



**CHAPTER clxxviii.**

An Act to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1899 relating to Glasgow Corporation. A.D. 1914.  
[7th August 1914.]

**W**HEREAS His Majesty's Secretary for Scotland has after inquiry held before Commissioners made the Provisional Order set forth in the schedule hereunto annexed under the provisions of the Private Legislation Procedure (Scotland) Act 1899 and it is requisite that the said Order should be confirmed by Parliament: 62 & 63 Vict.  
c. 47.

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

1. The Provisional Order contained in the schedule hereunto annexed shall be and the same is hereby confirmed. Confirmation  
of Order in  
schedule.

2. This Act may be cited as the Glasgow Corporation Order Confirmation Act 1914. Short title.

A.D. 1914.

SCHEDULE.

GLASGOW CORPORATION.

*Provisional Order to confer further powers on the Corporation of the City of Glasgow with respect to the public lighting of the City the alteration of incidence of rates and charges for lighting streets courts and common stairs the regulation and control of metal refiners Police and Sanitary matters and the borrowing of further money to extend the Boundaries of the County of the Barony and Regality of Glasgow to authorise the closing of rights of way and the confirming of agreements with respect thereto and for other purposes.*

WHEREAS it is expedient that the powers in this Order contained with reference to public lighting and the lighting of private streets courts and common stairs should be conferred on the Corporation of the city of Glasgow (in this Order referred to as "the Corporation" and "the city" respectively) and that the incidence of the assessment and charges for lighting purposes should be altered as herein-after provided:

And whereas it is expedient that the further powers with reference to metal refiners and the other powers herein-after contained should be conferred upon the Corporation with a view to prevention and detection of crime and for the good government of the city:

And whereas the city is situated partly in the county of Lanark and partly in the county of Renfrew the part in the county of Renfrew being in the parishes of Paisley and Eastwood:

And whereas for the purposes of registration of writs in the divisions of the General Register of Sasines for Scotland the boundaries of the county of the barony and regality of Glasgow were altered by the Order scheduled to and confirmed by the Glasgow &c. Order Confirmation Act 1892 so as to include the portions of the city which at that date extended at some points beyond the said boundaries:

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

And whereas by the following Acts certain portions (which portions do not form part of the county of the barony and regality of Glasgow) of the following parishes and counties have been added to the city viz:— A.D. 1914.

- (A) By the Glasgow Corporation (Tramways Libraries &c) Act 1899 a portion of the parish of Rutherglen in the county of Lanark ;
- (B) By the Glasgow Corporation Act 1909 portions of the parishes of Paisley and Eastwood in the county of Renfrew ; and
- (C) By the Glasgow Boundaries Act 1912 (herein-after referred to as "the Act of 1912") inter alia portions of the following parishes viz. (1) Cathcart (2) Eastwood and (3) Renfrew all in the county of Renfrew and (4) New Kilpatrick in the county of Dunbarton :

And whereas by section 6 (Parts of added area to form part of county of Lanark) of the Act of 1912 the aforesaid portions of the said parishes of Cathcart Eastwood Renfrew and New Kilpatrick ceased to form part of the counties of Renfrew and Dunbarton respectively and became part of the county of Lanark subject to the provisions of section 71 (Saving of election of members to serve in Parliament teinds &c.) of the said Act which section inter alia provided that nothing contained in the said Act should affect the holdings or tenure of any lands or heritages or the records wherein the rights thereof or any deed or writing affecting the same may be registered :

And whereas it is expedient (1) to alter and adjust the boundaries of the counties of Lanark and Renfrew in manner herein-after provided and (2) for the purposes of the registration of writs to extend as herein-after provided the boundaries of the county of the barony and regality of Glasgow :

And whereas the greater part of the public right of way along the banks of the River Clyde from Glasgow Bridge to the burgh of Renfrew has under the authority of Parliament been closed and the remaining parts of such right of way are no longer necessary in the public interest and it is expedient that they should be closed as in this Order provided :

And whereas it is expedient that certain sections and portions of sections of the Acts and Orders relating to the city should be amended or repealed as by this Order provided :

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914.

And whereas the purposes aforesaid cannot be effected without an Order of the Secretary for Scotland confirmed by Parliament under the provisions of the Private Legislation Procedure (Scotland) Act 1899 :

Now therefore in pursuance of the powers contained in the last-mentioned Act the Secretary for Scotland orders as follows :—

PART I.

PRELIMINARY.

Short title  
and citations.

1. This Order may be cited as the Glasgow Corporation Order 1914.

This Order and the Glasgow Boundaries Acts 1872 to 1912 may be cited together as the Glasgow Boundaries Acts 1872 to 1914.

This Order and the Glasgow Loans Acts 1883 to 1912 may be cited together as the Glasgow Loans Acts 1883 to 1914.

This Order and the Glasgow Markets Acts 1865 to 1912 may be cited together as the Glasgow Markets Acts 1865 to 1914.

This Order and the Glasgow Police Acts 1866 to 1912 may be cited together as the Glasgow Police Acts 1866 to 1914.

This Order and the Glasgow Corporation Acts 1855 to 1912 and any other Order confirmed or Act passed during the present session relating to the Corporation may be cited together as the Glasgow Corporation Acts 1855 to 1914.

Order  
divided into  
Parts.

2. This Order is divided into Parts as follows :—

Part I.—Preliminary.

Part II.—Lighting.

Part III.—Metal Refiners.

Part IV.—Police and Sanitary.

Part V.—Miscellaneous.

Interpreta-  
tion.

3. The following words and expressions in this Order have the meanings hereby assigned to them unless the context shows a different meaning is intended (that is to say) :—

“Act of 1866” means the Glasgow Police Act 1866;

“Act of 1899” means the Glasgow Corporation (Tramways Libraries &c.) Act 1899;

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

“ Act of 1900 ” means the Glasgow Building Regulations Act 1900; A.D. 1914.

“ Act of 1909 ” means the Glasgow Corporation Act 1909;

“ Act of 1912 ” means the Glasgow Boundaries Act 1912;

“ City ” means the city and royal burgh of Glasgow;

“ Corporation ” means the Corporation of the city of Glasgow;

“ Inspector of lighting ” means the inspector of lighting appointed by the Corporation under the Act of 1866;

“ Lands and heritages ” has the same meaning as in the Valuation Acts;

“ Land or heritage ” in the singular number means one of such lands and heritages separately valued or entered in the Valuation Roll as separately occupied;

“ Magistrate ” has the same meaning as in the Glasgow Corporation and Police Act 1895;

“ Metal refiner ” means any person who in the city keeps or suffers to be on his premises any melting pot or implement for melting altering or defacing any metals and who purchases receives or bargains for old metal scrap metal broken metal defaced metal or partly manufactured metal goods whether new or old but shall not include (A) any such person purchasing any of the said metals in greater quantities than those respectively set forth in the First Schedule to this Order or purchasing in one lot not less than three hundredweight of any two or more of such metals or (B) plumbers gas fitters and other such tradesmen receiving such metals in the ordinary course of business for the value of which they give credit in their accounts to their customers or purchasing in good faith new metals for the purposes of their business;

“ Order of 1905 ” means the Glasgow Corporation Order 1905;

“ Owner ” means proprietor;

“ Pawnbroker ” or “ broker ” means a pawnbroker or broker as defined in section 200 (Interpretation of terms as to licences &c.) of the Act of 1866;

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“Police Acts” means the Glasgow Police Acts 1866 to 1912 and this Order;

“Proprietor” means the owner or any one of the owners of a land or heritage and shall apply to liferenters as well as to fiars and to lessees provided they are not in the actual occupancy of such land or heritage and to tutors curators commissioners trustees adjudgers wadsetters or other persons who shall be in the actual enjoyment of the rents and profits of such land or heritage and to the factor for any such proprietor in the management or receipt of the rents or profits thereof;

“Valuation Acts” means the Lands Valuation (Scotland) Act 1854 and any Acts amending the same;

“Valuation roll” means the valuation roll made up for the city in pursuance of the Valuation Acts.

Incorporation of sections of Act of 1866.

4.—(1) The following sections of the Act of 1866—

Section 83 (Powers and duties of chief constable and constables);

Section 85 (Constables to have powers appertaining to them by the law of Scotland);

Section 88 (Powers and duties of the chief constable and of the constables appointed by him) except so much thereof as is repealed by the Summary Jurisdiction (Scotland) Act 1908;

Section 98 (Officer on duty) as amended by subsection (1) of section 43 (Officer on duty at police office) of the Glasgow Corporation Act 1907;

Section 99 (Officer on duty to keep a police book) as amended by subsection (2) of section 43 (Officer on duty at police office) of the Glasgow Corporation Act 1907;

Section 101 (Powers of officer on duty with respect to articles impounded);

Section 102 (Officer on duty may be superseded by chief constable &c.);

Section 103 (Duties of custodier);

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

- Section 104 (Owner of goods sold but not forfeited may make a claim upon Board within three months after date of sale); A.D. 1914.
- Section 105 (Sums realised from sales of articles impounded and from penalties forfeitures and fees to be paid to treasurer);
- Section 106 (Application of money so received by treasurer);
- Section 108 (Power to magistrates to try certain other cases called "police offences");
- Section 111 (Power to magistrate to grant other warrants);
- Section 115 (Cases to be tried at instance of procurator fiscal);
- Section 123 (In default of paying fines parties to be imprisoned);
- Section 124 (Power to order offenders to find caution in lieu of imprisonment or fine);
- Section 125 (Or to find caution in addition to imprisonment or fine);
- Section 129 (Offenders may be punished summarily for contempt of court);
- Section 134 (Board may pay costs of actions brought against its officers); and

(2) Article 13 of the General Police and Improvement (Scotland) Act 1862 Order Confirmation (Glasgow) Act 1877 authorising magistrates to allocate duties of procurator fiscal and assistant procurators fiscal;

are incorporated with and shall form part of this Order and the expression "police offence" where it occurs in the sections so incorporated shall include any offence punishable under this Order.

5. For the purposes of this Order any factor who for a proprietor shall be liable or responsible for the payment of any expenses under this Order shall be liable to the extent only of the funds rents and other assets belonging or payable to such proprietor in the hands or under the control of such factor or which shall come into his hands or pass under his control and in

Restricting liability of factors.

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914. the event of such factor having paid or become liable for such expenses he shall have a right and claim of relief against such proprietor for any expenses so incurred by him :

Provided that any requisition or notice given to any such factor in respect of any premises shall be effective against the proprietor or any new factor appointed by such proprietor and any action raised against such factor may on the motion of the Corporation be transferred against the proprietor or any new factor appointed by such proprietor :

Provided further that nothing herein contained shall affect the liability of any factor in respect of his personal delict.

PART II.

LIGHTING.

Commence-  
ment of  
Part II. of  
Order.

6. This Part of this Order shall come into operation on and after the term of Whitsunday one thousand nine hundred and twenty-two.

Repeal of  
certain pro-  
visions of  
Act of 1866.

7. The following provisions of the Act of 1866 are hereby repealed (that is to say) :—

(A) Section 359 (Proprietors to pay expense of lighting private streets and courts);

(B) Section 361 (Lighting of common stairs); and

(c) Section 362 (Proportion payable by proprietors);

and in lieu thereof the provisions in this Part of this Order contained shall apply and have effect in the city as if they had formed part of the Act of 1866.

Saving for  
Forth and  
Clyde Navi-  
gation.

8. Notwithstanding the repeal of section 359 of the Act of 1866 the Caledonian Railway Company as proprietors of the Forth and Clyde Navigation may light the harbours quays wharves and streets owned by them so that the same be lighted in a suitable manner to the satisfaction of the inspector of lighting and in respect of the cost incurred by them in connexion with such lighting the said company shall be entitled to a deduction from the annual assessments to be levied on them under this Part of this Order of a sum equal to fourpence per pound on the assessable yearly rent or value of the said harbours quays wharves and streets.



9.—(1) The proprietor of every land or heritage having an access by a common stair shall provide fit up maintain and renew pipes and wires or pipes or wires in such common stair suitable for the lighting thereof by gas electricity or other illuminant to the satisfaction of the inspector of lighting and place the same as the said inspector may direct:

A.D. 1914.  
Lighting  
of common  
stairs.

Provided that where any such common stair has been suitably provided and fitted up with pipes and wires or pipes or wires for the lighting thereof by gas or electricity and such pipes and wires or pipes or wires are duly maintained to the satisfaction of the said inspector he shall not be entitled to call upon such proprietor to substitute other pipes or wires in such common stair for lighting the same by some other illuminant.

(2) So soon as such pipes and wires or pipes or wires are so provided and fitted up and so long as they are maintained and renewed the Corporation shall in such common stair provide fit up maintain and renew brackets lamps and fittings and other means of lighting and all necessary means of extinguishing the light.

(3) The Corporation shall light such common stair in a suitable manner with gas electricity or other illuminant and keep the same so lighted during the same hours as the public streets are lighted.

(4) Where there is more than one proprietor of a land or heritage having an access by a common stair the proprietors shall be bound to provide fit up maintain and renew such pipes and wires or pipes or wires in such common stair and shall pay the cost thereof in proportion to the valuation of their respective lands and heritages having an access by such common stair as such valuation appears on the valuation roll.

(5) If any such proprietor fail to provide fit up maintain and renew such pipes and wires or pipes or wires the inspector of lighting may serve a requisition on such proprietor calling on him to provide fit up maintain and renew such pipes and wires or pipes or wires.

(6) If any proprietor upon whom such requisition is served do not carry out the work therein specified within ten days from the date of such requisition the inspector of lighting may cause the work to be done and the Corporation may recover the cost thereof as a debt from such proprietor.

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*Confirmation Act, 1914.*

A.D. 1914.

(7) For the purposes of this section "common stair" means any passage or stair open and accessible at all times to the public and situate in any building and leading to parts thereof separately occupied.

Assessment  
for lighting  
purposes.

10.—(1) Notwithstanding anything to the contrary contained in the Police Acts the Corporation for defraying the expenditure for and in connexion with the lighting purposes of the city for the year from the term of Whitsunday one thousand nine hundred and twenty-two till the term of Whitsunday one thousand nine hundred and twenty-three and for every year thereafter shall subject to the provisions of subsections (1) (2) (3) and (4) of section 36 (Annual value of lands and heritages used for agricultural and other purposes) of the City of Glasgow Act 1891 as amended by section 58 (Extension of section 36 of Act of 1891) of the Act of 1912 assess and levy upon and from the owners and occupiers of all lands and heritages situated within the city (except as hereinafter provided) in the proportion of one-half thereof upon and from the owners and the remaining one-half upon and from the occupiers of such lands and heritages an annual assessment not exceeding sixpence per pound on the yearly rent or value of such lands and heritages as appearing in the valuation roll Provided always that such assessment shall not be assessed and levied upon or in respect of any lands and heritages which are wholly exempted from payment of police assessment in the city.

(2) Such assessment shall be collected by the collector appointed by the Corporation and shall be recoverable by the like summary process and subject to the same mode of appeal as the police assessment of the city is for the time being by law recoverable or subject to and such collector shall pay the amount of the same when collected to the Corporation.

Saving for  
trustees of  
Clyde Navigation.

11. Nothing in this Part of this Order contained shall affect the provisions of section 48 (As to lighting and cleansing of quays &c. by Clyde Trustees) of the Act of 1866.

PART III.

METAL REFINERS.

Metal re-  
finers to be  
licensed.

12. Every person who uses any premises in the city for the purpose of the trade or business of metal refiner and also all premises in the city so used shall be and be deemed to be

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

included among the persons and premises mentioned in Part XIV. A.D. 1914.  
(General provisions as to certificates and licences) of the Act  
of 1866 and the provisions of—

- Section 172 (Persons desirous of carrying on certain trades to be licensed);
- Section 173 (Form and contents of application for licence);
- Section 177 (Conditions of licence to be specified therein);
- Section 178 (Notice of change of abode);
- Section 179 (Alteration on premises to be first approved of by magistrates' committee);
- Section 180 (Licence may be suspended by the magistrate);
- Section 181 (Licence may be suspended or revoked by the magistrates' committee);
- Section 182 (By whom certificates and licences to be made out);
- Section 183 (Duration of certificates and licences);
- Section 184 (Penalty for trading without a licence); and
- Section 186 (Separate registers of every class of certificates and licences to be kept);

contained in that Part of that Act shall extend and apply to every person who uses any premises for the purpose of the trade or business of metal refiner and to the premises so used.

13. This Part of this Order shall come into operation on the first day of November one thousand nine hundred and fourteen. Commence-  
ment of  
Part III. of  
Order.

14. The provisions of—

- Section 203 (Pawnbroker or broker to be punishable as a receiver of stolen goods in certain cases);
- Section 204 (As to proof of guilty knowledge on part of pawnbroker or broker); and
- Section 205 (Power to pawnbroker or broker to detain suspected persons) of the Act of 1866;

which relate to brokers within the meaning of section 200 (Interpretation of terms as to licences &c.) of that Act shall so

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914. far as applicable also extend and apply to every person carrying on the trade or business of metal refiner and to the premises in which such trade or business is carried on.

Penalties  
for certain  
offences in  
relation to  
metal re-  
finers.

15. Every metal refiner who is guilty of any of the following acts or omissions shall in respect thereof be liable to a penalty not exceeding five pounds such penalty to be in addition to any other penalty to which he may be subject or liable under the laws relating to the inland revenue:—

- (1) If he acts as a pawnbroker or a broker and receives or takes in pledge any of the metals referred to in Part I. of the First Schedule to this Order :
- (2) If he carries on his trade in premises communicating with those of a pawnbroker or a broker :
- (3) If he has not the words "licensed metal refiner" conspicuously painted over the door or principal entrance of his premises :
- (4) If he contravenes any of the conditions specified in his licence :
- (5) If he purchases receives or bargains for any of the metals referred to in Part I. of the First Schedule to this Order on or in the near vicinity of his premises between two o'clock on Saturday afternoon and six o'clock on the following Monday morning or between six o'clock on any night other than Saturday and Sunday nights and six o'clock on the following morning :
- (6) If by himself or his servant or other person he purchases any of the aforesaid metals from any person who is apparently under eighteen years of age :
- (7) If he omits to keep regular books or to enter therein a proper and distinctive description of all or any of the aforesaid metals purchased or received by him or his servant or such person immediately after such purchase or receipt the name and place of abode of the person from whom he purchased or received the same the date and hour of the day of each purchase or transaction and the price paid or agreed to be paid for all or any of such metals :

(8) If at any time during his hours of business or at any other time without reasonable excuse he does not on demand forthwith admit to his premises the chief constable or any constable acting under or appointed by him and produce the said books to such constable and permit such constable to subscribe his name immediately after the last entry therein: A.D. 1914.

(9) If (A) he omits to attach to each lot of metal separately purchased or received by him a ticket or label with the name of the seller and date of purchase or receipt written thereon or (B) he omits to keep in his premises any of the aforesaid metals purchased or received by him for the full period of seven days after the purchase or receipt and the entry thereof respectively or (C) he sells or disposes of any of such metals or allows the same to be removed before the expiry of that period:

(10) If at any time during his hours of business or at any other time without reasonable excuse he does not on demand produce or show to the chief constable or to any constable acting under or appointed by him all or any of the said metals which he has purchased or received and which is in his possession or does not when required by such constable deliver all or any of the said metals to such constable.

16. On an application being made by the chief constable or any superintendent or lieutenant of police to any magistrate which may be in the form set forth in Part II. of the First Schedule to this Order the magistrate may after hearing such evidence as he thinks sufficient grant a warrant which may be in the form set forth in Part III. of the First Schedule to this Order empowering the chief constable or any superintendent or lieutenant or inspector or sergeant or constable of the police force to enter the premises of a metal refiner in which in the application it shall be stated that it is believed stolen metal is concealed. Such warrant when granted shall be valid authority for entering the premises described in it at any time during ten days after the granting thereof and the powers conferred by the warrant may be exercised as often as the police deem necessary during the time when the warrant is effective.

Power to enter metal refiners' premises.

A.D. 1914.

PART IV.

POLICE AND SANITARY.

Definition  
of court for  
certain pur-  
poses.

17. For the purposes of section 40 (Assessment on private streets and courts) and section 344 (Public streets to be kept clean by Board) of the Act of 1866 the words "court" and "courts" occurring therein shall mean any road street place court back court recess yard area or space used in connexion with or giving access to any lands and heritages separately occupied not being—

- (1) a public or private street or common stair as defined in the Police Acts;
- (2) part of any railway station station access or approach station depôt or station yard or the quays banks or towing paths of any canal;
- (3) quays wharves sheds and streets which the Trustees of the Clyde Navigation cleanse in terms of section 48 (As to lighting and cleansing of quays &c. by Clyde Trustees) of the Act of 1866; or
- (4) ground used principally as a garden.

Ashbins.

18.—(1) The word "ashpit" first and second occurring in subsection (1) of section 58 (Ashpits) of the Act of 1900 shall include portable ashbin.

(2) The said subsection (1) of section 58 shall be read and have effect as if the words "maintain and renew" were inserted after the word "provide" in that subsection.

Removal  
of offensive  
matter.

19.—(1) The Corporation may fix the hours within which only it shall be lawful to remove any offensive matter or thing into or through the city or from any premises within the city and shall give public notice of such hours in such manner as they may deem proper.

(2) No person after such hours have been so fixed and such notice thereof has been given shall remove any offensive matter or thing into or through the city or from any premises within the city except within the hours so fixed.

(3) No person whether such hours have been fixed or not shall use for the removal of any offensive matter or thing into or through the city or from any premises within the city any vehicle not having a covering proper for preventing the escape of the contents of such vehicle or of the stench of the contents.

(4) Any person who contravenes any of the foregoing provisions or who wilfully or negligently spills any offensive matter or thing in the removal thereof or who does not carefully sweep and cleanse every place in which any offensive matter or thing has been placed or unavoidably spilled shall for every such offence be liable to a penalty not exceeding forty shillings.

A.D. 1914.

20. All offences committed within the city under the Criminal Law Amendment Acts 1885 to 1912 in so far as these Acts relate to the suppression of brothels may be tried by a magistrate.

Offences under Criminal Law Amendment Acts may be tried by magistrate.

21.—(1) Any magistrate may on a complaint by the procurator fiscal grant warrant to any constable not under the rank of inspector to enter into and search from time to time during any period not exceeding thirty days from the date of such warrant any house shop room building part of a building or other place within the city in which the magistrate has reasonable ground for believing that any profane indecent or obscene book paper print photograph drawing painting or representation is kept for sale or for lending on hire or for publication for purposes of gain. Such warrant may if the magistrate thinks fit include power to search (A) the occupier of any such house shop room building part of a building or other place and (B) any person found therein engaged or assisting in the management thereof.

Pernicious literature &c.

(2) Any such constable acting under the authority of such warrant may enter (using if necessary force for the purpose) such house shop room building part of a building or other place and may seize and carry away all profane indecent or obscene books papers prints photographs drawings paintings or representations as aforesaid found therein and may apprehend and convey to the police office any of the persons mentioned in the immediately preceding subsection of this section.

(3) In the event of any profane indecent or obscene books papers prints photographs drawings paintings or representations being found in such house shop room building part of a building or other place or on any occupier or person herein-before in this section mentioned such occupier or person shall on its being proved to the satisfaction of the magistrate that such occupier or person has kept such books papers prints photographs drawings paintings or representations for sale or for lending on hire or for publication for purposes of gain be liable to a penalty not exceeding ten pounds.

A.D. 1914.

(4) Upon the conviction of such occupier or person the magistrate shall order all such books papers prints photographs drawings paintings or representations so seized as aforesaid to be destroyed unless it shall be necessary to preserve the same for some further or other proceedings and if the magistrate shall be satisfied that the same or any of them are not of the character stated in the warrant or have not been kept for any of the purposes aforesaid he shall forthwith direct them to be restored to the said occupier or person.

PART V.

MISCELLANEOUS.

Signing of  
burgh court  
warrants.

22. Notwithstanding any practice heretofore obtaining in the burgh court of the city warrants of citation or interlocutors granting continuations or adjournments may be signed by the town clerk of the city or any of his deutes and when so signed shall be of the same force and effect to all intents and purposes as if the same had been signed by a magistrate of the city.

Amendment  
of section 15  
of Loans Act.

23. Section 15 (Provision as to sinking fund) of the Glasgow Corporation Loans Act 1883 shall be read and have effect as if the following proviso were added thereto "Provided that  
" accumulation shall only be required if and in so far as  
" accumulation is prescribed by the Acts under which the  
" Corporation are authorised to borrow."

Amendment  
of sections  
37 and 38 of  
Act of 1900.

24. Section 37 (Exemption of large squares) and section 38 (Buildings in hollow squares) of the Act of 1900 are hereby repealed and in lieu thereof the provisions in this section contained shall apply and have effect (that is to say):—

(1) Except as herein-after in this section contained no building other than the usual one-storey washhouses and offices shall be erected within the inclosed space of background in any hollow square the buildings of which or any of them are or may be or are intended to be used as dwelling-houses:

(2) In the case of any hollow square—

(A) Where the buildings which form or are intended to form part of such square do not exceed



four storeys in height and the inclosed space of background in such hollow square contains free of erections other than the usual one-storey wash-houses and offices upwards of one thousand eight hundred square yards and measures not less than sixty-five feet across at the narrowest part and has an average width of not less than ninety feet; and

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(B) Where the buildings which form or are intended to form part of such square do not exceed three storeys in height and the inclosed space of background in such hollow square contains free of erections other than the usual one-storey wash-houses and offices upwards of one thousand four hundred square yards and measures not less than sixty-five feet across at the narrowest part;

the Dean of Guild may with the consent of the Corporation and if satisfied that the arrangements for ingress and egress drainage cleansing lighting and ventilation are adequate suitable and satisfactory grant decree for the erection in such inclosed space of background of buildings not exceeding two storeys in height on condition that such buildings shall not be used for purposes which may be injurious or offensive to the inhabitants of the surrounding or adjacent buildings No such building shall be so authorised by the Dean of Guild unless an entry not less than ten feet in width be provided leading from a street to such building.

25. Section 126 (Cost of works to be real lien) of the Act of 1900 is hereby amended by the deletion therefrom of the words after the word "unless" to the end of the section and by the insertion in place thereof of the words "notice thereof with warrant of registration has been registered in the Register of Sasines for the burgh of Glasgow or in the appropriate division of the General Register of Sasines and the keepers of the said registers shall be bound to receive and register any notice under this section signed by the town clerk or by any law agent on behalf of the Corporation."

Amendment  
of section 126  
of Act of  
1900.

26. The word "registrar" shall be read in place of the word "register" last occurring in subsection (10) of section 9 (Register of public streets) of the Act of 1900 as amended

Amendment  
of Glasgow  
Corporation  
Act 1908.

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914. and re-enacted by section 3 (Repeal of existing provisions) of the Glasgow Corporation Act 1908.

Portions of parishes of Paisley and Eastwood to cease to form part of county of Renfrew.

27. Subject to the provisions of the Local Government (Scotland) Act 1889 so much of the county of Renfrew in the parishes of Paisley and Eastwood as was annexed to the city by the Act of 1909 shall cease to be part of that county and shall form part of the county of Lanark to the same extent and effect as if this Order had been an Order under the Local Government (Scotland) Act 1889 for the alteration and adjustment of boundaries.

Extension of boundary of county of the barony and regality of Glasgow.

28. For the purposes of registration of writs in the divisions of the General Register of Sasines for Scotland the following provisions shall take effect on and after the first day of January in the year one thousand nine hundred and fifteen:—

- (A) The portion of the parish of Rutherglen annexed to the city by the Act of 1899 shall be included in and form part of the county of the barony and regality of Glasgow and shall cease to be a portion of the county of Lanark;
- (B) The portions of the parishes of Paisley and Eastwood annexed to the city by the Act of 1909 and transferred by the section of this Order of which the marginal note is "Portions of parishes of Paisley and Eastwood to cease to form part of county of Renfrew" from the county of Renfrew to the county of Lanark shall be included in and form part of the county of the barony and regality of Glasgow and shall cease to be portions of the county of Lanark; and
- (C) The portions of the parishes of Cathcart Eastwood Renfrew and New Kilpatrick annexed to the city by the Act of 1912 and transferred by section 6 ("Parts of added area to form part of the county of Lanark") of that Act from the counties of Renfrew and Dunbarton respectively to the county of Lanark shall be included in and form part of the county of the barony and regality of Glasgow and shall cease to be portions of the counties of Renfrew and Dunbarton respectively.

Saving pending actions.

29. Nothing contained in the two immediately preceding sections of this Order shall affect any action or proceeding

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

instituted raised or depending before any court civil or criminal A.D. 1914.  
previous to the date of the passing of the Act confirming this  
Order and any such action or proceeding may be proceeded  
with determined and followed forth by diligence or otherwise  
as if the Act confirming this Order had not been passed.

30.--(1) The Corporation may if they think fit grant an annual allowance not exceeding half-pay or gratuity to any of their officers or servants (other than a police constable within the meaning of the Police (Scotland) Act 1890) who may through bodily or mental infirmity duly certified by a legally qualified medical practitioner to be selected by the Corporation become permanently incapacitated for the discharge of his duty or to the widow or family of an officer or servant (other than as aforesaid) who may die whilst in the service of the Corporation.

Power to  
grant gratui-  
ties.

(2) Every such allowance or gratuity shall be paid out of the fund rate assessment or revenue on which the salary or wages of the officer or servant would have been charged or paid if he had continued in his office or service and no gratuity shall in any case exceed the amount of one month's pay for every completed year of approved service calculated on the average of the salary or wages paid for the immediately preceding five years.

(3) The powers conferred by this section shall be in addition to and not in substitution of any existing powers of the Corporation of granting allowances or gratuities Provided that the Corporation shall not grant to the same officer or servant concurrent annual allowances under their existing powers and also under the provisions of this section.

31. Notwithstanding anything contained in the Glasgow Markets Acts 1865 to 1912 the Corporation may discontinue the existing bird and dog market in the city referred to in Part III. (Markets) of the Order of 1905 without the necessity of providing accommodation for or carrying on any similar market.

Discontinu-  
ance of bird  
and dog  
market.

32.—(1) Where a stable registered in terms of Part IV. (Stables) of the Order of 1905 does not comply with the bye-laws made under the provisions of section 64 (Byelaws) subsections (2) (3) (5) and (6) of the Order of 1905 the Corporation may by notice in writing require the owner of such stable within

Amendment  
of Order of  
1905 as to  
stables.

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914. a time specified therein to comply with the provisions of such byelaws and to execute all works necessary for such compliance.

(2) If such notice be not complied with the owner may be prosecuted for breach of the said byelaws under Part IV. (Stables) of the Order of 1905 Upon conviction of the owner for breach of such byelaws the magistrate may cancel the certificate of registration for the said stable and the premises shall on the expiry of ten days from the date of such cancellation cease to be occupied or used as a stable and the Corporation shall not be required to cause a certificate of registration in respect of such premises to be issued in accordance with the provisions of section 61 (Registration to be applied for) of the Order of 1905 until such time as the requirements of the said notice and byelaws have been complied with.

Confirming agreement between Govan Town Council and London and Glasgow Engineering and Iron Shipbuilding Company.

33.—(1) The minute of agreement made between the provost magistrates and councillors of the burgh of Govan and the London and Glasgow Engineering and Iron Shipbuilding Company Limited with respect to the public right of way along the footpath on the south bank of the River Clyde from Highland Lane to Water Row and the lane or passage known as Lochheads Road in the parish of Govan and county of Lanark as set forth in the Second Schedule to this Order is hereby confirmed and all public rights of way in and over the said footpath and road are hereby extinguished.

(2) The moneys received by the Corporation under such agreement shall be applied in manner provided by subsection (1) (B) of section 42 (Provision as to Govan) of the Act of 1912.

Confirming agreement between Corporation and Fairfield Shipbuilding and Engineering Company.

34. The minute of agreement between the Corporation and the Fairfield Shipbuilding and Engineering Company Limited with respect to the public right of way along that portion of the footpath on the south bank of the River Clyde ex adverso of that company's shipbuilding yard and premises and extending from a point eighty-five yards or thereabouts west of the east building line of Holms Street to a point three hundred and twenty-six yards or thereabouts east of the prolongation of the major portion of the east building line of Holmfauld Road in the parish of Govan and county of Lanark as set forth in the Third Schedule to this Order is hereby confirmed and all public rights of way in and over the said portion of footpath are hereby extinguished.

35.—(1) The Corporation may sell lease or otherwise dispose of the whole or any part of the following footpaths on the banks of the River Clyde or of any public rights of way thereover:—

A.D. 1914.  
Closing certain footpaths.

(A) The footpath on the south bank of that river in the parish of Govan and county of Lanark extending westwards from a point on the said bank 326 yards or thereabouts east of the prolongation of the major portion of the east building line of Holmfauld Road to the point where the city boundary crosses the said footpath near Marlinford Road; and

(B) The footpath on the north bank of that river in the parish of Govan and county of Lanark lying to the east of Meadowside Street and ex adverso of the premises of the Meadowside Shipbuilding Yard belonging or reputed to belong to David and William Henderson and Company Limited for a distance of about 199 feet in length.

(2) On the completion of the sale of the whole or any part of such footpaths all public rights of way in and over such footpaths or such part thereof shall be extinguished and the persons so acquiring such footpaths or such part thereof shall be entitled to deal with the same as their absolute property.

(3) The price obtained for the footpaths and public rights of way referred to in this section and the immediately preceding section of this Order shall be carried to the credit of the Common Good Fund of the city and shall be applied at the discretion of the Corporation for any purpose to which the Common Good may competently be applied.

36. Nothing in this Order shall affect prejudicially any estate right power privilege or exemption of the Crown or shall subject to the provisions of this Order any lands buildings or works vested in or occupied by the Crown or any department of His Majesty's Government except to such extent as His Majesty or such department may voluntarily agree.

Saving for Crown property.

37. The costs charges and expenses of and incident to the preparing for obtaining and confirming this Order or otherwise in relation thereto shall be paid by the Corporation and if paid out of borrowed moneys shall be repaid out of revenue within five years from the passing of the Act confirming this Order.

Expenses of Order.

A.D. 1914.

The SCHEDULES referred to in the foregoing Order.

THE FIRST SCHEDULE.

(Referred to in the sections of this Order of which the marginal notes are "Interpretation" "Penalties for certain offences in relation to metal refiners" and "Power to enter metal refiners' premises.")

PART I.

- 3 cwts. of lead or any composite the principal ingredient of which is lead.
- 2 cwts. of copper or any composite the principal ingredient of which is copper.
- 2 cwts. of brass or any composite the principal ingredient of which is brass.
- 1 cwt. of tin or any composite the principal ingredient of which is tin.
- 1 cwt. of pewter or any composite the principal ingredient of which is pewter.
- 1 cwt. of spelter or zinc or any composite the principal ingredient of which is spelter or zinc.
- 1 cwt. of german silver or nickel silver or any composite the principal ingredient of which is german silver or nickel silver.

PART II.

FORM OF APPLICATION.

Unto the Magistrates of the City of Glasgow.

I \_\_\_\_\_ chief constable (*or as the case may be*)  
of the Glasgow Police Force hereby declare that I have reason to  
believe that stolen metal is concealed in the premises situated at  
Glasgow  
occupied by \_\_\_\_\_  
and I hereby crave a warrant to enter the said premises as provided  
by the Glasgow Corporation Order 1914.

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_\_ .

(*Signature of Applicant.*)

PART III.

A.D. 1914.

FORM OF WARRANT.

I the undersigned one of the magistrates of the city of Glasgow in respect of the foregoing application hereby grant warrant to the chief constable or any superintendent or lieutenant or inspector or sergeant or constable of the Glasgow Police Force to enter the premises set forth in the said application and to search the same for stolen metal and for the purpose of carrying out this warrant I hereby authorise the chief constable or any superintendent or lieutenant or inspector or sergeant or constable of the said police force to break open all shut and lockfast places.

Dated this                      day of                      19                      .

*(Signature of Magistrate.)*

THE SECOND SCHEDULE

(Referred to in the section of this Order of which the marginal note is "Confirming agreement between Govan Town Council and London and Glasgow Engineering and Iron Shipbuilding Company.")

Stamp.



MINUTE OF AGREEMENT between the PROVOST MAGISTRATES AND COUNCILLORS OF THE BURGH OF GOVAN (herein-after called the "first party") of the first part and the LONDON AND GLASGOW ENGINEERING AND IRON SHIPBUILDING COMPANY LIMITED Glasgow (herein-after called the "second party") of the second part.

WHEREAS the second party are shipbuilders carrying on business in Govan and have constructed a tidal basin in their shipbuilding yard for the purpose of improving the facilities for carrying on their business whereby greatly increased employment will be provided in the district and they are desirous of closing up and appropriating the public right of way over and upon the path alongside the River Clyde and the lane or passage known as Lochheads Road:

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914.

And whereas the first party are satisfied that the rights of way can in the public interest be closed and that their usefulness would be outweighed by the consideration of the public advantages to accrue to the district by the increased employment of labour resulting from the improved facilities before referred to :

And whereas the second party propose to extend their works to the west by acquiring adjacent ground :

And whereas the first party have agreed so far as they can competently do so for the burgh and on behalf of the public to the second party stopping the right of way so far as the second party have interest therein or may shortly be interested and the first party have also agreed to promote a Provisional Order or Bill as after provided :

Therefore the parties hereto agree as follows :—

First—The first party for the burgh and the public so far as they can competently do so formally consent to the stopping up of the right of way over and upon the path along the bank of the River Clyde from the public passage known as Highland Lane on the east to the public passage on and alongside of the east side of the Govan Ferry on the west and to the extinction of all public rights of way or passages over and upon the same and to the appropriation by the second party of the ground upon which the said public right of way presently exists as their sole property to be used and enjoyed by them in their said business without obligation to respect said right of way or do anything in connexion therewith but without prejudice to the rights and privileges enjoyed by the trustees of the Clyde Navigation over and upon said path of access to and in connexion with their Cross River Ferries.

Second—The first party also so far as they can competently do so formally consent to the closing up of the lane or passage known as Lochhead's Road which presently passes along the extreme western boundary of the second party's property from Main Street on the south to the bank of the River Clyde on the north and divides it from the property of Dreghorn's Trustees which the second party may shortly acquire on the west and to the extinction of all public rights of way or passage over and upon the said Lochheads Road and to the appropriation by the second party of the solum of the said road.

Third—The first party shall grant such deeds to give effect to this agreement as the second party may reasonably require but at their cost.

Fourth—In consideration of the obligations herein undertaken by the first party the second party shall pay to the first party the sum of six thousand pounds sterling (which sum has been agreed on as the value of the concessions made to the second party as valued by



[4 & 5 GEO. 5.]      *Glasgow Corporation Order*      [Ch. clxxviii.]  
*Confirmation Act, 1914.*

a valuator appointed by the first party) on the execution of these presents which sum shall bear interest at the rate of five per cent. per annum until paid. A.D. 1914.

Fifth—The first party shall when required by the second party to do so or when they themselves so resolve promote and do their best to have passed a Provisional Order under the Private Legislation Procedure (Scotland) Act by application to the Secretary for Scotland to give legislative sanction to this agreement which is intended to be scheduled to and confirmed by said Order and to extinguish said rights of way in favour of the second party. In the event of the Secretary for Scotland refusing to grant such Order or of Parliament refusing to confirm the same or of the Secretary for Scotland or of Parliament making provisions or stipulations materially affecting the terms of this agreement either party may resile therefrom and the second party may require repayment of said six thousand pounds with interest at two and a half per cent.

Sixth—The expenses of these presents shall be borne mutually by the first and second parties and the expenses of applying for the Provisional Order referred to in Article five shall be wholly borne by the first party; and

Lastly—Should any question arise between the parties as to the materiality of any provision or stipulation made by Parliament or the Secretary for Scotland affecting this agreement or as to the true intent or meaning of these presents or the deed or deeds to follow hereon or as to any matters whatsoever arising out of or connected with the said agreement the same are hereby referred to the amicable decision of an arbiter to be named by the sheriff of Lanarkshire on the application of either of the parties hereto and both parties consent to the registration hereof for preservation and execution.

In witness whereof these presents type-written by Emily Hall Innes typist in the town clerk's office Govan are subscribed by the parties hereto as follows videlicet By James Reid and David Johnstone Smith two of the directors and Richard Hughes secretary of the said firm the London and Glasgow Engineering and Iron Shipbuilding Company Limited Glasgow all at Glasgow upon the seventh day of May nineteen hundred and twelve (the common seal of the said company being adhibited hereto) before these witnesses Matthew Shearer bookkeeper and Alexander Gray assistant secretary both in the service of the said company and for and on behalf of the said provost magistrates and councillors of the burgh of Govan by David Pollock McKechnie provost and James Adamson Houston town clerk of said burgh (the common seal of the burgh being adhibited hereto) at a meeting of the town council held at Govan upon the thirteenth day of May

[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914.

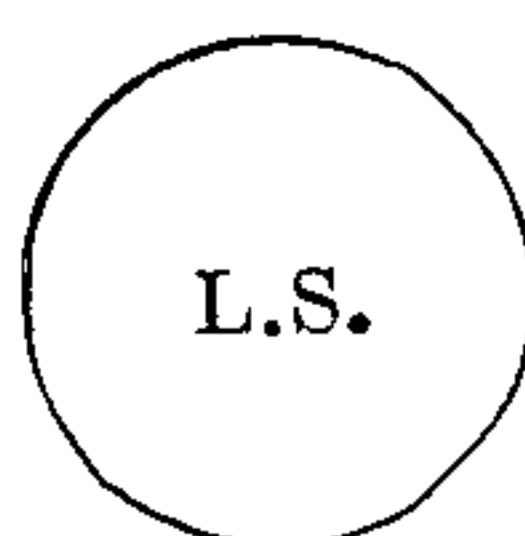
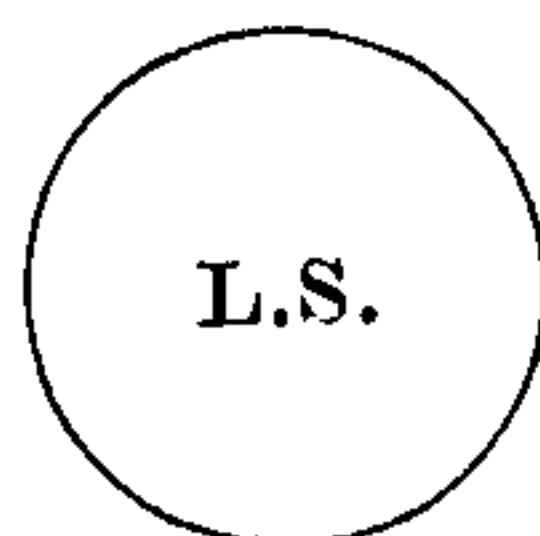
nineteen hundred and twelve before these witnesses Hamilton Marr and William Alexander Dunbar both clerks in the town clerk's office Govan.

H. MARR  
Witness.

W. A. DUNBAR  
Witness.

MATTHEW SHEARER  
Witness.

ALEXANDER GRAY  
Witness.



DAVID P. McKECHNIE  
Provost.

J. A. HOUSTON  
Town Clerk.

JAMES REID  
Director.

D. JOHNSTONE SMITH  
Director.

RICHD. HUGHES  
Secretary.

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THE THIRD SCHEDULE.

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Stamp.

(Referred to in the section of this Order of which the marginal note is "Confirming agreement between Corporation and Fairfield Shipbuilding and Engineering Company.")

A circular stamp containing the text "Ten Shillings." in the center.

Ten  
Shillings.

MINUTE of AGREEMENT between the CORPORATION OF THE CITY OF GLASGOW (herein-after called "the first party") of the first part and the FAIRFIELD SHIPBUILDING AND ENGINEERING COMPANY LIMITED Glasgow (herein-after called "the second party") of the second part.

WHEREAS the second party are shipbuilders and engineers carrying on business in Glasgow and have constructed a tidal basin in their shipbuilding yard at Govan for the purpose of improving the facilities for carrying on their business whereby greatly increased employment will be provided in the district and they are desirous of closing up and appropriating the public right of way over and upon the path along the south bank of the River Clyde within the burgh of Glasgow so far as the said right of way is ex adverso the property belonging to them :

And whereas the first party are satisfied that the said right of way can in the public interest be closed and that its usefulness would be outweighed by the consideration of the public advantage to accrue to the district by the increased employment of labour resulting from the improved facilities before referred to :

And whereas the first party have agreed so far as they can competently do so for the burgh and on behalf of the public to the second

[4 & 5 GEO. 5.] *Glasgow Corporation Order* [Ch. clxxviii.]  
*Confirmation Act, 1914.*

party stopping up of the said right of way so far as they have interest therein and the first party have also agreed to promote a Provisional Order as herein-after provided: A.D. 1914.

Therefore the parties hereto agree as follows videlicet:—

First—The first party for the burgh and the public so far as they can competently do so formally consent to the stopping up of the right of way over and upon the path along the south bank of the River Clyde so far as ex adverso the property of the second party commencing at a point 85 yards or thereby west of the east building line of Holms Street and terminating at a point 326 yards or thereby east of the prolongation of the major portion of the east building line of Holmfauld Road being a distance of 857 yards or thereby and to the extinction of all public right of way or passage over and upon the same and to the appropriation by the second party of the ground upon which the said portion of the said public right of way presently exists as their sole property to be used and enjoyed by them in their said business without obligation to respect said right of way or to do anything in connexion therewith but without prejudice to the rights and privileges (if any) enjoyed by the trustees of the Clyde Navigation in connexion with their cross river ferries.

Second—In consideration of the obligations herein undertaken by the first party the second party shall as at the date of their execution of this agreement pay to the first party the sum of 5,000*l.* sterling (which sum has been agreed upon as the value of the concession made to the second party as valued by a valuator appointed by the first party) with interest thereon at the rate of five per centum per annum from the said date till paid.

Third—The first party shall insert in one or other of the two draft Provisional Orders for which application is to be made by them to the Secretary for Scotland in December next under the Private Legislation Procedure (Scotland) Act 1899 a clause to give legislative sanction to this agreement which is intended to be scheduled to and confirmed by said Order and to extinguish the said right of way in favour of the second party. In the event of the Secretary for Scotland refusing to grant the Order to which this agreement is scheduled or of Parliament refusing to confirm the said Order or of the Secretary for Scotland or Parliament making provisions or stipulations materially affecting the terms of this agreement either party may resile therefrom and the second party may require repayment from the first party of the said sum of 5,000*l.* sterling with interest thereon at the rate of two and one-half per centum per annum.

Fourth—The expense of this agreement shall be borne mutually by the first and second parties and the expense of applying for the said Order shall be borne wholly by the first party.

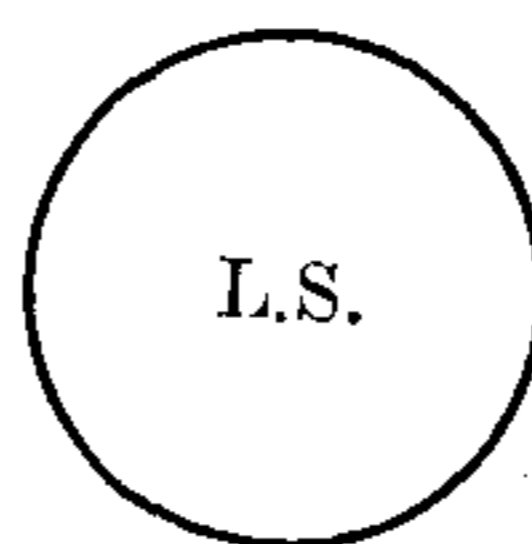
[Ch. clxxviii.] *Glasgow Corporation Order* [4 & 5 GEO. 5.]  
*Confirmation Act, 1914.*

A.D. 1914.

Fifth—Should any question arise between the said parties as to the materiality of any provision or stipulation made by Parliament or the Secretary for Scotland affecting this agreement or as to the intent or meaning thereof or as to any matters whatsoever connected therewith the same are hereby referred to the amicable decision of an arbiter to be named by the sheriff of Lanarkshire on the application of either of the parties hereto And both parties hereto consent to the registration hereof for preservation and execution.

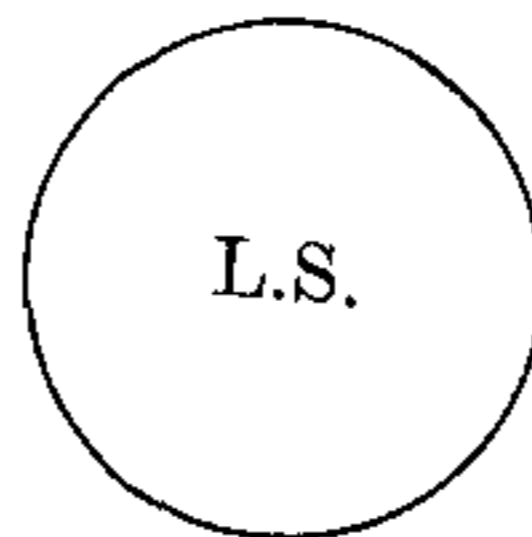
In witness whereof these presents written on this and the preceding page by Angus Macdonald Tulley clerk in the town clerk's office Glasgow are subscribed by the parties hereto as follows videlicet:—By Alexander Gracie and Alexander Whitehead Sampson two of the directors and George Strachan secretary of the said company all at Glasgow on the twenty-first day of October in the year one thousand nine hundred and thirteen (the common seal of the said company being adhibited hereto) before these witnesses John Ramsay Maclaine and John Brodie both clerks in the employment of the said company and by Alexander Bryce Kirkpatrick and Robert Graham two members of the said Corporation and by John Lindsay town clerk of said city on behalf of the said Corporation and sealed with the seal of the said Corporation all at Glasgow on the twenty-third day of October and year last mentioned before these witnesses Robert Crawford and Hamilton Marr both clerks in the town clerk's office Glasgow.

R. CRAWFORD Witness.  
H. MARR Witness.



ALEX. B. KIRKPATRICK.  
ROBERT GRAHAM.  
J. LINDSAY.

JOHN R. MACLAINE Witness.  
JOHN BRODIE Witness.



ALEX. GRACIE Director.  
A. W. SAMPSON Director.  
G. STRACHAN Secretary.

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