the manufacture or conversion of the residual pro-s.o., No. 25; ducts of gas or sewage, or gives power to construct s.o. of House of Commons. a station for generating electricity, or authorises the No. 15. making or erection of a sewage-farm, burial-ground, crematorium, destructor, or hospital for infectious diseases, notice of the Bill must be served on the owners, lessees, and occupiers of all dwellinghouses situate within three hundred yards of the lands in or upon which such gasworks, sewage-works, works for the manufacture or conversion of residual products, station for generating electricity, sewage-farm, burialground, crematorium, destructor, or hospital are or is to be made or erected.

20. Where a Bill gives power to lay down a tram- In case of way, notice of the Bill must be served on the owners, Tramway Bill. lessees, and occupiers of all houses, shops, or ware- of Commons, houses abutting on any street or road along which No. 13. the tramway is to be laid at any point where a less is to intervene between the space than nearest rail of the tramway and the outer edge of the footpath along the street or road on the side whereon

the house, shop, or warehouse abuts.

21. Where a Bill gives power to relinquish the In case of Bill whole or any part of a work authorised by an existing for relinquishing work. Act, notice of the Bill must be served on the owners, Ibid., No. 16. lessees, and occupiers of all lands immediately adjacent to the work, or part thereof, intended to be

relinquished.

22. Where a Bill proposes to alter or repeal any In case of Bill express statutory provision in force for the protection for amending or of the owner, lessee, or occupier of any property, existing or for the protection or benefit of any trustees for enactment. or for the protection or benefit of any trustees for *Ibid.*, No. 17. the public, commissioners, corporation, or person expressly named in the provision, notice of the Bill, and of the proposal to alter or repeal any such provision, must be served on every such owner, lessee, occupier, trustee for the public, commissioner, corporation, or person.

23. Every notice required to be served under the Time within which notice provisions of Order fourteen, or of Orders nineteen to wnicn notice may be served. twenty-two hereof, must be served not less than thirty days before the commencenor more than ment of the Session in which application is to be made for the Bill.

24. Except when delivered in due course of post, service to be no notice served on a Sunday, Good Friday, or made at reasonable Christmas Day, or before eight o'clock in the fore-hour on a noon or after eight o'clock in the afternoon of any s.o., No. 26. day, shall be deemed to be valid.

## Deposits with Commissioner of Crown Lands.

25. Where a Bill gives power to take or use any Deposit of plan lands, or to burden any lands with an improve- of lands proposed to be ment-charge, then, not less than thirty days before taken. the commencement of the Session in which applica- Ibid., No. 27. tion is to be made for the Bill, there shall be deposited for public inspection at the Office of the Commissioner of Crown Lands in the principal town of each provincial district wherein any such lands are situate a plan, together with a book of reference thereto, showing the lands in that provincial district proposed to be taken or used, or to be charged as aforesaid.

26. Where a Bill proposes to authorise any work, Deposit of plan then, in each provincial district in or through which work. the work is to be made, maintained, diverted, extended, or enlarged, there shall be deposited within the like time and in the like manner and at the like place as are mentioned in the last preceding Order a plan and section of so much of the work as will lie within that provincial district.