



ANNO PRIMO

GEORGIIV. REGIS.

Cap. xiii.

An Act for reviving, extending, and varying the Powers of an Act, passed in the Twenty-sixth Year of His late Majesty King *George* the Third, for making and widening certain Streets, Passages, and Places in the Town of *Liverpool*, in the County Palatine of *Lancaster*, and for several other Purposes in the said Act mentioned, and also for further improving the said Town.

[22d June 1820.]

WHEREAS an Act was passed in the Twenty-sixth Year of the Reign of His late Majesty, intituled *An Act for opening, making, widening, and altering certain Streets, Passages, and Places, within the Town of Liverpool, in the County Palatine of Lancaster, for supplying the said Town with fresh and wholesome Water, for removing and preventing Nuisances and Annoyances therein, for appointing additional Market Places, and for extending so much of the Powers of an Act of the Second Year of His late Majesty, as relates to Hackney Coachmen, Chairmen, Carters, and Porters, to a certain Distance beyond the Liberties of the said Town*, whereby the Mayor, Bailiffs, and Common Council of the said Town, were authorized to make, open, widen, and alter certain Streets, Passages, and Places, within the said Town, in the said Act particularly mentioned, and were invested with certain Powers and Authorities for enabling them to carry the said Act into Execution; and the said Mayor, Bailiffs, and Common Council, have at great Expence to the Corporation

[Local.]

tion of *Liverpool*, made considerable Progress in the aforesaid Works, and in Execution of the Powers intrusted to them by the said Act, but have not as yet been enabled to complete the same: And whereas the Period or Term of Twenty Years limited in the said Act for making the said Improvements expired some Time since, and many of the Provisions of the said Act have been found inadequate to the Purposes intended, and further and other Provisions and Regulations, Powers, and Authorities are necessary for the Improvement of the said Town: And whereas it would very greatly tend to the Convenience and Accommodation of the Inhabitants of the said Town, if the said Mayor, Bailiffs, and Common Council were authorized and empowered to open and widen certain other Streets therein, called *Old Hall Street*, *Tythe Barn Street*, *Chapel Street*, *Moorfields*, and *Water Street*; and also to make and open a new Street to communicate between *Dale Street* and the *Old Hay Market*, and it would be also very beneficial to the Public if the Powers and Authorities comprised in the said Act were renewed and extended, and if other Powers and Authorities were given for the Improvement of the said Town: May it therefore please Your Majesty that it may be enacted, and be it 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, That the Mayor, Bailiffs, and Common Council, for the Time being of the said Town, shall have full Power and Authority to open and widen such Streets, Passages, and Places as are particularly specified and enumerated in the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, or such Part or Parts thereof as have not been already opened and widened under the Authority of the said Act; and also to open and widen the said Streets, called *Old Hall Street*, *Tythe Barn Street*, *Chapel Street*, *Moorfields*, and *Water Street*, and also to make and open a new Street to communicate between *Dale Street* and the *Old Haymarket*, in the said Town; and that for the Purposes aforesaid, all the Powers, Clauses, Limitations, and Provisions contained in the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, which in any way relate to or concern the several Streets in the said Act particularly specified, or the Means to be used in order to carry into effect the opening and widening of the same Streets, shall still extend to the same, or to such Parts thereof, as have not already been opened and widened under and by virtue of the said Act; and shall also extend to the said Streets by this Act authorized to be made, opened, and widened, and to the several Lands, Buildings, and Hereditaments, in the said recited Act particularly specified, and to those mentioned and described in the Schedule to this Act annexed, in all respects and to all Intents and Purposes, in as full and ample a Manner as if the same Powers, Clauses, Limitations, and Provisions, had been in this present Act particularly re-enacted and made Part of this Act, for and during the Term herein-after mentioned, not only as to the several Streets particularly specified in the said Act of the Twenty-sixth Year of the Reign of His late Majesty, but also as to all the Streets which are referred to in the Schedule annexed to this Act, intended to be respectively widened or opened, and newly laid out under and by virtue of the same.

The Common Council empowered to open and widen Streets enumerated in recited Act, and to open and widen certain other Streets.

Extension of Powers of 26 G. 3. to present Act.

Misnomer or wrong Description of Premises not

II. Provided always, and be it further enacted, That if any of the Premises mentioned and described in the said recited Act, or in the Schedule hereunto annexed, or any of the Persons in whose Possession or Occupation

tion the same or any Part thereof are or is stated or described to be, or the Owner or Owners thereof, shall happen to be misnamed or inaccurately described, such Misnomer or inaccurate Description shall not prevent or retard the Execution of this Act, provided it shall appear to any Two Justices of the Peace of the said Borough of *Liverpool*, that such Misnomer or inaccurate Description has proceeded from Mistake, but the same Premises, and every Part thereof, shall and may be used, sold, conveyed, disposed of, and applied to and for the Purposes of this Act as fully and effectually to all Intents and Purposes as if the same or any Part thereof, or the Tenant or Owner thereof, had not been misnamed or inaccurately described; any thing herein or in the said recited Act contained to the contrary notwithstanding.

to prevent the Execution of this Act.

III. And be it further enacted, That if any Money shall be agreed or awarded to be paid for any Lands, Tenements, or Hereditaments purchased by virtue of the said Act, or this Act, for the Purposes thereof, which shall belong to any Corporation, Feme Covert, Infant, Lunatic, or other Person or Persons, under any other Disability or Incapacity, such Money shall, in case the same shall amount to or exceed the Sum of Two hundred Pounds, with all convenient Speed be paid into the Bank of *England*, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to his Account, *ex parte* the said Mayor, Bailiffs, and Common Council, to the Intent that such Money shall be applied under the Direction and with the Approbation of the said Court, to be signified by an Order made upon a Petition to be preferred in a summary Way by the Person or Persons who would have been entitled to the Rents and Profits of the said Lands, Tenements, or Hereditaments, in the Purchase of the Land Tax, or towards the Discharge of any Debt or Debts, or such other Incumbrances or Part thereof, as the said Court shall authorize to be paid, affecting the same Lands, Tenements, or Hereditaments, or affecting other Lands, Tenements, or Hereditaments standing settled therewith, to the same or the like Uses, Intents, or Purposes; or where such Money shall not be so applied, then the same shall be laid out and invested, under and with the like Direction and Approbation of the said Court, in the Purchase of other Lands, Tenements, or Hereditaments, which shall be conveyed and settled to, for, and upon such and the like Uses, Trusts, Intents, and Purposes, and in the same Manner as the Lands, Tenements, and Hereditaments, which shall be so purchased, taken, or used as aforesaid, stood settled or limited, or such of them as at the Time of making such Conveyance or Settlement shall be existing, undetermined, and capable of taking effect; and in the meantime, and until such Purchase shall be made, the said Money shall, by order of the said High Court of Chancery, upon Application thereto, be invested by the said Accountant General in his Name, in the Purchase of Three Pounds *per Centum* Consolidated, or Three Pounds *per Centum* Reduced Bank Annuities; and in the meantime, and until the said Bank Annuities shall be ordered by the said Court to be sold for the Purposes aforesaid, the Dividends and Annual Produce of the said Consolidated or Reduced Bank Annuities shall, from Time to Time, be paid by order of the said Court, to the Person or Persons who would, for the Time being, have been entitled to the Rents and Profits of the said Lands, Tenements, or Hereditaments, so to be purchased in case such Purchase or Settlement was made.

Application of Money above 200^l.

IV. Pro-

Where less
than 200l.
and not less
than 20l.

IV. Provided always, and be it further enacted, That if any Money so agreed and awarded to be paid for any Lands, Tenements, or Hereditaments, purchased for the Purposes aforesaid, and belonging to any Corporation, or to any Person or Persons under Disability or Incapacity as aforesaid, shall be less than the Sum of Two hundred Pounds, and shall amount to or exceed the Sum of Twenty Pounds, then, and in all such Cases, the same shall be at the Option of the Person or Persons for the Time being entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments so purchased, taken, or used, or of his, her, or their Guardian or Guardians, Committee or Committees, in case of Infancy or Lunacy, to be signified in Writing under their respective Hands, paid into the Bank of *England*, in the Name and with the Privity of the said Accountant General of the High Court of Chancery, and be placed to his Account as aforesaid, in order to be applied in Manner herein-before directed, or otherwise the same shall be paid, at the like Option, to Two Trustees, to be nominated by the Person or Persons making such Option, and approved of by the said Mayor, Bailiffs, and Common Council (such Nomination and Approbation to be signified in Writing, under the Hands of the nominating and approving Parties), in order that such Principal Money, and the Dividends arising thereon, may be applied in Manner herein-before directed, so far as the Case may be applicable, without obtaining or being required to obtain the Direction or Approbation of the said High Court of Chancery.

When under
20l.

V. Provided also, and be it further enacted, That when such Money so agreed or awarded to be paid as next before-mentioned shall be less than Twenty Pounds, then, and in all such Cases, the same shall be applied to the Use of the Person or Persons who would for the Time being have been entitled to the Rents and Profits of the Lands, Tenements, or Hereditaments, so purchased for the Purposes of the said Act and this Act, in such Manner as the said Mayor, Bailiffs, and Common Council shall think fit; or in case of Infancy or Lunacy, then to his, her, or their Guardian or Guardians, Committee or Committees, to and for the Use and Benefit of such Person or Persons so entitled respectively.

In case of
not making
out Titles,
&c.

VI. And be it further enacted, That in case the Person or Persons to whom any such Sum or Sums of Money shall be adjudged or awarded, by or for the Purchase of any Lands, Tenements, or Hereditaments, to be purchased by virtue of the said Act, or this Act, shall refuse to accept the same, or shall not be able to make a good Title to the Premises to the Satisfaction of the said Mayor, Bailiffs, and Common Council; or in case such Person or Persons to whom such Sum or Sums of Money shall be so awarded as aforesaid cannot be found, or if the Person or Persons entitled to such Lands, Tenements, or Hereditaments, be not known or discovered, then, and in every such Case, it shall and may be lawful for the said Mayor, Bailiffs, and Common Council, to order the said Sum or Sums of Money so awarded as aforesaid, to be paid into the Bank of *England*, in the Name and with the Privity of the Accountant General of the High Court of Chancery, to be placed to the Credit of the Parties interested in the said Lands, Tenements, or Hereditaments, (describing them), subject to the Order, Control, and Disposition of the said High Court of Chancery, which said Court, on the Application of any Person
or

or Persons making Claim to such Sum or Sums of Money, or any Part thereof, by Motion or Petition, shall be and is hereby empowered, in a summary Way of Proceeding or otherwise, as to the same Court shall seem meet, to order the same to be laid out and invested in the Public Funds, and to order Distribution thereof, or Payment of the Dividends thereof, according to the respective Estates, Title, or Interest of the Person or Persons making Claim thereunto, and to make such other Order in the Premises as to the said Court shall seem just and reasonable; and the Cashier or Cashiers of the Bank of *England* who shall receive such Sum or Sums of Money is and are hereby required to give a Receipt or Receipts for the same, mentioning and specifying for what and whose Use the same is or are received, to such Person or Persons as shall pay any such Sum or Sums of Money into the Bank as aforesaid.

VII. Provided always, and be it further enacted, That where any Question shall arise touching the Title of any Person to any Money to be paid into the Bank of *England* in the Name and with the Privity of the Accountant General of the High Court of Chancery in pursuance of this Act, for the Purchase of any Lands, Tenements, or Hereditaments, or of any Estate, Right, or Interest in any Lands, Tenements, or Hereditaments, to be purchased in pursuance of the said Act and this Act, or to any Bank Annuities to be purchased with any such Money, or to the Dividends or Interest of any such Bank Annuities, the Person or Persons who shall have been in Possession of such Lands, Tenements, or Hereditaments at the Time of such Purchase, and all Persons claiming under such Person or Persons, or under the Possession of such Person or Persons, shall be deemed and taken to have been lawfully entitled to such Lands, Tenements, or Hereditaments, according to such Possession, until the contrary shall be shewn to the Satisfaction of the said Court of Chancery, and the Dividends or Interest of the Bank Annuities to be purchased with such Money, and also the Capital of such Bank Annuities, shall be paid, applied, and disposed of accordingly, unless it shall be made appear to the said Court that such Possession was a wrongful Possession, and that some other Person or Persons was or were lawfully entitled to such Lands, Tenements, or Hereditaments, or to some Estate or Interest therein.

Respecting
disputed
Titles.

VIII. Provided always, and be it further enacted, That where by Reason of any Disability or Incapacity of the Person or Persons, or Corporation, entitled to any Lands, Tenements, or Hereditaments, to be purchased under the Authority of the said Act and this Act, the Purchase Money for the same shall be required to be paid into the said High Court of Chancery, and to be applied in the Purchase of other Lands, Tenements, or Hereditaments, to be settled to the like Uses in pursuance of this Act, it shall be lawful for the said High Court of Chancery to order the Expences of all Purchases from Time to Time to be made in pursuance of the said Act and this Act, or so much of such Expences as the said Court shall deem reasonable, to be paid by the said Mayor, Bailiffs, and Common Council, out of the Monies to be received by virtue of the said Act and this Act, who shall from Time to Time pay such Sums of Money, for such Purposes as the said Court shall direct.

Court may
order rea-
sonable Ex-
pences to be
paid by the
Corporation.

IX. And whereas it is by the said Act enacted, that it shall and may be lawful for the Common Council for the Time being of the said Town

[Local.]

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Power to the
Corporation
to let or sell
to the Overplus

Ground, &c.
amended.

Sellers of
Land, &c.
to have the
Preference
of re-pur-
chasing.

to order to be set, let, conveyed, or disposed of, so much or such Parts of the said Houses, Buildings, Lands, and Premises, as also so much and such of the said Streets, Alleys, Ways, Passages, Courts, and Places, as they are by the said Act empowered to stop up and enclose, and shall not be necessary for the opening or widening of any of the said Streets, Passages, or Places, or for the making of the said new Streets, unto any Person or Persons, to or for such Use or Uses as they shall think proper, consistent with the Terms and Conditions of the several and respective Contracts which they have entered into and engaged in with the several and respective different Proprietors or Owners of the said Houses, Buildings, Lands, and Premises, or any of them, or any Part of any of them, previous to the passing of this Act, and that the same shall be let, set, conveyed, or otherwise disposed of by the Mayor, Bailiffs, and Burgesses of the said Town accordingly: And whereas it is expedient that the said Provision should be amended; be it therefore enacted, That before they the said Mayor, Bailiffs, and Common Council shall be at Liberty to sell and dispose of any Surplus Houses or other Buildings, Piece or Pieces of Land or Ground, purchased by virtue of this Act or the said recited Act, they shall first offer to resell the same to the Person or Persons from whom they shall have purchased or taken the same; and in case such Person or Persons respectively shall not then and thereupon agree, or shall refuse to purchase or repurchase the same respectively, an Affidavit to be made and sworn before a Master or Master Extraordinary in the High Court of Chancery, or before One of His Majesty's Justices of the Peace for the said Borough of *Liverpool*, by some Person or Persons no way interested in the said Houses or other Buildings, Piece or Pieces of Land or Ground, stating that such Offer was made by or on the Behalf of the said Mayor, Bailiffs, and Common Council, and that such Offer was not then and thereupon agreed to, or was refused by the Person or Persons to whom the same was so offered, shall in all Courts whatsoever be sufficient Evidence and Proof that such Offer was made and was not agreed to, or was refused by the Person or Persons to whom such Offer was made, as the Case may be; and in case such Person or Persons shall be desirous of purchasing or repurchasing the same, and he, she, or they, and the said Mayor, Bailiffs, and Common Council shall differ and not agree with respect to the Price thereof, then and in such Case the Price or Prices thereof shall be ascertained by a Jury, in Manner directed with respect to disputed Value of Premises, to be purchased by the said Mayor, Bailiffs, and Common Council, in pursuance of the said Act and this Act; and the Expences of hearing and determining such Difference shall be borne and paid in like Manner as directed with respect to such Purchase made by the said Mayor, Bailiffs, and Common Council, *mutatis mutandis*, and the Money to arise by the Sale or Sales which may be made by the said Mayor, Bailiffs, and Common Council, of such Surplus Houses or other Buildings, or Land or Ground as aforesaid, shall be applied to the Purposes of the said recited Act and of this Act, but the Purchaser or Purchasers thereof shall not be answerable or accountable for any Mis-application or Non-application of such Money.

Houses, &c.
not to be
taken, ex-
cept those
specified in
Schedule.

X. Provided always, and be it further enacted, That it shall not be lawful for the said Mayor, Bailiffs, and Common Council to take any Houses, Buildings, Lands, Tenements, or Hereditaments, by virtue of this Act, save and except those particularly mentioned and

and specified in the said recited Act, and in the Schedule hereunto annexed.

XI. Provided always, and be it further enacted, That nothing in this Act contained shall extend or be construed to extend to take away, prejudice, lessen, or affect any of the Powers, Privileges, or Authorities now belonging to the Proprietors of the *Liverpool* Corporation Water-works, the *Liverpool* Gas Light Company, or the Company of Proprietors of the *Liverpool* Water-works, under and by virtue of any Act or Acts of Parliament now in force, or otherwise howsoever; and that in case of the opening, making, raising, widening, or altering any of the Streets, Passages, or Places in the said recited Act, or in this present Act specified, in consequence of which the Pipes of the said Companies or Proprietors, or any of them, shall be obliged to be altered, raised, taken up, removed to, or relaid in some other Part or Parts of the Streets, Passages, or Places aforesaid, the said Mayor, Bailiffs, and Common Council, shall, previous to the opening, making, raising, widening, or altering of any such Streets, Passages, or Places as aforesaid, give or cause to be given to the said respective Companies or Proprietors One Calendar Month's Notice in Writing, to be left at the respective Offices for transacting the Business of the said respective Companies or Proprietors, in order that full Time and Opportunity may be afforded to the said Companies or Proprietors to alter, raise, take up, remove, or relay their said Pipes as aforesaid; and which said Pipes shall be altered, raised, taken up, removed, or relaid by the said respective Companies or Proprietors, at the Costs, Charges, and Expences of the Corporation of *Liverpool*, respecting which Costs, Charges, and Expences, if there shall be any Dispute between the said Mayor, Bailiffs, and Common Council, and the said Companies or Proprietors, or any of them, the same shall from Time to Time be ascertained and settled by a Justice of the Peace for the said County of *Lancaster*, upon the Application of either Party, such Justice not being One of the said Common Council, or One of the said Companies or Proprietors, and in case such Costs, Charges, and Expences shall remain unpaid for the Space of Ten Days next after the Day on which the same shall have been so ascertained and settled as aforesaid, and Demand made thereof, by or on Behalf of the said Companies or Proprietors respectively, from the Treasurer for the Time being of the said Corporation of *Liverpool*, the same shall and may be recovered from the said Corporation by the Proprietors for the Time being of the *Liverpool* Corporation Water-works, by and in the Name of their Manager and Chief Clerk for the Time being, and by the said other Companies of Proprietors, as any other Debt or Demand; and the Signature of the said Justice to the Amount so by him ascertained and settled as aforesaid shall be conclusive Evidence of the Amount of the said Debt or Demand.

XII. And whereas considerable Inconvenience has arisen in consequence of Porters and Carters plying for Hire in various Situations within the said Town, and it would be beneficial to the Inhabitants of the said Town if Stands or Stations were fixed and appointed for Porters and Carters, and proper Regulations made respecting the same, and if Power and Authority were given for licensing Porters within the said Town: be it therefore enacted,

Act not to prejudice the Powers of the *Liverpool* Corporation Water-works, the Gas Light, or the *Liverpool* Water-works Company.

Notice to be given to Surveyors to remove Pipes, &c.

Expence of Removal to be paid by Corporation.

Power to
Justices of
the Borough
in Quarter
Sessions to
appoint
Stands, and
to make
Rules, &c.

enacted, That it shall and may be lawful to and for the Justices of the Peace of the said Borough assembled at any General Quarter Sessions, to be holden for the same, or at any Adjournment thereof, from Time to Time, to fix and appoint what Place or Places shall be hereafter used and occupied as Stands or Stations for Porters, Carts, and Carters, plying for Hire within the said Town, and to make such Rules and Regulations respecting the same as they may think proper; and that it shall and may be lawful to and for the said Justices of the Peace, at any General Quarter Sessions of the Peace of the said Borough, or at any Adjournment thereof, to make, constitute, ordain, and provide from Time to Time, such Bye Laws, Rules, and Orders, as they the said Justices shall think fit for licensing and authorizing Porters to ply for Hire within the said Town, and of and concerning all Parcels, Goods, Things, and Messages, to be loaded or unloaded, or carried by such Porters, and for altering and removing the Stands of such Porters, Carts, or Carters, or any of them, from Time to Time, and for punishing Misconduct and Misbehaviour of all Porters or Carters plying for Hire within the said Town, all which said Rules and Regulations shall be printed and affixed up in the Town Hall and at the Custom House within the said Town, and shall not be repugnant to the Laws of that Part of the United Kingdom of *Great Britain and Ireland*, called *England*, or to any of the Directions or Provisions of this or the said recited Act; and the said Justices shall have full Power and Authority to impose any Fine or Penalty as to them shall seem reasonable, not exceeding Five Pounds for the Breach of any of such Rules or Regulations so to be made as aforesaid, and shall and may, from Time to Time, when and as often as they shall think fit, at any General Quarter Sessions to be held in and for the said Borough, or at any Adjournment thereof, make any Alterations which they shall deem necessary and expedient in such Rules and Regulations: Provided also, that nothing herein contained shall prevent any Person from employing his or her own Servant, or the Servant of any other Person or Persons, or any Labourer or Person as a Porter, although such Person be not a licensed Porter; any thing herein contained to the contrary notwithstanding.

Porters, &c.
not to ply
in certain
Places.

XIII. Provided also, and be it enacted, That it shall not be lawful for the said Justices to fix or appoint any Place or Places as a Stand or Station for Porters, Carts, or Carters, under and by virtue of the Power hereinbefore contained, situate in *Duke's Place*, or in either of the Streets leading therefrom, and which adjoin to the Property of the Trustees of the late Duke of *Bridgewater* there.

For prevent-
ing Danger to
Passengers
from ruinous
Buildings.

XIV. And whereas it frequently happens that Houses and Buildings within the said Town are either from litigated Titles thereto, or the Obstinacy, Neglect, or Poverty, of the Owners thereof, or of the Parties interested therein, in so ruinous a Condition, that Passengers are in danger of their Lives, or of some Injury from the falling thereof, or of the Bricks, or Timber, or other Materials, or Rubbish therefrom; and it also frequently happens that Houses and Buildings erecting or repairing within the said Town, or the Foundations of the same, are not sufficiently fenced or guarded from the Street as to insure Safety to the Passengers; be it therefore enacted, That it shall be lawful for any Two Justices of the Peace for the said Borough to order and direct any House or Building therein which,
upon

upon view of the same by the said Justices, may appear to be in a ruinous or dangerous State, to be properly fenced and guarded from the Street by a proper and sufficient Hord or Fence, by and at the Expence of the said Corporation of *Liverpool*, until the same Premises shall be regularly and lawfully proceeded against under the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, by Presentment of the Grand Jury, at the Sessions to be held for the said Borough, and taken down or repaired; and the Owner or Owners of such Premises shall reimburse and pay the Expences incurred by the said Corporation in fixing or putting up every such Hord or Fence which shall be so ordered and directed by the said Justices, and the Amount of the said Expences shall and may be recovered in like Manner as Penalties are recoverable by this Act.

XV. And be it further enacted, That all Persons whomsoever who have already caused to be taken down, or partly taken down, or who at any Time or Times hereafter shall take down, or begin to take down, any House or other Building whatsoever within the said Town, or cause the same to be so done, or who shall alter, or repair, or begin to alter or repair the outward or external Part or Parts of any such House or other Building, or cause the same to be so done, shall, and they are hereby respectively required, to cause One or more proper and sufficient Hord or Fence, or Hords or Fences, to be erected and set up to guard all such Houses and other Buildings, and the Foundations of the same from the Street, Square, Lane, Passage, or Public Place, in which the same may be situate, and shall continue such Hord or Fence, or Hords or Fences, standing and in good Condition during such Time as may be necessary for the Public Safety, and shall light, or cause the same to be well and sufficiently lighted during the Night, so as to prevent Accidents; and if any such Person or Persons shall refuse or neglect to erect and set up any such Hord or Fence, or Hords or Fences as aforesaid, or shall not continue the same standing and in good Condition during the Time aforesaid, or shall not, whilst the said Fences or Hords are standing, keep the same sufficiently lighted in the Night, then and in any of the said Cases, every such Person shall for every such Offence forfeit and pay any Sum not exceeding Five Pounds; and in case of a Refusal or Neglect on the Part of such Person or Persons to fence, guard, and light such Houses, Buildings, and Foundations, as aforesaid, it shall and may be lawful to and for the Mayor for the Time being of the said Borough, at the Expence of the Corporation of *Liverpool* aforesaid, to cause any such Houses, Buildings, and Foundations, to be well and sufficiently fenced in, or the Fence or Hord already erected and set up to be well and sufficiently repaired as the Case shall require, and such Fence or Hord to be continued, and during its Continuance to be lighted as aforesaid, and the Person or Persons so refusing or neglecting shall, on Demand, pay all the Charges and Expences of such fencing, repairing, and lighting; and in case of Non-payment, the same shall and may be recovered in like Manner as Penalties are recoverable by this Act.

For putting up Fences to guard Buildings under Repair, &c.

XVI. And be it further enacted, That in case, from unavoidable Necessity, which may sometimes occur, any Bricks, Stones, Timber, Mortar, Rubbish, Materials, or other Things, shall be laid or placed, or any Hole, Opening, or Excavation of any Nature or Kind soever, shall be

[Local.]

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For preventing Accidents arising from Building Materials or Excavations in the Streets.

made in any of the Streets, Squares, Lanes, Passages, or Public Places, within the said Town, the Person or Persons causing the said Articles or Materials to be so laid or placed, or the said Hole, or Opening, or Excavation, as aforesaid, to be made, shall, at his, her, or their own Expence, cause a Light to be fixed in or near the same, for securing Passengers from Accidents, and continue such Light every Night, from Sun-setting to Sun-rising, during the Time such Materials, Hole, Opening, or Excavation shall remain; and such Person or Persons shall, at his, her, or their own Expence, cause such Materials or other Things, and such Hole, Opening, or Excavation, to be well and sufficiently fenced and inclosed, until the Materials or other Things shall be removed; or the Hole, Opening, or Excavation filled up; and in case such Person or Persons shall neglect or refuse to light, fence, and inclose such Articles, Materials, Hole, Opening, or Excavation, as aforesaid, he, she, or they shall, for each Offence, forfeit and pay any Sum not exceeding Five Pounds for each and every Day or Night such Nuisance shall be continued.

Not to prevent Persons being proceeded against under Act 26 G. 3. for an Obstruction, &c.

XVII. Provided also, and be it further enacted, That nothing herein contained shall be construed to sanction or authorize the laying or placing of any Articles or Materials, or the making of any Hole, Opening, or Excavation, in any of the Public Streets or Thoroughfares within the said Town, or in any respect to affect the Liability of any Person or Persons, to be proceeded against under and by virtue of the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, for the Penalty incurred for an Obstruction in the said Streets or Thoroughfares, save only where such Obstruction may be authorized by Law, or where the actual Necessity of the Case may appear to justify the Party; the Existence of which Necessity shall and may be judged of and decided by the Justice of the Peace before whom any Complaint or Information may be laid under the said recited Act.

Penalty for destroying or damaging the Trees, or Rails, or other Articles, in the public Walks, Squares, or Streets.

XVIII. And whereas a very mischievous Practice has prevailed of late Years of damaging and destroying the Trees, Plants, Shrubs, Rails, and other Works, in the Public Gardens, Walks, Squares, and Streets; within the said Town; be it therefore enacted, That if any Person or Persons shall wilfully break, destroy, or otherwise damage or spoil any of the Trees, Plants, or Shrubs, or any of the Rails, Pales, Seats, Steps, or other Articles, in any of the present or future Public Walks, Gardens, Squares, Streets, Buildings, or Public Places, within the said Town, he, she, or they, shall not only pay the Amount of the Damage incurred, but shall also forfeit and pay any Sum not exceeding Five Pounds for each Offence; and such Amount of Damage shall and may be ascertained by the Justice before whom any Information may be laid for the Offence, and, with the said Penalty, shall be recoverable in like Manner as any Penalties may be recovered under this Act.

Penalty for dragging Ships' Anchors along the Streets or Quays.

XIX. And whereas the Mode frequently adopted of removing Ships' Anchors, by dragging the same along the Dock Quays, and other Streets, within the said Town, is very injurious to the Pavement of the same; be it therefore enacted, That in case any Person or Persons shall hereafter remove any Anchor of any Ship or Vessel, or cause the same to be removed, without being carried in a Cart or slung in a Wheel Carriage, so

as

as not to touch the Surface of the Ground, the Person or Persons so offending shall forfeit and pay any Sum not exceeding Five Pounds for each Offence, to be levied and recovered as other Penalties are recoverable by this Act.

XX. And be it further enacted, That no Person or Persons shall hereafter erect, or cause any Windmill to be erected, within the Distance of Fifty Yards from any present or future Street, Public Road, or Public Square, within the said Town, under the Penalty of Five Pounds for each and every Day such Windmill shall continue: Provided always, that nothing herein contained shall be construed to render legal the Erection or Continuance of any Windmill in any Part of the said Town, in any Case where, by the Common Law, such Windmill shall be a Public or Private Nuisance.

Penalty for erecting Windmills within Fifty Yards from the present or future Streets.

XXI. And whereas by the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, the Common Council of the said Town were authorized and empowered to contract and agree for the Purchase of such Lands or Grounds within the Liberties of the said Town as they should judge proper, to be appropriated to the Purpose of building Slaughtering-houses thereon, and all Persons whatsoever were thereby authorized to convey and assure such Lands or Grounds unto the Mayor, Bailiffs, and Burgesses of *Liverpool* aforesaid, and their Successors for ever, in order that the same might be sold or let for the sole Purpose of erecting thereon Buildings for the killing and dressing of Beasts; or that the said Mayor, Bailiffs, and Burgesses might have themselves the Power of erecting such Buildings, or any of them, at their own Option, and of demising or selling the same for the said Purpose; from which Period it was enacted, that no Beast or Cattle should be killed or dressed elsewhere in the said Town, save in the same Buildings, under a certain Penalty therein specified: And whereas the said Mayor, Bailiffs, and Burgesses, have not as yet been enabled to carry into effect the building of the said Slaughtering-houses; And whereas the Practice of bringing unsound Carcases and unwholesome Butchers' Meat to the said Town for Sale has of late Years greatly increased, and is become very injurious to the Public; and it would be attended with very salutary Effects, and tend very much to the Prevention of such a Practice, and to the Comforts and Health of the Inhabitants of the said Town, if the Slaughtering-houses within the same were from Time to Time inspected, and proper Regulations adopted respecting the same, and respecting the Removal of the Filth and Offal therefrom: Be it therefore enacted, That it shall be lawful for the Mayor of the said Town for the Time being, or his Deputy, or for the Inspector of the said Markets, from Time to Time appointed, under the Authority of the said Mayor, and they or either of them, are and is hereby authorized and empowered, at all Times in the Day or Night, with or without any Servants or Assistants, to enter into and inspect any House or Place kept or used for the slaughtering or killing of Cattle, Swine, or Beast of any Kind, within the said Town, by any Person or Persons whatever, and also any Building, Shed, Yard, or Place belonging thereto, such House or Place not being the actual Dwelling House of any Person, and then and there to examine, search for, and see if any Cattle, Swine, or other Beast, or the Carcases of any

Power to the Mayor of *Liverpool*, or the Inspector of the Markets, to enter and inspect Slaughtering-houses, &c.

any such, is or are deposited, or have been brought there; and in case the said Mayor or his Deputy, or such Inspector as aforesaid, shall find any Cattle, Swine, or other Beast, or the Carcases or Part of the Carcase of any such which shall appear to be unsound or unwholesome, or not fit for the Food of Man, it shall and may be lawful to and for the said Mayor for the Time being, or his Deputy, or such Inspector as aforesaid, to seize, take, and carry away, or direct the same to be seized, taken, and carried away by any Servant, Assistant or Assistants, for the Purpose of being further inspected and examined by competent Persons, according to the usual Course and Practice heretofore adopted in the said Town; and in case, upon such Inspection and Examination, such Cattle, Swine, Beast, or Carcase, or Part of a Carcase, shall be found, and declared to be unsound or unwholesome, or not fit for the Food of Man, the same shall and may be immediately burnt or destroyed; and in case the Owner or Owners, or Occupier or Occupiers of any such House or Place; kept or used for the slaughtering or killing of Cattle, Swine, or other Beast, or of any Building, Shed, Yard, or Place, belonging thereto, or any other Person or Persons shall refuse, obstruct, or hinder the said Mayor, or his Deputy, or such Inspector, as aforesaid, from entering into and inspecting the same, and examining, seizing, taking, carrying away, or destroying any such Carcase, or Part of a Carcase, which shall so appear, and be found and declared to be unsound and unwholesome; or unfit for the Food of Man, every such Owner or Occupier, or Person or Persons so offending, shall forfeit and pay a Sum not exceeding Five Pounds for each Offence.

Justices in Sessions to make Rules for the Cleanliness and Regulation of Slaughtering-houses, and to fix Penalties.

XXII. And be it further enacted, That it shall and may be lawful to and for the Justices of the Peace of the said Borough, assembled at any General Quarter Sessions to be holden for the said Borough, or at any Adjournment thereof from Time to Time, to make such Rules, Bye Laws, and Orders, as to them may seem proper for the Preservation of Cleanliness in, and the better Regulation and Management of all Places whatsoever within the said Town, now used or to be used for the Purpose of or as Slaughtering-houses, and also to fix and appoint such pecuniary Penalties for the Non-observance or Non-performance of such Rules, Bye Laws, and Orders, as the said Justices may think just and reasonable, not exceeding Five Pounds for any one Offence, to be recovered as other Penalties are recoverable by this Act; and it shall and may be lawful to and for the said Justices, so assembled as aforesaid, from Time to Time to make any Alterations in or Additions to such Rules, Bye Laws, and Orders, as Occasion may require, or as may be by them considered expedient and proper; which said Rules, Bye Laws, and Orders, being reduced into Writing, shall be binding upon and observed by all Persons using or in any ways concerned in any such Slaughtering-houses, and shall be sufficient in any Court of Law or Equity to justify all Persons who shall act under the same, provided they be not inconsistent with or repugnant to the Laws of this Realm, or to the Provisions and Directions in the said recited Act or this Act contained, or any of them; and Copies of such Rules, Orders, and Bye Laws, shall be written or printed in large Characters, and be affixed and continued in the Town Hall, and in some conspicuous Place in every such Slaughtering-house, and renewed as often as the same shall be obliterated or defaced.

XXIII. And

XXIII. And be it further enacted, That no Place shall hereafter be used or occupied for the Purpose of or as a Slaughtering-house, within the said Town, which has not been so used previous to the passing of this Act, or which may not have been erected under and by virtue of the Power and Authority contained in the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, without a Licence for that Purpose first had, which Licence the Justices of the Peace assembled at any General Quarter Sessions of the Peace to be holden for the said Borough, or any Two of them, shall have Power and Authority to grant, upon Application for that Purpose to them made in open Court; and in case any Person or Persons shall use as or for the Purpose of a Slaughtering-house, any Place within the said Town not heretofore used as such, or not erected under the Power contained in the said recited Act, without having first obtained such Licence as aforesaid, such Person or Persons so offending shall for each Offence forfeit and pay a Sum not exceeding Five Pounds.

No Slaughtering-houses in future to be erected without a Licence obtained from the Justices in Sessions.

XXIV. Provided always, and be it further enacted, That the several Slaughtering-houses at present used within the said Town shall, within Three Months from and after the passing of this Act, be registered by the respective Owners or Proprietors thereof at the Town Clerk's Office, under the Penalty of a Sum not exceeding Five Pounds; and that in case any such Slaughtering-houses shall be discontinued, the same shall not be again used as such without a Licence having been first duly taken out as herein-before mentioned with regard to any new Slaughtering-houses to be hereafter set up, under the Penalty of a Sum not exceeding Five Pounds.

Slaughtering-houses to be registered.

XXV. And whereas the Borough and Parish of *Liverpool* aforesaid, adjoin on the South Side thereof to the Township of *Toxteth Park*, on the East Side to the Township of *West Derby*, and on the East and North-east to the Township of *Everton*: And whereas between the said Borough and Parish and the said Townships of *Toxteth Park* and *West Derby*, certain Streets have been formed as Boundary Streets, and a certain Street has also been formed between the said Borough and Parish and the said Township of *Everton*, as far as the South End of a Garden of *John Lightbody* Esquire, situated at the Back of a certain Place called *Birchfield*, in *Liverpool*, aforesaid; but the actual Division between the said Borough and Parish and the said Townships, runs in many Places in the said Streets in very irregular Lines, and it would be very beneficial to the Inhabitants of the said Borough and Parish and Townships respectively, and tend much to the Prevention of Disputes and Differences, if the Boundaries between the same were defined and ascertained, and in some Places in a trifling Degree straightened, changed, and altered, and if such Boundaries were precisely declared and specified in this present Act; be it therefore enacted, That from and after the passing this Act the Southern Boundary between the said Borough and Parish and the said Township of *Toxteth Park*, shall be and be considered as the South Side of *Parliament Street* and of *Upper Parliament Street*, as far as lineable with the East Side of a certain Street called *Crown Street*; that the Eastern Boundary between the said Borough and Parish and the Township of *West Derby* aforesaid, shall be and be considered as the

Boundaries between Parish of *Liverpool* and Townships of *Toxteth Park*, *West Derby*, and *Everton*.

East Side of the said Street called *Crown Street*, running between *Upper Parliament Street* aforesaid, and *Pembroke Place*, the Line of a certain ancient Ditch or Watercourse between *Pembroke Place* and *London Road*, at the Distance of Six Feet Eastwardly, from the present Walls of the Yards or Inclosures of the Houses there, and the East Side of a certain Street called *Moss Street*, which runs between the *London Road* and *Upper Islington*; and that the North-eastern Boundary between the said Borough and Parish, and the Township of *Everton* aforesaid, shall be the North-east Side of a certain Street called or intended to be called *Carver Street*, which runs at the Back of and in a parallel Direction with *Upper Islington* aforesaid, as far as the South End of the Garden of the said *John Lightbody*; which said Boundaries are more particularly delineated on a Plan, and Two Duplicates of the same, which have been signed by the Mayor and Bailiffs of the said Borough, by the Surveyors of the Highways of the Parish of *Liverpool* aforesaid, and by the respective Surveyors of the Highways of the said Townships of *Toxteth Park*, *West Derby*, and *Everton*; one of which Plans shall be deposited amongst the Records of the Corporation of *Liverpool* aforesaid, another in the Parish Church of *Saint Nicholas*, and the Third in the Parish Church of *Walton on the Hill*, in which Parish the said Townships of *Toxteth Park*, *West Derby*, and *Everton*, are situate; and which said Plans, or any of them, shall and may be produced upon all Occasions as Evidence of the respective Boundaries herein-before defined between the said Borough and Parish of *Liverpool*, and the said Townships of *Toxteth Park*, *West Derby*, and *Everton*, respectively.

Jurisdiction
of Justices
and Coroners
of Borough
within such
Boundaries.

XXVI. And be it further enacted, That from and after the passing of this Act the Borough and Parish of *Liverpool* aforesaid, on the said South, and on the East and North-east Sides thereof, shall be and be considered as comprized within the Limits and Boundaries herein-before specified; and that the Justices of the Peace and Coroners of the said Borough of *Liverpool*, shall have Jurisdiction, Power, and Authority over all Offences, Matters, and Things cognizable before them, which may happen or occur within such Limits or Boundaries; and that Birth or Servitude within such Limits or Boundaries shall be and be considered as entitling Persons to the Freedom of the said Borough if otherwise legally entitled thereto; and that for all Matters and Things which may so happen or occur within the said Limits or Boundaries, and for which the Inhabitants of the said Parish of *Liverpool* were heretofore answerable or liable within the said Parish, the said Inhabitants shall be answerable and liable, save only as far as relates to the Liability of the said Inhabitants to the Repair of certain Parts or Portions of the said several Boundary Streets now made as herein-after specified.

Certain Pro-
portions of
Pavement to
be kept in re-
pair by Town-
ships of *Tox-
teth Park* and
West Derby.

XXVII. And whereas in consequence of the Division or Boundary between the said Borough and Parish, and the said Townships of *Toxteth Park*, *West Derby*, and *Everton*, having heretofore run in an irregular Line, the Liability to the Repairs of the said Boundary Streets has in some Instances extended only to one Side of the same; and it would be much more convenient and advantageous to the respective Townships and to the said Borough and Parish, and the Pavement of the said Streets would be much better and more effectually done if the Liability of the

said Townships to the Repairs and paving of the said Streets were extended so as to comprize both Sides of the same within certain Limits therein, such Limits not containing more superficial Yards than those which the said Townships would respectively be liable to pave and repair in a different Direction in or on one Side only of the said Streets; be it therefore enacted, That the Parts or Portions herein-after specified of the said Street called *Upper Parliament Street*, so made as aforesaid, between the said Borough and Parish, and the Township of *Toxteth Park* aforesaid, the Pavement of which hath been already completed, shall, from and after the passing of this Act, be repaired and repairable by the Inhabitants of the said Township of *Toxteth Park*, notwithstanding the same are situate within the said Parish of *Liverpool*, that is to say, Twenty-two thousand four hundred Square Yards, commencing from the East Side of a certain Street called or intended to be called *Windsor Street*, and extending to the East Side of the said Street called *Crown Street*; and that the Parts or Portions herein-after specified of the said Streets so made between the said Borough and Parish and the Township of *West Derby* aforesaid, shall, from and after the Completion of the Pavement of the said Streets, by such Persons or Parties as are now liable thereto by Law, or under any Agreement entered into, be repaired and repairable by the Inhabitants of the said Township of *West Derby*, notwithstanding the same are situate within the said Borough and Parish of *Liverpool*, that is to say, Sixteen thousand Square Yards, commencing from the North Side of *Upper Parliament Street* aforesaid, and extending from thence Northwardly as far as the North Side of the Continuation of *Oxford Street*; and that One thousand two hundred and eighty-eight Square Yards of the said Street called *Carver Street*, commencing from the East End of the same, shall, from and after the Completion of the Pavement of the same, by such Persons or Parties as are now liable thereto by Law, or under any Agreement entered into, be repaired and repairable by the Inhabitants of the Township of *Everton* aforesaid, notwithstanding the same are situate within the said Parish of *Liverpool*; and that all Proceedings at Law touching or concerning the Repairs of the respective Parts or Portions of the said Streets above specified, by the Inhabitants of the said Townships of *Toxteth Park*, *West Derby*, and *Everton* aforesaid, may be had and prosecuted against such Inhabitants respectively, in the same Manner, to all Intents and Purposes as if such Parts or Portions of such Streets were situate within the respective Townships of *Toxteth Park*, *West Derby*, and *Everton* aforesaid; and that in all such legal Proceedings as aforesaid, in anywise relating to the Repairs of the Parts or Portions of such Streets respectively, such Parts or Portions may, for the Purposes of such Proceedings, be stated and laid to be situate within the respective Townships, the Inhabitants of which are hereby declared to be liable to the Repairs thereof; any thing herein contained to the contrary notwithstanding.

XXVIII. And whereas by the said recited Act of the Twenty-sixth Year of the Reign of His late Majesty, the Mayor and any One Justice of the Peace of the said Town, or any Two Justices of the Peace of the same, were authorized and empowered to hear and determine any Complaint or Information exhibited before them, and to give Judgment or Sentence thereupon, and to award and issue out Warrants, under their Hands and Seals respectively, for the levying of such Forfeitures and Penalties

Method of proceeding against Offenders.

Penalties as were by the said Act imposed upon the Goods and Chattels of any Person or Persons offending : And whereas it would be attended with Convenience to the Public if such Complaints or Informations were authorized to be heard and determined before any One of the Justices of the Peace of the said Borough ; be it therefore enacted, That so much of the said recited Act as relates to the Proceeding against Offenders before the Mayor and any One Justice of the Peace of the said Borough, or before Two Justices of the Peace of the same, and so much of the said Act as contains the Form of Conviction thereon, shall be and the same are hereby repealed.

Recovery of Penalties.

XXIX. And be it further enacted, That from and after the passing of this Act, as well the several Penalties by the said recited Act and by this Act imposed, as the Penalties and Forfeitures to be incurred by the Non-performance or Non-observance of the several Rules, Orders, and Bye Laws, authorized to be made by the said recited Act and by this Act, shall and may be sued for and recovered by any Person whatsoever, within Three Calendar Months from the Day on which any Offence may be committed, by Information and Complaint before One of His Majesty's Justices of the Peace for the said Borough of *Liverpool* ; and such Penalties, with Costs, to be fixed by such Justice, shall, upon Conviction of the respective Offenders, be levied on their Goods and Chattels by Warrant, under the Hand and Seal of such Justice ; and in case such Penalties and Forfeitures shall not be paid forthwith upon Conviction, then it shall and may be lawful for such Justice to order the Offender or Offenders so convicted to be detained in safe Custody, until Return can be conveniently made to such Warrant or Distress, unless the same Offender or Offenders shall give a sufficient Security, to the Satisfaction of such Justice, for his or their Appearance before him, on such Day or Days as shall be appointed for the Return of such Warrant of Distress, such Day or Days not being more than Five Days from the Time of taking any such Security, and which Security the said Justice is hereby empowered to take by way of Recognizance or otherwise ; but if, upon the Return of such Warrant, it shall appear that no sufficient Distress can be had thereupon, then such Offender or Offenders shall be committed by such Justice to the Common Gaol of the said Borough, there to remain for such Space of Time, not exceeding Six Calendar Months, as such Justice shall fix and appoint ; and each Conviction under the said recited Act, or under this Act, shall be drawn up in the following Form of Words, or in any other Form of Words to the same Effect ; *videlicet*,

Form of Conviction.

‘ Borough of *Liverpool* } BE it remembered, That on the Day
 ‘ in the County of } of in the Year of our Lord
 ‘ *Lancaster*, to wit. }
 ‘ *A. B.* is convicted before me *C. D.* One
 ‘ of His Majesty's Justices of the Peace for the said Borough, [*specifying*
 ‘ *the Offence, and Time and Place when and where the same was committed,*
 ‘ *as the Case may be*], and I do adjudge him, her, or them to pay and
 ‘ forfeit for the same the Sum of
 ‘ Given under my Hand and Seal, the Day and Year aforesaid.’

And all such Penalties shall, when levied, be paid and applied as follows ; *videlicet*, On Half thereof to the Informer, and the other Half to the Poor of the Parish of *Liverpool* aforesaid.

XXX. Provided

XXX. Provided always, and be it further enacted, That if the Common Council for the Time being of the said Town shall omit to widen, improve, or lay open any of the said Streets or Passages mentioned in the said recited Act, or in the Schedule to this Act annexed, for the Space of Twenty Years from the passing of this Act, such Streets or Passages so omitted to be widened, improved, or laid open, shall not thereafter be widened, improved, or laid open, without the previous Consent in Writing of the Owners and Persons interested in any of the Houses, Buildings, Lands, and Premises, by the said recited Act, or this Act, directed to be converted to the said Purposes; any thing herein-before contained to the contrary notwithstanding.

Streets to be improved within a limited Time.

XXXI. Provided also, and be it further enacted, That any Body or Bodies Politic or Corporate, or any other Person or Persons, thinking himself, herself, or themselves aggrieved by any Order, Judgment, or Determination, made or given by any Justice or Justices of the Peace, in pursuance of this or the said recited Act, or of any Bye Law, Rule, Order, or Regulation made by virtue thereof, or by any other Matter or Thing made or done in pursuance of the said recited Act or this Act, may, within Three Calendar Months after the Cause of Complaint shall have arisen, appeal to the Justices of the Peace at some General or Quarter Sessions of the Peace to be holden for the said Borough, the Party or Parties appealing first giving Ten Days Notice at least of his, her, or their Intention to bring such Appeal, and of the Matter and Cause thereof, to the Party or Parties against whom such Appeal shall be made, or whose Interests may be affected by such Appeal, and within Three Days after such Notice, entering into a Recognizance before some Justice of the said Borough, with Two sufficient Sureties, conditioned to try such Appeal, and to abide the Order and Award of the Court thereon; and the said Justices at such Sessions, upon due Proof of such Notice and Recognizance having been given and entered into as aforesaid, are hereby authorized and required to hear and determine the Cause and Matter of such Appeal in a summary Way, and to make such Order therein, and to award such Costs to either of the Parties, or otherwise, as they the said Justices shall think proper; and the said Justices may also order such further Satisfaction to be made to the Party injured as they shall judge reasonable, and all such Orders and Determinations of the said Justices shall be final, binding, and conclusive upon all Parties, to all Intents and Purposes whatsoever.

Appeal.

XXXII. And be it further enacted, That in all Cases wherein it may be requisite or necessary for any Person or Persons, or Party or Parties, to serve any Notice or Notices upon the said Mayor, Bailiffs, and Common Council, or any Writ or Writs, or other legal Proceedings, the Service upon the Mayor and Bailiffs of the said Borough for the Time being, or any of them, either personally or to be left at their or any of their respective last or usual Places of Abode, or upon the Treasurer or Town Clerk for the Time being, either personally or to be left at their respective Offices in the Town Hall, shall be deemed good and sufficient Service of the same on the said Mayor, Bailiffs, and Common Council.

Directing what shall be deemed a Service of Notice, &c. on the Corporation.

[*Local.*]

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XXXIII. And

Powers of
recited Act
in force; ex-
cept where
repealed by
this.

XXXIII. And be it further enacted, That all and every the Powers, Provisions, Clauses, Matters, and Things in the said recited Act contained, except so far as the same, or any of them, are varied or altered by this present Act; shall be and the same are hereby declared to be in full Force.

Public Act.

XXXIV. And be it further enacted, That this Act shall be deemed and taken to be a Public Act, and shall be judicially taken Notice of as such by all Judges, Justices, and others, without being specially pleaded.

The SCHEDULE referred to by the foregoing Act.

NORTH SIDE OF CHAPEL STREET.

Four Houses belonging to the Co-heiresses of the late John Williamson Esquire, in the Occupation of Joseph Parry, John Shapter, John Corkhill, and Ann Jones. A House belonging to Mrs. Elizabeth Williamson, in the Occupation of Peter Abraham. Three Houses belonging to Birch Miles, in the Occupation of himself, Edward Miles, and Robert Bond.

SOUTH SIDE OF CHAPEL STREET.

Two Houses belonging to Dorothy Jump, in the Occupation of herself and Philip Harvey. A House belonging to and in the Occupation of Mary Tuohy. A House belonging to William Lewis, in the Occupation of James Davies. A House belonging to John Wright Esquire, in the Occupation of Hugh Griffiths. Three Houses belonging to Thomas Booth, in the Occupation of Margaret Farrier, Agnes Benson, and Edward Evans.

NORTH SIDE OF TYTHEBARN STREET.

A House and Warehouse belonging to ——— Martin, Surgeon, in the Occupation of John Field and Stephen Dexter. Five Houses belonging to the Corporation of Liverpool, in the Occupation of Frances Hall, Edward Bartley, Alice Roberts, Richard Wood, and Thomas Powell. Two Shops belonging to John Pennington, in the Occupation of John and William Bate and William Tomlinson. Two Houses belonging to William Woods, Executor of the late Mary Lloyd, in the Occupation of James Parry and William Smith. Three Houses belonging to William M'Iver, in the Occupation of Thomas Woolley, Charles Rudd, and John Brown. A Warehouse belonging to and in the Occupation of James Blundell. A Warehouse belonging to John Brown, and in the Occupation of Thomas Brown. Soap Works, Shop, and Building, belonging to William M'Iver, in the Occupation of James Jennings. A House belonging to Thomas Derbyshire, in the Occupation of Edward Weston. A House belonging to Isaac Brown, in the Occupation of Peter Scallion. A House belonging to the Executors of Elizabeth Bromilow, in the Occupation of Samuel Prosser. A House belonging to ——— Clone, in the Occupation of Mary Bromley.

SOUTH

SOUTH SIDE OF TYTHEBARN STREET.

An Iron Foundery and Smith's Shop belonging to and in the Occupation of John Cragg; and Eight Dwelling Houses, in the Occupation of Richard Wrigley and Son, Elizabeth Bower, Ellen Parkinson, Thomas Buttler, Elizabeth Hill, Mary Mead, Samuel Joynson, Samuel Bailey, and Andrew Smith. Six Houses belonging to Thomas Banister, in the Occupation of Constance Gleave, Phœbe Levi, John Tucker, James Banister, Thomas Bainbridge, and Mary Summers. Four Houses belonging to Lucy Eaton, in the Occupation of George Seddon, George Jones, Joseph Powell, and John Lain. Six Houses belonging to William Gibson, in the Occupation of James Brown, Thomas Thomas, Arthur Cooper, John Hughes, John Reed, and Jonathan Beckett. Three Houses belonging to the Executors of the late William Houlston, in the Occupation of James Cunny, William Sadler, and George Pilkington. A House belonging to William Whitlow, in the Occupation of William Duckworth. A House belonging to and in the Occupation of Ann Gould. A House belonging to William Winstanley, in the Occupation of John Greenup. A House belonging to Ann Ball, in the Occupation of John Walton. A House belonging to John Moston, in the Occupation of John Bradey. A House belonging to Henry Welsby, in the Occupation of John M'Crax. A House belonging to Isaac Harrison, in the Occupation of John Edwards. Three Houses belonging to Lucy Eaton, in the Occupation of Isaac Stagg, Dennis Monothon, and William Jones. A House and Warehouse belonging to Peter Newton, in the Occupation of Charles Lawton and Thomas Newton. House and Workshop belonging to Joseph Cleworth, in the Occupation of himself and George Thomas. Five Houses belonging to Robert Knowles, in the Occupation of Hugh Haggio, Thomas Forshaw, Samuel Webster, Edward Jones, and Robert Simcock. Two Houses belonging to Mrs. Waring, in the Occupation of Jennet Ovington and John Roberts. A House belonging to Richard Smith, in the Occupation of Richard Bovet. Two Houses belonging to John Bryars, in the Occupation of Peter Lawrenson and William Roberts. A House and Shop belonging to John Perry, in the Occupation of himself and George Robson. A House belonging to Mrs. Bird, in the Occupation of John Jones. A House, Shippon, and Smithy, belonging to John Leigh Esquire, and in the Occupation of Andrew Graham and Ralph Tittle. A House belonging to William Hignett, in the Occupation of John Cassin. A Warehouse belonging to Morris and Hignett, and in their own Occupation. A House belonging to John Widowson, in the Occupation of John Burden. A Warehouse belonging to William and Thomas Tomlinson, in the Occupation of William Hignett and Thomas Morris. A Warehouse and Workshop belonging to Thomas Lea, in the Occupation of Hignett and Morris, and Lea and Woods. A House and Brewhouse belonging to William Ewart, unoccupied. A House at the Back belonging to John Simpson, and in the Occupation of Margaret Forshaw.

WEST SIDE OF OLD HALL STREET.

A House and Offices belonging to the Representatives of the late Sarah Kirkes, in the Occupation of Godfrey Barnsley. Office belonging to the Representatives of the late Charles Clements. A House and Warehouse belonging to Matthew Gregson, in the Occupation of Isabella Brown and Edward Unsworth. A House belonging to Thomas Wilson, in the Occupation of Roger Walton and others. A House belonging to William Tyrer, in the Occupation of Mary Highfield. Two Houses belonging to John Rowland, in the Occupation of Edward Rowland and James Gregory. Two Houses belonging to William Tyrer, in the Occupation of himself and John Wilkinson. A House belonging to Edward Falkner, in the Occupation of Mary Mawdsley. A House and Warehouse belonging to and in the Occupation of John Davies. Two Houses belonging to John Hargreaves, in the Occupation of Thomas Webster and John Williams. A House belonging to and in the Occupation of Betty Robinson Gerrard. Three Houses belonging to the Earl of Derby, in Lease to the Reverend Thomas Moss. Five Houses belonging to the Earl of Derby, in Lease to Sarah Carter. Two Houses belonging to William Maher and Sisters, in the Occupation of Patrick Duffey and Ann Gilpin. A House belonging to the Earl of Derby, in the Occupation of Margaret Pritchard. A House and Buildings belonging to the Earl of Derby, in the Occupation of Mrs. Ann Grundy, and others. A House belonging to Miss M'Kee, in the Occupation of Ann Boothman. A House belonging to Robert Duncan, in the Occupation of James Hawthorne. Two Houses belonging to Ellen Rimmer, in the Occupation of herself and John Potts. Two Houses belonging to Elizabeth Williamson, in the Occupation of Elisha Over and Catherine Wright. One House belonging to Thomas Ashley, in the Occupation of Elizabeth Moreton. A House belonging to and in the Occupation of Richard Howard. A House belonging to the Executors of James Barton, in the Occupation of George Highfield. Two Houses belonging to the Reverend John Penketh Buee, in the Occupation of Henry Roughsedge, and Thomas Chambers. Three Houses belonging to Thomas Knowles, in the Occupation of himself, Ann Edwards, and John Roberts. A House belonging to Thomas Bonner, and in the Occupation of Rd. and Daniel Jones. A House belonging to the Devizees in Trust of the late William Lightbody Esquire, and in the Occupation of Messieurs Jones and Thompson. Two Houses belonging to Mistress Anna Nelson, in the Occupation of Francis Brittlebank and George Bullin. A House belonging to Messieurs Gladstone and Paten, in the Occupation of Daniel Smith. A Coal Yard belonging to and in the Occupation of John Clarke.

NORTH SIDE OF WATER STREET.

A Warehouse belonging to Joseph Leay, in the Occupation of G. M. Woolsey and Company. A House belonging to William Woods, in the Occupation of John Mann. Four Houses belonging to Mrs. Elinor Drinkwater, in the Occupation of Mary Coates, George Bark, Richard Finlow, George Ashby Pritt, and Philip Kewley. Two Houses belonging to Thomas Molyneux Esquire, in the Occupation of John Boardman,

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John Owen, Richard Finlow, Edward Rawlinson, and others. Three Houses belonging to Edward Ledward, in the Occupation of himself, Walter Lloyd, and Elijah Airey.

EAST SIDE OF MOORFIELDS.

Four Houses belonging to John Hall Carver, in the Occupation of Charles Shaw, Sarah Hollimin, William Roberts, and Matthew Simmonds. Four Houses belonging to Rice Roberts, in the Occupation of John Scarlett, Jane Edgar, John Evans, and Robert Roberts. A House belonging to Matthew Thompson, in the Occupation of William Atkinson. A House belonging to John Burns, in the Occupation of James M'Avoy. A House belonging to Edward Harrison, in the Occupation of Stephen Campbell. A House belonging to Timothy Lyon, in the Occupation of Daniel Doharty. A House belonging to and in the Occupation of Richard Cropper. Three Houses belonging to Rice Roberts, in the Occupation of John Scott, James Cox, and Daniel Wossell. Three Houses belonging to Thomas Slingsby, in the Occupation of John Wilding and Mary Pritchard, and one untenanted. Two Houses belonging to Mrs. King, in the Occupation of John Joseph and Daniel Bryan. Four Houses belonging to the Executors of John Houghton, in the Occupation of Ann Simmonds, William Hivey, William Anderson, and another. Two Houses belonging to ——— Wright, in the Occupation of Benjamin Gill and Thomas Proctor. Two Houses, Smithy, and Work-shop, belonging to Alexander Armstrong Day, in the Occupation of Rice Price, Rebecca Callan, and John Evans. Two Houses belonging to William Quilliam, in the Occupation of William Dodd and John Lunn. Two Houses belonging to Margaret Stephenson, in the Occupation of James Smith and William Davis. Five Houses belonging to Harvey Wright, in the Occupation of William M'Combe, Mary Spencer, George Borrows, Ann Evans, and Richard Hughes. A House belonging to Daniel Almond, in the Occupation of James Travis. A House belonging to David Wright, in the Occupation of Elizabeth M'Dowall.

OLD HAYMARKET AND WHITECHAPEL.

A House or Shop belonging to Thomas Brown, in the Occupation of Thomas Luccock. Timber Yard and Passage belonging to Thomas Thompson, in the Occupation of Robert Hodson, and a Stable and Building at the Top belonging to and in the Occupation of James Wareing. A Shop belonging to Thomas Luccock, and in his own Occupation; another Shop belonging to Thomas Luccock, in the Occupation of Benjamin Hallows. Two Houses belonging to the Executors of the late Henry Mercer, in the Occupation of Edward Jones and Mary Sutton. A House belonging to John Ball, in the Occupation of Thomas Luccock.

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