obligations of the Company or to convert the same into or redeem the same by the issue of all or any of such preference stocks, debentures, debenture stock, annuities or obligations or any class thereof to such amounts with such equivalence and with such rights, privileges, preferences and priorities as the intended Act may authorize or prescribe and if thought fit to convert or consolidate separate classes of preference shares or preference stock, debentures, debenture stock, annuities, and obligations into one class or to provide for the conversion or consolidation of any class thereof into another class ranking pari passu with or in priority to or subsequent to other existing or authorized preference shares or preference stock, debentures, debenture stocks, annuities, or obligations of the Company, and so far as may be necessary or expedient to alter and vary the rights of the holders of all or any of the existing preference shares or preference stock, debentures, debenture stocks, annuities, and obligations of the Company, and the securities and property upon which all or any of the same are charged, and to vary or cancel any trust deed or other security for such preference shares or preference stock, debentures, debenture stocks and obligations, and to substitute therefor such other security or securities as may be prescribed or authorized by the intended Act.

2. To enable the Company to issue, apply, or use all or any of the authorized preference shares or preference stock, debentures, debenture stocks, annuities, or obligations of the Company for the purposes of the intended Act.

3. To empower the Company to issue new or authorized preference shares or preference stock to rank for dividend in priority to the Consolidated Ordinary Stock at present or hereafter issued and pari passu with all or any of the preference stock to be issued under the provisions of the intended Act, but so that the total nominal amount of preference stock and preference shares shall not exceed in nominal amount one-half of the nominal amount of the Consolidated Ordinary Stock and deferred stock and shares or stock ranking pari passu therewith for the time being issued and outstanding, and to vary the powers of the Company to issue preference shares.

4. To alter, amend, enlarge, cancel or annul all or some of the articles and provisions of the Memorandum and Articles of Association of the Company with respect to all or any of the matters aforesaid and with respect to any other matters with regard to which it may be deemed necessary or expedient to alter amend enlarge cancel or annul the same for the purpose of giving effect to the objects of the intended Act or any of them and to insert any additional provisions in the said Memorandum and Articles of Association which may be deemed necessary for that purpose.

5. To authorize and require the directors of the Company and all other necessary parties to do all such acts and to make all such entries and alterations in the books and documents of the Company and give all such consents and execute all such deeds and instruments as may be necessary or expedient for giving effect to any of the provisions of the intended Act and if thought fit to make provision for dispensing with

any such act or consent.

6. To make provision with respect to the acceptance or holding of shares or stock issued under the powers of the intended Act by trustees executors administrators and others holding shares or stock in a representative or fiduciary

character and to confor upon the Company and all other necessary parties all rights powers authorities and privileges which are or may become necessary for carrying into effect the objects and purposes of the intended Act and to vary and extinguish all rights and privileges which would or might in any manner impede or interfere with any such objects or purposes and to confer other exemptions rights and privileges.

7. To alter, amend, repeal or vary all or some of the provisions of the Buenos Ayres and Rosario Railway Act, 1900, the Central Argentine and Rosario Railway Act, 1902, the Central Argentine Railway, Limited, Act, 1910, and any other Act relating to the Company.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 16th day of December next.

Dated this 18th day of November, 1911.

NORTON, ROSE, BARRINGTON AND Co., 57½, Old Broad Street, London, E.C., Solicitors for the Bill.

JOHN KENNEDY, W.S., 25, Abingdon Street, Westminster, S.W., Parliamentary Agent.

In Parliament.—Session 1912.

SWANAGE GAS AND WATER.

(Power to Construct New Waterworks and to Confirm Existing Works; Acquisition of Lands and Springs; Easements; Power to Break up Streets, &c.; Alteration and Increase of Water Rates; Provisions as to Supply, Waste, &c., of Water, and as to Fittings and Apparatus; Testing and Pressure of Gas Supplied by Company; Special Purposes and Reserve Funds; Provisions as to the Supply of Gas and Fittings and Apparatus; Power to Lay Pipes in Private Streets; Bye-laws and Penalties; Additional Capital and Borrowing Powers; Amendment and Repeal of Acts, &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Swanage Gas and Water Company (hereinafter referred to as "the Company") for an Act for all or some of the following purposes (that is to say):—

say):—
To empower the Company to make and maintain, and from time to time alter, improve, enlarge, extend, renew, reconstruct or discontinue all or any of the following works in the Rural District of Wareham and Purbeck and county of Dorset (that is to say):—

and county of Dorset (that is to say):—

(1) A well and pumping station to be situate in the parish of Arne, in the enclosure numbered 437 upon the ½800 Ordnance Map of the said parish (2nd edition, 1901) short T.9

1901), sheet L.9.

(2) An adit (No. 1) to be situate in the said parish, commencing at the said intended well and terminating at or near the north-west corner of Stoborough Heath, near to Rodwell Cottage, in the enclosure numbered 368 upon the said Ordnance

(3) An adit (No. 2) to be situate in the said parish, commencing at the said intended well and terminating in the