

ANNO VICESIMO SEXTO & VICESIMO SEPTIMO

# VICTORIÆ REGINÆ.

# Cap.cxix.

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An Act for the Consolidation of the Acts relating to the Port and Harbour of the Town and County of Southampton, and of the Acts relating to the Southampton Pier, and for constituting One united Body or Harbour Board for such Port, Harbour, and Pier, with further Powers.

[13th July 1863.]

HEREAS under and by virtue of the several Local and 43 G. 3. Personal Acts following, that is to say, the Forty-third c. xxi. George Third, Chapter Twenty-one, the Fiftieth George c. clxviii. Third, Chapter One hundred and sixty-eight, and the Ninth Victoria, 9 & 10 Vict. Chapter Twenty-six, (herein-after referred to as the Port Acts,) the c. xxvi. Mayor, Recorder, and Common Councilmen of the Town and County of the Town of Southampton, and their Successors, in respect of such their Offices, together with certain other Persons and their Successors to be elected, nominated, and appointed in manner therein mentioned, were appointed Commissioners (herein-after called the Harbour Commissioners) for putting such Acts into execution, and such Commissioners were authorized to improve the Harbour and Port of Southampton, and to construct Docks, Wharfs, Quays, and Warehouses, and to levy and [Local.]20 F take

take certain Rates and Duties: And whereas the Harbour Commissioners were authorized by the third-mentioned Port Act to borrow and take up at Interest a Sum of not exceeding Sixty thousand Pounds, upon the Credit of the Rates granted by the second-mentioned Port Act, for the Purposes of such Acts, of which the Sum which has been borrowed and still remains due and unpaid, and a Charge upon such Rates, is the Sum of Thirteen thousand three hundred and twelve Pounds Four Shillings and One Penny: And whereas by the firstmentioned Port Act the Harbour Commissioners were not only authorized to borrow and take up Money at Interest, but also to raise Money by the Grant of Annuities: And whereas all Annuities so granted have expired by the Deaths of the Persons on whose Lives they were granted: And whereas under or by virtue of the several Local and Personal Acts following, that is to say, the First and Second William the Fourth, Chapter One, and the First Victoria, Chapter Sixty-three, (herein-after referred to as the Pier Acts,) the Persons who, by virtue of the firstmentioned Port Act as amended by the second-mentioned Port Act, should for the Time being be the Commissioners for putting the Port Acts into execution were appointed Commissioners (herein-after called the Pier Commissioners) for putting the Pier Acts into execution, and such Commissioners were authorized to construct a Pier or Landing Place at the then Breakwater of the Town of Southampton, and to keep the same in repair, with the Erections and Conveniences belonging thereto, which Pier has been erected, and is generally known as the Royal Pier: And whereas the Pier Commissioners were authorized by the first-mentioned Pier Act to borrow and take up at Interest, in case the Pier should be constructed principally of Wood or Timber, as in fact it was, a Sum of not exceeding Ten thousand Pounds, and by the second-named Pier Act a Sum of not exceeding Seven thousand Pounds, making together a Sum of not exceeding Seventeen thousand Pounds, for the Purposes of such Acts, upon the Credit of the Tolls or Dues by the first-mentioned Pier Act authorized to be taken, of which the Sum actually borrowed and still remaining due and unpaid, and now a Charge upon such Tolls or Dues, is the Sum of Fourteen thousand four hundred Pounds: And whereas under or by virtue of the first-mentioned Port Act the Mayor, Aldermen, and Burgesses of the Borough of Southampton are entitled to receive One Fifth Part of the net Amount of the Duties and other Monies received by the Harbour Commissioners, after deducting the Expense of collecting the same, in lieu of or in satisfaction for certain ancient Duties formerly due and payable to the Mayor, Bailiffs, and Burgesses of the Town and County of the Town of Southampton, called Petty Customs, Wharfage, Cranage, Anchorage, and Groundage, which were abolished by the first-mentioned Port Act: And whereas it is expedient that One united Body of Commissioners should be constituted by the Name of "The Southampton Harbour and Pier Board," with all the Powers and Privileges of the Harbour Commissioners and

1 & 2 W. 4. c. i. 1 & 2 Vict. c. Ixiii.

the Pier Commissioners for the future Management of the said Port and Pier, and with such further additional Powers as the increasing Trade and Commerce of the said Port has rendered expedient, and that the Port Acts and also the Pier Acts should be repealed, and the Provisions thereof consolidated and re-enacted; but the Purposes aforesaid 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; (that is to say,)

- 1. This Act shall commence and come into operation on the First Commence-Day of January One thousand eight hundred and sixty-four.
- 2. This Act may be cited for all Purposes as "The Southampton Short Title. Harbour Act, 1863."
- 3. In the Construction of this Act and in the Acts incorporated Interpretaherewith the following Words and Expressions shall have the several tion of Terms. Meanings hereby assigned to them, unless there be something in the Subject or Context repugnant to such Construction:

- "The Board" shall mean the Southampton Harbour and Pier Board acting under the Authority of this Act:
- "Specific Members" shall mean such of the Members of the Board as are not Members of the Council, and exclusive of the Recorder:
- "The Harbour Commissioners" shall mean the Commissioners acting under the Acts hereby repealed relating to the Port and Harbour of Southampton:
- "The Pier Commissioners" shall mean the Commissioners acting under the Acts hereby repealed relating to the Southampton Pier:
- "The Council" shall mean the Council of the Borough of Southampton:
- "Recorder" shall mean the Recorder for the Time being of the Borough of Southampton:
- "Southampton" shall mean the Borough and County of the Town of Southampton:
- "The Port" shall mean the ancient Port of the Town of Southampton, including such Docks, Basins, Quays, and other Works as have by any Act of Parliament been declared to be within or to form Part of such Port:
- "Pier" shall mean the Pier erected under the Authority of the Pier Acts, and shall include any Pontoon or Landing Stage which may be constructed by the Board in connexion therewith:
- "Master," when used in relation to any Vessel, shall mean any Person, whether the Owner, Master, or other Person, lawfully or de facto having

having or taking the Command, Charge, or Management of the Vessel for the Time being:

"Owner," when used in relation to Goods, shall include any Consignor or Consignee, Shipper or Agent for the Sale or Custody, loading or unloading, of such Goods, as well as the Owner thereof, and when used in relation to any Vessel shall include any Part Owner, Charterer, Consignee, or Mortgagee in possession thereof.

Recited Acts repealed, except certain Sections in Schedule.

4. From and immediately after the Commencement of this Act the whole of the said Port Acts and also both of the Pier Acts shall be and the same are hereby repealed; but notwithstanding the Repeal of such Acts the several Sections thereof which are set forth in Schedule (A.) to this Act annexed shall, so far as the same are at the Commencement of this Act in force, remain in full Force; and this Act and the several Powers and Provisions thereof shall in all respects be subject and without Prejudice to such scheduled Sections respectively; and this Act or anything therein contained shall not after the Interpretation or the Meaning of or otherwise affect such scheduled Sections or any of them.

Grants, Conveyances, &c. to continue in force.

5. The repealing of the said Acts shall not annul or in anywise prejudice or affect any Purchase, Sale, Conveyance, Grant, Lease, Bond, Security, Act, Matter, or Thing whatsoever heretofore made, done, executed, commenced, or instituted under or by virtue or in pursuance of the said Acts, or any of them, but all such Purchases, Sales, Conveyances, Grants, Leases, Securities, Acts, Matters, and Things shall be as good, valid, and effectual to all Intents and Purposes whatsoever as if the said Acts had not been repealed.

Saving Rights under repealed Acts as between Third Parties.

6. Nothing in this Act contained shall extend or be deemed or construed to extend to defeat, affect, or prejudice any Rights, Privileges, Liberties, Powers, Easements, Accommodations, or Exemptions which, under or by virtue of the Acts hereby repealed, or any of them, or under or by virtue of any Contract or Agreement entered into by virtue of or in accordance with such Acts, or any of them, are specifically granted or reserved to or for the Benefit of any Person, and such Person shall be entitled to such or the like Powers and Remedies for securing the Possession, Use, and Enjoyment of such Rights, Privileges, Easements, Accommodations, or Exemptions, except such of them as are inconsistent with the Powers of this Act, as such Person would have been entitled to if this Act had not been passed.

Books to be Evidence. 7. All Books, Registers, Deeds, Documents, and Writings by the Acts hereby repealed, or any of them, directed or authorized to be kept or made, and which, if this Act had not been passed, would be receivable in Evidence, shall be admitted as Evidence in all Courts of Law and Equity and elsewhere in the same Manner as if this Act had not been passed.

8. All Actions, Suits, Prosecutions, and other Proceedings whatsoever, Actions not as well Civil as Criminal, commenced or instituted, or which might have to abate. been commenced or instituted, either by or against the Harbour Commissioners or by or against the Pier Commissioners, under or in pursuance of any of the Provisions contained in any of the Acts hereby repealed, may be continued, commenced, or instituted as well by as against the Board in the same Manner in all respects as if this Act had not been passed, the Board being substituted for the Harbour Commissioners or the Pier Commissioners, as the Case may require.

9. Notwithstanding the Repeal of the several Acts hereby repealed, Liability and except as by this Act is otherwise expressly provided, everything continued. done or authorized or engaged to be done under the Authority of any of such Acts previously to such Repeal shall be as valid as if this Act had not been passed, and such Repeal shall be subject and without Prejudice to everything so done, or authorized or engaged or directed to be done, and to all or any of the Rights, Liabilities, Claims, and Demands, as well present as future, which but for such Repeal would be incident to or consequent upon any or every thing so done, authorized or engaged to be done; and with respect to all or any of such Rights, Liabilities, Claims, and Demands, as well by as against the Harbour Commissioners or by or against the Pier Commissioners, as the Case may be, the Board shall represent and for such Purposes shall be considered as a Continuation of the Harbour Commissioners or the Pier Commissioners, as the Case may require.

10. Notwithstanding the Repeal of the several Acts hereby repealed, Saving all Rights, Powers, Privileges, Exemptions, Liabilities, Obligations, Rights under other Acts. Matters, and Things by any other Act of Parliament given to, recited in, or imposed upon any Person, Company, or Corporation shall continue to exist, and may be exercised and put in force as well by or in favour of as against the Board, as the same might or would have continued to exist and might have been exercised and put in force by or in favour of or against the Harbour Commissioners or the Pier Commissioners, as the Case may be, if this Act had not been passed.

11. Until the Board shall in pursuance of any Power herein contained Byelaws, &c. otherwise direct, all Byelaws made in pursuance of any Power contained to remain in in any of the Acts hereby repealed, which at the Time of the Commence- altered or ment of this Act shall be in existence and unrepealed or not withdrawn, repealed. shall for the Purposes of this Act (but not longer than Six Months, and only until repealed, altered, re-enacted, or made under this Act,) continue and be acted upon as if this Act had not been passed, or as if the same had been made by the Board under the Authority of this Act, and the same Forfeitures or Penalties for the Breach or Non-observance or Nonperformance of such Byelaws shall be incurred and enforced as if this Act

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had not been passed, or as if such Byelaws had been made by the Board and duly confirmed.

Rates now due to be recovered. 12. All Rates, Tolls, and Duties made or imposed or authorized to be received and taken under or by virtue of the Acts hereby repealed, or any of them, and which at the Time of the Commencement of this Act shall be due and payable, or if this Act had not been passed would have become due and payable, may be collected and recovered by the Board in the same Manner in all respects as they might have been collected or recovered by the Harbour Commissioners or by the Pier Commissioners, as the Case may be, if this Act had not been passed.

Differential Dues.

13. The Board shall be entitled to receive and recover all such Sums of Money for or in respect of or as Compensation for the Abolition of differential Dues levied on Foreign Ships, or on Goods carried in Foreign Ships, as under or by virtue of "The Harbours and Passing Tolls, &c. Act, 1861," or any other Act of Parliament, or otherwise, the Harbour Commissioners would if this Act had not been passed have been entitled to receive and recover.

Saving Rights of Bondholders, &c. to unpaid Interest.

14. All Interest accruing or which previously to the Commencement of this Act had accrued to Holders of Bonds, Mortgages, and other Securities given or issued either by the Harbour Commissioners or by the Pier Commissioners, under the Authority of any of the Acts hereby repealed, shall be paid to and be recoverable by such Holders by and from the Board at the same Time and in the same Manner in all respects as if this Act had not been passed, and as if the Name of the Board instead of the Name of the Harbour Commissioners or the Name of the Pier Commissioners, as the Case may be, had been inserted in such Bond, Mortgage, or other Security.

Old Officers to continue.

15. The Solicitor, Clerk, Treasurer, and every Harbour Master, Dock Master, Pier Master, Agent, Collector, and other Officer appointed under and by virtue of or acting under the Authority of any of the Acts hereby repealed shall, until removed by the Board, continue to hold and enjoy such his Office and Employment, together with the Salary or Emolument thereunto annexed, and shall have the like Power and Authority for the Purposes of this Act and for carrying the same into execution, and shall be subject and liable to the like Pains and Penalties, and to the like Power of Removal, and to the like Rules and Regulations in all respects whatsoever, as if he had been appointed by the Board under the Authority of this Act.

Works, &c. required by the repealed Acts to be

16. All Works and Things for the Benefit of any Corporation, or Company, or Commissioners, or any individual Person, or otherwise, which, under the Provisions of the Acts hereby repealed, or any of them,

were required to be made, constructed, completed, maintained, or re-made, &c. paired by the Harbour Commissioners or by the Pier Commissioners, shall be shall be made, constructed, completed, maintained, and repaired by the Board. Board in the same Manner in all respects as they could or should have been by the Harbour Commissioners or by the Pier Commissioners, as the Case may be, if such Acts had not been repealed.

17. "The Lands Clauses Consolidation Act, 1845," except so much 8 & 9 Vict. thereof as relates to the Purchase of Land otherwise than by Agreement, c. 18, and 10 & 11 Vict. shall, for the Purpose of authorizing the Board to purchase Land from cc. 16. & 27. the Council or their Lessees for the Purpose of this Act, and "The incorporated. Harbours, Docks, and Piers Clauses Act, 1847," except Sections Six to Eleven, both inclusive, and Sections Thirteen, Twenty-five, and Twentysix, and "The Commissioners Clauses Act, 1847," except with respect to the Election and Rotation of the Commissioners where the Commissioners are to be elected by the Ratepayers or other like Class of Electors, shall be incorporated with and form Part of this Act; and in the Construction of such Acts the Board shall be considered to be "the Promoters of the Undertaking," "the Undertaker," or "the Commissioners," as the Case may require; and "the prescribed Limits" shall mean the Port of Southampton as defined by this Act, including the Quays, Piers, Wharfs, Roads, and other Lands for the Time being vested in the Board or under their Control; and the Expression "the Harbour, Dock, or Pier" shall, when necessary, include as well the Pier as the Port and the Works connected therewith already constructed either by the Harbour Commissioners or by the Pier Commissioners: Provided nevertheless, that the Provisions with respect to Lifeboats and with respect to keeping a Tide and Weather Gauge of "The Harbours, Docks, and Piers Clauses Act, 1847," shall not be in force for the Purposes of this Act, except so far as from Time to Time the Board of Trade, by Notice in Writing to the Board, may require the Board to provide any Works or Conveniences according to those Provisions respectively.

- 18. The several Persons for the Time being forming the Council of Constitution the Borough of Southampton, together with the Recorder and Ten specific Members, shall be the Commissioners for putting this Act into execution, by the Name of "The Southampton Harbour and Pier Board."
- 19. No Person shall be qualified to be appointed a specific Member Qualification unless he shall have been a Housekeeper within the Borough of Southampton, and assessed to the Poor Rates to the Amount of Thirty Pounds for the Space of One Year before he shall have been appointed a specific Member, and shall have paid within the same Period Rates or Duties as an Exporter or Importer of Goods from or to any legal Quay within the Port, and also shall be in his own Right, or in right of his

of specific Members.

Wife, either in the actual Possession and Receipt of the Rents and Profits of Lands, Tenements, or Hereditaments of the clear yearly Value of Fifty Pounds arising within the Borough, or shall be possessed of Real and Personal Estate together to the Amount or Value of One thousand Pounds.

Disqualification of specific Members.

20. Every specific Member who shall cease to be a Housekeeper within the Borough, or cease for the Space of One Year to be assessed to the Poor Rates to the Amount of Thirty Pounds, or to pay Rates or Duties as an Exporter or Importer of Goods as aforesaid, or cease to be in his own Right, or in right of his Wife, either in the actual Possession and Receipt of the Rents and Profits of Lands, Tenements, or Hereditaments of the clear yearly Value of Fifty Pounds arising within the Borough, or of Real and Personal Estate together of the Amount or Value of One thousand Pounds, or who shall become a Member of the Council, or become the Recorder, or shall for Twelve consecutive Months be absent from Meetings of the Board, shall thereupon become liable to be disqualified to act as a specific Member of the Board, and shall, upon the Board being satisfied that some such Cause of Disqualification exists, and entering the same upon their Minutes, become actually disqualified, and some other qualified Person shall be appointed a Member in his Place.

First specific Members.

21. The several Persons who shall be Harbour Commissioners at the Time of the Commencement of this Act, other than the Members of the Council and the Recorder, shall be the first specific Members; and if the Number of such Members shall not amount to Ten, a sufficient Number of qualified Persons shall, in the Manner herein-after provided for filling up Vacancies in the Number of specific Members, be forthwith appointed to be specific Members, so as to complete the Number to Ten.

Appointment of specific Members. 22. As often as any specific Member shall die or resign, or become disqualified, or refuse or neglect to act, the other specific Members or the major Part of them shall, within Six Months after such Death, Resignation, or Disqualification, or Refusal or Neglect, meet in some public Place in the Borough, and appoint some other qualified Person to be a specific Member in his Place, Ten Days Notice of the Time and Place of each such Meeting being given in Writing, signed by the Clerk, and fixed upon the Audit House in Southampton; or in case any such Vacancy from any Cause whatever shall not be so filled up within such Period of Six Months, then it shall be lawful for the Board to appoint some qualified Person to supply such Vacancy.

Unless Three Members be present, another 23. If at any intended Meeting of specific Members for the Appointment of a specific Member Three such Members be not present within One Hour after the Time appointed for the Meeting, no Appointment

shall

shall take place at such Meeting, but another Meeting for the same Meeting to be sum-Purpose may be appointed in the Manner herein-before directed. moned.

- 24. The Annual Meeting of the Board shall be held on the First Annual Thursday in February in every Year, or on such other Day as the Board Meeting. may from Time to Time direct.
- 25. Subject to the Provisions of this Act, all Piers, Quays, Wharfs, Property of Roads, Lands, Tenements, Hereditaments, Debts, Monies, and Securities Harbour for Money, including the Right to receive from the Southampton Dock sioners and Company in certain Events certain Sums of Money under the Pro- Pier Comvision contained in the Fifty-third Section of the Local and Personal Act, missioners vested in the Six and Seven Victoria, Chapter Sixty-five, and thereby made payable to Board. the Harbour Commissioners, and also all Deeds, Maps, Books, Papers, Chattels, Rights, Titles, and Property, which at or immediately before the Commencement of this Act were vested either in the Harbour Commissioners or in the Pier Commissioners, shall from and after the Commencement of this Act be and become the Property of and be vested in the Board for the like Terms, Estates, and Interest therein as they were previously vested in the said Commissioners.

26. The Board may from Time to Time maintain, repair, and alter Board may the existing Piers, Wharfs, Quays, and Works vested in them by this maintain Act, and may from Time to Time keep open the Channels in the South- Quays, &c., and preserve ampton Water from Calshot Castle to the Town of Southampton, and Channels. also up to Redbridge and Eling in the Southampton Water, and up to Northam in the River Itchen, and up to Bursledon in the River Hamble, and shall maintain and from Time to Time renew or alter all such Booms as shall be necessary for marking such Channels, and may remove all Obstructions within the Port and Harbour, and, subject to the Provisions of this Act, may do all such Things as may be requisite for effecting any such Purpose.

27. The Board may provide and maintain such and so many Landing Landing Stages, Pontoons, and other Conveniences for the landing and embarking Stages, &c. of Passengers and their Luggage, and the shipping and discharging of vided and Animals and Goods, as they may from Time to Time deem necessary or maintained. expedient, and may purchase or acquire from the Council or their Lessees, by Agreement, such Lands as they may from Time to Time require for all or any of the Purposes aforesaid, or for making Approaches.

28. The Board may from Time to Time maintain the existing Line Tramways. of Rails or Tramway along their Quays and Pier, and may from Time to Time improve and lay down additional Lines of Rail or Tramways.

Pier, &c. to be lighted. 29. The Board shall cause the Pier and the Approaches thereto, including the Quays heretofore lighted by the Harbour Commissioners, and also any Pontoen or Landing Stage which may be constructed by the Board for the landing or disembarking of Passengers, to be well and sufficiently lighted as and when they shall think necessary.

No Inn or Hotel to be kept on Pier. 30. No Inn, Hotel, or other Building of public Resort shall be allowed to be kept or carried on upon any Part of the Pier, provided that such Prohibition shall not extend to prevent the Board from providing, a Refreshment Room for the Convenience of Passengers.

Masters of Vessels to provide Cloths for loading Ballast, &c.

31. The Master of any Ship or Vessel lying in the Harbour shall, previously to any Ballast, Stone, Shingle, Coal, Cinders, Ashes, Lime, Stones, Bricks, Tiles, Dung, Rubbish, Dust, or any other loose Matter or Thing being loaded or taken into, or unloaded or discharged from, any such Vessel, and during the whole Time of such loading or unloading, cause a sufficient Piece of Canvas or Cloth, or a sufficient wooden Shoot, to the Satisfaction of the Harbour Master, to be nailed, fixed, or otherwise fastened to such Vessel, which Canvas, Cloth, or Shoot shall extend from such Vessel into or upon the Vessel, Quay, or Pier to or from which such Ballast or other Things as aforesaid shall be conveyed, and so and in such Manner as effectually to prevent any Part of such Ballast or other Things as aforesaid from falling into any Part of the Port; and in case the Master of any such Vessel shall take in or discharge any Ballast or other Things as aforesaid without such Canvas, Cloth, or Shoot being so nailed, fixed, or otherwise fastened as aforesaid, such Master for every such Offence shall be liable to a Penalty of not exceeding Five Pounds.

Tourage Dues as in School, (B.) 32. All Ships or Vessels coming into or going out of the Port shall be liable, according to the Tonnage Burden thereof, to the Dues and Duties specified in Schedule (B.): Provided that the Boomage Duty in that Schedule mentioned shall be payable so long only as the Board maintain Booms for marking the respective Channels in this Act specified.

Exemptions from Ton-nage Dues.

33. Nothing in this Act contained shall extend to charge with Tonnage Dues (except Boomage Dues) any Ship or Vessel on account of her coming to or anchoring at Chappel, Northam, Redbridge, Eling, or Woodmill.

Rates on Goods as in Sched. (C.) 34. All Goods exported from or imported into the Port, and landed at or deposited upon any Quay, Wharf, Pier, Pontoon, Landing Stage, Land, or other legal Quay belonging to the Board, shall be liable to the Rates specified in Schedule (C.) hereunto annexed, so far as such Goods are particularized in such Schedule; and so far as such Goods are not particularized in such Schedule the same shall be liable to Rates equal

to the Rates affixed on Goods of a similar Nature, Package, Value, and Quality, or if quite dissimilar to any such, then to such Rate as the Board shall direct, not exceeding One Shilling in the Pound upon the Freight of such Goods; and all such Rates shall be paid to the Board, or to some Collector to be appointed by them for such Purpose, by the Owner of such Goods.

35. The Board may charge for all Goods warehoused by them such Warehouse Rates as they shall think fit, not exceeding the Rates mentioned in Rates as in Sched. (D.) Schedule (D.).

36. The several Pier Tolls mentioned in Schedule (E.) to this Act Pier Tolls as annexed shall be payable to the Board, or to such Person as the Board may from Time to Time appoint to receive the same, in respect of all Passengers, Porters, Barrowmen, and other Persons going upon, landing at, or embarking from the Pier, and also in respect of all Horses, Beasts, Pigs, Sheep, or other Animals, Passengers Luggage, Carts, Carriages, or Goods mentioned in the said Schedule landed at or shipped from such Pier, and such Tolls shall be in addition to and not in substitution for any other Rates or Dues, if any, payable to the Board under any of the other Schedules to this Act.

in Sched.(E.)

37. During the Continuance of any Mortgages granted under the Restriction Pier Acts, and in force at the Time of the Commencement of this Act, as to Reduction of Pier the Pier Tolls by this Act granted shall not be reduced without the Tolls. Consent in Writing of the Holders for the Time being of Five Sixths in Value of such Mortgages, and during the Continuance of any Mortgages granted under the Port Acts, and in force at the Commencement of this Act, none of the other Rates by this Act granted shall be reduced without the Consent in Writing of Five Sixths of the Holders of such lastmentioned Mortgages.

38. Until the whole of the Sum of Fourteen thousand four hundred Vessels to Pounds, now a Charge on the Tolls or Dues by the first-recited Pier call at Pier, to land and Act authorized to be taken, shall be paid off and discharged, all Captains, embark Masters, or Persons in command of Steamboats carrying Passengers Passengers (not having compounded for the Pier Tolls) shall immediately on their Pier. Arrival in the Port, if required so to do by any Five Passengers, and provided there be sufficient Accommodation for such Steamboat, and the Wind and Weather will permit, come alongside the Pier for a sufficient Time to enable Passengers and their Luggage to land thereat, and also shall (if carrying or being ready or willing to carry Passengers) immediately before their Departure from the Port, provided there be sufficient: Accommodation for such Steamboat, and if Wind and Weather will permit, come alongside the Pier for the Purpose of enabling Passengers, together with their Luggage, to embark from the Pier; and in case of any Captain,

Captain, Master, or Person in command of any Steamboat carrying Passengers, or being ready or willing to carry Passengers, refusing or neglecting to obey and follow this Enactment, he or they for every such Refusal or Neglect shall forfeit and pay to the Board any Sum not exceeding Five Pounds: Provided that the Grant or Issue of any Mortgage, Bond, or other Security under the Authority of this Act, in substitution for any existing Mortgage, Bond, or other Security, shall not with reference to this Enactment be held or construed to be a Payment or Discharge of the Money secured by such existing Mortgage, Bond, or other Security.

Power to compound Pier Tolls.

39. The Board from Time to Time shall, if required by the Captain, Master, or Owner of any Steamboat engaged in transporting Passengers, or carrying Cargoes, or frequenting the Port, or by any other Person frequenting the Pier, either for the Purposes of Business or Pleasure, compound by the Year or other longer or shorter Period with such Captain, Master, Owner, or other Person for all or any of the Pier Tolls payable under this Act, and may accept or take such Sum of Money as may from Time to Time be agreed on or determined, as herein provided, in lieu of such Tolls: Provided that if the Board and any such Captain, Master, Owner, or other Person cannot agree as to the Terms of such Composition, the same shall from Time to Time be settled by an Arbitrator to be appointed by the Board of Trade on the Application of either Party; and the said Arbitrator shall determine by which of the Parties, or in what Proportion by each Party, the Costs of the Arbitration shall be paid.

Board may creet Toll Houses. 40. The Board may erect such and so many Toll Gates and Toll Bars upon or adjoining the Pier, and may, if and when they shall think fit so to do, require that the Pier Tolls payable in respect of any Person, Animal, Cart, Carriage, Goods, or Passenger Luggage shall be paid before such Person, Animal, Cart, Carriage, Goods, or Passenger Luggage shall be allowed to pass through the Toll Gate or Toll Bar.

Tickets for Pier Tolls. 41. The Board may, if they shall think the same expedient, arrange with the Master or Owner of any Steamboat for the Issue of Tickets enabling the Bearer and his Luggage to pass over or use the Pier without actually paying the Pier Toll at the Time of using the Pier.

Persons may be stopped for refusing to pay Tolls. 42. If any Person liable to the Payment of any Pier Toll shall, after Demand thereof made by any Collector or other Person appointed to receive the same, neglect or refuse to pay the same or any Part thereof, it shall be lawful for the Person appointed to collect such Tolls by himself, or taking such Assistance as he shall think necessary, to stop and prevent the Passage of any Person, Animal, Cart, Carriage, or Goods in respect of which any such Toll ought to be or ought to have been paid, and to

seize,

seize, detain, or distrain the Animal, Cart, Carriage, or Goods, or the Luggage of such Person, or any of them, until such Payment shall be made; and if the Toll or any Part thereof so neglected or refused to be paid, and the reasonable Charges of such Seizure and Distress, shall not be paid within Four Days next after such Seizure and Distress made, the Person seizing and distraining may sell the Animal, Cart, Carriage, or Goods, or Luggage, seized or distrained, or a sufficient Part thereof, returning the Overplus of the Money to arise by such Sale, if any, and so much thereof as shall remain unsold, upon Demand, to the Owner thereof, after such Toll and the reasonable Charges occasioned by such Seizure, Distress, and Sale shall be deducted.

43. If any Person liable to pay Pier Tolls shall by any means what- Penalty for soever elude or evade, or attempt to elude or evade, or neglect or omit evading Pier to pay one Pier Tell or over the pay one Pier Tell or over the pay of to pay any Pier Toll, or any Part thereof, he shall for every such Offence be liable to pay to the Board a Sum not exceeding Forty Shillings, unless the Toll or the total Amount of the Tolls eluded or evaded or attempted to be eluded or evaded by him shall exceed the Sum of Ten Shillings, in which Case he shall be liable to pay to the Board a Sum not exceeding Five Pounds nor less than Twenty Shillings.

44. The Board may, if they shall so think proper, provide at or near Power to any of their Toll Gates or Toll Bars Weighing Machines for weighing erect Carriages, Carts, and Goods, and in such Case the Keeper of any such Machines. Weighing Machine, or any Person to be appointed by the Board or by their Lessee, may require any Carriage, Cart, or any Goods which shall pass or be about to pass or have passed through such Gate or Bar to be weighed at such Weighing Machine; and if any Driver or Person having the Charge of such Carriage, Cart, Vehicle, or Goods shall refuse to allow the same to be weighed, every such Driver or other Person shall be liable to a Penalty of not exceeding Forty Shillings.

45. No Waggon, Cart, or other Carriage shall be allowed to come Weights to upon the Pier, without the Consent of the Board first had and obtained for be allowed to be carred that Purpose, of a greater Weight than Four Tons, including as well the over the Weight of such Waggon, Cart, or other Carriage as the Goods thereon, Picr. under the Penalty of not exceeding Five Pounds, to be forfeited and paid by the Owner of such Waggon, Cart, or other Carriage to the Board for every Time such Cart or other Carriage shall so come as aforesaid upon the Pier.

46. No Carriage drawn or propelled by Steam, or otherwise than Carriages by Animal Power, shall be permitted to pass over or upon the Pier drawn by Steam, &c. without the Consent of the Board first had and obtained for that Purpose. not to pass

over Pier,

Power to let Rates and Tolls. 47. The Board may from Time to Time, after having given not less than Twenty-one Days Notice by Advertisement twice at least in some Newspaper published in the Town and County of Southampton or in the County of Hants, lease or demise, either by Auction or by sealed Tender, all or any of the Rates, Tolls, or Dues payable to the Board under the Authority of this Act for any Term of Years not exceeding Three at any One Time, for such Rent, payable at such Times and under such Conditions, as they shall think fit, the Board taking such sufficient Security from the Person to whom such Rates, Tolls, or Dues shall be so leased or demised for the punctual Payment of such Rent, and the due Performance of such Conditions, as they shall think fit, and all such Rents shall be applicable and applied in the same Manner in all respects as the Rates, Tolls, or Dues themselves would be applicable and are by this Act directed to be applied.

Power to exchange existing Bonds for Securities of the Board. 48. For the Purpose of enabling the Board to simplify their Accounts by having only One Mortgage Debt they may from Time to Time agree with the Holder of any Bond or other Security given or granted, either by the Harbour Commissioners or by the Pier Commissioners, for the Surrender and Exchange of the same for a Bond or other Security of the Board, upon such Terms and Conditions as may be mutually agreed upon, so that the Bond or other Security given or granted by the Board shall not secure either any greater Principal Sum or Interest at any greater or higher Rate than that secured by the Bond or other Security surrendered to the Board.

As to Application of Revenues.

- 49. So long as any Part of the Sum of Fourteen thousand four hundred Pounds, now a Charge on the Tolls or Dues by the first-recited Pier Act authorized to be taken, shall remain unpaid, the Revenues of the Board from all Sources (subject to and after having provided for the Payment to the Mayor and Common Council for the Time being, and their Successors, of One Fifth Part of the Harbour Dues as authorized by Section Nineteen of the first-recited Port Act,) shall be applied as follows; that is to say,
  - First, in Payment of the Expense of collecting and recovering the same Revenues, and the Salaries and Wages of all Officers and Servants employed by the Board for the Purposes of this Act, and all Rentcharges or other like current Expenses payable by the Board:
  - Secondly, in Payment of the Costs and Expenses of maintaining, repairing, and altering the Piers, Wharfs, Quays, and Works vested in or constructed by the Board by virtue of this Act, and in keeping open the several Channels herein-before mentioned, and in maintaining, renewing, and altering the Booms and Buoys for marking such Channels respectively, and removing Obstructions within the Port:

Thirdly, in Payment of the Interest upon such of the Bonds or other Securities granted by the Harbour Commissioners for securing the Sum of Thirteen thousand three hundred and twelve Pounds Four Shillings and One Penny as for the Time being may be subsisting, and upon such of the Bonds or other Securities granted by the Pier Commissioners for securing the Sum of Fourteen thousand four hundred Pounds as for the Time being may be subsisting:

Fourthly, in Payment of the Interest upon any Mortgages, Bonds, or other Securities granted under the Authority of this Act:

Fifthly, in paying off in rateable Proportions such of the Bonds or other Securities granted by the Harbour Commissioners and the Pier Commissioners respectively as for the Time being may be subsisting:

Sixthly, in paying off any Mortgages, Bonds, or other Securities granted under the Authority of this Act in substitution for any Bonds or other Securities subsisting at the Time of the passing of this Act:

Lastly, in paying off any other Mortgages or Bonds granted under the Authority of this Act:

Provided, nevertheless, that during the Subsistence of any Bond or other Security granted by the Harbour Commissioners or by the Pier Commissioners under the Provisions of the Port Acts and the Pier Acts respectively, or any of them, the Board shall, unless the respective Holders of such Bonds or other Securities shall in Writing otherwise agree, cause a separate Account to be kept of all Monies received by the Board from Tolls, Rates, or otherwise in respect of the Harbour, and a separate Account of all Monies received by them from Tolls, Rates, or otherwise in respect of the Pier; and if in any Half Year there shall be a Deficiency in the Amount of the Monies received by the Board in respect of the Harbour (after deducting therefrom Two Third Parts of the Charges and Expenses by this Act first and secondly directed to be paid out of the Revenues of the Board) for the Payment in full of the Interest for that Half Year on the then subsisting Bonds or other Securities granted by the Harbour Commissioners, no Part of such Deficiency shall be made good out of any Monies received by the Board in respect of the Pier until the full Amount of Interest for the same Half Year, together with all Arrears (if any) of Interest for former Half Years on the then subsisting Bonds or other Securities granted by the Pier Commissioners, shall have been paid; and if in any Half Year there shall be a Deficiency in the Amount of the Monies received by the Board in respect of the Pier (after deducting therefrom One Third Part of the Charges and Expenses by this Act first and secondly directed to be paid out of the Revenues of the Board) for the Payment in full of the Interest for that Half Year on the then subsisting Bonds or other Securities granted by the Pier Commissioners, no Part of such Deficiency shall be made good out of any Monics received by the Board in respect

of the Harbour until the full Amount of Interest for the same Half Year, together with all Arrears (if any) of Interest for former Half Years on the then subsisting Bonds or other Securities granted by the Harbour Commissioners, shall have been paid.

Time for making up annual Accounts. 50. The Accounts of the Board may be made up to the Thirty-first Day of *March* in each and every Year, or to such other convenient Day as the Board shall from Time to Time direct.

Power to borrow on Mortgage. 51. The Board may borrow and take up at Interest on Mortgage or Bond any Sum or Sums of Money not exceeding Fifteen thousand Pounds, exclusive of the Principal Monies which may at the Time of the Commencement of this Act be due and owing by the Harbour Commissioners and the Pier Commissioners.

Arrears may be enforced by Appointment of a Receiver. 52. The Sum to entitle Holders of Bonds or other Securities granted by the Board to apply for the Appointment of a Receiver of the Principal or Interest thereby secured which shall be in arrear shall be the Sum of Two thousand Pounds.

Power to make Byelaws. 53. In addition to the Power of making Byelaws for all or any of the Purposes mentioned in "The Harbours, Docks, and Piers Clauses Act, 1847," the Board may from Time to Time make, repeal, and alter such Byelaws as they shall think expedient for all or any of the Purposes and Objects following; that is to say,

Passenger Steamboats. For regulating the Use of the Pier, Pontoons, and Landing Stages, and the Access thereto; the Order, Succession, and Manner in which Steam and other Vessels carrying Passengers or Goods shall come up to and depart from the same, and embark and discharge such Passengers and Goods; the Portions of such Pier, Pontoons, and Landing Stages which they may respectively occupy, the Time they may remain thereat, and the Distance at which they shall be moored or lie therefrom when not requiring or not permitted to be alongside the Pier, Pontoon, or Landing Stage, and for maintaining Order on such Pier, Pontoon, and Landing Stage:

Landing of Passengers and Cattle. Porters.

For the Preservation of Order in the Embarkation and Landing of Passengers, Horses, and other Animals, Carriages, and Goods:

For licensing Persons to act as Porters or Barrowmen on the Pier, Pontoon, and Landing Stages, and at the Harbour, regulating their Conduct, and the Remuneration to be received by them, and the Distance they may be required to go:

Carriages at Pier.

For regulating Carriages, Carts, and other Vehicles, as well public as private, coming or resorting to the Pier, Pontoons, Landing Stages, or the Approaches thereto, and the Drivers, Conductors, and Persons in charge thereof or attendant thereon:

For

For regulating Boats and small Craft kept and used for Hire within Boatmen. the Port, and the Rates and Charges to be taken by the Owners thereof.

- 54. All Forfeitures and pecuniary Penalties shall, unless the same be Application made payable by the Board, be paid to or be made over to the Board, of Penalties, and be applied by them for the Purposes of this Act.
- 55. Nothing in this Act contained shall exempt the Board or the Board not Harbour or Pier from the Provisions of any present or future General from Pro-Act relating to Harbours, Docks, or Piers, or to Dues on Shipping, or on visions of Goods carried in Ships, or to Pilotage, or to Lights, Buoys, and Beacons, present and or to the Powers and Privileges of the general Lighthouse Authorities, ral Acts. or from the future Revision and Alteration by Parliament of the Rates and Duties authorized by this Act.
- 56. Provided always, That nothing in this Act contained shall extend Saving or be construed to extend to affect, prejudice, alter, abridge, or take away Rights of Corporation any Rights, Estates, Powers, Immunities, and Advantages, or Privileges of Southwhatsoever belonging or appertaining to the Mayor and Corporation of ampton. the said Town and County of Southampton.
- 57. Nothing contained in this Act, or in any of the Acts herein Saving referred to, shall authorize the Board to take, use, or in any Manner Rights of the interfere with any Foreshore or other Land, Soil, Tenements, or Hereditaments, or any Rights of whatsoever Nature, belonging to or enjoyed or exerciseable by the Queen's most Excellent Majesty in right of Her Crown, without the Consent in Writing of the Commissioners for the Time being of Her Majesty's Woods, Forests, and Land Revenues, or One of them, on behalf of Her Majesty first had and obtained for that Purpose (which Consent such Commissioners are hereby respectively authorized to give), neither shall anything in the said Act or Acts contained divest, take away, prejudice, diminish, or alter any Estate, Right, Privilege, Power, or Authority vested in or enjoyed or exerciseable by the Queen's Majesty, Her Heirs or Successors.

58. The Board, out of any Monies for the Time being in their Hands, Expenses of shall pay and discharge all Costs, Charges, and Expenses incurred in Act. applying for, obtaining, and passing this Act.

### SCHEDULES.

#### SCHEDULE A.

### [43 Geo. III. c. 21.]

How the Money arising by the said Duties shall be applied.

Section 19. And be it further enacted, That all and every Sum and Sums of Money as shall be raised and received by the Duties aforesaid, or recovered for any Forfeitures by this Act appointed, other than so much thereof as shall be allowed to the Collector or other Officers for collecting and managing the said Duties, or for Charges of recovering the same, shall be by the said Commissioners applied and disposed of as follows: In the first place, to the Payment of One Fifth Part of the said Sum or Sums of Money to the said Mayor and Common Council for the Time being, and their Successors, yearly and every Year after the Commencement of this Act, as and for a Compensation for the Loss and Diminution which will accrue to the said Mayor and Common Council by the abolishing the said Duties called Petty Customs, Wharfage, Cranage, Anchorage, and Groundage; and from and after the Payment thereof the Residue shall be applied and disposed of to the building and repairing the said Piers, Docks or Basin, Warehouses, and other present Works, and for securing, preserving, amending, and maintaining the said Dock or Basin and Harbour of Southampton, and for placing, fixing, and maintaining at all necessary Places aforesaid a sufficient Number of Booms for marking the Channels herein-before enumerated; and there shall be from Time to Time provided and kept by the said Receiver, or Person appointed to collect and receive the said Duties, One or more Books, in which all Monies to be received by virtue of this Act, and all Payments out of the same, shall from Time to Time be fairly set down and entered, expressing the Time when and the Name of the Person or Persons from or to whom the same was so received or paid, and for what Use or Purpose such Payment was made; and that at all Times when required by the said Commissioners, during the Continuance of this Act, the Account of such Wharfage, Pier Dues, Dock Dues, Tonnage, and Boomage from the said Books shall be fairly drawn up and stated according to the said Book of Rates, ending the Twenty-ninth Day of September and Twenty-fifth Day of March in every Year, by the said Receiver, and delivered to the said Commissioners, upon the Oath of the said Collector and Receiver, which Oath the said Mayor for the Time being, or One of His Majesty's Justices of the Peace for the said Town and County, is hereby empowered to administer.

keep a Bock to enter Receipts and Payments;

Receiver to

to be filled up according to Commencement.

Section 20. And be it further enacted, That it shall and may be lawful for the said Treasurer, and he is hereby required, on the First Monday in November and the First Monday in May regularly in every Year, to pay or cause to be paid unto the said Mayor and Common Council such half-yearly Payment as shall become due to them, in manner herein-before mentioned, on

Payment to be made by the Treasurer to the Corporation First Mon-

the half-yearly Settlement of the Accounts of such Receipts of Duties and day in May Forfeitures as aforesaid, and for that Purpose to retain in his Hands so and First much Money as will answer such Payment in Priority to all other Payments November whatsoever to be made in pursuance of this Act; and in case such Treasurer, annually. Collector, or Receiver shall neglect or refuse to pay or cause to be paid such half-yearly Payment as aforesaid for the Space of Two Months after such First Monday in November and the First Monday in May annually, he shall forfeit and pay for every such Neglect or Refusal the Sum of Two hundred Pounds to the Use of the said Mayor and Common Council and their Successors, to be recovered by Action of Debt, Bill, Plaint, or Information in any of His Majesty's Courts of Record at Westminster, wherein no Assoign, Protection, Privilege, or Wager of Law, or more than One Imparlance, shall be granted or allowed; and in case such Treasurer shall retain Money in his Hands to pay and shall pay the said half-yearly Payments to the said Mayor and Common Council in manner herein-before mentioned, he shall be indemnified from any Claim of the said Commissioners, and shall be allowed such Payments in his Accounts as a legal Disbursement by virtue of this Act.

### [50 Geo. III. c. 168.]

Section 28. And whereas there are Two public Quays or Wharfs situate in The Quays the said Town and County of Southampton, called Watergate Quay and West vested in the Quay, together with a Piece of Land adjoining to the last-mentioned Quay on the North Side thereof, belonging to the Mayor, Bailiffs, and Burgesses of the said Town, which the said Mayor, Bailiffs, and Burgesses are willing and desirous should be vested in the said Commissioners for the Purposes of the said recited Act: Be it therefore further enacted, That the said Quays or Wharfs and Piece of Land shall from and after the passing of this Act be and the same are hereby vested in the said Commissioners for the Uses and Purposes of this Act, freed and discharged of and from all Rights and Claims whatsoever of and belonging to the said Mayor, Bailiffs, and Burgesses, except and subject nevertheless to the Payment or Charge of Forty Shillings per Annum unto the said Mayor, Bailiffs, and Burgesses from and upon the said Quay called West Quay, and Piece of Land adjoining thereto.

#### SCHEDULE B.

#### Tonnage Dues.

A TONNAGE DUTY on all Ships loading or unloading at the Quays, or in the Road, 2d. per Ton each Voyage.

Colliers, Coasters, and short Traders allowed to compound at 1s. per Ton per Annum.

BOOMAGE DUTY to be paid by all Ships coming within Calshot Castle, and not belonging to the Port; videlicet,

			• •		•		**	ъ,	City.
Under 50 Tons		-	*	 -		-	-	1	6
Above 50 and ur	ider 1	00		-		-	٠.	2	â
Above 100 -			-	-	-	-		5	0

## SCHEDULE C.

# Rates on Goods.

N.B.—Goods brought and carried Coastwise to pay One Moiety of the following Rates, Dues, and Duties, except those particularly enumerated.

<b>A.</b>		
Almonds. See Grocery.	8.	d.
Anchovies. See Fish.		
Ale or Beer the Hogshead	0	4
Alum the Cwt.	0	1
Anchors the Cwt.	0	2
Anvils the Ton	1	0
Apples and Pears the Bushel	. 0	3
Argol the Cwt.	Ò	4
Ashes of all Sorts the Cwt.	0	1
_		
<b>B.</b>		
Bark. See Oak Bark.		: '
Battens and Balks. See Wood.	٠.	
Blubber. See Oil.	2	·
Brandy. See Spirits.		
Bacon per Side	0	2
Beef and Pork per Barrel of 2 Cwt.	0	4
Butter, Foreign, and from Ireland per Cask	0	2
" " " – – – per Firkin	0	1
Baggage or Luggage the Parcel	0	3
Ballast, Foreign, or Coastwise the Ton	0	3
Barilla the Cwt.	0	1
Bays, double	2	0
" single	1	0
Bell Metal the Cwt.	0	1
Biscuit the Cwt.	0	11
Books, bound the Cwt.	0	3
" unbound the Cwt.	0	2
Bottles, French the Dozen	0	1
" of all Sorts the Dozen	0	01
Bran the Quarter	0	2
Brass, new the Cwt.	0	2
Bricks the 1,000	1	0
Brimstone the Cwt.	0	1
Bristles the Cwt.	0	1
Brooms the Gross	0	6
Bullrushes the Load of 63 Bundles	0	6
Burr for Mill Stones the 100	1	6
	Cali	coes.

C.		
Calicoes. See Linen.	8,	d.
Canvas. See Linen.	-,	
Cloves, Cinnamon, and Currants. See Grocery.		
Cabbages the 100	0	4
Cables and Cordage, tarred or not the Cwt.	0	1
Calves each	0	3
Candles the Cwt.	0	14
Candlewick the Cwt.	0	1
Cannons the Cwt.	0	1
Cards, Playing the Gross	0	6
Carpets the Piece	0	3
Chairs the Dozen	0	4
Chaise and Harness, Two Wheels	2	0
Four Wheels	3	0
Charcoal the 100 Bushels	1	6
Cheese the Cwt.	0	2
Cyder the Hogshead	0	4
Cloth the Piece	0	3
Coals, Coastwise per Chaldron	1	0
" if exported per Chaldron	1	0
Cochineal the Cwt.	1	6
Copper, wrought the Cwt.	0	2
" unwrought the Cwt.	Ò	ī
Copperas the Cwt.	Ò	3
Cordage, twice laid " the Cwt.	0	٠Ī
Cork the Cwt.	0	11
Corn and Grain, viz., Barley, Beans, India Corn, Maize, Oats, Pease,	_	-2
Rye, Wheat, Wheat Flour, and Malt the Quarter	0	1
Construise the Quarter	0	1
" exported for the Bounty the Quarter	0	2
Cows, Bulls, and Oxen each	0	6
Coffee the Cwt.	0	2
Crate Rods, Posts, and Laths the Bundle	0	1
Cruses or Stone Cups the 100	0	2
4		
,		
D.		
Damask and Dowlas. See Linen.		
Deals. See Wood.		
Drugs to be calculated at 1d. for every 6s. 8d. Value, by Declaration.		
Dung the Cartload	0	6
,		
173		
E.		
Ermines. See Skins.	^	,
Earthenware the Crate	0	6
the 100 Pieces	0	6
Eggs the 100, containing 6 Score	0	2
Elephants Teeth the Cwt.	0.	4
[Local.] 20 L	eat	hers

<b>F.</b>	8.	d.
Feathers the Cwt.	0	3
Fish, viz.:		
" Anchovies the Barrel, containing 16 lbs. Weight	0	01
,, Hake, Cod Fish, Ling, Haddocks the Cwt.	0	1
" Green Fish the Cwt.	0	1
" Salmon the Barrel	0	3
" Herrings the Barrel	0	2
"Sprats the Last	0	2
Fishing Gear the Cwt.	0	2
Flannel the Piece	0	1
Flax the Cwt.	0	1
Fustians the Piece	0	1
<b>G.</b>		•
••••••••••••••••••••••••••••••••••••••		
Galls the Cwt.	0	2
Glass the Side, or less Package	0	6
,, the Crate	0	8
Glue the Cwt.	0	11
Glovers Clippings the Cwt.	0	1
Gold, Wrought the Ounce	0	6
Grain for Dyers the Cwt.	0	2
Granilla the Cwt.	3	0
Grocery, viz.:	^	
" Almonds the Cwt.	0	3
" Cinnamons, Cloves, Mace, and Nutmegs - the Cwt.	1	0
" Pepper and Ginger the Cwt.	0	3
" Currants the Cwt. " Dates and Figs the Cwt.	0	2
	0	2
" Liquorice Root the Cwt. " Pimento and Plums the Cwt.	0	4 2
	0	2 2
	-	-
of the Sun	0	11
Spen Candy	0	1 <del>1</del> 2
moRmid Alic Cl. (	0	11
the Userhand	ì	6
the Tierre	ī	Ö
Gunpowder the Cwt.	0	3
one own	٠	•
Н.		•
Haberdashery the Cwt.	Ω	8
Hair, viz.:	v	•
Compile the Cont	0	3
Correspond Ove	0	11
Tille the Cont	0	2
" Horse the Cwt.	0	2
"Human - the lb.	.0	1
Hardware the Cwt.	0	2
	]	Hats

Inc S	outhampton Harbour Act, 1863.		
			á
Hate	the Dozen		Ĭ
Hemp	the Cwt. (		1
Hides, raw, and Coastwi			]
Hoops, small	the 1,000		4
<u>-</u>	•	, l	(
» - ·	F .,	_	ç
	the Hogshead		
" white	*	)	]
_ , straight -		)	(
Honey		)	(
Hops -		)	]
Horns, Ox and Cow	the 100 (	)	2
Horses, Geldings, and M	fares - , each 1	l	(
Household Goods	the Load	2	(
. ,, ,,	for each Package	)	9
Hosiery -		)	1
Hurdles	the Dozen		9
	•		
	I.		
ncle, unwrought	the Cwt.	)	
ndia Goods prohibited	the 10 Pieces (	)	(
ndigo -		9	(
ron		0	
ron Pots	•	0	
	•	0	
Iron Hoops -			
ronware -		9.	. !
vory	the Cwt.	0	
<b>†</b> ^-	- <b>K.</b>		
Kelp or Ware '	•	0	
reib of ware : -	and own.	•	
	L.		
Lace of Gold or Silver	the lb. Troy	0	(
Lampblack -		0	
Laths - ~	the 1,000	0	
Lead	the Cwt.	0	
Lead Shot	the Cwt.	0	
Leather		0	
Ditto -		0	
Lemons	·	0	
Lime -		0	
	the Cwt.	•	
Linen Yarn	· · · · · · · · · · · · · · · · · · ·	v	
Coliones plain	vhite the Piece	0	
		0	
nrinted		-	
" " printed Cambrics or Lay		o	
" Cambrics or Lav	wns the Piece	0 0	
Cambring or Law	vns the Piece the 120 Ells	0 0 0	

Linen

#### The Southampton Harbour Act, 1863. Linen—continued. d. 8. **Drillings** the 120 Ells 0 8 Flanders and Holland Linen - the-Piece - 1 " Germany and East Country Cloth, except Russia the 120 Ells Irish Cloth the Piece \*\* Russia Linen the 120 Ells >> Russia Sail Cloth the 120 Ells British Sail Cloth the 100 Ells 3 French, Spanish, and Portugal Linen · the Piece 2 ' Linens of all Sorts made of Hemp or Flax, British Manufacture, the Piece, not exceeding 40 Ells 0 Luggage and Baggage - the Parcel Lumber of all Sorts from America, according to the Measure of the Vessel - the Ton M. See Grocery. Mace. Mahogany. See Wood. Malt. See Corn. Masts. See Wood. Madder per Cwt. Matts of Russia the 100 Mugs the String N. Nutmegs. See Grocery. Nails Nuts the Bushel 0. Oak Boards and Timber. See Wood. Oats. See Corn. Oak Bark the Ton Oaker . the Cwt. 11 Oakum the Cwt. -14 the Chest " Salad Oil the Hogshead 0 " Train Oil, or Blubber the Ton 2 6 Olives the Jar 01 Onions the Bushel 1 Oranges the 1,000 0 Orchal and Orchelia the Cwt. P. Pasteboards. See Wood. Pears. See Apples. Pease. See Corn. Pepper and Prunes. See Grocery. Planks. See Wood. Packthread

Sheep

#### The Southampton Harbour Act, 1863. d. 8. Packthread the Cwt. 0 14 Painters Colours the Cwt. Paper, viz. : Writing Paper, and all other Sorts, except Tobacco and Packing the 10 Reams 0 10 Tobacco and Packing Paper the 10 Reams 6 Sheathing Paper -- the Cwt. ΙÎ Paper, stained the 100 Square Yards Parchment Shavings - the Basket 4 Pewter - the Cwt. 2 Pipes, Tobacco the Gross 01 Pitch and Tar the Barrel 3 Plaster of Paris the Cwt. 14 the 100 Ounces Plate of Silver 0 the 1,000 Pomegranates the Cwt. Pork 1‡ **Potatoes** the Sack Powder, viz.: Hair Powder the Cwt. the lb. Quioksilver the 1,000Quills Raisins. See Grocery. Ropes. See Cables. Rum. See Spirits. Rye. See Corn. the Cwt. Rags and Paper Stuff 1 the 1,000 Reeds or Canes the Cwt. Rice 11 the Cwt. Rosin 1 } the Piece Rugs, Irish Sail Cloth. See Linen. Silver. See Plate. Shot. See Lead. Spars. See Wood. 祖母と Spices. See Grocery. Staves, See Wood. Sugar, refined, the Cwt. See Grocery. raw, the Cwt. the Bushel Salt the Cwt. Saltpetre 0 11 Satin the Piece 6 Seeds, all Seeds the Cwt.

[Local.]

#### The Southampton Harbour Act, 1863. d. Sheep the Score 1 0 Shumack the Cwt. 2 Silks, viz.: Raw Silk the Cwt. Stuffs of Silk only the lb. 2 Silk Stockings and Sewing Silk the lb. 14 Silk and Inkle the lb. 01 Silk and Worsted the lb. ᅊ Skins, viz.: Bear, Elk, Moose, Leopard, Sable, Panther, Tiger, and Wolf's the Skin 1 Badger, Beaver, Buck or Deer, Fisher, Otter, and Seal the Skin 01 Ermine, Cat, Fox, Matron, and Minx - the Dozen 3 Sheep, Goat, Lamb, and Kid Skins the Dozen 2 Coney and Hare Skins .the Hundred, containing Six Score 2 Calf Skins the Dozen 2 Skins, Spanish -- the Piece 0‡ Bordeaux Skins the Piece 0 01 Slates the 1,000 1 . 0 Soap the Cwt. 14 Spirits, viz.: Arrack, Rum, Brandy, Geneva, and all other Spirits, including Cranage the Pipe 0 when not craned the Pipe 1 3 Starch the Cwt. 2 Steel the Cwt. Stockings of Worsted - for every Dozen Pair 01 Stones, viz.: Emery Stones the Cwt. 11 Grinding Stones the Chaldron 0 Gravestones - each 6 1 Marble the Cwt. 11 Mill Stones the Piece 6 Paving Stones the Cwt. 04 Pebble Stones the Ton 3 Querne Stones the 12 Pair 3 **Block Stones** the Ton 6 for Cranage, additional 3 Slickstones and Whetstones - the Hundred 1 Stuffs of all Sorts, made or mixed with Wool the Piece 1 Succade the Cwt. 2 Swan Skins the Piece T. Turpentine Oil the Cwt. Tallow the Cwt. 11 Tar the Barrel 8 Tarras the Hogsbead 6 Tea - "the Cwt. 0 " Coastwise . the Cwt. 0 Thrums

•	8.	d.
Thrums the Cwt.	0	2
Ticks for Beds	0	01
Tiles 1000	ì	0
	_	2
	0	
· · · · · · · · · · · · · · · · · · ·	0	2
Tin the Cwt.	0	2
Tinware the Cwt.	0	2
Tobacco Pipe Clay the Cwt.	0	13
Tobacco the Hogshead	2	0
Tongues and Sounds the Cwt.	0	2
Tortoise-shell the lb.	0	01
Tow the Cwt.	0	1
Treacle or Molasses the Cwt.	0	ıį
Treenails or Tunnels the 1,000	0	ıį
Turpentine the Cwt.	0	ì
Twine the Cwt.	Ŏ	2
Twine	Ÿ	. #
V.		•
- <del></del>		٠,
Verdigrease the Cwt.	0	2
Vinegar the Hogshead		. 6
Vinillo the Cwt.	3	0
<b>W.</b> .		
Wheat. See Corn.		
Wax the Cwt	0	2
Whale Fins the Ton	1	0
Waistcoat, knit the Dozen	0	1
Wine of all Sorts, including Cranage the Pipe	2	0
" when not craned	1	3
" in Bottles the Dozen	0	2
White Lead the Cwt.	0	2
Wire the Cwt.	0	2
Word the Cwt.	Õ	2
Wood, viz.:	٠	-
Anchor Stocks the Piece	0	1
" Balks, large the 120	1	6
<i>p</i> • • •	0	9
"		
"Battens the 120	1	0
" Batten Ends the 100	0	4
" Beach and other Boards, except Wainscoat the 120	1	0
" Beach Rails the 120	0	9
" Paste Boards the Cwt.	0	2
" Brazil and Box Wood the Cwt.	0	2
" Deals, above 20 Feet the 120	2	0
" Ditto, above 14 and under 20 Feet the 120	1	6
" Ditto, under 14 Feet the 120	1	0
", Deal Ends the 120 (Half)	0	4
" Elm Boards the 120	0	6
,, — · ··		-
Firewood the Fathom	0	6
Timber of all Sorts the Load	-	-
, Timber of all Sorts the Load	1	6 0 ood

Wood-

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3)

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Oars

Oak and other Plank

Cotton, or any other Sort

#### ď. -continued.8. the 120 1 0 Fir Quarters 2 the Cwt. 0 **Fustick** 4 the 120 0 Handspikes the Fathom 0 6 Lath Wood the Cwt. 0 2 Lignum Vitæ 2 the Cwt. 0 Logwood, and other Dyers Wood the Ton 2 6 Mahogany 3 1 if craned, additional 0 8 the Piece Masts, great 6 0 middle 0 4 small

the Load

the 120

the Cwt.

1 0

1 0

the 120 1 0 Spars, great 31 8 the 120 0 middle " 4 the 120 0 smallStaves, Pipe or Butt the 120 1 0 53 9 the 120 0 Hogshead ditto " Barrel ditto the 120 ,, 23 the 120 9 Heading 0 ,, 37 the 120 A 6 old, and old Headings " the 120 0 Ufers, double 33 the 120 6 single 0 Ton Measurement 6 Wainscot Boards the 120 2 Wheel Spokes ,,  $\mathbf{Wool}$ the Tod 1 Spanish, Inwards · the Cwt. 0 3

Y.

Yarn of all Sorts - - - - the Cwt. 0 2

And so (in all Cases) in proportion for any greater or less Weight, Number, Measure, or Quantity.

And if any Goods, Wares, or Merchandise imported into or intended to be exported out of, or brought or intended to be carried Coastwise out of the Port, and omitted to be inserted in the foregoing Rates, the Board may charge them with a Port Duty not exceeding 1d. for every 6s. 8d. real or declared Value, or in such other Manner as to them shall seem best, so that the same do not exceed the Rates hereby authorized in respect to Articles of a similar Nature or Value.

All Goods, Wares, and Merchandise going Coastwise, the Weights whereof are not ascertained by the Officers of Customs, shall be charged by the Board by the Bale, Cask, Case, Chest, Trunk, Basket, Parcel, or other Package containing the same, so that the same do not exceed the Rates hereby authorized in respect to Articles of a similar Nature or Value.

### SCHEDULE D.

# Rates for Warehouse Room.

For all Goods, Wares, and Merchandise, a Sum not exceeding 2s. 6d. per Ton per Week, and so in proportion for any less Quantity than a Ton.

#### SCHEDULE E.

#### Pier Tolls.

	٠.	d.
For every Passenger and other Person who shall land on the new Pier	•	141
or Landing Place, or embark or go on board any Vessel, Boat,		
Wherry, or other Machine, from the said Pier or Landing Place, or		
any Part thereof, for each and every Time	0	2
For every Person not landing on or embarking from the said Pier	•	-
who shall use the said Pier for the Purpose of walking for Exercise,		
Pleasure, or otherwise, for each and every Time	0	2
For every Person who shall ride on Horseback for Pleasure, Exercise,	•	_
or otherwise on the said Pier or Landing Place, such Person and		
Horse not landing on or embarking from the said Pier, for each and		
every Time	0	6
For every Four-wheel Carriage, except a Fly, which shall be drawn	-	-
on the said Pier or Landing Place, not being landed or embarked		
therefrom, for each and every Time	1	0
For every Two-wheel Carriage and every Fly which shall be drawn		
on the said Pier or Landing Place, not being landed or embarked		
therefrom, for each and every Time	0	6
For every Horse that shall be landed on or embarked from the said		
Pier or Landing Place, or any Part thereof, for each and every		
Time	1	6
If craned, for each and every Time, the additional Sum of	0	6
For every Bull, Cow, or Ox which shall be landed on or embarked		
therefrom, for each and every Time	0	6
For every Score of Hogs or Pigs which shall be landed on or embarked		
therefrom, for each and every Time	1	8
And for every Number less than a Score, per Head	0	11
For every Score of Sheep which shall be landed on or embarked there-		_
from, for each and every Time	1	2
And for every Number less than a Score, per Head	0	1
For every Score of Lambs which shall be landed on or embarked		
therefrom, for each and every Time	1	0
And for every Number less than a Score, per Head	0	1
[Local.] 20 N		For

#### The Southampton Harbour Act, 1863. d. For every Calf which shall be landed on or embarked therefrom, for each and every Time For every Four-wheel Carriage which shall be landed on or embarked therefrom, for each and every Time If craned, for each and every Time, the additional Sum of For every Two-wheel Carriage which shall be landed on or embarked therefrom, for each and every Time If craned, for each and every Time, the additional Sum of ł For all and every Trunk, Portmanteau, Box, Parcel, or other Package, falling within the Description of Luggage, that shall be landed or otherwise taken from or placed on the said Pier or Landing Place, not exceeding the Weight of 28 lbs. each 2 If exceeding 28 lbs. and not exceeding 84 lbs. each If exceeding 84 lbs. and not exceeding 112 lbs. each If exceeding 112 lbs. and not exceeding 140 lbs. each If exceeding 140 lbs. and not exceeding 196 lbs. each If exceeding 196 lbs. and not exceeding 2 Cwt. each If amounting to or exceeding 2 Cwt., for every Cwt. And for every 28 lbs. in addition 1 (In which Case no Toll is to be paid in respect of less than One Quarter of a Cwt.) But if the same shall be placed on a Barrow, then for any Quantity of Luggage belonging to One Person, and contained in any One Barrow, and not exceeding the Weight of 140 lbs. (The Person chargeable to have the Option of paying by Tale or by the Barrow.) Small Parcel, under 7 lbs., belonging to any Passenger landing or embarking, to be exempt. For all Goods, Wares, or Merchandise, of whatever Description, not falling under the Denomination of Luggage, that shall be landed upon or embarked from the said Pier, the Rates and Duties following: For every Cwt. or less If the Measure of such Goods, Wares, or Merchandise, after the Rate of Forty Cubic Feet in Measure for every Ton in Weight, shall exceed the Weight, then the same shall not be charged by Weight, but shall be charged for every Ton Measure -And so in proportion for any greater or less Quantity.

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