



## CHAPTER clxxxiv.

An Act to confirm certain Provisional Orders of the Local Government Board relating to Christchurch and Sheffield. A.D. 1911.  
[16th December 1911.]

**W**HEREAS the Local Government Board have made the Provisional Orders 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 Orders 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 Orders as altered and set out in the schedule hereto shall be and the same are hereby confirmed and all the provisions thereof shall have full validity and force. Orders in schedule confirmed.

2. Whereas a Joint Committee of the House of Lords and House of Commons has been appointed to inquire into the application of the provisions contained in the Local Government Acts 1888 and 1894 and the Local Government (Scotland) Acts 1889 and 1894 relating to financial adjustments consequent on the alteration of the boundaries of a local government area or on an alteration in the constitution or status of the governing body of a local government area and to report if they are of opinion that any amendments in such provisions are desirable Be it therefore enacted as follows:— Financial adjustments to be in accordance with recommendation of Joint Committee.

(1) Notwithstanding the provisions of the Local Government Act 1888 the Local Government Act 1894 and

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of the two Orders set forth in the schedule to this Act relating to financial adjustments no adjustments to be made between the councils of the county and county boroughs referred to in the Order relating to Sheffield or between the councils of the county and the borough referred to in the Order relating to Christchurch or between any authorities affected by either of the said Orders or this Act shall be made except by agreement until after the thirty-first day of March one thousand nine hundred and thirteen or until the confirmation of a Provisional Order made in pursuance of this section whichever shall be the earlier:

(2) If the said Joint Committee report that they are of opinion that amendments are desirable in the provisions contained in the Local Government Acts 1888 and 1894 relating to financial adjustments consequent on the alteration of the boundaries of a local government area the Local Government Board shall in relation to each of the said Orders make such Provisional Order as shall be necessary for the purpose of applying the recommendations of the Joint Committee so far as they are applicable to any adjustments to be made between the councils of the county and county boroughs or borough as the case may be and the other authorities referred to in subsection (1) of this section Provided that no Provisional Order made in pursuance of this section shall affect any adjustment that may have been made by agreement:

(3) The provisions of the Local Government Act 1888 relating to Provisional Orders shall so far as they are applicable and with any necessary modifications extend and apply to any Provisional Order made in pursuance of this section.

**3.**—(1) From and after the thirty-first day of March one thousand nine hundred and twelve sections twenty-five twenty-six and twenty-seven of the Municipal Corporations Act 1882 and section two hundred and forty-six of the Public Health Act 1875 shall cease to apply to any accounts of the mayor aldermen and burgesses of the borough of Christchurch (in this

Audit of accounts of Corporation of Christchurch.

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section referred to as "the Corporation") or of the treasurer of that borough or of the officers of the Corporation and all accounts of the Corporation and of the treasurer of the borough and of the officers of the Corporation under any public or private Act of Parliament or otherwise relating to matters dealt with by the Corporation in any capacity and including the accounts of any joint committee and of the officers of any joint committee appointed by the Corporation with the council of another borough or with a county council or with a district council or a parish council shall be audited by a district auditor appointed by the Local Government Board in like manner as accounts of an urban authority and their officers are audited. A.D. 1911.

Sections two hundred and forty-seven and two hundred and fifty of the Public Health Act 1875 and all enactments amending them or applying to audit by district auditors including the enactments imposing penalties and providing for the recovery of sums as well as all enactments relating to matters incidental to or consequential upon any such accounts or audit shall apply in like manner as if so far as they relate to an audit of the accounts of an urban authority and the officers of that authority they were herein re-enacted with the necessary modifications and accordingly all burgesses of the borough and all ratepayers and owners of property in the borough shall have the like rights and there shall be the same appeal as in the case of that audit:

Provided that the First Schedule to the District Auditors Act 1879 as applied by this subsection shall be modified in the manner described in the Second Schedule to the Local Government Act 1888.

(2) Nothing in subsection (1) of this section shall apply to the audit of the accounts of the Corporation for the financial year ending the thirty-first day of March one thousand nine hundred and twelve.

(3) The Corporation may out of the borough fund—

(A) Pay reasonable subscriptions whether annually or otherwise to the funds of any association of municipal corporations or other local authorities or their officers formed for the purpose of consultation as to their common interests and the

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discussion of matters relating to local government and any reasonable expenses of the attendance of any members or officers of the Corporation not exceeding in any case four at conferences or meetings of the said associations or any of them and of purchasing reports of the proceedings of any such conferences or meetings; and

- (B) Pay the reasonable expenses of the Corporation in providing public entertainments on the occasion of public ceremony or rejoicing and in the reception and entertainment of distinguished persons residing in or visiting the borough.

Short title.

4. This Act may be cited as the *Local Government Board's Provisional Orders Confirmation (No. 7) Act, 1911.*

SCHEDULE.

A.D. 1911.

BOROUGH OF CHRISTCHURCH.

*Provisional Order made in pursuance of Sections 54 and 59  
of the Local Government Act 1888.*

*Christchurch  
Order.*

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

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

To the County Council of Southampton;—

To the Rural District Council of Christchurch;—

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

To the Parish Councils of Highcliff and Hurn;—

To the Overseers of the Poor of each of the Parishes of Christ-  
church Highcliff and Hurn;—

To the Joint Committee appointed by the Council of the Borough  
of Christchurch and the Parish Councils of Highcliff Holden-  
hurst and Hurn and exercising the powers and duties of the  
authority under the Burial Acts 1852 to 1906;—

And to all others whom it may concern.

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; 51 & 52 Vict.  
c. 41.

And whereas the Borough of Christchurch in the County of South-  
ampton is a Borough within the meaning of the Local Government  
Act 1888 and the inhabitants are a body corporate by the name of  
the Mayor Aldermen and Burgesses of the Borough of Christchurch  
and act by the Council of the said Borough which now consists of the  
Mayor (who is also a Councillor) four Aldermen and eleven other  
Councillors;

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

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A.D. 1911. And whereas the Urban District Council for the said Borough  
*Christchurch* have adopted the provisions of—  
*Order.*

53 & 54 Vict. (A) The Infectious Disease (Prevention) Act 1890; .  
c. 34.

53 & 54 Vict. (B) The Public Health Acts Amendment Act 1890; and  
c. 59.

55 & 56 Vict. (C) The Private Street Works Act 1892;  
c. 57.

and those provisions are accordingly in force in the said Borough;

And whereas the Parishes of Highcliff and Hurn in the County of Southampton immediately adjoin the said Borough and are contributory places in the Rural District of Christchurch and are subject to the jurisdiction of the Rural District Council of Christchurch and two Rural District Councillors are elected for the Parish of Highcliff and one Rural District Councillor is elected for the Parish of Hurn;

And whereas the said Rural District Council or their predecessors have adopted the provisions of the Infectious Disease (Prevention) Act 1890 and the provisions of Part III. of the Public Health Acts Amendment Act 1890 which are applicable to Rural Districts and those provisions are accordingly in force in the said Rural District;

And whereas the Parishes of Christchurch Highcliff and Hurn are included in the Christchurch Union and two Guardians are elected for the Parish of Christchurch and the three Rural District Councillors elected for the Parishes of Highcliff and Hurn are the representatives of those Parishes on the Board of Guardians of the said Union;

56 & 57 Vict. And whereas the said Parishes of Highcliff and Hurn are Rural  
c. 73. Parishes within the meaning of the Local Government Act 1894 for which Parish Councils have been established;

15 & 16 Vict. And whereas by virtue of subsection (2) of Section 53 of the  
c. 85. Local Government Act 1894 and Article XXVI. of the Bournemouth  
6 Edw. 7. (Extension) Order 1901 which was duly confirmed by Parliament the  
c. 44. powers and duties of the authority under the Burial Acts 1852 to 1906 for an area now comprised in the said Parishes of Christchurch and Hurn part of the said Parish of Highcliff and part of the Parish of Holdenhurst were transferred to the Council of the said Borough and the Parish Councils of Hurn Highcliff and Holdenhurst and the said powers and duties are exercised by a Joint Committee appointed in pursuance of the said section;

And whereas the said Parishes of Christchurch and Hurn are included in the Christchurch Borough Electoral Division of the Administrative County of Southampton and the said Parish of Highcliff is included in the Christchurch Rural Electoral Division of that County:

51 & 52 Vict. Now therefore We the Local Government Board in pursuance of  
c. 41. 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

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order that from and after the date of the Act of Parliament confirming this Order the following provisions shall take effect:—

A.D. 1911.  
Christchurch  
Order.  
Definitions.

Art. I. In this Order—

- (1) The expression "the commencement of this Order" means the First day of April One thousand nine hundred and twelve;
- (2) The expression "the existing Borough" means the Borough of Christchurch 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 Southampton and the County Council of that County;
- (6) The expressions "the Rural District" and "the Rural Council" mean respectively the Rural District of Christchurch and the Rural District Council of that district;
- (7) The expression "the Borough maps" means the two maps each marked "Map of the Borough of Christchurch as extended 1911" and sealed with the official seal of the Local Government Board;
- (8) The expression "the Ward maps" means the two maps each marked "Map of the Wards of the Borough of Christchurch as extended 1911" and sealed with the official seal of the Local Government Board;
- (9) The expression "the added areas" means the parts of the Rural District added to the existing Borough by this Order;
- (10) The expressions "the added part of Highcliff" and "the added part of Hurn" mean respectively the parts of those Parishes which are coloured green and yellow on the Borough maps;
- (11) The expressions "the existing Parish of Christchurch" "the existing Parish of Highcliff" and "the existing Parish of Hurn" mean in each case the parish as it existed immediately prior to the commencement of this Order and the expressions "the Parish of Christchurch" "the Parish of Highcliff" and "the Parish of Hurn" mean in each case the parish as altered by this Order;

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*Order.*

(12) The expressions "the Act of 1888" and "the Act of 1894" mean respectively the Local Government Act 1888 and the Local Government Act 1894;

(13) 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;

(14) The expression "the Burial Acts" means the Burial Acts 1852 to 1906;

(15) The expressions "the Joint Burial Committee" and "the Burial Area" mean respectively the Joint Committee appointed by the Council of the existing Borough the Parish Councils of the existing Parishes of Highcliff and Hurn and the Parish Council of Holdenhurst 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.

Commence-  
ment of  
Order.

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 First day of April One thousand nine hundred and twelve:

Date of  
operation of  
Order for  
parish  
burgess lists  
&c.  
51 Vict. c. 10.

Provided that for the purposes of the parish burgess lists and burgess roll and other lists to be made for the Borough under the Municipal Corporations Acts of the lists of county electors and the county register to be made for the County in pursuance of the County Electors Act 1888 or any Act amending that Act of the lists and registers of parochial electors and any other lists or registers to be made in pursuance of the Act of 1894 of all proceedings preliminary or relating to any municipal election to be held under the provisions of this Order in the year One thousand nine hundred and twelve of the revision of the basis or standard of the county rate and of the appointment in the month of March One thousand nine hundred and twelve of overseers for the Parish of Christchurch this Order shall operate from the date of the Act of Parliament confirming this Order.

Extension of  
Borough.

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 so much of the Rural District as comprises the added part of Highcliff and the added part of Hurn.

(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.



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Art. IV.—(1) One of the Borough maps and one of the Ward maps shall be deposited in the office of the Local Government 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 Rural Council to the Registrar-General to the Board of Inland Revenue 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.

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*Christchurch*  
*Order.*  
Deposit of  
maps.

(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.

Copies of  
map to be  
evidence.

Art. V.—(1) For the purposes of the parish burgess lists and burgess roll and the other lists to be made under the Municipal Corporations Acts and of all matters connected with incidental to or consequent upon those purposes the added areas shall be deemed to have always been part of the Borough.

Parish  
burgess lists  
&c.

(2) In making out revising or otherwise dealing with the said lists and roll or the lists of county electors and the county register to be made for the County in pursuance of the County Electors Act 1888 or any Act amending that Act or the lists and registers of parochial electors effect shall be given so far as the circumstances require or allow to the provisions of this Order.

(3) Where any difficulty arising in the year One thousand nine hundred and twelve in giving effect to the provisions of this Order can be obviated or removed by any alteration in or re-arrangement of or any other action affecting the said lists roll and registers that alteration re-arrangement or action so far as the same may be necessary for giving effect to the said provisions shall be made or taken by the town clerk of the existing Borough or the clerk of the County Council as the case may require and the Overseers of the Poor shall render such assistance as may be requisite for the purpose of the said alteration re-arrangement or action by the town clerk or clerk of the County

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A.D. 1911. Council as the case may be and that alteration re-arrangement or  
*Christchurch* action shall be deemed to be authorised by the provisions in force  
*Order.* with respect to the said lists roll and registers.

(4) 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 lists roll and registers.

Number of  
Councillors  
and Alder-  
men.

Art. VI. The number of Councillors of the Borough shall be increased from twelve to fifteen and the number of Aldermen of the Borough shall be increased from four to five.

Division into  
wards.

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

(1) For the purposes of the election of Councillors the Borough shall be divided into five wards which shall be named respectively the No. 1 or Jumpers Ward the No. 2 or Portfield Ward the No. 3 or Central Ward the No. 4 or Purewell Ward and the No. 5 or Mudeford Ward:

Boundaries  
of wards.

(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) Three Councillors shall be assigned to each of the said wards.

Provisions  
for election  
of Coun-  
cillors in  
1912.

Art. VIII. The first election of a town council for the Borough shall be held in the months of March and April One thousand nine hundred and twelve and the following provisions shall apply with regard to such election:—

(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) Fifteen Councillors of the Borough shall be elected on the Twenty-third day of March One thousand nine hundred and twelve and five Aldermen of the Borough shall be elected on the First day of April One thousand nine hundred and twelve:

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- (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 Twenty-third day of March One thousand nine hundred and twelve shall go out of office on that date and all the Aldermen of the existing Borough who shall be in office on the First day of April One thousand nine hundred and twelve 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 Twenty-third day of March One thousand nine hundred and twelve.

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Christchurch  
Order.

Art. IX.—(1) The Councillors elected for the Borough in the month of March One thousand nine hundred and twelve in pursuance of this Order shall retire as follows:—

Retirement  
of Coun-  
cillors and  
Aldermen  
elected in  
1912.

- (A) The Councillor for each ward who is elected by the smallest number of votes on the First day of November One thousand nine hundred and twelve:  
(B) The Councillor for each ward who is elected by the largest number of votes on the First day of November One thousand nine hundred and fourteen:  
(c) The other Councillor for each ward on the First day of November One thousand nine hundred and thirteen.

(2) The Aldermen elected for the Borough on the First day of April One thousand nine hundred and twelve in pursuance of this Order shall retire as follows:—

- (A) The two Aldermen elected by the smallest number of votes on the Ninth day of November One thousand nine hundred and fourteen:  
(B) The other three Aldermen on the Ninth day of November One thousand nine hundred and seventeen.

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 First day of April One thousand nine hundred and twelve or at the next following quarterly meeting and not later by a majority of votes or in 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.

Art. X.—(1) The first meeting of the Council of the Borough shall be held on the First day of April One thousand nine hundred and twelve at twelve o'clock noon and the first business to be transacted at the

First meeting  
of Council  
and election  
of mayor.

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A.D. 1911. meeting shall be the election of the Mayor of the Borough who shall  
*Christchurch* hold office until the Ninth day of November One thousand nine  
*Order.* hundred and twelve.

(2) The provisions of the Municipal Corporations Acts so far as they are applicable and are not inconsistent with the provisions of this Order shall apply to such first meeting as if it were the quarterly meeting of the Council held at noon on the Ninth day of November within the meaning of those Acts.

(3) If any difficulty arises with respect to the first meeting of the Council of the Borough the Local Government Board may by order do anything which appears to them to be necessary or expedient for the proper holding of the first meeting.

Any such order may modify any provisions of this Order and any enactments applied by this Order so far as appears to the Local Government Board to be necessary or expedient for carrying the Order into effect.

*Byelaws &c.*

Art. XI.—(1) Subject to the provisions of this Order all byelaws and regulations and every list of tolls and table of fees and payments and scale of charges made by the Corporation which at the commencement of this Order are in force in the existing Borough shall thenceforth apply to the Borough until or except in so far as any such byelaws or regulations or list of tolls or table of fees and payments or scale of charges may be altered or repealed.

(2) All byelaws and regulations made by the Rural Council or their predecessors 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 except as regards any work which has been begun before that date or as regards any work which has not been so begun but for which plans have been approved before that date by the Rural Council or have been sent to the surveyor or clerk to the Rural Council one month at least before that date and shall not have been disapproved by that Council. As regards any such work as aforesaid the byelaws in force immediately before the commencement of this Order shall continue to apply until the completion of the work in like manner and with the like effect as if those byelaws had been made by the Corporation and as if the Corporation and the Borough were referred to therein instead of the Rural Council and the Rural District respectively. Provided that any proceedings which if this Order had not been made might have been taken by the Rural Council for any offence committed before the commencement of this Order against any byelaws and regulations made by the Rural Council or their predecessors and in force immediately before the commencement of this Order in

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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 the Rural Council.

A.D. 1911.  
 —  
*Christchurch  
 Order.*

Art. XII.—(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.

Town clerk  
 and other  
 officers con-  
 tinued.

(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.

Borough  
 auditors.

Art. XIII.—(1) 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 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 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.

Compensa-  
 tion to exist-  
 ing officers.

(2) For the purposes of subdivision (1) of this Article any officer or servant to whom that subdivision applies and whose services are dispensed with or whose salary is reduced by the County Council or the Standing Joint Committee 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.

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Actions &c.  
not to abate.

Saving for  
contracts &c.

Corporation  
property &c.

Property &c.  
of Rural  
Council.

Cesser of juris-  
diction of Rural  
Council.

Arrears of  
rates.

Art. XIV.—(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 Rural Council 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.

(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 Rural Council 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 Rural Council or their predecessors the Corporation had done or suffered the same or been a party thereto.

Art. XV. 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 shall hold enjoy and exercise for the benefit of the Borough all the powers which at the date aforesaid are exerciseable 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.

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

(1) All property and liabilities which immediately before the commencement of this Order are vested in or attach to the Rural Council 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 District Council and any property and liabilities vested in or attached to the Rural Council 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:

(2) The Rural Council shall cease to exercise any powers or have any duties within any part of the added areas:

(3) All arrears of rates made by any Overseers of the Poor 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 the added areas may be collected and recovered as if this Order

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had not been made and when collected and recovered shall be applied towards the discharge of any precept of the Rural Council which at that date shall be in force and not satisfied and the balance if any shall be paid to the Corporation :

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*Order.*

(4) Any balance in the hands of the Overseers of the Parishes of Highcliff and Hurn at the commencement of this Order and any sum collected by them after the commencement of this Order in respect of any rate made before that date and levied upon any rateable hereditament in the added areas 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 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 :

Adaptation  
of provisions  
as to adjust-  
ment.

(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 amalgamation of the added areas with the existing parish of Christchurch that section shall have effect—

(A) As if the Overseers of the Parishes of Christchurch Highcliff and Hurn 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

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911.  
*Christchurch*  
*Order.*

(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 adjustment 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 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.”

*Mortgage*  
*debts of Cor*  
*poration.*

Art. XVII. 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 and 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 and all those sums 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.

*Adoptive*  
*Acts.*

Art. XVIII. The provisions of the Infectious Disease (Prevention) Act 1890 the Public Health Acts Amendment Act 1890 and the Private Street Works Act 1892 shall be in force in and apply to the Borough as if the same had been adopted therein.

*Powers under*  
*Section 33 of*  
*Act of 1894.*

Art. XIX. Subject to the provisions of any Order which the Local Government Board or a Secretary of State may hereafter make—

(1) The provisions of any Order heretofore made by the Local Government Board and conferring upon the Council of the existing Borough any of the matters mentioned in Section 33 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 Parish of Christchurch extended and applied to the Parish of Christchurch :



[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

- (2) The provisions of any Order made by the Local Government Board or by the Secretary of State and declaring to be in force in the existing Borough any Parts or Sections of the Public Health Acts Amendment Act 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.

A.D. 1911.  
*Christchurch*  
*Order.*  
Powers under Public Health Acts Amendment Act 1907.  
7Edw. 7.c. 53.

Art. XX. The total amount in the pound of the general district rates to be levied by the Corporation in any one year in respect of any hereditament in the added areas shall—

Differential rating.

- (A) during a period of three years from the commencement of this Order be less by two shillings; and
- (B) during a period of three years from the First day of April One thousand nine hundred and fifteen be less by one shilling; and
- (C) during a period of three years from the First day of April One thousand nine hundred and eighteen be less by sixpence

than the total amount in the pound of the general district rates levied by the Corporation in the same year in respect of any hereditament of the like kind situate within the area of the existing Borough.

Art. XXI. Subject to the provisions of the Act of 1894 and of the Local Government (Joint Committees) Act 1897—

Extension of Burial Area.

- (1) The Burial Area shall be extended so as to include the whole of the Borough and the Burial Acts shall be in force within the Burial Area as so extended and all property debts and liabilities now belonging to or attaching to the area under the said Acts within the existing Borough the existing Parish of Hurn part of the existing Parish of Highcliff and part of the Parish of Holdenhurst in which the powers and duties of the authority under those Acts are now exercised by the Joint Burial Committee shall be deemed to belong to or to have been incurred in relation to or to attach to the Borough the Parish of Hurn and the said part of the Parish of Holdenhurst:
- (2) The Council of the Borough shall have and be entitled to an additional representative on the Joint Burial Committee in substitution for the representative appointed by the Parish

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911.  
*Christchurch*  
*Order.*

Council of the existing Parish of Highcliff and the member of the said Committee who immediately before the commencement of this Order is the representative appointed by that Parish Council shall be deemed to be and shall act as such additional representative. The member or members of the said Committee who at the said date is or are the representative or representatives appointed by the Parish Council of the existing Parish of Hurn shall be deemed to be and shall act as the representative or representatives appointed by the Parish Meeting of the Parish of Hurn:

- (3) The other members of the Joint Burial Committee shall respectively continue to act as representatives of the Council by which they have been appointed as members of that Committee and all the members of the said Committee shall respectively remain in office until the date upon which they would have ceased to be members of the said Committee if this Order had not been made.

*School managers.*

Art. XXII. Any managers of public elementary schools in the added areas who were appointed by the Parish Council of the parish in which the school is situated shall vacate office at the commencement of this Order.

*Electoral Divisions and County Councillors.*

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

- (1) The added part of Highcliff shall be transferred from the Christchurch Rural Electoral Division to the Christchurch Borough Electoral Division of the County:
- (2) The persons who immediately before the commencement of this Order are the County Councillors representing the Christchurch Rural Electoral Division and the Christchurch Borough Electoral Division of the County shall continue to represent the same divisions as if they had been originally elected to represent those divisions as hereby altered.

*Limiting time for execution of sewage works.*

Art. XXIV. It shall be the duty of the Corporation within two years after the date of the Act of Parliament confirming this Order to proceed to carry out and execute works approved by the Local Government Board for the sewerage and disposal of the sewage of the added areas and in the event of the Corporation not proceeding with such works within such period 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

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

Corporation of their duty in that behalf and the Corporation had not performed the duty hereby imposed within the time limited by the Order. A.D. 1911.  
*Christchurch*  
*Order.*

Art. XXV. The added part of Highcliff shall be separated from the existing Parish of Highcliff and the added part of Hurn shall be separated from the existing Parish of Hurn and those parts shall be amalgamated with the existing Parish of Christchurch. Alteration of  
parishes.

Art. XXVI.—(1) Subject to the provisions of this Order the Parish Council of the existing Parish of Hurn shall cease to exist and any powers and duties transferred by the Act of 1894 to the said Parish Council or to the Parish Council of the existing Parish of Highcliff shall so far as regards the added part of Hurn or the added part of Highcliff 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 added part of Hurn or the added part of Highcliff as the case may be 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 added part of Hurn or the added part of Highcliff 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 added part of Hurn or the added part of Highcliff by virtue of this Order be transferred to and vest in and attach to the Corporation. Parish  
Councils.

(2) Subject to the provisions of subsection (1) (a) of Section 1 and of Section 19 of the Act of 1894 the Parish of Hurn shall be a parish not having a separate Parish Council and the parish meeting shall as soon as possible after the commencement of this Order choose a chairman of the parish meeting who until the choice of a successor at the next annual assembly of the parish meeting shall have all the powers duties and liabilities of a chairman chosen at the annual assembly and the necessary provisions of the Act of 1894 shall apply accordingly.

(3) The Parish Council of the existing Parish of Highcliff shall be deemed to have been elected and shall be the Parish Council for the Parish of Highcliff.

(4) The accounts of the Parish Council of the existing Parish of Hurn and of the committees and officers of that Council shall be made up to the commencement of this Order and shall be audited by the District Auditor in like manner and with the like incidents and consequences as if this Order had not been made :

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

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*Christchurch*  
*Order.*

Provided that the audit may be held as soon as practicable after the commencement of this Order any statutory provision or regulation as to the time of holding the audit to the contrary notwithstanding and that any sum certified by the District Auditor at the audit to be due from any person shall be paid to the Treasurer of the Borough.

Guardians  
and Rural  
District  
Councillors.

Art. XXVII. Subject to the provisions of Section 60 of the Act of 1894 the following provisions shall have effect:—

- (1) The number of Guardians for the Parish of Christchurch shall be increased from two to three and the number of Rural District Councillors for the Parish of Highcliff shall be reduced from two to one:
- (2) Of the two persons who at the commencement of this Order are the Rural District Councillors representing the existing Parish of Highcliff one to be chosen by the Rural Council by ballot at their meeting held next before the said date shall cease to act as a Rural District Councillor but shall continue to act as a member of the Board of Guardians of the Christchurch Union and the said person and the persons who at the said date are the Guardians elected for the existing Parish of Christchurch shall be deemed to be the Guardians elected for the Parish of Christchurch and shall continue to hold office in that capacity until the date upon which they would have retired if this Order had not been made:
- (3) The other person who at the commencement of this Order holds the offices of Rural District Councillor and Guardian of the Poor for the existing Parish of Highcliff and the person who at the said date holds the said offices for the existing Parish of Hurn shall be deemed to have been elected for and shall represent until the date upon which they would have retired if this Order had not been made the Parish of Highcliff and the Parish of Hurn respectively as if they had been originally elected to represent those parishes.

Ecclesiastical  
divisions and  
charities.

Art. XXVIII. Nothing in this Order shall affect the ecclesiastical divisions of any parish or shall prejudice vary or affect any right interest or jurisdiction in or over any charitable endowment which now is applicable for the benefit of any existing parish affected by this Order.

Valuation  
lists.

Art. XXIX. Until new valuation lists are in force the portions of the valuation lists of the existing Parishes of Highcliff and Hurn which respectively relate to hereditaments in the added part of Highcliff and the added part of Hurn shall be deemed to form part of

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

the valuation list of the Parish of Christchurch and the remaining portions of the valuation lists of the existing Parishes of Highcliff and Hurn shall respectively be deemed to be the valuation lists of the Parishes of Highcliff and Hurn.

A.D. 1911.  
—  
*Christchurch*  
*Order.*

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

County rate  
basis.

(A) by the deduction from the amounts appearing in such basis or standard as the net annual value of the agricultural land in the existing Parish of Highcliff and in the existing Parish of Hurn respectively of such sums as will represent the net annual value of the agricultural land in the added part of Highcliff and in the added part of Hurn respectively and by the addition of such sums to the amount appearing in such basis or standard as the net annual value of the agricultural land in the existing Parish of Christchurch; and

(B) by the deduction from the amounts appearing in such basis or standard as the net annual value of the buildings and other hereditaments not being agricultural land in the existing Parish of Highcliff and in the existing Parish of Hurn respectively of such sums as will represent the net annual value of the buildings and other hereditaments not being agricultural land in the added part of Highcliff and in the added part of Hurn respectively and by the addition of such sums to the amount appearing in such basis or standard as the net annual value of the buildings and other hereditaments not being agricultural land in the existing Parish of Christchurch.

(2) For the purposes of this Article the sum which shall represent the net annual value of the agricultural land in the part of a parish which is included by this Order in the Parish of Christchurch shall be the amount which bears the same relation to the net annual value of the agricultural land in the existing parish as the rateable value of the agricultural land in the included part of the existing parish bears to the total rateable value of the agricultural land in the existing parish and the net annual value of the agricultural land in the existing parish shall be the amount appearing as such in the basis or standard of the county rate.

(3) For the purposes of this Article the sum which shall represent the net annual value of the buildings and other hereditaments not being agricultural land in the added part of a parish which is included

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911.  
*Christchurch*  
*Order.*

by this Order in the Parish of Christchurch shall be the amount which bears the same relation to the net annual value of the buildings and other hereditaments not being agricultural land in the existing parish as the rateable value of the buildings and other hereditaments not being agricultural land in the included part of the existing parish bears to the total rateable value of the buildings and other hereditaments not being agricultural land in the existing parish and the net annual value of the buildings and other hereditaments not being agricultural land in the existing parish shall be the amount appearing as such in the basis or standard of the county rate.

(4) For the purposes of this Article rateable value means the rateable value according to the valuation list at the commencement of this Order in force in the existing Parish of Highcliff or in the existing Parish of Hurn as the case may be.

(5) The Overseers of the Poor of the Parish of Highcliff and of the Parish of Hurn respectively shall render to the clerk of the County Council all such assistance as he may require for the purpose of giving effect to the provisions of this Article.

Saving for  
existing lists  
of parliamentary  
voters  
&c.

Art. XXXI. For the purposes of the registers of persons entitled to vote at an election of Members of Parliament of the registers of parochial electors and of jury lists the parishes affected by this Order shall be deemed to continue unaltered until the new registers and lists come into operation:

Provided that for the purposes of any election under the Act of 1894 to be held for any area affected by this Order and of the holding of any Parish Meeting in the Parishes of Highcliff and Hurn the town clerk or the clerk of the County Council as the case may require shall if and when necessary cause the register of parochial electors 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 of the Parishes of Christchurch Highcliff and Hurn respectively shall render all such assistance as may be required for the purpose.

Settlement  
and removal  
of the poor.

Art. XXXII. 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:—

(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 Christchurch Highcliff or Hurn by reason of any residence completed or in the course of completion or of any act or thing done or in

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

the course of being done or of any status condition right or privilege acquired or created or in the course of acquisition or creation—

A.D. 1911.  
*Christchurch  
Order.*

(i) in the existing Parish of Christchurch; or

(ii) in the added part of Highcliff; or

(iii) in that part of the existing Parish of Highcliff which by virtue of this Order will form the Parish of Highcliff; or

(iv) in the added part of Hurn; or

(v) in that part of the existing Parish of Hurn which by virtue of this Order will form the Parish of Hurn;

shall be deemed to have acquired or to be in the course of acquiring in the first second and fourth cases a settlement in the Parish of Christchurch in the third case a settlement in the Parish of Highcliff and in the fifth case a settlement in the Parish of Hurn and in each case as if the existing parish or the added part 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 Christchurch Union by reason of residence—

(i) in the existing Parish of Christchurch; or

(ii) in the added part of Highcliff; or

(iii) in that part of the existing Parish of Highcliff which by virtue of this Order will form the Parish of Highcliff; or

(iv) in the added part of Hurn; or

(v) in that part of the existing Parish of Hurn which by virtue of this Order will form the Parish of Hurn;

shall be deemed to have acquired or to be in the course of acquiring the like status by reason of residence in the first second and fourth cases in the Parish of Christchurch in the third case in the Parish of Highcliff and in the fifth case in the Parish of Hurn.

Art. XXXIII. Notwithstanding the alteration in the areas of parishes effected by this Order all contribution orders made by the Guardians

Saving for  
contribution  
orders and  
precepts.

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911. of the Poor of the Christchurch Union and all precepts made by the  
*Christchurch* Rural Council before the commencement of this Order shall be as valid  
*Order.* in law as if this Order had not been made.

Saving for Art. XXXIV. All rates and all orders and precepts relating thereto  
county rates. and to matters connected therewith made by the County Council  
before the commencement of this Order may be enforced collected and  
recovered as if this Order had not been made.

Arrears of Art. XXXV. All sums in respect of rates made by the Overseers  
rates. of the Poor of the existing Parish of Highcliff or of the existing Parish  
of Hurn and due or owing at the commencement of this Order in respect  
of hereditaments in the added areas shall be collected and recovered  
by the Overseers of the Poor of the Parish of Highcliff or of the  
Parish of Hurn as the case may be as if this Order had not been made.

Short title. Art. XXXVI. This Order may be cited as the Christchurch  
(Extension) Order 1911.

Given under the Seal of Office of the Local Government Board  
this Twenty-second day of May One thousand nine hundred  
and eleven.

(I.S.)

JOHN BURNS President.  
H. C. MONRO Secretary.

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CITY OF SHEFFIELD.

*Sheffield* *Provisional Order made in pursuance of Sections 54 and 59 of*  
*Order.* *the Local Government Act 1888.*

To the Lord Mayor Aldermen and Citizens of the City of  
Sheffield ;—

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

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

To the Justices of the Peace for the County of the West Riding  
of Yorkshire in Quarter Sessions assembled ;—

To the County Council of the West Riding of Yorkshire ;—

To the Rural District Council of Rotherham ;—

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

To the Parish Councils of Tinsley and Brinsworth ;—

To the Overseers of the Poor of the Township of Tinsley and of  
the Parish of Brinsworth ;—

To the South Rotherham Handsworth and Kiveton Park District  
Isolation Hospital Committee ;—

And to all others whom it may concern.



[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

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;

A.D. 1911.

*Sheffield  
Order.*

51 & 52 Vict.  
c. 41.

And whereas the City of Sheffield 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 the West Riding of Yorkshire and the inhabitants are a body corporate by the name of the Lord Mayor Aldermen and Citizens of the City of Sheffield and act by the Council of the said City which now consists of the Lord Mayor (who is also an Alderman) fifteen other Aldermen and forty-eight Councillors and the said City is for the purposes of the election of Councillors divided into sixteen wards one of which is termed the Attercliffe Ward;

And whereas the said City comprises the Townships of Ecclesall and Sheffield and is an Urban Sanitary District of which the Lord Mayor Aldermen and Citizens acting by the Council are the Urban Sanitary Authority;

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

And whereas in pursuance of the Education Act 1902 the Council of the said City 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 City;

And whereas the Urban Sanitary Authority for the said City have adopted the provisions of—

(A) The Infectious Disease (Prevention) Act 1890;

53 & 54 Vict.  
c. 34.

(B) Part III. of the Public Health Acts Amendment Act 1890; and

53 & 54 Vict.  
c. 59.

(C) The Notification of Births Act 1907;

7 Edw. 7.  
c. 40.

and those provisions are accordingly in force in the said City;

And whereas the Baths and Washhouses Acts 1846 to 1899 and the Public Libraries Acts 1892 to 1901 are in force in the said City;

9 & 10 Vict. c. 74.  
10 & 11 Vict. c. 61.  
41 & 42 Vict. c. 14.  
45 & 46 Vict. c. 30.  
59 & 60 Vict. c. 59.  
62 & 63 Vict. c. 29.  
55 & 56 Vict. c. 53.  
56 Vict. c. 11.  
1 Edw. 7. c. 19.

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

15 & 16 Vict. c. 85.  
6 Edw. 7. c. 41.

And whereas the Township of Tinsley in the County of the West Riding of Yorkshire immediately adjoins the said City and that Township and the Parish of Brinsworth in the said County are con-

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911. tributary places in the Rural District of Rotherham and are subject  
*Sheffield* to the jurisdiction of the Rural District Council of Rotherham and  
*Order.* two Rural District Councillors are elected for the Township of Tinsley  
and one Rural District Councillor is elected for the Parish of Brinsworth ;

And whereas the Rural District Council of Rotherham have adopted  
the provisions of the Infectious Disease (Prevention) Act 1890 and the  
provisions of Part III. of the Public Health Acts Amendment Act 1890  
which are applicable to Rural Districts and those provisions are  
accordingly in force in the said Rural District of Rotherham ;

3 & 4 Will. IV. And whereas the Lighting and Watching Act 1833 has been  
c. 90. adopted in the Township of Tinsley and the Baths and Washhouses  
Acts 1846 to 1899 and the Public Libraries Acts 1892 to 1901 are in  
force in that Township ;

And whereas the Township of Tinsley and the Parish of Brinsworth  
are included in the Rotherham Union ;

And whereas the Township of Tinsley and the Parish of Brinsworth  
are rural parishes within the meaning of the Local Government Act  
1894 for which Parish Councils have been established ;

2 Edw. 7. And whereas in pursuance of the Education Act 1902 the Township  
c. 42. of Tinsley forms part of the area of the County Council of the West  
Riding of Yorkshire as the local education authority ;

And whereas the Township of Tinsley and the Parish of Brinsworth  
are included in the Handsworth Electoral Division of the County of  
the West Riding of Yorkshire ;

56 & 57 Vict. And whereas by virtue of the South Rotherham Handsworth and  
c. 68. Kiveton Park District Isolation Hospital (West Riding of Yorkshire)  
Order 1897 the Township of Tinsley and the Parish of Brinsworth  
are included in the South Rotherham Handsworth and Kiveton Park  
Isolation Hospital District being a district formed for the purposes of  
the provision maintenance and management of isolation hospital accom-  
modation under the Isolation Hospitals Act 1893 for the reception of  
patients suffering from infectious diseases :

51 & 52 Vict. Now therefore We the Local Government Board in pursuance of  
c. 41. the powers given to Us by Sections 54 and 59 of the Local Govern-  
ment 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 First day of April One thousand nine hundred and  
twelve ;

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

- (2) The expression "the existing City" means the City of Sheffield as it existed immediately prior to the commencement of this Order; A.D. 1911.  
*Sheffield*  
*Order.*
- (3) The expression "the City" means the existing City as extended by this Order;
- (4) The expression "the Corporation" means as the context requires the Lord Mayor Aldermen and Citizens of the existing City or of the City acting by the Council;
- (5) The expressions "the County" and "the County Council" mean respectively the County of the West Riding of Yorkshire and the County Council of that County;
- (6) The expressions "the Rural District" and "the Rural Council" mean respectively the Rural District of Rotherham and the Rural District Council of that District;
- (7) The expression "the maps" means the two maps each marked "Map of the City of Sheffield as extended 1911" and signed by James Francis Mason Esq. M.P. the Chairman of the Committee of the House of Commons to whom the Bill for the Act to confirm this Order was referred;
- (8) The expression "the added area" means the part of the Rural District added to the existing City by this Order;
- (9) The expression "the existing Township of Tinsley" means the Township as it existed immediately prior to the commencement of this Order and the expression "the Township of Tinsley" means the Township as diminished by this Order;
- (10) The expression "the added part of Tinsley" means the part of the existing Township of Tinsley which is coloured blue on the maps and the expression "the excluded part of Tinsley" means the remaining part of the existing Township of Tinsley;
- (11) The expression "the existing Parish of Brinsworth" means the parish as it existed immediately prior to the commencement of this Order and the expression "the Parish of Brinsworth" means the parish as extended by this Order;
- (12) The expressions "the Act of 1888" and "the Act of 1894" mean respectively the Local Government Act 1888 and the Local Government Act 1894;

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

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(13) 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.

Commence-  
ment of  
Order.

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 First day of April One thousand nine hundred and twelve:

Date of  
operation of  
Order for  
parish bur-  
gess lists &c.  
51 Vict. c. 10.

Provided that for the purposes of the parish burgess lists and burgess roll and other lists to be made for the City under the Municipal Corporations Acts of the lists of county electors and the county register to be made for the County in pursuance of the County Electors Act 1888 or any Act amending that Act of the lists and registers of parochial electors and any other lists or registers to be made in pursuance of the Act of 1894 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.

Extension of  
City.

Art. III.—(1) The boundary of the existing City the area whereof is coloured pink on the maps shall be altered so as to include in addition to that area so much of the Rural District as comprises the added part of Tinsley.

(2) The boundary of the City shall be that shown by the red line on the 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 City and shall be the County Borough for the purposes of the Act of 1888.

Deposit of  
maps.

Art. IV.—(1) One of the maps shall be deposited in the office of the Local Government Board and the other shall be deposited by the town clerk of the existing City at his office within fourteen days after the date of this Order. Copies of the 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 Rural Council to the Board of Inland Revenue to the Registrar-General to the Postmaster-General to the Board of Trade and to the Board of Agriculture and Fisheries.

Copies of  
map to be  
evidence.

(2) Copies of or extracts from the map deposited with the town clerk certified by him to be true shall be received in all courts of justice and elsewhere as *prima facie* evidence of the contents of the map so far as it relates to the boundaries of the City and the map shall at all reasonable times be open to inspection by any person liable to any rate leviable within the City and any such person shall be

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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.

A.D. 1911.  
*Sheffield*  
*Order.*

Art. V. The powers and duties of the quarter sessions recorder clerk of the peace and coroner of the existing City of the justices of the peace and stipendiary magistrate appointed for the existing City and of the clerk to those justices and of the police constables and other peace officers of the existing City shall extend to and apply throughout the City:

Powers and  
duties of  
justices &c.  
extended.

Provided that every person committing an offence in any part of the added area 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 any coroner in relation to any matter arising in or concerning any part of the added area 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.

Art. VI.—(1) For the purposes of the parish burgess lists and burgess roll and the other lists to be made under the Municipal Corporations Acts and of all matters connected with incidental to or consequent upon those purposes the added area shall be deemed to have always been part of the City.

Parish bur-  
gess lists &c.

(2) In making out revising or otherwise dealing with the said lists and roll or the lists of county electors and the county register to be made for the County in pursuance of the County Electors Act 1888 or any Act amending that Act or the lists and registers of parochial electors effect shall be given so far as the circumstances require or allow to the provisions of this Order.

(3) Where any difficulty arising in the year One thousand nine hundred and twelve in giving effect to the provisions of this Order can be obviated or removed by any alteration in or re-arrangement of or any other action affecting the said lists roll and registers that alteration re-arrangement or action so far as the same may be necessary for giving effect to the said provisions shall be made or taken by the town clerk of the existing City or the clerk of the County Council as the case may require and the Overseers of the Poor shall render such assistance as may be requisite for the purpose of the said alteration re-arrangement or action by the town clerk or

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A.D. 1911. clerk of the County Council as the case may be and that alteration  
*Sheffield* re-arrangement or action shall be deemed to be authorised by the  
*Order.* provisions in force with respect to the said lists roll and registers.

(4) 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 lists roll and registers.

Division into  
wards.

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

- (1) For the purposes of the election of Councillors the City shall continue to be divided into sixteen wards:
- (2) The added area shall be included in the Attercliffe Ward:
- (3) The Councillors representing the Attercliffe Ward who are in office at the commencement of this Order shall be deemed from and after that date to represent that Ward as altered by this Order.

Local Acts  
and Orders.

Art. VIII. 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 City or the Corporation as the same respectively are in force within the existing City at the commencement of this Order shall extend and apply to the City and any reference therein to the existing City and the Corporation shall be deemed to refer to the City and the Corporation thereof:

Provided that nothing in this Article or in the Sheffield Electric Lighting Order 1892 or in any Local Act as extended and applied to the City by this Article shall prejudicially affect the undertaking or powers of the Yorkshire Electric Power Company under the Yorkshire Electric Power Act 1901 and the Yorkshire Electric Power Act 1910 in relation to the added area and that in relation to the added area the last-mentioned Acts shall continue to apply as if within the meaning of those Acts the added area were an Urban District of which the Corporation of the City were the Council and formed no part of the City and as if no consent of a distributing authority were required in any case to enable the Company to supply energy in the added area.

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

A.D. 1911.

(1) All byelaws and regulations and every list of tolls and table of fees and payments and scale of charges made by the Corporation which at the commencement of this Order are in force in the existing City shall thenceforth apply to the City until or except in so far as any such byelaws regulations list of tolls table of fees and payments or scale of charges may be altered or repealed :

*Sheffield*  
*Order.*  
Byelaws &c.

(2) All byelaws and regulations made by the County Council or the Rural Council or their predecessors and in force immediately before the commencement of this Order in any part of the added area shall on that date cease to be in force except as regards any work which has been begun before that date or as regards any work which has not been so begun but for which plans have been approved by the Rural Council before that date or have been sent to the surveyor or clerk to the Rural Council one month at least before that date and have not been disapproved by that Council. As regards any such work as aforesaid the byelaws in force immediately before the commencement of this Order shall continue to apply until the completion of the work in like manner and with the like effect as if those byelaws had been made by the Corporation and as if the Corporation and the City were referred to therein instead of the Rural Council and the Rural District. Provided that any proceedings which if this Order had not been made might have been taken by the County Council or the Rural Council for any offence committed before the commencement of this Order against any byelaws and regulations made by that Council or their predecessors and in force immediately before the commencement of this Order in any part of the added area 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.

Art. X. The added part of Tinsley shall cease to form part of the South Rotherham Handsworth and Kiveton Park Isolation Hospital District and the South Rotherham Handsworth and Kiveton Park District. Isolation Hospital (West Riding of Yorkshire) Order 1897 shall have effect as if references to the Parish of Brinsworth were substituted therein for references to the existing Parish of Brinsworth and references to the existing Township of Tinsley were omitted therefrom.

South  
Rotherham  
Handsworth  
and Kiveton  
Park Isola-  
tion Hospital  
District.

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Order.*

Town clerk  
and other  
officers con-  
tinued.

City auditors.

Compensa-  
tion to exist-  
ing officers.

Art. XI.—(1) The town clerk and all other officers and servants of the Corporation of the existing City 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 City and shall hold their offices by the same tenure as at that date.

(2) The auditors of the existing City 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 city auditors until the next ordinary day of election of city auditors.

Art. XII.—(1) Every clerk to justices and county 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 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 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 City and in every other case out of the borough fund and borough rate of the City 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.

(2) For the purposes of subdivision (1) of this Article any clerk to justices county coroner officer or servant to whom that subdivision applies and whose services are dispensed with or whose salary is reduced by the Secretary of State 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.

Actions &c.  
not to abate.

Art. XIII.—(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 Rural Council in relation exclusively to



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any part of the added area 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 City. A.D. 1911.  
*Sheffield*  
*Order.*

(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 Rural Council or their predecessors in relation exclusively to any part of the added area shall be of as full force and effect against or in favour of the Corporation of the City and may be continued and enforced as fully and effectually as if instead of the Rural Council or their predecessors the Corporation had done or suffered the same or been a party thereto. Saving for  
contracts &c.

Art. XIV. 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 City shall by virtue of this Order be held by the Corporation for the benefit of the City and the Corporation shall hold enjoy and exercise for the benefit of the City all the powers which at the date aforesaid are exerciseable by or vested in the Corporation for the benefit of the existing City and all liabilities which on the date aforesaid attach to the Corporation in respect of the existing City shall from and after that date attach to them in respect of the City. Corporation  
property &c.

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

(2) The Parish Council of Tinsley shall prior to the First day of April One thousand nine hundred and twelve make provision for raising sufficient funds to defray all current debts and liabilities and the current expenditure to be incurred by such Council before such date.

(3) In default of such liquidation or in default of such provision being made or in either or both of such events the Corporation may in levying rates during the first three years after the commencement of this Order debit to and make and levy in the area which formed the added part of Tinsley and recover in the same manner as the Corporation are empowered to recover any other rate leviable by them such additional rates as will be sufficient to defray the amount of any such current debts liabilities and expenditure not so liquidated or provided for by the said Parish Council.

Art. XVI.—(1) The Corporation shall within a period of seventeen years from the commencement of this Order pay out of the proceeds of sale of the lands in this Article referred to or out of the rates or revenue of the Corporation into the Water Accumulated Surplus Account the sum of sixty thousand pounds together with interest thereon from such Repayment  
of moneys  
expended on  
Rivelin Val-  
ley Road.

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A.D. 1911. commencement at the rate of three pounds per centum per annum in respect of the moneys expended by the Corporation in the construction of the Rivelin Valley Road and in the acquisition of lands adjoining and near to the said road.

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Order.*

As to sewage  
of excluded  
part of  
Tinsley.

(2) If at any time the local authority for the area comprising the excluded part of Tinsley shall request the Corporation so to do the Corporation shall make all reasonable provision for the reception treatment and disposal of sewage and drainage coming from the excluded part of Tinsley into and at sewers and works of the Corporation and shall undertake the reception treatment and disposal of such sewage and drainage on such terms and conditions as failing agreement between the Corporation and such local authority may be determined by an engineer or other person to be appointed on the application of either party by the Local Government Board and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such reference.

For pro-  
tection of  
Corporation  
of Rother-  
ham.

Art. XVII.—(1) In the event of the Corporation undertaking the supply of electrical energy to the premises in the added area of the Sheffield Simplex Motor Works Limited and the British Abrasive Wheel Company Limited which are now supplied by the Mayor Aldermen and Burgesses of the County Borough of Rotherham (in this Article called "the Rotherham Corporation") or either of such premises the Corporation shall pay to the Rotherham Corporation the value of any apparatus which shall have been provided by the Rotherham Corporation solely for the purpose of supplying such premises and of any electric lines laid down or provided by the Rotherham Corporation solely for the purpose of such supply. The amount to be paid under the provisions of this Article by the Corporation to the Rotherham Corporation shall failing agreement be determined by an arbitrator to be appointed on the application of either party by the President of the Institute of Electrical Engineers and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such reference.

(2) Section 43 of the Tramways Act 1870 shall in its application to so much of the tramways of the Rotherham Corporation as are within the added area be read and construed as though the words "twenty-six years" were substituted in the said Section 43 for the words "twenty-one years."

Property &c.  
of Rural  
Council.

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

(1) All property and liabilities which immediately before the commencement of this Order are vested in or attach to the Rural Council in relation exclusively to any part of the added area shall by virtue of this Order be transferred

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to and vest in and attach to the Corporation as Urban Sanitary Authority and any property and liabilities vested in or attaching to the Rural Council in relation to any part of the added area conjointly with any other area shall be a matter for adjustment under Section 62 of the Act of 1888 :

A.D. 1911.

*Sheffield  
Order.*

- (2) The Rural Council shall cease to exercise any powers or have any duties within any part of the added area : Cesser of jurisdiction of Rural Council.
- (3) All arrears of rates made by any Overseers of the Poor for the purposes of the Public Health Acts or for highway expenses or for the purposes of the Lighting and Watching Act 1833 which at the commencement of this Order are due or owing in respect of hereditaments in the added area 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 Rural Council which at that date shall be in force and not satisfied or in the case of rates made for the purposes of the Lighting and Watching Act 1833 towards defraying any expenses incurred by the Parish Council of Tinsley under the last-mentioned Act and the balances (if any) shall be paid to the Corporation : Arrears of rates &c.
- (4) Any balance in the hands of the Overseers of the existing Township of Tinsley at the commencement of this Order and any sum collected by them after the commencement of this Order in respect of any rate made before that date and levied upon any rateable hereditament in the added area shall be a matter for adjustment under Section 62 of the Act of 1888 :
- (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 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 Adaptation of provisions as to adjustment.

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*Sheffield  
Order*

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 division of the existing Township of Tinsley and the amalgamation of part thereof with the existing Parish of Brinsworth that section shall have effect—

(A) As if the Overseers of the Township of Tinsley and the Parish of Brinsworth 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 adjustment 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 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.”

Mortgage  
debts of  
Corporation.

Art. XIX. 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 City shall by virtue of this Order be charged upon the district fund and general district rate of the City and 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

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City shall by virtue of this Order be charged upon the borough fund and borough rate of the City and all those sums 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.

A.D. 1911.  
*Sheffield*  
*Order.*

Art. XX.—(1) The provisions of the Baths and Washhouses Acts 1846 to 1899 Part III. of the Public Health Acts Amendment Act 1890 the Infectious Disease (Prevention) Act 1890 the Public Libraries Acts 1892 to 1901 and the Notification of Births Act 1907 shall be in force in and apply to the City as if the same had been adopted therein.

Adoptive  
Acts.

(2) The provisions of the Baths and Washhouses Acts 1846 to 1899 and of the Public Libraries Acts 1892 to 1901 shall cease to be in force in and apply to the excluded part of Tinsley:

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 or 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. XXI. Subject to the provisions of any Order which the Local Government Board may hereafter make—

Powers under  
Section 33 of  
Act of 1894.

(1) The provisions of the Order dated the Fifth day of April One thousand eight hundred and ninety-seven made by the Local Government Board and conferring upon the Council of the existing City the powers of a Parish Council under paragraph (g) of subsection (1) of Section 8 of the Act of 1894 with respect to the acquisition by agreement of rights of way shall be deemed to have effect as if any reference therein to the existing City and the Council of the existing City extended and applied to the City and the Council thereof:

(2) The provisions of the Order of the Local Government Board dated the Twenty-second day of July One thousand nine hundred and nine and declaring to be in force in the Rural District and in the contributory place of Tinsley certain Sections of the Public Health Acts Amendment Act 1907 shall cease to be in force in the added part of Tinsley but

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

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Order.*

shall have effect in relation to the excluded part of Tinsley included by this Order in the Parish of Brinsworth as if any reference in those provisions to the contributory place of Brinsworth extended and applied to the contributory place of Brinsworth as extended by this Order.

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

Art. XXII. For the purposes and subject to the provisions of the Education Acts 1870 to 1910—

- (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 elementary education and situate within any part of the added area with the furniture and fittings of the schoolhouses 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 the said public elementary schools land furniture or fittings or of any other public elementary school situate in any part of the added area or with respect to the officers teachers and servants of any of the said public elementary schools shall by virtue of this Order enure to and be carried into effect by and 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) 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 of any other land furniture or fittings 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 City 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 :

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

- (3) Any byelaws in force in the existing City immediately before the commencement of this Order shall from and after that date apply to the City until revoked or altered and from and after that date any byelaws then in force in any part of the added area shall cease to be in force: A.D. 1911.  
Sheffield  
Order.  
Education  
byelaws.
- (4) Any managers of public elementary schools in the added area who were appointed by the Parish Council or County Council shall vacate office at the commencement of this Order. Managers.

Art. XXIII. The total amount in the pound of the general district rates to be levied by the Corporation in any one year in respect of any hereditament in the added area shall— Differential  
rating.

- (A) During a period of seven years from the First day of April One thousand nine hundred and twelve be one shilling and fourpence; and
- (B) During a period of five years from the First day of April One thousand nine hundred and nineteen be one shilling and elevenpence; and
- (C) During a period of five years from the First day of April One thousand nine hundred and twenty-four be two shillings and eightpence.

Art. XXIV. The Corporation shall be the Burial Board for the City and shall have within the City to the exclusion of any other burial authority all the powers duties and liabilities of a burial board under the Burial Acts 1852 to 1906. Corporation  
to be Burial  
Board for  
City.

Art. XXV.—(1) At the commencement of this Order such members if any 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 City 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 City and any member of the county police force so transferred shall hold office upon the same tenure and upon the same terms and conditions as 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 is entitled shall not be less than they would have been if this Order had not been made. County  
police.

(2) 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.

[Ch. clxxxiv.] *Local Government Board's* [1 & 2 GEO. 5.]  
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*Order.*

Adjustment  
of financial  
relations  
between  
County and  
County  
Boroughs.

Art. XXVI.—(1) In any case where the extension of the existing City 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 City or between the County and the City 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 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 City the County and the County Boroughs affected and if such adjustment has not been made before the Thirtieth day of September One thousand nine hundred and twelve then on the application of any of the Councils interested the Local Government Board may if they think fit either make the adjustment themselves or appoint an arbitrator to make it.

(3) For the purposes of the said adjustments 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 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:

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.



[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

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

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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 City 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. XXVII. Subject to the provisions of Section 54 of the Act of 1888—

County Councillors and Electoral Divisions.

(1) The Handsworth Electoral Division of the County as diminished by the inclusion of the added area in the City shall continue to be an Electoral Division of the County and the person who immediately before the commencement of this Order is the County Councillor representing the said electoral division shall continue to represent that electoral division as if he had been originally elected to represent that electoral division as altered by this Order :

(2) 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 inclusion of the added area in the City by this Order.

Art. XXVIII.—(1) The excluded part of Tinsley shall be separated from the existing Township of Tinsley and shall be amalgamated with the existing Parish of Brinsworth.

Parochial alterations.

(2) Subject to the provisions of Section 60 of the Act of 1894 the persons who at the commencement of this Order are holding the offices of Rural District Councillor and Guardian of the Poor for the existing Township of Tinsley and the existing parish of Brinsworth shall be deemed to have been elected and shall represent the township or parish respectively as altered by this Order as if they had been originally elected to represent the altered township or parish respectively :

Guardians and Rural District Councillors.

Provided that the persons holding the offices of Rural District Councillor and Guardian for the existing Township of Tinsley shall cease to act as members of the Rural Council.

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*Provisional Orders Confirmation (No. 7) Act, 1911.*

A.D. 1911: Art. XXIX.--(1) The Parish Council of Tinsley shall cease to exist  
*Sheffield* and any powers and duties transferred by the Act of 1894 to that Parish  
*Order.* Council shall so far as regards the added part of Tinsley be vested in  
Parish Coun- exerciseable by and imposed on the persons and authorities in whom  
cils. they would be vested or by whom they would be exerciseable or on  
whom they would be imposed if the added part of Tinsley had been  
a parish in the existing City 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 added part of Tinsley 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 Parish Council held or  
incurred otherwise than by virtue or for the purposes of the powers or  
duties aforesaid shall so far as regards the added part of Tinsley by  
virtue of this Order be transferred to and vest in and attach to the  
Corporation.

(2) The Parish Council of the existing Parish of Brinsworth shall  
be deemed to have been elected and shall be the Parish Council for the  
Parish of Brinsworth and any property and liabilities held or incurred  
by the Parish Council of Tinsley so far as regards the excluded part  
of Tinsley shall by virtue of this Order be transferred to and vest in  
and attach to the Parish Council of Brinsworth.

Audit of accounts of Tinsley Parish Council. (3) The accounts of the Parish Council of Tinsley and of the  
committees and officers of that Council shall be made up to the com-  
mencement 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 :

Provided that the audit may 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 :

Provided also that any sum certified by the District Auditor to be  
due from any person shall be paid to the treasurer of the City and  
shall be a matter for adjustment under Section 62 of the Act of 1888.

Ecclesiastical divisions and charities. Art. XXX. Nothing in this Order shall affect the ecclesiastical  
divisions of any parish or township or shall prejudice vary or affect  
any right interest or jurisdiction in or over any charitable endowment  
which now is applicable for the benefit of any existing parish or  
township affected by this Order.

Valuation lists. Art. XXXI. Until new valuation lists are in force the portion of  
the valuation list of the existing Township of Tinsley which relates to  
hereditaments in the excluded part of Tinsley shall be deemed to form

[1 & 2 GEO. 5.] *Local Government Board's* [Ch. clxxxiv.]  
*Provisional Orders Confirmation (No. 7) Act, 1911.*

part of the valuation list of the Parish of Brinsworth and the remaining portion of the valuation list of the existing Township of Tinsley shall be deemed to be the valuation list of the Township of Tinsley.

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Art. XXXII.—(1) Subject to any future revision the basis or standard of the county rate for the County shall be altered by the omission therefrom of the amount appearing therein as the total annual value of the property in the existing Township of Tinsley and by the addition to the amount appearing therein as the total annual value of the property in the existing Parish of Brinsworth of such a sum as will represent the annual value of the property in the excluded part of Tinsley.

County rate  
basis.

(2) For the purposes of this Article the annual value of the property in the excluded part of Tinsley shall be the amount which bears the same relation to the total annual value of the existing Township of Tinsley as the assessable value of the property in the excluded part of Tinsley bears to the total assessable value of property in the existing township and the total annual value of the existing Township of Tinsley shall be the amount appearing as such in the basis or standard of the county rate.

(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 Township of Tinsley or in the excluded part of Tinsley as the case may require.

Art. XXXIII. For the purposes of the registers of persons entitled to vote at an election of Members of Parliament of the registers of parochial electors and of jury lists the parish and township affected by this Order shall be deemed to continue unaltered until the new registers and lists come into operation:

Saving for  
existing lists  
of parliamen-  
tary voters  
&c.

Provided that for the purposes of any election under the Act of 1894 to be held for any area affected by this Order and of the holding of any Parish Meeting in the Parish of Brinsworth the town clerk or the clerk of the County Council as the case may require shall if and when necessary cause the register of parochial electors to be altered in such manner as may be requisite to give effect to the provisions of this Order.

Art. XXXIV. 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 the existing Parish of Brinsworth or in the existing Town-

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*Provisional Orders Confirmation (No. 7) Act, 1911.*

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ship of Tinsley 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 Brinsworth; or
- (ii) in the added part of Tinsley; or
- (iii) in the excluded part of Tinsley;

shall be deemed to have acquired or to be in the course of acquiring in the first and third cases a settlement in the Parish of Brinsworth and in the second case a settlement in the Township of Tinsley and in each case as if the existing parish or the added part or the excluded part were and had always been the parish or township or a part of the parish or township 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 Rotherham Union by reason of residence—

- (i) in the existing Parish of Brinsworth; or
- (ii) in the added part of Tinsley; or
- (iii) in the excluded part of Tinsley;

shall be deemed to have acquired or to be in the course of acquiring the like status by reason of residence in the first and third cases in the Parish of Brinsworth and in the second case in the Township of Tinsley.

Saving for contribution orders and precepts.

Art. XXXV. Notwithstanding the alteration in the areas of the parish and township effected by this Order all contribution orders made by the Guardians of the Poor of the Rotherham Union and all precepts made by the Rural Council before the commencement of this Order shall be as valid in law as if this Order had not been made.

Arrears of rates.

Art. XXXVI. All arrears of rates made by the Overseers of the Poor of the existing Township of Tinsley and due or owing at the commencement of this Order shall be collected and recovered by the Overseers of the Poor of the Township of Tinsley as if this Order had not been made.

Borrowing powers for purposes of Order.

Art. XXXVII. For the purpose of defraying any expenses under this Order which in the opinion of the Local Government Board are properly chargeable to capital the Corporation may borrow according and subject to the provisions and restrictions of the Public Health

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Act 1875 as if the expenses were incurred for purposes of that Act and may mortgage the borough fund and borough rate or the district fund and general district rate of the City 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.

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Art. XXXVIII. This Order may be cited as the Sheffield Short title. (Extension) Order 1911.

The SCHEDULE above referred to.

PART I.—LOCAL ACTS.

Session and Chapter.	Title or Short Title.
34 & 35 Vict. c. lxxix. - -	The Sheffield Improvement Act 1871.
35 & 36 Vict. c. cxliii. - -	The Sheffield Tramways Act 1872.
46 & 47 Vict. c. lvii. - -	The Sheffield Corporation Act 1883.
50 & 51 Vict. c. clxxviii. - -	The Sheffield Corporation (Water) Act 1887.
52 Vict. c. iii. - -	The Sheffield Corporation Act 1889.
53 & 54 Vict. c. ccxxv. - -	The Sheffield Corporation Act 1890.
56 Vict. c. xlii. - -	The Sheffield Corporation (Water) Act 1893.
56 Vict. c. l. - -	The Sheffield Corporation (Street Widening) Act 1893.
59 & 60 Vict. c. cxxxvi. - -	The Sheffield Corporation Tramways Act 1896.
59 & 60 Vict. c. exc. - -	The Sheffield Corporation Water Act 1896.
60 & 61 Vict. c. cii. - -	The Sheffield Corporation (Streets and Tramways) Act 1897.
61 & 62 Vict. c. ccxx. - -	The Sheffield Electric Lighting (Transfer) Act 1898.
62 & 63 Vict. c. ccxi. - -	The Sheffield Corporation (Markets) Act 1899.
63 & 64 Vict. c. ccxxii. - -	The Sheffield Corporation Act 1900.
1 Edw. 7. c. cviii. - -	The Sheffield Corporation Act 1901.
3 Edw. 7. c. cclv. - -	The Sheffield Corporation Act 1903.
7 Edw. 7. c. xciii. - -	The Sheffield Corporation Act 1907.

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PART II.—CONFIRMATION ACTS.

*Sheffield  
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Session and Chapter.	Short Title.	Order thereby confirmed.
52 & 53 Vict. c. lxi.	The Local Government Board's Provisional Orders Confirmation (No. 8) Act 1889.	Order relating to Sheffield and Handsworth dated 9th May 1889.
55 & 56 Vict. c. cc.	The Local Government Board's Provisional Orders Confirmation (No. 9) Act 1892.	Order relating to Sheffield dated 12th May 1892.
55 & 56 Vict. c. ccxix.	The Electric Lighting Orders Confirmation (No. 4) Act 1892.	The Sheffield Electric Lighting Order 1892.
57 & 58 Vict. c. cxxiii.	The Local Government Board's Provisional Orders Confirmation (No. 11) Act 1894.	The Sheffield Order 1894.
2 Edw. 7. c. lxxxiii.	The Local Government Board's Provisional Orders Confirmation (No. 9) Act 1902.	The Sheffield Order (No. 2) 1902.
5 Edw. 7. c. cx.	The Local Government Board's Provisional Order Confirmation (No. 16) Act 1905.	The Sheffield Order (No. 2) 1905.
6 Edw. 7. c. cvi.	The Local Government Board's Provisional Orders Confirmation (No. 7) Act 1906.	The Sheffield Order 1906.
7 Edw. 7. c. cliv.	The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1907.	The Sheffield Order 1907.
10 Edw. 7. & 1 Geo. 5. c. lxxxii.	The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1910.	The Sheffield Order (No. 1) 1910.
10 Edw. 7. & 1 Geo. 5. c. lxxxvi.	The Local Government Board's Provisional Orders Confirmation (No. 9) Act 1910.	The Sheffield Order (No. 3) 1910.

Given under the Seal of Office of the Local Government Board  
this Twenty-fifth day of May One thousand nine hundred  
and eleven.

(L.S.)

JOHN BURNS President.  
H. C. MONRO Secretary.

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