

moneys to be raised by them under the powers of the Bill, to pay interest to the shareholders of the Company on the sums which may be from time to time paid on the shares allotted to them, anything in the Companies Clauses Consolidation Act, 1845, or any other Act, to the contrary notwithstanding.

18. To incorporate with the Bill all or some of the provisions of the Companies Clauses Consolidation Act, 1845; the Companies Clauses Act, 1863; the Companies Clauses Act, 1869; the Lands Clauses Consolidation Acts, 1845, 1860, and 1869; the Railways Clauses Consolidation Act, 1845; and the Railways Clauses Act, 1863, with such variations, modifications, and exceptions (if any) as may be deemed expedient, or as may be contained in the Bill.

19. To alter, amend, extend, and enlarge, or to repeal, so far as may be necessary for the purposes of the Bill, the provisions of the local and personal Acts of Parliament following, or some of them, that is to say:—27 Vic., cap. 31, relating to the Surrey Commercial Dock Company; 22 and 23 Vic., cap. 134, relating to the West London Extension Railway Company; 9 and 10 Vic., cap. 204, relating to the London and North Western Railway Company; 5 and 6 Wm. IV., cap. 107, relating to the Great Western Railway Company; 4 and 5 Wm. IV., cap. 88, relating to the London and South Western Railway Company; 6 Wm. IV., cap. 75, relating to the South Eastern Railway Company; 9 and 10 Vic., cap. 233, relating to the London Brighton and South Coast Railway Company; 16 and 17 Vic., cap. 132, relating to the London, Chatham, and Dover Railway Company; 7 and 8 Vic., cap. 18, relating to the Midland Railway Company; 9 and 10 Vic., cap. 71, relating to the Great Northern Railway Company; 16 and 17 Vic., cap. 186, relating to the Metropolitan Railway Company; 27 and 28 Vic., cap. 322, relating to the Metropolitan District Railway Company; 25 and 26 Vic., cap. 223, relating to the Great Eastern Railway Company; 28 and 29 Vic., cap. 51, relating to the East London Railway Company; 18 and 19 Vic., cap. 120, relating to the Metropolitan Board of Works; and the several other Acts relating to or affecting the Companies and bodies named in this notice respectively, and all other Acts relating to or affected by the objects of the Bill, or any of them.

20. The Bill will vary and extinguish all rights and privileges which would in any manner impede or interfere with its objects, will alter rates, tolls, and duties, will vary and extinguish exemptions from rates, tolls, and duties, and will confer other exemptions, rights, and privileges, and will contain all such provisions as may be necessary or incidental to its objects.

And notice is hereby further given, that—

On or before the 30th day of November instant, plans and sections of the intended railways, streets, and works, and plans of the lands to be compulsorily acquired under the Bill, together with books of reference to such plans, an ordnance map with the lines of the intended railways delineated thereon, and a copy of this notice, as published in the London Gazette, will be deposited for public inspection with the Clerk of the Peace for the county of Surrey, at his office at the Sessions House, Newington-causeway, and with the Clerk of the Peace for the county of Kent, at his office at Maidstone, and that on or before

the said 30th day of November instant, a copy of so much of the said plans, sections, and books of reference respectively as relates to each parish or extra-parochial place in or through which the intended railways, streets, or works are proposed to be made, or in which any lands intended to be compulsorily taken are situate, together with a copy of this notice published as aforesaid, will be deposited for public inspection as follows, that is to say:—

In the case of the parish of Battersca, otherwise St. Mary, Battersea, with the Clerk of the Board of Works for the Wandsworth district, at his office at Battersea-rise, Wandsworth.

In the case of the parish of Lambeth, otherwise St. Mary, Lambeth, with the vestry clerk of that parish, at his office at the Vestry Hall, Kennington-green, Kennington-road.

In the case of the parish of St. Mary, Newington, with the vestry clerk of that parish, at his office at the Vestry Hall, Walworth-road.

In the case of the parish of Camberwell, otherwise St. Giles, Camberwell, with the vestry clerk of that parish, at his office at the Vestry Hall, Peckham-road.

In the case of the parish of St. Paul, Deptford, with the clerk of the Board of Works for the Greenwich district, at his office, 141, Greenwich-road, Greenwich.

In the case of the parish of Rotherhithe, otherwise St. Mary, Rotherhithe, with the vestry clerk of that parish, at his office at the Public Baths, Deptford Lower-road, Rotherhithe.

And in the case of each other parish, with the parish clerk of each such parish at his residence; and as to any extra-parochial place with the clerk of some parish immediately adjoining thereto at his residence, and

On or before the 21st day of December next, printed copies of the Bill will be deposited in the Private Bill Office of the House of Commons.

Dated the 16th day of November, 1886.

Cope and Co., 3, Great George-street
Westminster, Solicitors.

John Charles Ball, 16, Parliament-street
Westminster, Parliamentary Agent.

In Parliament.—Session 1887.

Bristol Consumers' Water.

(Incorporation of Company; Power to Construct Waterworks; Definition of Limits of Supply; Power to Take and Use, by Agreement or otherwise, on Agreed, Arbitration or other Terms, Water from Great Western Railway Company; Powers as to other Waters, &c.; Compulsory Purchase of Lands; Power to Supply Cisterns, Meters, Fittings and Apparatus; Rates, Rents, &c.; Provisions for Protection of Water Supply, &c.; Powers as to Superfluous Lands; Agreements with Sanitary Authorities and other Bodies; Transfer of Powers to and Money Powers to the Corporation of Bristol.)

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 purposes or some of the purposes following (that is to say):—

1. To incorporate a Company and to enable the Company so to be incorporated (hereinafter called "the Company") to make and maintain