

To authorize the Company to sell and dispose of their existing works, lands, hereditaments, and other property belonging to and now held by them as and when they may deem expedient.

To authorize the Company to purchase by agreement, and hold for the purposes of their gas works undertaking other lands, hereditaments, and premises within the limits of supply as extended by the intended Act.

To authorize the Company to acquire, hold, use, and exercise patent rights and licences for or in relation to the manufacture and distribution of gas, and the manufacture, conversion, and utilization of residual products, residuum, and other matters arising or producible from the manufacture of gas.

To authorize the Company to manufacture, purchase, or hire gas-meters, fittings, and other gas apparatus, and to provide, fix, sell, or let the same, both within their present and extended limits of supply and generally to carry on the business usually carried on by Gas Companies, or which is or may become incident thereto.

To authorize the Company to apply to all or any of the purposes of the intended Act any capital or funds belonging to the Company or hereafter to belong to them or under the control of the directors, and to raise further money by the creation and issue of new shares and stock, and by borrowing on mortgage or otherwise, and to attach to such new shares and stock, or some of them, a preference or priority of interest or dividend and other special privileges, and to authorize the Company to create debenture stock and to make further and other provisions with reference to the existing capital and to the augmentation of the share and loan capital of the Company and the priority of shareholders and mortgagees;

To make further provision for the protection of the Company and their gas supply, works and apparatus, and for the recovery of moneys due to the Company both within their present and extended limits of supply and to impose penalties.

To authorize any urban sanitary authority, rural sanitary authority, highway board, local board, trustees of turnpike roads or other roads, vestries, overseers of the poor, or other local authority within, adjoining, or near to the limits of supply as extended by the intended Act to contract with the Company for such term of years as may be agreed upon for a supply of gas to the respective districts, roads or places under their control or management, and to charge the sums payable under such contracts, and all expenses incident to such contracts on the district rate, poor rate, highway rate, or other existing rates of the said districts or places, or on the tolls leviable on such turnpike-roads, or to levy special rates and tolls or apply any funds or moneys which they have raised or may raise under any Act of Parliament or otherwise for payment of such charges and expenses, and for the purposes aforesaid to vary and increase the said district rates, poor rates, highway rates, or other existing rates and tolls, and to confer, vary, or extinguish any exemptions from the payment of rates, tolls, and charges, and to confer, vary, or extinguish other rights and privileges.

To incorporate with the intended Act, with such variations and exemptions as may be deemed expedient, the Lands Clauses Consolidation Acts 1845, 1860, 1869; the Companies Clauses Consolidation Act, 1845; the Companies Clauses Act, 1863; the Gas Works Clauses Act, 1847; the Gas Works Clauses Act, 1871, or some of them, or some parts thereof respectively;

To alter, amend, extend, and enlarge, and if need be to repeal some or all of the powers and

provisions of the following Acts, or some of them (that is to say):—

The Scarborough Gas Company's Act, 1851; The Scarborough Gas Act, 1859; and The Scarborough Gas Act, 1867.

To vary or extinguish all powers, rights, and privileges which would in any manner impede or interfere with the objects and purposes of the intended Act, and to confer all other powers, rights, and privileges necessary for carrying into effect the objects of the intended Act.

Printed copies of the intended Act will be deposited on or before the 21st day of December next in the Private Bill Office of the House of Commons.

Dated this 11th day of November, 1872.

*Moody, Turnbull, and Graham, Scarborough, Solicitors.*

*Durnford and Co., 45, Parliament-street, Westminster, Parliamentary Agents.*

In Parliament.—Session 1873.

Chesterfield Markets.

(Purchase by Corporation of the Undertaking of the Chesterfield Market Company and transfer of Company's powers to Corporation; Tolls, Rates, and Charges; powers to Corporation to raise Money; Bye-laws; Agreements between Corporation and Company; Incorporation of Acts; Amendment of Acts, and other purposes.)

NOTICE is hereby given, that application is intended to be made to Parliament in the ensuing session, by the Mayor, Aldermen, and Burgesses of the borough of Chesterfield (who are hereinafter referred to as "the Corporation") for leave to bring in a Bill for the following, or some of the following, among other objects, powers, and purposes (that is to say):

To transfer to and vest in or to provide for the transferring to and vesting in the Corporation, either as municipal corporation or as local board, or otherwise, the undertaking market hall, market house, market place, fairs, works, buildings, machinery, lands, property, and effects, real and personal, powers, rights, privileges, and authorities of the Chesterfield Market Company (hereinafter referred to as "the Company") for such price or consideration and upon such terms and conditions as have been or may be agreed upon between the Corporation and the Company, or as may be defined in the Bill, and to provide for the settlement and winding up of the affairs of the Company, and if thought fit to dissolve the Company.

To confer upon the Corporation and upon the Company all necessary powers for carrying into effect such transfer and vesting.

To enable the Corporation to maintain and alter or enlarge the said existing market hall, market house, market place, and other works of the Company, and to extend and make applicable to the Corporation all the powers and provisions of the Act incorporating the Company (local and personal, 17 and 18 Vict. cap. 114, 1854).

To confer on the Corporation power to levy tolls, rates, rents, stallages, and charges with respect to the markets and fairs and the undertaking so to be transferred to and vested in them, and to alter existing tolls, rates, rents, stallages, and charges, and to confer, vary, and extinguish exemptions from payment of tolls, rates, rents, stallages, and charges, and to confer, vary, and extinguish other rights and privileges of taking and receiving tolls, rates, rents, stallages, and charges.

To authorize the Corporation from time to time to let for any period the markets and fairs,