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- 6. Where the compensation assessed by the justices or arbitrators is payable to any owner or other person who is under any disability or incapacity or is not entitled to receive the said compensation for his own benefit, the said compensation shall be applied in the manner in which the compensation coming to parties having limited interests or prevented from treating and not making title is applicable under the Lands Clauses Acts.
- 7. The justices or arbitrators, as the case may be, in the event of their approving of a scheme of drainage as proposed by the applicant or as modified by themselves shall cause a map thereof to be prepared and shall certify under their hands the correctness of the said map; and it shall be the duty of the applicant to forward the said map to the clerk of the peace of the county wherein the land is situate and the said map shall be kept in his office as a record of the proceedings between the parties.
- 8. Where any person is desirous in pursuance of the foregoing provisions of this Schedule of constructing any drain by means whereof any natural watercourse will be diverted from its ordinary channel into any other watercourse, he shall give notice in such manner as may be prescribed both in the locality in which the drain proposed to be constructed is situate and to all owners of the land abutting upon the watercourse into which the diversion is made and situate within four miles of the point of junction, and to all other persons interested, and shall deposit such particulars of his proposals as may be prescribed with the clerk of the peace of the county wherein the proposed drain is situate; and it shall be lawful for any person being the owner of land capable of being injured by the proposed drain within eight weeks after notice of the proposed drain is given, to serve notice that he apprehends injuries therefrom on the person proposing to make the said drain, and thereupon the said owner shall be deemed to have dissented and shall be entitled to the same rights and privileges under this Act as if he were the adjoining owner.

#### PART III.

#### Provisions as to Drains or Improvements made in pursuance of the foregoing Provisions.

1. After drains have been opened or improvements in drains made in pursuance of the foregoing provisions of this Schedule it shall be lawful for the persons for the time being interested in the land for the benefit of which the drains were opened or the improvements made from time to time as it becomes necessary to enter upon the lands through which the said drains have been opened or improvements made for the purpose of

clearing out, scouring and otherwise maintaining them in a due A.D. 1930. state of efficiency, and if the said drains or improvements in drains are not kept so cleared out, scoured and maintained in a due state of efficiency, the owner or occupier for the time being of the lands through or on which the said drains or improvements in drains are made may clear out, scour and otherwise maintain the same in a due state of efficiency and recover the expenses thus incurred in a summary manner from any of the persons interested as aforesaid.

- 2. The owner for the time being of the land through or in which any drain may be opened or improvements in drains made in pursuance of the provisions aforesaid may fill up, divert or otherwise deal with the said drains or improvements in drains on condition of first making and laying down in lieu thereof drains equally efficient; and any dispute as to the efficiency of drains so laid down shall be decided by two or more justices assembled in petty sessions.
- 3. Any person who wilfully obstructs any person making any drains or improvements in drains in pursuance of the provisions aforesaid and any person who wilfully dams up, obstructs or in any way injures any drains or improvements in drains so opened or made shall for each offence incur a penalty not exceeding ten pounds to be recovered in a summary manner.

#### SIXTH SCHEDULE.

Section 79

5TH SCH.

-cont.

# APPOINTMENT OF CONSERVATORS OF RIVER THAMES.

(1) The Conservators shall be appointed as follows:—

By the	Minister	-	One
By the	Board of Trade	-	One
	Minister of Transport	-	Two
By the	Port of London Authority -	-	One
By the	Metropolitan Water Board -		Two
By the	London County Council	-	One
By the	Corporation of the City of London	•	One
By the	Gloucestershire County Council	-	One
By the	Wiltshire County Council	-	One
By the	Oxfordshire County Council -		Two
By the	Berkshire County Council -	-	Two
By the	Buckinghamshire County Council	-	Two
By the	Surrey County Council	-	Three
By the	Middlesex County Council -	-	Three
		05	

А.D. 1930. етн Есн. — cont. By the Hertfordshire County Council - -By the Council of the County Borough of One By the Council of the County Borough of Reading - - - - - -One By the Councils of the Boroughs of Windsor, Henley-upon-Thames, Maidenhead, Abingdon and Wallingford, and of the Urban Districts of Eton. Marlow, Egham, Staines, Chertsey, Weybridge, Walton, and Sunbury Two By the Council of the Borough of Kingstonupon-Thames and the Councils of the Urban Districts of East and West Molesey, Esher and the Dittons, Surbiton, Hampton, Hampton Wick, and Teddington Two

- (2) The conservators to be appointed jointly by several councils shall be appointed in such manner as the Minister of Health may by regulations prescribe.
- (3) The member to be appointed by the Board of Trade shall be appointed by the Board after consultation with such persons and associations concerned in the use of the river as a place of recreation as the Board may think fit.
- (4) Of the two members to be appointed by the Minister of Transport, one shall be appointed after consultation with such persons and associations concerned in the use of the river for the purpose of barge traffic as the Minister of Transport may think fit, and the other after consultation with such persons and associations concerned in the trade or business of boat-building and boat-letting on the Thames as the said Minister may think fit.
- (5) Before the fifteenth day of March next after the commencement of this Act and before the fifteenth day of March in every third year thereafter persons shall be appointed to be conservators in accordance with the provisions of this Schedule and the persons so appointed shall come into office on the first day of April next following.

10 Edw. 7. & 1 Geo. 5. c. exxxiii.

(6) As from the commencement of this Act the provisions of the Thames Conservancy (Appointments and Tolls) Provisional Order Act, 1910, shall have effect subject to the provisions of this Act.

# SEVENTH SCHEDULE.

Land Drainage

Act, 1930.

A.D. 1930.

Section 83.

# ENACTMENTS REPEALED.

cycle wines of the control of the co		
Session and Chapter.	Title or Short Title.	Extent of Repeal.
23 Hen. 8. c. 5.	A geniall Acte concluyage Comissions of Sewers to be directed in all part; within the Realme.	The whole Act.
25 Hen. 8.	An Acte conc nyng the acceptaunce of the othe to the Acte of Sewers.	The whole Act.
3 & 4 Ed. 6.	An Acte for the contynuance of the Statute of Sewers.	The whole Act.
1 Mar. St. 3. c. 11.	An Acte touching the Sea Sandes in Glamorganshire.	The whole Act.
13 Eliz. c. 9.	An Acte for the Commission of Sewers.	The whole Act.
3 Jac. I. c. 14.	An Acte for the explanation of the Statute of Sewers.	The whole Act.
7 Ann, c. 33	The Commissions of Sewers Act, 1708.	The whole Act.
3 & 4 Will. 4.	The Sewers Act, 1833	The whole Act.
c. 22. 4 & 5 Viet.	The Sewers Act, 1841	The whole Act.
c. 45. 10 & 11 Vict. c. 38.	The Land Drainage Act, 1847	
12 & 13 Vict.	The Sewers Act, 1849	
24 & 25 Vict. c. 133.	The Land Diamago 1100, 1001	The whole Act
8 Edw. 7.	The Port of London Act, 1908	Subsection () of section eight and the Thir Schedule.
5 Geo. 5. c.	The Land Drainage Act, 1914	The whole Act
8 & 9 Geo. 5.	The Land Drainage Act, 1918	- The whole Act
e. 17. 14 & 15 Geo 5. c. lxiv.		eight.
16 & 17 Geo 5. c. 24.	10006	- The whole Act
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