

ANNO TRICESIMO

VICTORIÆ REGINÆ.

Cap. xxx.

An Act for enabling the Newcastle-upon-Tyne and Gateshead Gas Company to raise additional Capital, and to extend their Works; for amending the Acts relating to the Company; and for other Purposes. [31st May 1867.]

HEREAS by "The Newcastle-upon-Tyne and Gateshead 27 & 28 Viet. Gas Act, 1864," in this Act called the Act of 1864, the c. exlviii. Newcastle-upon-Tyne and Gateshead Gas Company, in this Act called "the Company," are incorporated and are authorized to supply Gas within the Limits in such Act mentioned: And whereas by that Act the Capital Stock of the Company is fixed at Two hundred thousand Pounds, whereof One hundred and sixty thousand Pounds is called Class (A.) Stock, and Forty thousand Pounds Class (B.) Stock, and Class (A.) Stock is entitled to Dividend after the Rate of Ten Pounds per Centum per Annum, and Class (B.) after the Rate of Three Pounds Ten Shillings per Centum per Annum, and the Company are authorized to borrow Fifty thousand Pounds: And whereas by reason of the increasing Demand for Gas within the Limits authorized to be supplied by the Company the Company require additional Capital, and it is exper dient that they be authorized to raise the same in manner by this [Local.] Act

c. vi.

c. eexliv.

The Newcastle-upon-Tyne and Gateshead Gas Act, 1867.

Act authorized: And whereas it is also expedient that the Company be authorized to supply Gas within the Townships of Long Benton and Little Benton, and in such Part of the Township of Walker as lies North-west of the Main Line of the North-eastern Railway, all

in the Parish of Long Benton and County of Northumberland, and

also in Lamesley in the County of Durham: And whereas the

Company are authorized to supply Gas within the Parish of Jarrow, 20 & 21 Vict. and the South Shields Gas Company are by "The South Shields

Gas Act, 1857," also authorized to supply Gas within the Parish of

Jarrow; and it has been agreed between the Company and the South

Shields Gas Company that the Powers of the respective Companies

in that Parish should be restricted as in this Act mentioned: And

29 & 30 Vict. whereas by "The Walker and Wallsend Union Gas Act, 1866," the Company are authorized to take a Lease of the Undertaking of the

Company incorporated by that Act, and also to purchase all or any Portion of such Undertaking, and it is expedient to explain and

amend such Powers, and to authorize the Company to raise further

Sums of Money for effecting such Purchase: And whereas it is expedient to declare and define the Rights to Dividend of the several

Classes of Shareholders under the Act of 1864 and this Act, in the

event of the Profits of the Company being insufficient to pay the

maximum Rates of Dividend by that Act and this Act authorized to

be declared: And whereas it is expedient that the Company be authorized to erect Works for the Manufacture of Gas within the

Borough of Gateshead, and to acquire and hold Lands for that

Purpose in the Parish of Gateshead, and also to acquire and hold

additional Lands for the Purposes of their Undertaking in the Borough and County of Newcastle-upon-Tyne, and to purchase by Agreement

other Lands: And whereas it is expedient to amend the Provisions

of the Act of 1864, and to confer further Powers upon the Company

for the Purposes of the Undertaking: And whereas Plans of the

Lands authorized to be taken by this Act for the Purposes of the

Undertaking of the Company, with Books of Reference to such Plans,

have been deposited with the respective Clerks of the Peace for the

County of Durham and County of the Town of Newcastle-upon-

Tyne, and are in this Act referred to as the deposited Plans and Books

of Reference: And whereas the Objects 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 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, as follows:

1. This Act may for all Purposes be cited as "The Newcastle-Short Title.

upon-Tyne and Gateshead Gas Act, 1867." 2. " The

10 & 11 Vict.

23 & 24 Vict.

c. 106., in-

Parts of

corporated.

8 & 9 Viet.

26 & 27 Vict.

c. 16. and

c. 15.,

The Newcastle-upon-Tyne and Gateshead Gas Act, 1867.

2. "The Lands Clauses Consolidation Act, 1845," and "The 8 & 9 Vict. Lands Clauses Consolidation Acts Amendment Act, 1860," and "The Gasworks Clauses Act, 1847," are (except where expressly varied by this Act) incorporated with and form Part of this Act.

3. The Clauses and Provisions of "The Companies Clauses Consolidation Act, 1845,"

With respect to the Distribution of the Capital of the Company into Shares;

With respect to the Transfer or Transmission of Shares; corporated.

With respect to the Payment of Subscriptions and Means of enforcing the Payment of Calls;

With respect to the Forfeiture of Shares for Nonpayment of Calls; With respect to the Remedies of Creditors of the Company against

With respect to the borrowing of Money by the Company on Mortgage or Bond;

the Shareholders;

With respect to the Conversion of the borrowed Money into San Capital; San Line Land Capital;

With respect to the Consolidation of Shares into Stock; and With respect to affording Access to the Special Act by all Parties interested;

And Part I., Part II., and Part III. of "The Companies Clauses Act, 1863," so far as the Provisions of the same respectively are not varied by this Act, are incorporated with and form Part of this Act.

Market Hill for the first the contraction of the contraction of the contraction of the first of the contraction 4. The several Words and Expressions to which by the Acts in whole or in part incorporated with this Act Meanings are assigned have in this Act the same respective Meanings, unless excluded by incorporated the Subject or Context, and the Expressions. "Superior Courts," or "Court of competent Jurisdiction," in this Act shall, for the Purposes of the Act of 1864" and this Act, be read and have Effect as if the Debt or Demand with respect to which the Expression is used were a common Simple Contract Debt, and not a Debt or Demand created by Statute, with a six for when I have enclosed for weeter?

ings to Words in Acts as in this Act.

5. The Company may from Time to Time raise (in addition to Power their present Capital and the Money which they are by the Act of to raise 1864 authorized to raise) any further Sums not exceeding in the whole Capital. One hundred thousand Pounds, by the Creation of new Ordinary Shares or Stock, or new Preference Shares or Stock, or (at the Option of the Company) by both of those Modes, making the aggregate Stock and Share Capital of the Company Three hundred thousand: Pounds: Provided that no Certificate shall be issued or Transfer registered of any such Stock until the Stock in respect of which the Certificate is issued or Transfer made is fully paid up.

additional

Shares not to issue until One Fifth paid up.

6. The Company shall not issue any Share created under the Authority of this Act, nor shall any Share vest in the Person acceptaing the same, unless and until a Sum not being less than One Fifth of the Amount of such Share shall have been paid in respect thereof.

Calls.

7. One Fifth of the Amount of a Share shall be the greatest Amount of a Call, and Three Months at least shall be the Interval between successive Calls, and Three Fourths of the Amount of a Share shall be the utmost aggregate Amount of the Calls made in any Year upon any Share: Provided always, that the Company shall not be precluded from requiring, by Resolution of the Meeting creating the additional Capital, or any Part thereof, that the whole Amount of the Share shall be paid on the Issue thereof.

Preference Shareholders not entitled to vote, except with Consent of Company.

8. No Person shall be entitled to vote in respect of any Share or Stock created under this Act to which a preferential Dividend shall be assigned, unless the Company shall, at the Time of the Creation and Issue of such Preference Shares or Stock, have determined otherwise.

Privileges, &c., of the Holders of new Capital.

9. Save as herein or in the Acts incorporated herewith otherwise provided, the Holders of Shares or Stock in the additional Capital by this Act authorized to be raised shall be entitled to the like Rights of voting, and other Rights, Qualifications, and Privileges, in proportion to the Amount of the Shares or Stock from Time to Time paid up, and be subject to the like Provisions, Forfeitures, and Liabilities, as they would have been if they had been the Holders of Shares or Stock in the Ordinary Capital of the Company, under the Provisions of the Act of 1864.

Limit of Dividends on new Capital.

10. The Company shall not in any Year make out of their Profits any larger Dividend on the additional Share or Stock Capital of One hundred thousand Pounds to be raised under the Powers of this Act than Seven Pounds in respect of every One hundred Pounds actually paid of such Capital on Ordinary Shares or Ordinary Stock, or Six Pounds in respect of every One hundred Pounds of such Capital on Preference Shares or Preference Stock.

Power to borrow on Mortgage.

11. The Company may from Time to Time, in addition to any Monies authorized to be borrowed by the Act of 1864, borrow on Mortgage any Sums not exceeding in the whole Twenty-five thousand Pounds, but no Part of that Sum shall be borrowed until Twenty thousand Pounds, Part of the additional Capital of One hundred thousand Pounds by this Act authorized to be raised, has been subscribed for, and One Half thereof is paid up, when the Company may in respect thereof borrow Five thousand Pounds under the Powers of this this

this Act as Part of the said Sum of Twenty-five thousand Pounds. and when a further Sum of Twenty thousand Pounds, Part of the additional Capital of Que hundred thousand Pounds, has been subscribed for, and One Half thereof paid up, the Company may in respect thereof borrow a further Sum of Five thousand Pounds, Part of the said Sum of Twenty-five thousand Pounds, and so on, in respect of each successive Twenty thousand Pounds, Part of the said additional Capital of One hundred thousand Pounds by this Act authorized; but no such Sum shall be borrowed until the Company shall, when each such Power of borrowing comes into force, prove to the Justice, who is to certify under Section 40 of The Companies Clauses Consolidation Act, 1845," before he so certifies, that the whole of the Twenty thousand Pounds, Part of the said additional Capital of One hundred thousand Pounds, in respect of which such Powers of borrowing comes into force has been subscribed for, issued, and accepted, and One Half thereof has been paid up, and not less than One Fifth Part of the Amount of every separate Share has been paid on account thereof before or at the Time of the Issue or Acceptance thereof, and that the said additional Capital was issued bona fide, and is held by the Subscribers or their Assigns, and that the Subscribers or their Assigns are legally liable for the same; and upon Production to such Justice of the Books of the Company, and of such other Evidence as he shall think sufficient, he shall grant a Certificate that the Proof aforesaid has been given, which Certificate shall be sufficient Evidence thereof. To chill along this was the contained but the first the first

12. All Mortgages and Bonds granted by the Company before Existing the passing of this Act, and which shall be subsisting at the Time Mortgages of the passing thereof, shall during the Continuance of such Mortgages Priority. and Bonds have Priority over any Mortgages to be granted by virtue of this Act.

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busenade syd-growell closury on an goldwouse dos ecqui you ograficat 14. The Company may create and issue Debenture Stocks and Debenture the prescribed Rate of preferential Interest of Debenture Stock issued Stock. under the Authority of this Act and of the Act of 1864, or either of them; shall be: Five Poundsoper Centum per Annum: Fine 10 books

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15. All

Application of Monies.

15. All Monies raised under this Act, whether by Shares or Stock or by borrowing, shall be applied only for the Purposes of this Act and of the Act of 1864 as amended by this Act.

Directors may declare Dividends half-yearly.

16. The Directors without the Direction or Sanction of a General Meeting from Time to Time may declare and pay, in the Interval between any Two ordinary Annual Meetings, a Half Year's Dividend out of the Profits of the Company to the Shareholders, but the Directors shall not make any Dividend whereby the Capital of the Company will be diminished.

As to Mode of determining Dividend on different Classes of Stock.

17. In case in any Half Year the net Revenues of the Company applicable to Dividend shall be insufficient to pay the full Amount of the prescribed Rate of Dividend on each Class of Ordinary Stock or Shares in the Capital of the Company, a rateable Reduction shall be made in the Dividend of each Class.

Extending Limits of Supply of Gas.

18. The Limits of the District within which the Company may supply Gas shall extend to and include the Townships of Long Benton and Little Benton, and such Part of the Township of Walker as lies North-west of the Main Line of the North-eastern Railway, all in the Parish of Long Benton in the County of Northumberland, and also the Parish of Lamesley in the County of Durham, and it shall be lawful for the Company within such extended Limits to exercise the same Powers as they could have exercised if such extended Limits had been included within the Limits of the Act of 1864.

Regulating - the Parts of the Parish of Jarrow to be supplied by the Company Shields Company.

19. Notwithstanding anything to the contrary in "The South Shields Gas Act, 1857," so much only of the Parish of Jarrow as is situate to the East of a Line drawn in a straight Direction from the End of Hebburn Quay to the Village of Fellgate on the Shields and Newcastle Turnpike Road shall be within the Limits within which and by South the South Shields Gas Company may supply Gas, and that Company shall not exercise any of the Powers of that Act in the Part of the Parish of Jarrow West of that Line; and notwithstanding anything to the contrary in the Act of 1864, so much only of the Parish of Jarrow as is situate West of that Line shall be within the Limits within which the Company may supply Gas, and the Company shall not exercise the Powers of the Act of 1864 or of this Act in the Part of the said Parish East of that Line.

Explaining certain leasing: of Walker and Wallsend Gas Company.

Te. Usay Ordens, Missendenia di antaneve identifica on ministre i 20. The Powers granted to the Company by the "The Walker certain and Wallsend Union Gas Act, 1866," to take a Lease of the Undertaking of the Walker and Wallsend Union Gas Company, and to the Undertaking last-mentioned Company to grant a Lease of their Undertaking to the Company, shall extend to a Lease of any Part on Parts of that Undertaking, 190 March

Undertaking, and the 73rd Section of "The Walker and Wallsend Union Gas Act, 1866," shall be construed accordingly.

21. For the Purpose of any such Purchase as is authorized by "The Walker and Wallsend Union Gas Act, 1866," it shall be lawful for the Company, by a Resolution of any Meeting of the Company specially convened for that Purpose, from Time to Time, or at any One Time, to raise by the Creation and Issue of new Shares or Stock in their Undertaking, and in addition to any other Sums of Money which the Company may by this Act or any other Acts be then authorized to raise, any Sums of Money not exceeding the Price or Sum which the Company shall have agreed to pay as the Consideration (over or above the aggregate Amount of any Bonds and Mortgages of the Wälker and Wallsend Union Gas Company) for any such Purchase, and all the Provisions herein-before contained with relation to the Creation and Issue of new Shares and Stock, and the Dividends to be paid thereon, shall apply to the new Shares or Stock to be created for the Purpose of such Purchase.

Power to raise additional Capital to effect Purchase.

22. For the Purpose of paying off any Mortgages or Bonds for the Time being charged exclusively on the Undertaking of the Walker and Wallsend Union Gas Company, authorized to be purchased by the Company under the Authority of "The Walker and Wallsend Union Gas Act, 1866," the Company may from Time to Time borrow on Mortgage of the Undertaking of the Company, including the Undertaking, or the Portion thereof so purchased, the Amount so to be paid off; and thenceforth the general Powers of re-borrowing of the Company shall extend and be applicable to the Amount so borrowed: Provided always, that all Mortgages and Bonds of the Company in force at the Time of such Purchase shall have Priority over all Mortgages or Bonds granted or created by virtue of this Enactment; provided also, that this Enactment shall not extend to confer any further Powers of borrowing Money upon the Company except for the Purposes herein expressly authorized.

Company may borrow to pay off Mortgages and Bonds of Vendors.

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23. Subject to the Provisions of this Act, the Company may for Additional the Purposes of their Undertaking purchase, take, and hold the Lands Lands. delineated on the deposited Plans, and described in the deposited Books of Reference thereto.

24. If any Omission, Mis-statement, or erroneous Description shall have been made of any Lands, or of the Owners, Lessees, or Occupiers of any Lands described on the deposited Plans or deposited Books of Reference, or in the Schedule to this Act, it shall be lawful for the Company, after giving Ten Days Notice to the Owners of the Lands affected by such proposed Correction, to apply to Two Justices

Errors and $\mathbf{Omissions}_{\mathcal{K}^{(i)}}$ in Plans,... &c., may be corrected by Two Jus tices.

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state Particulars of such Omissions and to be deposited with Clerk of the Peace and Parish Clerk.

Certificate of Justices for the Correction thereof; and if it shall appear to such Justices that such Omission, Mis-statement, or erroneous Description arose from Mistake, they shall certify the same accordingly, and they shall in such Certificate state the Particulars of any such Omission, and in what respect any such Matter shall have been mis-stated or erroneously described; and such Certificate shall be deposited with the Clerk of the Peace for the County in which such Lands may be situate, and shall also be deposited with the Parish Clerk of the Parish in which such Lands are situate, and such Certificate shall be kept by such Clerk of the Peace and Parish Clerk respectively, along with the other Documents to which they relate; and thereupon such Plans, Books of Reference, or Schedule shall be deemed to be corrected according to such Certificate, and it shall be lawful for the Company to take the Lands in accordance with such Certificate.

Powers for compulsory Purchases limited.

25. The Powers by this Act granted to the Company for the compulsory Purchase of Lands shall not be exercised after Three Years from the passing of this Act.

Power to purchase " Lands.

26. In addition to the Lands by the Act of 1864 vested in the Company, and the Lands already or hereafter purchased by the Company under the Powers thereincontained, and also in addition to the Lands delineated on the deposited Plans, the Company may by agreement purchase and hold any other Lands; provided that the Quantity of Land which the Company may hold at any one Time for the Purposes of their Undertaking shall not exceed Twenty-five Acres,

Limiting Quantity of Land to be held.

Power to me

27. The Company may from Time to Time make, maintain, alter, and use Works for the Manufacture of Gas in the Lands specified in the Schedule to this Act annexed.

make additional Gasworks.

Restriction

28. Nothing in this Act contained shall authorize the Company to make or maintain any Works for the Manufacture or Storage of Gas, except upon the Lands upon which by the Act of 1864 they are authorized to erect or maintain Gasworks, and in the Lands specified in the Schedule to this Act.

as to Erection of Works,

29. The Company may (but only for the Purposes of the Com-Power pany within the Limits of the Act of 1864 and of this Act respectively) Licences, contract for, take, and use any Leave, Licence, or Authority to work, use, exercise, or put in practice any Invention or Inventions under any Letters Patent at any Time heretofore made, or hereafter to be made, granting any Right or Privilege of working, using, exercising, or vending any Invention in relation to the Manufacture and Distribution of Gas, or the Utilization of the residual Products arising from the Manufacture of Gas, or otherwise in relation thereto, but not of Patent Rights.

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so as to acquire an exclusive Right to the Working, Use, Exercise, or putting in practice of any such Invention or Inventions, and may also manufacture and sell, let or deal in Gas Fittings, Tubes, Meters, Pipes, and all other Articles and Things in any way connected with Gasworks, or with the Supply of Gas to the Consumers thereof, in such Manner as the Company may think proper, and generally carry on the Business usually carried on by Gas Companies, or which is or may become incident thereto: Provided that nothing in this Act contained shall prevent the Company from being liable to an Indictment for Nuisance or to any other legal Proceeding to which they may be liable in consequence of any such Operations.

Nothing to exempt Company from being indicted for a Nuisance.

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30. So much of the 44th Section of "The Newcastle-upon-Tyne and Gateshead Gas Act, 1864," as provides that the Gas supplied within the Borough of Newcastle-upon-Tyne shall not contain more than Fifteen Grains of Sulphur in every One hundred Feet of Gas, shall be and the same is hereby repealed.

Part of Sect. 44 of. 27 & 28 Viet. c. exlviii. repealed.

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31. The Gas supplied within the said Borough shall not, unless Quality of prevented by unavoidable Cause, contain more than Seventeen Grains of Sulphur in every One hundred Cubic Feet of Gas as ascertained by Tests now in general Use, and in making every such Test for the Purpose of ascertaining the Quantity of Sulphur contained in such Gas, Ten Cubic Feet of Gas shall be consumed.

Gas.

32. The Company shall, within Six Months after they shall commence to supply Gas from the Works authorized by this Act to be erected in the Borough of Gateshead, cause to be erected in some fit and convenient Part of the said last-mentioned Works an Experimental Meter furnished with an Argand Fifteen-hole Burner and a Seven-inch Chimney, or other approved Burner, and Chimney capable of consuming Five Cubic Feet of Gas per Hour, with other necessary Apparatus for testing the illuminating Power and Purity of all the Gas made by the Company; and the Gas supplied within the said Borough shall not contain more than Twenty Grains, of Sulphur in every One hundred Feet of Gas as ascertained by Tests now in general Use, unless prevented by unavoidable Cause.

Company to erect an Experimental 1, Meter in Gateshead.

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Section Continued

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33. It shall at any Time be lawful for the Local Board of Health Power to for the Borough of Gateshead, by Order in Writing, to appoint some of Health competent Person, not being a Member, Officer, or Scrvant of such of Gateshead Local Board, to proceed to the Works which by this Act the Company are authorized to erect in the Borough of Gateshead, and to the Works of the Company in the Borough of Newcastle-upon-Tyne, so long as the said Company shall continue to supply Gas from those Works to the Borough of Gateshead, or to either or any of those Works,

of Gateshead to test the Purity of

Works, and the Person so appointed may, at any reasonable Hour in the Daytime, on producing the said Order, enter on the Premises of the Company, and in the Presence of the Superintendent, or other Officer of the Company, make Experiment of the Purity of the Gas by means of the Experimental Meter and other Apparatus before mentioned, or of the Experimental Meter and other Apparatus mentioned in the Act of 1864, and the Company and their Officers shall afford all reasonable Facilities and Assistance to the making of such Experiment; and if it shall be proved to the Satisfaction of any Two Justices not being Directors or Shareholders of the Company, after hearing the Parties, that the Company or their Officers refused to afford such reasonable Facilities as aforesaid, or hindered or prevented the making of such Experiment, or that the Purity of the Gas supplied by the Company did not when tested equal the Purity by this Act prescribed, in any such Case the Company shall forfeit such Sum not exceeding 201. as the said Justices shall determine.

Costs of Experiment.

34. The Costs of and attending such Experiment, including the Remuneration to be paid to the Person making the same, and the Costs of the Proceedings before the Justices, shall be ascertained by such Justices, and in the event of any Penalty being imposed on the Company shall be paid, together with such Penalty, by the Company, or in the event of any Penalty not being imposed on the Company, shall be paid by the Local Board of Health.

Shareholders not
disqualified
from acting
as Members
of Corporations, Local
Boards, &c.

35. A Person shall not by reason of his being a Shareholder or Stockholder of the Company, be disqualified from being or acting as a Member of any Body Corporate, Local Board, Commission, or Trust within the Limits of the Act of 1864 or of this Act, or be liable to any Penalty notwithstanding the Body Corporate, Local Board, Commissioners, or Trustees enter into or are interested in any Contract with or for the Company; provided that no Shareholder or Stockholder being a Member of the Body Corporate, Local Board, Commission, or Trust, shall as such Member vote concerning any such Contract.

County
Court
Judges and
Justices not
disqualified.

36. No Judge of a County Court, or Justice, shall be disqualified from acting in the Execution of this Act or the Act of 1864, by reason of his being liable to any Gas Rent, Meter Rent, or other Charge under this Act or the Act of 1864, or by reason of his being a Shareholder or Stockholder of the Company.

Expenses of Act.

37. All the Costs, Charges, and Expenses of and incident to the preparing and applying for and the obtaining and passing of this Act shall be paid by the Company.

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SCHEDULE referred to in the foregoing Act.

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Lands and Houses at or near the Salt Meadows in the Parish of Gateshead in the Borough of Gateshead in the County of Durham, bounded as follows: On the North by a public Road leading from Gateshead to or towards the Tyne Alkali Works, on the South by Lands belonging to the Mayor, Aldermen, and Burgesses of Newcastle-upon-Tyne, and occupied by Christian Allhusen and Henry Christian Allhusen, on the East on another public Road or Lane leading to Salt Meadows Ferry, on the West by a Line drawn in a Northerly Direction from about the North-east End of Hawks' Cottages to the first-mentioned Road, leading from Gateshead to the Tyne Alkali Works, at or about the Point where the Westernmost Portion of Wylam's Patent Fuel Works abuts on the said Road. e at an ana, god de tra te departs que arres en estada de mais pot librit de de

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