

and should be addressed to the Secretary, Light Railway Commissioners, 54, Parliament-street, Westminster, S.W., and a copy of such objections should also be sent to the under-mentioned solicitors and Parliamentary agents.

Dated this 26th day of May, 1905.

For the Promoters:

LOUGHBOROUGH, GEDGE, NISBET, and
DREW, 23, Austin Friars, E.C.;
LONGDEN, MANN, and LONGDEN, Somer-
ford-buildings, Sunderland (and at
Easington);

Solicitors.

TORR and Co., 19, Abingdon-street, West-
minster, S.W., Parliamentary Agents.

3. To alter, extend, incorporate, amend, or
repeal, so far as may be necessary or desirable
for the purposes of the Order, the provisions or
some of the provisions of the Order of 1905, and
to apply and extend such provisions as are
necessary to the railways to be authorized by
the Order.

Dated this 25th day of May, 1905.

W. BROOKES PALMER, 9, Old-square, Lin-
coln's-inn, W.C., Solicitor.

BIRCHAM AND Co., 46, Parliament-street,
Westminster, Solicitors and Parlia-
mentary Agents.

On behalf of the West Surrey Light Railway
Company Limited.

Light Railway Commission.—May, 1905.

WOKING AND BAGSHOT LIGHT RAILWAYS (EXTENSION).

NOTICE is hereby given, that application is
intended to be made to the Light Railway
Commissioners in the present month of May by
the West Surrey Light Railway Company
Limited for an Order to authorize the Woking
and Bagshot Light Railways Company (herein-
after called "the Company") to be incorporated
under the provisions of the Woking and Bagshot
Light Railways Order, 1905 (hereinafter called
"the Order of 1905"), which Order has been
made by the Light Railway Commissioners, and
was submitted by them to the Board of Trade
for confirmation on the 19th April, 1905, for all
or some of the following purposes (that is to
say):—

1. To construct, maintain, work and use the
railways hereinafter described with all necessary
and proper stations, approaches, sidings, junc-
tions and other works and conveniences connected
therewith (that is to say):—

Railway No. 3 (a).—1 furlong 6·5 chains or
thereabouts in length, wholly in the parish of
Horsell, in the rural district of Chertsey, com-
mencing by a junction with Railway (No. 3), by
the Order of 1905 authorized, at a point on the
east bank of Parley Brook 5 chains or there-
abouts measured in a straight line north of
Parley Bridge, and proceeding thence in a south-
easterly direction, and terminating at the boundary
of the said parish of Horsell at a point 14 chains
or thereabouts measured in a straight line south-
west of Parley Farm.

Railway No. 4.—1 mile 2 furlongs or there-
abouts in length, wholly in the said parish and
urban district of Woking, commencing at the
termination of Railway No. 3a, and proceeding
in an easterly direction, and terminating at the
boundary fence of the London and South
Western Railway Company at a point 1·5 chains
or thereabouts from the western limit thereof.

Both railways will be situate wholly in the
county of Surrey.

2. To enable the Company to abandon the
following parts of Railways No. 3 and No. 8 by
the Order of 1905 authorized, viz.:—

- (a) The part of Railway No. 3 (1 furlong
3·5 chains in length) lying between a
point on the east bank of Parley Brook
5 chains or thereabouts measured in a
straight line north of Parley Bridge (at
which point a junction will be formed with
intended Railway No. 3a) and the ter-
mination of Railway No. 3.
- (b) The part of Railway No. 8 (2 chains or
thereabouts in length) lying between the
point where the intended Railway No. 3a
crosses the said Railway No. 8, and the
termination of that railway.

In Parliament.—Session 1905.

SOUTH BARRACAS (BUENOS AYRES) GAS AND COKE COMPANY LIMITED.

(Provisions for Increase of Capital; Creation of
Paid-up Shares and Issue thereof to Share-
holders; Authorities to Trustees and others to
Hold New Shares; Reference to Shares in
Instruments; Amendment of Memorandum and
Articles of Association, &c.)

NOTICE is hereby given, that application has
been or will be made to Parliament in the
present Session by or on behalf of the South
Barracas (Buenos Ayres) Gas and Coke Company
Limited (hereinafter called "the Company") for
leave to bring in a Bill for effecting all or some
of the following purposes (that is to say):—

To authorize the Company to raise further
capital, and to increase the capital of the Com-
pany by the creation of new shares or stock
ranking *pari passu* with and conferring on the
holders rights and privileges similar in all
respects to those attached to the present capital
of the Company.

To empower the Company to issue to the
existing owners of the issued shares in the Com-
pany as fully paid-up shares either the authorized
but unissued shares in the capital of the Company
or new shares in the capital of the Company to be
authorized and created under the provisions of
the Bill, and to enable the holders of the deben-
tures or debenture stock and the shareholders
of the Company to accept the said fully paid up
shares in satisfaction of the said debentures or
debenture stock, and of all claims by the share-
holders of the Company in respect of sums due
to them in respect of works executed and
advances made or of any other the claims and
demands of the said shareholders against the
Company, and as representing the augmented
value of the Undertaking or otherwise.

To authorize trustees, executors, administra-
tors, and all other holders in any representative
or fiduciary capacity of existing shares in the
Company to accept and hold the shares to be
issued under the provisions of the Bill.

To provide that the new shares to be issued
under the provisions of the Bill shall be held on
the same trusts and subject to the same charges
and liabilities and conditions as and subject to
which the existing shares in respect of which the
same will be issued were held immediately
before the passing of the Bill, and that any
testamentary or other disposition made before
the passing of the Bill shall take effect with
reference to the whole or a proportionate part, as
the case may be, of the shares to be added to
such holding under the provisions of the Bill,
and to confer on trustees and *cestui que trusts*,
and any persons beneficially entitled to, or
interested in, or having powers over any property