



ANNO DECIMO & UNDECIMO

VICTORIÆ REGINÆ.

Cap. cclxxxiv.

An Act to purchase and define the Manorial and Market Rights of *Stockport*, to establish public Parks, to purchase or lease Waterworks, to build Bridges, and to make other Communications within the Borough of *Stockport*. [22d July 1847.]

WHEREAS the Mayor, Aldermen, and Burgesses of the said Borough of *Stockport*, by the Council of the said Borough, have negotiated with the Right Honourable *George John Warren Lord Vernon*, Baron of *Kinderton* in the County Palatine of *Chester*, (who in the Will of the Right Honourable *Elizabeth Harriett Viscountess Bulkeley*, deceased, was described as *George Sedley Vernon*, and who is now Tenant for Life in Possession, without Impeachment of Waste, (subject to certain Charges and Incumbrances affecting the same,) of the Manor and Barony of *Stockport* in the said Borough, with certain Houses, Buildings, and Lands connected therewith, together with the Manorial Tolls, Rights, Privileges, Right of Market, Market Tolls, Dues, and accustomed Payments of and relating to such Manor and Barony, Market and Market Place, particularized in Schedule (A.) hereunto annexed, and also of the Lands particularized in Schedule (B.) hereunto annexed, with Remainder to the first and other Sons of the said *George John*

Power for the Mayor, &c. of *Stockport* to carry into effect a Negotiation for the Purchase of certain Lands and Manorial Rights belonging to Lord *Vernon*.

[Local.]

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Warren

Warren Lord Vernon severally and successively in Tail Male, with divers Remainders over, for a Sale to the said Mayor, Aldermen, and Burgesses of the said Manor and Barony, Houses, Buildings, and Lands, Manorial Tolls, Rights, Privileges, Right of Market, Market, Market Tolls, Dues, and accustomed Payments of and relating to such Manor and Barony, Market and Market Place, mentioned and particularized in the said Schedule (A.), and for a perpetual Dedication of the Lands mentioned and particularized in the Schedule (B.) hereunto annexed, to be for ever afterwards appropriated as a public Park and Walks, and to be by the said Mayor, Aldermen, and Burgesses laid out as such public Park and Walks, and for ever hereafter be held by the said Mayor, Aldermen, and Burgesses in trust for the Public, the said Mayor, Aldermen, and Burgesses inclosing, laying out, and maintaining the same as such public Park and Walks, under the Provisions of this Act, at and for the Price and Sum of Twenty-two thousand and five hundred Pounds: And whereas it would be of great local and public Advantage if Powers were granted to the said Mayor, Aldermen, and Burgesses to carry into effect the said Sale and Purchase so negotiated as aforesaid with the said Right Honourable *George John Warren Lord Vernon*, and if the Manorial, Market, and other Tolls, Dues, and Demands in and affecting the said Borough of *Stockport* were regulated and limited, and also if the said Land were so dedicated for the Purpose of such public Park and Walks, and if the said Mayor, Aldermen, and Burgesses were enabled to hold the same, and to inclose, lay out, and for ever afterwards maintain the same, and if the further Purposes of this Act were accomplished; but such Objects cannot be effected without the Authority of Parliament: May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Mayor, Aldermen, and Burgesses of the Borough of *Stockport* shall, by the Council of the Borough, be and they are hereby empowered to carry this Act and the several Powers thereof into execution.

Council of Borough of *Stockport* empowered to carry Act into execution.

8 & 9 Vict. c. 18. incorporated with this Act.

Council may appoint a Committee to carry Act into execution.

II. And be it further enacted, That the "Lands Clauses Consolidation Act, 1845," shall be incorporated with and form Part of this Act.

III. And be it enacted, That for the more conveniently carrying this Act and the several Powers thereof into execution it shall be lawful for the Council and they are hereby empowered to appoint out of their Body from Time to Time One or more Committee or Committees, consisting of such Number of Persons as they may think fit, to manage and transact all or any of the Matters or Purposes which they, the Council, are hereby directed or authorized to do, execute, or perform, which Committee or Committees shall have such or so many of the Powers and Authorities and Discretion by this Act given to and reposed in the Council as the Council shall think fit or proper to delegate to such Committee or Committees.

IV. And

IV. And be it enacted, That it shall be lawful for the Council, for the Purposes of this Act, from Time to Time to borrow at Interest any Sum of Money which, together with any Sum previously borrowed under this Act, shall not exceed the Sum of Seventy thousand Pounds, on the Credit of the Borough Rate, or of any Property vested in or belonging to the Mayor, Aldermen, and Burgesses, or which may be acquired by them under or by virtue of this Act, or otherwise howsoever, and in the event of all or any Part of such Monies being repaid by the Council to reborrow the same, and so *toties quoties*, but so nevertheless that there shall not be owing on the Security aforesaid any more than the said Sum of Seventy thousand Pounds in the whole at any one Time; and for securing the Repayment of the Monies so to be borrowed, with Interest, the Council may assign over the Borough Rate, or charge and mortgage the said Property, or any Part thereof, to the Person who shall advance or lend such Money, or his Trustees, as a Security for the Payment of the Money to be borrowed, together with Interest for the same.

Power to Council to borrow Money on the Credit of the Borough Rates.

V. And be it enacted, That every such Assignment or Mortgage shall be by Deed duly stamped, in which the Consideration shall be truly stated; and every such Deed shall be under the Common Seal of the Mayor, Aldermen, and Burgesses, and may be according to the Form in Schedule (C.) to this Act annexed, or to the like Effect.

Form of Mortgage.

VI. And be it enacted, That all Persons to whom such Assignments or Mortgages shall be made, or who shall be entitled to the Monies thereby secured, shall, in proportion to the Sums therein respectively mentioned, be Creditors on the Borough Rate or Property which may be included in such Assignments or Mortgages equally one with another, without any Preference in respect of the Priority of advancing such Monies, or the Dates of any such Assignments or Mortgages respectively; and the Principal Monies and Interest secured by such Assignments or Mortgages shall be provided for and paid by the Council in the same Manner in all respects as other Debts and Expences incurred by Municipal Corporations are by Law directed to be levied, raised, and paid.

Mortgages to be without Preference.

VII. And be it enacted, That the Expences of every Assignment and Mortgage, and all other Expences incident to the carrying this Act and the several Powers and Authorities herein contained into execution, shall from Time to Time be provided for and paid by the Council in the same Manner in all respects as other Expences incurred by Municipal Corporations are by Law directed to be levied, raised, and paid.

Expences of Mortgages and Annuities.

VIII. And be it enacted, That a Register of such Mortgages and Assignments shall be kept by the Town Clerk, and within Fourteen Days after the Date of any such Mortgage or Assignment an Entry or Memorial of the Number and Date thereof, and of the Names of the Parties thereto, with their proper Additions, shall be made in such Register; and such Register may be perused at all reasonable Times by any Person interested therein without Fee or Reward.

Register of Mortgages and Annuities to be kept, and to be open to Inspection.

IX. And

Assignments
of Mort-
gages and
Annuities.

IX. And be it enacted, That from Time to Time any Party entitled to any such Mortgage or Assignment may transfer his Right and Interest therein to any other Person by a Deed duly stamped, wherein the Consideration shall be truly stated; and any such Transfer may be according to the Form in the Schedule (D.) to this Act annexed, or to the like Effect.

Register of
Transfers to
be kept.

X. And be it enacted, That within Thirty Days after the Date of every such Transfer it shall be produced to the Town Clerk, and thereupon the Town Clerk shall cause an Entry or Memorial thereof to be made in the same Manner as in the Case of the original Mortgage or Assignment, and for such Entry the Town Clerk may demand a Sum not exceeding Five Shillings; and after such Entry every such Transfer shall entitle the Transferee, his Executors, Administrators, or Assigns, to the full Benefit of the original Mortgage or Assignment in all respects; and no Party having made such Transfer shall have Power to make void, release, or discharge the Mortgage or Assignment so transferred, or any Money thereby secured.

Interest on
Mortgages to
be paid half-
yearly.

XI. And be it enacted, That, unless otherwise provided by any Mortgage or Assignment, the Interest of the Money borrowed upon every such Mortgage or Assignment shall be paid half-yearly to the several Parties entitled thereto.

Power to bor-
row Money
at a lower
Rate of
Interest to
pay off Se-
curities at a
higher Rate.

XII. And be it enacted, That if the Council can at any Time borrow or take up any Sums of Money for any of the Purposes of this Act at a lower Rate of Interest than any Securities given by them and which shall then be in force shall bear, then from Time to Time it shall be lawful for them to borrow such Sums of Money as they shall think proper at such lower Rate as aforesaid in order to pay off and discharge the Securities bearing such higher Rate of Interest, and to charge the Borough Rate or Property by this Act authorized to be made a Security for Money borrowed with the Payment of such Sum and such lower Rate of Interest in such Manner and subject to such Regulations as are herein contained with respect to other Monies borrowed on Mortgage.

Mode of
paying off
Mortgages.

XIII. And in order that no undue Preference may be given in paying off any Mortgages or Assignments, be it enacted, That when and as often as the Council shall, under the Provisions of this Act, be enabled and think it expedient to pay off One or more out of the Number of such Mortgages upon which the same Rate of Interest shall be payable, or a Part of the Money secured on any such Mortgage, they shall cause the several Numbers of such Mortgages to be written upon distinct Slips of Paper of an equal Size; and all such Slips shall be rolled or folded up in similar Form, and put into a Box, and the Town Clerk shall, in the Presence of Five or more of the Council, draw separately out of the said Box one of the said Slips, and thereupon the Mortgage corresponding with the Number so drawn, or the Part of the Money due thereon so proposed to be paid off, shall accordingly be paid off by the Council; and after every such Ballot the Council shall cause a Notice signed by the Town Clerk to be given to the Person entitled to the Money to be paid off

pursuant to such Ballot, and such Notice shall express the Principal Sum proposed to be paid off, and that the same will be paid, together with the Interest due thereon, at a Place to be specified in such Notice, at the Expiration of Six Months from the Date of giving such Notice, and at the Expiration of such Period the Interest of the Principal Money to be paid off shall cease, unless such Principal Money and Interest be not paid, on Demand, pursuant to such Notice; but such Principal Money, and the Interest thereof to the End of the said Six Months, shall nevertheless be payable on Demand.

XIV. And be it further enacted, That it shall be lawful for the said Right Honourable *George John Warren Lord Vernon*, in consideration of the said Sum of Twenty-two thousand and five hundred Pounds to be paid by the said Council into the Bank, under the Provisions of the Sixty-ninth Section of the Lands Clauses Consolidation Act, 1845, from the Monies raised under the Provisions of the Act, to convey or release by Deed under his Hand and Seal to the said Mayor, Aldermen, and Burgesses the said Manor and Barony, Houses, Buildings, and Lands, together with all Manorial Tolls, Rights, Privileges, Right of Market, Market, Market Tolls, Dues, and accustomed Payments of and relating to such Manor and Barony, Market and Market Place, contained in the said Schedule (A.) hereunto annexed, and also the Lands mentioned and particularized in the Schedule (B.) hereunto annexed, with their and every of their Rights, Members and Appurtenances.

Power to convey Lands and Manorial Rights.

XV. And whereas Plans and Sections of the Bridges referred to in the Schedule (E.) to this Act annexed showing the Lines and Levels thereof, and also Books of Reference containing the Names of the Owners, Lessees, and Occupiers, or reputed Owners and Lessees and Occupiers, of the Lands through which the same are intended to pass, have been deposited with the Clerks of the Peace of the Counties of *Chester* and *Lancaster*; be it enacted, That, subject to the Provisions in this and the Lands Clauses Consolidation Act, 1845, contained, it shall be lawful for the said Council to make such Bridges and Works in the Line and upon the Lands delineated in the said Plans and described in the said Book of Reference, and to enter upon, take, and use such of the said Lands as shall be necessary for such Purpose.

Bridges and Works to be executed according to deposited Plans.

XVI. And whereas it is expedient for the Purposes of this Act that the Council should be enabled to purchase all or any of the Houses and Lands mentioned in the Schedule (E.) annexed to this Act for the Purposes mentioned in such Schedule; be it therefore enacted, That, subject to the Provisions in this and the Lands Clauses Consolidation Act, 1845, contained, it shall be lawful for the Council to enter upon and take and use such of the said Houses and Lands as shall be necessary for such Purposes, all or any of them.

Power to Council to take Property in Schedule (E.) for Improvements.

XVII. Provided always, and be it enacted, That it shall be lawful for the Council to purchase for the Purposes of this Act any Houses or Ground comprised in the Schedules annexed to this Act, and

Premises may be taken notwithstanding

[Local.]

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intended

Errors in
Schedule.

intended to be taken for the Purposes of this Act, although the same Houses or Grounds may happen to be erroneously stated or described, or the Names of the Owners or Occupiers thereof, or any of them, may happen to be erroneously stated or omitted in the said Schedule, in case it shall appear to any Two Justices, and be certified under their Hands, that such Error or Omission proceeded from Mistake or erroneous Information.

Council may
provide
Places for
public
Recreation.

XVIII. And whereas it is expedient to provide increased Means for public Recreation and Enjoyment; be it therefore enacted, That it shall be lawful for the Council to purchase Lands, Grounds, or other Places, not exceeding in the whole One hundred Acres, either within the Borough or at a reasonable Distance therefrom, not exceeding Three Miles from the present Market Place, to be appropriated and devoted for the Purpose of public Resort or Recreation, and for Use and Enjoyment by the Public; and the Council shall from Time to Time inclose, level, drain, sewer, pave, flag, gravel, plant, and otherwise improve all such public Lands or Grounds, or other Places of public Resort or Recreation, for the more convenient Use and Enjoyment thereof by the Public, and maintain the same, and erect all requisite Lodges, Keepers and Curators Houses therein and thereon, but not otherwise to appropriate the same or any Part thereof other than as public Lands for the Resort and Recreation of the Public at all Times during the Day, subject to such Rules and Regulations as the said Council shall from Time to Time deem expedient; and if any Person offend against any such Rules or Regulations he shall forfeit and pay any Sum not exceeding Five Pounds for every Offence.

Compulsory
Purchase of
Houses, &c.
limited.

XIX. And be it enacted, That the Powers of the Council for the compulsory Purchase or taking the Houses or Ground mentioned in the Schedule (E.) to this Act annexed for the Purposes of this Act shall not be exercised after the Expiration of Seven Years from the passing thereof.

Ground
thrown into
Streets to be
public High-
ways.

XX. And be it enacted, That the Sites of all Houses, and all Pieces of Ground, or any Parts thereof, which may be purchased by the Council, and laid into any of the Streets within the said Borough, shall, when and so soon as the same shall be so laid into the said Streets, and for ever thereafter, form Part thereof and of the public Highways, and shall be maintained and repaired and kept in repair in such and the same Way and Manner as the other Part of such Streets shall for the Time being by Law maintained, repaired, and kept in repair; and all such Parts of any Street as in consequence of any Improvement made under the Authority of this Act may not be longer wanted for such Street shall be vested in the said Mayor, Aldermen, and Burgesses, freed and discharged from the public Use thereof.

Council may
agree with
Owners of
Houses at

XXI. And be it enacted, That in every Case in which the Council shall deem it expedient that the whole or any Part of any House or Building projecting beyond the regular Line of any House or Street,

Street, or beyond the Front of the House or Building on either Side thereof in any Street, or at the Corner of any Street, or opposite to or projecting across the End of any Street, should be taken down for the Purpose of straightening the Line of any Street, or of rounding off the Corner of any Street, or improving the Entrance or Approach thereto or to any adjoining Street, it shall be lawful for the Council to agree with the Owner and Occupier of such House to pull down, set back, or alter the same in such Manner as the Council shall require, and to pay to such Owner and Occupier such Compensation as shall be agreed upon between them and the Council; and it shall be lawful for the Council to lay into the Street so much of the Site of any House or Building so pulled down, set back, or altered as they shall think proper, and also to inclose any small Pieces of Ground, Parts of any Street, which may no longer be required for the Use of the Public, and which it may be desirable to inclose for the Purpose of straightening or improving the Line of any Street; and all Pieces of Ground so inclosed shall be and the Fee Simple and Inheritance thereof are hereby vested in the said Mayor, Aldermen, and Burgesses, and their Successors, for the Purposes of this Act.

the Corners of Streets to alter and round off the same, &c.

XXII. And be it enacted, That it shall be lawful for the Council to permit the Borough Engines, Implements, and Apparatus, and any Part of their Fire Engine Establishment, to proceed beyond the Limits of the Borough for the extinguishing of Fire happening to Property in the Neighbourhood thereof, and the Owners of such Property shall in such Case defray the actual Expence that may be thereby incurred, and shall also pay to the Council a reasonable Charge for the Use of such Engines, Implements, and Apparatus, and for the Attendance of such Fire Police; and in case of Difference between the Council and the Owners of the said Property, the Amount of the said Expences and Charge, as well as the Propriety of the said Engines, Implements, and Apparatus, and Fire Police having so proceeded as aforesaid for the extinguishing of such Fire, (if the Propriety thereof be disputed,) shall be summarily determined by any Justice, whose Decision shall be final and conclusive on all Parties; and the Amount of the said Expences and Charges in dispute may be fixed by the Justice, and shall be recovered in like Manner as any Penalty imposed by this Act is recoverable.

Power to Fire Police to go beyond the Borough to extinguish Fires.

XXIII. And whereas in the Case of a Fire certain extraordinary Expences are incurred, (that is to say,) in Wages of the Fire Police consequent upon the Occasion, in addition to their ordinary Allowance, and in the Pay of further Assistants necessarily employed on such Occasions, and in the Wear and Tear of Engines and Utensils, and by Damage and Injury sustained by such Fires: And whereas it is expedient that the Proprietors of Property endangered by such Fires should join in contributing towards such extraordinary Expences, and that all such extraordinary Expences as aforesaid should be borne expressly in fair and equal Proportions by and amongst the Persons interested in the Preservation of Property to which Assistance has been *bonâ fide* given or extended by such Police in case of such Fire; be it therefore enacted, That all such extraordinary Expences as aforesaid in the Case of any Fire shall be paid to the Superintendent

Extraordinary Expences of Fires to be paid to the Superintendent of Police by Fire Offices and Proprietors uninsured.

of

In case of Differences the same may be settled by Justices.

of the said Fire Police Establishment by the respective Proprietors of Property in proportion to the Value of such respective Property as aforesaid, provided that no Proprietor shall be liable to pay a larger Sum than the Amount of such Property; and if any Difference shall arise between the said Proprietors or any of them on the one Part and the said Superintendent on the other as to whether any such Demand ought to be paid, or as to the Amount of any such Demand, then any Two Justices shall, on the Application of the said Superintendent, cause any such Proprietor so disputing as aforesaid to appear before them on reasonable Summons or Notice in that Behalf, and shall, on hearing the Parties and their Witnesses, settle whether any, and, if any, what Amount ought to be paid to the said Superintendent by such Party as aforesaid; and if it shall appear to such Justices that any such Sum ought to be paid, the said Justices shall by their Order direct such Party as aforesaid to pay to the said Superintendent such Sum to them so appearing to be due, together (if the said Justices shall think fit) with reasonable Costs to be fixed by the said Justices, and the said Party shall forthwith pay the same Sum and Costs to the said Superintendent accordingly.

In default of Payment Justices may issue Warrant to distrain.

XXIV. And be it enacted, That in default of Payment of the said Sum and Costs so ordered to be paid as aforesaid such Justices shall issue their Warrant to levy the same by Distress and Sale of the Goods and Chattels of the Person on whom such Order for Payment shall have been made, and such Warrant may be levied at any Distance within Seven Miles from any Portion of the Boundary of the said Borough.

Monies received to be applied in Payment of the Costs of the Fire Police.

XXV. And be it enacted, That it shall be lawful for the Council and they are hereby required to apply the Monies which may be received by them from any Persons by this Act directed to contribute to the said Establishment, and from any other Source applicable thereto, in Payment, so far as the same will extend, of the Costs, Charges, and Expences to be incurred from Time to Time in the Maintenance and Establishment of the said Fire Police.

Person not to sell Poison except in Presence of Two Witnesses.

XXVI. And be it enacted, That every Person who shall within the said Borough sell Arsenic or Prussic Acid to any Person apparently under the Age of Twenty-one Years, or to any Person whatever except in the Presence of Two Witnesses, and without correctly entering in a Book the Name and Address of such Witnesses and Person purchasing, as well as the Quantity purchased, and the Purpose for which it is intended, and who shall at any reasonable Time, on being requested so to do by any Constable of the said Borough, refuse or omit to show such Book, and allow such Constable a free Inspection thereof, and to take Copies of the Entries therein, or such of them as such Constable shall select, and every Person who shall give a false Name or Address on such Purchase, either as Buyer or Witness, shall forfeit a Sum not exceeding Five Pounds, to be recoverable as any Penalty imposed by this Act.

Public Houses to be shut up on

XXVII. And be it enacted, That no licensed Victualler or other Person within the said Borough shall open his House for the Sale of Wine,

Wine, Spirits, Beer, or other fermented or distilled Liquors, or permit the same to be sold therein, on *Sundays*, before the Hour of Twelve of the Clock at Noon, under a Penalty not exceeding Five Pounds for each Offence; provided that nothing herein contained shall extend to prevent Refreshment to Travellers.

the Morning^s
of Sundays,
&c.

XXVIII. And whereas under the Powers and Provisions of an Act made and passed in the First Year of Her present Majesty Queen *Victoria*, intituled *An Act for improving and regulating the Borough of Stockport in the several Counties of Chester and Lancaster*, the said Council have purchased, set up, and established Manufactories of Gas, with the necessary Gasometers, Works, and Apparatus, for the Purpose of lighting with Gas the said Borough of *Stockport*, and the Neighbourhood and Environs thereof: And whereas Doubts have arisen as to how far the Neighbourhood and Environs of the said Borough are by the said Act intended to extend: Be it enacted, That all and every the Provisions of the said Act contained in the Sections which are designated in the Copy of the said Act, as printed by the Queen's Printer, by the Numbers 33 to 55, both inclusive, shall extend to all and every such Portion of the following Townships as shall be within the Distance of Four Miles from the Boundary of the said Borough of *Stockport*, or any Part thereof, such Distance to be calculated by a straight Line drawn from any one Point of such Boundary; (that is to say,) the Townships of *Heaton Norris*, *Levenshulme*, *Reddish*, *Didsbury*, and *Burnage*, in the Parish of *Manchester* and County of *Lancaster*, and *Cheadle Bulkeley*, *Cheadle Moseley*, and *Handforth-cum-Bosden*, in the Parish of *Cheadle* and County of *Chester*, and *Brinnington*, *Bredbury*, *Offerton*, *Bramhall Norbury*, and *Torkington*, in the Parish of *Stockport* and said County of *Chester*, which shall henceforth be deemed and taken to be the Neighbourhood and Environs included within the Meaning of the said Act.

Defining the
Meaning of
Provisions of
1 & 2 Vict.
c. 129. as to
Neighbour-
hood and
Environs for
the Supply
of Gas.

XXIX. And be it enacted, That on the Completion of the said Purchase of the said Manorial and Market Rights and Tolls from the said *George John Warren Lord Vernon* it shall be lawful for the said Council to maintain the said Markets, and to enlarge, alter, or remove the same, or any Part of the Buildings now erected for the Purpose thereof, and to make such Alterations in the same, and from Time to Time to do all such Acts, Deeds, Matters, and Things as to the said Council shall appear to be necessary or proper, and also to build, provide, open, and establish, and for ever hereafter to maintain and improve, as the said Council shall think fit, One or more Market Place or Market Places for the Sale of Cattle, Animals, and Provisions, Corn, Hay, and Straw, and all such other Articles and Things as the said Council shall, by Notice to be painted on Boards in legible Characters, and put up and kept exposed to public View in some conspicuous Part of the said Market, direct, together with all Stalls, Standings, and other Conveniences and suitable Approaches for all Persons resorting thereto.

Council em-
powered to
enlarge and
maintain
Markets.

XXX. And be it enacted, That the Markets and Fairs Clauses Act, 1847, shall be incorporated with and form Part of this Act,
[Local.]

10 & 11 Vict.
c. 14. incor-
porated with
this Act.

so far as the same are not inconsistent with the Provisions of this Act.

Power to
take Tolls in
the Market.

XXXI. And be it enacted, That it shall be lawful for the Council or their Lessee to demand and take from any Person occupying or using any Ground, Stall, Shed, or Stand in the Markets or Fairs, or bringing therein for Sale any Cattle, Animals, Provisions, Articles, or Things specified in the Schedule (F.) to this Act annexed, such Stallage, Rents, and Tolls as the said Council or their Lessees shall from Time to Time appoint, not exceeding the several Stallages, Rents, and Tolls specified in the said Schedule; and all other Tolls now collected and payable shall cease as far as they apply to the Articles, Commodities, and Things mentioned in the said Schedule.

Tolls for
weighing and
measuring.

XXXII. And be it enacted, That it shall be lawful for the Person for the Time being appointed to attend the Weighing House or Place for weighing or measuring any Articles sold in the said Market, Borough, and Town, by Weight or Measure, from Time to Time to demand and take any Sums not exceeding the several Tolls specified in that Behalf in the said Schedule (F.) to this Act annexed.

Power to
lease the
Markets, &c.
for Three
Years.

XXXIII. And be it enacted, That it shall be lawful for the Council from Time to Time to demise and let the said Markets, or any Part thereof, and the Weighing Houses, 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 Council and the Person to whom such Lease shall be made.

Power to
lease Stand-
ings in the
Market.

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

Power to
assign Lease
of Standings.

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 Council, to assign the same for the Residue of his Term.

Market
Days.

XXXVI. And be it enacted, That the Council shall hold the Markets within the said Borough on such Days and at such Hours as the Council shall from Time to Time direct.

Penalty for
pulling down
Boards used
for Publica-
tion of Bye
Laws.

XXXVII. And be it enacted, That any Person who shall wilfully destroy, pull down, injure, or deface any Board in the Market Place on which any Bye Law or Rule of the Council, or any Toll, Rent, or Stallage to be taken in pursuance of this Act, shall be printed or painted, shall forfeit a Sum not exceeding Five Pounds for every such Offence.

No Bye Laws
to be valid
until sanc-
tioned ac-

XXXVIII. And be it enacted, That no Bye Laws which shall be made by the Council under the Authority of this Act (except such as relate to the Officers or Servants of the Council, and the Manage-

ment of their own Business) shall be valid or binding, unless the same be made and published and submitted to One of Her Majesty's Principal Secretaries of State in the Manner prescribed by the said recited Act for the Regulation of Municipal Corporations.

ording to
the Pro-
visions of
5 & 6 W. 4.
c. 76.

XXXIX. And be it enacted, That nothing herein contained shall prejudice or affect the Power of the Council to make Bye Laws under the Act or Acts to provide for the Regulation of Municipal Corporations in *England* and *Wales*.

Saving the
Power of the
Council.

XL. And be it enacted, That this Act shall commence and come into operation on the First Day of *September* after the passing of this Act.

Commence-
ment of Act.

XLI. And be it enacted, That in this Act, in addition to the Interpretation Clause contained in the "Land Clauses Consolidation Act, 1845," the following Words and Expressions shall have the several Meanings hereby assigned to them, unless there be something in the Subject or Context repugnant to such Construction; (that is to say,)

Interpreta-
tion of Act.

The Word "Person" or the Word "Persons" shall include Corporations, whether aggregate or sole :

The Word "Borough" shall mean the Borough of *Stockport* as defined by the Act passed in the Fifth and Sixth Years of the Reign of His said late Majesty King *William* the Fourth, intituled *An Act to provide for the Regulation of Municipal Corporations in England and Wales* :

The Words "Mayor, Aldermen, or Burgesses" shall mean the Mayor, Aldermen, and Burgesses of the Borough of *Stockport* :

The Word "Council" shall mean the Council of the Borough of *Stockport* :

The Words "Town Clerk" shall mean the Town Clerk of the Borough of *Stockport* :

The Word "Justice" shall mean any of Her Majesty's Justices of the Peace of the Borough of *Stockport*, or of the County where the Matter requiring the Cognizances of such Justice shall arise ; and if any Person or Persons shall be appointed by Her Majesty to be the salaried Police Magistrate or Magistrates of the Borough, or of any District thereof, the Word "Justice" shall include each and every Person so appointed :

The Words "Police Magistrate" shall mean the Person who for the Time being may be appointed by Her Majesty to be the salaried Police Magistrate of the Borough ; and in case more than One Person shall be appointed Police Magistrate of the Borough, the same Words shall mean and include each and every Person so appointed :

The Word "Street" shall include any present or future Square, Street, Court or Alley, Highway, Lane, Road, Thoroughfare, or public Passage or Place within the Borough of *Stockport* :

The Word "House" shall mean Dwelling House :

The Word "Building" shall extend to and comprise all Buildings and Structures of what Nature and Kind soever, and every Part of such Building :

The

The Word "Owner" shall mean the Party in possession or receipt of the Rents or Profits of any Tenement :

The Word "Carriage" shall include any Coach, Omnibus, Chariot, Car, Fly, Cabriolet, Gig, Sociable, Lorry, Waggon, Timber Carriage, Float, Dray, Drag, Cart, Shandry, Sledge, Truck, Handcart, Wheelbarrow, or Handbarrow :

The Word "Cart" shall include any Lorry, Waggon, Timber Carriage, Float, Drag, Dray, Shandry, or such like Carriage :

The Word "Driver" shall include the Driver, Conductor, or Carter of any Hackney Carriage, Carriage, or Cart :

The Word "Cattle" shall include any Horse, Mare, Gelding, Foal or Filly, Bull, Cow, Heifer, Ox, Calf, Ass, Mule, Ram, Ewe, Wether, Lamb, Goat, Kid, or Swine :

And whenever any Forfeiture, Penalty, or Damage is payable to a Party aggrieved, it shall be payable to a Body Corporate in like Manner as to an Individual ; and where the doing of any Act or Thing is made punishable by this Act, or by any of the Bye Laws so to be made as aforesaid, with any Penalty, Fine, or Forfeiture, the causing, procuring, inducing, permitting, or suffering such Act or Thing to be done shall be punishable in like Manner.

Limits of Act.

XLII. And be it enacted, That this Act, and every Clause, Matter, and Thing herein contained, and not otherwise specially provided or extended, shall be put in force, and shall be deemed and construed to extend to the whole of the said Borough of *Stockport*, and no further, as if such Borough had been specially mentioned in each Clause.

Expences of Act.

XLIII. And be it enacted, That the Costs, Charges, and Expences attending or incident to the obtaining and passing of this Act shall be paid by the Council out of the Borough Fund of the Borough.

Public Act.

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

SCHEDULES referred to in the foregoing Act.

SCHEDULE (A.)

The Manor and Barony of Stockport in the said Borough, with the Market Place and Market Buildings and Places, and all Land open and uninclosed and adjoining the said Market Place, now used and enjoyed by the said Right Honourable George John Warren Lord Vernon, and all Manorial Tolls, Rights, Privileges, Right of Market, Market, Market Tolls, Dues, and accustomed Payments of and relating to such Manor and Barony, Market and Market Place, as the same are now held and enjoyed by the said Lord Vernon; also all those Three several Messuages or Dwelling Houses, with the Shops, Land, Hereditaments, and Appurtenances thereunto belonging, situate in and fronting the Market Place and Bridge Street Brow in Stockport aforesaid, and now in the several Occupations of the Bank of Stockport, and of James Larkum, John Stride, Thomas Webb, Ard. Henry Saxton, and Lawrence Kenyon, as Tenants thereof.

SCHEDULE (B.)

All that the Portion of those Three several Fields or Closes of Land situate and being in the Township of Stockport in the said Borough, known by the Name of Stringer's Fields, bounded on the South by the River Goit and by Woodbank Estate, on the North by a Slip of Land of Thirty Yards in Width, skirting that Portion of the said Fields intended to be hereby granted, and lying between it and the New Zealand Road, and New Bridge Lane, on the East by the River Goit, and on the West by Land belonging to Messrs. Henry Marsland and Peter Edward Marsland, together with a sufficient Entrance into the said Land hereby granted at the Junction of the New Zealand Road with New Bridge Lane aforesaid.

SCHEDULE (C.)

FORM OF MORTGAGE DEED.

By virtue of an Act passed, &c., intituled "An Act," &c., we, the Mayor, Aldermen, and Burgesses of the Borough of Stockport, in
 [Local.] 46 Q consideration

consideration of the Sum of _____ paid by *A. B.*
of _____ for the Purposes of the said Act, do grant and
assign unto the said *A. B.* _____ his Executors, Adminis-
trators, and Assigns, such Proportion of the Borough Rate of the
Borough [*or, as the Case may be, of the Property vested in or*
belonging to the said Mayor, Aldermen, and Burgesses] as the said
Sum of _____ doth or shall bear to the whole Sum which is
or shall be borrowed upon the Credit of the said Rate or Property,
to hold to the said *A. B.* _____ his Executors, Administra-
tors, and Assigns, from this Day until the said Sum of _____
with Interest at _____ *per Centum per Annum* for the
same, shall be fully paid and satisfied. In witness whereof we
have hereunto set the Common Seal of the said Borough this
Day of _____ One thousand eight hundred
and _____

SCHEDULE (D.)

FORM OF TRANSFER OF MORTGAGE.

I *A. B.* of _____ in consideration of the Sum of _____
paid to me by *C. D.* of _____ do hereby transfer to
the said *C. D.*, _____ his Executors, Administrators, and
Assigns, a certain Mortgage, Number _____ made by the
Mayor, Aldermen, and Burgesses of the Borough of Stockport,
to _____ bearing Date the _____ Day of _____ for
securing the Sum of _____ and Interest, [*or*
if such Transfer be by Endorsement, the within Security,] and all
my Right, Estate, and Interest in and to the Money thereby
secured, and in and to the Rates, Money, and Property thereby
assigned. In witness whereof I have hereunto set my Hand and
Seal this Day of _____ One thousand eight hundred
and _____

SCHEDULE (E.)

ROAD and BRIDGE across the River GOIT from or from near KING STREET EAST in the Township of STOCKPORT to the opposite Bank of the said River at or near to WHARF STREET in the Township of BRINNINGTON.

The Parish of Stockport in the County of Chester, and within the Borough of Stockport.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
<i>In the Township of Stockport.</i>				
1	Factory, Yard, and Boundary Wall.	Edmund Sykes -	James Marshall, John Marshall, Thomas Steers Marshall, and George Marshall.	James Marshall, John Marshall, Thomas Steers Marshall, and George Marshall.
2	Boiler-house, Boilers, and Flues.	Edmund Sykes -	The above-named Parties.	The above-named Parties.
3	Yard -	Edmund Sykes -	The above-named Parties.	The above-named Parties.
4	Vacant Land -	The Mayor, Aldermen, and Burgesses of Stockport, Lord Vernon, and Edmund Sykes.	- - -	The Inhabitants of Stockport and the above-named Parties.
<i>In the Township of Brinnington.</i>				
5	Vacant Land -	Cephas Howard -	- - -	Cephas Howard.
6	Vacant Land and Boundary Walls.	Cephas Howard and Henry Marsland and Peter Edward Marsland.	- - -	Cephas Howard and Henry Marsland and Peter Edward Marsland.
7	Vacant Land -	Cephas Howard -	- - -	Cephas Howard.
8	Road and Street -	- - -	- - -	The Inhabitants of Brinnington.
<i>In both the above-named Townships.</i>				
9	Wooden Bridge -	James Marshall, John Marshall, Thomas Steers Marshall, and George Marshall, or the Surveyors of the Highways of the said Townships of Stockport and Brinnington.	- - -	The Inhabitants of the Townships of Stockport and Brinnington.

ROAD and BRIDGE from or from near to AVENUE STREET in the Township of BRINNINGTON to NICHOLSON STREET in the Township of HEATON NORRIS.

The Parish of Manchester in the County of Lancaster, and within the Borough of Stockport.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
<i>In the Township of Heaton Norris in the County of Lancaster.</i>				
1	Pasture and vacant Land.	Sir Duncan Mac Dougall and Dame Hannah his Wife, and Richard Wood, Charles Wood, and the Rev. Jonathan Brooks, Trustees of the late William Nicholson, Esquire.	- - -	Mrs. Elizabeth Hulme.
2	Occupation Road and Steps.	The above-named Parties.	- - -	William Hopwood, Ralph Horne, and Elizabeth Hulme.
3	Pasture Land, Garden, Ropewalks, with Ropesheds, Rivulet, and Diversion of Rivulet.	The above-named Parties.	- - -	William Hopwood and Ralph Horne.

In the Township of Brinnington in the Parish of Stockport in the County of Chester, and within the said Borough.

4	Public House	James Harrison or the Rev. John Charles Lucena.	John Mode - -	John Mode.
5	Vacant Land and Rock.	The above-named Parties, the Surveyors of the Highways for the Township of Brinnington, and Jeremiah Wardle.	- -	- -
6	Counting-house, Warehouse, and Factory.	John Cooper -	Thomas Whieldon -	Thomas Whieldon and John Faulkner.
7 8 9	} Warehouse, Lodge, Gateway, and Yard.	John Cooper -	Thomas Whieldon -	Thomas Whieldon.

ROAD and BRIDGE across the River GOIT from MERSEY STREET, BRINNINGTON, to
NEW BRIDGE LANE STREET, STOCKPORT.*The Parish of Stockport in the County of Chester, and within the Borough
of Stockport.*

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
<i>In the Township of Brinnington.</i>				
1	Pasture Field	Cephas Howard	- - -	Robert Ollerenshaw.
2	Road	Cephas Howard, or the Surveyors of the Highways of the Township of Brinnington.	- - -	-
3	House	James Marshall, John Marshall, and George Marshall.	- - -	Thomas Edwards.
<i>In the Township of Stockport.</i>				
4	House	Cephas Howard	- - -	William Bell.
5	House	Cephas Howard	- - -	William Bell and John Grantham.
<i>In the above-named Townships.</i>				
6	Wooden Bridge	Cephas Howard, or the Surveyors of the Highways of the said Townships of Stockport and Brin- nington.	- - -	-

ROAD and BRIDGE across the River MERSEY from CHESTERGATE, STOCKPORT, to
HEATON LANE, HEATON NORRIS.*In the Township of Stockport.*

1	Orchard and Garden	John Andrew	- - -	John Andrew.
2	Footpath	John Andrew	- - -	John Andrew and James Pearson.
3	Yard	John Andrew	- - -	John Andrew and James Pearson.
4	Garden and Yard	John Andrew	- - -	John Andrew.
5	Kitchen, Wash-house, and Outbuildings.	John Andrew	- - -	John Andrew.
6	House, Yards, and Offices.	John Andrew	- - -	John Andrew

*In the Parish of Manchester in the County of Lancaster, and within the said
Borough.**In the Township of Heaton Norris.*

7	Gasometer and Pit	Thomas Walmsley	- - -	Thomas Walmsley.
8	Yard	Thomas Walmsley	- - -	Thomas Walmsley.

[Local.]

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
9	Gas-houses and Purifiers.	Thomas Walmsley -	- - -	Thomas Walmsley.
10	Shed and Outhouse -	Thomas Walmsley -	- - -	Thomas Walmsley.
11	Stables - - -	Thomas Walmsley -	- - -	Thomas Walmsley.
12	Rooms abutting from the Sheepwash Mill.	Thomas Walmsley -	- - -	Thomas Walmsley.
13	Boundary Wall -	Thomas Walmsley -	- - -	Thomas Walmsley.

To widen MILLGATE STREET, STOCKPORT, and SHALLCROSS FOLD, to communicate with PARK STREET, STOCKPORT.

The Parish of Stockport in the County of Chester, and within the Borough of Stockport.

1	House - - -	James Heginbotham	- - -	William Heginbotham.
2	Passage - - -	James Heginbotham	- - -	William Heginbotham, James Heginbotham, Thomas Hollinshead, Richard Mansfield Rothwell, Elizabeth Penny, and James Swindells.
3	Shop - - -	James Heginbotham	- - -	William Heginbotham.
4	Shop - - -	James Heginbotham	- - -	James Heginbotham.
5	House and Shop -	John Bramall - -	- - -	John Bramall.
6	Passage - - -	John Bramall -	- - -	John Bramall and George Bramall.
7	Flour Shop - - -	John Bramall - -	- - -	George Bramall.
8	House, Yard, and Petty	Richard Broadhurst, Edward Broadhurst, and Henry Broad- hurst.	- - -	William Davis.
9	House, Yard, and Petty	Richard Broadhurst, Edward Broadhurst, and Henry Broad- hurst.	- - -	Margaret Penny.
10	House, Yard, Petty, and Kitchen.	Richard Broadhurst, Edward Broadhurst, and Henry Broad- hurst.	- - -	John Stafford.
11	House, Shop, and Warehouse.	John Woolley -	- - -	Daniel Woolley.
12	Public Passage -	- - -	- - -	Inhabitants of Stock- port.
13	Churchyard - - -	The Rector for the Time being of the Parish of Stock- port.	- - -	-
14	Shed, Yard, and Petty	The Rector for the Time being of the Parish of Stock- port.	- - -	Joseph Smith.
15	Land and Building in Ruins.	- - -	- - -	Unoccupied.
16	Hearse-house and Dwelling House.	The Rector for the Time being of the Parish of Stock- port.	- - -	Joseph Smith.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
17	House, Shop, and Cellars.	The Trustees of the late James Reddish.	- - -	Thomas Travis, John Downing, and Joseph Vernon.
18	Public House called the Lamb Inn.	Thomas Davis -	- - -	George Travis.
19	Two Dwelling Houses	The Reverend Henry Offley Wright, Clerk.	George Oldfield, surviving Executor of William Candelet.	One unoccupied; William Henshaw.
20	Stable, Brewhouse, and Malt-room.	Joseph Wood -	- - -	Isaac Shuttleworth.
21	Chandler's Shop -	The Reverend Henry Offley Wright, Clerk, John Slack.	John Slack - -	George Brooks.

To make a new Street from WELLINGTON ROAD, STOCKPORT, through ROCK ROW to CHESTERGATE, STOCKPORT.

1	Hooper Street -	- - -	- - -	Inhabitants of Stockport.
2	Carrier's Warehouse and Dwelling House.	Thomas Hooper -	- - -	Eliza Hope Shawcross and Joseph Jackson.
3	Vacant Land -	Thomas Hooper -	- - -	Thomas Hooper.
4	Lawrence Street -	- - -	- - -	Inhabitants of Stockport.
5	Shed, Pigstyes, Yard, and vacant Land.	John Slack and Robert Slack.	Elizabeth Greaves -	Elizabeth Greaves.
6	Pasture Land -	The Reverend Henry Offley Wright, Clerk.	- - -	The Reverend Henry Offley Wright, Clerk.
7	Vacant Land]	The Reverend Henry Offley Wright, Clerk.	- - -	The Reverend Henry Offley Wright, Clerk.
8	House -	James Walker -	- - -	John M'Cohen.
9	House, Rooms, Bakehouse, and Stable.	James Walker -	- - -	William Wood, Michael Ford, and James Boyle.
10	Passage - -	James Walker -	- - -	Ann Tobin, Betty Cue, Sarah Barlow, Ellen Flinn, William Wood, Michael Ford, James Boyle, and William Davis.
11	House and Rooms and Steps.	James Walker -	- - -	Ann Tobin, Betty Cue, Sarah Barlow, and Ellen Flinn.
12	Dwelling House -	James Walker -	- - -	William Davis.
13	Yard - -	James Walker -	- - -	Ann Tobin, Betty Cue, Sarah Barlow, Ellen Flinn, William Wood, Michael Ford, James Boyle, and William Davis.
14	Privies - -	James Walker -	- - -	Ann Tobin, Betty Cue, Sarah Barlow, Ellen Flinn, William Wood, Michael Ford, James Boyle, and William Davis.
15	Privies, Yard, and vacant Land.	Robert Ellison -	- - -	Joseph Stone.
16	Yard and Yard Wall	Trustees of the Masonic Society.	- - -	Thomas Brown.

To widen CHEAPSIDE in the Township of STOCKPORT.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
<i>South Side of Cheapside.</i>				
1	House, Shop, and Warehouse.	Trustees of the late Philip Swanwick.	- - -	Cleophas Watson, James Mayer, and William Turner.
2	Smithy - -	William Horner -	- - -	Joseph Weald.
3	House - -	William Horner -	- - -	Empty.
4	House - -	William Horner -	- - -	Samuel Hallworth and Mary Hallworth.
5	House - -	William Horner -	- - -	Empty.
6	Passage - -	William Horner -	- - -	Samuel Hallworth, Mary Hallworth, and John Brooke.
7	Dwelling House and Shop.	William Horner -	John Brooke -	John Brooke.
8	Public House, Counting-house, and Yard	Mary Robinson -	Samuel Hallworth and Mary Hallworth.	Samuel Hallworth and Mary Hallworth.
<i>Deviation Line on South Side of Cheapside.</i>				
9	House and Warehouse	Trustees of the late Philip Swanwick.	- - -	Cleophas Watson and William Turner.
10	Public Street -	- - -	- - -	Inhabitants of Stockport.
11	Yard - - -	Mary Robinson -	Samuel Hallworth and Mary Hallworth.	Samuel Hallworth and Mary Hallworth.
12	Brewhouse and Stable	Mary Robinson -	Samuel Hallworth and Mary Hallworth.	Samuel Hallworth and Mary Hallworth.
13	Dwelling House, Vaults, and Public House.	Mary Robinson -	Samuel Hallworth and Mary Hallworth.	Samuel Hallworth and Mary Hallworth.
<i>North Side of Cheapside.</i>				
14	Shop - - -	Jonathan Thornhill -	- - -	Robert Blackwell.
15	Houses and Cellars -	Jonathan Thornhill -	- - -	Richard Bowler and William Heginbotham.
16	Yard and vacant Land	Jonathan Thornhill -	- - -	Richard Bowler, William Heginbotham, and William Brown.
17	House - - -	Henry Coppock -	- - -	Ellen Evans.
18	House - - -	Henry Coppock -	- - -	James Heald.
19	House - - -	Henry Coppock -	- - -	Ann Garnett.
20	House - - -	William Walmsley -	- - -	Empty.
21	Yard and vacant Land	William Walmsley -	- - -	William Walmsley.
22	House and Shop -	William Walmsley -	- - -	Empty.
23	House and Shop -	William Walmsley -	- - -	William Walmsley.
24	Shop - - -	William Spensley and Jane his Wife.	William Shawcross -	William Shawcross.

New Road from WELLINGTON STREET to CHURCHGATE, STOCKPORT.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
1	Passage - -	The Rector for the Time being of the Parish of Stockport.	Benjamin Bramwell -	Thomas Bridge.
2	Counting house and Warehouse.	The Rector for the Time being of the Parish of Stockport.	George Bramwell -	Joseph Bowden.
3	Passage - -	The Rector for the Time being of the Parish of Stockport.	George Bramwell -	John Clarke, Thomas Smith, Harriett Jones, William Bowden, Daniel Camamile, and William Barrow.
4	Shop, Dwelling House, Kitchen, and Yard.	The Rector for the Time being of the Parish of Stockport.	George Bramwell -	John Clarke.
5	Shop, Dwelling House, and Kitchen.	The Rector for the Time being of the Parish of Stockport.	William Barrow -	William Barrow.
6	Dwelling House, Kitchen, Coal-house, Tailor's Shop, Steps, Yard, Petty, and Boundary Wall.	The Rector for the Time being of the Parish of Stockport.	William Barrow -	Empty.
7	Shop, Dwelling House, and Kitchen.	The Rector for the Time being of the Parish of Stockport.	Mrs. Fanny Lawton -	Joel Sidebotham.
8	Dwelling House and Shop.	The Rector for the Time being of the Parish of Stockport.	Mrs. Fanny Lawton -	John Eyre.
9	Yard, Garden, and Petty.	The Rector for the Time being of the Parish of Stockport.	William Barrow -	William Barrow.
10	Yard, Wash-house, and Petty.	The Rector for the Time being of the Parish of Stockport.	Mrs. Fanny Lawton -	Joel Sidebotham and John Eyre.
11	Public House, Kitchen, Brewhouse, Malt-room, Stables, and Warehouse.	The Rector for the Time being of the Parish of Stockport.	Peter Pownall, Mortgagee in Possession.	Thomas Bowden and Samuel Ratcliffe.
12	Factory, Warehouse, Steps, Slaughterhouse, and Stable.	The Rector for the Time being of the Parish of Stockport.	Peter Pownall, Mortgagee in Possession.	Thomas Bowden, Charles Brocklehurst, and John Line.
13	Two Dwelling Houses	The Rector for the Time being of the Parish of Stockport.	John Brindley -	John Youll and William Hill.
14	Stables and Store Room.	The Rector for the Time being of the Parish of Stockport.	Peter Pownall, Mortgagee in Possession, or Mary Eleanor Jenkins Harrop, Mortgagee in Possession.	George Alcock.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
15	Four Dwelling Houses	The Rector for the Time being of the Parish of Stockport.	Mary Eleanor Jenkins Harrop, Mortgagee in Possession.	John Simister, Betty Shor, and Bridget Burns.
16	Workshop and Store-room.	The Rector for the Time being of the Parish of Stockport.	Mary Eleanor Jenkins Harrop, Mortgagee in Possession.	Joel Sidebotham and John Simister.
17	Yard, Garden, Petty, and Coalyard.	The Rector for the Time being of the Parish of Stockport.	Mary Eleanor Jenkins Harrop, Mortgagee in Possession.	John Simister and Joel Sidebotham.
18	Pasture Field -	Philip Humberstone, Trustee of Richard Massey, Esquire.	- - -	John Whalley.
19	Yard and Sewer -	Assignees of Richard Briddon and George Wilson, and as to Chief Rent, Cardwell Chetham and George Bowring.	- - -	Unoccupied.
20	Garden, Pigstye, Petty, and Steps.	Trustees of the Stockport Savings Bank.	- - -	Walter Vaughan.
21	Shop, House, Yard, Kitchen, Workshop, Petty, Yard, and Passage.	Ellen Smith	- - -	Allan Sampson Gordon.
22	Shop, House, Cellar, Kitchen, and Yard.	The Right Honourable George John Warren Lord Vernon.	- - -	Charles Dow.
23	Shop, House, and Yard.	The Right Honourable George John Warren Lord Vernon.	- - -	John Thompson.
24	Shop and Dwelling Houses.	William Spensley and Jane his Wife.	- - -	John Camamile and Daniel Chatterton.
25	Shop, House, Kitchen, Coalhouse, and vacant Land.	William Spensley and Jane his Wife.	- - -	William Bowron.
26	Shop, House, Yard, Coalhouse, and vacant Land.	William Spensley and Jane his Wife.	- - -	Charles John Downs.
27	Shop, House, Yard, Kitchen, Petty, and vacant Land.	William Spensley and Jane his Wife.	William Morton -	William Morton.
28	Shop, Warehouse, and Yard.	John Hewitson Wilson and Mary Ann Swain.	- - -	Eli Hague.
29	Shop, House, and Yard	John Hewitson Wilson and Mary Ann Swain.	- - -	Michael Gaskell.
30	Shop, House, and Yard	John Hewitson Wilson and Mary Ann Swain.	- - -	James Kent.
31	Shop, House, and Yard	John Hewitson Wilson and Mary Ann Swain.	- - -	James Sims.
32	Shop, House, and Yard	Thomas Goulden -	- - -	James Fairchild.
33	Shop, House, and Yard	John Bamford Hesketh	- - -	William Fox.
34	Privies and vacant Land.	John Hewitson Wilson, Mary Ann Swain, William Spewsley and Jane his Wife.	- - -	Charles John Downs and Samuel Jepson.

No. on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
35	Garden Land -	William Blake -	- - -	Joseph Pollitt, Thomas Lightfoot, Peter Leigh, William Carson senior, William Carson junior, Samuel Jepson, John Harrison, and Nathaniel Calvert.
36	Pasture Land -	John Bamford Hesketh -	- - -	Thomas Coverley.
37	Vacant Land -	The Reverend Henry Offley Wright.	Trustees of the Stockport Sunday School, and the Trustees of the Stockport Equitable Building Club.	—
38	Vacant Land -	William Blake -	- - -	William Blake.
39	Vacant Land -	Trustees of the Stockport Sunday School and William Blake.	—	—

To widen BRIDGE STREET and GREAT UNDERBANK in the Township of STOCKPORT.

1	Shop and Warehouse	Trustees of the late John Arden, and the Trustees of the late Michael Bentley.	- - -	Thomas Redfern and Thomas Wood Redfern.
2	Passage - -	Trustees of the late John Arden, and the Trustees of the late Michael Bentley.	- - -	Thomas Redfern and Thomas Wood Redfern.
3	House and Shop	Trustees of the late John Arden, and the Trustees of the late Michael Bentley.	- - -	James Inman.
	House and Shop	John Rowson Lingard, Trustee of the late James Thompson.	- - -	James Lomax and Charles Lomax.
5	Shop - - -	John Rowson Lingard, Trustee of the late James Thompson.	- - -	Thomas Matthew King and William Wild.
6	Shop, Warehouse, and House.	John Rowson Lingard, Trustee of the late James Thompson.	- - -	Thomas Mathew King.
7	Shop and House	John Rowson Lingard, Trustee of the late James Thompson.	- - -	Edward Sanderson.
8	Passage - -	John Rowson Lingard, Trustee of the late James Thompson.	- - -	James Lomax, Charles Lomax, Thomas Matthew King, and Edward Sanderson.
9	Shop and House	Trustees of the late James Reddish.	- - -	Thomas Holmes.
10	Shop and House	Trustees of the late James Reddish.	- - -	John Clarke Chetham.
11	Shop and House	Trustees of the late James Reddish.	- - -	Thomas Crabtree.
12	Shop and House	Trustees of the late James Reddish.	- - -	William Walmsley.
13	House and Coach Office.	James Hulme -	- - -	James Hulme.

SCHEDULE (F.)

TABLE OF TOLLS, RENTS, AND STALLAGE.

<i>Meat.</i>	£	s.	d.
For every inclosed Butcher's Stall or Shop fitted up with Racks and Hooks, to be occupied every Day in the Week, any Sum not exceeding the yearly Rent or Sum of - - - - -	10	0	0
Or if taken by the Week, and to be occupied on the regular Market Days only, any Sum not exceeding per Diem - - - - -	0	4	6
For every open Butcher's Stall fitted up with Racks and Hooks, to be occupied every Day in the Week, any Sum not exceeding the yearly Rent or Sum of -	6	0	0
Or if taken by the Week, and to be occupied on the regular Market Days only, any Sum not exceeding per Diem - - - - -	0	2	6
For every such inclosed or open Stall or Shop, on any other Day than the regular Market Day, any Sum not exceeding per Diem - - - - -	0	4	0
For every Stand, Stall, or Bench for the Sale of Meat, per Superficial Foot for each Market Day, any Sum not exceeding - - - - -	0	0	2
For every other Day in the Week, any Sum not exceeding per Superficial Foot - - - - -	0	0	1
For the Carcase of every Bull, Ox, Steer, Cow or Heifer, Calf, Sheep or Lamb, or any Part thereof, exposed for Sale in the Market by any Person not occupying a Stall or Shop, any Sum not exceeding - - - - -	0	1	0
For the Carcase of every Hog exposed for Sale by any Person not occupying a Stall (if such Hog shall not weigh more than Five Score of Twenty Pounds to the Score), any Sum not exceeding - - - - -	0	0	2
For every additional One hundred Pounds, or Five Score Weight, any Sum not exceeding - - - - -	0	0	1
<i>Pannier and other Baskets.</i>			
For each and every Foot of Ground in Length of the said Market Place occupied by any One Person for exposing to Sale Poultry, Bacon, Butter, Eggs, Vegetables, Fruit, or any other Article of Provisions usually sold in Public Markets on any Market Day, any Sum not exceeding - - - - -	0	0	2
And so in proportion for every Part of a Foot in Length.			
For any other Day in the Week, any Sum not exceeding - - - - -	0	0	1
For every Hand-basket, Hamper, or other Thing containing Poultry, Butter, Eggs, Fish, or any other Articles of Provisions not deposited on the Ground, exposed for Sale on a Market Day (except Vegetables and Fruit), the Size and Dimensions thereof not being more than Two Feet in Length by Fifteen Inches in Breadth and Seven Inches in Depth, for each Market Day, any Sum not exceeding - - - - -	0	0	1
For every Hand-basket, Hamper, or other Thing containing Vegetables or Fruit only, exposed for Sale on a Market Day, the Size and Dimensions thereof not being more than Two Feet in Length by Fifteen Inches in Breadth and Twelve Inches in Depth, and not deposited on the Ground, any Sum not exceeding -	0	0	1
If any of the before-mentioned Hand-baskets, Hampers, or other Things shall exceed in Length, Breadth, and Depth the Number of Inches before respectively limited, for every additional Inch in Length, Breadth, and Depth thereof any Sum not exceeding - - - - -	0	0	0 $\frac{1}{4}$
For every Hawker or Pedlar or other Person exposing for Sale any Article whatever within the said Market on a Market Day, by Hand or otherwise, and not occupying any Ground in the Market, any Sum not exceeding - - -	0	0	4

	£	s.	d.
Every Hawker selling Articles in or from a Cart or Waggon, any Sum not exceeding per Superficial Foot	0	0	1½
For every Bag of Potatoes not weighing more than One hundred and sixty Pounds pitched in the Market, any Sum not exceeding	0	0	1
And so on in proportion for a greater Weight.			
For every Bag of Carrots or Turnips not containing more than Ten Pecks Imperial Measure pitched in the Market, any Sum not exceeding	0	0	1
And so in proportion for a greater Weight.			
For every Bag of Potatoes, Carrots, or Turnips brought within the Limits of the foregoing Act for the Purpose of Sale, but not pitched in the Market, any Sum not exceeding	0	0	0½
For every Bag of Peas, Beans, or other Vegetables brought within the Limits of the foregoing Act pitched in the Market, any Sum not exceeding	0	0	1
For every ditto for Sale not pitched in the Market	0	0	0½
For every Bushel or less Quantity of Vetches, Clover, Trefoil, Turnip, or other Seeds sold or exposed for Sale within the said Market, any Sum not exceeding	0	0	4
For every Cart containing any of the same Articles exposed for Sale, any Sum not exceeding per Superficial Foot	0	0	1½
For every Truck or Wheelbarrow containing any of the same Articles exposed for Sale, any Sum not exceeding per Superficial Foot	0	0	1½
For every Table, Stand, or Portion of Ground in the said Market for exposing to Sale any Garden Seeds or any other Article whatever not before described, any Sum per Superficial Foot not exceeding	0	0	1½
For every Superficial Foot of Ground in the said Market, whether covered or uncovered, used or occupied by Persons offering for Sale or selling Cabbage or other Plants, Apple or other Fruit Trees, or Shrubs or Flowers, or young Tree, Hedge, Coppice, Fir, or other Plants or Seedlings, for each Market Day, any Sum not exceeding	0	0	2
For ditto, ditto, any other Day in the Week, not exceeding	0	0	1
For each and every Superficial Foot of every Stall or open Ground within the Market Place for exposing to Sale any manufactured Goods, Wares, and Merchandize, for each Market Day, any Sum not exceeding	0	0	2
For the like on each and every other Day than Market Day, not exceeding	0	0	1½
For each and every Hundred Weight of Cheese exposed to Sale within the said Market on a Market Day, any Cheese or other Article not herein-before particularly mentioned, for each Day, not exceeding	0	0	2
And for any other Day, not exceeding	0	0	1
For every Waggon or Cart laden with Fruits, Vegetables, or other agricultural Produce sold or exposed to Sale by Wholesale or Retail, any Sum not exceeding per Superficial Foot	0	0	1½
For each and every Superficial Foot of Ground of the said Market used for exposing to Sale any Article whatever not herein-before mentioned or enumerated, any Sum not exceeding	0	0	2
For the Use of the large Market Room for selling Goods, Wares, and Merchandize by Auction, or exhibiting any Articles for Sale, or for any other Purpose whatever, not exceeding per Day	1	0	0

Cattle and Pig Market.

For every Horse, Cow, Calf, Bull, Heifer, or other Animal exposed for Sale in the Market, any Sum not exceeding	0	0	2
For every live Pig or Sheep exposed for Sale in the Market, any Sum not exceeding	0	0	1

Fish.

For every Fish Stall or Bench used for the Sale of Fish on any Day, any Sum not exceeding for each and every Superficial Foot	0	0	2
For every Cart containing Fish exposed for Sale, any Sum not exceeding per Superficial Foot	0	0	1½

[Local.]

	£	s.	d.
For every Horse, Mule, or Ass Load of Fish exposed for Sale, any Sum not exceeding per Superficial Foot - - - - -	0	0	1½
For every Barrel, Tub, Pannier, Hamper, or other Thing containing Fish exposed for Sale, not exceeding per Superficial Foot - - - - -	0	0	1½

Tolls for Weighing.

For every One Hundred Weight of Cheese, not exceeding - - - - -	0	0	1
For every Lot of Fat or Tallow, not exceeding - - - - -	0	0	2
For every Flich of Bacon, not exceeding - - - - -	0	0	1
For every Bullock's Hide, not exceeding - - - - -	0	0	1
For every Calf Skin, not exceeding - - - - -	0	0	0½
For every Sheep, Lamb, or Calf, not exceeding - - - - -	0	0	1
For every Pig, not exceeding - - - - -	0	0	1
For every Bullock, not exceeding - - - - -	0	0	2
For every Half ditto, not exceeding - - - - -	0	0	1
For every Quarter ditto, not exceeding - - - - -	0	0	0½
For every Quantity of Meat or other Articles not before specified, and not exceeding Twenty-eight Pounds - - - - -	0	0	0½
And so in proportion for every greater Quantity.			
For every Package or Parcel, not exceeding - - - - -	0	0	2

Measures.

For all Articles measured by the Measures kept in the said Market, at per Bushel or any less Quantity not exceeding - - - - -	0	0	0½
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The several Tolls, Rents, and Stallage before mentioned, and specified to be payable and paid for or in respect of 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.

And in all Cases where the Ground is charged by the Foot, every less Quantity than a Foot shall be paid in the same Proportion.