



ANNO UNDECIMO & DUODECIMO

VICTORIÆ REGINÆ.

Cap. cii.

An Act to amend, extend, and enlarge the Powers of an Act passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of Her present Majesty, intituled *An Act for better lighting, cleansing, sewerage, and improving the Borough of Leeds in the County of York*; and to give to the Mayor, Aldermen, and Burgesses of the said Borough further and more effectual Powers for draining and sewerage the said Borough. [22d July 1848.]

WHEREAS an Act was passed in the Session of Parliament held in the Fifth and Sixth Years of the Reign of Her present Majesty Queen *Victoria*, intituled *An Act for better lighting, cleansing, sewerage, and improving the Borough of Leeds in the County of York*, and the Mayor, Aldermen, and Burgesses of the said Borough were by the Council of the said Borough empowered to carry the said Act and the several Powers thereof into execution: [Local.] 13 K And 5 & 6 Vict. c. 104.

And whereas the Sewerage and Drainage of the Borough could be much improved, and a better Outlet for such Drainage could be obtained, if the said Mayor, Aldermen, and Burgesses were authorized to divide the Borough into Districts, and to carry out a System of Main Sewerage in and from each of such Districts: And whereas it is expedient that One uniform Sewerage Rate should be levied in each of such Districts, in addition to the Rates by the said recited Act authorized to be levied: And whereas it is also expedient that some of the Powers and Provisions in the said recited Act contained should be amended, extended, and enlarged, and that further and more effective Powers for draining and sewerage the Borough should be given to the said Mayor, Aldermen, and Burgesses; but the several Objects and Purposes aforesaid 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 all the Clauses, Provisions, Matters, and Things in the said recited Act contained (except such of them as are hereby varied, altered, or repealed, or as are repugnant to the Provisions in this Act contained,) shall extend to this Act, and shall be in force in respect to the Objects and Purposes of this Act as fully and effectually, to all Intents and Purposes, as if the same Clauses, Provisions, Matters, and Things were re-enacted in this Act with reference to the Objects and Purposes thereof, and the said Act and this Act shall be as to all Matters and Things whatsoever (except as aforesaid) read and construed together as One Act.

Provisions of
recited Act
extended to
this Act.

8 & 9 Vict.
c. 16. incor-
porated with
this Act.

II. And be it enacted, That the Lands Clauses Consolidation Act, 1845, shall be incorporated with and form Part of this Act, and the Mayor, Aldermen, and Burgesses of the Borough of *Leeds* in the County of *York*, acting by the Council of the Borough, shall be deemed and taken to be the Persons intended in such Act by the Words "Promoters of the Undertaking."

Certain Parts
of 10 & 11
Vict. c. 34.
incorporated
with this Act.

III. And be it enacted, That such of the Clauses in "The Towns Improvement Clauses Act, 1847," as relate to the making and maintaining the public Sewers and to the Drainage of Houses, and to Entry by the Commissioners or their Officers in the Execution of that or the special Act, and to ensuring the Execution of the Works by that or the special Act required to be done by the Owners or Occupiers of Houses or Lands, and as to the Rates directed by that Act to be made for Sewers, Drains, and private Improvements, and to the Manner of making Rates authorized by that or the special Act, and to the Appeal to be made against any Rate, and to the Recovery of Rates, and also to the Recovery of Damages not specially provided for, and of Penalties, and to the Determination of any other Matter referred to Justices, shall be incorporated with this Act, and such Clauses, except so far as they or any of them are inconsistent with the Provisions of this Act, or are expressly varied or excepted by this Act, shall form Part thereof.

IV. And

IV. And whereas the Council have already provided a Map or Plan of the Borough on a Scale of Three Chains to One Inch (or Twenty-six and Two Thirds Inches to the Mile): Be it enacted, That the providing of such Map or Plan shall be deemed and taken to be a Compliance with the Provisions of "The Towns Improvement Clauses Act, 1847," requiring a Map or Plan to be provided.

As to providing Plans.

V. And whereas the Council have already appointed a Surveyor, under the Authority of the said recited Act, and have entered into a Contract with an Engineer to superintend the Sewerage of the Borough of *Leeds*: Be it enacted, That such Surveyor, or such other Surveyor as for the Time being shall have been appointed by the Council under the Powers in the said Act contained, shall be deemed and taken to be the Surveyor required by the Towns Improvement Clauses Act, 1847, to be appointed, and such Engineer or such other Engineer for the Time being as shall have been appointed by the Council under the Powers in the said Act contained, for the Time being shall be considered as an Inspector within the Meaning of the said last-mentioned Act.

As to Appointment of Surveyor and Inspector.

VI. And be it enacted, That the several Townships of *Leeds*, *Hunslet*, and *Holbeck* in the Borough of *Leeds* shall be One Drainage District, and it shall be lawful for the Council to construct One or more Main Trunk and other Sewer or Sewers sufficiently capacious to receive the foul and drainage Water and Filth of all the said Three Townships, and to convey the same into the River *Aire*.

Leeds, *Hunslet*, and *Holbeck* to be united into One Drainage District.

VII. And be it enacted, That it shall be lawful for the Council to unite the several other Townships within the Borough, or so much and such Parts thereof respectively as the Council shall think fit, into One or more Drainage District or Districts, and to construct One or more Main Trunk or other Sewer or Sewers for the Purpose of receiving the foul and drainage Water and Filth of each such District.

Council may establish Drainage Districts in other Parts of the Borough.

VIII. And be it enacted, That nothing in this Act contained shall authorize the Council to take by Compulsion, for the Purposes of this Act, any Lands or Property, except such as are mentioned in the Schedule (A.) hereunto annexed.

Compulsory taking of Lands under this Act limited.

IX. And be it enacted, That the Owners of all rateable Property the full net annual Value of which shall not exceed the Sum of Seven Pounds Ten Shillings shall be rated to and shall pay the Rates by this Act authorized to be made, instead of the Occupiers of such Property.

Certain Owners of Property to pay Rates instead of Occupiers.

X. And whereas by the said Act it was enacted, that where any Street (not being a Highway repaired by the Township or District in which the same should be situate, and not being a Turnpike Road,) was then or should at any Time thereafter be formed or set out within the Limits of the said Act, and should not be sufficiently paved,

Council may, in certain Cases, order Sewers to be made of a greater Size than is neces-

sary for the Purposes of the Streets in which the same are situated, the Expense of which to be paid out of the Rates.

paved, flagged, levelled, drained, and sewered to the Satisfaction of the Council, it should be lawful for the Council, at any Time and from Time to Time after the passing of the said Act, by any Writing under the Hand of the Mayor or the Clerk for the Time being, to order that any such Street or any Part thereof should be paved, flagged, levelled, drained, and sewered in such Manner and within such Time as to the Council might appear expedient, and thereupon the respective Owners of Tenements adjoining or abutting on the said Street on each Side thereof should, within such Time and in such Manner as should be expressed in such Order, at their respective Charges and Expenses, well and sufficiently pave, flag, level, drain, and sewer so much of the said Street to the Centre thereof as might be opposite to and co-extensive with their respective Tenements adjoining or abutting on such Streets respectively, and that if any such Owners should neglect or omit to pave, level, drain, or sewer such Street, and complete the same, within such Time and in such Manner as expressed in the said Order, it should then be lawful for the Council to pave, flag, level, drain, sewer, and complete the said Street, or such Part thereof as should not have been so done pursuant to the said Order, and to ascertain, determine, and charge such respective Owners with their several proportionate Parts of the Charges and Expenses thereof, according to and co-extensive with their respective Tenements adjoining or abutting on the said Street, having regard in such Apportionment to the State and Condition of the Pavement, Flagging, Levelling, Drainage, and Sewerage in which such Streets respectively or any Part thereof should or might be at the Time when the Council should make such Order as aforesaid; and all the Charges and Expenses which the Mayor, Aldermen, and Burgesses should thereby sustain, incur, or pay, and should so charge upon such Owners respectively, should, on Demand, be forthwith paid and refunded to the Mayor, Aldermen, and Burgesses, by such Owners respectively; And whereas it would greatly facilitate the Drainage of the Borough if the Council were authorized to require such Sewers and Drains to be made of a Size sufficient to carry off the foul and drainage Water and Filth, not only of such Streets and of the Houses adjoining, but also of the District in which such Sewers and Drains may be situate, or which may conveniently be drained by means of the same: And whereas it is right and fitting that in such Case the Council should pay the extra Expense occasioned thereby: Be it enacted, That it shall be lawful for the Council whenever they shall order any Street to be drained and sewered, under the Authority of the said recited Act, to require that the Sewers and Drains for such Purpose shall be made of such Size and Dimensions as under the Circumstances of the Case they shall consider necessary, and the extra or additional Expense occasioned by making such Sewers and Drains of a larger Size than would have been necessary merely for the Purposes of the Drainage of such Street and of the Houses adjoining thereto shall be paid by the Council, out of the Rates by this Act and the said Act authorized to be levied, or either of them.

XI. And

XI. And be it enacted, That it shall be lawful for the Council, in addition to the several Rates by the said recited Act authorized to be levied, once in every Year to make, assess, levy, and collect, in the Manner directed by the Towns Improvement Clauses Act, 1847, an equal and separate Rate, to be called "The Main Sewer Rate," upon the Occupiers of Tenements within each separate Drainage District which may be formed in pursuance of this Act, not exceeding One Shilling and Sixpence in the Pound in any One Year upon and according to the full annual Value of the Tenement to be charged therewith, such Rate to be applied in defraying the Costs of making and maintaining the Main Trunk, Drains, and Sewers by this Act and the said recited Act authorized to be constructed within or for the Purpose of draining or facilitating the Drainage of the District in which any such Rate shall be levied and collected, and for all other the Purposes provided for by this Act.

Main Sewer Rate to be levied.

XII. And be it enacted, That the Monies to be raised and collected by the Main Sewer Rate shall from Time Time to Time be expended and applied within and throughout each of the said Districts respectively within which the same shall be levied and collected, so far as may be conveniently practicable, having due Regard to the Wants, Exigencies, and Circumstances of the various Parts of such Districts respectively.

Monies raised by Main Sewer Rate to be expended in the District within which same levied.

XIII. And be it enacted, That if the Council shall at any Time become liable to pay to any Company, Body Corporate, or Person any Money for or in respect of any Damage, Loss, Injury, Act, Matter, or Thing done, committed, or sustained, or omitted to be done by them, or any Costs, Charges, or Expenses in carrying this Act into execution, or otherwise in relation thereto, the same shall be paid and defrayed by and out of the Main Sewer Rate to be levied and collected in the District within which such Damage, Loss, Injury, Matter, or Thing shall be or arise, or in respect of which any such Costs, Charges, or Expenses shall be incurred, and if such Damage, Loss, Injury, Matter, or Thing shall be or arise in any Part of the Borough of *Leeds* not formed into any District under the Powers of this Act, or in respect of which any such Costs, Charges, or Expenses shall be incurred, the same shall be paid and defrayed by and out of the Improvement Rates to be levied and collected under the Authority of the said recited Act within the Townships respectively in which the same may arise or be incurred.

Monies payable for Damages, &c. to be paid out of Main Sewer Rate of the District within which such Damages, &c. shall arise, &c.

XIV. And whereas in the Construction and Enlargement of the Main and other Sewers and Drains, or some of them, within the said Borough of *Leeds*, under the Powers of this Act, it may be deemed by the Council expedient to construct and enlarge some of such Sewers and Drains, or some Part thereof, of such Size, Capacity, and Strength, and in such Situation, Manner, and Form, in One or more of the Sewerage District or Districts, or in some other Parts of the said Borough, as may be sufficient, not only for the Wants and Exi-

Power for Council to charge Places, not within Sewerage District, but deriving Benefit from Works, with Part of the

Expense of
Construction.

gencies of such Districts or other Parts of the said Borough, but also for the Purpose of promoting and facilitating efficient Drainage and Sewerage of and in other Sewerage District or Districts or other Parts of the said Borough, and it may in such Case be deemed by the Council proper and equitable to charge such other District or Districts or other Parts of the said Borough which in the Judgment of the Council may derive Benefit or Advantage therefrom with the Payment of the extra Expense, or some Part thereof, which may have been incurred in constructing, enlarging, maintaining, repairing, and cleansing such Main and other Sewers and Drains as aforesaid, in manner and subject as herein-after mentioned: Be it therefore enacted, That if at any Time the Council shall be of opinion that any Expense which may have been incurred by any Drainage District by this Act formed, or by any other Township within the said Borough, which shall have been defrayed by or charged upon the Main Sewer Rate or the Improvement Rate levied and collected therein respectively, in making, constructing, maintaining, repairing, or cleansing any Main or other Sewer or Sewers of a Size, Capacity, Strength, or otherwise as aforesaid, and any Benefit and Advantage shall thereby be derived or conferred by or to any other Drainage District or to any other Township within the said Borough by reason of such last-mentioned District or Township opening into or communicating with any such Main or other Sewer or Sewers, which may have been made and constructed as aforesaid, it shall be lawful for the Council in any of the Cases aforesaid (if they shall in their Discretion deem it proper and equitable so to do) from Time to Time to order and direct the District or Township which shall by the Means and in manner aforesaid derive or receive any such Benefit or Advantage by the Facility of opening and communicating with and into such Main or other Sewer or Sewers, or otherwise, to pay in respect thereof such Sum or Sums of Money at such Time or Times and subject to such Terms and Conditions as the Council shall think just and reasonable, which Sum and Sums of Money shall be applied by the Council in aid of the Main Sewer Rate levied and collected within the Drainage District, or in aid of the Improvement Rate levied and collected in any Township within and at whose Expense the said Main and other Sewer or Sewers shall be constructed, enlarged, maintained, repaired, and cleansed as aforesaid, and all such Monies which the Council shall think fit so to order and direct to be paid as aforesaid shall be a Charge upon the Main Sewer Rate or the Improvement Rate (as the Case may be) within and for any Drainage District or Township which shall be so ordered and directed to pay such Money, and the same shall and may be levied and collected by the Authority of the Council in such Manner and by such Ways and Means as by this or the said recited Act are authorized for making, levying, and collecting such Rates respectively.

Power to borrow Money
from Time to Time.

XV. And be it enacted, That it shall be lawful for the Council from Time to Time to borrow and take up at Interest in the Manner authorized by the Towns Improvement Clauses Act, 1847,
on

on the Security of "The Main Sewer Rate" of any Drainage District, any Sum of Money which, together with any Sum previously borrowed on the Security of the same Rate, shall not exceed the Sum of One hundred and fifty thousand Pounds, and but so that there shall not be owing on the Securities of the Rates of the several Drainage Districts taken collectively any more than the Sum of Two hundred thousand Pounds in the whole at any One Time, and in the event of all or any Part of such Monies being repaid by the Council to re-borrow the same, and so *toties quoties*.

XVI. And in order to prevent the Undertakers of the Navigation of the Rivers *Aire* and *Calder*, and the Owners, Lessees, and Occupiers of certain Mills situate on the said River *Aire*, (that is to say,) the *Nether Mills*, the *Hunslet Mills*, the *Knastrop Mills*, and the *Thwaites Mills* from being injuriously affected by the Sewerage or Works by the said recited Act or by this Act authorized to be made, be it enacted, That the Council shall cause and procure all and singular the Works of or connected with the Sewerage by this Act and by the said recited Act, or by either of them, authorized to be made, to be so constructed and maintained, and the said Sewerage to be from Time to Time and at all Times so managed and conducted, as not in any way to diminish the Quantity of Water now flowing and which if the said Sewerage had never been constructed would have flowed into and along the River *Aire*, and the several Streams and Runners of Water, whether the same respectively be open, covered, or underground, which are enumerated in the Schedule B. to this Act annexed, or into or along any other natural or living Streams or Runners of Water within the Borough, although not enumerated in the said Schedule B., and that the said River, Streams, and Runners of Water shall at all Times hereafter, so far as regards the said Sewerage and Works respectively, be preserved and maintained at their present Levels and in their present Channels, without any Diversion or Diminution whatever, and so that none of the Water of the said River, Streams, and Runners respectively shall at any Time hereafter be taken or applied for the Purposes of the said Sewerage or Works: Provided always, that nothing in this Act contained shall or is intended to apply or extend to any Waters which the *Leeds Waterworks Company*, under the Powers of "The *Leeds Waterworks Act, 1847*," do now or shall at any Time hereafter bring or convey into the Borough of *Leeds*, from any Place beyond the Limits of the said Borough, and which Waters would not, if left to flow in their accustomed Course, have run or flowed into the said River *Aire*, or into or along any of the Streams or Runners enumerated in the said Schedule B., or into or along any other natural or living Streams or Runners of Water within the said Borough, nor in any Manner to prevent, hinder, or interfere with the Use, Appropriation, or Distribution of any such Waters, pursuant to the said Act; and that, notwithstanding any of the Provisions or Restrictions in this Act contained, such Waters or any Part thereof may from Time to Time be lawfully passed and conveyed in and through any of the public Sewers, Drains, and other Sewerage Works which

For Protection of the Navigation of the Rivers *Aire* and *Calder*.

which are now or may at any Time hereafter be made or constructed in any Part of the Borough of *Leeds*.

Disputes to be settled by Two Engineers.

XVII. And be it enacted, That if any Difference or Dispute shall at any Time arise between the Council and the Undertakers of the said Navigation, as to the Existence, Number, Source, or Direction of any such Streams or Runners, or alleged Streams or Runners, within the Borough, not enumerated in the said Schedule B., every such Difference or Dispute shall be decided by Two Arbitrators (being both Engineers), One to be appointed by each of the Parties in difference, or by an Umpire (being an Engineer) to be appointed by such Two Arbitrators, which said Two Arbitrators and Umpire respectively shall have such and the like Powers and be subject to such and the like Provisions and Regulations in every respect (so far as such Powers, Provisions, and Regulations respectively are or may be applicable to the Case,) as Arbitrators and an Umpire appointed by virtue of the Lands Clauses Consolidation Act, 1845, to decide upon any Question of disputed Compensation.

Regulating Mode of repairing Sewers, &c. when such Repairs, &c. interfere with Flow of Water.

XVIII. And be it enacted, That when and so often as for the Purpose of the actual Construction or needful Repair of the said Sewerage and Works it shall be necessary to intercept the Flow of the Water of any One or more of the said Streams or Runners in their present Channels respectively, it shall be lawful for the Council to cause the Flow of the Water of such Stream or Streams, Runner or Runners, in its present Channel or their present Channels, to be intercepted, for the Purpose of such actual Construction and needful Repairs, and for so long a Time as shall be necessary for such Purpose, and no longer; and during all the Time that such Flow shall be so intercepted the Council shall cause all the Waters which, but for such Interceptions, would have flowed along the Streams or Runners so intercepted, to be conducted and flow along sufficient temporary Channels to come down the Line of the said Streams or Runners respectively, or if that shall be impracticable to the same Pool in the said River as the said Streams or Runners respectively at present discharge themselves into, and shall, as soon as such Constructions or Repairs will permit, restore such Streams and Runners to their present Channels respectively, and shall from Time to Time and at all Times make good any Damage which shall at any Time be occasioned to the said Channels or any of them by the said Sewerage and Works, or the Construction, Repairs, or Management thereof.

Council not to divert Water raised from the River Aire.

XIX. Provided always, and be it enacted, That in the Construction, Repair, or Management of the said Sewerage and Works the Council shall not apply to the Purposes of the said Sewerage or Works, or otherwise divert or intercept, any Water that shall at any Time hereafter have been raised or received by any Person from the said River *Aire*, or the said Streams or Runners, or any of them, or from any Boreholes or Wells to the Enjoyment of which or of the Surplus or other Waters whereof the said Undertakers, or their

Trustees, or the Owners, Lessees, or Occupiers of the said Mills or any of them, are now entitled, or which would otherwise have been retained in or have flowed or been returned or discharged into the said River *Aire*, or the said Streams or Runners respectively, but shall from Time to Time and at all Times hereafter suffer the said last-mentioned Waters to be returned or discharged in their present Channels to or into the same Pool of the said River, or to the same Streams or Runners respectively to or into which such last-mentioned Waters respectively are now returned or discharged.

XX. And be it enacted, That the Council shall from Time to Time and at all Times construct, maintain, and keep all the Sewers, Drains, Vaults, Culverts, Watercourses, Wells, Pumps, and other Works of the said Sewerage, and every Part thereof respectively, perfectly watertight and secured externally where necessary, so as to prevent the Percolation, Leakage, or other Passage or Escape of any Part of the Water of or draining into or towards the said River, or of or draining into or towards the said Streams or Runners, Wells or Boreholes, or of the Water which ought as aforesaid to have flowed or to be returned to or discharged into the said River, or to or into the said Streams and Runners or any of them, into or by or along the external Parts of any of the Sewers, Drains, Vaults, Culverts, Watercourses, Wells, or Pumps, or other Works of the said Sewerage, so as that such Water shall be discharged into a lower Pool of the said River than that into which it would otherwise have flowed.

Sewers, &c.
to be kept
watertight.

XXI. And be it enacted, That the Council shall, by all lawful Means which either by virtue of the said recited Act or otherwise howsoever now are or from Time to Time hereafter shall be in their Power, cause all private Drains or Works communicating or to communicate immediately or mediately with the said Sewerage or Works to be so constructed, maintained, and regulated as to prevent the Percolation, Leakage, or other Passage or Escape of any Part of the Water of the said River, or of or naturally draining into or towards the said Streams or Runners, Wells or Boreholes, or of the Water which ought as aforesaid to be returned to or discharged into the said River, or to or into the said Streams and Runners or any of them, into or by or along the external Parts of any such private Drains or Works.

Private
Drains com-
municating
with Sewers
to be kept
watertight.

XXII. And be it enacted, That the Culvert to be constructed for the Purpose of the said Sewerage under the *Hunslet Mills Pool* of the said River shall be constructed of Cast Iron, made perfectly watertight, and that the upper Surface of such Culvert at its highest Part shall not be placed at a higher Level than the upper Surface of the upper Sill of the new Lock at the Bottom of *Knostrop Cut*.

Regulating
Construction
of Culvert
under Huns-
let Mills.

XXIII. And be it enacted, That if at any Time or Times here-
after the said Undertakers shall be desirous of deepening the Bed of
the said Navigation at the Point or Points where the said Culvert shall

If Bed of
Navigation
deepened at
Hunslet
Mills, new

[Local.]

13 M

be

Culvert to be constructed to Satisfaction of Council.

be so constructed as aforesaid, it shall be lawful for the said Undertakers from Time to Time, at their own Expense, to substitute a new Culvert of the same Dimensions and Materials as the said original Culvert for such original Culvert, but at such lower Depth or Depths as they may think necessary, but so that such substituted Culvert shall be efficient for the Purposes of the said Sewerage.

Council at no Time completely to stop any Part of Navigation in the Construction, &c. of their Works.

XXIV. And be it enacted, That the Council shall not at any Time hereafter, in the Construction or Repair of the Works of the said Sewerage or any of them, cause any complete Stoppage whatsoever of any Part of the said Navigation, but shall at all Times leave a sufficient Width open for the Passage of Vessels, and shall not, for any longer Space of Time than shall be absolutely necessary in that Behalf, cause any partial Contraction or Obstruction of any Part of the said Navigation, or any other Inconvenience whatsoever that can possibly be avoided in such Construction or Repairs; and in case the Council, or any Person or Persons acting under them, shall detain any Vessel, Barge, or Boat, contrary to the Provisions of this Act, the said Council or every Person so offending shall in every such Case forfeit and pay the Sum of Ten Pounds; but nothing in this Act shall prevent any Remedy for Damages which any Party may sustain in respect of any such Detention as aforesaid.

Certain Works not to be executed without the Consent of the Admiralty.

XXV. And be it enacted, That it shall be not lawful for the Council to construct any Work affecting the River *Aire* hereby authorized to be made without the previous Consent of the Lord High Admiral of the United Kingdom of *Great Britain* and *Ireland*, or the Commissioners for executing the Office of Lord High Admiral aforesaid for the Time being, to be signified in Writing under the Hand of the Secretary of the Admiralty, and then only according to such Plan and under such Restrictions and Regulations as the said Lord High Admiral, or the said Commissioners for executing the Office of Lord High Admiral, may approve of, such Approval being signified as last aforesaid; and where any such Work shall have been constructed it shall not be lawful for the Council at any Time to alter or extend the same, without obtaining, previously to making any such Alteration or Extension, the like Consent or Approval; and if any such Work shall be commenced or completed, or altered or extended, without or contrary to such Consent, Restrictions, or Regulations as last aforesaid, it shall be lawful for the said Lord High Admiral, or the said Commissioners for executing the Office of Lord High Admiral, to abate and remove the same, and to restore the Site thereof to its former Condition, at the Cost and Charge of the Council, and the Amount thereof shall be a Debt due to the Crown, and be recoverable accordingly.

Expenses of any local Survey and Examination ordered by Admiralty to

XXVI. And be it enacted, That if, after working Drawings of the Works hereby authorized shall have been submitted to the Lord High Admiral of the United Kingdom, or to the Commissioners for executing the Office of Lord High Admiral, it shall be deemed expedient by him or them to order a local Survey and Examination of

of such Works, or of the intended Site thereof, the Council shall defray the Costs of such local Survey and Examination; and the Amount thereof shall be a Debt due to Her Majesty from the Council, and if not paid, upon Demand, may be recovered as a Debt due to the Crown, with the Costs of Suit, or may be recovered, with Costs, as a Penalty is or may be recoverable from the Council.

be defrayed
by Council.

XXVII. And be it enacted, That if any Work to be constructed by the Council in or under any navigable River, or if any Portion of the Work which affects any such River or Access thereto, shall be abandoned, or suffered to fall into Disuse or Decay, by the Council, it shall be lawful for the Lord High Admiral, or the Commissioners for executing the Office of Lord High Admiral, to abate and remove the same, or such Part or Parts thereof as he or they may at any Time or Times deem fit and proper, and to restore the Site thereof to its former Condition, at the Cost and Charge of the Council, and the Amount thereof shall be a Debt due from the Council to the Crown, and be recoverable accordingly.

In case any
Work in or
under a navi-
gable River
shall be aban-
doned, the
Admiralty
may remove
same, at Ex-
pense of
Council.

XXVIII. And be it enacted, That during the Construction of the said Works or the repairing thereof the said Council shall cause to be hung out or exhibited every Night, from Sunset or Sunrise, a Light, to be kept burning by and at the Expense of the Council, for the Navigation and safe Guidance of Vessels, and which Light shall be from Time to Time altered by the Council in such Manner and be of such Description and be so used as the Lord High Admiral, or the Commissioners for executing the Office of Lord High Admiral, shall, by Writing under the Hand of the Secretary of the Admiralty, approve of; and in case the said Council shall neglect to exhibit and keep either of such Lights burning as aforesaid they shall forfeit and pay for every such Neglect the Sum of Ten Pounds.

Lights to be
exhibited at
Night during
Construction,
&c. of Works.

Penalty for
Neglect.

XXIX. And be it enacted, That if at any Time hereafter the said Sewerage and Works, or the Construction or Repair or Management thereof or of any Part thereof, shall cause, or shall by the Engineer for the Time being of the said Undertakers be alleged to cause, any Damage, Obstruction, Inconvenience, or Loss of Water whatsoever to the said Navigation, or to the said Mills or any of them, or to any Part or Parts of the Property for the Time being of the said Undertakers, or of their Trustees for the Time being, the Council shall from Time to Time, according to the Damage, Loss, or Injury then actually sustained in that Behalf, pay to the Trustees for the Time being of the said Undertakers such Sum and Sums of Money, by way of Compensation in that Behalf, as shall from Time to Time be agreed upon in that Behalf by the Council and the Committee for the Time being of the Managing Directors of the said Undertakers; and in case the Council and the said Managing Committee shall not have agreed upon the Amount of any such Compensation at the Expiration of One Calendar Month next after the Claim for any such Compensation shall have been signified in Writing under the Hand of any One Member of the said Committee for the Time being

Compensa-
tion to be
paid for Da-
mage, and
Differences
to be settled
by Arbitra-
tion.

being of Managing Directors, or of the Clerk of the said Undertakers, to the Mayor or the Town Clerk of the Borough, or if any other Matter in difference shall exist between the Council and the said Undertakers, touching the said Sewerage and Works, or the Construction, Repairs, or Management thereof, and shall not be settled by Agreement between the Council and the said Committee for the Time being of Managing Directors, at the Expiration of One Calendar Month next after a Statement of the Subject of any such Matter in difference shall have been expressed in Writing under the Hand of any One Member of the said Committee for the Time being of Managing Directors, or of the Clerk of the said Undertakers, to the Mayor or Town Clerk of the Borough, the Amount of such Compensation, and every such Matter in difference, shall from Time to Time be decided by Arbitration in the Manner directed by the Lands Clauses Consolidation Act, 1845, with regard to any Question of disputed Compensation.

Council to allow Inspection of Sewerage, &c.

XXX. And be it enacted, That the Council shall from Time to Time and at all reasonable Times permit the said Sewerage and Works, and every Part thereof, and the Construction and Repairs thereof and of every Part thereof, and the Management of the said Sewerage and Works, to be inspected and examined by such Person as shall from Time to Time be appointed for that Purpose by Writing under the Hands of any Three Members of the said Committee for the Time being of Managing Directors of the said Undertakers.

Act not not prejudice Claims to Compensation under former Act.

XXXI. And be it enacted, That nothing in this Act contained shall in anywise annul, affect, prejudice, or diminish any Claims, Rights, or Remedies for Compensation or otherwise, which, either by virtue of the said recited Act or otherwise howsoever, the said Undertakers or their Trustees, as Owners of the said Mills called the *Nether Mills* and *Hunslet Mills* respectively, or as Owners of Part of the said Mills called the *Knostrop Mills* and *Thwaites Mills* respectively, can or may, or if this Act had not been passed, could or might, have, claim, recover, or enforce against the said Mayor, Aldermen, and Burgesses, for any Loss of Water, Injury to or Deterioration of the said Mills, or any of them, or any Part thereof.

Not to enter Wharfs, &c. of Aire and Calder Navigation without Consent.

XXXII. Provided always, and be it enacted, That nothing in this or in the said recited Act or in any of the said incorporated Acts contained shall authorize or empower the Council to open or break up any of the existing Wharfs, Dockyards, Quays, or Towing Paths belonging to the Undertakers of the Navigation of the Rivers of *Aire* and *Calder* in the County of *York*, for any of the Purposes of this or of the said recited Act, or of any of the said incorporated Acts, (except for the Purpose of carrying any Sewer across the said Towing Paths, and of constructing the said Culvert under and across the *Hunslet Mills Pool* of the said River,) without the Consent in Writing of Three of the Committee of Directors of the said Undertakers being first obtained for that Purpose.

XXXIII. And

XXXIII. And be it enacted, That nothing in this Act contained shall make the Council responsible to the said Undertakers for the Diversion or Use of any Water raised by pumping from Boreholes now turned into the Common Sewers already constructed in the Borough of *Leeds*.

Council not to be responsible for pumping Water from Boreholes, &c.

XXXIV. Provided always, and be it enacted, That nothing in this Act contained shall extend or be construed or deemed to extend to prejudice, diminish, alter, or take away any of the Rights, Powers, Privileges, or Authorities vested in or enjoyed by any Company established by Act of Parliament for lighting with Gas or supplying with Water the Town and Neighbourhood of *Leeds* aforesaid, or to repeal or annul any of the Provisions contained in or Remedies given by any such Act, save and except as herein-after authorized and provided.

Saving Rights of Gas and Water Companies.

XXXV. And, in order to prevent the several Companies now supplying the Town and Neighbourhood of *Leeds* with Gas and with Water from being injuriously affected by the Sewerage Works by this Act authorized, be it enacted as follows, that is to say, That it shall be lawful for the Council, for the Purpose of this Act, to raise, sink, or otherwise alter the Position of any of the Water Pipes or Gas Pipes belonging to any of the Tenements or Buildings adjoining or near the Sewerage Works, and also the Mains and other Pipes laid down by any such Gas or Water Company, and also to remove all other Obstructions to the Execution of the Works by this Act authorized, so as the same respectively be done with as little Detriment and Inconvenience to such Company or Inhabitants as the Circumstances will admit, and be done under the Superintendence of the Company to which such Water Pipes or Gas Pipes belong, or of their Engineer or Surveyor, if they or he think fit to attend after receiving not less than Twenty-four Hours Notice in Writing for that Purpose.

To prevent Injury to Gas and Water Pipes, &c.

XXXVI. Provided always, and be it enacted, That it shall not be lawful for the Council to remove or displace any of the Mains or Pipes (other than private Service Pipes), Syphons, Plugs, or other Works belonging to any such Company, or do any thing to impede the Passage of Water or Gas into or through such Mains or Pipes, until such good and sufficient Mains or Pipes, Syphons, Plugs, and all other Works necessary or proper for continuing the Supply of Water or Gas as efficiently as the same may then be supplied by the Mains or Pipes proposed to be removed or displaced shall, at the Expense of the Council, have been first provided and laid down in lieu thereof, and be ready for Use, in a Position as little varying from that of the Mains or Pipes proposed to be removed or displaced as may be consistent with the Construction of the Sewerage Works, and to the Satisfaction of the Surveyor or Engineer of such Water or Gas Company, or in case of Disagreement between such Surveyor or Engineer, and the Council, as a Justice shall direct: Provided always, that it shall not be lawful for the Council to lay down any

In case of Removal, &c. of Gas or Water Pipes, others to be substituted.

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such Mains, Pipes, Syphons, or Plugs contrary to the Regulations of any Act of Parliament relating to such Water or Gas Company respectively.

Expense of Removal, &c. of Pipes to be borne by the Council.

XXXVII. And be it enacted, That the Council shall pay all Expenses attending the raising, sinking, or altering, as herein-before mentioned, of all or any Mains, Pipes, and Works of or belonging to any such Company, and shall also make full Compensation for all and every Damage done thereby or otherwise in execution of the Powers of this Act, as well to the Company to whom such Mains, Pipes, and other Works belong, as to all other Persons.

In case Works carried over Gas or Water Pipes a Culvert to be constructed.

XXXVIII. And be it enacted, That if it shall be necessary to construct the Sewerage or any of the Works by this Act authorized over any Mains or Pipes of any such Gas or Water Company, the Council shall, at their own Expense, construct and maintain a good and sufficient Culvert over such Main or Pipe, so as to leave the same accessible for the Purpose of Repairs.

Compensation to be made by Undertakers of Navigation of Rivers Aire and Calder for Damage, &c. to Gas or Water Pipes.

XXXIX. And be it enacted, That if the Undertakers of the Navigation of the Rivers *Aire* and *Calder*, or any Committee or any Member of the Committee of the said Undertakers, in the Exercise by them of any of the Powers or Provisions in this Act contained, shall at any Time do or commit any Damage or Injury to any of the Mains, Pipes, or other Works of any Company established by Act of Parliament for lighting with Gas or supplying with Water the Town and Neighbourhood of *Leeds* aforesaid, or the Water Pipes or Gas Pipes of any other Body or Person connected with the Mains, Pipes, or other Works of any such Company, or shall displace, alter, remove, or otherwise prejudicially interfere with any such Mains, Pipes, or Works, the said Undertakers in respect thereof shall and they are hereby declared to be subject and liable to such and the same Enactments, Provisions, Conditions, and Restrictions, and to make such and the like Compensation, and in like Manner, as the Council of the Borough of *Leeds* are by this Act, or any Act incorporated therewith, made subject or liable to, for and in respect of any Damage, Injury, or other Matter or Thing as aforesaid which may be done or committed by the Council in carrying this Act into execution; and before the said Undertakers or any Committee, or any Members of such Committee of the said Undertakers, shall open into any Street, Highway, Road, or other Place in or near to which any Mains, Pipes, or other Works of any such Company shall be placed or deposited, the said Undertakers shall give such and the like Notice thereof to every such Company as the Council under the like or similar Circumstances are by this Act, or any Act incorporated therewith, required to do in that Behalf.

Expenses of Act.

XL. And be it enacted, That all the Expenses of obtaining and passing this Act, or preparatory or incident thereto, shall be paid and defrayed out of the first Monies which come into the Hands of the Council in respect of the Rates by this Act authorized to be levied

levied on the District comprising the Townships of *Leeds, Hunslet,*
and *Holbeck.*

XLI. And be it enacted, That in citing this Act in other Acts of Short Title Parliament, and in legal Instruments and Proceedings, it shall be sufficient to use the Expression, "The *Leeds* Improvement Amendment Act, 1848."

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

SCHEDULES to which the foregoing Act refers.

SCHEDULE A.

The Parish of Leeds, Township of Leeds.

Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	Description.
Trustees of the Leeds and Holmfield Lane End Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	- - -	- - -	Wellington Street.
Andrew Montague and the Leeds, Dewsbury, and Manchester Railway Company, William Eagle Bott their Secretary, the Leeds and Thirsk Railway Company, Samuel Smiles their Secretary, and the West Riding Union Railway Company, John S. Heron their Secretary, or some or one of them.	- - -	William Avens and Thomas Tilney.	Woodyard and Garden.
Ditto - - -	- - -	William Avens -	Grass Field.
Ditto - - -	- - -	Unoccupied -	Garden.
Ditto - - -	- - -	William Avens -	Grass Field.
The Trustees of the Leeds and Whitehall Turnpike Road, Charles Carr their Clerk.	- - -	- - -	Turnpike Road.
Andrew Montague - -	- - -	John Hinchcliffe -	Grass Field.
Ditto - - -	- - -	- - -	River Aire.
The Undertakers of the Navigation of the Rivers Aire and Calder in the County of York, Thomas Wilson their Clerk.	- - -	Themselves - -	Rlver Aire.
George Hammond - ..	- - -	George Hammond, Samuel Hammond, William Hill, John Hartley, Stephen Hartley, Joseph Hartley, and Thomas Hartley.	Occupation Road.
Ditto - - -	- - -	Ditto - - -	Timber Yard.
George Shaw, Edward Cayley, William Chadwick and Margaret his Wife, and William Hatfield Gossip and Sarah Margaret his Wife, or some or one of them.	- - -	Isaac Brown - -	Grass Field and Footpath.
Ditto - - -	- - -	Ditto - - -	Grass Field and Footpath.

Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	Description.
George Hammond	-	Unoccupied	Grass Land, Road, and Footpath.
John Wilkinson and Joseph Wilkinson.	-	Ditto	Grass Land and Footpath.
The Trustees of the Turnpike Road leading from Hunslet to Leeds, George Brooke Nelson their Clerk.	-	-	Turnpike Road.
Samuel Leathley and Christopher Topham, surviving Trustees of the late William Leathley.	-	In hand	Grass Land, Footpath; and Watercourse.
John Evelyn Denison, Ann Wilkinson, and John Edward Wilkinson, or some or one of them.	Thomas Mark Carter and William Carter.	George Bramham	Grass Field.
John Evelyn Denison, Ann Wilkinson, and John Edward Wilkinson, or some or one of them.	Thomas Mark Carter and William Carter.	George Bramham	Grass Field.
Ditto	Ditto	Ditto	Grass Field.
The Reverend James Armitage Rhodes.	-	John Schofield	Market Garden.
Ditto	-	In hand	Plantation.
Ditto	-	Joshua Kershaw	Grass Field.
Ditto	-	Joshua Kershaw, Matthew Pemberton, Elizabeth Pemberton, Thomas Smithson, Elizabeth Burras, William Carter.	Occupation Road.
The Reverend James Armitage Rhodes and John Hill.	-	Joshua Kershaw, Jonathan Benson, and Robert Purcheon.	Occupation Road.
John Hill	-	Robert Purcheon.	Grass Field.
Ditto	-	Ditto	Grass Field.
John Barrett, George Robson, William Brown, Nicholas Dunn, George Crosland, William Brook, Thomas Naylor, George Bramham, John Jackson, William Roberts, James Dufton, John Shaw, Thomas Braithwaite, George Pullon, Charles Waterworth, Thomas Scholey, Henry Morley, John Sanderson, and Samuel Smith, or some or one of them, Surveyors of the Highways of the Township of Leeds.	-	-	The several Highways, Streets, Roads, Footpaths, Passages, and Watercourses within the Township.
The Trustees of the Leeds Victoria Bridge and Roads, Richard Ecroyd Payne, Edwin Eddison, and Robert Lawson Ford their Clerks.	-	-	Bridge and Roads.
The Trustees of the Leeds and Ealand Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	-	-	Turnpike Road.

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Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	Description.
The Trustees of the Leeds and Dewsbury Turnpike Road, John Greaves and Charles Holroyd their Clerks.	-	-	Turnpike Road.
The Trustees of the Leeds and Wakefield Turnpike Road, John Atkinson, Thomas Townend Dibb, and Fearne Bolland their Clerks.	-	-	Turnpike Road.
The Trustees of the Crown Point Bridge and Roads, John Atkinson, Thomas Townend Dibb, and Fearne Bolland their Clerks.	-	-	Roads and Bridge.
The Trustees of the Leeds and Selby Turnpike Road, Matthew Bloome their Clerk.	-	-	Turnpike Road.
The Trustees of the Leeds and Roundhay Turnpike Road, James Richardson and James William Hamilton Richardson their Clerks.	-	-	Turnpike Road.
The Trustees of the Leeds and Harrogate Turnpike Road, Edward John Teale their Clerk.	-	-	Turnpike Road.
The Trustees of the Leeds, Woodhouse Carr, and Meanwoodside Turnpike Road, James Richardson and James William Hamilton Richardson their Clerks.	-	-	Turnpike Road.
The Trustees of the Leeds and Otley Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	-	-	Turnpike Road.
The Trustees of the Leeds and Halifax Turnpike Road, Edward Hailstone their Clerk.	-	-	Turnpike Road.
The Leeds Gas Company, William Cass Raper their Manager.	-	-	Main and Service Pipes in the Roads and Streets.
The Leeds New Gas Company, John Alcock their Manager, and James Oates their Clerk.	-	-	Main and Service Pipes in the Highways, Roads, and Streets within the Township.
The Leeds Waterworks Company, Peter Mann their Clerk.	-	-	Main and Service Pipes in the Highways, Roads, and Streets within the Township.

The Parish of Leeds or Parish of Whitkirk, Township of Potternewton or Hamlet of Shelton.

Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	Description.
Hugo Charles Meynell Ingram	- - -	Benjamin Clark -	Grass Field.
Ditto - - -	- - -	Ditto - -	Grass Land and Foot-path.
Ditto - - -	Kirkby Fenton and John Towlerton Leather.	Kirkby Fenton and John Towlerton Leather.	Tram Road.
Ditto - - -	- - -	Benjamin Clark -	Grass Field.
Ditto - - -	- - -	- - -	River Aire.

Parish of Leeds, Township of Holbeck.

Hugo Charles Meynell Ingram.	- - -	- - -	River Aire.
The Leeds and Liverpool Canal Company, Robert Nicholson their Agent.	- - -	Themselves - -	Canal and Towing Path.
Hugo Charles Meynell Ingram.	- - -	- - -	Grass Field.
The Leeds and Bradford Railway Company, Samuel Gatliff their Secretary.	The Midland Railway Company, John Fox Bell their Secretary.	The Midland Railway Company, John Fox Bell their Secretary.	Railway and Embankment.
Hugo Charles Meynell Ingram.	- - -	Hannah Atkinson and William Pashley.	Grass Land.
The Trustees of the Wortley, Armley, and Bramley Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	- - -	- - -	Turnpike Road.
The Trustees of the Leeds and Ealand Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	- - -	- - -	Turnpike Road.
The Trustees of the Leeds and Dewsbury Turnpike Road, John Greaves and Charles Oldroyd their Clerks.	- - -	- - -	Turnpike Road.
Francis Sutcliffe, Joshua Calvert, Benjamin Hargreave, Richard George Horton, Roger Preston, George Dovenor, and Benjamin Woolley, or some or one of them, Surveyors of the Highways of the Township of Holbeck.	- - -	- - -	The several Highways, Streets, Roads, Foot-paths, Passages, and Watercourses within the Township.
The Leeds Gas Company and William Cass Raper their Manager.	- - -	- - -	Main and Service Pipes in the Highways, Roads, and Streets within the Township.
The Leeds New Gas Company, John Alcock their Manager, and James Oates their Clerk.	- - -	- - -	Main and Service Pipes in the Highways, Roads, and Streets within the Township.
The Leeds Waterworks Company, Peter Mann their Clerk.	- - -	- - -	Main and Service Pipes in the Highways, Roads, and Streets within the Township.

Parish of Leeds, Township of Hunslet.

Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	Description.
George Goodman - - John Edward Wilkinson, Ann Wilkinson, and John Eve- lyn Denison, or some or one of them.	- - -	Richard Cussans - John Stevenson -	Grass Field. Grass Field.
The Undertakers of the Na- vigation of the Rivers Aire and Calder in the County of York, Thomas Wilson their Secretary.	- - -	- - -	River Aire and Towing Path.
The Trustees of the Turn- pike Road leading from Hunslet to Leeds, George Brooke Nelson their Clerk.	- - -	- - -	Turnpike Road.
The Trustees of the Leeds and Ealand Turnpike Road, Thomas Everard Upton and Samuel Clapham their Clerks.	- - -	- - -	Turnpike Road.
The Trustees of the Leeds and Dewsbury Turnpike Road, John Greaves and Charles Oldroyd their Clerks.	- - -	- - -	Turnpike Road.
The Trustees of the Leeds and Wakefield Turnpike Road, John Atkinson, Tho- mas Townend Dibb, and Fearne Bolland their Clerks.	- - -	- - -	Turnpike Road.
The Trustees of the Crown Point Bridge and Roads, John Atkinson, Thomas Townend Dibb, and Fearne Bolland their Clerks.	- - -	- - -	Roads.
William Bailey Holdsworth, William Heaton the younger, Benjamin Mellor, George Taylor, Charles Todd, John Atkinson, and Thomas Lis- ter, or some or one of them, Surveyors of the Highways of the Township of Hunslet.	- - -	- - -	The several Highways, Streets, Roads, and Footpaths, Passages, and Watercourses within the Township.
The Leeds Gas Company and William Cass Raper their Manager.	- - -	- - -	Main and Service Pipes in the Highways, Roads, and Streets within the Township.
The Leeds New Gas Com- pany, John Alcock their Manager, and James Oates their Clerk.	- - -	- - -	Main and Service Pipes in the Highways, Roads, and Streets within the Township.
The Leeds Waterworks Com- pany, Peter Mann their Clerk.	- - -	- - -	Main and Service Pipes in the Highways and Streets within the Township.

SCHEDULE (B.)

Halton Beck, Timble Beck, Gipton Beck, Sheepscar Beck, Horsforth Beck, Holbeck, Little Holbeck, Wortley Beck, and their respective Tributaries.

Number on the Plan referred to in this Act, showing the Point at which the Stream enters the River.	
1	Bramley or Rodley Beck.
2	Mill Goit.
3	Drain at Newlay Dyeworks.
4	Drain for Mill near New Laiths Bridge (Messrs. Ripley, Thorpe, and Company).
5	Streams from Mill near New Laiths Bridge (Messrs. Ripley, Thorpe, and Company).
6	Horsforth Beck.
7	Natural Stream of pure Water.
8	Natural Stream of pure Water.
9	Natural Stream of pure Water.
10	Tail Goit of Kirkstall Forge,
11	Natural Stream of pure Water.
12	Water from Kirkstall Bridge Mills.
13	Stream of pure Water.
14	Mill Goit.
15	Natural Stream.
16	Mill Goit.
17	Spring of Water.
18	Drain, Dyewater, &c. from Armley Mill (Messrs. Benjamin Gott and Sons).
19	Drain, Dyewater, &c. from Messrs. Green's Mill.
20	Spring near Leeds and Liverpool Canal.
21	Drain from Messrs. Witham's Foundry.
22	Natural Stream dividing the Townships of Leeds and Headingley.
23	Drain from Dyeworks.
24	Spring at Spring Gardens.
25	Small Runner of clear Water.
26	Small Runner of clear Water.
27	Drain from Dyeworks.
28	Drain from Dyeworks (Messrs. Calvert's).
29	Drain from Dyeworks (Messrs. Calvert's).
30	Drain from Mill.
31	Drain from Mill (Airedale Mills).
32	Drain from Mill (Airedale Mills).
33	Drain from Mill.
34	Runner of clear Water.
35	Runner of clear Water.
36	Dyewater from Messrs. Benjamin Gott and Sons (Wellington Mills).
37	Water from Engines, Messrs. Benjamin Gott and Sons (Wellington Mills).

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Number on the Plan referred to in this Act, showing the Point at which the Stream enters the River.	
38	Clear Water from Messrs. Benjamin Gott and Sons (Wellington Mills).
39	Drain from Britannia Mill (Obadiah Willans and Sons).
40	Drain from Saw Mill (Townsend's).
41	Drain from Mill (late George Banks, Esq.)
42	Drain from Mill (Messrs. Hirst, Bramley, and Co.)
43	Mouth of Holbeck.
44	Drain from Messrs. Boyle and Gill's Mill.
45	Tail Goit of King's and other Mills.
46	Goit, Messrs. Carr's Dyehouse.
47	Waste Weir of Waterworks Engine.
48	Feeder and return Drain to Aire and Calder Company's Hoisting Engine.
49	Old Waterworks Tail Goit.
50	Drain from Medley's Mill.
51	Drain from Engines of Mills (Leeds Paper Mills).
52	Aire and Calder Dock.
53	Large Pipe to Sayner's Dyehouse.
54	Ancient Entrance of Tumble Beck.
55	Mill Goit.
56	Drain from Dyeworks above Messrs. Hives and Atkinson's Mill.
57	Drain from Messrs. Hives and Atkinson's Mill.
58	Goit.
59	Drain from Lowfolds Mill.
60	Drain from Lowfolds Mill.
61	Natural Runner of canker Water.
62	Drain to supply Water to Messrs. Wilkinson's and other Mills in the Larch Field Estate.
63	Drain to return Water from the Mills, &c. supplied from No. 62.
64	Mill Goit (Hunslet Mills).
65	Drain Dyewater from Mills at a Distance.
66	Drain from Hunslet Mills.
67	Drain from Mill.
68	Drain from Mill.
69	Drain from Mill.
70	Drain from Mill (Pipe from Lister's Mill).
71	Drain from Lister's Mill.
72	Drain from Lowgate Mill.
73	Mouth of Hunslet Beck.
74	Natural Stream.
75	Mill Goit.
76	Covered Beck.