



CHAPTER xcv.

An Act to extend the boundaries of the city and Royal burgh of Glasgow and of the county of the city of Glasgow and to alter and adjust the boundaries of the counties of Lanark Renfrew and Dunbarton and for other purposes. A.D. 1912.
[7th August 1912.]

WHEREAS the corporation of the city of Glasgow (hereinafter referred to as "the Corporation" and "the city" respectively) are vested with the municipal government police health and sanitary administration thereof and they are also the local authority for the port of Glasgow:

And whereas the police burghs of Govan Partick and Pollokshaws (hereinafter referred to as "the burghs") and the several suburban areas in the counties of Lanark Renfrew and Dunbarton including among others Shettleston Tollcross Cathcart Newlands Scotstoun Jordanhill and Temple (hereinafter referred to as "the suburban areas") immediately adjoin the city and the burghs and a number of the suburban areas are supplied by the Corporation with drainage gas and water and with tramway facilities and other communal services:

And whereas there is community of interest between the burghs and the suburban areas and the city which form one centre of population without any physical division the streets roads and buildings thereof being practically continuous:

And whereas the growth and development of the burghs and the suburban areas are largely due to the expansion of the Corporation's undertakings and to the industrial and commercial prosperity of the city:

And whereas many persons engaged in business or employed in the city reside in the burghs and the suburban areas which properly belong to and ought to form part of the city:

A.D. 1912.

And whereas it is expedient and in the public interest that the police health and sanitary administration of the city the burghs and the suburban areas should be under one authority:

And whereas it is expedient that the boundaries of the city should be extended to include the burghs and the suburban areas (which burghs and suburban areas are hereinafter referred to as "the added area") and that all franchises rights privileges and immunities and all public and general and local and personal Acts and Orders relating to and in force for the time being in or applicable to the city should as by this Act amended be applied to the added area:

And whereas by the County of the City of Glasgow Act 1893 the city was constituted a county of a city under the name of "the County of the City of Glasgow" and it is expedient that the added area should be separated and disjoined from the counties of Lanark Renfrew and Dunbarton and be incorporated with and form part of the county of the city of Glasgow and that the boundaries of the counties of Lanark Renfrew and Dunbarton should be altered and adjusted:

And whereas it is expedient that the added area should be formed into new wards of the city and that the number of the members of the Corporation and of the magistrates should be increased:

And whereas it is expedient that provision should be made for carrying out the parish council elections in the added area:

And whereas it is expedient that the Corporation should be empowered to levy and collect rates assessments and charges in the added area and for the purposes of this Act to borrow money:

And whereas the purposes of this Act cannot be effected without the authority of Parliament:

May it therefore please Your Majesty that it may be enacted and be it enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows (that is to say):—

Short title
and citations.

1. This Act may be cited as the Glasgow Boundaries Act 1912.

This Act and the Glasgow Boundaries Acts 1872 to 1909 may be cited together as the Glasgow Boundaries Acts 1872 to 1912.

This Act and the Glasgow Electric Lighting Acts 1890 to 1910 may be cited together as the Glasgow Electric Lighting Acts 1890 to 1912. A.D. 1912.

This Act and the Glasgow Libraries Acts 1899 and 1909 may be cited together as the Glasgow Libraries Acts 1899 to 1912.

This Act and the Glasgow Loans Acts 1883 to 1910 may be cited together as the Glasgow Loans Acts 1883 to 1912.

This Act and the Glasgow Markets Acts 1865 to 1909 may be cited together as the Glasgow Markets Acts 1865 to 1912.

This Act and the Glasgow Municipal Buildings Acts 1878 to 1909 may be cited together as the Glasgow Municipal Buildings Acts 1878 to 1912.

This Act and the Glasgow Parks Acts 1878 to 1909 may be cited together as the Glasgow Parks Acts 1878 to 1912.

This Act and the Glasgow Police Acts 1866 to 1909 may be cited together as the Glasgow Police Acts 1866 to 1912.

This Act and the Glasgow Sewage Acts 1891 to 1909 may be cited together as the Glasgow Sewage Acts 1891 to 1912.

This Act and the Glasgow Tramways Acts 1905 to 1909 may be cited together as the Glasgow Tramways Acts 1905 to 1912.

This Act and the Glasgow Water Acts 1855 to 1909 may be cited together as the Glasgow Water Acts 1855 to 1912.

This Act and the Glasgow Corporation Acts 1855 to 1910 and any other Act or Order passed during the present session of Parliament relating to the Corporation may be cited together as the Glasgow Corporation Acts 1855 to 1912.

2. This Act shall except as hereinafter provided come into operation on the first Tuesday of November after the passing of the same (which date is hereinafter referred to as "the annexation"). Commencement.

3. In this Act the following words and expressions shall unless there be something in the subject or context repugnant to such construction have the meanings hereby assigned to them (that is to say):— Interpretation.

"Act of 1866" means the Glasgow Police Act 1866;

"Act of 1891" means the City of Glasgow Act 1891;

"Act of 1903" means the Licensing (Scotland) Act 1903;

A.D. 1912.

- “Added area” means the burghs and the suburban areas by this Act incorporated with the existing city and shown on the map to be deposited as hereinafter mentioned;
- “Annexation” means the date referred to in the section of this Act of which the marginal note is “Commencement”;
- “Burghs” means the police burghs of Govan Partick and Pollokshaws;
- “City” means the existing city as extended by this Act;
- “Commissioners of supply” means the commissioners of supply of the county of Lanark the commissioners of supply of the county of Renfrew and the commissioners of supply of the county of Dunbarton;
- “Common good” means the common good fund of the city;
- “Corporation” means the Corporation of the existing city or of the city as the case may be;
- “Corporation Acts” means the Glasgow Corporation Acts 1855 to 1910;
- “Costs” includes charges and expenses;
- “County councils” means the county council of the county of Lanark the county council of the county of Renfrew and the county council of the county of Dunbarton;
- “County of the city” means the county of the city of Glasgow;
- “District committees” means the district committees of the lower ward of the county of Lanark the first or upper district of the county of Renfrew and the eastern district of the county of Dunbarton;
- “Duties” includes responsibilities and obligations;
- “Election Acts” means the Acts in force for the time being relating to the registration of parliamentary and municipal voters and the election of town councillors;
- “Existing” means existing immediately previous to the passing of this Act;
- “Existing city” means the city and Royal burgh of Glasgow existing immediately previous to the annexation;
- “Govan Town Council” means the provost magistrates and councillors of the police burgh of Govan;

- “Lands and heritages” means lands and heritages as defined in the Valuation Acts; A.D. 1912.
- “Liabilities” unless where otherwise expressly provided includes all debts and liabilities to which any person is or but for the passing of this Act would be liable or subject whether accrued due at the annexation or subsequently accruing;
- “Loans Acts” means the Glasgow Loans Acts 1883 to 1910;
- “Loans fund” means the loans fund provided by the Loans Acts;
- “Lord provost” means the lord provost of the existing city or of the city as the case may be;
- “Magistrate” means a magistrate or judge having jurisdiction under the Police Acts;
- “Office” includes any place situation or employment;
- “Order of 1905” means the Glasgow Corporation Order 1905;
- “Partick Town Council” means the provost magistrates and councillors of the police burgh of Partick;
- “Pension” includes any superannuation allowance gratuity or other payment made on the retirement of any officer;
- “Police Acts” means the Glasgow Police Acts 1866 to 1909;
- “Pollokshaws Town Council” means the provost magistrates and councillors of the police burgh of Pollokshaws;
- “Powers” includes rights jurisdictions capacities privileges and immunities;
- “Property” includes all property real and personal and all estates interests servitudes and rights in to and out of property real and personal including things forming the subject of suit claim or process and registers books and documents and when used in relation to any sheriff-clerk town clerk clerk of the peace county clerk town council county council district committee justices board or other authority includes any property which at the annexation belongs to or is vested in or held in trust for or would but for the passing of this Act have on or after that date belonged to or been vested in or

A.D. 1912.

held in trust for such sheriff-clerk town clerk clerk of the peace county clerk town council county council district committee justices board or other authority;

“Suburban areas” means the areas in the counties of Lanark Renfrew and Dunbarton by this Act incorporated with the existing city other than the burghs and shown on the map to be deposited as hereinafter mentioned;

“The assessor” means the assessor of the existing city or of the city as the case may be acting under the Election Acts and the Valuation Acts;

“The sheriff” and “the sheriff-clerk” mean respectively the sheriff and the sheriff-clerk of the county of Lanark;

“Town clerk” means the town clerk of the existing city or of the city as the case may be;

“Town councils” means the provosts magistrates and councillors of the burghs;

“Valuation Acts” means the Acts in force for the time being relating to the valuation of lands and heritages;

“Valuation roll” means the valuation roll made up in pursuance of the Valuation Acts;

“Water Acts” means the Glasgow Water Acts 1855 to 1909.

Boundaries of city and dissolution of town councils.

4. The city shall include and comprehend in addition to the area embraced in the existing city the added area and the city shall be comprised within the boundaries set forth and described in the First Schedule to this Act:

Provided that the rules prescribed by section 5 (Boundaries of cities burghs and towns Rules for the construction of the descriptions contained in the Schedule (M)) of the Representation of the People (Scotland) Act 1832 shall be observed and receive effect with reference to the boundaries before referred to.

On the annexation the town councils shall be dissolved and cease to exist.

Boundaries of county of city.

5. The added area shall subject to the provisions of this Act and for the purposes of the County of the City of Glasgow Act 1893 be incorporated with and form part of the county of the city and be severed from the counties of Lanark Renfrew and Dunbarton respectively as the case may be and the said

Act shall be read and have effect as if the words "the city and Royal burgh of Glasgow" occurring therein mean the city. A.D. 1912.

6. Subject to the provisions of the Local Government (Scotland) Act 1889 so much of the added area as is situate in the counties of Renfrew and Dunbarton respectively shall cease to form part of those counties and shall form part of the county of Lanark to the same extent and effect as if this Act had been an Order under that Act for the alteration and adjustment of boundaries. Parts of added area to form part of county of Lanark.

7.—(1) The special water lighting drainage and scavenging districts of the district committees so far as situated in the added area shall be abolished and to that extent all resolutions of district committees or county councils and all orders and decrees of the sheriffs of the counties of Lanark Renfrew and Dunbarton respectively or of any other authority constituting or relating to the said special districts shall be of no force or effect and the respective district committees and county councils shall be relieved from all obligations in respect of the said special districts so far as situated in the added area. Abelition of special districts.

(2) The Corporation shall not in respect of such special districts be under any obligations nor except by agreement with the local authorities of such districts exercise any powers in such districts in so far as they are beyond the city.

8. A map of the city (distinguishing the burghs and the suburban areas) of which eleven copies have been signed by the Right Honourable the Earl of Kintore the Chairman of the Select Committee of the House of Lords to whom the Bill for this Act was referred shall within one month after the passing of this Act be deposited as follows (that is to say) One copy with the town clerk at his office one copy with the sheriff clerk at his office in Glasgow one copy with the sheriff clerk of the county of Renfrew at his office in Paisley one copy with the sheriff clerk of the county of Dunbarton at his office in Dumbarton one copy in the Office of the Clerk of the Parliaments one copy in the Private Bill Office of the House of Commons one copy with the Secretary for Scotland one copy with the Board of Agriculture and Fisheries one copy with the Commissioners of Customs and Excise one copy with the Board of Trade and one copy with the Postmaster-General If there be any discrepancy between the said map and the description in the First Schedule to this Act the said map shall be deemed to be correct and shall prevail. Map of city.

A.D. 1912.

Formation of
new wards
&c.

9.—(1) The added area shall be divided into eleven wards (hereinafter referred to as “the new wards”) numbered consecutively from twenty-seven to thirty-seven the names and boundaries of which are respectively set forth and described in Parts I. to XI. of the Second Schedule to this Act and each of the new wards shall be and be deemed to be a ward of the city and the number of councillors for each of the new wards shall be three and the total number of the councillors for the city shall be increased accordingly and section 9 (Number of councillors) of the Order of 1905 shall be read and have effect as if the words “one hundred and thirteen” were substituted for the word “eighty” therein.

(2) The quorum of the Corporation shall be thirty-seven constituent members thereof and section 18 (Dean of guild and deacon convenor to be members of Council Quorum of Council) of the Act of 1891 is hereby amended accordingly.

Re-division
of city into
wards.

10.—(1) As soon as conveniently may be after the first day of January one thousand nine hundred and seventeen the lord provost the sheriff (excluding his substitutes) and a person to be appointed by the Secretary for Scotland (in this section referred to as “the Commissioners”) who may act by any two of their number shall make an order dividing the city into thirty-seven wards and shall give to each ward a distinctive number and name and the Commissioners shall cause the proposed wards to be delineated upon a map which order and map shall be open to the inspection of all persons concerned for the space of fourteen days.

(2) Notice shall be given previously to the first of the said fourteen days by advertisement in two daily newspapers published in the city of the place where such order and map may be inspected and upon a day after the expiration of such fourteen days and at a place to be specified in such advertisement the Commissioners shall hear all concerned for their interests and thereupon the order and map shall be finally settled by the Commissioners.

(3) A copy of the said order and map as finally settled shall be sent to the Secretary for Scotland and the said order shall receive effect and shall forthwith be published at least once in the Edinburgh Gazette and in two daily newspapers published in the city.

(4) A copy of the said map certified by the town clerk shall as soon as may be after it has been sent to the Secretary

for Scotland be sent to the Board of Agriculture and Fisheries London. A.D. 1912.

11. At the annual election of councillors for the city in the year one thousand nine hundred and seventeen the electors in each of the wards into which the city shall be divided in terms of the immediately preceding section of this Act shall elect three councillors and such election and all future elections shall be conducted and the whole procedure in connection with the election induction and tenure of and retirement from office of such councillors shall be regulated in all respects in the way and manner prescribed by the Election Acts. Election of councillors for re-divided wards.

12. The lord provost bailies treasurer and other office bearers of the Corporation in office immediately previous to the annual election of councillors for the city in the year one thousand nine hundred and seventeen shall retain their several offices and exercise the respective functions thereof till their successors are elected and inducted in terms of the immediately preceding section of this Act. Magistrates and others to retain office till successors elected.

13.—(1) The Corporation shall form the added area into such local districts as they deem expedient and the councillors for the several wards which are wholly or partially included in each local district shall with such other members of the Corporation as may be nominated by the Corporation form and be known as the local sub-committee for such local district for executing during the five years immediately following the annexation the several functions and discharging the several duties hereinafter in this section entrusted to them. Formation of local districts and sub-committees.

(2) Subject to the control supervision and direction of the Corporation a local sub-committee shall within a local district act as a sub-committee of the statute labour cleansing health and watching and lighting committees respectively of the Corporation (which several committees are hereinafter in this section referred to as "standing committees") and shall be entrusted with the control of the cleansing of streets the removal as distinguished from the treatment and disposal of refuse the inspection of nuisances the situation of fireplugs the lighting repair and maintenance of streets the construction repair and maintenance of sewers (other than main sewers) the management of halls or meeting places (if any) maintained by the Corporation and such matters and things as may be entrusted to them by the Corporation.

A.D. 1912.

(3) The minutes of a local sub-committee shall be regularly reported to the Corporation through the standing committees in such way and manner as the Corporation may direct but subject to the control of such standing committees and of the Corporation a local sub-committee may act with regard to the several matters hereinbefore in this section specified without the necessity for their minutes being previously approved or otherwise disposed of by the Corporation.

(4) With a view to the efficient performance of the several duties entrusted to a local sub-committee the heads of the several departments of the Corporation or a representative of each of such departments shall attend all meetings of a local sub-committee at which any matters connected with the administration of the respective departments are to be considered.

System of
future ad-
ministration.

14. The Corporation may at any time after the first day of March one thousand nine hundred and seventeen having regard to the experience obtained subsequent to the annexation devise and settle such a system of divisional administration for such purposes as they may deem expedient and as they may deem best fitted to meet the requirements of the city and may revise and readjust such system but such system shall not come into operation or receive effect till the first day of December after the date when the Corporation have devised and settled such a system.

Valuation
roll.

15. The portion of the valuation rolls in force in and applicable to the added area at the annexation shall remain in full force and effect in the city until the end of the year for which the said valuation rolls were made up and shall be and be deemed to be a part of the valuation roll for the city.

Register of
voters.

16. From and after the date of the passing of this Act and notwithstanding anything to the contrary in any Act contained the following provisions shall apply and have effect with respect to the registration of voters in the city (that is to say):—

(1) The duties falling to be performed by an assessor acting under the Election Acts in the area of the city beyond the parliamentary boundary of the city shall be performed by the assessor :

(2) The duties falling to be performed by a sheriff acting under the Election Acts in the area of the city beyond the parliamentary boundary of the city in so

far as these duties relate to the revision adjudication upon or otherwise dealing with any register or list of voters or claims or objections under the Election Acts shall be performed by the sheriffs of the respective counties in which each respective part of the said area is situate: A.D. 1912.

- (3) Whatever is necessary to be done to or by the town clerk acting under the Election Acts in relation to the register or list of voters for parliamentary and municipal purposes in the area within the parliamentary boundary of the city including the duty of acting as clerk of the courts for the revision of the said register and list of voters shall be done to or by the town clerk in relation to the register or list of voters for parliamentary and municipal purposes for the area of the city beyond the parliamentary boundary of the city and any duties of a sheriff clerk under the Election Acts in relation to the said register or list of voters shall cease and determine:
- (4) The duties of any assessor (other than the assessor) under the Election Acts so far as relating to the preparation revision and completion of any register or list of voters for parliamentary or municipal purposes for the area of the city beyond the parliamentary boundary of the city shall cease and determine:
- (5) In order to enable the assessor to make up for the added area for the year from the thirty-first day of October one thousand nine hundred and twelve the register of persons entitled to vote in the election of a member of Parliament and the list of persons entitled to vote in the election of a town councillor he shall be entitled to access to the books and schedules of the assessors acting under the Election Acts and the Valuation Acts for the counties of Lanark Renfrew and Dunbarton respectively so far as they relate to the added area and those assessors shall give the assessor all necessary and reasonable facilities for that purpose:
- (6) The register of voters for parliamentary purposes made up for—
 - (A) The area of the city within the parliamentary boundary of the city; and

A.D. 1912.

(B) The area of the city beyond the parliamentary boundary of the city;

shall along with the supplementary list of voters for the city made up in terms of the Election Acts form the municipal register for the election of town councillors for the city:

(7) All rights and liabilities under any contracts entered into prior to the date of the passing of this Act by any county clerks assessors and sheriff-clerks as to the printing of the register or list of voters shall so far as applying to the area of the city beyond the parliamentary boundary of the city be transferred to and vested in the assessor and the town clerk and all expenses connected with the making up of the register of parliamentary voters for the area of the city beyond the parliamentary boundary of the city shall be borne by the Corporation:

(8) The following portions of the Acts and Order after-named are hereby repealed (that is to say):—

(A) The City of Glasgow Act 1891—

Section 12 (Provisions as to valuation roll);

Section 13 (Qualification of electors);

Section 14 (Provision as to register of voters);

Section 38 (11) (Expense of registration of voters):

(B) The Glasgow Corporation Order 1905—

Section 14 (Valuation roll);

Section 15 (Register of voters);

Section 29 (Payment to Renfrewshire County Council):

(C) The Glasgow Corporation Act 1909—

Subsections (3) and (4) of section 42 (For protection of Renfrewshire County Council).

Qualification
of electors.

17. The right of electing town councillors for each of the new wards shall be in and belong to such persons as have or shall have within those wards the qualifications for voting at municipal elections specified and described in and required by the Election Acts.

Election of
councillors
&c.

18.—(1) On the annexation the electors in each of the new wards shall elect the town councillors to be elected for those wards and the first election and all future elections in those

wards and all proceedings in connection therewith shall be conducted in all respects in the way and manner prescribed by the Election Acts.

A.D. 1912.

(2) For the purpose of the Election Acts and the first election of councillors for the new wards the added area shall notwithstanding anything in this Act contained be deemed to be and to have always been a part of the city for making up the register or list of voters and for all proceedings that require to be taken in connection with such election prior to the date of the election.

(3) At the election of town councillors for the new wards which will take place at the annexation the nominations of persons for election as councillors shall be made on the register or list of voters on which shall be conducted the election for which such nominations are made.

19.—(1) The number of the magistrates of the city shall be increased from fifteen to twenty-one of whom one shall be lord provost and twenty shall be bailies and at the time for electing magistrates and office bearers for the city any vacancies which may then have arisen shall be filled up and the six additional bailies shall be elected and one councillor shall be elected bailie and another depute bailie of the River and Firth of Clyde and where in any act charter deed or other document a less number of bailies is appointed trustees or members of any governing body under such act charter deed or other document the bailies in order of seniority to the number therein prescribed shall be deemed to be the corresponding number of bailies appointed as so required.

Election of magistrates.

(2) Section 19 (Election of magistrates) of the Act of 1891 is hereby repealed.

20. In the event of circumstances arising in connection with any election by this Act authorised which may render it necessary or expedient to fix postpone alter or vary any date (other than the date of annexation) or any procedure prescribed by or in pursuance of the provisions of the Election Acts or this Act or to make up any register or list of municipal electors or any other matter arising thereunder the sheriff may on a summary application by the town clerk forthwith fix any such date or sanction any such postponement alteration or variation or dispense with any procedure in the making up of such register or list or any other matter as may in his judgment be best fitted to meet the circumstances of the case and the whole procedure

Sheriff may vary procedure for elections.

A.D. 1912. following upon such application and any order made by the sheriff shall be valid and unchallengeable.

Common
good of
burghs.

21. The common good of the burgh of Pollokshaws and the special fund of the burgh of Partick established by section 4 (Establishment of special fund) of the Partick Burgh Order 1911 shall vest in the Corporation and form part of the common good.

Govan tram-
ways.

22.—(1) The tramways belonging to the Govan Town Council leased to the Corporation and referred to in Head III. of the First Schedule to the Glasgow Corporation (Tramways Consolidation) Order 1905 shall by virtue of this Act vest in the Corporation and shall form one undertaking with the tramways authorised by the Glasgow Tramways Acts 1905 to 1909 and the provisions contained in those Acts with regard to tramways shall extend and apply to the tramways hereby vested in the Corporation in the same manner and to the like effect as if they were part of “the tramways” and “the tramway undertaking” as defined by section 2 (Interpretation) of the Glasgow Corporation (Tramways Consolidation) Order 1905.

(2) The Vale of Clyde Tramways Act 1871 the Vale of Clyde Tramways Act 1876 the Vale of Clyde Tramways Act 1888 the Glasgow and Ibrox Tramways Act 1877 and the Govan Burgh (Tramways) Act 1893 (except the sections thereof hereinafter in this section mentioned) are hereby repealed and the lease dated the first and twelfth November one thousand nine hundred and made between the Govan Town Council and the Corporation is hereby annulled.

(3) The excepted sections of the said Acts mentioned in subsection (2) of this section are section 13 (Tramways to be constructed for use by railway vehicles) section 14 (Connections between tramways and railways and shipbuilding yards and works to be made under certain conditions) and section 17 (Power to railway companies to use tramways) of the Vale of Clyde Tramways Act 1871 section 2 (Tramways 16 and 16A may be worked by mechanical power) of the Vale of Clyde Tramways Act 1876 section 35 (Amendment of Vale of Clyde Tramways Act 1876) of the Vale of Clyde Tramways Act 1888 and section 26 (Saving power to other persons and companies &c. to use tramways) of the Govan Burgh (Tramways) Act 1893 and such excepted sections shall subject to the provisions of section 91 (3) (Continuing lease with burgh of Govan) of the Glasgow Corporation (Tramways Consolidation) Order 1905 continue in full force and effect.

23. The undertaking of the Govan Town Council authorised by the Govan Electric Lighting Order 1892 and the Govan Electric Lighting (Extension) Order 1902 the undertaking of the Partick Town Council authorised by the Partick Electric Lighting Order 1893 the undertaking of the Pollokshaws Town Council authorised by the Burgh of Pollokshaws Electric Supply Order 1905 and the undertaking of the county council of the county of Lanark authorised by the Shettleston and Tollcross Electric Lighting Order 1906 so far as the area described in the last-mentioned Order is included in the added area shall respectively by virtue of this Act vest in the Corporation and shall subject to any agreements between that county council and the Clyde Valley Electrical Power Company form part of the undertaking of the Corporation authorised by the Glasgow Electric Lighting Acts 1890 to 1910 in the same manner and to the like effect as if the said undertakings of those town councils and that county council had been authorised by those Acts.

A.D. 1912.

Electric lighting undertakings.

24. Subject to the provisions of this Act the common good and all property heritable and movable (including all means revenues and income of every description arising therefrom) belonging to or leviable within the existing city or to which the existing city is entitled or which is held or administered by any person for or on behalf of the community of the existing city or for the public ends and purposes thereof shall be vested in and be held by the Corporation for the behoof and benefit of the city or as the case may be administered by such person for or on behalf of the community of the city or for the public ends and purposes thereof and all debts and obligations due by or exigible from the existing city shall be due by and exigible from the city and all debts due to the Corporation by any person prior to the annexation may be demanded and recovered from such person and received and applied by the Corporation for behoof of the city.

Property of existing city vested in Corporation.

25. All mortifications endowments trusts charitable bequests or other grants held or administered by the town councils or any of the magistrates councillors or office bearers thereof as such shall subject to the liabilities under and upon which the same were conveyed granted or settled be vested in held and administered by the Corporation or by the magistrates councillors or office bearers of the city or by so many of their number as are appointed or are required to be appointed by the acts or deeds under which such mortifications endowments trusts bequests or

Trusts vested in Corporation.

A.D. 1912. grants are constituted for the purposes and with the powers and authority and subject to all the conditions and provisions under and upon which the same were conveyed granted or settled.

Powers extended over added area.

26. The Corporation the lord provost and the magistrates and the dean of guild of the existing city and their respective courts shall have possess and exercise the same powers and authorities including (subject to the provisions of this Act) powers of assessment respectively in and over the city and over the inhabitants thereof as they and their respective courts have possess and exercise in their several characters and capacities in the existing city whether at common law or by statute.

Officers in existing city.

27. The several officers of the Corporation shall have possess and exercise in their several characters and capacities the same powers and authorities in and over the city as they have possess and exercise in their several characters and capacities in and over the existing city whether at common law or by statute but without prejudice to the right of the Corporation to make such arrangements in regard to the said officers and their respective duties as before the annexation they were entitled to make with reference to the officers of the existing city.

Separate jurisdictions to cease.

28. Subject to the provisions of this Act and in so far as necessary to give full effect thereto—

- (1) All separate magistracies councils commissions authorities and jurisdictions in the added area shall cease and determine:
- (2) All actions prosecutions or processes in dependence before the police and dean of guild courts of the burghs shall be adjudged and disposed of by the courts of the city to whom all such actions prosecutions and processes shall be according to the subject-matter thereof by virtue of this Act transferred:
- (3) All actions prosecutions or processes both in civil and criminal causes before the sheriff courts and the justice of peace courts for the added area in dependence at the annexation shall be adjudged and finally disposed of by the said sheriff courts and justice of peace courts notwithstanding anything in this Act to the contrary.

Transfer of property and liabilities.

29.—(1) Subject to the provisions of this Act and excepting as hereinafter mentioned the lands buildings sewers lamps lamp-posts pipes mains cables wires apparatus plant and all other

property assets and powers of every description vested in held by or due or belonging to the town councils county councils or other authorities in the added area shall by virtue of this Act and without the necessity of recording in the Register of Sasines any conveyance or notarial instrument or other deed or writing be transferred to vested in held by and be due and belong to the Corporation and shall form part of the property and assets of the Corporation for all the estate and interest therein of such town councils county councils or authorities and shall be received held and enjoyed by the Corporation accordingly. A.D. 1912.

(2) All the powers duties liabilities contracts and agreements of such town councils county councils or authorities in relation to the added area shall by virtue of this Act be transferred and attach to the Corporation and shall form part of the powers duties liabilities contracts and agreements of the Corporation and be enjoyed performed paid and discharged by them.

(3) For the purpose of enabling the Corporation to complete a title if thought fit to any part of the lands buildings and other heritable property transferred to and vested in them by virtue of this Act by expeding a notarial instrument or otherwise this Act shall be deemed to be and may be used as a general disposition or assignation as the case may be of such lands buildings and other property in favour of the Corporation.

(4) Except as by this Act otherwise provided the Corporation shall determine any question which shall arise as to the department of the Corporation to which any part of such property ought to belong and any question as to the fund of the Corporation out of which such liabilities and obligations shall be defrayed.

(5) This section shall not (except as otherwise in this Act expressly provided) apply to the property and assets which are situated beyond the city and which belong to the county councils the commissioners of supply or the district committees.

30.—(1) All rates and assessments which shall have been imposed levied or assessed by the town councils or any of them under and by virtue of any Act and remaining unpaid together with all arrears and costs and all debts expenses and penalties incurred and due by any person to the town councils shall be recoverable by the Corporation in accordance with the practice obtaining in the existing city. Recovery of rates debts and penalties.

(2) Nothing in this Act contained shall prejudice or interfere with the powers of the county councils to recover all rates and

A.D. 1912. assessments imposed by and due to them or any of them in respect of subjects in the added area for any year prior to the term of Whitsunday immediately previous to annexation.

Books to be evidence.

31.—(1) All books documents maps and plans directed or authorised to be kept by any town councils county councils commissioners or authorities in the added area or any of them by any Act or otherwise shall so far as they relate to the added area belong and be transferred to the Corporation and in so far as they would at the annexation be receivable in evidence shall be admitted as evidence in all courts and proceedings notwithstanding the cesser of the powers of the said town councils county councils commissioners or other authorities.

(2) This section shall not apply to the books documents maps and plans kept by the county councils the commissioners of supply the district committees and other authorities which relate to parts of the counties of Lanark Renfrew and Dunbarton respectively other than the added area but the Corporation and their officers shall be entitled to access to such books documents maps and plans in so far as may be necessary in relation to matters affecting the added area and the respective clerks or other officers of the county councils the commissioners of supply the district committees and other authorities shall afford all necessary and reasonable facilities for that purpose.

Corporation may enter into agreements.

32.—(1) Notwithstanding anything in this Act contained the Corporation and the town councils (until the annexation) and the county councils (before or after the annexation) all of whom are hereinafter in this section referred to as “the authorities” or any of them may make and carry into effect agreements with respect to the transfer of the property liabilities or powers from the authorities or any of them to the Corporation and for settling and adjusting any doubt or difference arising in relation thereto and generally with respect to the execution of the provisions of this Act to which any such agreement may relate.

(2) The provisions of any such agreement shall be deemed to be within the powers of the Corporation and of the authorities or any of them respectively and shall have and be carried into effect accordingly.

(3) Any difference arising as to any such agreement or as to any other matter or thing in relation to the transference under this Act of the property liabilities or powers of the authorities or any of them shall failing agreement be deter-

mined by an arbiter to be appointed by the Secretary for Scotland on the application of any of the parties concerned. The costs of any such arbitration shall be borne as the arbiter shall direct and if any question of law shall arise in the course of such arbitration the arbiter shall have power at the request of any of the parties concerned to state a case for the opinion of the Court of Session and the said court shall determine such question. A.D. 1912.

33. The public and general and local and personal Acts relating to and in force in the existing city and all byelaws rules regulations and orders made thereunder shall as amended by this Act be exercised over and be applicable to the city: Application of general and local Acts.

Provided that the Glasgow Building Regulations Act 1900 and Acts amending the same and any byelaws rules and regulations made thereunder in operation in the existing city shall not apply to any buildings in the added area which have been or are being constructed in accordance with any Act byelaws rules and regulations in operation in the added area unless and until such buildings are being so altered or added to that by reason of such alteration or addition such buildings shall not be in conformity with the provisions of the byelaws rules and regulations applicable to new buildings in the city.

34.—(1) The following Acts and Orders (namely):—

- The Govan Burgh Act 1878 except section 6;
- The Govan Electric Lighting Order 1892;
- The Partick Electric Lighting Order 1893;
- The Govan Electric Lighting (Extension) Order 1902;
- The Govan Electric Lighting (Further Powers) Act 1904;
- The Govan Corporation Order 1904 except sections 1 2 3 7 and 8;
- The Burgh of Pollokshaws Electric Supply Order 1905;
- The Govan Burgh Order 1910;
- The Partick Burgh Order 1911;
- The Clyde Navigation Act 1883 sections 34 35 and 37;
- The Clyde Navigation Act 1904 subsection (4) of section 9;
- The Clyde Navigation Act 1907 subsection (5) of section 13;

Repeal of Acts relating to burghs and amendment of Order of 1890.

are hereby repealed.

(2) Section 6 of the Govan Burgh Act 1878 and the Govan Burgh Amendment Act 1888 shall be read and have effect as if

A.D. 1912. the name of the Corporation were substituted therein for that of the commissioners of police of the burgh of Govan.

(3) The Third Schedule of the Glasgow Corporation Electric Lighting Order 1890 shall be read and have effect as if the streets mentioned therein included the streets mentioned in the Third Schedule to this Act.

Roads streets
and foot-
paths.

35.—(1) All bridges roads highways streets footpaths lanes courts and sewers in the added area so far as the same are vested in the town councils the county councils the district committees or other authority shall by virtue of this Act be transferred to and vested in and be managed maintained and repaired by the Corporation subject to the provisions of the Police Acts and the county councils district committees or other authority shall be freed and relieved of the liability to repair and maintain all such bridges roads highways streets footpaths lanes courts and sewers in all time coming.

(2) All roads streets and lanes in the burghs which the town councils at the annexation shall have taken over or by minute shall have agreed to take over and maintain as public roads streets and lanes shall be entered in the register of public streets of the city and shall thereafter be taken over and maintained by the Corporation as public streets subject to the provisions of the Police Acts.

(3) All roads streets and lanes in the suburban areas which may be put into and be in good order as macadamised roads after the passing of this Act shall subject to the provisions of the Police Acts be entered in the register of public streets of the city and shall thereafter be taken over and maintained by the Corporation as public streets subject to the provisions of the Police Acts.

(4) All footpaths in the added area which the town councils the county councils and district committees or other authority by minute at the annexation shall have taken over or have agreed to take over and maintain shall be taken over and maintained by the Corporation to the same extent as such councils committees or authority might be required to do.

(5) Section 315 (One-half in breadth of public streets to be causewayed by adjoining proprietors) of the Act of 1866 is hereby repealed.

(6) Wherever the town councils shall have required any private street to be freed from obstruction levelled paved or

causewayed or flagged and channelled in terms of the Burgh Police (Scotland) Acts 1892 to 1911 or have themselves taken steps for that purpose the Corporation shall take up prosecute and complete the proceedings authorised by and commenced under those Acts in the same way and manner and to the same extent as the town councils might have done. A.D. 1912.

36. The following provisions unless otherwise agreed between the Corporation and the county council of the county of Dunbarton (hereinafter in this section called "the county council") shall apply in relation to so much of the added area as immediately prior to the annexation was situate in the county of Dunbarton (hereinafter in this section called "the Dunbartonshire area") (that is to say):—

For protection of Dunbartonshire County Council.

(1) The Corporation shall on or before the eleventh day of December one thousand nine hundred and twelve pay to the county council the sum of thirty-six thousand pounds with interest at the rate of five per centum per annum from that date until the date of actual payment:

(2) The said sum of thirty-six thousand pounds and the interest thereon (if any) shall be accepted by the county council in full satisfaction of the proportion applicable to the Dunbartonshire area of any debt or capital expenditure of the county council (except as hereinafter provided) and of continuing administrative expenditure in connection with the said county and of all other claims (not otherwise specially provided for in this Act) competent to the county council in respect of the annexation to the city of the Dunbartonshire area:

(3) The county council shall be entitled to retain all credit balances in their hands at the term of Martinmas one thousand nine hundred and twelve and shall continue liable for and free and relieve the Corporation from all debts capital expenditure and other outgoings applicable to or incurred in respect of the Dunbartonshire area up to that date:

(4) The said sum of thirty-six thousand pounds and the interest thereon (if any) shall be applied by the county council in payment pro tanto of the debt or capital expenditure of the county council applicable to the

A.D. 1912.

Dunbartonshire area and otherwise for behoof of the said county in such manner as the county council may think fit:

- (5) If any difference shall arise between the Corporation and the county council under this section such difference shall failing agreement be determined by an arbiter to be named (failing agreement by the parties to name an arbiter) by the sheriff of the county of Dunbarton on the application of either of the parties.

For protec-
tion of
Lanarkshire
County
Council.

37. The following provisions unless otherwise agreed between the Corporation and the county council of the county of Lanark (hereinafter in this section called "the county council") shall apply in relation to so much of the added area as immediately prior to the annexation was situate in the county of Lanark (hereinafter in this section called "the Lanarkshire area") (that is to say):—

- (1) The Corporation shall on or before the eleventh day of December one thousand nine hundred and twelve pay to the county council the sum of eighty-two thousand five hundred pounds with interest at the rate of five per centum per annum from that date until the date of actual payment:
- (2) The said sum of eighty-two thousand five hundred pounds and the interest thereon (if any) shall be accepted by the county council in full satisfaction of the proportion applicable to the Lanarkshire area of any debt or capital expenditure of the county council (except as hereinafter provided) and of continuing administrative expenditure in connection with the said county and of all other claims (not otherwise specially provided for in this Act) competent to the county council in respect of the annexation to the city of the Lanarkshire area:
- (3) The county council shall be entitled to retain all credit balances in their hands at the term of Martinmas one thousand nine hundred and twelve and shall continue liable for and free and relieve the Corporation from all debts capital expenditure and other outgoings applicable to or incurred in respect of the Lanarkshire area up to that date. Provided that the Corporation shall be liable for any debt or capital expenditure

so far as applicable to or incurred in respect of the Lanarkshire area for which the county council are liable under the agreement between the county council and the Clyde Valley Electrical Power Company scheduled to the Clyde Valley Electrical Power Order 1912: A.D. 1912.

- (4) The said sum of eighty-two thousand five hundred pounds and the interest thereon (if any) shall be applied by the county council in payment pro tanto of the debt or capital expenditure of the county council applicable to the Lanarkshire area and otherwise for behoof of the said county in such manner as the county council may think fit:
- (5) If any difference shall arise between the Corporation and the county council under this section such difference shall failing agreement be determined by an arbiter to be named (failing agreement by the parties to name an arbiter) by the sheriff on the application of either of the parties.

38. The following provisions unless otherwise agreed between the Corporation and the county council of the county of Renfrew (hereinafter in this section called "the county council") shall apply in relation to so much of the added area as immediately prior to the annexation was situate in the county of Renfrew (hereinafter in this section called "the Renfrewshire area") (that is to say):—

For protec-
tion of Ren-
frewshire
County
Council.

- (1) The Corporation shall on or before the eleventh day of December one thousand nine hundred and twelve pay to the county council the sum of seventy-two thousand pounds with interest at the rate of five per centum per annum from that date until the date of actual payment:
- (2) The said sum of seventy-two thousand pounds and the interest thereon (if any) shall be accepted by the county council in full satisfaction of the proportion applicable to the Renfrewshire area of any debt or capital expenditure of the county council (except as hereinafter provided) and of continuing administrative expenditure in connection with the said county and of all other claims (not otherwise specially provided for in this Act) competent to the county council

A.D. 1912.

in respect of the annexation to the city of the Renfrewshire area:

(3) The county council shall be entitled to retain all credit balances in their hands at the term of Martinmas one thousand nine hundred and twelve and shall continue liable for and free and relieve the Corporation from all debts capital expenditure and other outgoings applicable to or incurred in respect of the Renfrewshire area up to that date:

(4) The said sum of seventy-two thousand pounds and the interest thereon (if any) shall be applied by the county council in payment pro tanto of the debt or capital expenditure of the county council applicable to the Renfrewshire area and otherwise for behoof of the said county in such manner as the county council may think fit:

(5) In the event of the present chief constable of the said county retiring within two years from the passing of this Act and being granted a superannuation allowance by the county council or of his being disabled or killed in the actual execution of his office within such period and of the county council deciding to pay him or his heirs a gratuity in terms of the provisions of the Police (Scotland) Act 1857 and the Police (Scotland) Act 1890 the Corporation shall pay to the county council such proportion of the said superannuation allowance or gratuity as the valuation of the Renfrewshire area at the date of annexation bears to the total valuation of the said county at that date:

(6) If any difference shall arise between the Corporation and the county council under this section such difference shall failing agreement be determined by an arbiter to be named (failing agreement by the parties to name an arbiter) by the sheriff of the county of Renfrew on the application of either of the parties.

Bond stamp
duty.

39. Within six months of the passing of this Act the Corporation shall produce to the Commissioners of Inland Revenue a King's Printers' copy of this Act duly impressed with the ad valorem bond duty (if any) which would be charge-

A.D. 1912.

able on instruments providing for payment of the sum of one hundred and ninety thousand five hundred pounds which the Corporation obliges itself to pay under sections 36 37 and 38 of this Act and in default of such production the duty (if any) with interest thereon at the rate of five per centum per annum from the date of the passing of this Act shall be a debt due to His Majesty from the Corporation and recoverable as such.

40. For the protection of the county council of the county of Lanark and the district committees of the Middle and Lower Wards of that county (who for their respective rights jurisdictions and interests under and in virtue of the Local Government (Scotland) Acts and the Public Health (Scotland) Acts are in this section referred to as "the county authorities") the following provisions shall have effect unless otherwise agreed between the county authorities and the Corporation (that is to say):—

For protection of Lanarkshire authorities.

- (1) In respect that Lightburn Joint Hospital which is situated outwith the added area serves that area in the parish of Glasgow (landward) added to the city under this Act the following provisions shall apply (viz.) :—

Notwithstanding anything contained in this Act the interest or share belonging to the district committee of the Lower Ward in the said hospital effeiring to the said area in the parish of Glasgow shall by virtue of this Act be transferred to and vested in the Corporation subject to all liabilities and obligations and with the benefit of all rights attaching thereto and the Corporation shall be entitled to send patients to the said hospital from the said area subject in all respects to the terms and conditions of the minute of agreement relating to the said hospital entered into between the district committee of the Lower Ward and the district committee of the Middle Ward of the county of Lanark dated the first and twenty-sixth days of February and recorded in the books of council and session the ninth day of March all in the year one thousand eight hundred and ninety-seven The Corporation shall be entitled to representation on the Joint Hospital Committee conform to the proportion which the valuation of the said area in the parish of Glasgow bears to the valuation of the district of

A.D. 1912.

the Lower Ward and for the purposes of the said minute of agreement the representatives of the Corporation shall be regarded as representatives of the district of the Lower Ward Provided that nothing contained in this Act shall prejudice or affect the rights and interests of the district committee of the Middle Ward in the said hospital:

- (2) The Corporation shall so long as required by the district committee of the Lower Ward collect or receive and dispose of at the refuse destructor situated near the Carntyne Railway Station transferred to them by this Act the household and other refuse from so much of the areas north and east of the North British Railway Line (Hamilton Branch) as the said district committee and the Corporation may agree or as failing agreement may be determined by arbitration in manner provided by this section and the district committee shall pay the Corporation the actual cost of such services including interest and sinking fund for liquidation of the debt applicable to the existing refuse destructor The Corporation shall keep separate accounts for the said destructor which shall be open for inspection at all reasonable times by the district committee or their authorised officials:
- (3) Notwithstanding anything contained in this Act and subject as hereinafter in this subsection provided the sewage purification works belonging to the county authorities situated at Westthorn together with the outfall sewers in connection therewith shall continue to be reserved for the areas described in the agreement in this subsection mentioned and so far as those areas are under the provisions of this Act added to the city the Corporation shall be deemed to be parties to and shall be subject in all respects to the provisions of the agreement entered into between the district committee of the Middle Ward of the county and the district committee of the Lower Ward of the county dated the tenth day of January and the ninth day of February one thousand nine hundred and ten:

Provided that the said purification works and sewers shall be vested in the Corporation only to an extent proportionate to the valuation for the time being of

the part of the said areas added to the existing city by this Act: A.D. 1912.

(4) Notwithstanding anything contained in this Act the sewer belonging to the county authorities which is shown on the plan signed in duplicate by Thomas Nisbet on behalf of the Corporation and Thomas Munro on behalf of the county authorities of date the twelfth day of July nineteen hundred and twelve and which is partly situated within the city as extended under this Act shall not be transferred to or vested in the Corporation but shall remain the sole property of the county authorities and may be dealt with by them in all respects as if this Act had not been passed:

(5) If any difference shall arise under this section such difference shall failing agreement be determined by an arbiter to be named (failing agreement by the parties to name an arbiter) by the sheriff on the application of any of the parties.

41. Subject always to the provisions of the Glasgow Corporation (Sewage &c.) Act 1898 the county council of the county of Renfrew shall (1) continue to be entitled to connect sewers in the area lying between the Glasgow sewage purification area and the Giffnock special drainage district and bounded on the east by the River Cart to the main sewer belonging at the passing of this Act to the first or upper district committee in the Bogton and Muirend special drainage district and any continuation of the said sewer southwards and (2) be entitled to connect sewers in the area above defined to the main sewer laid in the Kilmarnock Road for the use of the feuars on the Newlands and Merrylee estates in the event of the said last-mentioned main sewer being taken over by the Corporation and for the purposes of this section the said first-mentioned sewer shall be held to have been constructed under the said Act of 1898 and the sewer secondly above-mentioned shall when taken over by the Corporation also be held to have been constructed under that Act.

For protection of upper district of Renfrewshire.

42.—(1) The Corporation shall within ten years from the annexation—

Provision as to Govan.

(A) Erect and thereafter maintain in or near to South Govan a hall which shall be available for public meetings

A.D. 1912.

and other purposes subject to such regulations and conditions as may be made by the Corporation:

(B) Acquire (if they can do so on terms which they consider reasonable) ground for such open spaces as the Corporation consider necessary in Govan and equip and thereafter maintain the same as playgrounds for children;

and the sum of six thousand pounds received by the Govan Town Council from Harland and Wolff Limited as the price of land purchased from that town council shall be applied by the Corporation for the purpose of acquiring open spaces in Govan and the Corporation are hereby authorised to apply the same for that purpose:

(c) Establish and thereafter maintain in Govan public baths and washhouses subject to such regulations and conditions including payment of such reasonable charges for the use thereof as may be made by the Corporation:

(d) Establish and thereafter maintain in Govan a district library with reading room.

(2) The Corporation shall make reasonable provision in Govan for the collection of municipal rates and assessments and shall with respect to the various public services undertaken by the Corporation treat Govan in the same way as the city.

Further provision as to Govan.

43.—(1) The Corporation shall maintain the buildings situated in Summertown Road Govan known as the Town Hall and the said buildings shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation.

(2) The Corporation shall extend Plantation Park by acquiring (when they can do so on terms which they consider reasonable) the adjoining ground on the west side thereof.

(3) The Corporation shall acquire (if they can do so on terms which they consider reasonable) ground in or near the Broomloan or Ibrox district of Govan and shall lay off and thereafter maintain the same as an open space for recreation purposes.

(4) The Corporation shall make suitable provision in Govan for holding courts for the trial of police and ejectment cases.

44.—(1) The Corporation shall within ten years from the annexation—

A.D. 1912.

Provision as
to Partick.

- (A) Acquire (if they can do so on terms which they consider reasonable) additional ground for the purpose of enlarging the Victoria Park Partick:
- (B) Erect and thereafter maintain a smaller hall as an addition to the buildings known as the Burgh Buildings situated in Maxwell Street Partick which along with the Whiteinch Burgh Hall are also to be maintained by the Corporation and the said buildings and halls shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation:
- (C) Acquire (if they can do so on terms which they consider reasonable) ground for two additional open spaces in Partick and equip and thereafter maintain the same as playgrounds for children:
- (D) Establish and thereafter maintain in Partick public baths and washhouses subject to such regulations and conditions including payment of such reasonable charges for the use thereof as may be made by the Corporation:
- (E) Establish and thereafter maintain two district libraries with reading rooms one to be situated in Partick and the other in or near Whiteinch as may best suit the needs of Partick and Whiteinch and their neighbourhood:

Provided that anything done by the Partick Town Council in relation to the foregoing obligations shall be a fulfilment pro tanto of the same by the Corporation.

(2) The Corporation shall make reasonable provision in Partick for the collection of municipal rates and assessments and shall with respect to the various public services undertaken by the Corporation treat Partick in the same way as the city.

(3) The Corporation shall make suitable provision in Partick for holding courts for the trial of police and ejectment cases.

45. The bridges over the River Kelvin which belong in common to the city and the burgh of Partick are by virtue of this Act vested in the Corporation and the Corporation shall (subject to any agreements affecting the said bridges or either

Vesting of
bridges over
Kelvin in
Corporation.

A.D. 1912.

of them) thereafter manage maintain repair and if need be rebuild the bridges and shall (subject as aforesaid) pay and discharge all debts and obligations which now affect or may hereafter affect the same and the provisions of the Roads and Bridges (Scotland) Act 1878 so far as applicable shall continue to apply to the Corporation in respect of such bridges.

Provision as to Partick sewers.

46. Notwithstanding any provisions to the contrary contained in the Corporation Acts or in any byelaws or in this Act the Corporation shall in accordance with the provisions of the Burgh Police (Scotland) Acts 1892 to 1911 construct the main and other sewers (so far as at the annexation the same have not already been constructed) which are or may be required for and in connection with the unfeued building lands of Scotstoun Broomhill and Balshagray which immediately previous to the annexation were situated within the burgh of Partick Provided that with respect to maintenance the provisions of the Glasgow Police Acts shall apply in lieu of the said Burgh Police (Scotland) Acts.

Provision as to Pollokshaws.

47. The Corporation shall within ten years from the annexation—

(1) Rebuild the existing bridge over the River Cart in Factory Street Pollokshaws and rebuild or reconstruct the existing bridges over the River Cart in Main Street and Barrhead Road Pollokshaws and thereafter maintain the same each of a width of not less than sixty feet between the parapets with such approaches and other works as may be necessary or expedient:

(2) Erect and thereafter maintain within or immediately contiguous to Pollokshaws a public swimming pond and washhouses subject to such regulations and conditions including payment of such reasonable charges for the use thereof as may be made by the Corporation:

(3) Maintain the existing open spaces in Pollokshaws and equip and thereafter maintain on part of each of the open spaces in Crum Street and in Greenbank Park Harriet Street Pollokshaws a recreation ground for children:

(4) Erect and thereafter maintain in Pollokshaws or in the immediate neighbourhood thereof a district library

with reading room or maintain for such purposes the buildings and library in Pollokshaws known as the Campbell Library provided arrangements can be made for the transfer of the said last-mentioned library to the Corporation.

A.D. 1912.

48.—(1) The Corporation shall maintain in Pollokshaws the buildings situated in Barrhead Road known as the Burgh Hall and shall either maintain the buildings known as the Town Hall situated at the junction of Main Street and Pollok Street or shall erect or acquire and thereafter maintain a hall equivalent to the said town hall and the said buildings and hall shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation.

Further provision as to Pollokshaws.

(2) The Corporation shall make suitable provision in Pollokshaws or immediately contiguous thereto for holding courts for the trial of police and ejectment cases and shall make reasonable provision in Pollokshaws for the collection of municipal rates and assessments.

(3) The rights powers interests and obligations of the Pollokshaws Town Council in the joint hospital at Darnley shall be transferred to vested in and imposed on the Corporation who shall take the place of the said town council as regards that hospital and shall annually elect the number of representatives falling to be appointed by the said town council and shall regularly furnish to the officials of the hospital a statement of the annual valuation of the lands and heritages in Pollokshaws necessary therefor and shall pay the sums falling to be contributed by and otherwise fulfil the whole obligations incumbent on the said town council all in terms of and as required by the agreements between the several parties interested in the hospital regulating the management and maintenance thereof and as if the name of the Corporation had been inserted in such agreements instead of the said town council.

49. The Corporation shall within ten years from the annexation—

Provision as to Scotstoun &c.

(1) Establish and thereafter maintain on a site suitable for the combined districts of Yoker and Scotstoun—

(A) Public baths and washhouses subject to such regulations including payment of such reasonable charges for the use thereof as may be made by the Corporation; and

A.D. 1912.

(B) A small hall in conjunction with and as part of the said baths and washhouses which shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation :

(2) Acquire (if they can do so on terms which they consider reasonable) and thereafter maintain for the district of Scotstoun a small open space to be equipped as a children's playground.

Provision as to suburban areas.

50. The Corporation shall provide a satisfactory supply of water to the higher parts of the suburban areas where the supply is insufficient.

Provision as to Shettleston and Tollcross.

51.—(1) The new ward of the city which is formed of that part of the added area comprising the districts of Shettleston and Tollcross and any other area to be included in such new ward shall be called Shettleston and Tollcross Ward.

(2) The Corporation shall within ten years from the annexation—

(A) Establish and thereafter maintain on a site suitable for the combined districts of Shettleston and Tollcross (i) public baths and washhouses subject to such regulations including payment of such reasonable charges for the use thereof as may be made by the Corporation and (ii) a district library and reading rooms :

(B) Widen Wellshot Road and the footpath on the west side thereof between the junction of the said road with Main Street Tollcross and a point in Wellshot Road six hundred yards or thereabouts north of that street and erect a railing in lieu of the existing wall bounding Tollcross Park on the west side of Wellshot Road where that road is so widened :

(c) Provide a recreation ground for games in Tollcross Park :

(D) Set back a portion of the wall surrounding Tollcross Park where it abuts on the main road from Tollcross to Glasgow so as to reduce the curve on and straighten that road between a point on that road sixty yards or thereabouts to the west of the point where Tollcross Burn crosses that road and a point two hundred and sixty yards or thereabouts east of the point where Tollcross Burn crosses the said road :

- (E) Cover over so far as not already done the burn known as Battles Burn so far as that burn will be in or form the boundary of the city between the River Clyde and the north-east corner of enclosure marked 1612 on the Ordnance survey map of the county of Lanark scale 25·344 inches to one mile second edition 1898 : A.D. 1912.
- (F) Erect and thereafter maintain in Tollcross on a site to the east of Tollcross Park a hall which shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation :
- (G) Erect and thereafter maintain in Shettleston a hall which shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the Corporation :
- (H) Acquire (if they can do so on terms which they consider reasonable) ground for such open spaces as the Corporation consider necessary in Shettleston and equip and thereafter maintain the same as playgrounds for children :
- (I) Improve the bridge carrying Wellshot Road over Tollcross Burn so as to make it more suitable for vehicular traffic in such manner and to such extent as the Corporation deem expedient.

52. The Corporation shall maintain the two existing playgrounds for children in Cathcart and shall within ten years from the annexation— Provision as to Cathcart.

- (1) Acquire (if necessary and if they can do so on terms which they consider reasonable) additional ground in Cathcart and equip and thereafter maintain the same as a playground for children :
- (2) Establish and thereafter maintain in or contiguous to Cathcart public baths and washhouses subject to such regulations and conditions including payment of such reasonable charges for the use thereof as may be made by the Corporation.

53. The Corporation shall equip and thereafter maintain as a public park and playground for children the ground now reserved for such purposes in the suburban area of Newlands. Newlands public park.

A.D. 1912.

New con-
tracts or
agreements.

54. The town councils the county councils the district committees or other authority or any of them shall not after the passing of this Act without the previous consent of the Corporation make or enter into any contract or agreement in respect of the added area or any part thereof which imposes or might at any time thereafter impose any obligation or liability on the Corporation except such contract or agreement as is necessary for carrying into effect obligations existing at that date and such as shall be in the ordinary course of the proper administration of their district and the due observance of their statutory obligations.

Assessments
in added
area.

55.—(1) Subject to the provisions of this section the Corporation shall fix impose assess levy collect and recover in respect of all lands and heritages in the added area the same rates charges and assessments as they fix impose assess levy collect and recover in the existing city.

(2) During the period of ten years from and after the term of Whitsunday immediately preceding the annexation—

(A) The rates assessments and charges imposed and levied by the Corporation on—

Owners of lands and heritages in the burghs;

shall be the same as the Corporation impose and levy on owners of lands and heritages in the existing city
Provided that the cumulo amount of such rates assessments and charges (exclusive of the rates assessments and charges referred to in subsection (3) of this section) shall not exceed—

in Govan one shilling and twopence;

in Partick one shilling and one penny;

in Pollokshaws one shilling and threepence;

per pound respectively on the amount entered as the yearly rent or value of such lands and heritages in the valuation roll:

(B) The rates assessments and charges imposed and levied by the Corporation on—

Occupiers of lands and heritages in the burghs of which the yearly rent or value is less than ten pounds;

shall be the same as the Corporation impose and levy on occupiers of lands and heritages in the existing

city of which the yearly rent or value is less than A.D. 1912.
ten pounds Provided that the cumulo amount of
such rates assessments and charges (exclusive as
aforesaid) shall not exceed—

- in Govan two shillings and threepence;
- in Partick two shillings and threepence;
- in Pollokshaws two shillings and twopence;

per pound respectively on the amount entered as the
yearly rent or value of such lands and heritages in
the valuation roll:

- (c) A deduction from the rates assessments and charges
imposed and levied by the Corporation on—

Occupiers of lands and heritages of which the
yearly rent or value is or exceeds ten pounds in
the burghs;

shall be made of such amount as will ensure that
the cumulo amount of such rates assessments and
charges (exclusive as aforesaid) shall not exceed—

- in Govan two shillings and threepence;
- in Partick two shillings and threepence;
- in Pollokshaws two shillings and twopence;

per pound respectively on the amount entered as the
yearly rent or value of such lands and heritages in
the valuation roll:

- (d) The rates assessments and charges imposed and levied
by the Corporation on the owners and occupiers of
lands and heritages in the suburban areas shall in
respect of each of the districts enumerated in the
Fourth Schedule to this Act be (in addition to the
rates assessments and charges referred to in sub-
section (3) of this section) the rates assessments and
charges set forth in the said schedule as payable by
owners and occupiers on the amount entered as the
yearly rent or value of such lands and heritages in
the valuation roll:

- (E) If in any of the said years the rates assessments and
charges payable in terms of subsection (2) (d) of
this section by such owners (hereinafter referred to
as "suburban owners") shall exceed the rates assess-
ments and charges payable by owners of lands and

A.D. 1912.

heritages in the existing city (hereinafter referred to as "city owners") the Corporation shall impose and levy on and from suburban owners a special assessment of such amount as when added to the rates assessments and charges payable by city owners shall make the total amount of the rates assessments and charges (exclusive as aforesaid) payable by suburban owners equal to the amount set forth in the said schedule and such special assessment shall be recovered by the Corporation in the same manner as other rates assessments and charges payable by owners and the amount so recovered shall be applied by the Corporation to the purposes of any assessment imposed and levied by the Corporation as they may determine:

- (F) If in any of the said years the rates assessments and charges payable in terms of subsection (2) (D) of this section by suburban owners shall be less than the rates assessments and charges payable by city owners a deduction shall be made from the rates assessments and charges imposed on suburban owners of such amount as will ensure that the cumulo amount of such rates assessments and charges (exclusive as aforesaid) shall not exceed the amount set forth in the said schedule as payable by suburban owners on the amount entered as the yearly rent or value of such lands and heritages in the valuation roll:
- (G) A deduction from the rates assessments and charges imposed and levied by the Corporation on the occupiers of lands and heritages in the suburban areas shall in respect of such lands and heritages in each of the suburban areas enumerated in the said schedule be made of such amount as will ensure that the cumulo amount of such rates assessments and charges (exclusive as aforesaid) shall not exceed the amount set forth in the said schedule as payable by occupiers on the amount entered as the yearly rent or value of such lands and heritages in the valuation roll:
- (H) The suburban areas enumerated in the said schedule shall be the areas shown on a map of the city of which four copies have been signed by the Right Honourable the Earl of Kintore the Chairman of the Select Committee of the House of Lords to whom

the Bill for this Act was referred and which shall A.D. 1912.
within one month after the passing of this Act be
deposited as follows (that is to say) One copy in the
Office of the Clerk of the Parliaments one copy in
the Private Bill Office of the House of Commons one
copy with the town clerk at his office and one copy
with the Secretary for Scotland.

(3) From and after the term of Whitsunday immediately
preceding the annexation the rates assessments and charges which
the Corporation are authorised to impose and levy in the added
area on owners and occupiers under—

(A) the Water Acts; and

(B) the Police Acts for cleansing and lighting private streets
and courts and for lighting common stairs;

shall be the same as the Corporation impose and levy on owners
and occupiers in the existing city.

(4) Any assessments required to be imposed by the Cor-
poration in the city to meet additional expenditure under the
National Insurance Act 1911 or under any public general Act
passed in the present or any future session of Parliament may
be added to the assessments to be imposed assessed levied and
collected by the Corporation in the added area under this section.

(5) After the expiration of the said period of ten years all
variation in the amount of the rates assessments and charges in
this section mentioned shall cease and determine.

(6) The following portions of the Acts after-named are
hereby repealed (that is to say):—

(A) Glasgow Corporation Sewage Act 1896—

Section 31 (As to assessments in burgh of Partick):

(B) Glasgow Corporation (Sewage &c.) Act 1898—

Section 33 (As to assessments in Pollokshaws);

Section 34 (Power to Pollokshaws Commissioners to assess
for purposes of Act);

Section 35 (For protection of burgh of Govan):

And so far as applicable to any portion of the added area the
following portions of the Acts and Orders after-named are also
repealed (that is to say):—

(c) Glasgow Corporation Sewage Act 1896—

Section 30 (Further powers as to interception &c. of sewage
of Partick and Clydebank);

A.D. 1912.

Section 33 (Power to Partick and Clydebank Commissioners to assess for purposes of Act Power to Partick and Clydebank Commissioners to borrow);

Section 34 (For protection of burghs of Partick and Clydebank);

Section 35 (Provision with reference to counties of Renfrew and Dumbarton);

Section 36 (For further protection of the county council of the county of Dumbarton and of the local authority for the eastern district thereof);

Section 37 (For further protection of the county of Renfrew):

(D) Glasgow Corporation (Sewage &c.) Act 1898—

Section 32 (Further powers as to interception &c. of sewage of Pollokshaws and Lanarkshire and Renfrewshire areas);

Section 38 (As to assessments in Lanarkshire areas);

Section 39 (As to assessments in Renfrewshire areas);

Section 40 (For protection of commissioners of Pollokshaws and Lanarkshire and Renfrewshire councils);

Section 43 (Saving for burghs of Partick and Clydebank);

Section 44 (Provisions of Act of 1896 relating to burghs of Partick and Clydebank not to be affected);

Fourth Schedule:

(E) Glasgow Corporation (Police) Order 1901—

Section 12 (Power to county council to assess for sewage purposes);

Schedule:

(F) Glasgow Corporation (Sewage &c.) Order 1903—

Section 20 (As to assessment in defined area of Order of 1901):

(G) Glasgow Corporation (Police) Order 1904—

Section 16 (Agreement with county council of county of Renfrew regarding additional sewage area confirmed);

Second Schedule:

(H) Glasgow Corporation (Sewage) Order 1904—

A.D. 1912.

Section 11 (For protection of Lanarkshire county council):

(I) Glasgow Corporation Order 1905—

Section 77 (Confirming agreement respecting sewage works);

Fourth Schedule:

(J) Glasgow Corporation Act 1909—

Section 37 (As to assessment in defined area of Order of 1901).

56. The House Letting and Rating (Scotland) Act 1911 shall if in operation in the added area or any part thereof apply to the added area or such part thereof until the fifteenth day of May one thousand nine hundred and thirteen as if the added area had not been annexed to the city until that date Provided that anything requiring to be done under that Act to or by a town council or county council in the added area shall be done to or by the Corporation.

Application of House Letting and Rating (Scotland) Act 1911 in added area.

57. The Corporation at the same time as they impose and levy on the lands and heritages in the existing city the rates charges and assessments for the year from and after the term of Whitsunday immediately previous to the annexation shall impose and levy the rates charges and assessments to be charged in the added area for that year and the Corporation shall issue such notices and adopt such proceedings as may be necessary for that purpose and except as provided in the section of this Act of which the marginal note is "Saving of election of members to serve in Parliament teinds &c." no assessing authority other than the Corporation shall impose or levy rates charges or assessments for that year in the added area.

Levying assessments &c.

58. Section 36 (Annual value of lands and heritages used for agricultural and other purposes) of the Act of 1891 shall be read and have effect as if the words "any gas water or electric lighting undertakers" were substituted for the words "the water commissioners and gas trustees" in subsection (2) of that section.

Extension of section 36 of Act of 1891.

59. For the period between the term of Whitsunday immediately previous to the annexation and the annexation the Corporation shall pay to the county councils a sum equal to one half of the amount which would have been realised by the

Payments to county councils.

A.D. 1912. — county councils from the rates and assessments imposed by them upon lands and heritages in the respective jurisdictions of the county councils in the added area had this Act not been passed and the Corporation shall allocate the sum so paid over to those bodies against the several assessments imposed by them in such proportions as they shall determine.

Existing
officers and
servants.

60.—(1) The persons who at the annexation are officers or servants of the town councils and who perform any duties in respect of business transferred to the Corporation by or in pursuance of this Act shall on and after that date unless and until otherwise determined by the Corporation continue to discharge their respective duties as officers or servants of the Corporation.

(2) The Corporation may distribute the business to be performed by the said officers or servants in such manner as they may think expedient and every such officer or servant shall perform such duties in relation to that business as may be directed by the Corporation but if the duties of any such officer or servant can only be regulated subject to the consent of some specified authority other than the town council whose servant he is such consent shall be obtained before any change in his duties is directed by the Corporation unless he otherwise agrees with the Corporation.

(3) The Corporation may abolish the office of any officer whose office they may deem unnecessary but such officer shall be entitled to compensation under this Act:

Provided that for the purposes of this subsection any officer who accepts office under the Corporation and whose services are dispensed with or whose salary is reduced by the Corporation within five years from the passing of this Act because his services are not required or his duties are diminished in consequence of this Act and not on the ground of misconduct shall be deemed to have suffered a direct pecuniary loss in consequence of this Act.

(4) If any such officer can only be removed from office with the consent of some specified authority other than the town council whose servant he is such consent shall be obtained before such officer is so removed unless such officer otherwise agrees with the Corporation.

(5) When any constable belongs at the annexation to the police force of any of the burghs such constable shall on and after that date become a constable of the city.

(6) When any constable who at the annexation belongs to the police force of the county of Lanark Renfrew or Dunbarton respectively and acts as a constable in any part of the added area such constable shall on and after that date and if his services are not required by the chief constable of the county in which he so acted become a constable of the city. A.D. 1912.

(7) Any officer servant or constable so transferred to the Corporation shall hold his office by the same tenure and upon the same terms and conditions as he would have held it at the annexation and while performing the same duties shall receive not less salary or remuneration and be entitled to not less pension (if any) than he would have been entitled to claim and receive if this Act had not been passed.

61. Except as in this Act otherwise provided—

Compensa-
tion to
officers.

(1) Every officer declared by this Act to be entitled to compensation and every other officer who by virtue of anything done in pursuance or in consequence of this Act suffers any direct pecuniary loss by abolition of office or by diminution or loss of salary or fees shall be entitled to have compensation paid to him for such loss by the Corporation regard being had to the conditions on which the appointment was made to the nature of his office to the duration of his service to any emoluments which he acquires by virtue of anything done in pursuance or in consequence of this Act and to all other circumstances of the case and the compensation shall not except as may be otherwise agreed between any officer and the Corporation exceed the amount which under the Acts and Rules relating to His Majesty's Civil Service is paid to a person on abolition of office Provided that the non-acceptance of any office shall not be a bar to the right of any officer to compensation :

(2) Every person who is entitled to compensation under this section shall deliver to the Corporation a claim under his hand setting forth the whole amount received and expended by him or his predecessors in office in every year during the period of five years immediately previous to the annexation on account of the emoluments for which he claims

A.D. 1912.
—

compensation distinguishing the offices in respect of which the same have been received and accompanied by a statutory declaration that the same is a true statement according to the best of his knowledge information and belief Provided that it shall not be competent for any person to make any claim for compensation after the expiration of two years from the annexation or in the case of an officer who accepts office under the Corporation after six months from the expiration of the period of five years referred to in subsection (3) of the immediately preceding section of this Act:

- (3) Such statement shall be submitted to the Corporation who shall forthwith take the same into consideration assess the amount of compensation (if any) and inform the claimant of their decision:
- (4) If any claimant is aggrieved by the decision of the Corporation on his application for compensation or if not less than one third of the members of the Corporation subscribe a protest against the amount of the compensation as being excessive the claimant or any subscriber to such protest as the case may be may within three months after such decision appeal to the Secretary for Scotland who shall after such inquiry as he shall think proper consider the case and determine whether any compensation and if so what amount ought to be granted to the claimant and such determination shall be final:
- (5) If any claimant is required by the Corporation so to do he shall attend at a meeting of the Corporation or any committee thereof and answer upon oath (which the chairman at the meeting may administer) all questions touching the matter set forth in the claim and shall produce all books papers and documents in his possession or under his control relating thereto:
- (6) The sum granted as compensation to any claimant shall be payable or commence to be payable on the expiration of three months after the date of the decision of the Corporation granting the compensation or in case of appeal to the Secretary for

Scotland within fourteen days of the receipt by the Corporation of his determination and shall be a debt due from the Corporation and may be enforced accordingly in like manner as if the Corporation had entered into a bond to pay the same: A.D. 1912.

- (7) If any person receiving compensation under this section is appointed to any office under the Corporation or if by virtue of anything done in pursuance or in consequence of this Act he receives any increase of emoluments of the office held by him he shall not while receiving the emoluments of that office receive compensation to a greater amount (if any) than with the emoluments of the said office is equal to the emoluments for which compensation was granted to him and if the emoluments of the office he holds are equal to or greater than the emoluments for which compensation was granted his compensation shall be suspended while he holds such office.

62.—(1) The Corporation shall pay to the persons now holding the respective offices of clerk of the peace and county assessor under the Registration of Voters Acts for the lower ward of the county of Lanark clerk of the peace for the first or upper district of the county of Renfrew and clerk of the peace and county assessor under the Registration of Voters Acts for the county of Dunbarton and the officers or servants of such assessors compensation in respect of any loss which they may respectively sustain by diminution of salary or emoluments or loss of office consequent upon the extension of the boundaries of the existing city by this Act authorised. Compensation to clerks of peace &c.

(2) The Corporation shall pay to the persons now holding the respective offices of clerk road surveyor and collectors for the lower ward of the county of Lanark and the first or upper district of the county of Renfrew and the persons now holding the respective offices of clerk and road surveyor for the eastern district of the county of Dunbarton and the person now holding the office of collector for the county of Dunbarton compensation in respect of any loss which they may sustain by diminution of salary or emoluments consequent upon the extension of the boundaries of the existing city by this Act authorised Provided that in estimating such compensation regard shall be had to the

A.D. 1912. — question how far the salaries or emoluments at present payable to those officers are in excess of what would have been paid if such extension had taken place before the said officers were appointed.

(3) In the event of the several compensations to be paid under this section not being agreed between the parties or in so far as such compensations are not so agreed the same shall be determined by an arbiter to be appointed by the Secretary for Scotland on the application of any of the parties concerned and the decision of such arbiter shall be final.

Borrowing
powers.

63.—(1) The Corporation may borrow for the purposes of this Act such sum (not exceeding in the whole the amount of the debts and obligations of the several town councils county councils and other authorities which by this Act they are required to take over and pay and also of such expenditure as may be necessary to put the added area in a satisfactory condition as regards police and sanitary appliances and for satisfying paying and discharging all obligations imposed upon or undertaken by them by this Act and for exercising any of the powers by this Act conferred on them) as may be ascertained and determined by the Secretary for Scotland by a certificate under his hand and the amount so ascertained and determined shall be dealt with and regarded as if such amount were specified in this section as the amount hereby authorised to be borrowed and the maximum amount which may be borrowed under the Corporation Acts for any of the aforesaid purposes is hereby increased accordingly.

(2) The Corporation may again borrow any sums which may be repaid by them by other means than by the sinking funds provided by this Act or out of the proceeds of the sale of lands or other receipts of the nature of capital other than borrowed money.

Sinking
funds.

64.—(1) The Corporation shall during the year beginning the first day of June after the annexation and annually thereafter set apart out of the appropriate revenue and pay into the loans fund sinking funds at the several rates applicable under the Corporation Acts to the respective purposes for which the money has been borrowed and in no case less than two pounds ten shillings per centum on the amounts borrowed by them under the authority of this Act as at the thirty-first day of May preceding and not paid off by other means than by sinking fund

The Corporation shall apply such sinking funds in repayment of the amounts so borrowed. A.D. 1912.

(2) All moneys borrowed by the authorities in the added area the liability for the repayment of which is transferred to the Corporation under the powers of this Act shall together with the interest to accrue due thereon be repaid by the Corporation within the respective periods for which the loans in respect of the said sums are owing were originally sanctioned or within which the same are otherwise required to be repaid or are made repayable.

65. The assessments appropriate to any of the purposes of this Act authorised by the Corporation Acts shall extend and apply to the money which the Corporation are by this Act authorised to borrow and to any expenditure incurred by the Corporation in implementing any obligation under this Act. Assessments.

66. At the first and every subsequent appointment by the Corporation of trustees of the Clyde Navigation after the annexation the number of the trustees to be appointed by the Corporation in pursuance of the provisions of section 6 (Increase of number of trustees) of the Clyde Navigation (Constitution) Act 1905 shall be increased to twelve and the provision for the appointment of a trustee by the burghs of Govan and Partick respectively is hereby repealed and the said section is hereby amended accordingly. Amendment of Clyde Navigation (Constitution) Act 1905.

67. The provisions of the Police Acts which relate to the watching lighting and cleansing of that portion of the harbour of Glasgow which is situated within the existing city shall extend and apply to the harbour of Glasgow within the city. Application of Police Acts to harbour of Glasgow.

68. Notwithstanding anything in this Act contained the following provisions shall have effect for the protection of the Clyde Valley Electrical Power Company (in this section called "the company") unless otherwise agreed on in writing between the Corporation and the company (that is to say):— For protection of Clyde Valley Electrical Power Company.

(1) The company shall be entitled to exercise all the powers of their Acts or Orders in their area of supply notwithstanding the said area or some part thereof is comprised within the added area:

(2) The Corporation shall make full compensation to the company for all loss or damage which may occur to the electric lines apparatus or other property of the

A.D. 1912.

company within the added area by the construction alteration maintenance or repair of any works of the Corporation authorised by any Act or Order relating to the supply of electricity by the Corporation:

(3) The Corporation shall not lay or place (except at crossings) any electric line or apparatus—

(A) Directly above or under the electric lines of the company;

(B) Nearer than two feet to any such electric line wherever it is practicable so to lay the Corporation's electric lines; and

(C) Nearer than one foot to any such electric line wherever it is practicable to give a greater distance:

(4) Subsection (6) of section 66 of the Clyde Valley Electrical Power Act 1901 shall not apply to any electric lines boxes or other apparatus of the Corporation under any Act or Order authorising the supply of electricity by the Corporation within the added area:

(5) The company shall not be liable for any damage which the Corporation (as electric lighting undertakers) or persons supplied by the Corporation may sustain through the acts of the company in constructing reconstructing improving repairing or maintaining electric lines or through the reasonable exercise of any rights functions powers or privileges vested in the company except in so far as such damage is due to the fault or neglect of the company or their servants:

(6)—(A) So long as the agreement between the county council of the county of Lanark and the company which is scheduled to the Clyde Valley Electrical Power Order 1912 remains in force with respect to the supply by the company of electricity within the area of supply defined in the Shettleston and Tollcross Electric Lighting Order 1906 the Corporation shall not exercise any of their powers for the supply of electricity within the said area of supply:

(B) In the event of the Corporation exercising the option to terminate the before-mentioned agreement

so far as regards the Shettleston and Tollcross Electric Lighting Order 1906 during the subsistence of the prior agreement between the said county council and the company of date twentieth and twenty-fifth March one thousand nine hundred and eight (referred to in this section and in the said scheduled agreement as "the bulk supply agreement") the Corporation shall take and the company shall supply during the subsistence of the bulk supply agreement the electricity for the said area of supply in accordance with the terms and conditions of the bulk supply agreement:

A.D. 1912.

- (7) In this section the expression "electric line" has the same meaning as is assigned to that expression by the Electric Lighting Act 1882:
- (8) If any difference shall arise between the company and the Corporation as to any matter or thing under this section every such difference shall on the application of either party be referred to the determination of an arbiter to be mutually agreed upon and failing agreement to be appointed on the requisition of either of them by the Board of Trade and such arbiter shall have power to determine the matter in difference:
- (9) On the termination of both of the agreements referred to in subsection (6) of this section the Shettleston and Tollcross Electric Lighting Order 1906 shall so far as it relates to the added area be and is by this Act repealed.

69.—(1) Nothing in this Act contained shall prejudice or affect the right of the Strathclyde Electricity Supply Company Limited (in this section referred to as "the company") to supply electricity within so much of the areas of supply authorised by and described in the Eastwood and Cathcart Electric Lighting Order 1906 and in the Kilpatrick Electric Lighting Order 1906 respectively as are situate within the added area and the Corporation shall not compete with the company by supplying electricity within any of such areas.

Saving for
Strathclyde
Electricity
Supply Com-
pany
Limited.

(2) Upon the purchase by the Corporation of the undertaking of the company so far as situate within the city the said Orders shall cease to have effect in the city.

A.D. 1912.

For protec-
tion of Allan
James Craw-
ford Farie.

70. For the protection of Allan James Crawford Farie the owner of the estate and lands of Westthorn in the parish of Shettleston which estate and lands are situate in the county of Lanark the following provision shall unless otherwise agreed have effect (viz.) :—

The Corporation shall take over and maintain the footpath in the London Road commencing at a point in that road where the same joins the road leading to Westthorn pumping station and terminating at a point in London Road where the same joins the road leading to Westthorn sewage works.

Saving of
election of
members to
serve in
Parliament
teinds &c.

71. Nothing in this Act contained shall affect—

- (1) The city and the counties of Lanark Renfrew and Dunbarton or the limits thereof or the electors thereof so far as regards the election of members to serve in Parliament and subject to the provisions of the section of this Act of which the marginal note is "Register of voters" the city and those counties shall for parliamentary purposes remain the same as if this Act had not been passed :
- (2) The teinds payable out of the lands situated within the city or the rights privileges and emoluments of the ministers kirk sessions schoolmasters and session clerks of the parishes within the same or of the parish councils of the said parishes :
- (3) The settlement of the poor and their consequent right to claim relief the power of any parish council to impose or collect rates or assessments and the modes of laying on levying distributing or managing poors rates or assessments :
- (4) The holdings or tenure of any lands or heritages or the records wherein the rights thereof or any deed or writing affecting the same may be registered :
- (5) Any securities granted before the annexation by the town councils on the credit of any property belonging to them and by this Act transferred to the Corporation or of any rate legally leviable within the jurisdiction of the town councils and all such securities as well as all unsecured debts liabilities and obligations incurred by the town councils in the exercise of any powers or in

relation to any property by this Act transferred to the Corporation shall be paid and discharged by the Corporation: A.D. 1912.

- (6) The right of any superiors owners or other persons by whom or by whose predecessors roads streets sewers bridges foot pavements and footpaths in the added area shall have been formed to recover the cost or any proportion of the cost of forming the same from feuars or other persons under any agreements made between the said parties respectively.

72.—(1) No action arbitration prosecution or proceeding commenced pending or existing by or against any council or other authority in relation to any powers duties liabilities or property by this Act transferred to the Corporation shall in anywise abate or be discontinued or prejudicially affected by reason of the passing of this Act but may be continued prosecuted and enforced by or in favour of or against the Corporation as successors of the said council or other authority as fully and effectually as if this Act had not been passed. Actions &c.
not to abate.

(2) All deeds contracts bonds agreements and other instruments entered into or made and subsisting at the annexation and affecting any such powers duties liabilities or property shall be of as full force and effect in favour of or against the Corporation and may be enforced as fully and effectually as if instead of the said council or other authority the Corporation had been a party thereto.

73. For the purposes of the parish council elections in the parishes in this section mentioned which are wholly or partially in the city section 12 (Application of Local Government (Scotland) Act 1894) of the Glasgow Corporation (General Powers) Act 1896 shall be read and have effect as if the parishes of Glasgow Govan Renfrew Eastwood Cathcart and New Kilpatrick so far as within the city were the parishes named and designated the Glasgow parishes in that section. Parish
council elec-
tions.

74.—(1) The provisions of Part I. of the Second Schedule to the Act of 1903 prescribing the constitution of the appeal court therein referred to for the county of Renfrew shall be read and have effect as if all reference to the burgh of Pollokshaws were omitted therefrom and as if the total number of the court Licensing
appeal court
for county of
Renfrew.

A.D. 1912. were ten consisting of five magistrates and five justices of the peace.

(2) The magistrate of the burgh of Pollokshaws who at the annexation holds office as a member of such court shall cease to be a member of that court.

(3) The five magistrates (other than the said magistrate of the burgh of Pollokshaws) who at the annexation hold office as members of such court shall after the annexation continue to be members of that court as if this Act had not been passed.

(4) The six justices of the peace for the county of Renfrew who at the annexation hold office as members of such court shall on the annexation cease to be members of that court and such six justices shall as soon as may be after the annexation select from among themselves five of their number to be members of that court and if they are unable to agree as to the five members to be selected five casual vacancies shall be deemed to have arisen and shall be filled up in manner provided by subsection (6) of section 5 (Election and term of office of members of courts) of the Act of 1903.

National
Insurance
Committees.

75. Any insurance committees constituted for the existing city the burghs of Govan and Partick or any of them under the National Insurance Act 1911 shall cease to exist as from such dates subsequent to the annexation as shall be determined by the Scottish Insurance Commissioners and the powers of the Scottish Insurance Commissioners shall operate for the purpose of the constitution of an insurance committee for the city and for the purpose of reconstituting any county or burgh insurance committee constituted before the annexation as may be necessary in consequence thereof.

Repeal of
laws incon-
sistent with
Act.

76. All laws statutes powers and usages in force at the annexation in relation to the added area in so far as they are inconsistent or at variance with the provisions of this Act are subject to the provisions of this Act hereby repealed.

Saving for
Crown.

77. Nothing in this Act shall affect prejudicially any estate right power privilege or exemption of the Crown or shall subject to the provisions of this Act any land buildings or works vested in or occupied by the Crown or any department of His Majesty's Government except to such extent as His Majesty or such Department may voluntarily agree.

78. The agreement made between the Governors of the Victoria Infirmary of Glasgow and the Corporation a copy of which is set forth in the Fifth Schedule to this Act is hereby confirmed and made binding on the respective parties thereto who may respectively do all things necessary for carrying the said agreement into effect.

A.D. 1912.
Confirming
agreement
with Victoria
Infirmary.

79.—(1) The committee of management of the Pollokshaws Campbell Library and Reading Room may and they are hereby authorised to transfer to the Corporation the Pollokshaws Campbell Library and Reading Room and the funds property and effects appertaining thereto (in this section referred to as "the library") which were transferred to them by a disposition in their favour from the trustees of the deceased Robert Campbell of Pollokshaws dated the twenty-third day of May one thousand eight hundred and seventy-seven and registered in the division of the general register of sasines applicable to the county of Renfrew the twenty-sixth day of May one thousand eight hundred and seventy-seven.

Transfer of
Campbell
Library
Pollok-
shaws.

(2) The Corporation and the said committee of management may enter into agreements for the transfer to the Corporation of the library which shall be thereafter managed and maintained by the Corporation as one of the city libraries but subject except in so far as altered by such agreements to the conditions of the deeds or instruments under which the library has been established.

80. The costs charges and expenses of and incident to the preparing for obtaining and passing of this Act or otherwise in relation thereto shall be paid by the Corporation and if paid out of borrowed money shall be repaid out of revenue within five years from the passing of this Act.

Costs of Act.

A.D. 1912.

The SCHEDULES referred to in the foregoing Act.

THE FIRST SCHEDULE.

(Referred to in the section of this Act of which the marginal note is "Boundaries of city and dissolution of town councils.")

DESCRIPTION OF NEW BOUNDARIES OF CITY.

Beginning at a point on the municipal boundary of the existing city where it intersects the southern boundary of the North British Railway (Glasgow and Coatbridge branch) at a point 123 yards or thereby north-westward from the point where the municipal boundary of the existing city intersects the northern boundary of enclosure marked 454 on the Ordnance survey map of the county of Lanark scale 25·344 inches to one mile second edition 1896 thence proceeding eastward along the southern boundary of the said North British Railway to a point 48 yards or thereby east from the east side of the road marked 437 on said map thence continuing eastward along the southern boundary of the said North British Railway to a point on the west side of the road marked 1526 on the Ordnance survey map of the county of Lanark scale 25·344 inches to one mile second edition 1898 thence southward along the west side of the said road marked 1526 until it meets the north-east corner of enclosure marked 1590 on the said last-mentioned map thence eastward to the southern boundary of the North British Railway at the north-west corner of enclosure marked 1589 on the said last-mentioned map thence eastward along the southern boundary of the said North British Railway to the west side of Greenfield Street at the north-east corner of enclosure marked 1586 on the said map thence northward along the west side of Greenfield Street for a distance of 5 yards or thereby to the southern boundary of the said North British Railway thence eastward along the said southern boundary to the east side of Greenfield Street thence southward along the east side of Greenfield Street for a distance of 27 yards or thereby to the southern boundary of the said North British Railway thence eastward along the said southern boundary until it meets the north-west side of Station Road at a point 18 yards or thereby westward from the north-west corner of enclosure marked 1595 on the said map thence eastward in a straight line to the south-west corner of enclosure marked 1579 on the said map thence eastward along the southern boundary of the enclosures marked 1579 1577 and

1661 on the said map until it meets the west side of Gartocher Road thence northward along the west side of Gartocher Road for a distance of 57 yards or thereby thence eastward across Gartocher Road to the southern boundary of the North British Railway (Hamilton and Bothwell section) at the north corner of enclosure marked 1597 on the said map thence south-eastward along the south-west boundary of the said last-mentioned railway until it meets the north side of Eastmuir Street at a point opposite the entrance gateway to Sandyhills House thence south-eastward to the south-west boundary of the said last-mentioned railway at a point on the south side of Eastmuir Street 5 yards or thereby eastward from the north-east corner of enclosure marked 1699 on the said map thence south-eastward along the south-west boundary of the said last-mentioned railway until it meets the boundary between the parishes of Barony (now parish of Glasgow) and old Monkland at the north-east corner of the enclosure marked 1612 on the said map thence westward south-westward westward south-westward and southward along the said parish boundary to the centre of the River Clyde thence westward southward and north-westward along the centre of the River Clyde until it meets the municipal boundary of the existing city at a point opposite the south-eastern boundary of Westthorn Waterworks thence westward and south-westward along the said municipal boundary to the south-east corner of enclosure marked 33 on the Ordnance survey map of the county of Renfrew scale 25·344 inches to one mile second edition 1900 thence southward along the eastern boundaries of enclosures marked 186 and 185 on the said map to the northern boundary of the Lanarkshire and Ayrshire Railway thence westward along the said northern boundary until it meets the eastern boundary of Renfrewshire Area No. 1 as defined in the Fourth Schedule of the Glasgow Corporation (Sewage &c.) Act 1898 at a point 58 yards or thereby east from the east side of the Carmunnock Road thence southward in a straight line to the north-east corner of Cathcart parish church thence southward to the northern corner of the enclosure marked 181 on the said map thence south-eastward along the north-eastern boundary of the said enclosure marked 181 for a distance of 238 yards or thereby thence eastward to a point in line with and distant 60 yards from the northern extremity of the western boundary of the enclosure marked 225 on the said map thence southward to the northern extremity of and along the said western boundary of the enclosure marked 225 to the north-east corner of enclosure marked 222 on the said map thence southward along the eastern boundary of the said enclosure marked 222 for a distance of 25 yards or thereby where it meets the boundary of the Eastwood and Mearns water supply area thence south-westward along the said boundary of the Eastwood and Mearns water supply area to a point on a line parallel with and distant 57 yards or thereby northward from the southern boundary of the said enclosure marked 222 on the said map 100 yards or thereby eastward from the western boundary

A.D. 1912.

of the said enclosure marked 222 thence westward on a line parallel to and 57 yards northward from the southern boundary lines of the enclosures marked 222 221 and 259 on the said map until it meets the western boundary of the enclosure marked 180 on the said map thence north-westward in a straight line to Queen Mary's Pillar thence westward to the centre of the River Cart at a point 57 yards or thereby measuring in a southerly direction from the centre of Old Cathcart Bridge thence southward to the north-west corner of the entrance lodge to Cartbank House thence southward and south-westward along the east and south-east sides of the Netherlee Road to the boundary of the Eastwood and Mearns water supply area at a point 4 yards or thereby north-eastward from the south-west corner of enclosure marked 141A on the Ordnance survey map of the county of Renfrew scale 25·344 inches to one mile second edition 1898 thence north-westward for a distance of 105 yards or thereby to a point 290 yards or thereby from the north-east boundary of enclosure marked 167 on the said last-mentioned map thence south-westward to a point in the fence forming the north-east boundary of the enclosure marked 167 110 yards or thereby from the northmost corner of said enclosure marked 167 thence in the same straight line to a point in the centre of the public road from Clarkston to Cathcart opposite the centre of the entrance gateway to Bogton House thence westward to a point in the eastmost boundary of enclosure marked 163 on said map 83 yards or thereby from the north-east corner of said enclosure thence westward in a straight line to a point on the western boundary of the enclosure marked 162 on the said map 40 yards or thereby from the northmost corner of said enclosure marked 162 thence northward along the western boundary of said enclosure marked 162 to the northmost corner of said enclosure marked 162 thence north-westward in a straight line until it meets the boundary between the parishes of Eastwood and Cathcart at the eastmost corner of the enclosure marked 274 on said map thence westward and northward along the said parish boundary until it meets the boundary of the burgh of Pollokshaws at the centre of the River Cart thence westward south-westward westward and north-eastward along the said boundary of the burgh of Pollokshaws until it meets the boundary of the existing city on the west side of Higgs Road thence in a north-westerly direction along the municipal boundary of the existing city until it meets the boundary between the counties of Renfrew and Lanark at the south-west corner of the enclosure marked 177 on the Ordnance survey map of the county of Lanark scale 25·344 inches to one mile first edition 1894 thence along the said county boundary to the southmost corner of enclosure marked 251 on the said last-mentioned map thence north-westward along the north-eastern boundaries of enclosures marked 251 and 253 on the said map and continuing north-westward along the north-eastern boundaries of enclosures marked 253 and 316 on the Ordnance survey map of the county of Lanark scale 25·344 inches to

one mile second edition 1895 thence westward northward and north-eastward along the southern western and north-western boundaries of enclosure marked 326 on the said last-mentioned map until it meets the Renfrew Road thence westward along the south side of the said Renfrew Road to a point in line with the western boundary of enclosure marked 327 on the said map thence northward across the Renfrew Road and along the said western boundary of enclosure marked 327 until it meets the boundary between the counties of Lanark and Renfrew at the north-west corner of the said enclosure marked 327 thence along the said county boundary to the centre of the River Clyde at Marlinford thence eastward along the centre of the River Clyde for a distance of 142 yards or thereby to a point in line with the continuation of the centre line of Balmoral Street thence northward to and along the centre line of the said Balmoral Street to the Yoker Road thence continuing northward across the Yoker Road and along the centre line of Victoria Drive until it reaches the centre of Anniesland Road thence northward in a straight line to a point on the eastern boundary of enclosure marked 55 on the said map in the centre of the Yoker mains Burn thence eastward along the centre of the said burn until it meets the boundary between the counties of Renfrew and Dunbarton at the south-west corner of enclosure marked 1236 on the said map thence north-westward along the said county boundary to a point 200 feet northward from the north side of the road leading from Garscadden Road to Knightswood Colliery thence eastward along an imaginary line parallel with and distant throughout 200 feet northward from the north side of the said road to a point 200 feet westward from the west side of the road leading from Anniesland Road by Knightswood Hospital to Cloberhill farm steading thence northward along an imaginary line parallel with and distant 200 feet throughout from the west side of the last-mentioned road to a point in line with the southern boundary of enclosure marked 391 on the Ordnance survey map of the county of Dunbarton scale 25·344 inches to one mile second edition 1898 thence eastward to and along the southern boundary of the said enclosure marked 391 thence northward along the eastern boundary of the said enclosure marked 391 to the south-west corner of enclosure marked 387 on the said last-mentioned map thence north-eastward in a straight line across the Forth and Clyde Canal and the North British Railway to the south-west corner of enclosure marked 412 on the said map thence eastward along the southern boundary of the said enclosure marked 412 and in continuation thereof across the road leading from Temple to Canniesburn until it meets the municipal boundary of the existing city in the centre of the River Kelvin thence north-eastward eastward and southward along the said municipal boundary to the point first described.

A.D. 1912

THE SECOND SCHEDULE.

(Referred to in the section of this Act of which the marginal note is "Formation of new wards &c.")

PART I.

FORMED INTO THE TWENTY-SEVENTH OR PLANTATION WARD.

Beginning at a point on the municipal boundary of the existing city where it is intersected by the centre of Paisley Road where that road is crossed by the Glasgow and Paisley Joint Railway thence proceeding eastward along the centre line of the said road to the centre of Whitefield Road thence northward along the centre line of the said Whitefield Road and continuation thereof until it reaches the municipal boundary of the existing city in the centre of the River Clyde thence eastward southward north-westward southward south-westward southward and westward along the municipal boundary of the existing city to the point of commencement.

PART II.

FORMED INTO THE TWENTY-EIGHTH OR IBROX WARD.

Beginning at a point on the municipal boundary of the existing city where it is intersected by the centre line of Helen Street thence northward along the centre line of Helen Street to a point in line with the western boundary of the Glasgow and Paisley Joint Railway (Craigton Fork) thence northward along the western boundary of the said railway and the western boundary of the said railway (Govan Branch) and continuation thereof to the centre of Govan Road thence westward along the centre line of Govan Road to the centre of Water Row thence northward along the centre line of Water Row and continuation thereof until it reaches the municipal boundary of the existing city in the centre of the River Clyde thence eastward along the said municipal boundary to a point in continuation of the centre of Whitefield Road thence southward to and along the centre line of the said road to the centre of Paisley Road thence south-westward along the centre line of Paisley Road until it intersects the municipal boundary of the existing city thence westward along the municipal boundary of the existing city to the point of commencement.

PART III.

FORMED INTO THE TWENTY-NINTH OR GOVAN CENTRAL WARD.

Beginning at a point on the municipal boundary of the existing city where it meets the western boundary of the police burgh of Govan as it existed prior to the extension of the burgh in 1901 as delineated on the Ordnance survey map of the county of Lanark scale 25·344 inches

to one mile second edition 1896 thence northward along the said burgh boundary to the centre of Langlands Road thence eastward along the centre line of Langlands Road to the centre of Harmony Row thence northward along the centre line of Harmony Row to the centre of Govan Road thence northward along the centre line of Holms Street and continuation thereof to the centre of the River Clyde thence eastward along the centre line of the River Clyde to a point on a line in continuation of the centre of Water Row thence southward to and along the centre line of Water Row to the centre of Govan Road thence eastward along the centre line of the said road to a point on a line in continuation of the western boundary of the Glasgow and Paisley Joint Railway (Govan Branch) thence southward to and along the western boundary of the said railway and the said railway (Craigton Fork) and continuation thereof to the centre of Helen Street thence southward along the centre line of Helen Street until it intersects the municipal boundary of the existing city thence westward along the municipal boundary of the existing city to the point of commencement.

PART IV.

FORMED INTO THE THIRTIETH OR FAIRFIELD WARD.

Beginning at a point on the municipal boundary of the existing city where it meets the boundary between the counties of Lanark and Renfrew thence proceeding north-westward northward eastward and northward along the boundary of the city to a point in the centre of the River Clyde thence eastward along the centre line of the River Clyde to a point on a line in continuation northward of the centre line of Holms Street thence southward to and along the centre line of Holms Street to the centre of Govan Road thence southward along the centre line of Harmony Row to the centre of Langlands Road thence westward along the centre line of Langlands Road to the western boundary of the police burgh of Govan as it existed prior to the extension of the burgh in 1901 as delineated on the Ordnance survey map of the county of Lanark scale 25·344 inches to one mile second edition 1896 at the north end of Drumoyne Road thence southward along the said burgh boundary until it meets the said municipal boundary of the existing city thence westward along the said municipal boundary to the point of commencement.

PART V.

FORMED INTO THE THIRTY-FIRST OR PARTICK EAST WARD.

Beginning at a point on the municipal boundary of the existing city where it is intersected by the centre line of Hyndland Road thence north-eastward eastward south-eastward westward southward eastward southward eastward southward and south-westward along the said municipal boundary of the existing city to a point on a line in

A.D. 1912. continuation south-eastward of the centre line of Douglas Street thence north-westward to and along the centre line of Douglas Street to the centre of Dumbarton Road thence westward along the centre line of the said road to the centre of Gardner Street thence northward along the centre line of Gardner Street to the centre of Partickhill Road thence eastward along the centre line of Partickhill Road to the centre of North Gardner Street thence northward along the centre line of North Gardner Street and Hyndland Road to the point of commencement.

PART VI.

FORMED INTO THE THIRTY-SECOND OR PARTICK CENTRAL WARD.

Beginning at a point on the municipal boundary of the existing city where it is intersected by the centre line of Hyndland Road thence southward along the centre line of the said road and North Gardner Street to the centre of Partickhill Road thence westward along the centre line of Partickhill Road to the centre of Gardner Street thence southward along the centre line of Gardner Street to the centre of Dumbarton Road thence eastward along the centre line of Dumbarton Road to the centre of Douglas Street thence south-eastward along the centre line of Douglas Street and continuation thereof to the municipal boundary of the existing city in the centre of the River Kelvin thence south-westward along the said municipal boundary to the centre of the River Clyde thence westward along the centre of the River Clyde to a point on a line in continuation of the centre line of Sawmill Road thence northward to and along the centre line of Sawmill Road to the centre of Dumbarton Road thence eastward along the centre line of Dumbarton Road to the centre of Thornwood Road now Thornwood Drive thence northward along the centre line of Thornwood Road now Thornwood Drive and continuation thereof to the centre of Crow Road thence westward along the centre line of Crow Road to the centre of Clarence Drive thence north-eastward along the centre line of Clarence Drive to the municipal boundary of the existing city thence southward eastward northward and eastward along the municipal boundary of the existing city to the point of commencement.

PART VII.

FORMED INTO THE THIRTY-THIRD OR PARTICK WEST WARD.

Beginning at a point on the municipal boundary of the existing city where it joins the boundary between the counties of Lanark and Renfrew west of Jordanhill Station thence eastward northward eastward and southward along the municipal boundary of the existing city to the centre of Clarence Drive thence south-westward along the centre line of Clarence Drive to the centre of Crow Road thence eastward along the centre line of Crow Road to a point on a line in continuation of the centre line of Thornwood Road now Thornwood Drive thence southward to and along

the centre line of Thornwood Road now Thornwood Drive to the centre of Dumbarton Road thence westward along the centre line of Dumbarton Road to the centre of Sawmill Road thence southward along the centre line of Sawmill Road and continuation thereof to the centre of the River Clyde thence westward along the centre of the River Clyde to the boundary between the counties of Lanark and Renfrew thence north-eastward northward and eastward along the said county boundary to the point of commencement. A.D. 1912.

PART VIII.

FORMED INTO THE THIRTY-FOURTH OR JORDANHILL WARD.

Beginning at a point on the municipal boundary of the existing city where it joins the boundary between the counties of Lanark and Renfrew west of Jordanhill Station thence westward southward south-westward and westward along the boundary between the counties of Lanark and Renfrew to the boundary of the city thence northward eastward north-westward and eastward along the boundary of the city to the municipal boundary of the existing city in the centre of the River Kelvin thence south-eastward westward and southward along the municipal boundary of the existing city to the point of commencement.

PART IX.

FORMED INTO THE THIRTY-FIFTH OR POLLOKSHAWS WARD.

Beginning at a point in the centre of the River Cart where it is intersected by the centre line of Kilmarnock Road thence southward along the centre line of the said road to the boundary of the city thence north-westward northward westward south-westward westward and north-eastward along the said boundary of the city to the municipal boundary of the existing city thence eastward and southward along the municipal boundary of the existing city to the centre of the River Cart thence westward along the centre line of the River Cart to the point of commencement.

PART X.

FORMED INTO THE THIRTY-SIXTH OR CATHCART WARD.

Beginning at a point on the municipal boundary of the existing city at the south-east corner of enclosure marked 33 on the Ordnance survey map of the county of Renfrew scale 25·344 inches to one mile second edition 1900 thence southward and westward along the boundary of the city to the centre of Kilmarnock Road thence northward along the centre line of Kilmarnock Road until it is intersected by the centre line of the River Cart thence eastward along the centre line of that river until it meets the municipal boundary of the existing city thence eastward along the municipal boundary of the existing city to the point of commencement.

A.D. 1912.

PART XI.

FORMED INTO THE THIRTY-SEVENTH OR SHETTLESTON AND TOLLCROSS WARD.

Beginning at a point on the municipal boundary of the existing city where it is intersected by the southern boundary of the North British Railway (Glasgow and Coatbridge Branch) thence eastward south-eastward south-westward and north-westward along the boundary of the city to a point in the centre of the River Clyde opposite the south-eastern boundary of Westthorn Waterworks thence north-eastward north-westward north-eastward and north-westward along the municipal boundary of the existing city to the point of commencement.

THE THIRD SCHEDULE.

(Referred to in the section of this Act of which the marginal note is "Repeal of Acts relating to burghs and amendment of Order of 1890.")

LIST OF STREETS NOT REPAIRABLE BY THE LOCAL AUTHORITY WHICH MAY BE BROKEN UP BY THE UNDERTAKERS IN PURSUANCE OF THE SPECIAL POWERS GRANTED BY THIS ACT.

STREETS IN GOVAN.

Aboukir Street.	Gordon Street.
Agnes Drive.	Green Street.
Albion Street.	Harley Street.
Barnwell Terrace.	Hinshelwood Drive..
Beech Avenue.	Holmfauldhead Drive.
Belch Street.	Holmfauld Road.
Carmichael Street.	Jane Street.
Church Street.	Katharine Drive.
Cornwall Street.	Kirkwood Street.
Cressy Street.	Lendel Place.
Cecil Street.	Linthouse Buildings.
Cook Street.	McGregor Street.
Cessnock Street.	Margaret Drive.
Clutha Street.	Meiklewood Road.
Drumoyne Drive.	Merryland Street.
Drumoyne Avenue.	Middleton Street.
Drumoyne Terrace.	Osborne Place.
Edmiston Drive.	Percy Street.
Elizabeth Street.	Porter Street.
Fairley Street.	Sharrocks Street.
Forbes Street.	Stanley Street.
George Drive.	Stephen Drive.
Gilmour Street.	Trafalgar Street.

Washington Street.
Walmer Crescent.
Westbourne Place.

West Ibrox Terrace.
Woodville Street.

STREETS WITHOUT NAMES.

At west end of Kildonan Terrace.
At Mafeking Buildings.
At Rowat's Pickle Works.
At Binnie's Drumoyne.
At Richmond's Tube Works.

At Lyle's Stables.
At Moses Foundry.
At Cripple School.
At Govan High School.

LANES.

Bryce Lane.
Clifford Lane.
Gower Lane.
Ibrox Terrace Lane.
Ibrox Place Lane.

McGregor Street and Cook Street Lane.
McGregor Street and Stanley Street Lane.
Osborne Place and Woodville Street Lane.

STREETS IN PARTICK.

Abbey Drive from Balshagray Avenue to York Avenue and York Avenue to Hanover Avenue.
Airlie Street.
Angle Gate.
Broomhill Road.
Broomhill Gardens off Crow Road.
Beechwood Drive from Randolph Road eastwards.
Bowling Green Street.
Bishop's Road from Balshagray Avenue westwards.
Blenheim Drive from Clarence Drive to Rowallan Road.
Centre Street except portion from Smith Street 220 feet westwards.
Castlebank Street from Hayburn Street to Sawmill Road.
Central Avenue.
Cornwall Avenue from Westland Drive to Bishop's Road.
Crown Terrace.
Crown Circus.
Crown Gardens.
Dowanhill Street from Highburgh Road to Albion Street.

Danes Drive.
Dean Road.
Exeter Drive from Fielden Drive to Newlands Drive and from Thornwood Avenue eastwards to bend.
Fielden Drive from Exeter Drive to Maule Drive.
George Street from 115 feet west of Oswald Street to Haldane Street.
Harmsworth Street from north side of South Street 160 feet north.
Hyndland Street from Highburgh Road to Crown Circus Road South.
Hanover Avenue from Abbey Drive northwards.
Hill Street at railway siding.
James Street from Inchholm Foundry gate to South Street.
John Street.
Kent Avenue from Bishop's Road southwards.
Marshall Place.
Minard Avenue.

A.D. 1912.	<p>Marlborough Avenue from Rowallan Road N.E. North Street from James Street to Smith Street. New Bridge Street from railway bridge to burgh boundary. Princes Terrace. Princes Gardens. Park Corner. Park Drive North from Balshagray Avenue to Kent Avenue. Park Drive South from Westland Drive to cul-de-sac. Queen's Gardens. Randolph Road from Marlborough Avenue to Woodcroft Avenue and at Blenheim Drive east of pro-indiviso ground. Sawmill Road from South Street to River Clyde. South Street. Sandeman Street from Milton Street to cul-de-sac. Scotstoun Street. Street at Cyclops Foundry. Thornwood Drive from Duguid Lane northwards. Thornwood Gardens. Tudor Road. Victoria Crescent Place. Westland Drive from Danes Drive eastwards. Winston Avenue from Randolph Road N.E. Woodcroft Avenue from Crow Road to Randolph Road. York Avenue from Bishop's Road south to Abbey Drive. All the lanes betwixt Park Street on the east Dumbarton Road on the south Westland Drive on the west and Park Drive South on the north. Albert Lane West. Annfield Terrace West Lane from Hayburn Terrace to Minard Road. Ashfield Gardens Lane.</p>	<p>Lane from Annfield Road to railway station. Blenheim Lane. Bowling Green Terrace Lane. Beechwood Drive Lane N. from Crow Road to Randolph Road. Baptist Church Lane Crow Road. Lane behind Balshagray Avenue from Bishop's Road South. Broomhill Terrace West Lane. Broomhill Lane. Broomhill Gardens Lane. Lane behind Clyde View from Broomhill Avenue. Lane west to Balshagray Avenue. Cluny Villas Lane off Westland Drive. Crow Road Station Lane. Centre Street Lane from Jordan Street to Hill Street. Lane behind Crown Gardens. Lane behind Crown Terrace. Lane behind Crown Circus. Lane behind Duguid Street. Lane behind Dudley Drive. Davidson Gardens Lane off Westland Drive. Free Church Lane Crow Road. Lane behind Foremount Terrace. Lane behind Foremount Gardens. Lane behind Highburgh Terrace. Hamilton Terrace West Lane. Hawthorn Gardens Lane. Hillside Gardens Lane. Hillend Gardens Lane. Hutchison Lane South. Lane behind Crow Road from Marlborough Avenue to Woodcroft Avenue. Lane behind Marlborough Avenue from Balshagray Avenue East Lane to cul-de-sac. Lane behind Minard Terrace. Lane behind Kinnoul Place. Lanes and crescent from Partickhill Road to Minard Road.</p>
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Lane behind Princes Terrace.	Thornwood Gardens Lane.	A.D. 1912.
Lane behind Queen's Gardens.	Lane behind Victoria Terrace.	
Lane behind Princes Gardens.	Lane behind Victoria Crescent.	
Queen's Gate Lane.	Well Lane off Well Street.	
Randolph Terrace Lane.	West View Lane behind Westland Drive.	
Rowallan Lane East.	Woodcroft Terrace Lane.	
Randolph Lane East from Marlborough Avenue to Winston Avenue.	Lane north-east of Randolph Road and behind Winston Avenue.	
Lane at Summerfield Cottages from Smith Street to Squire Street.	Lane behind North Street from James Street to Parker Street.	
Lane behind Sutherland Terrace and Byres Road.		

STREETS IN POLLOKSHAWS.

Auldhouse Avenue.	Greenbank Street.
Bengal Lane.	Hopehill Street.
Carment Drive.	Lilybank Place.
Carment Lane.	Pettigrew Avenue.
Colledge Street.	Pollok Road.
Duncan Street.	Regent Street.
Grantly Gardens.	Rossendale Road.
Grantly Lane.	Wodrow Street.

THE FOURTH SCHEDULE.

(Referred to in the section of this Act of which the marginal note is "Assessments in added area.")

Map Reference.	Suburban Area.	Rates Assessments and Charges payable for Ten Years by		
		Owner.	Occupier.	Total.
1	Shettleston - - - -	s. 1 d. 5.72	s. 1 d. 2.8	s. 2 d. 8.52
2	Tolleross - - - -	1 5.12	1 2.24	2 7.36
3	King's Park - - - -	1 8.8	1 6.2	3 3
4	Cathcart - - - -	1 4.8	1 2.32	2 7.12
5	Newlands - - - -	1 2.44	1 5.84	2 8.28
6	Hillpark - - - -	1 3.84	1 1.2	2 5.04
7	Shieldhall - - - -	1 0.48	0 9.52	1 10
8	Braehead - - - -	0 10	0 7	1 5
9	Scotstoun - - - -	1 6.16	1 3.56	2 9.72
10	Anniesland - - - -	1 6.8	1 4.2	2 11
11	Cloverhill - - - -	0 8.56	0 6.48	1 3.04
12	Knightswood - - - -	1 2.76	1 0.68	2 3.44
13	Temple - - - -	1 4.04	1 1.92	2 5.96
14	Dawsholm - - - -	0 8.56	0 6.48	1 3.04

A.D. 1912.

THE FIFTH SCHEDULE.

(Referred to in the section of this Act of which the marginal note is "Confirming agreement with Victoria Infirmary.")

Stamp.



THIS AGREEMENT entered into between the GOVERNORS OF THE VICTORIA INFIRMARY OF GLASGOW incorporated under the Victoria Infirmary of Glasgow Act 1888 hereinafter called the first party of the first part and the CORPORATION OF THE CITY OF GLASGOW hereinafter called the second party of the second part.

WITNESSETH that whereas by the said Victoria Infirmary of Glasgow Act 1888 on the narrative inter alia therein contained it was by section twenty-one thereof provided that upon the incorporation of the first party the trustees of Robert Couper of Millholm in the parish of Cathcart in the county of Renfrew acting under his trust disposition and settlement dated first December eighteen hundred and eighty and along with codicil thereto dated twenty-fourth March eighteen hundred and eighty-two registered in the books of council and session twenty-first June eighteen hundred and eighty-three should convey and transfer to the first party the plot of ground near the villages of Old and New Cathcart containing three roods and twenty-nine poles and having a frontage of two hundred and eighty-one feet to the highway leading from Glasgow to Kilmarnock as described and under the burdens mentioned in the title deeds thereof together with the hall library and reading room and the house of the hall-keeper and librarian and other buildings thereon and the library of books and fittings and furnishings within the said buildings as also the whole remainder of the capital of the funds destined by the truster for the purposes specified in the eighth place in his said trust disposition and settlement with any additions which might be made thereto in trust for the purposes so specified and should likewise transfer to the first party the sums of two thousand pounds and one thousand pounds respectively directed in the seventh place of said trust disposition and settlement to be held by said trustees for behoof of the deserving poor in the villages of Old and New Cathcart and for the better class poor in the parish of Cathcart respectively or the subjects stocks and securities in or upon which the said several sums before mentioned or any part thereof might be invested and that the said property subjects stocks and securities should be dealt with and managed by the first party in accordance with the constitution and rules and regulations prepared and determined by the trustees in terms of the powers in that behalf conferred upon them for the regulation and management of the said bequests dated the twelfth and recorded in the books of council and session on the fifteenth both days of October eighteen hundred and

eighty-seven subject to any alterations thereon or additions thereto which might be made in pursuance of the said constitution: A.D. 1912.

And whereas in accordance with the provisions of said Act which received the Royal Assent on twenty-eighth June eighteen hundred and eighty-eight the first party received a conveyance and transfer of the said property subjects stocks and securities from the trustees of the said Robert Couper which so far as falling under the said eighth place of his trust disposition and settlement are known and designated as "The Couper Institute Cathcart" and so far as falling under the said seventh place of his trust disposition and settlement are known and designated as "The Couper Cathcart Bequest Funds" and have carried on that institute and have also administered these funds from and after said date to the present time in accordance with the said constitution and rules and regulations referred to and the memorandum of alterations thereon made by the first party dated eighth and registered in the books of council and session tenth both days of June eighteen hundred and ninety-three:

And whereas it has been agreed between the parties hereto that the second party in the event of their obtaining power from Parliament to annex the district of Cathcart and confirm this agreement take over the said "Couper Institute" and investments attached thereto and also the said "Couper Cathcart Bequest Funds" and investments thereof and hold and administer the same in lieu and place of the first party so that the first party shall be free therefrom in all time coming:

Therefore the parties have agreed and do hereby agree as follows:—

First The first party shall immediately on the passing into law of the Bill promoted by the second party for annexation of said district of Cathcart and for confirmation of this agreement transfer to the second party (1) the said plot of ground with the hall library and reading room and the house of the hall-keeper and librarian and other buildings thereon and the library of books and fittings and furnishings with the whole capital funds belonging to the said Couper Institute as specified in Schedule I. annexed hereto and (2) the funds held for behoof of the deserving poor in the villages of Old and New Cathcart and the better class poor in the parish of Cathcart respectively known as the Couper Cathcart Bequest Funds as specified in Schedule II. annexed hereto all which subjects so transferred (1) and (2) shall be transferred tantum et tale as at present in the first party and under the whole reservations exceptions restrictions provisions obligations conditions declarations burdens and others specified or referred to in the various titles or writings thereof in so far as not amended or altered by this agreement Further the first party shall pay to the second party any income in their hands at said date connected with the said subjects (1) and (2) and on the other hand the second party shall pay to the first party any debit balance outstanding at said date in said connections and

A.D. 1912. pay and discharge all outstanding liabilities at said date in the same connections.

Second The second party hereby agree to maintain and administer "The Couper Institute" as part of their Corporation undertakings and shall be entitled to realise the funds and investments specified in Schedule I. annexed hereto with the exception of item (1) thereof and to expend the same for the purposes of this agreement.

Third The library portion of said institute with all the property and effects pertaining thereto shall be held and administered by the second party subject to the provisions of Part III. of the Glasgow Corporation (Tramways Libraries &c.) Act 1899 and the conditions of the said trust disposition and settlement in so far as these are not varied or altered by this agreement or by the said Part of the aforesaid Act The Couper Institute including said library shall be maintained by the second party in all time coming under the name and designation of "The Couper Institute."

Fourth The Couper Cathcart Bequest Funds shall be maintained and administered by the second party in all time coming under the name and designation of "The Couper Cathcart Bequest Funds" in accordance with the directions contained in the said trust disposition and settlement subject to the following alterations thereon viz. That from and after the passing of the Bill into law the distribution of the free annual revenue from the said bequest funds shall be managed for the purposes referred to in the said trust disposition and settlement i.e. the said deserving poor and better class poor respectively by a committee of management composed of the three members of the Corporation who shall for the time being represent the ward of which Cathcart shall form part the parish minister of Cathcart for the time being and three members of the Cathcart Parish Council and two members of the Cathcart School Board to be appointed triennially in November by the said parish council and school board respectively The town clerk of Glasgow shall act as secretary to and the city chamberlain as treasurer for "The Couper Cathcart Bequest Funds" and the committee of management The said treasurer shall within one month at latest after the terms of Whitsunday and Martinmas in each year prepare a distinct report showing (1) the existing condition of the trust estate loans investments and other property (2) the interest and income thereof and the payments to the persons selected by the committee of management to be the recipients of the revenue accruing from said funds and (3) the bank operations during the half year.

Fifth The parties hereto agree that from and after the passing of the Bill into law the constitution and rules and regulations framed by the surviving trustees under the said trust disposition and settlement and signed on the twelfth and registered in the books of council and session on the fifteenth both days of October eighteen hundred

and eighty-seven with the memorandum of alterations thereon framed by the first party and signed and sealed on the eighth and registered in the said books on the tenth both days of June eighteen hundred and ninety-three shall be abrogated and rescinded. A.D. 1912.

Sixth All contracts and engagements with the staff and officials and servants engaged in the said institute and others before referred to at the date of the passing of the said Bill into law shall as from that date be transferred to the second party and the staff officials and servants of the said institute and others before referred to shall as from and after that date be held to have entered the service of the second party and the provisions of the clause of the said Bill the marginal note of which is "Existing officers and servants" shall *mutatis mutandis* apply to the employees of the said institute and others before referred to.

Seventh Within the period of two years from the date of the passing of said Bill into law the second party shall—

- (A) Erect and thereafter maintain on the ground of the Couper Institute adjoining the present buildings a new hall capable of accommodating eight hundred to nine hundred persons and the said buildings and hall shall be available for public meetings and other purposes subject to such regulations and conditions as may be made by the second party;
- (B) Alter or divide the present hall so as to form a smaller hall or two smaller halls with adequate ante-rooms;
- (C) Augment the present library of the institute so as to make it equal to the district libraries of the city of Glasgow and to provide and maintain such increased reading room accommodation in connection with said library as the second party may deem expedient; and
- (D) Bring the sanitary arrangements of the institute thoroughly up to date.

Eighth From the date of the passing of the said Bill into law the first party shall cease to exercise any right or power of administration with regard to the said Couper Institute and the said funds and the Couper Cathcart Bequest Funds and the governors and the individual members thereof shall be absolutely exonerated and discharged of and from all their past actings and intromissions as the governing body and administrators of the said Couper Institute and the said funds and the Couper Cathcart Bequest Funds and of and from all obligations actions claims and demands of whatever kind in respect of the same.

Ninth The whole costs expenses and charges of and in connection with these presents and the obtaining and promoting the Order or Bill for confirmation by Parliament of this agreement and

A.D. 1912. the preparation execution and completion of all deeds and documents to follow thereon for transferring said subjects and others shall be borne by the second party out of funds and investments other than those hereby agreed to be transferred.

Tenth In the event of the said Bill annexing said district of Cathcart to Glasgow and confirming this agreement not being passed by the thirty-first day of December of this year this agreement shall be held to be null and void except that the costs expenses and charges referred to under the preceding article so far as incurred shall be borne by the second party.

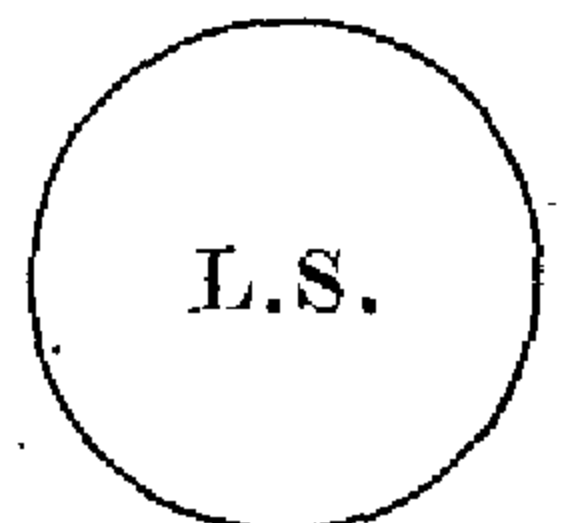
Eleventh This agreement is subject to such alterations as Parliament may think fit to make thereon but if any material alteration be made thereon it shall be competent to either of the parties to withdraw from this agreement.

And both parties consent to the registration hereof for preservation.

In witness whereof these presents written on this and the three preceding pages by Harold Wilson clerk to Montgomerie and Flemings writers in Glasgow are (under the declaration that the words "date of the" are interlined to be read between the words "the" and "passing" occurring in the forty-fourth line of page third by the said Harold Wilson before subscription) together with the schedules annexed hereto executed and subscribed by the parties hereto at Glasgow on the eleventh day of April in the year nineteen hundred and twelve as follows videlicet By the said the governors of the Victoria Infirmary of Glasgow by being sealed with their seal and subscribed on their behalf by Archibald Cameron Baron Rowallan of Rowallan and William Gray two of the governors and Francis Bisset the secretary all of the said the Victoria Infirmary of Glasgow before these witnesses George Grieve Paton writer in Glasgow and William Aitchison clerk to the said Montgomerie and Flemings and they are sealed with the seal of the Corporation of the city of Glasgow and subscribed on behalf of the said Corporation by Councillor Robert Graham and Depute River Bailie James Barrie two members of the Corporation and by David Stenhouse town clerk depute of said city before these witnesses James Hamilton Fenton and Allan Stevenson both writers in the town clerk's office Glasgow.

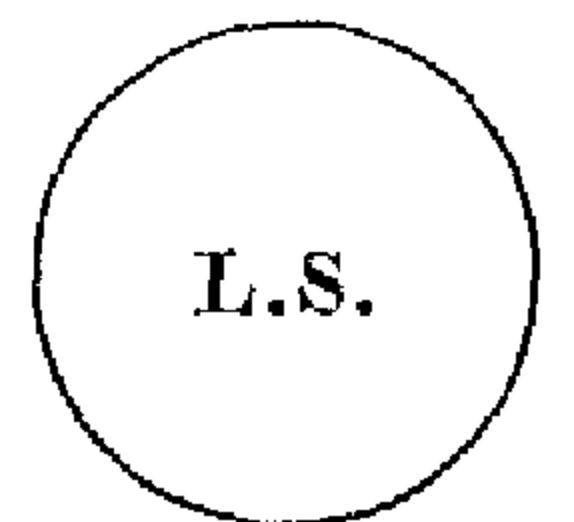
GEORGE G. PATON Witness
WILLIAM AITCHISON Witness

ROWALLAN.
WM. GRAY.
FRANCIS BISSET
Secretary.



JAS. H. FENTON Witness
ALLAN STEVENSON Witness

ROBERT GRAHAM.
JAS. BARRIE.
DAVID STENHOUSE
Town Clerk Depute.



SCHEDULE I.

A.D. 1912.

HALL LIBRARY &C. FUND.

1. Subjects at Cathcart on which institute library &c. erected furnishings books &c.

2. Three ground annuals of seventeen pounds each and one ground annual of nineteen pounds ten shillings (with duplications every nineteenth year) payable respectively from subjects numbers five to eight inclusive of Bute Gardens Hillhead Glasgow.

3. Ground annuals of five pounds four shillings and elevenpence seven pounds and threepence six pounds eighteen shillings and eightpence seven pounds one shilling and sixpence seven pounds five shillings and tenpence and seven pounds eight shillings and tenpence (with duplications every nineteenth year) payable from subjects 1 2 3 4 5 and 6 Victoria Terrace Cambuslang respectively.

4. Ground annuals of four pounds thirteen shillings and one penny and four pounds fourteen shillings and sixpence (with duplications every nineteenth year) payable from subjects 274/278 and 280/282 Main Street Shettleston respectively.

5. Four hundred and seventy-four pounds eleven shillings and eightpence North British Railway Company three per cent. debenture stock.

6. Amount in Commercial Bank on deposit receipt seventy-six pounds two shillings and threepence.

SCHEDULE II.

1. Five ground annuals of seventeen pounds ten shillings each (with duplications every nineteenth year) payable respectively from subjects numbers nine to thirteen inclusive of Bute Gardens Hillhead Glasgow.

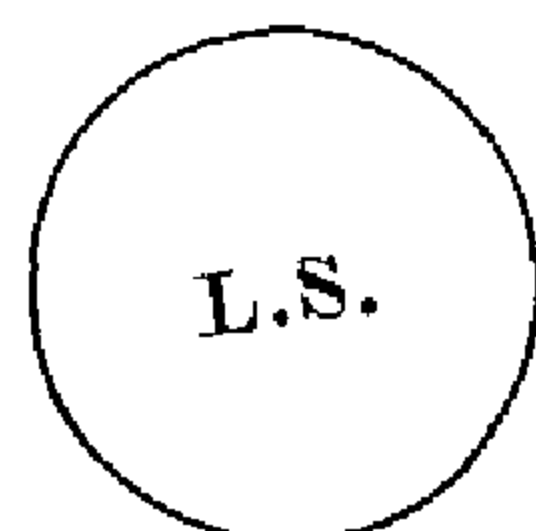
2. Seven hundred and thirty pounds Great North of Scotland Railway Company four per cent. debenture stock.

ROWALLAN.

WM. GRAY.

FRANCIS BISSET

Secretary.

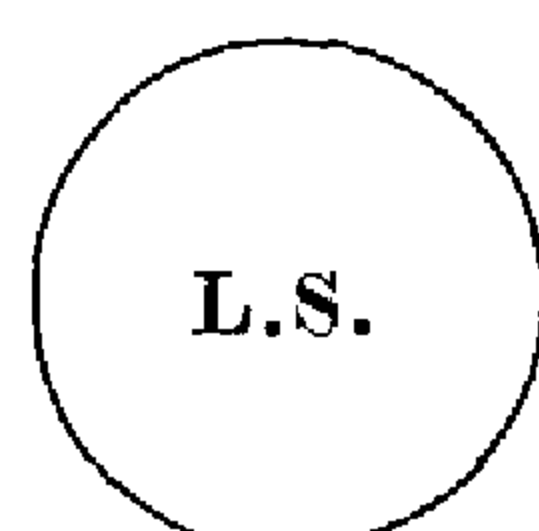


ROBERT GRAHAM.

JAS. BARRIE.

DAVID STENHOUSE

Town Clerk Depute.



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