appointed by them respectively; to increase the existing number of Aldermen and Councillors, and to apportion or make provision for the apportionment of existing Councillors amongst new or altered wards, and to make provision for the assignment of Aldermen as returning officers in respect of the new or altered wards, and to make all other necessary and proper provision in relation to the election or continuance in office of the Mayor, Aldermen, and Councillors of the extended

To extend the present School Board district of the borough so as to include the area proposed to be added to the borough, and to constitute the members and officers of the School Board for the existing borough the members and officers of the School Board for the extended district. To provide for the dissolution of the School Board for Sandal Magna, if any, the School Board for Alverthorpe-with-Thornes, and for the transfer of the schools, buildings, property, debts, and liabilities of those Boards to the School Board for the extended borough; to detach from the district and jurisdiction of the School Board for the district of Stanley-cum-Wrenthorpe the portion of that district which is proposed to be added to the borough, and to make other provision with reference to the boundaries of the districts of the School Board for the borough and neighbouring School Boards, and the attendance of children thereat respec-tively. To authorise and carry into effect agreements between the School Board for the borough and the School Board for any adjoining district with reference and to empower the Education Department or other authority to settle and adjust doubts or difficulties, and to apportion any rights, property, or liabilities arising in the execution of the intended Act.

To apply to the School Board for the extended borough all or some of the bye-laws and regulations in force in respect of the School Board of the existing borough, and to render inoperative in any part of their extended district all other

bye-laws and regulations.

Or to empower the Education Department, or other authority, to dissolve all or any of the School Boards whose districts are wholly or partially within the extended borough, and to form the borough as extended into one School Board district; to rearrange the boundaries of the districts of all School Boards affected, and if deemed expedient create contributory districts; and to make all necessary or proper changes in the constitution of the School Boards affected, and all other necessary or proper arrangements respecting the property, rights, and liabilities of the School Boards affected.

To make provision for charging the present debt, and any future expenses incurred by the Corporation in relation to the sewerage works, sewage lands, and street improvements on the area of the existing borough, and to charge the present debt and any future expenses incurred in respect of sewerage works, sewage lands, and street improvements in or for the benefit of the added area, or any part thereof upon such area, and to empower the Corporation to levy a separate or increased rate upon the owners and occupiers of lands and hereditaments within the several areas chargeable with such debt or expenses, and to make other provision by differential rating or otherwise for the payment of expenses in relation to the sewerage of the extended borough, or any part or parts thereof, passing through the sewers of the existing borough.

To extend the time limited by the Wakefield Corporation Waterworks Act, 1880, for the compulsory purchase of land for the purposes of that Act, and to extend the time limited by that Act for the construction and completion of the works thereby authorised.

To empower the Corporation to increase or alter the scale of charge for the supply of water for domestic purposes, and to authorise them to charge a differential rate for the supply of water for domestic use outside the borough, or extended borough, and to make other provisions with reference to the charge for the supply of water, to alter the basis of valuation, and to provide for the collection and recovery of water rates, rents, and charges, and the application of the water revenue, and to make provision for

meeting any deficiency therein.

To make further provision in relation to the sewering, levelling, paving, metalling, flagging, channelling, lighting, repairing and taking over or adoption of streets, footways, courts, yards, and passages, or some part or parts thereof respectively, within the borough, whether public or private, the apportionment and recovery of the expenses of such works, with interest and commission, from the owners or occupiers of the adjoining or neighbouring lands, houses, or other property, and for declaring that such expenses shall be a first charge upon such adjoining or neighbouring property, with power of sale and letting, and appointment of receiver, and in other respects to make further provision in relation to the ascertaining, apportionment, and recovery of private improvement expenses to authorise agreements between the Corporation and owners with limited interest in relation to any of the matters aforesaid, and to empower such owners to borrow money and charge lands with such expenses, and in respect of the above matters or some of them to alter or render inapplicable the provisions of the Public Health Act, 1875

To make further provisions with respect to the prevention of infectious and other diseases, for the giving of notice as to infected persons, the providing of temporary or permanent hospitals or shelters for persons suffering from infectious diseases and for families turned out of infected premises, for providing nurses, the removal of infected persons to hospitals, removal and burial of dead bodies, prohibition of the use of public conveyances for the removal of infected persons or dead bodies, prohibition of the retention of diseased dead bodies, prohibition of the letting of infected premises, the furnishing of certain particulars by cowkeepers and others, and penalty for offences under Section 84 of the Public Health Act. 1875.

To provide that no urinal or similar convenience shall be made in or adjoining any street without the consent of the Corporation, and for the removal of any urinal or other convenience if so placed as to be offensive to public decency

To empower the Corporation to prohibit or regulate by licence or otherwise the placing or maintaining of wires, conductors, cables, tubes, or other projections, works, or things, over, or other projections, works, above, along, across, or beneath streets or other

public places within the extended borough.

To alter or extend the definition of new buildings in relation to the Public Health Act, 1875, and any local Acts in force within the borough, and to extend Section 56 of the Wakefield Improvement Act, 1877, so as to include the addition to or alteration of (either internally or externally) any building or room adjoining or in the principal building. And also to amend Section 66 of the last-mentioned Act, and to empower the Corporation to prescribe the material upon which any plans submitted to them are to be drawn.

To make provision for the authentication, proof,