



and the Corporation of Glasgow with reference to the matters aforesaid.

To alter and amend Section 8 of the Glasgow and South-Western Railway Act 1881 with reference to the width of the roadway of the Bridge by which the road referred to in that Section as the road called Meikleriggs Road will be carried over the Paisley Canal Line and to make further provision with reference to the width of the Bridges by which the Railways authorized by that Act and by the Glasgow and South-Western Railway Act 1882 are to be respectively carried over and under that road and to confirm or give effect to any arrangement or agreement which may have been or may be made between the Company and the Paisley Burgh Road Trustees with reference to the said road.

To empower the Company to hold enjoy and maintain their Hotel at Dumfries and also to acquire erect and maintain at or near their Station at Ayr and any other Station on any Railway owned or worked by them either solely or jointly with any other Company an Hotel or Hotels Refreshment Rooms and other like accommodation and to furnish stock equip manage and conduct such Hotels and Refreshment Rooms or to let the same and to acquire and hold lands for those purposes and in connection therewith and to sanction and confirm any expenditure already incurred by the Company in or about any of the before-mentioned purposes.

To provide for the transfer to and vesting in the Company as part of their undertaking upon such terms and conditions as may be prescribed or provided for by or under the provisions of the intended Act of the Station in Glasgow known as the Saint Enoch Station of the City of Glasgow Union Railway Company (hereinafter referred to as 'the Union Company') and the Railway forming the approach thereto being the Railway No. 6 authorized by the City of Glasgow Union Railway Act 1864 and the General Offices and Hotel erected for the Company at that station and the works and conveniences connected therewith respectively and all the surplus and other lands and all the property belonging to the Union Company in connection with or acquired or held by them for the purposes of or in relation to the said station railway and works and all their powers rights privileges and authorities with reference thereto and to the said lands and property and to make provision if thought desirable with reference to the application and apportionment of any moneys payable or to become payable by the Company to the Union Company for or in respect of any lands or property purchased by the Company from the Union Company under the provisions of Section 6 of the Glasgow and South-Western Railway Act 1878.

To confer upon the Company all the powers rights and privileges of the Union Company with reference to the said station railway general offices and hotel works lands and property so that the Company may be enabled to act in all respects with reference thereto and to the maintenance management use sale or disposition thereof or of any part thereof and the levying of tolls rates and charges in respect thereof as fully and effectually to all intents and purposes as if such powers rights and privileges had been originally conferred upon the Company instead of upon the Union Company and to confer upon the Company such other and further powers as may be necessary to give full effect to the objects aforesaid.

To provide for the future use occupation enjoyment management and maintenance of the said station railway general offices and hotel works lands and property by the Company as their exclusive property discharged from all rights and liabilities therein or thereto possessed by or attached to any other company body or person and especially to alter extinguish and abolish or to reserve and continue any rights which the Union Company and the North British Railway Company or either of them have or claim to have or possess in or in respect of the same or the use and occupation thereof and to alter or repeal (if necessary) Section 7 of the Glasgow and South-Western Railway Act 1878.

To provide for the conversion into shares or stock of the Company of all or part of the stock in the capital of the Union Company called the Saint Enoch Station Stock whether held by the Company or by holders other than the Company and upon and subject to such terms and conditions as may be prescribed or provided for by the intended Act and if thought necessary or desirable to sell so much of the said Stock as is held by the Company and also if thought necessary or desirable to cancel all or part of the said Stock and to repeal the powers and obligations of the Company and of the Union Company with reference thereto and so far as may be necessary for the purposes aforesaid to reduce the capital of the Union Company and to alter vary or extinguish all or some of the guarantees and other rights and privileges attached to the said Stock or any part thereof whether by way of ground annuals or otherwise and to grant other rights and privileges in lieu thereof.

To make provision with reference to any capital or moneys provided and expended by the Company and the Union Company respectively in or about the said station railway general offices and hotel works and lands over and above the amount of the said Saint Enoch Station Stock.

To release and discharge the Company from all rents guarantees ground annuals or other payments or liabilities in respect of the said station railway general offices and hotel and works or of the said Saint Enoch Station Stock or of any other capital or moneys expended thereon and to make further and other provisions with respect to such payments and liabilities or some of them.

To alter vary or rescind in whole or in part any existing agreement or agreements between the Company and the Union Company and the North British Railway Company or any of those Companies relating to the said station railway general offices and hotel and works which it may be necessary to alter vary or rescind for the purposes of the intended Act or any of them and to empower the said Companies or any of them to enter into agreements with reference to the said purposes and to confirm or give effect to any such agreements.

To empower the Company to increase their Capital and to raise further moneys for the purposes of the intended Act and for any other purposes of their undertaking by the creation and issue of annuities stock rent-charge stock and other new shares and stock with or without a preference or guaranteed dividend or other rights or privileges attached thereto and by borrowing on mortgage and by debenture stock or by any one or more of such means and to enable the Company to apply to the purposes aforesaid or any of them any capital or funds now belonging or hereafter to belong to the Company or under the control of their Directors.