

at Chester, with the Clerk of the Peace for the County Palatine of Lancaster at his office at Preston, with the Clerk to the Bucklow Rural District Council at his office at Knutsford, and with the Clerk to the Warrington Rural District Council at his office at Warrington.

And notice is hereby given lastly that any Authority, Company, Body or Person desirous of bringing before the Electricity Commissioners any objections respecting the application must do so by letter sent by registered post addressed to the Secretary, Electricity Commission, Savoy Court, Strand, London, W.C. 2, and despatched on or before the 23rd day of December, 1930, and that a copy of any such objections must at the same time be forwarded to the undermentioned Town Clerk or Parliamentary Agents.

Dated this 6th day of December, 1930.

A. T. HALLAWAY, Town Clerk, Warrington.

SHARPE, PRITCHARD AND Co., Palace Chambers, Bridge Street, Westminster, (130) S.W. 1, Parliamentary Agents.

In Parliament.—Session 1930-31.

SHEFFIELD GAS.

THE Sheffield Gas Company have applied to Parliament in the present Session for a Bill with the above mentioned short title and of which the principal subject matters are:—

Extension of Company's limits of supply to include further portions of the City of Sheffield and portions of the parishes of Wortley and Tankersley in the rural district of Wortley in the West Riding of Yorkshire (hereinafter referred to as "the new limits"); Extension to new limits of the provisions of the Sheffield Gas (Consolidation) Act 1929 (hereinafter referred to as "the Act of 1929") with certain exceptions; Basic price for gas supplied by the Company within the new limits; Differential prices.

Extension of limits within which the Company may exercise the powers of section 67 (Supply of coke oven gas) of the Act of 1929 so that those limits shall comprise the following areas (hereinafter referred to as "the coke oven gas limits"):—

(1) The whole of the Company's limits of supply (including the new limits).

(2) So much of the City of Sheffield as is not within the Company's limits of supply.

(3) So much of the county borough of Rotherham as is not within the Company's limits of supply.

(4) So much of the urban district of Stocksbridge the rural district of Wortley and the rural district of Rotherham in the West Riding of Yorkshire as is not within the Company's limits of supply.

(5) So much of the rural district of Chesterfield in Derbyshire as is not within the Company's limits of supply and is included within the existing coke oven gas limits as defined in section 67 (4) of the Act of 1929.

(6) The whole of the county borough of Barnsley.

(7) The whole of the urban districts of Darfield, Darton, Greasborough, Hoyland Nether, Rawmarsh, Royston, Swinton, Wath-upon-Deerne, Wombwell and Worsborough in the West Riding of Yorkshire.

(8) The undermentioned parishes in the West Riding of Yorkshire:—

The parish of Carlton in the rural district of Barnsley;

The parish of Adwick-upon-Deerne in the rural district of Doncaster;

The parishes of Havercroft and Little Houghton in the rural district of Hemsworth;

The parishes of Dinnington, North and South Anston, Todwick and Wales in the rural district of Kiveton Park.

Additional, and alteration of existing powers and obligations of Company with respect to obtaining and supplying of coke oven gas; bulk supplies of coke oven gas to other gas undertakers within and beyond coke oven gas limits; Supplies of coke oven gas to consumers within and beyond Company's limits of supply; Special provisions as to Rotherham Corporation with respect to supply of coke oven gas to that Corporation and variation or annulment of Agreement between the Company and the Rotherham Corporation dated 24th June 1918; Metering of coke oven gas supplies; Supply and use of coke oven gas for purposes of illumination.

Purchase, construction laying &c., of mains pipes &c., in coke oven gas limits; Breaking up &c., of roads &c.; Acquisition by agreement of easements &c., in lands; Provisions for mutual protection of Company and gas and water undertakers.

Powers to company and authorities companies bodies and persons producing coke oven gas within the coke oven gas limits to make and carry into effect contracts and agreements with respect to sale and supply to, and purchase and taking by, Company of coke oven gas; Financial assistance by Company to such authorities, companies, bodies and persons.

Special provisions as to and defining of coke oven gas business and coke oven gas network; Exclusion therefrom respectively of certain coke oven gas purchased or taken by the Company and certain mains pipes &c., laid or to be laid by Company for conveyance of coke oven gas; redemption fund in respect of, and separate accounts of, coke oven gas business.

Additional loan capital; Redeemable capital; Depreciation fund; Renewals fund; Application of funds and revenues; Other financial provisions.

Powers to Company and other gas undertakers to make agreements for use of, or otherwise relating to, premises plant organisation and other facilities, transport &c. of coal, disposal &c. of residual products, scientific research and other matters; Powers to Company with respect to loans to, exchange of securities with, subscriptions for capital of, and other financial dealings with, other gas companies.

Administrative provisions; Remuneration, qualification &c., of elected Directors; Cutting off and re-connecting supplies.