

# The Edinburgh Gazette

# Published by Authority.

# FRIDAY, MARCH 22, 1907.

CHANCERY OF THE ROYAL VICTORIAN ORDER, ST. JAMES' PALACE, March 5, 1907.

THE King has been graciously pleased to make the following appointment to the Royal Victorian Order:—

To be Honorary Member of the Fourth Class.

Lieutenant Jonkheer Johan Carl Ferdinand von Mühlen, Royal Netherlands Navy, Naval Aide-de-Camp to Her Majesty The Queen of the Netherlands.

# WHITEHALL, March 18, 1907.

The King has been pleased to appoint William Henry Power, Esq., C.B., F.R.S., Medical Inspector of the Local Government Board, to be Chairman of the Royal Commission on Tuberculosis, in the room of Sir Michael Foster, K.C.B., deceased.

### DOWNING STREET, March 18, 1907.

The King has been pleased to approve of the retention of the title of "Honourable" by Bernhard Ringrose Wise, Esq., who has served for more than three years as a Member of the Executive Council of New South Wales.

CIVIL SERVICE COMMISSION, March 19, 1907.

Notice is hereby given that, upon a special recommendation from the Army Council, and with the assent of the Treasury, Mr. George Edmond Hoppett, having served as a Clerk of the Second Division for upwards of eight years, has been promoted to a Second Class Assistant Accountantship in the Army Accounts Department, with a special certificate granted exceptionally by the Civil Service Commissioners.

ORDER OF THE BOARD OF AGRICULTURE AND FISHERIES.

(DATED 15TH MARCH 1907.)

CAITHNESS-SHIRE (CONTROL OF DOGS)
ORDER OF 1907.

The Board of Agriculture and Fisheries, by virtue and in exercise of the powers vested in them under the Diseases of Animals Acts, 1894 to 1903, the Dogs Act, 1906, and of every other power enabling them in this behalf, do order, and it is hereby ordered, as follows:—

## Power to make Regulations.

1.—(1.) The Local Authority of the District specified in the Schedule to this Order may, in accordance with the provisions of this Order,

make Regulations, with a view to the prevention of worrying of cattle (including sheep), for requiring that dogs or any class of dogs shall, during all or any of the hours between sunset and sunrise, be kept by the owners thereof under control in manner prescribed by the Regulations.

(2.) The Regulations may apply to the whole or any part of the District, and may exempt any class of dogs either generally or under prescribed conditions.

## Confirmation of Regulations.

- 2.—(1.) Regulations made under this Order shall not take effect unless and until they have been submitted to and confirmed by the Board of Agriculture and Fisheries.
- (2.) Unless the Board otherwise direct, the following provisions shall apply—
  - (i.) Notice of intention to apply for confirmation of any Regulations shall be given in one or more of the local newspapers circulating within the District in two successive issues two weeks at least before the making of the application.
  - (ii.) For two weeks at least before an application, a copy of the Regulations proposed to be confirmed shall be kept at the office of the Local Authority of the District, and be open during office hours thereat to the inspection of ratepayers of the District without fee or reward.
  - (iii.) The Clerk of the Local Authority shall on the application of any such ratepayer furnish him with a copy of the proposed Regulations on payment of sixpence.
- (3.) A copy of any Regulations made by a Local Authority under this Order, signed and certified by the Clerk of that Local Authority to be a true copy and to have been duly confirmed, shall be evidence, until the contrary is proved, in all legal proceedings, of the due making, confirmation, and existence of the Regulations, without further or other proof.

# Seizure of Dogs where Regulations are Contravened.

3. Any dog in respect of which an offence is being committed against a Regulation made under this Order may be seized and treated as a stray dog under the powers conferred by section three of the Dogs Act, 1906.

# Extension of Definition in Diseases of Animals Act, 1894.

4. Dogs shall be animals for the purposes of the following sections of the Diseases of Animals Act, 1894 (namely):—

Section forty-three (powers of police); Section forty-four (powers of inspectors); and also for the purposes of all other sections of

the said Act containing provisions relative to or consequent on the provisions of those sections and this Order, including such sections as relate to offences and legal proceedings.

#### Local Authority to enforce Order.

5. The provisions of this Order shall be executed and enforced by the Local Authority.

## Short Title.

6. This Order may be cited as the Caithness-Shire (Control or Dogs) Order of 1907.

In witness whereof the Board of Agriculture and Fisheries have hereunto set their Official Seal this fifteenth day of March nineteen hundred and seven.



T. H. ELLIOTT, Secretary.

#### SCHEDULE.

District of Local Authority to which this Order applies.

The county of Caithness.

Copies of the above Order can be obtained on application to the Secretary, Board of Agriculture and Fisheries, 4 Whitehall Place, London, S.W.

# DISEASES OF ANIMALS ACTS,

1894 то 1903.

RETURN of OUTBREAKS of the undermentioned DISEASES in SCOTLAND for the Week ended 16th March 1907, distinguishing Counties (including Burghs).

#### ANTHRAX.

	Co	Outbreaks Reported.	Animals Attacked.			
	_	_			No.	No.
Aberdeen Banff Dumfries Fife Lanark Midlothia Ross and	  n	   rty			1 2 1 1 1 1	1 2 1 1 1 1
	<b>POTAL</b>		•••		8	8

### GLANDERS (INCLUDING FARCY).

County.	Outbreaks Reported.	Animals which remained Diseased at the end of the previous Week,	Animals Reported during the Week as Attacked.
	No.	No.	No.
Ayr Lanark Midlothian	<u></u>	$-\frac{2}{2}$	
TOTAL	1	4	4

#### SHEEP SCAB.

County.						Outbreaks Reported.
						No.
Inverness						8
To	TAL					3

Board of Agriculture and Fisheries, 19th March 1907.

ACCOUNT showing the Quantities of certain kinds of Agricultural Produce Imported into the United Kingdom in the Week ended 16th March 1907, together with the Quantities Imported in the Corresponding Week of the Previous Year.

								Quant	tities.
								1906.	1907.
Animals living	ξ:								
Oxen, Bi	ills, C	ows, and	Calv	es	•••	•••	Number	11,391	9,660
Sheep an				•••	•••		,,	2,820	3,053
Swine	•••			•••	•••	•••	,,	<u>-</u>	
Horses		•••	•••		•••	•••		608	335
Fresh Meat :-		•••	•••	•••	•••	•••	"		
		D -6-:		3 77.	\		Cwts.	91,334	110,82
Beef (inc	ruurng	Reirige	rateu	and r	n eign)	•••	Owts.	38,059	77,53
Mution		99	"	"		•••	,,		
Pork		"	37	,,		•••	,,	7,418	15,12
Salted or Pre	served	Meat:-							400.0
Bacon	• • •	•••	• • •	•••	•••	•••	,,	147,904	128,37
$\mathbf{Beef}$	•••	•••	•••	•••	•••	•••	,,	3,958	4,70
Hams	•••	•••	•••	•••		•••	,,	12,061	18,87
Pork		•••		•••		•••	ł	5,090	4,16
Meat une				•••	•••	•••	,,,		13,66
			alted				,,,	{ 14,590 }	1,07
Most n	nosonu			than	hv so	ltina	,,	8,103	1,94
Meat, p					oy sa	umg	,,	0,100	1,34
		inned an			•••	•••	ļ		
Dairy Produc	e and	Substitu	ites:-	_			j l		00 /=
Butter		•••	•••	•••	•••	•••	,,	78,423	88,48
Margari	ne			•••	•••	•••	,,,	22,221	16,64
Cheese		•••	•••	•••	•••	•••	,,	35,589	26,61
Milk, Fr								<u> </u>	<u>.</u>
· O-	eam				•••	•••	, ,,	64	9
•,			•••	•••	•••	•••	"	16,329	18,52
	ndens			•••		• • •	,,		9.
	eserve	d, other	kinds	•••	•••	•••	,,	49	_
Eggs	• • •		• • •	•••	•••	•••	Great Hundreds	335,482	427,00
Poultry	•••		•••	•••	•••		Value £	18,983	$37,\!27$
Game	•••		•••	•••	•••		<b>)</b> ,	3,248	4,70
Rabbits, deac						•••	Cwts.	19,354	2,80
Lard	•	undea)	•		,		O 11 03.	60,395	55,68
	··· Maal	and Fla	•••	•••	•••	•••	,,	00,0110	
Corn, Grain,		anu rio						1 500 100	2,279,30
Wheat			•••	•••	•••	•••	17	1,562,100	
Wheat I	Meal a	nd Flou	г	•••	•••	•••	,,,	255,100	284,00
Barley	•••		•••	•••	•••	•••	,,	279,100	545,600
Oats		•••		,	•••	•••	,,	448,400	282,30
Pease		•••					,,	41,220	22,10
Beans	•••	•••	•••	•••		•••		2,970	9,18
Maize or					•••		,,	1,249,500	1,646,10
_		шоотп	•••	•••	•••	•••	"	1,220,000	, ,
Fruit, Raw:-								27,709	88,61
Apples		,	•••	••	•••	•••	,,		3
A pricots	sand.	Peaches	•••	•••	•••	•••	,,	10	
Bananas		•••	•••	•••	•••	•••	Bunches	85,084	<b>92,3</b> 5
Cherries	•••	•••	•••	•••	•••	•••	Cwts.	-	_
Currants		•••	•••	•••	•••	•••	,,	-	_
Goosebe	_	•••	•••	•••	•••	•••	i	_	_
Grapes		•••					**	148	<b>3</b> 5
			•••	•••	•••	•••	"	11,115	24,20
Lemons		•••	•••	•••	•••	•••	**	205,413	231,95
Oranges		•••	•••	•••	•••	•••	,,	400,410	201,00
Pears	•••	•••	• • •	•••	•••	•••	,,	-	
Plums	•••	•••	•••	•••	•••		,,	-	16
Strawbe	rries	•••		•••	•••	•••	,,	<u> </u>	
Unenum	erated	l	•••	•••	•••	•••	,,	1,259	56
Нау	• ••	•••	•••	•••	•••		Tons	2,191	3,22
Straw								1,196	68
	•••	•••	•••	•••	•••	•••	"	1,538	1,70
Moss Litter	•••	•••	•••	•••	•••	•••	0,"		2,29
Hops	•••	•••	•••	•••	•••	•••	Cwts.	4,430	2,20 0.00
Locust Bean	S	•••	•••	•••	•••	•••	,,	36,880	8,00
${f V}$ egetables, ${f i}$	Raw:-	_							
Onions	•••	•••					Bush.	110,912	187,53
Potatoe		•••					Cwts.	12,413	3સ.0૬
_			•••	•••	•••	•••		18.814	22,04
Tomato		. •••	•••	•••	•••	•••	Walno f	10,670	12,5
Unenum	eratec	ı	•••	•••	•••	•••	Value £		1,89
		•••	•••	•••	•••	•••	Cwts.	2,480	
Dried Preserve					•••	•••	_	5,662	4,51

STATEMENT showing the Quantities Sold and Average Price of BRITISH CORN, per Quarter of 8 Bushels, Imperial Measure,\* as received from the Inspectors of Corn Returns, in the Week ended 16th March 1907, pursuant to the Corn Returns Act, 1882.

BR	BRITISH CORN.			QUANTITIES SOLD.	AVERAGE PRICE.		
Wheat	•••	•••		Qrs. Bus. 69,340 2	s. d. 26 10		
Barley	•••	•••		29,274 6	24 2		
Oats	•••	•••		28,017 1	18 0		

COMPARATIVE STATEMENT for the corresponding Week in each of the Years from 1900 to 1906.

Corresponding	លូប	ANTITIES SOL	AVERAGE PRICE.			
Week in	WHEAT.	BARLEY.	OATS.	WHEAT.	BARLEY.	OATS.
1900 1901 1902 1903 1904 1905	Qrs. Bus. 69,944 2 53,758 1 56,394 1 49.360 2 53,481 3 31,869 0 62,420 7	Qrs. Bus. 38,147 0 27,840 1 15,482 3 33,137 6 36,082 3 18,442 7 17,195 6	Qrs. Bus. 17,042 7 13,895 2 12,192 4 25,213 0 29,731 5 20,279 1 17,462 5	s. d. 25 11 25 8 27 1 25 1 28 6 30 10 28 5	s. d. 25 0 24 11 26 4 22 9 22 9 24 11 24 8	s <sub>i</sub> d. 17 1 17 9 20 6 16 10 16 7 16 10 18 10

\* Section 8 of the Corn Returns Act, 1882, provides that where returns of purchases of British Corn are made to the Local Inspector of Corn Returns in any other measure than the imperial bushel or by weight or by a weighed measure, that Officer shall convert such returns into the imperial bushel, and in the case of weight or weighed measure the conversion is to be made at the rate of sixty imperial pounds for every bushel of wheat, fifty imperial pounds for every bushel of barley, and thirty-nine imperial pounds for every bushel of oats.

Board of Agriculture and Fisheries, 3 St. James' Square, London, S.W., 16th March 1907. R. H. REW.

# DISEASES OF ANIMALS ACTS, 1894 to 1903.

RETURN of OUTBREAKS of SWINE FEVER in SCOTLAND for the Week ended 16th March 1907, distinguishing Counties (including Burghs).

County.	Outbreaks Confirmed,	Swine Slaughtered as Diseased or as having been Exposed to Infection.
	No.	No.
Wigtown	4	13
TOTAL	4	13

The following Areas are now subject to the provisions of the Swine Fever (Regulation of Movement) Order of 1903:—

Aberdeenshire, Argyllshire, Banffshire, Bute, Caithness, Clackmannan, Elgin, Fife, Forfarshire, Inverness - shire, Kincardineshire, Kinross, Nairn, Orkney, Perthshire, Ross and Cromarty, Stirlingshire, Sutherland, and Zetland.-An Area comprising the Counties of Aberdeen, Argyll, Banff, Bute, Caithness, Clackmannan, Elgiu, Fife, Forfar, Inverness, Kincardine, Kinross, Nairn, Orkney, Perth, Ross and Cromarty, Stirling, Sutherland, and Zetland, and the detached part of the County of Dumbarton; the Cities of Aberdeen, Dundee, and Perth; and the Burghs of Peterhead, Camp-Dunfermline, Kirkcaldy, beltown, Elgin, Brechin, Forfar, Montrose, Inver-Arbroath, ness, Falkirk, and Stirling (1st August 1906). Argyllshire.—See under Aberdeenshire, &c.

Ayrshire.—An Area comprising the County of Ayr, and the Burghs of Ayr, Irvine, and Kilmarnock (23rd June 1904). Banffshire.—See under Aberdeenshire, &c. Buteshire.—See under Aherdeenshire, &c. Caithness.—See under Aberdeenshire, &c. Clackmannan.—See under Aberdeenshire, &c. Dumbartonshire, Lanarkshire, Peebles, and Renfrew.—An Area comprising the Counties of Dumbarton (except its detached part), Lanark, Perbles. and Renfrew, and the Burghs of Airdrie, Dumbarton, Greenock, Hamilton, Paisley, Port-Glasgow, and Rutherglen, and the City of Glasgow.—12th April 1906. Elgin.—See under Aberdeenshire, &c. Fife.—See under Aberdeenshire, &c. Forfarshire.—See under Aberdeenshire, &c. Inverness-shire.—See under Aberdeenshire, &c. Kincardineshire.—See under Aberdeenshire, &c. Kinross.—See under Aberdeenshire, &c. Lanarkshire.—See under Dumbartonshire, &c. Nairn.—See under Aberdeenshire, &c. Orkney.—See under Aberdeenshire, &c. Peebles.—See under Dumhartonshire, &c. Perthshire.—See under Aberdeenshire, &c. Renfrew.—See under Dumbartonshire, &c. Ross and Cromarty.—See under Aberdeenshire, &c.

Wigtownshire.—An Area comprising the County of Wigtown (5th May 1906).

Zeiland.—See under Aberdeenshire, &c.

Stirlingshire.—See under Aberdeenshire, &c. Sutherland.—See under Aberdeenshire, &c.

Board of Agriculture and Fisheries, 19th March 1907.

# BANKRUPTS. FROM THE LONDON GAZETTE.

#### RECEIVING ORDERS.

- Classen & Co., 23 Leadenhall Street, in the city of London.
- S. H. Dreaper, 70-71 Bishopsgate Street Within, in the city of London, merchant and manufacturer.
- Frederick Cornelius Elisha, Torrens Yard, Torrens Street, Islington, Middlesex, cab proprietor.
- Alfred Goldberg, 3 Angel Court, Throgmorton Street, in the city of London, lately residing at 58 Curzon Street, Mayfair, in the county of London, financier.
- Metcalf & Greig, 11 Serjeant's Inn, Fleet Street, in the city of London, architects and surveyors.
- Robert Hayden Tebb, late of 23 Norfolk Street, Park Lane, now of 8 Clarges Street, Piccadilly, both in the county of London.
- James Yule (trading as J. Yule & Co.), 10 Trump Street, in the city of London, and residing at 56 Upper Tollington Park, Stroud Green, Middlesex, manufacturer's agent.
- Roger Arnold Ackers, 5 Hamblett Street, and lately trading at the rear of 5 Hamblett Street, and at King Street, Leigh, Lancs, colliery joiner, lately cabinet maker and furniture dealer.
- Charles Maugham, 7 Brown Street and 129 Albert Road, both in Coine, Lancashire, saddler and harness maker. Samuel Walker, Admaston, in the county of Stafford,
- Samuel Walker, Admaston, in the county of Stafford blacksmith.
- Daniel Stephens, Brynowel Terrace, Llandilo, Carmarthenshire, haulier.
- Albert Edward Strong, 13 Solway Street, Workington, Cumberland, grocer and draper.
- James Ri^hards, 54 Butts Hill, Frome, Somerset, butcher and grocer.
- Louis George Jarvis, 9 Gordon Terrace Crown Road, lately trading at Market Gates, both in Great Yarmouth, Norfolk, sho ing smith.
- Urban Arthur Brown, Grundisburgh, in the county of Suffolk, butcher.

- Benjamin Harry Edmonds, residing in lodgings at 44 Gymnasium Street, and lately carrying on business at 52 St. Matthew's Street, both in Ipswich, in the county of Suffolk, late newsagent, now a ship's steward.
- Thomas Holmes, the Oddfellows Arms, Ivory Street, Hunslet, in the city of Leeds, licensed victualler and building contractor.
- Mary Elizabeth Howe and John Harold Howe (trading in copartnership together under the style or firm of M. E. Howe & Son), both formerly residing and carrying on business at 153 Roundhay Road, in the city of Leeds, and lately residing and carrying on business under the same style or firm at 22 Laycock Place, Chapeltown Road, Leeds aforesaid, but both now residing in lodgings at 1 Evelyn Street, Leeds aforesaid, bakers and confectioners, the said Mary Elizabeth Howe being a married woman trading separately and apart from her husband.
- Thomas Morris, residing at No. 35 Cankerwell Lane, and carrying on business at 13 Chariot Street, Park Lane, both in the city of Leeds, joiner.
- Thomas Morris, Cragg Wood, Horsforth, near Leeds, in the county of York, journeyman engineer.
- James Tayles, Horncastle, in the county of Lincoln, coal dealer.
- William Jones, 4 Hamilton Street, Pentrebach, Merthyr Tydfil, collier.
- John William Atkins, residing at 148 Stow Hill, and carrying on business at 12 Skinner Street, both in Newport, in the county of Monmouth, house agent.
- George Alfred Greener, Gelynog, near Llantrisant, Glamorganshire, colliery proprietor.
- George Barber (trading as Walmsley & Co.), residing at 4 Camden Place, and carrying on business at 82 Fishergate, both in Preston, in the county of Lancaster, painter and decorator.
- Joseph Proctor Greenall, residing at Thistledene, Fairfield Road, Heysham, and carrying on business at 14 Marine Road, Morecambe, both in the county of Lancaster, wholesale and retail boot and shoe maker.
- Walter Abnett, 16 High Street, Gillingham, and 44 Luton Road, Chatham, both in the county of Kent, bootmaker and leather merchant.
- Sophia Priscilla Pritchett, 5 Fish Market, Salisbury, in the county of Wilts, butcher, wife of Albert Pritchett, trading in respect of her separate estate.
- Sidney Joseph Mills, Shut End Villa, Shut End, Pensnett, in the county of Stafford, brick manufacturer.
- Sydney Cole, Rye House Farm, Dunton Green, Sevenoaks, in the county of Kent, butcher.
- Cyrus Cutler, 170 Gooch Street, Birmingham, in the county of Warwick, and carrying on business at 56 Park Street, Walsall, and lately residing at 94 Wednesbury Road, Walsall aforesaid, Staffordshire, glass and colour dealer.
- George Simmonds, residing and carrying on business at the King's Arms, Cross Street, Darlaston, in the county of Stafford, licensed victualler.
- Fred Loach, residing and carrying on business at 43 New Street, West Bromwich, in the county of Stafford, dairyman.
- John Alexander Hill, the Bell Inn, Market Place, Willenhall, in the county of Stafford, and lately residing and carrying on business at the Bull's Head Inn, Wolverhampton Street, Willenhall aforesaid, licensed victualler.
- Martha Hayter, High Street, Bruton, Somerset, baker, grocer, and confectioner.

Scottish Office, April 1907.

Private Legislation (Procedure) Scotland Act 1899.

# UNIVERSITIES (SCOTLAND) COM-MITTEES FOR TRAINING OF TEACHERS.

(Transfer of Training Colleges, &c.)

(Incorporation of Committees for training of teachers established in connection with

Universities of St. Andrews, Glasgow, Aber- J deen, and Edinburgh; Power of Church of Scotland and United Free Church of Scotland or other body of management to transfer Training Colleges for Teachers to Committees; Discharge of trusts affecting Training Colleges; Confirmation of Agreements relating to transfer of Colleges; Provision for Religious Instruction; Power for Churches to act by Committees; Confirmation of actings of Committees; Variation of rights and privileges; Amendment or repeal of Minute of the Committee of Council on Education in Scotland dated 30th January 1905 and of Acts; Costs of Order; and other purposes.)

TOTICE is hereby given that application is intended to be made to the Secretary for Scotland in the ensuing month of April by Petition for a Provisional Order (hereinafter called "the Order") under the Private Legislation Procedure (Scotland) Act 1899 for all or some of the following among other purposes that is to say:

To incorporate the Committees of the Universities of Edinburgh, Glasgow, Aberdeen, and Saint Andrews for the training of teachers constituted under a Minute of the Committee of Council on Education in Scotland dated the 30th day of January 1905 (hereinafter called "the Committees") as bodies corporate with perpetual succession and a common seal with power to purchase and hold lands and other property for the purposes of their respective constitutions or otherwise in connection therewith, and to sell exchange convey and dispose of such lands or property or any part or parts thereof and to confer on the Committees all or some of the other rights powers and privileges of a body corporate.

To authorise the Church of Scotland and the United Free Church of Scotland or either of them (hereinafter referred to as "the Churches") or other body of management of any college or colleges for the training of teachers or any persons trustees or others holding property funds or endowments for the training of teachers, to demit or transfer their powers of management of any such college or colleges property funds or endowments and to transfer or convey or cause to be transferred or conveyed all or part of the college premises property and equipment of any such college or colleges belonging to or held in trust by or for them to any of the Committees or partly to one and partly to another or others of them including any funds or endowments in connection therewith, and to provide that every such transfer or conveyance shall or may operate to discharge and release the Churches or other body of management and the persons and trustees (if any) making or being parties to such transfer or conveyance from all trusts dispositions liabilities and obligations affecting the premises and property so transferred and conveyed or any part or parts thereof, and also to provide that the Committees may objects of the Order and to confer other rights be discharged and relieved of all or any of and privileges and to amend alter vary or

such trusts dispositions liabilities and obligations, and to make all necessary and incidental provision for carrying into effect the said objects and purposes aforesaid and the provisions of the said Minute relating to the transfer of training colleges.

To authorise the Committees and the Churches to enter into Agreements for all or any of the purposes of the Order and to give effect to and if necessary to confirm with or without additions or alterations any agreement or agreements already made and entered into or which may hereafter be made and entered into between the Churches or either of them or other body of management of any college for the training of teachers or any Committee or Committees thereof or any Trustees representing those bodies respectively or others on the one hand and any one or more of the Committees on the other hand for the transfer or in connection with the transfer to the Committees or partly to one and partly to another or others of them of any such college belonging to the Churches or either of them or other body of management or held in trust by or for them and of all buildings property and equipment held or used in connection with any such college.

To make provision if thought fit in connection with the transfer of any such colleges aforesaid or otherwise for the affording of religious instruction either by the Churches or other body of management as aforesaid or by the Committees in accordance with the terms of the said Minute or otherwise or of any agreement which may have been entered into by or which may hereafter be entered into between the Churches or other body of management as aforesaid and the Committees and if necessary to confirm any such agreement.

To vary or repeal any trusts conditions or restrictions applicable to any property funds or endowments held for Training College purposes in Scotland, to provide that any such property funds or endowments may be held for or applied to the Training Colleges or the Committees or any of them, and to authorise the Churches or others as aforesaid to apply property and funds which may now or hereafter be held by them for or in connection with the training of teachers to the purposes of religious instruction in connection with such Colleges.

To authorise the Churches or either of them or other body of management as aforesaid for the purpose of carrying into effect the provisions of the Order to act by a Committee or Sub-Committee, and to confirm any actings of any Committee or Sub-Committee.

To enable the Churches or one of them or other body of management as aforesaid and the Committees or any one or more of them to enter into and carry into effect agreements and to do all such other acts and things as may be necessary or convenient for the execution of any of the powers of the Order or of any of the provisions of the said Minute of the 30th day of January 1905.

To vary or extinguish any existing rights or privileges which might interfere with the Minute or any public or local Act or Order Ordnance or Minute that may be affected by the Order.

To provide for the payment of the costs of the Order by the Committees in such proportion as may be fixed by the Order or otherwise in such manner as the Order may prescribe.

Printed copies of the Petition and draft Order will be deposited at the Office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of April next.

The subsequent procedure will be by way of Provisional Order unless it is otherwise decided in terms of the Private LegIslation Procedure (Scotland) Act 1899 in which case the procedure may be by way of private bill, and this notice will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 19th day of March 1907.

DUNDAS & WILSON, C.S., 16 St. Andrew Square, Edinburgh, Solicitors for the Order. GRAHAMES CURREY & SPENS, 30 Great George Street, Westminster, Parliamentary Agents.

Scottish Office-Provisional Order. Session 1907.

Private Legislation Procedure (Scotland) Act, 1899.

# GALASHIELS DRAINAGE AND BURGH EXTENSION.

(Construction of Main and Branch Sewers and other Works within the Burgh: The Purification of the River Gala and tributaries thereof and the Interception of Sewage, Drainage, and other polluting matter flowing into the same and otherwise: Compulsory purchase of lands, etc.: Abstraction of water: Construction of Purification Works: Regulating or Settling Tanks: Protection against pollution and interference with the flow of water within the River Gala and tributaries: Separation of refuse from mills and other works and prevention of the same being discharged into the river or into the main and branch sewers and drains: Powers of regulation: Rates, assessments, and contributions, differential or otherwise: Power to levy rates and assessments for the purposes of the Order and to borrow money: Agreements: Extension of Boundaries of Burgh of Galashiels: Amendment alteration and repeal and incorporation of Acts and other purposes.)

OTICE is hereby given that application is intended to be made to the Secretary for Scotland on or before the 17th day of April, 1907, by Petition under the provisions of the Private Legislation Procedure (Scotland) Act,

repeal so far as may be necessary the said, 1899, for a Provisional Order (hereinafter called the Order") promoted by the Provost, Magistrates, and Councillors of the Burgh of Galashiels (who are hereinafter called "the Corporation") for the following or some of the following objects, powers, and purposes, that is to say :-

1. To authorise and empower the Corporation to make and maintain the main and branch sewers, conduits, lines of pipes, and other works hereinafter described, or some one or more of them, or some part or parts thereof, with all necessary drains and storm overflows, outfalls, junctions, syphons, culverts, manholes, walls, embankments, works, and conveniences connected therewith, and to exercise the various powers and authorities hereinafter mentioned, or any of them, that is to say :-

First.—A Main Intercepting Sewer, Conduit, or line of pipes (Work No. 1), partly in the County of Selkirk and partly in the County of Roxburgh, commencing in the Parish of Galashiels and County of Selkirk at a point on the south bank of the stream or river called the Gala Water, 190 yards or thereabouts, measured along the course of said stream, above the bridge which forms an entrance to Buckholm Mill from the south side of said stream, and terminating in the Parish of Melrose and County of Roxburgh, at a point, on a stone wall, erected along the toe of the embankment of the road leading from the Gas Works to the Melrose Road, 113 yards or thereabouts southwards, measured along the line of said wall, from the south boundary of the North British Railway Company's ground, also a branch sewer, conduit, or line of pipes (Work No. 2), to be wholly situated in the Parish of Galashiels and County of Selkirk, commencing at a point to the north-east of where Plumtreehall Brae crosses the North British Railway, and terminating at a point in Work No. 1, 40 yards or thereabouts measured in a westerly direction, from the west side of a footbridge, which forms the entrance to Comelybank Mill from the south side of the Gala Water: also a branch sewer, conduit, or line of pipes (Work No. 3), to be situated wholly in the Parish of Galashiels and County of Selkirk, commencing at a point opposite to, and distant 44 yards or thereabouts north-eastwards from the highest point of a cauld or weir erected in the Gala Water Buckholmside Skin Works, and terminating at a point in Work No. 2, 70 yards or thereabouts, measured in a north-easterly direction, from the termina-tion of said Work No. 2: also a branch sewer, conduit, or line of pipes (Work No. 4), to be wholly situated in the Parish of Galashiels and County of Selkirk, commencing at a point in the middle of the Ladhope Burn, 19 yards or thereabouts above the north-east side of the bridge carrying High Buckholmside over the Ladhope Burn, and terminating at a point in Work No. 1, two yards or thereabouts below the south-east side of the bridge across the Gala Water, called Hunter's Bridge: also a branch sewer, conduit, or line of pipes (Work No. 5), to

be wholly situated within the Parish of Galashiels and County of Selkirk, commencing at a point where the road leading from Galashiels Railway Station joins the Melrose Road, terminating at a point in Work No. 1 in line with Stirling Place: and also a branch sewer, conduit, or line of pipes (Work No. 6), to be wholly situated within the Parish of Galashiels and County of Selkirk, commencing at a point where the road leading to Langhaugh Mill joins the Malrose Road, and terminating in Work No. 1 at a point 13 yards or thereabouts below the north-west boundary of Gala Mill.

Second.—A Main Sewer, Conduit, or line of pipes (Work No. 7), partly in the County of Selkirk and partly in the County of Roxburgh, commencing in the Parish of Galashiels and County of Selkirk at a point within the garden belonging to the property called "Lynhurst," or "Abbotsview," 27 yards or thereabouts north-westwards from the boundary between the said garden and the North British Railway, and six yards or thereabouts south-westwards from the north-east boundary between said garden and a garden belonging to a house called "Kingsknowes," and terminating in the Parish of Melrose and County of Roxburgh at a point on the east side of the Gala Water, 40 yards or thereabouts below the south side of the bridge known as Galafoot Bridge, carrying a road across the Gala Water from the Gas Works to the Melrose Road: also a branch sewer, conduit, or line of pipes (Work No. 8), to be wholly situated in the Parish of Galashiels and County of Selkirk, commencing at a point on a footpath in line with the south gable of the dwelling-house belonging to the Galashiels Gas Light Company, and terminating at a point in Work No. 7, 97 yards or thereabouts, measured in a westerly direction, from the termination of said Work No. 7.

Third.—A cauld or weir (Work No. 9), across the Gala Water, situated partly in the Parish of Galashiels and County of Selkirk, and partly within the Parish of Melrose and County of Roxburgh, at a point 143 yards or thereabouts, in a south-easterly direction, along the course of the stream from the point where the Mill Lade re-enters the Gala Water, together with a conduit or line of pipes (Work No. 10), to be wholly situated in the Parish of Melrose and County of Roxburgh, commencing at north end of said cauld or weir (Work No. 9), and terminating at a point on the west bank of the River Tweed 240 yards or thereabouts, measured in a southerly direction along the course of the River from the south side of the bridge carrying the North British Railway over the River Tweed.

2. To make and maintain all necessary works, conveniences, and appurtenances in connection with the works, or any of them before described, and for connecting all, or any, of the existing sewers, drains, conduits, or of the centre lines of the Rivers Tweed and Gala

outfalls presently discharging directly, or indirectly, into the River Gala, or into any of the tributaries thereof, or into any mill-leads or dams connected therewith, or with any mills, manufactories, or works, with the main sewers, drains, and works to be constructed and maintained under the Order, or for discharging, conducting, or diverting the whole, or part, of the sewage water or contents of any existing sewers, drains, conduits, or outfalls into the said main sewers, drains, and works to be authorised by the Order, or into any subcidiary works to be constructed, or some of them, and to make, provide, and maintain such accommodation works as may be required, or as may be provided by agreement with the owners or other persons interested, through whose lands any of such works are intended or may be constructed: To authorise and provide for the underpinning or otherwise securing or strengthening any houses or buildings which may be rendered insecure by the said intended works, and which houses and buildings may not be actually required to be taken for the purposes thereof.

3. To authorise the Corporation in the construction of the works hereinbefore described to deviate from the lines, situations, and levels thereof, as delineated on the plans and sections hereinafter mentioned to the extent defined thereon, or as may be provided by the Order.

4. To cross, stop up, appropriate, alter, break up, and divert, temporarily or permanently, or to acquire easements, servitudes, or rights of way over, or under any lands, highways, streets, occupation, or other roads, railways, bridges, lanes, paths, passages, sewers, drains, river banks, water courses, electric apparatus, and gas and water and telephonic and telegraphic pipes, posts and wires, so far as may be necessary or expedient for the purpose of making and maintaining the said works, or for any of the purposes of the Order, and to exercise all other

usual and necessary powers.
5. To authorise the Corporation to purchase, feu, lease, or acquire by compulsion or by agreement, and to hold, use, and apply lands and other property for the purposes of the said works, and to acquire compulsorily, or by agreement, and to hold the lands and other property hereinafter mentioned for the purposes of sewage purification, and purposes incidental thereto, and to appropriate and use such lands respectively for those, or any of those, purposes, and to exempt such lands from the provisions of the Lands Clauses Acts with respect to the sale of superfluous lands. The lands intended to be so acquired for the Purification Works and purposes incidental thereto are the following:the lands of Langlee, all in the Parish of Melrose and County of Roxburgh, as embraced in the following boundaries and limits, viz.:—Beginning at a point 83 yards westwards from the west abutment of the cattle creep underneath the railway at Gala Bridge, where the present Parliamentary and Municipal Boundary intersects the south boundary of ground belonging to the North British Railway Company, running in an easterly direction along the south boundary of the North British Railway Company's ground to a point in the centre of the River Tweed, thence turning and running up the centre of the River Tweed to the point where the Old Municipal Boundary formed by the intersection begins, thence turning and following the Old Municipal Boundary up to the middle of the Gala Water to a point where the Old Municipal Boundary leaves the Gala Water and runs northward, and thence turning and still following the said Boundary to the point where the Boundary began.

- 6. To authorise and empower the Corporation on the said lands hereinbefore described, or on any part or parts thereof, to carry out the treatment and purification of the sewage and other discharges from the main and branch sewers and drains constructed and to be constructed, and to prevent the sewage and refuse of the Burgh of Galashiels and the discharges from the works and manufactories therein from being discharged into the River Gala or the tributaries thereof, or the River Tweed, and to discharge the effluents from the Purification Works into the said rivers.
- 7. To authorise the Corporation to givert and discharge the contents of any existing main and branch sewers and any mills, works, and manufactories, into the main or branch sewers, drains, and works proposed to be authorised by the Order, and for effecting such purpose to vary, extend, diminish, take up, remove, replace, or enlarge, or alter the direction or levels of any existing main and branch sewers, or outfalls of sewage, or water presently running and discharging or flowing towards, or into any existing main or branch sewers, and to connect all existing sewers, pipes, or outfalls with the proposed sewers and drains, to be constructed under the Order, and to abstract, discharge, intercept, and divert the whole, or part, of the contents of any existing main or branch sewers and drains, and also the contents of all other sewers and drains presently discharging directly or indirectly into the said River Gala or tributaries, and of the mill-leads and dams aforesaid into the said main or branch sewers and drains, or one or more of them, and to make all necessary sluices, valves, pipes, off-lets, or overflows or appurtenances which may be required for carrying out the said purposes of the Order.
- 8. To divert, abstract, take, use, and appropriate by means of the cauld or weir (Work No. 9) hereinbefore described, the water of the Gala, into the main conduit (Work No. 10) for the purpose of generating power, by means of a turbine, and to discharge the contents of the said main conduit (Work No. 10) into the River Tweed.
- 9. To provide that the Corporation may, notwithstanding the provisions of Section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845, acquire parts only of any property they may require in the construction of the said works, or any of them, without being required to take the whole of such property.

10. To authorise the Corporation to purchase and acquire by agreement from any person, whether under legal disability or not, for the purpose of the works aforesaid, the lands before referred to, and any other lands, in addition to the lands before mentioned, and to enter into agreements for, and in connection with, such purchases, and to confirm any agreements made, or to be made, before the passing of the Act confirming the Order.

11. To clean the bed or channel of the River Gala from the point of commencement of the said Work No. I, together with any dams, mill-leads, connected therewith, and the banks, sides, its tributaries, and mill-leads, or situate within

and slopes of the same, and to remove all mud, silt, or other material, which may, or will, render the water polluted or impure, and to dispose of all such material as may be removed as the Corporation think fit, and for affecting the said purposes to enter at all times upon any part or parts of the said river and banks thereof, and dams and mill-leads, and to use all existing or necessary accesses, roads, and conveniences, and to empower the Corporation to require or compel any person or persons, who, by law, are liable for the removal or abatement of nuisance within the said river, mill-leads, and dams to remove or abate the same.

12. To take power and right of access to and from the main and branch sewers and works to be authorised by the Order, and to any existing main and branch sewers for repair and maintenance of the works and for cleansing and flushing, and also to close all the inlet and open the outlet sluices or appurtenances on the mill-leads, so as to temporarily drain off water from the same during the execution or repair of works, and also power to discharge into the River Tweed, the contents of the said main sewers, drains, or works.

13. To empower the Corporation to enlarge existing sewers and drains, and to make such alterations in the positions of existing sewers and drains, and to construct, lay down, and maintain all necessary and proper drains, channels, conduits, cuts, tunnels, sluices, byewashes, upstands, manholes, offlets, overflows, cleansing shafts, entrances, culverts, ventilators, and settling and depositing tanks or places, works, and conveniences necessary to be used in connection with the main and branch sewers, conduits, and lines of pipes and branch sewers, and other works before mentioned, or in connection with any existing main and branch sewers, or for any other of the objects and purposes of the Order.

14. To provide for and to regulate, prescribe, limit, control, or prohibit the discharge or passing into the proposed main and branch sewers, drains, conduits, or pipes, or into any existing or future main and branch sewers and drains, or pipes, of any poisonous, noxious, and polluting and discolouring liquids and matter, or any solids, and of the sewage and other offensive and injurious matter, or any steam or heated water, and all other matters, or liquid, or solid substances which may pollute, discolour, or render impure the water of the River Gala or the River Tweed, or injure or impede the said main and branch sewers, drains, conduits, and pipes, which may proceed or flow from any houses, buildings, and from any mills, manufactories, bleach-fields, paper works, skinneries, tanneries, glue works, distilleries, gas works, and all other works and buildings, of whatsoever nature or description situate within the Burgh of Galashiels or adjacent to the banks of the River Gala or its tributaries, or to the mill-leads, or situate in any part of the limits of the jurisdiction of the Corporation, and from any houses, buildings, mills, manufactories, bleach-fields, paper works, distilleries, skinneries, tanneries, glue works, gas works, and all other works, of whatsoever nature or description, which may at any time hereafter be erected or established on, or adjacent to, the banks of the river and

any part of the jurisdiction or area of the Corporation (which houses, buildings, mills, and works, and others aforesaid, are in this notice called "the buildings, mills, and other works"), and to make it compulsory on owners, lessees, and occupiers of buildings, mills, and other works, or some of them, to purify and render innocuous any discharge from the same to the satisfaction of the Corporation before being permitted to be discharged or passed into the main sewers, conduits, or pipes, or branch sewers, or into the existing main and branch sewers, and to regulate, control, and limit the quantity of water, which may be taken from the river by the owners and occupiers of any buildings, mills, and other works.

15. To authorise and empower the Corporation to permit any owners or occupiers of houses, buildings, mills, and manufactories, and other works, or any buildings and others aforesaid which may at any time after the passing of the Order be erected within the Burgh, or within or beyond the jurisdiction of the Corporation to join or connect with the main or branch sewers or other works or any existing main or branch sewers. and that on such terms and conditions as to payment and otherwise as the Corporation shall think fit, and to prohibit all junctions except with the consent of the Corporation.

16. To prohibit or restrict, or to empower the Corporation to prohibit or restrict all persons, bodies, and authorities from discharging, throwing, casting, or putting or causing to be discharged, thrown, cast, or put, or to fall or to be carried into the River Gala and its tributaries, or into the River Tweed, or any of them, or into the dams, mill-leads, or any of them, or into any cut, ditch, sewer, drain pipe, channel, stream, or water course communicating with the said Rivers and tributaries and others as aforesaid, or any of them, any poisonous, noxious, or polluting solid or liquid or discolouring matter, or any sewage or other offensive or injurious matter, or any dead animal, fish offal of any kind, dirt, lime, ashes, sawdust, the refuse of any manufactory, manufacturing process, or quarry rubbish, cinders, or any other waste, or any putrid or other offensive or injurious matter which will or may render the water in the River polluted, discoloured, or impure, and to prohibit and prevent or regulate the washing, steeping, or submerging of skins, hides, leather, bark, or any other substance or material in the River or in any of the mill-leads or mill-dams thereon or thereof.

17. To prohibit or restrict, or to enable the Corporation to prohibit or restrict all persons, bodies, and authorities from opening into the River Gala and its tributaries, or into the River Tweed or any of them, or into the dams, millleads, or into any cut, ditch, sewer, drain pipe, channel, stream, or water course, communicating as aforesaid, any ditch, drain pipe, channel, with intent or in order thereby to provide for the flow or passage of any poisonous, noxious, or polluting liquid, or poisonous, noxious, or polluting solid or liquid matter or sewage, or other offensive or injurious matter, or any other matter which will or may render the polluted, discoloured, or impure, into the River Gala and its tributaries, or any of them, or into the mill-leads, or into any cut, ditch, sewer, drain pipe, channel, stream, or water course communicating with the same or any of them.

18. To prohibit the opening by any person, body, or authority not authorised by the Corporation of any sewer, drain, or pipe into the existing or proposed main and branch sewers, conduits, or pipes authorised by the Order, and to prohibit the sending or permitting to flow or pass into the same of any liquid substance or matter that would, in the opinion of the Corporation, be injurious to the construction or use of the sewers, conduits, pipes, or works.

19. To empower the Corporation to exercise as regards the River Gala and mill-leads thereon within the Burgh of Galashiels the powers of local and sanitary authorities under the Rivers Pollution Prevention Act and the Public Health (Scotland) Act, 1897, and any other Acts, or any of them, and with such amendments or enlarged powers as the Order may provide.

20. To confer such powers as may be necessary or expedient upon the Corporation to cause any sewers and drains belonging to them, or to any other local and sanitary authority or person beyond the jurisdiction of the Corporation, to communicate with the main sewers and pipes of the Corporation on such terms and conditions as may be agreed between them and the Corporation, or, failing agreement, or as may be determined by or under the provisions of the Order, and to enable such authorities or persons to execute all necessary works for the purpose, and to appropriate and apply funds and raise additional funds by rates and assessment or otherwise therefor.

21. To provide for the exclusion or diversion of rain and surface water from the sewers and drains to be constructed, and to prevent the same, except with the consent of the Corporation, from flowing into any existing sewers or any main and branch sewers constructed under the Order, and to provide for the diversion and exclusion in whole or in part of rain and surface and flood water accordingly, and to provide, if the Corporation think fit, a separate system of drainage for the same; and to authorise the Corporation to remove, if they think fit, and to charge for the removal of trade refuse. To abolish privies, middens, and all receptacles for noxious refuse. To require all owners to connect their property with the drainage to be provided by the Order in such a way and manner as the Corporation may decide. To require houses to be drained by a combined operation and to apportion the cost thereof. To constitute the Burgh as extended into one drainage area for all purposes.

22. To authorise and empower the Corporation to impose, levy, and assess within the Burgh as the same may be extended under the Order, new and additional rates, assessments, charges, and contributions, differential or uniform or graduated for the purposes of the Order, and for the construction and maintenance of the works authorised by the Order, and of any existing main and branch sewers and all other subsidiary works, and for the purchase of lands, on and from the owners and occupiers or from the owners or occupiers of all lands and heritages situated within the Burgh of Galashiels according to the extended boundaries thereof under the Order, and to make provision for the recovery and collection of all such rates, charges, contributions, and assessments in such way and manner as the Order will provide, or to adopt and incorporate with the Order the provisions of the General Police and Improvements (Scotland) Acts, 1892 to 1903, and the provisions of the Public Health (Scotland) Act, 1897, or either of them, and any Acts amending or extending the same with respect to the levying, collecting, and recovering of assessments, and to make the same with such alterations, enlargements, additions, modifications, or amendments as may be necessary applicable to the levying, collecting, and recovering the rates, charges, contributions, and assessments under the Order.

23. To empower the Corporation to apply their funds and to borrow money for the purposes of the Order on the security of the rates, assessments, and charges to be authorised by the Order, and of the rates and assessments which the Corporation may levy under the Burgh Police Acts or the Public Health Acts, or under any of them, and of such amount and in such way and manner, whether by mortgage, cash credit, terminable annuity, or otherwise, as shall be considered expedient, and to re-borrow and to provide for a sinking fund for the repayment of borrowed money.

24. To authorise the Corporation to make, alter, and vary and rescind bye-laws and regulations for the better carrying out of the purposes of the Order, and to attach penalties to the breach or non-observance of any of the provisions of the Order, and to provide all necessary means for enforcing such bye-laws and regulations and penalties for breach thereof, and of any of the other provisions of the Order.

25. To provide, vary, and extinguish all rights and privileges which would interfere with the objects, powers, and purposes of the Order as may be necessary and expedient in carrying out the said several objects, and to confer all such powers as are usually inserted in Orders of a like nature.

26. To incorporate all or some of the provisions of the Lands Clauses Acts and the provisions of the Railways Clauses Consolidation Act, 1845, with respect to the temporary occupation of lands during execution of works and with respect to the crossing of railways and interference therewith and other purposes, and the Galashiels Municipal Extension Police and Water Act, 1876, the Burgh Police (Scotland) Acts, 1892 to 1903, the Public Health (Scotland) Act, 1897, and Acts amending and extending the same, the Rivers Pollution Prevention Act, 1876, with such amendments, alterations, and variations as the Order may prescribe or as may be expedient.

27. To amend and so far as necessary for any of the purposes aforesaid to repeal all or some of the provisions of the North British, Edinburgh, Perth and Dundee, and West of Fife Railway Amalgamation Act, 1862, and all other Acts relating to or affecting the North British Railway Company, or the undertakings belonging to, amalgamated with or held on lease or worked or authorised or vested in that Company; the Galashiels Municipal Extension and Police and Water Act, 1876; the Burgh Police (Scotland) Acts, 1892 to 1903; the Public Health (Scotland) Act, 1897; the Town Council (Scotland) Acts, 1900 and 1903, and all or any other Acts affecting the Order or its purposes or amending or extending any of the said Acts, and to incorporate and re-enact and make applicable to the Order all or some of the provisions of some one or more of the aforesaid Acts.

28. To extend for all municipal, police, public health, and all other purposes whatsoever the existing boundaries of the Burgh of Galashiels, and to include and incorporate therein the area and lands and heritages before described, to be acquired for the purification works and purposes incidental thereto, or some part or parts thereof, as part of the said Burgh of Galashiels, and to separate for the purposes of such extension and of the Order the said area and the lands and heritages therein from the County of Roxburgh, and from the management, jurisdiction, and administration of the local or other authority thereof, under any Acts of Parliament public or private, or Provisional Orders, and to exempt the said area proposed to be annexed from all County rates and other assessments, and from all other tolls, rates, assessments, and charges now enforcible or which may be levied or charged under any existing public or private local Acts or Orders in force or applicable within the said areas or part thereof, and to include the same within the Burgh of Galashiels and the County of Selkirk.

29. The said area and the lands and heritages intended to be annexed to the Burgh of Galashiels are hereinafter referred to as "the District annexed." The existing boundaries of the said Burgh and the district annexed are respectively shown on the map to be deposited as hereinafter mentioned, and if any discrepancy between the description of the boundaries and the boundaries as shown on the said map, the Order will provide that the map will prevail.

30. To transfer to the Burgh and to the Town Council of the Burgh all or some of the powers, authorities, jurisdictions, and provisions applicable to or exercisable by any local or other authorities presently exercising jurisdiction within the district annexed, and to extend to the district annexed and to the inhabitants thereof the same municipal franchises and all rights, privileges, immunities, duties, and obligations that are enjoyed and are possessed by or are incumbent on the inhabitants of the existing Burgh, and to extend the powers and jurisdictions of the Town Council and of the Magistrates and of the Dean of Guild Court and any other Court to and over the districts annexed, and to make applicable thereto all or some of the provisions of any public or private or local Acts, statutes, enactments, charters, deeds, agreements, or Orders and Bye-laws and Regulations in force within or applicable to the existing Burgh or the inhabitants thereof.

31. To make all provisions incidental to the purposes of such extension and convenient for carrying out the same, and for giving full effect to the purposes thereof.

32. And Notice is hereby given that on or before the 30th day of March, 1907, a copy and duplicate thereof showing the boundaries of the existing Burgh of Galashiels and also the boundaries of the District proposed to be annexed will be deposited for public inspection with the Town Clerk of the Burgh of Galashiels at his Office in Galashiels, and a copy of the said map will also be deposited at the Office of the Board of Agriculture.

33. And Notice is further hereby given that duplicate plans and sections describing the lines, situations, and levels of the works respectively hereinbefore described, and of the lands and property, which may be taken for

the purposes thereof, and of the Order and of the works and conveniences connected therewith or which may be taken under the powers of deviation before mentioned, and also of the other lands and property which may be taken for the other purposes before mentioned of the Order, together with a book of reference to the said plans containing the names of the owners or reputed owners, lessees, or reputed lessees and occupiers of such lands, property, and works, and a copy of this Notice as published in the "Edinburgh Gazette" will on or before the 30th day of March 1907, be deposited for public inspection in the Office at Selkirk of the Principal Sheriff Clerk of the County of Selkirk, and also at the Office of the Sheriff Clerk at Galashiels, and also at the Office of the Principal Sheriff Clerk of the County of Roxburgh, at Jedburgh and Melrose respectively, and a copy of so much of the said plans, sections, and book of reference as relates to the parishes aforesaid or to the said Burgh of Galashiels, together with a copy of this Notice, will be deposited, on or before the said date, for public inspection as regards the said Parishes at the Office of the Clerk of the Parish Council of each of such parishes, and so far as regards the Burgh of Galashiels with the Town Clerk at his Office at

34. The Petition for the Order and printed copies thereof and of the Draft Order will be lodged at the Office of the Secretary for Scotland, Whitehall, London, on the 17th day of April next, and on the same day a printed copy of the Draft Order will be deposited in the Office of Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

35. The subsequent procedure will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of Private Bill, and this Notice and the deposits will, subject to the Standing Orders of Parliament, apply to such Order.

Dated this 18th day of March, 1907.

J. B. LUMSDEN, Town Clerk, Galashiels.

A. & W. BEVERIDGE, 18 Abingdon Street, Westminster, London, Parliamentary Agents.

Secretary for Scotland,—April, 1907. CITY OF GLASGOW.

(Extension of Boundaries of City and Royal Burgh of Glasgow by Incorporation therein of Burgh of Pollokshaws, the several suburban areas known as Robroyston, Hogganfield, Shettleston, Carntyne, Tollcross, Mount Vernon, Carmyle, Cathcart, Carmunnock, Busby, Clarkston, Giffnock, Newlands, Mansewood, Thornliebank, Nitshill, Crookston, and Cardonald, and such other suburban areas, lands and heritages as are included in boundary hereinafter set forth; Limits of Pollokshaws, the several suburban areas

of Extended City; Separation of added area from Counties of Lanark and Renfrew and addition thereof to County of City of Glasgow; Extension and Application of Glasgow Corporation Acts to added area; Extension of Jurisdiction and Powers of Corporation, Dean of Guild and Deacon Convener and Burgh and Dean of Guild Courts; New Wards; Alteration of Existing Wards; Alteration of Constitution of Corporation of Glasgow and other bodies; Committees for divisional administration; Deputy Chairman of Corporation: Election of Magistrates; Valuation Roll; Register of Voters; Municipal Elections; Nomination of Councillors at such Elections; Transfer of property, revenues, jurisdictions, etc., of those authorities to Corporation; Abolition of Offices under those Authorities, and compensation to Officers; Abolition of separate jurisdiction and powers of Provost, Magistrates, and Councillors of Burgh of Pollokshaws, and of County Councils, District Committees, Standing Joint Committees, Commissioners of Supply, and Justices of Peace for Counties of Lanark and Renfrew, and other Local Authorities in added area; Provisions as to rights over private property for sewers, drains, roads, and footpaths; Alteration and Extension of Powers of Rating and Assessing; Borrowing of money; Transfer to Corporation of Special Drainage, Lighting and Water Supply Areas; Agreements with County Councils, District Committees, Commissioners of Supply, and other Local Authorities in added area; Agreements with any Company or person supplying gas, water, or electrical energy in added area; Acquisition of Works; Special rates for supply of gas, water, or electrical. energy in added area; Alteration or repeal of Clyde Valley Electric Power Act, 1901, and Burgh of Pollokshaws Electric Supply Order, 1905; Amendment of Glasgow Building Regulations Act 1900 as to Street Register; Amendment of Licensing (Scotland) Act, 1903, and other public Acts; Incorporation, Amendment or Repeal of Acts; and other purposes.)

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next, by the Corporation of the City of Glasgow (in this Notice called "the Corporation" and "the City" respectively) for a Provisional Order (in this Notice called "the 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) :--

To incorporate with the City the Burgh

known as Robroyston, Hogganfield, Shettleston, Carntyne, Tollcross, Mount Vernon, Carmyle, Cathcart, Carmunnock, Busby, Clarkston, Giffnock, Newlands, Mansewood, Thornliebank, Nitshill, Crookston, and Cardonald, or any of them, and such other suburban areas, lands and heritages as are included in the boundary hereinafter set forth, or some part or parts thereof, at present situate beyond the limits of the City (in this Notice called "the added area").

The boundary of the added area is as follows (that is to say):—

FIRST. Beginning at a point on the municipal boundary of the existing city near Springburn goods and mineral station 200 feet or thereabouts from the north side of Coltston road measured in a north-westerly direction and thence proceeding eastward southward and again eastward along an imaginary line parallel with and distant throughout 120 feet to the northward and eastward of the north and east sides of the road leading from Coltston to Auchinloch by Auchinairn to a point thereon in the line of the fence on the west of Cardyke forming the western boundary of enclosure marked 1594 on the Ordnance Survey map of the county of Lanark scale 25.344 inches to one mile second edition dated 1898 thence southward along the said fence forming the western boundary of the said enclosure marked 1594 on the said map to the fence on the south of Cardyke forming the southern boundary of the said enclosure marked 1594 on the said map thence in a direct line to the north-east corner of the enclosure marked 1611 on the said map thence southward and westward along the eastern and southern boundaries of the said enclosure marked 1611 on the said map thence southward along the eastern boundary of enclosures marked 1635 1646 and 1686 on the said map till such boundary joins the Garnkirk burn thence in a direct line to the north-east corner of enclosure marked 1039 on the said map and along the boundary between the parishes of Glasgow and Cadder and across Cumbernauld road until it meets the southern boundary of enclosure marked 1078 on the said map thence westward along the southern boundary of enclosures marked 1078 and 1080 on the said map to a point thereon 120 feet to the eastward of the east side of the road leading from Millerston by Comedie to Craigend thence southward along an imaginary line parallel with and distant 120 feet to the eastward of the east side of the last-mentioned road and continuing in the same direction in a straight line across the Monkland canal to a point 120 feet to the northward of the north side of the road leading from Milncroft bridge to Bertrohill thence eastward and southward along an imaginary line parallel with and distant 120 feet to the northward and eastward of the north and east sides of the last-mentioned

road until it intersects the northeastern boundary of the enclosure marked 1503 on the said map thence south-eastward along the said boundary of the said enclosure marked 1503 to and across the road leading from Glasgow by High Carntyne and Lightburn to Provanhall thence westward along the south side of the last-mentioned road until it joins the western boundary of the enclosure marked 1497 on the said map thence southward along the said boundary and along the western boundary of the enclosure marked 1495 on the said map until it joins the northern boundary of enclosure marked 1552 on the said map thence westward and southward along the northern and western boundaries of the said enclosure marked 1552 on the said map and across the road on the north of Sandymount cemetery thence westward along the south side of the last-mentioned road to the western boundary of the said cemetery thence southward along the western boundary of the said cemetery until it meets the northern boundary of the North British Railway from Glasgow to Coatbridge thence eastward southward and eastward along the northeast and north sides of the said railway until it meets the eastern boundary of the enclosure marked 1563 on the said map then southward across the said railway in line of and along the eastern boundary of the enclosure marked 1602 on the said map to a point thereon 200 yards or thereabouts northward from the north side of the public road leading from Glasgow to Edinburgh by Shettleston thence westward for a distance of 66 yards or thereabouts along a line parallel with and distant 200 yards or thereabouts northward from the north side of the said public road thence southward along a straight line for a distance of 678 yards or thereabouts, to a point in the centre of the road leading to Mount Vernon Station, at or near its junction with the road leading to Mount Vernon House thence south-westward along the centre of the said road leading to Mount Vernon Station and continuation thereof to a point on the south-west side of the North British Railway (Hamilton and Bothwell Section) thence south-eastward along the south-west side of the said railway to a point thereon 50 yards or thereabouts northwestward from the centre of the road leading from Mount Vernon to Barrachnie thence southward along a straight line to a point at or near the junction of the public road leading from Glasgow to Edinburgh through Tollcross and the public road from Glasgow to Edinburgh through Dalmarnock and distant 36 yards or thereabouts westward from the line of the west side of the said road leading from Mount Vernon to Barrachnie thence again southward along a straight

line to a point on the north side of the River Clyde which point is 380 yards or thereabouts from Kenmuir Farm steading measured in a south-easterly direction and continuation thereof to the centre of the said river thence along the centre of the said river until it meets the said municipal boundary of the existing city of Westthorn thence north-eastward north-westward north-eastward north-westward north-eastward north-westward northward southwestward northward and westward along the said municipal boundary to the point of commencement and

SECOND. Beginning at a point where the western boundary of Rutherglen intersects the municipal boundary of the existing city at Polmadie burn thence proceeding southward south-eastward again southward and eastward along the said boundary of the burgh of Rutherglen to a point thereon 120 feet to the eastward of the east side of the road leading from Rutherglen by Bowhouse to Cathkin Park thence southward along an imaginary line parallel with and distant 120 feet to the eastward of the east side of the said road for a distance of 250 yards or thereabouts thence westward along an imaginary line parallel with and distant 120 feet to the southward of the south side of the road leading from the last-mentioned road to the road leading from Glasgow by Aikenhead to Carmunnock thence southward along an imaginary line parallel with and distant 120 feet to the eastward of the east side of the said road leading from Glasgow by Aikenhead to Carmunnock until it meets the northern boundary of the enclosure marked 252 on the Ordnance Survey map of the counties of Lanark and Renfrew scale 25.344 inches to one mile second edition dated 1898 thence southeastward along a straight line to a point on the road from Carmunnock to Cathkin 310 yards or thereabouts south-westward from the south corner of Muirside Farm steading thence south-westward along a straight line to a point 77 yards or thereabouts north-east from the south-west corner of the enclosure marked 435 on the Ordnance Survey map of the county of Lanark scale 25.344 inches to one mile second edition, dated 1898 thence south-eastward along a straight line for a distance of 533 yards or thereabouts to a point in the High flat Burn 610 yards or thereabouts measured in a straight line north-eastward from the junction of that burn with the Kittoch Burn thence south-westward along the High flat Burn for a distance of 80 yards or thereabouts and continuing south-westward along the south-eastern boundary of the enclosures marked 2781 on the said map dated 1898 and 2630 on the Ordnance Survey map of the county of Lanark scale 25.344 inches to one mile second edition dated 1896 and continuation thereof to the centre of the Kittoch Burn 80 yards or thereabouts south-eastward from the junction of the said burn with the High flat Burn thence north-westward and westward along the centre of the Kittoch Burn to a point thereon 120 feet south-eastward from the south-east side of the road leading from Carmunnock to Thorntonhall thence south-westward along an imaginary line parallel with and distant 120 feet to the southeastward of the south-east side of the last-mentioned road for a distance of 487 yards or thereabouts thence northwestward along an imaginary line parallel with and distant 120 feet to the south-westward of the south-west side of the road leading from East Kilbride to Busby until it intersects the south-eastern boundary of the enclosure marked 2596 on the said map dated 1896 thence south-westward along the south-eastern boundary of the said enclosure marked 2596 and the south-eastern and southwestern boundaries of the enclosure marked 2637 on the said map dated 1806 thence south-westward along the south-eastern boundary of the enclosures marked 2637 and 2638 on the said map dated 1896 to the Thorntonhall burn thence south-westward and westward along the centre of the said Thorntonhall burn to the point where it joins the boundary between the counties of Lanark and Renfrew in the centre of the White Cart water thence northward along the said county boundary to a point thereon in line of the northern boundary of the enclosure marked 910 on the Ordnance Survey map of the counties of Lanark and Renfrew scale 25.344 inches to one mile second edition dated 1897 thence westward and north-westward along the northern and north-eastern boundary of the said enclosure marked 910 and of the enclosure 918 on the said map dated 1897 and continuation thereof to a point 120 feet west of the west side of the turnpike road leading from Glasgow to Eaglesham thence northward along an imaginary line parallel with and distant 120 feet to the westward of the west side of the last-mentioned road until it intersects the boundary between the parishes of Cathcart and Mearns thence westward and north-westward along the boundary between the parishes of Cathcart and Mearns and the boundary between the parishes of Eastwood and Mearns and along part of the south-western boundary of Rouken Glen Park to the point where the last-mentioned parish boundary leaves the south-western boundary of that park thence northwestward for a distance of 213 yards or thereabouts to a point 120 feet from the north-west side of the road leading past Deaconsbank to the turnpike road from Glasgow to Stewarton thence north-eastward and north-westward along an imaginary line parallel with and distant 120 feet to the northwestward and south-westward of the north-west and south-west sides of the said road and across the said turnpike road to a point 120 feet north-west from the north-west side thereof thence north-eastward along an imaginary line parallel with and distant 120 feet to the north-westward of the northwest side of the said turnpike road to a point 120 feet southward of the south side of the road leading from the said turnpike road to the road from Spiers bridge to Hurlet thence north-westward along an imaginary line parallel with and distant 120 feet to the south-westward of the southwest side of the last-mentioned road and of the said road leading from Spiers bridge to Hurlet to a point thereon 120 feet eastward from the east side of the road from Hurlet to Barrhead thence in a true northward direction for a distance of 100 yards or thereabouts thence northeastward and northward along an imaginary line parallel with and distant 120 feet to the north-westward and westward of the north-west and west sides of the road leading from Hurlet by Howford bridge to Crookston to a point distant 28 yards or thereabouts southward from the northern boundary of the enclosure marked 1126 on the Ordnance Survey Map of the County of Renfrew scale 25.344 inches to one mile, second edition dated 1897 thence north-eastward to a point on the east side of the said road leading from Hurlet by Howford to Crookston distant 40 yards or thereabouts from the north-west corner of the enclosure marked 1125 on the said Map, dated 1897 thence northward along the east side of the said road and continuation thereof to a point where it joins the boundary between the Parishes of Eastwood and Paisley in the Centre of the White Cart Water thence north-eastward north-westward north-eastward and south-eastward along the said Parish boundary to a point thereon 77 yards or thereabouts from the centre of the intake of the Mill Lade to Cardonald Mill measured in a south-westerly direction thence northward along a straight line to a point on the south side of the turnpike road leading from Glasgow to Paisley at its junction with the east side of the road leading to Cardonald Mill thence westward along the south side of the said turnpike road to a point thereon in line of the west side of the road leading from the said turnpike road at Three Mile Cottage to North Cardonald thence northward across the said turnpike road and along the west side of the said road leading to North Cardonald until it intersects the north side of the Glasgow and Paisley Joint Railway thence eastward along the north side of the said railway the added area or to annex the added area

until it joins the said municipal boundary of the existing city and the boundary between the counties of Lanark and Renfrew at Cardonald junction thence southward south-eastward eastward and north-eastward along the said municipal boundary to the point of commencement.

The added area is situate in the Counties of Lanark and Renfrew, and the parishes of Cadder, Glasgow, Old Monkland, Rutherglen, Carmunnock, Govan, Cathcart, Eastwood, East Kilbride, Mearns, and Paisley.

To constitute the added area part of the City for all Municipal and other purposes, and for all or some purposes to separate the added area from the Counties of Lanark and Renfrew, and to add it to the County of the City of Glasgow.

To provide that all or some of the Acts and Orders Bye-laws, Rules and Regulations which are applicable to the City, shall extend and apply to the added area, with such alterations or amendments as the Order may prescribe.

To extend to the inhabitants of the added area the same municipal franchises, benefits and privileges as are enjoyed and possessed by the inhabitants of the City.

To extend to the added area all or some of the rights, privileges, immunities, and obligations of the City and all jurisdictions of all persons and authorities which may be competent within the same, and to empower the Corporation to levy and collect within the added area the same rents, tolls, rates, duties, cess, and assessments as they levy and collect within the City, or such reduced rents, tolls, rates, duties, cess and assessments as the Order may prescribe.

To repeal or alter all or some of the powers of the existing authorities in the added area of levying and collecting rents, tolls, rates, duties, cess, and assessments in the added area, and to grant further or other powers to the Corporation of levying or collecting those and other rents, tolls, rates, duties, cess, and assessments, and to repeal or alter any Act or Order or so much thereof as relates to the rents, tolls, rates, duties, cess, and assessments so to be repealed or altered, and to make other provisions in lieu thereof.

To confer upon the Corporation, the Magistrates, the Dean of Guild, the Deacon Convener, the Burgh Courts, and the Dean of Guild Courts of the City, and their respective officers, and the Lord-Lieutenant and the Justices of the Peace of the County of the City of Glasgow and any other bodies, authorities and persons, or some of them, all or some of the jurisdictions, powers, and authorities with re-ference to the added area as they possess with reference to the City, including the making and varying of Bye-laws, Rules and Regulations, the punishment of offences, the granting of licences, and other matters in connection with the municipal government or otherwise of the added area.

To alter the number of the existing wards of the City, or to provide for the formation of the added area into new wards, or to rearrange and alter the existing wards of the City or some of them immediately adjoining or any part or parts thereof to any one or | more of the existing wards of the City, and to provide for the fixing and arrangement of the limits of such new, altered, or extended wards and the number of Councillors to be elected for each new, altered, extended, or existing ward of the City.

To alter the constitution of the Corporation and to increase the number of members thereof.

To provide for the appointment of Committees and Sub-Committees in connection with the Statute Labour, Cleansing, Health, and Watching and Lighting, and other requirements of, or particular localities in, the added area, and to make such other provisions for the divisional administration of the City as extended by the Order as the Order may prescribe.

To provide that the Corporation may annually appoint a deputy chairman, and may annually appoint the Magistrates of the City all in such way and manner as the Order

may prescribe.

To make provisions with reference to the Valuation Roll and the Register of Voters for the City and the added area, the qualification of electors, the procedure at elections and other matters connected therewith.

To provide that the list or register of voters to be used at a municipal election shall be the list or register to be used in connection with the nomination of candidates for such election.

To transfer to the Corporation all or some part or parts of the property or revenues of every description at present belonging to any local or other authority in the added area; to provide for the payment and liquidation of moneys borrowed and obligations incurred by such authorities or any of them, or some part or parts thereof; and to make such arrangements in regard to the matters aforesaid as may be expedient, or as the Order may prescribe.

To make compensation, if thought proper, to any local or other authority in the added area in respect of the curtailment of its revenue or loss of property by or under the Order, and to make compensation, if thought proper, in respect of pecuniary loss sustained by any person by or under the Order or in consequence of the separation of the added area from the Counties of Lanark and Renfrew.

To abolish or alter the jurisdictions, powers, and authorities of the Provost, Magistrates, and Councillors of the Burgh of Pollokshaws, and the Justices of the Peace, the County Councils, the District Committees, the Standing Joint Committees, and the Commissioners of Supply of the Counties of Lanark and Renfrew, the Local Authorities of the several Parishes in which the added area is situated and all other Local Authorities in the added area, and to abolish or alter any offices held under those bodies and authorities respectively, in so far as concerns the added area, and to make provision for the members of these bodies and authorities ceasing to hold office in so far as representing the added area; and to alter or vary the jurisdiction of the Justices of the Peace in the City and the

existing Justices of the Peace of the Counties of Lanark and Renfrew in the added area and to provide if thought proper for their transference from the list of Justices for those Counties to the list of Justices for the County of the City of Glasgow.

To transfer to the Corporation any special drainage area wholly or partly in the added area, to extinguish or alter the powers of any local or other authority, in relation thereto, to confer on the Corporation power to deal with the drainage of such area, including assessing, borrowing, and other powers in connection therewith. and to make such other provisions in regard to the drainage and sewage of the added area as the Order may prescribe.

To provide that all rights and privileges of proprietors and feuars to retain and to maintain, alter, renew, and enlarge common or private sewers on private ground, and to drain roads into common or private sewers on such private ground in the added area shall be vested in and exercised by the Corporation without payment or other consideration.

To provide that all rights and privileges of proprietors and feuars with respect to the making and using of roads, footpaths, and sewers taken over by the Corporation in the added area under the powers of the Order shall be vested in and held and possessed by the Corporation without payment or other consideration, and to enable the Corporation to enforce or to require such proprietors and feuars to enforce, on behalf of the Corporation, all such rights and privileges against the granters thereof.

To authorise the Corporation to continue or to alter or vary the rates, charges, and assessments leviable under the several Acts and Orders relating to the City or to impose and levy new, special and additional rates, charges and assessments for the several objects and purposes of these several Acts and Orders or of the Order.

To authorise the Corporation to borrow further moneys for the purposes of the Order, and for any other purposes of the Corporation, on such security and on such terms and conditions or otherwise as the Order may prescribe, and to provide for the repayment of the moneys so borrowed.

To authorise the Corporation to apply to the purposes of the Order any moneys, rates, charges, or assessments belonging to them or which they may be authorised to raise or

impose or levy.

To authorise the Corporation on the one hand, and any person, company, corporation, trustees, authority, or body interested in or affected by any of the objects and purposes of the Order on the other hand, to enter into and carry into effect agreements for or in relation to such objects and purposes, and to confirm, with or without modification, amendment, alteration, or addition, all or any agreements which may have been, or, during the progress of the Order, may be entered into with reference to the objects or purposes of the Order.

To authorise the Corporation and any person, company, corporation, trustees, To make provisions with reference to the authority, or body in the added area owning

any gas, water, or electricity undertaking to enter into or carry into effect agreements for the sale of any such undertaking to the Corporation and in connection therewith for the transfer to the Corporation of all or some of the statutory or other powers possessed by any such person, company, corporation, trustees, authority, or body, and to confirm any such agreements, and to make such other provision in connection therewith as the Order may prescribe, including power to make special charges for the supply of water, gas, and electricity in any part of the area supplied by such person, company, corporation, trustees, authority, or body which is not added to the City.

To make provisions with reference to the constitution of the Appeal Court for the county of Renfrew under the Licensing (Scotland) Act, 1903.

To provide that no new licences for the sale of exciseable liquors shall be granted in the added area or some portion thereof.

To repeal, vary, or extinguish all rights, powers, authorities, jurisdictions, privileges, and exemptions which may in any way interfere with any of the objects and purposes aforesaid, or of the Order, and to confer, vary, or extinguish other rights, powers, authorities, jurisdictions, privileges, and exemptions.

To repeal, alter, or amend the Clyde Valley Electrical Power Act, 1901, and the Burgh of Pollokshaws Electric Supply Order, 1905, and in lieu thereof to make applicable to the added area all or some of the provisions of the Acts or Orders relating to the supply of electrical energy in the City.

To repeal, alter, or amend Section 9 of the Glasgow Building Regulations Act, 1900, and in connection therewith to enact that it shall not be necessary to enter in the Register of Streets provided for in that Section, and in the relative map (a) the width of any Street or (b) the distance between the centre of any Street and the building line thereof, to provide for a new or amended Register of Streets and relative map, and to repeal Sections 20 and 21 of the said Act in whole or in part.

To alter, amend, extend, and enlarge, or to repeal, so far as may be necessary or desirable for the purposes of the Order, the powers and provisions, or some of them, or all or one or more of the several Acts and Orders relating to the City or to the added area or any part thereof.

To alter or amend, so far as may be necessary for the purposes of the Order, some of the provisions of the following Acts (that is to say)—the Births, Deaths, and Marriages (Scotland) Acts, 1854 to 1860, the Registration Acts as defined by the Representation of the People Act, 1884, the Public Health (Scotland) Act, 1897, the Town Councils (Scotland) Act, 1900, and the Licensing (Scotland) Act, 1903, and Acts amending the same.

A map, and also a duplicate thereof, showing as well the present boundaries of the city as the boundaries of the added area will, on or before the 31st day of March current, be deposited for public inspection with the Town Clerks of the City

and the burgh of Pollokshaws; the Clerks to the County Councils of the counties of Lanark and Renfrew; and the Clerks to the District Committees of the Middle and the Lower Wards of the County of Lanark, and the First or Upper District of the County of Renfrew, at their respective offices.

The subsequent procedure on the application for the Order will be by way of Provisional Order, unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act, 1899, in which case the procedure may be by way of private Bill, and this Notice and the deposits with reference to the said application will, subject to the Standing Orders of Parliament, apply to such Bill.

The Petition for the Order, and printed copies thereof and of the draft Order, will be deposited at the Office of the Secretary for Scotland, Whitehall, on or before the 17th day of April next, and on or before the same date printed copies of the draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

Dated the 18th day of March, 1907.

A. W. Myles, Town Clerk, Glasgow, Solicitor for the Order.

MARTIN & LESLIE, 27 Abingdon Street, Westminster, Parliamentary Agents.

Scottish Office—April 1907.

Private Legislation Procedure (Scotland)
Act, 1899.

# LANARKSHIRE COUNTY COUNCIL.

(Extension of Period for Repayment of Moneys borrowed by Lanarkshire County Council for Sewers and Sewage Purposes; Amendment of Local Government (Scotland) Act, 1889, and Public Health (Scotland) Act, 1897, in relation thereto; Incorporation of "Trustees of James Donald Bequest"; Appointment and Resignation of Trustees; Transfer to Trustees by the District Committee of the Middle Ward of the County of Lanark of Trust Fund bequeathed to the District Committee by the late James Donald; Application, Administration and Management of Trust Fund, and Income thereof; Regulation and Conduct of Business of Trustees; Bye-laws by Trustees; Variation of Trust Disposition of said James Donald; Repeal of Powers of said County Council and District Committee with regard to Supply of Water and Powers of Assessment within portion of Burgh of Hamilton, and inclusion thereof within Area of Supply of Town Council of Hamilton under Hamilton Water Acts, 1854 to 1898; Power to Town Council to levy Rates and apply their Funds;

Variation and Extinguishment of Rights | and Interests; Incorporation, Amendment, or Repeal of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland on or before the 17th day of April next, for a Provisional Order (hereinafter called "the Order"), for all or some among others of the purposes hereinafter set forth.

(In this Notice the expression "the County Council" means the County Council of the County of Lanark, the expression "the District Committee" means the District Committee of the District of the Middle Ward of the County of Lanark, and the expression "the Middle Ward Water Acts" means the Lanarkshire (Middle Ward District) Water Acts 1892 to 1902.)

To amend or repeal in relation to the County Council, the County of Lanark and the District Committees of the Upper, Middle and Lower Wards thereof, all or some of the provisions of the Local Government (Scotland) Act 1889 and the Public Health (Scotland) Act 1897 and of any Act amending those Acts or either of them or any rules or regulations made under those Acts or any of them which limit or prescribe the period for the repay-ment of borrowed money or relate to the method of such repayment, and to provide that any money borrowed by the County Council either before or after the passing of the Act confirming the Order for the purpose of purchasing constructing enlarging extending or reconstructing sewers or drains and works ancillary or incidental thereto or for the purpose of purifying cleansing disinfecting treating utilising supplying or disposing of sewage or the products residuals or effluents of sewage or for the purpose of acquiring land or buildings or constructing enlarging reconstructing or providing outfall or intercepting sewers reservoirs sluices buildings or other works engines apparatus or materials for or in connection with any of the purposes aforesaid or otherwise for the purpose of carrying into effect any of the powers in relation to sewers or drains or the disposal of sewage or to works ancillary or incidental thereto conferred on a local authority by the said Public Health (Scotland) Act 1897 and whether the money so borrowed or to be borrowed has been or shall be expended or applied or works have been or shall be carried out or land or buildings acquired within or without the said County of Lanark or within or without any special drainage district therein shall be repaid within such period not exceeding 60 years as the County Council with the consent of the Standing Joint Committee for the County of Lanark may determine or as may be provided in the Order and to prescribe the method of such repayment and to make all necessary and incidental provisions for giving effect to the purposes aforesaid.

To incorporate a body of trustees under the name of "the Trustees of the James Donald Bequest " or such other name as may be provided in the Order and the successors in office of such trustees (hereinafter called "the Trustees") as a body corporate and

seal and with power to purchase and hold lands and to sue and be sued and with all other rights powers and privileges of a body corporate.

To nominate or appoint the Trustees or to provide that the Trustees shall be such persons or the holders of such offices or shall be nominated or appointed wholly or partly by such local or public authorities bodies or persons as shall be named in the Order and to prescribe the procedure for such nomination or appointment and to provide for the tenure of office of the Trustees the resignation of Trustees the filling up of casual vacancies and other matters.

To authorise and require the District Committee or any trustees for the District Committee to pay or transfer to the Trustees the sum or sums of money bequeathed to the District Committee by the Trust Disposition and Settlement of the deceased James Donald dated the 16th day of October 1902 or the investments representing the same and the income accrued or to accrue thereon (hereinafter referred to as "the Trust Fund") and upon such payment or transfer to provide for the discharge of the District Committee or any trustees for the District Committee from any obligation to carry into effect the trusts declared by the said trust disposition and settlement in respect of the sums so bequeathed to the District Committee as aforesaid and from all liability with regard to the application of the trust fund and to validate and confirm the said bequest to the District Committee and the holding by and actings of the District Committee and of their officials and any trustees for the District Committee or Committees of the District Committee with regard to the sum so bequeathed to the District Committee prior to the passing of the Act confirming the Order.

To provide for the application of the capital and income of the trust fund for the benefit and advantage of the town of Bothwell in the said County of Lanark and the inhabitants thereof in such manner as the Trustees may in their discretion think expedient or as may be prescribed by the Order and amongst other things to authorise the Trustees if thought fit to apply the whole or part of the capital of the trust fund in or towards the purchase of the property known as Hillpark House, Bothwell, or other suitable property and in laying out and adapting the same as a public institution with parks and grounds for social educational recreative or other purposes beneficial to the said town and the inhabitants thereof.

To make provision for the maintenance and upkeep of any such Institution parks and grounds or other like property of the Trustees and for the application of any income derived therefrom.

To authorise the Trustees to receive contributions from any body or person in aid of any object or purpose to which the trust fund may be applied or any other like object or purpose and to provide that such contributions shall form part of the trust fund or the income thereof and be applied accordingly or dealt with in such other manner as the donors of such contributions may direct or politic with perpetual succession and a common | as may be provided by the Order.

To authorise the Trustees to sell mortgage feu lease or otherwise deal with any land or other property acquired by or vested in them or any part or parts thereof and from time to time to purchase take on feu or lease or otherwise acquire or hold other land or property for the purposes of the Order and to make other necessary or incidental provisions with regard to the investment or application of the trust fund and the income thereof or the property of the Trustees for the time being representing the trust fund.

To provide for and regulate the management and administration of the trust fund and the application thereof and the conduct of the business of the Trustees including the time and place of meetings of the Trustees the voting at such meetings the appointment of a Chairman and of a Clerk and Treasurer and other officers and servants the service of notices and other documents on or by the Trustees the execution of deeds and other documents the keeping of accounts and all other matters relative or incidental to such management and administration and to authorise the Trustees to delegate all or any of their functions or duties to a Committee or Committees of their number and to regulate the powers and duties of such Committee or Committees.

To empower the Trustees to make and enforce bye-laws rules and regulations with regard to the application of the trust fund and the income thereof and for the conduct of their business and for the management of any public institution parks grounds or other like property that may be vested in them for the time being as Trustees of the trust fund and for defining the persons or classes of persons who may be recipients of the benefits of the trust fund or who may use or frequent any such institution parks grounds or property and to authorise the Trustees to make charges for the use of any such Institution parks grounds or property or any part or parts thereof or for any instruction entertainment or means of recreation that may be provided by the Trustees or permitted by them thereat or thereon.

To enable the Trustees to alter or rescind any of the provisions of the Order regulating the administration of the Trust Fund or the management thereof by the Trustees or any bye-laws rules or regulations made by the Trustees under the powers of the Order and from time to time to make alter or rescind other provisions bye-laws rules or regulations in lieu of or in addition thereto.

To authorise the Trustees to apply to the Court of Session for directions as to the management or administration of the trust fund or for alterations or modifications of the powers of the Trustees and to authorise the said Court upon any such application to give such directions or to alter or modify the powers of the Trustees as the Court may

So far as may be necessary for carrying into effect the objects and purposes of the Order with regard to the Trust Fund to vary or annul all or some of the provisions of the Trust Disposition and Settlement of the said James Donald.

Magistrates and Councillors of the Burgh of Hamilton in the said County of Lanark (hereinafter called "the Town Council") are by the Hamilton Water Acts 1854 to 1898 authorised to supply water and to include within such area that part of the said Burgh which is beyond the said area and within the limits of supply of the District Committee under the Middle Ward Water Acts and was added to the Burgh by decree of the Sheriff of Lanarkshire dated 1st April 1901 (hereinafter called "the added area") and to authorise and so far as may be necessary to require the Town Council to exercise perform and carry out within the added area all or some of the powers duties and obligations with regard to the supply of water conferred or imposed on the Town Council by the Hamilton Water Acts 1854 to 1898 the Hamilton Burgh Order 1901 and any other Act or Order relating to the Town Council or the said Burgh including power to impose levy and recover within the added area all and the same rates assessments and charges in connection with the supply of water as the Town Council are authorised to impose levy and recover within their existing area of supply.

To exclude the added area from the limits within which the District Committee are authorised or required to supply water under the Middle Ward Water Acts and to repeal in whole or in part all rights powers duties and obligations now vested in or incumbent on the County Council or the District Committee with regard to the supply of water and powers of assessment within the added area and to alter amend or repeal the Middle Ward Water Acts accordingly and to empower the County Council and the District Committee on the one hand and the Town Council on the other hand to enter into and carry into effect agreements and to confirm any agreement or agreements already entered into with regard to the matters aforesaid.

To authorise the Town Council to apply their funds and any rates or assessments leviable by the Town Council and to borrow money for the purpose of giving effect to the objects and purposes aforesaid or for carrying into effect any such agreement or agreements.

To provide for the payment of the costs charges and expenses of and incident to the preparing for obtaining and confirming the Order wholly or partly out of any moneys in the hands of the County Council or out of any rates assessments or money which the County Council are authorised to levy or borrow under the Public Health (Scotland) Act 1897 or any Act or Acts amending the same or under the Middle Ward Water Acts or otherwise or out of the Trust Fund and in such proportions as the Order may prescribe.

The Order will vary or extinguish all rights and privileges inconsistent with or which would or might in any way impede or interfere with any of the objects or purposes of the Order and will confer other rights and privileges and will in addition to the Acts hereinbefore mentioned or referred to incorporate with and make applicable to the Order or some part or parts thereof all or some of the provisions of the Waterworks Clauses Acts 1847 and 1863 the Local Government (Scotland) To extend the area within which the Provost | Act 1889 and the Public Health (Scotland) Act, 1897 and any Act or Acts amending those Acts.

In addition to the public and local Acts and Orders hereinbefore mentioned or referred to the Order will or may also alter vary or repeal the provisions of other Acts and Orders relating to or affecting the County Council or the District Committee and the County of Lanark and the Town Council and the Burgh of Hamilton.

The Petition for the Order and printed copies thereof and of the draft Order will be lodged in the office of the Secretary for Scotland, Whitehall, London, on or before the 17th day of April next.

The subsequent procedure will be by way of Provisional Order unless it is otherwise determined in terms of the Private Legislation Procedure (Scotland) Act 1899 in which case the procedure may be by way of private Bill and this Notice and the deposits will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 12th day of March, 1907.

W. ALSTON DYKES, THOMAS MUNRO, County Clerks, W. E. WHYTE, District Clerk,

Hamilton.

Wm. H. Hill, LL.D., District Clerk, Glasgow.

A. W. Paterson, District Clerk, Lanark.

Grahames, Currey, & Spens, 30 Great George Street, Westminster, Parliamentary Agents.

Scottish Office—Session 1907.

Private Legislation Procedure (Scotland) Act. 1899.

## EDINBURGH AND DISTRICT WATER.

(Extension of Time for Purchase of Lands; Definition of Height for the Supply of Water within and beyond the Compulsory Area; Alteration of the Basis of Rating of Certain Buildings and Premises for Water Supply; Borrowing Powers; Amendment of Sinking Fund Provisions; Agreement Powers for the Supply of Water outside the Existing Limits of Supply; Agreements for Purchase of certain Water Rights; Construction of Subsidiary Works and Authorisation of Subsidiary Works already constructed; Amendment and Repeal of the Provisions Relating to the Talla Railway of the Trustees; Power to Hold the said Railway and to Lease or Sell the same; Amendment of the Lands Clauses Acts with respect to Superfluous Lands; Retiring and Superannuation Allowances to Officials; Amendment of Acts and other Purposes.)

OTICE is hereby given, that application is intended to be made to the Secretary for Scotland by Petition under the provisions

of the above-mentioned Act for a Provisional Order promoted by the Edinburgh and District Water Trustees incorporated under the Edinburgh and District Waterworks Act 1869 (hereinafter called "the Trustees") for the following or some of the following objects powers and purposes that is to say:—

To authorise the Trustees to make construct maintain and use the works hereinafter described or some of them or some part or parts thereof together with all necessary embankments dams roads approaches weirs pipes conduits channels cuts sluices valves pressure reducing valves weirs and other works and conveniences connected therewith or incidental thereto as may be necessary or appropriate for and in connection with the water undertaking of the Trustees (that is to say)

(I) A service tank wholly situate below street level in Carlton Terrace at or near its junction with Regent Terrace.

(2) A service tank wholly situate below street level in Queen Street at or near its intersection with Hanover Street.

(3) A service tank wholly situate below street level in Heriot Row at or near its junction with Howe Street.

(4) A service tank (hereinafter called Dunsapie Tank) near the western boundary of enclosure No. 72 on the 25-inch Ordnance Survey map (first edition 1896 sheet No. IV. 5 of Edinburghshire.)

The foregoing works will be situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian.

(5) A service tank (hereinafter called Barnton Tank) wholly situate in the Parish of Cramond and County of Mid-Lothian in the enclosure No. 180 near the south-western boundary thereof on the 25-inch Ordnance Survey map 1895 of the Parish of Cramond.

(6) A conduit aqueduct or offlet wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian, commencing by a junction with the Trustees' 30-inch main in Braid Road at a point 112 yards or thereby measured in a northerly direction from the centre of the bridge carrying said road over the Braid Burn and terminating at a point in the Braid Burn 10 yards or thereby measured in an easterly direction from the centre of said bridge

(7) A conduit aqueduct or offlet wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian commencing by a junction with the Trustees' 30-inch main in Comiston Road at a point 143 yards or thereby measured in a southerly direction from the centre of the bridge or culvert carrying said road over the Braid Burn and terminating at a point in the Braid Burn 20 yards or thereby measured in an easterly direction from the centre of said bridge or culvert.

(8) A conduit aqueduct or line of pipes wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian commencing at a point in Willowbrae

Road 290 yards or thereby measured in a south-easterly direction from a point in said road ex adverso Willowbrae House Lodge and terminating in the said Dunsapie Tank.

(9) A conduit aqueduct or line of pipes wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian commencing at a point in Lilyhill Terrace 60 yards or thereby measured in a southeasterly direction from the south-east corner of Parsons Green School and terminating in the said Dunsapie Tank which said conduit aqueduct or line of pipes passes for a length of 366 yards or

thereby through the King's Park.

(10) A conduit aqueduct or offlet wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian commencing in the King's Park at a point at or near its eastern boundary 1260 yards or thereby measured in a northerly direction from the Duddingston entrance gate and terminating in the said Dunsapie Tank which said conduit aqueduct or offlet passes for a length of 200 yards or thereby through the King's Park.

(II) A conduit aqueduct or offlet wholly situate in the Parish of Cramond and County of Mid-Lothian commencing at a point in the enclosure No. 225 on the 25-inch Ordnance Survey map (1895) of the Parish of Cramond 480 yards or thereby measured in an easterly direction from its south-west corner and terminating

in the said Barnton Tank.

(12) A pressure reducing valve chamber wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian in the road metal depot alongside Comiston Road at a point 133 yards or thereby measured in a southerly direction from the centre of the bridge or culvert carrying said road over the Braid Burn.

(13) A pressure reducing valve chamber wholly situate in the City Parish of Edinburgh and County of the City of Edinburgh and County of Mid-Lothian in Willowbrae Road at a point 366 yards or thereby measured in a north-westerly direction from a point in said road ex adverso Willowbrae House Lodge.

To legalise authorise and confirm the service tanks and the other works hereinbefore described, so far as the same have been already constructed.

To authorise the Trustees to deviate laterally and vertically from the lines and levels of the works to be authorised by the Order as shown on the plans and sections after-mentioned to the extent shown thereon or as may be prescribed by the Order and also to deviate beyond the limits shown on the deposited plans referred to in the various Acts of Parliament of and relating to the water undertaking at places where lands have already been acquired by the Trustees.

To authorise the Trustees to enter upon appropriate take use and acquire compulsorily maintenance of the works before described or any of them and to hold such lands for the purposes of the Order or to lease feu or otherwise acquire lands houses and other property and rights and servitudes permanent or temporary in and over the same and to vary and extinguish all existing rights and privileges connected with such lands and property which may interfere with the purposes of the Order or with the existing works and property of the Trustees and all other rights and privileges inconsistent with the objects and purposes of the Order and also to confer further or other powers rights and privileges.

The part of the lands of Holyrood or King's Park City Parish of Edinburgh and County of City of Edinburgh and County of Mid-Lothian being commonty lands or public park which may be taken for the purposes of the Order will extend to one acre or thereby and such lands may also be used for an access to

Dunsapie Tank.

To extend the time limited by the Edinburgh and District Waterworks Order 1904 confirmed by the Edinburgh and District Water Order Confirmation Act 1904 for the purchase of lands authorised by the said Order for the purposes of the Works Nos. 3 and II in the said Order described.

To authorise and empower any trustees curators heirs of entail life-renters persons under legal disability or others holding any limited estate or interest in any lands or property required for the works or any of them before described or for the purposes of the Order to sell and convey such lands and property to the Trustees or the use of such part thereof as may be necessary for such consideration or price or feu-duty and upon such terms and conditions as may have been or may be agreed between such trustees or other persons aforesaid and to sanction and confirm any agreements which have been or may be made with respect thereto.

To provide that the works hereinbefore described and the lands to be acquired for the purposes thereof or of the Order shall for all purposes form part of the Water Undertaking of the Trustees and to extend and apply all or some of the Acts and Orders now in force in relation to the existing waterworks of the Trustees to the works to be authorised by the Order with such amendments as the Order may

prescribe.

To empower the Trustees at any time for any purposes connected with any of their existing works or with any of the works to be authorised by the Order to cause any water to be discharged into any available stream drain or watercourse.

To authorise the Trustees to apply any existing monies and in addition to any powers of borrowing they now possess to raise such other and further sums of money by borrowing or reborrowing as may be necessary or required for the purposes of the Order and also for the general purposes of the Trustees' undertaking and to apply such borrowed money to the purposes aforesaid and to the further purpose of the afforestation of any lands of the Trustees forming part of their Water Undertaking which the Trustees may deem expedient or or by agreement lands houses and other necessary for the protection of the reservoirs property necessary for the execution and waterworks of the Trustees and to incorthe Trustees with respect to the borrowing of money and to the security on the rates rents charges and other revenue of the Trustees and to make provision for a sinking fund for the repayment of borrowed money.

To authorise the Trustees to impose levy assess, and recover rates rents duties and charges or increased rates rents duties and charges as may be necessary to carry into effect the purposes of the Order and for the general purposes of the Water Undertaking and to levy new and additional rates rents duties and charges and to alter existing rates rents duties and charges and to confer vary or extinguish exemptions from payment of rates rents duties and charges.

To alter the provisions of the Acts relating to the Trustees and their Water Undertaking with respect to the sinking fund for the repayment of borrowed money and to provide that the Trustees notwithstanding any provisions to the contrary in the said Acts or any of them shall not be required to put into any sinking fund presently existing or any sinking fund to be authorised by the Order any interest on sums which had been borrowed and have been repaid and to extend the period for the repayment of borrowed money. And also further to extend the period for the creation of a sinking fund required by any of the Acts relating to the Trustees, as may be defined in the Order.

To repeal the provisions of the Acts of and relating to the Trustees and to their Water Undertaking with respect to the valuation and rating for water supply of shops offices and warehouses and to the limitation of the annual valuation of the same and to provide and require that from and after the commencement of the Order or from and after such period as the Order may prescribe all shops offices and warehouses shall be rated and charged on the full annual value thereof for water supply or on such annual value as may be provided in the Order or as may be sanctioned by Parliament.

To authorise the Trustees to retain in their permanent custody and possession all transfers of mortgages or other securities intimated to the Trustees.

To authorise the issue of receipts for all rates and charges or for the payment of any monies whatsoever to the Trustees or to any of their officials signed either by the signature of the person granting the same or by a fac-simile or impression of such signature in whole or in part and to legalise and validate all receipts hitherto granted signed in part by any such official or in part or wholly by fac-simile and to declare that all such receipts shall be valid and sufficient and unchallenge-

To amend the Edinburgh and District Waterworks Act 1869 and all subsequent Acts relating to the Trustees with respect to proceedings for the recovery of rates and charges and to provide that the attestation by Collector application to Sheriff and Warrant and the whole procedure authorised by the said Acts for enforcing and recovering the payment of rates shall extend and apply to all water rates whatsoever including domestic and public and meter water rates and to all | the funds and revenues of the Trustees or out

porate the provisions of the existing Acts of other charges for water supplied by the Trustees and to provide that the said procedure as amended and extended should in future be applicable to the recovery of all such water rates and others aforesaid.

> To define the height beyond which the Trustees should not be required to supply water either within or beyond the compulsory area of water supply of the Trustees and to prescribe such different heights at such different places and in such localities as the Trustees may deem expedient or as may be provided by the Order.

> To authorise the Trustees to enter into and carry into effect agreements for the supply of water in bulk or otherwise by the Trustees to any persons or to any local authorities or public bodies or companies beyond any part of the Trustees' area of supply and contiguous thereto and also to provide for the laying and maintenance and renewal of mains and pipes necessary for the purposes of any such supply and to confirm any agreements already made or which may be made for such purposes.

> To authorise the Trustees to acquire by agreement with the owners and other persons interested all or any water rights held or possessed by any persons on the Water of Leith and to empower the Trustees to use appropriate and distribute for the water supply of the Trustees any such water rights as may be so acquired and the water pertaining thereto in such way as the Trustees may determine.

> To authorise the Trustees to compound for a price to be agreed with the owners and other persons interested the annual payment now made by the Trustees for the water rights of the West Mill at Colinton and any other water rights on the Water of Leith or elsewhere and to authorise the Trustees to enter into agreements with the owners or other persons interested in the aforesaid water rights of West Mill and any others for fixing the price in commutation of the yearly amounts presently payable by the Trustees to such persons and to apply the funds of the Trustees and the monies borrowed in payment of the commutation or other price so to be agreed and to authorise and empower the Trustees to use appropriate and distribute for the water supply of the Trustees the said water rights and the water thereof free from all claims and demands.

To repeal Section 63 of the Edinburgh Water Company's Act 1856 and section 20 of the Edinburgh and District Waterworks Act 1869 or so much or such parts of those Acts or either of them and of any other Acts relating to the Trustees as may be necessary

for effecting the purposes foresaid.

To authorise the Trustees at any time to arrange and agree with any of the officials of the Trust for retirement from any office held by any such officials and on such retirement to grant and pay to any such official so retiring such annual or other allowance as the Trustees may fix or as may be mutually agreed between the Trustees and any such official and to confirm any agreement which may be made between the Trustees and such official and to authorise the payment of such allowance or allowances to be made out of of such part or parts thereof as the Trustees!

may determine.

To alter the provisions of the Edinburgh and District Waterworks Additional Supply Act 1895 and the Edinburgh and District Waterworks Order 1904 with respect to the railways of the Trustees authorised by and constructed under the said Act and Order and to provide that the Trustees may maintain uphold and use the said railways and works connected therewith in perpetuity for all or any of the purposes of the Trustees water undertaking and to provide that the said railways and the rails and sleepers shall not if the Trustees so resolve be taken up and to authorise the Trustees to sell or lease the said railways to any Company local authority body or person for such consideration and on such terms and conditions and for such a period as to a lease as the Trustees think fit.

To provide that the lands acquired and held by the Trustees for the purposes of the said railways and works shall not be dealt with as superfluous lands and that the same may whether the said railways and the rails and sleepers be taken up or not be held and retained by the Trustees as part of their water undertaking either for the purposes of the said railways and works or for any other purposes in connection with the said water undertaking as the Trustees think proper.

To provide further that the Trustees should not be required to remove any bridges erected by them in the construction of the said railways and works nor to restore any roads or portion of roads diverted for such purposes.

To alter and amend the provisions of the agreement set forth in the second schedule to the said Act of 1895 in whole or in part as the Order may provide and to continue and extend the running powers conferred on the Trustees by the said Agreement.

To incorporate with and make applicable to the Order all or some of the provisions of the Lands Clauses Acts the Water Works Clauses Acts 1847 and 1863; the Clauses and provisions of the Railway Clauses Consolidation (Scotland) Act 1845 with respect to the temporary occupation of lands during construction of works and with respect to the crossing of roads and other inteference therewith; and also the Edinburgh and District Waterworks Act 1869 and all other subsequent Acts and Orders of and relating to the Trustees and their water undertaking and with such exceptions from and alterations and modifications of the provisions of those Acts or any of them as may be thought expedient or as may be prescribed by the Order and to amend or repeal the same so far as may be necessary

And Notice is hereby given that plans and sections and duplicates thereof describing the lines situation and levels of the works before specified and the lands houses and other property intended to be taken or which may be taken for the purposes thereof or in connection therewith and for the other purposes of the Order with a Book of Reference to said plans containing the names of the owners or reputed owners lessees and occupiers of the said lands will together with a copy of this notice as published in the Edinburgh Gazette be deposited for public inspection on or before

the 30th day of March 1907 in the respective offices at Edinburgh of the Principal Sheriff-Clerk of the County of Mid-Lothian and the Sheriff-Clerk of the County of the City of Edinburgh and a copy of the said plans sections book of reference and Gazette notice will also be deposited on or before the said date with the Town-Clerk of Edinburgh at his office in Edinburgh and a copy of so much of the said plans sections and book of reference as relates to the Parishes before mentioned and in which works are to be executed or lands or property taken together with a copy of this notice as published in the Edinburgh Gazette will on or before the said last mentioned date be deposited with the Clerk of the Parish Council of each such parish at his office.

The Petition and printed copies thereof and of the draft Order will be lodged at the Office of the Secretary for Scotland Whitehall London on the 17th day of April next and on the same day a printed copy of the draft Order will be deposited in the Office of the Clerk of the Parliaments and in the Private Bill Office of the House of Commons.

The subsequent procedure will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act 1899 in which case the procedure may be by way of Private Bill and this notice and the deposits will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 14th day of March 1907. W. WHITE MILLAR, Edinburgh, Solicitor for the Order.

A. & W. Beveridge, 18 Abingdon Street, Westminster, Parliamentary Agents.

Scottish Office Provisional Order— Session 1907.

# PAISLEY DISTRICT TRAMWAYS.

(Power to the Paisley District Tramways Company to Construct Additional Tramways; Extension of Time for Completion of Authorised Tramways; Interference with Streets Roads &c.; Compulsory Purchase of Lands &c.; Generating Stations; Electrical or other Motive Power; Gauge; Posts; Overhead Wires; Tolls; Rates and Charges; Powers to deviate Works; to Lop and Remove Trees; to erect Waiting-Rooms; to provide Omnibuses; Additional Capital; Agreements with Local Authorities &c.; Running Powers over portions of Tramways of Corporation of the City of Glasgow; Amendment or Repeal of Provisions of Tramways Act 1870 of Paisley District Tramways Orders 1901 1904 and 1905 with respect to the acquisition by the Local Authorities of the Existing and Additional Tramways and Undertaking of the Company and to other matters; Bye-Laws and Regulations; Incorporation

Amendment Application or Repeal of Acts and Orders; other powers and purposes.)

OTICE is hereby given that Application is intended to be made by Petition to the Secretary for Scotland under the Private Legislation Procedure (Scotland) Act 1899 in April next by the Paisley District Tramways Company (hereinafter called "the Company") for a Provisional Order (hereinafter called "the Order") for the following or some of the following amongst other purposes (that is to say):—

- r. To authorise the Company to make form lay down maintain work or use all or some of the tramways hereinafter described with all necessary and proper rails plates sleepers channels junctions turntables turnouts crossings passing places cross-overs triangles waiting-rooms stables carriage-houses engine-houses generating stations depots sheds buildings works and conveniences connected therewith respectively and to enter upon take and use the lands and property required for the purpose of such tramways and works as shown on the deposited plans and described in the deposited books of reference aftermentioned or any of them (that is to say):—
  - (I) Tramway No. I commencing in the Burgh of Barrhead and Parish of Neilston by a junction with the Tramway No. I authorised by the Paisley District Tramways Order 1905 (hereinafter referred to as "the Order of 1905") at a point in the centre of Cross Arthurlie Street 14 yards or thereabouts measured in a south westerly direction from the North-West corner of the Cross Arthurlie Inn passing thence in an east north easterly direction along Main Street and Darnley Road and terminating in Darnley Road in the Parish of Paisley at the point at which that road is crossed by the eastern boundary of the Burgh of Barrhead.
  - (2) Tramway No. 2 commencing in the Parish of Paisley at the termination of and by a junction with the Tramway No. I hereinbefore described and passing thence in an easterly direction along the Darnley and Barrhead Road in the Parishes of Neilston and Eastwood to the junction of that road with the Paisley and Busby Road and thence in an easterly and northerly direction along that Road over the bridge carrying the same over Auldhouse Burn into and terminating in Spiers Bridge Road by a junction with the Tramway No. 4 authorised by the Glasgow Corporation (Tramways &c.) Order 1904 (hereinafter referred to as "the Order of 1904") at a point in the centre of that road 12 yards or thereabouts measured in a north northwesterly direction from the south-west corner of the Cottage situated on the east side of the said Spiers Bridge Road at its junction with the Paisley and Busby Road in the Parish of Eastwood in the village of Thornliebank.
  - (3) Tramway No. 3 situated in the Parish

of Eastwood commencing in the Paisley and Busby Road by a junction with Tramway No. 2 hereinbefore described at a point in the centre of that road 35 yards or thereabouts measured in a west north-westerly direction from the south-west corner of the Church situated on the south-east side of the Paisley and Busby Road at its junction with the Spiers Bridge Road and proceeding thence in an easterly direction and terminating in the said Paisley and Busby Road by a junction with the Tramway No. 6 authorised by the Order of 1904 at a point in the centre of that road 23 yards or thereabouts measured in a northerly direction from the south-west corner of the said Church.

The said tramways (hereinafter referred to as "the proposed tramways") will be made or pass from in through or into the Parishes of Neilston Paisley and Eastwood or some of them and the Burgh of Barrhead all in the County of Renfrew.

The proposed tramways or some parts thereof will be laid in certain streets or roads so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath and the nearest rail of the tramway at the points or places indicated by a thick dotted line on the plans to be deposited as hereinafter mentioned.

The proposed tramways are intended to be constructed on a gauge of 4 feet 7\frac{3}{4} inches with such grooves plates or tubes as may be necessary to work the same. It is not intended to run on the proposed tramways carriages or trucks adapted for use on railways.

- 2. To authorise the Company to enter upon and open the surface of and to alter and stop up remove alter the level of and otherwise interfere with streets highways public and private roadways footpaths footways places pavements railways rivers watercourses bridges sewers drains water-pipes gas-pipes lamp-posts pillar boxes and electric telegraphic and telephonic tubes posts wires and apparatus within all or any of the parishes and places mentioned in this Notice and also to straighten or set back the edge or kerb of the footpath or pavement on both sides or any side of any streets or roads in or along which any of the proposed tramways will be laid so far as may be necessary for the purpose of constructing maintaining repairing or renewing the proposed tramways and works or substituting single lines for double lines or double lines for single lines altering or reinstating the proposed tramways and works or substituting others in their place or for other the purposes of the Order.
- 3. To empower the Company to deviate laterally and vertically from the lines and levels of the proposed tramways shown on the deposited plans and sections aftermentioned to the extent to be shown on the said plans and sections or to be defined in the Order and notwithstanding anything shown on the deposited plans to construct

the proposed Tramway No. 2 or any portion | or portions thereof on lands abutting on or adjoining the roads delineated on such plans.

4. To enable the Company for all or any of the purposes of the Order and for the general purposes of their undertaking to purchase feu lease or acquire by compulsion or agreement and hold lands houses buildings and other property or to take servitudes or easements over or in connection therewith and to erect hold and use offices buildings depots waiting-rooms engine-houses stables stations and works for generating and converting electricity and other conveniences on any such lands or property and to sell lease or dispose of any such lands houses buildings and property and in particular to enable the Company to purchase or acquire by compulsion or agreement and to hold and use notwithstanding anything contained in the Lands Clauses Consolidation (Scotland) Act 1845 with respect to the sale of superfluous lands the following land for the purposes of erecting and to erect maintain and use thereon a generating station or stations for generating electrical energy depots car-sheds workshops transforming stations and other buildings or for other purposes of the undertaking namely :-

Certain lands situated in the Parish of Eastwood and County of Renfrew forming part of the field or enclosure numbered 477 on the 12500 Ordnance Survey Map of that Parish Sheet XII. 16 (Second Edition 1897) containing 3.226 acres or thereabouts and bounded on the west partly by the Mineral Railway leading from Nitshill to the Darnley Lime Works and partly by a road leading north-wards from the Paisley and Busby Road on the south-west by the Paisley and Busby Road on the south-east by the Glasgow and Darnley Road and on the north-east partly by the stream known as the Brock Burn and partly by a line drawn parallel to the centre line of the Paisley and Busby Road and at a distance north-eastwards therefrom of 305 feet or thereabouts.

5. To empower the Company from time to time and either temporarily or permanently to make maintain after remove or abandon such tramways crossings passing-places crossovers deviations sidings junctions curves turnouts turntables and other works in addition to those specified herein as may be necessary or convenient for the efficient working of the existing authorised or the proposed tramways or any of them or for connecting them with the authorised tramways of the Company or any other tramways tramroads or light railways existing or authorised or which may hereafter be authorised or otherwise in the interests of the Company or for facilitating the passage of traffic along streets or roads or for providing access to any depots car-sheds enginehouses generating stations stationary engines works or buildings.

6. To empower the Company to substitute double lines for single or interlacing lines

and interlacing lines for double or single lines on any of their tramways and to alter the position of the tramways on the roads on which they are intended to be laid and to construct Tramway No. 2 in whole or in part on the lands abutting on or adjoining such roads.

7. To empower the Company to work and use the proposed tramways or any of them and any tramways for the time being leased to or run over worked or used by the Company by means of engines carriages trucks and vehicles propelled (in addition to or in substitution for animal power) by electrical power or other mechanical power to exempt the Company from the provisions of the Tramways Act 1870 in respect to the limit of the over-hanging of carriages to confer on the Company such rights powers and privileges as may be necessary or expedient for carrying into effect the purposes of the Order and in particular power to enter upon and to open the surface of and to lay down on in under or over the surface of any street road footway footpath or place railway or bridge such posts wires tubes mains plates or apparatus and to make and maintain such openings posts wires tubes or ways on in under or over any such surface and remove any such lamp-post pillar box and other erections and to attach to any house building bridge or existing lamp-post or standard such supports brackets and fiftings as may be necessary or convenient either for the actual working of the proposed tramways or for connecting them with the authorised tramways of the Company or for providing access to or in connection with any generating station engines machinery or apparatus and to empower the Company for the purpose of working the proposed tramways and of the Order to erect engines and machinery and to acquire and hold patent and other rights and licenses and to use patent and other rights and licenses in relation to such electrical or other mechanical power.

8. To enable the Company to levy and recover tolls rates and charges for the use of the proposed tramways and of the tramways of the Corporation of the City of Glasgow over which running powers are sought to be taken as hereinafter mentioned and any other tramways owned leased to or run over worked or used by them and for the conveyance of passengers goods parcels and other traffic thereon and to alter modify or increase all or any of the tolls rates and charges which the Company are now authorised to levy and recover and to confer vary or extinguish exemptions from the payment of such tolls rates and charges.

9. To reserve to the Company the exclusive right of using on the proposed tramways engines and carriages with flange wheels or wheels specially adapted to run on a grooved edge or other rail.

10. To provide for and regulate the use by the Company of any paving metalling or road materials excavated or removed by them during the construction of any of the proposed tramways and the ownership and disposal of any surplus paving metalling or materials.

II. To authorise the Company when by single lines for double or interlacing lines reason of the execution of any work affecting

the surface or soil of any footway footpath | such period and on such terms and conditions street road or place or otherwise it is necessary | as may be agreed upon or as may be prescribed or expedient to remove or discontinue the use of any tramway channel conduit or electric line of any part thereof to make in the same or any adjacent street road or place and maintain work and use so long as occasion may require a temporary tramway channel conduit or electric line or temporary tramways channels conduits or electric lines in lieu of the tramway channel conduit or electric line or part of a tramway channel conduit or electric line so removed or discontinued to be used or intended so to be.

t2. To empower the Company to widen where necessary the carriage road along which the proposed tramways are to be laid by reducing the width of the footpath or otherwise.

13. To empower the Company on the one hand the County Council of the County of Renfrew the Provosts Magistrates and Councillors of the Burghs of Paisley Renfrew Johnstone and Barrhead and any Local Authority or other bodies or persons having the control or management of any footways footpaths streets roads and places respectively within the parishes and places aforesaid on the other hand to enter into contracts or agreements with regard to all or any of the purposes of the Order and the acquisition of the proposed tramways or any of them or of any lands and properties acquired by the Company by such authorities bodies or persons and to confirm or give effect to any agreements entered into or to be entered into with any such authorities bodies or persons with respect to any of the aforesaid purposes or other the purposes of the Order.

14. To extend the time limited by the Paisley District Tramways Order of 1901 as extended by the Paisley District Tramways Orders 1904 and 1905 (hereinafter referred to as "the Orders of 1901 1904 and 1905") for the completion of (i) the Tramway No. 8 authorised by the Order of 1901 and (2) so much of the Tramway No. 4 by that Order authorised as lies between its commencement in Greenock Road and its junction with the Tramway No. 3 also authorised by the Order of 1901 in St. James Place near the County

Buildings.

15. To extend or vary the time limited by Section 43 of the Tramways Act 1870 within which the Company may be required to sell the proposed tramways and their existing or authorised tramways and undertaking or any part thereof to the local authority or authorities and so far as may be necessary for such purpose and for altering and determining the terms price and conditions of such sale to alter amend extend or to repeal the said and other sections of that Act and all or some of the provisions of the Orders of 1901 1904 and 1905

16. To amend and extend the provisions of section 19 of the Tramways Act 1870 and to authorise the local authorities or any of them in the event of their acquiring the undertaking of the Company or any part thereof and the Company to enter into agreements for the lease by the local authorities of any of them to the Company of the undertaking or part of the undertaking so acquired for

by the Order or to authorise the Company to run over work and use with their carriages officers and servants the tramways so acquired or part thereof on such terms and conditions and for such period as may be agreed upon or determined by arbitration or provided by the Order or to make other provisions for securing that the tramways of the Company may not be broken into sections held by different purchasers or lessees and that their being worked as one continuous tramway route shall not in any way be prevented or obstructed.

17. To authorise the Company on the one hand and the Corporation of the City of Glasgow or any local authority company or person owning or working any tramways or light railways which can be worked with the proposed or existing or authorised tramways of the Company on the other hand of any of them to enter into and carry into effect agreements for the working running over using managing and maintaining by the contracting parties of all or any of their respective tramways or light railways the supply of electrical energy therefor the making of all necessary junctions the supply of rolling stock plant and machinery necessary for the purposes of such agreements and the employment appointment and removal of officers and servants the payments to be made and conditions to be performed in respect of such working use management and maintenance and the interchange accommodation and transmission and delivery of traffic coming from or destined for the respective undertakings of the contracting parties the payment collection division and apportionment of the tolls rates and other receipts arising from the respective undertakings and to confer on the Company and the said authorities company or person all such powers as may be necessary for giving effect to all or any of the aforesaid purposes.

18. To empower the Company add any Company local authority or other body or persons running over and using any of the tramways of the Company to run over and use with their carriages for the purposes of passenger and other traffic and with their officers and servants upon such terms and conditions and upon payment of such tolls rates and charges or other consideration as may be agreed upon or as failing agreement may be determined by arbitration or by the Board of Trade or defined by the Order the following tramways belonging to the Corporation of the City of Glasgow (hereinafter called the "Corporation") or some part or parts thereof (that is to say) :-

(1) That portion of the tramways of the Corporation authorised by the Order of 1904 but not yet constructed situate partly in the Parish of Eastwood and partly in the Burgh of Pollokshaws in the County of Renfrew commencing at a point in Spiersbridge Road 20 yards or thereabouts northwards from the centre of the junction of that road with the Paisley and Busby Road passing thence into and along Main Street Thornliebank, Thornliebank of

Stewarton Road, Harriet Street, Cross Street and Barrhead Road and terminating at the existing terminus of the tramways of the Corporation in the Barrhead Road.

- (2) That portion of the tramways of the Corporation situate partly in the Parish of Eastwood and partly in the Burgh of Pollokshaws in the County of Renfrew and partly in the Parish of Eastwood in the County of the City of Glasgow commencing at the termination of the existing tramways of the Corporation in Barrhead Road and proceeding thence in a north-easterly direction along that road Maxwell Street and Pollokshaws Road to and terminating in the Parish of Eastwood in the County of the City of Glasgow at a point on the said existing tramways 40 yards or thereabouts measured in a north-easterly direction from the junction of the last mentioned road with the Kilmarnock Road,
- (3) That portion of the existing tramways of the Corporation situate partly in the Parish of Eastwood in the County of the City of Glasgow and partly in the Burgh of Pollokshaws and partly in the Parishes of Eastwood and Cathcart in the County of Renfrew commencing in Pollokshaws Road in the Parish of Eastwood in the County of the City of Glasgow at the termination of the portion of tramways immediately hereinbefore described and proceeding thence along the Kilmarnock Road to the junction of that road with the Paisley and Busby Road and proceeding thence in a westerly direction along the Paisley and Busby Road to and terminating in that road in the Parish of Eastwood at the terminus of the existing tramways of the Corporation.
- (4) That portion of the tramways of the Corporation authorised by the Order of 1904 but not yet constructed situate wholly in the Parish of Eastwood in the County of Renfrew commencing in the Paisley and Busby Road at the terminus of the existing tramways of the Glasgow Corporation last above described and terminating in Spiers Bridge Road at the point at which the Tramways Numbers 4 and 6 authorised by the Order of 1904 form a junction.

And all junctions sidings works and conveniences (including electrical or other motive power) connected with or used for the purposes of the tramways so run over and used as aforesaid and to empower the Company to make and maintain all necessary junctions between any of their tramways and the tramways of the Corporation for the purposes of such running powers and so far as may be necessary for the objects aforesaid or of the Order to alter or repeal all or some of the provisions of the Order of 1904 and any other Act or Order relating to the tramways so to be run over and used.

19. To empower the Company on the one hand and any local authority company body

or person on the other hand to enter into and carry into effect agreements for the supply by the Company to such local authority company body or person or by such local authority company body or person to the Company of electrical energy for the use within or beyond the limits of supply of the local authority company body or person supplying such energy and to lay pipes tubes and wires for the purposes of any such agreement to or from any generating station or works of any such local authority company body or person from or to the tramways of the Company across or along any roads streets or bridges so as to connect such tramways with such generating stations and works and to empower the Company to apply for or take transfers of Provisional Orders enabling them to supply electrical energy and to supply electrical

energy under such Orders.

20. To authorise the Company to increase their capital for all or any of the purposes of the Order and for the general purposes of their undertaking and to raise further capital by new ordinary or preference shares and by borrowing and to authorise the Company to apply to the like purposes and to the general purposes of their Undertaking all or any part of the capital which they are authorised to raise.

21. To provide that the proposed tramways shall be part of the Company's Undertaking for all purposes with the additional powers and privileges to be conferred by the Order.

- 22. To empower the Board of Trade from time to time to make and the Company to enforce bye-laws and regulations for regulating the use of electrical power and for ensuring the protection and accommodation of passengers in the tramway cars and traffic in and along the streets and roads in which the proposed tramways are laid and to attach penalties to the breach or non-observance thereof or of the provisions of the Order and to provide that such penalties may be recovered in Burgh Police Courts and Justice of Peace Courts and to provide that it shall not be necessary to have the tramway cars of the Company and the drivers and conductors thereof licensed by any local authority or by the Magistrates of any Burgh as in the case of stage and hackney carriages or otherwise.
- 23. To empower the Company to cut lop off and remove any trees planted in or near any street road or place along or across which any of the proposed tramways are laid which may interfere with the construction or working of such tramways or the trolley wires pr the clear and safe passage of the tramway cars and the passengers thereon and to erect waiting rooms for passengers on any of the roadways in which the proposed tramways will be laid.

24. To authorise the Company to provide motor cars or omnibuses and work the same and make charges in respect thereof.

25. To incorporate in the Order the Lands Clauses Acts and extend and apply to the proposed tramways and works all or some of the powers and provisions of the Companies Clauses Consolidation (Scotland) Act 1845 the Companies Clauses Act 1863 the Tramways Act 1870 the Orders of 1901 1904 and 1905 and so far as may be deemed expedient to

alter amend repeal render inapplicable or extend all or some of the provisions of those Acts and Orders and of the Electric Lighting Acts 1882 to 1902 the Electric Lighting (Clauses) Act 1899 and of all other Acts of Parliament and Orders of the Board of Trade relating to or which may be affected by or interfere with the objects of the Order.

26. To vary or extinguish all rights and privileges which would interfere with the objects of the Order and of the contracts agreements or arrangements aforesaid and to confer other rights and privileges and all such powers other than those hereinbefore mentioned on the Company as may be requisite or necessary for the purposes of the Order.

27. And Notice is hereby further given that plans and sections in duplicate showing the lines situations and levels of the proposed tramways and plans showing also the lands and other property which will or may be taken or used for the purposes thereof or under the powers of the Order with a book of reference to such plans containing the names of the owners or reputed owners lessees or reputed lessees and of the occupiers of such lands and other property will together with a copy of this Notice as published in the Edinburgh Gazette be deposited on or before the 30th day of March instant for public inspection in the offices at Paisley and Greenock of the principal Sheriff Clerk of the County of Renfrew and that on or before the same day a copy of so much of the said plans sections and book of reference as relates to the Burgh of Barrhead and the Parishes of Neilston Paisley and Eastwood respectively and also a copy of this Notice as published in the Edinburgh Gazette will be deposited with the Town Clerk of the said burgh at his office in Barrhead and with the Clerk of the Parish Council of each of such parishes at his office.

28. Printed copies of the Draft Order will be lodged with the Secretary for Scotland at his office Whitehall London in the office of the Clerk of the Parliaments House of Lords and in the Private Bill Office of the House of Commons on or before the 17th day of April 1907.

29. The procedure subsequent to the deposit of the Petition for and the Draft Order in the Office of the Secretary for Scotland will be by way of Provisional Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act 1899 in which case the procedure may be by way of Private Bill and this Notice and other Notices and the deposits of plans sections books of reference and copies of the Gazette Notice above mentioned will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 21st day of March 1907.

WRIGHT JOHNSTON & MACKENZIE, 150 St. Vincent Street, Glasgow, Solicitors for the Order.

JOHN KENNEDY, W.S., 25 Abingdon Street, Westminster S.W. Parliamentary Agent.

INTIMATION is hereby given that His Grace WILLIAM HENRY WALTER, DUKE OF BUCCLEUCH AND QUEENSBERRY, K.G., K.T., Heir of Entail in pessession of the Dukedom of Queensberry, Earldom, Lordship, and Barony of Drumlanrig, and Regality of New Dalgarnock, and various other Lands constituting the Entailed Estates of QUEENSBERRY, situated in the Counties of Dumfries and Lanark and Stewartry of Kirkcudbright, has presented a Petition to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Antonio, Clerk), in terms of the Entail Acts and relative Acts of Sederunt, for authority to acquire trust property held for the purpose of being entailed, in fee simple.

Date of Interlocutor ordering intimation, the 19th

day of March 1907.

STRATHERN & BLAIR, W.S., Agents of the Petitioner.

12 Charlotte Street, Edinburgh, 19th March 1907.

NOTICE is hereby given that a Petition has been presented to the Lords of Council and Session (First Division, Junior Lord Ordinary,—Mr. Antonio, Clerk), in terms of the Entail Acts and relative Acts of Sederunt, at the instance of GEORGE FORBES, Esquire of Inverernan, in the Parish of Strathdon and County of Aberdeen, for authority to disentail the Entailed Lands and Estate of INVERERNAN and others, in the County of Aberdeen, of which Lands and Estate the Petitioner is Heir of Entail in possession; in which Petition Lord Guthrie has pronounced the following Interlocutor:

Interlocutor:—
"19th March 1907.—Lord Guthrie—Act. Lyall Grant.
"—The Lord Ordinary appoints the Petition to be
"intimated on the Walls and in the Minute-Book in
"common form, and to be advertised once in the
"Edinburgh Gazette and once in the Aberdeen Free
"Press newspaper; grants Warrant for serving the
"same, together with a copy of this Interlocutor, upon
"the persons mentioned in the prayer; and ordains
"them to lodge Answers thereto, if so advised, within
seven days if within Scotland, and within fourteen
"days if furth thereof, both after service. "days if furth thereof, both after service.
"CHARLES J. GUTHRIE."

Of all which Intimation is hereby given.

F. J. MARTIN, W.S., Agent for the Petitioner. 25 Ainslie Place, Edinburgh.

To the Creditors and other persons interested in the Succession of the Deceased WILLIAM LAUDER-DALE KYMAS KER, Hotelkeeper, Douglas Hotel, Dunfermline.

OHN MILNE HENDERSON, Chartered Accountant, Edinburgh, Judicial Factor on the Estate of the deceased William Lauderdale Kymas Ker, Douglas Hotel, Dunfermline, has presented a Petition to the Court of Session (First Division,—Mr. Antonio, Clerk), for his discharge of the office of Judicial Factor, of which Notice is hereby given, and that the Petition will be again moved in Court on or after the 6th day of April 1907 of April 1907.

J. MILNE HENDERSON, 20 Hanover Street, Edinburgh.

22nd March 1907.

# THE NORTHERN LOAN COMPANY LIMITED.

In the Petition presented by the above-named Company to the Right Honourable the Lords of Council and Session (Second Division,—Mr. Campbell, Clerk), praying their Lordships, inter alia, to confirm the reduction of capital as set out in the said Petition, the following Interlocutor has been pronounced:—
"Edinburgh, 14th March 1907.—The Lords having "resumed consideration of the Petition, together with "the report by Mr. W. G. L. Winchester, W.S. (No. 23 "of Process), approve of said Report; approve of the

"list of Creditors entitled to object to the proposed reduction of capital (No. 20 of Process); find that the "reduction of capital (No. 20 of Process); find that the said list is the list of the Creditors of the Company entitled to object to the proposed reduction of capital, and that they have consented to the proposed reduction, or that their debts have been discharged; "confirm the reduction of capital resolved on by the Special Resolution passed on 18th September 1906, and confirmed on 11th October 1906; approve of the Minute set forth in the Petition; direct the registration of this Order and the said Minute by the "tration of this Order and the said Minute by the "Registrar of Joint Stock Companies, and on this "Order and the said Minute being registered direct notice of said registration to be given by Advertisement once in the Edinburgh Gazette and once in "the Scotsman and Aberdeen Journal newspapers; "authorise the Company to dispense from the date of "this Order altogether with the words 'and reduced' " to the name of the Company; and decern.

# "J. H. A. MACDONALD, I.P.D.

The said Interlocutor and Minute of Reduction were registered by the Registrar of Joint Stock Companies in Scotland on 18th March 1907. The Minute of Reduction is in the following terms:—"The capital of the Northern Loan Company Limited is £11,125, divided into 22,250 shares of 10s each. At the data of the Registration of this Minute the whole of said shares ha e been issued, and 5s has been, and is to be deemed to be, paid up on each share.

Of all which Intimation is hereby made.

ALEX. MORISON & Co., W.S., 33 Queen Street, Edinburgh,

WM. M. SELLAR & SINCLAIR, Solicitors, 81 Union Street, Aberdeen, Petitioners' Agents.

## In the Matter of THE LOTHIANS DISTILLERY COMPANY LIMITED.

AT an Extraordinary General Meeting of the above-A mentioned Company, duly convened and held at No. 8 Waring Street, in the City of Belfast, on the 21st February 1907, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened and held at the same place on the 13th March 1907, the following Special Resolution was duly confirmed :-

#### RESOLUTION.

"That the Company be wound up voluntarily, and that Samuel C. Bayne, of 8 Waring Street, Belfast, be and he is hereby appointed Liquidator for the purposes of such winding up."

Dated this 16th day of March 1907.

ANDREW A. WATT, Chairman of the Confirmatory Meeting.

Signed in presence of-THOMAS MURDY, Butler, Castle, Navan, Co. Meath.

### THE EDINBURGH BON MARCHÉ LIMITED.

OTICE is hereby given, in pursuance of section 142 of the Companies Act, 1862, that a General Meeting of the Members of the above-named Company will be held at No. 19 York Place, Edinburgh, on Wednesday the 24th day of April 1907, at eleven o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts, and documents of the Company and of the Liquidator thereof, shall be disposed of. Dated the 21st day of March 1907.

JOHN WHITE, Liquidator.

A PETITION for Cess o, under the Cessio Acts, has been presented to the Sheriff of Lanarkshire at Glasgow, at the instance of S. Claber & Company Limited, incorporated under the Companies Acts,

and having their Registered Office at 28 Canal Street, Manchester, Manufacturing Perfumers, against FRANK HEAP, Manufacturing Chemists' Agent, 44 Dudley Drive, Hyndland, Glasgow; and the Sheriff-Substitute (Mr. Balfour) has ordained the said Frank Heap to appear in Court, within the Chambers of Mr. Sheriff Mackenzie (Room 34), County Buildings, 70 Hutcheson Street, Glasgow, upon the 8th day of April next, at ten o'clock forencon, for Examination, at which Diet all his Creditors are required to attend.

DONALD & BINNIE, Writers, 183 West George Street.

Glasgow, 18th March 1907.

PETITION for Cessio, under the Cessio Acts, has A been presented to the Sheriff of the Sheriffdom of Stirling, Dumbarton, and Clackmannan at Alloa, at the instance of Speedie Bros., Auctioneers, Stirling, against Mrs. MARGARET or BEAN, widow, Dairy Keeper, Tillicoultry; and the Sheriff-Substitute of Clackmannan has ordained the said Mrs. Margaret

or Bean to appear within the Court, within the County Buildings at Alloa, on the 10th day of April next, at eleven o'clock forenoon, at which all her Creditors are required to attend.

> ALEX. L. ROXBURGH, Solicitor, Alloa, Agent for Petitioners.

Alloa, 20th March 1907.

A PETITION having been presented to the Sheriff of Inverness, Elgin, and Nairn at Elgin, at the instance of William Rose Black, Solicitor, Elgin, for Sequestration of the Estates of DAVID REID, Merchant, High Street, Rothes, the Sheriff-Substitute of this date granted Warrant for citing the said David Reid to appear in Court on an induciæ of seven days from the date of such citation, to show cause why Sequestration should not be awarded; of all which Intimation is hereby given.

James Allan, Solicitor, Elgin, Agent.

Town and County Bank Buildings, Elgin, 19th March 1907.

THE Estates of WILLIAM GLOVER, Farmer, Lunder-I ton, in the Parish of Saint Fergus and County of Aberdeen, were Sequestrated on 19th March 1907, by the

Sheriff of Aberdeen, Kincardine, and Banff at Peterhead.

The first Deliverance on the Petition for Sequestration is dated the 11th day of March 1907, and the date of the Deliverance awarding Sequestration is the 19th day of March 1907.

The Meeting to elect the Trustee and Commissioners is to be held at eleven o'clock forenoon, on Saturday the 30th day of March 1907, within the Royal Hotel, Peterhead.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 19th day of July 1907.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

ROBERT GRAY, Solicitor, Peterhead, Agent. 21st March 1907.

THE Estates of WILLIAM FALCONER, Grocer and Wine Merchant, No. 53 Broughton Street, Edinburgh, were Sequestrated on 20th March 1907, by the Court of Session.

The first Deliverance is dated the 20th March 1907.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Friday the 29th day of March 1907, within Dowell's Rooms, 18 George Street, Edinburgh.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 20th day of July 1907.

The Sequestration has been remitted to the Sheriff of the Lothians and Peebles at Edinburgh.

All future Advertisements relating to the Sequestration will be published in the Edinburgh Gazette alone.

JOHN ROBERTSON, Solicitor, Agent.

63 York Place, Edinburgh.

THE Estates of J. & J. ANDERSON & COMPANY, Wholesale Hardware Merchants, 6 Great Clyde Street, Glasgow, and James Anderson and James Barr Anderson, both residing at 6 Great Clyde Street aforesaid, the Individual Partners of said Company, as such Partners, and as Individuals, were Sequestrated on the 21st day of March 1907, by the Sheriff of Lanarkshire. The first Deliverance is dated 21st March 1907.

The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon, on Tuesday the 2nd day of April 1907, within the Faculty Hall, Saint George's Place, Glasgow.

A Composition may be offered at this Meeting; and to entitle Creditors to the first Dividend, their oaths and grounds of debt must be lodged on or before the 21st day of July 1907.

All future Advertisements relating to this Sequestration will be published in the Edinburgh Gazette alone.

DAVID COOK, Writer, 30 Gordon Street, Glasgow, Agent.

SEQUESTRATION of JAMES PHILLIPS KETTLES, Tenant of the Farm of Milton of Tulliemet and Ballachraggan, in the County of Perth.

A LEXANDER MACBETH, Solicitor, Pitlochry, has been elected Trustee on the Estate; and Andrew Syme, of the Firm of Garvie & Syme, Ironmongers, Perth, Edward Jackson, Solicitor, Perth, and John Campbell, Solicitor, Perth, have been elected Commissioners. The Examination of the Bankrupt will take place in the Sheriff Court House, Perth, on Tuesday the 26th day of March 1907, at ten o'clock forenoon. The Creditors will meet within the Writing Chambers, 75 George Street, Perth, on Saturday the 6th day of April 1907, at ten o'clock forenoon.

ALEX. MACBETH. Trustee.

Pitlochry, 19th March 1907.

To the Creditors on the Sequestrated Estates of the Deceased GAVIN STEWART, Builder, Glasgow, carrying on business under the name of GAVIN STEWART & COMPANY, Builders, Glasgow, of which Firm he was the sole Partner, as an Individual, and as carrying on business under the said Firm of Gavin Stewart & Company.

PERCY STEWART, Chartered Accountant, Glasgow, hereby intimates that he has been elected Trustee on said Sequestrated Estates, in room of Robert Reid, Chartered Accountant, Glasgow, now deceased.

PERCY STEWART, Trustee.

20th March 1907.

GEORGE REID, Banker, Arbroath, Trustee on the Sequestrated Estate of Mrs. AGNES MUIR or ORAM, widow, Wine and Spirit Merchant, Crown Inn, Arbroath, hereby call a General Meeting of the Creditors, to be held within the Chambers of Messrs. W. & J. Mackintosh, Solicitors, 107 High Street, Arbroath, on Monday the 1st day of April 1907, at one o'clock afternoon, for the purpose of considering and resolving upon the disposal of the heritable and moveable property, and, if thought fit, authorising a sale thereof by private

GEO. REID, Trustee.

Royal Bank Buildings, Arbroath, 20th March 1907.

SEQUESTRATION of ALEXANDER SMITH. Forgieside, Keith.

JOHN STUART GOWANS, Chartered Accountant, A, Edinburgh, Trustee, hereby call a General Meeting of Creditors, to be held in my Chambers here, on Tuesday, 2nd April 1907, at four o'clock afternoon, for the naveous of continuous and continuous an for the purpose of considering and resolving upon an offer for the Estate of Forgieside.

J. STUART GOWANS, Trustee.

33 Charlotte Square, Edinburgh, 22nd March 1907.

AS Trustee on the Sequestrated Estate of ROBERT RITCHIE, Aerated Water Manufacturer, residing in Grant Street, Elgin, as an Individual, and as sole Partner of The Northern Aerated Water Company, carrying on business at Sheriffmill, Elgin, I hereby call a Meeting of the Creditors, to be held in the Chambers of E. D. Jameson, Solicitor, Bank of Scotland Buildings Elgin, on Monday, 15th April 1907, at twelve o'clock noon, to consider as to application to be made for my discharge.

D. MUSTARD, Trustee.

Elgin, 19th March 1907.

AS Trustee on the Sequestrated Estate of JAMES SMITH, sometime Hotel Keeper, Waverley Hotel, Aberdeen, and latterly residing at Corntulloch, Dinnet, Aberdeenshire, I hereby call a Meeting of the Creditors in the Sequestration, to be held within my Office, No. 5 Union Terrace, Aberdeen, on Monday the 15th day of April 1907, at twelve o'clock noon, to consider as to an application to be made for my discharge as Trustee.

THOMAS A. COATS, S.S.C., Trustee.

Aberdeen, 20th March 1907.

SEQUESTRATION of JOHN DEWAR, formerly of Melville, Lasswade, now residing at Musselburgh.

HEREBY call a Meeting of the Creditors, to be held within my Chambers, No. 13 George Street, Edinburgh, on Tuesday, 16th April 1907, at three o'clock afternoon, to consider as to an application to be made for my discharge as Trustee.

J. G. PATTERSON, C.A., Trustee.

Edinburgh, 22nd March 1907.

AS Trustee on the Sequestrated Estate of ROBERT M. GRAHAM, Spirit Merchant, White Hart Inn, Stevenston, I hereby call a Meeting of the Creditors, to be held within the Chambers of Messrs. R. B. M. Caig & Mitchell, Accountants, the Edinburgh Life Building, 124 St. Vincent Street, Glasgow, upon Wednesday the 17th April 1907, at twelve o'clock noon, for the purpose of considering as to an application to be made for the Trustee's discharge.

R. B. M'CAIG, Trustee.

Glasgow, 22nd March 1907.

AS Trustee on the Sequestrated Estate of the Deceased JAMES ROBERTSON, Grocer and Wine Merchant, 81 Polwarth Gardens, Edinburgh, I hereby call a Meeting of the Creditors, to be held within the Chambers of Messrs. Romanes & Munro, C.A., 50 Frederick Street, Edinburgh, upon Tuesday the 16th April 1907, at eleven o'clock forenoon, to consider as to an application to be made for the Trustee's discharge.

CHARLES J. MUNRO, C.A., Trustee.

Edinburgh, 20th March 1907.

NAIEL COOPER BOOTH, Solicitor in Stonehaven, Trustee on the Sequestrated Estates of the Deceased GEORGE M'KENZIE, Cabinetmaker and Furniture Dealer, Stonehaven, hereby calls a Meeting of the Creditors, to be held within the Office of Messrs. Scott & Gardner, Solicitors, Stonehaven, on Monday the 15th day of April next, at ten o'clock forenoon, to consider as to an application to be made for the Trustee's discharge.

D. COOPER BOOTH, Trustee.

Stonehaven, 20th March 1907.

In the SEQUESTRATION of F. W. & O. BRICKMANN, Distillers and Wine and Spirit Merchants in Leith, as a Company, and Frederick William Brickmann and Francis Ivan Oscar Brickmann, the sole Individual Partners of that Firm, as Partners of that Firm, and as Individuals

James Alexander Robertson Durham, C.A., Edinburgh, Trustee, hereby intimates that the accounts of his intromissions, brought down to 5th instant, have been duly audited by the Commissioners, and certified to be correct. The Commissioners have declared a final Dividend on F. W. Brickmann's Estate, payable to those Creditors whose claims have been admitted, at the Trustee's Chambers, No. 33 Charlotte Square, on 6th May 1907.

J. A. ROBERTSON DURHAM, Trustee.

33 Charlotte Square, Edinburgh, 20th March 1907.

SEQUESTRATION of JOHN SMELLIE, Merchant, Paulville, Bathgate.

JAMES CRAIG, C.A., Edinburgh, the Trustee, hereby intimates that his account of intromissions for the statutory period ending 7th March 1907 has been audited by the Commissioners, who have authorised the payment of a Dividend to those Creditors whose claims have been admitted to a ranking, at his Chambers, 27 York Place, Edinburgh, on Wednesday, 8th May 1907.

JAMES CRAIG, C.A., Trustee.

Edinburgh, 22nd March 1907.

In the SEQUESTRATION of WILLIAM THOMSON, Farmer, Nether Tomdow, Knockando, in the County of Elgin.

RSKINE DAWSON JAMESON, Solicitor, Elgin, Trustee, hereby intimates that a first and final Dividend will be paid at his Chambers, Bank of Scotland Buildings, Elgin, on the 4th day of May 1907.

E. D. JAMESON, Trustee.

Elgin, 19th March 1907.

In the SEQUESTRATION of PORTEOUS & CRAW-FORD, Galvanisers, Tinners, and Tank Makers, 94 Elliot Street, Anderston, Glasgow, and William Porteous, Galvaniser, Tinner, and Tank Maker, 94 Elliot Street aforesaid, as sole Partner of said Firm of Porteous & Crawford, and as an Individual.

THE Trustee hereby intimates that accounts of his intromissions with the funds of the above Sequestrated Estate, brought down to 13th February 1907, have been audited by the Commissioners, who have postponed the declaration of a further Dividend till the recurrence of another statutory period, and dispensed with notice to the Creditors.

JOHN M. MACLEOD, Trustee.

149 West George Street, Glasgow, March 1907. SEQUESTRATION of Mrs. MARY MUIR, Royal Arms Hotel, Beith.

WILLIAM HARRIS JACK, Accountant, Glasgow, hereby intimates that an account of his intromissions with the funds of the Estate, brought down to the 21st ultimo, has been audited by the Commissioners, and that they have postponed the declaration of a Dividend until the recurrence of another statutory period.

WM. H. JACK, F.S.A.A., Trustee.

103 West Regent Street, Glasgow, 19th March 1907.

In the SEQUESTRATION of JAMES HODGE, Builder, Griffiths Street, Falkirk.

(TABRIEL BLANE, Solicitor, Falkirk, Trustee, It hereby intimates that an account of his intromissions with the funds of the Estate, brought down to 7th instant, has been audited by the Commissioners, and that they have postponed the declaration of a Dividend until the recurrence of another statutory period.

GABRIEL BLANE, Trustee.

Falkirk, 21st March 1907.

In the SEQUESTRATION of JAMES RUTHERFORD SLIGHT, Hotel Proprietor, Border Temperance Hotel, Kelso.

JAMES STORMONTH-DARLING, Writer to the Signet, Kelso, hereby intimates that the Commissioners have postponed a Dividend till the recurrence of another statutory period for making a Dividend.

J. STORMONTH-DARLING, Trustee.

Kelso, 19th March 1907.

To the Creditors on the Sequestrated Estates of Mrs. CHRISTINA ALLAN or GRAY, widow, sometime Dairy Keeper, Claverhouse Dairy, Mains, Dundee, now residing at Balgray Place, Clepington Road, Dundee.

DY virtue of a Deliverance by the Sheriff-Substitute of the County of Forfar at Dundee, Mrs. Christina Allan or Gray, widow, above designed, hereby intimates that she has presented a Petition in the Sheriff Court of Forfarshire at Dundee, to be finally discharged of all debts and obligations contracted by her or for which she was liable at the date of the Sequestration of her Estates, all in terms of the Statutes.

GEO. BRODIE PAUL, Solicitor, Royal Bank Buildings, 4 High Street, Dundee, Agent.

THE Firm of DOHERTY & M'WHIRTER, Builders, Smith Street, Ayr, of which the Subscribers George Doherty and Thomas M'Whirter were the sole Partners, has been DISSOLVED as at 14th March 1907, by mutual consent.

The Subscriber Thomas M'Whirter will carry on the business in his own name for his own behoof, and will take over the assets, and pay the whole liabilities, of said Firm.

GEORGE DOHERTY.

JNO. SILVER, Solicitor, Ayr, Witness. ROBERT A. G. BOYD, Law-Clerk, 42 Newmarket Street, Ayr, Witness.

THOMAS M'WHIRTER.

WILLIAM SHAW, Solicitor, 57 Dalblair Road, Ayr, Witness. ROBERT HARBISON, Law-Clerk, 57 Dalblair Road, Ayr, Witness.

#### NOTICE OF DISSOLUTION.

THE Firm of SMITH & YOUNG, carrying on business as Drapers and Clothiers at 101 Shields Road and 187 Paisley Road West, Glasgow, was DISSOLVED as at

Mr. Robert Smith, the first Subscriber, will discharge the whole of the liabilities of both concerns as at said

The Business at 101 Shields Road aforesaid has been taken over by the said Robert Smith, and he will pay there the liabilities of the dissolved Firm; while the Subscriber Andrew Clark Young has taken over the Business at 187 Paisley Road West, and will carry on the same there for his own behoof.

#### ROBERT SMITH.

#### ANDREW CLARK YOUNG.

PATRICK J. STIRLING, of 175 St. Vincent Street, Glasgow, Writer, ROBERT CHALMERS, of 175 St. Vincent Street, Glasgow, Clerk-at-Law, Witnesses to both Signatures.

#### NOTICE.

THE Business of JAMES ARCHBOLD, Draper, Wooler, in the County of Northumberland, of which the Subscribers Jane Archbold and Mary Archbold were the sole Partners, was, as at 1st March 1907, sold and transferred by them to the Subscriber Walter Archbold Henderson, who will from said date carry on said Business for his own behoof, under the said Firm name of JAMES ARCHBOLD.

The said Walter Archbold Henderson will collect all debts due to the said Firm, and the said Jane Archbold and Mary Archbold will pay all liabilities due by the said Firm up to the date of sale.

# JANE ARCHBOLD. MARY ARCHBOLD.

#### WALTER ARCHBOLD HENDERSON.

C. W. REDPATH, Acting Bank Manager, Wooler,

John Francis Neeson, Draper's Assistant, Wooler,
Witnesses to the Signatures of the said
Jane Archbold, Mary Archbold, and
Walter Archbold Henderson.

#### NOTICE OF DISSOLUTION.

NOTICE is hereby given that the Copartnery carried on under the Firm of JOHN BAXTER & SONS, Timber Merchants, Blackwood, Lesmahagow, of which the Subscribers were sole Partners, was DISSOLVED by mutual consent, as at 20th February 1907, by the retiral therefrom of the Subscriber Robert Baxter. The other therefrom of the Subscriber Robert Baxter. The other Subscriber, William Baxter, will carry on the Business under the same name for his own behoof, and will collect all accounts and pay all debts due by dissolved Firm.

11th March 1907.

WILLIAM BAXTER.

ROBERT BAXTER.

WM. H. FAIRSERVICE, Sawyer, Blackwood, Witness. JAMES SMALL, Fireman, Blackwood, Witness.

## NOTICE OF DISSOLUTION.

THE Copartnership of POLLOCK & M'COLL, Printers and Stationers, carrying on business at 25 Maxwell Road, Eglinton Toll, Glasgow, of which the Subscribers were the sole Partners, was DISSOLVED by mutual consent, as at the 21st day of March 1907, by the retiral of the Subscriber Robert Mitchell Pollock.

The Business will be carried on in the present premises under the Firm name of M'Coll & Company, who will collect all debts due to, and pay all debts due by, the dis-

solved Firm.

R. M. POLLOCK.

Andrew Alston, Writer, 139 St. Vincent

Street, Glasgow,
DAVID R. ANDERSON, Law-Clerk, 139 St. Vincent Street, Glasgow,

Witnesses to the Signature of Robert Mitchell Pollock.

H. M'COLL.

JOHN F. BALLANTINE, Solicitor, 59 Bath

Street, Glasgow,
Andrew Alston, Writer, 139 St. Vincent

Street, Glasgow, Witnesses to the Signature of Hugh M'Coll.

# NOTICE.

All Notices and Advertisements are inserted in the Edinburgh Gazette at the risk of the Advertiser.

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