

## CHAPTER cii.

An Act to confer upon the York Gas Company A.D. 1936. powers with reference to the making of provision for supplies of gas in certain cases and for other purposes. [31st July 1936.]

THEREAS the York Gas Company (hereinafter VV referred to as "the Company") were originally incorporated under the name of "the York United Gas Light Company" by an Act passed in the seventh and eighth years of the reign of Her late Majesty Queen Victoria intituled "An Act for uniting the York Gas 7 & 8 Vict.

"Light Company and the York Union Gas Light c. lxxiv. "Company and for more effectually lighting with gas

"the City of York and the suburbs and vicinity thereof

"in the County of York":

And whereas by the York Gas (Consolidation) Act 2 & 3 Geo. 5. 1912 all the prior Acts of the Company were repealed c. lxxi. and the Company were continued incorporated under their present name of "the York Gas Company" and the provisions of all such prior Acts were consolidated and amended:

And whereas the limits of supply of the Company comprise the city and county borough of York and certain parishes and places in the east north and west ridings of Yorkshire adjoining or in the neighbourhood of the said city and county borough:

And whereas the local authorities for the purposes of the Housing Acts of areas wholly or partly within [Price 2d. Net]

A.D. 1936.

the limits of supply of the Company (including the lord mayor aldermen and citizens of the city of York who carry on an undertaking for the supply of electricity) have provided and are in process of providing or will hereafter be called upon to provide housing accommodation for the working classes and in so doing have expended or will require to expend large sums of money raised on the security of the rates leviable by them or on their precept to which the Company contribute as ratepayers:

**24** & **25** 

And whereas with a view to securing to the tenants of houses provided by local authorities under the Housing Acts a freedom of choice which had been denied to them by such authorities in certain cases as to the form of heat light power or energy to be supplied to or used in such houses it was enacted by section 27 of the Gas Geo. 5. c. 28. Undertakings Act 1934 that the councils of counties county boroughs and urban and rural districts should not insert or procure to be inserted in any instrument in connection with the sale or letting of any premises which they own or in which they have any interest and which are situate within the authorised limits of supply of any statutory gas undertakers not being a local authority a provision restricting the right of any owner or occupier of the premises to take a supply of gas from those undertakers:

> And whereas the said lord mayor aldermen and citizens are in a position to supply electricity to those of their tenants who may require such a supply and with that object in view it is their general practice to instal in the houses erected by them and in the course of such erection the necessary wiring for a supply of electricity:

> And whereas it is expedient in order to give full and due effect to the object with which the provisions hereinbefore referred to of the said Act of 1934 were enacted that provision for a supply of gas in buildings erected by local authorities within the limits of supply of the Company and the several parts of such buildings should be made in the course of such erection but in the case of certain of such buildings the Company have been denied the necessary facilities for that purpose by the local authority responsible for the erection thereof:

> And whereas it is expedient that the provisions contained in this Act relating to the granting to the

of such facilities as aforesaid should be A.D. 1936. Company enacted:

And whereas the purposes of this Act cannot be effected without the 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 as follows (that is to say):—

- 1. This Act may be cited as the York Gas Act 1936. Short title.
- 2. In this Act unless the subject or context other- Interpretation. wise requires—

"the Company" means the York Gas Company;

- "the limits of supply" means the limits within which the Company are for the time being authorised to supply gas;
- "housing authority" means the council of any county or borough (whether a county or other borough) or urban or rural district;
- "building" means any dwelling-house block of flats or shop.

3.—(1) Any housing authority by whom or by Housing whose contractors or agents any building of which the authorities whole or any part is intended or adapted to be sold leased let or otherwise disposed of to any person other than such housing authority is for the time being in provision pipes &c. process of erection re-erection conversion or alteration in buildings within the limits of supply shall if so requested in writing in process of by the Company afford to the Company all such reasonable erection. facilities as may be necessary for the provision laying placing and fixing by and at the expense of the Company during such process of pipes and any necessary fittings for and in connection with the supply of gas to and in such building or any part or parts thereof or (in the case of a building for the time being in process of alteration) to and in the part of the building which is undergoing alteration (as the case may be) Provided that if any housing authority intending to erect re-erect convert or alter any such building as aforesaid shall give to the Company notice in writing of such intention accompanied by particulars as to the position of the

to afford facilities for provision of A.D. 1936.

building and the purposes for which the same or the several parts thereof is or are intended to be used and the Company do not within one month after the receipt of such notice and particulars intimate in writing to such housing authority their intention to request with reference to that building such facilities as aforesaid such housing authority shall not be required during such process as aforesaid to afford any such facilities as aforesaid with reference to the said building.

- (2) If any housing authority shall refuse or omit to afford to the Company in accordance with the foregoing provisions of this section any facilities required by the Company as aforesaid the Company may apply to a court of summary jurisdiction to issue a summons calling on such authority to show cause why the facilities so required should not be afforded and upon any proceeding arising out of a summons issued under this subsection the court shall make such order in the matter as shall be necessary or expedient for giving effect to the provisions of this section and may award costs.
- (3) Nothing in this section shall prejudice or affect the right of any housing authority or of the occupier of any building belonging to a housing authority to require the Company under any enactment relating to or affecting the Company or their undertaking to give a supply of gas for any building.
- (4) In and for the purposes of this section the expression "fittings" includes only the joints angles clamps connections and other like things used in providing laying placing and fixing pipes.

Costs of Act.

4. All the costs charges and expenses preliminary to and of and incidental to the preparing applying for obtaining and passing of this Act or otherwise in relation thereto shall be paid by the Company and may be defrayed wholly or partly out of revenue.

Printed by Eyre and Spottiswoode Limited

SIR WILLIAM RICHARD CODLING, C.B., C.V.O., C.B.E., the King's Printer of Acts of Parliament