

General Powers.

37. It will also be sought by the intended Act to confer the further powers on the Corporation hereinafter mentioned:

38. To authorise the investment by the Corporation of the Police Pension Fund in mortgages of the Corporation.

39. To prescribe and issue one form of mortgage for the borrowing of moneys by the Corporation.

40. To authorise the Corporation to issue bills or promissory notes.

41. To empower the Corporation to use any money for the time being forming part of any of their sinking funds for any purpose for which they are authorised to borrow money.

42. To provide for the amendment or consolidation of the financial provisions of the Sheffield Acts of 1872, 1896, and 1897, having reference to tramway purposes, and to provide that the Corporation may for all tramway purposes from time to time borrow on the security of the tramway revenue and upon the district fund and district rate.

43. To authorise the Corporation to borrow money for the purposes of the intended Act, and to charge the same, as the case may be, on the borough fund and borough rate, district fund and general district rate, and the estates, rates, revenue, and other property of the Corporation, or on any of such securities, and to create, grant, and issue mortgages, or to create and issue Consolidated Stock, in respect thereof, and to authorise the Corporation to apply any of their corporate funds or other moneys authorised to be raised to the purposes of the intended Act.

44. To declare, confirm or alter the title of the Corporation, and to enact that the title is and shall be the Lord Mayor, Aldermen, and Citizens of the City of Sheffield, and to make such provisions as may be necessary or expedient in relation thereto.

As to Streets, Buildings and Police and Sanitary Matters.

45. To make provision to enable the Corporation to require that all plans of new streets submitted to them shall be in such form as may be prescribed by them, and that all alterations in streets and sewers shall be submitted to them, and to provide that all costs of alteration of any streets by the Corporation shall be paid by the owners of property on either side of any such streets.

46. To enable the Corporation to prescribe and fix the level of all new streets, and of any alterations affecting existing or new streets.

47. To authorise the Corporation to prescribe a building line, to which all new buildings shall conform.

48. To make better provision, either by special enactment or by bye-laws, in regard to streets and buildings and other matters and especially in the following respects, that is to say:—As to the preparation and retention of plans,—The fixing of levels,—The repairs to private roads, &c.,—The prevention of excavations until after approval of plans by the Corporation,—The repair or enclosure of dangerous places,—The making good of injury to streets,—The prevention of injury to streets and roads,—The construction of cellars under footpaths,—The charge for surveys in respect of private street works,—The control of the position, direction and level of new streets in relation to existing streets,—The width of new streets and courts,—The limits of new streets,—The continuation of existing streets as new streets,—As to carriage ways in new streets,—As to the construction of intersecting streets,—As to the forming, kerbing, and sewerage of new streets,—As to the flagging, paving, chan-

neling and sewerage of courts,—The construction of bridges,—The laying out of culs de sac,—The crossings to private entrances,—The diversions of rivers or watercourses,—The fencing of areas,—The formation and protection of footpaths,—Road material,—Undertakings given to Corporation,—The division of expenses between Corporation and owners and between different owners,—Air space,—Courts and court entrances,—Dangerous structures,—Plans of alterations of old buildings,—Buildings not fit for habitation,—Regulating position of exempted buildings under The Public Health (Buildings in Streets) Act, 1888,—As to open spaces,—Height of chimneys,—Temporary structures,—Fees to building Inspectors,—Building materials,—Partition walls,—Prevention of fire,—The alignment of new buildings,—As to open space in front and rear of new buildings,—For regulating air space in rooms,—The removal of rejected building material,—Reconstruction of old buildings,—Connection of pipes with sewers,—Use of girders,—Ventilation of buildings.—Iron buildings,—Construction of new buildings,—Cesspools, ash-pits, urinals, privies, water closets, sinks, baths, drains, drainage, sewerage and watercourses:—Preventing discharge of water into sewers,—Artizans dwellings,—Smoke nuisances,—Hoardings, and sky-signs,—Summonses, notices and orders,—Appeals,—Deputy City Surveyor and Building Inspectors,—Common lodging-houses and water-supply thereto,—Nuisances,—Cellar dwellings,—Registration of milk shops.—Blowing Carcases,—Sale of blown carcases,—Diseased food,—Ice creams,—Fried fish dealers,—Night shelters,—Crematorium,—Infected persons and infectious bodies,—Cleansing of undedicated streets by Corporation,—Hawking,—Street music and street betting,—Sale of newspapers in streets,—Traffic and obstructions in streets,—Defacement of buildings,—Throwing hand-bills, glass, &c., in streets,—Chalking or marking footpaths,—Speed of motor cars, bicycles, &c.,—Regulations as to hackney carriages,—Arrest of disorderly persons and persons found in possession of stolen goods,—Licensing of child street hawkers,—Regulation of public parks and provision of music,—Municipal orchestra,—Seats in high-ways,—Hospitals,—The establishment and maintenance of Turkish baths, and the charges to be made in respect thereof,—Electric wires and apparatus,—Weights and measures,—The driving or control of vehicles,—The provision of rifle ranges.

49. To enable the Corporation to make and enforce bye-laws touching all or any of the matters aforesaid, and to levy, and recover penalties, for any breach of the observance of such bye-laws.

50. To provide that any unfenced ground adjoining or abutting upon any street, shall be deemed to be a street for the purposes of Section 29 of the Town Police Clauses Act, 1847, and in respect of all or any of the offences to which Section 28 of that Act relates.

51. To empower the medical officer of health, or other authorised person, to enter dairies, byres, and cowsheds within the city or beyond the city, if milk produced therein, or supplied therefrom, is believed to be sent to the city, and to examine the cows, and to require the owners or occupiers of such dairies, byres, and cowsheds to render all reasonable assistance, and to prohibit the selling of milk of cows affected with tuberculosis, or any disease which might render the use of such milk dangerous or injurious to health, to provide for the giving of notice to the Cor-