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** For Table of Contents, see last page.

FRIDAY, 26 NOVEMBER, 1920.

At the Council Chamber, Whitehall, the 26th day of November, 1920.

By the Lords of His Majesty's Most Honourable Privy Council.

WHEREAS it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 10th day of May, 1917, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Ex-

portation Prohibition) Act, 1914, the Exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders on Council, and by the Proclamations dated respectively the 18th day of December, 1918, and the 12th day of March, 1919, the said Proclamation was amended and added to in certain particulars:—

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 10th day of May, 1917, as amended and added to by subsequent Orders of Council and by the Proclamations dated respectively the 18th day of December, 1918, and the 12th day of March, 1919, should be further amended by making the following amendments in, and additions to, the Schedule to the same:—

(1) That the following headings should be deleted:—

(A) Arms not being firearms and their component parts;

(a) Explosives except the following:—Blasting Gelatine, Gelatine Dynamite, Detonators, Monobel, Gelignite, Viking Powder, Electric Detonators, Safety Fuses, Dynamite and Rex Powder;

(A) Flax, raw;(A) Projectiles of all kinds and their component parts;

> Provisions and victuals which may be used as food for man the following:-

(A) Fruit preserved the following:

(1) Fruit canned or bottled in water the following:-Pineapples;

(2) Fruit canned or bottled in syrup, except cherries;

(3) Fruit pulp;

4) Jam and Marmalade;

(A) Milk sweetened, condensed or preserved (other than milk powder);

A) Tea;

(A) Silver Bullion, Specie and Coin.

(2) That the following headings should be added:

- (A) Explosives except the following: Blasting Gelatine, Gelatine Detonators, Monobel, Gelignite, Dynamite, Powder, Electric Detonators, Safety Fuses, Dynamite, Rex Powder, Fireworks, Fog Signals, Amorces and Bonbons;
- (A) Projectiles of all kinds and their component parts, except Airgun Pellets;

Provisions and victuals which may be used as food for man the following:-

(A) Fruit preserved the following:

(1) Fruit canned or bottled in water the following:-Pineapples;

(2) Fruit canned or bottled in syrup, except cherries;
(3) Jam and Marmalade.

(A) Suet.

(a) Silver Bullion and British Silver Coin.

therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

Almeric FitzRoy.

Crown Office, 24th November, 1920.

MEMBER elected to serve in the present PARLIAMENT.

County of Lancaster, Middleton and Prestwich Division.

Sir William Ryland Dent Adkins, K.C., reelected on his acceptance of the office of Recorder of Birmingham.

> Crown Office, 23rd November, 1920.

MEMBER elected to serve in the present PARLIAMENT.

County of Salop, The Wrekin Division. Sir Charles Vere Ferrers Townshend, K.C.B., D.S.O., in the place of Charles Palmer, Esquire, deceased.

Treasury Chambers, November 25th, 1920.

The Chancellor of the Exchequer has appointed The Right Hon. W. Brace to be Steward and Bailiff of the Three Hundreds of Chiltern.

Whitehall, November 25, 1920.

The KING has been pleased, by Warrants under His Majesty's Royal Sign Manual, to grant permission to wear the undermentioned Decorations, which have been conferred in re-cognition of valuable services rendered during the War :-

DECORATION CONFERRED BY THE PRESIDENT OF THE FRENCH REPUBLIC.

> LEGION OF HONOUR. Cross of Chevalier.

John Garstang, Esq., M.A., D.Sc., John Rankin Professor of the Methods and Practice of Archæology in the University of Liverpool, Director of the British School of Archæology in Jerusalem.

DECORATION CONFERRED BY HIS MAJESTY THE KING OF ITALY.

ORDER OF THE CROWN OF ITALY.

Cross of Chevalier.

William Murray Isdale, Esq.

DECORATIONS CONFERRED BY HIS LATE MAJESTY THE KING OF THE HELLENES.

ORDER OF THE REDEEMER.

Cross of Officer.

Frederick Benjamin Wood, Esq., I.S.O., lately British Consul at Patras.

Cross of Chevalier.

Shirley Clifford Atchley, Esq.

DECORATION CONFERRED BY HIS HIGHNESS THE SULTAN OF EGYPT.

> ORDER OF THE NILE. Third Class.

Clive Preen, Esq., lately Assistant Custodian of enemy property in Egypt

MANCHESTER BOYS' INDUSTRIAL SCHOOL

BARNES HOME INDUSTRIAL SCHOOL. Auxiliary Home at Ardwick Green, Manchester.

The Secretary of State for the Home Department hereby gives notice that he has sanc-

tioned an increase of twenty in the number of inmates of the Auxiliary Home at Ardwick Green, Manchester, making sixty in all.

Whitehall,

23rd November, 1920.

Downing Street, 25th November, 1920.

The Secretary of State for the Colonies has appointed Alwin Robinson Dickinson, Esq., to be the Commissioner for His Majesty's Government under Articles 3 and 4 of the Schedule to the Nauru Island Agreement Act, 1920.

> Board of Trade, Great George Street London, S.W. 1, 24th November, 1920.

GAS REGULATION ACT, 1920. (10 & 11 Geo. 5, c. 28.)

The Board of Trade hereby give Notice that they have made the following Rules:

The Gas Regulation Act (Special Orders) Rules, 1920, dated 16th day of November, 1920, with respect to Applications for Special Orders under Section 10 of the Gas Regulation Act, 1920.

These Rules have been published as Statutory Rules and Orders, 1920, No. 2160, and copies of the same can be purchased (price 2d. net) either directly or through any bookseller, from His Majesty's Stationery Office at the following addresses: — Imperial House, Kingsway, London, W.C. 2; 28, Abingdon Street, London, S.W. 1; 37, Peter Street, Manchester; 1, St. Andrew's Crescent, Cardiff; 23, Forth Street, Edinburgh; or from E. Ponsonby, Limited, 116, Grafton Street, Dublin.

DEFENCE OF THE REALM.

THE COAL (BUNKERING AND EXPORT) PRICES REVOCATION ORDER AND DIRECTION, 1920, DATED THE 24TH DAY OF NOVEMBER, 1920, MADE AND GIVEN BY THE BOARD OF TRADE UNDER REGULATIONS 2F, 2J, 2JJ AND 9G OF THE DEFENCE OF THE REALM REGULATIONS AND UNDER SECTION 1 OF THE MINING IN-DUSTRY ACT, 1920.

In exercise of the powers conferred upon them by the Defence of the Realm Regulations and of all other powers enabling them in that behalf, the Board of Trade hereby order and direct as follows:-

1. The Coal (Bunkering and Export) Prices Order and Direction, 1920, shall cease to have effect as from the 1st day of Decem-

ber, 1920.

2. The Directions mentioned in Clause 5 of the said Order and Direction shall, so far as they may not already have been revoked or cancelled, be revoked and cancelled as

from the date aforesaid.
3. This Order may be cited as The Coal (Bunkering and Export) Prices Revocation Order and Direction, 1920.

Dated this 24th day of November, 1920.

W. C. Bridgeman, Secretary for Mines.

Ministry of Labour Whitehall, S.W. 1 24th November, 1920.

In pursuance of the powers conferred on him by the Trade Boards Acts, 1909 and 1918,

the Minister of Labour is pleased to establish a Trade Board for the Made-up Textiles Trade in Great Britain as specified in the Trade Boards (Made-up Textiles) Order, 1920, namely:-

1. The making from woven fabrics of any of the following articles, or the repairing

tarpaulins; tents; marquees; rick, cart wagon covers; nose-bags; oilskin clothing or headgear or linings therefor; flags made of more than one piece; baths, basins, buckets, beds, cots, hammocks, ground sheets or similar articles; girths and articles known in the trade as horseclothing.

2. The making of any of the following articles from fabrics of the kind specified in paragraph 1 above, or the repairing thereof, when carried on in association with or in conjunction with the making or repairing of any or the articles mentioned in the said

paragraph:-

rope-bound coal and coke sacks; haversacks or knap-sacks; outside and inside blinds or awnings; flags made of one piece; bunting decorations;

including

(A) The following operations when carried on in association with or in conjunction with the operations specified in paragraphs 1 and 2 above, viz.: - operations known in the trade as

(i) the dyeing, oiling, tarring, chemically treating or otherwise proofing of the fabrics mentioned in paragraph 1 and the preparation of dressings therefor;

(ii) cutting, sewing, finishing, stencilling or branding by hand or machine;

- (B) the following or similar operations performed by hand or machine when incidental to and carried on in association with or in conjunction with the operations specified in paragraphs 1 and 2 above:-
 - (i) the splicing or braiding of rope, cord or twine;
 - (ii) the making of fittings of leather or webbing, including the assembling of metal or other parts;
 - (iii) the sewing or attaching to any of the articles mentioned in paragraph 1 or 2 above of—

(a) rope, cord or twine;(b) leather, webbing or metal cr fittings made thereof;

(c) the warehousing of, the packing of, and similar operations in regard to any of the articles mentioned in paragraphs 1 and 2 above when carried on in association with or in conjunction with the operations

specified in the said paragraphs;

(D) the warehousing of, the packing of, and similar operations in regard to any other articles when carried on in or in association with or in conjunction with any business, establishment, branch or department mainly engaged in any of the operations mentioned in sub-paragraph (c) above:

but excluding-

(i) the making of haversacks and knapsacks when made in association with or in conjunction with the making of and as part of military web equipment;

(ii) the making of folding or deck chairs; (iii) the making or repairing of horse-clothing, girth and nose-bags when carried

on in association with or in conjunction with the making or repairing of leather saddlery or harness;

(iv) the making or repairing of rubberised

articles:

(v) the making or repairing of tarpaulins or of rope-bound coal and coke sacks in an establishment, business, branch or department in which the making of sails is the main or principal business of the establishment, business, branch or department;

(vi) the printing by hand or machine of

flags or parts thereof;

(vii) the operations mentioned in subparagraph (c) above when carried on in or in association with or in conjunction with any business, establishment, branch or department mainly engaged in the warehousing of, the packing of, and similar operations in regard to corn sacks, flour sacks, coal sacks, sugar sacks, cement bags, sand bags, nail bags, potato bags, seed bags and similar sacks or bags;

(viii) operations performed by workers directly employed by railway companies;

(ix) operations included in the Trade Boards (Hat, Cap and Millinery) Order, 1919;

(x) operations included in the Trade Boards (Linen and Cotton Handkerchief and Household Goods and Linen Piece Goods) Order, 1920;

(xi) operations included in the Trade Boards (Rope, Twine and Net) Order, 1919, but not specifically mentioned in this Order.

In accordance with the Regulations with respect to the Constitution and Proceedings of the above mentioned Trade Board, dated 24th November, 1920, the Trade Board shall consist of :

Three appointed members, namely:—

Mr. W. H. Stoker, K.C., 11, King's Bench Walk, Temple, London, E.C.,

Mr. W. D. Ross, 6, Charlbury Road,

Oxford, Mrs. M. H. Prichard, 6, Linton Road,

who are hereby directed to act on the Trade Board.

(2) Eighteen members representing employers in the trade, appointed by the Minister of Labour after considering names supplied by such employers, due regard having been paid to the representation of the various branches of trade and of the various districts in which the trade is carried on, namely:

Mr. A. B. Carr, Messrs. E. Macbean

& Co., Ltd., 125, Howard Street, Glasgow. Mr. T. A. H. Crompton, Messrs. Crompton & Thompson, Ltd., 34/38, Denmark Street, London, E. 1. Mr. G. W. Eaves, 10, Butchers' Row,

Mr. A. Emmerson, Whickham Street, Monkwearmouth, Sunderland.

Mr. J. B. Hilton, Messrs. Edgington & Co., Ltd., 108, Old Kent

Road, London, S.E. 1.
Mr. Corney Hurn, Exchange Street,

Norwich.

Mr. F. A. Johnson, Messrs. Johnson &

Sons, Ltd., Great Yarmouth. Mr. S. J. Johnson, Messrs. Johnson Bros. & Co., Ford Road, London, E. 3.

Lancaster, 47, King Street, Queen's Square, Bristol.

Mr. H. T. Langdon, Messrs. J. Langdon & Sons, Ltd., 136, Duke Street, Liverpool.

Mr. E. Perrett, 68, East India Dock Road, London, E. 14.

Mr. A. B. Peters, Messrs. W. Peters & Sons, 33, Well Street, Cable Street, London, E. 1.

Mr. F. S. Scott, 42, Pargeter Street,

Walsall.

Mrs. Ada Smith, The Coal, Salt & Tan-

ning Co., Great Grimsby.

Mr. A. F. Stoy, Association of Merchants & Manufacturers of Made-up Textiles, 103, Cannon-street, E.C. 4

Mr. William N. Thompson, The Water-proofing Co., Ltd., Barrhead, Glasgow. Mr. E. Webb, 21, Major Street, Man-

One vacancy.*

(3) Eighteen members representing workers in the trade, appointed by the Minister of Labour after considering names supplied by such workers, due regard having been paid to the representation of the various branches of the trade and of the various districts in which the trade is carried on, namely:

Miss E. Ambrose, 342, Mill Street,

Dingle, Liverpool.

Mrs. Bloom, 16, Ashford Street, Nor-

Mrs. E. Chapman, 42, Canilla Road,

Bermondsey. Mr. E. Clarkson, 7, Argyle Street,

Ipswich.

Mrs. Cordwell, c/o Amalgamated Tailors' and Garment Workers' Union, 22, White Lion Street, London, E. 1. Mr. Frederick Cox, 1, Calthorpe Gar-

dens, Banbury, Oxfordshire.

Mr. H. H. Duke, c/o Amalgamated
Society of Indiarubber, Cable & Asbestos Workers, 48, High Street, Manchester. Mr. Raymond Fudge, 64, Occupation

Street, Dudley, Worcestershire.
Mr. Patrick Kean, c/o National Warehouse & General Workers' Union, Spekeland Buildings, Canning Place, Liverpool. Mr. William Lowton, 5, Brass Cottages,

High Barnet, London.

Miss Eva Morrison, 23, Albert Street, Govan, Scotland.

Mr. J. W. Nicholls, 69, North Quay, Yarmouth.

Mr. A. R. Price, Unity Chambers, Athenæum Street, Sunderland.

Miss M. Watson, 18, Wilton Drive, Glasgow.

Four vacancies.*

The Minister of Labour is further pleased to appoint Mr. W. H. Stoker, K.C., to be Chairman, Mr. W. D. Ross to be Deputy Chairman and Mr. F. Popplewell to be Secretary of the Trade Board.

Given under the Official Seal of the Minister of Labour this twenty-fourth day of November, in the year one thousand nine hundred and twenty. I., S.

J. E. Masterton Smun, Permanent Secretary. Ministry of Labour.

* Invitations for nominations to fill these vacancies have already been issued.

TRADE BOARDS ACTS, 1909 AND 1918. BRUSH AND BROOM TRADE BOARD (GREAT BRITAIN).

PROPOSED VARIATION OF MINIMUM RATES FOR CERTAIN CLASSES OF WORKERS.

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st October, 1918, the Trade Board established in Great Britain under the Trade Boards Act, 1918, for the Brush and Broom Trade, as specified in the Trade Boards (Brush and Broom) Order, 1919, hereby give notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they propose to Vary the General Minimum Piece-Rates for Pan Work at present fixed and set out in their Notices dated 2nd September, 1920, in their application to certain classes of Male Workers and certain Minimum Rates for Male Apprentices at present fixed and set out in their Notice dated 18th October, 1920, the proposed Minimum Rates being as shown in the Schedule set out below.

The Minister of Labour has given his consent to the issue of this Notice.

SCHEDULE.

PART I.

Proposed Variation of Minimum Rates for Certain Classes of Male Workers.

I.—The Trade Board propose to SECTION Vary the General Minimum Piece-Rates fixed by them for Pan Work as set out in their Notices dated 2nd September, 1920, in respect of Male Pan Hands who Put Up and Sharpen Bits, by the addition to such rates of the following extras, viz.:-

For Putting Up and Sharpening Bits:-Per Week.

ls. 4d.

Bass Pan Hands Other Pan Hands ... 1s. 0d.

Section II.—(a) The Trade Board propose to Vary the Provisions of Part I. of the Schedule to their Notice M. (16), dated 18th October, 1920, in which are set out the General Minimum Time-Rates, ime-Rates, General Minimum Guaranteed Time-Rates, Piece Piece-Rates, Guaranteed Time-Rates, Piece Work Basis Time-Rates and Overtime Rates for Male Apprentices as defined in Part III. of the Schedule to the said Notice dated 18th October, 1920, by substituting the sum of 1s. 8½d. per hour for 1s. 5½d. per hour in the Table in Section IV. and in the proviso to the Table in Section IV. of Part I. of the Schedule to the said Notice dated 18th October, 1920.

(b) The Trade Board also propose to vary the General Minimum Piece-Rates for Male Apprentices to Painting Brush Making and Finishing and to Bone Brush Fashioning and Profiling at present fixed and set out in the Tables in Sections III. and IV. of Part I. of the Schedule to the Trade Board's Notice M (16), dated 18th October, 1920, so that such apprentices shall receive the appropriate proportions of the General Minimum Piece-Rates set out in the Trade Board's Notices dated 2nd September, 1920, as proposed to be varied in Parts I. and II. respectively of the Schedule to the Trade Board's Notice M (18), dated 17th November, 1920, in lieu of the appropriate proportions of the General Minimum Piece-Rates set out in the Trade Board's Notice M. (13), dated 2nd September, 1920.

(c) The Trade Board further propose to vary the Provisions of Sections III. and IV. of

Part I. of the Schedule to their Notice M (16), dated 18th October, 1920, by substituting in paragraphs (a) and (b) of the Second proviso to Section III. of the Schedule to the said Notice dated 18th October, 1920:—

the words "appropriate General Minimum Piece-Rates set out in the Trade Board's Notices dated 2nd September, 1920, as proposed to be varied in Part I. of the Trade Board's Notice M (18), dated 17th November, 1920,"

for the words "appropriate General Minimum Piece-Rates set out in the Trade Board's Notices dated 2nd September, 1920,"

and by substituting in the proviso to Section IV. of Part I. of the Schedule to the said Notice dated 18th October, 1920, the words:

"appropriate General Minimum Piece-Rates set out in the Trade Board's Notices dated 2nd September, 1920, as proposed to be varied in Part II. of the Trade Board's Notice M (18), dated 17th November, 1920." for the words:-

"appropriate General Minimum Piece-Rates fixed by the Trade Board and set out in their Notices dated 2nd September, 1920."

Section III.—Overtime Rates calculated on the General Minimum Piece-Rates for Pan Work set out in the Trade Boards Notices dated 2nd September, 1920, as proposed to be varied in Section I of this Part of this Schedule and on the minimum rates set out in Section II of this Part of this Schedule, in the manner set out in Part IV of the Schedule to the Notice M. (15) issued by the Trade Board and dated 18th October, 1920, shall apply in substitution for such rates in respect of all hours worked in excess of the number of hours declared by the Trade Board in the Schedule to their Notice M. (10) dated 28th May, 1920, to be the normal number of hours of work in the trade.

PART II.

The proposed minimum rates set out in this Schedule shall apply, subject to the provisions of the Trade Boards Acts and of this Notice, to all Workers (including Home Workers) in Great Britain in respect of all time during which they are employed in any branch of the trade specified in the Trade Boards (Brush and Broom) Order, 1919, that is to say, the manufacture of brushes (other than feather brushes) or brooms, including the following operations, where all or any of them are carried on in association with or in conjunction with the manufacture of such Brushes or Brooms:

(a) The drafting, dressing, or mixing of bass, whisk, or similar bristles or hair and the working of wood, bone, ivory, or cellu-

(b) all finishing, warehousing, packing, or other operations incidental to or appertaining to the manufacture of such Brushes or Brooms, but excluding the following operations:-

The sawing and turning of wood as a preliminary operation to the manufacture of such brushes or brooms, the making of metal parts and the mounting of brushes with metal or tortoise-shell backs.

Provided that the rates shall not apply to workers employed as Carmen, Engineers, Powermen, Enginemen, or Stokers.

PART III.

SECTION I.—The respective Minimum Rates set out in this Schedule shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

SECTION II.—The Minimum Rates set out

in this Schedule are without prejudice to Workers who are earning higher rates of wages.

The Trade Board will consider any Objections to the above Proposals which may be lodged with them within two months from the 24th November, 1920. Such objections should be in writing and signed by the person making the same (adding his or her full name and address) and should be sent to the Secretary of the Brush and Broom Trade Board (Great Britain), 5, Chancery Lane, London, W.C. 2.

It is desirable that the Objections should state precisely, and so far as possible with reasons, what is objected to. Dated this twenty-third day of November,

1920.

Signed by Order of the Trade Board.

F. Popplewell, Secretary.

Office of Trade Boards, 5, Chancery Lane, London, W.C. 2.

TRIADE BOARDS ACTS, 1909 AND 1918. DRESSMAKING AND WOMEN'S LIGHT BOARD (ENG-CLOTHING \mathbf{TRADE} LAND AND WALES).

MINIMUM RATES OF WAGES (AS VARIED) FOR CERTAIN CLASSES OF MALE AND FEMALE Effective as from 29th WORKERS. NOVEMBER, 1920.*

In accordance with Regulations made under Section 18 of the Trade Boards Act, 1909, by the Minister of Labour, and dated 31st Octo-ber, 1918, the Trade Board established in England and Wales under the Trade Boards Act, 1918, and the Trade Boards (Women's Clothing) Order, 1919, as varied by the Trade Boards (Shirtmaking) Order, 1920, for Dressmaking and the Making of Women's Light Clothing, as defined in the Regulations made by the Minister of Labour, and dated 24th November, 1919, having given due Notice on November, 1919, having given due Notice on 25th June, 1920, of Proposal to vary the General Minimum Time-Rates, Piece-Work Basis Time-Rates, and Overtime Rates for certain classes of Male and Female Workers, hereby give notice, as required by Section 3 (5) of the Trade Boards Act, 1918, that they have varied the General Minimum Time-Rates, Piece-Work Basis Time Rates, and Overtime Rates fixed and set out in the Schedule to their Notice, dated 21st May, 1920, in their application to the classes of Male and Female Workers specified in the Schedule hereto, and that the Minimum Rates of Wages, as varied, are shown in the Schedule set out below which is incorporated herewith.

The Trade Board further give notice that they have received notification from the Minister of Labour that he has made an Order dated 18th November, 1920, under Section 4 (2) of the Trade Board's Act, 1918, confirming the Minimum Rates of Wages as

varied by the Trade Board, and specifying 29th November, 1920,* as the date from which such. Minimum Rates of Wages shall become effective.

* Note.—Should this date not correspond with the beginning of the period for which wages are paid by an employer who pays wages at intervals not exceeding seven days, the ratesshall become effective as from the beginning of the next full pay period, but in any case not later than 4th December, 1920.

SCHEDULE.

PART I.

General Minimum Time-Rates and Piece-Work Basis Time-Rates for Certain Classes of Male and Female Workers.

Section I.—(a) For Male Cutters of 22 years. of age and over who are employed wholly or mainly in cutting, as defined in sub-Section (b) of this Section, and who have had not less than 5 years' experience in cutting in the Wholesale Dressmaking and Women's Light Clothing Trade, 1s. 7d. per hour, General Minimum Time-Rate. 1s. 8½d. per hour, Piece-Work. Basis Time-Rate.

(b) For the purpose of this Notice, the term "Cutting" shall be deemed to include the operations of Hooking-up, Folding, Marking-

in or Marking-out and Dividing.

Section II.—For Female Workers of 22 years of age and over, who have had not lessthan 3 years' experience after learnership in the Retail Bespoke Dressmaking Trade and are employed in the Retail Bespoke Dressmaking Trade as fully qualified Bodice, Skirt, Gown or Blouse Hands, 103d. per hour, General Minimum Time-Rate. 113d. per hour, Piece-Work Basis Time-Rate.

PART II.

Overtime Rates for certain classes of Male and Female Workers.

The Minimum Rates for overtime to applyin substitution for the above Minimum Rates of Wages in respect of hours worked by the classes of workers specified in Part I of this Schedule, in excess of the number of hours declared by the Trade Board in their Notice, dated 21st May, 1920, to be the normal number of hours of work in the trade shall be as follows, subject to the provisions of Part III of the Schedule to the Notice of the Minimum Rates of Wages fixed, dated 21st May, 1920,

(a) For the first two hours overtime on any day, except Saturdays (or the weekly short day substituted therefor), Sundays, and Customary Public and Statutory Holidays, the Overtime Rate shall be one-and-aquarter times the minimum rate applicable, as set out in Part I of this Schedule, i.e., time-and-a-quarter;

(b) For overtime after the first two hours of overtime on any day except Sundays and Customary Public and Statutory Holidays, and for all overtime on Saturdays (or the weekly short day substituted therefor), the Overtime Rate shall be one-and-a-half times the minimum rate applicable, as set out in Part I of this Schedule, i.e., time-and-a-

(c) For all time worked on Sundays and Customary Public and Statutory Holidays, the Overtime Rate shall be twice the minimum rate applicable, as set out in Part I of this Schedule, i.e., double time.

(d) For all hours worked in any week in excess of 48, the Overtime Rate shall be one-and-a-quarter times the minimum rate applicable, as set out in Part I of this Schedule, except in so far as higher overtime rates are payable under the provisions of paragraphs (b) and (c) above.

PART III.

The above respective minimum rates of wages shall apply, subject to the provisions of the Trade Boards Acts, to all workers in England and Wales specified in Part I of this Schedule in respect of all time during which they are employed in any branch of the trade specified in the Regulations made by the Minister of Labour, dated 24th November, 1919, as varied by the Trade Boards (Shirtmaking) Order,

1920, that is to say:

Those branches of the Women's Clothing Trade that are engaged in the making of Non-Tailored Garments, namely the making from textile or knitted fabrics of (a) non-tailored wearing apparel (other than handkerchiefs) worn by women or girls or by children without distinction of sex, or (b) boys' ready-made washing suits or sailor suits, where carried out in association with or in conjunction with the making of garments to be worn by women or girls or by children without distinction of sex; **mchiding** :-

- (1) All operations or processes of cutting, making or finishing by hand or machine of dresses, non-tailored skirts, wraps, blouses, blouse-robes, jumpers, sports coats, neckwear, tea-gowns, dressing-gowns, dressingunderclothing, underjackets, pyjamas, skirts, aprons, overalls, nurses' and servants' caps, juvenile clothing, baby-linen or similar non-tailored articles:
- (2) The making of field-bonnets, sun-bonnets, boudoir caps or infants' millinery where carried on in association with or in conjunction with the making of any of the articles mentioned in paragraph (1) above;

(3)—(a) The altering, repairing, renovating or remaking of any of the above-men-

tioned articles;

(b) The cleaning of any of the abovementioned articles, where carried on in association with or in conjunction with the altering, repairing, renovating or remaking of such garments;

(4) All processes of embroidery or decorative needlework where carried on in association with or in conjunction with the making, altering, repairing, renovating or remaking of such articles other than hand embroidery or hand-drawn thread work on articles made of linen or cotton or of mixed linen and cotton;

(5) The following processes if done by machine:—thread drawing, thread clipping, top sewing, scalloping, nickelling and paring;

(6) Laundering, smoothing, folding, ornamenting, boxing, packing, warehousing or other operations incidental to or appertaining to the making, altering, repairing, renovating or remaking of any of the above-mentioned articles;

but excluding:

(a) The making of knitted articles; the making of underclothing, socks and stockings from knitted fabrics; and the making from

knitted fabrics of articles mentioned in paragraphs (1) and (2) above, where carried on in association with or in conjunction with the manufacture of the knitted fabrics;

(b) The making of gloves, spats, gaiters,

boots, shoes and slippers;

(c) The making of headgear, other than the articles mentioned in paragraph (2)

(d) The branches of trade covered by the

Trade Boards (Corset) Order, 1919; (e) The making of rubberised or oilskin garments;

- (f) The making of women's collars and cuffs and of nurses' stiff washing belts, where carried on in association with or in conjunction with the making of men's or boys' shirts or collars;
- (g) Warehousing, (g) Warehousing, packing and other similar operations carried on in shops mainly and other engaged in retail distribution of articles of any description that are not made on the premises;

and excluding also:

(h) Any processes or operations included in the Appendix to the Trade Boards (Shirtmaking) Order, 1920.

PART IV.

SECTION I.—The above General Minimum Time-Rates, Piece-work Basis Time-Rates and Overtime Rates shall be paid clear of all deductions other than deductions under the National Insurance Act, 1911, as amended by any subsequent enactments or deductions authorised by any Act to be made from wages in respect of contributions to any superannuation or other provident fund.

SECTION II.—The above Minimum Rates of Wages are without prejudice to workers who are earning higher rates of wages or to agreements made or that may be made between employers and workers for the payment of wages in excess of the minimum rates.

Dated this twenty-second day of November, 1920.

Signed by Order of the Trade Board. F. Popplewell,

Office of Trade Boards, 5, Chancery Lane, London, W.C. 2.

Admiralty, 20th November, 1920.

Lieut. Evelyn R. S. Dickinson placed on Retired List at own request. 7th Oct. 1920. (In substitution for previous notification.) Cdr. (retd.) Richard M. T. Stephens, C.M.G., to be Captain (retd.). 13th Nov. 1920.

John Doreen granted tempy. Hon. Commn. as Lieut. (Unattached List). 19th Nov. 1920.

Admiralty, 22nd November, 1920.

Captain Sir Godfrey Paine, K.C.B., M.V.O., placed on Retired List on transfer to Royal Air Force, 22nd Aug. 1918, and to be Rear-Admiral (retired). 2nd Jan. 1919. Admiral (retired).

R.N.R.

Lieut.-Cdr. Robert Severs, R.D., placed on Retired List, with rank of Cdr. 6th Nov. 1920.

Lieut.-Cdr. Robert P. G. Ferries placed on Retired List. 11th Nov. 1920. Lieut.-Cdr. William R. Calder placed on Re-

tired List. 31st Oct. 1920.

Admiralty, 23rd November, 1920.

Sub-Lieut. Martin H. Macpherson placed on Retired List at own request. 19th Nov.

Air Ministry, 26th November, 1920.

ROYAL AIR FORCE.

SHORT SERVICE COMMISSIONS.

Flying Officer Keith Douglas Marshall relinquishes his short service commn. on account of ill-health caused by wounds contracted in the Service, and is permitted to retain the rank of Lt. 27th Nov. 1920.

Flying Officer Arthur Eyquem de Montaigne Jarvis, D.F.C., resigns his short service commn., and is permitted to retain the rank of Lt. 27th Nov. 1920.

FLYING BRANCH.

Lt. Humphrey Wight Humphreys relinquishes his temp. R.A.F. commn. on appointment to the T.F., and is permitted to retain his rank.

Lt. Alexander Henry Harris relinquishes his temp. R.A.F. commn., and is permitted to retain his rank.

2nd Lt. Geoffery Bede Allen relinquishes his temp. R.A.F. commn.

The undermentioned are transferred to unempld. list:—

2nd Lt. Wilbur Lawrence Anderson. 14th Apr. 1919. (Substituted for notification in the Gazette of 16th July 1920.)

Lt. Cunninghame Harry Octavius Strettell. 28th July 1919. (Substituted for notification in the Gazette of 1st Aug. 1919.)

2nd Lt. James Patrick Henchie relinquishes his commn. on account of ill-health caused by wounds, and is permitted to retain his rank. 26th Nov. 1920.

The notification in the Gazette of 14th Feb. 1919 concerning Flight Cadet Henry Jowett is cancelled.

The notification in the Gazette of 17th Sept. 1920 concerning 2nd Lt. Henry Jowett is cancelled.

Administrative Branch.

Flying Officer Cecil Cornelius James Croydon is granted the actg. rank of Flight Lt., with pay and allowances of that rank. 12th Nov. 1920.

Flying Officer (actg. Flight Lt.) George Roberts relinquishes the actg. rank of Flight Lt. on ceasing to be empld. as Flight Lt. 31st Dec. 1919. (Substituted for notification in the Gazette of 17th Aug. 1920.) TECHNICAL BRANCH.

The undermentioned are transferred to unempld, list:—

Lt. Oswald Smith Waymouth. 15th Oct. 1920.

Lt. William Borland, M.B.E. 2nd Nov. 1920.

MEMORANDA.

The undermentioned Cadets are granted honorary commissions as 2nd Lts., with effect from the date of their demobilisation:—

22534 James Herbert Coleburt. 46191 Henry Sproule Holloway. 181909 Harold Jones. 319751 Alfred Henry Packer. 184221 Albert John Palmer.

ILFRACOMBE.

Whereas the Urban Dstrict Council for the urban district of Ilfracombe (hereinafter referred to as the Council) have made application to the Ministry of Health for the issue of a Provisional Order under Sections 297 and 303 of the Public Health Act, 1875, to partially repeal, alter or amend the Ilfracombe Improvement Act, 1900, so as:—

- (1) To enable the Council to provide entertainments in the Victoria Pavilion, the Alexandra Market Hall or other public buildings belonging to the Council, and to charge for admission thereto during such entertainments, or to such parts of those buildings as may be used therefor, and to let to any person the right of providing entertainments in such buildings and of charging for admission thereto, and
- (2) For the several purposes of the application or for purposes connected with, incidental to or consequent on those purposes, to make any such alteration or amendment of the said local Act or of any other local Act or of any Act confirming a Provisional Order made in pursuance of any of the Sanitary Acts or of the Public Health Act, 1875, and in force in the said district as may be necessary or desirable:

And whereas it is proposed that a Provisional Order should be issued in compliance

with the said application;

Notice is hereby given, that Cecil H. Roberts. Esquire, M.Inst.C.E., one of the Inspectors of the said Ministry, will attend at the Town Hall, Ilfracombe, on Tuesday, the fourteenth day of December, 1920, at ten o'clock in the foremon, to hold a local inquiry into the subject-matter of the said application and the proposed Provisional Order.

And notice is hereby further given, that any person interested may attend at such inquiry and be heard with reference to the said application and the proposed Provisional Order.

As witness my hand this twenty-fourth day of October, 1920, at the office of the Ministry of Health, Whitehall, London, S.W. 1.

F. J. Willis.

Assistant Secretary.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH NOVEMBER 1920.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as

The Orders described in the Schedule to this Order are hereby revoked on the twenty-fifth day of November, nineteen hundred and twenty.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of November, nineteen hundred and twenty.

> J. Jackson, Authorised by the Minister.

SCHEDULE.

Orders Revoked.

No.	No. Date. Subject.						
344	1920. 27 September	Declaration of the following Foot-and-Mouth Disease Infected					
		Place:— The premises known as Woods Court Farm, in the occupation of Arthur Thomas Hedgecock, in the parish of Badlesmere, in the administrative county of Kent.					
359	8 October	Declaration of the following Foot-and-Mouth Disease Infected Place:— The portions of Fisher Street Farm, Badlesmere, known as Old Apple Orchard, First Barn Field, Second Barn Field, and Larch Piece, in the occupation of the Executors of Sydney Neame, in the parish of Badlesmere, in the administrative county of Kent.					

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH NOVEMBER 1920.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power

enabling him in this behalf, hereby orders as follows:

The Order described in the Schedule to this Order is hereby revoked on the twenty-seventh day of November, nineteen hundred and twenty.

L. S.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of November, nineteen hundred and twenty.

> $J.\ Jackson,$ Authorised by the Minister.

SCHEDULE.

Order Revoked.

No.	Date		Short Title
9898	1917. 6 November	•••	Cardiff Irish Animals Landing Place Order of 1917

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH NOVEMBER 1920.)

(FOOT - AND - MOUTH SUFFOLK DISEASE) ORDER OF 1920 (No. 4).

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as foliows:-

- 1. Part II. of the Foot-and-Mouth Disease (Control of Movement) Order of 1920 is hereby applied to the urban district of Felixstowe.
- 2. This Order may be cited as the SUFFOLK (FOOT-AND-MOUTH DISEASE) ORDER OF 1920 (No. 4), and shall be read with the Suffolk (Foot-and-Mouth Disease) Order of 1920.

L.S.

In witness whereof the Official Seal of the Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day \mathbf{of} November, nineteen hundred and twenty.

> J. Jackson, Authorised by the Minister.

Copies of the above Order can be obtained on application to the General Secretary, Ministry of Agriculture and Fisheries, 4, Whitehall Place, S.W. 1.

ORDER OF THE MINISTER OF AGRICULTURE AND FISHERIES.

(DATED 24TH NOVEMBER 1920.)

(FOOT-AND-MOUTH DISEASE: INFECTED PLACE.)

The Minister of Agriculture and Fisheries, by virtue and in exercise of the powers vested in him under the Diseases of Animals Acts, 1894 to 1914, and of every other power enabling him in this behalf, hereby orders as follows:

The premises mentioned in the Schedule hereto are hereby declared to be a place infected with Foot-and-Mouth Disease.

In witness whereof the Official Seal of the

Minister of Agriculture and Fisheries is hereunto affixed this twenty-fourth day of November, nineteen hundred and twenty.

J. Jackson, Authorised by the Minister.

SCHEDULE.

Description and Limits of Infected Place.

The premises known as "Howes Farm" (including the premises known as "Cross-Farm"), in the occupation of the Right Honourable Ernest George Pretyman, M.P., in the parishes of Martlesham and Waldringfield, in the administrative county of East. Suffolk.

Copies of the above Order can be obtained. on application to the General Secretary, Ministry of Agriculture and Fisheries, 4,. Whitehall Place, S.W. 1.

DISEASES OF ANIMALS ACTS, 1894 то 1914.

MINISTRY OF AGRICULTURE AND FISHERIES.

Notice is hereby given, in pursuance of section 49 (3) of the Diseases of Animals Act, 1894, that the Minister of Agriculture and Fisheries has made the following Orders:-

Date.	Subject.
1920. Iāth November	A dog, the property of Miss. N. Taylor.
20th November	A dog, the property of T. Bell.

Copies of these Orders may be obtained at 4, Whitehall Place, London, S.W. 1.

MINISTRY OF AGRICULTURE AND FISHERIES.

LAND DRAINAGE ACTS, 1861 and 1918...

RIVER DEE DRAINAGE DISTRICT.

Whereas the Ministry of Agriculture and Fisheries deposited a draft Order and map for public inspection on the 29th June, 1920, constituting a Drainage Board for certain lands drained by the River Dee and Pulford Brook for the purposes of Part II. of the Land Drainage Act, 1861.

And whereas the said draft Order and map have been amended.

Notice is hereby given, that the amended draft Order and an amended 6-inch scale map of the separate drainage district has been deposited at the office of the Denbighshire Agricultural Executive Committee, Imperial Hotel, Wrexham, and a copy of the amended Order with a 1-inch map of the district has been deposited at the office of the Clerk to the Cheshire County Council, County Office, Northgate Street, Chester, for public inspection for the period of one calendar month from the date hereof. Copies of the amended draft Order (without the map) may be obtained from the Ministry of Agriculture and Fisheries, at the address mentioned below, at the priceof 1s. per copy.

Any objection to the amended draft Order should be made in writing and sent by post to the Ministry of Agriculture and Fisheries, at the address mentioned below, so as to reach that office within one calendar month from the date hereof.

A. T. A. Dobson,

Assistant Secretary.

Ministry of Agriculture and Fisheries, 72, Victoria Street, London, S.W. 1. 26th November, 1920.

MINISTRY OF AGRICULTURE AND FISHERIES.

LAND DRAINAGE ACTS, 1861 AND 1918. EAST NORFOLK DRAINAGE BOARD.

Whereas the Ministry of Agriculture and Fisheries deposited a draft order and map for public inspection on the 22nd June, 1920, constituting a Drainage Board with jurisdiction over certain lands in the valleys of the rivers Waveney, Yare, Bure, Wensum and their tributaries, and over certain low lands lying between the River Bure and the sea.

And whereas a public local enquiry was held at the Assize Courts, Norwich, on the 3rd August, 1920, and following days in connection with objections to the aforesaid draft Order.

And whereas the said draft Order and map

have been amended.

Notice is hereby given, that the amended draft Order and map have again been deposited for public inspection at the following places, with relative maps as stated, for the period of one calendar month from the date hereof :-

1. The offices of the Clerk to the Norfolk County Council, Shire House, Norwich, with a 6-inch map of the proposed Drainage Dis-

2. The offices of the Town Clerk, Great Yarmouth, with a 1-inch map of the pro-

posed Drainage District.

Any objection to the draft Order should be made in writing and sent by post to the Ministry of Agriculture and Fisheries at the address mentioned below, so as to reach that office within one calendar month from the date

Copies of the draft Order may be obtained from the Ministry of Agriculture and Fisheries at the address mentioned below, at the price

of 1s. per copy.

The Ministry of Agriculture and Fisheries will hold a further public local enquiry into any objection which may be duly made to the amended draft Order at the Assize Courts, Norwich, on Friday, 31st December, 1920, and following days, commencing at 11.30 a.m. on the first day.

A. T. A. Dobson, Assistant Secretary. Ministry of Agriculture and Fisheries, 72, Victoria Street, London, S.W. 1.

26th November, 1920.

Civil Service Commission, November 26, 1920.

Notice is hereby given, that upon a special recommendation from the Department of Agriculture and Technical Instruction for Ireland, and with the assent of the Treasury, Mr. Michael Deegan, having served as a Clerk of the Second Division, has been promoted to the

post of Staff Clerk in the Department of Agriculture and Technical Instruction for Ireland, with a special certificate granted by the Civil Service Commissioners.

Civil Service Commission, November 26, 1920

Notice is hereby given, that upon a special recommendation from the Admiralty, and with the assent of the Treasury, Mr. Louis Bontems Jennings, having served as a Clerk of the Second Division has been promoted to an Examinership in the Accountant-General's Department of the Ministry of Health, with a special certificate granted by the Civil Service Commissioners.

NATIONAL HEALTH INSURANCE ACTS, 1911 to 1920.

Notice is hereby given under the Rules Publication Act. 1893, that it is proposed by the Minister of Health, after the expiration of at least 40 days from this date, in pursuance of the powers conferred upon him by Section 4 of the National Health Insurance Act, 1920, to make regulations in connection with the discontinuance of sanatorium benefit.

Copies of the draft regulations can be purchased, either directly or through any book-seller, from H.M. Stationery Office, Imperial

House, Kingsway, London, W.C. 2.

Dated this 26th day of November, 1920.

Ministry of Health, Whitehall, London, S.W. 1

ELECTRICITY COMMISSION.

ELECTRICITY (SUPPLY) ACT, 1919.

LANCASHIRE NORTH AND SOUTH CUMBERLAND ELECTRICITY DIS-TRICT.

REORGANISATION OF ELECTRICITY SUPPLY IN PARTS OF THE COUNTIES OF CUMBERLAND, LANCASTER, AND WESTMORLAND.

Notice is hereby given that The Electricity Commissioners have provisionally determined that the undermentioned area shall be constituted a separate Electricity District for the purposes of the Electricity (Supply) Act, 1919, that is to say:

So much of the County of Cumberland as is included in:

The Urban District of Millom:

The Rural District of Bootle, and the detached portion of the township of Nether Wasdale in the Rural District of Whitehaven:

So much of the County of Lancaster as is included in:-

The County Borough of Barrow-in-Fur-

The Municipal Boroughs of Lancaster and Morecambe:

The Urban Districts of Carnforth, Daltonin-Furness, Grange, Heysham and Ulver-

The Rural Districts of Lancaster, Lunesdale and Ulverston:

So much of the County of Westmorland as is included in:-

The Municipal Borough of Kendal:

The Urban Districts of Ambleside, Grasmere, Kirkby Lonsdale and Windermere:

The Rural District of South Westmorland:

which area is more particularly delineated on a Map which is available for public inspection at the County Offices, Carlisle; the County Offices, Preston; the County Offices, Kendal; the Town Hall, Barrow-in-Furness; the Town Hall, Kendal; the Town Hall, Lancaster; the Town Hall, Morecambe; the Urban District Council Offices, Carnforth; the Urban District Council Offices, Grasmere; the Urban District Council Offices, Kirkby Lonsdale; the Urban District Council Offices, Millom; the Urban District Council Offices, Windermere; and the Urban District Council Offices, Ulverston.

Objections or Representations may be made on account of the inclusion of any area in, or the exclusion of any area from, the District so provisionally determined and all such objections or Representations must be made in writing addressed to The Secretary, Electricity Commission, Gwydyr House, Whitehall, London, S.W. 1, and must reach the said Offices of the Commissioners not later than the thirtieth day of April, 1921. Any such Objection or Representation should state (a) the area or part of the area in respect of which the Objection or Representation is made, described in terms of the Local Government Boundaries, and shown on an Ordnance Map on a scale of one inch to the mile; (b) the omission or addition desired, and the specific grounds for exclusion or inclusion; and, in the case of any area proposed to be excluded from the district, should specify any alternative proposal for an improvement in the organisation of the supply of electricity in such area.

It being apparent to the Electricity Commissioners that the existing organisation for the Supply of Electricity in the District so provisionally determined should be improved, Notice is hereby further given that they intend to hold a Local Inquiry into the matter, and any authorised Undertakers as defined in the Electricity (Supply) Act, 1919, any County Council, any Local Authority, any Railway Company using or proposing to use electricity for traction purposes, any large consumer of electricity, and any Association or body directly concerned with the production or use of electrical energy within the District may on or before the said 30th day of April, 1921, submit in writing a Scheme for effecting such improvement in organisation, including the formation of a Joint Electricity Authority for the District, and any proposals for altering or adjusting the boundaries of the District so provisionally determined. Any such body or person can obtain from the Secretary, Electricity Commission, a Memorandum as to the heads under which any such Scheme should be prepared and of the particulars (administrative, technical and financial) which should be forwarded to the Commissioners in support thereof together with information as to steps to be taken in connection with the submission of the Scheme.

Notice will be given of the date of the proposed Inquiry.

> R. T. G. French, Secretary to the Electricity Commissioners.

Electricity Commission,
Gwydyr House,
Whitehall,
London, S.W. 1.
25th November, 1920.

WE, the Ecclesiastical Commissioners for England, acting in pursuance of the Act of the twenty-ninth and thirtieth years of Her late Majesty Queen Victoria, chapter one hundred and eleven, section five, do hereby grant and convey to the Incumbent of the vicarage of Winston, in the county of Susok and in the diocese of Saint Edmundsbury and Ipswich, and to his successors, Incumbents of the same vicarage, all those commuted tithe

rent charges which are particularly described in the Schedule hereunto annexed, and now vested in us: To have and to hold the said commuted tithe rent charges to the use of the said Incumbent and his successors for ever.

> In witness whereof we have hereunto set our Common Seal this eighteenth day of November, in the year one thousand nine hundred and twenty.

SCHEDULE.

Extract from Tithe Apportionment confirmed 31st December, 1846.

Winston Parish.

Land- owners.	Occupier.	Occupier. Numbers on Plan. Descri		State of Cultivation.		anti	ity.	Apportioned Rent charge payable to Appropriator.		
Glebe	Pettitt Susan	192 193 . 194 195 227 228	Little Meadow New Land Glebe Sleve King's Close Chappel Field, Pightle Vicarage Field	Pasturo	a. 3 3 2 4 1 7 22	r. 0 2 1 0 2 3	p. 21 32 22 31 23 29	£7	s. 9	d.

INCOME TAX.

Whereas it has become necessary to renew the list of persons to supply vacancies amongst the Commissioners appointed to act in the division of Lower Aylesford South, in the county of Kent, as Commissioners for the general purposes of the Acts of Parliament relating to Income Tax and Inhabited House Duties: Now we, two of the Commissioners of Inland Revenue, in pursuance of the powers wested in us in that behalf, do hereby convene a Meeting of the Land Tax Commissioners having jurisdiction with regard to Land Tax within the division aforesaid, being respectively qualified to act as such Commissioners, to be holden at the Town Hall, Tunbridge Wells, on Thursday, the 2nd day of December, 1920, at 10 o'clock in the forenoon, for the purpose of choosing fit and proper persons to be Commissioners to supply vacancies amongst the Commissioners for the general purposes of the aforesaid Acts for the division of Lower Aylesford South aforesaid.

R. V. Nind Hopkins. F. A. Barrett.

Inland Revenue, Somerset House, London. 25th November, 1920.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915.

BY virtue and in pursuance of the provisions of the above named Act, the Minister of Transport hereby orders that the time limited by the Order made by him on the 20th day of November, 1919, for the construction of the following Light Railways, viz.:-

(1) Railway No. 2, described in and authorized by the Axholme Joint Railway (Hatfield Moor Extension Light Railway) Order, 1905, and situate in the parishes of Belton and

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Epworth, in the county of Lincoln;
(2) A Light Railway, described in and authorized by the Lancashire and Yorkshire and North Eastern Railways Act, 1909, and situate in the parish of Hatfield, in the rural district of Thorne, and the parishes of Armthorpe and Cantley, in the rural district of Doncaster, in the West Riding of the county of York, shall be extended for one year from the 16th day of August, 1921.

Dated this sixteenth day of November, 1920.

Ernest G. Moggridge,

An Assistant Secretary, Ministry of Transport.

SPECIAL ACTS (EXTENSION OF TIME) ACT, 1915. .

BY virtue and in pursuance of the provisions of the above named Act, the Minister of Transport hereby orders that the time limited for the exercise of the powers for the compulsory acquisition of lands for the purposes of Railways Nos. 1, 2 and 3, authorized by the Lancashire and Yorkshire Railway (Formby Light Railways) Order; 1918, shall be extended for one year from the 14th day of September, 1921.

And the Minister hereby further orders that the time limited by the Order made by him

on the 14th day of April, 1920 (a) for the sale of all or any of the lands referred to in section 31 of the Lancashire and Yorkshire and North Eastern Railways Act, 1909, belonging to the Lancashire and Yorkshire Railway Company, either solely or jointly with any other company or companies or committee, in connection with their respective undertakings, which have already or shall hereafter become superfluous lands, shall be extended for one year from the 16th day of August, 1921; (b) for the completion of Railways Nos. 1, 2 and 3, described in and authorized by the Clayton-le-Moors Light Railway Order. 1912, shall be extended for one year from the 5th day of June, 1921; (c) for the completion of the following railways, authorized by the Lancashire and Yorkshire Railway Act, 1913, namely:—

Railway No. 2, in the parish and county borough of Bolton, in the county of Lancaster; Railway No. 3, commencing in the parish and urban district of Royton, and terminating in the parish and county borough of Oldham, in the county of Lancaster; and Railway No. 5, commencing in the parish of Goole Fields, in the rural district of Goole, and terminating in the parish and urban district of Goole, in the West Riding of the County of York, shall be extended for one year from the 15th day of August, 1921; (d) for the compulsory acquisition of lands for Railways Nos. 1, 2 and 3, described in and authorized by the Clayton-le-Moors Light Railway Order, 1912, and situate in the parish and urban district of Clayton-le-Moors, the parishes of Altham and Huncoat, in the rural district of Burnley and the parish and borough of Accrington, in the county of Lancaster, shall be extended for one year from the 5th day of June, 1921; (e) for the construction of the following railways, namely:— (1) Railway No. 2, described in and authorized by the Lancashire and Yorkshire Railway Act, 1891, and situate in the township and urban district of Rainford, in the county of Lan-caster, and (2) Railways Nos. 2 and 3, described in and authorized by the Lancashire and Yorkshire Railway (Various Powers) Act, 1902, and situate in the parish of Airmyn, in the rural district of Goole, and in the parish and urban district of Goole, in the West Riding of the county of York, shall be extended for one year from the 31st day of July, 1921.

Dated this sixteenth day of November, 1920. Ernest G. Moggridge,

> An Assistant Secretary, Ministry of Transport.

Special Acts (Extension of Time) Act, 1915, further extending time for operation of a Confirming Act.

BOROUGH OF SWANSEA.

To the Mayor, Aldermen and Burgesses of the Borough of Swansea; And to all others whom it may con-

W HEREAS by the Swansea Order, 1915, which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act, 1915, the Mayor, Aldermen and Burgesses of the Borough of Swansea, acting by the Council (hereinafter referred to as "the Corporation"), were empowered, for the purpose of a cemetery, to put in force, with reference to the lands described in Part I. of the Schedule to the said Order, the powers of the Lands Clauses Acts with respect to the purchase and taking of lands

otherwise than by agreement;

And whereas by an Order dated the 2nd day of February, 1918, issued by the Local Government Board, and by an Order dated the 6th day of August, 1919, issued by the Minister of Health under Section 1 of the Special Acts (Extension of Time) Act, 1915 (hereinafter referred to as the "Act of 1915"), the time for the exercise of the said powers was extended to the 29th day of July, 1920, and in pursuance of Section 1 of the Act of 1915 the Corporation applied to the Minister of Health before the expiration of that time for an Order further extending it:

Now, therefore, the Minister of Health, in pursuance of his powers in that behalf, hereby extends until the 29th day of July, 1921, the time within which the Corporation may exercise the said powers of the Lands Clauses Acts with reference to the lands described in Part I. of the Schedule to the Swansea Order, 1915.



Given under the Official Seal of the Minister of Health this fifteenth day of November, in the year one thousand nine hundred and twenty.

F. J. Willis,

Assistant Secretary, Ministry of Health.

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THE IPSWICH GAS LIGHT COMPANY.

GAS REGULATION ACT, 1920.

Notice of Application by the Ipswich Gas Light Company for an Order under Section 1 of the Gas Regulation Act, 1920.

Gas Light Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade, under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for—

(a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value, and the substitution therefor of power to charge for thermal units supplied in the

form of gas; and

(b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorized, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorized in respect of the supply of gas by the Undertakers is 3s. 9d. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is 1s. 4d. per therm.

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected, free of charge, at

the address below at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George-street, London, S.W. 1, and posted not dater than 18th December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

IPSWICH GAS LIGHT COMPANY,
GEORGE A. MALLETT,
Secretary.

Gas Company's Offices, Carr-street, Ipswich. 23rd November, 1920.

GAS REGULATION ACT, 1920.

Notice of Application by the Wolverhampton Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

NOTICE is hereby given, that the Wolver-hampton Gas Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920 for an Order providing for—

1920, for an Order providing for—

(a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular calorific value, and the substitution therefor of power to charge for thermal units supplied in the

form of gas; and

(b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorized, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorized in respect of the supply of gas by the Undertakers is 2s. 9d. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is 1s. 4d.

per therm

A copy of the application made to the Board of Trade, and of all the documents submitted therewith, may be inspected, free of charge, at the office of the Undertakers, Darlington-street, Wolverhampton, at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George-street, London, S.W. 1, and posted not later than the 18th day of December, 1920.

A copy of such representations must at the same time be sent to one of the undersigned.

Dated this 24th day of November, 1920.

Underhill, Neve, Thorneycroft, Taylor and Co., 24, Darlington-street, Wolverhampton, Solicitors. Dyson, Bell and Co., 3a, Dean's-yard, Westminster, Parliamentary

Agents.

GAS REGULATION ACT, 1920.

Notice of Application by the Burnham Gas Company Limited for an Order under section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Burnham Gas Company Limited (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of section 1 of the Gas Regulation Act, 1920, for an Order providing for—

- (a) The repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value and the substitution therefor of power to charge for thermal units supplied in the form of gas; and
- (b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the maximum price per 1,000 cubic feet now authorized with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since the 30th June, 1914, a maximum price per therm (i.e., 100,000 British thermal units).

The maximum price now authorized in respect of the supply of gas by the Undertakers is 4/9d. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is one shilling and eightpence halfpenny per therm.

A copy of the application made to the Board of Trade and of all documents submitted therewith may be inspected free of charge at the Gas Works, Burnham-on-Crouch, at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter, addressed to the Assistant Secretary, Board of Trade, Power, Transport and Economic Department, Great George Street, London, S.W. 1, and posted not later than the 18th day of December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

Dated this 25th day of November, 1920.

LEES AND Co., 26, Abingdon-street, Westminster, S.W. 1, Parliamentary Agents.

GAS REGULATION ACT, 1920.

Notice of Application by the Earby and Thornton Gas and Lighting Company Limited for an Order under Section 1 of the Gas Regulation Act, 1920.

NOTICE is hereby given, that the Earby and Thornton Gas and Lighting Company Limited (hereinafter referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for—

(a) the repeal of any enactments or other provisions requiring the Undertakers to

supply gas of any particular (illuminating) value, and the substitution therefor opower to charge for thermal units supplied in the form of gas; and

(b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorised, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorised in respect of the supply of gas by the Undertakers is 4s. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is 1s. 6d. per therm.

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected, free of charge, at the address below at any time during office hours

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than 13th December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

George Proctor, Secretary.

Gas Works, Victoria Road, Earby, via Colne, November 25th, 1920.

GAS REGULATION ACT, 1920.

Notice of Application by the Ilford Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Ilford Gas Company (hereinafter referred to as "the Undertakers") have applied to the Board of Trade, under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for:—

- (a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular calorific value and the substitution therefor of power to charge for thermal units supplied in the form of gas; and
- (b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard price per 1,000 cubic feet now authorised, with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, 1 standard price per therm (i.e., 100,000 British Thermal Units).

The standard price now authorised in respect of the supply of gas by the Undertakers is four shillings and sixpence per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price, in accordance with paragraph (b) above is one shilling and eightpence per therm.

A copy of the application made to the Board of Trade, and of all the documents submitted therewith, may be inspected, free of charge, at the office of the Company, Broadway, Ilford, at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than the 20th December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

Dated the 25th day of November, 1920.

TORR, DURNFORD AND Co., 2, Millbank House, Westminster, S.W. 1, Parlia-051 mentary Agents.

GORLESTON AND SOUTHTOWN GAS COMPANY.

GAS REGULATION ACT, 1920.

Notice of Application by the Gorleston and Southtown Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Gorleston and Southtown Gas Company (herein-after referred to as "the Undertakers") have applied to the Board of Trade under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for

- (a) the repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular calorific value and the substitution therefor of power to charge for thermal units supplied in the form of gas; and
- (b) the modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the maximum price per 1,000 cubic feet now authorised with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, a maximum price per therm (i.e., 100,000 British Thermal Units).

The maximum price now authorised in respect of the supply of gas by the Undertakers is 4s. 9d. per 1,000 cubic feet, and the price which the Undertakers have asked the Board of Trade to substitute for this price in accordance with paragraph (b) above is 1s. 11d. per

A copy of the application made to the Board of Trade and of all the documents submitted therewith may be inspected, free of charge, at the address below at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than 18th December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

> FOR GORLESTON AND SOUTHTOWN GAS Co.,

> > E. F. KEABLE, Secretary.

Gas Works, Southtown, Great Yarmouth. November 26th, 1920.

RUGBY GAS COMPANY.

Notice of Application by the Rugby Gas Company for an Order under Section 1 of the Gas Regulation Act, 1920.

OTICE is hereby given, that the Rugby Gas Company (hereinafter referred to as the Undertakers) have applied to the Board of Trade, under the provisions of Section 1 of the Gas Regulation Act, 1920, for an Order providing for-

(a) The repeal of any enactments or other provisions requiring the Undertakers to supply gas of any particular illuminating value and the substitution therefor of power to charge for thermal units supplied in the

form of gas; and

(b) The modification of the statutory or other provisions affecting the charges which may be made by the Undertakers by substituting for the standard prices per 1,000 cubic feet now authorised with an addition to meet increases in the costs and charges of and incidental to the production and supply of gas by the Undertakers since 30th June, 1914, standard prices per therm (i.e., 100,000 British Thermal Units).

The standard prices now authorised in respect of the supply of gas by the Undertakers is-

(1) 3s. 8d. per 1,000 cubic feet in the parish of Rugby (the inner area), and

- (2) 4s. 8d. per 1,000 cubic feet in any other part of their district (the cuter area). and the prices which the Undertakers have asked the Board of Trade to substitute for these prices, in accordance with paragraph (b) above, are-
 - (1) 1s. 5.8d. per therm in the parish of

Rugby, and
(2) 1s. 8.2d. per therm in any other part of their district.

A copy of the application made to the Board of Trade and of all documents submitted therewith may be inspected, free of charge, at the

address below at any time during office hours.

Any local authority or person desiring to make representations with regard to the application may do so by letter addressed to the Assistant Secretary, Power, Transport and Economic Department, Board of Trade, Great George Street, London, S.W. 1, and posted not later than 18th December, 1920.

A copy of such representations must at the same time be sent to the undersigned.

R. J. Meiklejohn Engineer and Manager. Gas Offices, Railway Terrace, Rugby, 26th November, 1920.

THE GREAT INDIAN PENINSULA RAILWAY COMPANY.

OTICE.—In accordance with the provisions of the Great Indian Peninsula Railway Purchase Act, 1900, it is hereby notified that a total sum of £7,869,769 18s. 11d. is now invested for the purpose of providing a Sinking Fund in respect of the Annuities, Class B, as under:—

Nominal Amount and Description of Investments.	Total Cost Investmen		:
£1,937,645 War Stock, 5 per cent. (1929-1947) £250,000 Funding Loan, 4 per cent. (1960-1990) £21,800 National War Bonds, 5 per cent. (Repayable 1st February, 1929, at 105 per cent.) £150,000 Guaranteed 2½ per cent. (Irish Land) Stock £40,000 Transvaal Government 3 per cent. Guaranteed Stock £50,000 Canada (Dominion of) 3½ per cent. Registered Stock	### Investment ### 1,848,205 94,563 200,000 21,800 131,406 38,978 50,000 74,062 194,042 47,312 14,700 19,425 238,394 51,637 3,813,762 39,164 13,635 96,775 4,698 96,480 16,786 29,119 28,228 156,625 114,123 201,799	s. 5000 471110211435117113611907 7	d. 2000 7000400046110000665060 8
£90,000 North Eastern Railway 3 per cent. Irredeemable Debenture Stock £100,000 Great Western Railway 4 per cent. Debenture Stock £100,000 Lancashire and Yorkshire Railway 3 per cent. Debenture Stock £35,000 London and North Western Railway 3 per cent. Perpetual Debenture Stock	89,649	5 0 7	6 6 0
•	£7,869,769 1	8	_ 11

By Order of the Annuity Trustees,

097

^{48,} Copthall Avenue, London, E.C. 2, 24th November, 1920. R. H. WALPOLE, Secretary.

CURRENCY NOTES.

(4 & 5 Geo. V., cc. 14 and 72.)

I.—ISSUE ACCOUNT.

l'otal issued up to 17th November, I	000 inali	79170			£	8.	d.	Total cancelled or called in up to 17th November, 1920, inclusive—		£	8.	d	£	s.	d.
A4					1,341,866,184	0	0	£1 notes	1,069,8	54 N59	n	0			
	***	***	•••	•••	389,990,257	10	ŏ	101		73,450	ŏ	ŏ			
10/- notes	•••	•••	•••	•••		0	ŏ	Currency notes certificates			0	0			
Currency notes certificates	•••	•••	•••	•••	127,900,000	U	٠	Currency notes certificates	94,0	50,000	U	U			
Issued during the week ended 24th	Novembe	r, 1920	_					Cancelled or called in during the							
£1 notes		•••		•	5, 040,896	0	0	week ended 24th November, 1920-	_						
10/- notes	•••				1,215,0 32	0	0	C1		34,277	0	0			
Currency notes certificates	•••				150,000	0	0	10/		23,213	ŏ	ő			
					•							0			
. ,								Currency notes certificates	/// Zi	50,000	U	_	a1 510 504 000	_	^
									TOTAL .	••	• • •	•••	£1,519,784,999	0	U
•								Outstanding-	0F1 0		• .	_			
_								£1 notes	271,2	18,744	0	0			
								10/- notes		08,626		0			
								Currency notes certificates	33,7	50,000	. 0	0			_
													346,377,370	10	0
					£1,866,162,369	10	_		По				01 000 100 000	10	、
	TOTAL				£1.000.102.309	ΤΛ	U		TOTAL .				£1,866,162,369	10	U
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- 	-					****	ALAN	CE SHEET.							
	-				II	****	_		,				c f		
Notes outstanding	-				II £	.—B.	d.	Advances—				-		8.	ď.
Notes outstanding	-				II £ 312,627,370	.—B.	<i>d</i> . 0	Advances— Scottish and Irish Banks of Issue	· •	••	•••			8.	
Certificates outstanding	- •••				II £ 312,627,370 33,750,000	.—B. s. 10 0	d . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers	· •	••	•••	•••		8.	 d.
Notes outstanding Certificates outstanding Notes called in but not yet cancelle	- •••			-	II £ 312,627,370	.—B.	<i>d</i> . 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank	, 	••	•••			8.	đ.
Certificates outstanding	- •••				II £ 312,627,370 33,750,000	.—B. s. 10 0	d . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks	, ,	••	•••	•••		s.	<u> </u>
Certificates outstanding Notes called in but not yet cancelle	- •••				II £ 312,627,370 33,750,000 2,907,115	s. 10 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account-	, ,	••	•••		e & -	<i>s</i> .	d.
Certificates outstanding	- •••				II £ 312,627,370 33,750,000	.—B. s. 10 0	d . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account- Gold Coin and Bullion	· • · · · • · · ·	••	•••		£	. s.	d.
Certificates outstanding Notes called in but not yet cancelle	- •••			.	II £ 312,627,370 33,750,000 2,907,115	s. 10 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account- Gold Coin and Bullion Bank of England Notes	· • · · · • · · ·	•••	•••		£	<i>s</i> .	d. 0
Certificates outstanding Notes called in but not yet cancelle	- •••			.	II £ 312,627,370 33,750,000 2,907,115	s. 10 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account-Gold Coin and Bullion Bank of England Notes Government Securities	,	••	•••	•••	£ — — — — — — — 28,500,000 18,750,000 318,460,844	. s. 0 0 07	d. 0 0 5
Certificates outstanding Notes called in but not yet cancelle	- •••			.	II £ 312,627,370 33,750,000 2,907,115 16,583,925	s. 10 0 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account- Gold Coin and Bullion Bank of England Notes	,	•••	•••		£	. s.	d. 0 0 5 7
Certificates outstanding Notes called in but not yet cancelle	 d			.	II £ 312,627,370 33,750,000 2,907,115	s. 10 0 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account-Gold Coin and Bullion Bank of England Notes Government Securities Balance at the Bank of England		•••			£	s. 0 0 .7 11	d. 0 0 5 7 0
Certificates outstanding Notes called in but not yet cancelle	- •••				II £ 312,627,370 33,750,000 2,907,115 16,583,925	s. 10 0 0	<i>d</i> . 0 0	Advances— Scottish and Irish Banks of Issue Other Bankers Post Office Savings Bank Trustee Savings Banks Currency Note Redemption Account-Gold Coin and Bullion Bank of England Notes Government Securities Balance at the Bank of England	,	•••	•••	•••	£ — — — — — — — 28,500,000 18,750,000 318,460,844	s. 0 0 .7 11	d. 0 0 5 7

(State Guaranteed Title.)

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:-

Plans of the several properties can be seen at the Land Registry, Lincoln's Inn Fields. Any person may, by notice in writing signed by himself or his Solicitor, and delivered at the Registry before the expiration of one month from the appearance of this Notice, object to the registration. The Notice must state concisely the grounds of the objection and give the address in the United Kingdom of the person delivering the Notice, and, if it is delivered by a Solicitor, must give the name and address of the person on whose behalf it is given.

Information as to registration and the mode and cost of application for it can be obtained at the Registry.

	Number		•	The Land.		The Applicant.				
ᄧ	of Title.	County.	Parish or Place.	Name and Short Description.	l'reebold or Leasebold.	Name.	Address.	Description.		
•-	Z 786 Z	Kent	Minster in Sheppèy	Land in Southdown Road being plots 86 and 87 on the Southdown Estate	Freehold \	John Griffin Malby	Springfield, Branston	Gentleman		
	Z 787 Z	Kent	Minster in Sheppey	Land in the main road being plots 249, 250 and 251 on the Sheerness Park	Freehold }	John Grinn Maiby	Road, Clacton-on-	· ·		
	Z 1054 Z	Essex	Upminster	Estate Dwelling-house and garden known as St. Aubyn, St. Lawrence Road	Freehold	Florence Emily Ethel Hiscocks	St. Aubyn, St. Law- rence Road, Upmin-	Wife of Herbert Hiscocks		
	Z 1086 Z	Gloucester	Charlton Kings	Land in Sandy Lane	Freehold	Joseph Ivelaw-Chapman	ster, Essex Woodend, Sandy Lane Road, Charlton Kings, Cheltenham, Gloucester	Gentleman		
	50838	London	Eltham	Dwelling-house and garden, 14 Elderslie Road	Freehold	Emily Neary	14 Elderslie Road, Eltham, S.E. 9	Wife of James Edward Chris- topher Neary		
	144455	City of	London	Buildings, 5, 6 Dorset Buildings, 15, 16 Dorset Street, and warehouses in Dorset Court and land adjoining	Freehold	Ward, Lock and Company Limited	Warwick House, Salisbury Square, EC. 4	wohiter ineary		
	169927	London	Islington	Land and buildings known as Bradstow,	Freehold	Agnes Treacy	5 Fitzwarren Gardens,	Spinster		
	242549	London	Lambeth	Hornsey Lane Land and buildings, 25 Hexham Road	Freehold	Dorothea Jessie Bygrave	Highgate, N. 19 25 Hexham Road, West Norwood, S.E. 27	Wife of Leonard Bygrave		
	242580	London	Woolwich	Land and buildings known as Marine Society's Baths, Hardens Manor Way	Leasehold	Siemens, Brothers and Company Limited	Caxton House, West- minster, S.W. 1			

H.M. OFFICE OF LAND REGISTRY—continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number of			The Land.	<u> </u>	The Applicant.			
Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description,	
2426 23	London	St. James, West- minster	Land and buildings, 210 and 211 Piccadilly	Leasehold	Madeline Haxell, Wife of Arthur Haxell, of the Stock Exchange, London, E.C. Alice Violet Campling	Rebuha, Park Hill,	Spinsters	
242738	London	St. Paneras	Land and buildings, 89, 91 and 93 Bayham Street	Freehold	Olive Campling) Henry Edward Capes	Bickley, Kent 91-93 Bayham Street, Camden Town, N.W. 1	Ven s er Merchant	
242905	London	St. Paul, Deptford	Land and buildings, 1, 3 and 5 Oareboro Road, and 100 to 152 (even) Rolt Street and land at the rear	Leasehold	Louis Donn	3 Osborn Street, Whitechapel, E. 1	Gentleman	
242908	London	Greenwich	Dwelling-house, 6 St. Johns Park, Black- heath	Leasehold {	Gwendoline Alice Hazlerigg Evelyn Hazlerigg	6 St Johns Park, Blackheatb, S.E. 3	Spinsters	
24 29 21	London	St. Pancras	Shop, stores and factory, 98 High Street and 2 Pratt Street	Freehold	The Central Dwellings Company Limited	82 Mortimer Street, W. 1	_	
243062	London	Paddington	Houses, 78, 80, 82, 84 and 87 to 101 (odd) Sutherland Avenue	Freehold	John Thomas Smith	38 Queen's Road, St. John's Wood, N.W. 8	Gentleman	
243155	London	St. Marylebone	Land and buildings, 59 Upper Marylebone Street	Freehold	Henry Holmes	82 Mortimer Street, W. 1	Esquire	
243156	London	St. Marylebone	Land and buildings, 22 Clipstone Street	Freehold	Thomas Osborne Hop-	4 Seymour Road,	Warehouseman	
24 32 2 8	London	Paddington	Dwelling-house and garden, 34 Westbourne Park Road	Leasehold	Urania Frances Jane Whipham	Harringay, N. 8 34 Westbourne Park Road, W. 2	Wife of Thomas Charles Row- land Whi pha m	

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number			The Land.		The Applicant.				
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold	Name.	Address,	Description.		
243257	London	St. Paul, Deptford	Dwelling-house and garden, 17 Waller Road	Leasehold	E. Wells and Son Limited	Oak Cottage, Clarence Street, Rotherithe, S.E. 16	-		
243269	London	Plumstead	Dwelling-houses and gardens, 117 and 119 Plumstead Common Road	Leasehold	Charles Clift Buckley	127 Plumstead Com- mon Road, Plumstead, S.E. 18	Fruiterer and Greengrocer		
2432 9 0	London	Wandsworth Borough	Land and buildings known as Maloja Stables, 5 Rayners Road	Leasehold	Minnie Weldon Fox	1 Chartfield Avenue, Putney, S.W. 15	Married Woman		
243321	London	Battersea	Hill	Leasehold	Albert Cooper	244 Lavender Hill, S.W. 11	Fruiterer and Greengrocer		
243323	London		Dwelling-house, yard and garden, 19 Holland Park Avenue	Freehold	Harry Willson	127A Queen's Road, Bayswater, W. 2	Antique Dealer		
243326	London	Plumstead	Themallian - 1	Leasehold	Ellen Ethel Mason	10 0 m D. 1	Wife of Ed- mund Mont- gomery Foster Mason		
243339	London	Greenwich	Dwelling-house and garden, 21 Vanbrugh Hill	Freehold	Herbert Daniel	50 Tunnel Avenue, Greenwich, S.E. 10	Works Manager		
243347	London	Lambeth	Dwelling-house and garden, 44 Overton Road	Leasehold	John Cosens Hatch	44 Overton Road, Brixton, S.W. 9.	Gentleman		
243358	London	Lambeth	Public-house and shop known as "The Bell," 111 Lambeth Road and 113 Lam- beth Road	Freehold	Watney, Combc, Reid	The Stag Brewery,			
243359	London	Bermondsey	The last of the state of the st	Freehold)	and Company Limited	Pimlico, S.W.1			
243360	London	Kensingten	Dwelling-house and garden, 15 Pembridge Gardens	Freehold)	The Metropolitan Rail-	Baker Street Station,			
243361	London	Kensington	Dwelling-houses, 82 and 83 Campden Street	Freehold 5	way Company	N.W. 1			

THE LONDON GAZETTE, 26 NOVEMBER, 1920.

H.M. OFFICE OF LAND REGISTRY—continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title :—

Number			The Land.		The Applicant.				
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasahold.	Name.	Address,	Description.		
243378	London	Wandsworth Borough	Dwelling-house and garden, 167 Mitcham Lane	Leasehold	John Matthews	77 Mayford Road, Balham, S.W. 12	Buyer		
243394	London	Bethnal Green	T. 1 1 h 111 ASE D. 41 1 C	Freehold	Elizabeth Ann Racine	227 Bethnal Green Road, E. 2	Wife of John Thomas Racine		
243395	London	Finsbury	CI 100 TITL'I CI	Freehold	Mark Davis	129 Whitecross Street, Finsbury, E.C. 1	Fishmonger		
243398	London	Chelsea	Land and dwelling-house, 37 Sloane Gardens	Leasehold	William Wheat Waring	Beenham House, Berks	Retired Captain in His Majes- ty's Army		
243404	London	Plumstead	Dwelling house and garden, 49 Wrottesley Road	Freehold	Herbert Fletcher	49 Wrottesley Road, Plumstead, S.E.18	Surveyor's Clerk		
243414	London	Kensington	Dwelling-houses and shops, 198, 200, 202 and 204 Kensington Park Road	Freehold	Lilian Maude Jones	K9 Diambains Chancons	Spinster		
2 4342 1	London	Battersea	. Land and dwelling-house, 17 Bramfield Road	Leasehold	Thomas Tompkins	17 D	Retired Licensed Victualler		
243425	London	Hackney	. Land and dwelling-house, 6 Brooke Road	Leasehold	. William Henry Gibson	122 Park Lane, Tottenham, N. 17	Contractor		
243432	London	Lambeth	. Land and buildings, 299 Brixton Road	Freehold	Brixton Ivy Leaf Club	299 Brixton Road, S.W. 9	-		
243433	London	Hammersmith .	. Land and buildings, 205 Goldhawk Road	Freehold	The Trustees of the Shepherd's Bush Discharged and Demobilized Sailors and Soldiers Institute	205 Goldhawk Road, Shepherd's Bush, W. 12			
243434	London	Finsbury	Land and buildings, 18 and 20 Normans Buildings, and 27, 28 and 29 Helmet Row	Freehold {	Frederick Thomas Jackson Charles William Rooke	20 Herne Hill, S.E. 24 2 Norfolk Street, Strand, W.C. 2	Gentleman Gentleman		

H.M. OFFICE OF LAND REGISTRY—continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

					<u> </u>		
Number			The Land.			The Applicant.	
of Title	County.	Parish or Place.	Name and Short Description,	Freehold or Leasehold	Name.	Address.	Description.
243437	London	St. Pancras	Land and buildings, 40 High Street and 23 Little King Street	Freehold	George Edwards Ford	95 and 97 York Road, Lambeth, S.E. 1	Coffee and Dining Rooms Proprietor
243440	Loṇgon	Islington	Land and buildings, 3 Ella Road	Freehold	Alice Jane Migroz	440 Camden Road,	Widow
243445	London	Wandsworth Borough	Dwelling-house and garden, 13 Malwood Road	Freehold	Emily Millicent Vaughan Prior	Holloway, N. 7	Widow
2 43 460	London	St. Paul, Deptford	Land and buildings, 76 Jerningham Road	Leasehold	Lilian Lizzie Lancaster	Balham, S.W. 11 76 Jerningham Road, New Cross, S.E. 14	Wife of Frederick William Lancaster
2434 63	London	Bermondsey	Land, warehouses and buildings, 3, 5 and 7 White's Grounds	Freehold	Fleming and Company (Bermondsey) Limited	3, 5 and 7 White's Grounds, Bermondsey, S.E. 1	——————————————————————————————————————
243470	London	Bermondsey	Dwelling house and public-house, 15 Snows- fields, and The Drum, 16 and 17 Snows- fields	Freehold	Meux's Brewery Company Limited	The Horse Shoe Brewery, Tottenham Court Road, W.C. 1	
·243848	London	Wandsworth Borough	Dwelling-house and garden, 38 Wands- worth Common, West_Side	Leasehold {	Alfred Lucas and Clara Lucas	31 Acris Street, Wandsworth, S.W. 18	Manufacturers' Agent and his Wife
243479	London	Ratcliff	Land and buildings, 26 Brook Street, and land and buildings adjoining in Glassbouse Fields and School Heuse Lane	Freehold {	Thomas John Ide Henry Stoodley Ide John Ide William Ide, and Frederick Gordon Ide	Rathlone House, Rathbone Place, Oxford Street	-
243495	City of	London	Land and buildings, 51 Gracechurch Street	Freehold	The City of London Real Property Company Limited	159 Fenchurch Street, E.C. 3	_

H.M. OFFICE OF LAND REGISTRY-continued.

Land Transfer Acts, 1875 and 1897.

NOTICE.—The following persons are about to be registered as Proprietors of the following Properties with Absolute or Good Leasehold Title:—

Number		· The Land.			The Applicant.				
of Title.	County.	Parish or Place.	Name and Short Description.	Freehold or Leasehold.	Name.	Address.	Description.		
243509 243510 243512 243518	City of London London London		Helens Dwel in 2-house and garden, 80 Upper Tulse Hill Public-house, stables and garage known as The Gunter Arms, 451 Fulham Road Land and buildings known as Northbrook, 47 Catford Hill	Leasehold Freehold Freehold Leasehold	The Cannon Brewery Company Limited	30 Disraeli Road, Ealing, W. 5 22 Buckingham Street, Strand, W.C. 2 156, 158 and 160 St. John Street, Clerken- well, E.C. 1 Town Hall, Catford, S.E. 6	Widow, Quantity Surveyor		
243563	London	Bermondsey	Warehouses 8, 10 and 12 Market Street	Freehold	John Charles Whittard	Holland, Essex 14 Market Street, Bermondsey, S.E. 1	Merchant		

AN ACCOUNT of the IMPORTATIONS of BULLION and SPECIE registered in the week ended 24th November, 1920. IMPORTED INTO THE UNITED KINGDOM.

	Gold.										
Countries from which Consigned.	Bullion.		Coin.			Bullion.		Coin.			Total of Gold
	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	Of legal tender in the United Kingdom,	Not of legal tender in the United Kingdom.	Total of Gold.	Unrefined.	Refined.	Of legal tender in the United Kingdom,	Not of legal tender in the United Kingdom.	Total of Silver.	and Suver.
	£	£	£	£	£	£	£	£	£	£	£
Sweden		35 2, 000]	352,000		•••	`	·	•••	352,000
Netherlands		•••	•••	·	•••	160,467	1,300	•••		161,767	161,767
France		2,330,000			2,330,000		210,741	95	2,277	213,113	2,543,113
German East Africa		•••			•••		•••	•••	93,001	93,001	93,001
Chile	•••	•••	•••		.***		. 2,850		900	3,750	3,750
Gold Coast	38,677	•••			38,677			•••	•••	•••	38,677
British South Africa	1,358,167				1,358,167		,		•••	•••	1,358,167
Bombay	•••	•••	•••		•••	3,333			32,165	35,498	35,498
Canada		•••	···	•	•••		22,654			22,654	22,654
Total Declared Value of the Importations regis- tered in the week	1,396,844	2,682,000		·	4,078,844	1 6 3,800	237,545	95	128,343	529,783	4,608,627

AN ACCOUNT of the EXPORTATIONS of BULII)N and SPECIE registered in the week ended 24th November, 1920. EXPORTED FROM THE UNITED KINGDOM.

Countries to which Exported.	G огр.										
	Bullion.		Coin.			Bullion.		Coin.			Total of Gold
	Unrefined, in dust, amalgam, and bars.	Refined, in bars.	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Gold.	Unrefined.	Refined.	Of legal tender in the United Kingdom.	Not of legal tender in the United Kingdom.	Total of Silver.	and Silver.
	£	£	£	Ŧ:	£	£	£	£	£	£	£
Norway	•••	•••		•-			4,620			4,620	4,620
Denmark	•••	•••			•••		1,084	•••		1,084	1,084
United States of America		35,500			35,500					***	35,500
Egypt		3,000			3,000	`	•••			•••	3,000
Bombay, via other Ports	•••	•••					15,000			15,000	15,000
Victoria		•••							1,580	1,580	1,580
Other Countries		•••			•••	•••			220	220	220
						[•
Total Declared Value of the Exportations regis- tered in the week	•••	38,500		•••	38,500	•••	20,704		1,800	22,504	61,004

In Parliament.—Session 1921.

COLNE CORPORATION.

(Empowering the Corporation to run Omnibuses Within and Without the Borough; Fares and Charges; Agreements; Laying Out and Maintenance of Alkincoats Park; Advertising; Concerts; Widening and Improvement of Church-street; Stopping up of Streets; Maintenance; Increase of Maximum Charges for Gas, Water and Electricity; Showrooms; Provisions as to Milk Supply; Increase of Market Tolls; Infected Stables; Provisions with regard to Streets and Buildings and Sanitary Matters; Notice of Processions and other Police Powers; Financial Provisions; Equation of Loans; Consolidation and Amendment of Rates; Incorporation and Amendment of Acts and other Usual Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the Borough of Colne (herein referred to as "the Corporation") for a Bill for the following purposes or some of them:—

- 1. To empower the Corporation to provide, maintain and run omnibuses on the following routes within and without the borough (that is to say):—
 - (a) From the junction of Skipton and Keighley-roads, Colne, along Keighley-road by way of Cotton Tree to Trawden.
 - (b) From the junction of Skipton and Keighley-roads, Colne, along Keighley-road to Laneshaw Bridge.
 - (c) From the junction of Skipton and Keighley-roads, Colne, along Ekipton-road and through Foulridge and Kelbrook to the Albion Hall, Earby.
 - (d) From the junction of Skipton and Keighley-roads, Colne, by Market-street, Church-street, Albert-road, Primet Bridge and Burnley-road to the borough boundary.

And with the consent of the Ministry of Transport and the consent of the local authority of the district (which is not to be unreasonably withheld) along any other route outside the borough.

2. To empower the Corporation to demand and take fares, rates and charges in respect of the conveyance by such omnibuses of passengers, parcels, animals and goods, to make regulations as to the payment or collection of fares, rates and charges; to purchase and take on lease lands, houses and buildings; to con-struct, maintain and use depôts, sheds, garages and other buildings; to provide plant, appliances and conveniences in connection with or for the purposes of their omnibus undertaking; to make and enforce by the imposition of penalties or otherwise bye-laws and regulations in regard to the travelling in or upon the omnibuses and for the prevention of nuisances; to provide shelters and waiting rooms and other accommodation on any omnibus route provided under the Bill, and for that purpose to use any part of any public street or road whether within the borough or any other borough or district into or through which any such route may pass; to make provision with reference to the disposal of property found in omnibuses; to empower the Corporation to lease to any local authority, company, body or person their omnibus undertaking or any part or parts thereof, and the right of user of the same and of demanding and taking the fares, rates and charges authorized by the Bill.

- 3. To make provision as to contributions or payments to be made by the Corporation on such terms and subject to such conditions as may be prescribed or provided for by the Bill towards the cost of the maintenance of roads forming part of any omnibus route authorized by the Bill and used by the omnibuses of the Corporation, and to provide (among other things) that the road authorities shall not under Section 23 of the Highways and Locomotives (Amendment) Act, 1878, as amended by Section 12 of the Locomotive Act, 1898, or otherwise make any claim against the Corporation in respect of extraordinary traffic by reason of the user of any road, bridge or approach by the omnibuses of the Corporation.
- 4. To empower the Corporation and any local or other authorities, companies, bodies or persons providing or running omnibuses or other vehicles in any borough or other district to enter into and carry into effect agreements for or with reference to the working, management and maintenance of any omnibus service of the contracting parties or any part thereof and any matters in connection therewith.
- 5. To enable the Corporation to discontinue in whole or part the existing light railway in the borough and to remove the rails and to free the Corporation from all obligations in respect thereof.
- 6. To confer further powers on the Corporation with regard to the laying-out, maintenance, control and management of Alkincoats Park, and in particular to enable the Corporation to use the Mansion House as a museum or public institution and the grounds as a park and pleasure ground, and erect buildings and construct roads and approaches, fences, lodges, and other conveniences; to improve the same and erect concert rooms, pavilions and other buildings; to provide concerts and entertainments, and charge for admission thereto, and to let any such buildings and make byelaws in regard to entertainments which may be held therein and also byelaws for the control of the park.
- 7. To enable the Corporation to advertise the park and entertainments held therein and the advantages of the borough, and pay the cost thereof, and to appoint constables for the observance of order in the Park.
- 8. To enable the Corporation to purchase land and buildings in and near Church-street in the borough for or in connection with the widening and improvement of that street, with power to pull down and demolish any buildings and to widen the said street, and make alterations to or stop up, temporarily or otherwise, existing streets in connection therewith.
- 9. To make provision for the application of road materials excavated during the construction of the works; to require that any lands appropriated for the widening of Church-street shall form part of and shall be maintained and repaired as part of that street, and to empower the Corporation to retain, hold, appropriate, use, sell, lease, exchange or otherwise dispose of any lands and buildings acquired by them and not required for the widening aforesaid.

- 10. To increase the maximum charges for gas, water and electricity supplied by the Corporation and to confer upon them further powers in regard to those undertakings.
- 11. To substitute a calorific test, instead of an illuminating test, in respect of the gas supplied by the Corporation with all usual powers and obligations in connection therewith, and to authorize the laying of gas and electricity mains in private streets.
- 12. To enable the Corporation to fit up show-rooms for the purposes of their gas or electricity undertakings.
- 13. To confer further powers on the Corporation with regard to the supply of milk within the borough, and to enable the Corporation, by their officials, to inspect dairies and farms, both within and outside the borough, in order to ensure a pure supply, and to impose penalties on persons obstructing such officials or refusing assistance, with power to make orders to prevent milk of a tuberculosis character being supplied from any such dairy or farm.
- 14. To empower the Corporation to use farms and lands now belonging to them for farming and dairy purposes, and to provide, pur-chase and supply milk, and to distribute and to control and direct the delivery of milk within the borough, and for such purposes to establish and carry on depôts, and to appropriate and use the lands necessary therefor, and to buy and sell milk; to clean, cool, pasteurise and bottle milk; to make and sell butter and cheese and other milk products, and to establish and maintain milk shops and dairies, and to provide, purchase and sell dairy and other produce, and generally to do all such acts and things as may be necessary or expedient in connection with the establishment and conduct of a municipal undertaking for supplying milk and milk products, and for securing the purity, cleanliness and wholesomeness of such supply, and to make provision with reference to the application of revenue arising in respect thereof, and, if thought fit, to empower the Corporation to license dealers in and purveyors of milk within the borough.
- 15. To increase the tolls, rents and stallages charged in the cattle market, to license auctioneers and others, and to empower the Corporation, through their officers, to inspect infected stables and make orders requiring the owner thereof, where the same cannot be efficiently disinfected, to demolish the same and the materials thereof.
- 16. To empower the Corporation to determine the width of main thoroughfares and require buildings to be set back; to require intersecting streets; to confer further powers on the Corporation in regard to development schemes in connection with new streets intended to be laid out, and to make provision as to the construction of retaining walls; to enable the Corporation to make byelaws with regard to lodging houses, and for securing the adequate lighting of buildings and staircases, and to empower the Corporation to provide street-orderly bins, and to remove dilapidated structures; to restrict the placing of rails, beams and apparatus over streets; to require the provision of sanitary conveniences for workmen, and to prohibit the entry of petrol into sewers.
- 17. To make further provision with regard to sanitary matters in the borough, and particularly to prescribe the minimum floor area of

- habitable rooms, the provision of properly ventilated larders and dustbins, and to prohibit the use of places where food is stored or deposited for sale as sleeping places, with power to enter and inspect such premises and to close Sunday schools under certain circumstances.
- 18. To confer further powers on the Corporation in regard to police matters and in particular to require all motor vehicles let for hire to be licensed and to have proper taximeters, to prescribe and enforce penalties for throwing rubbish into streams and to make bye-laws as to hawking and other matters.
- 19. To enable the Corporation to raise money for all the purposes of the Bill and to charge such moneys upon the estates, undertakings, rates, rents, revenues and other property of the Corporation and to execute and grant mortgages or create and issue stock in respect thereof, and to apply all or some of the financial provisions of the existing Acts of the Corporation to and in respect of money borrowed under the Bill.
- 20. To consolidate the loans and sinking funds and moneys borrowed by the Corporation for any purposes, including any money borrowed under the provisions of the intended Act, and to prolong or alter the periods prescribed for the payment of such loans or moneys and to prescribe a uniform period or different periods for the discharge of such loans and to make other provisions in regard to the sinking funds of the Corporation and the application and investment thereof.
- 21. To make further provision for the consolidation of the rates levied in the borough, and for levying the borough rate on all hereditaments comprised therein for the collection of the rates so consolidated and for the payment of the proceeds thereof and the revenues of the Corporation (including the revenues from their several undertakings) into one fund, and to enact all necessary provisions in regard to the making, assessing, amending, levying, collection and recovery of rates, for the rating of owners instead of occupiers in certain cases, the allowance of discounts upon payment of rates; and to repeal, alter or amend any statutory enactments relating to the matters aforesaid.
- 22. To enact all necessary provisions for giving full effect to the purposes of the Bill or of the general or local Acts in force in the borough, and to provide that in executing any works for an owner the Corporation are to be liable for negligence only.
- 23. To vary or extinguish all rights, powers and privileges inconsistent with or which would or might in any way interfere with the objects of the Bill, and to confer other rights, powers and privileges.
- 24. To alter, amend or repeal the provisions or some of the provisions of the Colne Corporation Act, 1905, and any other Act or Order relating to the Corporation.
- 25. To apply and incorporate with or without amendment all or some of the provisions of the Lands Clauses Acts, the Tramways Acts, 1870, the Public Health Acts, and any Acts amending those Acts.
- And notice is hereby given, that on or before the 30th day of November instant a plan of the property in Chuch-street proposed to be acquired by the Corporation, with a book

of reference to such plan, and a copy of this Notice as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace of the County Palatine of Lancaster at his office at Preston, and with the Town Clerk of the Borough at the Town Hall, Colne.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of

December next.

Dated this 10th November, 1920.

ALFRED VARLEY, Town Clerk, Colne.

BAKER AND Son, 35, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1921.

LANCASHIRE COUNTY COUNCIL (DRAINAGE).

(Constitution οf Council $\mathbf{a}\mathbf{s}$ Drainage Authority; Power to Council to apply to Ministry of Agriculture and Fisheries to constitute or add to Drainage Areas; Notices and Procedure thereon; Constitution and Works in Drainage Areas; Rates and Charges on Owners and Occupiers of Lands therein; Provisions as to Existing Drainage Areas; Appeals and Incidental Provisions; Contributions from Townships; Acquisition and Sale of Lands; Committees; Cleaning Out Watercourses, &c.; Damage to Drainage Works; 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 County Council for the Administrative County of the County Palatine of Lancaster (hereinafter respectively called "the Council" and "the County") for an Act for all or some of the purposes hereinafter mentioned (that is to say):—

- 1. To constitute the Council the Drainage Authority for the County, and to empower the Council from time to time to make representations to the Ministry of Agriculture and Fisheries (hereinafter called "the Ministry") with reference to any areas in the County which, or any part of which, are being or are likely to be injured by flooding or inadequate drainage, or require defence against the sea or any river or stream, or which may be benefited or improved by works of drainage or defence against water or similar works, and to empower the Ministry on such representations to make orders and to constitute any such area a drainage area, or to add the same to any drainage area in the County now or hereafter existing, and to empower the Ministry to amend or annul any Order made by the Ministry under the intended Act.
- 2. To enable the Council in and in relation to any such drainage area to execute any necessary works for drainage or defence against flooding, and to exercise all necessary powers for that purpose, including any powers exercisable by a Drainage Board under the Land Drainage Acts, 1861 and 1918, and any powers conferred upon the Council by any such Order

- of the Ministry, and to apply to the Council for the purposes of the intended Act, with or without modification, any of the provisions of the said Acts of 1861 and 1918, or to exclude any such provisions from so applying.
- 3. To make provision as to the notices to be given and the procedure to be adopted in making, or in reference to, any such representations, and to provide that the provisions of the intended Act shall extend and apply to the drainage areas in the County known as the Alt Drainage Area, the Croston Drainage Area, the Overton Drainage Area and the Slyne Valley Drainage Area, or any other drainage area for which the Council are now or may at the passing of the intended Act be the Drainage Commissioners or Drainage Authority, and that in substitution for or to the exclusion of all or any provisions of any Act, Order or Royal Commission now regulating or applying to any such drainage area, and for the transfer to the Council as the Council of any property held by them as such Drainage Commissioners or Drainage Authority.
- 4. To empower the Council for all or any of the purposes of the intended Act to enter upon and survey and to acquire, hold, sell or dispose of lands or interests therein, and to make applicable to the Council for such purposes the provisions of the Local Government Act, 1888, in relation to the acquisition of lands, including section 65 of that Act, and to impose penalties for injuring or interfering with any drainage or other works for defence against water of the Council.
- To make provision for defraying expenses incurred by the Council under or for the purposes of the intended Act, and to empower the Council from time to time to make, assess, levy and recover charges in respect of any lands and hereditaments within any such drainage and \mathbf{from} the owners thereof, amend occupiers and to and and to declare vary such charges, the same may be different in different parts of any drainage area or for different periods, and if thought fit to provide for such charges being on the basis of acreage, or such other basis as the intended Act may prescribe, and to provide for the calculation of acreage, and for compounding for, discounts on and for orders for, making demands, recovery, notices and evidence of and appeals against such charges, and to provide for payment by owners of unoccupied lands or hereditaments of any charges made in respect thereof.
- 6. To empower the Council to assess, charge, levy and recover as contributions for special county purposes within the meaning of the said Act of 1888 contributions towards the expenses of the Council in or in relation to any such drainage area on and from any township or parish portion thereof which may be specified as liable to such contributions in any order of the Ministry made under the intended Act constituting or adding to or making other provision with reference to such drainage area, and to empower the Council to determine from time to time the amounts of such contributions, and to empower the Council to defray such general administrative expenses incurred by them under the intended Act as they may determine or as the intended Act may define or provide for, and in certain cases such part of the ex-

penses incurred by them in or in respect of any drainage area as the Council may determine, as expenses for general county purposes within the meaning of the said Act of 1888.

- 7. To confer upon the Council and to enable them to exercise within and for the purposes of any such drainage area all or any of the powers and rights with reference to sewers and drainage exercisable by a local authority under the Public Health Act, 1875, or any Act amending the same.
- 8. To empower the Council to require the cleansing, putting into proper order, and improvement of any ditch, drain, culvert or watercourse, and the bed and banks thereof, or any part thereoff in the county, which is or may be in such a condition that the proper flow of water along the same is impeded, and the putting into proper order of any mechanical apparatus regulating any such flow of water, and to themselves execute or do any necessary work or thing to cleanse, put into proper order, or improve any such ditch, drain, culvert, watercourse, bed, banks and apparatus, and recover the expenses incurred thereby.
- 9. To enable the Council to delegate all or some of their powers under the intended Act to the County Agricultural Committee or some other committee or body, and to make provision for sub-committees for various drainage areas and the powers and duties of such sub-committees, and if thought fit for such committees or sub-committees consisting in part of persons not being members of the Council.
- 10. To enable the Council to raise and borrow and re-borrow moneys for any purposes of the intended Act on the security of the county fund and the county rate of the county or any of the other rates, funds, revenues or property belonging to them or under their control, and to make special provision whereby the repayment of any moneys so borrowed and the expenses of borrowing the same shall be made and provided for out of charges or contrib :tions received or recoverable, or contributions payable, by the Council in respect of the drainage area for the purposes whereof the moneys so borrowed are applied, and to provide that the Council shall not in respect of moneys so borrowed be subject to the restrictions on borrowing set out in section 69 of the said Act of 1888 or in any other Act.
- 11. To provide that the costs and expenses of the Council in or relating to the promotion of the intended Act shall be defrayed as expenses for general county purposes.
- 12. To confer on the Council all incidental and ancillary powers for the purposes aforesaid, to repeal or extinguish all rights and privileges which would in any manner impede or interfere with the objects of the intended Act, and to confer other rights and privileges.
- 13. To alter, annul or repeal all or some of the provisions of the Act 19 Geo. III., cap. 33, appointing the Alt Drainage Commissioners; the Act 40 Geo. III., appointing the Croston Drainage Commissioners; the Royal Commission of the 8th July, 1897, appointing the Overton Commissioners for Sewers; and the Royal Commission of the 20th April, 1911, appointing the Slyne Valley Commissioners of Sewers, and of any Act, Order or Commission

amending the said Acts and Royal Commissions respectively or relating to any of the said Commissioners.

Printed copies of the intended Act will, on or before the 17th day of December next, be deposited in the Private Bill Office of the House of Commons.

Dated this 20th day of November, 1920.

HARCOURT E. CLARE, County Offices, Preston, Clerk of the County Council.

SHERWOOD AND Co., 22, Abingdon street, Westminster, S.W. 1, Parlia mentary Agents.

In Parliament-Session 1921.

DARTMOUTH DEVELOPMENT.

(Incorporation of Company; Construction of Quays or Wharves in Dartmouth Harbour, with Approaches and other Works; Compulsory Purchase of Lands, Easements and other Property, and Exemption from 92nd Section of Lands Clauses Consolidation Act, 1845; Power to Dredge; Tolls; Payment of Interest out of Capital during Construction; Agreements with Great Western Railway Company and Dartmouth Harbour Commissioners; Incorporation, Repeal and Amendments of Acts.)

OTTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session for an Act for the following purposes or some of them (that is to say):—

To incorporate a Company (hereinafter referred to as "the Company"), and to empower the Company to enter in and upon the foreshore and bed of the River Dart, to make and maintain the days and works hereinafter described wholly in the county of Devon or some part or parts thereof, with all necessary embankments, drains, lines of railway, roads, ways, approaches, junctions, sidings, turntables, buildings, works and conveniences connected therewith (that is to say):—

Quays or wharves wholly situate in the parishes of Kingswear, in the rural district of Totnes and Brixham, in the urban district of Brixham and county of Devon, and in and on the foreshore and bed of the River Dart on the north-easterly side of Dartmouth Harbour, commencing at the pier or jetty of the Great Western Railway at Kingswear Railway Station, and terminating at a point on the south side of the approach to the Dartmouth floating bridge or steam ferry and adjoining the level crossing of the Great Western Railway situate thereat, and the filling in and reclaiming of the area situate between the said intended quays or wharves and the said Great Western Railway.

To deviate laterally and vertically from the lines and levels of the said intended quays and works to such extent as may be defined on the plans and sections to be deposited as hereinafter mentioned or as may be provided by the said intended Act.

To purchase and take, by compulsion or agreement, lands, houses, hereditaments and other property for the purposes of the intended quays and works, and to acquire and take by compulsion or agreement easements or other rights or interests in, over or affecting lands, houses, tenements, hereditaments and other property, and, notwithstanding the 92nd Section of the Lands Clauses Consolidation Act, 1845, to enable the Company to take part only of any house, building, manufactory or pre-mises without being required to purchase the whole or any greater part thereof than may be necessary for the purposes of the intended Act, and to vary or extinguish all rights and privileges connected with such lands, houses, buildings, manufactories and property, or such parts thereof as aforesaid.

To authorize the Company to break up, cross, divert, alter or stop up, close for traffic, alter, remove or otherwise interfere with, either permanently or temporarily, all roads, highways, streets, footpaths or places, pipes, sewers, rivers, streams, watercourses, bridges, railways and telegraphic and telephonic apparatus as it may be necessary to interfere with in the constructing, working or maintaining the intended quays or works.

To authorize the Company from time to time to dredge, scour and deepen so much of the bed of the River Dart or of Dartmouth Harbour as may be necessary for the intended works.

To authorize the Company in connection with the said proposed works, or any portions thereof, to make, provide and maintain all necessary and proper shipping places, quays, wharves, landing-places, stairs, walls, roads, approaches; communications, drains, culverts, and other works and conveniences.

To authorize the Company to levy tolls, rates and charges in respect of the intended quays and works or any of them, and to confer exemptions from the payment of tolls, rates, fares and charges, and to confer, vary or extinguish other rights and privileges.

To authorize the Company, notwithstanding anything in the Companies Clauses Consolidation Act, 1845, contained, to pay out of the capital or funds of the Company interest or dividends on any shares or stocks of the Company for such period during the construction of the said intended works as may be authorized by the intended Act.

To empower the Company on the one hand and the Great Western Railway Company and the Dartmouth Harbour Commissioners respectively on the other hand from time to time to enter into and carry into effect contracts and agreements with respect to the dredging of the harbour, to the working, use, management and maintenance of the quays, railways and works of the Company or any part or parts thereof; the collection, transmission, management, regulation, interchange and delivery of traffic; the supply of engines, stock and plant and of officers and servants for the conveyance and conduct of traffic on the quays and railways of the Company; the fixing, collection, payment, division, appropriation and distribution of tolls, rates, charges, income and profits arising

from such traffic; and to sanction or confirm any contracts or agreements which have been or may be entered into touching any of the matters aforesaid.

To empower the Company and the Great Western Railway Company to enter into and carry into effect agreements with respect to the construction of the intended quays, railways and works, the provision of siding accommodation, the making of junctions, the supply of rolling stock and plant, the division of tolls, rates and charges, the subscription of capital, and the advance of money required for the purposes of the undertaking for such consideration and upon such terms as the Bill may prescribe, and to confirm any contract or agreement already entered into with reference to the matters aforesaid or any of them.

To incorporate with the intended Act all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Harbours, Docks and Piers Clauses Act, 1847; the Companies Clauses Acts, 1863 and 1869; the Lands Clauses Acts; the Railways Clauses Consolidation Act, 1845, the Railways Clauses Act, 1863; and all other Acts amending those Acts respectively, with such variations, modifications and exceptions (if any) as may be deemed expedient or as may be contained in the intended Act.

The intended Act will, so far as is necessary for the purposes aforesaid or any of them, vary or extinguish all powers and privileges which may interfere with its objects, and so far as may be requisite for the purposes thereof the intended Act will repeal or alter the provisions or some of the provisions of the local and personal Acts following (that is to say):—The Act 5 and 6 William IV, c. 107, and any other Act or Acts relating to the Great Western Railway Company; the Dartmouth Harbour Order, 1863, and any other Acts or Orders relating to Dartmouth Harbour.

To confer upon the Company such rights, powers, privileges and authorities as are or may become necessary for carrying the powers of the Bill into complete and full effect, to vary and extinguish all rights and privileges which would in any manner impede or interfere with the objects and purposes of the Bill, and to confer other rights and privileges.

And notice is hereby given, that on or before the 30th day of November instant plans and sections showing the lines and levels of the intended quays and works and the lands and other property which may be taken under the powers of the Bill, with a book of reference to such plans, and a copy of this Notice as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace for the County of Devon at his office at Exeter, and on or before the same day a copy of this Notice and of so much of the said plans, sections and book of reference as relates to each of the several areas hereinafter mentioned and a copy of this Notice will be deposited as follows:—

As relates to the urban district of Brixham, with the Clerk of the Urban District Council at his office; and as relates to the parish of Kingswear, with the Parish Clerk at his office, or if there be no Clerk, with the Chairman of the Parish Council at his residence, or if there

be no Parish Council, with the Chairman of the Parish Meeting at his residence; and with the Clerk to the Rural District Council of Totnes at his office.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 25th day of November, 1920.

BATTEN, PROFFITT, SCOTT AND WEDDELL, 13, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

EASTBOURNE WATERWORKS..

(Increase of and Provisions with Respect to Rates, Rents and Charges; Alteration of Basis of Levying or Charging the Same; Further Powers as to Water Supply; Voting; Sale of Lands; Additional Capital; Borrowing; Amendment of Acts; and other Purposes.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing session by the Eastbourne Waterworks Company (in this Notice referred to as "the Company") for leave to bring in a Bill (in this Notice referred to as "the intended Act") for all or some of the following among other purposes (that is to say):—

To increase or alter or make provision with respect to the increase or alteration of any rates, rents and charges which the Company are authorized to levy, make or demand with respect to the supply of water for domestic and other purposes, whether the same are authorized to be levied, made or demanded by the Company by agreement or otherwise, and to alter, amend and if necessary to repeal all or some of the provisions of the Eastbourne Waterworks Acts, 1859 to 1920, with respect thereto.

To alter or vary the basis on which any such rates, rents or charges are or may be levied, made or demanded, to define the expression annual rack rent or value where the same is used as a basis of charge for water rates, rents or charges, and to substitute for the existing basis of charging the rateable value of all or any premises supplied or to be supplied with water by the Company or such other basis as may be prescribed by the intended Act.

To provide that the Company shall not be bound to supply with water otherwise than by measure various classes of buildings and premises, including houses partly used for trade or manufacturing purposes, public houses, restaurants, boarding-houses, hotels, clubs, schools, hospitals, or other premises of a similar nature as the intended Act may prescribe, and to amend, alter or repeal the provisions of the said Act of 1859 and any other Acts relating to the Company with reference thereto.

To make further provision with regard to the supply of water by the Company, and to provide that in certain cases water rates shall be paid by the owner instead of the occupier out

of premises, to enable the Company to require the laying of separate pipes for affording and supply to separate houses or premises, and, if thought fit, to enable the Company to execute all works in connection with communication pipes, and to prescribe the form and manner of service of any notice for the discontinuation of a supply.

To empower the Company to purchase, take on lease, erect and let dwelling-houses for persons in the employ of the Company, and offices and other buildings for the purposes of their undertaking.

To enable the Company to sell and dispose of any lands forming part of their undertaking that may not be required for the carrying out of such undertaking on such terms and conditions and subject to such restrictions as may be agreed upon between the Company and the purchaser, or as the intended Act may prescribe, and to exempt any such lands from the operation of the Lands Clauses Acts or otherwise.

To alter and re-adjust and to define the rights, powers, liabilities and priorities of the holders of the different classes of shares or stock into which the capital of the Company has been or may be divided as regards division and distribution of profits, repayment of capital, reserve funds, voting power and other matters.

To authorize the Company to raise additional capital by the creation and issue of shares, stock and debenture stock (redeemable or otherwise), and by borrowing or by one or more of those means, and to attach to any shares, stock, debenture stock or loans any guarantee, preference or priority of dividend or principal as may be defined by the intended Act.

To authorize the Company to raise further moneys for the purpose of their undertaking by borrowing on mortgage or by the creation and issue of debenture stock (whether redeemable or otherwise) both in respect of their existing capital and their authorized but unissued capital, and to alter, amend or repeal all or some of the provisions of all or some of the Acts of the Company with reference to the amount or proportion of moneys which the Company are or may be authorized to borrow.

To vary or extinguish all existing rights and privileges which would in any way interfere with any of the objects or provisions of the intended Act, and to confer other rights and privileges.

To alter, amend and if necessary to repeal all or some of the provisions of the Eastbourne Waterworks Act, 1859, and any other Act or Order relating to the Company or their undertaking.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 25th day of November, 1920.

CURREY AND Co., 14, Great Georgestreet, Westminster, Solicitors for the Bill.

Grahames and Co., 62, Broadway, Westminster, Parliamentary Agents. In Parliament.—Session 1921.

GRIMSBY CORPORATION.

(Construction and Reconstruction of Tramways by Grimsby Corporation; Interference with and Alteration of Streets; Power to Corporation to Work Tramways Constructed, Purchased or Run Over by or Leased to Them; Tramway Fares and Charges; Agreements with Owners of Tramways for Working, Formation of Junctions, &c.; Trailer Cars; Junction Tramways; Repair of Streets; Abandonment of Existing Tramway; Street Widenings and other Works; Onnibuses and Trolley Vehicles and Fares and Charges thereon; Exemption from Liability for Extraordinary Traffic; Various Powers with reference to Tramways, Omnibuses and Trolley Vehicles; Powers with reference to Execution of Works; Acquisition of Lands and Easements for Works and other Purposes; Acquisition of Parts Only of Properties; Powers of Holding and Disposing of Lands; Agreements as to User hv Corporation for any Purpose of Lands subject to Grimsby Pastures Act, 1849: Power to Sell and otherwise deal with such Lands free from Restrictions of that Act; Acquisition of Fisherlads' Institute and adjoining Premiser. and adjoining Premises; Supply of Electricity to Premises in Private Streets; Power to Discontinue and Relief from Obligation to Supply Electricity in Certain Cases; Provision of Showrooms, &c., for Electricity; Agreements for Supply of Electricity in Bulk; Powers of User of Electricity in Bulk; Powers of User of Electricity by Great Grimsby Street Tramways Company; Provisions as to Roads Bounding Area of Electricity Supply; Power to Alter Method of Charging for Electricity; Increase of Maximum Prices for Electricity; Revision of Prices; Planting of Streets; Alteration of Carriageway and Footway; Building Work to be Opened Up for Inspection; Approval of Elevations; Prohibiting Erection of Buildings in Undefined Streets; Provisions as to Ashbins; Penalties for Damaging Waterclosets, &c.; Provision of Waterclosets in Buildings; Sampling of Milk; Supervi-sion of Premises used for Sale, &c., of Food; Covering of Foodstuffs in Transit; Defining Liability to Penalties for Unsound Food; Prohibiting Blowing of Carcases; Provision of Food Storage Accommodation; Control of Manufacture, &c., of Ice Cream; Prohibiting Bringing of Meat into the Borough without Inspection; Various Provisions for Preventing or Checking Infectious or Contagious Diseases, including Tuberoulosis; Expenses of Repairing Combined Drain; Obligation to Maintain Culverts; Provisions as to Animals brought to Markets; Prohibiting Removal of Carcases from Slaughterhouses without Inspection; Tolls for Use of Market Places; Power to Prohibit Markets in Highways; Removal of Market Building and Utilisation of Site; Increase of Market Tolls; Provisions as to Verminous Houses and Persons; Extension of Provisions as to Offensive Trades and Power to require Discontinuance; Superannuation, &c., of Officers and Servants; Consolidation of Rates; Borrowing and other Financial Powers; Provisions as to Rate of Accumulation of Sinking Funds in Respect of Existing Loans; Provisions as to Transfers of Mortgages; No. 32159.

Schemes for Equation and Consolidation of Loans; Appointment of Paid Auditors; Compensation Insurance Fund; Fire Insurance Fund; Control of Projections from Buildings; Removal of Snow from Footpaths; Agreements as to Reconstruction of Bridge over Old Dock; Power to close Corporation Grammar Schools and utilise Site; Relief of Corporation and Employees from Liability for Damage; Notice of Processions; Restricting Use of Streets by Heavy Motor Vehicles; Lopping of Trees, &c.; Provision of Seats in Streets; Appointment of Overseers by Corporation; Control of House-to-House Collections; Repair of Public Wharves and Vesting thereof in Corporation; Power to Police to Act in Parks, &c.; Taximeters on Motor Hackney Carriages; Appeals; By-laws; Agreements; Penalties; Incorporation, Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that the Mayor, Aldermen and Burgesses of the county borough of Grimsby (hereinafter referred to as "the Corporation") intend to apply to Parliament in the ensuing session for leave to bring in a Bill (hereinafter referred to as "the Bill") for the following or some of the follow ing purposes (that is to say):-

Tramways.

To enable the Corporation to form, lay down, maintain, work and use wholly within the county borough of Grimsby, in the Parts of Lindsey, in the county of Lincoln (hereinafter referred to as "the Borough") all or some of the tramways hereinafter described (and hereinafter referred to as "the proposed tramways") and for that purpose and for the purposes of any tramways hereafter purchased or acquired or for the time being owned, worked, leased or run over by them (all which are hereinafter included in the expression "the Corporation Tramways") to form, lay down, erect and maintain all necessary and proper rails, junc-tions turnelles turnelles are sidings tions, turntables, turnouts, crossings, sidings, passing places, posts, poles, brackets, wires, stables, carriage-houses, engines, dynamos, works, apparatus and conveniences connected therewith respectively, and where in the description of any of the proposed tramways any distance is given with reference to any street which intersects or joins the street in which the tramway is to be laid, the distance is to be taken as measured from the point at which lines drawn along the centres of the two streets and continued would intersect each other, and a point described as being opposite a street is to be taken (unless otherwise stated) as oppo-

site the centre of the street.

The proposed tramways are the following

(that is to say):

Tramway No. 1.—A tramway (7 furlongs 2.70 chains or thereabouts in length) whereof 7 furlongs 0.45 chain will be double line and 2.25 chains will be single line commencing in Bargate by a junction with the existing tramway in that road at a point 0.50 chain or thereabouts north of the junction of Bargate and Welholme-road, passing thence southwards along Bargate and Scartho-road and terminating in Scartho-road at the point at which the boundary of the borough intersects that road.

Tramway No. 2.—A tramway (double line) 1 mile 8 chains or thereabouts in length commencing in Bargate by a junction with the intended Tramway No. 1 at a point 0.80 chain or thereabouts north of the junction of that road with Weelsby-road, passing thence into and along Weelsby-road under the Great Northern Railway into and along Hainton-avenue and terminating in Hainton-avenue by a junction with the existing tramway at a point 2 chains or thereabouts north of the junction of Hainton-avenue with Welholme-road.

Tramway No. 3.—A tramway (double line): 1 mile 2.25 chains or thereabouts in length commencing by a junction with the existing tramway in Hainton-avenue at a point 0.50 chain south of the junction therewith of Tasburgh-street, passing thence along Hainton-avenue, Hainton-square and Freeman-street into and terminating in Cleethorpe-road by a junction with the existing tramway in that road at a point 0.75 chain or thereabouts east of the junction of Freeman-street with Cleethorpe-road.

Tramway No. 4.—A tramway (double line) 1.25 chains or thereabouts in length commencing in Freeman-street by a junction with the intended Tramway No. 3 at a point 0.75 chain or thereabouts south of the junction of Cleethorpe-road with Freeman-street and terminating in Cleethorpe-road by a junction with the existing tramway at a point 0.75 chain or thereabouts west of the junction of Freeman-street with Cleethorpe-road

Tramway No. 5.—A tramway (single line) 1.80 chains or thereabouts in length in the Old Market-place commencing by a junction with the existing tramway on the southern side of the Old Market-place at a point 3.33 chains or thereabouts north-east of the junction of the Old Market-place with Wellowgate and terminating by a junction with the existing tramway on the north-western side of the Old Market-place at a point opposite Butchery-lane.

Tramway No. 6.—A tramway (single line) 1.20 chains or thereabouts in length in Victoria-street commencing by a junction with the existing tramway at a point 2.50 chains or thereabouts north of the junction of Grime-street with Victoria-street and terminating in a tramway depot intended to be constructed on the lands on the west side of Victoria-street hereinafter described.

Tramway No. 7.—A tramway (single line) 1.10 chains or thereabouts in length in Victoria-street commencing by a junction with the existing tramway at a point 4.50 chains or thereabouts north of the junction of Grime-street with Victoria-street and terminating in the said intended tramway depot.

All the proposed tramways will be constructed on a gauge of 4 feet 8½ inches, and it is not intended to run on such tramways, carriages or trucks adapted to run on railways, and it is not proposed to lay any tramways so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on either side of the street and the nearest rail of the tramway, except in the case of so much of tramway No. 3 as is proposed to be laid in Freemanstreet, and then only on the western side of that street between Hainton-square and Cleethorpe-road.

The motive power to be used on the proposed

tramways is animal or mechanical (including electrical) power.

To empower the Corporation to lay down, construct, erect, place and maintain on, in, under or over the surface of any street, and to attach to any house and building such posts, brackets, conductors, wires, tubes, mains, plates, cables, ropes and apparatus, and to make and maintain such openings and ways in, on or under any such surface as may be necessary or convenient, either for the working of the Corporation tramways, or any tramways within the borough which may for the time being be connected with any of the Corporation tramways, or for connecting any portions of the said tramways with any tramways within or without the borough which can be worked in connection with any of the Corporation tramways, or for providing access to or forming connections with any generating station stations, engines, machinery or apparatus.

To empower the Corporation in constructing any of the proposed tramways and in altering the position of a tramway in any street, and in reconstructing any of the Corporation tramways to substitute single or interlacing lines for double lines or double or interlacing lines for single lines.

To authorize the Corporation to make, maintain, alter and remove crossovers, passing places, sidings, junctions and works in addition to those specifically authorized

to those specifically authorized.

To empower the Corporation when any street in which a tramway is laid is altered or widened to reconstruct such tramway in such position as they think fit.

position as they think fit.

To enable the Corporation in constructing any tramway to increase the width of the roadway by reducing the width of any footpath.

way by reducing the width of any footpath.

To authorize the Corporation for the purposes of constructing any tramway in any street to take up, remove or dispose of, or, if thought fit, to appropriate and use in the construction of any tramway any existing tramway in such street.

To empower the Corporation from time to time, when by reason of the execution of any work in or the alteration of any street in which any tramway, channel or electric line shall be laid or placed, it is necessary or expedient so to do, to alter, remove or discontinue all or any part of such tramway, channel or electric line, and to make, lay down and place temporarily in the same or any adjacent street, substituted tramways, channels and electric lines.

To empower the Corporation to place and run carriages upon and to work and use the Corporation tramways, and to provide and use mechanical or electrical power therefor

To empower the Corporation to carry on the Corporation tramways passengers, goods, merchandise and parcels, and to demand, take and recover tolls, rates, fares and charges for the use of such tramways and carriages thereon.

To provide for the exclusive use by the Corporation or their lessess of the Corporation tramways for carriages with flanged wheels or other wheels suitable only to run on the rails of the said tramways.

To empower the Corporation, with reference to the Corporation tramways (in addition to the by-laws and regulations which may be made by them as the local authority), to make and enforce and from time to time repeal or alter all such by-laws and regulations, and to make all such new by-laws and regulations as are by the Tramways Act, 1870, authorized to be

made by the promoters of a tramway, and to impose penalties for offences against any such

by-laws and regulations.

To empower the Corporation on the one hand and any company, local authority, body or person owning, working or using tramways or tramway undertaking within the borough or situate outside the borough and connected with any tramway within the borough, or which can be worked in connection therewith on the other hand, to enter into and carry into effect agreements and arrangements for the purchase, acquisition, taking on lease, working or use by the Corporation of such tramways or tramway undertaking or any part thereof, whether the same be compulsorily purchaseable by the Corporation or not.

To confer upon the Corporation with respect to any tramways or tramway undertaking which they may hereafter purchase or acquire, whether compulsorily or by agreement all or some of the powers, rights and privileges vested in or exerciseable or enjoyed by the company, body or person owning or working the tramways or undertaking so purchased in addition to any other powers contained in the

Bill.

To repeal, alter or amend as from the date of purchase or acquisition of any tramways or tramway undertaking purchased or acquired by the Corporation all or some of the provisions of any enactments relating to such tram-

ways or undertaking.

To confer upon the Corporation with respect to the Corporation tramways all or any of the rights, powers, privileges and exemptions usually conferred upon the promoters of tramways, whether in addition to or in extension of the powers, rights, privileges and exemptions hereinbefore referred to or otherwise, and to apply to the Corporation tram-ways or to render inapplicable thereto all or some of the provisions of the Tramways Act, 1870.

To enable the Corporation to provide and use attached to any cars on the Corporation tramways a secondary or trailer car, and to authorize the use upon the said tramways of two or more cars attached together, and to make or provide for the making of such special regulations (if any) in reference to such use as the Bill may define or Parliament prescribe, and to enable the Corporation to take special fares, tolls and charges for the use of such trailer cars.

To authorize the Corporation to construct junctions in connection with or for the purposes of their tramway undertaking and, subject to such consent (if any) as may be specified in the Bill, to lay down whether within or be-yond the borough junctions junction tramways and connecting lines between any of the Corporation tramways on the one hand and any other of such tramways or any tramway, tramroad or light railway belonging or leased to or worked by any other local authority or any company, body or person on the other hand for affording or improving facilities for through running between the tramways, tramroads or light railways so connected and any other tramways, tramroads or light railways connected therewith, and to authorize or provide for the running over and use by the Corporation and any such other local authority, company, body or person as aforesaid of, and the charging of tolls, fares and charges on, any

such junction, junction tramway or connecting line, and to extend and apply thereto all or any of the provisions of the Acts or Orders relating to the tramways, tramroads or light railways connected by means thereof or to the Corporation or any such other local authority, company, body or person as aforesaid, and to provide that any such junction, junction tramway or connecting line shall for all or any purposes form part of the tramway undertaking of the Corporation or of such other local authority, company, body or person.

To provide for the repair by the Corporation or their lessees or other persons, bodies or authorities of any streets or parts of any streets in which any tramway, channel or electric line may, for the time being, be laid or placed, and for the use of or disposition of any materials excavated in the construction or repair of any of the tramways or channels or electric lines.

To authorize the Corporation and any local authority, company or body owning or working any tramway for the time being connected with or which can be worked with any of the Corporation tramways to enter into and carry into effect agreements for and with respect to the formation of junctions between their respective tramways and the leasing, working, over, using, maintaining managing of such tramways by either of the contracting parties or by a joint committee of the Corporation and any such local authority as aforesaid, the supply and maintenance of rolling stock and motive power, the payments to be made, and the management, regulation, interchange, collection, transmission and delivery of traffic; to make all such provisions as may be deemed necessary or expedient with respect to the formation of any such joint committee and the constitution, powers and duties thereof, and to confer all necessary financial powers upon any such joint committee or the authorities represented thereby, including powers to borrow money on the security of their rates, funds and revenues.

To authorize the Corporation to abandon and discontinue the existing tramway in Welholme-road if and when they shall have acquired the said existing tramway or by arrangement with the owners of the tramway before such acquisition, and to take up, remove and use for other purposes the rails, posts, poles and other works, apparatus and fittings laid down, placed and provided in connection with the

said existing tramway.

To authorize the Corporation at any time after they have purchased or acquired any existing tramway or by arrangement with the owners of any such tramway before such purchase or acquisition to reconstruct that tramway and in so doing (if the Corporation so desire) to lay a double line instead of a single line and to lay the tramway in a different position in the street from that of the existing tramway.

To authorize the use of the Corporation tramways for sanitary road watering and other public purposes and the removal of obstruc-

tions from such tramways.

Street Works, &c.

To empower the Corporation to make and maintain the following street works and other

works in the borough (that is to say):—
Work No. 1.—A lowering of Weelsbyroad, commencing at a point in that road 120 yards or thereabouts measured in a westerly

direction from the centre of the level crossing of the said road by the railway of the Great Northern Railway Company, and terminating at a point in the said road 133 yards or thereabouts measured in an easterly direction from the centre of the said level crossing.

Work No. 2.—A raising of the level of the said railway, such raising of level commencing at a point in the said railway 393 yards or thereabouts measured in a southerly direction from the centre of the said level crossing, and terminating at a point in the said railway 607 yards or thereabouts measured in a northerly direction from the centre of the said level crossing.

Work No. 3.—A widening of Laceby-road on the northern side thereof between points respectively 166 yards or thereabouts and 15 yards or thereabouts west of the junction of that road with Scartho-road.

Work No. 4.—A widening of Laceby-road on the southern side thereof and the rounding of the corner of that road and Scarthoroad commencing at a point in Laceby-road 131 yards or thereabouts west of the junction thereof with Scartho-road and terminating in Scartho-road at a point 40 yards or thereabouts south of the said junction.

Work No. 5.—A widening of Brighowgate on the south-eastern side thereof between points respectively 34 yards or thereabouts and 93 yards or thereabouts north-east of the junction of Brighowgate with Bargate and the rounding of the corner

of Brighowgate and Abbey-road.

Work No. 6.—A widening of Brighowgate on the north-western side thereof between points respectively 23 yards or thereabouts and 82 yards or thereabouts northeast of the junction of Brighowgate with Bargate and the rounding of the corner of

Brighowgate and Bargate.

Work No. 7.—A widening of Church-lane on the south-eastern side thereof and of Wellowgate on the south-western side thereof between points respectively 56 yards or thereabouts south-west and 23 yards or thereabouts south-east of the intersection of the said two streets.

To provide for and authorize the carrying of Weelsby-road as proposed to be lowered under the said railway by means of a subway or bridge, and to execute all such works and do all such things as may be necessary or convenient in connection therewith.

To authorize the Corporation to acquire compulsorily or by agreement all such easements and rights as may be necessary for the construction and maintenance of the intended work No. 1 and the works connected therewith under the said railway, and to empower the Corporation to interfere with and to support temporarily or otherwise the said railway in connection with the execution of those works.

To authorize the Corporation to stop up Weelsby-road or so much thereof as they may think fit in connection with the execution of the intended works Nos. 1 and 2, and (if thought fit) to provide temporarily a substi-

tuted road or footway.

The Bill will or may provide for and require the making of contributions by the said Great Northern Railway Company towards the cost of the said intended works Nos. 1 and 2 or either of them and the works connected therewith. To empower the Corporation and the Great Northern Railway Company to enter into and carry into effect agreements for and with respect to the construction of the said intended Works Nos. 1 and 2, and the defraying of or the making of contributions towards the cost thereof, and if thought fit to enable the said Company instead of the Corporation to exercise the intended powers with reference to such construction and the execution of works in connection therewith and the entering upon and using of lands therefor.

Omnibuses and Trolley Vehicles.

To empower the Corporation to provide, equip, work and run omnibuses on any street within and on the following routes in the Parts of Lindsey in the county of Lincoln beyond the borough, and to carry passengers, luggage, goods and parcels upon their motor omnibuses, and to demand and take tolls, rates, fares and charges upon and in connection with any such omnibuses. The intended routes beyond the borough along which the Corporation propose to seek specific powers of running omnibuses are the following (that is to say):—

(1) From the boundary of the borough in Scartho-road along that road to and into the

village of Waltham;

(2) From the boundary of the borough in Laceby-road along that road to and into the

village of Laceby;

(3) From the boundary of the borough in Cromwell-road along Yarborough-road, Little Coates-road, Bradley-road to and into the village of Waltham.

(4) From the boundary of the borough in Cromwell-road along Yarborough-road, Beck-lane, through the villages of Little Coates, Great Coates, Healing and Stalling-borough to and into the village of Immingham.

(5) From the boundary of the borough in Weelsby-road, along Humberston-road to and through the village of Humberston, and thence along Humberston-avenue to the village of Waltham.

(6) From the boundary of the borough in Weelsby-road, along that road and Old Cleeroad to Grimsby-road, in the urban district

of Cleethorpes.

and it is proposed to empower the Corporation to run omnibuses on any other routes outside the borough with the sanction of the Minister of Transport.

To provide that the intended powers of running omnibuses shall be free from the restrictions imposed by section 20 of the Local Government Emergency Provisions Act, 1916, as amended by the Ministry of Transport Act, 1919, and as amended or extended by any other Act.

To authorize the Corporation to provide, maintain, equip and use services of trolley vehicles upon the following routes within the borough (that is to say):—

(1) Along Victoria-street in a westerly direction, Victoria-street West, George-street, Osborne-street, Bethlehem-street, Old Market-place, Church-lane, Deansgate and Bargate, from the site of the intended tramway depôt in Victoria-street (hereinbefore referred to) to the junction of Bargate and Weelsby-road.

(2) Along Victoria-street, Victoria-street

(2) Ålong Victoria-street, Victoria-street West, Old Market-place, Wellowgate (across the Great Central Railway Company's level crossing), Brighowgate and Bargate trom the said intended tramway depôt to the junction of Bargate with Brighowgate.

(3) Along Bargate and Scartho-road, from the junction of Bargate with Weelsby-road to the point at which the boundary of the borough intersects Scartho-road.

(4) Along Weelsby-road (across the Great Northern Railway Company's level crossing), Hainton-avenus, Hainton-square; Freeman-street, Cleethorpe-road (across the Great Central Railway Company's level crossing), and Victoria-street, from the junction of Weelsby-road with Bargate to the said intended tramway depôt in Victoriastreet.

To empower the Minister of Transport by Provisional Order to authorize the Corporation to provide, maintain, equip and use services of trolley vehicles upon such additional routes (whether within or beyond the borough) as

may be defined in any such Order.

To authorize the Corporation to carry passengers, luggage, goods and parcels on such vehicles, and to demand and take tolls, rates, fares and charges upon or in connection with the same, and for the purposes of any such service as may be authorized by the Bill to place, erect and maintain in, under and along the roads comprised in any such route cables, wires, posts, poles and other apparatus or

equipment.

To exempt the Corporation from liability to any claim under the Highways and Locomotives (Amendment) Act, 1878, as amended by the Locomotives Act, 1898, in respect of extraordinary traffic by reason of the user of any road by their omnibuses or trolley vehicles.

Provisions as to Tramways, Omnibuses and Trolley Vehicles.

To confer upon the Corporation powers and to make provisions with respect to the Corporation tramways and their tramway undertaking and omnibus undertaking and trolley vehicle undertaking or any of them or otherwise as follows:—

To make provisions as to the mode and place of payment of tolls, fares and charges; to fix minimum tolls, fares and charges; to appoint stopping places and starting places, and to provide that passengers shall only be taken up or set down at such places; to make provision for the running of through cars, omnibuses and trolley vehicles, and to enable the Corporation to take special fares, tolls and charges for the use of such through cars, omnibuses and trol-, ley vehicles; to require intending passengers to form into lines or queues while waiting to enter tramcars or omnibuses or trolley vehicles; to empower the Corporation to provide shelters, waiting rooms, cloakrooms and storage sheds, and to make charges for the use of such cloakrooms and storage sheds; to appoint stages and demand and take fares, rates and charges in respect of the stages comprised in the journey of the passenger; to attach to lamp-posts, poles, standards and other erections notices indicating the position of stopping places; to reserve cars or omnibuses or trolley vehicles for special purposes, and to prohibit the use of such cars, omnibuses and trolley vehicles by ordinary passengers, and to authorize the taking of fares, rates and charges for such special cars, omnibuses, and trolley vehicles not controlled by the ordinary scale of

fares, rates and charges; to authorize the Corporation to make by-laws for regulating the travelling, and for the prevention of nuisances, in and upon cars, omnibuses, and trolley vehicles; to purchase, acquire or appropriate and hold and use lands and buildings, and to erect or provide depôts, garages, buildings, sheds, plant, appliances and conveniences in connection with the tramway undertaking, the omnibus undertaking, and the trolley vehicle undertaking; and to acquire and hold patent and other rights and licences in connection with the said undertakings.

To provide that the omnibus undertaking and the trolley vehicle undertaking shall form part of the tramway undertaking of the Corporation for all or any purposes, and to make provision as to the receipts and expenditure in connection with such undertakings.

To prescribe penalties for wilful obstruction of or interference with the working of tramways or omnibuses or trolley vehicles.

To confer powers upon the Corporation with reference to the disposal by sale or return to the finders or otherwise as may be prescribed of articles and things found in tramway cars, omnibuses, trolley vehicles, and hackney carriages or other licensed vehicles.

General Provisions as to Works.

To authorize the Corporation in connection with the proposed tramways, street works and other works to make and maintain all necessary approaches, retaining walls, piers, abutments, embankments, girders, cantilevers, bridges, arches, sewers, drains, goits, culverts, excavations and other works and conveniences.

To authorize the Corporation to deviate in the construction of the said street works and other works both vertically and laterally to the extent shown on the deposited plans and sections, or to be defined by the Bill or prescribed by Parliament.

To empower the Corporation to make in any streets all such alterations of levels and width of roadway and footway as may be expedient for or in connection with the construction of the proposed tramways, street works and other works and for making convenient accesses from or junctions with the proposed trom or junctions with the proposed street works and other works, and to stop up, alter, divert and interfere with, either permanently or temporarily (and if permanently, to appropriate the site and soil of and to extinguish all rights of way over), and to cross over, under or upon such streets, bridges, railways, tramways, rivers, navigations, canals, streams, brooks, watercourses, sewers, drains, gas and water and other pipes, and telegraphic and telephonic and electric apparatus as it may be necessary or convenient to stop up, alter, divert, interfere with or cross for any of the purposes of the Bill.

Lands.

To authorize the Corporation, for the purposes of the intended street works and other works to purchase and take or use, either compulsorily or by agreement, and to hold all or any of the lands, houses and other property shown on the plans hereinafter referred to as intended to be taken, and easements and rights in, under, over or upon such lands and other property.

To enable trustees and other parties under disability or whose powers of disposing of

lands are restricted by any local Act to sell and grant to the Corporation easements and rights in and over lands, and to repeal, alter or amend any such restricting enactment.

To enable the Corporation to acquire compulsorily or by agreement for the purposes of a Tramway Depôt, and to hold and use the

following lands (that is to say):-

Certain lands in the parish of Great Grimsby in the borough bounded on the east side by Victoria Street, on the south side by land belonging or reputed to belong to Messrs. Marshall, Knott and Barker, on the west side by the Old Haven or Alexandra Dock, and on the north side by lands belonging or reputed to belong to the Great Central Co-operative Engineering and Ship Repairing Company, Limited.

To enable the Corporation to purchase compulsorily parts only of houses, buildings, manufactories or other property without being required to purchase any greater part or the whole thereof, and to relieve the Corporation from the provisions of section 92 of the Lands

Clauses Consolidation Act, 1845.

To enable the Corporation to purchase by agreement the reversionary interest in any

lands held on lease by them.

To empower the Corporation by agreement to purchase or acquire or take on lease, and to hold land which in their opinion it is desirable that they should acquire for or in connection with the purposes of any of their undertakings, powers or duties or for the benefit, improvement or development of the borough, and to enter into contracts and pay deposits, and for that purpose borrow money temporarily, and to make provisions as to the adjustment of accounts when any such lands are appropriated to any undertaking or to any of their powers or duties.

To empower the Corporation to retain, hold and use, or to sell, lease, exchange or otherwise dispose of, in such manner and for such conaideration and purpose and on such terms and conditions as they may think fit, and either in consideration of the execution of works or of the payment of a gross sum, or of an annual rent, or of any payment in any other form, any lands, or interest in lands, acquired or to be acquired under the intended Act or any other Act, whether local or general, or any Provisional or other Order, or in any other manner vested in the Corporation, and to sell, exchange or dispose of any rents reserved on the sale, lease, exchange or disposition of such lands or interests, and to make, do and execute deeds, acts and things for those purposes, and to give or take money for equality of exchange and for the purposes aforesaid, or any of them, to vary the rights and obligations of the Corporation under the Lands Clauses Acts or the Public Health Act, 1875, and to repeal, alter or amend the provisions of any local Act which would be inconsistent with the exercise of the said powers.

To make provisions as to the application and disposal of capital moneys received by the Corporation on the resale, exchange or leasing of

lands.

To empower the Corporation on selling lands to reserve all or any of the water rights or ease-

ments attaching thereto.

To extend the existing powers of the Corporation as to the holding, sale, lease, exchange and disposal of surplus lands for the time being belonging to them.

To empower the Corporation to acquire by agreement lands adjacent to any street in the borough, and to pull down and remove any existing buildings thereon, and to sell, either for a sum in gross or an annual chief rent or other rent, exchange, demise and grant building leases of or to erect on such land and on any lands for the time being of the Corporation not required for the purpose for which they were acquired, houses, shops and other buildings, and to sell, lease or let such houses, shops or other buildings.

To relieve the Corporation from any or every obligation to which they may be subject, to sell or dispose of lands acquired by them under the powers of the intended Act and not required for the purposes for which such lands were acquired.

To enable the Corporation, by agreement with the Pastures Committee appointed under the provisions of the Grimsby Pastures Act, 1849 (hereinafter referred to as "the Act of 1849"), and upon payment to the said Committee of such consideration and upon and subject to such terms and conditions as may be agreed upon between them, to hold either in perpetuity or for a term or terms of years, freed and discharged from all or any trusts, conditions or restrictions contained in the Act of 1849 or any Act amending the same, and to use for any purposes for which the Corporation may require the same, any lands for the time being vested in the Corporation for the purposes and subject to the provisions of the Act of 1849, and to repeal, alter or amend such of the provisions of the Act of 1849 as would prevent or interfere with the carrying into effect of any such agreement, and to enable the Corporation and the said Pastures Committee to enter into and carry into effect agreements in connection therewith.

To make provisions as to the application of any moneys paid by the Corporation to the said Pastures Committee as aforesaid.

To enable the Corporation by direction of the said Pastures Committee to accept the surrender of any lease of land or to renew any lease of land which may have been granted or intended to be granted under the provisions of the Act of 1849 on terms and conditions, and to provide that any land the lease of which has been surrendered shall upon such surrender become subject to the provisions of the Act of 1849, as amended by the intended Act.

To enable the Corporation by direction of the said Pastures Committee to enter into and carry into effect agreements in connection therewith and agreements relating to the alteration, amendment and waiver of any agreement or covenant contained in any lease granted or which may be granted under the provisions of the Act of 1849, or under the said Act as amended by the intended Act.

To enable the Corporation by direction of the said Pastures Committee to sell, lease, let or otherwise dispose of to any body or person and for any purpose all or any of the said lands vested in the Corporation for the purposes and subject to the provisions of the Act of 1849, without being required to effect such sale, lease, letting or other disposition by public auction or by private contract under restricted conditions, and for that purpose to repeal sections 43 and 44 of the Act of 1849, and any other provision of that or any other Act which would prevent or interfere with such free power

of sale, leasing, letting or other disposition, and any provisions contained in any such Acts restricting the persons to whom and the purposes for which the said lands may be sold, leased, let or otherwise disposed of.

To authorize the Corporation by agreement to purchase or acquire and hold the premises in the borough known as the Fisherlads' Institute and the houses adjoining thereto, or any estate or interest therein, freed and discharged from all or any trusts, conditions and restrictions now applying to such premises and houses, and upon and subject to such terms and conditions as may be agreed upon between the owners thereof and the Corporation, and to enable the Corporation to appropriate and use the said premises and houses, or the site thereof, for the purpose of swimming baths or recreation, or for educational purposes, or any other purpose or purposes.

Electricity.

To confer further powers upon the Corporation with regard to their electricity under-taking, and particularly to empower the Corporation to lay down electric mains and wires in streets not dedicated to public use or not repairable by the inhabitants at large, and to cut off and discontinue the supply of electricity to any consumer supplied under the terms of any agreement, if such consumer uses the electricity so supplied in any manner contrary to the terms of such agreement, and to enable the Corporation to provide and maintain showrooms to promote and hold exhibitions and demonstrations and exhibit electrical appliances, machinery, apparatus or fittings, and to promote the use of electricity by advertisement or otherwise.

To make provision with respect to the supply by the Corporation of electricity to persons or premises having a separate supply of power whether such separate supply be electricity, gas, steam or other source of power, and as to the terms and conditions of such supply including the payment of a minimum annual charge, and if deemed expedient to relieve the Corporation from the obligation to supply such persons and premises, and in certain other cases and circumstances to be provided for or prescribed by the intended Act.

To authorize the Corporation to supply electrical energy in bulk both within and beyond their limits for the supply of electricity for all or any purposes to any local authority, company, body or person at such price and upon and subject to such terms and conditions as may be agreed, and to authorize the Great Grimsby Street Tramways Company to use for any purpose upon or in connection with any part of their undertaking whether part of their undertaking whether within or beyond the borough electrical energy supplied to them by the Corporation within the borough and to confer upon the said Company such powers (if any) as may be deemed necessary or expedient for the transmission of such energy to any part of their undertaking and the laying of cables, mains or lines, and the execution of other works and the opening and breaking up of streets and roads for that purpose.

To provide that where the Corporation's limits for the supply of electricity are bounded by or abut upon any road such limits shall for all purposes be deemed to extend to the centre of the road.

To authorize the Corporation in all or any

cases where they supply electrical energy to charge for or in respect of such supply by any method other than the amount supplied or the electrical quantity contained therein, and to provide (if thought fit) that any such method may authorize a periodical charge in respect of maximum power in addition to a charge for the energy supplied.

To increase the maximum prices for the supply of electrical energy by the Corporation.

To provide for the revision of the prices and methods of charge from time to time in force with reference to electrical energy supplied by the Corporation.

For all or any of the purposes aforesaid, to repeal, alter or amend all or any of the provisions of the Grimsby (Corporation) Electric Lighting Order, 1894, and the Grimsby Electric Lighting (Extension) Order, 1907, or either of them

Streets and Buildings.

To alter or amend the provisions of the existing Acts of and relating to the Corporation and the by-laws and regulations of the Corporation with respect to streets and buildings, and to confer further powers upon the Corporation in reference to those matters generally and in particular to confer powers upon the Corporation with respect to and to deal with and provide for the following matters and things:—

To authorize the Corporation to lay out and maintain any part of any street with grass margins or as gardens and to plant the same with trees, to erect, maintain and renew guards and fences in any such streets, to add from time to time to the carriageway or footway any such grass margins, gardens or planted portions of streets, to alter and rearrange carriageways. and footways, and to maintain any grass margins and trees already laid out or planted.

To enable the Corporation from time to time to increase, reduce or alter the width of footpaths and carriageways in streets and roads in the borough.

To enable the borough surveyor in certain cases to require the builder or person engaged in erecting any building or doing any work to cause parts of such building or work to be cut into, laid open or pulled down to a sufficient extent to enable the borough surveyor to ascertain whether anything has been done contrary to any enactment or by-law or to any plans and sections approved by the Corporation, or whether anything required by any such enactment, by-law, plans or sections has been omitted to be done, and to make provision as to the expense of such cutting, laying open or pulling down.

To require buildings or parts of buildings erected on any site or land becoming front land in consequence of any improvement by the Corporation to be erected according to an elevation to be approved by the Corporation, and to provide that if the owner, lessee or occupier of any building which on the making of any such improvement acquires a frontage to the street, makes any door or entrance communicating from the street or any wall or fence by the side of the street he shall make the building, wall or fence in a line and of an elevation approved by the Corporation.

To prohibit the erection of new buildings or the excavation for foundations therefor until the whole length of any street in which such building is proposed to be erected is defined as

to line and level.

Sanitary Provisions.

To make further and better provision with reference to sanitary matters with respect, amongst others, to the following:—

To enable the Corporation to prescribe the size and materials of ashbins, and to provide that any ashbin required by the Corporation to be provided shall be of the size and materials so prescribed.

To prohibit or to enable the Corporation to prohibit the use of ashbins for any purpose other than the deposit of house refuse.

To prescribe penalties for causing any drain, water closet, earth closet, privy or ashpit to be a nuisance or injurious or dangerous to health by destroying or damaging the same or any water supply or apparatus connected therewith or by wilfully stopping up or interfering with or improperly using the same or such

water supply or apparatus.

To enable the Corporation to require the owner of any existing building for which a sewer and water supply are available to provide at his own expense such building with proper and sufficient water closets and to remove any pail closet, box closet or other receptacle for human excreta not being a water closet provided in connection with any such building, or to convert any existing closet accommodation (not being a water closet) into a water closet complying with the by-laws of the Corporation and communicating with a sewer, and to enable the Corporation to require the provision of separate receptacles for ashes and house refuse.

To provide for the enforcement of any such requirement as aforesaid by penalties or to enable the Corporation in default of the owner to execute any such works as are referred to in the preceding paragraph, and to recover the expense of so doing and (if thought fit) to authorize or provide for contributions by the Corporation towards the expense of executing any such work as aforesaid.

Human Food.

To empower the Corporation or the Medical Officer of Health of the Borough or any person authorized by the Corporation or such Medical Officer to take samples of milk at railway stations and elsewhere, whether within or without the borough, for the purposes of the Sale of Food and Drugs Acts, 1875 to 1907.

To provide for and to confer powers upon the Corporation with reference to the supervision and control of dairies, milkshops and premises used for the cooking, sale and preparation of food for human consumption, and the making of by-laws with reference thereto.

To authorize the making and enforcement of by-laws as to the covering up of meat and other foodstuffs during conveyance through

any street, road or place.

To provide that where any animal or article is liable to be seized under the provisions of the Public Health Act, 1875 (as amended or extended by the Public Health Acts (Amendment) Act, 1890), as diseased or unsound or unwholesome, or unfit for the food of man, and found in the possession of any person, was sold to him by another person for the food of man, the person so selling shall in such circumstances as may be prescribed in the Bill be liable to the penalties prescribed by the said provisions of the Public Health Act,

To provide that where any article of food has been condemned by a justice under sec-

tion 117 of the Public Health Act, 1875 (as amended or extended by the Public Health Acts (Amendment) Act, 1890), the person to whom the same belongs, or belonged at the time of deposit of such article for the purpose of sale or preparation for sale, as well as the persons referred to in the said provisions of the said Acts, shall in certain circumstances be liable to the penalty prescribed by the said Section 117.

To make provision as to the giving of notice by the Medical Officer of Health or Inspector of Nuisances to persons having the custody or possession of any animal or article liable to be condemned as diseased, or unsound or unwholesome, or unfit for the food of man of the intention to have such animal or article dealt with by a justice, and as to the right of such person to be heard before such justice.

To prohibit the blowing or inflating of the carcase or part of the carcase of any animal slaughtered within or brought into the borough, and the exposure or depositing for sale within the borough of a carcase so blown

or inflated or any part thereof.

To require or to enable the Corporation by by-laws or otherwise to require the provision of food storage accommodation in domestic buildings.

To prescribe regulations as to the manufacture and sale of ice-cream and similar commo-

To prohibit the bringing into the borough of meat except after previous notice in writing to the Corporation or for any such period after the receipt of such notice as may be prescribed in the Bill unless and until such meat has been inspected by the Corporation or their officers and approved.

Infectious and Contagious Diseases.

To prohibit the milking of animals or the picking of fruit or the engaging in any occupation in connection with the cooking of food intended for the use of man or the carrying on of any trade or business in such a manner as to be likely to spread infectious disease by any person suffering from infectious disease or living in a house in which there is a case of infectious disease.

To enable the Medical Officer of Health on the notification of any case of infectious disease to require information as to the name and address of any laundryman to whom any clothes or other things may during the continuance of the disease be sent for washing or mangling from the house in which the case exists.

To require the occupiers of buildings used for human habitation in which there is or has been any case of dangerous infectious disease to furnish the Medical Officer of Health with such information as he may require for preventing the spread of the disease, and to impose penalties for withholding such information or furnishing false information.

To enable a Court of Summary Jurisdiction, on the application of the Medical Officer of Health, to order the removal to a suitable hospital or place of reception, and the detention and maintenance therein, of any person suffering from pulmonary tuberculosis, and in an infectious state, where the lodging or accommodation of such person is such that proper precautions to prevent the spread of the infection cannot be taken, or where such precautions are not being taken.

To provide for and require the giving of notice of any such application as last aforesaid, and to enable the Corporation to make good any financial loss on the relatives or dependants of any such person occasioned by such removal as aforesaid.

To authorize and provide for the making of applications to the Court for rescission of any such Order as last aforesaid, and to require notice of any such application to be given to the Medical Officer of Health.

To enable the Medical Officer of Health, under the authority of a warrant to be granted by a Justice in such cases during the prevalence of dangerous or infectious disease and under such conditions as may be specified in the Bill, to examine medically any person found in a common lodging-house in the borough with a view to ascertaining whether he is suffering or has recently suffered from such disease.

To provide for and authorize the making of compensation by the Corporation to persons stopping their employment at the request of the Corporation or of the Medical Officer of Health for the purpose of preventing the spread

of infectious disease.

To prohibit the parent or person having the care or charge of a child attending a school which has been closed by the Corporation with a view to preventing the spread of infectious disease, from permitting such child to attend any Sunday School without having procured from the Medical Officer of Health a certificate that such child may so attend without undue risk of communicating disease to others.

Sewers and Drains.

To extend and apply the provisions of Section 41 of the Public Health Act, 1875, to cases where two or more houses or premises are connected with a single private drain conveying their drainage into a public sewer or a cesspool or other receptacle for drainage, and to enable the Corporation to recover expenses incurred by them in executing works under the powers so applied, and to make provisions as to the apportionment of such expenses between the owners of the houses or premises concerned, and as to the procedure for recovery of such expenses.

To provide that Section 19 of the Public Health Acts (Amendment) Act, 1890, shall cease to be in force within the borough.

To require the owner of any culvert made, or to be made, over any watercourse, to repair, maintain and cleanse the same, and to enable the Corporation, in default of compliance with a requirement from them to repair, maintain and cleanse such culvert, and recover the expense of so doing from the owner.

Markets and Slaughterhouses.

To confer further powers on the Corpora-tion, and to make further provisions with respect to markets and slaughterhouses in the

To amend and extend the provisions of sections 116 to 119 of the Public Health Act, 1875, in their application to the said markets, so as to provide that any animal brought to the said markets shall be deemed to be deposited for the purpose of sale and intended for the food of man within the meaning of the said sections.

To extend and enlarge the powers of the Corporation under section 169 of the Public Health Act, 1875, of making by-laws with respect to slaughterhouses so as to enable the Corporation to prevent the removal from any such slaughterhouse, of any carcase, or part thereof, until after inspection by an officer of the Corporation.

To enable the Corporation to demand and recover tolls, stallages, rents and sums of money in respect of the use of any market place or places for fairs, and to control and regulate such markets and places by the making and enforcement of by-laws and regulations or otherwise, and to authorize the Corporation to prohibit the use or require the discontinuance of any market or fair in or near any public highway.

To empower the Corporation, if they think fit, to demolish and take down the existing market building in the borough, and to hold and use the whole or part of the site thereof, for the improvement of streets or for any other purpose whatsoever, or to dispose of such site

or any part thereof.

To increase the amount of the tolls chargeable by the Corporation in respect of markets under the Great Grimsby Improvement Act, 1853, as set forth in Schedule (B) to that Act.

Verminous Houses and Persons.

To authorize the Medical Officer of Health to enter and inspect any house suspected of being infested with vermin, and to enable the Corporation, on the certificate of the Medical Officer of Health, to require the owner or occupier of any house so infested to cleanse such house, or the portion thereof, specified in the notice, and to take such steps as may be specified or referred to in the Bill or in any such notice for destroying and removing vermin.

To enable the Corporation, in default of the owner or occupier, themselves to do any work required by the notice given by them, and to recover summarily from the defaulter the ex-

pense of so doing.

To authorize the Corporation to provide accommodation, attendants and apparatus for cleansing and freeing from vermin the persons and clothes of persons infested with vermin, or in a foul or unhealthy condition, or suffering from any contagious or infectious disease of the skin, and to cause any such person, with his consent, or the consent of his parent or guardian, to be removed from the house (including any tent, van, shed or similar structure used for human habitation, or any boat lying in any river, dock, canal or other water and used for the like purpose), to such accommodation for disinfecting and cleansing his person and clothing, and, on the authority of an order of two justices, to remove and detain in any such accommodation as aforesaid any person without such consent.

To enable the Medical Officer of Health, or persons authorized by him, to examine the person and clothing of children, and if such person or clothing is infested with vermin, or is in a foul or filthy condition, to enable the Medical Officer of Health to require the parent or guardian or person liable to maintain, or having the custody of such child, to cleanse such person and clothing.

To enable the Medical Officer of Health, or

persons authorised by him, in default of compliance with any such requirement as last aforesaid, to remove the child and cause his person and clothing to be cleansed, and if necessary without warrant to convey such child to and

detain him in suitable premises for such

cleansing.

To prescribe penalties upon the parent or guardian, or other person liable to maintain or having the custody of a child cleansed under the last-mentioned provisions for allowing such child to get into a condition requiring further treatment under the said provisions.

Offensive Trades.

To provide that any such trade, business or manufacture as is referred to in section 112 of the Public Health Act, 1875, shall be deemed for the purposes of that section to be established not only if it is established for the first time, but also if it is removed from one set of premises to any other premises, or if it is renewed on the same set of premises after having been discontinued for a period to be specified in the Bill, or if any premises on which it is carried on are enlarged without the consent of the Corporation.

To provide that any consent of the Corporation to the establishment of an offensive trade, or the enlargement of any premises on which any such trade is carried on may be limited to such period as the Corporation may prescribe.

To enable the Corporation in cases where it is in their opinion inexpedient in the interests of public health that an offensive trade should be carried on in the premises in which it is being carried on, to require the owner or occupier of such premises to cease to use the same for the carrying on of such offensive trade, and (if thought fit) to provide for appeals against any such requirement, and for the making of compensation to persons discontinuing the use of premises pursuant to any such requirement.

Superannuation

To authorize and provide for the establishment, maintenance and management of a fund for the payment of superannuation allowances to the officers, servants and workmen appointed by or in the employment of the Corporation, and to provide for and prescribe the class or classes of officers, servants and workmen entitled to participate in such scheme, the scale of such allowances and the ages at which and the circumstances under which the same shall be paid; the payment of gratuities and other special allowances out of the said fund; the payment of contributions to the said fund by the said officers, servants and workmen (by deduction from their salaries or wages or otherwise); the investment and application of the money from time to time standing to the credit of the said fund; the return to the contributors in various circumstances of the whole or part of the amounts contributed by them respectively; the periodical actuarial investigation of the condition of the said fund; the making good of deficiencies in the said fund, and all or any other matters connected with or incidental to the said scheme and fund or either of them.

To authorize the Corporation to make contri-

butions to the said fund.

To authorize the Corporation to pay pensions, retiring allowances or gratuities to officers, servants or workmen retiring before becoming entitled to a superannuation allowance or to make additions to superannuation allowances payable, and to provide that such pensions, retiring allowances, gratuities and additions to superannuation allowances shall be paid out of such funds, rates, revenues or accounts as the Corporation may determine or as may be specified in the Bill.

To make provision for the payment out of

the borough fund and borough rate, the district fund and general district rate or other rates or funds of the expenses (including contributions) incurred by the Corporation in connection with the said fund, and to authorize the Corporation to make, assess and levy rates for that purpose, and to incorporate or apply, with or without amendment or modification, all or some of the provisions of the Friendly Societies Acts, 1896 and 1908, and such other provisions of other public Acts as may be necessary or convenient for carrying such intended provisions into execution

Consolidation of Rates.

To consolidate into one rate (hereinafter referred to as "the consolidated rate") the borough rate, the general district rate, and all or any other rates which the Corporation are or may be authorized to make or levy, and the poor rate of the borough, and all or any other rates which are or may be otherwise leviable in the borough or any part or parts thereof

To provide for the payment out of or the

To provide for the payment out of or the carrying to the credit of the borough fund and the borough rate of all expenses and moneys which would otherwise be paid out of or carried to the credit of the district fund or general district rate or either of those rates or funds or

therwise.

To provide that references in the Acts and Provisional or other Orders of or relating to the Corporation or in force within the borough or in any mortgage of or charge on either of the rates or funds lastly hereinbefore referred to shall be construed as references to the borough fund and the borough rate.

To provide for the closing of the said district fund and for the transfer to the credit or debit of the borough fund of balances standing to the credit or debit of the said district fund or of the rates to which such fund relates, and for the payment into the borough fund of moneys received after a date to be specified in the intended Act in respect of or in connection with the said general district rate and district fund or either of them.

To repeal, alter or amend all or some of the provisions of the existing Acts and Orders relating to the said general district rate.

To require the overseers of the parishes of Great Grimsby and Clee or of any parish into which those parishes may be amalgamated to pay out of the poor rate leviable in the borough the contribution of the borough to the borough rate, and to apply to such contribution the provisions of section 145 of the Municipal Corporations Act, 1882.

To define the proportion of the consolidated rate which shall be deemed to be the poor's rate for the purposes of section 133 of the Lands Clauses Consolidation Act, 1845.

To repeal, alter or amend the provisions of all or any of the general and local enactments in force within the borough relating to the differential rating of any part or parts of the borough or of particular classes of property or to the payment by the owner instead of the occupier of any premises of the whole or any part of any of the said rates or to any exemption (whether total or partial) from the said rates or any of them, and to make new provisions with respect to such differential rating payment by owners and exemptions in relation to the consolidated rate.

Financial.

To enable the Corporation for or in relation

to all or any of the purposes of the Bill, and also for or in relation to the purposes of any undertaking of and any Acts and Orders relating to the Corporation, or the borough, to apply their tolls, rates, funds and revenues and any moneys which they are already authorized to borrow, and to make, assess, levy and recover new and additional rates, and for all or any of the purposes aforesaid, to borrow further moneys by mortgage, stock (of one or more classes, and at the same or at varying rates of interest), debentures, annuities or annuity certificates, and to charge those moneys and all or any of the moneys already borrowed or authorized to be borrowed by the Corporation on any particular security, upon all or any one or more of the following securities (that is to

The borough fund, borough rate, district fund and general district rate, lands, tenements, hereditaments, markets, tramways, electricity and other undertakings and property, or the consolidated rate, and the rates, rents, tolls and revenues of the Corporation, whether as a municipal corporation, burial board or urban district council.

To provide that the powers of borrowing money to be conferred by the intended Act shall not be taken into account in calculating the amount which the Corporation may borrow under the Public Health Act, 1875.

To enable the Corporation to adopt one form of mortgage for all purposes, and to charge any moneys borrowed on mortgage under any statutory borrowing power indifferently upon all the funds, rates, revenues and properties of the Corporation, and to provide that all future mortgages granted by the Corporation under any Act shall rank pari passu.

To alter existing provisions for and in relation to sinking funds and the use and application thereof, and to sanction the use of such

funds in lieu of borrowing.

To provide that any returns as to sinking funds and other like matters required to be made by the Town Clerk shall be made by the Borough Treasurer instead of by the Town

To relieve persons lending money to the Corporation from the obligation to enquire as to compliance by the Corporation with any requirement or condition, or to see to the application of such money, and from liability in case of loss, misapplication or non-application of such money.

To authorize the Corporation to borrow money by way of temporary loan or of over-draftfrom bankers for payment of their current expenses as a municipal or sanitary authority, or for the current expenses of their electricity, tramway or market undertakings, and to provide as to the rate or revenue on which such money is to be charged and the ranking of such charge.

To authorize the Corporation to exercise their said powers of temporary borrowing by

utilising any sinking fund.

To provide as to the repayment of money temporarily borrowed and the delivery of returns to and the making of enquiries by the Ministry of Health.

To provide that the rate of accumulation of the annual payment to any sinking fund, being an accumulating sinking fund, which the Corporation are required by any Act or Order to set aside for the payment of borrowed money, shall be such as the Bill may prescribe, or as the Ministry of Health shall from time to time

approve.

To make provision as to the payment of interest on and the repayment of borrowed

money and the reborrowing of money paid off.

To make provisions as to the transfer of mortgages of the Corporation and the contents of any deed of transfer, and to make requirements as to the delivery of such deeds to the Corporation.

To authorize the Corporation to make schemes for equating the periods fixed for repayment of various loans and the consolidation of loans referred to in any such scheme.

To empower the Corporation to appoint and pay auditors possessing such qualifications (if any) as may be specified in the Bill either in lieu of or in addition to the auditors appointed under the Municipal Corporations Act, 1882.

To enable the Corporation to accumulate from year to year such sums of money as they may think fit to form a fund for the purpose of meeting any claims under the Employers' Liability Acts or the Workmen's Compensation Acts, or the Common Law, and to make provisions with respect to the fund so accumuthe mode of providing the lated and contributions thereto.

To empower the Corporation to establish a Fire Insurance Fund for insuring against loss or damage by fire any property of the Corporation, and to make provisions as to the contributions to be made to such fund, and to enable the Corporation to borrow money on the security of their funds, rates and revenues to the extent to which any such fund may be insufficient to make good loss or damage from fire sustained by the Corporation.

Miscellaneous.

To enable the Corporation, either by the extension of the provisions of the Towns Improvement Clauses Act, 1847, and the Towns Police Clauses Act, 1847, or either of them, or by the making and enforcement of by-laws to control and regulate or prohibit the placing or construction, or to require the removal of cranes, lamps, signs, poles and other apparatus and things projecting from any building abutting upon a public highway, or any portion of any such building projecting over the highway, and to provide that any such projecting apparatus or thing or portion of a build-ing shall only be retained or may only be placed and constructed with the consent of the Corporation, and that such consent may, if thought fit, be given for a limited period.

To enable the Corporation to require the occupiers of premises abutting upon any highway to remove snow from the footpath

adjoining such premises.

To authorize the Corporation and the Great Central Railway Company to enter into and carry into effect agreements for and with respect to the reconstruction of the bridge over the Old Dock in the borough, constructed under the powers of the Grimsby Improvement Act, 1869, or the construction of a new bridge in lieu thereof, and as to the defrayal of or the making of contributions towards the cost to be incurred in connection therewith, and to empower the Corporation and the said Company, or either of them, to execute all such works and to acquire by agreement all such lands and easements as may be required for the purposes aforesaid, and to repeal, alter or amend, so far as may be necessary for the said purposes, all or some of the provisions of the said Act.

To empower the Corporation, subject to such conditions, if any, as may be specified in the Bill, to close the Corporation Grammar Schools and to appropriate and use for any purpose or purposes the buildings and site thereof, and (if they think fit) to establish scholarships for children of Freemen of the Borough or otherwise to assist in the cost of education of such children and to apply their funds, rates and revenues for that purpose.

To relieve the Corporation and their officers and employees from liability to damage caused by the execution of works except in cases of

negligence.

To require persons intending to organise a procession of any character to give previous notice thereof to the Corporation and to prescribe penalties for organising or conducting such processions without such notice.

To empower the Corporation to make and enforce regulations with regard to the use of streets liable to obstruction by traffic, and to prohibit the use either at all times or at particular times of any such street by traffic of any specified description or descriptions.

To empower the Corporation to prohibit or restrict the use of particular streets in the borough by heavy motor vehicles not fitted

with pneumatic tyres.

To require or to authorize the Corporation by by-laws or otherwise to require the owners of trees, hedges or shrubs or the occupier of premises on which the same grow to lop such trees, hedges or shrubs where they interfere with the construction, working or use of tramways or omnibuses or trolley vehicles or the safety of passengers on tramcars or omnibuses or trolley vehicles or with the use of any footway or carriageway or obstruct the street lighting or the view for purposes of vehicular traffic of vehicles at any intersecting street or road, and to authorize the Corporation in default of the owner or occupier to carry out the work and recover the expense of so doing.

To authorise the Corporation to provide, place and maintain seats for the use of the

public in any street or road.

To empower the Corporation to appoint Overseers for the parishes of Great Grimsby and Clee or either of them or any parish into which those parishes may be amalgamated.

To enable the Corporation to prohibit or to control and regulate the collection of money for any purpose by persons calling at houses in the

borough.

To empower the Corporation to repair, reconstruct, extend and maintain the public wharves in the Borough belonging to them or under their control, and if and so far as may be deemed necessary to declare that the Corporation are the owners in fee simple of such wharves or to vest the same in the Corporation in fee simple.

To enable police constables in the Borough to exercise the same power of enforcing by-laws made by the Corporation relating to any park or place of public resort or recreation ground, and of excluding or removing persons from such park or place of public resort or recreation ground as is exerciseable by the servants of the Corporation under such by-laws.

To enable the Corporation to require motor hackney carriages plying for hire within the borough to be fitted with taximeters or similar apparatus for registering fares to be approved by them and to be placed in a position and to be lighted after dark in a manner to be so

approved.

To enable the Corporation to require any taximeter or other similar apparatus used or intended to be used on any hackney carriage plying for hire within the borough to be tested and inspected or re-tested and re-inspected at intervals, and to prohibit the use or continued use of any taximeter or other similar apparatus unless certified to register correctly.

To repeal section 18 of the Great Grimsby

Improvement Act, 1853.

To provide for appeals by parties aggrieved by orders, directions or decisions of the Corporation under the Bill.

To empower the Corporation to make and enforce by-laws and regulations for all or any purposes of the Bill for or in relation to which

by-laws may be applicable.

To empower the Corporation, and any local authority, public body or company for and in relation to any object or purpose of the Bill, to enter into and fulfil agreements and contracts, and to confirm any such agreements and contracts as already have been or during the progress of the Bill may be entered into, and to expend their funds and rates and borrow moneys necessary therefor.

To enact all necessary provisions for giving full effect to the purposes of the intended Act or of the general or local Acts in force in the borough, including the making and confirmation of by-laws, the imposition of penalties for breach of the provisions of the intended Act or of any requirement, order, by-law or regulation thereunder or for obstructing any officer of the Corporation in the execution of the intended Act or for failure to comply with the terms or conditions of any consent given by the Corporation under any Act or otherwise, the payment of penalties to the Corporation and the recovery, apportionment and application of penalties and expenses, the recovery of demands in the County Court, the entry on premises, penalties for obstructing execution of the intended Act, the payment of expenses of carrying the intended Act into execution, evidence of appointments and resolutions and the authentication and service of notices.

The Bill will, so far as may be deemed necessary or expedient, vary and extend, or repeal, alter and consolidate and amend the provisions of, among other local and personal Acts the following (that is to say):

Acts, the following (that is to say):—
The Grimsby Pastures Act, 1849; the Great Grimsby Improvement Act, 1853; the Grimsby Improvement Act, 1869; the Grimsby Extension and Improvement Act, 1889; the Borough of Grimsby Order, 1890; the Order relating to the borough and scheduled to and confirmed by the Local Government Board's Provisional Orders Confirmation (No. 12) Act, 1891; the Grimsby (Corporation) Electric Lighting Order, 1894; the Order relating to the borough and scheduled to and confirmed by the Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1899; and the Grimsby Electric Lighting (Extension) Order, 1907;

and all Acts, Orders and Resolutions directly or indirectly relating to or affecting the Corporation or any of their undertakings or the borough: the Great Grimsby Street Tramways Act, 1879, and any other Act or any Order relating to the Great Grimsby Street Tramways

Company or their undertaking.

The Bill may incorporate with itself in extenso or by reference, or otherwise make applicable, and with or without alteration, the powers and provisions, or some of the powers and provisions of the various Acts in this Notice referred to and of the Public Health, Local Government, Sanitary, Food and Drugs, Municipal Corporations and Local Loans Acts, the Lands Clauses Acts (as varied by the Acquisition of Land (Assessment of Compensation) Act, 1919), the Railways Clauses Consolidation Act, 1845, the Tramways Act, 1870, the Electricity (Supply) Acts, 1882 to 1919, the Markets and Fairs Clauses Act, 1847, and any Act or Acts amending or extending those Acts or any of them; and the Bill will vary and extinguish all rights and privileges which would interfere with any of its objects, and confer other rights and privileges.

Duplicate plans and sections showing the line, situation and level of the proposed tramways and street works and other works, and the lands in, through or over which they will be made, and plans showing the lands which may be taken or used compulsorily under the powers of the Bill, together with a book of reference to such plans containing the names of the owners or reputed owners, lessees or reputed lessees and of the occupiers of such lands, and a copy of this Notice will be deposited for public inspection on or before the 30th day of November instant, with the Clerk of the Peace for the county of Lincoln (Parts of Lindsey) at his office at Lincoln, and on or before the same day a copy of the said plans, sections and book of reference, and a copy of this Notice will be deposited with the Town Clerk of the county borough of Grimsby at his office at the Municipal Buildings, 170, Victoria-street, Grimsby.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1920.

JOHN W. JACKSON, Town Clerk, Grimsby.

Dyson, Bell and Co., 3a, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

TAF FECHAN VALLEY WATER BOARD

(Constitution and Incorporation of Joint Water Board and Provision with Reference Thereto; Transfer to and Vesting in Board of some or all of Sources of Supply, Impounding Reservoirs, Trunk Mains and other Works belonging to the Merthyr Tydfil Corporation in the Taf Fechan Valley and elsewhere with Obligations Attaching Thereto, together with Powers of that Corporation in Relation to Construction of Further Works; Terms of and Consideration for such Transfer; Maintenance and Improvement of the Works Transferred; Completion by Board of the Taf Fechan Reservoir and Other Works Authorized by the Merthyr Tydfil Corporation Water Act, 1911: Taking of

Water; Supply of Water in Bulk by Board to Authorities and Companies entitled to Supplies from Merthyr Tydfil Corporation under Existing Agreements and Statutory Enactments; Rates and Charges and Conditions of such Supply; Supply by Board of Water in Bulk to Merthyr Tydfil Corporation and Conditions of such Supply; Rights of Constituent Authorities as to Reservation of Water; Sale of Surplus Water by Board; Application of Revenue; Share of Assets and Liabilities of Board by Constituent Authorities; Borrowing of Money; Issue of Stock; Costs of Act; Repeal, Alteration and Amendment of Acts; and Other Matters.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the county borough of Merthyr Tydfil for an Act for all or some of the following objects and purposes (that is to say):—

1. To constitute and incorporate a Joint Water Board in this Notice called "the Board" consisting of representatives of or appointed by some or all of the following (in this Notice called "Constituent Authorities"), namely:—

(a) The Mayor, Aldermen and Burgesses of the County Borough of Merthyr Tydfil (in this Notice called "the Corporation").

(b) The Pontypridd and Rhondda Joint Water Board.

- (c) The Rhymney Urban District Council, the Bedwellty Urban District Council, the Caerphilly Urban District Council, the Mynddislwyn Urban District Council, the Gelligaer Urban District Council, the Bedwas and Machen Urban District Council, the Llantrisant Rural District Council or some of those Councils, with or without any other Local Authority or Authorities.
- 2. To provide, if deemed expedient, that in lieu of some or all of the Councils and Authorities referred to in sub-paragraph (c) of the last preceding paragraph of this notice any Joint Water Board to be constituted and incorporated by Parliament, and consisting of representatives of some or all of those Councils and Authorities, for the purposes, amongst other things, of acquiring the undertaking of the Rhymney and Aber Valleys Gas and Water Company or some part thereof, may or shall be a Constituent Authority of the Board proposed to be constituted by the Bill for the intended Act (hereinafter called "the Bill").
- 3. To make provision as to the terms and conditions upon and under which any local authority may join in the promotion of the Bill or may become a Constituent Authority of the proposed Board.
- 4. To define the constitution of the Board and to make provision for the election, appointment, retirement, rotation and qualification of the chairman, vice-chairman and members of the Board, for the payment of a salary to the chairman, for the meetings and proceedings of the Board, for the minutes, standing orders, accounts and balance-sheets of the Board, for the audit of their accounts, for the appointment of committees, and the appointment and dismissal of officers, servants and workmen of the Board, and the superannuation of officers, and to provide for the altera-

tion from time to time by the Ministry of Health or otherwise of the number of the members of the Board and the number of representatives of each of the constituent authorities; and generally for the conduct of the affairs of the Board.

- 5. To make special provision for the settlement of any question which may arise between the Board and the Constituent Authorities or any of them, or between any one or more Constituent Authorities and any other Constituent Authority or Authorities.
- 6. To empower and require the Board to purchase and acquire and to empower and require the Corporation to sell and transfer to the Board some or all of the sources of supply, impounding reservoirs, trunk mains and other works (not including works relating solely to the distribution of water within their own limits of supply by the Corporation) belonging to the Corporation and situate in the watershed of the River Taf Fechan and elsewhere, and authorized by the Merthyr Tydfil Water Act, 1858, the Merthyr Tydfil Water Act, 1865, the Merthyr Tydfil District Council Waterworks Act, 1895, the Merthyr Tydfil Urban District Council Act, 1903, the Merthyr Tydfil Corporation Water Act, 1911, and the Merthyr Tydfil Corporation Act, 1920, or some of them, together with the powers conferred upon the Corporation by the said Acts of 1911 and 1920 of constructing and completing the reservoir, therein referred to as "the Taf Fechan Reservoir," and the other works authorized by the said Act of 1911, together with some or all of the rights, powers and duties of the Corporation in respect thereto respectively; to provide that such purchase and transfer shall be carried out on such terms, conditions and stipulations as may be agreed upon, or as may be prescribed or authorized by or under the provisions of the Bill.
- 7. To confirm and provide for carrying into effect any agreement between the Corporation and some or all of the proposed constituent authorities with reference to any such purchase and sale or otherwise which may have been entered into before the passing of the Bill, and to enable the said parties, or any of them, and the Board to enter into and carry into effect agreements with reference to the matters aforesaid or any of them, and generally to enact provisions for placing the Board as nearly as may be deemed expedient in the same position with regard to the waterworks transferred to them, and the right to construct further waterworks and the supply of water from those waterworks respectively as the Corporation are now in, with such alterations as may deemed necessary or expedient, or as may be sanctioned or specified in the Bill.
- 8. To enact provisions consequent upon, arising out of, or necessary or expedient in connection with the proposed sale and transfer, and in particular to provide for the following matters, namely: The apportionment of receipts, profits, outgoings and liabilities in respect of the property and rights transferred; the exercise by the Corporation of their existing powers until the transfer has been effected; the preservation of all rights under existing actions, arbitrations, or proceedings notwithstanding the transfer; the enforcement of such existing contracts as may be transferred to the Board; provisions as to the admission of books and documents in evidence; and the applica

tion of any moneys received by the Corporation as consideration or part consideration for the proposed sale and transfer.

9. To make provision for the payment of compensation by the Board to any officer or servant of the Corporation who suffers loss of office or diminution of salary, fees, or emoluments.

- 10. To provide for the repeal, alteration or amendment as from the date of the intended Act, or as from the date upon which the proposed sale and transfer takes effect, or as from such other date as may be determined by the intended Act of some or all of the provisions relating to the waterworks undertaking of the Corporation and contained in the Merthyr Tydfil Water Act, 1858, the Merthyr Tydfil Water Act, 1865, the Merthyr Tydfil District Council Waterworks Act, 1895, the Merthyr Tydfil Urban District Council Act, 1903; the Merthyr Tydfil Corporation Water Act, 1911, the Merthyr Tydfil Corporation Act, 1920, and the Pontypridd and Rhondda Water Act, 1913.
- 11. To extend and apply to the Board some or all of the provisions of the Acts referred to in the preceding paragraph of this notice in so far as the same are not repealed by the intended Act, and to transfer to the Board some or all of the rights and powers conferred upon the Corporation by those Acts or any of them, and to render them subject to some or all of the obligations of the Corporation thereunder: and in particular to transfer to the Board the obligations of the Corporation with regard to the supply of water in bulk under the statutory enactments and agreements contained in or scheduled to and confirmed by the Merthyr Tydfil Corpora-tion Water Act, 1911, and the Ponty-pridd and Rhondda Water Act, 1913, as respectively amended by the Merthyr Tydfil Corporation Act, 1920, and the intended Act and under any other agreement, whether confirmed by Parliament or not, and to require them to supply water in bulk in accordance with such statutory enactments and agreements as so amended, and in accordance with any such other agreement, to the Rhymney and Aber Valleys Gas and Water Company, the Pontypridd and Rhondda Joint Water Board, the Caerphilly Urban District Council and the Aberdare Urban District Council and any other authority, company or person entitled to a supply of water in bulk from the Corporation under any agreement entered into for or in respect of such a supply.
- 12. To empower the Board to maintain, alter, improve and onlarge the existing works of the Corporation transferred to them under the provisions of the intended Act or some of them; and to confer powers upon the Board with regard to the acquisition, retention and disposal of lands and easements including water rights therein; to enable them to discharge water temporarily into any available stream or watercourse for or in connection with the repair of their waterworks; to confer upon the Board the powers of a local authority with respect to the laying of water mains under the Public Health Act, 1875, or any other Act; to enable the Board to enter into and carry into effect agreements with the owners and occupiers of lands as to the drainage of such lands for the protection or benefit of the Board's waterworks; and to authorize the Board to pur-

chase land for and to erect dwelling-houses for

persons in their employment.

13. To make provision with regard to the consideration or compensation to be paid or made to the Corporation in respect of the proposed sale and transfer of their works and powers, and amongst other things:—

(a) To provide that the Board shall repay to the Corporation some or all of the moneys raised or expended by them in or in connection with the construction of the Taf Fechan Reservoir and other works authorized by the said Act of 1911, and in obtaining powers therefor, and in paying interest upon moneys borrowed for or in connection therewith, or to provide that the Board shall indemnify the Corporation against liability in respect of the said moneys; and

(b) To make provision for compensating

(b) To make provision for compensating the Corporation for and in respect of the transfer of such of their existing waterworks and the rights in relation thereto as may be transferred to the Board by the payment to the Corporation of the value of those works and rights, and to lay down and enact provisions for the determination of such

value.

14. To make provision for compensating the Corporation for and in respect of the transfer of such of their existing waterworks and the rights in relation thereto as may be transferred to the Board by requiring the Board to supply to the Corporation, free of cost or on such terms as may be laid down and defined in the Bill, such an amount of water as may be specified therein or as may be equivalent to the present available yield of the existing waterworks of the Corporation, and to enact all necessary and consequential provisions arising out of or connected with the matters aforesaid, including the determination of the basis and conditions upon which such a supply of water is to be afforded by the Board to the Corporation.

15. To make provision in the Bill for requiring the Board to exercise the powers conferred upon the Corporation by the Merthyr Tydfil Corporation Act, 1920, and to be transferred to the Board by the Bill, and particularly the powers conferred upon the Corporation by Section 23 of the said Act with reference to the revision of the statutory enactments and agree-

ments referred to in that section.

16. To make provision for requiring the Board to supply water in bulk to the Corporation of such quantity and upon such terms as to price and otherwise as may be determined in the Bill; and to make provision with regard to the conditions under which such supply is to be given by the Board and taken by the Corporation, and as to maximum amount of water to be reserved by the Board for the Corporation and the minimum amount to be taken or paid for as taken by the Corporation, and as to other matters arising out of or connected with such supply.

17. To make such provision (in addition to the provisions hereinbefore mentioned) for the supply of water in bulk by the Board to the constituent authorities and others (including the Rhymney and Aber Valleys Gas and Water Company) as may be contained in the Bill, and to enact provisions as to the prices and conditions upon which any such supply is to be or may be given; to enact provisions with regard to the conditions under which consti-

tuent authorities may reserve water derived from the resources of the Board for the supply of consumers in the areas under their respective jurisdiction or supplied by them as the case may be; and to make provision for prohibiting the constituent authorities or others supplied with water in bulk by the Board from selling water outside or for use outside their respective areas of supply except to such extent as may be provided for in the Bill.

- 18. To make special provision with regard to pressure at which water is to be supplied by the Board, and to provide that the Board shall not be under obligation to supply water at a greater pressure than can be derived by gravitation from the source from which such water is derived.
- 19. To empower the Board to enter into and carry into effect contracts for the supply of water (not required for meeting the obligations of the Board under the Bill) in bulk or otherwise, with any local or road authority and any company, body or person, whether within or beyond the limits of supply of any of the constituent authorities or others supplied by the Board with water; and to vary or rescind any such contracts, and to confer all necessary powers in that behalf upon all such authorities, companies, bodies and persons and to enable them to raise or apply for the purposes of any such contract the necessary funds and rates.
- 20. To empower the Board to make, demand, take and recover assessments and charges in respect of the supply of water by them to amend, extend or repeal all or some of the provisions of the Corporation's Acts or the existing statutory enactments and agreements hereinbefore referred to with reference thereto and to make new or increased assessments and charges.
- 21. To provide for the application of the revenue and the application and division of the profits arising from the water undertaking of the Board and for meeting any deficiency in the net revenue of the Board; to provide that any such deficiency shall or may be apportioned amongst the Constituent Authorities in proportion to rateable value, assessable value, the total consumption of water in their respective areas, the total population of their respective areas, or in such other manner as may be determined by the Bill, and to provide for meeting any such deficiency out of the rate-levied by or revenues of any Constituent Authorities or otherwise for the apportionment, contribution and payment of the deficiency (if any) between and by the Constituent Authorities and to define the rate or rates or revenues or other sources out of which such deficiency shall be payable; to authorize the Constituent Authorities to levy or require the levying of rates for such purpose; to provide for the recovery of any such deficiency and to empower the Board to impose, levy and collect rates within the districts or areas of the Constituent Authorities or any of them.
- 22. To provide for the formation of a fund for meeting deficiencies in the revenue of the undertaking or any extraordinary claim or demand, and for the replacement of plant, and depreciation, to provide for contributions thereto from the revenues of the Board or from the constituent authorities, and to make provision with regard to the investment of such fund.
 - 23. To authorize the Board to borrow money

for the payment of any sum or sums payable to the Corporation under the provisions of the Bill, for the purchase of lands for and for the construction and completion of the works authorized by the said Acts of 1911 and 1920, for the payment of interest and for other purposes of the Bill, including the provision of working capital, upon the security of their undertaking or the revenue thereof, and upon all rates, moneys, revenues and property of the Board and the constituent authorities, and to authorize the constituent authorities to borrow money for the said purposes or any of them on the security of their respective rates, revenues and property, to empower the Board to grant and issue mortgages, debentures and debenture or other stock in respect thereof, and to create and issue annuities chargeable upon the undertaking, rates and property aforesaid, and to borrow by means of bills or by an overdraft at their bankers and to authorize the Board to borrow for the purpose of paying off moneys previously borrowed and of replacing moneys which have been temporarily applied from other funds in repaying moneys previously borrowed and to confer all necessary and proper powers upon the Board with regard to the borrowing, reborrowing and repayment of money.

24. To authorize the Board to create and issue stock in the manner provided by Part V. of the Public Health Acts Amendment Act, 1890, with such amendments and modifications

as the Bill may prescribe.

25. To empower the Board to object to and appeal against assessments of property made by any constituent authority, and to take steps for the purpose of securing uniformity of assessment throughout the area supplied by them with water in bulk or otherwise or throughout the areas of the several constituent authorities and to appoint and pay a valuer to advise the Board in connection with that matter.

26. To extend and apply to the Board, with or without modifications, all or some of the provisions of the Public Health Acts relating to the construction of waterworks, and the supply of water, the purchase of land, the repeal, alteration or amendment of Acts, the borrowing of money and the granting of Provisional Orders.

27. To make special provision in regard to the sinking funds to be set aside in connection with the moneys to be borrowed for the purposes of the Bill, and for suspending the operation of the same for such period as may be prescribed by the intended Act, and for the application of money in such sinking funds, and to authorize the Board to use any sinking fund instead of borrowing.

28. To make provision for any matters which may be ancillary to or consequential on all or any of the purposes of the Bill, or which may be necessary or expedient for those purposes.
29. To authorize and empower the Board to

promote and oppose Provisional Orders and Bills in Parliament, and to apply their funds and revenues to the payment of the costs and expenses connected therewith.

30. To authorize the Board to purchase water in bulk, and for that purpose to lay down and maintain water mains, pipes and other works, and to apply to such works and to their construction and maintenance the provisions of the Public Health Acts and the Waterworks Clauses Act, 1847, applicable thereto with or without modification.

31. To sanction the payment by the Board 1 162

of the expenses of the members of the Board incurred in attending conferences and meetings.

32. To make provision for the payment of the costs, charges and expenses of and incidental to the passing of the Bill and the carrying of its powers into execution.

- 33. To confer upon the Board all powers, rights, authorities and privileges which are or may become necessary for carrying the powers of the intended Act into execution.
- 34. To vary and extinguish all rights and privileges inconsistent with or which might in any manner impede or interfere with the carrying into complete effect any of the objects and purposes of the intended Act, and to confer other rights and privileges, and to enact all such provisions as may be incidental to, consequential on or necessary for giving full effect to any of the objects of the Bill, or to any agreement which may, before the passing of the Bill have been entered into with reference to the matters aforesaid.

35. The Bill will incorporate with itself, with or without variation, such of the provisions as may be thought expedient of the following Acts, viz.:—The Lands Clauses Acts; the Acquisition of Land (Assessment of Compensation) Act, 1919; the Waterworks Clauses Acts, 1847 and 1863; the Railways Clauses Consolidation Act, 1845; the Public Health Act; the Commissioners Clauses Act, 1847; the Local Government Act, 1888; the Local Loans Act, 1875; the Arbitration Act, 1889; and all other Acts amending the said Acts respectively.

36. To alter, amend, repeal, re-enact or extend, with or without modification, all or some of the provisions of the following Acts and Orders:—The Merthyr Tydfil Waterand Orders:—The Merthyr Tydfil Water-works Act, 1852; the Merthyr Tydfil Water Act, 1858; the Merthyr Tydfil Water Act, 1865; the Merthyr Tydfil District Council Waterworks Act, 1895; the Merthyr Tydfil Urban District Council Act, 1903; the Merthyr Tydfil Corporation Act, 1908; the Merthyr Tydfil Corporation Water Act, 1911; the Merthyr Tydfil Corporation Act, 1920, the the Merthyr Tydfil Corporation Act, 1920; the Rhymney and Aber Valleys Gas and Water Act, 1898; the Rhymney and Aber Valleys Gas and Water Act, 1905; the Rhymney and Aber Valleys Gas and Water Act, 1908, the Rhymney and Aber Valleys Gas and Water Act, 1914; the Pontypridd and Rhondda Water Act, 1910; and the Pontypridd and Rhondda Water Act, 1913, and all other Acts and Orders relating to the Corporation or the Borough or any of the constituent authorities or the water undertakings of the Corporation, of any of the constituent authorities or others supplied or to be supplied with water in bulk by the Board.

Printed copies of the Bill will be deposited. in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1920.

ANEURYN REES, Town Clerk, Merthyr Tydfil.

SHARPE, PRITCHARD AND Co., Parlia-Mansions, Orchard-street, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

WIGAN CORPORATION.

(Construction of Tramways in the Borough; Increase of Tramway Fares and Charges; Working Agreements and further Provisions as to Tramways; Provision and Working of Trolley Vehicles in Borough and Aspull Urban District; Fares and Charges; Work-ing Agreements, and Incidental Provisions as to Trolley Vehicles; Construction of Street Works in the Borough and in the Urban Districts of Ince-in-Makerfield and Standish-with-Langtree; Breaking up of Streets, Acquisition of Lands for Tramways, Street Improvements, Abattoir and other objects of the Bill; Modification of Lands Clauses Acts; Provision and Working of Motor Omnibuses Within and Beyond the Borough; Fares and Charges for Omnibuses; Working Agreements and other Provisions as to Omnibuses; Provisions as to Streets, Buildings, Sewers, Drains, Rivers, Streams and Watercourses; Works for Prevention of Flooding and Charging of Premises Benefited Thereby; Provisions as to Infectious Disease, Sanitary Matters and Good Rule and Government; Common Lodging Houses; Consolidation of Rates and Further Provisions as to Rating and Collection of Rates; Increase of Rates, Rents and Charges for Gas, Water and Electricity; Further Provisions as to Gas, Water and Electricity Undertakings; Increase of Price for Supply of Water in Bulk to Orrell Urban District Council; Increased Charges for Baths and further Frovisions as to Baths and Washhouses; Further Powers as to Parks and Recreation Grounds; Milk Supply; Hackney Carriages and Taximeters; Sale of Coke; Increase of Market Tolls, and Further Provisions as to Markets and Slaughterhouses; Fire Brigade; Acquisition of Lands for Improvement and Development of Borough and Incidental Provisions and Powers; Establishment of Industries and Erection of Factories, &c.; Power to Assist in Providing Housing; Fire and General Insurance and Accident Funds; Establishment of Munici-pal and Housing Bank; Borrowing of Money and Other Financial Matters; Reserve Funds for all Undertakings; Incorporation, Repeal, and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the county Borough of Wigan in the County Palatine of Lancaster, for an Act for all or some of the purposes hereinafter mentioned:—

1. In this Notice "the borough" means the Borough of Wigan, "the Corporation" means the Mayor, Aldermen and Burgesses of the borough, and "the Bill" means the Bill for the intended Act.

2. In this Notice, where any point is described with reference to the junction of two roads, that junction is to be taken to be the point at which lines drawn along the centres of the two roads (and if necessary continued) intersect each other.

Tramways.

3. To empower the Corporation to make, form, lay down, work, use and maintain the No. 32139.

tramways hereinafter described (all of which are hereinafter referred to as "tramways") with all proper rails, plates, sleepers, channels, wires, electric lines, junctions, turnouts, crossings, passing places, posts, poles, brackets, conduits, boxes, manholes, waiting rooms, carriage houses, sheds, depots, buildings, engines, works and conveniences connected therewith respectively.

4. The tramways proposed to be authorized will be situate in the borough of Wigan in the county Palatine of Lancaster, and are as follows:—

Tramway No. 1.—Commencing in Kingstreet by a junction with the existing tramway at a point 1.10 chains or thereabouts, measured in a south-easterly direction from the junction of Rodney-street and Kingstreet, passing along King-street and Wallgate, and terminating in such last mentioned road by a junction with the existing tramway at a point 0.66 chain or thereabouts, measured in a northerly direction from the junction of King-street and Wallgate.

Tramway No. 2.—Commencing in Darlington-street by a junction with the existing tramway at a point 0.93 chain or thereabouts, measured in a westerly direction from the junction of Sovereign-road and Darlington-street, passing along Darlington-street, Sovereign-road and Warrington-lane, and terminating in such last-mentioned lane by a junction with the existing tramway at a point 0.62 chain or thereabouts, measured in a south-easterly direction from the junction of Sovereign-road and Warrington-lane.

Tramway No. 3.—Commencing in Pottery-road by a junction with the existing tramway at a point I.30 chains or thereabouts measured in a north-easterly direction from the junction of Swan Meadow-road and Pottery-road passing along Pottery-road and terminating therein at a point 0.40 chain or thereabouts measured in a westerly direction from the junction of Meyrick-street and Pottery-road.

Tramway No. 4.—Commencing in Swan Meadow-road by a junction with the existing tramway at a point 1.24 chains or thereabouts measured in a south-easterly direction from the junction of Pottery-road and Swan Meadow-road passing along Swan Meadow-road and Pottery-road and terminating therein by a junction with Tramway No. 3 at a point 0.88 chain or thereabouts measured in a westerly direction from the junction of Swan Meadow-road and Pottery-road.

5. In the following instances the tramways will be laid along the streets hereinafter mentioned, so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on the side of the street hereinafter mentioned and the nearest rail of the tramway:—

Tramway No. 1.—In King-street on south-westerly side thereof from a point 12 yards or thereabouts measured in a south-easterly direction from the junction of Rodney-street and King-street to the junction of King-street with Wallgate.

Tramway No. 2.—In Darlington-street and Sovereign-road on the southerly sides thereof respectively from a point 22 yards or-

thereabouts measured in a westerly direction from the junction of Darlington-street and Sovereign-road to a point 25 yards or thereabouts measured in an easterly direction from the junction of Darlington-street and Sovereign-road.

In Sovereign-road on the north side thereof between Darlington-street and Warring-

ton-lane.

In Sovereign-road and Warrington-lane on the south-westerly sides thereof respec-tively from a point 12 yards or thereabouts measured in a westerly direction from the junction of Sovereign-road and Warringtonlane to a point 14 yards or thereabouts measured in a south-easterly direction from the junction of Warrington-lane and Sovereign-

Tramway No. 3.—In Pottery-road on the northerly side thereof from a point 14 yards or thereabouts measured in a north-easterly direction from the junction of Swan Meadowroad and Pottery-road to a point 7 yards or thereabouts measured in an easterly direction from the junction of Meyrick-street and Pottery-road.

6. The proposed tramways are intended to be constructed on a gauge of 4 ft. 81 in., or such other gauge as may be approved by the Minister of Transport. The motive power proposed to be employed upon the tramways will be animal power, or electrical, steam or other power not being animal power, or partly one such power and partly another.

7. To provide that so much of Section 34 of the Tramways Act, 1870, as limits the extent of any carriages used on any tramway beyond the outer edge of the wheels of such carriages shall not apply to carriages used on the tram-

ways of the Corporation.

8. To provide that the tramways and works authorized by the Bill shall form part of the tramway undertaking of the Corporation, and to extend and apply thereto all or some of the provisions contained in the Wigan Corporation Act, 1905, and the enactments incorporated therewith and any other Act, Provisional Order or Order relating to the tramway under-

taking of the Corporation.

9. To enable the Corporation to provide and use and attach to any cars on the Corporation tramways a secondary or trailer-car, and to authorize the use upon the said tramways of any two or more cars attached together, and to make or provide for the making of such special regulations (if any) with reference to such use as the Bill may define or as Parliament may prescribe, and to enable the Corporation to take fares, tolls and charges for the use of such trailer-cars; to authorize the Corporation to suspend the traffic on their tramways on such occasions as may be prescribed in the Bill, and to exempt them from liability to pay compensation in respect of such stoppage. and to enable the Corporation to make use of their tramways for sanitary purposes and for the carriage of road material.

10. To alter or repeal such of the provisions of the Wigan Corporation Act, 1905, as prescribe the maximum tolls, fares, rates and charges to be demanded and taken by the Corporation for passengers, animals, goods and parcels travelling upon or being conveved by such tramways, to vary and increase such tolls, fares, rates and charges and to prescribe other tolls, fares, rates and charges in their place.

- 11. To confer further powers upon the Corporation with regard to the formation of junctions between their tramways and between those tramways and the tramways of other authorities, companies or persons, and also with regard to the construction of crossovers, passing places and the laying down of double or interlacing lines and the construction of temporary trainways during such periods as may be determined.
- 12. To empower the Corporation to abandon so much of Tramway No. 1 authorized by the Wigan Corporation Act, 1898, as is situate in Library-street, Wigan, the whole of Tramway No. 3 authorized by the Wigan Corporation Act, 1901, and the whole of Tramways Nos. 2 and 3 authorized by the Wigan Corporation Act, 1905, and also to abandon the whole of Tramway No. 5 authorized by the said Act of 1898, and some or all of their rights and powers in connection with those tramways, and to relieve them of some or all of their obliga-tions in respect thereof. The tramways so to tions in respect thereof. be abandoned constitute the routes known as the "Aspull Tramway" and the "Martland Mill Tramway.''

Trolley Vehicles.

13. To empower the Corporation to provide, maintain, equip, work and run mechanically propelled vehicles adapted for use upon roads and moved by electrical power supplied by means of overhead conductors (in this Notice referred to as "trolley vehicles") along the following routes in the borough and the urban district of Aspull, in lieu of or in addition to the tramways, power to abandon which is to be sought, in accordance with the foregoing provisions of this Notice. The routes above referred to are as follows:

Trolley Vehicle Route No. 1.-Commencing in Market-place in the borough at the junction of Church-gates with Market-place, proceeding along or across Market-place, Library-street, Rodney-street, Millgate, Millgate, Scholes and Whelley, and terminating in Whelley at the boundary between the borough and the urban district of Aspull;

Trolley Vehicle Route No. 2.—Situate in the urban district of Aspull, commencing at the boundary of the borough in Wigan-road at the termination of Trolley Vehicle Route No. 1, proceeding along Wigan-road and Scot-lane, and terminating in Scot-lane at a point 1.00 chain or thereabouts from Stanley-road measured in a south-westerly direction;

Trolley Vehicle Route No. 3.—To be wholly situate in the borough, commencing in Market-place at the junction of Churchgates with Market-place and the commencement of Trolley Route No. 1, and proceeding along or across Market-place, Market-street, Parson's-walk, Park-road and Woodhouselane, and terminating in that lane at its junction with Horton-street;

and along such other routes in the borough as the Corporation may determine, or as may be indicated in the Bill.

14. To authorize the Corporation to provide, erect, lay down and maintain in connection with and for the purposes of such trolley vehicles all necessary and proper posts, standards, brackets, wires, conductors, mains, apparatus, sheds, buildings, works and conveniences, and to provide and maintain all other necessary and proper electrical and other equipment in, over,

under, along and across any public street or road in the borough; to supply electrical energy therefor, and to confer on the Corporation the exclusive right of using any apparatus provided, erected or used by them for the purpose of working the said trolley vehicles.

15. To authorize the taking of fares, rates and charges for the use of and for the carriage and conveyance of passengers and goods by such vehicles and the making and enforcing of bye-laws and regulations in relation thereto.

16. To extend and apply to the trolley vehicles to be provided by the Corporation under the powers of the Bill and to the works for moving the same by electrical power all or some of the provisions relating to the tramway undertaking of the Corporation, including provisions contained in Parts II. and III. of the Tramways Act, 1870, and in the Wigan Corporation Act, 1905, or any other Act or Order relating to the tramway undertaking of the Corporation, with such modifications, alterations and exceptions as may be indicated in the Bill, and to extend and apply to such vehicles all or some of the regulations and bye-laws relating to the tramways of the Corporation.

lating to the tramways of the Corporation.

17. To provide that the trolley vehicles and the trolley vehicle undertaking proposed to be authorized by the Bill shall for certain purposes form part of the tramway undertaking of

the Corporation.

18. To exclude the said frolley vehicles from the operation of the Highways and Locomotives (Amendment) Act, 1878; the Locomotives on Highways Act, 1896; the Locomotives Act, 1898; the Motor Car Act, 1903, or any of the Orders made thereunder respectively, and from the enactments mentioned in the Schedule to the Locomotives on Highways Act, 1896; and from any other Acts or Orders relating to locomotives, motor-cars or omnibuses.

19. To authorize applications by the Corporation to the Minister of Transport for, and the grant by the Minister of Transport of authority for the exercise by the Corporation upon routes other than those hereinbefore specified of the powers relating to trolley vehicles to be conferred by the Bill, and to prescribe the conditions upon which such applications may be made and such powers may be granted, and the procedure to be followed in connection

therewith.

Omnibuses.

20. To empower the Corporation to provide, maintain and run motor omnibuses within the borough and beyond the borough along the routes hereinafter mentioned, and along any other route or routes with such consent or approval as may be provided in the Bill. The routes beyond the borough above referred to are:—

Omnibus Route No. 1.—In the urban districts of Orrell, Upholland, Skelmersdale, Lathom and Burscough and Ormskirk, commencing in Orrell-road in the urban district of Orrell at the termination of the existing tramway of the Corporation therein, proceeding thence in a westerly direction along School-lane, Parliament-street, Dingle-road, Grimshaw-Lane, Wigan-road, Highstreet, Sandy-lane, Ormskirk-road, Blaguegate-lane, Dicket's-lane, Westhead, Dicconson-street, Wigan-road, Moor-street, and terminating in the urban district of Ormskirk at the south-easterly side of the junction of the last-named road with St. Helens-road.

Omnibus Route No. 2.—In the urban district of Upholland and the parish of Dalton in the rural district of Wigan, commencing at Hall Green at the junction of Mill-lane with Grimshaw-lane proceeding thence in a north-westerly direction along Mill-lane, Beacon-lane, and terminating in the parish of Dalton at Prince William Inn.

Omnibus Route Nc. 3.—In the urban district of Orrell, the parish of Shevington in the rural district of Wigan and the urban district of Standish-with-Langtree, commencing at Orrell Post in the urban district of Orrell at the junction of Smith's-road with Orrell-road, passing thence in a northerly direction along Smith's-road, Jackson's-road, Gathurst-road, Gathurst-lane, Shevington-lane, Shevington-road, Almond Brook-road, School-lane, and terminating in the urban district of Standish-with-Langtree at the junction of Highstreet with School-lane and the existing tramways of the Wigan Corporation.

tramways of the Wigan Corporation.

Omnibus Route No. 4.—In the parish of Shevington in the rural district of Wigan and the urban district of Standish-with-Langtree, commencing in the parish of Shevington at the junction of Church-lane with Shevington-lane, passing thence in an easterly direction along Church-lane, Wigan Lower-lane, Wigan Lower-road and Woodhouse-lane, and terminating at the borough

boundary in that lane.

Omnibus Route No. 5.—In the urban district of Standish-with-Langtree and parish of Coppull in the rural district of Chorley, commencing in the urban district of Standish-with-Langtree at the junction of Preston-road with School-lane, passing thence in a northerly direction along Preston-road and Spendmore-lane, and terminating at Coppull Station.

Omnibus Route No. 6.—In the parish of Coppull in the rural district of Chorley, commencing at Coppull Station, passing thence in a north-easterly direction along Spendmore-lane, Church-lane, Moss-lane, and terminating at the junction of Moss-

lane with Preston-road.

Omnibus Route No. 7.—In the urban district of Aspull, the parish of Haigh in the rural district of Wigan and the urban districts of Blackrod and Adlington, commencing at the junction of Wigan-road with Haigh-road, passing thence in a north-westerly direction along Haigh-road, Toddington-lane, Dark-lane, Chorley-road, Market-street and terminating in the urban district of Adlington at the junction of Market-street with Cemetery-road.

Omnibus Route No. 8.—In the urban districts of Aspull and Westhoughton, commencing in the urban district of Aspull at the junction of Wigan-road with Bolton-road, passing thence in a south-easterly direction along Bolton-road, Dicconson-lane, Chorley-road, and terminating in the urban district of Westhoughton in Wingates at the junction of Chorley-road with Church-street.

Omnibus Route No. 9.—In the urban districts of Hindley and Westhoughton, commencing in the urban district of Hindley at the junction of Cross-street with Market-street, passing thence in a westerly direction along Cross-street, thence along Wigan-road,

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Market-street, Bridge-street, Castle Hill-road, Wigan-road, Church-street, and terminating in the urban district of Westhoughton in Wingates at the junction of Church-street with Chorley-road.

Omnibus Route No. 10.—In the urban districts of Ince-in-Makerfield, Abram, Ashton-in-Makerfield and Golborne, commencing in Warrington-road at Platt Bridge in the urban district of Ince-in-Makerfield, and passing thence in a southerly direction along Warrington-road, Wigan-road, Church-street, High-street, and terminating in the urban district of Golborne in High-street at the junction of High-street with John-street.

Omnibus Route No. 11.—In the urban districts of Abram and Hindley commencing in the urban district of Abram in Warrington-road at its junction with Bickershaw-lane passing thence in an easterly direction along Bickershaw-lane, Smith's-lane, Leigh-road and terminating in the urban district of Hindley at Hindley Green at the junction of Leigh-road with Atherton-road.

Omnibus Route No. 12.—In the urban districts of Orrell and Billinge, commencing in the urban district of Orrell at Orrell Post at the junction of Orrell-road with Moorroad, passing thence in a southerly direction along Moor-road, St. James'-road, Upholland-road, Main-street, and terminating in

the urban district of Billinge at the junction of Birchley-road with Rainford-road.

of Birchley-road with Rainford-road.

Omnibus Route No. 13.—In the urban districts of Orrell, Upholland and Billinge, commencing in the urban district of Orrell at the junction of Moor-road with Sefton-road, passing thence in a westerly direction along Sefton-road and Sandbrook-road and terminating in the urban district of Billinge at the junction of St. James'-road with Sandbrook-road.

Omnibus Route No. 14.—In the urban districts of Billinge and Ashton-in-Makerfield, commencing in the urban district of Billinge at the junction of Newton-road with Main-street, passing thence in an easterly direction along Newton-road, Billinge-road, Downall Green-road and terminating it the urban district of Ashton-in-Makerfield at Brvn Cross at the junction of Wigan-road with Downall Green-road.

21. To authorize the Corporation to convey passengers, passengers' luggage and goods and parcels upon their motor omnibuses, and to empower the Corporation to demand and take fares, tolls and charges for the use of and for the carriage and conveyance of passengers and goods on and by their omnibuses, and to acquire lands and erect buildings therefor, to make bye-laws for the regulation thereof, and to apply thereto the Conveyance of Mails Act, 1893; to provide that such motor omnibuses shall form part of the tramway undertaking of the Corporation to such extent as may be determined by the Bill, and to extend and apply thereto all or some of the provisions relating to tramways contained or incorporated in the Acts and Orders relating to that undertaking.

22. To make provision, if thought fit, with regard to contributions or payments (if any) to be made by the Corporation towards the cost of alteration or maintenance of roads forming part of any omnibus route along which the

Corporation may run omnibuses, and to exempt the Corporation from liability to any claim in respect of extraordinary traffic for the user of such road by their omnibuses under the Highways and Locomotives (Amendment) Act, 1878, the Locomotives on Highways Act, 1896, the Locomotives Act, 1898, the Motor Car Act, 1903, or any of the Orders made thereunder respectively, or the enactments mentioned in the schedule to the Locomotives on Highways Act, 1896, or any other Acts or Orders relating to locomotives, motor cars or omnibuses.

Incidental Provisions as to Tramways, Trolley Vehicles and Omnibuses.

23. To make further provision in regard to Corporation tramways and the trolley vehicles and omnibuses of the Corporation, including the appointment of stages and the fares, rates and charges to be taken in respect of each stage; the persons to and the places at which fares, rates and charges shall be paid; the appointment of stopping and starting places; the running of through cars, vehicles and omnibuses; the imposition of penalties upon persons obstructing, damaging or interfering in any manner with the working of tramways or trol-ley vehicles; the removal of obstructions; the erection of shelters, waiting rooms and cloak rooms, the use of portions of the public streets and the purchase of land for that purpose, and power to charge for the use of cloak rooms: the reduction of footpaths for the purpose of inoreasing the width of roadways; the lopping of trees along the routes of tramways, trolley vehicles and omnibuses or elsewhere and interfering with traffic either vehicular or pedestrian, the deposit of property found in tramcars or trolley vehicles or omnibuses, and the sale thereof by the Corporation if unclaimed and the application of the proceeds of the sale; the attachment of signs or directions indicating stopping places to lamp-posts, poles, standards and other erections, the acquisition of patent rights and licences, and the attachment of brackets to buildings.

24. To enact that the provisions of the Town Police Clauses Acts, 1847 and 1889, and of the Tramways Act, 1870, with respect to the licensing of hackney carriages, omnibuses and tramcars, and the drivers and conductors thereof, and with respect to the making by a local authority of bye-laws for regulating the use of such vehicles, shall not apply to the tramcars, trolley vehicles and motor omnibuses of the Corporation, and to provide that these matters shall be dealt with by the Minister of Transport or by some other single authority.

25. To make provision for dealing with tramway, trollev vehicle and motor omnibus routes respectively, on special occasions, and to enable the Corporation to run a special service of cars, and to set apart special cars for the conveyance of passengers travelling on or using the same on any such special occasiom, and to restrict the use of the ordinary service of cars appointed from time to time by the Corporation on any route or routes of the Corporation tramways, trolley vehicles and motor orani-buses on which any such special cars may be

26. To authorize the Corporation to let out or hire out their omnibuses and also to provide and run or let out for hire charabancs to parties or individuals and to enable them to demand and take therefor such charges as they may think fit or as may be prescribed in the Bill.

27. To enable the Corporation to demand and take tolls, fares and charges for the use of special carriages, vehicles or omnibuses or any special service thereof in excess of the fares and charges authorized to be charged by the Corporation in respect of the ordinary services provided by the Corporation on the routes whereon such special carriages, vehicles or omnibuses may be run, and the Bill will or may prescribe the fares so to be charged, and will or may contain provisions enabling the Corporation to enforce by penalty or otherwise the observance of the provisions of the Bill or any bye-law made thereunder with respect to such special carriages, vehicles or omnibuses and by persons using the same.

28. To confer further powers upon the Corporation for the regulation of persons travelling in the tramears, on the tramways of the Corporation or in the trolley vehicles or omnibuses of the Corporation or waiting to enter the same, and to enable them to make bye-laws in regard thereto.

29. To empower the Corporation and any other corporation, authority, company, body or person to enter into and fulfil contracts or agreements with reference to the construction, maintenance, working, running over, user, leasing, sale or purchase of or interchange of traffic upon the tramways, trolley vehicles or omnibuses of the Corporation or the tramways, trolley vehicles or omnibuses of such other corporation, company, body or person, or both of them, and to confirm any such contract or agreement which may be entered into prior to the passing of the Bill.

Street Improvements.

30. To empower the Corporation to make and maintain the street works hereinafter mentioned in the borough of Wigan and the urban districts of Standish-with-Langtree and Ince-in-Makerfield, all in the County Palatine of Lancaster, together with all necessary and proper approaches, junctions, abutments, embankments, arches, steps, sewers, drains, culverts, works and conveniences connected therewith or incidental thereto. The street works above referred to will (except where otherwise stated) be situate in the borough, and are:—

Street Work No. 1.—A widening of Wigan-lane in the borough and Wigan-road in the urban district of Standish-with-Langtree on the north-easterly sides thereof, commencing in Wigan-lane at a point 6.85 chains or thereabouts measured in a south-easterly direction from the junction of Wigan-lane with Old-lane, and terminating in Wigan-road in the urban district of Standish-with-Langtree at a point 9.67 chains or thereabouts, measured in a northerly direction from the junction of

Wigan-lane with Elmfield-road.

Street Work No. 2.—A widening of Swinley-road on the southerly side thereof and Wigan-lane on the westerly side thereof, commencing in Swinley-road at a point 1.95 chains or thereabouts measured in a westerly direction from the junction of Wigan-lane with Swinley-road, and terminating in Wigan-lane at a point 1.55 chains or thereabouts measured in a southerly

direction from the junction of Wigan-lane with Swinley-road.

Street Work No. 3.—A widening of Scholes on the south-easterly side thereof and Warrington-lane on the south-westerly side thereof, commencing in Scholes at a point 0.75 chain or thereabouts measured in a south-westerly direction from the junction of Scholes with Warrington-lane, and terminating in Warrington-lane at a point 1.30 chains or thereabouts measured in a south-easterly direction from the junction of Scholes with Warrington-lane.

Street Work No. 4.—A widening of Amylane on the northerly side thereof, commencing at a point 3.15 chains or thereabouts measured in a westerly direction from the junction of Amylane with Warringtonlane, and terminating at a point 2.86 chains or thereabouts measured in a westerly direction from the junction of Amylane with Warrington-lane.

Street Work No. 5.—A widening of Standishgate on the westerly side thereof, commencing in Standishgate at a point 1.63 chains or thereabouts measured in a southerly direction from the junction of a public footpath called The Folly and Wiganlane, and terminating in Standishgate at a point 1.52 chains or thereabouts measured in a southerly direction from the junction of The Folly with Wigan-lane

of The Folly with Wigan-lane.

Street Work No. 6.—A widening of Wigan-lane on the westerly side thereof, commencing in Wigan-lane at a point on the southerly side of a public footpath called The Folly, and terminating at a point 1.04 chains or thereabouts measured in a southerly direction from the junction of Douglas-road with Wigan-lane.

with Wigan-lane.

Street Work No. 7.—A widening of Kingstreet on the south-westerly side thereof and of Chapel-lane on the north-westerly side thereof, commencing in King-street at a point 0.48 chain or thereabouts measured in a north-westerly direction from the junction of King-street and Chapel-lane, and terminating in Chapel-lane at a point 1.10 chains or thereabouts measured in a south-westerly direction from the junction of Chapel-lane with King-street.

Chapel-lane with King-street.

Street Work No. 8.—A widening of Darlington-street on the southerly side thereof and of Chapel-lane on the southeasterly side thereof, commencing in Darlington-street at a point 0.85 chain or thereabouts measured in an easterly direction from the junction of Darlington-street with Chapel-lane, and terminating in Chapel-lane at a point 1.00 chain or thereabouts measured in a south-westerly direction from the junction of Darlington-street with Chapel-lane.

with Chapel-lane.

Street Work No 9.—A widening of Hope-street on the north-easterly side thereof, of Marsden-street on the south-easterly side thereof, and of Mesnes-street on the south-westerly side thereof, commencing in Hope-street at a point 0.62 chain or thereabouts measured in a south-easterly direction from the junction of Hope-street and Marsden-street, and terminating in Mesnes-street at a point 0.70 chain or thereabouts measured in a south-easterly direction from the junction of Marsden-street with Mesnes-street.

Street Work No. 10.-A widening of

Crompton-street on the northerly side thereof and of Standishgate on the easterly side thereof, commencing in Crompton-street at a point 2.61 chains or thereabouts measured in an easterly direction from the junction of Crompton-street with Standishgate, and terminating in Standishgate at a point 0.84 chain or thereabouts measured in a northerly direction from the junction of Crompton-street with Standishgate.

Crompton-street with Standishgate.

Street Work No. 11.—A widening of Standishgate on the westerly side thereof and Dicconson-street on the southerly side thereof, commencing in Standishgate at a point 1.97 chains or thereabouts measured in a southerly direction from the junction of Standishgate with Dicconson-street, and terminating in Dicconson-street at a point 0.65 chain or thereabouts measured in a north-westerly direction from the junction of Standishgate with Dicconson-street.

of Standishgate with Dicconson-street.

Street Work No. 12.—A widening of Church-street on the northerly side thereof, Standishgate on the easterly side thereof and Powell-street on the southerly side thereof, commencing in Church-street at a point 0.59 chain or thereabouts measured in an easterly direction from the junction of Standishgate with Church-street, and terminating in Powell-street at a point 0.85 chain or thereabouts measured in an easterly direction from the junction of Standishgate with Powell-street.

Street Work No. 13.—A widening of Powell-street on the northerly side thereof and of Standishgate on the easterly side thereof, commencing in Powell-street at a point 0.80 chain or thereabouts measured in an easterly direction from the junction of Standishgate with Powell-street, and terminating in Standishgate at a point 1.51 chains or thereabouts measured in a northerly direction from the junction of Powell-street with Standishgate.

Street Work No. 14.—A widening of Darlington-street East on the north-westerly side thereof, commencing in Darlington-street East at a point 1.80 chains or thereabouts measured in an easterly direction from a junction of Gordon-street with Darlington-street East, and terminating at a point 1.56 chains or thereabouts measured in a southerly direction from the junction of Birkett Bank with Darlington-street East.

Street Work No. 15.—A widening of Darlington-street East on the easterly side thereof and Birkett Bank on the southerly side thereof, both in the borough, and of Manchester-road on the southerly side thereof in the urban district of Ince-in-Makerfield, commencing in Darlington-street East at a point 4.55 chains or thereabouts measured in a north-easterly direction from the junction of Gordon-street with Darlington-street East, and terminating at a point in Manchester-road 2.10 chains or thereabouts measured in an easterly direction from the junction of Darlington-street East with Birkett Bank.

Street Work No. 16.—A widening of France-street on the north-easterly side thereof and of Ormskirk-road on the north-westerly side thereof, commencing at a point in France-street 0.50 chain or thereabouts measured in a north-westerly direction from the junction of Ormskirk-road with France-

street, terminating in Ormskirk-road at a point 0.93 chain or thereabouts measured in a north-easterly direction from the junction of France-street with Ormskirk-road.

Street Work No. 17.—A widening of Ormskirk-road on the south-easterly side therof, commencing in Ormskirk-road at a point 0.73 chain or thereabouts measured in a north-easterly direction from the junction of Swift-street with Ormskirk-road and terminating in Ormskirk-road at a point 0.23 chain or thereabouts measured in a westerly direction from the junction of Trenthamstreet with Ormskirk-road.

street with Ormskirk-road.

Street Work No. 18.—A. widening of Ormskirk-road and Wallgate on the south-easterly sides thereof, commencing in Ormskirk-road at a point 0.23 chain or thereabouts measured in a north-easterly direction from the junction of Trenthamstreet with Ormskirk-road, and terminating in Wallgate at a point 2.52 chains or thereabouts measured in a north-easterly direction from the junction of Trentham-street with Ormskirk-road.

Street Work No. 19.—A widening of Ormskirk-road on the northerly side thereof, commencing in Ormskirk-road at a point 0.18 chain or thereabouts measured in an easterly direction from the junction of Pigotstreet with Ormskirk-road and terminating at a point 0.90 chain or thereabouts measured in a westerly direction from the junction of Fleet-street with Ormskirk-road

Street Work No. 20.—A widening of Ormskirk-road on the northerly side thereof, commencing in Ormskirk-road at a point 1.00 chain or thereabouts measured in an easterly direction from the junction of Fleet-street with Ormskirk-road, and terminating in Ormskirk-road at a point 2.50 chains or thereabouts measured in an easterly direction from the junction of Fleet-street with Ormskirk-road.

Street Work No. 21.—A! widening of Ormskirk-road on the northerly side thereof, commencing in Ormskirk-road at a point 2.65 chains or thereabouts measured in an easterly direction from the junction of Fleet-street with Ormskirk-road and terminating at the south-west corner of the premises known as the Pack Horse Hotel, Ormskirk-road.

Street Work No. 22.—A widening of Ormskirk-road on the southerly side thereof and White-street on the westerly side thereof, commencing in Ormskirk-road at a point 0.35 chain or thereabouts measured in an easterly direction from the junction of Parkroad with Ormskirk-road, and terminating in White-street at a point 0.82 chain or thereabouts measured in a southerly direction from the junction of Ormskirk-road with White-street.

Street Work No. 23.—A widening of White-street on the easterly side thereof, Ormskirk-road on the southerly side thereof, and Chapel-street on the north-westerly side thereof, commencing in White-street at a point 0.96 chain or thereabouts measured in a southerly direction from the junction of White-street with Ormskirk-road, and terminating in Chapel-street at a point 1.24 chains or thereabouts measured in a south

westerly direction from the junction of Ormskirk-road with Chapel-street.

General Provisions as to Tramways and Street Works.

31. To empower the Corporation to deviate laterally and vertically from the lines and levels of the works shown on the deposited

plans and sections.

32. To authorize the Corporation to break up, alter, widen, divert, stop up (either temporarily or permanently), make junctions and communications with and otherwise interfere with streets, roads, highways, footpaths, pavements, steps, areas, cellars, windows, watercourses, sewers, drains, mains, pipes, wires, telegraphs, telephones and apparatus within the borough, urban districts, and county aforesaid, for the purposes of constructing and maintaining the works or otherwise for the purposes of the Bill.

Lands.

33. To empower the Corporation, for the purposes of the works, for the purpose of providing frontage to the streets intended to be extended, widened or improved, and for other the purposes of or indicated in the Bill, to purchase or acquire or use by compulsion or agreement or to take on lease lands, houses and buildings in the borough, urban districts and county aforesaid, and to acquire by com-pulsion or agreement rights or easements in, over or connected with any lands, houses and buildings therein.

34. To authorize the Corporation to acquire by compulsion or agreement and to use for the erection of a public abattoir or slaughterhouse some or all of the following lands in the borough with all buildings, works and conveniences

thereon, namely:

A piece of land and the buildings thereon situate in the borough and bounded on the north-easterly side by Woodhouse-lane, on the north-westerly side partly by the Tram-way Depot of the Corporation and partly by Canal-street, on the south-westerly side by land belonging or reputed to belong to the Douglas Bank Colliery Company and the Lancashire and Yorkshire Railway Company or either of such companies, and on the south-easterly side by vacant land belonging or reputed to belong to the trustees of the late John George Kenyon.

35. To exempt the Corporation from the operation of section 92 of the Lands Clauses Consolidation Act, 1845 (so as to enable them to acquire parts only of certain properties), the provisions of that Act relating to superfluous lands and the restrictions upon the entry on land, and to make other amend-ments in the Lands Clauses Acts in their

application to the Bill.

36. To make special provision with regard to the amount of compensation to be paid in respect of the lands to be acquired under the Bill and the determination thereof, and that any buildings erected, alterations made or interest created after such date as may be mentioned in the Bill, shall not be taken into consideration.

37. To authorize the Corporation to sell, lease and dispose of the lands vested in them or acquired under the Bill upon and subject to such terms and conditions as they may think fit and to enlarge the powers of the Corporation relative to the acquisition, retention,

user and disposal of lands under any general or local Act.

Baths and Wash-houses.

38. To confer further powers upon the Corporation with regard to their baths and washhouses, and, amongst other things, to enact provisions with regard to the following matters:-

To empower the Corporation to establish a reserve fund in connection with their baths and wash-houses undertaking, and to make provision for the application of such fund; to increase the charges which the Corporation may demand and take for the use of their swimming and other baths and washhouses, and for the purposes aforesaid to amend the provisions of the Baths and Washhouses Act, 1878, or any other Act in its application to the Corporation and the borough; to enable the Corporation to make bye-laws for the preservation of good order and conduct in their baths, and amongst other things to refuse admittance to persons creating disturbances or guilty of disorderly conduct; to empower the Corporation to appropriate for the purposes of their baths and wash-houses undertaking any lands belonging to them and not required for the purposes for which they were acquired; to make provision for the use of the swimming baths during the winter months for meetings, entertainments and other purposes, to authorize the Corporation to allow their swimming baths to be used for the purposes of mixed bathing, and to prescribe bye-laws and regulations with reference to such user, and to make special charges therefor; to sanction the use of swimming baths for exhibitions and entertainments, and to authorize and entertainments, charges for admission to such exhibitions and entertainments, and for the purposes aforesaid or any of them to amend the provisions of the Baths and Wash-houses Acts, 1849 to 1899, or any Act amending the same or any Act relating to the Corporation or the borough in connection with the matters aforesaid.

Electricity.

39. To empower the Corporation to establish and maintain a reserve fund in connection with their electricity undertaking in addition to or in enlargement of the reserve fund authorized by section 52 of the Wigan Electric Lighting Order, 1890, and to make provision as to the application of such fund.

40. To confer further powers upon the Corporation in connection with their electricity supply undertaking and amongst other things to enact provisions with reference to the follow-

ing matters or any of them:-

Empowering the Corporation to lay down electric lines and apparatus in streets not dedicated to the public use and to apply to the laying of such lines and apparatus some or all of the provisions contained in the said Order of 1890 or the Electricity (Supply) Acts, 1882 to 1919, with or without modification; to make provision as to the maximum power which may be demanded by a consumer upon extraordinary occasions or as a stand-by supply; and as to the payment to be made for such a stand-by supply; to empower the Corporation to provide and fit up show rcoms and offices in connection with their electricity undertaking and to give demonstrations; to make further provision with regard to the supply of electricity by agreement and to empower the Corporation to discontinue supplies of electricity to consumers who use such supply contrary to the terms of any such agreement.

Gas Supply.

41. To confer further powers upon the Corporation with regard to their gas undertaking and to make further provision with regard to the supply of gas by them, amongst other things, with regard to the following matters:—

To empower the Corporation to lay down and maintain gas pipes and other apparatus in private streets and to apply thereto some or all of the provisions of the Gasworks Clauses Act, 1847, in relation to the laying down of mains, with or without modification; to make provision as to the construction and placing of pipes and fittings between the Corporation's mains and the meters through which the consumer is supplied, and to extend the powers of the Corporation with regard to the entry of premises and the removal of fittings belonging to them.

42. To alter or repeal the provisions of the Wigan Gas Act, 1861, the Wigan Improvement Act, 1874, and any Act incorporated therewith or applied thereby and any Act or Order amending those Acts respectively and prescribing the maximum price to be charged by the Corporation for gas supplied by them; to vary and increase such price and to substitute a new maximum price or new maximum prices there-

for.

- 43. To make further provision with regard to the testing of gas and amongst other things to provide for the substitution of a standard of calorific power for the existing prescribed illuminating power and to enact all necessary provisions relating to the testing of gas and the repeal or exclusion of provisions relating to illuminating power, pressure of gas and the mode of testing the same; to provide for the supply of new burners gratis to consumers suitable for burning gas of the quality prescribed under the proposed provisions as to standard and testing; for the purposes aforesaid or any of them to alter and amend the provisions of the Wigan Gas Act, 1861, the Wigan Improvement Act, 1874, and any other Act or Order relating to the gas undertaking of the Corporation or in the alternative to repeal all provisions with regard to the existing prescribed illuminating power and the price of gas and to make provision for enabling the Corporation to charge for gas supplied by them such price per hundred thousand British thermal units as may be prescribed in the Bill and for those purposes to extend and apply to the Corporation the provisions of the Gas Regulation Act,
- 1920, or some of them.

 44. To empower the Corporation to establish a fund or funds for meeting expenses arising by reason of accidents, strikes or circumstances beyond their control in connection with their gas undertaking and any expenses incurred in the replacement and removal of plant.

Water Supply.

45. To increase the rates, rents and charges which the Corporation may demand and take for a supply of water for domestic or trade or other purposes, and for such purposes to alter and amend the provisions of the Wigan Waterworks Act, 1853, and any other Act or

Order amending that Act or prescribing rates, rents and charges which may be demanded by the Corporation for a supply of water, and to enact other rates, rents and charges in place of the rates, rents and charges so altered or

repealed.

46. To make provision for the increase of prices which may be charged for the supply of water in bulk by the Corporation to the Orrell Urban District Council, and for such purposes to repeal or alter the provisions of the Pemberton Local Board Water Act, 1875, the Pemberton Local Board Water Act, 1879, the Wigan Extension Order, 1904 (confirmed by the Local Government Board's Provisional Orders Confirmation (No. 13) Act, 1904), and any other Act or Order relating to the matters aforesaid; to prescribe the price which may be demanded by the Corporation for such supply of water in bulk, or to enact provisions for determining such price.

47. To authorize the Corporation to form and maintain a reserve fund in connection with their water undertaking, and to make provision as to purposes for which moneys standing to the credit of such fund may be devoted.

48. To confer further powers upon the Corporation in connection with their water undertaking and supply of water by them, and,

amongst other things:-

To authorize the Corporation to charge an additional percentage of water rates payable by them in cases where those rates are not paid to the Corporation within such period after demand as may be prescribed; to make provision for the supply of water by the Corporation for hydraulic pressure; to empower the Corporation to lay down pipes for the supply of water in streets not dedicated to such use, and to extend and apply to such streets and to the laying of pipes therein some or all of the provisions of the Waterworks Clauses Acts with or without modification.

Parks and Buildings.

49. To confer further powers upon the Corporation in connection with their parks, recreation grounds and open spaces, and, amongst other things, to empower them to reserve portions of such parks, recreation grounds and open spaces for any particular object, and to let portions thereof to clubs, companies, bodies or persons for the purpose of recreation, the playing of games or for other purposes; to enable the Corporation to make charges in respect of the portions so set apart; to enable the Corporation to erect and maintain in their parks and recreation grounds all convenient houses, pavilions, dressing-rooms and other buildings, and to charge for the user thereof.

50. To authorize the Corporation to pay or contribute towards the payment of bands of music, choirs or arrange for the provision of concerts and entertainments, and to advertise such concerts, entertainments or performances; to sell or authorize persons to sell programmes, and to make provision for the application of revenue or payment of expenses in connection with the matters aforesaid or any of them.

51. To enact that any constable employed in the borough shall have power to enforce any bye-laws in relation to the parks, recreation grounds and open spaces of the Corporation.

Markets, Fairs and Slaughter-houses.

52. To empower the Corporation to construct an abattoir or public slaughter-house upon the

lands hereinbefore referred to, and to be ac-

quired by them for those purposes.

53. To confer further powers upon the Corporation with reference to the making of byelaws with regard to their slaughter-houses, and to enlarge the powers contained in the Public Health Act, 1875, with reference to the matters aforesaid; to require notice of intention to slaughter to be given to the Medical Officer.

54. To alter and increase the tolls, stallages, rents and sums of money which the Corporation may demand and take under the provisions of the Wigan Improvement Act, 1874, and any other statutory provisions relating to their markets, fairs and slaughter-houses, and to enable the Corporation to take in respect thereof such tolls, stallages, rents and sums of money as may be prescribed by or under the provisions of the Bill.

Housing and Industrial Development of Borough.

55. To empower the Corporation with the approval of the Ministry of Health or with such other approval as may be provided in the .Bill to purchase and acquire by agreement or compulsorily land in the borough for the development thereof and for the extension and establishment of industries therein and erect factories, buildings and works upon any land so acquired and to lay down and construct thereon and thereto railway sidings, gas, water and electric mains and cables and other works and conveniences; to empower the Corporation to utilise for the purposes aforesaid or any of them land for the time being belonging to them and not required for the purposes for which the same was acquired.

56. To extend and apply to the purposes aforesaid the provisions of the Public Health Act, 1875, the Housing, Town Planning, etc., Act, 1909, the Housing, Town Planning, etc., Act, 1919, and the Housing (Additional Powers) Act, 1919, with reference to the acquisition of lands compulsorily for the purposes

of those Acts.

57. To authorize them to sell all lands, lease or otherwise dispose of lands acquired by them for the purposes aforesaid and any buildings erected by them together with the works and conveniences connected therewith upon such terms as they may think fit or as may be defined in the Bill and to make provision for the expenses to be incurred in connection with the matters aforesaid and for the application of receipts.

58. To empower the Corporation to advertise the advantages of the borough as an industrial centre and for the establishment of industries for the erection of factories therein.

59. To confer further powers upon the Corporation relative to the promotion and extension of societies for the erection, improvement and management of houses; to enable them to assist societies by subscribing to their capital and by making or guaranteeing advances subject to such conditions as may be prescribed by the intended Act, and to empower them to lend money to persons for the erection or purchasing of dwelling-houses, factories or buildings, to buy, sell and deal in building materials, and to lay out and develop lands for building purposes, including the provision of streets and open places and the erection of buildings, and to empower the Corporation to enter upon

lands and develop the same in case of failure by persons to whom advances are made.

60. To enable the Corporation to acquire by agreement any lands in the borough for purposes which the Corporation consider would benefit the borough and the inhabitants thereof or for such purposes as may be defined in the Bill.

Streets and Buildings.

61. To make further provision with regard to streets and buildings in the borough, relating, amongst others, to the following matters:—

To enact that common back yards and back yards paved in pursuance of section 21 of the Wigan Improvement Act, 1880, and section 99 of the Wigan Corporation Act, 1889, or in pursuance of any other statutory provision, shall not be deemed to be taken over and repairable by the Corporation; to empower the Corporation to apportion expenses of making up private streets in the borough in proportion to user or upon such other basis as may be determined in the Bill and to authorize the Corporation to recover such expenses from the owners of premises whether within or without the borough and for such purposes to amend and extend the provisions of the Wigan Corporation Act, 1889, and any other Act (including the Private Street Works Act, 1892) relating to those matters; to prohibit the commence-ment of building operations before the street upon which such buildings abut has been sewered, kerbed and channelled or sufficiently made up or defined; to increase the rate of interest payable to the Corporation in respect of expenses incurred upon private street works, also on expenses for drainage or street works generally to empower the Corporation to increase the final apportionment in respect of street works by such amount per centum as may be prescribed in the Bill under circumstances to be defined therein, to enable the Corporation to control the height of buildings or fences at street corners or junctions, and to provide that before buildings shall be erected at street corners or junctions notification shall be given to the Corporation by the owner of the land upon which such buildings are to be erected; and the Corporation may prescribe the building line at such corner or junction and may purchase the land lying between such building line and the existing street; to enable the Corporation to provide and maintain street orderly bins and other receptacles for refuse and for the storage of sand, grit and other material; to provide for the apportionment of expenses of sanitary works between different owners in such proportion as shall be determined by the Corporation or by the Bill in cases where such owners benefit; to empower the Corporation to make bye-laws for securing the admission of light to buildings; to prohibit the erection of buildings to a greater height than adjoining buildings; to require the provision of sani-tary conveniences for workmen engaged on buildings; to require the provision of means of escape from buildings in case of fire; to enable the Corporation to make bye-laws with regard to the area of habitable rooms and for such purposes to amend the provisions of the Public Health Acts Amendment Act, 1890; to require the provision of adequate and proper food storage accommodation in buildings; to prevent the erection of buildings obstructing the ventilation of other buildings or calculated to make such other buildings unfit or dangerous for habitation; to make provision for preventing water flowing on footpaths within the borough; to enable the Corporation to control or prohibit the erection of temporary stands or balconies, etc., or to prescribe the conditions under which the same may be erected; and to confer further powers upon the Surveyor of the Corporation in cases where buildings are advanced in construction and he cannot ascertain whether bye-law or other requirements have been fulfilled with reference to the pulling down of such buildings or some part thereof.

Sewers and Drains.

62. To confer further powers upon the Corporation with regard to sewers and drains within the borough, and in particular to make provision for the following matters:—

To enable the Corporation to require two or more houses to be drained by a combined drain in cases where it appears to them to be convenient or desirable; to make provision with regard to the improper construction or repair of water-closets, drains or soil pipes; to enable the Corporation to require specially enlarged sewers in new streets; to make provision for the treatment of surface water and sewage, separately and for that purpose to require separate sewage sewers and surface water sewers; to make further provision with regard to the repair of private drains; to enable the Corporation to lay down drains in private streets; and to require owners of culverts to repair and cleanse and keep repaired and cleansed the same.

Rivers, Streams, etc., and Prevention of Flooding.

63. To empower the Corporation, with such approval as may be provided in the Bill, to construct in the borough such river walls and other works as may be necessary or desirable to prevent flooding therein, and to charge any expense incurred by them for or in relation to the construction of such works or the matters aforesaid upon the premises benefited thereby.

64. To make further provision with regard to rivers, streams, watercourses, ditches and culverts in the borough, and amongst other things to provide for the following:—

To enact that any watercourse in the borough which is choked up shall be deemed to be a nuisance within the meaning of the Public Health Acts; to enact that no watercourse on any building land shall be culverted or covered over except in accordance with a plan approved of by the Corporation; to require ditches and watercourses to be covered over or filled up in certain circumstances and to prescribe penalties for throwing rubbish into streams.

65. To enlarge the powers of the Corporation under the Rivers Pollution Prevention Acts, 1876 and 1893, and to confer further powers upon the Corporation to prevent the choking or silting up and the pollution of rivers and watercourses which flow through the borough or any part thereof.

Infectious Disease and Sanitary.

66. To confer further powers upon the Corporation for the prevention of infectious and

other disease within the borough, and with reference to sanitary matters and, amongst others, to enact provisions with reference to the following matters:—

To confer further powers upon the Corporation with reference to the inspection of meat to be sold for human consumption within the borough; to amend the provisions of Section 62 of the Wigan Corporation Act, 1902, so as to exempt the Corporation from obligation to pay compensation to the owner of any private slaughterhouse in the event of the notice mentioned in that section not being published; to enable the Corpora-tion to take steps for the prevention of nuisance arising from smoke; to prescribe increased penalties for the discharge of dense smoke, and for those purposes to amend the provisions of the Public Health Act, 1875; to empower the Corporation to close places of amusement and Sunday-schools for the purpose of preventing the spread of infectious disease, and to require the exclusion of children from places of public assembly under such circumstances; to impose penalties upon persons allowing children to attend schools or places of public amusement or assembly in contravention of any order of the Corporation made under the provisions of the intended Act; to make further provision with regard to filthy premises in the borough, and to enable the Corporation to proceed against occupiers of houses which are in a filthy or insanitary condition. provide for the cleansing of sinks, drains and sanitary conveniences; to enable the Corporation to require the provision of galvanised iron or enamelled iron dust-bins in lieu of ash-pits or other receptacles for refuse, and to prescribe the size of such dust-bins, and to make provision for the maintenance, repair and renewal thereof; to make provision with regard to the cleansing of children and their clothing; to enable the Corporation to inspect houses, and to provide for the cleansing of houses infested with vermin; to prohibit the sale of food by rag and bone dealers within the borough; to prescribe sanitary regulations in respect of premises used for the sale of food for human consumption; to require the provision of a proper water supply to all houses within the borough; to prohibit the storage of food for human consumption in places used as bedrooms or sleeping rooms; to enable the Corporation by their Medical Officer or otherwise to inspect the inmates of common lodging-houses when infectious disease prevails;
to define the expression "infectious disease" for the purpose of such provisions in the Bill as may be specified; to require the occupiers of buildings to furnish information to the Medical Officer with regard to cases of infectious disease. vent persons from coming into contact with the bodies of persons dying from infectious disease; to provide for the disinfection of houses and their contents in the case of tuberculosis; to empower the Corporation under such conditions as may be laid down in the Bill to remove to hospital persons suffering from tuberculosis; to prohibit the removal of persons dying from infectious disease except under such conditions as may be specified in the Bill; to make provision for the compulsory cleansing of verminous persons; to prescribe penalties for the wilful damage to drains, waterclosets and sanitary conveniences; to make provision for preventing the overcrowding of small houses; to enable the Corporation to make bye-laws for requiring the covering over of meat or other articles intended for food whilst being conveyed through streets; to extend the powers of the Veterinary Inspector of the Corporation, under Section 116 of the Public Health Act, 1875; to prohibit the use of ashbins for purposes other than the deposit of dust, ashes or house refuse.

Milk Supply.

67. To empower the Corporation to provide, purchase and supply milk, and to distribute and control and direct the delivery of milk in the borough, and for such purposes to inspect and enter all depots, and to appropriate and use the lands necessary therefor, and to buy and sell milk, to clean, cool, pastourise and bottle milk, to make and sell butter, cheese and other milk products, and to establish and maintain milk shops and dairies, and to purchase and sell dairy produce and generally to do all such acts and things as may be neces-sary or expedient in connection with the establishment and conduct of a municipal undertaking for supplying milk and milk products, and for securing the purity, cleanliness and wholesomeness of such supplies, and to make provision with reference to the application of revenue arising in respect thereof, and, if though fit, to empower the Corporation to licence dealers in and purveyors of milk within the borough.

68. To confer powers upon the Corporation with reference to the inspection of farms from which milk is supplied for consumption in the borough, and to require the conditions under which the milk is obtained in those farms to be clean and otherwise suitable, and to prohibit the sale of milk within the borough from farms where dirty conditions prevail or conditions which are unsuitable for the supply of milk

for human consumption

69. To enable the Corporation to refuse to register any persons in respect of premises for the sale of milk where conditions prevailing are unsuitable and to cancel the registration in case of premises which have become unsuitable.

70. To enable any officer of the Corporation to take samples of milk at railway stations outside the borough when such milk is consigned to a person in the borough, and to extend and apply to such officer all the powers of the sale of Food and Drugs Acts

Hackney Varriages,

71. To empower the Corporation to require motor hackney carriages to be fitted with an approved form of taxi-meter, and to authorize the Corporation to test, inspect and certify all taxi-meters or other similar apparatus used or intended to be used on hackney carriages within the borough, to empower the Corporation to require periodical examinations of all mechanically-propelled hackney carriages in the borough; to revoke the licences granted to any hackney carriage not brought for examination when required or found on examination to be unsafe or unfit for use, and to confer further powers as to making bye-laws for regulating motor hackney carriages on the Corporation.

72. To make provision for the application of

the Town Police Clauses Acts, 1847 and 1889, to public vehicles taken at a railway station in the borough.

Savings and Housing Bank.

73. To empower the Corporation to establish and maintain a Savings and Housing Bank, to authorize them to receive deposits, and to make advances and to enact all necessary provisions in regard to the matters afore-said, including the application, investment and repayment of the money deposited, and, so far as may be deemed expedient, to extend and apply to the bank some or all of the provisions contained in the Trustee Savings Bank Acts,. 1863 to 1904, the Building Societies Act, 1874, and the Municipal Savings Bank (War Loan-Investment) Act, 1916, or to re-enact those provisions with such amendments as may be indicated in the Bill and to make them applicable to the bank, and to enact or authorize the making of regulations dealing with any of the matters referred to in those Acts or in the regulations thereunder or otherwise.

Rating and Rates.

74. To make provision for the consolidation of the rates levied in the borough or in the township of Wigan (including the poor, borough and general district rates), for the collection of the rates so consolidated and for the payment of the proceeds thereof and the revenues of the Corporation (including the revenues from their several undertakings) into one fund, and to enact all necessary provisions in regard to the making, assessing, levying, collection and recovery of rates, for the rating of owners instead of occupiers in certain cases, and to repeal, alter or amend any statutory enactments relating to the matters aforesaid.

75. To enact further provisions in regard to the making and collection of all rates levied in the borough by the Corporation, the overseers of the township of Wigan or otherwise, including power to require returns and information from the owners and occupiers of property as to the names and addresses of such owners and occupiers, terms of tenancies and other matters, and for enabling the rates to be amended by the insertion of names therein.

To empower the Corporation to recover rates payable to them summarily as civil debts and to recover fees for the service of summons. and execution of distress warrants in obtaining the amount of any rate due to them or collected by their officers; to extend the provisions of the Public Health Acts so as to enable the Corporation to amend any rate made by them and tomake the assessment thereof agree with any new valuation list; to prescribe penalties upon occupiers of premises refusing to disclose the names of the owners thereof; to empower the Corporation to inspect the poor rate books and to require the overseers and assistant overseers of the townships or parishes comprised in the Borough to produce such books; to empower the Corporation to levy rates by instalments. to make further provision with regard to the rating of new buildings, the entry of the names of the occupiers thereof in the rate books of the Corporation, and the payment of rates by such occupiers.

77. To empower the Corporation to appoint such number of overseers for the township of Wigan as they may think fit or as may be pre-

scribed in the Bill, and to appoint and remove officers to assist the overseers of the said township, and to require the giving of security by any officer or officers so appointed, and to repeal, alter or amend any statutory enactments relating to the matters aforesaid or any of

78. To empower the Corporation to require valuations of property and details of such valuations to be produced to them.

Financial.

79. To authorize the Corporation to borrow or raise money for the purchase of lands and works and buildings thereon, for the construction of the tramways, the execution of the street works, the provision and equipment of trolley vehicles and omnibuses, the erection of a war memorial, and for other the purposes of the Bill, and to charge the moneys so borrowed on the borough fund, the borough rate, the district fund and general district rate and the undertakings, estates, rates, rents, revenue and other property of the Corporation or any of such securities, and to execute and grant and issue mortgages and other securities and issue Corporation stock in respect thereof; to authorize the Corporation to apply any of their funds or other moneys authorized to be raised to any of the purposes of the Bill, and to provide that moneys borrowed under the Bill shall not be reckoned in the limit of borrowing prescribed by the Public Health Act, 1875, or any other Act; and to empower the Corporation to apply the revenue from any of their undertakings to any of the purposes of those undertakings, including the provision of work-

80. To make provision for the formation, maintenance and application of sinking funds, the use of sinking funds instead of borrowing, the investment of sinking funds in statutory securities, the method of meeting any deficiency in the receipts from the undertakings of the Corporation and the charge thereof upon the funds and rates of the borough, and to make further provision in regard to the borrowing, re-borrowing and repayment of money by the

Corporation.

81. To authorize the Corporation to use one form of mortgage for all purposes for which they are for the time being authorized to borrow money, charging the loans upon all or any of the revenues, rates or property of the Corporation, and to borrow money temporarily for current expenses.

82. To provide that in the case of joint holders of any mortgage, bond or other security of the Corporation one of such holders may give a receipt for any money payable by the Corporation in respect of such holding and such receipt (subject to the provisions of the intended Act) shall be sufficient to discharge the Corporation from further liability in respect of such payment.

83. To exempt the Corporation from obligation to register transfers or assignments of any security belonging to them except upon receipt

of proper evidence of title.

84. To empower the Corporation to close their transfer books in respect of mortgages, loans or other securities for such period as may be determined in the Bill.

85. To empower the Corporation to make a scheme or schemes for equating all or any of their loans, and to prescribe the periods within

which such loans shall be paid off, and to sanction a scheme for the equation of the periods within which the several loans or some of the leans of the Corporation outstanding at the time of the passing of the Bill, or any of them, shall be paid off.

86. To empower the Corporation to apply their funds towards the payment of subscriptions or contributions to any association institution or other similar object.

Miscellaneous.

87. To make amendments in the law with regard to the conduct of offensive trades in the borough; to define the establishment of a new offensive trade; to empower the Corporation to deal with and remove offensive trades and to amend the Public Health Acts accordingly.

88. To prohibit the ejection of steam and waste gas from engines, boilers or condensers

so as to be a nuisance to the public.

89. To increase the powers of the Corporation in dealing with, and the penalties recoverable in respect of, nuisance arising from smoke and to provide for daily penalties; to extend all or any of the existing or proposed provisions relating to the nuisance arising from smoke or the mitigation or the prevention thereof (including penalties) to and in respect of any nuisance arising from the emission of grit and gritty particles from chimneys and to apply any existing provisions or any pro-visions of the intended Act in relation to the matters aforesaid to any vessel on any river, canal or water in or adjacent to the borough.

90. To enable the Corporation to make contributions out of their funds, rates, and revenue to the provision of bands of music in parks and

recreation grounds.

91. To enact that the remuneration of the coroner of the borough may, if the Corporation so desire, be paid by way of salary and not fees, and to provide for the payment of any such salary out of the borough fund or other fund, rate or revenue of the Corporation.

92. To enable the Corporation to insure their officers and servants employed by them against death or ill-health, and to provide a fund for effecting such insurance or to effect the same through or by means of any insurance company or society, and to grant gratuities to their officers and servants under such circum-

stances as may be defined in the Bill.

93. To prohibit any person from being in charge of more than one cart in the streets of the borough, and to prohibit the fastening of any cart, waggon or carriage in rear of any other cart, waggon or carriage; for the purposes aforesaid to amend the Towns Police Clauses Act, 1847, and any other Act relating to the matters aforesaid; to make provision for lost property found in the borough.

94. To require any person who breaks or

damages any public lamp or any other property of the Corporation in any street to pay compensation therefor in respect of the damage

done.

95. To provide for the erection and maintenance of fire alarms in the streets of the

96. To confer powers upon the Corporation with regard to the upkeep of graves in any cemetery or burial ground under their charge or belonging to them and to empower the Corporation to enter into agreements with regard to such upkeep.

97. To enable the Corporation to subscribe to the funds of the Liverpool and Manchester Universities.

98. To make provision for increasing the rate of interest payable to the Corporation by any person in respect of expenses incurred by the Corporation whether in connection with streets or buildings or any other purpose and whether under the provisions of Section 257 of the Public Health Act, 1875, Section 14 of the Private Street Works Act, 1892, Section 28 of the Housing, Town Planning, etc., Act, 1919, and Section 77 of the Wigan Corporation Act, 1889, or any other public or private Act prescribing a rate of interest less in amount than

such rate as may be determined by the Bill. 99. To enable the Corporation to contribute to hospitals, infirmaries, nursing associations, care committees or any other kindred institution or association; to enable them in other respects to assist such institutions or associations, and to authorize them if thought fit to make such provision as may be determined in the Bill for the provision of proper

nursing throughout the borough.

100. To enable the Corporation to establish, manage and maintain a system of insurance of corporate property from risks of fire, and to establish and maintain a fund for that purpose; to enable them further to establish an accident fund or funds for the purpose of meeting claims against the Corporation or their servants in respect of any accidents to their respective officers, servants or workmen or third parties, and to specify conditions and restrictions in respect thereof; and to empower the Corporation to apply any of their funds, rates and revenues to and for the purposes of any such funds.

101. To provide that in the event of the bankruptcy or liquidation of any consumer of gas, water or electricity supplied by the Cor-poration, any payments or charges due from such consumer to the Corporation shall be given priority over other debts, or to make such other provision as may be deemed expedient with reference to the matters aforesaid.

102. To confer powers upon the Corporation for the regulation of the holding of fairs in the borough, and to enable them to prohibit the holding of fairs on any lands in the borough which are, in their opinion, unsuitable for the purpose or otherwise objectionable; to enable the Corporation to impose conditions subject to which any fairs held in the borough may be so held.

103. To empower the Corporation to appropriate and use for the purposes of a town hall and municipal offices any lands for the time being belonging to them in lieu of or in addition to the lands specified in Section 68 of the Wigan Corporation Act, 1905, and to extend and apply to such lands all or any of the provisions of the said section and of the Muni-

cipal Corporations Act, 1882.

104. To increase the amount payable in respect of licences for hawkers and pedlars trading in the borough, and for that purpose to amend, so far as it may be deemed expedient so to do, the provisions of the Wigan Corporation Act, 1874, and the Wigan Corporation Act, 1892; to enable the Corporation to charge differential fees in the case of hawkers and pedlars who are resident in the borough and in the case of hawkers and pedlars not so resident.
105. To enable the Corporation to make

bye-laws for the regulation of hawking within the borough, and to prohibit hawking within such streets and during such hours as may be

specified in the Bill.

106. To empower the Corporation manage and carry on a farm for agricultural and dairy produce on lands acquired by them for the purpose of sewage farms, but not for the time being required for those purposes, and to enable them to sell and dispose of the produce of such farms; or to authorize the Corporation to convert any such lands as aforesaid into places of public resort for children or intoopen spaces or parks or to utilise them generally for the purposes of the Public Health Acts.

107. To enable the Corporation to charge for the attendance of their fire brigade at fires, whether within or without the borough; to authorize them to require payment to them by fire insurance companies of an annual contribution for the maintenance and upkeep of the fire brigade established by the Corporation.

108. To confer further powers upon the Ccrporation with reference to the licensing of brokers and in particular to increase the chargepayable in respect of such licences, and to enact that any licences issued may be limited to the premises specified in the licence.

109. To require persons using gas for the purposes of internal combustion engines to provide effective silencers, and to empower the Corporation to inspect and test such silencers.

110. To make provision for the suppression of the sale or exposure of obscene pictures or literature, and to prohibit the holding of obscene or indecent exhibitions or entertainments, and to make provision by way of penalty or otherwise for dealing with offences against the intended Act in this or other

111. To enact all necessary provisions for giving full effect to the purposes of the Bill or of the general or local Acts in force in the borough, including the making and confirmation of bye-laws, the imposition of penalties for breach of provisions of the Bill or of any bye-laws thereunder, or for obstructing the Cor-poration or their officers, the determination of compensation, the laying of information, the recovery, apportionment and application of penalties, damages, expenses, costs and charges the recovery of demands in the county court, the entry of premises, the authentication and service of notices, orders and other documents. the evidence of appointments, authorities and resolutions, and the mode of appeal.

112. To vary or extinguish all existing rightsand privileges which would or might in any way prevent or interfere with or delay the accomplishment of any of the objects of the intended Act and to confer other rights and privileges; and to extinguish all public and private rights of way and other rights over the lands to be acquired under the intended Act.

113. To repeal or amend or to incorporate with the Bill, with or without amendments, all or some of the provisions of the several local Acts and Provisional Orders confirmed by Acts relating to the borough following or some of

The Act 3 Geo. IV., cap. 31, entitled "An Act for Lighting with Gas the Town and Borough of Wigan, in the County Pala-tine of Lancaster "; the Wigan Waterworks Act, 1853; the Public Health Supplemental Act, 1850 (No. 2); the Local Government Supplemental Act, 1859 (No. 2); the Wigan

163

Waterworks Act, 1860; the Wigan Gas Act, 1861; the Wigan Rectory Glebe Act, 1871; the Local Government Board's Provisional Orders Confirmation Act, 1873; the Wigan Improvement Act, 1874; the Local Govern-ment Board's Provisional Orders Confirmation (Dawlish, etc.) Act, 1878; the Wigan Tramways Order, 1879; the Wigan Improve-ment Act, 1880; the Local Government Board's Provisional Orders Confirmation (No. 3) Act, 1882; the Wigan and District (Mines and Sewers) Act, 1883; the Wigan Tramways Order, 1884; the Local Government Board's Provisional Orders Confirmation (No. 5) Act, 1885; the Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1886; the Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1888; the Wigan Corporation Act, 1889; the Leeds and Liverpool Canal Act, 1891; the Local Government Board's Provisional Orders Confirmation Act, 1892; the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1892; the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1892; the Local Government Board's Provisional Orders Confirmation (No. 2) Act, 1893; the Wigan Corporation Act, 1893; the Local Government Board's Provisional Orders Confirmation (No. 4) Act, 1894; the Wigan (Housing of Working Classes) Order, 1894; the Wigan and District Tramways Order, 1895; the Local Government Board's Provisional Orders Confirmation (No. 19) Act, 1896; the Local Government Board's Provisional Orders Confirmation (No. 15) Act, 1897; the Wigan Corporation Act, 1898; the Wigan Corporation Tramways Order, 1900; the Wigan Corporation Act, 1901; the Wigan Light Railway Order, 1902; the Wigan Corporation Act, 1902; the Wigan Corporation Tramways Act, 1903; the Wigan (Extension) Order, 1904 (confirmed by the Local Government Board's Provi-sional Orders Confirmation (No. 13) Act, 1904); the Wigan Corporation Act, 1905; and all other Acts and Orders relating to the borough.

114. To incorporate and apply, with or without modification, or to render inapplicable, all or some of the provisions of the following public Acts:—The Local Government Acts, 1888 and 1894; the Public Health Acts; the Municipal Corporations Acts; the Lands Clauses Acts; the Acquisition of Land (Assessment of Compensation) Act, 1919; the Tramways Act, 1870; the Railways Clauses Consolidation Act, 1845: the Baths and Washhouses Acts; the Electricity (Supply) Acts, 1882 to 1919; the Gasworks Clauses Acts, 1847 and 1863; the Rivers Pollution Prevention Act, 1876; the Town Police Clauses Acts, 1847 and 1889; the Local Loans Act, 1875; the Arbitration Act, 1889; and all Acts amending those Acts respectively.

Plans and sections of the intended works and plans of the lands intended to be taken for the purposes of the Bill, together with a book of reference to the plans and a copy of this Notice as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the County Palatine of Lancaster, at his office at Preston, and on or before the same date a copy of so much of the said plans, sections, and book of reference as relates to each of the several

areas hereinafter mentioned, together with a copy of this Notice, will be deposited as follows:—

As relates to the Borough, with the Town Clerk, at his office in the Borough; as relates to the Urban District of Standish-with-Langtree, with the Clerk to the Standish-with-Langtree Urban District Council, at his office at Standish-with-Langtree; and as relates to the Urban District of Ince-in-Makerfield, with the Clerk to the Ince-in Makerfield Urban District Council, at his office at Ince-in-Makerfield.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1920.

WILLIAM HENRY TYRER, Town Clerk, Wigan.

SHARPE, PRITCHARD AND Co., Parliament-mansions, Orchard-street, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

WALTHAM AND CHESHUNT GAS.

(New Gasworks; Manufacture and Storage of Gas and Residual Products; Amendment of Existing and New Capital Powers; Acquisition and Sale of Lands, etc.; Rents, Rates and Charges and Alteration thereof; Alteration of Name of Company; Power to apply for Electricity Powers; Co-partnership; Superannuation Allowances, etc.; Prepayment Meters; Meetings; Quorums at Meetings; Voting; Joint Holders; Directors; Managing Directors; Auditors; Interim Dividends; Regulation as to Pipes, Meters and Fittings; Entry on Premises; Inspection and Removal of Fittings; Cutting Off and Re-connecting Supplies and Expenses thereof; Company need not Supply in Certain Cases; Pipes for Ancillary Purposes and in Non-dedicated Streets; Anti-fluctuators; Supply in Bulk; Byelaws; Penalties; Incorporation, Amendment and Repeal of Acts and Orders.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Waltham Abbey and Cheshunt Gas and Coke Company (hereinafter called "the Company") for an Act for all or some of the following and other purposes (that is to say):—

1. To authorize the Company to construct, maintain, improve, renew or discontinue gasworks and plant for manufacturing and to manufacture, store and distribute gas and residual and manufactured products and deal in such products upon the lands following in the urban district of Cheshunt, in the county of Hertford (that is to say):—

Firstly.—All that piece of land situate in and fronting on York-road, bounded on the north and east by land belonging or reputed to belong to the Company, on the south by land and premises belonging or reputed to belong to Percy John Carr, known as No. 45,

York-road aforesaid, and on the west by York-road aforesaid, and having a frontage of 140 feet or thereabouts to the said road.

Secondly.—All that piece of land situate in and fronting on York-road, bounded on the north by land belonging or reputed to belong to the personal representatives of Jacob Frost, deceased, on the east and south by land belonging or reputed to belong to the Company, and on the west by York-road aforesaid, and having a frontage of 60 feet or thereabouts to the said road.

Thirdly.—All that piece of land situate in the rear of land and premises known as Nos. 19, 21 and 23, York-road aforesaid, and bounded on the north in part by land and premises belonging or reputed to belong to J. E. Ford, known as No. 17, York-road aforesaid, and in part by land and premises belonging or reputed to belong to William Bince Randall, known as Harold Cottages, Railway-road, on the east and south by land belonging or reputed to belong to the Company, and on the west by Nos. 19, 21 and 23, York-road aforesaid.

Fourthly.—All that piece of land situate in and fronting on Railway-road, bounded on the north by land and premises belonging or reputed to belong to the personal representatives of John Dewey, deceased, in Railwayroad aforesaid, on the east and south by land belonging or reputed to belong to the Company, and on the west by Railway-road aforesaid, and having a frontage of 16 feet or thereabouts to the said road.

Fifthly.—All that piece of land, containing 8 acres or thereabouts, belonging or reputed to belong to William Bince Randall, bounded on the north by Trinity Marshlane, on the east by land and premises belonging or reputed to belong to the Great Eastern Railway Company, and on the south and west by land and premises belonging or reputed to belong to and in the occupation of Messrs. William Paul and Sons.

- 2. To empower the Company and that, notwithstanding any provisions of the Lands Clauses Acts, to purchase, take on lease, exchange, sell, let on lease, retain and hold, or otherwise deal with, or dispose of, any lands or property, or easements or interests therein, and to erect, take on lease or let dwelling houses for persons in their employ, and offices, showrooms and other buildings.
- 3. To empower the Company to raise further capital and to create and issue new shares and stock and debenture stock (redeemable or not) and to borrow further money and to attach to such shares and stock or any class or classes thereof such dividends or interest and priorities or rights as may be found desirable, to increase the borrowing powers of the Company under the Waltham Abbey and Cheshunt Gas Act, 1869, the Waltham Abbey and Cheshunt Gas Orders, 1881 and 1904, or any of them, and to define the dividend payable on any capital of the Company, and to amend any provisions in the said Act or Orders relating to dividends or rate or scale of dividends or relative rates of dividends on different classes of capital or any provisions therein relating to the creation or issue of authorized capital or borrowing by the Company, and to allow of the same being raised or borrowed on redeemable securities, and to remove any limit of dividend

on preference capital or interest on borrowed moneys prescribed by that Act or either of those Orders, and to define the minimum amounts of stock of the Company which shall be issued or held.

4. To alter the name of the Company.5. To empower the Company or their directors to make and vary profit-sharing schemes for their employees, and to make all incidental provisions including provisions as to the issue of shares or stock, and to empower the Company or their directors to pay superannuation, pension or other allowances or benefits to their officers and servants from funds of the Company.

- 6. To provide as to special purposes, reserve, and other funds, general meetings, quorums thereat and time and place thereof, voting, proxies, joint holders, directors and their proceedings, their number and increase thereof, and their qualification, disqualification, election and re-election of directors and contracts by them with the Company, managing directors, accounts and auditors, to empower the directors to fix the remuneration of the secretary and auditors, and to provide for interim dividends, closing of registers and transfer books, and notices to and by the Company.
- 7. To make further provisions as to the construction and placing of pipes and fittings, and bye-laws relating thereto, prepayment meters, hire of fittings and charges in respect thereof, exemption of the same from seizure, and charges for gas supplied, as to discounts, different charges in certain cases, entry on premises, removal of fittings, to relieve the Company from penalties in certain cases, to provide as to cutting off and reconnecting supplies and expense thereof, laying pipes for ancillary purposes, and pipes in non-dedicated streets, and breaking up streets therefor, anti-fluctuators, giving and taking supplies in bulk, and to relieve the Company from supplying and to prescribe terms of supply in certain
- 8. To authorize the Company to apply for powers to supply electricity and to apply their funds in and to obtain further capital powers by such applications and to apply their funds in the exercise of powers granted thereunder.
- 9. To vary and extinguish all rights and privileges which would interfere with the objects of the intended Act and to confer other rights and privileges.
- 10. To incorporate and apply with or without modification or to render inapplicable to the Company some or all of the provisions of the Gas Works Clauses Acts, 1847 and 1871, the Companies Clauses Acts, 1845 and 1889, and to repeal, alter or amend all or any of the provisions of any of the hereinbefore mentioned Acts or Orders.

Printed copies of the intended Act will on or before the 17th day of December next be deposited in the Private Bill Office of the House of Commons.

Dated this 18th day of November, 1920.

DUFFIELD, BRUTY AND Co., Broad Street-avenue, E.C., Solicitors.

SHERWOOD AND Co., 22, Abingdon-street, Westminster, Parliamentary Agents.

In Parliament.—Session 1921.

FALMOUTH DOCKS.

(Power to Repair, build, salve, etc., Vessels, and carry on Engineering Businesses and Provisions with reference thereto; Change of Name; Pipes, Works, etc., for conveying, Shipping, etc., and Supply, etc., of China Clay, Oil, Coal, etc., and Agreements with reference thereto; Hotels, etc.; Warehouses, Transit Sheds; Deposit Certificates, Delivery Warrants; Sale and Detention of Goods, etc.; Exemption from Liability for Damage; Acquisition, Sale, etc., of Lands, etc.; Increase of and Additional tolls. rates, etc.; Application of Funds; Additional Capital; Incorporation, Amendment Acts, etc.)

PPLICATION is intended to made to Parliament in the ensuing Session by or on behalf of the Falmouth Docks Company (hereinafter called "the Company '') for leave to bring in a Bill for all or some of the following purposes:

1. To extend and enlarge the objects and powers of the Company, and particularly, but not exclusively, to authorize the Company to carry on the businesses of repairing, building, fitting-up, salving and breaking-up ships and other vessels, and foundries and other engineer. ing businesses, and any business ancillary or incidental to or convenient to be carried on in connection with the aforesaid businesses or the Company's undertaking, and to repair, refit, salve, break-up, build, construct and equip vessels and the machinery, furniture, tackle, fittings and materials of vessels, and provide, manage and conduct foundries and engineering works, and to purchase, provide, manufacture, hire and use plant, machinery, or apparatus for or in connection with the aforesaid purposes, or any of them, and purchase or take on lease the whole or any part of any such business or works on or near to the Company's dock estate; and to sell, hire, or otherwise dispose of and use any such businesses, works, vessels, machinery, furniture, tackle, fittings, materials, plant and apparatus as aforesaid, and to do all or any of the aforesaid matters and things, either by themselves or jointly with any authority, company, or person.

2. To change the name of the Company.

3. To empower the Company to lay, construct, erect, maintain, let, hire, sell or use in, on or through their dock estate, pipes, hoists, works, apparatus and things for conveying, shipping, unshipping, loading or discharging of, and to supply, sell, ship, unship, load or discharge china clay, china stone, oil, coal, and other minerals or things, and to enter into and carry into effect agreements with any association, body or person for or in relation to the

matters aforesaid.

4. To authorize the Company to acquire, erect, provide, lease and maintain on or near to their dock estate, and to furnish, stock, equip, manage, conduct, or lease and dispose of hotels, refreshment rooms, bars and like accommodation, and to employ managers and servants in connection therewith.

5. To authorize the Company to provide, maintain and regulate warehouses, whether bonded or free, and transit sheds for the deposit and reception of dutiable goods, and to undertake the warehousing of goods, and to 035

act as warehousemen, wharfingers, and storekeepers, and to sell or detain any such goods and things in certain events, to issue negotiable certificates of deposit and warrants for delivery in respect of any goods de-posited in such warehouses or transit posited in such warehouses or transit sheds or other premises of the Company, and to make all necessary or convenient provision with reference to such warehouses and transit sheds and the landing and deposit of goods and things therein and the sale or detention of any such goods, and the issuing of,. dealing with, effect and validity of such certificates and warrants.

6. To exempt the Company from any liability for or with respect to any damage to vessels, animals, or goods, or other property arising through fire, theft, not, or other cause

or accident whatsoever.

7. To authorize the Company to acquire, lease, sell, and dispose of lands, buildings, tenements and hereditaments and easements or rights in, over or under the same, and to confer upon the Company any powers commonly conferred on harbour and dock undertakers and not hereinbefore referred to.

8. To increase or otherwise alter any tolls, rents, rates, duties, or other charges leviable by the Company, and to authorize them to make new or additional tolls, rates, rents, duties, charges, and to confer, vary, or extinguish exemptions from any existing, increased, altered or new tolls, rates, rents, duties, and

charges.

- 9. To empower the Company to apply their corporate funds and revenues to all or any of the objects or purposes of the Bill whether capital revenue or otherwise, and for those purposes and the general purposes of their undertaking to raise additional capital by the issue of shares, stock, or debenture stock, redeemable or otherwise, and by borrowing on mortgage and to attach to any such shares, stock, debenture stock or mortgages any guarantee preference or priority of dividend, or interest, or principal, or other advantages or rights, and to repeal or amend all or any restrictions on the issue of capital by the Company contained in the Falmouth Docks Act ī919.
- 10. To incorporate with the Bill, and to apply to the Company and their undertaking with or without amendment, or to exempt the Company from all or some of the provisions of the Companies' Clauses Acts, and the Harbours, Docks and Piers Clauses Act, 1847.
- 11. To vary or extinguish all or any rights and privileges which would be inconsistent or interfere with any objects of the Bill, and to confer other rights and privileges, and to alter, amend, or repeal all or any of the provisions of the Falmouth Docks Act, 1874, and any other Act relating to the Company or their undertaking.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons, on or before 17th day of December next.

Dated this 18th day of November, 1920.

KIMBER BULL, HOWLAND, CLAPPÉ AND Co., 6, Old Jewry. London, E.C. 2, Solicitors for the Bill.

REES AND FRERES, 5, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

RHYMNEY VALLEY WATER BOARD.

(Incorporation of Water Board and Provisions with reference thereto; Transfer to Board of Water Undertakings of Rhymney and Aber Valleys Gas and Water Company and of Urban District Councils of Caerphilly, Gelligaer, Rhymney, Bedwellty, and Bedwas and Machen; Terms and Conditions of Transfer; Determination and Application of Compensation; Provisions as to Existing Shares, Debenture Stock and Mortgages of Company; Reduction, &c., of Capital and Alteration of Constitution of the Company; Limits of Supply; Maintenance of Works; New Works; Taking of Waters; Provisions as to Compensation Water to River Rhymney; Acquisition of and Powers as to Lands and Easements; Modifications of Lands Clauses Acts: Protection of Waterworks and Water Supplies; Discharge Pipes, Telephones, &c.; Communication Pipes, &c.; Stopping-up, Breaking-up of Roads, &c.; Powers to Con-sumers; Discharge of Water; Terms and Conditions as to Supply of Water; Bulk Supply; Meters, Fittings, &c.; Prevention of Waste, &c.; Entry on Consumers' Premises; Rates and Charges; Borrowing of Money; Application of Revenues; Appor-tionment and Recovery of Deficiency; Reserve and other Funds; Bye-laws; Powers under Public Health and other Acts; Agreements; Costs of Acts; Repeal, Amendment, Extension and Incorporation of Acts; Cancellation, Amendment, Extension and Confirmation of Agreements, &c.)

PPLICATION is intended to be made to Parliament in the ensuing Session for an Act (in this Notice referred to as "the intended Act") for all or some of the following

purposes and objects:-

- 1. To constitute and incorporate a Joint Water Board (hereinafter called "the Board consisting of representatives of or appointed by all or some of the following authorities, viz. the Caerphilly Urban District Council, the Gelligaer Urban District Council, the Rhymney Urban District Council, the Bedwellty Urban District Council, the Mynyddislwyn Urban District Council, the Bedwas and Machen Urban District Council, and the Llandaff and Dinas Powis Rural District Council (who are hereinafter respectively referred to as "the Caerphilly Council," "the Gelligaer Council," "the Rhymney Council," the Bedwellty Council," "the Mynyddislwyn Council," "the Bedwas Council" and "the Llandarf" Council" and collectively as "the constituent authorities"), with power to acquire all or some of the undertakings or waterworks hereinafter mentioned, or such part or parts thereof as may be defined by the intended Act, and for the purpose of constructing the works hereinafter described and of supplying water within the limits of supply hereinafter defined, and for other purposes to be defined or prescribed by the intended Act, and to confer upon the Board all such powers and privileges as may be necessary or expedient for the purposes of the intended Act.
- 2. To define the constitution of the Board and to make provision for the election, appointment, retirement, rotation and qualification of the members of the Board for the meetNo 32139.

- ings, proceedings and generally the administration of the business of the Board, and to provide for the alteration from time to time of the number of members of the Board and the number of representatives of each of the constituent authorities.
- 3. To make provision with regard to the terms and conditions upon which any local authority not joining in the promotion of the intended Act or not represented on the Board may be enabled to become a member thereof.
- 4. To transfer or provide for the transfer to and vesting in the Board of the undertaking, works, property, assets, rights, powers, authorities and privileges of the Rhymney and Aber Valleys Gas and Water Company (in this Notice called "the Company") so far as they relate to the supply of water (hereinafter referred to as "the Company's water undertaking") on such terms and conditions as may be agreed or prescribed by or determined under the provisions of the intended Act, and either subject to or freed from some or all of the obligations, liabilities, charges and debts affecting the same.
- 5. To define or provide for the determina-tion of which or what part of the works, property, assets, rights, powers, authorities and privileges of or enjoyed or exercisable by the Company shall be deemed part of their water undertaking or be transferred to and vested in the Board, and to make special provision as to the method of determining and the conditions affecting the determination, and the form of, the consideration for the transfer of the Company's water undertaking and otherwise with reference to such transfer and vesting, and if thought fit to prescribe that such of the powers, rights and advantages of the Company as may be specified in the intended Act shall not be deemed to enhance the value of their water undertaking or be the subject of compensation.
- 6. To relieve the Company from all or some of the liabilities and obligations, and to repeal, cancel and extinguish all or some of the rights and powers of the Company with respect to the supply of water or to transfer to and vest in the Board all or any such rights and powers with or without modification; to repeal wholly or in part so much of any Act relating to the Company as affects the Company's water undertaking, or if thought fit, to extend and make applicable to the Board any portion of the said Acts with or without modification, and to make all such other amendments of those Acts as may be consequential on the matters aforesaid.
- consequential on the matters aforesaid.

 7. To cancel or annul the whole or so much as relates to or affects the water undertaking of and the supply of water by the Company of the several agreements scheduled to and confirmed by the Rhymney and Aber Valleys Gas and Water Act, 1898 (hereinafter referred to as the Act of 1898), and, if thought expedient, of any other agreement to which the Company or their predecessors are a party, or to extend to and make binding against or in favour of the Board with or without modification the whole or any part of all or any such agreements as aforesaid, including any agreement for the supply of water by the Company to any of the constituent authorities for use within or outside the intended limits defined in paragraph 11 hereof (hereinafter referred to as "the Board's limits of supply"), and also any

agreement between the Mayor, aldermen and burgesses of the county borough of Merthyr Tydfil (hereinafter referred to as "the Corporation") and the Company with reference to the supply of water by the Corporation to

the Company.

8. To make provision with reference to the apportionment and division of the property, debts and liabilities of the Company, the fixing and separation of the capital raised for water and gas purposes respectively, and of the water and gas assets and liabilities respectively, the discharge, redemption or continuance of and the security for any mortgages, debenture stock or other liabilities of the Company, and the application, apportionment and distribution amongst shareholders and others of any moneys payable or stock or other securities issuable to the Company under the intended Act; to reduce or provide for the reduction of the share and loan capital of the Company or of any particular class or classes of such capital, or to cancel and extinguish any part or parts of such capital, in such manner and upon and subject to such terms and conditions as may be prescribed by or determined under the intended Act, and to reduce, define, reorganise and regulate the capital and borrowing powers of the Company, and to make all such other provisions as may be necessary or desirable for adapting the constitution and financial position of the Company to the altered circumstances arising under the intended Act.

9. To transfer or provide for the transfer to and vesting in the Board of the re-spective water undertakings and works, property, assets, rights, powers, authorities and privileges relating to the supply of water, within the Board's limits of supply, of the Bedwellty Council, the Caerphilly Council, the Rhymney Council, the Gelligaer Council and the Bedwas Council, or some part or parts thereof respec-tively, upon and subject to such terms, conditions and stipulations as may be agreed upon or as may be prescribed by or determined under the intended Act, and whether with or without payment therefor, and to transfer to and impose upon the Board all or some of the rights, powers, privileges, liabilities and obligations of such authorities in relation to their said water undertakings.

10. To repeal wholly or in part so much of the Bedwellty Urban District Council Act, 1912, and of the Bedwas and Machen Urban District Council Act, 1917, as respectively relate to or affect the water undertaking of or the supply of water by the Bedwellty Council and the Bedwas Council respectively within the Board's limits of supply, and the powers of the said Councils of supplying water within such limits, and to enact all such amendments of the said Acts and other provisions as may be necessary or convenient in connection with or incidental to such repeal, and to cancel or annul in whole or in part all or any agreement for the supply of water by any one of the constituent authorities to any other of them.

11. To authorize and empower the Board to supply and distribute water for all purposes to and within the following limits:

In the administrative county of Glamorgan, the whole of the urban district of Gelligaer, the whole of the urban district of Caerphilly, except the Taffs Well Ward, and so much of the hamlet of Van, in the rural district of Llandaff and Dinas Powis, as is situate within the watershed of the River Rhymney.

In the administrative county of Monmouth, the whole of the urban district of Rhymney, so much of the urban districts of Bedwellty and of Bedwas and Machen as is situate within the watershed of the River Rhymney, and so much of the urban district of Mynyddislwyn as lies to the west of the eastern side of the road leading from Bryn to Saint Sannans Church, Bedwellty.

12. To empower the Board to carry on the respective water undertakings, and to maintain, repair, renew, alter, enlarge, extend and use or discontinue the reservoirs and other waterworks and plant to be transferred to them

under the intended Act.

13. To empower the Board to make, in the urban district of Gelligaer, in the county of Glamorgan, and to maintain, alter, enlarge, extend and use the following works:—

Work No. 1.—An aqueduct, conduit or line or lines of pipes, commencing by a junction with the aqueduct (Work No. 7) authorized by the Merthyr Tydfil Corporation Water Act, 1911, in the public road leading from Trelewis to Nelson at a point 60 yards or thereabouts north-west of the westernmost corner of the Ffaldcaiach Inn, and terminating in the intended reservoir hereinafter described.

Work No. 2.—A reservoir, situate in Close No. 2520 on the $\frac{1}{2500}$ Scale, Ordnance Survey, 1920 Edition.

and, in addition, all such other buildings, machinery, works and apparatus of whatever character as may be necessary or convenient in connection therewith, and to deviate from the lines and levels of the intended works as shown on the plans and sections hereinafter men-

14. To authorize the Board to collect, impound, take, use, divert and appropriate the springs, streams and waters hereinafter mentioned (that is to say):

(i.) All streams, springs and waters, which can or may be collected, impounded, taken, used, diverted or appropriated by the Company, including the waters of the following river, streams and springs:—

(a) The River Rhymney and the Pit-

wellt Brook.

(b) The Cwm-ceffyl Brook.(c) The streams and springs called Ysgwyddgwyn and Deri Springs, in the parish of Gelligaer.

(d) The brook on the property numbered on the said Ordnance Survey 943, in the

parish of Llanfabon.

(e) The spring near Senghenydd, situate in the field numbered on the said Ordnance Survey 395, in the parish of Eglwysilan.

(f) The spring at Nantycalch Farm, situate in the field numbered on the said Ordnance Survey 1647, in the parish of Eglwysilan

(g) The spring at Pen Capel Farm, situate in the field numbered on the said Ordnance Survey 1622, in the parish of Eglwysilan.

(h) The waters of Nant-y-bwch, in the

parish of Bedwas.

(ii.) All springs and waters which can or may be collected, impounded, taken, used,

diverted or appropriated by the Bedwellty Council, the Caerphilly Council, the Rhymney Council, and the Bedwas Council.

15. To make provision with reference to the compensation water in respect of the taking, impounding or diverting of the waters of the River Rhymney and the Pitwellt Brook and their tributaries, and to relieve and free the Board from all or some of the restrictions or conditions imposed upon or affecting the rights and powers of the Company to take the waters of such river and brook, and to repeal section 62 of the Act of 1898, and enact other provisions in lieu thereof. Water will or may under the intended Act be directly or indirectly abstracted or diverted from the River Rhymney, the Pitwellt Brook, and the feeder from the River Rhymney to the Bute Town Reservoir of the Rhymney Iron Company Limited.

16. To empower the Board to purchase by compulsion or agreement the lands in the county of Glamorgan hereinafter mentioned, or any estates, rights or interests therein respectively which are not vested in the Com-

pany, that is to say:—

(a) Lands at Abertridwr, in the urban district of Caerphilly, being the site of the Cwm-Ceffyl Reservoir of the Rhymney

Company.

(b) Lands on the Pitwellt Brook, in the urban district of Gelligaer, being the site of the Reservoir purchased by the Rhymney Company from the Rhymney Iron Com-

pany Limited,

and also to acquire by compulsion or agreement lands, tenements, hereditaments, and other property (including parts only of buildings and works), and easements, wayleaves and rights in, under or over lands and other property in the urban district of Gelligaer for the purposes of the new works and other purposes of the intended Act, and to acquire or take on lease lands and other property, easements, wayleaves and rights within the said districts and elsewhere for the general purposes of their undertaking, including the purpose of protecting any of their water or waterworks against pollution, nuisance or injury.

17. To enable the Board on any lands acquired by or belonging or leased to them to exercise and do all or some of the several works, matters and things which are mentioned or referred to in section 12 of the Waterworks Clauses Act, 1847, and to erect, maintain and

let houses, offices and other buildings.

18. To enact special provisions for determining the purchase money and compensation payable in respect of lands and property acquired under or for any of the purposes of the intended Act and amongst other things:-For limiting the amount of purchase money or compensation in the case of recent buildings or alterations, or recently created interests therein, and as to the payment of costs by persons failing to send in sufficient particulars of their claims.

19. To make provision for protecting the waterworks and water supply of the Board and for securing the purity of the waters which they are or may be authorized to take, and to empower the Board for those purposes to prescribe the construction, maintenance and use of proper drains, sewers, watercourses and other works, to construct any such works in and upon any lands upon or from which any such water: arise or flow, to provide for the prevention of nuisances, to prohibit the washing of sheep, to

enter into agreements with owners, lessees and occupiers with reference to any of the matters aforesaid, and to exercise all or any of the powers of a local authority under the Public Health Acts and the Rivers Pollution Prevention Act, 1876

20. To enable the Board on the one hand, and any authority, water board, company or person on the other hand, to enter into and carry into effect agreements for the supply of water in bulk for any purpose by or to the Board, to or by any such authority, water hoard, company or person, and whether within or beyond the Board's limits of supply, and to confer all necessary powers in that behalf on any such authority, board, company or person, and to enable them to raise or apply any necessary rates or funds for the purposes of any

such agreement.

To exempt the Board from the provisions of the Lands Clauses Acts with respect to the sale of superfluous lands, or to vary those provisions, and to empower the Board to hold, and from time to time to sell, lease, exchange or otherwise dispose of any lands or property for the time being belonging to or vested in them, or any interest in, or reversion to, any such lands or property upon such terms, pecuniary or otherwise, or conditions or restrictions, as the Board may think fit or the intended Act

may prescribe.

22. To empower the Board to lay down, maintain, alter or renew aqueducts, conduits, mains, pipes, culverts, telegraph and telephone conductors, wires, posts and other works for or in connection with any purposes of their under-taking in, through, along, under, across or over streets, roads, footpaths, highways, bridges, rivers, streams, canals, railways and tramways both within and without the Board's limits of supply, and to extend to such works all or any of the provisions of the Waterworks Clauses Acts, 1847 and 1863, and of the Public Health Act, 1875, and to empower the Board to break up, cross, alter, stop up, close for traffic, remove or otherwise interfere with, either permanently or temporarily, all public and private roads, highways, streets, footpaths, or places, pipes, sewers, drains, rivers, streams, canals, watercourses, bridges, tramways, tramroads, railways and apparatus which it may be necessary to interfere with for the purposes of the intended Act, and to discharge water from any of their works into any river, stream, watercourse, sewer or drain.

23. To make provision with respect to, the terms and conditions upon which and the pressure at which water is to be supplied; the exemption from obligations to supply in certain cases; the supply to certain classes of buildings and premises; the laying, repairing and maintaining of communication pipes and common pipes, and whether by agreement with owners or occupiers or otherwise and whether in public or private premises, and the recovery of the cost thereof from owners or occupiers; the breaking open of streets and other property by persons liable to maintain pipes and apparatus; the prevention and detection of waste; the nature, strength, materials and mode of arrangement of pipes, fittings and apparatus, the fixing and inspection thereof, and the prohibition of improper fittings; the supply of water by measure; the entry into consumer's premises; the sale, supply, letting, fixing and repairing by the Board of meters and fittings, and the exemption thereof from distress; in-

jury to meters, &c.; the connecting and disconnecting of meters, the notices to be given by the Board and consumers; the imposition and

recovery of penalties and demands.

24. To empower the Board to make, demand, take and recover rates, rents and charges in respect of the supply of water, meters and fittings; to alter existing rates, rents and charges now levied or leviable by the Company or any of the constituent authorities, to grant exemptions from and to compound with owners and occupiers for the payment of such rates, rents and charges and to allow discounts, and to provide that any such rates, rents and charges shall be payable and may be collected at such periods, whether in advance or otherwise and in such manner and from such persons as the intended Act may prescribe.

25. To enable the Board to make and enforce bye-laws, rules, regulations and scales of charges in relation to all or any of the purposes of the intended Act and to impose penalties for the breach thereof, and to provide for the continuance with or without modification or the repeal of the existing bye-laws, rules, regulations and scales of charges of the Company and

of any of the constituent authorities.

26. To authorize the Board to borrow money for the purposes of the intended Act upon the security of their undertaking or the revenue thereof and upon all rates, moneys, revenues and property of the Board and the contributions liable to be made by the constituent authorities as hereinafter mentioned, and to grant, create and issue mortgages, de-benture stock, annuities, and other secu-rities chargeable or secured upon the undertaking, revenues, rates, property and contributions aforesaid or some part or parts thereof, and to create and issue stock in the manner provided by Part V. of the Public Health Acts Amendment Act, 1890, or with some modification thereof, and to provide that any securities to be issued by the Board shall be securities in which trustees may invest.

27. To make provision in regard to the repayments of moneys to be borrowed for the purposes of the intended Act and the postponement thereof, and the formation, application and suspension of sinking funds and con-

tingency, reserve and other funds.

28. To provide for the application of the revenues and profits arising from the undertaking of the Board, and, if thought expedient, the apportionment of the profits or some part thereof to and between the constituent authorities, and for meeting any deficiency in the net revenue of the Board, and for the apportionment, contribution and payment of the deficiency between and by the constituent authorities or any of them, and to define the rate or rates or other sources out of which such deficiency shall be payable, and to provide for the recovery thereof and to empower the Board or any officer of the Board to impose, levy and collect rates within the districts of the constituent authorities.

29. To provide that the respective parts of the respective urban districts of Caerphilly. Bedwellty, Mynyddislwyn and Bedwas and Machen, and of the rural district of Llandaff and Dinas Powis which are within the Board's limits of supply, and of the district of any other constituent authority which may be named in the intended Act, shall be created separate parts of such respective districts for any of the purposes of the intended Act, and

shall be separately assessed for any contributions to be made by the Councils of such districts under the intended Act, and that any moneys payable or receivable by such respective Councils shall be charged upon and credited to such respective assessments.

30. To confer upon the Board all powers commonly conferred on water undertakers and not hereinbefore referred to, and to enspower them to promote and oppose Provisional Orders and Bills in Parliament, and to extend and apply to the Board with or without modifications all or some of the provisions of the Public Health Acts relating to the construction of waterworks, the supply of water, the purchase of land, the repeal, alteration, or amendment of Acts, the borrowing of money and the

granting of Provisional Orders.

31. To authorize and empower the Board on the one hand and any other authority, com-pany or person named or specified in the intended Act on the other hand to make, enter into and execute contracts, agreements and other arrangements in relation to any of the subject matters of the intended Act and to sanction, confirm and provide for the carrying-out and execution of all or any contracts or agreements which have been or may be entered into before the passing of the intended Act by or on behalf of the Board and any authority, company or person.

32. To provide for the settlement of any question which may arise between the Board and the constituent authorities or between any of the constituent authorities, and to make provision for any matters which may be ancillary to or consequential on all or any of the purposes of the intended Act or which may be necessary or expedient for those purposes.

33. To define and fix or to provide for the determination of a date or different dates on or as from which all or any of the provisions of the intended Act shall come into force.

34. To make provision for the payment by the constituent authorities or some of them or otherwise as the intended Act may prescribe of the costs of and incident to the passing of the intended Act and otherwise in relation thereto and for carrying its powers into execution, and to empower the constituent authorities to pay any sums which they may be required to contribute to such payments out of such funds, rates or revenues or such separate part or parts thereof and otherwise in such manner as the intended Act may prescribe, and for such purposes or any of the purposes of the intended Act, or for the purpose of opposing any Bill which would interfere with the purposes of the intended Act, or be injurious to the in-terests of the Board or the constituent authorities or any of them, to borrow money on the security of such funds, rates or revenues or separate parts thereof, and, if thought fit, to empower the Board to repay any such costs as aforesaid.

35. To vary or extinguish all or any rights or privileges inconsistent with or which would interfere with any of the objects or purposes or provisions of the intended Act, and to confer other rights and privileges, and to amend or repeal all or some of the provisions of the Act of 1898, and any other Act or Order relating to the Company, the Merthyr Tydfil Water Act, 1858, and any other Act or Order relating to the Corporation or their water undertaking, and any Act or Order relating to any of the constituent authorities.

36. To incorporate with the intended Act and apply to any of the purposes or objects of the intended Act and to the Board, and whether with or without modification, all or some of the provisions of the Lands Clauses Acts, the Commissioners Clauses Act, 1847, the Waterworks Clauses Acts, 1847 and 1863, the Railways Clauses Consolidation Act, 1845, the Public Health Acts, the Local Loans Act, 1875, the Local Government Act, 1888, the Local Government Act, 1894, and all other Acts amending the said Acts respectively, and the intended Act will or may exempt the Board from all or some of the provisions of those Acts or any of them.

Plans and sections showing the lines, situations and levels of the intended works, and plans showing the lands and property intended to be compulsorily taken or used under the powers of the intended Act, with a book of reference to such plans containing the names of the owners and lessees or reputed owners or lessees, and of the occupiers of such lands, together with a copy of the Gazette Notice, will, on or before the 30th November, be deposited for public inspection with the Clerk of the Peace for the county of Glamorgan, at his Office at Cardiff, and on or before the same date a copy of so much of the said plans, sections and book of reference as relates to the respective urban districts of Gelligaer and Caerphilly, together with a copy of the Gazette Notice, will respectively be deposited for public inspection with the Clerk to the Gelligaer Urban District Council at his office at Hengoed, and with the Clerk to the Caerphilly Urban District Council at his office at Caerphilly.

Printed copies of the Bill will be deposited in the Private Bill Office, House of Commons, on or before the 17th December.

Dated the 17th day of November, 1920.

SPICKETT AND SONS, Caerphilly, Solicitors for the Bill.

REES AND FRERES, 5, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

033

WANDSWORTH, WIMBLEDON AND EPSOM DISTRICT GAS.

(Transfer to Wandsworth, Wimbledon and Epsom District Gas Company of Undertaking of Sutton Gas Company and Dissolution of that Company; Financial and other Provisions Incidental thereto; Extension to the Enlarged Undertaking of Existing Provisions Relating to either Company; Extension of Limits of Supply of Wandsworth Company to Include Area of Supply of Sutton Company; Provisions as to Calorific Power, Illuminating Power and Pressure of Gas; New Standard Price and Method of Charging for Gas in Area of Supply of Sutton Company; Differential Charges for Gas; Amendment, Alteration or Repeal of Proviso to Section 55 of Wandsworth, Wimbledon and Epsom District Gas Act, 1912, in Regard to Actual Prices to be Charged for Gas throughout Limits of Supply of Wandsworth Company and New Provisions in Lieu thereof; New Lands for Manufacture and Storage of Gas and Conversion of Residual

Products at Epsom; Application of Funds; Additional Capital; Increase of Borrowing Powers in Respect of Existing and Additional Capital; Repeal of Powers of Wandsworth Company in Regard to Unissued Ordinary Stock and Creation and Issue of New Stock at Higher Standard Rate of Dividend; Incorporation and Amendment of Acts; General and Incidental Provisions.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Wandsworth, Wimbledon and Epsom District Gas Company (hereinafter called "the Wandsworth Company") for leave to introduce a Bill for the following or some of the following among other

purposes (that is to say):—
To transfer to, vest in and amalgamate with or to provide for and authorize the transfer to, vesting in and amalgamation with the Wandsworth Company of the undertaking (including all property rights and powers) of the Sutton Gas Company (hereinafter referred to as "the Sutton Company") or to authorize the Wandsworth Company to acquire and to provide for the sale and transfer to the Wandsworth Company of the said undertaking upon and subject to such terms and conditions and subject to such provisions with regard to the liabilities and obligations of the said Companies respectively or either of them as may be or may have been agreed between the Wandsworth Company and the Sutton Company or as may be prescribed by the Bill.

To prescribe the consideration (whether in stock or other securities of the Wandsworth Company or in cash or partly in such stock or securities and partly in cash or otherwise) to be paid by the Wandsworth Company to the Sutton Company or to the holders of the stock or other securities of that Company for or in respect of any such transfer, vesting and amalgamation or sale and transfer as aforesaid and to make provisions for and with respect to the allocation of such consideration among such holders as aforesaid, and, if thought fit, to provide for the issue to and vesting in such holders of stock or securities of the Wandsworth Company, and to require such holders to accept such last-mentioned stock or securities together with any sum payable under the provisions of the intended Act in cash in substitution either wholly or in part for the stock or securities of the Sutton Company held by them.

To make provision with respect to the holders of debentures, debenture stock, mortgages or other charges of the Sutton Company and, if thought fit, to constitute such debentures, debenture stock, mortgages or other charges a charge upon the enlarged undertaking of the Wandsworth Company ranking either pari passu with all or any of the existing debentures, debenture stock, mortgages or charges of the Wandsworth Company or in such other order as the Bill may prescribe or to provide for and authorize the redemption, discharge or payment off of such debentures, debenture stock, mortgages or other charges by the issue or grant of debentures, debenture stock or mortgages of the Wandsworth Company or by the payment of such pecuniary consideration as may be specified or provided for in the Bill or partly in one of those modes and partly in the other.

To cancel or provide for the cancellation of all or any of the existing stock or share capital of the Sutton Company and all or any of the existing debentures, debenture stock, mortgages or other charges of that Company, and to provide for and require the delivery up to the Wandsworth Company of certificates for debentures, mortgages and other securities of the Sutton Company.

To make provisions as to the payment by the Wandsworth Company of interest or dividends on the debenture stock or stocks of the Sutton Company in respect of the half-year immediately preceding the date of transfer of the undertaking of the last-mentioned Company.

To authorize trustees, executors and other persons acting in a fiduciary capacity to accept and nold debentures, debenture stock, stock and other securities of the Wandsworth Company issued to them under the provisions of the intended Act, and to accept any sum payable as aforesaid in cash in substitution for mortgages, dehentures, debenture stock, stock or securities of the Sutton Company, or to continue to hold such mortgages, debentures or debenture stock as a charge on the enlarged undertaking of the Wandsworth Company (as the case may be), and to provide that all re-ferences in deeds, wills, settlements or other documents or instruments to mortgages, debentures, debenture stock, stock or securities of the Sutton Company shall be construed as references to debentures, debenture stock, stock or securities of the Wandsworth Company, together with any sum payable in cash as aforesaid or to mortgages, debentures or debenture stock constituting a charge on the enlarged undertaking of the Wandsworth Company (as the case may

be).

To make provision with respect to the debts and liabilities of and moneys due or accrued due to the Sutton Company and the reserve, insurance, renewal and other funds of that Company and the mode of application thereof.

To make provisions as to the carrying on of the undertaking of the Sutton Company between the date of the passing of the intended Act and the date of transfer of the said undertaking, and to impose such restrictions and limitations upon the powers of the Sutton Company and the directors thereof during that period as may be deemed fit.

To extend the existing limits of supply of the Wandsworth Company by adding thereto the area comprised in the limits of supply of the Sutton Company, viz., the parish and urban district of Sutton and the parishes of Cheam and Banstead in the rural district of Epsom, all in the county of Surrey (hereinafter called "the extended limits"), and to enable the Wandsworth Company to exercise within the extended limits with or without modification all or some of the powers exercisable by them within their present limits of supply, including power to break up streets and croads, to levy and recover rates, rents and charges for the supply of gas and meters and apparatus used in the consumption of gas, and to exercise and enjoy therein or in respect thereof all or any of the rights, powers and privileges usually exercised and enjoyed by gas companies.

To extend and apply to the Wandsworth Company and their enlarged undertaking either in lieu of or in addition to or in extension of the provisions applying to that Company or to the Sutton Company or their respective undertakings all or any of the provisions of the existing enactments of or relating to the Wandsworth Company and the Sutton Company or either of them or their respective undertakings, and to empower the Wands-

worth Company to exercise and enjoy with respect to their enlarged undertaking all or any of the powers, rights, privileges and exemptions conferred by such enactments and all or any of the other powers, rights, privileges and exemptions of the Sutton Company, and to make all such adaptations, extensions or modifications of any provisions so extended and applied as may be deemed necessary or expedient in order to render the same applicable to the Wandsworth Company and their enlarged undertaking, and to repeal any of the enactments relating to the Wandsworth Company for which enactments relating to the Sutton Company may be substituted.

The Bill will or may with reference to gas to be supplied by the Wandsworth Company in the extended limits—

(a) extend and apply with or without modification the provisions of the Acts of or relating to the Wandsworth Company with respect to the illuminating power or quality, pressure, purity and calorific power of the gas now supplied by that Company and to the testing of such illuminating power or quality, pressure, purity and calorific power and to penalties for deficiencies of pressure and calorific power and to all or any other matters connected with or incidental to such matters; or

(b) make new provisions with respect to

the said matters or any of them.

To prescribe the standard price or prices for gas supplied within the extended limits, and to alter or increase the standard prices per 1,000 cubic feet of gas supplied fixed by the Sutton Gas Act, 1904, or to alter the method of charge and to prescribe a standard price or prices based on the thermal units supplied in the form of gas, and in such case either to prescribe the price per therm (i.e., 100,000 British Units) or to provide that the Thermal standard price to be charged throughout the extended limits or any part thereof shall be the same price per therm as the Board of Trade may by order under section 1 of the Gas Regulation Act, 1920, fix within the Wimbledon limits of the Wandsworth Company as defined in the Wandsworth, Wimbledon and Epsom District Gas Act, 1912 (hereinafter called "the Act of 1912 "), and to authorize the charging of a differential price for gas supplied in different parts of the extended limits in lied by the differential standard price prescribed by the Sutton Gas Act. 1904, and to provide that any differential price so to be charged shall not be taken into account in ascertaining the rate of dividend payable by the Wandsworth Company upon their ordinary stocks under the provisions applicable to that Company with respect to the sliding scale of price and dividend.

To make such special provisions (if any) as may be specified in the Bill with respect to the actual prices to be charged for gas supplied by the Wandsworth Company throughout their existing and proposed extended limits of supply or any part or parts thereof, and to alter, amend or repeal the proviso in regard to the actual prices to be charged by the Company for gas within the various limits of supply of the Company contained in Section 55 of the Act of 1912, and to enact new provisions in regard to the actual prices to be charged by the Company for gas throughout their various limits of supply.

To extend to and authorize the Wandsworth Company to exercise or, if thought fit, to repeal all or any of the unexercised powers of the Sutton Company of raising money by the creation and issue of capital or debenture stock

or by borrowing.

To make provisions for the transfer to the Wandsworth Company of all or any of the officers and servants of the Sutton Company, and with respect to the terms of their employment and to compensation and gratuities to officers and servants of the Sutton Company removed from office, including (if thought fit) power at any time to commute or compound for any periodical payments to be made to such officers and servants by way of compensation or gratuity.

To provide for the payment of compensation to directors and auditors of the Sutton Com-

pany for loss of office.

To provide (if thought fit) for the addition for such period or periods (if any) as may be prescribed by the Bill of a Director or Directors of the Sutton Company to the Board of Directors of the Wandsworth Company, and for that purpose to increase temporarily or otherwise the number of Directors of the lastmentioned Company, and to fix or provide for the fixing of the remuneration to be paid to such additional Director or Directors, and to provide for the payment of such remuneration in addition to the remuneration now payable to the Directors of the Wandsworth Company.

To provide for the dissolution and windingup of the Sutton Company, and to make such other provisions with respect to or incidental to or consequential on the matters aforesaid, or any of them as may be deemed necessary or

expedient.

To authorize the Wandsworth Company and the Sutton Company to enter into and carry into effect agreements and arrangements for or with respect to all or any of the matters aforesaid, and to confirm any such agreements or arrangements which may have been entered into or may be entered into before the passing of the intended Act.

To empower the Wandsworth Company to hold and use the lands hereinafter described or some part or parts thereof, and any right or easement thereon or thereover, and upon all or some of such lands to construct, erect, maintain, alter, enlarge, extend, improve, renew or discontinue gas works and works for the conversion, manufacture, utilization and distribution of materials used in and about or resulting from the manufacture of gas and of residual and manufactured products, matters and things, and to manufacture, store, supply and sell gas, and to manufacture, produce, store, convert, utilize, buy, sell and dispose of coke, coal, patent fuel, tar, lime, pitch, asphaltum, ammoniacal liquor, oil and all other residual and manufactured products, matters and things (that is to say):—

All those pieces or parcels of land (belonging to or contracted to be purchased by or on behalf of the Wandsworth Company) situate in the parish and urban district of Epsom, in the county of Surrey, containing by admeasurement 6 acres 2 roods and 30 perches or thereabouts, being the inclosure numbered 212 and parts of the inclosures numbered 211 and 210 on the \$\frac{1}{2500}\$ Ordnance Map, Surrey, Sheet XIX 1 (Edition of 1913), which said pieces or parcels of land are situate on the eastern side of the Wimbledon and Epsom Branch of the London and South Western Railway and

are bounded on the north-east in part by the inclosures numbered 205 and 214 on the said Ordnance Map, and on the south-east and east in part by the houses at the north-western end of Leith-road and Victoria-place in other part by the waterworks belonging to the Epsom Urban District Council, and in the remaining part by other portions of the said inclosures numbered 211 and 210 fronting East-street and extending for a depth of 150 feet therefrom, on the south-west by the cottages known as "Garden Cottages," and on the west and north-west by other lands belonging to the Company.

other lands belonging to the Company. To empower the Wandsworth Company to apply to the purposes of the intended Act their existing funds and capital and to increase the existing capital and borrowing powers of that Company, and to authorize the Wandsworth Company to raise additional capital by the creation and issue of new shares and stock, and by borrowing on Mortgage, and by the creation and issue of debentures or debenture stock, whether redeemable or irredeemable, and whether forming one and the same class with any existing debentures or debenture stock of the Wandsworth Company or otherwise or by any of those means, and to attach to such new shares and stock or any class or classes thereof such rate or rates of dividend or interest and such priorities, rights, privileges or advantages as the intended Act may prescribe, and to increase the amount which the Wandsworth Company may borrow on mortgage or by the creation and issue of debenture stock redeemable or otherwise in respect of their existing and authorized capital, and if thought fit to repeal the power to issue any unissued ordinary stock authorized to be issued under the Act of 1912 or any other Act relating to the Company, and to create and issue new ordinary stock in lieu thereof carrying a higher standard rate of dividend than that authorized by the Act of 1912, and if thought fit to repeal the power to raise additional debenture stock contained in section 7 of the Wandsworth, Wimbledon and Epsom District Gas Act, 1918.

To empower the Wandsworth Company to raise any sum payable under the provisions of the intended Act in cash by selling or issuing to any person willing to subscribe for the same any of their shares, stock, debentures or debenture stock so created as aforesaid at such price as the said Company or the directors thereof may think fit.

To authorize the Wandsworth Company if they think fit to raise the whole or any part of the said additional capital by the creation and issue of additional amounts of any existing stock or debenture stock ranking pari passu therewith.

The intended Act will vary and extinguish all rights and privileges which would interfere with the objects thereof, and confer such rights and privileges as may be necessary for the purposes aforesaid.

The Bill will or may extend and apply to or incorporate with itself the provisions of the Railways Clauses Act, 1863, relating to amalgamation and of the Companies Clauses Consolidation Act, 1845, and any Act amending the same with such variations (if any) as may be deemed necessary or expedient and will or may repeal, alter or amend all or any of the provisions of the Wandsworth, Wimbledon and Epsom District Gas Acts, 1912, 1918 and 1920, and all or any other Acts of or relating to the

Wandsworth Company, the Sutton Gas Acts, 1876 and 1904, and all or any other Acts of or

relating to the Sutton Company.

The Bill will or may also apply with or without variations or render inapplicable or amend, alter or repeal all or any of the provisions of the Gasworks Clauses Act, 1847, the Sale of Gas Act, 1859, the Sale of Gas Act (Amendment) Act, 1860, and the Gasworks Clauses Act, 1871, or any of those Acts.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of

December next.

Dated this 18th day of November, 1920.

LEES AND Co., 26, Abingdon-street, Westminster, Solicitors and Parliamentary Agents.

In Parliament.—Session 1921.

DURHAM COUNTY TRANSPORT.

(Construction and Working of Tramways and Vehicles in the Administrative County of Durham and the County Boroughs of Gateshead and Sunderland; Gauge; Motive Power; Tolls, Rates and Charges; Working Agreements; Provision and Working of Motor Omnibuses in the County; Incidental Powers with regard to Tramways, Trolley Vehicles and Motor Omnibuses; Construction of Street Works; Lands for Street Widenings; Borrowing of Money and Other Financial Provisions; Incorporation, Repeal and Amendment of Acts.)

OTICE is hereby given, that application is intended to be made in is intended to be made to Parliament in the ensuing Session by the Durham County (hereinafter called "the County Council ") for an Act for all or some of the fol-

lowing purposes (that is to say):—
1. To empower the County Council to make, form, lay down, work, use and maintain the tramways hereinafter described, with all proper rails, plates, sleepers, channels, wires, electric lines, junctions, turnouts, crossings, passing places, posts, conduits, boxes, manholes, buildings, works and conveniences connected therewith respectively. In the following descriptions all distances and lengths are to be read as if the words "or thereabouts" had been inserted after each such distance or length, and where any distance is given from the junction of any two streets or roads, such distance is to be taken as measured from the intersection of the centre lines or of the prolongations of the centre lines of such streets or roads, and where any distance is given from a particular street or road such distance is to be taken as measured from a point at which the line of frontage on the nearest side of such street or road intersects, or would, if continued, intersect the centre line of the street or road in which the tramway is intended to be

The Tramways proposed to be authorized will be situate in the administrative county of Durham and the county boroughs of Gateshead and Sunderland, and are as follows:

Tramway No. 1 (partly a tramway and partly a tramroad), to be situate in the borough of Gateshead and in the urban district of Chester-le-Street and the parishes of Lamesley, Birtley and Harraton, in the

rural district of Chester-le-Street, in the county of Durham, commencing in Durhamroad, Gateshead, by a junction with the existing tramways of the Gateshead and District Tramways Company at their termination, passing thence in a southerly direction partly along, and partly on lands adjacent to, the main road from Gateshead to Durham, and terminating in that portion of the said main road known as Front-street, Chester-le-Street, at a point 60 yards south of the junction of Co-operative-street with the said main road.

Tramway No. 2 (partly a tramway and partly a trammoad), to be situate in the urban district of Chester-le-Street, the parishes of Plawsworth and Kimblesworth in the rural district of Chester-le-Street, and the parish of Framwellgate Moor in the rural district of Durham, commencing by a junction with Tramway No. 1 at its termination above described, passing thence in a southerly direction partly along, and partly on lands adjacent to, the main road from Gateshead to Durham, and terminating in the said main road at a point 102 yards north of Pit-lane, Framwellgate Moor.

Tramway No. 3, to be situate in the city of Durham and the parish of Framwellgate Moor in the rural district of Durham, commencing by a junction with Tramway No. 2 at its termination above described, passing thence in a generally southerly direction along the main road from Gateshead to Durham, into and along North-road and Sutton-street, Durham, and terminating in the said Sutton-street at the junction of Waddington-street therewith.

Tramway No. 3a, to be situate wholly in the city of Durham, commencing in Northroad by a junction with Tramway No. 3 at a point 32 yards north-west of the junction of Sutton-street with the said North-road, passing thence in a south-easterly direction along and terminating in North-road at a point 105 yards south-east of Neville-street.

Tramway No. 3B, to be situate wholly in the city of Durham, commencing in Northroad by a junction with Tramway No. 3A at a point 57 yards north-west of Athertonstreet, passing thence into and terminating in Sutton-street by a junction with Tramway No. 3 at a point 20 yards south-west of North-road.

Tramway No. 4, to be situate in the city of Durham and the parish of Neville's Cross in the rural district of Durham, commencing in Sutton-street, Durham, by a junction with Tramway No. 3 at its termination above described, passing thence in a generally south-westerly direction along Suttonstreet into and along Alexandra-crescent, Crossgate Peth and Neville's Cross Bank, and terminating in the said Neville's Cross Bank at a point 53 yards east of Georgestreet.

Tramway No. 5 (partly a tramway and partly a tramroad), to be situate in the parishes of Neville's Cross, St. Oswald's, ${\bf Sunderland}$ Bearpark (detached) and Bridge, in the rural district of Durham, the urban district of Brandon and Byshottles and the urban district of Spennymoor, commencing by a junction with Tramway No. 4

at its termination above described, passing thence in a generally southerly direction along Neville's Cross Bank into and along idge-road, High-street, Langley John-street and Frederick-street, Stonebridge-road, Meadowfield, thence partly along Browney-lane and partly on lands adjacent to the southern side of the said Browney-lane, crossing Sunderland Bridge and passing along the main road from Sunderland Bridge to Spennymoor, Durham-road, King-street, Cheapside and High-street, Spennymoor, and terminating in the last-mentioned street at the junction of Carr-street therewith.

Tramway No. 5a, to be situate wholly in the urban district of Spennymoor, com-mencing in High-street, Spennymoor, by a junction with Tramway No. 5 at a point 12 yards south-west of Queen-street, passing thence in an easterly direction into and along the road leading to Tudhoe Ironworks, and commonly known as Works-road, and terminating therein at a point 268 yards east of the road known as Bishop's Close

Cottages.

Tramway No. 6, to be situate in the parishes of Framwellgate Moor and Neville's Cross, in the rural district of Durham, commencing in the main road from Gateshead to Durham by a junction with Tramway No. 2, at its termination above described, passing thence in a south-westerly direction into and along a proposed new road between the said main road and the road known as Farewell Hall-road, thence into Farewell Hall-road at a point 220 yards west of the said main road, along the said Farewell Hall-road and Newcastle-road, into and terminating in Neville's Cross-bank by a junction with Tramway No. 5 at

its commencement above described.

Tramway No. 7, to be situate in the borough of Jarrow, the urban district of Hebburn and the urban district of Felling, commencing in Sunderland-road, Heworth by a junction with the existing tramways of the Gateshead and District Tramways Company at a point 110 yards from their termination in that road, passing thence in a north-easterly direction into and along a proposed new road between the said Sunderland-road and Shields-road, thence into Shields-road at a point opposite the western end of St. Mary's Church, along the said Shields-road, Victoria-road West, Victoria-road East and Victoria-road, Hebburn, Albertroad and High-street, Jarrow, and terminating in the said High-street by a junction with the existing light railways of the Jarrow and District Electric Traction Company Limited at a point 10 yards northeast of Staple-road.

Tramway No. 8 (partly a tramway and partly a tramroad), to be situate in the borough of Jarrow and the parishes of Monkton, Boldon Colliery, Boldon and Whitburn, in the rural district of South Shields, commencing in Albert-road, Jarrow, by a junction with Tramway No. 7 at a point 8 yards west of Bede Burn-road, passing thence into and along Bede Burn-road to the southern end thereof, thence in a generally southeasterly direction across private lands to a point in North-lane, Boldon Colliery, opposite the western end of Hubert-street North-lane into and along the said Hubertstreet to a point 350 yards measured in an

easterly direction from the centre of the bridge carrying that street over the River Don, thence in a south-easterly direction across further private lands to the north-western end of Langholm-road, East Boldon, into and along the said Langholm-road to Station-road, thence across further private lands in a generally easterly direction, and terminating on such lands by a junction with Tramway No. 9, hereinafter described at a point 165 yards south of the junction of Whitburn-road and Underhill-road, Cleadon, and 110 yards south-west of the junction of Bywell-road and Woodlands-road.

Tramway No. 8A to be situate wholly in the borough of Jarrow, commencing in Bede Burn-road by a junction with Tramway No. 8, at a point 8 yards south of Albert-road, passing thence into and terminating in the said Albert-road by a junction with Tram-way No. 7, at a point 8 yards east of Bede Burn-road.

Tramway No. 8B.—(A tramroad) to be situate wholly in the parish of Whitburn in the rural district of South Shields commencing on private lands by a junction with Tramway No. 8 at a point 127 yards south-west of the junction of Whitburn-road and Underhill-road, Cleadon, and 128 yards south-west of the junction of Bywell-road and Woodlands-road, passing thence in a generally north-easterly direction over private lands and terminating on such lands by a junction with Tramway No. 9, hereinafter described, at a point 57 yards south of the junction of Whitburn-road and Underhillroad, Cleadon, and 62 yards west of the junction of Bywell-road and Woodlands-road.

Tramway No. 9 (partly a tramway and partly a tramroad) to be situate in the parish of Whitburn, in the rural district of South Shields and the parish of Fulwell, in the rural district of Sunderland (Detached No. 1), commencing by a junction with the authorized light railway of the South Shields Corporation at its termination at the occupation road leading to Cleadon Laws, at a point 448 yards west of its junction with Sunderland-road, passing thence in a generally south-easterly direction across private lands to a point in Shields-road, Fulwell, 200 yards north of its junction with Newcastle-road, passing thence into and along the said Shields-road and Newcastleroad and terminating in the latter road at the point at which the boundary of the borough of Sunderland crosses that road, at the southern side of Eden-street.

Tramway No. 10 to be situate wholly in the borough of Sunderland, commencing in Newcastle-road by a junction with Tramway No. 9, at its termination above described, passing thence in a southerly direction along the said Newcastle-road and terminating by a junction with the existing tramways of the Sunderland Corporation at the northern end of North Bridge-street at a point 12

yards south-west of Roker-avenue.

In the following instances the tramways will be laid along the several streets and roads hereinafter mentioned so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on the side or sides hereinafter mentioned of the street or road (or, where no footpath exists, the side or sides of the road) and the nearest rail of the tramway:

Number of Tramway.	Road, Street or Place.	Side or Sides of Road, Street or Place.	Narrow Places.
1	Durham-road, Gateshead, and the Main Road from Gates- head to Durham	East	For a distance of 30 yards, measured in a southerly direction, from the commencement of the tramway.
1	Main Road from Gateshead to Durham	` East	For a distance of 78 yards, measured in a northerly direction, from the northern side of Blackrow-lane.
1	Main Road from Gateshead Durham	West	Between points respectively 78 yards north and 60 yards south of the northern side of Blackrow-lane.
1	Main Road from Gateshead to Durham	East	Between points respectively 23 yards north and 107 yards south of the intersection of the centre lines of the Team Colliery Wagonway and the said Main Road.
1 '	Main Road from Gateshead to Durham	West	Between points respectively 48 yards north and 128 yards south of the intersection of the centre lines of the Team Colliery Wagonway and the said Main Road.
1	Main Road from Gateshead to Durham	East	Between points respectively 44 yards and 630 yards south of the junction of Long Bank with the said Main Road.
1	Main Road from Gateshead to Dutham	West	From the junction of Long Bank with the said Main Road for a distance of 630 yards measured in a southerly direction.
1	Main Road from Gateshead to Durham (Durham-road—Birtley)	Both	Between points respectively 27 yards and 108 yards south of The Avenue.
1	Main Road from Gateshad to Durham (Durham-road—Birtley)	Both	Between points respectively 152 yards south of The Avenue and 52 yards north of Harrass Bank.
1	Main Road from Gateshead to Durham (Durham-road—Birtley)	East	Between points respectively 122 yards north and 378 yards south of the junction of Radeliffestreet with the said Main Road.
1	Main Road from Gateshead to Durham (Durham-road—Birtley)	West	Between points respectively 122 yards north and 388 yards south of the junction of Radcliffe street with the said Main Road.
1	Main Road from Gateshead to Durham	East	Between points respectively 25 yards north and 330 yards south of the northern side of Boglane.
1	Main Road from Gateshead to Durham	West	Between points respectively 59 yards north and 353 yards south of the northern side of Boglane.
1	Main Road from Gateshead to Durham	East	Between points respectively 315 yards north and 38 yards south of the junction of Pelaw-bank with the said Main Road.
1	Main Road from Gateshead to Durham	West	Between points respectively 348 yards north and 38 yards south of the junction of Pelawbank with the said Main Road.
2	Main Road from Gateshead to Durham (Front-street, Chester-le-Street)	Both	From a point 20 yards measured in a southerly direction from the commencement of the tramway to a point 56 yards south of Ropery-lane.
2	Main Road from Gateshead to Durham (Front-street, Chester-le-Street)	East	From a point 61 yards south of Relton-terrace to the northern side of York-terrace.
2	Main Road from Gateshead to Durham (Front-street, Chester-le-Street)	West	From a point 61 yards south of Relton-terrace to the northern side of Clifford-terrace,
2	Main Road from Gateshead to Durham (Front-street, Chester-le-Street)		Between points respectively 98 yards north and 110 yards south of the northern side of Orchard-street.
2	Main Road from Gateshead to Durham) (Front-street, Chester-le-Street)		Between points respectively 98 yards north and 83 yards south of the northern side of Orchard-street.
3	Main Road, Gateshead to Durham	East	From a point 240 yards north of the northern side of the bridge carrying the North-Eastern Railway over the said Main Road at Chester Dene to a point 232 yards south of Unionline Chester Moor.

Number of Tramway.	Road, Street or Place.	Side or Sides of Road, Street or Place.	Narrow Places.
2	Main Road, Gateshead to Durham	West	From a point 223 yards north of the northern side of the bridge carrying the North Eastern Railway over the said Main Road at Chester Dene, to a point 210 yards south of Union-lane, Chester Moor.
2	Main Road, Gateshead to Durbam	East	From a point 16 yards south of the junction of Stank-lane with the said Main Road to a point 37 yards north of Potterhouse-lane.
2	Main Road, Gateshead to Durham	West	From a point 42 yards south of the junction of Stank-lane with the said Main Road to a point 37 yards north of Potterhouse-lane.
2 & 3	Main Road, Gateshead, to Dur- ham, and Front-street, Fram- wellgate Moor	Bot h	From a point 100 yards south of Potterhouse- lane to the northern side of Pit-lane, Fram- wellgate Moor.
. 3	North-road	West	From a point 70 yards north of the junction of Framwellgate Peth with the said North-road to the northern side of Albert-street.
3 & 3A	North-road	East and north-east	From a point 70 yards north of the junction of Framwellgate Peth with the said North-road to a point 78 yards south-east of Neville-street.
3B & 3A	North-road	South-west	From the eastern side of Sutton-street to a point 78 yards south-east of Neville-street.
3 & 4	Sutton-street and Alexandra- crescent	Eastern	From a point opposite the northern side of Waddington street to a point 60 yards south-east of The Avenue.
4 & 5	Sutton-street, Alexandra-crescent, Crossgate Peth, Neville's Cross-bank, Stonebridge road, High-street (Langley Moor), John-street and Frederick-street	West and north- west	From the southern side of Flass-street to a point 12 yards north of Browney-lane.
4 & 5	Crossgate Peth, Neville's Crossbank, Stonebridge road, High-street (Langley Moor), John-street and Frederick-street	South-east	From a point 25 yards south-west of Margery- lane to a point 40 yards north of Browney- lane.
5	Browney-lane	South-west	Between points respectively 55 yards and 137 yards south east of Frederick-street.
5	Browney-lane	Northern	Between points respectively 163 yards west and 60 yards east of the centre of the bridge carrying Browney-lane over the North Eastern Railway.
5	Browney-lane	Southern ,	Between points respectively 187 yards west and 82 yards east of the centre of the bridge carrying Browney-lane over the North Eastern Railway.
5	Browney - lane, Sunderland Bridge, and the Main Road from Sunderland Bridge to Spennymoor	Western	From a point 41 yards north-west of the junction of Browney-lane with the Main Road from Sunderland Bridge to Durham to a point 163 yards north of the centre of Nickynack Bridge.
5	Sunderland Bridge and the Main Road from Sunderland Bridge to Spennymoor	Eastern	From a point 16 yards south-east of the junction of Browney-lane with the Main Road from Sunderland Bridge to Durham to a point 213 yards south of the junction of Crossstreet with the Main Road from Sunderland Bridge to Spennymoor.
	Main Road from Sunderland Bridge to Spennymoor	Eastern	From a point 243 yards south of the junction of Cross-street with the said Main Soad to a point 163 yards north of the centre of Nickynack Bridge.
5	Main Road from Sunderland Bridge to Spennymoor (Front-street, Tudhoe Colliery)	Both	Between points respectively 185 yards north and 254 yards south of the junction of Tudhoe-lane with the said Main Road.
5	Main Road from Sunderland Bridge to Spennymoor and Durham-road	Both	From a point 124 yards north-east of the junction of North-road with the said Main Road to a point 4 yards south-west of the junction of Brewery-road with Durham-road.

Number ot Tramway.	Road Street or Place.	Side or Sides of Road, Street or Place.	Narrow Places.
5	Cheapside (Spennymoor)	Both	Between points respectively 28 yards and 57 yar's south-west of the junction of James-street with Cheapside.
5A	Works Road • • • • • (Spennymoor)	Both	From a point 85 yards measured in a north- easterly direction from the commencement of the tramway to its termination.
6	Farewell Hall-road and New- castle-road	Western	From a point 88 yards north-east of the road leading to Sacriston to the northern-side of Neville's Cross-bank.
6	Farewell Hall-road and New- castle-road	Eastern	From a point 70 yards north-east of the road leading to Sacriston to a point 15 yards mea-ured in a north-westerly direction from Neville's (ross-bank.
7	Shields - road, Victoria - road West, Victoria - road East, Victoria-road, Albert - road and High-street (Jarrow)	Both	From a point 130 yards measured in a north- easterly direction from the commencement of the tramway to a point 80 yards north-east of the junction of Monkton-road with the said High street.
8	Albert-road	Southern	For a distance of 7 yards measured in an easterly direction from the commencement of the tramway.
8	Bede Burn-road	Western	From the southern side of Albert-road to a point 15 yards south of Dillon-street.
8	Bede Burn-road	Eastern	From the southern side of Albert-road to a point 37 yards south of Dillon-street.
8	Hubert-street	North	From a point 35 yards east of Charles-street to a point 305 yards east of the centre of the bridge carrying Hubert-street over the River Don.
8	Hubert-street	South	From a point 35 yards east of Charles-street to a point 340 yards east of the centre of the bridge carrying Hubert-street over the kiver Don.
8	Langholm-road	North-east	Between points respectively 210 vards north- west and 205 yards south-east of the junction of Hawthorn-grove with Langholm-road.
8	Langholm-road	South-west	Between points respectively 210 yards north- west and 220 yards south east of the junction of Hawthorn-grove with Langholm-road.
8a	Albert-road and Bede Burn-road	Southern and eastern respectively	Throughout the length of the tramway.
9 & 10	Shields-road and Newcastle-road	Western	From a point 193 yards north of the junction of the said roads to the southern end of New- castle-road.
9 & 10	Shields-road and Newcastle road	Eastern	From a point 172 yards north of the junction of the said roads to the southern end of Newcastle-road.

- 2. The proposed tramways will be constructed on a gauge of 4 feet 8½ inches, or such other gauge as the Ministry of Transport may appoint, and it is not intended to run thereon carriages or trucks intended for use on railways.
- a. To empower the County Council from time to time to work the said tramways and any other tramways for the time being belonging to or leased by them (all of which are hereinafter referred to as "the County Council tramways") by animal power and by any mechanical power (including in that expression electric and any other motive power not being animal power), and partly by one power and partly by another, and to empower the County Council to supply electrical energy for working the County Council tramways and the

trolley vehicles proposed to be authorized by the intended Act from any generating station or stations constructed or acquired by them under powers conferred or to be conferred upon them; and for the purpose of so working the County Council tramways and the said trolley vehicles, to erect, place, make and maintain works, sub-stations, engines, machinery, dynamos and apparatus for the production, storage, transformation and supply of electricity or other power, and also to authorize the County Council to purchase and take electrical energy for working the County Council tramways and the said trolley vehicles from any local authority, company or person.

4. To empower the County Council to make from time to time such crossings, passing places, sidings, loops, junctions and other works as may be necessary or convenient to the efficient working of the County Council tramways or any of them, or for affording access to stables, carriage-houses, sheds and works of the County Council or their lessees.

5. To empower the County Council from time to time when, by reason of the execution of any work in or the alteration of any street, road, highway, or thoroughfare in which any County Council tramway is or shall be laid, it is necessary or expedient so to do, to alter, remove, or discontinue all or any of such tramway, and to make and lay down in the same or any adjacent street, road, highway, or thoroughfare a substituted tramway or substituted tramways.

6. To empower the County Council to take up and remove from time to time any of the County Council tramways or any part thereof, and to relay the same in such part of the street or road as the County Council think fit; to remove the tramways or any of them from the road to lands adjoining the road and viceversa; to lay down double in lieu of single or interlacing lines, and single in lieu of double or interlacing lines, or interlacing lines in lieu of double or single lines.

7. To provide for the repair by the County Council, their lessess, or other persons, bodies or authorities of any streets, roads, highways or thoroughfares in which any County Council tramways may for the time being be laid, and for the use or disposition of any materials or things found in the construction or repair of any of the County Council tramways.

8. To provide that so much of section 34 of the Tramways Act, 1870, as limits the extent of any carriages used on any tramway beyond the outer edge of the wheels of such carriages, shall not apply to carriages used on the County Council tramways.

9. To empower the County Council to lay down, erect, construct and maintain above, upon and below the surface of any street, road or place, and to attach to houses and buildings, mains, wires, pipes, conductors, cables, ropes, posts, brackets, boxes, apparatus and things necessary or proper for the transmission of electricity or other power, and the working of the County Council tramways, or any of them, by electricity or other power, to provide for the making and enforcement of bye-laws by the Minister of Transport and the County Council in regard to the working of tramways.

10. To authorize the County Council or other the person or persons working the County Council tramways to levy tolls, rates and charges for the use thereof by carriages passing along the same, and the conveyance of passengers, goods, minerals, animals, merchandise and other traffic upon the same, and to confer exemptions from tolls, rates and charges.

11. To empower the County Council and any corporation, authority, company, body or person to enter into and fulfil contracts or agreements with reference to the construction, maintenance, working, running over, user, leasing, sale or purchase of or interchange of traffic upon the County Council tramways, or the tramways of such other corporation, company, body or person, and to confirm any such contract or agreement which may be

entered into prior to the passing of the intended Act.

12. To make such other provisions in regard to the County Council tramways as may be deemed expedient, including the making and enforcing of bye-laws and regulations and carriage of mails, arbitration, the signing and service of notices and orders, the acquisition of patent rights and licences, the application of revenue, the formation and application of reserve and other funds, and the making of provisions in the case of any deficiency in the revenue.

13. To authorize the County Council to purchase lands for and to erect buildings, depôts, sheds, works and conveniences in connection with the County Council tramways.

14. To vary or render inapplicable the provisions of section 43 of the Tramways Act, 1870, in relation to the purchase by local authorities

of the County Council tramways.

15. To empower the County Council to provide, maintain, equip, work and run mechanically propelled vehicles adapted for use upon roads and moved by electrical power supplied by means of overhead conductors (in this Notice called "trolley vehicles") along the following routes in the county of Durham and the borough of Gateshead:—

Trolley Vehicle Routes.

Route No. 1.—Commencing in the borough of Gateshead, at or near the termination of the existing tramways of the Gateshead and District Tramways Company, at the southern end of the High Level Bridge, passing thence along Wellington-street, West-street, Bensham-road and Lobley-hill-road, thence along the main road leading from Gateshead to Annfield Plain, through Sunniside and Crookgate to its junction with the Dipton-road, near Hill Top, thence along the Dipton-road, Front-street, Dipton-through Pontop, along St. Ive's-road and Front-street, Leadgate, Sherburn-terrace and Front-street, Consett, and terminating at or near the junction of Front-street and Middlestreet, Consett.

Route No. 1a.—Wholly in the borough of Gateshead. Commencing by a junction with the proposed Route No. 1, near the southeastern end of Wellington-street, passing thence into and along Hills-street, High-street, and Swinburne-street, into and terminating in West-street, by another junction with the proposed Route No. 1, near the Town Hall, Gateshead.

Route No. 2.—Commencing in Front-street, Chester-le-Street, at or near its junction with Co-operative-street, passing thence over Chester Bridge, along Pelaw Bank, through Pelton, passing in front of Black Horse-terrace to High Handenhold, thence through the village of West Pelton, thence to St. Paul's Church, through Beamish, East Stanley, High-street and Front-street, Stanley, through Oxhill and South Tanfield, thence along Shieldrow-lane, through Annfield Plain, Catchgate and Harelaw to and terminating by a junction with Koute No. 1, at or near the junction of the Diptonroad, Hill Top with the main road leading from Gateshead to Annfield Plain.

Route No. 3.—Commencing in Frederickstreet, Meadowfield, at or near its junction with Brownley-lane, passing thence in a generally south-westerly and westerly direction through Brancepeth, Low Willington, Commercial-street and High-street, Willington; Helmington-row, along Job's-hill Bank, into, along and terminating in Church-street, Crook, at or near its junction with Elliott-street.

Route No. 4.—Commencing at or near the termination of the proposed Tramway No. 5, hereinbefore described, in High-street, Spennymoor, passing thence through Middlestone Moor, New Coundon, Canney Hill, over Gaunless Bridge, thence along Gib Chare, King's Way, Victoria-street and Newgate-street, into and terminating in the Market Place, Bishop Auckland.

Route No. 5.—Commencing in Suttonstreet, Durham, opposite the County Hospital, passing thence into and along Alexandra-crescent, Margery-lane, Quarryheadslane, Stockton-road and Shincliffe Peth, thence along the main Stockton-road, through Shincliffe and Bowburn and terminating at Coxhoe in the said main road at or near its junction with the road leading to Cornforth.

Route No. 6.—Commencing in the Market Place, Durham, passing thence into and along Claypath, Gilesgate and the main Sunderland-road through Carr Ville, Rainton Gate, West Rainton, Middle Rainton, East Rainton and Rainton Bridge, into and terminating in Durham-road, Houghton-le-Spring, at or near its junction with Church-street.

Route No. 7.—Commencing in Front-street, Chester-le-Street, at or near its junction with Co-operative-street, passing thence over Chester Bridge into and along the road leading to Black Fell, thence in a generally south-easterly direction over Chester New Bridge through Houghton Gate to Fence Houses Station, and thence along the route of the Sunderland District Electric Tramways through Colliery-row, into and terminating in Durham-road, Houghton-le-Spring, by a junction with Route No. 6, hereinbefore described, at or near its termination.

Route No. 8.—Commencing in the urban district of Felling at or near the termination of the existing Tramways of the Gateshead and District Tramways Company at Heworth, passing thence along the Sunderland main road, Lingey-lane and New-road to New Washington, thence along New Rows South and Spout-lane, passing through the village of Washington, into and along Washington Station-road and terminating in that road at or near Glebe Crescent-road, in the parish of Washington in the rural district of Chester-le-Street;

and along such other routes in the said county as the County Council may determine or as may be indicated in the intended Act.

16. To authorize the County Council to provide, erect, lay down and maintain in connection with and for the purposes of such trolley vehicles all necessary and proper posts, standards, brackets, wires, conductors, mains, apparatus, sheds, buildings, works and conveniences, to acquire lands for any of those purposes, and to provide and maintain all other necessary and proper electrical and other equipment in, over, under, along and across any public street or road in the borough of

Gateshead and in the county of Durham; to supply electrical energy therefor, and to confer on the County Council the exclusive right of using any apparatus provided, erected or used by them for the purpose of working the said trolley vehicles.

17. To authorize the taking of fares, rates and charges for the use of and for the carriage and conveyance by such trolley vehicles, of passengers and passengers' luggage, goods and parcels, and the making and enforcing of byelaws and regulations in relation thereto, and to apply the Conveyance of Mails Act, 1893, to

such trolley vehicles.

18. To extend and apply to the trolley vehicles to be provided by the County Council under the powers of the intended Act and to the works for moving the same by electrical power all or some of the provisions of the intended Act relating to the County Council tramways, including provisions contained in Parts II. and III. of the Tramways Act, 1870, with such modifications, alterations and exceptions as may be indicated in the intended Act, and to extend and apply to such trolley vehicles all or some of the regulations and bye-laws which may be made in respect of the County Council tramways in pursuance of the provisions of the intended Act.

19. To provide that the trolley vehicles and the trolley vehicle undertaking proposed to be authorized by the intended Act shall for certain purposes form part of the tramway undertaking of the County Council proposed to be

authorized by the intended Act.

20. To exclude the said trolley vehicles from the operation of the Highways and Locomotives (Amendment) Act, 1878; the Locomotives on Highways Act, 1896; the Locomotives Act, 1898; the Motor Car Act, 1903, or any of the Orders made thereunder respectively, and from the enactments mentioned in the Schedule to the Locomotives on Highways Act, 1896; and from any other Acts or Orders relating to locomotives, motor cars or omnibuses.

21. To empower the County Council from time to time when by reason of any work in or the alteration of any street, road, highway or thoroughfare in which any trolley vehicle, works and apparatus are situate it shall be necessary or expedient to do so, to alter, remove or discontinue all or any of such works and apparatus and to erect and construct substituted works and apparatus in the same or in any adjacent street, road, highway or thoroughfare.

22. To authorize applications by the County Council to the Minister of Transport for, and the grant by the Minister of Transport of authority for the exercise by the County Council, upon routes other than those hereinbefore specified of the powers to be conferred by the intended Act, and to prescribe the conditions upon which such applications may be made, and such powers may be granted and the procedure to be followed in connection

therewith.

23. To empower the County Council to provide and run motor omnibuses in the county of Durham along any route which may be necessary or expedient with the consent of the local and road authorities concerned, or in case such consent shall be unreasonably withheld, with the consent of the Minister of Transport.

24. To empower the County Council to demand and take fares, rates and charges for the use of and for the carriage and conveyance

of passengers and passengers' luggage and goods and parcels on and by their motor omnibuses, and to acquire lands and erect buildings and provide appliances therefor, to make byelaws for the regulation thereof, and to apply thereto the Conveyance of Mails Ac., 1893; to provide that such motor omnibuses shall form part of the tramway undertaking of the County Council proposed to be authorized by the intended Act, and to extend and apply thereto all or some of the enactments, regulations and bye-laws relating to that undertaking.

25. To make further provision in regard to the County Council tramways and the trolley vehicles and omnibuses of the County Council, including the appointment of stages and the fares, rates and charges to be taken in respect of each stage; the persons to whom and the places at which fares, rates and charges shall be paid; the appointment of stopping and starting places; the running of through cars, trolley vehicles and omnibuses; the imposition of penalties upon persons obstructing, damaging or interfering in any manner with the working of tramways or trolley vehicles; the removal of obstructions; the erection of shelters, waiting rooms and cloak rooms, the use of portions of the public streets and the purchase of land for that purpose, and power to charge for the use of cloak rooms; the purchase, taking on lease, or erection of dwellinghouses for persons employed by the County Council, and of offices and other buildings (including depôts) in connection with their tramway, trolley vehicle and omnibus undertakings; the widening of highways by reducing the width of footways and otherwise; the temporary stoppage of streets during execution of works; the lopping of trees along the routes of tramways, trolley vehicles and omnibuses; the deposit of property found in tramcars, trolley vehicles or omnibuses, and the sale thereof by the County Council if unclaimed and the application of the proceeds of the sale; and the attachment of signs or directions indicating stopping places to lamp posts, poles, standards and other erections.

26. To authorize the County Council to enter into and fulfil contracts to convey picnic and other parties to and from places within or outside the county by means of the motor

omnibuses of the County Council.

27. To enact that the provisions of the Town Police Clauses Acts, 1847 and 1889, and of the Tramways Act, 1870, with respect to the licensing of hackney-carriages, omnibuses, and tramcars, and the drivers and conductors thereof, and with respect to the making by a local authority of bye-laws for regulating the use of such vehicles, shall not apply to the trolley vehicles or motor omnibuses of the County Council, and to provide that these matters should be dealt with by the Ministry of Transport, or by some other single authority.

28. To enable the County Council to provide and use and attach to any cars on the County Council tramways a secondary or trailer-car, and to authorize the use upon the said tramways of any two or more cars attached together, and to make or provide for the making of such special regulations (if any) with reference to such use as the intended Act may define, or as Parliament may prescribe, and to enable the County Council to take fares, tolls and charges for the use of such trailer-cars.

29. To make provision for dealing with tramway, trolley vehicle and motor omnibus

routes respectively, on race days or other special occasions, and to enable the County Council to run special services of cars, trolley vehicles and omnibuses respectively, and to set apart special cars, trolley vehicles and omnibuses respectively for the conveyance of passengers travelling on or using the same on any such race day or other special occasion, and to restrict the use of the ordinary service of cars, trolley vehicles and omnibuses respectively appointed from time to time by the County Council on any route or routes of the County Council tramways, trolley vehicles or motor omnibuses, on which any such special cars may be run.

30. To enable the County Council to demand and take tolls, fares and charges for the use of special cars, trolley vehicles or omnibuses or any special service thereof in excess of the fares and charges authorized to be charged by the County Council in respect of the ordinary services provided by the County Council on the routes whereon such special cars, trolley vehicles or omnibuses may be run, and the intended Act will or may prescribe the fares so to be charged, and will or may contain provisions enabling the County Council to enforce by penalty or otherwise the observance of the provisions of the intended Act or any bye-law made thereunder with respect to such special cars, trolley vehicles or omnibuses by persons using the same.

31. To confer further powers upon the County Council for the regulation of persons travelling in the tramcars, trolley vehicles or omnibuses of the County Council, or waiting to enter the same, to authorize the County Council to erect posts or barriers in streets or roads for the purposes aforesaid, and to enable them to make bye-laws in regard thereto and for the prevention of nuisances in or upon their tramcars, trolley vehicles and omnibuses. and premises in connection with their tramway, trolley vehicle and omnibus

undertakings.

32. To make provision, if thought fit, with regard to contributions or payments (if any) to be made by the County Council towards the cost of alteration or maintenance of roads forming part of any trolley vehicle or omnibus route along which the County Council may run trolley vehicles or omnibuses, and to exempt the County Council from liability to any claim in respect of extraordinary traffic for the user of such road by their trolley vehicles or omnibuses under the Highways and Locomotives (Amendment) Act. 1878, the Locomotives on Highways Act, 1896 the Locomotives Act, 1898, the Motor Car Act, 1903, or any of the Orders made thereunder respectively, or the enactments mentioned in the schedule to the Locomotives on Highways Act, 1896, or any other Acts or Orders relating to locomotives, motor cars or omnibuses.

33. To empower the County Council to make and maintain the street works hereinafter described, together with all necessary and proper approaches, junctions, abutments, embankments, arches, steps, sewers, drains, culverts, works and conveniences connected therewith or incidental thereto, namely:—

In the following descriptions all distances and lengths are to be read as if the words "or thereabouts" had been inserted after each such distance or length, and where any distance is given from the junction of any two streets or roads such distance

is to be taken as measured from the intersection of the centre lines or of the prolongations of the centre lines of such streets or roads, and where any distance is given from a particular street or road such distance is to be taken as measured from a point at which the line of frontage on the nearest side of such street or road intersects, or would if continued intersect the centre line of the street or road in which the street work is intended to be made. The street works are as follows:—

Work A (situate wholly in the city of Durham).—A widening of North-road and Sutton-street on their south-western and north-western sides respectively, commencing in North-road, at a point 88 yards north-west of the junction of Sutton-street with North-road, and terminating in Sutton-street at the northern side of Wad-

dington-street.

Work B (situate wholly in the city of Durham).—A widening of Sutton-street on its western side, commencing at the southern side of the viaduct carrying the North-Eastern Railway over Sutton-street, and terminating at the northern side of Johnstreet.

Work C (situate wholly in the city of Durham).—A widening of Alexandra-crescent on its eastern side, commencing at the southern side of Allergate, and terminating at a point 60 yards south-east of The Avenue

Work D (situate wholly in the city of Durham).—A widening of Alexandra-crescent and Crossgate Peth on their south-western and north-western sides respectively, commencing in Alexandra-crescent at a point 43 yards south-east of The Avenue, and terminating in Crossgate Peth, at a point 50 yards south-west of Margery-lane.

Work E (situate wholly in the parish of Neville's Cross, in the rural district of Durham).—A widening of Neville's Cross Bank on its south-eastern side, commencing at a point 84 yards south-west of George-street, and terminating at a point 164 yards south-

west of George-street.

Work F (situate wholly in the urban district of Brandon and Byshottles).—A widening of Frederick-street and Browney-lane on their south-eastern and north-eastern sides respectively, commencing in Frederick-street at a point 52 yards north-east of Browney-lane and terminating in Browney-lane at a point 98 yards south-east of Frederick-street.

Work G (situate wholly in the urban district of Brandon and Byshottles).—A widening on the north-eastern side and improvement of the levels of Browney-lane, commencing at a point 220 yards measured in a westerly direction from the centre of the bridge, carrying Browney-lane over the North-Eastern Railway, and terminating at a point 55 yards measured in a westerly direction from the centre of the same bridge.

Work H (situate wholly in the urban district of Felling).—A widening of Shieldsroad on its north-western side, commencing at a point 100 yards north of Sunderlandroad, and terminating at a point 182 yards north-east of Sunderland-road.

Work J (situate wholly in the urban district of Felling).—A widening of Shieldsroad on its northern side, commencing at the eastern side of Heworth-lane, and ter-

minating at a point 14 yards west of Johnstreet.

Work K (situate wholly in the urban district of Felling).—A widening of Shieldsroad on its southern side, commencing at the western side of the Ouston and Pelaw Wagonway level crossing over the said Shields-road, and terminating at a point 200 yards east of the said side of the said level crossing.

Work L (situate wholly in the urban district of Hebburn).—A widening of Shieldsroad on its south-eastern side, commencing at a point 20 yards north-east of the centre of the bridge carrying Shields-road over the North-Eastern Railway (Newcastle and South Shields branch), and terminating at a point 92 yards north-east of the centre of

the same bridge.

Work M (situate wholly in the borough of Jarrow).—A widening of Albert-road on its southern side, commencing at a point 20 yards west of Bede Burn-road, and terminating at the western side of Bede Burn-road.

Work N (situate wholly in the borough of Jarrow).—A widening of Albert-road on its southern side, commencing at the eastern side of Bede Burn-road, and terminating at a point 20 yards east of the said Bede Burn-road.

Work O (situate wholly in the borough of Jarrow).—A widening of Bede Burn-road on its eastern side, commencing at a point opposite the southern side of Dillon-street, and terminating at a point 74 yards southwest of Dillon-street.

Work P (situate wholly in the parish of Boldon, in the rural district of South Shields).—A widening of Langholm-road on its north-eastern side, commencing at a point 210 yards south-east of Hawthorn-grove, and terminating at the north-western side of Station-road.

34. To empower the County Council to deviate laterally and vertically from the lines and levels of the tramways (where laid as tramroads) and street works shown on the deposited

plans and sections.

35. To empower the County Council to stop up, extinguish all rights of way over, and appropriate the sites of the roads and footpaths which it may be necessary to stop up for executing the purposes of the intended Act, and of all other roads, highways, paths and passages which it may be necessary to stop up in connection with the said purposes, or which are situate upon any lands acquired under the intended Act, and to make provision with reference to the repair and maintenance of roads and road widenings and diversions executed under the powers of the intended Act.

36. To authorize the County Council to break up, cross, alter, widen, divert, stop up (either temporarily or permanently), make junctions and communications with, raise, lower and otherwise interfere with streets, roads, highways, footpaths, pavements, steps, areas, cellars, windows, watercourse, bridges, canals, railways, tramways, sewers, drains, mains, pipes, wires, telegraphs, telephones and apparatus, and to remove obstructions within the county, city, boroughs, urban districts, rural districts and parishes aforesaid for the purpose of constructing and maintaining the said tramways, trolley vehicles and street

works or otherwise for the purposes of the in-

37. To empower the County Council for the purposes of the street works and tramways, trolley vehicles and omnibuses, for the purpose of providing frontage to the streets intended to be made, widened or improved, and for other the purposes of or indicated in the intended Act, to purchase or acquire, by compulsion or agreement, or to take on lease lands, houses and buildings in the county, city, boroughs, urban districts, rural districts and parishes aforesaid, and to acquire, by compulsion or agreement, rights or easements in, over or connected with any lands, houses and buildings therein, and to provide in certain cases that they shall not be obliged to acquire the surface of such lands.

In addition to the lands required for the purposes of constructing the said street works and tramways it is intended to purchase and acquire by compulsion or agreement for the purposes of tramways, trolley vehicles and omnibuses (inter alia) the following lands

shown on the deposited plans:-

(a) Certain lands, numbered 384 on the 2500 Ordnance Map (Durham Sheet XX, 1st Edition, of 1920), in the urban district of Chester-le-Street, and adjacent to the main road from Gateshead to Durham.

- (b) Certain lands in the Urban District of Spennymoor, lying between Barnfield-road and the road leading from High-street to Tudhoe Ironworks, and commonly known as Works-road, and having frontages to the said Barnfield-road between King-street and a point 97 yards east of that street and to the said Works-road between points respectively 106 yards and 268 yards east of the road known as Bishop's Close Cottages
- 38. To enable the County Council for the purpose of improvements of highways within the meaning of section 48 of the Highways Act, 1864, to purchase by compulsion or agreement certain lands and buildings shown on the deposited plans in the county of Durham in the following urban districts, rural districts and parishes:-

In the parish of Lamesley, in the rural

district of Chester-le-Street:-

(i.) Certain lands, abutting on the eastern side of the main road from Gateshead to Durham between points respectively 210 yards and 500 yards south-east of Blackrow-lane.

In the urban district of Chester-le-Street :-

(ii.) Certain lands abutting on the eastern side of the main road from Gateshead to Durham, from Blind-lane for a distance of 490 yards thereof.

In the parish of Plawsworth, in the rural district of Chester-le-Street:—

- (iii.) Certain lands abutting on the western side of the main road from Gateshead to Durham between points respectively 415 yards north and 85 yards south of the junction of Beaney-lane with the said main road. 'In the parish of Framwellgate Moor, in the rural district of Durham:
 - (iv.) Certain lands abutting on the eastern side of the Main road from Gateshead to Durham from the North Eastern Railway (Kimblesworth Colliery branch) for a distance of 175 yards south thereof.

(v.) Certain lands, lying between the main road from Gateshead to Durham and Farewell Hall-road, abutting on the western side No. 32139.

of the said main road between points respectively 32 yards and 88 yards north of Pitlane and abutting on the north-western side of Farewell Hall-road between the road leading to Sacriston and a point 88 yards west of the said main road.

(vi.) Certain lands, abutting on the eastern side of Farewell Hall-road from a point 190 yards from the southern side of the road leading to Witton Gilbert, for a distance of

135 yards in a southerly direction.

(vii.) Certain lands abutting on the west-ern side of Farewell Hall-road between a point 285 yards south of the road leading to Witton Gilbert and a point 320 yards north of Club-lane.

In the parish of Kimblesworth, in the rural

district of Chester-le-Street:-

(viii.) Certain lands abutting on the western side of the main road from Gateshead to Durham from Stank-lane for a distance of 110 yards north thereof.

In the parish of Neville's Cross, in the rural

district of Durham:-

(ix.) Certain lands abutting on the southeastern side of Neville's Cross Bank from a point 45 yards west of Percy-terrace to a point 65 yards south-west of George-street.

(x.) Certain lands, abutting on the eastern side of Neville's Cross Bank from a point 225 yards south-west of George-street for a distance of 168 yards in a southerly direction.

(xi.) Certain lands, abutting on the western side of Neville's Cross Bank from a point opposite the northern side of Lowe's Barn Bank for a distance of 85 yards in a north-easterly direction.

In the parish of Bearpark (detached), in the

rural district of Durham :-

(xii.) Certain lands, abutting on the north-western side of Stonebridge-road from Broom-lane for a distance of 480 yards in a south-westerly direction.

Partly in the parish of Bearpark (detached), in the rural district of Durham and partly in Brandon urban district οf

Byshottles:

(xiii.) Certain lands, abutting on the eastern side of Stonebridge-road, Langley Bridge and High-street (Langley Moor) between points respectively situate 45 yards north and 50 yards south of the centre of the said Langley Bridge.

In the urban district of Brandon and

Byshottles:

(xiv.) Certain lands, abutting on the western side of Stonebridge-road, Langley Bridge and High-street (Langley Moor) between points respectively situate 60 yards north and 25 yards south of the centre of the said Langley Bridge.

(xv.) Certain lands, abutting on the north-western side of High-street (Langley Moor) from a point 80 yards south-west of Mill-road for a distance of 280 yards in a

south-westerly direction.

Partly in the urban district of Brandon and Byshottles and partly in the parish of Sunderland Bridge, in the rural district of Dur-

(xvi.) Certain lands, lying between the main road from Sunderland Bridge to Durham and the main road from Sunderland Bridge to Spennymoor, abutting on the south-eastern side of the said main road from Sunderland Bridge to Durham,

between points respectively 120 yards and 335 yards north-east of Browney-lane and abutting on the north-eastern side of the said main road from Sunderland Bridge to Spennymoor, between points respectively 60 yards and 195 yards south-east of the River Wear.

In the parish of Sunderland Bridge, in the

rural district of Durham :-

(xvii.) Certain lands, abutting on the eastern side of the main road from Sunderland Bridge to Spennymoor, between points respectively 30 yards and 210 yards north of the centre of the bridge carrying the said main road over the North-Eastern Railway at Croxdale Station.

In the urban district of Spennymoor: -

(xviii.) Certain lands, abutting on the eastern side of the main road from Sunderland Bridge to Spennymoor and extending from the northern side of the entrance gate in that road to the property known as The Loggins for a distance of 120 yards in a southerly direction.

(xix.) Certain lands, abutting on the eastern side of the main road from Sunderland Bridge to Spennymoor (Front-street, Tudhoe Colliery) between points respectively 188 yards north and 277 yards south of the junction of Tudhoe-lane with the

said main road.

· (xx.) Certain lands, abutting on the eastern side of the main road from Sunderland Bridge to Spennymoor between points respectively 5 yards and 124 yards north-east of the junction of North-road with the said main road.

(xxi.) Certain lands, lying between Northroad and Durham-road, at the junction of the said roads, and having frontages to the western side of North-road and the southeastern side of Durham-road of 35 yards and 100 yards respectively.

(xxii.) Certain lands, abutting on the north-western side of Durham-road between the northern side of No. 36, Diamond-terrace and the south-western side of No. 9,

Diamond-terrace.

(xxiii.) Certain lands, abutting on the south-eastern side of Durham-road between the north-eastern side of No. 9, Ruby-terrace to the south-western side of No. 102, Durham-road.

In the urban district of Felling:-

(xxiv.) Certain lands, and building thereon, lying between Sunderland-road and Shields-road, at the junction of the said roads, and having frontages to the north-eastern side of Sunderland-road and the western side of Shields-road of 150 yards and 100 yards respectively.

In the parish of Shincliffe, in the rural district of Durham:—

- (xxv.) Certain lands, and buildings thereon, between the Shincliffe Bridge and the main road from Durham to Stockton (at the eastern end of High-street, Shincliffe), abutting on the morthern sides of the said main road and High-street and on both sides of Back-lane and Willow Tree-avenue.
- 39. To exempt the County Council from the operation of section 92 of the Lands Clauses Consolidation Act, 1845 (so as to enable them to acquire parts only of certain properties), the provisions of that Act relating to superfluous lands, and the restrictions upon the entry on lands, and to make other amendments in the

Lands Clauses Acts in their application to the intended Act.

- 40. To make special provision with regard tothe amount of compensation to be paid in respect of the lands to be acquired under the intended Act and the determination thereof; to provide that any buildings erected, alterations made or interest created after such date as may be mentioned in the intended Act, shall not be taken into consideration in determining such compensation; to render persons claiming compensation liable to pay their costs in certain events, and to make provision for enabling them to amend their claims.
- 41. To authorize the County Council to sell, lease and dispose of the lands vested in them or acquired under the intended Act upon and subject to such terms and conditions as they may think fit, and to enlarge the powers of the County Council relative to the acquisition, retention, user and disposal of lands under any general or local Act.

42. To extinguish all public and private rights of way and other rights over the lands acquired under the Bill, and to vary and extinguish all other existing rights and privileges which would or might in any way prevent, interefere with or delay the accomplishment of any of the objects of the intended Act, and to

confer other rights and privileges.

43. To enact all necessary provisions for giving full effect to the purposes of the intended Act or of the general or local Acts in force in the county of Durham, including the making and confirmation of bye-laws, the imposition of penalties for breach of the provisions of the intended Act or of any bye-laws thereunder, and the payment of expenses of carrying the intended Act into execution.

44. To empower the County Council to borrow or raise money for the purchase of lands and the construction of the works proposed to be authorized by the intended Act, and for any of the purposes of their tramway, trolley vehicle and motor omnibus undertakings and for all other the purposes of the intended Act, and to charge such money upon the county fund and county rate and upon the estates, undertakings, rates, rents, revenues and other property of the County Council, or on any of those securities, and to execute and grant mortgages or to create and issue County Council stock in respect thereof, and to empower the County Council to apply any of their existing funds and rates, or any money they are authorized to borrow, to any of the purposes of the intended Act.

45. To alter, amend, extend, enlarge, repeal or re-enact. with or without amendment, all or some of the provisions of the Local Government Act, 1888, and any Act or Order

relating to the County Council.

46 To incorporate and apply, with or without modification, or to render inapplicable all or some of the provisions of the following Public Acts:—The Lands Clauses Acts, the Railways Clauses Consolidation Acts, 1845 and 1863; the Public Health Acts; the Tramways Act, 1870; the Local Loans Act. 1875; the Local Government Acts, 1888 and 1894; the Arbitration Act, 1889; and all Acts amending the said Acts respectively.

Plans and sections of the intended works and plans of the lands intended to be taken, together with a book of reference to the plans, and a copy of this Notice as published in the London Gazette will on or before the 30th day

of November instant be deposited for public inspection with the Clerk of the Peace for the county of Durham at his office at the Shire Zall, Durham, and a copy of so much of the said plans, sections and book of reference as relates to each of the several areas hereinafter mentioned, together with a copy of the said notice will on or before the said 30th day of November be deposited as follows:—

As relates to the county borough of Gateshead, with the Town Clerk at his office in Gateshead; as relates to the county borough of Sunderland, with the Town Clerk at his office in Sunderland; as relates to the city of Durham, with the Town Clerk at his office in Durham; as relates to the borough of Jarrow, with the Town Clerk at his office in Jarrow; as relates to any urban district not being a borough or to any rural district, with the Clerk of the district Council of such district; as relates to any parish in a rural district with the Clerk of the parish council, at his office, or if he has no office, at his residence.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 19th day of November, 1920.

HAROLD JEVONS, Clerk to the County Council, Shire Hall, Durham.

SHARPE, PRITCHARD AND Co., Parliament Mansions, Orchard-street, Victoria-street, London, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

164

BRISTOL WATER.

(New Waterworks; Acquisition of Lands and Easements; Extension of Limits of Supply; Breaking up Streets, etc.; Discharge of Water into Streams, etc.; Increase of Rents, Rates and Charges; Amendment of Sections 35 and 60 of the Waterworks Clauses Act, 1847: Increase of Borrowing Powers, Prevention of Pollution, Guarantees by Local Authorities and Others, Connections with Company's Mains, etc.; Auditors; Incorporation, Variation, Repeal and Amendment of Acts.)

NOTICE is hereby given, that the Bristol Waterworks Company (hereinafter called "the Company") intend to apply to Parliament in the ensuing Session for an Act for effecting all or some of the following among other purposes (that is to say):—

1. To authorize the Company to make and maintain in the City and County Borough of Bristol the following works or some of them or some part or parts thereof (that is to say):—

Work No. 1.—A service reservoir in the enclosure numbered 577 on the atom Ordnance Map (Edition 1916, sheet LXXI. 6) of that part of the said City and County Borough which was formerly the parish of Shirehampton.

Work No. 2.—A line or lines of pipes (No. 1) commencing at or in the said reservoir (Work No. 1) and terminating by a junction with the line of pipes (Work No. 3) next described at a point in Park Hill 14 chains or thereabouts measured in an easterly direction along Park Hill from the point of junction thereof with Park Road.

point of junction thereof with Park Road.
Work No. 3.—A line of pipes (No. 2)
commencing by a junction with the said line

or lines of pipes (Work No. 2) at the point of termination thereof hereinbefore described and terminating in High-street, Shirehampton, by a junction with the Company's existing main in that street at a point opposite the north-western corner of King's Weston-avenue;

together with all tanks, filter beds, overflows, shafts, tunnels, adits, bores, aqueducts, culverts, conduits, mains, drains, banks, telegraphs, telephones and other subsidiary works, engines, machinery, plant, buildings and apparatus as may be necessary or convenient in connection with the before-mentioned works or any of them.

2. To authorize the Company to deviate laterally from the lines and vertically from the levels of the intended works shown on the plans and sections to be deposited as hereinafter mentioned.

3. To authorize the Company for the purposes of the intended Act to open, divert, alter, remove and to extinguish rights of way over and otherwise interfere with, temporarily or permanently, highways, footpaths, streets (including streets not dedicated to public use), pipes, sewers, canals, streams, bridges, railways, tramways, tunnels, drains, wires and telegraphs, telephone and electric and other works and apparatus, and to apply any provisions of the Waterworks Clauses Act, 1847, with respect to the breaking up of streets for the purpose of laying pipes and to empower the Company to discharge water from any works of the Company into streams and other water courses and channels.

4. To empower the Company for the purposes of the intended works and their undertaking to acquire compulsorily or by agreement or to take on lease and to hold lands and hereditaments in the before-mentioned City and County Borough and elsewhere and any rights and easements therein free from the provisions of the Lands Clauses Acts relating to superfluous lands, and to sell, lease and exchange or dispose of lands with or without reservation of water or other rights therein and to vary or extinguish all rights over any lands so acquired, and to enable the Company to acquire parts only of or easements only in respect of lands, rivers, navigations and railways.

5. To extend the limits of supply of the Company so as to include the parish of Nailsea in the rural district of Long Ashton, in the county of Somerset, and to apply therein all or any of the provisions of any Act or Order relating to the Company with or without modification or of the intended Act, and to enable the Company to exercise within their limits as so extended all or any powers and privileges which they may exercise within their existing limits including powers and privileges conferred by the intended Act.

6. To provide for revision and increase of the rates, rents and charges which the Company may take and recover in respect of the supply of water, or matters incidental thereto (including any provisions as to charges for or in relation to supplies to the Clutton Rural District Council contained in the Agreement set out in the Second Schedule to the Bristol Waterworks Act, 1900, and for supplies to the Axbridge Rural District Council contained in Section 26 of the Bristol Waterworks (Act, 1917) and for future revisions of any rates, rents and charges which the Company may at any time be authorized to take and recover, to authorize different rents, rates and charges, and to

amend or repeal any provisions of the Bristol Waterworks Acts and Order, 1862 to 1920, and in particular the Bristol Waterworks Act, 1862, the Bristol Waterworks Amendment Act, 1865, the Bristol Waterworks Act, 1900, the Bristol Waterworks Act, 1902, the Bristol Waterworks Act, 1914, and the Bristol Water-

works Act, 1917.

7. To increase in its application to the Company the one-tenth part of the expense in providing and laying down pipes and the period of three years referred to in Section 35 of the Waterworks Clauses Act, 1847, and to amend Section 60 of that Act so as also to make any person who shall wilfully or carelessly shut or who shall otherwise interfere with any lock, cock, valve, pipe, work or engine of the Company liable to the penalty provided for by that section.

8. To increase the amount which the Company may raise by debentures, debenture stock, or borrowing under the Bristol Waterworks Acts and Order, 1862 to 1920, or any of them, and to make new provisions as to the terms of issue of any authorized but unissued

capital of the Company.

9. To empower any local or other authority of any district to guarantee such return as the Company and such authority may agree upon, on the cost of affording a supply to any part of any such district, and to empower such authorities to raise moneys or apply their funds

10. To make provision as to the making of connections with the Company's mains and apparatus and to provide that such connections shall only be made by the Company or persons authorised by them; to make further pro-visions as to auditors, authentication and service of notices by the Company; to amend Section 2 of the Bristol Waterworks Act, 1900, and Section 19 of the Bristol Waterworks Act, 1902 and to make further provision for prevention of pollution and the preservation of the purity of any waters which for the time being the Company are authorized to take or which may now or hereafter flow or be received into any works of the Company, and as to agreements with landowners and others with reference thereto, and to authorize the Company to apply any capital they are authorized to raise or any of their funds to any purpose of the intended Act.

11. To incorporate with or without alteration or vary in their application to the Company any of the provisions of the Companies Clauses Acts, 1845 to 1889, the Lands Clauses Acts, such parts of the Railways Clauses Consolidation Act, 1845, as relate to roads and temporary occupation of lands, the Waterworks Clauses Acts, 1847 and 1863, and any other Acts amending the said Acts respectively.

12. To vary and extinguish all rights and privileges which would interfere with any of the objects of the intended Act, to confer other rights, privileges and incidental powers, and to amend or repeal any provisions of the Bristol Waterworks Acts and Order, 1862 to 1920, and any other Act relating directly or indirectly to the Company.

On or before the 30th day of November instant plans and sections relating to the objects of the intended Act, with a book of reference to such plans and a copy of this Notice as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the County of Gloucester at his office at Gloucester, and with the Town Clerk of the City of Bristol at his office at the Council House, Bristol.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1920.

Edward Gerrish, Harris and Co., 40, Corn Street, Bristol, Solicitors.

SHERWOOD AND Co., 22, Abingdon Street, Westminster, S.W. 1, Parliementary Agents.

In Parliament.—Session 1921.

OXFORD ELECTRIC TRAMWAYS.

(Increase of Fares, Rates and Charges Authorized in Respect of the Motor Omnibuses of the City of Oxford Electric Tramways Limited by the Oxford and District Tram-ways Act, 1914, and the Agreement Sche-duled thereto; Amendment of Provisions as to Stages; Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the City of Oxford Electric Tramways Limited (hereinafter called "the Company") for leave to introduce a Bill (hereinafter referred to as "the Bill") for the following or some of the following pur-

poses (that is to say):

To increase the amount of the fares, rates and charges which the Company may under or by virtue of the Oxford and District Tramways Act, 1914 (hereinafter referred to as "the Act of 1914"), and the agreement between the Oxford Corporation, the National Electric Construction Company Limited and the Company thereby confirmed, demand, take and recover from passengers (including artisans, mechanics or daily labourers) on the motor omnibuses belonging to the Company.

To alter or amend the proviso to section 7 of the Act of 1914 and to increase the amount of the fare, rate or charge which the Company may demand and take for any number of consecutive stages or portions of stages or to reduce the number of stages in respect of which the Company may demand and take the fares, rates and charges prescribed by the said section or to give effect (in relation to the powers of the Company of charging by reference to stages) to any such increase of fares, rates and charges as is hereinbefore referred to by a combination of these modes.

To vary and extinguish all rights and privileges inconsistent with or which would or might interfere with any of the objects of the in-tended Act and to confer other rights and

privileges.

To alter and amend so far as may be necessary for the purposes of the intended Act the Oxford and District Tramways Act, 1914, and the said agreement confirmed thereby and any other Acts or Orders relating to the Company or their undertaking.

Printed copies of the Bill will on or before the 17th day of December next be deposited in the Private Bill Office of the House of

Dated this 17th day of November, 1920.

LEES AND Co., 26, Abingdon-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament. - Session 1921.

LIVERPOOL CORPORATION.

(Consolidation, Amendment and Repeal of Acts and Orders of the Liverpool Corporation; Appointment of Committees; Consolidation of Parishes in the City and Alteration of Unions; Appointment of Overseers; Continuance and Maintenance of Water Undertaking; Extension of Limits for Supply of Water; Abstraction of Water from Rivers and other sources; Increase of Water Rates, Rents and Charges; Continuance and Maintenance of Tramway and Omnibus Undertakings; New Tramways; Gauge and Motive Power; Narrow Places; Working Agree-ments; Purchase of Tramways outside City; Continuance and Maintenance of Electricity Undertaking; Generating Stations; Power to Construct Street Improvements and Break up Streets; Continuance and Maintenance of Markets Undertaking; Abolition of Exemption from Market Tolls; Provisions as to Libraries, Museums, Art Galleries, Baths and Washhouses, Parks, Burial Grounds and Crematorium; Increase in Charges for Baths and Washhouses; Acquisition of Lands by Compulsion and Agreement; Exten-sion of Sanatorium at Fazakerley; Jurisdiction and Powers of Court of Passage; Building Regulations; Reinforced Concrete Structures; Provisions as to Streets and Development of Estates and Property; Sewers and Drains and Sanitary Provisions; Fire Prevention in Warehouses, &c.; Provision of Means of Escape from Fire; Celluloid Cinematograph Film Regulations; Street and other Offences; Regulation of Meetings and Processions; Weights and Measures; Infectious Disease and Sanitary Provisions; Venereal Disease; Cattle and Cattle Drovers; Milk Supply; Police Provisions and Licensing and Registration; Lying-in Homes; Consolidation of Rates of City; Water Rate; Provisions as to Levying, Collection and Compounding of Rates; Borrowing Powers; Corporation Stock, Bills and Mortgages; Sinking Funds; Revenue and Expenditure on Undertakings of Corporation; Superannuation Funds; Miscellaneous Provisions; Sale of Lands by Trustees of St. James' Cemetery to Cathedral Committee and Further Powers to that Committee; Byelaws and Regulations; Penalties; Entry and Inspection; Agreements; Tolls, Rents, Rates and Charges and Alteration thereof; Repeal, Amendment and Incorporation of Acts.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Lord Mayor, Aldermen and Citizens of the City of Liverpool (hereinafter referred to as "the Corporation" and "the City" respectively), for an Act for all or some of the following purposes (that

1. To repeal or amend all or some of the provisions of all or some of the local Acts and , Orders confirmed by Act of Parliament now in force within or with respect to the City or the Corporation (including the following), and to consolidate and re-enact with or without amendment, extension or alteration, and to alter all or some of the enactments contained in those Acts and Orders (that is to say):—
The Acts 8 Anne, c. 25, 21 Geo. II, c. 24,

26 Geo. III, c. 12, 39 Geo. III, c. 36, 50 Geo. III, c. 165, 53 Geo. III, c. 122, 59 Geo. III, III, c. 165, 53 Geo. III, c. 122, 59 Geo. III, c. 9, 1 Geo. IV, c. 13, 3 Geo. IV, c. 77, 7 Geo. IV, c. 57, 7 & 8 Geo. IV, c. 36, 11 Geo. IV, c. 15, 2 Will. IV, c. 8, 4 & 5 Will. IV, c. 92, 6 & 7 Will. IV, c. 135, 1 Vict., c. 98 and 115, 1 & 2 Vict., c. 99, 3 Vict., c. 89, 5 & 6 Vict., c. 52, 88 and 105, 6 & 7 Vict., c. 75, and 9 & 10 Vict., c. 120, the Liverpool Building Act, 1842, the Liverpool Improvement Acts, 1842, 1855, 1858, 1861, 1864, 1865, 1867, 1878, 1882, 1883, 1885, and 1886, the Liverpool Fire Prevention Acts, 1843 and 1844, the Liverpool and Harrington Water-1844, the Liverpool and Harrington Waterworks Act, 1846, the Liverpool Sanitary Act, 1846, the Chorley Waterworks Acts, 1846 and 1851, the Liverpool Corporation Waterworks Acts, 1847, 1855, 1860, 1862, 1866, 1880, and 1920, the Liverpool Corporation Waterworks Amendment Act, 1850, the Liverpool Library and Museum Act, 1852, the Liverpool Corporation Waterworks (Deviations) Act, 1852, the Liverpool Court of Passage Procedure Act, 1853, the Liverpool Police Superannuation Fund Act, 1854, the Liverpool Sanitary Amendment Acts, 1854 and 1864, the Chorley Waterworks Transfer Act, 1856, the Liverpool Fire Prevention Acts Amendment Act, 1862, the Liverpool Gunpowder Regulation, &c., Act, 1865, the Liverpool Tramways Acts, 1868, 1870, 1871, 1875, 1880, 1882, 1885, and 1892, the Liverpool Improvement and Waterworks Act, 1871, the Liverpool Tramways (Purchase) Act, 1872, the Liverpool United Tramways and Omnibus Company's Act, 1879, the Liverpool Corporation Electric Lighting Act, 1879, the Liverpool Corporation Acts, 1880, 1889, 1890, 1893, 1898, 1900, 1902, 1909, 1912, 1913, and 1915, the Liverpool Corporation Loans Acts, 1880, 1894, and 1897, the Liverpool City Police Superannuation Act, 1881, the Liver-pool Waterworks and Improvement Act, 1887, the Liverpool Court of Passage Acts, 1893 and 1896, the Liverpool Electric Supply (Transfer) Act, 1896, the Liverpool Electric Supply (Transfer)
Act, 1896, the Liverpool Corporation Tramways Act, 1897, the Liverpool Tramways and
Electric Supply (Garston Transfer) Act, 1902,
the Liverpool Corporation (General Powers)
Acts, 1905 and 1908, and the Liverpool Corporation (Streets and Buildings) Act, 1908:
The following Local Government Board's Provisional Orders Confirmation Acts and the Orders relating to Liverpool confirmed thereby: -The Act 1874 (No. 4), the (Aberdare, &c.) Act, 1875, the (Bath, &c.) Act, 1876, the (Artizans' and Labourers' Dwellings) Act, 1876, the (Bournemouth, &c.) Act, 1878, the (Abergavenny Union, &c.) Act, 1878, the (Axminster Union, &c.) Act, 1879, the (Askern, &c.) Act, 1881, the (No. 7) Acts, 1884, 1902 and 1905, the (No. 11) Act, 1891 (Standish with Langtone Order) the (No. 17) (Standish with Langtree Order), the (No. 17) Acts, 1893 (Shevington Order) and 1896, the (No. 10) Act, 1895, the (No. 6) Act, 1897, the (No. 10) Act, 1895, the (No. 6) Act, 1897, the (No. 15) Act, 1897, the (No. 4) Acts, 1901 and 1907, the (No. 12) Acts, 1901, 1905 and 1914, the (Housing of Working Classes) Act, 1902, the (No. 2) Acts, 1904, 1911 and 1919, the (No. 8) Act, 1906, the (No. 9) Act, 1912, the (No. 14) Act, 1913, the (No. 5) Act, 1915, and the (No. 1) Act, 1917; The following Trampure Orders Conferential Acts and the Orders ways Orders Confirmation Acts and the Orders relating to Liverpool confirmed thereby:— The (No. 1) Acts, 1878 (Wavertree and West Derby Local Board Tramways Orders), 1881, 1882, 1883, 1884, 1894 (Liverpool and Walton-on-the-Hill, and Liverpool Corporation Tramways (Extensions) Orders), 1898,

1901, and 1905, the Act 1879, the (No. 2) Acts, 1880 (Walton-on-the-Hill Tramways Order), 1888, 1891 and 1908, the (No. 4) Act, 1900 (Garston Tramway Order), and the (No. 5) Act, 1900; the Liverpool and Prescot Light Railway Orders, 1898 and 1919; The following Education Department or Education Board Provisional Orders Confirmation Acts, and the Orders relating to Liverpool confirmed thereby:—The (Acton, &c.) Act, 1889, the (Barry, &c.) Act, 1894, the (Liverpool) Acts, 1895 and 1899, the (Brighton and Preston United District, &c.) Act, 1900, the (Barnes, &c.) Act, 1902, and the (Liverpool, &c.) Act, 1905; and the following Electric Lighting Orders Confirmation Acts, and the Orders relating to Liverpool confirmed thereby:—The (No. 6) Act, 1895, the (No. 3) Act, 1896, and the (No. 1) Act, 1897 (Garston Order).

2. To empower the Corporation to appoint

2. To empower the Corporation to appoint Committees and to delegate to them all or some of their powers and duties; to regulate the proceedings of the Corporation and such Committees; to define the name and style of the Corporation and the title, powers and duties of certain officers of the Corporation; to prescribe the boundary and divisions of the City and the number of aldermen and councillors, and to make incidental provisions with refer-

ence thereto respectively.

3. To provide for the consolidation and amalgamation of all the parishes, townships, liberties, extra parochial and other places in the City into one parish for all purposes (other than exclusively ecclesiastical purposes), and to provide that the whole of such parish shall form part of the West Derby Poor Law Union; to dissolve the select vestry of the parish of Liverpool and the Toxteth Union and the guardians thereof, to detach the parishes of Little Woolton and Much Woolton from the Prescot Union and to transfer them to the West Derby Union and to detach the parish of Kirkby from the West Derby Union and the Sefton Rural District, and to transfer it to the Prescot Union and the Whiston Rural Distriot, and to alter and prescribe the jurisdiction, powers, authorities, rights, privileges and duties of the guardians of the poor of those enlarged or altered unions accordingly and of their officers and servants; to alter the representation on the West Derby and Prescot Unions and to make all such incidental and consequential alterations for poor law purposes as may be requisite or expedient.

4. To make provision in relation to the number, election, rotation and retirement of guardians and councillors in all or any of the unions, districts and parishes affected by the intended Act and all matters incidental thereto; to provide for the transfer of the property, powers, rights, liabilities and obligations of and for the adjustment of financial relations between the unions, boards of guardians and district and parish councils, and any other bodies or authorities so affected, and to provide for the levying of special rates for the liquidation of liabilities and for the collection of arrears of rates in all or any of the areas affected, and to make all necessary consequential provisions for giving effect to the objects of the intended Act in relation to the proposed consolidation, amalgamation and alteration of the said parishes, townships, districts and unions, and to confer upon the Corporation to the exclusion of any other body the power and duty of appointing out of the members of the Corporation or otherwise overseers and assistant overseers of the poor for the parish comprised in the City.

5. To make provision for determining or cancelling the appointments and for compensating all or any of the officers of any authority affected by or in connection with the intended consolidation of parishes and alteration of districts and unions, and any overseers, rate collectors, vestry clerks, and other officials or servants whose duties are or may be transferred to or taken over by the Corporation or other authority, or whose office, duties or employment may cease or may become or be rendered unnecessary under the intended Act.

6. To provide for the continuance of the waterworks undertaking of the Corporation and to empower the Corporation to maintain, use, renew, extend, alter or discontinue their existing waterworks undertaking; to construct, complete, maintain and extend the waterworks which they are authorized to make, and to lay down, erect and maintain additional aqueducts, mains, pipes, tanks, meters, buildings, works and apparatus connected with the water-

works undertaking.

7. To authorize the Corporation to sell and supply water for all purposes and to exercise all their rights, powers and privileges relating to the supply of water within the limits in which they are now authorized to supply water and elsewhere, including the City, the county borough of Bootle, the borough of Chonley, the urban districts of Waterloo-with-Seaforth, Great Crosby, Little Crosby, Litherland, Huyton-with Roby and Prescot, the townships or parishes of Aintree, Croxteth Park, Ford, Ince Blundell, Kirkby, Lunt, Netherton, Sefton, Thornton and West Derby Rural, all in the rural district of Sefton and the townships or parishes of Hale, Halewood, Knowsley, Speke and Tarbock, all in the rural district of Whiston, the township or parish of Simonswood in the rural district of West Lancashire, the neighbourhood of Prescot, and the urban districts of Hindley and Ashton-in-Makerfield and the neighbourhood thereof respectively.

8. To empower the Corporation to take, collect, divert and impound the waters which they are now authorized to take and to prevent the pollution thereof; to enlarge the powers of the Corporation in regard to their waterworks undertaking; to empower them to exercise all or any of the powers conferred by Section 12 of the Waterworks Clauses Act, 1847, on all or any of the lands for the time being held by them in connection with the waterworks undertaking; to exempt the Corporation and the waterworks undertaking from all or any of the provisions of the Waterworks Clauses Act, 1847, or any Act amending the same and in particular from any such provisions as to pressure, height of supplies, constant supply and other matters; to empower the Corporation to supply water in bulk or otherwise outside their limits of supply and to confirm and give effect to agreements with reference thereto and to provide for guarantees by local authorities in respect of new supplies; to enable the Corporation to break up streets and places not dedicated to the public and to lay pipes and supply water therein; to provide that the Corporation need not supply several houses by one pipe; to prescribe the notices of discontinuance of a water supply; to empower the Corporation to sell meters and fittings, and to prescribe penalties on persons injuring meters, pipes

and fittings; to make provision as to the mode of supply and apparatus required in different parts of the limits of supply; and to prescribe penalties for the wrongful use of water and interference with and misuse of mains and other apparatus of the Corporation.

9. To continue, alter, vary or increase the rates, rents and charges which the Corporation are now authorized to demand, take and recover in respect of the supply of water for domestic and other purposes within the whole or any part of their limits of supply, including the boroughs of Bootle and Chorley, and to alter or vary the basis on and the periods for which such rates, rents and charges are levied, and to empower the Corporation to demand, take and recover differential rates, rents and charges for different parts of such limits, and to confer, vary or extinguish exemptions from such rates, rents and charges.

of the rates, rents and charges which the Corporation are now entitled to demand, take and recover in respect of the supply of water under any agreement, whether confirmed by Act of Parliament or otherwise made between the Corporation and any authority, company or person, and to amend any such agreement accordingly, and if thought fit to confer upon the Ministry of Health or other Department of State or authority all necessary power to alter and vary the provisions of any such agreement and to prescribe the procedure in connection with applications for any such

alteration or variation.

1.1. To provide for the continuance of the tramway undertaking of the Corporation, which expression where used in this Notice includes the tramways and omnibus undertakings or business and all other businesses carried on by the former Liverpool United Tramways and Omnibus Company with all the interests, powers, rights and privileges, lands and property of such Company, the new tramways to be authorized by the intended Act as hereinafter provided, and all tramways, tram-roads or light railways for the time being owned by, demised to or worked by the Corporation within or beyond the City and any motor omnibuses of the Corporation, and the property, rights, powers, privileges and authorities of the Corporation in connection therewith respectively; to empower the Corporation to maintain and work the tramway undertaking and to supply and use electricity for the purpose and to construct, renew, alter and extend all works connected therewith or necessary for and incidental to the working thereof, or for affording access to generating stations, stables, engine houses, sheds and buildings of the Corporation or for effecting junctions with the tramways or light railways of any other corporation, body or person, and to empower the Corporation when any road in which a tramway is laid is altered or widened to reconstruct such tramway in such position as they think fit or as the intended Act may prescribe.

12. To authorize the Corporation to construct and maintain with all necessary and proper rails, plates, sleepers, works and conveniences, the new tramways hereinafter described or some part or parts thereof.

(Where in any description in this Notice any distance is given, such description is to be read and construed as if the words "or thereabouts" had been inserted after such distance.)

The tramways proposed to be authorized by the intended Act will be situated within the City and are as follows:—

Tramway No. 1 (New Hall-lane and Townsend-lane), commencing by a junction with the existing tramway in Townsend-lane at a point 3.6 chains south-west of Lark Hill-lane, passing along Townsend-lane and New Hall-lane, and terminating therein at a point 2.3 chains south of Carr-lane.

Tramway No. 2 (Lark Hill-avenue), commencing by a junction with the existing tramway in West Derby-road at a point .8 chain east of Lisburn-lane, passing along the new road to be known as Lark Hill-avenue and terminating therein at its northern end.

Tramway No. 2a (Junction between Greenlane and West Derby-road), commencing in Green-lane by a junction with the existing tramway at a point 1.6 chain south-east of West Derby-road and terminating in that road by a junction with the existing tramway at a point 3.2 chains west of Lisburnlane.

Tramway No. 3 (St. Oswald's-street), commencing by a junction with the existing tramway in Edge-lane opposite Elms Houseroad, passing along St. Oswald's-street and terminating in Prescot-road by a junction with the existing tramway opposite Broad Green-road.

Tramway No. 3A (Junction to Tramway No. 3), commencing in St. Oswald's street by a junction with the intended Tramway No. 3 at a point 1 chain north of John's View and terminating in Prescot-road by a junction with the existing tramway opposite the east

side of Derby-lane.

Tramway No. 4 (Calderstones-road and Allerton-road, Woolton), commencing in Menlove-avenue by a junction with the existing tramway at a point 1.4 chains northwest of Crompton's-lane, passing along Beech-lane, Calderstones-road, Vale-road, the intended new Street (No. 4) hereinafter described, Allerton-road and High-street, Woolton, and terminating therein at its junction with Woolton-street.

Tramway No. 5 (Allerton-road, Wavertree), commencing in Allerton-road by a junction with the existing tramway at a point .3 chain north-west of Queensdaleroad, passing along Allerton-road and the intended new street (No. 5) hereinafter described, and terminating therein at its junc-

tion with Woolton-road.

Tramway No. 6 (Woolton-road, Allerton and Church-road, Garston), commencing in the intended new street (No. 5), hereinafter described by a junction with the intended Tramway No. 5 at a point 2.4 chains southeast of Heath-road, passing along the said intended new street, Woolton-road, Church-road, and terminating in St. Mary's-road, Garston, by a junction with the existing tramway, at a point .2 chain east of Queen-street.

Tramway No. 7 (Speke-road), commencing in Speke-road by a junction with the existing tramway at a point .7 chain west of the entrance to the Corporation tramway shed, and terminating in that road opposite Burnsall-street.

Tramway No. 8 (Devonshire-road and Belvidere-road), commencing in Princes-road by a junction with the existing tramway, at a point 3.3 chains north-west of the entrance gate of Princes Park, passing along Devonshire-road, Belvidere-road, Ullet-road, and

terminating in Aigburth-road by a junction with the existing tramway at a point 1.4 chains south-east of Ullet-road.

Tramway No. 9 (Ullet-road), commencing in Croxteth-road by a junction with the existing tramway at a point 1.3 chains west of Brompton-avenue, passing along Crox-teth-road and Ullet-road and into and terminating in Smithdown-road by a junction with the existing tramway at a point .6 chain east of Borrowdale-road.

Tramway No. 10 (Longmoor-lane), commencing by a junction with the existing tramway in Longmoor-lane at its termination, passing thence along Longmoor-lane, and terminating therein at a point 200 yards

east of the Cottage Homes.

13. At the following places it is proposed to lay the new tramways so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on the side of the streets or roads hereinafter mentioned and the nearest rail of the tramway (that is to say):

Tram- way. No.	Name of Street or Road.	Side of Street or Road.	Natrow Places.
3	St. Oswald's Street	Both -	Between points respectively 3 chains south and 3.6 chains north of the centre of Pereival Street.
4	Beech Lane -	Both	Between the east side of Cromptons Lane and the north side of Druids Cross Road.
	Calderstones Road	Both -	Between points respectively 4 chains south- east of Druids Cross Road and 7 chains north-west of Yew Tree Road.
	Vale Road -	Both -	Between points respectively 6 chain and 15 chains south-east of the south-east side of Yew Tree Road.
	Allerton Road and High Street	Both -	Between Vale Road and a point in High Street 2.6 chains from its junction with Allerton Road.
	High Street -	Both -	Between Woolton Street and a point 2.9 chains south - west thereof.
6	Woolton Road	Both -	Between the north side of the Lon- don and North- Western Railway bridge and Is- land Road.
9	Ullet Road -	South -	Between points respectively opposite Cheltenham Avenue and York Avenue.
10	Long m cor Lane	Both -	Between points respectively opposite the centre of Garden Lane and 3 chains east thereof. Between points respectively 5 chains and 8 chains east of the eastern end of the Cottage Homes.

14. The new tramways are proposed to beconstructed and the existing tramways to be maintained on a gauge of 4 feet 81 inches, it is not intended to run thereon carriages or trucks adapted for use upon railways, and the motive power to be used on the intended and existing tramways is animal, steam, electrical or any other mechanical power, and the intended Act will or may render inapplicable tothe tramway undertaking all or some of the provisions of section 34 of the Tramways Act,

1870, with respect to the overhang of cars.
15. To provide that certain portions of the intended tramways may be constructed on separate tramway tracks, and that such tracks shall not form part of the highway, and to render inapplicable thereto all or some of the provisions of the Tramways Act, 1870, and the intended Act, and of the enactments to be incorporated therewith or applied thereby relative to roads and rails and the mode of construction of the tramways, and to prohibit persons trespassing on such tracks and to impose

penalties in respect thereof.

16. To authorize the attachment of brackets to buildings and lamp-posts and to make bye-laws and regulations with reference to the use and working of the tramways; to empower the Corporation to demand and take tolls, rates and charges in respect of the tramway undertaking and for the conveyance of passengers' luggage and parcels, animals, goods, minerals, merchandise and other property thereon and therein, and to alter and increase the existing tolls, rates and charges, and to confer, vary or extinguish exemptions from such tolls, rates

and charges.

17. To enlarge the powers of the Corporation in regard to their tramway undertaking, to authorize them to acquire lands and to erect buildings therefor; to confirm and give effect to an agreement with the Mayor, Aldermen and Burgesses of the Borough of Bootle with respect to the running of omnibuses therein, and to make bye-laws for the regulation of the omnibuses of the Corporation, and to extend and apply thereto all or some of the provisions of the intended Act relating to the tramways of the Corporation; to make provisions with reference to the running of through cars and cars and omnibuses at special fares and for special purposes, starting and stopping places and the adoption of the queue system in connection with the tramway undertaking, the provision of shelters and waiting rooms and the disposal of lost property, and to empower the Corporation to convey passengers by private conveyance.

18. To empower the Corporation and any other local authority, company, body or person to enter into and fulfil working agreements and agreements for, or in relation to, the construction, leasing (whether for any period in excess of that prescribed by the Tramways Act, 1870, or not), working, running over, management, maintenance and repair of and conveyance and interchange of traffic on and the supply of rolling stock or motive power for, and the making of junctions between their respective undertakings or any part thereof, and the fixing, levying, collection, payment, appropriation and distribution of tolls on their respective undertakings, and for the appointment of joint committees for the purpose of carrying into effect any such agreement and to confer upon the Corporation powers to purchase by agreement certain tramways and tramroads outside the City.

19. To provide for the continuance of the electricity undertaking of the Corporation and to empower the Corporation to maintain, renew, alter and use the said undertaking, and all lands, properties, works, buildings, stations, machinery, plant, rights, powers and privileges for the time being belonging to or held, used or enjoyed by them, for or in relation to or in connection with the supply of electricity; to prescribe that the limits for the supply of electricity by the Corporation shall be the City; to empower the Corporation to maintain, improve, alter and enlarge, and to construct stations upon lands for the time being belonging to them, together with works, machinery and conveniences for generating, transforming and transmitting electricity and materials, products and things arising or used in such processes. The lands hereinbefore referred to will include the sites of the generating stations of the Corporation, namely, the Lister Drive, Pumpfields, Cobbs Quarry, Charters Street, Lavrock Bank, Smithdown Road, Garston, Oldham Street, Paradise Street, Highfield Street, Lark Lane, Fairclough Lane, Lodge Lane, Rice Lane, Beaumaris Street, and Gateacre Stations.

20. To extend to the electricity undertaking the provisions of the Electricity (Supply) Acts, 1882 to 1919, and the Electric Lighting (Clauses) Act, 1899, with such exceptions or modifications as may be prescribed by the intended Act, to empower the Corporation to make and recover charges for and in relation to the supply of electricity and services in connection therewith, to alter and increase existing charges, and to confer, vary or extinguish

exemptions therefrom.

21. To confer further powers upon the Corporation in connection with their electricity undertaking, including power to construct electrical sub-stations under streets, to lay electric mains in private streets, to attach brackets to buildings, to make bye-laws as to wires, apparatus and fittings, to require notice of discontinuance of supply and to recover charges for reconnection, to make provision in regard to the supply of electricity by agreement and to premises having a separate supply, and as to the maximum power which may be demanded in certain cases, and to prescribe penalties on persons obstructing the Corporation in the exercise of their powers.

22. To re-enact, confirm or enlarge the powers of the Corporation in connection with and to authorize them to construct and complete street improvements and works which they are now authorized to make and to stop up streets which they are now authorized to stop up, and to make and maintain the following street improvements and works, or some of them or some parts or part thereof, that is to

say:—

In the City-

1. A widening of Hornby-road on its south side between Rice-lane, Walton, and the public footpath adjoining the west side of His Majesty's Prison.

2. A new street (No. 1) commencing in Moss-lane at a point opposite the end of Matlock-avenue and terminating in Waltonvale at a point about midway between Windsor-road and Warbreck-avenue.

- 3. A widening of Brownlow-hill on its south side for a distance of 40 yards east of Mount Pleasant.
- 4. 'A new street (No. 2) commencing in Cambridge-street at a point 27 yards west of

Mulberry-street, and terminating in Mount. Pleasant opposite the end of Arrad-street.

- 5. A new street (No. 3) commencing in. Whitechapel at a point 124 yards north-east of Church-street, and terminating in Clayton-square at the junction therewith of Elliot-street.
- A widening of Prince Edwin-street on. its south side between Fox-street and Netherfield-road South.
- 7. A new street (No. 4) commencing in Vale-road at the eastern corner of the premises known as "The Gables," and terminating in Woolton-road at a point 17 yards south-west of Vale-road.

8. A new street (No. 5) commencing in Allerton-road, Wavertree, 174 yards north of Rose-lane, and terminating in Woolton-road, Allerton, at a point opposite the northern corner of Allerton Cemetery.

9. A new street (No. 6) commencing at a point 53 yards south-east of the intersection of the new street (No. 5) mentioned above with Heath-road, and terminating in Woolton-road, Allerton, at a point 23 yards north-east of the London and North-Western Railway Bridge.

In the urban district of Huyton-with-Roby—

- 10. A widening of Broad Green-road on its north side between the western boundary of the premises known as "Boomfield" and Childwall-lane.
- 23. To authorize deviations laterally and vertically from the lines and levels of any of the intended tramways, street improvements: and other works as shown on the plans and sections to be deposited as hereinafter mentioned.
- 24. To empower the Corporation, for or in connection with the construction or alteration of the tramways, street improvements and other works to be authorized by the intended Act, to make alterations of lines and levels of and junctions in any streets or roads, and to stop up, alter, divert and interfere with, either permanently or temporarily (and, if permanently, to appropriate the site and soil of and to extinguish all rights of way over), and to break up, alter, divert, interfere with or cross over or under or upon, and to make and maintain openings and ways in, on or under streets, roads, highways, bridges, lands, railways, streams, watercourses, sewers, drains, gas and water, and other pipes and telegraphic, telephonic and electric wires and other apparatus.
- 25. To authorize the Corporation to continue, maintain, use and enjoy their markets undertaking and all lands, properties, buildings, appliances, rights, powers and privileges. belonging to or held, used or enjoyed by them for or in connection with markets, slaughterhouses, abattoirs or dead meat markets, and to extend the powers of the Corporation with reference thereto; to enable them to close markets and to fix new market places and to let shops and stalls; to take tolls, rents, stallages, fees and charges in respect of the markets, slaughterhouses and abattoirs, and the usethereof, and of any appliances therein, and to prescribe when the same shall be paid, to alter, vary and increase tolls, rents, stallages, fees and charges now authorized to be taken in respect thereof; to abolish all exemptions from any tolls, rents, stallages, fees or charges payable in connection with the markets undertaking; to empower the Corporation to make-

bye-laws and regulations in respect of their markets undertaking and operations carried on in connection therewith, and to confer upon them new and extended powers in relation thereto.

26. To provide that the Town Hall and other public buildings belonging to the Corporation and all libraries, museums, gymnasiums, art galleries, baths and washhouses now vested in the Corporation shall continue to be used and enjoyed by the Corporation, and to empower them to alter, improve and enlarge the same respectively; to apply the provisions of the Museums and Gymnasiums Act, 1891, and the Public Libraries Acts, 1892 to 1919, to every such museum, gymnasium, library and art gallery; to let rooms and other accommodation therein for special purposes, and to make charges therefor and generally to confer upon the Corporation powers to regulate and control any such institution.

27. To make provision for the appropriation, sale or letting and charges for the use of baths and wash-houses, to provide for an increase in the charges for the use thereof, and that baths may be set apart for persons of the working class, and to re-enact and confirm the powers of the Corporation with reference to the construction of new baths and other public buildings and works for the storage and delivery of salt water for use in public baths.

28. To provide for the continuance and maintenance of all parks, burial grounds and the crematorium vested in the Corporation, and to enable the Corporation to acquire, appropriate and lay out further lands for public parks, and to permit the use thereof for military purposes; to make provision as to the cost of providing music in parks, for conferring the powers of constables upon parkkeepers, and to make bye-laws for the regulation, use and management of parks, and of persons resorting thereto; to provide that the Corporation shall be the burial authority or burial board of the City to the exclusion of all other bodies or persons, or that for all or some purposes the burial grounds within the City shall be deemed to have been provided under the Public Health (Interments) Act, 1879; to make provision for the closing of and laying out as open spaces certain disused burial grounds, and to provide for the registration, inspection, control and regulation of private mortuaries and as to the position, ventilation and lighting thereof.

29. To declare and provide that all lands and hereditaments and easements and rights in land now belonging or leased to the Corporation shall continue to be held, maintained and enjoyed by them, and to confirm or re-enact any existing powers of the Corporation for the acquisition of lands, hereditaments and easements, rights and privileges in and over lands for the purposes of any undertaking or for any other purpose of the Corporation or the

intended Act.

30. To empower the Corporation within the City, parishes and places referred to in this notice and elsewhere for the purposes of the intended street improvements and of any of the undertakings of the Corporation and other purposes of the intended Act or any municipal, sanitary or other purpose, and for the purposes of recoupment or exchange and for rehousing persons displaced under the provisions of the intended

Act, and for other the purposes thereof to acquire by compulsion or agreement and to hold lands, houses, buildings and other property and any rights and easements in or over lands, waters and other property which may be required for such purposes, and also the lands following in the City, that is to say:—

For the purpose of an open space for the use

of the public:—

(1) Certain lands being the gardens and enclosure in Great George-square;

For the purposes of exercising the powers of section 105 of the Municipal Corporations Act, 1882:—

(2) Certain lands comprised in the area situated between and bounded by Dale-street, Manchester-street and Old Haymarket, and in connection therewith to stop up Albionplace; and

For the purpose of an extension of the sanatorium for tuberculosis at Fazakerley:—

- (3) Certain lands on the west side of Lower-lane between and adjoining the City Hospital and the West Derby Sewage Farm, and extending westward 400 yards from Lower-lane.
- 31. To empower the Corporation to acquire easements only in certain cases and to exempt the Corporation from the operation of Section 92 of the Lands Clauses Consolidation Act, 1845, and to enable them to purchase compulsorily parts only of certain properties, to provide that lands for the time being held by them shall be freed from the provisions of the said Act with respect to superfluous lands, to stop up public and private rights of way over any property acquired by them, and to make special provision for limiting the amount of compensation payable and claims in respect thereof in cases of recent buildings and alterations and recently created interests therein.

32. To confer further powers upon the Corporation with respect to the acquisition of lands within and without the City, and to enable them to purchase or take on lease any lands for any purpose required by them or in anticipation of their requirements, to enter into contracts for the acquisition of lands, and to borrow money temporarily for the purpose of such contracts, to extend and enlarge the powers of the Corporation relative to the retention, sale, lease, appropriation, exchange, disposing and use of lands, and to extend the powers so enlarged to any lands for the time being belonging to the Corporation under any public or local Act or otherwise, and to make provision for the application and investment of fines on the grant and renewal of leases of corporate land.

33. To provide for the continuance of and prescribe the jurisdiction and powers of the Court of Passage of the City of Liverpool, and to make provision as to the appointment, jurisdiction, powers and duties of the Presiding Judge, Registrars and other officers of the said Court, to prescribe and, if thought fit, in various respects to extend and vary the jurisdiction and procedure of the said Court, and to make provision in certain cases for the removal of actions to the High Court and the County Court with reference to appeals, the granting of costs and security therefor, the execution of judgments, the making of rules and orders, and the enforcement thereof, and to extend or apply to the said Court and its procedure certain of the provisions of the Common Law Procedure Act, 1854, the

County Courts Admiralty Jurisdiction Act, 1868, the Judicature Act, 1873, the County Courts Act, 1888, and the Arbitration Act, 1889, and generally to make such other prowisions as may be thought expedient for continuing and extending the jurisdiction and powers of the said Court.

34. To re-enact and extend the powers of the Corporation, and to make further and better provision in regard to buildings and works in connection therewith and the approval thereof by the Corporation, and to confer powers upon the Corporation in relation to and for the control thereof, including provisions in regard to the matters following:

The materials, mode of construction, thickness and height of walls, piers and chimneys, and other buildings; foundations and separate side walls and damp proof courses in buildings; beams and other supports for walls and party and separate side walls, cuttings into and openings in party walls, openings and recesses in external walls and the support of walls over such openings; fireplaces, hearths, chimney flues and chimney shafts; materials to be used for the roofs of buildings; height of existing and new buildings and increases therein, and the taking down and re-erection of buildings; projections and projecting buildings in streets, the strength, size and nature of timbers used in buildings, and the nature of materials and mode of construction of chimneys, chimney flues, chimney shafts and fire places; elevation of new buildings to be subject to the approval of the Corporation; the conversion and adaptation of buildings into flats and dwelling houses, the levels of ground floors and entrances to dwelling houses and the laying out of streets before dwelling houses are erected and open spaces in connection with dwelling houses, the dimensions of rooms in dwelling houses, means of escape from shops in case of fire, the construction of ovens, furnaces, stoves, grates and boilers, and of vaults, arches, cellars, cellar entrances and coal shoots; the construction and nature of iron, steel, and reinforced concrete buildings and buildings of iron and steel skeleton construction; the nature, size and materials of wooden buildings and the erection of buildings in courts and passages, the control of dangerous, neglected and dilapidated structures, and platforms erected or used on public lands and elsewhere, the floor loads of warehouses and overloading thereof, and the fencing of land adjoining streets; the demoli-tion of buildings and the erection and use of hoardings and similar structures; notice of · commencement of building operations; and to empower the Corporation or the City Building Surveyor to prescribe different regulations in regard to all or any of the before-mentioned matters for different classes of buildings and different areas of the City, and in certain cases to relax and dispense with observance and compliance with all or any of the before-mentioned provisions.

35. To re-enact and extend the powers of the Corporation and to make further and better provision in regard to the formation of streets and works in connection therewith, and to confer powers upon the Corporation in relation to and for the control thereof, including provisions in regard to the matters following:—Continuations of streets to be deemed new streets; streets to be formed and widened only with approval of Corporation and of prescribed width; direction and position of new streets in relation to

existing streets; building line in new streets to be shown on plan and prescribed by Corporation; line of building and line of frontage in existing streets and provisions for street widenings necessary to maintain such lines; exchange of lands and portions of streets to secure uniform line of frontage; intersecting streets; exchange of lands and adjustments of boundaries between estates to secure proper development; limits of streets; laying out of streets with plantations and gardens; demolition and disposal of buildings infringing Corporation requirements; compulsory acquisition, dedication or use of land and powers of entry to owners and others for any of foregoing purposes; improved paving required in certain cases; courts and passages to be flagged and channelled; fences in streets; interference with pavements; openings into streets and crossings over footpaths; drainage across pavements and formation of channels; speedy reinstatement of streets broken up; injury to streets caused by excavations to be made good; hoardings to be provided to shield building operations and regulation thereof; provision of kiosks, etc.; lopping trees overhanging streets; bridge and tramway easements across streets; closing of streets and precautions during street repairs; restrictions on placing wires in streets; and to empower the Corporation to prescribe different regulations in regard to all or any of the before-mentioned matters for different classes of streets and in certain cases to relax and dispense with the observance and compliance with all or any of the before-mentioned provisions.

36. To re-enact and extend the powers of the Corporation, and to make further and better provisions as to sewers and drains, and in particular in regard to the matters following: requiring plans of new sewers to be submitted, separate sewers for sewage and surface water, and in certain cases enlarged sewers and combined drainage of houses; repair of private drains; approval of reconstruction of drains; communications between drains and sewers to be made by Corporation; drainage of cellars below sewer level, and rust intercepters and terminals to be provided, and to prohibit the entry of explosive and deleterious substances

into any sewer or drain.

37. To re-enact and extend the powers of the Corporation in regard to fire prevention, and to authorize such powers to be carried out by the Fire Prevention Committee of the Corporation; to provide for a register of buildings, rooms, vaults and cellars used or intended to be constructed or adapted for the deposit of merchandise as ordinary and fireproof warehouses: to prescribe the site, mode and materials of construction, height and area of each class of warehouse; to prohibit the erection of new warehouses, except in accordance with the provisions of the intended Act, and to provide that the re-erection, conversion and addition to existing warehouses, and the roofing or covering over of open spaces between walls and warehouses shall be deemed to be new warehouses, and to make special provisions for securing and closing doors and windows of all warehouses; to prohibit the storage of combustible goods in warehouses not complying with requirements of the intended Act, and the carrying on of any trade which may from time to time be certified by the said Committee as a dangerous trade, except in certain premises and under certain conditions; to require chimneys to be provided in premises used for dangerous trades, and to prohibit the

reception or storage of any merchandise of an inflammable nature, including oil, in any premises, except such and in such manner as may be prescribed by the intended Act; the Corporation empower licences to persons to act as warehousemen, and to require occupiers of warehouses to appoint and keep licenced warehousemen; to prescribe the duties of warehousemen and to extend their duties in regard to the keeping of passages and approaches free from obstruction and all lamps and lanterns in good order and condition, and to make special provisions for preventing persons having or possessing com-bustibles or doing any other act likely to cause danger from fire; to enable constables to enter warehouses and constables and warehousemen to search porters and others, and generally to authorize the Corporation to regulate premises in which inflammable merchandise may be deposited, and the conduct of persons resorting thereto, and to provide that the said Committee may in certain cases relax and dispense with the observance and compliance with all or any of the before-mentioned provisions.

38. To empower the Corporation to require

the provision of means of escape from fire in the case of high buildings or buildings to be occupied by more than twenty persons, and such other new and existings buildings as the intended Act may prescribe, and to prohibit the occupation of the whole or any part of any such building unless and until the requirements of the Corporation have been complied with; to provide that further or other requirements may be made in the case of any substantial alteration or change of circumstances made in or affecting the nature, occupation or user of the building; to require the construction of a roof of fire-resisting materials in the case of shops and other premises projecting over streets, and to require the provision of special safeguards and means of escape in the case of rooms over or near to buildings used for the storage of petroleum and other inflammable substances; to require the provision in certain buildings of means of access to roofs and other facilities for escape in case of fire, to prohibit or restrict the conversion and alteration of mode of user of buildings otherwise than in conformity with the provisions of the intended Act; to require that all such means of escape and facilities be provided, kept and maintained by the owner of the premises, or such other person or persons as the intended Act may prescribe, and to confer upon such owner or other persons such powers of entry as may be necessary, notwithstanding provisions to the contrary in any lease or contract affecting the premises; to provide for the apportionment of expenses incurred in certain cases, and to require such notices, details and information to be supplied to the Corporation or the City Building Surveyor as the intended Act may prescribe.

39. To confer powers upon the Corporation with reference to the regulation of premises upon which celluloid or cinematograph film is subjected to any process of manufacture or is kept or stored; to require the approval of the Corporation to the site and mode of construction of celluloid factories and the registration of premises on which celluloid or cinematograph film is stored and to prohibit the manufacture or storage thereof in other premises; to restrict the uses to which celluloid factories and celluloid stores may be put, and to require the provision of means of escape from fire and the

owner of and other persons interested in any such premises to comply with such requirements; to empower the Corporation to exempt certain factories from the provisions of the intended Act and to apply modified provisions to existing factories and stores; to provide for notice to the owner and occupier of and to: persons using the premises in cases where the Corporation require structural works or means of escape from fire to be provided and to make: provision for arbitration in case of difference; to provide that requirements of the Corporation in respect of any premises may be enlarged or extended in the event of substantial alteration of the building or mode of user thereof or substantial increase in the number of occupiers or other change of circumstances whereby the risk or danger from fire is substantially increased; to prescribe the mode of construction of and to regulate and restrict the user of celluloid stores and the storage of celluloid. and cinematograph film therein; to require all means of escape from fire provided under or in pursuance of the intended Act to be kept and maintained in good repair and condition by the owners of buildings in respect of which. they are provided and to require the owner of any premises or any person whose consent may be necessary to execute and do and permit the execution and doing of all such things as may be requisite for the purpose of giving effect to-any condition or requirement of the Corporation notwithstanding any provisions contained or implied in any lease or contract affecting the premises, and to confer upon such owner or persons all such rights of entry as may be necessary for the execution or maintenance of works; to make provision for the apportionment of the expense of works and for the execution thereof where the owner or other person responsible cannot be found, and to confer upon. the Corporation and their officers all such powers of entry, inspection and taking of samples to, in and from celluloid factories and celluloid stores as may be prescribed by the intended Act and to prohibit the selling of cinematograph film to children and young persons.

40. To re-enact and extend the powers of the Corporation and to make further and better provision in regard to street and offences, to prescribe penalties on persons committing certain offences in streets, public places and places of public resort and unfenced ground adjoining or abutting thereon, including the following:—Conducting public shows, etc., except in places appointed for the purpose, having carts with loose side or tail boards, leaving carts standing night, taking up or setting down sengers or loading or unloading ve standing vehicles except at the side of the road, drawing weighty articles other than in a wheeled carriage, placing merchandise and articles on the footway and awnings over the footway below a certain height, exposing goods for sale so as to project beyond the building line, suffering goods or merchandise for delivery to any house to remain in the street longer than necessary, drawing a rope or chain along or across a street for hoisting or lowering goods, carrying car-cases of cattle upon the footway or without sufficient covering, leaving horses unattended in the street, and using threatening or abusive language and noisy instruments, or behaving in a disorderly or offensive manner; to provide that prostitutes shall be deemed to be idle and disorderly persons within the meaning of the-

Vagrancy Act, 1824; to require vehicles to draw up before passing tramcars at stopping places; to prescribe penalties on persons defacing walls, injuring notice boards and placing deleterious or dangerous substances in public places; suffering fires to burn in combustible sheds; firing guns on board ship; obstructing the footway or playing or singing in any street after being required to depart, and using carts and vehicles to the annoyance of the public or without due regard to other traffic; to require cranes, hoists, etc., to be protected and kept in good order; to prohibit damage to street lamps and drunkenness and disorderly conduct in refreshment houses, and to increase the penalty for any such last-mentioned offence; to prohibit pawnbrokers from receiving goods in pledge from young persons and to penalize persons having property suspected to have been stolen; to extend the operation of the Gaming Act, 1845, to and within the City, and to provide that moneys seized under the Betting Act, 1853, shall be forfeited to the Corporation; to regulate street traffic and routes to be followed by certain vehicles and the collection of money in streets, and to prohibit carriage traffic in certain streets at certain times; to regulate privies, urinals and other similar conveniences, to penalise persons committing other offences in streets and other places and on private premises within the City, and to make further provision for the good rule and government of the City.

41. To re-enact and extend the powers of the Corporation for regulating the conduct of meetings held in and processions assembling in and passing through any street, public place and unfenced ground within the City; to enable the Corporation to prohibit such meetings and processions except in places and by routes prescribed by them and to enable them to allocate and appoint spaces in parks and other places of public resort for the holding of

public meetings.

42. To provide for the registration of weighing machines and the licensing and regulation of keepers thereof, and to empower the Corporation to refuse and revoke such licences; to require drivers of loaded carts to weigh the same at the request of the buyer or seller of the goods; to penalise frauds in connection with the weighing of carts and the loading thereof; to require a weight ticket on delivery of coke and agricultural produce, shewing separately the weight of the vehicle, and to make provisions for regulating the sale of coke.

43. To re-enact and extend the powers of the Corporation and to make further and better provision in regard to the sanitary conditions of the City and to infectious disease in the following amongst other respects, namely, to penalise the withholding of information from the medical officer of health; to require the removal to hospital of persons suffering from tuberculosis; to require notification of infectious disease in children to the teacher of their school and to prohibit the contact of such children with the public; to require the closing of Sunday schools and the exclusion of children from entertainments when necessary to prevent the spread of infectious disease, and to prohibit children excluded from schools from attending places of public entertainment or assembly; to regulate the admission to and discharge of patients from infectious disease hospitals and the conduct of persons therein; to authorize entry into and inspection of and to prescribe sanitary

regulations for premises used for the manufacture, preparation, sale or storage of food, and to prohibit the manufacture, preparation, storage, transport or exposure for sale of food so as to render it liable to infection or contamination, and to prevent the waste of such food; to regulate fried fish shops and the business carried on therein, the manufacture of ice cream and similar commodities and the sale of food from any cart, barrow or other vehicle; to prohibit the use of inedible fats in food and to prescribe a penalty on the original vendor of unsound food; to require taps in business premises supplying water direct from the main to be specially marked; to regulate the disposal of carcases of cattle dying on board vessels; to secure sanitary conditions stables; to prevent the bringing of live rats into the City; to provide for the cleansing of verminous persons and their clothing, and of houses infested with vermin, and to authorize the medical examination of inmates of common lodging houses during the prevalence of infectious disease, to require exhibition of a statement as to the number of lodgers for which a common lodging house is registered, and to prohibit the reception into any lodging house of persons suffering from contagious disease of

44. To extend the powers of the Corporation under Section 41 of the Public Health Act, 1875, to two or more houses or premises connected with a sewer by a single drain; to prohibit the improper construction or repair of water closets and drains; to require the use of dust boxes provided by the Corporation, and owners and occupiers of premises to provide and maintain receptacles for refuse, and to keep privies, closets and ashpits in repair; to prevent the letting or occupation of cellars as a separate dwelling; to prohibit the accumulation of dung, the placing or throwing any offensive or unwholesome matter in or upon any public place, ground, sewer or water course, the keeping of pig-styes adjoining streets or so as to be a nuisance to the neighbourhood, or the burning of any substance so as to cause a nuisance or annoyance; to provide for the licensing and control of slaughterhouses and knackers' yards; to require certain furnaces to consume their own smoke and the alteration of chimneys the smoke or vapour from which becomes a nuisance; and to facilitate the demolition of insanitary property by enabling the Corporation to compensate and to regulate subsequent erections on the site.

45. To make provision for more effectively reventing the spread of venereal disease in the City; to provide for the gratuitous treatment of persons (including children and defectives) suffering therefrom, and to require such persons to consult and to be treated by a medical practitioner, and in certain cases to enter hospitals for the necessary examination and treatment; to confer on medical practitioners and hospital, &c., authorities certain powers and duties in regard to the treatment of and supply of information to the Medical Officer of Health concerning the disease; and to impose penalties on persons infecting others with the disease or failing to obtain treatment or discontinuing treatment until cured, and upon medical practitioners offending against or failing to comply with any of the provisions of the intended Act; to require secrecy by persons employed in the

administration of the said provisions of the intended Act, and that all proceedings in any Court of Justice thereunder shall be heard in camera, and to impose penalties on persons publishing reports of such proceedings, and to empower the Minister of Health to make regulations and prescriptions in regard to any of

the matters aforesaid.

46. To empower the Corporation to license cattle drovers and places for keeping cattle, and to empower the Corporation to refuse and revoke such licences, and to prohibit the keeping of cattle on unlicensed premises or in excess of the number licensed; to require such premises to be kept in good order and to authorize inspection thereof; to regulate the driving and conveyance of cattle leading, through the streets; and to require notice of the emergency slaughter of cattle.

47. To make provision for securing the purity of milk supplied within the City; to prevent the sale of milk of diseased cows and to require isolation of such cows and the notification of cases of tuberculosis; and to authorize the taking of samples of milk and the inspection of cows and dairies within and without the City

when tuberculosis is suspected.

48. To re-enact and extend the powers of the Corporation with reference to various matters of licensing and registration and other police matters and to authorize the arrest of persons found upon any place used for public exhibition or entertainment and not licensed for the purpose; to require theatrical agencies to he registered and to regulate the conduct thereof, and to provide for cancellation of registration in certain cases; to make provision with reference to the licensing of hackney carriages and carts let on hire and the proprietors and drivers thereof; and to prescribe fees for the granting thereof; and to extend the provisions of the Town Police Clauses Acts, 1847 and 1889, and the Public Health Acts, with reference thereto, so as to apply to hackney carriages with taximeters, and in other respects to control and regulate the use of hackney carriages and carts and other vehicles whether plying for hire or not; to require dealers in marine stores or second-hand goods, errand, message or luggage porters plying for hire to be licensed, and to empower the Corporation to refuse, revoke or suspend any such licence, and to regulate and control the business of any such dealer or porter, and to require the approval of the Corporation to any change of place of business; to regulate and if thought fit to prohibit the entry and use of common lodging houses by girls; to authorize the Corporation to relax certain provisions of the Heavy Motor Car Order, 1904, and to enable heavy cars to be used within the City upon conditions to be prescribed; to require fire insurance offices and owners of unin-sured property to pay or contribute towards extraordinary fire expenses (including wages of fire police, pay of assistants specially employed, wear and tear of engines and utensils and damage and injury sustained) incurred by the Corporation in the case of fire, and to provide for the apportionment of such expenses between different offices and owners; to authorize the appointment of additional constables for special purposes and at the cost of private individuals; to authorize justices un certain cases to order delivery of goods wrongfully detained, and upon the application of the lessor or landlord of any deserted premises

to issue a warrant to the police requiring them. in lieu of the justices, to take certain steps in. regard to such premises; to authorize any police constable and such persons as he shall call to his assistance to arrest and detain persons without a warrant in certain cases; to authorize and require persons to whom property suspected of having been stolen shall be offered to deliver into custody the person so offering the property, and to authorize any police constable to search any carriage or vessel (upon the River Mersey) in which the presence of stolen goods is suspected, and to confer upon the police special powers of entry and inspection as regards vessels lying in the Port of Liverpool; to authorize the detention of persons removing furniture fraudulently or at night and of any horse, carriage, vessel or thing in the charge of any person taken into custody, and to authorize the sale thereof for the purpose of meeting reasonable expenses; to require compensation in addition to penalty from persons. who injure or damage any persons or property, and to confer upon police constables power to enforce bye-laws relating to any park or place of public resort, and of excluding persons therefrom, and to prescribe penalties on persons compounding informations and obstructing fire engines, and to empower the Corporation to place fire escapes and apparatus in streets.

49. To prohibit the carrying on of lying-in homes unless the name of the person conducting the same and the premises used for the purpose are registered with the Corporation; to empower the Corporation to require fees to be paid and to refuse and cancel registration in certain cases; to empower the officers of the Corporation to enter and inspect the premises and to prescribe penalties on persons infringing the provisions of the intended Act with re-

spect thereto.

50. To empower the Corporation to continue to levy and collect all the rates now levied by them, including the City rate, watch rate, general rate and water rate (both within the City and the borough of Bootle), and to consolidate into one rate (hereinafter referred to as "the City rate") the existing City rate, the watch rate, the general rate, and, if thought fit, the water rate of the City and all or any other rates which the Corporation are or may be authorized to make or levy, and to provide for the levying and collection with and as part of the poor rate, the City rate, and, if thought fit, the water rate (both within the City and borough of Bootle), and all or any other rates which are or may be leviable in the City or any part or parts thereof, to provide for the payment out of or the carrying to the credit of the City fund or rate or such other fund or rate as the intended Act may prescribe of all expenses and moneys which would otherwise be paid out of or carried to the credit of any existing fund or rate leviable within the City, and to provide that reference in any mortgage of or charge on any of the funds or rates hereinbefore referred to shall be construed as references to the City fund or rate or such other fund or rate as may be prescribed by the intended Act, to provide for the closing of the existing rates and funds and for the transfer to the credit or debit of the City fund or rate or such other fund or rate as the intended Act may prescribe of all balances standing to the credit or debit of any of the said rates and funds.

51. To require the overseers of the parish or parishes comprised in the City to pay out of the

poor rate leviable therein respectively the contributions of such parish or parishes to the City rate, and the overseers of the parishes in the borough of Bootle to pay out of the poor rate leviable therein respectively the contribution of those parishes to the water rate, and to apply to such contributions the provisions of Section 145 of the Municipal Corporations Act, 1882.

52. To alter and vary the incidence of all or any of the rates leviable within the City, to make all necessary provisions and to alter existing provisions in regard to the making, amending, assessing, levying, collection, recovery and publication of the City rate, the water rate, the poor rate and other rates and tithes leviable in the City, and to the differential rating of any part or parts of the City or of particular classes of property (including alterations of the differential rating now existing within the City), and to the compounding of and allowances in respect of rates and the payment by the owner instead of the occupier of any premises of the whole or any part of any of the said rates and to any exemptions or rebates from the said rates or any of them, and, if thought fit, to apply with or without amendment to and within the City or to render inapplicable thereto all or some of the provisions of the Poor Rate Assessment and Collection Act, 1869, and to transfer to the Corporation all or some of the powers of vestries and other bodies and persons under that Act, and to provide for the collection with the City rate of water rates, rents or charges and electric light charges and any other rates, rents and charges leviable by the Corporation, and generally to make all such consequential and other provisions as may be necessary or convenient in order to provide for the consolidation of all the rates, rents and charges leviable within the City.

53. To confirm or re-enact any existing borrowing powers of the Corporation and to declare the funds, rates, revenues, rents, proper-ties or undertakings of the Corporation on which the same shall be secured or charged, and, if thought fit, to provide that all moneys borrowed by the Corporation shall be charged indifferently on all the revenues of the Corporation and shall rank pari passu with such exceptions as may be prescribed by the intended

Act.

54. To empower the Corporation to borrow or raise further moneys and re-borrow for the purposes of the intended Act, or of the Corporation, and to charge such moneys upon the City fund and the City rate, and upon the lands, estates, properties, rates, rents, revenues, undertakings and other funds or property of the Corporation or upon any of those securities, and to exclude any provisions of the Public Health Act, 1875, or any other statute limiting borrowing powers from applying to the Corporation, and to empower the Corporation to execute and grant mortgages and other charges and securities and to create and issue Corporation bills to bearer or otherwise and debentures and debenture and other Corporation stock and securities redeemable or otherwise, and to apply any of their funds or rates or revenues or any money which they are authorized to borrow to all or any of the purposes of the in-tended Act, and to re-enact, extend, amend, repeal any provisions relating to borrowing by or to the time or method of repayment of moneys borrowed by the Corporation or their predecessors, to remove or vary any limitation on and the rate of the interest which the Corporation may pay on any debentures, debenture or other stock and securities, redeemable or otherwise, issued by the Corporation or on any moneys borrowed by them, and if thought fit to substitute other provisions for any provisions relating to the matters aforesaid.

55. To make provision as to the security or securities for the principal moneys borrowed or to be borrowed by the issue of stock or otherwise or owing from time to time by the Corporation, the continuance, alteration, amalgamation and formation in respect thereof of sinking, loans, redemption, interest, dividends and other funds, payments into the same, and the investment and application of the moneys therein and the sources from which such payments are to be made, to postpone or vary the times at which payments are to be made into any such funds or repayment of borrowed moneys is to commence in certain cases, and to make provision as to the mode and date of repayment of any borrowed moneys and the payment of dividends or interest thereon.

56. To provide for the accounts of and the expenditure upon the various undertakings of the Corporation and the application of the revenue and receipts therefrom, to make further provision in regard to temporary borrowing borrowing by loan from or overdrafts on banks or otherwise, to authorize the Corporation to make a scheme for prescribing one or more equated periods within which all or any loans contracted by them shall be discharged, and to make all necessary incidental provisions with respect to the matters aforesaid and further and better provision with regard to the borrowing of money and the finances of $^{\circ}$ the Corporation and the City.

57. To provide for the continuance of the Superannuation Funds of the Corporation and to make provision for the payment of superannuation, retiring and other allowances or pensions to officers and servants appointed by or in the employment of the Corporation or of the City Justices or any other officers and servants whose salaries, wages or emoluments are paid by the Corporation, or to officers or servants towards whose salaries, wages or emoluments the Corporation contribute; to authorize the making of rules or regulations governing the funds; to prescribe the amount of contributions to be made by officers and servants respectively and the terms, circumstances and conditions under and the extent to which there conditions under and the extent to which they shall be liable to contribute to, and they or their representatives or dependents shall beentitled to, benefits under any such scheme or from any such fund, and to provide for the computation of service and the aggregation of previous service under the predecessors of the Corporation and other public or local authorities.

58. To authorize the Corporation to deduct the amount of such contributions from the salaries or wages of such officers and servants, and to empower and, if thought fit, to require the Corporation to contribute to any such scheme or funds or the provision of any such allowances of pensions out of such funds, rates or revenues of the Corporation as the intended Act may prescribe, and to prescribe the method of ascertainment of any such contributions to provide for the administration, investment and application of and meeting deficiencies in any such fund, and the utilisation of the same for such purposes as may be defined or prescribed by the intended Act and to confer on the Corporation, their officers and servants all powers necessary or expedient for or in relation to any of the powers aforesaid; to provide for or empower the Corporation in certain cases to increase or add to the benefits under any such scheme or from any such fund, and to make separate or supplemental schemes or arrangements for providing or securing pensions, allowances or gratuities of different characters or on different bases to different classes of such officers or servants as aforesaid.

59. To empower the Corporation to establish and maintain and to continue any existing workmen's compensation or other insurance fund and to make payments into such fund or funds; to grant allowances and gratuities to the officers, servants and workmen of the Corporation and their widows, families and dependants in certain cases; to contribute annual or other sums to the University of Liverpool and to the Liverpool Council of Voluntary Aid; to lend money to boards of guardians or other public bodies having jurisdiction within the City, and to appoint a deputy medical officer of health; to make provision as to the remuneration of the City Coroner and the payment of the expenses of his office; to provide as to the representation on the Port Sanitary and Hospitals Committee, and to authorize the Corporation to appoint representatives on committees of institutions towards the maintenance of which contributions are made by them; to authorize the Corporation to provide and maintain life-saving apparatus and assistance, and to employ and pay persons in connection therewith; to erect, put up and fix lamps, lamp-irons and lamp-posts upon or against houses, and in certain events to make payments to the City Justices' Poor Fund out of fees received by the Clerk to the Justices.

60. To enact all necessary provisions for giving effect to the objects and purposes of the intended Act or of any general or local Act or any bye-law or regulation for the time being in force within the City; to require compensation to be made for damage or injury to the property of the Corporation; to empower the Corporation to execute works in default of the persons liable therefor and to recover the expenses thereof; to provide that in executing works for owners the Corporation shall be liable only for negligence, and that officers of the Corporation acting in the execution of any enactment shall not be personally liable; to make provision as to apportionment of expenses in the case of joint owners, recovery and pay-ment of costs, charges and expenses due from owners and occupiers, and as to penalties on occupiers preventing owners from carrying into effect any requirement of the Corporation and on persons obstructing any officer or servant of the Corporation.

61. To confer upon the Corporation and their officers and servants powers of entry upon and inspection of premises for all or any of the purposes of the intended Act, or to secure compliance with the provisions thereof, and to enter into and carry into effect contracts and agreements with owners and others with reference to any of the purposes of the intended Act, and to confirm and give effect to any such contract or agreement which may have been

entered into prior to the passing of the intended

62. To empower the Corporation to make, enforce, vary, relax or rescind bye-laws and regulations in respect of all or any of the matters and things mentioned or referred to in this Notice; to provide for the confirmation of and to impose, increase and recover penalties for the breach of or non-compliance with all or any of the provisions of the intended Act or of any bye-laws or regulations made thereunder or for the time being in force within the City, and to make provision in regard to the validity of proceedings in connection with the making of any such bye-laws and regulations, and to extend the powers of the Corporation in regard to bye-laws under the Public Health and other Acts.

63. To make provision for the sale by the trustees of the St. James' Cemetery, Liverpool, to the Liverpool Cathedral Committee of certain lands and hereditaments adjoining the said cemetery in the occupation of the Chaplain thereof; to empower the said Committee to hold the said lands and hereditaments freed from any restrictions, liabilities and obligations attaching or relating thereto under the provisions of the Act 7 Geo. IV., c. 52, or otherwise, and to provide for the relinquishment of any rights of the said Chaplain to or in respect of such lands and hereditaments; to empower the said Committee to remove or alter the position or level of any grave, monument or tombstone in, on, or under any such land, and any land acquired by them under the Liverpool Cathedral Act, 1902, or otherwise; and to empower the said Committee, trustees and Chaplain to enter into and carry into effect contracts and agreements with reference to any of the matters aforesaid, and to confirm any such agreement which may have been entered into prior to the passing of the intended Act, and to alter, vary, amend or repeal all or any of the provisions of the said Acts or either of them with reference thereto.

64. To vary or extinguish all or any rights and privileges inconsistent with or which would or might in any way interfere with the objects of the intended Act, and to confer other rights and privileges, and to authorize the levying of and to alter existing tolls, rates, fares, dues and charges, and to confer, vary or extinguish exemptions therefrom.

65. To alter, amend, extend, enlarge or repeal or re-enact, with or without amendment, all or some of the provisions of the several Acts hereinbefore mentioned or referred to, and all other Acts and Orders relating to the Corporation or to the City or any part thereof, and to incorporate and apply, with or without modification, or render inapplicable all or some of the provisions of the following public Acts:—

The Municipal Corporations Act, 1882; the Local Government Act, 1888; the Public Health Acts; the Lands Clauses Acts; the Railways Clauses Consolidation Act, 1845; the Waterworks Clauses Acts, 1847 and 1863; the Town Police Clauses Acts, 1847 and 1889; the Commissioners Clauses Act, 1847; the Markets and Fairs Clauses Act, 1847; the Baths and Wash-houses Acts, 1846 to 1899; the Cemeteries Clauses Act, 1847; the Burial Acts, 1852 to 1871; the Tramways Act, 1870; the Local Loans Act, 1875; the Elec-

tricity Supply Acts, 1882 to 1919; the Electric Lighting (Clauses) Act, 1899; the Infectious Disease (Notification) Act, 1889; the Infectious Disease (Prevention) Act, 1890; the Museums and Gymnasiums Act, 1891; the Public Libraries Acts, 1892 to 1919; the Private Street Works Act, 1892; the Notification of Births Act, 1907; and the Housing Acts, 1890 to 1919, and any Acts amending those Acts respectively.

And notice is hereby also given, that on or before the 30th day of November instant plans and sections relating to the intended street improvements and tramways and other objects of the intended Act, and plans of the lands proposed to be compulsorily acquired, with a book of reference to such plans, and a copy of this Notice as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the County Palatine of Lancaster at his office at Preston, and with the Town Clerk of the City at his office at the Municipal Buildings, Liverpool, and that on or before the same day a copy of so much of the said plans, sections and book of reference as relates to the Urban District of Huytonwith-Roby, together with a copy of the Gazette Notice, will be deposited with the Clerk to the Huyton-with-Roby Urban District Council at his office at Huyton.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1920.

G. HAMMOND ETHERTON, Town Clerk, Liverpool.

SHERWOOD AND Co., 22, Abingdonstreet, Westminster, Parliamentary Agents.

In Parliament.—Session 1921.

BEXHILL CORPORATION.

(Construction of Promenade and Sea-wall in the Borough; Provision of Concert-Halls and Entertainments; Sports Grounds; Purchase of Land; Baths and Bathing Pools; Electricity Provisions; Streets, Buildings, Sewers, Drains, Watercourses, Infectious Disease and Sanitary Matters; Hackney Carriages and other Public Vehicles; Further Regulations as to Hoardings and Advertisements; Borrowing of Money and other Financial Provisions; Incorporation, Repeal and Amendment of Acts.)

OTICE is hereby given, that application is intended to be a second is intended to be made to Parliament in the ensuing Session by the Mayor, Aldermen and Burgesses of the borough of Bexhill for an Act for all or some of the following

objects and purposes (that is to say):—

1. In this Notice "the borough" means the borough of Bexhill, "the Corporation" means the Mayor, Aldermen and Burgesses of the borough, and "the Bill" means the Bill for the intended Act.

2. To empower the Corporation to make and maintain the following work in the borough of Bexhill, in the county of East Sussex, together with all necessary and proper footways, car-

No. 32139.

riage ways, roads, approaches, junctions, communications, walls, abutments, embankments, railings, groynes, steps, slipways, sewers, drains, culverts, works and conveniences contherewith or incidental thereto, nected namely:

A promenade and sea wall commencing by a junction with the easterly end of the public promenade known as Channel View and terminating by a junction with De la Warr Parade at a point 147 yards measured in an easterly direction from the north-eastern corner of the building known as the Pavilion.

- 3. To empower the Corporation to deviate laterally and vertically from the lines and levels of the work shown on the deposited plans and sections.
- 4. To empower the Corporation to stop up, extinguish all rights of way over, and appropriate the sites of any roads, highways, paths and passages in the borough which it may be necessary to stop up for executing the said work or which are situate upon any lands acquired under the Bill, and to make provision with reference to the repair and maintenance of the promenade and sea wall and any works connected therewith which may be executed under the powers of the Bill.

5. To authorize the Corporation to break up, cross, alter, widen, divert, stop up (either temporarily or permanently), make junctions and communications with, raise, lower and otherwise interfere with streets, roads, highways, footpaths, pavements, steps, areas, cellars, windows, watercourses, sewers, drains, mains, pipes, wires, telegraphs, telephones and apparatus within the borough, for the purpose of constructing and maintaining the said work or otherwise for the purposes of the Bill.

6. To authorize the Corporation to provide or take on lease and equip concert halls, pavilions, conservatories, winter gardens, reading rooms, billiard rooms, refreshment rooms, bandstands and other places for musical and other performances and other buildings on the lands in the borough shown on the deposited plans, or in any promenade, park or recreation ground, or on the seashore, or on other lands to be acquired temporarily or permanently for the purpose in the borough and to charge for admission thereto and to enable the Corporation to provide and manage concerts and musical and other performances at any of such places and in any promenade, park or recreation ground, or in any such concert halls, pavilions, conservatories, winter gardens, bandstands and other buildings or on the seashore or on lands acquired as aforesaid and to charge for admission thereto and to provide programmes for any concerts or other performances or entertainments, and to enable the Corporation to let such concert-halls, pavilions, conservatories, winter gardens, bandstands and other buildings.

7. To authorize the Corporation to let or lease any part of a pleasure ground belonging to them to any body or person for the purpose of erecting any such buildings as are referred to in the foregoing paragraph of this Notice and for carrying out any of the purposes re-

ferred to in that paragraph.

8. To authorize the Corporation to advertise their concert halls and recreation grounds and other attractions of the borough and the concerts and other performances, and to contribute to bands of music performing in the borough.

9. To empower the Corporation to purchase ; or take on lease land, and upon such land or upon land already acquired by them to provide and maintain a cricket, football and sports ground, to enable them to close the whole or parts of the said ground for such times, on such days and for such periods as may be prescribed by the Bill, and to charge for admission thereto; to authorize the Corporation to let the whole or portions of the said ground for games and make charges for the use thereof; and to empower the Corporation to erect stands, pavilions and refreshment rooms and to carry on the same or let all or any part thereof.

10. To empower the Corporation for the purposes of the said promenade and sea wall, for the purpose of providing frontage thereto and to the streets intended to be widened or improved in connection therewith, for sites for buildings near thereto, and for other the purposes of or indicated in the Bill and this notice to purchase or acquire, by compulsion or agreement, or to take on lease lands, houses and buildings in the borough, and to acquire, by compulsion or agreement, rights or easements in over or connected with any lands, houses

and buildings therein.

To exempt the Corporation from the operation of section 92 of the Lands Clauses Consolidation Act. 1845 (so as to enable them to acquire parts only of certain properties), the provisions of that Act relating to superfluous lands, and the restrictions upon the entry on lands, and to make other amendments in the Lands Clauses Acts in their application to the Bill

- 12. To make special provision with regard to the amount of compensation to be paid in respect of the lands to be acquired under the Bill and the determination thereof, to provide that any buildings erected, alterations made or interest created after such date as may be mentioned in the Bill shall not be taken into consideration in determining such compensation; to render persons claiming compensation liable to pay their costs in certain events, and to make provision for enabling them to amend their claims.
- 13. To authorize the Corporation to sell, lease and dispose of the lands vested in them or acquired under the Bill upon and subject to such terms and conditions as they may think fit, and to enlarge the powers of the Corporation relative to the acquisition, retention, user and disposal of lands under any general or local
- 14. To extinguish all public and private rights of way and other rights over the lands acquired under the Bill, and to vary and extinguish all other existing rights and privileges which would or might in any way prevent, interfere with, or delay the accomplishment of any of the objects of the Bill, and to confer other rights and privileges.
- 15. To authorize the Corporation to improve and maintain the existing swimming bath in Egerton Park in the borough, and to equip the same with all necessary conveniences and appliances and in the said park and on lands in the borough to be acquired or appropriated for the purpose or on any part of the seashore, to provide and equip sea-water or fresh-water swimming and other baths, either covered or uncovered, and bathing pools, and to charge for admission thereto, and for the use thereof for swimming, bathing or other healthful or recreative purpose, and to maintain or to let the

same; to make bye-laws with regard to any such baths or bathing pools, and to reserve the exclusive use of all or any of such baths and bathing pools to any body or persons either gratuitously or for payment, and to empower the Corporation to break up streets and to alter the position of any culverts, pipes and wires under any street for the purpose of laying and repairing mains, oulverts and pipes for supplying sea-water to any such baths.

16. To empower the Corporation to purchase and acquire lands and buildings by agreement for the purpose of providing swimming and

17. To authorize the Corporation to provide and maintain shelters for the public with or without lavatories and sanitary conveniences therein, and charge for the use of the same and to make bye-laws with regard thereto.

18. To empower the Corporation to place chairs and seats upon the seashore and in recreation grounds, streets, highways and public places and upon land adjoining streets, highways and public places in the borough, and to charge for the use of the same, and make bye-laws with reference thereto.

19. To prohibit the digging or removal of any sand or other material from the seashore without the permission of the Corporation.

20. To authorize the Corporation to procure park and pleasure ground attendants to be sworn in as constables for the purpose of securing the observance of the bye-laws of the Corporation and of statutory enactments relating to such parks and pleasure grounds.

21. To confer further powers upon the Corporation with regard to their electricity undertaking in the following, amongst other, respects:—To provide for the payment of a minimum charge for the supply of electricity to premises having a supply of gas, and to provide that the maximum power in relation to a supply of electricity shall not include any supply given to the premises in question on extraordinary occasions; to confer further powers upon the Corporation with regard to the entry of premises for the purpose of ascertaining the amount of electricity consumed, or of removing meters, fittings and other articles belonging to them, and to empower the Corporation to enter unoccupied premises forcibly; to make provision for determining the date upon which erroneous registration shall be deemed to have commenced in the case of meters which are found to be registering erroneously, and to empower the Corporation to refuse to supply electrical energy to persons in debt to them; to empower the Corporation to construct and maintain in and under streets and roads sub-stations, transforming stations, and other works, and means of access thereto; to authorize the Corporation to lay down electric lines, wires, cables and apparatus in streets not dedicated to public use; to authorize the Corporation to provide, sell, let for hire, fix, repair and remove lamps, meters, switches, electric lines, fuses, lampholders, motors and other electrical fittings and apparatus incidental to the supply and use of electricity, and to exclude the same from liability to distress, or to be taken in execution or in bankruptcy proceedings, and to make bye-laws as to the nature, material, workmanship and mode of arrangement of wires, apparatus and fittings; to enable the Corporation to provide and maintain show-rooms and hold exhibitions and give demonstrations of the uses to which electrical energy can be put, to empower the Corporation to allow discounts for prompt payment, to recover expenses incurred in reconnecting lines or works which may have been lawfully cut off; and to authorize the provision of renewal and extension funds for the electricity undertaking of the Corporation.

tricity undertaking of the Corporation.
22. To make further provision and to confer further powers upon the Corporation in reference to streets and buildings in the borough relating to, amongst others, the following matters: —Requiring the construction of intersecting streets at such intervals as may be prescribed by the Bill; requiring back streets to continuous lines of dwelling houses; enabling the Corporation to require new streets to be constructed of additional width in certain cases, and the setting back of buildings in new streets; further provisions in regard to widening of new streets by owners of property on either side; power to the Corporation to define the future line of existing streets; enabling the Corporation to lay down drains in private streets and requiring that all work of laying in public or private streets gas or water communication pipes from mains for the supply of private premises shall be executed by the Corporation at the cost of the owner of the private premises; authorizing the Corporation to set out the portions of streets to be used as carriage way and footway respectively; requiring the elevation of buildings erected on front lands to be subject to the approval of the Corporation; requiring sanitary and other conveniences for workmen employed on buildings; provision as to the area of habitable rooms, and for requiring food storage accommodation and larders to be provided in dwelling-houses; provision with regard to the construction and use of street orderly bins; requiring opening steps or other projections adjoining or in any forecourt or in adjoining streets to be properly fenced by the owners; requiring the owner of vacant lands adjoining streets to fence off the same; providing that the continuation of an existing street shall be deemed a new street; the lopping of trees and shrubs overhanging streets and footpaths; requiring a new street which will become a new thoroughfare to be made of greater width than is prescribed by the bye-laws as to new streets; the cleansing of gullies in private streets; the prevention of water flowing over footpaths; the apportionment of expenses between different owners in cases where work is done for their common benefit; providing that undertakings shall bind successive owners of property and the Corpora-tion; and the imposition of penalties on occupiers refusing the execution of the Bill.

23. To confer further powers upon the Corporation in regard to sewers and drains in the borough and in particular to make provision for the following matters:—The extension of section 19 of the Public Health Acts Amendment Act, 1890, to houses belonging to the same owner; empowering the Corporation to order that houses shall be drained by a combined drain in certain circumstances, and providing for the construction of such combined drain; enabling the Corporation to make communications between private drains and the sewers of the Corporation; prohibiting the discharge of petrol and other deleterious liquid into sewers and drains; the reconstruction of drains and sewers made in contravention of the Public Health Acts by the Corporation; penalty on persons repairing drains without notice to the

Corporation; power to the Corporation to repair private drains in certain cases; wilful damage to drains and works connected therewith; empowering the Corporation to require a specially large sewer in new streets, and to make provision for the cost of such sewer; empowering the Corporation to lay drains in private streets; power to the Corporation to lay and maintain pipes and apparatus for ventilating sewers against any building; provisions as to the improper construction or repair of water-closets and drains or other sanitary apparatus; requiring soil pipes to be ventilated; power to require sanitary conveniences for manufactories; empowering the Corporation to require separate sewerage systems for sewage and surface water, and to declare with reference to existing sewers whether the same are surface water sewers or sewage sewers; provisions with regard to the definition of sewer and drain, and limiting the responsibility of the Corporation with respect to the repair and maintenance of sewers and drains constructed to connect two or more houses or premises with the sewers of the Corporation or other outfall; apportionment of expenses incurred by the Corporation in respect of sewers or drains belonging to different owners, exemption of the Corporation from liability except in cases of negligence, and extension of power of entry under the Public Health Acts.

24. To make further provision with regard to watercourses in the borough and especially in respect of the following matters:—

Watercourses choked up to be a nuisance under the Public Health Act; requiring watercourses on building land to be culverted; authorising the Corporation to take proceedings for preventing obstruction of any watercourse or for the removal of any obstruction; prohibiting the throwing or depositing of solid matter into streams; and requiring that streams shall not be covered over, or culverted except in accordance with approved plans.

25. To make further provision for the prevention of disease in the borough, and other sanitary matters with respect, amongst others, to the following:—The closing of Sunday schools to prevent the spread of infectious disease and other provisions for preventing the spread of infectious disease among children in Sunday schools; the restriction of the attendance of children at Sunday schools, cinemas and other places of public entertainment; information to be furnished to medical officer in cases of infectious disease; enlarging the meaning of the expression "infectious disease" so as to include measles, German measles, whooping-cough, influenza and such other diseases, if any, as may be prescribed in the Bill; requiring names of laundrymen to whom clothes or other things may be sent from houses in which infectious disease exists to be given to the Medical Officer of Health; compensation to persons ceasing employment at the request of the Corporation for preventing the spread of infectious disease; for preventing contact with the body of a person dying of infectious disease, and requiring a certificate before the removal by railway, etc., of the body of such person; the removal to hospital of persons suffering from pulmonary tuberculosis in certain cases, and the procedure to authorize and regulate such removal; the cleansing and disinfection by the owners and occupiers of buildings, sheds, booths, tents and other structures and

of things therein in cases of tuberculosis; further provisions as to manufacture and sale of ice-cream and similar commodities, and for the destruction thereof in the case of infectious disease, and for requiring dealers to have their names and addresses painted on their carts; enabling the Corporation to enter and cleanse houses which are infested with vermin, and the contents of such houses, and to examine, cleanse and free from vermin persons and their clothing with or without their consent; the medical examination of the inmates of common lodging-houses where the infectious disease prevails or is suspected, and the power to close common lodging-houses where infectious disease exists; the prohibition of blowing or inflating of carcases; the prohibition of using rooms where food is deposited as sleeping places; empowering officers of the Corporation and other authorized persons to enter premises where food is deposited for sale, take samples of food and seize unsound food; authorizing the making of sanitary regulations with regard to premises used for the sale or deposit of food for sale for human consumption; the registration of slaughtermen; houses not to be occupied without adequate water supply; and the provision and regulation of dustbins for ware-

houses, houses and shops.

26. To make further provision with regard to hackney carriages and other public vehicles in the borough, and especially vide that all hackney carriage carriages plying for hire in the borough shall be fitted with a taximeter or other similar apparatus to be approved by the Corporation; to empower the Corporation to test, inspect and certify all taximeters or similar apparatus used or intended to be used on hackney carriages within the borough; to provide that public vehicles at railway stations shall be subject to the same regulations and provisions as other public vehicles plying for hire; to authorize the Corporation to make bye-laws relating to the examination and inspection of hackney carriages, the cessation of user of a hackney carriage not complying with the conditions of a licence, the fixing of fares time and distance combined, deposit of a sum as security for number and fare plates and badges, the furnishing of the name and address of an authorized driver on request, and the notification of the change of address of a driver; to authorize the granting of occasional licences; and to empower the Corporation to make bye-laws regulating the routes which may be used by motor omnibuses in the borough.

27. To provide that vehicles shall not be used in the borough for displaying advertisements without the consent of the Corporation, and to confer upon the Corporation further powers with regard to the regulation and approval of hoardings and of advertisements exhibited or proposed to be exhibited in the borough.

28. To empower the Corporation to fix fire alarms in streets and public places within the

- borough.
 29. To provide that summonses to members of the Council to attend Council meetings may be served through the post at the ordinary rate of postage.
- 30. To authorize the Corporation to appoint professional auditors in addition to the auditors elected and appointed under the Municipal Corporations Acts.
 - 31. To enact further provisions with regard

to the powers of the Overseers of the parish of Bexhill, including power to require returns and information from the owners and occupiers of property as to the names and addresses of such owners and occupiers, terms of tenancies and other matters, and for enabling the rates to be amended by the insertion of names therein.

32. To enact all necessary provisions for giving full effect to the purposes of the Bill or of the general or local Acts in force in the borough, including the making and confirmation of bye-laws, the imposition of penalties for breach of provisions of the Bill, or of bye-laws any thereunder, or for failure to comply with the terms or conditions of any consent given by the Corporation under any Act or otherwise, or for obstructing the Corporation or their officers, the determination of compensation, the laying of information, the recovery, apportionment and application of penalties, damages, expenses, costs and charges, the recovery of demands in the county court, the entry of premises, evidence of appointments of officers and servants, and the authority of the Corporation, the authentication and services of notices, and the inclusion of several sums in one summons

33. To authorize the Corporation to borrow money for the purchase of lands, the construction of the promenade and sea-wall, and for all or any of the purposes of the Bill, and to charge the moneys so borrowed on the borough fund and borough rate, the district fund and general district rate, and the undertakings, estates, rates, rents, revenue and other property of the Corporation or any of such securities, and to execute and grant and issue mortgages, debenture stock and other securities, to use one form of mortgage for all purposes for which they are for the time being authorized to borrow money, charging the loans upon all or any of the revenues, rates or property of the Corporation, to authorize the Corporation to apply any of their corporate funds or other moneys authorized to be raised to any of the purposes of the Bill, and to provide that moneys borrowed under the powers of the Bill shall not be reckoned in the limit of borrowing prescribed by the Public Health Act, 1875.

34. To make provision for the formation, maintenance and application of sinking funds, the use of sinking funds instead of borrowing, the use of sinking and reserve funds for temporary revenue purposes, the re-borrowing and repayment of money, the method of meeting any deficiency in the receipts from the undertakings of the Corporation, and to confer other powers upon the Corporation with regard to financial matters.

35. To incorporate and apply, with or without modification, or to render inapplicable, all or some of the provisions of the following public Acts:—The Municipal Corporations Acts; the Public Health Acts: the Lands Clauses Acts; the Local Loans Act. 1875: the Arbitration Act, 1889; and all Acts amending those Acts respectively.
36. To alter, amend

extend, repeal or re-enact. with or without amendment, all or some of the provisions of any local Act or Order relating to the Corporation or the

borough.

Plans and sections of the proposed work, including plans of the lands proposed to be acquired under the authority of the Bill, together with a book of reference to the plans, and a copy of this notice as published in the London Gazette, will, on or before the 30th day of November instant, be deposited for public inspection with the Clerk of the Peace for the County of East Sussex at his office at Lewes, and with the Town Clerk of Bexhill at his office in the borough.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office of the House of Commons, on or before the 17th day of December next.

Dated the 18th day of November, 1920.

T. E. RODGERS, Town Clerk, Bexhill.

SHARPE, PRITCHARD AND Co., Parliament Mansions, Orchard-street, Victoria-street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

METROPOLITAN WATER BOARD (CHARGES).

(Repeal or Amendment of Metropolitan Water Board (Charges) Act, 1907; Increase of Charges for Domestic Supply, and Provisions for Determining Amount of Additional Charge for such Charge; Supplies to Premises in certain Areas; Alteration of Conditions affecting Right to Require Supply of Water; Extension to other Premises of Provisions of Section 9 of Act of 1907 as to Rebates, and Variation of Rebates; Power to allow Rebates in other Cases; Power to make Requirements as to Mode of Supply to Premises referred to in Section 9 of Act of 1907; Variation of Provisions as to Water Rates for Premises on Paddington Estate; Extension of Section 20 of Act of 1907 to Hospitals and Sanatoria Exempt therefrom and Provisions as to Special Rebates in such Cases; Provisions as to Rates in Respect of Two or more Buildings in One Occupation; Provisions as to determining Rateable Value of Premises for ascertaining Water Rate; Extension of Water Rate Definition Act, 1885, with Modifications to Whole Limits of Supply; Uniform Rate of Charge for Water Supplied by Measure; Increase and Variation of Charges for Water so Supplied; Additional Charge for such Supplies in certain Areas; Increase of Amount of Meter Rents; Variation of Provisions as to Agreements for Supply; Provisions as to Supplies for Public Purposes; Provisions as to carrying forward Deficiences or Surpluses in Water Fund, and ultimate Discharge or thereof; Power **Application** to Precepts for Contributions on Basis of Estimate; Amendment or Repeal and Re-enactment with Modifications of Sections 15 and 18 of Metropolis Water Act, 1902; Powers as to Variation of Rates and Charges; Recovery of Rates; Incorporation, Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that the Metropolitan Water Board (hereinafter called "the Board") intend to apply to Parliament in the ensuing Session for leave to bring in a

Bill for the following or some of the following, among other purposes:—

To repeal, alter or amend all or any of the provisions of the Metropolitan Water Board (Charges) Act, 1907 (hereinafter referred to as "the Act of 1907"), and to re-enact all or any of such repealed provisions, with modifications, enlargements or extensions, and enact new or additional provisions.

To alter and increase all or some of the powers of the Board of charging for water supplied for domestic or other purposes, whether by measure or otherwise, or for the use of meters; to make new or altered or additional provisions with respect to the application of any surplus or the meeting of any deficiency in the revenue or water fund of the Board, the contributions to be made by local authorities towards any such deficiency, the allowance of rebates, the mode of determining the rateable value of premises supplied with water for domestic purposes, and the conditions under which the Board may supply water by agreement; to enable the Board to refuse to supply water otherwise than by measure to certain premises; and generally to confer upon the Board such new altered or additional powers, and to make such new or altered provisions as to increase the revenue of the Board.

Without prejudice to the generality of the foregoing statement of the intended objects of the Bill, the Bill will or may contain all or some of the particular provisions and comprise all or some of the particular objects hereinafter referred to.

To repeal or amend section 8 of the Act of 1907 and to alter and enlarge the powers of the Board of charging for or in respect of the supply by them of water for domestic purposes, and to authorize the Board to charge for or in respect of such supplies such a rate per centum on the rateable value of the premises supplied as they may determine with reference to each period of twelve months commencing on the first day of April (hereinafter referred to as a "financial year") not exceeding such rate (if any) as may be specified in the Bill.

To make provisions for and with respect to the determination from time to time of such rates per centum and the amount thereof, and, if thought fit, to authorize the same to be determined on the basis of an estimate by the Board of their probable revenue and expenditure in the financial year with reference to which the determination is made.

To prescribe a minimum sum per quarter to be payable in respect of the supply of water for domestic purposes to any premises, and to authorize the Board to charge for or in respect of such a supply such minimum sum irrespective of its relation to the rateable value of the premises.

To authorize the Board to make an increased or additional charge in respect of the supply by them of water for domestic or other purposes to premises situate in areas of which the local authorities are not for the time being liable to contribute towards any deficiency in the water fund or revenue of the Board.

To amend section 7 of the Act of 1907 by increasing the minimum proportion of the expense of providing and laying down mains or pipes which is to be represented by the aggregate amount of water rate payable by owners or occupiers of houses or buildings or parts of houses or buildings requiring a supply of water pursuant to that section.

To extend to premises of any such class as is referred to in section 9 of the Act of 1907 being of less rateable value than three hundred pound per annum the provisions of that section with respect to rebates from the rate payable in respect of the supply of water for domestic purposes, and to vary (by way either of increase or of reduction or of alteration of incidence) the amount or proportion of such rebates (as prescribed by the said section) in the case of all or some of the premises to which the said section applies or is intended as proposed to be amended to apply.

To authorize the Board in the case of any premises of any such class as is referred to in the said section 9 of which the rateable value does not exceed one hundred pounds per annum to allow such rebates or discounts (if any) as they may think fit from the water rate payable for or in respect of the supply of water to such premises for domestic purposes.

To authorize the Board in certain cases to require the owner or occupier of any premises of any such class as is referred to in the said section 9 as proposed to be amended to which the Board are furnishing a supply of water for domestic purposes or for those purposes and other purposes either (a) to take such supply by measure on terms to be agreed between the Board and such owner or occupier or (b) to pay to the Board water rates for or in respect of the supply of water for domestic purposes to such premises on the basis of the rateable value thereof (subject to such rebates or discounts as are referred to in the said section 9 as proposed to be amended) and in addition to take by measure and pay for in accordance with the scale for the time being prescribed for supplies by the Board of water by measure such quantity of water (if any) as such owner or occupier may require for use for any purpose other than domestic, and to provide that in making any such requirement as first aforesaid the Board shall not for the purposes of the Act of 1907 as proposed to be amended be deemed to decline to afford a supply otherwise than by measure.

To vary the rights of the persons liable to pay the water rates for or in respect of the supply of water for domestic purposes to premises situate on the estate in the Parish of Paddington formerly belonging to the See of the Lord Bishop of London, and now known as the Paddington Estate, with respect to rebates or discounts under or by virtue of Section 11 of the Act of 1907, and if thought fit to provide that notwithstanding any increase under the provisions of the Bill in the maximum percentage on rateable value which the Board may charge for or in respect of the supply of water for domestic purposes such rebates or discounts shall during the remainder of the period referred to in the said Section 11 be calculated on the basis of the percentage for the time being actually charged to consumers generally or the maximum percentage authorized by Section 8 of the Act of 1907, whichever shall be the less.

To amend Section 20 of the Act of 1907 by extending the provisions thereof so as to include hospitals and sanatoria, notwithstanding that they be wholly or partly supported by endowments or voluntary contributions and be not carried on for purposes of private profit or gain, and to empower the Board to refuse to supply water to such hospitals and sanatoria otherwise than by measure, and if thought fit to provide for and authorize the making of special discounts or rebates in the case of such

supplies by measure from the ordinary charges for a supply by measure.

To provide that where two or more houses or buildings or parts of houses or buildings connected by any internal means of communication or by any bridge, subway or passage not being a public highway are in the occupation of one and the same company, body, firm or person they shall be deemed for the purpose of determining the amount of the water rate chargeable by the Board for or in respect of the supply of water for domestic purposes to such houses or buildings or any part thereof to be one tenement having a rateable value equal to the aggregate rateable values of the separate houses or buildings or parts of houses or buildings.

To repeal, alter or amend Section 13 of the Act of 1907, and to provide that for the pur-pose of ascertaining the charge to be made by the Board for or in respect of the supply of water for domestic purposes to any premises the rateable value of such premises shall for any financial year (subject as hereinafter mentioned) be deemed to be the rateable value assigned thereto in the valuation list in force at the date on which the Board fix the percentage of rateable value to be charged by them for or in respect of the supply of water for domes-tic purposes during that financial year or if no rateable value be so assigned then the annual value of such premises determined as provided by Section 68 of the Waterworks Clauses Act, 1847, but that where in consequence of the decision on any appeal or of the coming into operation of any provisional or supplemental valuation list any alteration is made after the date on which the Board fix such percentage of rateable value as aforesaid in the rateable value of any premises as appearing in the valuation list in force as aforesaid, or any premises are for the first time entered in such list, the altered or new rateable value shall be deemed to form the basis for determining the amount of the water rate in respect of such premises as from the date on which the alteration comes into operation or the new entry is made, and that any payments made to the Board before that date in respect of, the financial year in which such alteration comes into operation or any part of such financial year by way of water rate in respect of such premises shall be adjusted accordingly by payment by the Board to the person by whom such previous payment was made (on demand by him) or by payment to the Board on their demand by such person and any other person who at the date last aforesaid may be the owner or occupier of the premises liable for the payment of the water rates in respect thereof (in due proportions) or by one of such persons as the case may require.

To provide that subject to the provisions referred to in the last preceding paragraph the Water Rate Definition Act, 1885, shall extend and apply throughout the limits of supply of the Board, but with the substitution of references to rateable value for the references to annual value contained in the proviso to Section 1 of that Act.

To provide that any apportionment (whether made wholly or partly upon the basis of an estimate or not) of a deficiency in the Water Fund or revenue of the Board among the authorities for the time being liable to contribute thereto shall not be affected by any such alteration of rateable value or new entry in

the valuation list as aforesaid made after the 6th day of April immediately preceding the date of the making of such apportionment.

To repeal, alter or amend all or some of the provisions of section 16 of the Act of 1907, and to provide that the charge per thousand gallons for water supplied by measure shall be uniform, irrespective of the quantity supplied; to increase the amount of such charge and to define or to prescribe the mode of basis of determination of such amount; to authorize the Board to fix and to vary the amount of such charge; to authorize the Board to make an increased or additional charge for water supplied by measure in any area of which the local authority are not for the time being liable to contribute to any deficiency in the water fund or revenue of the Board; and to require the payment of a minimum sum (where premises are connected with the Board's mains through a meter) to be specified in or ascertainable under the provisions of the Bill.

To repeal, alter or amend section 18 of the Act of 1907, and to increase the amount of the meter rents by that section authorized to be

To repeal, alter or amend all or some of the provisions of section 24 of the Act of 1907, and to relieve the Board from or to modify the obligation imposed by that section when making agreements as to the supply of water to fix the same terms and conditions in every case

in which the circumstances are like.

To repeal sections 29 and 31 of the Act of 1907, and to provide that so much of section 37 of the Waterworks Clauses Act, 1847, and of section 55 of the City of London Sewers Act, 1848, as relates to the rates, quantities, terms and conditions at, in and upon which water shall be supplied for the purposes mentioned in those sections respectively shall cease to apply to the Board, and that the supply of water for the said purposes shall be regulated by the provisions of the Act of 1907, as proposed to be amended by the Bill with respect to the supply of water by measure, and to confer upon the authorities and bodies entitled under the said sections 37 and 55 to use water for the said purposes such powers (if any) of demanding from the Board a supply of water for those purposes by measure as may be deemed necessary or expedient.

To provide with regard to any deficiency or surplus in the revenue or water fund of the Board in respect of any financial year or years that the Board may, if they think fit, carry the same forward to the debit or credit (as the case may be) of the revenue of any subsequent financial year or years instead of raising the amount of any such deficiency by the issue of precepts to the local authorities for the time being liable to contribute thereto, but subject as regards any such surplus to the existing obligations of the Board (so long as they shall continue) to apply the same in the discharge of water stock, debenture stock, mortgage debts or loans, and to make provisions as to the discharge (by means of such precepts or otherwise) of any such deficiency or accumulated deficiency and the application (whether in the discharge of water stock, debenture stock, mortgage debts or loans, or the reduction of water rates and charges or otherwise) of any such accumulated surplus.

To empower the Board to issue to the local authorities liable for the time being to contri-

bute towards any deficiency in their water fund or revenue precepts for contributions towards any such deficiency (whether incurred in respect of a single financial year or being an accumulation of deficiencies incurred in respect of more than one such year) whether the amount thereof be ascertained and certified or estimated but not ascertained or certified or partly ascertained and certified and partly estimated, and to require such local authorities to pay the amounts specified in such precepts, and to apply to such precepts and the enforcement thereof all or some of the provisions applicable to precepts issued by the Board under the authority of the Metropolis Water Act, 1902 (hereinafter referred to as "the Act of 1902 "

The Bill will or may for the purposes aforesaid repeal, alter or amend all or some of the provisions of Sections 15 and 18 of the Act of 1902 and re-enact any such repealed provisions with modifications, extensions or additions.

To authorize the Board within the limits of any maxima which may be prescribed by the Bill to vary from time to time the amount of the rates or charges for or in respect of the supply of water or for or in respect of the supply of water for any particular purpose or purposes or by any particular means, and to relieve them from any obligation to make any such variation unless and until the deficiency or surplus or accumulated deficiency or surplus in their revenue or water fund amounts to such sum (if any) as may be specified in or ascertainable under the provisions of the Bill.

To repeal so much of sub-section (6) of Section 15 of the Act of 1902 as is not already

repealed.

To extend and apply to the new amended or under the provisions of the Bill all or some of the existing rights, powers and remedies of the Board with respect to the recovery of rates, rents or charges for or in respect of the supply of water or otherwise or exercisable in the case of non-payment of such rates, rents or charges.

To amend or alter any of the provisions of the Grand Junction Waterworks Act, 1856, the Act of 1902 or any other Act or Acts relating to the Board or their undertaking and to repeal such (if any) of the said provisions as would be inconsistent with the objects of the intended Act, and, if thought fit, to extend and apply to the intended Act, with or without modification, all or any of the said provisions and to confer upon the Board such further and other powers as may be found necessary or expedient for or in connection with the purposes of the intended Act or as are usually applicable to or conferred upon companies, bodies and authorities authorized to supply water.

To incorporate with the intended Act and apply to the Board and their undertaking, with or without modification, all or any of the provisions of the Waterworks Clauses Acts, 1847 and 1863, and to provide that such (if any) of the provisions of the said Acts as may be specified in the Bill shall not apply to the

Board or their undertaking.

The intended Act will vary, repeal or extinguish all existing rights, powers and privileges which would in any manner interfere with or prevent the carrying into effect of any of the objects of the intended Act, and will confer other rights, powers and privileges.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 17th day of November, 1920.

Walter Moon, Metropolitan Water Board Offices, 173, Rosebery-avenue, E.C. 1, Solicitor.

Dyson, Bell and Company, 3a, Deansyard, Westminster, S.W. 1, Parinamentary Agents.

In Parliament.—Session 1921.

TAF-FECHAN WATER SUPPLY.

(Incorporation and Constitution of Water Supply Board and Provisions with reference thereto; Transfer to Board of Water Undertaking and Powers of Merthyr Tydfil Corporation with exceptions; Special Provisions as to Compensation to Corporation and as to Corporation's Loans, &c.; Improvement, Works; \mathbf{of} Completion, Maintenance Obligations on Corporation; Appropriation of Waters; Compensation Water; Repeal. Amendment or Transfer of Amendment or Corporation's Bulk Supply Powers and Agreements; Supply of Water to Con-Authorities and others stituent Obligations on Constituent Authorities and Other Provisions with reference thereto; Restrictions on Constituent Authorities as to Waterworks and Water Supplies; Maintenance of Works of Constituent Authorities; Transfer, Repeal, Modification, &c., of Agreements; Lands and Easements; Borrowing of Money and other Financial Provisions; Application of Revenues; Apportionment and Recovery of Deficiency; Sinking, Reserve Funds, &c.; Costs of Acts; Extension, Incorporation, Repeal, Amendment of Acts, &c.)

A PPLICATION is intended to be made to Parliament in the ensuing Session for an Act for all or some of the following purposes (that is to say):—

- 1. To constitute and incorporate a Joint Water Supply Board (hereinafter called "the Board"), consisting of representatives of or appointed by all or some of the authorities and bodies mentioned in paragraph 2 hereof (and hereinafter called "the constituent authorities") for the purpose of taking over, managing and carrying on the water undertaking (except certain works and property) hereinafter mentioned and of completing, constructing and maintaining the works hereinafter mentioned and of supplying water in bulk to the constituent authorities and others and for other purposes to be defined in or prescribed by the intended Act, and to confer upon the Board all such powers, rights and privileges as may be necessary or expedient for the purposes of the intended Act.
- 2. The authorities and bodies hereinbefore referred to are:—The Mayor, Aldermen and Burgesses of the county borough of Merthyr Tydfil (hereinafter referred to as "the Corporation"), the respective Councils of the Caerphilly, Gelligaer, Rhymney, Bedwellty, Mynyddislwyn, and Bedwas and Machen Urban Districts, and the Llandaff and Dinas Powis Rural District (which Councils are hereinafter referred to as "the Rhymney Valley

Councils") or of any Joint Water Board to be constituted of representatives of or appointed by the Rhymney Valley Councils or some of them, the Pontypridd and Rhondda Joint Water Board (hereinafter referred to as "the Pontypridd Board"), and the Aberdare Urban District Council (hereinafter referred to as "the Aberdare Council").

- 3. To define the constitution of the Board and to make provision for the election, appointment, retirement, rotation, remuneration and qualification of the chairman and vice-chairman and members of the Board, for the meetings, proceedings, accounts and generally the administration of the business and undertaking of the Board, and to provide for the alteration from time to time of the number of members of the Board and of the representatives of each of the constituent authorities.
- 4. To make provision with regard to the terms and conditions upon which any local authority or body not joining in the promotion of the intended Act or not represented on the Board may be enabled to become a member thereof.
- 5. To transfer or provide for the transfer to and vesting in the Board of the water undertaking of the Corporation, except service reservoirs, distribution pipes and other works necessary for distribution of water within the limits of the Corporation for the supply of water (hereinafter referred to as "the Corporation's water limits") and except such other works or property (if any) as may be defined in the Bill, but including all rights of impounding, taking, appropriating and using the waters of the River Taf-Fechan and its tributaries and other waters within the watershed of the River Taf-Fechan and all powers of making and maintaining the Taf-Fechan Reservoir road diversions and aqueducts authorized by the Merthyr Tydfil Corporation Water Act, 1911, and extended by the Merthyr Tydfil Corporation Act, 1920 (hereinafter respectively referred to as "the Act of 1911" and tively referred to as "the Act of 1911" and "the Act of 1920"), and any subsidiary works in connection therewith authorized by those Acts and of acquiring, holding, using and disposing of any lands, easements and other property for the purposes of the said works or any of them and conferred upon or vested in the Corporation by or under the Act of 1911 or otherwise (which water undertaking, except as aforesaid, rights and powers so to be transferred to and vested in the Board are hereinafter referred to as "the Taf-Fechan Water Supply Undertaking ").

6. To make provision for the exclusion from the transfer provisions of the Bill of any reservoirs, works and property of the Corporation or any parts thereof and for the determination of which or what portion of such reservoirs, works and property shall be so excluded.

- voirs, works and property shall be so excluded.
 7. To make provision for and with respect to the consideration or compensation to be given or made to the Corporation for the transfer to and vesting in the Board of the Taf-Fechan Water Supply Undertaking and the terms, conditions and stipulations upon or subject to which such transfer and vesting shall take effect and for and with respect to the determination of such consideration or compensation, terms, conditions and stipulations as aforesaid.
- 8. To make provision for and with respect to the outstanding loans, debts and liabilities of the Corporation with reference to the Taf-

Fechan Water Supply Undertaking or any part thereof, and if thought fit to transfer to the Board and to relieve the Corporation from all or such as may be defined in the Bill of the obligations or liabilities with respect to all or any such loans, debts or liabilities, and to provide for the apportionment of the loan charges thereon.

9. To make provision as to the carrying on of the Taf-Fechan Water Supply Undertaking up to the transfer and vesting thereof to or in the Board, and to impose limitations and restrictions on the powers of and obligations on the Corporation with reference thereto.

10. To authorize the Board to carry on the Taf-Fechan Water Supply Undertaking, and to maintain, alter, improve and enlarge any reservoirs or other works forming part thereof, and to make complete and maintain the aforesaid Taf-Fechan Reservoir road diversions and aqueducts and works in connection therewith authorized by the Act of 1911 or some of them or some part or parts thereof respectively and to have and to exercise, to the exclusion of the Corporation, all or some of the powers, rights and privileges conferred upon the Corporation by the Merthyr Tydfil Water Act, 1858, the Merthyr Tydfil Water Act, 1865, the Merthyr Tydfil District Council Waterworks Act, 1895, the Merthyr Tydfil Urban District Council Act, 1903, the Act of 1911 and the Act of 1920 (hereinafter referred to as "the Corporation's Water Acts") or otherwise vested in or exercisable by the Corporation with reference to the Taf-Fechan Water Supply Undertaking.

11. To empower the Board to take, impound, divert, appropriate and use the waters of the River Taf-Fechan and its tributaries and all such other streams, springs and waters as can or may be taken, impounded, diverted or appropriated by the Corporation, and to transfer to and impose upon the Board, with or without modification, or to amend or repeal any obligations of the Corporation with reference to the discharge of compensation water. Water will or may under the intended Act be directly or indirectly abstracted or diverted from the River Taf-Fechan, the River Taf and the estuary thereof, the Glamorgan Canal Navigation, the 14-inch aqueduct of the Corporation leading from the Pentwyn Reservoir, the aqueduct leading from the Lower Neuadd Reservoir to Dowlais, the high-level aqueduct leading from the Upper Neuadd Reservoir, aqueduct conveying water the Aberdare Council, or any portions of those aqueducts not transferred to the Board, and from all service reservoirs and aqueducts, whether of the Corporation or any of the constituent authorities or the Rhymney and Aber Valleys Gas and Water Company (hereinafter referred to as "the Rhymney Company") or any other authority, body or person, fed by the waters flowing through the said aqueducts or by the waters flowing from any reservoir or through any aqueduct forming part of the Taf-Fechan Water Supply part of the Taf-Fechan Undertaking.

12. To repeal, cancel or annul or to amend and vary all or any powers, rights and obligations of the Corporation for or with reference to the supply of water, in bulk or otherwise, beyond or for use beyond the Corporation's water limits and all agreements or enactments requiring or authorizing the Corporation so to supply water, and particularly, but not exclu-

sively, the several agreements and enactments set out in the Schedule to the Act of 1920, and any other agreements or obligations for or with reference to the supply of water to any of the aforesaid Councils and Boards or to the Rhymney Company and any enactments or other provisions varying or amending any such agreements, enactments or obligations as aforesaid, and also, if thought fit, all or any agreements for the supply of water to any company, body or person within the Corporation's water limits, or to transfer to the Board with or without alteration and require the Board to carry out and fulfil in whole or in part all or some of the aforesaid agreements, enactments and obligations as modified by the Act of 1920, and subject to such other alterations as the Bill may prescribe.

13. To authorize and require the Board to supply to and to require the constituent authorities and the aforesaid Councils and Boards or some of them to take a supply of water in bulk or otherwise at such prices and on such terms and conditions as may be prescribed by or under the provisions of the Bill or determined by arbitration or by the Minister of Health, and, if thought fit, to make provision for minimum or maximum payments by, or the supply of water without payment to, the constituent authorities or some of them and to confer all necessary or convenient powers on the Board and to make all necessary or convenient provisions with reference to such supplies, including powers for preventing waste of water and for securing the proper measuring of the water supplied by the Board or obtained by the constituent authorities from any sources of supply belonging to them, and to empower the Board on the one hand, and any authority, water board, company or person on the other hand to supply water in bulk or otherwise to one another.

14. To impose restrictions and conditions on the constituent authorities, or some of them, with reference to the construction of waterworks and the utilisation of existing and the development of new sources of supply by such authorities, to limit the water which may be taken from any sources of supply belonging to them, to require them to take from the Board all, or such as may be defined in the Bill of, the water which they may require, and to confer upon the Board all such powers and to enact all such provisions as may be necessary or convenient to secure the due performance of and compliance with the objects and requirements aforesaid.

15. To transfer to and impose upon the Board obligations with reference to the maintenance of such (if any) as may be defined in the Bill of the mains and reservoirs of the constituent authorities or some of them, and to make provision with respect to the transfer to the Board of all or any loans, debts and liabilities of the constituent authorities in relation to any such mains or reservoirs or for the payment by the Board of any loan charges in respect thereof.

16. To authorize and empower the Board, the Corporation, the aforesaid Councils, Boards and Company and any other authority, company or person to be named or specified in the intended Act, or any one or more of them, to make, enter into and execute contracts, agreements and other arrangements in relation to any of the matters of the intended Act, and to sanction, confirm

and provide for the carrying out and execution of all or any such contracts and agreements which may have been or be entered into by or on behalf of the Board and any authority, company or person, and to confer all necessary powers in that behalf upon all such authorities, councils, boards, companies and persons, and to enable them to raise or apply for the purposes of any such contract any of their funds, rates or revenues.

17. To authorize the Board to borrow money upon the security of their Undertaking or the revenue thereof and upon all rates, moneys, revenues and property of the Bos.rd and the contributions to be made by the constituent authorities, and to empower the Board to grant and issue mortgages, debenture stock, annuities and other securities secured upon the Undertaking, rates, property and contributions aforesaid, and to create and issue stock in the manner provided by Part V. of the Public Health Acts Amendment Act, 1890, or with some modification thereof, and to provide that any securities issued by the Board shall be securities in which trustees may invest.

18. To make special provision in regard to the capitalisation of interest on and the sinking funds to be set aside in connection with the moneys to be borrowed for the purposes of the intended Act, and the loans, debts, liabilities and obligations taken over from the Corporation or the constituent authorities, and for the temporary suspension of and the application of

money in any such sinking funds.

19. To provide for the application and distribution of the revenues and profits arising from the undertaking of the Board, for the formation and application of reserve, contingencies or other funds, for meeting any deficiency in the revenue of the Board and the apportionment, contribution and payment of the deficiency amongst and by the constituent authorities or some of them, to define the rates or revenues or other sources out of which such deficiency shall be payable and to provide for the recovery thereof, and to empower the Board or any officer of the Board to impose, levy and collect rates within the districts or limits of supply of the constituent authorities.

20. To extend and apply to the Board with or without modifications all or some of the provisions of the Public Health Acts relating to the construction of waterworks and supply of water, the purchase of land, the repeal, alteration or amendment of Acts and the borrowing of money, and to authorize the Board to pro-mote and oppose Bills in Parliament and

Orders.

21. To provide for the settlement of any question which may arise between the Board and the constituent authorities or between any of the constituent authorities, and to make provision for any matters which may be ancillary to or consequential on all or any of the purposes of the intended Act, or which may be necessary or expedient for those purposes. 22. To make provision for the payment by

the constituent authorities or the Rhymney Valley Councils or some of them, or otherwise as the intended Act may prescribe, of the costs, charges and expenses of expenses of and incident to the passing of the intended Act and otherwise in relation thereto, and the carrying out of its powers; to empower the constituent authorities or the Rhymney Valley Councils to make any such payments and also to pay any sums, which they may be required to contribute to the Board, out of such funds, rates or revenues, or such separate

part or parts thereof and otherwise in such manner as the intended Act may prescribe, and for such purposes or any of the purposes of the intended Act, or for the purpose of paying any costs, charges, and expenses of opposing any Bill which would interfere with any of the purposes of the intended Act or be injurious to their interests, to borrow money on the security of such funds, rates or revenues, or such separate part or parts thereof as the Bill may define, and, if thought fit, to empower and require the Board to repay any such costs, charges and expenses or other payments as aforesaid.

23. To empower the Board to purchase, lease, hold, sell or dispose of lands, buildings, waters, tenements and hereditaments and easements or rights in, over or in respect of lands or other property, and to confer upon the Board all powers, rights, authorities and privi-leges which may be necessary for carrying the powers of the intended Act into execution, and to define and fix or to provide for the deter-mination of a date or different dates on or as from which all or any of the provisions of the

intended Act shall come into force.

24. To vary and extinguish all rights and privileges inconsistent with or which might in: any manner impede or interfere with the carrying into complete effect of any of the objects and purposes of the intended Act, and to confer other rights and privileges and to enact all such provisions as may be incidental to, consequential on or necessary for giving full effect to any of the objects of the intended Act, or to any agreement which may before the passing of the intended Act be entered into by or on behalf of the Board or the constituent authorities or any of them on the one hand and the Corporation or other of the constituent authorities or other authority, company, body or person on the other hand.

25. The intended Act will or may incorporate with itself with or without variation such of the provisions as may be thought expedient of the Lands Clauses Acts, the Water-works Clauses Acts, 1847 and 1863, the Public Health Acts, the Commissioners Clauses Act, 1847, the Local Government Act, 1888, the Local Loans Act, 1875, and all other Acts amending the said Acts respectively, and will or may alter, amend, enlarge, extend or repeal all or some of the provisions of the Merthyr Corporation Water Acts and any other Act or Order relating to the Corporation or their Water Undertaking, the Pontypridd and Water Undertaking, the Pontypridd and Rhondda Water Acts, 1910 to 1918, and any other Act or Order relating to the Pontypridd Board, the Aberdare Urban District Council Act, 1905, and any other Act or Order relating to the Aberdare Council, the Rhymney and Aber Valleys Gas and Water Act, 1898, and any other Act or Order relating to the Rhymney Company, and any Act or Order relating to the constituent authorities or the Rhymney Valley Councils or any of them.

Printed copies of the Bill for the intended Act will be deposited in the Private Bill Office, House of Commons, on or before the 17th. December.

Dated this 19th day of November, 1920.

SPICKETT AND Sons, Pontypridd, Solicitors.

REES AND FRERES, 5, Victoria Street, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

LEICESTER CORPORATION

(New Tramways in City of Leicester; Alteration of Tramways; Repair of Streets; Trailer Cars; Construction of Track Separate from Highway; Use of Tramways for Various Purposes; Tolls and Charges on Tramways; Repeal of Existing Enactments as to Fares and Charges on Tramways and Authorization of Increased Fares and Charges; Power to Charge Higher Fares on Sundays and Holidays; Omnibuses on Additional Routes beyond City; Fares and Charges on Omnibuses; Exemption from Liability for Extraordinary Traffic; Various Provisions as to Tramways and Omnious Frovisions as to Transways and Omn-buses; Street Improvements in Connection with Transways; Lengthening of Great Central Railway Bridge; Agreements with Great Central Railway Company as to Execution of Works; Street Widenings; General Powers as to Execution of Works; Acquisition of Lands; Parts only of Properties; Extinguishment of Rights of Way; Limitation of Claims by Vendors; Powers of Holding, Developing and Disposing of Lands; Power to Manufacture Gas and Residual Products on Certain Lands; Regulation of Gas Pines and Meters on Consumers. tion of Gas Pipes and Meters on Consumers' Premises; New Provisions as to Application of Revenue of Gas Undertaking; Increase in Amount of Gasworks Renewal Fund; Extension of Limits of Water Supply; Corporation to have Powers of Sanitary Authority for Laying Mains; Increase of Maximum Rates and Charges for Domestic Supply and Baths and Water Closets; Fixing of Water Rates and Charges by Ministry of Health; Power to Demand two Quarterly Instalments in Advance; Payment of Water Rates by Owners; Execution of Works for Sanitary Authorities taking Water Supply in Bulk; Increase of Payments to Corporation under Derwent Valley Water Act, 1899; Increase of Price Payable by Quorndon Urban Dis-trict Council for Water; Payment by Consumers of Cost of Communication Pipes; Registration and Control of Plumbers; Increase of Market and Slaughterhouse Tolls and of Charges for Weighing Cattle; Provisions as to Tolls at Saturday Market; Charges for Auctioneers at Hay Market; Control of Slaughtering of Animals; Superannuation, &c., of Officers and Servants; Borrowing and Other Financial Powers; Provisions as to Granted to Friendly Societies; Increase of amount of Accident Fund; Creation of Accident Funds for Tramway, Gas, Water and Electricity Undertakings and Fire Brigade; Repeal of Enactment as to Differential Rating in Knighton, &c.; Power to Define Building Line in Streets; Approval of Elevation of Buildings; Power to Require Making up of Streets and Impose Conditions in Connection with Approval of Building Plans; Control of Hackney Carriages on Railway Premises; Provisions as to Verminous Houses; Covering of Foodstuffs in Transit; Contributions by Insurance Companies, &c., to Expenses of Fire Brigade; Power to Acquire and Let Lands for Recreation; Control of Advertisement Hoardings; Control of Persons in Parks, &c.; Power to Place Sewers, Mains, &c., Over or Under Canals; Removal of Limitation on Library Rate; Exemption of Corporation and Employees from Liability for Damage; By-laws; Penalties; Agreements; Incorporation, Repeal and Amendment of Acts; General and Incidental Provisions.)

OTICE is hereby given, that the Mayor,
Aldermen and Citizens of the city of
Leicester (hereinafter referred to as "the Corporation") intend to apply to Parliament in
the ensuing Session for leave to bring in a Bill
(hereinafter referred to as "the Bill") for
the following or some of the following purposes
(that is to say):—

Tramwcys.

To enable the Corporation to form, lay down, maintain, work and use wholly within the city and county borough of Leicester, in the county of Leicester (hereinafter referred to as "the City"), all or some of the tramways hereinafter described (and hereinafter referred to as "the proposed tramways"), and for that purpose and for the purposes of any tramways hereafter purchased or acquired or for the time being owned, worked, leased or run over by them (all which are hereinafter included in the expression "the Corporation Tramways") to form, lay down and maintain all necessary and proper rails, junctions, turntables, turnouts, crossings, sidings, passing-places, sleepers, posts, poles, brackets, wires, buildings, engines, dynamos, works, plant, apparatus and conveniences connected therewith respectively.

The proposed tramways are the following

(that is to say):-

Tramway No. 1.—A tramway (double line 1 mile 1 furlong 0.8 chain or thereabouts in length) commencing in Woodgate by a junction with the existing tramway therein at a point 1.41 chains or therabouts west of the western side of Balfour-street, passing thence along Woodgate, Fosse-road, and Blackbirdlane into and terminating in Abbey Parkroad by a junction with the existing tramway therein at a point 1.06 chains or thereabouts north-west of the main entrance to Abbey Park.

Tramway No. 1a.—A junction tramway (double line 3.07 chains or thereabouts in length), commencing in Woodgate by a junction with the existing tramway therein at a point 1.1 chains or thereabouts east of the eastern side of Balfour-street, and terminating in Fosse-road by a junction with the intended Tramway No. 1 at a point 2½ chains or thereabouts north of the north-western side of Balfour-street.

Tramway No. 18.—A junction tramway (double line 0.82 chain or thereabouts in length), commencing in Abbey Park-road by a junction with the intended Tramway No. 1 at a point 2.4 chains or thereabouts northwest of the main entrance to Abbey Park and terminating in Abbey Park-road at the entrance to the main car depôt.

All the proposed tramways will be constructed on a gauge of 4 feet $8\frac{1}{2}$ inches, and it is not intended to run on such tramways, carriages or trucks adapted to run on railways, and it is not proposed to lay any tramways so that for a distance of 30 feet or upwards a less space than 9 feet 6 inches will intervene between the outside of the footpath on either

side of the street and the nearest rail of the tramway, except in the case of the intended tramway No. 1 proposed to be laid in Abbey Park-road; and then only at the places hereinafter described (that is to say):—

On the north-eastern side thereof, from a point 2.6 chains or thereabouts north-west of the centre of the River Scar to a point 0.36 chain or thereabouts south-east of the south-eastern side of the entrance to the main car depôt; on the south-western side thereof from a point 2.8 chains or thereabouts north-west of the centre of the River Scar to a point 1.5 chains or thereabouts north-west of the main entrance to Abbey Park.

The Bill will or may provide that the tramways proposed to be made in the respective streets or parts of streets next hereinafter mentioned, viz.:—Woodgate, Fosse-road, between Woodgate and the bridge carrying the Great Central Railway over blackbird-lane; Blackbird-lane, between the said bridge and Abbey-lane; and Abbey Park-road from its junction with Abbey-lane to the River Soar shall not, except at the places hereinbefore described, be constructed unless and until the carriage-way of those streets respectively shall have been so widened that a less space than 9 feet 6 inches shall not intervene between the outside of the footpath on either side of the road and the nearest rail of the tramway for a distance of 30 feet or upwards.

The motive power to be used on the proposed tramways is animal or mechanical (including

electrical) power.

To empower the Corporation in constructing any of the proposed tramways and in altering the position of a tramway in any street, and in reconstructing any of the Corporation tramways to substitute single or interlacing lines for double lines or double or interlacing lines for single lines.

To authorize the Corporation to make, maintain, alter and remove crossovers, passing places, sidings, junctions and works in addi-

tion to those specifically authorized.

To empower the Corporation when any street in which a tramway is laid is altered or widened to reconstruct such tramway in such

position as they think fit.

To provide for the repair by the Corporation or their lessees or other persons, bodies or authorities of any streets or parts of any streets in which any of the Corporation tramways or any channel or electric line may, for the time being, be laid or placed, and for the use or disposition of any materials excavated in the construction or repair of any of the Corporation tramways or any channels or electric lines.

To empower the Corporation to place and run carriages upon and to work and use the Corporation Tramways, and to provide and use mechanical or electrical power therefor.

To enable the Corporation to provide and use attached to any cars on the Corporation tramways a secondary or trailer car, and to authorize the use upon the said tramways of any two or more cars attached together, and to make or provide for the making of such special regulations (if any) in reference to such use as the Bill may define or Parliament prescribe, and to enable the Corporation to take special fares, tolls and charges for the use of such trailer cars.

To provide if thought fit that where any portion of the proposed tramways is indicated on the deposited plans as intended to be laid on a track separate from the carriage way such track shall not form part of the public highway, and to prescribe and define the rights of the public of crossing over the said track.

To authorize the use of the Corporation tramways for sanitary, road watering and other public purposes and the removal of obstructions from such tramways.

To confer upon the Corporation, either by express enactment or by incorporation and with or without modification, all or some of the powers with reference to the construction of or otherwise in connection with tramways conferred upon them by any of their existing Acts or Orders, and to constitute the proposed tramways part of the tramway undertaking of the Corporation, and to extend and make applicable thereto with or without modification all or any of the provisions of the said existing Acts and Orders, including the power to take and recover tolls, fares and charges.

To confer upon the Corporation with respect to the Corporation tramways all or any of the rights, powers, privileges and exemptions usually conferred upon the promoters of tramways, whether in addition to or in extension of the powers, rights, privileges and exemptions hereinbefore referred to or otherwise, and to apply to the Corporation tramways or to render inapplicable thereto all or some of the provisions of the Tramways Act, 1870

To repeal, alter or amend sections 40, 43, 47 and 48 of the Leicester Corporation Act, 1902 (hereinatter called "the Act of 1902"), and to increase the tolls, rates, fares and charges leviable in respect of passengers, animals, goods, minerals and parcels conveyed on the Corporation tramways, and to authorize the Corporation to charge on Sundays and holidays higher fares on the Corporation tramways than those chargeable or charged on other days.

Omnibuses.

To extend the powers of the Corporation of running omnibuses and to empower them to provide, equip, work and run (either as part of or separately from any service of omnibuses run by them under the powers of any previous Act) omnibuses (whether propelled by animal or mechanical power, including in the term "mechanical power" steam, electrical and every other motive power not being animal power) on any routes within the city and along the routes in the county of Leicester beyond the city hereinafter described, and (with the sanction of the Minister of Transport) along any other route or routes beyond the city:—

- (1) From the city boundary in Meltonroad along that road to the Market Place in Melton Mowbray.
- (2) From the city boundary in Uppingham-road along that road to the centre of the village of Billesdon.
- (3) From the city boundary in Londonroad along that road to the Square in Market Harborough.
- (4) From the city boundary in Welfordroad along that road to the centre of the village of Husbands Bosworth.
- (5) From the city boundary in Lutterworth-road along that road to the Market Place in Lutterworth.

(6) From the city boundary in: —(a) Narborough-road along that road through the villages of Narborough and sapcote to the Market Place in Hinckley.

(b) Hinckley-road along that road through the village of Earl Shilton to the

Market Place in Hinckley.

(7) From the city boundary in Hinckley-road along that road through the villages of Kirby Fields and Kirby Muxloe to the furthest point in the village of Ratby.

(8) From the city boundary in Groby-road along that road and Ashby-road, through the village of Coalville to the Market Place

in Ashby-de-la-Zouch.

(9) From the city boundary in Ansteylane along that lane through the village of Anstey to the furthest point in the village of

Newtown Linford.

(10) From the city boundary in Grobyroad along that road, Gynsills-lane, through the villages of Anstey, Newtown Linford, Woodhouse Eaves, Swithland and Thurcaston, returning through the said village of Anstey and along Gynsills-lane and Grobyroad to the point of commencement of the

(11) From the city boundary in Loughborough-road along that road to the Market

Place in Loughborough.

To empower the Corporation to demand and take fares, tolls and charges for the use of and for the carriage and conveyance of passengers and goods on and by their omnibuses, and to make by-laws for regulating the travelling and for the prevention of nuisance in or upon the

To provide that the intended powers of running omnibuses or any such powers now vested in the Corporation shall be free from the restrictions imposed by section 20 of the Local Government (Emergency Provisions) 1916, as amended by the Ministry of Transport Act, 1919, and as amended or extended by any other Act.

To provide that the omnibuses shall form part of the tramway undertaking of the Corporation for all or any purposes, and to extend and apply thereto with or without modification all or any of the provisions of the existing Acts and Orders of the Corporation relating to their tramway undertaking, including section 57 (Penalty for malicious damage) of the Act of

To exempt the Corporation from liability to any claim under the Highways and Locomotives (Amendment) Act, 1878, as amended by the Locomotives Act, 1898 in respect of extra-ordinary traffic by reason of the user of any road by their omnibuses under the intended Act or any previous Act.

Provisions as to Tramways and Omnibuses.

To confer upon the Corporation powers and to make provisions with respect to the Corporation tramways and their tramway undertaking and omnibus undertaking, or either of them or otherwise as follows:

To make provisions as to the mode and place of payment of tolls, fares and charges; to fix minimum charges; to appoint stopping-places and starting-places, and to provide that passengers shall only be taken up or set down at such places; to require intending passengers to form into lines or queues while waiting to enter tramcars or omnibuses: to empower the Corporation to provide shelters, waiting-rooms, cloakrooms and storage sheds,

and to make charges for the use of such cloakrooms and storage sheds; to appoint stages and demand and take fares, rates and charges in respect of the stages comprised in the journey of the passenger; to attach to lamp-posts, poles, standards and other erections, notices indicating the position of stopping-places; to reserve cars or omnibuses for special purposes, and to prohibit the use of such cars and omnibuses by ordinary passengers, and to authorize the taking of fares, rates and charges for such special cars and omnibuses not controlled by the ordinary scale of fares, rates and charges; to require the owners of trees, hedges or shrubs, or the occupiers of premises on which the same grow, to lop such trees, hedges or shrubs where they interfere with the construction, working or use of tramways or the safety of passengers on tramcars and omnibuses, and to authorize the Corporation upon default by the owners or occupiers to carry out the work and recover the expense of so doing; to purchase, acquire or appropriate and hold and use lands and buildings, and to erect or provide buildings, sheds, plant, appliances and conveniences in connection with the tramway undertaking and the omnibus undertaking.

To make provision as to the receipts and expenditure in connection with the tramway undertaking and the omnibus undertaking of

the Corporation.

To confer powers upon the Corporation with reference to the disposal by sale or return to the finders or otherwise as may be prescribed of articles and things found in tramway cars, omnibuses and hackney carriages or other licensed vehicles.

Street Improvements in Connection with Tramways.

To empower the Corporation to make and maintain in connection with the construction of the proposed tramways the following street improvements and works in the City (that is to

Street Widening (No. 1).—A widening of Fosse-road on the western side thereof from a point opposite the eastern side of Fosseroad North to the junction of Fosse-road at its northern extremity with the road leading

to certain gravel pits.
Street Widening (No. 2).—A widening of Fosse-road on the eastern side thereof from St. Leonards Vicarage to the western side of the bridge carrying the Great Central Railway over Blackbird-lane.

Street Widening (No. 3).—A widening of Blackbird-lane between the western and eastern sides of the said Great Central Rail-

Street Widening (No. 4).—A widening of Blackbird-lane on the southern side thereof from the eastern side of the said Great Central Railway Bridge to the junction of Abbey-lane with Blackbird-lane.

Street Widening (No. 5).—A widening of Blackbird-lane on the northern side thereof from a point 1.2 chains or thereabouts east of the entrance to the Great Central Railway Goods Siding to the junction of Black-

bird-lane with Abbey-lane.

Street Widening (No. 6).—A widening of bbey Park-road on the northern side Abbey Park-road on the northern side thereof from the junction thereof with Abbey-lane to the western bank of the River Soar at a point 0.7 chain or thereabouts

northward of the northern side of the bridge carrying Abbey Park-road over that rive:

To empower the Corporation in connection with the intended street widening (No. 3) to lengthen or alter the said bridge carrying the Great Central Railway over Blackbird-lane.

To authorize the Corporation to acquire compulsorily or by agreement all such easements and rights as may be necessary for the construction and maintenance of the said intended street widening (No. 3) and the works connected therewith under the said railway, and to empower the Corporation to interfere with and to support temporarily or otherwise the said railway in connection with the execution of the said works.

To empower the Corporation and the Great Central Railway Company to enter into and carry into effect agreements for and with respect to the construction of the said street widening (No. 3) or so much thereof as affects the said railway, and the defraying of or the making of contributions towards the cost thereof, and, if thought fit, to enable the said Company instead of the Corporation to exercise the intended powers with reference to such construction and the execution of works in connection therewith and the entering upon and using of lands therefor.

Street Widenings.

To empower the Corporation to make and maintain the following street widenings in the

City (that is to say):

Street Widening (No. 7).—A widening of Belgrave-gate on the south-eastern side thereof from a point 1.2 chains or thereabouts north-east of the Old Cross to the southern side of Syston-street.

Street Widening (No. 8).—A widening of Belgrave-road on the south-eastern side thereof from the northern side of Syston-

street to the Willow Brook.

Street Widening (No. 9).—A widening of Humberstone-gate on the southern side thereof and Gallowtree-gate on the northeastern side thereof from the western side of Fox-lane to the northern side of Halfordstreet.

Street Widening (No. 10).—A widening of Granby-street and London-road on the north-eastern side thereof from the southern side of Halford-street to the northwestern corner of Campbell-street.

General Provisions as to Street Improvements, Widenings and Tramways.

To authorize the Corporation in connection with the proposed street improvements and widenings and tramways to make and maintain all necessary approaches, retaining walls, girders, abutments, embankments, cantilevers, bridges, arches, sewers, drains, goits, culverts, excavations and other works and conveniences.

To authorize the Corporation to deviate in the construction of the said street improve-ments and widenings both vertically and laterally to the extent shown on the plans and sections to be deposited as hereinafter mentioned or to be defined by the Bill or prescribed by Parliament.

To empower the Corporation to make in any street all such alterations of levels and width of roadway and footway as may be expedient for or in connection with the construction of

the proposed street improvements and widenings and tramways, and for making convenient accesses from or junctions with the proposed street improvements and widenings, and to stop up, alter, divert and interfere with, either permanently or temporarily (and if permanently, to appropriate the site and soil of and to extinguish all rights of way over), and to cross over, under or upon such streets, bridges, railways, tramways, rivers, navigations, canals, streams, brooks, watercourses, sewers, drains, gas and water and other pipes, and telegraphic and telephonic and electric apparatus as it may be necessary or convenient to stop up, alter, divert, interfere with or cross for any of the purposes of the Bill, and to raise, lower or otherwise alter the steps, areas, cellars, windows, pipes and spouts belonging to any house or building, and to remove other obstructions.

Lands.

To authorize the Corporation, for the purposes of the intended street improvements and widenings, to purchase and take or use, either compulsorily or by agreement, and to hold all or any of the lands, houses and other property shown on the plans hereinafter referred to as intended to be taken, and easements and rights in, under, over or upon such lands and other property.

To enable trustees and other parties under disability, or whose powers of disposing of lands are restricted by any local Act, to self and grant to the Corporation easements and rights in and over lands, and to repeal, alter or amend any such restricting enactment.

To enable the Corporation to purchase compulsorily parts only of houses, buildings, manufactories or other property without being required to purchase any greater part or the whole thereof, and to relieve the Corporation from the provisions of section 92 of the Lands Clauses Consolidation Act, 1845.

To extinguish public and private rights of way and other rights in, over or affecting the lands to be purchased or acquired as aforesaid.

To provide for limiting the amount of compensation and claims in respect thereof in case of recent improvements, alterations or buildings, and recently created interests in lands or property.

To empower the Corporation to lay out and develop and to erect and maintain houses and other buildings, and construct, pave, flag, channel and kerb streets, roads and ways on any lands acquired by them under the powers of the intended Act, or otherwise belonging to or vested in them, and not required for the purposes of the intended works, and to sell, lease, exchange or otherwise dispose of any such houses or buildings upon or subject to such terms, conditions and restrictions as they may think fit.

To empower the Corporation to grant building leases of any such lands as last aforesaid, subject to such restrictions and conditions as the Corporation may see fit to impose, and to grant any easements, rights or privileges in, under or over such lands or any part or parts thereof, and to use or dispose of the building or other materials of any houses and premises on any lands acquired or appropriated by them which it may be necessary or desirable to pull

To enable the Corporation, in selling or disposing of such lands, to attach to the same, and to convey the same subject to any conditions and restrictions upon the use thereof, and as to the buildings to be erected thereon, and as to the use to which such buildings may be put, and to enable the Corporation to enforce such conditions by power of re-entry, penalty or otnerwise.

To enable the Corporation to enter into agreements and arrangements with the owners of or other persons interested in any lands or buildings which may be acquired under the provisions of the intended Act, or which may be in the neighbourhood of the intended works, or any of them, with respect to the reinstatement of any such owners or other persons, and with respect to the exchange of lands for that purpose, and to enable the Corporation to give or take money or other consideration for equality of exchange.

To make provisions as to the application and disposal of capital moneys received by the Corporation on the re-sale, exchange or leasing of

Gas.

To authorize and empower the Corporation upon the lands in the city hereinafter described to construct, erect, maintain, alter, improve and renew gas works and works for the conversion, manufacture, utilisation and distri-bution of materials used in and about, or resulting from, the manufacture of gas and of residual and manufactured products, matters and things, and to manufacture, store and supply gas, and to manufacture, produce, store, convert, utilise, buy, sell and dispose of such residual and manufactured products, matters and things.

The lands hereinbefore referred to are as follows:

Lands belonging, or reputed to belong, to the Corporation, having an area of 81 acres or thereabouts, situate in the city and parish of Leicester, and bounded on the north by lands belonging, or reputed to belong, to Messrs. W. and A. Bates, Ltd., on the northeast partly by land belonging to the Corporation and partly by the River Soar; on the south-east by the Leicestershire and Northamptonshire Union Canal, to the bridge over the said canal at Aylestone Mills; on the south partly by lands belonging, or reputed to belong, to Mrs. Catherine Sybil Eyres-Monsell and partly by the River Biam; and on the west by the Great Central Railway, and which lands comprise the whole of the enclosures respectively numbered 1041, 1042, 1045, 1046, 1047, 1048, 1049, 1060, 1077, 10 1069, 1070, 1071, 1075, 1076, 1077 and portions of the enclosures respectively numbered 1044, 10694, 1072, 1078, 1079 and 1080 on the $\frac{1}{2\pi00}$ scale Ordnance Map (1914 edition) (Leicestershire, Sheet No. XXXVII. 2).

To empower the Corporation to prescribe and to regulate and control the size and materials of pipes in the pre-mises of any consumer of gas, or between such premises and the gas mains of the Corporation, and the appliances, apparatus and fittings used in connection with such pipes and the position of meters, to make regulations with reference thereto, and to provide for the enforcement of such regulations by penalties or otherwise.

To repeal, alter or amend section 36 of the Leicester Corporation Gas and Water Transfer

Act, 1878; section 17 of the Leicester Corporation Act, 1884; Article IX. of the Leicester Order (2) scheduled to and confirmed by the Local Government Board's Provisional Orders Confirmation (No. 14) Act, 1891; and section 47 of the Leicester Corporation Act, 1913; and to make new or substituted provisions with regard to the application of the revenue received by the Corporation in respect of their gas undertaking, including power to increase the amount which may be set aside to provide a Gasworks Renewal Fund, to make contributions to any Gas Accident Fund which may be formed under the authority of the intended Act, and to form a fund for working capital.

Water:

To extend the limits within which the Corporation may supply water so as to include the following parishes, townships and places in the county of Leicester (hereinafter referred to as "the additional water limits"), that is to

In the rural district of Blaby-

The parishes, townships and places of Cosby, Croft, Enderby, Foston, Huncote, Kilby, Lubbesthorpe, Narborough and Whetstone;

In the rural district of Billesdon-

The parishes, townships and places of Great Stretton, Little Stretton, Great Glen, Burton Overy, Newton Harcourt and Wistow;

In the rural district of Market Har-

borough-

The parishes, townships and places of Fleckney, Kibworth Harcourt, Kibworth Beauchamp and Smeeton Westerby

and to extend and apply to the additional water limits all or some of the powers of the Corporation, and the provisions of their Acts and of the Bill relating to the supply of water.

To extend and apply to the Corporation in respect of the laying of water mains whether within or beyond their limits for the supply of water the powers exerciseable by local authorities under section 54 of the Public Health Act, 1875, with respect to the carrying of water mains within or without their district.

To repeal, amend or extend sections 24 and 25 of the Leicester Waterworks Act, 1847 (hereinafter called "the Act of 1847"), as varied by section 12 of the Leicester Corporation Act, 1908 (hereinafter called "the Act of 1908"), and to increase the maximum rates and charges which the Corporation are authorized to demand and take for a supply of water for domestic purposes and for baths and water closets.

To provide for the fixing by the Ministry of Health of the rates and charges for the supply of water for domestic purposes by the Corporation and for the use of baths and water closets, and to provide for the substitution of any rates and charges so fixed for the rates and charges authorized by the Act of 1847, the Act of 1908, or the Bill, or any other rates and charges for the time being authorized to be taken or charged by the Corporation, and for the modification of those enactments, and for the revision of any rates or charges so fixed.

To empower the Corporation to demand water rates by two quarterly instalments in advance on such dates as may be prescribed in the Bill, and to amend section 70 of the Waterworks Clauses Act, 1847, in its application to the Corporation.

To provide that the water rates or charges for the supply of water to premises let for periods less than a quarter of a year shall, if so determined by the Corporation, be paid by the owner instead of the occupier, but may be recovered by the Corporation from the occupier and deducted by him from the rent payable to the owner.

To empower the Corporation in connection with any agreement which has been or may be entered into with any sanitary authority pursuant to section 22 of the Leicester Corporation Waterworks Act, 1890 (hereinafter called "the Act of 1890"), by arrangement with such sanitary authority to execute works for the distribution and supply to consumers of water supplied to such sanitary authority under any such agreement upon such terms as the Bill may prescribe, and to borrow moneys for the purpose, and to confer upon the Corporation all such rights, powers and privileges as such sanitary authority would have had if they had themselves executed such works.

To alter and amend section 155 of the Derwent Valley Water Act, 1899, and to increase the amount of the annual payments to be made for water supplied under sub-section (1) of

that section.

To amend section 11 of the Act of 1890 and to increase to such extent as may be prescribed by the Bill the price payable by the Quorndon Urban District Council for the supply of water to them under that section, and to provide for the periodical revision (either by way of increase or decrease, but subject to such minimum price as may be fixed by the Bill) of the price so prescribed.

To provide that the cost incurred by the Corporation in laying down and maintaining the branch or communication pipes referred to in section 27 of the Act of 1847 shall be borne and paid by the owner or occupier of the dwelling house for the supply of which such branch or communication pipe was laid down and may be recovered by the Corporation from such owner or occupier in the same manner as water rates are recoverable.

To provide for and authorize the keeping by the Corporation of a register of plumbers and the entry therein of the names of persons duly qualified as plumbers, and to prohibit persons not so registered or not being the employees of any person so registered from performing or superintending the performance of any work or operation connected with the laying, fixing, fitting, extending, repairing, removing, altering or otherwise interfering with any pipe, valve, tap, meter or other apparatus or fitting in connection with the supply or delivery of water furnished by the Corporation.

To authorize the Corporation to cancel or suspend the registration of any registered plumber on such grounds and for such reasons as the Bill may prescribe, and to provide that upon such cancellation and during such suspension the person affected by the decision of the Corporation shall cease to be a registered plumber within the meaning of the Bill.

To empower the Corporation to make regulations for the conduct of and conditions to be observed by registered plumbers and generally in regard to any of the matters aforesaid, and to impose penalties on persons infringing any such provisions or regulations as aforesaid.

Markets and Slaughterhouses.

To increase the amount of the stallages, rents, tolls and charges which the Corporation may demand and receive in connection with the hay market and the cattle market of the City and the markets held in the market place on days other than Saturdays and in connection with the slaughter-houses of the Corporation near the said cattle market or elsewhere under the Leicester Lunatic Asylum and Improvement Act, 1865, the Leicester Cattle Market, Town Hall and Improvement Act, 1866, and the Leicester Improvement Drainage and Markets Act, 1868, respectively, and for that purpose to repeal, alter or amend the provisions of those Acts.

To increase the amount of the tolls which the Corporation may demand and receive in respect of the weighing of cattle under the Markets and Fairs (Weighing of Cattle) Act, 1887.

To confirm and continue the right of the Corporation to fix and from time to time vary at their discretion and to demand and recover stallages, rents, tolls and charges at, for and in connection with the Saturday market in the city.

To empower the Corporation to demand, receive and recover fees and charges from auctioneers carrying on business at the said hay-market, and to prohibit the carrying on of the business of an auctioneer at such market except on payment of such fees and charges.

To authorize the Corporation to control and regulate the slaughtering of animals at any slaughterhouse in the City, and to make bylaws or regulations prescribing the appliances to be used and the methods to be adopted in slaughtering such animals and the conditions to be observed in such slaughterhouses.

Superannuation, &c.

To authorize and provide for the establishment, maintenance and management of a fund for the payment of superannuation allowances to the officers, servants and workmen appointed by or in the employment of the Corporation, and to provide for and prescribe the class or classes of officers, servants and workmen entitled to participate in such scheme, the scale of such allowances and the ages at which and the circumstances under which the same shall be paid; the payment of gratuities and other special allowances out of the said fund; the payment of contributions to the said fund by the said officers, servants and workmen (by deduction from their salaries or wages or otherwise); the investment and application of the money from time to time standing to the credit of the said fund; the return to the contributors in various circumstances of the whole or part of the amounts contributed by them respectively; the periodical actuarial investigation of the condition of the said fund; the making good of deficiencies in the said fund, and all or any other matters connected with or incidental to the said scheme and fund or either of them.

To authorize the Corporation to make contributions to the said fund and make good any deficiencies therein.

To authorize the Corporation to pay pensions, retiring allowances, or gratuities to officers or servants retiring before becoming entitled to a superannuation allowance or to make additions to superannuation allowances

payable, and to provide that such pensions, retiring allowances, gratuities and additions to superannuation allowances shall be paid out of such funds, rates, revenues or accounts as the

Corporation may determine.

To make provision for the payment out of the borough fund, the district fund and general district rate, the poor rate or other rates or funds of the expenses (including contributions) incurred by the Corporation in connection with the said fund, and to authorize the Corporation to make, assess and levy rates for that purpose and to incorporate or apply, with or without amendment or modification, all or some of the provisions of the Friendly Societies Acts, 1896 and 1908, and such other provisions of other public Acts as may be necessary or convenient for carrying such intended provisions into execution.

Financial.

To make provisions as to the expenses of carrying into execution the provisions of the intended Act and as to the funds, rates or revenues out of which such expenses are to be

To enable the Corporation for or in relation to all or any of the purposes of the Bill, and also for or in relation to the purposes of any undertaking of and any Acts and Orders relating to the Corporation or the city (including the Acts and Orders of and relating to the Derwent Valley Water Board) to apply their tolls, rates, funds and revenues and any moneys which they are already authorised to borrow, and to make, assess, levy and recover new and additional rates and for all or any of the purposes aforesaid to borrow further moneys by mortgage, stock (of one or more classes, and at the same or at varying rates of interest), debentures, annuities or annuity certificates, and to charge those moneys and all or any of the moneys already borrowed or authorized to be borrowed by the Corporation on any particular security or upon all or any one or more of the following securities (that is to say):

The borough fund, the district fund and general district rate, lands, tenements, hereditaments, gas, water, markets, tramways, electricity and other undertakings and property, and the rates, rents, tolls, revenues and estates of the Corporation, whether as a municipal corporation or urban sanitary authority or other authority, and to make provisions with respect to the repayment of any moneys for the time being owing by the Corporation.

To provide that the powers of borrowing money to be conferred by the intended Act shall not be taken into account in calculating the amount which the Corporation may borrow under the Public Health Act, 1875.

To extend and apply to the borowing or raising of money under the powers of the Bill, or without modification, some of the powers and provisions con-ferred or enacted by former Acts relating to the Corporation with respect to those matters, including the re-borrowing of money which has been repaid.

To provide that any returns as to sinking funds and other like matters required to be made by the Town Clerk shall be made by the City Treasurer instead of by the Town Clerk.

To extend and apply the provisions of the Municipal Corporations Act, 1882, relating to the keeping and auditing of accounts and the accounts kept of moneys received and paid under that Act, to the keeping and auditing of accounts and to the accounts kept of mone to be received and paid under the intended

To authorize the Corporation to borrow money by way of temporary loan or of over-draft from bankers for payment of their current expenses as a municipal or sanitary authority or for the current expenses of their water, electricity, gas, tramway or market undertakings, and to provide as to the rate or revenue on which such money is to be charged and the ranking of such charge, and as to the repayment of money temporarily borrowed and the delivery of returns to and the making of inquiries by the Ministry of Health.

To authorize the Corporation to exercise their said powers of temporary borrowing by

utilising any sinking fund.

To empower the Corporation to receive by way of loan money on deposit and to make provisions as to the withdrawal of such deposits and the payment of interest on the money de-

posited.

To provide that any mortgage granted or to be granted or any stock or other security issued or to be issued by the Corporation to any registered friendly society may be registered in or transferred into the names of the trustees of that society as such for the time being, and shall on the appointment of any new or additional trustee or trustees of that society and by virtue of the resolution of the society making such appointment and of the certificate of the Registrar of Friendly Societies of such appointment devolve to such new or additional trustee or trustees with any continuing trustee or trustees on production to the Corporation of such certificate and a certified copy of such resolution without the necessity of any deed or other instrument of transfer of such mortgage, stock or security.

To increase the amount prescribed by section of the Act of 1908, as the mum for the Accident Fund of the Corporation, and to empower the Corporation to create accident funds in connection with the Tramway, Gas, Water and Electricity undertakings and the Fire Brigade of the City respectively to meet claims upon them otherwise than under the Employers' Liability and Workmen's Compensation Acts in respect of any accident occurring in the execution of any of their powers or duties in connection with the said undertakings and Fire Brigade respectively, and to apply their funds, rates and revenues for the purposes of any such

Miscellaneous.

To repeal section 83 (Knighton, &c., not to be rated for School Board purposes until school accommodation required) of the Leicester Extension Act, 1891.

To confer further powers upon the Corporation with reference to the building line in streets, and to authorise the Corporation in such cases and under such conditions as the Bill may define to prescribe and define the lines of frontage to streets and roads, and to alter

lines of frontage.

To make further provisions as to the position in which buildings are to be erected in streets relatively to the centre of such streets, and as to the setting back of buildings and the prohibition under penalties of buildings, excavations and obstructions within certain limits to be defined or referred to in the Bill.

No. 32139.

To make provision as to the compensation to be paid in respect of land thrown into the street or the setting back of buildings, with respect to the rights of the Corporation over such land thrown into streets. To provide that in estimating the amount of compensation a set-off may be made in respect of benefits accruing to persons interested in such land by reason of the widening or improvement of the street or road.

To require buildings or parts of buildings erected on any site or land fronting on any public highway (whether with or without a space intervening between the building and the highway) to be erected according to an elevation to be approved by the Corporation, and to require the owner, lessee or occupier of any such building in certain cases to make any wall or fence erected in connection therewith in a line and of an elevation approved by the Corporation.

To empower the Corporation when approving plans relating to the laying out of lands for building purposes to require as a condition of approval that the owner of such lands shall make up any streets or roads shown on such plans to the satisfaction of the Corporation.

To empower the Corporation to attach to their approval of the plans of any new building any conditions as to the erection of such building, and for that purpose to amend or extend the provisions of section 35 of the Leicester Improvement Act, 1881.

To extend and apply to hackney carriages and other public vehicles conveying passengers to or from any railway station or railway premises within the city or plying for hire at such railway station or railway premises the provisions of the Town Police Clauses Acts, 1847 and 1889, and the by-laws of the Corporation for the time being in force thereunder with respect to hackney carriages and other vehicles as if such railway station or railway premises were a public stand for public vehicles.

To extend and enlarge the powers of the Corporation with respect to houses or buildings in a verminous, filthy or dilapidated condition, and to confer new powers with reference thereto, and (inter alia) to enable the Corporation to require the cleansing of such houses and buildings and the stripping of wallpapers in such houses or buildings before any repapering of the walls thereof, or to provide for the making and enforcement of orders requiring the occupiers to quit such houses or buildings.

To empower the Corporation to make bylaws requiring the covering over of meat while being conveyed through or along any street.

To provide for and require the making by companies, societies, bodies or persons who are or may be insurers of any buildings or other property within or beyond the city against loss or damage by fire of contributions towards the expenses of maintenance of the fire brigade of the city or any special expenses incurred by the Corporation in or in connection with the rendering of any fire extinguishing service.

To empower the Corporation to purchase, take on lease or otherwise acquire and to hold lands within or beyond the city for use as recreation grounds, and to let such lands or any part thereof to any club, society, company, body or person for the purposes of any game or recreation for such term and upon and subject to such terms as to payment and otherwise and conditions as they may determine, and to provide for the exclusive use of such lands by the club, society, company, body or person to whom they are so let and any persons authorized by the lessees.

To empower the Corporation to regulate and control the erection of advertisement hoardings within the City, and to prohibit the erection or maintenance of any such hoarding of which they shall not have approved or otherwise than in accordance with any conditions attached to such approval, and to make by-laws and regulations for those purposes.

To enable the Corporation to make by-laws or regulations for controlling and regulating the conduct of persons in any park, open space

or public place within the city.

To confer upon the Corporation the like powers of placing, laying, maintaining and using sewers, drains, mains, pipes, cables, wires and apparatus across, over or under any canal or navigation within the city or elsewhere within their limits for the supply of gas, water and electricity respectively as they have with respect to any highway within the City cr within the said respective limits.

To remove the limitation upon the rate leviable by the Corporation for the purposes of free libraries, museum and art gallery, and to repeal, alter or amend Section 22 of the Leices-

ter Corporation Act, 1884.

To make provisions as to the protection of members and officers of the Corporation from personal liability; as to the execution of works or the doing of acts in contravention of conditions imposed by the Corporation; as to the recovery of penalties and demands and the determination of the amount of compensation, damages, expenses or charges.

To empower the Corporation to make and enforce by-laws and regulations for all or any purposes of the Bill for or in relation to which

by laws may be applicable.

To empower the Corporation and any local authority, public body or company for and in relation to any object or purpose of the Bill, to enter into and fulfil agreements and contracts and to confirm any such agreements and contracts as already have been, or during the progress of the Bill may be, entered into, and to expend their funds and rates and borrow moneys necessary therefor.

To enact all necessary provisions for giving full effect to the purposes of the intended Act or of the general or local Acts in force in the City, including the making and confirmation of by-laws, the imposition of penalties for breach of the provisions of the intended Act or of any requirement, order, by-law or regulation thereunder, or for obstructing any officer of the Corporation in the execution of the intended Act.

The Bill will, so far as may be deemed necessary or expedient, vary and extend, or repeal, alter and consolidate and amend the provisions of, among other local and personal Acts,

the following (that is to say):-

The Act 9 Vict., cap. XXIX., entitled "An Act for improving the Borough of Leicester " and any other Act or any Order relating to the Corporation or any of their The Act 12 and undertakings or the City. 13 Vict., cap. 81, and any other Act relating to the Great Central Railway Company or their undertaking. The Derwent Valley Water Act, 1899, and any other Act or any Order relating to the Derwent Valley Water Board.

The Bill may incorporate with itself in extenso or by reference, or otherwise make applicable, and with or without alteration, or will or may render inapplicable or vary the powers and provisions, or some of the powers and pro visions of the various Acts in this Notice re ferred to, and of the Public Health, Local Government, Sanitary, Municipal Corporations and Local Loans Acts, the Lands Clauses Acts (as varied by the Acquisition of Land (Assessment of Compensation) Act, 1919), the Gasworks Clauses Acts, 1847 and 1871, the Waterworks Clauses Acts, 1847 and 1863, and the Tramways Act, 1870, and any Act or Acts amending or extending those Acts or any of them; and the Bill will vary and extinguish all rights and privileges which would interfere with any of its objects, and confer other rights and privileges.

Duplicate plans and sections showing the line, situation and level of the proposed works and the lands in, through or over which they will be made, and plans showing the lands which may be taken or used compulsorily under the powers of the Bill, together with a book or reference to such plans, containing the names of the owners or reputed owners, lessees or reputed lessees and of the occupiers of such lands, and a copy of this Notice as published in the London Gazette will be deposited for public inspection on or before the 30th day of November instant, with the Clerk of the Peace for the county of Leicester at his Office Leicester; and on or before the same day a copy of the said plans, sections and book of reference and a copy of this Notice will be deposited with the Town Clerk of the City at his Office at the Town Hall, Leicester.

Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December next.

Dated this 18th day of November, 1920.

H. A. PRITCHARD, Town Clerk, Leices-

Dyson, Bell and Co., 3A, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

³ IONIAN BANK LIMITED.

(Extinguishment of Liability attaching to Shares in the Ionian Bank Limited; Provisions as to Alteration of Constitution of the Bank, and as to Articles of Association; Powers to the Bank and to the Court in reference to such Extinguishment and Alteration; Repeal or Amendment of Deed of Settlement, Royal Charter and Acts; General and Incidental Provisions.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by or on behalf of the Ionian Bank Limited (in this Notice called "the Bank") for leave to bring in a Bill (here-inafter referred to as "the Bill") for the purposes and for effecting the objects hereinafter mentioned or some of them (that is to say):

To extinguish or to make provision for the extinguishment of all liability to which the holders of the existing shares in the Bank are or may be subject, to contribute in the event of the Bank being wound up to the extent of the difference between twice the nominal value of the shares held by them respectively and the amount actually called and paid up thereon, or to make any other contribution, and to provide with respect to any shares which may hereafter be issued by the Bank that the holders of such shares shall not in the event of any such winding up as aforesaid be liable to make any contribution to any greater or other extent than the difference (if any) between the nominal value of the shares held by them respectively and the amount actually called and paid up thereon.

The Bill will or may in lieu of extinguishing any such liability as is hereinbefore referred to empower the Bank, notwithstanding anything contained in the deed of settlement dated the 14th day of September, 1840, whereby the Bank was constituted in England, or in the Royal Charter dated the 18th day of January, 1844, whereby the Bank was originally incorporated (if and so far as such Royal Charter is or may be still in force), or in the Ionian Bank Act, 1882, or in any other Act of or relating to the Bank, to pass and confirm a Special Resolution or Special Resolutions for reducing its share capital by extinguishing the said liability, and to apply by petition to the Court for an Order confirming the reduction and enable the Court to confirm any such resolution.

To provide that for all purposes or for such purposes as may be specified in the Bill any such extinguishment of liability as aforesaid (by whichever of the modes hereinbefore referred to the same may be effected) shall not be deemed to be equivalent to a reduction of capital within the meaning of the Companies (Consolidation) Act, 1908, or any Act amending the same, and that the Bank shall not be required on account of such extinguishment or otherwise to add to its name the words "and

reduced.

To repeal or amend for the purposes aforesaid section 4 of the Ionian Bank Act, 1882, and any other enactment and any provision contained in the said deed of settlement or the said Royal Charter which would be inconsistent

with those purposes.

To alter or to provide for and authorize the alteration of the constitution of the Bank by substituting a memorandum of association for the provisions of the said deed of settlement and Royal Charter or either of them, subject to such conditions (if any) as to confirmation by the Court or otherwise as may be specified in the Bill, or to authorize the Bank to pass and confirm a special resolution or special resolutions for effecting any such alteration of constitution as aforesaid, and to enable the Court to confirm any such resolution notwithstanding that the Bank is constituted or regulated by the said Royal Charter and by the Acts of or relating to the Bank or by any of them, and to make all such provisions as may be deemed necessary or expedient for or with respect to the registration by the Registrar of Joint Stock Companies of such alteration of constitution and of any such substituted memorandum, and as to the force and effect of such alteration.

To confer upon the Bank all such powers (if any) as may be necessary for enabling it by special resolution to alter its existing articles of association or to adopt new articles of association, whether in connection with any such alteration of constitution as aforesaid or not.

To make all such provisions as may be deemed necessary or expedient as to the force and effect of any such confirmation or order of the Court as is hereinbefore referred to and otherwise for giving effect to the objects of the intended Act.

To modify or amend in its application to the Bank or to extend and apply or render inapplicable to the Bank all or any of the provisions of the Companies (Consolidation) Act, 1908, and any Act amending or extending that Act.

To repeal, vary or amend, so far as may be necessary for the purposes of the intended Act, the Ionian Bank Act, 1882, the Ionian Bank (Limited) Act, 1886, and the Ionian Bank (Limited) Act, 1899.

To vary and extinguish all or any rights or privileges inconsistent with or which would interfere with any of the objects or purposes or provisions of the Bill, and to confer other rights and privileges.

Printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of Decem-

ber next.

Dated this 19th day of November, 1920.

COWARD AND HAWKSLEY, SONS AND CHANCE, 30, Mincing-lane, E.C. 3, Solicitors for the Bill.

Dyson, Bell and Co., 3a, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents.

In Parliament.—Session 1921.

PORTSMOUTH WATER.

(Increase of Water Rates, Rents and Charges; Increase of Guarantee when Company required to afford New Supplies; Temporary Discharge of Water into Streams; Provisions for Detecting and Preventing Waste of Water; Bye-laws; Penalties for Interference with Company's Works; Capital and Borrowing Powers and other Financial Provisions; Superannuation and other Allowances; Amendment and Repeal of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session by the Borough of Portsmouth Waterworks Company (hereinafter referred to as "the Company") for an Act for all or some of the following purposes (that is

1. To empower the Company to alter, vary or increase the rates, rents and charges which they are now authorized to demand, take and recover in respect of the supply of water and for waterclosets and baths, and if thought fit to alter or vary the basis on which and the periods for which such rates, rents and charges are levied, and to empower the Company to demand, take and recover the same rates, rents and charges for the supply of water throughout their limits, or if thought fit differential rates, rents and charges, within different parts of such limits, to confer, vary or extinguish exemptions from such rates, rents and charges, and to alter, amend, extend or repeal all or some of the provisions of the Borough of Portsmouth Waterworks Acts, 1857 and 1906, and the Cosham, Havant and Emsworth Water Order, 1872, and the Waterworks Clauses Act,

1847, with reference thereto.

2. To alter and increase the amount of the guarantee to which the Company are entitled under Section 35 of the Waterworks Clauses

Act, 1847, when required to afford a supply of water under that section and to extend the period during which such guarantee shall continue.

3. To empower the Company in and upon any lands for the time being held by them to exercise all or any of the powers of Section 12 of the Waterworks Clauses Act, 1847, and to fix in any mains and pipes, meters and other apparatus for preventing and detecting waste, and for that purpose to break up streets and roads; to confer upon consumers the like power to open the ground for repairing pipes and apparatus as they have for laying the same, and to enable the Company to execute for the owners all necessary works in connection therewith; and to provide for the temporary discharge of water into streams from the works of the Company for the purpose of the construction, repair and cleansing thereof.

4. To provide that the Company shall not be bound to supply water otherwise than by meter to buildings partly used for trade or to workhouses, hospitals and similar institutions, and to confer powers upon the Company in relation to the prevention of waste, misuse and contamination of water and for regulating and controlling the size, nature and durability of water fittings, and to empower them to make bye-laws in relation thereto and to impose and recover penalties for breach of any such bye-laws and for any interference with any mains,

works or apparatus of the Company.

5. To empower the Company to raise further moneys for the purposes of their undertaking by the creation and issue of new shares or stock (whether redeemable or otherwise) with or without a preference or priority in payment of interest or dividend, and also by borrowing on mortgage and by the creation and issue of debenture stock (whether redeemable or otherwise) or by one or either of those means, to empower the Company to apply to the purposes of the intended Act and to the general purposes of their undertaking any moneys which they are now authorized to raise and also the moneys proposed to be raised as aforesaid, and to provide for the issue of such further capital and of any authorized capital of the Company not already issued in accordance with such provisions as to rate of interest or dividend, the class or nature of shares or stock, the method of disposal and otherwise as the intended Act may prescribe, and to amend the provisions of the Borough of Portsmouth Waterworks Acts and Orders, 1857 to 1913, accordingly.

6. To empower the Company to make superannuation and other allowances and to provide for the payment of pensions and gratuities to their officers, servants and employees, and to empower the Directors to fix and alter the remuneration of the Secretary of the Company.

muneration of the Secretary of the Company.

7. To make provision as to the form and service of notices by the Company, the qualification of justices to act in the execution of the Acts for the time being relating to the Company, the contents of any summons issued for the purposes of any such Acts and the recovery of penalties and demands thereunder, and to provide that all or any of the powers of the intended Act may be made applicable to the whole or any part or parts of the limits of supply of the Company.

8. To vary or extinguish any rights or pri-

 To vary or extinguish any rights or privileges which would or might interfere with the objects and purposes of the intended Act, and

to confer other rights and privileges.

9. To amend, alter, enlarge or repeal all or any of the provisions of the Acts hereinbefore

referred to or any other Act or Acts relating to the Company or their undertaking.

Printed copies of the intended Act will be deposited in the Private Bill Office of the House of Commons on or before the 17th day of December, 1920.

Dated this 17th day of November, 1920.

SHERWOOD AND Co., 22, Abingdon-street, Westminster, Parliamentary Agents.

Ministry of Transport.—Session 1921.

PALACE AND BRIGHTON MARINE PIER (PROVISIONAL ORDER).

(Construction of New Landing Stage at Existing Pier and Works Incidental Thereto; Tolls, Rates and Charges; Application and Extension of Existing Powers of Company; Financial and Other Provisions; Repeal. Amendment and Incorporation of Acts and Orders.)

OTICE is hereby given, that application is intended to be made to the Ministry of Transport, on or before the 23rd day of December next, by the Brighton Marine Palace and Pier Company (hereinafter referred to as "the Company") for a Provisional Order pursuant to and in accordance with the provisions of the General Pier and Harbour Act, 1861, the General Pier and Harbour Act, 1861 (Amendment) Act, 1862, and the Ministry of Transport Act, 1919, for all or some of amongst the following otherpurposes,

To empower the Company to make and maintain in the parish and county borough of Brighton, in the County of Sussex:

A landing stage commencing at or near but seaward of the southern end of the existing timber landing or bathing stage of the Brighton Marine Palace and Pier, and proceeding in a southerly direction for a distance of 120 feet or thereabouts, thence proceeding in a south-westerly direction for a distance of 183 feet 6 inches or thereabouts, thence proceeding in a westerly direction for a distance of 52 feet 6 inches or thereabouts, thence proceeding in a north-westerly direction for a distance of 168 feet or thereabouts, thence proceeding in a northerly direction for a distance of 199 feet 6 inches or thereabouts, and terminating at a point 112 feet or thereabouts measured in a westerly direction from the north-west corner of the theatre upon the said pier.

To empower the Company in connection with the said intended work to construct and maintain, either temporarily or permanently, all such additional piles, piers, caissons, cofferdams, passage ways, staircases, landing places, stages, moorings, buoys, toll houses, gates, shelters and other structures, works and conveniences as may be requisite or expedient for the purposes of or in connection with the construction, maintenance and use of the said intended work or for the purposes of the in-

tended Order.

To empower the Company to deviate from the line of the intended work to the extent shown on the plans to be deposited as hereinafter mentioned, or to such extent as may be prescribed by the Order, and to deviate vertically from the level shown on the sections to be deposited as hereinafter mentioned to such extent as may be prescribed by the Order.

To authorize the Company to deepen,

dredge, scour and excavate all or any part or

parts of the foreshore and bed of the sea adjoining or near to the said intended work, and to move sand, shingle, mud, soil, clay, rock or other material therefrom, and to purchase, lease or hire, and to use all dredgers and other vessels and apparatus necessary therefor.

To define the limits of the powers and duties of the piermaster and his assistants.

To enable the Company to acquire and hold lands for the purposes of the Order.

To provide for lights for the protection of navigation and otherwise in connection with

the works authorized by the Order.

To authorize the Company to apply for the purposes of the Order any capital funds or moneys belonging to them or under the control of their directors or which they are authorized to raise under any Act or Order relating to the Company or their undertaking, and to authorize the Company for the purposes of the intended works and the general purposes of their undertaking to raise additional capital by the creation and issue of new shares or stock either with or without preference, priority or guarantee as to principal or interest or dividend, or other special privileges, and by borrowing on mortgage or bond and by the creation and issue of debentures or debenture stock, whether forming one and the same class with any existing debentures or debenture stock of the Company or otherwise, or by any of those means.

To authorize the Company, if they think fit, to raise the whole or any part of the said additional capital by the creation and issue of an additional number of shares of the same class or description as and ranking pari passu with any existing shares of the Company or additional amounts of stock of the same class or description as and ranking pari passu with

any existing stock of the Company.

To provide, if thought fit, that the powers of raising preference capital and of borrowing or creating and issuing debenture stock exerciseable by the Company under the intended Order, the Brighton Marine Palace and Pier Act, 1888, the Brighton Marine Palace and Pier Act, 1893, or the Brighton Marine Palace and Pier Act, 1899 (hereinafter referred to as "the Act of 1899"), may be exercised in whole or in part by the creation and issue of redeemable preference shares or stock and redeemable debenture stock, and to make provision with respect to the redemption of such preference shares or stock and debenture stock either by a payment in cash or by the issue of other shares or stock or debenture stock (redeemable or otherwise) and to authorize the creation and issue of new shares or stock for any such purpose and the re-issue of any redeemable preference shares or stock or debenture stock after redemption.

To remove any limit on the rate of dividend payable in respect of preference capital of the Company which may be issued hereafter, and to amend, alter or repeal the provisions of Section 10 of the Act of 1899 or any other Act

relating thereto.

To define the minimum amounts of the ordinary stock, preference stock, or debenture stock of the Company which may be issued or held, and to require holdings of such stock and debenture stock to be of an integral number of pounds, and to empower the Company to refuse to register a transfer of any such stock or debenture stock which would make or reduce the holding of the transferor below or make the holding of the transferee less than such minimum amount.

To extend and apply to the said intended works, with or without modification, all or some of the provisions of the Brighton Marine Palace and Pier Act, 1888, the Brighton Marine Palace and Pier Act, 1893, the Brighton Marine Palace and Pier Act, 1896, the Brighton Marine Palace and Pier Act, 1899, the Brighton Marine Palace and Pier Order 1911 (as confirmed by the Pier and Harbour Orders Confirmation (No. 2) Act, 1911), the Brighton Marine Palace and Pier Order, 1914 (as confirmed by the Pier and Harbour Provisional Orders (No. 2) Act, 1914), and any other Act or Order relating to the Company or their undertaking, including the power to demand, take and recover tolls, rates, rents and charges for the use thereof, the power to confer, vary, or extinguish any exemption from tolls, rates, duties and other rights and privileges, and the power to make by-laws and regulations relating thereto and to the user there-of, and to constitute the said intended works for all or some purposes a part of the existing pier of the Company as if the same had been authorized by and constructed in pursuance of the powers conferred upon the Company by their respective Acts and Orders.

To vary and extinguish all or any rights and privileges which would or might interfere with the objects of the intended Order, and

to confer other rights and privileges.

To incorporate with the Order and apply wholly or in part to the purposes thereof with cr without amendment all cr some of the provisions of the Companies Clauses Consolidation Act, 1845, the Companies Clauses Act, 1863, the Harbours, Docks and Piers Clauses Act, 1847, the General Pier and Harbour Act, 1861, the General Pier and Harbour Act, 1861 (Amendment) Act, 1862, and any amendments or modifications of the said Acts, and to amend, alter or repeal the Brighton Marine Palace and Pier Act, 1888, or any other Act or Order relating to the Company, which would or might affect or interfere with the carrying into effect of the provisions of the Order.

On or before the 30th November instant plans and sections of the proposed work, and a copy of this advertisement as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace for the County of East Sussex at his office at Lewes, with the Clerk of the Peace for the county borough of Brighton at his office, 13, Pavilion-parade, Brighton, at the Customs House at the Port of Shoreham, in the parish of Kingston-by-Sea, in the county of Sussex, and at the office of the Ministry of Transport, 6, White-hall-gardens, London, S.W. 1.

And notice is hereby further given, that on or before the 23rd day of December next printed copies of the draft Provisional Order will be deposited for public inspection at the Customs House aforesaid, and will also be deposited, and may be obtained at the price of one shilling per copy by all persons applying for the same, at the offices of the undersigned.

Every company, corporation or person desirous of making any representation to the Ministry of Transport or of bringing before them any objection respecting the intended application for a Provisional Order may do so by letter addressed to the Secretary, Ministry of Transport, on or before the fifteenth day of January next. A copy of such Objections

must also be sent at the same time to the undersigned, Solicitors or Parliamentary Agents, and in forwarding the objections to the Ministry of Transport the objectors or their Agents should state that a copy of the same has been so sent.

Dated this 18th day of November, 1920.

GODFREE AND GENTLE, 13, Pavilionparade, Old Steine, Brighton, Solicitors.

Dyson, Bell and Co., 3a, Dean'syard, Westminster, Parliamentary Agents.

Ministry of Transport.—Session 1921.

BRIXHAM HARBOUR. (PROVISIONAL ORDER.)

(Increase of Rates, Tolls and Dues; Repeal of Existing and Enactment of New and Increased Rates, Tolls and Dues; Provision as to Collection thereof; Exemptions and Compositions; Increase of Limit on Interest payable on Borrowed Moneys; Sinking Funds; Borrowing Powers; Amendment and Incorporation of Acts, and other Purposes.)

of the provisions of the General Pier and Harbour Act, 1861, and the General Pier and Harbour Act, 1861, Amendment Act, application is intended to be made to the Ministry of Transport on or before the 23rd day of December next by the Urban District Council of Brixham, in the county of Devon (hereinafter called "the Council") for a Provisional Order (hereinafter called "the Order") for all or some of the following amongst other pur-

poses (that is to say):-To increase, vary or alter the duties, rates, tolls, dues and charges (hereinafter referred to as "the rates", or some of them, which the Council may levy under the authority of the Brixham Harbour Acts and orders, 1799 to 1912 (hereinafter referred to as "the former Acts and Orders") or to repeal the provisions, or some of them, of those Acts and Orders relating to such rates, or some of them, and to authorize the Council to levy and recover new and increased rates from or in respect of ships and vessels entering into or leaving, or using the Harbour of Brixham, in the county of Devon (hereinafter referred to as "the Har-bour"), and in respect of goods shipped, un-shipped or transhipped in the Harbour, and in respect of the use of cranes, weighing machines, sheds, moorings and buoys, and for supplying water, and on passengers and passengers' luggage landed or embarked thereat, and for passengers using the piers for walking, for exercise and other purposes, and for the use of slips and for services rendered by the Council and otherwise.

To make provision with respect to the levying and collection of rates and as to the persons liable to pay the same and for production by such persons of books of accounts and other evidence of liability to payment of rates and otherwise.

To alter, amend, enlarge or repeal, and to incorporate with the Order all or some of the provisions of the former Acts and Orders, and any other enactments relating to or affecting the Council, and the levying, demanding, collection and recovery of rates, and the management and maintenance of the Harbour, or otherwise, and to confer, vary and extinguish exemptions from the payment of rates.

To enable the Council to borrow moneys for payment of the costs, charges and expenses of the Order, and for that purpose to charge their funds, rates and revenues.

To increase the limit on the rate of interest which the Council may pay in respect of moneys borrowed under the former Acts and Orders, and to increase the rate of accumulation of annual payments to sinking funds of the Council.

To confer on the Council all other powers necessary or expedient for carrying into effect the objects or purposes of the Order and the former Acts and Orders.

To incorporate with the Order all or some of the provisions of the Harbours, Docks and Piers Clauses Act, 1847, and any Acts amending the same, with such variations as the Order

may prescribe.

And notice is hereby further given, that on or before the 30th day of November instant a copy of this Notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the County of Devon, at his office at Exeter; at the Custom House of the Port of Brixham; and at the offices of the Ministry of Transport, No. 7, Whitehall Gardens, London, S.W. 1.

Printed copies of the draft Provisional Order will, on or before the 23rd day of December next, be deposited at the offices of the Ministry of Transport aforesaid, and at the Custom House, Brixham aforesaid, and on and after that date printed copies thereof will be furnished by the undersigned Clerk to the Council and Parliamentary Agents to all persons applying for the same at the price of one

shilling each.

Any objections to the Order which it is intended to urge on the Ministry of Transport must be received by them on or before the 15th day of January next. A copy of such objections must also be sent at the same time to the undersigned Clerk to the Council or Parliamentary Agents, and in forwarding the objections to the Ministry of Transport the objectors, or their agents, should state that this has been done.

Dated this 18th day of November, 1920.

SANDERS LEAR, Town Hall, Brixham, Clerk to the Council.

LEES AND Co., 26, Abingdon Street, Westminster, London, S.W. 1., Parliamentary Agents.

Ministry of Transport.—Session 1921.

COWES URBAN DISTRICT COUNCIL PROVISIONAL ORDER.

(Increase and Alteration of Rates, Tolls and Dues in respect of Wharf or Landing-place Authorized by the Act 56 George III., cap. xxv., and the West Cowes Order, 1867, Confirmed by the Local Government (Supplemental) Act, 1867 (No. 2); Repeal of Existing and Enactment of New and Increased Rates, Tolls and Dues; Provision as to Collection thereof; Exemptions and Compositions; Rates for Warehouses; Leasing Rates; Bye-laws; Acquisition of Lands for New Wharf or Landing-place; Application of Existing and Proposed Statutory Provisions thereto; Power to Retain and Sell Lands; Borrowing Powers and Financial Provisions; Amendment and Incorporation of Acts, and other Purposes.)

OTICE is hereby given, that in pursuance of the provisions of the General Pier and Harbour Act, 1861, and the General Pier

and Harbour, 1861, Amendment Act, application is intended to be made to the Ministry of Transport, on or before the 23rd December next, by the urban district council of Cowes, in the Isle of Wight (hereinafter called "the Council") for a Provisional Order (hereinafter called "the Order") for all or some of the following amongst other purposes (that is to say):—

- 1. To increase, vary or alter the duties, rates, tolls, dues and charges (hereinafter referred to as "the rates") or some of them which the Council may levy under the authority of the Act 56 Geo. III., cap. xxv., and the West Cowes Order, 1867, confirmed by the Local Government (Supplemental) Act, 1867 (No. 2) (hereinafter referred to as "the former Acts and Orders"), in relation to the wharf or landing-place authorized thereby, or to repeal the provisions or some of them of the former Acts and Orders, and to authorize the Council to levy and recover new and increased rates from and in respect of passengers, passengers' luggage, articles of import and export, goods shipped or unshipped at the wharf or landing-place, the use of warehouses, cranes, weighing machines, sheds, moorings and buoyand for services rendered by the Council and otherwise.
- 2. To make provision with respect to the levying and collection of rates and as to the persons liable to pay the same, and for production by such persons of books of account and other evidence of liability to payment of rates and otherwise.
- 3. To alter, amend, enlarge or repeal and to incorporate with the Order all or some of the powers and provisions of the former Actand Orders and any other enactments relating to or affecting the Council and in regard to the levying, demanding, collection and recovery of rates and the maintenance and management of the wharf or landing-place or otherwise, including the provisions of the Cowes Pier Act, 1900, the Cowes Ferry Act, 1901, the Cowes Ferry Order, 1915, the Cowes Harbour Act, 1897, the Cowes Harbour Order, 1914, and the Cowes Harbour Order, 1919, and to confer, vary and extinguish exemptions from the payment of such rates.
- 4. To empower the Council to lease the rates to any company, corporation or person, and to make bye-laws with respect to any wharf or landing-place for the time being belonging to them or under their control; for regulating the use thereof, the admission of vessels thereto, the shipping and unshipping, landing, warehousing and depositing of goods, the hours per day during which the said wharves or landing-places shall be open, the duties and conduct of persons employed at the wharves or landing-places and on the premises of the Council, the use of fires and lights for preventing damage or injury to vessels or goods, the use of cranes, weighing machines, weights and measures, and the duties and conduct of porters and carriers, and to provide for the recovery of penalties for the breach or nonobservance of such bye-laws.
- 5. To empower the Council to purchase or acquire by agreement the lands hereunder described, that is to say:—

All that piece or parcel of land formerly part of the foreshore and bed of the River Medina below high water mark, situate to the north-east of the junction of Medinaroad and Bridge-road, in the parish of Cowes, in the Isle of Wight, and containing

32 poles or thereabouts, which said piece or parcel of land is bounded on or towards the south-west by Medina-road, on or towards the north-east by the River Medina, on or towards the north-west by land belonging to S. E. Saunders, Ltd., and on or towards the south-east by land belonging to Pickfords, Ltd.;

and also any other land adjoining any part of the said lands or convenient to be held there. with, and to enter into and to carry into effect any contracts or agreements necessary and

proper for the purpose.

- 6. To provide for the utilisation of the lands above mentioned as an additional wharf or landing place, and to enable the Council to exercise in relation thereto all powers, rights and authorities which they now or may hereafter exercise with respect and in relation to the wharf or landing place provided under the former Acts and Orders as amended by the Order including the powers, rights and authorities to be conferred upon the Council by the Order, subject to such conditions and limitations as may be provided by the Order.
- 7. To enable the Council to retain, hold, use, sell, let, lease, exchange or otherwise dispose of any lands acquired by them under the Order, and to provide that the purposes of the wharves or landing places provided under the former Acts and Orders or the Order shall be deemed to be the purposes of the Public Health Acts.
- 8. To enable the Council to borrow moneys for the purposes of the said wharf or landing place and for other the purposes of the Order and for payment of the costs, charges and expenses of the Order, and for that purpose to charge their funds, rates and revenues.
- 9. To confer on the Council all other powers necessary or expedient for carrying into effect the objects and purposes of the Order and the former Acts and Orders.
- 10. To incorporate with the Order all or some of the provisions of the Lands Clauses Acts, the Harbours Docks and Piers (Clauses) Acts and any Acts amending the same, with such variations as the Order may prescribe.

And notice is hereby given, that on or before the 30th day of November instant a copy of this Notice as published in the London Gazette will be deposited for public inspection with the Clerk of the Peace for the County of Hants at his office at Winchester; with the Clerk of the Peace for the Administrative County of the Isle of Wight at his office at Newport, Isle of Wight, at the Custom House of the Port of Cowes at Cowes, and at the offices of the Ministry of Transport, No. 7, Whitehall Gardens, London, S.W. 1.

Printed copies of the draft Provisional Order will, on or before the 23rd day of December next, be deposited at the offices of the Ministry of Transport aforesaid and at the Custom House, Cowes, aforesaid, and on and after that date printed copies thereof will be furnished by the undersigned Solicitors and Parliamentary Agents to all persons applying for the same at the price of one shilling each.

Any objections to the Order which it is intended to urge on the Ministry of Transport must be received by them on or before the 15th day of January next. A copy of such objections must also be sent at the same time to the undersigned Solicitors or Parliamentary Agents, and in forwarding the objections to the Ministry of Transport the objectors or their agents should state that this has been done.

Dated this 19th day of November, 1920.

DAMANT AND SONS, 67, High-street, Cowes, Solicitors.

LEES AND Co., 26, Abingdon Street, Westminster, S.W. 1, Parliamentary Agents.

Ministry of Health.—Session 1921.

THE WOODBRIDGE DISTRICT WATER. COMPANY.

(Confirmation of Waterworks; Purchase and Sale of Lands, &c.; Increase of Rents, Rates and Charges; Repair, Removal, &c., of Meters, Fittings, &c.; Provisions as to Directors; Managing Directors; Payment of Water Rates by Owners; Connecting and Disconnecting Fittings and Expenses thereof; Exemption of Fittings from Dis-tress, &c.; Interim Dividends; Closing Registers; Amendment and Variation of Acts.)

OTICE is hereby given, that application is intended to be made to the Ministry of Health, on or before the 23rd day of December next, for a Provisional Order under the Gas and Water Works Facilities Act, 1870, for the purposes following or some of them (that is to say):—

1. To authorize the Woodbridge District Water Company (hereinafter called "the ") to maintain, continue, alter, en-Company ' large, renew and improve the existing work of the Company hereinafter described, and any mains, pipes or other works laid down or con-structed by the Company in connection there-

with, that is to say—

Wells and pumping station, situate in the parish of Melton, in the rural district of Woodbridge, in the county of East Suffolk, in the corner of the enclosure numbered 234A on the $\frac{1}{2500}$ inch Ordnance Map of that parish (2nd edition 1904, sheet LXVII, 16).

2. To authorize and empower the Company to make and maintain, alter, renew and improve all such channels, adits, pipes, conduits, shafts, wells, bores, tanks and other works, plant, machinery, apparatus and appliances as may be necessary or convenient in connection with or subsidiary to the before-mentioned work, and to authorize the Company to take, use and appropriate for the purposes of their water undertaking all such springs, streams or waters as may be intercepted by the beforementioned works or any of them.

To empower the Company to purchase by agreement, take on lease or otherwise acquire and to hold, sell and dispose of lands, waters, tenements and other hereditaments property, and on any lands of the Company or any land as to which they may have acquired the necessary casement; to exercise all or any of the powers of section 12 of the Waterworks

Clauses Act, 1847.

4. To increase the rates, rents and charges which the Company are authorized to charge for the supply of water for domestic or other purposes and any other services or the hire of meters and fittings, and to empower the Company to charge and recover new rates, rents and charges, and to provide for future modifi-cation thereof, and to confer, vary or extinguish exemptions from the payments of rent, rates and charges and to amend any provisions of the Woodbridge District Water Act, 1900, relating to any such matter.

5. To empower the Company to enter into premises to repair and remove apparatus, and to enable the directors of the Company to declare interim dividends without calling a meeting of shareholders, and to provide for the temporary closing of transfer books and registers of the Company and that the Company need not make up accounts or balance books

half-yearly.

7. To make provision as to directors contracting with or holding office under the Company, as to managing directors, as to meetings and quorum thereat, and to enable the directors to determine the remuneration of the secretary and auditors of the Company, and to make provision as to notice of nomination and qualification for election of, or as notice of opposition to re-election of, or as to the number of, directors of the Company and as to the authentication and service of notices by

the Company.

8. To provide for the breaking up of streets and other places by persons liable to maintain pipes and apparatus, and to make provision with respect to the following matters:—Payment of rates by owners of small houses; the provision of separate pipes for each house or tenement supplied; connecting or disconnecting meters and fittings; expenses of disconnecting or reconnecting the same; the supply to houses and buildings partly used for trade, farming and similar purposes, workhouses, hospitals and public institutions; the supply, hiring, fixing, and repairing of meters, fittings and apparatus by the Company, and the exemption of the same from liability to distress, etc.; the evidence of meters; the cost of distress warrants and the recovery of charges and proceedings, and penalties for breaches of the intended Order and the Acts incorporated therewith or applicable thereto or thereunder.

9. To authorize the Company to apply their existing funds for the purposes or any of the

purposes of the intended Order.

10. To confer upon the Company all or some of the powers mentioned or referred to in the Waterworks Clauses Acts, 1847 and 1863, and the Gas and Waterworks Facilities Act, 1870 and 1873, and to confer upon the Company all other powers usually conferred upon water companies, and to vary or extinguish all rights and privileges inconsistent with the objects aforesaid or any other objects of the intended

Order and to confer other rights and privileges.

11. On or before the 30th day of November instant a copy of this Notice as published in the London Gazette will be deposited for publie inspection at the office of the Clerk of the Peace for the County of East Suffolk at his office at the County Hall, Ipswich, and at the Ministry of Health, Whitehall, London.

And notice is further given, that on or

before the 23rd day of December next printed copies of the draft Provisional Order will be deposited at the office of the Ministry of Health, and printed copies of such draft Order when so deposited and of the Order when made can be obtained at the price of one shilling each at the offices of the undersigned

Solicitor or Parliamentary Agents.

Every company, corporation or person desirous of making any representation to the Ministry of Health or of bringing before them any objection respecting the application may do so by letter addressed to the Ministry of Health, Whitehall, London, on or before the 15th day of January next, and copies of their representation or objections must at the same time be sent to the undersigned Solicitor or

Parliamentary Agents on behalf of the promoters, and in forwarding to the Ministry of Health such representation or objections the objectors or their agents should state that a copy has been so forwarded.

Dated this 15th day of November, 1920.

W. M. TAPP, 27, South Milton-street, London, Solicitor.

SHERWOOD AND Co., 22, Abingdon-street, Westminster, S.W. 1, Parliamentary Agents.

Ministry of Health.—Session 1921.

BROMPTON, CHATHAM, GILLINGHAM AND ROCHESTER WATER (PRO-VISIONAL ORDER).

(Increase of Maximum Dividend on Unissued Ordinary Capital; Removal of Limit on Dividend on Unissued Preference Capital; Increase of Borrowing Powers; Increase of Rates for Domestic Supply; Supplies by Measure in Certain Cases; Laying of Mains in Private Streets; Expenses of Re-connection of Sup-plies; Annual Ordinary Meetings and Interim Dividends; Superannuation Allowances and Pensions; Subscriptions to Infirmaries, etc.; Fixing of Secretary's Salary; Incorporation, Repeal and Amendment of Acts and Orders.)

OTICE is hereby given, that the Brompton, Chatham, Gillingham and Rochester Waterworks Company (hereinafter called "the Undertakers") intend to apply to the Ministry of Health, on or before the 23rd day of December next, under the Gas and Waterworks Facilities Act, 1870, and the Gas and Waterworks Facilities (Amendment) Act, 1873, for a Provisional Order (hereinafter called "the Order") to be confirmed by Parliament in the ensuing session for all or some of the following, amongst other purposes (that

To increase the maximum dividend which may be paid in respect of the additional ordinary capital authorized by the Brompton, Chatham, Gillingham and Rochester Water Act, 1905 (hereinafter called "the Act of 1905"), and not already issued; to remove any limitation on the rate of dividend which may be paid in respect of the preference capital authorized by the Act of 1905, and not already issued, and for those purposes to alter, amend or repeal section 15 of the Act of 1905, and to annul or amend any resolution of the Undertakers creating such additional capital or any part thereof.

To alter and amend the provisions of any enactment relating to the Undertakers, limiting the amount of the borrowing powers of the Undertakers, and to increase the amount which the Undertakers may borrow or raise by the creation and issue of debenture stock in respect of any capital raised or to be raised by them.

To increase the rates, rents and charges authorized to be charged by the Undertakers under the Brompton, Chatham, Gillingham and Rochester Waterworks Act. 1860, and the Brompton, Chatham, Gillingham and Rochester Water Act, 1898 (hereinafter respectively called "the Act of 1860" and "the Act of 1898") for the supply of water for domestic

To empower the Undertakers (if and so far as such authorisation is or may be requisite) to refuse to supply with water otherwise than by measure any workhouse, hospital, asylum (whether public or private) or sanatorium or any other public institution, and to relieve them from all liability if a hosepipe or other similar apparatus is used to supply water otherwise than by measure for use for washing carriages, motor-cars or other venicles or for use for other purposes in stables or premises where carriages, motor-cars or other vehicles are kept.

To empower the Undertakers to lay mains in and to open and break up streets not dedicated to the public use and to supply water to premises abutting on or erected in the same.

To require the occupier of premises to pay the cost of reconnecting a supply disconnected owing to the default of such occupier and to relieve the Undertakers from the obligation to supply water to such occupier until such payment is made.

To provide for yearly meetings of the Undertakers; to enable the directors to declare and to provide for the payment of interim dividends, to authorize the temporary closing of transfer books and registers; and to remove the obligation to make up a half-yearly balance-sheet and accounts.

To empower the Undertakers or the directors thereof to make superannuation and other allowances and to pay pensions to officers, servants or employees of the Undertakers who may be temporarily or permanently disabled by sickness, infirmity or age, and to apply the funds and revenues of the Undertakers for any such purpose.

To empower the Undertakers or the directors thereof, subject to such conditions and provisions as the Order may define, to subscribe or make donations to infirmaries, hospitals, convalescent homes and other institutions, and to exhibitions and to the benevolent and sick funds of the employees of the Undertakers, and to apply the funds and revenues of the Undertakers for any such purpose.

To empower the directors to fix or alter from time to time the remuneration of the secretary

of the Undertakers.

The Order will or may incorporate, with or without modification, all or some of the provisions of the Companies Clauses Consolidation Acts, 1845 to 1889, of the Waterworks Clauses Acts, 1847 and 1863, and any Acts amending those Acts respectively, and confer on the Undertakers all necessary powers for the purposes aforesaid, and vary or extinguish all rights and privileges which would impede or interfere with such purposes and confer other rights and privileges.

To incorporate with the Order or apply thereto, with or without amendment, and to amend, extend or repeal, so far as may be necessary for the purposes of the Order, all or some of the provisions of the Act of 1860, the Act of 1898, the Act of 1905, and any other Act or Acts, or any Order or Orders relating to the Undertakers or their undertaking or relating to any authority, company, body or person with which the Undertakers may be authorized to enter into any contract or arrangement, or any other Act or Order which would interfere with the objects of the Order.

And notice is hereby further given, that a copy of this advertisement, as published in the London Gazette, will, on or before the 30th November instant, be deposited for public inspection with the Clerk of the Peace for the county of Kent, at his office at Maidstone, in that county, and also at the Office of the Ministry of Health, Whitehall, London.

Printed copies of the draft Order will be deposited at the Office of the Ministry of Health on or before the 23rd day of December next, and printed copies of the draft Order when deposited, and of the Order when made, may be obtained at the offices of the Undertakers, Railway-street, Chatham, and of the undermentioned Parliamentary Agents at the price of one shilling each.

Every company, corporation or person desirous of making any representation to the Ministry of Health or bringing before them any objections respecting the application, may do so by letter addressed to the Secretary of the Ministry of Health on or before the 15th day of January next, and copies of such representation or objections must at the same time be sent to the undersigned Parliamentary Agents, and in forwarding to the Ministry of Health such objections the objectors or their Agents must state that a copy of the same has been sent to the promoters' Agents.

Dated this 20th day of November, 1920.

Dyson, Bell and Co., 3a, Dean's-yard, Westminster, S.W. 1, Parliamentary Agents.

Private Legislation Procedure (Scotland) Act, 1899. December, 1920.

NORTH BRITISH RAILWAY.

(Compulsory Acquisition and Confirmation of Acquisition of Lands; Power to Impound Waters and Construct Weir, Intake, and Conduit or Line of Pipes; Power to Purchase Parts only of and Easements in Properties; Confirmation of Transfer of Port Edgar Harbour to the Admiralty; Additional Capital and Application of Funds; Repeal and Amendment of Acts and Orders.)

NOTICE is hereby given that the North British Railway Company (herein called "the Company") intend to apply in the month of December next to the Secretary for Scotland, under and in pursuance of the Private Legislation Procedure (Scotland) Act, 1899 (herein called "the Act of 1899"), for a Provisional Order for the following purposes, or some of them, that is to say:—

1. To empower the Company to acquire by compulsion or agreement and to hold lands (in which term houses and buildings are included) or any estate or interest in or easements in, over, or under lands in the parishes and places in this Notice mentioned for the purposes of the intended Order and for other purposes connected with their undertaking and also to acquire by compulsion or agreement, and to hold for the purposes aforesaid, or any of them, the lands hereinafter described, or referred to, or some of them, that is to say:—

In the county of Northumberland:—

(c) Certain lands in the parish and borough and town of Berwick-upon-Tweed, on both sides of the Company's Edinburgh and Berwick Railway, near Marshal Meadows, north of Berwick Station.

(d) Certain lands in the parishes of Wallington Demesne and Hartburn Grange, in the rural district of Morpeth, on the east side of the Company's railway from Reedsmouth to Morpeth, at and to the south of Scotsgap Station.

The said lands in the parish and borough and town of Berwick-upon-Tweed include lands which are, or are reputed to be, town lands known as High Redpaths Field and Low Redpaths Field, of which about 2.5 acres and .123 acre respectively will be required to be taken.

2. To employ the Company to hold, use, and appropriate for the general purposes of their undertaking the several lands hereinafter described which have been already acquired by them, and to sanction and confirm their acquisition, that is to say:—

In the county of Cumberland:-

(3) Certain lands and premises in the parish and city of Carlisle known as No. 4 Grosvenor-gardens, Newtown, Carlisle.

- 4. To authorize the Company to purchase so much only as may be required for any of the purposes of the intended Order of any house or other building, manufactory, work, or other premises, or any easement in or under the same without being subject to the liability imposed by section 90 of the Lands Clauses Consolidation (Scotland) Act, 1845, or by section 92 of the Lands Clauses Consolidation Act, 1845.
- 5. To enable the Company to stop up and appropriate the site and soil of any street, road or footpath which is situate upon any of the lands to be acquired under the provisions of the intended Order, and to extinguish all rights of way over the same, and to deviate laterally from the lines of the intended works, and vertically from the levels thereof as shown upon the plans and sections hereinafter mentioned to such an extent as may be authorized by the intended Order.
- 6. To sanction the transfer of the port and harbour of Port Edgar by the Company to the Admiralty, and to confirm and give effect to the conveyance thereof; to confer upon the Admiralty the exclusive use of the said port and harbour; to extinguish all public rights in, over or in respect of the same, and to repeal all or some of the provisions of the Edinburgh and Glasgow Railway (Queensferry) Act, 1863, and the North British Railway (General Powers) Act, 1870, and of any other Act or Order relating to the said port and harbour, and to make all such provisions incidental thereto as may be expedient or as may be prescribed by the intended Order.
- 7. To authorize the Company to raise additional capital and to borrow further moneys and to apply to the purposes of the intended Order any of their existing or authorized funds, and for those purposes, and for the general purposes of their undertaking, to raise all or any money which they are now authorized to raise or may be authorized to raise by the intended Order by the creation and issue of ordinary guaranteed lien or preference shares or stock, redeemable or otherwise, or by mortgage or debenture stock, redeemable or otherwise, or by such other ways and means as may be provided by the intended Order, and to attach to such shares and stock and debenture stock, all such rights and priorities, both as regards capital and interest, as the intended Order may prescribe, and to render in-applicable to the exercise of such powers section 42, and any other provisions of the Companies Clauses Consolidation (Scotland) Act. 1845, and to repeal, alter, amend or extend all or some of the provisions of the North British

Railway Orders, 1908 and 1919, and the North British Railway Act, 1913, with reference thereto respectively.

- 8. To vary or extinguish all existing rights and privileges which might in any way interfere with the objects of the intended Order, and to confer other rights and privileges.
- 9. To repeal, alter, extend or amend all or any of the provisions of the North British, Edinburgh, Perth and Dundee and West of Fife Railways Amalgamation Act, 1862, and any other Act or any Order relating to the Company and their undertaking;

A plan and sections in duplicate of the said intended works and plans of all lands which may be taken or appropriated under the compulsory powers to be conferred by the intended Order, and a book of reference to such plans will be deposited as follows (that is to say):—

So far as relates to lands in the county of Northumberland with the Clerk of the Peace of that county at his office at Newcastleupon-Tyne.

A copy of so much of the said plans, sections and book of reference as relates to any * * * * porough or parish in which the intended works are situate, or in which any lands are intended to be taken, will be deposited as follows (that is to say):—

So far as relates to any * * * borough, with the Town Clerk thereof at his office.

So far as relates to the rural district of Morpeth, with the Clerk to the Council of that district at his office at Morpeth.

So far as relates to the parishes of Wallington Demesne and Hartburn Grange, with the Chairman of the parish meeting of each such parish at his residence.

Each such deposit will be made on or before the 30th day of November instant, and will be accompanied by a copy of this Notice as published in the Edinburgh Gazette.

The Petition and Draft Order will be lodged on or before the 17th day of December, 1920, at the office of the Secretary for Scotland, Whitehall, London, and printed copies of the Draft Order will also, on or before the same day, be deposited in the office of the Clerk of the Parliaments, House of Lords, and the Private Bill Office of the House of Commons.

The procedure, subsequent to the deposit of the Petition and Draft Order, will be by way of Provisional Order, unless it be otherwise determined in terms of the Act of 1899, in which case the procedure may be by way of Private Bill, and in this case this Notice, and all deposits made in respect of the intended application, will, subject to the Standing Orders of Parliament, apply to such Bill.

The foregoing is a copy of the Notice as published or sent for publication in the Edinburgh Gazette in the present month, omitting the provisions relating specifically to works and lands in Scotland.

Dated this 15th day of November, 1920.

James Watson, 23, Waterloo-place, Edinburgh, Solicitor for the Order.

SHERWOOD AND Co., 22, Abingdonstreet, Westminster, S.W., Parliamentary Agents.

BANK OF ENGLAND.

AN ACCOUNT pursuant to the Act 7th and 8th Victoria, cap. 32, for the Week ending on Wednesday, the 24th day of November, 1920.

ISSUE DEPARTMENT.

Notes issued	***	•••	£ 140,779,435	Government Debt Other Securities Gold Coin and Bullion Silver Bullion	•••	£ 11,015,100 7,434,900 122,329,435
			£140,779,435			£140,779,435
				1		

i)ated the 25th day of November, 1920.

E. M. Harvey, Chief Cashier.

BANKING DEPARTMENT,

## Proprietors' Capital 14,553,000 Rest 3,238,875 Public Deposits (including Exchequer, Savings Banks, Commissioners of National Debt, and Dividend Accounts) 17,989,416 Other Deposits 105,314,613 Seven Day and other Bills 9,969	Government Securities Other Securities Notes Gold and Silver Coin	 •••	£ 52,401,073 74,106,764 12,814,620 1,783,416
£141,105,873			2141,105,873

Dated the 25th day of November, 1920.

E. M. Harvey, Chief Cashier.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Chapel Haddlesey, in the civil parish of Chapel Haddlesey, in the county of York, West Riding, in Selby registration district, was, on the sevententh November, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 20th November, 1920.

J. TOWNEND, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named BETHEL CHAPEL, situated at Goad's Green, in the civil parish of Treneglos, in the county of Cornwall, in Launceston registration district, was, on the sixth November, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 10th November, 1920.

T. JOHNES LLEWELLIN, Superintendent Registrar.

A Separate Building, duly certified for religious worship, named WESLEYAN METHODIST CHAPEL, situated at Hurworth-place, near Croft Bridge, in the civil parish of Hurworth, in the county of Durham, in Darlington registration district, was, on the seventeenth November, 1920, registered for solemnizing marriages therein, pursuant to 6th and 7th Wm. IV, c. 85.—Dated the 20th November, 1920.

NOTICE is hereby given, that the Place of Meeting for religious worship described as BNEI POLAND NASHELSK SYNAGOGUE, situated at 22-22A, Crellin-street, in the civil parish of St. George-in-the-East, in the registration district of St. George-in-the-East, in the county of London, which was duly certified for worship on the fifteenth day of October, 1917, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled pursuant to the Act, 18 and 19 Victoria, cap. 81, from the nineteenth day of Novem-

ber, 1920.—Witness my hand this twenty-second day of November, 1920.

BERNARD MALLET, Registrar-General of Births, Deaths and Marriages in England and Wales.

OTICE is hereby given, that the Place of Meeting for religious worship, described as JEWS' SYNACOGUE, situated at 60, Robinson-street, Sunderland, in the civil parish of Sunderland, in the registration district of Sunderland, in the county borough of Sunderland, which was duly certified for worship on the fifth day of July, 1910, has wholly ceased to be used as a place of meeting for religious worship by the congregation on whose behalf it was so certified, and that the Registrar-General has caused the record of the certification thereof to be cancelled pursuant to the Act, 18 and 19 Victoria, cap. 81, from the nineteenth day of November, 1920.—Witness my hand this twenty-second day of November, 1920.

BERNARD MALLET, Registrar General of Births, Deaths and Marriages in England and Wales.

In the High Court of Justice.—Companies (Winding-up).

Mr. Justice P. O. Lawrence.

No. 00421 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of STONEY MACHINE TOOL COMPANY Limited.

NOTICE is hereby given, that a petition for the winding up of the above named Company by the High Court of Justice was, on the 18th day of November, 1920, presented to the said Court by Leonard Clayton, of Wharfeside Foundry, Shipley, in the country of York, Bronze and Brass Founder, a creditor of the said Company, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 7th day of December, 1920; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the

said petition may appear at the time of hearing, by himself or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same

charge for the same.

GIBSON and WELDON, 27, Chancery-lane,
W.C. 2, Agents for J. B. Atkinson, Shipley,
Solicitors for the Petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above named notice, in writing, of his intention so to do. The notice must state the name intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 6th day of December 1000. December, 1920.

In the High Court of Justice.—Companies (Winding-up) Mr. Justice P. O. Lawrence.

No. 00423 of 1920,

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of MONASTERE Limited.

1908, and in the Matter of MONASTERE Limited.

NOTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 19th day of November, 1920, presented to the said Court by Sutton, Sharpe and Co., of 145, Queen Victoria-street, in the city of London, creditors of the Company, and the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on the 7th day of December, 1920; and any creditor or contributory of the said Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Counsel, for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same. charge for the same.

SIMMONS and SIMMONS, 18, Finch-lane, Corn-hill, E.C. 3, Solicitors for the Petitioners.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above named Solicitors notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 6th day of December 1920 of December, 1920.

In the High Court of Justice.—Companies (Windling-up). Mr. Justice P. O. Lawrence.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ANGLO-COLONIAL DYES Limited.

OTICE is hereby given, that a petition for the winding-up of the above named Company by the High Court of Justice was, on the 24th day of November, 1920, presented to the said Court by the British Alizarine Company Limited, of Victoria Docks, Silvertown, Essex, creditors of the said Company, and that the said petition is directed to be heard pany, and that the said petition is directed to be heard before the Court sitting at the Royal Courts of Justice, Strand, London, on Tuesday, the seventh day of December, 1920; and any creditor or contri-butory of the said Company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his Coursel for the purpose; and a conv of the petition Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the

WILD, COLLINS and CROSSE, Kennan's House, Crown-court. Cheapside, E.C., Solicitors for the Petitioners.

NCTE.—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to, the above named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and

must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than six o'clock in the afternoon of the 6th day of December, 1920.

In the High Court of Justice.—Companies (Winding-up). Mr. Justice P. O. Lawrence.

No. 00384 of 1920

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of PERTSCHUK & COM-PANY Limited.

OTICE is hereby given, that the above petition for the winding-up of the above named Company by the High Court of Justice, directed to be heard on the 16th day of November, 1920, was adjourned by the Court, and will be heard on Tuesday, the 7th day of December, 1920, before the Court sitting at the Royal Courts of Justice, Strand, London, when, in consequence of the shareholders of the Company having, at an Extraordinary General Meeting, held on the 10th day of November, 1920, resolved that the Company be wound up voluntarily, and that Harold John de Courcy Moore, of 2, Gresham-buildings, E.C., be appointed Liquidator, the Court will be asked by the petitioners to make an order for the company winding up of the Company order for the compulsory winding-up of the Company, or, in the alternative, for an order continuing the voluntary winding-up of the Company under the voluntary winding-up of the Company under the supervision of the Court, instead of making an order for the winding-up of the Company by the Court. Any creditor or contributory of the said Company desirous to support or oppose the making of an order on the said petition, either for continuing the winding-up of the Company, under the supervision of the Court, or for the winding-up by the Court or for the winding-up by the Court, may appear at the time of hearing, by himself or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said Company requiring the same by the undersigned, on payment of the regulated charge for the same.

MACKRELL and WARD, 33, Walbrook, E.C., Solicitors for the Petitioner.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above named, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named not later than six o'clock in the afternoon of the 6th day of December, 1920.

> In the County Court of Lancashire. Holden at Manchester. No. 5 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of HARDISTY BROTHERS Limited.

N OTICE is hereby given, that a petition for the winding up of the above named Company by, Court of Lancashire, holden at Manchester, was, on the 24th day of November, 1920, presented to the said Court by Dowdall's Buttapat Dairies Limited, said Court by Dowdall's Buttapat Dairies Limited, whose registered office is situate at Foster-street, Wilmington, Hull, in the county of York, Butter Shippers, and who have a branch office and warehouse at 12A, Cannon-street, Manchester, in the county of Lancaster, claiming to be creditors thereof; and that the said petition is directed to be heard before the Court sitting at the County Court House, Quay-street, in the city of Manchester, on Thursday, the 9th day of December, 1920, at the hour of 10.15 o'clock in the forenoon, and any creditor or contributory of the said first-mentioned Company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing, by himself or his Solicitor, or his Counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said first-mentioned Company requiring the same by the undersigned, on payment of the regulated charge for the same.

VICTOR B. PARKEER, 7, Pall Mall, Manchester,

VICTOR B. PARKER, 7, Pall Mall, Manchester, Solicitor for the Petitioners.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on, or send by

post to, the above named Soliction for the petitioners, notice, in writing, of his intention so to do. The notice must state the name and address of the person, notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their Solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named Solicitor not later than six o'clock in the afternoon of the 8th day of December, 1920.

In the High Court of Justice.-Chancery Division. Mr. Justice P. O. Lawrence.

0059 of 1920.

In the Matter of EAST AFRICAN LANDS AND DEVELOPMENT COMPANY Limited and Reduced, and in the Matter of the Companies Acts, 1908 to 1917.

NOTICE is hereby given, that a petition presented to the High Court of Justice, on the 16th day of February, 1920, for the confirmation of a Resolution reducing the capital of the above named Company from £150,000 to £124,800, is directed to be heard before Mr. Justice P. O. Lawrence on Tuesday, the 14th day of December, 1920.—Dated this 24th day of Newspaper 1920. of November, 1920.

HOLMES, SON and POTT, Capel House, New Broad-street, London, E.C. 2, Solicitors for the C2 I Company.

> In the County Court of Lancaster. Holden at Rochdale. No. of Petition Z 877.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ROCHDALE CAR-RIAGE COMPANY (1914) Limited and Reduced.

NIAGE COMPANY (1914) Elimited and Reduced.

NOTICE is hereby given, that a petition presented to the County Court of Lancaster, holden at Rochdale, on the 19th day of November, 1920, for confirming a Special Resolution of the above named Company for reducing its paid-up capital from £2,736 to £342 by repaying in respect of each share of the Company's capital upon which the sum of £2 has been paid up the sum of £1 l5s., upon the footing that the amount returned, or any part thereof, may called up again, is now pending, and that the list of creditors of the Company is to be made out as for the 31st day of December, 1920.

TAYLOR and CO., 1, King-STANDRING, street, Rochdale, Solicitors for the Company.

The Companies (Consolidation) Acts, 1908 to 1917. ADR. VAN DEN HURK Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 35, Crutched Friars, London, E.C., on the 18th day of November, 1920, the following Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind-up the same, and accordingly that

of its habilities, continue its business, and that it is advisable to wind-up the same, and accordingly that the Company be wound up voluntarily.

"And that Mr. Sidney Allen and Mr. W. Elles-Hill be and they are hereby appointed Liquidators for the purposes of such winding-up."

Dated this 18th day of November, 1920.

ADR. VAN DEN HURK, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of the GUERNSEY BREWERY CO. Ltd.

Passed 11th October, 1920.

Confirmed 1st November, 1920.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the Company's registered offices, Ockstreet, Abingdon, on the 11th day of October, 1920, the following Resolution was duly passed in manner

required for the passing of an Extraordinary Resorequired for the passing of an Extraordinary Reso-lution; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the Company's registered offices, Ock-street, Abingdon, on the 1st day of November, 1920, the said Resolution was duly confirmed as a Special Resolution :-

Resolution.—"That the Company be wound up voluntarily; and that Mr. F. O. Collier, of Messrs. Edwin Jones and Co., be and he is hereby appointed Liquidator for the purposes of such winding-up.

THOMAS SKURRAY, Chairman of Meeting.

GASKELL & HUSKINSON Limited.

T Extraordinary General Meetings of the Members of the above named Company, duly convened, and held at 2, Bridge-place, Belgrave-road, Victoria, in the county of London, on the 18th October, 1920, and the 11th November, 1920, respectively, the subjoined Special Resolutions were duly passed and confirmed :-

Resolutions.

That the Company be wound up voluntarily; and that James Francis Seacombe, of 18, Finch-lane, Cornhill, in the city of London, be and he is hereby appointed Liquidator for the purposes of such winding-

up.
That the said Liquidator be and he is hereby authorized to section 192 of the That the said Liquidator be and he is hereby authorised and directed, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to adopt and carry into effect (with or without modification) the provisional agreement, dated the 7th day of October. 1920, and made between Gaskell & Huskinson Limited of the one part and Jordan-Gaskell Limited of the other part, which agreement has been produced to the Vection Meeting. 009

G. HUSKINSON, Chairman.

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The Companies Acts, 1908 to 1917. Company Limited by Shares.

Extraordinary Resolution (pursuant to the Companies (Consolidation) Act, 1908, section 69) of the AVON MOTOR BODY COMPANY Limited. (In Voluntary Liquidation.)

Passed the 19th day of November, 1920.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Number 27, Trinity-churchyard, in the city of Coventry, in the county of Warwick, on the 19th day of November, 1920, the fol lowing Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the Coventry that it has been proved to the satisfaction of the coventry that the coventry

the Company that it cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up; and that Mr. Ernest F. Peirson, of Number 17, Hertford-street, Coventry, Chartered Accountant, be and is hereby appointed Liquidator for the purpose of such winding up." of such winding-up."
19th November, 1920.

ALF. BEDNELL, Chairman.

The Companies Acts, 1908 to 1917. The CITY LEASEHOLDS INVESTMENT COM-PANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly vened, and held at the registered office of the Company, 58, Lombard-street, London, E.C. 3, on the 16th day of November, 1920, the following Extraordinary Resolutions were duly passed, viz.:—
"That the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and the Company be wound up accordingly.

up accordingly.

"That Mr. Harold John Snowden, of Weavers'
Hall, 22, Basinghall-street, London, E.C. 2, Chartered Accountant, be, and he is hereby, appointed Liquidator for the purposes of such voluntary winding-up."

Dated this 22nd day of November, 1920.

RUNDLE and HOBROW, 9, Ironmonger-lane, London, E.C. 2, Solicitors for the above named Company.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

Special Resolution of the ELECTRIC COMPANY OF WESTERN AU SUPPLY AUSTRALIA Limited.

> Passed the 29th day of October, 1920. Confirmed the 15th day of November, 1920.

A T an Extraordinary General Meeting of Members of the above named Company Members of the above named Company, duly convened, and held at the registered office of the Company, 255, Royal Liver-building, Liverpool, on the 29th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 15th day of November, 1920, the following Special Resolution was duly confirmed:

Resolved—"That the Company be wound up voluntarily, and that Mr. Gordon Saies, of 21, Waterloostreet, Birmingham, Chartered Secretary, be and is hereby appointed Liquidator for the purposes of such winding-up, and that the remuneration of such Liquidator for his services in the winding-up be fixed by the shareholders at such Meeting."

JAMES TAYLOR, Chairman.

The Companies (Consolidation) Acts, 1908 to 1917. Re the NORTH WEST DURHAM TRANSPORT AND GARAGE COMPANY Limited.

T Extraordinary General Meetings of the above

A T Extraordinary General Meetings of the above named Company, duly convened, and held respectively, on the 3rd day of November, 1920, and the 18th day of November, 1920, the subjoined Special Resolutions were duly passed and confirmed:—

1. That the North West Durham Transport and Garage Company Limited be wound up voluntarily.

2. That Joseph Murray Nicholson, of 10, St. Aidan's-street, Blackhill, in the county of Durham, Chartered Accountant, be, and he is hereby, appointed Liquidator for the purpose of winding-up the Company. pany.

DAVID WAINRIGHT, Chairman.

In the Matter of the Companies Acts, 1908 to 1917, and of the LIVERPOOL DELIVERY SERVICE Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 14, Cook-street, in the city of Liverpool, on Tuesday, the 23rd day of November, 1920, at 11 a.m., the following Extraordinary Resolution was duly passed, viz.:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily."

And at the same Meeting Alexander Hannah, Incorporated Accountant, of No. 51, North John-street, Liverpool, was appointed Liquidator for the purposes of such winding-up.

of such winding-up.

. W. ARCHER, 14, Cook-street, Liverpool, Solicitor to the said Liquidator.

In the Matter of the FAST COLOUR EYELET COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 1, Copthall-buildings, London, E.C., on the 22nd day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convend and held

quent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 22nd day of November, 1920, the following Special Resolution was duly confirmed:

That the Company be wound up voluntarily, and that George Day, of Bramley-road, London, the Managing Director of the Company, be appointed Liquidator for the purposes of such winding-up.

Dated this 22nd day of November, 1920.

B. G. CLARK, Chairman.

J. STONEHOUSE Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 15, Long-row, Nottingham, on the 4th November, 1920, the following Extraordinary

Resolutions were duly passed; and at a second Extra-ordinary Meeting, duly convened, and held at the same place, on the 22nd November, 1920, were duly

same place, on the ZZnd November, 1920, were duly confirmed as Special Resolutions, viz.:—

(1) That the Company be wound up voluntarily.
(2) That Frederick Arthur Prior, Incorporated Accountant and Auditor, of 15, Long-row, Nottingham, be, and he is hereby, appointed Liquidator for the purpose of such winding-up.

Dated this 23rd day of November 1920

Dated this 23rd day of November, 1920.

J. STONEHOUSE, Chairman.

STEAM DRIFTERS STORES COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at Waveney Chambers, Lowestoft, in the county of Suffolk, on the first day of November, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the seventeenth day of November, 1920, the following Special Resolution was duly confirmed:

Resolved.

"That the Company be wound up voluntarily; and that Mr. Stanley A. Waller be and is hereby appointed Liquidator for the purpose of such winding-

For the Steam Drifters Stores Coy. Ltd.,

G. F. SPASHETT, Secretary.

The Companies Acts, 1908 to 1917.

Special Resolution (pursuant to section 69 (2) of the Companies (Consolidation) Act, 1908) of J. J. FEWINS & COMPANY Limited.

Passed 3rd November, 1920. Confirmed 19th November, 1920.

A T an Extraordinary General Meeting of the Members of and in the above named Company, duly convened, and holden at the registered office of the Company, 363, Humberstone-road, in the city of Leicester, on Wednesday, the 3rd day of November 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of and in the said Company, also duly convened, and holden in like manner at the same place on Friday, the 19th day of November 1920. same place on Friday, the 19th day of November, 1920, the said Special Resolution was also duly confirmed:— Resolution.

"That J. J. Fewins & Company Limited be wound up voluntarily, under the provisions of the Companies Acts, 1908 to 1917; and that Mr. John Hunt Burton, of 1, Berridge-street, Leicester, be and is hereby appointed Liquidator for the purposes of such winding-

JOHN H. BURTON, Secretary.

This notice is substituted for the one appearing in the London Gazette of October 22, 1920.

The TEIGNMOUTH BUILDING COMPANY.

The TEIGNMOUTH BUILDING COMPANY.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 5, Regent-street, Teignmouth, in the county of Devon, on the 29th day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 16th day of November, 1920, the following Special Resolutions were duly confirmed:

1. "That the Teignmouth Building Company be wound up voluntarily."
2. "That Robert William Frederic Cornish Frost, of 5, Regent-street. Teignmouth, Estate Agent, be and is hereby appointed Liquidator of the Company."

pany.' R. W. F. C. FROST, Secretary.

SEAMAN & COMPANY Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 10, Finkle-street, Stockton-on-Tees, on the 26th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company also duly convened Members of the said Company, also duly convened,

and held at the same place, on the 18th day of November, 1920, the following Special Resolution was duly confirmed:—
"That the Company be wound up voluntarily under the provisions of the Companies (Consolidation) Act, 1908; and that Richard Jewitt, of 133, High-street, Stockton-on-Tees, Accountant, be hereby appointed Liquidator for the purpose of such windurant." winding-up."

RICHARD JEWITT, Secretary.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of WOOLLEY, GEE & COMPANY Limited.

an extraordinary General Meeting of the above named Company, duly convened, and held at 11, Gray's Inn-place, London, W.C., on Friday, the 19th day of November, 1920, the following Extraordinary Resolution was duly passed, viz.

It having been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, it is accordingly resolved that the Company be wound up voluntarily under the provisions of the Companies Acts; and that Mr. Stephen Pagden Child, Chartered Accountant, of 36 and 37, Queen-street, London, E.C. 4, be and he is hereby appointed Liquidator for the purpose of such winding-up. winding-up.

D. GOLDBERG, Chairman.

The Companies Acts, 1908 and 1913.

The QUEEN'S THEATRE (LEEDS) Limited.

The QUEEN'S THEATRE (LEEDS) Limited.

T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at No. 4, Lisle-street, London, W.C. 2, in the county of Middlesex, on the 22nd day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place, on the 17th day of November, 1920, the following Special Resolutions were duly confirmed, viz.:—

(1) "That the Queen's Theatre (Leeds) Limited be wound up in voluntary liquidation, and a Liquidstor be appointed."

(2) "That Mr. G. H. Atkinson be and hereby is appointed the Liquidator for the purpose of windingup the Queen's Theatre (Leeds) Limited in voluntary liquidation, and a fee of £100 be paid to him for his remuneration for the work."

Dated this 25th day of November, 1920.

138

S. C. ALLEN, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of OXFORD PICTURE PALACE (SHEFFIELD) Limited.

(SHEFFIELD) Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 176, Norfolk-street, in the city of Sheffield, on the 22nd day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:

1. That it is expedient to effect an amalgamation of the business of the Heeley Electric Palace Limited, the Parkgate and Denaby Theatres Limited, the Oxford Picture Palace (Sheffield) Limited, the Woodseats Picture Palace Limited, and the Pavilion (Attercliffe) Limited, and that with a view thereto this Company be wound up voluntarily; and that Mr.

this Company be wound up voluntarily; and that Mr. Joseph Arthur Darwent, of 5, Paradise-square, Sheffield, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2. That the draft agreement expressed to be made between the Heeley Electric Palace Limited and the said Joseph Arthur Darwent its Liquidator of the first part, the Parkgate and Denaby Theatres Limited and the said Joseph Arthur Darwent its Liquidator. and the said Joseph Arthur Darwent its Liquidator of the second part, the Oxford Picture Palace (Sheffield) Limited and the said Joseph Arthur Darwent its Liquidator of the third part, Woodseats Picture Palace Limited and the said Joseph Arthur Darwent its Liquidator of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent its Liquidator of the fifth part, and the Heeley and Amalgamated Cinemas Limited of the

sixth part, which has been laid before this Meeting and subscribed for identification by the Chairman be and the same is hereby approved, that the said Liqui-dator of this Company be and he is hereby author-ized, pursuant to section 192 of the Companies (Con-solidation) Act. 1908, to concur with the other parties solidation) Act, 1908, to concur with the other parties to the said agreement of the first five parts in entering into an agreement with the said Heeley and Amalgamated Cinemas Limited in the terms of the said draft with such, if any, modifications as may be approved by the present directors of this Company, and to carry the same into effect with or without any such modifications as aforesaid such modifications as aforesaid.

FRANK THORNTON, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of WOODSEATS PICTURE PALACE Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 176, Norfolk-street, in the city of Sheffield, on the 22nd day of Ootober, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:

Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:—

1. That it is expedient to effect an amalgamation of the business of the Heeley Electric Palace Limited, the Parkgate and Denaby Theatres Limited, the Oxford Picture Palace (Sheffield) Limited, the Woodseats Picture Palace (Sheffield) Limited, the Woodseats Picture Palace Limited, and the Pavilion (Attercliffe) Limited, and that with a view thereto this Company be wound up voluntarily; and that Mr. Joseph Arthur Darwent, of 5, Paradise-square, Sheffield, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2. That the draft agreement expressed to be made between the Heeley Electric Palace Limited and the said Joseph Arthur Darwent its Liquidator of the first part, the Parkgate and Denaby Theatres Limited and the said Joseph Arthur Darwent its Liquidator of the second part, the Oxford Picture Palace (Sheffield) Limited and the said Joseph Arthur Darwent its Liquidator of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent its Liquidator of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent its Liquidator of the fifth part, and the Heeley and Amalgamated Cinemas Limited of the sixth part, which has been laid before this Meeting and subscribed for identification by the Chairman be and the same is hereby approved, that the said Liquidator of this Company be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to concur with the other parties to the said agreement of the first five parts in entering into an agreement with the said Heeley and solidation) Act, 1906, to concur with the other parties to the said agreement of the first five parts in entering into an agreement with the said Heeley and Amalgamated Cinemas Limited in the terms of the said draft with such, if any, modifications as may be approved by the present directors of this Company, and to carry the same into effect with or without any such modifications as aforesaid. such modifications as aforesaid.

FRANK THORNTON, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of PAVILION (ATTERCLIFFE) Limited.

A. T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 176, Norfolk-street, in the city of Sheffield, on the 22nd day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:—

place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:—

1. That it is expedient to effect an amalgamation of the business of the Heeley Electric Palace Limited, the Parkgate and Denaby Theatres Limited, the Oxford Picture Palace (Sheffield) Limited, the Woodseat's Picture Palace Limited, and the Pavilion (Attercliffe) Limited, and that with a view thereto this Company be wound no voluntarily: and that Mr. (Attercliffe) Limited, and that with a view thereto this Company be wound up voluntarily; and that Mr. Joseph Arthur Darwent, of 5, Paradise-square, Sheffield, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2. That the draft agreement expressed to be made between the Heeley Electric Palace Limited and the said Joseph Arthur Darwent its Liquidator of the first part, the Parkgate and Denaby Theatres Limited

and the said Joseph Arthur Darwent its Liquidator of the second part, the Oxford Picture Palace (Sheffield) Limited and the said Joseph Arthur Darwent field) Limited and the said Joseph Arthur Darwent its Liquidator of the third part, Woodseats Picture Palace Limited and the said Joseph Arthur Darwent its Liquidator of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent its Liquidator of the fifth part, and the Heelsy and Amalgamated Cinemas Limited of the sixth part, which has been laid before this Meeting and subscribed for identification by the Chairman be and the same is hereby approved, that the said Liquiand subscribed for identification by the Chairman be and the same is hereby approved, that the said Liquidator of this Company be and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to concur with the other parties to the said agreement of the first five parts in entering into an agreement with the said Heeley and Amalgamated Cinemas Limited in the terms of the said draft with such if any modifications as may be and draft with such, if any, modifications as may be approved by the present directors of this Company, and to carry the same into effect with or without any such modifications as aforesaid.

LEONARD SLATER, Chairman.

Companies Acts, 1908 to 1917.

Special Resolution (pursuant to section 69 of the Companies (Consolidation) Act, 1908) of the RUGBY TOWN HALL COMPANY Limited.

Passed 28th October, 1920. Confirmed 16th November, 1920.

A T an Extraordinary General Meeting of the Members of the said Company, duly connvened, and held at the Town Hall, Rugby, in the county of Warwick, on the 28th day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the August 1920, the said Company of the Members of the August 1920, and 1920, and 1920, the said Company of the Members of the Members of the Section 1920, the said Company of the Members of the Section 1920, the said Company of the Members of the Section 1920, the said Company of the said Company of the Section 1920, the said Company of the Members of the said Company, also duly convened, and held at the same place on the 16th day of November, 1920, the following Special Resolutions

November, 1920, the following Special Resolutions were duly confirmed:—

1. That the conditional agreement, dated the 15th day of July, 1920, and made between the Rugby Town Hall Company Limited of the one part and the International Promotion Syndicate Limited of the other part, which has been submitted to this Meeting, be and the same is hereby approved.

2. That the Company be wound up voluntarily; and that Robert Edward Warren Hawksley, of No. 30, Dunchurch-road, Rugby, the Secretary of the Company, be and he is hereby appointed Liquidator for the purposes of the said winding-up.

L. LOVEROCK, Chairman of the Company.

The BOLTON WEST WARD CONSERVATIVE CLUB COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at St. George's Church School, Bolton, in the county of Lancaster, on the 11th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at St. George's Church School aforesaid, on the 11th day of November, 1920, the following Special Resolution was duly confirmed: confirmed:

"That the Company be wound up voluntarily; and that Mr. William Kevan, of Bolton, be and he is hereby appointed Liquidator for the purposes of such winding-up."

143

GEORGE HESKETH, Director.

SMITHS (JARROW) Limited.

SMITHS (JARROW) Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 51, Ellison-street, Jarrow-on-Tyne, on the 1st day of November, 1920, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same; it is hereby resolved that the Company be wound up voluntarily, and that Mr. T. E. Rowell, Chartered Accountant, of North Shields, be appointed Liquidator to conduct such winding-up."

DANIEL HALL. Chairman.

DANIEL HALL, Chairman.

The RELIANCE DEPOSIT & LOAN COMPANY Limited.

Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at the registered office of the Company, 16, New-road, Commercial-road, in the county of London, on the 24th day of October, 1920, the following Special Resolution was duly passed; and at a subequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 9th day of November, 1920, the following Special Resolution was duly confirmed:

"That the Company be wound up voluntarily; and that Abraham Moses and Isaac Kaliski be and they are hereby appointed Liquidators for the purposes of such winding-up."

A. MOSES, Chairman.

A. MOSES, Chairman.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of the BURMA EXPLORATION COMPANY Limited.

TION COMPANY Limited.

A Tan Extraordinary General Meeting of the above named Company, held at 65, Broad Street-avenue, Blomfield-street, London, E.C. 2, on the 25th day of November, 1920, the following Resolution was duly passed as an Extraordinary Resolution:

"That as the Company, by reason of its liabilities, cannot continue its business, it is advisable to wind up the same, and that the Company be and is hereby placed in voluntary liquidation; further, that Thomas Mallimson, Chartered Secretary, of 65, Broad Streetavenue, Blomfield-street, in the city of London, be and he is hereby appointed Liquidator for the purposes of such winding-up."

EDWARD HOOPER, Chairman

EDWARD HOOPER, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

ARIADNE STEAMSHIP COMPANY Limited.

T an Extraordinary General Meeting of the A above named Company, convened and held at the registered office of the Company, 2, Fenchurch-avenue, London, E.C. 3, on Saturday, 30th October, 1920, the following Special Resolution was duly passed, and was duly confirmed at a second Extraordinary General Meeting, held at the said

duly passed, and was duly confirmed at a second Extraordinary General Meeting, held at the said November, 1920:—
"That the Company be wound up voluntarily; and that Mr. Herbert Victor Edwards, of 2, Fenchurchavenue, E.C. 3, Secretary of the Company, be and he is hereby appointed Liquidator for the purpose of such winding-up."

PERCY SAMUEL, Chairman.

PERCY SAMUEL, Chairman.

The Companies Acts, 1908 to 1917. Company Limited by Shares.

NELLA STEAM SHIPPING COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, convened and held at the registered office of the Company, 2, Fenchurchavenue, London, E.C. 3, on Saturday, 30th October, 1920, the following Special Resolution was duly passed, and was duly confirmed at a second Extraordinary General Meeting, held at the said registered office of the Company, on the 15th day of November, 1920:—

"That the Company be wound up voluntarily; and that Mr. Herbert Victor Edwards, of 2, Fenchurch-avenue, E.C. 3, Secretary of the Company, be and he is hereby appointed Liquidator for the purpose of such winding-up."

PERCY SAMUEL, Chairman.

MATRIX MOULDING MACHINE COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at the offices of Mr. Alfred Hutley, Solicitor, 1, Gascoigne-street, Boar-lane, Leeds, in the county of York, on the 29th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place on the 19th day of November, 1920, the following Special Resolution was duly confirmed: duly confirmed :-

No. 32139.

"That the Company be wound up voluntarily under the provisions of the Companies Acts, 1908 to 1917; and that Mr. William Clayton, of 72, Albionstreet, Leeds, Incorporated Accountant, be hereby appointed Liquidator for the purpose of such winding-up of the Company."

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GEO. PORTEUS, Chairman.

The LLANDYSSUL INSTITUTE COMPANY Limited.

T an Extraordinary General Meeting of the above named Company, duly convened, and held at the registered office of the said Company, situate in Cambrian-street, Llandyssul, in the county of Cardigan, on Thursday, the 28th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the same place, on Saturday, the 13th day of November, 1920, the following Special Resolution was duly confirmed, viz.:—

"That the Llandyssul Institute Company Limited be wound up voluntarily; and that Mr. James Jones.

be wound up voluntarily; and that Mr. James Jones. of 12, Lincoln-street, Llandyssul, Solicitor, be and he is hereby appointed Liquidator for the purposes of such winding-up."

Dated this 20th day of November, 1920.

JOSHUA W. EVANS, Chairman.

The CENTRIFUGAL AIR BLAST CO. Ltd.

A T an Extraordinary General Meeting of the Members of the above Company, duly con-vened, and held at Trentham Street Mills, Corn-brook, Manchester, on the 9th day of November, 1920, the following Extraordinary Resolution was

duly passed:—
"That it has been proved to the satisfaction of That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the Company be wound up voluntarily accordingly; and that Francis Mervyn Gilliat, of 19, St. Annes-road, Choriton-cum-Hardy, near Manchester, Chartered Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up."

C. J. ROURKE, Chairman.

The Companies (Consolidation) Act, 1908. The TULLY STEAMSHIP COMPANY Limited.

A T an Extraordinary General Meeting of the Members of the Tully Steamship Company Limited, duly convened, and held at 45, West Summiside, Sunderland, in the county of Durham, on Friday, the 29th day of October, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Company, also duly convened, and held at the same place on Friday, the 19th day of November, 1920, the following Special Resolution was duly confirmed, that is to say:—

Resolution. Resolution.

(a) That the Company be wound up voluntarily; (b) that Mr. William Tully and Mr. Charles Tully, of Sunderland, be and are hereby appointed Liquidators for the purpose of such winding-up; (c) that the said Liquidators shall have power to distribute in specie any part of the assets of the Company.

Dated the 23rd day of November, 1920.

WM. TULLY, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of HEELEY ELECTRIC PALACE Limited.

A T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 176, Norfolk-street, in the city of Sheffield, on the 22nd day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:—

1. That it is expedient to effect an amalgamation of the business of the Heeley Electric Palace Limited, the Parkgate and Denaby Theatres Limited, the Oxford Picture Palace (Sheffield) Limited, the Woodseats Picture Palace Limited, and the Pavilion (Attercliffe) Limited, and that with a view thereto

this Company be wound up voluntarily; and that Mr.

this Company be wound up voluntarily; and that Mr. Joseph Arthur Darwent, of 5, Paradise-square, Sheffield, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2. That the draft agreement expressed to be made between the Heeley Electric Palace Limited and the said Joseph Arthur Darwent, its Liquidator of the first part, the Parkgate and Denaby Theatres Limited and the said Joseph Arthur Darwent, its Liquidator, of the second part, the Oxford Picture Palace (Sheffield) Limited and the said Joseph Arthur Darwent, its Liquidator, of the third part, Woodseats Picture Palace Limited and the said Joseph Arthur Darwent, its Liquidator, of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent, its Liquidator, of the fifth part, and the Heeley and Amalgamated Cinemas Limited of the sixth part, which has been laid before this Meeting and subscribed for identification by the Chairman by and the same is hereby approved, that the said Liquidator of this Company be, and he is hereby authorized, pursuant to section 192 of the Companies (Consolidation) Act, 1908, to concur with the other parties to the said agreement of the first five parts in entering into an agreement with the said Heeley and Amalgamated Cinemas Limited in the terms of the said draft with such, if any, modifications as may be approved by the present Directors of this Company, and to carry the same into effect with or without any such modifications as aforesaid. tions as aforesaid.

LEONARD SLATER, Chairman.

The Companies Acts, 1908 to 1917. Special Resolution of PARKGATE AND DENABY THEATRES Limited.

THEATRES Limited.

A. T an Extraordinary General Meeting of the Members of the said Company, duly convened, and held at 176, Norfolk-street, in the city of Sheffield, on the 22nd day of October, 1920, the following Special Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the said Company, also duly convened, and held at the same place on the 15th day of November, 1920, the following Special Resolutions were duly confirmed:

1. That it is expedient to effect an amalgamation of the business of the Heeley Electric Palace Limited, the Parkgate and Denaby Theatres Limited, the Oxford Picture Palace (Sheffield) Limited, the Wood-

Oxford Picture Palace (Sheffield) Limited, the Wood-seats Picture Palace Limited, and the Pavilion (Atterchiffe) Limited, and that with a view thereto

seats Picture Palace Limited, and the Pavilion (Atterchiffe) Limited, and that with a view thereto this Company be wound up voluntarily; and that Mr. Joseph Arthur Darwent, of 5, Paradise-square, Sheffield, Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

2. That the draft agreement expressed to be made between the Heeley Electric Palace Limited and the said Joseph Arthur Darwent, its Liquidator of the first part, the Parkgate and Denaby Theatres Limited and the said Joseph Arthur Darwent, its Liquidator, of the second part, the Oxford Picture Palace (Sheffield) Limited and the said Joseph Arthur Darwent, its Liquidator, of the third part, Woodseats Picture Palace Limited and the said Joseph Arthur Darwent, its Liquidator, of the fourth part, the Pavilion (Attercliffe) Limited and the said Joseph Arthur Darwent, its Liquidator, of the fifth part, and the Heeley and Amalgamated Cinemas Limited of the sixth part, which has been laid before this Meeting and subscribed for identification by the Chairman by and the same is hereby approved, that the said Liquidator of this Company be, and he is hereby anthouzed, pursuant to section 192 of the Companies (Consolidation) Aot, 1908, to concur with the other parties to the said agreement with the said Heeley and Amalgamated Cinemas Limited in the terms of the said draft with such, if any, modifications as may be approved by the present Directors of this Company, and to carry the same into effect with or without any such modifications as aforesaid. tions as aforesaid.

LEONARD SLATER, Chairman.

LINTNER & COMPANY Limited. (In Voluntary Liquidation.)

T an Extraordinary General Meeting of the above named Company, duly convened, and held at Capel House, 54, New Broad-street, London, E.C. 2, on the 17th day of November, 1920, the following Extraordinary Resolution was passed:

"That the Company cannot, by reason of its liabilities, continue its business, and that it is advis-

able to wind up the same, and accordingly that the Company be wound up voluntarily; and that Owen Wyatt Williams, of 14, Ironmonger-lane, London, E.C., Chartered Accountant, be and is hereby appointed Liquidator for the purpose of such winding-up."

A. G. ANGIER, Chairman.

J. L. GOLDARBEITER AND COMPANY Limited.

T an Extraordinary General Meeting of the T an Extraordinary General Meeting of the Members of the above named Company, duly convened, and held at 14, Copthall-avenue, E.C. 2, on the 14th day of October, 1920, the following Resolutions were duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the 10th day of November, 1920, such Resolutions were duly confirmed as Special Resolutions:—

(1) That the Company be wound up voluntarily.

(2) That Charles Henry Smith, of 14, Copthallavenue, E.C. 2, be and is hereby appointed Liquidator of the Company.

Dated 23rd day of November, 1920.

Dated 23rd day of November, 1920.

JAMES WHISHAW, Chairman,

The Companies Acts, 1908 to 1917. Company Limited by Shares.

OCCIDENTAL & ORIENTAL STEAM NAVIGATION COMPANY Limited.

NAVIGATION COMPANY Limited.

A T an Extraordinary General Meeting of the above named Company, convened and held at the registered office of the Company, 2, Fenchurch-avenue, London, E.C. 3, on Saturday, 30th October, 1920, the following Special Resolution was duly passed; and was duly confirmed at a second Extraordinary General Meeting at the said registered office of the Company on the 15th day of November, 1920:—

"That the Company be wound up voluntarily; and that Mr. Herbert Victor Edwards, of 2, Fenchurch-avenue, E.C. 3, Secretary of the Company, be and he is hereby appointed Liquidator for the purpose of such winding-up."

PERCY SAMUEL, Chairman.

PERCY SAMUEL, Chairman.

The Companies Acts, 1908 to 1917.

Extraordinary Resolution, Pursuant to the Companies (Consolidation) Act. 1908, Section 69, of C. HOD-SON & SONS Limited.

A T an Extraordinary General Meeting of the Members of the above named Company, held at 7, Harborough-road, Rushden, Northants, on the 12th day of November, 1920, the following Extraordinary Resolutions were passed:—

(1) That the Company cannot, by reason of its liabilities, continue its business, and that it is advisible to wind up same and that accordingly the Com-

habilities, continue its business, and that it is advisable to wind up same, and that accordingly the Company be wound up voluntarily, under the provisions of the Companies Acts, 1908 to 1917.

(2) That Mr. Lionel Gordon Roberts, of Messrs. F. Roberts & Co., Arcade Chambers, Northampton (Incorporated Accountants), and Mr. H. Claude Palmer, A.C.A., of Messrs. A. C. Palmer & Co., St. Giles' Chambers, Northampton (Chartered Accountants), be hereby appointed Joint Liquidators for the purpose of such winding-up. of such winding-up. 254

C. HODSON, Chairman.

In the Matter of the HIGH SPEED MACHINERY COMPANY Limited.

T an Extraordinary General Meeting of the above anamed Company, duly convened, and held at 45, Parliament-street, Westminster, on the 16th day of September, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the said Company, duly convened, and held at the same place, on Monday, the 11th day of October, 1920, the said Resolution was duly confirmed, namely:—

firmed, namely:—

"That the Company be wound up voluntarily; and that Mr. Joseph Peter Annacker, of 45, Parliament-street, Westminster, Engineer, be and he is hereby appointed Liquidator."

Dated this 19th day of October, 1920.

JOS. P. ANNACKER, Chairman.

n the Matter of the FOLKESTONE PICTURE PLAYHOUSE Limited. (In Voluntary Liquidation.)

T an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 1, Grace-hill, Folkestone, on the fifth day of November, 1920, the following Special Resolution was duly passed; and at a subsequent Extraordinary General Meeting of the Members of the said Company, also duly convened, and held at the same place, on the twentieth day of November, 1920, the following Special Resolution was duly confirmed, viz.:—

"That the Folkestone Picture Playhouse Limited be wound up voluntarily; and that Ralph E. Ware, Chartered Accountant, of 50, High-street, Exeter, and William White, Secretary to Public Company, of 1, Grace-hill, Folkestone, be and they are hereby appointed Liquidators for the purposes of such winding-up."

ing-up."

Dated this twenty-fourth day of November, 1920. A. ROBERT BOWLES, Chairman.

In the Matter of I. COHEN & CO. Limited.

T an Extraordinary General Meeting of the above A named Company, duly convened, and held at Godliman House, Godliman-street, London, E.C. 4, on the 19th day of November, 1920, the following Extraordinary Resolution was duly passed:—

Resolution.

"That it has been proved to the satisfaction of this "That it has been proved to the satisfaction of this Meeting that the Company, by reason of its liabilities, cannot continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily; and that Frank Thorold Barnes, of 37, Walbrook, London, E.C. 4, Chartered Accountant, be and he is hereby appointed Liquidator for the purpose of such winding-up."

Dated this 25th day of November, 1920.

I. C. THOMAS, Chairman.

The Companies Acts, 1908 to 1917.

. J. FEWINS AND COMPANY Limited, 364, Humberstone-road, Leicester. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the office of the Liquidator, 1, Berridge-street, in the city of Leicester, on Monday, the sixth day of December, 1920, at twelve noon.—Dated this 20th day of November, 1920.

JOHN H. BURTON, Liquidator.

Note.—This notice is a formal one to comply with the provisions of the Companies (Consolidation) Act, 1908. All creditors have been paid in full. This notice is substituted for the one appearing in the London Gazette of October 22, 1920.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of LIVERPOOL DELIVERY SERVICE Limited.

In pursuance of the provisions of section 188 (1) of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the office of the Liquidator, May Buildings, 51, North Johnstreet, Liverpool, on Wednesday, the eighth day of December, 1920, at 3 o'clock in the afternoon.—Dated twenty fifth November, 1920. twenty-fifth November, 1920.

ALEXR. HANNAH, Liquidator.

J. STONEHOUSE Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of J. Stonehouse Limited will be held at 15, Long-row, Nottingham, on Wednesday, December 8th, 1920, at 11 o'clock in the forenoon, for the purpose provided for in the said section.—Dated the 23rd day of November, 1920.

FRED. A. PRIOR, Liquidator.

ELECTRIC SUPPLY COMPANY OF WESTERN AUSTRALIA Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of the British Insulated and Helsby Cables Limited, Lennox House, Norfolk-street, Strand, London, W.C., on Wednesday, the 1st day of December, 1920, at 12 o'clock noon, for the purposes provided in the said section.—Dated this twentieth day of November, 1920.

G. SAIES, Liquidator.

The Companies Acts, 1908 to 1917. The CITY LEASEHOLDS INVESTMENT COM-PANY Limited.

(In Voluntary Liquidation.)

In voluntary Enquirement,

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 22, Basinghall-street, London, E.C., 2, on the 6th day of December, 1920, at 2.30 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 22nd day of November, 1920.

RUNDLE and HOBROW, 9, Ironmonger-lane, London, E.C., 3, Solicitors for the Liquidator.

The Companies (Consolidation) Act, 1908. In the Matter of the NORTH WEST DURHAM TRANSPORT and GARAGE COMPANY Limited.

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the office of the Liquidator of the Company, No. 10, St. Aidan's-street, Blackhill, in the county of Durham, on Friday, the 3rd day of December, 1920, at 1 o'clock in the afternoon, for the purposes provided for in the said section.—Dated this 19th day of December, 1920.

J. M. NICHOLSON, Liquidator.

The FAST COLOUR EYELET COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the offices of the Company, Bramley-road, London, W. 10, on Tuesday, the 7th day of December. 1920, at 12 o'clock noon, for the purposes mentioned in the said section.—Dated this 22nd day of November, 1920.

GEO. DAY, Liquidator

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of ABLA MANUFACTURING COMPANY Limited.

OTICE is hereby given, pursuant to section 183 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Sprinz and Sons, Solicitors, 76. Finsbury-pavement, E.C., on Monday, the 6th day of December, 1920, at 3 o'clock, for the purposes provided for in the said section.—Dated this 23rd day of November, 1920.

J. M. FFILOWS, Liquidator, 5, Nicholas-lane, Lombard-street, E.C.

The KINCOED COLLIERY COMPANY Limited.

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of the Liquidator, 37, Wind-street, Swansea, in the county of Glamorgan, on Wednesday, the eighth day of December, 1920, at 3 o'clock in the afternoon.—Dated this 24th day of November, 1920.

GEORGE LLEWELLYN HAY, Liquidator.

In the Matter of I. COHEN & COMPANY Limited (In Voluntary Liquidation.)

N OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of I. Cohen & Com-

pany Limited will be held at the offices of Messrs. Lord, Foster and Co., Chartered Accountants, 37, Walbrook, London, E.C. 4, on Wednesday, the 8th day of December, 1920, at 2.30 p.m. in the afternoon, for the purposes provided for in the said section.—Dated this 24th day of November, 1920.

F. T. BARNES, Liquidator, 37, Walbrook, E.C. 4.

The Companies Acts, 1908 and 1913. SHIRTLIFF, BRIDE & COMPANY Limited.

(In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held in the Great Hall at Winchester House, Old Broad-street, London, E.C. 2, on Monday, the sixth day of December, 1920, at half-past two o'clock in the afternoon, for the purposes mentioned in the said section.—Dated this twenty-fourth day of November 1920. November, 1920.

ALFRED HARTLEY, Liquidator.

The Companies (Consolidation) Act, 1920.

n the Matter of the RUGBY TOWN HALL COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Con-PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the Trewn Hall, Rugby, in the county of Warwick, on the second day of December, 1920, at 7.30 o'clock in the afternoon. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned, Robert Edward Warren Hawksley, at his address, No. 30, Dunchurch-road, Rugby aforesaid.—Dated this 19th day of November, 1920.

R. E. WARREN HAWKSLEY.

N.B -This notice is purely formal. All creditors have been or will be paid in full.

The BEILI GLAS COLLIERY COMPANY Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the offices of the Liquidator, 37, Wind-street, Swansea, in the county of Glamorgan, on Wednesday, the eighth day of December, 1920, at four o'clock in the afternoon.—Dated this 24th day of November, 1920.

GEORGE LLEWELLYN HAY, Liquidator.

The BURMA EXPLORATION COMPANY Ltd. ' (In Liquidation.)

NOTICE is hereby given, that, pursuant to section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company, will be held at 65, Broad Street-avenue, Blomfield-street, in the city of London, on Friday, the 10th day of December, 1920, at eleven o'clock in the forenoon, for the purposes provided for in the said section.—Dated this 25th day of November, 1920.

THOS. MALLINSON, Liquidator.

FRED. J. MELVILLE Limited.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 4, Broad Street-place, E.C. 2, on Friday, the 3rd day of December, 1920, at 12.15 o'clock in the afternoon.—Dated this 22nd day of November, 1920.

P. G. LAMBIRTH, Liquidator.

The CEYLON CONSOLIDATED ESTATES Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at 3, Queen-street, Cheapside,

London, E.C. 4, on Monday, the 6th day of December, 1920, at 12.30 o'clock in the afternoon, for the purposes provided for in the said section.

W. FENTON PUGH, Joint $\begin{cases} & \textbf{Joint} \\ & \textbf{Liquidators.} \end{cases}$ H. J. SNOWDEN,

Note.—This notice is purely formal. All the creditors have been or will be paid in full.

The Companies Acts, 1908 to 1917. Notice of Meeting of Creditors.

the Matter of the MATRIX MOULDING MACHINE COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of creditors of the above Company will be held at the offices of Mr. Alfred Hutley, Solicitor, 1, Gascoigne-street, Boar-lane, Leeds, on Monday, the 13th day of December, 1920, at 11 o'clock in the forenoon.—Dated this 22nd day of November, 1920.

W. CLAYTON, Liquidator, 72, Albion-street, Leeds.

This notice is given in order to comply with the Act, notwithstanding all creditors have been paid.

The CENTRIFUGAL AIR BLAST COMPANY Limited.

IN pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at 19, St. Annes-road, Chorlton-cum-Hardy, near Manchester, on Monday, the 29th day of November, 1920, at one o'clock noon, for the purposes provided for in the said section.—Dated this 18th day of November, 1920.

FRANCIS M. GILLIAT, Liquidator.

The Companies Acts, 1908 to 1917. J. L. GOLDARBEITER & CO. Limited.

871

DURSUANT to section 188 of the Companies (Consolidation) Ant 1999 solidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at Messrs. Higgs, Whishaw and Co. Ltd., 14, Copthall-avenue, E.C. 2, on Thursday, the 9th day of December, 1920, at 11.30 o'clock in the forenoon, for the purposes mentioned in the said section.—Dated this 23rd day of November, 1920.

CHAS. H. SMITH, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of the NELLA STEAM SHIPPING COMPANY Limited. (In Voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the registered offices, 2, Fenchurch-avenue, London, E.C. 3, on Wednesday, the 1st day of December, 1920, at 11 o'clock in the forenoon, for the purpose provided for in the said section.—Dated this 23rd day of November, 1920. of November, 1920.

H. V. EDWARDS, Liquidator.

232

Note.—This notice is given to comply with the Companies Acts. All creditors will be paid in full.

The Companies Acts, 1908 to 1917.

In the Matter of the PORTUGUESE ALLUVIAL TIN SYNDICATE Limited. (In Voluntary Liquidation.)

of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the office of the Liquidator, 25 and 26. Lime-street, London, E.C. 3, on Friday, the 10th day of December, 1920, at 12 o'clock noon, for the purposes provided for in the said section.—Dated this 22nd day of November, 1920.

GEO. W. ODELL, Liquidator.

The Companies Acts, 1908 to 1917.

In the Matter of the OCCIDENTAL & ORIENTAL STEAM NAVIGATION COMPANY Limited. (In Voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the registered offices, 2, Fenchurch-avenue, London, E.C. 3, on Wednesday, the 1st day of December, 1920, at 11 o'clock in the forencon, for the purposes provided for in the said section.—Dated this 23rd day of Neurophys. 1920. of November, 1920.

H. V. EDWARDS, Liquidator.

Note.—This notice is given to comply with the Companies Acts. All creditors will be paid in full.

The Companies Acts, 1908 to 1917.

In the Matter of the ARIADNE STEAMSHIP COMPANY Limited. (In Voluntary Liquidation.)

In voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the registered offices, 2, Fenchurch-avenue, London, E.C. 3, on Wednesday, the 1st day of December, 1920, at 11 o'clock in the forenoon, for the purpose provided for in the said section.—Dated this 23rd day of November, 1920.

H. V. EDWARDS, Liquidator.

Note.—This notice is given to comply with the Companies Acts. All creditors will be paid in full.

In the Matter of the NORTHERN FELT COM-PANY Limited. (In Voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of creditors of the above Company will be held on the 3rd day of December, 1920, at 3 o'clock in the afternoon, at the registered office of the Company, Bridgefield Mill, Rochdale.—Dated the 20th day of November, 1920.

H. STANLEY JONES, Liquidator.

This notice is formal. All creditors (if any) will be paid in full.

The Companies (Consolidation) Act, 1908. In the Matter of LINTNER & COMPANY Limited. (In Voluntary Liquidation.)

In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, a meeting of the creditors of the above named Company will be held at the offices of Messrs. Wyatt Williams and Company, Chartered Accountants, of 14, Ironmonger-lane, in the city of London, at 12 noon on Friday, the third day of December; 1920. Any person claiming to be a creditor and desiring to be present should at once inform the undersigned at his office at 14, Ironmonger-lane aforesaid.—Dated this 19th day of November, 1920. November, 1920.

O. WYATT WILLIAMS, Liquidator.

The CAWOOD GAS COMPANY 1917 Limited. In Voluntary Liquidation.

OTICE is hereby given, pursuant to section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the Commercial Hotel. Cawood, on Thursday, the second day of December, at 7 o'clock in the evening for the purposes provided in the said section.—Dated this 23rd day of November, 1920.

M. MILNER, Liquidator.

The Companies (Consolidation) Act, -1908. In the Matter of the FOLKESTONE PICTURE PLAYHOUSE Limited. (In Voluntary Liquida-

PURSUANT to section 188 of the Companies (Consolidation) Act. 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at 1, Grace-hill, Folkestone, at three o'clock in the afternoon, on Monday, the sixth day of December, 1920. Notice is also hereby given, that the creditors of the above named Company are required, on or before the twenty-eighth day of December, 1920, to send in their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Ralph E Ware and William White, of 1, Grace-hill, Folkestone, the Liquidators of the Company; and, if so required, by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and piace as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this twenty-third day of November, 1920.

RALPH E. WARE, Joint W.M. WHITE, Liquidators.

The Companies Acts, 1908 to 1917.
The TULLY STEAMSHIP COMPANY Limited.

NOTICE is hereby given, that in pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at No. 45. West Sunniside, Sunderland, on Friday, the 10th day of December, 1920, at 11.30 o'clock in the forenoon, for the purposes provided for in the said section; and notice is also hereby given, that the creditors of the above named Company are required, on or before the 31st day of December, 1920, to send in their names and addresses, and particulars of their debts or claims, to us. the undersigned, William Tully and Charles Tully, of 45. West Sunniside, Sunderland, the Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, are to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts or claims are proved.—Dated the 23rd day of November, 1920.

WM. TULLY CHARLES TULLY, Liquidators.

Note.—The above Meeting is formal, and is called to comply with the Companies Act. All the creditors have been or will be paid in full.

The Companies Acts, 1908 to 1917.

In the Matter of WOOLLEY, GEE & CO. Limited.

(In Voluntary Liquidation.)

In pursuance of section 188 of the Companies (Consolidation) Act, 1908, a Meeting of the creditors of the above named Company will be held at the offices of Messrs. Trayton P Child and Son, Chartered Accountants, 36/37, Queen-street, Cannon-street, E.C. 4, on Monday, the 6th day of December, 1920, at 11 o'clock in the morning, for the purposes provided for in the seid section; and notice is also nereby given, that the creditors of the above named Company are required, on or before the 9th day of December, 1920, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. Stephen P Child, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 24th day of November, 1920

STEPHEN P. CHILD, Liquidator.

In the Matter of the STEAM DRIFTERS STORES COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at Surrey Chambers, Surreystreet, Lowestoft, at 3 o'clock, on Friday, the 3rd day of December, 1920; notice is also hereby given, that the creditors of the above named Company are required, on or before the 3rd day of December, 1920, to send in their names and addresses and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. Stanley Waller,

Chartered Accountant, of Surrey-street, Lowestoft, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims, at such time and place as shall be specified in such notice, or, in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 23rd day of November, 1920.

STAN. A. WALLER, Liquidator.

The Companies (Consolidation) Act, 1908.

In the Matter of the LLANDYSSUL INSTITUTE COMPANY Limited. (In Voluntary Liquidation.)

COMPANY Limited. (In Voluntary Liquidation.)

PURSUANT to section 188 of the Companies (Consolidation) Act, 1908, notice is hereby given, that a Meeting of the creditors of the above named Company will be held at the registered office of the Company, situate in Cambrian-street, Llandyssul, at 8 o'clock, on Monday, the 29th day of November, 1920. Notice is also hereby given, that the creditors of the above named Company are required on or before the 20th day of December, 1920, to send in their names and addresses, and perticulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. James Jones, of 12, Lincoln-street, Llandyssul, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 19th day of November, 1920.

JAMES JONES, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the BEDFORD STREET PICTURE-HOUSE (LEAMINGTON SPA) Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 188 of the Companies (Consolidation) Act, 1908, that a Meeting of the creditors of the above named Company will be held at the office of William Fenwick Wrigley, of 53, Brown-street, Manchester, at eleven o'clock in the forenoon, on Saturday, the 4th day of December, 1920, for the purpose provided for in the said section. All creditors of the above named Company are required, on or before the 2nd day of December, 1920, being the day for that purpose fixed by the Liquidator, to send their names and addresses, and particulars of their debts or claims to the said William Fenwick Wrigley, at 53, Brown-street aforesaid, the Liquidator of the said Company; and, if so required, by notice in writing by the Liquidator, to prove their debts or claims or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 24th day of November, 1920.

WOOD and LORD, 53, Deansgate-arcade, Manchester, Solicitors for the Liquidator.

Note.—The above Meeting is formal, and is called to comply with the Companies Acts. All the creditors have been or will be paid in full.

The Companies Acts, 1908 to 1917.

And in the Matter of the BAMBER BRIDGE SPIN-NING COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that the creditors of the above named Company are required, on or before the 20th day of December, 1920, to send their names and addresses, and the particulars of their debts or claims (up to 1st November, 1920) and the names and addresses of their Solicitors (if any), to James K. Tattersall, of 12. Cleveland-street. Chorley, in the county of Lancaster, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will

be excluded from the benefit of any distribution made before such debts are proved.—Dated this 24th day of November, 1920.

WINDER and HOLDEN, 20, Mawdsley-street, Bolton, Solicitors for the above named Liqui-

Note.-All creditors who prove will be paid in full.

The Companies Acts, 1908 to 1917.

The CITY LEASEHOLDS INVESTMENT COM-PANY Limited. (In Voluntary Liquidation.)

THE creditors of the above named Company are required, on or before the 10th day of December, 1920, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Harold John Snowden, of 22, Basinghall-street, London, E.C. 2, the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 22nd day of November 1020 her, 1920.

RUNDLE and HOBROW. 9, Ironmonger-lane, London, E.C. 2, Solicitors for the Liquidator.

In the Matter of the Companies Acts, 1908 and 1913, and in the Matter of the BURMA EXPLORAand in the Matter of the TION COMPANY Limited.

OTICE is hereby given, that the creditors of the above named Company are required, on or before the 31st day of December, 1920, to send in their names and addresses, with particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Thomas Mallinson, Chartered Secretary, of 65, Broad Street-avenue, Blomfield-street, in the city of London, the Liquidator of the said Company and, if so required, by notice in writing by the said Liquidator, are, by their solicitors or persaid Company and, it so required, by notice in writing by the said Liquidator, are, by their solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 25th day of November 1920 of November, 1920

THOS. MALLINSON, Liquidator.

c Matter of SCOTTISH MASHONALAND GOLD MINING COMPANY Limited. In the

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THE creditors of the above named Company are required, on or before the tenth day of January, 1921, to send in their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Messrs. Walter Forbes and James William Clark, 8, Old Jewry, London, E.C. 2, the Liquidators of the said Company; and, if so required, by notice in writing from the said Liquidators, are, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 25th day of November, 1920. of November, 1920.

JULIUS, EDWARDS and JULIUS, 8, Old Jewry, London, E.C. 2, Solicitors for the said Liquidators.

The CAWOOD GAS COMPANY Limited (1917). (In Voluntary Liquidation.)

THE creditors of the above named Company are required, on or before the 2nd day of December,

1920, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to Mr. Morris Milner, of Cawood, Selby. the Liquidator of the said Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove the said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will

be excluded from the benefit of any distribution made before such debts are proved.—Dated the 23rd day of November, 1920.

ARKER and PARKER, The Abbey Yard, Selby, Solicitors for the said Morris Milner, the Liquidator. PARKER

D. HURTLEY & SONS Ltd.

D. HURTLEY & SONS Ltd.

FINAL notice is hereby given, and creditors of the above named Company are requested, on or before the 15th day of Docember, 1920, to send their names and addresses, and particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to William C. Burkinshaw, of 2, Parliament-street, Hull, the Liquidator of the Company; and, if so required, by notice in writing from the said Liquidator, are, by their Solicitors or personally, to come in and prove their debt or claim at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of the final distribution of the estate.—Dated this 22nd day of November, 1920. 1920.

THOS. PRIESTMAN and SONS, Solicitors for the Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of J. L. GOLDARBEITER & CO. Limited.

N OTICE is hereby given, that the creditors of the above named Company, which is being voluntarily wound up, are required, on or before the 24th day of December, 1920, to send in their Christian and day of December, 1920, to send in their Christian and surnames, their addresses and descriptions, and full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Charles Henry Smith, of 14, Copthallavenue, London, E.C., the Liquidator of the said Company; and. if so required, by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.—Dated this 23rd day of November. debts are proved.—Dated this 23rd day of November, 1920.

CHAS. H. SMITH, Liquidator.

The Companies Acts, 1908-1917. BRITISH ISLES' OIL PRODUCERS Limited. (In Liquidation.)

(In Liquidation.)

OTICE is hereby given, that an Extraordinary General Meeting of the Members of the above named Company will be held at the offices of Messrs. Cray, Stainforth, Newton and Co., 31, Lombard-street, London, E.C. 3, on Wednesday, the 29th day of December, 1920, at 10.15 a.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 24th day of November, 1920.

RODWAY STEPHENS, Liquidator.

RATHERAM & COMPANY Limited.

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 27. Churchroad, Hanwell, London, W. 7, on Saturday, the 1st day of January, 1921, at 3.30 o'clock in the aftermoon, for the purpose of having an account laid before them showing them the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanations that may be given by the Liquidator.—Dated the 23rd day of November, 1920.

MANWELL and CO. 52. Bishonsgate, London.

MAXWELL and CO., 52, Bishopsgate, London, E.C. 2, Solicitors for Joseph Ratheram, the Liquidator.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of the ADDISON SOCIAL CLUB Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 30, Bolingbroke-road, West Kensington, London, on Thursday, the 30th day of December, 1920, at 8 o'clock p.m., for the purpose of having laid lezu, at 8 o clock p.m., for the purpose of having laid before it an account showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, and of hearing any explanation which may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.

—Dated the 22nd day of November, 1920.

JOHN H. PEARSON, Liquidator.

The PAVILION PICTURE PALACE (ROCHDALE) Limited.

DALE) Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of the Liquidator, situate at 7, Brazennose-street, Manchester, on Monday, the tenth day of January, 1921, at 11 o'clock in the forenoon, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company been disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 24th day of November, 1920. Dated this 24th day of November, 1920.

ARTHUR HODCROFT, Liquidator.

The Companies Acts, 1908 to 1917. The EAST END PICTURE PALACE CO. Ltd.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 5, Frederick-street, Sunderland, in the county of Durham, on Wednesday, the 29th December, 1920, at 11 o'clock in the forenoon, for the purpose of having the Liquidator's account, showing the manner in which the winding-up has been conducted and the m which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting by the Liquidator; and also of determining the manner in which the books, accounts, and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 19th day of November, 1920. 031

A. J. MAIR, Liquidator.

In the Matter of the Companies Acts, 1908 and 1913. and in the Matter of the LOUIS DE REEDER COMPANY Limited.

TAKE notice, that pursuant to section 195 of the Companies (Consolidation) Act, 1908, a General Meeting of the Members of the above named Company will be held at 25, Duke-street, St. James's, S.W. 1, on the 29th day of December, 1920, at eleven o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company and of the Liquidator shall be disposed of.

—Dated the 13th day of November, 1920.

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B. W. TINKER, Liquidator.

B. W. TINKER, Liquidator.

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The WITHERBY LAND & STONE COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, pursuant to section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 34 and 36, Greshamstreet, in the city of London, on Wednesday, the 29th day of December, 1920, at 12 o'clock noon, for the purpose of having an account laid before the Company, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may

be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of .- Dated this 24th day of November, 1920.

ARTHUR G. MORRISH, Liquidator.

The Companies Acts, 1908 to 1917. THORNEWILL AND WARHAM Limited.

OTICE is hereby given, that a General Meeting of the Members of Thornewill & Warhum Limited will be held at the offices of Messrs. J. E. Pritchard, Sherwood and Co., 115, Colmore-row, Birmingham, on Wednesday, the 29th day of December, 1920, at 3 o'clock in the afternoon precisely, for the purpose of having an account laid before them by the Liquidator (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding up of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidators.

J. ERNEST PRITCHARD, Joint GEO. G. POPPLETON, Liquidators.

The Companies (Consolidation) Act, 1908. JOHN MORRIS (RADCLIFFE) Limited.

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 44, Brazennose street, Manchester, on will be held at 44, Brazennose street, Manchester, on Wednesday, the 5th day of January, 1921, at 10 o'clock in the forencon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding up of the said Company has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.—Dated this 22nd day of November, 1920.

JOHN SIBSON, Liquidator.

W H. PLATTS. Liquidator.

The MORLEY CONSERVATIVE BUILDINGS CO. Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at the offices of Messrs. Platts and Son. 10, Park-row, Leeds, on Tuesday, the twenty-eighth day of December, 1920, at 12 o'clock noon precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the mannar in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of November, 2000. 1990.

BRITISH EASTERN AGENCIES Ltd.

OTICE is hereby given that a General Meeting of the Members of British Eastern Agencies Ltd. will be held at Moorfields Chambers, 95-97. Finsbury-pavement, London, E.C. 2, on Tuesday, the 4th day of January, 1921, at 12 o'clock noon precisely, for the purpose of having the accounts laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.—Dated this 22nd day of November, 1920. H. DOUGLAS WOOLGER, Liquidator.

A. E. COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at 60. Grove-road, Walthamstow,

London, E. 17, on the 31st day of December, 1920, at 3 o'clock precisely, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also, by Extraordinary Resolution, determining the manner in which the books, accounts and other documents of the Company, and of the Liquidator thereof, shall be disposed of—Dated this 25th day of November, 1920.

WILLIS and WILLIS, 59, Chancery-lane.

177 W.C. 2, Solicitors for Liquidator.

The Companies Acts, 1908 to 1917. The COLUMBUS FISH SELLING COMPANY Limited. (In Voluntary Liquidation.)

OTICE 's hereby given, that a General Meeting of the Members of the above named Company will be held at Barclays Bank Chambers, Scar-borough, on Wednesday, the 29th day of November, 1920, at 12.30 o'clock in the afternoon precisely, to receive the report of the Liquidator, showing how the receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 22nd day of November, 1920.

F. C. GARDINER, Barclays Bank Chambers, Scarborough, Incorporated Accountant, Liqui-

The Companies Acts, 1908 to 1917. The DOBROYD STEAM TRAWLING COMPANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Barcinys Bank Chambers, Scarborough, on Wednesday, the 29th day of December, 1920, at 10.30 o'clock in the forenoon precisely, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books, accounts and documents of the Company.—Dated this 22nd day of November, 1920.

F. C. GARDINER, Barclays Bank Chambers, Scarborough, Incorporated Accountant, Liqui-

The Companies Acts, 1908 to 1917. e ROBIN HOOD STEAM TRAWLING COM-PANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Barclays Bank Chambers Scarborcugh, on Wednesday, the 29th day of December, 1920, at 11.30 o'clock in the forenoon precisely, to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be furnished by the Liquidator, and to pass an Extraordinary Resolution as to the disposal of the books accounts and documents of the Company — Dated this 22nd day of November, 1920.

F. C. GARDINER, Barclays Bank Chambers, Scarborough, Incorporated Accountant, Liqui-

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of MEUNIER AND COMPANY Limited. (In Voluntary Liquidation.)

PANY Limited. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of section 195 (2) of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at the offices of Messrs. C. J. Weir and Co., 8, King-street, Cheapside, London, E.C. 2, on Wednesday, the 29th day of December, 1920, at 11 o'clock in the forenoon, for the purpose of having laid before it an account, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and the hearing of any explanations which may be given by the Liquidator; and also of determining, by

Extraordinary Resolution, the manner in which the books, documents and other papers of the Company, and of the Liquidator, shall be disposed of.—Dated this 24th day of November, 1920.

C. J. WEIR, Liquidator.

The COLSTON'S HALL COMPANY Limited.

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Corupany will be held at 33, Corn-street, Bristol, on Thursday, the thirtieth day of December, 1920, at 12 o'clock noon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the of hearing any explanation that may be given by the Liquidator, and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 23rd day of November, 1920.

A. H. RISELEY, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of BUKIT PANJONG SYNDICATE Limited. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the above named Company will be held at 125, High Holborn, in the county of London, on Thursday, the 30th day of December, 1920, at 12 o'clock noon, for the purposes of having laid before it an account, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books and papers of the Company, and of the Liquidator, shall be disposed of.—Dated this 23rd day of November, 1920 ber, 1920 E. MICHELL, Liquidator.

> The Companies (Consolidation) Act, 1908. HEARD BROTHERS Limited.

OTICE is hereby given, that a General Meeting of the Members of the above named Company will be held at Westcombe, Bideford, on Thursday, the 30th day of December, 1920, at eleven o'clock in the forenoon precisely, for the purpose of having an account laid before them (pursuant to section 195 of the Companies (Consolidation) Act, 1908), showing the manner in which the winding-up of the said Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining. by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator, shall be disposed of.

THOS. N. HEARD, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the MEXBOROUGH & RAWMARSH CONSTRUCTION SYNDICATE Limited. (In Voluntary Liquidation.)

Limited. (In Voluntary Liquidation.)

OTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Syndicate will be held at 62 and 63, Queenstreet, Cannon-street, London, E.C. 4, on Wednesday, the 29th day of December, 1920, at 11.30 a.m., for the purpose of having laid before them an account, showing the manner in which the winding-up has been conducted and the property of the Syndicate disposed of, and of hearing any explanation which may be given by the Liquidators; and also of determining, by Extraordinary Resolution, the remuneration of the Liquidators and the manner in which the books and papers of the Syndicate, and of the Liquidators, shall be disposed of.—Dated the 24th day of November, 1920. ber, 1920.

LEES and CO., Solicitors, 26, Abingdon-street, Westminster, S.W. 1.

GWERNYMILWR LAND COMPANY Limited.

OTICE is hereby given, that a General Meeting of the Members of the above Company will be held at the offices of Messrs. Morgan, Bruce and Nicholas, Solicitors, at Mill-street, Pontypridd, on Friday, the 31st day of December next, at 3 o'clock in the afternoon precisely, to receive the Liquidator's report showing how the winding-up of the Company has been conducted and its property disposed of, to hear any explanation that may be given by the Liquidator, and to pass a Resolution as to the disposal of the books, accounts and other documents of the Company.—Dated this 23rd day of November, 1920.

G. A. EVANS, Liquidator.

In the Matter of the Companies Acts, 1908 to 1917, and in the Matter of the SUTHERLAND STEAM-SHIP COMPANY Limited. (In Voluntary Liquidation.)

NOTICE is hereby given, in pursuance of section 195 of the Companies (Consolidation) Act, 1908, that a General Meeting of the Members of the above named Company will be held at 38, Sandhill, Newcastle-on-Tyne, on Wednesday, the 29th December, 1920, at 11 o'clock in the morning, for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of November, 1920. 25th day of November, 1920.

ERNEST ROBINSON, Liquidator.

The Companies Acts. 1908 to 1917. In the Matter of the GLAMORGAN CHEMICAL COMPANY Limited.

COMPANY Limited.

NOTICE is hereby given, that a General Meeting of the above named Company will be held at 8, Working-street, Cardiff, on the 29th day of December, 1920, at 10.30 o'clock in the forenoon, for the purpose of having the Liquidator's accounts, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, laid before such Meeting, and of hearing any explanation that may be given by the Liquidator; and also of determining, by Extraordinary Resolution, the manner in which the books, accounts and documents of the Company, and of the Liquidator thereof, shall be disposed of.—Dated this 25th day of November, 1920.

ERNEST E. HILL, Liquidator.

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Advertisement of Cancelling.

Advertisement of Cancelling.

NOTICE is hereby given, that the Registrar of Friendly Societies has, pursuant to the Industrial and Provident Societies Act, 1893, this day cancelled the registry of the PELICAN PROVIDENT SOCIETY Limited (Reg. No. 2342 R), held at 77, Radford-road, Hyson Green, Nottingham, in the county of Nottingham, at its request. The Society (subject to the right of appeal given by the said Act) ceases to enjoy the privileges of a registered Society, but without prejudice to any liability incurred by the Society, which may be enforced against it as if such cancelling had not taken place.—Dated the 16th day of November, 1920.

G. STUART ROBERTSON, Chief Registrar.

OTICE is hereby given, that the Partnership which has for some time past been carried on by Albert Harry Jones and Charles Frederick Viles. under the style or firm of "JONES & VILES," at 4!, Upper Bath-road, Cheltenham, in the county of Gloucester, in the trade or business of Fish Friers, was this day dissolved by mutual consent, and that in future the said business will be carried by the said albert Harry Lores in his own permandar and the said them. Albert Harry Jones in his own name. - As witness our hands this twentieth day of November, 1920.

ALBERT HARRY JONES. CHARLES FREDERICK VILES.

NOTICE is hereby given, that the business heretofore, carried on by the undermentioned, Woolfred Benjamin Marks, as Manufacturers' Agent, at 10, Finsbury-square, in the county of London, under the style or firm of WOOLFRED BENJAMIN MARKS, has been sold to us, the undersigned, Thomas Henry Gilder and Albert Edward Hastings Matthews, as and from the fifth day of October, 1920.—Dated the 19th day of November, 1920.

ESSIE MARKS, Executrix of Woolfred Benjamin Marks, Deceased.
A. E. MATTHEWS.
THOMAS H. GFLDER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Robert Leake and Ronald Ashton Strudwick, New-court, Cirey-street, in the county of London, under the style or firm of "W. H. & P. B. STRUD-WICK," has been dissolved by mutual consent as and from the fifteenth day of December, 1919. All debts due to and owing by the said late firm will be received and paid by me, the undersigned, Robert Leake.—Dated the 23rd day of November, 1920.

ROBT. LEAKE. RONALD A. STRUDWICK.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned. Walter John Miles and Thomas George Cooper, carrying on business as Woodworking Machinists, at Amersham Works, Foxwell-street, Brockley, in the county of London, under the style or firm of "MILES & COOPER," has been dissolved by mutual consent as from the sixth day of November 1999, All debts due and owing to or by the by intuiting to see that the shift day of November. 1920. All debts due and owing to or by the said late firm will be received or paid by the said Walter John Miles, and such business will be carried on in the future by the said Walter John Miles.—

As witness our hands this 8th day of November. 1920.

WALTER JOHN MILES. THOMAS GEORGE COOPER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Michael Hayden and Clifford Augustus Best, carrying on business as Tea. Coffee and Cocoa Merchants, at 27, King-street, in the city of Liverpool, under the style or firm of "HAYDEN BROTHERS." has been dissolved by mutual consent as from the twenty-second day of November, 1920. All debts due and owing to or by the said late firm will be received and paid by the said Michael Hayden, by whom in future such business will be carried on.—Dated this 22nd day of November, 1920.

MICHAEL HAYDEN. CLIFFORD A. BEST.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Gladwell, of 15, Suffolk-street, Walton-on-the-Naze, Essex, Builder, and Sidney Charles Saxby, of Ozone Old-road, Clacton-on-Sea, Builder, carrying on business as Builders and General House Decorators, at Walton-on-the-Naze and Clacton-on-Sea, Essex, under the style or firm of GLADWELL AND SAXBY, has been tissolved by mutual consent as and from the 22nd day of November, 1920. All debts due to and owing by the said late firm will be received and paid by the said Frederick Gladwell.—Dated this 22nd day of November, 1920.

F. GLADWELL. S. C. SAXBY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, George Alfred Hall, of 70, Shirley-road, Acocks Green, in the city of Birmingham, and William Ingram, of 381. Cooksey-road, Small Heath, Birmingham aforesaid, carrying on business as Manufacturers of Screw Bottle Stoppers, Radiator Caps, Knife Handles, Insulators and Similar Articles, at 114A, Whitmore-road. Small Heath aforesaid, under the style or firm of "The LINITE MANUFACTURING COMPANY," was dissolved as and from

the 20th day of November, 1920, by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, William Ingram, by whom the said business will in future be carried on under the above style.—Dated the 22nd day of November, 1920.

179

123

G. A. HALL. W. INGRAM.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, William Abrahamsen and George Harrison Moore, carrying on business as Bakers and Confectioners, at Dale-road, Matlock, in the county of Derby, under the style or firm of "W. H. MOORE & SONS," has been dissolved by mutual consent as and from the 30th day of September, 1920. All debts due to and owing by the said late firm will be received and paid by the said George Harrison Moore.

—Dated the 15th day of November, 1920.

WILLIAM ABRAHAMSEN

WILLIAM ABRAHAMSEN. G. H. MOORE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Smith. of 92, Tweedale-street. Dewabury, and Ernest Lawson, of 22, Victoria-street. Ravensthorpe, Dewsbury, carrying on business as Motor Engineers, at Paddock Lodge Garage, Stanningley-road. Bramley, in the city of Leeds, under the style or firm of SMITH AND LAWSON, was, on the ninth day of November, 1920, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned Ernest will be received and paid by the undersigned Ernest Lawson, by whom the business will in future be carried on.—Dated this 9th day of November, 1920.

JOHN SMITH. ERNEST LAWSON.

184

N OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Herbert Nobbs and William Percival Every, carrying on business as House Furnishers, at No. 115, High-street, Bromley, in the county of Kent, under the style or firm of "EVERY & CO.," has been dissolved by mutual consent as from the twenty-ninth day of September, 1920. All debts due and owing to or by the said late firm will be received or paid by the said William Percival Every, and such business will be carried on in the future by the said William Percival Every.—As witness our hands this 20th day of November. 1920.

HERBERT NOBBS.

HERBERT NOBBS. W. P. EVERY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, John Clarence Hardcastle and Squire Hilton, Carrying on business as Automobile Engineers and Garage Proprietors at Church-lane, Chapel Allerton, in the city of Leeds, under the style or firm of "HARDCASTLE AND HILTON." has been dissolved by mutual consent as and from the 20th day of November, 1920. All debts due to and owing by the said late firm will be received and paid by the said John Clarence Hardcastle, who will in future continue to carry on the said business under the style or firm of "Hardcastle and Co."—Dated this 24th day of November, 1920.

JOHN CLARENCE HARDCASTLE. SQUIRE HILTON.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned. Richard Webb and Joseph Evans, carrying on business as Bedstead and Fender Manufacturers, at business as Bedstead and render Manufacturers, at Rea-street, Birmingham, in the county of Warwick, under the style or firm of "WELLS BROTHERS," was dissolved as from the 9th day of November, 1920, by mutual consent. All debts due from and to the late firm shall be paid and received by the said Richard Webb, who will continue to carry on the said brainess at the same address.—Dated the 25rd day of November, 1920.

R. WEBB. JOSEPH EVANS.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Emanuel Raffles and Wolf Stern, carrying on signed, Emanuel Raffies and Wolf Stern, carrying on business as Clothing Manufacturers at 181. Oldhamroad, Manchester, under the style of "RAFFLES & STERN," has been dissolved by mutual consent as and from the 19th day of November, 1920. All debts due to and owing by the said late firm will be received and paid by the said Emanuel Raffles, by whom the said business will be carried on at the above address under the style or firm of "E. Raffles."—Deted this 19th day of November, 1920. Dated this 19th day of November, 1920.

E. RAFFL W. STERN. RAFFLES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us. the undersigned, Herbert Edmund Checkley and William Herbert Bracewell, carrying on business as Motor Engineers and Garage Proprietors at Morecambe, in the county of Lancaster, under the style or firm of "CHECKLEY AND BRACEWELL," has been dissolved by mutual consent as from the ninth day of October. one thousand nine hundred and twenty. All debts due to and owing by the said late firm will be received and paid by the said William Herbert Bracewell, by whom the said business will be carried on from that date.—Dated the nineteenth day of November, one thousand nine hundred and twenty.

HERBERT EDMUND CHECKLEY. WILLIAM HERBERT BRACEWELL.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Harry France, Augustus Charles Lewis and Frank Franklin, carrying on business as Estate Agents under the style of "H. FRANCE & CO.." at 59, Albert-road, Blackpool, has been dissolved as from the date hereof by mutual consent. All debts due to and owing by the late firm will be received and paid by the said Harry France.—Dated this 19th day of November. 1920. of November, 1920.

H. FRANCE. A. C. LEWIS. F. FRANKLIN.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Frederick Robert Spencer and Victoria Louisa Morris, carrying on business as Licensed Victuallers at "The Ivy House" Public House, Marine Parade, Southend-on-Sea, under the style or firm of "SPENCER AND MORRIS," has been dissolved by mutual consent as and from the 28th day of October, 1920. All debts due to and owing by the said late firm will be received and paid by the said Frederick Robert Spencer.—Dated this twenty-third day of November, 1920. 1920.

F. R. SPENCER. V. L. MORRIS.

NOTICE is hereby given, that the Partnership NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Ethel Appleton and Teresa Delves, carrying on business as Knife Manufacturers, etc., at City Steel Works, Fairfield-street, in the city of Manchester, under the style or firm of "WALTER APPLETON," has been dissolved by mutual consent as and from the 17th day of July, one thousand nine hundred and twenty. All debts due to and owing by the said late firm will be received and paid by the said Teresa Delves.—Dated this 19th day of November. 1920. ber, 1920.

ETHEL APPLETON. TERESA DELVES.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned. George Harry Kershaw, John Arthur Turner and William Hall, carrying on business as Cotton Yarn Agents and Merchants at 19, Booth-street, Ashton-under-Lyne, in the county of Lancaster, under the style or firm of G. H. KERSHAW & CO., has been dissolved by mutual consent as and from the nineteenth day of November, 1920, so far as concerns the said George Harry Kershaw. All debts due to and owing by the said late firm will be received and

paid by the said John Arthur Turner and William Hall, who will continue to carry on the said business in partnership under the style or firm of "Kershaw & Co."—Dated the 19th day of November, 1920.

JOHN A. TURNER. WILLIAM HALL. G. H. KERSHAW.

185

. 249

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Alfred Blackall and Edwin George Whatchurch, carrying on business as Cycle Dealers, Agents and Repairers, at 229 and 237, Munster-road, Fulham, S.W., under the style or firm of "THE KING-WOOD CYCLE CO.," has been dissolved by mutual consent as and from the 20th day of November, 1920. All debts due to and owing by the said late firm will be received and paid by the said Edwin George Whitchurch.—Dated this twentieth day of November, 1920. 1920.

ALFRED BLACKALL. EDWIN GEORGE WHITCHURCH.

N OTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Richard Ivens and Samson Billett, carrying on business as Motor Engineers and Garage Proprietors at Milton-road, Weston-super-Mare, Somerset, under the style or firm of the BOULEVARD MOTOR CO., has been dissolved by mutual consent as and from the twenty-third day of October, 1920. All debts due to and owing by the said late firm will be received and paid by the said Richard Ivens.—Dated the 20th day of November, 1920.

RICHARD IVENS. SAMSON BILLETT.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned Frederick William Kahn and James Cooper Stanley, carrying on business as Printers, Lithographers and Stationers at 56, St. John's square, Clerkenwell, E.C., under the style or firm of "KAHN & STANLEY," has been dissolved by mutual consent as and from the 31st day of August, 1920. All debts due to and owing by the said late firm will be received and paid by the said F. W. Kahn.—Dated this seventeenth day of November, 1920.

FREDERICK WILLIAM KAHN. JAMES COOPER STANLEY.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Hubert Sam Butler. Sydney Glancy Wilks Pate and John Bertram Pearse. carrying on business together in Co-partnership as Motor Engineers and Factors at 17, Upper Parliament-street, Liverpool, in the county of Lancaster, under the style of "THE TRANSPORT EXCHANGE AND GARAGE CO." has been dissolved by mutual consent as and from this date so far as regards the said John Bertram Pearse. All debts due to and owing by the said late partnership will be received and paid by the said. Hubert Sam Butler and Sydney Glancy Wilks Pate.—Dated this 24th day of November, 1920.

HUBERT S. BUTLER. SYDNEY G. W. PATE. J. B. PEARSE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Ernest Tassilow Kerney Krumpel O'Connor, now residing in the Kingdom of Poland, and Rene Edward Cornelius Antony Chudde of 37, Hatherleyroad, Sidcup, Kent, carrying on business as Merchants, Commission Agents, Brokers, Buying or Selling Agents, at Mincing-lane, in the city of London under the style or firm of "T. K. O'CONNOR & CO.." has been dissolved by mutual consent as from the seventeenth day of May. 1920. All debts due and owing to or by the said late firm will be received or paid by the said Rene Edward Cornelius Antony Cnuddo.—As witness our hands this 22nd day of November, 1920.

E. T. K. K. O'CONNOR. by Rodolphe Krumpel

E. T. K. K. O'CONNOR. by Rodolphe Krumpel O'Connor, his lawful Attorney. 160 R. E. C. A. CNUDDE.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Charles Wentworth Howe and Sydney Caleb Soul, carrying on business as Woodworkers, at 49, Battersea Park-road, and formerly 47, High-street, Battersea, under the style or firm of the REPETITION WOODWORK COMPANY and the TRENCHSCOPE COMPANY, has been dissolved by mutual consent as and from the fourth day of June, 1919. All debts due to and owing by the said late firm will be received and paid by the said Charles Wentworth Howe.—Dated this 19th day of November, 1920. November, 1920.

C. WENTWORTH HOWE. SYDNEY C. SOUL.

OTICE is hereby given, that the Partnership heretofore subsisting between us, the under-signed, Herbert John Barter and Philip Chamberlin signed, Herbert John Barter and Philip Chamberlin Thorne, carrying on business as Farmers, at Woodminton Farm, Bowerchalke, in the county of Wilts, under the style or firm of "BARTER & THORNE," has been dissolved by mutual consent as and from the eleventh day of October, 1920. All lebts due to and owing by the said late firm will be received and paid by the said Herbert John Barter.—Dated 23rd day of November, 1920.

HERBERT JOHN BARTER. PHILIP CHAMBERLIN THORNE.

heretofore subsisting between us, the under signed, Gustave Contal, Elizabeth Contal, and Felix Luciano, carrying on business as Ladies' Tailors and Dressmakers, at 130, Northumberland-street, Newcastle-on-Tyne, under the style or firm of CONTAL & SMITH, has been dissolved by mutual consent as and from the fourth day of August, 1920. All debts due to and owing by the said late firm will be received and paid by Gustave Contal and Elizabeth Contal.—Dated the 17th day of November, 1920.

FELIX LUCIANO. G. CONTAL. E. CONTAL.

NOTICE is hereby given, that the Partnership heretofore subsisting between Frederick George Tilley, Charles David Coxall, George Edward Clementson, and Albert William Tilley, carrying on business as Wholesale Grocers and Tea Dealers, at Elder-street, Norton Folgate, in the county of London, under the style or firm of "TILLEY, CARR & CO.," has been dissolved by mutual consent as from the second day of July, 1920. All debts due and owing to or by the said late firm will be received or paid by the said Frederick George Tilley, Charles David Coxall, and Albert William Tilley; and such business will be carried on in the future by the said Frederick George Tilley, Charles David Coxall, and Albert William Tilley.—As witness my hand this 15th day of November, 1920. F. G. TILLEY

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, Daniel Parker, of Cliffe-at-Hoo, in the county of Kent, and Frederick William Parker, of the same place, carrying on business as Grocers, Provision Dealers, Drapers and Clothiers, at Cliffe-at-Hoo aforesaid, under the style or firm of PARKER & SON, was on the 11th day of November, 1920, dissolved by mutual consent. All debts due to and owing by the late firm will be received and paid by the undersigned, Frederick William Parker, by whom the business will in future be carried on.—Dated this 19th day of November, 1920. 19th day of November, 1920.

DANIEL PARKER. FREDERICK WILLIAM PARKER.

NOTICE is hereby given, that the Partnership heretofore subsisting between us, the undersigned, James George Blyth Coleman and Sidney Bertram Radley, carrying on business as General Medical Practitioners. at Derby, under the style or firm of COLEMAN AND RADLEY, has been dissolved by mutual consent as from the 15th day of November, 1920. All debts due to and owing by the said late firm will be received and paid by the said James George Blyth Coleman.—Dated this 19th day of November, 1920.

J. G. B. COLEMAN.

J. G. B. COLEMAN. SIDNEY B. RADLEY.

234

Re BESSIE FRASER, Deceased. 22 and 23 Vict., c. 35.

A LL persons having any claims against the estate of Bessie Fraser, late of Oak Lodge, Spencers Wood, near Reading, in the county of Berks (Wife of Col. John Pilling Fraser), deceased (who died on the 13th day of February, 1920, and to whose estate letters of administration, with the will annexed, were granted on the 27th October, 1920, by the Principal Probate Registry, to Robert Kerr Lockett, the sole Executor of the will of the said Col. John Pilling Fraser, deceased), are requested to send particulars Fraser, deceased), are requested to send particulars to the undersigned before the 24th day of December next, after which date the administrator will distribute the estate, having regard only to the claims of which notice shall have been received.—Dated this 23rd day of November, 1920.

EVANS, LOCKETT and CO., 21. Water-street, Liverpool, Solicitors for the Administrator.

LAWSON ROBERT SHAW, Deceased. Statutory Notice to Creditors.

Pursuant to the 29th Section of the Act of Parliament of the 22nd and 23rd Vict., chap. 35.

of the 22nd and 23rd Vict., chap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of Lawson Robert Shaw, late of 40, Upper Berkeley-street, in the county of London, Commercial Traveller, who died at Guy's Hospital, in the county of Surrey, on the 27th day of February, 1920, and whose will was duly proved by William Ivey, of No. 1, Thirlmere-road, Streatham, S.W., Director of Game and Sons Limited, in the Principal Registry of the Probate Division of the High Court of Justice on the 30th day of April, 1920, are hereby required to send, in writing, particulars of are hereby required to send, in writing, particulars of their claims or demands to the undersigned, Alfred Algernon Robinson, Solicitor of the said William Ivey, Algernon Robinson, Solicitor of the said William Ivey, at the office of the said Alfred Algernon Robinson, situate at Girdler's Chambers, 52/63, Basinghall-street, in the city of London, on or before the 14th day of December next; and notice is hereby also given, that at the expiration of the said last mentioned day the said William Ivey will proceed to distribute the estate of the said Lawson Robert Shaw amongst the parties entitled thereto, having regard to the claims of which the said William Ivey has then had notice; and that the said William Ivey will not be liable for the assets, or any part thereof, so distributed, of any person of whose claim the said William Ivey has not had notice at the time of the distribution.—Dated this 24th day of November, 1920.

ALFRED A. ROBINSON, Girdler's Chambers.

ALFRED A. ROBINSON, Girdler's Chambers, 62/63, Basinghall-street, E.C. 2.

ERNEST GAMBART BAINES, Deceased. Pursuant to 22 and 23 Vict., c. 35.

Pursuant to 22 and 23 Vict., c. 35.

A LL persons having any claims or demands against the estate of Ernest Gambart Baines, late of 19, York-place, Scarborough, in the county of York, Gentleman, deceased (who died on the 29th day of August, 1920, and whose will was proved in the District Probate Registry at York, on the 29th day of October, 1920, by John Stockdale Hammond and Arthur Percy Horsley, the executors therein named), are hereby required to send particulars thereof, in writing, to us, the undersigned, on or before the 1st day of January, 1921, after which date the said executors will then proceed to distribute the assets of the said deceased, having regard only to the claims or demands of which they shall then have notice.—Dated this 24th day of November, then have notice.—Dated this 24th day of November, 1920

MEDLEY, DRAWBRIDGE and CO., 74, Newborough, Scarborough, Solicitors for the said Executors.

Re ELLEN KNIGHT, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Ellen Knight, late of 26, Westbourne-park, Scarborough, in the county of York, Widow, deceased (who died on the 8th day of June, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on

the 11th day of November, 1920, by Rev. Percy Young Knight, James Young Knight and Arthur Tetley Parkinson, the executors therein named), are hereby required to send the particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said executors, on or before the 31st day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 22nd day of November, 1920.

MORGAN, WRIGHT, HORNER, SAMPSON

MORGAN, WRIGHT, HORNER, SAMPSON and WOOD, 23, Bank-street, Bradford, Solicitors for the Executors.

GEORGE BERGMANN, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands upon or against the estate of George Bergmann, late of 6, Wilbury-gardens, Hove, in the county of Sussex, Gentleman, deceased (who died on the 30th day of August, 1920, and whose will was proved in the Principal Probate Registry, on the 15th day of November, 1920, by Elizabeth Bergmann and Horace Montague Hobrow, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to us, the Solicinamed), are hereby required to send particulars, in writing, of their claims or demands to us, the Solicitors for the said executors, on or before the 31st day of December, 1920, after which date the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands they shall not then have had notice.—Dated this 24th day of November, 1920. 1920

RUNDLE and HOBROW, St. Margaret's House, 9, Ironmonger-lane, Cheapside, E.C. 2, Solicitors for the said Executors.

Re ANN EDITH KENSINGTON, Deceased.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Ann Edith Kensington, late of 43, Haverstock-hill, in the county of London, Widow (who died on the 11th day of August, 1919, and whose will was proved in the Principal Probate Registry, on the seventeenth day of November, one thousand nine hundred and twenty, by Alexander Basil Kensington and the Public Trustee, the executors therein named), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, Solicitors for the said executors, on or before the thirty-first day of December, 1920. after which date the said executors will proceed to distribute the assets of the said Ann Edith Kensington, deceased, amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said Ann Edith Kensington, deceased, or any part thereof, so distributed, to any ceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have notice.—Dated this twenty-third day of November, 1920.

SNELL and CO, 54, Mount Pleasant, Tun-bridge Wells, Solicitors for the said Execu-057 tors.

Re ALFRED JAMES SMITH, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Alfred James Smith, late of 150, Plumstead road, Plumstead, in the county of London, deceased (who died on the 4th day of September, 1920, and whose will was proved in the Principal Probate Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of November, 1920, by Walter Ricketts,

of Rockmount-road, Plumstead, and George Goldsmith, of 70, Woodlaad-terrace, Old Charlton, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the 10th day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not have then had notice.—Dated this 25rd day of November, 1920.

HERBERT VAUGHAN, Town Hall Chambers, Wellington-street, Woolwich, S.E. 18, Solicitor for the said Executors.

WILLIAM SHAW, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35. antituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Shaw, late of 116, Wennington-road, Southport, in the county of Lancs. (who died on the 31st day of August, 1920, and whose will was proved in the Probate Division of the High Court of Justice, at the Principal Registry, on the 9th day of October, 1920, by Tom Turner and William Spencer Brook, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 31st day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920.

GAUNT, FOSTER and CO., of 1, Cheapside,, in the city of Bradford, Solicitors to the said Executors.

Re EDITH HANNAH HUDSON, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

Amend the Law of Property and to relieve Trustees."

N OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Edith Hannah Hudson, late of 92, Sydenham-place, Bradford, in the county of York, deceased (who died on the 17th day of July, 1920, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the thirtieth day of September, 1920, by John Fountain Read, John Read Bateson, and Ernest Archer, the executors therein named), are hereby required to send the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the soid executors on or before the 31st day of December, 1920, after which late the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 23rd day of November, 1920.

GREAVES and FIRTH, Bradford, Solicitors for the said Executors.

SOPHIA PHYLLIS MACDONALD, Deceased. ALEXANDER JAMES MACDONALD, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estates of Sophia Phyllis Macdonald, late of the Chestnut Tree Public House, Lea Bridge-road,

Walthamstow, Essex, deceased (who died on the 14th day of November, 1919, and to whose estate administration, with the will (de bonis non), was granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 16th day of September, 1920, to the Public Trustee), and of Alexander James Macdonald, of the same address (who died on the 31st day of December, 1919, and whose will was proved in the Principal Registry of the said Probate Division, on the 24th day of January, 1920, by the Public Trustee, the executor therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said Public Trustee, on or before the 30th day of December, 1920, after which date the said Public Trustee will proceed to distribute the assets of the said estates among the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said estates, or my part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 24th day of November, 1920.

GELLATLY and SON, Dock House, Billiterstreet, London, E.C. 3, Solicitors for the said Public Trustee.

JOHN HANDY, Deceased.

Pursuant to the Law of Property Amendment Act. 1859.

OTICE is hereby given, that all creditors and others having claims against the estate of John Handy, of the School House, Merley Hill, in the county of Durham, retired Maner (who died on the 11th January, 1920, and letters of administration of whose estate were granted out of the District Probate Registry at Durham, on 17th August, 1920, to Thomas Handy and Hannah Bell, the administrators), are hereby required to send particulars, in writing, of their claims to us, the undersigned, the Solicitors for the said administrators, on or before the 28th December, 1920, after which date the administrators will proceed to distribute the assets of the said testator among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.—Dated this 24th day of November, 1920.

MATHER and DICKINSON. 52. Dean-street.

MATHER and DICKINSON. 52. Dean-street.
Newcastle - upon - Tyne, Solicitors to the
Administrators.

Re MARY ANN CROSSLEY, Deceased.

Pursuant to the Act 22 and 23 Victoria, cap. 35.

A LL creditors and others having claims against the estate of Mary Ann Crossley, late of 16. Welbeck-road. Birkdale, Southport, in the county of Lancaster, Widow, formerly of North Bank, Mostonlane, Moston, in the said county (who died on the 27th June, 1920, and whose will was proved in the Principal Probate Registry by the Public Trustee (Manchester), on the 16th November, 1920), are requested to send written particulars thereof to the undersigned, on or before the 20th December 1920 after which date the said executor will be at liberty to distribute the assets of the deceased, having regard only to the claims of which he shall then have had notice.—Dated this 23rd November, 1920

CLARK and CLARK. Solicitors for the Deputy Public Trustee (Manchester) in this Matter. 19, Lord-street, Oldham.

Re Mrs. MARTHA WOOD, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Martha Wood, late of 31, Ascane-road, Newport, in the county of Salop. Widow, deceased (who died on the 5th day of October. 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's Hagh Court of Justice, on the 11th day of November. 1920, by Rowland Pemberton Liddle, of Newport aforesaid, Solicitor, the executor therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executor, on or before the 6th day of January, 1921, after which date the said executor.

tor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he regard only to the claims and demands of which has shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof so distributed to any person or persons of whose debts, claims or demands he shall not then have had notice.—Dated this 23rd day of November, 1920.

LIDDLE and HEANE, Newport, Salop, Solicitors for the said Executor.

Re MARGARET ANTHONY, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Margaret Anthony, late of the Joint Counties Asylum, in the county of Carmarthen, Widow, deceased (who died on the 5th day of November, 1919, intestate, and to whose estate letters of administration were granted out of the Principal Registry of the Probate Division of His Majesty's High Court of Justice. on the 19th day of Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 19th day of November, 1920, to Luther Evans, the brother of the deceased, of 34, Admiralty-street, Stonehouse, Plymouth, in the county of Devon), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the administrator, on or before the 30th day of December, 1920, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part therefor the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands he shall not then have had -Dated this 24th day of November, 1920.

RUNDLE and McDONALD, 24, Ker-street, Devonport, Solicitors for the said Adminis-

FREDERICK FELSTEAD JEFFREY, Deceased. Pursuant to Statute 22nd and 23rd Victoria, cap. 35.

OTICE is hereby given, that all persons having any debts, claims or demands against the estate of Frederick Felstead Jeffrey, deceased, late of 28 and 29, St. Swithin's-lane, E.C., and of 46, Kyverdale-road, Stoke Newington, London, Printer and Stationer (who died on the 12th day of September, Stationer (who died on the 12th day of September, 1920, and to whose estate administration, with the will annexed, was granted, on the 15th day of November, 1920, by the Principal Probate Registry of the High Court of Justice, to Percy Frederick Higham Hodge, the syndic lawfully appointed by the Royal Exchange Assurance, the executor, for their use and benefit), are hereby required to send particulars, in writing, of their claims to the said Royal Exchange Assurance, of The Royal Exchange, London, E.C. 3, on or before the 31st day of December, 1920, after which date the assets of the said testator will be distributed among the parties entitled thereto, having regard only to the claims of which notice shall then have been received.—Dated this 24th day of November, 1920.

HUBBARD, SON and EVE, 7, Queen-street,

HUBBARD, SON and EVE, 7, Queen-street, Cheapside, E.C. 4, Solicitors for The Royal Exchange Assurance and the said Syndic.

Mrs. JANE ELIZABETH MORGAN, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trus-

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mrs. Jane Elizabeth Morgan, late against the estate of Mrs. Jane Élizabeth Morgan, late of "Rutlands," 33, Wickham-road, Beckenham, in the county of Kent, Widow (who died on the 6th day of September, 1920, and whose will was proved in the Probate Division of the High Court of Justice at the Principal Registry, on the 13th day of November, 1920, by the Public Trustee, of the Public Trustee Office, Kingsway, London, W.C. 2, the executor named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the first day of January, 1921, after which date the said executor will proceed to distribute the assets of the said deceased amongst to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 24th day of November, 1920.

LONG and GARDINER, of 8, Lincoln's Innfields, in the county of London, W.C. 2, Solicitors to the said Executor.

Re SYDNEY ANTHONY CLARKE, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Vict., c. 35.

N OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Sydney Anthony Clarke, late of 37 and 39, Wherstead-road, Ipswich, Tobacconist and Confectioner, deceased (who died on the 19th September, 1920, and whose will was proved in the Ipswich District Probate Registry, on the 10th November, 1920, by Albert Charles Clarke and Arthur Frank Harold Day, both of Ipswich, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to the undersigned, on or before the 1st day of January, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920. had notice.—Dated this 24th day of November, 1920.

GUY C. BANTOFT, 28, Museum-street, Ips-wich, Solicitor for the Executors.

Re JUAN RATÉS Y HOMS, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 35, intituled "An Act to further amend the Lawof Property and to relieve Trustees."

OTICE is hereby given, that all creditors and OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Juan Ratés y Homs, late of 28-30 Illas y Vidal, San Gervasio, Barcelona, in the Kingdom of Spain, deceased (who died on the 15th day of July, 1920, and letters of administration, with the will annexed, of his estate were granted by the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 18th day of November, 1920, to William Alfred Plunkett, of 76, Newgate-street, London, E.C., Solicitor, the duly appointed attorney of Ludgardo Ratés y Pascual and Miguel Ratés y Pascual, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 28th day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 23rd day of November, 1920.

LEADER, PLUNKETT and LEADER, 76, Newgate-street, London, E.C. 1, Solicitors for the said Executors.

MARY JANE LLOYD, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Mary Jane Lloyd, late of Merthyr-road, Abergavenny, in the county of Monmouth, deceased (who died on the fifteenth day of February, 1920, and whose will was proved in the Llandaff District Registry of the Probate Division of His Majesty's High Court of Justice, on the twenty-third day of March, 1920, by the Reverend Daniel Felix and Frederick Baker Gabb, the executors therein named), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 18th day of December, 1920, after

which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this eighteenth day of November, 1920.

GABB, PRICE and FISHER, Abergavenny, Solicitors for the said Executors.

CAROLINE ALICE MARVIN, Deceased. Pursuant to 22 and 23 Vic., cap. 35.

Pursuant to 22 and 23 Vic., cap. 35.

A LL persons having claims against the estate of Caroline Alice Marvin, late of 12, Staffordroad, Southsea, Hants, Spinster, deceased (who died on the 22nd July, 1920, and whose will was proved, on the 5th November, 1920, in the Principal Probate Registry, by Ernest Edwin Ball and Faith Evelyn Marvin, the executors therein named), are required to send written particulars of their claims to the undersigned, on or before the 1st January, 1921, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled, without regard to claims of which they shall not then have had notice.—Dated this 23rd November, 1920. November, 1920.

EDGCOMBE, HELLYER and ROBINSON, 30, Landport-terrace, Southsea, Solicitors to the

JOHN FREDERICK TYARS, Deceased.

Pursuant to the Law of Property Amendment Act, 1859 (22 and 23 Vic., cap. 35).

NOTICE is hereby given, that all creditors and persons having any claims or demands upon or against the estate of John Frederick Tyars, late of Bowthorpe-road, Wisbech St. Peter, in the county of Cambridge, Grocer and Draper (who died on the 28th day of October, 1919, and whose will was proved by Bertha Tyars, of Wisbech aforesaid, Widow, and John Storbeck, of Rayleigh, in the county of Essex, Accountant, the executors therein named, in the Peterborough District Probate Registry, on the 3rd day of December, 1919), are hereby required to send in the particulars of their claims and demands to the undersigned, the Solicitors to the said executors, on or before the thirty-first day of December next, after undersigned, the Solicitors to the said executors, on or before the thirty-first day of December next, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have notice; and that they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand they shall not then have had notice.—Dated this 22nd day of November 1920 November, 1920.

KING and SHARMAN, 86, High-street, March, Cambs.

Re SAMUEL RUDMAN, Deceased. 22 and 23 Victoria, chapter 35.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Samuel Rudman, late of Farleigh, 94, Talbot-road. Old Trafford, near Manchester, deceased (who died on the 13th day of August, 1920, and whose will and codicil were proved in the Principal Registry of the Probate Division of the High Court of Justice, on the 18th day of November, 1920, by Thomas Goodwin Whitaker, Amy Whitaker and Alfred Keeling Goodwin, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the said executors, on or before the 28th day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920.

FOYSTER, WADDINGTON and MORGAN,

FOYSTER, WADDINGTON and MORGAN, 40, Brazennose-street, Manchester, Solicitors for the said Executors

JESSE COOPER, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all persons having claims against the estate of Jesse Cooper, late of King's Road House, Francis-road, Windsor, in the county of Berks, Coachbuilder (who died on the 29th day of March, 1920, and whose will was proved in the Principal Probate Registry, on the 8th day of July, 1920, by William Benjamin Chaplin, the surviving executor), are required to send particulars of their claims to us, the undersigned, on or before the 28th day of December, 1920, after which date the assets of the deceased will be distributed, having regard only to the claims of which notice shall them have been given.—Dated this 25th day of November, 1920.

DURNFORD and GALE, 16, Sheet-street, 158 Windsor, Solicitors for the said Executor.

GEORGE CHAPLIN NICOLSON PIESSE, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of George Chaplin Nicolson Piesse, late of the Beaufort Club, 34, Soho-square, in the county of Middlesex (who died on the 29th day of August, 1920, and whose will was proved in the Probate Division of the High Court of Justice at the Principal Registry, on the 12th day of November, 1920, by the Public Trustee, the executor named in the said will), are hereby required to send the particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executor, on or before the 25th day of December, 1920, after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which he shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 24th day of November, 1920.

WALTER MASKELL and CO., Solicitors to

WALTER MASKELL and CO., Solicitors to the said Executor, 7, John-street, Bedford-row, W.C. 1.

Re ELIZA ANN CLAYTON HARROP, Deceased.

Pursuant to Statute 22 and 23 Vic., cap. 35.

Pursuant to Statute 22 and 25 vic., cap. 35.

OTICE is hereby given, that all persons having any claim against the estate of Eliza Ann Clayton Harrop, of 31, Ashton-road, Blackpool (who died on the 2nd February, 1919, and whose will was proved on the 7th May, 1919, by the undersigned, the executor therein named), are hereby required to send in particulars of their claims to the undersigned on or before the 10th December, 1920, after which date the assets of the said deceased will be distributed amongst the persons entitled thereto, having regard only to the claims of which notice shall then have been given.—Dated this 22nd November, 1920.

T. WYLLIE KAY, 10, Birley-street, Blackpool, Solicitor, Executor for the above Deceased.

EDWARD WALTER SMITHSON, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having claims or demands against the estate of Edward Walter Smithson, late of 42, Tilehouse-street, Hitchin, in the county of Hertford (who died on the 11th day of August, 1920, and whose will, with a codicil, was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 11th day of November, 1920, by Sarah Smithson, Widow, Sir George Stegmann Gibb, Knight, and the Reverend Percy Montague Wathen the avecutors named in the soid will) tague Wathen, the executors named in the said will), tague Wathen, the executors named in the said will), are hereby required to send particulars, in writing, of their claims and demands to the undersigned, the Solicitors for the said executors, on or before the 24th day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that they

will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920.

PARKER, GARRETT and CO., St. Michael's Rectory, Cornhill, London, E.C. 3, Solicitors for the said Executors.

JOHN WILLIAM BENINGFIELD, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of John William Beningfield, late of 17, King-street, Cheapside, in the city of London, and of No. 9, Elsworthy-road, Hampstead, in the county of Middlesex, deceased (who died on the 8th day of July, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of October, 1920, by Phebe Emily Beningfield, Widow, the executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands, if they have not already done so, to us, the undersigned, as Solicitors for the said executrix, on or before the 25th day of December, 1920, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 24th day of November, 1920.

DENTON, HALL and BURGIN, 3, Gray's

DENTON, HALL and BURGIN, 3, Gray's Inn-place, London, W.C. 1, Solicitors for the said Phebe Emily Beningfield.

The Right Honourable Sir THOMAS VEZEY STRONG, K.C.V.O., K.B.E., Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

Notice is hereby given, that all creditors and other persons having any claims or demands against the estate of the Right Honourable Sir Thomas Vezey Strong, K.C.V.O., K.B.E., late of Garwic, Barnet, in the county of Hertford, and of 196 and 197, Upper Thames-street, in the city of London, deceased (who died on the 3rd day of October, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 20th day of November, 1920, by Dame Elizabeth Mary Strong, the executrix therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executrix, on or before the sixth day of January, 1921, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 24th day of November, 1920. November, 1920.

WHITES and CO., Solicitors for the said Executrix, 28, Budge-row, Cannon-street,

Mrs. MARIA ASHTON CEARNS, Deceased. Pursuant to the Act of Parliament 22nd and 23rd Victoria, c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Maria Ashton Cearns, late 33, Cheriton-gardens, Folkestone, Kent, Widow, deceased (who died on the 26th day of August, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 10th day of November, 1920, by Henry Craven and Alfred William Craven, the executors therein named), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, on or

before the 1st day of January, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920.

BLONAM ELLISON and CO 1 Lincoln's

BLOXAM, ELLISON and CO., 1, Lincoln's Inn-fields, London, W.C. 2, Solicitors for the said Executors

Re HENRY FOSKETT, Deceased.

Re HENRY FOSKETT, Deceased.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Mr. Henry Foskett, late of Ringwood, Rosebery-avenue, Hampden Park, Eastbourne, in the county of Sussex, deceased (who died on the 4th lay of August, 1920, intestate, and letters of administration to whose estate were granted out of the Principal Probate Registry of His Majesty's High Court of Justice, on the 28th day of October, 1920, to his Widow, Mrs. iAlice Foskett), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said administrativix, on or before the 22nd day of December, 1920, after which day the said administrativix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be responsible for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand she should not then have had notice.—Dated this 23rd day of November, 1920.

ROBERT J. FOSKETT, 6 and 7, Portman-

ROBERT J. FOSKETT, 6 and 7, Portman-street, Portman Square, W. 1, Solicitor for the Administratrix.

Re WILLIAM HASTE, Deceased. Pursuant to the Law of Property Amendment Act, 1859

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of William Haste, late of Bramley, near Leeds, and of Scarborough, both in the county of York, deceased (who died on the 22nd day of November, 1883, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the 5th day of February, 1884), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the Trustees of the will, on or before the 31st day of December, to us, the undersigned, the Solicitors for the Trustees of the will, on or before the 31st day of December, 1920, after which date the Trustees will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—
Dated this 22nd day of November, 1920.

E. M. JONES and SON, Greek-street Chambers, Leeds, Solicitors for the Trustees of the Will.

JOSEPH COX, Deceased. Trading as Mark White.

Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Cox, late of Bohemia, Browning-avenue, Boscombe, Hants, deceased trading as Mark White, at 120A, Mount-street, Berkeley Square, London, W., Frame Maker and Carver and Gilder (who died on the 20th day of October. 1919, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 4th day of February, 1920, by the Public Trustee, the executor therein named). are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, as Solicitors for the said executor, on or before the tenth day of January, 1921, after which date the tenth day of January, 1921, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled there-

to, having regard only to the debts, claims and demands of which he shall then have had notice; and he will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands he shall not then have had notice.—Dated this 23rd day of November, 1920.

SAVERY and STEVENS, Solicitors for the said Public Trustee, 6, Fen-court, Fenchurch-street, London, E.C. 3.

Re WILLIAM DAVID SMITH, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

23rd Viot., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of William David Smith, late of 9, Manstone-road, Cricklewood, in the county of Middlesex, Wholesale Confectioner, deceased (who died on the 19th day of August, 1919, intestate, and letters of administration to whose estate and effects were granted by the Principal Probate Registry of His Majesty's High Court of Justice, on the 18th day of March, 1920, to Rosa Gould Smith, the lawful Widow and relict of the said intestate), are hereby required to send in the particulars of their debts, claims or demands to us, the undersigned, the Solicitors for the said administratrix, on or before the 31st day of December, 1920, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or persons of whose debts, claims or demands she shall not then have had notice.—Dated this 23rd day of November, 1920. November, 1920.

ROCHE, SON and NEALE, 1, Church-court, Old Jewry, London, E.C. 2, Solicitors for the Administratrix.

Miss ELIZABETH JARRETT, Deceased. Pursuant to 22nd and 23rd Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Elizabeth Jarrett, late of Oak Cottage, Gerrards Cross, in the county of Buckingham, Spinster, deceased (who died on the 30th day of July, 1920, and whose will, with one codicil thereto, was proved in the Principal Probate Registry, on the 28th day of September, 1920, by Richard Jarrett Jarrett, Walter Cranmer Hetherington and Annie Elizabeth Edgley, the executors therein named) are bereby beth Edgley, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, the Solicitor for the said executors, on or before the first day of January, 1921, at the undermentioned address, after which date the said executors will proceed to distribute the estate of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and the said executors will not be liable for the assets of the said Elizabeth Jarrett, deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands they shall not then have had notice.—Dated this 22nd day of November, 1920.

WALTER C. HETHERINGTON, 27, Bondstreet, Ealing, W. 5, Solicitor for the said Executors.

THOMAS CHARLES HOWITT, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vig., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

N OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Thomas Charles Howitt, late of against the estate of Thomas Charles Howitt, late of 1, The Boulevard, Balham High-road, in the county of Surrey (who died on the 13th day of October, 1920, and letters of administration to whose estate were granted by the Probate Division of the High Court of Justice at the Principal Registry, on the 6th day of November, 1920, to Annie Mary Howitt, the administrator of the said estate), are hereby required to send the particulars in writing of their claims and the particulars, in writing, of their claims and

demands to the undersigned, the Solicitors for the said administrator, on or before the 31st day of December, 1920, after which date the said administra-December, 1920, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands she shall not then have had notice.—Dated this 22nd day of November, 1920.

THEODORE, GODDARD and CO., 10, Ser-jeant's-inn, Temple, E.C. 4, Solicitors for the said Administrator.

Re JOSEPH WILLIAMSON, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Joseph Williamson, late of the city of Leeds, Horse Dealer (whose will, with a codicil thereto, was proved in the Prerogative Court of York, on the 15th day of December, 1854, by William Clarkson and John Boocock, the executors therein named), are hereby required to send the particulars, in writing, of their claims or demands to us, the undersigned, the Solicitors for the executors, on or before the 31st day of December, 1920, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons emtitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 24th day of November, 1920. this 24th day of November, 1920.

BOOTH and CO., 1, Central Bank-chambers. Leeds, Solicitors for the Executors.

Re SARAH SCOTT, Deceased.

Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all persons having any claims against the estate of Sarah Scott, of 148, Brighton-grove, Newcastle-upon-Tyne (who died on the 18th day of July, 1920, and whose will was proved in the Newcastle-upon-Tyne District Probate Registry, on the 22rd of November, 1920), are required to send particulars thereof to the undersigned on or before the 5th of January, 1921, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of thereof, so distributed, to any person or persons of whose claims they shall not then have had notice.—Dated this 24th day of November, 1920.

ROBERT BROWN and SON, County Chambers, Newcastle - upon - Tyne, Solicitors for the Executors.

Re AMELIA SARAH WILLIAMS, Deceased.

Pursuant to the Statute 22nd and 23rd Vict., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands upon the estate of Amelia Sarah Williams, formerly of 46, Queen's Park-teruzee, in the county borough of Brighton, late of St. Agnes, Park-road, Worthing, in the county of Sussex, Widow, deceased (who died on the 12th day of August, 1920, and letters of administration (with her will annexed) of whose estate were granted by His Majesty's High Court of Justice, at the Principal Probate Registry thereof, on the 17th day of November, 1920, to me, the undersigned, Bertie Bunker, the lawful attorney of Ernest Carstens, of 150, Nassau-street, New York, in the United States of America, the surviving executor named in the said will of the said deceased), are hereby required to send, in writing, full particulars of such claims or demands to me, the undersigned, on or before the 15th day of January, 1921, after which date I, the said Bertie Bunker, as such attorney of the said Ernest Carstens as aforesaid, shall proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the Pursuant to the Statute 22nd and 23rd Vict., cap. 35. persons entitled thereto, having regard only to the claims and demands of which I shall then have had

notice; and that I, the said Bertie Bunker, as such attorney of the said Ernest Carstens as aforesaid, will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claim or demand I shall not then have had notice.—Dated this 23rd day of November, 1920.

B. BUNKER, 83, Church-road, Hove, Sussex, Solicitor.

Re FITZ WILLIAM ASH, deceased (commonly known as William Ash).

Pursuant to the Act of Parliament, 22 and 23 Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Fitz William Ash (commonly known as William Ash), of 27, Northumberlandavenue, Kingston-upon-Hull, Retired Rullyman (who died on the 4th day of November, 1920, and whose will was proved in the Principal Probate Registry of His Majesty's High Court of Justice, on the 18th day of November, 1920, by Ernest Harold Jabez Chambers and Jane Frost Jackson, the executors therein named), are hereby required to send the particulars, in writand Jane Frost Jackson, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, on or before the 4th day of January, 1921, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and that they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 23rd day of November, 1920.

WOODHOUSE, CHAMBERS and CO., Solicitors for the Executors, 8, Parliament-street, Hull.

Re JOHN HENRY JACKSON, Deceased.

Pursuant to the Statute 22 and 23 Vic., c. 35.

Pursuant to the Statute 22 and 20 vic., c. oo.

A LL persons having claims against the estate of
A John Henry Jackson, late of 31, Hendersonroad, Eastney, Portsmouth, Hants, Pensioned Chief
Clerk from H.M. Dockyard (who died on the 20th
day of July, 1920), are required to send particulars
thereof to us, the undersigned, before the 31st day of
December, 1920, after which date the estate will be
distributed. having regard only to the claims then
notified.—Dated this 23rd day of November, 1920.

G. H. KING and FRANCKEISS, Prudential Buildings, Portsmouth, Solicitors for the Executor.

GEORGE SAYLES, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all creditors and other persons, having any claims against the estate of George Sayles, late of 12, Cheadle-street, Hillsborough, in the city of Sheffield, Costs Clerk (who died on the 10th day of June, 1920, and whose will was proved by Francis Seles and Harry Polan, the executors thereof, on the 12th day of October, 1920, in the Principal Probate Registry), are required to send in particulars, in writing, of their claims to us, the undersigned, on or before the 31st day of December, 1920, after which date the executors will distribute the effects of the deceased, having regard only to the claims of which they shall then have received notice.—Dated this 23rd day of November, 1920. 1920.

PYE-SMITH and BARKER, Solicitors, 5, Eastparade, Sheffield. 239

Re Mrs. EMILY POOLE, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Emily Poole, late of Cranbrook Villa, 207. Beeston-road, in the city of Leeds, Widow (who died on the 4th day of May, 1919, and whose will was proved in the Wakefield District Registry of the Probate Division of the High Court of Justice, on the 17th day of June, 1919, by Herbert Lowe, of 16,

Hardy-view, Beeston Hill, Leeds aforesaid, and Tom Smeeton Leah, of 30, Lodge-lane, Beeston, Leeds aforesaid, the executors therein named), are hereby required to send the particulars, in writing, of their claims and demands to us, the undersigned, the Solicitors for the said executors, on or before the 24th day of December next, after which date the said executors will proceed to distribute the assets of the said de-ceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose claims and demands they shall not have had notice.—Dated this 24th day of November, 1920.

HARRISON and SONS, Commercial Buildings, Park-row, Leeds, Solicitors for the Executors.

SUSANNAH DOMVILLE, Deceased.

Pursuant to Statute 22 and 23 Vic. cap. 35.

NOTICE is hereby given, that all persons having any claims against the estate of Susannah Domville, late of 215, Dereham-road, Norwich, Spinster, (who died on the 9th day of September, 1920, and whose will was proved on the 7th day of October, 1920, in the Norwich District Registry, by Alfred Cook, James Thomas Domville and Arthur Walter Garwood, the executors therein named), are hereby required to the executors therein named), are hereby required to send particulars, in writing, of such claim to us, the undersigned Solicitors, on or before the 31st day of December, 1920, after which date the assets of the deceased will be distributed among the parties entitled thereto, having regard only to the claims of which. notice shall then have been given.—Dated 25th November, 1920.

RACKHAM and ROBINSON, Bank Buildings, Norwich, Solicitors to the said Executors.

Re ANN TURTLE, Deceased.

Pursuant to the Law of Property Amendment Act, 1859.

N. OTICE is hereby given, that all creditors and other persons having any claims against the estate of Ann Turtle, deceased, late of The Cliffe, 350, Lower Broughton-road, Salford, in the county of Lancaster, Spinster, deceased (who died on the first day of April, 1920, and whose will was proved in the Principal Probate Registry, on the 5th day of May, 1920, by John Henry Turtle and Charles Turtle, the executors therein named), are thereby required to send the particulars thereof to me, the undersigned, on or before the 14th day of December, 1920, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice.—Dated this 24th day of November, 1920.

E. LORIMER WILSON, 69, Princess-street.

LORIMER WILSON, 69, Princess Manchester, Solicitor for the Executors. Princess-street.

Re ROSA ELIZABETH MUMFORD, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vict., cap. 35, intituled "An Act to further amend the Law of Property, and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Rosa Elizabeth Mumford, late of 10, Havelock-road, in the county of the city of Norwich, Spinster, deceased (who died on the 25th day of August, 1920, and whose will was proved in the Norwich District of the Probate Division of His Majesty's High Court of Justice, on the 19th day of November, 1920, by Charles Spelman Utting, of No. 31, Cardiff-road, in the said county of the city of Norwich, Bank Official, the executor therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executor, on or before the 25th day of December next, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be hable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands he shall not then have had notice.—Dated this 25th day of November, 1920.

HERBERT GOODCHILD, 27, Castle-meadow, Norwich, Solicitor for the Executor.

Re ISABELLA MILLS, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

OTICE is hereby given, that all persons having any claims or demands against the estate of Isabella Mills, late of "Coniston," Hale, in the county of Chester, deceased (who died on the 11th day of December, 1919, and whose will was proved in the Principal Paristry of the Hard Count of Justice. cipal Probate Registry of the High Court of Justice, on the 21st day of May, 1920, by Sydney O'Hanlon, Lillian March Mills and Norman Petrie Mills, the executors therein named), are required to send particulars, in writing, of their claims to the said executors at our officer of their claims to the said executors at our officer. tors at our offices, on or before the 21st day of December, 1920, after which date the assets of the deceased will be distributed, having regard only to the claims of which notice shall then have been received; and they will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim they shall not then have had notice.—Dated the 19th of November, 1920.

RISQUE and ROBSON, 25, Booth-street, Manchester, Solicitors for the said Executors.

Re JANE THOMAS, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Victoria, chapter 65, intituled "An Act to further amend the Law of Property and to relieve Trustees."

amend the Law of Property and to relieve Trustees."

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Jane Thomas, late of 1, Marlborough-road, Falmouth, in the county of Cornwall, Widow, deceased (who died on the 31st day of October, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 15th day of November, 1920, by Winifred Jane Thomas and Ernest John Thomas, the executors therein named), are hereby required to send particulars, in writing, of their claims or demands to me, the undersigned, on or before the 30th day of December, 1920, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the debts, claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims or demands they shall not then have had notice.—Dated this 23rd day of November, 1920.

C. VINCENT DOWNING, 29, Church-street,

C. VINCENT DOWNING, 29, Church-st Falmouth, Solicitor for the said Executors. Church-street,

Re Mrs. MARIA DOROTHEA HAREWOOD ROBINSON, Deceased.

Pursuant to Statute 22 and 23 Vict., c. 35.

A LL persons having claims against the estate of Maria Dorothea Harewood Robinson, deceased, late of The Retreat, York, in the county of York, but formerly of St. Ives, in the county of Cornwall, Widow (who died on the 4th day of July, 1920, at The Retreat, York aforesaid), are required to send particulars, in writing, of their claims to the undersigned, before the 8th day of January, 1921, after which date the executor of the said deceased will distribute her estate, regard only being had to the claims of which he shall then have had notice.—Dated 23rd November, 1920.

H. H. WELLS and SONS, 17, Paternoster-row, London, E.C. 4, Solicitors.

Re MARY HANNAH HARGREAVES, Deceased. Pursuant to the Act of Parliament of the 22nd and 23rd Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Mary Hannah Hargreaves, late of 82, Bell-lane, Bramley, in the city of Leeds, Widow, deceased (who died on the twenty-fifth day of August, 1920, and whose will was proved in the Wakefield District Registry of the Probate Division of His Majesty's High Court of Justice, on the eighteenth day of November, 1920, by Alfred Kaye and Joe Clough, the executors therein named), are hereby required to send in particulars of their debts, claims or demands to us, the undersigned, the Solici-

tors for the said executors, on or before the 1st day of January, 1921, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims or demands they shall not then have had notice.—Dated this 29th day of November, 1920.

PECKOVER, SCRIVEN and CO., Solicitors for the said Executors, 5, Greek-street, Leeds.

EMANUEL WARNER, Deceased.

Pursuant to the Statute 22 and 23 Vic., cap. 35.

Pursuant to the Statute 22 and 23 Vic., cap. 55.

OTICE is hereby given, that all persons having any claims against the estate of Emanuel Warner, formerly of Beryldene, Goldhurst-terrace, Hampstead, and of 1, Tottenham Court-road, in the county of London, formerly Theatrical and Musical Agent, and later of Dresden, in the Empire of Germany (who died at Lausanne, Switzerland, on the 5th day of July, 1919, and of whose estate letters of administration, with the will annexed, were granted on the 25th day of August, 1920, to W. J. W. Beard, the lawful attorney of Margarete Warner, the sole executrix), are required to send particulars thereof to the undersigned, on or before the 31st day of Decemthe undersigned, on or before the 31st day of December next, after which date the assets of the said deceased will be distributed by the said executrix, and regard had only to the claims of which she shall then have had notice.—Dated this 24th day of November, 1920.

BEARD, SONS and SPARKES, 3/5, Queen-street, Cheapside, E.C. 4, Solicitors to the said Executrix.

Re BAKER ATKINSON SMITH, Deceased.

Pursuant to Statute 22 and 23 Vict., c. 35.

Pursuant to Statute 22 and 23 Vict., c. 35.

NOTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Baker Atkinson Smith, formerly of Rise, in the East Riding of the county of York, Labourer, but afterwards of No. 2, Springfield-terrace, Middleton-street, Hull (who died on the 30th June, 1920, at 2, Springfield-terrace aforesaid, and whose will was proved in the Principal Probate Registry, on the 15th August, 1920, by Annie Atkinson, of Hornsea, the executrix therein named), are hereby required to send in the particulars of their debts, claims and demands to us, the undersigned, the Solicitors for the said executrix, on or before the 7th day of January, 1921, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which she shall then have had notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person or persons of whose debts, claims and demands she shall not then have had notice.—Dated this 22nd day of November, 1920.

MAW and REDMAN, Ocean Chambers, Lowers and the liable state of the said Reported to the said Reported to the said Reported the said Report

MAW and REDMAN, Ocean Chambers, Low-gate, Hull, Solicitors for the said Executrix.

Re SARAH ELIZABETH WRINCH, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons begins and other persons having any claims or demands against the estate of Sarah Elizabeth Wrinch, late of The Grove, Preston, in the county of Suffolk, deceased (who died on the 5th day of August, 1920, and whose will was proved in the Ipswich District Registry of the Probate Division of His Majesty's High Court of Justice, on the 2nd day of November, 1920, by John Blencour Howard and Alfred Gamelius Aitkins, the executors therein named), are hereby required to send the particulars, in writing, of their claims to the undersigned, the Solicitors for the said executors, on or before the 18th day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which we shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 23rd day November, 1920.

WARD and WARD, Harwich, Essex, Solicitors for the Executors.

Mrs. FANNY MARY ROSE RINGLER-THOMSON, Deceased.

Pursuant to the Statute 22 and 23 Vict., c. 35.

Pursuant to the Statute 22 and 23 Vict., c. 35.

OTICE is hereby given, that all creditors and other persons having any debts, claims or demands against the estate of Fanny Mary Rose Ringler-Thomson, late of Eastgate, The Hornet, Chichester, in the county of Sussex, Widow (who died on the 11th day of November, 1919, and whose will was proved by me, the undersigned, Maurice Burrell, and the Reverend William Seymour Edgell, the surviving executors therein named, in the Principal Probate Registry of His Majesty's High Court of Justice, on the 11th day of February, 1920), are hereby required to send particulars, in writing, of their debts, claims or demands to me, the undersigned, as Solicitor to the said executors, on or before the 24th day of December. 1920, after which day the said executors will proceed to distribute the assets of the said testatrix among the parties entitled thereto, the said testatrix among the parties entitled thereto, having regard only to the debts, claims and demands of which they shall have had notice; and that they will not be liable for the assets, or any part thereof, so distributed, to any person or persons of whose debt, claim or demand they shall not then have had notice.—Dated this 23rd day of November, 1920.

M. BURRELL, Gosport, Solicitor to the said Executors.

Mrs. FRANCES ELIZABETH CUMBERLAND, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35.

NOTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Frances Elizabeth Cumberland, late of 9, Stirling-mansions, Compayne-gardens, Hampstead, London, deceased, the Wife of George Landale Cumberland (who died on the 1st October, 1920, and whose will, with a codicil thereto, was proved in the Principal Probate Registry, on the 17th November, 1920, by the said George Landale Cumberland and Charles George Scott and Malcolm Robert Charles Scott, the executors represent in the said Cumberland and Charles George Scott and Malcolm Robert Charles Scott, the executors named in the said will), are hereby required to send the particulars, in writing, of their claims or demands to the undersigned, on or before the 5th January, 1921, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice.—Dated this 24th day of November, 1920.

. G. SCOTT, SON and PRYCE, 35, New Broad-street, London, E.C. 2, Solicitors for the said Executors.

Re GEORGE HENRY CHAPMAN, Deceased. Pursuant to the Law of Property Amendment Act, 1859.

OTICE is hereby given, that all persons having claims against the estate of George Henry Chapman, late of Sockburn Hall Farm, in the county of Durham, Farmer, deceased (who died on the 24th April, 1919, and letters of administration of whose April, 1919, and letters of administration of whose estate were granted by the Durham District Registry, Probate Division, of His Majesty's High Court of Justice, on the 17th day of October, 1919, to Betsy Ann Chapman, the lawful Widow and relict of the said deceased), are hereby required to send particulars, in writing, of their claims and demands to us, the undersigned, as Solicitors for the said administrator, on or before the 7th January, 1921, after which date the said administrator will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the debts. claims and demands of which she shall then have had notice; and she will not be liable for the assets of notice; and she will not be liable for the assets of the said deceased, or any part thereof, so distributed,

to any person or persons of whose claims or demands she shall not then have had any notice.—Dated this 24th day of November, 1920.

ARTHUR PARKIN and TOWNSEND, Solicitors, 77-80, High-street, Stockton-on-Tees.

Re BENJAMIN BUTLER, Deceased.

Pursuant to the Act of Parliament 22nd and 23rd Vic., cap. 35, intituled "An Act to further amend the Law of Property and to relieve Trustees."

the Law of Property and to relieve Trustees."

OTICE is hereby given, that all creditors and other persons having any claims or demands against the estate of Benjamin Butler, late of No. 7, Tunnel-road, Tunbridge Wells, in the county of Kent, Marine Store Dealer, deceased who died on the 7th day of September, 1920, and whose will was proved in the Principal Registry of the Probate Division of His Majesty's High Court of Justice, on the 13th day of November, 1920, by Sir Robert Gower, Kt., O.B.E., and Bessie Winter, the surviving executors therein named), are hereby required to send the particulars, in writing, of their claims to me, the undersigned, the Solicitor for the said executors, on or before the 31st day of December next, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed, to any person of whose claims or demands they shall not then have had notice.—Dated this 22nd day of November, 1920.

ROBERT GOWER, Calverley Mount, Tunbridge

ROBERT GOWER, Calverley Mount, Tunbridge Wells, Solicitor for the Executors.

ALFRED FITTON, Deceased.

A LL persons having claims against the estate of Alfred Filton, late of 83, Cromwell-road, Patricroft, near Manchester, retired Furniture Remover (who died on the 14th September, 1920, and to whose estate letters of administration were granted by the Manchester District Probate Registry, on the 17th November. 1920. to Thomas Crompton, the ad-ministrator), are required to send written particulars thereof to the undersigned before the 24th December next, after which date the said administrator will distribute the estate, having regard only to the claims of which he shall then have had notice.—Dated this 22nd day of November, 1920.

W. LA COSTE BOWDEN, 38, Deansgate, Manchester, Solicitor for the said Administrator.

JAMES KELLY BRETHERTON, called and known by the name of James Kelly, It, called and known by the name of James Kelly, of 43, Clarendon-street, Pimlico, hereby give notice, that on the 29th day of October, 1920, I assumed the name of Bretherton in addition to the name of Kelly, and that by a deed poll dated the 29th day of October, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Gourt on the 15th day of November, 1920, I declared that I had assumed the said name in addition to the name of Kelly as aforesaid.—Dated the 16th day of November, 1920.

JAMES KELLY BRETHERTON, formerly James Kelly.

NOTICE is hereby given, that by a deed poll dated the 8th November, 1920, under the hand and seal of JESSIE VALENTINE STURROCK, formerly Jessie Valentine von Storch, temporarily residing at 42, Blenheim Park-road, South Croydon, Surrey, Widow, such deed poll being duly enrolled in the Enrolment Department of the Central Office of the Supreme Court of Judicature on the 19th November 1981. of the Supreme Court of Judicature on the 19th November, 1920, the said Jessie Valentine Sturrock, after reciting that she was born in London and married to a German subject who had died, and that she had been granted a certificate of nationalization dated the 30th October, 1920, thereby on behalf of herself and her infant children Elizabeth Ernestine Avenue Helera Inlia Lonies Lessie and Erne Ottilie Auguste Helena Julie Louise Jessie and Erna Ottilie Janet, absolutely renounced the surname of von

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Storch, and in lieu thereof assumed, took and adopted the surname of Sturrock, and thereby expressly authorized and requested all persons at all times to designate, describe and address her and her said children by such adopted surname of Sturrock accordingly.—Dated this 20th November, 1920.

GEO. READER and CO., 35, Coleman-street, London, E.C. 2, Solicitors for the said Jessie Valentine Sturrock.

NOTICE is hereby given that I, HENRY ALEXANDER ARNHARD, of the George Hotel, High-street, Shoreditch, in the county of London, Licensed Victualler (a British born subject, having been born at 67, Christian-street, St.-George's-in-the-East, in the county of Middlesex), heretofore known as Henry Alexander Arnhardt, have, by deed poll dated the nineteenth day of November, 1920, duly executed, and enrolled in the Central Office of the Supreme Court on the 23rd day of November, 1920, taken and adopted the name of Henry Alexander Arnhard, and that I, the said Henry Alexander Arnhard, now do and will at all times hereafter, in all deeds and writings and in all dealings, and for all purposes and on all occasions whatsoever use the name of Henry Alexander Arnhard as and for my proper name, and that I desire to be henceforth styled and described as Henry Alexander Arnhard accordingly.—Dated this nineteenth day of November, one thousand nine hundred and twenty.

1, DANIEL MORRIS ROBERTSON, of 35, Imperial-avenue, Stoke Newington, in the county of London, Tailor, heretofore called and known as Daniel Morris Rubenstein, a natural born British subject, hereby give notice that by a deed poll, dated the 1st day of September, 1920, and enrolled in the Central Office of the Supreme Court of Judicature, on the 4th day of October, 1920, I renounced and abandoned the use of the surname of Rubenstein, and assumed the surname of Robertson.—Dated this 12th day of November, 1920.

DANIEL MORRIS ROBERTSON, formerly Daniel Morris Rubenstein.

ALBERT GERHARD WEBBER, of 50, Montholmeroad, Battersea, in the county of London, hereby give notice, that by deed poll, dated 11th November, 1920, and enrolled in the Central Office of the Supreme Court of Judicature, on the 15th November, 1920, I renounce and abandon my former surname of Weber, and have assumed and adopted the surname of Webber.—Dated 23rd November, 1920.

ALBERT GERHARD WEBBER, formerly Albert Gerhard Weber.

JOSEPH RICHARD KELLY, of 45, Greenlanes, Islington, N., in the county of London, hereby give notice, that by a deed poll dated 23rd November, 1920, duly executed and attested and enrolled in the Central Office of the Supreme Court, renounced my former name of Joseph Richard Southam and adopted the name of Joseph Richard Kelly.—Dated this 24th November, 1920.

WILLIAM FELIX EBERLIE, of 55, Granadaroad, Southsea, in the county of Southampton, M.R.C.S., L.R.C.P., B.A., a natural born British subject, heretofore called or known by the name of William Felix Eberli, hereby give notice that by a deed poll, dated the fifth day of October, one thousand nine hundred and twenty, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature, on the ninth day of November, one thousand nine hundred and twenty, I formally and absolutely renounced and abandoned the surname of Eberli, and declared that I had assumed and adopted, and intended henceforth upon

all occasions whatsoever to use and subscribe the name of Eberlie instead of Eberli, and so as to be at all times thereafter called, known and described by the name of Eberlie exclusively.—Dated this 15th day of November, one thousand nine hundred and twenty.

WILLIAM FELIX EBERLIE, formerly 6 William Felix Eberli.

OTICE is hereby given, that CHARLES FREDERICK BRILL, of 25, New-street, Covent Garden, in the county of London, lately called Charles Frederick Zimmermann, has assumed and intends henceforth upon all occasions and at all times to sign and use and to be called and known by the name of Charles Frederick Brill in lieu of and in substitution for his former names of Charles Frederick Zimmermann, and that such intended change of name is formally declared and evidenced by a deed poll under his hand and seal, dated the 19th day of November, 1920, duly executed and attested, and enrolled in the Central Office of the Supreme Court of Judicature on the 23rd day of November, 1920.—Dated this 23rd day of November, 1920.—Dated this 23rd day of November, 1920.

STOOKE-VAUGHAN, TAYLOR and WHITE, 12, John-street, Bedford-row, W.C. 1, Solicitors for the said Charles Frederick Brill, formerly Zimmermann.

NOTICE is hereby given, that Captain LESLIE JOHN DOUGLAS-MANN, R.E., Retired List, of Suffolk House, Woodberry Down, N. 4, in the county of London, heretofore known as Leslie John Mann, being a natural born British subject, has, by a deed poll, dated the 22nd day of November, 1920, enrolled in the Central Office of the Supreme Court on the 22nd day of November, 1920. assumed and adopted the surname of "Douglas-Mann" in lieu of and in substitution for the former surname of "Mann," and undertakes hereafter on all occasions and in all deeds, documents, actions, proceedings, matters and things to use the name of Douglas-Mann in lieu of his former name of "Mann."—Dated the 22nd day of November, 1920.

MANN and CO., 17, Essex-street, Strand,

MANN and CO., 17, Essex-street, Strand, W.C., Solicitors for the said Leslie John Douglas-Mann.

OTICE is hereby given, that by deed poll dated the 17th day of July, 1920, enrolled in the Central Office of the Suoreme Court on the 3rd day of November, 1920, LOUIS ST. GEORGE TAYLOR, of Castle House, Baltimore, Co. Cork, temporarily resident at Estacion Borja, F.C.C.P., Paraguay, South America, Civil Engineer, renounced his then surname of Taylor, and assumed, and intends in future to use, the surname of St. George-Taylor in lieu thereof.—Dated this 25th day of November, 1920.

LEE and PEMBERTONS, 44, Lincoln's Innfields, W.C., Solicitors for Louis St. George-Taylor.

In the High Court of Justice.—Chancery Division.
Mr. Justice P. O. Lawrence.

No. 00378 of 1920.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of TYLER APPARATUS COMPANY Limited.

COMPANY Limited.

OTICE is hereby given, that by an Order, dated the 15th day of November, 1920, the Court has directed separate Meetings of (1) such of the unsecured creditors of the above named Company as claim in respect of the price of goods ordered by the said Company, but not delivered to the said Company, or claim for damages for non-acceptance by the said Company of such goods; and (2) the remaining unsecured creditors of the said Company, for the purpose of considering, and, if thought fit, approving, with or without modification, a scheme of arrangement proposed to be made between the said Company and the unsecured creditors of the said Company, and that

such Meetings will be held at the Institute of Chartered Accountants, Moorgate-place, Moorgate-street, in the city of London, on the 20th day of December, 1920, at the times below mentioned, namely, the Meeting of the said unsecured creditors as claim in respect of the price of goods ordered by the said Company, but not delivered to the said Company, or claim for damages for non-acceptance by the said Company of such goods as first above mentioned. at 12 o'clock noon first above mentioned, at 12 o'clock noon.

The Meeting of the second above mentioned remain-

ing unsecured creditors at 12.30 in the afternoon, or so soon thereafter as the preceding Meeting shall have been concluded, at which times and place all the aforesaid unsecured creditors of the said Company are respectively requested to attend.

A copy of the said scheme of arrangement can be seen and forms of proxy obtained at the registered office of the Company, situate at Banister-road, Kilburn-lane, North Kensington, in the county of London, between the hours of 10 a.m. and 2 p.m., on any week day prior to the day appointed for the said Meetings.

The said respective creditors of the said Company may attend such Meetings, and vote thereat in person or by proxy, provided all forms appointing proxies are deposited with the Company at its registered offices as aforesaid, not later than 12 o'clock noon, on the 18th day of December, 1920.

Forms of proxy may be obtained from the Secretary

of the Company.

of the Company.

The Court has appointed Mowbray Atkinson, of C. A. Valdervelde Limited, or, failing him, Albert Hendrick Lawrence, of Harper, Sons and Bean Limited, Chairman of the said Meeting of the first above mentioned class of unsecured creditors, and Lieut. Bernard Leslie Hooper, of Charles Hooper and Company Limited, or, failing him, Harry Frank Ingram, of Hutchirson, Tyre Company Limited, Chairman of the said Meeting of the second above mentioned class of the remaining unsecured creditors, and tioned class of the remaining unsecured creditors, and has directed the Chairman to report the result thereof to the Court.

The said scheme of arrangement will be subject to

the subsequent approval of the Court.

KENNETH E. BARTLETT, 9-10, Fenchurch-street, E.C. 3, Solicitor for the above named Company.

In the High Court of Justice.-Chancery Division. Mr. Justice Eve.

1920. C. No. 2837.

In the Matter of C. & W. WALKER Limited, and in the Matter of the Companies (Consolidation) Act, 1908.

NOTICE is hereby given, that by an Order dated the 18th of October, 1920, the Judge has directed separate Meetings of—
1. The holders of the 5½ per cent. Cumulative

Preference shares,

2. The holders of the Ordinary shares of the said

to be convened for the purpose of considering, and, if thought fit, approving (with or without modification), a scheme of arrangement proposed to be made between the said Company and the holders of the said Preference and Ordinary shares; and that such Meetings will be held at the Grand Hotel, Birming-ham, in the county of Warwick, on Thursday, the 30th day of December, 1920, at the times following,

South day of December, 1920, at the times following, namely:—
The Meeting of the holders of the said Preference shares at 11 o'clock in the forenoon.

The Meeting of the holders of the said Ordinary shares at 11.30 o'clock in the forenoon, or as soon thereafter as the preceding Meeting shall have been concluded, at which place and respective times all the aforesaid holders of Cumulative Preference and Ordinary shares are requested to attend.

Ordinary shares are requested to attend.

A copy of the said scheme of arrangement can be seen at the registered office of the Company, situate at Donnington, Newport, in the county of Salop, between the hours of 10 a.m. and 2 p.m. on any week-day prior to the day appointed for the said Meetings.

Meetings. The said holders of Cumulative Preference shares and Ordinary shares may attend such Meetings respectively, and vote either in person or by proxy, provided that all forms appointing proxies are deposited with the Company at its registered office, situate at Donnington, Newport, in the county of Salop, not later than 12 o'clock noon on the day preceding the Meetings.

preceding the Meetings.
Copies of the said scheme and forms of proxy may be obtained from the Secretary of the Company.
In the case of joint holders, the person whose name stands first in the register shall alone be entitled to vote in person at the Meetings.
In the event of joint holders voting by proxy, the proxy form must be signed by each of such joint holders.

holders.

holders.

The Judge has appointed Mr. William Perrott, the Chairman of the Directors of the Company, or, failing him, Mr. Charles Henry Wright, another Director thereof, or, failing, him, Alfred Featherstone, another Director thereof, as Chairman of the said Meetings, and has directed the Chairman to report to him the result thereof.

The said scheme of arrangement will be subject to the subsequent approval of the Court.—Dated the 23rd day of November, 1920.

FIELD, ROSCOE and CO., 36, Lincoln's Innfields, in the county of London; Agents for PINSENT and CO., of 6, Bennett's-hill, in the city of Birmingham, Solicitors for the Company.

In the Matter of the Companies (Consolidation) Act, 1908, and in the Matter of CLYNO ENGINEER-ING COMPANY Limited.

NOTICE is hereby given, that by an Order of the High Court of Justice, made by Mr. Registrar Stiebel, dated 25th day of October, 1920, it was ordered that George Graham Poppleton, of 26, Corporation-street, Birmingham, Chartered Accountant, be appointed sole Liquidator in the voluntary winding-up of the above named Clyno Engineering Company Limited, in the place of Mr. F. Lindsay Fisher; and it was thereby further ordered that the following pany Limited, in the place of Mr. F. Lindsay Fisher; and it was thereby further ordered that the following persons be appointed a Committee of Inspection to act with the said Liquidator, viz. :—Mowbray Atkinson, representing C. A. Vanderwell Limited, Charles Thomas Barlow, representing Accles and Pollock Limited, Duncan Edward Campbell, representing Wolverhampton Metal Company Limited, John Henry Freeborough, representing Advance Motor Manufac-Freeborough, representing Advance Motor Manufacturing Limited, William Hand, representing Fisher and Ludlow Limited, George W. Mann, representing Service Company Limited, and Herbert Stephen Mattey, representing Speedwell Gear Case Company Limited.

—Dated this 19th day of November, 1920.

JOHN B. and F. PURCHASE and CLARK, 14, Regent-street, Lundon, S.W. 1, Solicitors for the Dunlop Rubber Company Limited, the Applicants.

In the Matter of the UPPER BURMAH WOOD COMPANY Limited. (In Liquidation.)

BY Order of Mr. Registrar Stiebel, dated the tentn day of September, 1920, Mr. Stanley Howard Sersey, Chartered Accountant, of 53, New Broadstreet, in the city of London, has been appointed Liquidator of the above named Company, without a Committee of Inspection.—Dated this 24th day of November, 1920. S. H. BERSEY, Liquidator.

Notice to Creditors under Deed of Assignment. In the Matter of a Deed of Assignment for the benefit of creditors, executed on the 24th day of March, 1920, by ELEANOR ELIZABETH POTTS, of 62, Scotch street, Carlisle, Milliner.

THE creditors of the above named Eleanor Elizabeth Potts, who have not already sent in their claims, are required, on or before the 7th day of December, 1920, to send in their names and addresses, and the particulars of their debts or claims, to Gerald Marlowe, of 14, St. Ann's-square, Manchester, the trustee under the said deed, or in default thereof they will be excluded from the benefit of the dividend proposed to be declared.—Dated this 25th day of November, 1920

GERALD MARLOWE, Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed on the 23rd day of August, 1920, by JOHN FRANK NORMAN RILEY, of Kenwood, Peinces-road, Hartshill, Stoke-on-Trent, in the county of Stafford, and CLEMENT HUGH MENDHAM, of 113, Victoria-street, Basford, Stoke-on-Trent aforesaid, trading in co-partnership under the style or firm of "The Menley Motor Company," at Basford aforesaid.

Company," at Basford aforesaid.

THE creditors of the above named John Frank
Norman Riley and Clement Hugh Mendham
(trading in co-partnership under the style or firm
of "The Menley Motor Company") who have not
already sent in their claims, are required by the
Trustee under the said deed (Donald Harry Bates,
of Cheapside, Hanley, Stoke-on-Trent aforesaid, Incorporated Accountant), on or before the 7th day
of December, 1920, to send in their names and
addresses, and the particulars of their debts or
claims to the said Donald Harry Bates, at Cheapside,
Hanley aforesaid, or in default thereof they will be
excluded from the benefit of the dividend proposed
to be declared.—Dated this 22nd day of November,
1920. 1920.

JAMES E. MOXON and CO., Miles Bank, Hanley, Stoke-on-Trent, Staffordshire, Solici-tors for the Trustee. 135

In the Matter of a Deed of Assignment for the benefit of Creditors, executed the 24th day of April, 1920, by WILLIAM EDWARD WALKER, of Victoria-terrace, St. Bees, Cumberland, trading as Edward Walker & Son, Grocers.

THE creditors of the above named who have not THE creditors of the above named who have not already sent in their claims are required, on or before the 10th day of December, 1920, to send particulars thereof to Mr. Albert M. Allinson, No. 2, College-street, Whitehaven, the Trustee of the said deed, otherwise they will be excluded from the benefit of the first and final dividend proposed to be paid.—Dated this 23rd day of November, 1920.

CHAPMAN and BAXTER, 42, Lowther-street, Whitehaven, Solicitors for the Trustee.

In the Matter of a Deed of Assignment for the benefit of Creditors, executed the 4th day of May, 1920, by JOSEPH EDWARD WALKER, of Lonsdale-terrace, St. Bees, Cumberland, carrying on business under the style of "The Early Riser Baking Powder Company," as a Manufacturer of Jam, Chutney and other Household Commodities.

THE creditors of the above named who have not already sent in their deliment THE creditors of the above named who have not already sent in their claims are required, on or before the 10th day of December, 1920, to send particulars thereof to Mr. Albert M. Allinson, No. 2, College-street, Whitehaven, the Trustee of the said deed, otherwise they will be excluded from the benefit of the first and final dividend proposed to be paid.—Dated this 23rd day of November, 1920.

OHAPMAN and BAXTER, 42, Lowther-street, Whitehaven, Solicitors for the Trustee.

THE estates of WILLIAM MORRISON, 22, Hathaway-street, Maryhill, Glasgow, were sequestrated on 22nd November, 1920, by the Sheriff of Lanarkshire, at Glasgow. The first deliverance is dated the 22nd November, 1920. The Meeting to dated the 22nd November, 1920. The Meeting to elect the Trustee and Commissioners is to be held at twelve o'clock noon on Wednesday, the first day of December, 1920, within the Faculty Hall, St. George's-place, in Glasgow. A composition may be offered at this Meeting. The Sheriff has ordered that the sequestration shall proceed as a summary sequestration in terms of the Bankruptcy (Scotland) Act, 1913. The date on or before which creditors must lodge their oaths and grounds of debt to entitle them to the first dividend will be advertised in the Edinburgh Gazette notice calling the second Meeting of creditors. All future advertisements relating to this sequestration will be published in the Edinburgh Gazette alone.

alone.

W. MENZIES ANDERSON, Solicitor, 180, Hopestreet, Glasgow, Agent.

THE estates of ROBERT EDINGTON, Contractor, Road Head, Lochwinnoch, were sequestrated on 24th November, 1920, by the Sheriff of Renfrew and Bute.

The first deliverance is dated 24th November, 1920. The Meeting to elect the Trustee and Commissioners. is to be held at 12 o'clock noon, on Monday, the 6th day of December, 1920, within the George Temperance Hotel, in Paisley. A composition may be offered

at this Meeting.

The Sheriff has ordered that the sequestration shall The Sheriii has ordered that the sequestration shall proceed as a summary sequestration in terms of the "Bankruptcy (Scotland) Act, 1913." The date on or before which creditors must lodge their claims to entitle them to a first dividend will be advertised in the second Gazette notice.

All future advertisements relating to this sequestra-tion will be published in the Edinburgh Gazette alone.

McINNES, MACKENZIE and LOCKHEAD, Soli-3 citors, 7, Gilmour-street, Paisley, Agents.

In the High Court of Justice.—In Bankruptcy. In the Matter of a Bankruptcy Petition, filed the 5th day of November, 1920. To LINTON HALL SWANN.

AKE notice, that a Bankruptcy Petition has been presented against you to this Court by Harry Lyons Lyons, of 28, Savile-row, in the county of London, and H. Passmore (a firm), of 291, Regent-street, in the county of London, and the Court has ordered that the publication of this notice in the London Gazette and in the Daily Telegraph newspapers, shall be deemed to be service of the Petition upon you; and further take notice, that the said Petition will be heard at this Court on the 16th day of December, 1920, at 11.30 o'clock in the forenoon, on which day you are required to appear, and if you do not appear the Court may make a receiving order against you in your absence. The Petition can be inspected by you on application at this Court.—Dated 19th day of November, 1920.

FRANK MELLOR, Registrar.

THE BANKRUPTCY ACT, 1914. RECEIVING ORDERS.

No. 1,336. BALCHIN, S., lately Fawkham Green, Fawkham, Kent, and formerly Yapton, Sussex, but whose present residence or whereabouts the Petitioning Creditors are unable to ascertain.

BAKER.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 20, 1920.
No. of Matter—877 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—455.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (D.), Bankruptcy Act, 1914.

No. 1,337. BARNES, Walter James, 565, Old Kentroad, London. STAINED GLASS MANUFACTURER.

Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Nov. 23, 1920.
No. of Matter—980 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—454.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,338. CAVE, Rowland Cave Browne, 27, Alexander-court, Queen's Gate, S.W., London.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 29, 1920.
No. of Matter—906 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—457.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,339. FRUCHTMAN, Aaron, 43, Drummond-street. London, N.W.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 30, 1920.
No. of Matter—911 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—456.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,340. GILLHAM, Maud Mary, 66, Gloucester-crescent, Regent's Park, and lately carrying on business at 20, Old Cavendish-street, both in London. BLOUSE MANUFACTURER and BOARDING HOUSE KEEPER.

Court—HIGH COURT OF JUSTICE, Date of Filing Petition—June 25, 1920.

No. of Matter—480 of 1920. No. of Matter—Nov. 24, 1920.

No. of Receiving Order—Nov. 24, 1920.

No. of Receiving Order—459.

Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruptcy proved in Creditor's Petition—

Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,341. KINGSLEY, L. T. (Male) (otherwise JOHN KINGSLEY (Male)), 2, Sandringham-terrace, High-road, Woodford, London. TAILOR and FURRIER. and FURRIER.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Oct. 9, 1920.
No. of Matter—837 of 1920.
Date of Receiving Order—Nov. 24, 1920.
No. of Receiving Order—458.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (H.), Bankruptcy Act, 1914.

No. 1,342. LE NEVEU, Herbert Cooke, lately residing at 97, Prebend-gardens, Hammersmith, London, and carrying on business at 9, New Union-street, Moorfields, in the city of London. BOOT FACTOR.

Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Nov. 22, 1920.
No. of Matter—976 of 1920.
Date of Receiving Order—Nov. 22, 1920.
No. of Receiving Order—452.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,343. PEARS, Herbert William, 79, Poplar Walk-road, and 32, Milkwood-road, both Herne Hill, London. IRONMONGER.
Court—HIGH COURT OF JUSTICE.
Date of Filing Petition—Nov. 23, 1920.
No. of Matter—979 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—453.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,344. HEMS, Alfred Edward, 24, Torquaydrive, Leigh-on-Sea, in the county of Essex, and 104, Station-street, Birmingham. TRAVELLER and MANAGER for a LIMITED COMPANY. Court—BIRMINGHAM.
Date of Filing Petition—Aug. 26, 1920.
No. of Matter—20 of 1920.
Date of Receiving Order—Nov. 18, 1920.
No. of Receiving Order—23.
Whether Debtor's or Creditor's Petition—Creditor's. Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,345. BARNES, John George, 8, Lynthorperoad, Blackburn, in the county of Lancaster. COTTON MILL MANAGER.

Court—BLACKBURN.
Date of Filing Petition—Oct. 25, 1920.
No. of Matter—8 of 1920.
Date of Receiving Order—Nov. 23, 1920.
No. of Receiving Order—8.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,346. MARSHALL, Herbert George (trading as THE COLOUR SHOP), 3, Connaught-avenue, Frinten, in the county of Essex. ART FUR-NISHER Court—COLCHESTER.
Date of Filing Petition—Nov. 23, 1920.
No. of Matter—7 of 1920. Date of Receiving Order—Nov. 23, 1920. No. of Receiving Order—5 of 1920. Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,347. LEIGH, R. S., 898, High-road, Totten-ham, in the county of Middlesex. Court—EDMONTON. Court—EDMONTON.
Date of Filing Petition—Oct. 23, 1920.
No. of Matter—9 of 1920.
Date of Receiving Order—Nov. 24, 1920.
No. of Receiving Order—9.
Whether Debtor's or Creditor's Petition—Creditor's.
Act of Bankruptcy proved in Oreditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,348. CROSS, James, Stonewall Cottage, Man-sell Lacy, in the county of Hereford. GENERAL ESTATE WORKER. Court—HEREFORD. Date of Filing Petition—Nov. 22, 1920. No. of Matter—4 of 1920. Date of Receiving Order—Nov. 22, 1920. No. of Receiving Order—3. Whether Debtor's or Creditor's Petition—Debtor's.

o. 1,349. SEGELMAN, Jack, 2, Grant-street, and TANKLE, Benjamin, 31, Cannon-street, trading in co-partnership as SEGELMAN & TANKLE, at Enfield-terrace, Roundhay-road, all in the city of Leeds. CABINET MAKERS.

Court—LEEDS. Date of Filing Petition—Nov. 22, 1920.

No. of Matter—28 of 1920.

Date of Receiving Order—Nov. 22, 1920.

No. of Receiving Order—28.

Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,350. WILLIAMS, Caroline Elizabeth, 10, High-street, Ludlow, in the county of Salop. DRAPER. DRAPER.
Court—LEOMINSTER.
Date of Filing Petition—Nov. 20, 1920.
No. of Matter—6 of 1920.
Date of Receiving Order—Nov. 20, 1920.
No. of Receiving Order—2.
Whether Debtor's or Creditor's Petition—Debtor's.

No. 1,351. AUSTIN, William, H.M. Prison, Winchester, in the county of Hampshire, late DIRECTOR of the GROSVENOR GARAGE (Bournemouth) COMPANY Limited, and lately residing at 6, Grand-parade, Westbourne, Bournmonth, at 6, Grand-parade, Westbourne, Bournmouth, and carrying on business at the premises of the Grosvenor Garage (Bournemouth) Company Limited, Poole Hill, Bournemouth aforesaid.

Court—POOLE and BOURNEMOUTH.

Date of Filing Petition—Nov. 23, 1920.

No. of Matter—16 of 1920.

Date of Receiving Order—Nov. 23, 1920.

No. of Receiving Order—12.

Whether Debtor's or Creditor's Petition.—Debtor's.

W.C. 2.

No. 1,352. HOPCRAFT, Albert William (otherwise known as CURTIS, Albert William), 15, Undercliff-road, Boscombe, in the county borough of Bournemouth. BOARDING-HOUSE KEEPER. Court—POOLE and BOURNEMOUTH. Date of Filing Petition—Nov. 22, 1920.
No. of Matter—14 of 1920.
Date of Receiving Order—Nov. 22, 1920.
No. of Receiving Order—11.
Whether Debtor's or Creditor's Petition.—Debtor's.

No. 1,353. MANDERS, T. C., St. Issels, Pelhamroad, Gravesend, Kent. Lately CAPTAIN in H.M. ARMY. Court—ROCHESTER. Court—ROCHESTER.

Date of Filing Petition—Oct. 13, 1920.

No. of Matter—6 of 1920.

Date of Receiving Order—Nov. 22, 1920.

No. of Receiving Order—7.

Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

No. 1,354. BATCHELOR, John, 16, High-street, Walsall, in the county of Stafford. WHOLE-SALE and RETAIL DRAPER.
Count—WALSALL.
Date of Filing Petition—Nov. 20, 1920.
No. of Matter—8 of 1920.
Date of Receiving Order—Nov. 20, 1920.
No. of Receiving Order—4.
Whether Debtor's or Creditor's Petition.—Debtor's.

No. 1,355. HEARNE. Thomas Ralph, Wells, Somerset. BOOKSELLER and PRINTER.
Court—WELLS.
Date of Filing Petition—Nov. 23, 1920.
No. of Matter—1 of 1920. Date of Receiving Order—Nov. 23, 1920.

No. of Receiving Order—1.

Whether Debtor's or Creditor's Petition.—Debtor's.

The following Amended Notice is substituted for that published in the London Gazette of Nov. 16, 1920.

No. 1,288. MOSS. Charles Hutton, 105, Central-hill, Upper Norwood, S.E. 19, and Norwich House, Southampton-street, Bloomsbury, London. Court—CROYDON. Court—CROYDON.

Date of Filing Petition—Sept. 16, 1920.

No. of Matter—24 of 1920.

Date of Receiving Order—Nov. 11, 1920.

No. of Receiving Order—20.

Whether Debtor's or Creditor's Petition—Creditor's.

Act of Bankruptcy proved in Creditor's Petition—Section 1-1 (G.), Bankruptcy Act, 1914.

FIRST MEETINGS AND PUBLIC EXAMINATIONS.

BALCHIN, S., lately Hawkham Green, Hawkham, Kent, formerly Yapton, Sussex, but whose present residence or whereabouts the Petitioning Creditors are unable to ascertain. BAKER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—877 of 1920.

Date of First Meeting—Dec. 7, 1920. 12 noon.

Place—Bankruptcy Buildings, Carey-street, London, W. C. 2 W.C. 2.

Date of Public Examination—Feb. 2, 1921. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London,

BARNES, Walter James, 565, Old London. STAINED GLASS I Kent-road, MANUFAC-TURER.

Court—HIGH COURT OF JUSTICE.
No. of Matter—980 of 1920.
Date of First Meeting—Dec. 10. 1920. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Feb. 2, 1921. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London,

CAVE, Rowland Cave Browne. 27, Alexander-court, Queen's Gate, London, S.W. Court—HIGH COURT OF JUSTICE. No. of Matter—906 of 1920. Date of First Meeting—Dec. 10. 1920. 12.30 p.m. Place—Bankruptcy Buildings, Carey-street, London, Date of Public Examination—Feb. 2, 1921. 11 a.m. Place—Bankruptcy Buildings. Carey-street, London, W.C. 2. FRUCHTMAN, Aaron, 43, Drummond-street, London, N.W. Court—HIGH COURT OF JUSTICE. No. of Matter—911 of 1920.

Date of First Meeting—Dec. 10, 1920. 12 noon.

Place—Bankruptcy Buildings, Carey-street, London,
W.C. 2. Date of Public Examination-Feb. 2, 1921. Bankruptcy Buildings, Carey-street, London,

GILLHAM, Maud Mary, 66, Gloucester-crescent, Regent's Park, and lately carrying on business at 20, Old Cavendish-street, both in London. BLQUSE MANUFACTURER and BOARDING HOUSE KEEPER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—480 of 1920.
Date of First Meeting—Dec. 8, 1920. 12 noon. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Jan. 28, 1921. 11 a.m. Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

KINGSLEY, L. T. (Male) (otherwise JOHN KINGSLEY (Male)), 2, Sandringham-terrace, High-road, Woodford, London. TAILOR and FURRIER.

Court—HIGH COURT OF JUSTICE.
No. of Matter—837 of 1920.
Date of First Meeting—Dec. 8, 1920. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination-Jan. 28, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

LE NEVEU, Herbert Cooke, lately residing at 97, Prebend-gardens, Hammersmith, London, and carrying on business at 9, New Union-street, Moorfields, in the city of London. BOOT FACTOR.

Court—HIGH COURT OF JUSTICE.

No. of Matter—976 of 1920.

Date of First Meeting—Dec. 7, 1920. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

Date of Public Examination—Jan. 28, 1921. 11 a.m.

Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

PEARS, Herbert William, 79, Poplar Walk-road, and 32, Milkwood-road, both Herne Hill, London.

32, Milkwood-road, both Herne Hill, London. IRONMONGER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—979 of 1920.
Date of First Meeting—Dec. 8, 1920. 12 noon.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.
Date of Public Examination—Jan. 25, 1921. 11 a.m.
Place—Bankruptcy Buildings, Carey-street, London, W.C. 2.

WHARTON, Frederick John, residing at 30, Marketstreet, Stalybridge, Cheshire, lately carrying on
business at 83, Grosvenor-street, Stalybridge
aforesaid. Formerly WOOLLEN OVERLOOKER, lately GENTLEMAN'S OUTFITTER, now out of employment.
Court—ASHTON-UNDER-LYNE and STALYBRIDGE

BRIDGE.

No. of Matter—15 of 1920.

Date of First Meeting—Dec. 6, 1920. 3.30 p.m.

Place—Official Receiver's Offices, Byrom-street, Manchester.

Date of Public Examination—Dec. 17, 1920. 11 a.m. Place-Town Hall, Ashton-under-Lyne.

HARTLES, John Henry, Lapworth Hill Farm, Hockley Heath, in the county of Warwick. FARMER and CATTLE DEALER. Court—BIRMINGHAM. No. of Matter—31 of 1920. Date of First Meeting—Dec. 3, 1920. 11.30 a.m. Place—Ruskin Chambers, 191, Corporation-street, Birmingham.

Birmingham.

Date of Public Examination—Jan. 12, 1921. 2.30 p.m. Place—The Court House, Corporation-street, Bir-

mingham.

MS, Alfred Edward, 24, Torquay-drive, Leighon-Sea, in the county of Essex, and 104, Station-street, Birmingham. TRAVELLER and MANAGER for a LIMITED COMPANY.

Court—BIRMINGHAM. No. of Matter—20 of 1920.

Date of First Meeting—Dec. 7, 1920. 11.30 a.m. Place—Ruskin Chambers, 191, Corporation-street,

Birmingham.

Date of Public Examination—Jan. 5, 1921.

2.30 p.m.

Place—The Court House, Corporation-street, Bir-

mingham.

Date of Order for Summary Administration—Nov. 24, 1920.

LOWE, John William, 3, Tomlin-square, Tonge, Bolton, in the county of Lancaster, DATALLER, lately of 5, Union-street, Bolton aforesaid. GROCER.

Court—BOLTON.
No. of Matter—12 of 1920.
Date of First Meeting—Dec. 6, 1920. 3 p.m.
Place—Official Receiver's Office, Byrom-street, Manchester.

Date of Public Examination—Dec. 15, 1920. 2.15 p.m. Place—Court House, Mawdsley-street, Bolton.

GANNAWAY, George, residing at 9, Meadow-street, Saint Pauls, Bristol, FURNITURE DEALER, and GANNAWAY, Harry, residing at 6, Byron-street, Newfoundland-road, Bristol, LICENSED HAWKER, and lately carrying on business at 29, Newfoundland-street, Bristol, in co-partnership as PRICE and GANNAWAY. FURNITURE DEALERS.

Court—BRISTOL.
No. of Matter—15 of 1920.
Date of First Meeting—Dec. 8, 1920. 11.30 a.m.
Place—The Official Peceiver's Offices, 26, Baldwinstreet. Bristol.

Date of Public Examination—Dec. 10, 1920. 12 noon. Place—The Guildhall, Bristol.

Date of Order for Summary Administration-Nov. 23, 1920.

HOWARD, Bernard, Greystoke Castle, Penrith, in the county of Cumberland. GENTLEMAN, of no occupation.

No. of Matter—6 of 1920.

Date of First Meeting—Dec. 7, 1920. 2 p.m.

Place—34. Fisher-street, Carlisle. Date of Public Examination—Dec. 13, 1920. 11 a.m. Place—Registrar's Chambers, 32, Lowther-street, Carlisle.

ROBERTS, Henry Edward, 135, Kingston-road, in the city of Coventry.

Court—COVENTRY.

No. of Matter—8 of 1920.

Date of First Meeting—Dec. 6, 1920. 12.30 p.m.

Place—Official Receiver's Offices, 8, High-street,

Date of Public Examination-Dec. 6, 1920. 2.45 p.m.

Place—The County Hall, Coventry.

Date of Order for Summary Administration—Nov.
18, 1920.

CHENEY, Ethel May (trading as MAIE CHENEY), 24. Merrial-street, Newcastle-under-Lyme, in the county of Stafford. DRESSMAKER and MIL-

county of Stafford, DRESSMAKER and MIL-LINER (Spinster).
Court—HANLEY and STOKE-UPON-TRENT.
No. of Matter—15 of 1920.
Date of First Meeting—Dec. 3, 1920. 11 a.m.
Place—The Official Receiver's Office, 9, Brook-street, Stoke-upon-Trent.
Date of Public Framination, Dec. 8, 1920, 11 a.m.

Date of Public Examination—Dec. 8, 1920. 11 a.m. Place—The Town Hall, Hanley, Stoke-on-Trent. Date of Order for Summary Administration—Nov. 23, 1920.

CROSS, James, Stonewall Cottage, Mansel Lacy, in the county of Hereford. GENERAL ESTATE WORKER.
Court—HEREFORD.

No. of Matter—4 of 1920.

Date of First Meeting—Dec. 4, 1920. 12.30 p.m.

Place-Official Receiver's Offices, 2, Offa-street, Hereford.

Date of Public Examination—Dec. 7, 1920. 11.15 a.m.

-Shirehall, Hereford. Place-

Date of Order for Summary Administration-Nov. 23, 1920.

KENT, William George, High-street, Walton, Suf-folk. BUTCHER. Court—IPSWICH. No. of Matter—6 of 1920. Date of First Meeting—Dec. 3, 1920. 11 a.m. Place—Official Receiver's Office, 36, Princes-street, Ipswich.

Date of Public Examination—Dec. 9, 1920. 11 a.m. Place—Shirehall, St. Helens, Ipswich.

WRIGHT, Philip. 65. Wherstead-road, Ipswich, Suffolk. FISH MERCHANT.
Court—IPSWICH.
No. of Matter—7 of 1920.
Date of First Meeting—Dec. 3, 1920. 12 noon.
Place—Official Receiver's Office, 36, Princes-street,
Ipswich.

Date of Public Examination-Dec. 9, 1920.

Place—Shirehall, St. Helens, Ipswich.
Date of Order for Summary Administration—Nov.
23, 1920.

The PORTER-STREET DOMESTIC BAZAAR, 105, Porter-street, in the city and county of Kingston-upon-Hull. HARDWARE DEALERS. ourt—KINGSTON-UPON-HULL & PATRING-

TON.
No. of Matter—15 of 1920.
Date of First Meeting—Dec. 8, 1920. 11.30 a.m.
Place—Official Receiver's Offices, York City Bluk

Chambers, Lowgate, Hull.

Date of Public Examination—Jan. 17, 1921. 2 p.m.

Place—The Guildhall, Alfred Gelder-street, Hull.

SPENCER, George, residing and trading at 77, High-pavement, Sutton-in-Ashfield, Nottinghamshire. GROCER.

COURT—NOTTINGHAM.
No. of Matter—11 of 1920.
Date of First Meeting—Dec. 6, 1920. 11.30 a.m.
Place—Official Receiver's Office, 4, Castle-place,

Nottingham.

Date of Public Examination—Jan. 6, 1921. 10 a.m.

Place—The County Court House, St. Peter's-gate,

Nottingham.

Date of Order for Summary Administration—Nov. 23, 1920.

EDLEY, William Alfred (trading as WILLIAM A. EDLEY & CO.), Replenish Works, St. Philip's-road, Sheffield, in the county of York, and lately residing at 68, Ringinglow-road, Sheffield aforesaid. CUTLERY MANUFACTURER.

said. CUTLERY MAN.
Court—SHEFFIELD.
No. of Matter—42 of 1920.
Date of First Meeting—Dec. 3, 1920. 11 a.m.
Place—Official Receiver's Offices, Figtree-lane,

p.m. Place

-County Court Hall, Bank-street, Sheffield.

HEARNE, Thomas Ralph, Wells, in the county of Somerset. BOOKSELLER and PRINTER.

Somerset. BOOKSELLER and PRINTER Court—WELLS
No. of Matter—1 of 1920.
Date of First Meeting—Dec. 8, 1920. 12.30 p
Place—The Guildhall, Market-place, Wells.
Date of Public Examination—Dec. 15, 1920. 12.30 p.m.

Place-The Guildhall, Market-place, Wells.

EDGERLEY, Charles Samuel, Beccles L. Maidenhead, Berks.
Court—WINDSOR.
No. of Matter—10 of 1920.
Date of First Meeting—Dec. 7, 1920. 3 p.m.
Place—14, Bedford-row, London, W.C.
Date of Public Examination—Dec. 10, 1920. Samuel, Beccles Lodge,

11 a.m.

Place-Town Hall, Windsor.

ORDER ON APPLICATION TO APPROVE COMPOSITION OR SCHEME.

TOMLINSON, John R., Meanwood House, Spotland, Rochdale, in the county of Lancaster. Rochdale, in BLEACHER.

Court—ROCHDALE.

No. of Matter—4 of 1920.

Date of Order—Nov. 19, 1920.

Nature of Scheme or Composition sanctioned or Order made—Scheme for payment of 10s. in the £. Receiving Order dated July 13, 1920, discharged charged.

ADJUDICATIONS.

ATLES, Felix, 10, Wilkes-street, Spitalfields, London.
WHOLESALE WOOLLEN MERCHANT.
Court—HilGH COURT OF JUSTICE.
No. of Matter—870 of 1920.
Date of Order—Nov. 20, 1920.
Date of Filing Petition—Oct. 19, 1920.

BARNES, Walter James, 555, Old Kent-road, London. STAINED GLASS MANUFACTURER. Court—HIGH COURT OF JUSTICE. No. of Matter—980 of 1920.
Date of Order—Nov. 24, 1920.
Date of Filing Petition—Nov. 23, 1920.

CHIANDETTI, G. B., of and lately carrying on business at 58A, Old Compton-street, Soho, London, under the style of the NEW CONTINENTAL STORES. Court—HIIGH COURT OF JUSTICE. No. of Matter—847 of 1920. Date of Order—Nov. 23, 1920. Date of Filing Petition—Oct. 12, 1920.

FERNAU, Philip Noel, 8, Wrlton-street, Grosvenor-place, London. Court—HIGH COURT OF JUSTICE. No. of Matter—751 of 1920. (Date of Order—Nov. 23, 1920. Date of Filing Petition—Sept. 14, 1920.

KEIRAN, Patrick Joseph, 15, Waterloo-place, Pall Mall, London. DIRECTOR of a PUBLIC COM-Mall, London. DIRECTOR of a PU PANY. Court—High Court Of JUSTICE. No. of Matter—479 of 1920. Date of Order—Nov. 20, 1920. Date of Filing Petition—June 25, 1920.

MODERN, Richard, 31, Tregunter-road, South Kensington, S.W. 10. COMMISSION AGENT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—920 of 1920.
Date of Order—Nov. 23, 1920.
Date of Filing Petition—Nov. 2, 1920.

PEARS, Herbert William, 79, Poplar Walk-road and 32, Melkwood-road, both Herne Hill, London. IRONMONGER.

Court—HIGH COURT OF JUSTICE.
No. of Matter—979 of 1920.

Date of Order—Nov. 23, 1920.

Date of Filing Petition—Nov. 23, 1920.

PILLING, F. E., late 37, Tooting Bec-road, Upper Tooting, London, but whose present resi-dence or place of business the Petitioning Credi-tors are unable to ascertain. A domiciled English-

Man.
Court—HIGH COURT OF JUSTICE.
No. of Matter—814 of 1920.
Date of Order—Nov. 22, 1920.
Date of Filing Petition—Oct. 5, 1920.

SHEPHERD, William Moxon, late Kingsley, Lower Bourne, Surrey, but whose present residence or place of business the Petitioning Creditors are unable to ascertain.

Court—HIGH COURT OF JUSTICE.

No. of Matter—838 of 1920.

Date of Order—Nov. 24, 1920.

Date of Filing Petition—Oct. 9, 1920.

SIMS, George Frederick Vernon (described in the Receiving Order as George Vernon Sims), 10, Throgmorton-avenue, in the city of London. Court—HIGH COURT OF JUSTICE. No. of Matter—92 of 1920. Date of Order—Nov. 22, 1920. Date of Filing Petition—Feb. 2, 1920.

HENDERSON, John William, 46, Market-street,.
Birkenhead, in the county of Chester. DRAPER.
Count—BIRKENHEAD.
No. of Matter—8 of 1920.
Date of Order—Nov. 23, 1920.
Date of Filing Petition—Nov. 19, 1920.

CARROLL, Arthur Lawrence (in the Receiving Order described as A. L. Carroll (Male)), the Riversule Hotel, Barcombe Mills, Sussex. HOTEL PRO-PRIETOR.

Court—BRIGHTON and LEWES (at Brighton).
No. of Matter—53 of 1920.
Date of Order—Nov. 24, 1920.
Date of Filing Petition—Oct. 28, 1920.

MARSHALL, Herbert George (trading as THE COLOUR SHOP), 3, Connanght-avenue, Frinton, in the county of Essex. ART FURNISHER. Court—COLCHESTER.

No. of Matter—7 of 1920.

Date of Order—Nov. 23, 1920.

Date of Filing Petition—Nov. 23, 1920.

CROSS, James, Stonewall Cottage, Mansell Lacy, in the county of Hereford. GENERAL ESTATE. WORKER. Court—HEREFORD. No. of Matter—4 of 1920. Date of Order—Nov. 23, 1920. Date of Filing Petition—Nov. 22, 1920.

MASON, George, Elm-road House, Wisbech Saint Peter, in the county-of Cambridge. SURGEON. Court—KING'S LYNN. No. of Matter—4 of 1920. Date of Order—Nov. 20, 1920. Date of Filing Petition—Oct. 22, 1920.

SEGELMAN, Jack, 2, Grant-street, and TANKLE, Benjamin, 31, Cannon-street, trading in co-part-nership as SEGELMAN & TANKLE, at Enfieldterrace, Roundhay-road, all in the city of Leeds.
CABINET MAKERS.

Court—ILEEDS.
No. of Matter—28 of 1920.
Date of Order—Nov. 22. 1920.
Date of Filing Petition—Nov. 22, 1920.

MASON, Isaac Joel, residing at 247, Cheetham Hillroad, Manchester, and carrying on business alone under the style or firm of I. MASON & SONS, at 10 and 12, Pimblett-street, Cheetham, Manchester. INDIA RUBBER and GUTTA PERCHA MERCHANT.

Court—MANCHESTER.
No. of Matter—47 of 1920.
Date of Order—Nov. 24, 1920.
Date of Filing Petition—Nov. 13, 1920.

HOPCRAFT, Albert William, otherwise known as CURTIS, Albert William, 15, Undercliff-road, Boscombe, in the county borough of Bournemouth. BOARDING-HOUSE KEEPER. Court—POOLE and BOURNEMOUTH.

No. of Matter—14 of 1920.

Date of Order—Nov. 22, 1920.

Date of Filing Petition—Nov. 22, 1920.

BATCHELOR, John, 16, High-street, Walsall, in the county of Stafford. WHOLESALE and RETAIL DRAPER.
Court—WALSALL.

No. of Matter—8 of 1920. Date of Order—Nov. 20, 1920. Date of Filing Petition—November 20, 1920.

HEARNE, Thomas Ralph, Wells, Somerset. BOOK-SELLER and PRINTER. Court-WELLS. No. of Matter-1 of 1920. Date of Order-Nov. 23, 1920. Date of Filing Petition-Nov. 23, 1920.

The following Amended Notice is substituted for that published in the London Gazette of Nov. 5, 1920:—

COOPER, Henry Allan, residing at 4, Shaftesbury-avenue, Ashley-road, Bristol. COMPOSITOR. Court—BRISTOL.
No. of Matter—12 of 1920.
Date of Order—Nov. 1, 1920.
Date of Filing Petition—Nov. 1, 1920.

APPLICATIONS FOR DISCHARGE.

GRAINGER, Henry William, "Caterham," Ham-stel-road, Southend-on-Sea, Essex. BUILDER. stel-road, Southend-on-Sea, Essex. BUILDE Court—CHELMSFORD.
No. of Matter—38 of 1911.
Day fixed for Hearing—Jan. 17, 1921. 11 a.m. Place—Shire Hall, Chelmsford.

DUNFORD, Samuel, carrying on business at 34, Catherine-street, Frome, in the county of Somer-set, and residing at 9, Button-street, Frome afore-said. FURNITURE DEALER. Court—FROME. No. of Matter—1 of 1911. Day fixed for Hearing—Jan. 18, 1921. 12 noon. Place—The Temperance Hall, Frome.

JOSEPH, Henry, formerly Rockingham-terrace and Mansel-street, Briton Ferry, but now Penrhiewtyn-street, Penrhiewtyn, near Neath, all in the county of Glamorgan. Formerly BAKER, but now JOURNEYMAN BAKER. Court—NEATH and ABERAVON.
No. of Matter—19 of 1910.
Day fixed for Hearing—Jan. 12, 1921. 2 p.m. Place—The Gwyn Hall, Neath.

ORDERS MADE ON APPLICATION FOR DISCHARGE.

ACHURCH, Robert Joseph (described in the Receiving Order and trading as the DROGHEDA LINEN ASSOCIATION), 12a, Watling street, in the city of London. MERCHANT.

Court—HIGH COURT OF JUSTICE.
No. of Matter—1284 of 1906.
Date_of Order—Oct. 27, 1920.
Nature of Order made—Discharge suspended for 2 years, and that he be discharged as from Oct. 27, 1922.

Crounds passed in Order for refusing an executor.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., and C.), Bankruptcy Act, 1914.

COLLIER, Henry Nunan, The Regent Palace Hotel, Regent-street, London. DOCTOR OF MEDI-CINE.

CINE.
Court—HIGH COURT OF JUSTICE.
No. of Matter—300 of 1920.
Date of Order—Oct. 20, 1920.
Nature of Order made—Discharged subject to consenting to Judgment being entered against him by the Official Receiver for £100 and paying £1 10s. costs of Judgment. Note.—£100 paid to the Official Receiver in lieu of entering up Judgment.
Public Examination concluded July 7, 1920.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A. and F.), Bankruptcy Act, 1914.

CUNDY, Frank George, 181, Great Portland-street,
London. CYCLE DEALER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1222 of 1901.
Date of Order—Oct. 27, 1920.
Nature of Order made—Discharged subject to consenting to Judgment being entered against him by the Official Receiver for £50 and paying £1 10s. costs of Judgment. Note.—£50 paid to the Official Receiver in lieu of entering up Judgment. Public Examination concluded Jan. 22, 1902.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., and C.), Bankruptcy Act, 1914.

DRAPER, John, residing at Fairford, Brownlow-road, Finchley, Middlesex, and carrying on business at 124, Marylebone-lane, London. CYCLE MAKER and REPAIRER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—817 of 1905.

Date of Order—Oct. 27, 1920.

Nature of Order made—Discharge suspended for 2 years, and that he be discharged as from Oct. 27, 1922.

1922

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., and C.), Bankruptcy Act, 1914.

REMAN, Edward John Knowles (trading as SPRAKE, FOREMAN & SON), The Yard, Grosvenor Cottages, Eaton-terrace, London, and 6, Dorlcote-road, Wandsworth Common, Surrey, o, Doricole-road, Wandsworth Common, Surrey, lately carrying on business at 16, Pont-street, Belgravia, London. BUILDER and DECORATOR. Court—HIGH COURT OF JUSTICE.

No. of Matter—897 of 1915.

Date of Order—Oct. 27, 1920.

Nature of Order made—Discharge suspended for two years, and that he be discharged as from Oct. 27, 1922.

Grounds named in Order for refusing an absolute

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A. and B.), Bankruptcy Act, 1914.

HILLING, Henry, 26, Bute-avenue, North Shore, Blackpool, trading with William Inglis Sims Charnley as SIMS CHARNLEY & HILLING, at 3, Church-street, Bolton. SHOPPING BAG MANUFACTURER.

Court—BOLTON.
No. of Matter—1 of 1920.
Date of Order—Oct. 6, 1920.
Nature of Order made—Discharge suspended until the rising of the Court.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A.), Bankruptcy Act, 1914.

BRICE, Frederick (the younger), 76, Upper Bridgestreet, Wye, near Ashford, in the county of Kent.
BUTCHER.
Court—CANTERBURY.
No. of Matter—2 of 1916.
Date of Order—Nov. 2, 1920.
Nature of Order made—Discharge granted subject
to consent to judgment for £25, payable by instalments of £10 forthwith, and the balance in
four months. Judgment entered.
Grounds named in Order for refusing an absolute
Order of Discharge—Proof of Facts mentioned in
Section 26, sub-section 3 (A., B. and C.), Bankruptcy Act, 1914.

NEIGHBOUR, William, and NEIGHBOUR, Harry, (described in the Receiving Order as W. and H. Neighbour), 11, The Parade, Old Road, Clacton-on-Sea, in the county of Essex. BUILDERS. Court—COLCHESTER.

No. of Matter—3 of 1907.
Date of Order—June 2, 1920.

Nature of Order made—Discharge of William Neighbour suspended for two years, and that he be discharged as from June 2, 1922. Application of Harry Neighbour adjourned to Dec. 1, 1920.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of facts mentioned in Section 26, sub-section 3 (A., B. and K.), Bankruptcy Act, 1914.

JENKINS, Roger Thomas, Griffin House, New

JENKINS, Roger Thomas, Griffin House, New Cardiff-road. Bargoed, Glamorganshire. INSUR-ANCE AGENT.
Court—MERTHYR TYDFIL.
No. of Matter—17 of 1905.
Date of Order—Aug. 25, 1920.
Nature of Order made—Application adjourned sine

ALLEN, James Alfred, 68 and 70, Caversham-road, and 4, Silver-street, Reading, Berks. NEWS-AGENT and TOBACCONIST.
Court—READING.
No. of Matter—6 of 1911.
Date of Order—Oct. 28, 1920.
Nature of Order made—Bankrupt's discharge suspended for two years, and that he be discharged as from Oct. 28, 1922.
Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., C.), Bankruptcy Act, 1914.

LEGG, Charles, 36, Mason-street, Reading, Berks.
GREENGROCER and COAL MERCHANT.
Court—READING.
No. of Matter—18 of 1909.
Date of Order—Oct. 28, 1920.
Nature of Order made—Bankrupt's discharge sus-

Nature of Order made—Bankrupt's discharge suspended for three years, and that he be discharged as from Oct. 28, 1923.

Grounds named in Order for refusing an absolute Order of Discharge—Proof of Facts mentioned in Section 26, sub-section 3 (A., B., C., I.), Bankruptcy Act, 1914.

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APPOINTMENTS OF TRUSTEES.

CORBISFILEY, Francis William, 52, Queen Victoriastreet, London. MANUFACTURERS' AGENT.
Court—HIGH COURT OF JUSTICE.
No. of Matter—802 of 1920.
Trustee's Name, Address and Description—Salaman,
Frederick Seymour, 1 and 2, Bucklersbury,
London, E.C. 4, Chartered Accountant.
Date of Certificate of Appointment—Nov. 20, 1920.

FERNAU, Philip Noel, 8, Wilton-street, Grosvenor-place, London. Court—HIGH COURT OF JUSTICE. No. of Matter—751 of 1920.

Trustee's Name, Address and Description—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4, Chartered Accountant.

Date of Certificate of Appointment—Nov. 24, 1920.

HANAU, Carl, Carlton Court Hotel, 183, Cromwellroad, South Kensington, London, and lately carrying on business at 65 and 66, Old Broad-street, in
the city of London.
Court—HIGH COURT OF JUSTICE.
No. of Matter—784 of 1920.
Trustee's Name, Address and Description—Salaman,
Frederick Seymour, 1 and 2, Bucklersbury,
London, E.C. 4, Chartered Accountant.
Date of Certificate of Appointment—Nov. 22, 1920.

MONSON, Henry John (described in the Receiving Order as Henry J. Monson), 26, Manchester-street, London. RADIOGRAPHER.
Court—HIGH COURT OF JUSTICE.
No. of Matter—849 of 1920.
Trustee's Name, Address and Description—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4, Chartered Accountant.
Date of Certificate of Appointment—Nov. 22, 1920.

PELLING, F. E., late 37, Tooting Bec-road, Upper Tooting, London, but whose present residence or place of business the Petitioning Creditors are unable to ascertain. A domiciled Englishman. Court—HIGH COURT OF JUSTICE.

No. of Matter—814 of 1920.

Trustee's Name, Address and Description—Wolfe, Emanuel George, 13, Old Burlington-street, London, W. 1, Chartered Accountant.

Date of Certificate of Appointment—Nov. 23, 1920.

WILLINK, J. H. W., lately residing at the Deanery, Norwich, in the county of Norfolk, but whose present residence or place of business the Petitioning Creditor is unable to ascertain.

Court—HIGH COURT OF JUSTICE.

No. of Matter—557 of 1920.

Trustee's Name, Address and Description—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4, Chartered Accountant.

Date of Certificate—Nov. 19, 1920.

NOTICES OF INTENDED DIVIDENDS.

CALLARD, Eliza, 126, Strand, in the county of London, carrying on business as Mrs. MAR-SHALL, TYPEWRITING and SHORTHAND and 'TRANSLATION OFFICE (Married Woman), and also residing at 15, Larpent-avenue, Putney, in the county of Surrey.

Court—HIGH COURT OF JUSTICE.

No. of Matter—346 of 1919.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4.

CAREW, Thomas Palk, Calcutta, in the Empire of India.

No. of Matter—572 of 1915.

Last Dav for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Salaman, Frederick Seymour, 1 and 2, Bucklersbury, London, E.C. 4.

Garden, London, W.C. ACTOR.
Garden, London, W.C. ACTOR.
Court—HIGH COURT OF JUSTICE.
No. of Matter—1255 of 1914.
Last Day for Receiving Proofs—Dec. 11, 1920.
Name of Trustee and Address—Salaman, Frederick
Seymour, 1 and 2, Bucklersbury, London, E.C. 4.

SIMMONS, George, 15, Kennington Park-road, lately carrying on business at 371, Katherine-road, Forest Gate, but now carrying on business at 375, Walworth-road, all in London. FRUIT-ERER and GREENGROCER.

Court—HIGH COURT OF JUSTICE.

No. of Matter—888 of 1908.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Boyle, Walter, Official Receiver, Bankruptcy Buildings, Carey-street, London, W.C. 2.

LEES, Edmund, 27, King-street, Ulverston, in the county of Lancaster. GENERAL OUTFITTER. Court—BARROW-IN-FURNESS and ULVER-STON.

No. of Matter—1 U. of 1920.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Harrison, Frederick James, County-square, Ulverston.

STUBLEY, Albert Edward, Riversdale, Haven Bank, and trading at 23, West-street, both in Boston, Lincolnshire. GROCER and PROVISION MERCHANT

Name of Trustee and Address—Brogden, Frederick Charles, Official Receiver, 10, Bank-street, Lin-

TURNEY, Henry, residing at Titchfield, Westcliff-road, Margate, and carrying on business at 121, Canterbury-road, and 3, Holliday-square, both in Margate aforesaid. WHOLESALE CONFEC-TIONER.

Court—CANTERBURY.
No. of Matter—7 of 1920.
Last Day for Receiving Proofs—Dec. 7, 1920.
Name of Trustee and Address—Scarlett, John Walter, 5, Cecil-square, Margate, Kent.

BOYD, Edward Brownrigg, Langley, Leigham Court-drive, Leigh-on-Sea, Essex.
Court—CHELMSFORD.
No. of Matter—3 of 1918.
Last Day for Receiving Proofs—Dec. 11, 1920.
Name of Trustee and Address—Gourlay, Thomas, Official Receiver, 14, Bedford-row, London, W.C. 1.

JENNINGS, George Albert, residing at 183, Long-lane, Halesowen, in the county of Worcester, carrying on business under the style of L. M. JENNINGS, at 168 and 175; High-street, Blackheath, in the county of Stafford. JEWEILLER, CLOTHIER and GENERAL DEALER.

Court—DUDLEY.

No. of Matter—1 of 1920.

Last Day for Receiving Proofs—Dec. 10, 1920.

Name of Trustee and Address—Fairbairn, Andrew Martin, Official Receiver, 1, Priory-street, Dudley.

LAMYMAN, Arthur, Dunston Fen, Lincolnshire. FARMER

COURT—LINCOLN and HORNCASTLE.

No. of Matter—6 of 1919.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Brogden, Frederick—Charles, Official Receiver, 10, Bank-street, Lincoln

TAYLOR, Bertrand, residing at Garden House,
Long Leys-lane, and carrying on business at 7,
Freeschool-lane, both in Lincoln. ACCOUNTANT and HOUSE AGENT.
Court—LINCOLN and HORNCASTLE.
No. of Matter—4 of 1920.
Level Days for Receiving Proofs. Dog. 11, 1920.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Brogden, Frederick
Charles, Official Receiver, 10, Bank-street, Lin-

HAMMOND, Arthur, residing and carrying on business at Peover Farm, Buglawton, in the county of Chester. FARMER.

Court—MACCLESFIELD.

No. of Matter—1 of 1919.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Salaman, Frederick.

Seymour, 1 and 2, Bucklersbury, London, E.C. 4.

RT, William George, Grosvenor House, Blythe-bridge, in the county of Stafford, carrying on business at 3, Church-street, Longton, also at the Smithfield, the Meir, near Longton, also at the Smithfield, Stone, also at the Horse Repository, Longton, all in the county of Stafford, and the Smithfield, Market Drayton, in the county of Salop. AGRICULTURAL and GENERAL AUCTIONEER. HART,

Court-STOKE-UPON-TRENT and LONGTON.

No. of Matter-1 of 1918.

Last Day for Receiving Proofs—Dec. 11, 1920.

Name of Trustee and Address—Clark, Richard
Ecroyd, 17, Albion-street, Hanley, Staffs.

NURICK, Lionel, of and carrying on business at 29, St. Saviourgate, also at 13, The Pavement, in the city of York, also at 31, Castlegate, Malton, Waverley House, Church-lane, Selby, and Spring-street, Easingwold, all in the county of York, under the name or style of "L. NEW-RICK." OPERATIVE DENTISTRY and ARTIFICIAL TEETH MAKER.

Court—YORK.
No. of Matter—8 of 1920.
Last Day for Receiving Proofs—Dec. 11, 1920.
Name of Trustee and Address—Mackay, Donald Sween, Official Receiver, The Red House, Dungarden place. combe-place, York.

NOTICES OF DIVIDENDS.

CLONEY, Edward, 5, St. Alban's road, Parliament Hill Fields, N.W. 5. TRAMWAYS DIVISIONAL TRAFFIC SUPERINTENDENT.

Court—HICH COURT OF JUSTICE.

No. of Matter—395 of 1918.

Amount per £—4s. 6d.

First or Final, or otherwise—Third.

When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

FISCHER, Charles, 148, Finsbury Pavement-house,

in the city of London.

Court—HIGH COURT OF JUSTICE

No. of Matter—1112 of 1914.

Amount per £—1s. 6d.

First or Final, or otherwise—Second Instalment of Comparition Composition.

When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.
Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

RINGROSE, David, of and carrying on business at 129, Cambridge-road, Mile End, in the county of London, CORK MERCHANT.

Court—HIGH COURT OF JUSTICE.

No. of Matter—475 of 1918.

Amount per 2—18d.

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First or Final, or otherwise—Supplemental.

When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Careystreet, London, W.C. 2.

SCHOFIELD, Thomas Broadbent, 135. Westbourne-terrace, in the county of London, residing at Alderstone, Pierremont avenue. Broadstairs, in the county of Kent. GOVERNMENT CLERK. Court—HIGH COURT OF JUSTICE. No. of Matter—812 of 1915.

Amount per £—5s. 6d.

First or Final, or otherwise—Fifth and Final. When Payable—Any day (except Saturday) between the hours of 11 a.m. and 2 p.m.

Where Payable—Bankruptcy Buildings, Careystreet, London, W.C 2.

SCOBLE. Arthur Trehane. The Dell. Twyford, near Winchester, in the county of Hants, and carrying on business at the Angel Yard. Marlborough, in the county of Wilts. MANUFACTURER. Court—HIGH COURT OF JUSTICE. No. of Matter—167 of 1920.

Amount per £—3s. First or Final, or otherwise—First. When Payable—Dec. 13, 1920. Where Payable—At the offices of Messrs. Fincham, Partridge and Co., 3, Warwick-court, Gray's Inn, London, W.C. 1.

THIELE, Karl Max Louis, the Burlington Hotel, Brighton, in the county of Sussex, MANAGER of a RESTAURANT, late 27, Church-street, Soho, in the county of Middlesex. RESTAURANT PROPRIETOR.

Court—HIGH COURT OF JUSTICE

No. of Matter—71 of 1914.

Amount per £—4s. 3d.

First or Final, or otherwise—First and Final.

When Payable—Dec. 8, 1920.

Where Payable—Rankmanton Buildings Co.

Where Payable—Bankruptcy Buildings, Carey-street, London, W.C. 2.

FIELDING, John, 26, Slatelands-road, Glossop, in the county of Derby. BUILDER and CON-TRACTOR.

Court—ASHTON-UNDER-LYNE and STALY-BRIDGE.

No. of Matter—4 of 1914.

No. of Matter—4 of 1914.

Amount per £—18s. 44d. (making 20s. in the £).

First or Final, or otherwise—Supplemental.

When Payable—Nov. 30, 1920.

Where Payable—Official Receiver's Offices, Byromstreet, Manchester.

MIDGLEY, Samuel, 50, New-lane, Laisterdyke, Bradford, in the county of York. CANVASSER. ADVERTÍSER'S

Court-BRADFORD

Court—BRADFORD.
No. of Matter—38 of 1899.
Amount per £—9s. 1d.
First or Final, or otherwise—Supplemental.
When Payable—Dec. 1, 1920.
Where Payable—Official Receiver's Office, 12, Dukestreet, Bradford.

HOLLE, Robert Ernest, 50, Castle-street, Dover, in the county of Kent. VETERINARY SURGEON. Court—CANTERBURY.

Court—CANTERBULEY.

No. of Matter—49 of 1900.

Amount per £—Interest at 4 per cent. per annum.

First or Final, or otherwise—Supplemental.

When Payable—Nov. 30, 1920.

Where Payable—Official Receiver's Office, 68A,

Castle-street, Canterbury.

WARE, Arthur John, 105, Park-road, Plumstead, Kent, and carrying on business also at 1A, Willenhall-road, Plumstead aforesaid. BUILDER and CONTRACTOR.

Court—GREENWICH.
No. of Matter—22 of 1911.

Amount per £—2s. 3d.

First or Final, or otherwise—Second and Final.

When Payable—Nov. 30, 1920.

Where Payable—T. H. A. Biddle, Trustee, 37, Great Tower-street, E.C. 3.

ROBINS, Benjamin, now residing at Silverdene, Otley, in the county of Suffolk, formerly the Rookery Farm, Grundisburgh, in the said county Rockery Farm, Grundisburgh, in the said county of Suffolk. Of no Occupation, formerly FARMER. Court—IPSWICH.

No. of Matter—6 of 1917.

Amount per 2—15s.

First or Final, or otherwise—First.

When Payable—Dec. 7, 1920.

Where Payable—Official Receiver's Offices, 36,,
Princes-street, Ipswich.

HARRISON, Annie residing and carrying on business at Ellerton Priory, in the East Riding of the county of York. GROCER and GENERAL DEALER (Wife of Francis Harris).

Court.-KINGSTON-UPON-HULL and PATRINGTON.

No. of Matter—5 of 1920.

Amount per £—2s. 8d.

First or Final, or otherwise—First and final.

When Payable—Dec. 1, 1920.

Where Payable—Official Receiver's Offices, City Bank Chambers, Lowgate, Hull.

CODD, William John, residing and carrying on business at the White Hart Hotel, Caistor, in the county of Lincoln, and carrying on business at 37, Wollaston-road, formerly 37, Sidney-street, both in Cleethorpes, in the county of Lincoln, LICENSED VICTUALLER, formerly GENERAL DEALER.

Court—LINCOLN & HORNCASTLE.

No. of Matter—3 of 1920.

Amount per £—1s. 7½d.

First or Final, or otherwise—First and Final.

First or Final, or otherwise—First and Final. When Pavable—Nov. 23. 1920. Where Payable—Official Receiver's Office, Lincoln.

CROSBY, William, Gringley-on-the-Hill, also carrying on business at Beckingham, both in Nottinghamshire. COAL MERCHANT.

Court—LINCOLN and HORNCASTLE.

No. of Matter—6 of 1920.

Amount per £—1s. 4d.

First or Final, or otherwise—First and Final.

When Payable—Nov. 23, 1920.

Where Payable—Official Receiver's Office, Lincoln.

WILLIAMS, Elizabeth, 1, School-street, Penrhyn-deudraeth. GROCER and GREENGROCER

dendrater). GROCER and GREENGROCER (Spinster).
Court—PORTMADOC and FESTINIOG.
No. of Matter—6 of 1920.
Amount per 2—1s. 11d.
First or Final, or otherwise—First and Final.
When Payable—Dec. 10, 1920.
Where Payable—Crypt Chambers, Eastgate Row, Chester

ORDERS ANNULLING AND RESCIND-ING ORDERS.

RADLEY, H. C. (Male), lately 16, St. James's-place, London, W., whose present residence or place of business the Petitioners are unable to ascertain. Court—HIGH COURT OF JUSTICE. No. of Matter—829 of 1919. Nature and Dates of Orders Annulled and Rescinded

—Adjudication dated Jan. 15, 1920, annulled. Receiving Order dated Dec. 18, 1919. rescinded

Date of Annulment and Rescission—Nov. 22, 1920. Grounds of Annulment and Rescission—It appearing to the Court that all the debts have been paid in full.

SCHOFIELD, Thomas Broadbent, 133, Wsetbourneterrace, London, residing at Alderstone, Pierremont-avenue, Broadstairs, Kent. GOVERNMENT CLERK.
Court—HIGH COURT OF JUSTICE.
No. of Matter—812 of 1915.
Nature and Dates of Orders Annulled and Rescinded
—Receiving Order dated Dec. 9, 1915, rescinded.
Adjudication dated Dec. 15, 1915, annulled.
Date of Annulment and Rescission—Nov. 4, 1920.
Grounds of Annulment and Rescission—It appearing to the Court that all the debts have been paid in full.

Pursuant to the Act and Rules, notices to the above effect have been received by the Board of Trade. J G WILLIS.

Inspector-General in Bankruptcy

THE COMPANIES (WINDING-UP) ACT, 1890,

AND THE

COMPANIES (CONSOLIDATION) ACT, 1908.

WINDING UP ORDERS.

Name of Company—CAPITAL and COUNTIES TRADE DEVELOPMENT CORPORATION Limited.

Address of Registered Office-100, Victoria-street, Westminster.

Court-HIGH COURT OF JUSTICE.

No. of Matter—00242 of 1920.

Date of Order—Nov. 23, 1920.

Date of Presentation of Petition—July 16, 1920.

Name of Company-LINGWOOD Limited. Address of Registered Office—12, Harewood-place, Hanover-square, London, W.
Court—HIGH COURT OF JUSTICE.
No. of Matter—00393 of 1920.
Date of Order—Nov. 23, 1920.
Date of Presentation of Petition—Nov. 4, 1920

Name of Company-VENNS Limited. Address of Registered Office—95, Wigmore-street, London, W. 1.

Court—HIGH COURT OF JUSTICE.

No. of Matter—00376 of 1920.

Date of Order—Nov. 23, 1920.

Date of Presentation of Petition-Oct. 28, 1920.

Name of Company-The REGENT MOTOR CYCLES Limited.

Address of Registered Office—Regent Works, St. John's-road, Hampton Wick, Middlesex.

Court—KINGSTON.
No. of Matter—1 of 1920.
Date of Order—Nov. 19, 1920.
Date of Presentation of Petition—Oct. 28, 1920.

FIRST MEETINGS

Name of Company-BUCKLEYS of SHEFFIELD Limited.

Address of Registered Office-35, Paradise-street,

Sheffield, in the county of York.
Court—HIGH COURT OF JUSTICE.

No. of Matter-00362 of 1920.

Creditors—Date, Dec. 9, 1920; hour, 12 noon; place, the Law Society's Rooms, Hoole's Chambers, Bank-street, Sheffield

Contributories-Date, Dec. 9, 1920; hour, 12.30 p.m.; place the Law Society's Rooms, Hoole's Chambers, Bank-street, Sheffield.

Name of Company-The REGENT: MOTOR CYCLES Limited.

Mamited.

Address of Registered Office—Regent Works, St. John's-road, Hampton Wick, Maddlesex.

Court—KINGSTON.

No. of Matter—1 of 1920.

Creditors—Date, Dec. 6, 1920; hour, 2.30 p.m.; place, 132, York-road, Westminster Bridge-road, S.E. 1.

Contributories—Date, Dec. 6, 1920; hour, 3.30 p.m.; place, 132, York-road, Westminster Bridge-road,

Name of Company—CLARKE CO - OPERATED CARRIERS Limited.

Address of Registered Office—39, Bank street, Sheffield, in the county of York.

Court—SHEFFIELD.

No. of Matter—01 of 1920.

Creditors—Date, Dec. 7, 1920; hour, 12 noon; place, Law Society's Rooms, Hoole's Chambers, Bank-

street, Sheffield.

Contributories—Date, Dec. 7, 1920; hour, 12.30 p.m.; place, Law Society's Rooms, Hoole's Chambers, Bank-street, Sheffield.

NOTICE OF APPOINTMENT OF LIQUIDATOR.

Name of Company-The BRITISH GRAMOPHONE

ame of Company—The BRITISH GRAMOPHONE
MOTORS Limited.
Address of Registered Office—The British Gramophone Motors Works, Pentlow-street, Putney,
London, S.W. 15.
Court—HIGH COURT OF JUSTICE
No. of Matter—00193 of 1920.
Liquidator's Name—Stewart Cole (with a Committee of Inspection).
Liquidator's Address—Sardinia House, Kingsway.

Liquidator's Address-Sardinia House, Kingsway, London.

Date of Appointment-Nov. 1, 1920.

Pursuant to the Companies (Winding-up) Act. 1890, and the Companies (Consolidation) Act. 1908, and the Rules thereunder, notices to the above effect have been received by the Board of Trade

H. M. WINEARLS, Comptroller of the Companies Department.

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A Notice of Dissolution of Partnership not signed by all the Partners, or their legal representatives, must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such notice is given in pursuance of the terms of the partnership to which it relates.

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TABLE OF CONTENTS.

		·	
	PAGE		PAGE
State Intelligence	11601	C. & W. Walker Limited-Notice	11751
Special Acts (Extension of Time) Act, 1915—Notices	11613	Clyno Engineering Company Limited —Notice	11751
Gas Regulation Act, 1920—Notices	11614	Upper Burmah Wood Company	
Great Indian Peninsula Railway Com-		Limited—Notice	11751
pany—Notice	11617	Deeds of Arrangement Act—Notices	11751
Currency Notes—Weekly Statement	11618	Scotch Bankrupts	11752
Land Transfer Acts, 1875 and 1897—	11010	Bankruptcy Acts—Notice	11752
Notices	11619	Bankruptcy Act, 1914	
Bullion and Specie—Weekly Account	11625	Receiving Orders	11753
Parliamentary Notices	11627	First Meetings and Public Exam-	
Bank of England—Chief Cashier's	11704	inations	11754
Statement	11724	Order on Application to Approve	
Places Registered for Solemnizing Marriages	11724	Composition or Scheme	11756
Companies (Consolidation) Act, 1908	11,21	Adjudications	11756
—Notices	11724	Applications for Debtors' Discharge	11757
Industrial and Provident Societies		Orders made on Applications for	11757
Act, 1893—Notice	11738	Discharge	
Partnerships Dissolved	11738	Appointments of Trustees	11758
Law of Property Amendment Act,		Intended Dividends	11758
1859—Notices to Creditors	11741	Dividends Declared	11759
Change of Name by Deed Poll-		Companies (Consolidation) Act, 1908—	
Notices	11749	Winding-up Orders	11760
Tyler Apparatus Company Limited-		First Meetings	11760
Notice	11750	Appointment of Liquidator	11760

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