of the said pier.

(4.) All such walls, piers, groynes, pierheads, dummies, approaches, landing stages and places, mooring buoys, toll houses and gates, roads, buildings, erections, cranes, lifts, sewers, drains and other appliances, as may be deemed necessary or expedient for the foregoing works or any of them.

And the Bill will or may enable the Corporation to exercise with respect to the said pier, when so acquired, and to the widening and extension thereof, the powers stated in the foregoing paragraphs of this notice, numbered respectively 2, 3, and 4, and will or may alter the existing tolls, rates, and charges leviable at the said pier.

11. To define the limits of the said harbour as extending from the south-east boundary of the borough near Bincleaves Rocks, in the parish of Wyke Regis, to the north end of the Portland outer breakwater, and from thence to the north-east boundary stone of the borough near the sluice on the Preston-road, in the parish of Radipole; and to empower the Corporation to dredge, deepen, and improve the same or any part or parts thereof within those limits, and to underpin, pile, or otherwise strengthen and improve the walls and founda-tions of the quays and harbours and of the bridge thereover.

12. To transfer to and vest in, or provide for the transfer to and the vesting in, the Corporation of the undertaking, lands, works, and easements of the Weymouth and Melcombe Regis Gas Company, and the undertaking, lands, works, ease-ments and waters of the Company of Proprietors of the Weymouth Waterworks, and of all the real and personal property, rights, powers, privileges, and authorities of those two Companies, upon such terms and conditions, and at such period or periods as may be agreed on between the Cor-poration and the two Companies respectively, and to provide for the discharge of the debts and liabilities, the distribution of the assets and the winding up and dissolution of those two Companies respectively, and to confer on them and on the Corporation all powers (including powers to make and alter contracts and agreements) which may be deemed expedient for or in relation to the matters aforesaid.

13. To enable the Corporation to carry on the said undertakings or either of them if and when so respectively acquired, and to supply gas and water, or either, as the case may be, within the limits of the Acts of the respective Companies, and to exercise within those limits respectively, all the rights, powers, privileges, and authorities of the respective Companies, subject to such alterations, if any, as the Bill may define or Parliament may prescribe, and all such further powers, rights, privileges, and authorities as may be deemed expedient for or in relation to the foregoing matters, and to make, levy, and recover rates, rents, and charges for and in relation to such supply, and to alter existing rates, rents, and charges.

14. To enable the Corporation on the one hand, and any Company, Local Authority, or person within or beyond the limits of the said Acts of the said Companies, respectively on the other hand to enter into and fulfil contracts and agreements for the supply by the Corporation of water and gas, or either of them, in bulk or otherwise, to such Local Authorities, Company, or person respectively, and to confer upon them

north-east direction, commencing in the respectively all necessary powers for the pur-bed of the sea at the present termination poses aforesaid, and to enable such Local Authorities to borrow money and to levy rates for those purposes, and to defray the expenses to be incurred by them in respect of such supply, out of any rates which they may from time to time be authorized respectively

to levy. 15. To empower the Corporation on certain occasions to close the whole or any part or parts of any parks, public gardens, or open spaces belonging to the Corporation, and to make charges for admission thereto, and to make and enforce bye-laws and regulations with respect to the times, modes and conditions of, and the payment for the user of the same, and the behaviour of persons frequenting the same, and for securing the preservation thereof, and of the property of the Corporation therein.

16. To empower the Corporation to make grants, annual or otherwise, for or towards the support of a public band for the borough, and to make and enforce regulations in reference to the performances of such band and the admission of the public thereto.

17. To make further provisions with respect to the prevention of infectious diseases, the removal of infected persons, and the supplying, inspecting and destroying of unwholesome or unsound articles of food or drink, the disinfection of premises and articles, the procuring of accommodation for the persons occupying the said premises, the providing of nurses, and the retention, removal, and burial of corpses.

18. To make further provision for the good government and improvement of the borough, the prevention of nuisances, obstructions, and offences therein, and especially with respect to the following matters, that is to say :--

- The controul and regulation of fishing in the. tidal waters of "The Backwater."
- The licensing and regulating of bands of music, bathing machines, and boats and their proprietors attendants and crews, boatmen, porters, cabdrivers, omnibus drivers and conductors, hawkers, newsomnibus vendors, shoeblacks, messengers, and Commissionaires.
- The controlling and regulating the use of bicycles, tricycles, and other like mechanical contrivances.
- The controul and regulation of the use of the sands, and of bathing in and adjacent to the borough.
- The maintenance and improvement of "The Swannery."

The removal and prohibition of projections in streets.

19. To provide that the sands and foreshore in the borough, and for 500 yards beyond the boundaries thereof on either side, shall for police and magisterial purposes and for bye-laws of the Corporation be deemed a street.

20. To enable the Corporation to deviate vertically and horizontally from the lines and levels of the works shown on the deposited plans to the extent to be defined in the Bill or prescribed by Parliament.

21. To enable the Corporation to purchase or otherwise acquire compulsorily or by agreement and to take leases of lands, foreshore, buildings, easements, and other property for all or any of the purposes of the Bill.

22. To exempt the Corporation from the provisions of the 92nd section of the Lands Clauses Consolidation Act, 1845, in respect of all or some of the properties to be acquired for the purposes of the intended Act.