Council shall have jurisdiction over markets and fairs so as to comprise the whole of the urban district of Penrith, and to enable the Council to carry on their existing market undertaking, and to acquire further lands and construct a new market, and to authorize the Council to levy tolls, dues, stallages, rates, rents and charges, to alter existing tolls, dues, stallages, rates, rents and charges, and to confer, vary or extinguish exemptions from the payment of tolls, dues, stallages, rates, rents and charges, and if thought fit to enable the Council to extinguish the existing tolls, dues, stallages, rates, rents and charges.

36. To enable the Council to regulate the places of holding the market in the streets and to prohibit obstructions to traffic from standing of carts, caravans and other vehicles, and from booths, shows, stalls or otherwise, and to prohibit the holding of markets except by the Council or

their lessees.

37. To make further provision in regard to the markets within the district, and in particular in regard to the forfeiture of articles left in the market, power to take possession of stalls for non-payment of rent and to enable the Council to let the markets or any stall or accommodation therein or the whole or any part of the tolls, rents or charges receivable in respect thereof, and to provide that the tolls shall be payable by successive sellers of articles, and to enable the Council to take tolls for weighing and measuring articles sold in the market, and to make bye-laws specifying and defining the goods, animals and things which may be brought or delivered upon or into any market or fair of the Council.

38. To authorize the Council to provide, maintain, furnish and let pavilions and other accommodations for music and other public entertainments, and other places and conveniences in the pleasure or recreation grounds belonging to or held by them, and to charge for the admission to such entertainments, 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 and to contribute to a public band of music for the district.

39. To confer on the Council new and enlarged powers, and to make further provisions with reference to buildings and streets, including among others the following (that is to say):—

The approval of plans to be void after certain intervals, retention of deposited plans, powers to vary position or direction of new streets, to define future line of streets, and to declare where streets begin and end, continuation of existing streets to be deemed new streets, to prohibit the erection of new buildings until street formed, further provisions in regard to widening of new streets by owners of property on either side, the naming of streets and numbering of houses, to make provision with regard to crossings for horses or vehicles over footways, 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, as to temporary and moveable buildings, power to sell materials of temporary buildings, provision for preventing of formation of culs-de-sac, power to Council to require enlarged sewer, as to separate sewers, dangerous places to be repaired or inclosed, urgent repairs to private streets, prevention and removal of projections over streets, Council not liable for damages in carrying out work for owners except in cases of negligence, enabling the Council to make communications between private drains and their sewers on payment, to regulate the fencing of forecourts from streets, to provide for the lopping of trees and shrubs overhanging streets and footpaths, to render the elevation of buildings erected on front lands subject to the approval of the Council, to enable the Council to alter the names of streets, to require paving of yards, to make further bye-laws as to buildings, and to require means of escape from buildings in case of fire.

40. To make special provisions with regard to the erection of sky-signs and the conditions upon which a licence may be granted by the Council, and also with regard to hoardings and other structures used for advertising purposes.

41. To confer on the Council further powers with regard to sanitary matters, including

the following, namely:

Extending section 41 of the Public Health Act, 1875, urinals to be attached to refreshment houses, removal or alteration of urinals, to enable the Council to require water closets to new buildings, to regulate the manufacture and sale of ice-creams, inspection of premises of ice-cream vendors, inscription of name of vendor on cart, extending the definition of nuisances, to make provision with regard to the reconstruction of drains, to make provision with regard to improper construction or repair of water closets or drains, wilful damage to drains, imposing penalties on occupiers refusing execution of Act, and as to time for recovery of expenses, rain water pipes not to be used as soil pipes, water or stack pipes not to be used as ventilating shafts, soil pipes to be ventilated, regulating dust bins, cleansing of cisterns, penalties on owners of houses without water supply, and inspection and testing of drains, and to make provision in case owners or occupiers make default in complying with provisions of section 74 of the Towns Improvement Clauses Act, 1847, and section 160 of the Public Health Act, 1875, for enabling the Council to execute works, and recover costs from owners and occupiers in default.

42. To confer on the Council larger powers than they now possess with regard to infectious diseases, including, amongst others, the following powers (that is to say):—

Prohibiting conveyance of infected persons in public vehicle, requiring driver of infected person to give notice, prohibiting infected persons from carrying on certain businesses and infected children from attending school, requiring the principals of schools to furnish lists of pupils, empowering medical officer of health to examine school children, disinfection