



CHAPTER cxxvii.

An Act to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1899 relating to Glasgow Corporation. A.D. 1905.
[4th August 1905:]

WHEREAS 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 1905. Short title.

A. D. 1905.

SCHEDULE.

GLASGOW CORPORATION.

Provisional Order to extend the Boundaries of the city of Glasgow to authorise the transfer to the Corporation of the Bazaar the Cheese Market the Clothes Market and the Bird and Dog Market and to authorise the Corporation to charge Market Rents Rates and Tolls thereat to authorise the Corporation to register Stables to amend the Glasgow Police Acts 1866 to 1904 to increase certain Police Assessments to authorise the Corporation to borrow money for the purposes of the Order and for other purposes.

WHEREAS the Police Burgh of Kinning Park adjoins the city and Royal burgh of Glasgow (herein-after referred to as "the city") and the town council of the Burgh of Kinning Park have applied to the Corporation of the city (herein-after referred to as "the Corporation") for the incorporation of that burgh with the city and it is expedient that the boundaries of the city should be extended so as to include that burgh:

And whereas the bazaar the cheese market the clothes market and the bird and dog market (herein-after referred to as "the transferred markets") constitute a portion of the Common Good Fund and property of the city and whereas the Corporation also own other markets in the city which are managed by them under the Glasgow Corporation Markets Acts 1865 to 1904 and it is expedient and will be for the public advantage that the transferred markets should form part of the market undertaking of the Corporation under those Acts:

And whereas it is expedient that the Corporation should be authorised to borrow money for the payment to the said Common Good Fund and property of the purchase-price of the transferred markets and for the purpose of enlarging extending and improving those markets:

And whereas many of the stables in the city are in an insanitary condition and badly constructed and ventilated and are

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dangerous to the health of horses and other animals kept therein and to the health of the community and it is expedient that the Corporation should be authorised to keep a register of and to inspect all stables within the city and to require such stables to be registered in terms of the provisions of this Order and to be constructed and kept in accordance with byelaws to be made by the Corporation:

And whereas it is expedient that the other powers in this Order mentioned with reference to the registering and inspecting of stables should be conferred on the Corporation:

And whereas it is expedient that further provision should be made for the recovery by the Corporation of their assessments rates rents and charges in arrear and that the Corporation should be authorised to levy increased assessments for police purposes and that the agreement between the Corporation and the county council of the County of Renfrew and the First or Upper District Committee of that county with reference to sewage works set forth in the Fourth Schedule to this Order should be confirmed and that the Corporation should be authorised to borrow further moneys for the purposes of that agreement:

And whereas the Corporation under the provisions of the Glasgow Corporation Gas Acts 1869 to 1902 were authorised to borrow various sums of money amounting in the whole to three million two hundred thousand pounds and these borrowing powers have become exhausted by the application with the sanction of the Secretary for Scotland of one million four hundred thousand pounds of the said sum for the purposes of the electricity undertaking of the Corporation and by the expenditure already involved in connection with the gas undertaking of the Corporation and the erection of the first section of the new Provan Gasworks. And whereas it is expedient that the Corporation should be authorised to borrow further moneys for the purpose of completing that section of the said works for the erection of the remaining sections thereof for laying additional mains and for other purposes in connection with the gas undertaking of the Corporation:

And whereas for the other purposes of this Order it is expedient that the Corporation should be authorised to raise further moneys:

A.D. 1905. And whereas it is expedient that certain of the Acts and Orders relating to the city should be repealed or amended as by this Order provided including the sections and portions of sections of the said Acts and Orders specified in the First Schedule to this Order :

And whereas it is expedient that the other powers in this Order contained should be conferred upon the Corporation :

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 :—

Short title
and citations. 1. This Order may be cited as the Glasgow Corporation Order 1905.

This Order and the Glasgow Corporation Markets Acts 1865 to 1904 may be cited together as the Glasgow Corporation Markets Acts 1865 to 1905.

This Order and the Glasgow Police Acts 1866 to 1904 may be cited together as the Glasgow Police Acts 1866 to 1905.

This Order and the Glasgow Sewage Acts 1891 to 1904 may be cited together as the Glasgow Sewage Acts 1891 to 1905.

This Order and the Glasgow Corporation Waterworks Acts 1855 to 1902 may be cited together as the Glasgow Corporation Waterworks Acts 1855 to 1905.

This Order and the Glasgow Corporation Gas Acts 1869 to 1902 may be cited together as the Glasgow Corporation Gas Acts 1869 to 1905.

This Order and the Glasgow Corporation Parks Acts 1878 to 1903 may be cited together as the Glasgow Corporation Parks Acts 1878 to 1905.

This Order and the Glasgow Corporation Acts 1855 to 1904 and any other Order or Act passed during the present session of Parliament relating to the Corporation may be cited together as the Glasgow Corporation Acts 1855 to 1905.

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

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- Part I.—Preliminary.
- Part II.—Extension of Boundaries.
- Part III.—Markets.
- Part IV.—Stables.
- Part V.—Police.
- Part VI.—Gas.
- Part VII.—Parks.
- Part VIII.—Water.
- Part IX.—Miscellaneous.

Order
divided into
Parts.

PART I.

PRELIMINARY.

3. In this Order the following words and expressions have the meanings hereby assigned to them :—

Interpreta-
tion.

- “The existing city” means the city and Royal burgh of Glasgow existing immediately prior to the annexation provided by this Order ;
- “The city” means the existing city as extended by this Order ;
- “The Corporation” means the Corporation of the existing city or of the city as the case may be ;
- “The town clerk” means the town clerk of the city ;
- “The sheriff” means the sheriff of the county of Lanark ;
- “The added area” means the area lands and territory of the police burgh of Kinning Park herein-after described ;
- “The town council” means the town council of the added area ;
- “The Act of 1866” means the Glasgow Police Act 1866 ;
- “The Police Acts” means the Glasgow Police Acts 1866 to 1904 ;
- “The Loans Act” means the Glasgow Corporation Loans Act 1883 and any Act amending the same ;
- “The loans fund” means the loans fund provided by the Loans Act ;
- “The Sewage Acts” means the Glasgow Sewage Acts 1891 to 1904 ;

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- “Sewage purposes” means the carrying into execution the provisions of the Police Acts and of the Public Health (Scotland) Act 1897 and any Act amending the same with respect to sewage purification and the treatment and disposal of sewage or the products thereof;
- “Police purposes” means any purposes of the Police Acts except sewage purposes;
- “The Act of 1891” means the City of Glasgow Act 1891;
- “The Election Acts” means the Acts in force for the time being relating to the registration of parliamentary and municipal voters and the election of town councillors for the city;
- “The Valuation Acts” means the Lands Valuation (Scotland) Act 1854 and any Act amending the same;
- “Office” includes any place situation or employment;
- “The Markets Acts” means the Glasgow Corporation Markets Acts 1865 to 1904;
- “The Diseases of Animals Acts” means the Diseases of Animals Acts 1894 to 1903 and any Act amending the same;
- “The bazaar” means the bazaar or market now situate in Candleriggs Ingram Street Bell Street Albion Street and Walls Street in the city for the sale of fruits vegetables and flowers;
- “The cheese market” means the market now situate in Albion Street in the city for the sale of cheese;
- “The clothes market” means the market now situate in Greendyke Street and Lanark Street in the city for the sale of clothes;
- “The bird and dog market” means the market now situate in Jail Square in the city for the sale of birds dogs and other animals;
- “The transferred markets” means the bazaar the cheese market the clothes market and the bird and dog market and the shops and other premises connected therewith.

PART II.

A.D. 1905.

EXTENSION OF BOUNDARIES.

4. This Part of this Order shall except as herein-after provided come into operation on the first Tuesday of November one thousand nine hundred and five (which date is herein-after referred to as "the annexation").

Commence-
ment of this
Part of
Order.

5. The city shall comprehend in addition to the area lands and territory embraced within the existing city the added area (that is to say):—

Annexation
of Kinning
Park to city.

The police burgh of Kinning Park as defined on the Ordnance Survey maps on the scale of $\frac{1}{5000}$ being 10.56 feet to one statute mile surveyed in 1893-4 and numbered VI. 10-17 22 and 23 and VI. 14-1 2 3 6 7 and 8:

Provided always that the rules prescribed by section 5 (Boundaries of cities burghs and towns—Rules for the construction of the descriptions contained in the Schedule (M)) of the Representation of the People (Scotland) Act 1832 shall be observed and receive effect with reference to the boundaries as defined on the said Ordnance Survey maps.

6. A map of the city signed by the Secretary for Scotland shall within one month after the passing of the Act confirming this Order be deposited with the town clerk and five similar maps so signed shall be respectively deposited in the office at Glasgow of the sheriff clerk of the county of Lanark in the office of the Secretary for Scotland in the office of the Board of Agriculture and Fisheries in the office of the Clerk of the Parliaments House of Lords and in the Private Bill Office House of Commons.

Deposit of
map.

7. For all purposes other than for the purposes of Parliamentary elections the added area shall subject to the provisions of this Order be incorporated with and form part of the city and the county of the city of Glasgow and be disjoined from the county of Lanark.

Added area
to form part
of city and
county of
Glasgow.

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Added area
to form a
municipal
ward.

8. The added area shall form a separate and additional municipal ward of the city to be called the Kinning Park Ward and be numbered twenty-six. Provided that if and when there is a redistribution of the municipal wards of the city and if the added area is not retained as a separate municipal ward the ward of which the added area or a portion thereof is to form a part shall be called the Kinning Park Ward.

Number of
councillors.

9. The number of councillors for the Kinning Park Ward shall be three and the total number of councillors for the city shall be increased accordingly and section 18 (Dean of Guild and Deacon Convener to be members of council) of the Act of 1891 shall be read and have effect as if the word "eighty" were substituted for the word "seventy-seven" therein.

Election of
councillors.

10. On the first Tuesday of November one thousand nine hundred and five being the day appointed for the annual election of councillors for the city the electors for the Kinning Park Ward shall elect from among the persons qualified to be councillors the three councillors to be elected at that time and such first election and all succeeding elections of councillors in that ward shall be conducted in all respects in the manner directed by the Election Acts so far as those Acts are applicable to the city.

Qualification
of electors.

11. The right of electing the councillors for the Kinning Park Ward shall be in and belong to all such persons as have or shall have within that ward the qualifications for voting at municipal elections specified and described in the Election Acts.

Procedure
for first
election.

12. For the purpose of the first election of councillors for the Kinning Park Ward the added area shall notwithstanding anything in this Part of this Order contained be deemed to be a part of the city for making up the valuation roll and the register of voters and for all proceedings that require to be taken in connection with such election prior to the date of the election.

Sheriff may
vary pro-
cedure for
first election.

13. In the event of circumstances arising in connection with the first election of councillors for the Kinning Park Ward which may render it necessary or expedient to vary any date prescribed by or in pursuance of the provisions of the Election Acts or this Order or any other matter arising thereunder the sheriff may on the application of the town clerk sanction such variance or such procedure as shall in his judgment be best fitted to meet the circumstances of the case and the whole procedure following upon such sanction shall be valid and unchallengeable.

14. The assessor for the city under the Valuation Acts at the same time as he makes up the valuation roll for the existing city for the year from and after the term of Whitsunday immediately previous to the annexation shall make up a valuation roll for the added area and the same procedure or as near thereto as circumstances admit shall be applicable and be followed in reference to such roll as is provided by the said Acts in relation to the said roll for the existing city and the said valuation roll for the added area together with the valuation roll for the added area for the said year made up by the assessor of railways and canals under the Valuation Acts shall be the valuation roll for the added area under the said Acts and all other Acts general or local. Provided that so long as it shall be necessary to include the lands and heritages in the added area within the county of Renfrew for the purposes of the Election Acts so far as relating to the registration of parliamentary voters for that county the assessor for the city shall in matters relating to the registration of such voters give to the assessor for the said county access to and the use within the office of the assessor for the city of all books and schedules necessary to enable him to make up his list of county voters for the added area.

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Valuation
roll.

15. The assessor for the city under the Election Acts at the same time as he makes up for the existing city for the year from the thirty-first day of October after the passing of the Act confirming this Order the register of voters for Members of Parliament and the register and lists of voters for municipal elections in the existing city shall make out a list of all persons in the added area who shall be entitled to vote in the election of councillors for the added area and the same procedure or as near thereto as circumstances admit shall be applicable and be followed in reference to such list as is provided by the said Acts in relation to the said register of voters for Members of Parliament and the said register and lists of voters for municipal elections. And on such list being completed and lodged with the town clerk he shall sign the same and it shall be the list on which the said first election shall be conducted and the list on which the nominations of councillors at that election shall be made. And the last-mentioned list and the said registers and lists of voters for the existing city shall together form the list or roll of persons entitled to vote at the next ensuing municipal election for the city. And in order to enable him to make up the said list for the added area the assessor for the

Register of
voters.

[Ch. cxxvii.] *Glasgow Corporation Order* [5 EDW. 7.]
Confirmation Act, 1905.

A.D. 1905. city shall be entitled to access to the books and schedules of the assessor for the county of Renfrew so far as they relate to the added area and that assessor shall give the assessor for the city all necessary and reasonable facilities for that purpose.

Trusts
vested in
Corporation.

16. All mortifications endowments trusts charitable bequests or other grants held or administered by the town council or any of the magistrates councillors or office bearers thereof as such shall subject to the liabilities to which the same are legally subject be vested in held and administered by the Corporation or by the magistrates councillors or office bearers of the city or by so many of their number to be chosen by them for that purpose as are appointed by the acts or deeds under which such mortifications endowments trusts bequests or other grants are constituted for the purposes and with the rights powers and authority and subject to all the conditions and provisions under and upon which the same were conveyed granted or settled.

Jurisdictions
extended
over added
area.

17. The Corporation the lord provost the magistrates the judges in the police courts and the dean of guild of the existing city and their respective courts shall have possess and exercise the same jurisdictions rights and authorities and powers of assessment respectively in and over the city and over the inhabitants thereof as they and their respective courts have possess and exercise in their several characters and capacities within the existing city and that whether at common law or by statute.

Officers in
existing
city.

18. The several officers of the Corporation shall have possess and exercise in their several characters and capacities the same powers rights and authorities in and over the city as they have possess and exercise in their several characters and capacities within the existing city and that whether at common law or by statute but without prejudice to the right of the Corporation to make such arrangements in regard to the said officers and their respective duties as they may at present make with reference to the officers of the existing city.

Separate
jurisdictions
to cease.

19. Subject to the provisions of this Order and in so far as necessary to give full effect thereto all separate magistracies councils commissions authorities and jurisdictions within the added area shall cease and determine Provided that all actions or processes in dependence before the courts of such jurisdictions other than the Dean of Guild Court shall be adjudged and disposed of

by the courts of the city to whom all such actions and processes shall according to the subject-matter thereof by virtue of this Order be transferred.

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20. The lands buildings sewers lamps lamp posts pipes mains plant and all other property assets and powers of every description vested in held by or due or belonging to the town council shall by virtue of this Order be transferred to and vested in be held by and be due and belong to the Corporation and shall form part of the property and assets of the Corporation for all the estate and interest therein of the town council and shall be received held and enjoyed by the Corporation accordingly and the powers duties and liabilities of the town council shall by virtue of this Order be transferred and attach to the Corporation and shall form part of the powers duties and liabilities of the Corporation and be enjoyed exercised paid discharged and performed by them Provided that the Corporation shall determine any question which shall arise as to the department of the Corporation to which any part of such property ought to belong and any question as to the fund of the Corporation out of which such liabilities and obligations shall be defrayed.

Transfer of
property and
liabilities.

21. All rates and assessments which shall have been levied by the town council by virtue of any Act in operation within the added area and remaining unpaid together with all arrears and costs and all debts expenses and penalties incurred and due by any person to the town council shall be recoverable by the Corporation in accordance with the practice obtaining within the existing city.

Recovery of
rates debts
and penal-
ties.

22. All books and documents kept by the town council shall belong and be transferred to the Corporation and in so far as they would at the annexation be receivable in evidence shall be admitted as evidence in all courts and proceedings notwithstanding the cesser of the powers rights and jurisdictions of the town council.

Books to be
evidence.

23. The public and general or local and personal Acts affecting the existing city shall be exercised over and be applicable to the city.

Application
of general
and local
Acts.

24. Section 3 (Special provisions affecting Glasgow (Kinning Park) Order) of the Electric Lighting Orders Confirmation (No. 5) Act 1902 and the Glasgow (Kinning Park) Electric Lighting Order 1902 scheduled to and confirmed by that Act are hereby repealed.

Repeal of
Glasgow
(Kinning
Park) Elec-
tric Lighting
Order.

A.D. 1905.

Transfer of
roads streets
and foot-
paths.

25.—(1) All roads highways streets footpaths lanes and courts in the added area vested in the town council shall by virtue of this Order be transferred to and vested in the Corporation and shall be subject to the provisions of the Police Acts.

(2) All roads and streets in the added area which the town council have taken over or by minute have agreed to take over and maintain as public roads and streets shall be entered in the register of public streets of the city and shall thereafter be maintained by the Corporation as public streets subject to the provisions of the Police Acts.

(3) All footpaths in the added area which the town council by minute have taken over or agreed to take over and maintain shall be taken over and maintained by the Corporation.

(4) Section 315 of the Act of 1866 shall not apply to any road or street in the added area.

(5) Wherever the town council shall have required any private street in the added area to be freed from obstruction levelled paved or causewayed or flagged and channelled in terms of the Burgh Police (Scotland) Acts 1892 to 1903 or have themselves taken steps for that purpose the Corporation may take up prosecute and complete the proceedings authorised by and commenced under those Acts in the same way and to the same extent as the town council might have done.

Deductions
from assess-
ments for
limited
period.

26. The Corporation shall impose and levy upon all lands and heritages in the added area the same rates and assessments as they impose and levy in the existing city and sub-section (4) of section 36 (Special provisions with respect to Kinning Park) of the Glasgow Corporation (Sewage &c.) Act 1898 is hereby repealed Provided that during the period of five years from and after the term of Whitsunday immediately preceding the annexation a deduction of ten per centum per annum shall be made from such rates and assessments on the lands and heritages in the added area but such deduction shall not apply to rates and charges leviabie under the Glasgow Corporation Waterworks Acts 1855 to 1902 or to the assessments chargeable under the Police Acts for cleansing and lighting private streets and courts and lighting common stairs.

Levying
assessments
&c.

27. The Corporation at the same time as they impose and levy upon all lands and heritages in the existing city the rates and assessments for the year from and after the term of Whitsunday

immediately preceding the annexation shall impose and levy the rates and assessments to be charged in the added area for that year and the Corporation shall issue such notices and adopt such proceedings as may be necessary for that purpose and except as herein-after provided no assessing authority other than the Corporation shall impose or levy assessments for that year in the added area.

A.D. 1905.
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28.—(1) For the period between the term of Whitsunday immediately preceding the annexation and the annexation the Corporation shall pay to the county council of the county of Lanark a sum equal to one-half of the amount which would have been realised by the said county council from the rates and assessments imposed by them upon lands and heritages within the added area had the Act confirming this Order not been passed and the Corporation shall allocate the sum so paid over to the said county council against the several assessments imposed by them in their several capacities in such proportions as they shall determine.

Payments to
Lanarkshire
County
Council.

(2) The Corporation shall on the fifteenth day of May one thousand nine hundred and six pay to the county council of the county of Lanark the sum of one thousand five hundred pounds which sum shall be accepted by the said county council as in full satisfaction of all claims competent to them and not otherwise provided for in this section and also as in full of all and every claim for compensation by officers or servants of the said county council (excepting always the present county clerk of the said county and the present collector of consolidated county rates for the Lower Ward collection district of the said county) in respect of loss or diminution of salaries or emoluments consequent upon the annexation to the city of the added area with interest at the rate of five pounds per centum per annum from the date of payment above specified until paid which sum mentioned in this sub-section shall be applied by the said county council for behoof of the county in such manner as they may appoint. On payment of the said sum to the said county council the Corporation shall be freed and discharged of all claims in this sub-section referred to except as herein-before in this sub-section provided.

29. The Corporation shall on the fifteenth day of May one thousand nine hundred and six and annually thereafter on the fifteenth day of May so long as the added area shall continue to be part of the county of Renfrew for the purposes of parliamentary

Payment to
Renfrew-
shire County
Council.

A.D.:1905. elections pay to the county council of the said county such proportion of the expenses payable by them for the registration of parliamentary voters in the added area as the number of such voters registered yearly in the added area shall bear to the total number of parliamentary voters registered yearly in the division of the said county in which the added area is situated.

Portion of
Shields Road
to be paved.

30. The Corporation shall within five years from the annexation pave with square dressed sets for a width of eighteen feet a part of the roadway of that portion of Shields Road between Shields Station and Scotland Street in so far as not already paved.

Burgh build-
ings halls
baths and
library.

31. The Corporation shall maintain in the added area the buildings at present known as the Burgh Buildings Public Halls Public Baths and Library and those buildings shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation.

Recreation
ground.

32. The Corporation shall if they can do so on terms which they consider reasonable acquire a suitable piece of ground in the added area to be used as a recreation ground for children subject to such regulations and conditions as may be made by the Corporation.

Washhouses
lighting and
lavatory.

33. The Corporation shall within five years from the annexation (1) construct and thereafter maintain one public washhouse in the added area (2) light the public streets in the added area in a like manner to streets of similar character in the existing city and (3) construct and thereafter maintain one underground public lavatory in the added area.

Officers and
servants.

34. The several officers or servants of the town council who perform any duties in respect of business transferred to the Corporation by or in pursuance of this Part of this Order shall unless and until otherwise determined by the Corporation continue to discharge their respective duties as officers or servants of the Corporation Provided that—

(1) Any constable belonging to the police force of the added area shall become a constable of the city:

(2) The Corporation may distribute the business to be performed by the said officers or servants in such manner as they may think expedient and every such officer or servant shall perform such duties in relation to that business as may be directed by the Corporation but

if the duties of any such officer or servant can only be regulated subject to the consent of some specified authority other than the town council such consent shall be obtained before any change in his duties is directed by the Corporation :

- (3) The Corporation may abolish the office of any such officer or servant whose office they may deem unnecessary but such officer or servant shall be entitled to compensation under this Part of this Order :
- (4) If any such officer or servant can only be removed from office with the consent of some specified authority other than the town council such consent shall be obtained before such officer or servant is so removed unless such officer or servant otherwise agrees with the Corporation :
- (5) The said officers and servants so transferred to the Corporation shall hold their offices by the same tenure and upon the same terms and conditions as if the Act confirming this Order had not been passed and while performing the same duties shall receive not less salaries or remuneration and be entitled to not less pension (if any) than they would have been entitled to claim and receive if the Act confirming this Order had not been passed.

35. Except as in this Order otherwise provided—

- (1) Every officer declared by this Part of this Order to be entitled to compensation and every other officer who by virtue of anything done in pursuance of or in consequence of this Part of this Order suffers any direct pecuniary loss by abolition of office or by diminution or loss of salary or fees shall be entitled to have compensation paid to him for such loss by the Corporation regard being had to the conditions on which the appointment was made to the nature of his office to the duration of his service and to any additional emoluments which he acquires by virtue of anything done in pursuance of or in consequence of this Part of this Order and to the emoluments which he might have acquired if he had not refused to accept any office offered by the Corporation and

Compensa-
tion to
officers.

A.D. 1905.

to all other circumstances of the case and the compensation shall not exceed the amount which under the Acts and Rules relating to His Majesty's Civil Service is paid to a person on abolition of office :

- (2) Every person who is entitled to compensation as before provided shall deliver to the Corporation a claim under his hand setting forth the whole amount received and expended by him or his predecessors in office in every year during the period of five years immediately preceding the annexation on account of the emoluments for which he claims compensation distinguishing the offices in respect of which the same have been received and accompanied by a statutory declaration that the same is a true statement according to the best of his knowledge information and belief Provided that it shall not be competent for any person to make any claim for compensation on the expiration of two years after the annexation :
- (3) Such statement shall be submitted to the Corporation who forthwith shall take the same into consideration assess the just amount of compensation (if any) and inform the claimant of their decision :
- (4) If any claimant is aggrieved by the decision of the Corporation on his application for compensation or if not less than one-third of the members of the Corporation subscribe a protest against the amount of the compensation as being excessive the claimant or any subscriber to such protest as the case may be may within three months after such decision appeal to the Secretary for Scotland who shall after such inquiry as he shall think proper consider the case and determine whether any compensation and if so what amount ought to be granted to the claimant and such determination shall be final :
- (5) If any claimant is required by the Corporation so to do he shall attend at a meeting of the Corporation and answer upon oath (which the chairman at the meeting may administer) all questions touching the matter set forth in the claim and shall produce all books papers and documents in his possession or under his control relating to such claim :

(6) The sum granted as compensation to any claimant shall be payable on the expiration of three months after the date of the decision of the Corporation granting the compensation or in case of appeal to the Secretary for Scotland within fourteen days of the receipt by the Corporation of his determination and shall be a debt due from the Corporation and may be enforced accordingly in like manner as if the Corporation had entered into a bond to pay the same: A.D. 1905.

(7) If any claimant receiving compensation is appointed to any office under the Corporation or if by virtue of this Part of this Order or anything done in pursuance or in consequence thereof he receives any increase of emoluments of the office held by him he shall not while receiving the emoluments of that office receive compensation to a greater amount if any than with the emoluments of the said office is equal to the emoluments for which compensation was granted to him and if the emoluments of the office he holds are equal to or greater than the emoluments for which compensation was granted his compensation shall be suspended while he holds such office.

36. The Corporation may borrow for the purpose of this Part of this Order and in the manner authorised by the Police Acts or by the Loans Act such sum (not exceeding in the whole the amount of the debts and obligations of the Town Council which by this Order they are required to take over and pay and also of such expenditure as may be necessary to put the added area in a satisfactory condition as regards police and sanitary appliances and for the exercise of any of the powers by this Part of this Order conferred on them) as may be ascertained and determined by the Secretary for Scotland by a certificate under his hand and the amount so ascertained and determined shall be dealt with and regarded as if such amount were specified in this section as the amount hereby authorised to be borrowed. The Corporation may again borrow any sums which may be repaid by them by other means than by the sinking funds provided by this Part of this Order or out of the proceeds of the sale of lands or other receipts of the nature of capital other than borrowed money and any moneys so re-borrowed by them shall be deemed to have been

Borrowing
powers.

A.D. 1905. — borrowed under the powers and for the purposes of the Police Acts and this Part of this Order and shall form part of the moneys authorised to be borrowed under the Police Acts and this Part of this Order and the maximum amount which may be borrowed under the Police Acts is hereby increased accordingly.

Sinking funds.

37. The Corporation shall during the year ending the thirty-first day of May one thousand nine hundred and seven and annually thereafter set apart out of the revenue received by them under the Police Acts and this Part of this Order and pay into the Loans Fund sinking funds at the several rates applicable under the Police Acts to the respective purposes for which the money has been borrowed and in no case less than two pounds ten shillings per centum on the amounts borrowed by them under the authority of this Part of this Order as at the thirty-first day of May preceding and not paid off by other means than by sinking fund. The Corporation shall apply such sinking funds in repayment of the amounts so borrowed.

Assessments.

38. The assessments authorised by the Police Acts and the Act of 1891 shall extend and apply to the money which the Corporation by this Part of this Order are authorised to borrow.

39. Nothing in this Part of this Order shall affect—

Teinds not affected.

(a) The teinds payable out of the lands situated within the city or the rights privileges and emoluments of the ministers kirk sessions schoolmasters and session clerks of the parishes within the same or the parish councils of the said parishes ;

Parish council not affected.

(b) The settlement of the poor and their consequent right to claim relief the power to impose rates or assessments for their relief and the mode of laying on levying distributing or managing poors rates or assessments ; or

Tenures and records not affected.

(c) 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.

County councils' assessments.

40. Nothing in this Part of this Order shall prejudice or interfere with the rights and powers of the county councils of the counties of Lanark and Renfrew respectively to recover all

arrears of assessment imposed by and due to them or either of them in respect of subjects within the added area for any year prior to Whitsunday one thousand nine hundred and five. A.D. 1905.

41. Nothing in this Part of this Order shall prejudice or affect any securities granted before the annexation by the town council on the credit of any property belonging to them and by this Order transferred to the Corporation or of any rate legally leviable within the added area and all such securities as well as all unsecured debts liabilities and obligations incurred by the town council in the exercise of any powers or in relation to any property by this Order transferred to the Corporation shall be discharged paid and satisfied by the Corporation. Existing securities and debts.

42.—(1) No action arbitration prosecution or proceeding commenced pending or existing by or against the town council in relation to any powers duties liabilities or property by this Part of this Order transferred to the Corporation shall in anywise abate or be discontinued or prejudicially affected by reason of the passing of the Act confirming this Order but may be continued prosecuted and enforced by or in favour of or against the Corporation as successors of the town council as fully as if the Act confirming this Order had not been passed. Actions &c. not to abate.

(2) All deeds contracts bonds agreements and other instruments entered into or made and subsisting and affecting any such powers duties liabilities or property of the town council shall be of as full force and effect against or in favour of the Corporation and may be enforced as fully as if instead of the town council the Corporation had been a party thereto. Saving for deeds &c.

43.—(1) The provisions of Part I. of the Second Schedule to the Licensing (Scotland) Act 1903 (in this section referred to as "the Act of 1903") prescribing the constitution of the appeal court therein referred to for the county of the lower ward of Lanark shall be read and have effect as if all reference to the burgh of Kinning Park were omitted therefrom and as if the total number of the Court were six consisting of three magistrates of the royal burgh of Rutherglen and three justices of the peace of the county of Lanark. Licensing appeal court for Rutherglen.

(2) The three magistrates of the burgh of Kinning Park now holding office as members of such court shall on the annexation cease to be members of that court.

A.D. 1905.

(3) The three magistrates of the royal burgh of Rutherglen now holding office as members of such court shall after the annexation continue to be members of that court as if the Act confirming this Order had not been passed.

(4) The six justices of the peace for the county of Lanark now holding office as members of such court shall on the annexation cease to be members of that court and such six justices shall as soon as may be after the annexation select from among themselves three of their number to be members of that court and if they are unable to agree as to the three members to be selected three casual vacancies shall be deemed to have arisen and shall be filled up in manner provided by section 5 subsection (6) of the Act of 1903.

(5) Nothing in this section shall prejudice or affect the provisions of section 10 (Supplemental and local provisions) of the Act of 1903.

PART III.

MARKETS.

Commence-
ment of Order
as to markets.

44. This Part of this Order shall come into operation on the first day of June one thousand nine hundred and six.

Transfer of
markets.

45.—(1) The transferred markets and the whole authorities jurisdictions duties obligations rights powers and privileges belonging to or incumbent on the Corporation in respect thereof as administrators of the common good fund and property of the city and all the lands feu-duties ground annuals rents funds money estates and effects claims and demands whatsoever in relation thereto are hereby transferred to and vested in the Corporation acting in execution of the Markets Acts as if the transferred markets had been among the markets mentioned in those Acts and subject to the provisions of the immediately succeeding section of this Order those Acts shall for all purposes extend and apply to the transferred markets.

(2) In respect of such transfer the Corporation acting in execution of the Markets Acts shall pay to the Corporation as administrators of the common good fund and property of the city a sum equal to the value of the transferred markets as such value may be determined by a property valuator carrying on business in Glasgow to be appointed on the application of the Corporation by the Secretary for Scotland and the sum so paid shall be applied by the Corporation as administrators of the common good fund and property of the city in reduction of their debt.

46. Section 13 (Sales elsewhere than in markets prohibited under a penalty not exceeding forty shillings) of the Markets and Fairs Clauses Act 1847 and section 24 (Sales elsewhere than in markets of the Corporation) of the Glasgow Corporation (Tramways &c.) Order 1904 shall not apply to the transferred markets.

A.D. 1905.
Certain enactments excepted as regards transfer.

47. All existing byelaws rules regulations orders and licences relating to the transferred markets shall notwithstanding the transfer by this Part of this Order authorised continue in force until repealed altered or revoked or until their expiration and may be enforced in like manner as if made for like purposes respectively under the provisions of the Markets Acts.

Existing byelaws &c.

48. No action arbitration prosecution or proceeding commenced pending or existing by or against the Corporation in relation to any of the transferred markets shall in anywise abate or be discontinued or prejudicially affected by reason of the passing of the Act confirming this Order but may be continued prosecuted and enforced by or in favour of or against the Corporation as fully as if the Act confirming this Order had not been passed.

Actions &c. respecting markets not to abate.

49. The persons who at the commencement of this Part of this Order are officers or servants of the Corporation in respect of the transferred markets shall from and after that date unless and until otherwise determined by the Corporation continue to discharge their respective duties as officers or servants of the Corporation under the Markets Acts and shall be subject to the same conditions and obligations and to the same powers of removal and rules and restrictions and shall possess the same rights in all respects as if the Act confirming this Order had not been passed and all bonds or securities for the acts and intromissions of such officers or servants shall continue and be enforceable by the Corporation.

Existing officers to continue.

50. All bonds assignments leases grants conveyances or other deeds or securities made or granted to or by any person shall in so far as the same relate to the Corporation in respect of the transferred markets be as good valid and effectual to all intents and purposes as if the transfer by this Part of this Order authorised had not been made and all debts contracted and all contracts entered into by the Corporation in respect of the transferred markets shall remain valid and be binding upon the Corporation as fully as if the Act confirming this Order had not been passed.

Bonds &c. to remain valid.

51. All debts expenses and penalties incurred and due by any person in respect of the transferred markets shall be recoverable by

Recovery of debts and penalties.

A.D. 1905. — the Corporation in the like manner and to the same extent as if the Act confirming this Order had not been passed.

Rents &c.
for markets.

52. The Corporation may demand and take such rents rates tolls dues and stallages for the transferred markets as may be agreed upon between the Corporation and the persons using the same.

Separate ac-
counts to be
kept.

53. The Corporation shall keep separate capital and revenue accounts in respect of the transferred markets and shall charge the revenue accounts of these markets with their due proportion of general management expenses and shall not apply any revenue or past accumulations of revenue derived from the markets which previous to the commencement of this Part of this Order were vested in them under the Markets Acts for the purpose of—

- (1) Making good any deficiency in the revenue of the transferred markets;
- (2) Paying off any sums borrowed or expended or to be borrowed or expended in respect of the transferred markets; nor
- (3) Paying any interest or instalment of sinking fund or other charges upon any sums borrowed or expended or to be borrowed or expended in respect of the transferred markets.

Markets
borrowing
powers.

54. The Corporation may borrow for the purposes of this Part of this Order and in the manner authorised by the Markets Acts or by the Loans Act any sums of money not exceeding two hundred and fifty thousand pounds and they may again borrow any sums which may be repaid by them by other means than by the sinking fund provided by this Part of this Order or out of the proceeds of the sale of lands or other receipts of the nature of capital other than borrowed money and any moneys so reborrowed by them shall be deemed to have been borrowed under the powers and for the purposes of this Part of this Order.

Markets
sinking fund.

55. The Corporation shall during the year ending the thirty-first day of May one thousand nine hundred and seven and annually thereafter set apart out of the revenue received by them under this Part of this Order and pay into the loans fund as a sinking fund on the amount borrowed by them under this Part of this Order as at the thirty-first day of May preceding and not

paid off by other means than by sinking fund such sum as will secure that the amount so borrowed shall be repaid within a period not exceeding fifty years from the date of such borrowing. The Corporation shall apply such sinking fund in repayment of the amounts so borrowed.

A.D. 1905.

56. Any money for land or property sold or any money otherwise of the nature of capital received by the Corporation under this Part of this Order shall be applied by them in paying off money borrowed by them under the provisions of this Part of this Order.

Application
of money
received for
markets land
&c.

PART IV.

STABLES.

57. This Part of this Order shall except as herein-after provided come into operation on the expiry of a period of six months from the date on which the first byelaws with regard to stables herein-after referred to shall be approved of by the Board of Agriculture and Fisheries.

Commence-
ment of
Order as to
stables.

58. The Corporation shall cause to be made up and kept as herein-after provided a register of all premises in the City occupied as stables (in this Part of this Order referred to as "the register") which register shall from time to time be revised and corrected and shall contain the following particulars with regard to every stable to be registered as herein-after provided (that is to say):—

Register of
stables.

- (1) The situation and boundaries of the premises :
- (2) The name and address of the owner or factor of the premises :
- (3) The name and address of the tenant or occupant of the premises and particulars of the tenure under which the premises are occupied :
- (4) A short description of the premises and of the accommodation therein and information with regard to cubical contents construction water supply drainage lighting ventilation sanitary arrangements and the proximity of the stables to dwelling-houses or other buildings :
- (5) The maximum number of horses mules or asses which may be kept in the premises.

A.D. 1905.
Opening of
register.

59. The Corporation shall during four successive weeks give notice by advertisement once weekly in one or more newspapers published and circulating in the city of the date upon and after which the register will be open.

No stable to
be used until
notice given.

60. After the date at which the register has been opened it shall not be lawful for any person to occupy any premises in the city as a stable unless and until the occupier of such premises has in accordance with the provisions of this Part of this Order given to the Corporation notice of his intention to so occupy the premises.

Registration
to be applied
for.

61. Every person occupying or intending to occupy any premises in the city as a stable shall apply to the Corporation to have the premises entered on the register and every person applying for registration shall fill up and lodge with the officer specially appointed for the purpose by the Corporation a notice in the form contained in the Second Schedule to this Order or as near thereto as circumstances admit. A printed form of such notice shall be supplied gratis by the Corporation to intending applicants. The Corporation on receipt of such notice shall cause such premises to be entered on the register and shall cause a certificate of registration to be issued in the form contained in the Third Schedule to this Order or as near thereto as circumstances admit.

Inspection of
stables.

62. All owners and occupiers of stables in the city shall afford any officer specially appointed for the purpose by the Corporation—

- (1) access to their stables at all reasonable times for the purpose of inspecting such stables; and
- (2) reasonable facilities for enabling such officer to obtain the information required for the register:

Provided that such officer if required by such owner or occupier shall before entering the stables produce evidence of his appointment by the Corporation.

Entry to un-
registered
premises.

63. Any such officer may at all reasonable times enter any premises in the city which he has reason to believe are being occupied as stables without such premises being entered on the register.

Byelaws.

64. On and after the date of the passing of the Act confirming this Order the Corporation may make vary or repeal byelaws with

regard to stables in the city for all or any of the following purposes (that is to say):— A.D. 1905.

- (1) For the inspection of stables :
- (2) For prescribing and regulating the construction of the internal surface of the walls of stables :
- (3) For providing for the ventilation of stables :
- (4) For the proper cleansing and disinfection of stables :
- (5) For the laying and maintaining of a suitable floor surface in stables and of a suitable road surface in the court-yards thereof and for providing for adequate surface drainage for such courtyards :
- (6) For providing for an efficient supply of water for stables :
- (7) For providing that as regards stables in existence at the date of the passing of the Act confirming this Order the space available for each horse mule or ass shall be not less than seven hundred cubic feet and as regards stables coming into existence after the aforesaid date shall be not less than eight hundred cubic feet :

Provided that the Corporation may from time to time restrict the application of any of such byelaws to any part of the city to be fixed by them.

65. The following provisions shall apply to such byelaws (that is to say):— Publication of byelaws.

- (1) The Corporation shall during four successive weeks give notice of any proposed byelaws by advertisement once weekly in one or more newspapers published and circulating in the city the last advertisement being published not less than one month before such byelaws are submitted to the Board of Agriculture and Fisheries as hereinafter provided :
- (2) Any person interested shall be entitled within one month from the date of the said last advertisement to lodge with the town clerk objections to such byelaws :
- (3) The Corporation shall after the expiry of one month from the date of the said last advertisement send to the Board of Agriculture and Fisheries a copy of such byelaws and of such objections thereto if any which

A.D. 1905.

may have been lodged and the Board of Agriculture and Fisheries may hear any person who shall have lodged such objections but not so as to allow more than one person to be heard upon the same matter of objection and they may approve disallow or alter such byelaws or restrict their application to any part of the city :

(4) No such byelaws shall come into operation until they have been approved of by the Board of Agriculture and Fisheries who before giving such approval may direct one of their inspectors or other person to be appointed by them to inquire into and report on such byelaws and any objections thereto and the Board of Agriculture and Fisheries shall have the same powers as regards expenses as are conferred on the Secretary for Scotland by section 93 of the Local Government (Scotland) Act 1889 :

(5) The Corporation shall publish in full in one or more newspapers published and circulating in the city such byelaws when approved of by the Board of Agriculture and Fisheries and shall also supply gratis to every person applying for the same a copy of any proposed byelaws or of any byelaws approved of by the Board of Agriculture and Fisheries.

Proof of
byelaws.

66. Any such byelaws approved of by the Board of Agriculture and Fisheries may be proved by the production of a copy of such byelaws purporting to be certified by the town clerk as a true copy and any such byelaws so proved shall be taken to have been duly made and approved of by the Board of Agriculture and Fisheries unless and until the contrary is proved.

Penalties
may be im-
posed.

67. The Corporation by any such byelaws may impose such reasonable penalties as they think fit not exceeding five pounds for each offence committed against any of the provisions of this Part of this Order or against any of such byelaws and in case of continuous violation of such provisions or byelaws a sum not exceeding two pounds for every day during which such violation shall be continued Provided that such byelaws be so framed as to allow the court in which any penalty imposed thereby is sought to be recovered to order the whole or part only of such penalty to be paid or to remit the whole penalty.

68. If any person shall within twelve months have been convicted three times in respect of the same premises of any offence committed against any of the provisions of this Part of this Order or against any of such byelaws the Court which for the third offence convicts such person may in addition to any money penalty which it may impose deal with the certificate of registration by cancellation or otherwise as having regard to the whole circumstances of the case it may think just.

A.D. 1905.
Certificate of registration may be cancelled.

69. Any penalties for offences committed against any of the provisions of this Part of this Order or against any of such byelaws shall be recoverable and applied in the same manner as penalties incurred under the Diseases of Animals Acts.

Recovery and application of penalties.

70. Nothing in this Part of this Order shall interfere with the operation or effect of the Diseases of Animals Acts or of any Order of the Board of Agriculture and Fisheries made or granted thereunder.

Saving Diseases of Animals Acts &c.

71. This Part of this Order shall not extend or apply to any premises constructed for the purposes of stables but not used for the purpose of keeping horses mules or asses therein.

Saving premises not used as stables.

72. Any expenses incurred by the Corporation in executing and administering this Part of this Order shall be deemed to be expenses incurred under the Diseases of Animals Acts and shall be defrayed in accordance with the provisions thereof.

Expenses of executing this Part of Order.

PART V.

POLICE.

73. In all cases where proceedings are taken under the provisions of section 56 (Recovery of assessments) of the Act of 1866 for recovery of arrears of assessments due by any person by obtaining from the sheriff a summary warrant for recovering such arrears with the addition of ten per centum thereon in lieu of costs such summary warrant shall in addition to the power therein to poind seize remove secure and sell or dispose of any goods and effects belonging to or in the lawful possession of such person also decern and ordain instant execution by arrestment of the goods effects debts and sums of money belonging or owing to such person Provided that where the wages of such person do not exceed twenty shillings per week such wages shall not be liable to such arrestment

Recovery of police assessments by arrestment.

A.D. 1905. — and where the wages of such person exceed twenty shillings per week such arrestment shall only attach any surplus above that amount but the expense of the arrestment shall not be chargeable against such person unless in virtue of the arrestment the Corporation shall recover a sum larger than the amount of such expense.

Increase of
police assess-
ments.

74. Section 39 (Power to make ordinary assessments for the purposes of Act) of the Act of 1866 shall be read and construed as if the words "nine pence" were substituted for the words "seven pence halfpenny" and the words "one shilling and six pence" were substituted for the words "one shilling and three pence" where they occur in that section and section 20 (Amendment of Section 39 of the Act of 1866) of the Glasgow Police (Sewage &c.) Act 1891 is hereby repealed.

Constable to
include Reg-
istrar of
Police.

75. The expression "constable" contained in section 30 (Definitions) of the Police (Scotland) Act 1890 shall in its application to the city be extended so as to include the registrar of police appointed under section 70 (Magistrates committee to appoint certain special officers) of the Act of 1866.

Court of
summary
jurisdiction
&c. to in-
clude magis-
trate.

76. The expressions "court of summary jurisdiction" "petty sessional court" and "justice of the peace" in the Prevention of Cruelty to Children Act 1904 or any Act which may be hereafter passed amending the same shall in its application to the city except when occurring in sections 1 and 11 of the said Act of 1904 (unless otherwise expressly provided by any such amending Act) be extended so as to include "the magistrate" as defined in the Police Acts.

Confirming
agreement
respecting
sewage
works.

77. The agreement between the Corporation of the first part and the county council of the county of Renfrew and the First or Upper District Committee of the said county of the second part as set forth in the Fourth Schedule to this Order is hereby confirmed and made binding upon the parties thereto.

Sewage
borrowing
powers.

78. Section 18 (Borrowing powers) of the Glasgow Corporation (Sewage &c.) Order 1903 authorising the Corporation to borrow money for sewage purposes shall be read and have effect as if the sum of two million one hundred and thirty thousand pounds were therein mentioned instead of the sum of twenty-one hundred thousand pounds and as if the works referred to in the said agreement set forth in the Fourth Schedule to this Order had been authorised and were to be constructed under the Glasgow Police

(Sewage &c.) Act 1891 the Glasgow Corporation (Sewage) Act 1896 A.D. 1905.
the Glasgow Corporation (Sewage &c.) Act 1898 and the Glasgow
Corporation (Sewage &c.) Order 1903.

79. The Corporation shall during the year ending the thirty-
first day of May one thousand nine hundred and six and annually Police sink-
ing fund.
thereafter set apart out of the revenue received by them under the
Police Acts and pay into the Loans Fund a sinking fund of not less
than two pounds ten shillings per centum on the amounts borrowed
by them as at the thirty-first day of May preceding for police
purposes under respectively (1) the Act of 1866 (2) the Glasgow
Corporation and Police Act 1882 (3) the Glasgow Police Act
1885 (4) the Glasgow Police (Amendment) Act 1890 (5) the
Glasgow Police (Sewage &c.) Act 1891 (6) the Act of 1891
(7) the Glasgow Corporation (General Powers) Act 1896 and
(8) the Glasgow Corporation (Tramways Libraries &c.) Act 1899
and not paid off by other means than by sinking fund The Cor-
poration shall apply such sinking fund in repayment of the amounts
so borrowed Section 64 of the Act of 1866 section 22 of the said
Act of 1882 section 9 subsection (1) of the said Act of 1885
section 41 of the said Act of 1890 section 19 of the said Sewage
Act of 1891 section 45 of the Act of 1891 section 20 of the said
Act of 1896 and section 55 of the said Act of 1899 (Providing for
sinking funds) so far as dealing with the repayment of moneys
borrowed for police purposes on the security of the police assess-
ments are hereby repealed.

80. Any money for land or property sold or any money other-
wise of the nature of capital received by the Corporation under the Application
of money
received for
police land
&c.
Police Acts shall be applied by them in paying off money borrowed
by them under the provisions of those Acts.

PART VI.

GAS.

81. The Corporation may borrow for the purposes of the Gas borrow-
ing powers.
gas undertaking under the Glasgow Corporation Gas Acts 1869
to 1902 (in this Part of this Order referred to as "the Gas
Acts") and in the manner authorised by the Gas Acts or by the
Loans Act any sums of money not exceeding one million pounds
in addition to the sum of three million two hundred thousand
pounds authorised to be borrowed by those Acts and they may

A.D. 1905. — again borrow any sums which may be repaid by them by other means than by the sinking funds provided by those Acts and this Part of this Order or out of the proceeds of the sale of lands or other receipts of the nature of capital other than borrowed money and any moneys so reborrowed by them shall be deemed to have been borrowed under the powers and for the purposes of the gas undertaking and shall form part of the moneys authorised to be borrowed under the Gas Acts and this Part of this Order and the maximum amount which may be borrowed under the Gas Acts is hereby increased accordingly.

Gas sinking fund.

82. The Corporation shall during the year ending the thirty-first day of May one thousand nine hundred and six and annually thereafter set apart out of the revenue received by them in respect of the gas undertaking and pay into the loans fund a sinking fund of not less than three pounds per centum on the amount borrowed by them under this Part of this Order as at the thirty-first day of May preceding and not paid off by other means than by sinking fund. The Corporation shall apply such sinking fund in repayment of the amount so borrowed or in the redemption of the Corporation gas annuities.

PART VII.

PARKS.

Confirming agreement respecting Bellahouston Park.

83. The agreement between the Corporation of the first part and the trustees of the late Misses Elizabeth Steven and Grace Steven of Bellahouston of the second part as set forth in the Fifth Schedule to this Order is hereby confirmed and made binding upon the parties thereto.

PART VIII.

WATER.

Recovery of water rates by arrestment.

84. In all cases where proceedings are taken under the provisions of section 106 (Recovery of arrears of rates) and section 107 (Power to enforce warrant for recovery of arrears) of the Glasgow Corporation Waterworks Act 1855 section 16 (Recovery of charges for supplies of water for purposes not domestic) of the Glasgow Corporation Waterworks Amendment Act 1859 and section 10 (Recovery of arrears of rates) of the Glasgow Corporation Waterworks Amendment Act 1865 for recovery of arrears of rates charges and assessments leviable under those Acts due by any person by obtaining from the sheriff a summary warrant for

recovery of such arrears with costs from the persons liable to pay the same such summary warrant shall in addition to the power therein to poind seize remove secure and sell or dispose of any goods and effects belonging to or in the lawful possession of such person also decern and ordain instant execution by arrestment of the goods effects debts and sums of money belonging or owing to such person Provided that where the wages of such person do not exceed twenty shillings per week such wages shall not be liable to such arrestment and where the wages of such person exceed twenty shillings per week such arrestment shall only attach any surplus above that amount but the expense of the arrestment shall not be chargeable against such person unless in virtue of the arrestment the Corporation shall recover a sum larger than the amount of such expense.

PART IX.

MISCELLANEOUS.

85. All mortgages granted or renewed after the passing of the Act confirming this Order by the Corporation as administrators of the Common Good Fund and property of the city or under the authority of the Glasgow Corporation Acts 1855 to 1904 and this Order and any other Act or Order passed during this or any future Session of Parliament or any of them and all money advanced and lent on the security of the property and works of the Corporation or the rates and assessments authorised to be levied by them shall be moveable or personal estate and transmissible as such and shall not be of the nature of heritable or real estate.

Mortgages
&c. to be
personal
property.

86. The Corporation shall not under the powers of this Order purchase or acquire in any district within the meaning of the Public Health (Scotland) Act 1897 ten or more houses which on the fifteenth day of December last were occupied either wholly or partially by persons belonging to the labouring class as tenants or lodgers or except with the consent of the Secretary for Scotland ten or more houses which were not so occupied on the said fifteenth day of December but have been or shall be subsequently so occupied.

Restriction
on taking
houses oc-
cupied by
labouring
class.

If the Corporation acquire or appropriate any house or houses for the purposes of this Order in contravention of the provisions of this section they shall be liable to a penalty of five hundred pounds in respect of every such house which penalty shall be

A.D. 1905. — recoverable by the Secretary for Scotland by action in the Court of Session and shall be carried to and form part of the Consolidated Fund of the United Kingdom Provided that the Court may if it think fit reduce such penalty.

For the purpose of this section the expression "house" means any house or part of a house occupied as a separate dwelling and the expression "labouring class" means mechanics artisans labourers and others working for wages hawkers costermongers persons not working for wages but working at some trade or handicraft without employing others except members of their own family and persons other than domestic servants whose income does not exceed an average of thirty shillings a week and the families of any such persons who may be residing with them.

Expenses of
Order.

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

The SCHEDULES referred to in the foregoing Order.

FIRST SCHEDULE.

(Referred to in the Preamble of this Order.)

PART I.

LIST OF SECTIONS OF PUBLIC AND LOCAL ACTS AFFECTED BY THIS ORDER.

Title of Act or Order.	Section Amended.	Section of this Order authorising Amendment.
Glasgow Corporation Waterworks Act 1855.	Sections 106 and 107.	Section 84.
Glasgow Corporation Waterworks Amendment Act 1859.	Section 16 - -	Section 84.
Glasgow Corporation Waterworks Amendment Act 1865.	Section 10 - -	Section 84.
Glasgow Police Act 1866 - -	Sections 39 56 64 and 70.	Sections 73 74 75 and 79.
Glasgow Corporation and Police Act 1882	Section 22 - -	Section 79.
Glasgow Police Act 1885 - -	Section 9 sub-section (1).	Section 79.
Glasgow Police (Amendment) Act 1890	Section 41 - -	Section 79.
Police (Scotland) Act 1890 - -	Section 30 - -	Section 75.
Glasgow Police (Sewage &c.) Act 1891 -	Section 19 - -	Section 79.
City of Glasgow Act 1891 - - -	Sections 18 and 45	Sections 9 and 79.
Glasgow Corporation (General Powers) Act 1896.	Section 20 - -	Section 79.

A.D. 1905.

Title of Act or Order.	Section Amended.	Section of this Order authorising Amendment.
Glasgow Corporation (Tramways Libraries &c.) Act 1899.	Section 55 - - -	Section 79.
Glasgow Corporation (Sewage &c.) Order 1903.	Section 18 - - -	Section 78.
Licensing (Scotland) Act 1903 - - -	Part I. of Second Schedule.	Section 43.
Prevention of Cruelty to Children Act 1904.	All the sections except sections 1 and 11.	Section 76.

PART II.

LIST OF SECTIONS OF PUBLIC AND LOCAL ACTS REPEALED BY THIS ORDER.

Title of Act or Order.	Extent of Repeal.	Section of this Order authorising Repeal.
Glasgow Police (Sewage &c.) Act 1891 -	Section 20 - - -	Section 74.
Glasgow Corporation (Sewage &c.) Act 1898.	Section 36 sub-section (4).	Section 26.
Electric Lighting Orders Confirmation (No. 5) Act 1902.	Section 3 - - -	Section 24.
Glasgow (Kinning Park) Electric Lighting Order 1902.	The whole Order -	Section 24.

SECOND SCHEDULE.

(Referred to in the section of this Order of which the marginal note is
"Registration to be applied for.")

NOTICE FOR THE REGISTRATION OF PREMISES AS A STABLE.

NOTICE TO THE CORPORATION OF THE CITY OF GLASGOW ACTING UNDER
THE GLASGOW CORPORATION ORDER 1905.

Notice by (*Here insert full name of applicant*) presently residing at
(*Here insert place of abode of applicant or in case of a firm their
principal office.*)

Notice is hereby given that the undersigned desires to have the premises described in the schedule hereto annexed entered in the register kept by the Corporation under the above Order and to obtain a certificate of registration therefor and the undersigned hereby declares that to the best of his knowledge and belief the said schedule contains a true statement of the several particulars therein set forth with respect to the said premises.

(Signature) _____

A.D. 1905.

SCHEDULE REFERRED TO IN FOREGOING NOTICE.

1. Situation of the premises to be occupied as a stable.	
2. Name and address of the owner or factor of the premises.	
3. Nature and conditions of applicant's tenure of the premises:— (A) For what term and whether by lease or otherwise: (B) Whether applicant is sole owner lessee or tenant or whether he is jointly interested with any other persons and if so with whom.	
4. Maximum number of horses mules or asses for which accommodation can be provided in the premises.	

(Date) day of 190 .

(Signature) _____

THIRD SCHEDULE.

(Referred to in the section of this Order of which the marginal note is
"Registration to be applied for.")

Stable No.

Register No.

CERTIFICATE OF REGISTRATION OF PREMISES TO BE USED AS
A STABLE.

CITY OF GLASGOW.

The Corporation of the City of Glasgow acting under the Glasgow Corporation Order 1905 hereby certify that the premises situated at
Glasgow have been entered
on the Register of Stables kept by them under the said Order.

(Signature of town clerk or other officer specially
appointed for the purpose by the Corporation.)

FOURTH SCHEDULE.

A.D. 1905.

(Referred to in the section of this Order of which the marginal note is
"Confirming agreement respecting sewage works.")

MINUTE OF AGREEMENT between the CORPORATION OF THE CITY OF GLASGOW acting under the Glasgow Police Acts 1866 to 1904 on the one and first part and the COUNTY COUNCIL OF THE COUNTY OF RENFREW and the FIRST OR UPPER DISTRICT COMMITTEE of said county acting under the Local Government (Scotland) Act 1889 and the Public Health (Scotland) Act 1897 on the other and second part.

WITNESSETH videlicet:—

That whereas the Glasgow Corporation (Sewage) Act 1896 on the recital that the Corporation of the city of Glasgow having already erected works at Dalmarnock for the purification of the sewage of a portion of the city on the north of the river Clyde "it is expedient and will be for public advantage that the Corporation should be authorised to construct the works in this Act described for the purification of the sewage of the remaining portion of the city and adjacent districts on the north bank of the river Clyde" that the Corporation were owners of lands at Dalmuir conveniently situate for the reception and treatment of said sewage and that it was expedient they should be authorised to utilise said lands for the purposes thereof empowered them accordingly to do so and to construct the works and sewers therein mentioned:

And whereas on the further recital in said Act "that the main outfall sewer leading from the city to Dalmuir by this Act authorised will pass through the burghs of Partick and Clydebank and portions of the counties of Renfrew and Dumbarton and it is expedient that the provisions hereinafter contained should be made with reference thereto" and that "it is expedient that provision should be made for the interception and treatment of the sewage of the districts between the city and Dalmuir through or in the vicinity of which the main outfall sewer will pass and that the Police Commissioners of Partick and Clydebank and the county councils of the counties of Renfrew and Dumbarton and district committees thereof should be authorised to make such contribution towards or to assess for and to enter into such arrangements as may be necessary to effect the objects of this Act and to raise moneys for those purposes" the said Act authorised and empowered the said Corporation and county councils and district committees to enter into agreements for these objects and purposes on such terms and conditions as might be mutually arranged between the Corporation and any such county council or district committee respectively:

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And whereas the first party have constructed the said purification works at Dalmuir and the main outfall and other sewers leading thereto and said works are now in operation :

And whereas communications and negotiations have taken place between the parties hereto respecting the interception and treatment of the sewage of the landward portion of the parish of Renfrew situated to the north of the river Clyde herein-after called North Renfrew at the first party's said purification works at Dalmuir and an arrangement under the powers conferred upon them by said Glasgow Corporation (Sewage) Act 1896 and particularly section 35 thereof has now been come to by them respecting the construction of the intercepting sewers after mentioned and for the reception and treatment of the aforesaid sewage the terms of which it is proper should be put in writing :

THEREFORE the said parties hereby agree and bind and oblige themselves respectively each to the other as follows videlicet :—

First The said first or upper district committee subject as after provided shall construct the east and west intercepting sewers in North Renfrew required for the interception of the sewage thereof (in so far as not already intercepted) according to plans and specifications approved of by the said Corporation docketted and signed as relative hereto by John Lindsay clerk to the said Corporation (Police Department) and William Henry Hill clerk to the said district committee or such alteration or modification thereof as the parties may mutually agree upon and that under contracts and by contractors to be similarly approved and under the supervision of William Robertson Copland civil engineer Glasgow.

Second The said district committee shall undertake the settlement of wayleaves and claims for compensation in connection with the construction of said sewers through private property.

Third The construction of the east intercepting sewer shall be proceeded with by the said district committee as soon as the resolution of the said district committee dated tenth August nineteen hundred and four under the said Public Health (Scotland) Act 1897 forming the Scotstoun and Jordanhill Special Drainage District shall have become final and the said district committee is in a position to give the requisite statutory notices et cetera and similarly the construction of the west intercepting sewer for Yoker special drainage district formed by resolution of the said district committee also dated tenth August nineteen hundred and four shall upon such resolution becoming final be commenced not later than Whitsunday nineteen hundred and nine declaring however and hereby providing that the construction of the said west intercepting sewer shall not be commenced before said term except with the written consent of the said first party.

Fourth The said district committee shall at the sight and to the satisfaction of and in the manner prescribed by the city engineer of Glasgow have (first) right to connect the said east and west intercepting sewers and any other sewers conveying solely sewage of North Renfrew with the main outfall and intercepting sewers of the said Corporation and

(second) right to connect sewers conveying solely sewage of North Renfrew with the said east and west intercepting sewers after their construction and connection as aforesaid and the Corporation shall admit to said main outfall and intercepting sewers of the Corporation and said east and west intercepting sewers respectively the drainage of such portions of North Renfrew (excepting as in Article fifth hereof) as the levels of such sewers and of the ground will permit and treat the same at their said purification works.

Fifth The said county council under the powers of section 35 (5) of the Glasgow Corporation (Sewage) Act 1896 shall in the current year nineteen hundred and four nineteen hundred and five impose on the existing Whiteinch special drainage district in Renfrewshire and on the remainder of the area of North Renfrew on the foresaid resolutions forming the same into special drainage districts becoming final and annually thereafter on the whole lands and heritages in the said Whiteinch Scotstoun and Jordanhill and Yoker special drainage districts being and comprehending the whole of North Renfrew (excepting certain small portions on the boundary of Dumbartonshire draining to the Dumbarton Sewer and on the boundary of the city of Glasgow) a sewage purification assessment of five pence per pound until such time as the Glasgow sewage purification rate exceeds five pence per pound and thereupon the same rate as the sewage purification rate levied for the time being in the city of Glasgow and shall pay over yearly to the said Corporation the free proceeds of the assessments so imposed after deduction (A) of the cost of collection thereof and (B) of a sum equivalent to and in respect of the annual interest and sinking fund (if necessary) for liquidation of the cost of constructing the said intercepting sewers by the county council or district committee during the period of thirty years or until such cost shall be liquidated.

Sixth The said Corporation shall make application to Parliament for power to borrow money sufficient to pay the cost of said east and west intercepting sewers under deduction of any portion thereof which may have been liquidated by the deduction (B) above provided for and to spread the repayment of the cost of said sewers over the same period as applies to the money borrowed under the Glasgow Corporation Sewage Acts 1891 to 1904 videlicet sixty years On getting power to borrow the Corporation shall repay to the county council the cost of said sewers so far as then incurred and as from time to time incurred until completion under deduction as above and on such repayments the deduction (B) from the annual payments by the county council shall cease The said Renfrewshire authority shall accord their support to the necessary Provisional Order for enabling the Corporation to borrow the additional money above referred to.

Seventh The parties hereto agree to submit any questions dispute or difference which may at any time arise between them with regard to any matter thing right or obligation referred to in this minute of agreement or the true intent and meaning thereof to the determination of an arbiter to be mutually agreed on or failing agreement to be appointed by the Local Government Board for Scotland on the application of either party.

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Both parties consent to registration hereof for preservation and execution.

In witness whereof these presents written on this and the three preceding pages by John Flind clerk to Hill and Hoggan writers Glasgow are executed in duplicate by the parties hereto as follows videlicet By the said Corporation acting as aforesaid by being sealed with their corporate and common seal and subscribed by John Dallas and Thomas Calderwood both members of the said Corporation acting by their authority and on their behalf as authorised at a meeting of the said Corporation (Police Department) and by John Lindsay writer Glasgow interim clerk to the said Corporation (Police Department) duly authorised all at Glasgow on the eleventh day of October in the year nineteen hundred and four before these witnesses Alexander Clarke Mackenzie and James Dickson both clerks in the employment of the said Corporation (Police Department) and by the second party as follows videlicet They are subscribed by Henry Erskine Gordon and James Gardner two of the members and by William Henry Hill LL.D. clerk to the said district committee for and on behalf of and duly authorised by the said district committee at Glasgow on the twelfth day of the said month and year last mentioned before these witnesses John Greig Kennedy and Alexander McCutcheon both clerks to the said Hill and Hoggan and they are sealed with the seal of the said county council and subscribed by John Fullarton member and Robert King convener of and by James Caldwell clerk to the said county council for and on behalf of and duly authorised by the said county council at Paisley on the thirteenth day of the said month and year last mentioned before these witnesses the said John Greig Kennedy and James Caldwell junior writer Paisley.

JOHN DALLAS.
THOS. CALDERWOOD.
J. LINDSAY.

L.S.

A. C. MACKENZIE Witness.
JAS. DICKSON Witness.

JOHN FULLARTON.
ROBERT KING.
JA. CALDWELL County Clerk.

L.S.

JOHN G. KENNEDY Witness.
JA. CALDWELL Junr. Witness.

H. E. GORDON Chairman.
JAMES GARDNER.
WILLIAM H. HILL Dist. Clerk.

JOHN G. KENNEDY Witness.
ALEX. MCCUTCHEON Witness.

FIFTH SCHEDULE.

A.D. 1905.

(Referred to in the section of this Order of which the marginal note is
"Confirming agreement respecting Bellahouston Park.")

MINUTE OF AGREEMENT between SIR JAMES KING of Campsie Baronet and HUGH BROWN of number 9 Clairmont Gardens Glasgow the remaining trustees original and assumed acting under the Trust Disposition and Deed of Settlement and relative Codicil granted by the Misses Elizabeth Steven and Grace Steven of Bellahouston in the parish of Govan both now deceased dated respectively the twenty-fifth day of August eighteen hundred and seventy-one and the nineteenth day of February eighteen hundred and eighty-seven and both registered in the books of council and session on the fourteenth day of June eighteen hundred and eighty-eight and two relative Deeds of Assumption of the first part (and hereinafter called "the first party") and the CORPORATION OF THE CITY OF GLASGOW acting in the execution of the Glasgow Corporation Parks Acts 1878 to 1903 of the second part (and hereinafter called "the second party").

THIS Minute of Agreement witnesseth that whereas by disposition granted by the then trustees of the said deceased Misses Elizabeth Steven and Grace Steven in favour of the second party dated second and fourth December eighteen hundred and ninety-six and recorded in the division of the General Register of Sasines applicable to the county of the barony and regality of Glasgow for publication and also as in the books of Council and Session for preservation on the fifth day of January eighteen hundred and ninety-seven the said trustees sold and disposed to the second party inter alia all and whole lot fourth of the lands and estate of Craigton lying within the parish of Govan regality of Glasgow and sheriffdom of Lanark extending to fifty-six acres two roods three poles and eighty-two one-hundredth parts of a pole imperial measure Which lot is part of the lands delineated within the boundaries coloured blue on the plan annexed and subscribed as relative to the said disposition dated and recorded as aforesaid And whereas it was expressly provided and declared that the whole lands and others disposed in the said disposition should in all time coming be held and

A.D. 1905.

used by the second party and their successors as a public park to be called "The Bellahouston Park" for and on behalf of and for the use of the citizens of Glasgow and no part thereof should be feued sold gifted or used for the erection of buildings of any kind save and except such buildings as might be necessary for lodge-keepers' caretakers' or gardeners' houses or other buildings directly and strictly connected with said park. Which provision and declaration was constituted a real lien and burden upon and affecting the said lands and others. And whereas the second party have recently acquired the adjoining lands of Ibroxhill hereinafter referred to and the first party have been requested by the second party and have agreed to modify the foregoing restrictions against the erection of buildings to the extent aftermentioned on the footing and condition that similar restrictions shall be put upon the said lands of Ibroxhill and that they shall be added to the said Bellahouston Park and form an integral part thereof in all time coming in lieu of the area containing twenty-nine acres two roods immediately herein-after mentioned. Therefore the parties have agreed and do hereby agree as follows viz.:-

First The first party hereby declare that the foregoing restriction against erection of buildings contained in the said Disposition shall be modified to the extent and effect immediately aftermentioned so far as regards the following subjects viz. All and whole that area of ground containing twenty-nine acres two roods imperial standard measure or thereby lying in the said parish and county and bounded as follows viz. On the north by west by the south by east side of the Paisley Road along which it extends one thousand two hundred and thirty-two feet or thereby partly on the middle of a thorn hedge and partly on the north-by-west face of a stone wall on the east-by-north and the east-south-east by Bellahouston Park along which it extends one thousand five hundred and forty feet or thereby following the curve on the centre of a proposed street to measure forty feet in breadth on the south-west by south by ground belonging to the Right Honourable Lord Blantyre along which it extends one thousand and ninety-two feet or thereby on the middle of a thorn hedge on the south-west by the north-east side of a road along which it extends one hundred and twenty-five feet or thereby on the middle of a thorn hedge on the west-north-west in first place by the solum of said road along which it extends ten feet four inches or thereby and in the second place by the east-south-east side of Elizabeth Drive along which it extends five hundred and sixty-two feet six inches or thereby on the middle of a thorn hedge all as shown within the boundaries coloured blue on the plan prepared by Alexander Beith M'Donald city engineer Glasgow annexed and signed by the parties as relative hereto. Which area of ground forms part of the said lot fourth of the lands and estate of Craighton being the lands and others disposed in the first place by the said disposition.

Second The second party shall be entitled to feu or sell the said area of ground or any portions thereof and they or their feuars and disponees

shall be entitled to erect on the part of the said area of ground facing Paisley Road shown within the boundaries coloured brown on the said plan tenements of shops and dwelling-houses not exceeding three storeys in height on the part of said area shown within the boundaries coloured green on said plan tenements of dwelling-houses not exceeding two square storeys in height and on the part of the said area shown within the boundaries coloured red on said plan villas of the description aftermentioned.

Third The said three-storey tenements shall consist of dwelling-houses or of shops and dwelling-houses and each of the said dwelling-houses shall have not less than two rooms and kitchen and a bath-room lighted from the main wall and the fronts of the said houses shall be built fronting Paisley Road and on the building line shown on said plan and at a distance of at least thirty-seven feet from the centre of Paisley Road.

Fourth The said two-storey tenements shall consist of dwelling-houses each having not less than three rooms and kitchen and a bath-room lighted from the main wall and the fronts of the said houses shall be built fronting said proposed streets numbers I. II. VI. and VII. (which with the other streets and lanes hereafter mentioned shall be formed and maintained by the second party) and on the building lines all as shown on said plan and at a distance of at least thirty-five feet from the centre of said last-mentioned proposed streets.

Fifth The said villas to be erected on the ground shown within the boundaries coloured red on the said plan shall front the said proposed streets numbers II. and III. and be at a distance of at least fifty feet from the centre lines thereof shall not exceed two square storeys in height shall each cost at least five hundred pounds or eight hundred pounds in case of a double villa.

Sixth The said tenements and villas shall all be built of polished ashlar stone work or neatly square-dressed rubble and no bricks shall be used in the erection thereof except for the inner division walls and they shall all be covered with slated roofs.

Seventh The second party shall not be entitled to erect any buildings or erections of any description or form any other streets on the subjects before described except those above specified or to traffic in or sell any spirituous or fermented liquors spirits or wines in the said buildings or on the said area of ground and in the event of said houses or villas being destroyed by fire shall be bound to re-erect the same as hereinbefore provided.

Eighth In consideration of the foregoing modification of restrictions and for other good causes and considerations and particularly the preservation of the original area of the Bellahouston Park the second party have agreed and hereby agree and bind and oblige themselves that the

A.D. 1905. subjects acquired by them from the Ibroxhill Estate Company Limited incorporated under the Companies Acts 1862 to 1900 and having their registered office at two hundred and four West George Street Glasgow being all and whole the lands of Ibroxhill consisting of all and whole these parts of the lands of Ibrox lying in the parish of Govan and county of Lanark bounded by the Dumbreck Road on the east the lands of Dumbreck on the south and the west and the Paisley Road on the north being the subjects described in and disposed by disposition by the said the Ibroxhill Estate Company Limited in favour of the second party dated thirtieth and recorded in the said division of the general register of sasines for publication and also as in the books of council and session for preservation thirty-first both days of December nineteen hundred and three shall in all time coming be held and used by the second party and their foresaids as a part of the said Bellahouston Park for and on behalf and for the use of the citizens of Glasgow and that no part thereof shall be feued sold gifted or used for the erection of buildings of any kind save and except such buildings as may be necessary for lodgekeepers' caretakers' or gardeners' houses or other buildings directly and strictly connected with said park.

Ninth The whole burdens provisions declarations and others herein contained are hereby constituted real liens burdens and servitudes upon and affecting the said respective subjects before described in favour of the first party and their successors and as such are hereby appointed to be recorded as part of these presents in the appropriate register of sasines and also to be validly referred to in all the future transmissions and investitures of the said respective subjects hereinbefore described otherwise the same shall be void and null.

Tenth The second party hereby undertake as soon as practicable at their own expense to have this agreement confirmed by Provisional Order subject to such alteration as may be made therein during the progress of the Provisional Order but if any material alteration be so made it shall be competent to either party hereto to withdraw from this agreement And both parties consent to registration hereof for preservation and execution.

In witness whereof these presents consisting of this and the three preceding pages of stamped paper and the marginal addition on page third thereof all written by Thomas King clerk to Mitchells Johnston and Company writers in Glasgow are together with the plan annexed hereto and before referred to executed by the parties hereto all at Glasgow as follows viz They are subscribed by the said Sir James King and Hugh Brown on the sixteenth day of November in the year nineteen hundred and four before these witnesses James Allison Glen and William Smith Tait both clerks to the said Mitchells Johnston and Company and they are sealed with the seal of the Corporation of the city of Glasgow and subscribed by James Gray and James Henderson Martin two members of the said Corporation and by James George Monro town clerk of said city on behalf of the said Corporation

[5 EDW. 7.]

Glasgow Corporation Order
Confirmation Act, 1905.

[Ch. cxxvii.]

acting as aforesaid on the seventeenth day of said month of November and year last mentioned before these witnesses Robert Crawford and John Hercus both clerks in the town clerk's office Glasgow. A.D. 1905.

JAMES KING.
HUGH BROWN.

J. ALLISON GLEN Witness.
W. SMITH TAIT Witness.

JAMES GRAY.
J. H. MARTIN.
JAMES G. MONRO Town Clerk.

L.S.

ROBERT CRAWFORD Witness.
JOHN HERCUS Witness.

Printed by EYRE and SPOTTISWOODE,
FOR
ROWLAND BAILEY, Esq., M.V.O., I.S.O., the King's Printer of Acts of Parliament.

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