deposited for public inspection as follows

(that is to say):

As relates to the parishes of Arne, Corfe Castle, and Langton Matravers, with the Clerk of the Parish Council of each such parish, at his office, or if he have no office, at his residence, or if there be no clerk, with the chairman of each such Parish Council, at his residence.

As relates to the parish of Worth Matravers, with the chairman of the Parish Meeting of that parish, at his residence.

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 10th day of November, 1911.

SLADE AND WEST, Swanage, Solicitors.

SHERWOOD AND Co., 22, Abingdon-street, Westminster, S.W., Parlia mentary Agents.

In Parliament.—Session 1912.

## WANDSWORTH, WIMBLEDON AND EPSOM DISTRICT GAS.

(Amalgamation of Wandsworth and Putney Gaslight and Coke Company, Mitcham and Wimbledon District Gas Light Company and Epsom and Ewell Gas Company and Cousequential Provisions; Definition, Division and Allocation of Capital; Power to Raise Unissued Capital already Authorized; Borrowing Powers; Provisions as to Existing Debenture Stock, Debentures and Debenture Bonds; Provisions as to Reserve and Special Purposes Funds; Limitation of Profits; to Power Supply Gas; Limits of Supply; Maintenance and Extension of Works for Manufacture and Storage of Gas and Residual Products; Construction of Lines of Pipes in the Parishes of Cheam and Sutton in the county of Surrey; Breaking Up and User of Roads; Provisions as to Qualification, Quorum and Election of Directors; Auditors; Calling of Meetings; Scale of Voting; Compensation to Directors, Officers and Auditors; Provisions as to Mains, Pipes and Other Works of Amalgamating Companies and Laying Down, Maintenance, etc., of additional Mains, Pipes and other Works; Breaking up of Streets, etc.; Power to Lay Down Pipes for ancillary purposes; Provisions as to Lands, and the Exercise by the Company of Powers Conferred on Wandsworth and Putney Gaslight and Coke Company, as to Stopping up of Certain Roads, Footpaths, etc., and execution of Street Widening; Provisions as to Standard Prices, Quality, Pressure and Testing of Gas; the Levying of Rates, Rents and Charges; Supply in Bulk: Anti-fluctuators on Gas Engines; Supply of Fittings, etc., from Distress; Repeal, Amendment, Incorporation or Reenactment of Acts and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for leave to introduce a Bill (hereinafter referred to as "the Bill") for all or some of the following (amongst other) purposes (that is to say):

To incorporate and amalgamate into a Com-

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pany (hereinafter called "the Company") the Wandsworth and Putney Gaslight and Coke Company, the Mitcham and Wimbledon District Gas Light Company and the Epsom and Ewell Gas Company (hereinafter referred to as "the amalgamating Companies") and the respective members of any of the amalgamating Companies and all other persons and corporations who have subscribed to, or who shall hereafter become proprietors in the undertaking of the Company, and their executors, administrators, successors and assigns respectively, for the purpose of making and maintaining gasworks and manufacturing, storing, and supplying gas within the limits hereinafter mentioned, and for carrying on any business usually carried on by gas companies, and for other the objects and purposes of the Bill.

To vest in the Company all the respective undertakings, works, lands, buildings, stock, plant, moneys, securities, and other property of what. nature or kind soever, interests, rights, powers, privileges, easements, contracts, licences, and agreements and benefits of all contracts, licences and agreements now vested in, or belonging to, or enjoyed by the amalgamating Companies, or any of them, or any person or persons on their behalf, or on behalf of any of them, and to provide for the dissolution and winding-up of the amalgamating Companies,

or any of them.

To make provision for the transfer to the Company of all or any of the officers of any of the amalgamating Companies and with respect to the terms of their employment, and to award compensation to any director, officer or auditor of any of the amalgamating Companies for loss of his office, and to make provisions as to the auditors of the Company.

To make all necessary and expedient provisions consequent on the amalgamation and incorporation to be effected or carried out under the Bill, including the exercise of any power as to the acquisition of lands and otherwise now held or exercisable by one or other of the amalgamating Companies and the observance by the Company of any conditions and restrictions imposed on any such Company in respect of such acquisition or otherwise.

To empower the Company to exercise, so far as it has not already been exercised by the Wandsworth and Putney Gaslight and Coke Company (hereinafter referred to as "the Wandsworth Company"), the powers conferred by section 8 of the Wandsworth and Putney Gas Act, 1900, to stop up the roads, footpaths and thoroughfares, and to execute the street widening respectively re-

ferred to in the said section. To prescribe the consideration, whether instocks, shares or cash, or other securities to bepaid, given or allotted by the Company, to the holders of stocks in each of the amalgamating Companies in respect of such amalgamation as aforesaid, and to enable the Company to issue and allocate among the respective holders of stock in the amalgamating Companies, or any of them, stock to be raised or issued as may be provided by the Bill, and to enable and require such holders (including trustees and otherpersons acting in a fiduciary capacity) to accept such last-mentioned stocks, shares or cash, orpartly one and partly the other, in substitution either wholly or in part, for the stocks or securities of the amalgamating Companies or any of them held by such holders, and to make prowith respect to  $_{
m the}$ debenture.