

CHAPTER vi.

An Act to confirm a Provisional Order under the A.D. 1937.

Private Legislation Procedure (Scotland) Act

1936 relating to Glasgow Boundaries.

[22nd December 1937.]

WHEREAS the Provisional Order set forth in the schedule hereunto annexed has after inquiry held before commissioners been made by the Secretary of State under the provisions of the Private Legislation 26 Geo. 5. & Procedure (Scotland) Act 1936 and it is requisite that 1 Edw. 8. the said Order should be confirmed by Parliament: c. 52.

Be it therefore 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:—

- 1. The Provisional Order contained in the schedule Confirmation hereunto annexed is hereby confirmed.

 of Order in schedule.
- 2. This Act may be cited as the Glasgow Boundaries Short title. Order Confirmation Act 1937.

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SCHEDULE.

GLASGOW BOUNDARIES.

Provisional order 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.

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 poor law administration of the city and are also the education authority for the city and the local authority for the port of Glasgow:

And whereas the lands available for the erection of dwelling-houses within the city are limited and it is necessary to provide for the erection of houses on lands outwith the existing boundaries thereof for the accommodation of persons employed therein:

And whereas the demand for additional houses arising from the necessity of relieving the overcrowding which prevails in parts of the city and the clearance of slum property in the city cannot be met within the existing city and it is expedient that such houses should be built within the city boundaries:

And whereas the added areas described in the First Schedule to this Order (hereinafter referred to as "the added areas") include lands suitable for housing development and there are also within the added areas certain developed areas adjoining the city between which and the city there is community of interest:

And whereas the Corporation have purchased lands in the added areas for providing housing accommodation for the inhabitants of the city and the added areas also include certain of the public parks and other property belonging to the Corporation:

And whereas the added areas are situate in the counties of Lanark Renfrew and Dunbarton and immediately adjoin the city and it is expedient that the added areas should be included within the city boundaries:

And whereas it is expedient and in the public interest that the police health and poor law administration of the city and the added areas should be under one authority and that the city and the added areas should form one education area:

And whereas it is expedient that the boundaries of the city should be extended to include the added areas 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 Order amended be applied to the added areas:

And whereas by the County of the City of Glasgow 56 & 57 Vict. Act 1893 the city was constituted a county of a city under c. clxxxviii. the name of the county of the city of Glasgow and it is expedient that for the purposes of that Act the added areas 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 whereas it is expedient that so much of the added areas as is situated in the counties of Renfrew and Dunbarton should as in this Order provided cease to form part of those counties and form part of the county of Lanark:

And whereas it is expedient that the added areas should form part of the existing municipal wards of the city adjoining thereto:

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

And whereas the purposes aforesaid cannot be effected without an Order confirmed by Parliament under the provisions of the Private Legislation Procedure (Scotland) Act 1936:

A.D. 1937. Now therefore in pursuance of the powers contained in the last-mentioned Act the Secretary of State orders as follows:—

Short title and citations.

1. This Order may be cited as the Glasgow Boundaries Order 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Boundaries Acts 1872 to 1937.

1 Edw. 8. & I Geo. 6. c. xliii.

This Order and the Glasgow Streets Sewers and Buildings Consolidation Order 1937 may be cited together as the Glasgow Streets Sewers and Buildings Acts 1937.

This Order and the Glasgow Electric Lighting Acts 1890 to 1934 may be cited together as the Glasgow Electric Lighting Acts 1890 to 1937.

This Order and the Glasgow Gas Acts 1910 to 1934 may be cited together as the Glasgow Gas Acts 1910 to 1937.

This Order and the Glasgow Improvements Acts 1866 to 1925 may be cited together as the Glasgow Improvements Acts 1866 to 1937.

This Order and the Glasgow Libraries Acts 1899 to 1936 may be cited together as the Glasgow Libraries Acts 1899 to 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Loans Acts 1883 to 1937.

This Order and the Glasgow Markets Acts 1865 to 1932 may be cited together as the Glasgow Markets Acts 1865 to 1937.

This Order and the Glasgow Municipal Buildings Acts 1878 to 1925 may be cited together as the Glasgow Municipal Buildings Acts 1878 to 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Parks Acts 1878 to 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Police Acts 1866 to 1937.

This Order and the Glasgow Corporation Sewage Order 1935 may be cited together as the Glasgow Sewage Acts 1935 and 1937.

[1 & 2 Geo. 6.] Glasgow Boundaries Order Confirmation Act, 1937.

[Ch. vi.]

This Order and the Glasgow Tramways Acts 1905 to A.D. 1937. 1936 may be cited together as the Glasgow Tramways Acts 1905 to 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Water Acts 1855 to 1937.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Corporation Acts 1855 to 1937.

2. This Order shall except as hereinafter provided Commencecome into operation on and after the sixteenth day of ment. May one thousand nine hundred and thirty-eight (which date is hereinafter referred to as "the annexation").

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

- "Act of 1891" means the City of Glasgow Act 1891; 54 & 55 Vict.
- "Act of 1912" means the Glasgow Boundaries Act 2 & 3 Geo. 5. c. xcv. 1912;
- "Act of 1925" means the Glasgow Boundaries Act 15 & 16 Geo. 5. 1925; c. xxxi.
- "Added areas" means the areas by this Order incorporated with the existing city and shown on the map to be deposited in accordance with the provisions of the section of this Order of which the marginal note is "Map of city";
- "Annexation" means the date referred to in the section of this Order of which the marginal note is "Commencement";
- "City" means the existing city as extended by this Order;
- "Common good" means the common good fund of the city;
- "Consolidated rate" has the same meaning as in the Local Government (Scotland) Act 1929;

19 & 20 Geo. 5. c. 25.

"Corporation" means the corporation of the existing city or of the city as the case may be;

- A.D. 1937.
- "Corporation Acts" means the Glasgow Corporation Acts 1855 to 1937;
- "Costs" includes charges and expenses;
- "County councils" means the county councils of the counties of Lanark Renfrew and Dunbarton;
- "County of the city" means the county of the city of Glasgow;
 - "District councils" means the district councils of the counties of Lanark Renfrew and Dunbarton whose districts or part of whose districts are situated in the added areas;
 - "Duties" includes responsibilities and obligations;
 - "Election Acts" means the Acts in force for the time being relating to the registration of parliamentary and local government electors and the election of town councillors;
 - "Existing" means existing immediately previous to the date of the passing of the Act confirming this Order;
 - "Existing city" means the city and royal burgh of Glasgow existing immediately previous to the annexation;
 - "Gas Acts" means the Glasgow Gas Acts 1910 to 1934;
 - "Lands and heritages" means lands and heritages as defined in the Valuation Acts;
 - "Liabilities" unless where otherwise expressly provided includes all debts and liabilities to which any person is or but for the passing of the Act confirming this Order would be liable or subject whether accrued due at the annexation or subsequently accruing;
 - "Loans Acts" means the Glasgow Loans Acts 1883 to 1937;
 - "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;

[1 & 2 Geo. 6.] Glasgow Boundaries Order [Ch. vi.] Confirmation Act, 1937.

- "Office" includes any place situation or employ- A.D. 1937. ment;
- "Pension" includes any superannuation allowance gratuity or other payment made on the retirement of any officer or servant;
- "Police Acts" means the Glasgow Police Acts 1866 to 1937;
- "Powers" includes rights authorities jurisdictions civil and criminal capacities privileges and immunities;
- "Property" includes all property heritable and moveable and all estates interests servitudes and rights in to and out of property heritable and moveable 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 council justices board commissioners 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 the Act confirming this Order have on or after that date belonged to or been vested in or held in trust for such sheriff-clerk town clerk clerk of the peace county clerk town council county council district council justices board commissioners or other authority;
- "The assessor" means the assessor and the registration officer of the existing city or of the city as the case may be acting under the Valuation Acts and the Election 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;
- "Valuation Acts" means the Acts in force for the time being relating to the valuation of lands and heritages;

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- "Valuation roll" means the valuation roll made up in pursuance of the Valuation Acts;
- "Water Acts" means the Glasgow Water Acts 1855 to 1937;
- "Water rates" means the rates charges and assessments imposed assessed and levied by the Corporation under the provisions of the Water Acts.

Boundaries of city.

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

Provided that the rules prescribed by the Representation of the People Acts shall be observed and receive effect with reference to the boundaries before referred to.

Boundaries of county of city.

56 & 57 Vict. c. clxxxviii.

5. The added areas shall subject to the provisions of this Order 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 separated and disjoined 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 meant the city.

Parts of added areas to form part of county of Lanark.
52 & 53 Vict. c. 50.

6. Subject to the provisions of the Local Government (Scotland) Act 1889 so much of the added areas 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 Order had been an Order under that Act for the alteration and adjustment of boundaries.

Abolition of special districts.

7.—(1) The special lighting drainage and scavenging districts of the county councils so far as situated in the added areas shall be and are hereby abolished and to that extent all resolutions of such 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 such councils shall be relieved from all obligations in respect of the said special districts so far as situated in the added areas.

(2) The Corporation shall not in respect of such A.D. 1937. 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 these are beyond the city.

8. A map of the city (distinguishing the added areas) Map of city. of which fourteen copies have been signed by Sir Samuel Chapman the chairman of the commissioners to whom this Order was referred shall within one month after the date of the passing of the Act confirming this Order 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 House of Lords one copy in the Committee and Private Bill Office of the House of Commons one copy with the Scottish Office Whitehall London one copy with the Ministry of Agriculture and Fisheries one copy with the Commissioners of Customs and Excise one copy with the Board of Trade one copy with the Postmaster-General one copy with the Registrar-General of Births Deaths and Marriages in Scotland one copy with the Minister of Transport and one copy with the Electricity Commissioners If there be any discrepancy between the said map and the description in the First Schedule to this Order the said map shall be deemed to be correct and shall prevail.

9. Subject to the provisions of this Order the added Added areas areas and the parts thereof specified in the second column of the Second Schedule to this Order shall form part of the municipal wards of the city set out in the first column wards. of that schedule opposite to the said added areas and parts thereof respectively.

to form part of adjoining municipal

10.—(1) After the annexation and notwithstanding Register of anything to the contrary in any Act contained the electors. following provisions shall apply and have effect with respect to the registration of electors in the city (that is to say):—

(i) The duties falling to be performed by any registration officer acting under the Election Acts

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in the added areas shall be performed by the assessor;

- (ii) Whatever is necessary to be done to or by the registration officer acting under the Election Acts in relation to the list or register of electors for parliamentary and local government purposes for the existing city shall be done to or by the assessor in relation to the list or register of electors for parliamentary and local government purposes for the added areas;
- (iii) In order to enable the assessor to make up for the added areas the register of electors for the year commencing the sixteenth day of October one thousand nine hundred and thirty-eight he shall be entitled to access to the books and schedules of the registration officers acting under the Election Acts for the counties of Lanark Renfrew and Dunbarton so far as they relate to the added areas and those registration officers shall give the assessor all necessary and reasonable facilities for that purpose; and
- (iv) All rights and liabilities under any contracts entered into prior to the date of the passing of the Act confirming this Order by the county councils or any of them or by any registration officer as to the printing of the list or register of parliamentary and local government electors shall so far as applying to the added areas be transferred to and vested in the assessor and the Corporation and all expenses connected with the making up of the register of such electors for the added areas shall be borne in accordance with and in terms of the provisions of the Election Acts.
- (2) In the event of a municipal election occurring between the annexation and the fifteenth day of October one thousand nine hundred and thirty-eight in any of the wards of the city specified in the Second Schedule to this Order it shall be the duty of the assessor to prepare a register of local government electors for the purpose of such election and such register shall consist of the existing register of local government electors for such ward together with such portion of the register of electors for any registration area as contains the names of local

government electors registered in respect of lands and A.D. 1937. heritages or premises situate in any added area or part thereof forming part of the ward in which such election occurs Provided that for the purpose of preparing any register of electors for the purpose of this subsection the assessor shall be entitled to access to the books and schedules of the registration officers acting under the Election Acts for the counties of Lanark Renfrew and Dunbarton so far as they relate to the added areas and those registration officers shall give the assessor all necessary and reasonable facilities for that purpose.

11. In the event of circumstances arising in connec- Sheriff may tion with any election of town councillors in the city vary prowhich may render it necessary or expedient to fix postpone cedure for alter or vary any date (other than the date of annexation) elections. or any procedure prescribed by or in pursuance of the provisions of the Election Acts or this Order or to make up any register or list of electors or any other matter relating to such election register or list 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 following upon such application and any order made by the sheriff shall be valid and unchallengeable.

12. In the application to the city of the Temperance Application (Scotland) Act 1913 the following provisions shall from of Temperand after the date of the passing of the Act confirming ance (Scotthis Order apply and have effect:—

1913.

- (1) For the purposes of this section the following 3 & 4 words have the meanings hereby assigned to Geo. 5. c. 33. them (that is to say):—
 - "Act of 1913" means the Temperance (Scotland) Act 1913;
 - "Burgh area" means an area in the city under and for the purposes of the Act of 1913;
 - "Poll" means a poll under and for the purposes of the Act of 1913;
 - "Resolution" means a resolution under and for the purposes of the Act of 1913:

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(2) The resolutions in force in the existing municipal wards specified in the first column of Part I of the Third Schedule to this Order and in the added areas and the parts thereof set out in the second column of Part I of the said Third Schedule opposite to the said wards respectively shall respectively continue in force until the said resolutions are altered under and in terms of the Act of 1913 and the provisions of this section and each of the said wards and each of the said added areas and parts thereof shall subject to the provisions of this section respectively form separate burgh areas and the said added areas and parts thereof shall be disjoined from the areas of which at the date of the passing of the Act confirming this Order they formed part for the purposes of the Act of 1913 The questions to be submitted to the electors at the next poll in each such burgh area shall be those questions which would be submitted to the electors if the Act confirming this Order had not been passed and the times at which the polls shall be taken shall be those at which they could be taken if the Act confirming this Order had not been passed:

Provided that if at any time after the date of the passing of the Act confirming this Order the same resolution is in force in any one of the said wards and in any of the said added areas or parts thereof annexed thereto respectively in accordance with the provisions of the section of this Order of which the marginal note is "Added areas to form part of adjoining municipal wards" the said ward and the said added area or part thereof shall be combined for the purposes of the Act of 1913 and thereupon form a separate burgh area to which such resolution shall apply The questions to be submitted to the electors at the next poll in each such burgh area after the formation thereof shall be those questions which would be submitted to the electors if such ward and the said added area or part thereof annexed thereto had not been combined in terms of this section and the

time at which such poll shall be taken shall be A.D. 1937. that at which it could be taken in such ward if the Act confirming this Order had not been passed:

- (3) The added areas and the parts thereof specified in the second column of Part II of the Third Schedule to this Order and annexed in accordance with the provisions of the section of this Order of which the marginal note is "Added " areas to form part of adjoining municipal "wards" to the existing municipal wards set out in the first column of Part II of the said Third Schedule opposite to the said added areas and parts thereof respectively shall be disjoined from the areas of which at the date of the passing of the Act confirming this Order they formed part for the purposes of the Act of 1913 and shall be combined with and form part of the said wards respectively for the purposes of the Act of 1913 and the resolutions in force in the said wards at the date of the passing of the Act confirming this Order shall apply The questions to be submitted to the electors at the next poll in each such ward shall be those questions which would be submitted to the electors if such ward and the said added areas or parts thereof annexed thereto had not been combined in terms of this section and the time at which such poll shall be taken shall be that at which it could be taken in such ward if the Act confirming this Order had not been passed:
 - (4) Where under the Act of 1913 any resolution is in force in any area of which a portion is situated in the added areas nothing in this Order contained shall prejudice or affect such resolution so far as regards that portion of such area situated beyond the city and such resolution shall as regards such last-mentioned portion of such area receive effect as if the Act confirming this Order had not been passed:
 - (5) The Secretary of State may in order to meet the circumstances arising from the extension of the existing city under this Order by order vary any

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- procedure prescribed by or in pursuance of the Act of 1913 in connection with the taking of polls or otherwise including any dates fixed in connection with such procedure:
- (6) Nothing in this section or in section 12 (Application of Temperance (Scotland) Act 1913) of the Act of 1925 or in section 25 (Application of Temperance (Scotland) Act 1913) of the Glasgow Corporation Act 1930 shall prejudice or affect the operation of section 36 of the Local Government (Scotland) Act 1929 and this section and the said sections 12 and 25 shall cease to have effect on the coming into operation of any order of the Secretary of State under the said section 36 altering the boundaries of the wards referred to in this section and the said sections 12 and 25 as regards those wards the boundaries of which have been so altered.

Applications for certificates under Licensing (Scotland) Act 1903. 3 Edw. 7. c. 25.

13. After the date of the passing of the Act confirming this Order all applications for certificates or renewal of certificates or confirmation of new certificates and all appeals under and in terms of the Licensing (Scotland) Act 1903 in respect of premises in the added areas shall be made to the licensing court for the city and court of appeal for the city and shall be dealt with and finally disposed of by the said licensing court and court of appeal notwithstanding anything in this Order to the contrary.

Property of existing city vested in Corporation.

14. Subject to the provisions of this Order the common good and all property heritable and moveable (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 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 A.D. 1937. behoof of the city.

15. The Corporation the lord provost the magistrates Powers and the dean of guild of the existing city and their extended respective courts shall have possess and exercise the same over added powers and authorities including powers of assessment areas. 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 and over the existing city whether at common law or by statute.

16. The several officers of or appointed by the Officers in Corporation shall have possess and exercise in their existing several characters and capacities the same powers and city. 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.

17. Subject to the provisions of this Order and in Separate so far as necessary to give full effect thereto—

jurisdictions to

- (1) All separate magistracies councils commissions authorities and jurisdictions in the added areas shall cease and determine;
- (2) All actions prosecutions or processes both in civil and criminal causes before the sheriff courts and the justice of peace courts for the added areas in dependence at the annexation shall be adjudged and finally disposed of by the said sheriff courts and the justice of peace courts notwithstanding anything in this Order to the contrary.
- 18.—(1) Subject to the provisions of this Order and Transfer of except as otherwise in this Order expressly provided the property lands buildings depots sewers sewage purification works 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 county councils district councils or other authorities in

and liabili-

- A.D. 1937, the added areas are by virtue of this Order and without the necessity of recording in the register of sasines any conveyance notarial instrument notice of title or other deed or writing transferred to and vested in and shall be 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 councils or authorities and shall be received held and enjoyed by the Corporation accordingly.
 - (2) All the powers duties liabilities contracts and agreements of such councils or authorities in relation to the added areas are by virtue of this Order transferred and shall 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 Order by expeding a notarial instrument notice of title or otherwise this Order 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 Order 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 Order expressly provided apply to the property and assets situated beyond the city which belong to the county councils the district councils or other authorities in the added areas.
- Lightburn Joint Hospital.
- 19. Whereas Lightburn Joint Hospital serves part of the added areas therefore the following provisions shall have effect unless otherwise agreed between the county council of the county of Lanark and the Corporation (that is to say):—

Notwithstanding anything contained in this Order the interest or share belonging to the said

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county council in the said hospital effeiring to the said part of the added areas shall by virtue of this Order 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 part of the added areas subject in all respects to the terms and conditions of (1) 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 registered in the books of council and session the ninth day of March all in the year one thousand eight hundred and ninety-seven as modified by subsection (1) of section 40 (For protection of Lanarkshire authorities) of the Act of 1912 and (2) the minute of agreement entered into between the said district committees and the Corporation dated the twenty-fourth day of August and the fourth and twenty-ninth days of September and registered in the books of council and session the seventh day of November all in the year one thousand nine hundred and sixteen The Corporation shall be entitled in addition to their existing representation to representation on the joint hospital committee conform to the proportion which the valuation of the said part of the added areas bears to the valuation of the remaining portions of the districts of the Lower and Middle Wards of the said county.

20. Notwithstanding anything in this Order con- For protained the hospital of the county council of the county of tection of Renfrew (in this section referred to as "the county Renfrew council ") known as Darnley Hospital and the fire station Council. of the county council opposite to the said hospital within the added area No. 7 described in the First Schedule to this Order shall remain vested in the county council and the provisions of the sections of this Order of which the marginal notes respectively are "Existing officers and servants" "Existing officers' and servants"

A.D. 1937. compensation "and "Superannuation rights of transferred officers" shall not apply with respect to the officers and servants of the county council employed at or in connection with the said hospital and fire station.

As to Bearsden Drainage District.

- 21. The following provisions shall have effect for the protection of the county council of the county of Dunbarton unless otherwise agreed between the said county council and the Corporation:—
 - (1) Notwithstanding anything contained in this Order the portions of the outfall sewer of the Bearsden Drainage District situate within the added areas vested in the said county council at the date of the passing of the Act confirming this Order shall remain so vested:
 - (2) The said county council shall have and be subject to the same rights and obligations in relation to such portions of the said outfall sewer and in relation to the maintenance alteration renewal replacing and enlargement of the said outfall sewer as they had and were subject to within the added areas at the said date.

For further protection of county councils.

- 22. The following provisions (unless otherwise agreed in writing between the Corporation and the county councils each of which is hereinafter in this section referred to as "the county council") shall apply to the county council in relation to the added areas:—
 - (1) The Corporation shall on the annexation repay to the county council the total amount of all sums advanced by the county council by way of loans on the security of subjects within the added areas under the Small Dwellings Acquisition Acts 1899 to 1923 the Housing &c. Act 1923 the Housing (Financial Provisions) Act 1924 the Housing (Scotland) Act 1925 the Housing (Revision of Contributions) Act 1929 and the Housing (Rural Workers) Acts 1926 and 1931 under deduction of any sums repaid to the county council prior to the annexation and in consideration of such payment the county council shall assign to the Corporation all bonds and dispositions in security or other securities held by them for repayment of such advances with all rights competent to them thereunder:
- 13 & 14
 Geo. 5. c. 24.
 14 & 15
 Geo. 5. c. 35.
 15 & 16
 Geo. 5. c. 15.
 20 & 21
 Geo. 5. c. 6.
 15 & 16
 Geo. 5. c. 56.
 21 & 22
 Geo. 5. c. 39.

- (2) The Corporation shall on the annexation also A.D. 1937. repay to the county council the total amount of all sums advanced by the county council as subsidies or grants to persons in respect of subjects in the added areas under the Housing &c. Act 1923 the Housing (Financial Provisions) Act 1924 the Housing (Scotland) Act 1925 and the Housing (Rural Workers) Acts 1926 and 1931 under deduction of any grants received by or due to the county council from the Department of Health for Scotland in respect thereof at or prior to the annexation and in consideration of such payment the county council shall transfer to the Corporation all rights which they have to receive grants from the Department of Health for Scotland in respect of súch subsidies or grants:
- (3) The county council shall transfer to the Corporation all rights which they have to receive from the Department of Health for Scotland payments or grants in respect of any housing schemes carried out by the county council in the added areas under the Housing (Scotland) Acts 1925 to 1935:
- (4) The Corporation shall relieve the county council of all obligations undertaken by them prior to the annexation to persons in respect of subjects within the added areas under the Small Dwellings Acquisition Acts 1899 to 1923 the Housing &c. Act 1923 the Housing (Financial Provisions) Act 1924 the Housing (Scotland) Act 1925 the Housing (Revision of Contributions) Act 1929 and the Housing (Rural Workers) Acts 1926 and 1931 and in consideration thereof the county council shall transfer to the Corporation all rights and powers competent to the county council in respect of such obligations:
- (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 appointed (failing agreement by the parties to appoint an arbiter) by the sheriff on the application of either of the parties.

A.D. 1937.

As to electric lighting undertakings of Lanarkshire and Dunbartonshire County Councils.

23. Subject to the provisions of the Electricity (Supply) Acts 1882 to 1936 the undertakings of the county council of the county of Lanark authorised by the Shettleston and Tollcross Electric Lighting Order 1906 the Lanarkshire (Western Area) Electricity Special Order 1923 and any Special Order made on the application of the said county council in the year 1927 to the Electricity Commissioners for a Special Order entitled "Lanarkshire Electricity" and the undertaking of the county council of the county of Dunbarton authorised by the Dunbartonshire Electricity Special Order 1926 so far as the areas described in such Orders are included in the added areas shall notwithstanding anything contained in the section of this Order of which the marginal note is "Transfer of property and liabilities" continue vested in the said county councils respectively:

c. 12.

Provided that section 2 (Purchase of undertaking by 51 & 52 Vict. local authority) of the Electric Lighting Act 1888 shall not unless otherwise agreed in writing between the said county councils or either of them and the Corporation apply to any part of the undertakings of the said county councils authorised or to be authorised by the said Special Orders and included in the added areas.

Saving recovery of rates by county councils.

24. Nothing in this Order contained shall prejudice or interfere with the powers of the county councils to recover all rates and assessments imposed by and due to them or any of them in respect of subjects in the added areas for any period prior to the annexation.

Books to be evidence.

- 25.—(1) All books documents maps and plans directed or authorised to be kept by the county councils district councils or other authorities in the added areas or any of them by any Act or otherwise shall so far as they relate to the added areas 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 councils or authorities.
- (2) This section shall not apply to the books documents maps and plans kept by the county councils district councils and other authorities which relate to parts of the counties of Lanark Renfrew and Dunbarton

respectively other than the added areas 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 areas and the respective clerks or other officers of the said councils and authorities shall afford all necessary and reasonable facilities for that purpose.

A.D. 1937.

26.—(1) Subject and without prejudice to the pro- Corporation visions of this Order the Corporation the county councils may enter the district councils or other authorities in the added areas into agreeor any of them before or after the annexation may make and carry into effect agreements with respect to the transfer to the Corporation of the property liabilities or powers from such councils or other authorities or any of them 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 Order to which any such agreement may relate.

ments.

- (2) The provisions of any such agreement shall be deemed to be within the powers of the Corporation and of such councils or other 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 Order of the property liabilities or powers of the county councils district councils or other authorities or any of them shall failing agreement be determined by an arbiter to be appointed by the Secretary of State on the application of any of the parties concerned 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.
- 27. The public and general and local and personal Applica-Acts relating to and in force in the existing city and all tion of byelaws rules regulations and orders made thereunder general shall subject to the provisions of this Order be exercised over and be applicable to the city:

and local Acts.

Provided that in the application of the Glasgow Streets Sewers and Buildings Consolidation Order 1937

Glasgow Boundaries Order [1 & 2 Geo. 6.] [Ch. vi.] Confirmation Act, 1937.

A.D. 1937. and any byelaws rules and regulations in operation thereunder to any buildings in the added areas which have been or are being constructed or the plans of which have prior to the annexation been approved and the erection thereof commenced within one year from the annexation in accordance with any Act byelaws rules and regulations in operation in the added areas immediately prior to the annexation such buildings shall be deemed to be existing buildings as defined in the said Order.

Corporation may enter into agreements as to treatment of sewage in added areas.

- 28.—(1) Subject and without prejudice to the provisions of this Order the Corporation the county councils or any other local authorities or any of them may make and carry into effect agreements with respect to the reception treatment and disposal of the sewage and drainage of any part of the added areas outwith the county areas as defined by the Glasgow Corporation Sewage Order 1935 on such terms and conditions as may be agreed between the Corporation and the county councils or other local authorities or any of them.
- (2) The provisions of any such agreement shall be deemed to be within the powers of the Corporation and of the county councils or other local authorities or any of them respectively and shall have and be carried into effect accordingly.
- (3) Any payments to be made by the Corporation to the county councils or other local authorities or any of them in pursuance of any agreement made under this section shall be and be deemed to be expenditure incurred by the Corporation under the Glasgow Corporation Sewage Order 1935 for the purposes of the sewage undertaking as defined by that Order.

Further provisions as to Bearsden Drainage District.

29. Section 40 (Continuing agreement with Dunbartonshire County Council) of the Glasgow Corporation Sewage Order 1935 and the agreement set forth in the Fifth Schedule to that Order shall cease to apply to so much of the added areas as is within the Bearsden Special Drainage District described in the said agreement.

As to sewage areas in counties.

30. So much of the Dunbartonshire area the Lanarkshire area and the Renfrewshire area respectively described in the Third Schedule to the Glasgow Corporation Sewage Order 1935 (in this section referred to as

"county areas") as are situated in the added areas shall A.D. 1937. cease to form parts of the county areas respectively and the said Order of 1935 shall be read and construed accordingly.

- 31.—(1) Notwithstanding anything in this Order As to supply contained the Corporation shall not exercise any of the of gas in powers vested in them by the Gas Acts and this Order added areas. so far as relating to the supply of gas) within any part of the added areas which is situate within the limits for the supply of gas of any authority company body or person authorised to supply gas in such part of the added areas in pursuance of statutory powers vested in such authority company body or person at the annexation until the Corporation have purchased by agreement in pursuance of the provisions of this section the undertaking or so much of the undertaking of any such authority company body or person as is situate within any such part of the added areas (any such authority company body or person and any such undertaking or portion of the undertaking of any such authority company body or person being hereinafter in this section respectively referred to as the "authority" and the "undertaking").
- (2) The Corporation may at any time after the annexation with the consent and approval of the Board of Trade purchase and the authority may sell the undertaking for such price and upon and subject to such terms and conditions as may be agreed between the Corporation and the authority.
- (3) Until the completion of the purchase by the Corporation of the undertaking the powers rights duties and obligations of the authority in respect of the undertaking shall continue vested in exerciseable by and incumbent on the authority and on the completion of such purchase such powers rights duties and obligations shall cease.
- (4) All mains pipes and apparatus comprised in any undertaking purchased by the Corporation in pursuance of this section shall form part of the gas undertaking authorised by the Gas Acts and this Order and shall be held used and enjoyed by the Corporation accordingly.
- 32. Subsection (3) of section 39 (For the protection of the district committee of the Lower Ward of Lanark) of the Act of 1891 shall not apply to the added areas

Repeal of part of Act of 1891 relating to added areas.

- [Ch. vi.] Glasgow Boundaries Order [1 & 2 Geo. 6.] Confirmation Act, 1937.
- A.D. 1937. so far as relating to the extra charge for the pumping of water for domestic purposes referred to in that section.

Roads streets and footpaths. 33. All bridges highways roads streets lanes and footpaths in the added areas which were vested in the county councils or other authorities at the annexation are by virtue of this Order transferred to and vested in and shall be managed maintained and repaired by the Corporation subject to the provisions of the Police Acts and the said councils or authorities shall be freed and relieved of the liability to repair and maintain all such bridges highways roads streets lanes and footpaths in all time coming.

New contracts or agreements.

34. The county councils the district councils or any of them shall not after the date of the passing of the Act confirming this Order without the previous consent of the Corporation make or enter into any contract or agreement in respect of the added areas 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 respective districts and the due observance of their statutory obligations.

As to supply of water in added areas.

35.—(1) Notwithstanding anything in this Order contained the Corporation shall not exercise any of the powers vested in them by the Water Acts and this Order so far as relating to the supply of water (including the levying of water rates) within any part of the added areas which is within the limits for the supply of water of any authority company body or person supplying water in pursuance of statutory powers vested in such authority company body or person at the annexation without the consent in writing of such authority company body or person or until the Corporation have purchased in pursuance of the provisions of this section the part of the undertaking of such authority company body or person situate within that part of the added areas (which authority company body or person and which part of the said undertaking are hereinafter respectively in this section referred to as the "transferor authority" and the "transferred undertaking").

[1 & 2 Geo. 6.] Glasgow Boundaries Order Confirmation Act, 1937.

revenue producing undertaking.

- (2) The Corporation may at any time after the A.D. 1937. annexation give notice to the transferor authority requiring the transferor authority within a period of not less than two years from the date of such notice to sell the transferred undertaking and thereupon the transferor authority shall sell and the Corporation shall purchase the transferred undertaking at such price as may be mutually agreed upon or failing agreement as may be fixed by an arbiter to be agreed upon or failing agreement to be appointed by the President of the Institution of Civil Engineers and the price to be paid with respect to the transferred undertaking shall be
- (3) Notwithstanding anything in this section contained the Corporation shall not under the powers of this section acquire any trunk main forming part of the transferred undertaking which is required by the transferor authority for supplying any part of their limits of supply beyond the added areas.

fixed on the basis of payment as for the transfer of a

- (4) Until the completion of the purchase by the Corporation of the transferred undertaking the powers rights duties and obligations of the transferor authority in respect of the transferred undertaking shall continue vested in exerciseable by and incumbent on the transferor authority and on the completion of such purchase such powers rights duties and obligations shall cease.
- (5) All mains pipes and apparatus comprised in any transferred undertaking purchased by the Corporation in pursuance of this section shall form part of the water undertaking of the Corporation and shall be held used and enjoyed by the Corporation accordingly.
- (6) The Corporation may apply to any transferor authority for a supply of water to enable the Corporation to supply water in the part of the added areas supplied by such transferor authority prior to the purchase of the transferred undertaking and such transferor authority shall if it has water available furnish to the Corporation a supply of water for such purpose for such period and on such terms and conditions as may be agreed or failing agreement as may be settled by an arbiter to be appointed by the sheriff Provided such supply shall not prejudicially affect or restrict the supply of water within the limits of supply of the transferor authority.

A.D. 1937.

As to water supply in added areas.

36. Notwithstanding anything to the contrary contained in the Water Acts and subject to the provisions of this Order the Corporation shall not until the expiration of ten years from the annexation be bound within the added areas to provide the supply of water required to be given within the limits for compulsory supply except in so far as any such supply is given or is capable of being given in conformity with the provisions of section 35 of the 10&11 Vict. Waterworks Clauses Act 1847 by means of the existing pipes therein or any extensions thereof provided by the Corporation Provided always that lands and heritages within the added areas which the Corporation do not supply with water shall not during the said period of ten years be assessed for the domestic water rate.

National Insurance Committees.

c. 17.

37. After the annexation the powers of the Department of Health for Scotland (hereinafter in this section referred to as "the department") shall operate for the purpose of reconstituting by order made by the department the insurance committees for the counties of Lanark Renfrew and Dunbarton and for the city as from the annexation or such subsequent date as shall be determined by the department and that in such manner and to such extent if any as the department may deem necessary in consequence of the provisions of this Order and for the adjustment consequent on the said provisions of the boundaries of the areas and the financial rights and obligations of the said committees and any such order made by the department may contain such incidental supplemental and consequential provisions as may appear to the department necessary or expedient for carrying the order made by them into effect and for adapting thereto the provisions of the National Health Insurance Acts 1936 and 1937 provided that any order so made shall be laid before both Houses of Parliament as soon as may be after it is made.

26 Geo. 5. & 1 Edw. 8. c. 32. 1 Edw. 8. & 1 Geo. 6. c. 24.

Existing officers and servants.

38.—(1) The persons who at the annexation are officers or servants of the county councils or the district councils and who are employed principally in the performance of any duties in the added areas in respect of business transferred to the Corporation by or in pursuance of this Order shall on and after the annexation 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 A.D. 1937. 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 authority 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 transferred officer or servant whose office they may deem unnecessary but such officer or servant shall be entitled to compensation under this Order Provided that for the purposes of this subsection any officer or servant 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 annexation because his services are not required or his duties are diminished in consequence of this Order and not on the ground of misconduct shall be entitled to compensation under this Order.
- (4) If any such officer or servant can only be removed from his office or service with the consent of some specified authority other than the county councils or district councils such consent shall be obtained before such officer or servant is so removed unless such officer or servant otherwise agrees with the Corporation.
- (5) Any constable who at the annexation belongs to the police force of the counties of Lanark Renfrew or Dunbarton and acts as a constable in any part of the added areas shall on and after that date if his services are not required by the chief constable of the county in which he so acted become a constable of the city and section 8 of the Police Pensions Act 1921 shall apply to 11 & 12 such constable as if he had become a constable of the city Geo. 5. c. 31. with the written sanction of the chief constable of the police force of the county to which he belonged at the annexation.

A.D. 1937.

- (6) Every officer servant or constable so transferred to the Corporation whose office is not abolished in pursuance of the provisions of this section shall—
 - (a) hold his office by the same tenure and upon the same terms and conditions as he held it at the annexation;
 - (b) while performing the same or analogous duties receive not less salary or remuneration; and
 - (c) be entitled to not less pension (if any) than that which he would have been entitled to claim and receive if the Act confirming this Order had not been passed.
- (7) If at any time within five years after the annexation any officer or servant so transferred is required by the Corporation to perform duties which are not analogous to or which are an unreasonable addition to those which that officer or servant performed immediately before the annexation the Corporation shall pay such officer or servant such additional remuneration as in their opinion may be reasonable and if such officer or servant is dissatisfied with such additional remuneration as aforesaid such officer or servant may if he thinks fit relinquish his office or employment in which case he shall be entitled to compensation under this Order.

Existing officers' and servants' compensation.

39. The provisions of section 7 of the Local Government (Scotland) Act 1929 so far as relating to compensation to officers of transferor authorities shall with the necessary modifications extend and apply in respect to any officers and servants entitled to compensation under the provisions of this Order and in respect of every officer or servant who by virtue of anything done in pursuance or in consequence of this Order suffers any direct pecuniary loss by abolition of office or by diminution or loss of salary wages emoluments or fees as if they were officers and servants of the transferor authority and as if the Corporation were a transferee authority.

Superannuation rights of transferred officers.

40. Every officer and servant transferred by the section of this Order of which the marginal note is "Existing officers and servants" who on the annexation holds a post designated as an established post for the

purposes of the Local Government and other Officers A.D. 1937. Superannuation Act 1922 shall be deemed to be an employee of the Corporation to whom the scheme for Geo. 5. c. 59. the superannuation of employees of the Corporation established and maintained in terms of the Glasgow Corporation (Water and General) Order 1902 applies and if he was immediately before the annexation an officer or servant of any of the county councils or district councils he shall be deemed to have transferred to the service of the Corporation in circumstances rendering a transfer value under subsection (1) of section 8 of the said Act of 1922 payable by such county council or district council.

41.—(1) The Corporation shall pay to the persons now holding the office of clerk of the peace for the added areas compensation in respect of any loss which they may sustain by diminution of salary or emoluments or loss of office consequent upon the extension of the boundaries of the existing city by this Order authorised.

Compensation to clerks of peace.

(2) 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 of State on the application of any of the parties concerned and the decision of such arbiter shall be final.

42.—(1) Every person whose settlement is derived from birth or residence for the statutory period of three years in the added areas shall be deemed to have a settlement within the city.

Poor Law settlement.

- (2) Every person who at the annexation is resident in the added areas and is in course of acquiring a settlement in the counties of Lanark Renfrew or Dunbarton by reason of such residence shall for the purposes of his settlement be deemed to have resided within the city during the period during which he has prior to the annexation resided within the added areas.
- (3) Where at the annexation a person has a settlement within the counties of Lanark Renfrew or Dunbarton or any of them (hereinafter in this section respectively referred to as "the county") by reason of residence partly in the added areas and partly in another part of

A.D. 1937. the county the city or the county as the case may be shall be deemed to be the area of settlement of that person according as the place of his residence at the time of his acquiring a settlement was within the added areas or within another part of the county.

61 & 62 Viet. c. 21.

- 24 & 25
- (4) For the purposes of section 4 of the Poor Law (Scotland) Act 1898 and subsection (3) of section 3 of the Poor Law (Scotland) Act 1934 every person who at Geo. 5. c. 52. the commencement of this Order is resident in the added areas shall be deemed to have resided within the city during the period during which he has prior to the commencement of this Order resided within the added areas or within any other part of the counties of Lanark Renfrew or Dunbarton.

Borrowing powers.

- 43.—(1) The Corporation may borrow for the purposes of this Order such sum (not exceeding in the whole the amount of the debts and obligations of the county councils the district councils and other authorities which by this Order they are required to take over and pay and also of such expenditure as may be necessary to put the added areas 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 Order and for exercising any of the powers by this Order conferred on them) as may be ascertained and determined by the Secretary of State 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 Order or out of the proceeds of the sale of lands or other receipts of the nature of capital other than borrowed money.

Sinking funds.

44.—(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 A.D. 1937. 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 Order 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.

- (2) All moneys borrowed by the authorities in the added areas the liability for the repayment of which is transferred to the Corporation under the powers of this Order 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.
- 45. The assessments appropriate to any of the Assesspurposes of this Order authorised by the Corporation ments. Acts shall extend and apply to the money which the Corporation are by this Order authorised to borrow and to any expenditure incurred by the Corporation in implementing any obligation under this Order.

46.—(1) Nothing in this Order contained shall For proprejudice or affect the rights powers and duties of the tection of Commissioners acting under the Airdrie Rural District Airdrie Police and Airdrie District Court Houses Act 1855.

Court House Commissioners. 18 & 19 Vict. c. clxxxv.

(2) The Corporation shall in levying the consolidated rate within so much of the added areas as is included within the limits of the Airdrie Rural Police District as defined by the said Airdrie Rural District Police and Airdrie District Court Houses Act 1855 levy such portion only of the consolidated rate as remains after deducting therefrom an amount equal to the proportion of the consolidated rate which the sum paid by the Corporation under section 7 (As to payments by Corporation to Court Houses Commissioners) of the Glasgow Municipal 41 & 42 Vict. Buildings Act 1878 represents of the total expenditure c.lxxix. of the Corporation defrayed out of the consolidated rate and the grants of the Corporation under Part III of the Local Government (Scotland) Act 1929.

A.D. 1937. 47.—(1) Notwithstanding anything in this Order contained—

Assessments in added areas.

- (a) during the period of ten years from the term of Whitsunday one thousand nine hundred and thirty-eight the rates and assessments (excluding water rates) to be levied and recovered by the Corporation on and from the owners and occupiers respectively of all lands and heritages existing at the annexation in the added areas shall not in respect of such lands and heritages in each of the districts in the added areas mentioned in column two of the Fourth Schedule to this Order and shown on the map of the city signed by the chairman of the commissioners to whom this Order was referred and deposited with the town clerk exceed the amount set out in the third and fourth columns respectively of the said schedule opposite to the said districts; and
- (b) notwithstanding anything in the Valuation Acts contained the rates and assessments (excluding water rates) to be levied and recovered by the Corporation during the said period of ten years as aforesaid shall be levied by the Corporation on the amount of the rateable value of such lands and heritages (other than lands and heritages entered in the portion of the valuation roll made up by the Assessor of Public Undertakings (Scotland)) as entered in the valuation roll for the year ended Whitsunday one thousand nine hundred and thirty-seven in which such lands and heritages were entered provided that where the rateable value of any of such lands and heritages so entered has been fixed with reference to a part only of the year the rateable value thereof, shall for the purpose of the foregoing provision of this subsection be increased proportionately to a rateable value in respect of the whole year and any question as to whether such rateable value has been fixed with reference to a part only of the year or as to the amount of any such increase shall be referred to the sheriff whose decision shall be final.

Ch. vi.

(2) The provisions of paragraph (b) of subsection (1)of this section shall cease to apply to any land and heritage let to a tenant by the owner thereof in any year during the said period of ten years at an amount greater or less than the yearly rent or value set forth in the said valuation roll.

A.D. 1937.

- (3) If in any year during the said period of ten years any material alteration or addition shall be made on or to any of the lands and heritages referred to in subsection (1) of this section such alteration or addition shall for the purposes of the Valuation Acts and any enactment relating to rating be deemed during that year and the remainder of such years to be a separate land and heritage and to have come into existence subsequent to the annexation.
- 48. Notwithstanding anything in this Order or in For protecany public general local or personal Act or Order relating tion of Clyde to or in force in the city the following provisions shall apply and have effect for the protection of the Clyde Power Valley Electrical Power Company (in this section called Company. "the company") unless otherwise agreed on in writing between the Corporation and the company (that is to say):—

Valley Electrical

- (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 areas:
- (2) The Corporation shall not supply electrical energy to any other person in the added areas for any purpose for which the company are at the date of the passing of the Act confirming this Order authorised to supply such energy within the added areas:
- (3) Section 63 (For protection of corporations) and section 66 (For protection of corporation of Glasgow) of the Clyde Valley Electrical Power 1 Edw. 7. Act 1901 and section 68 (For protection of c. cexxv. Clyde Valley Electrical Power Company) of the Act of 1912 shall not apply within the added areas:

(4) The Corporation shall not in connection with the making maintaining or carrying on of any of

Glasgow Boundaries Order [1 & 2 Geo. 6.] Confirmation Act, 1937.

A.D. 1937.

45 & 46 Vict. c. 56. 62 & 63 Vict. c. 19. their works interfere with the electric lines and works of the company within the added areas except in accordance with the provisions of section 15 of the Electric Lighting Act 1882 and the provisions of the Electric Lighting (Clauses) Act 1899 but subject to the exclusion of the sections of the Acts specified in subsection (3) of this section and the company shall not interfere with any works of the Corporation within the added areas except in accordance with the provisions of section 15 of the Electric Lighting Act 1882 and the provisions of the Electric Lighting (Clauses) Act 1899 but subject to the exclusion of the sections of the Acts specified in the said subsection (3) of this section.

Application of section 16 of Electricity (Supply) Act 1919 as amended by subsequent Acts. 9 & 10 Geo. 5. c. 100. 12 & 13 Geo. 5. c. 46. 16 & 17 Geo. 5, c. 51. 19 & 20 Geo. 5. c. 4. 23 & 24

Geo. 5. c. 46.

- 49. Section 16 of the Electricity (Supply) Act 1919 as amended by the Electricity (Supply) Act 1922 by the Sixth Schedule to the Electricity (Supply) Act 1926 and by the Electricity (Supply) Acts 1928 and 1933 shall apply and have effect in the case of—
 - (a) the transfer to the Corporation of any part of the undertaking of the Clyde Valley Electrical Power Company in any part of the added areas by reason or in consequence of the extension by this Order of the boundaries of the city; or
 - (b) any cessation of operation or change in the method of operation of any part of the undertaking of the said company by reason or in consequence of such extension as aforesaid or of the supply by the Corporation instead of by the said company of electrical energy to persons in the added areas consequent upon such extension;

as if such transfer cessation or change had taken place in pursuance of a scheme made under or in consequence of the said Act of 1919 for the improvement of the supply of electricity in a district.

Saving for Strathclyde Electricity Supply Company. 50.—(1) Nothing in this Order 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 the A.D. 1937. Kilpatrick Electric Lighting Order 1906 the Renfrew and District Electricity Special Order 1922 the Kilpatrick Electricity (Extension to Milngavie and District) Special Order 1922 the Eastwood and Cathcart Electricity (Extension) Special Order 1923 the Busby Mearns and District Electricity Special Order 1924 and the Renfrewshire (Western Area) Electricity Special Order 1925 respectively as is situate within the added areas and the Corporation shall not compete with the company by supplying electricity within any of such areas.

- (2) In the event of the Corporation acquiring the undertaking of the company so far as situate within the city or any part thereof the said Orders or so much thereof as shall relate to such part shall cease to have effect in the city.
- 51. With respect to any agricultural lands and As to agriheritages as defined in the Rating and Valuation Appor- cultural or tionment Act 1928 and including dairies cowsheds stables pasture or piggeries (hereinafter in this section called "agri- 18 & 19 cultural subjects") within the added areas the Cor- Geo. 5. c. 44. poration may relax or modify to such extent as they may consider proper and reasonable the provisions of the Corporation Acts and this Order and of any byelaws or regulations made or to be made by the Corporation under the authority of the same with respect to lighting cleansing ventilation and drainage the supply of water and gas the accumulation of manure the working and manuring of the land the keeping of dogs cows horses pigs and poultry and the discharge of firearms provided that if the Corporation refuse to relax or modify such provisions any owner or occupier of such agricultural subjects aggrieved by the refusal of the Corporation so to do may within three months after the date of such refusal appeal to the Department of Health for Scotland who shall have regard to the character and situation of the subjects and all the circumstances of the case and may if of opinion that there is no prejudice to health relax or modify such provisions to such extent as they may think fit.

52. Notwithstanding anything in this Order con-For tained the following provisions for the protection of protection Nether Pollok Limited and their successors in the ownership of that part of the Estate of Pollok situated within

of Nether Pollok Limited.

Glasgow Boundaries Order [1 & 2 Geo. 6.] Confirmation Act, 1937.

A.D. 1937. the added areas (hereinafter called "the owners") shall (unless otherwise agreed in writing between the Corporation and the owners) apply and have effect:—

> The Corporation shall upon completion thereof take over and maintain all roads streets lanes and sewers constructed or to be constructed upon that part of the Estate of Pollok situated within the added areas in the same way and manner and upon the same terms and conditions as similar roads streets lanes and sewers in that part of the Estate of Pollok situated within the existing city and adjoining the added areas have been taken over by the Corporation and shall also take over footpaths constructed along such first-mentioned roads or streets if in order to the satisfaction of the Corporation.

Saving for section 17 of Glasgow Corporation Act 1930. 20 & 21 Geo. 5. c. clxxvii.

Saving right in sewers.

- 53. Notwithstanding anything in this Order contained references to the city in section 17 (Restricting running of omnibuses in competition) of the Glasgow Corporation Act 1930 shall be read and construed as references to the existing city.
- 54. Nothing in this Order or in the Corporation Acts contained with respect to the vesting in the Corporation of any sewer within the added areas shall prejudice or affect the right of any superior owner or other person by whom or by whose predecessor the same shall have been constructed to recover the cost or any proportion of the cost of constructing the same from the owner of adjacent lands in the event of such owner desiring to form or forming a connection with such sewer for the purpose of draining such lands.

Saving for county and district councillors.

55. Notwithstanding anything contained in the Local Government (Scotland) Act 1929 or this Order any member of any of the county councils or district councils who at the annexation represents any electoral division situated partly within and partly without the added areas shall continue to be a member of such county council or district council as the case may be (unless he resigns) until the next election of county councillors or district councillors after the annexation.

Saving of election of members to

- 56. Nothing in this Order contained shall affect—
 - (1) The city and the counties of Lanark Renfrew and Dunbarton or the limits thereof or the

Glasgow Boundaries Order [1 & 2 Geo. 6.] [Ch. vi.] Confirmation Act, 1937.

A.D. 1937. or other authority the Corporation had been a party thereto.

Extension barony and regality of Glasgow.

59. For the purposes of registration of writs in the of boundary divisions of the General Register of Sasines for Scotland of county of the added areas (except the portion thereof within the boundaries of the royalty of the royal burgh of Rutherglen) shall be included in and form part of the county of the barony and regality of Glasgow and shall cease for those purposes to be a part of the counties of Lanark Renfrew and Dunbarton.

Saving for burgh of Rutherglen.

16 & 17

60. Notwithstanding anything in this Order contained the provost magistrates and councillors of the royal burgh of Rutherglen shall continue to possess and exercise all the powers and duties possessed by them at the annexation in connection with the making up of titles and (subject to the provisions of the Burgh Registers Geo. 5. c. 50. (Scotland) Act 1926) with the registration of writs relative to heritable property situated within that portion of the added areas within the boundaries of the royalty of the royal burgh of Rutherglen.

Saving for railway property.

61. Nothing in this Order shall transfer or be deemed to transfer to the Corporation any property in the added areas belonging to a railway company.

Financial adjustments.

4 & 5

62. The financial adjustments as between the Corporation and the county councils or district councils consequent upon the annexation of the added areas to the existing city-as provided in this Order shall be made upon the basis of the provisions of the Local Government Geo. 5. c. 74. (Adjustments) (Scotland) Act 1914 and in accordance with the rules contained in the schedule to that Act and section 50 of the Local Government (Scotland) Act 1889 shall apply and have effect upon the annexation of the added areas to the existing city as provided in this Order and any disputes or differences arising in connection with such adjustments shall be settled as aforesaid by an arbiter to be agreed upon and failing agreement to be appointed by the Secretary of State on the application of any of the parties If any question of law shall arise in the course of such arbitration the arbiter shall have power at the request of either party to state a case for the opinion of the court of session and the court shall determine such question.

electors thereof so far as regards the election of members to serve in Parliament and the city and those counties shall for parliamentary purposes remain the same as if the Act confirming this Order had not been passed;

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serve in Parliament teinds &c.

- (2) The teinds payable out of the lands situated within the city or the rights privileges and emoluments of the ministers kirk sessions and session clerks of the parishes within the same;
- (3) The holdings or tenure of any lands or heritages; and
- (4) 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 areas 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 parties respectively.
- 57. Notwithstanding anything in this Order con- Added areas tained the added areas shall cease to form part of the to cease to areas described in Part II of the First Schedule to the Special Areas (Development and Improvement) Act 1934.

form part of special areas. 25 & 26 Geo. 5.c. 1.

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

(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 effect ally as if instead of the said councils

63. All laws statutes powers and usages in force at the annexation in relation to the added areas in so far as they are inconsistent or at variance with the provisions of this Order shall subject to the provisions of this Order sistent with cease to apply to the added areas.

Repeal of laws incon-

64. Nothing in this Order shall affect prejudicially Crown any estate right power privilege or exemption of the rights. Crown and in particular nothing herein contained shall authorise the Corporation to take use or in any manner interfere with any portion of the shore or bed of the sea or of any river channel creek bay or estuary or any land heritages subjects or rights of whatsoever description belonging to His Majesty in right of His Crown and under the management of the Commissioners of Crown Lands or of the Board of Trade respectively without the consent in writing of the Commissioners of Crown Lands or the Board of Trade as the case may be on behalf of His Majesty first had and obtained for that purpose.

Order.

65. The costs charges and expenses of and incident Costs of to the preparing for obtaining and confirming of this Order. Order or otherwise in relation thereto shall be paid by the Corporation and may be allocated by them amongst such of the departments of the Corporation as they may deem expedient and if paid out of moneys which the Corporation are hereby authorised to borrow for the purpose shall be repaid out of revenue within five years from the date of the passing of the Act confirming this Order.

The SCHEDULES referred to in the foregoing Order.

THE FIRST SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Boundaries of city.")

DESCRIPTION OF THE ADDED AREAS.

Area No. 1.

Beginning at a point on the boundary of the existing city in the centre of the river Kelvin north of Sandyflat at the junction of the boundary of the existing city with the boundary

[Ch. vi.]

Glasgow Boundaries Order [1 & 2 Geo. 6.] Confirmation Act, 1937.

A.D. 1937. Ist Sch.

between the counties of Lanark and Dunbarton thence proceeding in a north-easterly direction along the said county boundary to a point 220 feet or thereabouts east of the centre of Balmuildy Bridge thence south-eastward along a line parallel to and distant 200 feet north-east from the north-east side of Possil Road to a point on the north side of Balmuildy Road thence north-eastward along the north side of Balmuildy Road to a point in line with the eastern boundary of enclosure marked 102 on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet I.10 Dunbartonshire sheet XXIV.10 scale 25.344 inches to one mile thence south-eastward to and along the eastern boundary of the said enclosure marked 102 and along the eastern boundaries of enclosures marked 101A and 71 on the said last-mentioned map thence north-eastward along the southern boundary of enclosure marked 108 on the said lastmentioned map thence south-eastward along the eastern boundary of enclosure marked 70 on the said last-mentioned map and enclosures marked 70 and 68 on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet I.11 scale 25.344 inches to one mile to the existing city boundary thence in a south-westerly direction along the boundary of the existing city to the point of commencement.

Area No. 2.

Beginning at a point on the boundary of the existing city north of Colston Piggery where the said boundary is intersected by the northern boundary of enclosure marked 1366 on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet I.15 scale 25.344 inches to one mile thence proceeding in a northeasterly and south-easterly direction along the northern and north-eastern boundaries of the said enclosure marked 1366 and along the north-eastern eastern north-eastern and south-eastern boundaries of enclosure marked 1350 on the said last-mentioned map to the existing city boundary thence in a north-westerly direction along the boundary of the existing city to the point of commencement.

Area No. 3.

Beginning at a point on the boundary of the existing city south of Graham Terrace Auchenairn at the north-west corner of enclosure marked 396 on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet I.16 scale 25.344 inches to one mile thence proceeding in a north-westerly and easterly direction along the western and northern boundaries of enclosure marked 432 on the said last-mentioned map thence continuing eastward along the northern boundary of enclosure marked 431 on the said last-mentioned map and in continuation thereof in a straight line to the north-west corner of enclosure marked 427 on the said last-mentioned map thence in a south-easterly

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direction along the west boundary of the said enclosure marked 427 to a point 75 feet or thereabouts north of the north-west corner of enclosure marked 427A on the said last-mentioned map thence eastward in a straight line for a distance of 240 feet or thereabouts to a point 140 feet south measured at right angles from the south side of Auchenairn Road thence northward in a straight line to the south side of Auchenairn Road at a point 300 feet or thereabouts west of the north-west corner of enclosure marked 426A on the said last-mentioned map thence eastward along the northern boundaries of enclosures marked 427 426A and 425 on the said last-mentioned map thence south-eastward and southward along the northeastern and eastern boundaries of the said enclosure marked 425 on the said last-mentioned map to the existing city boundary thence in a westerly direction along the boundary of the existing city to the point of commencement.

Area No. 4.

Beginning at a point on the boundary of the existing city south of Craigendmuir in the centre of the stream running from Frankfield Loch to Bishop Loch at the north-east corner of enclosure marked 361 on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet VII.1 scale 25.344 inches to one mile thence generally eastward along the centre of the said stream on the said last-mentioned map and on the Ordnance Survey map of Lanarkshire (revision of 1934) sheet VII.2 scale 25.344 inches to one mile to the south-east corner of enclosure marked 1994 on the said last-mentioned map thence northward along the west boundaries of enclosures marked 203 202 207 and 207A on the said last-mentioned map and in continuation thereof in a straight line to the north side of the road leading from Craigendmuir to Cardowan and Gartloch Distillery thence north-eastward and south-eastward along the north-west and north-east sides of the said road to a point on the boundary between the parishes of Cadder and Glasgow thence southeastward eastward north-eastward southward north-eastward and eastward along the boundary between the said parishes of Cadder and Glasgow to the north-west corner of enclosure marked 1816 on the said last-mentioned map thence eastward and north-eastward along the south side of the ditch on the southern and south-eastern boundaries of enclosure marked 1817 on the said last-mentioned map and on the Ordnance Survey map of Lanarkshire (edition of 1913) sheet VII.3 scale 25.344 inches to one mile to the eastmost corner of the enclosure marked 1817 on the said last-mentioned map thence southeastward and eastward along the south-western and southern sides of the ditch on the south-western and southern sides of enclosure marked 1928 on the said last-mentioned map to a point in line with the eastern boundary of the caid enclosure

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marked 1816 on the said last-mentioned map thence southward in a straight line to the north-eastern corner of the said enclosure marked 1816 thence southward and south-eastward along the east and north-east boundaries of the said enclosure marked 1816 and in a straight line in continuation thereof to a point on the centre of the road leading from Gartloch to Gartcosh thence north-eastward along the centre of the last-mentioned road to a point in line with the north-eastern boundary of enclosure marked 1929 on the said last-mentioned map thence in a south-easterly direction in a straight line to the northmost corner of the said enclosure marked 1929 and along the northeastern boundaries of the said enclosure marked 1929 and enclosure marked 1931 on the said last-mentioned map to the boundary between the parishes of Cadder and Old Monkland thence north-eastward along the said boundary between the parishes of Cadder and Old Monkland to a point 470 feet distant from the western boundary of the Whitehill and Cuilhill highway measured along the said parish boundary thence generally in a southerly direction along a line 450 feet distant from and parallel to the western boundary of the said highway to the southern boundary of enclosure marked 346 on the Ordnance Survey map of Lanarkshire (edition of 1913) sheet VII.7 scale 25.344 inches to one mile thence southward in a straight line for a distance of 840 feet or thereabouts to a point on the south-western boundary of enclosure marked 378 on the said last-mentioned map and distant 600 feet from the north-western corner of the said enclosure marked 378 on the said last-mentioned map thence south-eastward along the south-west boundary of the said enclosure marked 378 on the said last-mentioned map and on the Ordnance Survey map of Lanarkshire (edition of. 1913) sheet VII.11 scale 25.344 inches to one mile to the southmost corner thereof thence generally south-eastward along the north-eastern boundary of the Heathery Knowe branch of the London and North Eastern Railway to the south-eastern corner of enclosure marked 628 on the said last-mentioned map thence south-eastward in a straight line to a point on the north-west boundary of the London and North Eastern Railway (Glasgow and Coatbridge line) 180 feet westward of the centre of the Monkland Canal measured along the north-western boundary of the said railway thence south-westward and westward along the north-west and north boundaries of the said railway to the boundary between the parishes of Glasgow and Old Monkland thence south-westward along the said boundary between the parishes of Glasgow and Old Monkland to the point where that boundary intersects the north side of the lastmentioned railway at the southmost corner of enclosure marked 576A on the Ordnance Survey map of Lanarkshire (edition of 1912) sheet VII.10 scale 25.344 inches to one mile thence northwestward south-westward and westward along the north-east

north-west and north boundaries of the said railway on the last-mentioned map and on the Ordnance Survey map of Lanarkshire (revision of 1933) sheet VII.9 scale 25.344 inches to one mile to the south-west corner of enclosure marked 34 on the said last-mentioned map thence generally northward along the western boundary of the said enclosure marked 34 and in a straight line in continuation thereof to the north side of Hallhill Road thence westward along the north side of the said road to the south-west corner of enclosure marked 652 on the said last-mentioned map thence northward along the western boundary of the said enclosure marked 652 to the south boundary of enclosure marked 653 on the said last-mentioned map thence westward along the south boundaries of the said enclosure marked 653 and enclosure marked 654 on the said last-mentioned map to the south-west corner of the said enclosure marked 654 thence north-westward in a straight line to the southmost corner of enclosure marked 627 on the said last-mentioned map thence north-westward along the southwest boundary of the said enclosure marked 627 to the south-east corner of enclosure marked 626 on the said last-mentioned map thence westward along the southern boundaries of the said enclosure marked 626 and enclosure marked 620 on the said last-mentioned map to the east side of Springboig Road thence westward in a straight line to the southmost corner of enclosure marked 617 on the said last-mentioned map thence northwestward along the south-west boundary of the said enclosure marked 617 to the north-west corner of enclosure marked 615 on the said last-mentioned map thence southward along the west boundary of the said enclosure marked 615 and in continuation thereof in a straight line to the north boundary of enclosure marked 613 on the said last-mentioned map thence westward and southward along the north and west boundaries of the said enclosure marked 613 to the south-west corner of the said enclosure marked 613 thence continuing southward in a straight line to the north boundary of enclosure marked 670 on the said last-mentioned map thence westward and southward along the north and west boundaries of the said enclosure marked 670 to the south-east corner of enclosure marked 671 on the said last-mentioned map thence south-westward along the south-east boundary of the said enclosure marked 671 and continuing south-westward southward and again south-westward along the south-east east and again south-east boundaries of enclosure marked 692 on the said last-mentioned map to the northeast corner of enclosure marked 691 on the said last-mentioned map thence south-westward and southward along the south-east and east boundaries of the said enclosure marked 691 to the southeast corner of the said enclosure marked 691 thence southward in a straight line to the boundary of the existing city at a point on the east side of Earnside Street at the south boundary

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of the London and North Eastern Railway thence generally westward and northward along the boundary of the existing city to the point of commencement.

Area No. 5.

Beginning at a point on the boundary of the existing city on the north side of Croftfoot Road at the south-west corner of enclosure marked 1 on the Ordnance Survey map of Lanarkshire (revision of 1935) sheet X.7 scale 25.344 inches to one mile thence north-eastward along the north-west side of Croftfoot Road to its intersection with the west side of Mill Street at the south-east corner of enclosure marked 206 on the Ordnance Survey map of Lanarkshire (revision of 1934) sheet X.8 scale 25.344 inches to one mile thence southward in a straight line to the north-east corner of enclosure marked 204 on the said last-mentioned map thence southward along the west side of the road leading from Mill Street to Mill Farm and in continuation thereof to the northmost corner of enclosure marked 85A on the Ordnance Survey map of Lanarkshire (edition of 1912) sheet X.12 scale 25.344 inches to one mile thence south-westward along the north-west boundaries of the said enclosure marked 85A and enclosure marked 88 on the said last-mentioned map thence southward along the western boundary of the said enclosure marked 88 to the south-west corner of the said enclosure marked 88 thence eastward along the south boundary of the said enclosure marked 88 to the west boundary of enclosure marked 92 on the said last-mentioned map thence southward along the said western boundary of the said enclosure marked 92 and eastward along the south boundaries of the said enclosure marked 92 and enclosures marked 89 and 93 on the said last-mentioned map thence south-eastward along the south-west boundaries of enclosures marked 101 101A 103 and 138 on the said last-mentioned map to the north side of the road leading from Cathkin Braes Park to Carmunnock thence south-westward and north-westward along the northwest and north-east sides of the said road leading from Cathkin Braes Park to Carmunnock to the eastmost corner of enclosure marked 340 on the Ordnance Survey map of Lanarkshire (edition of 1912) sheet X.15 scale 25.344 inches to one mile thence continuing north-westward for a distance of 190 feet or thereabouts along the north-east boundary of the said enclosure marked 340 thence south-westward and northwestward along lines parallel to and distant 150 feet from the north-west and north-east sides of the said road leading from Cathkin Braes Park to Carmunnock and from the north-east side of the road leading to Gallowhill to a point 210 feet or thereabouts measured in a straight line from the south-east corner of enclosure marked 344 on the said last-mentioned map thence north-westward in a straight line to a point on the north-west boundary of the enclosure marked 286 on the said

last-mentioned map distant 220 feet from the southmost corner of enclosure marked 284 on the said last-mentioned map thence in a north-westerly direction for a distance of 440 feet or thereabouts to a point 240 feet north-east of the south-west corner of the said enclosure marked 284 thence northward for a distance of 240 feet or thereabouts to a point 430 feet from the said south-west corner of the said enclosure marked 284 on the said last-mentioned map and on the Ordnance Survey map of Lanarkshire (edition of 1912) sheet X.11 Renfrewshire XIII.15 (part of) scale 25·344 inches to one mile thence westward in a straight line for a distance of 350 feet or thereabouts to a point 400 feet north-west from the eastmost corner of enclosure marked 282 on the Ordnance Survey map of Lanarkshire (edition of 1912) sheet X.15 scale 25.344 inches to one mile thence southward south-westward and north-westward along lines parallel to and distant 150 feet from the east south-east and south-west boundaries of the said enclosure marked 282 to a point 345 feet north-west of the southmost corner of the said enclosure marked 282 thence south-westward in a straight line to the south-west boundary of the said enclosure marked 282 at a point in line with the north-west boundary of enclosure marked 352 on the said last-mentioned map thence in a straight line to the northmost corner of the said enclosure marked 352 thence south-westward and south-eastward along the north-west and south-west boundaries of the said enclosure marked 352 to a point 500 feet measured in a straight line from the westmost corner of the said enclosure marked 352 thence in a straight line in a south-westerly direction to the northmost corner of enclosure marked 396 on the said last-mentioned map thence along the north-west boundary of enclosures marked 396 and 388 on the said last-mentioned map to the south-east corner of enclosure marked 381B on the said last-mentioned map thence north-westward along the north-eastern boundary of the said enclosure marked 381B thence north-eastward and northwestward along the south-eastern and north-eastern boundaries of enclosure marked 355 on the said last-mentioned map and in continuation in a straight line to the north-east corner of enclosure marked 357 on the said last-mentioned map thence north-westward and south-westward along the north-eastern and north-western boundaries of the said enclosure marked 357 and continuing south-westward along the north-western boundaries of enclosures marked 358 and 359 on the said lastmentioned map to the southmost corner of enclosure marked 360 on the said last-mentioned map thence in a north-westerly direction along the north-east boundaries of enclosures marked 367 362 360B and 361 on the said last-mentioned map and 361 on the Ordnance Survey map of Lanarkshire sheet X.14 Renfrewshire sheet XVII. 2 6 (parts of) (edition of 1912) scale 25.344 inches to one mile across the road marked 529 on the

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said last-mentioned map and along the north-east boundary of enclosure marked 528 on the said last-mentioned map thence north-eastward along the north-west boundary of enclosure marked 530 on the said last-mentioned map and on the Ordnance Survey map of Lanarkshire sheet X.10 (edition of 1912) scale 25.344 inches to one mile thence along the north-west boundary of enclosure marked 262 on the said last-mentioned map for a distance of 380 feet thence south-eastward for a distance of 490 feet measured at right angles from the north-west boundary of the said enclosure marked 262 to a point on the south-east boundary of enclosure marked 262 on the Ordnance Survey map of Lanarkshire sheet X.11 Renfrewshire sheet XIII.15 (part of) (edition of 1912) scale 25.344 inches to one mile thence north-eastward along the south-east boundary of the said enclosure marked 262 thence north-westward along the north-east boundary of the said enclosure marked 262 on the said last-mentioned map and also marked 262 on the Ordnance Survey map of Lanarkshire sheet X.10 (edition of 1912) scale 25.344 inches to one mile to the north-west corner of the said enclosure marked 262 thence in a north-westerly direction in a straight line to and along the north-east boundary of enclosure marked 537 and along the north-east boundary of enclosure marked 538 on the said last-mentioned map to a point at the boundary between the counties of Lanark and Renfrew on the westmost corner of enclosure marked 259 on the said last-mentioned map thence north-eastward northward again north-eastward eastward and again northward along the boundary between the counties of Lanark and Renfrew to the boundary of the existing city thence eastward along the boundary of the existing city to the point of commencement.

Area No. 6.

Beginning at a point on the boundary of the existing city at the junction of Carmunnock Road with Croftfoot Road where the boundary between the counties of Lanark and Renfrew meets the boundary of the existing city thence southward westward south-westward and north-westward along the said boundary between the counties of Lanark and Renfrew to the centre of the White Cart Water at Netherlee Print and Dye Works thence in a northerly direction along the centre of the White Cart Water to a point in line with the south-east boundary of enclosure marked 170 on the Ordnance Survey map of Renfrewshire (edition of 1913) sheet XIII.14 Lanarkshire sheet X.10 (part of) scale 25.344 inches to one mile thence in a straight line to the south-east corner of the said enclosure marked 170 thence south-westward along the south-east boundary of the said enclosure marked 170 and continuing south-westward and westward along the south-east and south boundaries of enclosure marked 303 on the said last-mentioned map to the

east side of Clarkston Road thence north-eastward along the east side of Clarkston Road and the east side of Netherlee Road to a point in line with the south boundary of enclosure marked 153 on the said last-mentioned map thence eastward in a straight line in prolongation of the said south boundary of enclosure marked 153 to the north-west boundary of enclosure marked 170 on the said last-mentioned map thence north-eastward and southward along the north-west and east boundaries of the said enclosure marked 170 thence southward in a straight line in prolongation of the said eastern boundary of the said enclosure marked 170 to the centre of the White Cart Water thence eastward and generally northward along the centre of the White Cart Water to the boundary of the existing city thence eastward and south-eastward along the boundary of the existing city to the point of commencement.

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Area No. 7.

Beginning at a point on the boundary of the existing city at the southmost corner of enclosure marked 292 on the Ordnance Survey map of Renfrewshire sheet XIII.13 (edition) of 1913) scale 25.344 inches to one mile thence south-westward in a straight line to the eastmost point of enclosure marked 293 on the said last-mentioned map thence south-eastward and southward along the west boundary of the Glasgow and Kilmarnock Joint Railway (Speirsbridge branch) of the London Midland and Scottish Railway Company to the south-west corner of enclosure marked 673 on the said last-mentioned map thence eastward in a straight line to the north-east corner of enclosure marked 726 on the said last-mentioned map on the west side of the road leading from Thornliebank to Patterton thence south-westward along the west side of the said road to a point 300 feet or thereabouts south-west from the eastmost corner of enclosure marked 613 on the Ordnance Survey map of Renfrewshire sheet XVII.1 (edition of 1912) scale 25.344 inches to one mile thence westward in a straight line to the south-east corner of enclosure marked 557 on the Ordnance Survey map of Renfrewshire sheet XVI.4 (edition of 1913) scale 25.344 inches to one mile thence westward along the southern boundary of the said enclosure marked 557 on the said last-mentioned map to the south-west corner of the said enclosure marked 557 thence westward in a straight line to the north-east corner of enclosure marked 576 on the said last-mentioned map thence westward along the northern boundary of the said enclosure marked 576 to the north-west corner of the said enclosure marked 576 thence westward in a straight line to the northwest corner of enclosure marked 1660B on the said last-mentioned map thence westward in a straight line to a point on the south-east boundary of enclosure marked 1654 on the said lastmentioned map 100 feet or thereabouts measured in an easterly

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direction from the east side of the road from Auchinback to Barrhead thence south-westward to the southmost corner of enclosure marked 1654 thence north-westward along the north-east side of the said road from Auchinback to Barrhead to the boundary of the burgh of Barrhead at the westmost corner of enclosure marked 1714 on the Ordnance Survey map of Renfrewshire sheet XII.15 (edition of 1913) scale $25 \cdot 344$ inches to one mile thence in a north-easterly direction along the boundary of the burgh of Barrhead to the point where that boundary meets the boundary between the parishes of Paisley and Neilston thence eastward along the said boundary between the parishes of Paisley and Neilston to the point where that boundary changes direction south thence eastward along an unnamed watercourse to the point where that watercourse again meets the boundary between the parishes of Paisley and Neilston at the south-west corner of enclosure marked 1700 on the Ordnance Survey map of Renfrewshire sheet XII.16 (edition of 1912) scale 25.344 inches to one mile thence north-westward along the said boundary between the parishes of Paisley and Neilston to the point where that boundary meets the boundary of the burgh of Barrhead at the eastmost corner of enclosure marked 805 on the said lastmentioned map thence north-westward north-eastward and westward along the boundary of the burgh of Barrhead to the centre of the Levern Water thence northward along the centre of the Levern Water to the boundary of the existing city at the north side of the viaduct carrying the Glasgow and Kilmarnock Joint Railway of the London Midland and Scottish Railway Company across the Levern Water thence eastward and southward along the boundary of the existing city to the point of commencement.

Area No. 8.

Beginning at a point on the boundary of the existing city 80 feet south of its intersection with the north boundary of enclosure marked 1287 on the Ordnance Survey map of Renfrewshire (edition of 1913) sheet XII.4 Lanarkshire sheet V.12 16 (parts of) (edition of 1913) scale 25.344 inches to one mile thence westward for a distance of 250 feet to a point 240 feet north-west of the south-east corner of enclosure marked 1288 on the said last-mentioned map thence south-westward in a straight line to a point on the north-east boundary of enclosure marked 1346 on the said last-mentioned map distant 250 feet from the southmost corner of the said enclosure marked 1288 thence north-westward along the northern boundary of the said enclosure marked 1346 for a distance of 190 feet thence northeastward in a straight line for a distance of 200 feet to a point 280 feet west of the northmost corner of enclosure marked 1345A on the said last-mentioned map thence westward for a distance of 320 feet to a point 115 feet measured at right angles from the

south-west boundary of enclosure marked 1345 on the said last-mentioned map thence north-westward in a straight line for a distance of 515 feet to a point 105 feet from the south-west boundary of enclosure marked 1345 on the Ordnance Survey map of Renfrewshire (edition of 1913) sheet XII.3 scale 25.344 inches to one mile thence north-eastward for a distance of 240 feet to a point 650 feet east of the westmost corner of the said enclosure marked 1345 on the said last-mentioned map thence northward for a distance of 400 feet to a point 150 feet east of the westmost corner of enclosure marked 1344 on the said last-mentioned map thence north-westward and westward following the curve to a point on the east side of the road leading from Paisley Road at Ralston to Renfrew via Bogside 380 feet or thereabouts south of the north-west corner of enclosure marked 1343 on the said last-mentioned map thence generally northward along the east side of the said road leading from Paisley Road to Renfrew via Bogside to the north-west corner of enclosure marked 1620 on the Ordnance Survey map of Renfrewshire (edition of 1913) sheet VIII.15 scale 25.344 inches to one mile thence eastward along the northern boundary of the said enclosure marked 1620 to the eastmost corner of that enclosure thence north-eastward in a straight line to the boundary of the burgh of Renfrew at the southmost corner of enclosure marked 197 on the said last-mentioned map thence eastward along the northern boundary of the Glasgow and Paisley Joint Railway of the London Midland and Scottish Railway Company to the point where that boundary meets the west side of Hillington Road at the south-east corner of enclosure marked 1314 on the Ordnance Survey map of Renfrewshire sheet VIII.16 Lanarkshire sheet V.7 8 12 (parts of) (edition of 1913) scale 25.344 inches to one mile thence northward along the west side of Hillington Road being the eastern boundary of the said enclosure marked 1314 and in continuation in a straight line to and along the eastern boundaries of enclosures marked 1313 and 1337 on the said last-mentioned map and the eastern boundary of enclosure marked 1336 on the said last-mentioned map to a point 150 feet north of the south-east corner of the said last-mentioned enclosure thence north-eastward in a straight line across Hillington Road to the city boundary at the southmost corner of enclosure marked 1335 on the said last-mentioned map thence southward along the boundary of the existing city to the point of commencement.

Area No. 9.

Beginning at a point on the boundary of the existing city where it meets the eastern boundary of the burgh of Clydebank thence in a northerly direction along the said boundary of the burgh of Clydebank to a point 93 feet or thereabouts north of the north side of Mill Road thence in a north-easterly direction

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in a straight line to the centre of the Anniesland-Duntocher Road at a point 430 feet measured along the centre line of the said Anniesland-Duntocher Road north-westward from the eastern boundary of enclosure marked 1193 on the Ordnance Survey map of Dunbartonshire (edition of 1919) sheet N. XXIII.15 Renfrewshire (edition of 1919) sheet VIII.7 (part of) scale 25.344 inches to one mile thence north-westward along the centre of the said Anniesland-Duntocher Road to the boundary of the burgh of Clydebank at the eastmost corner of enclosure marked 1047A on the said last-mentioned map thence in a northerly direction along the said boundary of the burgh of Clydebank to a point where the northern boundary of the burgh of Clydebank meets the boundary between the parishes of New Kilpatrick and Old Kilpatrick thence generally in a north-easterly direction along the said last-mentioned boundary between the parishes of New Kilpatrick and Old Kilpatrick to the south-west corner of enclosure marked 999 on the Ordnance Survey map of Dunbartonshire (new series) (edition of 1918) sheet N. XXIII.11 scale 25.344 inches to one mile thence eastward along the south boundaries of the said enclosure marked 999 and enclosure marked 999B on the said last-mentioned map thence eastward along the northern boundary of enclosure marked 1039 on the said last-mentioned map and the northern boundary of enclosure marked 1042a on the Ordnance Survey map of Dunbartonshire (new series) (edition of 1918) sheet N. XXIII.12 scale 25.344 inches to one mile to the south-west corner of enclosure marked 1028B on the said last-mentioned map thence in a straight line to the south-west corner of enclosure marked 1027 on the said lastmentioned map thence eastward along the south boundaries of enclosures marked 1027 1026 1024A and 1024 on the said last-mentioned map to a point on the north-west boundary of enclosure marked 1049 on the said last-mentioned map thence north-eastward and south-eastward along the north-west and north-east boundaries of the said enclosure marked 1049 to the southmost corner of enclosure marked 1050 on the said lastmentioned map thence in a straight line in an easterly direction to the south-west corner of enclosure marked 1062B on the said last-mentioned map thence south-eastward along the southern boundary of the said enclosure marked 1062B to the northwestern side of Chesters Road thence south-westward along the north-western side of that road to the junction of that road with Garscadden Road north of Garscadden Mains thence southward to and along the western side of Garscadden Road for a distance of 545 feet or thereabouts measured along the western side of Garscadden Road thence southward in a straight line to a point on the south-west boundary of enclosure marked 484 on the said last-mentioned map 325 feet or thereabouts from the southmost corner of the said enclosure marked 484 thence

south-eastward along the south-west boundary of the said enclosure marked 484 and southward along the eastern boundary of enclosure marked 1123 on the said last-mentioned map to the northmost corner of enclosure marked 1122 on the lastmentioned map thence southward along the eastern boundary of the said enclosure marked 1122 on the said last-mentioned map and continuing southward along the eastern boundary of enclosure marked 1122a on the Ordnance Survey map of Dunbartonshire sheet XXIII.16 Lanarkshire sheet IA.16 and 15 (revision of 1933) scale 25.344 inches to one mile to a point on the north side of Drumchapel Road at the southmost corner of enclosure marked 483 on the said last-mentioned map thence southward in a straight line to a point on the boundary of the existing city at the north-east corner of enclosure marked 1161 on the said last-mentioned map thence generally south-westward along the boundary of the existing city to the point of commencement.

A.D. 1937.

1ST Sch.

—cont.

Area No. 10.

Beginning at a point on the boundary between the counties of Lanark and Dunbarton in the centre of the river Kelvin in line with the eastern boundary of enclosure marked 281 on the Ordnance Survey map of Dunbartonshire (revision of 1933) sheet XXIV.10 Lanarkshire sheet I.10 scale 25.344 inches to one mile thence northward in a straight line to and along - the eastern boundary of the said enclosure marked 281 on the said last-mentioned map and along the northern boundary of the said enclosure marked 281 on the said last-mentioned map and on the Ordnance Survey map of Dunbartonshire (new series) sheet N. XXIV.9 Lanarkshire sheet I.9 (edition of 1918) scale 25.344 inches to one mile thence along the northern boundary of enclosure marked 269 on the said last-mentioned map to the south-west corner of enclosure marked 270A on the said last-mentioned map thence north-eastward along the north-western boundary of the said enclosure marked 270A on the said last-mentioned map to the north-western corner of that enclosure thence northward in a straight line to the southwestern corner of enclosure marked 265 on the said lastmentioned map thence northward and eastward along the western and northern boundaries of the said enclosure marked 265 to the south-west corner of enclosure marked 241 on the said last-mentioned map thence northward along the western boundary of the said last-mentioned enclosure marked 241 to the north-west corner of that enclosure thence northward in a straight line to the south-western corner of enclosure marked 210 on the Ordnance Survey map of Dunbartonshire (new series) sheet N. XXIV.5 (Stirlingshire new series XXXII.5) (edition of 1918) scale 25.344 inches to one mile thence northward along the western boundaries of enclosures marked 210

A.D. 1937. IST SCH. ---cont.

and 210a on the said last-mentioned map and in a straight line in continuation thereof to the boundary between the counties of Dunbarton and Stirling at the centre of the Allander Water thence generally eastward along the said boundary between the counties of Dunbarton and Stirling to the junction of the boundaries between the counties of Stirling Dunbarton and Lanark at the centre of the river Kelvin thence generally in a southerly and westerly direction along the boundary between the counties of Dunbarton and Lanark to the point of commencement.

THE SECOND SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Added areas to form part of adjoining municipal wards.")

Existing municipal wards.

Added areas and parts thereof.

No. 21 or Maryhill Municipal Ward.

Those parts of Added Area No. 1 and Added Area No. 10 west of Balmore Road.

cipal Ward.

No. 19 or Ruchill Muni- Those parts of Added Area No. 1 and Added Area No. 10 east of Balmore Road and Added Area No. 2.

Municipal Ward.

Springburn Added Area No. 3 and that part of Added Area No. 4 north of the Monkland Canal and the road leading from Bartiebeith Bridge by Provanhall Westerhouse Lochwood and Baillie Moss Wood to the Whitehill and Cuilhill Highway.

No. 8 or Provan Municipal Ward.

That part of Added Area No. 4 lying between the Monkland Canal and the road leading from Bartiebeith Bridge by Provanhall Westerhouse Lochwood and Baillie Moss Wood to the Whitehill and Cuilhill Highway on the north and the Edinburgh and Glasgow Road and the London and North Eastern Railway (Glasgow and Coatbridge line) on the south.

Existing municipal wards.

Added areas and parts thereof.

A.D. 1937.

Tollcross Municipal Ward.

No. 1 or Shettleston and That part of Added Area No. 4 south of the Edinburgh and Glasgow Road.

2ND SCH. -cont.

cipal Ward.

No. 37 or Cathcart Muni- Added Areas Nos. 5 and 6.

No. 34 or Pollokshaws Added Area No. 7. Municipal Ward.

Municipal Ward.

No. 32 or Pollokshields Added Area No. 8 except the part thereof north of the London Midland and Scottish Glasgow and Paisley Joint Railway.

cipal Ward.

No. 31 or Fairfield Muni- That part of Added Area No. 8 north of the London Midland and Scottish Glasgow and Paisley Joint Railway.

No. 38 or Yoker and Added Area No. 9. Knightswood Municipal \mathbf{Ward} .

THE THIRD SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Application of Temperance (Scotland) Act 1913.")

PART I.

Municipal wards.

Added areas and parts thereof.

No. 37 or Cathcart Added Area No. 5. Municipal Ward.

No. 34 or Pollok- Added Area No. 7. shaws Municipal

Ward.

No. 32 or Pollokshields Municipal Ward.

Added Area No. 8 except the part thereof north of the London Midland and Scottish Glasgow and Paisley Joint Railway.

Glasgow Boundaries Order [1 & 2 Geo. 6.] [Ch. vi.] Confirmation Act, 1937.

A.D. 1937.

PART II.

3RD SCH. --cont.

Municipal wards.

Added areas and parts thereof.

No. 37 or Cathcart Municipal Ward.

Added Area No. 6.

No. 31 or Fairfield Municipal Ward.

That part of Added Area No. 8 north of the said London Midland and Scottish Glasgow and Paisley Joint Railway.

No. 38 or Yoker and Added Area No. 9. Knightswood Municipal Ward,

No. 21 or Maryhill Municipal Ward.

Those parts of Added Area No. 1 and Added Area No. 10 west of Balmore Road.

No. 19 or Ruchill Municipal Ward.

Those parts of Added Area No. 1 and Added Area No. 10 east of Balmore Road and Added Area No. 2.

No. 10 or Spring-Municipal burn Ward.

Added Area No. 3 and that part of Added Area No. 4 north of the Monkland Canal and the road leading from Bartiebeith Bridge by Provanhall Westerhouse Lochwood and Baillie Moss Wood to the Whitehill and Cuilhill Highway.

No. 8 or Provan Municipal Ward.

That part of Added Area No. 4 lying between the Monkland Canal and the road leading from Bartiebeith Bridge by Provanhall Westerhouse Lochwood and Baillie Moss Wood to the Whitehill and Cuilhill Highway on the north and the Edinburgh and Glasgow Road and the London and North Eastern Railway (Glasgow and Coatbridge line) on the south.

No. 1 or Shettleston Tollcross and Municipal Ward.

That part of Added Area No. 4 south of the Edinburgh and Glasgow Road.

THE FOURTH SCHEDULE.

A.D. 1937.

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

Num- ber.	County districts.	Owners' rates.	Occupiers' rates.
1.	2.	3.	4.
$egin{array}{c} 1. \\ 12 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ \end{array}$	Blackhill and Balmuildy	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{cccccccccccccccccccccccccccccccccccc$
19	Drumry and Millichen	4 7.8	4 7.8
$\frac{20}{21}$	South Drumry and Boghouse	$egin{array}{cccccccccccccccccccccccccccccccccccc$	$egin{array}{cccccccccccccccccccccccccccccccccccc$

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