

ANNO DECIMO SEPTIMO & DECIMO OCTAVO

VICTORIÆ REGINÆ.

Cap. clix.

An Act for the Improvement of the Borough of Bolton, and for other Purposes; and of which the Short Title is, "Bolton Improvement Act, 1854."

THEREAS an Act of the Thirty-second Year of George 32 Geo. 3. the Third, Chapter Seventy-one, was passed for the Inclosure c. lxxi. of Bolton Moor and other Commons in the Township of Great Bolton, and for the Improvement of the Towns of Great Bolton and Little Bolton: And whereas an Act of the Fifty-seventh Year of 57, Geo. 3. George the Third, Chapter Fifty-nine, was passed for the further c. lix. Improvement of Great Bolton: And whereas an Act of the Eleventh 11 Geo. 4. Year of George the Fourth, Chapter Forty-six, was passed for the c. xlvi. further Improvement of Little Bolton: And whereas some of the Provisions of the first-recited Act applied only to Great Bolton; and the secondly-recited Act applied only to Great Bolton; and some of the Provisions of the thirdly-recited Act applied only to Little Bolton: And whereas, after the passing of the thirdly-recited Act, Bolton was erected into a Municipal Borough, and the Borough of Bolton (in this Act called Bolton) comprises the Townships of Great Bolton, Haulgh, and Little Bolton, except the detached Part of the Township of Little 28 S [Local.]

7 & 8 Vict. c. lxxiv.

Little Bolton which lies on the North of the Town of Bolton: And whereas an Act was passed in the Seventh Year of Her present Majesty, intituled An Act for more effectually supplying with Water the Town of Bolton and several Townships adjacent thereto, in the County of Lancaster, and thereby the Bolton Waterworks Company (in this Act called the Water Company) were incorporated: And

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9 & 10 Vict. whereas an Act was passed in the Ninth Year of Her present Majesty, intituled An Act for more effectually supplying Water to the Inhabitants of the Town of Bolton and several Townships and Places adjoining or near thereto, in the County of Lancaster, and thereby the fourthly-recited Act was amended: And whereas an Act 10 & 11 Vict. was passed in the Tenth Year of Her present Majesty, intituled An Act to enable the Mayor, Aldermen, and Burgesses of the Borough of Bolton in the County of Lancaster to improve such Borough, and to take a Lease of and to purchase the Works of the Bolton Waterworks Company, whereof the Short Title is, "The Bolton Improvement Act, 1847:" And whereas the fourthly, fifthly, and sixthly recited Acts apply to the whole of Bolton: And whereas under the sixthly-recited Act the Mayor, Aldermen, and Burgesses of Bolton (in this Act called the Corporation) have purchased from the Water Company their Waterworks and Property, in consideration of a perpetual yearly Rentcharge payable by the Corporation to that Company of Four thousand five hundred Pounds, but redeemable by the Corporation at the Rate of Twenty-five Years Purchase, and that yearly Rentcharge is now wholly payable: And whereas an 14 & 15 Vict. Act was passed in the Fourteenth Year of Her present Majesty, intituled An Act for establishing Markets in and otherwise improving the Borough of Bolton in the County Palatine of Lancaster, and for extending the Provisions of the Acts relating to the Bolton Waterworks, and for other Purposes, whereof the Short Title is, "The Borough of Bolton Act, 1850:" And whereas by the seventhly-recited Act the first, secondly, and thirdly recited Acts were repealed; but certain Rights of the Townships of Great Bolton and Little Bolton respectively under those Acts were preserved: And whereas it is expedient that the Corporation be empowered to make new Streets in Bolton, and to improve Streets in Bloton, and to improve the new Market in Bolton, and the Approaches thereto, and that Powers for the further Improvement of Bolton, and the Regulation of the Police thereof, be conferred on the Corporation, and that they be authorized to raise Monies for the Purposes of this Act: And whereas Plans and Sections showing the Lines, Situation, and Levels of the new Streets, and the Improvement of Streets by this Acts respectively authorized, and also Books of Reference thereto, containing the Names of the Owners and Lessees, or reputed Owners and Lessees, and Occupiers of the Lands in or through which those Works are intended to be made or to pass, have - been

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been deposited with the Clerk of the Peace for the County Palatine of Lancaster: And whereas, in order to avoid Inconveniences arising from several Local and Personal Acts relating to the same Purposes being in force at the same Time, it is expedient that the fourthly, fifthly, sixthly, and seventhly recited Acts be repealed, and that some of the Powers and Provisions thereof respectively be by this Act amended, re-enacted or continued: And whereas the Objects of this Act cannot be attained without the 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,)

- I. This Act may be cited for any Purpose as "Bolton Improvement Short Title. Act, 1854."
- II. This Act shall commence and have effect on and from the Commencement of Act. Second Wednesday next after the passing thereof.
- III. This Act shall be put in force for the several Purposes thereof Limits of within the following Limits:

Act for Purposes herein

For such of the Purposes thereof as relate to Slaughter Houses, in named. Bolton and within Two Miles of any Part of Bolton:

For such of the Purposes thereof as relate to the Waterworks, in the several Places in which the Corporation are by this Act authorized to make or maintain Waterworks:

For such of the Purposes of this Act as relate to the Supply of Water, in the several Townships of Great Bolton, Little Bolton, Sharples, Tonge-with-Haulgh, and Darcy Lever, in the Parish of Bolton-le-Moors, and of Great Lever in the Parish of Middleton, and of Farnworth, Kearsley, Halliwell, Heaton, and Rumworth, in the Parish of Deane, all in the County Palatine of Lancaster: For all other Purposes of this Act, in all Places within Bolton.

IV. This Act shall be carried into execution by the Corporation Corporation acting by the Council of the Borough, and according to the Laws into execufrom Time to Time in force affecting the Municipal Corporation of tion. the Borough of Bolton, except so far as the same respectively are expressly varied by this Act.

V. "The Public Health Act, 1848," save so far as any of the Certain Clauses and Provisions thereof are expressly varied by this Act, Parts of 11 & 12 Vict. and except Sections 4 to 34 both inclusive, 50, 66, 75, 93, 105, 107, c. 63. incor-121, 138, 141, 142, and 152 thereof, is incorporated with this Act; porated

and the several Powers and Provisions of that Act respectively incorporated with this Act extend and apply to the Powers, Provisions, and Purposes of this Act.

Corporation to be Local Board of Health.

VI. The Corporation shall, by the Council of the Borough, be within and for Bolton the Local Board of Health under "The Public Health Act, 1848."

Interpretation of Terms.

VII. In this Act the following Words and Expressions have the following Meanings, unless there be something in the Subject or Context repugnant to or inconsistent with such Construction; (that is to say,)

The Expression "Little Bolton" means so much of the Township of Little Bolton as is within Bolton:

The Expression "the Great Bolton Trustees" means the Trustees for executing the first and secondly recited Acts respectively:

The Expression "the Little Bolton Trustees" means the Trustees for executing the thirdly-recited Act:

The Expression "Bolton Moor Rents" means the Rents reserved from Bolton Moor before the passing of the seventhly-recited Act to the Great Bolton Trustees, and by that Act vested in the Corporation:

The Word "Street" includes all Turnpike Roads within the Limits of this Act, and all Parts within those Limits of Turnpike Roads, and all County and Hundred Bridges within those Limits, and all Parts within those Limits of County and Hundred Bridges, and all Thoroughfares and other open public Places within those Limits.

Same Meanings.toWords in incor-

VIII. The several Words and Expressions to which by the Acts incorporated with this Act Meanings are assigned have in this Act porated Acts the same respective Meanings, unless there be in the Subject or Conand this Act. text something repugnant to or inconsistent with such Construction.

All Provisions of General Acts repugnant to Public Health Act deemed repugnant to this Act.

IX. Provided always, That in any Case in which any of the Provisions of any of the Acts other than "The Public Health Act, 1848," wholly or partially incorporated with this Act, are repugnant to or inconsistent with any of the Provisions incorporated with this Act of "The Public Health Act, 1848," such Provisions of such incorporated Acts respectively are repugnant to or inconsistent with the Purposes and Provisions of this Act.

Repeal of certain Acts above recited.

X. Subject to the Provisions of this Act, the fourthly, fifthly, sixthly, and seventhly recited Acts are by this Act respectively repealed.

XI. Not-

XI. Notwithstanding such Repeal, all Conveyances, Leases, Convey-Deeds, Appointments, Awards, Contracts, Agreements, Grants of ances, &c. to Easements, and Rights affecting Lands, Streams, Springs, and Waters, Mortgages, Bonds, Covenants, Securities, and other Instruments made or entered into before the Commencement of this Act to, with, in favour of, or by, for, or on behalf of the Corporation and the Water Company respectively, or any Person on their respective Behalf, shall be and remain as good, valid, and effectual, in favour of, against, and with reference to the Corporation and the Water Company respectively, and may be proceeded on and enforced, in the same Manner to all Intents and Purposes as if this Act were not passed.

XII. Notwithstanding such Repeal, any Action, Suit, Prosecution, Actions, &c. or other Proceeding whatsoever commenced either by or against the not to abate. Corporation or the Water Company before the Commencement of this Act, shall not abate or be discontinued or prejudicially affected by this Act, but, on the contrary, shall continue and take effect both in favour of and against the Corporation and the Water Company respectively in the same Manner to all Intents and Purposes as if this Act had not passed.

XIII. Notwithstanding such Repeal, all Persons who immediately Debts due to before the Commencement of this Act owe any Sum of Money and by Corporation and to the Corporation and the Water Company respectively, or to any Water Com-Person on their respective Behalf, shall pay the same, with all the pany to be Interest (if any) due and payable or accruing for the same, to the by them. Corporation and the Water Company respectively; and all Debts and Monies which immediately before the Commencement of this Act are due or owing by or recoverable from the Corporation and the Water Company respectively, or for the Payment of which the Corporation and the Water Company respectively are, or but for this Act would be liable, shall be paid, with all Interest (if any) due and payable or accruing for the same, by or be recoverable from the Corporation and the Water Company respectively.

XIV. Provided always, That, notwithstanding the Repeal of the Present and first, secondly, thirdly, fourthly, fifthly, sixthly, and seventhly future Rights and recited Acts, and except only as is by this Act otherwise expressly Liabilities provided, everything before the Commencement of this Act done and under resuffered respectively under the Acts repealed by this Act, or by the saved, Borough of Bolton Act, 1850, or any of them, shall be as valid and effectual as if this Act were not passed; and such Repeal and this Act respectively shall accordingly be subject and without Prejudice to everything so done and suffered respectively, and to all Rights, Liabilities, Claims and Demands, both present and future, which, if 28 T $\lceil Local. \rceil$ such

such Repeal had not happened, and this Act were not passed, would be incident to and consequent on any and every thing so done and suffered respectively; and with respect to such Things so done and suffered respectively, and such Rights, Liabilities, Claims, and Demands, the Corporation shall to all Intents and Purposes represent the several other Parties by whom the repealed Acts or any of them respectively were from Time to Time executed: Provided always, that the Generality of the Provisions contained in this Enactment shall not be confined or restricted by any special Provision contained in this Act.

Water Company to continue incorporated till their Affairs are wound up.

XV. Notwithstanding such Repeal, the Water Company shall continue incorporated for the Purpose of receiving, recovering, and distributing the yearly Rentcharge of Four thousand five hundred Pounds payable to them by the Corporation, and the Monies from Time to Time paid to them for the Redemption thereof by the Corporation, and for the Auditing of their Accounts, and for such of the Purposes of this Act as relate to the Water Company, and for enabling the Water Company to carry on and wind up their Affairs, and for the Security and Indemnification of their Mortgagees, and Bond and other Creditors, and of their Directors, Officers, and Servants, and for all other Purposes connected with those several Purposes respectively: Provided always, that when the Affairs of the Water Company are finally wound up, that Company shall, by force of such Repeal, be dissolved and wholly cease to exist.

Corporation and Water Company to remain entitled to their Property.

XVI. Notwithstanding such Repeal, the Corporation and the Water Company respectively shall be seized and possessed of and entitled to all the Waterworks, Aqueducts, Reservoirs, and other Works and Conveniences, Streams, Springs, and Waters, Rights, Interests, Powers, and Privileges, in, to, and concerning Lands, Buildings, and Estates, Monies, Property, Effects, Choses in Action, Claims, and Demands whatsoever, of or to which the Corporation and the Water Company respectively, under or by virtue of the repealed Acts, or any of them, or otherwise howsoever, are immediately before the Commencement of this Act respectively seized, possessed of, or in any way entitled at Law or in Equity, or otherwise howsoever, with the Appurtenances, as if this Act were not passed.

Corporation and Water Company to continue entitled to Powers under other Acts.

XVII. Notwithstanding such Repeal, the several Clauses and Provisions whatsoever in favour of or relating to the Corporation and the Water Company respectively contained in any Act or Acts other than the repealed Acts, and which immediately before the Commencement of this Act are in force, except where the same Clauses and Provisions or any of them are altered by this Act, shall on and from the Commencement of this Act apply to the Corporation and the Water

Water Company respectively, and shall for the Purposes of this Act continue and be in force accordingly; and the Corporation and the Water Company respectively, by themselves, their Officers and Servants, may and shall accordingly, and for the several Purposes of this Act relating to them respectively (except as aforesaid), be entitled to, and have, exercise, and enjoy, under or by virtue of those Clauses and Provisions respectively, all such Rights, Interests, Powers, Authorities, and Privileges whatsoever, and be subject to all such Liabilities and Restrictions, as, in case this Act were not passed, the Corporation and the Water Company respectively, by themselves respectively, and their respective Officers and Servants, under or by virtue of the same, might be entitled to, or might have, exercise, and enjoy, or be subject to.

XVIII. Provided always, That after the Commencement of this Act such of those Clauses and Provisions respectively as relate to the Waterworks of and the Supply of Water by the Water Company, Powers apapply to the Corporation instead of to the Water Company, and shall Waterworks be construed and have effect accordingly.

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XIX. Notwithstanding such Repeal, but subject to the Provisions of this Act, all the Powers, Rights, and Privileges by the fourthly and fifthly recited Acts, or any other Act or Acts, or otherwise, conferred Rights, &c. on or given to the Water Company, and by the sixthly-recited Act made applicable to and vested in the Corporation, are by this Act Company. applied to and vested in the Corporation, and may be enjoyed by them, and their Officers, Agents, and Servants, under the same Penalties, Provisions, and Restrictions, and subject to the same Liabilities, as by the sixthly-recited Act provided; and the Name and Corporate Seal of the Corporation may be used when necessary in reference thereto, as by that Act provided.

XX. Notwithstanding such Repeal, all Contracts, Agreements, Contracts of Conveyances, Mortgages, Bonds, Liabilities, and Securities made or Water Com-Conveyances, Morigages, Bonds, Liabilities, and Securities inade of pany affect-entered into with, to, or in favour of, or by, or for, or on behalf of the ing Corpora-Water Company, or to which the Water Company were subject or tion to reliable before the Execution of the Conveyance of their Waterworks to the Corporation, and to which that Undertaking or the Corporation are according to the Provisions of the sixthly-recited Act liable, shall, as from and after the Execution of such Conveyance, be and remain as good and effectual in favour of, against, and in reference to the Corporation, and may be proceeded on and enforced in the same Manner by or against the Corporation, as if this Act were not passed.

XXI. Notwithstanding such Repeal, all Rules, Regulations, and Byelaws, Byelaws made by the Corporation under the repealed Acts, and in &c. to remain in force on the Commencement of this Act, shall continue in full force force.

for Six Months after the Commencement of this Act, unless the same be sooner repealed, altered, or varied under this Act; and such Regulations, Rules, and Byelaws, and all Penalties and Forfeitures incurred under the repealed Acts, may and shall be enforced, recovered, and applied in like Manner in all respects as the same respectively might be enforced, recovered, and applied in case the same were made and imposed respectively by or under this Act.

Penalties to be recoverable.

XXII. Notwithstanding such Repeal, all such Penalties, Damages, Monies, Costs, and Expenses as, in case this Act were not passed, would, under the repealed Acts, or any of them, become payable to or recoverable by any Person, shall after the Commencement of this Act be payable by and recoverable in like Manner and by like Ways and Means as if this Act were not passed.

Maps, &c. to remain in Custody of the Peace.

XXIII. Notwithstanding such Repeal, all Maps, Plans, and Books of Reference, and all Corrections and Certificates of Corrections the Clerks of thereof respectively, deposited for the Purposes of the repealed Acts, or any of them, with any Clerks of the Peace, shall remain in their Custody as if they were deposited for the Purposes of this Act according to the Provisions of the Act of the First Year of Her Majesty, Chapter Eighty-three; and those Clerks of the Peace respectively shall accordingly permit the same to be inspected, and Copies thereof and Extracts therefrom to be taken.

As to Monies paid into the Bank.

XXIV. Notwithstanding such Repeal, in every Case in which under the Provisions of the repealed Acts, or any of them, any Money is before such Repeal paid by the Corporation or the Water Company into the Bank of England, or to any Trustee or Trustees, as Purchase or Compensation Money, or on any Account, such Money, or the Stocks, Funds, or Securities in or upon which the same is from Time to Time invested by the Order of the Court of Chancery or otherwise, and the Interest, Dividends, and annual Produce thereof, shall after the Commencement of this Act be applied and disposed of pursuant to the repealed Acts respectively; but so that the Obligations of the Water Company under these Acts respectively with respect to such Monies, Stocks, Funds, and Securities shall be performed and observed by the Corporation.

Rates due at Commencement of Act to be recovered by Corporation.

XXV. Notwithstanding such Repeal, all Water and other Rates which immediately before the Commencement of this Act are due and payable or accruing due and payable to the Corporation, shall from and after the Commencement of this Act be payable to and may be collected and recovered by the Corporation in like Manner as any Rates may under this Act be collected and recovered by the Corporation.

XXVI. Not-

XXVI. Notwithstanding such Repeal, all Books, Writings, and Books to be Documents by the repealed Acts respectively directed or authorized Evidence. to be kept or made, and which if this Act were not passed would be receivable in Evidence, shall be admitted in Evidence in all Courts of Law and Equity and elsewhere accordingly.

XXVII. Notwithstanding such Repeal, every Officer and Servant appointed by virtue of or acting under the Authority of the repealed Acts, or any of them, shall hold and enjoy his Office and Employment, and the Salary thereunto annexed, and be deemed an Officer and Servant of the Corporation and the Water Company respectively, until he be removed by them respectively from such Office and Employment; and he shall have the like Power and Authority for the Purposes of this Act, and be subject to the like Power of Removal, Rules, Regulations, Pains, and Penalties, in all respects whatsoever as if he had been appointed by them respectively under this Act.

continue.

XXVIII. Notwithstanding such Repeal, the Water Company shall Water Combe kept by the Corporation indemnified against all Losses, Costs, pany to be indemnified Damages, and Penalties whatsoever by reason of any Act or Default of by Corporathe Corporation, or their Officers, Agents, or Servants, in any way concerning the Waterworks purchased by the Corporation from the Water Works Water Company, or any Corporation or Person with reference late of Comthereto.

tion with reference to pany.

XXIX. Notwithstanding such Repeal, all Certificates, Sales, Trans- Certificates fers, and Dispositions, before the Commencement of this Act made or executed under any of the repealed Acts of or with respect to any Shares of the Water Company, shall remain in full force, and continue Company to and be available in all respects.

and Transfers of Shares in Water remain in force.

XXX. Notwithstanding such Repeal, such Part of the yearly Rentcharge of Four thousand five hundred Pounds payable by the charge of 4,500l. to be ·Corporation to the Water Company as is accruing at the Commence-paid to ment of this Act shall be payable to and may be recovered by the Water Com-Water Company in like Manner as if this Act were not passed; and the Corporation shall not be bound to see to the Application of any Money which they pay to that Company in accordance with the Provisions of the sixthly-recited Act and this Act respectively.

Yearly Rent

XXXI. Notwithstanding such Repeal, the yearly Rentcharge Application payable by the Corporation to the Water Company, and the Money by Water Company of paid by the Corporation for the Redemption thereof, shall be applied yearly Rentby that Company, in the first place, in Payment of all the Debts and charge. Demands outstanding against that Company; and after such Payment the Residue shall, by that Company, be divided amongst the several Persons who at the Time of Payment thereof are Proprietors of Shares

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in the Capital of that Company, in proportion to their respective Interests in such Capital, and their respective Executors, Administrators, and Assigns.

Provisions of 1st, 2dly, and 3dly recited Acts in favour of particular Persons to remain in force.

XXXII. Notwithstanding such Repeal, all Regulations and Restrictions which by the first, secondly, and thirdly recited Acts or any of them were imposed upon or required to be observed by the Great Bolton Trustees, or, as the Case may be, the Little Bolton Trustees, for the Protection, Accommodation, or Benefit of any Persons, or for the Protection or for securing the Enjoyment of any Estates, Properties, or Interests, shall, except so far as is by this Act otherwise expressly enacted, be obligatory on and observed by the Corporation, as if the several Provisions of the first, secondly, and thirdly recited Acts in reference thereto respectively had been specially repeated and re-enacted in this Act, and had been made applicable to the Corporation.

Provisions of 7thly-recitedAct for the Highways of the Part of Little Bolton to remain.

XXXIII. Notwithstanding such Repeal, the Portion of the Township of Little Bolton which is not in Bolton shall, as from the Commencement of the seventhly-recited Act, be a separate and distinct District for all the Purposes of the Repair and Maintenance Bolton out of of the Highways in that Portion, and the Inhabitants of that Portion shall have and be subject to all the Powers, Privileges, Authorities, Indemnities, Duties, and Liabilities whatsoever with respect to the Repair and Maintenance of those Highways which they would have and be subject to if that Portion were a Township of itself; and that Portion shall for such Purposes, and as from the Commencement of the seventhly-recited Act, be deemed a Township of itself, and those Highways may and shall be repaired and maintained accordingly.

Confirmation by 7thly-recited Act of Purchase by Trustees of Land for a Reservoir to be effectual.

XXXIV. Notwithstanding such Repeal, the Lands which before the Year One thousand eight hundred and forty-two were Part of Bolton Moor, and whereof, in or about that Year, the Great Bolton Great Bolton Trustees took Assignments for the respective Residue of Two several Terms of Five thousand Years and Four thousand nine hundred and seventy-six Years respectively, and whereon or on Part whereof they constructed a Reservoir for Water, shall be deemed to have been duly purchased by them, and to have been, immediately before the passing of the seventhly-recited Act, duly vested in them for the Purposes of the first-recited Act, for the respective Residue of those several Terms of Years; and the Rents reserved in respect of those Lands, and which the Great Bolton Trustees in or about that Year released, shall be deemed to have been duly released by them.

8 & 9 Vict. c. 18. incorporated.

XXXV. "The Lands Clauses Consolidation Act, 1845," is incorporated with this Act: Provided always, that the Corporation shall not, except as by this Act expressly provided, take any Land otherwise than by Agreement.

XXXVI. Subject

XXXVI. Subject to the Provisions of this Act, the Corpora-Power to take tion from Time to Time may enter upon, take, interfere with, and use Lands, &c. such of the Lands respectively shown on the Plans, Sections, and deposited Books of Reference deposited for the Purposes of the Streets and Plans. Improvements of Streets by this Act authorized as they think requisite for the several Purposes in that Behalf of this Act.

XXXVII. Subject to the Provisions of this Act, the Corporation Power to take from Time to Time may enter upon, take, and use, for the Improvement of the new Market and the Approaches thereto, such of the for Market. Lands specified in Schedule (A.) to this Act annexed as they think requisite.

Lands in Schedule(A.)

XXXVIII. The Powers of the Corporation for the compulsory Period for Purchase of Lands for the Purposes of this Act shall not be exercised compulsory Purchases after the Expiration of Five Years after the Commencement of this limited. Act.

XXXIX. The Provisions incorporated with this Act of "The Compensa-Lands Clauses Consolidation Act, 1845," and "The Markets and tion in respect of Fairs Clauses Act, 1847," respectively, extend to enable and require Manorial full Compensation to be claimed and paid for the Value of any Rights. Franchises, Royalties, Rights, and Privileges, if any, appendant or attached to, or lawfully enjoyed or claimed in respect of any Manor taken away or injuriously affected by or by virtue of the seventhlyrecited Act and this Act respectively, and for all Damage sustained by the Owners of and other Parties interested in such Franchises, Royalties, Rights, or Privileges, by reason of the Exercise by the Corporation, so as to affect any such Franchises, Royalties, Rights, or Privileges, of the Powers vested in them by the seventhly-recited Act and this Act respectively.

XL. The Corporation from Time to Time may by Agreement Power to take purchase and otherwise acquire any Lands, or any Easement, Right, Lands by Agreement; Power, or Privilege in, over, or affecting any Lands, which they think requisite for any of the Purposes of this Act: Provided always, that the Corporation shall not so acquire more than Fifty Acres of Land.

XLI. The Consideration for any such Purchase may be either and Con-Money or any Premises for the Time being belonging to or at the sideration for Disposed of the Corneration of the Corneration Disposal of the Corporation, or any yearly or other Rent, or a mixed Consideration of Money, Premises, and Rent, or any of them; and on any such Purchase for which any Premises are the Consideration or Part of the Consideration, the Corporation may accept any Money in the way of Equality of Exchange.

XLII. The Corporation from Time to Time, if they think fit, may purchase any of the Shares for the Time being in the Capital of the buy Shares Water Company.

Water Company which the Holder thereof is willing to sell; and when the Corporation have purchased any such Share they may give Notice thereof to the Water Company or their Clerk or Secretary for the Time being; and on furnishing to the Water Company or their Clerk or Secretary Evidence to their or his reasonable Satisfaction of such Purchase having been made, an Entry thereof shall be made by the Clerk or Secretary in the Books of the Water Company, and the Corporation shall thenceforth be the Proprietors of such Share and interested in the Capital of the Company accordingly: Provided always, that the Corporation shall not pay for the Purchase of any such Share more than Twenty-five Years Purchase on the aggregate Amount of the Two Half-yearly Dividends paid next before the Day of such Purchase on such Share.

Power to acquire and dispose of Shares in Gas Company.

XLIII. The Corporation from Time to Time may purchase or acquire from any Persons willing and competent to dispose of the same, and hold any Shares already or hereafter created in the Capital of the *Bolton* Gas Company, and any other Interest in that Capital; and every such Purchase, Acquisition, Sale, and Disposal may be on such Terms and Conditions as the Corporation and the other Party thereto mutually agree.

Lands, &c.,
purchased
by Corporation to be
Part of Corporate
Estates, &c.

XLIV. All Lands, Easements, Rights, Powers, Privileges, and Property whatsoever, by this Act vested in or from Time to Time acquired under this Act by the Corporation, shall be vested in them as Part of their Corporate Estates, and the Rents, Issues, and Profits thereof shall be Part of their Borough Fund.

Corporation may sell Estates of Great and Little Bolton Trustees.

XLV. The Corporation may from Time to Time, with the Approbation of the Commissioners of Her Majesty's Treasury, make Sale and absolutely dispose of and convey the Lands, Rents, Estates, Property, and Effects whatsoever of the *Great Bolton Trustees*, other than the *Bolton Moor* Reservoirs, and the Works, Pipes, and Appurtenances connected therewith, and the *Little Bolton Trustees* respectively, which by the seventhly-recited Act were respectively vested in the Corporation.

Purchasers
of Bolton
Moor Rents
to have same
Remedies as
Great Bolton
Trustees for
Recovery
thereof.

XLVI. The Persons for the Time being entitled at Law to the Bolton Moor Rents, or any of them, under or by virtue of any Conveyance thereof made by the Corporation, shall have such and the same or the like Rights, Powers, and Remedies for the Recovery theref as the Great Bolton Trustees would have had if the seventhly-recited Act and this Act respectively had not passed.

As to Sales under this Act.

XLVII. The Sales from Time to Time made in accordance with this Act of any Lands from Time to Time vested in the Corporation by

or in accordance with the Provisions of this Act, may be made at such Times as the Corporation from Time to Time think fit, and under the Authority of this Act.

XLVIII. "The Waterworks Clauses Act. 1847," except the Provi- 10 & 11 Vict. sions thereof "with respect to the Amount of Profit to be received c. 17. incorby the Undertakers when the Waterworks are carried on for their Benefit," is incorporated with this Act.

XLIX. Subject to the Provisions of this Act, the Corporation may complete, in the Line and upon the Lands delineated on the Plans complete unfinished deposited for the Purposes of the fourthly and fifthly recited Acts Waterrespectively, the Waterworks by those Acts respectively authorized, works. and which are now partly made.

L. The Corporation shall from Time to Time maintain and repair Corporation the Rumworth Reservoir, made under the fifthly-recited Act, and the Works appertaining thereto.

to maintain Rumworth Reservoir.

LI. The Corporation shall from Time to Time for ever hereafter Corporation maintain and repair the Belmont Reservoir and the Works appertaining to maintain Belmont thereto, and keep the present Embankment of such Reservoir so that Reservoir, Water may be impounded therein to the Height prescribed in that &c. Behalf by the said fourthly-recited Act.

LII. Subject to the Provisions of this Act, the Corporation from Power for Time to Time may maintain their existing Waterworks, and make, Corporation to maintain alter, and discontinue in connexion therewith such Reservoirs, Conduits, water-Watercourses, Gauges, Mains, Pipes, Apparatus, Works, and Conveniences as they from Time to Time think fit, and may, upon any Lands water. from Time to Time vested in them for the Purposes of the Waterworks, make such Buildings and may do all such other Things as they from Time to Time think proper for collecting and storing Water and supplying Water within the Limits in that Behalf of this Act, and may sell and dispose of the Water as they from Time to Time think fit.

works and

LIII. Provided always, That the Corporation shall be bound to &c. to be maintain the existing Reservoirs and other Waterworks made in Great maintained Bolton for the gratuitous Supply of Water to the Inhabitants of Great Bolton for Bolton.

Existing Reservoirs gratuitous Supply.

LIV. Subject to the Provisions of this Act, and doing as little Power for Damage as may be, and making Satisfaction to all Persons entitled Corporation thereto for any Damage done to the Surface of the Lands, the Corpo- Water in ration from Time to Time may search for, collect, obtain, divert, alter Heaton.

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the

the Course of, and take all the Springs, Surface and Flood Waters arising, being, or flowing in, through, into, or upon so much of the Township of *Heaton* as is included within the following Boundaries, and shown by the Plans deposited for the Purposes of the fifthly recited Act; (that is to say,) from the common Boundary of the Townships of *Heaton* and *Horwich*, at the Fence dividing Two Fields in the Township of Heaton, numbered respectively One and Eighteen in those Plans; thence, in an Easterly Direction along that Fence, to the South-easterly Corner of a Field numbered Two; thence, in a Northerly Direction along the Fence on the Easterly Side of that Field, to a Fence dividing Two Fields numbered respectively Three and Four; thence, in an Easterly Direction along that Fence, to the South-easterly Corner of the Field numbered Three; thence, in a straight Line South-easterly, to the North-easterly Corner of a Field numbered Thirty-two; thence, in a straight Line in a Southerly Direction, to the Junction of Four Roads at Bob Smithy; thence in an Easterly Direction along the Chorley Old Road for a Distance of Twenty Statute Chains; thence, in a Southerly Direction in a straight Line, to the North-easterly Corner of a Field numbered One hundred and eighteen; thence, in a Southerly Direction in a straight Line, to the South-easterly Corner of a Field numbered One hundred and fifty, and near a Building numbered One hundred and fifty-one; thence, in an Easterly Direction, along the Fence forming the Northerly Boundary of a Field numbered One hundred and seventy-four, and from the Easterly Termination of that Fence in a straight Line, past Markland Hillock, to the North-east Corner of a Field numbered One hundred and ninety; thence, Southerly, along the Fence forming the Easterly Boundary of that Field, and the Westerly Boundary of a Field numbered One hundred and ninety-six, to Stone's Farm, numbered Two hundred and thirty-six; thence, along the Foot of the outside Slope of the Embankment on the Easterly Side of the Service Reservoir shown on those Plans, and thence in a straight Line Southerly across the Field numbered Two hundred and fifty-one to the Chorley New Road; thence, Westerly, along the Northerly Side of that Road for a Distance of Twenty Statute Chains; thence, in a Northwesterly Direction, by a Line parallel to and at an equal Distance of One hundred and ten Yards from the Foot of the outside Slope of the Embankment on the Westerly Side of that Service Reservoir; thence, in a Direction partly Westerly and partly Northerly, by a Line running parallel to and at an equal Distance of One hundred and ten Yards from and on the South Side of the Line of Conduit House on that Plan, and thereon described as proposed Line of Conduit to the common Boundary of the Townships of Heaton and Horwich, at a Southerly Corner of a Plantation in the Township of Heaton numbered One hundred and sixty-four; thence, partly in a Westerly Direction and partly in a Northerly Direction, along the common Boundary of those

those Townships, to the Point first described; and, for such Purposes, may make, lay down, and maintain such Trenches, Troughs, Pipes, Conduits, Aqueducts, Underground Wells, Shafts, and other Works, and in such Manner as the Corporation think proper.

LV. The Corporation from Time to Time may divert and take all Power for Water arising, issuing, or raised from the working of any Mines, Corporation to take Water Minerals, Delfs, or Quarries within any Part of the Lands from which arising from the Corporation are by this Act or otherwise authorized to collect or working divert Water, or within any Part of the Land numbered Seven, in the Plans deposited for the Purposes of the fourthly-recited Act, except that the Owner of any such Mine, Delf, or Quarry may retain and use for the Purpose of working any Steam Engines employed in or about the same, or for his or their Cattle, or for his or their domestic Purposes, any Water so arising, issuing, or raised, provided that the Corporation shall not for such Purpose enter upon any Lands not acquired by them, without the Consent in Writing of the Owner and Occupier thereof.

LVI. It shall be lawful for the Owner for the Time being of the Owners of Land lying North-westward or Northward of the said Land numbered certain Land 7, but without Prejudice to the Rights of any other Person, to draw Water use any Means he may think proper within such Land lying North- from Land westward or Northward of the said Land numbered 7, for the without Purpose of withdrawing the Water from the said Land numbered 7, Prejudice, or for preventing any Water from flowing into the same; but it &c. shall not be lawful for such Owner to do, or cause or permit to be done, any Act within, upon, or under any Part of the said Land numbered 7, that will prevent all or any Part of the Spring, Surface, or Flood Waters therein or thereon from flowing into the said Three Nooked Shay Brook, except in exercising the Rights hereinbefore and herein-after reserved to such Owner.

may with-

LVII. Provided always, That the Water to be supplied by the Water laid Corporation need not be constantly laid on under Pressure until on under Pressure until Pressure. after the Expiration of Two Years after the Commencement of this Act.

LVIII. The Corporation shall, at the Request of the Owner or Corporation Occupier of any Dwelling House or Part of a Dwelling House in any Street within the Limits of this Act for the Supply of Water in which domestic any Water Main of the Corporation from Time to Time is laid, or on Purposes. the Application of any Person who under the Provisions of this Act is entitled to demand a Supply of Water for domestic Purposes, furnish to such Owner or Occupier or other Person a sufficient Supply

to supply Water for

Supply of Water for domestic Purposes, at Rates not exceeding the Rates in this Act specified.

What are not domestic Purposes.

LIX. A Supply of Water for domestic Purposes does not include a Supply of Water for Baths, Waterclosets, Horses or Cattle, or for Horses or washing Carriages, where such Horses or Carriages are kept for Hire or for any Trade, Manufacture, or Business whatsoever, or for watering Gardens, or for Fountains, or for any ornamental Purpose.

Rates for WaterSupply for domestic Purposes.

LX. The Rates at which the Corporation shall supply Water for domestic Purposes are the following yearly Rates, to be paid quarterly in advance; (that is to say,)

When the yearly Rack-rent or Value of the Premises so supplied does not exceed Three Pounds per Annum, Four Shillings and Sixpence a Year:

When such Rent or Value is above Three Pounds, but does not exceed Four Pounds, Six Shillings a Year:

When such Rent or Value is above Four Pounds, but does not exceed Five Pounds, Seven Shillings and Sixpence a Year:

When such Rent or Value is above Five Pounds, but does not exceed Six Pounds, Nine Shillings a Year:

When such Rent or Value is above Six Pounds, but does not exceed Twelve Pounds, at a yearly Rate not exceeding Seven Pounds per Centum thereon:

When such Rent or Value is above Twelve Pounds, but does not exceed Twenty-five Pounds, at a yearly Rate not exceeding Six Pounds Ten Shillings per Centum thereon:

When such Rent or Value is above Twenty-five Pounds, but does not exceed Fifty Pounds, at a yearly Rate not exceeding Six Pounds per Centum thereon:

When such Rent or Value is above Fifty Pounds, but does not exceed One hundred Pounds, at a yearly Rate not exceeding Five Pounds Ten Shillings per Centum thereon:

And when such Rent or Value is above One hundred Pounds, at a yearly Rate not exceeding Five Pounds per Centum thereon:

Provided always, that the Corporation shall not take for such Supply from any Owner or Occupier more than Ten Pounds a Year.

Rates for Supply in Farnworth, &c. and to Houses not exceeding 6l. a Year.

LXI. Provided always, That the Corporation may take for a Supply of Water for domestic Purposes within the several Townships of Farnworth, Kearsley, Darcy Lever, and Great Lever, if such Rent or Value do not exceed Six Pounds a Year, any Sum not exceeding Nine Shillings a Year when paid in Advance, or Twelve Shillings a Year when in Arrear.

LXII. The

LXII. The Corporation shall not take for a Year's Supply to Waterclosets or Baths in or belonging to Dwelling Houses more than the Sum of Five Shillings for each Watercloset or Bath.

Limiting Amount of Charge for Waterclosets.

LXIII. The Corporation may by Agreement supply Water to any Persons for any Purposes other than domestic Purposes, at such Agreement. Rates and on such Terms and Conditions as are from Time to Time mutually agreed on between the Corporation and the Persons desirous of having such Supply.

Supply of

LXIV. Every Cistern or other Receptacle for Water, and every Closet, Soil Pan, and private Bath, supplied with Water by the Cor- Baths to be poration, shall be so constructed and used as effectually to prevent the Waste, Misuse, or undue Consumption of Water, and the Flow or Return of foul Air, or other noisome or impure Matter, into the Waste or the Mains or Pipes connected with or communicating therewith; and the Reflux of Corporation shall not be bound to supply Water to any Cistern or ter into the other Receptacle for a Watercloset, Soil Pan, or private Bath not so Mains. constructed and used.

Cisterns, Closets, and so constructed as to prevent impure Mat-

LXV. The Officers of the Corporation may from Time to Time Power to enter into any Dwelling House, Building, or Lands, for the Purpose of in certain ascertaining whether the Provisions of this Act be duly complied Cases. with: Provided always, that such Power of Entry shall not be exercised at any Hour not authorized by "The Waterworks Clauses Act, 1847," except with the Consent of a Justice.

LXVI. If any Person supplied with Water by the Corporation Water may wilfully do or cause to be done anything in contravention of the Pro- certain visions of this Act relating to Water Supply, or wilfully omit to do Cases. anything which, under such Provisions, ought to be done for the Prevention of the Waste, Misuse, or undue Consumption, or the Contamination of the Water of the Corporation, the Corporation may turn off the Water supplied by them to such Person, and cease to supply such Person with Water until the Act or Omission be rectified, and also may recover from such Person, by Action or Suit in any Court of competent Jurisdiction, the Amount of any Damage which the Corporation sustain in consequence of any such Act or wilful Omission.

be cut off in

LXVII. The Corporation from Time to Time shall provide and Cisterns near maintain a reasonable Number of open Cisterns, and keep therein a Hoghton constant Supply of good Spring Water, for the Use of Cattle, and for Turnpike domestic Purposes, in suitable Situations on the Lands on the higher Road for Side of the Sharples and Hoghton Turnpike Road, within and upon which the Corporation from Time to Time may enter for the Purpose of taking Water; and the Owner for the Time being of such Land,

Sharples and Cattle.

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his Lessees and Tenants, may take and use such Water, as also any other Water arising or being on such Land, for his and their Cattle and for his and their domestic Purposes, but not in any Case to be used as Power to any Machine, unless used for the Purpose of working Steam Engines as by this Act authorized: Provided always, that such Owner, his Lessees or Tenants, shall not commit any wilful Damage or Obstruction to any Water which the Corporation from Time to Time have a Right to take, use, or enjoy, except only so far as may be necessary for the due Exercise of the Powers by this Act granted or reserved to such Owner, Lessees, and Tenants.

Other open Cisterns for Use of Cattle, &c.

LXVIII. The Corporation shall also provide and maintain a reasonable Number of open Cisterns, and keep therein a constant Supply of Water for the Use of Cattle and for domestic Purposes, in suitable Situations, on any other Lands on which the Corporation enter under the Authority of this Act for the Purpose of taking Water; and the Occupiers of such Lands may take and use such Water for their Cattle and for their domestic Purposes.

Gauge near Belmont Reservoir. LXIX. Subject to the Provisions of this Act, the Corporation shall maintain in the Goit or Millrace leading from the Belmont Reservoir to the Cotton Mill at Belmont in Sharples, at the passing of the fourthly-recited Act occupied by Robert Orrell, at a Place within Two hundred Yards of the Embankment of that Reservoir, the now existing Gauge there or a similar Gauge, and respectively of suitable Materials and Construction, through or over which the Water from Time to Time drawn from that Reservoir into that Goit or Millrace shall pass: and the respective Owners and Occupiers of Falls on the Stream below that Reservoir shall have free Access at all Times, by themselves, their Agents or Servants, to that Gauge, for the Purpose of measuring or testing the Quantity of Water from Time to Time passing through or over it.

Daily Supply of Water from Belmont Reservoir.

LXX. From Time to Time after the Commencement of this Act the Corporation shall cause a Supply of Water to be drawn from and to flow out of the Belmont Reservoir into that Goit or Millrace, at the Rate of not less than Fifteen Cubic Feet of Water in every Second of Time during Twelve Hours of every Working Day, between Five o'Clock in the Morning and Eight o'Clock in the Evening, provided there be from Time to Time sufficient Water for that Purpose.

Supply therefrom to Folds and Belmont Estates.

LXXI. From Time to Time after the Commencement of this Act the Owner for the Time being of the Estate called Folds, and of the Cotton Mills on the Estate called Belmont, and any Person by his Authority, may draw from the Belmont Reservoir into that Goit or Millrace any additional Quantity of Water during such Twelve Hours

of any Working Day, but not so as to endanger such Supply of Fifteen Cubic Feet of Water a Second.

LXXII. At any Time after the Commencement of this Act, a greater Quantity of Water than Sixteen Cubic Feet of Water in every Second of Time during such Twelve Hours of every Working Day drawn off shall not be drawn from the Belmont Reservoir without the Consent from Belmont from Time to Time of the Owner of the Estate called Folds, and of without the Cotton Mills on the Estate called Belmont, and which Consent Consent. may from Time to Time be revoked and renewed; and any Water shall not be drawn from that Reservoir between Eight o'Clock in the Evening and Five o'Clock in the Morning, or on any Sunday.

Limiting Quantity of Water to be

LXXIII. The Corporation shall for ever maintain in the Goit or Gauge near Cut leading from the Rumworth Reservoir to Middle Brook the now Reservoir. existing Gauge there, or a similar Gauge, in the same Place, and respectively of suitable Materials and Construction, through or over which all the Water from Time to Time drawn from that Reservoir into that Goit or Cut shall pass; and the respective Owners and Occupiers of Falls on the Stream between that Reservoir and the Junction of the River Lever with the River Irwell shall have free Access at all Times, by themselves, their Agents or Servants, to that Gauge, for the Purpose of measuring or testing the Quantity of Water from Time to Time passing through or over it.

Rumworth

LXXIV. From Time to Time after the Commencement of this Act Daily Supply the Corporation shall cause a Supply of Water to be drawn from and from Rumto flow out of the Rumworth Reservoir into that Goit or Cut, at the worth Reser-Rate of not less than Five Cubic Feet of Water in every Second of voir. Time during Twelve Hours of every Working Day, between Five o'Clock in the Morning and Eight o'Clock in the Evening, except whenever, from natural or accidental Causes, there is not sufficient Water for that Purpose; such Supply to be for the Use of and enjoyed by the several Owners and Occupiers of Works or Falls at the passing of the fifthly-recited Act supplied with Water by that Act authorized to be diverted and taken by the Water Company, in as full and beneficial a Manner as the Water so authorized to be diverted and taken could have been enjoyed by those Parties respectively if that Act had not passed.

LXXV. Provided always, That, subject to the Provisions of this Power for Act, Henry Tempest, in whose Lands that Goit or Cut was made, and other the Owner of these Lands, may take and use the Water from Time to Time flowing from, over, or through that Gauge, as fully and effectually as he could by Law have used the Water flowing down the

Henry Tempest to take Water flowing past the

Brook

Brook on which Rumworth Reservoir is made if the fifthly-recited Act and this Act respectively had not passed.

Power to draw off Water from Belmont and Rumworth Reservoirs for Repairs.

LXXVI. Provided always, That the Corporation may draw off the Water from the Belmont Reservoir and Rumworth Reservoir respectively, when and so often and to such Extent as is necessary for the Purpose of enlarging, repairing, and keeping in repair those Reservoirs respectively, and the Dams, Water Gates, Pipes, and other Works appertaining thereto respectively, the Corporation doing as little Damage as may be, and doing all such Works with reasonable Despatch.

Right of fishing, &c. in Belmont Reservoir reserved, &c.

LXXVII. Provided always, That the Owner for the Time being of the Estates called Folds and Belmont, and any Persons authorized by him, shall have the exclusive Right of fishing, fowling, and sporting, and of using Boats within or upon the Belmont Reservoir.

Owners of Land near Three Nooked Shay Brook may work Mines.

LXXVIII. Provided always, That this Act, or anything therein, shall not prevent the Owner of any Land marked or described on the Plan deposited for the Purposes of the fourthly-recited Act from working any Mines, Minerals, Delfs, or Quarries under any Part of such Land, or from leading or carrying away the Produce of such Mines, or from making Pits, Shafts, Pit Rooms, Heap Rooms, Drifts, Levels, Stumps, or Watercourses, or erecting and using Fire Engines and other Engines, and using Water for such Engines, and all other Matters and Things already or hereafter invented for working such Mines, Minerals, Delfs, or Quarries, or from leading or carrying away the Produce of such Mines, Minerals, Delfs, or Quarries, or from selling or disposing of the Produce of the same, or from conveying in reasonable Quantities the Rubbish and waste Materials arising from the working of such Mines, Minerals, Delfs, or Quarries into the Three Nooked Shay Brook, provided Ninety-six Hours previous Notice of the Intention to convey such Rubbish and waste Materials be given in Writing to the Corporation.

Corporation to permit Water to flow down Three maintain certain Works.

LXXIX. The Corporation shall permit all such Water in the said Three Nooked Shay Brook as shall not be conveyed into their existing Spring Water Reservoir or Dingle Reservoir to flow down Nooked Shay the said Brook, and also make and maintain a Waste Water Gate from Brook, and to each of the said Reservoirs into that Part of the said Brook which lies below their said Reservoirs, and cause to flow down the same Water Gates all the Waste Water that may run or flow from their said Reservoirs or either of them, but the Corporation shall not be liable to make or maintain any Work connected with their said Water Gates beyond such Water Gates respectively.

LXXX. It

LXXX. It shall not be lawful for the Corporation to do any Act except the maintaining of the Spring Water and Dingle Reservoirs that may impede, prejudice, inconvenience, or injure the future impede the Workings of the Mines, Minerals, Delfs, or Quarries, in any Land claimed to belong to the Reverend Charles Wright Clerk, nor to make any Reservoir or Dam upon any Part of the said Three Nooked Shay Brook, except such Catch-water Dams as shall be necessary for effectually conveying the Water from the said Brook into the Reservoirs of the Corporation: Provided always, that in the Construction of such Catch-water Dams they shall be so placed and formed as not to cause the Waters of the said Brook to back up into or interfere with any Stone Quarries or Beds of Stone on any Land claimed to belong to the said Charles Wright.

Corporation not to do any Act so as to working of certain Mines, &c. belonging to the Rev. C. Wright;

LXXXI. It shall not be lawful for the Corporation to sink or make nor to sink in any Land claimed to belong to the said Charles Wright any under- any underground Work lower than the Level of the Bed of their present Spring below a cer-Water Reservoir adjoining the Dingle Reservoir, except that in tain Level. certain Land situate at the South-easterly End of the said Spring Water Reservoir the Corporation may drive a Tunnel to the Level of the Bed of the said Dingle Reservoir.

ground Work

LXXXII. The Owner of the Land on which the Rumworth Rights of Reservoir is made, and any Person authorized by him, shall have the fishing, &c. exclusive Right of fishing, fowling, sporting, and of using Boats worth Reserthereon.

on the Rumvoir.

LXXXIII. Subject to the Provisions of this Act, Henry Tempest Power for and the Owners from Time to Time of the Lands in Rumworth H. Tempest and others to which belonged to him at the passing of the fifthly-recited Act, may impound from Time to Time, if he or they think proper, impound Water Water in in the Rumworth Reservoir to the full Height of Thirty-five Feet Reservoir, above the Surface of the Bed of the Brook on which Rumworth and draw it Reservoir is made at the Middle of the Width of the Embankment of off; that Reservoir, and may draw from that Reservoir through that Gauge, whenever the Surface of the Water in that Reservoir is at a Height exceeding Thirty-two Feet, any Quantity of Water above the Quantity of Five Cubic Feet a Second by this Act authorized to be drawn therefrom, but so that there be not at any Time so drawn by him or them more than Ten Cubic Feet of Water a Second during such Twelve Hours of any Working Day.

Rumworth

LXXXIV. Provided always, That the said Henry Tempest and such Owners shall defray the entire Expenditure of and attending the Expense of Purchase of the Land, and the making, repairing, and maintaining of the Works exclusively requisite for making and maintaining that [Local.]28~ZReservoir

H. Tempest, making such

Reservoir of such Height of Thirty-five Feet, and of all Works and Apparatus necessary and proper for his and their Purposes in connexion therewith, and of all Compensation from Time to Time payable in respect of any Damage occasioned by such raising and impounding of Water by him and them, except only the Expense of the Maintenance and Repair of that Embankment after it is so raised.

Corporation to permit certain surplus Water to flow into River Lever above Junction with River Croal.

LXXXV. Except with respect to Water supplied by the Corporation to Great Lever, Darcy Lever, Farnworth, and Kearsley respectively for domestic and sanitary Purposes, and for Baths, Waterclosets, Horses, Cattle, washing Carriages, trading, manufacturing, and agricultural Purposes, and for the Use or Supply of stationary or locomotive Steam Engines, the Corporation shall not supply Water which by any Means shall be made to drain into any Channel other than such as ultimately falls into the River Lever at or above its Junction with the River Croal.

Owners, &c. of certain Mines, not to be liable for Damage to Water-works.

LXXXVI. And whereas as there are within the Townships of Kearsley, Great Lever, Darcy Lever, and Farnworth extensive Mines, which cannot, without great Loss and Inconvenience, be worked subject to the Restrictions of "The Waterworks Clauses Act, 1847," therefore any Owner, Lessee, Occupier, or Worker of any Mine within those Townships respectively shall not be liable for or to make good any Damage occasioned to the Waterworks by the working in the usual and ordinary Course of any of those Mines.

Lands, &c. of Lancashire and York-shire Rail-way Company not to be entered without Consent.

LXXXVII. Nothing in this Act contained shall authorize the Corporation, or any other Person, for the Purposes of the Waterworks, to enter upon or to make or lay any Tunnel, Culvert, Drain, Pipe, or other Work, in, through, upon, or under the Manchester, Bolton, and Bury Canal Navigation, or the Towing-path thereof, or the Lancashire and Yorkshire Railway, or the Works thereto respectively belonging, or any other the Land, Buildings, or Premises of the Lancashire and Yorkshire Railway Company, without the previous Consent of that Company under their Common Seal, or, without such Consent, to remove any Tunnel, Culvert, Drain, Pipe, or other Work already or hereafter made or laid, in, through, upon, or under the same; and all Tunnels, Culverts, Drains, Pipes, or other Works made or laid, either for the Purposes of the Waterworks, or any other the Purposes of this Act, in, through, upon, or under the said Canal Navigation, or the Towing-path thereof, or the Lancashire and Yorkshire Railway, or the Works thereof, or any Land of the Lancashire and Yorkshire Railway Company, shall be made and laid, and at all Times maintained, by the said Corporation in such Manner as shall be approved by, and shall be made and laid under the Direction and Super-

Superintendence of the Engineer for the Time being of the Lancashire and Yorkshire Railway Company: Provided always, that this Enactment shall not prevent the Corporation from laying their Pipes in or along any public Road passing by means of a Bridge or Archway across that Canal or Railway.

LXXXVIII. The Corporation shall pay and make good to every Corporation Corporation and Person whomsoever all Loss, Costs, Damages, and Expenses whatsoever, and all Injury of what Nature or Kind done by soever, as well immediate as consequential, which they or he may breaking sustain or be put unto by reason or in consequence of the breaking bankments, down at any Time of the Embankment of any of the Works authorized &c. by, or constructed or enlarged under the Powers of the fourthly and fifthly-recited Acts, or either of them, to the same Extent, to all Intents and Purposes, as the Corporation by the said last-mentioned Acts or either of them were before the passing of this Act liable, or by reason or in consequence of the breaking down of the Embankment of any of the Works by this Act authorized to be made or maintained, or from the improper Construction or Maintenance of such several Embankments and Works respectively during the making or Repair thereof respectively, and the same may be recovered with full Costs of Suit in any Court of competent Jurisdiction.

to make good

LXXXIX. And in order to provide against Accidents to Life or Power for Property by the bursting of any Reservoir constructed or maintained Justices to under the Provisions of this Act, be it enacted, That whenever it shall of Reservoirs, be represented to Two Justices by the Owners or Occupiers of any Dwelling House, Mill, Factory, Works, or Lands situate below any such Reservoir so as to be in danger of being destroyed or injured Water thereby the Water of such Reservoir in case it should escape therefrom, lowered. that such Reservoir is in a dangerous State, such Justices shall forthwith make Inquiry into the Truth of such Representation; and if they shall be satisfied that such Reservoir is in a dangerous State, they shall, by Writing under their Hands, order and require the Corporation, within a Time to be specified in such Writing, to put such Reservoir into a proper State of Repair, or construct such Works as may be necessary to remove the Danger; and in case the Corporation shall not, within the Time so limited, and to the Satisfaction of the Justices who shall have made such Order, or of any Two Justices, have repaired such Reservoir or constructed such Works, or in case, upon receiving such Representation as aforesaid, the Justices shall consider the Danger to be so imminent as not to admit of Delay, they may, if they shall think fit, by Writing under their Hands, order and direct the Officer in charge of such Reservoir or any other Person whom they may think proper, to enter upon the Premises of the Corporation, and to open the Sluices of such Reservoir, or otherwise to let off so much

order Repairs and in certain Cases to direct the

much of the Water from such Reservoir as may be necessary to remove the Danger, and to keep the Water in such Reservoir at the reduced Level until such Reservoir shall have been repaired, or such Work as aforesaid shall have been constructed, to the Satisfaction of the Justices who shall have made such Order, or any other Two Justices, and who shall signify their Satisfaction by Writing superseding such Order, or until such Order shall be superseded upon Appeal as herein-after mentioned; and such Order may be in the Form or to the Purport and Effect following; (that is to say,)

'To A.B.

' WE, the undersigned, Two of Her Majesty's Justices of the Peace acting for the County of Lancaster, do hereby order and 'direct you, and such Person or Persons as you may require to ' aid and assist you herein, forthwith to do all such Acts as may be 'necessary to lower the Water in a certain Reservoir known as Reservoir by the Space of Feet or thereabouts, ' and to keep the same at that Level until you shall be further 'instructed by us or by Two other Justices of the Peace acting 'for such County; and you shall do as little Injury as possible to ' the Property of the Corporation; and in acting in obedience to the 'Premises this shall be your sufficient Warrant. One

'Given under our Hands this

Day of

' thousand eight hundred and

'(Signed) C.D.

And no Person acting under and in pursuance of such Order shall be deemed a Trespasser; and any Person who shall obstruct or prevent such Person in the Discharge of such Order, or shall wilfully do any Act in contravention of such Order, shall for every such Offence be liable to a Penalty not exceeding Fifty Pounds: Provided always, that, except when the Urgency of the Case will not admit of the Delay, the Justices, before making an Order to repair any such Reservoir or to construct any Works as aforesaid, or to lower the Water in any such Reservoir, shall cause Notice to be given to the Town Clerk of Bolton, and shall hear and consider any Evidence that may be tendered on behalf of the Corporation against the making of such Order: Provided also, that if the Corporation shall consider themselves aggrieved by any such Order, they may appeal against the same to any Quarter Sessions upon giving to the Justices who shall have made such Order Three Weeks Notice in Writing of the Grounds of such Appeal; and the Court of Quarter Sessions shall hear and determine such Appeal, and may either confirm or supersede the Order of such Justices as they may think proper; but until such Order shall be superseded, it shall continue in full force; and all the Costs, Charges, and Expenses of applying for, obtaining, and enforcing such

such Order shall be borne by the Corporation, unless the Justices making the Order shall direct such Costs, Charges, and Expenses, or a proportionate Part of them, to be borne by the Parties applying for such Order, which they are hereby authorized to do; and the Costs of any such Appeal as aforesaid shall be in the Discretion of such Court of Quarter Sessions.

XC. That, subject to the Provisions of this Act, nothing herein Lands may contained shall prevent the Owner or Occupier of any Land from making any Drains or Soughs therein for the Improvement of the same, gated. or from irrigating the said Land with Water.

be drained and irri-

XCI. The Corporation from Time to Time in and upon the Lands in that Behalf shown by the Plans and Sections and Books of Reference respectively deposited for the Purposes of this Act, and in the Line new Streets and Situation and on the Levels and within the Limits of Deviation so shown by those Plans and Sections, may make and maintain the Streets. several new Streets and the Alteration and Improvement of Streets by this Act respectively authorized.

Power to make and maintain and Improvements of

XCII. The new Streets by this Act respectively authorized New Streets comprise the following; (to wit,)

1. A Street commencing at the Victoria Hotel, on the North Side Improveof Hotel Street, running in a Northerly Direction across Back ments of Hotel Street to and terminating in Deans Gate, at the Shops Streets authorized as and Premises severally occupied by Mary Wilson, Robert Morley, herein set and Massah Harrison, so as to make Acresfield a continuous forth. Street into Deans Gate:

and Alterations, and

- 2. A Street commencing at the South Side of Church Gate at the Angel Public House, and running in a Southerly Direction to and terminating in Princess Street at a Dwelling House and Premises occupied by Henry Ashall:
- 3. A Street commencing at the South Side of Church Gate at the Flag's Entry, and running in a direct Line in a Southerly Direction to and terminating in Princess Street opposite to Two Dwelling Houses severally occupied by Mary Spence and Robert Kellett:
- 4. A Street on the Westerly Side of School Street East, commencing at the North-west Corner of the Parish Church Sunday School and running in a Westerly Direction, across Mullineux Yard, Flag's Yard, Legg's Yard, and Oliver Lane, to and terminating at a Dwelling House in Wigan Lane, occupied by Patrick Reed, and Premises occupied by Henry Banks:
- 5. A Street on the Northerly side of Princess Street, commencing at a Point opposite to Dwelling Houses severally occupied by Ann Orton and William Orgill, and running in a Northerly Direction [Local.] 29 A

Direction to and terminating at Legg's Yard at a Point where the last-mentioned proposed new Street is intended to cross Legg's Yard:

- 6. A Street on the Northerly Side of *Princess Street*, commencing at a Point opposite a Dwelling House and Premises occupied by *Robert Tunstall*, running in a Northerly Direction through the Sunday School Yard, past the South-west Corner of that School, in a direct Line to and terminating at the proposed new Street fourthly described:
- 7. A Street in Deans Gate, commencing at the North-west Corner of Howell Croft, and running in a Southerly Direction to and terminating at the Northerly End of Spring Gardens, so as to make Spring Gardens a continuous Street into Deans Gate:
- 8. A Street at the West Side of Old Hall Street, commencing at the Three Arrows Public House, and running in a Westerly Direction across Howell Croft, Spring Gardens, Back Spring Gardens, and Queen Street, to and terminating at Black Horse Street, at a Warehouse and Premises occupied by Roger Haslam: The altering, widening, opening, and improving of the following

Streets:

- 9. Mealhouse Lane, by setting back Buildings on the West Side, commencing at the North End at Deans Gate and terminating at the South End, at a Shop and Premises occupied by Ann Lord:
- 10. Chancery Lane, by setting back on the East Side a Dwelling House and Premises severally occupied by John Tyrrell, Peter Foster, and Thomas Meares; by setting back Buildings on the West Side, commencing at the North End at Hotel Street and terminating at the South End at Folds Street:
- 11. Hotel Street, by setting back Buildings on the South Side, commencing at the East End at Chancery Lane and terminating at the West End at Back Acres:
- 12. Old Acres, by setting back Buildings on the North Side, commencing at the East End at Bradshawgate and terminating at the West End at Chancery Lane; and also by setting back Buildings on the South Side, commencing at the East End at Bradshawgate and terminating at the West End at a Dwelling House occupied by Edward Foster:
- 13. Deans Gate, by setting back Buildings on the Southerly Side, commencing at the West End at Back Queen Street, and terminating at the East End at a Shop and Premises occupied by Richard Holden, and by setting back Buildings on the Northerly Side, commencing at the East End at Water Street and terminating at the West End at King Street:
- 14. Water Street, by setting back Buildings on the West Side, commencing at the South End at Deans Gate and terminating at the North End at a Dwelling House occupied by Robert Jackson:

 15. Weston

- 15. Weston Street, by setting back Buildings and Premises on the Easterly Side, commencing at the South-west End at Crook Street and terminating at the North-east End at a Stable occupied by Messrs. Ormrod and Hardcastle, and by setting back Buildings on the Westerly Side, commencing at the South-west End at Crook Street and terminating at the North-east End at Offices and Premises occupied by them:
- 16. Crompton Street and Charles Street, by taking down and removing Three Dwelling Houses, Buildings, and Premises severally occupied by Abishaw Rostron, John Greenhalgh, and John Davenport, lying between the West End of Crompton Street and the East End of Charles Street, so as to make those Streets continuous:
- 17. Back Brown Street, by setting back Buildings, Gardens, Yards, and Premises on the North and South Sides thereof respectively, commencing at the East End at Water Street and terminating at the West End at Manor Street:
- 18. Manor Street, by setting back Buildings on the East Side, commencing at the South End at a Shop occupied by Watson, and terminating at the North End at a Passage leading to Baron's . Tobacco Manufactory:
- 19. Princess Street, by setting back Buildings and Premises on the Southerly Side, commencing at the West End at Bradshawgate and terminating at the East End, at a Workshop occupied by Aaron Dyson:
- 20. Church Wharf, by setting back Buildings on the Southerly Side, commencing Eastwardly at or near the North-west Corner of the Bull and Wharf Public House, and terminating Westwardly at the West Front of a House in the Occupation of Peter Twisse, and thence continuing such Street by lengthening the Archway on the South Side of the Wharf Bridge to the West End of the Parapet thereof.
- XCIII. "The Markets and Fairs Clauses Act, 1847," is incorpo- 10 & 11 Vict. c. 14. incorrated with this Act. porated.

XCIV. Subject to the Provisions of this Act, the Corporation from Corporation Time to Time may make and take down, alter, enlarge, and repair, may make and maintain Market Houses and Places for Markets and Fairs, with all such a Market in Approaches, Works, and Conveniences, as they think fit, and may Bolton. maintain and regulate their now existing and future Market Houses and Places for Markets and Fairs.

XCV. Subject to the Provisions of this Act, the Corporation shall Corporation for ever maintain and regulate the Markets now held in Bolton, for to maintain and regulate supplying the Inhabitants of Bolton and the Neighbourhood thereof Markets and

Fairs in Boston.

with such marketable Commodities as the Corporation from Time to Time see fit to allow to be bought and sold therein; and may establish, maintain, and regulate such other Markets in Bolton as the Corporation from Time to Time think it advisable to establish therein, and may maintain and regulate the Fairs held in Bolton, in such Manner as they from Time to Time think proper; and from Time to Time as they think proper may appoint such Places in Bolton, and Times for the holding of such Markets and Fairs respectively, and appoint other Places and Times in addition to and in lieu thereof respectively, and remove, alter, and discontinue the Places and Times already and from Time to Time hereafter appointed for the holding thereof.

Market Days.

XCVI. The Corporation shall, after any Market Place or Market House is opened for public Use, hold the Markets therein on Monday, on Thursday, and on Saturday in every Week, and on such other Days and during such Hours in every Day as the Corporation from Time to Time appoint: Provided always, that any Market shall not be held on any Christmas Day or Good Friday, or on any Day appointed for a Public Fast or Thanksgiving.

Limits within which Sect. 13 of 10 & 11 Vict.

XCVII. For the Purposes of this Act, the Limits within which Section XIII. of "The Markets and Fairs Clauses Act, 1847," is to be put in force are all Places within Bolton not being a Market Place c. 14. is to be under this Act. put in force.

Fair Days.

XCVIII. The Fairs in Bolton shall be held on the several Days on which the same have heretofore been usually held in every Year, or when any such Day is a Sunday, Christmas Day, Good Friday, or a Day appointed for a Public Fast or Thanksgiving, on such Day, not being more than Six Days before or after, as the Corporation think fit and appoint.

Corporation ına**y leas**e Markets and Tolls.

XCIX. The Corporation may from Time to Time lease the Market House and Market Places, and any of them, and any Part thereof respectively, and the Weighing Houses, Weighing Places, Weighing Machines, and any of them respectively, and the Stallages, Rents, and Tolls for the Markets and Fairs, and any of them respectively, for any Term not exceeding Three Years, upon such Terms as are agreed upon between the Corporation and the Lessee.

Corporation may let Stalls in Market and Fairs.

C. The Corporation from Time to Time may let any of the Shops, Stalls, Sheds, Stands, Places, and other Conveniences in the Market House and Market Place, and Fairs, to any Person, for any Period not exceeding Three Years, upon such Terms and Stipulations as are agreed upon between the Corporation and the Lessee.

CI. The

CI. The Corporation, before making any such Lease for any Period exceeding One Year, shall, by Advertisement or otherwise, as they lease to be think fit, give not less than One Month's public Notice of their given. Intention to make the same, and of their Willingness to receive Tenders in Writing in that Behalf; and in case any such Tender which they deem satisfactory be made, the Person making such Tender shall have the Option of requiring such Lease to be made to him: Provided always, that the Corporation may, if they think fit, require that every Person making any such Tender shall thereby undertake to accept such Lease if his Tender be accepted.

Notice of

CII. The Lessee and Assignee respectively in any such Lease may with, but shall not without, the Consent of the Corporation, assign the Premises for the Residue of the Term therein.

Lessee of Stalls may assign with Consent.

CIII. The Corporation and their Lessees respectively may from Tolls for Time to Time demand and take from any Person occupying or using Market, &c., as in Scheany Shop, Stall, Shed, Stand, or Place in any Market House, Market dule (B.) Place, or Fair, or bringing into any such Market House, Market Place, or Fair, any Animal or Thing specified in the Schedule (B.) to this Act annexed, or having any marketable Commodity, or any Waggon, Cart, or Carriage, with or without Goods, weighed or measured, or otherwise resorting to the Market or Fair, such respective Stallages, Rents, and Tolls as the Corporation and their Lessees respectively from Time to Time appoint, not exceeding the several Stallages, Rents, and Tolls respectively specified in that Schedule.

CIV. Every Person, other than a licensed Hawker or an Auc- Liability to tioneer resident in Bolton, who sells or exposes for Sale in any Place Toll of Perin Bolton, except in his own Dwelling Place or Shop, any Article, shall out of Marbe liable to the Payment of Toll accordingly to the same Extent as if ket. he had occupied an uncovered Shed or Stall in a Market regulated under this Act.

sons selling

CV. The Corporation may from Time to Time provide such Slaughter-Slaughter-houses as they think fit; and such Slaughter-houses shall houses. be deemed Parts of the Market, but not so as to extend beyond Bolton the Limits of this Act with respect to any of the Purposes of the Markets and Fairs not relating exclusively to Slaughter-houses.

CVI. The Corporation from Time to Time may contract for any Period, not exceeding Three Years at any One Time, with any Com- kets, &c. pany or Person for the Supply of Gas or other Means of lighting the Streets, Market Houses, Market Places, and Public Buildings in Bolton, and also, if the Corporation think fit, for providing such Pipes, [Local.] 29 BLamps,

Lighting Streets, Mar-

Lamps, Lamp Posts, and other Apparatus and Materials as the Corporation think necessary for such lighting.

For ascertaining Payment to be made for such Lighting.

CVII. If the Corporation and the Owners of any Gasworks authorized by Act of Parliament or Royal Charter to supply Gas in *Bolton*, and with whom the Corporation are desirous of contracting for such Purpose, do not agree as to the Price to be paid for such Supply, then, except as otherwise provided by this Act, such Price shall be settled by Arbitration, according to the Provisions with respect to the Settlement of Disputes by Arbitration of "The Lands Clauses Consolidation Act, 1845."

Interference with Works of Gas Company by Corporation. CVIII. If in the Execution of any Works by this Act authorized it become necessary to alter, move, relay, or repair any of the Trunks, Mains, Pipes, or other Works of the Gas Company, then and in every such Case the Corporation shall before beginning such Work give to that Company, by leaving for them at their Office in Bolton Fourteen Days Notice in Writing of their Intention to execute such Work, in order that full Time and Opportunity be afforded to that Company to alter, move, relay, or repair the same; and the Expense thereof, if done by that Company, shall on Demand be repaid to them by the Corporation.

Amount of Expense to be ascertained by Justice.

CIX. In every Case of Difference between the Corporation and the Gas Company as to such Expense, the same shall, on the Application of either Party, be ascertained and settled by a Justice by Writing under his Hand, and in case the Amount so settled and ascertained remain unpaid for Ten Days after the Day on which the same is so ascertained and settled, and Demand thereof by or on behalf of that Company is made, the same shall be recoverable from the Corporation by that Company in any Court of competent Jurisdiction, and the Signature of such Justice to such Writing under his Hand shall be full and conclusive Evidence of the Amount so ascertained and settled by him being due from the Corporation to that Company.

On Failure of Gas Company Work to be done by Corporation.

CX. Provided always, That if the Gas Company do not within a reasonable Time after such Notice properly alter, move, relay, or repair such of their Trunks, Mains, Pipes, and other Works as it may be necessary so to alter, move, relay, or repair, then and in every such Case the Corporation may do so.

Regulating
Position of
Pipes of Gas
Company.

CXI. Provided always, That this Act or anything therein shall not require, or, except with the Consent of the Gas Company, authorize the laying or relaying of any of the Trunks, Mains, or Pipes of that Company at any greater Depth in any Place than Four Feet, or at

any

any less Depth in any Place than Two Feet, measuring in each Case from the uppermost Surface of such Trunk, Main, or Pipe respectively to the Surface of the Street immediately above the same respectively.

CXII. Whenever the Gas Company break up or disturb the Soil Gas Comor Pavement of any Street in Bolton, they shall with all convenient pany to reinstate Pave-Speed, and without any avoidable Delay, reinstate and make good ments. the Soil or Pavement broken up or disturbed by them in all respects to the Satisfaction of the Surveyor to the Corporation, and in default of such Work being done by that Company, it may be done by the Corporation, and the Expense thereof shall on Demand be paid to the Corporation by that Company, and shall be recoverable as Damages: Provided always, that in case any Difference arise respecting the Manner of doing such Work, the same shall be determined by a Justice, who shall on the Application of either Party determine the Plan according to which the Work shall be done.

CXIII. A Coffin containing a Corpse shall not be buried in any Sixty Inches Grave in Bolton, or in any Cemetery not being a Vault or Catacomb, of Soil to be without at least Sixty Inches of Soil between the ordinary Surface of Graves the Burial Ground and the upper Side of the Coffin being immediately above Cofafter the Burial of such Coffin placed in a permanent Manner in the Grave, so as effectually to close the same; and if any Person having the Preparation or the immediate Charge of the Preparation of any such Grave to receive any such Coffin to be buried in such Grave in which there is not so placed immediately after the Burial of such Coffin Sixty Inches at least of Soil, measuring from the ordinary Surface of the Burial Ground to the upper Surface of such Coffin, every such Person having such immediate Charge shall be liable for every such Offence to a Penalty not exceeding Ten Pounds.

CXIV. If any Person having the Preparation of any Grave in Penalty for Bolton, or in any Cemetery, not being a Vault or Catacomb, in the disturbing Corpses. Course of the Preparation thereof knowingly or wilfully displace or disturb any undecomposed or only partly decomposed Corpse or Part of a Corpse, or any undecomposed or only partly decomposed Coffin or Part of a Coffin, and not being by the Corporation lawfully authorized so to do, every Person so offending shall for every such Offence be liable to a Penalty not exceeding Ten Pounds.

CXV. The following Clauses and Provisions of "The Towns Certain Pro-Improvement Clauses Act, 1847," are incorporated with this Act; visions of (to wit,)

c. 34. incorporated.

With respect to naming the Streets and numbering the Houses: With respect to improving the Line of Streets and removing Obstructions:

With respect to ruinous or dangerous Buildings:

With respect to Precautions during the Construction and Repair of the Sewers, Streets, and Houses:

Sections XCV. and XCVIII. with respect to cleansing the Streets:

With respect to the Prevention of Smoke:

With respect to supplying Buildings with fresh Air:

With respect to Lodging Houses:

With respect to Clocks:

With respect to ensuring the Execution of the Works by this or the Special Act required to be done by the Owners or Occupiers of Houses or Lands.

Enactments. with respect to the Prevention of Smoke not to apply to certain Furnaces, &c.

CXVI. Provided always, That the Enactments with respect to the Prevention of Smoke shall be held not to apply to any reverberatory Furnace used in any Works in Bolton for the Manufacture of Wrought Iron, unless or until Means for the Consumption of the Smoke of similar Furnaces shall have been proved to be successfully applied to such Manufacture in any Place in the United Kingdom.

Power to maintain existing Town Hall and Buildings.

CXVII. The Corporation from Time to Time, if and so long as they think fit, may maintain and use the Town Hall, House, Offices, Buildings, and Places erected by the Little Bolton Trustees, and by the seventhly-recited Act vested in the Corporation, as a Town Hall and Public Offices and otherwise for the Purposes of this Act, and for any other Purpose of the Corporation, and for holding Public Meetings and transacting Public Business, as the Corporation from Time to Time think fit and appoint.

Power to build a Town Hall.

CXVIII. The Corporation from Time to Time may build on any Land vested in them a Town Hall, with suitable Offices, within and for Bolton, and may maintain the same, and use the same for any Purposes by this Act authorized with respect to their present Town Hall.

Corporation may cleanse the Croal and Streams, and cover the Croal.

CXIX. The Corporation from Time to Time may, as they think proper, cleanse and otherwise improve the Croal or any Part thereof in Bolton, and any Stream in Bolton flowing into the Croal, and maintain any Bridges or Arches over such Streams respectively, and permit such Bridges and Arches to be used as Parts of any Thoroughfares, and may cover over the whole or any Part in Bolton of the Croal, and may make and maintain for such Purposes all such Works and Conveniences as the Corporation think proper.

But not to repair certain Bridges, without Consent.

CXX. Provided always, That the Corporation shall not repair any such Bridge which any County, Hundred, District, or Person is bound or take Land to repair, or, for any such Purpose, divert or reduce the Stream of Water flowing to any ancient Water Mill upon or adjoining the Croal,

or take or injuriously affect any Land without the Consent of the Owner and Occupier of such Mill or Land.

CXXI. The Corporation from Time to Time may provide, erect, Corporation repair, and maintain and supply with Water any Public Baths and may erect Public Baths, Washhouses, and open Bathing Places, public Fountains, and Water Fountains, Troughs, in such convenient public Places as they think fit: Provided &c. always, that any such Public Baths and Washhouses and open Bathing Places shall be subject to the Provisions of the Act of the Tenth Year of Her Majesty, Chapter Seventy-four, relating to Public Baths and Washhouses, and any other Acts from Time to Time in force extending or amending that Act.

CXXII. The Corporation from Time to Time may order the Owner Privies and or Occupier of any Hotel, Tavern, Inn, Public House, Beerhouse, Urinals to be Eating House, or other such Place, to make and maintain in or near Public some convenient Part of his Premises proper and suitable Privies and Houses. Urinals, with Drains therefrom, to the Satisfaction of the Corporation, for the Use and Accommodation of such Premises and Persons resorting thereto; and if any Person shall fail therein for Two Months after Notice of such Order, every Person so offending shall forfeit not exceeding Forty Shillings for every Day's Failure.

attached to

CXXIII. Whenever the Owner or Occupier of any House to whom Penalty for Notice in accordance with this Act is given, requiring him to provide Default in a sufficient Watercloset or Privy or Ashpit, fail in any respect to Watercomply with the Requirements of such Notice, every Person so failing shall for every such Default be liable to a Penalty not exceeding Five Vies, and Ashpits. Pounds, and a further Penalty not exceeding Forty Shillings for every Day while such Default continues; and such Penalties may be recovered notwithstanding the Corporation execute the Works required, and recover the Expenses incurred by them in so doing.

providing closets, Pri-

CXXIV. At any Time or Times after the Commencement of this Orders of Act, the General Board of Health may order that all or any of the General Provisions incorporated with this Act of "The Public Health Act, Health as to 1848," with respect to the letting and occupying of Vaults, Cellars, Cellars used and underground Rooms, so far as the same relate to Vaults, Cellars, and underground Rooms in Bolton let or occupied as Dwellings before the Commencement of the seventhly-recited Act, shall come into force, and the same shall come into force accordingly.

Board of as Dwellings.

CXXV. Provided always, That, except as by this Act otherwise Provisions of provided, the Provisions incorporated with this Act of "The Public Health Act, 1848," with respect to the letting and occupying of Vaults, as to Cellar Cellars, and underground Rooms, shall not, so far as the same relate to Vaults, &c. $\lceil Local. \rceil$ 29 C

Public Health Act Dwellings postponed,

Vaults, Cellars, and underground Rooms in Bolton let or occupied as Dwellings before the Commencement of the seventhly-recited Act, come into force, unless the General Board of Health otherwise order, until the Ninth Day of August One thousand eight hundred and fiftyfive.

Byelaws as to Cellars, &c.

CXXVI. Subject to the Provisions of this Act, the Corporation from Time to Time may make Byelaws for regulating the subsequent User and Occupation, so as to prevent Nuisances or Injury to Health, of any such Vaults, Cellars, or underground Rooms as from Time to Time cease to be occupied as separate Dwellings.

Sleeping Rooms not to be over Cesspools.

CXXVII. It shall not be lawful to let or occupy or suffer to be occupied as a Dwelling or Sleeping Room any Room in Bolton, whether built before or after the Commencement of this Act, which extends or is erected over and above any Privy or Cesspool; and whosoever lets, occupies, or knowingly suffers to be occupied as a Dwelling or Sleeping Room any such Room, shall be liable to a Penalty not exceeding Twenty Shillings for every Day during which the same continues to be so let or occupied after Notice in Writing from the Corporation in that Behalf.

Road Trustees not to collect Tolls in Bolton.

CXXVIII. The Trustees of any Turnpike Road shall not collect any Toll on any Road in Bolton, or lay out any Money thereon; but every such Road being at or before the Commencement of this Act a Turnpike Road, shall to all Intents and Purposes cease to be or to be Part of a Turnpike Road, and shall be a public Highway, and be repaired and maintained exclusively by the Corporation.

Stopping Streets * during Progress of Works.

CXXIX. The Surveyor, or any Constable or other Officer of the Corporation acting under the Order, general or special, of the Corporation, may stop up any Street, and prevent any Person passing along and using the same for a reasonable Time during the Construction, Alteration, Repair, or Demolition of any Sewer or Drain in or under such Street, or during the Execution in such Street of any other Works by this Act authorized, or while any Building in or near such Street is on fire.

Teagles and

CXXX. For the Purposes of this Act, Teagles and Cellar Grids Cellar Grids. are Projections and Obstructions, within Sections LXIX. and LXX. of "The Towns Improvement Act, 1847."

For preventing Nuisances.

CXXXI. Any Person who commits in Bolton any of the following Offences shall for every such Offence be liable to a Penalty not exceeding Forty Shillings, or, in the Discretion of the Justice before whom he is convicted, may be committed to Prison, there to remain for not exceeding

exceeding Fourteen Days; and any Constable or other Officer of the Corporation shall take into Custody, without Warrant, and forthwith convey before a Justice, any Person who within his View commits any such Offence; (that is to say,)

Every Person writing or drawing any indecent Word or Figure on any Wall, Door Post, or public Place:

Every Person who deposits or throws into the Croal any Ashes, Dirt, Filth, Offal, Carrion, Fish, Mud, or other Refuse.

CXXXII. Any Constable may seize and detain any Dog drawing or Provision as carrying any Vehicle or Burden, or used for any such Purpose, or any to dangerous unmuzzled ferocious Dog, or any Dog going at large which there is reasonable Ground for believing to be in a rabid State, or to have been bitten by any other Dog or Animal in a rabid State, or any Dog being, after public Notice from the Mayor directing Dogs to be confined, at large during the Period specified in such Notice, and any Constable may destroy any such Dog so seized at any Time not less than Two Days after it is seized: Provided always, that such Seizure and Destruction shall not exempt the Owner of any such Dog from any Penalty to which he is in any way liable in respect of such Dog.

Dogs.

CXXXIII. "The Town Police Clauses Act, 1847," except the 10 & 11 Vict. Provisions thereof "with respect to the Appointment, and the Powers, Duties, and Privileges of Constables," is incorporated with this Act.

c. 34. incorporated.

CXXXIV. The Provisions incorporated with this Act of "The Town Constables. Police Clauses Act, 1847," extend and apply to all Constables appointed by the Corporation not under this Act, as fully and effectually to all Intents and Purposes as if they were appointed under this Act.

CXXXV. Any of the Duties to be performed in the Execution of Duties of this Act by the Chief Constable of the Borough may be performed Chief Constable may either by him or by any Persons whom he from Time to Time appoints be performed to act in that Behalf, and either by him or them or any of them by Deputy. respectively alone, or by him or them or any of them respectively with such Assistance as he or they or any of them respectively from Time to Time think necessary or proper; and every Authority or Indemnity by or in accordance with this Act granted to or conferred on such Chief Constable shall accordingly extend and apply to every Person so appointed by him and every Person acting as such an Assistant.

CXXXVI. If any Superintendent of Police, Fireman, or Inspector appointed by the Corporation, or any Assistant or Servant lawfully employed by him respectively for any of the Purposes of this Act, be guilty of Neglect of Duty, or of any Disobedience of any lawful Order, inspectors for Neglect of every such Offender, being convicted thereof before Two Justices, shall Duty.

Penalties on Superintendents, Firemen, and

for every such Offence be liable to be imprisoned for not exceeding Ten Days, or to be fined not exceeding Forty Shillings; or to be dismissed from his Office, as such Justices in their Discretion think meet.

Penalties on Brothel Keepers, &c.

CXXXVII. If any Person keep or act in the Management of any Brothel, or other disorderly House, Room, or other Place, every Person so offending shall for every such Offence forfeit not exceeding Ten Pounds, or, in the Discretion of the Justices before whom he is convicted, be imprisoned, with or without hard Labour, for not exceeding One Month: Provided always, that any Conviction under this Enactment shall not exempt any Owner, Occupier, Keeper, or Manager of such Place, or any Person resorting thereto, from any other penal Consequence to which he is liable with reference thereto.

Penalty on selling Poison, except in Witness.

CXXXVIII. If any Chemist, Druggist, or other Person in Bolton sell any virulent Poison to any Person, except in the Presence of a Witness, and do not, at the Time of such Sale, correctly enter in a Presence of a Book the Names and Addresses of such Person and Witness, and the Nature and Quantity of the Poison purchased, and the alleged Purpose for which it is intended to be used, every Person so offending shall for every such Offence forfeit not exceeding Five Pounds; and the Burden of proving that this Enactment has been complied with shall rest on the Person charged with such Offence.

Provisions of c. 89. with respect to public Bathing extended to bathing in Reservoirs, &c.

CXXXIX. The Clauses "with respect to public Bathing" in 10 & 11 Vict. "The Town Police Clauses Act, 1847," extend to all Canals, Streams, Reservoirs, Ponds, and Pools of Water in Bolton, as if the same respectively were the Sea Shore or Strand of any River used as a Public Bathing Place: Provided always, that any Byelaw made by the Corporation under those Clauses, concerning any such Canal, Stream, Reservoir, Pond, or Pool of Water, being the private Property of any Person, shall not take away, lessen, or prejudice any of his Rights, Privileges, or Authorities with reference thereto, further or otherwise than as he from Time to Time consents.

Corporation to keep distinct Accounts of Expenditure under this Act.

CXL. In order the more clearly to show the Manner in which the Moneys from Time to Time received by the Corporation for the Purposes of this Act are applied, and to insure the due Application Receipts and thereof, the Corporation shall keep several distinct and proper Accounts of their Receipts, Credits, Payments, and Liabilities, with respect to the Execution of this Act, to be called respectively,

> Bolton Waterworks Account; Bolton Markets Account; Lighting and Scavenging Account; Great Bolton Account; Little Bolton Account; and Haulgh Account:

And Abstracts of those Accounts shall be published yearly in November in a Newspaper published or circulating in Bolton.

CXLI. The Corporation from Time to Time may make a Highway Rate for all or any of the Purposes for which Highway Rates may from Time to Time be made by Surveyors of Highways.

CXLII. The Corporation from Time to Time may make a General General Dis-District Rate or Rates for the Expenses of the lighting and scavenging of Bolton: Provided always, that the Corporation shall not in any Case be compellable to make, for any Purposes of this Act, a General and sca-District Rate except for lighting and scavenging, or to make for any of the Purposes of this Act any Special District Rate, except for the Improvement, Sewerage, and Paving, and Payment of the Debts payable according to this Act out of Special District Rates on Great Bolton and Little Bolton respectively, and the Improvement, Sewerage, and Paving of Haulgh as by this Act provided.

trict Rates may be made for lighting venging.

CXLIII. For the Purposes of Special District Rates for Sewerage and paving, and for other special District Purposes of this Act, each of Great Bolton, Little Bolton, and Haulgh shall be a District distinct Haulgh to be from the others, and any Special District Rate from Time to Time distinct Dismade on any One of those Districts shall be made in respect of all the special Dis-Premises in the same respective District.

Great Bolton, Little Bolton, and tricts for trict Rates.

CXLIV. The Corporation from Time to Time may make on each Corporation of the Three Districts a Special District Rate or Rates for the to make Expenses of the Sewerage and paving and other special District trict Rates Purposes of the same respective Districts, or such of those Expenses for Expenses as from Time to Time are to be defrayed by the same respective of Sewerage and paving. District.

CXLV. The Corporation shall not raise for any of the Purposes Special Disof the Improvement, Sewerage, or Paving of Great Bolton, or any Part thereof, or the Payment of any of the Debts at the Commence-Bolton for ment of the seventhly-recited Act owing by the Great Bolton Trustees, any Money by or on the Security of any Rate other than a Special District Rate in respect of the Premises in Great Bolton, and shall not by or out of any Monies raised by any-such Rate pay or satisfy any of the Principal or Interest or Arrears of Interest of any of the Debts whatsoever of the Great Bolton Trustees which immediately before the Commencement of that Act were secured by Mortgage.

trict Rates on Great Sewerage and paving.

[Local.]

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CXLVI. The

Special District Rates on Little Bolton for Sewerage and paving.

CXLVI. The Corporation shall not raise for any of the Purposes of the Improvement, Sewerage, or Paving of Little Bolton, or the Payment of any of the Debts at the Commencement of the seventhly-recited Act owing by the Little Bolton Trustees, any Money by or on the Security of any Rate other than a Special District Rate in respect of the Premises in Little Bolton.

Special District Rates on Haulgh for Sewerage and paving.

CXLVII. The Corporation shall not raise for any of the Purposes of the Improvement, Sewerage, or Paving of *Haulgh* any Money by or on the Security of any Rate other than a Special District Rate in respect of the Premises in *Haulgh*.

Limit of Amount to be raised yearly by special District Rates.

CXLVIII. Provided always, That any Rate made by the Corporation under the Authority and for any of the Purposes of this Act shall not be greater than after the yearly Rate of Two Shillings and Sixpence in the Pound on the net yearly Value of all the rateable Property in *Bolton*.

Private Im provement Rates.

CXLIX. With respect to any Expenses by this Act directed to be paid by Owners or Occupiers, and not to be raised by Special District Rates or Borough Rates, or Rates in aid of the Borough Rate the Corporation, from Time to Time, if they think fit, may levy and raise the Amount of such Expenses, with Interest thereon, by Private Improvement Rates on the Owners, or, as the Case may be, the Occupiers of the Premises in respect whereof the Expenses are incurred.

Amount of Rate may include Expenses of making and recovering same, and as regards Improvement Rate, Interest on Outlay.

CL. The Amount of any Rate made after the Commencement of the seventhly-recited Act by the Corporation, or by any Overseer or other Person in pursuance of any Warrant from the Mayor of Bolton, and whether such Rate be a General District Rate, a Special District Rate, an Improvement Rate, a Borough Rate, or a Rate in aid of the Borough Rate of Bolton, may, if the Corporation think fit, be such Amount as in their Judgment will be sufficient to raise or discharge not only the Sum or Expenses in respect of which such Rate is made, but also such Sum as will meet the Expenses, or what is in the Judgment of the Corporation a due Proportion of the Expenses, incurred and to be incurred in and about making and recovering such Rate; and the Sum to be raised by any such Improvement Rate may, if the Corporation think fit, include the Amount of Interest, not exceeding Five Pounds a Year in the Hundred, on the Amount of the Expenses in respect of which such Rate is made.

Rates may be made for more or less than a Year.

CLI. Any Rate made by the Corporation under the Authority and for any of the Purposes of this Act may be made in respect of a Period

Period shorter or longer than One Year; but, where the Amount raiseable in or for a Year is by this Act limited, not so as to increase the Amount to be raised in or for the Year.

CLII. Any Rate made by the Corporation under the Authority Rates proand for any of the Purposes of this Act may be made either wholly spective and prospectively or wholly retrospectively, or partly prospectively and tive. partly retrospectively, and for Expenses at any Time or Times incurred or to be incurred, or both; but, where the Amount raiseable in or for a Year is by this Act limited, not so as to increase the Amount raiseable in or for the Year.

CLIII. Whenever any Premises in respect of which any Expenses Special Reauthorized to be paid by an Improvement Rate are incurred are wholly medies for Recovery of or partially destroyed, pulled down, or suffered to fall into Decay, or Improveare unoccupied for more than Twelve successive Months, or are sub- ment Rates. divided, or have their Boundaries altered, and whenever for any other Cause it appears to the Corporation that the Recovery of such Expenses by an Improvement Rate may be impracticable, or practicable only at an undue Cost, or with undue Difficulty or Delay, then and in any such Case the Corporation may at any Time, if they think fit, order that such Expenses or such Part thereof as (after applying towards the Discharge of such Expenses, with Interest, the Rate or Rates, if any, previously levied) remain unpaid, shall be paid by the Owner for the Time being of such Premises, or of the Site thereof, and in such Case such unpaid Expenses and Interest shall be paid on Demand by such Owner, and shall be recoverable according to the Provisions of this Act relating to the Recovery by the Corporation of Expenses incurred by them with reference to dangerous Premises.

CLIV. The Powers and Provisions for the Recovery of Rates and Remedies for other Monies by this Act granted shall be in addition to the Powers Recovery of Rates, &c., and Remedies whatsoever for the Recovery of Rates and other Monies cumulative. which the Corporation have independently of this Act.

CLV. The Property of the Corporation shall be wholly exempt Corporation from all Rates from Time to Time made under or for any of the exempted from Rates Purposes of this Act.

Property under this Act.

CLVI. The Corporation from Time to Time may borrow at Interest Power to on Mortgage or Bond, or by way of Annuity or otherwise, on the Mortgage. Security of the Borough Fund and the Property from Time to Time vested in the Corporation under or for the Purposes of this Act, and

the Rates and Tolls by this Act granted, or any of such Borough Fund, Property, Rates, and Tolls, or any Part thereof respectively, such Sums as the Corporation from Time to Time think necessary, not exceeding Fifty thousand Pounds; and, with the Approval of the Treasury, may borrow at Interest, on the Security of the Borough Fund, such further Sums for any Purposes of this Act as the Corporation from Time to Time think fit.

Power to reborrow.

CLVII. In order to pay off any Money borrowed by the Corporation under the recited Acts or any of them or this Act, or any Debt by the recited Acts or any of them or this Act made the Debt of the Corporation, they from Time to Time under the Authority of this Act may borrow under the Provisions of this Act such Sums as are from Time to Time requisite, and so totics quoties: Provided always, that the Corporation shall not so reborrow any Amount paid off by means of a Sinking Fund.

Corporation
not to mortgage without
Consent of
Treasury

CLVIII. Provided always, That this Act shall not enable the Corporation to mortgage for the Purposes of this Act, without the Approbation of the Commissioners of Her Majesty's Treasury, any Lands which they could not before the Commencement of this Act have mortgaged without such Approbation.

Commencement of Sinking Fund. CLIX. The Years in which the Corporation shall set apart a Sinking Fund shall not commence before the First Day of January One thousand eight hundred and fifty-five, and the Period for every Sinking Fund under this Act shall be Forty Years from the respective Commencement thereof; and this Act shall have the same Operation and Effect as it would have had if the Period of Forty Years for every Sinking Fund for Mortgages to be created under this Act had been prescribed by "The Public Act Health Act, 1848," instead of Thirty Years.

Priority of Mortgages of specified Parts of Property of Corporation.

CLX. All Mortgages and Securities from Time to Time granted by the Corporation of or upon any Parts of their Lands and other Property not being Rates or Tolls, and respectively described and comprised in the Mortgages and Securities respectively, shall, with respect to the Parts so described and comprised, have Priority according to the Order of Time in which such Mortgages and Securities respectively are granted.

Priority of existing Securities generally.

CLXI. All Mortgages and Securities granted under the recited Acts, or any of them, and in force at the Commencement of this Act, shall, so far as they respectively affect the Subject Matter of any Security from Time to Time granted under this Act, have Priority

over

over all Mortgages, Annuities, and other Securities granted under this Act.

CLXII. The Corporation shall carry the Monies already or here-Bolton Moor after produced by the Sale of the Bolton Moor Rents, and the Rents Rents to be carried to and Profits thereof until Sale, to the Credit of the Borough Fund of Credit of Bolton; and those Rents and Profits shall be subject, in the first Borough instance, to the Payment and Satisfaction of the Interest and Arrears applied as of Interest from Time to Time payable in respect of the Debts what-herein set soever of the Great Bolton Trustees which immediately before the forth. Commencement of the seventhly-recited Act were secured by Mortgage; and those Monies shall be subject, in the first instance, to the Payment and Satisfaction of the Principal of those Debts; and those Monies, Rents, and Profits so subject shall be liable generally to the Payment of the Principal and Interest and Arrears of Interest of those Debts; and all Costs, Damages, and Expenses in respect thereof, and the Expenses of and relating to the Management of the Bolton Moor Rents, and the Recovery and Receipt of those Rents and Profits, and the Sale of the Bolton Moor Rents, shall be paid exclusively out of the Borough Fund.

Fund, and

CLXIII. And whereas the net Income of the Great Bolton Yearly Sum Trustees for the Year One thousand eight hundred and forty-nine, to be carried in respect of from the Bolton Moor Rents, was One thousand eight hundred and Bolton Moor sixty-three Pounds Thirteen Shillings and Tenpence: Therefore as Rents to Credit of from and after the passing of the seventhly-recited Act the Corpora- Great Bolton tion shall in every Year pay out of the Borough Fund of Bolton, to Account. the Credit of the "Great Bolton Account," the clear Sum of One thousand eight hundred and sixty-three Pounds Thirteen Shillings and Tenpence, without any Deduction, by Two half-yearly Payments, on the First Day of January and the First Day of July, the first of such Payments to be considered due on such One of those Days as happened next after the passing of the seventhly-recited Act; and the Treasurer of Bolton shall accordingly, from Time to Time, duly debit the Borough Fund, and credit the Great Bolton Account with the Amount of such half-yearly Payments; and the Monies carried to the Credit of the Great Bolton Account shall from Time to Time be applied by the Corporation, in accordance with any of the Provisions of this Act, for the Benefit of the Inhabitants of Great Bolton; and the Expenditure of those Monies shall be shown in that Account: Provided always, that Credit shall be given to the Corporation for all such half-yearly Payments made since the Commencement of the seventhly-recited Act, and in pursuance thereof.

CLXIV. Except as by this Act provided with respect to the Proceeds of Bolton Moor Rents, and the Monies produced by the Sale thereof, and Estates of [Local.]29 E

Great Bolton

Trustees, other than Bolton Moor Rents to be carried to Credit of Great Bolton applied as herein set forth.

the Rents and Profits thereof until Sale, the Corporation shall carry the Monies already or hereafter produced by the Sale of the Lands, Rents, Estates, Property, and Effects of the Great Bolton Trustees, which by the seventhly-recited Act were vested in the Corporation, and the Rents and Profits thereof until Sale, to the Credit of the Account, and "Great Bolton Account," and shall apply those Monies, Rents, and Profits, in the first place, in Payment of the Expenses of and relating to the Management of those Lands, Rents, Estates, Property, and Effects respectively, and in the next place in or towards discharging the Debts, Liabilities, and Engagements whatsoever, at the Commencement of the seventhly-recited Act of the Great Bolton Trustees; and the Surplus (if any) of those Monies, Rents, and Profits, shall from Time to Time be applied by the Corporation in such Manner in accordance with any of the Provisions of this Act, as they think most beneficial to the Inhabitants of Great Bolton, and the Expenditure of those Monies shall be shown in that Account: Provided always, that any Money already or hereafter received by the Corporation on the Sale of any of those Lands, Rents, Estates, Property, and Effects shall be applied by the Corporation in permanent Improvements in Great Bolton.

Rents of existing Town Hall to be carried to Credit of Little Bolton Account.

CLXV. All Monies from Time to Time received by the Corporation with respect to the Occupation or Use of the Town Hall, House, Offices, Buildings, and Places erected by the Little Bolton : Trustees, and by the seventhly-recited Act vested in the Corporation, or any Part thereof, shall be carried to the Credit of the "Little" Bolton Account."

Proceeds of Estates of Little Bolton Trustees to be carried to Credit of: Little Bolton Account, and applied as herein set forth.

CLXVI. The Corporation shall carry the Monies produced by the Sale of the Lands, Rents, Estates, Property, and Effects of the Little Bolton Trustees, by the seventhly-recited Act vested in the Corporation, and the Rents and Profits thereof until Sale, to the Credit of the "Little Bolton Account," and shall apply those Monies, Rents, and Profits, in the first place, in Payment of the Expenses of and relating to the Management of those Lands, Rents, Estates, Property, and Effects, and the Recovery and Receipt of those Rents and Profits, and the Sale of those Lands, Rents, Estates, Property, and Effects; and in the next place, in or towards paying or discharging the Debts, Liabilities, and Engagements whatsoever at the Commencement of the seventhly-recited Act of the Little Bolton Trustees; and the Surplus, if any, of those Monies, Rents, and Profits shall from Time to Time be applied by the Corporation in such Manner, in accordance with any of the Provisions of this Act, as they think most beneficial to the Inhabitants of Little Bolton; and the Expenditure of those Monies shall be shown in that Account.

CLXVII. All

CLXVII. All Monies from Time to Time raised by the Great Bolton Special District Rates shall be carried to the Credit of the "Great Bolton Account;" and all Monies from Time to Time raised by the Little Bolton Special District Rates shall be carried to the Credit of the "Little Bolton Account;" and all Monies from Time to Time raised by the Haulgh District Rates shall be carried to the Credit of the "Haulgh Account."

Monies raised by GreatBolton, &c. special District Rates, to be carried to respective Accounts.

CLXVIII. All Monies from Time to Time borrowed by the Corporation on the Credit of the Great Bolton Special District Rates shall be carried to the Credit of the "Great Bolton Account;" and all Little Bolton, Monies from Time to Time borrowed by the Corporation on the Credit of the Little Bolton Special District Rates, shall be carried to the Credit of the "Little Bolton Account;" and all Monies from Time to Time borrowed by the Corporation on the Credit of the Haulgh Special District Rates shall be carried to the Credit of the counts. "Haulgh Account."

Monies borrowed on GreatBolton, and Haulgh special District Rates to be carried to their respective Ac-

CLXIX. If any Premises purchased at the Expense of any One of the Three Districts be sold, the net Proceeds of the Sale thereof shall be carried to the Credit of the Account of the same respective District; and if any Premises purchased at the Expense Account of of any Two of the Three Districts be sold, the net Proceeds of the Sale thereof shall be carried to the Credit of the respective Accounts Expense of of the same respective Districts in like Proportions as those in which the Expense of the Purchase of the same Premises was borne by those Districts.

Proceeds of Sales to be carried to Credit of District which bore

CLXX. The Expense of maintaining and repairing, before the Commencement of this Act, the existing Reservoirs and other Waterworks maintained under the seventhly-recited Act by the Waterworks Corporation for the gratuitous Supply of Water to Great Bowon, shall be defrayed exclusively out of the Monies from Time to Time carried to the Credit of the "Great Bolton Account."

As to Expense of maintaining in Great Bolton for gratuitous Supply.

CLXXI. Except as provided by this Act with respect to Waterworks, Certain Im-Water Supply, Markets, Fairs, Slaughter-houses, and Police, any Improvement under this Act made altogether within the Limits of by Districts any One of the Districts of Great Bolton, Little Bolton, and Haulgh shall be deemed an Improvement exclusively for the Benefit of the made. District within which it is made; and any Part of the Expense of making it shall not be borne, or charged, or chargeable, directly or indirectly, upon or by the other Districts, or either of them, or any Part thereof respectively.

provements to be paid for in which they are

CLXXII. Subject to the Provisions of this Act, the Corporation shall from Time to Time fairly determine whether any Improvement which of the under

Corporation

Three Districts is benefited by anyImprovement.

under this Act, not being an Improvement for the whole of Bolton, or exclusively for the Benefit of any One of the Districts of Great Bolton, Little Bolton, and Haulgh, be an Improvement, primarily and principally, for any One of those Districts, or any Part of such respective District, or be an Improvement exclusively or primarily and principally for the Benefit of any Two of those Districts, or any One of those Districts, and any Part of any other of those Districts, or any Part of each of any Two of those Districts: Provided always, that such Notice shall be given of such Determination as is required to be given with respect to Parochial Assessments for the Relief of the Poor.

Corporation to determine Proportions Improvement for Two Districts.

CLXXIII. As regards the Expense of any Improvement determined according to this Act to be an Improvement exclusively, or primarily of Expense of and principally, for the Benefit of any Two of the Districts of Great Bolton, Little Bolton, and Haulgh, or any One of those Districts, and any Part of any other of those Districts, or any Part of each of any Two of those Districts, the Corporation shall from Time to Time fairly determine the Proportions in which such Expense shall be borne by such Districts or Parts thereof respectively.

Appeal to General Board of Health against Determination by Corporation.

CLXXIV. If any Owner or Occupier of any Premises in Bolton be dissatisfied with the Determination of the Corporation as to the Proportion of Expenses of any Improvement to be borne by any Two of the Districts of Great Bolton, Little Bolton, and Haulgh, or any Parts thereof respectively, he may, within Twenty-eight Days after Notice to him, or such public Notice of any such Determination, appeal to the General Board of Health against such Determination, and the General Board of Health shall hear such Appeal, and may take such Course of Inquiry thereon as they think right, and may confirm or alter the Terms of such Determination; and the Order of the General Board of Health on such Appeal, if made, shall be made within Forty-two Days after Notice in Writing to them of such Appeal, and when made shall be final and conclusive; but if the General Board of Health fail to make such Order within such Period, such Determination by the Corporation shall at the Expiration of such Period be absolute and conclusive.

Improvements not to be begun be termination.

CLXXV. Any Improvement upon which such Determination is required shall not be begun until such Determination be made, and fore such De-such Appeal, if any, be decided by the General Board of Health, or such Forty-two Days elapse without their deciding thereon.

Expense of Improvement of any One of the Three

CLXXVI. The Expense of any Improvement whatsoever determined according to this Act to be an Improvement primarily and principally for the Benefit of any One of the Districts of Great Bolton, Little

Little Bolton, and Haulgh, or exclusively or primarily and principally for the Benefit of any Part of any One of those Districts, or any Part on any other of such Expense, shall not be borne, or charged, or chargeable, District. directly or indirectly, by or upon the other Districts, or either of them, or any Part thereof respectively; and the Expense of any Improvement determined according to this Act to be an Improvement exclusively or primarily and principally for the Benefit of any Two of those Districts, or any One of those Districts, and any Part of any other of those Districts, or any Part of each of any Two of those Districts, or any Part of such Expense shall not be borne or charged or chargeable, directly or indirectly, upon or by the other District, or any Part thereof.

Districts not

CLXXVII. The Expenditure whatsoever of the Corporation in and Expenditure about the executing of this Act, with respect to Waterworks, Water Purposes to Supply, Markets, Fairs, Slaughter-houses, and Police, shall be be borne by deemed Expenditure for the Benefit of the whole of Bolton, and shall Borough Fund. accordingly be paid and satisfied exclusively by and out of the Borough Fund.

for specified

CLXXVIII. The yearly Rentcharge, and all other Sums from Time to Time under this Act payable by the Corporation to the Water Company, shall be Part of the Expenditure of the Corporation for the Purposes of this Act, and shall be chargeable on and paid out of the Borough Fund of the Borough accordingly, and until on Borough Payment thereof shall carry Interest after the Rate of Five Pounds Fund; per Centum per Annum.

Yearly Rentcharge, &c. payable to Water Company to be charged

CLXXIX. For the Purpose of paying the same, and the Interest, and, when if any, thereon, the Corporation may accordingly, from Time to Time, necessary, to be raised by and when necessary, shall levy with and as Part of the Borough Rate, Borough or by a separate Rate or Rates, to be assessed, levied, paid, and Rate; recovered in like Manner, and with the like Powers and Remedies, and subject to Appeals against the same in all respects as the Borough Rate, such Sums as are from Time to Time necessary, and shall apply the same accordingly as if such yearly Rentcharge, Sums, and Interest were an Expenditure necessarily incurred in carrying into execution in Bolton the Provisions of the Act for the Regulation of Municipal Corporations in England and Wales.

CLXXX. If Default be made in Payment to the Water Company and may be of such yearly Rentcharge, Sums, and Interest, if any, or any Part from Corthereof respectively, for Thirty Days after the same become payable, poration by and after Demand thereof in Writing, that Company may either Water Company. recover the same from the Corporation, with Costs of Suit, in any Court of competent Jurisdiction, or may levy the same by Distress and Sale of the Goods and Chattels of the Corporation.

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CLXXXI. All

General Expenses of executing Act and Income of Corporation under Act.

CLXXXI. All the Monies from Time to Time expended for, and other the Costs, Charges, and Expenses of and incident to the executing of this Act by the Corporation, except such Costs, Charges, and Expenses as are by this Act required to be and can be otherwise paid or satisfied, shall be charged upon and paid or satisfied out of the Borough Fund of Bolton, as if such Expenditure were an Expenditure necessarily incurred in carrying into execution, with respect to Bolton, the Provisions of the Act for the Regulation of Municipal Corporations in England and Wales; and all Monies from Time to Time borrowed or otherwise raised by the Corporation under this Act, and all the Rates, Tolls, Charges, Damages, Penalties, and Monies whatsoever from Time to Time received by or for the Corporation under this Act, or in carrying it into execution, shall, except as by this Act otherwise provided, be paid to the Credit of the Borough Fund.

Arrangements respecting the
Mortgage
Debts of
Water Company.

CLXXXII. During the Continuance of the Water Company, it shall be incumbent on that Company from Time to Time to exercise their Powers, Privileges, and Authorities with respect to any Arrangements which they may be competent to make with their Mortgagees for the Time being, either as to raising or reducing the Rate of the Interest payable to them respectively, or keeping on foot or paying off their respective Mortgage Debts, or with respect to raising by any new Mortgages any Sums of Money required for paying off any existing Mortgage Debts, or for carrying into effect any Arrangements with any existing Mortgagees; and with respect to all other Matters affecting the Mortgage Debts, and the Mortgagees of that Company respectively, at such Times and in such Manner as the Corporation from Time to Time direct; and that Company shall not, at any Time after the Commencement of this Act, exercise any of such Powers, Privileges, or Authorities, except at the Times and in the Manner so directed.

Power for Water Company and Corporation to make Arrangements.

CLXXXIII. The Water Company, with the Approbation of Three Fifths of the Shareholders thereof present either personally or by Proxy at a General Meeting specially convened for the Purpose, and the Corporation with the Approbation of the Commissioners of Her Majesty's Treasury, from Time to Time during the Continuance of that Company may make all such Arrangements and Contracts with respect to any of the Purposes of this Act in which that Company and the Corporation are from Time to Time mutually interested, as they from Time to Time think fit; and every such Arrangement or Contract, so approved and under the respective Seals of that Company and the Corporation, shall to all Intents and Purposes be valid and effectual according to the Intent thereof.

CLXXXIV. The

CLXXXIV. The Amount of the Expenses from Time to Time Amount of payable under this Act by any Owner or Occupier for any Works done by the Corporation at his Expense, or the Expense whereof such Owner or Occupier is to repay to the Corporation, shall be not only the Amount of the actual Outlay of the Corporation on the Work, but also a Sum after the yearly Rate of Five Pounds in the Hundred done by them. on such actual Outlay, so as to cover Interest on such Outlay during the Progress of the Work, and other incidental Expenses in that Behalf of the Corporation.

Expenses to be repaid by Owners and Occupiers to Corporation for Work

CLXXXV. Any Justice shall not be disqualified for acting in the Execution of this Act by reason of his being liable to the Payment of Rates, &c. any Rate or Charge under this Act.

Liability to qualify Justices.

CLXXXVI. And whereas by the Act for the Regulation of Muni- Contracts for cipal Corporations in England and Wales, it is enacted that a Person shall not be qualified to be a Councillor or Alderman of any Borough for Execution during such Time as he has, directly or indirectly, by himself or his of Works not Partner, any Share or Interest in any Contract or Employment with, Members of by, or on behalf of the Council of such Borough; provided that a Council. Person shall not be disqualified for being a Councillor or Alderman of any Borough by reason of his being a Proprietor or Shareholder of any Company which contracts with the Council of such Borough for supplying with Water any Part of such Borough; and it is expedient that any Contract for any Supply of Water under this Act, or for the Execution by the Corporation of any Work which they require to be done by any Owner or Occupier, shall not occasion any such Disqualification: Therefore the Word "Contract" in that Enactment shall not extend by way of Disqualification to any Contract for any Supply of Water to or from the Waterworks, to which the Corporation at any Time are party or privy, or to any Contract by the Corporation with any Owner or Occupier for the Execution by the Corporation of any Work which under this Act the Corporation may require such Owner or Occupier to do at his own Expense.

Supplies of Water and to disqualify

CLXXXVII. Any Member of the Council of the Borough shall Members of not vote on or take part in the Discussion of any Matter before the the Council not to vote Council relating to any Contract with the Corporation relating to any on Contracts of the Purposes of this Act, in which such Member, at the Time of wherein they have an Insuch voting or discussing, has directly or indirectly by himself or his terest. Partner any pecuniary Interest other than his Interest in common with the Burgesses at large.

CLXXXVIII. Provided always, That this Act, or anything therein, shall not alter or affect any Lease, Contract, or Agreement, either lords and

Contracts between Landwritten Tenants as

fected.

to Taxes, &c. written or parol, between Landlord and Tenant, relating to the Payment not to be af- of any Taxes, Rates, Assessments, or Impositions.

Corporation may make Compensation for accidental Damage.

CLXXXIX. In all Cases where, either from Accident or Failure of Works under the Control of the Corporation, Damage or Loss is occasioned to any Person, the Corporation may, where they think fit, make such reasonable Compensation as they think just for such Damage and Loss, although such Compensation be not recoverable at Law against the Corporation.

Several Names in One Warrant or Notice.

CXC. Any Number of Names and Sums may be included in any Warrant or Notice for the Purposes of this Act, and may be stated either in the Body of the Warrant or Notice, or in a Schedule thereto.

Forms in Schedule(C.) may be used for Purposes of Act.

CXCI. The several Forms in the Schedule (C.) to this Act annexed, or Forms to the like Effect, with such Alterations and Additions, if any, as Circumstances require, may be used for any of the Purposes of this Act for which such Forms are applicable, and such Forms shall accordingly be to all Intents sufficient for such Purposes, and it shall not be necessary for any of such Purposes to use any other Form.

Saving Rights of the Lords of Manors of Great Bolton and Little Bolton.

CXCII. Provided always, That, except as by this Act expressly provided, this Act or anything therein shall not take away, lessen, alter, or prejudice any of the Rights, Privileges, or Authorities of the respective Lords of the several Manors of Great Bolton, Little Bolton, Sharples, Heaton, and Rumworth, or any of them, or any Person claiming by, from, under, or in trust for them respectively as such several Lords, but all such several Rights, Privileges, and Authorities respectively may be had, exercised, and enjoyed as if this Act were not passed.

Saving Rights of Landowners to make Drains for Improvement of their Lands.

CXCIII. Provided always, That, subject and without Prejudice to the Powers, Liberties, and Privileges by this Act granted to the Corporation, and to the Rights of all other Persons, this Act or anything therein contained shall not prevent the Owner or Occupier of any Land from making any Drain or Sough therein for the Improvement thereof.

Saving Rights of Gas Company.

CXCIV. Provided always, That, except as by this Act expressly provided, this Act or anything therein shall not take away, lessen, alter, or prejudice any of the Rights, Privileges, Powers, or Authorities of the Gas Company, but all such Rights, Privileges, Powers, and Authorities respectively may be had, exercised, and enjoyed as if this Act were not passed.

CXCV. Pro-

CXCV. Provided always, but subject to the Repeal by this Act of the fourthly, fifthly, sixthly, and seventhly recited Acts, this Act Corporation. or anything therein shall not take away, lessen, alter, or prejudice any of the Rights, Privileges, Powers, or Authorities of the Corporation, but all such Rights, Privileges, Powers, and Authorities respectively may be had, exercised, and enjoyed as if this Act were not passed.

Saving Rights of

CXCVI. Provided always, That this Act shall be subject to the Provisions of any Act for amending or extending "The Public Health Act, 1848," passed in the present or any future Session of Parliament.

Actsubject to Provisions of 11 & 12 Vict. c. 63, &c.

CXCVII. If at any Time it appear to the Corporation that any Power to Works, Arrangements, or Regulations which they deem necessary for apply to Parpromoting the Health or Convenience of Bolton cannot, for any Cause additional whatever, be lawfully or conveniently made or carried into effect by Powers. them under the Powers for the Time being vested in them by Law, or that any Extension of such Powers is desirable for promoting such Health or Convenience, then and in every such Case if the Corporation, with the Assent of the General Board of Health, apply to Parliament for an Act to enable the Corporation to make or carry out such Works, Arrangements, or Regulations, or to extend such Powers, the Expenses of such Application so assented to shall be borne, raised, and paid by the Corporation as Part of the general Expenses of executing this Act.

liament for

CXCVIII. All the Costs, Charges, and Expenses of and incident Expenses of to the obtaining and passing of this Act or otherwise in relation Act. thereto shall be borne and raised, and be paid by the Corporation, as Part of the general Expenses of executing this Act.

SCHEDULES referred to in the foregoing Act.

SCHEDULE (A.)

LANDS TO BE TAKEN BY THE CORPORATION FOR THE MARKET.

Borough of Bolton, County of Lancaster.

Township.	Street.	Description of Property.	Owner.	Lessee.	Occupier.
Great Bolton	Knowsley Street.	House, Shop, Yard, and Outbuildings.	The Earl of Derby.	The Mayor, Aldermen, and Burgesses of the Borough of Bolton; Christopher Briggs.	William Redick.
		Workshops •	The Earl of Derby.	The Mayor, Aldermen, and Burgesses of the Borough of Bolton; Elizabeth Rothwell.	Hugh Makin-son.
	Back Street leading from Knowsley Street to Ridgway Gates.	Bakehouse, Oven, and Yard.	The Earl of Derby, John Mawdsley, Elizabeth Rothwell.		Joseph Dixon.
•		House and Shop House and Shop	Derby.	William Ridge, Henry Moss. William Ridge, Henry Moss.	William Ridge. James Paul Beswick.

SCHEDULE (B.)

PART I.

Table of Tolls to be taken for the Market.

For every covered and uncovered Shed, Stall, Bulk, Block, Waggon,	ક.	d.
Cart, Trestle, Standing Place, or Station, not being a Shop occupying		•
any Space on the Ground, for every Superficial Square Yard or		
fractional Part of a Superficial Square Yard, per Day, or fractional		
Part of a Day, the Sum of	0	3
For every Shop belonging to the Corporation occupied by any Person		
for any Purpose, for every Superficial Square Yard and fractional		
Part of a Square Yard, per Week, or fractional Part of a Week,		
the Sum of	0	8

PART II.

Table of	Tolls to	be taken	for the	Cattle and	d Produce	Markets.
						•

	8.	d,
For every Horse or Bull, the Sum of	0	8
For every Colt, Cow, Ox, Stirk, Bullock, Ass, or Mule, the Sum of	0.	4
For every Score of Calves, Sheep, Lambs, Pigs, or other Animals not		
herein-before specified (and so in proportion for a greater or less		
Number) the Sum of	. I	3
For every Load of Hay or Straw, Green Clover, Vetches, or other		
Green Crop, the Sum of	0	6

PART III.

Table of Tolls to be taken for the Fairs.

For every Horse, Colt, Foal, Mule, or Ass, Bull, Ox, Cow, or Bullock,		
which shall be offered or exposed for Sale, the Sum of -	0	3
For every Score of Calves, Sheep, Lambs, Pigs, or other Animals not		
herein-before specified, which shall be offered or exposed for Sale,		
and so in proportion for a greater or less Number, the Sum of -	1	3
For every covered Stall, the Sum of	1	0
For every uncovered Stall, the Sum of	0	11
For every Waggon, Cart, Gig, or other Carriage which shall be offered		
or exposed for Sale, the Sum of	2	6
For every Whirlabout, Up-and-down, Swing-boat, Merry-go-round,		
Set of Swing Boxes, or other Fair Amusement or Article of the like		
Nature, Carriage or other Vehicle, being an Exhibition or Show,		
taking up Room in the Fair, each Day, per Superficial Square		
Yard, the Sum of	0	2
For every portable Show Box or other Box or Article of the like		
Nature, each Day, the Sum of	0	3

PART IV.

Table of Tolls to be taken for weighing and measuring Articles.

For every Quantity of Meat or other Thing weighing not exceeding	s.	d.
20 lbs. Avoirdupois, the Sum of	0	$0\frac{1}{2}$
For every Quantity of Meat or Thing weighing 20 lbs. and not ex-	•	
ceeding 112 lbs., the Sum of	0	1
And for every additional 112 lbs. or fractional Part of 112 lbs., the		
Sum of	0	$0\frac{1}{2}$
For every Quantity of Goods and Things sold by Measure, not more		
than One Bushel, the Sum of '	0	$0\frac{1}{2}$
For every Quantity more than a Bushel and not more than Two	i	
Bushels, the Sum of		.1
And for every Bushel or fractional Part of a Bushel beyond Two		
Bushels, the Sum of	0	$0\frac{1}{2}$

17° & 18° VICTORIÆ, Cap.clix.

Bolton Improvement Act, 1854.

Weighing Machines.	S.	d.
For every Waggon or Four-wheeled Carriage, with the Loading thereof, the Sum of	0.	
thereof, the Sum of	U	4
For every Cart or Two-wheeled Carriage, with the Loading thereof, the Sum of		_
the Sum of	0	2
Table of Tolls to be taken for the Use of Slaughter-house	t	·
For every Bull, Ox, Cow, or Bullock, the Sum of	1 0	6
	U	
	l .	๋
For every Hog or Pig, the Sum of	l ()	
For any other Beast, the Sum of	1	4

SCHEDULE (C.)

Forms that may be used (with such Alterations and Additions, if any, as Circumstances may require) for any of the Purposes of the foregoing Act for which such Forms are applicable.

N. B.—In making any Additions to or Alterations of any Form, Conciseness is to be attended to.

PART I.

FORMS RELATING TO THE MARKETS AND FAIRS AND SLAUGHTER-HOUSES.

Form of Appointment by the Corporation of Places and Times for holding Markets.

BOLTON IMPROVEMENT ACT, 1854.

The Corporation hereby appoint the under-mentioned Place [or Places] in Bolton, and Times for holding a Market [or Markets] for the Sale of the under-mentioned Articles, until further Order.

Dated this [] Day of [].

(L. S.) The Common Seal of the Corporation.

[Peter Rothwell Arrowsmith], Mayor.

[James Knowles], Town Clerk.

Place [or Places], [Bradshawgate].

Times [every Monday, from Six o'Clock in the Morning to Six o'Clock in the Evening].

Articles to be sold [Hay, Corn, Fish, Poultry, Cattle, &c.]

Form of Appointment of Places and Times for holding Fairs.

BOLTON IMPROVEMENT ACT, 1854.

The Corporation hereby appoint the under-mentioned Place [or Places] in Bolton, and Time [or Times], for holding a Fair [or the Midsummer Fair], till further Order.

Dated this [] Day of [].

(L. S.) The Common Seal of the Corporation.

[Peter Rothwell Arrowsmith], Mayor.

[James Knowles], Town Clerk.

Place [or Places], [Bradshawgate].

Time [or Times], [the Tuesday, Wednesday, and Thursday next after Midsummer Day, from Six o'Clock in the Morning till Nine o'Clock in the Evening of every Day.]

Articles to be sold [here indicate them, if thought expedient].

Form of Appointment of Stallages, Rents, or Tolls to be taken for the Markets, Fairs, &c.

Bolton Improvement Act, 1854.

The Corporation hereby appoint the under-mentioned Stallages [or Rents or Tolls] to be taken for the Market [or the Cattle Market, &c.] till further Order.

Dated this [] Day of [].

(L. S.) The Common Seal of the Corporation.

[Peter Rothwell Arrowsmith], Mayor.

[James Knowles], Town Clerk.

[Here give the Schedule (B.) or such Part thereof, if any, as may be necessary, with the Tolls, &c. appointed, or otherwise specify the Stallages &c. to be taken.]

Form of Notice of the Opening of a Market or Fair.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation will on [Monday] the [] Day of [] open a Market [or Fair] for the Sale of [] in Bolton, and that till further Order the Market, or Fair] will be held in the Market Place in Bolton, and the Market [or Fair] Days will be [Monday] and [Wednesday] in every Week, and the Stallages, Rents, and Tolls specified below will be demanded and taken under the Authority of the Corporation.

Dated this [] Day of [].

[James Knowles], Town Clerk.

STALLAGES, RENTS, AND TOLLS.

[Here specify them.]

[Local.]

29 H

17° & 18° VICTORIÆ, Cap.clix.

Bolton Improvement Act, 1854.

Form of Notice of Intention to demise Market House, Market Places, Weighing Houses, &c., Stallages, &c., Shops, &c. in Market House, &c.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation are willing to let the under-mentioned Property for the Term of [Three Years] from the [] Day of [and to receive Tenders in Writing in that Behalf. The Tenders must be delivered at the Town Clerk's Office in Bolton on or before the]. Forms of the Tender may be obtained on Application at that Office on or before the [Day of []. The Corporation do not bind themselves to accept the lowest or any Tender.

Dated this [Day of [

[James Knowles], Town Clerk.

Property to be let [the Market House, the Market Tolls, Six Stalls, Numbers] 1 to 6 in the Market Place.

Form of Notice of Slaughter-houses being provided.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation have provided the under-mentioned Place [or Places] for the slaughtering of Cattle.

Dated this [] Day of [

[James Knowles], Town Clerk.

SLAUGHTER HOUSE [or Houses].

[A Building and Yard at the Northern End of King Street in Bolton, &c.]

PART II.

FORMS RELATING TO BUILDINGS AND WORKS.

Form of Requisition to set back Premises taken down to be rebuilt or altered.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the Premises in [Bradshawgate] in Bolton, now [or late] in the Occupation of [John Smith], [or otherwise indicating the Premises], be set backwards according to the Specification given below.

Dated this

1 Day of

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Improvement required.]

To [C. D.] or other the Owner of the Premises, and all others concerned.

17° & 18° VICTORIÆ, Cap. clix.

Bolton Improvement Act, 1854.

Form of Notice to remove or alter Projections, &c.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the Porch [or other the Projection or Thing in question] erected [or placed] against [or in front of the Premises in [Bradshawgate] in Bolton, now [or late] in the Occupation of [John Smith], [or otherwise indicating the Premises], be removed [or altered] according to the Specification given below.

Dated this \[\] Day of \[\]

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Improvement required.]

To [E. F.], or other the Occupier of the Premises, and all others concerned.

Form of Notice to alter a Door, Gate, or Bar, so as not to open outwards.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the Door [or Gate or Bar] mentioned in the Specification below be altered so as not to open outwards.

Dated this

] Day of [

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Door, Gate, or Bar, and the Premises to which it belongs.] To [E. F.], or other the Occupier of the Premises, and all others concerned.

Form of Direction to make or keep in repair a Covering to an Entrance to a Vault or Cellar.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that a Door [or Covering] to the Opening made in the Pavement [or Footpath] at [indicating where] in [Bradshawgate] in Bolton, be made [or kept in good repair], according to the Specification given below.

Dated this

Day of [

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Work to be done.]

To [C.D.] or other the Owner [or Occupier] of the Premises, and all others concerned.

17° & 18° VICTORIÆ, Cap.clix.

Bolton Improvement Act, 1854.

Form of Notice to put up a Water Spout or Trough.

BOLTON IMPROVEMENT ACT, 1854.

Take noice, that the Corporation require that a Water Spout [or Trough] [and a Pipe or Trunk] to the Premises in [Bradshawgate] in Bolton, now in the Occupation of [John Smith] [or otherwise indicating the Premises], be made [or kept in good Repair and Condition], according to the Specification given below.

Dated this

] Day of [

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Improvement required.]

To [E. F.] or other the Owner [or other the Occupier] of the Premises, and all others concerned.

Form of Notice to take down, alter, secure, &c., dangerous Premises.

Bolton Improvement Act, 1854.

Take notice, that the under-mentioned Premises [or Wall, Fence or Construction] are to be taken down [or altered, repaired, &c.], according to the Specification below; and if the Works be not begun within Three Days after this Notice, and completed as speedily as the Nature of the Case admits, Complaint thereof will be made before Two Justices, according to the Act.

Dated this [

] Day of [

[A.B.], Surveyor of the Corporation.

SPECIFICATION.

[Here indicate the Premises or Wall, &c., and the Work to be done.]

To [C. D.], the Owner, and [E. F.], the Occupier of the Premises, and all others concerned.

Form of Order by Justices to take down, &c., dangerous Premises.

BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—We hereby order the Owner, or, in his Default, the Occupier, if any, of the under-mentioned Premises [or Wall, Fence, &c.] to take down [alter, &c.] the same within [Three Days] from the Day of the Date of this Order, according to the Specification below.

Given under our Hands and Seals this

Day of \

]•

(L. S.) $\begin{bmatrix} L. M. \\ N. O. \end{bmatrix}$ Justices of the Peace for, &c.

SPECIFICATION.

[Here indicate the Premises or Wall, &c., and the Work to be done.]

To [C. D.] the Owner [and E. F., the Occupier] of the Premises, and all others concerned.

Form of Notice of Intention of Corporation to take down dangerous Premises.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that as the Owner of the under-mentioned Premises cannot be found in Bolton [or as sufficient Distress of the Goods and Chattels in Bolton of the Owner of the under-mentioned Premises cannot be made, the Corporation intend to take the under-mentioned Premises, and the Site and Curtilage thereof [or the Site and Curtilage of the under-mentioned Premises], according to the Act, making Compensation for the same, as required by the Act.

Dated this [] Day of [].

[James Knowles], Town Clerk.

PREMISES TO BE TAKEN.

[Here indicate the Premises.]

To [C. D.] the Owner [and E. F., the Occupier] of the Premises, and all others concerned.

Form of Order to stop a Street.

BOLTON IMPROVEMENT ACT, 1854.

Dated this [] Day of [

[James Knowles], Town Clerk.

STREET STOPPED.

Bradshawgate, from the House No. 21 to the End of the Street.

Form of Notice to pave, &c. private Streets.

Bolton Improvement Act, 1854.

Take notice, that the Corporation require you to execute, before the Day of [] in the under-mentioned Street [Lane, Square, &c.], the Works indicated in the Specification below.

Dated this [

Day of [

[James Knowles], Town Clerk.

Street [Alley, &c.], [Bradshawgate, in Bolton].

SPECIFICATION

[Here indicate the Work of sewering, levelling, paving, flagging, or channelling.]

To C. D., J. K., &c., the Owners, [or E. F., P. Q., &c.] the Occupiers of Premises fronting [adjoining or abutting] on the Street, [Passage, &c.], and all others concerned.

[Local.]

17° & 18° VICTORIÆ, Cap.clix.

Bolton Improvement Act, 1854.

Form of Direction to remove Hoard or Fence, &c.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation direct the Removal of the under-mentioned Hoard [or Fence, Platform, &c.] within [Three Days] after this Notice. Dated this] Day of [

James Knowles, Town Clerk.

WORK TO BE REMOVED.

[Here indicate the Hoard, &c.]

To G. H., and all others concerned.

Form of Notice to the Corporation of Intention to build a Church or other large Building.

BOLTON IMPROVEMENT ACT, 1854.

Notice is hereby given to the Corporation, that the undersigned intends to build in Bolton the Church [or Chapel, or other large Building] mentioned below, according to the Plans, Sections, and Descriptions, showing the Manner proposed for its Construction, with respect to the Means of supplying fresh Air to such Building, which are hereunto annexed.

Dated this [] Day of [

R. S. of &c.

T. V. of &c.

THE BUILDING.

A Concert Room in Bradshawgate, between the Houses Nos. 40 and 45. To [Peter Rothwell Arrowsmith, Esquire,] Mayor of Bolton.

Form of Notice to construct a Public Urinal.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that a Public Urinal be constructed to the Satisfaction of their Surveyor, at [or near to] the Public House [or Place of Business] mentioned below, with proper Drains.

Dated this [

Day of [

[James Knowles], Town Clerk.

Public House [or Place of Business].

The Queen's Head Public House, Bradshawgate, in Bolton. To G. H., and all others concerned.

Form of Notice to construct Waterclosets, Privies, and Ashpits.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that a sufficient [Watercloset or Privy or Ashpit, or Number of Waterclosets, &c.] furnished with proper Doors and Coverings, be provided for the under-mentioned House, according to the Specification below.

Dated this [

] Day of [

[James Knowles], Town Clerk.

House, [No. 200, in Bradshawgate, in Bolton].

SPECIFICATION.

[Here indicate the Works to be done.]

To C. D., the Owner [E. F., the Occupier] of the House, and all others concerned.

Form of Notice to construct House Drains.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that a covered Drain [or covered Drains] from the under-mentioned House to the under-mentioned Sewer, be constructed according to the Specification below.

Dated this [

] day of [

[James Knowles], Town Clerk.

House [No. 150, in Bradshawgate, in Bolton.]
Sewer [the Main Sewer in Bradshawgate, in Bolton].

SPECIFICATION.

[Here indicate the Materials, Size, Level, and Fall of the Drain, &c.] To C.D. the Owner [or E.F. the Occupier] of the House, and all others concerned.

Form of Notice to Occupier to obtain Water Supply.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require you to obtain before the []
Day of [], a proper Supply of Water to the under-mentioned
House, and to do all such Works as may be necessary for that Purpose.

Dated this [

Day of [

[James Knowles], Town Clerk.

House [No. 200, in Bradshawgate, in Bolton].

To [E. F.], the Occupier of the Premises, and all others concerned.

Form of Notice to cleanse a House, &c.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the under-mentioned House, [Rooms, Passage, &c.], be cleansed, [whitewashed, &c.]

Dated this [

Day of [

[James Knowles], Town Clerk.

House [No. 200, in Bradshawgate, in Bolton, or the Ground-floor Rooms of No. 200, in, &c.]

To [C. D.] the Owner, or [E. F.] the Occupier of the Premises, and all others concerned.

Form of Order of Justices to take Measures against the Danger of Infection or Contagion.

BOLTON IMPROVEMENT ACT, 1854.

Bolton to wit.—We hereby order that the under-mentioned Measures be taken for the Preservation and Security of the Inhabitants in the Neighbour-hood of the under-mentioned House [or Houses] against the Danger of Infection or Contagion.

Given under our Hands and Seals this [] Day of []. $\{L.S.\}$ L.M. Justices of the Peace for, &c.

Houses [Nos. 160 and 161, in Bradshawgate, in Bolton].

[Remove all the Inmates, limewash the Walls, cleanse the Sewers, Drains, Cesspools, and Privies, remove the Furniture, burn all the Straw, Rags, and Filth found on the Premises, &c. &c.]

Form of Warrant of Justices to enter a House to take Measures against Danger of Infection or Contagion.

Bolton Improvement Act, 1854.

Bolton, to wit.—To the Chief Constable and other the Constables in Bolton [and $K.\ L.\ \&c.$]

These are to authorize you or any of you, and, if necessary, forcibly, to enter the under-mentioned House or Houses in Bolton in which an infectious or contagious Disease has occurred, and do all Things necessary for carrying into execution the Order made on the Day of by us [or by, &c.] for the Preservation of the Inhabitants in the Neighbourhood against the Danger of Infection or Contagion.

Given under our Hands and Seals this [] Day of [(L.S.) L.M. N.O. Justices of the Peace for, &c. Houses [Nos. 160 and 161] Bradshavgate, in Bolton.

Form of Notice to the Bolton Gas Company of intended Works requiring Alterations, &c. of their Trunks, &c.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation intend to execute the under-mentioned Works, and that in the Execution thereof it will be necessary to alter, remove, relay, or repair some of the Trunks, Mains, Pipes, or other Works of the Bolton Gas Company.

Dated this [

] Day of [

[James Knowles,] Town Clerk.

To the Bolton Gas Company and all others concerned.

[A Main Sewer in Bradshawgate, in Bolton, &c.]

Form of Certificate of Justice of Amount to be paid by the Corporation to the Bolton Gas Company for Expense of altering, &c. Works.

BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—I hereby ascertain and settle the Sum of £ to be paid by the Corporation to the Bolton Gas Company as the Amount of the Expense necessarily incurred by the Company in altering, [moving, relaying, or repairing,] their Trunk [Mains, Pipes, or other Works], occasioned by the Execution by the Corporation of the under-mentioned Works.

Given under my Hand this [

] Day of [

[N. O.], a Justice of the Peace for, &c.

[A Main Sewer in Bradshawgate, in Bolton, &c.]

Form of Authority to enter Premises and open Drains, &c.

BOLTON IMPROVEMENT ACT, 1854.

The Corporation hereby authorize you to enter the under-mentioned Premises, with or without Assistance, and cause the Ground to be opened and examined, and lay open the Drains [or Waterclosets, &c.] there.

Given this [

] Day of [

[James Knowles], Town Clerk.

Premises [No. 200, in Bradshawgate, in Bolton].

To [G. H.] the Surveyor to the Corporation.

Form of Order of Justices for entering on Lands, &c.

BOLTON IMPROVEMENT ACT, 1854.

To the Owners and Occupiers of the under-mentioned Land [or Premises.] Bolton, to wit.—We hereby order you to permit the said Land [or Premises] to be entered, examined, and laid open for the Purpose of [making Plans, surveying] measuring, taking Levels, &c.,] by the Surveyor of the Corporation, &c., whom and every of whom we hereby authorize to enter, examine, and lay open the said Lands [or Premises] for the Purpose [or Purposes] aforesaid, [or any of them].

Given under our Hands and Seals, this [

] Day of [

(L.s.) L.M. Justices of the Peace for & c. (L.s.)

Premises [No. 100, Bradshawgate, in Bolton].

Form of Order by a Justice for Execution of Works by Owner. BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—I hereby require the Occupier of the under-mentioned Premises to permit the Owner thereof to execute all such Works with respect to such Premises as may be necessary for carrying into effect the Provisions of this Act.

Given under my Hand and Seal, this [] Day of [

(L.S.) N. O., a Justice of the Peace for, &c.

Premises [No. 300, in Bradshawgate, in Bolton].

To [E. F.] the Occupier of the Premises, and all others concerned.

[Local.]

17° & 18° VICTORIÆ, Cap. clix.

Bolton Improvement Act, 1854.

General Form of Notice to do Works for which any of the Special Forms may not be applicable.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require you to execute in [or upon, under, with reference to, &c. | the under-mentioned Premises, the Works in the Specification indicated below.

Dated this Day of

[James Knowles], Town Clerk.

Premises [the King's Head Public House in Bradshawgate in Bolton] SPECIFICATION.

[Here indicate the Works required.]

To [C. D.], the Owner, [E. F., the Occupier] of the Premises, and all others concerned.

PART III.

FORMS RELATING TO NUISANCES AND OFFENCES.

Form of Appointment by the Corporation of the Hours for cleaning Cesspools.

BOLTON IMPROVEMENT ACT, 1854.

The Corporation hereby appoint that Cesspools, Privies, and Places of like Character in Bolton may be cleansed, and Filth, Soil, and Matter may be carried therefrom, till further Orders, between the Hours of Ten at Night and Ten next Morning], and that the under-mentioned Precautions be taken to prevent Nuisance, Annoyance, or Delay in or from such Works.

Dated this

Day of [

(L.s.) The Common Seal of the Corporation. [Peter Rothwell Arrowsmith], Mayor. [James Knowles], Town Clerk.

PRECAUTIONS.

[Here indicate the Precautions to be taken.]

Form of Notice not to let a Cellar, &c. as a Dwelling.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the under-mentioned Vault or Cellar, or underground Room, be not let or occupied as a Dwelling.

Dated this Day of

[James Knowles], Town Clerk.

Premises.—The Cellars, &c. of the House [No. 200, in Bradshawgate, in Bolton].

To [C. D.] the Owner, and [E. F.], the Occupier of the Premises, and all others concerned.

17° & 18° VICTORIÆ, Cap. clix.

Bolton Improvement Act, 1854.

Form of Notice not to let or occupy a Room over a Privy or Cesspool.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation order that the under-mentioned Room be not let or occupied as a Dwelling or Sleeping Room.

Dated this [] Day of [

[James Knowles], Town Clerk.

Here indicate the Room.

Form of Notice to remove a Nuisance.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation require that the Nuisance in Bolton caused by the [here indicate the Nuisance, as, for instance, "the foul State of the open Ditch at, &c.," or, "the Collection of offensive Matter at, &c.," or "the Pigstye in the Dwelling House, No. 200 in Bradshawgate," [or as the Case may be, be abated, [add, if necessary,] by the Execution of the Works indicated in the Specification below.

Dated this Day of

[James Knowles], Town Clerk.

SPECIFICATION.

[Here indicate the Works, if any, to be executed.]

To [C. D.] the Owner, or [E. F.] the Occupier of the Premises, and all others concerned.

Form of Notice of Offence against the Act.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the under-mentioned Proceeding is an Offence against the Act

Dated this

] Day of [

[James Knowles], Town Clerk.

[Here indicate the Offence, as, for instance, "the negligent Waste of Water supplied to No. 200 in Bradshawgate in Bolton," or "the suffering of the Water of a Sink in No. 200 in Bradshawgate in Bolton to run into a Conduit in Front of that House," or as the Case may be].

To [C.D. and E. F., &c.], and all others concerned.

PART IV.

FORMS RELATING TO RATES.

1.—Form of Declaration by a Valuer.

BOLTON IMPROVEMENT ACT, 1854.

I [A. B. of, &c.] solemnly declare that I will make a Valuation of all the rateable Property in Bolton fairly and impartially, according to the best or my Judgment.

Dated this [

] Day of [

[A. B.]

Taken by me, the Mayor of Bolton, the Day and Year above written, [Peter Rothwell Arrowsmith].

2.—Form of Estimate for a Rate.

BOLTON IMPROVEMENT ACT, 1854.

I [A. B. of, &c.] estimate for the Purposes of [a Special District Rate on Great Bolton] that the Sum of [2,500l.] is required [for the Improvement, Sewerage, and Paving of Great Bolton (that is to say) [1,000l. for the Improvement, 1,000l. for the Sewerage, and 500l. for the Paving], and that the rateable Value of the Property assessable is [50,000l], and that the Amount of Rate which for those Purposes it is necessary to make upon each Pound of such Value is [One Shilling].

Dated this [] Day of [

[A. B. of, &c.]

3.—Form of Notice of Intention to make a General or Special District Rate.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation intend, at a Meeting of the Council on [Monday] the [] Day of [] to make a [Special District] Rate for [the Improvement, Sewerage, and Paving of Great Bolton, and other Purposes] of [One Shilling] in the Pound on the rateable Value of all the Property assessable in [Great Bolton], and that the Statement of the proposed Rate is deposited at [the Town Clerk's Office] in Bolton.

Dated this [] Day of [

[James Knowles], Town Clerk.

Mayor.

[Peter Rothwell Arrowsmith]

[James Knowles], To

The Common Seal of the

(L.S.)

Corporation.

Bolton Improvement Act, 1854.

Special District Rate. General Form of

[the Improvement, Sewage, or Paving thereof,] and other lawful Part [EMENT ACT, 1854. BOLTON IMPROVI Botton][Special District] Rate on [Great

Day of

this

urposes, duly made

Otherwise not recoverable. Causes. Book. at balancing Amount. erable d. Legally excused. 16. Irrecov Uncollected Recoverable balancing the Book. d. Arrear 15. d. actually collected. Amount TI \mathcal{C} collected. Amount to be Total OLLE 13. Recoverable \vec{c} of former \circ Arrears Rates. 12. Ġ. the Pound. Rate 11. сtЗ d. Rateable Value. 10. ಭ Ġ. Rental. estimated Gross 9 भ्र Estimated ထံ Name or Situation of Property. Description of Pro-perty rated. 田田 rame of Owner. H Asme of Occupier. Word excused. If excused, write the Ω \sim if excused Due M લં \mathbf{z} \simeq Number.

[Local.]

29 L

Form of Publication of Rate.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation have this Day made a [Special District] Rate of [Sixpence] in the Pound on all the rateable Property in [Great Bolton].

Form of Notice of Amendment of Rate, by increase or inserting a new Name.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the [Special District] Rate [in Great Bolton] made on the [] Day of [] has been amended by [increasing the Amount of your Rate from 7l. 10s. to 8l., or by inserting your Name herein as rated at 6l.]

Dated this [] Day of [].

To [A. B., &c.] [James Knowles,] Town Clerk.

Improvement Expenses, Interest, 1854.] Day of nent Rate on [each of] the under-mentioned Premises, for Private AcT, BOLTON IMPROVEMENT Collection, duly made this [

Form of Improvement Rate.

(B.)

Borough of Bolton Special District Rate for paving Great Bolton, 1854.

	ton Im	proc	eme	166 2	act,	1004	·		
	ancing this Book. le at balancing this Book.	therwise not recoverable.	Causes.	18.					
	lancing this	Otherwise no	Amount.	17.	£ s. d.				
	Uncollected at bal Irrecoverab	<u>'</u>	legally excused.	16.	£ s. d.				
	Unco	Kecoverable Arrear at	balancing the Book.	15.	£ s. d.			•	
FION.	Amount		collected.	14.	£ s. d.				
COLLECTI	Total	Amount to be	collected.	13.	£ s. d.				
0 0	Recoverable	Arrears of former	Rates.	12.	£ s. d.				
	Rate	at in	the Pound.	11.	£ s. d.		r		
	Rateable	Value.		10.	£ 8. d.				
	Gross	estimated	Rental.	6	£ s. d.				
	Estimated	===		œ	A. B. P.				
	lo noitsu	or Sit		7.					
TE.	Description of Pro- perty rated.			•9			<u> </u>		
RA	rner.	Mame of Owner.					•		
	capier.	oO to	Name	4.					
	Vrite the	oxə , p. V 'pəsna	oxe ll roW	3.					
RREAR	Due.	O.	if excused.	લં	£ 8. d.				
4		nper.	unN	1.	•	•			•

(L.S.) The Common Seal of the Corporation.
 [Peter Rothwell Arrowsmith], Mayor.
 [James Knowles], Town Clerk.

Form of Summons for Nonpayment of Rate.

BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—I hereby require	you [and ever	y of you] to	appear or
[Monday] the [] Day of [], at [7	Ten of the Clo	ock in the
Forenoon], at [the Town Hall in	Little Bolton], 1	before me, or	any other
Justice then and there present, to she	ow Cause why the	e [Special Dist e	rict] Rate
on [Great Bolton] made on the [] Da	ay of [], in
arrear, and unpaid by you, should no	ot be paid; and	if you fail to	appear, a
Warrant will be issued to levy th	e same by Distr	ess of your (loods and
Chattels.			
Given under my Hand this [] Day of [].	
	[N. O.] a Justic	e of the Peace	for, &c.

Part V.

MISCELLANEOUS FORMS.

Form of Register of Common Lodging Houses.

BOLTON IMPROVEMENT ACT, 1854.

Register of Common Lodging Houses.

Situation.	Names of Keepers.	Residence of Keepers.	Number of Lodgers authorized.
• *			
ì			

Form of Notice of Offices for Surveyors, Inspectors, and other Officers.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation appoint the under-mentioned Place [or Places] to be, till further Order, the Office [or Offices] for the Surveyors [or as the Case may be] appointed for the Purposes of the Act.

Dated this [

] Day of [

[James Knowles], Town Clerk.

[Surveyor's Office] [No. 1, Bradshawgate, in Bolton], [Inspector's Office] [the Public Office in the Market House in Bolton.]

Form of Notice that a Street is a Highway.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation declare the under-mentioned Street [Lane, &c.] to be a Highway.

Dated this [

] Day of [

[James Knowles], Town Clerk.

[Bradshawgate, in Bolton, from the Beginning to the End; or King Street, in Bolton, from where it is crossed by Queen Street to where it is crossed by Princes Street.]

Form of Notice of Purchase, by Corporation, of Shares in Bolton Waterworks Company.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that the Corporation have purchased the under-mentioned Share [or Shares] in the Capital of the Bolton Waterworks Company.

Dated this [

] Day of [

[James Knowles], Town Clerk.

[Five Shares of 751. each, numbered respectively 100 to 104, both inclusive.]
To the Bolton Waterworks Company, and their Clerk

or Secretary, and all others concerned.

Form of Appointment of Arbitrator.

BOLTON IMPROVEMENT ACT, 1854.

For the Purposes of the Arbitration between the Corporation and [A. B. of, &c.] the Corporation do [or the said A. B. doth, or the Corporation and the said A. B. do] hereby appoint [C. D. of, &c.] to be our [or my] Arbitrator.

Dated this [

7 Day of [

٦,

(Ls.) [The Common Seal of the Corporation, or A. B., or both.]

 $\lceil Local. \rceil$

29 M

Form of Appointment of Umpire.

BOLTON IMPROVEMENT ACT, 1854.

For the Purposes of the Arbitration between the Corporation and [A. B., &c.] we, the Arbitrators, do hereby appoint [R. S. of, &c.] to be our Umpire. Dated this [Day of]

D. E.

F. G.

Form of Warrant of Distress.

BOLTON IMPROVEMENT ACT, 1854.

To the Chief Constable, and other the Constables, in Bolton, and the Collectors of any of the Rates for any of the Purposes of the Act [or otherwise.]

Bolton, to wit.—Whereas the Sum of $[\pounds]$ is due [or several Sums]respectively set opposite to the Names of the several Parties hereunto named, are respectively due from [A. B. of, &c., C. D. of, &c.] to [the Corporation]in respect of [here state generally on what account the Sum is due, or several Sums are due, as, for instance, the repairing, by the Corporation, of the dangerous Premises, No. 260, in Bradshawgate, in Bolton, of which the said "A. B. is the Owner," and for further instance, the Amount duly assessed on 1854, him by a Rate bearing Date on or about the Day of or otherwise, as the Case may be. These are, therefore, in Her Majesty's Name, to command you, every and any of you, to levy the said Sum of], and also the Sum of [£], the Costs of this Proceeding to obtain this Warrant, by Distress and Sale of the Goods and Chattels of the said [A. B., C. D., &c., as the Case may be,] and your reasonable Charges of taking, keeping, and selling such Distress, rendering to him or them the Overplus [if any] on Demand; and if sufficient Distress cannot be found of his or their Goods and Chattels, you are to certify the same to me, with this Warrant, that such further Proceedings may be had therein as the Law directs.

Form of Conviction.

BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—Be it remembered that A. B. of, &c., is this Day convicted before me [or us] of the following Offence against the Bolton Improvement Act, 1854, (that is to say,) of having in Bolton [here describe the Offence generally, and as nearly as may be in the Words of the Act, stating Time and Place, as, for instance, "On Tuesday, the 19th Day of November, in the Year of our Lord 1854,"] put up against a House in Bradshawgate the Number 14, being a Number different from the Number 15 put up by Order of the Corporation; and for further instance, "On Tuesday, &c., between the Hours of 9 and 10 of the Clock in the Forenoon, sold in Bradshawgate Goods by Lottery;"

[and if necessary] "and I [or we] do adjudge that the said A. B. hath forfeited for his said Offence the Sum of $[\pounds]$]; [and if necessary] and I [or we] do adjudge that the said A. B. do pay C. D. of, &c. the further Sum of $[\pounds]$] as his Cost in that Behalf.

Given under my [or our] Hand and Seal [or Hands and Seals] this].

(L. S.) [N. O.], a Justice of the Peace for, &c.

(L. S.) [L. M.]

(L. S.) [N. O.] Justices of the Peace for, &c.

General Form of Order by the Corporation for any Purpose for which a Special Form may not be applicable.

BOLTON IMPROVEMENT ACT, 1854.

The Corporation hereby order, that [stating the Order].

Dated this [] Day of [

(L. S.) The Common Seal of the Corporation.

[Peter Rothwell Arrowsmith], Mayor.

[James Knowles], Town Clerk.

General Form of Order by a Justice for any Purpose for which a Special Form may not be applicable.

BOLTON IMPROVEMENT ACT, 1854.

To A. B. &c.

Bolton, to wit.—I [or we] hereby order you to [here state generally what is required, as, for instance, "to destroy the Carcase of a Sheep unfit for the Food of Man, which is exposed for Sale in the Shop No. 200 in Bradshawgate, in Bolton," or as the Case may be [according to the Act].

Given under my [or our] Hand and Seal [or Hands and Seals] this [] Day [of].

(L. S.) $\begin{bmatrix} L, M \end{bmatrix}$ Justices of the Peace for, &c. (L. S.) $\begin{bmatrix} N, O \end{bmatrix}$

(L. S.) [N. C.], a Justice of the Peace for, &c.

General Form of Summons for any Purpose for which a Special Form may not be applicable.

BOLTON IMPROVEMENT ACT, 1854.

Bolton, to wit.—I hereby require you [and every of you] to appear on, &c., at, &c. [stating the Hour &c., stating the Place], before me, or any other Justice then and there present, to, &c. [stating the Purpose for which Appearance is to be made].

Given under my Hand this [

] Day of []. [N. O.], a Justice of the Peace for, &c.

17° & 18° VICTORIÆ, Cap.clix.

Bolton Improvement Act, 1854.

General Form of Notice for any Purpose for which a Special Form may not be applicable.

BOLTON IMPROVEMENT ACT, 1854.

Take notice, that, &c. [stating the Object of the Notice].

Dated this [] Day of [].

[James Knowles], Town Clerk.

To, &c., and all others concerned.

N.B.—In making use of any of the General Forms, Attention is to be paid to Conciseness, as in the Special Forms.

LONDON:

Printed by George Edward Eyre and William Spottiswoode, Printers to the Queen's most Excellent Majesty. 1854.

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