

CHAPTER ccxxxviii.

An Act to authorise the urban district council of Menai A.D. 1902. Bridge to construct additional waterworks for the supply of their district to purchase and improve St. George's Pier to construct a sea wall and promenade and to make further and better provision for the improvement of the district and for other purposes. [8th August 1902.]

WHEREAS the district of Menai Bridge in the county of Anglesey is an urban district within the meaning of the Local Government Act 1894 and is under the control and management of the Menai Bridge Urban District Council:

And whereas the Council are the owners of the waterworks from which the inhabitants of the district are supplied with water and the same were constructed under the powers conferred upon the Council by the Public Health Act 1875:

And whereas the demand for water in the district is increasing and it is expedient that the Council be authorised to construct the additional waterworks herein-after described for the better supply of water throughout their area of supply:

And whereas the Council have only a leasehold interest in the lands upon which their existing waterworks are situate and it is desirable that they should be empowered to acquire the freehold thereof:

And whereas it is expedient to empower the Council to construct the sea wall and promenade described or referred to in this Act and also to improve certain streets in the district:

And whereas the Council have acquired by a deed of assignment dated the twenty-fifth day of July one thousand nine hundred and one the Crown lease of the St. George's Pier and it would be of advantage to the district that such pier should be extended and improved and that the works proposed to be constructed by the

[Price 3s. 3d.]

A.D. 1902. Council under the powers of this Act should be carried out and that the Council should be empowered to acquire by agreement the freehold thereof:

And whereas it is expedient that the Council should be invested with further powers of control over the seashore of the district:

And whereas it is expedient that further and better provision be made for the improvement and local government of the district and that the powers of the Council in relation thereto should be enlarged and extended:

And whereas estimates have been prepared by the Council for the purchase of the lands for and for the execution of the waterworks by this Act authorised and such estimates amount to the following sums:—

For the purchase of lands in connexion with the water undertaking of the Council and the extension and improvement of that undertaking - - 2,500. For the purchase of lands for and the construction of the promenade sea wall and street widening and improvements authorised by this Act - - - 2,310. For the purchase of St. George's Pier and the extension and improvement thereof and for the purchase of the Princes Pier - - - 5,500.

And whereas the several works included in such estimates respectively are permanent works within the meaning of section 234 of the Public Health Act 1875:

And whereas an absolute majority of the whole number of the council at a meeting held on the twenty-second day of October one thousand nine hundred and one after ten clear days' notice by public advertisement of such meeting and of the purpose thereof in y Clorianydd a local newspaper circulating in the district such notice being in addition to the ordinary notices required for summoning such meeting resolved that the Bill for this Act be promoted by the Council:

And whereas such resolution was published twice in the said newspaper called y Clorianydd and has received the approval of the Local Government Board:

And whereas the propriety of the promotion of the Bill for this Act was confirmed by an absolute majority of the whole number of the Council at a further special meeting held in pursuance of a similar notice on the twenty-first day of January one thousand nine hundred and two being not less than fourteen days after the deposit of the Bill in Parliament:

[2 Edw. 7.]Menai Bridge Urban District [Ch. ccxxxviii.] Act, 1902.

And whereas the owners and ratepayers of the district by A.D. 1902. resolution in the manner provided in the Third Schedule of the Public Health Act 1875 consented to the promotion of the Bill for this Act:

And whereas plans and sections showing the lines and levels of the works authorised by this Act and also a book of reference to the plans containing the names of the owners or reputed owners lessees or reputed lessees and of the occupiers of the lands required for the purposes of this Act were duly deposited with the clerk of the peace for the county of Anglesey which plans sections and book of reference are in this Act respectively referred to as the deposited plans sections and book 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 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):—

PART I.

PRELIMINARY.

- 1. This Act may be cited for all purposes as the Menai Bridge Short title. Urban District Act 1902.
- 2. The following Acts and parts of Acts (so far as the same Incorporaare applicable for the purposes of and not inconsistent with this Act) are incorporated with this Act namely:enactments.

The Lands Clauses Acts (except section 127 of the Lands Clauses Consolidation Act 1845);

The Waterworks Clauses Act 1847 (except the provisions with respect to the amount of profit to be received by the undertakers when the waterworks are carried on for their benefit and except section 83 of that Act with respect to accounts and except also the words in section 44 "with the consent in writing of the owner or reputed owner of any such house or of the agent of such owner");

The Waterworks Clauses Act 1863; and

The Harbours Docks and Piers Clauses Act 1847 (except sections 16 to 19 thereof).

Interpreta-

3. In this Act—

- "The district" means the urban district of Menai Bridge in the county of Anglesey;
- "The Council" means the urban district council of the district;
- "The district fund" and "the general district rate" mean respectively the district fund and the general district rate of the district;
- "The seashore" means and includes the seashore foreshore and all the beach and sands within the district;
- "Water fittings" means all pipes meters cocks ferrules valves soil-pans waterclosets baths cisterns and other apparatus;
- "Statutory securities" means any security in which trustees are for the time being by or under any Act of Parliament passed or to be passed authorised to invest trust money and any mortgage bond debenture debenture stock stock or other security (not being annuities rentcharges or securities transferable by delivery) authorised by or under any Act of Parliament passed or to be passed of any county council or municipal corporation or other local authority as defined by section 34 of the Local Loans Act 1875 other than securities of the Council.

PART II.

WATER.

Water limits.

4. The limits of this Act for the supply of water shall be the district of the Council.

Power to maintain existing waterworks and supply water.

5. The Council may maintain repair alter enlarge and extend their existing reservoirs mains pipes engines machinery tanks and other waterworks and may use and employ the same for the purpose of taking water and may sell and supply water in accordance with the provisions of this Act.

Power to make new waterworks.

6. Subject to the provisions of this Act the Council may make and maintain in the lines and situations and according to the levels shown on the deposited plans and sections and in over upon or under the lands delineated on the said plans and described in the deposited book of reference the waterworks shown on those plans together with all necessary drains pipes sluice valves air valves

wash-outs junctions apparatus and other works and conveniences in A.D. 1902. connexion with or incidental to such waterworks.

The waterworks herein-before referred to are to be wholly within the county of Anglesey and are the following:---

- An open storage reservoir and overflow weir intercepting and impounding the stream called Afon Rhyd Eilian to be formed by means of an earthwork puddled embankment on its north side and extending partly down its east and west sides the remaining boundary of the reservoir being cut out of the rock the said work being constructed partly in the parish of Llandysilio and partly in the parish of Llansadwrn:
- Work No. 2 An hydraulic ram with feed pipe to be placed in the plot of land marked 2 on the 25-inch Ordnance map (second edition 1900) of the parish of Llandysilio the feed pipe commencing at the termination of the above reservoir Work No. 1 terminating at the hydraulic ram and passing through the parish of Llansadwrn:
- Work No. 3 An aqueduct conduit or line of pipes in the parish of Llandysilio commencing by a junction with the hydraulic ram above mentioned and terminating in the tank on the existing line of pipes of the Council.
- 7. Subject to the provisions of this Act the Council in addition Power to to the waterworks by the section of this Act whereof the marginal make subsidiary note is "Power to make new waterworks" authorised may upon any waterworks. lands acquired or to be acquired by them for waterworks purposes make and maintain all proper and necessary embankments walls bridges roads ways streams diversions wells tanks basins gauges filters filter beds dams sluices hatch-boxes chambers byewashes sluices weirs outfalls discharge pipes shafts adits tunnels catchwaters aqueducts culverts cuts channels conduits mains pipes standpipes junctions valves drains engines pumps machinery apparatus approaches fences buildings houses works and conveniences connected with the waterworks herein-before referred to or any of them or incidental thereto or necessary or convenient for conducting inspecting cleansing repairing or managing the same.

8. Subject to the provisions of this Act the Council may take Power to intercept collect impound use divert and appropriate for the purposes take waters. of their water undertaking the waters known as the Afon Rhyd Eilian and its tributaries and all such springs streams and waters as will or may be intercepted or abstracted by means of the waterworks by this Act authorised or any of them or as may be found

A.D. 1902: in on or under any of the lands for the time being belonging to the Council.

Lateral and vertical deviation.

9. The Council in constructing the works by this part of this Act authorised may make deviations from the lines of such works but not exceeding the limits of lateral deviation shown on the deposited plans and where on any road no such limits are shown the boundaries or fences of such road shall be deemed to be such limits and they may also deviate from the levels delineated on the deposited sections to any extent not exceeding five feet upwards and ten feet downwards Provided that the Council shall not in the exercise of the powers of deviation hereby given make any embankment or retaining wall of the reservoir of a greater height above the general surface of the ground than that shown on the deposited sections and three feet in addition Provided further that no part of any line of pipes shall be constructed or laid so as to be above the surface of the ground except so far as is shown on the deposited sections or except for the purpose of crossing over a stream.

Provisions as to fouling of water.

10. For the prevention of the pollution of any waters over which the Council have any powers of user or of any watercourse through which any water may for the time being flow into any such waters the Council may with the consent of the Anglesey County Council and of the district council in whose district such pollution occurs enforce the provisions of the Rivers Pollution Prevention Acts 1876 and 1893 or of the Public Health Acts with respect to any such waters and watercourses or in respect of any nuisance which may exist in proximity thereto and the Council with such consent as aforesaid shall have and may if they think fit from time to time exercise such or the like powers as may for the time being be exercised by such county council or district council as the case may be under any enactment for the prevention of the pollution of any such water or watercourse or for the prevention or abatement of any such nuisance and the provisions of such enactment shall for the purpose aforesaid extend and apply mutatis mutandis to the Council Provided that if the county council and the district council in whose district the pollution occurs or is likely to occur refuse or neglect for the space of one month after being requested by the Council by notice in writing under the hand of their clerk either to enforce the provisions of the said Acts or to consent to the enforcement thereof by the Council the Council may appeal to the Local Government Board who may give to them such consent and thereupon the Council may proceed to enforce the provisions of the said Acts.

under the Public Health Act 1875.

The Local Government Board upon the receipt of such appeal from the Council may direct any inquiry into the matter thereof to be held by their inspectors which they may deem necessary before giving such consent as aforesaid and their inspectors shall for the purposes of any such inquiry have all such powers as they have for the purposes of inquiries directed by the Local Government Board

A.D. 1902.

Any expenses incurred by the Local Government Board in relation to any inquiry under this section including the expenses of any witnesses summoned by the inspector holding the inquiry and a sum to be fixed by that Board not exceeding three guineas a day for the services of such inspector shall be paid by and recoverable from the Council or the county council or the district council or partly from the one and partly from the other or either of them as the Local Government Board may determine.

11. The Council may make and carry into effect agreements Power to with the owners lessees or occupiers of any lands within the drainage agree as to drainage of area of the reservoir and works by this part of this Act authorised lands. with reference to the execution by the Council or such owners lessees or occupiers of such works as may be necessary for the purpose of draining such lands or any of them or for more effectually collecting conveying and preserving the purity of the waters by this Act authorised to be diverted collected and appropriated by the Council flowing to or upon or from such lands directly or derivatively into such reservoir and works.

12. If the works shown on the deposited plans and authorised Period for by this part of this Act are not completed within seven years from completion of works. the passing of this Act then on the expiration of that period the powers by this Act granted to the Council for executing such works or otherwise in relation thereto shall cease except as to so much thereof as is then completed but nothing in this section shall restrict the Council from renewing extending enlarging altering reconstructing or removing any of their tanks gauges drains sluices catchpits conduits culverts valves washouts byewashes engines pumps machinery apparatus filter beds mains pipes or other works or plant at any time and from time to time as occasion may require.

13. The water supplied by the Council within the water limits Limit of need not at any time be delivered at a pressure greater than that pressure. to be afforded by gravitation from the high service reservoir of the Council.

Rates for supply of water for domestic purposes.

- 14.—(1) The Council shall at the request of the owner or occupier of any dwelling-house or part of a dwelling-house entitled under the provisions of this Act to demand a supply of water for domestic purposes furnish to such owner or occupier a sufficient supply of water for such domestic purposes at a rate not exceeding eight pounds per centum per annum upon the rateable value of the premises so supplied.
- (2) The rateable value of any such premises as aforesaid shall be ascertained by the valuation list in force at the commencement of the period for which the rate accrues or if there is no such list in force by the last rate made for the relief of the poor Provided that where the water rate is chargeable on the rateable value of a part only of any hereditament entered in the valuation list such rental shall be a fairly apportioned part of the rateable value of the whole tenement ascertained as aforesaid the apportionment in case of dispute to be ascertained by a court of summary jurisdiction.

As to baths holding more than fifty gallons.

15. In the event of the Council supplying water for use in any bath containing when filled for use more than fifty gallons the Council may in addition to the foregoing rates charge in respect thereof such sum as the Council may think fit such additional sum to be paid in advance for the same period and to be recoverable in all respects with and as the water rate.

Council not to be compelled to supply certain closets or baths. 16. The Council shall not be compelled to supply with water any watercloset or any bath unless the apparatus or pipes connected therewith respectively be so constructed and used as to prevent the contamination of water Provided that the foregoing provisions shall not entitle the Council to cut off or discontinue the domestic supply of the house in which such watercloset or bath is situate.

Rate payable by owners for small houses.

- 17.—(1) The provisions of section 72 of the Waterworks Clauses Act 1847 shall extend to all dwelling-houses or parts of dwelling-houses occupied as separate tenements and let for any period less than a quarter of a year.
- (2) In any case arising under that section or this section the rate may be recovered in the first instance from the occupier and may be deducted by him from rent from time to time due from him to the owner but no greater sum shall be recovered at any one time from any occupier than the amount of rent owing by him or which shall have accrued due from him subsequent to a notice to pay the rate being given to him or left at his dwelling-house.

18.—(1) The Council shall not be bound to supply with water otherwise than by measure any building used by the same occupier partly as a dwelling-house and partly as a warehouse or for any trade or manufacturing purposes for which water is required or any farmhouse workhouse hospital or other large public institution.

Supply by meter in certain

- (2) Where the Council refuse to supply with water any building referred to in this section otherwise than by measure they shall on the application of the occupier of such building supply the same with sufficient water for domestic purposes at a rate not exceeding two shillings for every thousand gallons and the moneys payable to the Council under this section shall be recoverable in the same manner as rates due to the Council for water Provided that the Council shall not be compelled to afford to any premises a supply of water by measure for a less sum in any one quarter of a year than the amount of the rate which would have been payable in respect of such premises for a supply of water otherwise than by measure.
- 19. The Council shall not be bound to supply more than one Council not house by means of the same communication pipe and they may if they think fit require that a separate pipe be laid from the main houses by pipe into each house supplied by them with water.

bound to supply several one pipe.

20. A notice to the Council from a consumer for the discon- Notice of tinuance of a supply of water shall not be of any effect unless it be in writing signed by or on behalf of the consumer and be left at or supply, sent by post to the office of the Council.

discontinuance of

21.—(1) The Council may make byelaws for the purpose of Byelaws for preventing the waste undue consumption misuse or contamination preventing of water and may by such byelaws prescribe the size nature of water. materials workmanship and strength and the mode of arrangement connexion disconnexion alteration and repair of the water fittings to be used and forbid any arrangements and the use of any water fittings which may allow or tend to waste undue consumption misuse or contamination.

- (2) Such byelaws shall apply only in the case of premises to which the Council are bound to afford and do in fact afford or are prepared on demand to afford a constant supply.
- (3) In case of failure of any person to observe such byelaws as are for the time being in force the Council may if they think fit after twenty-four hours' notice in writing enter and by and under the direction of their duly authorised officer repair replace or alter any water fittings belonging to or used by such person and not being in accordance with the requirements of such byelaws and the

A.D. 1902. expense of every such repair replacement or alteration shall be recoverable by the Council as the water rates in respect of the premises are recoverable.

Supply of water for other than domestic purposes and by measure.

22. The Council may supply water for other than domestic purposes on such terms and conditions as the Council think fit and may supply water by measure either for domestic or other purposes at a rate not exceeding two shillings for every thousand gallons and the moneys payable for the supply of water under this section shall be recoverable in the same manner as water rates Provided always that no person shall be entitled to a supply of water for other than domestic purposes if such supply would interfere with the sufficiency of the supply of water for domestic purposes.

Power to sell or let meters and fittings.

- 23.—(1) The Council my sell meters and any water fittings upon and subject to such terms (pecuniary or otherwise) and conditions as they think fit.
- (2) The provisions of section 14 of the Waterworks Clauses Act 1863 shall extend to authorise the Council to let for hire any water fittings to any person supplied by them with water.

Power to do repairs and supply materials.

24. The Council may if requested by any person supplied or about to be supplied by them with water repair or alter any water fittings and may provide all materials and do all work necessary or proper in that behalf and the reasonable charges of the Council in providing such materials and executing such work shall be paid by the person requiring the same.

Notice to Council of connecting or disconnecting meters.

25. Before any person connects or disconnects any meter by means of which any of the water of the Council is intended to be or has been registered he shall give not less than twenty-four hours' notice in writing to the Council of his intention to do so and all alterations or repairs and the connecting and disconnecting of meters shall be done at his cost and under due superintendence of any officer of or person authorised by the Council and any person offending against this enactment shall for every such offence be liable to a penalty not exceeding forty shillings.

Lajaring meters &c.

26.—(1) Every person who wilfully fraudulently or by culpable negligence injures or suffers to be injured any pipe meter or other instrument for measuring water or any water fittings belonging to the Council or who fraudulently alters the index to any meter or other instrument for measuring water or prevents any meter or other instrument for measuring water from duly registering the quantity of water supplied or fraudulently abstracts consumes or uses water

of the Council shall (without prejudice to any other right or A.D. 1902. remedy for the protection of the Council) be liable to a penalty not exceeding five pounds and the Council may in addition thereto recover the amount of any damage by them sustained.

- (2) In any case in which any person has wilfully fraudulently or by culpable negligence injured or suffered to be injured any pipe meter instrument or fittings belonging to the Council or has fraudulently altered the index to any meter or other instrument for measuring water or prevented the same from duly registering the quantity of water supplied or has fraudulently abstracted consumed or used water of the Council the Council may enter upon the premises occupied by the offender and repair such injury and do all such works matters and things as may be necessary for insuring the proper registering by such meter of the quantity of water supplied by means thereof and the expense of such repair and of all such works matters and things shall be repaid to the Council by the person so offending and may be recovered by them as water rates are recoverable.
- (3) The existence of artificial means for causing such injury alteration or prevention or for abstracting consuming or using water of the Council when such pipe meter instrument or fittings is or are under the custody or control of the consumer shall be prima facie evidence that such injury alteration prevention abstraction consumption or use as the case may be has been fraudulently knowingly and wilfully caused by the consumer using such pipe meter instrument or fittings.
- 27. The Council may on the application of the owner or Power to occupier of any premises within the water limits abutting on or lay pipes in streets not being erected in any street laid out but not dedicated to public use dedicated to supply such premises with water and may lay down take up alter public use. relay or renew in across or along such street such pipes and apparatus as may be requisite or proper for furnishing such supply.

28. It shall be lawful for the Council to supply water by Supply of agreement in bulk or otherwise and for domestic or other purposes to any local authority company or person the whole of whose district or premises is or are situate within the county of Anglesey on such terms and conditions and in all respects and for such periods (not exceeding five years) as such local authority company or person may from time to time agree Provided that nothing in this section shall authorise the Council to supply water except with the consent of the local authority of and of any company body or person

supplying water under Parliamentary authority within the district to be supplied nor shall the Council under any such agreement supply water so as to interfere with their giving a proper supply for all purposes to persons within their limits of supply or entitled to a supply under the provisions of this Act.

PART III.

ST. GEORGE'S PIER.

Limits of pier authority.

29. The limits within which the Council shall have authority for pier purposes and which shall be deemed the limits to which the provisions of this part of this Act extend shall comprise the existing St. George's Pier and the works authorised by this part of this Act and an area below high-water mark within one hundred yards from any part of the pier.

Confirmation of agreement for freehold of pier.

30. The agreement dated the tenth day of May one thousand nine hundred and two between the King's most Excellent Majesty purchase of of the first part Edward Stafford Howard the Commissioner of Woods in charge of the land revenues of the Crown in the county of Anglesey of the second part and the Council of the third part a copy of which is set forth in the First Schedule to this Act is hereby confirmed and made binding upon the parties thereto.

Confirming agreement as to Princes Pier.

31. The agreement dated the twenty-first day of January one thousand nine hundred and two between the Council of the one part and the Liverpool and North Wales Steamship Company Limited of the other part a copy of which is set forth in the Second Schedule to this Act is hereby confirmed and made binding upon the parties thereto and shall be carried into effect accordingly notwithstanding anything contained to the contrary in this Act or in the Acts incorporated herewith.

Power to construct pier works.

32. Subject to the provisions of this Act and subject also to such alterations (if any) in the deposited plans and sections as the Board of Trade require before the completion of the works in order to prevent injury to navigation the Council may on the lands and in the lines and according to the levels shown on the deposited plans and sections (so far as the same are shown thereon) and within the limits of deviation shown on those plans make and maintain the extensions and improvements to the pier and works herein-after described.

Description of works.

33. The works above referred to comprise the following:— The extension and widening and improvement of the existing St. George's Pier by increasing the width on the south side thereof from nineteen feet to twenty-five feet and A.D. 1902. extending the said pier as so widened in an easterly direction for a distance of one hundred feet or thereabouts and thence in a southerly direction for a distance of one hundred and thirty feet or thereabouts the widening of the said pier and the extension and the head of the same being of open work:

Together with all proper landing stages landing places lamps lamp-posts roads footpaths sheds toll-houses toll-gates or bars cranes hydraulic lifts buoys moorings sewers drains and other works and conveniences connected therewith and to provide such steam engines steam vessels tugs piling engines driving belts ballast lighters rubbish lighters and moorings as may be necessary for carrying out the purposes of this Act.

34. For the purposes of the construction maintenance and Power to repair of the works authorised by this part of this Act the Council dredge. may at any time with the consent of the Board of Trade and the Commissioners of Woods first obtained dredge scour and deepen the bed of the sea near thereto and execute such works as may be deemed necessary for the purpose.

35. The Council in constructing the pier and works authorised Powers of by this part of this Act may deviate the same laterally to any deviation. extent within the limits of deviation shown on the deposited plans and vertically to any extent not exceeding five feet Provided that no deviation either lateral or vertical shall be made below highwater mark without the consent in writing of the Board of Trade.

36. Every person who wilfully obstructs any person acting Penalty for under the authority of the Council in setting out the lines of the obstructing works. works by this Act authorised or who pulls up or removes any poles or stakes driven into the ground for the purpose of setting out the lines of the works or defaces or destroys the works or any part thereof shall for every such offence be liable to a penalty not exceeding five pounds.

37. The Council may construct and provide all proper landing Power to stages landing places lamps lamp-posts roads footpaths sheds provide toll-houses toll-gates or bars cranes hydraulic lifts buoys moorings stages &c. sewers drains and other works and conveniences connected with the pier and works.

38. The Council may erect and construct upon the pier or Power to promenade saloons pavilions or concert rooms assembly waiting

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reading refreshment and other rooms shops bazaars kiosks aquaria lavatories swimming and other baths warehouses and other conveniences and may make such reasonable charges for the use thereof or for admission thereto as they may think fit and they may furnish stock and equip the same.

Steam engines lighters &c. 39. The Council may provide such steam engines steam vessels tugs piling engines ballast lighters rubbish lighters moorings dredging machines and other machinery vessels and things as they think necessary for effecting any of the purposes of this Act and may demand and receive such sums for the use of the same as they think reasonable.

Restrictions on use of pier &c.

40. No person shall be entitled with any vessel or boat to ship or unship at the pier or any place except the places provided for the purpose any sheep cattle or merchandise or anything which in the judgment of the Council might in any manner interfere with the use of the pier or passengers' landing places for recreation or for the embarking or landing of passengers or their luggage and personal effects.

Vessels not to break bulk within limits. 41. No vessel or boat shall break bulk within the pier limits of the Council without their consent or the consent of their piermaster.

Vessels not to be moored alongside pier without consent &c. 42. No vessel or boat except steamboats or pleasure boats embarking and disembarking passengers and their luggage shall be moored or anchored alongside the pier without the consent of the Council or their piermaster.

Meters and weighers.

43. The Council shall have the appointment of meters and weighers within the pier limits.

Period for completion of works.

44. If the works shown on the deposited plans and authorised by this part of this Act are not completed within seven years from the passing of this Act then on the expiration of that period the powers by this Act granted to the Council for executing such works shall cease except as to so much thereof as is then completed.

Power to levy rates.

45. The Council may subject and according to the provisions of this Act demand receive and recover for the use of the pier and works and conveniences connected therewith and in respect of the persons animals goods matters and things described in the Third Schedule to this Act any sums not exceeding the rates specified in that schedule.

Rates may be levied though works not completed.

46. If it is at any time certified in writing under the hand of an officer to be appointed for the purpose by the Board of Trade but to be paid by the Council that the works authorised by this part of

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this Act have been so far completed as to afford accommodation for A.D. 1902. the persons walking on the pier or for the landing and embarking or shipping of passengers animals or goods by means of those works the Council may notwithstanding the twenty-fifth section of the Harbours Docks and Piers Clauses Act 1847 and although the whole of the works authorised by this part of this Act have not then been completed demand recover and receive such of the rates or such proportion of all or any of the rates specified in the Third Schedule to this Act as shall in the opinion of the Board of Trade be commensurate to the increased accommodation afforded.

47. The Council may on any occasion which they may deem Power to special but not exceeding twelve days in any one year and not more than three days in succession close the pier against the public and occasions may if they think fit on any such occasion admit any persons to the pier on payment of such special rates of admission not exceeding one shilling for each person as the Council may think fit Provided that on all such occasions the Council shall reserve a sufficient passage along the pier from the landing steps to the shore for any persons landing or embarking at the pier such reserved passage to be open for use by such persons at the ordinary rate and without payment of any special rates so long only as they use the pier as a passage and do not remain upon it.

close pier on special

48. The Council may confer vary or extinguish exemptions Power to from and enter into compositions with any person or persons with respect to the payment of any rates authorised by this part of this from rates Act and may confer vary or extinguish by agreement all other rights and to enter and privileges but so that no preference be in any case given to any positions person and that anything done under this section shall not prejudice &c. the other provisions of this Act.

vary exemptions into com-

49. The Council may grant to passengers and promonaders for Pass tickets the use of the pier and works and either exclusive or not of any for use of building or room for the time being thereon pass tickets and family tickets at such rates on such terms and for such periods not exceeding one year as may be agreed upon or may issue books containing any number of tickets at a reduced rate but so that no preference be given to any person A pass ticket shall not be transferable and shall not be used by any person except the person to whom it is granted and a family ticket shall not be used to admit to the pier any person not being one of the family in respect of which it is granted and any such pass ticket or family ticket shall not be used by any person after the period limited for its use If any person

A.D. 1902. wilfully and with intent to defraud act in any way in contravention of the foregoing provisions of this section or use or attempt to use any false or counterfeit ticket he shall for every such offence be liable to a penalty not exceeding twenty shillings.

Power to lease under-taking.

years their pier undertaking or the rates and charges authorised to be taken by this Act or may let for hire or lease as aforesaid for any term not exceeding seven years any pavilions rooms shops bazaars baths or buildings thereon separately from any other part of the pier and works to any company body or persons upon such terms (pecuniary or otherwise) and under such restrictions and conditions as they think fit and the lessee of the said undertaking during the continuance of his lease and to the extent provided in such lease shall have and may exercise all or any of the powers conferred upon the Council by this Act (including powers of levying and recovering rates) as the Council have or might exercise under the Harbours Docks and Piers Clauses Act 1847 or this Act and shall be subject to all provisions as to accounts and otherwise to which the Council are made subject by this Act.

Certain fishing vessels under stress of weather exempt from rates.

51. Fishing vessels belonging to countries with which for the time being treaties exist exempting from dues and port charges such vessels when forced by stress of weather to seek shelter in the ports or on the coast of the United Kingdom shall when forced by stress of weather to make use of the pier and works and not breaking bulk while making use thereof be exempt from rates leviable under this part of this Act.

Board of Trade officers exempt from rates.

52. Officers of the Board of Trade being in the execution of their duty shall at all times have free ingress passage and egress to or along and from the pier and works by land and with their vessels and otherwise without payment.

Lifeboat crew exempt from tolls. 53. All persons going to or returning from any lifeboat or using any apparatus for saving life and being persons either belonging to the crew of the lifeboat or to the coastguard or being persons for the time being actually employed in saving life or in exercising or using the lifeboat or the apparatus for saving life and also all persons brought ashore from any vessel in distress shall at all times have free ingress passage and egress to or along and from the pier and works without payment.

Board of Trade may reduce rates. 54. If at any time the clear annual income derived from the pier and works on the average of the then three last preceding years after payment of all expenses and outgoings other than payments

for interest or principal in respect of money borrowed exceeds A.D. 1902. interest at the rate of ten per centum per annum on the entire sum appearing to the Board of Trade to have been expended by the Council in executing works authorised by this part of this Act the Board of Trade may if in their discretion they think fit reduce the rates leviable under this part of this Act or any of them to such amount as will be sufficient to provide the last-mentioned interest at the rate of ten per centum per annum and the rates shall thereupon be reduced accordingly but with power to the Board of Trade at any time to raise them again to sums not exceeding the amounts specified in the Third Schedule to this Act.

55. The Council shall whenever required by the Board of Trade Provision o provide at their own expense and to the satisfaction of the Board of lifeboat and rocket Trade a site near the pier and build on such site a house and other apparatus. proper accommodation for a lifeboat rocket apparatus and other life-saving apparatus and shall be liable to a penalty not exceeding ten pounds for every month during which they omit to provide such accommodation after having been required so to do by the Board of Trade and provided that they have the necessary land for the purpose.

56. The officers of the coastguard and all other persons for the Life-saving time being actually employed in connexion with the lifeboat or the apparatus for saving life may either permanently or temporarily attached to without payment attach or cause to be attached to any part of the pier and pier and works lifebuoys spars and other apparatus for saving life be provided. and may also either in course of using or of exercising the apparatus for saving life fire rockets over the pier and works The Council shall at all times keep at the outer extremity of the pier a sufficient number of lifebuoys and lines in good order and fit and ready for use.

apparatus may be lifebuoys to

- 57. The Council may make byelaws for all or any of the Byelaws. following matters (that is to say):—
 - For regulating the collection and levying of the rates authorised by this Act;
 - For regulating the vessels boats goods and traffic near to or on the pier;
 - For regulating the conditions of the user of any portion of the pier or any of the buildings erected thereon;
 - For preventing injury to and protecting the buildings and property thereon or attached thereto;

For regulating the conduct of persons frequenting the pier and buildings and preserving order thereon and therein; and

For regulating the sale of refreshments on the pier and in the buildings:

But such byelaws shall not come into operation until the same have received the allowance and confirmation of the Board of Trade and shall not require any other confirmation or allowance and shall be sufficient for all purposes.

Pier to form part of Council's district. 58. From and after the passing of this Act the pier and works by this part of this Act authorised to be purchased acquired or improved shall for all purposes be deemed to form part of the urban district of Menai Bridge in the county of Anglesey and of the parish of Llandysilio in the same county and of the said county.

PART IV.

PROMENADE SEA WALL AND STREET IMPROVEMENTS.

Power to construct promenades and sea-walls.

- 59. Subject to the provisions of this Act the Council may make and maintain the following works in the lines and according to the levels shown upon the deposited plans and sections together with all such footways carriageways approaches roads communications slipways steps sewers drains works and conveniences as may be necessary or convenient (that is to say):—
 - Work No. 5 A sea wall or embankment commencing at a point forty feet or thereabouts south-east of the corner of the warehouse at the south end of St. George's Road with a carriageway and footway or promenade twenty feet in width commencing at the south end of St. George's Road both extending in a curve round the sea face of Bonc Mostyn and terminating at the shore end of St. George's Pier:
 - Work No. 6 The widening to a minimum width of twenty feet and the improvement of the levels of St. George's Road in the parish of Llandysilio commencing at the south end of the said road and extending in a northerly direction in the line of the said road for a distance of four hundred feet or thereabouts.

Power-to deviate.

60. In constructing the works authorised by the foregoing provisions of this part of this Act the Council may deviate from the lines thereof as shown on the deposited plans to any extent not exceeding the limits of deviation shown on those plans and from the levels thereof as shown on the deposited sections to any extent

not exceeding two feet either upwards or downwards Provided that A.D. 1902. no deviation either lateral or vertical below high-water mark shall be made without the consent in writing of the Board of Trade.

61. If the works authorised by the foregoing provisions of this Period for part of this Act are not completed within seven years from the passing of this Act then on the expiration of that period the powers by this Act granted for the making thereof or otherwise in relation thereto shall cease except as to such of them or so much thereof respectively as is then completed Provided that the Council may construct such improvements of and additions to the works constructed under such provisions as they may from time to time deem necessary.

completion of works.

62. Subject to the provisions of this Act and within the limits Subsidiary of the lands which the Council are by this Act authorised to take works. the Council may in connexion with the promenade sea wall and street widening authorised by this Act and for the purposes thereof make junctions and communications with any existing streets which may be intersected or interfered with by or be contiguous to the promenades or the streets widened or improved or any of them and may make diversions widenings or alterations of lines or levels of any existing streets for the purpose of connecting the same with the promenades or with the streets widened or improved or of crossing under or over the same or otherwise and may alter divert or stop up all or any part of any drain sewer channel or gas or water main or pipe within the said limits the Council providing a proper substitute before interrupting the flow of sewage in any drain or sewer or of any gas or water in any main or pipe and making compensation for any damage done by them in the execution of the powers of this section.

PART V.

LANDS.

63. Subject to the provisions and for the purposes of this Act Power to (including the provision of space for ornamental grounds or for the take lands. erection of buildings adjoining or near to any street promenade or other work or for similar purposes) the Council may enter on take and use all or any of the lands delineated on the deposited plans and described in the deposited book of reference including the lands upon which the existing waterworks of the Council are constructed.

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Correction of errors &c. in deposited plans and book of reference.

64. If there be any omission misstatement or wrong description of any lands or of the owners lessees or occupiers of any lands shown on the deposited plans or specified in the deposited book of reference the Council after giving ten days' notice to the owners lessees and occupiers of the lands in question may apply to two justices acting for the county of Anglesey for the correction thereof and if it appear to the justices that the omission misstatement or wrong description arose from mistake they shall certify the same accordingly and they shall in their certificate state the particulars of the omission and in what respect any such matter is misstated or wrongly described and such certificate shall be deposited with the clerk of the peace for the county of Anglesey and a duplicate thereof shall also be deposited as regards lands in the district with the clerk and as regards lands elsewhere with the clerk to the parish council for the parish in which the lands are situate and such certificate and duplicate respectively shall be kept by such clerk of the peace and clerk and clerk to parish council respectively with the other documents to which the same relate and thereupon the deposited plans and book of reference shall be deemed to be corrected according to such certificate and it shall be lawful for the Council to take the lands and execute the works in accordance with such certificate.

Period for compulsory purchase of lands.

Persons under disability may grant easements &c.

- 65. The powers of the Council for the compulsory purchase of lands under this Act shall not be exercised after the expiration of three years from the passing of this Act.
- 66. Persons empowered by the Lands Clauses Acts to sell and convey or release lands may if they think fit subject to the provisions of those Acts and of this Act grant to the Council any easement right or privilege (not being an easement right or privilege of water in which persons other than the grantors have an interest) required for the purposes of this Act in over or affecting any such lands and the provisions of the said Acts with respect to lands and rentcharges so far as the same are applicable in this behalf shall extend and apply to such grants and to such easements rights and privileges as aforesaid respectively.

Power to purchase or appropriate additional lands.

67. The Council in addition to any other lands which they are by this Act authorised to acquire may by agreement purchase take on lease acquire and hold for the purposes of their water undertaking any lands not exceeding in the whole twenty acres and for the other purposes of this Act any lands not exceeding in the whole ten acres and with the consent of the Local Government

Board and subject to such conditions (if any) as that Board may A.D. 1902. impose may appropriate to any of the purposes aforesaid lands vested in the Council and not wanted for the purposes for which they were acquired Provided that the Council shall not create or permit the creation or continuance of any nuisance on any lands acquired or appropriated in pursuance of this section nor erect any buildings thereon except for the purposes of this Act.

68.—(1) The Council shall not under the powers of this Act Restriction purchase or acquire ten or more houses which on the fifteenth day on taking houses of of December last were occupied either wholly or partially by persons labouring belonging to the labouring class as tenants or lodgers or except class. with the consent of the Local Government Board ten or more houses which were not so occupied on the said fifteenth day of December but have been or shall be subsequently so occupied.

- (2) If the Council acquire or appropriate any house or houses under the powers by this Act granted in contravention of the provisions of this section they shall be liable to a penalty of five hundred pounds in respect of every such house which penalty shall be recoverable by the Local Government Board by action in the High Court and shall be carried to and form part of the Consolidated Fund of the United Kingdom Provided that the court may if it think fit reduce such penalty.
- (3) For the purpose of this section the expression "labouring class" means mechanics artisans labourers and others working for wages hawkers costermongers persons not working for wages but working at some trade or handicraft without employing others except members of their own family and persons other than domestic servants whose income does not exceed an average of thirty shillings a week and the families of any of such persons who may be residing with them The expression "house" means any house or part of a house occupied as a separate dwelling.
- 69. Notwithstanding anything in the Lands Clauses Acts or Power to in any other Act or Acts to the contrary the Council may retain retain and hold and use for such time as they may think fit or may sell lease exchange or otherwise dispose of in such manner and for such consideration and purpose and on such terms and conditions as they may think fit and in case of sale either in consideration of the execution of works or of the payment of a gross sum or of an annual rent or of any payment in any other form any lands or any interest therein acquired by them under this Act and may sell exchange or dispose of any rents reserved on the sale exchange lease

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A.D. 1902. or disposition of such lands and may make do and execute any deed act or thing proper for effectuating any such sale lease exchange or other disposition and on any exchange may give or take any money for equality of exchange.

Proceeds of sale of surplus lands.

70. So long as any lands remain to be acquired by the Council under the authority of this Act they may so far as they consider necessary apply any capital moneys received by them on resale or exchange or by leasing as aforesaid in the purchase of lands so remaining to be acquired but as to capital moneys so received and not so applied the Council shall apply the same in or towards the extinguishment of any loan raised by them under the powers of this Act and such application shall be in addition to and not in substitution for any other mode of extinguishment by this Act provided except to such extent and upon such terms as may be approved by the Local Government Board Provided that the amount to be applied in the purchase of land under this section shall not exceed the amount for the time being unexhausted of the borrowing powers conferred by this Act for the acquisition of such land Provided further that the borrowing powers by this Act authorised for the acquisition of such land shall be reduced to the extent of the amount applied in the purchase of land under the provisions of this section.

PART VI.

HARBOUR AND SEASHORE.

Maritime boundary of district.

- 71.—(1) The maritime boundary of the district and of the parish comprised therein is hereby extended to and declared to be the line of low water at ordinary spring tides coloured red upon the map signed in triplicate by His Grace Henry George Duke of Northumberland the Chairman of the Committee of the House of Lords to whom the Bill for this Act was referred.
- (2) The map referred to in this section shall within two weeks after the passing of this Act be deposited in the Parliament Office House of Lords the Private Bill Office of the House of Commons and with the clerk at the office of the Council and copies of the said map certified by the clerk to be true shall be sent within one month after the passing of this Act to the Local Government Board to the Board of Agriculture and to the Director General of His-Majesty's Ordnance Survey at Southampton and to the Inland Revenue Department.

(3) Copies of or extracts from the said map deposited with the A.D. 1902. clerk certified by him to be true shall be received in all courts of justice and elsewhere as prima facie evidence of the contents of this map.

on the promontory adjoining the Menai Suspension Bridge to a

point seven hundred feet south-east from the north-east corner of

the island of Ynys Gaint and thence extending in a north-westerly

direction to the northern boundary of the district which imaginary

line is marked upon the map referred to in the section of this Act

72. For the purposes of this part of this Act the harbour of Harbour Menai Bridge (in this Act referred to as "the harbour") shall be limits. deemed to comprise the area between the line of high-water mark of ordinary spring tides and an imaginary line extending from a point

whereof the marginal note is "Maritime boundary of district" and thereon coloured green provided that nothing in this section or elsewhere in this part of this Act contained shall extend or be construed so as to authorise the Council to exercise any powers over or with respect to the Princes Pier and the wharf adjoining thereto belonging to the King's most Excellent Majesty in right of His Crown. 73. The Council shall be deemed to be the authority having Council to the general control superintendence direction and government of the harbour and all powers connected with the matters aforesaid conferred by the Harbours Docks and Piers Clauses Act 1847 with

such powers may have been hitherto vested or exerciseable. 74. For the protection of John Robert Davies and William Roberts and Company Limited their successors and assigns (in this section referred to as "the owner and his tenants") and their property rights and interests the following provisions shall have effect (that is to say):—

this Act incorporated or by any other Act of Parliament shall be

and be deemed to be vested in and exerciseable by the Council to

the exclusion of any other company body or person in or by whom

For protection of John Robert Davies and William Roberts and Company Limited. .

(1) Nothing in this Act contained shall operate to destroy prejudice limit or obstruct any rights or privileges hitherto lawfully enjoyed by the owner and his tenants in connexion with their use of any pier wharf quay warehouse or any premises used in connexion therewith belonging to or occupied by them or in which they are interested for the purpose of their business as timber and general builders merchants and

the foreshore and the sea or land approaches thereto respectively nor with their right of loading or unloading or breaking bulk nor with their use and navigation of the Menai Straits and nothing in this Act contained shall extend or be construed to include within the limits of the Council as a pier authority any pier wharf quay warehouse or any premises used in connexion therewith belonging to or occupied by the owner and his tenants or in which they are interested or used by them in connexion with their said business nor the access thereto by sea or land nor shall be construed to authorise the Council to demand levy or recover any tolls or charges from the owner and his tenants under Part I. of the Third Schedule to this Act the intent of this section being that the owner and his tenants shall enjoy all such rights and privileges hitherto exercised by them with respect to their said property and business as if this Act had not passed:

- (2) Any work of dredging under this Act shall be exercised by the Council so as not to cause by deposit of matter or otherwise any obstruction of access to the property of the owner and his tenants:
- (3) All such facilities shall be afforded by the Council to the owner and his tenants for warping vessels and rafts from the St. George's Pier to or from the wharf or quay of the owner and his tenants and the adjoining foreshore as shall be reasonably required by them on payment of one half of the tolls in force and payable from time to time.

Power to dispose of sand.

75. The Council may subject to any public or private rights therein take appropriate and use sell or otherwise dispose of or authorise the taking appropriating and using selling or otherwise disposing of any sand on the part of the foreshore now owned or hereafter acquired by the Council or on any other part of the foreshore within the district not for the time being under the management of the Commissioners of Woods or the Board of Trade for such purposes to such persons and upon such terms and conditions as they may think fit.

Power to provide and maintain warehouses.

76. The Council may in connexion with their harbour undertaking upon any land for the time being vested in them for the purposes of their said undertaking construct erect provide maintain and carry on warehouses wharves jetties piers quays mooring chains lighthouses buoys yards depôts stores sheds railways tramways roads ways passages cranes machines apparatus appliances conveniences

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and other buildings works and things and may insure the same and A.D. 1902. the contents thereof.

77. Notwithstanding anything contained in the Harbours Power to Docks and Piers Clauses Act 1847 the Council may from time to lease waretime lease or grant the exclusive use or occupation of any such buildings works or things as are mentioned in the last preceding section to any person for such period (not exceeding seven years) and at such rents and on such terms and conditions as they think fit or may appropriate the same or any of them or any water space in the harbour to and for the use of particular trades persons or vessels.

- 78. Subject to the provisions of this Act the Council may Rates. take demand recover and receive in respect of vessels boats persons animals fish goods and things and of services rendered described in the Third Schedule to this Act any sums not exceeding the several rates specified in such schedule Provided that-
 - (A) The rates leviable under this section in the case of vessels forced by stress of weather to seek shelter in the harbour and not breaking bulk while making use thereof shall not exceed one halfpenny per ton register of the vessel; and
 - (B) The rates leviable under this section shall in the case of unregistered vessels be calculated upon every ton of one half of the gross burden or dead-weight capacity of the ship instead of the ton register;
 - (c) In the case of any registered vessel the rates leviable under this section may at the option of the Council be charged upon one third of the gross tonnage instead of upon the registered tonnage.
- 79. It shall be lawful for the Council to confer exemptions Power to from compound for remit or make rebates from any of the rates compound authorised by this part of this Act Provided that every such composition remission or rebate shall be made on the same terms to all persons in the like circumstances.

80.—(1) The rates to be levied by the Council for the time Revision of being under this part of this Act shall be adjusted by the Council rates. within the maximum rates specified in the Third Schedule to this Act in such a manner that so far as possible the income of their harbour undertaking shall not for the time being be more than is sufficient for the purposes of this Act.

(2) If at any time it appears to the Board of Trade from the annual account sent to them that the clear annual income derived from the harbour undertaking on the average of the then three last preceding years after payment of all expenses and outgoings exceeds the amount sufficient for the purposes of this part of this Act that Board may if they think fit reduce the maximum rates to such sums as will be sufficient to provide the amount aforesaid and may at any time raise those maximum rates again so that they do not exceed the sums specified in the Third Schedule to this Act as the maximum rates.

Annual account to be sent to Board of Trade.

- 81.—(1) The Council shall within one month after sending to the clerk of the peace the copy of their annual account in abstract (which account shall be made up to the end of the day of the twenty-fifth day of March in each year) shall send a copy thereof to the Board of Trade and section 16 of the General Pier and Harbour Act 1861 Amendment Act shall apply to and include any such account.
- (2) If the Council refuse or neglect to comply with this provision they shall for each refusal or neglect be liable to a penalty not exceeding ten pounds.

Certain fishing vessels under stress of weather exempt from rates.

82. Fishing vessels belonging to countries with which for the time being treaties exist exempting from dues and port charges those vessels when forced by stress of weather to seek shelter in the ports or on the coast of the United Kingdom shall when forced by stress of weather to make use of the harbour and not breaking bulk while making use thereof be exempt from rates leviable under this part of this Act.

Lifeboat crews exempt from rates. 83. All persons going to or returning from any lifeboat or using any apparatus for saving life and being persons either belonging to the crew of the lifeboat or to the coastguard or being persons for the time being actually employed in saving life or in exercising or using the lifeboat or the apparatus for saving life and also all persons brought ashore from any vessel in distress shall at all times have free ingress passage and egress to in or from the harbour.

Byelaws as to harboar. 84. The Council may make byelaws to take effect within the harbour for the regulation licensing and control of vessels and boats and the navigation thereof and for the regulation licensing and control of persons embarking disembarking plying for hire frequenting or resorting to or employed in the harbour and for regulating and fixing the fares to be charged by any persons so

licensed and for regulating the use of the quays wharves and banks A.D. 1902. of the harbour and of any warehouses or other buildings of the Council adjacent thereto and of any works and conveniences connected therewith and for the prevention of nuisances and offences against decency in or near the harbour and may impose and recover a penalty not exceeding forty shillings in any case for the breach or non-observance of any byelaw.

85.—(1) The Council may on any lands acquired by them for Sea water the purposes of this section and on any lands belonging to the supply. Council and appropriated with the consent of the Local Government Board to such purposes and subject to such conditions as that Board may impose and on the bed of the sea erect maintain work and use a pumping station or stations with all necessary engines machinery works buildings and conveniences for pumping water from the sea and may construct lay down and maintain in and along the seashore and streets in the district such mains pipes and works as may be necessary or convenient for the conveyance use or supply of sea water and may use and supply such water accordingly.

(2) The Council may for the purposes of this section break up any streets in the district but they shall not under the powers of this section enter upon any lands not vested in them except with the consent of the owners and other persons interested in such lands.

(3) The terms and conditions upon and subject to which the Council may supply sea water under the powers of this section shall be such as the Council shall prescribe or as shall be agreed upon between the Council and the person desiring to be supplied Provided that such terms and conditions shall be the same to all persons under similar circumstances.

86. The Council may pay or contribute towards the payment Power to of a public band of music for the district provided that the amount contribute of such payments or contributions do not in any year exceed a sum band. equal to a rate of one penny in the pound on the assessable value of the district for the purposes of the general district rate The Council may in any pleasure ground or upon the pier or other public place enclose an area within which such band shall play and make regulations as to the time and place for the playing of the band the payments to be made for admission within the said enclosure and for securing good and orderly conduct during the playing of the band:

Provided always that no payment or contribution shall be made under this section unless incurred in pursuance of a resolution of an absolute majority of the whole number of the Council at a meeting of the Council after seven clear days' notice of such meeting and of the intention to propose such resolution.

Seashore pier and pleasure grounds to be deemed streets. 87. The seashore pier and pleasure grounds within the district shall be deemed streets for the purposes of sections 24 25 and 29 of the Town Police Clauses Act 1847 and also for the purposes of so much of section 28 of that Act as relates to the following offences:—

Every person who slaughters or dresses any cattle or any part thereof except in the case of cattle overdriven which may have met with accident and which for the public safety or other reasonable cause ought to be slaughtered on the spot:

Every common prostitute or night walker loitering and importuning passengers for the purposes of prostitution:

Every person who wilfully and indecently exposes his person:

Every person who publicly offers for sale or distribution or exhibits to public view any profane indecent or obscene book paper print drawing painting or representation or sings any profane or obscene song or ballad or uses any profane or obscene language:

Every person who wantonly discharges any firearm or discharges any missile or makes any bonfire:

Every person who throws or lays any dirt litter ashes or night-soil or any carrion fish offal or rubbish on any street.

Power to provide and let chairs.

88. The Council may place or authorise any person or persons to place seats tents shelters or chairs on the seashore or pier or in any street park recreation ground or pleasure ground or other public place for the use of the public and may if they think fit charge or allow such person or persons to charge a reasonable sum for the use of tents or chairs and may make byelaws for regulating the use of seats tents or shelters and chairs and for preventing injury or damage thereto.

Byelaws as to seashore.

- 89. The Council may make and enforce byelaws for the prevention of danger obstruction nuisance or annoyance to persons using the seashore and in particular may by such byelaws—
 - (1) Regulate the erection or placing on the seashore or on such part or parts thereof as may be prescribed by such byelaws (all of which are in this section included in the words "the seashore") of any booths tents sheds stands and stalls (whether fixed or movable) or vehicles for the sale or exposure of any

article or thing or any shows exhibitions performances swings roundabouts or other erections vans photographic carts or other vehicles whether drawn or propelled by animals or persons and the playing of any games on the seashore and generally regulate the user of the seashore for such purposes as shall be prescribed by such byelaws;

- (2) Regulate the selling and hawking of any article commodity or thing on the seashore;
- (3) Regulate the user of the seashore for riding and driving;
- (4) Provide for the preservation of order and good conduct among persons frequenting the seashore.
 - 90. The Council may make byelaws—

Byelaws as to bathing.

- (1) For appointing and limiting the places on the seashore from which persons of each sex may bathe without using a bathing machine or tent and for prohibiting the use of any other place on the seashore for bathing without using a bathing machine or tent;
- (2) For the preservation of decency and order at public bathing places on the seashore and for appointing and limiting the places on the seashore from which persons of the male and female sex may bathe together and from which they may bathe separately;
- (3) For regulating the hours during which bathing may take place from public bathing places on the seashore and for prohibiting the use of such places except during the hours so fixed; and
- (4) For prescribing the use of decent and sufficient bathing garments.
- 91. The Council may make byelaws requiring the owner or Byelaws for lessee of any bathing machine to provide or employ boats boatmen protection and attendants and to provide life-saving apparatus for the purpose of ensuring the safety of bathers and prescribing the qualification of such boatmen and attendants and the Council may employ and pay boatmen for the purpose of protecting persons whilst bathing.

92.—(1) The Council may grant upon such terms and conditions Power to as they may think fit licences for pleasure boats and pleasure vessels license to be let for hire or to be used for carrying passengers for hire and to beats &c. the boatmen or persons assisting in the charge or navigation of such boats and vessels and may charge a fee of not exceeding two shillings and sixpence for every such licence.

- (2) Any such licence may be granted for such period as the Council may think fit and may be suspended or revoked or endorsed by the Council whenever they shall deem such suspension or revocation or endorsement to be necessary or desirable in the interests of the public provided that the existence of the power to suspend revoke or endorse the licence shall be plainly set forth in the licence itself.
 - (3) No person shall let for hire any pleasure boat or pleasure vessel not so licensed nor shall any person carry or permit to be carried passengers for hire in any pleasure boat or vessel not so licensed.
- (4) No person shall act as boatman or assist in the charge or navigation of any pleasure boat or pleasure vessel when let for hire or when carrying passengers for hire who is not licensed by the Council as aforesaid.
- (5) A licence under this section shall not be required for any boat or vessel duly licensed by or under any regulations of the Board of Trade or for any boatmen or person assisting in the charge or navigation of such boat or vessel.
- (6) No person shall carry or permit to be carried in any pleasure boat or pleasure vessel a greater number of passengers for hire than shall be specified in the licence applying to such boat or vessel and every owner of any such boat or vessel shall before permitting the same to be used for carrying passengers for hire paint or cause to be painted on a conspicuous part of the said boat or vessel the number of persons which it is licensed to carry.
- (7) Every person who shall act in contravention of the provisions of this section shall for each offence be liable on summary conviction to a penalty not exceeding two pounds.
- (8) Any person deeming himself aggrieved by the granting withholding suspension revocation or endorsement of any licence under the provisions of this section may appeal to a petty sessional court held for the district after the expiration of two clear days after such granting withholding suspension revocation or endorsement Provided that the person so aggrieved shall give twenty-four hours' written notice of such appeal and the grounds thereof to the clerk and the court shall have power to make such order as they see fit and to award costs to the successful party such costs to be recoverable in like manner as a penalty under this section.
- (9) Offences against the provisions of this section and penalties imposed or recoverable thereunder may be prosecuted and recovered summarily.

PART VII.

A.D. 1902.

FINANCE.

93.—(1) The Council may independently of any other borrow- Power to ing power borrow at interest any sum or sums of money for the purposes herein-after mentioned not exceeding the respective amounts following (that is to say):—

- (A) For the purchase of lands and wayleaves for and for the construction of the waterworks by this Act authorised the sum of two thousand five hundred pounds;
- (B) For the purchase of the piers and the extension and improvement of St. George's Pier the sum of five thousand five hundred pounds and such further moneys as the Board of Trade may sanction;
- (c) For the purchase of lands and the construction of the sea wall promenade and street widening by this Act authorised the sum of two thousand three hundred and ten pounds;
- (D) For paying the costs charges and expenses of this Act as herein-after provided the sum requisite for that purpose; and with the approval of the Local Government Board such further moneys as the Council may require for any of the purposes of this Act other than the pier undertaking of the Council.
- (2) In order to secure the repayment of the moneys borrowed under this section for waterworks purposes or in connexion with the pier undertaking and the payment of the interest thereon the Council may mortgage or charge the revenue of the water undertaking and pier undertaking respectively of the Council and the district fund and general district rate of the district and as regards money borrowed for any other purposes of this Act the district fund and general district rate.
- 94. The Council may raise all or any moneys which they are Mode of authorised to borrow under this Act either by mortgage or by issue of debentures or annuity certificates under and subject to the provisions of the Local Loans Act 1875 or partly in one way and partly in another.

money.

95. The powers of borrowing money by this Act given shall Certain regu. not be restricted by any of the regulations contained in section 234 lations of Public of the Public Health Act 1875 and in calculating the amount which Health Act the Council may borrow under that Act any sums which the Council ing not to may borrow under this Act shall not be reckoned.

as to borrowapply.

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Provisions
of Public
Health Act
as to mortgages to
apply.

96. The following sections of the Public Health Act 1875 shall extend and apply mutatis mutandis to mortgages granted under this Act (that is to say):—

Section 236 Form of mortgage.

Section 237 Register of mortgages.

Section 238 Transfer of mortgages.

Section 239 Receiver may be appointed in certain cases.

Periods for payment off of money borrowed.

97. The Council shall pay off all moneys borrowed by them under this Act within the respective periods (in this Act referred to as "the prescribed periods") following (that is to say):—

As to moneys borrowed for the purpose (A) mentioned in the section of this Act the marginal note whereof is "Power to borrow" within fifty years from the date or dates of the borrowing of the same:

As to moneys borrowed for the purposes (B) in the said section mentioned within forty years from the date or dates of the borrowing of the same:

As to moneys borrowed for the purposes (c) in the said section mentioned within fifty years from the date or dates of the borrowing of the same:

As to moneys borrowed for the purpose (v) in the said section mentioned within five years from the date or dates of the borrowing of the same:

As to moneys borrowed with the approval of the Local Government Board or the Board of Trade within such period as they respectively may think fit to sanction.

Mode of payment off of money borrowed.

98. The Council shall pay off all moneys borrowed by them on mortgage under the powers of this Act either by equal yearly or half-yearly instalments of principal or of principal and interest combined or partly by one of those methods and partly by another of them and the payment of the first instalment shall be made within one year from the date of borrowing the sum in respect of which the payment is made.

Power to re-borrow.

99. If the Council pay off any part of any money borrowed by them under the powers of this Act otherwise than by means of instalments or appropriations or annual repayments or out of the proceeds of the sale exchange or disposition of lands or out of fines or premiums on leases or other moneys received on capital account not being borrowed moneys they may from time to time re-borrow the same but all moneys so re-borrowed shall be repaid within the

period prescribed for the repayment of the moneys in lieu of which A.D. 1902. such re-borrowing shall have been made and any amounts from time to time re-borrowed shall be deemed to form the same loan as the moneys in lieu of which such re-borrowing shall have been made and the obligations of the Council with respect to the repayment of such moneys shall not be in any way affected by such re-borrowing.

100.—(1) The clerk to the Council shall within thirty days after the thirty-first day of March in each year if during the twelve months next preceding the said thirty-first day of March any sum is required to be paid as an instalment or annual payment or to be appropriated or to be paid to a sinking fund in pursuance of the provisions of this Act or in respect of any money raised thereunder and at any other time when the Local Government Board may require such a return to be made transmit to the Local Government Board a return in such form as may be prescribed by that Board and if required by that Board verified by statutory declaration of the clerk to the Council showing for the year next preceding the making of such return or for such other period as the Board may prescribe the amounts which have been paid as instalments or annual payments and the amounts which have been appropriated and the amounts which have been paid to or invested or applied for the purpose of the sinking fund and the description of the securities upon which any investment has been made and the purposes to which any portion of the sinking fund or investment of the sum accumulated by way of compound interest has been applied during the same period and the total amount (if any) remaining invested at the end of the year and in the event of any wilful default in making such return such clerk shall be liable to a penalty not exceeding twenty pounds to be recovered by action on behalf of the Crown in the High Court and notwithstanding the recovery of such penalty the making of the return shall be enforceable by writ of Mandamus to be obtained by the Local Government Board out of the High Court.

return to Local Government Board.

(2) If it appear to the Local Government Board by that return or otherwise that the Council have failed to pay any instalment or annual payment required to be paid or to appropriate any sum required to be appropriated or to set apart any sum required for any sinking fund (whether such instalment or annual payment or sum is required by this Act or by the Local Government Board in virtue thereof to be paid appropriated or set apart) or have applied any portion of any sinking fund to any purposes other than those

authorised the Local Government Board may by order direct that the sum in such order mentioned not exceeding double the amount in respect of which default shall have been made shall be paid or applied as in such order mentioned and any such order shall be enforceable by writ of Mandamus to be obtained by the Local Government Board out of the High Court.

Council not to regard trusts.

101. The Council shall not be bound to see to the execution of any trust whether expressed or implied or constructive to which any loan or security for loan given by them may be subject but the receipt of the person in whose name any loan or security for loan stands in the register or books of the Council shall from time to time be a sufficient discharge to the Council in respect thereof notwithstanding any trusts to which such loan or security may be subject and whether or not the Council have had express or implied notice of any such trust or of any charge or incumbrance upon or transfer of such loan or security or any part thereof or interest thereon not entered in their register or books and the Council shall not be bound to see to the application of the money paid on any such receipt or be answerable or accountable for any loss misapplication or non-application of any such money.

Protection of lender from inquiry.

102. A person lending money to the Council under this Act shall not be bound to inquire as to the observance by them of any of the provisions of this Act or be bound to see to the application or be answerable for any loss misapplication or non-application of the money lent or of any part thereof.

Saving for existing charges,

103. Nothing in this Act shall prejudicially affect any charge on the revenue and rates or the estates and property of the Council subsisting at the passing of this Act and every mortgagee or person for the time being entitled to the benefit of any such charge shall have the same priority of charge and all the like rights and remedies in respect of the revenue rate and property subject to his charge as if this Act had not passed and all such charges created before the passing of this Act shall during the subsistence thereof have priority over any mortgage or charge granted under this Act on the same revenue rate and property.

Application of borrowed moneys.

104. All moneys borrowed by the Council under the powers of this Act shall be applied only to the purposes for which they are respectively authorised to be borrowed and to which capital is properly applicable.

105. The Council shall apply all money from time to time A.D. 1902. received by them on account of revenue in respect of their water undertaking in manner and in the order following (that is to say):-- of water

Application

revenue,

First In payment of the working and establishment expenses and cost of maintenance of their water undertaking;

Secondly In payment of the interest on moneys borrowed by the Council for the purposes of their water undertaking;

Thirdly In providing the requisite instalments appropriations or annual repayments in respect of moneys borrowed by the Council for the purposes of their water undertaking;

Fourthly In providing a reserve fund for their water undertaking if they think fit by setting aside such money as they from time to time think reasonable and investing the same and the resulting income thereof in statutory securities and accumulating the same at compound interest until the fund so formed amounts to the sum of two thousand pounds which fund shall be applicable from time to time to answer any deficiency at any time happening in the income of the Council from their water undertaking or to meet any extraordinary claim or demand at any time arising against the Council in respect of that undertaking and so that if that fund is at any time reduced it may thereafter be again restored to the sum of two thousand pounds and so from time to time as often as such reduction happens:

And the Council shall carry to the district fund so much of any balance remaining in any year of the income of the water undertaking (including the interest on the reserve fund when such fund amounts to two thousand pounds) as may in the opinion of the Council not be required for carrying on the water undertaking and paying the current expenses connected therewith. .

106. The Council shall apply all money received by them on Application account of revenue in respect of their pier undertaking in manner of revenue and in the order following (that is to say):—

undertaking,

First In payment of the working and establishment expenses and cost of maintenance of the pier undertaking;

Secondly In payment of the interest on moneys borrowed by the Council for the purposes of the pier undertaking;

Thirdly In providing the requisite appropriations instalments or sinking fund payments for the purposes of the pier undertaking;

Fourthly In extending and improving (if the Council think fit) the pier or works in connexion therewith;

A.D. 1902. Fifthly In providing a reserve fund (if the Council think fit) by setting aside such money as they think reasonable and investing the same and the resulting income thereof in statutory securities and accumulating the same at compound interest until the fund so formed amounts to the sum of one thousand pounds which fund shall be applicable to answer any deficiency at any time happening in the income of the Council from the pier undertaking or to meet any extraordinary claim or demand at any time arising against the Council in respect of that undertaking or for payment of the cost of renewing any part of the works forming part thereof and so that if that fund be at any time reduced it may thereafter be again restored to the sum of one thousand pounds and so from time to time as often as such reduction happens:

> And the Council shall carry to the district fund so much of any balance remaining in any year of the income of the pier undertaking (including the interest on the reserve fund when such fund amounts to the prescribed maximum) as may in the opinion of the Council not be required for carrying on the pier undertaking and paying the current expenses connected therewith.

Application of harbour revenue.

107. The Council shall apply all money from time to time received by them in respect of their harbour undertaking except borrowed money or other moneys received on capital account as follows (that is to say):—

(1) In paying the expenses properly chargeable to revenue of the maintenance repair and regulation of the harbour:

- (2) In paying the interest on any moneys borrowed by the Council for harbour purposes:
- (3) In providing the requisite instalments appropriations annual: repayments or sinking funds on moneys borrowed by the Council for harbour purposes:

(4) In repaying to the district fund any deficiency in the revenue or receipts of the harbour undertaking made good thereout:

(5) The surplus income (if any) may be applied in the further general improvement of the harbour and any works connected therewith.

As to deficiency in receipts.

108. Any deficiency in the revenues or receipts of the Council on account of their water pier or harbour undertakings shall be made good out of the district fund and the general district rate to be made by the Council in the next one or two years following the ascertainment of such deficiency shall be increased so far as may be necessary

to recoup to the district fund the amount so made good out of that A.D. 1902. fund.

109. Any expenses of the execution by the Council of this Act Expenses of with respect to which no other provision is made may be defrayed by the Council out of the district fund and general district rate or other funds or revenues as the Council may in their discretion having regard to the object of the expenditure deem just.

110. The Council shall keep the accounts in respect of their Separate water harbour and pier undertakings separate from all their other accounts distinguishing therein capital from revenue.

accounts to be kept. 💠

111. Section 58 of the Local Government Act 1894 shall apply to the accounts of the Council and their committees and officers under this Act and to the audit of such accounts.

112.—(1) Upon the person now holding the office of collector Collection of of the poor rates for the parish of Llandysilio ceasing to hold that local rates. office the power of the guardians of the poor of the Bangor and Beaumaris Union to appoint collectors of the poor rate shall cease in respect of that parish so that the poor rate and other rates collected by the Council may be collected together.

(2) Upon this section coming into operation the Local Government Board may prescribe a form of rate to include the poor rate general district rate water rate and rent or other rates leviable by the Council or the overseers for the parish of Llandysilio and they may in respect of such rates prescribe a form of demand note receipt and other necessary documents and any form so prescribed shall be sufficient in law.

PART VIII.

MISCELLANEOUS.

113.—(1) The Council shall not under the powers of this Act Works construct on the shore of the sea or of any creek bay arm of the sea or navigable river communicating therewith where and so far up the same as the tide flows and reflows any work without the previous consent of the Board of Trade to be signified in writing under the hand of one of the secretaries or assistant secretaries of the Board of Trade and then only according to such plan and under such restrictions and regulations as the Board of Trade may approve of such approval being signified as last aforesaid and where any such work may have been constructed the Council shall not , at any time alter or extend the same without obtaining previously

below highwater mark not to be commenced without consent of Board of Trade.

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[Ch. ccxxxviii.] Menai Bridge Urban District Act, 1902.

A.D. 1902. to making any such alteration or extension the like consents or approvals.

(2) If any such work be commenced or completed contrary to the provisions of this Act the Board of Trade may abate and remove the same and restore the site thereof to its former condition at the cost and charge of the Council and the amount of such cost and charge shall be a debt due from the Council to the Crown and shall be recoverable as a Crown debt or summarily.

Lights during construction.

114. The Council shall at or near to the works below high-water mark authorised by this Act during the whole time of the constructing altering or extending the same exhibit and keep burning at their own expense every night from sunset to sunrise such lights (if any) and take such other steps for the prevention of danger to navigation as the Board of Trade require or approve and if the Council fail to comply in any respect with the provisions of this section they shall for each day in which they so fail be liable to a penalty not exceeding twenty pounds.

Lights after completion of works.

115. The Council shall at the outer extremity of their works below high water exhibit and keep burning from sunset to sunrise such lights (if any) and take such other steps for the prevention of danger to navigation as the Corporation of Trinity House Deptford Strond shall direct and if the Council fail to comply in any respect with the provisions of this section they shall for each day in which they so fail be liable to a penalty not exceeding twenty pounds.

Provision against danger to navigation.

116. In case of injury to or destruction or decay of the existing or new works below high-water mark or any part thereof the Council shall lay down such buoys exhibit such lights or take such other means for preventing so far as may be danger to navigation as shall from time to time be directed by the Corporation of Trinity House Deptford Strond and shall apply to that Corporation for directions as to the means to be taken and the Council shall be liable to a penalty not exceeding ten pounds for every month during which they omit so to apply or refuse or neglect to obey any direction given in reference to the means to be taken.

Board of Trade may abate abandoned works. 117. If the works authorised by this Act and constructed by the Council on in under or through or across tidal lands or tidal water are abandoned or suffered to fall into decay the Board of Trade may abate and remove the work or any part of it and restore the site thereof to its former condition at the expense of the Council and the amount of such expense shall be a debt due from

the Council to the Crown and shall be recoverable as a Crown debt A.D. 1902. or summarily.

118. If at any time the Board of Trade deem it expedient for Survey of the purposes of this Act to order a survey and examination of a works by Board of work constructed by the Council on in over or across tidal lands or Trade. tidal water or of the intended site of any such work the Council shall defray the expense of the survey and examination and the amount thereof shall be a debt due from the Council to the Crown and shall be recoverable as a Crown debt or summarily.

119. Nothing herein contained shall authorise the Council to Saving take use or in any manner interfere with any portion of the shore rights of or bed of the sea or of any river channel creek bay or estuary or any land hereditaments subjects or rights of whatsoever description belonging to the King's most Excellent Majesty in right of His Crown and under the management of the Commissioners of Woods or of the Board of Trade respectively without the previous consent in writing of the Commissioners of Woods or of the Board of Trade as the case may be on behalf of His Majesty first had and obtained for that purpose (which consent such Commissioners and such Board are hereby respectively authorised to give) neither shall anything herein contained extend to take away prejudice diminish or alter any of the estates rights privileges powers or authorities vested in or enjoyed or exerciseable by the King's Majesty.

120. Nothing in this Act or in the Third Schedule thereto Saving shall interfere with or affect any right now vested and still sub-rights of sisting in the mayor aldermen and burgesses of the borough of of Beau-Beaumaris in the county of Anglesey in respect of anchorages and maris. other customs as well by sea as by shore within flood and ebb of the sea between the isle called Priestholme and a place called The Swelly.

corporation

121. The provisions with respect to byelaws contained in General sections 182 to 186 of the Public Health Act 1875 (except so provisions as much thereof as relates exclusively to byelaws of a rural sanitary authority) shall apply to byelaws made by the Council under this Act and under the enactments incorporated therewith:

Provided that in the case of byelaws made under the provisions of the section of this Act the marginal note of which is "Byelaws as to seashore" the confirming authority shall be His Majesty's Secretary of State for the Home Department and in the case of byelaws made under the provisions of the section the marginal note. A.D. 1902.

of which is "Byelaws as to harbour" the confirming authority shall be the Board of Trade.

Inquiries
by Local
Government
Board.

- 122.—(1) The Local Government Board may direct any inquiries to be held by their inspectors which they may deem necessary in regard to the exercise of any powers conferred upon them or the giving of any consents under this Act and the inspectors of the Local Government Board shall for the purpose of any such inquiry have all such powers as they have for the purposes of inquiries directed by that Board under the Public Health Act 1875.
- (2) The Council shall pay to the Local Government Board any expenses incurred by that Board in relation to any inquiries referred to in this section including the expenses of any witnesses summoned by the inspector holding the inquiry and a sum to be fixed by that Board not exceeding three guineas a day for the services of such inspector.

Authentication and service of notices.

- 123.—(1) Where any notice or demand under this Act requires authentication by the Council the signature of the clerk to the Council or other duly authorised officer of the Council or his name affixed to any such notice or demand in print or by a stamp shall be sufficient authentication.
- (2) Notices demands orders and other documents required or authorised to be served under this Act (or under any local Act Provisional Order or byelaw for the time being in force within the urban district) may be served in the same manner as notices under the Public Health Act 1875 are by section 267 of that Act authorised to be served Provided that in the case of any company any such notice demand order or document shall be delivered or sent by post addressed to the secretary of the company at their principal office or place of business.

Compensation how to be determined. 124. When any compensation costs damages or expenses is or are by this Act directed to be paid and the method for determining the amount thereof is not otherwise provided for such amount shall in case of dispute be ascertained in the manner provided by the Public Health Acts.

Recovery of penalties.

125. Save as otherwise by this Act expressly provided all offences against this Act and all penalties forfeitures costs and expenses imposed or recoverable under this Act or any byelaw made in pursuance thereof may be prosecuted and recovered in a summary manner. Provided that costs or expenses except such as are recoverable along with a penalty shall not be recovered as penalties but may be recovered summarily as civil debts.

[2 Epw. 7.]

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126. Save as herein expressly provided all informations and A.D. 1902. complaints under or in respect of the breach of any of the provisions of this Act or of any byelaws made thereunder may be laid by an officer of the Council authorised in that behalf or by the town clerk.

by whom to he laid

127. All penalties recovered under this Act or under any byelaw thereunder shall except in the case of penalties recovered against the Council be paid to the treasurer of the district and be by him carried to the credit of the district fund.

Penalties to be paid over to treasurer.

128. All the costs charges and expenses preliminary to and of Costs of Act. and incidental to the preparing applying for obtaining and passing of this Act as taxed by the taxing officer of the House of Lords or of the House of Commons shall be paid by the Council and may be paid in the first instance out of any moneys in their hands but shall be charged to and recouped by the moneys borrowed under the provisions of this Act.

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A.D. 1902.

The SCHEDULES referred to in the foregoing Act.

FIRST SCHEDULE.

ARTICLES OF AGREEMENT made the tenth day of May 1902 between The King's most Excellent Majesty of the first part Edward Stafford Howard Esquire C.B. the Commissioner of Woods in charge of the Land Revenues of the Crown in the county of Anglesey of the second part and The Urban District Council of Menai Bridge (herein-after called "the Council") of the third part.

The said Edward Stafford Howard as such Commissioner as aforesaid doth hereby on behalf of the King's Majesty and in exercise of the powers vested in him by the Crown Lands Acts 1829 to 1894 and of all other powers in anywise enabling him in this behalf and the Council do hereby mutually agree as follows (that is to say):—

- 1. This agreement (except the 10th clause hereof) shall only take effect in case a Bill now before Parliament known as the Menai Bridge Urban District Bill 1902 shall become an Act during the present session and the Council be authorised (inter alia) to acquire the freehold of the site of St. George's Pier Menai Bridge and land adjoining the same as described in the said Bill.
- 2. The only property of His Majesty to be acquired by the Council under the said Bill shall be the foreshore and bed of the sea and the pier and buildings erected thereon or on part thereof containing one acre two roods or thereabouts situate in the parish of Llandisilio in the county of Anglesey and shown by pink colour on the plan drawn in the margin of these presents.
- 3. All mines minerals stone and other substrata whether of a metallic or any other nature within under or upon the said land and premises shall be reserved to His Majesty His heirs successors and assigns with full power from time to time and at all times for ever thereafter to enter upon search for work use raise carry away and enjoy the same and such exception or reservation shall be fully set out and expressed in the deed of conveyance herein-after mentioned.
- 4. A portion of the said foreshore with the pier is held by the Council as assignees of a lease dated the thirtieth day of August 1876 from the Crown

[2 Edw. 7.] Menai Bridge Urban District [C . ccxxxviii.] Act, 1902.

to Colonel John Bulkeley Price for a term of 31 years from the fifth day of A.D. 1902. April 1876 at the yearly rent of seventy-five pounds.

- 5. The Council shall surrender to the King's Majesty His successors or assigns the above-mentioned lease of the thirtieth day of August 1876 prior to the fifth day of January 1903 and such surrender shall be prepared and engrossed in duplicate in the office of the Commissioners of Woods and executed in duplicate by the Council the rent reserved thereby or a proportionate part thereof due and payable at the date of such surrender being previously paid by the Council.
- 6. The property to be acquired by the Council is part of the land revenues of the Crown and no title or evidence of title thereto shall be shown or required.
- 7. The consideration money for the freehold premises so to be acquired by the Council as aforesaid is hereby agreed at the sum of two thousand five hundred pounds and such consideration money shall be paid by the Council on or before the fifth day of January 1903 into the Bank of England to the credit of the cash account of the Commissioners of His Majesty's Woods Forests and Land Revenues and if from any cause whatever the said consideration money shall not be paid on that date the Council shall pay interest thereon at four per cent. per annum from that date until the date of payment.
- 8. The premises other than those vested in the Council by virtue of the said lease (and subject to the conditions thereof in all respects) shall not be taken or in any way interfered with by the Council before the actual payment of the consideration money.
- 9. Upon completion of such surrender and the payment of the said consideration money and the interest (if any) due thereon the Council shall be entitled to possession and to a conveyance of the said premises and shall as from that date pay all outgoings in respect of the said premises all current outgoings being apportioned for the purpose of this condition and such conveyance shall be prepared and engrossed in the office of the Commissioners of Woods in the form now usually adopted in such office and shall be executed in duplicate by all necessary parties.
- 10. All expenses incurred or to be incurred by the Commissioner for or in relation to the said Bill in Parliament or to this agreement or any other matter relating thereto and all office charges and expenses incidental to the business (including the Crown surveyor's fees) shall be paid by the Council to the Commissioner on behalf of His Majesty.
- 11. So far as regards the engagements on the part of the Commissioner herein contained this agreement is subject to the approval of the Lords Commissioners of His Majesty's Treasury.

In witness whereof the said Edward Stafford Howard has hereunto set his hand and seal and the Council have caused their common seal to be affixed hereto the day and year first above written.

Signed sealed and delivered by the above-named Edward Stafford > E. STAFFORD HOWARD Howard in the presence of-

L.S.

CHAS. E. HOWLETT

Office of Woods &c.

1 Whitehall Place London S.W.

The common seal of the Menai Bridge Urban District Council was hereunto attixed at a special meeting of the Council held this ninth day of May 1902 by-



CADWALADR DAVIES

- Chairman.

in the presence of

Thos. Hughes

SECOND SCHEDULE.

MEMORANDUM OF AN AGREEMENT made the twenty-first day of January 1902 between the Menai Bridge Urban District Council (herein-after called "the Council") of the one part and THE LIVERPOOL AND NORTH WALES STEAMSHIP COMPANY LIMITED (who with their successors and assigns are herein-after called "the Company ") of the other part.

WHEREAS the Company are the owners of a line of passenger steamers running to Menai Bridge And whereas they hold also under lease from the Crown for 25 years from the fifth day of July 1896 under indenture dated the twenty-third day of February 1898 a certain portion of the foreshore at . Menai Bridge in the county of Anglesey (with certain reservations therein mentioned) together with the right to maintain amend repair and replace certain piles fixed by the Company in the bed of the sea opposite to the said foreshore and to use such piles for keeping in position a floating hulk for the purpose of supporting one end of a girder bridge from the land to such hulk And also with the right to repair and replace such girder bridge so far as it may be constructed over the bed of the sea paying therefor to the Crown the sum of five pounds per year and subject to certain covenants restrictions obligations and conditions in the said indenture contained. And whereas the Company are the owners of the hulk and girder bridge referred to in the last

recital And whereas the Company are also the assignees of a lease dated the A.D. 1902. ninth day of January 1891 granted by Messrs. R. and R. Davies to the City? of Dublin Steam Packet Company of certain land in the parish of Llandisilio in the said county of Anglesey adjoining the said foreshore and girder bridge together with a warehouse dwelling-house stable quay and pier erected thereon" for the term of 31 years from the 1st July 1890 subject to the payment of one hundred pounds per annum and the covenants restrictions obligations and conditions contained in the said lease And whereas the Council are desirous of acquiring the said pier girder bridge warehouse and other premises of the Company at Menai Bridge and the said Company have agreed to sell and assign the same to them on the terms and conditions herein-after contained Now therefore it is agreed:—

- 1. The Company shall sell and assign to the Council and the Council shall purchase all the Company's right and interest under the afore-mentioned leases and in the hulk and girder bridge afore-mentioned the same to be taken over by the Council forthwith.
- 2. The Council accepts what title the Company can give and takes over the said leases subject to all covenants liabilities obligations and restrictions of the Company thereunder and will indemnify the Company therefrom.
- 3. The Council will on the first day of November next pay to the Company as part consideration for the sale the sum of four hundred and twenty-five. pounds in cash.
- 4. As a further consideration for the said sale the Council agrees during ten years next after the date hercof to provide free of charge and at all times required by the Company covered space convenient to the Company's steamers for 120 tons of coal for the Company's use with all necessary access. The Council will also at all times during the said period give the Company's steamers berthing precedence over all other ships and a ready berth at all times at the said hulk or pier or at any new piers which the Council may erect and control at Menai Bridge at the Company's option The Council also undertakes that no other shipowners shall have equal terms so far as regards rates or dues for the period aforesaid Ready berth means that when the Company's steamers arrive and depart they shall have without waiting as they have heretofore had a berth as above indicated even if from unforeseen circumstances they are prevented from keeping their advertised times but the Company undertake to exercise their rights reasonably.
- 5. The Company shall pay to the Council for the use of their piers during the said period the sum of one penny per head for each passenger embarking or disembarking at Menai Bridge but transfer passengers from one of the. Company's steamers to another of the Company's steamers and not landing at the pier are not to count nor are passengers holding return tickets to pay more than one penny for the double journey Such payment is to be in full of all rates or dues of any kind soever against the Company or their steamers and no dues of any kind shall be levied upon the persons embarking or disembarking upon or from the Company's steamers either in respect of themselves or their property,

A.D. 1902. 6. The Company is to have the use of the Council's piers for laying their steamers alongside overnight when necessary.

> 7. This agreement is subject to such modifications (if any) as Parliament may think fit to make therein but should the Council in consequence of any action of Parliament in connexion with their pending Improvement Bill or otherwise be legally unable to carry out any of the provisions of this agreement or should Parliament require modifications in this agreement prejudicial to the interests of the Company the Council shall pay to the Company compensation in lieu of such obligations hereunder as they are unable to comply with or the Company at its option may terminate this agreement each party in such case being placed so far as possible in statu quo In case the Company elect to require compensation the amount shall failing agreement be decided by arbitration (two arbitrators and an umpire) under the Arbitration Act 1889.

> 8. In the event of the Council withdrawing their Bill or of its not passing this session then ipso facto this agreement shall terminate and the Company shall repay to the Council any expenses they have meantime incurred with the sanction of the Company in the maintenance of the premises at Menai Bridge with interest at the rate of four pounds per cent. per annum.

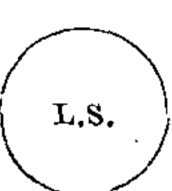
> In witness whereof the Menai Bridge Urban District Council and the Liverpool and North Wales Steamship Company Limited have caused their respective common seals to be hereunto affixed the day and year first before written.

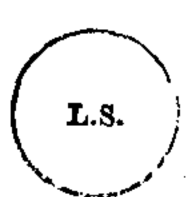
Passed under the common seal of the Menai Bridge Urban District Council in the presence of—

> JOHN DAVIES JONES Chairman. THOS. HUGHES Clerk.

Passed under the common seal of the Liverpool and North Wales Steamship Company Limited in the presence of—

> H. MacIver Chairman. T. G. Brew Clerk.





THIRD SCHEDULE.

HARBOUR AND PIER DUES AND TOLLS.

I.—RATES ON VESSELS (EXCLUSIVE OF CARGOES).

	£	s.	d.
For every vessel entering the harbour with cargo to discharge			
using the quays or docks of the Council and leaving empty or			
in ballast per register ton	0	0	4
For every vessel entering the harbour to discharge using the quays			
or docks of the Council and leaving with cargo per register ton	0	0	6
All boats plying for hire and using the quays or f per month	0	5	0.
docks of the Council - lor per year	1	0	0

For every master or member of the crew of any vessel boat or wherry using the pier for the purpose of going to or returning from his own vessel boat or wherry for each and every time a sum not exceeding 0 0 1 Or as a composition for one year a sum not exceeding - 1 0 0 For every other person using the pier for the purpose of landing from or embarking on board of any rhip vessel or boat of any kind whatever for each time any sum not exceeding - 0 0 6 Save as above and save as herein-after mentioned for every person using the pier for each time any sum not exceeding - 0 0 4 For every person using the pier between the hours of 2 p.m. and 10 p.m. on any day on which a concert or other public entertainment is held in any pavilion building or room for the time being on the pier between the said hours of 2 p.m. and 10 p.m. and provided that no further charge is made for the admissi m of the same person to the said pavilion building or room on the same day between such hours for each time any sum not exceeding - 0 0 6 For every both or sedan chair (including driver or carriers) taken on the pier for each time any sum not exceeding - 0 0 6 For every perambulator or cycle taken on the pier for each time any sum not exceeding - 0 0 6 For every reseal under the burden of 15 tons - 0 0 0 2 III.—Rates on Vessels using the Pier and Landing Places BELONGING TO THE COUNCIL. Not exceeding per Ton register - 0 0 6 For every vessel of the burden of 15 tons and under 50 tons register - 0 0 6 For every vessel of the burden of 150 tons and under 150 tons register - 0 0 0 6 For every vessel of the burden of 150 tons and under 150 tons register - 0 0 0 6 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For e	II.—RATES ON PERSONS USING THE PIER.	_	8.	-	À
Sum not exceeding	wherry using the pier for the purpose of going to or returning				
Or as a composition for one year a sum not exceeding - 1 0 0 For every other person using the pier for the purpose of landing from or embarking on board of any rhip vessel or boat of any kind whatever for each time any sum not exceeding - 0 0 6 Save as above and save as herein-after mentioned for every person using the pier for each time any sum not exceeding - 0 0 4 For every person using the pier between the hours of .2 p.m. and 10 p.m. on any day on which a concert or other public entertainment is held in any pavilion building or room for the time being on the pier between the said hours of 2 p.m. and 10 p.m. and provided that no further charge is made for the admission of the same person to the said pavilion building or room on the same day between such hours for each time any sum not exceeding - 0 0 6 For every bath or sedan chair (including driver or carriers) taken on the pier for each time any sum not exceeding - 0 0 0 6 For every perambulator or eyele taken on the pier for each time any sum not exceeding - 0 0 0 2 III.—Rates on Vessels using the Pier and Landing Places Belonging to the Council. Not exceeding per Tom register. For every vessel under the burden of 15 tons and under 50 tons register - 0 0 6 For every vessel of the burden of 15 tons and under 100 tons register - 0 0 0 6 For every vessel of the burden of 100 tons and under 150 tons register - 0 0 0 6 For every vessel of the burden of 150 tons register and unwards - 0 1 0 For every vessel of the burden of 150 tons register and unwards - 0 1 0 For every lighter for each trip - 0 0 2 All boats entirely open landing or taking on board passengers or goods each - 0 0 6 For every steamer boat lighter or vessel the sum of - 0 2 0,0		Λ	^	4	
For every other person using the pier for the purpose of landing from or embarking on board of any ship vessel or boat of any kind whatever for each time any sum not exceeding	- - -		0	1	
kind whatever for each time any sum not exceeding 0 0 6 Save as above and save as herein-after mentioned for every person using the pier for each time any sum not exceeding 0 0 4 For every person using the pier between the hours of 2 p.m. and 10 p.m. on any day on which a concert or other public entertainment is held in any pavilion building or room for the time being on the pier between the said hours of 2 p.m. and 10 p.m. and provided that no further charge is made for the admissi no of the same person to the said pavilion building or room on the same day between such hours for each time any sum not exceeding 0 0 6 For every bath or sedan chair (including driver or carriers) taken on the pier for each time any sum not exceeding 0 0 0 6 For every perambulator or cycle taken on the pier for each time any sum not exceeding 0 0 0 2 III.—Rates on Vessels using the Pier and Landing Places Belonging to the Council. Not exceeding per Too register. For Using the Pier. £ s. d. For every vessel under the burden of 15 tons and under 50 tons register 0 0 0 6 For every vessel of the burden of 50 tons and under 100 tons register 0 0 0 8 For every vessel of the burden of 150 tons and under 150 tons register 0 0 0 0 6 For every vessel of the burden of 150 tons and under 150 tons register 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	For every other person using the pier for the purpose of landing	I		U	
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For every person using the pier between the hours of .2 p.m. and 10 p.m. on any day on which a concert or other public entertainment is held in any pavilion building or room for the time being on the pier between the said hours of 2 p.m. and 10 p.m. and provided that no further charge is made for the admissi m of the same person to the said pavilion building or room on the same day between such hours for each time any sum not exceeding 0 0 6 For every bath or sedan chair (including driver or carriers) taken on the pier for each time any sum not exceeding 0 0 6 For every perambulator or cycle taken on the pier for each time any sum not exceeding 0 0 2 III.—Rates on Vessels using the Pier and Landing Places Belonging to the Council. Not exceeding per Ton register. For Using the Pier. For every vessel under the burden of 15 tons - 0 0 4 For every vessel of the burden of 15 tons and under 50 tons register - 0 0 6 For every vessel of the burden of 50 tons and under 100 tons register - 0 0 8 For every vessel of the burden of 150 tons and under 150 tons register - 0 0 6 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every vessel of the burden of 150 tons register and upwards - 0 1 0 For every lighter for each trip - 0 0 2 All boats entirely open lauding or taking on board passengers or goods each - 0 0 6 For every steamer boat lighter or vessel the sum of - 0 2 0,0	Save as above and save as herein-after mentioned for every person				
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All boats entirely open landing or taking on board passengers or goods each FOR USING THE LANDING PLACES BELONGING TO THE COUNCIL. For every steamer boat lighter or vessel the sum of					
goods each FOR USING THE LANDING PLACES BELONGING TO THE COUNCIL. For every steamer boat lighter or vessel the sum of 0 2 0,					
For every steamer boat lighter or vessel the sum of - 0 20		0	0	6	
For every steamer boat lighter or vessel the sum of 0 20,					
	For every steamer boat lighter or vessel the sum of	0	2	.0 ,	

A.D. 1902. IV.—RATES ON PASSENGERS' LUGGAGE LANDED SHIPPED OR TRANSHIPPED AT THE PIER.

For every trunk portmanteau box parcel or other package within the description of luggage and not borne by the passenger—
$oldsymbol{f f}$
Not exceeding 28-lbs. in weight - 0 0 2
Over 28 lbs. and not exceeding 56 lbs 0 0 3
Over 56 lbs. and not exceeding 84 lbs 0 0 4
Over 84 lbs. and not exceeding 112 lbs 0 0 5
Over 112 lbs. and not exceeding 140 lbs.
Over 140 lbs: and not exceeding 196 lbs 0 0 7:
Over 196 lbs. and not exceeding 2 cwt 0 0 8
And for every 20.lbs. weight in addition or part thereof - 0 0 1
V.—RATES ON GOODS SHIPPED TRANSHIPPED OR UNSHIPPED AT THE PIER. £ s. d.
Ale beer and porter in cask per 54 gallons 0 0 6
Ale beer or porter bottled per 36 gallons 0 0 4
Ale beer or porter bottled per dozen quart bottles 0 0 2
Ale beer or porter bottled per dozen pint bottles 0 0 1
Anchors per cwt 0 0 9
Anchor stock per foot run 0 0 3
Ballast per ton 0 1 6
Bark per ton 0 1 6
Beef or pork per cwt 0 0 3
Biscuits or bread per cwt 0 0 3
Blubber per 252 gallons 0 3 0
Bones and bonedust per ton 0 1 0
Bottles per gross 0 0 9
Bricks per thousand 0 1 0
British per thousand 0 0 2
Bicycles and tricycles each 0 0 3
Cables iron or hempen per ton 0 3 0
Canvas per 40 yards 0 0 1
Carriages chaises and other four-wheeled carriages each - 0 7 6
Gigs carts and other two-wheeled carriages each - 0 5 0
Hand-carts and perambulators each - 0 1 0
Casks (empty) not being returned packages each - 0 0 3
Cattle—'
Bulls cows and oxen each 0 2 0 Calves each 0 0 9
Calves each 0 0 9 Horses each 0 3 0
_
1 V
Pigs each 0 0 1 Sheep each 0 0 3
Sneep each
Chalk per ton - Paris and the same to the light was to be 0 to 1 to 0

[2 Edw. 7.]	Menai Bridge Urban District	[Ch. ccxxxviii.]
_	Act, 1902.	

	•	Act, 190	4.				•		
					•	£	s.	d.	A.D. 1902.
Cheese per cwt	-	-	-	-	-	0	0	4	9.
Chimney pots each -		-	-	-	-	0	U	2	
Clay per ton -	-	-	-	-	-	0	1	0	
Cloth haberdashery &c. 1	per packa	ge not ex	ceeding 1	ewt.	-	0	Û	6	
Coals per ton -	-	-	-	-	-	0	0	6	
Copper per ton -		_	-	-	_	0	3	0	
Cordage per cwt.	_	-	_	-	_	0	0	3	
Corks per cwt		_	-	-		0	0	6	
Crystal per ton	-	-	_	_	_	0	_	0	
Dogs each		_	_		_	0	0	6	
Drugs (in casks hampers	or boxes) per foot	; -	_	_	Ó	0	2	
Earthenware (in crates)	_	, -	, 	_	_	٥	8	ت 1	
Eggs per cwt	por 1000	_	_		_	0	., Т	ง	•
Fish (not sold by auctic	n) turbot	- beill ba	libut golas	e and and i	lina	v	J.	v	•
,	my unious	. OHH Ha	iina poic	s cou anu	ung	Λ	Λ	e)	
per cwt	- n V. basssina	- 	- 1 000		-			3	
Fish (not sold by auction	_	- '	_	-	-		0	-	
Fish (not sold by auction	•	-		- 1 10			0	_	
Fish (not sold by auction	•			~	ewt			_	
Fish (not sold by auctio	-		, –		-	()		3	
Fish (not sold by auction			_		-	0	0	<u> 2</u>	
Fish of all kinds (sold b	by auction	ı) £1 per	centum u	ipon the g	ross				
amount realised by t	he sale .	Any fract	tion of a	shilling to	be be				
reckoned as a shilling	ζ.								
Flax per ton -	-	-	-	-	-	0	2	0	
Flour and meal per four	bushels	-	-	_	_	0	0	3	
Flour and meal per cwt.		-	-	-	_	0	0	1	•
Furniture (household) p		bic feet	-	-	•	0	0	4.	
Fruit per bushel	_	_	-		-	0	0	4	
Fuel (manufactured) per	r ton		_	•	_	0	0	6	
Glass per cwt.	-		-	_	_	0	1	0	
Grain and seeds per cwi	t	_	-	_		0	1	Ů	
Groceries not enumerate		· Ł	_	_	_		V T		
	od per en	_	_	-	-	0	0	6	
Guano per ton -	-		•	-	-	0	1	0	
Gunpowder per cwt.	-	•	•	-	-	0	()	6	
Hams bacon or tongues	per ew.	-	-	~	-	0	0	4	
Hardware per ton	•	-	-	-	-	0	2	6	
Hares and rabbits per d	lozen	f_	-	· -	-	0	0	4	
Hay per ton -	-	-	-	-	-	0.	1	6	
Hemp per ton -	-	-	-	-		0	2	0	
Hides—									
Ox cow or horse (v	vet or dry	7) each	-	-	-	0	()	2	
Ice per ton -	-	•	-	64	-	0	1	()	
Iron—	. .	•							
Bar bolt rod and sl	-	on	-	-	-	0	1	6	
Pig and old per tor	n -	-	7	-	-	0	1	0	
		D				49			
						_ ~			

	[Ch. ccxxxviii.]	Menai	Bridge U		trict	[2 1	ĪDW	7. 7.]
A.D. 1902.	${\bf Iron} continued.$						£	s.	d.
, 	Manufactured per te	o n	-	•	•	_	Ū	2	6
	Pots each -	-	-	-	-	-	0	0	1
	Kelp per ton -		-	•	-	-	O	$\overline{2}$	0
	Lead per ton -	-	- .	-	-	_	0	2	0
	Leather (tanned and dres	ssed) per	r cwt.	-	-	-	0	0	3
	Lime per 28 bushels	-	-	-	-	-	O	1	4
	Limestone per ton -		-	-	-	_	0	()	6
	Machinery per ton	-	-	-	-		0	2	6
	Manure (not enumerated)	· -		-	-		0	I	0
	Masts and spars 10 inche			_	each ,	-	0	4	6
	Masts and spars under 10) inches	in diamete	e r each	-	-	0	3	0
	Meat (fresh) per cwt		-	-	-	-	0	().	6
	Milk per gallon		-	•	-	-	0	0	$0\frac{1}{2}$
	Musical instruments per d	cubic foo	ot		-	-	0	0	$1^{}$
	Mussels or other bait for	fish per	ton	-	-	-	0	Ţ	0
	Nets per 5 cubic feet -	•	-	•	•	-	0	0	4
	Oakum per cwt.	-	-	•	-	_	0	0	2
	Oils per ton -		_	-	-	_	0	2	0
	Oil cake per ton	-	-	a.	-	-	0	ł	6
	Oranges and lemons per c	$\mathbf{wt}.$	-	-	•	-	0	0	6
	Ores per ton -	-	-	-	-	_	0	1	0
	Paint per cwt.		•	-	-	-	0	0	2
	Peat per ton -	-	-	-	-	_	0	0	6
	Pitch and tar per cwt		-	-	-	-	0	0	2
	Potatoes per cwt.	-	-	-	-		0	0	2
	Poultry and game per doz	zen	-	-	-	-	0	()	4
	Rags and old rope per ton	l	-	-	₩.	-	0	2	0
	Sails per ewt.		-	-	-	-	0	()	6
	Salt per cwt	-	<u>.</u>	-	-	-	0	0	1
	Sand per ton -		-	-		_	0	1	0
	Shrimps baskets of each	-	-	-	-	-	()	0	2
	Skins—								
	Calf goat sheep lamb	or dog	per dozen	-	-	-	0	0	6
	Slates per 24 cubic feet	-	-	-	-	-	0	0	3
	Spirits per 54 gallons -		-		-	-	0	1	0
	Spirits per gallon	-	-	-	-	_	0	0	1
	Steel per ton -		-	-	-	-	0	3	0
	Stones per 36 cubic feet	-	-	-	_	~ ·	0	1	6
	Sugar per cwt.		-	-	-	-	0	0	3
	Tallow soap and candles p	er ewt.	-	-	-	-	0	0	3
	Tea per 36 lbs.		-	-	•	-	0	1	0
	Tiles per 1,000 · -	-	-		-	-	0	1	0
	Tin and zinc per ton -		-	-	•	-	()	3	0
	Tobacco per cwt			•	-	-	0	0	3
	Turnips per ton			•	-	•	()	0	6
	E O								

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	A00, 1002	ú.			£	s.	d.	A.D. 1902.
Turpentine and varnish per barr	el	_	-		0	_	6	
Turtles each - "	•	_	_	_	0	2	6	
	owt	_	_		0	0	4	
Vegetables (not enumerated) per	CW 0.	_	_			0	_	
Vinegar per 54 gallons -	-	-	•	-				
Vitriol per 36 gallons -	-	-	-	-	0	0		
Water per 54 gallons -	-	-	-	-	0	0	3	
Wine per 54 gallons -	_	-	•	~	0	1	0	
Wine (hottled) per gallon -	-	-	-	-	0	0	1	
Wood-								
Per 50 feet -	-	-	-	•	0	1	0	
Firewood and laths and lat	hwood per	216 cubic:	${f feet}$	-	0	1	6	
Spars and ores per 120	₩	-	-	-	0	5	0	
Treenails and wedges per 1	,000 -	-	-	-	0	2	6	
Pipe staves and others in p	roportion p	er 120	~	-	0	2	6	
Lignum vitæ and fustic	logwood ma	ahogany a	nd rosewo	ood				
per ton -	<u>-</u>	-	-		0	2	0	
Wool per cwt	-	-	-	-	0	0	2	
Yarn per cwt	-	-	-	-	0	0	2	
ALL OTHER GOODS NOT	PARTICUL	ARLY ENUX	MERATED A	ABO	VE.			•
						Δ	'n	
Light goods per cubic foot	-	-	-	-	0	V	Ţ	
Heavy goods per ton -	-	-	-	•	0	2	0	

In charging the rates on goods the gross weight or measurement of all goods to be taken and for any less weights measures and quantities than those above specified a proportion of the respective rates shall be charged.

VI.—FOR THE USE OF CRANES WEIGHING MACHINES AND SHEDS.

1.—RATES OF CRANEAGE.

			£	8.	d.
All goods or packages not exceeding 1 ton -	-	-	0	0	4
Exceeding 1 ton and not exceeding 2 tons -	-	-	0	0	6
Exceeding 2 tons and not exceeding 3 tons -	-	-	0	0	8
Exceeding 3 tons and not exceeding 4 tons -	-	_	0	0	10
Exceeding 4 tons and not exceeding 5 tons -	-	-	0	1	0
Exceeding 5 tons and not exceeding 6 tons -	-	-	0	1	2
Exceeding 6 tons and not exceeding 7 tons -	-	-	0	1	4
Exceeding 7 tons and not exceeding 8 tons -	-	-	0	1	6
Exceeding 8 tons and not exceeding 9 tons -	-	-	0	1	10
Exceeding 9 tons and not exceeding 10 tons -	-	-	0	2	4
Exceeding 10 tons	-	-	0	3	6
2.—Weighing Machines.					
For goods weighed for each ton or part of a ton	_		6	0	2
To Brown in Price for coort out of Iwith of a for	-	_	U	v	-

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3.—Shed Dues.

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£ s. d.

For each ton of goods which shall remain in the sheds or on the other works of the pier for a longer time than twenty-four hours the sum of threepence and the sum of three halfpence per ton for each day during which such goods shall remain after the first twenty-four hours.

For every portmanteau trunk parcel or other article of passengers' luggage for each day or part of a day per package - - 0

It shall be at the option of the undertakers to ascertain the amount of ones payable on goods either by weight or by measurement at their option forty cubic feet being held equal to one ton.

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