



CHAPTER li.

An Act to incorporate the Carnarvon Consumers Gas Company, and to enable them to supply with gas Carnarvon and its neighbourhood.

A.D. 1872

[27th June 1872.]

WHEREAS Carnarvon and the neighbourhood are now supplied with gas by means of certain private works there, belonging or reputed to belong to George William Duff Assheton Smith, and in the occupation of William Crippin under a lease thereof, but the provisions of "The Gasworks Clauses Acts, 1847 and 1871," do not apply to the said works, and the same works are herein-after referred to as the existing gasworks:

And whereas it is expedient for the more efficient supply of gas to the borough and neighbourhood of Carnarvon that a Company should be incorporated by Parliament, and that the powers herein-after contained should be conferred, and that the duties and restrictions contained in the said Acts should be imposed on the incorporated Company:

And whereas it is also expedient that the Company hereby incorporated should be enabled to purchase the existing gasworks, and that provision should be made for the purchase of the undertaking of the Company by the mayor, aldermen, and burgesses of the borough of Carnarvon as local board of health for the district of the borough of Carnarvon:

And whereas the said George William Duff Assheton Smith and the said William Crippin have consented to the provisions of this Bill:

And whereas the objects aforesaid cannot be accomplished 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, as follows; (that is to say,)

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1. This Act may be cited for all purposes as "The Carnarvon Consumers Gas Act, 1872."

Short title.

Provisions of general Acts herein named incorporated.

2. "The Companies Clauses Consolidation Act, 1845," except the provisions thereof with respect to the conversion of borrowed money into capital, Parts I. and III. of "The Companies Clauses Act, 1863," "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869," and "The Gasworks Clauses Act, 1847," are (except where expressly varied by this Act) incorporated with and form part of this Act: Provided always, that the Company hereby incorporated shall not be authorised to purchase or take or enter upon any lands except by agreement.

Interpretation.

3. In this Act the several words and expressions to which meanings are assigned by the Acts wholly or partially incorporated herewith have the same respective meanings, unless there be something in the subject or context repugnant to such construction; the expression "the Company" means the Company incorporated by this Act; the expression "the works" or "the gasworks" or "the undertaking" mean respectively and include the gasworks and works connected therewith which the Company may acquire or may provide under the powers of this Act, and the provisions of "The Gasworks Clauses Act, 1871," shall apply to all such gasworks and undertaking; the expression "the Corporation" shall mean the mayor, aldermen, and burgesses of the borough of Carnarvon, acting as the local board of health for the district of the said borough; and the expression "superior courts" or "court of competent jurisdiction," or any other like expression in this Act or the Acts incorporated herewith, shall be read and have effect as if the debt or demand with respect to which the expression is used were a common simple contract debt, and not a debt or demand created by statute.

Limits of Act.

4. The limits of this Act shall be and include the borough of Carnarvon and the parishes of Llanbeblig, Llanrug, and Llanfair-is-gaer, in the county of Carnarvon.

Incorporation of Company.

5. William Bulkeley Hughes, William Arthur Darbshire, William Taylor, Morgan Griffith, Robert Rees Smith, William Davids, Francis Taylor, Watkin William Roberts, Richard James Davids, and all other persons who have already subscribed or shall hereafter subscribe to the undertaking, and their executors, administrators, successors, and assigns respectively, shall be and they are hereby united into a Company for the purpose of making and supplying gas within the limits of this Act, and for doing all acts necessary for that purpose, and for other the purposes by this Act and the said incorporated Acts authorised, and for the several pur-

poses aforesaid shall be incorporated by the name of "The Carnarvon Consumers Gas Company," and by that name shall be a body corporate, with perpetual succession and a common seal, and with power to purchase, hold, and dispose of lands and other property for the purposes of this Act. A.D. 1872.

6. Subject to the provisions of this Act, the Company may make and supply gas within the limits of this Act, and may sell and dispose of coke, coal-tar, and all other products, refuse, or residuum arising, remaining, produced by, or obtained from the manufacture of gas by them or the materials used therein, and may sell such articles as can be produced from or by means of the several matters and things aforesaid, and may (but only for the purposes of the Company within the limits of this Act) contract for, take, and use any leave, license, or authority to work, use, exercise, or put in practice any invention or inventions under any letters patent at any time heretofore made or hereafter to be made granting any right or privilege of working, using, exercising, or vending any invention in relation to the manufacture and distribution of gas, or of the residual products arising from the manufacture of gas, or otherwise in relation thereto, but not so as to acquire an exclusive right to the working, use, exercise, or putting in practice of any such invention or inventions, and may also manufacture and sell, let, or deal in gas fittings, tubes, meters, pipes, and all other articles and things in any way connected with gasworks or with the supply of gas to the consumers thereof, in such manner as the Company may think proper, and generally carry on the business usually carried on by gas companies or which is or may become incident thereto. General powers of Company.

7. The capital of the Company shall be twelve thousand pounds, and shall be divided into twelve hundred shares of ten pounds each. Capital.

8. The Company shall not issue any share, nor shall any share vest in the person accepting the same, unless and until a sum not being less than one fifth part of the amount of such share is paid up in respect thereof. Shares not to issue until one fifth paid up.

9. One fifth of the amount of a share shall be the greatest amount of a call, and three months at least shall be the interval between successive calls, and three fourths of the amount of a share shall be the utmost aggregate amount of the calls made in any year upon any share. Calls.

10. The Company may from time to time borrow on mortgage any sum not exceeding in the whole three thousand pounds, but no part of that sum shall be borrowed until the whole of the share capital of twelve thousand pounds by this Act authorised Power to borrow on mortgage.

A.D. 1872. — is subscribed for, issued, and accepted, and one half of that share capital is paid up, and the Company have proved to the justice who is to certify under the fortieth section of “The Companies Clauses Consolidation Act, 1845,” before he so certifies, that the whole of such share capital has been subscribed for, issued, and accepted, and that one half thereof has been paid up, and that not less than one fifth part of the amount of each separate share in such capital has been paid on account thereof before or at the time of the issue or acceptance thereof, and that such capital was issued bonâ fide, and is held by the subscribers or their assigns, and that such subscribers or their assigns are legally liable for the same; and upon production to such justice of the books of the Company and of such other evidence as he shall think sufficient, he shall grant a certificate that the proof aforesaid has been given, which shall be sufficient evidence thereof.

Debenture stock.
As to interest on debenture stock.

11. The Company may create and issue debenture stock.

12. Notwithstanding anything in Part III. of “The Companies Clauses Act, 1863,” contained, the interest of all debenture stock at any time created and issued by the Company shall rank *pari passu* with the interest of all mortgages at any time granted by the Company, and shall have priority over all principal moneys secured by mortgages.

Moneys borrowed on mortgage to have priority.

13. All moneys borrowed on mortgage under this Act, from the time when the same shall be advanced, and the interest for the time being due thereon, shall have priority against the Company, and all the property from time to time of the Company, over all other claims on account of any debts to be incurred or engagements to be entered into by them: Provided always, that such priority shall not prejudice or affect any claims against the Company or their property in respect of any rentcharge to be granted by them in pursuance of the provisions of “The Lands Clauses Consolidation Act, 1845,” or “The Lands Clauses Consolidation Acts Amendment Act, 1860.”

Application of moneys.

14. All moneys raised under this Act by the Company, whether by shares, debenture stock, or by borrowing, shall be applied only to the purposes by this Act authorised.

First ordinary meeting.

15. The first ordinary meeting of the Company shall be held within six months after the passing of this Act.

Quorum of general meetings.

16. The quorum of general meetings (whether ordinary or extraordinary) of the Company shall be five shareholders present in person or by proxy, holding in the aggregate not less than five hundred pounds in the capital of the Company.

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17. The number of shareholders who may convene extraordinary meetings of the Company shall not be less than five, holding together not less than five hundred pounds in the capital of the Company.

Extraordinary meetings may be convened by shareholders.

18. The number of directors shall be eight, and the qualification of every director shall be the possession in his own right of not less than one hundred pounds in the capital of the Company, and four of the directors for the time being of the Company shall be resident within the borough of Carnarvon or within ten miles thereof.

Number and qualification of directors.

19. The Company may reduce the number of the directors, so that the reduced number be not less than five.

Power to reduce the number of directors.

20. William Bulkeley Hughes, William Arthur Darbishire, William Taylor, Morgan Griffith, Robert Rees Smith, William Davids, Francis Taylor, Watkin William Roberts, and Richard James Davids shall be the first directors of the Company.

First directors.

21. The said directors shall continue in office until the first general meeting held after the passing of this Act; at that meeting the shareholders present in person or by proxy may either continue in office the directors appointed by this Act or any of them, or may elect a new body of directors, or directors to supply the place of those not continued in office, the directors appointed by this Act being, if qualified, eligible for re-election; and at the first general meeting to be held in every year after the first general meeting the shareholders present in person or by proxy shall, subject to the power herein-before contained for reducing the number of directors, elect persons to supply the places of the directors then retiring from office agreeably to the provisions in "The Companies Clauses Consolidation Act, 1845," contained, and the several persons elected at such meeting, being neither removed nor disqualified nor having resigned, shall continue to be directors until others are elected in their stead in manner provided by the same Act.

As to retention of office by first directors.

As to future election of directors.

22. The quorum of a meeting of directors shall be three, or if the number of the directors be reduced to five the quorum of a meeting of directors shall be two.

Quorum.

23. The auditors need not hold shares in the Company.

Auditors need not hold shares.

24. In all proceedings against the estate of any bankrupt or under any sequestration any person appointed for that purpose by the directors may represent the Company and act in their behalf in all respects as if the claim or demand of the Company against such estate were the claim or demand of such person and not of the Company.

Representation of the Company in cases of bankruptcy.

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Power to
purchase
lands and
erect gas-
works.

25. The Company may purchase by agreement, and the trustees of Carnarvon Harbour or other parties interested therein may sell to the Company, the lands described in the first part of the schedule to this Act, and the Company may erect thereon and maintain and from time to time alter and enlarge retorts, gas-holders, receivers, meters, apparatus, and works for the manufacture and storing of gas and of coke and other residual products obtained in the manufacture of gas and matters producible therefrom, and may manufacture and store gas and such residual products and matters.

Power to
take addi-
tional lands
by agree-
ment.

26. The Company may from time to time for the purposes of this Act purchase by agreement any lands in addition to the lands lastly referred to, and may hold the same, not exceeding in the whole at one time three acres.

Power to
supply gas.

27. Subject to the provisions of this Act, the Company may supply and sell gas within the limits of this Act, and sell and dispose of, at the works and elsewhere, coal, coke, tar, and ammoniacal liquor and other residual products obtained in the manufacture of gas and matters producible therefrom.

Security for
payments to
the Com-
pany.

28. Any person having or requesting to have a supply of gas from the Company shall, if and when so required in writing by them, give to the Company security for the payment of all moneys which may become due to the Company by such person in respect of any pipe or meter to be furnished by the Company and in respect of gas to be supplied by them.

Power to
supply gas
fittings, &c.

29. The Company may manufacture, purchase, supply, hire, sell, let, lay down, place, and maintain gas fittings, meters, pipes, pillars, lamp posts, lamps, burners, and other articles and things connected with gasworks or with the supply of gas for public or private consumption, in such manner as they think proper, and generally may carry on such operations and business as are for the time being usually carried on by gas companies.

Power to lay
pipes against
buildings.

30. The Company, with the consent of the owner and occupier of any building, may lay any pipe, branch, or other necessary apparatus from any main or branch pipe into, through, or against such building for the purpose of lighting it, and may with the like consent provide and set up any apparatus necessary for securing to such building a proper and complete supply of gas, and for measuring and ascertaining the extent of such supply, and may from time to time with the like consent repair, replace, alter, or discontinue and remove any such pipe, branch, or apparatus.

31. The price to be charged by the Company for gas supplied to persons who shall burn the same by meter shall not exceed five shillings per one thousand cubic feet. A.D. 1872.
Limiting price of gas.

32. The Corporation may contract with the Company for providing and keeping in repair the public lamps, lamp posts, burners, brackets, and irons, and for lighting and extinguishing public lamps; and with respect to any public lamp posts, lamps, and fittings belonging to the Company, such lamp posts, lamps, and fittings shall not be removed except at the instance or with the consent of the Corporation or in the event of the lighting of any lamp being discontinued, but the Company shall be entitled to receive for providing and maintaining such lamp posts, lamps, and fittings such reasonable annual or other remuneration as may be mutually agreed upon, or as in case of difference shall be settled by arbitration in manner provided by "The Companies Clauses Consolidation Act, 1845," with respect to the settlement of disputes by arbitration. The Corporation may agree for provision of lamps.

33. If either the Company or the Corporation shall dispute the accuracy of the registration of any meter used for measuring the gas supplied to the public lamps, then such meter shall be tested in the manner provided by the Act passed in the session of Parliament held in the twenty-second and twenty-third years of the reign of Her present Majesty, intituled "An Act for regulating measures used in the sales of gas," and if found to register erroneously within the meaning of the said Act, or in case any such meter shall be shown to have at any time ceased to register notwithstanding gas may have passed through it to the burners, and notwithstanding such meter shall on being submitted to the test then act correctly, it shall not be deemed to be a meter for the purpose of calculating the average consumption of gas by the public lamps under the provisions of the twenty-fifth section of "The Gasworks Clauses Act, 1871." As to testing accuracy of meters.
22 & 23 Vict. c. 66.

34. The gas supplied to any public lamps shall be permitted to pass unrestricted to and from any self-acting regulator with which they may be provided for the whole of the period during which any such public lamps shall be lighted. As to the gas supplied to public lamps.

35. Before the Company purchase any lands or commence the execution of any works under the powers of this Act they shall purchase from William Crippin, the lessee of the existing gasworks, and pay for all his interest in the undertaking, gasworks, land, plant, mains, pipes, and other property connected therewith situate at Carnarvon and in the said parishes of Llanbeblig, Llanrug, Providing for purchase of existing gasworks.

A.D. 1872. — and Llanfair-is-gaer aforesaid, and belonging to or held by him, and also take an assignment from the said William Crippin of the lease of and other interest in the existing gasworks (including the lands mentioned in the second part of the schedule hereto), and the gas rents and the benefit and liability connected with any contracts made by the lessee of the existing works, all which matters are herein-after referred to as the premises; and the following provisions shall apply to such purchase and assignment :

- (1.) The Company shall give notice in writing to the lessee of the existing gasworks of their desire to purchase and acquire his rights, property, and interest in the premises by delivering the said notice to him or to his manager at the existing gasworks :
- (2.) If within three months after receipt of the said notice the Company and the lessee have not agreed upon the consideration to be paid by the Company for the premises, that question shall be settled by arbitration in the manner provided by "The Lands Clauses Consolidation Act, 1845," and the Acts amending the same, for settling by arbitration questions of disputed compensation; and in the event of the arbitrators not agreeing as to the appointment of an umpire, then an umpire shall be appointed by the Board of Trade upon the application of either party :
- (3.) Within three months after the price or other consideration shall have been settled by agreement or by arbitration, the lessee shall, upon payment of the consideration, convey to the Company his interest in the premises by a deed duly stamped, in which the consideration shall be truly stated, and in which the Company shall covenant with the said lessee to pay the rent and observe and perform the covenants thenceforth to be paid and performed under the lease of the said existing gasworks and lands or under any agreement between the said William Crippin and the lessor with respect to the same gasworks and lands, and thereupon the Company shall enter into possession of the premises, and the same shall thenceforth be deemed a part of the undertaking of the Company, but the Company shall not be at liberty to proceed with such arbitration until they shall have at their own costs, charges, and expenses obtained the license or consent of John Newdegate Francis Astley or of the said George William Duff Assheton Smith, or other the lessor or lessors of the said gasworks and lands, to such sale, purchase, and

assignment as aforesaid, in accordance with the lease under which the said land is held, and bearing date the twenty-ninth day of September one thousand eight hundred and sixty-six, or agreement under which the said works or lands are held : A.D. 1872.

(4.) If the Company do not within eighteen months after the passing of this Act give notice to the lessee that they intend to exercise the powers conferred by this enactment, such powers shall not afterwards be exercised unless with the consent of the lessee :

(5.) If the Company under the powers contained in this enactment acquire the interest of the lessee in the existing gasworks, they may purchase, by agreement with the owner thereof, the lands comprised in Part II. of the schedule to this Act, and all other his interest in the premises, and such purchase may be in consideration of a payment in gross, or in consideration of an annual rent or other consideration charged on the said land and on the works of the Company.

36. When the Company have purchased the existing works under the powers of this Act, they may, if they think fit, continue, on the land described in the second part of the schedule, the manufacture and storing of gas, and the manufacture of the residuary products of gas. Company may continue existing works.

37. Excepting upon the lands described in the schedule to this Act, it shall not be lawful for the Company to manufacture or store gas, or to manufacture the residuary products of gas. Limiting sites for gasworks.

38. Any works to be constructed, laid down, or executed in exercise of the powers conferred by this Act, crossing or otherwise interfering with any railway, or the stations, bridges, or works thereof, at any time belonging to or worked or occupied by the London and North-western Railway Company, shall be done under the superintendence and to the reasonable satisfaction of the principal engineer of that company, and according to plans to be reasonably approved by him before any such works are begun, but in all things at the expense of the Company, and so as not to cause any injury to any such railway, stations, bridges, or works, or any interruption of the passage or conduct of traffic over or at any such railway or stations ; and if any injury owing to or by reason of any of the matters aforesaid shall arise to any such railway, stations, bridges, or works, or interruption to any such traffic, the Company shall make full compensation to the London and North-western Railway Company in respect thereof. As to works affecting the London and North-western Railway Company.

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Testing-
place, burner,
and quality
of gas.

39. Within six months after the Company shall have begun to supply gas, they shall provide at their works the testing-place required by "The Gasworks Clauses Act, 1871," for the purposes and with the apparatus in that Act mentioned :

The burner to be used for testing the gas shall be an argand burner, having fifteen holes and a seven-inch chimney, and consuming five cubic feet of gas per hour :

The quality of the gas supplied by the Company shall, with respect to its illuminating power, be such as to produce at the said testing-place a light equal in intensity to that produced by fourteen sperm candles of six in the pound.

Providing
for pressure
of gas.

40. All gas supplied by the Company to any consumer shall be supplied at such pressure as to balance from midnight to sunset a column of water not less than six tenths of an inch in height, and to balance from sunset to midnight a column of water not less than eight tenths of an inch in height.

Providing
for transfer
of powers to
Corporation.

41. If within three months after the passing of this Act the Corporation shall, by notice in writing under their common seal, intimate to the Company their desire to accept a transfer of all the powers conferred by this Act on the Company, together with their duties and liabilities, and in such notice shall undertake to reimburse the Company all their reasonable expenses incurred in the formation and registration of the Company and in applying for and passing this Act and incidental thereto, the Company shall, on payment of such expenses, relinquish and transfer to the Corporation all the powers, rights, and privileges conferred on them by this Act, and the benefit of all contracts and engagements with relation to the existing works or otherwise, and the Corporation shall take upon themselves all such contracts, engagements, duties, and liabilities.

Company to
sell works
and under-
taking to
Corporation.

42. If at any time after the completion of the purchase by the Company of the works, lands, gas mains, and undertaking, and the property connected therewith, the Corporation shall desire to purchase the same, and of such desire shall give to the Company six calendar months notice in writing under their common seal, the Corporation may purchase and the Company shall sell to them their lands, gasworks, mains, and undertaking, and property connected therewith, and all their right and interest therein, for such sum and upon such terms and conditions as may be agreed upon between the Corporation and the Company, and failing such agreement as may be determined by arbitration in the manner provided by "The Lands Clauses Consolidation Act, 1845," for settling by arbitration questions of disputed compensation for land ; and for the purposes of such Act and this Act the lands, gasworks, mains, and undertaking of the Company,

and property connected therewith, shall be deemed to be included in the term "land" in the said Act, and in such agreement or by such arbitration all necessary provisions shall be made for conveying and transferring to and vesting in the Corporation the estate and interest of the Company in the said lands, gasworks, mains, undertaking, and property connected therewith, and the said "Lands Clauses Consolidation Act, 1845," shall apply generally to the said sale. A.D. 1872.

43. Any sale of the lands and undertaking of the Company under the provisions of the last preceding section shall be carried into effect by a deed of transfer duly stamped (truly stating the consideration), and on the execution thereof by the Company the undertaking, land, and property of the Company shall by virtue thereof and of this Act be transferred to and vested in the Corporation. Transfer to be by deed.

44. The provisions of this Act shall, as from the transfer or sale, be read and have effect as if the Corporation were named in this Act instead of the Company, except as far as this Act relate to the constitution, management, and capital of the Company. Effect of transfer.

45. For the purpose of effecting the transfer or purchase hereby authorised, and for any extension or improvement from time to time of the gasworks and mains when purchased by them, the Corporation may from time to time, subject to the conditions and restrictions contained in "The Public Health Act, 1848," or "The Local Government Act, 1858," or any Act amending those Acts, and in addition to any moneys which they are authorised to borrow under the said Acts, borrow any sums of money on mortgage of the gasworks, land, and property to be acquired or erected by them under the powers of this Act, and of the gas rates and other rates and revenue under this Act, and of the general district rates leviable by the Corporation under the said Public Health and Local Government Acts: Provided that all moneys to be borrowed by the Corporation under this Act shall be applied only for the purposes of this Act. Corporation may borrow on mortgage of district rates.

46. All mortgages secured on the general district rate granted by the Corporation before the passing of this Act, and which are in force at the time of the passing of this Act, shall during the continuance thereof, and as to the rates and property comprised therein, have priority over all mortgages to be granted by virtue of this Act. Existing mortgages to have priority.

47. The receipt of three directors of the Company for any moneys payable to the Company by the Corporation shall be a sufficient discharge for the same, and the Corporation shall not be Receipt of directors a discharge

A.D. 1872. bound to see to the application or be answerable for the misapplication or non-application thereof.

Power to hold licenses under letters patent.

48. The Corporation, after the transfer, may take, hold, and use any license or authority (not being exclusive) under any letters patent for the use of any invention relative to the manufacture or distribution of gas or the utilisation of residual products.

Execution of Act by Corporation.

49. So far as this Act is to be carried into execution by the Corporation, it shall be carried into execution by them acting as the local board of health of the district of the borough of Carnarvon.

Gas committee of Corporation.

50. The Corporation may, after the transfer, from time to time appoint any members of the local board (not exceeding seven) to be a committee for carrying into effect the provisions of this Act, and to be called "the gas committee."

Gas committee to execute Act.

51. The gas committee shall be subject to the control and regulation of the Corporation, and subject thereto shall have full power and authority in the name and as the agent of the Corporation to carry into execution the several powers and provisions of this Act, but the Corporation from time to time may revoke or suspend all or any of the powers of the gas committee, and, notwithstanding the existence or during any vacancy or non-existence of the gas committee, may carry into execution all or any of the powers and provisions of this Act.

Minutes of proceedings of gas committee.

52. Minutes of all orders and proceedings of the gas committee shall be entered in books kept for the purpose, and the orders and proceedings so entered, and signed by the chairman of the meeting, shall be deemed original orders and proceedings, and shall be admitted in evidence in all courts and elsewhere accordingly.

Separate accounts to be kept by Corporation.

53. The Corporation shall keep a separate account of their receipts and expenditure, credits, and liabilities under this Act.

Application of income by Corporation.

54. The income received by the Corporation under this Act shall be applied by them in manner and order following :

- (1.) In payment of the expenses of and incidental to the execution of this Act, including any extension and improvement of the gasworks and mains :
- (2.) In payment of the interest on money borrowed under this Act :
- (3.) In repayment of any principal money borrowed under this Act :
- (4.) In diminution of the general district rate leviable by the Corporation.

55. From and after the transfer the following clauses of "The Commissioners Clauses Act, 1847," are incorporated with this Act; and the several expressions "the commissioners," "the clerk to the commissioners," "the treasurer to the commissioners," and "the office of the commissioners," in that Act mean respectively, for the purposes of this Act, the Corporation and the town clerk of the borough, the borough treasurer, and the town clerk's office; and the word "rates" in that Act includes for the purposes of this Act gas rents and payments for supply of gas; (that is to say,)

A.D. 1872.

Certain
clauses of
10 & 11 Vict.
c. 16. incor-
porated.

With respect to the contracts to be entered into and the deeds to be executed by the commissioners;

With respect to the appointment and accountability of the officers of the commissioners;

With respect to mortgages to be executed by the commissioners;

With respect to the making of byelaws;

With respect to proof of debts in bankruptcy and tender of amends;

With respect to the recovery of damages not specially provided for, and of penalties, and to the determination of any other matter referred to justices or to the sheriff.

56. All the costs, charges, and expenses of and incident to the passing of this Act and preparatory thereto shall be paid by the Company.

Expenses of
Act.

A.D. 1872.

SCHEDULE referred to in the foregoing Act.

PART I.

A piece of waste land belonging or claimed to belong to the trustees of Carnarvon Harbour, situate in the borough of Carnarvon, containing about three roods and sixteen perches, bounded towards the west by the River Seiont and harbour lands the property of the said trustees, towards the east by other land of the said trustees and by Saint Helen's Road, towards the north by other land of the said trustees and by the harbour of Carnarvon, and on the south by the existing gasworks and by land the reputed property of George William Duff Assheton Smith, Esquire.

PART II.

A piece of land containing about one acre, belonging or claimed to belong to George William Duff Assheton Smith, Esquire, and now in the tenure or occupation of Mr. William Crippin, bounded towards the west by the River Seiont and harbour lands the property of the trustees of Carnarvon Harbour, towards the east by Saint Helen's Road, towards the north by other lands the property of the said trustees and by the harbour of Carnarvon, and towards the south by a piece of land heretofore a part of the Nantlle Railway, now belonging to the London and North-western Railway Company.