, and for granting additional Powers in respect to Sewerage, Drainage, and general Improvement to the said Local Board.

Public Health and Local Government Acts incorporated with

this Act, § 1.

Power to Board to erect Building, Offices, &c., § 4.

As to Control, &c. of Buildings, &c., § 5.

Local Board to provide Offices for Use of Churchwardens, &c., § 6.

Power to borrow not exceeding 20,000l. for Purchase of Site and Building, &c., § 7.

Sanction of Secretary of State not required to Board borrowing, § 8.

Power to Board to make Composition with Owners, &c. of Stratford Langthorne Abbey, § 9.

Power to Board to make Composition with the Corporation of London, § 10.

Power to Board to make Composition with R. R. Mawley, Esq., or his Heirs and Assigns, § 11.

Indemnity to Parties compounding, § 12.

The Board and Parties interested not precluded from contending that previous Commutations are subsisting, § 13.

New Compositions may be made notwithstanding Doubts as to old ones still subsisting, § 14.

Board to cause offensive Ditches, Drains, &c. to be cleansed or covered, § 15.

Power to Board to fill up Ditches by Side of Roads and substitute Pipes, § 16.

Penalty for keeping Swine in improper Situations, § 17.

Owners and Occupiers of Land may execute Works of Drainage at their own Expense, § 18.

Parties to submit Plans of new Sewers, § 19.

Regulations as to Abandonment or Alteration of Plans for Sewers, Buildings, &c., § 20.

In case Works not done within 12 Months fresh Application to

be made, § 21.

Local Board may order that Sewers in private Streets shall be drained into and used by Owners of contiguous Property,

Sewers in Streets to be deemed Sewers which Local Board

may use, § 23.

Local Board in certain Cases may order Sewer in private Streets to be made sufficient for Drainage of contiguous Property, &c., § 24.

Local Board may order Houses, &c. to be drained by a combined

Operation, § 25.

Land may be charged in less Proportion than House Property. § 26.

Power to Board to defray Part of Expense out of General

District Rate, § 27.

Where Parties neglect to carry out Works pursuant to Order of Board, Board may recover Penalty, or do the Works and charge Expenses, § 28.

Register to be kept of Contribution to the Cost of Sewer,

§ 29.

Costs of sewering, &c. Streets, may be paid in advance, § 30. If Estimate insufficient Balance to be paid, if in excess to be refunded, § 31.

Parties lending Money to Board not bound to inquire into Application of Money, Regularity of Proceedings, &c., § 32. Saving Rights of Commissioners of Sewers for Levels of Havering, &c., § 33.

Board may grant retiring Pensions to Officers, &c., § 34.

Schedule (Description of Lands referred to).

Cap. lvii.

"The Wilts and Gloucestershire Railway Act, 1867." [31st May 1867.]

Incorporation of Parts of Consolidation Acts, § 2.

Extension of Time for Three Years for compulsory Purchase of Lands and for Completion of Works, §§ 4, 5.

Power to issue Capital in Half Shares; Regulations as to Preferred and Deferred Shares, §§ 7 to 14.

Cap. lviii.

"The Salford Improvement Act, 1867." [31st May 1867.]

Recites that it is expedient to grant Powers for altering, amending, and extending the Provisions of "The Salford Improvement Act, 1862," for authorizing the Extension of the Gasworks, the Construction of a new Street, and the raising of further Monies.

Incorporation of Consolidation Acts, § 2.

Council of Borough to execute Act, § 5.

Power to take Lands and to erect Gasworks, §§ 6, 7.

Power to make a new Street, § 8.

Power to alter certain Streets, § 9.

Ground laid into Street to be public Highways, § 15.

Power to borrow Money on Credit of Gasworks, 100,0001., § 16.

Power to borrow on Credit of Broughton Rates, 40,0001., § 18.

Power to borrow on Credit of Pendleton Rates, 50,0001., § 20.

Repeal of Sections of "Salford Extension and Improvement Act, 1853," § 24.

In case any Portion of the Borough Rate be levied in respect of Liabilities for the Supply of Water in the Borough, Broughton and Pendleton to be allowed a Drawback, § 25.

The Portion of the Township of Salford North of the River Irwell to be henceforth in the Broughton District, § 26.

Streets may be made of greater Width than prescribed by Byelaws, the Corporation making Compensation, § 27. Power to stop up Streets where unnecessary, &c., § 28.

Ditches, Drains, &c. to be cleansed, &c., §§ 29, 30.

Provision against various Nuisances, §§ 31 to 39. Power to appoint an Officer of Health, § 40.

Officer of Health to report from Time to Time on Sanitary Condition of Borough, § 41.

Public Intimation to be given of any District requiring Sanitary Measures, § 42.

Corporation may require Houses in such Districts to be cleaused, § 43.

Corporation to take precautionary Measures, reporting to the Privy Council, §§ 44 to 49.

Powers of Chief Constable with respect to Articles left at Police Office, §§ 50 to 53.

Modification of Section 260 of Salford Improvement Act, 1862, § 54.

Corporation may make Byelaws for Regulation of Traffic, § 55. Byelaws for Libraries and Museums, §§ 56 to 58.

Power to establish Telegraphs, § 61.

Saving Rights of Railway Companies and of Mersey and Irwell Navigation Company, §§ 62, 63.

Cap. lix.

"The Ryde Pier Railways Act, 1867."

[31st May 1867.]

Recites that it is expedient to authorize the Ryde Pier Company to make and maintain a Railway at Ryde in the Isle of Wight instead of Tramways authorized to be made by them there; also giving Effect to an Agreement between that Company and the Ryde Station Company set out in the Schedule.

Incorporation of Consolidation Acts, § 2.

Power for Company to make Railway and to apply Monies raised under Tramways Act, §§ 5, 6.

Two Years for compulsory Purchase of Lands, § 8.

Power for Company to use their own Lands for Purposes of Act, § 9.

Period for Completion of Works, § 10.

Section 25 of Tramways Act to apply to Works under this Act, § 11.

Company to provide substituted Boathouse, &c. for Coastguard Purposes, §§ 13, 14.

Repeal of Part of Tramways Act, § 18.

Continuous Line of Railway, § 20.

Agreement in First Schedule to Act confirmed, § 21.

Company to abandon Tramways 1 and 2 by Tramways Act authorized, § 22.

Provision as to certain Portions of the Station Railway, § 23. Compensation for Damage to Land by Entry, &c. for Purposes

of Tramways, &c. abandoned, § 24.

Compensation for Non-completion of Purchases of Land, § 25.

Tolls, §§ 26 to 30.

Running Powers of Company and Station Company over continuous Line, § 31.

Tolls, &c. on continuous Line, §§ 32, 33.

Saving Rights of the Crown in the Foreshore, § 34.

Saving Rights of Ryde Commissioners, § 35.

Schedule (Agreement).

Cap. lx.

"The Caledonian Railway (Branches and Station) Act, 1867." [31st May 1867.]

Enables the Caledonian Railway Company to make certain Branch Railways in the Counties of Lanark and Midlothian, to be completed in Five Years; to acquire additional Station Ground at Carlisle; to raise an additional Capital of 140,000l. in Shares, and 46,600l. by Mortgage, and to issue Debenture Stock.

Cap. lxi.

"The Aylesbury Market Amendment Act, 1867." [31st May 1867.]

Authorizes the Aylesbury Market Company to raise an additional Capital not exceeding 9,000% in Shares, and 2,000% by Mortgage, and to create Debenture Stock, and otherwise amends their former Act of 1863.

Cap. lxii.

"The Dewsbury, Batley, and Heckmondwike Waterworks Amendment Act, 1867." [31st May 1867.]

Recites that it is expedient to authorize the Dewsbury, Batley, and Heckmondwike Local Boards to construct new Reservoirs and Works; to alter the Provisions of the Acts relating to their existing Waterworks with respect to the Millowners on the River Dun; and otherwise to amend the Acts.

Incorporation of Consolidation Acts, § 2.

Local Boards united for Purposes of this Act, § 5.

Power to construct Waterworks, §§ 7, 8.

Power to borrow, § 10.

Application of Receipts of Dewsbury Board, § 15.

Application of Money borrowed by Dewsbury Board, § 16.

Application of Receipts of Batley Board, § 17.

Application of Money borrowed by Batley Board, § 18.

Application of Receipts of Heckmondwike Board, § 19.

Application of Money borrowed by Heckmondwike Board, § 20.

Power to levy Rates and Rents, § 21.

Power to hold certain Land in Foolstone, and to purchase by Agreement Lands and Easements, § 22.

Three Years for compulsory Purchase of Lands, § 25.

Seven Years for Completion of Works, § 26.

Reserving Rights of Shooting and Fishing to John Spencer Stanhope, Esq., § 27.

Reservoir No. 1 and the Dunford Bridge Reservoir to be of certain Capacity, § 28.

Supply of Water to Millowners, &c., §§ 29 to 32.

Certain Provisions of Act of 1856 to extend to South Yorkshire Railway and River Dun, and Manchester, Sheffield, and Lincolnshire Railway Companies, § 34.

Provision for Appointment of Standing Arbitrator, §§ 35 to 37. Saving Rights of Millowners, § 40.

Cap. lxiii.

"The Hampton Court Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to incorporate "The Hampton Court United Gas Company" by the Name of "The Hampton Court Gas Company;" to authorize the lighting of an extended District, and the raising of additional Capital.

Extending Provisions of Consolidation Acts to this Act, § 2.

Limits of Act, § 6.

Incorporation of Company, § 7. Purposes of the Company, § 8.

Present Property of the old Company vested in the Company incorporated by this Act, § 9.

General Saving of Rights and Contracts, &c. prior to Act, §§ 12 to 21.

Capital of the Company to be 36,000l. in Shares, § 22. Mode of issuing and appropriating Shares, § 23 to 29.

Power to raise additional Capital of 39,000l., § 26.

Limiting Dividend on new Capital, § 30. Power to borrow on Mortgage, § 34.

Power to create Debenture Stock, § 37.

Meetings; Directors, &c., §§ 39 to 55.

Power to purchase Lands, § 56.

Company empowered to construct Gasworks, &c., §§ 57 to 62. Company to lay down Service Pipes to Houses, § 64.

Limiting Charge for Supply of Gas by Meter, § 65.

Consumers of Gas may be required to consume Gas by Meter, § 66.

Provisions as to Use of Meters, §§ 67 to 75. Illuminating Power and Purity of Gas, § 76. Power to test the Purity of the Gas, §§ 78 to 80.

Power to light public Lamps, §§ 81, 82.

Mains, &c. to be constantly charged with Gas, § 83.

Price to be charged to Lighting Authority, § 84.

Confirming Agreement as to Hampton Court Bridge, § 87.

Company not to interfere with any Property of the Crown under the Management of the Commissioners of Her Majesty's Works, &c., without Consent, &c., § 90.

Schedules:—

1. Description of Site of Gasworks.

2. Agreement between the Company and T. N. Allen,

Cap. lxiv.

"The Heywood Improvement Act, 1867."

[31st May 1867.]

Recites that it is expedient to alter and extend the Constitution and Powers of the Local Board for the District of the Middle Division of Heap in Lancashire, to extend such District, and to provide for the better paving, lighting, and otherwise improving the Town of Heywood in Lancashire; and to enable the Local Board to purchase the Undertaking of the Heywood Waterworks Company.

Incorporation of Consolidation Acts, § 2.

Public Health Acts extended to this Act, § 3.

Constitution of Local Board, § 5.

Qualification of Members of Local Board, § 6.

Mode of voting at Elections, §§ 7 to 9.

As to Notice of Qualification by Owners, § 11.

Limits of Act for Improvement Purposes, § 12.

Limits of Act as to Gas, § 14.

Limits of Act as to Waterworks, § 15.

Alteration of Hopwood Local Board District, § 16.

Local Board to pay certain Monies, &c. to Hopwood Local Board, § 17.

First Election of the Local Board under this Act, and Dissolution of Heap Local Board, § 18.

Powers given to Heap Local Board by Act of 1865 transferred to Local Board appointed by this Act, § 19.

Conveyances, &c. to remain in force, §§ 20 to 24.

Transfer of Undertaking of Gas Company, § 25.

Gas Company to be entitled to all Monies due on 1st July 1867, § 26.

Gas Rates, &c. to be charged with Gas Annuities, §§ 27, 28.

Proofs of Partnership of Gas Company, §§ 29 to 31.

Present and future Rights and Liabilities under other Acts saved, §§ 33 to 37.

C.lxiv.

Annuities to represent Shares in Gas Company, § 38.

Register of Gas Annuitants, § 39.

Local Board to issue Certificates for Gas Annuities, §§ 40 to 44.

Gas Annuities to be Personal Estate, § 45.

Transfers of Gas Annuities, §§ 46 to 52.

Gas Annuities recoverable by Suit, § 53.

Receiver may be appointed, §§ 54, 55.

Local Board may redeem Gas Annuities, § 56.

Eventual Dissolution of the Company, § 57.

Power to take Lands for Gas Purposes and erect Gasworks, § 58.

Local Board may sell Coke, &c., § 59.

Power as to Gasworks, &c., § 60.

Limiting Price of Gas, § 62.

Consumers may be required to consume by Meter; Provisions as to Meters, §§ 63 to 69.

For preventing Frauds and Waste of Gas, § 70.

As to Quality of Gas, § 71.

Power to test the Purity of the Gas, §§ 72 to 74.

Power to sell and for Local Board to purchase the Undertaking of the Waterworks Company, § 75.

Payment and Application of Purchase Money, § 76.

Time and Place of Payment to Shareholders, § 77.

On Payment of Purchase Money and Execution of Conveyance, Property of Waterworks Company to vest in the Local Board, § 78.

When Waterworks are vested, Powers of Waterworks Com-

pany to be executed by Local Board, § 79.

Waterworks may be purchased by Payment of Money, or granting of Annuities, § 80. Local Board empowered to re-borrow Monies paid off in respect

of Waterworks, § 81.

Waterworks Annuities to be paid half-yearly, § 82.

Proofs of Partnership of Waterworks Company, §§ 83 to 85. Present and future Rights and Liabilities under other Acts saved, §§ 86 to 90.

Annuities to represent Shares in Company, § 91.

Register of Waterworks Annuitants, § 92.

Local Board to issue Certificates for Waterworks Annuities, §§ 93 to 97.

Waterworks Annuities to be Personal Estate, § 98.

Transfers of Annuities, §§ 99 to 105.

Waterworks Annuities recoverable by Suit, § 106.

Receiver may be appointed if Arrears remain unpaid for the Time prescribed, §§ 107, 108.

Local Board may redeem Waterworks Annuities, § 109.

Eventual Dissolution of Heywood Waterworks Company, § 110.

Power to erect Town Hall, &c., § 111.

Powers of Local Board as to Market and Fairs, § 112.

Powers as to public Baths and Wash-houses, § 113.

Evidence of Byelaws, § 114.

Local Board may borrow Money on Credit of Gasworks, § 115.

Local Board may borrow Money on Credit of Waterworks when they are purchased by them, § 116.

Power to re-borrow, § 117.

Existing Waterworks Mortgages to have Priority, § 118.

Rate upon Arable Land, &c., § 119.

Separate Accounts for Gasworks, Waterworks, and Markets, § 122.

Schedules:-

Boundaries of Wards. Forms of Instruments. Tolls, Stallages, and Rents.

Cap. lxv.

"The Middle Level Act, 1867." [31st May 1867.]

Recites that it is expedient to authorize the Middle Level Commissioners to levy a Special Tax and to raise additional Funds, and to terminate the Canal and Nene Trust, and to amend the Provisions of the several Middle Level Acts.

Execution of Act by Middle Level Board, § 3.

Middle Level Acts applicable for Execution of Act, §§ 4 to 8. Commissioners to lay "the Special Tax" on all "the taxable Lands," § 9.

Occupiers may deduct Taxes, except in certain Cases, § 10.

Purposes of Special Tax, § 11.

The Board to certify the Sums necessary to be raised for the Purposes of this Act, § 12.

Power to charge 7,000l. on the General Funds, § 13.

Power to increase the Special Tax, § 14.

The Special Tax to be assessed with the Three Taxes in One Instrument, § 15.

The Three Taxes and the Special Tax to be paid half-yearly and collected together, §§ 16, 17.

Cesser of Special Tax, § 18.

Owners may elect to pay in One Sum or by Instalments, § 19.

Voluntary Redemption of Special Tax, § 20.

Compulsory Redemption of the Special Tax, § 21.

Application of Redemption Monies, § 25.

Power to borrow 138,000*l*. on Special Tax, § 26. Power to borrow further Monies if required, § 27.

Option for Commissioners to borrow on Mortgage or Bond, § 31.

Power for Mortgagees to levy Taxes, &c., § 32.

Receiver for Bond Creditors, § 33.

For Security of Lenders, § 34.

Commissioners to pay off Monies borrowed in 30 Years, § 35.

Sinking Funds, § 36.

Investment and Application of Sinking Funds, § 37.

Principal borrowed and Interest may be repaid by equal Payments during 30 Years, § 38.

Application of Special Tax Fund, §§ 39, 40.

Payment of Salaries under Act, § 41.

Payment of Expenses not specially provided for, § 42.

Special Tax Account, § 43.

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Audit of Account, § 44.

Tolls, &c. of Canal and Nene Trustees vested in Commissioners, **§ 45.**

Application of the Tolls, &c., § 46.

Powers of Canal and Nene Trustees exercisable by Commissioners, § 47.

Transfer, &c. of Stock, § 48.

Saving Rights of Mortgagees, § 49.

Canal and Nene Trustees to make up their Accounts and deliver their Books, &c. to Commissioners, §§ 50, 51.

Dissolution of Canal and Nene Trustees, § 52.

General Saving of Rights under Wisbech Canal Act, § 56.

On Certificate of Justices Wisbech Canal Company may give Notice to Commissioners to maintain Navigation of Part of River Nene, § 57.

If Commissioners fail to comply with Notice, Company to collect Tolls and do Works, § 58.

Balance of Tolls to be paid by Company to Commissioners, **§** 59.

Powers of Commissioners for recovering Tolls exerciseable by Company, § 60.

Section 117 of Middle Level Act, 1862, amended, § 61.

Section 49 of Middle Level Act, 1848, repealed, and Indenture of December 26, 1851, confirmed, § 62.

Needham, Burial, and Birdbeck Fields exempt from Jurisdiction of Commissioners of Sewers, § 63.

Needham, &c. Fields to be a separate Drainage District, § 64. Constituting District Commissioners, § 65.

Owners of 20 Acres of Land in Needham Field to be Commissioners, § 66.

Owner of 50 Acres of Land may appoint a Deputy, § 67.

Owners of 100 Acres of Land may appoint Two Deputies,

As to Joint Owners and Deputies, § 69. Commissioners for Burial Field, § 70.

Commissioners for Birdbeck Field, § 71.

Regulating Proceedings of Owners of Burial and Birdbeck Fields, § 72.

Meetings of the Needham, &c. District Commissioners, §§ 73,

Duties and Powers of the Needham Commissioners:-To make and maintain Drains, &c.; to make Byelaws as to Division Dikes; to levy Taxes, § 75.

Application of Needham Taxes, § 76.

Certain Sections of the Middle Level Act, 1862, to apply to the Needham, &c. Commissioners, § 77.

Schedule (Agreement).

Cap. lxvi.

"The Mold Gas and Water Act, 1867."

[31st May 1867.]

Recites that it is expedient to make Provision for incorporating and conferring further Powers on the Mold Gas and Water Company.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Property, &c. vested in Company, § 5.

Saving of Rights and Liabilities, §§ 6 to 13.

Capital to be 12,000l. in 10l. Shares, §§ 15 to 19.

Power to divide Shares into Deferred and Preferred Half Shares, §§ 20 to 29.

Power to borrow 3,000l., § 30.

Power to issue Debenture Stock, § 32.

Meetings; Directors, &c., §§ 35 to 39.

Limits of Act, § 40.

Power to take Lands referenced, § 41.

Period for compulsory Purchase of Lands, § 44.

Power to take additional Lands by Agreement, § 45.

Power to take Easements, &c. by Agreement, § 46.

Power to maintain and erect Gasworks and to manufacture and supply Gas, §§ 47 to 52.

Quality of Company's Gas, § 53.

As to testing the Quality of Gas, §§ 56, 57.

Price of Gas, § 58.

As to public Lamps, § 59.

Power to lay Pipes against Buildings, § 60.

Obligations on Company as to Supply, § 61.

Provisions as to Use of Meters, §§ 62 to 69.

For preventing Frauds and Waste of Gas, § 70. Power to maintain and make Waterworks, § 71.

Five Years for Completion of Works, § 72.

As to Works affecting London and North-western Railway Company, § 76.

Water on Company's Lands, § 77.

For Protection of Lieutenant-Colonel Thomas Peers Williams, § 79.

Company not to be compensated for Damage to their Mains, &c. by Subsidence of Ground, § 80.

Reservation of Water Rights, &c. on Sale, § 81.

Constant Pressure, &c., § 82.

Rate at which Water is to be supplied, § 83.

Company to supply public Fountain at Mold and Water for the Streets, § 85.

For preventing fouling Water, § 87.

Regulations for preventing Waste of Water, § 90.

Schedule (Description of Site of Gasworks).

Cap. lxvii.

"The Ross and Monmouth Railway Act, 1867." [31st May 1867.]

Incorporation of Consolidation Acts, §§ 2, 3. Power to make Railways and Works, § 4.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital not exceeding 40,000l., §§ 5 to 7.

Power to borrow 13,000l., §§ 9 to 12.

Two Years for compulsory Purchase of Lands, § 13.

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Four Years for Completion of Works, § 14.

Account to be kept of all Mineral sent by the Railway from the Forest and other Possessions of the Crown in the District, § 17.

Saving Rights of the Crown, § 19.

Commissioners of Woods, &c. empowered to demise Lands, Part of the Possessions of the Crown in the District, § 20.

Company may abandon Portion of authorized Line, § 21. Extending Time for the Purchase of Lands under Act of 1865 for Two Years, and for Completion of Works for Four Years, §§ 24, 25.

Increase of Number of Directors, § 26.

Cap. lxviii.

"The Mitcham and Wimbledon Gas Act, 1867."

[31st May 1867.]

Recites that it is expedient to incorporate and grant Powers to the Mitcham and Wimbledon District Gaslight and Coke Company, Limited.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Present Property vested in Company incorporated by this Act, & 6.

Saving previous Rights and Liabilities, §§ 9 to 14.

Capital to be 180,000l., § 15.

Power to raise additional Capital of 80,000l. in Shares, §§ 21 to 25.

Power to borrow 45,000l., §§ 26 to 28. Power to create Debenture Stock, § 30.

Meetings; Directors, &c., §§ 31 to 37.

Powers as to Maintenance and Construction of

Powers as to Maintenance and Construction of Gasworks, &c., § 38.

Provisions as to Meters, §§ 41 to 46.

Limiting the Price of Gas, § 52.

Power of the Company to contract for lighting Streets, § 53.

Quality of Company's Gas, § 54.

Provisions for testing the Quality of Gas, §§ 56, 57.

Schedule (Site of Works).

Cap. lxix.

"The West Kent Gas Act, 1867." [31st May 1867.]

Recites that it is expedient to incorporate and grant Powers to the West Kent Gaslight and Coke Company, Limited.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Present Property vested in Company incorporated by this Act, & 6.

Saving previous Rights and Liabilities, §§ 9 to 14.

Capital to be 150,000/., § 15.

Power to raise additional Capital of 100,0001., § 21.

Power to borrow 37,500l., §§ 26 to 28.

Power to create Debenture Stock, § 30.

Meetings; Directors, &c., §§ 31 to 37.

Powers as to Construction of Gasworks, &c., § 38.

Provisions as to Meters, §§ 41 to 47.

Limiting the Price of Gas, § 53.

Power of the Company to contract for lighting Streets, § 54.

Quality, illuminating Power, and Purity of Gas, § 55.

Provisions for testing the Quality of Gas, §§ 57 to 59.

Cap. lxx.

"The Winestead Level Drainage Act, 1867."
[31st May 1867.]

Recites that it is expedient to grant Powers for improving the Drainage of the Winestead Level, and of other Lands in the Parishes of Patrington and Welwick in the East Riding of Yorkshire, and to repeal the former Act, 14 Geo. 3. c. 107.

Incorporation of Consolidation Acts, § 3.

Repeal of Act of 1774, and of Parts of Patrington Haven Acts,

Grants, Conveyances, &c. to continue in force, §§ 5 to 10. Incorporation of Commissioners, § 11.

Defining Commission, § 12.

Appointment of nominated Commissioners, § 13. Commissioners may appoint Deputies, § 14.

Providing for their Election, § 15.

As to Duration of elected Commissioners, § 16.

Mode of supplying occasional Vacancies, § 17.

Annual Meetings, § 18. Audit of Accounts, § 20.

Providing for Deposit of Drainage Map, § 21.

Power to execute Works; Removal of Winstead Clough; cleansing of North Channel and Patrington Haven; General Works of Drainage, § 22.

As to the Site of New Clough, § 23.

No Excavation to be made within Ten Yards of Sunk Island Bank, § 24.

Vesting Drainage Works in Commissioners, § 25.

Power of Deviation, § 26. Limitation of Works, § 27.

Three Years for compulsory Purchase of Lands, § 28.

Six Years for Completion of Works, § 29.

Power to acquire certain Easements, § 30. Navigation of Patrington Haven to cease, § 31.

As to Classification of Lands, § 32.

Providing for Acre Tax, § 33.

Regulating the Assessment of the Haverfield House Estate, § 34.

For preventing Damage by Flooding to the Estate, § 35.

Sum to be paid as Compensation for Removal of Clough and Landing Place of Reverend J. Clements, § 36.

Occupier to deduct from Rent, §§ 37 to 39.

Distress for Acre Tax, §§ 40 to 45.

Drainage of District exempt from Commissioners of Sewers, § 46.

Recovery of Acre Tax, § 47.

Power to borrow on Mortgage of Acre Taxes, § 48.

Power to reborrow, § 49.

Application of Capital, § 50.

Application of Revenue, § 51.

Providing for Addition to Drainage District, § 52.

Defining Area of new Taxation, § 53. Providing for new Drainage Map, § 54.

As to neighbouring Works of Drainage, § 55.

Providing for Byelaws, § 56.

Saving Rights of the Crown, §§ 57, 58.

Schedule (Form of Assessment).

Cap. lxxi.

"The Camborne Water Act, 1867." [31st May 1867.]

Recites that it is expedient to provide for a better Supply of Water to the Parishes of Camborne, Crowan, and Illogan in the County of Cornwall.

Limits of Act, § 2.

Incorporation of Consolidation Acts, § 3.

Company incorporated with Power to construct Works, §§ 5, 6.

Capital to be 12,000l. in 10l. Shares, §§ 7 to 9.

Power to borrow 3,000*l.*, § 10.

Power to create Debenture Stock, § 12.

Meetings; Directors, &c., §§ 15 to 21.

Three Years for compulsory Purchase of Lands, § 23.

Five Years for Completion of Works, § 24.

Power to take Lands and Waters for Purposes of Act, §§ 25 to 28.

Regulating Supply of Water from Crowan Stream, § 29.

As to Cost of Land for Reservoir, § 30.

Annual Payment for Use of Water, § 31.

As to Supply of Water for Clowance Manor Mill, § 32.

Free Supply of Water to the Village of Praze, § 33.

Company to construct Bye-waste, § 34.

Company to lay down Pipe for Village of Crowan Church Town, § 35.

Regulating Supply of Water from Boswyn Stream, § 36.

As to Supply of Water to Pendarves, § 37.

Penalty in case of Default, § 38.

Supply of Water under Pressure, § 39.

Rates for Supply of Water, §§ 41 to 51.

Cap. lxxii.

"The Rochester Oyster Fishery Act, 1867."

[17th June 1867.]

Amends the "Rochester Oyster Fishery Act, 1865," by making further and better Provision as to the raising of Money on Mortgage of the Fishery.

Cap. lxxiii.

"The Farnworth Park and Improvement Act, 1867."
[17th June 1867.]

Recites that Thomas Barnes, of Farnworth, Esquire, and One of the Members of Parliament for the Borough of Bolton in the County of Lancaster, having at great Expense to himself provided, laid out, and arranged certain Lands within the District as a Park or Pleasure Grounds, and beautified the same with Buildings, Lakes, Bridges, Fountains, Statues, and Trees, did out of a generous Regard to the District present this Park as a free Gift to the Local Board for the Recreation of the Inhabitants thereof; and that it is expedient to make Provision for confirming the Gift of a Park by Thomas Barnes, Esquire, to the Local Board of Health of the District of Farnworth, for the Benefit of the Inhabitants thereof; and for authorizing the said Local Board to maintain and regulate the said Park, and to erect a Town Hall and Market Houses, and to make new Streets, and for defining the Boundaries of and for making further Provisions for the Improvement of the District.

Incorporation of Consolidation Acts, § 3.

Provisions of Public Health Acts applicable to this Act, § 6. Limits of Act, § 7.

Defining Boundaries between Farnworth and Kearsley, § 8.

Recited Indenture confirmed, § 9.

Mr. Barnes and his Issue, &c. to be Protectors of the Park, § 10.

Committee of Local Board for Regulation of Park, § 11.

Mr. Barnes and his Issue, &c. to be ex officio Members of the Park Committee, § 12.

Byelaws for Management of Park, § 13.

Penalty for Breach of Byelaws, § 14.

Reservation of Right of private Entry to Mr. Barnes, § 16.

Local Board to set apart and expend 150l. annually for Park, §§ 17, 18.

Annual Rents of 18l. 8s. 11d. and 4l. 9s. 7d. to be paid by Local Board, § 19.

Expenses of Park charged on General District Fund, § 20.

If Local Board, fail, to maintain Park, Court of Changery many parks of the property

If Local Board fail to maintain Park, Court of Chancery may compel them to do so, § 21.

Local Board may purchase Reversion of Leasehold Part of Park, § 22.

Rents reserved on Leasehold Parts of Park may be purchased by Board, § 23.

Land adjoining Park may be purchased and added thereto, § 24.

Future Additions to Park to be subject to this Act, § 25.

Park exempt from Rates, § 26.

Power to make new Streets and to improve certain other Streets, §§ 27, 28.

Limitation of Time for making and widening Streets to Ten Years, § 29. Confirmation of Agreement with the Trustees of the Duke of Bridgewater as to Moss Field Road, § 34.

Provision as to Weighing Machine at Dixon's Green, § 35.

Local Board may pave, &c. Footways of certain Turnpike Roads within the District, § 36.

Streets, &c. under Control of Local Board may be broken up without Notice, § 37.

Power to establish Markets and Fairs and Slaughter-houses, § 38.

Power to let Stalls, § 39.

Power to lease Tolls, § 40.

Power to construct Town Hall, &c., § 41.

Power to establish Public Libraries, &c., § 42.

Management of Libraries, &c., § 43.

Prohibiting Use of Thatch, § 44.

Smoke Funnels not to be placed against Outsides of Houses, § 45.

Ovens and Furnaces to have protecting Walls, § 46.

Penalty for discharging Smoke or Steam into Street, § 47.

Penalty for burning Bricks, Rags, Bones, &c., § 48. Power to break open Premiscs in case of Fire, § 49.

Rooms over Privies not to be used as dwelling or sleeping Rooms, § 50.

Local Board to be the Burial Board, § 51.

Provisions of Town Police Act, s. 28., extended to other Offences, § 52.

Penalty for using unfit Animals in Carriages or Carts, § 53.

Power to make Byelaws as to Omnibuses, Carts, Porters, and Drovers, §§ 54, 55.

Application of the 23 & 24 Vict. c. 84. against Adulteration of Food, &c., § 56.

Power to take Lands described in Plans, § 57.

Local Board may take additional Lands by Agreement, § 59.

Lands, &c. vested in Local Board, § 60.

Limiting Period for compulsory Purchase of Land to Three Years, § 61.

Remedies for Recovery of Rates, &c., § 62.

Power to borrow, §§ 67 to 69.

Saving for existing Charges, § 71.

Repayment of Money borrowed on Mortgage, § 72.

Money payable to General District Fund, § 73.

Provisions as to Byelaws, §§ 76, 77.

Saving Rights of the Moses Gate, &c. Road Trustees, § 80.

Rating of Lands and Railways, § 81.

Saving Rights of Her Majesty, § 82.

Schedule (Tolls).

Cap. lxxiv.

"The Athenry and Ennis Junction Railway Act, 1867." [17th June 1867.]

Powers for compulsory Purchase of Lands extended for One Year, § 2.

Extension of Time for Completion of Railway to 20th August 1869, § 3.

Running Powers over Portions of Midland Great Western and Limerick and Ennis Railways, and Use of Stations, §§ 4, 5.

Power to cancel Agreement between the Company and the Waterford Company of 27th May 1863, § 7.

Company and Waterford and Limerick and Limerick and Ennis Companies to afford reciprocal Facilities for Transmission of Traffic, § 8.

Qualification of Directors, § 9.

Cap. lxxv.

"The Wilford Bridge Act, 1867." [17th June 1867.] Extends for Three Years the Time for Completion of Bridge and Works authorized by Act of 1862.

Cap. lxxvi.

"The Rochester, Chatham, and Strood Gaslight Company Act, 1867." [17th June 1867.]

Recites that it is expedient to extend the District, to increase the Capital, and enlarge the Powers of the Company.

Incorporation of Consolidation Acts, § 2.

Repeal of 6 Geo. 4. c. cxxxvi.—§ 4.

Limits of Act, § 5.

Company to continue incorporated, § 6.

Navigation of River Medway to be kept open, § 7.

Company not to lay down Pipes along Swing Bridges without Consent of Corporation of Rochester, § 8.

Saving Rights of Corporation, § 9.

Present Property vested in the Company, § 10.

Saving previous Rights and Liabilities, §§ 11 to 18.

Capital to be 42,000l. in Shares, § 19.

Allotment of new Shares, § 20.

Appropriation of existing Shares, § 21.

Power to raise additional Capital of 14,000l., §§ 23 to 25.

Power to borrow on Mortgage, § 27. Power to create Debenture Stock, § 29.

Meetings; Directors, &c., §§ 31 to 36.

Power to purchase Lands, § 37.

Powers as to Construction of Gasworks, &c., § 38.

Works connected with Rochester Bridge to be executed under Inspection, § 39.

Penalty for Delay in executing Works connected with Swing Bridge, § 40.

Saving Rights of Bridge Wardens, § 41.

Power to contract with Local Boards, &c. for Supply of Gas, § 42.

Consumers may be required to consume by Meter; Provisions as to Meters, §§ 44 to 48.

Limit of Price for Gas, § 49.

Power to test the illuminating Power of the Gas, §§ 53 to 55. Schedules (Description of Site of Gasworks).

Cap. lxxvii.

"The Cambridge University and Town Gas Act, 1867."
[17th June 1867.]

Incorporation of Consolidation Acts, § 3.

Limits of Act, § 5.

Repeal of existing Act, § 6.

Company continued, § 7.

Saving previous Rights and Liabilities, §§ 8 to 16.

Capital of the Company to be 37,440*l.*, subject to Addition, §§ 17 to 21.

Power to raise additional Capital of 50,000l., §§ 22 to 25.

Power to borrow, §§ 26 to 29.

Meetings; Directors, &c., §§ 34 to 39.

Power to take Lands, § 40.

Limit of Three Years for compulsory Purchase, § 41.

Powers as to Gasworks, &c., § 43.

No Works to be erected within 300 Yards of Botanic Garden of any College or Hall, &c., § 44.

No Pipe to be laid in any Ground belonging to the University or any College, &c., without Consent, § 45.

Powers as to Manufacture and Supply, § 46.

Power to Improvement Commissioners, Trustees, &c. to alter Pipes, § 48.

Public Service Pipes to be kept fully charged, § 49.

Company to light Streets when required by Improvement Commissioners, §§ 50 to 55.

Consumers may be required to consume by Meter, § 56.

Provisions as to Meters, §§ 57 to 61.

Provisions in case of İnjury to Pipes of Waterworks Owners, §§ 62 to 65.

As to Quality of Company's Gas, § 66.

Power to test the illuminating Power of the Gas, §§ 68 to 70.

Maximum Price of Gas, § 71.

Power for Company and Great Eastern Railway Company to arrange as to Coal Depôt, &c., § 84.

Power of Commissioners of Pavements, &c. not to be affected,

§ 85.

Saving Rights of Cambridge University and Town Waterworks Company, § 86.

Schedule (Description of Land to be used for Gasworks).

Cap. lxxviii.

"The North London Railway Act, 1867." [17th June 1867.]

Recites that it is expedient to give Powers to the North London Railway Company to widen the Railway constructed by them under the Powers of "The North London Railway (City Branch) Act, 1861," and to enable them to enlarge their Camden Road Station, and to remove the same to a more convenient Site, and to construct Approaches thereto; and also to widen, enlarge, and improve certain of the Bridges carrying the Company's Railway over Streets,

Roads, and other public Places in the Parish of Saint John at Hackney, and to lay certain Sidings in the Parish of Bromley Saint Leonard, and to make a short Branch Railway from their Railway at Bow to join the London, Tilbury, and Southend Railway at Bromley, and to enable the Company to raise additional Capital.

Incorporation of Consolidation Acts, § 2.

Description of Works, § 5.

Company to require only Easement in Lands of the Independent Gaslight Company, § 6.

Power to purchase additional Lands, § 7.

Lands of Great Northern Railway Company not to be taken without Consent, § 8.

As to Purchase of Almshouses from Drapers Company, § 9.

Power to raise additional Capital not exceeding 300,0001., § 10. Power to London and North-western Railway Company to take proportionate Amount of new Capital, § 13.

Power to borrow Money on Mortgage in respect of additional

Capital, § 14.

Three Years for compulsory Purchase of Lands, § 22.

Five Years for Completion of Works, § 23.

Protecting Works and saving Rights of the East London Waterworks Company, §§ 26 to 29.

For Protection of Sewers of Metropolitan and other Boards, § 30.

Construction of Bridges over public Streets within the Limits of the Metropolis, § 33.

As to Settlement of Differences with Vestry of St. Pancras, § 37.

Local Rates to be made good, §§ 39, 40.

Saving the Rights of the Vestry of the Parish of St. Leonard, Shoreditch, § 41.

Provision as to Payment of Rates in the Parish of St. Mary, Islington, § 42.

Declaring new Works Part of Company's Undertaking, and limiting Tolls on Branch Railway, § 47.

Amendment of "North London Railway (City Branch) Act, 1861," § 48.

Amendment of "The North London Railway Act, 1865," § 49. Limiting Compensation for Injury to Passengers carried at Workmen's Fares, §§ 50 to 52.

Power for the London and North-western Railway Company to raise additional Capital, § 55.

Regulations as to such new Capital, §§ 56 to 61.

Cap. lxxix.

"The Sunderland Ferry Act, 1867."

[17th June 1867.]

Recites that it is expedient to empower the Corporation of Sunderland to improve the Approaches to the Bodlewell Lane Ferry over the River Wear, and to raise Money by Mortgage, and to amend "The Wearmouth Bridge Act, 1857."

Incorporation of Consolidation Acts, § 2. Act to be executed by Corporation, § 4.

Power to make Works and take Lands, § 5.

Works within Wear to be subject to Approval of River Wear Commissioners, § 6.

Three Years for compulsory Purchase of Lands, § 10.

Stopping up of Thoroughfares and Appropriation of Sites, § 12.

Six Years for Completion of Works, § 13.

Application of Ferries Reserved Fund to Improvements, § 14.

Constitution of Ferries Fund, § 15. Power to borrow 10,000*l.*, § 16.

Mortgage Debts to be repaid in 40 Years, § 18.

Sinking Fund for Repayment of existing Mortgage Debts, § 19.

Power to grant Building Leases of Lands, §§ 25 to 29.

Sales to be made within 20 Years, § 30. Rents, &c. to go to Ferries Fund, § 31.

Cap. lxxx.

"The Greenwich and South-eastern Docks Act, 1867." [17th June 1867.]

Revives for Two Years the Powers for the Purchase of Lands. and extends for Four Years from the passing of this Act the Time for the Completion of Works authorized by "The Greenwich and South-eastern Docks Act, 1859."

Cap. lxxxi.

"The Dublin Port Act, 1867."

[17th June 1867.]

Recites that it is expedient to alter the Constitution of "The Corporation for preserving and improving the Port of Dublin," and to make other Provisions with reference to that Body, and also another Body called "The Port of Dublin Corporation."

Change of Names of the Two Corporations, § 2.

Constitution of Commissioners of Irish Lights to remain unaltered, § 3.

New Constitution of the Dublin Port and Docks Board, § 4.

First Seven Commissioners Members of Board, § 5.

Subsequent Nomination of Commissioners as Members of Board, § 6.

Renomination of retiring Commissioners, § 7.

Time for First Elections, § 8.

Commencement of Powers of Elective Members, § 9.

Time for subsequent Elections, § 10.

Qualification of Traders and Manufacturers, § 11.

List of Persons paying Customs Dues, § 12.

Claims to be on List of Electors, § 13.

Notice of Time for Delivery of Claims, § 14.

Framing of List of Traders, &c. by Board, § 15.

Printing and Sale of List, § 16.

Qualification of Shipowners, § 17.

Restriction on Votes of Shipowners, § 18.

Annual List of Shipowners to be furnished to Board from " Custom House, § 19. Printing and Sale of List, § 20. Appointment of Revisor of Lists, § 21. Provisions for Revision of Lists, §§ 23 to 36. Hours and Places for Elections, § 37. Partnerships to be deemed incorporated, § 38. Votes of Partnerships and Bodies Corporate, § 39. Returning Officers, § 40. Provision for Equality of Votes, § 41. Return of Persons elected, § 42. Regulations by Byelaws, § 43. Qualification of Elective Members, § 44. Delivery to Board of Names of Candidates, § 45. Publication of Names of Candidates, § 46. Duration of Office of Elective Members, § 47. Appointment of Civic Members, § 48. Appointment by Corporation in case of Failure to elect, § 49. Declaration of Member, § 50. Penalty for false Declaration, § 51. Disqualification of Bankruptcy, &c., § 52. Penalty for acting without Qualification, § 53. Saving for Validity of Acts, § 54. Vacation of Office by Neglect to act, &c., §§ 55, 56. Mode of supplying casual Vacancies, § 57. Error in Elections, &c. not to vitiate Acts of Board, § 58. Elective Members and Electors to be British Subjects, § 59. Approval of Lord Lieutenant not requisite, § 60. Provisions respecting Byelaws extended, § 61. Application of Penalties, § 62. Measurement of Distance, § 63. Mode of Publication of Notices, &c., §§ 64 to 68. Expenses of Elections to be paid by Board, § 69. Definition of Special Meeting, § 70. Exercise of Powers of Corporations, § 71. Application of Acts to Commissioners and Board, § 72. Notices, Pleadings, &c. not affected, § 74. General Saving of Rights and Liabilities, § 77. Duties of Members, &c., § 78. Acts relating to Corporation to remain unaffected, § 79. Quorum of Commissioners and Board, § 80. Officers of Commissioners and Board, § 81. Superannuation Allowances, &c., § 82. Variation of Rates, § 83. Schedule (Scale of Votes, Declarations of Office, &c.)

Cap. lxxxii.

"The Huyton and Roby Gas Act, 1867."
[17th June 1867.]

Incorporation of Consolidation Acts, §§ 2, 3. Limits of Act, § 4. Incorporation of Company, § 5.

Present Property vested in Company incorporated by this Act, § 6.

Deed of Settlement to be void, § 7.

Saving previous Rights and Liabilities, §§ 8 to 13.

Capital to be 9,000l. in Shares, § 14.

Appropriation of Capital, § 15.

Further Capital may be raised not exceeding 11,0001., § 18.

Limit of Dividends on new Capital, § 21.

Borrowing Powers, § 22. Power to issue Debenture Stock, § 25.

Meetings; Directors, &c., §§ 27 to 32.

Gas not to be made or stored except on specified Lands, § 33.

Powers as to Maintenance of Gasworks, &c., § 34.

Consumers may be required to consume by Meter; Provisions as to Meters, §§ 36 to 38.

Limiting Price of Gas, § 39.

Quality of Company's Gas, § 40.

Mode of testing the Quality of Gas, §§ 42, 43.

For Prevention of fouling of Water belonging to the Corporation of Liverpool, § 53.

For Protection of Gas Pipes and Water Pipes belonging to Corporation of Liverpool, §§ 54, 55.

As to Works affecting the London and North-western Railway Company, § 57.

Schedule (Description of Land for Site of Gasworks).

Cap. lxxxiii.

"The Gateshead Improvement Act, 1867." [17th June 1867.]

Recites that it is expedient to make Provision for authorizing the Mayor, Aldermen, and Burgesses of the Borough of Gateshead to creet a Town Hall and other Buildings, and for regulating their Rates and authorizing them to raise further Monies, and for the further Improvement of the Borough.

Incorporation of Consolidation Acts, §§ 2, 3.

Limits of Act, § 4.

Act to be executed by Corporation in accordance with Municipal Corporation Acts; and by Local Board in accordance with Public Health Acts, §§ 7, 8.

Power for Corporation and Local Board to appoint Committees of Council, §§ 9 to 11.

Power for Corporation to acquire Lands, and to erect Town Hall, &c., §§ 12, 13.

Corporation to keep Town Hall Account, § 15.

Power for Head Constable to suspend Constables, § 16.

Regulations for preventing Obstructions in Streets, § 18.

Prohibitions as to diseased Cattle, §§ 19, 20.

Provisions as to extinguishing Fires within the Borough, §§ 21, 22.

Dangerous Places to be repaired or inclosed, § 23.

Local Board may grant Licences for Slaughter-houses, § 24.

Streets broken up to be reinstated, § 25.

Power for Local Board to compel paving, &c. of certain Highways, § 26.

To erect Barriers in Streets of less than prescribed Width, § 27.

To stop up Highways not wanted, § 28.

To order Buildings to be provided with Waterclosets, § 29.

Penalty for discharging Sewage into disused Coalpit Shafts, &c., § 30.

Power for Local Board to apportion Street Improvement Expenses among Owners, §§ 31 to 34.

Borough Rate and Burial Rate, &c. to be made by Corporation, § 35.

Corporation not to make Watch Rate, § 38.

Power for Corporation to apply Borough Fund for Purposes of Watch Rates, § 39.

Power for Corporation to borrow 20,000l. on Mortgage of Borough Fund and Borough Rate, § 40.

Debts charged on Borough Fund and Borough Rate, § 41.

Sinking Fund for paying off Debt of Corporation under Act, § 44.

Expenses of existing Act by Corporation to be paid out of Borough Rate and Borough Fund, § 45.

Application by Local Board for Purposes of Provisional Order of Monies raised by and on General District Rate, § 46.

Local Board not to make Lighting Rate or Footway Paving Rate, § 47.

Power for Local Board to levy Town Improvement Rate, § 48. Application by Local Board of Monies raised by Town Improvement Rate, § 49.

Power for Local Board to borrow on Mortgage 10,000l., on General District Rate 10,000l., § 50.

Debts charged on General District Rate, § 51.

As to Mortgages of General District Rate, §§ 53 to 56.

Expenses of existing Act by Board to be paid out of General District Rate and Town Improvement Rate, § 58.

Penalties; Procedure, &c., §§ 60 to 68.

Application of Penalties, § 69.

Act not to affect existing Securities for Debts charged on Borough Fund or on General District Rate, §§ 70, 71.

Cap. lxxxiv.

"The Ford and Lowick Turnpike Trust Act, 1867."
[17th June 1867.]

Renews and continues for 15 Years the Powers of the Trustees under an Act of 5 Will. 4. for maintaining certain Roads and Bridges in the County of Northumberland called the Ford and Lowick Turnpikes, and provides for the Liquidation of the Debt due on the Security of the Tolls taken at the said Roads and Bridges.

Cap. lxxxv.

"The Metropolitan Railway Act, 1867."

[17th June 1867.]

Recites that it is expedient to grant further Powers to the Metropolitan Railway Company; to authorize them to make a Junction between their Railway and the Metropolitan and Saint John's Wood Railway; to extend the Time limited for the Purchase of certain Lands and Completion of certain Works; and to amend in other respects the Acts relating to the Company.

Lands Clauses Acts and Railways Clauses Acts incorporated,

§ 2.

Describing Works to be constructed, § 4.

Provisions of Metropolitan Railway Acts applicable to Vestries of Paddington and Marylebone to extend to Works under this Act, § 6.

Limiting Time for stopping up Marylebone Road, § 7.

For Protection of Mr. John Earley Cook, § 8.

Five Years for Completion of Works of Junction Railway, § 9. Provisions of Metropolitan Railway Acts applicable to certain specified Parties to extend to Works under this Act, § 11.

Local Rates to be made good, § 12.

Provisions relating to Lord Portman to apply, § 13.

For Protection of Duke of Portland, § 14.

As to Tolls, § 15.

Power to stop up Streets during Execution of Works, § 16.

Expenses of Junction Railway, § 17.

Application of Subscription to Saint John's Wood Company, § 18.

Power for compulsory Purchase under Acts of 1864 extended for Two Years, § 19.

Extension for Three Years of Time for completing Works authorized by former Acts, § 20.

Regulations as to Gauge, § 21.

Company empowered to underpin or otherwise strengthen Houses near Railway, § 22.

Recurring Injuries to be compensated, § 23.

As to Purchase of Methwold's Almshouses, § 24.

Company may borrow on Mortgage One Third of the Amount of their Share Capital, § 25.

Power to issue Debenture Stock, § 26.

Cap. lxxxvi.

"The North Metropolitan Railway Act, 1867."
[17th June 1867.]

Recites that it is expedient to enable the North Metropolitan Railway Company to make a Deviation and Branch Railway in substitution for Portious of their authorized Undertaking. Incorporation of Consolidation Acts, § 2.

Power to make Deviation and Branch Railway, § 4.

Application of Funds, § 5.

Compulsory Purchase of Lands to be made by 30th July 1868, § 6.

Works to be completed by 30th July 1871, § 7.

Power to deviate, § 8.

Notice to be given of taking Houses of Labouring Classes, § 9.

As to crossing the Kilburn Turnpike Road, § 10.

Alterations may be made in the Works with the Consent of the Commissioners of Metropolitan Turnpike Roads, § 12.

For the Protection of the West Middlesex Waterworks Company, § 13.

Providing for Communication with Midland and South-western

Junction Railway, § 14.

For the Protection of the Midland Railway Extension to London Line, § 15.

Mode of effecting Communication with Midland Railway, § 16. Company not to take Lands belonging to the Midland Railway

Company without Consent, § 17.

Company may abandon Portions of authorized Lines, § 18.

Compensation, §§ 19, 20.

Repeal of Sections 33 and 34 of Act of 1866, § 21.

Powers of Arbitrator to determine Compensation, § 22.

Cap. lxxxvii.

"The Sheffield Waterworks Amendment Act, 1867."
[17th June 1867.]

Amends the Acts relating to the Company of Proprietors of the Sheffield Waterworks as to Water Rents, Qualification of Directors, &c., and extends the Limits within which the Company may supply Water.

Cap. lxxxviii.

"The Bingley Extension and Improvement Act, 1867." [17th June 1867.]

Recites that it is expedient to alter and amend "The Bingley Improvement Act, 1847;" to extend the Limits of the District of the Bingley Improvement Commissioners; to enable the Commissioners to purchase the Works of the Bingley Gas Company; to provide for Management of Gasworks by the Commissioners; and other local Purposes.

Incorporates Parts of Public Health Act and Local Government

Act, §§ 5 to 7. Limits of District, §§ 8, 9.

Qualification of Commissioners, §§ 10, 11.

Power to break up Streets, § 12.

Power to purchase Undertaking of Bingley Gas Company pursuant to Agreement, §§ 14 to 21.

Powers of the Commissioners as to Gas Supply, §§ 23, 24.

Power to purchase Lands, &c., §§ 25 to 27. Consumers to use Gas by Meter, §§ 28, 29.

Provisions for testing Quality of Gas, §§ 30 to 33.

Power to purchase Waterworks of Mr. Ferrand; and certain manorial Rights, §§ 38, 39.

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Limit of Improvement Rate, § 40.

Amount to be borrowed on Mortgage of Rates, § 41.

Power to reborrow, § 44.

Gas Accounts to be kept, § 45.

Application of Gas Fund, Waterworks, and Markets Funds, §§ 46 to 48.

Sinking Fund, §§ 50 to 53.

Audit of Accounts, § 54.

Power to make Byelaws, § 56.

Schedules :-

1. Agreement with Bingley Gas Company.

2. Description of Land for Site of Gasworks.

Cap. lxxxix.

" The Dartford Gas Act, 1867."

[17th June 1867.]

Recites that it is expedient to incorporate the Dartford Gaslight Company, and to make further Provision for lighting with Gas the Town and Parish of Dartford and certain Parishes and Places in the Neighbourhood thereof.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

General Powers of the Company, § 6.

Present Property vested in Company incorporated by this Act, § 7.

Saving previous Rights and Liabilities, § 9.

Contracts, &c. prior to the passing of this Act to be binding, §§ 10 to 19.

Capital to be 4,400l. in Shares, § 20.

Appropriation of Shares, § 21.

Additional Capital of 10,000l. may be raised, §§ 23 to 26.

Power to borrow 2,500l., §§ 27, 28.

Power to issue Debenture Stock, § 29.

Meetings; Directors, &c., §§ 32 to 41.

Power to purchase Lands, § 42.

Powers as to Gasworks, &c., §§ 43, 44.

Limiting Price of Gas, § 45.

Consumers may be required to consume by Meter, § 50.

Company to supply public Lamps when required, § 51.

Power to the Company to let Meters, §§ 54 to 57.

For preventing Frauds and Waste of Gas, § 58.

As to Quality of Company's Gas, § 64.

Power to test the illuminating Powers of the Gas, §§ 66 to 69. Schedule (Description of Site of Works).

Cap. xc.

"The Great Grimsby Gas Act, 1867."

[17th June 1867.]

Recites that it is expedient to provide for extending the Limits of the District within which the Great Grimsby Gas Company may manufacture and supply Gas, and for empowering the Company to raise additional Capital, and to amend former Act.

Repeal of Parts of former Act, § 2.

Incorporation of Consolidation Acts, § 3.

Power to take Lands, § 6.

Power to erect Gasworks on Lands in Schedule, §§ 8, 9.

Power to use Road from Pasture Street, § 10.

Power to raise additional Share Capital not exceeding 60,000%, § 11.

Power to borrow 19,000*l.*, §§ 15, 16.

Three Years for compulsory Purchase of Lands, § 20.

Power to sell Lands, § 21.

Extension of Limits for Supply of Gas, § 22.

Power to manufacture and supply Gas and sell Products, &c., §§ 23, 24.

Power to test illuminating Power of Gas, § 29.

Price of Gas, § 31.

Obligations on Company as to Supply, § 32.

Provisions as to Use of Meters, §§ 35 to 41.

For preventing Frauds and Waste of Gas, § 42.

For Protection of the Manchester, Sheffield, and Lincolnshire

Railway Company, §§ 50, 51.

Schedule (Description of Site of Gasworks).

Cap. xci.

"The Lombard Street Improvement Act, 1867."

[17th June 1867.]

Recites that it is expedient to incorporate a Company for the Purpose of improving the Communications between Lombard Street, Nag's Head Court, and Clement's Lane in the City of London.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to construct Works and take Lands, § 5.

Capital to be 250,000l. in Shares, §§ 7 to 9.

Power to borrow 83,000l., §§ 10 to 12.

Meetings; Directors, &c., §§ 14 to 19. Three Years for compulsory Purchase of Lands, § 20.

Questions of disputed Compensation in London to be heard in the Lord Mayor's Court of the City of London, § 22.

Provision as to Interest of Elizabeth Corbett, § 23.

Restriction as to Plough Court and Passage, § 24.

Provision respecting Property of Merchant Taylors Company, & 25.

Property of Imperial, &c. Gas Association, § 26.

Soil of Courts and Passages stopped up, § 27.

Five Years for Completion of Works, § 28.

Protection of Sewers, § 30.

Saving Right of Commissioners of Sewers of City of London, § 37

Power to agree for Easements, &c., § 38.

Power to build, to grant Building Leases, &c., §§ 39, 40.

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Company may sell Lands and Rents, § 42. Application of Money and eventual Dissolution of the Company, **§ 43**.

Cap. xcii.

"The Birkenhead Improvement Act, 1867." [17th June 1867.]

Recites that is expedient to authorize the Birkenhead Improvement Commissioners to make new Waterworks, and to extend the Jurisdiction of the Stipendiary Magistrate for Birkenhead, and to amend the Acts relating to the said Commissioners with respect to Matters of Police, and to enable them to raise further Sums of Money.

Incorporation of Consolidation Acts, §§ 3 to 5.

Limiting Price of Gas in Tranmere,

Power to borrow for Gas and Water Purposes 80,0001., § 7. Bonds to be charged upon Gas and Water Undertaking, § 8. Extending certain Provisions of Gas and Water Act, 1858, to

Bonds, § 9.

Application of Monies raised by Bonds, § 10.

Commissioners may take Surrenders of existing Bonds, and grant others in lieu, § 11.

Sinking Fund, § 12.

Power to invest Monies set apart for Sinking Fund, § 13.

Power to raise further Money on Mortgage not exceeding 19,900*l*., §§ 14 to 21.

Power to make Waterworks and take Lands, § 22. Three Years for compulsory Purchase of Land, § 23.

Works to be completed within Ten Years, § 24.

Power to acquire additional Lands by Agreement, § 25.

Provisions as to Construction of Works across and along the Hinderton and Birkenhead Turnpike Roads, § 28.

Confirming Agreement with Robert Vyner, Esq., § 29.

For the Protection of William Inman, Esq., § 30.

Extending Time for Sale of superfluous Lands, § 32.

Conditions of Supply, § 33.

Repair of Pipes, &c. by the Commissioners, § 34.

Penalty for Waste, and for using Water otherwise than by Agreement, $\S\S$ 35, 36.

Restrictions as to Supply of Water, §§ 37 to 39.

Extending Jurisdiction of Stipendiary Magistrate, § 40.

Jurisdiction in Case of Persons suspected of having or conveying stolen Goods, §§ 42 to 48.

Penalty on Drunkenness, § 49.

Marine Store Dealers to be licensed, §§ 52 to 60.

Schedule (Agreement with Mr. Robert Vyner).

Cap. xciii.

"The Llanelly Railway and Dock Company's Act, 1867." [17th June 1867.]

Incorporation with Act of Parts of "The Railways Clauses Act, 1863," § 2.

Extending Time for the Purchase of Lands until 1st December 1868, § 3.

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Extending Time for Completion of Works until 1st December 1870, § 4.

Short connecting Line at Swansea to form Part of Swansea

Lines Undertaking, § 5.

Provision as to Amalgamation of the separate Undertakings and Capitals of the Company, § 6.

Shareholders in original Undertaking of Company may guarantee Mortgage Debt and Interest of Swansea Lines and Carmarthen Line Undertaking, § 7.

As to Time for holding General Meetings of the Company, § 8. Power to the Central Wales, the Central Wales Extension, and the Knighton Railway Companies to subscribe to Undertakings of Company, § 9.

Power to the subscribing Company to raise the required Sub-

scription by the Creation of Shares or Stock, § 10.

Application of Monies raised by the subscribing Companies,

Power to enter into Agreements with other Companies as to Vale of Towy Railway, § 13.

As to Vote of such Companies, § 14.

Saving Rights of Oystermouth Company, § 18.

Cap. xciv.

"The London and North-western Railway (Ashby and Nuneaton Lines) Act, 1867." [17th June 1867.]

Recites that it is expedient to vest in the London and Northwestern Railway Company, jointly with the Midland Railway Company, certain Railways between Ashby and Nuneaton in the County of Leicester, and to authorize the first mentioned Company to use certain Portions of the Midland Railway and to raise additional Capital.

Joint Committee to be nominated by the Two Companies,

As to Vacancies in Joint Committee, § 6.

Meetings, Powers, and Officers of Joint Committee, §§ 7 to 9.

As to Service of Notices on Joint Committee, § 10.

For Repayment by the North-western Company of Moiety of Expenses incurred by Midland Company, § 11.

Vesting of Lands for the Railway in the Companies jointly,

Chattels acquired by Midland Company for Railway to belong to the Companies, § 13.

The Companies to have equal Rights in respect of Railway, § 14.

As to Payment of Tolls, § 15.

Books of Account to be kept by Joint Committee, § 16.

As to Expense of constructing Railway, § 17.

Joint Committee may make Calls on the Companies, § 18. Capital authorized by Act of 1866 to be contributed by the Two Companies, § 19.

Recovery of Calls in arrear, § 20, 21.

As to Expenses of Management, § 22. 3 K 3

Actions, &c. by and against the Companies and Joint Committee, §§ 23 to 25.

Settlement of Disputes by Arbitration, §§ 26, 27.

Power to North-western Company to raise additional Capital of 200,000l. by Creation of Shares, §§ 28 to 34.

Power to borrow 66,600l. on Mortgage, §§ 35 to 37.

Existing Mortgages to have Priority, § 38. Power to create Debenture Stock, § 39.

Power to apply Corporate Funds to Purposes of Act, § 41.

Running Powers over Portions of Midland Railway, and Restrictions thereon, §§ 42 to 44.

Schedules:-

Terms of Agreement.

Tolls.

Cap. xcv.

"The London and North-western and Lancashire and Yorkshire Railway Companies (Fleetwood, Preston, and West Riding Junction Railway vesting) Act, 1867." [17th June 1867.]

Recites that it is expedient that Provision be made for vesting the Undertaking of the Fleetwood, Preston, and West Riding Junction Railway Company in the London and Northwestern Railway Company and the Lancashire and Yorkshire Railway Company jointly; and that the Two Companies should be empowered to raise additional Capital, and to work, use, and manage efficiently the said Undertaking.

Incorporation of Part of "Railways Clauses Act, 1863," § 2.

Defining Undertaking of Fleetwood Company, § 4. Vesting Undertaking in the Two Companies, § 5.

Extinguishing Powers of Fleetwood Company to raise Capital, § 6.

Payment to Sharcholders of Fleetwood Company in Redemption of their Shares, §§ 7 to 9.

Debts to be paid by Fleetwood Company, § 10.

Dissolution of Company, § 11.

Confirming Agreement between North-western and Lancashire and Yorkshire Railway Company, § 12.

Tolls for short Distances, § 13.

Powers of the Company to be exercised by Joint Committee, §§ 14, 15.

How Joint Committee to be constituted, § 16.

Supply of occasional Vacancies, § 21. Meetings of Joint Committee, § 22.

Chairman of Joint Committee, § 23.

Contracts by Joint Committee or Sub-Committee, § 24.

Two Companies may make Agreements with respect to the Undertaking of the Fleetwood Company, § 28.

Providing for Settlement of Disputes, § 29. Arbitrator to be appointed, §§ 30 to 32.

Decision of Arbitrator to be binding, § 33.

Power to North-western Company to raise additional Capital of 65,000/. by Creation of Shares or Stock, §§ 34 to 40.

Power to North-western Company to apply Corporate Funds

to Purposes of Act, § 41.

Power to Lancashire and Yorkshire Company to raise additional Capital of 65,000*l*. by Creation of Shares or Stock, §§ 42 to 45.

Power to apply Corporate Funds to Purposes of Act, § 46. Schedule (Agreement between the Two Companies).

Cap. xcvi.

"The Newry and Greenore Railway Acts Amendment Act, 1867." [17th June 1867.]

Extends Time for Completion of Works authorized by Acts of 1863 and 1865 for Three Years, and provides for Protection of the Newry Navigation.

Cap. xevii.

"The Sheffield Water (New Works) Act, 1867."

[17th June 1867.]

Recites that the Company of Proprietors of the Sheffield Waterworks are incorporated and empowered under the Acts described in the First Schedule to this Act for the Purpose of making Reservoirs and Works and supplying Water to the Town of Sheffield and its Neighbourhood; and that it is expedient that the Company be empowered to construct additional Reservoirs and Works and obtain a further Supply of Water; also that their Acts be in some respects amended, and that they be authorized to raise a further Sum of Money.

Incorporation of Consolidation Acts, § 2.

Power to construct Works and take Lands, &c., § 4.

Periods for compulsory Purchase of respective Lands, § 5.

Purchase of Lands of George Eadon, § 6.

Sporting in More Hall Reservoir, § 7.

Application of Parts of Act of 1860, § 8.
Saving Rights of Her Majesty's Principal Secretary of State

for the War Department, § 9.

Power to take additional Land by Agreement, § 10.

Power to agree for Easements, &c., § 11.

Periods for Completion of Reservoirs, § 12.

Provision as to Dale Dike Reservoir, § 16.

As to Construction of new Roads shown on Plans, § 17.

As to Maintenance of new Roads, § 18.

Footpath along Broomhead Reservoir, &c., § 19.

Partial Repeal of Act of 1853, § 20.

Repeal of Restrictions as to Water of Loxley, § 21.

Power to detain Water of Loxley, § 22.

Supply of Compensation Water out of Reservoirs on Ewden and Loxley, §§ 23, 24.

Company to maintain Gauges, § 25.

Substitution of Compensation Supply from Damflask Reservoir, § 26.

Suspension of Company's Powers on Failure to supply Compensation Water, § 27.

Water Supply to be Compensation to Millowners, &c., § 28.

Millowners and their Officers may inspect Gauges, § 29.

Millowners may repair Guage if Company fail to do so, § 30.

Times at which the Water is to be supplied to the Millowners, § 31.

Penalty in case the Company fail to supply the stipulated Quantities of Water, § 32.

Gauges to be certified, § 33.

Until Gauges completed Company not to take any Water which they were not authorized to take before the passing of Act, § 34.

Company not to take Water below the lowest Gauges or Weirs, § 35.

Provision for Failure to certify or to appoint Successor, § 36. Meetings of Millowners may be held, § 37.

Company not to be deemed a Millowner, § 38.

Mode of voting and Procedure at Meetings, §§ 39 to 42.

Power for Millowners to appoint an Engineer, Clerk, and Officers, §§ 43 to 45.

Saving Rights of Millowners, § 46.

Rivelin not to be deemed Tributary to Loxley, 47.

Company to make good Damage by Failure of Reservoirs, § 48.

For the Protection of the Navigation of the River Dun, § 49. Reservation of Water Rights, &c. on Sale, § 50.

Power to raise additional Share Capital not exceeding 500,000l., § 51.

Mode of raising additional Share Capital, § 52.

Rate of preferential Dividend, § 53. Power to borrow 166,000l., § 56.

Priority of Mortgages, Preference Shares, &c. under former Acts to Mortgages under this Act, § 57.

Power to create Debenture Stock, § 59. First Schedule (Company's former Acts).

Second Schedule (State of Company's Share Capital under Acts prior to 1864).

Third Schedule (State of Mortgage Debt).

Fourth Schedule (State of Share Capital under Act of 1864). Fifth Schedule (State of Share Capital and Loans under Act of 1866).

Cap. xeviii.

"The Swansea Vale Railway Act, 1867."

[17th June 1867.]

Recites that it is expedient that the Swansea Vale Railway Company should be authorized to construct Branch Railways in connexion with their Undertaking and to acquire additional Lands.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

For Protection of Mr. Gwyn's Water and other Rights, &c., § 5.

Power to Company to raise additional Sum of 65,000l, by the Creation of Shares, §§ 7 to 13.

Power to borrow 21,600l. on Mortgage, §§ 14 to 16.

Company may create Debenture Stock, § 17.

Three Years for compulsory Purchase of Lands, § 21.

Five Years for Completion of Works, § 22.

Saving Rights of Proprietors of Swansea Canal, § 25.

Bridges to be made over Swansea Canal, § 26.

Canal not to be obstructed, §§ 27, 28.

Bridge over Canal to be kept in repair, § 29.

Not to acquire an Ownership in Lands belonging to the Great Western Railway Company, but only an Easement, § 30.

Company to pay to Great Western Company Expenses of Watchmen during Construction of Works, § 31.

Maintenance of Works affecting the South Wales Railway, § 32.

Damages sustained by Great Western Railway Company to be repaid, § 33.

Not to interfere with Traffic on Great Western Railway, § 34.

The Company and the Great Western Railway Company empowered to enter into Agreements, § 35.

Bridge to be Property of the Great Western Railway Company, § 36.

Facilities to be afforded by the Company to the Great Western Railway Company, and vice versa, §§ 37 to 39.

Provision for Arbitration, § 40.

Protecting local Traffic of Company, § 41.

Facilities for Company's Traffic at North Docks to be afforded by the Great Western Railway Company, § 42.

Company not to oppose Application by Swansea Canal Company for Railway, § 43.

Traffic Facilities between Company and Swansea Canal Company, § 44.

Traffic Facilities to be subject to Regulations, § 45.

Company to afford Facilities for Communication with Swansea Canal, § 46.

Cap. xcix.

"The Stockport Corporation Waterworks Act, 1867." [17th June 1867.]

Incorporation of Consolidation Acts, §§ 2 to 4.

Execution of Act by Corporation, § 5.

Separate Committees, § 6.

Power to purchase Waterworks Undertaking of Company,

Waterworks, &c. of Company vested in Corporation of Stockport, § 8.

Part of "Railways Clauses Act, 1863," to apply to Transfer, § 9.

Powers of Company as to Management, raising of Capital, &c. - extinguished, § 10.

Provision as to Revenue of Company up to Day of Transfer, § 11.

Dissolution of Company, § 12.

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Annuities for Company's Shareholders charged on Borough Fund, § 13.

Vesting of Annuities in Shareholders, § 14.

Annuities to represent Shares in Company, § 15.

Corporation to issue Certificates for Annuities, § 16.

Provisions of 8 & 9 Viet. c. 16. as to Shares, &c. to apply to Annuities, § 17.

Commencement and Payment of Annuities, § 18.

Recovery of Arrears of Annuities, § 19.

Receiver for Annuitants, § 20.

Power to redeem Annuities by Agreement, § 21.

Power for Corporation to borrow not exceeding 100,000l., §§ 22 to 24.

Sinking Fund for redeeming Annuities and paying off Mortgages, § 26.

Income and Expenses of Corporation under Act to be carried to separate Account, § 27.

Deficiency on Waterworks Account to be made good by Borough Rates, § 28.

Limits of District, § 29.

Schedules (Forms of Mortgages, &c.).

Cap. c.

"The Richmond Gas Act, 1867." [17th June 1867.]

Recites that it is expedient that Provision be made for incorporating "The Richmond Gas Company, 1853, Limited," and for conferring upon them further Powers for the Supply of Gas to the Parish of Richmond and certain neighbouring Parishes and Places in the County of Surrey.

Incorporation of Consolidation Acts, § 2.

Limits, § 4.

Incorporation of Company, § 5.

Property of the old Company vested in the Company, § 6.

Saving previous Rights and Liabilities, § 8.

Capital to be 30,000%, § 17.

Power to raise additional 30,000l. in Shares, § 21.

Premium on Sale of Shares to be carried to Reserve Fund, § 23.

Limiting Dividends on new Shares, § 24.

Power to borrow, § 27.

Further borrowing Power, § 28.

Power to create Debenture Stock, § 31.

Meetings; Directors, &c., §§ 33 to 39.

Copy of annual Account to be transmitted to Vestry Clerk of Richmond, § 41.

Power to maintain Works, &c., §§ 43 to 47.

Company to supply Gas to public Lamps in Richmond, §§ 48, 49.

Price of Gas, § 50.

Quality of Gas; Mode of testing illuminating Power, §§ 51 to 57.

Use of Meters, §§ 58 to 62. Saving Rights of the Crown, § 70.

Cap. ci.

"The Thames Conservancy Act, 1867."

[17th June 1867.]

Recites that it is expedient to make Provision for extending to the Thames between Staines and the Metropolis the Provisions of "The Thames Navigation Act, 1866," relating to the Prevention of the Pollution of the River, and for otherwise extending and amending the Thames Conservancy and Navigation Acts.

3. The Provisions of Section Fifty-two and Sections Sixty- Extension three to Sixty-nine (both inclusive) of the Navigation Act of from Staines to 1866 are hereby extended so as to apply to the Thames from Metropolis of the City Stone near Staines to the Western Boundary of the against Pol-Metropolis, and to so much of every River, Stream, Cut, Dock, lution. Canal, and Watercourse communicating with that Part of the Thames as lies within Three Miles of the Thames measured in a direct Line therefrom, and for that Purpose the Term "this Act" used in those Provisions shall be taken to include the present Act.

4. In construing the before-mentioned Section Sixty-six of As to Meanthe "Navigation Act of 1866" the Word "Person" shall ing of Word include any Corporation or any other Local Authority to "Person." whom the Notice under Section Sixty-four of the said Act

may be given by the Conservators.

5. Subject and without Prejudice to their existing Powers, Duty of Con-Rights, and Privileges, it shall be the Duty of the Conservators servators to by all lawful and proper Means to preserve and maintain at all preserve Flow Times as far as may be the Flow and Purity of the Water of Water down to the Thames and its Tributaries down to the Western Boundary Metropolis. of the Metropolis, and the Discharge of that Duty, and the proper Exercise and Execution of the Powers and Functions of the Conservators under "The Thames Conservancy Acts, 1857 and 1864," and "The Navigation Act of 1866," and the Upper Navigation Acts therein referred to shall be deemed Purposes of "The Thames Conservancy Act, 1857," within the Meaning of Sections One hundred and eleven to One hundred and thirteen (both inclusive) of that Act.

6. The Conservators may from Time to Time dredge, dig, Power to Conraise, take up, and remove any Shoals, Shelves, or Banks in servators to the Bed of the Thames, and deepen or otherwise improve the dredge, &c. same between the City Stone near Staines and Cricklade, and may carry away and sell or otherwise dispose of the Gravel, Sand, and other Substances thereby obtained, and the Proceeds of every such Sale and Disposition shall be carried to the Conservancy Fund.

7. It shall not be lawful for any Person other than the Prohibition Conservators, their Agents, Servants, and Workmen, to dredge, against others dig, or raise any Gravel, Sand, or other Substance from the dredging.

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Bed of the Thames between the City Stone near Staines and Cricklade, except with the Licence or Consent of the Conservators under their Common Seal (Proof of which Licence or Consent shall lie on the Person accused), and if any Person acts in any respect in contravention of this Section he shall for every such Offence be liable on summary Conviction to a Penalty not exceeding 201. without Prejudice to any other Remedy or Proceeding against him.

Form of Proxy Paper, § 8.

Annual Payment to Commissioners of Woods, &c. in lieu of Payment under Acts of 1857 and 1864.

9. Section Forty-four of "The Thames Conservancy Act, 1864," shall be repealed, and in lieu of all Payments to be made by the Conservators under Section One hundred and four of "The Thames Conservancy Act, 1857," to the Commissioners of Her Majesty's Woods, Forests, and Land Revenues in respect of Ballast, Sand, Earth, or Gravel dredged or obtained by the Conservators or any other Person by their Authority from the Bed or Shores of the River Thames, the Conservators shall on the First Day of March in each Year pay to the said Commissioners of Her Majesty's Woods, Forests, and Land Revenues on behalf of the Queen's Majesty, Her Heirs and Successors, the Sum of 5001., to be applied as Part of the Hereditary Possessions and Land Revenues of the Crown, pursuant to Section Two of "The Crown Lands Act, 1866."

False Declarations.

Regulations on River.

10. If any Declaration made under the Provisions of "The Navigation Act of 1866" shall be false or untrue in any material Particular the Person wilfully making such false Declaration shall be deemed guilty of a Misdemeanor.

11. The Commissioner of Police of the Metropolis may, with a view to maintaining Order and securing the Safety of the Public, from Time to Time give such Orders as he thinks expedient for the Purpose of regulating the Passage of Steamers and other Vessels and Boats on such Part of the River Thames as lies within his Jurisdiction on the Occasion of any Regatta, Boat Race, public Procession, or Ship Launch, or on any other Occasion when large Crowds may assemble on such Part of the said River.

If any Captain or other Person in charge of any Steamer or other Vessel or Boat disobeys any Constable engaged in keeping Order on such Occasion as aforesaid, he shall in the Case of a Steamer, Vessel, or Boat propelled otherwise than by Oars be liable to a Penalty not exceeding 20*l*., and in the Case of a Vessel or Boat propelled by Oars to a Penalty not exceeding 5*l*.

Any Superintendent, Inspector, or Serjeant of Police may enter on any Steamer, Vessel, or other Boat the Captain or Person in charge of which refuses to comply with any Orders given in pursuance of this Section, for the Purpose of taking such Measures as may be necessary for carrying into effect the Objects of this Section, or any Orders made thereunder. And any Person obstructing the Entry of any Superintendent, Inspector, or Serjeant in pursuance of this Section, or impeding his Efforts to carry the same into effect, shall for each Offence be liable to a Penalty not exceeding 20%.

12. The

12. The Conservators shall have full Power and Authority The Conserto make such Rules, Regulations, and Byelaws as to them may vators may seem necessary for the Purpose of regulating the Passage of make Byelaws Steamers and other Vessels and Boats on the River Thames on the Occasion of any Regatta, Boat Race, public Procession, or Ship Launch, or on any other Occasion when large Crowds may assemble thereon, and whilst such Rules, Regulations, and Byelaws, if any, shall be in force, the Police shall observe the same; and when any Harbour Master or other Officer of the Conservators shall be present the Police shall in all things observe the Directions of the said Harbour Master or other Officer of the Conservators.

for particular Purposes.

Cap. cii.

"The City of Norwich Act, 1867." [20th June 1867.]

Recites that the Mayor, Aldermen, and Citizens of the City of Norwich are by their Council the Local Board of Health for the Corporate District of the City of Norwich and County of the same City; that the District of the City of Norwich and County of the same City is insufficiently sewered, and the Sewage is discharged from the Sewers into the River Wensum, which flows through Norwich and below Norwich into the River Yare; that the High Court of Chancery has granted an Injunction against the Board, directing that on or before the 1st Day of November 1867 the whole of the Sewage shall be diverted from the River Wensum; that the Board are desirous, and for the Health of Norwich and other Considerations it is expedient, that the Board be authorized to make and maintain a proper and sufficient System for the Sewerage of Norwich, and for the Application of the Sewage to the Irrigation of Lands, and in order thereto to acquire Lands in the Neighbourhood of Norwich, and to make and maintain Sewerage and Irrigation Works; that there is at a Distance of about Three Miles from the Centre of Norwich a Tract of Land containing between 1,200 and 1,300 Acres of Land, situate in Witlingham and Kirby Bedon St. Andrew and Kirby Bedon St. Mary all in the County of Norfolk, which is considered to be well adapted for Irrigation by Sewage, and the Board have entered into an Agreement for a Lease thereof, and it is expedient that the Agreement be confirmed; that it is expedient that the Board be authorized to contract for the Irrigation and Cultivation of the said Estate, or, if they find it more expedient so to do, to irrigate and cultivate it themselves; that it is also expedient that the Board be authorized to make and maintain the new Trowse Road; that that Road will cross the Railway of the Great Eastern Railway Company, and the Company are willing and it is expedient that they be authorized to contribute towards the Expense of making the Road; that the Jurisdiction of the Corporation over the Rivers Wensum and Yare extends from the New Mills in Norwich to Hardley Cross, about 18 miles down the River Yare; and it is expedient that the Corporation be authorized to make and enforce

Byelaws for regulating the Navigation and removing Obstructions and preventing Nuisances in so much of the Rivers as lies within their Jurisdiction; and that the Corporation be authorized to make and enforce Byelaws with respect to Fishing and the Preservation of Fish in such Parts of the Rivers as are within their Jurisdiction; that there are in Norwich divers Waste Lands and a Common called Mousehold Heath, which, with great Advantage to the Inhabitants of Norwich, might be appropriated and used for Purposes of public Recreation, and it is expedient that Provision be made for the Purpose; also that the Board enuthorized to raise Monies for Purposes of this Act; and that other Provisions for the Improvement of Norwich be made.

Incorporation of Consolidation Acts, §§ 2, 3.

Execution of Act by Corporation, § 4.

Execution of Act by Board, § 5.

Power for Board to take Lands compulsorily, subject to Lands Clauses Acts, §§ 6, 7.

Three Years for compulsory Purchase of Lands, § 10.

Confirmation of Agreement for Lease of Crown Point Estate, § 11.

Board may purchase Interest of Tenants, § 12.

Power for Board to acquire Lands, &c. by Agreement, § 13. Disposal by Board of Lands, &c. not required for Purposes of Act, § 14.

Reservations on Disposal by Board of Lands, § 15.

Power to grant Easements, &c., § 16.

Application of Lands Clauses Act, 1860, to Rents, &c., § 17.

Rents, &c. charged on Sewage Rates, § 18.

Power for Board to acquire Land for Materials for Trowse Road, § 19.

Power for Board to make Works authorized by Act, § 20, 21.

Engines to consume their own Smoke, § 22.

Accommodation Works how to be executed, §§ 23 to 27.

Seven Years for Completion of Works shown on Plans, § 28. Lateral and vertical Deviations, § 29.

Power for Roard to make Drains

Power for Board to make Drains, &c. for collecting, &c. Sewage, § 30.

Power for Board to lay Mains, &c. in Highways, &c., § 31. Board not to give Notice of breaking up Streets, &c. in Norwich, § 32.

Provisions against Damage to Gas Pipes and Water Pipes, §§ 33, 34.

Power for Board to manage Sewage and Irrigation Works, § 35. Board may apply and supply Sewage for Irrigation, § 36.

Power for Board to irrigate Lands with Sewage, § 37.

Board may agree for Supplies of Sewage, § 38. Charges for Supply of Sewage for Irrigation, § 39.

Penalty for suffering Sewage Pipes to be out of repair, § 40.

Pipes, &c. out of repair to be repaired, § 41.

For Protection of Crown Point Estate, § 42.

Board and Persons having Supplies of Sewage not to occasion a Nuisance by Sewage, §§ 43, 44.

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Power for Board to make Regulations for preventing Nuisance from Sewage, § 45.

Penalty for Nuisance, &c., § 46.

Power to cut off Supply of Sewage, §§ 47, 48.

Power for Board to enter into Contracts with respect to Crown Point Estate, § 49.

Board may appoint Sewerage and Irrigation Committee, § 50.

Meetings and Proceedings of Committee, §§ 51 to 53.

Trowse Road Works affecting Railway to be made to Satisfaction of Railway Company's Engineer, § 54.

Not to deviate from Centre Line of Road without Consent, § 55.

Not to take certain Lands without Consent, § 56.

Road over Great Eastern Railway to be maintained, § 57.

Saving Rights of Great Eastern Railway Company, § 58.

Power to Miss Martineau to make Drains under Road, § 59. Trowse Road to be public Highway, and maintained in part by Board and in part by Parish Surveyors, § 60.

Improvement of St. Giles Street affecting Churchyard to be maintained, &c., § 61.

Corporation may make Byelaws as to Obstructions in the Rivers, Fishing, &c., §§ 62, 63.

Sewerage and Irrigation Fund, §§ 64, 65.

Trowse Road Fund, §§ 66, 67.

Audit, &c. of Accounts, § 68.

Power for Board to borrow on Mortgage of Sewage and Irrigation Fund and General District Rate, § 69.

Power for Board to borrow on Mortgage of Trowse Road Fund and General District Rate, § 70.

Receiver for Mortgagees, § 71.

Form of Sewerage and Irrigation Mortgage and Trowse Road Mortgages, § 72.

Mortgages under Act to be in accordance with Public Health Acts, § 73.

Restrictions of Public Health Acts as to borrowing Monies, § 74.

Power for Board to reborrow, § 75.

General District Rate and Estimates to include Sums payable thereout under Act, § 76.

Sewerage and Irrigation Fund to be primarily liable for Sewerage and Irrigation Mortgages, § 77.

Trowse Road Fund to be primarily liable for Trowse Road Mortgages, § 78.

Sinking Funds, § 79.

Application of Proceeds of Sale, &c. of Lands acquired by Board at Expense of Sewerage and Irrigation Fund and of Trowse Road Fund, §§ 80, 81.

Application of Sewerage and Irrigation Fund and of Trowse Road Fund, §§ 82, 83.

Payment of Wages under Act, § 84.

Penalties, Procedure, &c., §§ 85 to 95.

Saving Rights of Corporation and Board and Commissioners, § 96.

Power to Great Eastern Railway Company to contribute to Trowse Road Fund, § 97.

Power to Great Eastern Railway Company to raise Money by Shares or Stock, §§ 99 to 102.

Memorial for Scheme as to Common, § 103.

Inquiry into Memorial, § 104.

Preparation of Draft Scheme, §§ 105 to 107. Inquiry into Scheme by public Sittings, § 108.

Report of Assistant Commissioner, § 109.

Final Settlement and Approval of Scheme, § 110.

Provision for Compensation, § 112.

Appeal, § 113.

Scheme when approved to be certified, § 115.

Printing and publishing of Scheme, § 116.

Annual Report to be laid before Houses of Parliament, §§ 117. 118.

Confirmation of Scheme by Act of Parliament, § 119.

Reference of Scheme to Select Committee if opposed, § 120.

Expense of Scheme to be defrayed by Memorialists, &c., § 121.

Power for Corporation to contribute for Purposes of Scheme,

Expenses of Corporation for Commons to be be paid out of Borough Rate, § 123.

Amendment of Schemes, § 124.

Provision for Cases of Disability, § 125.

Power for Lord of Manor, &c. to appoint Agent, § 126.

Provisions for Conveyance to Commissioners, § 127.

Cap. ciii.

"The Weymouth Consumers Gas Act, 1867." [20th June 1867.]

Recites that it is expedient to incorporate the Weymouth Gas Consumers Company, Limited, and to make further Provision for lighting with Gas the Parishes of Weymouth, Melcombe Regis, Wyke Regis, and Radipole, in the County of Dorset.

Incorporation of Consolidation Acts, § 2.

Dissolution of Weymouth Gas Consumers Company, Limited, δ **4**.

Limits of Act, § 5.

Incorporation of Company, § 6.

Present Property of dissolved Company vested in Company.

Saving previous Rights and Liabilities, §§ 9 to 14.

Capital to be 30,000% in Shares, §§ 15 to 22.

Power to borrow on Mortgage 7,5001., §§ 23, 24.

Power to create Debenture Stock, § 27. Company to purchase Works of Weymouth and Melcombe Regis Gas Company, § 28.

After Sale, Powers of Weymouth and Melcombe Regis Gas Company to cease, § 29.

Purchase Money to be divided among Shareholders, § 30.

Power for the Company to manufacture on the Site of the Weymouth and Melcombe Regis Gas Company, § 31.

Meetings; Directors, &c., §§ 32 to 40.

Powers as to Supply of Gas, §§ 41 to 45.

Maximum Price of Gas, § 46.

Consumers may be required to consume by Meter, § 47.

As to Quality of Company's Gas, § 49.

Purity of Gas, § 50.

Power to test the illuminating Power of the Gas, §§ 52 to 54. Company to supply public Lamps when required, § 64.

Schedule (Description of Site for Gasworks).

Cap. civ.

"The Furness Railway Act, 1867." [20th June 1867.]

Recites that it is expedient to confer further Powers upon the Furness Railway Company for the Construction of Works and the Acquisition of Lands, and otherwise in relation to their Undertaking; to provide for the Abandonment of the Railway authorized by "The Furness and Lancaster and Carlisle Union Railway Act, 1865," and the Dissolution of the Furness and Lancaster and Carlisle Union Railway Company; and to authorize the Furness Company to raise further Capital by Shares and borrowing.

Incorporation of Consolidation Acts, §§ 2, 3.

Power to take Lands, § 4.

Power to make Railways, § 5.

Power to raise additional Capital not exceeding 200,0001. in Shares, §§ 6 to 9.

Power to borrow on Mortgage 66,300l., §§ 10 to 14.

Powers for compulsory Purchases limited to Three Years, § 16.

Limiting Time for Completion of Railway to Five Years, § 17.

For Protection of Estate of George Edward Wilson, of Dallam Tower, §§ 22 to 24.

Company to fill up severed Portions of Bay of Morecambe,

Company to make Station near the Bridge over the Beela,

Weir to be constructed over the River Beela, § 27.

Power to divert the Waters of the Roose or Abbey Beck,

Power to stop up Portion of Mill Lane, § 30.

Power for London and North-western Company to run over Railway, § 31.

Furness and Lancaster Company to abandon their authorized Railway, §§ 32 to 34.

Provision for winding up Affairs of Furness and Lancaster Company, § 36.

Dissolution of Furness and Lancaster Company, § 37.

Saving of Rights, § 38.

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Cap. cv.

"The Sidmouth Railway and Harbour Act, 1867."
[20th June 1867.]

Empowers the Sidmouth Railway Company to make certain Deviations in their authorized Line of Railway, extends for a further Period of Three Years the Time now limited by their Acts of 1862 and 1865 for the Completion of their Works, and authorizes them to divide their Shares into Preferred and Deferred Half Shares.

Cap. cvi.

"The Caledonian Railway and Forth and Clyde Navigation Companies Act, 1867." [20th June 1867.]

Recites that the public Convenience and Accommodation would be greatly increased and improved if the Undertakings of the Canal Company and of the Caledonian Railway Company were united and managed as One System, and the Two Companies have agreed upon the Terms on which such Union should be effected; and for accomplishing that Purpose it is expedient that the Undertaking of the Canal Company should be transferred to the Railway Company; and that it would be convenient for the Purpose aforesaid that the Canal Company should be dissolved, and re-incorporated with certain Powers and Privileges guaranteed.

Incorporation of Consolidation Acts, § 2. Defining Undertaking of Canal Company, § 4.

Dissolution of Canal Company, and Transference of their Undertaking to the Company, § 5.

Limiting Tolls, § 6.

Confirming Agreement between Company and North British Railway Company, § 7.

Rights of Trustees of Canal Navigation reserved, § 8. Power to borrow on Mortgage 250,000l., § 9 to 11.

Power to create Debenture Stock, § 12.

Incorporation of Guaranteed Company, § 14.

Capital of Guaranteed Company, § 15.

Stock of Guaranteed Company to be subject to same Trusts. &c. as Stock of Canal Company for which it is substituted, § 16.

Meetings of Guaranteed Company; Directors, &c., §§ 17 to 25. Fixed Annuity to be paid to Guaranteed Company, § 26.

Reserving existing Priorities, § 27. Apportionment of Annuity, § 28.

Guaranteed Company to have a Lien over Canal Undertaking, § 29.

Lien may be enforced by the Appointment of a Judicial Factor, §§ 30 to 34.

Directors to keep Accounts of Revenues and working Expenses of Canal Undertaking during Factory, § 35.

Directors on Requisition to keep Accounts at Expense of Guaranteed Company, § 36.

Copy of Accounts to be rendered to the Guaranteed Company and adjusted, § 37.

Appropriation of Revenue since 31st March 1867, § 38.

For Maintenance of the Navigation, § 39.

If Complaint made, Board of Trade may make Order, § 40.

If Company fail to comply with Order, Board may authorize Complainant to carry it into effect, § 41.

Company to preserve Supply of Water to Canals, § 42.

Damages for obstructing Canals by reason of Neglect of Repair, § 43.

Three Directors of the Company to be Trustees of the Port Dundas Road in lieu of Three of the Board of the Canal Company, § 44.

Schedules :-

Table of Tolls of Canals.

Agreement between Caledonian and North British Railway Companies.

Harbour, Wharf, &c. Dues at Grangemouth.

Cap. evii.

"The Dundee Gaslight Company's Amendment Act, 1867." [20th June 1867.]

Authorizes the Dundee Gas Company to raise an additional Capital of 50,000l. by Shares and 6,600l. by Mortgage, and to create Debenture Stock; prescribes Number, Qualification, and Quorum of Directors, the Price to be charged for Gas, and the Standard of illuminating Power, and provides Mode of testing the same.

Cap. eviii.

Gaslight Company (Additional "The Dundee New Capital) Act, 1867." [20th June 1867.]

Empowers the Dundee New Gaslight Company to raise a further Sum of 15,000l. by Shares and 3,750l. on Mortgage, and to create Debenture Stock; provides for testing the Quality of the Company's Gas and regulating the Price to Consumers.

Cap. cix.

"The Great Eastern Railway (Additional Powers) Act, 1867." [15th July 1867.]

Recites that it is expedient to constitute certain Railways authorized to be made by the Great Eastern Railway Company in and near the Metropolis a separate Undertaking, and to extend the Time limited for Purchase of Lands and Completion of Works with respect to certain of such Railways, and to confer various Powers upon the Company in reference to their Undertaking and Capital.

Incorporation of Consolidation Acts, § 2.

Provision as to Votes of Preference Shareholders, §§ 4, 5.

As to Election of Auditor, § 6.

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Metropolitan Station and Railways to be a separate Undertaking; Capital to be kept distinct, §§ 7 to 13.

Shares in that Capital may be divided into Preferred and Deferred Half Shares, §§ 14 to 21.

As to Mortgages and Revenues of Metropolitan Undertaking, §§ 24 to 28.

Meetings of Proprietors of Metropolitan Stock; Committees:

Officers, &c., §§ 29 to 32.
Contracts and Liabilities prior to Act to continue in force, §§ 33, 34.

Arbitration between several Classes of Shareholders, § 35. Extension of Time for Purchase of Lands and Completion of Works, §§ 36, 37.

For Protection of James Vallentin's Property, §§ 38, 39.

Cancellation of Bonds given to Treasury by Waveney Valley

Railway Company, § 41.

Debenture Stock of Company to be held under "Companies Clauses Act, 1863," § 43.

Rate of Interest thereon, § 44.

Saving Rights of Northern and Eastern Railway Company, and of the Crown, §§ 46, 47.

Cap. cx.

"The Southport Waterworks Act, 1867."

[15th July 1867.]

Amends and enlarges the Provisions of "The Southport Waterworks Act, 1854," and "The Southport Waterworks Act, 1856," extends the Limits of the Company for the Supply of Water, and makes further and better Provision for supplying the Town of Southport and the adjoining Districts with Water; also authorizes the Company to raise an additional Capital of 40,000l. by Shares and 10,000l. by Mortgage, and to create Debenture Stock; protects Rights of the Lancashire and Yorkshire Railway Company and of the Birkdale Local Board.

Cap. cxi.

"The Chichester Harbour Embankment Act, 1867." [15th July 1867.]

Extends the Time for completing the Chichester Harbour Embankment until August 1st, 1870.

Cap. cxii.

"The Herne Water Act, 1867." [15th July 1867.]

Recites that it is expedient to make Provision for supplying with Water the Town of Herne Bay and the Places adjacent thereto in the County of Kent.

Incorporation of Consolidation Acts, § 2.

"Herne Bay Waterworks Company" incorporated, § 3. Power to construct Waterworks; Works described, §§ 5, 6. Capital to be 5,000l. in Shares; Power to borrow 1,200l. on Mortgage, §§ 7 to 13.

Meetings; Directors, &c., §§ 15 to 21.

Compulsory Powers limited to Four Years, § 23.

Works to be completed in Five Years, § 25.

Limits of Act, § 26.

Rates for Supply of Water, § 27.

Provisions against Impurity and Waste; Regulations as to Pressure; Penalties, &c., §§ 28 to 39.

Cap. exiii.

"The London and North-western Railway (New Lines)
Act, 1867." [15th July 1867.]

Recites that it is expedient that Provision should be made for enabling the London and North-western Railway Company to construct new Railways, Deviations, and other Works, to acquire a joint Interest in the Rhymney Railway, and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, Roads, and other Works, § 4.

For Protection of Lands of Great Western Railway and Rhymney Railway Companies, §§ 5 to 8.

Power to Company to raise additional Money, not to exceed 210,000l., by Creation of Shares, §§ 9 to 15.

Power to borrow 66,600l. on Mortgage, §§ 16 to 18.

Company may create Debenture Stock, § 19.

Three Years for compulsory Purchase of Lands, § 24.

Company to acquire Easement only in Lands of the Great Western Railway Company, § 25.

Five Years for Completion of Works, § 26.

The Protection of Lands and Works of the Dowlais Iron Company, §§ 30 to 35.

Power to deviate in Construction of new Roads, &c., § 37.

Provision for Repair of new Roads, § 38.

Abandonment of Portions of Railways; Compensation, §§ 40 to 42.

Provisions of "Rhymney Railway (Northern Lines) Act, 1864," to be subject to Provisions of this Act, § 43.

Joint Committee to be nominated, §§ 44 to 46.

Meetings of Joint Committee, § 47. Powers of Joint Committee, § 48.

For Repayment by the Company of Moiety of Expenses incurred by Rhymney Company, § 51.

Vesting of Lands for the Joint Line in the Two Companies jointly, § 52.

Chattels acquired by Rhymney Company for Joint Line to belong to the Companies, § 53.

The Companies to have equal Rights in respect of Joint Line,

As to Payment of Tolls, § 55.

Books of Account to be kept by Committee, § 56.

As to Expense of constructing Joint Line, § 57.

Joint Committee may make Calls on the Two Companies, § 58. Powers of recited Act for raising Money applied to the Railway, § 59.

Recovery of Calls in arrear, § 60.

Interest on Calls in arrear, § 61.

Tolls, &c. to be carried to a Joint Fund Account, § 62.

As to Expenses of Management, § 63.

Actions, &c. by and against the Two Companies and Joint Committee, §§ 64 to 66.

Settlement of Disputes by Arbitration, §§ 67, 68.

Power to Company to use Portion of Brecon and Merthyr Railway Company's Undertaking, §§ 69 to 71.

Power to Brecon Company to use Portion of Company's Railway, §§ 72 to 74.

As to Decisions of Arbitrator, § 75.

Byelaws to be observed by Company and the Brecon Company in exercising Running Powers, § 76.

Confirmation of Agreement in Schedule, § 77.

Power for Rhymney Railway Company to work over Parts of Company's Railway, §§ 78 to 81.

Byelaws to be observed by the Rhymney Railway Company, § 82.

Extending certain Provisions of "Merthyr, Tredegar, and Abergavenny Leasing Act, 1862," to the Lines to Dowlais, §83.

Schedule (Heads of Agreement between the London and North-western and the Brecon and Merthyr Railway Companies).

Cap. exiv.

"The Peterborough Water Act, 1867."

[15th July 1867.]

Incorporation of Consolidation Acts, § 2.

Subscribers incorporated, with Power to construct Waterworks and take Lands for Works, §§ 4, 5.

Capital to be 16,000l. in 10l. Shares, §§ 6 to 9.

Power to borrow 4,000l. on Mortgage, §§ 10 to 12.

Meetings; Directors, &c., §§ 14 to 20.

Two Years for compulsory Purchase of Lands, § 22.

Parties may grant Easements, § 23.

Works to be completed in Four Years, § 24.

As to Water from Peakirk Gravel Pit, § 25.

For Protection of the Midland Company's Railways, §§ 26 to 30.

Limits of Act, § 31.

Rates for Supply of Water, § 32.

Protection from Impurities and against Waste, § 33.

As to public Supply of Water, § 34.

Regulations to be made for preventing the Waste of Water, § 35.

Limitation of Pressure, § 36.

Water may be supplied by Agreement, § 37.

Saving Rights of the Crown, § 41.

Confirming Agreement with Great Northern Company, § 42.

Cap. cxv.

"The Llynvi and Ogmore Railway Act, 1867."

[15th July 1867.]

Authorizes the Llynvi and Ogmore Railway Company to raise an additional Capital of 100,000l. in Shares and 33,300l. by Mortgage; also to enter into Traffic Arrangements with the South Wales Mineral Railway Company and their Lessees.

Cap. exvi.

"The Solway Junction Railway Act, 1867."

[15th July 1867.]

Recites that it is expedient to authorize the Solway Junction Railway Company to make a Junction with the Carlisle and Silloth Bay Railway; to extend the Time now limited for compulsory Purchase of Lands and Completion of their Works; to enable them to divide their Shares into Half Shares, and otherwise to regulate their Share Capital; and to authorize Agreements with other Companies.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Company to vary Construction of Railway across Solway Frith,

Dispensing with Opening Bridge, § 6.

Power to apply authorized Capital. Power to divide Shares into Preferred and Deferred Half Shares, §§ 7 to 15.

Power for Caledonian Company to guarantee Payment of Monies borrowed by the Company, § 16.

Power to Caledonian Company to subscribe, and to apply Funds for that Purpose, § 17.

Number of Directors, § 18.

Two Years for compulsory Purchase of Land, § 19.

Three Years for Completion of Works, § 20.

Extension for Two Years of Time for Exercise of compulsory Powers granted by former Acts, § 21.

Extension for Three Years of Period for exercising Construc-

tion Powers of former Acts, § 22.

Agreement for Traffic Facilities on the Furness Railway, § 23. For mutual Traffic Facilities between the London and Northwestern Company and the Company, § 24.

For settling Rates and Tolls for such Traffic, §§ 25, 26.

For apportioning Receipts for such Traffic, § 27.

Agreements between the Company and the Furness and Northwestern Companies, § 28.

Running Powers over Part of the Carlisle and Silloth Bay Railway, §§ 29, 30.

Tolls to be taken by Company in respect of Services, Facilities,

&c., § 31.

Power to Caledonian Company to raise Money by the Creation of Shares or Stock, §§ 32 to 34.

Saving Rights of the Crown in the Foreshore, § 38.

Confirming Agreements with Maryport and Carlisle Company,

Schedule (Agreement with Maryport and Carlisle Company). 3 L 4

Cap. cxvii.

"The Sunderland Extension and Improvement Act, 1867." [15th July 1867.]

Recites that it is expedient to make Provision for extending and enlarging the Boundaries of the Borough of Sunderland. and for empowering the Corporation to improve existing Streets and make new Streets, and exercise other Powers for the Improvement of the Borough.

Incorporation of Consolidation Acts, § 2. Act to be executed by Corporation, § 5. Alteration of Boundaries of Borough, § 6. Extension of Powers, &c. of Corporation, § 7. Number, Names, and Extent of Wards, § 8. Number of Aldermen and Councillors, § 9. Provision as to existing Aldermen, § 10. Elections for new Wards, § 11.

Rotation of Aldermen and Councillors in new Wards, § 12. Elections after 1867 for the Nine Wards, § 13.

Assessors for 1867, § 14. Election in 1867 for new Wards to be before Mayor, § 15. Powers of additional Aldermen and Councillors, § 16.

Incorporation of Borough unaffected, § 17. Saving for Acts and Proceedings, &c., § 18.

Saving for existing Mayor, &c., § 19.

Saving of 22 Vict. c. 35., "The Municipal Corporation Act, 1859," § 20.

Charge of Expenses on Borough Fund, § 21.

Extension of Act of 1851, § 22.

Application of Public Health Acts, § 23.

Repeal of Parts of Act of 1851 as to Districts, § 24. Borough formed into One District, § 25.

Accounts to be kept, § 26.

Limit of Amount of Rates, § 27.

Rates not to be levied until after new Election, § 28.

Power to make Works and take Lands, § 29.

With respect to Arrangements for Purchase of certain Property in Monkwearmouth Shore, § 30.

For Protection of Sunderland Orphan Asylum, § 31.

Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 32.
For Protection of Water and Gas Pipes, §§ 33 to 35.

Notice as to Houses of Labouring Classes, § 36. Period for compulsory Purchase of Lands, § 37.

Power to deviate from Levels, &c., § 38.

Six Years for Completion of Works, § 39.

Corporation not to be bound to execute all Works, &c., § 40.

Expenditure in Sunderland Parish, § 41.

Stopping up of Thoroughfares, and Appropriation of Sites,

Power to borrow not exceeding 100,000l., § 43.

Borrowing from Public Works Loan Commissioners, § 44. Provisions as to Mortgages, Sinking Fund, &c., §§ 45 to 52.

Removal of Posts dividing Streets, &c., § 53.

Power to erect, fit up, and let Lodging Houses, &c. for Working Classes, § 54.

Power to grant Building Leases, §§ 55 to 57.

Power to sell without previous Grant of Building Leases, § 58. Power to enforce Stipulations for Benefit of adjoining Owners, § 59.

Sales to be made within 20 Years, § 60.

Lands in certain Cases not to be sold without Consent of Treasury, § 61.

Rents, &c. to go to Improvement Fund, § 62.

Prohibition of Half-yearly Fair, § 63.

Regulations respecting new Streets, §§ 64 to 69.

Compensation by adjoining Owner for Street, § 70.

Restriction on Back Streets, § 71.

Heights of habitable Rooms, &c., § 72.

Schedules (Boundaries of Borough, Definition of Wards, &c.).

Cap. exviii.

"The Lampeter, Llandyssil, Tregaron, and Aberayron Gas Act, 1867." [15th July 1867.]

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of Company, § 5.

Capital to be 8,000l. in 10l. Shares, § 6.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 8 to 15.

Power to borrow on Mortgage 2,000l., §§ 18 to 20.

Power to create Debenture Stock, § 21. Meetings; Directors, &c., §§ 23 to 30.

Three Years for compulsory Purchase of Lands, § 33.

Power to erect Gasworks, § 35.

Power to manufacture and supply Gas, &c., §§ 36, 37.

Provisions as to Use of Meters, §§ 38 to 42.

Limiting Price of Gas, § 46.

Supply of public Lamps, §§ 47, 48.

Power of the Company to contract for lighting Streets, § 49.

Quality of Company's Gas, § 50.

Mode of testing the Quality of the Gas, §§ 51 to 53.

Schedule (Site of Gasworks described).

Cap. exix.

"The Bodmin Railway Act, 1867." [15th July 1867.]

Empowers the Bodmin Railway Company to made a Deviation from, and to alter the Levels of, their authorized Line; also to divide their Shares into Preferred and Deferred Half Shares; and extends the Time for Purchase of Lands for Two Years and for Completion of Works for Three Years from the passing of this Act.

Cap. cxx.

"The Cardiff and Penarth Road Act, 1867."
[15th July 1867.]

Recites that it is expedient to authorize the Maintenance and Repair of the Road leading from Cardiff to Penarth, with the Bridges thereon, and the Construction of a new Road and Bridge, and the levying of Tolls thereon.

Incorporation of Consolidation Acts, § 2.

Confirmation of Agreement in Schedule, § 3.

Custody of Map, § 4.

Power to construct Works and take Lands, § 5.

Five Years for Completion of Works, § 7.

Opening of Road for public Use, § 9.

Tolls in Second Schedule, Exemptions, &c., §§ 10 to 14.

Appointment of Managers, § 15.

Powers and Duties of Managers, § 16.

Transfer to County Roads Board, &c. by Consent, § 17.

Extension of Powers, &c. after Determination of the Trusts to Reversioners, § 18.

Not to acquire an Ownership in Land belonging to the Great Western Railway Company, but only an Easement, § 19.

Works under South Wales Railway to be executed to the Satisfaction of the Great Western Company's Engineer, § 20.

The Trustees of the Two Estates to repay to the Great Western Railway Company any Sum expended by them on Works with reference to the Road, § 21.

Great Western Railway Company may alter Railway over

Road, § 22.

Trustees to consent to the Great Western Railway Company to make Roads to form Junctions with the intended Road, § 23.

Saving for Great Western Railway Company, § 24.

Saving Agreement with Penarth Company, § 25.

Saving Rights of the Crown in the Foreshore, § 26.

Saving Powers of Local Board, § 27.

Saving Agreement with Colonel Wood, § 28.

Saving Lease to E. Vachell, § 29.

Schedules :-

- 1. Agreement.
- 2. Tolls.

Cap. exxi.

"The Crickhowell Gas and Water Act, 1867."

[15th July 1867.]

Recites that the Town of Crickhowell and its Vicinity is and has for many Years last past been supplied with Gas and with Water from Works belonging to William Christopher and John Pratt; that the Population of the said Town and of its Vicinity is increasing, and it would be of public Advantage that more permanent Provision should be made for the supplying of Gas, and also for the supplying of Water within such Town and its Vicinity, and that the existing Gasworks

and Waterworks should be improved; that the several Persons in that Behalf in this Act named, together with others, have agreed to form themselves into a Company for supplying the said Town and its Vicinity with Gas and with Water, and have agreed with the said William Christopher and John Pratt respectively for the Purchase of the existing Gasworks and Waterworks, and it is expedient that such Company be incorporated, and be empowered to purchase the said Gasworks and Waterworks, and the Lands belonging thereto, and to maintain the same Works respectively, and to supply with Gas and with Water the said Town and its Vicinity.

Incorporation of Companies, Lands, Gas, and Waterworks

Clauses Acts, § 2.

Incorporation of Company, § 5.

Capital to be 4,000l. in 10l. Shares, §§ 6 to 9.

Power to borrow 1,000*l.*, §§ 10 to 13. Meetings; Directors, &c., §§ 14 to 23.

Limits of Act, § 24.

Purchase of Waterworks, § 25.

Purchase of Gasworks, § 26.

Company's Powers on Completion of Purchase, § 27.

Certain Provisions of Gasworks Clauses and Waterworks Clauses Acts to extend to Turnpike Roads, &c., § 28.

Powers to supply Gas, § 29.

Powers as to Gasworks, &c., § 30.

Power to contract with Local Boards, &c. for Supply of Water and Gas, § 31.

Providing for Expense of public Lights, § 32.

Consumers may be required to consume by Meter, §§ 34 to 37.

Limiting Price of Gas, § 38.

Company to supply Gas to within 20 Yards of their Main,

§ 39. As to Quality of Company's Gas, § 42.

Power to test the illuminating Power of Gas, §§ 43 to 45.

Power as to Waterworks, § 46.

Rates at which Water is to be supplied for domestic Purposes; Waterclosets and Baths, § 47.

Regulations to be made for preventing Waste of Water, &c., § 48.

Water not necessarily under Pressure, § 49. Water may be supplied by Agreement, § 50.

Schedules.

Cap. cxxii.

"The Neath and Brecon Railway (Additional Powers)
Act, 1867." [15th July 1867.]

Recites that it is expedient to authorize the Neath and Brecon Railway Company to acquire certain Lands at and near Swansea; to transfer to the Company the Oystermouth Tramway and Part of the Brecon Forest Tramway; and to confer other Powers on the Company.

Incorporation of Consolidation Acts, §§ 2 to 4.

Power to create new Shares to the Amount of 75,000l. in all, §§ 5 to 9.

Power to borrow in all 25,000l. on Mortgage, §§ 10 to 14.

Power to agree for Transfer to Company of Oystermouth Tranway, § 17.

Power to agree for Transfer to Company of Portion of Brecon Forest Tramway, § 18.

Tolls, § 21.

For Protection of Llanelly Railway and Dock Company, §§ 23, 24.

Cap. exxiii.

"The Bedford and Northampton Railway Act, 1867." [15th July 1867.]

Recites that it is expedient to authorize the making by the Bedford and Northampton Railway Company of Lines of Railway by way of Substitution of Lines of Railway already authorized to be made by them.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Application of Monies, § 5.

Two Years for compulsory Purchase of Lands, § 6.

Three Years for Completion of Works, § 7.

Provision as to Construction of Bridge Arches and other Works, §§ 8 to 11.

Company not to take any Lands belonging to the Midland Railway Company without Consent, § 12.

Company to acquire Easements only in Lands of Midland Railway Company, § 13.

Certain Sections of Act of 1865 to apply to Railways 1, 2, and 3 by this Act authorized, § 14.

Company to abandon Portions of their authorized Line; Compensation, §§ 15 to 17.

Extending Provisions of the Acts of 1865 and 1866 as to Arrangements with Midland Company to new Lines, § 18.

Provision for securing Completion of new Roads and Widenings of Roads, § 19.

Company to maintain Roads for Twelve Months after Completion, § 20.

Saving Rights of Midland Company, § 21.

Cap. exxiv.

"The Wensum Valley Railway Abandonment Act, 1867." [15th July 1867.]

Authorizes the Abandonment of the making of the Wensum Valley Railway sanctioned by "The Wensum Valley Railway Act, 1864."

Cap. exxv.

"The Devon and Cornwall Railway Act, 1867."
[15th July 1867.]

Recites that it is expedient to confer further Powers upon the Devon and Cornwall Railway Company with reference to their Extensions to Bude and Torrington, and to enable the Company to divide their Shares into Half Shares.

Incorporation of Consolidation Acts, § 2.

Repeal of certain Sections of Act of 1865, § 4.

The Bude and Torrington Extensions divided into Four Sections, § 5.

Company's Railways to be deemed continuous for Tolls, § 6.

Separate Undertaking for each Section, § 7.

Company's Capital for the Bude and Torrington Extensions divided into Four Capitals, § 8.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 16.

Power to borrow several Sums in respects of the Four Sections, §§ 17 to 19.

Capitals and Mortgage Debts to be distinguished for the Four Sections, §§ 20 to 22.

Monies raised for and Profits arising from any Section to be applied for Purposes of that Section only, §§ 23, 24.

Accounts to be kept for every Section, § 25.

Restriction of voting in respect of Shares of any Portion of Company's Capital, § 26.

Cap. exxvi.

"The Widnes Improvement Act, 1867."

[15th July 1867.]

Recites that it is expedient to make Provision for authorizing the Local Board for the District of Widnes in the County Palatine of Lancaster to supply with Gas and with Water their District and Places near thereto; and to purchase and to acquire the Undertaking, Gasworks, Waterworks, and Property of the Widnes Gas and Water Company; and to provide a Town Hall and to improve their District; and to raise Monies for the Purposes of the Act.

Incorporation of Consolidation Acts, § 2.

Public Health Acts and this Act to have Effect together, § 4.

Limits of Act for supplying Gas and Water, § 5.

Limits of Act generally, § 6.

Execution of Act by Local Board, § 7.

Agreement for Sale and Purchase of Company's Undertaking, &c. in Schedule confirmed, § 8.

Power for Local Board to take Land compulsorily, § 9. Three Years for compulsory Purchase of Lands, § 10.

Rights of Way over Pex Hill Lands taken by Local Board extinguished, § 11.

Application of Lands Clauses Act to Pex Hill, § 12.

Local Board not to acquire without Consent Lands of Railway Companies, § 13.

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Power for Local Board to acquire Lands by Agreement, § 14. Owners may grant Easements, § 15.

Application of "Lands Clauses Act, 1860," to Rents, &c., § 16.

Rents, &c. charged on Gas Rents, § 17.

Rents, &c. charged on Water Rates, § 18.

Rentcharges on Gas Rents and Water Rates, § 19.

Rents, &c. charged on General District Rate, § 20.

Recovery of Rents, &c. so charged, § 21.

Reservations on Disposal of Lands by Local Boards, § 22.

Abolition of private Tolls on Snig Lane, § 23.

Compensation for Tolls, &c. to be paid out of Highway Rate or General District Rate, § 24.

Power for Local Board to construct Works authorized by Act, §§ 25 to 27.

Seven Years for Completion of Works, § 28.

As to Works affecting Railway Companies, § 30.

Power for Local Board to lay down Pipes, &c. for Gas and Water, § 32.

Power for Local Board to lay Mains, &c. in Highways, &c.,

Local Board not to give Notice of breaking up Streets, &c. in Widnes, § 34.

Power for Local Board to maintain Gasworks and make and supply Gas, § 35.

Local Board not to supply Gas out of Widnes to Prejudice of Supply in Widnes, § 36.

Power for Local Board to light Streets, &c., § 37.

Local Board to supply Gas on Request of Owners or Occupiers, § 38.

Power for Local Board to lay Pipes for lighting Buildings,

Terms for Supply of Gas out of Widnes, § 40.

Penalty for Failure by Local Board to furnish the Supply, § 41.

Security for Payment of Gas Rent, §§ 42, 43.

Lighting Power and Purity of Gas, § 44.

Power to test lighting Power and Purity of Gas, §§ 45 to

Consumption of Gas by Meter, §§ 49 to 56.

Limiting Price of Gas, § 57.

Power for Local Board to manage Waterworks, § 58.

Power for Local Board to supply Water, § 59.

Limit of Pressure, § 60.

Local Board not to supply Water out of Widnes to Prejudice of Supply in Widnes, § 61.

Power for Local Board to agree for Supplies of Water, § 62.

Domestic Purposes defined, § 63.

Restriction on Supply for other than domestic Purposes, § 64.

Service Pipes, §§ 65, 66.
Power for Local Board to make Regulations for preventing Waste of Water, §§ 67, 68.

For preventing fouling Water, §§ 69 to 71.

Public Drinking Fountains, § 72.

Penalty for using Water for other than domestic Purposes without Agreement, § 73.

Power for Local Board to provide Water Meters, &c., §§ 74 Rates for Supply of Water for domestic Purposes, §§ 78

Charges for Supply of Water for other than domestic Purposes, § 84.

User of Town Hall, § 86.

Gasworks Account and Gasworks Fund, § 88.

Waterworks Account and Waterworks Fund, § 89.

Audit, &c. of the Accounts, § 90.

Power for Local Board to borrow on Mortgage of Gasworks and Gasworks Fund, Waterworks and Waterworks Fund, and General District Rate, § 91.

Power to borrow on Gasworks Mortgages and Waterworks

Mortgages, § 92.

Provisions as to Mortgages, §§ 93 to 97.

Sinking Funds, § 98.

Power for Local Board to reborrow, § 99.

Gasworks Fund to be primarily liable for Gasworks Expenditure, § 100.

Waterworks Fund to be primarily liable for Waterworks Expenditure, § 101.

Application of Gasworks Fund, § 102.

Application of Waterworks Fund, § 103.

Power for Local Board to appoint Gasworks and Waterworks Committees, §§ 105 to 108.

Byelaws, § 109.

Company to wind up their Affairs and be dissolved, § 122.

Distribution of net Assets of Company among Shareholders, **§§ 123, 124.**

Repeal of recited Act, § 125.

General Saving of Rights under recited Act, § 126.

Provisions of other Acts continued, § 127. Saving Rights of Local Board, &c., § 129.

Schedule (Agreement between Widnes Gas and Water Company and the Local Board).

Cap. exxvii.

"The Enfield Gas Act, 1867."

[15th July 1867.]

Recites that it is expedient to make Provision for incorporating the Enfield Gas Company, Limited, and extending their Powers, for authorizing them to raise further Capital, and defining their Limits.

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Incorporation of the Company, § 5.

Property of original Company vested in Company incorporated by this Act, $\S\S$ 6, 7.

Saving previous Rights and Liabilities, §§ 8 to 13.

Capital of Company to be 24,000l. in Shares of 10l. each, §§ 14 to 20.

Power to borrow on Mortgage, § 21.

Meetings; Directors, &c., §§ 24 to 32.

Powers to maintain and erect Gasworks and to supply Gas, &c., § 33.

Company may contract for lighting Streets, § 34.

Provisions respecting Consumption of Gas by Meters, §§ 36 to 41.

Price and Quality of Gas, §§ 42, 43.

Provisions for testing the illuminating Power and Purity of Gas, §§ 44 to 46.

Cap. exxviii.

"The Plymouth Corporation Water and Markets Act, 1867." [15th July 1867.]

Recites that it is expedient to authorize the Mayor, Aldermen, and Burgesses of the Borough of Plymouth to improve their Waterworks and to provide a better Supply of Water to Plymouth and Places in the Neighbourhood thereof, and that Provision be also made for the Regulation of Markets and Fairs in the Borough.

Incorporation of Consolidation Acts, § 2.

Water Limits, § 4.

Market Limits, § 5.

Execution of Act by Corporation, § 6.

Powers of Corporation under recited and other Acts continued, § 7.

Power for Corporation by Agreement to purchase and rent Lands, &c., § 9.

Power to maintain and add to existing Waterworks, and to lay down Mains, &c. in Streets, §§ 11, 12.

Supply of Water for Her Majesty's Service, for domestic Purposes and for Shipping, §§ 13 to 15.

Contracts between Corporation and Secretary at War, &c. for Supply of Water, §§ 16, 17.

Restrictions as to Supply, § 18.

Supply of Water under Pressure, § 19.

Consumption of Water by Meter, § 20.

Water Rates for domestic Purposes, § 22.

Water Supply on Report of Surveyor, § 25.

Supply to public Baths and Washhouses, Hospitals, &c., § 27. Provisions as to Supply to Dwelling Houses, §§ 28 to 31.

Protection from Impurities and against Waste, §§ 32 to 35.

Supply of Water for Shipping, § 36 to 39.

Penalty for drawing off Water from Leat, § 40.

Corporation to maintain under Act their Markets, § 41.

Market Days, § 42.

Public Notice of Market Days to be given, § 43.

Change of Market Days, § 44.

Tolls for present Markets, § 45.

Leases, &c. in Market, § 46.

Collection of Market Tolls, § 47.

Penalty for Nuisances in Market Places, § 48.

Monies received by Corporation under Act to be carried to Borough Fund, § 49.

Expenditure to be paid out of Borough Fund, § 50.

Recovery of Water Rates; Application of Penalties, &c., §§ 51 to 62.

Saving Rights of Crown, § 63. Saving Rights of Duchy of Cornwall, § 64.

For Protection of Sir Massey Lopes, Baronet, M.P., § 65.

Saving Rights under secondly-recited Act, § 66.

Corporation not to interfere with Springs or Streams of Plymouth Dock Water Company or Commissioners for Supply of East Stonehouse with Water, § 67. Saving ancient Rights to Water, § 68.

Cap. exxix.

"The Waterford, New Ross, and Wexford Junction Railway (Deviation) Act, 1867." [15th July 1867.]

Authorizes the Waterford, New Ross, and Wexford Junction Railway Company to make Deviations from their authorized Railway, and to construct new Railways to be completed within Four Years, and makes Provision for the Purchase by the Company of the Bagenalstown and Wexford Railway.

Cap. exxx.

"The Bristol and Exeter Railway Act, 1867." [15th July 1867.]

Recites that it is expedient that the Company be authorized to make certain Deviations in the Line and Levels of the Cheddar Railway, and to purchase and acquire for the Purposes of that Railway certain additional Lands, and also to make a Railway in the Parish of Puriton; that the Company have under the Powers of "The Chard and Taunton Railwav Act, 1861," and of "The Bristol and Exeter Railway Act, 1863," constructed a Railway called the Chard and Taunton Railway; that the Chard Railway Company are the Owners of the Chard Canal constructed under the Powers of certain Acts, and the said Company are by "The Chard Canal and Railway Act, 1846," "The Chard Railway Act, 1847," and "The Chard Railway Act, 1853," authorized to convert that Canal into a Railway; that such Conversion has not been carried out, and the Time limited for executing the Works for that Purpose has expired, and the Construction of the Chard and Taunton Railway by the Company has rendered such Conversion unnecessary; that the Revenue derived from the Canal has proved insufficient to pay the Interest due to the First Mortgagees, and no Dividend has at any Time been paid to the Shareholders in the Capital of the Chard Company, and the Traffic upon the Canal has still further decreased since the Opening of the Chard and Taunton Railway; that it has been agreed between the Companies that the Company should purchase 30 & 31 Vict. 3 M

and acquire the whole Interest of the Chard Company in the said Canal and the Lands and Works belonging to the Chard Company upon certain Terms and Conditions agreed to between the Company and the First Mortgagees and Second Mortgagees and the Shareholders of the Chard Company; that it is expedient that the Completion of the Purchase should be authorized, and that Provision should be made with reference to the said Canal and the Lands and Property of the Chard Company and the Discontinuance of all or any Part of the Canal as a Navigation; also that the Bristol and Exeter Company be authorized to raise further Sums of Money, and that further Powers be granted to that Company.

Incorporation of Consolidation Acts, § 2.

Power to Company to make Railways, § 5. Describing Railways and Deviations, § 6.

Additional Share Capital may be raised not exceeding 30,000l., §§ 8 to 12.

Power to borrow 10,000l. on Mortgage, §§ 13 to 15.

Limit of Powers for compulsory Purchase to Three Years, § 17.

Notice of certain Works to Corporation of Bridgewater; Saving Powers of the Bridgewater Corporation, § 19.

Certain Bridge may be made a Rolling Bridge instead of a Swivel Bridge, § 20.

Company not to interfere with King's Sedgmoor Drain, § 21.

Abandonment of Portion of authorized Line of Cheddar Company; Compensation, §§ 22 to 24.

Three Years for Completion of Works, §§ 25, 26.

Deviation to be Part of Cheddar Railway, § 27.

Same Tolls as on Bristol and Exeter Railway, § 28.

Power for Chard Company to sell Canal, &c. to the Bristol and Exeter Railway Company, §§ 29 to 32.

Powers, &c. of the Chard Company extended to the Company, § 33.

Present and future Rights and Liabilities under other Acts saved, §§ 36 to 39.

Power to enter into Contracts, § 40.

As to the Distribution of the Funds of the Chard Company, §§ 41 to 44.

After Sale, &c. of Canal Chard Company to be dissolved, § 46. Power to discontinue Canal as Navigation, § 47.

Company to sell Lands, &c., § 48.

As to Resale of Land to adjoining Landowners, § 49.

Sale of Reservoir, § 50.

Compensation to be made in respect of Roads crossed by disused Canal, §§ 52 to 54.

As to Repair of certain Accommodation Works, § 55.

Order for Appointment of Receiver of Canal Company to be discharged, § 56.

Saving the Rights of the Duchy of Cornwall, § 60.

Saving Rights of the Crown in the Foreshore, § 61.

Cap. cxxxi.

"The Great Northern Railway Act, 1867."
[15th July 1867.]

Recites that it is expedient to transfer to the Great Northern Railway Company the Undertakings of the Edgware, Highgate, and London and the Watford and Edgware Junction Railway Companies; to extend the Time for the Construction of the last-named Railway; and to authorize the Creation of additional Capital by Shares and Borrowing.

Incorporation of Consolidation Acts, § 2.

Power to execute Works, § 4.

Provisions for Protection of the Regent's Canal Company, § 5.

Three Years for compulsory Purchase of Lands, § 6.

Four Years for Completion of Works, § 7.

Deviation, as to Tolls, &c., to form Part of original Railway, & 8.

Commissioners of Woods, with Consent of the Vicar, may convey Part of East Barnet Glebe, § 9.

Power to invest Purchase Money of Glebe in other Lands, § 10.

Power of Commissioners of Woods to make an Exchange with Company, § 11.

Notice to be given of taking Houses of Labouring Classes,

Extension to July 1871 of Time for constructing Watford Railway, § 13.

Vesting Edgware Railway in Great Northern Railway Company, § 14.

Consideration for Transfer, § 15.

Transfer of Watford Undertaking, § 16.

Cancelling of a certain Bond to the Crown for Completion of Works, § 18.

Preserving Rights of London and North-western Railway Company, § 19.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital of 75,000l., §§ 20 to 22.

Power to borrow 25,000l. on Mortgage, and to create Debenture Stock, §§ 23 to 25.

Cap. exxxii.

"The Wallasey Improvement Act, 1867."
[15th July 1867.]

Recites that it is expedient to make further Provision with respect to the Ferries of the Wallasey Local Board, and to empower them to extend their Gasworks and to raise further Monies.

Incorporation of Consolidation Acts, § 3.

Act to be executed by Local Board, § 5.

Power to lay down Street Tramways, § 6.

For securing Communication over the permanent Embankment across the Eastern End of the Great Float, § 7.

Power to sewer into Marginal Sewer of Mersey Docks and Harbour Board, § 8.

Extension of Gasworks, § 9.

Monies received under this Act for Gas Rents, &c. to be carried to Wallasey Lighting Account, § 10.

Security for Payment of Gas and Water Rates and Charges, §§ 11, 12.

Maximum Price of Gas, § 13.

Quality of Gas, § 14.

Power to make Regulations as to supplying Water and Gas, § 15.

Power to compel Owners of Houses to take and pay for Supply of Water to Houses if not otherwise supplied, § 16.

Gas and Water Rents to be paid quarterly, § 17.

Power to compound with Owners for Water Rents, § 18.

Cesser on 1st January 1868 of Ferry Tolls under Act of 1858, § 19.

Ferry Tolls after 1st January 1868, § 20.

Ferry Tolls to be charged equally, § 21.

Ferries to be free on Payment of Tolls, § 22.

Sections of the Acts of 1858 and 1864 applicable to Ferry Tolls, § 23.

Power to provide Goods Accommodation in connexion with Ferries, § 24.

Byelaws as to Tramways and Ferries, § 28.

Provisions of Act of 1858 to relate to Byelaws under this Act, § 29.

Power to borrow for Purposes of Act 20,000l., §§ 30 to 32.

Certain Sections of Act of 1864 to apply to Mortgages under this Act, § 33.

Power to issue Coupons for Interest on Mortgages, and to invest Monies in Hands of Local Board, §§ 34, 35.

Estimates for General District Rates to include Sums charged thereon, § 36.

Repeal of Act of 1864, Section 21, as to Application of Monies borrowed under that Section, § 37.

Rates to be Parochial Rates within Section 156 of "Bank-ruptcy Act, 1861," § 38.

Power for Inspector of Nuisances to certify under the "Nuisances Removal Act, 1855," as to overcrowding of Houses, § 39.

Power to pay Police Officers in connexion with Ferries, &c., § 41.

Saving Rights of Local Board, § 45.

Schedules :-

(A.) and (B.)—Description of Lands.

(C.)—Ferry Tolls.

Cap. exxxiii.

"The Wolverhampton Waterworks Transfer Act, 1867." [15th July 1867.]

Recites that it is expedient to transfer the Undertaking of the Wolverhampton New Waterworks Company to the Corpora-

tion of Wolverhampton, and to confirm certain Agreements between that Company and the South Staffordshire Waterworks Company.

Heads of Agreement in Schedule (A.) confirmed, § 2.

Undertaking of New Company vested in Corporation of Wolverhampton, §§ 3, 4.

New Company to remain incorporated for certain Purposes, **§ 5.**

Corporation to exercise Powers of Old and New Companies with respect to Undertaking, § 6.

General Saving of Rights, § 7.

Provisions of other Acts continued, § 8.

Debts of New Company to be paid by and to them, § 11.

Agreements in Schedule (B.) confirmed, § 12. Providing for Continuance of Supply of Water to Commissioners of the Township of Bilston, § 13. Schedules :--

(A.), (B.), and (C.)—Agreements.

Cap. exxxiv.

"The Dalkey Township Act, 1867." [15th July 1867.]

Recites that the Population of Dalkey in the Barony of Rathdown in the County of Dublin has of late Years greatly increased and is increasing, and it is expedient that further and better Regulations should be made for the lighting, paving, sewering, draining, cleansing, and supplying said Township with Water; and that Provision be made for the Erection of Two Piers or Landing Places, with the proper Works and Approaches, at the Place known as Coolamore Harbour, within the Limits of said Township; and that the making and maintaining of the Roads, Footways, and Bridges within the Township should be transferred from the Grand Jury of the County of Dublin to the said Commissioners, and that the controlling of Fairs and Markets and otherwise improving and regulating the Township should be vested in them.

Incorporation of Consolidation Acts, § 2.

Commissioners for Dalkey Township incorporated, § 4.

Commencement of Act, § 5.

Notice of Nomination of Candidate for Election as a Commissioner, § 6.

Commissioner not disqualified to act as Justice, § 7.

Appointment of Officers, § 8.

Restrictions as to Width of Streets, § 9.

Power to erect a Town Hall, § 10.

Roads, &c. exempted from Grand Jury, § 11.

('ommissioners to have Power to make Roads, § 12.

Subsisting Contracts for Public Works vested in Commissioners, § 13.

Grand Jury not to present for repairing Roads within Township, § 14.

Warrants to continue, § 15.

Salaries of County Surveyor not to be levied off Township, § 16.

Payment of Grand Jury Cess chargeable on Township, § 17.

Manner of enforcing Payments, § 18.

Maintenance of Boundary Road, § 19.

Power to erect a Market House, § 20.

Power to erect Baths and Washhouses, § 21.

Provisions for Fairs and Markets, § 22.

Power to Commissioners to license Porters, §§ 23, 24.

General Market Tolls, § 25. Wholesale Market Tolls, § 26.

Power to construct Weighbridge for Carts, § 27.

Power to build a Station for Fire Engines, &c., § 28.

Fair Tolls, § 29.

Tolls for weighing and measuring, § 30.

Tolls for weighing Carts, § 31.

Power to provide Slaughter-houses, &c., § 32.

Corporation of Dublin to supply Water, § 33.

Power for Commissioners to supply Water, § 34.

Payment of Water Rent to Corporation, § 35.

Power for Construction of Piers, § 36. Saving Rights, § 37.

Working Drawings to be submitted to Dublin Port and Docks Board, § 88.

Board may remove Works abandoned, § 39.

Byelaws, § 40.

Regulating Conveyance of heavy Merchandise, § 41.

Dalkey Township Rate, § 42.

Water Rate, § 43.

Dalkey Piers Rate, § 44.

Provisions of Acts applicable to Water Rates, § 45.

No District Assessment to be made for any local Improvement, § 46.

Power to borrow on Mortgage 4,000l., §§ 47 to 49.

Sinking Fund, § 50.

Special Rates for Sinking Fund, § 51.

Application of Tolls, Rates, and Penalties, §§ 54, 55.

Saving Rights of Dublin Corporation, § 56.

Compensation to late Collector of County Rate, § 57.

Saving Rights of the Crown, § 58. Schedules (Market and other Tolls).

Cap. cxxxv.

"The Tyne Improvement Act, 1867."

[15th July 1867.]

Recites that it is expedient to authorize the Tyne Improvement Commissioners to borrow further Sums of Money, and to construct Railways and Shipping Places in connexion with the Northumberland Docks, and to levy certain Dues and Rates.

Incorporation of Lands Clauses Consolidation Acts, § 2. Power of Commissioners to raise not exceeding 250,000l. by Mortgage of Tyne Improvement Fund, § 5.

Application of borrowed Monies, § 6.

Repeal of Part of Section 65 of Act of 1865, § 7.

Power to Commissioners to execute new Works and enter upon Lands, § 8.

As to certain Lands in the Township of Chirton, § 9.

Works authorized by this Act, § 10.

For Protection of Duke of Northumberland, § 11.

Three Years for compulsory Purchase of Lands, § 12.

Appropriation of Lands for Timber Ponds, §§ 13, 14.

Seven Years for Completion of Works, § 15.

Additional Lands for Northumberland Docks, § 16.

Mode of carrying Railways over Road No. 195 in Tynemouth, § 17.

Power to divert Road No. 16 in Tynemouth, §§ 18 to 20.

Works interfering with Roads, &c. in Tynemouth to be under Supervision of Local Board, §§ 21, 22.

Same Dues on Vessels, &c. at Shipping Staiths as in Northum-

berland Docks, § 23.

Further Dues may be levied, § 24.

Power to vary Rates, § 25.

Commissioners may make Arrangements for conveying Traffic with other Persons, § 26.

Application of Tolls, § 27.

Northumberland Dock Fund applicable to Purposes of Act,

Power to borrow 150,000l. upon the Dock Rates, § 29.

Saving Rights of Corporation of Trinity House of Newcastleupon-Tyne and of Corporation of Newcastle-upon-Tyne, **§§** 31, 32.

Schedules (Rates and Charges).

Cap. exxxvi.

"The Lancashire and Yorkshire Railway (North Lancashire Loop Line and Capital) Act, 1867."

[15th July 1867.]

Recites that it is expedient to authorize the Lancashire and Yorkshire Railway Company to complete the North Lancashire Loop Line between Blackburn and Burnley; to raise additional Capital; and otherwise to amend their Acts.

Incorporation of Consolidation Acts, § 2.

Power to make Railways and Works; as to Conversion of Viaduct at Wigan, § 4.

Power to deviate in Construction of Road, § 5.

Saving Rights of the Earl of Bradford, § 6.

As to Maintenance of Road, § 7.

Rate of Inclination, § 8.

Navigation of the Leeds and Liverpool Canal not to be

obstructed, §§ 9 to 14.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital of 700,0001. in Shares,

Power to borrow not exceeding 233,000l., §§ 20, 21. 3 M 4

Three Years for compulsory Purchase of Lands, § 24.

Five Years for Completion of Railways, § 25.

Extension till August 1871 of Time for Construction of Blackburn and Padiham Branch, § 27.

As to Issue of Debenture Stock, § 29.

Repealing Section 173 and Proviso in Section 186 of 6 & 7 Will. 4. c. cxi., § 30.

Providing for Appointment of Auditors, § 31.

Cap. exxxvii.

"The Cambrian Railways (Finance) Act, 1867." [15th July 1867.]

Confers upon the Cambrian Railways Company special Facilities for raising Part of their authorized Loan Capital, and extends the Time for the Purchase of certain Lands and the Completion of certain authorized Works.

Cap. exxxviii.

"The Witham Drainage (Fourth District) Act, 1867." [15th July 1867.]

Recites that it is expedient to provide additional Means for draining the Fourth District of the Witham Drainage in the County of Lincoln; and to enable the General Commissioners to purchase Land and erect Steam Engines; and to raise further Sums by levying Taxes on the District.

Incorporation of Lands Clauses Acts, § 2. Power to widen Hobhole Drain, &c., § 4.

Limits of Deviation, § 5.

Power to erect Steam Engines, &c., § 6.

Commissioners may put Draw-doors to Tunnels, § 7. Three Years for compulsory Purchase of Lands, § 8.

Power to impose further Tax on Wildmore West and East Fens for general Works of Drainage, § 9.

Taxes vested in General Commissioners, and all Sums to be raised on Mortgage, § 10.

Commencement of further Acre Tax, § 11.

Collection and Recovery of further Acre Tax; to form One Tax with the previously existing Taxes, § 12.

Penalty on Nonpayment of Taxes, § 13.

Power of General Commissioners to borrow on Mortgage 20,000*l.*, §§ 14, 15.

Instalments or Sinking Fund, § 16. Power to appoint Receiver, § 17.

Power to Mortgagees to levy Acre Taxes on Failure of General Commissioners to do so, § 18.

Power to reborrow Money, § 19.

As to future Elections of General Commissioners by Fourth District Commissioners, § 20.

Steam Engines to be under the Care of the East Fen General Commissioners, § 21.

Sluices, &c. under the Care of the other Commissioners, § 22.

Regulations of such Sluices, &c., § 23.

Provisions in case of Accident or Injury to the Steam Engines,

Ulterior Power over Works to the General Commissioners, § 25.

Allowance of extra Mileage Costs on Distresses, § 26.

Cap. exxxix.

"The Kirkcaldy and Dysart Waterworks Act, 1867." [15th July 1867.]

Recites that it is expedient to provide for the better supplying with Water the Parliamentary Burghs of Kirkcaldy and Dysart, and Suburbs and Places adjacent.

Incorporation of Consolidation Acts, §§ 2, 3.

Incorporation of Commissioners, § 5.

Nominated Commissioners, § 6.

Election of Commissioners by Ratepayers, §§ 7 to 21.

Meetings, Quorum and Chairman of Commissioners, §§ 24, 25. Waterworks of Kirkcaldy Burgh Trustees vested in Commis-

sioners, § 27.

Debts and Liabilities of Trustees as regards Waterworks to be transferred to Commissioners, §§ 30 to 33. Recited Act partially repealed, § 34.

Power to construct Works, §§ 35 to 37.

Power to take Waters of Lothrie Burn and its Tributaries and Affluents, § 38.

Compensation Water in Lothrie Burn, and Provisions for Gauges, § 39.

Construction and Inspection of Reservoirs, §§ 40, 41.

Water not to be taken for Supply till Reservoir completed and filled, \S 42.

Compensation for Abstraction of Water to the Countess of

Rothes, §§ 43 to 46. Supply of Water on the Estate of the Countess of Rothes, §§ 47, 48.

For the Protection of the Owners of Lands on which Reservoirs are constructed, § 50.

Powers for compulsory Purchase of Land limited to Three Years, § 51.

Works to be completed in Five Years, § 52.

Purchase of additional Lands, &c., § 53.

Commissioners to purchase the Waterworks constructed by James Townsend Oswald, § 54.

Commissioners may enlarge or increase Number of Pipes, § 55.

Waterworks not required may be disposed of, § 56.

Limits of Act, § 57.

Limits for compulsory Supply, § 58.

Supply of Water for domestic Use within Limits for compulsory Supply, § 59.

Owners to provide and maintain Service Pipes, &c., § 60. Supply of Water for domestic Purposes beyond Limits for compulsory Supply, § 61.

Commissioners may supply Water for other than domestic Purposes, § 62.

Pipes and Cisterns to be constructed to prevent Waste and Impurity, § 63.

Water to be supplied to Shipping, § 64.

Commissioners to supply Water for sanitary Purposes, § 65.

Public Fountains or Stand Pipes to be put up, § 66.

Commissioners to estimate annual Sums required, § 67.

Domestic Water Rate to be levied, § 68.

Public Water Rate to be levied, § 69. Rate to be levied for Supply of Water for domestic Purposes beyond Limits of compulsory Supply, § 70.

Rates to be regulated by annual Expenditure, and Provision for Sinking Fund, § 71.

Assessment of Rates, § 72.

Surveyors to be appointed; Mode of collecting Rates, §§ 73

Power to rate Owners in certain Cases, § 76.

Form of Rate and Notice thereof to Ratepayers; Mode of objecting, §§ 78 to 82.

Recovery of Rates, §§ 83 to 86.

Public Rates to be open to Inspection of Commissioners and others, § 88.

Application of Rates, § 89.

Power to borrow on Mortgage or on Cash Account not exceeding 38,000l., §§ 90 to 94.

Commissioners may fund Debt and issue Certificates, §§ 95 to 102.

Accounts to be kept and published, § 105.

Sinking Fund, § 106.

Byelaws with respect to Supply of Water, § 107.

Schedules (Forms).

Capecxl.

"The Waterford and Wexford Railway Act, 1867."

[15th July 1867.]

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Extends the Time granted to the Waterford and Wexford Railway Company for the Purchase of Lands and Execution of Works; and affords Facilities to the Company for raising the Funds necessary to execute their Undertaking.

Incorporation of Consolidation Acts, § 2.

Powers for compulsory Purchase of Lands extended for Two Years, § 3.

Extension of Time for Completion of Railways and Works for Three Years, § 4.

Power to borrow Monies on Mortgage under Regulations herein described, § 6.

Repeal of Section 8 of Act of 1864, § 8.

Cap. exli.

"The Leeds Waterworks Act, 1867."

[15th July 1867.]

Recites that it is expedient to authorize the Mayor, Aldermen. and Burgesses of the Borough of Leeds to make and maintain additional Waterworks, and to supply Water beyond their present Limits.

As to Execution of the Act by Corporation of Leeds, §§ 2

Incorporation of Consolidation Acts, § 5.

Power to construct Works, § 8.

Restrictions as to North-eastern Railway Company and other Properties, §§ 9 to 14.

Power to take limited Supply from River Washburn, § 15. Protection of private Rights; Compensation to Parties affected by Works, §§ 16 to 28.

Compulsory Powers of Purchase limited to Five, Completion of Works to Ten Years, §§ 29, 30.

Rates and Charges, § 85.

Power to supply in bulk to adjoining Districts, § 36.

Regulations for preventing Waste of Water, §§ 39, 40.

Use of Meters, §§ 41, 42.

Power to raise by Mortgage not exceeding 920,000l. in the whole, §§ 45 to 48.

Expenses charged on Borough Fund, § 49.

Sinking Fund, § 51.

Saving Rights of Crown and Duchy of Lancaster, § 54.

Cap. exlii.

"The North Staffordshire Railway Act, 1867." [15th July 1867.]

Recites that it is expedient to extend the Time for the Purchase of Lands and Completion of certain Railways by the North Staffordshire Railway Company, and to enable the said Company to widen certain Parts of their Railways, and to confer various Powers upon the Company in reference to their Capital and the Undertakings of other Companies.

Incorporation of Consolidation Acts, § 2.

Power to make Railways and execute Works, § 4 to 6.

Limiting Time for compulsory Purchase of Lands to Three Years, § 7.

Five Years for Completion of Works, § 8.

Company not to take Canal belonging to Josiah Lewis without Consent, § 9.

Extension of Time for Two Years for Purchase of certain Lands, § 10.

Extending for Three Years the Time for completing Works,

As to Sale of superfluous Lands, § 13.

Rates to be charged for Haulage, § 14.

Confirming Creation of certain Stock, § 16.

Stock may be payable by Instalments, § 17. Running Powers for London and North-western Railway Company over North Staffordshire Railway, § 18.

For protecting local Traffic of Company, § 19.

London and North-western Company to run certain Passenger and Goods Trains daily, § 20

Tolls on Traffic conveyed partly on North Staffordshire Railway and partly on the Railway of the London and Northwestern Railway Company, § 21.

Power to Company to run over Portions of London and North-

western Railway Company's Railway, § 22.

For protecting local Traffic on Railways of London and Northwestern Railway Company, § 23.

For Protection of Lancashire and Yorkshire Railway, § 24.

Tolls on Traffic conveyed partly on the Railways of the London and North-western Railway Company and partly on the Railways of the Company; Terms of User, §§ 25, 26.

Byelaws to be observed by London and North-western Company and the Company in exercise of Running Powers, § 27. As to User of Midland Railways at Burton-on-Trent, § 28.

Cap. exliii.

"The East Gloucestershire Railway Act, 1867."
[15th July 1867.]

Recites that it is expedient to extend the Time granted to the East Gloucestershire Railway Company for the Purchase of Land and Construction of their Railways, and to enable them to enter into Agreements with the Great Western Railway Company.

. Extension of Time for taking of Lands and Completion of

authorized Works, § 2.

As to crossing of Thames; Conservators may remove Works abandoned, § 3.

Saving Rights of the Conservators of the River Thames, § 4. As to Lands of Mr. George Parsonage and Mr. Norman, § 5. Power to make Agreements with Great Western Railway Company, § 6.

Cap. exliv.

"The London and North-western Railway (New Works and Additional Powers) Act, 1867."

[15th July 1867.]

Recites that it is expedient to confer on the London and Northwestern Railway Company additional Powers in relation to their own Undertaking and the Undertakings of other Companies, and to authorize certain Arrangements with respect to their Capital and borrowing Powers, and new Works to be constructed by the Company.

Incorporation of Consolidation Acts, § 2.

Power to execute Works, § 4.

Company may acquire additional Lands for general Purposes, § 5.

For Protection of Grand Junction Canal Company, § 6. Company to acquire Easement only in Lands of the Great Western Railway Company, § 7.

Power to stop up certain Footpaths, § 8, 9.

Authorizing Sale of Lands belonging to the Duchy of Lancaster, and providing for Application of Purchase Money, §§ 10, 11.

Power to Company to raise additional Money not exceeding 1,500,000l. by Creation of Shares, §§ 12 to 18.

Power to borrow 403,300l. on Mortgage, §§ 19 to 21.

Company may issue Debenture Stock, § 22.

Power to apply Corporate Funds to Purposes of this Act,

Three Years for compulsory Purchase of Lands, § 26.

Five Years for Completion of Works, § 27.

For Protection of Navigation of River Irwell; how Bridge over the River to be constructed, §§ 29 to 31.

Restricting Interference with Waterway, and with Navigation of River, §§ 32 to 35.

Providing for Removal of Works obstructing Navigation, and Penalty on Company, §§ 36 to 38.

Saving Rights of Company of Proprietors, § 39. As to Works within the City of Manchester, § 40.

Local Rates to be made good in the Parish of Saint Pancras, § 41.

Provisions for Repair of new Roads, &c., §§ 42 to 44.

Dock Rate, §§ 45 to 47.

Saving Rights as to Rates for local Traffic under 27 & 28 Vict. c. cexevi., "St. Helen's Canal and Railway Transfer Act, 1864," § 48.

Limits of Powers of Dock-master, § 49.

Providing for Purchase of Town and Anchorage Dues, § 50.

Abandonment of authorized Road in the Parish of Prescot; Compensation, §§ 51 to 53.

As to Sale of certain superfluous Lands, § 54.

Reciprocal Powers for the Company and the Sirhowy Railway Company, § 55.

Running Powers for the Company over North Staffordshire Railway, § 56.

For protecting local Traffic of North Staffordshire Company, § 57.

Company to work certain Passenger and Goods Trains daily, **§ 58.**

Running Powers to North Staffordshire Company over Portions of Company's Railway, § 60.

For protecting local Traffic on Railways of the Company, § 61.

For the Protection of the Lancashire and Yorkshire Railway Company, § 62.

Terms of User, § 64.

Byelaws to be observed by the Company and the North Staffordshire Railway Company in exercising Running Powers, § 65.

Authorizing Agreements with North Staffordshire Railway Company as to Use of Stations at Burton-on-Trent, § 66.

Confirming Agreement with North London and North and South Western Junction Railway Companies, § 67.

Power to subscribe to Undertakings of other Companies, §§ 68, 69.

Company may appoint Directors of Harborne Railway Company, §§ 70 to 72.

Power to apply Funds to Purposes of Undertakings leased to Company, § 73.

Company may grant and issue their own Mortgages, &c. for Mortgages of other Companies, § 74.

Providing for Conversion of Warrington and Stockport Preference Shares into Shares or Stock of the Company, § 75.

Dissolution of Warrington and Stockport, Hampstead Junction, and Conway and Llaurwst Railway Companies, § 76.

Providing for Conversion of Shares of vested Companies into Shares of Company, §§ 77, 78.

Vesting in Company Undertakings of various other Companies, § 79.

Company may exercise Powers of vested Companies, § 80.

Dividends payable to Birmingham, Wolverhampton, and Stour Valley Railway Shareholders to be a joint Charge on their Undertaking, § 81.

Dividends payable to South Staffordshire Railway Shareholders to be a joint Charge on their Undertaking, § 82.

Power to cancel Debenture Stock, and create new Stock, &c., § 83.

Company may supply Water from their Station at Earlestown, § 84.

Saving Rights of the Crown in the Foreshore, § 85.

Saving Rights of the Crown and the Duchy of Lancaster, § 86. Schedules:—

Form of Conveyance.

Rates on Vessels and Goods.

Heads of Agreement with North London Railway Company and North and South Western Junction Railway Company.

Cap. cxlv.

"The North British Railway (General Powers) Act, 1867." [15th July 1867.]

Recites that it is expedient to authorize the North British Railway Company to make certain Deviations in their Glasgow Branches, and in the Forth and Clyde Canal, and to extend the Time for the Purchase of Lands and Completion of certain Railways, and to acquire certain Lands, and to make Agreements with the Commissioners for the Harbour and Docks of Leith.

Incorporation of Consolidation Acts, § 2.

Power to make Railways and Deviation of Canal, § 3.

Power to apply existing Funds, § 5.

Limiting Time for compulsory Purchase to Three Years, § 7. Five Years for Completion of Works, § 8.

As to Construction of Railway No. 1 through Lands of James Gordon Oswald, Esquire, §§ 10 to 17.
Tolls, § 18.

Company may abandon Portion of authorized Line; Compensation, §§ 19 to 21.

As to Agreement with Caledonian Railway Company under "Edinburgh and Glasgow Railway (Extensions) Act, 1864," § 23.

Compensation to Caledonian Railway Company for extra Cost in working over the substituted Route, § 24.

Company to pay Interest to the Caledonian Railway Company in respect of certain Land, § 25.

For the Protection of Mains and Pipes of Glasgow Waterworks Commissioners, § 26.

As to Construction of Canal or Cut, § 27.

Works to be completed within prescribed Period, and Canal Company to be indemnified by Company, § 28.

Penalty in case of Impediments to the Canal, § 29.

Saving Rights of Canal Company, § 32. Running Powers to Canal Company, § 34.

Canal when completed to vest in Canal Company, § 36.

Part of Forth and Clyde Navigation rendered unnecessary by the Deviation may be disused, § 37.

Extension of Time for Purchase of certain Lands, § 38.

Extending Time for completing Works, § 39.

Extension of Time for completing Tramway authorized by Clyde Navigation Act, § 41.

Power to purchase certain Lands at Peebles and Dundee, § 42. Act not to affect Agreement between the Company and Magistrates and Town Council of Dundee, § 44.

Tolls payable to the Caledonian Railway Company for Exercise of certain Running Powers, § 45.

Saving the Rights of the Crown, §§ 46 to 48.

Authorizing Agreements for the Use or Working of Tramways in Leith Harbour and Docks, § 49.

Cap. exlvi.

"The Navan and Kingscourt Railway (Deviations) Act, 1867." [15th July 1867.]

Incorporation of Consolidation Acts, § 3.

Power to construct Deviation Lines according to deposited Plans, §§ 5, 6.

Company to abandon certain Portions of original Line; Compensation, §§ 7 to 9.

Power to cross certain Roads on the Level, §§ 10, 11.

Providing for Increase of Number of Directors, § 12.

Time for compulsory Purchase of Lands extended for Two Years, §§ 13, 14.

Period for Completion of Railways extended for Four Years, § 15.

Bridges over Road to be constructed at mutual Costs, § 16.
The Company not to shunt Trains on Dublin and Drogheda
Railway, § 17.

Repealing Section 34 of former Act, § 18.

Saving Rights of Dublin and Drogheda Railway Company, § 19.

Cap. exlvii.

"The Devon and Somerset Railway (Deviation) Act, 1867." [15th July 1867.]

Enables the Devon and Somerset Railway Company to make a Deviation from their authorized Railway, and a Junction Railway, to be completed in Three Years; also to abandon a Portion of their authorized Railway.

Cap. exlviii.

"The East London Waterworks (Thames Supply) Act, 1867." [15th July 1867.]

Recites that it is expedient to make Provision for authorizing the East London Waterworks Company to obtain a Supply of Water from the River Thames, and to construct Works for the Purpose, and to raise further Monies.

Incorporation of Consolidation Acts, § 2.

Power for Company to take Lands and construct Works, §§ 4 to 6.

Power for Company to raise further Capital not exceeding 260,000l. in Shares, § 7 to 9.

Power to borrow 100,000*l.*, §§ 10, 11.

Power to create Debenture Stock, § 12.

Three Years for compulsory Purchase of Lands, § 14.

Power to grant Easements, &c., § 16. For Protection of Finsbury Park, § 18.

Five Years for Completion of Works, § 19.

Power to take Water from Thames, &c., § 21.

Company may erect Flood Gauge, § 22.

Payments to be made by Company to Conservators of River Thames, § 23.

Contributions of Company to be First Charge on their Receipts after existing Debts, &c., § 24.

Extending certain Sections of "Thames Navigation Act, 1866," to Conservators Income under this Act, § 26.

Provision as to Works of Conservators, § 27.

Application by Conservators of Income under this Act, and of Money borrowed in respect thereof, § 28.

Conservators to have Access to the Works of the Company, § 29.

Provision for estimating the Supply of Water to the Company, § 30.

For the Protection of the King's otherwise Longford River, § 31.

Power for Company to manage Waterworks under Act, § 32.

Furnaces to consume their own Smoke, § 33.

Consent of Conservators to Works on Thames, §§ 34 to 38. For Protection of Line and Lands of Great Eastern Railway

For Protection of Line and Lands of Great Eastern Railway Company, §§ 39 to 43.

For Protection of the Midland Company's Railways, §§ 44 to 46.

For the Protection of the Great Western and Brentford, Hammersmith and City, West London, and North-western Railways, § 47.

Saving Rights of London and North-western, Great Western and Brentford, and other Railway Companies, § 48.

Protecting Works and saving Rights of the Grand Junction Canal Company, § 51.

For Protection of North London Railway and Tottenham and Hampstead Junction Railway, § 52.

For Protection of Great Northern Railway, § 53.

As to Execution of Works over the Railways of the Metropolitan and the Metropolitan and St. John's Wood Railway Companies, §§ 56 to 58.

Not to take Lands of the Railway Companies without Consent, **§ 60.**

Saving Rights and protecting Works of the Regent's Canal Company, § 61.

For Protection of London and South-western Railway, §§ 62, 63. For Protection of Middlesex County Bridges, § 64.

For Protection of Sewers of Metropolitan and other Boards, **§ 65.**

As to providing Appeals to Arbitration, § 66.

Damage to Works by Flood to be made good immediately, § 67. All Works connected with Roads to be under Superintendence of Surveyor, §§ 68 to 71.

As to Interference with Roads in Sunbury Parish, §§ 76, 77. Company to give Notice before interfering with Mains, &c. of Water or Gas Companies, § 78.

Company not to interfere prejudicially with Mains, &c. of West Middlesex Waterworks Company, § 79.

Compensation for Damage to Grand Junction Waterworks, **§ 80.**

Saving Rights of West Middlesex Waterworks Company, § 81. Works for Water or Gas Company to be executed by their Engineer at Expense of Company, § 82.

In default of Water or Gas Company the Company may execute necessary Works, § 83.

Water or Gas Company not to be liable for Damage arising from Alterations of Mains or Pipes, § 84.

Act not to authorize Company to supply Water beyond present Limits or Powers, § 85.

Saving Rights of Her Majesty's Principal Secretary of State for the War Department, § 86.

Saving Rights of Crown, § 87.

Saving Rights of Conservators of River Thames, § 88.

Cap. exlix.

"The East London Waterworks (Powers) Act, 1867." [15th July 1867.]

Recites that it is expedient to make Provision for authorizing the East London Waterworks Company to construct and maintain Works in connexion with their present Waterworks, 30 & 31 Vict.

to raise further Monies, to make Arrangements with other Parties, and to abandon certain Compensation Reservoirs.

Incorporation of Consolidation Acts, § 2.

Power for Company to take Lands compulsorily and to construct Works, §§ 4 to 6.

Power to raise additional Capital not exceeding 160,000*l*. in Shares, §§ 7 to 9.

Power to borrow on Mortgage 100,000l., §§ 10, 11.

Power to create Debenture Stock, § 12.

Power for Company to provide for Extinguishment of Rights as to Compensation Reservoirs, § 15.

Abandonment of Compensation Reservoirs, § 16.

Provision for certain Works, § 17.

Three Years for compulsory Purchase of Lands, § 18.

Power to grant Easements, &c. to Company, § 20.

Five Years for Completion of Works, § 23.

Damage to Works by Flood to be made good immediately, § 25.

For Protection of Sewers of Metropolitan and other Boards and Commissioners of Sewers, § 26.

As to providing Appeals to Arbitration, § 27.

Certain Lands in Occupation of Great Eastern Railway Company not to be taken without their Consent before a certain Day, § 28.

Power for Company to take, store, and distribute Waters, § 29. Arrangements between Company and Parties interested in Rivers Lea and Stort, § 30.

Arrangements between Company and New River Company, River Lea Trustees, Undertakers of the Stort, &c., § 31.

Arrangements with Secretary of War and other Authorities, § 32.

As to Purchase of Chingford Mill, § 33.

Power for Company and River Lea Trustees and New River Company to alter, &c. existing Agreements, § 34.

Power for contracting Parties to apply Monies for Purposes of the Arrangements. § 35.

the Arrangements, § 35.
Saving Rights of the River Lea Trustees, of the Crown, and of the Secretary for War, &c., §§ 36 to 38.

Act not to prejudice Section 72 of the "River Lea Water Act, 1855," § 39.

Cap. cl.

"The Great Western Railway (Various Powers) Act, 1867." [15th July 1867.]

Recites that it is expedient that the Great Western Railway Company should be empowered to construct certain of the Works in this Act mentioned, and to acquire additional Lands for Purposes connected with their Undertaking; also to confer on that Company various Powers with reference to their own Undertaking and the Undertakings of other Companies; also to authorize them to raise further Suns of Money, and to create Rentcharge Stocks, and to regulate their Mortgage Debt and Debenture Stock.

Incorporation of Consolidation Acts, § 2.

Interpretation, § 3.

Power to the Company to construct certain Works, § 4.

Power to Company and Rhymney Company to make Railways, § 5.

Confirmation of Agreement between Company and Rhymney Company, § 6.

Company not to take certain Land which may be required by North-western Company, § 7.
Power to Company and Taff Company to make Railway, § 8.

Power to Company and North-western Company to make

new Road at Hereford, § 9.

Power to Company and Canton Board to make new Road at Canton, near Cardiff, § 10.

Company may acquire additional Lands, § 11.

Company and Bala Company may acquire additional Lands,

Three Years for compulsory Purchase of Lands, § 18.

Five Years for Completion of Works, § 19.

Railways Nos. 1, 2, and 3 vested in Company and Rhymney Company jointly, § 22.

Railway No. 8 Part of Undertaking of Company or Companies executing same, § 24.

As to Construction of Roads, §§ 26 to 28.

As to Sale of superfluous Lands by the Company, § 29.

For Protection of Lands and Works of the Dowlais Iron Company, § 30.

Accommodation Works for Dowlais Iron Company specified in Schedule (B.) to Act, § 31.

For protecting Colly Branch Railway, § 32.

Future Accommodation Works for Dowlais Iron Company, § 33. For the Protection of Reservoirs of Dowlais Iron Company, § 34. New Reservoirs to be made when necessary, § 35.

Works to be made by Dowlais Iron Company on Failure of

other Companies, § 36. Saving the Rights of the Dowlais Iron Company, § 37. For Protection of the Birmingham Canal Company, § 39.

Company may abandon authorized Bargoed Branch; Compensation, §§ 40 to 42.
Power to use Portions of Cambrian Railways, §§ 43, 44.

Cambrian Company to afford Facilities, § 46.

Terms of such Use, § 48.

Company and North-western Company may make Agreements as to Part of the Company's Undertaking, § 51.

Authorizing Agreements between Company and North-western Company as to Stations at Manchester, § 52.

For the Protection of the Lancashire and Yorkshire Railway Company, § 53.

Running Powers for North-western Company over Railway No. 8, § 54.

Terms of such Use, § 56.

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Running Powers to Brecon Company, § 59.

Terms on which such Powers are to be exercised, § 61.

Running Powers to Taff Company, § 62.

Terms on which such Powers are to be exercised, § 64.

Company to consent to a Junction with Taff Company's Llancaiach Branch, § 65.

Running Powers to the Company over Taff Vale Railway, **§ 66.**

Terms on which such Powers are to be exercised, § 68.

Dissolution of the Hammersmith Company, § 69.

For Protection of Shareholders of Hammersmith Railway Company, §§ 70 to 72.

Delegation of Powers to Joint Committee of the Company and Metropolitan Company for Hammersmith and City Railway, § 73.

Joint Committee for Management of Railways Nos. 1, 2, and 3,

§§ 74, 75.

Authorizing Transfer to Company of the Undertakings of other Companies, § 76.

Terms and Conditions of Transfer, §§ 77 to 83.

Company may exercise Borrowing Powers of transferring Company, § 84.

Confirmation of Agreements between Company and Somerset Company, § 85.

Company may apply surplus Monies to Purposes of this Act, § 87.

Power to Company to create new Shares or Stock, §§ 88 to 99.

Power to borrow, § 100.

Provisions of 8 & 9 Vict. c. 16. as to Mortgages, incorporated, § 101.

Regulating Priorities of Mortgages and Bonds and Securities included in future Mortgages, § 102.

Saving Priorities of existing Preference and Guaranteed Stocks and Annuities, § 103.

Power to create Debenture Stock, § 104.

Provisions as to various Classes of Stock of the Company. §§ 106 to 121.

Consolidation of Mortgage and Debenture Stocks, § 123.

Power to reduce the Number of Directors, § 124.

Rhymney Company may apply surplus Monies to Purposes of Railways Nos. 1, 2, and 3, § 125.

Taff Company may apply surplus Monies to Purposes of Railway No. 8, § 126.

North-western Company may apply surplus Monies to Purposes of new Road at Hereford, § 127.

Bala Company may apply surplus Monies in Purchase of Lands at Dolgelly, § 128.

Saving the Rights of the Duchy of Cornwall, § 129.

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(B.)—Specification of Works for Accommodation of Dowlais Iron Company.

(C.)—Heads of Agreement with Rhymney Railway Company.

(D.)—Capital of the Company authorized by Act.

C.cli., clii.

Cap. cli.

"The Carnarvon and Llanberis Railway Act, 1867." [25th July 1867.]

Recites that it is expedient to authorize the London and North-western Railway Company to become Joint Owners of Part of the Carnarvon and Llanberis Railway, and to extend the Time for the compulsory Purchase of Lands authorized by the Company's Act of 1864.

Incorporation of Consolidation Acts, § 2.

Privileges may be attached to unissued Shares or Stock, or Shares or Stock issued in place of cancelled Shares or Stock, § 4.

Extending for One Year the Time for the Purchase of certain Lands. § 7.

Lands, 9 7.

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Confirming Agreement in Schedule, and authorizing London and North-western Railway Company to subscribe to Undertakings of Carnarvon and Llanberis Railway Company, § 10.

London and North-western Railway Company to pay Money payable by them under Act out of authorized Capital, and by raising further Capital, § 11.

Schedule (Agreement with London and North-western Railway Company).

Cap. clii.

"The Carnarvonshire Railway (Nantlle Railway Transfer)
Act, 1867." [25th July 1867.]

Recites that it is expedient to make Provision for vesting the Undertaking of the Nantlle Railway Company in the Carnarvonshire Railway Company, and to amend the Acts relating to the respective Companies.

Incorporation of Consolidation Acts, § 2.

Defining Undertaking of Nantlle Company, § 3.

Dissolution thereof, and vesting of its Undertaking in Carnar-vonshire Company, § 4.

Cancellation of Shares in Nantlle Company, § 5.

Carnarvonshire Company to be subject to and indemnify Nantlle Company against Liabilities of Nantlle Company, § 6.

Carnarvonshire Company to pay Interest on Nantlle Mortgages, and to pay off or renew their Mortgages, and such Mortgages to have Priority over Carnarvonshire Mortgages, § 7.

Vesting of Carnarvonshire Preference Shares in Holders of Nantlle Shares, § 8.

Preference attached to 1,000 Carnarvonshire 10l. paid-up Shares, § 9.

Carnaryonshire Preference Shares to represent Ordinary Shares in Nantlle Company, § 10.

Carnaryonshire Company may attach Preference to 80,000l. of Shares already created; Conditions of such Shares, § 11.

Application of authorized Funds, § 12.

Carnaryonshire Company may exercise Borrowing Powers of Nantlle Company, § 13.

Tolls, § 14.

Power to divert Road, § 15. One Year for compulsory Purchase of Lands, § 16. Two Years for Completion of Works, § 17.

Cap. cliii.

"The Tynemouth Gas Act, 1867." [25th July 1867.]

Recites that it is expedient to make Provision for incorporating the Tynemouth Gas Company, and defining the Limits of Supply of Gas by them, and regulating their Capital and Powers.

Incorporation of Consolidation Acts, §§ 2, 3.

Limits of Act, § 4.

Incorporation of Company, § 5.

General Powers of the Company, § 6. Property of old Company vested in the Company, § 7.

Saving previous Contracts, Rights, and Liabilities, §§ 9 to 17. Capital to be 34,570%. in Shares, §§ 18 to 20.

Power to raise additional Capital by new Shares or Stock,

Limit of Dividend on new Capital, § 25.

Power to borrow on Mortgage, §§ 26, 27.

Power to create Debenture Stock, § 28. Meetings; Directors, &c., §§ 30 to 34.

Power to purchase Lands and to maintain Works, §§ 35, 36. Consumers may be required to consume by Meter; Provisions

as to Meters, §§ 38 to 42.

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Limiting the Price of Gas, § 46.

Lighting Power and Quality of Gas, § 47.

As to public Lamps, §§ 49 to 51.

Power to test the illuminating Power of the Gas, §§ 53 to 55. Power to agree as to Use of Siding to North-eastern Railway,

§ 56. Confirmation of Purchase from George Otto Trevelyan, Eeq.,

Saving Rights of Corporation of Tynemouth, § 65. Schedule (Description of Site for Gasworks).

Cap. cliv.

"The West Sussex Junction Railway Act, 1867." [25th July 1867.]

Extends for a further Period of Two Years the compulsory Powers of purchasing Land, and for Three Years the Time for completing the Railway No. 1 authorized by the Company's Acts of 1864 and 1865, and authorizes the Creation of Debenture Stock.

Cap. clv.

"The Limerick Harbour Act, 1867." [25th July 1867.]

Recites that it is expedient to carry into effect certain Arrangements made with the Commissioners of Her Majesty's Trea-

sury for the Liquidation of the Debt and Interest due by the Limerick Harbour Commissioners to the Commissioners of Public Works in Ircland; to repeal the Rates and Duties now levied in the Port of Limerick, and to authorize other Harbour Rates to be levied in lieu thereof; and to reconstitute the Harbour Commissioners.

Incorporation of Consolidation Acts, §§ 4 to 6. Saving Rights of the Crown in the Foreshore, § 7.

Confirmation of Arrangements made with Commissioners of Her Majesty's Treasury under "Limerick Harbour (Composition of Debt) Act, 1867," § 8.

This Act and "The Limerick Harbour (Composition of Debt)
Act, 1867," to be read together and to form One Act, § 9.

Limerick Harbour Commissioners to be exclusive Conservators of Port and Harbour, § 10.

General Powers for Conservancy of Port and Harbour by Limerick Harbour Commissioners, § 11.

Property and Rights of Port and Harbour vested in Limerick Harbour Commissioners exclusively, § 12.

General Saving of Rights, § 16.

Compensation to William Carroll, Receiver of Harbour Income, appointed by Board of Works, § 17.

Provision for Payment of Interest to Sir Thomas Deane until Principal Sum due to him is paid off, § 18.

Rates and Duties in Act of 1847 repealed, and Harbour Rates authorized to be levied by Harbour Commissioners in lieu thereof, § 19.

Rates for using Graving Dock as in Schedule (B.), § 20.

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Removal of Vessels from Graving Dock, § 24.

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Power to raise Ballast, § 27.

Power to grant Leases of Premises not required by the Board, if sanctioned by Commissioners of Public Works, § 28.

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Constitution of new Board of Harbour Commissioners, § 31. Qualification of Commissioners to represent the Importers and

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C.clv., clvi.

Persons of full Age and British Subjects only qualified to be Commissioners and Electors, § 40.

As to Preparation of Lists of Persons qualified to vote, § 41. Collector of Rates to have certain Powers of "The Harbours, Docks, and Piers Clauses Act, 1847," to enable him to make out the said Lists, § 42.

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How Monies to be drawn from Bank, § 76. Schedules (Harbour, Dock, and other Rates).

Cap. clvi.

"The South-western Railway (General) Act, 1867." [25th July 1867.]

Recites that it is expedient to make Provision for authorizing the London and South-western Railway Company to construct new Works, and for authorizing divers Arrangements between that Company and other Railway Companies, and for defining and regulating the Capital and Debt of that Company.

Incorporation of Consolidation Acts, § 2.

Power to make Railways and Works, § 4.

Three Years for compulsory Purchase of Lands under Act, § 6.

Two Years for compulsory Purchase of Lands under Aldershot Act and North Devon Act, § 7.

Five Years for Completion of Works under Act, § 9.

Periods for Completion of Works under Aldershot Act, North Devon Act, and Kensington and Richmond Act, 1864, § 10.

Power for Company to complete Dover Line (No. 7), § 12. Expenditure of Company for Completion of Dover Line (No. 7), § 13.

Repayment to Company of their Expenditure on Dover Line (No. 7) in excess of 92.500/... & 14.

(No. 7) in excess of 92,500*l.*, § 14. Lands for Dover Line (No. 7) acquired by Company to be conveyed to them, § 15.

Power for Company to sell surplus Lands so acquired, § 16. Cesser of Company's Charge, and Lien for their Expenditure in excess, § 17.

Power for Company and Dover Company to make Agreements as to Dover Line (No. 7), &c., § 18.

Rights of Dover Company with reference to Use of Line (No. 7), § 19.

Provision as to Lands of Benjamin Wigg Hickling and Stephen Woodbridge, § 20.

Provisions with reference to Communications to be made with London, Brighton, and South Coast Railway, §§ 21 to 26.

Substitution of other Provisions for certain Sections of Kensington and Richmond Acts, 1864 and 1865, and Repeal of those Sections, § 27.

Heads of Agreement between Salisbury and Dorset Junction Company and Company in Schedule confirmed, § 28.

Company entitled to Management, &c. of Salisbury Railway during Term of Lease, §§ 29 to 32.

Acts relating to Salisbury Company to relate to Company during Term of Lease, § 33.

Amalgamation of Salisbury Railway, &c. with Company's Railway, &c. on Notice from Company, §§ 34 to 36.

Power for Company to take Tolls, &c. on Railways made under Act by them, § 38.

Tolls on Traffic conveyed partly on Salisbury Railway and partly on any Railway of Company, §§ 39, 40.

Powers of Company for raising Money under their former Acts extinguished, § 41.

Powers of Company for creating Annuities, Shares, and Stock, and borrowing for Purposes specified, to continue in force, § 42.

Company's Capital under Act declared, § 45.

Increase of Company's Capital, § 46. Priorities of Classes of Capital, § 47.

Capital of Company increased by Amount of Salisbury Company's Capital, § 48.

Purchase of Shares and Subscription for Shares in Capital of Salisbury and Yeovil Company, and Creation of Stock in Capital of the Company, § 49.

Power for Company to create Five per Cent. Amalgamated

Stock, §§ 50 to 55.

Repealing in part Section 2. of Act of 1866, § 56.

Company's present Powers for raising Money by Debenture Stock and Mortgages declared, § 57.

Company's Borrowing Power increased by Amount of Salisbury Company's Borrowing Powers, § 58.

Debenture Debt of Salisbury Company to be Debt of Company, and deemed created under Act, § 59.

Power to grant Mortgages on Condition of future Mortgages having Equality therewith, § 60.

Form of Mortgages in Schedule to Act of 1866, § 61.

For Appointment of a Receiver for Mortgagees, §§ 62, 68.

Priorities of Mortgages, §§ 64 to 66.

Power to reborrow, § 67.

Power to renew Mortgages with Preference, § 68.

Provisions of Company's Acts of 1858, 1862, and 1863 as to Debenture Stock extend to Debenture Stock under this Act, § 69.

Company's Debenture Stock under Act declared, § 70.

Power to create Debenture Stock, § 71.

Priority of 1,000,000*l*. Debenture Stock issued under 1862 Resolution, § 72.

Application of Monies raised by Company, §§ 73, 74.

Powers for Company to purchase and subscribe for Shares in Yeovil Company, § 75.

Company not to sell, &c. Shares of Yeovil Company acquired by them, § 76.

Power to extinguish a fractional Sum of Stock, § 77.

Saving Rights of Companies named in Act, § 79.

Saving Rights as to Lands of James Peard Ley, Esq., § 80. Saving Rights of the Conservators of the River Thames, § 81.

Schedule (Agreement with Salisbury and Dorset Company).

Cap. clvii.

"The Newport Railway Act, 1867." [25th July 1867.]

Incorporation of Consolidation Acts, § 2.

Power to construct Railway in substitution for a Portion of authorized Line, §§ 4, 5.

Capital and Borrowing Powers of the Company reduced, § 6.

How Reduction of Capital to be effected, § 7.

Court of Session may order Payment of surplus Deposit, § 8.

Two Years for compulsory Purchase of Lands, § 9.

Four Years for Completion of Works, § 10.

Power to stop up certain Roads, §§ 11, 12.

Company may abandon Portions of authorized Line; Compensation, §§ 15 to 17.

Saving Rights of the Crown in the Foreshore, § 18.

Any Land reclaimed by the Works not to be taken without the Consent of the Board of Trade, § 19.

For the Protection of the Rights of John Berry of Tayfield, § 20.

Cap. clviii.

"The Saint Clement Danes Improvement Act, 1867." [25th July 1867.]

Incorporation of Consolidation Acts, § 2.

Powers for compulsory Purchase of Lands extended for Two
Years, § 4.

Time for Completion of Works extended for Three Years, § 5. Shares in Company to be substituted for Shares in Saint Clement Danes Improvement Company (Limited), § 6.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 8 to 15.

Power to issue Debenture Stock, § 16.

Power to mortgage Part of Company's Property, § 17.

Power to grant Annuities, § 18.

Undertaking to be abandoned if Three Fourths of the Capital is not subscribed for and issued within 12 Months, § 20.

Compensation to Owners, &c. for Damage from Exercise of Powers, § 22.

Provisions for winding up Affairs of Company, §§ 24, 25. Surplus to be divided among Shareholders, § 26.

Dissolution of Company, § 27.

Cap. clix.

"The Kilkenny Junction Railway (Abandonment of Kilpurcell Branch) Act, 1867." [25th July 1867.]

Authorizes the Kilkenny Junction Railway Company to abaudon the Kilpurcell Branch, to reduce their Capital, and to cancel certain Shares and repay to the Holders the Sums paid thereon.

Cap. clx.

"The Surrey and Sussex Junction Railway Act, 1867." [25th July 1867.]

Enables the Surrey and Sussex Junction Railway Company to make Alterations in the Mode of constructing their Railway, and to acquire additional Lands; and makes Provision for carrying the Company's Railway under the Railway of the South-eastern Railway Company.

Cap. clxi.

"The Waterford and Passage Railway Act, 1867."
[25th July 1867.]

Further extends for Two Years the Time limited for the Completion of Works by the Acts relating to "The Waterford and Passage Railway Company."

Cap. clxii.

"The Carnarvonshire Railway (Deviations) Act, 1867." [25th July 1867.]

Enables the Carnarvonshire Railway Company to make certain Deviations in their authorized Railway; and gives Running Powers over Part of Cambrian Railway, with reciprocal Powers to that Company.

Cap. clxiii.

"The London, Brighton, and South Coast Railway Act, 1867." [25th July 1867.]

Recites that it is expedient to make Provision for authorizing the London, Brighton, and South Coast Railway Company to execute new Works and Alterations of authorized Works, and to acquire additional Lands in Surrey, Sussex, and Kent, for extending the Time for exercising the Powers relating to certain Railways in Sussex, and for sanctioning Arrangements with the South-eastern Railway Company; and for the raising of further Money by the Company.

Incorporation of Parts of Consolidation Acts, § 2.

Power to execute Works, § 4.

Power to alter certain Curves, §§ 5, 6.

Provisions for regulating the Issue of authorized Capital, § 7. Rate at which Shares, &c. may be issued, § 8.

Three Years for compulsory Purchase of Lands, § 10.

Five Years for Completion of Works, § 11.

Easements only to be acquired over South-eastern Railway Company's Property, § 12.

For Protection of the East London Railway Company, § 13. Extending Provisions of "Additional Powers Act, 1865," relating to Boards of Works, &c., § 14.

Extending Time for Purchase of Lands for and for completing certain Lines, § 15.

Extending Time for Purchase of Lands for certain other Lines, § 16.

Tolls to be as under "Brighton (Mitcham, &c.) Act, 1863," § 20. Power to abandon Portion of a Railway authorized by Act of 1865; Compensation, § § 21, 22.

Extinguishing Rights over Site of Marble Court, § 24.

Scheduled Arrangement sanctioned, § 25.

Schedule (Heads of Arrangements with South-eastern Railway Company).

Cap. clxiv.

"The Mold and Denbigh Junction Railway Act, 1867." [25th July 1867.]

Recites that it is expedient to enable the Mold and Denbigh Junction Railway Company to run over and use Portions of the Railways of certain other Railway Companies; and to revive and extend the Powers of Purchase over certain Lands; and to extend the Time limited by "The Mold and Denbigh Junction Railway Act, 1861," for the Completion of Works.

Incorporation of Consolidation Acts, § 2.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 4 to 11.

Power to create Debenture Stock, § 12.

Extending for One Year the Time for compulsory Purchase of certain Lands authorized by Act of 1861, § 13.

Extending for One Year the Time for Completion of Works authorized by that Act, § 14.

Power to use certain Railways, § 15.

As to Increase of Accommodation at Denbigh Station, § 17. Running Powers to Wrexham, Mold, and Connah's Quay Railway Company, §§ 18, 19.

Cap. clxv.

"The Seabrook Harbour and Docks Act, 1867." [25th *July* 1867.]

Recites that it is expedient to grant Powers for making Docks at Seabrook in the County of Kent, and for constructing a Pier and other Works in connexion therewith.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to execute Works, § 5.

Capital to be 750,000l. in Shares, § 7.

Power to divide Shares into Preferred and Deferred Half Shares, $\S\S$ 10 to 17.

Power to borrow 240,000l., §§ 18 to 20.

Meetings; Directors, &c., §§ 22 to 28.

Company may purchase or take on Lease Lands by Agreement, § 29.

Company may acquire by Agreement the Royal Military Canal, **§ 30.**

Three Years for compulsory Purchase of Lands, § 31.

Seven Years for Completion of Works, § 32.

Power to dredge near the Dock, § 33. Rates payable on Ships, § 34.

Rates on Passengers, § 35.

Company may maintain Lights, &c., § 37.

Power to appoint Meters and Weighers, § 38.

Appointment of Dock-master and Limits of Jurisdiction, § 39.

Provisions respecting Ballast, §§ 40 to 48.

Mooring Rates, § 49.

Company may provide Steam Tugs, § 50.

Company may dispose of Materials dredged, &c., § 51.

Powers to erect and maintain an Electric Telegraph, § 52.

Rates for Use of Graving Dock, § 53.

Corporation of Hythe not to levy Tolls at Company's Works,

Company and Elham Valley Railway Company may enter into Agreements, § 55.

Saving Rights of the Crown, § 56.

Schedule (Tonnage, Wharfage, and other Rates).

Cap. clxvi.

"The City of Glasgow Union Railway Act, 1867." [25th July 1867.]

Recites that it is expedient to enable the City of Glasgow Union Railway Company to make a further Deviation of their authorized Railway; to construct Railways to join the Railway from Glasgow to Coatbridge; to raise additional Capital; to extend their Time for completing certain authorized Works; to alter the Constitution of the Board of Directors, and otherwise to amend the Acts of the Company. Repeal of certain Clauses in "City of Glasgow Union Railway

Act, 1865," § 2.

Incorporation of Consolidation Acts, §§ 3, 4. Power to construct Works authorized by Act and take Lands, **§§** 6, 7.

Provision as to Construction of Contbridge Railway, & 8.

Power to raise additional Capital for new Works not exceeding 60,000*l*., §§ 9 to 12.

Power to Glasgow and South-western Railway Company to increase their Subscription to Company, and to apply Funds for that Purpose, § 13.

Power to borrow 20,000*l.*, §§ 14 to 17.

Company may resolve to attach a Preference to certain Shares, §§ 18 to 22.

Provisions as to Election and Votes of Directors, §§ 23, 24.

Two Years for compulsory Purchase of Lands, § 26.

Three Years for Completion of Works, § 27.

Extension of Time for compulsory Purchase of Lands under previous Acts, § 28.

Extension of Period for Completion of Works under the same, **§ 29.**

Power to stop up, alter, and divert certain Roads and Streets, §§ 32 to 42.

For the Protection of the Glasgow and Shotts Turnpike Road,

For the Protection of the Cumbernauld Turnpike Road, § 44. For Protection of Market Trust, § 45.

Provisions respecting John Thomson's Property, §§ 46, 47. Communication North and South of Sword Street and Annfield

Street not to be interrupted, § 48. Protecting Works of Glasgow Water Commissioners, §§ 49

to 55. Provision as to Diversion of the Monkland Canal belonging to

the Forth and Clyde Navigation, §§ 56 to 59. Saving Rights of Forth and Clyde Navigation Company, § 60.

Vesting Deviation of Monkland Canal in the Company of Proprietors of that Canal, § 61.

Notice to be given by Company of taking Houses of Labouring Classes, § 63.

Parts of authorized Railway and Works to be abandoned,

Portion of Coatbridge Railway to be abandoned, § 65.

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Compensation, §§ 66, 67.

Power to Glasgow and South-western Company to raise the requisite Money for additional Subscription to Company, §§ 69 to 71.

Saving Rights of present Town Clerks of Glasgow, § 73.

Cap. clxvii.

"The Easton and Church Hope Railway Act, 1867." [25th July 1867.]

Recites that it is expedient to authorize the making of a Railway from Easton in the Isle of Portland to Church Hope Cove, with a Pier in connexion therewith.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway, §§ 4, 5.

Capital to be 30,000l. in 20l. Shares, §§ 6 to 8.

Power to borrow 10,000l., §§ 9, 10. Power to issue Debenture Stock, § 11.

Meetings; Directors, &c., §§ 14 to 19.

Three Years for compulsory Purchase of Lands, § 20.

Five Years for Completion of Works, § 21.

As to Gauge of the Railway, § 24.

Tolls and Rates, §§ 25 to 36.

Saving Rights of the Crown, § 37.

Schedule (Rates for Use of Pier).

Cap. clxviii.

"The Liverpool Improvement Act, 1867."
[25th July 1867.]

Recites that it is expedient to make Provision for authorizing the making of new Streets, the widening of existing Streets, and the making of other Improvements in the Borough of Liverpool; to enable the Corporation to raise further Sums on the Security of the Rates, and to amend the existing Acts relating to the Government of the Borough.

Incorporation of Consolidation Acts, § 2.

Execution of Act by Corporation, § 4.

Power for Corporation to execute Works and take Lands, § 5. Corporation required to take the whole of the Lands of Mr. W. R. Copeland and the Trustees of the Theatre Royal, § 6. Works authorized by Act, § 8.

Corporation not to stop up certain Streets without Consent of

Lancashire and Yorkshire Railway Company, § 9.

As to Construction of Works across the Land of the Marquess of Salisbury, §§ 10 to 12.

Corporation to determine within a limited Time whether they will execute Powers of Act with reference to Work 19 in Section Eight, § 13.

If Corporation undertake Work 19, a Site to be provided for a new Church in lieu of Saint Stephen's Church, and a Sum of Money to be paid towards Cost of Erection, § 14.

New Site to be Part of Ecclesiastical District of Saint Stephen, and Site of present Church Part of Ecclesiastical District of Christchurch, § 15.

Corporation to give Notice before taking Dwellings of Labouring Classes, § 16.

Three Years for compulsory Purchase of Lands, § 17.

Extinction of Rights of Way over Streets stopped up, &c., § 18. Extinction of Rights to place Fences in Great George Street, § 19.

Owners, &c. may be required to sell Part of Premises, § 20. Corporation by Agreement may purchase Areas, &c., § 21.

Corporation by Agreement may purchase Lands and Easements, § 22.

Corporation may use their own Lands for Purposes of Act, § 23. Lands acquired by Corporation under Act to be Part of Corporate Estates, § 24.

Corporation may sell or lease Lands not required for Purposes of Act, § 25.

Seven Years for Completion of Works, § 26. Power to alter and divert Sewers, &c., § 27.

Alterations consequent on changing Levels of Streets to be made at Expense of Corporation, § 28.

Damage to Buildings to be compensated for by Corporation, § 29.

Expense of removing Water Pipes to be paid by Corporation out of Monies applicable to Street Improvements, § 30.

Corporation to reinstate Pipes of Liverpool United Gaslight Company, § 31.

Corporation to make good Damage to Property of Gaslight Company and to compensate Parties, § 32.

Elevation of Buildings fronting Streets to be as Corporation approve, § 33.

Corporation may prescribe Line of Building, § 34.

Order for Demolition of Building erected without requisite Consent of Corporation, &c., § 35.

Precautions during Demolition, § 36.

Demolition by Corporation of the Building, § 37.

Building on Sites from which Buildings removed under "Sanitary Act, 1864," to be with Consent of Corporation, § 38.

Compensation by Corporation under Act may be in Land or in Works, § 39.

Acts of 1852 and 1855 and this Act apply to Public Library, &c., § 40.

Power to regulate the leading and driving of Cattle through Liverpool, § 41.

Penalty for keeping Cattle, &c. on unlicensed Premises, &c., § 42.

Licences of Places for keeping Cattle, &c., §§ 43 to 51.

Retail Dealers in Cotton Wool to be deemed Marine Store Dealers, § 52.

Prohibition against having Combustibles in Warehouses, § 53. Penalty on Persons having Property suspected to have been stolen, § 54.

Extension of Meaning of "Owner" in Sanitary Act, 1864, § 55.

Power for Corporation to appoint Officers or employ existing Officers for the Purposes of Act, § 56.

Power for Corporation to make Byelaws; Penalties under Byelaws, §§ 57 to 60.

Power for Corporation to levy 1867 Improvement Rate, § 61. Churches, Chapels, Schools, &c. not liable to be rated, § 62.

Provisions of "Improvement Act, 1858," extended to 1867 Improvement Rate, § 63.

Cesser of 1867 Improvement Rate, § 64.

Power for Corporation to raise Money for Purposes of Act by increased General Rate, § 65.

Reduction of General Rate to original Amount, § 66.

Repeal of Provisions as to Composition for Rates, § 67.

Composition for Rates for Premises not rated above 131., § 68 to 70.

Borrowing Power of Corporation under Improvement Act of 1864 increased, § 71.

Power for Corporation to borrow 700,000l. on Mortgage of 1867 Improvement Rate, § 72.

Power for Corporation to borrow 100,0001. on Mortgage of General Rate, § 73.

Collateral Security for Monies borrowed under Act, § 74.

Priority of existing Mortgages, § 75.

Repayment out of Money borrowed under "Improvement Act, 1864," of Monies advanced for Street Improvements, § 76.

Application of Monies received under Act for Sales, &c. of Lands acquired at Expense of 1867 Improvement Rate, § 77.

Application of Monies borrowed under Act on Mortgage of 1867 Improvement Rate, &c., § 78.

Application of Monies received under Act for Sales of Lands acquired at Expense of General Rate, § 79.

Application of Monies borrowed under Act on Mortgage of General Rate, &c., § 80.

Corporate Funds may be applied to Purposes of Act, § 81.

Monies received for Corporation under Act to be paid to Treasurer and carried to proper Accounts, § 82.

Accounts to be kept and audited, § 83.

Recovery of Penalties and Forfeitures; Notices, &c., §§ 86 to 89.

Saving Rights of Duchy of Lancaster, § 90. Saving Rights of Corporation, § 91.

Cap. clxix.

"The Risca and Pontymister Gas Act, 1867."
[25th July 1867.]

Incorporation of Consolidation Acts, § 2.

Limits of Act, § 4.

Company incorporated, § 5.

Power to purchase certain Lands and to erect Works, &c., §§ 6 to 9.

Capital to be 4,000l. in 10l. Shares, §§ 10 to 12.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 13 to 21.

Power to borrow 1,000*l.*, §§ 22, 23. 30 & 31 Vict. 3 O



Power to issue Debenture Stock, § 24. Meetings; Directors, &c., §§ 27 to 32. Consumers may be required to consume by Meter, § 34. Limiting the Price of Gas, § 36. Quality of Company's Gas, § 37. Mode of testing the Quality of Gas, §§ 38 to 40. Schedule (Site of Gasworks described).

Cap. clxx.

"The Midland Railway (Additional Powers) Act, 1867." [12th August 1867.]

Recites that it is expedient to make Provision for enabling the Midland Railway Company to construct new Railways and other Works, and for conferring Powers on them with respect to their own Undertaking and the Undertakings of other Companies.

Incorporation of Consolidation Acts, § 2.

Power to make Railways and other Works, § 4.

Alteration of Chapel Row, Bath, § 5.

For Protection of London and Saint Katharine Docks Company, § 7.

Power to Company to raise additional Capital of 75,000l. by Creation of Shares, §§ 8 to 15.

Qualifications of new Shares, § 16.

Saving Rights of existing Preference Shareholders, § 17.

Power to borrow 25,000*l*. on Mortgage, §§ 18 to 22. Three Years for compulsory Purchase of Lands, § 26.

Periods for Completion of Works, §§ 28, 29. Provision for Repair of Chapel Row, Bath, § 30.

For Protection of the Local Board of Health for the District of West Ham, § 31.

For Protection of Works of Havering and Dagenham Commissioners of Sewers, § 32.

Abandonment of Portions of Company's Undertaking; Compensation, §§ 33 to 35. Power to use South Staffordshire Railway, § 36.

Terms of User, $\S\S$ 37 to 39.

Running Powers over Portion of North-western Railway, § 41.

Terms of User, § 42.

Running Powers over Wolverhampton Railway, § 46.

Terms of User, §§ 47 to 51. For Protection of New Street Station and Wolverhampton and Stour Valley Railway, § 52.

Running Powers to North-western Company over Railway at Burton-upon-Trent, § 53.

Byelaws to be observed, § 54. Vesting Undertaking of the Midland and South-western Railway Company in the Company, § 55.

Superannuation Fund, § 57.

Company to contribute to Fund, § 58.

Committee may regulate their own Procedure, § 59.

Guarantee Fund, § 60.

Cap. clxxi.

"The Rhymney Railway Act, 1867."

[12th August 1867.]

Recites that it is expedient to authorize the Rhymney Railway Company to make additional Railways, and to use Parts of the Great Western Railway, and to raise additional Monies, and to divide their Shares into Half Shares.

Incorporation of Consolidation Acts, § 2.

Power to take Lands, § 4.

Power to adapt Low Level Line at Bute Docks for Passenger Traffic, § 5.

Power to make Railways, § 6.

Power for Company to raise additional Capital of 100,0007. in Shares, §§ 7 to 10.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 11 to 18.

Power to borrow 33,300*l.*, §§ 19 to 22.

Three Years for compulsory Purchase of Lands, § 24.

Five Years for Completion of Railways authorized by Act, § 27.

Extended Periods for Completion of other Railways, § 28.

Not to take Lands or interfere with Railway of Great Western Railway Company except for Purpose of a Junction, § 30.

Power for Company to work over Parts of Great Western Railway, §§ 31 to 33.

After opening of Cardiff and Caerphilly Railway Power of Company to use Portion of Taff Vale Railway to cease, § 34.

Terms and Conditions of Exercise of the Power, § 35.

Tolls to be taken by Company on Railways under Act, § 36.

Sections 47 and 48 of "The Bute Docks Act, 1866," to include certain Portion of Rhymney Railway, § 37.

Limitation of maximum Charges, § 38.

Tolls on Railways run over under Act by Company, § 39.

Power for Great Western Railway Company to work over Parts of Rhymney Railway, §§ 40, 41.

Tolls on Railways run over under Act by Great Western Railway Company, § 42.

Tolls on Traffic conveyed partly on the Railway and partly on the Railways of the Great Western Railway Company, § 43.

Saving Rights of Company and Great Western Railway Company and Bute Trustees, § 44.

Heads of Agreement between Company and Great Western Railway Company and Brecon, &c. Railway Company respectively in Schedule to Act confirmed, § 45.

Saving Rights of Dowlais Iron Company, § 46.

Schedule:-

Agreement between Rhymney Company and Great Western Railway Company.

Agreement between Rhymney Company and Brecon and Merthyr Tydfil Junction Railway Company.

Cap. clxxii.

A.D. 1867.

"The Devon and Somerset Railway (Ilfracombe) Act, 1867." [12th August 1867.]

Recites that by "The Devon and Somerset Railway Act, 1864," the Company were incorporated, and were authorized to make and maintain the Devon and Somerset Railway; that by "The Ilfracombe Railway Act, 1865," Provision was made for the Company and the South-western Company becoming joint and equal Owners of the Undertaking, Works, Property, and Powers of the Ilfracombe Company, and in order thereto for one Half of the Capital of that Company being taken by the Company, and the other Half thereof being taken by the South-western Company; that in pursuance of "The Ilfracombe Railway Act, 1865," the South-western Company have taken Shares of the Capital of the Ilfracombe Company to the Extent of 55,000l., making, with the Shares thereof taken by them under "The Ilfracombe Railway Act, 1864," the Amount of Shares held by them 105,0001., being One Half of the Capital of the Ilfracombe Company; that the Company have not taken nor subscribed for any Shares in the Ilfracombe Company by reason of their Inability to raise the necessary Capital for the Purpose, and have not appointed any Directors thereof, the Affairs of the Ilfracombe Company having been hitherto managed by Directors appointed solely by the South-western Company, but the Company have been placed on the Books of the Ilfracombe Company as Holders of Shares in the Capital of that Company to the Extent of 105,000l., and Calls have been made thereon and Proceedings taken to enforce Payment thereof from the Company by the Ilfracombe Company; that the Company are desirous and it is expedient that they be relieved from the Obligation of taking Part of the Capital of the Ilfracombe Company, and that they be released from all Liability in respect thereof; and that "The Ilfracombe Railway Act, 1864," and "The Ilfracombe Railway Act, 1865," should be partially repealed.

Conditional Repeal of Part of Acts of 1864 and 1865, § 2. General Saving of Rights under Acts of 1864 and 1865, § 3.

Payments by Company, § 4.

Account of Expenditure to be furnished before Payment, § 5. As to Monies recovered, § 6.

Reference to Arbitration, § 7.

Actions before passing this Act to cease, § 8.

Satisfaction may be entered upon Judgments, § 9.

As to future Application to Parliament for repealing Ilfracombe Railway Acts, and Dissolution of that Company, § 10. Acts of Directors of the Ilfracombe Company to be deemed valid, § 11.

Cap. clxxiii.

"The Towns Drainage and Sewage Utilization Act, 1867." [12th August 1867.]

Recites that it is expedient that Money should be raised and applied for constructing Works for the Purposes of Drain-

age and the Utilization of Sewage, and for carrying out the Objects sanctioned by the Provisions of "The Sewage Utilization Act, 1865," and "The Sanitary Act, 1866."

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 4.

Works authorized by this Act, § 5.

Company may get and work Materials on Lands during the Operations of the Works, § 6.

Supply of Water for agricultural Purposes, § 7. Capital to be 200,000*l*. in Shares, §§ 8 to 10.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 11 to 18.

Power to borrow otherwise than under the Powers of the Mortgage Debenture Act, § 19.

Meetings of the Company; Directors, &c., §§ 23 to 27.

Company to agree with Corporations and other Public Bodies for the Execution of Works under this Act, § 28.

Terms of Agreement as to Repayment to the Company, § 29.

Rates to be levied, § 30.

Such Rates may be included in Borough Rates, § 31.

Company may make Agreements for the Supply of Sewage Water for Irrigation, § 32.

May lease Lands, § 33.

May use Sewage to irrigate Lands belonging to them, § 34.

May purchase Lands and improve them, § 35.

May let or sell Lands acquired by them, §§ 36, 37.

May make all necessary Works for the Supply of Sewage, § 38.

May construct and lay down Pipes and Drains across any public Road or Street under certain Restrictions, §§ 39 to 44.

Saving Rights of the Thames Purification Company and the Metropolitan Water Companies, § 48.

Saving Rights of Canal Owners, § 49.

And of the Crown, § 50.

Not to interfere with Railways, Canals, Lands, or Works of London and North-western Railway Company without Consent, § 51.

Saving Rights of Conservators of the River Thames, § 52.

No Property to be acquired save by Agreement, and no Power to levy Rates, § 53.

$Ca\rho$. clxxiv.

"The Isle of Wight Railways Act, 1867." [12th August 1867.]

Recites that it is expedient to make further Provision with respect to the Capital of the Isle of Wight Railway Company, and for authorizing the Company to raise further Monies and to create Debenture Stock.

Incorporation of Consolidation Acts, § 2.

Power to raise further Eastern Lines Capital not exceeding 50,000l., §§ 4 to 6.

Capital raised under Act for Eastern Lines to be Part of Eastern Lines Capital, § 7.

Votes for Eastern Lines Preferential Shareholders, § 8.

Power to borrow on Eastern Lines Mortgages 16,600l., § 9.

Receiver for Eastern Lines Mortgagees, § 10.

Existing Eastern Lines Mortgages to have Priority, § 11.

Monies secured on Eastern Lines Mortgages Part of Eastern Lines Debenture Debt, § 12.

Application of Monies, § 13.

Receipts and Payments under Act for Eastern Lines to be carried to Eastern Lines Accounts, § 14.

Power to create Debenture Stock, § 15.

Cap. clxxv.

"The Broxburn Railway Act, 1867."

[12th August 1867.]

Recites that it is expedient to authorize the making of a Railway from the North British (Edinburgh and Glasgow) Railway to near Broxburn in the County of Linlithgow.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway and to raise a Capital not exceeding 8,000*l*. in Shares, and to borrow 2,600*l*., §§ 4 to 10.

Power to create Debenture Stock, § 11. Meetings; Directors, &c., §§ 14 to 18.

Two Years for compulsory Purchase of Lands, § 20.

Three Years for Completion of Works, § 21.

Tolls and Charges, §§ 23 to 30.

Cap. clxxvi.

"The Caledonian Railway (Forfarshire Works) Act, 1867." [12th August 1867.]

Recites that it is expedient to enable the Caledonian Railway Company to make certain Railways and other Works in the County of Forfar, and to abandon certain Branch Lines, and to raise further Money.

Incorporation of Consolidation Acts, § 2.

Power to construct Works, § 4.

Power to raise 260,000l. by the Issue of Ordinary or Preference Shares or Stock, §§ 5 to 8.

Power to borrow 86,600l. on Mortgage, §§ 9 to 11.

Power to create Debenture Stock, § 12.

Amendment of Section 17 of "The Caledonian and Scottish North-eastern Railway's Amalgamation Act, 1866," § 14.

Three Years for compulsory Purchase of Lands, § 16.

Seven Years for Completion of Sea Wall, § 17.

Saving Rights of the Crown to Mines and in the Foreshore, §§ 18, 19.

Saving Rights as to future Accretions, § 20.

Three Years for Completion of Railways, and Security for their Completion, § 21.

Extending Time for Three Years for Completion of Dundee

and Forfar Railway, § 22.

Abandonment of Portion of Dundee and Newtyle Railway, of Newtyle and Meigle Branch, and of Portion of Newtyle Branch, §§ 23 to 25.

Compensation to be made in respect of Portions of Railway abandoned, § 26.

Tolls, § 31.

Act not to affect Agreements between the Company and the Magistrates and Town Council and Harbour Trustees of Dundee, § 32.

Cap. clxxvii.

"The Brecon and Merthyr Railway Act, 1867."
[12th August 1867.]

Recites that it is expedient to make Provision for authorizing the Brecon and Merthyr Tydfil Junction Railway Company to make a Deviation and a new Line of Railway, and to abandon Part of an authorized Railway, and for making further Arrangements with respect to other Undertakings and Companies in which such Company is interested.

Incorporation of Consolidation Acts, § 2.

Power to take Lands, § 4.

Power to make Railways and Works shown on deposited

Plans, § 5.

Powers to make new Railways to cease in certain Events, § 6. Confirmation of Agreements in Second and Third Schedules, § § 7, 8.

§§ 7, 8.
For Protection of Lands of the Rhymney Iron Company,

§§ 9 to 14.

Saving the Rights of the Rhymney Iron Company, § 15.

Power for Rhymney Railway Company to work over Railways, § 17.

Terms and Conditions of Exercise of the Powers, § 18.

Power for Company to borrow in several Sums 190,000*l*. authorized by Board of Trade to be borrowed in One Sum, § 20.

Power to appropriate Capital to Lines not commenced, § 25.

Three Years for compulsory Purchase of Lands, § 28.

Five Years for Completion of Railways shown on Plans, § 29. Power to abandon the making of Railway specified; Compensation, §§ 30 to 32.

Extended Period for Purchase of Lands for Pontlottyn Junction and Ystrad Junction, § 33.

Extended Period for Purchase of Lands for Ivor Junction and Dowlais Junction, § 34.

Period for Completion of Pontlottyn Junction, Ystrad Junction, Ivor Junction, and Dowlais Junction, § 35.

Substitution of Lines for Lines abandoned, § 36.

Extension of Period for Suspension of Powers of "Vale of Crickhowell Railway Act, 1866," § 37.

Extension of Period for Completion of specified Works, &c. under that Act, § 38.

Power for Company and Great Western Company to agree as to Junction, § 39.

Saving Rights of Companies, § 41.

Saving Rights of Sir İvor Bertie Guest, Baronet, and others, § 42.

Schedules :--

Statements of authorized Capital. Heads of Arrangements, &c.

Cap. clxxviii.

"The Halifax and Ovenden Railway Act, 1867."
[12th August 1867.]

Recites that it is expedient to enable the Halifax and Ovenden Junction Railway Company to vary the Line of their Railway, to increase their Capital, and to extend the Time limited for Construction of their authorized Line.

Incorporation of Consolidation Acts, § 2.

Power to execute Works; Compensation, §§ 4 to 7.

As to Maintenance of Roads, § 8.

For Protection of Street and Works in the Borough of Halifax, § 10.

Company may apply their Funds towards Purposes of Act, and may raise additional Capital of 90,000l. in Shares, § 12.

Power to borrow 30,000*l.*, § 15.

Power to issue Debenture Stock, § 17.

Three Years for compulsory Purchase of Lands, § 20.

Four Years for Completion of Works, § 21.

Extension of Time for Construction of Railway under Act of 1864, § 22.

Deviations, as to Tolls, &c., to form Part of original Railway, § 23.

Rate of Interest on Debenture Stock, § 26.

Lands of the Lancashire and Yorkshire Company not to be taken, nor their Railway interfered with, except for the Purpose of forming Junctions therewith, § 27.

Saving Rights of contributing Companies, § 28.

Power to Lancashire and Yorkshire and the Great Northern Railway Companies to subscribe 30,000*l.*, and to apply Funds for that Purpose, § 29.

Power to Two Companies to raise Money by the Creation of Shares or Stock, § 30.

Cap. clxxix.

"The Idle and Shipley Railway Act, 1867."
[12th August 1867.]

Recites that it is expedient to grant Powers for making a Railway in the West Riding of Yorkshire from Idle in the Neighbourhood of Bradford to Shipley.

Incorporation of Consolidation Acts, § 2.

Company incorporated, § 4.

Power to make Railways; protecting Park Lodge, § 5. Protection of Lands of Midland Railway Company, § 6.

For Protection of the Bradford Canal Company, §§ 7 to 12. Capital to be 55,000l. in Shares, §§ 13 to 15. Power to borrow 18,300l., §§ 16 to 18. Meetings; Directors, &c., §§ 20 to 27. Three Years for compulsory Purchase of Lands, § 29. Five Years for Completion of Works, § 30. Tolls and Charges, §§ 32 to 43. Power to use other Undertakings, 29 & 30 Vict. c. cxiv.,—§§ 45 to 48.

Cap. clxxx.

"The Wolverhampton and Walsall Railway Act, 1867."
[12th August 1867.]

Recites that it is expedient to authorize the Wolverhampton and Walsall Railway Company to make a Deviation from their authorized Railway at Walsall.

Incorporation of Consolidation Acts, § 2.

Power to make Deviation; Compensation, §§ 4 to 6. Two Years for compulsory Purchase of Lands, § 9.

Three Years for Completion of Railway, § 10.

Company to construct Bridge over a Tramway and an Archway under a Caual of the Birmingham Caual Company, § 11.

Company to construct Aqueduct, to make temporary Canal, and to keep Bridges, &c. in repair, §§ 12 to 14.

Company not to alter the Course or obstruct Tramways or Canals of Birmingham Canal Company, § 15.

For Protection of Walsall and Bloxwich Turnpike Road, § 22. Deviations not to be opened until certain level Crossings in Walsall are abolished, § 23.

Railway, as to Tolls, &c., to form Part of Wolverhampton and

Walsall Railway, § 25.

Subscribing Company may appoint Directors and be represented at General Meetings, §§ 27, 28.

Cap. clxxxi.

"The Barnoldswick Railway Act, 1867." [12th August 1867.]

Recites that it is expedient to grant Powers for making and maintaining a Railway from Barnoldswick to the Leeds and Bradford Extension of the Midland Railway at or near Sough Bridge in the West Riding of the County of York, and to authorize Arrangements with the Midland Company.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway, §§ 4, 5.

Capital to be 40,000*l*. in Shares, §§ 6 to 8.

Power to borrow 13,300l., §§ 9 to 11. Meetings; Directors, &c., §§ 13 to 17.

Two Years for compulsory Purchase of Lands, § 19.

Three Years for Completion of Works, § 20.

Tolls for Passengers and Goods, &c., §§ 23 to 32.

Mode of effecting Communication with Midland Railway, §§ 33,

Confirming Agreement in Schedule with Midland Railway Company, §§ 35, 36.

For Protection of Leeds and Liverpool Canal, §§ 38 to 44. Schedule (Heads of Arrangement with Midland Railway Company).

Cap. clxxxii,

"The Devon and Somerset Railway (Extension) Act. [12th August 1867.] 1867."

Recites that it is expedient that the Company should be authorized to extend their Railway at Barnstaple, and to acquire additional Lands, and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Power to make Railway, § 4.

Gauge of Railway, § 5.

Power to Company to increase their Share Capital by 30,0001, and their borrowing Powers 10,000l., §§ 6 to 11.

Lands are to be purchased by Compulsion within Two Years,

Three Years for Completion of Railway, § 16.

For Protection of St. Mary's Roman Catholic Chapel, § 17.

Cap. clxxxiii.

"The Dundalk and Greenore Railway Act, 1867." [12th August 1867.]

Recites that it is expedient to extend the Time for the Completion of the Railway of the Dundalk and Greenore Railway Company, to enable that Company to construct new Railways at Dundalk, and to complete the Joint Works authorized by "The Newry and Greenore Railway Act, 1863," and to raise further Capital.

Incorporation of Consolidation Acts, § 2.

Power to construct Railways, § 5.

Power for Company to raise further Capital not exceeding 50,000*l.*, §§ 6 to 10.

Power to London and North-western Company to subscribe 130,000l., and to apply Funds for that Purpose, § 11.

Power to borrow 16,600l., §§ 12 to 14. Power to issue Debenture Stock, § 15.

One Year for compulsory Purchase of Lands, § 18.

Two Years for Completion of Works, § 19.

Providing for Diversion of Quay Street, § 21.

Provision as to Construction of Railways, § 22. Company not to take Property belonging to Dundalk Steam Packet Company without their Consent, § 23. Tolls, § 25.

Extension for Three Years of Time for completing Railway of the Company, § 26.

Lands and Contracts for Lands of Irish North-western Company for Purposes of certain Railways vested in Company, § 28.

Company to pay to Irish North-western Company all Monies paid by them for Purchase of Land for such Railways, § 29.

Power for Company to execute Joint Works, § 30.

Newry Acts applied to Company, § 31.

Unexecuted Works to be executed by Company, § 32.

As to Contracts for Lands, &c., § 33.

Powers relating to Joint Works of Newry Company and Committee to cease, § 34.

Company to repay to Newry Company Monies contributed by them for Joint Works, § 35.

Power for Newry Company to run over and use the Joint Works, § 36.

Terms of such User, § 37.

Newry Company may become Joint Owners of Portion of Undertaking, § 38.

Tolls on Traffic conveyed partly on the Railway of Company and partly on the Railway of the Newry Company, § 39.

Power to enter into Traffic Arrangements with Irish Northwestern and London and North-western Railway Companies, § 40.

As to Publication of Agreements, § 41.

Contracts not to affect Rights of Ulster Railway Company, § 42.

Ulster Company to have Facilities viâ Belfast and English Ports, § 43.

Midland Great Western Railway of Ireland to have equal Facilities, § 44.

Contracting Companies must make similar Agreements with other Companies if required, § 45.

Means of enforcing Enactments, § 46.

Tolls on Traffic conveyed partly on the Railway and partly on the Railway of the Irish North-western Railway Company, § 47.

Powers to London and North-western Company to raise Money by the Creation of Shares or Stock for Purpose of Subscription, § 48.

Directors may be appointed by subscribing Company, §§ 51,

Saving Rights of the Ulster Railway Company, § 53.

Saving Rights of the Crown in the Foreshore, § 54.

Any Land reclaimed by the Works not to be taken without the Consent of Board of Trade, § 55.

Cap. clxxxiv.

"The Sevenoaks, Maidstone, and Tunbridge Railway Act, 1867." [12th August 1867.]

Extends for a further Period of Three Years the Time for completing Part of the Works authorized by the Company's Act of 1862.

Cap. clxxxv.

"The Midland and Eastern, and Norwich and Spalding Railways Act, 1867." [12th August 1867.]

Recites that it is expedient to confirm certain Agreements between the Midland Railway Company and the Great Northern Railway Company on the one hand, and the Midland and Eastern, the Norwich and Spalding, and the Stamford and Essendine Railway Companies on the other hand; and to make other Provisions with respect to the Undertakings of those Companies.

Incorporation of Consolidation Acts, § 2.

Various Agreements in Schedules confirmed, § 3.

Power to use Lynn Station of Great Eastern Railway, § 4.

As to Purchase of Land at King's Lynn, § 5.

Providing for Agreements as to Station at King's Lynn, § 6. Power to Midland Company to apply Corporate Funds, § 7.

Power to Great Northern Railway Company to apply their Funds and raise additional Capital of 24,000l. in Shares, §§ 8 to 10; and to borrow 8,000l. on Mortgage, §§ 11 to 13.

Schedule (Agreements confirmed by Act).

Cap. clxxxvi.

"The Abertillery Gas and Water Act, 1867."
[12th August 1867.]

Incorporation of Consolidation Acts, § 2. Limit of Act for the Supply of Gas and Water, § 4.

Company incorporated, \$\displant\tilde{5}.

Capital to be 8,000l. in 10l. Shares, § 6.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 9 to 17.

Power to borrow 2,000l., §§ 18, 19. Power to issue Debenture Stock, § 20.

Meetings; Directors, &c., §§ 23 to 28.

Power to purchase Lands by Agreement for Gasworks, § 29.

Powers as to Erection of Gasworks, &c., § 30.

Company liable for Nuisances, § 31.

Consumers may be required to consume by Meter, §§ 33, 34.

Limiting the Price of Gas, § 35. Quality of Company's Gas, § 36.

Mode of testing the Quality of Gas, §§ 37 to 39.

Power to construct Reservoir, &c., § 44.

Water need not be constantly laid on under Pressure, § 45.

Rate at which Water is to be supplied, §§ 46, 47.

For preventing fouling Water, § 48. Water supplied by Agreement, § 49.

Regulations to be made for preventing Waste of Water, § 52.

Power for Company and Brynmawr Gas Company to agree for Transfer of Undertaking to that Company, §§ 62, 63.

Saving existing Rights of Preference Shareholders, §§ 64, 65. Effect of Sale, Mode of Conveyance, &c., §§ 67 to 73.

Eventual Dissolution of Company when Transfer completed, §§ 74 to 77.

General Saving of Rights, § 78.

Limiting Amount of Capital to be raised and Money to be borrowed by Brynmawr Company, §§ 79 to 85.

Name of Brynmawr Company to be changed, § 88.

Schedule (Site of Gasworks described).

Cap. clxxxvii.

"The Hastings Pier Act, 1867." [12th August 1867.]

Incorporation of Consolidation Acts, § 2.

Incorporation of Company, § 4.

Power to make Pier, § 5.

Capital to be 25,000l. in 10l. Shares, §§ 6 to 8.

Power to borrow 6,000% on Mortgage, §§ 9 to 12.

Meetings; Directors, &c., §§ 13 to 18.

Two Years for compulsory Purchase of Lands, § 19.

Three Years for Completion of Works, § 20.

Plans, &c. of Pier to be approved by Board of Trade, §§ 22 to 24.

Limits of Powers of Pier-master, § 25.

Pier to be deemed Part of Borough, § 26.

No Merchandise to be landed at Pier, § 27.

Power to take Rates according to Schedule, § 28.

Company may contract with Persons for the Use of the Pier, § 30

Custom House Officers exempt from Rates, § 31.

Saving Rights of the Crown, § 33.

Saving Rights of the Crown in the Foreshore, § 34.

Schedule (Rates for Use of Pier).

Cap. clxxxviii.

"The Rhondda Valley and Hirwain Junction Railway Act, 1867." [12th August 1867.]

Recites that the making of Railways in the County of Glamorgan from the Rhondda Fawr Branch of the Taff Vale Railway to the Hirwain Common Railway and the Vale of Neath Railway will be of local and public Advantage.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway, §§ 4, 5.

Capital to be 135,000% in Shares, §§ 6 to 8.

Power to borrow 45,000l., §§ 9 to 12. Meetings; Directors, &c., §§ 13 to 20.

Three Years for compulsory Purchase of Lands, § 21.

Five Years for Completion of Works, § 22.

Not to take Lands or interfere with Railway of Great Western Railway Company except for the Purpose of a Junction, § 23.

For Protection of Property of the Aberdare Canal Company, § 24

Not to interfere with Taff Vale Railway, § 25.

For Protection of Countess of Dunraven and her Lessees, § 26. Tolls for Passengers, Animals, and Articles of Merchandise, §§ 29 to 37.

Cap. clxxxix.

"The Hayling Railways Act, 1867."

[12th August 1867.]

Enables the Hayling Railways Company to abandon Portions of their authorized Railway, and to make a substituted Line of Railway, to attach a Preference to a Portion of their unissued Shares, and to make Provisions with reference to the London and South-western and the London and Brighton Railway Companies, and the South of England Oyster Company (Limited).

Cap. exc.

"The Great North of Scotland Railway (Further Powers)
Act, 1867." [12th August 1867.]

Recites that it is expedient to authorize the Amalgamation of the Banffshire Railway with the Great North of Scotland Railway, and the Abandonment of the Extension of the Banffshire Railway to Buckie; and to amend the various Acts of the Great North of Scotland Company.

Incorporation of Consolidation Acts, § 2.

Power to borrow for Purposes of Denburn Valley Railway, and Declaration of Amount, §§ 4, 5.

Increase of Interest on Debenture Stock, § 6.

Defining Share and Loan Capital of the Company, § 7.

As to Tolls on amalgamated Railways, § 8.

Power to abandon Construction of Buckie Extension; Compensation, §§ 9 to 11.

Amalgamation of Banffshire Railway with Great North of Scotland Railway, §§ 12, 13.

Company to create additional ordinary Capital in respect of Banffshire Railway, § 14.

Cancelling of Part of Banffshire Railway Capital, § 15.

Company may create a further Capital in respect of Banffshire Railway, § 16.

Preferential Dividends to be a Charge upon the Banffshire Railway, §§ 17, 18.

Appointment and Powers of Judicial Factor, §§ 19 to 21.

As to Mortgages and Debts of the Banfishire Railway Company,

Saving Priorities of Mortgagees and Holders of Debenture Stock, § 23.

Saving Rights of Formartine and Buchan Preference and Ordinary Stock, § 24.

Date for making up Accounts for ascertaining Dividends on Preference Shares and Stock, § 25.

Amendment of Section 2 of the Act of 1866, § 26.

Cap. exci.

"The Rathkeale and Newcastle Junction Railway Act, 1867." [12th August 1867.]

Certain Parts of Consolidation Acts incorporated, § 2. Power to issue Preference Shares in lieu of 13,000l. of original

Capital, and for raising additional Capital, § 4.

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Qualification of new Shareholders, § 8. Unissued Shares, with Consent of Holder, may be cancelled,

Power to borrow additional Sum of 15,000l. on Mortgage, § 11.

Existing Mortgages to have Priority, § 12.

Power to create Debenture Stock, § 15.

Power to Company to lease to Hotel Company, § 16.

Power to Company to take Shares of Capital of Hotel Company.

Sanction of Shareholders for Exercise of certain Powers under this Act, § 18.

Power to increase Number of Directors, § 20.

Cap. excii.

"The West Cork Railways Act, 1867."

[12th August 1867.]

Recites that under the Powers of Two Acts passed in 1860 and in 1865 the Company have constructed their Railway to Dunmanaway, a Distance of 18 Miles or thereabouts, and the same has been opened for public Traffic, and they have entered into Contracts for the Purchase of the Land for the Construction of the Remainder of their Railway to Skibbereen, and have executed only a Portion of the Works thereon; that the Time limited for the Completion of the Railway will shortly expire, and it is expedient that the same should be extended; that the Terminal Stations for the Portion of the Railway that is completed are merely of a temporary Character, and no intermediate Stations (save One) have yet been erected, and a considerable Amount is also owing in respect of Compensation to Landowners; that the Company are unable for Want of Funds to complete the Railway, or erect the said Stations, or pay such Compensation as aforesaid, and it would be for the Benefit of the Public as well as for the Benefit of the Shareholders and Mortgagees of the Company that the Railway should be completed, and further that such Powers as are hereinafter contained should be conferred upon the Company, to enable them to raise Money for the Purpose of completing the Railway, and for other Purposes of the Company; and that it is expedient, and it would be of Advantage to the Company and of the Public, that Provision should be made for securing the speedy Transmission of Traffic over the respective Railways of the Company and of the Cork and Bandon Railway Company.

Certain Parts of Consolidation Acts incorporated, § 2.

Power to attach absolute Priority in Payment of Dividend to certain Shares, § 4.

Shares may be redeemable, § 5.

Qualification of new Shareholders, &c., § 8.

Power to borrow on Mortgage, § 9.

Existing Mortgages to have Priority, § 10.

Repeal of certain Enactments and Provision for Appointment of a Receiver, § 11.

Monies borrowed on Mortgage to have Priority, § 12.

Power to create Debenture Stock, § 13.

Extension for Two Years of Time for Completion of Works, § 14.

The Company and the Cork and Bandon Company to afford Traffic Facilities to each other, § 15.

Terms of affording the Facilities, § 16.

Saving Rights of Cork and Bandon Railway Company, § 17.

Cap. exciii.

"The Bourton on the Water Railway (Extension to Cheltenham) Abandonment Act, 1867."

[12th August 1867.]

Empowers the Company to abandon their Extension to Cheltenham Railway authorized by their Act of 1864, making Compensation in respect of Damage to Land, &c.

Cap. exciv.

"The Southsea Railway Act, 1867." [12th August 1867.]

Recites that a Railway through the Township of Southsea in the Parish of Portsea in the County of Southampton, to connect East Southsea, otherwise New Southsea, with the Joint Line of the London and South-western Railway Company and the London, Brighton, and South Coast Railway Company would be of public Advantage.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to make Railway, §§ 4, 5. As to Junctions with Joint Line, § 6.

Provision for Interchange Platform, § 7.

Penalty in case of Interruption of Traffic on the Joint Line,

Company to pay all Damages sustained by the Two Companies, § 9.

Capital to be 30,0001. in 101. Shares, §§ 10 to 13.

Power to borrow 10,000l. on Mortgage, § 14.

Directors; Meetings, &c., §§ 18 to 22.

Two Years for compulsory Purchase of Lands, § 24.

For Protection of the Misses Kirkpatrick's Property, § 25.

Four Years for Completion of Works, § 26.

Tolls and Charges, §§ 28 to 35.

Power to the London and South-western and the London, Brighton, and South Coast Companies to run over proposed Railway, § 36.

Company to give effect to Running Powers, § 37.

Tolls on Traffic conveyed under Running Powers, § 38.

Cap. exev.

"The River Welland Outfall Act, 1867."

[12th August 1867.]

Preamble recites 34 Geo. 3. c. cii., and 5 Geo. 4. c. xcvi., that the Commissioners constituted by the first-recited Act and the Trustees who were by the Second Act constituted in the Stead of the said Commissioners, have made an artificial Cut or Channel of about Six Miles and Three Furlongs in Length for the River Welland, from the "Reservoir" in the Parish of Surflect in Lincolnshire towards its Outfall in the Estuary or Wash called Fosdike Wash, and the said artificial Cut or Channel of the River Welland is the Channel whereby the Drainage Waters of large Tracts of Land, comprising about 80,000 Acres, are conveyed into the Sea; that Parts of the Works in the said artificial Cut or Channel and Outfall have lately been and are at present in an insecure and dangerous Condition, and for the Purpose of discharging the Expense attending the immediate and indispensable partial Restoration and Reparation of such Works, the Trustees and certain Proprietors of Lands so drained by the said River Welland have, upon their personal Security, borrowed from the Treasurer of the Trust 1,000l.; and it is expedient that Provision should be made for the Repayment to them or to their said Treasurer of the Sum so advanced, and for the securing to the Trust such an annual Income as shall be sufficient for the effectual Reparation and Maintenance of their Works, and the Preservation of the Drainage by means thereof of the Lands which depend as aforesaid upon the said Works for their Drainage; that the Purposes aforesaid can be best effected by assessing with a graduated Drainage Tax certain Lands, using the River Welland for the Outfall of their Drainage Waters; and it is expedient that the Owners for the Time being of the said Lands should be represented by Trustees, and that the Constitution of the Trust should therefore be in that respect altered, and that the Acts relating to the Trust should in other respects be amended.

"Commissioners Clauses Act, 1847," incorporated, § 3. Repeal of Provisions of Act of 1824 as to Trustees, § 4.

Grants, Conveyances, &c. to continue in force, §§ 5 to 10.

Creation of new Trustees, § 11.

Qualification, Election, and Duration of Trustees, §§ 13 to 16.

Meetings of Trustees, § 17.

Accounts to be submitted to Owners, &c., § 19.

Providing for Deposit of Drainage Map, 1 Vict. c. 83.,- § 20.

As to Specification of Lands for Taxation, § 21.

Providing for Acre Tax, § 22.

Exempting Land from Taxation in certain Cases, § 23.

Providing for Appeal against Taxation, § 24.

Tax to be paid by Occupier, § 25.

Recovery of Acre Tax, § 26.

Power to borrow on Mortgage and to reborrow, §§ 27, 28.

Application of borrowed Money, § 29. 30 & 31 Vict. 3 P

30 & 31 Vict.

Application of Revenue, § 30.

Repealing Power to embank Lands below Fosdyke Bridge, § 31.

Providing for new Outfall, § 32.

Other Lands may be admitted by Agreement, § 33. Extending Welland Outfall Acts to this Act, § 34.

Schedule A .- Titles of Acts affecting River Welland.

, B.—Form of Assessment.

Cap. exevi.

"The Newcastle-upon-Tyne High Level Hoist Act, 1867." [12th August 1867.]

Recites that the Erection and Construction of Buildings, Machinery, and other Works and Conveniences for the raising and lowering of Passengers, Animals, Carts, and Carriages and other Traffic to and from the Bridge or Road and Footway by this Act authorized, and the Construction of such Bridge, Road, or Footway, would be of great Benefit and Convenience to the Inhabitants and the Trade of the Town of Newcastle-upon-Tyne; and that it is expedient to incorporate a Company for that Purpose.

Incorporation of Consolidation Acts, § 2.

Company incorporated, with Power to take Lands and erect Buildings and Machinery thereon, §§ 4, 5.

Power to make Bridge or Road and Footway, § 6.

Frontage of Buildings towards The Close to be set back, § 7. Works to be constructed to Satisfaction of Borough Surveyor, § 8.

For securing Access to the public Ashpit in Saint Nicholas Parish, § 9.

Capital to be 18,000l. in Shares, §§ 10 to 12.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 13 to 20.

Power to borrow 4,500l. on Mortgage, §§ 21, 22.

Power to issue Debenture Stock, § 23. Meetings; Directors, &c., §§ 26 to 30.

Three Years for compulsory Purchase of Lands, § 31.

Five Years for Completion of Works, § 32.

Company may make Openings in and Communications with High Level Bridge, § 34.

Toll House to be erected in case Communication made with High Level Bridge, § 35.

Tolls, §§ 36 to 41.

Company may make Regulations as to Use of their Property, § 42.

Power to make Regulations by Byelaws, §§ 43 to 45. Saving Rights of North-eastern Railway Company, § 46.

Cap. exevii.

"The Waterloo and Whitehall Railway (Amendment)
Act, 1867."
[12th August 1867.]

Incorporation of Consolidation Acts, § 2.

Company may raise additional Capital of 75,0001. in Shares, §§ 4, 5.

Power to borrow 24,000l. on Mortgage, §§ 6 to 9.

Extending to this Act Clause 35 of recited Act, § 11.

Repeal of Sections 44 and 45 of recited Act, § 12.

Altered Provision insuring the speedy Completion of Part of Railway, § 13.

Extension of Period for erecting Station in Scotland Yard, § 14.

Power to enter into certain Arrangements with London and South-western Railway Company, § 15.

In case Works abandoned, § 16.

Saving Rights of the Conservators of the River Thames, § 17. Company to repay Metropolitan Board of Works certain Expenditure, § 18.

As to an Agreement for the Sale of certain Crown Land, § 19.

Cap. exeviii.

"The North British Railway (Financial Arrangements)
Act, 1867." [12th August 1867.]

Recites that it is expedient to authorize a Deviation in One of the Carlisle Citadel Station Branches of the North British Railway Company, and to extend the Time for the Purchase of Land and Completion of One of that Company's authorized Lines near Edinburgh, and to make Provision with respect to the Undertaking, Capital, and Borrowing Powers of that Company.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 4.

Power for Company to raise Capital of 31,000l. by Shares or Stock, §§ 6 to 8.

Power to borrow 10,300l. on Mortgage, §§ 9 to 12.

Power to create Debenture Stock, § 13.

Limiting Time for compulsory Purchase of Land to One Year, § 14.

Four Years for Completion of Works, § 15.

Power to alter Levels of certain Roads, § 16.

Tolls, § 19.

Company may abandon authorized Line; Compensation, §§ 20 to 22.

Extending for One Year the Time for Purchase of Lands and for completing Works limited by Act of 1866, §§ 23, 24.

Power for Company to raise new Capital by Preference Shares, §§ 26 to 28.

Facilitating Power to raise Money by Mortgage, &c. under former Acts, § 29.

Existing Mortgages and Renewals, &c. to have Priority till Conditions attached to Issue of Mortgages, &c. under Acts

in Schedule (B.) complied with, § 30.

Debenture Stock may be issued at 51. per Centum per Annum, § 31.

Company to provide a Weekly Fund for Payment of the Interest upon their Debenture Debt, § 32.

Application of Company's Capital and Revenues not to be impeached on certain Grounds, § 33.

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The Coatbridge Branches, the Stirling Branches, the Devon Valley Branches, and the Bridge of Forth Lines may severally form separate Undertakings, §§ 34 to 37.

As to cancelling certain Shares, § 38.

Capital and Revenues of each separate Undertaking to be kept distinct, § 39.

Shareholders in separate Capital to have Lien on the separate Undertaking, §§ 40, 41.

Appointment and Powers of Judicial Factor, §§ 42, 43.

Mortgag s for the separate Undertaking to be a Charge only upon that Undertaking, § 44.

Separate Undertaking not to be chargeable with Mortgages upon the general Undertaking or general Liabilities of the Company, § 45.

Company to keep separate Accounts, and Shareholders, &c. to have Access thereto, § 46.

Application of Money raised by Shares or Mortgage under this or any of the Company's Acts, § 47.

Schedules (Statements of the Share Capital and the various Borrowing Powers of the Company).

Cap. excix.

"The Central Cornwall Railway Act, 1867." [15th August 1867.]

Extends for One Year the Time for purchasing Lands by Compulsion and for Two Years the Time for Completion of Works authorized by the Company's Act of 1864, and enables them to divide their Shares into Preferred and Deferred Half Shares.

Cap. cc.

"The Wrexham, Mold, and Connah's Quay Railway (Extension of Time) Act, 1867." [15th August 1867.]

Extends for Two Years the Time for the Purchase of Lands and for Three Years the Time for the Completion of a Portion of the Wrexham, Mold, and Connah's Quay Railway.

Cap. cci.

"The Wandsworth Bridge Act, 1867."

[15th August 1867.]

Recites that it is expedient to extend the Time for the compulsory Purchase of Lands and for the Completion of the Wandsworth Bridge, and to enable the Wandsworth Bridge Company to raise further Monies, and to enable the Company to grant Leases of superfluous Lands.

Incorporation of Consolidation Acts, §§ 2 to 4.

Extending for Two Years the Period of compulsory Purchase, § 5.

Extending for Three Years the Period for Completion of Works, § 6.

For Protection of Peterborough House Estate, § 7.

For Protection of Property of William Terry, Esquire, § 8. Power to Company to raise additional Capital of 40,0001. in Shares, §§ 9 to 11.

Power to divide Shares into Preferred and Deferred Half

Shares, §§ 12 to 19.

Power to borrow 10,000l. on Mortgage, § 20.

Power to issue Debenture Stock, § 22.

Company may grant Building Leases of superfluous Lands, §§ 25 to 27. Saving Rights of the Conservators of the River Thames, § 29.

Cap. ccii.

"The Fulham Railway Act, 1867."

[15th August 1867.]

Recites that it is expedient to extend the Time for the compulsory Purchase of Lands for and for the Completion of the Fulham Railway, and to enable the Fulham Railway Company to raise further Monies.

Incorporation of Cousolidation Acts, §§ 2, 3.

Extending for Two Years Period for compulsory Purchase of Lands and for Completion of Works, §§ 4, 5.

As to crossing of Thames, § 6.

Powers of Conservators reserved, §§ 7, 8.

Restoration of Roads and Streets in Fulham District, § 9. Penalty for not completing Bridge over Broadway, Hammer-

smith, within certain Period, § 12.

Power to Company to raise additional Capital of 35,000l. in Shares, §§ 14 to 16.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 17 to 23.

Power to borrow 11,600l., on Mortgage, § 25. Power to issue Debenture Stock, § 28.

Cap. cciii.

"The Blyth and Tyne Railway Act, 1867." [15th August 1867.]

Recites that it is expedient to confer further Powers upon the Blyth and Tyne Railway Company with reference to the Construction of Branches and other Works, and the Purchase of Lands and Wayleave and other Rents, and to authorize the raising of additional Capital by Shares and borrowing.

Incorporation of Consolidation Acts, §§ 2 to 4. Power to construct Works according to deposited Plans, § 5.

Describing the new Lines of Railway, § 6.

Power to agree for the Purchase of the Fee Simple of the Lands on which the Railway is constructed, § 7.

Rights reserved by Section 10. of 17 & 18 Vict. c. lxxix. not to be prejudiced, § 8.

Agreement with Mr. Dunn not to be binding on him as regards Walbottle Branch, § 9.

Power to the Company to purchase the Fee Simple of Part of the Lands on which the Railway is constructed, § 10. Restricting Interference with North-eastern Railway Com-

pany's Property, §§ 11 to 13.

As to carrying Footway over North Shields Branch, § 14.

As to Mode of carrying certain Road in Tynemouth over Railway, § 15.

Mode of carrying Albion Street, Tynemouth, over the Railway, § 16.

Company to make certain Culverts when required, § 17.

Expense of diverting certain Sewer to be paid by Company, § 18.

For facilitating the Connexion between certain Streets, § 19. Mode of constructing Tynemouth Dock Branch, § 20.

Arbitration, &c., § 21.

For Protection of William Linskill, Esq., § 22. For Protection of the Duke of Portland, § 23.

Saving Rights of Owners of Wayleave Rents, § 24.

Additional Share Capital may be raised not exceeding 350,000l., § 25.

Power to borrow further Sums on present Capital, § 30.

Power to borrow 116,000*l.*, § 31.

Debenture Stock may be issued, § 33. Application of additional Capital, § 34.

Three Years for compulsory Purchase of Lands, § 35.

Periods for Completion of the respective Works, § 36.

As to Tynemouth Dock Branch, § 40.

Company not to commence certain Works until required by Mineral Owners, § 41.

Railways to form Part of Blyth and Tyne Railway, § 42. Certain Branches not to be made under Powers of existing

Acts, § 44.

Compensation for Damage to Land by Entry, § 45.

Compensation in respect of Branches and Portion of Railway abandoned, § 46.

Tolls in respect of the Railways, § 47.

Cap. cciv.

"The Bristol Port Railway and Pier (Clifton Extension)
Act, 1867."
[15th August 1867.]

Recites that it is expedient to authorize the Bristol Port Railway and Pier Company to construct Railways for connecting their existing Railway with the Bristol and South Wales Union Railway and the Bristol and Birmingham Line of the Midland Railway, to lay down additional Rails so as to adapt their Line both to the Broad and Narrow Gauge, to run over Parts of the Bristol and South Wales Railway, and to enter into Agreements with the Great Western and Midland Companies.

Incorporation of Consolidation Acts, § 2.

Power to make Railways, § 5.

Extension Railways to be a separate Undertaking of the Company, § 6.

Company to determine whether certain Things to form Part of general or separate Undertaking, § 7.

If Part of general Undertaking, Company may raise additional Capital in that Undertaking; Dividend on Preference Shares or Stock in general Undertaking; Power to borrow further Monies upon general Undertaking, § 8.

Company may raise further Sum of 125,000l. as Capital in

separate Undertaking, § 9.

Power to divide Shares into Preferred and Deferred Half Shares, §§ 13 to 19.

Power to borrow 41,600l. upon separate Undertaking, § 21.

Mortgages of separate Undertaking to affect that only, § 22. Section 12 of Act of 1862 and Section 8 of Act of 1865 repealed, § 24.

For Appointment of a Receiver, § 25.

Saving Priorities of existing Mortgages, § 26.

Power to issue Debenture Stock, § 27.

Separate Accounts to be kept for separate Undertaking, § 29.

Application of Profits of separate Undertaking, § 30.

Provisions respecting Clifton Preference Shares and Stock, §§ 31 to 33.

Power to Corporation of Bristol to sell Land on Rentcharge, § 34.

Protecting Land of Sir T. Freemantle, § 35.

Three Years for compulsory Purchase of Lands, § 37.

Company not to take Land of Midland Railway Company except for Purposes of Junction, § 38.

Five Years for Completion of Works, § 39.

Gauge of Extension Railways, § 40.

For protecting Property of Corporation, § 42.

Tolls on Extension Railways, § 44.

Byelaws, &c. of Company to apply to Extension Railways, **§ 45.**

Running Powers over Part of Bristol and South Wales Union Railway, §§ 46 to 48.

Additional Rail to be added to Bristol and South Wales Union Railway if required, § 49.

Provision as to doubling Part of Bristol and South Wales Union Railway, §§ 50, 51.

Traffic of Union Company not to be interfered with, § 52.

Running Powers to Company and to Bristol and South Wales Union Railway Company, § 53.

For facilitating Transmission of Traffic of the Bristol and Exeter Railway Company, § 54.

Power to enter into Traffic Arrangements with other Railway Companies, § 55.

Schedule (Agreement with Great Western and Midland Companies).

Cap. ccv.

"The Dublin Trunk Connecting Railway Act, 1867." [15th August 1867.]

Extends for Two Years the Period for the compulsory Purchase of Lands and for Three Years the Period for the 3 P 4

Completion of the Works authorized by the Company's Acts of 1864 and 1865, and provides for the Election of new Directors by the Shareholders.

Cap. cevi.

"The Mersey Docks (Various Powers) Act, 1867."
[15th August 1867.]

Recites that it is expedient to confirm the Expenditure by the Mersey Docks and Harbour Board of certain Monies.

Monies borrowed under Act of 1864 to be deemed to have been lawfully expended on Works authorized by Act of 1863,

Power to borrow 227,000l. on Security of Rates, § 4.

Application of Balance of 875,000l. and of the Monies borrowed under this Act, § 5.

Next Application to Parliament by Board to include therein River Approaches on improved Plan, § 6.

Certain Particulars as to Borrowing Powers and Expenditure to be given in the Accounts of the Board, § 7.

Appointment of special Auditor by the Board of Trade, § 8.

As to Remuneration and Expenses of Auditor, § 9. Amount paid for Rates, &c. made previously to 24th June 1867 to be made good, § 10.

Annual Sum to be set aside as a reserved Fund, to meet Rates, &c. made after 24th June 1867, § 11.

Power for the Board to charge differential Rates, § 12.

Jurisdiction of Stipendiary Magistrate of Birkenhead extended over the whole of the Birkenhead Docks, § 13.

Substitution of Observatory at Bidston for old Observatory at Liverpool, § 14.

Cap. cevii.

"The Cheshire Lines Act, 1867." [15th August 1867.]

Recites that it is expedient to make Provision for incorporating the Cheshire Lines Committee, constituted under the Powers of "The Garston and Liverpool Railway Act, 1861," and for authorizing that Committee to make a new Road, and to amend the Acts relating to such Committee.

Incorporation of Cheshire Lines Committee, § 4.

Power to make Road and Works and take Lands, § 5.

Existing Roads to be discontinued, § 7.

For Protection of S. Peck and M. A. Peck of Liverpool, § 8. Power for Three Companies to apply Corporate Funds, § 9.

Effect of Deeds, &c. under Common Seal, § 12. Powers to be exercised by Committee, § 13.

Partial Repeal of former Acts as to Committee, § 14.

Actions, &c. against the Committee, § 15.

Application of Parts of Companies Clauses Consolidation Act to Committee, § 16.

Property, &c. vested in incorporated Committee, § 17. Conveyances, &c. to be in force as to Company, § 18. Rents, Debts, &c. to be paid, §§ 19, 20.

Saving Rights and Liabilities, § 22.

Saving for Constitution of Committee, § 23.

Powers for compulsory Purchases limited to Three Years, § 24. Five Years for Completion of Works authorized by Act, § 25. Extension for Two Years of Time for Purchase of Lands, § 26. Extension of Time for Construction of Works, § 27.

Repeal of Section 13 of "The West Cheshire Railway Act, 1862," relative to Deposit of Money for securing Completion

of Works, § 28.

Bond given to Treasury by Liverpool Central Station Railway Company to be deemed cancelled, § 29.

Schedules :-

Powers transferred to Committee.

Repeal of Acts.

Extension of Time limited by former Acts.

Cap. ceviii.

"The Great Eastern Railway (Finance) Act, 1867."
[20th August 1867.]

Recites that various Debentures of the Company are overdue, and the Company are unable either to renew the Debeutures or to raise Money for their Discharge; that Receivers of the Tolls and Income of the Undertaking of the Company have been appointed by the Court of Chancery; that the Company have, in addition to the Debenture Debt, Claims upon them for large Sums of Money amounting in the whole to 3,000,000*l*., or thereabouts, and are under heavy Obligations, arising out of the Metropolitan Extensions of the Company, included in the above Claims, with reference to the Purchase of Lands, for which Agreements have been entered into, or Notices to treat and agree have been given; that the financial Exigencies of the Company have compelled them to apply their Revenues (amongst other things) to Purposes for which the Capital to be raised by Shares or by borrowing would have been the proper Fund, and there is now due to the Proprietors of Preference Stocks, on account of Dividends in arrear, Sums amounting to 323,321l. 19s. 10d.; that the Company have no Means of extricating themselves from their present financial Difficulties, and cannot in the present State of the Money Market issue any of the Capital authorized by their Special Acts; and that at a General Meeting of the Preference Stockholders, convened by Circular to every such Holder and by public Advertisement, and held on the 3d Day of July 1867, and which was very numerously attended, it was almost unanimously resolved that Application should be made to Parliament for Leave to raise a Debenture Stock to the Amount of 3,000,000l., and that Provision should be made for requiring the Consent of the Preference Stockholders to the Extension of the Railways and Outlay of new Capital by the Company; and it is expedient that Effect should be given to the Wishes of the Preference Stockholders in accordance with the Resolutions of such Meeting.

C. ccviii.

Part of 26 & 27 Vict. c. 118. incorporated, § 2. Preference Stock to confer Qualifications, § 4.

Court of Chancery to ascertain Debts of the Company, &c., § 5. Power to raise 3,000,000l. by Debenture Stock, § 6.

Debenture Stock may be created at 5 per Centum per Annum, &c., § 7.

Existing Mortgages and Debenture Stock to have Priority.

8. All Mortgages and Debenture Stock granted or issued or which may hereafter be granted or issued under the Powers of any Act relating to the Company or their Undertaking, or any Part thereof, passed prior to the passing of this Act, and all Rents payable in respect of Railways demised to or otherwise payable by the Company, and all Stock, including the East Anglian Stocks, which may be entitled to a specific Charge or Lien on any Part of the Undertaking, or on which the Interest or Dividends are now entitled to be paid in priority to Preference Dividends, and all Interest and Dividends on such Stock (including the fixed Dividends on the East Anglian Stocks), shall have Priority over all Debenture Stock created under the Powers of this Act; and upon any Question arising whether any particular Stock other than the East Anglian Stocks is so entitled, it shall be lawful for the Court of Chancery, upon the Application of the Company or of the Party interested to direct a special Case to be stated, and to refer to any Barrister-at-Law, to be named by the Order of such Court, the settling of such Case, and upon the Hearing of such Case to determine the same, subject to Appeal to the Lords Justices, whose Decision shall be final.

Disposition of Debenture Stock.

9. All Debenture Stock created under the Powers of this Act shall be disposed of as follows; (that is to say,)

First, to every Person to whom the Company are now indebted, and whose Debt shall have been ascertained and certified as aforesaid by the Court of Chancery, and who shall be willing to receive such Debenture Stock in liquidation of his Debt, or any Part thereof, the Company may issue an Amount of such Debenture Stock not exceeding the Amount of Debt to be thereby discharged:

Secondly, to every Preference Stockholder entitled to a Preference Dividend for the Time being in arrear out of the net Profits of the Company, and who is willing to receive such Debenture Stock in satisfaction of such Dividend, or Part thereof, the Company may issue an Amount of such Debenture Stock, not exceeding the Amount of Preference Dividend to be thereby satisfied; and all Trustees, Executors, Administrators, and others who may lawfully hold Preference Stock may, if they think fit, take Debenture Stock in satisfaction of Dividends due to them:

Thirdly, to any Person who shall agree to take such Debenture Stock, and shall pay the Amount thereof either in One Sum or by Instalments, but the Company shall not issue to any such Person any Certificate of Debenture Stock, or register any Transfer thereof, until the Stock in respect of which the Certificate is issued or the Transfer is made is fully paid up.

10. All Money raised under the Authority of this Act, and Application of all Money which would but for the Claims of Creditors be Money raised. applicable to Dividends on the Preference Stock, shall be

applied as follows; (that is to say,) In Payment of such of the existing Debts of the Company forming Part of the said Sum of 3,000,000/, as may be ascertained and certified by the Court of Chancery, and shall not have been discharged by the Acceptance of Debenture Stock, including the existing Debts and Liabilities of the Company with reference to the Purchase and taking of Lands, or Compensation for Damage to Lands, and in completing any Contract for the Purchase of Lands, or of any Interest in any Lands, already entered by the Company under any Notice to treat and agree, or otherwise in respect of any Undertaking of the Company, including the Company's Metropolitan Undertaking: Provided always. that, subject to the Provisions of this Act for recouping Dividends applied to Purposes to which Capital is properly applicable, no Part of the Sum of 3,000,000l. by this Act authorized to be raised shall be applied to the Payment of Dividends:

And no Part of such Money shall be applied to any other Purpose whatsoever; and in case any such Monies so laid out shall be returned by means of the Sale of the Lands so purchased, the Funds arising from such Sale shall be applied in reduction of the said Debenture Stock by purchasing the same in the Market.

11. Nothing in this Act contained shall prejudice, affect, or Priorities of alter the Rights or Priorities of any Class of Preference Stocks Holders of in the Capital of the Company in relation to any other Class of such Preference Stocks, but as between themselves the Holders of the respective Classes of Preference Stocks shall themselves. retain the same Rights and Priorities as they had previous to

the passing of this Act.

12. For the Purposes authorized by this Act Meetings of Meetings of the Preference Stockholders shall, at the Requisition of Preference Stockholders possessing not less than 50,000% of such Stockholders. Stock, or in the Discretion of the Directors, be from Time to Time convened by the Directors in the same Manner as Meetings of Ordinary Shareholders; and at such Meetings the Holders of Preference Stock only shall be qualified to attend and vote; and at such Meetings the Chairman, or in his Absence the Deputy Chairman of the Company, or in their Absence any Preference Stockholder to be chosen by a Majority of the Preference Stockholders present at the Meeting, shall preside as Chairman, and the Secretary to the Company shall be the Secretary.

Votes at Meetings, § 13.

Bills sought to be introduced into Parliament to be submitted to Meeting of Preference Stockholders, § 14.

Future Expenditure to be submitted to Meeting, § 15. Preference Stockholders may appoint Committees, § 16. Expenses of Meetings, § 17.

Separate Accounts of Company's Metropolitan Extension, § 18.

different Preference Stocks as between

Preference



Provisions as to separate Meetings to cease when Ordinary Stockholders receive Three per Cent. Dividend for Three Years, § 19.

Reducing Company's present Powers of raising Capital. 20. So much of the Act of 1865 as authorizes the Company to raise 1,500,000l. by the Creation of Shares or Stock is hereby repealed, and the total aggregate Amount which the Company shall have Power to raise by the Creation of Shares or Stock under the Acts relating to their Metropolitan Undertaking, (that is to say,) "The Great Eastern Railway, Metropolitan Station and Railways, Act, 1864," "The Great Eastern Railway (Highbeech Branch) Act, 1864," "The Great Eastern Railway (Additional Powers) Act, 1865," "The Great Eastern Railway (Additional Powers) Act, 1866," and "The Great Eastern Railway (Alexandra Park Branches) Act, 1866," shall be 867,000l., instead of 1,867,000l., and the said Acts shall be read and construed accordingly.

Saving Rights of London and Blackwall Railway Company,

§ 21.

Saving Rights of Northern and Eastern Railway Company, § 22. Extension of Time for Payment of Money due to Bishop Stortford Company's Shareholders under 28 & 29 Vict. c. cl., § 23.

Cap. ccix.

"The London, Chatham, and Dover Railway (Arrangement) Act, 1867." [20th August 1867.]

Recites that the Undertaking of the Company, which now is and for the most Part has long been open to the Public, consists of Railways exceeding 100 Miles in Length, commencing in London, where they are directly or indirectly connected with all the Railways having Termini in London; that Questions have arisen as to the mutual Rights and Liabilities of the several Undertakings of the Company and Sections of their Railways, and as to the Priorities of their several Capitals, and as to the Validity of certain Leases and Working Agreements, and numerous Proceedings have been taken in the Court of Chancery with reference to the Matters in dispute; that by reason of the Complication of Interests and the large Number of Persons interested, it is expedient that special Powers be conferred upon the said Court; that by reason of the incomplete State of the Company's Undertaking and the undeveloped Condition of its Traffic, the Company have been unable to pay Interest on their Debentures, or to discharge certain other Claims, and the Debts of the Company are large and are constantly increasing; that certain Creditors of the Company have obtained Judgments and issued Executions against the surplus Lands and Rolling Stock of the Company, and Proceedings have also been taken by unpaid Vendors of Land against the Company, and the whole Undertaking of the Company is now in the Hands of Receivers appointed by the Court of Chancery at the Instance of Debenture Holders of the Company; that in order to avoid the Stoppage of the Traffic, Monies in the Hands of the Receivers have, by the Direction of the Court of Chancery, been provisionally applied in making necessary

Payments on Capital Account; that the Company have executed a Deed, dated the 19th Day of January 1867, purporting to assign all their Rolling Stock and other Chattels to Trustees upon trust for the Debenture Holders and all other Creditors of the Company, and the same are now being used for the Purposes of the Line at a Rent payable to such Trustees; that in order to enable the Company to keep the Line open for Traffic and ultimately to meet its Engagements, it is essential that the Provisions herein-after contained should be made, and that during the Period hereinafter defined all Suits, Actions, Executions, Attachments, and other Proceedings against the Company and its Property with respect to existing Debts shall be stayed, subject to the Provisions herein-after contained, unless with Leave of the Court of Chancery; that it is expedient that during such limited Period the Management of the Company should be vested, with all necessary Powers, in a Board, on which both the Mortgagees of the Company and the Shareholders should be represented, and that Powers should be given with reference to the Sale and leasing of the superfluous Lands of the Company, and for the Application of the Proceeds thereof, and that it is expedient to facilitate the Consolidation into Debenture Stock of various Classes of Mortgages, and to facilitate the Conversion into Debenture Stock of the Sums due to general Creditors of the Company, and to give Facilities to the Mortgagees and to the Shareholders of the Company for effecting a general Compromise and Readjustment of their respective Rights and Liabilities; that Mortgagees of the Company, representing more than 2,000,000l. of Loan Capital, have appointed a Committee for the Protection of their Interests, and the Provisions herein-after contained are assented to by the said Committee, who have concurred with the Directors in the Promotion of this Act.

Certain Parts of 26 & 27 Vict. c. 118. incorporated, § 2.

4. Save as is herein-after provided, from and after the pass- Stay of Proing of this Act no Actions, Suits, Executions, Attachments, or other Proceedings against the Company, or affecting the Property thereof, except Proceedings against the Company as Carriers of Goods or Passengers, or in respect of Liabilities contracted after the passing of this Act, shall be continued or commenced during the Period herein-after defined and referred to as "the Suspense Period," unless with the Leave of the Court, and upon such Terms as the Court may impose: Provided that the Costs of any Actions, Suits, Executions, Attachments, or other Proceedings against the Company, or affecting the Property thereof, which shall be discontinued pursuant to this Clause, shall be in the Discretion of the Court, and, if allowed, shall be added to the Debt.

5. From and after the passing of this Act the Functions of Application of any Receivers heretofore appointed on behalf of any Debenture Money in Holders in any Causes over any Part of the Property of the Court and in Company shall, as regards all Tolls or Sums of Monay thous Company shall, as regards all Tolls or Sums of Money there-Receivers. after accruing, absolutely cease, and upon the Application of the Board, or of the respective Plaintiffs in any Causes in

which Digitized by GOOGIC which Receivers of any Part of the Property of the Company have been appointed on behalf of Debenture Holders, the Court may in its Discretion in the first place provide, out of any Sums standing to the Credit of such Causes or in the Hands of the Receivers, for all the Costs of such Causes, and may in its Discretion direct the Balance of all such Sums as aforesaid to be transferred to the Company, and may in its Discretion discharge the Receivers upon passing their Accounts.

Suspense Period defined.

Suspension of Powers of Management.

6. The Suspense Period shall be a Period of 10 Years from the passing of this Act.

7. From and after the passing of this Act, and thenceforth during the Suspense Period, and until the Powers of the Board and of the Mortgage Directors under this Act shall have ceased, the Powers conferred on the former Board of Directors and on the Sharcholders of the Company in General Meeting by the Company's Acts and the Acts incorporated therewith shall be in abeyance, and the Management of the Company shall be vested in the Board as hereby constituted, subject only to such Powers as are by this Act given to the Shareholders and Mortgagees respectively in General Meeting.

Constitution of the Board.

8. The Board shall consist of Eight Directors, Four being Mortgage Directors to represent the Mortgagees, and Four being Share Directors to represent the Shareholders; the Chairman of the Board shall be a Share Director, and the Vice Chairman a Mortgage Director, and the Chairman shall have a Casting Vote in addition to his own Vote, excepting in Cases where the Two Classes of Directors differ upon a Question affecting, or deemed by either Class of Directors to affect, the Interests represented by them respectively.

As to First Board, 9. William Edward Hilliard, Grosvenor Hodgkinson, and Henry De Grey Warter, Esquires, shall be Three of the First Share Directors, and Joshua Dixon, Richard Hodgson, and Henry Jelf Sharp, Esquires, shall be Three of the First Mortgage Directors; and until the Numbers of the Board shall have been completed as herein-after directed, the Directors above-named shall have all the Powers by this Act conferred upon the Board.

Providing for filling up Board. 10. The Fourth Share Director shall be elected by the Shareholders present personally or by proxy at a General Meeting of Shareholders to be called by the Share Directors within Two Months after the passing of the Act, and the Fourth Mortgage Director shall be elected by the Mortgagees present personally or by proxy at a General Meeting of Mortgagees to be called by the Mortgage Directors within Two Months after the passing of the Act.

As to Vacancies in Board. 11. Upon any Vacancy or Vacancies occurring in the Share Directors the remaining Share Directors shall, as soon as practicable after the Occurrence thereof, cause a General Meeting of the Shareholders to be called at some convenient Time and Place, and at such Meeting the Shareholders present personally or by proxy shall elect a new Share Director or new Share Directors to supply such Vacancy or Vacancies; and upon any Vacancy or Vacancies occurring in the Mortgage Directors the remaining Mortgage Directors shall, as soon

as practicable after the Occurrence thereof, cause a General Meeting of the Mortgagees to be called at some convenient Time and Place, and at such Meeting the Mortgagees present personally or by proxy shall elect a new Mortgage Director or new Mortgage Directors to supply such Vacancy or Vacancies.

12. Separate General Meetings of Shareholders and Mortgagees respectively shall be called by the Share Directors and the Mortgage Directors respectively, and held half-yearly in the last Weeks of February and August in every Year, which Meetings shall be called the Ordinary Meetings of Shareholders and Mortgagees respectively; all other Meetings shall be called

Extraordinary Meetings.

13. At the February Ordinary Meeting of the Shareholders As to Rotation in every Year One Share Director shall retire in rotation with of Directors. Liberty to offer himself for Re-election, and at the February Ordinary Meeting of Mortgagees in every Year One Mortgage Director shall retire in rotation with Liberty to offer himself for Re-election, and the Vacancies so occasioned shall be filled up at the said Meetings by the Shareholders and Mortgagees respectively present personally or by proxy; the original Share Directors, including the Fourth Share Director to be elected as herein-before provided, shall retire in such Order as they shall themselves determine, and in default of Agreement by Lot, and after they have all retired the subsequently elected or re-elected Share Directors shall retire in the Order of the Dates of their Elections or last Re-elections, as the Case may be; and the original Mortgage Directors, including the Fourth Mortgage Director to be elected as herein-before provided, shall retire in such Order as they shall themselves determine, and in default of Agreement by Lot, and after they have all retired the subsequently elected or re-elected Mortgage Directors shall retire in the Order of the Dates of their Elections or last Re-elections, as the Case may be.

14. At all the Ordinary Meetings of Shareholders and Providing for Mortgagees respectively half-yearly Reports and Statements half-yearly of Account to be prepared by the Board shall be submitted to Reports, &c.

the Shareholders and Mortgagees respectively.

15. All Meetings of Shareholders and Mortgagees respectively As to conshall be convened by the like Notice as by "The Companies vening of Clauses Consolidation Act, 1845," is required to be given of a Meetings.

General Meeting.

16. At every Meeting of Shareholders the Chairman shall Chairman at be One of the Share Directors to be chosen by the Share Directors, or in the Absence of all the Share Directors any Shareholder to be chosen by the Meeting; and at every Meeting of Mortgagees the Chairman shall be One of the Mortgage Directors to be chosen by the Mortgage Directors, or in the Absence of all the Mortgage Directors any Mortgagee to be chosen by the Meeting.

17. At every Meeting of Shareholders every Shareholder Votes at shall have the like Powers of voting whether personally or by Meetings. proxy, and the Meeting shall be conducted as nearly as may be in the like Manner as a Meeting of the Company before the passing of this Act; and at every Meeting of Mortgagees

As to Meetings of Shareholders and Mortgagees.

Meetings.

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every Mortgagee shall have One Vote for every 1001. of Mortgage held by him, and shall have the like Powers of giving his Vote either personally or by proxy, and the Meeting shall be conducted as nearly as may be in the like Manner as if it were a Meeting of Shareholders in a Company under "The Companies Clauses Consolidation Act, 1845."

For Appointment of permanent Referee.

18. The Board shall at their First Meeting in every Year appoint some Person as Arbitrator for the ensuing Year, and if any Difference shall at any Time arise in the Board between the Mortgage Directors on the one hand and the Share Directors on the other touching any Matter wherein the Interests represented by them respectively are deemed, either by the Share Directors or by the Mortgage Directors, to be affected, such Difference shall be from Time to Time referred to the said Arbitrator, or in default of the Appointment of such Arbitrator by the Board then to an Arbitrator to be nominated by the Board of Trade on the Application of the Board, and the Arbitrator may, on Application made to him by the Board, attend at any Meeting of the Board, and summarily decide any such Matter of Difference, and every Award or Decision of such Arbitrator shall be final with respect to the Matters submitted to him, and the said Board or the Board of Trade, as the Case may be, may fix the Remuneration to be paid to such Arbitrator: Provided always, that if any Matter which may have been referred to the Arbitrator shall be left undecided by him at the Expiration of his Year of Office, the same Matter shall be decided by the said Arbitrator, and his Decision shall be binding although he may no longer fill the said Office.

Power of the Board.

19. The Board shall have the Seal of the Company, with Power in the Name of the Company at their own Discretion to sue and do all Acts, and enter into all Contracts and Agreements, and exercise all Powers, which the former Board of Directors or the Company in General Meeting could heretofore have done, entered into, or exercised, and shall also have Power in the Name of the Mortgage Directors to enforce against all Shareholders in the Company and other Persons all Claims which might have been enforced by the Debenture Holders or other Creditors of the Company, or any of them, whether the same could or could not have been enforced by the Company, and for this last Purpose all the Rights of all Debenture Holders or other Creditors of the Company shall be and be deemed to be vested in the Mortgage Directors, but not so as to deprive any Debenture Holder or other Creditor of any Remedy to which he would otherwise be entitled against such Shareholders and other Persons, and the Directors appointed by or in pursuance of this Act shall not be personally liable for Acts done by them in their Capacity as Directors, and shall be indemnified out of any of the Assets of the Company against all Loss and Damage which may accrue to them in their said Capacity.

As to Powers and Proceedings of Board. 20. The following Provisions of "The Companies Clauses Consolidation Act, 1845," with respect to the Proceedings of Directors, shall, subject to the Provisions of this Act, apply to

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the

the Board of Directors appointed under the Powers of this Act: namely.

Section 92, with respect to Meetings, Quorum, and Votes:

Section 94, with respect to occasional Chairman of Directors:

Section 95, as to Committees of Directors:

Section 96, as to Meetings of Committees: Section 97, as to Power to make Contracts:

Section 98, as to Entry of Proceedings:

Section 99, providing that Acts of Directors shall be valid, notwithstanding Defects in their Appointment.

21. The following Provisions shall relate to the Auditors of As to Auditors.

the Company:

(a) The Shareholders at their First Ordinary Meeting after the passing of this Act shall elect One Auditor, and the Mortgagees at their First Ordinary Meeting under the Provisions of this Act shall elect One Auditor, and it shall not be necessary for the Auditor so chosen by the Mortgagees to be either a Shareholder or Mortgagee:

(b) The said Auditors shall go out of Office at the Ordinary Meetings of Shareholders and Mortgagees to be held in the Month of February in the Year 1869, and thenceforward during the Suspense Period shall go out of Office at the Ordinary Meeting in February of Mortgagees and of Shareholders respectively in each Year, but shall be

immediately re-eligible:

(c) If an Auditor elected by Shareholders or Mortgagees vacates his Office either by Death, Resignation, or otherwise during the current Year, his Place shall be supplied at the next Half-yearly Meetings of Shareholders or of

Mortgagees respectively, as the Case may be:

(d) The Directors shall deliver to the Auditors the halfyearly Accounts Fourteen Days at least before the ensuing Ordinary Meeting of Shareholders and Mortgagees respectively, and it shall be the Duty of the Auditors to examine and audit such Accounts, and it shall be lawful for the Auditors to employ such Accountants and other Persons as they may think proper at the Expense of the Company, and the Auditors shall either make a special Report on the said Accounts, or simply confirm the same, and such Report or Confirmation shall be read, together with the Report of the Board, at the Ordinary Meetings of Shareholders and Mortgagees respectively.

22. The following Provisions shall apply to Lands acquired As to superby the Company, and not required by them for the Purposes of fluous Lands.

their Undertaking:

Subject to the Provisions of "The Lands Clauses Consolidation Act, 1845," with respect to the Sale of superfluous Lands, the Board may grant Building or Repairing Leases of such Lands within the Limits of the Metropolis as defined by "The Metropolis Local Management Act, 1855," and may sell the said Lands subject to such Leases:

The Exercise of the Powers granted to the Board by this Enactment shall not prejudicially affect, but shall in all 30 & 31 Vict.

respects be subject to, the Rights of any unpaid Vendor or Incumbrancer of or on the respective Lands over which the said Powers are proposed to be exercised.

Application of Proceeds of superfluous Land.

- 23. The net Sale Monies and Rents derived from the superfluous Land, after Payment of all incidental Expenses, shall be applied to the following Purposes in the Order specified:
 - 1. In satisfaction of the Vendor's Liens and of all other valid Liens, Charges, or Incumbrances on the Lands from which such Sale Monies and Rents shall respectively have been derived:
 - 2. In Payment of the Monies due to Vendors or Parties having Charges, Liens, or Incumbrances upon Land belonging to the same Section as the Lands from which such Sale Monies and Rents shall respectively have been derived, and after such Payment at the Discretion of the Board to any other Purpose of such Section:

3. In Payment of the Monies due to other Vendors of Land. 24. It shall be lawful for the Board to create and issue in the Name of the Company Debenture Stocks of Three Classes, to be called A, B, and C Debenture Stocks respectively, to be permanently, until redeemed, charged upon the entire Undertaking, and to be redeemable or irredeemable, and to be subject to the Conditions herein-after specified; but none of the said Debenture Stocks shall operate as a Charge upon superfluous Lands conveyed by the Company, or shall prejudicially affect

any specific Lien or Charge or Incumbrance on any such

As to "A" Debenture

Power to issue Debenture

Stocks.

Stock.

Lands. 25. "A" Debenture Stock shall not exceed in Amount 600,000l., and shall be issued at Par, and bear Interest at a Rate not exceeding 6 per Centum per Annum, and shall have Priority over all existing Mortgages, and the Deferred Dividend Warrants issued in respect thereof, the Holders of which Mortgages shall consent in Writing, in the Form set forth in the Schedule hereto, or in a Form to the like Effect, to be postponed to the said Debenture Stock, but not over any such Mortgages the Holders of which shall not consent to such Postponement: Provided that the Consent of a Mortgagee shall be binding on every subsequent Holder of the Mortgage deriving Title from such consenting Mortgagee: Provided also, that the Board shall send by Post to all Mortgagees at their last known Place of Abode a Copy of the Circular contained in Schedule III. to this Act.

Application of Proceeds of "A " Stock.

- 26. The Monies raised by the Issue of "A" Debenture Stock may be applied, in such Order and Proportion as the Board in their Discretion shall think fit, to any of the following Purposes:
 - 1. In or towards the Purchase from the Trustees of the Rolling Stock Deed, of the Interest of the general Creditors in the Property comprised in the said Deed, or in the Monies received or receivable as Rent for the same, after Payment out of such Rent of the Costs and Expenses attending the Trusts of the said Deed, and all other their Interest under the said Deed, at such Price, not less than 75,000l., as shall be determined by Arbitration or by the

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Court; upon the Completion of which Purchase all the Rolling Stock and other Property mentioned in the Rolling Stock Deed, or comprised therein, and the Monies received or receivable as Rent or otherwise, shall thereupon become and be Part of the Security of the Mortgagees as if such Rolling Stock and other Property had been originally comprised in their Mortgages, but without Power of Sale during the Suspense Period, and, subject thereto, shall be at the Disposal of the Board, free from all Claims of general Creditors, or of the Trustees of the said Deed, or of any other Persons, and the Price so paid as aforesaid shall be divided by the Trustees of the said Deed rateably among the general Creditors in proportion to their several Debts:

2. In or towards such Outlay on Works and other Expenses as the Board in their Discretion shall deem to be of pressing Importance for the efficient Working, Maintenance, and Management and Development of the Under-

takings of the Company:

3. In or towards Repayment of the Sums expended on account of Capital out of the Monies received by the Receivers:

- 4. In or towards defraying the Costs incurred by the Committee of Investigation appointed by the Shareholders to inquire into the Affairs of the Company, and the Costs of any Accountants or other Persons employed by the said Committee, or with relation to the said Inquiry, such Costs not to exceed in the whole the Sum of 2,0001.:
- 5. In or towards any of the Purposes to which the Proceeds of superfluous Lands are applicable under the Provisions herein-before contained:

Provided that not less than 100,000l. out of the Monies so raised shall be applied in or towards Satisfaction of the Claims of unpaid Vendors of Lands.

27. "B" Debenture Stock shall bear Interest at a Rate Conditions of not exceeding 51. per Centum per Annum, and shall rank after all Mortgages as herein-before interpreted existing at the Time of the passing of this Act, but, subject thereto, shall rank in priority over the entire Undertaking next after "A" Debenture Stock. "B" Debenture Stock shall be issued for the following Purposes:

In substitution upon the Demand of any Debenture Holder for equal Amounts of existing Debentures which shall thereupon be cancelled:

In lieu of an equal Amount of Deferred Dividend Warrants issued under the Powers herein-after contained:

In exchange for equal Amounts of Debentures, if any, not exceeding the Sum of 150,000l. in the Hands of bona fide Holders, which may have been issued in excess of the Powers of the Company, such "B" Debenture Stock to bear Interest at the Rate of Five per Centum per Annum, and the said bonâ fide Holders shall have a Right to demand such Exchange; but the said "B" Debenture Stock shall not be issued in exchange for certain other Debentures, amounting to about 128,000l., charged upon 3 Q 2

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the City Lines Section, and forming Part of the First Issue of Debentures on the City Lines, such Issue having been made to or through the Contractors, until the Validity thereof shall be established; but it is hereby expressly declared that nothing herein contained shall be taken in any way to impugn the Validity of, or to give Validity to, the said last-named Debentures.

Providing for Arrears of Interest.

28. The Board shall issue Deferred Dividend Warrants bearing I to per Centum Interest per Annum in respect of all Interest now due, or from Time to Time accruing due and remaining unpaid, on any Mortgages, which Warrants shall confer on the Holders thereof the same Rights as regards the Payment thereof and the Interest accruing thereon as the Mortgages in respect of which they are issued: Provided that instead of such Deferred Dividend Warrants the Board may, with the Consent of the Person entitled to such Interest, issue in respect thereof "B" Debenture Stock bearing Interest at the Rate of Five per Centum per Annum.

Conditions of "C" Stock.

29. "C" Debenture Stock shall bear yearly Interest at the Rate of 5l. per Centum, and shall rank in priority over the entire Undertaking next after "B" Debenture Stock. "C" Debenture Stock shall be issued at Par in exchange for equal Amounts of general Debts to any general Creditor who shall demand the same: Provided that it shall be lawful for the Board to state Accounts, compromise and ascertain general Debts by Arbitration or otherwise with general Creditors, and to issue "C" Debenture Stock for the Amounts so stated, compromised, or ascertained.

Power to Trustees and others. 30. It shall be lawful for all Trustees, Executors, and Administrators, Corporations, and married Women, holding or being entitled to or interested in any Mortgage or general Debt upon any Trust or otherwise, and for the Guardians and Committees respectively of any Infants and Lunatics respectively who may hold or be entitled to or interested in any Mortgage or general Debt, to accept any Offer of Debenture Stock made to them under the Provisions aforesaid, and to exercise all or any of the Powers of voting or consenting and other Powers and Discretions by this Act given to Mortgagees and general Creditors respectively.

Application of Income.

- 31. The Income received by the Board shall be applied to the following Purposes in the Order specified:
 - 1. In Payment of all working and incidental Expenses, and of all Rates and Tithes, and of all annual Rentcharges payable by the Company in pursuance of the Tenth Section of "The Lands Clauses Consolidation Act, 1845," or of "The Lands Clauses Consolidation Acts Amendment Act, 1860," and also of Rents or Sums in the Nature of Rent from Time to Time payable to the Sittingbourne and Sheerness Railway Company, the Victoria Station and Pimlico Railway Company, and the Mid Kent Railway (Bromley to Saint Mary's Cray) Company, and to any other Company who shall establish their Rights to such Rent or Sums in priority over Debentures:

2. In Payment of any Sums which may be required for the immediate Completion of such Purchase as is hereinbefore authorized from the Trustees of the Rolling Stock Deed, subject to the Amount so paid being recouped to Income out of the First Monies raised by the Issue of "A" Debenture Stock, or available for that Purpose out of the Proceeds of superfluous Lands:

3. In Payment according to their Classes and Priorities, and out of such Part of the Income as is appropriated thereto respectively, of current Interest or Dividend on

all Mortgages and Deferred Dividend Warrants:

Provided that any Increase of the net Revenues which would otherwise be applicable to Payment of Interest or Dividend to Holders of any such Mortgages beyond the Amount of such Revenues shown by the published Accounts of the Company to have been earned in the Year ending the 30th Day of June 1867 shall, to the Extent of 30,000l. per Annum, as well after as during the Suspense Period, be applied first in Payment of Interest to the Holders of "A" Debenture Stock until such Interest shall be paid in full:

4. In or towards any of the Purposes to which the Proceeds of "A" Debenture Stock are applicable under the Pro-

visions herein contained:

5. The Surplus to be divided among the Shareholders

according to their Rights and Priorities:

Provided that when by reason of having consented to be postponed to "A" Debenture Stock as aforesaid, or from any other Cause, the Holder of any Mortgage shall not have been paid, or not paid in full, the Amount of the Interest or Dividend payable to him, Deferred Dividend Warrants as hereinbefore provided, or "B" Debenture Stock, shall be given for the Amount so payable.

32. The Board shall keep separate Accounts of all the Adjustment of particular Undertakings, Sections, and Capitals, and shall Accounts. debit the same respectively with all Monies or Debenture Stock applied in redemption of their respective Mortgages or otherwise for their Benefit, and credit the same respectively. with all Monies derived therefrom or payable thereto as between them and the other particular Undertakings, Sections, and Capitals; and in such Accounts Interest at the Rate of 51. per Centum per Annum shall be debited and credited respectively, except where Payments shall be made in Satisfaction or Redemption of Debt carrying any other Rate of Interest, in which Case such other Rate of Interest shall be substituted for the said Rate of 51. per Centum, to the Intent that any Rights and Liabilities of the particular Undertakings, Sections, and Capitals in account between themselves may remain undisturbed, but not so as to prejudice any Debenture Stock created under the Powers of this Act.

33. And with respect to the Powers of the Court of Chancery and Applications to the said Court:

The Board, or the Share Directors, or the Mortgage Direc-

tors, may at any Time apply summarily or by Petition or Motion 3 Q 3

Powers to the Court of Chancery.

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Motion to the Court touching any of the following Matters; namely,

- 1. The Validity, Amount, or Priority of any Mortgages, Shares, Claims, or Classes thereof, having regard to the Provisions of this Act:
- 2. The Application of any Funds in or coming to the Hands of the Board:
- 3. Any Lease, Working or Traffic Agreement, or any Contract or other Engagement between the Company and any other Company or Persons, and the respective Rights and Liabilities of the Company, its Mortgagees, general Creditors, or Shareholders, or any of them, and any Companies and Persons in respect thereof:

4. Any other Matter in which the Interposition of the Court is hereby expressly authorized, or as to which such Interposition may be expedient for the more perfect Execution of this Act:

And any Mortgagee, general Creditor, or Shareholder, or Person claiming to be such respectively, or any Company claiming in respect of any Lease, Working or Traffic Agreement, or any Contract or other Engagement with the Company, or any Person having any Charge, Lien, or Claim upon any Property of the Company, may at any Time apply summarily or by Petition or Motion to the Court touching any of the following Matters:

 The Validity, Amount, or Priority of his or their Mortgage, Debt, Share, Charge, Lien, or Claim, Lease, Agreement, Contract, or other Engagement:

2. Any alleged Breach or Neglect of Duty on the Part of the Board in the Execution of this Act:

And any such Application as aforesaid may be made either to the Master of the Rolls or any Vice Chancellor in the first instance or (at the Option of the Party or Parties applying) to the Court of Appeal in Chancery, and the Decision of the Court of Appeal in Chancery, whether on Appeal from the Master of the Rolls or a Vice Chancellor, or on an original Application, shall be final without further Appeal, or without Appeal from the said Court of Appeal, as the Case may be, unless by special Leave of the Court if they should deem an Appeal to the House of Lords desirable, but not so as to prevent a Rehearing before the said Court of Appeal if the Court shall so direct, and on any original Application to the Court of Appeal the Court may, if it thinks fit, direct that the further Prosecution of the Suit shall, subject to such Declaration of Right or other Order as the Court may think fit to make, be conducted, or that any Inquiry or Inquiries shall be made, before the Master of the Rolls or a Vice Chancellor.

Power of the Court.

34. Upon any Application to the Court the Court may give Directions as to the Person or Persons to be served, and may approve or select Persons to represent such Classes and Interests as in the Judgment of the Court ought to be represented, and for this or any Purpose connected with such Application may direct Advertisements, and settle Lists of Mortgagees, general Creditors, and Shareholders, and the

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Classes thereof, and determine the Validity, Amount, and Priority of all Mortgages, general Debts, and Shares, and Classes thereof, and may adjust all Matters and Questions brought before it under the Authority of this Act between the various Undertakings, Sections, and Capitals of the Company, and between the Company, its Mortgagees, general Creditors, or Shareholders, or any of them, and any other Companies and Persons, in respect of any Lease, Working or Traffic Agreement, or any Contract or other Engagement, and may determine all other Matters brought before it under the Authority of this Act, and may modify its Practice whether in Court or in Chambers for any of the Purposes aforesaid in such Manner as it may deem advisable, and may direct such Inquiries and Proceedings in Chambers as it may think fit, and may adjourn any Matter from Court to Chambers or from Chambers to Court as it may deem advisable, and may make such Declarations and Orders as it shall deem just in any of the Matters aforesaid, and all such Declarations and Orders shall be binding upon all Persons and Classes interested, or such of them as the Court shall declare or direct, whether such Persons and Classes shall have been actually present at the Proceedings, or have been represented thereat only by Persons approved or selected by the Court for the Purpose, or shall otherwise in the Judgment of the Court have been adequately represented by the Persons present at such Proceedings, or some of them, and the Court on any such Application may adopt so much as it may think fit of any Proceedings instituted before the passing of this Act.

Remuneration of Directors, § 35.

Saving Rights of certain Landowners, § 36.

Saving Rights of General Credit, &c. Company, § 37.

Saving Rights of Mr. Bigge, § 38.

Providing for Interest due to Ecclesiastical Commissioners, § 39.

As to Rentcharge in favour of Great Northern Railway Company, § 40.

Saving Rights of Messrs. Martin, § 41.

Saving Rights of various Railway Companies, § 42.

43. And whereas the Holders of Shares in the Metropolitan As to Metropo-Extensions of the Company insist that they are entitled in litan Extension priority to all Claims whatsoever, except the Claims of Debenture Holders of the Metropolitan Extensions, to the gross Receipts of the Metropolitan Extensions, after deducting for Working Expenses the Amounts by "The London, Chatham, and Dover Railway (Metropolitan Extensions) Act, 1860," in that Behalf authorized, and further that the Company or its general Undertaking is indebted to the Metropolitan Extensions Undertaking in a large Sum, and that such Debt ought to be satisfied out of the Assets of the Company in priority to the Payment of any Principal or Interest on any Mortgages other than Mortgages of the Metropolitan Extensions: Now it is hereby enacted and declared, That, saving the Priority hereby given to the "A" Debenture Stock, nothing herein contained shall affect such Priorities (if any) as aforesaid.

Shares.

Saving Digitized by GOOGLE Saving Agreements in Schedule, § 44.

Saving Rights of Sittingbourne and Sheerness Railway Company, § 45.

Saving Lands vested in Board of Trade, § 46.

Providing for Conversion of Western Extension Shares. 47. If any One or more interested in the Western Extension Rentcharge shall at any Time accept in lieu of his, her, or their Share in such Rentcharge any Stock created under the Powers of this Act, such Acceptance shall in nowise affect or invalidate the Priority or Remedies of any other Person so interested who shall not accept such Stock, but such Priority and Remedies shall continue as they existed before any Acceptance of such Stock.

Saving existing Rights.

48. Excepting as by this Act is expressly provided, nothing in this Act contained shall alter the Rights or Priorities of any Classes of Shareholders or of Mortgagees, or shall give Validity to or shall invalidate any alleged or actual Lease, Agreement, Rentcharge, Debenture, Share, Security, or Claim of, in, or affecting the Company or its Undertaking, or to which the Company is Party.

Company is Party.

Repeal of 24 & 25 Vict. c. cexxxix. s. 21., and 28 & 29 Vict. c. cexlix. s. 54.

49. And whereas by the Twenty-first Section of the Company's (Various Powers) Act, 1861, it is provided that the Company shall in every Half Year set apart a Sum of 2,500l. out of Profits defined by the Act for the Redemption within 12 Years of a certain Sum of 60,000l. authorized by the said Act to be raised for the Discharge of certain Arrears of guaranteed Dividend, and the same Section prohibits the Company from paying Dividend on any of its Ordinary Share Capital after the Expiration of 12 Years unless the said Sum of 60,000l. has been redeemed, and by the Fifty-fourth Section of the Company's (Various Powers) Act, 1865, the Provisions of the Act of 1861 were varied and extended, it being by the said Fifty-fourth Section provided that the Period for Redemption should be 15 Years, that the Fund to be provided for such Redemption shall be 5,666l. 13s. 4d. set aside halfyearly, and that the Amount to be redeemed shall be 110,000l. in addition to the said Sum of 60,000l., and inasmuch as the setting aside of the said Sum annually for the Purposes of a Sinking Fund would be in the present Circumstances of the Company illusory, the said Provisions are hereby repealed, and the Company shall no longer be required to set aside the said Sums or any Part thereof for the Purposes mentioned in the said Sections.

Schedules :-

- 1. Titles of the Company's several Acts.
- 2. Statement of the authorized Capital.
- 3. Form of Consent of Mortgagees.
- 4. Agreements confirmed by the Act.

PRIVATE ACTS,

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN EVIDENCE.

N.B.—To each of these Acts is annexed a Clause in the Terms following:

"This Act shall not be a Public Act, but shall be printed by the several Printers to the Queen's most Excellent Ma"jesty, duly authorized to print the Statutes of the United
"Kingdom, and a Copy thereof so printed by any of them
"shall be admitted as Evidence thereof by all Judges,
"Justices, and others."

Cap. 1.

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An Act for authorizing Building and Improving Leases and Sales of certain Parts of the Estates at Darlington and Barnard Castle in the County of Durham, and at Wolverhampton in the County of Stafford, comprised in or subject to certain Deeds of Settlement and the Will of the late William Harry First Duke of Cleveland; and for other Purposes.

[25th July 1867.]

Cap. 2.

An Act for authorizing Leases of the Settled Estates of Sir John William Ramsden Baronet in the Parishes of Huddersfield, Almondbury, and Kirkheaton, in the West Riding of the County of York, and for other Purposes; and of which the Short Title is "The Ramsden Estate Act, 1867." [25th July 1867.]

Cap. 3.

An Act for facilitating the Acceptance of Stock of the Snailbeach Mine Company (Limited) in substitution for Shares in the Snailbeach Mine Company; and for other Purposes. [25th July 1867.]

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Cap. 4.

An Act for authorizing Trustees of the Settled Family Estates of the Marquess of Anglesey to become the Undertakers under "The Stapenhill Bridge Act, 1865," and for extending their Powers over the Settled Estates; and of which the Short Title is "Marquess of Anglesey's Estate Act, 1867." [12th August 1867.]

Cap. 5.

An Act for the better Regulation of the Grammar School and John Kendricke's Loan Charity, Reading. [12th August 1867.]

Cap. 6.

An Act for the Regulation of the Queen's College at Birmingham, and for incorporating the Queen's Hospital at Birmingham. [12th August 1867.]

Cap. 7.

An Act for continuing and extending some of the Powers and Provisions of Barker Mill's Estate Act, 1852, and for other Purposes, and to be called "Barker Mill's Estate Act, 1867." [12th August 1867.]

Cap. 8.

An Act for enabling the Governors of the Lands, Possessions, Revenues, and Goods of the Hospital of King James, founded in Charterhouse within the County of Middlesex at the humble Petition and only Costs and Charges of Thomas Sutton Esquire, to sell the Site of the School of the said Hospital and other Lands; to acquire a new Site for the School, and to erect a new School thereon; and for other Purposes. [20th August 1867.]

Cap. 9.

An Act for the better Regulation of Skipton Grammar School. [21st August 1867.]

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Criminal Lunatics. Debts Recovery. Habeas Corpus Suspension. Judges Chambers. Master and Servant. Petty Sessions. Trades Unions. Vice Admiralty Courts.

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Blackwater Bridge.

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To authorize the Quarter Sessions of the Peace for the Borough and City of Chester and County of the same City, and the Portmote and Pentice Courts for the City of Chester, to be held at the Castle of Chester, and to confer additional Powers upon the Sheriff of the County of Chester in exoneration of the Sheriff of the City of Chester. Cap. 36. Page 116

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Christ Church (Oxford) Ordinances.

To repeal certain Ordinances made for the Cathedral or House of Christ Church in Oxford by the Commissioners appointed under the Oxford University Act, 1854 (17 & 18 Vict. c. 81.), and to substitute a new Ordinance in lieu thereof. Cap. 76.

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Common Law Courts. See Chancery, Court of. Courts of Law Fees. Judges Chambers.

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To authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for England and Wales. Cap. 20. Page 84

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[The Lands authorized to be inclosed are set out in the Schedules.]

Companies Act, 1862, Amendment.

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To continue and amend the Acts relating to Contagious or Infectious Diseases among Cattle and other Animals. Cap. 125.

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To establish Equitable Councils of Conciliation to adjust Differences between Masters and Workmen. Cap. 105.

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Power to Her Majesty or Secretary of State to license Councils of Conciliation to consist of not less than Two nor more than Ten Masters and Workmen and a Chairman; Sects. 1, 2.

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District Lunatic Asylums (Ireland).

To provide for the Appointment of the Officers and Servants of District Lunatic Asylums in Ireland, and to alter and amend the Law relating to the Custody of dangerous Lunatics and dangerous Idiots in Ireland. Cap. 118.

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To provide for the Guarantee of Persons holding Situations of Trust under Government by Companies, Societies, or Page 588 Associations. Cap. 108.

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"Time, such Persons as he or they shall suspect of conspiring against Her Majesty's Person and Government." Cap. 1.

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To indemnify such Persons in the United Kingdom as have omitted to qualify themselves for Offices and Employments, and to extend the Time limited for those Purposes respectively. Cap. 88.

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To amend the Industrial and Provident Societies Acts. Cap. 117. Page 635

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ALIST

OF THE

LOCAL AND PRIVATE ACTS

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