

**CHAPTER xiv.**

An Act to confirm a Provisional Order under the  
Private Legislation Procedure (Scotland) Act  
1899 relating to Greenock Burgh.

A.D. 1929.

—

[26th July 1929.]

**W**HEREAS the Provisional Order set forth in the  
schedule hereunto annexed has been made by  
one of His Majesty's Principal Secretaries of State under  
the provisions of the Private Legislation Procedure  
(Scotland) Act 1899 as read with the Secretaries of State  
Act 1926 and it is requisite that the said Order should be  
confirmed by Parliament :

62 & 63 Vict.  
c. 47.  
16 & 17  
Geo. 5. c. 8.

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 con-  
firmed.

Confirma-  
tion of  
Order in  
schedule.

2. This Act may be cited as the Greenock Burgh  
Order Confirmation Act 1929.

Short title.

A.D. 1929.

SCHEDULE.

## GREENOCK BURGH.

*Provisional Order to extend the time for the compulsory purchase of lands and the completion of certain authorised works to make further provision in relation to streets buildings and other matters and for other purposes.*

WHEREAS the corporation of Greenock (hereinafter referred to as "the Corporation") are vested with the municipal government of the burgh of Greenock in the county of Renfrew (hereinafter referred to as "the burgh") and are the local authority therein for police public health road sanitary and other purposes :

And whereas by the Greenock Corporation Act 1909 the local Acts and Orders relating to the burgh as then existing were consolidated and by the Greenock Corporation Acts 1909 to 1927 further powers were conferred upon the Corporation :

And whereas the periods now limited for the completion by the Corporation of the Street Works Nos. 1 2 and 6 and the deviation railway Work No. 7 and by the Trustees of the Port and Harbours of Greenock of the railway Work No. 8 and the works in connection with the closing of the West Harbour authorised by the Greenock Improvement Order 1919 will expire on the twenty-third day of December one thousand nine hundred and twenty-nine and it is expedient that such periods should be extended as by this Order provided :

And whereas the period now limited for the compulsory purchase of lands for the purposes of the street works authorised by the Greenock Corporation Order 1923 will expire on the eighteenth day of July one thousand nine hundred and twenty-nine and the period limited by the said Order of 1923 for the completion of the said works will expire on the eighteenth day of July one thousand nine hundred and thirty and it is expedient

that the periods for the compulsory purchase of lands for and the completion of the Street Works Nos. 1 2 4 5 6 and 7 authorised by the said Order of 1923 be extended as by this Order provided :

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And whereas it is expedient that the further powers in this Order mentioned in relation to buildings and public health should be conferred upon the Corporation :

And whereas it is expedient that the provisions hereinafter mentioned with respect to the regulation of traffic and the sale of coal and other solid fuel within the burgh should be enacted :

And whereas it is expedient that certain of the Acts relating to or in force within the burgh should be amended and that further powers should be conferred upon the Corporation as in this Order provided :

And whereas the purposes aforesaid cannot be effected without an Order 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 as read with the Secretaries of State Act 1926 the Secretary of State orders as follows :—

## PART I.

### PRELIMINARY.

1. This Order may be cited as the Greenock Burgh Order 1929. Short title.

2. The Greenock Corporation Acts 1909 to 1927 and this Order may be cited together as the Greenock Corporation Acts 1909 to 1929. Citation of Acts.

3. This Order shall (except as otherwise provided in this Order) commence and have effect on and from the date of the passing of the Act confirming this Order which date is hereinafter referred to as “ the commencement of this Order.” Commencement of Order.

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

Part I.—Preliminary.

Part II.—Streets &c.

Part III.—Buildings &c.

Part IV.—Regulation of traffic.

Part V.—Sale of coal &c.

Part VI.—Miscellaneous.

Division of  
Order into  
Parts.

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—  
Interpreta-  
tion.

5. In this Order unless there be something in the subject or context repugnant to such construction the following words and expressions shall have the meanings hereinafter respectively assigned to them (that is to say) :—

“ The burgh ” means the burgh of Greenock ;

“ The Corporation ” means the corporation of Greenock ;

“ The trustees ” means the Trustees of the Port and Harbours of Greenock ;

“ The Act of 1909 ” means the Greenock Corporation Act 1909 ;

“ The Order of 1919 ” means the Greenock Improvement Order 1919 ;

“ The Order of 1923 ” means the Greenock Corporation Order 1923 ;

“ The Order of 1924 ” means the Greenock Improvement (Extension of Time) Order 1924 ;

“ The Order of 1926 ” means the Greenock Corporation Order 1926 ;

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

“ The Public Health Acts ” means the Public Health (Scotland) Acts 1897 to 1907 and any Act amending or extending the same.

And other words and expressions construed in the Act of 1909 shall if and when used in this Order and when not inconsistent with any of the provisions of this Order respectively have the same meanings assigned to them as in the Act of 1909.

## PART II.

### STREETS &c.

Extending  
periods for  
completion  
of certain  
works  
authorised  
by Order  
of 1919.

6. The period limited by the Order of 1919 as extended by the Order of 1924 for the completion of the Street Works Nos. 1 2 and 6 the deviation railway Work No. 7 and the railway Work No. 8 authorised by the Order of 1919 and the period limited by the Order of 1919 for the completion of the works authorised by subsection (1) of section 36 (Power to close West Harbour

and other works and lease site thereof &c.) of that Order are hereby extended for the period of five years from the twenty-third day of December one thousand nine hundred and twenty-nine and on the expiration of such last-mentioned period the powers by the said Orders and this Order granted to the Corporation and the trustees for executing the said works respectively or otherwise in relation thereto shall cease except as to so much thereof as shall then be completed. A.D. 1929.

7.—(1) The period limited by the Order of 1923 as extended by the Order of 1926 for the compulsory purchase of lands for the purposes of the Street Works Nos. 1 2 4 5 6 and 7 authorised by the Order of 1923 is hereby further extended for the period of four years from the eighteenth day of July one thousand nine hundred and twenty-nine. Extending periods for purchase of lands and completion of certain works authorised by Order of 1923.

(2) The period limited by the Order of 1923 for the completion of the Street Works Nos. 1 2 4 5 6 and 7 authorised by that Order is hereby extended for the period of five years from the eighteenth day of July one thousand nine hundred and thirty and on the expiration of that period the powers by the Order of 1923 and this Order granted to the Corporation for executing the said works or otherwise in relation thereto shall cease except as to so much thereof as shall then be completed.

### PART III.

#### BUILDINGS &c.

8. The following sections of the Act of 1909 are hereby repealed (namely):— Repeal of certain provisions of Act of 1909.

Section 216 (Application to be made to dean of guild before any buildings erected or altered);

Section 218 (Penalty for erecting or altering any building without applying to dean of guild);

Section 400 (Penalty for keeping dwelling-houses waterclosets &c. in a dirty condition after notice).

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Applica-  
tion to be  
made to  
dean of  
guild  
before any  
buildings  
erected or  
altered.

9. Every person who intends to erect within the burgh any building or to alter any building in such a manner as to affect the exterior walls or roof or materially to affect or change the character of any building or to alter the structure of and let or use for human habitation any existing building or part thereof which had not previously been used for that purpose or to alter the mode of occupancy of any existing building or part thereof in such a manner as to increase the number of houses or apartments shall by petition signed by himself or his procurator make application to the dean of guild for a warrant to do so and shall therein set forth his title generally and a description of the intended erection or alteration and the names of the adjoining owners and shall state in such application whether any apartments of the said building so intended to be erected or to be altered are intended to be used for the purpose of sleeping in and distinguish on the plans hereinafter in this section mentioned such of the apartments as are intended to be let or used for the purpose of sleeping in and those not so intended. He shall produce along with such petition plans elevations and sections in duplicate of each storey of the building which he intends to erect or alter with all such particulars and detail drawings as may be required by the building regulations contained in the Seventh Schedule to the Act of 1909 or by any byelaws that may be made under that Act.

Such plans elevations and sections shall be drawn in ink to a scale of not less than one-eighth of an inch to every foot so far as regards dwelling-houses offices and workrooms churches schools theatres halls and places for public resort and of not less than one-sixteenth of an inch to every foot so far as regards large public works.

A site plan shall also be produced drawn to a scale of not less than one thirty-second of an inch to every foot showing the whole land on which such building is or is intended to be situated the position and width of any adjacent street road court or footpath the cardinal point the names of the adjoining proprietors the position of any adjoining walls or buildings the lines of the proposed private drains and the connection to the nearest public sewer.

The dean of guild shall cause the master of works and any other person whom he shall consider interested



to be cited and allow them to examine the said plans elevations and sections and shall proceed to inquire into and dispose of the said application subject to the provisions of the Act of 1909 and this Order. A.D. 1929. —

10. Any person who erects or begins to erect or who alters the structure of and lets or uses in manner referred to in the section of this Order of which the marginal note is "Application to be made to dean of guild before any buildings erected or altered" any building within the burgh or who converts any apartment which has been stated in terms of the said section to be an apartment not intended to be let or used for the purpose of sleeping in into an apartment to be let or used for that purpose or lets or uses for human habitation or alters the mode of occupancy of any existing building or part thereof as referred to in that section without a warrant or otherwise than in conformity with a warrant of the dean of guild or deviates from the plan and section sanctioned by the dean of guild shall be deemed guilty of a guild offence and be liable to a penalty not exceeding fifty pounds besides being bound if and in so far as required by the dean of guild to take down and remove the said building or part thereof or to restore it to its previous condition or to alter it in such way as the dean of guild shall direct so as to make it in conformity with his said warrant or with the plan and section so sanctioned by him and every person who in carrying out any of the operations aforesaid contravenes otherwise than as above mentioned or fails to comply with any lawful order of the Corporation the dean of guild the burgh surveyor or the master of works as the case may be or who contravenes or fails to comply with any of the building regulations contained in the Seventh Schedule to the Act of 1909 shall be liable to a penalty not exceeding twenty pounds and the dean of guild may grant an interdict to prevent any such erection or alteration or deviation being proceeded with till his warrant shall be obtained for the same. Penalty for erecting or altering any building without applying to dean of guild.

11.—(1) Every person occupying any dwelling-house who keeps the same or any building or place appurtenant thereto and every person who keeps any watercloset sink wash-hand basin bath washing tub boiler or any convenience provided for the washing of Penalty for keeping dwelling-houses water-closets &c.

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—  
in a dirty  
condition  
after  
notice.

clothes in a dirty unwholesome or unhealthy condition after the expiration of two days from the service of a notice upon him by the sanitary inspector to cleanse the same shall on conviction be liable to a penalty not exceeding forty shillings and to a daily penalty not exceeding twenty shillings.

(2) If any person who has been convicted under the preceding provisions of this section or who has complied with such notice as aforesaid shall within three months after such conviction or compliance as the case may be keep such house or other premises or any such water-closet sink basin bath tub boiler or convenience in a dirty unwholesome or unhealthy condition he shall on conviction be liable to a penalty not exceeding forty shillings and to a daily penalty not exceeding twenty shillings.

(3) Any penalties under this section shall be recoverable in manner provided by the Public Health Acts.

Farmed-out  
houses.

12. In the event of an Order being made by the Department of Health for Scotland under section 48 of the Housing Town Planning &c. (Scotland) Act 1919 declaring that the provisions of Part II of the Glasgow Corporation Order 1918 (which relates to farmed-out houses) shall apply to the burgh with or without modifications or adaptations the Corporation may as from the date of the said Order coming into effect on any application for the registration or renewal of registration of a farmed-out house in terms of such Order when granting the same prescribe the maximum charge that may be made in respect of the occupancy of such house which charge shall include payment for the use of the fittings furnishings and furniture therein and the provisions of the said Glasgow Corporation Order 1918 with respect to the giving of notices to persons interested and appeals to the sheriff as modified or adapted by any such Order as aforesaid shall extend and apply for the purposes of this section Any person who charges a sum in excess of that so prescribed by the Corporation shall be guilty of an offence and be liable to a penalty not exceeding five pounds and in the case of a continuing offence to a further penalty not exceeding forty shillings for each day on which such offence continues after conviction.



## PART IV.

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## REGULATION OF TRAFFIC.

13.—(1) The magistrates may from time to time make regulations and issue notices and orders for the following purpose (that is to say):—

Regula-  
tions as to  
slow going  
traffic.

For providing that all or any part of the slow going traffic (which expression means every carriage proceeding at a walking pace) on the streets within the burgh or on any particular streets or street shall keep as near as possible to the sides of such streets or street.

(2) Section 426 (Magistrates may make regulations for certain purposes) of the Act of 1909 shall extend and apply to any regulation notice or order made by the magistrates under the provisions of this section.

## PART V.

## SALE OF COAL &amp;C.

14. This Part of this Order shall come into operation on the first day of January one thousand nine hundred and thirty.

Commence-  
ment of  
this Part  
of Order.

15. Section 367 (Adoption of Burgh Police (Scotland) Act 1892—Prevention of fraud) of the Act of 1909 so far as it incorporates sections 419 to 425 of the Burgh Police (Scotland) Act 1892 is hereby repealed and in lieu thereof the provisions hereinafter in this Part of this Order contained shall apply and have effect in the burgh.

As to sale  
of coal.

16.—(1) All coal shall be sold by weight only except where by the written consent of the purchaser it is sold by boat load or by wagons or tubs delivered from the colliery into the works of the purchaser.

Coal to be  
sold by  
weight.

(2) If any person sells coal otherwise than is required by the immediately preceding subsection he shall be liable to a fine not exceeding five pounds for every such sale.

17.—(1) Where any quantity of coal exceeding two hundredweight is delivered by means of any vehicle to a purchaser the seller of the coal shall therewith deliver or cause to be delivered or to be sent by post or

Delivery of  
coal over  
two  
hundred-  
weight.

A.D. 1929; otherwise to the purchaser or to his servant before any part of the coal is unloaded a ticket or note in the form contained in the First Schedule to this Order or as near thereto as circumstances admit.

(2) If default is made in complying with the requirements of the immediately preceding subsection with respect to the delivery or sending of a ticket or note or if the quantity of coal delivered is less than the quantity expressed in the ticket or note the seller of the coal shall be liable to a fine not exceeding five pounds.

(3) If any person in charge of any such vehicle having received any such ticket or note for delivery to the purchaser refuses or neglects to deliver it as required by this section or on being requested so to do to exhibit it to any inspector of weights and measures or any other officer appointed for the purpose by the Corporation he shall be liable to a fine not exceeding five pounds.

Coal sold  
in bulk.

18.—(1) Where any quantity of coal exceeding two hundred weight is conveyed for delivery on sale in a vehicle in bulk the seller of the coal shall cause the weight of the vehicle (unless the vehicle is provided by the purchaser) as well as of the coal contained therein to be previously ascertained by a weighing instrument stamped by an inspector of weights and measures and being on or near to the place from which the coal is brought.

(2) In any such case the seller of the coal shall insert or cause to be inserted in the ticket or note required by this Part of this Order to be given by him a statement of the correct weight of the vehicle or of the vehicle and of the animal drawing it where both are weighed together with the load as well as of the correct weight of the coal contained in the vehicle.

(3) If any person fails to comply with the requirements of this section he shall be liable to a fine not exceeding five pounds.

Fraud by  
drivers of  
vehicles.

19. If any person in charge of any vehicle in which coal is carried wilfully makes any false statement as to the tare weight of the vehicle or wilfully does any act by which either the seller or the purchaser of the coal is defrauded he shall be liable to a fine not exceeding five pounds.

20. If any person on the sale of coal in any quantity not exceeding two hundredweight fraudulently delivers to the purchaser a less quantity of coal than is agreed to be sold he shall be liable to a fine not exceeding five pounds.

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Deficient  
weight of  
coal on  
small sales.

21.—(1) Where coal is sold by retail for delivery at the place where it is kept for sale and there is not at or near such place any weighing instrument stamped by an inspector of weights and measures at which the coal can be weighed the seller shall keep at that place a weighing instrument stamped as aforesaid and shall if so required by any purchaser or by any inspector of weights and measures or any other officer appointed for the purpose by the Corporation weigh any coal before the sale or delivery thereof.

Weighing  
instrument  
to be kept  
where coal  
sold by  
retail.

(2) If any person fails to comply with the requirements of this section he shall be liable to a fine not exceeding for a first offence two pounds and for any subsequent offence five pounds.

22.—(1) Any seller or purchaser of coal or person in charge of a vehicle in which coal is carried or inspector of weights and measures or any other officer appointed for the purpose by the Corporation may require that any coal or any vehicle used for the carriage of coal in bulk be weighed or re-weighed by any weighing instrument stamped by an inspector of weights and measures:

Weigh-  
ment of  
coal or  
vehicle.

Provided as follows:—

(a) No seller of coal or person in charge of a vehicle in which coal is carried shall be required under this section to carry coal beyond such distance not exceeding half a mile as may be prescribed in that behalf by the Corporation; and

(b) Where any such coal or vehicle has at the instance of the purchaser been weighed or re-weighed in pursuance of this section and found to be of the weight stated in that behalf by the seller of the coal or the person in charge of the vehicle the purchaser shall be liable to the payment of all reasonable costs actually incurred of and incidental to the weighing or re-weighing.

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(2) If any person obstructs any weighing or re-weighing by this section authorised he shall be liable to a fine not exceeding five pounds.

Byelaws  
as to sale  
of coal.

23. The Corporation may make byelaws for all or any of the following purposes (that is to say) :—

- (1) Regulating for the purposes of this Part of this Order the sale of coal in quantities not exceeding two hundred weight;
- (2) Requiring either generally or in specified classes of cases a weighing instrument of a form approved by the Corporation to be carried with any vehicle in which coal is carried for sale or delivery to a purchaser;
- (3) Prescribing the distance beyond which coal is not to be required to be carried for the purpose of being weighed or re-weighed in pursuance of this Part of this Order;
- (4) Fixing the fees to be paid for the use of any weighing instrument maintained by the Corporation;
- (5) Regulating the charges to be made for the cartage and delivery of coal; and
- (6) Prohibiting the wilful damping of coke.

Publica-  
tion of  
byelaws.

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

- (1) The Corporation shall during two successive weeks give notice of any proposed byelaws by advertisement once weekly in one or more newspapers published and circulating in the burgh the last advertisement being published not less than one month before such byelaws are submitted to the Board of Trade as hereinafter in this section 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 Trade a copy of such byelaws and of such objections thereto (if any)

as may have been lodged and the Board of Trade may hear any person who shall have lodged such objections and they may approve disallow or alter such byelaws;

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- (4) No such byelaws shall come into operation until they have been approved of by the Board of Trade 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 Trade shall have the same powers as regards expenses as are conferred on the Secretary of State by section 93 of the Local Government (Scotland) Act 1889; and
- (5) The Corporation shall in one or more newspapers published and circulating in the burgh publish in full such byelaws when approved of by the Board of Trade and shall also supply gratis to every person applying to the town clerk for the same a copy of any proposed byelaws or of any byelaws approved of by the Board of Trade.

25. Any such byelaws approved of by the Board of Trade may be proved by the production of a copy thereof 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 Trade unless and until the contrary is proved.

Proof of  
byelaws.

26. The Corporation by any such byelaws may impose such fines as they think fit not exceeding five pounds for each offence committed against any of such byelaws. Provided that such byelaws be so framed as to allow the magistrate to order the whole or part only of such fine to be paid or to remit the whole fine.

Fines  
may be  
imposed.

27.—(1) Any inspector of weights and measures or any other officer appointed for the purpose by the Corporation may at all reasonable times enter into any building or other place in which coal is sold or kept or exposed for sale and may stop any vehicle or person carrying coal for sale or for delivery to a purchaser and may test any weights and weighing instruments found in any such place or vehicle and may weigh any load sack or other less quantity of coal found in any such

Weigh-  
ment of  
coal in  
shop or  
vehicle.

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(2) If it appears to the magistrate that any load sack or less quantity so weighed is of less weight than that represented by the seller the person selling or keeping or exposing the coal for sale or the person in charge of the vehicle as the case may be shall be liable to a fine not exceeding five pounds.

(3) Any person who obstructs or hinders any inspector or officer acting under this section shall be liable to a fine not exceeding for a first offence five pounds and for any subsequent offence ten pounds.

Public  
weighing  
instru-  
ments.

28.—(1) The Corporation for the purposes of the Act of 1909 the Weights and Measures Acts 1878 to 1926 and this Part of this Order may erect so far as not already done and maintain upon or adjacent to any public street or at any other convenient place (not being upon any railway station or depot or any quay wharf or property of the trustees the London Midland and Scottish Railway Company or the London and North Eastern Railway Company nor upon private property) such and so many fixed weighing instruments and houses for the accommodation of the persons in charge thereof as they think necessary and may also provide furnish and maintain such and so many portable weighing instruments as they think necessary and may appoint persons to keep and attend any such instruments.

(2) The keeper of any such fixed weighing instruments shall at all reasonable times weigh or re-weigh any vehicle or the contents or load of any vehicle presented to him for that purpose and shall enter in a book and also give to the person in charge of the vehicle a ticket or note in the form contained in the Second Schedule to this Order or as near thereto as circumstances admit stating—

- (a) the contents or load of such vehicle;
- (b) the gross weight of such vehicle;
- (c) the number of such vehicle if marked thereon;
- (d) the tare weight of such vehicle if ascertainable;
- and
- (e) the time of weighing such vehicle;

for which ticket or note he may exact from the person in charge of the vehicle such fees as may be fixed by the



Corporation under the provisions of this Part of this Order but such fees shall be repaid to the person in charge of the vehicle by the person receiving delivery of the contents or load of the said vehicle. A.D. 1929.

(3) If the keeper of any such fixed weighing instrument—

- (a) refuses without reasonable excuse to weigh or re-weigh any vehicle or the contents or load of any vehicle; or
- (b) wilfully gives a ticket or note specifying untruly or incorrectly any of the particulars hereinbefore in this section mentioned; or
- (c) so weighs any vehicle or the contents or load of any vehicle as wilfully to defraud any person;

he shall be liable to a fine not exceeding five pounds.

29. The provisions of this Part of this Order relating to coal shall apply also to coke and to any other solid fuel derived from coal or of which coal or coke is a constituent as if it were coal. Applica-  
tion of this  
Part of  
Order to  
coke &c.

30. The provisions of section 431 (Offences under Weights and Measures Acts or Criminal Law Amendment Acts) of the Burgh Police (Scotland) Act 1892 as applied to the burgh by section 372 of the Act of 1909 shall be and are hereby made applicable to offences under this Part of this Order and to the recovery of all penalties and fines imposed or authorised to be imposed by or under the provisions of this Part of this Order. Offences  
against  
this Part  
of Order.

## PART VI.

### MISCELLANEOUS.

31. In the application to the burgh of the Lands Valuation (Scotland) Act 1854 and the Valuation of Lands (Scotland) Amendment Act 1867 :— Applica-  
tion of  
Lands  
Valuation  
Acts.

(1) Section 5 (Notice to be given to persons whose property is valued) of the said Act of 1854 shall be read and have effect as if—

- (a) the words “fifteenth day of June” were substituted for the words “fifteenth day of July” occurring therein;

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—

(b) the words “third day of September” were substituted for the words “eighth day of September” occurring therein; and

(c) the words “leaving the same at or “sending it through the post office to his usual “place of business or to his residence or usual “place of abode and where the place of business “or the residence” were substituted for the words “leaving the same or sending it “through the post office at his residence or “usual place of abode and where the residence” occurring therein:

(2) Section 8 (Courts of appeal) of the said Act of 1854 shall be read and have effect as if the words “fifteenth day of October” were substituted for the words “thirtieth day of September” occurring therein:

(3) Section 9 (Persons entitled to appeal) of the said Act of 1854 shall be read and have effect as if the words “not later than the third day “of September lodge an appeal in writing with “the assessor” were substituted for the words “six days at least before such appeal is heard “intimate in writing to the assessor that he is “to maintain such appeal” occurring therein:

(4) Section 7 (Time for lodging appeals against assessor’s entries in valuation roll) of the said Act of 1867 shall be read and have effect as if—

(a) the words “or complaints” and “or complaint” occurring therein were omitted therefrom;

(b) the words “third day of September” were substituted for the words “tenth day of September” occurring therein; and

(c) the words “fifteenth day of October” were substituted for the words “thirtieth day of September” occurring therein.

Crown  
rights.

32. Nothing in this Order shall affect prejudicially any estate right power privilege or exemption of the Crown or shall subject to the provisions of this Order any lands buildings or works vested in or occupied by

the Crown or any department of His Majesty's Government except to such extent as His Majesty or such department may voluntarily agree. A.D. 1929.  
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33. The costs charges and expenses preliminary to and of and incidental to the preparing for obtaining and confirming of this Order or otherwise in relation thereto shall be paid as to three-fourths thereof by the Corporation out of any funds (not being in the nature of capital) rates or revenues belonging to them or under their control or out of moneys to be borrowed for that purpose which moneys the Corporation are hereby authorised to borrow on the security of the funds rates assessments and revenues of the Corporation in manner provided by and subject to the provisions of the Order of 1926 and as to the remainder by the trustees out of the revenues of the Port and Harbours of Greenock or out of the moneys to be borrowed under the Greenock Port and Harbours Consolidation Act 1913 Provided that any moneys borrowed by the Corporation or by the trustees for the purpose of this section shall be repaid within five years from the commencement of this Order. Costs of Order.

A.D. 1929. The SCHEDULES referred to in the foregoing Order.

### FIRST SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Delivery of coal over two hundredweight.")

#### WEIGHT TICKET OR NOTE ON DELIVERY OF COAL OVER TWO HUNDREDWEIGHT.

.....(here insert the name of the buyer).

Take notice that you are to receive herewith.....tons.....cwts.  
.....lbs. of.....

(When sold in sack add)

in.....sacks each containing.....cwt.

(When sold in bulk add)

|  | Tons | cwts. | lbs. |
|--|------|-------|------|
| Weight of coal and vehicle                         | -    | -     | -    |
| Tare weight of vehicle                             | -    | -     | -    |
| <hr/>  |      |       |      |
| Net weight of coal herewith delivered to purchaser | -    | -     | -    |
| <hr/>  |      |       |      |

.....(here insert the name of seller).

.....(here insert the name of the person in charge of the vehicle).

Where coal is delivered by means of a vehicle the seller must deliver or send by post or otherwise to the purchaser or his servant before any part of the coal is unloaded a ticket or note in this form.

Any seller of coal who delivers a less quantity than is stated in this ticket or note is liable to a fine.

Any person in charge of a vehicle used for the delivery of coal who having received a ticket or note for delivery to the purchaser refuses or neglects to deliver it to the purchaser or his servant is liable to a fine.

SECOND SCHEDULE.

A.D. 1929.

(Referred to in the section of this Order of which the marginal note is "Public weighing instruments.")

WEIGHT TICKET OR NOTE.

BURGH OF GREENOCK.

No.....Weighing Office. ....day of.....19.....

No. of Vehicle.....

Sold by .....

Purchased by.....

| Contents or load consisting of | Weight. | Cwts. | Qrs. | Lbs. | Hour. |
|--------------------------------|---------|-------|------|------|-------|
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| .....                          | Tare -  |       |      |      |       |
| .....                          | Nett -  |       |      |      |       |

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