



CHAPTER xxxv.

An Act to confirm a Provisional Order of the Local Government Board relating to Swansea. A.D. 1918.

[8th August 1918.]

WHEREAS the Local Government Board have made the Provisional Order set forth in the schedule hereto under the provisions of the Local Government Act 1888:

51 & 52 Vict.
c. 41.

And whereas 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 Order as altered and set out in the schedule hereto shall be and the same is hereby confirmed and all the provisions thereof shall have full validity and force. Order in schedule confirmed.

2. The following provisions shall have effect for the protection of the Swansea Rural District Council and of those parts of the added areas which are now parts of their district (hereinafter in this section described as "the district added areas"):— For protection of Swansea Rural District Council.

(1) Expressions used in this section which are defined in the Order shall have the same meaning as in the Order: Definitions.

(2) After the expiration of five years from the Thirty-first day of March one thousand nine hundred and nineteen the borough rate and general district rate in the district added areas shall be the same as in the existing borough and the Corporation shall not Uniformity of certain rates and charges.

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create any special rating areas therein under the powers of subsection (4) of section 211 of the Public Health Act 1875:

(3) The charges for electricity and the water rates and charges in any part of the district added areas for the time being supplied with electricity or water as the case may be by the Corporation shall (subject as regards water rates in the parish of Llansamlet to the provisions of the Article of the Order whereof the marginal note is "Differential rating") be the same as those charged from time to time and under similar conditions in all respects for the area of the existing borough:

Limiting
time for
execution of
sewerage
works.

(4) It shall be the duty of the Corporation within ten years after the commencement of the Order or within two years after the completion of the proposed main trunk sewer from Morryston to the Mumbles Head or any other main trunk sewer which may be constructed in lieu thereof or for the same purpose whichever of such periods shall first expire to complete the carrying out and execution of such works as may be necessary for the sewerage of the streets and places shown as to be sewerage on the map or plan signed by Gotfred Midgley Taylor on behalf of the Corporation and by Hugh Percival Raikes on behalf of the Swansea Rural Council of which map or plan a copy similarly signed shall be deposited with the Local Government Board within twenty-one days after the passing of this Act with the addition of adequate sewers for Lonlas in the parish of Llansamlet and in the event of the Corporation not completing such works within such period as aforesaid the requirements of this subsection may in addition to and not in derogation of any other remedy be enforced in the manner provided by section 299 of the Public Health Act 1875 as if this subsection were an Order of the Local Government Board limiting the time for the performance by the Corporation of their duty in that behalf and the Corporation had not performed such duty within the time limited by such Order:

(5) The Swansea Rural Council shall be at liberty to connect any sewer or sewers belonging to them and used for the reception of sewage and drainage from the houses and other buildings situate exclusively in those parts respectively of Dunvant in the parish of Gowerton and of Llangyfelach or Bryntowad in the parishes of Clase Rural and Penderry which are hatched on the maps in this subsection mentioned with any sewer or sewers of the Corporation into which such first-mentioned sewer or sewers can be drained and every such communication shall be made in such manner and upon such terms and subject to such conditions as may be agreed upon between the Corporation and the Swansea Rural Council or as failing agreement may be determined by an engineer or other person to be agreed upon or failing agreement to be appointed on the application of either party by the President of the Institution of Civil Engineers and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such reference. Provided that in the event of the sewers of the Swansea Rural Council being connected at Gowerton with the sewers constructed or used by the Corporation for the sewerage of Forest Fach or Waunarlwydd the Swansea Rural Council shall not be required to make any payment as a term of such communication. The maps in this subsection referred to are the three maps (copies of each other) each marked "Map of the areas outside the borough of Swansea to be drained to the sewage outfall works of the borough" and signed by Sir William Howell Davies the Chairman of the Committee of the House of Commons to whom the Bill for this Act was referred of which maps one shall be deposited in the office of the Local Government Board and one in the office of the town clerk of the borough and one in the office of the clerk to the Swansea Rural Council:

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As to sewage
of parts of
Swansea
Rural
District.

(6) If the Corporation shall promote legislation or otherwise attempt to alter or vary any of the provisions of the Order so far as the same relate to any of the district added areas any three or more owners or

Rights of
owners or
ratepayers
to prevent
departure
from Order.

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ratepayers for the time being in any such added area which will be affected thereby shall be entitled to petition Parliament against and otherwise oppose any such attempt and the Corporation shall not be entitled to object to the locus standi of any such persons and the costs of any such petition and opposition shall be borne and paid by the Corporation if such petition and opposition are successful or if Parliament intimate that the same is not vexatious and unreasonable.

Widening of
Llansamlet
Road

3.—(1) The mayor aldermen and burgesses of the borough of Swansea (in this section referred to as “the Corporation”) shall in the next available session of Parliament apply for and use their best endeavours to obtain all powers (including powers of compulsory purchase and borrowing powers) which may be necessary to enable the Corporation to widen Llansamlet Road from the boundary of the borough at Lonlas to Morryston and thence to the boundary of the borough at Pen-y-Gors as shown on the plan signed for identification by John Richard Heath and shall forthwith on the acquisition of such powers proceed to exercise the same and to carry out the said widening. The county council of the administrative county of Glamorgan (in this section referred to as “the county council”) shall if so required by the Corporation support any such application but at the reasonable expense of the Corporation.

(2) The Corporation shall complete the said widening within five years from the date when the Corporation shall obtain such powers or from the date when the existing restrictions placed by the Treasury on the borrowing powers of local authorities shall have been withdrawn (whichever of those dates shall be the later) or within such further time not exceeding two years as may be agreed between the Corporation and the county council or allowed by the Local Government Board.

(3) If the Corporation shall not carry out the said widening in accordance with such powers as aforesaid within such period of five years or such period as so extended as aforesaid it shall be lawful for the county council at the reasonable expense of the Corporation to carry out the said widening or so much thereof as shall not then have been completed.

(4) The Corporation shall in making application for such powers as aforesaid use their best endeavours to obtain a provision

under which in the event of the Corporation obtaining such powers but not carrying out the said widening within the period hereinbefore mentioned the county council shall be entitled to carry out the same as aforesaid and to have and exercise for such purposes in their own name and on their own behalf (but at the reasonable expense of the Corporation and subject to the provisions of any Act or Order enabling the Corporation to carry out the said widening) all or any powers conferred upon the Corporation for or in relation to or for the purposes thereof. A.D. 1918.

(5) If any difference shall arise between the Corporation and the county council under the foregoing provisions of this section such difference shall be referred to and determined by an arbitrator to be agreed upon between the Corporation and the county council or failing such agreement appointed on the application of either of them by the Local Government Board and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such reference.

(6) In the event of no powers to carry out the said widening being obtained within five years from the commencement of the Order the Corporation shall within six years from the commencement of the Order or such further time as the Local Government Board may allow make application to the said Board under the Housing Town Planning &c. Act 1909 to authorise the Corporation to prepare a town planning scheme with reference at least to an area of land within the parish of Llansamlet and the portion of the parish of Clase Rural added to the borough by the Order or either of them and the Corporation shall on being so authorised proceed with the preparation of such a scheme and shall include therein the provision of a new thoroughfare forming a connection through the borough between the eastern and western portions of the county of Glamorgan adjacent thereto and on such scheme being approved by the Local Government Board the Corporation shall proceed to exercise their powers in relation to the same under the said Act.

4. This Act may be cited as the Local Government Board's Short title.
Provisional Order Confirmation (No. 6) Act 1918.

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SCHEDULE.

BOROUGH OF SWANSEA.

*Swansea
Order.*

*Provisional Order made in pursuance of the Local Government
Act 1888 for extending a County Borough.*

To the Mayor Aldermen and Burgesses of the Borough of
Swansea ;—

To the Court of Quarter Sessions for the said Borough ;—

To the Justices of the Peace for the said Borough ;—

To the Justices of the Peace for the County of Glamorgan in
Quarter Sessions assembled ;—

To the County Council of Glamorgan ;—

To the Urban District Council of Oystermouth ;—

To the Rural District Council of Swansea ;—

To the Rural District Council of Gower ;—

To the Guardians of the Poor of the Swansea Union ;—

To the Guardians of the Poor of the Gower Union ;—

To the Guardians of the Poor of the Llanelly Union ;—

To the Parish Councils of Brynau Clase Rural Cockett Llansamlet
and Penderry ;—

To the Overseers of the Poor of the Parishes of Brynau Clase
Rural Cockett Llansamlet Oystermouth Penderry and Swan-
sea ;—

To the Swansea Port Sanitary Authority ;—

To the Gower and Oystermouth Hospital Committee ;—

To the Joint Committee appointed by the Urban District Council
of Oystermouth and the Parish Council of Brynau and exer-
cising the powers and duties of the authority under the Burial
Acts 1852 to 1906 ;—

And to all others whom it may concern.

51 & 52 Vict.
c. 41.

WHEREAS by Section 54 of the Local Government Act 1888 the
Local Government Board are empowered to make a Provisional Order
for altering the boundary of any Borough and by such Order to divide
or alter any electoral division ;

[8 & 9 GEO. 5.] *Local Government Board's* [Ch. xxxv.]
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And whereas the Borough of Swansea is a County Borough within the meaning of the Local Government Act 1888 and is for the purposes of that Act situate in the County of Glamorgan and the inhabitants are a body corporate by the name of the Mayor Aldermen and Burgesses of the Borough of Swansea and act by the Council of the said Borough which now consists of the Mayor (who is also an Alderman) nine other Aldermen and thirty Councillors and the said Borough is for the purposes of the election of Councillors divided into ten wards termed respectively the Alexandra Ward the Brynmelin Ward the Castle Ward the East Ward the Ffynone Ward the Landore Ward the Morryston Ward the St. Helen's Ward the St. John's Ward and the Victoria Ward;

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Order.

And whereas the said Borough is co-extensive with the Parish of Swansea and is an Urban Sanitary District of which the Mayor Aldermen and Burgesses acting by the Council are the Urban Sanitary Authority;

And whereas the said Borough has a separate court of quarter sessions commission of the peace police force recorder and coroner;

And whereas in pursuance of the Education Act 1902 the Council of the said Borough are the local education authority;

2 Edw. 7.
c. 42.

And whereas the unrepealed provisions of the Local Acts specified in Part I. of the Schedule to this Order and of the Confirmation Acts specified in Part II. of the said Schedule so far as the last-mentioned Acts relate to the Orders specified in that Schedule are in force in the said Borough;

And whereas the provisions of—

(a) Sections 5 6 7 13 14 16 17 18 and 20 of the Infectious Disease (Prevention) Act 1890;

53 & 54 Vict.
c. 34.

(b) The Public Health Acts Amendment Act 1890;

53 & 54 Vict.
c. 59.

(c) The Museums and Gymnasiums Act 1891 so far as it relates to museums only; and

54 & 55 Vict.
c. 22.

(d) The Public Libraries Acts 1892 to 1901;

55 & 56 Vict. c. 53.
56 Vict. c. 11.
1 Edw. 7. c. 19.

are in force in the said Borough;

And whereas the Council of the said Borough are the authority for the execution of the Burial Acts 1852 to 1906 within the Borough;

15 & 16 Vict.
c. 85.
6 Edw. 7. c. 44.

And whereas the Urban District of Oystermouth in the Administrative County of Glamorgan is co-extensive with the Parish of Oystermouth and is subject to the jurisdiction of the Urban District Council of Oystermouth;

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Order.*

1 & 2 Geo. 5.
c. lxi.

And whereas the provisions of the Oystermouth Urban District Council (Water) Act 1911 are in force in the Urban District of Oystermouth ;

And whereas the provisions of—

- (a) The Infectious Disease (Prevention) Act 1890 ;
- (b) The Public Health Acts Amendment Act 1890 ; and
- (c) The Private Street Works Act 1892 ;

55 & 56 Vict.
c. 57.

are in force in the Urban District of Oystermouth ;

And whereas the Parishes of Clase Rural Cockett Llandilo Tal y Bont Llansamlet and Penderry are contributory places in the Rural District of Swansea and are subject to the jurisdiction of the Rural District Council of Swansea and two Rural District Councillors are elected for the Parish of Clase Rural four Rural District Councillors are elected for the Parish of Cockett five Rural District Councillors are elected for the Parish of Llansamlet and two Rural District Councillors are elected for the Parish of Penderry and the Parish of Llandilo Tal y Bont is for the purpose of the election of Rural District Councillors divided into two wards for each of which two Rural District Councillors are elected ;

And whereas the provisions of the Infectious Disease (Prevention) Act 1890 are in force in the Parishes of Clase Rural Llansamlet and Penderry and the provisions of the Infectious Disease (Prevention) Act 1890 and the Public Libraries Acts 1892 to 1901 are in force in the Parish of Cockett ;

And whereas the Parish of Brynau is a contributory place in the Rural District of Gower and is subject to the jurisdiction of the Rural District Council of Gower and one Rural District Councillor is elected for that parish ;

And whereas the provisions of Part III. of the Public Health Acts Amendment Act 1890 which are applicable to Rural Districts are in force in the Rural District of Gower ;

And whereas the Parishes of Clase Rural Cockett Llansamlet and Penderry immediately adjoin the said Borough the Parish of Brynau immediately adjoins the Parish of Cockett and the Parish of Oystermouth immediately adjoins the Parish of Brynau ;

56 & 57 Vict.
c. 73.

And whereas the Parishes of Brynau Clase Rural Cockett Llansamlet and Penderry are rural parishes within the meaning of the Local Government Act 1894 for each of which a Parish Council has been established ;

And whereas the Parishes of Clase Rural Cockett Llandilo Tal y Bont Llansamlet Penderry and Swansea constitute the Swansea Union and forty-nine guardians are elected for that Union and the Parish of

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Swansea is for the purpose of the election of guardians divided into ten wards which are respectively co-extensive with and bear the same names as the municipal wards of the said Borough and four guardians are elected for the Landore Ward and the St. John's Ward respectively and three guardians are elected for each of the remaining wards and the Rural District Councillors elected for the Parishes of Clase Rural Cockett Llandilo Tal y Bont Llansamlet and Penderry are the representatives of such parishes on the Board of Guardians of the said Union;

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Order.*

And whereas the Parishes of Brynau and Oystermouth are included in the Gower Union and seven Guardians are elected for the Parish of Oystermouth and the Rural District Councillor elected for the Parish of Brynau is the representative of that Parish on the Board of Guardians of that Union;

And whereas the Parishes of Gowerton and Loughor (Borough) are included in the Rural District of Swansea and in the Llanelly Union and twenty-seven guardians are elected for that Union and two Rural District Councillors are elected for each of the said parishes who are the representatives of those parishes on the Board of Guardians of the said Union;

And whereas in pursuance of the Education Act 1902 the Parishes of Brynau Clase Rural Cockett Llansamlet Oystermouth and Penderry form part of the area of the County Council of the Administrative County of Glamorgan as the Local Education Authority;

And whereas by virtue of subsection (2) of Section 53 of the Local Government Act 1894 the powers and duties of the authority under the Burial Acts 1852 to 1906 for the area comprised in the Parishes of Oystermouth and Brynau were transferred to the Urban District Council of Oystermouth and the Parish Council of Brynau and the said powers and duties are exercised by a Joint Committee appointed in pursuance of the said section;

And whereas by virtue of an Order of the Local Government Board dated the Fourteenth day of August One thousand eight hundred and eighty-eight as altered by the County Borough of Merthyr Tydfil Order 1907 which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act 1907 and by an Order of the Local Government Board dated the Fourth day of February One thousand nine hundred and ten the number of County Councillors for the County of Glamorgan is sixty-six and the Parishes of Brynau and Oystermouth together with the Parish of Bishopston constitute the Oystermouth Electoral Division of that County the Parish of Llansamlet constitutes the Llansamlet Electoral Division of that County the Parish of Clase Rural constitutes the Morrison Electoral Division of that

7 Edw. 7.
c. clviii.

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And whereas by virtue of an Order of the Local Government Board dated the Fourth day of May One thousand eight hundred and ninety-eight the Swansea Port Sanitary Authority is the Port Sanitary Authority for the part of the Port of Swansea therein described and the Mayor Aldermen and Burgesses of the said County Borough the Urban District Council of Oystermouth and the Rural District Council of Swansea being riparian authorities of the said part of the said Port are represented on the said Port Sanitary Authority by eight members one member and one member respectively ;

56 & 57 Vict. c. 68.
1 Edw. 7. c. 8. And whereas by an Order made by the County Council of the County of Glamorgan in pursuance of the Isolation Hospitals Acts 1893 and 1901 and known as the Gower and Oystermouth Isolation Hospital Order 1905 a hospital district which consists of the Rural District of Gower and the Urban District of Oystermouth and is called the Gower and Oystermouth Hospital District has been constituted for the purposes of the provision maintenance and management of an isolation hospital for the reception of persons suffering from infectious diseases in the said Hospital District and the Hospital Committee now consists of nine members including two elected by the Urban District Council of Oystermouth :

51 & 52 Vict. c. 41. Now therefore We the Local Government Board in pursuance of the powers given to Us by Sections 54 and 59 of the Local Government Act 1888 and by any other enactments in that behalf do hereby order that from and after the date of the Act of Parliament confirming this Order the following provisions shall take effect:—

Definitions.

Art. I. In this Order—

- (1) The expression “the commencement of this Order” means the Ninth day of November One thousand nine hundred and eighteen ;
- (2) The expression “the existing Borough” means the Borough of Swansea as it existed immediately prior to the commencement of this Order ;
- (3) The expression “the Borough” means the existing Borough as extended by this Order ;
- (4) The expression “the Corporation” means as the context requires the Mayor Aldermen and Burgesses of the existing Borough or of the Borough acting by the Council ;
- (5) The expressions “the County” and “the County Council” mean respectively the Administrative County of Glamorgan and the County Council of that County ;

- (6) The expression "the Borough maps" means the two maps each marked "Map of the Borough of Swansea as extended by the Swansea (Extension) Order 1918" and sealed with the official seal of the Local Government Board;
- (7) The expression "the Ward maps" means the two maps each marked "Map of the Wards of the Borough of Swansea as extended by the Swansea (Extension) Order 1918" and signed by Sir William Howell Davies the Chairman of the Committee of the House of Commons to which the Bill to confirm this Order was referred;
- (8) The expressions "the Urban District" and "the Urban Council" mean respectively the Urban District of Oystermouth the area whereof is coloured blue on the Borough maps and the Urban District Council of that District;
- (9) The expressions "the Swansea Rural District" and "the Swansea Rural Council" mean respectively the Rural District of Swansea and the Rural District Council of that District the expression "the Gower Rural District" and "the Gower Rural Council" mean respectively the Rural District of Gower and the Rural District Council of that District and the expression "the Rural Councils" means the Swansea Rural Council and the Gower Rural Council;
- (10) The expression "the added areas" means the Urban District and the parts of the Swansea Rural District and of the Gower Rural District added to the existing Borough by this Order;
- (11) The expression "the added parts of Clase Rural" means the parts of the Parish of Clase Rural which are coloured brown on the Borough maps the expression "the excluded part of Clase Rural" means the remaining part of that parish the expression "the added part of Penderry" means the part of the Parish of Penderry which is coloured yellow on the Borough maps and the expression "the excluded part of Penderry" means the remaining part of that parish;
- (12) The expressions "the existing Parish of Oystermouth" and "the existing Parish of Swansea" mean in each case the parish as it existed immediately prior to the commencement of this Order and the expressions "the Parish of Swansea" and "the Parish of Oystermouth" mean in each case the Parish as altered by this Order and the expression "the Parish of Llangyfelach" means the new Parish of Llangyfelach constituted by this Order;

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- (13) The expressions "the Act of 1888" "the Act of 1894" and "the Act of 1918" mean respectively the Local Government Act 1888 the Local Government Act 1894, and the Representation of the People Act 1918;
- (14) The expression "the Municipal Corporations Acts" means the Municipal Corporations Act 1882 and the Acts amending and extending the same and the expression "the Public Health Acts" means the Public Health Act 1875 and the Acts amending and extending the same;
- (15) The expression "the Burial Acts" means the Burial Acts 1852 to 1906;
- (16) The expression "the Act of 1844" means the Local Act passed in the seventh and eighth years of the reign of Her late Majesty Queen Victoria and intituled "An Act for paving lighting cleansing watering regulating and otherwise improving the Town and Borough of Swansea in the County of Glamorgan and for removing and preventing Nuisances and Annoyances therein";
- (17) The expression "the Act of 1907" means the Public Health Acts Amendment Act 1907;
- (18) The expression "the Act of 1911" means the Oystermouth Urban District Council (Water) Act 1911;
- (19) The expressions "the Joint Burial Committee" and "the Joint Burial area" mean respectively the joint committee appointed by the Urban Council and the Parish Council of Brynau under subsection (2) of Section 53 of the Act of 1894 for the purposes of the Burial Acts and the area within which the Joint Burial Committee exercise the powers and duties of the authority under the Burial Acts;
- (20) The expression "the Port Sanitary Authority" means the Swansea Port Sanitary Authority and the expression "the Port Order" means the Order of the Local Government Board dated the Fourth day of May One thousand eight hundred and ninety-eight by which the Port Sanitary Authority was constituted;
- (21) The expression "the Hospital District" means the Gower and Oystermouth Hospital District the expression "the Hospital Committee" means the Gower and Oystermouth Hospital Committee and the expression "the Hospital Order" means the Gower and Oystermouth Isolation Hospital Order 1905 by which the Hospital District and the Hospital Committee were constituted and formed;

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(22) The expression "the Swansea Scheme of 1911" means the Scheme of 16th May 1911 regulating the Swansea Intermediate and Technical Education Fund; A.D. 1918.
—
Swansea Order.

(23) The expression "the Glamorgan Scheme of 1912" means the Scheme of 16th December 1912 regulating the Glamorgan Intermediate and Technical Education Fund.

Art. II. This Order shall except so far as is otherwise herein expressly provided and so far as there may be anything in the subject-matter or context inconsistent therewith come into operation on the Ninth day of November One thousand nine hundred and eighteen: Commence-
ment of
Order.

Provided that for the purposes of the lists and registers of local government electors to be prepared in pursuance of the Act of 1918 of all proceedings preliminary or relating to any municipal election to be held on the ordinary day of election in the year One thousand nine hundred and eighteen and of the revision of the basis or standard of the county rate of the County this Order shall operate from the date of the Act of Parliament confirming this Order: Date of
operation
of Order for
local govern-
ment register
of electors &c.

Provided also that for the purposes of Sections 20 22 23 24 and 26 of the Act of 1888 and for the purposes of the Local Taxation (Customs and Excise) Act 1890 as amended by Section 17 of the Finance Act 1907 Section 6 of the Finance Act 1908 Section 88 of the Finance (1909-10) Act 1910 the Revenue Act 1911 and any subsequent Act and as affected by any Order in Council made under Section 6 of the Finance Act 1908 the existing Borough shall be deemed not to have been altered and the added areas shall be deemed to continue part of the County until after the Thirty-first day of March One thousand nine hundred and nineteen. Date of ope-
ration for
purposes
of certain
grants and
Local Taxa-
tion Licences.
53 & 54 Vict.
c. 60.
7 Edw. 7. c. 13.
8 Edw. 7. c. 16.
10 Edw. 7. c. 8.
1 Geo. 5. c. 2.

Art. III.—(1) The boundary of the existing Borough the area whereof is coloured pink on the Borough maps shall be altered so as to include in addition to that area the Urban District so much of the Swansea Rural District as comprises the Parish of Cockett the area whereof is coloured light green on the Borough maps the Parish of Llan-samlet the area whereof is coloured dark green on the Borough maps the added parts of Clase Rural and the added part of Penderry and so much of the Gower Rural District as comprises the Parish of Brynau the area whereof is coloured purple on the Borough maps. Extension of
Borough.

(2) The boundary of the Borough shall be that shown by the red line on the Borough maps and the whole of the area within that boundary shall for the purposes of the Municipal Corporations Acts and for all other purposes be the Borough and shall be the County Borough for the purposes of the Act of 1888.

Art. IV.—(1) One of the Borough maps and one of the Ward maps shall be deposited in the office of the Local Government Deposit of
maps.

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Board and the other shall be deposited by the town clerk of the existing Borough at his office within fourteen days after the date of this Order. Copies of the Borough map deposited with the town clerk certified by him to be true shall be sent within one month after the date of the Act of Parliament confirming this Order to the Clerk of the County Council to the Clerk to the Swansea Rural Council to the Clerk to the Gower Rural Council to the Board of Inland Revenue to the Commissioners of Customs and Excise to the Registrar-General to the Postmaster-General to the Board of Trade and to the Board of Agriculture and Fisheries and copies of the Ward map so deposited and certified in like manner shall be sent within the said period to the Registrar-General and to the Board of Agriculture and Fisheries.

Copies of
map to be
evidence.

(2) Copies of or extracts from the Borough map deposited with the town clerk certified by him to be true shall be received in all courts of justice and elsewhere as *primâ facie* evidence of the contents of the map so far as it relates to the boundaries of the Borough and the map shall at all reasonable times be open to inspection by any person liable to any rate leviable within the Borough and any such person shall be entitled to a copy of or extract from the map certified by the town clerk to be true on payment of a reasonable fee to be determined by the Corporation. All fees so received shall be carried to the credit of the borough fund.

Powers and
duties of
justices &c.
extended.

Art. V. The powers and duties of the quarter sessions recorder coroner and clerk of the peace of the existing Borough of the justices of the peace appointed for the existing Borough and of the clerk to those justices and of the police constables and other peace officers of the existing Borough shall extend to and apply throughout the Borough and the added areas shall cease to be within the jurisdiction of the coroner of the Seigniories or Lordships Royal of Gower and Kilvey:

Provided that every person committing an offence in any part of the added areas prior to the commencement of this Order shall be tried adjudicated on and dealt with as if this Order had not been made:

Provided also that every proceeding which prior to the commencement of this Order has been begun by or before any justice or justices or coroner in relation to any matter arising in or concerning any part of the added areas may be carried on continued or completed in like manner and with the like incidents and consequences as nearly as may be as if this Order had not been made.

Registers of
local govern-
mentelectors.

Art. VI.—(1) Unless the registers of electors prepared under the Act of 1918 are so framed as to show the names of the persons who will be entitled to vote as local government electors at the election of councillors to be held under this Order on the First day of November One thousand nine hundred and eighteen it shall be the

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duty of the town clerk of the existing Borough to prepare in time for that election registers showing the names of the local government electors who are entitled to vote at such election in each of the eighteen wards into which the Borough is divided by this Order.

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(2) The overseers of any parish affected by this Order shall render such assistance as may be required for the purpose of preparing altering or re-arranging any registers so that the same may be made available for carrying out the election of councillors on the First day of November One thousand nine hundred and eighteen.

(3) Where in the opinion of the Local Government Board the circumstances so require the Local Government Board may make such order as appears to them to be necessary to give effect to the provisions of this Order and may vary so far as is requisite the provisions in force with regard to the said registers.

Art. VII. For the purposes of the application to the Borough of the provisions of the County and Borough Councils (Qualification) Act 1914 the added areas shall be deemed to have always formed part of the Borough.

Qualification
of members
of county and
borough
councils.
4 & 5 Geo. 5,
c. 21.

Art. VIII. The number of Councillors of the Borough shall be increased from thirty to forty-five and the number of Aldermen of the Borough shall be increased from ten to fifteen.

Number of
Councillors
and Alder-
men.

Art. IX. Subject to the provisions of the Municipal Corporations Acts with respect to the alteration of wards the following provisions shall have effect:—

Division into
wards.

(1) For the purposes of the election of Councillors the Borough shall be divided into eighteen wards which shall be named respectively the Alexandra Ward the Brynmelin Ward the Castle Ward the Clase Ward the Cockett Ward the Ffynone Ward the Kilvey Ward the Landore Ward the Llansamlet Ward the Morriston Ward the Oystermouth and Brynau Ward the Penderry Ward the Saint Helen's Ward the Saint John's Ward the Saint Thomas' Ward the Sketty Ward the Victoria Ward and the Waunarlwydd Ward:

(2) Each of the said wards shall comprise that portion of the Borough which is indicated by a separate colour and distinguished by the name of the ward on the Ward maps:

(3)—(a) Three Councillors shall be assigned to each of the following wards namely the Alexandra Ward the Brynmelin Ward the Castle Ward the Ffynone Ward the Landore Ward the Llansamlet Ward the Morriston Ward the Oystermouth and Brynau Ward the Saint Helen's Ward the Saint John's Ward the Saint Thomas' Ward and the Victoria Ward;

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(b) Two Councillors shall be assigned to each of the following wards namely the Cockett Ward the Kilvey Ward and the Penderry Ward; and

(c) One Councillor shall be assigned to each of the following wards namely the Clase Ward the Sketty Ward and the Waunarlwydd Ward.

Provisions
for election
of Council-
lors and
Aldermen
in 1918.

Art. X. For the purposes of the election of a town council for the Borough in pursuance of the Municipal Corporations Acts in the month of November One thousand nine hundred and eighteen the following provisions shall apply:—

(a) The town clerk and the Mayor of the existing Borough or such other persons as the Local Government Board shall appoint shall perform the duties devolving upon the town clerk and Mayor respectively under the Municipal Corporations Acts and the Mayor of the existing Borough shall be the returning officer at the election for all the wards Provided that the Mayor of the existing Borough may appoint some other person to act as returning officer at the election for any of the wards:

(b) Forty-five Councillors of the Borough shall be elected on the First day of November One thousand nine hundred and eighteen and fifteen Aldermen of the Borough shall be elected on the Ninth day of November One thousand nine hundred and eighteen:

(c) Notwithstanding anything in the Municipal Corporations Acts to the contrary all the Councillors of the existing Borough who shall be in office on the First day of November One thousand nine hundred and eighteen shall go out of office on that date and all the Aldermen of the existing Borough who shall be in office on the Ninth day of November One thousand nine hundred and eighteen shall go out of office on that date and all the said Councillors and Aldermen shall if otherwise qualified be eligible for election as Councillors of the Borough on the First day of November One thousand nine hundred and eighteen:

(d) The first Aldermen for the Borough shall be elected in the manner following (that is to say):—

Ten by the Councillors for the several wards specified in subdivision 3 (a) of Article IX. of this Order excluding the Llansaulet Ward and the Oystermouth and Brynau Ward;

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Four by the Councillors for the several wards specified in subdivisions 3 (b) and (c) of the said Article together with the Llansamlet Ward;

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One by the Councillors for the Oystermouth and Brynau Ward.

Art. XI.—(1) The Councillors elected in the year One thousand nine hundred and eighteen in pursuance of this Order for the several wards of the Borough specified in subdivision 3 (a) of Article IX. of this Order shall retire as follows:—

Retirement
of Council-
lors and
Aldermen
elected in
1918.

(a) The Councillor for each of the said wards who is elected by the smallest number of votes on the First day of November One thousand nine hundred and nineteen:

(b) The Councillor for each of the said wards who is elected by the largest number of votes on the First day of November One thousand nine hundred and twenty-one:

(c) The other Councillor for each of the said wards on the First day of November One thousand nine hundred and twenty.

(2) The Councillors elected in the year One thousand nine hundred and eighteen in pursuance of this Order for the several wards of the Borough specified in subdivision 3 (b) of the said Article shall retire as follows:—

(a) The Councillor for each of the said wards who is elected by the smallest number of votes on the First day of November One thousand nine hundred and nineteen; and

(b) The Councillor for each of the said wards who is elected by the largest number of votes on the First day of November One thousand nine hundred and twenty-one.

(3) The Councillor elected in the year One thousand nine hundred and eighteen in pursuance of this Order for each of the wards of the Borough specified in subdivision 3 (c) of the said Article shall retire on the First day of November One thousand nine hundred and twenty.

(4) The Aldermen elected for the Borough in the year One thousand nine hundred and eighteen in pursuance of this Order shall retire as follows:—

(a) Of the ten Aldermen elected by the Councillors for the several wards specified in subdivision 3 (a) of the said Article excluding the Llansamlet Ward and the Oystermouth and Brynau Ward the five elected by the smallest number of votes shall retire on the Ninth day of November One

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thousand nine hundred and twenty-one and the remaining five shall retire on the Ninth day of November One thousand nine hundred and twenty-four:

- (b) Of the four Aldermen elected by the Councillors for the several wards specified in subdivision 3 (b) and (c) of the said Article together with the Llansamlet Ward the two elected by the smallest number of votes shall retire on the Ninth day of November One thousand nine hundred and twenty-one and the remaining two shall retire on the Ninth day of November One thousand nine hundred and twenty-four:
- (c) The Aldermen elected by the Councillors for the Oystermouth and Brynau Ward shall retire on the Ninth day of November One thousand nine hundred and twenty-four:

Provided that if for any reason it is doubtful which of the Councillors or Aldermen as the case may be ought to retire on the dates above specified the Council of the Borough shall on the Ninth day of November One thousand nine hundred and eighteen or at the next following quarterly meeting and not later by a majority of votes or in the case of an equality of votes by the casting vote of the chairman determine which of the Councillors or Aldermen as the case may be shall go out of office on the dates above specified respectively.

(5) The provisions of the Municipal Corporations Act 1882 in the application thereof to the Borough shall be construed and have effect subject to and in accordance with the provisions in this Article hereinbefore contained and the further provision as follows that is to say:—

That the term of office of every Councillor respectively elected for the several wards in the Borough specified in the said subdivisions 3 (b) and (c) of Article IX. of this Order for periods subsequent to the expiration of the several periods in this Article hereinbefore respectively prescribed for the Councillors respectively elected as aforesaid for the said wards in the year One thousand nine hundred and eighteen shall be three years from the expiration of the periods so respectively prescribed as aforesaid and of each subsequent period of three years respectively.

Local Acts
and Orders.

Art. XII.—(1) Sections 113 130 140 141 and so much of Section 143 as relates to the liability of persons to a penalty for the offences therein specified against the marginal notes "Driving carts beyond a walk" "Drawing timber &c. without a carriage" "or without a competent attendant" "Selling by auction in streets" "Carrying carcasses uncovered" "Playing at games" and "Shaking carpets" of the Act of 1844 shall be repealed.

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(2) Subject to the provisions of this Order the unrepealed provisions of the Local Acts and of the Confirmation Acts specified in the Schedule to this Order so far as the last-mentioned Acts respectively relate to the Provisional Orders specified in that Schedule and of any other Local Act (including any Local Act passed or to be passed during the present Session of Parliament) or of any other Provisional Order duly confirmed by Parliament and affecting the existing Borough or the Corporation as the same respectively are in force within the existing Borough at the commencement of this Order shall extend and apply to the Borough and any reference therein to the existing Borough and the Corporation shall be deemed to refer to the Borough and the Corporation thereof:

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Provided that—

- (a) Public notice shall be given in the added areas of the provisions of Part VII. of the Swansea Corporation Act 1912 and for that purpose Section 84 of that Act shall apply as if the added areas and the commencement of this Order were respectively referred to instead of the Borough and the passing of that Act;
- (b) Any order made by the Corporation in pursuance of Section 109 of the Swansea Corporation Act 1912 with respect to the making assessing and levying of general district rates in the same manner as borough rates which immediately before the commencement of this Order is in force and applies to future rates in the existing Parish of Swansea shall as regards rates made after that date have effect as if any reference in it to the existing Borough or the existing Parish of Swansea extended and applied to the Parish of Swansea and the Corporation may after the commencement of this Order make an order in pursuance of the said section with respect to the Parish of Oystermouth;
- (c) Sections 113 and 114 of the Swansea Corporation Act 1912 shall apply to the Parish of Oystermouth as well as the Parish of Swansea.

(3) The Electric Lighting Orders Confirmation (No. 3) Act 1908 so far as it relates to the Llansamlet Electric Lighting Order 1908 shall be repealed and the electricity undertaking established by the Swansea Rural Council under the provisions of that Order shall be transferred to the Corporation and shall be held maintained carried on and managed by the Corporation as part of their electricity undertaking and such of the provisions of the Acts and Orders referred to in subdivision (2) of this Article as relate to the existing electricity undertaking of the Corporation shall apply to their electricity undertaking as extended by this Order.

8 Edw. 7.
c. cxvii.

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(4) Subject to the provisions of this Order—

- (a) The water undertaking acquired and established by the Urban Council under the provisions of the Act of 1911 shall be added to and form part of the water undertaking of the Corporation and such of the provisions of the Acts and Orders referred to in subdivision (2) of this Article as relate to the existing water undertaking of the Corporation shall apply to the water undertaking as extended by this Order;
- (b) The limits within which the Corporation may supply water shall extend to and include the portions of the Parish of Bishopston in the Gower Rural District described in Section 4 of the Act of 1911 and the rights powers privileges authorities duties and liabilities of the Corporation in respect of their water undertaking shall apply and have effect so far as may be necessary for the supply of water within the said portions of the said parish;
- (c) The Corporation shall be entitled to charge for water supplied for domestic purposes to any owner or occupier within the portions of the Parish of Bishopston referred to in paragraph (b) of this subdivision rates not exceeding those specified in Section 32 of the Act of 1911;
- (d) Subject as herein provided the Act of 1911 shall be repealed except such of the provisions thereof as relate to the repayment of moneys borrowed thereunder before the commencement of this Order by the Urban Council or to the re-borrowing of those moneys or to the making of a return to the Local Government Board with respect to those moneys and throughout the said provisions a reference to the Corporation shall be substituted for any reference to the Urban Council.

Byelaws &c.

Art. XIII. Subject to the provisions of this Order—

- (1) All byelaws with respect to new streets and buildings which have been made by the Corporation or the Urban Council or either of the Rural Councils and which are in force immediately before the commencement of this Order in any part of the area of the Borough shall for the period of two years from that date or until repealed at any time during that period by other byelaws duly made and confirmed remain in force and apply to the areas in the Borough to which those byelaws then applied;
- (2) All byelaws which have been made by the Corporation or the Urban Council or either of the Rural Councils or their predecessors with respect to hackney carriages (other

than the byelaws with respect to hackney carriages driven by mechanical power referred to in subdivision (4) of this Article) or with respect to houses let in lodgings nuisances (under the Public Health Acts) offensive trades private slaughter-houses horses ponies &c. sanitary conveniences and whirligigs and swings and which are in force immediately before the commencement of this Order in any part of the area of the Borough shall for the period of two years from that date or until repealed at any time during that period by other byelaws duly made and confirmed remain in force and apply to the areas in the Borough to which those byelaws then applied :

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- (3) All byelaws or regulations made by the Corporation with respect to markets public parks pleasure grounds cemeteries and tramways and all byelaws or regulations made by the Urban Council with respect to public bathing and with respect to Bracelet Common and which are in force immediately before the commencement of this Order shall remain in force and continue to apply in the area to which they then applied until or except in so far as the same may be altered or repealed :
- (4) All byelaws made by the Corporation with respect to hackney carriages driven by mechanical power all byelaws rules or regulations made by the Corporation other than those referred to in the foregoing provisions of this Article and every list of tolls and table of fees and payments and scale of charges made by the Corporation which are in force in the existing Borough at the commencement of this Order shall henceforth apply to the Borough until or except in so far as any such byelaws rules or regulations or list of tolls or table of fees and payments or scale of charges may be altered or repealed :
- (5) All byelaws and regulations made by the County Council or the Urban Council or either of the Rural Councils or their predecessors (other than the byelaws or regulations referred to in subdivisions (1) (2) and (3) of this Article) and in force immediately before the commencement of this Order in any part of the added areas shall on that date cease to be in force Provided that any proceedings which if this Order had not been made might have been taken by the County Council or the Urban Council or either of the Rural Councils for any offence committed before the commencement of this Order against any byelaws and regulations made by that Council or their

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predecessors and in force immediately before the commencement of this Order in any part of the added areas may be taken by the Corporation as if those byelaws and regulations had remained in force and the Corporation had been substituted therein for that Council :

- (6) All byelaws and regulations made by the Urban Council or either of the Rural Councils or their predecessors and continued in force by virtue of subdivisions (1) (2) and (3) of this Article in any part of the Borough shall have effect as if they had been made by the Corporation and as if the Corporation were referred to therein instead of the authority by whom the byelaws or regulations were made.

Town clerk
and other
officers con-
tinued.

Art. XIV.—(1) The town clerk and all other officers and servants of the Corporation of the existing Borough who hold office at the commencement of this Order shall continue to be the town clerk and officers and servants of the Corporation of the Borough and shall hold their offices by the same tenure as at that date.

Borough
auditors.

(2) The auditors of the existing Borough who are in office at the commencement of this Order shall continue in office and shall for the purposes of the Municipal Corporations Acts be the borough auditors until the next ordinary day of election of borough auditors.

Compensa-
tion to exist-
ing officers.

Art. XV.—(1) The provisions of subsection (13) of Section 118 and of Section 119 of the Act of 1888 shall apply to all persons who at the commencement of this Order hold office as officers or servants of the Urban Council with such modifications as are necessary to make those provisions applicable to the said officers and servants and to the Corporation.

(2) Every clerk to justices and coroner and every officer or servant of or paid by the County Council or of or paid by the Standing Joint Committee of the County and every other officer or servant who by virtue of this Order or of anything done in pursuance or in consequence thereof suffers any direct pecuniary loss by abolition of office or by diminution or loss of fees or salary and for whose compensation no other provision is made by any enactment for the time being in force and applicable to his case shall be entitled to have compensation paid to him by the Corporation for that pecuniary loss and in determining the said compensation and the compensation payable to any person who becomes entitled to compensation in pursuance of subdivision (1) of this Article regard shall be had to the conditions and other circumstances required by subsection (1) of Section 120 of the Act of 1888 to be had in regard in cases of compensation under that section and the compensation shall not (unless the Corporation

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otherwise agree) exceed the limit therein mentioned and shall be paid in the case of any such officer or servant whose office or employment relates wholly or partly to sanitary purposes as defined by the Public Health Act 1875 out of the district fund and general district rate of the Borough and in every other case out of the borough fund and borough rate of the Borough and the provisions of subsections (2) to (7) of Section 120 of the Act of 1888 shall apply with the necessary modifications. Provided that the non-acceptance of any office shall not be a bar to the right of any officer to compensation.

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(3) For the purposes of subdivision (2) of this Article any clerk to justices coroner or officer or servant to whom that subdivision applies and whose services are dispensed with or whose salary is reduced by the Secretary of State or the County Council or the Standing Joint Committee of the County or any other authority including the Corporation within five years from the commencement of this Order because his services are not required or his duties are diminished in consequence of this Order and not on the ground of misconduct shall be deemed to have suffered a direct pecuniary loss in consequence of this Order.

(4) No person shall be entitled to claim or receive both compensation for any direct pecuniary loss by abolition of office or by diminution or loss of fees or salary and a superannuation or retiring allowance in respect of the same period of service and the same pecuniary loss.

Art. XVI.—(1) Any action or proceeding or any cause of action or proceeding which at the commencement of this Order is pending or existing by or against the Urban Council or by or against either of the Rural Councils in relation exclusively to any part of the added areas shall not be in anywise prejudicially affected by reason of the making of this Order but may be continued prosecuted and enforced by or against the Corporation of the Borough.

Actions &c
not to abate.

(2) Anything duly done or suffered and all contracts deeds bonds agreements and other instruments (subsisting at the commencement of this Order) entered into or made by the Urban Council or by either of the Rural Councils or their predecessors in relation exclusively to any part of the added areas shall be of as full force and effect against or in favour of the Corporation of the Borough and may be continued and enforced as fully and effectually as if instead of the Urban Council or either of the Rural Councils or their predecessors the Corporation had done or suffered the same or been a party thereto.

Saving for
contracts &c.

Art. XVII. Subject to the provisions of this Order all property vested in the Corporation at the commencement of this Order for the benefit of the existing Borough shall by virtue of this Order be held by the Corporation for the benefit of the Borough and the Corporation

Corporation
property &c.

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A.D. 1918. shall hold enjoy and exercise for the benefit of the Borough all the powers which at the date aforesaid are exercisable by or vested in the Corporation for the benefit of the existing Borough and all liabilities which on the date aforesaid attach to the Corporation in respect of the existing Borough shall from and after that date attach to them in respect of the Borough.

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Order.*

Liquidation
of current
debts and
liabilities by
Urban Council
and Rural
Councils.

Art. XVIII. — (1) The Urban Council shall liquidate as far as practicable before the commencement of this Order all current debts and liabilities incurred by them.

(2) The Urban Council and the Rural Councils shall prior to the commencement of this Order make provision for raising sufficient funds to defray all current debts and liabilities and the current expenditure to be incurred up to the Thirty-first day of March One thousand nine hundred and nineteen in respect of the area of their District or of the part of their District included in the Borough by this Order In default of such provision being made the Corporation may make and levy in that area such a rate in the nature of a general district rate as will be sufficient to defray such current debts liabilities and expenditure.

(3) The Corporation may make and levy in and for each or any of the added areas precepts on the overseers in such area for such amounts as shall be necessary to enable them to defray out of the proceeds thereof any expenditure chargeable to the Borough Fund which they may require to make in such area from the date of the commencement of this Order to the Thirty-first day of March One thousand nine hundred and nineteen in respect of those matters of expenditure for which the County Council was liable until the commencement of this Order and the said Overseers shall raise the amount so required by the levy of a rate in the nature of a poor rate.

(4) Except as provided by this Article the Corporation shall not levy any rate in the added areas before or in respect of the period to end the Thirty-first day of March One thousand nine hundred and nineteen.

Art. XIX. Subject to the provisions of this Order—

Property &c
of Urban
and Rural
Councils.

(1) All property and liabilities which immediately before the commencement of this Order are vested in or attach to the Urban Council and all property and liabilities which immediately before the said date are vested in or attach to either of the Rural Councils in relation exclusively to any part of the added areas shall by virtue of this Order be transferred to and vest in and attach to the Corporation as Urban Sanitary Authority and any property and liabilities vested in or attaching to either of the Rural

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Councils in relation to any part of the added areas conjointly with any other area shall be a matter for adjustment under Section 62 of the Act of 1888 : A.D. 1918.

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- (2) The Urban Council shall at the commencement of this Order be abolished and cease to exist and the Rural Councils shall cease to exercise any powers or have any duties within any part of the added areas : Cesser of jurisdiction of Urban and Rural Councils.
- (3)—(a) All arrears of rates made by the Urban Council and all other payments which at the commencement of this Order are due or owing to the Urban Council may be collected and recovered by the Corporation : Arrears of rates &c.
- (b) All arrears of rates made by the Overseers of the existing Parishes of Brynau Clase Rural Cockett Llansamlet and Penderry for the purposes of the Public Health Acts or for highway expenses which at the commencement of this Order are due or owing in respect of hereditaments in any part of the added areas may be collected and recovered as if this Order had not been made and when collected and recovered shall be applied towards the discharge of any precept of the Swansea Rural Council or the Gower Rural Council as the case may be which at that date shall be in force and not satisfied and the balances if any shall be paid to the Corporation :
- (4) Any balances in the hands of the Overseers of the Parishes of Clase Rural and Penderry at or immediately before the commencement of this Order and any sum collected after that date by Overseers of the Poor in respect of any rate made before that date and levied upon any rateable hereditament in either of those parishes shall be a matter for adjustment under Section 62 of the Act of 1888 : Adjustment of balances.
- (5) For the purposes of the application of Section 62 of the Act of 1888 to any adjustment which may become necessary in consequence of this Order that section shall have effect as if in subsections (5) (6) and (7) thereof the expression "Council" included any authority affected by this Order or by anything done in pursuance of this Order and as if in the case of any such authority not otherwise empowered to borrow under any Act or on any security or in any manner mentioned in the said subsection (6) that subsection empowered the authority to borrow under any Act relating to and conferring on the authority a power to borrow on the security of all Adaptation of provisions as to adjustment.

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or any of the funds rates and revenues of the authority and in the manner provided by the said Act but without the consent of any other authority and subject to the requirement that all money so borrowed shall be repaid within such period as the Local Government Board may sanction :

(6) For the purposes of the application of Section 62 of the Act of 1888 to any adjustment which may become necessary in consequence of this Order so far as it relates to the abolition or the alteration of the area of any existing parish or to the constitution of a new parish that section shall have effect—

(a) As if the Overseers of the Parishes of Llangyfelach Oystermouth and Swansea and the persons who immediately before the commencement of this Order were the Overseers of the Parishes of Brynau Clase Rural Cockett Llansamlet and Penderry or if the circumstances of the case so require any persons who may be substituted for those persons by an Order of the Local Government Board were within the meaning of the said section as applied by this Article authorities affected by this Order ;

(b) As if the poor rate or any other rate leviable in pursuance of the said section as applied by this Article were substituted for any fund mentioned in the section ; and

(c) As if for subsections (6) and (7) of the said section there were substituted the subsections hereunto appended that is to say :—

“ (6) If it is necessary for the purpose of giving
“ effect to any agreement or award for an adjust-
“ ment that a separate rate shall be levied in part
“ of a parish only the agreement or award may
“ authorise the making of such a separate rate as if
“ it were a poor rate and as if the part of the
“ parish on which it is to be levied were a whole
“ parish.”

“ (7) Any capital sum paid for the purposes of
“ any adjustment or in pursuance of any order or
“ award of an arbitrator shall be applied by such
“ person in such manner and for such purpose as
“ the Local Government Board may authorise or
“ direct.”

Art. XX.—(1) The liability for repayment of any moneys borrowed by the Urban Council or of any moneys borrowed for the purposes of the Burial Acts in respect of the Joint Burial Area or of so much of any of those moneys as will be owing at the commencement of this Order and for the payment of the interest thereon shall by virtue of this Order be transferred and attach to the Corporation.

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Order.
Mortgage
debts of
Urban Coun-
cil Corpora-
tion &c.

(2) So much as will at the commencement of this Order be outstanding in respect of the moneys borrowed as aforesaid by the Urban Council together with so much of any sums borrowed by the Corporation as will at the commencement of this Order be owing and charged upon the district fund and general district rate of the existing Borough shall by virtue of this Order be charged upon the district fund and general district rate of the Borough.

(3) So much as will at the commencement of this Order be outstanding in respect of the moneys borrowed as aforesaid for the purposes of the Burial Acts together with so much of any sums borrowed by the Corporation as will at the commencement of this Order be owing and charged upon the borough fund and borough rate of the existing Borough shall by virtue of this Order be charged upon the borough fund and borough rate of the Borough.

(4) All borrowed moneys to which this Article applies shall together with the interest to accrue due thereon be repaid by the Corporation within the respective periods for which the loans in respect of which the said sums are owing were originally sanctioned or within which the same are otherwise required to be repaid or are made repayable.

(5) Nothing in this Order shall prejudice or affect any mortgage or other security which has been granted in respect of any sum borrowed as aforesaid or the powers of any person entitled under any such mortgage or other security to enforce the same as if this Order had not been made and where for any such purpose it is necessary to continue the exercise of a power which would have existed but for this Order the power may continue to be exercised as if this Order had not been made and the general district rate of the Borough or the borough rate of the Borough as the case may be shall for any such purpose be levied and have effect in substitution for the rate which would have been leviable if this Order had not been made.

Art. XXI.—(1) The provisions of Sections 5 6 7 13 14 16 17 18 and 20 of the Infectious Disease (Prevention) Act 1890 the Public Health Acts Amendment Act 1890 the Museums and Gymnasiums Act 1891 (so far as it relates to museums only) and the Public Libraries Acts 1892 to 1901 shall be in force in and apply to the Borough as if the same had been adopted therein.

Adoptive
Acts.

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(2) The provisions of the Private Street Works Act 1892 shall cease to be in force in and apply to any part of the area of the Urban District and the provisions of Sections 4 8 9 10 11 12 15 and 19 of the Infectious Disease (Prevention) Act 1890 shall cease to be in force and apply to any part of the added areas:

Provided that nothing in this subdivision shall—

- (a) affect the operation prior to the commencement of this Order of any such provisions or anything duly done or suffered thereunder; or
- (b) affect any right privilege obligation or liability acquired accrued or incurred under any such provisions; or
- (c) affect any penalty forfeiture or punishment incurred in respect of any offence committed against any such provisions; or
- (d) affect any investigation legal proceeding or remedy in respect of any such right privilege obligation liability penalty forfeiture or punishment as aforesaid.

Art. XXII. Subject to the provisions of any Order which the Local Government Board or the Secretary of State may make after the commencement of this Order—

Powers under
Section 33
and Sec-
tion 34 of
Act of 1894.

(1)—(a) The provisions of any Order made by the Local Government Board before the commencement of this Order and conferring upon the Council of the existing Borough any of the matters mentioned in Section 33 or in Section 34 of the Act of 1894 and in that Order shall be deemed to have effect as if any reference in those provisions to the existing Borough and the existing Parish of Swansea extended and applied to the Borough and the Parishes of Oystermouth and Swansea; and

(b) The provisions of any Order made by the Local Government Board before the said date and conferring upon the Urban Council any of the matters mentioned in Section 33 of the Act of 1894 and in that Order shall cease to apply and have effect:

Powers under
Public
Health Acts
Amendment
Act 1907.
7 Edw. 7.
c. 53.

(2)—(a) The provisions of any Order made by the Local Government Board or by the Secretary of State before the commencement of this Order and declaring to be in force in the existing Borough any Parts or Sections of the Act of 1907 shall have and shall be deemed always to have had effect as if any reference in those provisions to the existing Borough extended and applied to the Borough and as if the said Parts and Sections were accordingly declared to be in force in the Borough:

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(b) The provisions of any Order made by the Local Government Board or by the Secretary of State before the said date and declaring to be in force in any contributory place within the Swansea Rural District affected by this Order any Parts or Sections of the Act of 1907 shall have effect as if any reference in those provisions to the contributory places of Clase Rural and Penderry applied to the contributory place of Llangyfelach constituted by this Order :

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Order.

(c) The provisions of any Order made by the Local Government Board or by the Secretary of State before the said date and declaring to be in force in the Urban District or in the Swansea Rural District any Parts or Sections of the Act of 1907 shall cease to apply to any part of the added areas and subject to the provisions of this Article the Parts and Sections declared by any such order to be in force shall cease to be in force in any such part.

Art. XXIII. Any order made under the Shop Hours Act 1904 or under the Shops Act 1912 and in force immediately before the commencement of this Order in any area affected by this Order shall subject to the provisions of the Shops Act 1912 remain in force and apply to the area to which it applied immediately before the commencement of this Order.

Orders made
under the
Shop Hours
Act 1904 and
the Shops
Act 1912.
4Edw. 7.c.31.
2 Geo. 5. c. 3.

Art. XXIV. For the purposes and subject to the provisions of the Education Acts 1870 to 1916—

(1) All public elementary schools (including the sites and school-houses) provided by the local education authority and any other land acquired and held by the local education authority for purposes of public elementary education and situate in the added areas and the furniture fittings books and apparatus belonging to the County Council of any public elementary school in the added areas shall by virtue of this Order be transferred to and vested in the Corporation as the local education authority for all the estate and interest therein of the County Council as the local education authority and all contracts debts and liabilities which at the commencement of this Order are existing or are owing by or attach to the County Council in respect exclusively of any of the public elementary schools in the added areas or of the said land furniture fittings books or apparatus or with respect to the officers teachers and servants of any of the said public elementary schools in the added areas shall by virtue of this Order enure to and be carried into effect by and

Transfer of
public ele-
mentary
schools &c. to
Corporation.

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be discharged and satisfied by the Corporation as the local education authority :

Provided that Section 68 of the Act of 1894 shall apply with respect to any adjustment required for the purposes of this subdivision :

Mortgage
debts in
respect of
transferred
schools.

(2) Subject to any adjustment which may hereafter be made the liability for repayment of so much of any loan raised exclusively in respect of any public elementary school (including the site and schoolhouse) and any other land furniture fittings or apparatus transferred to and vested in the Corporation by virtue of this Order as will be owing at the commencement of this Order and the liability for the payment of interest on that part of the said loan shall by virtue of this Order be transferred and attach to the Corporation as the local education authority and so much of any such loan as will be owing at the commencement of this Order shall be charged on the borough fund and the borough rate of the Borough and shall be repaid by the Corporation within the period if any for which that part of the loan was originally sanctioned or within which the said part of the loan is otherwise required to be repaid or is made repayable :

Education
byelaws.

(3) Any byelaws in force in the existing Borough immediately before the commencement of this Order shall from and after that date apply to the Borough until revoked or altered and from and after that date any byelaws then in force in any part of the added areas shall cease to be in force :

Managers.

(4) Any managers of any public elementary school in the added areas who were appointed by the County Council the Urban Council or any Parish Council shall vacate office at the commencement of this Order :

(5) In addition to any other amounts payable by them under this Article the Corporation shall forthwith after the commencement of this Order pay to the County Council the sum of one thousand and twenty-two pounds which has been expended by the County Council for the purchase of the site of the Llansamlet Elementary School and for which no loan has been raised by the County Council.

Differential
rating.

Art. XXV.—(1) (a) The total amount in the pound of the borough rate and of the general district rate to be levied by the Corporation in any one year during a period of five years from the Thirty-first day of March One thousand nine hundred and nineteen in respect of any hereditament in the area of the Urban District shall not exceed seven

shillings and ninepence in each pound of the rateable value of the hereditament; and

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Order.*

(b) The total amount in the pound of the borough rate and of the general district rate to be levied by the Corporation in any one year during a period of five years from the Thirty-first day of March One thousand nine hundred and nineteen in respect of any hereditament in the area of the existing Parish of Brynau shall not exceed six shillings and sixpence in each pound of the rateable value of the hereditament; and

(c) The total amount in the pound of the borough rate and of the general district rate to be levied by the Corporation in respect of any hereditament in the area of the existing Parish of Llansamlet shall not exceed—

- (i) During a period of one year from the Thirty-first day of March One thousand nine hundred and nineteen six shillings and fourpence; and
- (ii) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty six shillings and fivepence; and
- (iii) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty-one six shillings and sevenpence; and
- (iv) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty-two six shillings and ninepence; and
- (v) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty-three six shillings and elevenpence

in each pound of the rateable value of the hereditament.

(d) The total amount in the pound of the borough rate and of the general district rate to be levied by the Corporation in respect of any hereditament in the added parts of Clase Rural shall not exceed—

- (i) During a period of one year from the Thirty-first day of March One thousand nine hundred and nineteen five shillings and sixpence; and
- (ii) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty five shillings and sevenpence; and
- (iii) During a period of one year from the Thirty-first day of March One thousand nine hundred and twenty-one five shillings and ninepence; and

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Order.

(iv) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty-two five shillings
and elevenpence ; and

(v) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty-three six shillings
and one penny

in each pound of the rateable value of the hereditament.

(e) The total amount in the pound of the borough rate and of
the general district rate to be levied by the Corporation in respect of
any hereditament in the added part of Penderry shall not exceed—

(i) During a period of one year from the Thirty-first day of March
One thousand nine hundred and nineteen six shillings ; and

(ii) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty six shillings and
one penny ; and

(iii) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty-one six shillings
and threepence ; and

(iv) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty-two six shillings
and fivepence ; and

(v) During a period of one year from the Thirty-first day of March
One thousand nine hundred and twenty-three six shillings
and sevenpence

in each pound of the rateable value of the hereditament.

(2) The total amount in the pound of any borough rate and
general district rate to be levied as hereinbefore provided in respect
of any hereditament in any of the added areas mentioned in this
Article shall not apply to any rate or precept levied or made under
the provisions of Article XVIII. of this Order.

(3) During a period of ten years from the commencement of this
Order the rate for the supply of water for domestic purposes to any
house within the area of the Parish of Llansamlet shall not exceed
three pounds per centum per annum on the net rateable value of the
house.

For pro-
tection of
Gower Rural
Council.

Art. XXVI.—(1) From and after the completion of any sewers of
the Corporation (in this Article called “the Corporation sewers”) in or
adjacent to the Village of Dunvant in the Parish of Llanrhidian
Higher or the Village of Upper Killay in the Parish of Bishopston the
Gower Rural Council shall subject to the provisions of this Article
have the right to connect any sewers of the Gower Rural Council
in the said Villages of Dunvant or Upper Killay (in this Article called

“the district sewers”) with and to discharge sewage and drainage from the said villages into the Corporation sewers and the Corporation shall receive such sewage and drainage for disposal and treatment upon such terms and conditions as may be agreed upon between the Corporation and the Gower Rural Council or failing agreement determined by an arbitrator to be appointed as hereinafter provided:

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Order.

Provided that so far as practicable storm water shall be prevented from flowing from the district sewers into the Corporation sewers.

(2) The Corporation shall if and when so required by the Gower Rural Council by not less than six months' notice in writing supply water in bulk to the Gower Rural Council in such quantity or quantities per day of twenty-four hours as may be from time to time so required by the Gower Rural Council for use within the Villages of Upper Killay and Caswell in the said Parish of Bishopston.

(3) Such supply shall be given at the pressure from time to time in the main of the Corporation from which such supply shall be afforded and at a price not exceeding sixpence for each thousand gallons of water for the time being required to be supplied under the provisions of this Article and otherwise on such terms and conditions as may be agreed upon between the Corporation and the Gower Rural Council or failing such agreement determined by an arbitrator to be appointed as hereinafter provided.

(4) The district sewers and any works of the Gower Rural Council for receiving the supply of water hereinbefore provided for shall be connected with the Corporation sewers or the water-mains of the Corporation as the case may be at such times and at such convenient points as the engineer of the Corporation may reasonably require and in accordance with plans sections and particulars to be submitted to and reasonably approved by the said engineer who shall have the right at all times to inspect the district sewers and the said water-works of the Gower Rural Council.

(5) In case any dispute question or difference shall at any time arise between the Corporation and the Gower Rural Council under the provisions of this Article the same shall be referred to and determined by an arbitrator to be agreed upon between the parties or failing agreement appointed on the application of either the Corporation or the Gower Rural Council by the Local Government Board and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such reference.

(6) Any payments required to be made by the Gower Rural Council to the Corporation under the provisions of this Article shall be deemed to be expenses incurred by the Gower Rural Council in the execution of the Public Health Act 1875 and the amount thereof shall be charged and defrayed by the Gower Rural Council accordingly.

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Swansea
Order.
Corporation
to be Burial
Board for
Borough.

Art. XXVII.—(1) The Corporation shall be the Burial Board for the Borough and shall have within the Borough to the exclusion of any other burial authority all the powers duties and liabilities of a burial board under the Burial Acts Provided that no approval sanction or authorisation of the vestry of the Parish of Swansea or of the Parish of Oystermouth shall be required in respect of any act of the Corporation as the Burial Board as aforesaid.

Abolition of
Joint Burial
Area.

(2) All property and liabilities of the Joint Burial Area shall by virtue of this Order vest in and be transferred and attach to the Corporation as the Burial Board for the Borough and the Joint Burial Committee shall be abolished and cease to exist.

Saving rights
of burial.

(3) In relation to any burial ground provided for the Joint Burial Area—

Nothing in this Order shall prejudice or affect any such right of burial or of constructing a place of burial or of erecting and placing any monument gravestone tablet or monumental inscription as a parishioner an inhabitant or any other person has had or acquired before the commencement of this Order; and

Nothing in this Order shall prejudicially affect any right privilege authority or duty which immediately before the commencement of this Order will be exerciseable by or attach to any incumbent or sexton under the Burial Acts.

Burial fees
&c.

(4) Subject to the provisions of the Burial Act 1900 all fees payments and sums fixed and settled and receivable by the Joint Burial Committee immediately prior to the commencement of this Order shall thenceforth be receivable by the Corporation acting as a Burial Board until or except in so far as any such fees payments or sums may be altered or varied in pursuance of the statutory provisions in that behalf.

County
police.

Art. XXVIII.—(1) At the commencement of this Order such number of the members of the police force of the County as shall be determined by agreement to be made as soon as practicable after the date of the Act of Parliament confirming this Order between the Standing Joint Committee of the County and the Watch Committee of the existing Borough or in default of any such agreement as shall be determined by a Secretary of State shall be transferred to and become part of the police force of the Borough Provided that no member of the police force of the County shall be transferred to or become a member of the police force of the Borough under this subdivision unless such member consents to be so transferred.

(2) Every member of the county police force so transferred shall hold office in the police force of the Borough upon the same tenure and upon the same terms and conditions as he would have held office

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in the county police force if this Order had not been made and while he performs the same or similar duties his remuneration emoluments and allowances and the pension (if any) to which he may be entitled shall not be less than they would have been if this Order had not been made. A.D. 1918.
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Order.

(3) The provisions of Section 15 (2) of the Police Act 1890 as amended by the Police (Superannuation) Act 1906 shall extend and apply to and in relation to any member of the police force transferred under the powers of this Article as if that member had removed with the written sanction of the Chief Constable of the County. 53 & 54 Vict.
c. 45.
6 Edw. 7.
c. 7.

(4) All the county police stations situate in any part of the added areas with the residences for constables and cells connected therewith and the fittings and furniture thereof respectively shall by virtue of this Order be transferred to and vest in the Corporation as from the commencement of this Order for all the estate and interest therein of the County Council and there shall be paid by the Corporation to the County Council out of the borough fund in consideration of such transfer such sums as shall be agreed upon or as in default of agreement shall be settled by arbitration in manner provided by the Act of 1888. County police
stations.

(5) In the event of the amount of the consideration for the transfer of the property which by virtue of subdivision (4) of this Article is transferred to and vested in the Corporation not being ascertained before the commencement of this Order the date of the final ascertainment of the consideration shall for the purposes of Section 12 of the Finance Act 1895 be treated as the date of vesting. 58 Vict. c. 16.

(6) The Corporation shall purchase and take over from the County Council such portion of the undertaking of the County Council under the Glamorgan County Council (Morrison to Pontardawe) Light Railways Orders 1903 and 1913 as will after the commencement of this Order be situate within the Borough including a piece of land at Ynisforgan comprising two perches or thereabouts together with all powers and rights and subject to all obligations and liabilities relating thereto other than the outstanding loans raised by the County Council for payment of the cost of construction of light railways and road widenings made by the County Council within the Borough. Transfer of
light railway
from County
Council to
Corporation.

(7) In consideration of the said purchase the Corporation shall pay to the County Council the sum of nine thousand eight hundred and twenty-four pounds which sum shall be deemed to include the cost of the said piece of land and all the said road widenings.

(8) The said purchase shall be completed and the said consideration shall be paid on the date of the commencement of this Order and upon such payment the said portion of undertaking shall by virtue

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A.D. 1918. of this Order be transferred to and vest in the Corporation subject to
the said obligations and liabilities other than as aforesaid and the
Swansea Corporation shall thereafter perform and discharge and keep the County
Order. Council indemnified against the said obligations and liabilities.

(9) From and after the completion of the said purchase the provisions of the said Light Railways Orders and of the Agreement between the Swansea Improvements and Tramways Company and the County Council referred to in Section 8 of the Glamorgan County Council (Morrison to Pontardawe) Light Railways (Revival as to Part) Order 1913 so far as they relate to the portion of the undertaking and the powers and rights so purchased shall apply and be construed as if the Corporation were therein mentioned instead of the County Council.

Adjustment
of financial
relations
between
County
and County
Boroughs.

Art. XXIX.—(1) In any case where the extension of the existing Borough by this Order affects the distribution of the proceeds of the local taxation licences or of the estate duty grant or of the Local Taxation (Customs and Excise) duties between the County and the Borough or between the County and the Borough on the one hand and any other County Borough on the other hand or any financial relations or questions between those areas or any adjustment which has been made in regard to the said distribution or financial relations or questions equitable adjustments may be made between the areas interested :

For the purposes of this subdivision or of anything done or to be done in pursuance of this subdivision any reference in the said subdivision to the proceeds of licences or duties shall include a reference to the sums which in pursuance of subsection (4) of Section 17 of the Finance Act 1907 as amended by Section 6 of the Finance Act 1908 and Section 88 of the Finance (1909-10) Act 1910 and the Revenue Act 1911 or of any subsequent Act have been paid or will be payable in lieu of those proceeds.

(2) Any such adjustment as is authorised by subdivision (1) of this Article may be made by agreement between the Councils of the Borough the County and the County Borough affected and if such adjustment has not been made before the Thirtieth day of September One thousand nine hundred and nineteen then on the application of any of the Councils interested the Local Government Board may if they think fit make the adjustment themselves or appoint an arbitrator to make it.

(3) In any case in which an agreement for equitable adjustments as aforesaid has not been made the provisions of the Act of 1888 relating to adjustments between Administrative Counties and County Boroughs shall apply with the necessary modifications and the Local Government Board or an arbitrator appointed by them as the case may be shall be substituted in those provisions for the Commissioners

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appointed under the Act of 1888 and notwithstanding anything in the provisions of this Order or of the Act of 1888 any such adjustment and the determination of any matter incidental or in relation thereto or consequent thereon shall when made by the Local Government Board be deemed to be made by them otherwise than as arbitrators and any arbitrator appointed by them shall be deemed to be an arbitrator within the meaning of Section 62 of the Act of 1888 and the provisions of the Act of 1888 shall apply accordingly:

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Order.

Provided—

(a) that in lieu of subsection (6) of Section 61 of the Act of 1888 subsections (1) and (5) of Section 87 of the Act of 1888 shall apply to any inquiries which may be directed by the Local Government Board under this Article and to the costs of those inquiries; and

(b) that subsection (6) of Section 32 of the Act of 1888 shall apply to any agreement or award made under this Article.

(4)—(a) An equitable adjustment shall be made between the County and the Borough respecting the interest of the added areas in any compensation fund constituted under Section 21 of the Licensing (Consolidation) Act 1910 or under any enactment repealed by that Act.

Adjustment
for purposes
of Licensing
(Consolidation)
Act
1910.

(b) Such adjustment shall be made by agreement between the Compensation Authority (as defined by the Licensing (Consolidation) Act 1910) for the County and for the Borough within twelve months from the commencement of this Order or in default of agreement by an arbitrator appointed by the Secretary of State.

(c) For the purpose of such adjustment an arbitrator appointed by the Secretary of State shall be deemed to be an arbitrator within the meaning of Section 62 of the Act of 1888 and the provisions of that Act shall apply accordingly.

Art. XXX.—(1) The Welsh Insurance Commissioners may at any time after the passing of the Act of Parliament confirming this Order by order make such provisions as appear to them to be necessary for transferring to the Insurance Committee for the Borough such of the property rights and liabilities of the Insurance Committee for the County as relate to persons resident in the added areas.

Insurance
Committees.

(2) An order made under this Article may authorise the Insurance Committee for the County to continue to act as Insurance Committee for the added areas until such date not being later than the Thirty-first day of December One thousand nine hundred and nineteen as may be specified in the order and may for that purpose postpone the operation of this Order so far as relates to the rights and duties of the

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Order.

respective Insurance Committees for the County and Borough until the date so specified and may provide for such financial adjustments and may contain such other consequential and supplementary provisions as may appear to the Welsh Insurance Commissioners necessary or expedient.

(3) An order under this Article shall have effect as if enacted in the National Insurance Act 1911 and may be revoked varied or amended by an order made in like manner as the original order.

(4) The persons who immediately before the commencement of this Order are members of the respective Insurance Committees for the County and Borough shall be deemed to have been appointed or elected and shall be the members of the respective Insurance Committees for the County and Borough as altered by this Order.

Electoral
Divisions and
County
Councillors.

Art. XXXI. Subject to the provisions of Section 54 of the Act of 1888—

- (1) The number of County Councillors for the County shall be reduced from sixty-six to sixty-two and the said Order dated the Fourteenth day of August One thousand eight hundred and eighty-eight as altered as aforesaid shall be further altered accordingly:
- (2) The Llansamlet Electoral Division the Morryston Electoral Division the Oystermouth Electoral Division and the Sketty Electoral Division of the County shall be abolished and the persons who immediately before the commencement of this Order are the County Councillors representing those Electoral Divisions shall cease to hold office:
- (3) The Loughor and Penderry Electoral Division of the County as diminished by the inclusion in the Borough of the added part of Penderry shall be further altered by the addition thereto of the excluded part of Clase Rural and the Gower Electoral Division of the County shall be altered by the addition thereto of the Parish of Bishopston and the persons who immediately before the commencement of this Order are the County Councillors representing those Electoral Divisions shall continue to represent the same divisions as if they had been originally elected to represent those divisions as hereby altered:
- (4) Notwithstanding anything in this Order the number of Aldermen for the County may remain unaltered until the ordinary day of election of Aldermen next following the commencement of this Order but at that election ten Aldermen only shall be elected in place of those who then go out of office:

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(5) Subject as provided in this Article no County Alderman or County Councillor in office immediately before the commencement of this Order shall be deemed to lose his qualification by reason of the alterations effected by this Order.

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 Swansea
 Order.

Art. XXXII. It shall be the duty of the Corporation to commence the construction in accordance with plans to be approved by the Local Government Board of an outfall sewer extending from Morriston to the seashore at or near Mumbles Head for the disposal of the sewage of the Borough within six months from the date on which the Local Government Board may sanction the borrowing of moneys to defray the expenses of such work or within such further period as the Local Government Board may authorise. Such outfall sewer shall be so constructed as to discharge properly screened sewage at a point approximately 1400 feet due south-east from the south-eastern corner of the Mumbles Pier (main platform) or in such other position approximating thereto as may be approved by the Local Government Board but no such discharge shall without the consent of the Local Government Board first had and obtained take place during the period commencing at five hours after high water and ending at nine hours after high water. In case after the construction of such outfall sewer it shall be proved to the satisfaction of the Local Government Board that any damage or nuisance is caused by the discharge of sewage therefrom the Corporation shall within such time as the Local Government Board shall appoint execute and carry out such further works in connection therewith as the Local Government Board shall direct. It shall also be the duty of the Corporation within eighteen months from the commencement of this Order to lay down an efficient system of sewerage for the district known as Langland Bay and to connect the same with the existing system of sewerage within the Urban District. In the event of the Corporation not commencing such respective works within such periods as aforesaid or not proceeding with the same with due diligence the requirements of this Article may be enforced in the manner provided by Section 299 of the Public Health Act 1875 as if this Article were an Order of the Local Government Board limiting the time for the performance by the Corporation of their duty in that behalf and the Corporation had not performed the duty hereby imposed within the time limited by the Order.

Limiting
 time for
 commence-
 ment of out-
 fall sewer.

Art. XXXIII. For the protection of Thomas Mansel Franklen Charles Leyshon Dillwyn-Venables-Llewelyn and Alfred Douglas Miller the owners or reputed owners of an estate known as the Gower Estate and Lords of the Manors of Penmaen Oxwich and Porteynon and as such owners or reputed owners of foreshore rights and liberties in the

For the pro-
 tection of
 the estate
 of Thomas
 Mansel
 Franklen and
 others.

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A.D. 1918. vicinity of the proposed outfall sewer and hereinafter referred to as
Swansea "the Lords of the Manor" which expression where used in this Article
Order. includes their successors and assigns the following provisions shall
unless otherwise agreed between the Corporation and the Lords of the
Manor have effect that is to say:—

- (a) If at any time or from time to time during or after the construction of the said outfall sewer it shall be found by the Lords of the Manor that the sewerage works prove unsatisfactory or a nuisance to or injuriously affect the property and rights of the Lords of the Manor the Corporation shall at their expense with all reasonable despatch carry out such works or such an alteration in the works hereby authorised as may be necessary to remedy any defects in the said sewerage works or the operation thereof or as the case may be to ensure the storage or effective discharge of the sewage in or from the said works and to render the sewerage works satisfactory and remove or prevent such nuisance and injury :
- (b) If any question shall arise between the Corporation and the Lords of the Manor as to the works that may be necessary as aforesaid the same shall be referred to the Local Government Board whose decision shall be final.

Port Sanitary
Authority.

Art. XXXIV. Subject to the provisions of any Order which the Local Government Board may hereafter make the Port Order shall be altered so that the following provisions shall have effect that is to say:—

- (a) Every reference to the Urban District and the Urban Council and to the Swansea Rural District and the Swansea Rural Council (called in the Port Order the Rural District of Llangyfelach and the Rural District Council of Llangyfelach respectively) shall be omitted :
- (b) References to the Borough as extended by this Order shall be substituted for references to the existing Borough :
- (c) The Corporation of the Borough shall be represented upon the Port Sanitary Authority by ten members instead of eight members and the ten persons who immediately before the commencement of this Order are the members of the Port Sanitary Authority representing the Corporation of the existing Borough the Urban Council and the Swansea Rural Council shall represent the Corporation of the Borough upon the Port Sanitary Authority until the date upon which they would have retired from office if this Order had not been made.

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Art. XXXV.—(1) The Gower and Oystermouth Hospital and all the lands appliances furniture and effects appertaining thereto and other the property and assets of a capital nature of the Hospital Committee shall by virtue of this Order be transferred to and vest in the Corporation as from the commencement of this Order.

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*Swansea
Order.*

Transfer to
Corporation
of Gower and
Oystermouth
Hospital and
dissolution of
Hospital Dis-
trict.

(2) Forthwith after the commencement of this Order there shall be paid by the Corporation to the County Council in consideration of such transfer the sum of six thousand six hundred and forty-four pounds.

(3) After the commencement of this Order the Hospital Committee shall continue to exist only for the purpose of winding up its affairs which it shall do with all due speed and upon its affairs being completely wound up the Hospital District shall be dissolved the Hospital Committee shall cease to exist and the Hospital Order shall cease to have effect.

(4) After the commencement of this Order the Corporation shall maintain and carry on the said hospital until the Corporation shall have provided and brought into use a new isolation hospital and the Corporation shall at the request of the Gower Rural Council at all times accept and treat either in the said Gower and Oystermouth Hospital or in the said new isolation hospital any patients from the Gower Rural District suffering from any infectious disease treated in the hospital up to a number not exceeding (except with the consent of the Corporation) six at any one time and the Gower Rural Council shall pay to the Corporation the actual cost (including a proper proportion of the establishment charges of the hospital but not including any payment in respect of rent or retaining fee) of maintaining and treating such patients the amount of such actual cost to be agreed between the Gower Rural Council and the Corporation or in case of difference to be determined by the Local Government Board.

Art. XXXVI.—(1) The Parishes of Cockett and Llansamlet the added parts of Clase Rural and the added part of Penderry shall be amalgamated with the existing Parish of Swansea.

Parochial
alterations.

(2) The Parish of Brynau shall be amalgamated with the existing Parish of Oystermouth.

(3)—(a) The excluded part of Clase Rural and the excluded part of Penderry shall be amalgamated and formed into a separate Parish for all lay and civil purposes to be called the Parish of Llangyfelach.

(b) The Parish of Llangyfelach shall be included in and form part of the Swansea Union and all Orders in force immediately before the commencement of this Order and applicable to the several parishes in that Union shall apply to the Parish of Llangyfelach.

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 Order.*

Inclusion of
 new parish in
 Rural Dis-
 trict Appli-
 cation thereto
 of Adoptive
 Acts bye-
 laws &c.

Art. XXXVII.—(1) The Parish of Llangyfelach shall be included in and form part of the Swansea Rural District.

(2) The provisions of the Infectious Disease (Prevention) Act 1890 shall be in force in and apply to the Parish of Llangyfelach.

(3) Any byelaws and regulations made by the Swansea Rural Council or their predecessors and in force immediately before the commencement of this Order in the existing Parishes of Clase Rural and Penderry shall until they are repealed altered or revoked extend to and be in force within the Parish of Llangyfelach.

(4) All the powers rights duties capacities liabilities and obligations of an Urban District Council and all the powers in relation to the chargeability of expenses with which the Swansea Rural Council are invested in pursuance of any Order issued by the Local Government Board under the Public Health Acts in respect of the contributory places of Clase Rural and Penderry and in force in the excluded part of Clase Rural and the excluded part of Penderry immediately before the commencement of this Order shall be deemed as from that date to vest in and attach to the Swansea Rural Council in respect of the contributory place of Llangyfelach.

Rural Dis-
 trict Coun-
 cillors and
 Guardians.

Art. XXXVIII. Subject to the provisions of Section 60 of the Act of 1894 the following provisions shall have effect for the purposes of the next and all future elections of Guardians and Rural District Councillors for the several parishes hereinafter mentioned:—

(1)—(a) The number of elected Guardians of the Poor for the Swansea Union shall be increased from forty-nine to fifty:

(b) The Parish of Swansea shall for the purposes of the election of Guardians be divided into seventeen wards named respectively the Alexandra Ward the Brynmelin Ward the Castle Ward the Clase Ward the Cockett Ward the Ffynone Ward the Kilvey Ward the Landore Ward the Llansamlet Ward the Morryston Ward the Penderry Ward the Saint Helen's Ward the Saint John's Ward the Saint Thomas' Ward the Sketty Ward the Victoria Ward and the Waunarlwydd Ward which shall be respectively co-terminous in area with the wards bearing the same names into which part of the Borough is divided for the purposes of the election of Councillors:

(c) Three Guardians shall be assigned to each of the following wards namely the Alexandra Ward the Brynmelin Ward the Castle Ward the Ffynone Ward the Landore Ward the Llansamlet Ward the Morryston Ward the Saint Helen's Ward the Saint John's Ward the Saint Thomas' Ward and the Victoria Ward:

- (d) Two Guardians shall be assigned to each of the following wards namely the Cockett Ward the Kilvey Ward and the Penderry Ward :
- (e) One Guardian shall be assigned to each of the following wards namely the Clase Ward the Sketty Ward and the Waunarlwydd Ward :
- (f) Two Rural District Councillors shall be elected for the Parish of Llangyfelach :
- (g) The number of Rural District Councillors for the Parish of Llandilo Tal y bont shall be increased from four to six and three Rural District Councillors shall be elected for each of the wards into which that parish is divided for the purposes of the election of Rural District Councillors :
- (h) Eight Guardians of the Poor shall be elected for the Parish of Oystermouth :
- (i) The number of Rural District Councillors to be elected for each of the Parishes of Gowerton and Loughor (Borough) shall be increased from two to three and the number of elected Guardians of the Poor for the Llanelly Union shall accordingly be increased from twenty-seven to twenty-nine :
- (2)—(a) Of the two persons who at the commencement of this Order are holding the office of Guardian and Rural District Councillor for each of the Parishes of Clase Rural and Penderry one (to be selected by the Board of Guardians of the Swansea Union at their meeting held next before the commencement of this Order) shall at the said date cease to be a member of the Rural District Council of Swansea but shall continue to be a member of the said Board of Guardians and shall be deemed to represent the Parish of Swansea and the other person holding the said office for each of the said Parishes shall be deemed to be a Guardian and Rural District Councillor representing the Parish of Llangyfelach :
- (b) The persons who at the commencement of this Order are holding the office of Guardian and Rural District Councillor for the Parishes of Cockett and Llansamlet shall at the said date cease to be members of the Rural District Council of Swansea but shall continue to be members of the Board of Guardians of the Swansea Union and shall be deemed to represent the Parish of Swansea and shall together with the two persons who in pursuance of paragraph (a) of this subdivision are to be deemed to represent the Parish of Swansea and the persons who at the commencement of this Order are

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holding the office of Guardian for the existing Parish of Swansea be deemed to be the Guardians representing the Parish of Swansea upon the said Board of Guardians :

- (c) The person who at the commencement of this Order is holding the office of Guardian and Rural District Councillor for the Parish of Brynau shall at the said date cease to be a member of the Rural District Council of Gower but shall continue to be a member of the Board of Guardians of the Gower Union and shall together with the persons holding at that date the office of Guardian for the existing Parish of Oystermouth be deemed to represent the Parish of Oystermouth on that Board of Guardians :
- (d) All the persons affected by this subdivision shall continue in office until the date upon which they would have retired if this Order had not been made.

Parish Coun-
cils.

Art. XXXIX. Subject to the provisions of this Order—

- (1) The Parish Councils of the existing Parishes of Brynau Cockett and Llansamlet shall cease to exist and any powers and duties transferred by the Act of 1894 to those Parish Councils or to the Parish Meetings of those parishes shall be vested in exerciseable by and imposed on the persons and authorities in whom they would be vested or by whom they would be exerciseable or on whom they would be imposed if those parishes had been parts of a parish included in the existing Borough on the appointed day within the meaning of the Act of 1894 and all property and liabilities held or incurred for the purpose or by virtue of the said powers and duties shall by virtue of this Order be transferred to and vest in and attach to the persons and authorities aforesaid Any property or liabilities of the said Parish Councils held or incurred otherwise than by virtue or for the purposes of the powers or duties aforesaid shall by virtue of this Order be transferred to and vest in and attach to the Corporation :
- (2)—(a) The Parish Councils of the existing Parishes of Clase Rural and Penderry shall cease to exist and any powers and duties transferred by the Act of 1894 to those Parish Councils shall so far as regards the added parts of Clase Rural and the added part of Penderry be vested in exerciseable by and imposed on the persons and authorities in whom they would be vested or by whom they would be exerciseable or on whom they would be imposed if the said added parts had been included in a parish in

the existing Borough on the appointed day within the meaning of the Act of 1894 and all property and liabilities held or incurred so far as regards the said added parts for the purpose or by virtue of the said powers and duties shall by virtue of this Order be transferred to and vest in and attach to the persons and authorities aforesaid Any property or liabilities of the said Parish Councils held or incurred otherwise than by virtue or for the purposes of the powers or duties aforesaid shall so far as regards the said added parts by virtue of this Order be transferred to and vest in and attach to the Corporation:

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- (b) Any property or liabilities of the said Parish Councils of Clase Rural and Penderry held or incurred so far as regards the excluded part of Clase Rural or the excluded part of Penderry shall by virtue of this Order be transferred to and vest in and attach to the Parish Council of the Parish of Llangyfelach:
- (3) A Parish Council shall as soon as may be practicable after the commencement of this Order be elected for the Parish of Llangyfelach The number of members of the Parish Council shall be fifteen The Parish Council shall subject to any directions which may hereafter be given by the Local Government Board be elected in accordance with the rules contained in the Parish Councillors (Small Parishes) First Election Order 1898 as if the said parish were a parish having a population of less than three hundred according to the census of one thousand eight hundred and ninety-one:

The parish councillors first elected in pursuance of this subdivision shall come into office on such day (not being more than ten days after the completion of the election) as the Returning Officer may by written notice to each of the Parish Councillors so elected appoint.

Art. XI. The accounts of the Urban Council the Joint Burial Committee and the Parish Councils of the existing Parishes of Brynau Clase Rural Cockett Llansamlet and Penderry and of their committees and officers shall be made up to the commencement of this Order and shall be audited by the District Auditor in like manner and subject to the like incidents and consequences as if this Order had not been made:

Audit of
accounts of
Urban Council Parish
Councils &c.

Provided that the audit may in each case be held as soon as practicable after that date any statutory provision or regulation as to the time of holding the audit to the contrary notwithstanding and that

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Overseers.

Art. XLI.—(1) Overseers of the Poor shall be appointed for the Parish of Llangyfelach as soon as may be practicable after the commencement of this Order but until such appointment is made the Overseers of the Poor of the Parishes of Clase Rural and Penderry shall act as the Overseers for the Parish of Llangyfelach.

(2) Until the next annual appointment of Overseers of the Poor the Overseers of the Poor of the existing Parish of Oystermouth and of the Parish of Brynau shall act as the Overseers for the Parish of Oystermouth.

Valuation
lists.

Art. XLII. Until new valuation lists are in force—

(1) The valuation lists of the existing Parishes of Cockett and Llansamlet and the portions of the valuation lists of the existing Parishes of Clase Rural and Penderry which respectively relate to hereditaments in the added parts of Clase Rural and the added part of Penderry shall be deemed to form part of the valuation list of the Parish of Swansea :

(2) The remaining portions of the valuation lists of the existing Parishes of Clase Rural and Penderry shall together form and be deemed to be the valuation list of the Parish of Llangyfelach :

(3) The valuation list of the existing Parish of Brynau shall be deemed to form part of the valuation list of the Parish of Oystermouth.

County rate
basis.

Art. XLIII.—(1) Subject to any future revision the basis or standard of the county rate for the County shall be altered—

(a) by the omission therefrom of the references to the total annual values of the property in the existing Parishes of Brynau Clase Rural Cockett Llansamlet Oystermouth and Penderry ;

(b) by the insertion therein of a reference to the total annual value of the property in the Parish of Llangyfelach such total annual value being the sum of the annual values of the property in the excluded part of Clase Rural and the excluded part of Penderry.

(2) For the purposes of this Article the annual value of the property in the excluded part of an existing parish shall be the amount which bears the same relation to the total annual value of the existing parish as the assessable value of the property in the excluded part of the existing parish bears to the total assessable value

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of property in the existing parish and the total annual value of the existing parish shall be the amount appearing as such in the basis or standard of the county rate. A.D. 1918.
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(3) For the purposes of this Article assessable value means one-half of the rateable value according to the valuation list for the time being in force of the agricultural land together with the rateable value according to that list of the buildings and other hereditaments not being agricultural land in the existing parish or in the excluded part as the case may require.

Art. XLIV.—(1) For the purposes of the registers of parliamentary electors and of jury lists the parishes affected by this Order shall be deemed to continue unaltered until the next registers and lists after the commencement of this Order come into force. Saving for
existing
register of
electors &c.

(2) For the purposes of any election under the Act of 1894 to be held for any area affected by this Order which is outside the Borough and of the holding of any Parish Meeting the registration officer of the Parliamentary County of Glamorgan shall if and when necessary cause the register of local government electors in force at the commencement of this Order to be altered in such manner as may be requisite to give effect to the provisions of this Order and the Overseers of the Poor shall render such assistance as may be required for the purpose.

Art. XLV. For any purposes connected with the settlement and removal of the poor in relation to cases affected by this Order the following provisions shall have effect that is to say:— Settlement
and removal
of the poor.

(1) Every person who at the commencement of this Order has acquired or is in the course of acquiring a settlement in any of the existing Parishes of Swansea Cockett Llansamlet Clase Rural Penderry Brynau or Oystermouth by reason of any residence completed or in the course of completion or of any act or thing done or in the course of being done or of any status condition right or privilege acquired or created or in the course of acquisition or creation—

- (i) in the existing Parish of Swansea; or
- (ii) in the existing Parish of Cockett; or
- (iii) in the existing Parish of Llansamlet; or
- (iv) in either of the added parts of Clase Rural; or
- (v) in the added part of Penderry; or
- (vi) in the excluded part of Clase Rural; or
- (vii) in the excluded part of Penderry; or
- (viii) in the existing Parish of Brynau; or
- (ix) in the existing Parish of Oystermouth

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shall be deemed to have acquired or to be in the course of acquiring in the first second third fourth and fifth cases a settlement in the Parish of Swansea in the sixth and seventh cases a settlement in the Parish of Llangyfelach and in the eighth and ninth cases a settlement in the Parish of Oystermouth and in each case as if the existing parish or the specified part of the existing parish were and had always been the parish or a part of the parish in which by virtue of this Article the person shall be deemed to have acquired or to be in the course of acquiring a settlement :

(2) Every person who at the commencement of this Order has acquired or is in the course of acquiring a status of irremovability from the Swansea Union or the Gower Union by reason of residence—

- (i) in the existing Parish of Swansea ; or
- (ii) in the existing Parish of Cockett ; or
- (iii) in the existing Parish of Llansamlet ; or
- (iv) in either of the added parts of Clase Rural ; or
- (v) in the added part of Penderry ; or
- (vi) in the excluded part of Clase Rural ; or
- (vii) in the excluded part of Penderry ; or
- (viii) in the existing Parish of Brynau ; or
- (ix) in the existing Parish of Oystermouth

shall be deemed to have acquired or to be in the course of acquiring a status of irremovability in the first second third fourth and fifth cases from the Swansea Union by reason of residence in the Parish of Swansea in the sixth and seventh cases from the Swansea Union by reason of residence in the Parish of Llangyfelach and in the eighth and ninth cases from the Gower Union by reason of residence in the Parish of Oystermouth.

Balances in
Guardians'
accounts.

Art. XLVI.—(1) Any balances standing in the books of the Guardians of the Poor of the Swansea Union to the credit of the existing Parishes of Cockett and Llansamlet shall be carried to the credit of the Parish of Swansea and any balance owing by either of those existing parishes shall be deemed to be owing by the Parish of Swansea.

(2) Any balances standing in the books of the Guardians of the Poor of the Gower Union to the credit of the existing Parish of Brynau shall be carried to the credit of the Parish of Oystermouth and any balance owing by the said existing parish shall be deemed to be owing by the Parish of Oystermouth.

(3) Any balances standing in the books of the Guardians of the Poor of the Swansea Union to the credit of the existing Parishes of Clase Rural and Penderry and any balances owing by either of those existing parishes at that date shall be a matter for adjustment under Section 62 of the Act of 1888. A.D. 1918.
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Art. XLVII. Notwithstanding the alteration in the areas of the parishes effected by this Order all contribution orders made by the Guardians of the Poor of the Swansea Union or of the Gower Union and all precepts made by the Swansea Rural Council or by the Gower Rural Council before the commencement of this Order shall be as valid in law as if this Order had not been made. Saving for
contribution
orders and
precepts.

Art. XLVIII.—(1) All sums in respect of rates made by the Overseers of the Poor of the existing Parishes of Cockett and Llansamlet and due or owing at the commencement of this Order shall be collected and recovered by the Overseers of the Poor of the Parish of Swansea. Arrears of
rates.

(2) All sums in respect of rates made by the Overseers of the Poor of the existing Parishes of Clase Rural and Penderry and due or owing at the commencement of this Order shall be collected and recovered in respect of the added parts of Clase Rural and the added part of Penderry by the Overseers of the Poor of the Parish of Swansea and in respect of the excluded part of Clase Rural and the excluded part of Penderry by the Overseers of the Poor of the Parish of Llangyfelach.

(3) All sums in respect of rates made by the Overseers of the Poor of the existing Parish of Brynau and due or owing at the commencement of this Order shall be collected and recovered by the Overseers of the Poor of the Parish of Oystermouth.

Art. XLIX. For the purpose of defraying any expenses under this Order which in the opinion of the Local Government Board are properly chargeable to capital and which may include such reasonable costs of the Corporation the Urban Council and either of the Rural Councils as may be sanctioned by the Local Government Board in respect— Borrowing
powers for
purposes of
Order.

- (a) of this Order and of the inquiry preliminary thereto;
- (b) of the inquiry held by the Local Government Board into the application for the Board's sanction to the borrowing by the Corporation of moneys to defray the cost of a scheme for the sewerage and disposal of the sewage of the Borough; and
- (c) of any proceedings preliminary or leading up to the last-mentioned inquiry;

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A.D. 1918. the Corporation may borrow according and subject to the provisions
Swansea and restrictions of the Public Health Act 1875 and may mortgage the
Order. borough fund and borough rate or the district fund and general
district rate of the Borough for the purpose of securing the repayment
of any moneys so borrowed and the interest thereon Provided that
all such moneys shall be repaid within such period not exceeding
thirty years from the date of borrowing the same as the Corporation
with the sanction of the Local Government Board determine.

Consent of Art. L. Notwithstanding anything in this Order the Corporation
Treasury to shall not under the powers of this Order borrow any money during
borrowing the continuance of the present War and twelve months thereafter
during War. unless the consent of the Treasury has been previously obtained.

Ecclesiastical Art. LI. Nothing in this Order shall affect the ecclesiastical
divisions and divisions of any parish or shall (save as in this Order provided as
charities. respects the Swansea Scheme of 1911 and the Glamorgan Scheme of
1912) prejudice vary or affect any right interest or jurisdiction in or
over any charitable endowment.

Schemes for Art. LII.—(1) So much (if any) of the endowments mentioned
Intermediate in the Glamorgan Scheme of 1912 representing Edward Lewis'
and Technical Foundation and Alldworth's Foundation as the Board of Education
Education. may determine under Section 12 of the Welsh Intermediate Education
Act 1889 to be applicable for the benefit of the Borough shall be
part of the Swansea Intermediate and Technical Education Fund and
the Swansea Scheme of 1911 shall have effect in relation thereto
accordingly.

(2) In the Glamorgan Scheme of 1912 and the Swansea Scheme
of 1911 references to the Administrative County of Glamorgan or the
County Borough of Swansea or to the area comprised therein shall as
from the commencement of this Order (without prejudice to any such
determination as in this Article mentioned) be construed as references
to the County as reduced or the Borough as extended by this Order
or to the area comprised therein.

(3) For the purposes of the Glamorgan Scheme of 1912 any
portion of the added areas comprised before the commencement of
this Order in a County School District under that Scheme shall cease
to be comprised therein.

(4) Provided that no pupil who is at the commencement of this
Order in a school regulated by the Glamorgan Scheme of 1912 or
the Swansea Scheme of 1911 shall be liable to any payment to which
he might not have been liable if this Order had not been made and
any holder of a scholarship exhibition or other benefit awarded before
the commencement of this Order under either of the said Schemes

shall be entitled to hold the same as if this Order had not been made. A.D. 1918.

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(5) In the case of any pupils who at the commencement of this Order shall be receiving education in either the Gowerton School or the Neath School or the Ystalyfera School regulated by the Glamorgan Scheme of 1912 and shall be resident in the added areas the Corporation shall so long as such pupils continue to receive education in any such school and reside within the Borough pay to the Governors of such school from time to time any amount by which the actual working cost of the education of such pupils (including therein any capitation payments payable to the headmaster or mistress of such school in respect of such pupils) exceeds the fees (if any) received from such pupils. The amount of such actual working cost shall be such amount as shall be agreed upon between the County Accountant and the Borough Treasurer or as failing such agreement shall be determined by the Board of Education.

Art. LIII. After the commencement of this Order neither the Committee of Visitors of the Glamorgan County Asylum nor the County Council shall be under any obligation to continue to provide accommodation for or maintain at the asylum at Angelstown and Parcgwylt near Bridgend any patient from the added areas who may at the date of such commencement be in such asylum. As to patients from added areas in county asylum.

Art. LIV. If for any reason the Local Government Board deem it impracticable for the election of Councillors for the Borough to be held in accordance with the provisions contained in this Order that Board may by Order postpone the date for the coming into operation of the Order and make such consequential incidental and supplemental provisions as they may think necessary or expedient and any Order made in pursuance of this Article shall have effect as if enacted in this Order. Postponement of operation of Order in certain events.

Art. LV. This Order may be cited as the Swansea (Extension) Order 1918. Short title.

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Provisional Order Confirmation (No. 6) Act, 1918.

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The SCHEDULE above referred to.

PART I.—LOCAL ACTS.

Session and Chapter.	Title or Short Title.
7 & 8 Vict. c. cii. - -	An Act for paving lighting cleansing watering regulating and otherwise improving the Town and Borough of Swansea in the County of Glamorgan and for removing and preventing Nuisances and Annoyances therein.
13 & 14 Vict. c. xli. - -	The Swansea Corporation Act 1850.
23 & 24 Vict. c. cxlviii. -	The Swansea Local Board of Health Waterworks Act 1860.
26 Vict. c. xiii. - - -	The Swansea Municipal Corporation Act 1863.
35 Vict. c. xv. - - - -	The Swansea Local Board of Health Act 1872.
36 Vict. c. lxiv. - - - -	The Swansea Waterworks Act 1873.
44 & 45 Vict. c. cvii. - -	The Swansea Corporation Loans Act 1881.
45 & 46 Vict. c. ccxxxviii. -	The Swansea Corporation Loans Act 1882.
47 & 48 Vict. c. clxxiv. -	The Swansea (Corporation) Water Act 1884.
52 & 53 Vict. c. cxcix. - -	The Swansea Corporation Act 1889.
55 & 56 Vict. c. cxxxiii. -	The Swansea Corporation Water Act 1892.
2 Edw. 7. c. lii. - - - -	The Swansea Corporation Water Act 1902.
2 Edw. 7. c. ccxxxii. - -	The Swansea Corporation Act 1902.
5 Edw. 7. c. xciv. - - - -	The Swansea Corporation Water Act 1905.
2 & 3 Geo. 5. c. xcix. - -	The Swansea Corporation Act 1912.

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PART II.—CONFIRMATION ACTS.

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Session and Chapter.	Short Title.	Order thereby confirmed.
41 & 42 Vict. c. cix.	The Local Government Board's Provisional Orders Confirmation (Belper Union &c.) Act 1878.	The Order dated the 2nd day of May 1878 relating to the Borough of Swansea.
48 & 49 Vict. c. cxxviii.	The Local Government Board's Provisional Orders Confirmation (No. 6) Act 1885.	The Order dated the 22nd day of May 1885 relating to the Borough of Swansea.
52 & 53 Vict. c. clxxiv.	The Electric Lighting Orders Confirmation Act 1889.	The Swansea Electric Lighting Order 1889.
56 & 57 Vict. c. cxv.	The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1893.	The Swansea Order 1893.
59 Vict. c. ix.	The Local Government Board's Provisional Orders Confirmation (No. 15) Act 1895 Session 2.	The Swansea Order 1895.
59 Vict. c. xxix.	The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1896.	The Swansea Order 1896.
60 & 61 Vict. c. cxliii.	The Local Government Board's Provisional Orders Confirmation (No. 16) Act 1897.	The Swansea Order 1897.
3 Edw. 7. c. lxxx.	The Local Government Board's Provisional Orders Confirmation (No. 14) Act 1903.	The Swansea Order 1903.
4 & 5 Geo. 5. c. cxxv.	The Education Board Provisional Orders Confirmation (Cambs. &c.) Act 1914.	The Order (No. 1) and the Order (No. 2) dated respectively the 13th day of March 1914 relating to the County Borough of Swansea.
5 & 6 Geo. 5. c. xciii.	The Local Government Board's Provisional Orders Confirmation (No. 8) Act 1915.	The Swansea Order 1915.
7 & 8 Geo. 5. c. lvii.	The Local Government Board's Provisional Orders Confirmation (No. 2) Act 1917.	The Swansea Order 1917.

Given under the Seal of Office of the Local Government Board this
Fourteenth day of May One thousand nine hundred and eighteen.

(L.S.)

W. HAYES FISHER President.

H. C. MONRO Secretary.

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