morthern corner of the enclosure numbered

508 upon the said Ordnance Map.

(4) An adit (No. 3) to be situate in the said parish, commencing by a junction with the said intended adit (No. 1) in the northern corner of the enclosure, numbered 439 on the said Ordnance Map, and terminating in the north-west corner of the enclosure numbered 444 on the said Ordnance Map.

(5) An aqueduct, conduit, or line of pipes (No. 1) to be situate in the parishes of Arne and Corfe Castle, commencing at the said intended well and pumping station and terminating in the north-west-corner of the enclosure numbered 491 upon the \frac{1}{2500} Ordnance Map of the parish of Corfe Castle (2nd edition, 1901), sheet LVI.2., at the service tank next hereinafter described.

(6) A service tank or service reservoir to be situate in the parish of Corfe Castle, in the north-west corner of the said enclo-

sure, numbered 491.

(7) An aqueduct, conduit, or line of pipes (No. 2) to be situate in the parishes of Corfe Castle, Worth Matravers and Langton Matravers, commencing at the said intended service tank, and terminating by a junction with the existing pipes of the Company in the road opposite the entrance gate to Leeson Park at Langton Matravers.

gate to Leeson Park at Langton Matravers. To enable the Company to make and maintain all such cuts, channels, catchwaters, tunnels, adits, mains, pipes, conduits, culverts, drifts, wells, shafts, bores, drains, sluices, relief valves, washouts, overflows, byewashes, discharge pipes, outfalls, wastewater channels, gauges, filter-beds, water-towers, service tanks, banks, dams, embankments, walls, bridges, approaches, engines, pumps, machinery, buildings, works, telegraphs, telephones and other apparatus and appliances as imay be necessary or convenient in connection with or subsidiary to the beforementioned works or their water undertaking.

To enable the Company to pump, collect, impound, take, use, divert and appropriate for the purposes of their water undertaking all such springs and waters as will or may be taken or intercepted by the works of the Com-

pany or any of them.

To authorize the Company to deviate from the lines and levels of the intended works as shewn on the plans and sections hereinafter mentioned to such extent as may be defined

in or prescribed by the intended Act.

To provide for the discontinuance of the use of the well known as "Well No. 1," and situate in or under the offices and premises of the Company in Marshall Row in the parish of Swanage, and to sanction and confirm the construction of, and to empower the Company to maintain and use temporarily as part of their water undertaking the well and pumping station and works connected therewith, known as Well No. 4 and situate at Durlston, parish of Swanage, and to and confirm the acquisition of the and to authorize the Company to hold and use any lands, easements, or property which may have been acquired by them for the purposes of the said well and pumping station, and to sanction and confirm the expenditure of capital by the Company for any of those purposes, and if thought fit to provide that the use of such last-mentioned well and pumping station shall be discontinued upon the completion of the intended works, or at such other time as the intended Act may provide.

time as the intended Act may provide.

To enable the Company by compulsion or agreement to purchase and acquire and to take on lease and to hold in the and places aforesaid and elseparishes buildings, waters, where, lands, springs, casements, and rights of water, and other rights, easements, and hereditaments for the purposes of the intended Act and for the general purposes of their undertaking, and to vary or extinguish all rights over any such lands and properties, or any other lands acquired or to be acquired by the Company, and, notwithstanding the provisions of the Lands Clauses Acts, to hold, use, lease, sell, exchange or dispose of any lands and buildings for the time being belonging to them not required by them for the purposes of their undertaking.

To empower the Company to purchase and acquire by compulsion for the purposes of the well and pumping station hereinbefore described cortain lands, 4 acres and 17 perches or thereabouts in extent, being or reputed to be common or commonable lands in the said parish of Arne, known as "Parish Land," and being the Allotment for the Labouring Poor of the out-parish of Holy Trinity in the Borough of Wareham, which now forms

part of the parish of Arne.

To stop up, vary or extinguish all rights over any lands and properties acquired or to be acquired by the Company under the authority of the intended Act and to empower the Company in and upon those lands or any of them and in and upon any other lands for the time being held by the Company in connection with their water undertaking to exercise all or any of the powers of Section 12 of the Waterworks Clauses Act, 1847.

To enable the Company to open, break up, cross, divert, alter, or stop up, whether temporarily or permanently, all such roads, highways, footpaths, streets (including streets not dedicated to public use), dykes, pipes, sewers, canals, navigations, rivers, springs, streams, bridges, railways, and tramways as it may be necessary or convenient to cross, divert, alter, or stop up for or in connection with the intended works or otherwise for the purposes of the intended Act or their undertaking.

To empower the Company from time to time to discharge water from any of the existing or intended works of the Company into any available stream, watercourse, or drain-

age channel.

To prescribe the pressure at which water shall be supplied by the Company and to make provision with respect to constant supply or otherwise and so far as may be necessary or expedient to exempt the Company from the provisions of section 35 of the Waterworks

Clauses Act, 1847.

To increase or otherwise alter any water rates, rents, or charges now authorized to be taken by the Company, and in particular to alter and increase the rates authorized by Section 71 (Rates for supply of water for domestic purposes), and Section 72 (Rates for water closets and baths) of the Swanage Gas and Water Act, 1901, and to alter, amend or repeal all or some of the provisions of those sections or either of them, and to confer, vary, and extinguish exemptions from any rates, rents, and charges, and to make further provision in reference thereto.

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