of transfer books, and to empower the directors to pay interim dividends without the sanction or direction of a general meeting.

12. To relieve the Company of the obligation to keep a shareholders' address book of the Company, and to authenticate by the affixing of the common seal or otherwise the register of shareholders.

13. To authorise the directors of the Company to grant superannuation and other allowances, gratuities, pensions and to make other payments to officers and employees and the widows, families and dependants of such persons and to any superannuation fund established for the benefit of officers and employees and the widows, families and dependants of such persons, to enter into and carry into effect agreements with insurance companies or others for securing such gratuities pensions and other payments, to subscribe to funds raised in national emergency, infirmaries, hospitals, &c., and to apply the funds and revenues of the Company for all or any of those purposes.

14. To make new or further provisions as to stand-by supplies fittings let for hire remaining property of Company, &c., the mode of cutting off and reconnecting supplies and the expense thereof, the construction and placing of pipes &c., the provision of valves where high-pressure air or other gas is used, the provision of antifluctuators in connection with gas engines, the entry upon premises to which a supply of gas is laid on, the removal of fittings where gas supply discontinued, the exemption of the Company from obligation to supply gas when the capacity of the main is insufficient, the period of error in defective meters, charges for special reading of meters, the laying of pipes in private streets and for ancillary purposes, the authentication and service of notices by the Company, the inclusion of several sums in one summons and the recovery of penalties and demands.

15. To authorise the Company and any local authority, company or person to enter into and carry into effect agreements and arrangements as to the supply to or by the Company of gas in bulk.

16. The Order will vary or extinguish all rights and privileges which would impede or interfere with its purposes and confer other

rights and privileges.

17. To repeal alter or amend all or any of the provisions of the Littlehampton Gas Act, 1909, the Littlehampton Gas (Charges) Order, 1921, and the Littlehampton Gas (Capital Issues) Consents 1922 and 1924 and any other Act or Order relating to the Company or their undertaking.

18. To incorporate with the Order, with or without modification, or to render inapplicable to the Company or their undertaking all or some of the provisions of the Gasworks Clauses Act 1847, the Gasworks Clauses Act 1871, the Lands Clauses Acts and the Companies Clauses Acts 1845, 1863, and 1869.

Any local or other public authority, company or person desiring to bring before the Board of Trade any objection to the draft Order may do so by registered letter addressed to the Director of Gas Administration, Board of Trade, Great George Street, London, S.W. 1, and despatched on or before the 10th day of December, 1927.

Any such objection shall state:-

(a) The specific grounds of objection; and
 (b) The omissions, additions or modifications asked for.

A copy of the objection must at the same time be forwarded to the undermentioned

Solicitors or Parliamentary Agents.

A copy of the draft Special Order has been deposited for public inspection with the Clerk of the Peace for the County of West Sussex at his office at the County Hall, West Street, Chichester, and at the offices of the Company at Gloucester Boad. Littlehampton.

at Gloucester Road, Littlehampton.
Printed copies of the draft Special Order
may be obtained at the offices of the Company
as aforesaid, and of the undermentioned
Solicitors and Parliamentary Agents, at the

price of one shilling per copy.

Dated this 7th day of November, 1927.

Holmes Beldam and Co., Littlehampton, Solicitors.

Dyson, Bell and Co., 19, Abingdon Street, Westminster, S.W. 1, Parlia-(193) mentary Agents.

GAS REGULATION ACT, 1920.

CONWAY GAS ORDER, 1927.

NOTICE is hereby given that the calorific value of the gas which the Mayor Aldermen and Burgesses of the Borough of Conway (hereinafter called "the Corporation") intend to supply is 450 British Thermal Units per cubic foot and as from the 1st day of January, 1928, the Corporation will supply gas of this declared calorific value.

Hugh Parry, Town Clerk.

Town Clerk's Office, Conway. (191) 7th November, 1927.

GAS REGULATION ACT, 1920.

Notice of Application by the Lymm Urban District Council for an Order under Section 1 of the Gas Regulation Act, 1920.

NOTICE is hereby given that the Lymm Urban District Council (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 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 the 30th June, 1914, a maximum price per therm (i.e. 100,000 British thermal units).