



CHAPTER clxxxix.

An Act to authorise the Corporation of the city of Sheffield to execute certain street improvements and to construct an additional tramway to confer on the Corporation further powers with respect to their markets undertaking to extend the boundaries of the city and for other purposes. [10th August 1914.] A.D. 1914.

WHEREAS the city of Sheffield (in this Act called "the city") is a municipal borough subject to the Acts relating to municipal corporations and is a county borough within the meaning of the Local Government Act 1888 and the lord mayor aldermen and citizens of the city (in this Act called "the Corporation") acting by the council are the urban sanitary authority for the city:

And whereas it is expedient that the Corporation should be empowered to construct the street improvements and to acquire the lands in this Act respectively mentioned or referred to:

And whereas it is expedient that a new tramway should be constructed for the purpose of extending and improving the existing tramways of the Corporation and that further powers should be conferred upon the Corporation with respect to the running of motor omnibuses:

And whereas under and in pursuance of the Sheffield Corporation (Markets) Act 1899 certain markets therein referred to were vested in the Corporation:

And whereas it is expedient that the Corporation should be empowered to transfer certain of their markets and their slaughter-houses to more convenient situations and thereat to establish new markets slaughter-houses and abattoirs as in this Act provided:

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And whereas it is also expedient that the other powers in this Act contained with reference to the markets undertaking should be conferred upon the Corporation :

And whereas it is expedient that the boundaries of the city should be extended so as to include a portion of the parish of Bradfield as by this Act provided :

And whereas it is expedient that further provision should be made for the good government and improvement of the city and that the powers of the Corporation in relation thereto should be enlarged and extended :

And whereas it is expedient that the Corporation should be empowered to establish and maintain a fire insurance fund :

And whereas estimates have been prepared by the Corporation in relation to the following purposes in respect of which they are by this Act authorised to borrow money and such estimates are as follows :—

For the purchase of lands for and for the construction of the street improvements by this Act authorised - - - - -	£ 163,248
For the construction and equipment of the tramway by this Act authorised and for the general purposes of the tramway undertaking - -	122,456
For the provision of motor omnibuses - -	18,944
For the purchase of lands for and for the construction of markets and abattoirs and the railways by this Act authorised and for the provision of refrigerators and the general purposes of the markets undertaking - -	156,428

And whereas the several works included in such estimates respectively are permanent works and it is expedient that the cost thereof should be spread over a term of years :

And whereas it is expedient that the other powers contained in this Act should be conferred upon the Corporation :

And whereas the objects of this Act cannot be attained without the authority of Parliament :

And whereas plans and sections showing the lines and levels of the works authorised by this Act and a book of reference to such plans containing the names of the owners or reputed owners and lessees or reputed lessees and of the occupiers of the lands required or which may be taken for the purposes

or under the powers of this Act were duly deposited with the clerk of the peace for the west riding of the county of York which plans sections and book of reference are in this Act respectively referred to as the deposited plans sections and book of reference : A.D. 1914.

And whereas in relation to the promotion of the Bill for this Act the requirements of the Borough Funds Acts 1872 and 1903 have been observed and the approval of the Local Government Board has been obtained :

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 as the Sheffield Corporation Act 1914. Short title.

2. This Act is divided into Parts as follows :—

Part I.—Preliminary.

Part II.—Street Improvements.

Part III.—Tramways.

Part IV.—Markets and Abattoirs.

Part V.—General Provisions as to Works and Lands.

Part VI.—Extension of City.

Part VII.—Police.

Part VIII.—Financial Provisions.

Part IX.—Miscellaneous.

Division of
Act into
Parts.

3. The following Acts and parts of Act so far as they are applicable to the purposes of and are not inconsistent with the provisions of this Act are hereby incorporated with and form part of this Act (that is to say) :— Incorporation of general Acts.

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

Section 3 (Interpretation of terms) section 19 (Local authority may lease or take tolls) and Parts II. and III. of the Tramways Act 1870 ; and

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The Railways Clauses Consolidation Act 1845 (except the words "not exceeding the tolls by the special Act authorised to be taken by them" in section 86 thereof and except section 107 thereof) and Part I. (relating to construction of a railway) of the Railways Clauses Act 1863 Provided that the railways by this Act authorised shall not be used for the conveyance of passengers.

Interpreta-
tion.

4. In this Act unless the subject or context otherwise requires the several words and expressions to which by the Acts wholly or partially incorporated with this Act and by the Public Health Act 1875 and any Act amending the same meanings are assigned shall in this Act have the same respective meanings And—

"The existing city" means the city of Sheffield as it existed immediately prior to the commencement of Part VI. of this Act;

"The city" means the city of Sheffield as extended by this Act;

"The Corporation" means the lord mayor aldermen and citizens of the existing city or of the city (as the context may require);

"The council" means the council of the existing city or of the city (as the context may require);

"The town clerk" "the medical officer" "the veterinary inspector" and "the inspector of nuisances" mean respectively the town clerk the medical officer of health the veterinary inspector and any inspector of nuisances of the existing city or of the city (as the context may require) and the medical officer includes the deputy medical officer of health of the Corporation and any person duly appointed by the Corporation to discharge temporarily the duties of a medical officer of health;

"The borough fund" "the borough rate" "the district fund" and "the general district rate" mean respectively the borough fund the borough rate the district fund and the general district rate of the city;

"The tramway" means the tramway by this Act authorised;

"The tramway undertaking" means the tramway undertaking of the Corporation for the time being authorised;

"The markets undertaking" means the markets undertaking of the Corporation for the time being authorised;

“The county” means the county of the west riding of Yorkshire and “the county council” means the council of that county;

“The rural district” and “the rural council” mean respectively the rural district of Wortley and the council of that district;

“The added area” means so much of the parish of Bradfield in the rural district as is defined in the section of this Act the marginal note whereof is “Extension of city”;

“The appointed day” means the first day of April one thousand nine hundred and fifteen;

“The Act of 1888” and “the Act of 1894” mean respectively the Local Government Act 1888 and the Local Government Act 1894;

“The Municipal Corporations Acts” means the Municipal Corporations Act 1882 and the Acts amending and extending the same;

“Daily penalty” means a penalty for every day on which any offence is continued after conviction;

“The Act of 1890” means the Sheffield Corporation Act 1890;

“The Act of 1893” means the Sheffield Corporation (Street Widenings) Act 1893;

“The Act of 1896” means the Sheffield Corporation Water Act 1896;

“The Act of 1897” means the Sheffield Corporation (Streets and Tramways) Act 1897;

“The Act of 1907” means the Sheffield Corporation Act 1907;

“The Act of 1912” means the Sheffield Corporation Act 1912; and

“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 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 but does not include annuities rentcharges or securities transferable by delivery or any securities of the Corporation.

A.D. 1914. 5. This Act shall be carried into execution by the Corporation acting by the council.
Execution of Act.

PART II.

STREET IMPROVEMENTS.

Power to construct street improvements.

6. Subject to the provisions of this Act the Corporation may in the lines and according to the levels shown on the deposited plans and sections and described in the deposited book of reference make and maintain within and adjoining the city the street improvements and works hereinafter described together with all proper works and conveniences connected therewith and they may enter upon take and use all or any of the lands delineated on the deposited plans for the purposes of the said street improvements and works or for the purpose of providing space for the erection of buildings adjoining or near thereto (that is to say):—

(1) A widening of Waingate on the east side thereof commencing at the eastern end of the southern abutment of Lady's Bridge and terminating at Exchange Street;

Also a widening of Exchange Street on the north side thereof commencing at Waingate and terminating at Furnival Road and in connection therewith an extension of the present bridge carrying Exchange Street over the River Sheaf;

Also a widening of Furnival Road on the west side thereof commencing at Exchange Street and terminating at Blonk Street;

Also a widening of Blonk Street on the south-west side thereof commencing at Furnival Road and terminating at the south-western end of the south-eastern abutment of the bridge carrying Blonk Street over the River Don;

Also a new street or road in continuation of Bridge Street commencing on the east side of Waingate at a point twelve yards or thereabouts measured in a southerly direction from the eastern end of the southern abutment of Lady's Bridge and terminating in Blonk Street at a point twenty-five yards or thereabouts measured in a south-easterly direction from the south-western end of the south-eastern abutment of the bridge carrying Blonk Street over

the River Don and in connection therewith a new A.D. 1914.
bridge over the River Sheaf;

Also an alteration of line or levels and a regulation of both banks and a covering of the River Sheaf between the bridge carrying Exchange Street over the River Sheaf and the confluence of that river with the River Don and an alteration or diversion of the weir across the River Sheaf in the rear of the Alexandra Theatre and an extension of the culvert leading therefrom to the Sheaf Works of Thomas Turton & Sons Limited:

- (2) A widening of Middlewood Road on the east side thereof commencing at Hawksley Avenue and terminating at a point seven yards or thereabouts measured in a southerly direction from a point opposite the southern side of Lennox Road:
- (3) A widening of Middlewood Road on the east side thereof commencing at a point thirty-three yards or thereabouts measured in a southerly direction from a point opposite the southern side of Withens Avenue and terminating at a point thirty-two yards or thereabouts measured in a northerly direction from a point opposite the northern side of Langsett Avenue:
- (4) Widenings of Bradfield Road on the north side thereof commencing at a point eighty yards or thereabouts measured in an easterly direction from the east side of Middlewood Road and terminating at a point sixty-two yards or thereabouts measured in a westerly direction from the south-west side of Hawksley Road and also commencing at Owlerton Green and terminating at the south corner of the Royal Hotel situate at the junction of Bradfield Road with Penistone Road;

Also widenings of Bradfield Road on the south side thereof between points respectively eight yards and one hundred and nineteen yards or thereabouts measured in an easterly direction from Langsett Road and also commencing at a point opposite the east side of Hawksley Avenue and terminating on the south-west side of Penistone Road at a point thirty-two yards or thereabouts measured in a south-easterly direction from the south side of Bradfield Road:

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- (5) A widening of Leppings Lane on the south-east side thereof commencing at the north-east side of the River Don and terminating at Catch Bar Road;

Also a widening of Leppings Lane on the north-west side thereof commencing at a point eighteen yards or thereabouts north of Vere Road and terminating at a point twenty yards or thereabouts north-east of Catch Bar Road and in connection therewith a widening of the existing bridge carrying Leppings Lane over the River Don:

- (6) A widening of Penistone Road on the east side thereof commencing at a point nine yards or thereabouts north of the River Don and terminating at a point twenty-three yards or thereabouts north of Bastock Road;

Also a widening of Penistone Road on the west side thereof commencing twenty-seven yards or thereabouts north of the River Don and terminating at the junction of Penistone Road and Park Side Road and in connection therewith a new bridge in substitution for the existing bridge carrying Penistone Road over the River Don:

- (7) A widening of Coleridge Road on the south-west side thereof commencing at a point twenty yards or thereabouts measured in a south-easterly direction from the south-east side of Century Street and terminating at a point forty-two yards or thereabouts north-west of Coleridge Place:

- (8) Widenings of Coleridge Road on the south-west side thereof commencing at Abinger Street and terminating at a point eighteen yards or thereabouts south-east of Abinger Street and also commencing at a point opposite the north-west side of Calvert Road and terminating at a point fifteen yards or thereabouts south-east thereof;

Also a widening of Coleridge Road on the west side thereof commencing at a point seventeen yards or thereabouts measured in a south-easterly direction from a point opposite the south-east side of Calvert Road and terminating at a point twenty-five yards or thereabouts measured in a northerly direction from the north side of Fitzmaurice Road;

Also a widening of Coleridge Road on the east side thereof between points respectively twenty-four yards and seventy-six yards or thereabouts measured in a southerly direction from the south side of Palmer Road :

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- (9) A widening of Campo Lane on the north side thereof commencing at Paradise Street and terminating at Saint Peters Close :
- (10) A widening of Broughton Lane on the south-west and west sides thereof commencing at a point opposite Surbiton Street and terminating at Tinsley Park Road ;

Also a widening of Broughton Lane on the east side thereof commencing at a point sixty-two yards or thereabouts measured in a northerly direction from the north side of Tinsley Park Road and terminating at Tinsley Park Road and in connection therewith new bridges in substitution for the existing bridges carrying Broughton Lane over the Great Central Railway and the Sheffield Canal and towing-path :

- (11) A widening of Cricket Inn Road on the north side thereof commencing at a point twenty-nine yards or thereabouts measured in an easterly direction from a point opposite the east gable wall of the " Belle Vue " public-house and terminating at a point opposite Manor Lane ;

Also widenings of Cricket Inn Road on the south side thereof commencing at a point fourteen yards or thereabouts measured in an easterly direction from a point opposite the east gable wall of the " Wybourn Hotel " and terminating at a point eight yards or thereabouts east of Whites Lane and also commencing at a point seventy-two yards or thereabouts measured in an easterly direction from Whites Lane and terminating sixty yards or thereabouts east of such point and also commencing at a point opposite Woodbourn Road and terminating at a point eighty-seven yards or thereabouts in a westerly direction from such point :

And for the purposes of the widening (2) of Middlewood Road by this Act authorised the Corporation may appropriate and use

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Power to stop up certain streets.

7. The Corporation may stop up and discontinue as public streets and thoroughfares the whole or any part of the streets known as Castlefolds Lane Chandlers Row Castle Hill and Exchange Lane and so much of Aston Street as lies to the east of a point therein due north of Whites Lane and also so much of Woodbourn Road as lies between Aston Street and Cricket Inn Road and the site and soil of those streets when stopped up and discontinued are hereby vested in the Corporation and all rights of way over the same are hereby extinguished:

Provided that the Corporation shall make full compensation to all parties interested in respect of any private rights of way extinguished by virtue of this section and such compensation shall be settled in manner provided by the Lands Clauses Acts with reference to the taking of lands otherwise than by agreement.

Easement for constructing street improvements.

8. Notwithstanding anything contained in this Act the Corporation may purchase and acquire an easement or right of constructing in accordance with the deposited plans maintaining and using the street improvements and works by this Act authorised over the Great Central Railway the River Don and the River Sheaf and of erecting and maintaining buildings and premises over the River Sheaf without the Corporation being obliged or compellable to purchase any greater interest therein respectively.

Limits of deviation for street improvements.

9. In the construction of the street improvements and works authorised by this Part of this Act the Corporation may deviate laterally to any extent not exceeding the limits of lateral deviation shown on the deposited plan thereof respectively and may deviate vertically from the levels shown on the deposited section thereof respectively to any extent not exceeding two feet upwards and two feet downwards and in the case of the Widening (10) of Broughton Lane to any extent not exceeding four feet upwards and four feet downwards.

Period for completion of street improvements and works

10. If the street improvements and works by this Part of this Act authorised be not completed in the case of the Street Improvements and Works (1) within the period of seven years and in the case of the Street Improvements and Works (2) to (11) within the period of five years from the passing of this

Act then on the expiration of those periods respectively the powers of the Corporation under this Act for the execution of the same respectively shall cease except so far as the same shall have then been completed.

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11. The provisions contained in the sections of the Act of 1893 the numbers and marginal notes of which are set forth in this section shall so far as applicable extend and apply to and in relation to the like matters as if they were re-enacted in this Act:—

Incorporation of certain provisions of Act of 1893.

The sections hereinbefore referred to are—

Section 7 (Power to make subsidiary works);

Section 8 (Alteration of position of mains and pipes);

Section 9 (Alteration of position of overhead wires &c.);
and

Section 18 (Land laid into streets to form part thereof).

12. The county council may pay or contribute out of their county fund or out of moneys to be borrowed for the purpose towards the cost of the lands for and the construction and maintenance of the Street Improvements and Works (5) and (6) in Leppings Lane and Penistone Road by this Act authorised and the county council and the Corporation may enter into and carry into effect contracts and agreements with respect thereto.

Power to county council to contribute to cost of certain works.

13. The following provisions for the protection of the Great Central Railway Company (in this section called "the company") shall unless otherwise agreed apply and have effect (that is to say):—

For protection of Great Central Railway Company.

(1) The Corporation shall in connection with the alteration and regulation of the banks and the covering in of the River Sheaf (being one of the works referred to in the section of this Act whereof the marginal note is "Power to construct street improvements") reconstruct in a suitable condition to bear any buildings or roads (including the traffic on such roads) which may be constructed over the said River Sheaf and in all respects to the reasonable satisfaction of the engineer of the company the shuttle at the confluence of the covered goit with the River Sheaf together with so much of the covered goit as lies between the point where the said goit crosses the southern side of Blonk Street as that street existed at the date of the passing of this Act and the street when widened under the powers of this Act and together

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with so much as it may be reasonably necessary to reconstruct (having regard to the purposes for which the site thereof is intended to be utilised) of the portion of the said goit as lies between the reconstructed shuttle and the southern side of Blonk Street where widened under the powers of this Act and shall maintain the said shuttle and so much of the said goit as shall be reconstructed for a period of twelve months after the same has been completed and after the said period the company shall thereafter maintain the said shuttle and the said portion of the said goit:

- (2) The Corporation shall at their own expense from and after the commencement of the alteration and regulation of the banks of the River Sheaf for ever maintain and keep in a sound and proper state of repair to the reasonable satisfaction of the engineer of the company the weir across the said River Sheaf adjoining the Alexandra Theatre:
- (3) The Corporation shall give to the company all proper facilities including free access to the said shuttle and covered goit for the purpose of maintaining the said shuttle and the said goit:
- (4) Any difference which may arise between the Corporation and the company under this section (other than any difference as to the proper interpretation thereof) shall be referred to an arbitrator to be appointed in default of agreement by the President of the Institution of Civil Engineers on the application of either party and the provisions of the Arbitration Act 1889 shall apply to any such arbitration.

For protection of rural council.

14. Before commencing to carry out the widening by this Act authorised of any portion of Leppings Lane of which the rural council are the road authority the Corporation shall deliver to the rural council a plan section and other particulars of the proposed work in connection with such portion of widening for the approval of the surveyor of the rural council and if such surveyor shall fail to approve or disapprove of such plan section and other particulars for twenty-eight days after the same shall be delivered he shall be deemed to have approved thereof and the work shall be carried out by the Corporation in accordance with such plan section and particulars Provided that if within

the said period such surveyor shall have expressed disapproval of the said plan section and other particulars the Corporation shall not commence the work unless and until a plan section and other particulars shall have been approved by an arbitrator to be appointed failing agreement by the President of the Institution of Civil Engineers and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such arbitration. A.D. 1914.

15. The Corporation shall in constructing the new bridge (in connection with Work No. (6)) carrying Penistone Road over the River Don provide a space not less than two feet four inches deep by one foot six inches wide under the footway on the east side of the said bridge for the accommodation of four three and one-quarter inch pipes containing telegraphic lines of the Postmaster-General. The accommodation shall be provided and constructed in accordance with plans sections and particulars to be previously submitted to and reasonably approved by the Postmaster-General. Provided that if within one month of the receipt of the said plans sections and particulars the Postmaster-General shall not have intimated to the Corporation his disapproval thereof or made any requirement with respect thereto he shall be deemed to have approved the same. Provided further that any extra cost which the Corporation may reasonably incur in complying with the provisions of this section shall be borne and paid by the Postmaster-General. For protection of Postmaster-General.

16. The following provisions for the protection of the Great Central Railway Company (in this section referred to as "the company") shall in connection with the powers conferred upon the Corporation by this Part of this Act unless otherwise agreed in writing between the company and the Corporation have effect:— For further protection of Great Central Railway Company.

(1) Notwithstanding anything contained in this Act or shown upon the deposited plans the bridge to be constructed to carry Broughton Lane over the railway of the company so far as the same affects the works and property of the company shall be constructed so as to give a clear square span over the railway of the company and between the abutment walls of eighty feet and a minimum clear headway over the railway of fifteen feet:

(2) In executing the widening of Broughton Lane the Corporation shall not in any event carry out the

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structural works of the bridge to be constructed in substitution for the existing bridge carrying Broughton Lane over the Great Central Railway by this Part of this Act authorised but such works shall be carried out by the company in accordance with plans and estimates submitted to and approved and agreed by the Corporation. The word "bridge" in this section shall include all works from back to back of the abutments of the bridge but shall not include any portion of the approaches to the bridge:

- (3) The company shall commence such last-mentioned work within one calendar month after receipt of notice from the Corporation under the hand of the town clerk requiring them to execute such works and shall afterwards complete the same with all despatch:
- (4) The Corporation shall repay to the company all sums properly and reasonably expended by them from time to time in or about the construction and carrying out of the said works and upon the materials required for the same including all reasonable costs of any inspectors and watchmen and of the preparation and settlement of any plans sections and specifications of such works and materials:
- (5) The Corporation shall at their own reasonable expense and according to plans and sections to be previously submitted to and reasonably approved by the principal engineer of the company construct a retaining wall in place of the existing embankment on the west side of Broughton Lane and shall at the like expense and to the reasonable satisfaction of the said principal engineer at all times thereafter maintain repair strengthen and renew the said retaining wall or any portion thereof:
- (6) The Corporation shall at all times maintain the whole surface of the roadway of the said bridge and of the approaches thereto:
- (7) The Company shall at all times maintain the structure of the said bridge in substantial repair and good order and condition and the Corporation shall pay to the company such annual or commuted lump sum as may be agreed or determined by arbitration as hereinafter provided in respect of the extra cost

occasioned to the company in repairing so much of the said bridge as is occasioned by the said widening :

- (8) If the company shall hereafter require to widen lengthen strengthen alter or repair the said bridge or the approaches to such bridge or to widen or alter their line under the said bridge or roadway the Corporation shall afford to the company all reasonable and proper facilities for those purposes or any of them Provided that in any such event the gradients of the roadway shall not be made steeper :
- (9) Any difference which may arise between the Corporation and the company under this section (other than any difference as to the proper interpretation thereof) shall be referred to an arbitrator to be appointed in default of agreement by the President of the Institution of Civil Engineers on the application of either party and the provisions of the Arbitration Act 1889 shall apply to any such arbitration.

17. For the protection of the Sheffield and South Yorkshire Navigation Company (in this section called "the navigation company") the following provisions shall unless otherwise agreed have effect (that is to say) :—

For protection of Sheffield and South Yorkshire Navigation Company.

- (1) In this section "the canal" means the Sheffield and Tinsley Canal and the towing-path and banks thereof "the existing bridge" means the bridge by which Broughton Lane is carried over the canal and "the new bridge" means the new bridge by which Broughton Lane is to be carried over the canal :
- (2) In lieu of the existing bridge carrying Broughton Lane over the canal the Corporation shall erect a girder bridge of one span and having throughout an average headway above the ordinary water level of the canal of not less than ten feet three inches and a clear width between the abutments thereof which shall in each case be parallel to each other and to the centre line of the canal of not less than thirty feet measured on the square :
- (3) The foundations of the abutments of the new bridge shall be carried down to such depth below the ordinary water level of the canal and shall be in

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such positions as shall be reasonably fixed by the principal engineer of the navigation company :

- (4) The Corporation as well during the removal of the existing bridge and the construction of the new bridge as during any repairs of the new bridge shall leave the navigable waterway and towing-path free and uninterrupted except so far as may be reasonably agreed between the navigation company and the Corporation :
- (5) All works connected with the removal of the existing bridge and the erection of the new bridge and all other works crossing or affecting the canal shall be executed in accordance with plans sections and specifications to be previously submitted to and reasonably approved in writing by the said engineer and no work shall be commenced or the existing bridge in any way interfered with until the said engineer shall have signified his approval of such plans sections and specifications and his consent has been obtained in writing to the commencement of such work Provided that if such engineer do not signify his approval or disapproval of any such plans sections or specifications within one month after their submission to him he shall be deemed to have approved them :
- (6) All works connected with the removal of the existing bridge and the erection of the new bridge and all other works crossing or affecting the canal shall except in case of strike accident or other inevitable delay be carried on uninterruptedly when commenced and shall be completed with all reasonable despatch and all scaffolding piling and materials affecting the waterway or towing-path shall be removed as soon as the work for which they are required has been completed and in the meantime shall be kept in proper repair :
- (7) All the works by this Act authorised crossing or in any way affecting the canal shall be constructed and maintained so that the traffic on the canal shall not except as herein expressly provided be in any way obstructed impeded or interfered with and such

maintenance shall be effected under the superintendence and to the reasonable satisfaction of the navigation company but in all things at the expense of the Corporation :

- (8) The Corporation shall bear and on demand pay to the navigation company the reasonable expense of the employment by the navigation company of a sufficient number of inspectors and watchmen to watch the canal during the execution of the works by this Act authorised crossing or in any way affecting the canal and for preventing except as aforesaid any such obstruction or interference or any danger or accident from the acts or defaults of the Corporation or their contractors or the servants workmen or other persons in their respective employ :
- (9) The Corporation shall at all times maintain the new bridge and the roadways and footpaths thereon and the approaches to the same and other works for such crossing of the canal in good and substantial repair and condition to the reasonable satisfaction of the navigation company and so as not to cause any obstruction to the canal and in default thereof the navigation company may as well on the lands of the Corporation as on their own land do all such works and things as they may think reasonably requisite in that behalf and the reasonable cost thereof shall on demand be paid by the Corporation to the navigation company :
- (10) The Corporation shall at all times hereafter maintain the new bridge of the minimum headway herein specified :
- (11) If by reason of the execution or maintenance of any of the works or any proceedings of the Corporation or any act or omission of the Corporation or their contractors or of any officer servant or workmen or other person employed by the Corporation or such contractors the canal or any of the works thereof be injured or damaged such injury or damage shall forthwith be made good by the Corporation at their own cost and in default thereof after seven days' notice in writing given by the navigation company to the Corporation the navigation company may make

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good the same and recover the reasonable cost thereof from the Corporation :

- (12) The Corporation shall indemnify the navigation company for any loss or damage they may suffer and for any compensation they may be required to pay for any such obstruction (except as aforesaid) interruption or interference with the traffic of the canal or any accident which shall have been occasioned by any such act or default as in this section is mentioned :
- (13) Nothing in this section shall extend to prevent the navigation company or any owner of vessels boats keels or barges using the canal from recovering from the Corporation any special damage that shall be sustained by them or him for or in consequence of any such act or default as in this section is specified :
- (14) With respect to any lands belonging to the navigation company which the Corporation are by this Act authorised to enter upon take use or interfere with the Corporation shall not except by agreement with the navigation company purchase and take the same but the Corporation may purchase and take and the navigation company may and shall sell and grant to the Corporation accordingly an easement or right of using the same so far as may be necessary for the purpose of erecting the said new bridge and other works hereby authorised for crossing or in any way affecting the canal :
- (15) If any difference arise between the Corporation and the navigation company as to anything to be done or not to be done under this section or any money to be paid thereunder (except by way of compensation as in this section provided or for any such easement as aforesaid) such difference shall be determined by an engineer to be appointed (unless otherwise agreed on) on the application of either party by the President of the Institution of Civil Engineers but nothing in this Act shall be deemed to enable the said arbitrator to direct that any work shall be made of less dimensions than by this section is prescribed in that behalf :

(16) The Corporation and the navigation company may agree for any variation or alteration of the works in this section provided for or of the manner in which the same shall be executed. A.D. 1914.
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18. Notwithstanding anything in this Act contained or shown on the deposited plans the following provisions shall unless otherwise agreed in writing between the Most Noble Henry Duke of Norfolk (who and whose sequels in estate are in this section included in the expression and referred to as "the owner") and the Corporation have effect for the benefit and protection of the owner (that is to say):— For protec-
tion of Duke
of Norfolk.

(1) The Corporation shall not under the powers of this Act enter upon take hold or use otherwise than by agreement any property of the owner shown on sheet No. 8 of the deposited plans as being required for the purposes of this Act:

(2) Nothing in this Act shall prejudice or affect either of three agreements made between the said Henry Duke of Norfolk of the one part and the lord mayor aldermen and citizens of the city of Sheffield of the other part of which short particulars are as follows (that is to say):—

(A) A conditional agreement bearing date the sixth day of May one thousand nine hundred and fourteen for the sale and purchase of land lying to the north of Cricket Inn Road in the city of Sheffield as a site for abattoirs;

(B) An agreement bearing date the seventh day of May one thousand nine hundred and fourteen as to the widening of Cricket Inn Road;

(C) An agreement bearing date the eighth day of May one thousand nine hundred and fourteen as to option to purchase land in the city of Sheffield lying to the south of Cricket Inn Road.

19. The powers conferred upon the Corporation by the Act of 1907 for the compulsory purchase of the lands required for the purposes of the street widening and works numbered (8) by that Act authorised are hereby revived and may be exercised by the Corporation during but not after a period of five years from the passing of this Act. Revival of
powers for
purchase of
certain lands
under Act of
1907.

A.D. 1914.
Extension of
time for con-
struction of
street widen-
ing autho-
rised by Act
of 1907.

20. The time limited by the Act of 1907 for the construction of the street widening and works numbered (8) by that Act authorised is hereby extended for a period of five years from the second day of August one thousand nine hundred and fourteen. If the said works be not completed within the said period of five years then on the expiration of that period the powers by the said Act granted to the Corporation for making and completing the same or otherwise in relation thereto shall cease except as to so much thereof as shall then be completed.

PART III.

TRAMWAYS.

Power to
construct
tramway.

21. Subject to the provisions of this Act the Corporation may make form lay down work use and maintain within the city the tramway hereinafter described in the lines and according to the levels and within the limits of deviation shown on the deposited plans and sections and in all respects in accordance with those plans and sections with all proper rails plates works and conveniences connected therewith and the Corporation may take up remove and alter the position of any existing tramways and the rails and other works connected therewith which may be necessary for the purposes of laying down the said tramway (that is to say):—

A tramway (double line 7·2 chains in length) in lieu of the existing line of tramway commencing in Shoreham Street at a point 5 yards or thereabouts north-east of Matilda Street passing along Shoreham Street and terminating therein at a point 50 yards or thereabouts north-east of Leadmill Street.

Tramway to
form part of
Corpora-
tion's tram-
way under-
taking.

22. Subject to the provisions of this Act the tramway shall form part of the tramway undertaking and the Corporation and their lessees and licencees may in respect of the tramway exercise and enjoy all and the like powers rights and privileges and authorities which they now are or may be empowered to exercise and enjoy and shall be subject and liable to the like penalties conditions restrictions and stipulations as they are respectively subject and liable to with respect to their existing tramway undertaking or any part thereof and may demand take and recover in respect of the tramway or any parts thereof the like tolls rates and charges for the use thereof and for the

conveyance thereon of traffic of all kinds as they may now demand and take in respect of the tramway undertaking. A.D. 1914.

23. Subject to the provisions of this Act the hereinafter-mentioned provisions of the Act of 1912 and the provisions thereby applied which relate to the tramway undertaking shall so far as the same are applicable to and are not inconsistent with the provisions of this Act extend and apply mutatis mutandis to the tramway. Application of provisions of former Acts to tramway.

The provisions of the Act of 1912 hereinbefore referred to are—

- Section 15 (Application of provisions of former Acts to tramways);
- Section 16 (Provisions as to motive power);
- Section 17 (Gauge of tramways and width of carriages);
- Section 24 (Attachment of brackets to buildings); and
- Section 25 (Apparatus used for mechanical power to be deemed part of tramways).

24. The tramway shall be completed within five years from the passing of this Act and on the expiration of that period the powers by this Act granted to the Corporation for executing the same or otherwise in relation thereto shall cease except as to so much thereof as shall then be completed. Period for completion of tramway.

25.—(1) The powers of section 16 (Powers to provide and run motor omnibuses) of the Act of 1907 shall extend to enable the Corporation to provide and run motor omnibuses along the following routes outside the city (viz.):— Further powers to run motor omnibuses.

In the parish of Ecclesfield in the rural district of Wortley—

Route No. 1 From the city boundary in Barnsley Road along that road Saint Michael's Road High Street Saint Mary's Lane Church Street and Mill Road to the junction of Barnsley Road with Nether Road at Ecclesfield:

In the urban district of Handsworth and in the parishes of Beighton and Eckington and the district of Chesterfield—

Route No. 2 From the city boundary in City Road Intake along main road to its junction with Station Road at Mosborough:

A.D. 1914.

In the parishes of Bradfield and Wortley in the rural district of Wortley and in the urban district of Stocksbridge—

Route No. 3 From the junction of Manchester Road with Station Lane at Oughtibridge through Wharncliffe Side and Deepcar along the Manchester Road to its junction with Holehouse Lane at Stocksbridge:

In the parish of Ecclesfield in the rural district of Wortley—

Route No. 4 From the city boundary in Penistone Road Owlerton along that road to its junction with Blacksmith Lane at Grenoside.

(2) The proviso to subsection (1) of section 16 of the Act of 1907 is hereby repealed.

(3) If at any time after the expiration of three years from the date of the passing of this Act the Corporation shall not provide a service of motor omnibuses reasonably sufficient to meet the needs of the public on every day excepting if the Corporation think fit Sundays Good Friday and Christmas Day on any route outside the city on which the Corporation are authorised by the Act of 1907 or this Act to run motor omnibuses the Board of Trade may on the representation of the local authority of any district in which the route is situate order that the powers of the Corporation as regards such route or any part thereof outside the city shall cease and on any such order being made those powers shall cease accordingly.

As to road
maintenance.

26.—(1) In this section the expression “road authority” means the county or district council company or person (other than the Corporation) by whom any road along which motor omnibuses are authorised to be run by the Act of 1907 or this Act is repairable.

(2) If and so long as the Corporation run motor omnibuses under the powers of the Act of 1907 or this Act they shall make the following payments to the road authority:—

(A) In respect of each of the first three years after the passing of this Act during which motor omnibuses shall run along any road a sum equal to three eighths of a penny per car mile run thereon in such year:

(B) In respect of each year of every subsequent period of three years such a sum to be equal to one half of

the extra cost of the upkeep of the roads due to the motor omnibus traffic of the Corporation annually incurred by the road authority as may at or as soon as practicable after the commencement of every such subsequent period be agreed upon or failing agreement be determined by arbitration as hereinafter provided: A.D. 1914.

Provided that—

- (i) The Corporation shall not be required to make any payment in excess of the said sum of three eighths of a penny per car mile in respect of any road which has not been constructed or reconstructed so as to be adapted for mechanical traffic:
- (ii) The Corporation shall not be required to make any payment in respect of the cost of raising the standard of any road to meet the requirements of mechanical traffic or in respect of the widening of any road or the strengthening of any bridge or in respect of any capital outlay or in respect of any cost other than the cost of upkeep:
- (iii) If a grant from the Imperial Exchequer is made in respect of any road towards the cost of maintaining the same the amount to be paid by the Corporation in respect of that road shall be diminished by a sum bearing the same proportion to the amount which would otherwise have been payable by the Corporation under this subsection as such grant bears to such cost of maintaining the road and any question which may arise with respect to such diminution shall be determined by arbitration as hereinafter provided.

(3) The Corporation shall keep proper records of the car miles run by their motor omnibuses and the road authority shall have access thereto at all reasonable times and be at liberty to take copies thereof and extracts therefrom.

(4) The Corporation shall at all reasonable times have access to and be at liberty to inspect and take copies of and extracts from the books and accounts of the road authority relating to expenditure on maintenance of the roads run over by the motor omnibuses of the Corporation.

A.D. 1914.

(5) Any difference which shall arise between the Corporation and any road authority under this section shall be referred to and determined by an engineer or surveyor to be appointed failing agreement by the Board of Trade on the application of either of such parties and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such reference.

(6) In consideration of the payments to be made by the Corporation to the road authority under this section the road authority shall not under section 23 of the Highways and Locomotives (Amendment) Act 1878 as amended by section 12 of the Locomotives Act 1898 make any claim against the Corporation in respect of extraordinary traffic by reason of the user of any road by the motor omnibuses of the Corporation.

PART IV.

MARKETS AND ABATTOIRS.

Confirmation of scheduled indenture and vesting in Corporation of market rights of manor of Ecclesall.

27. The indenture dated the seventeenth day of June one thousand nine hundred and fourteen and made between the Earl Fitzwilliam the Marquis of Zetland the Honourable Henry Berkeley Portman and the Corporation as set forth in the First Schedule to this Act is hereby confirmed and made binding upon the parties thereto respectively and from and after the passing of this Act the Corporation and their assigns may hold exercise and enjoy the market rights powers and authorities now attached or belonging to the manor of Ecclesall as fully and effectually as if they had also become and were the owners of the said manor.

Extension of market limits.

28. Section 7 (Limits of Act) of the Sheffield Market Act 1847 and section 4 (Limits of Act) of the Sheffield Market Act 1872 are hereby repealed and the limits within which those Acts and the Acts incorporated therewith or amending the same or otherwise relating to the markets undertaking shall be in force shall be the city.

Appropriation of lands for and power to erect market.

29. The Corporation may appropriate or may enter upon and take and may use and hold for the purposes of the markets undertaking the lands shown upon the deposited plans of the street improvements and works numbered (1) and authorised by this Act and not required for such improvement or the works in connection therewith and may erect and maintain on such lands a new market house or market houses with all necessary approaches buildings stalls standings and other accommodation

and may use the same for all purposes for which any existing markets of the Corporation now are or may be used and on such appropriation of lands being made a transfer of the value thereof shall be effected in the books of the Corporation. A.D. 1914.

30.—(1) Subject to the provisions of this Act the Corporation may enter upon take hold and use for the purposes of the markets undertaking the following lands within the city delineated on the deposited plans and described in the deposited book of reference (that is to say):—

Certain lands lying between Cricket Inn Road and the Nunnery Colliery Railway and extending between Whites Lane and a point one hundred and thirty-eight yards or thereabouts east of the south end of Woodbourn Road:

And also certain lands on the south side of and adjoining Cricket Inn Road between points respectively thirty-seven yards and one hundred and ten yards or thereabouts west of the southern end of Woodbourn Road and extending southwards from Cricket Inn Road for a distance of two hundred and fourteen yards or thereabouts.

(2) The Corporation may upon the said lands erect and maintain furnish fit up and equip markets slaughter-houses and abattoirs with all necessary buildings pens pastures yards railway sidings works and conveniences approaches buildings stalls standings and other accommodation and may use the same for the purposes of markets slaughter-houses abattoirs and any other purposes in connection with the markets undertaking and may also provide and maintain buildings boilers engines machinery plant implements tools and other matters or things necessary or incidental thereto for the purpose of converting cleaning utilising or otherwise making merchantable tripe blood guts hides skins and other residuals and condemned meat.

(3) Section 23 (Power to establish abattoirs) of the Sheffield Corporation Act 1901 is hereby repealed.

31. The Corporation may lease for such period let or otherwise dispose of in such manner and for such consideration and on such terms and conditions as they think fit portions of or accommodation in the abattoirs lairage or dead meat market erected by them and for that purpose may enter into and carry into effect contracts arrangements and agreements with any company body or person.

A.D. 1914.

Power to
make rail-
ways.

32. Subject to the provisions of this Act the Corporation may make and maintain within the city and in the lines and according to the levels shown on the deposited plans and sections the railways hereinafter described with all proper sidings approaches works and conveniences connected therewith and may enter upon take and use such of the lands delineated on the deposited plans and described in the deposited book of reference as may be required for the purposes thereof.

The railways hereinbefore referred to and authorised by this Act are—

A Railway (No. 1) (1 furlong 0·3 chain in length) commencing by a junction with the branch line of the London and North Western Railway Company leading to the engine-shed at Nunnery Sidings at a point forty-eight yards or thereabouts north-west of the bridge carrying the occupation road leading from Aston Street to the said sidings over the Nunnery Colliery Railway and terminating on the south side of and adjoining the sidings of the London and North Western Railway Company at a point fifty-five yards or thereabouts south of the south-east corner of the Nunnery Goods Station :

A Railway (No. 2) (2 furlongs 5 chains in length) commencing by a junction with Railway (No. 1) hereinbefore described at a point one hundred and sixty-one yards or thereabouts west of the said bridge and terminating at a point forty-three yards or thereabouts south of the western end of the bridge carrying Woodbourn Road over the Nunnery Colliery Railway.

As to ease-
ment over
Nunnery
Colliery
Railway.

33. Notwithstanding anything contained in this Act the Corporation may purchase and acquire an easement or right of constructing in accordance with the deposited plans maintaining and using the railways by this Act authorised over the Nunnery Colliery Railway and lands held in connection therewith without the Corporation being obliged or compellable to purchase any greater interest therein.

Power to de-
viate in con-
struction of
railways.

34. In constructing the railways by this Act authorised the Corporation may deviate from the lines thereof shown on the deposited plans to the extent of the limits of deviation marked on the deposited plans and may deviate from the levels thereof shown on the deposited sections in accordance with the provisions of the Railways Clauses Consolidation Act 1845.

35. The following provisions for the protection of the London and North Western Railway Company (in this section referred to as "the North Western Company") shall unless otherwise agreed apply and have effect:—

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For protection of London and North Western Railway Company.

- (1) The junction of Railway No. 1 with the siding of the North Western Company shall be constructed in such position within the limits of deviation and according to plans and sections to be approved in writing by the principal engineer of the North Western Company or in the event of difference by arbitration as hereinafter provided. Provided that if the said principal engineer shall fail to disapprove of the said plans and sections for a space of one month after the same shall have been submitted to him he shall be deemed to have approved thereof in writing:
- (2) Any interference with the works of the North Western Company or any additions to or alterations of such works which in the opinion of the said principal engineer may be necessary or convenient for effecting the said junction shall be executed by that company at the expense of the Corporation:
- (3) If the North Western Company shall require at any future time to widen their railway or otherwise utilise for the purposes of their railways their lands adjoining thereto any extra costs (other than the cost of acquiring additional lands) to which they may be put to by reason or in consequence of the construction of Railways Nos. 1 and 2 shall be repaid to them by the Corporation:
- (4) Notwithstanding anything in this Act contained the Corporation shall be responsible for and make good to the North Western Company all costs losses damages and expenses which may be occasioned to that company or to any of their railways works or property or to the traffic thereon or otherwise by reason of the execution or maintenance or by reason of the failure of Railways Nos. 1 and 2 or works in connection therewith or any act or omission of the Corporation or of their contractors or of any of the persons in the employ of the Corporation or of their contractors and the Corporation shall effectually indemnify and hold harmless the North Western

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Company from all claims and demands upon or against them during or by reason of such execution maintenance failure act or omission:

- (5) If in the opinion of the North Western Company it shall become necessary for the North Western Company to purchase or pay compensation for any minerals required to be left unworked under Railways Nos. 1 and 2 then the Corporation shall on demand pay to the North Western Company a fair proportion of all costs and expenses reasonably incurred by them in relation to any such purchase or payment of compensation:
- (6) The Corporation shall not without the previous consent in writing of the North Western Company under their common seal purchase and take any land or property of the North Western Company but the Corporation may purchase and take and the North Western Company may and if required so to do shall sell and grant to the Corporation an easement or right of using the same so far as may be necessary for or in connection with the construction of Railways Nos. 1 and 2:
- (7) If any difference shall arise between the Corporation and the North Western Company under this section or if the decision of the principal engineer under subsection (2) hereof is not accepted by the Corporation such matter in dispute shall be referred to and be determined by an engineer or other fit person to be mutually nominated by the respective engineers of the Corporation and the North Western Company or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of the Corporation or the North Western Company and the provisions of the Arbitration Act 1889 shall apply to any such reference.

Power to
alter position
of markets.

36. The Corporation may from time to time as they may deem expedient alter the place at which any market shall be carried on and may remove establish provide construct build maintain and regulate the same within such limits as they may think proper in any building or buildings or on any lands within the city for the time being belonging to them which

they are authorised to appropriate and use for the purposes of the markets undertaking and may make construct extend build maintain furnish equip work and use all requisite and convenient market houses and buildings weighing houses shops stalls sheds yards stables sewers drains buildings works approaches and conveniences connected therewith Section 24 (Power to alter appropriation of market sites) of the Sheffield Market Act 1872 is hereby repealed. A.D. 1914.

37. When and so soon as the Corporation shall have established and provided for public use in pursuance of this Act a new place for carrying on a market or slaughter-house it shall be lawful for the Corporation to discontinue and close wholly or in part the use for market purposes of the place at which the market or slaughter-house shall have been carried on by them before the provision of the new place and the Corporation may alter or remove any buildings the use of which for market purposes shall have been discontinued as aforesaid and may hold utilise appropriate for public purposes (including street improvements) sell let or otherwise dispose of the lands forming the sites of any market or slaughter-house so discontinued. Power to close markets and slaughter-houses.

38. The Corporation shall before they discontinue any market or slaughter-house under this Act give at least three months' public notice of their intention so to do by advertisement in one or more local newspapers circulating in the city and by placards conspicuously affixed outside the town hall and to or near the market or slaughter-house so proposed to be discontinued and a statutory declaration by an officer of the Corporation to the effect that public notice has been given in accordance with this section shall be received as evidence of the facts thereby declared. Public notice of removal of markets or slaughter-houses.

39. On the closing of any market or slaughter-house under this Act the rights of all existing lessees and tenants shall at the option of the Corporation cease and determine but in the case of any lessee of any premises within the limits of any market or slaughter-house for a term whereof any period is then unexpired the Corporation shall pay to him such reasonable compensation in respect of the determination of his lease as may be agreed or in default of agreement as may be determined by arbitration in manner provided by the Arbitration Act 1889. Rights of existing lessees and tenants.

40. Subject to the provisions of this Act the new markets slaughter-houses and abattoirs provided under or in pursuance Provisions of Market Acts to apply.

A.D. 1914. of this Act shall for the taking of tolls rents stallages and other payments and for all other purposes be deemed part of the markets and of the markets undertaking and all the provisions of the Acts relating thereto shall so far as the same are applicable apply to the said new markets slaughter-houses and abattoirs.

Market tolls. **41.** From and after the first day of January one thousand nine hundred and fifteen the Corporation may demand and take such rents tolls duties pickage stallage or sum or sums of money as the Corporation may from time to time appoint not exceeding the several rents tolls duties pickage stallage and sum or sums of money specified in the Second Schedule to this Act or such other rents tolls duties pickage stallage or sum or sums of money as the Corporation may fix by resolution approved by the Local Government Board in lieu of the rents tolls duties pickage stallage sum or sums of money specified in the Second Schedule to the Sheffield Market Act 1872 and may recover such rents tolls duties pickage stallage or sum or sums of money summarily as a civil debt:

Provided that until the Corporation shall have provided on the lands by this Act authorised to be used therefor accommodation for public slaughter-house or abattoir lairage or dead meat market purposes (all of which are in this Act included in the expression "abattoir undertaking") the provisions of this section shall not take effect with respect to accommodation for any such purpose and thereafter the charges to be made in respect of such accommodation shall be of such amounts as shall be as nearly as may be sufficient to meet the payments required to be made as set out in the section of this Act of which the marginal note is "Receipts and payments of abattoir undertaking":

Provided also that for a period of five years next after the provision of abattoirs or lairage the charges to be made in respect of slaughtering and lairage shall not exceed the following amounts:—

	Per head.	
	<i>s.</i>	<i>d.</i>
For slaughtering—		
For every bull bullock cow ox steer or heifer	2	0
For every sheep or lamb	-	0 3
For every calf - - -	-	0 4
For every head of swine	-	0 9

	Per head. Per night (From and after 6 p.m.)	A.D. 1914.
For lairage—	s. d.	—
For every bull bullock cow ox steer or heifer	0 2	
For every sheep or lamb	0 0½	
For every calf	0 0½	
For every head of swine	0 1	

Provided also that for the like period the rent to be charged to a wholesale butcher in respect of a stand in the dead meat market for the sale of home-grown dead meat shall not exceed the sum of twopence per square foot per week.

42.—(1) The Corporation shall keep accounts in respect of the abattoir undertaking separate from all other accounts distinguishing capital from revenue. Receipts and payments of abattoir undertaking.

(2) The Corporation shall in each year after the abattoir undertaking or any part thereof has been opened for public use carry to the revenue account of the said undertaking all moneys received by them in respect of the said undertaking (except borrowed money and money properly applicable to capital account) and shall apply the same as follows:—

In payment of the expenses properly chargeable to revenue of providing conducting working maintaining and otherwise carrying on the said undertaking :

In payment of the interest upon moneys borrowed by the Corporation for or in respect of the provision of or in connection with the said undertaking :

In providing the requisite instalments appropriations annual repayments or sinking fund in respect of such last mentioned borrowed moneys :

In providing a reserve fund for the said undertaking if they think fit by setting aside such moneys as they think reasonable not exceeding in any one year five hundred pounds 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 a sum equal to ten per centum of the aggregate capital expenditure on the said undertaking which fund may be applied to answer any deficiency at any time happening in the revenue of the Corporation from the said undertaking or to meet any extraordinary claim demand or liability at any time arising against or upon the Corporation in respect of the said undertaking

A.D. 1914.

or for payment of the cost of renewing any part of the said undertaking or of the works connected therewith and so that if that fund is at any time reduced it may thereafter be again restored to the aforesaid amount and so from time to time as often as such reduction happens Provided that at any time when the reserve fund amounts to the aforesaid sum the interest therefrom shall be carried to the credit of the revenue of the said undertaking.

(3) Any surplus revenue remaining after the payments aforesaid shall be carried forward to the credit of the revenue of the said undertaking for the next year Provided that if such surplus at the end of any year shall exceed one thousand pounds the excess shall be applied towards the reduction of the tolls and charges in respect of the abattoir undertaking.

(4) Any deficiency in the receipts of the Corporation on account of the said undertaking when not answered out of the reserve fund shall be made good out of the district fund.

Byelaws as
to abattoirs.

43.—(1) The powers contained in section 169 of the Public Health Act 1875 to make byelaws with respect to slaughter houses provided under that section shall extend to enable the Corporation to make byelaws with respect to the management of any slaughter-house or abattoir provided by them under this Act.

(2) The powers of the Corporation to make and enforce byelaws with respect to slaughter-houses or abattoirs provided by them shall extend to the making and enforcement of byelaws for preventing the removal therefrom of any carcase or any part thereof until after inspection by an officer of the Corporation.

Amendment
of section 83
of Act of
1890.

44. From and after the passing of this Act section 83 (Slaughtering prohibited except in Corporation slaughter-houses when provided) of the Act of 1890 shall be read and have effect as if the words "the city" had been substituted therein for the words "a radius of two miles from the parish church of Sheffield" and public slaughter-houses or abattoirs provided under this Act shall be deemed to be slaughter-houses within the meaning and for the purposes of the said section.

Registration
&c. of
slaughter-
men.

45.—(1) Every person who shall act as a slaughterman or carry on the occupation of a slaughterman in any abattoir provided by the Corporation shall register his name and place

of abode in a book to be kept at the office of the Corporation for the purpose. A.D. 1914.

(2) A court of summary jurisdiction on complaint by the Corporation and on being satisfied that any person registered under this section is not a fit and proper person on the ground of ill-health incompetency or character to act as a slaughterman or carry on the occupation of a slaughterman may make an order cancelling or suspending the registration of such person Provided that the Corporation before making complaint shall give to such person not less than seven days' previous notice in writing of their intention so to do:

Provided that no such complaint on the ground of incompetency shall be made in respect of an apprentice learner or assistant when working with a registered slaughterman unless such apprentice learner or assistant shall be guilty of cruelty.

(3) A court of summary jurisdiction on conviction of any person registered under this section of any offence committed in the slaughter-houses and abattoirs or in acting as a slaughterman or carrying on the occupation of a slaughterman may if they think fit in addition to any punishment imposed for such offence make an order cancelling or suspending the registration of such person.

(4) The effect of any order made by a court of summary jurisdiction under this section shall be entered in the book to be kept as aforesaid at the office of the Corporation.

(5) Every person who acts as a slaughterman or carries on the occupation of a slaughterman in any abattoir provided by the Corporation (A) without having registered his name and place of abode in accordance with this section or (B) after his registration has been cancelled or (C) during any period for which his registration shall have been suspended shall be liable on summary conviction to a penalty not exceeding five pounds and to a further penalty not exceeding forty shillings for every day on which he so acts as a slaughterman or continues to carry on such occupation after such conviction.

46. The Corporation may in connection with any of their markets or abattoirs upon any lands for the time being belonging to them which they are authorised to appropriate and use for the purposes of the markets undertaking provide and maintain refrigerators or cold air stores for the storage and preservation of marketable articles and such apparatus as may

Power to provide refrigerators.

A.D. 1914.

be necessary for the due and proper working and regulation of the refrigerators and cold air stores.

Saving for Diseases of Animals Acts.

47. Nothing in this Part of this Act shall interfere with the operation or effect of the Diseases of Animals Acts 1894 to 1911. or of any order or licence of the Board of Agriculture and Fisheries made or granted thereunder.

PART V.

GENERAL PROVISIONS AS TO WORKS AND LANDS.

Period for compulsory purchase of lands.

48. The powers of the Corporation for the compulsory purchase of lands for the purposes of this Act shall cease after the expiration of five years from the passing of this Act.

Incorporation of certain provisions of Acts of 1897 and 1912.

49. The provisions contained in the sections of the Act of 1897 and the Act of 1912 the numbers and marginal notes of which are set forth in this section shall so far as applicable extend and apply to and in relation to the like matters as if they were re-enacted in this Act.

The sections hereinbefore referred to are—

The Act of 1897—

Section 14 (Correction of errors &c. in deposited plans and book of reference); and

Section 17 (Power to persons under disability to grant easements &c.):

The Act of 1912—

Section 77 (Temporary stoppage of streets);

Section 78 (Application of road materials excavated in construction of works);

Section 80 (As to private rights of way over lands taken compulsorily); and

Section 82 (Costs of arbitration &c. in certain cases).

Owners may be required to sell parts only of certain lands and buildings.

50. And whereas in the construction of the works by this Act authorised or otherwise in the exercise by the Corporation of the powers of this Act it may happen that portions only of certain properties shown or partly shown on the deposited plans will be sufficient for the purposes of the Corporation and that such portions or some other portions less than the whole can be severed from the remainder of the said properties without

material detriment thereto Therefore the following provisions shall have effect:— A.D. 1914.

- (1) The owner of and persons interested in any of the properties whereof the whole or part is described in the Third Schedule to this Act and whereof a portion only is required for the purposes of the Corporation or each or any of them are hereinafter included in the term "the owner" and the said properties are hereinafter referred to as "the scheduled properties":
- (2) If for twenty-one days after the service of notice to treat in respect of a specified portion of any of the scheduled properties the owner shall fail to notify in writing to the Corporation that he alleges that such portion cannot be severed from the remainder of the property without material detriment thereto he may be required to sell and convey to the Corporation such portion only without the Corporation being obliged or compellable to purchase the whole the Corporation paying for the portion so taken and making compensation for any damage sustained by the owner by severance or otherwise:
- (3) If within such twenty-one days the owner shall by notice in writing to the Corporation allege that such portion cannot be so severed the jury arbitrators or other authority to whom the question of disputed compensation shall be submitted (hereinafter referred to as "the tribunal") shall in addition to the other questions required to be determined by it determine whether the portion of the scheduled property specified in the notice to treat can be severed from the remainder without material detriment thereto and if not whether any and what other portion less than the whole (but not exceeding the portion over which the Corporation have compulsory powers of purchase) can be so severed:
- (4) If the tribunal determine that the portion of the scheduled property specified in the notice to treat or any such other portion as aforesaid can be severed from the remainder without material detriment thereto the owner may be required to sell and convey to the Corporation the portion which the tribunal shall have

A.D. 1914.

determined to be so severable without the Corporation being obliged or compellable to purchase the whole the Corporation paying such sum for the portion taken by them including compensation for any damage sustained by the owner by severance or otherwise as shall be awarded by the tribunal:

- (5) If the tribunal determine that the portion of the scheduled property specified in the notice to treat can notwithstanding the allegation of the owner be severed from the remainder without material detriment thereto the tribunal may in its absolute discretion determine and order that the costs charges and expenses incurred by the owner incident to the determination of any matters under this section shall be borne and paid by the owner:
- (6) If the tribunal determine that the portion of the scheduled property specified in the notice to treat cannot be severed from the remainder without material detriment thereto (and whether or not they shall determine that any other portion can be so severed) the Corporation may withdraw their notice to treat and thereupon they shall pay to the owner all costs charges and expenses reasonably and properly incurred by him in consequence of such notice:
- (7) If the tribunal determine that the portion of the scheduled property specified in the notice to treat cannot be severed from the remainder without material detriment thereto but that any such other portion as aforesaid can be so severed the Corporation in case they shall not withdraw the notice to treat shall pay to the owner all costs charges and expenses reasonably and properly incurred by him in consequence of such notice or such portion thereof as the tribunal shall having regard to the circumstances of the case and their final determination think fit.

The provisions of this section shall be in force notwithstanding anything in the Lands Clauses Consolidation Act 1845 contained and nothing contained in or done under this section shall be held as determining or as being or implying an admission that any of the scheduled properties or any part thereof is or is not or but for this section would or would not

be subject to the provisions of section 92 of the Lands Clauses Consolidation Act 1845. A.D. 1914.

The provisions of this section shall be stated in every notice given thereunder to sell and convey any premises.

51. In settling any question of disputed purchase-money or compensation under this Act the tribunal settling the same shall not award any sum of money for or in respect of any improvement alteration or building made or for or in respect of any interest in the lands created after the thirtieth day of November one thousand nine hundred and thirteen if in the opinion of such tribunal the improvement alteration or building or the creation of the interest in respect of which the claim is made was not reasonably necessary and was made or created with a view to obtaining or increasing compensation under this Act. Compensation in case of recently altered buildings.

PART VI.

EXTENSION OF CITY.

52. This Part of this Act shall except so far as is otherwise herein expressly provided and except so far as there may be anything in the subject matter or context inconsistent therewith come into operation on the first day of October one thousand nine hundred and fourteen and that date is in this Part of this Act referred to as "the commencement of this Part of this Act": Commencement of this Part of Act.

Provided that for the purposes of the parish burgess lists and burgess roll and other lists to be made for the city under the Municipal Corporations Acts of the lists of county electors and the county registers to be made for the county in pursuance of the County Electors Act 1888 or any Act amending that Act of the lists and registers of parochial electors and any other lists or registers to be made in pursuance of the Act of 1894 and of all proceedings preliminary or relating to any municipal election to be held on the ordinary day of election in the year one thousand nine hundred and fourteen and the revision of the basis or standard of the county rate of the county this Part of this Act shall operate from the date of this Act.

53. The boundary of the existing city is hereby extended so as to include in addition to the existing city so much of the parish of Bradfield as is coloured red on the map referred to in Extension of city.

A.D. 1914. — the section of this Act the marginal note whereof is "Deposit of map of extended city" and the said area so added to the existing city shall for all purposes form part of the city and all the rights privileges benefits and advantages enjoyed by the citizens or inhabitants of the existing city are hereby extended to and may be enjoyed by the inhabitants of the added area. The added area shall form a separate parish in the Wortley Poor Law Union and shall be known as the parish of Bradfield Urban.

Deposit of map of extended city.

54. A map of the city as extended by this Act has been signed in triplicate by William Middlebrook the Chairman of the Committee of the House of Commons to whom the Bill for this Act was referred (in this Act called "the city map") one of which has been deposited in the Parliament Office of the House of Lords one in the Private Bill Office of the House of Commons and one with the town clerk at his office and copies thereof certified by the town clerk shall be sent as soon as may be to the Local Government Board to the Board of Trade to the Commissioners of Customs and Excise to the Board of Agriculture and Fisheries to the Inland Revenue Department to the Postmaster-General to the Registrar-General to the clerk to the county council and to the clerk to the rural council.

Copies of map to be evidence.

55. Copies of or extracts from the city map deposited with the town clerk certified by him to be true shall be received in all courts of justice and elsewhere as *primâ facie* evidence of the contents of such map so far as it relates to the boundary of the city and such map shall at all reasonable times be open to inspection by any person liable to any rate leviable within the city and any such person shall be entitled to a copy of or extract from such map certified by the town clerk to be true on payment of a reasonable fee to be demanded by the Corporation. All fees so received shall be carried to the credit of the borough fund.

Powers and duties of justices &c. extended.

56. The powers authorities rights privileges and duties of the recorder clerk of the peace stipendiary magistrate coroner and justices of the peace appointed for the existing city whether acting in general or in quarter sessions or in petty sessions or out of sessions or otherwise and of the clerk to such justices and of the police constables and other police officers of the existing city shall extend to and apply throughout the city :

Provided that every person committing an offence in any part of the added area prior to the commencement of this Part of this Act shall be tried adjudicated on and dealt with as if this Act had not been passed: A.D. 1914.

Provided also that every proceeding which prior to the commencement of this Part of this Act has been begun by or before any justice or justices in relation to any matter arising in or concerning any part of the added area may be carried on continued or completed in like manner and with the like incidents and consequences as nearly as may be as if this Act had not been passed.

57.—(1) For the purposes of the parish burgess lists and burgess roll and other lists to be made under the Municipal Corporations Acts and all matters in relation thereto the added area shall be deemed to have always been part of the city and the town clerk of the existing city shall be the town clerk of the city and anything required to be done in connection with the purposes aforesaid before the date of the passing of this Act may in so far as the same relates to the added area be done as soon as practicable after such date and if so done shall have full force and effect. Parish bur-
gess lists &c.

(2) In making out revising or otherwise dealing with the said lists and roll or the lists of county electors and the county register to be made for the county in pursuance of the County Electors Act 1888 or any Act amending that Act or the lists and registers of parochial electors effect shall be given so far as the circumstances require or allow to the provisions of this Act.

(3) Where any difficulty in giving effect to the provisions of this Part of this Act can be obviated or removed by any alteration in or re-arrangement of or any other action affecting the said lists roll and registers such alteration re-arrangement or action so far as the same may be necessary for giving effect to the said provisions shall be made or taken by the town clerk or the clerk to the county council as the case may require and the overseers of the poor shall render such assistance as may be requisite for the purpose of such alteration re-arrangement or action by the town clerk or clerk to the county council as the case may be and such alteration re-arrangement or action shall be deemed to be authorised by the provisions in force with respect to such lists roll and registers.

A.D. 1914.

(4) Where in the opinion of the Local Government Board the circumstances so require the Local Government Board may make such order as appears to them to be necessary to give effect to the provisions of this Act and may vary so far as is requisite the provisions in force with regard to such lists roll and registers.

Division
into wards.

58. Subject to the provisions of the Municipal Corporations Acts with respect to the alteration of wards the following provisions shall have effect:—

- (1) For the purposes of the election of councillors the city shall continue to be divided into sixteen wards:
- (2) The added area shall be included in the Hillsborough Ward of the city:
- (3) The councillors representing the Hillsborough Ward who are in office at the commencement of this Part of this Act shall be deemed from and after that date to represent that ward as altered by this Act.

Local Acts.

59. The local Acts in force at the commencement of this Part of this Act within the existing city shall extend and apply to the city.

For protec-
tion of York-
shire Elec-
tric Power
Company.

60. Nothing in this Act or in the Sheffield Electric Lighting Order 1892 or in any local Act as extended and applied to the city by this Act shall prejudicially affect the undertaking or powers of the Yorkshire Electric Power Company under the Yorkshire Electric Power Act 1901 and the Yorkshire Electric Power Act 1910 in relation to the added area and in relation to the added area the last-mentioned Acts shall continue to apply as if within the meaning of those Acts the added area were an urban district of which the Corporation were the council and formed no part of the city and as if no consent of a distributing authority were required in any case to enable the said company to supply energy in the added area.

Byelaws &c.

61. Subject to the provisions of this Act—

- (1) All byelaws and regulations and every list of tolls and table of fees and payments and scale of charges made by the Corporation which at the commencement of this Part of this Act are in force in the existing city shall thenceforth apply to the city until or except in so far as any such byelaws regulations list of tolls table of fees and

payments or scale of charges may be altered or repealed: A.D. 1914.

- (2) All byelaws and regulations made by the county council or the rural council or their predecessors and in force immediately before the commencement of this Part of this Act in any part of the added area shall on that date cease to be in force except as regards any work which has been begun before that date or as regards any work which has not been so begun but which is begun within three years from the commencement of this Part of this Act and in respect of which plans have been approved by the rural council before that date or have been sent to the surveyor or clerk to the rural council one month at least before that date and have not been disapproved by that council. As regards any such work as aforesaid the byelaws in force immediately before the commencement of this Part of this Act shall continue to apply until the completion of the work in like manner and with the like effect as if those byelaws had been made by the Corporation and as if the Corporation and the city were referred to therein instead of the rural council and the rural district. Provided that any proceedings which if this Act had not been passed might have been taken by the county council or the rural council for any offence committed before the commencement of this Part of this Act against any byelaws and regulations made by that council or their predecessors and in force immediately before the commencement of this Part of this Act in any part of the added area may be taken by the Corporation as if those byelaws and regulations had remained in force and the Corporation had been substituted therein for that council.

62.—(1) The town clerk and all other officers and servants of the Corporation of the existing city who hold office at the commencement of this Part of this Act shall continue to be the town clerk and officers and servants of the Corporation of the city and shall hold their offices by the same tenure as at that date. Town clerk and other officers continued.

A.D. 1914.

(2) The auditors of the existing city who are in office at the commencement of this Part of this Act shall continue in office and shall for the purposes of the Municipal Corporations Acts be the city auditors until the next ordinary day of election of city auditors.

Actions &c.
not to abate.

63. If at the commencement of this Part of this Act any action or proceeding or any cause of action or proceeding is pending or existing by or against the rural council or the Bradfield Parish Council in relation exclusively to any part of the added area the same shall not be in anywise prejudicially affected by reason of the passing of this Act but may be continued prosecuted and enforced by or against the Corporation.

Saving for
contracts &c.

64. Anything duly done or suffered and all contracts deeds bonds agreements and other instruments (subsisting at the commencement of this Part of this Act) entered into or made by the rural council or the Bradfield Parish Council or their respective predecessors in relation exclusively to any part of the added area shall be of as full force and effect against or in favour of the Corporation and may be continued and enforced as fully and effectually as if instead of the rural council the Bradfield Parish Council or their respective predecessors (as the case may be) the Corporation had done or suffered the same or been a party thereto.

Corporation
property &c.

65. All property vested in the Corporation at the commencement of this Part of this Act for the benefit of the existing city shall be held by the Corporation for the benefit of the city and the Corporation shall hold enjoy and exercise for the benefit of the city all the powers which at the date aforesaid are exerciseable by or vested in the Corporation for the benefit of the existing city and all liabilities which on the date aforesaid attached to the Corporation in respect of the existing city shall from and after that date attach to them in respect of the city.

Property &c.
of rural and
parish
councils.

66. Subject to the provisions of this Act—

(1)—(A) All property and liabilities which immediately before the commencement of this Part of this Act are vested in or attach to the rural council or the Bradfield Parish Council in relation exclusively to any part of the added area shall by virtue of this Act be transferred to vested in and shall attach to the Corporation as urban

sanitary authority and any property and liabilities vested in or attaching to the rural council or the Bradfield Parish Council in relation to any part of the added area conjointly with any other area shall be a matter for adjustment under section 62 of the Act of 1888;

- (B) The rural council and the Bradfield Parish Council shall at the commencement of this Part of this Act cease to exercise any powers or have any duties within any part of the added area and any powers and duties transferred by the Act of 1894 to the said parish council shall so far as regards the added area be vested in and exercisable by and imposed on the Corporation and the council;
- (c) The Corporation may take all necessary steps preliminary to the making and recovery of the general district rate in the added area before the commencement of this Part of this Act;
- (D) All arrears of rates made by any overseers of the poor for the purposes of the Public Health Acts or for highway expenses or for the purposes of the Lighting and Watching Act 1833 which at the commencement of this Part of this Act are due or owing in respect of hereditaments in the added area may be collected and recovered as if this Act had not been passed and when collected and recovered shall be applied towards the discharge of any precept of the rural council which at that date shall be in force and not satisfied or in the case of rates made for the purposes of the Lighting and Watching Act 1833 towards defraying any expenses incurred by the Bradfield Parish Council under the last-mentioned Act and the balances (if any) shall be paid to the Corporation;
- (E) Any balance in the hands of the overseers of the existing parish of Bradfield at the commencement of this Part of this Act and any sum collected by them after the commencement of this Part of this Act in respect of any rate made before that date and levied upon any rateable

AD. 1914.
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hereditament in the added area shall be a matter for adjustment under section 62 of the Act of 1888:

(2) Section 62 of the Act of 1888 shall apply as if this Part of this Act were an Order made under the Act of 1888 and for the purposes of such application to any adjustment which may become necessary in consequence of this Act that section shall have effect as if in subsections (5) (6) and (7) thereof the expression "council" included any authority affected by this Act or by anything done in pursuance thereof and as if in the case of any such authority not otherwise empowered to borrow under any Act or on any security or in any manner mentioned in the said subsection (6) that subsection empowered the authority to borrow under any Act relating to and conferring on the authority a power to borrow on the security of all or any of the funds rates and revenues of the authority and in the manner provided by the said Act but without the consent of any other authority and subject to the requirement that all money so borrowed shall be repaid within such period as the Local Government Board may sanction:

(3) For the purposes of the application of section 62 of the Act of 1888 to any adjustment which may become necessary in consequence of this Act so far as it relates to the parish of Bradfield Urban that section shall have effect—

(A) As if the overseers of the parish of Bradfield Urban and of the parish of Bradfield or where the circumstances of the case so require any persons who may be substituted for those persons by an order of the Local Government Board were within the meaning of the said section as applied by this section authorities affected by this Act;

(B) As if the poor rate or any other rate leviable in pursuance of the said section as applied by this section were substituted for any fund mentioned in the said section; and

(c) As if for subsections (6) and (7) of the said section there were substituted the subsections hereunto appended (that is to say):—

A.D. 1914.

“ (6) If it is necessary for the purpose of giving effect to any agreement or award for an adjustment that a separate rate shall be levied in part of a parish only the agreement or award may authorise the making of such a separate rate as if it were a poor rate and as if the part of the parish on which it is to be levied were a whole parish.”

“ (7) Any capital sum paid for the purposes of any adjustment or in pursuance of any order or award of an arbitrator shall be applied by such person in such manner and for such purpose as the Local Government Board may authorise or direct.”

67. So much of any sums borrowed by the Corporation as will at the commencement of this Part of this Act be owing and charged on the district fund and general district rate of the existing city shall be charged upon the district fund and general district rate of the city and so much of any sums borrowed by the Corporation as will at the commencement of this Part of this Act be owing and charged upon the borough fund and borough rate of the existing city shall be charged upon the borough fund and borough rate of the city and all such sums shall together with the interest to accrue due thereon be repaid by the Corporation within the respective periods for which the loans in respect of which the said sums are owing were originally sanctioned or within which the same are otherwise required to be repaid or are made repayable.

Mortgage debts of Corporation and rural council.

68.—(1) The following Acts and parts of Acts shall be in force in and apply to the city as if the same had been adopted or declared to be in force therein (namely):—

Adoptive Acts.

- (A) The Baths and Washhouses Acts 1846 to 1899;
- (B) Part III. of the Public Health Acts Amendment Act 1890;
- (C) The Infectious Disease (Prevention) Act 1890;
- (D) The Public Libraries Acts 1892 to 1901;

A.D. 1914.

- (E) The Notification of Births Act 1907; and
(F) Section 24 and Part VI. of the Public Health Acts Amendment Act 1907.

(2) The order of the Local Government Board declaring to be in force certain provisions of the last-mentioned Act of 1907 in the added area shall so far as regards that area be annulled as from the commencement of this Part of this Act.

Differential rating.

69. The total amount in the pound of the general district rate to be levied in any one year by the Corporation in respect of any hereditament in the added area shall not exceed such an amount in the pound as when added to the amount in the pound of the poor rate and any rate other than the general district rate made by the Corporation in the same year and levied in respect of that hereditament will make up—

- (1) During a period of five years from the first day of October one thousand nine hundred and fourteen a total of six shillings and threepence in the pound;
(2) During a period of five years from the first day of October one thousand nine hundred and nineteen a total of seven shillings and sixpence in the pound; and
(3) During a period of five years from the first day of October one thousand nine hundred and twenty-four a total of eight shillings and ninepence in the pound.

Corporation to be burial board for city.

70. The Corporation shall be the burial board for the city and shall have within the city to the exclusion of any other burial authority all the powers duties and liabilities of a burial board under the Burial Acts 1852 to 1906.

As to county councillor.

71. Subject to the provisions of section 54 of the Act of 1888 the county councillor who at the date of the commencement of this Part of this Act represents the electoral division of the county which contains the added area shall continue to represent the whole of that division until the appointed day and after that date shall continue to represent the remainder of that division exclusive of the added area until the date at which he would have retired if this Act had not been passed.

Rural district councillors.

72. The rural district councillors and guardians who at the commencement of this Part of this Act represent the parish of

Bradfield upon the rural council and the Wortley Board of Guardians respectively shall continue to represent the parish of Bradfield as altered by this Act and shall also be deemed to be guardians for the parish of Bradfield Urban until the date at which they would have retired if this Act had not been passed. A.D. 1914.

73. Subject to the provisions of the Act of 1894 the parish council as constituted at the commencement of this Part of this Act for the parish of Bradfield shall continue to have jurisdiction over and to exercise its powers and duties with regard to the said parish as diminished by this Act and the number of councillors shall not be altered and the existing councillors shall continue to hold office until the date at which they would have retired if this Act had not been passed. As to Bradfield Parish Council.

74. Nothing in this Act shall affect the ecclesiastical divisions of any parish or shall prejudice vary or affect any right interest or jurisdiction in or over any charitable endowment. Ecclesiastical divisions and charities.

75. Until a new valuation list is in force the portion of the valuation list of the existing parish of Bradfield which relates to hereditaments in that parish which are not within the added area shall be deemed to be the valuation list of the parish of Bradfield as diminished by this Act and the remaining portion of the valuation list of the existing parish of Bradfield shall be deemed to be the valuation list of the parish of Bradfield Urban. Valuation lists.

76.—(1) Subject to any future revision the basis or standard of the county rate for the county shall be altered by the deduction from the amount appearing therein as the total annual value of the property in the existing parish of Bradfield of such a sum as will represent the total annual value of the property in the added area. County rate basis.

(2) For the purposes of this section the sum which will represent the annual value of the property in the added area shall be the amount which in relation to the amount appearing in the basis or standard of the county rate as the total annual value of the existing parish of Bradfield is in the proportion which the assessable value of the property in the added area bears to the total assessable value of the property of the existing parish of Bradfield.

A.D. 1914.

(3) For the purposes of this section assessable value means one half of the rateable value according to the valuation list for the time being in force of the agricultural land together with the rateable value according to that list of the buildings and other hereditaments not being agricultural land in the existing parish of Bradfield or in the added area as the case may require.

Apportionment of rateable values of certain hereditaments.

77. The rateable value at the commencement of this Part of this Act of any hereditament part of which is included within the city under the provisions of this Act shall be apportioned by a valuer to be agreed upon by the Corporation and the rural council or failing agreement to be appointed by the Local Government Board and the costs and expenses of effecting such apportionment shall be paid by the Corporation.

Saving for existing lists of Parliamentary voters &c.

78. For the purposes of the registers of persons entitled to vote at an election of members of Parliament of the registers of parochial electors and of jury lists the parishes affected by this Act shall be deemed to continue unaltered until the new registers and lists come into operation :

Provided that for the purposes of any election under the Act of 1894 to be held for any area affected by this Part of this Act the town clerk or the clerk of the county council as the case may require shall if and when necessary cause the register of parochial electors to be altered in such manner as may be requisite to give effect to the provisions of this Part of this Act.

Saving for precepts.

79. Notwithstanding the alterations effected in the areas of parishes by this Act and subject to the foregoing provisions of this Act all precepts made by the rural council before the commencement of this Part of this Act shall be as valid in law as if this Act had not been passed.

Saving for county rate.

80. Subject to the provisions of this Part of this Act all rates and all orders and precepts relating thereto and to matters connected therewith made by the county council before the commencement of this Part of this Act may be enforced collected and recovered as if this Act had not been passed.

Adjustment between city and county &c.

81.—(1) In any case where the extension of the existing city by this Part of this Act affects the distribution of the proceeds of the local taxation licences of the estate duty grant and of the Local Taxation (Customs and Excise) duties between

the county and the city or between the county and the city on the one hand and any other county borough on the other hand or any financial relations or questions between those areas or any adjustment which has been made in regard to the said distribution or financial relations or questions equitable adjustments may be made between the areas interested. A.D. 1914.

For the purposes of this subsection or of anything done or to be done in pursuance thereof any reference in the said subsection to the proceeds of licences or duties shall include a reference to the sums which in pursuance of subsection (4) of section 17 of the Finance Act 1907 as amended by section 6 of the Finance Act 1908 section 88 of the Finance (1909-10) Act 1910 the Revenue Act 1911 and any subsequent Act have been paid or will be payable in lieu of those proceeds.

(2) Any such adjustment as is authorised by subsection (1) of this section may be made by agreement between the councils of the county the city and the county boroughs affected and if such adjustment shall not have been made before the thirtieth day of September one thousand nine hundred and fifteen then on the application of any of the councils interested the Local Government Board may if they think fit either make the adjustment themselves or appoint an arbitrator to make it.

(3) In any case in which an agreement for equitable adjustment as aforesaid shall not have been made the provisions of the Act of 1888 relating to adjustments between administrative counties and county boroughs shall apply with the necessary modifications and the Local Government Board or an arbitrator appointed by them as the case may be shall be substituted in those provisions for the commissioners appointed under the Act of 1888 and notwithstanding anything in the provisions of this Part of this Act or of the Act of 1888 any such adjustment and the determination of any matter incidental or in relation thereto or consequent thereon shall when made by the Local Government Board be deemed to be made by them otherwise than as arbitrators and any arbitrator appointed by them shall be deemed to be an arbitrator within the meaning of section 62 of the Act of 1888 and the provisions of the Act of 1888 shall apply accordingly :

Provided that—

(A) In lieu of subsection (6) of section 61 of the Act of 1888 subsections (1) and (5) of section 87 of the Act of 1888 shall apply to any inquiries which

A.D. 1914.

may be directed by the Local Government Board under this section and to the cost of those inquiries; and

(B) Subsection (6) of section 32 of the Act of 1888 shall apply to any agreement or any award made under this section.

(4)—(A) An equitable adjustment shall be made between the county and the city respecting the interest of the added area in any compensation fund constituted under section 21 of the Licensing (Consolidation) Act 1910 or under any enactment repealed by that Act.

(B) Such adjustment shall be made by agreement between the compensation authority (as defined by the Licensing (Consolidation) Act 1910) for the county and for the city within twelve months from the commencement of this Part of this Act or in default of agreement by an arbitrator appointed by the Secretary of State.

(c) For the purpose of such adjustment an arbitrator appointed by the Secretary of State shall be deemed to be an arbitrator within the meaning of section 62 of the Act of 1888 and the provisions of that Act shall apply accordingly.

Provisions as to water supply in parish of Bradfield.

82.—(1) Notwithstanding anything contained in section 52 of the Public Health Act 1875 or in any local Act in force within the limits of water supply of the Corporation the rural council shall be entitled without any application or notice to the Corporation to construct waterworks for the purpose of supplying water and to give a supply of water within those parts of the parish of Bradfield edged blue on the map signed by William Terrey on behalf of the Corporation and Peter Marshall on behalf of the rural council Provided that such supply shall be obtained from sources within the aforesaid parts of the said parish and that nothing in this subsection contained shall be deemed to exclude such parts of the said parish from the limits of water supply of the Corporation.

(2) Within six months after the passing of this Act the rural council shall sell and the Corporation shall purchase the Oughtibridge Waterworks and plant of the rural council (situate within the limits of water supply of the Corporation) subject to all liabilities and obligations affecting the same for such price or consideration as may be determined by agreement between the rural council and the Corporation or failing agreement by an

arbitrator to be appointed on the application of either party by the Local Government Board and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such arbitration and from and after such sale and purchase the rural council shall cease to supply water within the village of Oughtibridge in the parish of Bradfield. A.D. 1914.

For the purposes of this section the expression "the Oughtibridge Waterworks and plant" means the lands tanks mains pipes and apparatus used by the rural council for or in connection with the supply of water in the said village of Oughtibridge together with the benefit of all contracts and agreements relating to or for the purposes of the same.

(3) As soon as practicable after the passing of this Act the rural council shall ascertain what houses within the village of High Bradfield (which village is within their district and within the limits of water supply of the Corporation) are without a proper supply of water and thereupon the rural council shall give to the owner or owners of such houses the notice required by section 62 of the Public Health Act 1875 and shall inform the Corporation of the result thereof and if from any cause the Corporation shall within a period of six months thereafter fail to afford a good and sufficient supply of water to the owner or occupier of any house within the village of High Bradfield who may require the same at the authorised scale of charges for the time being in force within the limits of water supply of the Corporation but without requiring any guarantee in respect of the expense of providing or laying down any pipes or of pumping (if any) for the purpose of such supply the rural council notwithstanding anything contained in section 52 of the Public Health Act 1875 or in any local Act in force within the limits of water supply of the Corporation shall be entitled without any further application or notice to the Corporation to construct waterworks for the purpose of supplying water and may give a supply of water within the said village :

Provided that the Corporation shall be entitled at any time thereafter to purchase any waterworks so constructed by the rural council for such price or consideration as may be determined by agreement between the rural council and the Corporation or failing agreement by arbitration in manner hereinbefore provided.

A.D. 1914.

PART VII.

POLICE.

Penalty for
keeping
obscene pic-
tures &c. for
sale.

83.—(1) Any person who deposits or keeps any obscene or indecent print picture or drawing at any premises within the city for the purposes of sale or distribution or exhibition for purposes of gain and any person being the occupier of premises who allows any such print picture or drawing to be deposited or kept at such premises for any of the purposes aforesaid shall be liable to a penalty not exceeding for the first offence five pounds for the second offence ten pounds for the third and every subsequent offence fifty pounds.

(2) The possession of any obscene or indecent print picture or drawing upon premises upon which prints pictures or drawings of any description are sold or kept for sale or for exhibition shall be *primâ facie* evidence that such obscene or indecent print picture or drawing is deposited or kept for the purpose of sale or exhibition.

(3) Any justice of the peace for the city if satisfied by information on oath made before him that there is reasonable cause to believe that any obscene or indecent print picture or drawing is deposited or kept at any premises within the city for any of the purposes aforesaid may issue a warrant under his hand by virtue of which it shall be lawful for any city constable named therein to enter such premises at any reasonable time by day and to search therefor and seize and take away all such prints pictures or drawings found upon such premises and any print picture or drawing so seized shall be taken before a petty sessional court and in the event of any person being convicted in respect of any print picture or drawing so seized as aforesaid of an offence under the provisions of this section such print picture or drawing shall be destroyed but otherwise any such print picture or drawing shall be restored to the occupier of the premises in which it was seized and the court shall make an order accordingly.

(4) The chief constable of the city shall furnish to the Secretary of State such returns as he may require of any proceedings taken under the provisions of this section.

(5) The provisions of this section shall cease to be in force within the city at the expiration of five years from the date of the passing of this Act unless they shall have been

continued by Act of Parliament or by Provisional Order confirmed by Parliament which Order the Secretary of State is hereby empowered to make in accordance with the provisions of the Public Health Act 1875 relating to Provisional Orders amending local Acts and in the application of those provisions to the purposes of this section the Secretary of State shall be substituted for the Local Government Board.

A.D. 1914.

84.—(1) The Corporation may from time to time make regulations requiring the drivers of heavy and slow-moving vehicles to keep their vehicles to a particular portion of such streets to be specified in the regulations as are specially liable to be obstructed by reason of the amount and nature of the traffic.

Power to make regulations as to traffic.

(2) Any such driver who shall on two or more occasions within a period of twenty-one days contravene any such regulation shall be liable on the second or any subsequent occasion to a penalty not exceeding forty shillings. Provided that warning shall have been given to him on a previous occasion within the said period by word or signal by a police constable stationed in any street to direct the traffic and that as soon as may be thereafter notice in writing to observe such regulations shall have been given to him by or on behalf of the chief constable of the city. Such notice in writing may be served personally or by post and a copy thereof may be given in evidence without a notice to produce the original.

(3) As from the coming into force of any regulations made under this section subsection (1) (B) of section 39 (Power to make regulations as to traffic) of the Act of 1907 is hereby repealed and any regulations made thereunder shall cease to be in force.

PART VIII

FINANCIAL PROVISIONS.

85.—(1) The Corporation may in addition to any moneys they are now authorised to borrow or which they may be authorised to borrow under the provisions of the Public Health Acts or any public general Act borrow at interest for the purposes set forth in the first column of the following table on the respective securities set forth in the second column thereof any sums not exceeding the respective sums set forth

Power to borrow and repayment of borrowed moneys.

[Ch. clxxxix.] *Sheffield Corporation Act, 1914.* [4 & 5 GEO. 5.]

A.D. 1914. in the third column thereof and all moneys borrowed under the powers of this subsection shall be repaid within the respective periods set forth in the fourth column of the said table (that is to say):—

Purpose.	Security.	Amount.	Period for Repayment.
(1) For paying the costs charges and expenses of this Act as hereinafter defined.	District fund and general district rate.	The sum requisite.	5 years from the passing of this Act.
(2) For the purchase of lands for and for the construction of the street improvements by this Act authorised.	District fund and general district rate.	£ 164,000	50 years from the date or dates of borrowing.
(3) For the construction and equipment of the tramway by this Act authorised.	Tramway revenue and district fund and general district rate.	2,100	25 years from the date or dates of borrowing.
(4) For general purposes of the tramway undertaking.	Tramway revenue and district fund and general district rate.	121,000	25 years from the date or dates of borrowing.
(5) For the provision of motor omnibuses.	Tramway revenue and district fund and general district rate.	19,000	5 years from the date or dates of borrowing.
(6) For the purchase of lands for and for the construction of markets and abattoirs and the railways by this Act authorised and the provision of refrigerators and general purposes of the markets undertaking.	District fund and general district rate.	157,000	45 years from the date or dates of borrowing.
(7) For making any payment to the county council or to any other authority under Part VI. of this Act or under any enactment the provisions of which are applied thereby.	The borough fund and borough rate.	The sum requisite.	30 years from the date or dates of borrowing.

(2) The Corporation may also with the sanction of the Board of Trade borrow on the security of the tramway revenue and district fund and general district rate such further moneys as the Corporation may require for any of the purposes of the tramway undertaking and may with the sanction of the Local Government Board borrow on the security of the district fund and general district rate or such other security as that Board

may prescribe such further or other moneys as the Corporation may require for the purposes of Part VIII. (Slaughter-houses) of the Act of 1890 or for any of the purposes of this Act other than the purposes of the tramway undertaking and all moneys borrowed under the powers of this subsection shall be repaid within such periods not exceeding sixty years as those Boards respectively may sanction. A.D. 1914.

(3) The provisions of this section shall not limit the powers conferred upon the Corporation by section 51 (Mode of raising moneys) of the Act of 1896 or by section 126 (Power to use one form of mortgage for all purposes) of the Act of 1912.

86. In calculating the sums which the Corporation may borrow under the provisions of any other enactment any sums which they may borrow under this Act shall not be reckoned and the powers of the Corporation as to borrowing and re-borrowing under this Act shall not be restricted by any of the provisions of the Public Health Acts. Certain provisions of Public Health Act as to borrowing not to apply.

87. The following provisions of the Act of 1896 the Act of 1897 the Act of 1907 and the Act of 1912 shall subject to the provisions of this Act apply in respect of moneys borrowed by the Corporation under this Act as if they were herein with any necessary modifications re-enacted (that is to say):— Incorporation of certain financial provisions of former Acts.

The Act of 1896—

Section 51 (Mode of raising moneys);

Section 52 (Power to issue new redeemable stock);

Section 53 (Establishment of Consolidated Loans Fund No. 2 in respect of new stock);

Section 56 (Regulations as to sinking fund for moneys borrowed on mortgage);

Section 58 (Protection of lenders from inquiry); and

Section 61 (Application of money borrowed under Act):

The Act of 1897—

Section 42 (As to mortgages of Corporation):

The Act of 1907—

Section 48 (Corporation may issue new redeemable stock):

The Act of 1912—

Section 119 (Annual payments towards redemption);

Section 121 (Power to borrow under Local Loans Act 1875);

A.D. 1914.

Section 123 (Appointment of receiver);

Section 124 (Corporation not to regard trusts);

Section 125 (Audit of accounts); and

Section 131 (Application of moneys from sale of lands).

Fire insur-
ance fund.

88.—(1) The Corporation may if they think fit establish a fund to be called “the fire insurance fund” with a view of providing a sum of money which in the event of a fire shall be available for the purpose of reconstructing rebuilding repairing restoring replacing and making good any loss or damage by or in consequence of fire to any buildings works and property belonging or on loan to or under the care custody or control of the Corporation.

(2) In each year after the establishment of the fire insurance fund the Corporation shall pay into that fund such a sum as shall in their opinion be equal to the aggregate amount of the premiums payable in the event of the Corporation insuring such buildings works and property as aforesaid in some public fire insurance office in England but when the fund shall amount to the sum of one hundred thousand pounds the Corporation may if they think fit discontinue such yearly payments but so that if the fund is at any time reduced the Corporation shall recommence and continue the yearly payment until that fund be restored to the sum of one hundred thousand pounds Provided that nothing in this Act shall affect the power of the Corporation to insure any of such buildings works and property against loss or damage by fire in any public insurance office in England and if the Corporation so insure any of such buildings works and property the yearly sums payable to the fire insurance fund shall during the continuance of any such insurance be reduced by the amount of the premiums payable in respect of such insurance.

(3) The Corporation shall provide the yearly payments aforesaid by contributions from the rents and revenues of the lands buildings and undertakings or from the respective funds or rates which if the buildings works and property were insured in a public insurance office would be properly chargeable with the payment of the premiums of such insurance and if there be no rents or revenue specially chargeable then by contributions from the borough fund and borough rate.

(4) Except so far as the fire insurance fund and the proceeds of sale of securities in which that fund is invested

may be necessary to meet losses from or in consequence of fire all moneys for the time being standing to the credit of the fire insurance fund shall be invested in statutory securities and the interest and annual proceeds arising from those securities shall be invested and accumulated until the fund amounts to the sum of one hundred thousand pounds and when and so long as the fund amounts to that sum the interest and annual proceeds of the securities shall be carried to the credit of the fund or funds to which the same are properly applicable.

A.D. 1914.

(5) If at any time and from time to time the fire insurance fund shall be insufficient to make good any loss or damage sustained by the Corporation by or in consequence of fire they may with the sanction of the Local Government Board and on such security as the Board may prescribe borrow at interest under and subject to the provisions of this Act such sums of money as will be necessary to make up the deficiency.

89. All expenses incurred by the Corporation in carrying into execution the provisions of this Act with respect to which no other provision is made may be defrayed out of the district fund and general district rate or the borough fund and borough rate as the Corporation may in their discretion having regard to the object of the expenditure deem just.

Expenses of execution of Act.

PART IX.

MISCELLANEOUS.

90. The Corporation may make byelaws for prohibiting the sale or exposure or deposit for sale for the food of man of any part of any calf slaughtered within fourteen days after birth.

Byelaws prohibiting sale of certain meat.

91. The provisions of sections 182 to 185 of the Public Health Act 1875 so far as they relate to byelaws made by an urban sanitary authority shall apply to byelaws and regulations made by the Corporation under the powers of this Act (except byelaws to which the provisions of the Tramways Act 1870 are made applicable under this Act) except that as regards confirmation of regulations under the section of this Act whereof the marginal note is "Power to make regulations as to traffic" and inquiries in relation thereto the Secretary of State shall be substituted for the Local Government Board.

Confirmation of byelaws.

92. The provisions contained in the sections of the Act of 1907 and the Act of 1912 the numbers and marginal notes

Incorporation of further sections

[Ch. clxxxix.] *Sheffield Corporation Act*, 1914. [4 & 5 GEO. 5.]

A.D. 1914.
of Acts of
1907 and
1912.

of which are set forth in this section shall so far as applicable extend and apply to and in relation to the like matters as if they were re-enacted in this Act.

The sections hereinbefore referred to are—

The Act of 1907—

Section 60 (Recovery of penalties);

Section 61 (As to appeal); and

Section 63 (Judges not disqualified);

The Act of 1912—

Section 147 (Informations by whom to be laid);

Section 150 (Recovery of demands in county court);

Section 153 (Persons acting in execution of Act not to be personally liable);

Section 155 (Inquiries by Local Government Board or Board of Trade);

Section 156 (Powers of Act cumulative); and

Section 157 (Saving of indictments).

Costs of Act.

93. The costs charges and expenses preliminary to and of 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 Corporation out of moneys borrowed under the authority of this Act or out of the district fund and general district rate of the city or partly in one way and partly in the other.

The SCHEDULES referred to in the foregoing Act.

A.D. 1914.

THE FIRST SCHEDULE.

THIS INDENTURE made the seventeenth day of June one thousand nine hundred and fourteen between the Right Honourable WILLIAM CHARLES DE MEURON EARL FITZWILLIAM (hereinafter called "the earl") of the first part the Most Honourable LAWRENCE MARQUIS OF ZETLAND and the Honourable HENRY BERKELEY PORTMAN (hereinafter called "the trustees") of the second part and the LORD MAYOR ALDERMEN AND CITIZENS OF THE CITY OF SHEFFIELD (hereinafter called "the Corporation") of the third part.

Stamp.

One
shilling.

WHEREAS under a settlement created by the will dated the second day of October one thousand eight hundred and ninety-five of William Thomas Spencer Earl Fitzwilliam K.G. deceased who died on the twentieth day of February one thousand nine hundred and two and whose said will with four codicils thereto which did not alter or otherwise affect the said settlement was on the twenty-fourth day of June one thousand nine hundred and two proved in the Principal Registry of the Probate Division of the High Court of Justice by the surviving executor therein named the earl as tenant for life is the present earl of the manor of Ecclesall in the city of Sheffield and the trustees are the present trustees of the said settlement for the purposes of the Settled Land Acts:

And whereas the lord of the manor of Ecclesall for the time being is reputed to be entitled to certain market rights there but to the best of the knowledge and belief of all the parties hereto such rights (if any) have never been exercised and the earl and the trustees believe that such rights (if any) have no commercial value:

And whereas the earl is the owner of an estate comprising one thousand one hundred acres or thereabouts situate within the said township of Ecclesall and more particularly delineated and described in a plan signed by William Edward Hart on behalf of the Corporation and Ralph Frederick Pawsey on behalf of the earl:

Now this indenture witnesseth that in consideration of ten pounds paid to the trustees by the Corporation pursuant to the direction of the earl (the receipt of which sum the trustees hereby acknowledge) the earl in exercise of the powers in this behalf conferred on him by

A.D. 1914. — the Settled Land Acts and of every other power him hereunto enabling hereby conveys unto the Corporation all that the markets and fairs (if any) and places for holding markets and fairs (if any) within the township of Ecclesall as appurtenant or incident to the manor or lordship of Ecclesall now vested in him as lord of the manor of Ecclesall with the tolls customs and profits (if any) arising or becoming due or payable for or in respect of the said markets and fairs and places for holding markets and fairs and all other the rights powers privileges and authorities (if any) granted with or appertaining or incident to the said markets and fairs and to the manor or lordship of Ecclesall in respect thereof To hold unto and to the use of the Corporation and their assigns in fee simple To the intent that the Corporation may hold exercise and enjoy the premises hereby conveyed and the rights and privileges appurtenant and incident thereto as fully and effectually as if they had also become and were the owners of the said manor or lordship of Ecclesall but subject to the covenants and restrictions hereinafter mentioned:—

1. The Corporation hereby covenant with the earl and his successors in title to the said manor of Ecclesall that they or their assigns will not so long as the earl or any descendants of his family shall own more than one-fourth part of the said estate of the earl erect maintain furnish fit up or equip any public slaughter-house or abattoir on any part of the said estate of the earl except only with the consent in writing of the earl or his successor in title to the said manor for the time being and such consent shall not be unreasonably or arbitrarily withheld having regard to the public requirements of the city and the general circumstances.

2. And the Corporation further covenant with the earl and his successors in title to the said manor of Ecclesall that they or their assigns if at any time hereafter they desire to hold a market on any part of the said estate and for that purpose to erect any buildings stalls sheds pens or other buildings and conveniences for the use of persons frequenting such market will not hold such market or erect such buildings stalls sheds pens or other conveniences as aforesaid except on such site or sites on the said estate as the earl or his successor in title to the said manor for the time being shall have approved in writing and such approval shall not be unreasonably or arbitrarily withheld having regard to the public requirements of the city and the general circumstances.

3. And the Corporation further covenant with the earl and his successors in title to the said manor of Ecclesall that they or their assigns if at any time hereafter they shall hold a market within the township of Ecclesall will not do or permit to be done in connection with such market anything which in the opinion of the earl or his successor in title to the said manor for the time being may be or

become a nuisance or annoyance to or in any way damage or interfere with the quiet enjoyment by the earl of his said estate. A.D. 1914.

And it is hereby declared that the transaction hereby effected does not form part of a larger transaction or series of transactions the value or aggregate value of the consideration of which exceeds five hundred pounds.

In witness whereof the earl and the trustees have hereunto set their hands and seals and the Corporation have caused their common seal to be hereto affixed the day and year first above written.

Signed sealed and delivered by
the above-named William
Charles de Meuron Earl Fitz-
william in the presence of

FITZWILLIAM.

L.S.

GEORGE PONSONBY TALBOT

Estate Office Wentworth

Agent.

Signed sealed and delivered by
the above-named Lawrence
Marquis of Zetland in the
presence of

ZETLAND.

L.S.

CHARLIE T. HENNAH

Aske Richmond Yorks.

Private Secretary.

Signed sealed and delivered by
the above-named Henry Berke-
ley Portman in the presence of

HENRY B. PORTMAN.

L.S.

EDWIN ELLIS

Buxted Park Sussex

Valet.

The corporate common seal of the lord mayor aldermen
and citizens of the city of Sheffield was hereunto affixed
in the presence of

L.S.

WILLIAM E. HART

Town Clerk Sheffield.

A.D. 1914.

THE SECOND SCHEDULE.

LIST OF MARKET RENTS TOLLS STALLAGES &C.		After the
<i>If let for a Week or any longer Period.</i>		Rate per
		Week of
		s. d.
Shop not movable - - -	per superficial foot inside measure	0 4
Office desk or box whether movable or not - - -	per superficial foot outside measure	0 4
Table stand bench or stall whether movable or not - - -	per superficial foot	0 9
Cellar or basement - - -	per superficial foot inside measure	0 1½
Space of the surface of the ground not being a shop table stand or stall per superficial foot if in a market place covered over from the weather - - - - -		0 4
Space of the surface of the ground in a place not covered over from the weather - - - - -	per superficial foot	0 3

<i>If let by the Day or for a Term less than a Week.</i>		Per Day.
		s. d.
Office desk or box whether movable or not - - -	per superficial foot outside measure	0 2
Table stand bench stall or cage whether movable or not	per superficial foot	0 3
Space of the surface of the ground not being a shop table stand bench or stall in a place covered over from the weather	per superficial foot	0 2
Space of the surface of the ground not being a shop table stand bench or stall in a place not covered over from the weather	per superficial foot	0 1½

During the fairs double the amount of toll stallages or rents above mentioned may be taken for stalls stands benches or spaces of ground occupied only by the day (except for spaces occupied for exhibitions of wild beasts or other shows or performances).

The above-mentioned tolls and stallages in the markets and fairs to be paid and payable in respect of the occupation of any office desk box table stand bench stall or space of ground as well by the original taker or occupier thereof for a portion of the day or space of time as by any subsequent taker or occupier of the same for any other portion of the day or space of time.

For every exhibition of wild beast or other shows and performances occupying a space not exceeding 40 feet superficial measure for each day not exceeding - - -	s. d.	10 0
And if occupying a larger space than 40 feet then for every additional superficial foot for each day not exceeding - - -		0 4

<i>Offer or exposure for Sale.</i>	Per Day.	A.D. 1914.
	s. d.	—
Any person offering or exposing any article saleable in the market by sample either within the market or adjacent thereto and not having any shop office desk box table stand bench or stall and not renting any space of the surface of the ground - - - - -	1 0	
Any person offering or exposing any article saleable in the market supported by hand or by or about the person in basket or otherwise - - - - -	0 6	
Every wagon load of hay straw green fodder or other agricultural produce exposed or offered for sale in the market or in any street or place within a distance of 500 yards therefrom - - - - -	0 8	
Ditto when retailed - - - - -	1 4	
Every load of hay straw green fodder or other agricultural produce not being a wagon load so exposed or offered -	0 4	
Ditto when retailed - - - - -	0 8	
Every horse gelding or mare - - - - -	1 0	
Every colt filly foal mule or ass - - - - -	0 6	
Every bull ox cow bullock steer or heifer - - - - -	0 4	
Every calf - - - - -	0 1	
Every head of swine not being a sucking pig - - - - -	0 2	
Every sucking pig - - - - -	0 1	
Every sheep - - - - -	0 1	

<i>For Weighing and Measuring.</i>	Amount of Rate.
	s. d.
A hide - - - - -	0 1
A flitch of bacon - - - - -	0 1
A skin - - - - -	0 1
A sheep lamb or calf - - - - -	0 2
A pig - - - - -	0 3
A bull cow bullock steer or heifer - - - - -	0 4
Quarter of a bull cow bullock steer or heifer - - - - -	0 1
Every load of hay straw or agricultural produce - - - - -	0 6
Wool for each hundredweight and any fractional part of a hundredweight - - - - -	0 6
Any article not included in the above description if less than one hundredweight - - - - -	0 1
If more than one hundredweight for each hundredweight and any fractional part of a hundredweight - - - - -	0 1
For measuring any cereals sold by measure for each bushel or part of a bushel and for any fractional part of a bushel if more than a bushel - - - - -	0 1

Provided that the tolls to be demanded in respect of the weighing of live cattle sheep or swine shall not exceed those authorised by the

A.D. 1914. Markets and Fairs (Weighing of Cattle) Act 1887 or by any Act amending the same.

						<i>For Slaughtering.</i>		Per Head.	
								<i>s.</i>	<i>d.</i>
For every bull bullock cow ox steer or heifer	-	-	-	-	-	2	6		
For every sheep or lamb	-	-	-	-	-	0	6		
For every calf	-	-	-	-	-	1	0		
For every head of swine	-	-	-	-	-	1	0		
For every other animal slaughtered in the Corporation abattoirs	-	-	-	-	-	2	0		

The following substances to be the property of the Corporation viz. all manure and other substances thrown down as refuse by the butchers.

						<i>Lairage.</i>		Per Head.	
								<i>s.</i>	<i>d.</i>
For every bull bullock cow ox steer or heifer per day or part of a day	-	-	-	-	-	0	6		
For every sheep or lamb per day or part of a day	-	-	-	-	-	0	1		
For every calf per day or part of a day	-	-	-	-	-	0	2		
For every head of swine per day or part of a day	-	-	-	-	-	0	2		

Fodder when supplied by the Corporation and labour in feeding to be in addition to the above lairage charges.

Every person slaughtering dressing penning lairing or sorting animals before or after the ordinary business hours fixed by the Corporation to pay double the ordinary charges:

Provided that the ordinary business hours shall include such time after sunset on Saturday evenings as may reasonably be required for all operations connected with the killing of animals and preparation of meat for consumption by persons of the Jewish faith.

						<i>Dead Meat Market.</i>		Per Carcase.	
								<i>s.</i>	<i>d.</i>
Animals whether slaughtered in the Corporation abattoirs or not and hung in a portion of the market not let—									
For every carcase of beef	-	-	-	-	-	2	6		
For every sheep or lamb	-	-	-	-	-	0	6		
For every calf	-	-	-	-	-	0	6		
For every head of swine	-	-	-	-	-	1	0		

The Corporation shall be entitled to demand and take the same tolls in respect of any dead meat which shall be sold when in the slaughter hall or cooling hall or elsewhere in the abattoirs as they would be entitled to demand and take if such dead meat had been hung and sold in a portion of the dead meat market not let.

Tripery Offal Stores Gut-houses Blood-house Hide-house &c.

The rates or charges to be such as may be levied from time to time by the Corporation.

Chill Rooms and Cold Storage.

A.D. 1914.

The rates and charges in respect of storage to be such as may be levied from time to time by the Corporation.

Business Premises.

The rent payable in respect of saleshops dwelling-houses public-houses storerooms warehouses works premises and any other premises having an entrance from outside the respective market halls to be such sum or sums of money as the Corporation may fix from time to time.

Auction Sales.

For every sale by auction of whatever kind and nature such sum or sums as the Corporation may fix in addition to the sums otherwise payable as tolls or rents under this Act.

THE THIRD SCHEDULE.

**DESCRIBING PROPERTIES OF WHICH PORTIONS ONLY ARE
REQUIRED TO BE TAKEN.**

Work.	Township or Parish.	Nos. on deposited Plans.
Street Improvement No. 3	Township of Sheffield	1 to 17 (inclusive).
Street Improvement No. 4	Township of Ecclesall	33 to 37 (inclusive) 44 and 47 to 79 (inclusive).
Street Improvement No. 5	Township of Sheffield	80 81 and 86 to 90 (inclusive).
Street Improvement No. 6	Township of Sheffield	1 and 6.
Street Improvement No. 7	Parish of Ecclesfield	4.
Street Improvement No. 8	Township of Sheffield	10 to 24 (inclusive) 26 to 31 (inclusive) and 37 to 40 (inclusive).
Street Improvement No. 10	Parish of Ecclesfield	33 and 35.
Street Improvement No. 11	Township of Sheffield	1.
and lands for new abattoirs markets &c.	Township of Sheffield	1 to 13 (inclusive).
Railways Nos. 1 and 2	Township of Sheffield	1 2 and 3.
		40 to 43 (inclusive) 46 52 and 53.
		1 and 2.

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