



CHAPTER vi.

An Act to confer further Powers on the Company of A.D. 1888.
 Proprietors of the Kent Waterworks. [30th April 1888.]

WHEREAS by the Kent Waterworks Act 1809 (in this Act called "the Act of 1809") the Company of Proprietors of the Kent Waterworks (in this Act called "the Company") were incorporated and authorised to make and maintain waterworks and works and conveniences connected therewith in divers places in the counties of Kent and Surrey therein specified and by means thereof to supply water in those places :

And whereas further powers have from time to time been conferred upon the Company by the several Acts following (that is to say) the Kent Waterworks Amendment Act 1811 the Kent Waterworks Amendment Act 1850 the Kent Waterworks Act 1862 the Kent Waterworks Act 1864 and the Kent Waterworks Act 1877 which several Acts together with the Act of 1809 are in this Act referred to as the recited Acts :

And whereas the schedule to this Act contains a statement of the authorised share and loan capital of the Company and of the amounts thereof respectively :

And whereas it is expedient that the limits of the Company's Acts should be extended so as to include the several places in that behalf mentioned in this Act and that the Company should be authorised to make and maintain the additional works in this Act described :

And whereas it is expedient that to enable the Company to carry into effect the works and powers by this Act authorised and the general purposes of their undertaking they should be authorised to raise by debenture stock the moneys which may be necessary for the purposes aforesaid :

And whereas plans and sections of the works by this Act authorised showing the lines and levels thereof and books of reference to the plans containing the names of the owners or reputed

A.D. 1888. — owners lessees or reputed lessees and of the occupiers of the lands to be taken under the powers of this Act were duly deposited with the clerk of the peace for the county of Kent and are in this Act referred to as the deposited plans sections and books of reference :

And whereas it is expedient that further powers be conferred upon the Company and that further provision be made with respect to the Company and their undertaking to the effect and in manner herein-after contained and provided :

And whereas the objects of this Act 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 as follows :

Short title. 1. This Act may be cited as the Kent Waterworks Act 1888.

Former Acts and this Act to be construed as one Act. 2. Subject to the provisions of this Act the recited Acts as each is respectively amended by any subsequent Act and by this Act shall be read and construed along with this Act as one Act.

Interpretation clause. 3. Unless where otherwise expressly provided the expressions in this Act "the limits" or "their limits" shall mean the limits within which the Company may supply water authorised by the recited Acts and by this Act and the expression "the extended limits" shall mean the Company's additional limits of supply by this Act authorised.

Incorporation of general Acts. 4. Part III. (relating to debenture stock) of the Companies Clauses Act 1863 the Lands Clauses Consolidation Acts 1845 1860 and 1869 as amended by the Lands Clauses (Umpire) Act 1883 the Waterworks Clauses Acts 1847 and 1863 (save and so far as the same are respectively expressly varied or excepted by the recited Acts or this Act) and the provisions of the Railways Clauses Consolidation Act 1845 with respect to the temporary occupation of lands near the railway during the construction thereof are (except where expressly varied by this Act) incorporated with and form part of this Act The provisions herewith incorporated of the last-mentioned Act shall apply but shall apply only to the pumping station and reservoir by this Act authorised and in construing those provisions for the purposes of this Act the expressions "the railway" and "the centre of the railway" respectively mean the said pumping station and reservoir and the boundaries thereof.

Extension of limits. 5. From and after the passing of this Act the limits of the Company's Acts shall subject to the provisions of this Act extend to and

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include the several parishes and townships following all in the county of Kent (that is to say) Knockholt Cudham Downe Halstead Lullingstone Lullingstaine Horton Kirby Southfleet the parish of Westerham (other than so much of that parish as is situate within a radius of three fourths of a mile from the national schools adjacent to the 354 bench mark shown on the ordnance map (scale $\frac{1}{2500}$) for the county of Kent) and so much of the parishes of Shoreham Chevening Sundridge and Brasted as are situate to the north of a line drawn from the point where the London Chatham and Dover Railway crosses the northern boundary of the parish of Shoreham and along such railway to the northern boundary of the parish of Otford thence westwards and southwards along such boundary to the branch railway of the South-eastern Railway Company to Westerham and along such railway as far as the eastern boundary of Westerham parish Provided always that if at any time the Sevenoaks Rural Sanitary Authority shall by requisition call upon or request the Company to supply water within the portions of the parishes of Shoreham Otford Chevening Sundridge and Brasted (other than the detached portion of that parish which lies to the south of the parish of Hever) situate to the south of the line above described the Company shall thereupon in like manner as if the same were within the limits hereinbefore described have full power and authority within such portions of the said parishes as aforesaid to lay pipes and construct works for supplying water and to exercise and enjoy all the other powers rights and authorities by the recited Acts or by this Act conferred upon them Provided also that the Company may with the consent in writing of the Westerham Waterworks Company Limited supply water in any part of the parish of Westerham situate within the radius hereinbefore described of three fourths of a mile from the national schools at Westerham adjacent to the 354 bench mark shown on the ordnance map (scale $\frac{1}{2500}$) for the county of Kent and thereupon may exercise and enjoy within such portions of the said parish of Westerham all the rights powers and authorities by the recited Acts and by this Act conferred upon them Provided nevertheless that nothing in this Act contained shall take away or prejudice any existing powers of the Sevenoaks Rural Sanitary Authority with reference to the supply of water by them in the parts of the parishes of Shoreham Otford Chevening Sundridge and Brasted to the south of the line hereinbefore described but if at any time the Company shall upon such requisition as aforesaid lay pipes or construct works for supplying water in any part or parts of the said parishes to the south of such line then and in such case all the powers of the said rural sanitary authority for the supply of water in such part or parts shall thereupon cease and be annulled:

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Provided that if in any parish or township within the extended limits the Company shall not have made adequate provision for the supply of water within two years after the period herein-after fixed for the completion of the works by this Act authorised the restriction on the construction of waterworks by a local authority imposed by section 52 of the Public Health Act 1875 shall not in respect of the Company apply to or be binding on the local authority as defined by that Act of any such parish or township.

Power for
Company to
make works
shown on
deposited
plans and
sections.

6. Subject to the provisions of this Act the Company may make and maintain in the situation and according to the lines and levels shown upon the deposited plans and sections the several works shown on those plans and sections and may enter upon take and use such of the lands delineated on the said plans and described in the deposited books of reference as may be required for that purpose. The works herein-before referred to and authorised by this Act will be wholly situate in the county of Kent and are as follows :

1. An engine house or pumping station in the parish of Chelsfield situate on lands forming part of the property numbered 287 on the ordnance map (scale $\frac{1}{2500}$) of the said parish ;
2. A reservoir situate on the north-east side of a field in the parish of Knockholt known as " the Telegraph Field " and numbered 276 on the ordnance map (scale $\frac{1}{2500}$) of the parish of Knockholt ;
3. An aqueduct conduit or line of pipes commencing in the parish of Chelsfield at the present termination of the Company's existing mains in or near the high road from Pratt's Bottom to Knockholt at a point about three hundred yards south from the Bull's Head Inn and terminating in the parish of Knockholt in the reservoir above described and which aqueduct conduit or line of pipes will pass through the parishes of Chelsfield and Knockholt or one of them and will be used for the purpose of conveying to the said reservoir water brought by the said existing mains from the Company's reservoir and pumping station in the parish of Farnborough.

Lateral and
vertical
deviations.

7. Subject to the other provisions of this Act in executing the works shown on the deposited plans the Company may deviate laterally from the lines thereof to any extent within the limits of deviation shown thereon and vertically from the levels thereof shown on the deposited sections to any extent not exceeding in the case of reservoirs two feet upwards and five feet downwards and in the case of other works five feet upwards or downwards save where a greater vertical deviation is necessary for avoiding interference with any sewer water main gas main or other work and then to such an

extent as is necessary for avoiding interference therewith the Company always making compensation to all persons who may be injuriously affected by such deviations Provided always that the Company shall not in the exercise of the power of lateral deviation hereby given so deviate from the line of the reservoir shown on the deposited sections as that any embankment or wall of that reservoir shall be of a greater height above the general surface of the ground than that shown on the deposited sections and three feet in addition.

8. The Company may within their limits upon lands acquired by or belonging to them from time to time make and maintain all necessary and convenient approaches embankments roads ways tunnels adits wells tanks filtering beds dams sluices outfalls channels conduits drains pipes engines works and conveniences for obtaining collecting filtering storing and distributing water for the purposes of their undertaking but nothing in this section shall exonerate the Company from any action indictment or other proceeding for nuisance in the event of any nuisance being caused by them.

Power to make incidental works.

9. Before laying any mains or constructing any works across near to or interfering with the main sewers of the Darenth Valley Main Sewerage Board the Company shall except in case of emergency give fourteen days notice in writing to the clerk of the said board of the intention to make such work accompanied by a plan of the work and such work shall be made only in manner and according to plans to the reasonable satisfaction of the engineer of such board or if any dispute arise as to such work the same shall be settled by an engineer to be appointed for the purpose by the Board of Trade on the application of either of the parties.

For protection of the sewers of the Darenth Valley Main Sewerage Board.

10. Subject to the provisions of this Act the Company may maintain manage regulate work and use and from time to time enlarge extend alter add to maintain or discontinue the waterworks buildings wells pumping stations mains pipes works and conveniences for the time being existing and worked or used by them within their limits when and as they find it expedient so to do.

General powers of maintenance &c of waterworks.

11. Persons empowered by the Lands Clauses Consolidation Act 1845 to sell and convey or release lands may if they think fit subject to the provisions of that Act and of the Lands Clauses Consolidation Acts Amendment Act 1860 and of this Act grant to the Company any easements or rights (not being an easement or right of water) required for the purposes of this Act in over or affecting any such lands and the provisions of the said Acts with respect to lands and rentcharges so far as the same are applicable in this behalf shall extend and apply to such grants and to such easements and rights as aforesaid respectively.

Power to grant easements &c.

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Powers for
compulsory
purchase
limited.

Restriction
as to houses
of labouring
classes.

12. The powers of the Company for the compulsory purchase of lands for the purposes of this Act shall not be exercised after the expiration of three years from the passing of this Act.

13. The Company shall not under the powers by this Act granted without the consent of the Secretary of State for the Home Department purchase or acquire in any parish in the metropolis as defined by the Metropolis Management Act 1855 twenty or more houses which after the passing of this Act have been or on the fifteenth day of December last were occupied either wholly or partially by persons belonging to the labouring class as tenants or lodgers.

The Company shall not under the powers by this Act granted without the consent of the Local Government Board purchase or acquire beyond the metropolis in any city borough or other urban sanitary district or any parish or part of a parish not being within an urban sanitary district ten or more houses which after the passing of this Act have been or on the fifteenth day of December last were occupied either wholly or partially by persons belonging to the labouring class as tenants or lodgers.

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

Works to be
done to the
satisfaction
of the county
surveyor.

14. Before commencing any works by this Act authorised in through or over any lands roads or bridges belonging to or vested in the justices of the peace for the county of Kent or in the clerk of the peace for the time being of that county or repairable by the inhabitants of the said county the Company shall give fourteen days notice to the surveyor of the county of Kent of the intention to commence any such work accompanied by a plan of such work and such work shall be made only in manner and according to plans to the reasonable satisfaction of such surveyor or if any difference shall arise then it shall be settled by an engineer to be selected by the Board of Trade upon the application of either of the parties in difference and such works shall be made so as to cause as little detriment and inconvenience to the public as circumstances admit and the Company shall pay to the treasurer of the county of Kent for the use of the justices of Kent as county funds compensation for all damage occasioned by the construction of the works and

the cost of and incidental thereto and of and incidental to such supervision and arbitration. A.D. 1888.

15. Any alteration repair or improvement of any of the bridges or roads repairable by the inhabitants of the county of Kent or of any parish or other district therein may be made as if this Act had not passed and if any such alteration repair or improvement necessitates or renders expedient in the opinion of the justices of that county in annual general session assembled or at any adjournment thereof any alteration in the level or position of any of the works by this Act authorised in or over or through any of such bridges or roads the Company shall after fourteen days notice in writing on behalf of the justices forthwith make such alteration at the expense of the Company.

Construction of works not to prevent improvement of county roads and bridges.

16. All the works to be done by the Company under or by virtue of this Act shall be so executed as not to obstruct or interfere with the sewers which the West Kent Main Sewerage Board are authorised to construct under the powers of the West Kent Main Sewerage Act 1875 the West Kent Main Sewerage Amendment Act 1876 or any Act amending those Acts and if it shall be found at any time that the pipes or works of the Company interfere with the proper execution or use of any such sewer drain or watercourse the pipes or other works of the Company shall be forthwith removed or diverted by and at the expense of the Company to the reasonable satisfaction of the engineer of the West Kent Main Sewerage Board. Provided nevertheless that the necessary cost of such removal or diversion of any pipe of the Company which shall have been laid prior to the construction of any such sewer or watercourse or in a position and on levels approved in writing by the engineer of the West Kent Main Sewerage Board shall be paid to the Company by that board.

For protection of sewers &c. of West Kent Main Sewerage Board.

17. The works shown upon the deposited plans and by this Act authorised shall be completed within five years after the passing of this Act and on the expiration of that period the powers by this Act granted to the Company for making the same or otherwise in relation thereto shall cease to be exercised except as to so much thereof as is then completed.

Period for completion of works.

18. It shall be lawful for the Company for the purpose of supplying water within their limits to purchase and acquire by agreement with the owners thereof any wells mains pipes culverts or other works now used or available or capable of being made available for the supply or distribution of water within such limits and to use and maintain the same for the purposes of the Company's undertaking.

Power to acquire existing wells mains &c.

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Power to
make agree-
ments for
protecting
Company's
sources of
supply.

19. The Company may from time to time contract and agree on such terms as they may think expedient with any sewerage or sanitary board or other public or local authority or with any person or persons for the construction and execution of any sewer drain or other work which in the opinion of the Company may be necessary or expedient for the protection of their sources of supply and may apply the funds of the Company to the purposes of such works.

Undisputed
water rents
&c. may be
recovered by
distress.

20. The provisions of section 32 of the Kent Waterworks Act 1864 with respect to water rates or water rents due to the Company and damages costs and expenses the amount whereof is not disputed shall take effect notwithstanding that such rates rents damages costs and expenses or any of them may have been due and owing for more than six months after application therefor by the Company and notwithstanding anything contained in any of the recited Acts or in any Act relating thereto the provisions of section 71 of the Act of 1809 with respect to recovery of fines penalties and forfeitures shall remain in full force and such fines penalties and forfeitures shall be paid as therein directed to the treasurer of the said Company.

Appearance
of Company
before courts
of summary
jurisdiction
&c.

21. The Company may appear before any courts of summary jurisdiction judges of county courts and other courts and tribunals other than the High Court of Justice by their secretary or by any officer or person appointed generally or in respect of any special proceeding by writing under the common seal of the Company and their secretary or any officer or member so appointed shall be at liberty to institute and carry on any proceeding in any such courts or tribunals aforesaid which the Company are authorised to institute or carry on and it shall not be necessary in any proceeding to prove the seal of the Company to any such writing or that any person described therein as an officer of the Company is such officer.

Application
of funds.

22. The Company may apply to the purposes of this Act to which capital is properly applicable any money which they have raised or are authorised to raise under the recited Acts and not thereby made applicable for any special purpose or if so made applicable not required for that purpose.

Power to
raise addi-
tional
capital.

23. The Company may for the purposes of this Act and for the general purposes of their undertaking subject to the provisions of Part III. of the Companies Clauses Act 1863 raise any additional capital not exceeding in the whole one hundred thousand pounds by the creation and issue of debenture stock charged on the undertaking of the Company and may attach to such stock any fixed and perpetual interest not exceeding the rate of four pounds ten shillings per centum per annum but notwithstanding anything in that Act

contained the interest of all debenture stock at any time after the passing of this Act created and issued by the Company shall rank A.D. 1888.
 pari passu with the interest of all mortgages at any time after the passing of this Act granted by the Company and shall have priority over all principal moneys secured by such mortgages. The Company shall not at any time convert into share capital the debenture stock authorised to be raised under the powers of this Act.

24. Notwithstanding anything in any Acts relating to the Company contained the Company shall when any stock created under the powers of this Act is to be issued offer the same for sale by public auction or by tender in such manner at such times and subject to such conditions of sale as the Company shall from time to time determine. Provided that at any such sale by auction no single lot shall comprise more than five hundred pounds nominal value of such stock and that the Company may fix a reserve price to be put upon such stock and notice of the amount of such reserved price shall be sent by the Company in a sealed letter to the Board of Trade not less than twenty-four hours before the day of auction or the last day for the reception of tenders as the case may be and such letter may be opened after such day of auction or last day for the reception of tenders and not sooner and provided that no priority of tender shall be allowed to any holder of shares or stock in the Company. New debenture stock to be offered by auction or tender.

25. It shall be one of the conditions of any sale of stock under this Act that the whole nominal amount thereof together with any premiums given by any purchaser at such sale shall be paid to the Company within three months after such sale. Purchase money of capital sold by auction to be paid within three months.

26. The intention to sell any such stock by auction or by tender shall be communicated in writing to the town clerk of the city of London and to the clerk of the Metropolitan Board of Works and to the secretary of the committee of the London Stock Exchange at least twenty-eight days before the day of auction or the last day for the reception of tenders as the case may be and notice of such intention shall be duly advertised four times during such period in two or more London daily newspapers. Notice to be given as to sale &c. of stock.

27. When any stock created under the powers of this Act has been offered for sale by auction or tender and not sold the same shall be offered at the reserved price put upon the same respectively for the purpose of sale by auction or tender to the holders of ordinary shares or ordinary stock in the Company in the manner provided by the Companies Clauses Act 1863 with respect to new shares or stock and the provisions of sections 17 to 21 (both inclusive) of that Act shall apply accordingly as if the debenture Stock not sold by auction or tender to be offered to shareholders.

A.D. 1838. — stock were new stock within the meaning of those sections Provided always that any stock so offered and not accepted within the time prescribed by the said Act shall again be offered for sale by public auction or by tender in the manner and subject to the provisions of this Act with respect to the sale of stock.

Application
of premium
arising on
issue of
stock.

28. Any sum of money which shall arise from the issue of any stock by way of premium after deducting therefrom the expenses of and incident to such issue shall not be considered as profits of the Company but shall be expended in extending and improving the works of the Company or in cancelling debenture stock or in paying off money borrowed or owing on mortgage by the Company and shall not be considered as part of the capital of the Company entitled to dividend.

Creation of
sinking fund.

29. From and after the expiration of three years from the issue from time to time of any debenture stock under the powers of this Act there shall be carried to a sinking fund in each year such per-centage on the amount of such debenture stock as shall be equal to the excess of the average per-centage of the dividend or interest paid for that year on all the capital of the Company whether share capital or borrowed above the interest together with an additional one per centum per annum added thereto for management on such debenture stock such sinking fund to be held and applied by the Chamberlain of the city of London as trustee for the purpose of purchasing and extinguishing the share capital of the Company or for such other purposes as Parliament may from time to time determine.

Application
of moneys
raised under
this Act.

30. All moneys raised under this Act shall be applied for the purposes only of this Act or of the recited Acts to which capital is properly applicable.

Existing
mortgages to
have
priority.

31. All mortgages and bonds granted by the Company in pursuance of the powers of any Act of Parliament before the passing of this Act and subsisting at the passing hereof shall during the continuance of such mortgages and bonds and subject to the provisions of the Acts under which such mortgages and bonds were respectively granted have priority over any debenture stock granted by virtue of this Act.

As to
priority of
mortgages
and debenture
stock.

32. All money to be raised by the Company on mortgage or debenture stock under the provisions of any former Act relating to the Company shall have priority against the Company and the property from time to time of the Company over all other claims on account of any debts incurred or engagements entered into by them after the passing of this Act Provided always that this priority shall not affect any claim against the Company or their property in

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respect of any rentcharge granted or to be granted by them in pursuance of the Lands Clauses Consolidation Act 1845 or the Lands Clauses Consolidation Acts Amendment Act 1860 or in respect of any rent or sum reserved by or payable under any lease granted or made to the Company in pursuance of any Act relating to the Company which is entitled to rank in priority to or *pari passu* with the interest on their mortgage or debenture stock nor shall anything in this section contained affect any claim for land taken used or occupied by the Company for the purposes of the Company's undertaking and works or injuriously affected by the construction thereof or by the exercise of any powers conferred on the Company.

33. The provisions of all former Acts relating to the Company for the appointment of a receiver are hereby repealed but without prejudice to any appointment heretofore made or proceedings now pending.

Repealing provisions of former Acts as to receiver.

34. The mortgagees of the undertaking may enforce payment of arrears of interest or principal or principal and interest due on their mortgages by the appointment of a receiver. In order to authorise the appointment of a receiver in respect of arrears of principal the amount owing to the mortgagees by whom the application for a receiver is made shall not be less than ten thousand pounds in the whole.

For appointment of a receiver.

35. Subject to the provisions of this Act the Company shall in addition to the aqueducts or lines of mains shown on the deposited plans cause additional pipes to be laid down and water to be brought to every place within the extended limits whereunto they shall be required by so many owners or occupiers of houses in that part of the extended limits for which such extension of pipes is required as that the aggregate amount of water rate payable annually to the Company in respect of water supplied for domestic purposes from such additional section of pipes at the rates which the Company may lawfully demand and take shall be not less than one tenth part of the expense of providing and laying down such pipes and constructing such other works as may be necessary for affording such supply. Provided that no such requisition shall be binding on the Company unless such owners or occupiers shall severally execute an agreement binding themselves to take such supply for three successive years at least.

Pipes to be laid down in certain events to all parts within the new limits.

36. The Company shall subject to the provisions of the recited Acts and of this Act upon the application of any owner or occupier who under the provisions of the recited Acts or of this Act would be entitled to demand a supply of water for domestic purposes

Rates for domestic supply within area to which

A D. 1888.

limits are
extended by
this Act.

within the extended limits furnish to him a sufficient supply of water for domestic purposes at the respective rates authorised to be demanded and taken by the Company by the Kent Waterworks Act 1864. Provided that where the Company shall within the extended limits supply water for domestic purposes at a height exceeding four hundred feet above the sea level they shall be entitled to demand and take an addition to the said respective rates of one fourth of such rates. Provided also that the Company shall in no case be bound to supply water within the extended limits above the level of the reservoir authorised by this Act.

Application
of Metro-
polis Water
Acts.

37. The provisions of the Metropolis Water Act 1852 as amended by the Metropolis Water Act 1871 and of the last-mentioned Act shall apply with respect to and within any and every place which is included within the Company's limits in the same manner and subject to the like control by the Local Government Board as if such place were a place within the limits of the Metropolis Water Act 1871 and all regulations for the time being in force within the present water limits of the Company made under the powers of the said Acts or either of them shall extend and apply to and be in force within the whole of the Company's district.

Quorum of
directors.

38. Whereas by the Kent Waterworks Act 1864 the number of the directors of the Company was reduced to nine and it was intended by the incorporation in that Act of the Companies Clauses Consolidation Act 1845 to reduce the quorum of a meeting of such directors to three but doubts have arisen whether such reduction has in effect been made. Be it enacted that from and after the passing of this Act the quorum of a meeting of the directors shall be three.

Provision as
to general
Acts relating
to metro-
polis water
companies.

39. Nothing in this Act contained shall exempt that part of the undertaking of the Company which is now within the limits of the Metropolis Water Act 1871 or the Company in respect thereof from the provisions of the Metropolis Water Act 1852 or the Metropolis Water Act 1871 or any general Act to be hereafter passed with respect to the water companies of the metropolis.

For protec-
tion of the
South-
eastern
Railway
Company.

40. 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 South-eastern Company shall be done under the superintendence and to the reasonable satisfaction of the principal engineer having the charge of such railway stations bridges and works respectively and according to plans to be reasonably approved by him before any

such works are begun and he may appoint and employ such necessary inspectors and watchmen as he may think proper to superintend the execution of the works and to secure the safety of such railway stations bridges or works and the cost of all such works as well as of the superintendence thereof as before provided for shall be borne and defrayed by the Company and such works shall be carried out 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 the construction or repair of any of the said works shall arise to any such railway stations bridges or works or interruption to any such traffic the Company shall make full compensation in respect thereof to the South-eastern Railway Company. A.D. 1888.

41. All costs charges and expenses of and incident to the preparing for obtaining and passing of this Act or otherwise in relation thereto shall be paid by the Company out of their capital. Expenses of Act.

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---SCHEDULE referred to in the foregoing Act.

STATEMENT OF CAPITAL OF THE COMPANY AUTHORISED AND RAISED.

Amount of capital authorised by the Company's Acts to be raised by		
shares or stock	- - - - -	£868,000
Amount authorised to be raised by loan	- - - - -	82,000
		<hr/>
		£950,000
Amount of capital actually raised by shares or stock	-	£768,000
Amount raised by loan	- - - - -	42,000
		<hr/>
		£810,000
Leaving still to be raised	- - - - -	-
		<hr/>
		£140,000

London : Printed for HER MAJESTY'S STATIONERY OFFICE,
By EYRE AND SPOTTISWOODE, Printers to the Queen's most Excellent Majesty.

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