

street or place, and the repair thereof; for securing the safety of platforms and temporary buildings or erections; power to Corporation to regulate and define the line of frontage to be observed in building or rebuilding in any existing streets, and to require owners of new buildings erected in existing or future streets to pave and flag footpaths in front of same; regulating height and construction of buildings and chimneys and space and height of dwelling rooms; ingress and egress, drainage, and ventilation of public buildings; preventing or regulating rebuilding of existing courts and places, and the alteration of the entrances thereto; to provide for the paving of unhealthy or unwholesome lanes, courts, and yards; prohibiting the construction of dwelling houses having cellars or basements in any district liable to floods, and the filling in or embanking of building ground with improper materials; recovery of damage to footways arising from excavations and other causes; formation of crossings for horses and vehicles across footpaths; removal of cesspools, middens and privies; providing of closets, urinals, ash-pits, and other conveniences to houses, manufactories, courts, and other buildings and places, and of public waterclosets and lavatories; prevention of nuisances in connection with and injury to privies ashpits, urinals, and waterclosets used in common; cleansing of common passages and courts; fencing off of gardens, forecourts, and areas; regulation and removal of coal-shoots and gratings; regulation of hoardings for buildings and advertisements; protection of sewers and drains from the introduction of steam, waters, refuse and other improper matters; for cleansing of brooks, ditches, and watercourses; for regulating the connection of private drains with public sewers; extending section 41 of Public Health Act, 1875, to private drains connecting two or more houses or premises; for the fencing in of land in which any gravel-pit, sand-pit, pond, or sheet of water is situate, and of vacant land; for recovery of the expenses of the Corporation in relation to any of the matters aforesaid; for the prevention of danger or obstruction to the public from telegraphic, telephonic, and electric wires, cables, conductors, tubes, posts, and other appliances or apparatus now or hereafter to be placed in, under, over, or across public streets and places, and to empower the Corporation to grant licenses for placing and maintaining same; and for the inspection and removal of any such wires, tubes, posts, and other appliances or apparatus which may be or become dangerous, and to prescribe and regulate the materials and mode of construction of same; and also to regulate the use of traction engines.

24. To empower the Corporation to appoint building inspectors, and to charge fees in respect of the duties or services performed by such inspectors, or other officers of the Corporation, in inspecting and supervising the construction or alteration of buildings, and to provide for the payment and recovery of such fees from the builder, owner or occupier of such buildings.

25. To empower the Corporation to recover the cost of executing any works under Section 150 of the Public Health Act, 1875, in a summary way before proceeding themselves to execute such works.

26. To extend the provisions of the Towns Police Clauses Act, 1847, with respect to hackney carriages and drivers plying within, and also within and beyond the city, and to extend such provisions to persons drawing or propelling any wheeled carriages licensed to stand or ply for hire, and to porters' carts, and to the drivers, conductors, and attendants thereof, and to the Corporation in

relation thereto respectively, and to extend the powers of the inspectors of hackney carriages to all such carriages, carts, or other vehicles.

27. To make further and better provision with respect to the making, levying and collecting of rates by the Corporation and the keeping of their accounts, and with respect to the valuation and assessments of new buildings and erections, and to empower the Corporation to levy by instalments any rates which they are for the time being authorised to make, and to appoint and pay auditors of their accounts in addition to, and to act with or apart from the auditors appointed under the Municipal Corporations Act, 1882, and accountants.

28. To make further provision for the apportionment, recovery, and payment of private improvement expenses, and to make such expenses a charge on the property to which they relate, to empower the Corporation to enter into possession of land and buildings in certain cases in the event of nonpayment of such expenses, and to empower persons having partial or limited interests in any property to raise such expenses by mortgage or otherwise, and to define what are to be considered "private improvement expenses."

29. To enable the Corporation in apportioning any new or private improvement expenses to allow for labour already expended, and materials already used by any owner of the property or properties to which such expenses relate, and to enable the Corporation and any owners for the time being of premises liable to or charged with new street or private improvement expenses to enter into and fulfil agreements with respect to the payment thereof.

30. To empower the Corporation and the Justices of the Peace for the county of Cumberland from time to time to enter into and carry into effect contracts and agreements with respect to the management, repair, and maintenance of any roads and county bridges now under the control of such Justices, and especially with respect to the transfer of the Eden Bridge, Caldew Bridge, and Petheril Bridge, in or partly in the city, to the Corporation on such terms and conditions as may be agreed to, and to provide for the maintenance and repair thereof by the Corporation, and to empower the Corporation and Justices, respectively to raise money and to apply their respective funds, rates, and moneys for the purposes aforesaid.

31. To extend the limits within which the Corporation may supply gas, and to empower them to supply gas for all public and private purposes within the parishes of Wetheral, Warwick, Crosby-on-Eden, Grinsdale, Kirkandrews-on-Eden, Beaumont, Burgh-by-Sands, Orton, and Dalston, in the county of Cumberland, or some or one of those parishes, or some part or parts thereof respectively.

32. To extend the limits within which the Corporation may supply water, and to empower them to supply water for all public and private purposes within the several portions without the city of the parishes of Saint Mary, Carlisle, and Saint Cuthbert, Carlisle, and the parishes of Stanwix, Wetheral, Warwick, Crosby-on-Eden, Grinsdale, Kirkandrews-on-Eden, Beaumont, Burgh-by-Sands, Orton, and Dalston in the said county, or some or one of those parishes, or some part or parts thereof respectively, or within or throughout the extended city.

33. To empower the Corporation within their respective limits of gas and water supply as extended by the Bill, to lay down, maintain, and renew mains, pipes, and other works and apparatus for the