provement of the burgh of Anderston, in the county of Lanark, for regulating the Police thereof, and of certain lands adjacent, and for other purposes relating thereto," with the prior act or acts therein recited; and an act passed! in the third and fourth years of the reign of her present Majesty, entituled, "an act for further deepening and improving river Clyde, and enlarging the harbour of Glasgow, and for constructing a wet dock in connection with the said river and harbour," with the prior acts therein recited. By which Bill or Bills it is intended, inter alia, to take power to extend the burgh, or ancient and extended royalty of Glasgow, and the powers and provisions of the two acts first above recited, over the whole lands and territory comprehended within the Parliamentary franchise boundaries of Glasgow; and to annex such portions of said lands and territory, as are at present beyond the limits of the burgh or ancient and extended royalty of Glasgow to, and to constitute the same part of the said burgh of Glasgow; and to extend the municipal franchise, rights, privileges and immunities of the said burgh, and the powers and jurisdictions of the Magistrates and Dean of Guild Court thereof, over the whole of said lands and territory so to be annexed, and the inhabitants of the same. Also to take power to establish an uniform system of Police, including paving, watching, lighting, cleansing, and other relative things within the said Parliamentary franchise boundaries of Glasgow, including such parts of the ancient and extended royalty of the said city as may be beyond the said boundaries, and generally to extend, enlarge, re-apportion, re-adjust, or continue and render more effective, in such manner and to such an extent as may be considered most advisable, the systems of Police and of Statute Labour within the said limits; and to unite the present and proposed extended limits of the said burgh of Glasgow under one municipal and police establishment; To take power to abolish certain petty customs and burgess fines, at present exigible within said burgh of Glasgow, payable to the Corporation of said city and others; and farther, to increase, alter, re-adjust, or diminish all or any of the rates, duties, or assessments granted by the said acts, or any of them, and also to impose, levy, and recover such assessments upon, or from the owners and tenants or occupiers of lands, dwelling houses, shops, warehouses, counting houses, factories, mills, works, stalls, stables, vaults, cellars, yards, markets, and all other premises, and buildings and pertinents thereof, within the foresaid limits, as shall be necessary, for, or in connection with all or any of the foresaid purposes, or any other purpose specified in the said several recited acts or any of them, and to borrow money for the said purposes, and to appoint Procurators Fiscal, Superintendents, Clerks of Police, Collectors, Surveyors, Inspectors, and all other officers necessary for the purposes of the said Bill or Bills or any of them; and to obtain powers for the compulsory purchase of lands or houses. And it is also intended to confer, vary or extinguish all exemptions, rights, and Bill or Bills into execution and effect; and to grant such other powers, in relation to any or all of the purposes before noticed, as may be expedient or necessary towards the accomplishment of the object of the said Bill or Bills.

City Chambers, 11th November 1845.

add to a halfear NOTICE.

NOTICE IS HEREBY GIVEN, HAT it is intended to apply to Parliament during the lensuing Session, for leave to bring in a Bill or Bills to authorise the Parliamentary Trustees on the River Clyde and Harbour of Glasgow, appointed by, or under an act passed in the session of Parliament, held in the third and fourth years of the reign of her Majesty, Queen Victoria, entituled " An Act for farther deepening and improving the River Clyde, and enlarging the Harbour of Glasgow, and for constructing a Wet Dock in connection with the said River and Harbour," and the acts therein recited, to acquire by compulsory purchase, or by voluntary agreement, a portion of ground and heritages, consisting of from 140,000 to 150,000 square yards, forming part of the lands of Stobcross on the north bank of the River Clyde, or such further portion of the said lands or other adjacent lands or heritages as they may consider expedient; and to form, construct, or erect on the said lands or heritages, to be so acquired by them, a Wet Dock or Tidal Basin, to be supplied with water from the River Clyde, with quays or wharfs connected therewith, all of the description and dimensions delineated on the plan and sections to be deposited in manner hereinafter mentioned, and such sheds, rails, cranes, and other works as may be necessary; and it is intended to take power by the said Bill or Bills to deviate from the lines of works to an extent not exceeding fifty yards on the lands or heritages delineated on the said plan; and it is farther intended to apply for express powers to the trustees to lay rails along the quays constructed, or to be constructed, on the north and south sides of the River, within the limits of the Harbour, as defined in the said recited act, and also upon the portion of the lands of Stobcross, to be acquired as aforesaid; and to extend, for the farther period of three years, the compulsory powers granted by the said recited act, for acquiring by jury valuation the grounds on the south side of the said River, belonging to William Davidson Blair, William Hamilton of Mavisbank, and William M. Lean, of Plantation; likewise to levy rates and duties for the use of the said Wet Dock or Tidal Basin, and quays or wharfs, and for the use of the said rails and other works to be constructed as aforesaid, and to apply the said rates and duties, and the other rates and duties at present authorised to be levied, and now under the management of the said trustees, under the said acts, towards the purchase of the said lands and heritages, and the construction and maintenance of the said Wet Dock or Tidal Basin, and quays or wharfs, rails, sheds, cranes, and other relative works, and defraying all the other expenses incident thereto, or to the management thereof; and it is intended to vary, alter, or extinguish any existing rights and privileges, and exemptions, which may in any way obstruct for interfere with the construction and maintenance of the said Wet Dock or Tidal Basin, quays or wharfs, rails, and other works, and to conter other rights, privileges, and exemptions: to take power to raise or borrow such sums, or additional sums of money, on the credit of the existing rates and duties, or of the rates and duties to be created or to arise under the Bill or Bills, or both or either, as

pay the purchase money of the said lands or heritages, and to construct the said Dock or Basin, quays or wharfs, rails, and other works, and for the other purposes of the said acts: and to take power to divert or alter any street, footpath, passage-way, or road, or sewer, or water-course, that may be necessary towards the formation or construction of the said Dock or Basin, quays or wharfs, rails, and other works; And to take such other powers and authorities as may be necessary and expedient, in relation to, or in connection with the said Wet Dock or Basin, quays or wharfs, rails, and other works; and it is farther intended to take power by the said Bill or Bills to sell or dispose of the lands of Windmillcroft, or part thereof, belonging to the said trustees, and situated on the south side of the said Harbour, without erecting a Wet Dock thereon, as authorised by the said recited act, and also to sell or dispose of such other superfluous lands as may, from time to time, belong to the said trustees: Which said Wet Dock or Tidal Basin, quays or wharfs, lands, rails, and other works, are, or will be situated and comprehended in, or bounded by, the town or parliamentary burgh of Glasgow, in or by the barony parish of Glasgow, and the parish of Govan or Gorbals, in the county of Lanark; and it is also intended, as far as necessary, to alter, consolidate, or amend the said acts. And Notice is hereby farther given, That duplicate plans and sections, describing the said intended Wet Dock or Basin, quays or wharfs, lands, rails, and other works, together with a book of reference thereto, containing the names of the owners or reputed owners, lessees or reputed lessees, and occupiers of the lands, houses, and heritages in or through which such works or improvements are to be made, or which are to be taken and used for such purposes, will be deposited for public inspection, on or before the 30th day of November 1845, in the offices of the principal Sheriff-Clerk for Lanarkshire, at Lanark, Hamilton and Glasgow, and that a copy of so much of the said plans, sections, and book of reference as relate to the said parishes and to the city or parliamentary burgh of Glasgow, will be deposited for public inspection on or before the 31st day of December 1845, with the schoolmaster, if any, and if there shall be no schoolmaster, then with the session-clerk of the said parishes, respectively, at the residence of such schoolmaster or session-clerk, and also with the town-clerks of the burgh of Glasgow, at their chambers within the said burgh.

Glasgow, 18th October 1845.

SLAMANNAN AND BORROW-STOUNESS EXTENSION.

of; and it is intended to vary, alter, or extinguish any existing rights and privileges, and exemptions, which may in any way obstruct or interfere with the construction and maintenance of the said Wet Dock or Tidal Basin, quays or wharfs, rails, and other works, and to confer other rights, privileges, and exemptions: to take power to raise or borrow such sums, or additional sums of money, on the credit of the existing rates and duties, or of the rates and duties to be created or to arise under the Bill or Bills, or both or either, as may be necessary to enable the said trustees to