

Company belonging to or now vested in the said trustees), or any part of such moneys in the purchase of lands adjoining the site of the proposed new schools for the improvement and extension of such schools, and out of the same moneys to erect any buildings for the purposes aforesaid on the land to be so acquired, and for vesting such land and buildings in the said trustees, or some other person or persons, or body or bodies to be named in the Bill for the purposes of the new ward schools.

10. For appropriating any surplus of the moneys to be received as hereinbefore mentioned by the trustees of the ward schools or of the other moneys before mentioned for a fund for the maintenance and repair of the schools, the houses of the master and mistress, and the school chapel and curate's residence to be erected in pursuance of the said intended Act, and for vesting such surplus in trustees, with all proper powers for that purpose.

And notice is hereby given that printed copies of the intended Bill, will, on or before the 23rd day of December, 1868, be deposited in the Private Bill Office of the House of Commons.

J. B. Lee, Dean's-yard, Westminster,
Solicitor.

Bircham and Co., 46, Parliament-street,
Parliamentary Agents.

In Parliament.—Session 1869.

Railway Consolidated Annuities.

(Consolidation and Commutation of Mortgages, Bonds, and Debenture Stocks of Railway Companies, into terminable and perpetual Annuities, or into General Railway Debenture Stock, redeemable or irredeemable; appointment and incorporation of Board; issue and incidents of Certificates).

APPPLICATION is intended to be made to Parliament in the next Session for leave to bring in a Bill for all, or some, of the following objects—

1. To enable all, or any, Railway Companies in the United Kingdom to contract with each other, or with the Committee hereinafter mentioned, for the commutation and consolidation into terminable or perpetual annuities, or into one debenture stock, redeemable or irredeemable, charged severally in certain agreed portions upon the respective undertakings of the contracting Companies, or jointly and severally upon their undertakings, all or any part of the mortgages, debentures, debenture stock, or other statutable incumbrances issued, or which they respectively have powers to issue (all of which are hereinafter referred to as mortgages) charged upon their several undertakings.

2. To enable the contracting Companies to appoint delegates for the purposes of the Bill so as to form a Committee or Board, and either to incorporate such Board with the usual powers attaching to Corporations, or to give to the Board the power of suing and being sued, and of prosecuting and of defending criminal proceedings in the name of some officer, or other person to be prescribed in the Bill.

3. To enable the Board from time to time to issue under their common seal, or authenticated in some other manner to be prescribed in the Bill. Certificates, Warrants, or other documents, to the extent of the mortgages so contracted to be commuted, which certificates shall severally specify the amount, whether of annuity or debenture stock, intended to be secured thereby, and shall be transferrable by delivery, and shall be a charge

upon the several undertakings in the agreed portions, or upon the united undertakings of the contracting Companies, and upon their several undertakings, and shall rank according to the priority to be defined in the Bill, or shall have such other or additional incidents as the Bill may prescribe to insure the payment of the monies which the said certificates are intended to secure, or the Bill will authorise the Board to issue such certificates to the contracting Companies by whom they may be re-issued.

4. To enable the Board to agree from time to time for the commutation, and to commute the stamp duties payable on the certificates to be issued by them, and on the transfers, warrants, and other documents relating thereto.

5. The Bill will contain such powers as will be needful for enforcing by the Board all contracts made between them and the contracting Companies, or made between the contracting Companies themselves under the powers, and for the purposes of the Bill, so as to insure the payment by each Company of all sums accruing due from it in respect of the mortgages commuted or consolidated by them under the powers of the Bill.

6. To enable the contracting Companies to issue the certificates or other securities of the Board instead of the mortgages which the Companies are empowered to issue under the separate Acts relating to them; and to the extent of the Certificates so issued by it to contract and reduce the borrowing powers of each Company.

7. To authorise or facilitate the surrender by the holder of any mortgage of a Railway Company of the mortgage held by him in exchange through such Company for certificates of the Board.

8. Instead of constituting a Board or Committee the Bill may confer all the powers hereinbefore specified upon "The Clearing Committee," mentioned in "The Railway Clearing Act, 1850."

9. Printed copies of the proposed Bill will be deposited in the Private Bill Office of the House of Commons on or before the 23rd day of December next.

Dated this 17th day of November, 1868.

Burchells, 5, Broad Sanctuary, Westminster, Solicitors.

Dyson and Co., 24, Parliament-street,
Westminster, Parliamentary Agents.

In Parliament.—Session 1869.

Saint Martin-in-the-Fields Workhouse Fund Appropriation.

(Relinquishment of Compulsory Powers of the Saint Martin-in-the-Fields Workhouse and Offices Rebuilding Act, 1866; Appropriation of Workhouse Fund therein mentioned; Repeal or Amendment of Acts.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, for leave to bring in a Bill for effecting the objects following, or some or one of them, that is to say:—

To relinquish the compulsory powers of purchase of the land mentioned and comprised in the schedule of "The Saint Martin-in-the-Fields Workhouse and Offices Rebuilding Act, 1866," by the said Act given to the guardians of the poor of the said parish, and who were thereby incorporated for the purposes of that Act, and to abandon or repeal such purposes, or some or one of them.

To incorporate the churchwardens and overseers of the poor of the said parish, or some