

other burns, gills, becks or streams of water or springs which flow into Heltondale Beck above the weir Work No. (12); Ressit Gill, Gill Beck and any other burns, gills, becks or streams of water or springs which flow into Gill Beck above the point at which the aqueduct Work No. (13) crosses that beck, together with all burns, gills, becks or streams of water or springs above that aqueduct and which flow into the River Lowther; How Grain, Atkinson Grain, Sealhole Grain, Willdale Beck, Ulgill Gutter, Intack Sike, Cawdale Beck, Howes Beck and any other burns, gills, becks or streams of water or springs which flow into Howes Beck above the point at which the aqueduct Work No. (13) crosses that beck; Peathill Gill, Mirk Gill, Thornship Gill, Mealhowe Gill, Keld Gill, Lanshaw Sike, Tailbert Gill and any other burns, gills, becks or streams of water or springs above the aqueduct Work No. (7) and which flow from the slopes of Ralfland Forest either into the River Lowther or Swindale Beck; the River Lowther, Brownhowe Gutter, Sleddale Beck, Widepot Sike, Saddlecrag Gill, Tonguerigg Gill, Sherry Gill, Poorhag Gill, Howe Gill, Wickers Gill and any other burns, gills, becks or streams of water or springs which flow into Wet Sleddale and the River Lowther above Crag's Mill, and of all other streams, springs or brooks which may be abstracted or diverted into Haweswater by means of the intended works; all which waters now flow directly or derivatively along Haweswater Beck, Swindale Beck, the River Lowther and the River Eden into the Solway Firth.

5. To make provision in regard to the discharge of compensation water by the Corporation, and the terms and conditions upon and subject to which it shall be discharged, and to provide that the provisions enacted in this respect shall be accepted by all persons as full compensation for any water taken by the Corporation in lieu of compensation under the Waterworks Clauses Act, 1847, or otherwise.

6. To make special provisions for the construction of the intended tramroads with all necessary works and conveniences connected therewith as surface lines with as little detriment as possible to the properties through which they may pass consistent with the purposes for which the same are intended to be constructed, and to relieve the Corporation from any responsibility with regard to the fencing of the tramroads, the placing of gates at level crossings, the provision of signalling apparatus at level crossings and otherwise and the providing of bridges or other accommodation works or for the drainage of severed lands notwithstanding anything contained in the Railways Clauses Consolidation Acts, 1845 and 1863, to the contrary. The tramroads will be constructed on a gauge of 4 feet 8½ inches and the motive power will be steam, electricity or any mechanical power.

7. To authorize and empower the Corporation on the one hand and any company, body or person on the other hand to make, enter into and execute contracts, agreements and arrangements in relation to any sidings, tramroads or railways over which running powers are proposed in connection with the intended tramroads proposed to be authorized by the Bill.

8. To empower the Corporation to stop up,

extinguish all rights of way over, and appropriate the sites of, the public road from Wet Sleddale to the Kendal and Penrith main road lying between the commencement and termination of the intended diversion thereof Work No. (6), and also the whole or part of the public road from Bampton to Mardale between the commencement of the intended road Work No. (2) and the Dun Bull Inn at Mardale, and also the whole or part of the public road known as the Woodgate Hill Road from Woodgate Hill to the main road from Bury to Rochdale between Woodgate Hill Farm and Spring Cottages and of all other roads, highways, paths and passages in the parishes of Askham, Bampton, Shap Urban, Shap Rural, Birtle-cum-Bamford, and Bury which it may be necessary to stop up for executing the purposes of the Bill or which are situate upon any lands acquired under the Bill and to make provision with reference to the repair and maintenance of roads and road diversions executed under the powers of the Bill.

9. To authorize the Corporation to discharge water from any of their waterworks into any available stream or watercourse.

10. To make further provision for securing the purity of the water obtained by the Corporation, for the construction of necessary works on lands over or under which such water flows, and the acquisition of such lands by the Corporation, and to empower the Corporation to enter into agreements with the owners, lessees and occupiers of lands with reference to the matters aforesaid.

11. To make provision for the removal and reinterment of the human remains in the burial ground attached to the Church of Holy Trinity, Mardale, in the parish of Shap Rural, in Westmorland.

#### SUPPLY OF WATER.

12. To repeal section 81 of the Manchester Corporation Waterworks Act, 1879, relating to the supply of water in bulk by the Corporation, and all or any other provisions relating thereto, to discontinue the obligation of the Corporation to supply water under that section, and to vary or annul any agreements entered into in pursuance of the said Act. To make provision for the supply of water in bulk by the Corporation to local authorities and others within such distance as may be prescribed by the Bill from the Thirlmere aqueduct of the Corporation, or from their Haweswater aqueduct proposed to be authorized by the Bill, to prescribe the circumstances under which any such supply may be required to be given by the Corporation, to provide for the price to be paid for any such supply, the terms and conditions upon and subject to which it shall be furnished, and the execution of the necessary works by the Corporation or any such authority, and to empower the Corporation and any such authority to enter into and carry into effect agreements relative to the matters aforesaid, or to the supply of water or incidental thereto.

13. To alter or repeal the provisions of the Manchester Corporation Waterworks Act, 1847, and any other Acts relating to the Corporation prescribing the maximum rates, rents and charges to be levied or made by the Corporation for the supply of water, to vary and increase those rates, rents and charges, to prescribe other rates, rents and charges in their place, and to empower the Local Govern-