laws and Regulations of such Company, and to capital on such terms and conditions and in such provide that any such person shall give his name and address in response to such demand and for his detention, and the imposition of penalties in case of default or if he gives a false name and addr ss.

16. To extend the time for the sale and disposal of superfluous lands belonging to the Company, and so far as may be necessary to alter and amend the provisions of the Lands Clauses Consolidation Act, 1845, with respect to the sale of superfluous lands, and any Act or Acts of the Company relating thereto.

17. To authorize the Company to erect buildings on or over any lands acquired or to be acquired by them or over any part of their station or other buildings, and to provide in and through any part of their station, or other buildings, means of access to any present or future structure wholly or partly in or over such station or other buildings or on adjoining or neighbouring lands, and to sell, lease, or otherwise dispose of the freehold or other interest in any such lands as aforesaid, or any houses or buildings or parts of houses or buildings, wholly or partly on or over the same or on or over any such station or other buildings as aforesaid, and in any such access as aforesaid, or in any portion of their station or other buildings, and to sell and otherwise dispose of any right or easement of using any such means of access or portion of station or other buildings as aforesaid and of the right of building on or over any of their stations and the sites thereof or any lands acquired or to be acquired by them

for such consideration or rent and on such terms as the Company shall think fit, and to enable the Company to declare that any such lands, buildings, access, or portion of station or other buildings shall not be affected by any mortgage or charge of the Company's Undertaking and to the same from exempt the operation of Section 127 of the Lands Clauses Consolidation Act, 1845, and to authorize the Company and the Brompton Company to exercise jointly all or any of the foregoing powers in respect of lands, stations, buildings and premises now or hereafter vested or agreed to be vested in them jointly or used or agreed to be used by them jointly.

18. To confer upon the Company power to acquire leasehold interests in land and use lands held on lease for the purposes of their undertaking.

19. To authorize the Company to convert all or any part of their share capital for the time being into preference shares or preference stock with such rights as to dividend voting and otherwise attached thereto as the intended Act may prescribe, and to enable and require the holders (including trustees, executors, administrators and other persons under disability) of any part of such above capital converted into preference shares to accept such preference shares in lieu of and in substitution for the shares held by them and to make all necessary and proper provisions in connection with and for carrying out any such conversion under the powers of the intended Act.

20. To authorize the Company to raise further moneys by the creation and issue of new shares or stock, with or without a preference or guaranteed dividend or other rights or privileges attached thereto, and by borrowing, and by the creation or issue of debenture stock or by any of such means, and to define and prescribe the ranking of any such shares, stock, or debenture stock, and to enable the Company to dispose of such new provided.

manner as the directors may think advantageous to the Company.

21. To authorize and provide for the issue by the Company of certificates to bearer, transferable by delivery of the amounts of any shares, stock or debenture stock to which the holder is entitled, and to provide for payment by means of coupons or otherwise of interest on the shares or stock included in any such certificate and to make any necessary incidental provisions or regulations with regard to the issue and transfer of such certificates, and with regard to registration, meetings, votes, and other the rights, privileges, and obligations of the holders of such certificates and coupons, and to apply all or some of the provisions of section 38 of the Companies (Consolidation) Act, 1908, to such certificates and coupons and to persons committing in relation thereto the offences in the said section specified.

22. To make provision for and with reference to the Company not exercising the rowers to be conferred by the intended Act of raising further moneys by the creation and issue of new shares or stock and by borrowing and by the creation or issue of debenture stock or other means in the event of the Bill intended to be introduced into Parliament in the ensuing Ses. sion by the Brompton Company for the amalgamation of the Company and the Baker Street Company with the Brompton Company and for other purposes passing into law.

23. To authorize the Company to apply to the purposes of the intended Act or otherwise for the purposes of the Company or of their undertaking any capital or funds belonging to them.

24. To empower the Company to erect and maintain in the River Thames, and in or on the bed, banks and foreshore thereof, within the limits shown on the deposited plans, hereinafter referred to or as the intended Act may prescribe, staging and shafts for and in connection with the construction of the said railways and works, and to empower the Company on the one hand and the Conservators of the River Thames or the Port of London Authority or other body or persons having rights in the River Thames, or in or on the bed, banks and foreshore thereof on the other hand to enter into and carry into effect agreements and arrangements in reference thereto and to confirm any such agreements or arrangements which have been or may be entered into before the passing of the intended Act.

25. To authorize and provide for the appointment of joint committees to carry into effect any agreements entered into under any of the provisions of the intended Act.

26. To vary and amend and if need be repeal the provisions of the Thames Embankment Act, 1862, especially section 56 of that Act, the provisions of the Thames Embankment (North and South) Act, 1868, especially section 27 of that Act; the provisions of the Metropolitan District Railway Act, 1903, especially the provisions of sections 14, 17 and 18 of that Act; and any other sections of those Acts; and of any other Act relating to or affecting the Charing Cross Station of the District Company or any of the lands proposed to be acquired under the provisions of the intended Act.

27. To repeal section 98 of the Charing Cross, Euston and Hampstead Railway Act, 1902, as to keeping separate accounts as in that section