



ANNO NONO

# GEORGII IV. REGIS.

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## Cap. lii.

An Act for altering and amending an Act passed in the Fifth Year of His present Majesty, for building a Bridge over the River *Thames* at *Hammersmith*, and for making convenient Roads to communicate therewith. [23d May 1828.]

**W**HEREAS by an Act passed in the Fifth Year of the Reign of His present Majesty, intituled *An Act for building a Bridge over the River Thames, from the Hamlet of Hammersmith in the County of Middlesex to the Parish of Barnes in the County of Surrey, and for making convenient Roads and Avenues to communicate with such Bridge*, certain Persons and their Successors were incorporated by the Name of "The *Hammersmith Bridge Company*;" and the said Company was thereby authorized to raise and contribute among themselves, for the Purposes of the said Act, any Sum of Money not exceeding in the whole the Sum of Eighty thousand Pounds, to be subscribed in Shares of Fifty Pounds each; and also, in case the said Sum of Eighty thousand Pounds should be found insufficient, to raise and contribute among themselves, in manner aforesaid, or by the Admission of new Subscribers, any further Sums of Money for perfecting the said Undertaking, not exceeding in the whole the Sum of Twenty thousand Pounds; and the said Company were thereby also authorized to borrow all or any Part of the said Sum of

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Twenty thousand Pounds by Mortgage of the said Bridge and the Tolls thereof, or by granting Annuities as therein mentioned; and the said Company and their Successors, and their Committee of Management, appointed as therein is mentioned, and their Agents, Servants, Workmen, and Assistants, were thereby authorized to cause to be built, and to complete and maintain a Bridge from the *Lower Mall at Hammersmith* aforesaid, over and across the said River *Thames*, to the opposite Bank in the Parish of *Barnes* aforesaid, with convenient Roads and Approaches to the said Bridge at each End thereof; and the said Company, or their Committee of Management, were empowered to cause to be made One or more proper and commodious Road or Roads from the North End of the said intended Bridge, to communicate with the Turnpike Road or Street at *Hammersmith* aforesaid, and also One or more proper and commodious Road or Roads, to make a Communication between the said intended Bridge and the Village of *Barnes*, and the Road leading from *London to Richmond*; and it was provided, that the said Company, in making the said intended Roads, should not deviate more than One hundred Yards from the Lines or Directions set forth in the Maps or Plans and the Books of Reference deposited as in the said Act is mentioned, nor carry or make the same into, through, across, or over any other Part or Parts of the several Estates, Lands, and Grounds then or late belonging or reputed to belong to the Person or Persons respectively mentioned in the said Books of Reference, without the Consent in Writing of such Person or Persons respectively, nor into, through, across, or over any other Estates, Lands, or Grounds, without the Consent in Writing of the Owner or Owners thereof; and the said Company and their Committee were thereby empowered to purchase or take the Lands, Tenements, or Hereditaments therein mentioned or referred to for the Purposes of the said Act; and by the said Act it was provided, that in case *Henry Hugh Hoare* Esquire, or other the Owner or Owners of the Messuages, Lands, and Hereditaments described in the Second Schedule to the said Act annexed, should be applied to by the said Company to sell any Part thereof for the Purposes of the said Act, and should within Thirty Days next after such Application, by Notice in Writing, signify his or their Desire to sell all his or their Estate and Interest in all the said Messuages, Lands, and Hereditaments, then nothing in the said Act should compel him or them to sell, or authorize the said Company to take, less than the whole of the said Messuages, Lands, and Hereditaments comprised in the said Schedule, for all his or their Estate and Interest therein, and the said Company were thereby empowered and compelled to purchase the same accordingly; and by the said Act the said Company or their said Committee were empowered to cause to be erected and set up a Turnpike Gate or Gates, or Toll Gate or Gates, at or upon the said Bridge, or at or upon some or one of the said Roads, and the Tolls in the said Act mentioned were authorized to be demanded and taken at such Turnpike or Toll Gate, or Turnpikes or Toll Gates; and it is by the said Act enacted and provided, that when and so soon as sufficient Funds should be accumulated for that Purpose, in manner therein directed, the Tolls and Duties by the said Act authorized to be collected and taken on the said Bridge and Roads should wholly cease: And



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whereas the said Company have proceeded in the Execution of the said Act, and raised and contributed among themselves the Sum of Eighty thousand Pounds in Shares of Fifty Pounds each, and borrowed the Sum of Fifteen thousand Pounds on Mortgage of the said Bridge and Tolls, and the said Company have completed the Bridge by the said Act authorized to be made, and have also completed a Road from the North End of the said Bridge, communicating with the Turnpike Road or Street at *Hammersmith*, and a Road from the South End of the said Bridge, communicating with the Roads leading from *Richmond* to *London* at *Barnes Common*: And whereas it is expedient that the said Road leading from the North End of the said Bridge should be diverted at the North End thereof, so as to communicate with the said Turnpike Road or Street at *Hammersmith* in a more straight and westerly Direction, and that the said Road from the North End of the said Bridge should also be extended in an easterly Direction, so as to communicate at *North End* in the Parish of *Fulham*, with the Road leading to *London* through *Brompton*: And whereas a further Sum of Money will be necessary to complete the said Roads and other the Purposes of the said recited Act and this Act: And whereas the Estate and Interest of the said *Henry Hugh Hoare* in the Capital Mansion and Lands described in the First Part of the said Second Schedule to the said Act annexed, and which Lands contain upwards of Four hundred and fifty Acres, was the Residue of a Term of Twenty-one Years created by a Lease thereof, granted to him by the Dean and Chapter of the Cathedral Church of *Saint Paul London*; and the Residue of the Lands described in the said Schedule, containing upwards of Sixty Acres, are partly Freehold, partly Leasehold, and partly Copyhold: And whereas the said Company having Occasion for a small Part of the said Estate of the said *Henry Hugh Hoare*, consisting of about Six Acres or thereabouts, for the Purposes of making the said Road from the South End of the said Bridge, the said *Henry Hugh Hoare* required and compelled the said Company to purchase all his Estate and Interest in all the said Messuages, Lands, and Hereditaments comprised in the Second Schedule to the said recited Act, and the said Company have accordingly purchased the same at the following Sums; *videlicet*, the said Leasehold Estate held under the Dean and Chapter of *Saint Paul*, including the Fixtures in the Mansion, at the Sum of Thirty thousand two hundred and eighty-eight Pounds; and the said Freehold and other Leasehold and Copyhold Lands at the Price or Sum of Nine thousand Pounds; making together the Sum of Thirty-nine thousand two hundred and eighty-eight Pounds; and the same have been since duly assigned and conveyed to them, or covenanted so to be: And whereas the said Company have endeavoured to sell and dispose of so much of the said Estates as will not be required for the Purposes of the said Act, but have not yet been able to effect the Sale thereof without a very serious Loss: And whereas it is expedient that some of the Provisions of the said recited Act should be altered and amended: 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



Provisions of recited Act to extend to this Act, except as herein altered or repealed.

of the same, That the said recited Act of the Fifth Year of the Reign of His present Majesty, and all and every the Powers, Authorities, Orders, Rules, Regulations, Limitations, Restrictions, Prohibitions, Directions, Exemptions, Indemnities, Penalties, Forfeitures, Remedies, Matters, and Things therein contained, (save and except such Parts thereof as are varied, altered, or repealed,) shall be as good, valid, and effectual for carrying this Act into Execution as if the same were herein repeated and re-enacted.

Company may raise a further Sum not exceeding 80,000*l*.

II. And be it further enacted, That it shall be lawful to and for the Company to raise and contribute among themselves, for the Purposes of the said recited Act and this Act, in Shares of Fifty Pounds each, any further Sum or Sums of Money, not exceeding on the whole the Sum of Eighty thousand Pounds.

Disposition of such new Shares as shall not be taken by the present Proprietors.

III. Provided always, and be it further enacted, That if at the Expiration of Two Months after Notice shall have been given to that Effect in any Two or more of the *London* Newspapers, any Share or Shares of any such additional Sum or Sums shall not have been subscribed for or accepted and taken by the Proprietors of the said Company, then, from and after the Expiration of such Two Months it shall be lawful for the said Company or their Committee to sell and dispose of such of the said new Shares as shall not have been so accepted or taken, or any of them, to any Person or Persons, Body or Bodies Politic, Corporate, or Collegiate whomsoever or whatsoever, in such Manner and at such Price or Prices as they respectively shall think proper and expedient; and it shall be lawful for the said Company or their Committee in like Manner to sell and dispose of any Share or Shares which may have been or shall be forfeited to or purchased by the said Company by virtue of the said recited Act or this Act.

Proprietors of Shares under this Act to be entitled to the same Advantages as those under the former Act.

IV. And be it further enacted, That all Bodies Politic, Corporate, or Collegiate, and Persons, who shall subscribe for or purchase any such Share or Shares of Fifty Pounds each in such further Sum or Sums of Money, their respective Successors, Executors, Administrators, and Assigns, shall be Proprietors in the said Undertaking in respect of the Share or Shares so subscribed or purchased by them respectively, and shall be entitled to the like proportionate Part of the Profits and Advantages, and shall be entitled to such and the same Powers, Privileges, and Advantages, and shall be subject to such and the same or the like Rules, Regulations, Restrictions, Penalties, and Forfeitures, in the same Manner, to all Intents and Purposes, as if the Share or Shares subscribed or purchased by him, her, or them had been Part of the Sum already raised by virtue of the said recited Act, and now vested in the several and respective Proprietors of the said Undertaking; and the Admission of all and every Person and Persons to any such new Share or Shares, by any Order or Resolution of the said Company or their Committee for the Time being, shall be and be deemed to be a good and effectual Title to such Person or Persons, and his, her, or their respective Executors, Administrators, and Assigns, on his, her, or their paying to the said Company or their Treasurer



Treasurer or Treasurers for the Time being the Purchase Money or Price agreed to be paid for such Shares respectively.

V. And be it further enacted, That in case the said Company shall think it adviseable to raise the said Sum of Eighty thousand Pounds, or any Part thereof, by Mortgage, it shall be lawful for the said Company of Proprietors to borrow and take up at Interest, by way of Mortgage of the said Bridge and the Tolls thereof, all or any Part of the said Sum of Eighty thousand Pounds, (in addition and subject to the said Sum of Twenty thousand Pounds authorized to be borrowed by the said recited Act, of which the Sum of Fifteen thousand Pounds hath been already taken up at Interest as aforesaid,) in like Manner and under the like Provisions and Regulations as are contained in the said recited Act for empowering them to borrow and take up the Sum of Twenty thousand Pounds.

Power to raise any Part of the said Sum by Mortgage.

VI. And be it further enacted, That it shall be lawful for the said Company, or their Committee of Management, to make or cause to be made the said Road from the North End of the said Bridge to communicate with the Street at *Hammersmith* in a straight and more westerly Direction, and also to extend or make One or more proper and commodious Road or Roads from or out of the present Road at the North End of the said Bridge, to communicate at *North End* with the Road leading to *London* through *Brompton*.

Power to extend the Roads.

VII. And be it further enacted, That the Map or Plan describing the Lines of the said intended Deviations and Roads, and the Lands and Hereditaments through which the same are to be made, together with a List of the Names of the Owners and Occupiers of such Lands and Hereditaments, which hath been deposited at each of the Offices of the Clerks of the Peace for the said Counties of *Middlesex* and *Surrey*, shall remain in the Custody of the Clerks of the Peace for the said Counties respectively, to the end that all Persons may at any reasonable Time have Liberty to inspect and peruse the same, and to take Copies or Extracts thereof at their Will and Pleasure, paying the respective Clerks of the Peace for the Time being a reasonable Compensation for making such Copies or Extracts.

The Plan deposited with the Clerks of the Peace to remain in their Custody, and be open to Inspection.

VIII. And be it further enacted, That the said Company in making the said intended Roads shall not, without the Consent of the Owner or Owners of the Lands or Grounds into, upon, across, or over which the same shall be made, deviate more than One hundred Yards from the Lines or Directions on the said Map or Plan respectively set forth, or carry or make the same into, through, across, or over any other Lands and Grounds than are mentioned in the said List, without the Consent in Writing of the Owner or Owners thereof respectively.

Company not to deviate more than 100 Yards from Plan.

IX. Provided also, and be it further enacted, That the Powers and Authorities hereby given shall not extend or be construed to extend to empower or authorize the said Company, in making the said Roads, to pull or take down, injure, or damage any Dwelling House or other Buildings, or to take in or make use of any Orchard, Garden, Yard, Paddock, planted Walk, or Avenue to a House, or any inclosed

Company not to take down Houses not mentioned in the Schedule without Consent.

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Ground planted and set apart as a Nursery for Trees, or any Part thereof respectively, without the Consent in Writing of the Owner or Proprietor thereof first had and obtained, except such as are comprised and described in the Schedule to this Act annexed: Provided always, that if the said Company shall not within the Space of Two Years (to be computed from the Day of the passing of this Act) agree for or cause to be valued and paid for, in manner directed by the said recited Act or this Act, the several Gardens, Yards, Paddocks, and Plantations which they are hereby empowered to purchase, take, and use, or so much thereof as they shall deem necessary or proper for the Purposes of this Act, then and from thenceforth the Powers which are hereby given to them for such Purpose only shall cease, determine, and be utterly void, save and except with the Consent of the Owners and Occupiers thereof respectively.

Roads may be made, notwithstanding Errors in Book of Reference, Schedule, &c.

X. Provided always, and be it further enacted, That it shall be lawful for the said Company to set out and make the said Roads into, through, across, or over the several Lands and Hereditaments of any Person or Persons, Body or Bodies, who is or are or may be Owner or Owners, Occupier or Occupiers of Lands and Hereditaments over which the same is or are set out and described in the said Map or Plan and Book of Reference, or in the said Schedule, although such Lands or Hereditaments, or the Name or Names of such Person or Persons, Body or Bodies, may happen to be erroneously described, omitted, or mis-stated in the Map or Plan or Lists or Schedule respectively, in case it shall appear to any Two or more Justices of the Peace for the County in which the same respectively are situated, and be certified in Writing under their Hands, that such Error or Omission proceeded from Mistake.

Lands, &c. not in the Schedule may be taken by the Company with Consent of the Owners.

XI. And be it further enacted, That in case it shall appear to the said Company or their Committee, that it shall be more advisable to vary, alter, or improve any Part of the said Roads, or any Roads or Streets communicating therewith, in such Manner that any Lands, Grounds, Houses, Buildings, Tenements, or Hereditaments may be wanted, which are not contained in the Map or Plan and Book of Reference, or in the Schedules to the said recited Acts or this Act annexed, or in either of them, or in any of the Plans of the said recited Act or this Act mentioned, it shall be lawful for the said Company or their Committee, and they are hereby fully authorized and empowered to carry into Effect such Variations or Alterations, upon their obtaining the Consent of the several Owners and Occupiers, and other Persons or Parties interested in the said last-mentioned Lands, Grounds, Houses, Buildings, Tenements, and Hereditaments respectively; and all and every Body and Bodies Politic, Corporate, or Collegiate, Corporation Aggregate or Sole, and all Tenants in Tail or for Life, or for Years determinable on any Life or Lives, whether in Possession, Reversion, Remainder, Expectancy, or otherwise, and all Husbands, Guardians, Trustees, or Feoffees in Trust for charitable or other Purposes, Committees, Executors, and Administrators, and all other Trustees and Persons whosoever, not only for and on behalf of themselves, their Heirs and Executors, but also for and on behalf of their Cestuique Trusts, whether Infants, Issue unborn, Lunatics, Idiots,



Idiots, Femes Covert, or other Person or Persons, and all Femes Covert who are or shall be seized, possessed of, or interested in their own Right, or entitled to Dower or other Interest therein, and all other Person or Persons under any Disability or Incapacity whatsoever, is and are hereby fully authorized and empowered to give such Consent, and thereupon to sell and convey the same and every Part thereof to the said Company, in like Manner as if such Lands, Grounds, Houses, Buildings, Tenements, and Hereditaments had been contained in the said Schedule to this Act annexed.

XII. And be it further enacted, That nothing in the said recited Act or this Act contained shall render the said Company liable to the Repair of any Road or Roads, or Part or Parts thereof, which shall have been used as a public Road or Roads at the Time of the passing of the said recited Act, although a Road or Roads made in pursuance of the said recited Act and this Act, or One of them, or Part or Parts thereof, may cross or be intermixed with, or continue or communicate with, or otherwise form Part of the same.

Company not to be liable to the Repairs of Roads made before the passing of former Act.

XIII. And be it further enacted, That from and after the passing of this Act so much of the said recited Act as enacts that the said Company and their Committee, and their Surveyor or Surveyors, or such other Person or Persons as aforesaid, should not be authorized to search for and dig, gather, and take away any Gravel, Heath, Sand, Stones, or other such Materials for making or repairing any of the said Roads, or for the Purposes of the said Act, in or out of *Barnes Common*, without the Consent in Writing of the Lords of the Manor for that Purpose first had and obtained, shall be and the same is hereby repealed.

Repealing Clause in former Act preventing the Company taking Gravel from Barnes Common.

XIV. Provided always, and be it further enacted, That it shall be lawful for the said Company in the meantime and until they shall effect the Sale of so much of the said Estates purchased of the said *Henry Hugh Hoare* as aforesaid as shall not be required for the Purposes of the said recited Act and this Act, and they are hereby authorized and empowered, from Time to Time, to grant any Lease or Leases thereof, or of any Part thereof, or to mortgage the same, and to surrender and take a renewed Lease or Leases of such Parts thereof as are Leasehold, upon such Terms and in such Manner as they or the said Committee of Management shall think proper.

Company may grant Leases of Estates purchased of Mr. Hoare until Sale.

XV. And be it further enacted, That it shall be lawful for the said Company or their Committee to cause to be erected and set up such Turnpike Gate or Gates, or Toll Gate or Gates, with Conveniences near or adjoining thereto, as they are authorized to cause to be erected by the said recited Act and this Act, not only in, upon, and across the Roads made or to be made in pursuance of the said recited Act or of this Act respectively, but also across or on the Side or Sides of any Part of the said Roads respectively where any Highway shall or may join and meet the same, and from Time to Time cause to be removed the same Turnpike or Toll Gate, or Turnpikes or Toll Gates, and erect and set up another Turnpike or Toll Gate, or other Turnpikes or Toll Gates, in lieu thereof, at any other

Power to set up Toll Gates and take Tolls adjoining the Highways.



other Place upon any Part of the said Roads respectively; and the respective Tolls following shall be demanded and taken at the Turnpike or Toll Gate, Turnpikes or Toll Gates, to be erected as aforesaid, by such Person or Persons as the said Committee of Management shall from Time to Time appoint as aforesaid, before any Horse, Mule, Ass, or other Beast, or any Coach, Waggon, Cart, or other Carriage, shall be permitted to pass or return over the said Roads respectively, or through the same; that is to say,

Tolls to be taken on the Roads.

For every Ass, laden or unladen, and not drawing, the Sum of One Halfpenny:

For every Horse or Mule, laden or unladen, and not drawing, the Sum of One Penny:

For every Horse, Mule, or Ass carrying double, and not drawing, the Sum of One Penny:

For every Horse or Beast of Draught drawing singly any Chaise, Calash, Gig, Whiskey, Chair, Caravan, Cart, Dray, Truck, or other Carriage, the Sum of One Penny Halfpenny:

For every One of Two or more Horses or Beasts of Draught drawing any Coach, Chariot, Chaise, Berlin, Landau, Phaeton, Waggon, Timber Carriage, Wain, Cart, Dray, Truck, or other Carriage, the Sum of Two-pence:

For every Coach, Waggon, Cart, or other Carriage, not drawn by any Horse or other Beast, but propelled or moved by Steam, for every Wheel whereon the same shall run, the Sum of Two-pence:

For every Bull, Ox, Cow, Steer, Heifer, or Calf, after the Rate of Five-pence *per Score*:

For every Sheep or Lamb, Boar, Sow, or Pig, after the Rate of Two-pence *per Score*.

Tolls to be taken on the Bridge in respect of Carriages not drawn by Horses.

XVI. And be it further enacted, That it shall be lawful for the said Company or their Committee to demand and take, at the Turnpike or Toll Gate, Turnpikes or Toll Gates, to be erected as aforesaid, by such Person or Persons as the said Committee of Management shall from Time to Time appoint as aforesaid, in respect of any Coach, Waggon, Cart, or other Carriage not drawn by any Horse or other Beast, but propelled or moved by Steam, for every Wheel whereon the same shall run, the Sum of Three-pence, before the same Coach, Waggon, Cart, or other Carriage shall be permitted to pass or return over the said Bridge, or through the same.

As to the fractional Part of a Halfpenny in Tolls.

XVII. Provided always, and be it further enacted, That in all Cases where there shall be a fractional Part of a Halfpenny in the Calculation or Amount of any of the Tolls imposed by the said recited Act or this Act, the Sum of One Halfpenny shall be demanded and paid in lieu of such fractional Part.

No Toll to be taken for crossing the Road.

XVIII. Provided always, and be it further enacted, That no Toll shall be taken in respect of any Ass, Horse, Mule, or other Beast, drawing or not drawing, or any Carriage not drawn by any Horse or other Beast as aforesaid, which shall only cross any of the said Roads; or shall not pass above One hundred Yards thereon.

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XIX. Provided always nevertheless, and be it further enacted, That if any Ass, Horse, Mule, or other Beast, or any Carriage as aforesaid, having passed or returned through any Turnpike Gate or Toll Gate or Side Gate of the said Roads, shall proceed to cross the said Bridge, and the Ticket denoting that the Tolls lastly hereby imposed in respect of the same, for passing or returning on the said Roads, have been received, shall be produced to and deposited with the Gatekeeper on the said Bridge, which Ticket the Collector of the said Tolls is hereby required to deliver *gratis* upon Receipt of the said Tolls, and in case the said Collector shall refuse or neglect to deliver such Ticket, such Collector shall forfeit and pay any Sum not exceeding Five Pounds,) such Toll only shall be demanded and taken at any Turnpike or Toll Gate on the said Bridge, in respect of such Ass, Horse, Mule, or other Beast, or any Carriage as aforesaid, as shall be equal to the Difference between the Toll received at a Turnpike Gate, Toll Gate, or Side Gate on the said Roads, and the Toll authorized to be received in respect of the same at any Turnpike Gate or Toll Gate on the said Bridge.

Toll taken on the Roads to be allowed as Part of the Toll to be taken on the Bridge.

XX. And be it further enacted, That it shall and may be lawful for the said Company or their Committee, if they think proper, to order and cause to be built and erected at any of the Turnpikes or Toll Gates on the said Bridge or Roads, upon the Lands belonging to the said Company only, One or more Crane or Cranes, Machines or Engines, with a suitable House or other Building thereto, proper for the weighing of Waggons or Carriages conveying any Goods or Merchandize whatsoever, and by Notice on a Board for that Purpose, to be put up at every such Weighing Machine, to order and direct all and every such Waggons or Carriages which shall come within One hundred Yards of any Crane, Machine, or Engine, to be weighed, together with the Loading thereof; and such additional Toll shall be taken and received in like Manner for Overweight, as are authorized to be taken and recovered by an Act passed in the Third Year of the Reign of His present Majesty, intituled *An Act to amend the General Laws now in being for regulating Turnpike Roads in that Part of Great Britain called England.*

Company may erect Weighing Machines.

3 G. 4. c. 126.

XXI. Provided always, and be it further enacted, That it shall not be lawful for the said Company to appoint the Person who may be appointed the Clerk in the Execution of this Act or the said recited Act, or the Partner of any such Clerk, or the Clerk or other Person in the Service or Employ of any such Clerk or of his Partner, the Treasurer for the Purposes of this Act or the said recited Act, or to appoint any Person who may be appointed Treasurer, or the Partner of any such Treasurer, or the Clerk or other Person in the Service or Employ of any such Treasurer or of his Partner, the Clerk to the said Company; and if any Person shall accept both the Offices of Clerk and Treasurer for the Purposes of this Act or the said recited Act, or if any Person being the Partner of any such Clerk, or the Clerk or other Person in the Service or Employ of any such Clerk or of his Partner, shall accept the Office of Treasurer, or shall act as Deputy of the Treasurer, or in any Manner officiate for the Treasurer, or being the Partner of any such Treasurer, or the Clerk or other Person

Treasurer and Clerk not to be the same Person.

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in the Service or Employ of any such Treasurer or of his Partner, shall accept the Office of Clerk in the Execution of this Act or the said recited Act, or shall act as Deputy of such Clerk, or in any Manner officiate for such Clerk, or if any such Treasurer shall hold or accept any Office or Place of Profit or Trust under the said Company other than that of Treasurer, every such Person so offending shall for every such Offence forfeit and pay the Sum of One hundred Pounds, to any Person or Persons who shall sue for the same, to be recovered, with full Costs of Suit, in any of His Majesty's Courts of Record at Westminster, by Action of Debt or on the Case, or by Bill, Suit, or Information, wherein no Essoign, Protection, or Wager of Law, nor more than One Imparlanoe, shall be allowed.

Tolls may be compounded for.

XXII. And be it further enacted, That from and after the passing of this Act it shall be lawful for the said Company and for the said Committee of Management to compound and agree, by the Year or otherwise, with any Person or Persons, as well common Carriers, Innkeepers, and Hackney-men or Postmen, using to travel through the Toll Gates erected or to be erected under the said recited Act and this Act, with any Coach, Berlin, Landau, Chariot, Calash, Chaise, Waggon, Wain, Cart, or other Carriage, Horse, Mare, Gelding, Mule, Ass, or other Cattle, or on Foot, for any Sum or Sums of Money in lieu and Payment of any of the Tolls or Duties to be collected at the said Toll Gates, such respective Compositions to be paid in such Manner and during such Time as the said Company or their said Committee shall direct.

Saving the Rights of the Commissioners of Sewers.

XXIII. Provided always, and be it further enacted, That nothing herein contained shall extend, or be deemed or construed to extend, to take away, alter, abridge, or diminish the Powers, Rights, and Privileges of the Commissioners of Sewers for the Limits extending from East Mouldsey in Surrey to Ravensbourne in Kent, but all such Powers, Rights, and Privileges shall be and remain in full Force and Effect as if this Act had not been passed.

Form of Appointment of Proxy under the former Act repealed.

XXIV. And be it further enacted, That from and after the passing of this Act, so much of the said recited Act as relates to the Form of Appointment of a Proxy to vote at a General Meeting of the Proprietors of the said Company, and prevents any Vote being given by Proxy, except for a Female or a Corporation, or the Guardian or Guardians of an Infant, or the Committee or Committees of a Lunatic, shall be and the same is hereby repealed; and in lieu thereof the Appointment of every Proxy to vote under and by virtue of the said recited Act and of this Act shall and may be made in the Form or to the Effect following; (that is to say,)

Proxy to be made in the following Form.

I, \_\_\_\_\_ Proprietor [or Guardian of  
 a Proprietor] of \_\_\_\_\_ Shares in the Hammersmith Bridge, do hereby nominate, constitute, and appoint \_\_\_\_\_ to be my Proxy [or Proxy of the said \_\_\_\_\_] in my [or his or her] Names, and in my [or his or her] Absence to vote and give my [or his or her] Assent or Dissent to any Business, Matter, or Thing relating to the said Undertaking, which shall be mentioned



‘ or proposed at any Meeting of the said Company, or any Adjourn-  
 ‘ ment thereof, until I [*or the said* ] shall revoke  
 ‘ this Appointment by Notice in Writing to the Clerk of the said  
 ‘ Company. In witness whereof I have hereunto set my Hand, this  
 ‘ Day of .’

And it shall be lawful for every Proprietor of the said Company to vote in respect of his or her Shares by Proxy, to be appointed by Writing under his or her Hand in the Manner and Form herein-before directed.

XXV. And be it further enacted, That the Proceedings of any Committee entered in a Book, and signed in the Manner directed by the said recited Act, shall be allowed to be read as Evidence in all Courts and Places whatsoever. Proceedings of the Committee to be Evidence.

XXVI. 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. Public Act.



SCHEDULE to which this Act refers.

*Parish of Barnes.*

No. on Plan.	Description.	Owners or reputed Owners.	Occupiers.
7.	House and Garden -	Miss Waring - - -	Miss Waring.
<i>Hamlet of Hammersmith.</i>			
1.	Waste -	Hammersmith Bridge Company } Joseph William Mountain }	Themselves.
2.	Tavern and Garden -		
3. {	Thirty-six Houses and Gardens - - }	Thomas Bywater - - -	
4.	Houses and Gardens -	Jane Howels - - -	
5.	Ditto - - -	Ditto - - -	
6.	Wharf and Building -	George Kenning - - -	
7.	House and Yard - - -	Ditto - - -	



No. on Plan.	Description.	Owners or reputed Owners.	Occupiers.
8. {	Eight Messuages and Gardens - - - }	Ann Day - - -	David Thorpe. James Palmer. William Lee. Thomas Till. Thomas Pitcher. Thomas Bayles. Ann Gibbs.
9.	Messuages and Gardens	Jane Howels - - -	William Sunnick. Elizabeth Vardy.
10.	Ditto - - -	Henry Thomson - - -	Hannah Robinson.
11.	Ship Lane.		
12.	Messuages and Gardens	John and Henry Sich - - -	James Parker. Sarah Copeland. William Malcolm. Joseph Redknap. William Goddard.
13.	Ditto - - -	Joseph Marsh - - -	John Terral. John Giles. John Druit. William Hicks.
14 & 15. }	Pasture - - - }	Hammersmith Bridge Com-pany - - - }	Themselves.
16.	Messuage and Garden -	Henry Thomson - - -	Henry Thomson. Sarah Quinton
16 a.	Ditto - - -	Mrs. Clark - - -	Sarah Gillett. Charles Harrison. Thomas Goodwin. Lewis Pouchee.
17.	Ditto - - -	Thomas Cockett - - -	William Burgess. Thomas Cockett.
18.	Ditto - - -	Grace Chaffer - - -	Grace Chaffer.
19.	Queen Street.		
20.	Messuage and Garden -	John Hurst - - -	John Hurst. George Haynes. William Wadey. Edward Phillips. Daniel Brister. Joseph Francis. William Mallett. Mary Lavermore. James Wales. Isaac Marsham. John Pickle. Joseph Taylor. John Sanders. Thomas Sharpe. Mary Farr. Mary Allen. William Butcher. Sarah Voakes. Richard Cancut. Martha Phips. William Chapman. Joseph Milward. Elizabeth Churchhouse. Elizabeth Foyster. Martha Farr.
21.	Ditto - - -	Ditto - - -	
22.	Lane - - -	Humphrey Osbaldeston, Esq <sup>r</sup> .	
23.	Messuages and Gardens	Robert Simpson - - -	

[Local.]



N <sup>o</sup> . on Plan.	Description.	Owners or reputed Owners.	Occupiers.
24.	Messuages and Gardens	Robert Simpson - -	Robert Simpson.
25.	Pleasure Ground - -	Humphrey Osbaldeston, Esq. {	Humphrey Osbaldeston, Esq.
26.	Ditto - - -	Thomas Wetherell, Esq. -	Thomas Wetherell, Esq.
27.	Ditto - - -	Humphrey Osbaldeston, Esq. {	Humphrey Osbaldeston, Esq.
28.	Common Sewer.		
29.	Messuage and Garden -	The Girdlers' Company -	James N. Cook.
30.	Ditto - - -	Ditto - - -	Timothy Scott.
31.	Ditto - - -	Ditto - - -	Nightingale Wells.
32.	Ditto - - -	Ditto - - -	Elizabeth Killett.
33.	Ditto - - -	Ditto - - -	Robert Wiles.
34.	Ditto - - -	Ditto - - -	J. Batty Tuke.
35.	Ditto - - -	Ditto - - -	J. Ross.
36.	Ditto - - -	Ditto - - -	Thomas Aldridge. Charles Letchford. Thomas White. — Fuller. Georges Belles.
37.	Ditto - - -	George Cloud - - -	Ebenezer Morgan.
38.	Ditto - - -	Mrs. Lee - - -	James Reynolds.
39.	Ditto - - -	— Stone - - -	— Masters.
40.	Ditto - - -	— Lewis - - -	John Joseph Rutt.

*Parish of Fulham.*

1.	Common Sewer.		
2.	Pleasure Ground - -	Harry Phillips, Esq. - -	Harry Phillips, Esq.
& 3.	Messuage and Garden -	James Green, Esq. - -	James Green, Esq.
4.	Turnpike Road - -	Metropolitan Road Trust.	
5.	Messuage, Garden, and		
6. {	Pleasure Ground - }	Frederick Marryat, Esq. -	Frederick Marryat, Esq.
7.	Coach-house and Yard -	James Green, Esq. - -	James Green, Esq.
8.	Stars Lane.		
9.	Piece in Common Field {	Parishioners of St. Dunstan } in the West - - - }	Joseph Yeldham.
10.	Ditto - - -	Simon Falover - - -	Ditto.
11.	Ditto - - -	George Matyear - - -	William Matyear.
12.	Messuage and Garden -	Robert Moate, Esq. - -	Thomas Abbot.
13. {	Piece in Common Field, } Fulham Glebe - - }	The Rev. Mr. Wood - - -	George Matyear.
14.	Piece in Common Field	William Matyear - - -	William Matyear.
15.	Ditto - - -	John Powell Powell - - -	William Blanch.
16.	Ditto, Fulham Glebe	The Rev. Mr. Wood - - -	George Matyear.
17.	Ditto - - -	John Powell Powell - - -	Robert Bagley.
18.	Ditto - - -	Thomas Sendhill - - -	John Sendall.
19.	Messuage and Garden {	William Poynton Boulton, } Esq. - - - - - }	William North.
20.	Ditto - - -	Ditto - - -	William Ballard.
21.	Ditto - - -	Ditto - - -	John Woodger.
22.	Ditto - - -	Ditto - - -	William Carter.
23.	Piece in Common Field	William Wood, Esq. - - -	Ditto.
24.	Ditto - - -	Lord Ranelagh - - -	John Millet.
25.	Ditto - - -	George Sendall - - -	Simon Langstone.
26.	Ditto - - -	George Matyear - - -	George Matyear.

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No. on Plan.	Description.	Owners or reputed Owners.	Occupiers.
27.	Piece in Common Field	George Sendall - - -	John Sendall.
28.	Messuages and Gardens	Susan Brown - - -	Susan Brown.
29.	Piece in Common Field	Miss Brassett - - -	John Hughes.
30.	Ditto - - -	William Turner - - -	Thomas Abbott.
31.	Piece in Common Field	Miss Brassett - - -	Solomon Chalk.
32.	- - - - -	William Poynton Boulton, Esq. - - -	Ditto.
33.	Messuages and Gardens	Ditto - - -	Solomon Chalk.
35.	Messuage and Garden -	Mrs. Marks and Mrs. Adcock	Joseph Emmett.
38.	North End Road.		William Poynton Boulton, Esq.
			William Edwards.
			Thomas Lipscombe.
			George Page.
			John Carter.

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 Printers to the King's most Excellent Majesty. 1828.

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GEORGE IV. 1830

Order of the Grants	Particulars	Value
1	George Smith	£100
2	John Brown	£100
3	Thomas Green	£100
4	Solomon White	£100
5	John Black	£100
6	William Grey	£100
7	Thomas Red	£100
8	George Blue	£100
9	John Yellow	£100
10	William Purple	£100
11	Thomas Pink	£100
12	George Orange	£100
13	John Green	£100
14	William Brown	£100
15	Thomas Black	£100
16	George White	£100
17	John Grey	£100
18	William Red	£100
19	Thomas Blue	£100
20	George Yellow	£100
21	John Purple	£100
22	William Pink	£100
23	Thomas Orange	£100
24	George Green	£100
25	John Brown	£100
26	William Black	£100
27	Thomas White	£100
28	George Grey	£100
29	John Red	£100
30	William Blue	£100
31	Thomas Yellow	£100
32	George Purple	£100
33	John Pink	£100
34	William Orange	£100
35	Thomas Green	£100
36	George Brown	£100
37	John Black	£100
38	William White	£100
39	Thomas Grey	£100
40	George Red	£100
41	John Blue	£100
42	William Yellow	£100
43	Thomas Purple	£100
44	George Pink	£100
45	John Orange	£100
46	William Green	£100
47	Thomas Brown	£100
48	George Black	£100
49	John White	£100
50	William Grey	£100
51	Thomas Red	£100
52	George Blue	£100
53	John Yellow	£100
54	William Purple	£100
55	Thomas Pink	£100
56	George Orange	£100
57	John Green	£100
58	William Brown	£100
59	Thomas Black	£100
60	George White	£100
61	John Grey	£100
62	William Red	£100
63	Thomas Blue	£100
64	George Yellow	£100
65	John Purple	£100
66	William Pink	£100
67	Thomas Orange	£100
68	George Green	£100
69	John Brown	£100
70	William Black	£100
71	Thomas White	£100
72	George Grey	£100
73	John Red	£100
74	William Blue	£100
75	Thomas Yellow	£100
76	George Purple	£100
77	John Pink	£100
78	William Orange	£100
79	Thomas Green	£100
80	George Brown	£100
81	John Black	£100
82	William White	£100
83	Thomas Grey	£100
84	George Red	£100
85	John Blue	£100
86	William Yellow	£100
87	Thomas Purple	£100
88	George Pink	£100
89	John Orange	£100
90	William Green	£100
91	Thomas Brown	£100
92	George Black	£100
93	John White	£100
94	William Grey	£100
95	Thomas Red	£100
96	George Blue	£100
97	John Yellow	£100
98	William Purple	£100
99	Thomas Pink	£100
100	George Orange	£100

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