ingress to, and egress from, public buildings, schools, and other places not used for human habitation.

To require cowkeepers and others to furnish lists of customers in certain cases.

To provide for the better regulation of premises for the reception of marine stores.

To make further regulations as to the use of slaughter-houses and knackers' yards.

To compel the owner or occupier of any inn, public-house, beer-house, eating-house, cook-shop, or places of public entertainment, to provide and maintain urinals upon or near to his premises, to the satisfaction of the Corporation.

To recover fire brigade expenses from the

insurance companies interested.

To empower the Corporation in addition to the powers contained in The Baths and Washhouses Acts, 9 and 10 Vic., c. 74, and 10 and 11 Vic., c. 61, to establish Turkish baths, and to charge for the use of the same such sum as they think fit.

To provide that a judge of any court, or a justice, shall not be disqualified from acting in the execution of the Corporation's existing or intended Act, by reason of his being liable to any rate or other charge under such Acts, or being a member of the council of the borough,

or any committee thereof.

To extend the municipal boundary of the borough, and to include within the borough the area hereinafter described (in this notice referred to as the "added area"), (that is to say), a piece of land, on the ordnance plan marked "Fulwell detached," and containing 89 183 acres or thereabouts, situate in the township of Fulwell, and bounded on the north and north-west by part of the River Don and the borough of Jarrow, on the south and south-west by part of the township of Hedworth, Monkton, and Jarrow; and on the east by part of the borough of South Shields, and certain detached parts of Monkwearmouth detached and Southwick detached, and to extend or alter the boundary of the south ward of the borough of Jarrow so as to include the added area.

To provide that the added area shall together with the existing borough cease to form part of any sanitary district other than the urban sanitary district of the borough of Jarrow as defined by the intended Act, and to declare that the added area shall for all purposes of rates leviable by the Corporation, and for all municipal and other purposes, be severed from the parish and township of which it now forms part, and that it shall henceforth form part of the borough of Jarrow.

To enable the Corporation and urban sanitary authority to charge all or any expenses incurred for sanitary purposes upon the borough rate, general district rate, or other rates general or

special.

To alter and enlarge if need be the present borrowing powers of the Corporation, and to enable them to apply their corporate funds and any moneys which they are already authorized to borrow, to the purposes of the intended Act, and to consolidate their present mortgage debts, and to borrow further moneys by debenture, mortgage, or annuities, and to charge the moneys borrowed or to be borrowed by the Corporation, or owing by them, upon all or any one or more of the following securities (that is to say) the borough rate, the general district rate, or other rates, general or special, the borough fund, lands, tenements, hereditaments, market, slaughterhouses, quays, ferry, and other undertakings No. 25289.

and property, and the rates, rents, tolls, and revenue of the Corporation, whether as a municipal corporation, or an urban sanitary authority, and to alter the present mode of charging moneys borrowed, and to alter the provisions now in force as to the sinking funds to be set apart for paying off moneys now owing or to be borrowed by the Corporation.

To enable the Corporation from time to time to make and alter bye-laws and regulations in relation to all or any of the matters aforesaid, or to any of the objects and purposes of the intended Act, or to any objects or purposes with reference to which the Corporation are now empowered to make bye-laws, and to enable the Corporation to impose and enforce penalties for the breach or non-observance of any such bye-laws, and to make such other provisions with reference to the matters aforesaid, or any of them, as the intended Act will provide.

To enable the Corporation, out of the borough fund, borough rate, general district rate, or out of any other funds, rates, or moneys for the time being belonging to them or under their control, or out of any one or more of such funds, rates, rents, or moneys, and in such manner as the intended Act may provide, to defray the costs, charges, and expenses of and incident to the preparing for, obtaining, and passing of the intended Act or otherwise in relation thereto, and to make such other provisions with reference to those matters as the intended Act will define.

To alter any existing tolls, rates, and charges now authorized to be levied within the borough or any part thereof, and to authorize the Corporation from time to time to make and levy tolls, rates, and charges for the use of the intended quays and ferry, and also new tolls, rates, and charges, general and special, for improvements and all or any of the purposes of the intended Act; and to confer, vary, and extinguish exemptions from the payment of any existing or future tolls, rates, and charges. To vary and extinguish all rights and privileges which will interfere with the objects of the intended Act, and to confer other rights and privileges.

The intended Act will alter, enlarge, amend, or repeal all or some of the provisions of "The Jarrow Improvement Act, 1878," and will incorporate with itself, with or without modification or amendment, all or some of the provisions of "The Commissioners' Clauses Act, 1847;" "The Lands Clauses Consolidation Acts, 1845, 1860, and 1869;" "The Harbours, Docks, and Piers Clauses Act, 1847;" "The To vrs Improvement Clauses Act, 1847;" and "The Fub ic Health

Act, 1875."

And notice is hereby also given, that plans and sections in duplicate of the said bridges and works, and also plans of the lands which may be taken under the compulsory powers of the intended Act, and books of reference to such plans, will be deposited for public inspection with the clerk of the peace for the county of Durham, at his office in the city of Durham; and that a copy of so much of the said plans, sections, and books of reference as relates to any parish or extra-parochial place will be deposited, in the case of a parish, with the parish clerk of such parish, at his residence, and in the case of an extra-parochial place, with the parish clerk of some adjoining parish, at his residence, and that all such deposits will be made on or before the 30th day of November, 1883, and will be accompanied by a copy of this notice; and on or before the same day, a map in duplicate, showing as well the present boundaries of the