To authorise and empower the Board to borrow money by way of cash credit bond, and disposition and assignation in security, or otherwise, for the purposes of the Order on security of the existing Harbour and intended Harbour and works and of the lands and property belonging to the Board and of the tolls, rates, duties and charges authorised to be raised and levied thereat and upon such other securities as may be defined by the Order and to guarantee the repayment of principal and payment of interest of any moneys so borrowed and to make all necessary provisions with respect thereto.

To empower the Board to sell, feu, or lease lands, to let wharves or warehouses, buildings, yards, cranes, machines, shipping, staithes, tips, or other conveniences and to make charges in respect thereof, or of any services to be rendered at, or by means thereof.

To empower the Board to enter into and carry into effect agreements with any Company, body or person with respect to the conveyance of traffic to or from the Harbour and piers and the shipment or landing thereof and as to the occupation or use of quay-space, wharves, staithes, tips or other conveniences, and so far as necessary to confer similar powers on any such Companies, bodies or persons.

To incorporate with the Order all or some of the provisions of the following Acts, viz.:—The Harbours and Passing Tolls Act 1861, the Commissioners' Clauses Act 1847, the Lands Clauses Consolidation (Scotland) Act 1845, the Lands Clauses Consolidation Amendment Act 1860 and the Harbours, Docks and Piers Clauses Act 1847, with such alterations or modifications thereon respectively as may be provided by the Order; and if deemed necessary or expedient, to provide and declare that the provisions of the Harbours, Docks and Piers Clauses Act 1847 with respect to lifeboats and to keeping a tide and weather gauge, shall not apply to the Board or their undertaking.

A copy of this advertisement with a plan showing the proposed limits of the Harbour and a plan and section of the intended new works will on or before the 30th day of November instant be deposited for public inspection in the Private Bill Office of the House of Commons, in the Office of the Clerk of the Parliaments, House of Lords, in the Office at Rothesay of the Principal Sheriff Clerk of the County of Bute, in the Custom House at Greenock, and in the Office of the Board of Trade, London.

Printed Copies of the draft Order will, on or before the 23rd day of December next, be deposited at the Office of the Board of Trade and also for public inspection at the Custom House at Greenock aforesaid; and, on and after the said 23rd day of December next, Copies thereof will be furnished to all persons applying for the same at the Offices of the Agents of the Promoters, as undernoted at the price of one shilling each.

Dated this Eleventh day of November 1902.

ROBERT WOOD,
Writer, Largs;
KEEPING & GLOAG, Solicite

KEEPING & GLOAG, Solicitors, 26 Lombard Street, London, E.C., Parliamentary Agents.

To authorise and empower the Board to Private Legislation Procedure (Scotland) Actrrow money by way of cash credit bond, and

Secretary for Scotland.—December 1902.

ROTHESAY CORPORATION PRO-VISIONAL ORDER.

(Throwing of Rubbish into the Harbour; Removal of Ashes; Smoke Nuisance by Steamboats; Regulations for the Manufacture and Sale of Ice Cream: Licensing or Registration of Billiard and Bagatelle Rooms and Ice Cream and Aerated Water Shops; Power to Town Council to spend money on Parks, Open Spaces, Bands of Music, Entertainments, and Games and Advertising Attractions of the Burgh; Provisions as to Office of the Town Clerk; Amendment of Acts; and other Purposes.)

NOTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of December next by the Provost, Magistrates, and Councillors of the Royal Burgh of Rothesay (in this notice called "the Town Council" and "the Burgh" respectively) for a Provisional Order (in this notice called "the intended Order") to be confirmed by Parliament pursuant to the provisions of the Private Legislation Procedure (Scotland) Act, 1899, for all or some of the following purposes, that is to say:—

(r.) To authorise the Town Council to reclaim Waste Land and Foreshore, and to construct Promenades and Gardens thereon, and to erect Pavilions, Halls, Shelters, Bandstands, and similar erections in any Park, Open Space, Foreshore, Pleasure Ground, or place of public resort or recreation under their control, to make charges for the use thereof, to let out any part of such erections for Stalls, Restaurants, and other purposes. To provide Bands of Music and other Entertainments, to lay out ground for games and provide apparatus therefor, and to make charges for the use of such ground and apparatus.

(2.) To authorise the Town Council to expend money out of the Rates and Assessments of the Burgh in advertising the attractions and advantages of the Burgh.

- (3.) To prohibit, regulate, or control the emission of Smoke by Steamboats frequenting or resorting to the Harbour of Rothesay, and to provide Penalties for the breach of any such enactment.
- (4.) To prohibit the Throwing of Dirt, Litter, Ashes, Night Soil, Carron, Fish Offal or Rubbish into any Harbour or on to any Strand or Sea Beach within the Burgh, to provide for the due observance of any such prohibition, and to make the master or other person in charge of any vessel responsible for any breach of such prohibition.
- (5.) To make further provision with respect to the removal of Dust, Ashes, and Refuse from houses within the Burgh, and as to the time and occasions when such Dust and Refuse shall be removed, and to require the owners of any land and premises to provide Dust Bins or other accommodation to facilitate the removal of such Dust, Ashes, and Refuse by the Town Council.

(6.) To make provisions with respect to the Manufacture and Sale of Ice Cream, and to