sideration or part consideration for any such sale of lands any other lands.

To enable the Council and their officers to enter upon, survey and value at any time the

said lands and premises.

To enable the Council in selling or disposing of the said lands and premises or any part thereof to attach and enforce by re-entry penalties or otherwise conditions as to the use thereof.

To enable the Council to enforce the provisions contained in the Metropolitan District Railways Act, 1864, and the Metropolitan District Railway Act, 1910, or one of those Acts, as to the use by members of the public of the structure or premises in the parish of St. Clement Danes, in the said city of Westminster, comprising the roof of that part of the Temple Station of the Metropolitan District Railway Company (hereinafter referred to as "the Railway Company") which projects above the surface of the Victoria Embankment with the stairs and other accesses and approaches to the said roof with a view to such roof being available as a promenade, open space, or place of public resort, and to vest in the Council all such rights of control and regulation of the said roof, stairs, accesses and approaches as may be deemed necessary or expedient, and if and so far as may be deemed expedient to transfer to and vest in the Council on behalf of the public the said rights of user.

To repeal, alter, or amend all or some of the provisions of the said Metropolitan District Railways Act, 1864, and Metropolitan District Railway Act, 1910, and any other Act or Acts relating to the said roof or the right of access

to or user of the same.

To define and prescribe the rights of the Council and the duties and obligations of the Railway Company with respect to the maintenance, repair and renewal of the said roof, stairs, accesses and approaches and the supports thereof, and to impose upon the Railway Company such duties and obligations with respect to those matters as may be specified in the Bill.

To confer upon the Council with reference to the said roof, stairs, accesses and approaches all or some of the powers exercisable by them with reference to parks and open spaces or powers of a like nature, and to apply thereto all or some of the provisions of any Act or Acts relating to parks and open spaces, or to the Thames Embankment and of any other Acts specified in the Bill.

To enable the Council to make, vary, revoke and enforce by-laws and regulations with reference to the said roof, stairs, accesses and approaches, or to extend and apply thereto all or some of the by-laws and regulations applicable to the Victoria Embankment Gardens, or any other park or open space vested in or under the control or management of the Council.

To enable the Council by means of such bylaws and regulations or otherwise to control and regulate the use by the public of the said roof, stairs, accesses and approaches, and the conduct of persons resorting thereto, and to authorize the Council to close the same or prohibit the use thereof at such times or on such occasions as may be specified in the Bill or in any such by-law or regulation as aforesaid.

To prescribe penalties for the breach of or non-compliance with any such by-law or regulation as aforesaid, or any of the provisions of

the Bill:

To enable the Council to appoint and employ constables, keepers, or officers at or in connection with the said roof, stairs, accesses and approaches or to extend thereto the jurisdiction and powers of the constables, keepers and officers employed by the Council at or in connection with any existing park or open space, and to define or enable the Council to define the powers, privileges and duties of such constables, keepers, or officers.

To enable the Council to grant a renewal or renewals of the existing lease of, or to enter into such agreements or arrangements as may be expedient with respect to, the house buildings and premises in the Metropolitan Borough of Lambeth known as Brockwell Hall and any lands adjacent thereto held under that lease, and to provide that the said house, buildings, premises and lands shall not be added to or form part of Brockwell Park until the expiration of the period or last period (as the case may be) for which such lease is renewed, or for which any such agreement or arrangement is made, and for that purpose to repeal, alter or amend all or some of the provisions of the London County Council (General Powers) Act, 1901, or any other Act relating to Brockwell Park.

To confirm and ratify and make binding on the parties thereto an agreement dated the 23rd day of December, 1914, and made between Frederick Thomas Penton of the first part, Arthur Pole Penton, Claude Spencer Langley, Frederick George Parsons and Cecil George-Graham Stewart of the second part, and the Council of the third part for the sale to the Council of certain lands in the Metropolitan Borough of Islington and any agreements amending or extending the same

amending or extending the same.

To amend section 13 of the London County Council (General Powers) Act, 1912, so as to enable the Council by any scheme made thereunder relating to the White Hart-lane Estate of the Council, to repeal or amend all or any of the provisions of any Acts in force in the district or districts to which any such scheme

may relate.

To enable the Council to enter into and carry into effect agreements for and with respect to all or any of the matters hereinbefore referred to, and to confirm and make binding any such agreements which may have been or may before the passing of the intended Act be entered into.

To enable the Council from time to time (in accordance with the provisions of the Acts regulating the raising of money for capital purposes by the Council) to raise money by the creation and issue of consolidated stock or otherwise of such amount as may be necessary for the purposes of the intended Act, or of any agreement made thereunder, or to resort to the Consolidated Loans Fund, and to make provisions as to the redemption of such stock or repayment of loans and the payment of interest or dividend thereon out of the Consolidated Loans Fund and County Rate, and to include in their estimates and precepts for the purpose of the county rate such sums (if any) as may be requisite for those purposes.

To provide that all costs and expenses of the Council in the execution of the powers of the intended Act and the costs of and incident to the promotion of the Bill for the intended Act (except so far as they may be otherwise provided for) shall be defrayed as payments for general or special county purposes within the