

any of the generating stations of the other of those Companies.

To enable the Company to purchase and take compulsorily or by agreement lands houses tenements and hereditaments or any easements therein or thereunder which may be required for the purposes of the intended Act.

To enable the Company notwithstanding Section 92 of the Lands Clauses Consolidation Act 1845 to purchase and take by compulsion or agreement any part or parts of any lands house building manufactory premises and hereditaments without being compelled to take the whole thereof and to appropriate and use the subsoil under any house building manufactory or premises cellars vaults arches or constructions of parts thereof respectively without being required to purchase any such house building manufactory or premises cellars vaults arches or other constructions or the site thereof or any easement or right to the use of such subsoil and to vary or extinguish all rights and privileges in any manner connected with the lands houses tenements and hereditaments whereof the whole or part only are purchased or taken by the Company for the purposes of the intended Act.

To authorise and provide for the underpinning or otherwise strengthening and securing of any house building premises or hereditaments under or in proximity to which the railways may be designed to pass and which may not be required to be taken under the provisions of the said intended Act.

To empower the Company to cross open break up stop up alter divert or otherwise interfere temporarily or permanently with all such walls streets footpaths highways bridges railways subways rivers navigations gas pipes sewers drains and water-courses telegraph telephone tubes wires and posts within or adjoining the aforesaid city Metropolitan boroughs parishes and places as it may be necessary to cross open break up stop up alter divert or otherwise interfere with for the purposes of the said intended railways and works or any of them or of the said intended Act and to appropriate and use for the purposes of the intended works or of the intended Act the subsoil and undersurface of any lands streets roads squares highways and places along under or across which any of the proposed works are intended to be made.

To enable the Company to demand take and recover tolls rates and charges upon or in respect of the intended railways and works and to confer vary or extinguish exemption from tolls rates and charges.

To empower the Company on the one hand and the Metropolitan District Railway Company the South Eastern and Chatham Railway Company the London Brighton and South Coast Railway Company and the intended West and South Junction Railway Company or any of those Companies on the other hand to enter into and carry into effect agreements with reference to the construction use management and maintenance of the said intended railways and works the supply of rolling or working stock and machinery the supply of electricity or generating power and of officers and servants for the conduct of traffic the payments to be made and the conditions to be performed with respect to such construction working use management and maintenance and supply the interchange accommodation and conveyance of traffic coming from or destined for the respective undertakings of the contracting Companies the levying fixing division appointment and appropriation of the tolls rates charges receipts and revenues

levied taken or arising from that traffic the sums or considerations whether annual or in gross and the rents payments allowances rebates and drawbacks to be made paid or allowed by any of the contracting parties to the other of them for or on account of any of the matters to which the respective contract agreement or arrangement relates the appointment of joint committees and to sanction or confirm any such contract agreement or arrangement and to authorise the contracting parties to appoint directors of the Company.

To empower the Company to sell convey lease and otherwise dispose of any lands and hereditaments taken for the purposes of or under the powers of the intended Act which may not be required for the purposes of the Company's undertaking and to exempt the Company from the provisions of the Lands Clauses Consolidation Act 1845 with respect to the sale of superfluous lands.

To enable the Company notwithstanding anything contained in the Companies Clauses Consolidation Act 1845 to pay out of the capital or any funds of the Company from time to time during construction interest or dividends on any shares or stocks of the Company.

To vary and extinguish all existing rights and privileges which would interfere with the Company's objects and to confer other rights and privileges and to incorporate in the said intended Act with or without exceptions and modifications the provisions of the Companies Clauses Acts 1845 to 1889 the Lands Clauses Act and the Railways Clauses Act 1845 and 1863.

To enable the Company notwithstanding anything in the Lands Clauses Consolidation Act 1845 contained to the contrary to put in force the powers of the special Act for the compulsory purchase of land for and the construction of the railways and works thereby authorised without having first raised the whole of the capital or estimated sum for the whole of the undertaking.

To alter amend extend and if need be to repeal the provisions or some of the provisions of the several Acts of Parliament following (that is to say):—The Metropolitan Railway Act 1854 the Metropolitan District Railway Act 27 and 28 Vic. cap. 322 the Act 6 Will. IV. cap 75 relating to the South Eastern Railway Company and the Act 16 and 17 Vic. cap. 132 relating to the Chatham Railway Company all other Acts relating to those Companies or any of them the Metropolitan Local Management Acts 1855 and 1856 and the Local Government Act 1888 and all other Acts relating to the London County Council and the Local Government (London) Act 1899.

Duplicate plans and sections describing the line situation and levels of the proposed railways and works and the lands houses and other property in or through which they will be made or which may be taken compulsorily for the purposes thereof and for the other purposes of the said intended Act together with a book of reference to such plans containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of such lands houses and other property and a copy of this Notice as published in the London Gazette will on or before the 30th day of November instant be deposited for public inspection with the Clerk of the Peace for the county of London at his office at the Sessions House Clerkenwell-green and a copy of the said plans sections and book of reference will on or before the same day be deposited so far as relates to the parish of St. George's Hanover-square and City of Westminster with the Town Clerk of the City of Westminster at his office and so far as