coln's-inn, London, the Solicitor and Clerk to the Council, and in the urban district aforesaid, at the offices of the Council, Station-road, New Barnet aforesaid.

And notice is hereby further given, that a map showing the boundaries of the proposed area of supply, and the streets in which it is proposed that electric lines shall be erected or laid down within a specified time, and a copy of this advertisement as published in the London Gazette, will be deposited on or before the 30th day of November instant, for public inspection, at the offices of the Clerk of the Peace for the county of Hertford, at his office at Hertford, in the county of Hertford, and at the office of the Clerk of the Peace for the county of Middlesex, at his office, Guildhall, Broad Sanctuary, Westminster, in the county of London, and at the offices of the Council, Station-road, New Barnet aforesaid.

And notice is hereby further given, that every ocal and other public authority, company, or perperson desirous of bringing before the Board of Trade any objection respecting the application must do so by letter addressed to the Board of Trade, marked on the outside of the cover enclosing it "Electric Lighting Acts," on or before the 15th day of January, 1899, and a copy of such objection must also be forwarded to the undermentioned Clerk and Solicitor of the Council.

Dated this 8th day of November, 1898.

GEORGE DICKINSON BYFIELD, Solicitor and Clerk to the Council, No. 3, Stone-buildings, Lincoln's-inn, London, and the Offices of the Council, Stationroad, New Barnet, Herts.

In Parliament—Session 1899.
Milford Docks.

(Alteration of Security, Priorities, and Rights of Special Charge, Debenture Stock, and Mortgages; Payment of Interest on Debenture Stocks A and B out of Profits only; Provisions as to Arrears of Interest thereon, and Rights thereto; Transfer of such Rights to other parties; Redemption of Stocks; Calling in and Reduction of Holdings in Preference and Ordinary Capital and Conversion thereof; Power to Transfer or Issue to other parties; Power to Raise Further Capital by Debenture or other Stocks or Shares; Power to Subsidize or otherwise Assist Steamship and other Companies; Formation of Trusts; Provisions for surrender of Certificates of Stocks and Shares; Power to Lease Portions of the Company's Lands or Property; Application of Funds; Amendment, &c., of Acts, &c., &c.)

&c., of Acts, &c., &c.)

OTICE is hereby given, that application is intended to be made to Parliament in the ensuing Session, by or on behalf of the Milford Docks Company (hereinafter called "the Company"), for leave to bring in a Bill for the purposes following, or some of them (that is to say):—

To alter and amend the Milford Docks Act, 1892, as amended by the Milford Docks Act, 1894, and the Milford Docks Act, 1898, with respect to the security, priorities and rights upon and with which the Milford Docks Special Charge, Debenture Stock, and the Milford Docks Special Mortgages may be created and issued or granted.

To extend the time during which, under the Milford Docks Act, 1892, as amended by the Milford Docks Act, 1894 (hereinafter called the Acts 1892 to 1894), interest and arrears of interest on the Milford Docks Debenture Stock A, and the Milford Docks Debenture Stock B

(hereinafter called "Debenture Stock A," and "Debenture Stock B"), shall be payable out of the profits only of the Company, and to reduce the rate of interest upon either or both of such stocks, and if thought fit to provide for the payment of interest on such stocks or either of them out of the profits only of the Company in future, either in perpetuity, or for such period as the Bill may prescribe, and to provide for the funding of any arrears of interest which may have accumulated or be accumulating, on either or both of such stocks, and the creation and issue to, and acceptance by, the holders of such stocks, of such amounts of Debenture Stock B or other securities of the Company as the Bill may prescribe, in discharge of such arrears, and if thought fit to nullify and abrogate all rights of the holders of both or either of such stocks to all or any part of any arrears of interest to which, under the provisions of the Acts 1892 to 1894 they would be entitled, or to empower the Company to transfer to such parties as they may think fit, or as the Bill may define, and whether subject or not to provisions as to the funding thereof as hereinbefore mentioned.

To enable the Company to redeem any of the debenture stocks of the Company, or portions thereof, either by agreement with the holders thereof or otherwise at such periods on such terms and conditions as the Bill may define.

To authorise the Company to call in and demand, and enforce the surrender of the preference stocks and ordinary shares of the Company or any of them or any portion thereof, and to provide for the issue to the holders thereof respectively, of such equivalent or reduced amount of the same or different stocks, shares or securities of the Company, and to attach thereto such priorities and conditions as the Bill may prescribe, and to empower the Company to reissue any balance of such existing stocks, or shares, or any of them, or any amount of any stocks or securities created and issued in lieu thereof, to such parties for such consideration, and on such terms and conditions as they may think expedient, or as the Bill may define, or to make provision for effecting all, or any of the above objects, by or under schemes to be framed for that purpose subject to such sanction as the Bill may prescribe.

as the Bill may prescribe.

To empower the Company to create, and issue further or increased amounts of the debenture stocks authorised to be created and issued by the Milford Docks Act, 1883, the Milford Docks Act, 1888, the Milford Docks Act, 1890, the Milford Docks Act, 1892, the Milford Docks Act, 1894, and the Milford Docks Act, 1898 (hereinafter called "the Acts 1883 to 1898"), or any of those stocks, with the same priorities as are now attached or attachable to such respective stocks, or such other priorities as the Bill may define, or to extend to such further or increased amounts of authorised debenture stocks all or any of the provisions of the Acts relating to the Company.

To empower the Company to create and issue one or more classes of new shares or stock, either in lieu of, or in addition to, any preference or ordinary capital which the Company is authorised to create and issue, and to attach to any such class or classes of new shares or stock any preference or priority over all or any of the existing or authorised preference or other stocks or shares of the Company, and to alter, define, and regulate the share and loan capital of the Company.

To provide, if found necessary and convenient,