



CHAPTER cxiv.

An Act to extend the boundaries of the burgh of Clydebank and for other purposes. A.D. 1925.

[7th August 1925.]

WHEREAS the provost magistrates and councillors of the burgh of Clydebank in the county of Dunbarton (hereinafter referred to as "the Town Council") are the municipal and local authority therein and are charged with the management and administration thereof :

And whereas the boundaries of the burgh were last extended by the Clydebank and District Water and Burgh Extension Order 1906 :

And whereas since the commencement of the said Order the population of the burgh has greatly increased and the industries of the burgh have expanded and lands available for the erection of dwelling houses within the burgh have become very limited and it has become necessary to arrange for the erection of houses on lands outwith the burgh boundaries for the accommodation of persons employed in the burgh and additional lands situate within the district proposed to be annexed to the burgh will be required for such purposes and it is expedient that such lands should be included within the boundaries of the burgh :

And whereas it is expedient that the boundaries of the existing burgh of Clydebank should be extended as by this Act provided and that all franchises rights privileges and immunities of and pertaining to the

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existing burgh of Clydebank and the powers and jurisdictions of the Town Council and all other powers and jurisdictions applicable within the existing burgh should as by this Act provided be extended to and be applicable within the burgh as extended by this Act and to the inhabitants thereof :

And whereas for the purposes of such extension it is expedient that subject to the provisions of this Act the district annexed should be separated and disjoined for the purposes of this Act from the county of Dunbarton and that subject to the said provisions all matters of administration and management and all jurisdictions powers functions and authorities within the district annexed should devolve upon and be vested in the Town Council :

And whereas it is expedient that the district annexed by this Act to the existing burgh should be added to the wards of the existing burgh as hereinafter in this Act provided :

And whereas it is expedient that further powers should be conferred upon the Town Council for preventing the spread of infectious disease in the burgh :

And whereas it is expedient that the powers hereinafter in this Act contained in reference to Overtoun Park and Dalmuir House and grounds situate within the burgh should be conferred upon the Town Council :

And whereas it is expedient that the other provisions in this Act contained should be enacted :

And whereas the purposes of this Act cannot be effected without the authority of Parliament :

May it therefore please Your Majesty that it may be enacted and be it 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 :—

Short title.

1. This Act may be cited for all purposes as the Clydebank Burgh Extension Act 1925.

Interpretation.

2. In this Act unless there be something in the subject or context inconsistent with or repugnant to such construction :—

(a) The several words and expressions to which meanings are assigned by any local Act of

Parliament or Order applicable within the burgh shall subject to the provisions of this Act have the same respective meanings And—

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(b) The following words and expressions shall have the meanings assigned to them in this section (that is to say):—

“Existing burgh” means the burgh of Clydebank within the limits and boundaries existing immediately previous to the passing of this Act;

“Burgh” means the existing burgh as extended by this Act;

“District annexed” means the district annexed to the existing burgh by this Act;

“Ward” or “wards” means ward or wards of the burgh;

“Town Council” means the provost magistrates and councillors of the existing burgh or of the burgh as the case may be;

“Magistrates” means the magistrates of the existing burgh or of the burgh as the case may be;

“Town clerk” means the town clerk of the existing burgh or of the burgh as the case may be;

“Police Acts” means the Burgh Police (Scotland) Acts 1892 to 1911 and any Acts amending or extending the same;

“Town Councils Acts” means the Town Councils (Scotland) Acts 1900 to 1923 and any Acts amending or extending the same;

“Election Acts” means the Acts in force for the time being relating to the registration of parliamentary and local government voters and the election of town councillors;

“Public Health Acts” means the Public Health (Scotland) Act 1897 and any Acts amending or extending the same;

“County” means the county of Dunbarton;

“County council” means the county council of the county;

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“ District committee ” means the district committee of the eastern district of the county ;

“ Sheriff ” means the sheriff of Stirling Dumbarton and Clackmannan and includes his substitutes.

Extension
of bound-
aries.

3. The municipal and police boundaries of the existing burgh shall be and are hereby extended to and shall include and comprehend the existing burgh and the district annexed and the burgh shall be comprised within the limits and boundaries set forth and described in the First Schedule to this Act Provided that the description of the said boundaries shall be subject to the rules of construction in section 5 of the Representation of the People (Scotland) Act 1832.

Map of
burgh.

4. A map of the burgh of which eight copies have been signed by Archibald Boyd Boyd-Carpenter the Chairman of the Committee of the House of Commons to whom the Bill for this Act was referred shall within one month after the passing of this Act be deposited as follows (that is to say) one copy with the town clerk at his office one copy with the sheriff clerk of the county of Dumbarton at his office in Dumbarton one copy in the Office of the Clerk of the Parliaments one copy in the Private Bill Office of the House of Commons one copy with the Secretary for Scotland one copy with the Ministry of Agriculture and Fisheries one copy with the Commissioners of Customs and Excise and one copy with the Board of Trade If there be any discrepancy between the said map and the description in the First Schedule to this Act the said map shall be deemed to be correct and shall prevail.

District
disjoined
from
county.

5. The district annexed shall be and the same is hereby for the purposes of this Act disjoined from the county.

Abolition of
special
districts.

6.—(1) The special water drainage lighting and scavenging districts of the district committee so far as situated within the burgh shall be abolished and to that extent all resolutions of the district committee or the county council and all orders and decrees of the sheriff or of any other authority constituting or relating to the said special districts shall be of no force or effect so far as extending to or affecting any part of the burgh and the

district committee and the county council shall be relieved by the Town Council from all obligations in respect of the said special districts so far as the same are situated within the district annexed. A.D. 1925.

(2) The Town Council shall not in respect of such special districts be under any obligations nor except by agreement with the local authorities of such districts exercise any powers in such districts so far as they are beyond the burgh.

7. The district annexed shall be added to the wards of the existing burgh as follows :— Additions to wards.

The district first described in the Second Schedule to this Act shall be added to the third ward of the existing burgh the district second described in the said schedule shall be added to the fourth ward of the existing burgh and the district third described in the said schedule shall be added to the fifth ward of the existing burgh and the said wards as so added to shall be the third fourth and fifth wards respectively of the burgh.

8. In the event of circumstances arising in connection with the first election of councillors after the passing of this Act for the third fourth and fifth wards respectively which may render it necessary or expedient to fix postpone alter or vary any date or any procedure prescribed by or in pursuance of the provisions of the Election Acts or this Act or to make up any register and supplementary list of municipal electors or any other matter arising thereunder the sheriff may on a summary application by the town clerk forthwith fix any such date or sanction any such postponement alteration variation or procedure or dispense with any procedure in the making of such register and supplementary list of persons entitled to vote as may in his judgment be best fitted to meet the circumstances of the case and the whole procedure following on such application and any order made by the sheriff shall be valid and unchallengeable. Power of sheriff to sanction procedure.

9. The Town Council shall in all respects stand in relation to the administration of the affairs and property of the burgh and of property under the care and management of the Town Council in the same position in which the Town Council of the existing burgh shall stand previous Town Council to administer affairs of burgh.

A.D. 1925. — to the passing of this Act and the Town Council shall have the same rights and powers of administration of the property and affairs of the burgh and of making all usual and necessary appointments as shall have lawfully belonged to and been exerciseable or exercised by the Town Council of the existing burgh in regard thereto anything in the set usage or customs of the existing burgh to the contrary notwithstanding.

Powers of magistrates and councillors extended to burgh.

10. The magistrates and the Town Council respectively shall have possess and may exercise over the burgh and the inhabitants thereof all the jurisdictions (civil and criminal) powers rights and authorities which they respectively now have possess and exercise over the existing burgh and the inhabitants thereof whether at common law or by statute or otherwise including all powers of imposing levying and recovering rates assessments dues and charges as the same are amended and extended by this Act and all rights privileges immunities and obligations at present enjoyed and possessed by or incumbent on the inhabitants of the existing burgh shall subject to the provisions of this Act extend and apply to the inhabitants of the burgh.

Powers of other jurisdictions to cease.

11. From and after the passing and subject to the provisions of this Act all jurisdictions rights powers functions duties and authorities which previous to the passing of this Act were exercised or exerciseable by the county council or any committee thereof or any local licensing or other authority within the district annexed or any part thereof under any public general or local or private Act of Parliament or Order (with the exception of such jurisdictions rights powers and authorities as are presently exercised or exerciseable by the county council or any committee thereof or other authority within the existing burgh) shall cease and determine.

Municipal register.

12. The registration officer for the county under the Representation of the People Act 1918 shall for the purposes of the first election for the third fourth and fifth wards respectively after the passing of this Act and subject to the provisions of this Act forthwith after the passing of this Act make out or cause to be made out lists consisting respectively of all persons in the district annexed added to the third fourth and fifth wards of the existing burgh whose names are entered in the list of voters for

local government purposes in force as at the first day of November one thousand nine hundred and twenty-five and such persons shall respectively be entitled to vote at the first election of councillors for the third fourth and fifth wards after the passing of this Act and the expense (if any) shall be borne by the Town Council. A.D. 1925.

13.—(1) Notwithstanding the date of the passing of this Act the Town Council shall levy within the district annexed the rates and assessments imposed by them upon the existing burgh for the year from Whitsunday one thousand nine hundred and twenty-five to Whitsunday one thousand nine hundred and twenty-six and may at the passing of this Act or as soon after as conveniently may be issue such notices and adopt such proceedings as may be necessary with the view of the levying and recovery of such rates and assessments within the district annexed and no county council or other assessing authorities shall impose or levy rates and assessments for the said year within the district annexed except such rates and assessments (if any) as they may at the passing of this Act impose or levy within the existing burgh and all burgh and other assessments and rates and charges leviabie under all public general and local Acts and Orders applicable within the existing burgh shall from and after the fifteenth day of May one thousand nine hundred and twenty-five be leviabie in the burgh in the same way and manner as the same are leviabie in the existing burgh. As to levying assessments by Town Council.

(2) In consideration of the burgh assessment being levied within the district annexed during the period between Whitsunday one thousand nine hundred and twenty-five and the passing of this Act the Town Council shall pay over to the county council a sum proportionate to the period which shall have elapsed between Whitsunday one thousand nine hundred and twenty-five and the passing of this Act of the assessment which but for the passing of this Act might have been imposed and recovered by the county council within the district annexed for the year from Whitsunday one thousand nine hundred and twenty-five to Whitsunday one thousand nine hundred and twenty-six.

14. During the period of ten years from and after Whitsunday one thousand nine hundred and twenty-five the rates and assessments leviabie by the Town Council upon the owners and occupiers respectively of all lands Differential rating.

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and premises within the district annexed together with the amount (if any) of any rates and assessments leviable by the county council upon such owners and occupiers shall not in each year exceed the aggregate amount of the rates and assessments levied by the county council upon the owners and occupiers respectively of such lands and premises for the year ending Whitsunday one thousand nine hundred and twenty-five and the adjustment (if any) necessary to give effect to the provisions of this section shall be made upon the rates and assessments leviable by the Town Council.

Recovery
of assess-
ments
within
district
annexed.

15. Every rate charge or assessment which shall have been actually imposed by the county council or any local or other authority who had jurisdiction within the district annexed or any part thereof previous to Whitsunday one thousand nine hundred and twenty-five together with all arrears thereof shall continue to be due and payable and may be collected and levied by the authority which respectively imposed the same and by the same ways and means and under the same restrictions and regulations as if this Act had not been passed and shall be received and applied by such authority respectively to and for the purposes for which the same were authorised to be levied.

Roads &c.
in district
annexed.

16. Subject to the provisions of this Act the roads streets sewers bridges foot pavements and footpaths within the district annexed shall so far as the same are vested in the county council or other public authority or which the county council or other public authority are by minute of agreement entered into before the passing of this Act bound to take over and maintain be transferred to and vested in and be managed maintained and repaired by the Town Council along with and in the same way and manner and to the same extent as the roads streets sewers bridges foot pavements and footpaths within the existing burgh and the county council or such other authority shall be freed and relieved of the repair and maintenance of all such roads streets sewers bridges foot pavements and footpaths so far as within the district annexed in all time coming.

Saving
rights in
roads foot

17. Nothing in this Act contained with respect to the vesting of roads streets sewers bridges foot pavements and footpaths within the district annexed shall prevent

any superiors owners or other persons by whom or by whose predecessors the same shall have been formed from recovering the cost or any proportion of the cost of forming the same from feuars or other persons under any agreements made between the said parties respectively. A.D. 1925.
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 pavements
 footpaths
 sewers and
 drains.

18.—(1) All books documents maps and plans directed or authorised to be kept by the county council or district committee in the district annexed or either of them by any Act or otherwise shall so far as they relate solely to the district annexed belong and be transferred to the Town Council and in so far as they would at the passing of this Act be receivable in evidence shall be admitted as evidence in all courts and proceedings notwithstanding the cesser of the powers of the said county council or district committee. Books to be evidence.

(2) This section shall not apply to the books documents maps and plans kept by the county council and the district committee which relate to parts of the county other than the district annexed but the Town Council and their officers shall be entitled to access to such books documents maps and plans in so far as may be necessary in relation to matters affecting the district annexed and the respective clerks or other officers of the county council and the district committee shall afford all necessary and reasonable facilities for that purpose.

19. Except so far as inconsistent with or varied by this Act the provisions of all public and general and local and private Acts and Orders relating to or in force in the existing burgh and all byelaws rules regulations and orders made thereunder shall extend and apply to the burgh in the same way and to the like extent as they apply to and have effect within the existing burgh : Application of general and local Acts and byelaws.

Provided that nothing in this Act shall extend the area of supply defined by the Clydebank Electric Lighting Orders 1901 and 1908.

20. Notwithstanding anything contained in this Act the following provisions shall (unless otherwise agreed in writing between the corporation of the city of Glasgow (in this section referred to as "the corporation") and the Town Council) apply and have effect :— For protection of corporation of Glasgow.

(1) Nothing in this Act contained shall prejudice or affect any rights powers or privileges of the

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corporation under the Glasgow Tramways Acts 1905 to 1925 or the Glasgow Gas Acts 1910 to 1925 :

- (2) In the application of section 34 (For protection of burghs of Partick and Clydebank) of the Glasgow Corporation Sewage Act 1896 to the district annexed the provisions of the said section so far as they impose any obligation on the corporation to construct and maintain outfall connecting and other sewers and works which may be required to bring the sewage and surface drainage to the existing outfall intercepting connecting and other sewers and works of the Corporation shall not apply to the district annexed.

For protection of
Dunbarton-
shire
county
authorities.

21. The following provisions shall have effect for the protection of the county council and the district committee according to their respective rights and interests (hereinafter in this section referred to as "the county authorities") unless otherwise agreed between the county authorities and the Town Council:—

- (1) Notwithstanding anything contained in the section of this Act of which the marginal note is "Roads &c. in district annexed" all portions of through-going main outfall sewers situate within the district annexed vested in the county authorities at the passing of this Act shall remain so vested :
- (2) The county authorities shall have and be subject to the same rights and obligations in relation to the portions of the through-going main outfall sewers referred to in the preceding subsection and in relation to the maintenance alteration renewal replacing and enlargement of such main outfall sewers as they had and were subject to within the district annexed at the date of the passing of this Act :
- (3) In all cases where one side of a road or street forms the boundary of the district annexed the road or street itself being within that district the county authorities shall notwithstanding the passing of this Act continue to have the same right to lay down construct and maintain in any such

road or street sewers and drains and gas water and electrical mains pipes and wires (all of which are hereinafter referred to as "the said works") as they had at the date of the passing of this Act Provided that the exercise of the said right shall be subject to the following provisions viz. :—

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(a) The county authorities shall give to the Town Council not less than fourteen days' notice in writing accompanied by plans and (so far as practicable) sections and specifications showing the manner in which the said works are proposed to be executed which plans and sections shall be subject to the approval (which shall not be unreasonably withheld) of the Town Council Provided that if the Town Council do not within ten days after service of such notice on them intimate to the county authorities their approval or disapproval of the said plans and sections the county authorities may proceed to execute the said works in accordance therewith Provided further that in cases of emergency such notice as is reasonably practicable shall be given ;

(b) The said works shall be laid in such position in any such road or street (including the footpaths thereof) and at such depth as the Town Council may reasonably require ;

(c) In all cases where the county authorities propose to lay the said works in proximity to any main sewer drain pipe or other work belonging to the Town Council the said works shall be laid in such position and at such levels in relation to such main sewer drain pipe or other work as the Town Council may reasonably direct and no main sewer drain pipe or other work or property of the Town Council shall be in any way altered or interfered with by the county authorities in the construction of any such works or subsequent repair thereof except in accordance with plans sections and specifications previously submitted to and approved by the Town Council which approval

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shall not be unreasonably withheld and any such alteration or interference shall be made at the expense of the county authorities;

(*d*) The Town Council shall not be liable for or in respect of any damage or injury to any of the said works resulting from the reasonable exercise by the Town Council of the powers vested in them from time to time including therein the use of road rollers and other road plant;

(*e*) Nothing in this section contained shall take away or abridge any power vested or to be vested in the Town Council to construct build lay repair maintain open or break up alter enlarge improve divert or relay or reconstruct any road or street or any main sewer drain pipe or other work of the Town Council and in the event of the Town Council in the exercise of any such power finding it necessary to interfere with any of the said works the county authorities on receiving notice in writing from the Town Council shall at the cost of the county authorities alter relay or if necessary remove the said works temporarily or permanently in the manner and to the extent prescribed by such notice or as in the case of difference shall be determined by arbitration in the manner hereinafter provided;

(*f*) The said works shall be so executed by the county authorities so far as reasonably practicable as not to stop impede or interfere with the traffic on such road or street;

(*g*) The county authorities in opening or breaking up such road or street shall not without the consent of the Town Council have more than one hundred lineal yards open or broken up at any one place at one time and the county authorities shall complete their operations and restore the said road or street and the surface thereof to the reasonable satisfaction of the Town Council with all reasonable despatch and maintain the portion of the road or street so opened and broken up for a period of

six months from the date of a certificate by the Town Council or their surveyor certifying that such road or street has been satisfactorily restored which certificate shall not be unreasonably delayed or withheld. The restoration of such road or street under this section shall mean and include the causeway or paving thereof so far as the same has been causewayed or paved the bottoming or metalling thereof so far as the same has been bottomed or metalled and the rolling and completion of the works opened up with materials and in a manner reasonably approved by the Town Council ;

(*h*) The county authorities shall pay to the Town Council the reasonable costs which they may incur in the repair and reinstatement of so much of such road or street in which the said works may be laid or constructed as may be damaged by reason of the traffic being concentrated thereon during the laying alteration renewal or repair of the said works ;

(*i*) The county authorities shall pay to the Town Council the costs or expenses they may reasonably incur or be put to in superintending any of the said works :

- (4) (*a*) The Town Council shall if required by the county authorities receive into their sewers existing at the passing of this Act or which may be hereafter constructed by them and deal with and dispose of the sewage from all subjects and premises in the area of the county immediately adjacent to the burgh so far as the said subjects and premises by reason of the configuration of the ground naturally or conveniently drain towards the burgh or the said sewers and with that object the Town Council in executing or renewing any scheme or schemes of sewerage or sewage purification for the burgh shall make provision in such scheme or schemes for the reasonable development of the adjacent county area aforesaid all on terms to be mutually agreed or failing agreement to be determined by arbitration in manner in this section hereinafter provided :

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(b) The Town Council shall not receive into their sewers any sewage from the county unless and until the corporation of the city of Glasgow have arranged with the county council to receive and treat such sewage on the terms and in accordance with the conditions prescribed by section 35 (Provision with reference to counties of Renfrew and Dunbarton) of the Glasgow Corporation Sewage Act 1896 Provided that the county council shall notify the Town Council of any such arrangement with the said corporation before the Town Council after notification to the county council of their intention to do so proceed to carry out any scheme for the disposal of the sewage of the district annexed :

- (5) If any difference shall arise under this section between the county authorities and the Town Council such difference shall be determined by an arbiter to be mutually appointed or failing agreement to be appointed by the sheriff on the application of either party.

Provisions
as to new
arterial
road.

22. The memorandum of agreement entered into between the corporation of the city of Glasgow of the first part and the county council of the second part dated the thirteenth and eighteenth days of December one thousand nine hundred and twenty-three relating to the construction of a new arterial road from Anniesland Cross in the city of Glasgow to Duntocher and thence to Dunglass both in the county shall be read and have effect as if in respect of the portion of the said arterial road situate within the district annexed the Town Council were substituted for the county council.

Variation of
procedure
under
Temperance
(Scotland)
Act 1913.

23.—(1) Until the next poll after the passing of this Act under the provisions of the Temperance (Scotland) Act 1913 is taken in the third fourth and fifth wards respectively the resolutions in force in the areas comprising (a) the third fourth and fifth wards of the existing burgh and (b) the areas added to the said wards shall respectively continue in force.

(2) The resolutions to be submitted to the electors in the third fourth and fifth wards at the first poll (which shall if required be held in the year one thousand nine hundred and twenty-six) in the said wards after the

passing of this Act shall be those which would have been submitted if the said poll were taken therein for the first time.

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(3) The Secretary for Scotland may in order to meet the circumstances arising from the extension of the existing burgh under this Act by order vary any procedure prescribed by or in pursuance of the Temperance (Scotland) Act 1913 in connection with the taking of polls under the last-mentioned Act or otherwise including any dates fixed in connection with such procedure.

24.—(1) Subject and without prejudice to any of the provisions of this Act the Town Council and the county council or district committee (all of whom are hereinafter in this section referred to as “the authorities”) or any of them may make and carry into effect agreements with respect to the transfer of property from the authorities or any of them to the Town Council and for settling and adjusting any claims or any doubt or difference arising in relation thereto.

Power to
Town
Council and
other
authorities
to enter
into
agreements.

(2) The provisions of any such agreement shall be deemed to be within the powers of the Town Council and of the authorities or any of them respectively and if and when made shall have and be carried into effect accordingly.

(3) Any difference or dispute arising as to such agreement or as to any other matter or thing in relation to the transference under this Act of the property of the authorities or any of them shall be determined by an arbiter to be agreed upon or failing agreement to be appointed by the Secretary for Scotland on the application of any of the parties concerned.

25. All certificates of licence granted before the passing of this Act by the competent licensing courts for the district annexed then in force shall unless the same be revoked or previously expire subsist and continue until the twenty-eighth day of May one thousand nine hundred and twenty-six but all prosecutions for offences under the Licensing (Scotland) Acts 1903 to 1923 with reference to such certificates or for any breach thereof or of the byelaws or regulations made under the said Acts shall after the passing of this Act be proceeded with in the same way as if such certificates had been originally granted within the burgh and all applications

Provisions
as to sub-
sisting
licences in
district
annexed.

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National
insurance
committees.

26. After the passing of this Act the powers of the Scottish Board of Health (hereinafter in this section called "the board") shall operate for the purpose of reconstituting by order made by the board the insurance committees for the county and for the burgh as from the passing of this Act or such subsequent date as shall be determined by the Board and that in such manner and to such extent (if any) as the board may deem necessary in consequence of the provisions of this Act and for the adjustment consequent on the said provisions of the boundaries of the areas and the financial rights and obligations of the said committees and any such order made by the board may contain such incidental supplemental and consequential provisions as may appear to the board necessary or expedient for carrying the order made by them into effect and for adapting thereto the provisions of the National Health Insurance Act 1924 Provided that any order so made shall be laid before both Houses of Parliament as soon as may be after it is made.

As to
vesting all
property
transferred
to Town
Council.

27. All property transferred to or vested in the Town Council by virtue of this Act shall vest in them without the necessity of recording in the Register of Sasines any conveyance or notarial instrument or other deed or writing but for the purpose of enabling the Town Council to complete a title if thought fit to any property transferred to and vested in them by virtue of this Act by expediting a notarial instrument or otherwise this Act shall be deemed to be and may be used as a general disposition or assignation as the case may be of such property in favour of the Town Council.

Financial
adjust-
ments.

28. The financial adjustment as between the Town Council and the county council consequent upon the inclusion within the boundaries of the burgh of the district annexed shall be made upon the basis of the provisions of the Local Government (Adjustments) (Scotland) Act 1914 and in accordance with the rules contained in the schedule to that Act and section 50 of the Local Government (Scotland) Act 1889 as applied by section 96 of the Burgh

Police (Scotland) Act 1903 shall apply and have effect on the extension of the boundaries of the existing burgh by this Act. A.D. 1925.
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29. All laws statutes jurisdictions powers privileges and usages in force at the passing of this Act in relation to the district annexed in so far as they are inconsistent or at variance with the provisions of this Act are subject to the provisions of this Act hereby repealed and extinguished: Repeal of laws &c. inconsistent with this Act.

Provided that nothing in this section shall repeal or extinguish the powers of the undertakers under the Kilpatrick Electric Lighting Order 1906:

Provided also that nothing in this section shall repeal or extinguish any powers privileges immunities authorities or exemptions conferred on or enjoyed by the corporation of the city of Glasgow under any charters laws statutes jurisdictions powers privileges and usages.

30. Subject to the provisions of this Act all property heritable and moveable (including all means revenues and income of every description arising therefrom) belonging to or leviable within the existing burgh or to which the existing burgh is entitled or which is held or administered by any person for or on behalf of the community of the existing burgh or for the public ends and purposes thereof shall be and the same is hereby vested in and shall be held by the Town Council for the behoof and benefit of the burgh or as the case may be administered by such person for or on behalf of the community of the burgh or for the public ends and purposes thereof and all debts and obligations due by or exigible from the existing burgh shall be due by and exigible from the burgh and all debts due to the Town Council of the existing burgh by any person prior to the passing of this Act may be demanded and recovered from such person and received and applied by the Town Council for behoof of the burgh. Property of existing burgh vested in Town Council.

31. Nothing in this Act contained shall prejudice or affect the provisions of section 112 (For protection of William Dunn Black of Auchentoshan and Kilbowie) of the Clydebank and District Water and Burgh Extension Order 1906 nor the provisions of the agreement dated the twenty-fourth day of July one thousand nine hundred and six made between the Town Council of the first part and the said William Dunn Black of the second part. For protection of William Dunn Black.

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Power to
close
Sunday
schools to
prevent
spread of
disease &c.

32.—(1) If the Town Council acting on the advice of the medical officer for the burgh with the view of preventing the spread of infectious disease in the burgh require the closing of any Sunday school or any department thereof or the exclusion of certain children therefrom for a specified time or the exclusion of children from places of public entertainment or assembly for a specified time such requirement shall be at once complied with.

(2) Any person responsible for the conduct or management of any Sunday school or any department thereof or place of public entertainment or assembly wilfully failing to comply with any such requirement shall for every such failure be liable to a penalty not exceeding twenty shillings which penalty may be recovered in a summary manner under the provisions of the Public Health Acts.

(3) For the purposes of this section the following words and expressions shall have the meanings hereinafter assigned to them (that is to say):—

- (a) the expression “infectious disease” means any infectious disease within the meaning of the Police Acts;
- (b) the expression “children” means persons under the age of fourteen years; and
- (c) the expression “Sunday school” means any school within the burgh in which children are assembled for instruction on a Sunday.

As to
offences
com-
mitted at
Rothesay
Dock.

33. From and after the passing of this Act any person offending against or contravening any byelaws or regulations applicable to the Rothesay Dock situate within the burgh may be tried at the Clydebank burgh police court and notwithstanding the provisions of any Act or Order or any byelaws or regulations made thereunder the magistrates may and they are hereby authorised to take such action as may be necessary to enable any such person to be tried at the said burgh police court:

Provided that notwithstanding anything in this section the existing jurisdiction and authority of the bailie of the river and firth of Clyde and his depute under Royal Charter Act of Parliament or otherwise in respect of the said Rothesay Dock shall remain as a concurrent jurisdiction and authority.

34. Notwithstanding the provisions of the disposition dated the ninth tenth and eleventh days of November and recorded in the division of the General Register of Sasines applicable to the county the tenth day of December one thousand nine hundred and nine granted by the trustees of the late David M'Gee and others in favour of the Town Council it shall be lawful for the Town Council and they are hereby authorised and empowered—

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—
Provisions
as to
Overtoun
Park and
Dalmuir
House and
grounds
&c.

- (1) To erect maintain and use in Overtoun Park Dalmuir and in the grounds of Dalmuir House such buildings as they may consider necessary for the purposes of a museum maternity home or child welfare centre or for any or all of such purposes;
- (2) To use Overtoun Park Dalmuir and Dalmuir House and grounds for the purposes specified in section 44 (Power to erect buildings in public parks) of the Burgh Police (Scotland) Act 1903 or for any or all of such purposes.

35. For the protection of James Risk Paterson William Beardmore and Company Limited and Leslie Kirk and their successors as the owners or occupiers for the time being of the properties known as "Inanda" "Ravenswood" "Melbourne House" and "Uladh Tower" Regent Street Dalmuir (in this section referred to as "the owners and occupiers" for their respective interests) the following provisions shall notwithstanding anything in this Act contained unless otherwise agreed in a memorandum of agreement between the owners and occupiers and the Town Council (which memorandum may be recorded in the division of the General Register of Sasines for the county) apply and have effect:—

For
protection
of James
Risk
Paterson
and others.

- (1) Any new or reconstructed buildings in Dalmuir House and the grounds thereof as existing at the passing of this Act shall not at any time exceed in height the existing Dalmuir House and no erections of any kind (including swings for children) shall be put up in the grounds of Dalmuir House or in Overtoun Park to the eastward of a line drawn north-east and south-west through the east gable of Dalmuir House:
- (2) In the event of Dalmuir House ceasing to be occupied as a residence for one family the owners

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and occupiers or any of them may stop up permanently the access to Dalmuir House and grounds and Overtoun Park from Regent Street:

- (3) The Town Council shall not exercise the powers of subsection (1) of the section of this Act of which the marginal note is "Provisions as to Overtoun Park and Dalmuir House and grounds &c." unless within a period of fifteen years from the passing of this Act the Town Council by resolution determine to put into operation the powers of the said subsection:
- (4) If in the exercise of the powers of subsection (1) of the section of this Act of which the marginal note is "Provisions as to Overtoun Park and Dalmuir House and grounds &c." any nuisance is caused to such of the owners and occupiers as are respectively interested in the houses known as "Inanda" and "Ravenwood" in Regent Street Dalmuir such owners and occupiers may (without prejudice to any right they may have to stop the alleged nuisance by interdict) claim from the Town Council and the Town Council shall pay to such owners and occupiers compensation for any injury or damage caused by any such nuisance and the questions whether such nuisance exists and what should be the amount of such compensation (if any) shall failing agreement be determined by an arbiter to be mutually agreed on between such owners and occupiers and the Town Council or failing agreement to be appointed by the Dean of the Faculty of Procurators of Glasgow.

Borrowing
and
assessing
powers.

36. The Town Council in addition to any other powers of borrowing which they now have or may obtain may (a) for the purpose of the payment of any capital sum which may be paid under the provisions of the section of this Act whereof the marginal note is "Financial adjustments" and (b) for the purpose of paying the costs charges and expenses of and incidental to the preparing for obtaining and passing of this Act or otherwise in relation thereto borrow such money as may be necessary on the security of an assessment to be imposed in the same manner and along with and as part of the assessment for the maintenance and repair of highways leviable by the

Town Council as local authority under the Roads and Bridges (Scotland) Act 1878 or the Public Health General Assessment leviable under the Public Health (Scotland) Act 1897 or any Acts amending the said Acts or under any of those Acts and the Town Council may assign so much or such part as may be required of such assessment as security for the money which may be so borrowed under the provisions of this section. Provided (1) that money so borrowed for purpose (a) aforesaid shall be repaid within a period of twenty-five years from the date or dates of borrowing the same and (2) that any money so borrowed for purpose (b) aforesaid shall be repaid within five years from the passing of this Act.

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37. Nothing in this Act shall affect prejudicially any estate right power privilege or exemption of the Crown and in particular nothing herein contained shall authorise the Town Council to take use or in any manner interfere with any portion of the shore or bed of the sea or of any river channel creek bay or estuary or any land heritages subjects or rights of whatsoever description belonging to His Majesty in right of His Crown and under the management of the Commissioners of Crown Lands or of the Board of Trade respectively without the consent in writing of the Commissioners of Crown Lands or the Board of Trade as the case may be on behalf of His Majesty first had and obtained for that purpose.

Crown
rights.

38. All costs charges and expenses of and incidental to the preparing for obtaining and passing of this Act or otherwise in relation thereto shall be paid by the Town Council out of moneys borrowed by them under this Act for that purpose or any rates or assessments which they are authorised to levy.

Costs of
Act.

A.D. 1925. The SCHEDULES referred to in the foregoing
Act.

THE FIRST SCHEDULE.

(Referred to in the section of the Act of which the
marginal note is "Extension of boundaries.")

BOUNDARIES OF THE BURGH.

The area lands and heritages bounded by a line commencing at a point in the centre of the River Clyde at the junction of said river and the centre line of Yoker Burn and continuing along the centre line of said river in a north-westerly direction for a distance of 5,052 lineal yards or thereby to a point 986 lineal yards or thereby south-east of Erskine Ferry thence continuing in a straight line in a north-easterly direction along the south-east boundary fence of the Clyde oil fuel depôt to the south bank of the London Midland and Scottish Railway thence following the said bank of the said railway in a north-westerly direction for a distance of 132 lineal yards or thereby thence in a north-easterly direction crossing said railway and continuing along the line of the fence between fields numbered 896 and 967 on the Ordnance survey sheet N. XXIII. 10 Dumbartonshire 1918 edition to the southern bank of the Forth and Clyde Canal thence along said bank in a south-easterly direction for a distance of 140 lineal yards or thereby thence crossing said canal to the north bank to a point where the fence between fields numbered 899 and 966 on the said Ordnance survey sheet meets the said north bank of the canal thence continuing along said fence in a north-easterly direction to the north side of road from Clydebank by Old Kilpatrick to Dumbarton thence south-eastwards along the north side of said road for a distance of 107 lineal yards or thereby to the line of the fence between fields numbered 900 and 902 on said Ordnance survey sheet thence in a straight line in a northerly direction to a point on the north side of the new Anniesland Duntocher and Bowling Road 240 yards or thereby west of the junction of the said new road with Mount Blow Road thence following the north side of the said new road in an easterly and

south-easterly direction to a point where the continuation of the line of the north fence of road of access to Braidfield Farm meets said road thence in a straight line in an easterly direction to a point on the boundary of the parishes of Old Kilpatrick and New Kilpatrick where the fence between the fields numbered 741 and 740 on the 25-inch Ordnance survey sheet N. XXIII. 11 Dumbartonshire 1918 edition meets the said boundary thence continuing south-westerly southerly south-westerly southerly and south-easterly along the boundary of the parish of Old Kilpatrick to the point of commencement.

A.D. 1925.
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THE SECOND SCHEDULE.

(Referred to in the section of the Act of which the marginal note is "Additions to wards.")

FIRST.

AREA ADDED TO THE THIRD WARD OF THE EXISTING BURGH.

The area comprised within the following boundaries :—

Commencing at a point where the continuation of the centre line of Robertson Street meets the northern boundary of the existing burgh as shown on the 25-inch Ordnance survey sheet N. XXIII. 11 Dumbartonshire 1918 edition thence continuing northwards in a straight line in continuation of said centre line until it meets the north side of the new Anniesland Duntocher and Bowling Road thence south-easterly along the north side of the said road to a point where the continuation of the line of the north fence of road of access to Braidfield Farm meets said road thence in a straight line in an easterly direction to a point on the boundary of the parishes of Old Kilpatrick and New Kilpatrick where the fence between the fields numbered 741 and 740 on the 25-inch Ordnance survey sheet N. XXIII. 11 Dumbartonshire 1918 edition meets the said boundary thence continuing south-westerly southerly and south-westerly along the boundary of the parish of Old Kilpatrick to the point where the said boundary meets the boundary of the existing burgh as shown on the said 25-inch Ordnance survey sheet thence westwards northwards and westwards along the boundary of the existing burgh to the point of commencement.

[Ch. cxiv.] *Clydebank Burgh* [15 & 16 GEO. 5.]
Extension Act, 1925.

A.D. 1925.

SECOND.

AREA ADDED TO THE FOURTH WARD OF THE EXISTING BURGH.

The area comprised within the following boundaries:—

Commencing at a point in the centre of the River Clyde at the junction of the centre line of the said river with the western boundary of the existing burgh continuing in a north-westerly direction along the said centre line of said river to a point on the said centre line 986 lineal yards or thereby south-east of Erskine Ferry thence continuing in a straight line in a north-easterly direction along the south-east boundary fence of the Clyde oil fuel depôt to the south bank of the London Midland and Scottish Railway thence following the said bank of the said railway in a north-westerly direction for a distance of 132 lineal yards or thereby thence in a north-easterly direction crossing said railway and continuing along the line of the fence between fields numbered 896 and 967 on the Ordnance survey sheet N. XXIII. 10 Dumbartonshire 1918 edition to the southern bank of the Forth and Clyde Canal thence along said bank in a south-easterly direction for a distance of 140 lineal yards or thereby thence crossing said canal to the north bank to a point where the fence between fields numbered 899 and 966 on the said Ordnance survey sheet meets the said north bank of the canal thence continuing along said fence in a north-easterly direction to the north side of road from Clydebank by Old Kilpatrick to Dumbarton thence south-eastwards along the north side of said road for a distance of 107 lineal yards or thereby to the line of the fence between fields numbered 900 and 902 on said Ordnance survey sheet thence in a northerly direction along said fence to the south bank of the London and North Eastern Railway thence south-easterly along the south bank of said railway for a distance of 507 lineal yards or thereby thence south-westerly along the boundary of the existing burgh to the point of commencement.

THIRD.

AREA ADDED TO THE FIFTH WARD OF THE EXISTING BURGH.

The area comprised within the following boundaries:—

Commencing at a point on the south bank of the London and North Eastern Railway 139 lineal yards or thereby west from the west side of Mount Blow Road thence in a north-westerly direction along the south bank of said railway to the point where the line of the fence between fields numbered 900 and 902 on the 25-inch Ordnance survey sheet N. XXIII. 10 Dumbartonshire 1918 edition meets the south bank of the said railway thence in a straight line in a northerly direction to a point on the north side of the new Anniesland Duntocher and Bowling Road 240 yards or thereby

[15 & 16 GEO. 5.]

*Clydebank Burgh
Extension Act, 1925.*

[Ch. cxiv.]

west of the junction of the said new road with Mount Blow Road
thence following the north side of the said new road in an easterly
and south-easterly direction to a point on the north side of the
said new road in line with the continuation of the centre line of
Robertson Street thence southerly along the said centre line to
the boundary of the existing burgh thence westerly and south-
westerly along the said boundary to the point of commencement.

A.D. 1925
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Printed by EYRE and SPOTTISWOODE, LTD.,

FOR

WILLIAM RICHARD CODLING, Esq., C.V.O., C.B.E., the King's Printer of
Acts of Parliament.

To be purchased directly from H.M. STATIONERY OFFICE at the following addresses:
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THE UNIVERSITY OF CHICAGO
DEPARTMENT OF CHEMISTRY

RESEARCH REPORT
ON THE CHEMISTRY OF
THE CARBON DIOXIDE SYSTEM
IN AQUEOUS SOLUTIONS

BY
J. H. COLEMAN
AND
R. M. MANNING