



## CHAPTER xli.

An Act to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Acts 1899 and 1933 relating to Glasgow Corporation Sewage. [10th July 1935.] A.D. 1935.

**W**HEREAS the Provisional Order set forth in the schedule hereunto annexed has been made by one of His Majesty's Principal Secretaries of State under the provisions of the Private Legislation Procedure (Scotland) Acts 1899 and 1933 as read with the Secretaries of State Act 1926 and it is requisite that the said Order should be confirmed by Parliament :

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 hereunto annexed is hereby confirmed.

2. This Act may be cited as the Glasgow Corporation Sewage Order Confirmation Act 1935.

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SCHEDULE.

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GLASGOW CORPORATION SEWAGE.

*Provisional Order to consolidate with amendments the Glasgow Sewage Acts 1891 to 1930 to empower the corporation of the city of Glasgow to acquire additional lands and to construct additional sewers and other works for sewage purposes to vest in the Corporation the sewage purification works at Westthorn in the city to make provision with respect to the interception and treatment of the sewage of the city the burghs of Rutherglen and Clydebank and portions of the counties of Dunbarton Lanark and Renfrew to authorise the borrowing of moneys and the levying of assessments and for other purposes.*

WHEREAS powers were conferred on the corporation of the city of Glasgow (hereinafter called "the Corporation" and "the city" respectively) by the Glasgow Sewage Acts 1891 to 1930 to construct sewers sewage purification works and other works for the interception treatment and disposal of the sewage of the city and of certain burghs and county areas adjacent thereto :

And whereas the Acts and Orders relating to the sewage undertaking of the Corporation are very numerous and many of their provisions have been superseded by subsequent legislation and ought to be repealed and it would be of public advantage if the provisions of the Glasgow Sewage Acts 1891 to 1930 so far as it is expedient to retain them were consolidated with certain amendments and additions into one Order :

And whereas it is expedient that the Corporation should be empowered to construct the additional sewers and other works authorised by this Order :

And whereas with a view to the extension and enlargement of the sewage purification works of the Corporation situate at Dalmarnock in the city it is expedient that the Corporation should be authorised to acquire additional lands and to stop up the portion of Swanston Street in this Order described :

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And whereas it is expedient that the sewage purification works situated at Westthorn in the city jointly vested in the county council of the county of Lanark and the Corporation should be vested in the Corporation and form part of the sewage undertaking of the Corporation :

And whereas it is expedient that the provisions in this Order contained for the interception treatment and disposal of the sewage of the city and the burghs of Rutherglen and Clydebank and of certain portions of the counties of Dunbarton Lanark, and Renfrew and with respect to the allocation of the expenditure to be incurred by the Corporation in carrying out the objects and purposes of this Order and the payments to be made towards such expenditure by the Corporation the town councils of Rutherglen and Clydebank and the county councils of the counties of Dunbarton Lanark and Renfrew should be enacted and that the Corporation and the said town councils and county councils should be authorised to levy assessments and to borrow moneys for the purposes of this Order :

And whereas estimates have been prepared by the Corporation in relation to the following purposes in respect of which they are by this Order authorised to borrow money and such estimates are as follows :—

For the construction of sewers and the	£
purchase of lands - - -	1,500,000

And whereas the works included in such estimates are permanent works and it is expedient that the cost thereof should be spread over a term of years :

And whereas plans and sections showing the lines and levels of the sewers authorised by this Order and plans of the lands to be acquired compulsorily and also a book of reference to the plans containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of the lands required or which may be taken for the purposes or under the powers of this Order were duly deposited with the sheriff-clerks of the counties of Dunbarton Lanark and Renfrew the town clerks of the city the royal burgh of Rutherglen the burgh of Clydebank and the clerks of the district councils of the districts in which such lands are situate and such plans sections and book of reference are hereinafter respectively

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A.D. 1935. — referred to as the deposited plans sections and book of reference :

And whereas it is expedient that the further provisions in this Order contained should be enacted :

And whereas the purposes aforesaid cannot be effected without an Order confirmed by Parliament under the provisions of the Private Legislation Procedure (Scotland) Acts 1899 and 1933 :

Now therefore in pursuance of the powers contained in the last-mentioned Acts as read with the Secretaries of State Act 1926 the Secretary of State orders as follows :—

Short title  
and  
citations.

1. This Order may be cited as the Glasgow Corporation Sewage Order 1935.

This Order and the Glasgow Loans Acts 1883 to 1934 may be cited together as the Glasgow Loans Acts 1883 to 1935.

This Order and the Glasgow Police Acts 1866 to 1934 may be cited together as the Glasgow Police Acts 1866 to 1935.

This Order shall be included among the Acts and Orders which may be cited together as the Glasgow Corporation Acts 1855 to 1935.

Interpre-  
tation.

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

“ Act of 1866 ” means the Glasgow Police Act 1866 ;

“ Act of 1907 ” means the Glasgow Corporation Act 1907 ;

“ Burghs ” means the royal burgh of Rutherglen and the burgh of Clydebank ;

“ City ” means the city and royal burgh of Glasgow ;

“ Clyde trustees ” means the trustees of the Clyde Navigation ;

“ Corporation ” means the corporation of the city of Glasgow ;

- “County areas” means the areas situate in the counties of Dunbarton Lanark and Renfrew respectively described in the Third Schedule to this Order; A.D. 1935.
- “County councils” means the county councils of the counties of Dunbarton Lanark and Renfrew;
- “Dunbartonshire area” means the area situate in the county of Dunbarton described in Part I of the Third Schedule to this Order;
- “Existing sewers” means the sewers described in the First Schedule to this Order;
- “Lanarkshire areas” means the areas situate in the county of Lanark described in Part II of the Third Schedule to this Order;
- “Lands Clauses Acts” means the Lands Clauses Acts as modified by the Acquisition of Land (Assessment of Compensation) Act 1919 as such last mentioned Act is amended by the Acquisition of Land (Assessment of Compensation) (Scotland) Act 1931;
- “Renfrewshire areas” means the areas situate in the county of Renfrew described in Part III of the Third Schedule to this Order;
- “Repealed Acts” means the Acts and Orders referred to in the section of this Order of which the marginal note is “Repeal of Acts”;
- “Sewage purification works” means and includes the works for the treatment and disposal of sewage by this Order vested in or authorised to be made or maintained by the Corporation and any extensions and enlargements thereof which they may construct under the powers of this Order together with the lands and buildings belonging to or held or used or enjoyed by the Corporation for the time being or acquired by them for the purpose of such works and every part thereof respectively and includes the lands numbered 2 and 4 and described in the Second Schedule to this Order and the buildings pumping stations and relative works situate on such lands;

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“Sewage undertaking” means the sewers sewage purification works and other works by this Order vested in the Corporation and the lands and works by this Order authorised to be acquired or constructed and all other works lands and properties for the time being belonging to or held or used or enjoyed by the Corporation for or in relation to the interception treatment and disposal of sewage;

“Town councils” means the provost magistrates and councillors of the royal burgh of Rutherglen and the provost magistrates and councillors of the burgh of Clydebank.

Incorporation of Acts.

3. The following Acts so far as they are applicable to the purposes of and are not inconsistent with this Order are hereby (except where expressly varied by this Order) incorporated with this Order:—

The Lands Clauses Acts (except section 120 of the Lands Clauses Consolidation (Scotland) Act 1845);

The Railways Clauses Consolidation (Scotland) Act 1845 with respect to the temporary occupation of land near the railway during the construction thereof and in that Act where applied to this Order the expressions “the promoters of the undertaking” and “the company” respectively mean “the Corporation” and the expressions “the railway” and “the undertaking” mean the works by this Order authorised;

and this Order shall be deemed to be a special Act within the meaning of those Acts.

Sewage undertaking to vest in Corporation.

4. Subject to the provisions of this Order the sewage undertaking as it existed and was vested in the Corporation at the date of the passing of the Act confirming this Order (including the existing sewer works which are shortly described in the First Schedule to this Order and the sewage lands described in the Second Schedule to this Order with the sewage purification works buildings pumping stations and other works situate on the said lands) shall be and continue to be vested in the Corporation to the same extent and effect as if the Act confirming this Order had not been passed and shall be so held and enjoyed by them.

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5. The Corporation may continue maintain renew alter and repair the existing sewer works described in the First Schedule to this Order or any of them together with all necessary and proper appliances works and conveniences incidental or subsidiary thereto.

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Power to continue existing sewers and works.

6. On and after the date of the passing of the Act confirming this Order the sewer hereinafter described constructed by the Corporation in pursuance of the powers vested in them under Part XXIV (Sewers—Their construction and repair) of the Act of 1866 shall form part of the sewage undertaking as if the said sewer were included among the existing sewer works described in the First Schedule to this Order.

Crookston and Cardonald sewer to form part of sewage undertaking.

The sewer hereinbefore referred to is the following :—

A sewer wholly in the city commencing by a junction with the sewer (Existing Sewer Work No. 7) described in the First Schedule to this Order at a point 1,060 yards or thereabouts southwards from the southern boundary of the Shieldhall sewage purification works and terminating at a point 137 yards or thereabouts measured westwards from the centre of the Brock Bridge over Brock Burn being also the termination of Work No. 7 described in the section of this Order of which the marginal note is "Power to construct additional sewers and take lands."

7. On and after the passing of the Act confirming this Order the sewers hereinafter described vested jointly in the town council of the royal burgh of Rutherglen and the county council of the county of Lanark are by virtue of this Order transferred to and vested in the Corporation and shall form part of the sewage undertaking as if the said sewers were included among the existing sewer works described in the First Schedule to this Order.

Rutherglen sewers to form part of sewage undertaking.

The sewers hereinbefore referred to are the following :—

- (1) An intercepting sewer commencing in the parish of Rutherglen and the county of Lanark at the junction of Duke's Road and Glasgow Road and terminating in the city by a junction with the sewer (Existing Sewer Work No. 11) described

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in the First Schedule to this Order in Rutherglen Road at the boundary between the city and the royal burgh of Rutherglen;

- (2) An intercepting sewer wholly in the royal burgh of Rutherglen and the parish of Rutherglen commencing in Rutherglen Public Park and terminating by a junction with the intercepting sewer in this section firstly above described in Glasgow Road at a point 400 yards or thereabouts south-east of the boundary between the city and the royal burgh of Rutherglen.

Shettleston  
and Toll-  
cross sewers  
to form part  
of sewage  
under-  
taking.

8. On and after the passing of the Act confirming this Order the sewers hereinafter described vested jointly in the county council of the county of Lanark and the Corporation are by virtue of this Order vested in the Corporation and shall form part of the sewage undertaking as if the said sewers were included among the existing sewer works described in the First Schedule to this Order.

The sewers hereinbefore referred to are the following:—

- (1) An outfall sewer commencing in the parish of Glasgow and the county of Lanark at a point in Baillieston Road 183 yards or thereabouts east of Sandyhills Road and terminating in the city in the Westthorn sewage purification works;
- (2) An outfall sewer commencing in the parish of Old Monkland and the county of Lanark at a point where Easterhill Street crosses Battle Burn and terminating in the city by a junction with the outfall sewer in this section firstly above described at the point where London Road crosses Tollcross Burn;
- (3) An intercepting sewer commencing in the parish of Glasgow and the county of Lanark at a point in the avenue leading past Springboig Cottage in line with the southern boundary of the garden attached to the said cottage and terminating in the city by a junction with an existing 3 feet 6 inch diameter sewer at the junction of Shettleston Road and Rigby Street.

Power to  
continue  
use of

9. Subject to the provisions of this Order—

- (1) The Corporation may on the sewage lands described in the Second Schedule to this

Order continue maintain use and manage and from time to time alter repair improve enlarge extend and renew or discontinue the sewage purification works and on the same lands may also from time to time construct lay down provide maintain use manage alter repair improve enlarge extend and renew or discontinue additional and other sewage purification works together with all necessary and proper erections appliances tanks reservoirs basins pumping plant engines mains buildings railways sidings landing piers docks wharves machinery apparatus and other accessory works and conveniences for pumping receiving conveying storing filtering precipitating disinfecting using disposing of and distributing and for the chemical or other treatment of the whole or any portion of the sewage of the city the burghs and the county areas; and

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lands for  
purification  
works.

- (2) The Corporation may also on the sewage lands described in the Second Schedule to this Order or on other lands adjacent thereto to be acquired by them by agreement as hereinafter in this Order provided or on the bed or shore of the river Clyde construct landing piers docks wharves outfalls and other works for the purpose of connecting the works of the Corporation with the river Clyde.

10. Subject to the provisions of this Order the Corporation may enter upon take and use for the purposes of the sewage purification works the land hereinafter in this section described and delineated upon the deposited plans and described in the deposited book of reference and may from time to time exercise with respect to the said land all or any of the powers which the Corporation are authorised by this Order to exercise with respect to the sewage lands described in the Second Schedule to this Order The land hereinbefore referred to is—

Power to  
acquire  
additional  
land for  
sewage  
purification  
purposes.

A piece of land 2,434 square yards or thereabouts in extent situate wholly in the city and the parish of Glasgow and lying within the following boundary (namely) Commencing at a point on the centre line of Cotton Street at the west boundary of the property belonging or reputed

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to belong to G. M. Hay and Company Limited ironfounders and extending eastward along the said centre line for a distance of 44 yards or thereabouts thence southward for a distance of 55 yards or thereabouts thence westward for a distance of 44 yards or thereabouts thence northward for a distance of 55 yards or thereabouts along the boundary between the properties of the Corporation and of the said G. M. Hay and Company Limited to the point of commencement.

Power to  
construct  
additional  
sewers and  
take lands.

11. Subject to the provisions of this Order the Corporation may construct and maintain in the lines and according to the levels shown on the deposited plans and sections the sewers hereinafter in this section described together with all necessary and proper appliances works and conveniences incidental or subsidiary thereto and may enter upon take and use such of the lands delineated upon the deposited plans and described in the deposited book of reference as may be required for that purpose and for the other purposes of this Order The sewers hereinbefore referred to are the following :—

Work No. 1 A sewer commencing in the city and the parish of Glasgow in the centre of the road leading from John Street to Over Possil at a point 10 yards or thereabouts south-westwards from the north corner of enclosure marked 1790 on the Ordnance survey map of Lanarkshire sheet I-14 scale 25·344 inches to one mile edition of 1912 and terminating in the burgh of Clydebank and the parish of Old Kilpatrick in the Dalmuir sewage purification works;

Work No. 2 A sewer wholly in the city and the parish of Glasgow commencing at a point in the centre of Cumbernauld Road opposite the centre line of Avenue-end Road and terminating in the Dalmarnock sewage purification works;

Work No. 3 A sewer commencing in the parish of Glasgow and the county of Lanark at a point in the centre of the road leading from Avenue-end to Sunnyside where it is intersected by the line of the southern boundary of enclosure marked 403 on the Ordnance survey map of Lanarkshire sheet VII-5 scale 25·344 inches to one mile edition of 1912 and terminating in the city and

the parish of Glasgow by a junction with Work No. 2 above described in Rigby Street at a point 3 yards or thereabouts north of the line of the southern boundary of enclosure marked 944 on the Ordnance survey map of Lanarkshire sheet VI-12 scale 25·344 inches to one mile edition of 1912; A.D. 1935.

Work No. 4 A sewer wholly in the city and the parish of Glasgow commencing at a point on the western boundary of enclosure marked 835 on the Ordnance survey map of Lanarkshire sheet X-4 scale 25·344 inches to one mile edition of 1913 45 yards or thereabouts northwards from the centre of the river Clyde and terminating by a junction with Work No. 2 above described in Cairncraig Street at a point 7 yards or thereabouts north of the south-west corner of enclosure marked 897 on the Ordnance survey map of Lanarkshire sheet VI-16 scale 25·344 inches to one mile edition of 1912;

Work No. 5 A sewer commencing in the royal burgh of Rutherglen and the parish of Rutherglen at a point in Glasgow Road 533 yards or thereabouts south-east of the point where the boundary of the city crosses Rutherglen Road measured along the centre lines of those roads and terminating in the city and the parish of Govan by a junction with the sewer (Existing Sewer Work No. 11) described in the First Schedule to this Order at a point 20 yards or thereabouts north-eastwards from the junction of Polmadie Road with Rutherglen Road;

Work No. 6 A sewer commencing in the royal burgh of Rutherglen and the parish of Rutherglen at a point in the centre of Mill Street opposite the centre line of Rodger Drive and terminating in the city and the parish of Cathcart in Langside Road at the junction of that road with Queen's Drive by a junction with the sewer (Existing Sewer Work No. 7) described in the First Schedule to this Order;

Work No. 7 A sewer commencing in the parish of Eastwood and the county of Renfrew at a point in the centre of the road leading from Kennishead

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to Darnley opposite the south-west corner of enclosure marked 423 on the Ordnance survey map of Renfrewshire sheet XII-12 scale 25·344 inches to one mile edition of 1913 and terminating in the city and the parish of Paisley by a junction with the sewer described in the section of this Order of which the marginal note is "Crookston and Cardonald sewer to form part of sewage undertaking" at a point 137 yards or thereabout measured westwards from the centre of the Brock Bridge over Brock Burn.

The sewers hereinbefore described will be situate in or pass from through or into the city the royal burgh of Rutherglen the burgh of Clydebank the parishes of Old Kilpatrick New Kilpatrick Glasgow Rutherglen Govan Cathcart Eastwood and Paisley and the counties of Dunbarton Lanark and Renfrew.

Limits of deviation.

12. In the construction of the works by this Order authorised the Corporation may deviate laterally to any extent not exceeding the limits of lateral deviation shown on the deposited plans and vertically from the levels shown on the deposited sections to any extent not exceeding three feet upwards and three feet downwards. Provided that the Corporation in constructing the sewer Work No. 6 by this Order authorised so far as situated in the county of Lanark shall not deviate vertically to any extent upwards beyond the levels shown on the deposited plans.

Corporation to restore roads &c.

13. The Corporation shall restore the portions of any street road lane or footpath which may be from time to time stopped up by them for traffic in constructing the sewers by this Order authorised within three months from the day upon which such portions shall respectively be so stopped up.

Prevention of issue of smoke from works.

14. The Corporation shall use their best endeavours to prevent black smoke issuing from any steam or other engine used by them in constructing the sewers by this Order authorised.

Hours between which works not to be carried on.

15. The Corporation in constructing the sewers by this Order authorised shall not between the hours of ten o'clock p.m. and six o'clock a.m. of the following day drive piles or carry on any blasting or other operations involving serious annoyance or disturbance within a

distance of one hundred yards from any dwelling-house within the city the burghs or the county areas unless in cases of special emergency notice of which when occurring in any of the burghs or county areas shall as soon as such emergency occurs be sent by the Corporation to the town council or county council concerned and such night work shall be allowed to continue only so long as the necessity therefor exists. A.D. 1935.

16. No ventilators except ordinary street gratings which form the manhole covers for access to the sewers by this Order authorised shall be constructed on any existing street on the line of the said sewers. Restriction as to ventilators.

17. Whereas in order to avoid in the construction and maintenance of any works by this Order authorised injury to the houses and buildings within one hundred feet of such works it may be necessary to underpin or otherwise strengthen the same Therefore the Corporation at their own costs and charges may and if required by the owners or lessees of any such house or building shall subject as hereinafter in this section provided underpin or otherwise strengthen the same and the following provisions shall unless otherwise agreed have effect and be binding on the Corporation (that is to say) :— Underpinning or otherwise strengthening houses.

- (1) At least ten days' notice shall unless in case of emergency be given to the owners lessees and occupiers or by the owners or lessees of the house or building so intended or so required to be underpinned or otherwise strengthened :
- (2) Each such notice if given by the Corporation shall be served in manner prescribed by section 18 of the Lands Clauses Consolidation (Scotland) Act 1845 and if given by the owners or lessees of any such house or building to be underpinned or strengthened shall be sent to the principal office of the Corporation :
- (3) If any owner lessee or occupier of any such house or building or the Corporation as the case may require shall within seven days after the giving of such notice give a counter-notice in writing that he or they as the case may be dispute the necessity of such underpinning or strengthening the question of the necessity shall failing agree-

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ment be determined by an engineer to be agreed upon or in case of difference appointed at the instance of either party by the President of the Institution of Civil Engineers :

- (4) The arbiter to be appointed shall forthwith upon the application of either party proceed to inspect such house or building and determine the matter referred to him and in the event of his deciding that such underpinning or strengthening is necessary he may and if so required by such owner lessee or occupier shall prescribe the mode in which the same shall be constructed and the Corporation may and shall proceed forthwith so to underpin or strengthen the said house or building :
- (5) The Corporation shall be liable to compensate the owners lessees and occupiers of every such house or building for any inconvenience loss or damage which may result to them by reason of the exercise of the powers granted by this enactment :
- (6) If in any case in which any house or building shall have been underpinned or strengthened on the requisition of the Corporation such underpinning or strengthening shall prove inadequate for the support or protection of the house or building against further injury arising from the construction or use of the works of the Corporation then and in every such case unless such underpinning or strengthening shall have been done in pursuance of and in the mode prescribed by the arbiter the Corporation shall make compensation to the owners lessees and occupiers of such house or building for such injury provided the claim for compensation in respect thereof be made by such owners within twelve months and by such lessees or occupiers within six months from the discovery thereof :
- (7) Nothing in this section contained nor any dealing with any property in pursuance of this section shall relieve the Corporation from the liability to compensate under the Lands Clauses Consolidation (Scotland) Act 1845 or under any other Act :

- (8) Every case of compensation to be ascertained under this section shall be ascertained according to the provisions of the Lands Clauses Acts; and A.D. 1935.
- (9) Nothing in this section contained shall repeal or affect the application of section 90 of the Lands Clauses Consolidation (Scotland) Act 1845.

18.—(1) For the purposes and during the construction of the sewers by this Order authorised and in maintaining renewing altering and repairing the same and subject to the provisions of this Order the Corporation may use break up or cross over or under alter or stop up temporarily any streets highways roads lanes paths quays bridges railways tramways canals passages sewers drains watercourses mill lades or mill dams sluices gas pipes and water pipes and electric or telephonic apparatus in any of the lands shown on the deposited plans and specified in the deposited book of reference which they may from time to time find it expedient for any of those purposes so to interfere with providing when possible a proper temporary substitute before interrupting the traffic on any such street highway road lane path quay bridge railway tramway canal or passage or the flow of water gas sewage or electricity or telephonic communication in any such sewer drain watercourse mill lade mill dam sluice canal pipe or apparatus as the case may be and making full compensation to all persons injuriously affected by the exercise of the powers granted to the Corporation under this Order. Power to alter roads &c. temporarily.

(2) For the purpose of maintaining renewing altering and repairing the works referred to in the section of this Order the marginal note of which is "Sewage undertaking to vest in Corporation" the powers conferred upon the Corporation by subsection (1) of this section shall extend and apply mutatis mutandis in respect of the said works as if the said works had been authorised by this Order.

(3) Nothing in this Order contained shall extend to authorise any interference with—

- (a) any telegraphic line (as defined in the Telegraph Act 1878) or other property of His Majesty's Postmaster-General; or

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- (b) any works of any undertakers within the meaning of the Electricity (Supply) Acts 1882 to 1935 to which the provisions of section 15 of the Electric Lighting Act 1882 apply except in accordance with and subject to the provisions of that section.

Period for compulsory purchase.

19. The powers of the Corporation for the compulsory purchase of lands under this Order shall cease on the thirty-first day of October one thousand nine hundred and forty-five.

Servitudes &c. by agreement.

20. Persons empowered by the Lands Clauses Acts to sell and convey or discharge lands may if they think fit subject to the provisions of those Acts and of this Order grant to the Corporation any servitude right or privilege (not being a servitude right or privilege of water in which persons other than the grantors have an interest) required for the purposes of this Order in over or affecting any such lands and the provisions of the said Acts with respect to lands and rentcharges or feu duties so far as the same are applicable in this behalf shall extend and apply to such grants and to such servitudes rights and privileges as aforesaid respectively.

Owners may be required to sell parts only of certain properties.

21. Whereas in the exercise of the powers of this Order it may happen that portions only of certain properties shown or partly shown on the deposited plans will be sufficient for the purposes of this Order or any of them and that such portions or some other portions less than the whole can be severed from the remainder of the said properties without material detriment thereto Therefore the following provisions shall have effect :—

- (1) The owner of and persons interested in any of the properties whereof the whole or part is described in the Fourth Schedule to this Order and whereof a portion only is required for the purposes of this Order or each or any of them are hereinafter in this section included in the term "the owner" and the said properties are hereinafter in this section referred to as "the scheduled property":
- (2) If for twenty-one days after the service of notice to treat in respect of a specified portion of the scheduled property the owner shall fail to notify in writing to the Corporation that he alleges that

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such portion cannot be severed from the remainder of the property without material detriment thereto he may be required to sell and convey to the Corporation such portion only without the Corporation being obliged or compellable to purchase the whole the Corporation paying for the portion so taken and making compensation for any damage sustained by the owner by severance or otherwise :

- (3) If within such twenty-one days the owner shall by notice in writing to the Corporation allege that such portion cannot be so severed the arbiter to whom the question of disputed compensation shall be submitted shall in addition to the other questions required to be determined by him determine whether the portion of the scheduled property specified in the notice to treat can be severed from the remainder without material detriment thereto and if not whether any and what other portion less than the whole (but not exceeding the portion over which the Corporation have compulsory powers of purchase) can be so severed :
- (4) If the arbiter determine that the portion of the scheduled property specified in the notice to treat or any such other portion as aforesaid can be severed from the remainder without material detriment thereto the owner may be required to sell and convey to the Corporation the portion which the arbiter shall have determined to be so severable without the Corporation being obliged or compellable to purchase the whole the Corporation paying such sum for the portion taken by them including compensation for any damage sustained by the owner by severance or otherwise as shall be awarded by the arbiter :
- (5) If the arbiter determine that the portion of the scheduled property specified in the notice to treat can notwithstanding the allegation of the owner be severed from the remainder without material detriment thereto he may in his absolute discretion determine and order that any costs charges and expenses incurred by the owner

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incident to the arbitration or inquiry shall be borne and paid by the owner :

- (6) If the arbiter determine that the portion of the scheduled property specified in the notice to treat cannot be severed from the remainder without material detriment thereto (and whether or not he shall determine that any other portion can be so severed) the Corporation may withdraw their notice to treat and thereupon they shall pay to the owner all costs charges and expenses reasonably and properly incurred by him in consequence of such notice :
- (7) If the arbiter determine that the portion of the scheduled property specified in the notice to treat cannot be severed from the remainder without material detriment thereto but that any such other portion as aforesaid can be so severed the Corporation in case they shall not withdraw the notice to treat shall pay to the owner all costs charges and expenses reasonably and properly incurred by him in consequence of such notice or such portion thereof as the arbiter shall having regard to the circumstances of the case and his final determination think fit.

The provisions of this section shall be in force notwithstanding anything in the Lands Clauses Consolidation (Scotland) Act 1845 contained and nothing contained in or done under this section shall be held as determining or as being or implying an admission that any of the scheduled property or any part thereof is or is not or but for this section would be or would not be subject to the provisions of section 90 of the Lands Clauses Consolidation (Scotland) Act 1845.

The provisions of this section shall be stated in every notice to treat given in respect of a specified portion of the scheduled property.

Power to enter on lands and construct sewers.

22.—(1) Where any lands which the Corporation are by this Order authorised to enter upon take and use for the purposes of the sewers by this Order authorised are situate in or under the carriageway pavement or footpath of any street road or lane shown on the deposited plans and described in the deposited book of reference the Corporation shall for the purpose of constructing and maintaining

the said sewers notwithstanding anything in this Order contained not be obliged to take such lands or any part thereof but may without notice enter upon such lands and construct and maintain the said sewers in through or under the said lands subject only to the provisions of the section of this Order of which the marginal note is " Compensation for damage " provided that subject always to the express provisions of this Order the Corporation shall not except for the purpose of manholes or other openings permanently take or use the surface of any such street road or lane. A.D. 1935.

(2) With respect to any lands (other than the lands referred to in subsection (1) of this section and the land referred to in the section of this Order of which the marginal note is " Power to acquire additional land for sewage purification purposes ") shown on the deposited plans and described in the deposited book of reference which the Corporation are by this Order authorised to enter upon take and use for the purposes of the sewers by this Order authorised the Corporation shall for the purpose of constructing and maintaining the said sewers notwithstanding anything in this Order contained not be obliged to take the said lands or any part thereof but may after reasonable notice in writing to the owners lessees and occupiers thereof enter upon such lands and construct and maintain the said sewers in through or under the said lands subject only to the provisions of the section of this Order of which the marginal note is " Compensation for damage."

23.—(1) Notwithstanding anything in this Order contained the owners of and other persons interested in any cellar vault or other construction in or under any lands which the Corporation are by this Order authorised to enter upon take and use for the purposes of this Order shall if need be sell the same for the purposes of this Order the Corporation paying such sum for such cellar vault or other construction including compensation for any damage sustained by such owners or persons by severance or otherwise as failing agreement shall be settled by the arbiter and no such cellar vault or other construction to be taken and used as aforesaid shall be deemed part of a house or other building or manufactory within the meaning of section 90 of the Lands Clauses Consolidation (Scotland) Act 1845. Power to purchase cellars &c.

(2) Notwithstanding anything in the section of this Order of which the marginal note is " Power to enter on

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — lands and construct sewers ” no cellar vault or other construction shall be acquired by the Corporation except under the powers contained in this section.

Compensation for damage.

24. The Corporation shall make reasonable compensation to the owners lessees and occupiers of any lands buildings or minerals for any loss or damage caused by the Corporation to such owners lessees or occupiers in relation to such lands buildings or minerals in exercising the powers of this Order and such compensation shall failing agreement be assessed in manner provided by the Lands Clauses Acts for determining the amount of compensation to be paid for land taken otherwise than by agreement under the provisions thereof Provided that compensation for such loss or damage shall be recoverable from time to time as such loss or damage may accrue or be discovered but no claim for such compensation shall be made or allowed unless the occurrence of the loss or damage in respect of which it is intended to claim if known to the claimant shall be notified in writing to the Corporation without unreasonable delay by the person intending to claim nor shall any such claim be recoverable unless it shall be presented to the Corporation by such person within six months from the discovery of the loss or damage complained of.

Compensation in case of recently altered buildings.

25. In settling any question of disputed purchase money or compensation payable under this Order by the Corporation the arbiter shall not award any sum of money for or in respect of any improvement alteration or building made or for or in respect of any interest in the lands created after the first day of October one thousand nine hundred and thirty-four if in the opinion of such arbiter the improvement alteration or building or the creation of the interest in respect of which the claim is made was not reasonably necessary and was made or created with a view to obtaining or increasing compensation under this Order.

Additional land.

26. The Corporation may for the purposes of this Order by agreement acquire or feu any quantity of land not exceeding in the whole ten acres but nothing in this Order shall exempt the Corporation from any action or other proceeding for nuisance in the event of any nuisance being caused or permitted by them upon any land acquired or feued under the provisions of this section.

27. If there be any omission misstatement or wrong description of any lands or of the owners lessees or occupiers of any lands shown on the deposited plans or specified in the deposited book of reference the Corporation after giving ten days' notice to the owners lessees and occupiers affected by such proposed correction may apply to the sheriff of the county in which such lands are situate for the correction thereof and if it appear to the said sheriff that such omission misstatement or wrong description arose from accident or mistake he shall certify the same accordingly and shall in his certificate state the particulars of the omission and in what respect any such matter is misstated or wrongly described and such certificate shall be deposited with the sheriff-clerk of the county and a duplicate thereof with the town clerk of the city or of the burgh or with the clerk of the district council of the district in which such lands are situate as the case may be and such certificate and duplicate respectively shall be kept by such clerks respectively with the other documents to which the same relate and thereupon the deposited plans and book of reference shall be deemed to be corrected according to such certificate and the Corporation may take the lands and execute the works in accordance with such certificate.

A.D. 1935.

—  
Correction  
of errors in  
deposited  
plans and  
book of  
reference.

28. Subject to the provisions of this Order the Corporation may for the purposes of this Order—

Power to  
stop up  
part of  
Swanston  
Street.

- (a) stop up that part of Swanston Street which is situate southwards of a point 90 yards southwards of the south building line of Shore Street or any portion of the said part of Swanston Street and thereupon all rights of way over the same shall cease and be extinguished but the Corporation shall not stop up the said part of such street or any portion thereof unless they are owners in possession of all buildings and lands on both sides of the said part of such street or portion to be stopped up except so far as the owners lessees and occupiers of such buildings and lands may otherwise agree; and
- (b) appropriate the site and soil of the said part of such street or any portion thereof so stopped up and the site and soil thereof shall vest in the Corporation so far as the Corporation are owners of the lands on both sides thereof.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935.  
—  
Vesting of  
Westthorn  
sewage  
works in  
Corporation.

29.—(1) On and after the date of the passing of the Act confirming this Order the sewage lands hereinafter described at Westthorn in the city with the sewage purification works situate on the said lands vested jointly in the county council of the county of Lanark and the Corporation 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 vested in the Corporation and shall form part of the sewage undertaking as if the said lands were included among the sewage lands described in the Second Schedule to this Order.

The lands hereinbefore referred to are the following :—

A piece of land 8·258 acres or thereabouts in extent wholly in the city lying within the following boundary (namely) Commencing at the north-west corner of enclosure marked 841 on the Ordnance survey map of Lanarkshire sheet X-4 scale 25·344 inches to one mile edition of 1913 thence proceeding eastward along the northern boundary of the said enclosure marked 841 on the said map for a distance of 113 yards or thereabouts and the prolongation thereof in a straight line for a distance of 30 yards or thereabouts thence southward and south-westward along the eastern and south-eastern boundaries of enclosure marked 846 on the said map for a distance of 438 yards or thereabouts thence northward to and along the western boundary of the said enclosure marked 841 on the said map for a total distance of 369 yards or thereabouts to the point of commencement.

For the purpose of enabling the Corporation to complete a title if thought fit to the said lands by expediting a notarial instrument or notice of title or otherwise this Order shall be deemed to be and may be used as a general disposition of the said lands in favour of the Corporation.

(2) Subsections (3) and (4) of section 40 (For protection of Lanarkshire authorities) of the Glasgow Boundaries Act 1912 are hereby repealed and the agreement entered into between the district committee of the Middle Ward of the said county and the district committee of the Lower Ward of the said county dated the tenth day of January

and the ninth day of February one thousand nine hundred and ten referred to in the said subsection (3) of that section is hereby cancelled and annulled. A.D. 1935.  
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30. Subject to the provisions of this Order the Corporation may in under or across any streets or roads or upon lands belonging to them or over which they shall possess a servitude in that behalf or which they are by this Order authorised to enter upon take and use for the purposes of this Order whether within or beyond the city from time to time make and maintain all such sewers drains pipes and appurtenances as may be necessary for connecting any sewers or drains with the sewers by this Order authorised or with the existing sewers or for discharging or conducting the contents of such sewers and drains into the sewers by this Order authorised or into the existing sewers and may make and maintain all necessary sluices valves manholes ventilators cleansing shafts bridges approaches pipes overflows or appurtenances required for carrying out the objects of this Order and may from time to time for the purposes before-mentioned vary extend diminish enlarge or remove any such sewers or drains. Sewers and drains to be connected with works.

31. The Corporation the town councils the county councils or any of them may during the time when the sewers by this Order authorised or the existing sewers or any sewers or works connected therewith or any of them are being repaired cleansed altered or renewed or are stopped up or interfered with by any accident or other cause or during times of excessive rainfall discharge or allow to be discharged the contents of such sewers and works or part thereof into the rivers Clyde Kelvin or Cart or any tributary thereof or into any sewer or watercourse. Sewage may be discharged into rivers in certain events.

32. Except as provided in the section of this Order of which the marginal note is "Sewage may be discharged into rivers in certain events" no sewage shall be discharged from the city the burghs or the county areas into the rivers Clyde Kelvin or Cart or any tributary thereof. Sewage not to be discharged into rivers or their tributaries.

33. Any sewer constructed within the city the burghs or the county areas after the date of the passing of the Act confirming this Order shall so far as may be practicable and subject to the provisions of this Order be so constructed as to convey the sewage therein to the sewers by Construction of future sewers.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — this Order authorised (so far as such sewers have at the time been constructed and are ready for use) or to the existing sewers.

Junctions  
to be made  
by Corpora-  
tion.

34.—(1) Where any sewers and drains require to be connected with the sewers by this Order authorised or with the existing sewers the point of junction of such sewers and drains with the sewers by this Order authorised or with the existing sewers and the mode and terms and conditions of effecting such junction shall subject as hereinafter in this Order provided be determined by the Corporation and the work for effecting such junction shall subject as aforesaid in all cases be done by the Corporation at the expense of the person constructing such sewers or drains and the Corporation may require such security for the repayment of such expense as they shall think fit :

Provided that where the town councils or the county councils or any of them are liable in such expense they shall be entitled to charge the same to any rate which may relate to the sewers and drains in connection with which such expense has been incurred.

(2) Every person not being employed or authorised by the Corporation so to do who shall make or cause to be made any junction of any sewer or drain with the sewers by this Order authorised or with the existing sewers shall be guilty of an offence and upon summary conviction by the sheriff be liable to a penalty not exceeding five pounds together with the expenses of prosecution and conviction to be ascertained on conviction and the Corporation may if they think fit cause any such junction with the sewers by this Order authorised or with the existing sewers to be removed or to be re-made to such extent and in such manner as they may consider necessary or expedient and the reasonable expense thereof and connected therewith shall be repaid to them by the person making such junction or causing the same to be made.

Injurious  
matter not  
to be  
allowed to  
pass into  
sewers.

35. It shall not be lawful for any person to send or permit to flow or pass into any sewers by this Order authorised or into the existing sewers or into any sewers or drains connecting therewith any liquid substance or matter which would be injurious to the construction maintenance use or efficiency of any such sewers or drains

or of the sewage purification works or which would cause or be likely to cause silting up corrosion or decay of the materials of such sewers drains or works or to interfere with the efficient treatment of the sewage passing through such sewers or drains or which would cause or be likely to cause injury to the health of persons engaged in connection with the carrying on of the sewage undertaking and every person offending against this enactment shall be guilty of an offence and upon summary conviction by the sheriff be liable to a penalty not exceeding ten pounds and a further penalty not exceeding five pounds for every day during which the offence is continued after conviction thereof.

A.D. 1935.

36. To enable the Corporation to execute the powers of this Order with reference to the making and maintaining of the sewers by this Order authorised or of the existing sewers or of any sewers drains pipes and appurtenances necessary for connecting any sewers or drains with the sewers by this Order authorised or with the existing sewers or for discharging or conducting the contents of such sewers and drains into the sewers by this Order authorised or into the existing sewers the town councils or county councils or any of them shall at the request of the Corporation permit the Corporation to exercise the powers possessed or exercisable by them respectively with reference to the construction of or interference with sewers streets or roads within their respective jurisdictions.

Powers of councils as to sewers &c. may be exercised by Corporation.

37. Subject to the provisions of this Order the Corporation shall have and may if they think fit exercise with reference to the interception and treatment of the sewage of the burghs and of the county areas all or any of the powers which are by this Order conferred upon the Corporation with reference to the interception and treatment of the sewage of the city Provided that nothing in this Order contained shall affect or prejudice any of the powers of the town councils or the county councils or any of them with respect to any sewers or drains within their respective jurisdictions which may from time to time be connected with the sewers by this Order authorised or with the existing sewers or except as in this Order otherwise provided place the Corporation under any obligation with reference to such sewers or drains.

Further powers as to interception &c. of sewage of burghs and county areas.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935.

As to  
drainage  
of burghs  
and county  
areas.

38.—(1) Subject to the provisions of this Order the town councils and the county councils respectively shall be bound to deliver into such of the sewers by this Order authorised or of the existing sewers as the Corporation may direct the sewage and ordinary surface drainage of the burghs and the county areas respectively or of such portions of such burghs or areas as shall from time to time require drainage and for the drainage of which portions of such burghs or areas the town councils and county councils have respectively constructed sewers (which sewers the town councils and county councils respectively shall maintain and from time to time extend enlarge renew and cleanse) and the Corporation shall be bound to receive such sewage and ordinary surface drainage accordingly and to treat purify and dispose of such sewage and ordinary surface drainage at the sewage purification works in the same manner as they treat purify and dispose of the sewage of the city and in the event of any failure on the part of the Corporation to implement their obligations under this section they shall free and relieve the town councils and county councils respectively from liability for any loss or damage that may arise or for which they may respectively be held responsible in consequence of such failure.

(2) The town councils and the county councils shall on the said sewage and ordinary surface drainage being received into the sewers by this Order authorised or into the existing sewers be free from any further obligation or liability for the disposal of such sewage or ordinary surface drainage or in connection therewith.

(3) If any difference shall arise between the Corporation and the town councils and county councils or any of them under this section such difference shall be referred to and determined by an arbiter to be agreed on or failing agreement to be appointed on the application of either party by the President of the Institution of Civil Engineers.

As to  
drainage of  
isolated  
buildings.

39. Notwithstanding anything in this Order contained any of the town councils or county councils may in special cases with the consent of the Corporation (which consent shall not be unreasonably withheld) and subject to such conditions as they may prescribe where any portion of any of the burghs or county areas requiring drainage is small and the development of such

portion is limited to isolated or small groups of houses make temporary provision for the treatment and disposal of the sewage and ordinary surface drainage of such portion until such time as it is expedient or reasonably practicable to deliver such sewage and ordinary surface drainage into the sewers by this Order authorised or into the existing sewers. A.D. 1935  
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Any question arising under this section shall be referred to and be determined by an arbiter to be appointed on the application of the Corporation or the town council or county council concerned as the case may be by the President of the Institution of Civil Engineers.

40. The agreement set forth in the Fifth Schedule to this Order and made between the Corporation and the county council of the county of Dunbarton shall continue and remain in full force and effect to all intents and purposes as if the Act confirming this Order had not been passed. Continuing agreement with Dunbartonshire County Council.

41. Subject to the provisions of this Order the Corporation may in connection with the wharf (Existing Sewer Work No. 18) described in the First Schedule to this Order construct place continue and maintain in the river Clyde and on the quays banks bed and foreshore thereof all such temporary piles fenders booms dolphins pontoons caissons stagings coffer dams embankments piers abutments wharves walls fences drains stairs buildings and other works and conveniences as may be necessary or expedient. Subsidiary works affecting river Clyde.

42. The wharf (Existing Sewer Work No. 18) described in the First Schedule to this Order and any pier dock or wharf constructed by the Corporation under the powers of the section of this Order of which the marginal note is "Power to continue use of lands for purification works" shall not be used as a landing or loading place for goods or passengers conveyed or intended to be conveyed in any vessel except for the purpose of landing or loading from or into vessels not arriving from or departing for foreign parts— Restriction as to landing places.

- (1) goods or materials required for or used in the construction maintenance or repair of any such wharf pier or dock;

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*Sewage Order Confirmation Act, 1935.*

A.D. 1935.

- (2) goods or materials required or used for the purposes of the sewage undertaking and the carrying on of the same; and
- (3) materials sludge or residual products resulting from or produced in connection with the sewage undertaking.

Special provisions with respect to Shieldhall purification works.

43.—(1) The Corporation shall continue to be entitled to have permanently appropriated to them by the Clyde trustees at the Shieldhall wharf of the Clyde trustees ex adverso of the Shieldhall sewage purification works a berth not exceeding two hundred and fifty feet in length for loading and unloading the sludge barges and other vessels to be used by the Corporation for the purposes of and in connection with the said works subject to the following conditions:—

- (a) The Clyde trustees shall at their own cost from time to time execute whatever dredging may be necessary to provide sufficient depth of water at the said wharf and shall at the cost of the Corporation maintain the said wharf;
  - (b) The Clyde trustees shall free and relieve the Corporation of the usual statutory rates exigible upon vessels and materials in respect of the vessels berthing and materials loaded and discharged at the said wharf for the purposes of the said works in accordance with the provisions of the section of this Order of which the marginal note is “Exemption from tolls of vessels &c. employed in connection with sewage works”;
  - (c) The Corporation shall so carry on their work at the said wharf and shall so navigate their vessels as not to interfere with the navigation of the river Clyde and the harbour of Glasgow and their vessels shall be subject to the byelaws and regulations applicable to the said river and harbour and shall comply with the directions of the harbour master of the Clyde trustees and his deputed in the same way as other vessels berthed in and navigating the said river and harbour.
- (2) The Corporation shall have the right at their cost to continue and to place and maintain such pipes and ducts as may be necessary to convey the effluent from the Shieldhall sewage purification works to the river Clyde and the sludge and other materials from the

said works to the barges and other vessels lying at the said wharf in through or under the areas of land delineated and shown coloured yellow and marked II III and IV respectively on the plan annexed and subscribed as relative to the disposition by the Clyde trustees in favour of the Corporation of the lands on which the said wharf is constructed dated the fourth and recorded in the general register of sasines and in the books of council and session on the twenty-ninth both days of April one thousand nine hundred and eleven and the Corporation may so far as necessary for carrying on their work at the said wharf use the surface of the strip of ground belonging to the Clyde trustees lying between the northern boundary of the said sewage purification works and the south bank of the river Clyde for the passage of persons and materials between the said sewage purification works and the said wharf Provided that those pipes and ducts shall be so laid and constructed and the right of passage shall be so used and regulated as not to interfere with the use of the surface of the said strip of ground for railways tramways roads quays wharves and other purposes of the Clyde trustees.

A.D. 1935.  
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(3) The Corporation shall maintain and continue at their own cost the outfall for the effluent and pipes and ducts for the sludge from the said sewage purification works and shall supply and maintain all the labour and appliances required for loading and unloading their vessels and superintending their work at the said wharf and shall undertake full responsibility therefor and free and relieve the Clyde trustees of all claims arising in connection with the works carried on by the Corporation and the sludge shall be loaded by means of pipes led under the said wharf.

44. Whereas in pursuance of the repealed Acts the Corporation were authorised to borrow various sums of money amounting to two million six hundred and seventy-two thousand six hundred and thirty pounds for the purposes of the sewage undertaking therefore be it enacted that notwithstanding the repeal of the repealed Acts the borrowing powers of the Corporation authorised by the repealed Acts shall continue to be in force as fully and effectually as if the Act confirming this Order had not been passed and shall be deemed to have been authorised by and for the purposes of this Order.

Existing  
borrowing  
powers  
continued.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935.

—  
 Payment for  
 Crookston  
 and Cardonald  
 sewer.

45. Whereas the Corporation acting under the Act of 1866 have borrowed the sum of two hundred and sixteen thousand four hundred and fifty-three pounds seven shillings and two pence for the construction of the sewer referred to in the section of this Order of which the marginal note is "Crookston and Cardonald sewer to form part of sewage undertaking" and of that sum there remains outstanding the sum of one hundred and ninety-two thousand six hundred and fifty-two pounds eight shillings and sixpence—Therefore the Corporation acting under this Order shall in respect of the said sewer forming part of the sewage undertaking in pursuance of the said section repay at the date of the passing of the Act confirming this Order to the Corporation acting under the Act of 1866 the said sum of one hundred and ninety-two thousand six hundred and fifty-two pounds eight shillings and sixpence.

Further  
 borrowing  
 powers.

46. The Corporation may for the purpose of carrying out the powers conferred on them by this Order borrow in addition to the sum of two million six hundred and seventy-two thousand six hundred and thirty pounds referred to in the section of this Order of which the marginal note is "Existing borrowing powers continued" any sums of money not exceeding (a) the sum of one million five hundred thousand pounds and (b) the sum of one hundred and ninety-two thousand six hundred and fifty-two pounds eight shillings and sixpence referred to in the section of this Order of which the marginal note is "Payment for Crookston and Cardonald sewer."

Sinking  
 fund for  
 sewage  
 purposes.

47. The Corporation shall annually set apart such sums as shall secure that the respective sums mentioned in the first column of the following table and borrowed or to be borrowed by them under the repealed Acts and this Order shall be repaid within the respective periods mentioned in the second column thereof:—

Amount.	Prescribed periods.
(1) £2,672,630 authorised to be borrowed under the repealed Acts (other than the sum of £34,630 part thereof authorised to be borrowed by the Act of 1907).	60 years from the date or dates of borrowing.

[25 & 26 GEO. 5.] *Glasgow Corporation* [Ch. xli.]  
*Sewage Order Confirmation Act, 1935.*

Amount.	Prescribed periods.	A.D. 1935.
(2) The said sum of £34,630.	30 years from the date or dates of borrowing.	
(3) The sum of £1,500,000 authorised to be borrowed under this Order.	60 years from the date or dates of borrowing.	
(4) The sum of £192,652 8s. 6d. authorised to be borrowed under this Order.	40 years from the date when the Corporation acting under this Order repay that sum to the Corporation acting under the Act of 1866.	

And the Corporation shall apply such sums as a sinking fund in paying off the principal sums so borrowed.

48. The provisions of the Glasgow Loans Acts 1883 to 1934 shall apply to money borrowed and to be borrowed by the Corporation under the repealed Acts and this Order.

Application of Loans Acts to moneys borrowed.

49. Money borrowed by the Corporation under the authority of this Order shall be applied in and for the purchase of lands and the construction of the sewers and other works authorised by this Order and in carrying this Order into execution and not otherwise but they shall not apply any money borrowed or any other moneys of the nature of capital to the maintenance and management of works or to other purposes to which capital is not properly applicable.

Application of money borrowed.

50.—(1) The Corporation shall annually prepare an estimate of the amount required to defray the expenditure to be incurred by them during each year ending the thirty-first day of May for the purposes of the sewage undertaking and shall apportion and allocate such amount (under deduction of any revenue estimated to be received in respect of the sewage undertaking in each such year and the amount estimated to be received by the Corporation in respect of each such year in pursuance of the agreement set out in the Fifth Schedule to this Order) amongst the Corporation the town councils and the county councils of the counties of Lanark and Renfrew respectively according to the rateable valuations in the valuation roll

Apportionment and allocation of expenditure.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — of the lands and heritages within the city the burghs and the Lanarkshire areas and the Renfrewshire areas to the extent to which the sewage and ordinary surface drainage from such areas is from time to time received and treated by the Corporation and the sums so apportioned and allocated shall be treated as expenditure of the Corporation the town councils and the aforesaid county councils and so far as not defrayed out of other moneys may be defrayed out of rates as hereinafter provided.

(2) Any over-statement or under-statement in such estimate which may arise in any one year shall be taken into account in preparing the estimate for the ensuing year.

(3) For the purpose of this section subsection (4) of section 14 of the Rating (Scotland) Act 1926 (relating to the valuation roll for the purpose of apportionments under that Act) shall apply subject to the necessary modifications.

Power to town councils and county councils to inspect estimates.

51. The town councils and the county councils shall be entitled to inspect the estimate prepared in pursuance of the section of this Order of which the marginal note is "Apportionment and allocation of expenditure" and in the event of any dispute as to any sum included in or omitted from such estimate the same shall failing agreement be referred to the Secretary of State whose decision shall be final and in the event of any alteration or modification being made by him on the said estimate for any year effect shall be given thereto in the estimate for that year or the ensuing year.

Payment of expenditure by town councils and county councils.

52. The Corporation shall annually and not later than the fifteenth day of July in each year cause a requisition to be sent to the town councils and the county councils of the counties of Lanark and Renfrew requiring them to pay the sums apportioned and allocated amongst them respectively in pursuance of the section of this Order of which the marginal note is "Apportionment and allocation of expenditure" and the town councils and the aforesaid county councils shall at such intervals and by such instalments as the town councils and the aforesaid county councils and the Corporation may agree or failing agreement as the Secretary of State may determine pay over to the Corporation the sums so requisitioned without any deduction, whatever so however that the

last instalment shall be payable not later than the first day of May following the date of the said requisition. A.D. 1935.

53. The sums apportioned and allocated amongst the Corporation the town councils and the county councils of the counties of Lanark and Renfrew respectively in pursuance of the section of this Order of which the marginal note is "Apportionment and allocation of expenditure" shall so far as falling to be defrayed out of rates be defrayed out of rates to be levied for the purpose by the Corporation in the city and by the town councils in their respective burghs in accordance with the provisions of the Local Government (Scotland) Act 1929 and by the aforesaid county councils in the Lanarkshire areas and the Renfrewshire areas respectively to the extent to which the sewage and ordinary surface drainage from such areas is from time to time received and treated by the Corporation as if those areas to the extent aforesaid were special drainage districts and as if such rates were special sewer assessments within the meaning of the Public Health (Scotland) Act 1897. Assessments for sewage purposes.

54. Notwithstanding anything in this Order contained the sums apportioned and allocated amongst the Corporation the town councils and the county councils of the counties of Lanark and Renfrew in pursuance of the section of this Order of which the marginal note is "Apportionment and allocation of expenditure" shall not exceed a sum representing the produce of a rate of eightpence in the pound on the gross annual valuations of the city of the burghs and of the Lanarkshire areas and the Renfrewshire areas to the extent to which the sewage and ordinary surface drainage from such areas is received and treated by the Corporation. Limitation on expenditure.

55.—(1) The town councils respectively and the county councils or any of them respectively may in the same way and manner as they are respectively authorised to borrow money for sewers and subject to the same conditions as to repayment from time to time borrow any moneys which they may respectively require to carry out any works which it may be necessary or expedient for them or any of them to construct in connection with the purposes of this Order or any moneys which they may respectively require to pay to the Corporation on account of any expenditure made by the Corporation on behalf of Power to town councils and county councils to borrow.

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — the town councils or either of them or the county councils or any of them in virtue of the powers of this Order.

(2) All sums borrowed by the town councils and the county councils under the powers of this section shall be applied only to purposes to which capital is properly applicable.

Exemption from tolls of vessels &c. employed in connection with sewage works.

56. Notwithstanding anything contained in any of the Acts relating to the Clyde navigation the Clyde trustees in respect of the purification of the river by means of the sewage undertaking shall not levy rates on (1) any vessel owned or employed by the Corporation using the waterway only of the Clyde navigation for the sole purpose of conveying to the sewage purification works materials exclusively required for the treatment of sewage at the sewage purification works or for the carrying on of the sewage purification works or for the sole purpose of conveying away sludge or residual products from the sewage purification works for which no payment or other equivalent consideration is received by the Corporation (2) any such materials sludge or residual products so conveyed as aforesaid or (3) any such materials delivered direct from any vessel into the sewage purification works although the same form part only of the cargo of such vessel and whether such vessel is or is not owned or employed by the Corporation provided always that such materials shall not have been shipped or transhipped at or alongside any quay wharf or other works belonging to the Clyde trustees.

Power to sell sludge &c.

57. The Corporation may sell or otherwise dispose of the materials sludge and residual products resulting from the treatment and purification of sewage upon such terms and on such conditions as they think fit.

Power to acquire and use patent rights.

58. The Corporation may from time to time acquire from any person and use patent rights or licences (not being exclusive) for or in connection with sewage purposes.

Utilisation of sludge boats.

59. The Corporation may when the vessels provided for the purposes of the sewage undertaking are proceeding down the river Clyde to the firth thereof for the purpose of discharging the sludge produced at the sewage purification works permit ratepayers and others desirous of inspecting the sewage purification works and of accompanying the said vessels on their journey to and

from the said firth to travel in such vessels on such conditions as the Corporation think fit and the Corporation may from time to time expend the revenues of the sewage undertaking in making the said vessels available for such travelling and in effecting an insurance against any liability and in meeting any expenditure or liability which the Corporation may incur by the grant of such permission.

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60. Nothing in this Order shall be construed to impair any right of action in respect of nuisance at common law or under the Public Health (Scotland) Act 1897 or the Burgh Police (Scotland) Act 1892 or any Acts extending or amending those Acts or under any other public general statute.

Order not to affect actions in respect of nuisances.

61. Subject to the provisions of the sections of this Order of which the marginal notes are respectively "Works below high-water mark to be subject to approval of Board of Trade" and "Crown rights" but notwithstanding any other provision in this Order the following provisions for the protection of the Clyde trustees shall (unless otherwise agreed upon in writing between the Corporation and the Clyde trustees) apply and have effect (that is to say):—

For protection of Clyde trustees.

(1) The maintenance alteration repair renewal and reconstruction of all works so far as affecting the undertaking of the Clyde trustees (including all subsidiary works) by this Order authorised to be maintained altered repaired renewed or reconstructed by the Corporation (all of which works are in this section referred to as "the works") shall be carried out at the expense in all things of the Corporation and at the sight and to the reasonable satisfaction of the engineer of the Clyde trustees :

(2) Detailed drawings and specifications with respect to any reconstruction of any of the works shall be submitted to the Clyde trustees for their approval at least one month before such reconstruction is commenced Provided that if the Clyde trustees do not within twenty-one days after the submission of such detailed drawings and specifications to them intimate to the Corporation their approval or disapproval thereof the Corporation

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may proceed to carry out such reconstruction in accordance with such detailed drawings and specifications but if within the said period the Clyde trustees shall intimate their disapproval thereof the same shall (unless the Corporation and the Clyde trustees otherwise agree in writing) be referred to arbitration as hereinafter in this section provided :

- (3) The Clyde trustees shall not incur or be under any obligation whatever in respect of the maintenance or use of the works (whether or not plans and specifications of the same shall have been approved of by them or their engineer) and the Corporation shall indemnify free and relieve the Clyde trustees of and from all claims for loss damage or injury of every description (if any) whether at the instance of their employees or third parties which may arise or be made against the Clyde trustees in consequence of or in connection with the maintenance or use of the works so far as such loss damage or injury shall have been occasioned by the fault or neglect of the Corporation or those for whom they are responsible :
- (4) In no case shall vessels be berthed or moored in front of the wharf (Existing Sewer Work No. 18) described in the First Schedule to this Order or subsidiary works in connection therewith so as to project more than sixty feet southwards of the river face of the said wharf :
- (5) The Corporation shall at their own expense carry out all dredging and excavation of the bed of the river Clyde adjoining the said wharf (Existing Sewer Work No. 18) required for giving and maintaining access to the said wharf and the said wharf shall be maintained and used so as not at any time to obstruct or interfere with the navigation of the river :
- (6) All landing piers docks wharves or similar works forming part of the sewage undertaking shall be used exclusively for and in connection with the purposes of that undertaking :
- (7) Subject to the provisions of this Order the whole existing rights powers and privileges of the

Clyde trustees are reserved and without prejudice to the said generality full power is reserved to the Clyde trustees to widen deepen and improve the river Clyde opposite to or in the vicinity of the said wharf (Existing Sewer Work No. 18):

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- (8) Any difference between the Corporation and the Clyde trustees in connection with anything in this Order contained shall failing agreement be determined from time to time by an arbiter to be mutually agreed upon between the Corporation and the Clyde trustees or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of either party.

62. The following provisions for the protection of the town councils and the county councils respectively shall unless otherwise agreed in writing between the Corporation and the town councils and the county councils or any of them apply and have effect with respect to the sewers by this Order authorised (that is to say) :—

For protection of town councils and county councils in respect of new sewers.

- (1) In this section each of the town councils and of the county councils is for their respective rights and interests called "the protected authority" and each of their respective burghs and county areas is called "the protected area":
- (2) At least twenty-one days before the Corporation commence in any protected area the construction of any of the sewers by this Order authorised they shall give to the protected authority notice thereof in writing accompanied by plans sections working drawings and specifications showing the sewers proposed and the manner in which they are to be constructed and also the means to be employed by the Corporation for protecting the roads streets lanes footpaths or public places sewers drains or works in the protected area during or in consequence of the operations of the Corporation and also for making good any injury or damage to or interference with the said roads streets lanes footpaths or public places sewers drains or works and (where necessary) for providing new or substituted sewers drains or works which plans sections

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working drawings and specifications shall be subject to the approval of the protected authority previously to the construction of the sewers being commenced and such sewers shall be constructed in conformity with the plans as approved of or in the event of difference of opinion between the Corporation and the protected authority as may be settled by the arbiter in this section referred to. Provided always that if the protected authority do not within fourteen days after the service of such notice on them intimate to the Corporation their approval or disapproval of the said plans sections working drawings and specifications the Corporation may thereafter proceed to construct the said sewers in accordance with such plans sections working drawings and specifications:

- (3) Where any of the sewers by this Order authorised or any deviations thereof which may be agreed to by the protected authority shall or may pass over under through or by the side of or so as to interfere with any sewer drain watercourse or work within the jurisdiction or under the control of the protected authority or shall or may in any way injuriously affect the sewerage or drainage of the protected area the Corporation shall make good any damage which may be done by their operations to any of the said sewers drains watercourses or works and shall clear the said sewers drains watercourses or works if at any time they become silted in consequence of any of the operations of the Corporation during or after the construction of the sewers by this Order authorised and shall if necessary provide new altered or substituted works including sewers in such manner as the protected authority may reasonably require and shall save harmless the protected authority against all and every damage and expense which may be thereby occasioned and in the event of the Corporation failing in the opinion of the arbiter in this section referred to to carry out the provisions of this subsection such arbiter may direct any such

work to be executed by the protected authority at the costs charges and expenses of the Corporation and the amount of such costs charges and expenses shall failing agreement be settled by the arbiter When any new altered or substituted works as aforesaid shall have been completed by or at the costs charges and expenses of the Corporation under the provisions of this subsection the same shall thereafter be as fully and completely the property of and under the direction jurisdiction and control of the protected authority as any sewers or works now or hereafter may be :

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- (4) The Corporation shall during the construction of the sewers by this Order authorised be at the expense of forming making and maintaining wherever necessary culverts or other suitable provision for sewers or other works of the protected authority over under or along the sewers by this Order authorised so as to accommodate the future drainage of the protected area as the same shall failing agreement be fixed by the arbiter in this section referred to Provided always that the protected authority shall within one month (or within such further time as may be agreed between the protected authority and the Corporation) from the receipt by them of the plans referred to in subsection (2) of this section relating to the construction of the sewers by this Order authorised in the protected area intimate to the Corporation the place or places where they require the Corporation to make culverts or other suitable provision as aforesaid :
- (5) The protected authority shall at all times have the right and privilege of constructing sewers and drains across or underneath and where necessary for convenient crossing along the sewers by this Order authorised and that free of all claims charges and expenses for wayleave or otherwise Provided that before the protected authority shall commence any such operations they shall give reasonable notice to the Corporation of their intention so to do and along with such notice submit plans sections and

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specifications of the works so proposed to be constructed for the approval of the city engineer for the time being of the Corporation and in the event of any difference of opinion arising with reference to such works or the plans sections or specifications thereof the same shall be settled by arbitration in manner in this section provided and it is hereby provided that the protected authority shall not be liable for any loss or damage which may occur by reason of any accident to the sewers belonging to the Corporation nor for any loss or damage to the Corporation arising from the stoppage of their sewers during the construction of such works by the protected authority which may be necessary in consequence of such accident unless such loss or damage shall have been occasioned by the fault or neglect of the protected authority or of their agents or servants :

(6) (a) Any sewers and drains of the protected authority constructed prior to the date of the passing of the Act confirming this Order which may require to be connected with the sewers by this Order authorised shall be connected by and at the expense of the Corporation at the sight and to the satisfaction of the protected authority or in the event of any difference arising with reference thereto in such manner as shall be settled by arbitration as in this section provided :

(b) Any sewers and drains of the protected authority constructed after the date of the passing of the Act confirming this Order which may require to be connected with the sewers by this Order authorised or with the existing sewers shall be connected in accordance with the section of this Order of which the marginal note is " Junctions to be made by Corporation " but the mode and terms and conditions of effecting such junctions shall failing agreement between the Corporation and the protected authority be settled by arbitration as in this section provided :

(7) The Corporation shall bear and pay any additional expense which the protected authority may

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reasonably incur in making or maintaining sewers in the protected area by or in consequence of the existence of the sewers by this Order authorised and also the whole expense which the protected authority may reasonably incur by or through the supervision by their engineer surveyor or inspector of the construction of the sewers by this Order authorised :

- (8) The position size and construction of any ventilators street gratings shafts or of any temporary or permanent openings in any road street or place within the protected area to be constructed or made by the Corporation in connection with the sewers by this Order authorised shall be subject to the approval of the protected authority and in the event of difference arising between them and the Corporation in regard to such works the same shall be settled by arbitration as in this section provided :
- (9) The sewers by this Order authorised within the protected area shall so far as in the opinion of the arbiter in this section referred to conveniently may be be constructed in tunnel :
- (10) Where operations in connection with the construction of the sewers by this Order authorised require to be carried on upon the surface of any road or street within the protected area the Corporation shall not without the consent of the protected authority interfere with or occupy for the purpose of constructing such sewers at any one time a greater extent of the surface of such road or street than fifty yards with intervals of not less than two hundred yards between any two portions of street so interfered with or occupied and such extent shall not be interfered with or occupied except with the consent of the protected authority for a longer period than three months The Corporation shall take the contractors for such sewers bound to observe the provisions of this subsection under a penalty of ten pounds for every day during which the contractor fails to fulfil such conditions which penalty shall be recoverable at the instance

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of the protected authority as far as such works are situate within the protected area and the Corporation shall be bound to assign or communicate such rights to the protected authority as will enable the protected authority to enforce such penalty at their own risk:

- (11) No road or street interfered with or occupied by the Corporation for the purpose of constructing the sewers by this Order authorised shall be wholly closed against passenger traffic or except between the hours of 10 p.m. and 6 a.m. against vehicular traffic:
- (12) In every case in which the Corporation interfere with any road street lane pavement or footpath for the purpose of constructing the sewers by this Order authorised the Corporation shall to the satisfaction of the protected authority (First) maintain in a reasonable state of repair the road street lane pavement or footpath during the construction of the said sewers (Second) provide and maintain all requisite communications and accesses for foot passengers to and from the houses and other buildings in the road street or lane so interfered with (Third) restore to its original level the road street lane pavement or footpath and (Fourth) restore the paving and metalling of the road street lane pavement or footpath and keep the same in a good and satisfactory state of repair for twelve months after such restoration:
- (13) The Corporation shall construct the sewers by this Order authorised under the roads and streets within the protected area of sufficient strength to bear and carry in all time coming the traffic of such roads and streets and in the event of their failure to do so shall free and relieve the protected authority of all claims if any which may arise in consequence of such failure:
- (14) Notwithstanding anything in this Order contained the Corporation shall not without the consent of the protected authority alter within the protected area the levels of the sewers by this Order authorised as shown upon the deposited plans:

- (15) Except as in this Order specially provided the provisions in this Order contained shall not be deemed to supersede or dispense with the provisions of the Acts incorporated with this Order but those provisions except in so far as they may be inconsistent with any of the provisions in this Order contained shall remain in full force and effect: A.D. 1935.  
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- (16) Nothing in this Order contained shall prevent the protected authority at any future time from carrying out any public improvement or any repairs diversions alterations developments or extensions of the existing or contemplated works in connection with any department administered by them either above or below the sewers by this Order authorised or from laying new sewers and wherever any of these works or sewers are or but for the construction of the sewers by this Order authorised might have been carried across above or under the sewers by this Order authorised the Corporation shall pay to the protected authority any additional expense the latter may reasonably incur or be put to in the carrying out of the same by reason of the making or maintaining of the sewers by this Order authorised or by any of the operations of the Corporation in relation thereto nor shall anything in this Order entitle the Corporation to any compensation for any damage occasioned by such operations of the protected authority unless such damage shall have been occasioned by the default or neglect of the protected authority:
- (17) So far as practicable and consistent with the construction of the sewers by this Order authorised the Corporation shall use coke only for any steam or other engines (other than petrol oil or electrically driven engines) used by them in the construction of the sewers by this Order authorised and shall use such engines so as not to be offensive or to cause a nuisance:
- (18) If any difference shall at any time arise between the Corporation and the protected authority

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with respect to any of the matters referred to in this section such difference shall be referred to and determined by an arbiter to be agreed on or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of either the Corporation or the protected authority and the decision of such arbiter as to the method of carrying out any works shall not free or relieve the Corporation of their liability to the protected authority for injury and damage for which the Corporation may be liable under this Order. If any question of law shall arise in the course of such arbitration the arbiter shall have power at the request of the Corporation or the protected authority to state a case for the opinion of the court of session and the court shall determine such question.

For protection of town councils and county councils in respect of existing sewers.

63. The provisions of subsections (3) (5) (6) (7) (8) (13) (16) and (18) of the section of this Order of which the marginal note is "For protection of town councils and county councils in respect of new sewers" shall for the protection of the town councils and the county councils *mutatis mutandis* apply with respect to the existing sewers in the same way and manner as the said provisions apply with respect to the sewers by this Order authorised.

For protection of Clydebank town council.

64. Notwithstanding anything in this Order contained the following provisions for the further protection of the provost magistrates and councillors of the burgh of Clydebank (in this section called "the Clydebank council" and "the burgh" respectively) shall unless otherwise agreed in writing between the Corporation and the Clydebank council apply and have effect (that is to say) :—

- (1) Wherever the sewer (Existing Sewer Work No. 1) described in the First Schedule to this Order is situate in the burgh at a distance of not less than one hundred feet from the building line of Dumbarton Road the Corporation shall so far as they are the owners of the ground abutting on such road continue to maintain to the satisfaction of the Clydebank council the

pavements and kerbstones on the north side of such road provided by them in pursuance of the repealed Acts: A.D. 1935.  
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- (2) The sewer (Existing Sewer Work No. 1) described in the First Schedule to this Order so far as constructed in the burgh above the level of the ground shall continue to be so covered by the Corporation as not to injure the amenity of the burgh:
- (3) The Corporation shall continue to maintain Boquhanran Road so far as the said road was altered by them in pursuance of the repealed Acts at a level not higher than its level as existing at the date of the passing of the Act confirming this Order and with a gradient not greater than 1 in 25.

65. The following provisions for the protection of the joint bridges committee of the city of Glasgow county of Lanark and burgh of Rutherglen (in this section called "the committee") shall unless otherwise agreed in writing between the Corporation and the committee apply and have effect (that is to say):—

For protec-  
tion of joint  
bridges  
committee.

- (1) In so far as the sludge main (Existing Sewer Work No. 17) described in the First Schedule to this Order may affect Rutherglen Bridge over the river Clyde (hereinafter in this section called "the bridge" which expression in this section includes the approaches and the lighting and other relative structures or appliances connected therewith) or the free flow of the water under the same any repairs or renewals of the said sludge main shall be carried out in such manner as to prevent obstruction to traffic or damage to the bridge and all damage that may be so caused or be consequent on the attachment of the said sludge main to or its suspension from the bridge shall immediately be made good by the Corporation and the bridge shall be left in as good order and condition as before the commencement of the repair or renewal of the said sludge main:
- (2) At least one month before the Corporation commence any works which may interfere with

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or affect the bridge or the free flow of the water under the same the Corporation shall send to the committee for their approval a plan with sections and specifications showing the works which they propose to execute in order to repair or renew the said sludge main and in the event of any difference between the Corporation and the committee the same shall be referred to an engineer to be appointed failing agreement by the sheriff of Lanarkshire on the application of either party :

- (3) Such works shall after commencement be completed with all reasonable dispatch.

For protec-  
tion of rail-  
way com-  
panies in  
respect of  
new sewers.

66. The following provisions for the protection of the London Midland and Scottish Railway Company and the London and North Eastern Railway Company (each of which companies is in this section called "the railway company") shall unless otherwise agreed in writing between the Corporation and the railway company apply and have effect (that is to say) :—

- (1) In this section the expression "the railway and works" means any railway tramway or canal of the railway company and all sidings stations depots roads bridges bridge approaches tunnels and other works and conveniences connected therewith or any property or buildings of the railway company :
- (2) In the construction of the sewers by this Order authorised where the same are situated near the railway and works the Corporation shall if and so far as required by the railway company deviate laterally the line of the said sewers so as to keep the same as far from the railway and works as may be necessary and possible having regard to the powers of the Corporation under this Order and that either within the limits of deviation shown upon the deposited plans or beyond the same so far as such deviation can be made with the consent of the railway company provided that such deviation shall only be at such places as may be agreed by the engineers of the Corporation and the railway company or as failing agreement may be fixed by the arbiter to be appointed as hereinafter provided :

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(3) The sewers by this Order authorised where the same are intended to be constructed under or across or near to or which may in any way affect the railway and works shall be constructed of such design strength and durability as shall be sufficient for the effectual and safe support of the railway and works and shall be constructed and completed and thereafter altered repaired renewed and maintained under the superintendence of the railway company at the expense in all things of the Corporation and in accordance only with plans and specifications to be submitted to the railway company at least three weeks before the commencement of the construction of such sewers or of any alterations repairs or renewals thereof or if the railway company shall object to any such sewers alterations repairs or renewals as shown on any plans and specifications so submitted to them then failing agreement as to any modification thereof in accordance only with plans and specifications to be settled by the arbiter to be appointed as hereinafter in this section provided of which last-mentioned plans and specifications a copy shall be delivered to the railway company at least three weeks before the commencement of the construction of any such sewers or of any such alterations repairs or renewals Provided that if the railway company shall not express their approval or disapproval of any plans and specifications within twenty-one days after the same shall have been submitted to them as aforesaid the Corporation shall be entitled to proceed with the construction of the said sewers and with the said alterations repairs or renewals in accordance with such plans and specifications but the railway company shall not be held to have approved or acquiesced in such plans and specifications :

(4) The fact that any such sewers alterations repairs or renewals have been constructed or carried out in accordance with any plans and specifications approved or not objected to by the railway company or with any requirement of the railway company or under the superintendence

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of the engineer of the railway company shall not excuse the Corporation from any liability for damage caused to the railway and works or affect any claim by the railway company for injury caused to the railway and works:

- (5) The Corporation shall not either temporarily or permanently enter upon or interfere with the railway and works further or otherwise than may be necessary for constructing maintaining or effecting repairs to the sewers by this Order authorised which may be constructed under or across or near to the railway and works in accordance with any such plans and specifications as aforesaid and they shall not alter or interfere with the lines or levels of the railway and works and they shall not unless with the consent of the railway company acquire any land or property of the railway company but only such a servitude through or in any land or property of the railway company as may be necessary for such sewers:
- (6) Notwithstanding anything contained in this Order the Corporation shall not discharge or allow to be discharged the contents of any sewer by this Order authorised into any drain sewer or watercourse formed or used exclusively for the drainage of the railway and works:
- (7) The Corporation shall pay to the railway company all reasonable expenses which the railway company may incur in connection with or in consequence of the construction alteration renewal repair or maintenance of the sewers by this Order authorised including (without prejudice to the said generality) any reasonable expense incurred by the railway company in connection with the employment of inspectors signalmen watchmen and others and for superintendence of such works and all extra precautions for the safety and working of the railway company's railway traffic or protection of their railway and works or the protection of the servants of the Corporation engaged within the property of the railway company on account of the construction alteration renewal repair or maintenance of the said sewers:

- (8) The sewers by this Order authorised shall be constructed altered renewed repaired and maintained by the Corporation so as not to alter or interfere with (except so far as may be necessary for carrying out the works) or injure or endanger the structure or stability of the railway and works and the Corporation shall at their own expense execute all underpinning or other works which may be necessary to secure the support or safety of the railway and works or any part thereof and should any damage or injury to or interference with the traffic on the railway and works be caused by or be due to the construction alteration renewal repair or maintenance by the Corporation or the failure of or defect in any of the said sewers the Corporation shall free of all expense to the railway company execute all such works as may be necessary for repairing and making good the damage or preventing such interference as the case may be or the railway company in their option may on giving the Corporation as long previous notice in writing as possible in the circumstances enter upon the works or property of the Corporation and execute all such works as may be necessary for repairing and making good such damage or preventing such interference and the Corporation shall repay to the railway company all reasonable expenses so incurred by them in connection therewith:
- (9) The Corporation shall make full compensation to the railway company for all loss or damage which the railway company may incur caused by the construction alteration renewal repair or maintenance of (or failure to maintain) the sewers by this Order authorised or by any interruption impediment or interference to or with the railway and works consequent on the construction alteration renewal repair or maintenance of (or failure to maintain) the said sewers and the Corporation shall also free and relieve the railway company of and from all claims damages or compensation which may be made against or recovered from the railway company arising out of or in consequence of the

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construction of the sewers or the alteration renewal repair or maintenance thereof or failure to maintain the same so far as such may have been occasioned by the act or default of the Corporation or those for whom they are responsible :

- (10) Should it be necessary in constructing altering renewing repairing or maintaining the sewers by this Order authorised to alter or remove any telegraph or telephone posts wires or other telegraphic telephonic or signalling apparatus belonging to or maintained by the railway company any works reasonably necessary for such alteration or removal may be executed by the railway company and the Corporation shall pay to the railway company all reasonable expenses incurred in connection therewith :
- (11) Nothing in this Order contained or which may be done in pursuance thereof shall prevent the railway company from maintaining and repairing and whenever in their discretion thought necessary reconstructing altering renewing strengthening widening deviating or enlarging the railway and works under statutory powers existing at the date of the passing of the Act confirming this Order Provided that such operations shall not injuriously affect the sewers by this Order authorised or interrupt the flow of sewage therein otherwise than may be reasonably necessary for carrying out such operations and if any injury or interruption shall arise to the said sewers the railway company shall forthwith make good or remove the injury or interruption so far as such injury or interruption may have been occasioned by the act or default of the railway company or of those for whom they are responsible Before commencing any operations under the provisions of this subsection the railway company shall give twenty-eight days' previous notice in writing to the Corporation and any such operations shall so far as they may interfere with the said sewers be carried out to the reasonable satisfaction of the engineer of the Corporation Any extra expense which the

railway company may incur in carrying out such operations by reason of the existence of the said sewers shall be paid by the Corporation as such extra expense may in the event of any difference of opinion be determined by an arbiter to be appointed as hereinafter in this section provided:

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- (12) Nothing in this section contained shall prejudice or affect the rights powers and immunities reserved to and conferred on the Corporation and the railway company by any Acts public or private or any agreements with or relating to the railway company conferring rights powers and immunities and imposing liabilities duties and obligations upon the Corporation and the railway company with reference to any sewers property and works of the Corporation and to the railway and works:
- (13) If any difference shall at any time arise between the Corporation and the railway company or their engineers with respect to any of the matters referred to in this section such difference shall be referred to and determined by an arbiter to be agreed on or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of either the Corporation or the railway company provided always that the award or decision of such arbiter shall not relieve the Corporation of their liability to make compensation to the railway company for loss or damage and to relieve them from claims as provided in subsection (9) hereof. 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.

67. The provisions of the section of this Order of which the marginal note is "For protection of railway companies in respect of new sewers" so far as relating to the maintenance alteration repair and renewal of the sewers by this Order authorised shall for the protection of the London Midland and Scottish Railway Company and the London and North Eastern Railway Company

For protection of railway companies in respect of existing sewers.

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For further protection of London Midland and Scottish Railway Company in respect of certain existing sewers.

68. The following provisions for the further protection of the London Midland and Scottish Railway Company (in this section called "the company") shall notwithstanding the provisions of this Order and unless otherwise agreed in writing between the Corporation and the company apply and have effect:—

- (1) In altering renewing repairing or maintaining the sewer (Existing Sewer Work No. 11) and the stormwater overflow (Existing Sewer Work No. 16) described in the First Schedule to this Order where the same pass or are situated under any railways of the company the sewer (Existing Sewer Work No. 11) and the storm-water overflow (Existing Sewer Work No. 16) shall be formed of such dimensions that there shall be a clear space of not less than three feet from the top of the rails of any such railways to the extrados or upper surface of the crown of the sewer (Existing Sewer Work No. 11) and of the storm-water overflow (Existing Sewer Work No. 16):
- (2) On no account and under no pretext whatever shall the soil under the foundations of the abutments or columns of the bridges carrying the railways of the company over West Street and Ballater Street or any part thereof or any part of the structure of the same be disturbed for the purpose of any repairs to or renewals of the storm-water overflow (Existing Sewer Work No. 16) or the sludge main (Existing Sewer Work No. 17) described in the First Schedule to this Order or either of them or for any purpose whatever in connection with the storm-water overflow (Existing Sewer Work No. 16) or the sludge main (Existing Sewer Work No. 17):
- (3) The engineer of the company and any person authorised by him shall at all times have free

access to the storm-water overflow (Existing Sewer Work No. 16) and the sludge main (Existing Sewer Work No. 17) and every facility shall be afforded them for the inspection thereof and every reasonable notice which they may give touching any defect or want of repair shall immediately or as soon as possible be complied with by the Corporation.

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69. No ventilators shall be made by the Corporation in the outfall sewer (Existing Sewer Work No. 1) described in the First Schedule to this Order within one hundred and twenty-five yards from the centre of any existing passenger station of the London and North Eastern Railway Company.

For further protection of London and North Eastern Railway Company.

70. The provisions of the section of this Order of which the marginal note is "For protection of railway companies in respect of new sewers" shall apply for the protection of the Prince's Dock Branch Joint Committee (in this section called "the joint committee") except in so far as the same are inconsistent with or modified by the provisions of this section:—

For protection of Prince's Dock Branch Joint Committee.

- (1) Nothing in this Order contained or which may be done in pursuance thereof with respect to the sludge main (Existing Sewer Work No. 17) described in the First Schedule to this Order shall prevent the joint committee so far as they have power to do so at the date of the passing of the Act confirming this Order from maintaining repairing renewing deviating widening enlarging altering or reconstructing the property works and other subjects belonging to or maintainable by them and affected by the said sludge main without incurring any liability to the Corporation or to any person using the said sludge main for any loss injury damages or expenses which may arise from such maintenance repair renewal deviation widening enlarging alteration or reconstruction unless the same shall arise from some neglect or default of the joint committee or their agents workmen or servants in the execution of such maintenance repair renewal deviation widening enlarging alteration or reconstruction Provided that in the event of the

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joint committee exercising any of such powers they shall do so in such manner as to cause as little damage and interference as practicable to and with the said sludge main and shall give (except in cases of emergency in which cases notice shall be given as soon as possible after the work has been commenced) fourteen days' previous notice in writing to the Corporation before commencing any such operations as may affect the said sludge main. Provided also that any extra expense which the joint committee may reasonably incur in such maintenance repair renewal deviation widening enlarging alteration or reconstruction by reason of the existence of the said sludge main shall be paid by the Corporation:

- (2) The Corporation shall pay and reimburse the joint committee in all reasonable costs charges and expenses which they may incur in connection with the approval of any plans sections working drawings and specifications which may be submitted to them for approval as aforesaid together with the reasonable cost of superintendence and inspection and of all reasonable precautions for the safety and working of their traffic or protection of their property on account of the extension maintenance use alteration replacing or repair of the said sludge main.

For protec-  
tion of  
Archibald  
John  
Campbell  
Colquhoun.

71. The following provisions for the protection of Archibald John Campbell Colquhoun residing at Ballaig near Crieff the proprietor of the lands hereinafter in this section referred to and his successors and assignees (in this section called "the proprietors") shall unless otherwise agreed in writing between the Corporation and the proprietors apply and have effect (that is to say) :—

- (1) Notwithstanding the provisions of this Order no part of the surface of the lands in the parish of New Kilpatrick numbered 20 and 24 on the deposited plans and described in the deposited book of reference (except such parts as may be required for the purpose of constructing manholes or other openings in accordance with the provisions of subsection (4) hereof) shall

be acquired or interfered with except temporarily for the construction of the sewer Work No. 1 by this Order authorised and then only subject to the provisions of this Order:

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- (2) The Corporation shall acquire only an easement wayleave or servitude right in the said lands but without price or consideration therefor to enable them to construct the said sewer in the position and at the levels shown on the deposited plans and sections within the limits of deviation by this Order authorised provided that the Corporation shall not deviate vertically to any extent upwards beyond the levels shown on the deposited plans:
- (3) The Corporation shall at the sight and to the reasonable satisfaction of the proprietors so construct and maintain the said sewer and other works as to provide adequate support for dwelling-houses public works machinery or other buildings and so as effectually to prevent leakage or the escape of noxious gases and nothing contained in this Order or in any other existing Act or Order granting powers to the Corporation shall prohibit the proprietors at any time and from time to time from erecting such dwelling-houses public works machinery or other buildings as they shall think fit above the said sewer and other works on any parts of the said lands not being parts used or intended to be used as streets roads or lanes at the date of the construction of the said sewer provided that before commencing the erection thereof they shall give reasonable notice in writing to the Corporation of their intention to erect such dwelling-houses public works machinery or other buildings accompanied by plans of the same and provided also that the proprietors shall so erect such public works machinery or other buildings as not to endanger the said sewer and other works and in the event of any question arising as to the sufficiency in strength of the sewer or other works or the erection of such public works machinery or other buildings above the same as may be likely to endanger the said sewer and

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other works as aforesaid all such questions shall be determined by the arbiter to be appointed as hereinafter in this section provided:

- (4) No manholes or other openings shall except with the consent of the proprietors be made or constructed on any parts of the said lands not being parts used or intended to be used as streets roads or lanes (which consent shall not be unreasonably withheld) and any question as to whether or not such consent has been unreasonably withheld shall be determined by the arbiter to be appointed as hereinafter in this section provided:
- (5) Notwithstanding anything contained in this section the Corporation shall make reasonable compensation to the proprietors for any damage whenever and however caused by the Corporation in constructing and maintaining the said sewer and other works in connection therewith and such compensation shall failing agreement be assessed as provided in the section of this Order of which the marginal note is "Compensation for damage":
- (6) If any difference shall at any time arise between the Corporation and the proprietors with respect to any of the matters referred to in this section other than compensation for damage such difference shall be referred to and determined by an arbiter to be agreed on or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of the Corporation or the proprietors.

For protection of Allan James Farie.

72. The following provisions for the protection of Allan James Farie residing at Hillside North Lancing Sussex the proprietor of the lands hereinafter in this section referred to and his successors and assignees (in this section called "the proprietors") shall unless otherwise agreed in writing between the Corporation and the proprietors apply and have effect (that is to say):—

- (1) Notwithstanding the provisions of this Order no part of the surface of the lands in the parish of Glasgow numbered 55 on the deposited plans and described in the deposited book of reference (except such parts as may be required for the

purpose of constructing manholes or other openings in accordance with the provisions of subsection (4) hereof) shall be acquired or interfered with except temporarily for the construction of the sewer Work No. 4 by this Order authorised and then only subject to the provisions of this Order : A.D. 1935.  
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- (2) The Corporation shall acquire only an easement wayleave or servitude right in the said lands but without price or consideration therefor to enable them to construct the said sewer in the position and at the levels shown on the deposited plans and sections within the limits of deviation by this Order authorised provided that the Corporation shall not deviate vertically to any extent upwards beyond the levels shown on the deposited plans :
- (3) The Corporation shall at the sight and to the reasonable satisfaction of the proprietors so construct and maintain the said sewer and other works as to provide adequate support for dwelling-houses works machinery or other buildings and so as effectually to prevent leakage or the escape of noxious gases and nothing contained in this Order shall prohibit the proprietors at any time and from time to time (but subject to the provisions of any town-planning scheme in force for the time being under the Town Planning (Scotland) Act 1925) from raising the level of the said lands by the deposit of materials making roads and erecting such dwelling-houses works machinery or other buildings as they shall think fit above the said sewer and other works on the said lands except the part thereof forming the right of way along the river Clyde provided that before commencing the erection of such dwelling-houses works machinery or other buildings they shall give reasonable notice in writing to the Corporation of their intention to erect such dwelling-houses works machinery or other buildings accompanied by plans of the same and provided also that the proprietors shall so erect such works machinery or other buildings as not to endanger the said sewer

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and other works and in the event of any question arising as to the sufficiency in strength of the sewer or other works or the erection of such works machinery or other buildings above the same as may be likely to endanger the said sewer and other works as aforesaid all such questions shall be determined by the arbiter to be appointed as hereinafter in this section provided:

- (4) No manholes or other openings shall except with the consent of the proprietors be made or constructed on any parts of the said lands not being parts used or intended to be used as streets roads or lanes which consent shall not be unreasonably withheld and any question as to whether or not such consent has been unreasonably withheld shall be determined by the arbiter to be appointed as hereinafter in this section provided:
- (5) The Corporation shall make suitable provision for connecting any sewers belonging to the proprietors for the drainage of the lands of Westthorn with the said sewer and the work for effecting such connections shall be carried out by the Corporation at the expense of the proprietors in accordance with the provisions of the section of this Order of which the marginal note is "Junctions to be made by Corporation":
- (6) Notwithstanding anything contained in this section the Corporation shall make reasonable compensation to the proprietors for any damage whenever and however caused by the Corporation in constructing and maintaining the said sewer and other works in connection therewith and such compensation shall failing agreement be assessed as provided in the section of this Order of which the marginal note is "Compensation for damage":
- (7) If any difference shall at any time arise between the Corporation and the proprietors with respect to any of the matters referred to in this section other than compensation for damage such difference shall be referred to and determined by an

arbiter to be agreed on or failing agreement to be appointed by the President of the Institution of Civil Engineers on the application of the Corporation or the proprietors. A.D. 1935.  
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73. Notwithstanding anything in this Order contained the following provisions shall apply and have effect for the protection of the Clyde Valley Electrical Power Company (in this section called "the company") unless otherwise agreed on in writing between the Corporation and the company (that is to say):— For protection of Clyde Valley Electrical Power Company.

The provisions of section 63 (For protection of Corporations) and section 66 (For protection of corporation of Glasgow) of the Clyde Valley Electrical Power Act 1901 (in this section called "the Act of 1901") shall not apply to the sewers and works authorised by this Order and the Corporation shall not in connection with such sewers and works interfere with the electric lines and works of the company except in accordance with the provisions of section 15 of the Electric Lighting Act 1882 but subject to the exclusion of the sections of the Act of 1901 hereinbefore specified.

74. The following provisions for the protection of Brown Stewart and Company Limited Springfield Road Glasgow the owners of the Dalmarnock Paper Works and their successors (in this section called "the company") shall notwithstanding the provisions of this Order and unless otherwise agreed in writing between the Corporation and the company apply and have effect (that is to say):— For protection of Brown Stewart and Company Limited.

(1) The Corporation shall not in constructing altering maintaining or renewing the sewer Work No. 2 by this Order authorised or in carrying out the work provided for in subsection (2) of this section or by any other operations under this Order stop or diminish the supply of water to the said Dalmarnock Paper Works from the river Clyde by means of the culvert and pipe hereinafter referred to:

(2) The Corporation shall before commencing the construction of the said sewer in the lands belonging to the company in the parish of

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Glasgow numbered 39 on the deposited plans and described in the deposited book of reference if necessary for constructing the said sewer remove the existing brick shaft connected with the said culvert and pipe belonging to the company for drawing water from the river Clyde to the said works and extend the said culvert so far as necessary and rebuild the said shaft over the junction of the said culvert and pipe and so as to render the company's water supply not less efficient than it was prior to the operations hereby authorised :

- (3) The Corporation shall be entitled to alter and replace to the satisfaction of the company the stanchions connected with the aerial railway belonging to the company so far as may be necessary for constructing the said sewer and shall take all reasonable steps to provide that the working of the said railway shall not be stopped or interfered with longer than may be necessary to make the said alteration and replacement :
- (4) Before commencing the rebuilding of the said brick shaft and extension of the said culvert and the alteration or replacement of the said stanchions the Corporation shall arrange with the company the time or times most suitable to the company for carrying out the work and shall carry out the said work at such time or times as may be so mutually arranged between the Corporation and the company to suit the business of the company and the Corporation shall submit to the company plans of the work proposed to be carried out and shall carry out the work in accordance with the said plans as the same may be approved by the company or in the event of difference settled by the arbiter to be appointed as hereinafter in this section provided :
- (5) Before entering upon the said lands belonging to the company for the purpose of constructing the said sewer the Corporation shall give twenty-one days' notice in writing to the company of their intended operations :

- (6) In constructing the said sewer in the said lands belonging to the company the Corporation shall not exercise their powers of deviation vertically to any extent downwards beyond the level shown on the deposited plans: A.D. 1935.  
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- (7) The provisions of the section of this Order of which the marginal note is "Power to enter on lands and construct sewers" shall apply with respect to the said lands belonging to the company but only in so far as not inconsistent with the provisions of this section and shall be read and construed accordingly:
- (8) The Corporation shall make reasonable compensation to the company for any loss occasioned to them or their business and for any damage caused to the said lands and works or property belonging to the company by the Corporation in carrying out the work provided for in subsection (2) of this section or in constructing and maintaining the said sewer or in failing to comply with or implement otherwise the provisions of this section and such compensation shall failing agreement be determined by arbitration as provided in subsection (9) of this section:
- (9) If any difference shall at any time arise between the Corporation and the company with respect to any of the matters referred to in this section such difference shall be referred to and determined by an arbiter to be agreed on or failing agreement to be appointed by the sheriff of Lanarkshire on the application of the Corporation or the company.

75.—(1) Subject to the provisions of this Order any work by this Order authorised shall only be constructed so far as the same shall be on under or over tidal waters or tidal lands below high-water mark of ordinary spring tides in accordance with plans and sections approved by the Board of Trade under the hand of one of the secretaries under-secretaries or assistant secretaries of the Board of Trade and subject to such restrictions and regulations as the said Board may prescribe before such work is begun. Works  
below high-  
water mark  
to be subject  
to approval  
of Board of  
Trade.

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(2) Any alteration or extension of any such work or of any other work by this Order vested in the Corporation so far as the same shall be on under or over tidal waters or tidal lands below high-water mark of ordinary spring tides shall be subject to the like approval.

(3) If any such work be commenced or completed contrary to the provisions of this section the Board of Trade may abate and remove the same and restore the site thereof to its former condition at the cost of the Corporation and the amount of such cost shall be a debt due from the Corporation to the Crown and shall be recoverable accordingly.

Survey of  
works by  
Board of  
Trade.

76. If at any time the Board of Trade deems it expedient for the purposes of this Order to order a survey and examination of any work constructed by or vested in the Corporation under the powers of this Order which shall be on under or over tidal waters or tidal lands below high-water mark of ordinary spring tides or of the site upon which it is proposed to construct any such work the Corporation shall defray the expense of the survey and examination and the amount thereof shall be a debt due from the Corporation to the Crown and shall be recoverable accordingly.

Abatement  
of work  
abandoned  
or decayed.

77.—(1) Where any work constructed by or vested in the Corporation under the powers of this Order and situate wholly or partially on under or over the shore or bed of the sea or of any creek bay arm of the sea or navigable river communicating therewith below high-water mark of ordinary spring tides is abandoned or suffered to fall into decay the Board of Trade may by notice in writing either require the Corporation at their own expense to repair and restore such part of such work as is situate below high-water mark of ordinary spring tides or any portion thereof or require them to abate or remove the same and restore the site thereof to its former condition to such an extent and within such limits as the Board of Trade may think proper.

(2) Where any part of any such work which has been abandoned or suffered to fall into decay is situate above high-water mark of ordinary spring tides and is in such condition as to interfere or to cause reasonable apprehension that the same may interfere with the right of navigation or other public rights over the foreshore the

Board of Trade may include any such part of such work or any portion thereof in any notice under this section. A.D. 1935.

(3) If during the period of thirty days from the date when the notice is served upon the Corporation they have failed to comply with such notice the Board of Trade may execute the works required to be done by the notice at the expense of the Corporation and the amount of such expense shall be a debt due from the Corporation to the Crown and shall be recoverable accordingly.

78.—(1) The Clyde trustees shall at or near such part of any work constructed by or vested in the Corporation under the powers of this Order as shall be below high-water mark of ordinary spring tides during the whole time of the construction alteration or extension of the same exhibit and keep burning every night from sunset to sunrise such lights (if any) and take such other steps for the prevention of danger to navigation as the Board of Trade shall from time to time require or approve. Provided that the Corporation shall repay to the Clyde trustees the expense incurred by the Clyde trustees in carrying out the foregoing provisions of this section. Lights on works during construction.

(2) If the Clyde trustees fail to comply in any respect with the provisions of this section they shall be liable on summary conviction to a penalty not exceeding twenty pounds and in the case of a continuing offence to an additional penalty not exceeding two pounds for every day on which after conviction thereof they so fail.

79. In case of injury to or destruction or decay of the works constructed by or vested in the Corporation under the powers of this Order or any part thereof the Clyde trustees shall lay down such buoys exhibit such lights or take such other means for preventing so far as may be danger to navigation as they may think fit. Provided that the Corporation shall repay to the Clyde trustees the expense incurred by the Clyde trustees in carrying out the provisions of this section. Provision against danger to navigation.

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

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A.D. 1935. — voluntarily agree 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.

Power to  
make agree-  
ments for  
purposes of  
Order.

81.—(1) The Corporation may make and carry out agreements with the Clyde trustees the town councils the county councils or any of them or with any other authorities or persons with reference to any of the purposes of this Order not herein specially provided for.

(2) Where it is represented to the Corporation by any of the county councils (hereinafter in this section referred to as "the county council") that any area situated in the county of the county council and adjoining any area in such county described in the Third Schedule to this Order (which adjoining area and area described in the Third Schedule to this Order are hereinafter in this section referred to as "the adjoining area" and "the county area" respectively) requires drainage and the Corporation are satisfied that the levels and capacity of the sewers of the Corporation and the levels of the ground will permit of the sewage and ordinary surface drainage of the adjoining area being received into the said sewers the Corporation may enter into agreement with the county council for the purpose of providing that the adjoining area shall form part of the county area and the provisions of this Order shall thereupon extend and apply to the adjoining area in the same way and manner as if the adjoining area had been included in the county area.

Repeal of  
Acts.

82. Subject to the provisions of this Order the Acts and Orders specified in the Sixth Schedule to this Order are hereby repealed to the extent mentioned in the third column of that schedule and on and after the date of the passing of the Act confirming this Order all references to the repealed Acts or any of them in the Glasgow Corporation Acts 1855 to 1934 and in any other Acts and Orders shall be read and have effect as if this Order or any Act

or Order amending the same were mentioned therein instead of the repealed Acts or any of them. A.D. 1935.

83. Subject to the provisions of this Order and notwithstanding the repeal of the repealed Acts—

General saving from effect of repeal.

- (a) All existing agreements made by the Corporation under any of the repealed Acts shall be and continue valid and available for all purposes and for and against all parties as if the Act confirming this Order had not been passed;
- (b) All property forming part of the sewage undertaking vested in the Corporation at the date of the passing of the Act confirming this Order shall continue vested in the Corporation to the same effect and extent and all acts works matters and things done or commenced under the powers of the repealed Acts or any of them which were at the date of the passing of the Act confirming this Order valid and available or in progress and all existing notices notices to treat agreements awards conveyances contracts titles covenants deeds instruments feus leases wayleaves obligations rights and remedies shall be and continue valid and available for all purposes and for and against all parties and may be continued enforced and completed as if the Act confirming this Order had not been passed;
- (c) All actions arbitrations submissions prosecutions and proceedings by with or against the Corporation by reason of any matter or thing done before the date of the passing of the Act confirming this Order in execution of or in relation to any of the repealed Acts may be continued commenced or prosecuted by with or against the Corporation as if the Act confirming this Order had not been passed;
- (d) All existing byelaws rules regulations orders and licences in execution of or in relation to any of the repealed Acts shall continue in force until repealed altered or revoked under the provisions of this Order or until their expiration and may be enforced in like manner and with the same penalties as if made for like purposes respectively under the provisions of this Order;

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- (e) All rates rents charges and other sums at the date of the passing of the Act confirming this Order due to the Corporation in respect of the sewage undertaking or to the town councils or the county councils or any of them under the repealed Acts may be collected and recovered by the Corporation or by the town councils or the county councils as the case may be as if the Act confirming this Order had not been passed;
- (f) All books and documents which under any of the repealed Acts or otherwise would have been receivable in evidence shall be admitted in evidence in all courts and proceedings as if the Act confirming this Order had not been passed.

Costs of  
Order.

84. All costs charges and expenses of and incident to the preparing for obtaining and confirming of this Order or otherwise in relation thereto shall be paid by the Corporation and if paid out of borrowed moneys shall be repaid out of revenue within five years from the date of the passing of the Act confirming this Order.

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The SCHEDULES referred to in the foregoing Order.

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FIRST SCHEDULE.

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(Referred to in the sections of this Order of which the marginal notes are "Interpretation" "Sewage undertaking to vest in Corporation" "Power to continue existing sewers and works" "Crookston and Cardonald sewer to form part of sewage undertaking" "Subsidiary works affecting river Clyde" and "Restriction as to landing places".)

EXISTING SEWER WORKS.

1. An outfall sewer commencing in the city in Kelvingrove Park at Kelvingrove art gallery and terminating in the burgh of Clydebank in the Dalmuir sewage purification works.

2. An intercepting sewer wholly in the city commencing at the junction of Clyde Street and Saltmarket and terminating in the Partick pumping station. A.D. 1935.  
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3. An intercepting sewer wholly in the city commencing at the junction of South Street and Scotstoun Street and terminating in the Partick pumping station.

4. An intercepting sewer wholly in the city commencing at the junction of Dumbarton Road and Burnham Road and terminating at the junction of South Street and Scotstoun Street.

5. An intercepting sewer wholly in the burgh of Clydebank commencing in Dock Street at a point 20 yards or thereabouts north-east of the north-east side of the bridge carrying the Lanarkshire and Dunbartonshire Branch Railway of the London Midland and Scottish Railway Company over Dock Street and terminating in the Dalmuir sewage purification works.

6. An intercepting sewer commencing in the city at the junction of Dumbarton Road and Blawarthill Street and terminating in the burgh of Clydebank in Dock Street at a point 20 yards or thereabouts north-east of the north-east side of the bridge carrying the Lanarkshire and Dunbartonshire Branch Railway of the London Midland and Scottish Railway Company over Dock Street.

7. A sewer wholly in the city commencing at a point in Thornliebank Road 15 yards or thereabouts south-eastwards from the centre of Auldhouse Burn Bridge and terminating in the Shieldhall sewage purification works.

8. A sewer wholly in the city commencing at the junction of Castle Road and Netherlee Road and terminating by a junction with the Sewer No. 7 above described at the junction of Battlefield Road and Grange Road.

9. A sewer wholly in the city commencing at the junction of Holmhead Crescent and Holmhead Place and terminating by a junction with the Sewer No. 8 above described at the junction of Holmhead Crescent and Clarkston Road.

10. A sewer wholly in the city commencing at the junction of Aikenhead Road and Calder Street and terminating by a junction with the Sewer No. 7 above described at the junction of Albert Road and Darnley Street.

11. A sewer wholly in the city commencing in Rutherglen Road at the boundary between the city and the royal burgh of Rutherglen and terminating by a junction with the Sewer No. 7 above described in St. Andrew's Drive at a point 214 yards or thereabouts westward from the west side of Shields Road.

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12. A sewer wholly in the city commencing in Dumbreck Road where that road crosses the canal line of the London Midland and Scottish Railway Company and terminating by a junction with the Sewer No. 7 above described at the junction of Manor Road and Dumbreck Road.

13. A sewer wholly in the city commencing at the junction of Clydebrae Street and Highland Lane and terminating in the Shieldhall sewage purification works.

14. A sewer wholly in the city commencing at a point in Langside Drive 22 yards or thereabouts southwards from the centre of the river Cart at Millbrae Bridge and terminating by a junction with the Sewer No. 7 above described at the junction of Millbrae Road and Millbrae Crescent.

15. A sewer wholly in the city commencing at a point in Kilmarnock Road 20 yards or thereabouts southwards of the centre of Maxquisten Bridge and terminating by a junction with the Sewer No. 7 above described at the junction of Kilmarnock Road and Pettigrew Avenue.

16. A stormwater overflow wholly in the city commencing at St. Andrew's Road by a junction with the Sewer No. 7 above described at a point 22 yards or thereabouts south-eastwards from the south-east parapet of the bridge crossing the London Midland and Scottish Railway and leading to the Tradeston Gas Works of the Corporation and terminating at a point on the quay wall on the south side of the river Clyde 30 yards or thereabouts westwards from the east side of West Street.

17. A sludge main wholly in the city commencing in the Dalmarnock sewage purification works and terminating in the Shieldhall sewage purification works.

18. A wharf wholly in the burgh of Clydebank on the northern bank of the river Clyde situated on the lands on which the Dalmuir sewage purification works have been constructed.

SECOND SCHEDULE.

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(Referred to in the sections of this Order of which the marginal notes are " Interpretation " " Sewage undertaking to vest in Corporation " " Power to continue use of lands for purification works " and " Power to acquire additional land for sewage purification purposes ".)

SEWAGE LANDS.

DALMARNOCK SEWAGE PURIFICATION WORKS.

1. A piece of land 27 acres or thereabouts in extent wholly in the city lying within the following boundary (namely) :—

Commencing at the intersection of the centre lines of Swanston Street and Cotton Street thence proceeding eastwards along the centre line of Cotton Street to a point in line with the west boundary of property belonging or reputed to belong to G. M. Hay and Company Limited iron founders thence proceeding southward eastward and northward along the western southern and eastern boundaries of the said property to the centre line of Cotton Street thence proceeding eastward along the centre line of Cotton Street and the prolongation thereof to the western boundary of the Dalmarnock branch line of the London Midland and Scottish Railway Company thence proceeding in a southerly direction along the western boundary of the said railway to the right bank of the river Clyde thence south-westward and northward along the said right bank of the said river to a point in line with the southern boundary of properties belonging or reputed to belong to Scottish Amalgamated Silks Limited and James S. McGregor and Alex. L. McKenzie 388 Swanston Street thence eastward to and along the southern boundary of the said last-mentioned properties to the centre line of Swanston Street thence northward along the centre line of Swanston Street to the point of commencement.

PARTICK PUMPING STATION.

2. A piece of land 3,677 square yards or thereabouts in extent wholly in the city lying within the following boundary (namely) :—

Commencing at a point on the south side of Dumbarton Road where that road crosses the river Kelvin and extending westward along the south side of that road for a distance of 107 yards or thereabouts thence southward for a distance of 70 yards or thereabouts along the boundary between the property of the Corporation and the property belonging or reputed to belong to Robert R. Lynn and James Henderson

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A D. 1935. Limited to the river Kelvin thence north-eastward along the right bank of the river Kelvin to the point first described.

DALMUIR SEWAGE PURIFICATION WORKS.

3. A piece of land 94 acres or thereabouts in extent wholly in the burgh of Clydebank lying within the following boundary (namely) :—

Commencing at a point at the north-east corner of enclosure marked 1006 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.10 scale 25·344 inches to one mile edition of 1918 thence south-westward and southward along the south-east and eastern boundaries of the said enclosure marked 1006 on the said last-mentioned map and on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.14 scale 25·344 inches to one mile edition of 1918 to the right bank of the river Clyde thence north-westward along the southern boundary of the said enclosure marked 1006 for a distance of 570 feet or thereabouts then north-westward in a straight line to and along the north-eastern boundary of a strip of ground acquired by the Clyde trustees for the purpose of widening the river Clyde to the boundary of the burgh of Clydebank thence north-eastward along the said burgh boundary to the south-west boundary of the Lanarkshire and Dunbartonshire branch railway of the London Midland and Scottish Railway Company thence south-eastward southward and again south-eastward along the south-western and western boundaries of the property of the London Midland and Scottish Railway Company to the point of commencement.

KINNING PARK PUMPING STATION.

4. A piece of land 2,880 square yards or thereabouts in extent situate wholly in the city lying within the following boundary (namely) :—

Commencing at a point on the east building line of Admiral Street and extending northwards along the said building line for a distance of 36 yards or thereabouts to the south building line of Milnpark Street thence eastward along the south building line of Milnpark Street for a distance of 80 yards or thereabouts to the west building line of Seaward Street thence southward along the west building line of Seaward Street for a distance of 36 yards or thereabouts thence westward along a line parallel to and 36 yards south of Milnpark Street for a distance of 80 yards or thereabouts to the point of commencement.

SHIELDHALL SEWAGE PURIFICATION WORKS.

5. A piece of land 22·979 acres or thereabouts in extent wholly in the city lying within the following boundary (namely) :—

Commencing at the south-west corner of enclosure marked 336 on the Ordnance survey map of Lanarkshire sheet V.8 scale 25·344

inches to one mile edition of 1913 thence proceeding northward and eastward along the western and northern boundaries of the said enclosure marked 336 on the said last-mentioned map thence southward along the eastern boundary of the said enclosure marked 336 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet V.12 scale 25·344 inches to one mile edition of 1913 thence in a westerly direction along the southern boundary of the said enclosure marked 336 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet V.8 scale 25·344 inches to one mile edition of 1913 to the point of commencement.

A.D. 1935.

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### THIRD SCHEDULE

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

#### PART I.—DUNBARTONSHIRE AREA.

The area is bounded as follows :—

Commencing at a point on the boundary of the city where it meets the eastern boundary of the burgh of Clydebank at the junction of the Yoker and Garscadden burns thence proceeding northwards and westwards along the boundary of the burgh of Clydebank to a point on the north side of the Anniesland Duntocher and Bowling Road 240 yards or thereabouts west of the junction of that road with Mount Blow Road thence in a northerly direction along the western boundary of enclosure marked 464 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.6 scale 25·344 inches to one mile edition of 1918 to the north-west corner of the said enclosure marked 464 thence in a northerly direction in a straight line to the south-west corner of enclosure marked 397 on the said map thence northward along the western and eastward along the northern boundaries of the said enclosure marked 397 to the north-east corner thereof thence eastward along the northern boundaries of enclosures marked 396A 396 and 395 on the said map to the north-east corner of the said enclosure marked 395 thence north-eastward in a straight line to the north-west corner of enclosure marked 560 on the said map thence north-eastward in a straight line to the southmost corner of enclosure marked 521 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.3 scale 25·344 inches to one mile edition of 1918 thence eastward in a straight line to the north-west corner of enclosure marked 1304 on the said last-mentioned map thence in a south-easterly

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — direction in a straight line to the north-west corner of enclosure marked 880 on the said last-mentioned map thence in a southerly direction along the western boundary of the said enclosure marked 880 and along the western boundary of enclosure marked 881 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.7 scale 25·344 inches to one mile edition of 1918 for a distance of 116 yards or thereabouts and the prolongation thereof in a straight line for a distance of 43 yards or thereabouts thence eastward in a straight line to the north-west corner of enclosure marked 903 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIII.8 scale 25·344 inches to one mile edition of 1918 thence eastward along the northern boundary of the said enclosure marked 903 and along the northern boundaries of enclosures marked 901 and 896 on the said last-mentioned map to the north-east corner of the said enclosure marked 896 thence eastward to the north-west corner of enclosure marked 893 on the said last-mentioned map thence eastward along the northern boundary of the said enclosure marked 893 and along the northern boundaries of enclosures marked 663 and 664 on the said last-mentioned map to the north-east corner of the said enclosure marked 664 thence southward along the eastern boundary of the said enclosure marked 664 to the south-east corner of the said enclosure marked 664 thence in a straight line to the north-east corner of the enclosure marked 665 on the said last-mentioned map and along the eastern boundary of that enclosure to the south-east corner thereof thence westward along the southern boundary of the said enclosure marked 665 to the north-east corner of enclosure marked 659A on the said last-mentioned map thence southward along the eastern boundary of the said enclosure marked 659A to the south-east corner thereof thence eastward to and along the centre of a ditch running in an easterly southerly and again easterly direction to a point on the boundary of the burgh of Milngavie at the north-east corner of enclosure marked 654 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIV.5 scale 25·344 inches to one mile edition of 1918 thence south-eastward and eastward along the boundary of the burgh of Milngavie to the east side of the road leading from Glasgow to Milngavie thence in an easterly direction along the parliamentary county boundary between Stirling and Dunbarton to the junction of the Craigdow Burn and the Manse burn thence eastward along the centre of the Manse Burn to the centre of the Allander Water thence in an easterly direction in a straight line to the point where the boundary between the parishes of New Kilpatrick and Baldernock intersects the south side of the road leading from Milngavie to Kirkintilloch thence south-eastward and eastward along the said boundary between the parishes of New Kilpatrick and Baldernock to the point where the boundaries of the counties of Dunbarton Stirling and Lanark meet in the centre of the river

Kelvin thence in a south-westerly direction in the centre of the river Kelvin along the boundary between the counties of Dunbarton and Lanark to the boundary of the city to the south of Killermont House thence in a south-westerly and southerly direction along the boundary of the city to the point of commencement.

A.D. 1935.  
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PART II.—LANARKSHIRE AREAS.

Area No. 1 is bounded as follows :—

Commencing at a point on the boundary of the city where it meets the boundary between the counties of Dunbarton and Lanark to the south of Killermont House thence in a north-easterly direction in the centre of the river Kelvin along the said county boundary to the point where the said boundary is intersected by a line parallel to and distant 200 feet east of the east side of the road leading from Glasgow to Milngavie by Balmuilty Bridge thence south-eastwards along the said line parallel to and distant 200 feet from the east side of the said last-mentioned road to the north side of the road leading from Balmuilty to Bishopbriggs thence north-eastward along the north side of the said last-mentioned road to a point in line with the east boundary of enclosure marked 102 on the Ordnance survey map of Dunbartonshire (new series) sheet N XXIV.10 Lanarkshire sheet I.10 scale 25·344 inches to one mile edition of 1918 thence southward to and along the eastern boundary of the said enclosure marked 102 and along the eastern boundaries of enclosures marked 101 and 71 on the said last-mentioned map to the south-east corner of the said enclosure marked 71 thence north-eastward along the southern boundary of enclosure marked 108 on the said last-mentioned map to the south-east corner thereof thence south-eastward along the north-eastern boundary of enclosure marked 68 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet I.11 scale 25·344 inches to one mile edition of 1912 to the boundary of the city thence in a south-westerly direction along the boundary of the city to the point of commencement.

Area No. 2 is bounded as follows :—

Commencing at a point on the boundary of the city at the south-east corner of enclosure marked 1703 on the Ordnance survey map of Lanarkshire sheet VII.1 scale 25·344 inches to one mile edition of 1912 thence westward south-eastward and eastward along the boundary of the city to the boundary between the parishes of Cadder and Glasgow thence northward and westward along the said parish boundary to the point of commencement.

Area No. 3 is bounded as follows :—

Commencing at a point on the boundary of the city at the northmost corner of enclosure marked 286 on the Ordnance survey

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*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — map of Lanarkshire sheet VII.1 scale 25·344 inches to one mile edition of 1912 thence in a north-easterly direction along the boundary between the parishes of Cadder and Glasgow to a point on the said boundary 200 feet west of the west side of Cardowan Road thence in a southerly direction on a line parallel to and distant 200 feet west from the west side of the said Cardowan Road and along a line in prolongation of the said line till it intersects a line parallel to and distant 200 feet south of the south side of the road leading from Craigmuir to Cardowan Farm steading thence eastwards along the said last-mentioned line parallel to and distant 200 feet south of the south side of the said last-mentioned road for a distance of 243 yards or thereabouts thence northward in a straight line to a point on the north side of the road leading from Craigmuir to Cardowan House thence eastward and southward along the north and east sides of the said road to the north-west corner of enclosure marked 205 on the Ordnance survey map of Lanarkshire sheet VII.2 scale 25·344 inches to one mile edition of 1913 thence south-eastward and southward along the north-eastern and eastern boundaries of the said enclosure marked 205 thence southward along the western boundaries of enclosure marked 210 and 211 on the said last-mentioned map thence southward from the south-west corner of the said enclosure marked 211 in a straight line to the southmost corner of enclosure marked 188 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet VII.6 scale 25·344 inches to one mile edition of 1912 thence south-eastward along the north-eastern boundary of enclosure marked 147 on the said last-mentioned map and in a straight line in prolongation thereof to the south side of the road leading from Gartloch to Cardowan Rows thence south-westward along the south-west side of the said road leading from Gartloch to Cardowan Rows to the westmost corner of enclosure marked 125 on the said last-mentioned map thence south-eastward eastward and again south-eastward along the north-eastern and northern side of the road leading from Cardowan Farm steading past South Mains Farm steading to its intersection with the boundary between the parishes of Glasgow and Old Monkland at Provanhall thence in a southerly direction along the said parish boundary to the south side of the road leading past Viewfield House thence westward and southward along the south and east side of the road leading past Viewfield House and Glenduffhill to the north-west boundary of the London and North Eastern Railway Glasgow and Coatbridge line thence westward along the north-western northern and western boundaries of the said last-mentioned railway to the west side of the road leading from the eastern boundary of Sandymount cemetery to the road from Shettleston to Baillieston thence southwards along the west side of the said road leading from Sandymount cemetery to the north-eastern corner of enclosure

marked 718 on the Ordnance survey map of Lanarkshire sheet VII.9 scale 25·344 inches to one mile edition of 1912 thence westwards southwards and eastwards along the northern western and southern boundaries of the said enclosure marked 718 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet VII.13 scale 25·344 inches to one mile edition of 1912 thence southwards again along the western side of the said road leading from the eastern boundary of Sandymount cemetery to the north side of the said road leading from Shettleston to Baillieston thence eastwards along the north side of the said road leading from Shettleston to Baillieston to a point in line with the west side of Blackcroft Road thence southwards to and along the west side of the said Blackcroft Road to the centre of the Tollcross Burn thence westwards generally along the centre of the said Tollcross Burn till it intersects the boundary of the city thence in a northerly direction along the said city boundary to the point of commencement.

A.D. 1935.

Area No. 4 is bounded as follows :—

Commencing at a point on the boundary of the city where it intersects the north side of London Road thence generally in a north-easterly and easterly direction following the said city boundary to the south-east corner of enclosure marked 811 on the Ordnance survey map of Lanarkshire sheet VII.13 scale 25·344 inches to one mile edition of 1912 thence in a southerly direction for a distance of 540 feet or thereby to a point distant 510 feet or thereby from the south-east corner of enclosure marked 1660 on the said last-mentioned map thence in a westerly direction to the west side of the footpath along the east side of enclosure marked 1658 on the said last-mentioned map at a point 240 feet or thereby north from the north side of Hamilton Road thence in a southerly direction following the west side of the said footpath to the north side of Hamilton Road and along a line in prolongation of the west side of the said footpath across Hamilton Road to a point 108 feet or thereabouts south of the south side of that road thence in a straight line in a westerly direction to the south-east corner of enclosure marked 1653 on the said last-mentioned map thence in a westerly direction along the southern boundary of the said enclosure marked 1653 and along the southern boundary of enclosure marked 1653A on the said last-mentioned map and along a line in prolongation thereof to the east side of Carmyle Avenue at a point distant 50 feet or thereby south from the south-west corner of enclosure marked 1644 on the said last-mentioned map thence in a westerly direction in a straight line to a point on the western boundary of enclosure marked 1638 on the said last-mentioned map and distant 100 feet or thereby south from the north-west corner of enclosure marked 1638A on the said last-mentioned map thence in a south-westerly direction following the western boundary of the said enclosure

[Ch. xli.] *Glasgow Corporation* [25 & 26 GEO. 5.]  
*Sewage Order Confirmation Act, 1935.*

A.D. 1935. — marked 1638 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet XI.1 scale 25·344 inches to one mile edition of 1912 to the westmost corner of the said enclosure 1638 on the said last-mentioned map and in a straight line in prolongation thereof across the Bridgeton Cross and Carmyle section of the London Midland and Scottish Railway to the north-west corner of enclosure marked 1699 on the said last-mentioned map thence in a south-easterly direction along the southern boundary of the said railway till it intersects the north side of London Road thence in a north-westerly direction along the north side of London Road to the point of commencement.

Area No. 5 is bounded as follows :—

Commencing at a point on the boundary of the city in the centre of the river Clyde at the east side of Dalmarnock Bridge thence in an easterly direction along the said city boundary to the point where that boundary meets the boundary between the parishes of Old Monkland and Rutherglen in the centre of the river Clyde thence south-eastward along the boundary between the parishes of Old Monkland and Rutherglen in the centre of the river Clyde to the point where the boundary between the parishes of Old Monkland and Rutherglen meets the boundary between the parishes of Rutherglen and Cambuslang thence south-westward and south-eastward along the boundary between the parishes of Rutherglen and Cambuslang to the point where that boundary meets the boundary between the parishes of Cambuslang and Carmunnock thence eastward along the last-mentioned boundary to the north-east corner of enclosure marked 55 on the Ordnance survey map of Lanarkshire sheet X.8 scale 25·344 inches to one mile edition of 1913 thence southward along the eastern boundary of the said enclosure marked 55 on the said last-mentioned map and on the Ordnance survey map of Lanarkshire sheet X.12 scale 25·344 inches to one mile edition of 1912 thence continuing southward along the eastern boundary of enclosure marked 61 on the said last-mentioned map to the south-east corner thereof thence southward in a straight line to a point on the north-east side of the road leading from Rutherglen to Strathhaven 200 feet south-east from the junction of that road with the road leading to Carmunnock via Cathkin Braes Park thence south-westward along a line parallel to and distant 200 feet south-east from the centre of the said road leading to Carmunnock via Cathkin Braes Park to a point 420 feet or thereby eastward from the northmost corner of enclosure marked 333 on the Ordnance survey map of Lanarkshire sheet X.15 scale 25·344 inches to one mile edition of 1912 thence in a westerly direction in a straight line to the southmost corner of enclosure marked 285 on the Ordnance survey map of Lanarkshire sheet X.11 scale 25·344 inches to one mile edition of 1912 thence in a north

westerly direction in a straight line to a point on the boundary between the counties of Lanark and Renfrew at the westmost corner of enclosure marked 259 on the Ordnance survey map of Lanarkshire sheet X.10 scale 25·344 inches to one mile edition of 1898 thence north-eastward along the boundary between the counties of Lanark and Renfrew to the point where that boundary meets the boundary of the city at the junction of Carmunnock Road and Croftfoot Road thence eastward and northward along the said city boundary till it meets the boundary of the royal burgh of Rutherglen at Cathcart Road thence south-eastward southward eastward and in a northerly direction along the said boundary of the royal burgh of Rutherglen to the point of commencement.

A.D. 1935.  
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### PART III.—RENFREWSHIRE AREAS.

Area No. 1 is bounded as follows :—

Commencing at a point on the boundary of the city where it meets the boundary between the counties of Renfrew and Lanark at the junction of Carmunnock Road and Croftfoot Road thence south-westward and westward along the said county boundary to a point in the White Cart Water where the said county boundary changes direction southward at Netherlee Print and Dye Works thence in a southerly direction along the said county boundary for a distance of 412 feet or thereabouts thence north-westward in a straight line to a point on the line of a hedge running through enclosure marked 322 on the Ordnance survey map of Renfrewshire sheet XIII.14 scale 25·344 inches to one mile edition of 1913 and distant 657 feet or thereby from the north-west corner of enclosure marked 347 on the said last-mentioned map thence in a westerly direction to the north-west corner of the said enclosure marked 347 thence in a straight line in a westerly direction to and along the southern boundaries of enclosures marked 301 and 300 on the said last-mentioned map thence in a southerly direction in a straight line to a point on the southern boundary of enclosure marked 329 on the said last-mentioned map distant 125 feet or thereby from the eastmost corner of enclosure marked 329 on the said last-mentioned map thence south-westward along the southern boundary of the said enclosure marked 329 to the south-west corner thereof thence northward along the western boundary of the said enclosure marked 329 and to the north-west corner thereof and along the western boundary of enclosure marked 297 on the said last-mentioned map for a distance of 605 feet or thereby thence in a straight line in a north-westerly direction to a point on the boundary between the parishes of Cathcart and Eastwood at the southmost corner of enclosure marked 884A on the said last-mentioned map thence in a north-westerly direction along the said parish boundary to the south-west corner of enclosure marked 274 on the Ordnance

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*Sewage Order Confirmation Act, 1935.*

A.D. 1935. survey map of Lanarkshire sheet X.6 scale 25·344 inches to one  
— mile edition of 1913 thence northward along the western boundary  
of the said enclosure marked 274 and enclosure marked 126  
on the said last-mentioned map to the boundary of the city  
thence eastward along that boundary to the point of  
commencement.

Area No. 2 is bounded as follows :—

Commencing at a point on the boundary of the city on the west side of the road leading from Glasgow to Thornliebank distant 220 feet or thereabouts north of the south-east corner of enclosure marked 246 on the Ordnance survey map of Renfrewshire sheet XIII.13 scale 25·344 inches to one mile edition of 1913 thence eastward to the east side of the said road to a point 369 feet or thereby southward from the centre of the bridge carrying the said road across the Busby and High Blantyre line of the London Midland and Scottish Railway Company thence southward along the eastern side of the said road for a distance of 369 feet or thereabouts thence southward in a straight line to the eastmost corner of enclosure marked 668B on the said last-mentioned map thence southward in a straight line to the north-east corner of enclosure marked 697 on the said last-mentioned map thence in a south-easterly direction in a straight line to the north-east corner of enclosure marked 718 on the said last-mentioned map thence southward in a straight line to the south side of the road leading from Speirs Bridge to Eastwood Toll at a point 750 feet or thereby westward from the north-west corner of enclosure marked 776 on the said last-mentioned map thence eastward along the south side of the said last-mentioned road to the north-east corner of enclosure marked 782L on the said last-mentioned map thence southward along the eastern boundary of the said enclosure marked 782L on the said last-mentioned map and on the Ordnance survey map of Renfrewshire sheet XVII.1 scale 25·344 inches to one mile edition of 1912 thence along the eastern boundaries of enclosures marked 778 813 813A 813B 837 and 837A on the said last-mentioned map to the south-east corner of the said enclosure marked 837A thence westward along the southern boundary of the said enclosure marked 837A to the westmost corner of enclosure marked 782H on the said last-mentioned map and in a straight line westward to the centre of Auldhouse Burn thence southward along the centre of Auldhouse Burn to the boundary between the parishes of Eastwood and Mearns thence westward along the said parish boundary to the southern boundary of the Lanarkshire and Ayrshire Railway of the London Midland and Scottish Railway Company thence along the southern boundary of that railway to the eastern boundary of enclosure marked 1633 on the said last-mentioned map thence southward along the eastern boundary of the said enclosure marked 1633 thence in a westerly direction in a straight line from the south-east

corner of the said enclosure marked 1633 to the north-eastern corner of enclosure marked 1620 on the said last-mentioned map thence westward in a straight line to the north-east corner of enclosure marked 1549A on the said last-mentioned map thence north-westward along the north-east boundary of enclosure marked 1549A on the said last-mentioned map and on the Ordnance survey map of Renfrewshire sheet XVI.4 scale 25·344 inches to one mile edition of 1913 and the prolongation thereof in a straight line till it meets the boundary between the parishes of Eastwood and Mearns thence north-westward in a straight line to the northmost corner of enclosure marked 532 on the Ordnance survey map of Renfrewshire sheet XII.16 scale 25·344 inches to one mile edition of 1912 thence westward in a straight line to the boundary between the parishes of Eastwood and Paisley thence north-westward along the said parish boundary to the south-east corner of enclosure marked 1707 on the said last-mentioned map thence westward and north-westward along the southern and south-western boundaries of the said enclosure marked 1707 to the westmost corner thereof thence north-westward along the north-east side of the road leading from Parkhouse to Waterside to the boundary of the city at Salterland Bridge thence eastward southward again eastward and in a north-easterly direction along the city boundary to the point of commencement.

A.D. 1935.

#### FOURTH SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Owners may be required to sell parts only of certain properties".)

Parish.	County.	Number on deposited plans.
	WORK No. 1.	
Glasgow - - -	Lanark - - -	3 10A 14.
New Kilpatrick - - -	Lanark - - -	6 7 9 11 17.
New Kilpatrick - - -	Dunbarton - - -	21A.
Old Kilpatrick - - -	Dunbarton - - -	6 14 20 22.
	WORK No. 2.	
Glasgow - - -	Lanark - - -	18A 25A 33 44.
	WORK No. 3.	
Glasgow - - -	Lanark - - -	47.
	WORK No. 6.	
Cathcart - - -	Lanark - - -	7 8 13
	WORK No. 7.	
Paisley - - -	Renfrew - - -	2.

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FIFTH SCHEDULE.

(Referred to in the section of this Order of which the marginal note is "Continuing agreement with Dunbartonshire County Council".)

MINUTE OF AGREEMENT between THE CORPORATION OF THE CITY OF GLASGOW acting under the Glasgow Sewage Acts 1891 to 1929 and as such the local authority within the said city under the Public Health (Scotland) Act 1897 and Acts explaining and amending the same (hereinafter referred to as "the Corporation") on the one part and THE COUNTY COUNCIL OF THE COUNTY OF DUNBARTON constituted and acting under the Local Government (Scotland) Acts 1889 to 1929 and as such the local authority under the said Public Health Acts within the said county (hereinafter referred to as "the County Authority") on the other part:

WITNESSETH that whereas the Glasgow Corporation Sewage Act 1896 contains provisions for the reception into the sewers to be constructed by the Corporation under that Act of the sewage from the Dunbartonshire area described in section thirty-five (subsection one) of that Act and for the treatment thereof at the works constructed by the Corporation at Dalmuir in the parish of Old Kilpatrick and county of Dunbarton And whereas it has been agreed that the sewage from the portions of the said areas after referred to shall be received and treated by the Corporation on the terms and conditions and in respect of the payments hereinafter provided Therefore the parties have agreed and do hereby agree as follows videlicet:—

First The Corporation shall receive and treat the sewage of (first) That portion of the parish of New Kilpatrick being Bearsden special drainage district delineated on the Ordnance survey map of the county of Dunbarton scale twenty-five decimal three hundred and forty-four inches to one mile sheets numbers N XXIII eight eleven twelve and sixteen N XXIV five and nine and N XXV three edition nineteen hundred and eighteen N XXIII fifteen edition nineteen hundred and nineteen and N XXIV thirteen and N XXV four edition nineteen hundred and twenty commencing at the point on the boundary between the county of Dunbarton and city of Glasgow at the junction of the centres of the Garscadden and Yoker burns on the boundary between the parishes of Old and New Kilpatrick at the south corner of the enclosure one thousand two hundred and sixty-two A thence generally in a northerly north-westerly north-easterly and northerly direction along

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the said parish boundary to a point on the western boundary of the enclosure one thousand one hundred and forty-one c distant three hundred feet or thereby north of the north side of the public road between Clydebank and Drumchapel thence in an easterly direction in a line three hundred feet or thereby distant from and parallel to the north side of the said public road through the enclosures one thousand one hundred and forty-one c one thousand one hundred and thirty-nine one thousand one hundred and thirty-eight across road one thousand and ninety-five and through the enclosure one thousand one hundred and thirty-five to a point in the last-mentioned enclosure distant four hundred and fifty feet or thereby west of the west side of Garscadden Road thence in a northerly direction in a straight line through the enclosures one thousand one hundred and thirty-five and one thousand and ninety-seven A to the north-west corner of the enclosure one thousand and ninety-nine thence in an easterly direction along the northern boundary of the last-mentioned enclosure and in prolongation thereof through the enclosure one thousand and ninety-eight A to the south-west corner of the enclosure one thousand one hundred and one thence generally in a north-easterly direction along the north-west side of the aforementioned Garscadden Road crossing the south end of the Peel Glen Road and continuing along the north-west side of the said Garscadden Road to the south-east corner of the enclosure one thousand one hundred and five thence in a north-easterly direction in a straight line through the enclosures one thousand one hundred and nine one thousand and sixty-three and one thousand and forty-nine to a point on the south-western boundary of the enclosure one thousand and fifty distant two hundred and forty feet or thereby north-west of the south corner thereof thence in a south-easterly and northerly direction along the south-western and eastern boundaries of the last-mentioned enclosure and the western boundaries of the enclosures one thousand and fifty-three one thousand and twenty one thousand and twenty-one and one thousand and twenty A to the north-west corner of the last-mentioned enclosure thence generally in a north-westerly and north-easterly direction along the south-western and north-western boundaries of the enclosure one thousand and seventeen and the north-western boundary of the enclosure one thousand and eighteen to a point in line with the south-western boundary of the enclosure nine hundred and seventy-one thence in a north-westerly direction in a straight line through the enclosure one thousand and fifteen and across the public road between Duntocher and Bearsden to the south-west corner of the enclosure nine hundred and seventy-one thence continuing in north-westerly direction along the south-western boundary of the last-mentioned enclosure to the north-west corner thereof thence in an easterly direction along the northern boundary of the said enclosure to a point in line with the north-western boundaries of

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*Sewage Order Confirmation Act, 1935.*

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the enclosures nine hundred and sixty-seven nine hundred and sixty-nine A and nine hundred and sixty-nine thence in a north-easterly direction in a straight line through the enclosures nine hundred and seventy-four and nine hundred and seventy-two and across road nine hundred and sixty-eight to the north-west corner of the enclosure nine hundred and sixty-seven thence continuing in a north-easterly direction along the north-western boundary of the enclosures nine hundred and sixty-seven nine hundred and sixty-nine A and nine hundred and sixty-nine to the north-east corner of the last-mentioned enclosure thence in a south-easterly direction in a straight line through the enclosures nine hundred and sixty nine hundred and sixty-three nine hundred and sixty-four and six hundred and six and across the public road between Drymen and Bearsden to the south-west corner of the enclosure six hundred and sixty thence in a south-easterly direction in a straight line across road six hundred and nine A and through the enclosures six hundred and nine and six hundred and twelve to the north-east corner of the enclosure six hundred and eleven thence in an easterly and south-easterly direction along the northern and north-eastern boundaries of the enclosures six hundred and fourteen to the south-east corner thereof thence generally in a south-westerly and south-easterly direction along the south-eastern and north-eastern boundaries of the enclosures five hundred and ninety-six five hundred and ninety-seven and five hundred and ninety-four to a point on the north-eastern boundary of the last-mentioned enclosure distant one hundred and fifty feet or thereby from the north side of road five hundred and ninety thence generally in an easterly direction in a line one hundred and fifty feet or thereby distant from and parallel to the north side of the said road across avenue five hundred and ninety-five A and through the enclosure five hundred and ninety-one to the north-eastern boundary thereof thence generally in a north-easterly direction in a line one hundred and fifty feet or thereby distant from and parallel to the north-west side of the public road between Bearsden and Milngavie through the enclosure five hundred and eighty-eight to a point in line with the north-eastern boundary of the enclosure five hundred and seventy-four thence in a south-easterly direction in a straight line through the enclosure five hundred and eighty-eight and across the said public road to the north corner of the enclosure five hundred and seventy-four thence continuing in a south-easterly direction along the north-eastern boundary of the last-mentioned enclosure and in prolongation thereof across the London and North Eastern Railway Milngavie branch and through the enclosures five hundred and eighty-five five hundred and seventy-eight A five hundred and seventy-eight and five hundred and seventy-nine to a point where a line one hundred and fifty feet or thereby distant from and parallel to the north-west side of the public road between Bearsden and Kirkintilloch

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meets the said prolongation thence in a north-easterly direction in a line one hundred and fifty feet or thereby distant from and parallel to the north-west side of the said public road through the enclosures five hundred and seventy-nine five hundred and eighty-five and two hundred and thirty-seven to a point due north of the east corner of the enclosure two hundred and thirty-eight thence in a southerly direction in a straight line through the enclosure two hundred and thirty-seven and across the aforementioned public road to the north-west corner of the enclosure two hundred and forty thence generally in a south-easterly southerly and westerly direction along the north-eastern eastern and southern boundaries of the last-mentioned enclosure to the north-east corner of the enclosure two hundred and sixty-six thence generally in a southerly direction along the eastern boundary of the last-mentioned enclosure to the south-east corner thereof through enclosure two hundred and sixty-seven in a straight line to the north-west corner of the enclosure two hundred and seventy A along the western boundary of the last-mentioned enclosure to the south-west corner thereof and in a straight line through the enclosure two hundred and sixty-nine to the south-east corner of the enclosure two hundred and sixty-eight thence in a south-westerly direction along the north-western boundary of enclosure two hundred and eighty-six to the north-west corner thereof thence in a southerly direction along the eastern boundary of enclosure five hundred and eighteen to the south-east corner thereof thence in a southerly direction in a straight line across road five hundred and eight and through enclosure five hundred and fourteen to the most southerly corner of the said enclosure thence generally in a southerly and south-westerly direction along the eastern and south-eastern boundaries of the enclosure four hundred and fifty-three and in prolongation of the said boundary across road four hundred and fifty-six and through enclosures four hundred and forty-seven and four hundred and fifteen A to the centre of the river Kelvin on the boundary between the county of Dunbarton and city of Glasgow thence generally in a south-westerly and westerly direction along the said county boundary to the north-eastern boundary of the London and North-Eastern Railway thence generally in a north-westerly direction along the north-eastern boundary of the said railway to a point in line with the southern boundary of the enclosure four hundred and twenty-five thence in a westerly direction in prolongation of the said southern boundary of the last-mentioned enclosure through the enclosure four hundred and twenty-five A and across the aforementioned railway to the north-eastern boundary of the Forth and Clyde Canal thence generally in a north-westerly direction along the north-eastern boundary of the said canal to the south-west corner of the enclosure four hundred and thirty-three A thence generally in a northerly direction along the western boundary of the last-

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A.D. 1935. mentioned enclosure and in continuation thereof across the London and North-Eastern Railway (Glasgow Dumbarton and Helensburgh line) to the northern boundary of the said railway thence generally in a westerly direction along the northern boundary of the said railway to the east side of the road leading to Cloberhill Lock thence generally in a southerly direction along the east side of the said road across the aforementioned railway to the boundary between the county of Dunbarton and city of Glasgow thence generally in a westerly southerly and westerly direction along the said county boundary to the point of commencement and (second) That portion of the parish of Old Kilpatrick being Duntocher special drainage district delineated on the Ordnance survey map of the county of Dunbarton scale twenty-five decimal three hundred and forty-four inches to one mile sheets numbers N XXIII six seven ten and eleven edition nineteen hundred and eighteen commencing at the point on the boundary between the county of Dunbarton and burgh of Clydebank on the western boundary of the enclosure four hundred and fifty-one thence in a northerly direction along the western boundary of the enclosures four hundred and fifty-one four hundred and fifty-two and four hundred and fifty-four and in prolongation thereof across road four hundred and fifty-three and through enclosure four hundred and forty-five to a point one hundred and fifty feet or thereby north of the north side of said road thence generally in an easterly direction in a line one hundred and fifty feet or thereby distant from and parallel to the north side of the aforementioned road through the enclosures four hundred and forty-five four hundred and forty-nine and five hundred and six to a point in the last-mentioned enclosure one hundred and eighty feet or thereby east of the western boundary thereof thence in an easterly direction in a straight line through the enclosure five hundred and six across road six hundred and fifty-seven and through the enclosures six hundred and fifty-two six hundred and fifty six hundred and sixty-eight and six hundred and forty-three to the south-west corner of the enclosure six hundred and seventy-two thence in a northerly direction along the western boundary of the last-mentioned enclosure and in prolongation thereof through the enclosures six hundred and forty-three six hundred and seventy-two A six hundred and thirty-seven A six hundred and thirty-eight and six hundred and thirty-nine to the north side of the road which is included in the last-mentioned enclosure thence in a northerly direction in a line two hundred and sixty-five feet or thereby distant from and parallel to the west side of the public road between Fairfley and Cochno through the enclosure six hundred and thirty-nine to a point in line with the north-western boundary of the enclosure six hundred and thirty-two D thence in a north-easterly direction in a straight line through the enclosure six hundred and thirty-nine and across the said public road between

Fairfley and Cochno to the north-west corner of the enclosure six hundred and thirty-two D thence generally in a north-easterly direction along the north-western boundary of the last-mentioned enclosure and the enclosures six hundred and thirty-two C and six hundred and thirty-two B to the north-east corner of the last-mentioned enclosure thence in a southerly direction along the eastern boundary of the enclosure six hundred and thirty-two B and in prolongation thereof through the enclosures six hundred and thirty-two A and six hundred and five to the south-east side of Cochno Burn thence generally in a south-westerly southerly and westerly direction along the south-east side of said burn and eastern and southern boundaries of the Dam enclosure six hundred and thirty-four to the east side of the sluice in the last-mentioned enclosure thence generally in a south-easterly direction along the north-east side of the burn issuing from the said dam to the point where the boundary between the enclosure six hundred and eighty A and six hundred and thirty meets the said side of the aforementioned burn thence in a south-easterly direction along the south-westerly boundary of the enclosure six hundred and thirty and in prolongation thereof through the enclosure six hundred and eighty A to a point in line with the southern boundary of the enclosure six hundred and eighty-two thence in an easterly direction in a straight line through the enclosure six hundred and eighty A to the south-west corner of the enclosure six hundred and eighty-two and along the southern boundary of the enclosures six hundred and eighty-two and six hundred and eighty-seven to the south-east corner of the last-mentioned enclosure thence generally in an easterly direction in a line three hundred feet or thereby distant from and parallel to the north side of the public road between Duntocher and Bearsden through the enclosure six hundred and eighty-nine to a point in line with the eastern boundary of the enclosure six hundred and ninety thence in a southerly direction in a straight line through the enclosure six hundred and eighty-nine and across the last-mentioned public road to the north-east corner of the enclosure six hundred and ninety thence in a southerly and westerly direction along the eastern and southern boundaries of the last-mentioned enclosure to the south-west corner thereof thence in a westerly direction in a straight line through the enclosure six hundred and ninety-five to the south-east corner of the enclosure six hundred and eighty-six thence in a westerly and northerly direction along the southern and western boundaries of the last-mentioned enclosure to the north-west corner thereof thence in a westerly direction along the southern boundary of the enclosures six hundred and eighty-four six hundred and eighty-one and six hundred and eighty to the south-west corner of the last-mentioned enclosure thence in a southerly and westerly direction along the eastern and southern boundaries of the enclosure six hundred

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and seventy-eight to the south-west corner thereof thence in a south-westerly direction in a straight line across the public road between Duntocher and Clydebank to the south-east corner of the enclosure six hundred and seventy-six B thence in a westerly direction along the southern boundary of the enclosures six hundred and seventy-six B and six hundred and seventy-six to the south-east corner of the enclosure seven hundred and two thence in a south-westerly direction along the south eastern boundary of the last-mentioned enclosure to the south-west corner thereof thence in a south-easterly direction along the north-east side of the public road between Duntocher and Clydebank by way of the Roman Bridge to a point in line with the northern boundary of the enclosure seven hundred and seventeen thence in a straight line across the last-mentioned public road to the east corner of the enclosure seven hundred and sixteen along the northern boundary of the enclosure seven hundred and seventeen and prolongation thereof through the enclosure seven hundred and sixteen to a point one hundred and forty feet or thereby distant from the south-west side of the last-mentioned public road thence in a south-easterly direction in a straight line through the enclosures seven hundred and sixteen and seven hundred and seventeen to a point on the north-east side of the Great Western Road on the boundary between the county of Dunbarton and the burgh of Clydebank one hundred and sixty-five feet or thereby distant from the east side of road seven hundred and fifteen thence generally in a north-westerly direction along the said county boundary to a point where a line one hundred and fifty feet or thereby distant from and parallel to the north-eastern boundary of the enclosure seven hundred and eleven meets the said county boundary thence in a north-westerly direction in a line one hundred and fifty feet or thereby distant from and parallel to the said north-eastern boundary of the last-mentioned enclosure through the enclosure seven hundred and eleven and in prolongation thereof through the enclosure eight hundred and fifty-five and across the Duntocher Burn to the north side thereof thence generally in a westerly direction along the north side of the said burn to a point eighty-five feet or thereby west of the east side of the weir thence in a northerly westerly and northerly direction through the enclosure eight hundred and fifty-five C and following the boundaries to the north-west corner of the last-mentioned enclosure thence in an easterly direction along the northern boundary of the enclosure five hundred and four to the northern end of the footpath eight hundred and fifty-four A thence in a northerly direction along the northern end of the said footpath and prolongation thereof through the enclosure five hundred and three to the south-west corner of the grounds of Erskine Villa thence in a northerly direction along the western boundary of the aforesaid grounds to a point on that boundary one hundred

and fifty feet or thereby distant from the south side of the public road between Duntocher and Bearsden thence in a westerly direction in a line one hundred and fifty feet or thereby distant from and parallel to the south side of the last-mentioned public road through the enclosures five hundred and three and five hundred and two to the north-east side of the Great Western Road on the boundary between the county of Dunbarton and burgh of Clydebank thence generally in a north-westerly direction along the said county boundary to the point of commencement as the said areas of ground are shown coloured brown on a plan on the reduced scale of six inches to one mile prepared by the engineer of the County Authority annexed and subscribed by the parties as relative hereto.

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Second The sewers at present draining the said Bearsden special drainage district shall be connected with the Corporation's low level intercepting sewer at Dock Street Clydebank and the sewer at present draining the Duntocher special drainage district shall be connected with the Corporation's sewage works at Dalmuir The said connections shall be made in accordance with plans B 1151 and A 2368 prepared by the master of works and city engineer of the Corporation annexed and subscribed by the parties as relative hereto.

Third The Corporation shall carry out the works necessary to effect the foregoing connections including the acquisition of necessary lands and servitudes (if any) and on the completion thereof the County Authority shall make a contribution of one thousand pounds towards the cost of connecting the sewers draining the Bearsden special drainage district The remainder of said cost and the cost of connecting the sewer draining the Duntocher special drainage district shall be borne by the Corporation The said connecting works shall be maintained by the Corporation.

Fourth Subject to the provisions of article tenth hereof the County Authority shall make arrangements for all future sewers laid within the said special drainage districts being connected with the sewers leading to the Corporation sewers or the said works at Dalmuir so that there shall not be any discharge of sewage from said districts into any river or stream.

Fifth The County Authority shall as far as possible keep down the quantity of surface and sub-soil water entering the said sewers to a minimum and shall and do hereby agree to adopt any reasonable scheme for dealing with the question of water which may be devised jointly by the engineers of the Corporation and the County Authority respectively.

Sixth In respect of the reception and treatment by the Corporation of the sewage from said special drainage districts the County Authority shall and do hereby agree to pay to the Corporation as from the first term of Whitsunday after the Corporation commence to receive and treat the sewage from said districts for

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A.D. 1935. — the year succeeding said term of Whitsunday and annually thereafter for fifteen years from said term of Whitsunday (a) a sum equivalent to the produce of a rate of threepence per £ on the annual rateable value of the Bearsden special drainage district and (b) a sum equivalent to the produce of a rate of twopence per £ on the annual rateable value of the Duntocher special drainage district. The said sums shall not include any portion of the respective rates which may be found to be irrecoverable.

Seventh For the years succeeding the expiry of said period of fifteen years the annual payment in respect of each of said districts shall be such rate per £ as may be agreed upon or as failing agreement may be from time to time determined by the Department of Health for Scotland on the application of either party after inquiry and hearing the parties. The rate shall remain stationary for at least five years after each determination of the Department of Health.

Eighth The Corporation shall complete the connecting works hereinbefore referred to within a period of two years from the date hereof and so far as necessary for the completion of such connecting works the County Authority shall exercise such powers as they possess under the Public Health (Scotland) Act 1897 or otherwise or authorise the Corporation to exercise such powers in their name.

Ninth The County Authority shall not object to the Corporation connecting at their own expense the drainage system of their property at Mount Blow with the Duntocher sewer of the County Authority so long and in so far as the said sewer can take the sewage of such property. The connection shall be made at the sight and to the satisfaction of the engineer of the County Authority.

Tenth For the purposes of this Agreement the expressions "Bearsden special drainage district" and "Duntocher special drainage district" shall be deemed to include any enlargement limitation or alteration in the boundaries thereof as existing at this date provided that as regards any enlargement of either of the said districts this agreement shall only apply to said enlargements in so far as it is reasonably practicable to connect the sewers laid or to be laid therein with sewers leading to the Corporation sewers or the said works at Dalmuir and in so far as it may not be reasonably practicable so to do the provisions of article sixth hereof shall not apply to the annual rateable value of the part of the enlargement served by sewers which do not lead to the Corporation sewers or the said works at Dalmuir provided further that any dispute arising between the parties to this agreement under this article shall be referred to the Department of Health whose decision shall be final.

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Lastly In the event of any dispute arising between the parties to this agreement as to the true intent or meaning of these presents or the due implement thereof the same shall subject to the provisions of article tenth hereof be referred to the Dean of the Faculty of Advocates for the time being whose decision shall be final In witness whereof these presents typewritten on this and the fourteen preceding pages are (under the declaration that the word " inches " on the twenty-seventh line of page first is delete) executed in duplicate as follows videlicet They are sealed with the common seal of the said the Corporation of the city of Glasgow and subscribed for them and on their behalf by Frederick Sedding and Allan Pollok Blue two members of the said Corporation and by David Stenhouse town clerk of said city all at Glasgow on the twelfth day of May nineteen hundred and thirty-two before these witnesses Joseph Dickson writer and Robert Alexander Nixon law apprentice both in the town clerk's office Glasgow and they are sealed with the common seal of the said the County Council of the county of Dunbarton and subscribed by Daniel Macdonald and James Miller two members of the said County Council and by Archibald Angus Templeton the county clerk all at Dumbarton on the eleventh day of July nineteen hundred and thirty-two before these witnesses John Howie clerk and William McClymont law clerk both in the county clerk's office Dumbarton.

		(Sgd.)	FREDK. SEDDING.
(Sgd.)	J. DICKSON	Witness.	„ ALLAN P. BLUE.
„	R. A. NIXON	Witness.	„ D. STENHOUSE.
		(Sgd.)	DANIEL MACDONALD.
(Sgd.)	JOHN HOWIE	Witness.	„ JAMES MILLER.
„	WILLIAM McCLYMONT	Witness.	„ ARCHD. A. TEMPLETON.

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SIXTH SCHEDULE.

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

ACTS AND ORDERS REPEALED.

Session and chapter.	Title of Act or Order.	Extent of repeal.
54 Vict. c. xxxvii.	Glasgow Police (Sewage &c.) Act 1891.	The whole Act so far as not already repealed except Part II and sections 22 23 and 25.
54 & 55 Vict. c. cxxx.	The City of Glasgow Act 1891.	Subsection (7) of section 39.
58 & 59 Vict. c. cxliii.	Glasgow Corporation and Police Act 1895.	Section 26 and the Second Schedule to the Act.
59 & 60 Vict. c. ccxxxiv.	Glasgow Corporation Sewage Act 1896.	The whole Act so far as not already repealed.
61 & 62 Vict. c. ccxliii.	Glasgow Corporation (Sewage &c.) Act 1898.	The whole Act so far as not already repealed except sections 50 and 51.
62 & 63 Vict. c. clxvi.	Glasgow Corporation (Tramways Libraries &c.) Act 1899.	Section 46.
1 Edw. 7. c. clxiii.	Glasgow Corporation (Police) Order 1901.	Sections 6 to 13 inclusive sections 20 21 and 22 and the schedule to the Order so far as not already repealed.
3 Edw. 7. c. clii.	Glasgow Corporation (Sewage &c.) Order 1903.	Sections 6 to 22 inclusive so far as not already repealed.
4 Edw. 7. c. clxxi.	Glasgow Corporation (Police) Order 1904.	Section 16 and the Second Schedule to the Order so far as not already repealed.
4 Edw. 7. c. cxcii.	Glasgow Corporation (Sewage) Order 1904.	The whole Order so far as not already repealed.
5 Edw. 7. c. cxxvii.	Glasgow Corporation Order 1905.	Sections 77 and 78 and the Fourth Schedule to the Order so far as not already repealed.
7 Edw. 7. c. cxlvi.	Glasgow Corporation Act 1907.	Part IV (Sewage) and the Third Schedule to the Act.

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Session and chapter.	Title of Act or Order.	Extent of repeal.
Edw. 7. c. cxxxvii.	Glasgow Corporation Act 1909.	Part V (Sewage) so far as not already repealed.
4 & 5 Geo. 5. c. clxviii.	Glasgow (Tramways Bridges &c.) Act 1914.	Part IV (Sewage).
9 & 10 Geo. 5. c. xcvi.	Glasgow Corporation Order 1919.	Sections 8 and 9.
10 & 11 Geo. 5. c. xl.	Glasgow Corporation Order 1920.	Section 8.
11 & 12 Geo. 5. c. xv.	Glasgow Corporation Order 1921.	Part V (Sewage).
17 & 18 Geo. 5. c. lix.	Glasgow Corporation Order 1927.	Part VII (Sewage).
19 Geo. 5. c. ix.	Glasgow Corporation Order 1929.	Part II (Sewage Work).
20 & 21 Geo. 5. c. clxxvii.	Glasgow Corporation Act 1930.	Section 31.
—	Glasgow Sewage (Adjust- ment of Expenditure) Order 1931.	The whole Order.

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