

Water Company and Chelsham and Woldingham Waterworks Company Limited (hereinafter respectively called "the Limpsfield Company" and "the Chelsham Company" and together referred to as "the transferors"); Issue of shares, mortgages, debenture stock, or other securities of Company to holders of and in substitution for shares, mortgages, debenture stock or other securities of the respective transferors, or payment of cash, as consideration for such transfer and vesting in respect of either transferor; Dissolution and winding up of Limpsfield Company and Chelsham Company or continuance of Chelsham Company with altered objects, memorandum &c.; Ranking of and rights of holders of such substituted securities; Transfer of such substituted securities and payment of cash into Court in certain cases; Dividends on shares of Limpsfield Company up to date of transfer; Provisions as to funds of, debts and liabilities of, moneys due or accruing due to or owing by, and liabilities obligations and contracts of, respective transferors and as to directors, officers and employees of respective transferors; Repeal with certain exceptions of Acts and Orders relating to respective transferors.

Extension of Company's limits of supply to include:—

(A) Limits of Limpsfield Company except part of parish of Tatsfield in rural district of Godstone (hereinafter called "the Limpsfield limits");

(B) Limits of Chelsham Company (hereinafter called "the Chelsham limits"); and

(C) Parishes of Chiddingstone and Hever and parts of the parishes of Brasted and Penshurst in rural district of Sevenoaks in Kent (hereinafter called "the new limits").

Confirmation of works and breaking up &c. of roads &c., in Limpsfield limits, Chelsham limits and new limits; Application to Limpsfield limits, Chelsham limits and new limits of enactments relating to Company with exceptions and modifications.

Rates and Charges in Limpsfield limits, Chelsham limits and new limits; Revision of rates, charges &c., leviable by Company in their existing limits of supply as well as in the Limpsfield limits, the Chelsham limits and the new limits, and powers to Ministry of Health with reference thereto.

Additional capital and borrowing powers; and other financial provisions;

Additional lands &c.;

Supply of water to certain houses and premises in parish of Hartfield in rural district of East Grinstead in Sussex;

Common pipes; Communication and service pipes and connections therewith; Separate pipes and costs thereof; Hose-pipes and refrigerating apparatus and charges therefor; Supply of water to caravans, shacks, &c.; Inspection of premises; Protection of valves and apparatus; Byelaws and regulations;

Agreements with, and powers to, local authorities, companies, consumers and other persons;

Incorporation, extension, repeal and amendment of Acts, Orders &c.;

On and after the 21st December 1929 a copy of the Bill may be inspected and copies may be obtained at the price of 3s. 6d. per copy

at the offices of the undermentioned Parliamentary Agents.

A Notice stating the objects of the intended Act has been or will be published in full in the Surrey Mirror and Kent and Sussex Courier of the 15th and 22nd November 1929.

Dated this 20th day of November, 1929.

REES AND FRERES, 7, Victoria Street,
Westminster, S.W. 1, Parliamentary
(102) Agents.

In Parliament.—Session 1929-30.

CHESTER WATER.

NOTICE is hereby given that application is intended to be made to Parliament in the present Session by the Chester Waterworks Company (hereinafter referred to as "the Company") for an Act of which the principal subject matters will be as follows:—

Construction and maintenance of waterworks and other works in the County of Chester including a subsidence reservoir, a service reservoir, three lines of pipes and a water tower in the City and County Borough of Chester and a water tower and a line or lines of pipes in the Parish of Upton by Chester in the rural district of Chester.

Acquisition of lands and easements (including easements in the River Dee and the bed, banks and shores thereof and parts only of properties) in the said City and parish and elsewhere and powers to the Company as to acquisition, retention and disposal of lands and interests therein, extinguishment of rights of way and other rights. Breaking up streets and highways and interference with various works apparatus and appliances.

Extension of the Company's limits of supply to include the parish of Lea-by-Backford in the said rural district of Chester and charges therein.

Prohibition of mooring boats and other vessels near the Company's intake in the River Dee.

Further powers to the Company in connection with mains, pipes, meters, &c. and water supply. Inspection of premises. Guarantees of charges by local authorities. Maintenance of common pipes. Charges for water for special purposes. Pensions and payments to employees. Provisions as to directors and managing directors and agreements with Postmaster General.

Increase of capital and borrowing powers, as to issue and redemption of redeemable stock and provisions with respect to the administration of the Company and the management of their undertaking including provisions as to meetings, voting, interim dividends and other matters.

And notice is hereby also given that on or before the 30th day of November instant plans and sections of the intended works and plans of the lands proposed to be acquired or appropriated under the powers of the intended Act, with a book of reference to such plans, will be deposited for public inspection with the Clerk of the Peace for the County of Chester at his office at Chester and that on or before the