



ANNO DUODECIMO & DECIMO TERTIO

# VICTORIÆ REGINÆ.

\*\*\*\*\*

## Cap. lvi.

An Act for regulating and maintaining Markets in the Town of *Torquay* in the County of *Devon*, and for constructing convenient Market Places therein. [13th *July* 1849.]

**W**HEREAS the Town of *Torquay* in the Parish of *Tormoham* in the County of *Devon*, and the Neighbourhood thereof, has of late Years greatly increased in Population, and is much resorted to by Visitors: And whereas a Market has for many Years past been held in the said Town for the Sale of Meat, Fish, Poultry, Eggs, Butter, Fruit, Vegetables, and other Commodities: And whereas the Market Place where the said Market is held is unfit for the Wants of the said Town, and it would be of great Benefit and Advantage to the said Town and the Neighbourhood thereof if the said Market were placed on a permanent Footing, with proper Rules and Regulations for conducting and managing the same, and if One or more new Market Place or Market Places were provided within the said Town, and if the said Market was removed to and held in and upon such new Market Place or Market Places: And whereas the several Persons herein-after named, with others, have formed themselves into a Company for the Purposes aforesaid, but the same cannot be effected without the Aid and Authority of Parliament:

[*Local.*]

Provisions of  
8 & 9 Vict.  
cc. 16. & 18.  
and 10 & 11  
Vict. c. 14.  
incorporated  
with this Act.

May it therefore please Your Majesty that it may be enacted ; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the several Acts of Parliament following, that is to say, "The Companies Clauses Consolidation Act, 1845," "The Lands Clauses Consolidation Act, 1845," and "The Markets and Fairs Clauses Act, 1847," shall be incorporated with this Act, and all the Clauses and Provisions of such Acts shall form Part of this Act, and apply to the Undertaking hereby authorized, except so far as the same shall be expressly varied by this Act, or shall be inapplicable or repugnant thereto.

Quarter  
Sessions.

II. And be it enacted, That the Expression "Quarter Sessions" in this and the said incorporated Acts shall be considered to mean the Quarter Sessions for the County of *Devon*.

Short Title.

III. And be it enacted, That in citing this Act in other Acts of Parliament, and in legal Instruments and Pleadings, it shall be sufficient to use the Expression "*Torquay Market Act, 1849.*"

Limits of  
the Act.

IV. And be it enacted, That the Limits within which this and the said incorporated Acts shall be put in force shall comprise and include the Parish of *Tormoham*.

Newspapers.

V. And be it enacted, That the Newspaper in which Advertisements and Notices relating to the said Markets are to be inserted, shall be some Newspaper published and circulating in the County of *Devon*.

Subscribers  
incorporated.

VI. And be it enacted, That *William Henry Meyrick, John Mare,* and the Honourable *John Boyle,* and all other Persons and Corporations who have already subscribed or shall hereafter subscribe to the Undertaking, and the Executors, Administrators, Successors, and Assigns of such Persons and Corporations respectively, shall be united into a Company for the Purposes of this Act and the Acts incorporated herewith, according to the Provisions of this Act and of the Acts incorporated herewith, and shall be incorporated by the Name of "*The Torquay Market Company,*" and by that Name shall be a Body Corporate, with perpetual Succession, and shall have Power to purchase and hold Lands within the Restrictions herein and in the Acts incorporated herewith contained.

Capital.

VII. And be it enacted, That the Capital of the said Company shall be Seven thousand Pounds.

Number and  
Amount of  
Shares.

VIII. And be it enacted, That the Number of Shares into which the Capital shall be divided shall be Fourteen hundred, and the Amount of each Share shall be Five Pounds.

Calls.

IX. And be it enacted, That the greatest Amount of any One Call which the Company may make on the Shareholders shall be One Pound

Pound *per* Share, and Two Months at least shall intervene between any Two successive Calls.

X. And be it enacted, That it shall be lawful for the Company to borrow on Mortgage or Bond any Sums not exceeding in the whole the Sum of Two thousand three hundred and thirty-three Pounds, but no Part of such Sum shall be borrowed until the whole of the said Capital or Sum of Seven thousand Pounds shall have been subscribed for, and One Half thereof shall have been actually paid up.

Power to borrow Money.

XI. And be it enacted, That the Number of Directors of the Company shall be Fourteen.

Number of Directors.

XII. And be it enacted, That it shall be lawful for the Company to increase or reduce the Number of Directors, provided that such increased Number do not exceed Fifteen, and that the reduced Number be not less than Nine.

Power to increase or reduce Number of Directors.

XIII. And be it enacted, That *William Henry Meyrick, John Mare, the Honourable John Boyle, Lawrence Palk, Henry Joseph St. John, James Hamilton Ward, Jacob Harvey, Joseph Webber Chilcot, Alexander Robert Sutherland, Charles Robert Dashwood, James Winsloe Phillipps, James Bigge, John Rossiter, and William Wakeham* shall be the first Directors of the Company.

First Directors of the Company.

XIV. And be it enacted, That the Quorum of a Meeting of Directors shall be Five.

Quorum of Directors.

XV. And be it enacted, That the Number of Directors annually to go out of Office shall be Three.

Number of Directors to go out by Rotation.

XVI. And be it enacted, That the first Ordinary Meeting of the Company shall be held within Six Months after the passing of this Act.

First Ordinary Meeting of the Company.

XVII. And be it enacted, That, subject to the Provisions in this and the said incorporated Acts contained, it shall be lawful for the Company, upon the Lands described in Schedule (A.) to this Act annexed, or on any other Lands which the said Company may purchase by Agreement or otherwise, to construct a new Market Place or Market Places, with all necessary Buildings and Works, Approaches and Conveniences thereto, for the Exposure and Sale of such marketable Commodities as are usually sold in Markets or Fairs, and to enter upon, purchase, take, and use such of the said Lands as shall be deemed necessary for such Purpose, and for the Purposes of this Act.

Power to construct new Market Places.

XVIII. And be it enacted, That previously to commencing the Construction or Erection of such new Market Place or Market Places the Plan thereof shall be submitted to and approved by the Commissioners acting under the Provisions of an Act passed in the Fifth Year of the Reign of His late Majesty King *William* the Fourth, intituled *An Act for lighting, watching, and improving the Parish of Tormoham in the County of Devon*, and that such new Market Place

Plan to be approved by Commissioners acting under 5 & 6 W. 4. c. 45. before Works are commenced.

OR

or Market Places shall be built on the proposed Site at or near *Warren Place*.

Present Market to be removed as soon as new Market completed.

XIX. And be it enacted, That, except as herein otherwise provided, such new Market Place or Market Places shall be the only Market Place or Market Places within the Limits of this Act, and when and so soon as such new Market Place or Market Places shall be completed and opened for public Use the present Market shall be removed to and held in and upon such new Market Place or Market Places.

Power to enlarge the Market Places from Time to Time.

XX. And be it enacted, That if at any Time or Times hereafter the said new Market Place or Market Places shall be found to be not sufficiently capacious for the Accommodation of the said Market, it shall be lawful for the said Company to enlarge the same from Time to Time, and all and singular the Powers and Provisions of this Act and the said incorporated Acts, except the Powers for the Purchase of Lands otherwise than by Agreement, shall be applicable for the Purpose of enlarging the same, and for regulating and maintaining the same when enlarged: Provided always, that previously to the Commencement of any Works for the Purposes of any such Enlargement the Plan thereof shall be submitted to and approved by the Commissioners herein-before mentioned.

Company to make Compensation to Owners of existing Market.

XXI. And whereas Sir *Lawrence Vaughan Palk* Baronet, or his Trustees, is or are the Owner or Owners of the Market and Market Place now existing within the said Town of *Torquay*, and the Rents, Tolls, Rates, and Dues arising therefrom or payable in respect thereof, which Market and Market Place, Rents, Tolls, Rates, and Dues, will, under the Provisions of this Act, be discontinued, removed, and extinguished, and it is expedient that the said Company should make Compensation to such Owner or Owners in respect thereof: Be it enacted, That the said Company shall make Compensation to the said Sir *Lawrence Vaughan Palk* Baronet, or his Trustees, or other the Owner or Owners for the Time being of such Market and Market Place, Rents, Tolls, Rates, and Dues, for the Removal of such Market, and the Discontinuance of the Use of such Market Place, and the Extinguishment of such Rents, Tolls, Rates, and Dues, and that the Amount of such Compensation shall, in case such Owner or Owners and the said Company do not agree upon the same, be ascertained and determined according to the Provisions contained in the "Lands Clauses Consolidation Act, 1845," in the same Manner as for any Land or other Property purchased or taken in pursuance of or for the Purposes of this Act.

Power to provide Slaughter-houses.

XXII. And be it enacted, That it shall be lawful for the said Company to provide such Slaughter-houses as shall from Time to Time be sufficient for the slaughtering Cattle for the Supply of the said Town and the Neighbourhood thereof upon such Sites as may be approved by the said Commissioners: Provided always, that the said Slaughter-houses shall be erected on the proposed Site at *Upton* in the Parish of *Tormoham*, or within a Quarter of a Mile thereof.

XXIII. And

XXIII. And be it enacted, That if any Question shall arise as to whether a sufficient Number of Slaughter-houses had been or continued to be provided, such Question shall be determined by the said Commissioners.

As to Sufficiency of Slaughter-houses.

XXIV. And be it enacted, That after the said Company shall have provided such sufficient Number of Slaughter-houses, and Notice shall have been published for Twenty-one Days of the same being ready for public Use, no Person shall slaughter or dress any Cattle, Beast, Sheep, or Swine for Sale in any Place within the said Town other than in one of the said Slaughter-houses provided by the Company; and if any Person shall, after such Time as aforesaid, and so long as the Company shall provide sufficient Slaughter-houses for the Accommodation of the said Town, slaughter or dress for Sale any such Animal as aforesaid in any Place within the said Town, other than one of such Slaughter-houses, he shall be liable to a Penalty not exceeding Five Pounds for every such Offence, anything in this Act or the said incorporated Acts contained to the contrary notwithstanding.

Penalty for slaughtering elsewhere than in Slaughter-houses authorized under this Act.

XXV. And be it enacted, That the Lands to be taken or appropriated by the said Company for extraordinary Purposes shall not exceed Three Acres.

Lands for extraordinary Purposes.

XXVI. And be it enacted, That the Market Place or Market Places shall be completed within Three Years after the passing of this Act, and on the Expiration of such Period the Powers by this Act and the Acts incorporated herewith given to the said Company for constructing the Market Place or Market Places shall cease to be exercised, except as to so much of the Market Place and Market Places as shall then be completed.

Period for Completion of Works.

XXVII. And be it enacted, That after the said Market Place or Market Places shall be opened for public Use every Person, other than a Person being a licensed Hawker, or a Person hawking or selling within the said Limits any Fish, Eggs, or Fruit, or selling Fish by Wholesale from any Vessel or Boat alongside of the Quays in *Torquay*, and delivering the same upon the Quays when sold, who shall sell or expose for Sale in any Place within the said Limits other than in the said Market Place or Market Places, or in his own Dwelling Place or Shop, any Article or Articles in respect of which, or of the Shed, Stall, Bulk, Block, Trestle, Bench, Table, Standing Place, or Station used or occupied in the said Market Place or Market Places for the Sale or Exposure for Sale whereof, Stallages, Rents, or Tolls are by this Act authorized to be taken, shall for every such Offence be liable to a Penalty not exceeding Forty Shillings: Provided always, that nothing herein contained shall extend to authorize the Sale by Retail, or the Exposure for Sale by Retail, of any Fish, Eggs, or Fruit on the said Quays, or on any Highway or Street within One Quarter of a Mile of the same; and provided further, that the Sale of Fish by Wholesale from any Vessel or Boat alongside of the said Quays shall be limited to such Place or Places only as the

After new Market is opened no Person, except a licensed Hawker, &c., to sell except in the Market Place or in his own Dwelling.

Harbour Master of *Torquay* for the Time being shall direct and appoint.

Fish delivered on the Quay to be removed within Two Hours.

XXVIII. Provided always, and be it enacted, That the Person to whom any Fish shall be delivered on the Quay as aforesaid shall forthwith cause the same to be removed, and if such Person shall for the Space of Two Hours after such Fish shall have been so delivered as aforesaid neglect or refuse to remove the same he shall for every such Offence be liable to a Penalty not exceeding Forty Shillings.

Power to take Tolls for the Market.

XXIX. And be it enacted, That it shall be lawful for the said Company from Time to Time to demand from any Person occupying or using any Stand, Stall, Shed, Station, or Place in the Market Place or Market Places to be constructed under the Provisions of this Act, or the Buildings or Ground connected therewith, or bringing into such Market Place or Market Places, or Buildings or Ground, any marketable Commodity, Provisions, Articles, or Things specified in the Schedule (B.) to this Act annexed, such Stallages, Rents, and Tolls as the Company shall from Time to Time appoint, not exceeding the several Stallages, Rents, and Tolls specified in the said Schedule (B.)

Tolls for Slaughter-houses.

XXX. And be it enacted, That it shall be lawful for the Company to demand from any Person slaughtering Cattle in any Slaughter-house belonging to the said Company such Tolls as are specified in the Schedule (C.) to this Act annexed.

Tolls for weighing and measuring.

XXXI. And be it enacted, That it shall be lawful for the Company, or the Person for the Time being appointed to attend the Weighing Houses or Places for weighing and measuring any Article sold in the Market Place or Market Places, or the Buildings or Ground connected therewith, by Weight or Measure, from Time to Time to demand such Tolls as the said Company may appoint, not exceeding in any Case the Amount specified in the Schedule (D.) to this Act annexed.

Tolls for weighing Carts.

XXXII. And be it enacted, That it shall be lawful for the Company, or the Person for the Time being appointed to attend the Machines for weighing Carts within the Limits of this Act, to demand from the Person requiring the same to be weighed such Tolls as the Company may appoint, not exceeding in any Case the Amount specified in the Schedule (E.) to this Act annexed.

Power to lease the Slaughter-houses, &c.

XXXIII. And be it enacted, That it shall be lawful for the Company from Time to Time to demise and let the said Slaughter-houses, Weighing Houses or Places and Machines, or any of them, or the said Stallages, Rents, or Tolls, or any of them, for any Period not exceeding Three Years, upon such Terms as shall be agreed upon between the Company and the Person to whom such Lease shall be made.

XXXIV. And

XXXIV. And be it enacted, That it shall be lawful for the Company to let any of the Stalls, Standing Places, Benches, or other Conveniences in the said Market Place or Market Places to any Person for any Term not exceeding Three Years. Power to let Standings in the Markets.

XXXV. And be it enacted, That it shall be lawful for the Lessee of any such Stall, Standing Place, or other Convenience, his Executors, Administrators, and Assigns, with Consent of the Company, to assign the same for the Residue of his Term. Power to assign Lease of Standings.

XXXVI. And be it enacted, That nothing in this Act contained shall be taken to prejudice, abridge, or destroy any Power or Authority, Right or Privilege, of the Lord of any Manor within which the said Town is situate (except so far as is herein-before expressly provided for), and which he had or claimed or enjoyed on or before the passing of this Act. Saving Rights of Lords of Manors.

XXXVII. And be it enacted, That nothing herein contained shall be deemed or construed to exempt the said Company from the Provisions of the "Public Health Act, 1848," or of any general Act relating thereto, or to the Subject Matter thereof, which may pass during the present or any future Session of Parliament. Undertaking not exempted from Provisions of 11 & 12 Vict. c. 63.

XXXVIII. And be it enacted, That this Act shall be deemed a Public Act, and shall be judicially taken notice of as such. Public Act.

The SCHEDULES referred to in the foregoing Act.

SCHEDULE (A.)

*Parish of Tormoham in the County of Devon.*

Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
House and Garden -	Robert Shedden Sul- yarde Cary (a Minor), Emily Mounro Cary, his Guardian, William Stevens and Samuel Frederick Dendy, De- visees in Trust under the Will of George Cary, Robert Shed- den.	Mark Whiteway the elder.	James Wish. Richard Luscombe.
House and Garden -	Ditto - -	Ann Ryder - -	Ann Ryder. Frederick Bond. William Bowdan. Thomas Ryder.
House, Garden, and Outhouse.	Ditto - -	Ann Ryder - -	Susannah Williams. Samuel Bird. Ann Vincent.
House and Garden -	Ditto - -	Susannah Williams, Susannah Chapple.	—
Chapel and Garden -	Ditto - -	Edward Henley, the Trustees of the Wes- leyan Chapel:—Ed- ward Henley, Ed- ward Palk, Joseph Morgan, George Yeo, Richard Hen- ley Taylor, Joseph Hamlyn, Thomas Oliver, Matthew Churchward, Wil- liam Eales, John Henley Morgan.	—
House, Garden, and Tank.	Ditto - -	Josiah Toms - -	Ann Peters. William Jarman. Mary Jarman. James Manyard. Thomas Angel. William Warren. Joseph White.
House, Garden, and Shed.	Ditto - -	Thomas Ryder -	—
Road or Street -	The Board for the Re- pair of the Highways in the Parish of Tor- moham, Charles Kilby (Surveyor). The Commissioners for lighting, watching, and improving the Parish of Tormoham, George Elliott Header (Clerk).	—	—



Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
Street called Swan Street otherwise Cain's Lane.	The Board for the Repair of the Highways in the Parish of Tormoham, Charles Kilby (Surveyor). The Commissioners for lighting, watching, and improving the Parish of Tormoham, George Elliott Header (Clerk).	—	—
House, Passage, Yard, and Outhouses.	Robert Shedden Sul- yarde Cary (a Minor), Emily Mounro Cary, his Guardian, William Stevens and Samuel Frederick Dendy, De- visees in Trust under the Will of George Cary, Robert Shed- den.	—	—
Workshop - -	Ditto - -	Ann Ryder - -	Thomas Ryder.
Garden and Shed -	Ditto - -	Ann Ryder - -	Thomas Ryder.
House, Yard, and Out- house.	Ditto - -	Samuel Bridgman -	William Hawkins.
Garden and Shed -	Ditto - -	Samuel Bridgman -	William Hawkins.
House, Yard, and Out- house.	Ditto - -	Samuel Bridgman -	Joseph Coombe. Abraham Eustes. Sarah Tarr.
Garden and Shed -	Ditto - -	Samuel Bridgman -	Joseph Coombe. Abraham Eustes. Sarah Tarr.
House - -	Ditto - -	Samuel Bridgman -	Samuel Bridgman. Robert Bowden.
Garden and Shed -	Ditto - -	Samuel Bridgman -	Robert Bowden. Samuel Parr.
House - -	Ditto - -	Samuel Bridgman -	Samuel Bridgman. Samuel Parr.
House - -	Ditto - -	Elizabeth Shapley -	John Harrad. William Davis.
Passage - -	Ditto - -	Elizabeth Shapley -	John Harrad. William Davis. Elizabeth Shapley. Mary Moore.
House - -	Ditto - -	Elizabeth Shapley -	Elizabeth Shapley. Mary Moore.
Yard and Outbuildings	Ditto - -	Reverend Thomas Pitts, John Cowell, John Tapley, Re- becca Tapley, Samuel Bridgman.	Samuel Bridgman. Thomas Davis. Joseph Rooke.

[Local.]

9 L

Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
House - -	Robert Shedden Sul- yarde Cary (a Minor), Emily Mounro Cary, his Guardian, William Stevens and Samuel Frederick Dendy, De- visees in Trust under the Will of George Cary, Robert Shed- den.	Reverend Thomas Pitts, John Cowell, John Tapley, Re- becca Tapley, Samuel Bridgman.	Samuel Bridgman. Thomas Davis. Joseph Rooke.
Yard and Outbuildings	Ditto - -	Reverend Thomas Pitts, John Cowell, John Tapley, Re- becca Tapley, Samuel Bridgman.	Samuel Bridgman.
Stable - -	Ditto - -	Reverend Thomas Pitts, John Cowell, John Tapley, Re- becca Tapley, Samuel Bridgman.	Samuel Bridgman.
House, Yard, and Out- buildings.	Ditto - -	John Shepherd -	Philip Howard. Henry Brimblacomba. Robert Full.
Yard - - -	Ditto - -	John Shepherd -	Philip Howard. Henry Brimblacomba. Robert Full.
House, Yard, and Out- buildings.	Ditto - -	John Shepherd -	William Gale. William Warren. William Lawrence.
Yard and Sheds -	Ditto - -	John Shepherd -	William Gale. William Warren. William Lawrence.
Yard - - -	Ditto - -	Joan Rowe - -	John Gorman. John Adams.
House - - -	Ditto - -	Joan Rowe - -	John Gorman. John Adams.
Passage - - -	Ditto - -	Joan Rowe - -	John Gorman. John Adams.
Garden and Yard -	Ditto - -	Joan Rowe - -	John Gorman. John Adams.
Plantation called Warren.	Ditto - -	- - -	In hand.
Turnpike Road and Footpath.	The Trustees for more effectually repairing and improving certain Roads in Torquay, Paignton, Brixham, Kingsween, Newton Abbot, and Shaldon, and for making cer-		—

Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	<p>tain new Roads connected therewith, William Kitson and Charles Kitson (Clerks).</p> <p>The Commissioners for lighting, watching, and improving the Parish of Tormoham, George Elliott Header (Clerk); the Board for the Repair of the Highways in the Parish of Tormoham, Charles Kilby (Surveyor).</p>		
Turnpike Road -	The Trustees for more effectually repairing and improving certain Roads in Torquay, Paignton, Brixham, Kingsween, Newton Abbot, and Shaldon, and for making certain new Roads connected therewith, William Kitson and Charles Kitson (Clerks).	—	—
Orchard and Stream -	Sir Lawrence Vaughan Palk, Baronet, Mark Kennaway, William Kitson.	-	William Gale.
Road - - -	The Board for the Repair of the Highways in the Parish of Tormoham, Charles Kilby (Surveyor); the Commissioners for lighting, watching, and improving the Parish of Tormoham, George Elliott Header (Clerk).	—	—

SCHEDULE (B.)

---

*List of Tolls to be taken.*

For every covered and uncovered Shed, Stall, Bulk, Block, Trestle, Standing Place, or Station used by any Person for exposing to Sale Flesh, Meat, Cheese, Bacon, Pickled Pork, Fish, or any other Live or Dead Victuals, Fruit, Glass, Earthenware, or other Goods, Article, Commodity, or Thing whatsoever (except as herein otherwise specially charged), Tolls not exceeding the following per Day may be taken :

	£	s.	d.
Not exceeding Forty-five Superficial Feet - - -	0	1	0
For every additional Superficial Foot - - -	0	0	0 $\frac{1}{4}$

*Carts.*

For every Cart used by any Person for exposing, or in which shall be exposed to Sale, any Article, Commodity, or Thing, the following Tolls per Day :

For every One Horse Cartload - - -	0	0	9
For every Two Horse Ditto - - -	0	1	0
Waggons used for the like Purpose, per Day - - -	0	1	9
For every One Ass Cartload - - -	0	0	6
For every Two Ass Ditto - - -	0	0	9

*Butter.*

For every Basket, Parcel, or Quantity of Butter, not exceeding Twelve Pounds Weight, per Day - - -

	0	0	1 $\frac{1}{2}$
For each additional Six Pounds Weight, per Day - - -	0	0	0 $\frac{1}{2}$

*Poultry and Pigs.*

For Poultry, including Fowls, Chickens, and Ducks, Wild Fowls, Pigeons, and Rabbits ; (videlicet,)

Not exceeding Three Couple, per Day - - -	0	0	1
For each additional Three Couple, per Day - - -	0	0	1
For every Turkey, Goose, per Day - - -	0	0	1
For every Hog or Pig, per Day - - -	0	0	3
For every Sucking Pig, per Day - - -	0	0	1

*Eggs.*

*Eggs.*

	£	s.	d.
For every Basket, Parcel, or Quantity of Eggs under Two Dozen	-	0	0 1
For each additional Dozen	-	0	0 0½

*General Tolls.*

For every Basket, Hamper, Parcel, or Quantity of any other Goods, Commodity, Article, or Thing exposed or offered for Sale there, not before specifically charged or enumerated, or falling within any of the preceding Heads; (that is to say,)

Not containing more than One Bushel	-	0	0 1
Every additional Half Bushel	-	0	0 0½

SCHEDULE (C.)

*Slaughter-houses.*

For every Bull, Ox, Cow, Bullock, Steir, or Heifer	-	0	0 9
For every Calf	-	0	0 6
For every Sheep or Lamb	-	0	0 3
For every Hog or Pig	-	0	0 6
For every other Beast	-	0	0 9

SCHEDULE (D.)

*Weighing and Measuring.*

For weighing every Piece of Meat or Thing weighing not more than Twenty-eight Pounds Avoirdupois	-	0	0 1
For weighing every Piece of Meat or Thing weighing more than Twenty-eight Pounds Avoirdupois, and not exceeding One hundred and twelve Pounds	-	0	0 2
And so in proportion for any greater or smaller Quantity than One hundred and twelve Pounds Weight over and above One hundred and twelve Pounds Weight.			
For measuring every Quantity of Goods and Things sold by Measure, not exceeding One Bushel	-	0	0 0½
For measuring every Quantity more than a Bushel, and not exceeding Two Bushels	-	0	0 1
And for every Bushel beyond Two Bushels	-	0	0 0½

SCHEDULE (E.)*Weighing Machines.*

For weighing any Cart, Waggon, or other Carriage, not exceeding One Ton	£	s.	d.
	0	0	6

And so in proportion for any greater or smaller Weight than One Ton.

---

LONDON:

Printed by GEORGE EDWARD EYRE and WILLIAM SPOTTISWOODE,  
Printers to the Queen's most Excellent Majesty. 1849.