



## CHAPTER ix.

An Act to confirm a Provisional Order of the Minister of Health relating to Cardiff. A.D. 1922.

[31st May 1922.]

**W**HEREAS the Minister of Health has made the Provisional Order set forth in the schedule hereto under the provisions of the Local Government Act 1888:

51 & 52 Vict.  
c. 41.

And whereas it is requisite that the said Order should be confirmed by Parliament:

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

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

Order in  
schedule  
confirmed.

2.—(1) So much of the agreement dated the 3rd day of January 1894 and made between the Guardians of the Poor Law Union of Cardiff acting as Rural Sanitary Authority (being the predecessors of the Rural Council) of the one part and the Ystradyfodwg and Pontypridd Main Sewerage Board (hereinafter referred to as "the Sewerage Board") of the other part and of the agreements respectively dated the 3rd day of May 1899 the 1st day of August 1900 and the 1st day of June 1904 and made between the Rural Council of the one part and the Sewerage Board of the other part and of any other agreement entered into between the Rural Council and the Sewerage Board before the commencement of the Order as respectively confers or imposes upon the Rural

Savings for  
certain  
sewage  
agreements.

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Council any powers rights privileges duties or obligations with respect to any sewer of the Sewerage Board within or the admission thereinto of sewage from portions of the Rural District which after the commencement of the Order will be within and without the City respectively shall be transferred to and exercised or enjoyed or performed by the Corporation and the Rural Council respectively and shall be enforceable by the Sewerage Board against the Corporation or the Rural Council (as the case may require) and by the Corporation or the Rural Council (as the case may require) against the Sewerage Board. The said agreements shall respectively be read and have effect as if to the extent to which the same are transferred to and are to be exercised or enjoyed or performed by the Corporation and the Rural Council respectively such agreements had been entered into separately between the Sewerage Board on the one hand and the Corporation and the Rural Council respectively on the other hand but except as expressly provided by this section no alteration effected by the Order shall cause to abate or prejudicially affect any of those agreements.

(2) So long as the agreements referred to in subsection (1) of this section or any or either of them or the agreement dated the 14th day of December 1888 and made between the Guardians of the Poor Law Union of Cardiff acting as the Rural Sanitary Authority of the one part and the Sewerage Board of the other part remain in operation and applicable to the admission into any sewer of the Sewerage Board of sewage from portions of the Rural District which after the commencement of the Order will be without the City (in this section referred to as "the excluded areas") (and in the case of such of the said agreements as are referred to in subsection (1) of this section whether on the terms and conditions therein specified or as revised under the provisions of those agreements) the Rural Council shall be entitled at all times to cause any sewers within the excluded areas to communicate with or continue to communicate with any sewer in the City which directly or indirectly communicates with and discharges into any sewer of the Sewerage Board.

(3) The Rural Council shall not be required to make any payment to the Corporation in consideration of the rights conferred by subsection (2) of this section except

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in respect of such portion as may properly be chargeable to the excluded areas of the interest and sinking fund charges on the outstanding loans (if any) (the liability for which loans may be taken over by the Corporation) in respect of the construction of sewers in the added areas which are at the commencement of the Order used for the purpose of conveying sewage from the excluded areas to any sewer of the Sewerage Board.

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—

(4) The powers of the Rural Council under sections 16 and 32 of the Public Health Act 1875 shall extend to enable the Rural Council to effect---

- (a) the communication of sewers provided for by subsection (2) of this section; and
- (b) direct communication between any sewers within the excluded areas and any sewer of the Sewerage Board:

Provided that in its application to any sewer to be laid by the Rural Council under such powers through across or under any highway street or place for the time being vested in repairable by or under the control of the Corporation the said section 32 shall be read and have effect as if "one month" were substituted therein for "three months" and Provided further that the Corporation shall not object to the construction of any such sewer except—

- (a) as respects the proposed route thereof so far as it affects any property of the Corporation or any such highway street or place as aforesaid; or
- (b) for the purpose of securing such amendment of the plan referred to in the said section 32 as may be necessary for their protection.

(5) No alteration effected by the Order shall extend alter abate or prejudicially affect the agreement dated the 14th day of December 1888 and made between the Corporation of the one part and the Sewerage Board of the other part with respect to the construction of the main outfall sewer of the Sewerage Board through the existing City and that agreement shall be observed and performed in all respects as if the Order had not been made.

**3.**—(1) After the commencement of the Order the Rural Council shall be entitled at all times to cause any sewers within the Rural District as altered by the Order to communicate with the sewers of the Corporation in the City and the manner in which and the terms and

Corporation  
to receive  
sewage from  
Rural Dis-  
trict of  
Llandaff and  
Dinas Powis.

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(2) The provisions of subsection (1) of this section shall apply to any sewer or sewers to which the last preceding section of this Act applies if and when the right of the Rural Council to exercise the powers rights and privileges conferred upon them in relation to such sewer or the admission of sewage thereinto by the agreements referred to in subsection (1) of the last preceding section of this Act or any of them is determined.

Definitions. 4. Words and expressions to which meanings are respectively assigned by the Order shall in this Act have the same respective meanings.

Short title. 5. This Act may be cited as the Ministry of Health Provisional Order Confirmation (Cardiff Extension) Act 1922.

SCHEDULE.

A.D. 1922.

CITY OF CARDIFF.

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

*Cardiff*  
*Order.*

WHEREAS by virtue of Section 54 of the Local Government Act 1888 the Minister of Health is empowered to make a Provisional Order for altering the boundary of any Borough;

And whereas the existing City of Cardiff is a County Borough within the meaning of the Local Government Act 1888 and is for the purposes of that Act situate in the County of Glamorgan and the inhabitants are a body corporate by the name of the Lord Mayor Aldermen and Citizens of the City of Cardiff and act by the Council of the said City which now consists of the Lord Mayor (who is also a Councillor) ten Aldermen and twenty-nine other Councillors and the said City is for the purposes of the election of Councillors divided into ten wards;

And whereas the said City is co-extensive with the Parish of Cardiff and is an Urban Sanitary District under the jurisdiction of the Lord Mayor Aldermen and Citizens acting by the Council;

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

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

And whereas—

- (a) The unrepealed provisions of the Local Acts specified in Part I. of Schedule A. 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;
- (b) The Baths and Washhouses Acts 1846 to 1899;
- (c) The Public Libraries Acts 1892 to 1919;

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- (d) The Infectious Disease (Prevention) Act 1890 ;
- (e) Parts II. and III. of the Public Health Acts Amendment Act 1890 ; and
- (f) The Museums and Gymnasiums Act 1891 (so far as it relates to Museums)

are in force in the said City ;

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

And whereas the Parishes of Cairau Llandaff Llanedarne Llanishen Michaelstone super Ely St. Fagans and Whitechurch in the administrative County of Glamorgan immediately adjoin the said City or one another and are contributory places in the Rural District of Llandaff and Dinas Powis and are subject to the jurisdiction of the Rural District Council of Llandaff and Dinas Powis ;

And whereas the Burial Acts 1852 to 1906 are in force in part of the Parish of Llandaff and the Parish Council of Llandaff are the authority for executing the said Acts in such part ;

And whereas all the parishes hereinbefore mentioned are included in the Cardiff Poor Law Union ;

And whereas the Parliamentary Borough of Cardiff comprises the said City and the Urban District of Penarth :

Now therefore the Minister of Health in pursuance of the powers given to him by Sections 54 and 59 of the Local Government Act 1888 and of all other powers enabling him in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the following provisions shall take effect :—

PART I.

INTERPRETATION AND COMMENCEMENT.

Application  
of Inter-  
pretation  
Act 1889.

1. The Interpretation Act 1889 applies to the interpretation of this Order as it applies to the interpretation of an Act of Parliament and where by this Order any enactment or any provision in an Order is repealed or is to cease to have effect in an area Section 38 of the Act of 1889 shall apply as if this Order and such other Order were Acts of Parliament.

Definitions.

2. In this Order unless the context otherwise requires :—

“The Minister” means the Minister of Health ;

“The commencement of this Order” means the Ninth day of November One thousand nine hundred and twenty-two ;

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“The existing City” means the City of Cardiff as existing immediately prior to the commencement of this Order;

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“The City” means the existing City as extended by this Order;

“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;

“The County” and “the County Council” mean respectively the Administrative County of Glamorgan and the County Council of that County;

“The City maps” means the duplicate maps marked “Map of the City of Cardiff as extended by the Cardiff (Extension) Order 1921” and signed by Sir Park Goff the Chairman of the Committee of the House of Commons to whom the Bill for the confirmation of this Order was referred;

“The Ward maps” means the duplicate maps marked “Map of the Wards of the City of Cardiff as extended by the Cardiff (Extension) Order 1921” and signed by the Right Honourable Thomas Wodehouse Baron Newton the Chairman of the Committee of the House of Lords to whom the Bill for the confirmation of this Order was referred;

“The Rural District” and “the Rural Council” mean respectively the Rural District of Llandaff and Dinas Powis and the Rural District Council of that District;

“The Parish Councils” means the Parish Councils of Llandaff Llanishen St. Fagans and Whitechurch;

“The added part of Cairau” means the part of the existing Parish of Cairau which is coloured purple on the City maps and “the excluded part of Cairau” means the remaining part of that Parish;

“The added part of Llandaff” means the part of the existing Parish of Llandaff which is coloured grey on the City maps and “the excluded part of Llandaff” means the remaining part of that Parish;

“The added part of Llanedarne” means the part of the existing Parish of Llanedarne which is coloured dark blue on the City maps and “the excluded part of Llanedarne” means the remaining part of that Parish;

“The added part of Llanishen” means the part of the existing Parish of Llanishen which is coloured green on the City maps and “the excluded part of Llanishen” means the remaining part of that Parish;

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- “The added part of Michaelstone super Ely” means the part of the existing Parish of Michaelstone super Ely which is coloured brown on the City maps and “the excluded part of Michaelstone super Ely” means the remaining part of that Parish ;
- “The added part of St. Fagans” means the part of the existing Parish of St. Fagans which is coloured light blue on the City maps and “the excluded part of St. Fagans” means the remaining part of that Parish ;
- “The added parts of Whitechurch” means the parts of the existing Parish of Whitechurch which are coloured orange on the City maps and “the excluded part of Whitechurch” means the remaining part of that Parish ;
- “The added areas” means the parts of the Rural District added to the existing City by this Order ;
- “The Guardians” means the Guardians of the Poor Law Union of Cardiff ;
- “The Parish of Cardiff” “the Parish of Leckwith” “the Parish of Lisvane” “the Parish of Llanedarne” “the Parish of Michaelstone le Pit” “the Parish of St. Fagans” and “the Parish of Whitechurch” mean respectively each of those parishes as altered by this Order ;
- “Existing” in relation to any parish or other area altered by this Order means existing immediately before the commencement of this Order ;
- “The Cardiff Scheme of 1910” means the Scheme of Twentieth August One thousand nine hundred and ten regulating the Cardiff Intermediate and Technical Education Fund ;
- “The Glamorgan Scheme of 1912” means the Scheme of Sixteenth December One thousand nine hundred and twelve regulating the Glamorgan Intermediate and Technical Education Fund ;
- “The Act of 1888” and “the Act of 1894” mean respectively the Local Government Act 1888 and the Local Government Act 1894 ;
- “The Municipal Corporations Acts” means the Municipal Corporations Act 1882 and the Acts amending and extending the same and “the Public Health Acts” means the Public Health Act 1875 and the Acts amending and extending the same ;



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"The Burial Acts" means the Burial Acts 1852 to 1906; A.D. 1922.

"The Act of 1907" and "the Act of 1918" mean respectively the Public Health Acts Amendment Act 1907 and the Representation of the People Act 1918. *Cardiff Order.*

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

Provided that for the purposes of all proceedings preliminary or relating to any municipal election to be held on the ordinary day of election in the year One thousand nine hundred and twenty-two this Order shall operate from the date of the Act of Parliament confirming this Order:

Provided also that for any purpose connected with the distribution and application of the moneys payable out of the Local Taxation Account or by the Postmaster-General in pursuance of the Act of 1888 of the Local Taxation (Customs and Excise) Act 1890 and of the Roads Act 1920 (as amended by any subsequent Act and as affected by any Order in Council) the existing City shall be deemed not to have been altered and the added areas shall be deemed to continue part of the County until the First day of April One thousand nine hundred and twenty-three.

PART II.

ALTERATIONS OF BOUNDARY.

4.—(1) The boundary of the existing City (including Flat Holm Island) the area whereof is coloured pink on the City 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 Cairau the added part of Llandaff the added part of Llanedarne the added part of Llanishen the added part of Michaelstone super Ely the added part of St. Fagans and the added parts of Whitechurch. *Extension of City.*

(2) The boundary of the City shall be that shown by the red line on the City 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.

5.—(1) One of the City maps and one of the Ward maps shall be deposited in the office of the Minister and the other maps shall be deposited by the town clerk of the existing City *Deposit of City and Ward maps.*

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A.D. 1922. at his office within fourteen days after the passing of the Act of  
Parliament confirming this Order.

—  
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Order.*

(2) Copies of the City 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 Clerk to the Guardians to the Board of Inland Revenue to the Commissioners of Customs and Excise to the Registrar-General to the Postmaster-General to the Board of Trade to the Minister of Transport to the Minister of Agriculture and Fisheries and to the Electricity Commissioners 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 Minister of Agriculture and Fisheries.

Copies of  
map to be  
evidence.

(3) Copies of or extracts from the City 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 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 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.

(4) All fees so received shall be carried to the credit of the city fund.

Alterations  
of Parishes.

6.—(1) The added part of Llanedarne the added part of St. Fagans and the added parts of Whitechurch shall be separated from the existing parishes of Llanedarne St. Fagans and Whitechurch respectively.

(2) The excluded part of Cairau shall be amalgamated with the existing Parish of Michaelstone le Pit.

(3) The excluded part of Llandaff shall be amalgamated with the existing Parish of Leckwith.

(4) The excluded part of Llanishen shall be amalgamated with the existing Parish of Lisvane.

(5) The excluded part of Michaelstone super Ely shall be amalgamated with the Parish of St. Fagans.

(6) The added part of Cairau the added part of Llandaff the added part of Llanedarne the added part of Llanishen the added part of Michaelstone super Ely the added part of St. Fagans and the added parts of Whitechurch shall be amalgamated with the existing Parish of Cardiff.

PART III.

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PROVISIONS CONSEQUENT ON EXTENSION OF CITY.

*Cardiff*  
*Order.*

7. The number of Councillors of the City shall be increased from thirty to thirty-nine and the number of Aldermen of the City shall be increased from ten to thirteen.

Number of  
Councillors  
and Alder-  
men.

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

Division into  
wards.

(1) For the purposes of the election of Councillors the City shall be divided into thirteen wards which shall be named respectively the Central Ward the South Ward the Cathays Ward the Plasnewydd Ward the Penylan Ward the Adamsdown Ward the Canton Ward the Riverside Ward the Roath Ward the Grangetown Ward the Splott Ward the Llandaff Ward and the Gabalfa Ward:

(2) Each of the said wards shall comprise that portion of the City 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:

(4) Such of the Councillors representing the existing Central Ward the existing South Ward the existing Cathays Ward the existing Adamsdown Ward the existing Canton Ward the existing Riverside Ward the existing Roath Ward the existing Grangetown Ward and the existing Splott Ward respectively as would retire from office on the ordinary day of election in the years One thousand nine hundred and twenty-three and One thousand nine hundred and twenty-four shall in each case be deemed from and after the commencement of this Order to represent the ward constituted by this Order which bears the name of the ward for which they were elected and shall remain in office until the day on which they would have retired if this Order had not been made.

9.—(1) The first election of Councillors for the Penylan Plasnewydd Llandaff and Gabalfa Wards constituted by this Order shall be held on the First day of November One thousand nine hundred and twenty-two and the Lord Mayor of the existing City shall be the returning officer at the election for those wards but may appoint some other person to act as returning officer at the election for any of those wards.

Election of  
Councillors  
for new wards  
and of addi-  
tional Alder-  
men.

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Retirement  
of Council-  
lors and  
Aldermen  
elected in  
1922.

(2) The first election of the three additional Aldermen of the City shall take place on the Ninth day of November One thousand nine hundred and twenty-two.

10.—(1) The Councillors elected for the City in the year One thousand nine hundred and twenty-two for the wards specified in the preceding Article shall retire as follows:—

(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 twenty-three:

(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 twenty-five:

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

(2) The three additional Aldermen elected for the City in the year One thousand nine hundred and twenty-two in pursuance of this Order shall retire as follows:—

(a) The Alderman elected by the smallest number of votes on the Ninth day of November One thousand nine hundred and twenty-three:

(b) The other two Aldermen on the Ninth day of November One thousand nine hundred and twenty-six.

(3) If for any reason it is doubtful which of the Councillors or Aldermen ought to retire on the dates above specified the Council of the City shall on the Ninth day of November One thousand nine hundred and twenty-two or at the next following quarterly meeting 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.

County and  
Borough Coun-  
cils (Qualifica-  
tion) Act 1914.

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

County  
Electoral  
Divisions.

12.—(1) The Parish of Lisvane shall be included in the Kibbor Electoral Division of the County.

(2) The Parishes of Leckwith and Michaelstone le Pit shall be included in the Dinas Powis Electoral Division of the County.

(3) The Parish of St. Fagans shall be included in the Llandaff Electoral Division of the County.

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(4) The persons who immediately before the commencement of this Order are the County Councillors representing the Llandaff Kibbor and the Dinas Powis Electoral Divisions shall continue to represent the same divisions as if they had been originally elected to represent those divisions as altered by this Order and shall retire on the day on which they would have retired if this Order had not been made.

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*Order.*

13. The powers and duties of the quarter sessions recorder clerk of the peace stipendiary magistrate coroner and justices of the peace 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:

Jurisdiction  
of City  
justices &c.  
extended.

Provided that every person committing an offence in any part of the added areas prior to the commencement of this Order shall be tried 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 coroner in relation to any matter arising in or concerning any part of the added areas may be 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.

14.—(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.

Officers of  
Corporation  
continued.

(2) The auditors of the existing City who are in office at the commencement of this Order shall continue in office until the next ordinary day of election of City auditors.

City  
auditors.

15. 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 exercisable 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.

16. Subject to the provisions of this Order the unrepealed provisions of the Local Acts and of the Confirmation Acts specified in Schedule A. to this Order so far as the last-

Local Acts  
and Orders.

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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 and the limits for the supply of water by the Corporation shall accordingly include the whole of the City :

Provided that public notice shall be given in the added areas of the provisions of Part VII. of the Cardiff Corporation Act 1909 in the manner prescribed by Section 43 of that Act and that Part VII. of the Act of 1909 shall come into operation in the added areas at such time not being less than one month after the first publication of the advertisement as the Corporation may fix.

Electricity.

17.—(1) The portions of the Rural District added to the City by this Order shall be excluded from the area of supply of the Rural Council under the Acts and Orders specified in Schedule B. to this Order and shall be included within the area of supply of the Corporation under the Cardiff Electric Lighting Order 1891 and any Act or Order amending the same.

(2) In respect of the portions of the Rural District added to the City by this Order the Corporation shall be entitled as successors to the Rural Council to the benefit of Section 36 (Conditions affecting supply) of the South Wales Electrical Power Distribution Company's Act 1900 and of Section 17 (For protection of Llandaff and Dinas Powis Rural District Council) of the South Wales Electrical Power Distribution Company's Act 1908.

(3) The Cardiff Electric Lighting Order 1891 shall have effect as if such portions of the streets mentioned in the Second Schedule to the Llandaff and Dinas Powis Electric Lighting Order 1901 as are situate in the added portions of the Rural District were added to the Third Schedule to the Order of 1891.

(4) Subject to an adjustment consequent on the provisions of this Order all property and liabilities vested in or attaching to the Rural Council in relation to their electricity undertaking shall so far as regards the added portions of the Rural District be transferred to and vest in the Corporation by virtue of this Order and shall form part of the electricity undertaking of the Corporation.

(5) Nothing in this Order shall prejudicially affect the undertaking or powers of the South Wales Electrical Power Distribution Company in relation to the added areas under the

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Company's Acts of 1900 1902 1905 1906 1908 and 1920 and in relation to those areas the said Acts shall continue to apply as if the added areas formed no part of the City of Cardiff.

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—  
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*Order.*

(6) The agreements between the said South Wales Electrical Power Distribution Company of the first part the Rural Council of the second part and the Treforest Electrical Consumers Company Limited of the third part and respectively dated the Fourth day of November One thousand nine hundred and eight and the Sixth day of January One thousand nine hundred and twenty shall apply as follows (that is to say):—

(a) As respects so much of the Rural District as comprises the added areas the said agreements shall have effect as if the Corporation had been the party thereto of the second part instead of the Rural Council and during the continuance of the said agreements the Corporation shall take from the Company all such electricity as shall be supplied or used by the Corporation in so much of the added areas as are situated on the east side of the River Taff upon and subject to the terms and conditions of the said agreements: Provided that it shall not be obligatory upon the Corporation under this provision to take more than 150,000 units in any one year ending on the 31st day of October.

(b) As respects the remainder of the Rural District the said agreements shall have effect as if this Order had not been made; and

(c) Clause 9 of the said agreement dated the Fourth day of November One thousand nine hundred and eight and clause 1 of the said agreement dated the Sixth day of January One thousand nine hundred and twenty shall have effect as if in lieu of the sum of One hundred and fifty pounds mentioned in the said clauses there had been mentioned—

(i) as respects the Corporation the sum of Forty pounds; and

(ii) as respects the Rural Council the sum of One hundred and ten pounds.

18.—(1) The provisions of the Baths and Washhouses Acts 1846 to 1899 the Public Libraries Acts 1892 to 1919 the Infectious Disease (Prevention) Act 1890 Parts II. and III. of the Public Health Acts Amendment Act 1890 and the Museums and Gymnasiums Act 1891 (so far as it relates to museums) shall be in force in and apply to the City as if the same had been adopted for the City.

Adoptive  
Acts.

(2) The provisions of any adoptive Act other than the Acts mentioned in subdivision (1) of this Article shall cease to be in force and apply to any part of the added areas.

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*Provisional Order Confirmation (Cardiff  
Extension) Act, 1922.*

A.D. 1922.

*Cardiff  
Order.*

(3) Any Order under the Infectious Disease (Notification) Act 1889 or under any adoptive Act mentioned in subdivision (1) of this Article which is in force at the commencement of this Order throughout the existing City shall extend and apply to the added areas and any such Order in force on the date aforesaid in the added areas shall save as hereinbefore provided cease to be in force in those areas.

(4) Any adoptive Act or Order under such Act or under the Infectious Disease (Notification) Act 1889 which immediately before the commencement of this Order is in force in the existing Parish of Michaelstone le Pit the existing Parish of Leckwith the existing Parish of St. Fagans or the existing Parish of Lisvane shall in each case be in force in and apply to the area added to that Parish by this Order and any other such Act or Order shall cease to be in force in such area.

Powers under  
Act of 1907.

19. Subject to any Order which the Minister or the Secretary of State may make after the commencement of this Order—

(1) The provisions of any Order made before the commencement of this Order and declaring to be in force in the existing City any Parts or Sections of the Act of 1907 shall have effect as if any reference in that Order to the City as it existed at the date of such Order extended and applied to the City and as if the said Parts or Sections were accordingly declared to be in force in the City :

(2) Any other Order under the Act of 1907 which is in force at the commencement of this Order throughout the existing City shall extend and apply to the added areas :

(3) The provisions of any Order made before the commencement of this Order and declaring to be in force in any part of the added areas any Parts or Sections of the Act of 1907 shall cease to apply to any such part and subject to the provisions of this Order the Parts or Sections declared by any such Order to be in force shall cease to be in force in any such part :

(4) The provisions of any Order under the Act of 1907 which at the commencement of this Order are in force in the existing Parish of Michaelstone le Pit the existing Parish of Leckwith the existing Parish of St. Fagans or the existing Parish of Lisvane shall in each case be in force in and apply to the area added to that Parish by this Order and any other such Order shall cease to be in force in such area.

Orders under  
Sections 33  
and 34 of  
Act of 1894.

20.—(1) The powers duties and liabilities transferred to or conferred upon the Corporation by Orders of the Local Government Board under Sections 33 and 34 of the Act of 1894 dated the



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*Extension) Act, 1922.*

Second day of November One thousand nine hundred and three  
the Twenty-fourth day of February One thousand nine hundred  
and four the Twenty-ninth day of March One thousand nine  
hundred and four the Fifteenth day of March One thousand nine  
hundred and five and the Twenty-seventh day of June One  
thousand nine hundred and five in relation to the appoint-  
ment of Overseers and Assistant Overseers to the revocation of  
the appointment of Assistant Overseers to the powers duties  
and liabilities of the Vestry and to other matters referred to in  
the said Orders shall be deemed to have been transferred to  
or conferred on the Corporation in respect of the City and of  
the Parish of Cardiff and the said Orders shall have effect  
accordingly.

A.D. 1922.

—  
*Cardiff*  
*Order.*

(2) An Order may be made by the Minister under  
Section 33 of the Act of 1894 with respect to any charity  
held wholly or partly for the benefit of the inhabitants of any  
existing parish affected by this Order as if this Order had not  
been made:

21. Any Order made under the Shop Hours Act 1904 or  
under the Shops Act 1912 or any subsequent Act providing  
for the closing of shops and in force immediately before the  
commencement of this Order in any area affected by this Order  
shall subject to the provisions of such Acts remain in force and  
apply to the area to which it applied immediately before the  
commencement of this Order.

Orders under  
Shop Hours  
Act 1904 or  
Shops Acts  
1912 to 1920.

22. Any Order under the Wild Birds Protection Acts 1880  
to 1908 which is in force at the commencement of this Order  
in the existing City shall extend to the added areas and any  
Order under those Acts which is then in force in the County  
shall cease to apply to the added areas.

Orders under  
Wild Birds  
Protection  
Acts.

23. Subject to the provisions of this Order—

Byelaws &c.  
in force in  
City.

(1) The byelaws made by the Corporation with respect  
to new streets and buildings which were confirmed  
on the Twenty-first day of March One thousand nine  
hundred the Fifteenth day of April One thousand  
nine hundred and twelve the Third day of December  
One thousand nine hundred and fifteen and the  
Twenty-third day of September One thousand nine  
hundred and twenty respectively in so far as such  
byelaws may be in force throughout the existing  
City immediately before the commencement of this  
Order shall for a period of one year from the date  
of the Act of Parliament confirming this Order  
extend and apply to the City unless previously  
repealed or altered but on the expiration of the  
period aforesaid shall cease to be in force within  
any part of the City :

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*Cardiff  
Order.*

- (2) Save as herein-before provided all byelaws and every scale of charges made by the Corporation which immediately before the commencement of this Order may be in force throughout the existing City shall extend and apply to the City until such byelaws or scale of charges may be altered or repealed :
- (3) All byelaws made by the County Council or 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 in those areas 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 their surveyor or clerk one month at least before that date and have not been disapproved by the Council :
- (4) As regards any work within the exception in subdivision (3) of this Article 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 :
- (5) 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 which by virtue of this Article cease to be in force may be taken by the Corporation as if those byelaws had remained in force and the Corporation had been substituted therein for that Council :
- (6) In this Article "byelaws" includes any regulation or order and "scale of charges" includes any list of tolls or table of fees or payments.

Urban powers  
&c. in ex-  
cluded parts  
of Parishes.

24. All the powers rights duties capacities liabilities and obligations of an Urban District Council and all the powers in relation to the chargeability of expenses with which the Rural Council are invested in pursuance of any Order issued by the Local Government Board or the Minister under the Public Health Acts in respect of the existing Parishes of Michaelstone le Pit Leckwith St. Fagans and Lisvane shall be deemed to vest in and attach to the said Council in respect of each of the said parishes as altered by this Order.

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25.—(1) At the commencement of this Order such number of the members of the police force of the County as shall have been determined by agreement subject to the approval of the Secretary of State between the Standing Joint Committee of the County and the Watch Committee of the existing City or in default of agreement by the Secretary of State shall be transferred to and become part of the police force of the City:

A.D. 1922.

—  
*Cardiff*  
*Order.*  
County  
police.

Provided that no member of the police force of the County shall be so transferred without his consent.

(2) Every member of the County police force so transferred shall hold office in the police force of the City upon the same tenure and subject to the same terms and conditions as the other serving members of the City police force and any period of service which he was entitled to reckon before such transfer for purposes of pay promotion or pension in the County police force shall be reckoned for the same purpose in the City police force:

Provided that where the scale of ordinary pensions applicable to a member of the County police force who is so transferred is by virtue of Section 29 (1) (a) of the Police Pensions Act 1921 a scale other than that prescribed in Part I. of the First Schedule to that Act such scale shall continue to apply to him as if he had not been so transferred.

(3) The provisions of subsection (2) of Section 8 of the Police Pensions Act 1921 shall extend and apply to and in relation to any member of a police force transferred under this Article as if that member had removed with the written sanction of the Chief Constable of the County and notwithstanding that at the date of the transfer such member may not have completed one year's approved service in the County police force.

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

County police  
stations.

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

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Extension) Act, 1922.*

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*Cardiff  
Order.*

Adjustment  
of financial  
relations  
between  
County and  
County  
Boroughs.

27.—(1) In any case where the extension of the existing City by this Order affects the distribution 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 of the moneys payable out of the Local Taxation Account or by the Postmaster-General in pursuance of the Act of 1888 of the Local Taxation (Customs and Excise) Act 1890 and of the Roads Act 1920 (as amended by any subsequent Act and as affected by any Order in Council) 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.

(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 Borough affected and if such adjustment has not been made before the Thirtieth day of September One thousand nine hundred and twenty-three then on the application of any of the Councils interested the Minister may if he thinks fit make or appoint an arbitrator to make the adjustment.

(3) In any case in which an agreement for equitable adjustments as aforesaid has not been made the provisions of the Act of 1888 relating to adjustments between Administrative Counties and County Boroughs shall apply with the necessary modifications and the Minister or an arbitrator appointed by him 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 Minister be deemed to be made by him otherwise than as an arbitrator and any arbitrator appointed by him 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 Sections 87 of the Act of 1888 shall apply to any inquiries which may be directed by the Minister under this Article and to the cost 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.

Adjustment  
for purposes  
of Licensing  
(Consolida-  
tion) Act  
1910.

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

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*Extension) Act, 1922.*

(2) 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 such extended period as may be allowed by the Secretary of State or in default of agreement by an arbitrator appointed by the Secretary of State.

A.D. 1922.

—  
*Cardiff*  
*Order.*

(3) 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.

29.—(1) The Minister may at any time after the passing of the Act of Parliament confirming this Order by Order make such provisions as appear to him to be necessary for transferring to the Insurance Committee for the City such of the property rights and liabilities of the Insurance Committee for the County as relate to persons resident in the added areas.

Insurance  
Committees.

(2) An Order made under this Article may authorise the Insurance Committee for the County to continue to act as Insurance Committee for the added areas until such date not being later than the Thirty-first day of December One thousand nine hundred and twenty-two as may be specified in the Order and may for that purpose postpone the operation of this Order so far as relates to the rights and duties of the respective Insurance Committees for the County and City until the date so specified and may provide for such financial adjustments and may contain such other consequential and supplementary provisions as may appear to the Minister necessary or expedient.

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

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

30. For the purposes and subject to the provisions of the Education Acts 1870 to 1919—

Transfer  
of public  
elementary  
schools &c. to  
Corporation.

(1) All public elementary schools provided by the County Council as local education authority and situate in the added areas and the furniture fittings books and apparatus belonging to the County Council of any

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Order.*

public elementary school in the added areas shall by virtue of this Order be transferred to and vested in the Corporation as the local education authority for all the estate and interest therein of the County Council as the local education authority :

(2) All contracts debts and liabilities which at the commencement of this Order are existing or are owing by or attach to the County Council in respect exclusively of any public elementary school in the added areas or of the furniture fittings books or apparatus or with respect to the officers teachers and servants of any public elementary school in the added areas 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 :

(3) Section 68 of the Act of 1894 shall apply with respect to any adjustment required for the purposes of subdivisions (1) and (2) of this Article :

Mortgage  
debts in  
respect of  
transferred  
schools.

(4) Subject to any adjustment which may hereafter be made the liability for repayment of so much of any loan raised exclusively in respect of any public elementary school or of the furniture fittings or apparatus transferred to and vested in the Corporation by virtue of this Order as will be owing at the commencement of this Order and the liability for the payment of interest on that part of the said loan shall by virtue of this Order be transferred and attach to the Corporation as the local education authority and so much of any such loan as will be owing at the commencement of this Order shall be charged on the city fund and the city 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 :

(5) In the foregoing subdivisions of this Article "public elementary school" includes the site and schoolhouse and also any land acquired and held by the County Council as the local education authority for purposes of elementary education :

Education  
byelaws.

(6) 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 areas shall cease to be in force in that part :

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

A.D. 1922.

*Cardiff  
Order.*  
Managers.

31.—(1) So much (if any) of the endowments mentioned in the Glamorgan Scheme of 1912 representing Edward Lewis' Foundation and Alldworth's Foundation as the Board of Education may determine under Section 12 of the Welsh Intermediate Education Act 1889 to be applicable for the benefit of the City shall be part of the Cardiff Intermediate and Technical Education Fund and the Cardiff Scheme of 1910 shall have effect in relation thereto accordingly.

Schemes for  
intermediate  
and techni-  
cal educa-  
tion.

(2) In the Glamorgan Scheme of 1912 and the Cardiff Scheme of 1910 (including the conditions set out in the Second Schedule relating to the Craddock Wells Charity) references to the Administrative County of Glamorgan or the County Borough of Cardiff or to the area comprised therein shall as from the commencement of this Order (without prejudice to any such determination as in this Article mentioned) be construed as references to that County or County Borough as altered by this Order or to the area comprised therein.

(3) The yearly sum of Four thousand five hundred and thirty-eight pounds directed by clause 3 of the Glamorgan Scheme of 1912 to be paid to a separate account out of the sum carried to the Exchequer Contribution Account of the County Fund shall be reduced to such extent as the Board of Education may by Order direct.

(4) For the purposes of the Glamorgan Scheme of 1912 any portion of the added areas comprised before the commencement of this Order in a county school district under that Scheme shall cease to be comprised therein.

(5) Nothing in this Order shall affect the direction in clause 86 of the Glamorgan Scheme of 1912 that for the purposes of that clause Howell's Glamorgan County School shall be deemed to be a county school or the right of girls residing in the added areas to compete for Howell's Scholarships under clause 64 of the Scheme of Fifteenth October One thousand eight hundred and ninety-four regulating that school.

(6) No pupil who is at the commencement of this Order in a school regulated by the Glamorgan Scheme of 1912 or the Cardiff Scheme of 1910 shall be liable to any payment to which he might not have been liable if this Order had not been made and any holder of a scholarship exhibition or other benefit awarded before the commencement of this Order under either of the said Schemes shall be entitled to hold the same as if this Order had not been made.

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A.D. 1922.

*Cardiff  
Order.*

(7) Subsections (1) (2) and (3) of Section 68 of the Act of 1894 shall apply with respect to any adjustment required for the purposes of this Article as if the Corporation and the County Council as the Governing Bodies under the Cardiff Scheme of 1910 and the Glamorgan Scheme of 1912 were Authorities within the meaning of that Section and any sum required to be paid by any Authority for the purposes of such adjustment may be paid by the Authority out of the general fund under the Cardiff Scheme of 1910 or the Glamorgan Scheme of 1912 as the case may be.

Property &c.  
of Rural  
Council.

32. Subject to the provisions of this Order—

- (1) The Rural Council shall cease to exercise any powers or discharge any duties within any part of the added areas :
- (2) All property or 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 the Corporation as Urban Sanitary Authority :
- (3) Any property or liabilities vested in or attaching 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.

Provided that the Isolation Hospital of the Rural Council in the added part of Cairau shall remain vested in and the property of the Rural Council.

Mortgage  
debts of  
Corporation.

33.—(1) So much of any sums borrowed by the Corporation as will at the commencement of this Order be owing and charged upon the revenues city fund and city rate of the existing City shall by virtue of this Order be charged upon the revenues city fund and city rate of the City and 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.

(2) Nothing in this Order shall prejudice or affect any mortgage or other security which has been granted in respect of any borrowed moneys or the powers of any person entitled under any such mortgage or other security to enforce the same as if this Order had not been made and where for any such purpose it is necessary to continue the exercise of a power which would have existed but for this Order the power may continue to be exercised as if this Order had not been



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made and the city rate of the City shall for any such purpose be levied and have effect in substitution for the rate which would have been leviable if this Order had not been made.

A.D. 1922.  
—  
*Cardiff*  
*Order.*

34.—(1) 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 : Burial Acts  
in City.

Provided that no approval sanction or authorisation of the vestry of the Parish of Cardiff shall be required in respect of any act of the Corporation as the Burial Board.

(2) Subject to the provisions of the Burial Act 1900 all tables of fees payments or sums receivable immediately prior to the commencement of this Order in respect of a burial ground transferred to the Corporation by this Order shall continue in force and the fees payments and sums shall thenceforth be receivable by the Corporation acting as a Burial Board until or except in so far as any such table of fees payments or sums may be varied in pursuance of the statutory provisions in that behalf.

(3) Subject to the provisions of sub-division (4) of this Article the burial ground vested in the Parish Council of Llandaff immediately before the commencement of this Order as the authority for the execution of the Burial Acts shall be reserved by the Corporation exclusively for the burial of parishioners and inhabitants of such part of the existing Parish of Llandaff as is not comprised within any of the ecclesiastical districts of Gabalfa Canton and Ely.

(4) Nothing in this Order shall prejudice or affect any right of burial which any person may have acquired prior to the commencement of this Order in relation to any burial ground transferred to the Corporation by this Order or any right of constructing a burial place or of erecting or placing any monument tablet gravestone or inscription which any person may have acquired prior to the commencement of this Order in relation to such burial ground. Saving rights  
of burial.

(5) Nothing in this Order shall prejudicially affect any right privilege authority or duty which immediately before the commencement of this Order is exerciseable by or attaches to any incumbent or sexton under the Burial Acts.

35.—(1) The occupiers or owners of rateable hereditaments in the several portions of the Parish of Cardiff mentioned in column 1 of Schedule C to this Order shall in each of the years specified in column 2 of that Schedule be entitled to relief from the city rate to the extent of the amount in the pound stated under the year in question opposite the description of the portion of the Parish in column 1 of that Schedule. Relief from  
contributions  
to city rate.

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*Cardiff  
Order.*

(2) The relief afforded by this Article shall be given by means of deductions from the sums assessed by the Corporation in respect of contributions to the city rate by the portions of the Parish aforesaid.

(3) Any sum deducted in pursuance of this Article shall be specified in any precept for contributions to the city rate issued to the Overseers of the Parish of Cardiff and the net contribution to the city rate in respect of each portion of the Parish to which relief from the city rate is afforded shall be distinguished.

(4) In levying the consolidated rate for the Parish of Cardiff the Overseers shall comply with any direction which may be given in a precept of the Corporation for the purpose of securing that the contribution to the city rate of each portion aforesaid of the Parish shall be paid from a rate levied over that portion of the Parish.

As to pre-  
mises for  
slaughtering  
&c. swine.

36. Notwithstanding the provisions of the Cardiff Markets Act 1835 or of any other Act it shall be lawful for the Corporation to grant licences to be in force for such time or times not being less than twelve months as shall be specified in such licences for the killing slaughtering singeing scalding or dressing of swine in any messuage tenement or building which was lawfully in use for any such purpose on the first day of January One thousand nine hundred and twenty-one.

PART IV.

SUPPLEMENTARY PROVISIONS.

Guardians  
for the  
Parish of  
Cardiff and  
wards.

37.—(1) The total number of elected Guardians for the Cardiff Union shall be reduced by seven and thirty-nine Guardians shall be elected for the Parish of Cardiff.

(2) The Parish of Cardiff shall for the purpose of the election of Guardians be divided into thirteen wards which shall respectively be co-terminous with and bear the same names as the municipal wards of the City and three Guardians shall be elected in the year 1925 and in every third year thereafter for each of the wards.

Continuance  
in office of  
Guardians.

38.—(1) Of the persons who immediately before the commencement of this Order are acting as the Guardians for the wards of the existing Parish of Cardiff and as Rural District Councillors and Guardians for the existing Parishes of Cairau Llandaff Llanishen and Whitechurch—

(a) Thirty-nine persons shall be allocated in the manner prescribed in Schedule D to this Order to the thirteen wards of the Parish of Cardiff constituted for the election of Guardians by this Order and shall be

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deemed to have been elected as and shall act as the Guardians for those wards respectively and shall continue in office until the day on which they would have retired from office if this Order had not been made.

A.D. 1922,  
Cardiff  
Order.

(b) The persons not so allocated shall subject (in the case of Whitechurch) to the provisions of the next following Article of this Order cease to hold office as Guardians or Rural District Councillors.

(2) If for any reason it is doubtful which of the persons acting as Guardians or Rural District Councillors for any existing ward or parish should continue in office as Guardians or to which of two wards any of such persons should be allocated the Guardians shall at their last meeting before the commencement of this Order by a majority of votes or in case of an equality of votes by the casting vote of the Chairman determine the question.

(3) If by reason of any casual vacancy existing at the commencement of this Order a vacancy will after such allocation as aforesaid exist in the representation of any ward constituted by this Order the Guardians at their first or second meeting after the commencement of this Order shall in the manner prescribed by the preceding subdivision of this Article allocate to fill such vacancy one of the persons acting as Guardians or Rural District Councillors who would otherwise by reason of this Order have ceased to hold office.

39.—(1) The total number of Councillors of the Rural District shall be reduced by six.

Rural  
District  
Councillors.

(2) The Parish of Lisvane the Parish of St. Fagans and the Parishes of Leckwith and Michaelstone le Pit as united for the election of Rural District Councillors shall each be represented by one Rural District Councillor and Guardian and the Parish of Whitechurch shall be represented by two Rural District Councillors and Guardians.

(3) The persons who immediately before the commencement of this Order are the Rural District Councillors for the existing Parishes of Cairau Llandaff and Llanishen shall go out of office as Rural District Councillors on that date.

(4) The persons who immediately before the commencement of this Order are the Rural District Councillors for the existing Parishes of—

- (a) Lisvane ;
- (b) Llanedarne ;
- (c) St. Fagans and Michaelstone super Ely ; and
- (d) Leckwith and Michaelstone le Pit

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A.D. 1922. shall continue in office as Rural District Councillors and  
Guardians until the Fifteenth day of April One thousand nine  
hundred and twenty-five and shall be deemed to have been  
elected for and shall represent respectively—  
*Cardiff  
Order.*

- (a) The Parish of Lisvane ;
- (b) The Parish of Llanedarne ;
- (c) The Parish of St. Fagans ; and
- (d) The United Parishes of Leckwith and Michaelstone  
le Pit.

(5) The Rural Council at their last meeting before the  
commencement of this Order shall by a majority of votes and  
in case of an equality of votes by the casting vote of the Chair-  
man select from the persons then acting as Rural District  
Councillors for the existing Parish of Whitechurch one person  
who shall continue to act as Guardian for the Parish of Cardiff  
in pursuance of Article 38 and Schedule D. to this Order and  
the two persons not so selected shall continue to act as Rural  
District Councillors and Guardians for the Parish of Whitechurch.

*Parish  
Councils.*

40. Subject to the provisions of this Order—

- (1) The Parish Councils of the existing Parishes of  
Llandaff and Llanishen shall cease to exist :
- (2) Any powers and duties transferred by or under the  
Act of 1894 to the Parish Councils of the existing  
Parishes of Llandaff Llanishen St. Fagans and  
Whitechurch (except powers or duties as the autho-  
rity under any of the Adoptive Acts as defined in  
the Act of 1894) shall so far as regards the added  
parts of those Parishes be vested in and imposed on  
the persons and authorities in or on whom they  
would be vested or imposed if the added parts had  
been included in 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 said added parts for the pur-  
pose or by virtue of the said powers and duties shall  
by virtue of this Order be transferred to and vest in  
the persons and authorities aforesaid :
- (3) Any property or liabilities of the said Parish Councils  
held or incurred so far as regards the added parts  
otherwise than by virtue or for the purposes of the  
powers or duties aforesaid shall by virtue of this  
Order be transferred to and vest in the Corporation :
- (4) The powers duties property and liabilities of the  
Parish Council of Llandaff under any of the  
Adoptive Acts as defined in the Act of 1894 shall  
by virtue of this Order be transferred to and vest in  
the Corporation :

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- (5) The powers duties property and liabilities of the Parish Councils of Llanishen St. Fagans and Whitechurch under any of the Adoptive Acts as defined in the Act of 1894 or of any authority under any such Adoptive Act shall so far as regards the added parts of those existing Parishes by virtue of this Order be transferred to and vest in the Corporation : A.D. 1922.  
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- (6) The Parish Councils of the existing Parishes of Lisvane St. Fagans and Whitechurch shall be deemed to have been elected as and shall be the Parish Councils for the Parishes of Lisvane St. Fagans and Whitechurch respectively :
- (7) Any property or liabilities held or incurred by any Parish Council mentioned in this Article in relation to the added areas or any part thereof conjointly with any other area shall be a matter for adjustment under Section 62 of the Act of 1888.

41. Subject to the provisions of this Order—

*Parish  
Meetings.*

- (1) Any powers and duties transferred by or under the Act of 1894 to the Parish Meetings of the existing Parishes of Cairau Llanedarne and Michaelstone super Ely (except powers and duties under any of the Adoptive Acts as defined in that Act) shall so far as regards the added parts of those Parishes be vested in and imposed on the persons and authorities in or on whom they would be vested or imposed if those added parts had been included in the existing City on the appointed day within the meaning of the Act of 1894 :
- (2) Any property or liabilities held or incurred by the Chairman of the Parish Meeting and Overseers of any of the existing Parishes aforesaid in relation exclusively to the added parts thereof for the purposes or by virtue of the powers and duties above mentioned shall by virtue of this Order be transferred to and vest in the persons and authorities aforesaid :
- (3) Any property or liabilities held or incurred by any authority under any of the Adoptive Acts as defined in the Act of 1894 in relation exclusively to the added parts of the said Parishes for the purposes of any such Adoptive Act or otherwise than for the purposes or by virtue of the powers and duties above mentioned shall by virtue of this Order be transferred to and vest in or attach to the Corporation :

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(4) Any property or liabilities held or incurred on behalf of any Parish Meeting mentioned in this Article in relation to the added areas or any part thereof conjointly with any other area shall be a matter for adjustment under Section 62 of the Act of 1888.

Liquidation  
of current  
debts and  
liabilities.

42.—(1) The Parish Councils of Llandaff and Llanishen shall liquidate as far as practicable before the commencement of this Order all current debts and liabilities incurred by them.

(2) The County Council the Corporation the Rural Council the Parish Councils and the Guardians shall before the commencement of this Order make and levy such rates or issue such precepts or contribution orders as may be necessary to raise funds sufficient to defray all current debts and liabilities and the expenditure to be incurred before the First day of April One thousand nine hundred and twenty-three in respect of the areas affected by this Order.

(3) The Overseers of any existing parish affected by this Order shall before the commencement of this Order make and levy such rate or rates as may be necessary to satisfy the requirements of any such precept or contribution order and also to raise funds sufficient to defray all current debts and liabilities incurred or to be incurred by such Overseers before the First day of April One thousand nine hundred and twenty-three.

(4) If default is made in complying with the provisions of this Article in respect of any area affected by this Order then—

(a) If such default is in respect of the existing City or an added area the Overseers of the Parish of Cardiff may and on the receipt of a precept or contribution order from the Corporation or the Guardians shall make and levy over the area of the existing Parish of Cardiff or over the added area as the case may require a separate consolidated rate of such an amount in the pound as will be sufficient to meet the precept or contribution order and defray all current debts and liabilities and expenditure aforesaid as if such existing parish or added area were a separate parish:

(b) If such default is in respect of any other area the Overseers of the parish of which such area forms part after the commencement of this Order may (and if required by the Rural Council or the Guardians shall) make and levy on such portion of the parish a separate rate in the nature of a poor rate of such an amount in the pound as will be sufficient to defray the current debts and liabilities and expenditure aforesaid as if such portion were a separate parish,

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(5) Except as provided by this Article a rate shall not be made after the commencement of this Order and before the First day of April One thousand nine hundred and twenty-three in the City or in the Parish of Cardiff or in any parish altered by this Order.

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43.—(1) As soon as practicable after the commencement of this Order the County Council and the Rural Council shall as regards any cash balance in their hands at the commencement of this Order estimate the proportion thereof derived from contributions paid by each of the added areas and subject to a deduction on account of undischarged liabilities in respect of that added area accruing up to the commencement of this Order shall transfer such amount to the Corporation.

Apportion-  
ment of  
balances and  
sums re-  
ceived under  
precepts.

(2) Any sum received after the commencement of this Order by the County Council or the Rural Council under a precept issued before that date in respect of any area comprising one of the added areas shall be dealt with in the manner prescribed by subdivision (1) of this Article.

(3) The apportionment under this Article of any balance or sum received under a precept shall be subject to review on an adjustment under this Order.

44. 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—

Adaptation  
of provisions  
as to adjust-  
ment.

(a) 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

(b) 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 Minister may sanction.

45. 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 alteration or the abolition of the area of any existing parish that section shall have effect—

Parochial  
adjustments.

(a) As if the Overseers of any parish as so altered and the persons who immediately before the commencement

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of this Order were the Overseers of any parish so abolished or if the circumstances of the case so require any persons who may be substituted for those persons by an Order of the Minister were within the meaning of the said section as applied by this Order 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 Order 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 hereunder 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 capital sum paid for the purposes of any adjustment or in pursuance of any order or award of an arbitrator shall be applied by such person in such manner and for such purpose as the Minister of Health may authorise or direct.”

Balances in  
accounts of  
Guardians  
Rural  
Council and  
Overseers.

46.—(1) Any balances standing at the commencement of this Order in the books of the Guardians or of the Rural Council to the credit or debit of the existing Parishes of Cairau Llandaff Llanedarne Llanishen Michaelstone super Ely St. Fagans and Whitechurch shall be matters for adjustment under Section 62 of the Act of 1888.

(2) Any balances at the commencement of this Order in the hands of or due to the Overseers of the Poor of any existing Parish mentioned in subdivision (1) of this Article shall be a matter for adjustment under Section 62 of the Act of 1888.

Arrears of  
rates &c.

47. Subject to the provisions of this Order all rates not collected at the commencement of this Order and made by—

(1) The Overseers of the existing Parish of Cairau and due in respect of hereditaments in the added part of Cairau shall be collected and recovered by the Overseers of the Parish of Cardiff and all such rates due in respect of hereditaments in the excluded part of Cairau shall be collected and recovered by the Overseers of the Parish of Michaelstone le Pit;



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- (2) The Overseers of the existing Parish of Llandaff and due in respect of hereditaments in the added part of Llandaff shall be collected and recovered by the Overseers of the Parish of Cardiff and all such rates due in respect of hereditaments in the excluded part of Llandaff shall be collected and recovered by the Overseers of the Parish of Leckwith;
- (3) The Overseers of the existing Parish of Llanishen and due in respect of hereditaments in the added part of Llanishen shall be collected and recovered by the Overseers of the Parish of Cardiff and all such rates due in respect of hereditaments in the excluded part of Llanishen shall be collected and recovered by the Overseers of the Parish of Lisvane;
- (4) The Overseers of the existing Parish of Michaelstone super Ely and due in respect of hereditaments in the added part of Michaelstone super Ely shall be collected and recovered by the Overseers of the Parish of Cardiff and all such rates due in respect of hereditaments in the excluded part of Michaelstone super Ely shall be collected and recovered by the Overseers of the Parish of St. Fagans;
- (5) The Overseers of the existing Parishes of Llanedarne St. Fagans and Whitechurch shall be collected and recovered by the Overseers of the Parishes of Llanedarne St. Fagans and Whitechurch.

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48. Every person who by residence birth or other qualification in any area mentioned in column 1 of Schedule E. to this Order has acquired at any time before the commencement of this Order or is at that date in course of acquiring a settlement in the existing Parish of which such area forms the whole or a part or a status of irremovability from the Cardiff Poor Law Union shall be deemed to have acquired or to be in the course of acquiring a settlement in the Parish denoted by the corresponding number in column 2 of that Schedule and a status of irremovability from the Cardiff Poor Law Union as if in each case such area had always formed the whole or a part of the Parish so denoted.

Settlement  
 and removal  
 of the Poor.

49. Until new valuation lists come into force—

Valuation  
 lists.

- (1) The valuation list of the existing Parish of Cardiff and the portions of the valuation lists of the existing Parishes of Cairau Llandaff Llanedarne Llanishen Michaelstone super Ely St. Fagans and Whitechurch which relate to hereditaments in the added parts of those parishes respectively shall together form the valuation list of the Parish of Cardiff:

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- (2) The remaining portions of the valuation lists of the existing Parishes of St. Fagans and Michaelstone super Ely shall together form the valuation list of the Parish of St. Fagans :
- (3) The remaining portion of the valuation list of the existing Parish of Whitechurch shall be deemed to be the valuation list of the Parish of Whitechurch :
- (4) The remaining portion of the valuation list of the existing Parish of Llanedarne shall be deemed to be the valuation list of the Parish of Llanedarne :
- (5) The remaining portion of the valuation list of the existing Parish of Llanishen and the valuation list of the existing Parish of Lisvane shall together form the valuation list of the Parish of Lisvane :
- (6) The remaining portion of the valuation list of the existing Parish of Cairau and the valuation list of the existing Parish of Michaelstone le Pit shall together form the valuation list of the Parish of Michaelstone le Pit :
- (7) The remaining portion of the valuation list of the existing Parish of Llandaff and the valuation list of the existing Parish of Leckwith shall together form the valuation list of the Parish of Leckwith.

County rate  
basis.

50.—(1) Subject to any future revision the basis or standard of the county rate of the County shall be altered as follows :—

- (a) The value of the property in the existing Parishes of Cairau Llandaff Llanishen and Michaelstone super Ely shall (save as hereinafter provided) be omitted therefrom :
- (b)—(i) From the amounts respectively appearing therein as the net annual values of the agricultural land and of other hereditaments in the existing Parishes of Cairau Llandaff Llanedarne Llanishen Michaelstone super Ely St. Fagans and Whitechurch there shall be deducted such sums in each case as will represent the net annual values of the agricultural land and of other hereditaments in the added parts of those parishes and the resulting totals shall be dealt with as hereinafter provided ;
  - (ii) The resulting totals in the case of Llanedarne shall be the net annual values of the agricultural land and of other hereditaments in the Parish of Llanedarne ;
  - (iii) The resulting totals in the case of Whitechurch shall be the net annual values of the agricultural land and of other hereditaments in the Parish of Whitechurch ;

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(iv) The resulting totals in the cases of St. Fagans and Michaelstone super Ely shall be aggregated to form the net annual values of the agricultural land and of other hereditaments in the Parish of St. Fagans ;

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(v) The resulting totals in the case of Cairau shall be added to the net annual values of the agricultural land and of other hereditaments in the existing Parish of Michaelstone le Pit to form the net annual values of agricultural land and of other hereditaments in the Parish of Michaelstone le Pit ;

(vi) The resulting totals in the case of Llandaff shall be added to the net annual values of the agricultural land and of other hereditaments in the existing Parish of Leckwith to form the net annual values of the agricultural land and of other hereditaments in the Parish of Leckwith ;

(vii) The resulting totals in the case of Llanishen shall be added to the net annual values of the agricultural land and of other hereditaments in the existing Parish of Lisvane to form the net annual values of the agricultural land and of other hereditaments in the Parish of Lisvane ;

(c) The net annual value and assessable value of the property in each of the Parishes of Llanedarne Whitechurch St. Fagans Michaelstone le Pit Leckwith and Lisvane shall be calculated by reference to the net annual values of the agricultural land and of other hereditaments in the parish as determined in accordance with this Article.

(2) For the purposes of this Article :—

(i) The net annual value of the agricultural land in a part of any existing parish shall be the amount which bears the same relation to the net annual value of agricultural land in the existing parish as the total rateable value of the agricultural land in such part bears to the total rateable value of the agricultural land in the existing parish ;

(ii) For the purpose of ascertaining the net annual value of other hereditaments (not being agricultural land) in a part of any existing parish subdivision (2) (i) of this Article shall apply with the substitution for "agricultural land" of "hereditaments other than agricultural land" ;

(iii) "Net annual value" and "assessable value" mean the net annual value and assessable value according to the basis or standard of the county rate of the County and "total rateable value" means the total

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rateable value according to the valuation list of the existing parish last in force before the basis or standard is altered in pursuance of this Article.

(3) For the purpose of the preparation of any Order for county contributions to be issued by the County Council after the commencement of this Order this Article shall operate from the date of the Act of Parliament confirming this Order.

Saving for  
existing jury  
lists.

51. For the purposes of the jury lists the parishes affected by this Order shall be deemed to continue unaltered until the next lists after the commencement of this Order come into force.

Duplicate  
entries in  
electors lists.

52.—(1) The Registration Officer of the Parliamentary County of Glamorgan shall on publication of the electors lists for each registration unit comprising any part of the added areas supply the Registration Officer of the Parliamentary Borough of Cardiff with a sufficient number of copies of those lists.

(2) Except as otherwise provided in this Article it shall be the duty of the Registration Officer of the said Parliamentary Borough to issue such notices and otherwise to take such steps as are required by Rule 23 in the First Schedule to the Act of 1918 in order to secure that no person is registered as a local government elector in respect of more than one qualification in the City for the purpose of city council elections or in any ward of the Parish of Cardiff for the purpose of guardians elections.

(3) Where the Registration Officer of the said Parliamentary Borough considers (whether on account of an expression of choice by a person affected by a duplicate entry or otherwise) that any correction required for the purpose aforesaid should be made in the electors lists of any registration unit comprising any part of the added areas he shall forthwith notify the Registration Officer of the Parliamentary County and that officer shall make such correction accordingly.

Provisions  
as to register  
of electors.

53.—(1) For the purposes of the register of local government electors of the City prepared next after the commencement of this Order in pursuance of the Act of 1918 and of all matters connected with incidental to or consequent upon those purposes the added areas shall be deemed to have formed part of the City as from the first day of the qualifying period for that register.

(2) In the preparation of the autumn register for the year One thousand nine hundred and twenty-two in pursuance of the Act of 1918 so far as it relates to any area affected by this Order it shall be competent to the Registration Officer of the Parliamentary County of Glamorgan to frame the register in separate

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parts for each area which will constitute a registration unit from and after the commencement of this Order instead of in separate parts for each area constituting a registration unit before the commencement of this Order.

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(3) If any register of local government electors for any area affected by this Order is not so framed as to show the persons entitled to vote at an election to be held for a parish or ward or other electoral division the Town Clerk in the case of an election for a parish or ward or other electoral division within the City and the Registration Officer of the Parliamentary County in the case of an election for a parish or ward or other electoral division outside the City shall make such alteration or re-arrangement of the register as may be necessary for the purposes of such election.

(4) It shall be the duty of the Overseers of the Parish of Cardiff and of each Parish comprising any of the added areas to render such assistance as may be required by the Town Clerk of the City or Registration Officer of the Parliamentary County for the purpose of such alteration or re-arrangement.

(5) Where in the opinion of the Secretary of State the circumstances so require the Secretary of State may make such order as appears to him 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 lists and registers of electors.

54. Any councillor alderman or guardian who is to continue in office after the commencement of this Order shall not during his present term of office be deemed to lose his qualification for being a councillor alderman or guardian by reason of the alterations of area made by this Order.

Qualification  
of existing  
Councillors  
or Aldermen.

55.—(1) Every clerk to justices 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.

Existing  
officers.

(2) In determining the compensation payable to any person who becomes entitled to compensation in pursuance of this Article regard shall be had to the conditions and circumstances mentioned in subsection (1) of Section 120 of the Act of 1888 and the compensation shall not exceed the limit therein mentioned :

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Provided that for the purposes of this Article the expression "the Acts and rules relating to Her Majesty's Civil Service" in subsection (1) of the said Section 120 shall mean the Acts and rules relating to Her Majesty's Civil Service which were in operation at the date of the passing of the Act of 1888.

(3) Any person who devotes his whole time to two or more offices held under any Local Authority (as defined in Section 34 of the Local Loans Act 1875) or Local Authorities and who becomes entitled to compensation in pursuance of this Article may for the purposes of this Article and in respect of the offices or each of the offices (as the case may be) held by him be deemed to be a whole-time officer employed at the net salary or remuneration (after deducting any expenses or payments for assistance or otherwise) received by him in respect of that office.

(4) Where any such officer as aforesaid was temporarily absent from his employment whilst serving in His Majesty's Forces or the Forces of the Allied or Associated Powers either compulsorily or with the sanction or permission of the Local Authority during the War such period of temporary absence shall also be reckoned as service under the Local Authority in whose employment he was immediately before and after such temporary absence and the amount of his salary wages and emoluments during such temporary absence shall be deemed to be the amounts which the officer would have received from the Local Authority during that period if he had remained in the actual service of the Authority Provided that this subdivision of this Article shall not apply to any officer who after the Armistice voluntarily extended his term of service in the Forces.

(5) Any compensation payable to an officer or servant shall be paid out of the city fund and city 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.

(6) The non-acceptance of any office shall not be a bar to the right of any officer to compensation.

(7) If any officer or servant to whom this Article applies is at any time within five years after the commencement of this Order required by the Corporation to perform duties which are not analogous to or which are an unreasonable addition to those which he is required to perform at the commencement of this Order he may within that period relinquish his office and any officer or servant who so relinquishes his office shall be entitled to compensation in accordance with the provisions of this Article.

(8) 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

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or whose salary is reduced by the County Council by the Standing Joint Committee of the County or by 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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56.—(1) Every assistant overseer or collector of poor rates in or for any of the existing parishes of Cairau Llandaff Llanishen and Michaelstone super Ely shall be transferred to and become an officer or servant of the Corporation but the Corporation may abolish the office or employment of any such assistant overseer or collector of poor rates whose office or employment they deem unnecessary.

Transfer of  
assistant  
overseers  
and other  
officers.

(2) If any collector of poor rates is under this Order transferred to the Corporation and has made the annual contribution required to be made under the Poor Law Officers Superannuation Act 1896 the provisions of that Act shall apply subject to such modifications as the Minister may by order direct for the purpose of making that Act applicable to the case. Provided that "emoluments" shall mean the net pecuniary gain or profit (after deducting any expenses or payments for assistance or otherwise) accruing to or made by the collector of poor rates by reason of or from his office.

(3) The contributions which have been made by any such collector of poor rates as aforesaid for the purpose of the Poor Law Officers Superannuation Act 1896 shall on the commencement of this Order be paid to the Corporation by the guardians from whose service he shall be transferred to the service of the Corporation.

(4) Notwithstanding anything contained in this Article Part X (Superannuation &c.) of the Cardiff Corporation Act 1920 shall not apply to any collector of poor rates to whom the Poor Law Officers Superannuation Act 1896 shall apply under the terms of this Order.

(5) The provisions of the Article of this Order of which the marginal note is "Existing officers" shall with the necessary modifications apply with respect to every assistant overseer or collector of poor rates transferred under this Article.

57. Subject to the provisions of this Order no officer shall be entitled to claim or receive both compensation for any direct pecuniary loss by abolition of office or by diminution or loss of fees or salary and a superannuation or retiring allowance in respect of the same period of service and the same pecuniary loss.

Compensa-  
tion and  
superannua-  
tion.

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Audit of  
accounts  
of dissolved  
authorities.

58.—(1) The accounts of the Parish Councils of Llandaff and Llanishen and of the Parish Meetings of Cairau and Michaelstone super Ely and of the committees and officers of those Councils and Parish Meetings shall be made up to the commencement of this Order and shall be audited by the District Auditor in like manner and subject to the like incidents and consequences as if this Order had not been made :

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

(2) Any sum certified by the District Auditor to be due from any person at such audit shall be paid to the treasurer of the City and shall if necessary be a matter for adjustment.

Savings for  
actions con-  
tracts &c.

59. No alteration effected by this Order shall cause to abate prejudicially affect or prevent any action or proceeding or cause of action or proceeding which at the commencement of this Order is pending or existing by or against the Rural Council or (except as hereinafter provided) any contract deed bond agreement or other instrument (subsisting at the commencement of this Order) entered into or made by the Rural Council or their predecessors :

Provided that—

(i) 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 may be continued prosecuted and enforced by or against the Corporation of the City ; and

(ii) 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 may be continued and enforced as fully and effectually as if instead of the Rural Council or their predecessors the Corporation had been a party thereto but any such contract or agreement as aforesaid relating to the discharge of sewage into any sewer of the Ystradyfodwg and Pontypridd Main Sewerage Board which was entered into or made after the thirty-first day of December One thousand nine hundred and twenty-one shall not (except so far as may be otherwise agreed in writing between the Corporation on the one hand and the party or parties thereto other than the



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Rural Council on the other hand) have any force or effect after the twenty-fifth day of March One thousand nine hundred and twenty-seven.

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60. Notwithstanding the alterations in the areas of parishes or districts effected by this Order all contribution orders issued and precepts made before the commencement of this Order shall be as valid in law as if this Order had not been made.

Saving for contribution orders and precepts.

61. For the purpose of defraying any expenses under this Order which in the opinion of the Minister are properly chargeable to capital the Corporation may borrow according and subject to the provisions and restrictions of the Public Health Act 1875 and may mortgage the city fund and city rate of the City for the purpose of securing the repayment of any moneys so borrowed and the interest thereon :

Borrowing powers for purposes of Order.

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 Minister may determine.

62. Nothing in this Order shall be construed as restricting the powers of the Minister under the Acts relating to the Relief of the Poor or the powers of the Minister or of the County Council or of the Corporation under the Act of 1888 or the Act of 1894.

Saving for powers of Minister County Council or Corporation.

63. Nothing in this Order shall affect the powers of the County Council under Section 31 of the Act of 1918 or any order or scheme made by the County Council for the division of the Parliamentary County of Glamorgan into polling districts and the appointment of polling places for parliamentary elections.

Parliamentary polling districts.

64. Nothing in this Order shall affect the ecclesiastical divisions of any parish or shall (save as in this Order provided as respects the Cardiff Scheme of 1910 and the Glamorgan Scheme of 1912) prejudice vary or affect any right interest or jurisdiction in or over any charitable endowment.

Ecclesiastical divisions and charities.

65. This Order may be cited as the Cardiff (Extension) Order 1921.

Short title.

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 Extension) Act, 1922.*

A.D. 1922.

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 Order.*

**The SCHEDULES.**

**SCHEDULE A.**

**PART I.—LOCAL ACTS.**

| Session and Chapter.                 | Short Title.   |
|--------------------------------------|--|
| 5 & 6 Will. IV. c. li.               | The Cardiff Market 1835.                             |
| 7 Will. IV. and 1 Vict.<br>c. xviii. | The Cardiff Borough Improvement Act 1837.            |
| 16 & 17 Vict. c. xxiv.               | The Cardiff Waterworks Act 1853.                     |
| 21 & 22 Vict. c. cv.                 | The Llandaff and Canton District Market<br>Act 1858. |
| 23 & 24 Vict. c. cv.                 | The Cardiff Waterworks Act 1860.                     |
| 25 & 26 Vict. c. cxxiii.             | The Cardiff Borough Act 1862.                        |
| 34 & 35 Vict. c. clxi.               | The Cardiff Improvement Act 1871.                    |
| 38 & 39 Vict. c. clxxxvii.           | The Cardiff Improvement Act 1875.                    |
| 41 & 42 Vict. c. cxliv.              | The Cardiff Waterworks Act 1878.                     |
| 42 & 43 Vict. c. cxxxiii.            | The Cardiff Corporation Act 1879.                    |
| 47 & 48 Vict. c. ccxxii.             | The Cardiff Corporation Act 1884.                    |
| 50 & 51 Vict. c. lx.                 | The Cardiff Corporation Act 1887.                    |
| 57 & 58 Vict. c. clxi.               | The Cardiff Corporation Act 1894.                    |
| 61 & 62 Vict. c. cxxviii.            | The Cardiff Corporation Act 1898.                    |
| 1 Edw. 7. c. lx.                     | The Cardiff Corporation Act 1901.                    |
| 9 Edw. 7. c. clxi.                   | The Cardiff Corporation Act 1909.                    |
| 10 & 11 Geo. 5. c. cxlii.            | The Cardiff Corporation Act 1920.                    |

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PART II.—CONFIRMATION ACTS.

A.D. 1922.

| Session and Chapter.        | Short Title.  | Order thereby confirmed.                                 | Cardiff Order. |
|-----------------------------|---|--|----------------|
| 13 & 14 Vict.<br>c. cviii.  | The Public Health Supplemental Act 1850 (No. 3).  | The Order relating to Cardiff.                           |                |
| 36 & 37 Vict.<br>c. i.      | The Local Government Board's Provisional Orders Confirmation Act 1873.                              | The Order relating to Cardiff.                           |                |
| 51 & 52 Vict.<br>c. xl.     | The Local Government Board's Provisional Orders Confirmation (No. 2) Act 1888.                      | The Order relating to Cardiff.                           |                |
| 53 & 54 Vict.<br>c. lxxvii. | The Local Government Board's Provisional Orders Confirmation (No. 8) Act 1890.                      | The Order relating to Cardiff.                           |                |
| 54 & 55 Vict.<br>c. civ.    | The Electric Lighting Orders Confirmation (No. 8) Act 1891.   | The Cardiff Electric Lighting Order 1891.                |                |
| 57 Vict. c. xxii.           | The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1894.                      | The Port of Cardiff Order 1894.                          |                |
| 58 & 59 Vict.<br>c. lxxxv.  | The Local Government Board's Provisional Orders Confirmation (No. 4) Act 1895.                      | The Borough of Cardiff Order 1895.                       |                |
| 2 Edw. 7.<br>c. lxxxiv.     | The Local Government Board's Provisional Orders Confirmation (No. 11) Act 1902.                     | The Cardiff Order 1902.                                  |                |
| 3 Edw. 7.<br>c. cxlv.       | The Tramways Orders Confirmation (No. 1) Act 1903.  | The Cardiff Corporation Tramways (Extension) Order 1903. |                |
| 4 Edw. 7.<br>c. cxxii.      | The Local Government Board's Provisional Orders Confirmation (No. 15) Act 1904.                     | The Cardiff Order 1904.                                  |                |
| 4 Edw. 7.<br>c. cxiv.       | The Education Board Provisional Order Confirmation (Cardiff) Act 1904.                              | The Order relating to Cardiff.                           |                |
| 9 Edw. 7.<br>c. cxix.       | The Local Government Board's Provisional Orders Confirmation (No. 3) Act 1909.                      | The Cardiff Order 1909.                                  |                |
| 4 & 5 Geo. 5.<br>c. xlv.    | The Local Government Board's Provisional Orders Confirmation (No. 2) Act 1914.                      | The Cardiff Order 1914.                                  |                |
| 5 & 6 Geo. 5.<br>c. xcii.   | The Local Government Board's Provisional Orders Confirmation (No. 6) Act 1915.                      | The Cardiff Order 1915.                                  |                |
| 9 & 10 Geo. 5.<br>c. cxi.   | The Provisional Order (City of Cardiff Police and Fire Brigade Pension Fund) Confirmation Act 1919. | The Order relating to Cardiff.                           |                |

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SCHEDULE B.

ACTS and ORDERS relating to the Electricity Undertaking  
 of the RURAL COUNCIL.

| Session and Chapter.    | Short Title.  | Order thereby confirmed.  |
|-------------------------|---|---|
| 1 Edw. 7.<br>c. xxxvii. | The Electric Lighting Orders Confirmation (No. 2) Act 1901. | The Llandaff and Dinas Powis Electric Lighting Order 1901.                        |
| 8 Edw. 7.<br>c. cxvii.  | The Electric Lighting Orders Confirmation (No. 3) Act 1908. | The Llandaff and Dinas Powis Electric Lighting Order 1901 (Amendment) Order 1908. |

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SCHEDULE C.

RELIEF FROM THE CITY RATE.

| Column 1.<br>Description of Areas entitled to relief.                                      | Column 2.                 |                           |                           |                           |                           |                           |                           |                           |                           |                           |
|--|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|
|  | Year ending 31 Mar. 1923. | Year ending 31 Mar. 1924. | Year ending 31 Mar. 1925. | Year ending 31 Mar. 1926. | Year ending 31 Mar. 1927. | Year ending 31 Mar. 1928. | Year ending 31 Mar. 1929. | Year ending 31 Mar. 1930. | Year ending 31 Mar. 1931. | Year ending 31 Mar. 1932. |
| The portions of the Parish of Cardiff comprising respectively—<br>The added part of Cairau | s. d. 2 6                 | s. d. 2 4                 | s. d. 2 2                 | s. d. 2 0                 | s. d. 1 10                | s. d. 1 8                 | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 |
| The added part of Llandaff   | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 | s. d. 10                  | s. d. 8                   | s. d. 6                   | s. d. 4                   | s. d. 2                   | s. d. Nil                 |
| The added part of Llanedarne   | s. d. 2 0                 | s. d. 1 10                | s. d. 1 8                 | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 | s. d. 10                  | s. d. 8                   | s. d. 6                   |
| The added part of Llanishen  | s. d. 2 0                 | s. d. 1 10                | s. d. 1 8                 | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 | s. d. 10                  | s. d. 8                   | s. d. 6                   |
| The added part of Michaelstone super Ely.  | s. d. 2 6                 | s. d. 2 4                 | s. d. 2 2                 | s. d. 2 0                 | s. d. 1 10                | s. d. 1 8                 | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 |
| The added part of St. Fagans   | s. d. 3 4                 | s. d. 3 2                 | s. d. 3 0                 | s. d. 2 10                | s. d. 2 8                 | s. d. 2 6                 | s. d. 2 4                 | s. d. 2 2                 | s. d. 2 0                 | s. d. 1 10                |
| The added part of Whitechurch  | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 | s. d. 10                  | s. d. 8                   | s. d. 6                   | s. d. 4                   | s. d. 2                   | s. d. Nil                 |

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## SCHEDULE C—continued.

## RELIEF FROM THE CITY RATE—continued.

| Column 1.<br>Description of Areas entitled to relief.                                      | Column 2.                 |                           |                           |                           |                           |                           |                           |                           |                           |                           |
|--|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|---------------------------|
|  | Year ending 31 Mar. 1933. | Year ending 31 Mar. 1934. | Year ending 31 Mar. 1935. | Year ending 31 Mar. 1936. | Year ending 31 Mar. 1937. | Year ending 31 Mar. 1938. | Year ending 31 Mar. 1939. | Year ending 31 Mar. 1940. | Year ending 31 Mar. 1941. | Year ending 31 Mar. 1942. |
| The portions of the Parish of Cardiff comprising respectively—<br>The added part of Cairau | s. d. 10                  | s. d. 8                   | s. d. 6                   | s. d. 4                   | s. d. 2                   | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |
| The added part of Llandaff   | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |
| The added part of Llanedarne   | s. d. 4                   | s. d. 2                   | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |
| The added part of Llanishen  | s. d. 4                   | s. d. 2                   | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |
| The added part of Michaelstone super Ely.  | s. d. 10                  | s. d. 8                   | s. d. 6                   | s. d. 4                   | s. d. 2                   | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |
| The added part of St. Fagans   | s. d. 1 8                 | s. d. 1 6                 | s. d. 1 4                 | s. d. 1 2                 | s. d. 1 0                 | s. d. 1 0                 | s. d. 8                   | s. d. 6                   | s. d. 4                   | s. d. 2                   |
| The added part of Whitechurch  | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 | s. d. Nil                 |

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SCHEDULE D.

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ALLOCATION OF GUARDIANS.

| New Ward of the Parish of Cardiff.  | Guardians allocated to the New Ward.  |
|---|---|
| 1. Adamsdown - -<br>2. Central - -<br>3. South - -<br>4. Canton - -<br>5. Cathays - -<br>6. Riverside - -<br>7. Roath - -<br>8. Splott - -<br>9. Grangetown - -<br>10. Plasnewydd - - | 1. 2. 3. In each case the three Guardians for the existing ward bearing the same name.<br>4 to 9. In each case such three of the Guardians for the existing ward bearing the same name as were elected at the ordinary election of Guardians in the year 1922 by the largest number of votes.   |
| 11. Penylan - -   | 10. Such three of the Guardians for the existing Park Ward as were elected at the ordinary election of Guardians in the year 1922 by the largest number of votes.<br>11. The two remaining Guardians for the existing Park Ward and the Rural District Councillor and Guardian for the existing parish of Llanishen.  |
| 12. Gabalfa - -   | 12. Such one of the two remaining Guardians for the existing Cathays Ward as was elected at the ordinary election of Guardians in the year 1922 by the largest number of votes the Rural District Councillor and Guardian for the Gabalfa Ward of the existing Parish of Llandaff and one of the Rural District Councillors and Guardians for the existing Parish of Whitechurch to be selected by the Rural Council. |
| 13. Llandaff - -  | 13. Such one of the two remaining Guardians for the existing Canton Ward as was elected at the ordinary election of Guardians in the year 1922 by the largest number of votes the Rural District Councillor and Guardian for the Ely and Fairwater Ward of the existing Parish of Llandaff and the Rural District Councillor and Guardian for the Llandaff and City Ward of the existing Parish of Llandaff.          |

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SCHEDULE E.

SETTLEMENT AND IRREMOVABILITY.

| Column 1.<br>Area.                               | Column 2.<br>Parish in which a Settlement<br>is to be acquired. |
|--|---|
| 1. The existing Parish of Cardiff -              | } 1 to 8. The Parish of Cardiff.                                |
| 2. The added part of Cairau -                    |   |
| 3. The added part of Llandaff -                  |   |
| 4. The added part of Llanedarne -                |   |
| 5. The added part of Llanishen -                 |   |
| 6. The added part of Michaelstone super Ely.     |   |
| 7. The added part of St. Fagans -                |   |
| 8. The added parts of Whitechurch -              |   |
| 9. The existing Parish of Michaelstone le Pit.   | } 9. 10. The Parish of Michaelstone le Pit.                     |
| 10. The excluded part of Cairau -                |   |
| 11. The existing Parish of Leckwith -            | } 11. 12. The Parish of Leckwith.                               |
| 12. The excluded part of Llandaff -              |   |
| 13. The excluded part of Llanedarne -            | 13. The Parish of Llanedarne.                                   |
| 14. The existing Parish of Lisvane -             | } 14. 15. The Parish of Lisvane.                                |
| 15. The excluded part of Llanishen -             |   |
| 16. The excluded part of Michaelstone super Ely. | } 16. 17. The Parish of St. Fagans.                             |
| 17. The excluded part of St. Fagans -            |   |
| 18. The excluded part of Whitechurch -           | 18. The Parish of Whitechurch.                                  |

Given under the Official Seal of the Minister of Health this  
 Thirteenth day of May One thousand nine hundred  
 and twenty-one.

(L.S.)

H. W. S. FRANCIS  
 Assistant Secretary Ministry of Health.

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WILLIAM RICHARD CODLING, Esq., C.V.O., C.B.E., the King's Printer of  
 Acts of Parliament.

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