



### CHAPTER lx.

An Act to amend the Law relating to the jurisdiction of the Chancellor Vice-Chancellor and other authorities of the University of Cambridge over persons not Members of the University and to make better provision for the use of commons the management of markets and fairs and in other respects for the local government and improvement of the borough of Cambridge and for other purposes. [3rd July 1894.]

A.D. 1894.

**W**HEREAS by a charter dated or purporting to be dated the twenty-sixth day of April in the third year of Her reign Her Majesty Queen Elizabeth granted (among other things) "That the Chancellor Masters and Scholars of the University of Cambridge by themselves or their deputies officers servants and ministers from time to time as well by day as by night at their pleasure might make scrutiny search and inquisition in the town and suburbs and in Barnwell and Sturbridge for all common women bawds vagabonds and other suspected persons coming or resorting to the town and suburbs or the said fairs and punish all whom on such scrutiny search and inquisition they should find guilty or suspected of evil by imprisonment of their bodies banishment or otherwise as the Chancellor or his vice-gerent should deem fit And the mayor bailiffs and other officers and ministers of the town and all other persons whatsoever were commanded not to impede such scrutiny search and inquisition but on request of the Chancellor or his vice-gerent aid and assist therein under pain of contempt and incurring the indignation of the Queen Her heirs and successors":

And whereas by an Act passed in the thirteenth year of the reign of Queen Elizabeth chapter twenty-nine intituled "An Acte for Thincorporatōn of bothe Thuniversityes" (section 2) the said

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A.D. 1894. — charter was declared to be good effectual and available in law to all intents constructions and purposes :

6 Geo. IV.  
c. 97. And whereas by section 3 of an Act of Parliament passed in the sixth year of His Majesty King George the Fourth intituled “ An Act for the better preservation of the peace and good order in “ the Universities of England ” it was enacted “ that every common “ prostitute and night-walker found wandering in any public walk “ street or highway within the precincts of the said University of “ Oxford and not giving a satisfactory account of herself shall be “ deemed an idle and disorderly person within the true intent and “ meaning of the Act 5 Geo. IV. cap. 83 intituled ‘ An Act for the “ ‘ punishment of idle and disorderly persons and rogues and “ ‘ vagabonds in that part of Great Britain called England ’ and “ shall and may be apprehended and dealt with accordingly ” :

And whereas it is expedient to repeal the recited portion of the charter and so much of the first recited Act or any other Act as confirms or preserves the same and to extend to the University of Cambridge the recited section 3 of the said Act 6 Geo. IV. cap. 97 and to confer further powers on the proctors and pro-proctors of the University of Cambridge for the maintenance of discipline among its members :

6 & 7 Vict.  
c. 68. And whereas by section 10 of the Theatres Act 1843 no theatre or other place of public resort can be licensed for the public performance of stage plays within the precincts of the University of Cambridge or within fourteen miles of the town of Cambridge without the consent of the Chancellor or Vice-Chancellor of the University :

9 Vict.  
c. xvii. And whereas by section 16 of the Cambridge Award Act 1856 no occasional public exhibition or performance (whether strictly theatrical or not) other than performances in theatres regulated by the Theatres Act 1843 can take place within the borough of Cambridge (except during the period of the Midsummer Fair or in the Long Vacation) unless with the consent in writing of the Vice-Chancellor and the mayor :

And whereas the mayor aldermen and burgesses of the borough of Cambridge (in this Act called the Corporation) are the local authority within the meaning of the Public Health Acts Amendment Act 1890 and a resolution of the council of the borough was duly passed on the 13th day of July 1893 for the adoption of Part IV. (music and dancing) of that Act and fixing the 1st day of October then next for the coming into operation of the same within the borough :

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And whereas it is not necessary or expedient to maintain the aforesaid jurisdiction of the Chancellor and Vice-Chancellor as it now exists and it is desirable to make such provisions relative thereto as this Act contains :

And whereas the borough of Cambridge is a municipal borough under the management and local government of the Corporation and the Corporation acting by the council as constituted by the borough of Cambridge Order 1889 confirmed by the Local Government Board's Provisional Orders Confirmation (No. 15) Act 1889 are the urban sanitary authority for the district of the borough :

And whereas the Corporation and the local board for the district of Chesterton acting by a joint committee were by the River Cam Bridges Act 1889 (in this Act referred to as the Act of 1889) empowered to purchase lands for and to construct the bridges and works therein mentioned within the periods therein mentioned and it is expedient that the said power of purchase should be revived and extended and that the time for the completion of the said works should be extended :

And whereas the Corporation are or claim to be the owners in fee of certain commons or open spaces within the borough known as Coldham's Common Sturbridge Green Midsummer Green or Jesus Green Butt Green Empty Common Petersfield Donkeys Common Parker's Piece Queens' Green Laundress Green Sheeps Green Coe Fen Coe Fen Straits New Bit and Christ's Pieces and certain other commons and open spaces within the borough but which have no recognised names :

And whereas it would be for the benefit of the inhabitants of the borough if provision were made (as in this Act mentioned) for the improvement management and regulation of the commons or open spaces herein-before mentioned :

And whereas the Corporation are or claim to be the owners of the markets and fairs within the borough and also of the fair at Reach in the parishes of Burwell and Swaffham Prior and it is expedient that the tolls stallages and charges authorised by the Cambridge Corporation Act 1850 should be altered and provision made for the better regulation of the said markets and fairs :

And whereas the Public Libraries Act 1892 is in force within the borough and it is expedient in order to carry it more effectually into execution that the limit to the rate thereby authorised should be enlarged :

And whereas the objects aforesaid cannot be obtained without the authority of Parliament :

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And whereas an absolute majority of the whole number of the council at a meeting held on the twenty-sixth day of October one thousand eight hundred and ninety-three after ten clear days' notice by public advertisement of the meeting and of the purpose thereof in the "Cambridge Weekly News" a local newspaper published and circulating in the borough such notice being in addition to the ordinary notices required for summoning that meeting resolved that the expense payable by the Corporation in relation to promoting the Bill for this Act should be charged on the borough fund and rate:

And whereas that resolution was published twice in the said "Cambridge Weekly News" and has received the approval of the Local Government Board:

And whereas the propriety of the promotion of the Bill for this Act was confirmed by an absolute majority of the whole number of the council at a further special meeting held in pursuance of a similar notice on the twenty-fifth day of January one thousand eight hundred and ninety-four not less than fourteen days after the deposit of the Bill for this Act in the Offices of the Houses of Parliament:

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

May it therefore please Your Majesty that it may be enacted and be it enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows (that is to say):—

PART I.—PRELIMINARY.

Short title.

1. This Act may be cited as the Cambridge University and Corporation Act 1894.

Interpretation.

2. In this Act the following words and expressions have the meanings hereby assigned to them unless the subject or context otherwise requires:—

"The Corporation" means the mayor aldermen and burgesses of the borough of Cambridge;

"The borough" means the municipal borough of Cambridge;

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

“The joint committee” means the joint committee constituted by section 5 of the Act of 1889; A.D. 1894.

“The commons” means the commons and open spaces mentioned or referred to in the preamble to this Act and shown on the map of the commons herein-after mentioned;

“Daily penalty” means a penalty for each day on which any offence is continued after conviction therefor.

3. This Act shall so far as it relates to the powers and duties of the Corporation be carried into execution by the Corporation acting by the council. Execution of Act.

## PART II.—UNIVERSITY JURISDICTION.

4. This part of this Act shall (unless otherwise expressed) extend and apply to the whole of the borough and to any area beyond the borough situate within two miles and a half from the church of St. Mary the Great in the borough and the said limits shall for the purposes of this part of this Act be deemed to be the precincts of the University of Cambridge. Limits of Part II. of this Act.

5. So much of the charter as is recited and set forth in the preamble to this Act and so much of the Act of the thirteenth year of the reign of Queen Elizabeth chapter twenty-nine intituled “An Acte for Thincorporatōn of bothe Thuniversityes” and so much of any other Act as confirms or preserves that portion of the recited charter is hereby repealed without prejudice to anything already done and suffered. Partial repeal of charter.

6. The recited section 3 of the said Act 6 Geo. IV. cap. 97 shall extend and apply to the University of Cambridge and subject to the provisions of this Act shall have effect within the precincts of the said University as if the words “either of the said Universities of Oxford and Cambridge” were inserted therein in lieu of the words “the said University of Oxford.” S. 3 of 6 Geo. IV. to apply to University of Cambridge.

7. For the maintenance of discipline among the members of the University of Cambridge the proctors and pro-proctors of the University shall by virtue of their respective offices have the powers vested in constables duly appointed and sworn under or by virtue of section 1 of the said Act 6 Geo. IV. cap. 97 and shall for the same purpose have power with or without any constables appointed under the same Act to enter any premises licensed for the sale of intoxicating liquors or any premises kept or used for public entertainment of any kind during the performance of such entertainment or so long as any of the public are assembled there. Proctors to have powers of constables.

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Partial  
repeal of  
6 & 7 Vict.  
c. 68. s. 10.

Power to  
revoke  
theatrical  
licences.

8. Section 10 of the Theatres Act 1843 is hereby repealed so far as it relates to the University or town of Cambridge or the neighbourhood thereof.

9. The county council for the county of Cambridge may at any time revoke any licence for the public performance of stage plays within the borough on the complaint in writing of the Vice-Chancellor or the mayor sent to the clerk of the said council who shall forthwith upon the receipt of such complaint summon a special meeting of the county council to consider the same and give written notice of the complaint to the person complained of in order that he may make his answer or defence at such special meeting.

Power to  
revoke  
licences for  
other public  
entertain-  
ments.

10. The licensing justices for the borough may at any time revoke any licence within the borough granted in pursuance of Part IV. of the Public Health Acts Amendment Act 1890 on the complaint in writing of the Vice-Chancellor or the mayor sent to the clerk to the justices who shall forthwith upon the receipt of such complaint summon a special session of the licensing justices to consider the same and give written notice of the complaint to the person complained of in order that he may make his answer or defence at such special session.

Amendment  
of section 16  
of Award  
Act.

11. Section 16 of the Cambridge Award Act 1856 shall henceforth be read and have effect as if the words "(except during the period of Midsummer Fair or in the Long Vacation)" and the words "Vice-Chancellor and the" were expunged and omitted therefrom.

Saving for  
rights and  
privileges of  
University.

12. Nothing in this part of this Act contained shall affect any right power or privilege of the University or of any court or officer of the University except so far as the same is hereby expressly abolished or modified.

PART III.—RIVER CAM BRIDGES.

Incorpora-  
tion of  
Part II.  
of Railways  
Clauses Act  
1863.

13. Part II. relating to the extension of time of the Railways Clauses Act 1863 is incorporated with and forms part of this Act Provided that for the purposes of this Act the expressions "railway" and "railway and works" means the bridges and works authorised by the Act of 1889 and the expression "company" means the joint committee.

Revival and  
extension  
of time for  
purchase of  
lands.

14. The powers granted to the joint committee by the Act of 1889 for the compulsory purchase of lands for the purposes of the bridge and other works authorised by that Act and therein referred

to as works D E and F are hereby revived and extended and may be exercised for a period of three years from the passing of this Act and on the expiration of that period shall cease. A.D. 1894.

15. The Corporation shall not under the powers of this Act or under the powers of the Act of 1889 purchase or acquire ten or more houses which on the fifteenth day of December next before the passing of this Act or of the Act of 1889 as the case may be were occupied either wholly or partially by persons belonging to the labouring class as tenants or lodgers or except with the consent of the Local Government Board ten or more houses which were not so occupied on the respective fifteenth day of December but have been or shall be subsequently so occupied. Restriction on taking houses of labouring class.

For the purposes of this section the expression "labouring class" means and includes mechanics artisans labourers and others working for wages hawkers costermongers persons not working for wages but working at some trade or handicraft without employing others except members of their own family and persons other than domestic servants whose income does not exceed an average of thirty shillings a week and the families of any such persons who may be residing with them.

16. The time limited by the Act of 1889 for the completion of the bridge and works authorised by that Act and therein referred to as works D E and F is hereby extended for the period of five years from the passing of this Act and the Act of 1889 shall be read and construed as if the period by this Act limited for the completion of the said bridge and works had been the period by that Act limited. If the said bridge and works be not completed within the extended period by this Act limited for their completion then on the expiration of that period the powers for making and completing the same and otherwise in relation thereto shall cease except as to so much thereof as shall then be completed. Extension of time for completion of works.

#### PART IV.--COMMONS.

17. (1) A map of the commons to which this part of this Act refers (wherein such commons are coloured green) signed in duplicate by Walter Hume Long Esquire the Chairman of the Committee of the House of Commons to whom the Bill for this Act was referred (in this Act called the map of the commons) shall within two weeks after the passing of this Act be deposited in the Private Bill Office of the House of Commons and with the town clerk at his office and a copy thereof certified by the town clerk Deposit of map of the commons.

A.D. 1894. shall be sent as soon as may be after such deposit to the Board of Agriculture.

(2.) Copies of the map of the commons or any extract therefrom certified by the town clerk to be true shall be received in the Supreme Court and in all other courts and proceedings as primâ facie evidence of the contents of such map so far as it relates to the commons and such map shall at all reasonable times be open to inspection by any person liable to any rate leviable within the borough and any person shall be entitled to a copy of or extract from such map certified by the town clerk on payment of a reasonable fee for every such copy or extract and all sums received under this section shall be carried to the credit of the borough fund.

Use of  
Midsummer  
and Butt  
Greens for  
agricultural  
and other  
shows.

18. The Corporation may from time to time enclose all or some part of the commons known as Midsummer or Jesus Green and Butt Green for the purpose of permitting the same to be used for the Royal Agricultural Society's Show or for any other agricultural or horticultural or other show or for any other public purpose of a temporary nature or may use the same for any such show or purpose and the admission to the enclosed portion of the said commons may be either with or without payment as directed by the Corporation or with the consent of the Corporation by the society or persons to whom the use of the enclosed portions of the commons may be granted and the Corporation may stop up or divert Victoria Avenue or any road or footpath within the enclosure so long as such enclosure continues.

Powers of  
Corporation  
over  
commons.

19. The Corporation may from time to time exercise the following powers in regard to the commons (that is to say) They may—

- (A) Improve the commons or some of them so far as may be necessary or desirable for the purposes of health recreation and enjoyment;
- (B) Make and maintain roads footpaths and ways;
- (C) Plant trees and shrubs for purposes of shelter or ornament and fell cut lop and manage the same and any other trees plants and shrubs on the commons and make and maintain so long as shall be necessary temporary enclosures for the protection of trees shrubs and turf;
- (D) Erect baths wash-houses and lavatories Provided that baths and wash-houses shall only be erected on the banks of or within thirty yards from any stream and shall be constructed of wood:



Provided that in exercising the powers conferred by this section the Corporation shall not unduly interfere with hinder or prejudice any rights of common in or over the commons. A.D. 1894.

**20.** The Corporation may from time to time make byelaws for any of the following purposes relating to the commons or any of them (that is to say):— Power to make byelaws in respect of commons.

- (A) For preventing the digging or taking of turf loam stone sand gravel or other substances;
- (B) For preventing the injury or cutting of trees shrubs brushwood or other plants or for preventing injury or damage to any stream ditch or watercourse or to the banks thereof running by through or on the common;
- (C) For preventing or regulating the deposit of or suffering to remain on any part of the common any rubbish manure or other substance;
- (D) For regulating the playing of games and athletic sports and for setting apart from time to time certain commons or parts of commons upon which persons may play games or hold athletic sports and for prohibiting the use for the purposes aforesaid of any other common or parts of a common;
- (E) For preventing or regulating riding and driving on the commons and the roads and footpaths on the commons;
- (F) For regulating the use of baths wash-houses and lavatories and the charges to be made for such use;
- (G) For the prevention of or protection from nuisances and for preservation of order.

**21.** Any constable in uniform or producing on demand his written authority and any persons whom he may call to his assistance may take into custody without warrant any person who within view of such constable shall offend against any of the provisions of this part of this Act or of the byelaws made under this part of this Act and whose name and residence are unknown to and cannot be ascertained by such constable. Apprehension of offenders whose name and residence cannot be ascertained.

**22.** The Corporation shall pay compensation to persons entitled to commonable rights (if any) who shall be injuriously affected by the exercise of any of the powers conferred upon the Corporation under the provisions of this part of this Act or under any byelaws made thereunder and such compensation shall be settled by two justices in accordance with the provisions of the Lands Clauses Acts as in the case of claims for compensation under section 22 of the Lands Clauses Consolidation Act 1845. Compensation to commoners injuriously affected by byelaws.

A.D. 1894.

PART V.—MARKETS AND FAIRS.

Alteration  
of market  
tolls.

**23.** Sections 27 and 28 (save so far as they relate to fairs) and section 31 and the table of tolls set forth in Schedule C of the Cambridge Corporation Act 1850 except the provisions of that schedule under the general heading "The Fairs" are hereby repealed and in lieu thereof be it enacted as follows:—

The Corporation may from time to time demand and receive tolls rents stallages and charges (not exceeding the tolls rents stallages and charges specified in the schedule to this Act) from persons selling or offering or exposing for sale animals or things in any market of the Corporation or using or occupying shops stalls standings or other conveniences in any such market or frequenting any such market or using any slaughter-house weighing-house or place weights measures scales or machines in the markets:

This section shall come into operation on the third Friday after the passing of this Act.

Power to  
define sites  
of Mid-  
summer and  
Sturbridge  
fairs.

**24.** The Corporation may from time to time specify and define the common or open space within the borough on which the Midsummer and Sturbridge fairs respectively or some part thereof shall be held.

Markets not  
to be held  
except by  
Corporation  
or their  
licensees.

**25.** If any person shall without the license of the Corporation on any land belonging or reputed to belong to or occupied by him in any part of the borough hold or permit to be held any market or fair he shall be liable to a penalty not exceeding fifty pounds and to a daily penalty not exceeding five pounds.

Sales by  
auction in  
market.

**26.** The Corporation may from time to time by resolution fix the place or places for sales by auction within any of their markets and may limit the time during which such sales shall take place and any person selling by auction in any market of the Corporation except at a place fixed by the Corporation for that purpose and during the time limited shall be liable to a penalty not exceeding five pounds.

PART VI.—MISCELLANEOUS PROVISIONS.

Increase of  
library rate.

**27.** For the better and more effectually carrying into execution the powers and duties of the Corporation under the Public Libraries Act 1892 section 2 of that Act shall as regards the borough be read and have effect as if the maximum rate or addition to a rate thereby authorised were twopence in the pound in lieu of one penny in the pound.

**28.** Any expenses of the execution by the Corporation of this Act with respect to which no other provision is made may be defrayed by the Corporation out of the borough fund and rate or district fund and general district rate as the Corporation may in their discretion having regard to the objects of the expenditure deem just.

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Expenses of execution of Act.

**29.** All the provisions with respect to byelaws contained in sections 182 to 185 of the Public Health Act 1875 (except so much thereof as relates to byelaws of a rural sanitary authority) shall apply to all byelaws from time to time made by the Corporation under the powers of this Act.

General provisions as to byelaws.

**30.** All 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 as to one-third thereof by the Chancellor masters and scholars of the University of Cambridge and as to the remaining two-thirds by the Corporation out of the borough fund or rate or out of moneys to be borrowed for that purpose and which they are hereby authorised to borrow subject and according to the provisions of the Public Health Act 1875 provided that the period for the repayment of such moneys shall not exceed five years from the borrowing of the same.

Costs of Act.

**31.** The town clerk shall within twenty-one days after the expiration of each year during which any sum is required to be set apart for a sinking fund or any instalment is required to be paid under this Act transmit to the Local Government Board a return in such form as may be prescribed by that Board and verified by statutory declaration if so required by them showing the amount which has been paid as an instalment or invested for the purpose of such sinking fund during the year preceding the making of such return and the description of the securities upon which the same has been invested and also showing the purposes to which any portion of the moneys invested for the sinking fund and the interest thereof have been applied during the same period and the total amount remaining invested at the end of the year and in the event of any wilful default in making such return the town clerk shall be liable to a penalty of not exceeding twenty pounds which shall be paid to the Local Government Board and shall be recoverable by that Board in the same manner as penalties recoverable under the Public Health Act 1875 in a summary manner may be recovered by parties aggrieved within the meaning

Annual return to Local Government Board with respect to sinking fund.

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A.D. 1894. of that Act If it appear to the Local Government Board by such return or otherwise that the Corporation have failed to pay any instalment or to set apart the sum required by this Act for the sinking fund or have applied any portion of the moneys set apart for that fund or any interest thereof to any purposes other than those authorised by this Act the Local Government Board may by order direct that a sum not exceeding double the amount in respect of which such default shall have been made shall be set apart and invested as part of the sinking fund and such order shall be enforceable by writ of mandamus to be obtained by the Local Government Board out of the High Court.

The SCHEDULE to which the foregoing Act relates.

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MARKET TOLLS STALLAGES RENTS AND CHARGES.

CORN EXCHANGE.

	£	s.	d.
For every desk or box in the Corn Exchange by the year not exceeding - - - - -	3	3	0
For every other station in the Corn Exchange by the year not exceeding - - - - -	0	11	6
From every person attending the Corn Exchange for the sale of any commodity (other than the hirers of desks boxes or stations in the Corn Exchange or their bonâ fide clerks or servants and persons attending the Corn Exchange for the sale only of produce grown by themselves) for every day of attendance not exceeding - - - - -	0	1	6
For the use of the Corn Exchange when not used for market purposes per day not exceeding - - - - -	3	3	0
For the use of the committee room in the Corn Exchange per day not exceeding - - - - -	1	1	0

STALLS.

For every enclosed shop in the market hired of the mayor aldermen and burgesses and not held on lease and for every covered stall in the market for each superficial square foot thereof not exceeding the sums following (that is to say) :—

If taken by the year - - - - -	0	4	0
If taken by the half-year - - - - -	0	2	0
If taken by the quarter - - - - -	0	1	0
If otherwise per day - - - - -	0	0	1

For every uncovered stall in the market for each superficial square foot thereof not exceeding the sums following (that is to say) :—

If taken by the year - - - - -	0	2	0
If taken by the half-year - - - - -	0	1	0
If taken by the quarter - - - - -	0	0	6
If otherwise taken per day - - - - -	0	0	0½

WAGGONS AND CARTS.

For every waggon used by any person for exposing or in which shall be exposed to sale any article commodity or thing for which no specific toll is hereby imposed for each day not exceeding the sum of - - - - -	0	1	6
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	£	s.	d.
For every cart drawn by two or more horses or other animals used by any person for exposing or in which shall be exposed to sale any article commodity or thing for which no specific toll is hereby imposed for each day not exceeding the sum of - - - - -	0	1	0
For every such cart drawn by one horse or other animal for each day not exceeding the sum of - - - - -	0	0	9

COMPARTMENTS OR SPACES.

For every compartment or space on the surface of the ground within the covered market used by any person for the purpose of exposing to sale or on which shall be exposed to sale any article commodity or thing for which no specific toll is hereby imposed for each superficial square foot of such compartment or space not exceeding the sums following (that is to say) :—

If taken by the year - - - - -	0	2	0
If taken by the half-year - - - - -	0	1	0
If taken by the quarter - - - - -	0	0	6
If otherwise taken per day - - - - -	0	0	0½

For every compartment or space of the ground within the uncovered market used by any person for the purpose of exposing to sale or on which shall be exposed to sale any article commodity or thing for which no specific toll is hereby imposed for each superficial square foot of such compartment or space not exceeding the sums following (that is to say) :—

If taken by the year - - - - -	0	1	0
If taken by the half-year - - - - -	0	0	6
If taken by the quarter - - - - -	0	0	3
If otherwise taken per day - - - - -	0	0	0¼

For space for refreshment booth or sale of refreshments in addition to the ground charge a sum not exceeding per week - - - - -

1 0 0

BUTTER.

For every basket parcel or quantity of butter brought for or exposed to sale not exceeding the sums following (that is to say) :—

For every basket parcel or quantity of butter not exceeding twelve pounds weight per day - - - - -	0	0	1
For each additional six pounds weight per day - - - - -	0	0	1

CHEESE.

For every fourteen pounds weight of cheese not exceeding per day - - - - -

0 0 0½

POULTRY GAME AND GEESE.

£ s. d.

For poultry and geese including turkeys fowls chickens and ducks wild fowls pigeons rabbits hares pheasants partridges and other game brought for or exposed to sale according to the number thereof not exceeding the sums following (that is to say) :—

Not exceeding six per day	-	-	-	-	0	0	1
For each additional six per day	-	-	-	-	0	0	1

EGGS.

For every basket parcel or quantity of eggs brought for or exposed to sale not exceeding the sums following (that is to say) :—

If under two dozen per day	-	-	-	-	0	0	0½
For each additional dozen per day	-	-	-	-	0	0	0½

CATTLE &c.

For the exposure to sale of horses or other beasts cattle or pigs carriages agricultural implements and wood not exceeding per day the sums following (that is to say) :—

For every stallion	-	-	-	-	0	2	0
For every mare or gelding	-	-	-	-	0	0	6
For every colt filly pony mule or ass	-	-	-	-	0	0	4
For every drove over six in number each	-	-	-	-	0	0	4
For every bull	-	-	-	-	0	0	6
For every fat beast	-	-	-	-	0	0	6
For every lean or store beast	-	-	-	-	0	0	2
For every cow with or without calf	-	-	-	-	0	0	3
For every calf without the cow	-	-	-	-	0	0	2
For every ram or tup	-	-	-	-	0	0	3
For every score of sheep or lambs	-	-	-	-	0	1	8
For every boar	-	-	-	-	0	1	0
For every fat pig	-	-	-	-	0	0	2
For every store pig	-	-	-	-	0	0	1
For every sucking pig	-	-	-	-	0	0	0½
For every carriage or agricultural implement	-	-	-	-	0	1	0½
For every ton of wood	-	-	-	-	0	2	0
For every half ton or less quantity of wood	-	-	-	-	0	1	0
For every wheelbarrow	-	-	-	-	0	0	2
For every root pulper	-	-	-	-	0	0	3
For every chaff box	-	-	-	-	0	0	3
For every pair of wheels	-	-	-	-	0	0	3
For every ladder	-	-	-	-	0	0	3
For every pig trough	-	-	-	-	0	0	2
For every manger	-	-	-	-	0	0	3

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	£	s.	d.
For every set or part of a set of harness	0	0	3
For every cart	0	0	4
For every cart used for the purpose of hawking	0	0	6
For every basket used for a like purpose	0	0	2

And where the sale is by auction the Corporation may in addition to the above sums demand and take in respect of every animal number of animals article or thing so sold by auction a sum not exceeding twice the sum above specified opposite to such animal number of animals article or thing as the case may be.

HAY &c.

For hay straw vetches tares roots clover or other agricultural produce exposed or offered for sale for each day not exceeding the sums following (that is to say):—

For every ton	0	1	0
For every half ton or less quantity	0	0	6

LIMITED RESERVATION FEES.

(Pens or standings reserved till 11 A.M.)

	Per Year.					
	£	s.	d.	£	s.	d.
Large beast pen	1	0	0	0	0	6
Large sheep pen	0	12	0	0	0	6
Small sheep pen	0	6	0	0	0	4
Covered pig pen	1	0	0	0	1	0
Covered sheds south side per standing	0	13	0	0	0	6

SLAUGHTER-HOUSE.

For every bull ox cow bullock steer or heifer not exceeding the sum of	0	1	0
For every calf not exceeding the sum of	0	0	6
For every sheep or lamb not exceeding the sum of	0	0	3
For every hog or pig not exceeding the sum of	0	0	6
For every other beast not exceeding the sum of	0	1	0

WEIGHING AND MEASURING.

(Not applicable to live cattle sheep or swine.)

For weighing every piece of meat or thing weighing not more than twenty-eight pounds avoirdupois	0	0	0½
For weighing every piece of meat or thing weighing more than twenty-eight pounds avoirdupois and not exceeding one hundred and twelve pounds avoirdupois	0	0	1

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.



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*Act, 1894.*

	£	s.	d.	A.D. 1894.
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	

WEIGHING MACHINES.

For weighing any cart waggon or other carriage not exceeding one ton - - - - -	0	0	6
And for any cart waggon or other carriage exceeding one ton (and in addition to the charge of sixpence for the first ton) at the rate for every ton over the first of - - - - -	0	0	3

All weights under a ton to be paid for as a ton.

GENERAL TOLLS.

For every basket hamper parcel or quantity of any other goods  
 commodities article or thing exposed or offered for sale in  
 the market not before specifically charged or enumerated or  
 falling within any of the preceding heads per day - - - 0 0 1

The stallage and the several tolls and rents before mentioned and specified  
 shall be payable and paid for and in respect to the occupation and use of  
 any stall standing place bench compartment or space of ground as well by  
 the original taker or occupier thereof for a part or portion of the day in  
 case he shall not occupy the same the whole day as also by any subsequent  
 taker or occupier of the same for the residue of any part or portion of the  
 same day.

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