said application will be by way of Provisional | Secretary for Scotland, December, 1918. Order unless it is otherwise decided in terms of the Private Legislation Procedure (Scotland) Act 1899 in which case the procedure may be by way of Private Bill and this Notice will subject to the Standing Orders of Parliament apply to such Bill.

Dated this 10th day of November 1918.

J. F. Anderson, W.S., 48 Castle Street, Edinburgh.

MINET, MAY & Co., 5 Dowgate Hill, Cannon Street, E.C., Solicitors for the Order.

GRAHAMES & Co., 62 Broadway, Westminster, S.W. 1, Parliamentary Agents.

In Parliament-Session 1919.

ADMIRALTY (INVERGORDON HARBOUR).

IN ADMIRALTY OF INVERGORDON HARBOUR: INCORPORATION REPEAL AND AMEND-MENT OF ACTS &C.

TOTICE is hereby given that application is intended to be made to Parliament in the ensuing Session for an Act for all or some of the following purposes (that is to say) :-

- 1. To confirm an agreement between the Admiralty and the owners of the harbour known as Invergordon Harbour in the County of Ross and Cromarty for transferring to the Admiralty. and enabling the Admiralty to carry on the harbour undertaking carried on at or in connection with the said harbour under the Act 7 George 4 Cap. XLIII or otherwise and all or any property grants rights assets powers obligations and liabilities (including powers to levy tolls or charges) forming part of or relating to or used or exerciseable in connection with the said undertaking.
- 2. To make provision for the regulation of vessels persons and traffic at the harbour and for the exclusive use by the Admiralty of any part or parts thereof.
- 3. To amend or repeal the said Act 7 George 4 cap. XLIII and any other Act or any charter or grant relating to the said undertaking and to vary and extinguish any existing rights and privileges which would interfere with the purposes of the intended application and to confer other rights and privileges.
- 4. To make all convenient and incidental provisions with reference to any of the matters or purposes before mentioned and to make applicable to the said undertaking or any part thereof with or without modification all or some of the provisions of the Harbours Docks and Piers Clauses Act 1847 and the Admiralty Lands Act 1864 or any Acts amending the same or any of

Dated this 13th day of November 1918.

HENRY LOVETT CAMERON, 27 Abingdon Street, Westminster, Parliament Agent.

Private Legislation Procedure (Scotland) Act, 1899.

GLASGO V CORPORATION.

(Increase of Police Public Health and Sewage Assessments; Assessments on Lands and Heritages not exceeding Ten Pounds value; Owner liable for Owner's Assessment on Rent of certain Properties used for Religious and other Purposes; Private Street and Court Assessments extended to all Lands and Heritages; Assessments on certain Burial Grounds; Further Sinking Fund for Glasgow Improvements Acts, 1866 to 1912; Application of Assessments thereto; Alteration of Incidence of Assessment under Glasgow Improvements Act, 1866; Increase of Amount to be Borr wed on Bills, &c.; New Tramway and Street Works; Working and Equipping Tramway; Application of Glasgow Tramways Acts, 1905 to 1915; Section 43 of Tramways Act, 1870, not to apply; Gauge and Motive Power; Breaking up Use and Maintenance of Streets; Temporary Tramways; Underpinning; Tolls and Rates; Vesting of Glasgow Corporation Tramways Friendly Society's Superannuation Fund in Corporation and Guarantee of Allowances by Corporation; Tenure of Office of Bailie; Amendment of Town Councils (Scotland) Act, 1900, thereanent; Amendment of Milk and Dairies (Scotland) Act, 1914; Discontinuance of Old Clothes Market; Bye-laws and Penalties; Amendment and Repeal of Acts; and other purposes).

I OTICE is hereby given, that Application is intended to be made to the Secretary for Scotland on or before the 17th day of December next by the Corporation of the City of Glasgow (in this Notice called "the Corporation" and "the City" respectively) for a Provisional Order (in this Notice called "the Order") to be confirmed by Parliament pursuant to the Private Legislation Procedure (Scotland) Act, 1899, for all or some of the following purposes (that is to say):-

Assessments.

1. To alter and increase the Assessments, or some of them, that the Corporation are authorised to levy under and for the purposes of the Glasgow Police Acts, 1866 to 1918, the Public Health (Scotland) Act, 1897, and the Glasgow Sewage Acts, 1891 to 1914.

2. To alter, amend, or extend Section 39 of the Glasgow Police Act, 1866 (hereinafter referred to as "the Act of 1866"), so as to provide that the lower rate of Assessment to be levied under that Section shall apply to any Land or Heritage the yearly rent or value of which shall not exceed the sum of Ten Pounds or the aggregate value of which and of one or more other Lands or Heritages in the possession of the same occupier shall not exceed the sum of Ten Pounds.

3. To provide that where the Proprietor or Owner of any place used solely for Public Worship or any Building, which is solely occupied for the