

ANNO DECIMO QUINTO & DECIMO SEXTO

VICTORIAE REGINAE

Cap. cxlix.

An Act to incorporate the London Necropolis and National Mausoleum Company, and to enable such Company to establish a Cemetery in the Parish of Woking in the County of Surrey, and for other Purposes. [30th June 1852.]

HEREAS by an Indenture bearing Date the Third Day of Indenture October One thousand eight hundred and fifty-one, and dated 3d made between the Parties whose Names were or might 1851. thereafter be thereunto subscribed and Seals affixed (except William James Voules, John Gardiner, Charles Robert Thompson, and Sir James Caleb Anderson Baronet, Provisional Trustees and Covenantees on behalf of the Company and Four of the Shareholders), of the First Part; the said William James Voules and John Gardiner, of the Second Part; and the said Charles Robert Thompson and Sir James Caleb Anderson, of the Third Part; after reciting that the said several Persons Parties thereto had agreed to form a Joint Stock Company for the Purposes therein-after mentioned within the Meaning of the Act of Parliament passed in the Seventh and Eighth Years of the Reign of Her present Majesty Queen Victoria, intituled An Act for the Regis- 7 & 8 Vict. tration, Incorporation, and Regulation of Joint Stock Companies, it c. 110. [Local.] waş

was witnessed, that for the Considerations therein mentioned each of the said Parties thereto (except the said William James Voules and John Gardiner) did respectively covenant with the said William James Voules and John Gardiner, as Trustees on behalf of the Company, and with their Executors, Administrators, and Assigns; and the said William James Voules and John Gardiner, for themselves, their Heirs, Executors, and Administrators, did thereby covenant with the said Charles Robert Thompson and Sir James Caleb Anderson, as such Trustees as aforesaid, and with their Executors, Administrators, and Assigns, to the Effect that the several Persons Parties thereto, and the several other Persons who should become Shareholders as thereinafter mentioned, should be and constitute a Joint Stock Company, to be called "The London Necropolis and National Mausoleum Company," for the general Interment of the Dead of the Metropolis and the Suburbs thereof beyond the Boundaries of the District mentioned and described in the Act of the Thirteenth and Fourteenth Victoria, 13&14 Vict. Chapter Fifty-two, intituled An Act to make better Provision for the Interment of the Dead in and near the Metropolis, which Company should be considered as having been established on and continued from the Day of the Date of the now-reciting Indenture, that the Capital Stock of the Company should in the first instance, and subject to the Powers of increasing or reducing the same therein-after contained, consist of Two hundred and fifty thousand Pounds divided into Twenty-five thousand transferable Shares of Ten Pounds each, to be paid at the Times and in the Manner therein-after provided, or into such other Number of Shares as any General Meeting of the Shareholders should in manner therein-after mentioned appoint; provided nevertheless, that in case the whole of the said Twenty-five thousand Shares should not be subscribed for or disposed of, or in case the Shares of the Company should be reduced below the said Number of Twenty-five thousand, the Shareholders of the Company for the Time being should continue associated and bound, and the Powers and Provisions of the now-reciting Indenture should continue and be in force in respect of the Shares for the Time being subscribed for or taken; that it should be competent for any Extraordinary General Meeting of the Company, by a Majority consisting at least of Two Thirds in Number of the Shareholders of the said Company for the Time being, and also of Two Thirds in Number of the Share-` holders present personally or by Proxy at the Meeting, and who should hold together Two Thirds at least of the Shares in the said Capital Stock of the Company which for the Time being have been subscribed for, by any Resolution or Resolutions to increase at any One Time or from Time to Time the Capital Stock of the Company, and for that Purpose create a sufficient Number of new or additional Shares as to such Meeting should seem fit, with a Right of Pre-emption in favour of existing Shareholders in the primary or original

c. 52.

original Capital, provided that such Additions or Addition to the Capital of the Company should not exceed in the whole the Sum of Two hundred and fifty thousand Pounds, and make all other Changes, and do all other Acts consequent thereon or incidental or necessary thereto; and also to empower and require the Directors to borrow and take upon Mortgage of the Real Estate or Chattels Real belonging to the Company, or on such other Securities as to the said Meeting might seem fit, any Sum or Sums of Money not exceeding Two hundred and fifty thousand Pounds in the whole; that every Shareholder registered according to the Provisions therein-after contained in the Register of Shareholders, and registered according to the Provisions of the Statute in that Behalf, and in the Manner and at the Office thereby provided, as the Holder of One or more Shares, and having paid up all Calls or Instalments, Fines, and other Payments due in respect thereof, according to the Provisions for that Purpose therein-after contained, should be qualified to vote at any General Meeting, and should, in case such Qualification should consist of Five or any less Number of Shares have One Vote, in case such Qualification should consist of Ten and less than Fifteen Shares Two Votes, and in case such Qualification should consist of Fifteen and less than Twenty Shares Three Votes, and in case such Qualification should consist of Twenty Shares Four Votes, and in case such Qualification should exceed Twenty Shares One Vote for every further complete Number of Five Shares held by him. or her after such first Twenty Shares, and that no Shareholder should in any Case be entitled to more than Twenty Votes; and that all Elections and every Matter or Thing which should be proposed in any General or Extraordinary General Meeting of the said Company (except the Questions as to Increase of Capital, and except as to Questions of Dividend, and except also all Questions relating to the Dissolution of the Company,) should be determined by a simple Majority of Votes, and that at every such Meeting the Chairman should and might not only vote as a Principal, but in case of an Equality should have the Casting Vote; that it should be lawful for the Directors on behalf of the Company. to receive, and with the Consent of any Extraordinary General Meeting of the Company, to borrow and take up at Interest, any further or additional Sum or Sums of Money not exceeding in the whole the Sum of Two hundred and fifty thousand Pounds, on the Credit of the said Undertaking, as to them should seem proper; and the said Directors were empowered to mortgage, assign, and charge any Part of the said Property of the said Undertaking, and the Profits arising or to arise from the Sale or Disposal of Graves, Vaults, and the Privileges of Interment, or any other Sum or Sums of Money (the Costs and Charges of assigning the same to be paid out of such Profits and Monies), as a Security for any further Sum of Money to be borrowed as aforesaid, with Interest to or for the Benefit of the Party, or to his

or her Trustee, who should advance the same; and that such Mortgages, Assignments, and Charges should be made under the Common Seal of the said Company; and to invest, lay out, and advance at Interest on Government or Real Securities, or on Securities of Chattels Real, or on Personal or other Securities, as they should think fit and advantageous, such Monies or such Parts of the Monies and Funds of the Company as they should think expedient; that the Business of the said Company should be to make better Provision for the Interment of the Dead at any Place or Places beyond the said Boundaries, regard being had to Public Health; and that the Interests of the Incumbents of those Parishes from which Bodies might be removed: for Interment in the said Cemetery should be preserved; and Chaplains and other Officers and Servants, ecclesiastical as well as lay, which might be necessary for the due and solemn Administration of the funeral and sepulchral Rites, as well in regard to Members of the Established Church as of all other Denominations or Religious Persuasions whatsoever, should be duly appointed and remunerated; and also that such Portions of the said Cemetery as might be required for the Interment of Persons of the Established Church should be duly consecrated, and that Portions of the said Cemetery should be set apart and maintained for the Burial of such Persons, not being Members of the Established Church, as should be requisite and necessary; and also that other Parts and Portions of the said Cemetery should be set apart and allotted for the separate Use of the several Metropolitan Parishes when desired; and further, that the said Company might be dissolved at the Desire of the Shareholders in manner therein men-, tioned; and that the said recited Deed might be duly enrolled in the High Court of Chancery, and the Directors of the said Company be empowered to make Application to Parliament for an Act or Acts for the Incorporation of the said Company: And whereas the said Company hath obtained complete Registration under the Act passed for the Registration, Incorporation, and Regulation of Joint Stock Companies: And whereas it would be of great public Advantage if a General Cemetery were established in the Parish of Woking in the County of Surrey, and such Parish is situate beyond the Boundaries of the said Act of the Thirteenth and Fourteenth Victoria, Chapter Fifty-two: And whereas the said Company hath agreed to purchase the Estate and Interest of the Right Honourable the Earl of Onslow in the Lands described in the Schedule to this Act, and delineated on a Plan thereof, of which Copies have been deposited in the Private Bill Office, and in the Parliament Office, and situate at Woking aforesaid, on the Line of the London and South-western Railway, and proposes to form a General Cemetery thereon: And whereas such Lands are conveniently situated for the Purpose of a Cemetery for the Metropolis and its Suburbs, and it is expedient that the said Company should have compulsory Powers for the Purchase of the Estate

and

and Interest of all Persons in the said Lands, and that the said Company should be incorporated, and that certain Provisions and Regulations should be made with respect to the said Cemetery, and the Conveyance of Bodies thereto; but the same 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 Queen'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:

- I. That the Words "the Company" shall throughout this Act "Company." mean the said Company hereby incorporated.
- II. That the Company shall be a Body Corporate under the Name Company of "The London Necropolis and National Mausoleum Company," incorporated and shall have a Common Seal, and the Estates and Effects of the said Corporation shall be the Fund out of which the Contracts, Engagements, and Liabilities of the said Corporation shall from Time to Time be provided for and satisfied.
- III. That it shall be lawful for the Company to purchase, com- Powertopurpulsorily or by Agreement, and hold the whole or any Part of the chase Lands, Lands and Property mentioned and described in the First Schedule to maintain a this Act annexed, and to make, establish, and maintain thereon, or Cemetery. on any Part thereof, a Cemetery, with all necessary Chapels, Vaults, Catacombs, Porches, Colonnades, and other Erections, and to lay out and embellish the same with all such Walks, Paths, Avenues, Roads, Trees, and Plantations as the Company may deem necessary.

IV. That the Powers of the Company for the compulsory Purchase Powers for or taking of Lands shall not be exercised after the Expiration of Five Years from the passing of this Act.

compulsory Purchase of Lands limited.

V. That the Cemetery shall be enclosed by Walls, Iron Railings, or Cemetery to substantial Wooden Fences of the Height of Eight Feet at the least.

VI. That it shall be lawful for the Company, for the Purpose of Power to enclosing the Cemetery, to stop up such of the Roads or Highways stop up, alter, and Watercourses which pass through or over the said Lands and Roads, Property mentioned and described in the First Schedule to this Act, as in the same Schedule and in the said Plans are distinguished by the Numbers 84, 124, 222, 338, and 356, and to alter and divert such of the Roads or Highways and Watercourses as in the same Schedule and Plans are distinguished by the Numbers 129, 164, 164 α , 170, 171, 177, 186a, 205, 256, and 335, and to set out any other Roads or Highways which may appear to them more convenient: Provided, [Local.] that 28 D

that if any such Road so proposed to be stopped up or diverted shall be a public Highway, the same shall not be stopped up or diverted except with the Consent and under the Order in Writing of Two Justices of the Peace of the County of Surrey, not being interested in the Company, made after actual Inspection of the same, and after the Notice of the Intention to stop up or divert the same shall for Four successive Weeks have been affixed at each End of such Highway, and on the Church Doors of the said Parish of Woking: Provided also, that all the Provisions of the Act passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of King William the Fourth, intituled An Act to consolidate and amend the Laws relating to Highways in that Part of Great Britain called England, whereby Persons thinking themselves aggrieved by the stopping up or diverting of a Highway in pursuance of the Order of Two Justices, are empowered to appeal to the Justices of the Peace in Quarter Sessions assembled, shall apply to and be incorporated with this Act.

5 & 6 W. 4. c. 50.

Company required to make and maintain paths.

VII. That the Company shall, if required so to do by Order under the Hands of any Two Justices of the Peace of the County of Surrey, made after Notice given to the Company, make and for ever maintain certain Foot- and keep in repair Carriage Roads in the Line or Direction shown on the said Plans in a Red Colour, between the Points from A to C, from C to D, from I to K, and from G to H, and make and for ever maintain and keep in repair Footpaths in the Line or Direction shown on the said Plans in a Red Colour, between the Points from C to B, from C to R, and from E to F, respectively, as shown on the said Plans; and, subject to the Exception herein-after contained, such Carriage Roads and Footpaths shall be public Highways, and such Carriage Roads shall be of the Width of Twenty Feet at the least, and such Footpaths shall be of the Width of Ten Feet at the least; and the Company shall inclose the said Footpath from C to R, when made, with Fences, and shall be at liberty to exclude the Public from the Use thereof between the Hours of Ten o'Clock in the Evening and Five o'Clock in the Morning, between the Twenty-fifth Day of March and the Twenty-ninth Day of September, and between the Hours of Nine in the Evening and Six in the Morning during the rest of the Year; and if any Person shall wilfully stray from such last-mentioned Footpath into the Cemetery, he shall forfeit to the Company for every such Offence a Sum not exceeding Forty Shillings.

10 & 11 Vict. c. 65. incorporated with this Act.

VIII. That "The Cemeteries Clauses Act, 1847," and "The Lands Clauses Consolidation Act, 1845," except the Clauses with respect to Lands acquired by the Promoters of the Undertaking under the Provisions of this Act, but which shall not be required for the Purposes thereof, shall be incorporated with and form Part of this Act.

IX. That

IX. That the Company shall make Byelaws, Rules, and Regulations Company to from Time to Time, as to the Reception of Bodies by the Company, make laws. and the decent and orderly Care of such Bodies by the Company until they shall have been interred, and as to the Depth and Formation of Graves and Places of Interment in the Cemetery, and as to the decent and solemn Interment of all Bodies therein, and generally as to all Matters connected with the good and decent Order of the Reception, Care, and Interment by the Company, of Corpses in the Cemetery, and with the good Order of the Cemetery and the convenient Exercise of the Rights of Interment therein: Provided always, that no Corpse shall be buried in any Grave in the Cemetery not being a Vault or Catacomb without at least Fifty-four Inches of Soil being left between the ordinary Surface of the Cemetery and the upper Side of the Coffin: Provided also, that after the Interment of a Corpse in any Grave in the Cemetery no other Corpse shall be interred therein for the Space of Ten Years, except at the Request in Writing of some Relative of the Person who shall have been last interred therein, which Request shall be registered in the Books of the Company: Provided also, that no such Byelaw, Rule, or Regulation shall have any Effect until the same shall have been approved by One of Her Majesty's Principal Secretaries of State.

make Bye-

X. That in case the Company shall wilfully commit any Breach of Penalty for such Byelaws, Rules, and Regulations, they shall forfeit to Her Majesty Breach of for each Offence the Sum of Fifty Pounds: Provided always, that no Proceedings for the Recovery of such Penalty shall be taken without the Consent of Her Majesty's Attorney General.

XI. That no Interment shall take place in the Cemetery until No Inter-Byelaws, Rules, and Regulations for carrying out the Objects herein, ments till before mentioned shall have been approved by One of Her Majesty's Principal Secretaries of State.

Byelaws approved of by Secretary of

XII. That the Lords Lieutenant of Middlesex and Surrey, the Lord Visitors of Bishop of London, the Lord Bishop of Winchester, the Lord Mayor the Cemeof London, and the Chief Commissioner of Woods, Forests, and Land tery. Revenues, shall severally have Power to visit and inspect the Cemetery at all Times, to see that the System of Interment at the Cemetery is in accordance with a due Regard to Decorum and Public Health, and to report thereon when necessary to One of Her Majesty's Principal Secretaries of State.

XIII. That no Part of the Cemetery shall be erected or made No Part of within Three hundred Yards of any House of the annual Value of Cemetery to Fifty Pounds, or having a Plantation or ornamental Garden or 300 Yards Pleasure of Houses.

Pleasure Ground occupied therewith, except with the Consent of the Owner, Lessee, and Occupier thereof in Writing.

Owner of inclosed Lands may require Compensation in Land.

XIV. That in case the Owner of any of the inclosed Lands comprised in the First Schedule to this Act, which shall be held in Fee Simple or by Copy of Court Roll, shall require the Company to give him Compensation in Land, the Company shall be bound to give to such Owner, in Exchange for such inclosed Lands, an equal Quantity of the open or Common Lands comprised in the said Schedule, which shall have been purchased by them under the Authority of this Act, and, if required by such Owner so to do, to erect for such Owner on the Land so to be given to him in Exchange as aforesaid Brick Buildings of similar Extent and of a similar Character to the Buildings now standing on such inclosed Lands; and shall pay unto such Owner, by way of Equality of Exchange, a Compensation in Money, to be fixed in manner provided by the "Lands Clauses Consolidation Act, 1845," with respect to the Purchase of Lands otherwise than by Agreement, and such Compensation shall be applied in manner provided by the same Act with respect to the Purchase Money or Compensation payable in respect of Lands; and such Person or Persons shall not be entitled to require the Company to deduce any other Title to the Land to be so given in Exchange than such Title as they may have obtained in respect of the same; and the Deed of Exchange may be in the Form set forth in the Second Schedule to this Act.

Holders or reputed Owners of Lands for Ten Years prior to the passing of this Act to be deemed Owners.

XV. And whereas many of the Persons mentioned in the First Schedule to this Act as the Owners or reputed Owners of the Lands therein described have no other Title to such Lands than such as they may have acquired by Possession, and it is expedient that such of the said Persons as have had Possession of the said Lands for Ten Years and upwards prior to the passing of this Act should be deemed to be Owners of the said Lands: Be it enacted, That all Persons mentioned in the Schedule to this Act as Owners or reputed Owners of Lands who have held such Lands adversely for Ten Years and upwards prior to the passing of this Act, shall be deemed to be the Owners of such Lands for all the Purposes of this Act and the said "Lands Clauses Consolidation Act, 1845," in such and the same Manner as if they had respectively held the same adversely for a Period sufficient to bar all other Estates and Interests therein; saving nevertheless to all other Persons such Estates and Interests as they may have in such Lands, but so that such Estates and Interests shall be subject to the compulsory Powers of Purchase herein contained.

Company not to erect.
Buildings

XVI. That the Company shall not, without the Sanction and Authority of Parliament, sell any Lands which they may acquire under

under the Authority of this Act, and shall not erect or cause or permit or suffer to be erected on such Lands any Buildings, other than such as may be required for the Purposes of this Act or the Residence Purposes of of the Officers and Servants of the Company.

other than those required for Act.

XVII. And whereas Henry Allen Wedgwood of Tenby in the County of Pembroke is or claims to be seised in Fee Simple of or entitled to a Capital Messuage or Mansion House, with the Closes and Lands be-Parcels of Land thereunto belonging, called "The Hermitage," situate longing to Henry Allen at Woking aforesaid, and near to the Site of the proposed Cemetery: Wedgwood. And whereas the Formation of the said Cemetery on the proposed Site will be greatly injurious to the said Mansion House and Lands as a private Residence, and the said Mansion House and Lands can be conveniently used by the Company for the Purposes of and connected with the said Cemetery: And whereas it is desirable that the Company should be authorized to purchase the said Mansion House and Lands, and the said Henry Allen Wedgwood is willing that such Power should be conferred upon them: Be it therefore enacted, That it shall be lawful for the Company, and they are hereby required, immediately after the passing of this Act, or within such extended Period as has been agreed upon between the Company and the said Henry Allen Wedgwood, his Heirs or Assigns, to purchase from, and the said Henry Allen Wedgwood, his Heirs and Assigns, is and are hereby required to sell to the Company the said Mansion House and Lands called "The Hermitage," and all Rights of Way, Rights of Common, and other Rights thereunto belonging, upon such Terms and Conditions, and subject to such Stipulations and Agreements, as have already been agreed upon between the Company and the said Henry Allen Wedgwood in reference to the said Mansion House and Lands, and the other Property of the said Henry Allen Wedgwood which will be required for or affected by the Formation of the said Cemetery.

XVIII. That the Company shall from Time to Time, as they in Company to their Discretion shall deem fit, fix and order the Fees and Charges to fix Fees and be paid on the Interment of any Body in the Cemetery, save and Interments except the Fees herein-after appointed to be paid to Incumbents: within a Provided always, that the Scale of such Fees and Charges for the Interment of Bodies in the unconsecrated Portion of the Cemetery shall be the same as the Scale of such Fees and Charges for Interment in the consecrated Portion of the Cemetery; and such Fees and Charges shall not exceed the Sums following; (that is to say,).

Charges for

For the Reception, Transmission, and Interment of each Body which shall be buried at the Expense of any Union or Parish, including the Conveyance and Return of Two Friends or Attendants, and the Funeral Services at the Cemetery, Fourteen Shillings:

[Local.]

For

For the Reception, Transmission, and Interment of each other Body in the open Ground, and in a single Grave, and for the Funeral Services at the Cemetery, the Sum of Fifteen Shillings; and a further Sum for such Transmission not exceeding the Rate paid to the London and South-western Railway Company under the Provisions of this Act:

For the Reception, Transmission, and Interment of the First Body in every single or separate Grave to be held in perpetuity, the same not to be re-opened within the Period of Seven Years from the last Interment (except for Members of the same Family), and with Liberty to erect Head and Foot Stones, and for the Funeral Services at the Cemetery, One Pound Ten Shillings; and a further Sum for such Transmission not exceeding the Rate paid to the London and South-western Railway Company under the Provisions of this Act:

For re-opening such last-mentioned Grave, and for the Reception and Interment of each other Body therein, and for the Funeral Services at the Cemetery, One Pound; and a further Sum for such Transmission not exceeding the Rate paid to the London and South-western Railway Company under the Provisions of this Act.

Fees payable to Incumbents in certain Cases.

XIX. That to compensate Incumbents for Loss of Fees the Company shall, upon the Interment of every Body within the consecrated Part of the Cemetery, which shall have been removed for the Purpose of such Interment from any Parish or Ecclesiastical District or Division of a Parish, pay unto the Incumbent for the Time being of the Church or Chapel of the Parish or Ecclesiastical District or Division from which such Body shall be so removed (save where such Body is buried at the Expense of any Union or Parish), the Sum of Six Shillings and Twopence; and where such Body is buried at the Expense of any Union or Parish, a Sum not exceeding One Shilling; and no Incumbent shall be entitled to any Payment, save as herein provided, in respect of any Interment under this Act, or in respect of the Removal of any Body previously interred in any other Burial Ground; and the Company shall be entitled to demand and receive in respect of each Body buried in the Cemetery, in addition to the Fees and Charges herein-before authorized to be taken by the Company, the Amount which the Company shall have paid or be liable to pay to any Incumbent under this present Provision.

Company may enter into Contracts for making Cemetery, planting,

XX. That the Company may contract or agree with any Person or Persons for making or completing the said Cemetery, and for planting, levelling, and laying out the same, and for inclosing the same with Walls, Fences, Pales, and Palisades, and for providing proper Materials for all or any of the Purposes aforesaid, and for doing all or

any of the Works hereby authorized, or any Part or Parts thereof levelling, respectively; and the Company may take such Security for the Per- fencing. &c. formance of any such Contract as to them shall seem necessary.

XXI. And whereas the most convenient Mode of Transit from the Power for the Company Metropolis to the Cemetery would be by means of the London and South-western Railway, and it is requisite that such Provision be London and made with reference to the Use of the Railway for the Purposes of Souththe Company as may enable the London and South-western Railway Railway Company to prevent any Annoyance to the Public, or any Hin-Company to drance to or other Interference with the ordinary or general Traffic contract for the Carriage on that Railway: Be it enacted, That it shall be lawful for the of the Dead. Company to contract with the London and South-western Railway Company and their Successors, for the carrying of Bodies in properly constructed Carriages to the said Cemetery, and for the Conveyance and Return of Mourners and Attendants, at such Prices and Charges and for such Term of Years as may be agreed upon; and every Contract so entered into by the said Railway Company shall be binding on such Company, anything to the contrary in any Act or Special Act of the same Company notwithstanding; and during the Term of such Contract such Railway Company shall carry the Bodies to be removed to the Cemetery, and the Mourners and Attendants of the Funerals, at the Rate of Charge specified in such Contract: Provided always, that this Act or anything therein contained, or any such Contract, shall not affect the said Railway Company with respect to any Charges other than the Charges to be made by them in pursuance of such Contract: Provided also, that such Charges for the Conveyance of Bodies from either of the Metropolitan Stations of the said Railway Company at Waterloo and Nine Elms to the Cemetery, and for the Conveyance of Mourners and Attendants from either of the said Metropolitan Stations to the Cemetery and back, shall not in any of the following Cases exceed the Sums following; (that is to say,)

For the Use and Haulage of the Carriage, according to the Number of Corpses therein, reckoned after the Rates following; to wit,

For each Corpse of the Pauper Class, Two Shillings and Sixpence:

For each Corpse of the Artizan Class, Five Shillings:

For each other Corpse, One Pound:

For the Conveyance by ordinary Trains to and from the Cemetery of the Mourners actually attending the Funerals, and all necessary Attendants thereon, but not exceeding Six Persons for any One Funeral:

First Class, each Person, Six Shillings:

Second Class, each Person, Three Shillings and Sixpence:

Third Class, each Person, Two Shillings:

Provided

Provided also, that if the Charge for the Use and Haulage of the said Carriage would not, according to the Number of Corpses therein, amount to One Pound, then the Charge for such Use and Haulage shall, without respect to the Number of Corpses therein, be any Sum not exceeding One Pound.

Restriction as to Charges not to apply to special Trains.

XXII. Provided also, That if the Cemetery Company shall require the said Railway Company to convey any Corpse, Attendants, or Mourners by any Train other than an ordinary Train of the Railway Company, or a Train employed by the said Railway Company in conveying Corpses to the Cemetery under any Agreement entered into as aforesaid, such Train shall be deemed a special or extra Train, and the said Restriction as to the Charges to be made by the said Railway Company shall not extend thereto.

Power for the Companies to agree for Station Accommodation.

XXIII. That it shall be lawful for the said London and Southwestern Railway Company and their Successors, and they are hereby authorized, to enter into an Agreement with the Company to appropriate such convenient and suitable Pieces or Parcels of Land or Buildings, Arches, or other Erections belonging to the said Railway Company, situate at or under or near the Waterloo Station in the Parish of Lambeth, and at the Nine Elms Station in the said Parish or in the Parish of Battersea, both in the said County of Surrey, or adjoining their said Line at Woking in the said County of Surrey, or elsewhere, as may be mutually agreed on, for the Deposit, Reception, Occupation, and Use of Corpses, Mourners, and Attendants, and for the Reception of Hearses and Carriages preparatory to Conveyance to and on their Arrival at the Cemetery, such further Buildings as may be necessary; and all Erections, Works, and Conveniences requisite for any of the Purposes of the Company, or rendered necessary or expedient for any of the Purposes of the said London and South-western Railway Company by reason of the Use of the Railway for any of the Purposes of the Company, shall be erected and built, made, maintained, and repaired, under the Superintendence and to the Satisfaction of the Engineer of the said London and Southwestern Railway Company, but at the Expense of the Company.

Contracts between the Company way Company to be -sent to Secre- of State. tary of State.

XXIV. That a Copy of any Contract in Writing which shall be made pursuant to this Act between the Company and the said and the Rail- London and South-western Railway Company, shall be forthwith sent by the Company to One of Her Majesty's Principal Secretaries

Use of Railway by Company to be subject to

XXV. Provided always, That the Use, for any of the Purposes of the Company, of the London and South-western Railway and the Works and Conveniences thereof, and of all Engines and Carriages on the Rail-

way,

way, and of all Buildings, Arches, Erections, Works, and Conveniences Regulations from Time to Time erected, built, made, or provided for any of the of Railway Purposes of the Company, adjoining to or in connexion with the Railway, and the Exercise by the Company of their Powers and Privileges with respect to the Railway, shall at all Times be subject to such Byelaws, Rules, or Regulations as the Railway Company, with a view to preventing any Annoyance to the Public, or any Hindrance to or other Interference with the ordinary or general Traffic on the Railway, or any other-Prejudice to the Interests of the Public, may from Time to Time make; and the Railway Company shall have full Power to make Byelaws, Rules, or Regulations accordingly; and all such Byelaws, Rules, and Regulations shall be binding on the Company, and be observed by the Company and their Officers and Servants, and all others concerned: Provided also, that every such Byelaw, Rule, or Regulation shall be forthwith transmitted to One of Her Majesty's Principal Secretaries of State, and shall not be of any Effect beyond. the Period of Seven Days after the Disapproval thereof, in Writing under the Hand of One of such Secretaries of State, shall have been made known to the said Railway Company.

XXVI. Provided always, That this Act or anything therein con- Company not tained shall not empower the Company to take or acquire any of the to take Lands of the London and South-western Railway Company, or any of the Works and Conveniences of that Company, without in every Company Case the previous Consent in Writing of that Company under their Consent. Common Seal.

Lands of Railway

XXVII. That if the Company shall remove, pull down, or render Another impassable the Foot Bridge called "Hang-dog Bridge," mentioned Bridge to be in the Schedule to this Act as belonging to the Basingstoke Canal for Hang-dog Company, the Company shall previously thereto, at their own Ex- Bridge, if pense and in a substantial and workmanlike Manner, erect another interfered with. good and sufficient Bridge of at least equal Dimensions, and as convenient in all respects as the said Foot Bridge, and of good and sound Materials, to the Satisfaction in all Things of the Surveyor of the said Canal Company for the Time being, and at such Place as shall be approved of by him; and the Company shall, at their own Expense, obtain the Consents of all Surveyors of Highways and other Persons which may be necessary for effecting the Purposes aforesaid, and shall and will indemnify and save harmless the said Canal Company from all Loss, Costs, Charges, and Expenses whatsoever to which they shall or may be or become liable by reason of the said Bridge being removed, pulled down, or rendered impassable, or of any Damage being done to the said Bridge, or the Approaches to or from the same, by any of the Works or Operations of the Company, in case the same shall not be removed.

Short Title. XXVIII. That in citing this Act in Acts of Parliament and in legal Instruments it shall be sufficient to use the Expression "The London Necropolis and National Mausoleum Act, 1852."

Company not to be dissolved without the Sanction of Parliament.

XXIX. That, notwithstanding the Provisions in that Behalf contained in the said recited Deed of Settlement, the Company shall not be dissolved without the Sanction and Authority of Parliament.

Saving Provisions for Government of Company contained in the Deed of Settlement.

XXX. That nothing herein contained shall extend to relieve or discharge the Subscribers to the Company from any Responsibility, Contract, Duty, or Obligation which they may now or at any Time hereafter be subject or liable to among themselves respectively, or, save as aforesaid, to interfere with the Constitution, Operations, and internal Government of the Company under the said recited Deed of Settlement, or to alter the Provisions of such Deed further or otherwise than as the same may be inconsistent with the Provisions of this Act.

Not to affect existing Agreements with Parties by Provisional Trustees of Company.

XXXI. Provided always, That nothing in this Act contained shall deprive any Party or Parties of any legal or equitable Rights, Interests, or Claims to which such Party or Parties may be entitled by virtue of any Agreement or Agreements entered into by any Person or Persons for the Time being acting as Provisional Trustees for the Company before the complete Registration thereof; and any such Person or Persons so acting as such Provisional Trustee or Trustees shall be held to have acted on behalf of the Company hereby incorporated, and as if the Seal of the Company had been affixed to such Agreement or Agreements at the Date or Dates thereof respectively: Provided nevertheless, that nothing in any such Agreement or Agreements contained shall bind or enable the Company to transfer or convey away any Portion of the Land comprised in the First Schedule of this Act to any Party or Parties claiming under such Agreement or Agreements, but that any Claim or Claims with reference to any such Land shall be treated as a Question of pecuniary Compensation or Damages only.

Cemetery to be subject to any General Act.

XXXII. That the Cemetery shall be subject to any General Act which shall hereafter be passed in relation to Metropolitan Interments.

Expenses of Act.

XXXIII. That the Expenses of and attending the Formation of the Company, and the soliciting and passing this Act, and preparatory and incidental thereto, shall be paid by the Company.

The FIRST SCHEDULE to which the above Act refers.

The Parish of Woking in the County of Surrey.

No. on Plan.	Description of Property.	Owners or reputed owners.	Lessees or reputed Lessees.	Occupiers.
1 102				
1, 123, 1 ^a , 125,				
6, 126, 17, 128,				
24a, 130,		•		
31, 132, 35, 132a,				
38, 132,	-			₹. ¢
47, 133, 56, 134,	A. tr			
<i>5</i> 7, 136,	•		,	
59, 138, 62, 148,		F 37 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	-	****
63, 158,	Waste or Common Land, with the Roads, Paths,	The Right Honourable the Earl of		William Daw, and the Freeholders
64, 159, 66, 175,	Waters, Watercourses,	Onslow.	*	and Copyholders
69, 178, 71, 180, 1	Fences, Ditches, Trees, and Gravel Pits thereunto be-			in the Manor of Woking.
72, 217,	longing, being the whole of the Waste or Common,	e e .		
73, 221, (75, 232, 175)	Land in the Parish of	;		
83, 245,	Woking, and commonly called or known by the		- ,	
85, 246, 96, 247,	Name of Woking Com-	· · · · · · · · · · · · · · · · · · ·		
99, 248,	mon.	3		
100, 249, 104, 255,				
105, 277, 106, 278, 1			,	
107, 301,	·			
109, 321, 111, 323,				
112, 325,				
113, 326, 1 114, 334,				
117, 356,				
120, 379,	• • • • • • • • • • • • • • • • • • •	·	, · · · ·	1

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
2	Cottage, Garden Ground, Shed, Turfcock, with Paths and Right of Common.	John Collyer -	-	John Collyer.
3	Cottage, Garden, Shed, Turfcock, and Paths, with Right of Common.	Robert Lawrence -	·	Robert Lawrence.
4	Cottage and Garden Ground, with	William Freeland -	-	William Freeland.
5	Paths and Right of Common. Cottage, Garden Ground, Dyke, Two Sheds, Turfcock, with Paths and Right of Common.	John Lawrence -	-	John Lawrence.
7	Cottage, Three Sheds, Pigsty, Privy, Stacks, and Garden Ground, with Paths and Right of Common.	George Pullen -	-	George Pullen.
8	Cottage, Shop, Three Sheds, Gar- den Ground, Privy, Stables, Turf- stacks, with Paths and Right of	Lazarus Lawrence		Lazarus Lawrence.
#** -	Common.			
9	Cottage, Bakehouse, Pigsty, Privy, Garden Ground, Turfstack, with Paths and Right of Common.	Edward Medley -		Richard Sherwood.
10	Cottage, Garden Ground, Privy, Pigsty, with Paths and Right of Common.	William Freeland	- · · · · · · · · · · · · · · · · · · ·	James Freeland.
11	Cottage, Garden Ground, Pigsty, Turfstack, Privy, with Paths and	Stephen Wood -	-	Henry Taylor.
12	Privy, Garden Ground, and Wall, with Paths and Right of Com-	Edward Medley -	· •	Ann Lee.
13	mon. Cottage, Shed, Bakehouse, Garden Ground, and Well, with Paths and Right of Common.	Edward Medley -	-	James Hill.
. 14	Cottage, Shed, Privy, and Pigsty, Garden Ground, and Well, with Paths and Right of Common.	William Freeland	•	Richard Jelly.
. 15	Cottage, Pigsty, Shed, and Garden Ground, with Paths and Right of Common.	William Freeland -	-	James Collyer.
16	Cottage, Pigsty, Barn, Two Sheds, Carthouse, Stables, and Garden	Thomas Taylor -	-	Thomas Taylor.
	Ground, with Paths and Right of Common.	-		
18	Cottage, Three Sheds, Pigsty, and Garden Ground, with Paths and Right of Common.	James Taylor -	-	James Taylor.
19	Cottage, Shed, Privy, Garden Ground, with Paths and Right	James Taylor, Thomas Taylor.	-	Thomas Taylor (Nephew).
20	of Common. Cottage, Garden Ground, with Paths	Sarah Mandeville,	-	Sarah Mandeville.
21	and Right of Common. Cottage, Two Sheds, Pigsty, Carthouse, and Stables, with Paths	Charlotte Stedman. James Taylor -	•	William Wigman.
22	and Right of Common. Cottage, Garden Ground, Shed, Pigsty, with Paths and Right of	Isaac Smithers -	· •	William Smith.
23	Common. Cottage and Garden Ground, with Paths and Right of Common.	Daniel Smith -		Daniel Smith.

lo. n an.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
4	Cottage, Two Sheds, Garden Ground, and Orchard, with Paths and Right of Common.	William Collyer (senior).	·	William Collyer (senior).
5	Cottage, Pigsty, and Garden Ground, with Paths and Right of Common.	Richard Collyer -		Richard Collyer.
6	Cottage and Garden Ground, with Paths and Right of Common.	George Collyer -	-	Henry Daniell.
7	Cottage and Shop, Pigsty, Privy, Garden Ground, with Paths and Right of Common.	William Freeland -		Isaac Mitchell.
8	1	William Hart -		William Hill.
9	Cottage, Privy, Shed, Garden Ground, Pigsty, with Paths and Right of Common.	Arthur Smither -		George Reed.
0	Cottage, Three Sheds, Privy, Carthouse, Stables, and Garden Ground, with Paths and Right of Common.	John Collyer (junior).		John Collyer (junior).
2	Occupation Road	Surveyor of High- ways (William Wilson).		
3	Cottage, Pigsty, Sheds, Privy, and Garden Ground, with Paths and Right of Common.	George Darling -	-	George Darling David Darling.
4		Henry Andrews -		James Turner.
5	Cottage, Garden Ground, Pigsty, Shed, with Paths and Right of Common.	Earl of Onslow -	Edward Hilden.	John Hall.
6	Cottage, Garden Ground, with Paths and Right of Common.	Elizabeth Sherlock	, , <u>-</u>	Arthur Mant.
7.	Cottage, Garden Ground, Three Sheds, Pigsty, with Paths and Right of Common.	Elizabeth Sherlock		Elizabeth Sherlo
9	Public Highway	Surveyors of High- ways.		
.0	Cottage, Garden Ground, Turfstack, Shed, Pigsty, with Paths and	William Jelly -	-	Willlam Jelly.
1.	Right of Common. Cottage, with Paths and Right of Common.	William Jelly -		James Darling.
2	Cottage, Stabling, Sheds, Garden, and Arable Ground, with Paths and Right of Common.	James Hill -	-	James Hill.
3	Garden Ground, with Paths and Right of Common.	William Hone -	-	William Hone.
4	Cottage and Cottage Building, Garden Ground, Shed, and Paths, and Right of Common.	James Darling -	-	James Darling.
5	Cottage, Garden Ground, Turfstack, and Paths, with Right of Common.	James Harding -		James Harding.
16	Cottage, Garden Ground, with Shed, Turfstack, and Paths, with Right of Common.	Stephen Harding -		Stephen Harding

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
48	Public Highway	Surveyor of High-		
49	Cottage, Pigsty, Shed, Privy, and Garden Ground, with Paths and	James Bailey -	-	James Bailey.
50	Ground, with Paths and Right of	Martha Bullen -		Stephen Taylor, Robert Sexton.
51	Common. Cottage, Garden Ground, Shed, Pig- sty, Privy, with Paths and Right of Common.	Elizabeth Bailey -	-	Elizabeth Bailey.
52	Cottage and Garden Ground, with Paths and Right of Common.	Elizabeth Bailey -	· _	George Chapman.
58	Two Cottages, Two Fields, Garden . Ground, Barn, Cowshed, Well, Pigsty, with Paths and Right of Common.	Earl of Onslow, and John Stead-man.		Nehemiah Wheeler, George Smith.
65	Public Highway	Surveyor of High- ways.		
67	Public Highway	Surveyor of High- ways.		
74	Occupation Road	Surveyor of High- ways.		
84	Bridle Road	Earl of Onslow, James Trigg.		James Trigg.
86	Public Highway	Surveyor of High- ways.	-	
91	Pigsty, Stable, Turfcock, and Privy, with Right of Common.	Samuel Gunner -	-	Samuel Gunner.
97	Pond	Earl of Onslow, William Small- piece.	- -	William Smallpiece
102	Foot Bridge	Basingstoke Canal Company.	-	
108	Public Highway	Surveyor of High- ways.	, , , , , , , , , , , , , , , , , , ,	
.115	Cottage, Garden Ground, Turfstack, Shed, with Paths and Right of Common.		-	George Collyer.
116	Cottage and Cottage Building, Four Sheds, Garden Ground, Pigsty, Turfcock, with Paths and Right of Common.	Henry Collyer -	-	Henry Collyer.
118	Cottage and Shed, Garden Ground, and Paths, with Right of Common.	Michael Knight -		Michael Knight.
119	Cottage, Stable, Shed, Pigsty, Garden Ground, with Paths and Right of Common	George Collyer -	- ,	George Collyer.
121	Public Highway	Surveyor of High-		
124	Footpath	Surveyor of High- ways.	,	
127	Public Highway	Surveyor of High- ways.		
129 131 135	Public Road Public Highway Public Highway	The like. The like. The like.		
149	Cottage, Garden Ground, Shed, Stable, and Paths, with Right of Common.	James Mays -	-	Thomas Mays.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
150	Cottage, Garden Ground, Pigsty, with Paths and Right of Common.	James Mays -	-	George Daburn.
151	Cottage, Garden Ground, Pigsty, Shed, and Paths, with Right of Common.	Hannah Mays -	:	Eliza Collins.
152	Cottage, Garden Ground, Pigsty, Shed, and Paths, with Right of Common.	George Slyford -	-	George Slyford.
153	Cottage, Garden Ground, Shed, Pigsties, and Paths, with Right of Common.	William Cooke -	-	William Cooke.
154	Cottage, Pigsty, Garden Ground, with Paths, Sheds, Stacks, and Right of Common.	Henry Baker -	±1 6. gm 4	Henry Baker.
155	Cottage, Pigsty, and Sheds, with Paths and Right of Common.	Jane Spooner -	-	John Jackman.
156	Public Highway	Surveyor of High- ways.	•	
164 164 ^a		The like. The like.	•	,
170 171 177	Public Highway Footpath Footpath	The like. The like. The like.		
185	Cottage, Three Sheds, Garden Ground, Well, and Paths, and Right of Common.	John Cover -	- -	Jacob Kearn.
186 186ª	Garden Ground	Isaac Gunner - Surveyor of High- ways.		Isaac Gunner.
187 188	Arable Field, with Dyke Arable Field, with Dyke	John Davies John Davies -	-	Henry Howard.
Լ89 🖡	Meadow, with Stream and Alders -	John Davies		Henry Howard. George Jackman.
190 191	Arable Field	Robert Donald - The like	= ;	Henry Howard.
92	Two Dwelling Houses, Two Pigsties, Barn, Shed, Privy, Garden Grounds, with Paths and Right of Common.	The like -		The like. The like.
.93	Pasture Field Desture Field	The like -	-	The like.
94 95	Pasture Field	Philip Onsworth - The like		William Chapman.
96	Arable Field	The like -		The like. The like.
r	Pasture, with Stream	The like -	•	The like.
98	Arable Field -	The like	- -	William Chapman, Henry Reed.
99	Arable Field	The like -		William Chapman.
01	Arable Field	The like	-	Henry Reed.
02	Arable Field, with Stacks	The like -	- -	William Chapman William Chapman Henry Reed.
03	Cottage, Barn, Two Pigsties, Four Sheds, Carthouse, with Paths and Right of Common.	The like -	-	Henry Reed, Philip Onsworth
04	Arable Field	The like Surveyor of High-	•••	Henry Reed.
206	Dwelling House, Barn, Garden Ground, Privy, Pigsty, Sheds, Stables, with Paths and Right of	John Baker -	-	Stephen Wood.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
207	Arable Field, with Fruit Trees, Timber, Dyke, Haystack, with Paths and Right of Common.	John Baker -		Stephen Woods.
208	Cottage, Orchard, Garden Ground, Barn, Four Sheds, Pigsty, Timber, Well, with Paths and Right of Common.	William Allan, Henry Wedgwood.		Thomas Lambert.
209	Arable Field	The like		The like.
210	Arable Field	The like -	- -,	The like.
211	Arable Field	The like	ant	The like.
212	Arable Field	The like		The like.
213	Arable Field	The like		The like.
214	Arable Field	The like	÷ •	The like.
215	Public Highway	Surveyor of High- ways.	,	
217ª	Occupation Road	The like.		
218	Occupation Road	The like.		
219	Public Highway	The like.		
222	Public Footpath	The like.		
229	Meadow Field	Henry Collins -		Stephen Chuter.
230	Meadow Field	Henry Collins -		The like.
231	Watercourse	Earl of Onslow, Henry Collins.		
233	Public Highway	Surveyor of High- ways.		
234	Arable Field, with Timber	James Martin -	-	John Martin.
235	Meadow Field	The like	. -	The like.
236	Meadow Field	The like	-	The like.
$\begin{bmatrix} 237 \\ 238 \end{bmatrix}$	Meadow Field	The like John Martin -	-	The like. The like.
239	House, Field, Garden Ground, Pig- sty, Shed, with Paths and Right	Reverend William	- ;- -	James Collyer.
040	of Common.	FT32 743		773
240	Meadow Land, with Timber	The like	-	Francis Terry.
241	Meadow Land, with Timber Meadow Land, with Timber -	The like	_	The like.
$\begin{array}{c c} 242 \\ 243 \end{array}$	Meadow Land, with Timber	John Woods - The like		John Woods. The like.
244	Meadow Land, with Timber -	The like		The like.
	Cottage, Garden Ground, Shed, Pig-	William Allan,		James Javes.
,	sty, Well, with Paths and Right of Common.	Henry Wedgwood.	•	,
2 51	Cottage, Garden Ground, Shed, Pig- sty, with Paths and Right of	Robert Javes -	-	Robert Javes.
252	Common. Dwelling House, Kennel, Garden Ground, Stable, Pigsty, with Paths.	Earl of Onslow -	- · · · · · · · · · · · · · · · · · · ·	George Collins.
253	Copse	The like.		
256	Bridge over Stream	Surveyor of High- ways.		
257	Cottage, Garden Ground, Shed, Turf- house, Cartshed, Well, and Paths, and Right of Common.	Allan Spooner -	-	George Serle.
258	Cottage, Garden Ground, Shed, Turf- stack, with Paths and Right of Common.	The like -	-	Allan Spooner.
259	Common. Cottage, Garden Ground, Pigsty, Turfhouse, with Paths and Right of Common.	John Bullen -	-	John Bullen.

	* · · ·
The London Necropolis and National Mausoleum Ac	-1 TORA
	PT INKY
THE RESERVE OF THE PARTY OF THE	uu loga.

	The Tolidon Trecholos	ana inational int	ausoieum .	Act, 1852.
No. on Plan	Description of Property.	Owners or reputed Owners,	Lessees or reputed Lessees.	Occupiers.
260 ⁻ 261	Cottage, Garden Ground, Turf- house, with Paths and Right of Common.	John Bullen (junior) James Bullen		JohnBullen (junior). James Bullen.
262	Cottage, Pigsty, Turfcock, Shed, Garden Ground, with Paths and	·	444	Henry Hursey.
263		James Wells	10 10 10 10 10 10 10 10 10 10 10 10 10 1	James Wells.
264	Dwelling House, Garden Ground, Pigsty, Sheds, with Paths and	Jacob Sale		Jacob Sale.
265	I angue or common.			William Smith.
	Cottage, Garden Ground, Spring, Turfshed, Pigsty, with Paths and Right of Common	Jacob West.		David Smith.
267	Cottage, Garden Ground, Turf- house, Pigsty, with Paths and Right of Common.	James Fladoate	•	Jacob West.
268	Cottage, Two Sheds, Garden Ground, Pigsty, with Paths and Right of Common.	James West -	•	James West.
269 270	Stables and Pigsty	Jacob West John Chowney	*	Jacob West. John Chowney
271	Cottage, Garden Ground, Pigsty, Turfhouse, with Paths and Right of Common.	William Giles -		William Giles.
272	Cottage, Garden Ground, Sheds, Turfhouse, with Paths and Right of Common.			Robert Chowney.
273	Cottage, Nursery Garden, Sheds, Pigsty, Turfhouse, Woodstack, with Roads and Paths, with Right			
274	Cottage, Wash-house, Nursery Gar- den, Sheds, Cowhouse, Stables, Turfhouse, Pigsty, with Roads			William Chapman.
97/a	and Paths, with Right of Com-			· · · · · · · · · · · · · · · · · · ·
1	Cottage, Garden Ground, Stables, Pigsty, Turfstack, Coalhouse, with Paths and Right of Common.		,	
i	with Paths and Right of Common. Cottage, Garden Ground, Turf- house, Privy, with Sheds.	John Merch		James Smith.
276	Cottage, Garden Ground, Turf- house, Pigsty, Sheds, with Paths, and Right of Common.		1 - 4 - 4 (4 - 4 - 4 - 4 - 4 - 4 - 4 - 4	
	Cottage, Garden Ground, Cartshed, Stable, Turfhouse, with Paths and Right of Common.	Ann Chapman	. ا را ا	Ann Chapman.
292 293	Nursery Ground Dwelling House, Garden Ground, Pigsty, Shed, with Paths and	Por Car Bolin and Tittatt	3454	George Jackman. Thomas May.
302	Right of Common. Footpath	Surveyor of High-	ال الله الله الله الله الله الله الله ا	
l,	[Local.]	28 H	C-\$	

<u>:</u>		<u></u>	· <u>····································</u>	
No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
304	Public Road	Surveyor of High-		
305	Cottage, Garden Ground, Stable, Two Roads, Pigsty, Turfhouse,	Thomas Hockley (Mortgagee).	•• ·••	Sarah Spooner.
	with Paths and Right of Common.	Sarah Spooner (Owner).		
306	Cottage, Garden Ground, Pigsty, Turfhouse, Sheds, with Paths and Right of Common.	Stephen Smither (senior).	•	Stephen Smither (junior).
307	Cottage, Garden Ground, Pigsty, Sheds, Turfhouse, with Paths and Right of Common.	Thomas West -		Thomas West.
308ª	Arable Field -	Churchwardens	_	Stephen Smither.
	•	and Overseers of the Parish of		William Smither. Thomas West.
	··· 1	Woking.		Sarah Spooner.
	-	1 · · · · · · · · · · · · · · · · · · ·		Allan Spooner.
	50	}		Robert Chowney.
				George Wells. James Chapman.
				Henry Collyer.
-				James Hayward.
-, 1				James Burchett. George Burchett.
			*	Richard Spooner.
			•	William Collins.
	· ·			Arthur Skelt.
	and the second s	t marine and a first transfer to the same and a first transfer transfer to the same and a first transfer transf		James Collyer. Stephen Chapman.
				William Daburn.
			-	Alfred Hall.
310	Arable Field	The like -		Henry Lunn. The like.
312	Cottage, Garden Ground, Privy, with			William Bullen.
- -	Paths and Right of Common.	James Drew (Mortgagee).		
313	Cottage, Garden Ground, Pigsty,	Peter Eales, Ed-		Peter Eales.
	with Paths and Right of Common.		-	
314	Cottage, Garden Ground, Shed, and	Mabank -	*	William Fenn.
	Pigsty, with Paths and Right of Common.		,	
315	Cottage, Garden Ground, Two Sheds, Pigsty, with Paths and Right of Common.	William Chapman		Elizabeth Chapman, Henry Eales.
316	Cottage, Outhouse, Sheds, Pigsty, Garden Ground, Field, Turfstack, with Paths and Right of Com-	Mary Fisher -		Mary Fisher.
	mon.			
318	Cottage, Garden Ground, Turf- house, Pigsty, Shed, with Paths and Right of Common.			James Burchett.
319	Cottage, with Paths	The like -	-	George Burchett.
320	Cottage, Pigsty, with Paths and Right of Common.	The like -	-	Alfred William Hall.
324	Timber Yard	Earl of Onslow -	-	John Hall. James Marshall.
330	Occupation Road -	Surveyor of High-		
331	Bridge	The like.		

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
333	Timber Yard	Earl of Onslow -	· · · · · · · · · · · · · · · · · · ·	John Hall.
335	Public Highway	Surveyor of High-		George Marshall.
337	Turf and Woodstack	George Lodwidge -		George Lodwidge.
338	·	Surveyor of High- ways.		George Louwinge.
339	Arable Field, with Road and Wood	William Chandler	wa. ■	Richard Howard.
340	Meadow Field, with Road and Wood	The like		The like.
341	Meadow Field, with Road and Wood	The like		The like.
342	Arable Field, with Road and Wood	The like		The like.
343	Arable Field, Garden, Orchard, and	The like		The like.
•	Stable, Cowhouse, Pigsty, Turf-			
	house, Barn, Stable, Well, with			
į.	Roads and Paths, and Right of Common.			
345	Cottage, Garden Ground, Pigsty, Turfhouse, with Paths.	John Smith		John Smith.
346	Cottage, Garden Ground, Four Sheds, Pigsty, Turfstack, with Paths and Right of Common.	Richard Smith -	*	Richard Smith.
354	Footpath	Surveyor of High- ways.		
355	Occupation Road = -	The like.		, ,
356	Private Road	Earl of Onslow, William Allen,		-
	-	Henry Wedg-wood.		
357	Public Road	Surveyor of High- ways.		*
380	Public Highway	The like.		
382	Cottage, Garden Ground, Turfhouse, Pigsty, Well, with Paths and Right of Common.	James Jackman -		David Percy.
383	Cottage, Garden Ground, Turf house,	Stephen Grove -		Stephen Grove.
បំបង	Pigsty, with Paths and Right of	• •		
384a	Common. Occupation Road	Surveyor of High-		
0044	Occupation Road	•		
385	Occuration Road	The like.		
900	Occupation Road	A HO HEC.		

Lord of the Manor of Woking, the EARL OF ONSLOW.

The SECOND SCHEDULE to which the foregoing Act refers.

Form of Exchange.

Know all Men by these Presents, that of in consideration of the Conveyance hereby made to him, and of the Sum of paid to him for, as the Case may be, into the Bank of England in the Name and with the Privity of the Accountant General of the Court of Chancery, ex parte The London Necropolis and National Mausoleum Company, or to A. B. and C. D. of of Trustees appointed to receive the same, pursuant to "The London Necropolis and National Mausoleum Act, 1852," by the London Necropolis and National Mausoleum Company, doth hereby convey to the said Company, their Successors and Assigns, all [describing the Premises to be conveyed], together with all Rights, Ways, and Appurtenances thereto belonging, and all such Estate, Right, Title, and Interest in and to the same, as he is or shall become seised or possessed of, or is by the said Act empowered to convey; to hold the said Premises to the London Necropolis and National Mausoleum Company, their Successors and Assigns, for ever: And that the said London Necropolis and National Mausoleum Company, in consideration of the Conveyance so made to them as aforesaid, do hereby convey to the said his Heirs and Assigns, all [describing the Premises to be given in exchange] together with all Ways, Rights, and Appurtenances thereto belonging, and all such Estate, Right, Title, and Interest in and to the same as the said Company is seised or possessed; to hold the Premises to the said his Heirs and Assigns, for ever. In witness whereof the said hath hereunto set his Hand and Seal and the said Company their Seal, the Day of in the Year of our Lord

LONDON:

Printed by George Edward Eyre and William Spottiswoode Printers to the Queen's most Excellent Majesty. 1852.