

road leading from Stockton to Yarm, thence across such last mentioned turnpike-road, and in a southerly direction along the east side of the said last mentioned road to where the same is joined by the Stockton and Darlington Railway, at which point a signal post is placed belonging to the Stockton and Darlington Railway Company, then along the north boundary of that railway till it reaches the River Tees at the railway bridge, thence along the centre or mid-channel of the said River Tees till it reaches the bend in that river at the lower end of Blue House Point, near Portrack (which bend was cut off from and ceased to form part of the navigable channel of the Tees, under "The Tees Navigation Company's Act of 1828," 9 George IV., chapter 79), thence across such bend and along the centre or mid-channel of the new cut, made under that Act, to the east end of such cut, thence in a northerly or north-westerly direction along the centre or mid-channel of the old navigable channel of the Tees until it reaches the said bridge at Portrack aforesaid.

3. To extend equally with the extended borough, the district over which the mayor, aldermen, and burgesses of the borough (hereinafter called the Corporation) have jurisdiction as the Local Board of Health and as Burial Board.

4. To extend the jurisdiction, powers, duties, and liabilities of the borough justices, constables, and other officers to the extended borough and district, and over the whole width of that part of the River Tees which adjoins or runs parallel with the extended borough, and to all the objects of the intended Act.

5. To repeal "The Stockton Extension and Improvement Act, 1852," and to re-enact certain of its provisions with some variations, and to apply them to the extended borough, and to make other provision in lieu of other parts of it, and with respect to the better draining, cleansing, paving, watching, lighting, supplying with water, and otherwise improving the extended borough, and preserving and protecting the persons, property, peace, morality, decency, propriety, health, quiet, and comfort of the inhabitants thereof and others, and for the definition, prevention, and punishment of offences.

6. To embody, either at length or by reference, and with such variations as may be thought expedient, and to apply to the extended borough or district the provisions of the Municipal Corporation Act, 5 and 6 William 4th, chapter 76, and the other Acts amending or extending the same, or relating to Municipal Corporations, or some of them; "The Public Health Act, 1848;" "The Local Government Act, 1858;" the Local Government Act (1858) Amendment Act, 1861;" and other Acts relating to Public Health or Local Government; "The Towns' Improvement Clauses Act, 1847;" "The Markets and Fairs Clauses Act, 1847;" "The Towns' Police Clauses Act, 1847;" "The Gasworks Clauses Act, 1847;" "The Waterworks Clauses Acts, 1847 and 1863;" "The Lands Clauses Consolidation Act, 1845;" "The Lands Clauses Consolidation Acts Amendment Act, 1860;" "The Nuisances Removal Act for England, 1855," 23 and 24 Victoria, chapter 77, 29 and 30 Victoria, chapter 41; "The Diseases Prevention Act, 1855;" "The Sanitary Act, 1866," and "The Sanitary Act, 1868;" and any other Acts relating to the same matters, or of some of the said Acts, or some of such provisions.

7. To repeal absolutely and without re-enactment sections 42 and 62 of "The Stockton Extension and Improvement Act, 1852" (relating to the Stockton and Middlesbrough Waterworks Company, the Darlington Gas and Water Company, and the Stockton New Gas Company and their Acts).

8. To extend the provisions of section 31 of the "Local Government Act, 1858," or corresponding provisions, to the parish or place in which the nuisance may arise, or by which it may be caused, and to charge its payments under that section on its poor rates or other rates.

9. To authorise the appointment of constables and additional officers and servants of other kinds, and to make provision for their protection, and for punishing offences against them, and for charging the remuneration of any officers and servants on the persons whose works or premises they supervise, inspect, or attend to.

10. To empower the Corporation to establish, provide, and maintain markets, market-places, slaughter-houses and knackers' yards, weighing machines, and other conveniences (and without the consent of any person, chartered, joint-stock, or incorporated Company, whose rights, powers, or privileges may be thereby interfered with), and to collect, sell, and dispose of sewage, and to let the markets and any tolls, dues, stallages, and other revenues and privileges to arise under the intended Act.

11. To prohibit or restrict, and regulate or make other provision with respect to the establishment, holding, or use of markets, fairs, slaughter-houses, and knackers' yards, the use of steel-yards or markets, crying, hawking, assemblages, shows, caravans, exhibitions, and disturbances in markets and shambles, and in the streets, public places, and elsewhere in the borough; the laying out of streets; the construction, use, and appropriation of buildings, factories, lodging-houses, and other dwellings, furnaces, fire-places, water-closets, privies, drains, cesspools, ash-pits, wells, yards, and curtilages; the exercise of certain trades, businesses, and callings, and the creation of other obstructions in streets or public places; the slaughter of animals elsewhere than in authorised slaughter-houses and knackers' yards; the consumption of smoke; street music, street games, street noises, and gambling; the use of steam whistles and other noisy instruments (whether in factories, steam-boats, railway engines or elsewhere); street preaching and lecturing and other practices leading to crowds or tumults, and the existence of shafts, wells, excavations, dangerous places or things; and to prohibit or restrict the sale or exposure of animals or things, and the placing of stalls or pens in the streets or public places (and notwithstanding that no new market or market-place may have been opened), and other offences, annoyances, obstructions, disturbances, and inconveniences, and to inflict punishments for breach of such prohibitions, restrictions, or regulations.

12. To extend the powers of the Corporation and their officers, and the provisions of the intended Act, to and over railway stations, railway carriages, trucks, and engines, steam-boats, omnibuses, and other public carriages, porters, watermen, animals for hire and their owners and conductors, being within or near the extended borough, and to all public places within the extended borough, and to the substitution of earth closets for water-closets.

13. To make further provision for inspection and examination of animals and things, and, if bad or infectious, for the seizure and destruction thereof, and punishment of persons offending in the matter.

14. To make further provision for the protection of the works, property, materials, plant, and implements of the Corporation and their contractors, and to authorise the Corporation to compound with or release debtors and other persons against whom they have rights or claims.

15. To make further and compulsory provi-