

**CHAPTER clxxii.**

An Act to confirm a Scheme of the Charity Commissioners for the application or management of (1) Various Charities in the Ancient Parish of Whitby in the North Riding of the County of York and (2) the Charities of Alice Gallilee in Whitby and other places in the said North Riding.

A.D. 1913.

[7th March 1913.]

**W**HEREAS the Charity Commissioners for England and Wales in their report to His Majesty of their proceedings during the year one thousand nine hundred and eleven have reported that they have approved and certified a scheme for the application or management of—

- (1) Various charities in the ancient parish of Whitby in the North Riding of the county of York;
- (2) The charities of Alice Gallilee in Whitby and other places in the said North Riding;

and the scheme is set out in an appendix to the said report:

And whereas it is expedient that the scheme as the same is fully set out and defined in the schedule to this Act should be confirmed:

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

**1.** The said scheme is hereby confirmed Provided always that nothing in this Act or in the said scheme shall be held to interfere with the ordinary jurisdiction over endowed charities now exerciseable or hereafter to become exerciseable by the High Court of Justice and the Charity Commissioners.

Confirmation  
of scheme.

**2.** This Act may be cited as the Whitby Charities Scheme Confirmation Act 1912.

Short title.

A.D. 1913.

SCHEDULE.*Scheme for the Application or Management of—*(1) *The following Charities in the Ancient Parish of Whitby in the North Riding of the County of York:—*

Charity.	Particulars of Origin or Government.
Atty Susanna - - -	Will proved in the Prerogative Court of Canterbury on the 14th June 1806; and Scheme of Charity Commissioners of 18th November 1904.
Barker Joanna - - -	Will proved in London on the 6th July 1832; and Said scheme.
Boulby Adam - - -	Indentures dated 20th April 1747 23rd May 1748 and 4th March 1772.
Boyes Margery for apprenticing and for poor widows.	Will dated 17th October 1719; and Order of Charity Commissioners appointing Trustees dated 18th March 1870.
Chilton Isabella - - -	Foundation in 1831.
Hunter Benjamin - - -	Gift in 1789.
Hunter Joseph - - -	Will proved at York on the 25th August 1868; and Scheme of said Commissioners of the 14th October 1898.
Pearson John - - -	Gift in 1764.
Pearson William - - -	Gift in 1722.
Pennock Isaac - - -	Indenture dated 13th February 1872.
Porritt Richmond including the subsidiary endowment of John Foster.	Will proved in London on the 15th May 1812.
Robertson John - - -	Will proved in the Principal Registry on the 13th March 1869; and Order of said Commissioners appointing Trustees dated 6th July 1888.
Robinson John - - -	Will proved at York in the Year 1854.
Rymer William - - -	Will in 1808.
Turnbull Thomas - - -	Gift before 24th April 1892.
Usherwood William - - -	Gift before 1910.
Ward John - - -	Will proved at York on the 18th March 1910.

(2) *The Charities of Alice Gallilee in Whitby and other places in the said North Riding founded by Deeds dated 1st November 1847 19th June 1852 and 20th October 1856 and comprised in a Scheme of the Charity Commissioners of the 17th February 1893.*1. *Administration of Charities.*—The above-mentioned charities and the endowments thereof specified in the schedule hereto and all other the endowments (if any) of the said charities shall be administered

and managed by the body of Trustees herein-after constituted subject to and in conformity with the provisions of this scheme under the title of the United Charities. A.D. 1913.

2. *Vesting of Real Estate.*—Any rentcharges and freehold or leasehold lands and other hereditaments comprised in this scheme and not already vested in “The Official Trustee of Charity Lands” are hereby vested in the said official trustee for all the estate and interest therein belonging to or held in trust for the charities.

3. *Transfer of Stock and Investment of Cash.*—All sums of stock comprised in this scheme and not already held by “The Official Trustees of Charitable Funds” shall be transferred under the authority of a further order of the Charity Commissioners into the name of the said official trustees and all sums of cash now or at any time belonging to the charities and not needed for immediate working purposes shall (unless otherwise ordered) as soon as possible be invested under the like authority in that name.

#### TRUSTEES.

4. *Trustees.*—The body of Trustees shall (except at first as herein-after provided) when complete consist of seventeen competent persons being—

- One ex-officio Trustee;
- Eleven representative Trustees; and
- Five co-optative Trustees.

5. *Ex-officio Trustee.*—The ex-officio Trustee shall be—

- The rector for the time being of the ecclesiastical parish of Whitby St. Mary.

6. *Representative Trustees.*—The representative Trustees shall be appointed as follows:—

- Six by the urban district council of Whitby;
- One by the parish council of Newholm with Dunsley;
- One by the parish council of Aislaby;
- One by the parish council of Eskdaleside-cum-Ugglebarnby;
- One by the parish council of Hawsker-with-Stainsacre; and
- One by the parish council of Fylingdales.

Each appointment shall be made for a term of three years at a meeting convened and held according to the ordinary practice of the appointing body. The chairman of the meeting shall forthwith cause the name of each person appointed to be notified to the Trustees or their clerk. The person appointed may be but need not be a member of the appointing body.

7. *First Representative Trustees.*—The first representative Trustees shall be appointed as soon as possible after the date hereof and their names shall be notified to the rector on behalf of the Trustees.

A.D. 1913.

8. *First Co-optative Trustees.*—The following persons shall be the first co-optative Trustees and shall be entitled subject to the provisions herein-after contained with respect to determination of trusteeship to hold office for five years from the date of this scheme—

John Henry Harrowing shipowner ;  
 Jefferson Suggit insurance secretary ;  
 Richard Smailes shipowner ;  
 Christopher Marwood shipowner ;  
 John Duck butcher ; and  
 Robert William White solicitor all of Whitby ; and  
 Thomas Clarkson of Thordisa House Eastrow near Whitby gentleman.

9. *Future Co-optative Trustees.*—Of the future co-optative Trustees two shall be women and two shall be either seamen or connected with the fishing industry. Every future co-optative Trustee shall be a person residing or carrying on business in or near the ancient parish of Whitby and shall be appointed for a term of five years by a resolution of the Trustees to be passed at a special meeting.

10. *Declaration by Trustees.*—No person shall be entitled to act as a Trustee whether on a first or any subsequent entry into office until after signing in the minute book of the Trustees a declaration of acceptance and of willingness to act in the trusts of this scheme.

11. *Determination of Trusteeship.*—Any future co-optative Trustee who ceases to be qualified as aforesaid any representative or co-optative Trustee who is absent from all meetings of the Trustees during a period of one year and any Trustee who is adjudicated a bankrupt or is incapacitated from acting or who communicates in writing to the Trustees a wish to resign shall thereupon cease to be a Trustee.

12. *Vacancies.*—Upon the occurrence of a vacancy the Trustees shall at their next meeting cause a note thereof to be entered in their minute book and in the case of a vacancy in the office of representative Trustee shall cause notice thereof to be given as soon as possible to the proper appointing body. Any competent Trustee may be re-appointed. No vacancy in the office of co-optative Trustee shall be filled till after the lapse of one calendar month from its occurrence and there shall be no such vacancy until the number of co-optative Trustees is reduced below five.

#### MEETINGS AND PROCEEDINGS OF TRUSTEES.

13. *Ordinary Meetings.*—The Trustees shall hold at least two ordinary meetings in each year.

14. *Chairman.*—The Trustees shall at their first ordinary meeting in each year elect one of their number to be chairman of their meetings for the year. They shall make regulations for supplying his

place in case of his death resignation or absence The chairman shall always be re-eligible. A.D. 1913.

15. *Special Meetings.*—A special meeting may at any time be summoned by the chairman or any two Trustees upon four days' notice being given to all the other Trustees of the matters to be discussed.

16. *Quorum.*—There shall be a quorum when five Trustees are present at a meeting.

17. *Voting.*—Every matter shall be determined by the majority of votes of the Trustees present and voting on the question In case of equality of votes the chairman shall have a casting vote whether he has or has not previously voted on the same question but no Trustee shall in any other circumstances give more than one vote.

18. *Minutes and Accounts.*—A minute book and books of account shall be provided and kept by the Trustees All proper accounts in relation to the charities shall in each year be made out and certified in such manner as the Charity Commissioners require and copies thereof shall be transmitted to the said commissioners and published in conformity with the provisions of the Charitable Trusts Acts.

19. *General Power to make Regulations.*—Within the limits prescribed by this scheme the Trustees shall have full power from time to time to make regulations for the management of the charities and for the conduct of their business including the summoning of meetings the deposit of money at a proper bank the custody of documents and the appointment as clerk during their pleasure of one of themselves (without salary) or of some other fit person.

#### MANAGEMENT OF REAL PROPERTY.

20. *Sale or letting at Nominal Rents.*—The Trustees may sell with the approval of the Charity Commissioners or may let at a nominal rent to poor and deserving persons resident in the ancient parish of Whitby—

- (1) The tenement in Ellerby Lane Whitby used as a warehouse with site and appurtenances belonging to the charity of Margery Boyes;
- (2) The two tenements in Loggerhead Yard Whitby with site and appurtenances belonging to the charity of John Pearson; and
- (3) The house in New Way Ghaut Whitby belonging to the charity of William Pearson.

The Trustees may sell with the approval of the said commissioners the tenements in Cliff Street Whitby with sites and appurtenances belonging to the charity of Adam Boulby They shall let the tenements

A.D. 1913. in Flowergate Whitby belonging to the same charity at nominal rents to poor and deserving seamen belonging to the port of Whitby and having a residence therein or to poor and deserving widows of seamen who at the time of their death belonged to the said port and had a residence therein or failing such seamen and widows to poor and deserving persons resident in the urban district of Whitby. The Trustees may let the tenements on the Cragg Whitby belonging to the charity of Isaac Pennock at nominal rents to poor and deserving widows of the age of fifty years and upwards of seamen who at the time of their death belonged to the port of Whitby and had a residence therein or failing such widows to poor and deserving persons resident in the urban district of Whitby.

21. *Residence rent free.*—The Trustees shall permit the tenements in Flowergate Whitby belonging to the charity of Isabella Chilton to be occupied rent free by poor and deserving widows of seamen who at the time of their death belonged to the port of Whitby and had a residence therein or failing such widows by poor and deserving persons resident in the urban district of Whitby.

22. *Management and letting of Property.*—Subject as aforesaid all the property of the charities not required to be retained or occupied for the purposes thereof shall be let and otherwise managed by the Trustees. In every case public notice of the intention to let any land or other property shall be given by the Trustees in such manner as they consider most effectual for ensuring full publicity. The Trustees shall not create any tenancy in reversion after more than three years of any existing term or for more than twenty-one years certain or for less than the approved annual value at rackrent without the sanction of the Charity Commissioners or a competent court.

23. *Leases.*—The Trustees shall provide that on the grant by them of any lease the lessee shall execute a counterpart thereof and every lease shall contain covenants on the part of the lessee for the payment of rent and the proper cultivation of the land and all other usual and proper covenants applicable to the property comprised therein and a proviso for re-entry on non-payment of the rent or non-performance of the covenants.

24. *Repair and Insurance.*—The Trustees shall keep in repair and insure against fire all the buildings of the charities not required to be kept in repair and insured by the lessees or tenants thereof.

#### BRANCHES.

25. *Branches.*—Subject as aforesaid the charities shall be divided into two branches to be called respectively—

The ancient parish branch; and

The port branch.

26. *Ancient Parish Branch.*—The ancient parish branch shall consist of the charities of— A.D. 1913.

Susanna Atty;  
Joanna Barker;  
Margery Boyes;  
John Pearson;  
William Pearson;  
John Robertson;  
John Robinson;  
John Ward; and  
Alice Gallilee.

27. *Port Branch.*—The port branch shall consist of the charities of—

Adam Boulby;  
Isabella Chilton;  
Benjamin Hunter;  
Joseph Hunter;  
Isaac Pennock;  
Richmond Porritt including the subsidiary endowment of John Foster;  
William Rymer;  
Thomas Turnbull; and  
William Usherwood.

#### APPLICATION OF INCOME.

28. *Expenses of Management.*—The Trustees shall first defray—

- (1) The cost of repairs and insurance and all other charges and outgoings payable in respect of the property of either branch out of the income of that branch;
- (2) All the proper costs charges and expenses of and incidental to the joint administration and management of all the charities out of the income thereof and as between (a) the ancient parish branch and (b) the port branch out of the income thereof respectively so far as may be rateably.

29. *Application of Income.*—Subject to the payments aforesaid—

- (1) The net yearly income of the ancient parish branch shall be applied by the Trustees for eleemosynary purposes and for apprenticing and payment of pensions in the manner herein-after prescribed for the benefit of poor and deserving persons resident in the ancient parish of Whitby provided that in the application of the income of the charity of John Robertson a preference shall be given so far as may be to ropemakers or their widows:

A.D. 1913.

- (2) The net yearly income of the port branch shall be applied by the Trustees for eleemosynary purposes and for apprenticing and payment of pensions in the manner herein-after prescribed for the benefit of poor and deserving seamen belonging to the port of Whitby and having a residence therein or of poor and deserving widows and children resident in the said port of seamen who at the time of their death belonged to the said port and had a residence therein or failing such seamen and widows and children for the benefit of poor and deserving persons resident in the urban district of Whitby:

Provided that the Trustees may if and so far as they think fit continue to pay out of the income of the charities of Isaac Pennock Richmond Porritt (inclusive as aforesaid) Thomas Turnbull and William Usherwood to persons who at the date of this scheme are annuitants of those charities the annuities which they have been accustomed to receive out of such income.

*Eleemosynary Purposes.*

30. *General Benefit of Poor.*—Income applied for eleemosynary purposes shall be applied by the Trustees in making payments under one or more of the following heads for the benefit of such persons being duly qualified as aforesaid as the Trustees select for this purpose and in such way as they consider most advantageous to the recipients and most conducive to the formation of provident habits:—

I.—Subscriptions or donations in aid of the funds of—

- (a) Any dispensary infirmary hospital or convalescent home, whether general or special upon such terms (so far as may be) as to enable the Trustees to secure the benefits of the institution for the objects of the charities;
- (b) Any provident club or society established in or near the beneficial area for the supply of coal clothing or other necessaries:

II.—Contributions towards—

- (a) The provision of nurses for the sick and infirm;
- (b) The provision of duly certified midwives to attend women in childbirth;
- (c) The travelling expenses of patients to and from such institutions as are above-mentioned in paragraph I. (a);
- (d) The cost of the outfit on entering upon a trade or occupation or into service of any person under the age of twenty-one years:



## III.—The supply of—

A.D. 1913.

- (a) Clothes linen bedding fuel tools medical or other aid in sickness food or other articles in kind to an amount not exceeding 20*l.* in any one year;
- (b) Temporary relief in money by way of loan or otherwise in case of unexpected loss or sudden destitution to an amount not exceeding 20*l.* in any one year.

Provided that income applicable under this clause shall in no case be applied so that any individual or institution may become entitled to a periodical or recurrent benefit therefrom.

*Apprenticing.*

31. *Apprenticing.*—Income applied for apprenticing shall be applied by the Trustees in apprenticing children being duly qualified as aforesaid to some useful trade or occupation.

32. *Conditions of Apprenticing.*—Upon the apprenticing of any child—

- (1) An indenture of apprenticeship shall be executed containing provisions for carrying into effect the following stipulations:—

- (a) The apprenticeship premium shall be payable in not less than two portions and the second portion and any subsequent portions shall be payable after the lapse of at least six months from the commencement of the term of apprenticeship or from the payment of the preceding portion;

- (b) The second or any subsequent portion of the premium shall not be payable unless or until the Trustees have satisfied themselves by personal inquiry that the apprentice is being properly taught;

- (c) Substantial wages increasing yearly shall be paid to the apprentice on a scale to be specified in the indenture:

- (2) The Trustees may also agree for the repayment to them of the whole or any part of the apprenticeship premium out of any wages of the apprentice or otherwise and may properly refuse to accept any master or mistress except upon the following conditions:—

- (a) The permission of a probationary period not exceeding three months and either with or without wages during which the apprentice concerned shall be at liberty to recede from his or her engagement;

A.D. 1913.

(b) The permission of access at all reasonable times to the place of employment of the apprentice concerned by any person authorised by the Trustees to inspect and report upon the condition conduct and diligence of the apprentice ;

(c) Such other conditions or stipulations as to evening instruction or other matters as in the judgment of the Trustees may be beneficial to the apprentice concerned or otherwise advantageous to the charities :

(3) Any or all of the arrangements for the apprenticeship and visiting of and consequent reports upon the apprentice may be delegated to the National Institution of Apprenticeship No. 39 York Place Baker Street London W. or to the Apprenticeship and Skilled Employment Association No. 36 Denison House Vauxhall Bridge Road London S.W. or to any similar institution which may be nominated by the Trustees and approved by the Charity Commissioners and in that case the moneys applicable to the apprenticeship shall be paid to the institution at the time of the signing of the apprenticeship indenture.

#### *Pensions.*

33. *Pensions.*—Income applied for payment of pensions shall be applied in accordance with the following provisions.

34. *Qualifications of Pensioners.*—The pensioners shall be persons being duly qualified as aforesaid who have resided in the beneficial area for not less than two years next preceding the time of their appointment who have not during that period received poor law relief other than medical relief and who from age ill-health accident or infirmity are wholly or in part unable to maintain themselves by their own exertions.

35. *Stipends of Pensioners.*—There shall be paid to each pensioner out of the income applicable for the purpose by weekly or other periodical payments as the Trustees think fit such a stipend being at the rate of not less than 5s. a week and not more than 10s. a week as the Trustees may from time to time fix having regard to the needs and circumstances of the respective pensioners and to the income and other circumstances of the charities Provided that—

(1) The Trustees instead of paying the whole amount of the stipend to any pensioner in money may from time to time expend the whole or any portion thereof for his or her benefit as they think fit; and

(2) In the case of a person appointed or qualified to be appointed as a pensioner possessing or become possessed of a properly

*Scheme Confirmation Act, 1912.*

A.D. 1913.

secured income from other sources or in receipt of assistance from relations or others the Trustees may fix such a smaller stipend to be payable out of the income of the charities as they think fit provided that the total income of the recipient shall not be less than the said minimum.

36. *Payment of Stipends and Conduct of Inquiries.*—The clerk of the Trustees or some other person appointed by them for the purpose shall pay the stipends to the pensioners and conduct any inquiries with regard to them and to applicants for appointment.

37. *Notice of Vacancy.*—No appointment of a pensioner shall be made by the Trustees until a sufficient notice (which may be according to the form annexed hereto) of the vacancy to be filled up specifying the qualifications required from candidates has been published in the beneficial area by advertisement or otherwise so as to give due publicity to the intended appointment.

38. *Applications for Appointment.*—Applications for appointment as pensioners shall be made in the first place in writing to the Trustees or their clerk in such manner as the Trustees prescribe. Except in case of physical disability the Trustees shall before appointing any applicant to be a pensioner require him or her to attend in person. Every applicant must be prepared with sufficient testimonials and other evidence of his or her qualification for the appointment.

39. *Appointments of Pensioners.*—Every appointment of a pensioner shall be made by the Trustees and shall be made at a special meeting to be held as soon as conveniently may be after an interval of one month from the occurrence of the vacancy to be filled up allowing a reasonable time for publication of notice and for inquiries as to the applicants.

40. *Selection of Pensioners and Payment of Pensions.*—The pensioners shall be selected under the following conditions:—

- (1) After full investigation of the character and circumstances of the applicants and inquiry whether they have shown reasonable providence and whether and to what extent they may reasonably expect assistance from relations or others:
- (2) Where claims are equal preference shall be given to those applicants who have been longest resident in the beneficial area.

The pensions shall be paid subject to such reasonable regulations for ascertaining the identity and good conduct of the pensioners and their continued possession of the required qualifications as the Trustees from time to time prescribe.

For the purpose of this clause the Trustees may avail themselves of the agency of any charity organisation society or other like agency.

A.D. 1913.

41. *Term of Pensions.*—Each pension shall be granted for a term of three years in the first instance but may be prolonged by the Trustees if they think fit for a further period of not more than three years at each prolongation.

42. *Register.*—The Trustees shall provide and keep a book in which shall be entered the name age and description of every person appointed to be a pensioner the date of every appointment and the date and occasion of every vacancy They shall also keep a register of all applications for appointment.

43. *Removal of Pensioners.*—(1) The following persons shall be removed from being pensioners:—

- (a) Any pensioner who receives poor law relief other than medical relief;
- (b) Any pensioner detained under lawful authority as a person suffering from mental disease;
- (c) Any pensioner becoming an inmate of any poor law institution for the purpose of receiving medical relief.

(2) If in the opinion of the Trustees any pensioner is guilty of insobriety or immoral or improper conduct or is disqualified for retaining his or her appointment by having become entitled to a sufficient income from sources other than the charities or from any other cause or if in any case it appears that any pensioner has been appointed without having the required qualifications the Trustees upon proof thereof to their satisfaction may remove the pensioner.

(3) Upon the removal of any pensioner the Trustees may proceed to appoint another pensioner in his or her place.

(4) In any case of such misconduct as aforesaid the Trustees may suspend the payment of the stipend to the pensioner either wholly or in part during such time as they think fit.

(5) Any pensioner removed under head (b) or (c) of section (1) of this clause may on recovery be re-appointed without previous notice being given of the vacancy to be filled up and need not possess the qualifications as to residence and previous non-receipt of poor law relief.

44. *Regulations.*—The Trustees may from time to time prescribe such reasonable regulations as they consider expedient for the government of the pensioners provided that the same shall not be at variance or inconsistent with any of the provisions of this scheme.

#### GENERAL PROVISIONS.

45. *Appropriation of Benefits.*—The appropriation of the benefits of the charities shall be made by the Trustees from time to time at meetings of their body and not separately by any individual Trustee or Trustees.

46. *Trustees not to be personally interested.*—No Trustee shall take or hold any interest in any property belonging to the charities otherwise than as a Trustee for the purposes thereof and no Trustee shall receive any remuneration or be interested in the supply of work or goods at the cost of the charities.

A.D. 1913.

47. *Charities not to relieve Rates.*—The funds or income of the charities shall not in any case be applied in aid of any rates for the relief of the poor or other purposes.

48. *Alteration of Scheme.*—The Charity Commissioners may from time to time in the exercise of their ordinary jurisdiction establish schemes for the alteration of any provisions of this scheme as if those provisions had been made by the founder in the case of a charity having a founder.

49. *Questions under Scheme.*—Any question as to the construction of this scheme or as to the regularity or the validity of any acts done or about to be done under this scheme shall be determined conclusively by the Charity Commissioners upon such application made to them for the purpose as they think sufficient.

## FORM OF NOTICE.

In the Matter of the UNITED CHARITIES in the Ancient Parish of WHITBY and in the Port of WHITBY in the North Riding of the County of York.

The Trustees of these charities give notice that they will on the                      day of                      19                      proceed to elect a pensioner to fill a vacancy in the number of pensioners of the charities. The election will take place at                      o'clock on that day at                      . Poor and deserving [*persons resident in the ancient parish of Whitby*] [*seamen belonging to the port of Whitby and having a residence therein or widows and children resident in the said port of seamen who at the time of their death belonged to the said port and had a residence therein or failing such seamen and widows and children poor and deserving persons resident in the urban district of Whitby*] are eligible for the appointment provided that—

- (1) They have resided in the beneficial area for the last two years at least;
- (2) They have not during the last two years received poor law relief other than medical relief; and
- (3) They are from age ill-health accident or infirmity unable to maintain themselves by their own exertions.

Preference will be given to those who have shown reasonable providence and to those who have been longest resident in the beneficial area [*and to ropemakers or their widows*].

A.D. 1913.

Application for the appointment must be made in the first place in writing to the Trustees or their clerk at fourteen days at least previously to the election. Every applicant must state his or her name address age and occupation and must be prepared to produce sufficient testimonials and other evidence of his or her qualification for the appointment and except in case of physical disability to attend in person.

Signed

{ Clerk to  
the  
Trustees.

## SCHEDULE OF PROPERTY.

Description.	Extent or Amount.	Tenant Person liable or Persons in whose Name invested.	Gross Yearly Income.
<i>Atty Susanna.</i> Consols - - - -	£ s. d. 504 0 0	"The Official Trustees of Charitable Funds."	£ s. d. 12 12 0
<i>Barker Joanna.</i> Consols - - - -	332 11 7	Do. do.	8 6 0
<i>Boulby Adam.</i> Two tenements in Cliff Street Whitby with sites and appurtenances. Six tenements in Flowergate Whitby with sites and appurtenances.	— —	- - - - -	} 4 10 0
<i>Boyes Margery.</i> Rentcharge issuing out of land in Fylingdales.	—	Devises of the late Colonel Sibthorpe and Henry Walker Yeoman.	8 12 0
Tenement in Ellerby Lane Whitby used as ware- house with site and appur- tenances.	—	John C. Gale - - -	3 10 0
<i>Chilton Isabella.</i> Six tenements in Flowergate Whitby with sites and appurtenances.	—	- - - - -	3 9 0

A.D. 1913.

Description.	Extent or Amount.	Tenant Person liable or Persons in whose Name invested.	Gross Yearly Income.
<i>Gallilee Alice.</i>			
Consols (Charity founded by Deed dated 1st November 1847).	£ s. d. 277 17 3	"The Official Trustees of Charitable Funds."	£ s. d. 6 18 8
Consols (Charity founded by Deed dated 19th June 1852).	303 0 0	Do. do.	7 11 4
Consols (Charity founded by Deed dated 20th October 1856).	213 3 11	Do. do.	5 6 4
<i>Hunter Benjamin.</i>			
Cash invested on mortgage in the Whitby Waterworks Company.	100 0 0	- - - - -	3 0 0
<i>Hunter Joseph.</i>			
Consols - - - - -	531 9 3	"The Official Trustees of Charitable Funds."	13 5 8
<i>Pearson John.</i>			
Two tenements in Loggerhead Yard Baxtergate Whitby.	—	- - - - -	0 10 0
<i>Pearson William.</i>			
House in New Way Ghaut Whitby.	—	- - - - -	0 10 0
<i>Pennock Isaac.</i>			
Seven tenements situate on the Cragg Whitby.	—	William Davidson and others.	29 5 0
<i>Porritt Richmond.</i>			
Consols part of a sum of 1,050 <i>l.</i> like Stock.	850 0 0	Thomas Nelthorpe Marwood deceased John Henry Harrowing Christopher Marwood Richard Smailes.	21 5 0
Consols (subsidiary Endowment of John Foster).	388 18 4	John Henry Harrowing Christopher Marwood and Richard Smailes.	—
<i>Robertson John.</i>			
Consols - - - - -	1,115 3 9	"The Official Trustees of Charitable Funds."	27 17 4
<i>Robinson John.</i>			
Consols - - - - -	721 1 10	Do. do.	18 0 4
<i>Rymer William.</i>			
Consols - - - - -	105 0 0	Do. do.	2 12 4

A.D. 1913.

Description.	Extent   or Amount.	Tenant Person liable or Persons in whose Name invested.	Gross Yearly Income.
<i>Turnbull Thomas.</i> Consols residue of the said sum of 1,050 <i>l.</i> Consols.	£ s. <i>o.</i> 200 0 0	See under <i>Porritt</i> - -	£ s. <i>d.</i> 5 0 0
<i>Usherwood William.</i> North Eastern Railway Com- pany Four per cent. Stock.	100 0 0	- - - - -	4 0 0
<i>Ward John.</i> North Eastern Railway Com- pany Four per cent. Guaranteed Stock.	165 0 0	"The Official Trustees of Charitable Funds."	6 12 0

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