

In Parliament—Session 1903.

WOOD GREEN URBAN DISTRICT  
COUNCIL.

(Acquisition by compulsion of part of Wood Green Common for purposes of erection of Destructor; Agreements with Local Authorities and others for Supply of Energy in bulk; Power to Urban District Councils of Hornsey, Tottenham, and Edmonton to supply Energy to the Council; Supply of Electric Fittings; Bye-laws; Discounts; Erection and Maintenance of Reading, Refreshment Rooms, &c., in Pleasure Grounds; Charges for Admission thereto; Regulations as to Use and Enjoyment of Pleasure Grounds; Band of Music; Powers as to Infectious Diseases; Penalties for Selling Milk of Diseased Cows, and Powers for Dealing with Tuberculosis in Cows; Powers as to Buildings and Streets and Sanitary Matters; Powers to require and recover Payment of Fees by Persons constructing or altering Buildings within the District; Sky Signs and Hoardings; Borrowing Powers; Raising and Application of Moneys; Penalties; Incorporation; Amendment and Repeal of Acts.)

**N**OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Urban District Council of the urban district of Wood Green, in the County of Middlesex (hereinafter referred to as "the Council") for an act for all or some of the following purposes and objects (that is to say) :—

To authorize the Council to acquire by compulsion or agreement the lands and hereditaments hereinafter described, and any interests, rights, or privileges over or affecting the same (that is to say) :—

A piece of land situate in the parish and urban district of Wood Green, in the county of Middlesex, containing 1 acre 3 roods and 3 perches, or thereabouts, being the Moat House and its appurtenances and the surrounding land, now forming part of Wood Green Common, and bounded on the south by the back walls of the gardens of "The Grove," on the north by Wood Green Common, on the east by Western-road, and on the west by lands belonging to the Great Northern Railway Company.

And to empower the Council upon all or any of the said lands above described, or any part thereof, to erect, maintain, work, and use a destructor, with all necessary plant, machinery, works, buildings, appliances, apparatus and conveniences for that purpose, and to provide that the provisions of the Metropolitan Commons Supplemental Act, 1882, the Wood Green Local Board Act, 1889, and the Great Northern Railway Act, 1889, shall cease to apply to the said lands.

To provide that no compensation should be payable to the owners or occupiers of freehold and copyhold land in the parish of Wood Green claiming actual or contingent rights of common or pasturage over the said lands above described, and that no notices to treat under the Lands Clauses Acts need be served in respect of such rights.

To authorize the Council to hold any lands which they may acquire under the authority of the intended Act free from the provisions of the Lands Clauses Consolidation Act, 1845, with respect to superfluous lands, and to sell, lease, and dispose of any lands acquired by them, and to provide for the application of moneys received by the Council in respect of such sales, leases, or dispositions.

To empower the Council to extinguish, vary, or modify all public rights of way and other rights which would impede, interfere with, or be inconsistent with the purposes of the intended Act.

To empower the Council and the Local Authority of any district adjacent to the district of the Council to enter into agreements for the supply of electric energy in bulk, and to empower the Urban District Councils of Hornsey, Tottenham, and Edmonton to supply energy in bulk to the Council.

To empower the Council to supply electric fittings, and to make and enforce bye-laws or regulations for securing the safety of the inhabitants and for the prevention of fire in respect of buildings supplied with electric energy, and to alter the date for making up the accounts relating to the Electric Lighting Undertaking of the Council, and to authorize the Council to allow discounts on payments for supplies of electric light or power, and to exempt the Council from liability to supply energy in certain cases, and to require consumers of electric energy to give notice to the Council before quitting any premises supplied with energy.

To authorize the Council to erect, provide, equip, maintain, furnish, and let waiting, refreshment, assembly, concert and other rooms and saloons, pavilions and other accommodations for music and other public entertainments and assemblies, shops, and other places and conveniences, in the pleasure or recreation grounds belonging to or held by them, and to charge for the admission to and use of any such rooms, buildings, places, conveniences and grounds, and for admission to such entertainments and assemblies, and to appoint and employ persons to manage and take charge of such pleasure grounds, buildings and premises, or any of them on such terms and conditions and subject to such regulations and restrictions as the Council may deem fit, and to provide apparatus for games, and to set apart portions of pleasure grounds for games, and to close pleasure grounds for special purposes and to provide that the pleasure grounds shall be deemed streets for certain purposes, and to authorize the Council to provide and let chairs therein, and to provide or to contribute to a public band of music for the district.

To confer on the Council new and enlarged powers, and to make further provisions with reference to buildings, streets and sewers, including, amongst others, the following (that is to say) :—The approval of plans to be void after certain intervals, retention of deposited plans, power to vary position or direction of new streets, to define future line of streets, and to declare where streets begin and end, intersecting streets, continuation of existing streets to be deemed new streets, to prohibit the erection of new buildings until street formed, to make provision with regard to crossings for horses or vehicles over footways, and as to height of buildings and chimneys, the definition of new buildings, the erection of buildings to a greater height than adjoining buildings, to prohibit the deposit in streets of building materials, and the making of excavations without the consent of the Council, as to materials in streets sewered and paved, to provide for the recovery of damages caused to footways by excavations, to require approval of Council to elevation of buildings erected on front land, as to temporary and movable buildings, power to sell materials of temporary