



late Majesty, for paving, lighting, and cleansing the Streets and for regulating the Police of the City of Glasgow : And whereas since the Extension of the Royalty of the said City by the said first-recited Act the said City has been greatly increased and improved ; and the Lands and adjacent Places lying immediately to the West of, and surrounded on the North, East, and South by, the ancient and the said extended Royalty, and in particular the Lands of *Blythswood* and other adjacent Lands, have been feued out or sold and occupied as Building Ground, and Houses to a great Extent and of great Value have been erected thereon : And whereas it is expedient that the Judicial Powers of the Magistrates and the Police Establishment of the said City should be extended over the said Lands of *Blythswood* and adjacent Places, so that the said Lands and others may be subject to the same System of Police to which the ancient and formerly extended Royalty are subject, and be under the Powers, Authorities, and Jurisdiction of the Magistrates and Town and Dean of Guild Courts of the said City, as hereinafter mentioned, and should likewise be extended over the adjacent Lands on the East Parts of *Easter* and *Wester Craigs*, belonging in Property to the Merchants House of *Glasgow* ; but as these several Purposes cannot be effected without the Aid and Authority of Parliament, 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 from and after the passing of this Act the Judicial Powers or Jurisdiction of the Magistrates and of the Burgh and Dean of Guild Courts of the City of *Glasgow* shall be extended over and comprehend the Lands particularly after described, lying within the Barony Parish of *Glasgow*, adjacent to the said City, and within the Boundaries following ; *videlicet*, In the first place, those Lands bounded on the South by the South Side of *Argyle Street*, *Anderston Walk*, and the Road leading from *Glasgow* to *Dunbarton*, until the latter joins the *Clairmont Road* ; on the East by the present Royalty, or East Side of *Saint Enoch's Burn* ; on the North, partly by the Centre of *Sauchiehall Street* or *Road*, and partly by the North Side of *Sandyford Road*, immediately to the West thereof ; and on the West by the West Side of the said *Clairmont Road* ; excepting always those Parts of the said Lands comprehended within the Burgh of *Anderston* : In the second place, those Lands bounded on the South by the Centre of *Sauchiehall Street* or *Road* ; on the East and North-east partly by the Centre of *Saint Enoch's Burn*, and partly by the East and North-east Side of the Road leading from *Glasgow* to *Garscube* ; on the North by the landward Part of *Saint George's* Parish, as marked out by Royalty Stones, 152 to 159 inclusive ; and on the West, partly by the West Side of *Rosehall Street*, and partly by the West Side of the Road leading from *Sauchiehall Street* or *Road* to *Woodside* : In the third place, those Lands, Parts of *Easter* and *Wester Craigs*, belonging in Property and Superiority to the Merchants House of *Glasgow*, and bounded on the North by the Properties of Messieurs *Buchanan* and *Orr* and *James Dennistoun* Esquire ; on the East by the Road from *Glasgow* to *Golfhill* ; on the South by the Lands of *John* and

Jurisdiction  
of Magis-  
trates, &c.  
extended  
over the  
Lands herein  
described.

*Robert Tennant* Esquires, and their Successors; and on the West by the present Royalty.

II. And be it further enacted, That the Magistrates and Burgh and Dean of Guild Courts of the City of *Glasgow*, and their Successors in Office, shall, with the Exceptions and under the Conditions hereinafter mentioned, have and enjoy the same Powers, Authorities, and Jurisdiction over the said Grounds as they do now exercise and enjoy over and within the Limits of the ancient and extended present Royalty, by any Law, Statute, Charter, or established Custom.

Extension of Powers of Magistrates, &c. over the Lands of Blythswood, &c.

III. Provided always, and be it enacted, That it shall not be competent to the Procurator Fiscal or Dean of Guild Court, unless applied to by some Party interested, to interfere in the lining of any House or Building within the said Lands; and nothing herein contained shall be construed to compel any Party or Parties to apply to the said Dean of Guild Court for any other Object or Purpose coming within the Jurisdiction of the said Court: Provided also, that it shall and may be lawful for the Superintendent or Master of Police of the said City, or for any Three Householders, or the Procurator Fiscal of the Dean of Guild Court aforesaid, to enforce Fulfilment of certain Obligations in Feu Contracts, Dispositions, or other Title Deeds, or the Provisions of this Act, as hereinafter mentioned.

Procurator Fiscal and Dean of Guild Court not to interfere in the lining of Houses, unless applied to, or in certain Cases.

IV. And be it further enacted, That it shall be competent to the Sheriff and Justices of the Peace for the County of *Lanark* to exercise the same Powers and Jurisdictions within the said Lands, before described, hereby annexed to and comprehended within the said Royalty, as are at present competent to the said Sheriff and Justices of the Peace within the said Lands, and the ancient and former extended Royalty; any thing in this Act to the contrary notwithstanding.

Powers of Sheriff and other Magistrates of Lanarkshire reserved.

V. Provided always, and be it enacted, That the said Lands shall continue to be holden as before, without any Change whatsoever of their Tenure, or in the Rights, Privileges, or Franchises arising from such Tenure; and that all Seisins, Renunciations, and Reversions of Lands, and all other Writs relating to Heritage lying within the Limits before described, shall be taken, expedite, and registered in the same Form and Manner as if the present Act had not been passed.

Tenure of the Lands not changed.

VI. And be it further enacted, That the said several Lands shall remain as at present liable and subject to the Payment of a rateable Proportion of the Cess or Land Tax and other Public Burdens imposed or to be imposed on the Shire of *Lanark*, for and in respect of the said Grounds, and Houses and Buildings erected or to be erected thereon, and shall not be liable in any Cess or Trades Stent levied or to be levied under the Authority of the Magistrates and Council of the said City; and in ascertaining the Proportions of the Cess or Land Tax payable by the Royal Burghs in relation to each other, the said Lands and Houses, and Trade carried

Provision as to Cess and Trades Stent.

on

on therein, shall not be included or taken into account, or the Proprietors or Occupiers of the said Lands and Houses subjected in any Part of the Cess or Land Tax payable by the said Royal Burghs, but shall remain subject to the Land Tax payable by the Shire of *Lanark* as aforesaid.

Statute  
Labour  
Conversion  
to remain as  
formerly.

VII. Provided always, and be it enacted, That the said Lands shall, in respect of Statute Labour and the Conversion thereof, remain a Part and Portion of the Barony Parish of *Glasgow*, and shall, together with the Proprietors, Tenants, Possessors, and Inhabitants thereof, continue to be liable for the same as at present, and as if this Act had never been passed.

Tithes re-  
served.

VIII. Provided also, and be it enacted, That the Tithes payable out of the said Lands shall be and the same are hereby saved and reserved to the true Owners thereof, in the same Manner as if this Act had not been passed.

Lands to  
remain  
quoad sacra  
a Part of  
the Barony  
Parish.

IX. And be it further enacted, That the said Lands shall remain *quoad sacra* a Part and Portion of the Barony Parish of *Glasgow*, and that the Rights, Privileges, and Emoluments of the Minister, Kirk Session, Schoolmasters, and Session Clerks of the said Parish shall remain entire and unimpaired, any thing in this Act to the contrary notwithstanding; and that the Collections at the Doors of the different Chapels of Ease erected or to be erected within the Bounds of the said Lands shall continue to be applied to the Relief of the Poor of the said Parish generally, under the Direction of the Heritors and Kirk Session thereof, and as if this Act had never been passed.

Poor's Rates  
of Barony  
Parish not to  
be affected.

X. And be it further enacted, That in respect of Poor's Rates or Assessments for the Maintenance of the Poor of the Barony Parish of *Glasgow*, the said Lands shall remain a Part and Portion of the said Parish; and the Mode of laying on, levying, distributing or managing the said Poor's Rates or Assessments, or any other Matter relative thereto, shall not be affected by any of the Provisions of this Act, which, in so far as the said Poor's Rates or Assessments are concerned, shall be of no Force, Avail, or Effect in any respect whatever; and it shall not be lawful or competent to the said Magistrates and Council to nominate, as Assessors for laying on the Rate of Assessment for the Maintenance of the Poor of the said ancient and extended Royalty, any Person or Persons residing within the said Lands who are not Burgesses of the said City, and do not contribute to the said Assessment.

Public and  
Parish Bur-  
dens in the  
Barony  
Parish to  
remain as  
formerly.

XI. And be it further enacted, That in respect of all Public or Parish Burdens not herein enumerated, which now affect or which may hereafter affect the Barony Parish of *Glasgow*, the said Lands shall remain a Part and Portion of the said Parish, and shall, together with the Proprietors, Tenants, Possessors, and Inhabitants thereof, continue to be liable for a Proportion of the said Burdens, in the same Manner as at present, and as if this Act had never been passed.

XII. And

XII. And be it further enacted, That the Proprietors and Occupiers or Possessors of Houses and other Tenements within the said Lands shall have no Right or legal Claim whatever to participate in the Benefit of the Heritable Property or Moveable Funds and Estate, Common Good, Duties or Customs, or annual Revenue, belonging to the Community or Corporation of the City of *Glasgow* comprehending the present Royalty. Inhabitants not to participate in Property or Common Good belonging to the City.

XIII. Saving always and reserving to His Majesty, and every other Person or Persons concerned, all Rights and Interest, other than the Provisions hereby made, which they had, have, or may have, in the said Lands. General Saving Clause.

XIV. And be it further enacted, That from and after the passing of this Act the said Lands shall be divided into separate Wards or Districts, in addition to the Twenty-six Wards or Districts into which the ancient and extended Royalty of the City of *Glasgow* is now divided, and the said Lands are hereby accordingly divided into the following additional Wards or Districts; *videlicet*, Division of the Lands into Wards.

The Twenty-seventh Ward, bounded on the South by the South Side of *Argyle Street* and of *Anderston Walk*, from the East Side of *Saint Enoch's Burn*, or Western Boundary of the Royalty of the said City, to a Line ranging with the central Line of *Wellington Street*; on the North by the central Line of *Saint Vincent Street*, from the East Side of *Saint Enoch's Burn*, or Western Boundary of the said Royalty, to the central Line of *Wellington Street*; on the East by the East Side of the said Burn, or Western Boundary of the said Royalty, from the South Side of *Argyle Street* to the central Line of *Saint Vincent Street*; and on the West by the central Line of *Wellington Street*, and a Line in continuation thereof from the South Side of *Anderston Walk* to the central Line of *Saint Vincent Street*; comprehending the whole Streets, Lanes, and Buildings within these Limits: Twenty-seventh Ward.

The Twenty-eighth Ward, bounded on the South by the South Side of *Anderston Walk*, from a Line ranging with the central Line of *Wellington Street* to the Eastern Boundary of the Burgh of *Anderston*; on the North by the central Line of *George Street*, from the central Line of *Wellington Street* to the Eastern Boundary of the Burgh of *Anderston*; on the East by the central Line of *Wellington Street*, and a Line in continuation thereof from the South Side of *Anderston Walk* to the central Line of *George Street*; and on the West by the Burgh of *Anderston*; comprehending the whole Streets, Lanes, and Buildings within these Limits: Twenty-eighth Ward.

The Twenty-ninth Ward, bounded on the South by the central Line of *Saint Vincent Street*, from the East Side of *Saint Enoch's Burn*, or Western Boundary of the said Royalty, to the central Line of *Wellington Street*; on the North by the central Line of *Regent Street*, from the East Side of the said Burn, or Western Boundary of the said Royalty, to the central Line of *Wellington Street*; on the East by the East Side of the said Burn, or Western Boundary of the said Royalty, from the central Line of Twenty-ninth Ward.

*Saint Vincent Street* to the central Line of *Regent Street*; and on the West by the central Line of *Wellington Street*, from the central Line of *Saint Vincent Street* to the central Line of *Regent Street*; with the whole Streets, Lanes, and Buildings within these Limits:

Thirtieth  
Ward.

The Thirtieth Ward, bounded on the South by the central Line of *Regent Street*, from the East Side of *Saint Enoch's Burn*, or Western Boundary of the said Royalty, to the central Line of *Wellington Street*; on the North by the central Line of *Sauchiehall Street* or *Road*, from the South-east Side of *Saint Enoch's Burn*, or North-west Boundary of the said Royalty, to a Line ranging with the central Line of *Wellington Street*; on the East and South-east by the East and South-east Sides of the said Burn, or West and North-west Boundary of the said Royalty, from the central Line of *Regent Street* to the central Line of *Sauchiehall Street* or *Road*; and on the West by the central Line of *Wellington Street*, and a Line in continuation thereof from the central Line of *Regent Street* to the central Line of *Sauchiehall Street* or *Road*; with the whole Streets, Lanes, and Buildings within these Limits:

Thirty-first  
Ward.

The Thirty-first Ward, bounded on the South by the central Line of *George Street*, from the central Line of *Wellington Street* to the central Line of *Douglas Street*; on the North by the central Line of *Sauchiehall Street* or *Road*, from a Line ranging with the central Line of *Wellington Street* to a Line ranging with the central Line of *Douglas Street*; on the East by the central Line of *Wellington Street*, and a Line in continuation thereof from the central Line of *George Street* to the central Line of *Sauchiehall Street* or *Road*; and on the West by the central Line of *Douglas Street*, and a Line in continuation thereof from the central Line of *George Street* to the central Line of *Sauchiehall Street* or *Road*; with the whole Streets, Lanes, and Buildings within these Limits:

Thirty-  
second  
Ward.

The Thirty-second Ward, bounded on the South, partly by the central Line of *George Street*, from the central Line of *Douglas Street* to the Eastern Boundary of the Lands called *West Parson's Croft*, and partly by the said Lands and the Northern Boundary of the Burgh of *Anderston* to the central Line of the Parish Road leading from *Anderston* to *Woodside*; on the North, partly by the central Line of *Sauchiehall Street* or *Road*, and partly by the North Side of *Sandyford Road*, immediately to the West thereof, from a Line ranging with the central Line of *Douglas Street* to a Line ranging with the central Line of the said Parish Road; on the East, partly by the central Line of *Douglas Street*, and a Line in continuation thereof from the central Line of *George Street* to the central Line of *Sauchiehall Street* or *Road*, and partly by the said Lands of *West Parson's Croft* and a Portion of the Western Boundary of the Burgh of *Anderston*; and on the West, partly by the said Lands and a Portion of the Eastern Boundary of the said Burgh of *Anderston*, and partly by the central Line of the said Parish Road, from the Northern Boundary of the said Burgh to the  
North

North Side of *Sandyford Road*; with the whole Streets, Roads, Lanes, and Buildings within these Limits :

The Thirty-third Ward, bounded on the South by the Burgh of *Anderston*, from the central Line of the Parish Road leading from *Anderston* to *Woodside* to the South-west Side of the Highway leading from *Glasgow* to *Dumbarton*; on the South-west by the South-west Side of the said Highway to *Dumbarton*, from the West Extremity of the above-described Southern Boundary to a Line ranging with the West Side of *Clairmont Road*; on the North by the North Side of the said *Sandyford Road*, from a Line ranging with the central Line of the said Parish Road from *Anderston* to *Woodside* to a Line ranging with the West Side of the said *Clairmont Road*; on the East by the central Line of the said Road to *Woodside*, and a Line in continuation thereof from the Northern Boundary of the Burgh of *Anderston* to the North Side of the said *Sandyford Road*; and on the West by the West Side of the said *Clairmont Road*, and Lines in continuation thereof from the South-west Side of the *Dumbarton* Highway to the North Side of *Sandyford Road*; with the whole Streets, Roads, Lanes, and Buildings within these Limits :

Thirty-third  
Ward.

The Thirty-fourth Ward, bounded on the South by the central Line of *Sauchiehall Street* or *Road*, from a Line ranging with the central Line of *Dalhousie Street* to a Line ranging with the West Side of the said Parish Road leading from *Anderston* to *Woodside*; on the South-west by the South-west Side of the said Parish Road from *Anderston* to *Woodside*, from the North Extremity of the Western Boundary to a Line ranging with the West-north-west Side of *Rosehall Street*; on the North and North-east by the Boundary of the Royalty of the Burgh of *Glasgow*, as marked by March Stones, from the central Line of *Dalhousie Street* to the West-north-west Side of *Rosehall Street*; on the East by the central Line of *Dalhousie Street*, and a Line ranging therewith from the central Line of *Sauchiehall Street* or *Road* to the Boundary of the said Royalty; on the West by the West Side of the said Parish Road from *Anderston* to *Woodside*, and a Line ranging therewith from the central Line of *Sauchiehall Street* or *Road* to the South-east Extremity of the above-described South-western Boundary; and on the West-north-west by the West-north-west Side of *Rosehall Street*, and a Line ranging therewith from the South-west Side of the said Parish Road from *Anderston* to *Woodside* to the Boundary of the said Royalty; with the whole Streets, Roads, Lanes, and Buildings within these Limits :

Thirty  
fourth Ward.

The Thirty-fifth Ward, bounded on the South by the central Line of *Sauchiehall Street* or *Road*, from the South-east Side of *Saint Enoch's Burn*, or North-west Boundary of the said Royalty, to a Line ranging with the central Line of *Dalhousie Street*; on the South-east by the South-east Side of the said Burn, or North-west Boundary of the said Royalty, from the central Line of *Sauchiehall Street* or *Road* to the East Side of the Highway leading from *Glasgow* to *Garscube*; on the North by the South Boundary of the said Royalty of the Burgh of *Glasgow*, as marked

Thirty-fifth  
Ward.

marked with March Stones, from the East Side of the said *Garscube* Highway to the central Line of *Dalhousie Street*; on the East and North-east by the East and North-east Sides of the said *Garscube* Highway, from the South-east Side of *Saint Enoch's Burn*, or North-western Boundary of the said Royalty, to the East Boundary of the said Royalty, as marked with March Stones; and on the West by the central Line of *Dalhousie Street*, and a Line in continuation thereof from the central Line of *Sauchiehall Street* or *Road* to the South Boundary of the said Royalty, as marked with March Stones; with the whole Streets, Roads, Lanes, and Buildings within these Limits:

Declaring that the following Lands shall be comprehended within and annexed to the Twenty-second Ward of the said Royalty; *videlicet*, those Lands, Parts of *Easter* and *Wester Craigs*, belonging in Property and Superiority to the Merchants House of *Glasgow*, and bounded on the North by the Properties of Messieurs *Buchanan* and *Orr* and *James Dennistoun* Esquire, on the East by the Road from *Glasgow* to *Golfhill*, on the South by the Lands of *John* and *Robert Tennant* Esquires, and their Successors, and on the West by the said Royalty.

Two Resident  
Commissioners for  
each Ward.

XV. And be it further enacted, That there shall be Two Resident Commissioners for each of the said Wards, residing within their respective Wards, who shall be qualified, named, elected, and chosen in manner after mentioned, who shall be termed Resident Commissioners of their respective Wards, and shall, within the Royalty of the said City and the said Lands, have, exercise, and possess all the Powers which by the Law of *Scotland* belong to the Office of Constable, and shall as such, and under the Authority of the Magistrates of the said City, or of the Sheriff and Justices of the Peace of the said County, have a general Superintendence of their respective Districts, take all Measures necessary for preserving the general Peace, Order, and Comfort of the Inhabitants thereof, and co-operate with the general Commissioners hereinafter appointed, and make Reports to them or the said Magistrates, or to the said Sheriff and Justices, as aforesaid, from Time to Time, as Occasion may require.

One General  
Commissioner for  
each Ward.

XVI. And be it further enacted, That there shall also be One General Commissioner for each of the said Wards, residing within his own District or Ward, who shall be qualified, named, elected, and chosen in manner after mentioned, who shall have, exercise, and possess all the Powers belonging to the Office of Resident Commissioner, and shall be a Member of the Board of General Commissioners hereinafter mentioned: Provided always, that no General Commissioner shall be elected for or by any Ward unless such Ward shall contain at least Fifty Persons qualified as Contributors to the Assessment hereinafter mentioned, or until an Assessment shall be levied on such Ward.

The General  
Commissioners  
under former

XVII. And be it further enacted, That the General Commissioners named by or appointed under the said last-recited Act, and the General Commissioners for the additional Wards before mentioned,



to be elected or chosen in manner directed by the said Act and this Act, shall, from and after the passing of this Act, be and they are hereby appointed the Board of General Commissioners for all the Purposes of the said recited Acts and this Act.

Acts and this Act to constitute a Board.

XVIII. And be it further enacted, That from and after the passing of this Act the several Provisions and Enactments of the said last-recited Act passed in the First and Second Years of the Reign of His present Majesty, with regard to the Power to alter the Wards into which the said City is or may be divided, the Election of Commissioners of Police for the said City, the Constitution and Powers of the Board of General Commissioners, the Meetings of the said Board and Business to be done thereat, the Fund to be raised by Assessment for the Purposes of the said Act, the Powers of and Directions upon the Commissioners to assess, the Recovery of Rates, the Exemption from or Abatement of Assessment, the Decision of Questions as to Assessments, and the discretionary Application of the Monies vested in the Commissioners, shall be held equally applicable to the said Lands and to the Inhabitants thereof, and equally valid and effectual in Law for raising the said Assessment from the Occupiers or Possessors within the said Lands, and for otherwise carrying this Act into execution, as if they were herein specially enacted; and the Commissioners so elected for the Wards into which the said Lands are hereby divided, or may be afterwards divided, shall be Members of the General Board of Commissioners established by the said last-mentioned Act, and shall have the same Powers and Authorities respectively as the said several Commissioners within the present Royalty.

Provisions of 1 & 2 G.4. c. 48. to be held applicable to this Act.

XIX. And whereas suitable Offices and Watch-houses of Police have been already built under the said last-mentioned Act, of which the Inhabitants of the said Lands will receive the Benefit; be it therefore enacted, That in the event of a Lock-up House or Watch-house for the temporary Confinement of Prisoners being found necessary or expedient in the said Lands to the West of the present Royalty, the Expence of such Lock-up House or Watch-house, not exceeding One thousand Pounds, shall be defrayed, besides a suitable Shed for Fire Engines, wholly and exclusively by the Occupiers and Possessors of Houses, Tenements, and other Buildings situated in the said Lands, by an additional Assessment on the said Inhabitants for the said Purpose, and which the said Commissioners are hereby empowered and required to lay on and levy by proportional Instalments at the usual Periods of Collection of the said Assessment.

Inhabitants of Lands to bear Expence of any Lock-up House, &c. that may be found necessary.

XX. And be it further enacted, That the Provisions of the said last-recited Act relative to the Appointment of a Master or Superintendent of Police, and his Powers and Duties in appointing Officers, Patrol, and Watchmen, and otherwise, the Appointment of Collectors, Treasurer, and Clerks, Surveyors, Superintendent of Fire Engines, and other Servants, the Allowance of Salaries and other suitable Remuneration, the Powers, Duties, and Dismissal of Officers, the

Provisions of former Act relative to Appointment of Master and Superintendent of Police, &c. ex-

tended to  
this Act.

Penalties for obstructing or enticing Police Officers; the Duties of Clerks, Treasurer, Collector, and Surveyor, and the Mode in which the Board of Commissioners may sue and be sued, shall be held applicable to the said Lands, and be equally valid as if they were herein specially enacted.

Same Person  
not to be  
Clerk and  
Treasurer.

XXI. And be it further enacted, That it shall not be lawful to appoint any Person who may be appointed the Clerk in the Execution of this 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 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 for the Purposes of this Act; and if any Person shall accept both the Offices of Clerk and Treasurer for the Purposes of this 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 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 shall act as Deputy of such Clerk, or in any Manner officiate for such Clerk, or if any such Treasurer shall hold any Place or Office of Profit or Trust under this Act 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, by summary Action in the Court of Session.

Provisions  
of former  
Act relative  
to lighting  
of Streets,  
&c. extend-  
ed to this  
Act;

XXII. And be it further enacted, That the Provisions of the said last-recited Act of His present Majesty, relative to the lighting of Streets and private Courts and Passages, Penalties and Satisfaction for breaking Lamps, the Charge of the Fire Engine Establishment, Penalties for Chimnies taking fire, the lining of Streets, with the Enactments therewith connected, the Removal of Outshots or Projections and Outstairs, the Deposition of Building Materials on Streets, and the making Excavations in or adjoining Streets when Houses are in the Course of being built or repaired or otherwise, and the Conveyance of Water from the Roofs of Front Houses in Pipes, shall be deemed applicable to the said Lands, and shall be as valid and effectual as if herein specially enacted; the said Commissioners being hereby empowered and required to exercise a fair and sound Discretion as to the Extent of lighting and watching the said Lands.

as also the  
Provisions  
relative  
to making  
and repair-  
ing Foot  
Pavements,  
&c.

XXIII. And be it further enacted, That the Provisions of the said last-recited Act of His present Majesty, relative to the making, repairing, and cleansing of Foot Pavements, and Prevention of Obstructions and Nuisances thereon, or on the Streets, Squares, Passages, or Places of the said City, the cleansing and sweeping of the Streets and Closets, the Removal of Dung, and the affixing of the Names of the Streets

Streets and the Numbers of Houses and Shops, shall be deemed applicable to the said Lands, and shall be equally valid and effectual as if herein specially enacted.

XXIV. And be it further enacted, That the Feuars or Proprietors of Ground, Houses, or other Tenements within the said Lands shall be bound to fulfil and execute the Obligations imposed on them in regard to the causewaying of Streets, Squares, Passages, and Places already formed in the said Lands, and making Common Sewers therein, and maintaining the Causeways of the said Streets, Squares, Passages, and Places, and Common Sewers therein, by their respective Feu Contracts or Dispositions, or other Title Deeds, in a sufficient Manner, as after directed; and in case their Feu Contracts or other Title Deeds do not contain any special Obligations or adequate Provisions to that Effect, such Feuars or Proprietors shall be bound, each equally, but rateably and proportionally, to causeway and repair and maintain in a sufficient Manner, with Whin Stones, or in such other substantial, convenient, and sufficient or uniform Manner as may be directed by the Courts hereafter mentioned, or either of them, the Streets opposite to or in front of their said Ground, Houses, or Tenements of Land, or the Half of the said Streets to the Centre thereof where there are Houses on both Sides of the Street, as soon as the said Street, or Division or Part thereof measuring One hundred Yards in Length, shall be built or completed with Houses or other Buildings to the Extent of Two Thirds of the Length thereof, as also to construct Common Sewers in the said Streets of sufficient Depth and Width to carry off the Water from the adjacent Grounds and Buildings thereon; reserving always to the said Feuars and Proprietors their Claim, if any be competent to them, against the Trustees appointed to administer the Fund raised in Conversion of the Statute Labour of the Barony Parish of *Glasgow* within which the said Lands are situated, and against the Successors in Office of the said Trustees, for the Whole or a proportionable Part of the Expence of causewaying, repairing, and maintaining the said Streets as aforesaid.

Provisions  
as to cause-  
waying and  
repairing of  
Streets, &c.

XXV. And be it further enacted, That it shall be lawful and competent for the Superintendent or Master of Police of the said City, or for any Three Household-ers in the said Street, or any of the adjacent Streets, Squares, Passages, or Places, or for the Procurator Fiscal of the Dean of Guild Court of *Glasgow* or Sheriff Court of *Lanarkshire*, from Time to Time to enforce Fulfilment of the Obligations contained in the said Feu Contracts or other Title Deeds which relate to the causewaying, repairing, and maintaining of the Streets, Squares, Passages, and Places, and making and maintaining Common Sewers as aforesaid, and all Obligations hereby imposed and enacted as aforesaid, by Actions to be raised before either of the said Courts; which Courts or either of them are hereby empowered to give Decree accordingly, and to award Expences of Suit to the Party or Parties who may appear entitled to the same, with an alternative Judgment in the event of Failure to causeway, make Common Sewers, or repair and maintain, as before provided, within a certain Period, to be specified, authorizing the Pursuer or Pursuers to execute the necessary Operations

Any Three  
Household-  
ers, or Pro-  
curator Fis-  
cal of Dean  
of Guild or  
Sheriff  
Courts, may  
enforce Ob-  
ligations to  
causeway  
and repair,  
&c.

tions at the Expence of the said Feuars or Proprietors; and declaring the said Expence, including the Expences of Suit, real Burdens (postponed however to all Feu Duties payable to the Superior, due or to become due in all Time coming,) over the Subjects in question respectively, until paid up and redeemed, with Interest from the several Periods of disbursing the same.

Provisions of former Act as to Enumeration of Inhabitants, &c. extended to this Act.

XXVI. And be it further enacted, That the Provisions of the said last-recited Act of His present Majesty, with regard to the Enumeration of the Inhabitants; the Power of the said Board of Commissioners to assess for indemnifying Proprietors and Possessors for Loss by Riots; the Power of the Magistrates and Council to make Regulations for Markets, for Hackney Coaches and Sedan Chairs, for Coachmen, Chairmen, Carters, Porters, and other Persons exercising similar Employments; the Powers of the said Board of Commissioners to erect Steelyards, and to make Regulations for weighing Coals, the Mode of keeping and selling Gunpowder, the Apprehension of and Power over Vagrants, and Penalty for harbouring Vagrants, the Regulation of Houses licensed for the Sale of Ale and Spirituous Liquors, and the Regulations for Brokers or Dealers in Second-hand Goods shall be deemed applicable to the said Lands, and shall be as valid and effectual as if herein specially enacted.

As also those relative to Attendance of Master or Superintendent of Police, &c.

XXVII. And be it further enacted, That the Provisions of the said last-recited Act of His present Majesty, with regard to the Attendance of the Master or Superintendent of Police and other Officers in the Police Office, the Exaction of Bail, the remanding for further Examination, the Forfeiture of Bonds of Caution and Recovery of Penalties, the Power of Banishment in certain Cases, the Prosecutions at the Instance of the Procurator Fiscal, and summary Procedure, the Costs of Suit and Damages, the Recovery of Penalties, the Appeal to the Circuit Court of Justiciary, Commitment for further Examination, or till liberated in due Course of Law, the Power of shortening the Period of Confinement in Gaol or Bridewell, and the Application of Penalties, shall be deemed applicable to the said Lands, and shall be as valid and effectual as if herein specially enacted.

Criminal Cases to be transmitted to the Procurator Fiscal of the County.

XXVIII. Provided always, and be it enacted, That all Criminal Cases arising or occurring within the said Lands, in which regular Precognitions are necessary, with a view to Trial before the Court or Circuit Court of Justiciary, shall be forthwith transmitted to the Procurator Fiscal for the County of *Lanark* to be disposed of according to Law.

Provisions of former Act with regard to Powers of making Bye Laws extended to this Act.

XXIX. And be it further enacted, That the Provisions of the said last-recited Act of His present Majesty, with regard to the Powers of the said Board of General Commissioners, with the Approbation of the Magistrates and Council of the said City, to make Regulations and Bye Laws, and the Limitation of Actions, shall be held applicable to the said Lands, and shall be equally valid and effectual as if herein specially enacted.

XXX. And

XXX. And be it further enacted, That in all other respects the whole Enactments, Provisions, Powers, Requisitions, Directions, Payments, Penalties, Matters, and Things whatsoever contained in the said last-mentioned Act and the Acts therein recited, shall be held equally applicable and effectual for carrying into execution the present Act, according to its true Intent and Meaning, as if the same had been repeated and re-enacted in the Body of this Act; and the said Commissioners and all others concerned are hereby empowered and required to proceed accordingly: Provided always, that none of the Provisions of the said recited Acts shall be held or be construed to be repealed, altered, or varied, except in so far as the same are hereby altered, varied, or repealed.

Recited Acts extended to this Act, except where varied or altered.

XXXI. And be it further enacted, That nothing contained in this Act shall extend or be construed to extend to take away, diminish, or abridge any Rights, Privileges, Jurisdictions, and Powers which now belong to and are enjoyed by the Magistrates and Town Council of the said City, or by the said Magistrates, or any One of them, or by the Water Baillie of the Ports or River of *Clyde* appointed by the said Magistrates and Council, by virtue of former Acts of Parliament or Royal Charters granted in their Favour, or of immemorial Usage.

Saving Jurisdiction to Magistrates and Council and Baillie of the River *Clyde*.

XXXII. And be it further enacted, That the Charges and Expences of passing this Act shall in the first instance be advanced by the Magistrates and Council of the said City out of the Funds of the Community, and shall be so far repaid to them, with Interest from the respective Periods of advancing the same, out of the Monies arising from the Assessments which the said Board of Commissioners are authorized as aforesaid to levy from the Occupiers or Possessors within the said Lands, and which the said Board of Commissioners are hereby authorized and required to impose for the said special Purpose, by annual Instalments during the Currency of the present Act, at such a Rate of Assessment as shall produce One thousand five hundred Pounds Sterling, towards and in part Payment to the said Magistrates and Council of the said Expences; which said Assessment shall be levied annually after the passing of this Act, at the usual Periods of Collection of the said Assessments from the said Occupiers or Possessors, in addition to the ordinary annual Assessment upon the said Lands; but the said additional Assessment shall cease and determine as soon as the said Sum of One thousand five hundred Pounds, with Interest, shall be paid off and extinguished.

Expences of this Act.

XXXIII. And be it further enacted, That all Sheriffs, Justices of the Peace, Judges, and Magistrates, with their Officers, Messengers at Arms, and all other Officers and Executors of the Law whatsoever, shall and they are hereby required to be aiding and assisting in putting this Act into execution; and 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.

Commence-  
ment and  
Continuance  
of Act.

XXXIV. And be it further enacted, That this Act shall commence from and after the passing thereof, and shall be executed and put in force during the Period of the Continuance of the said last-recited Act of the First and Second Year of the Reign of His present Majesty.

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