



## CHAPTER 1x.

An Act to confirm certain Provisional Orders of the Minister of Health relating to Chester Leyton Nantwich Scarborough Spalding and Wimbleton. A.D. 1926.  
[4th August 1926.]

**W**HEREAS the Minister of Health has made the Provisional Orders set forth in the schedule hereto under the provisions of the Public Health Act 1875 : 38 & 39 Vict. c. 55.

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

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

1. The Orders as amended and set out in the schedule hereto shall be and the same are hereby confirmed and all the provisions thereof shall have full validity and force. Orders in schedule confirmed.

2. This Act may be cited as the Ministry of Health Provisional Orders Confirmation (No. 11) Act 1926. Short title.

SCHEDULE.

A.D. 1926.

CITY OF CHESTER.

*Chester  
Order.*

*Provisional Order to enable the Chester Corporation to  
put in force the Compulsory Clauses of the Lands  
Clauses Acts.*

WHEREAS the Mayor Aldermen and Citizens of the City of Chester (hereinafter referred to as "the Corporation") acting by the Council as the local authority for that City for the purposes of the Public Health Act 1875 require to purchase and take the lands described in the Schedule hereto for the purposes of (a) widening opening enlarging or otherwise improving certain streets (b) the making of certain new streets (c) the provision of a recreation ground and (d) the provision of public conveniences :

Now therefore the Minister of Health in pursuance of the powers given to him by Section 176 of the Public Health Act 1875 and by any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the following provisions shall have effect that is to say :—

*Compulsory  
powers of  
purchase.*

1. The Corporation shall be empowered for the purposes aforesaid to put in force with reference to the lands described in the Schedule hereto (subject to the continuance of existing public rights of highway if any) the powers of the Lands Clauses Acts as modified by the Acquisition of Land (Assessment of Compensation) Act 1919 with respect to the purchase and taking of lands otherwise than by agreement or any of them.

*Short title.*

2. This Order may be cited as the Chester Order 1926.

The SCHEDULE above referred to.

A.D. 1926.

Parish of CHESTER City of CHESTER in the  
 County of CHESTER.

*Chester  
 Order.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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ACQUISITION OF LAND FOR RECREATION GROUND AT THE MEADOWS  
 KNOWN AS "EARL'S EYE" QUEEN'S PARK.

1	Garden and orchard.	John Ashton Fielden.	- - -	Thomas Fishwick Thomas Cooper.
2	Field - -	Ditto	- - -	Thomas Fishwick.
3	Ditto -	Ditto	- - -	Ditto.
4	Footpath and towing-path.	Ditto.		
5	Boathouse and land.	Ditto	Walter Randolph Cook and Edward Henry Charlton Arthur.	Walter Randolph Cook and Edward Henry Charlton Arthur.
6	Field footpath and towing-path.	Ditto	- - -	Thomas Fishwick.
7	Ditto -	Ditto	- - -	Ditto.
8	Ditto -	Ditto	- - -	Ditto.
9	Landing stage	The Parochial Church Council of the Parish of St. Paul's in the City of Chester G. S. N. Hull Secretary.	- - -	The Parochial Church Council of the Parish of St. Paul's in the City of Chester G. S. N. Hull Secretary.
10	Field footpath and towing-path.	John Ashton Fielden.	- - -	Thomas Fishwick.
11	Ditto -	Ditto	- - -	Ditto.
12	Field and foot-path.	Ditto	- - -	Ditto.

[Ch. ix.] *Ministry of Health* [16 & 17 GEO. 5.]  
*Provisional Orders Confirmation (No. 11) Act, 1926.*

A.D. 1926.  
 —  
*Chester*  
*Order.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
13	Field - -	John Ashton Fielden.	- - -	Thomas Fishwick.
14	Ditto -	Ditto	- - -	Ditto.
15	Part of field -	Ditto	- - -	Ditto.
16	Ditto -	Ditto	- - -	Ditto.
17	Field - -	Ditto	- - -	Ditto.
18	Stackyard -	Ditto	- - -	Ditto.
19	Farm buildings	Ditto	- - -	Ditto.
20	Farm house and buildings yard and gardens.	Ditto	- - -	Ditto.
21	Entrance drive	Ditto	- - -	Ditto.

IMPROVEMENT NO. 1.

WIDENING AND IMPROVEMENT OF LINENHALL STREET AND ST. MARTIN'S FIELDS AND NEW STREET FROM ST. MARTIN'S FIELDS TO WATER TOWER STREET.

23	Shop bakehouse and dwelling-house.	John Lyon Denson The Trustees of Thomas John Rider deceased viz.— Margaret Adelaide Rider James Sidney Dundas Rider Walter Maddoc Simpson.	- - -	Annie Hacker.
24	Public house (Linenhall Tavern) yard and outbuildings.	Peter Walker and Son Warrington and Burton Limited H. Bosworth Secretary The Trustees of Thomas John Rider deceased viz.— Margaret Adelaide Rider James Sidney Dundas Rider Walter Maddoc Simpson.	- - -	Charles Kimp- ton.

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*Provisional Orders Confirmation (No. 11) Act, 1926.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1926. — <i>Chester Order.</i>
25	Dwelling-house and passage.	Emily Atkin Mary Anne Blackburn Frances Maynard Amy Roberts The Trustees of Thomas John Rider deceased viz.— Margaret Adelaide Rider James Sidney Dundas Rider Walter Maddoc Simpson.	- - -	Agnes Jones.	
26	Dwelling-house	Ditto	- - -	Walter Henry Rowlands.	
27	Washhouse and three conveniences.	Ditto	- - -	Agnes Jones Walter Henry Rowlands Robert John Cunnah.	
28	Dwelling-house and yard.	Ditto	- - -	Robert John Cunnah.	
29	Slaughterhouse and yard.	Alfred Robert Hayes The Trustees of Thomas John Rider deceased viz.— Margaret Adelaide Rider James Sidney Dundas Rider Walter Maddoc Simpson.	- - -	Alfred Robert Hayes.	
30	Lithographers' office.	The Rector and Churchwardens of the Parish of Holy Trinity in the City of Chester viz.— Lawrence Meakin Farrall (Rector) Bradford Condliffe and George Talbott (Churchwardens)	- - -	Samuel Catherall.	
31	Builders' store	Ditto	- - -	William Catherall.	
32	Dwelling-house and yard.	Elizabeth Humberstone.	- - -	Mary Hassall.	

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*Provisional Orders Confirmation (No. 11) Act, 1926.*

A D. 1926.  
 —  
*Chester*  
*Order.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
33	Dwelling-house and yard.	Elizabeth Humberstone.	- - -	Joseph Bird.
34	Ditto	Ditto	- - -	Thomas Manning.
35	Dwelling-house	Emily Griffith	- - -	George Stevens.
36	Ditto	Ditto	- - -	Sarah Speed.
37	Common yard ashpit and conveniences.	Ditto	- - -	George Stevens Sarah Speed.
38	Dwelling-house yard and outbuilding.	Cornelia Lloyd	- - -	Florence Rosbottom.
39	Sale-shop dwelling-house and yard.	Mary Ellen Brewer	- - -	Sarah Kirby.
40	Dwelling-house and yard.	Cornelia Lloyd	- - -	William Towers.
41	Ditto	Ditto	- - -	Sarah Dry.
42	Ditto	Ditto	- - -	Thomas Crawford.
43	Dwelling-house yard and outbuilding.	Ditto	- - -	Rebecca Warren.
44	Dwelling-house and yard.	Ditto	- - -	Francis Phillips.
45	Ditto	Ditto	- - -	John Davies.
46	Ditto	Ditto	- - -	Martha Huxley.
47	Ditto	Ditto	- - -	Alfred Fray.
48	Dwelling-house yard and outbuilding.	Robert Henry Ward	- - -	Jane Jones.
49	Ditto	Ditto	- - -	Catherine Hughes.
50	Dwelling-house and yard.	William Henry Griffith.	- - -	James Lloyd.
51	Dwelling-house yard and outbuilding.	Ditto	- - -	Joseph Speed.
52	Dwelling-house and yard.	John Ashton Jewell Charles Ralph Haddacks.	- - -	William Dixon.
53	Ditto	Ditto	- - -	John Parry.
54	Dwelling-house yard and outbuilding.	Cornelia Lloyd	- - -	George Nield.

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*Provisional Orders Confirmation (No. 11) Act, 1926.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1926: — <i>Chester Order.</i>
55	Public house (Painters Arms) and yard.  Perpetual rent-charge.	The Birkenhead Brewery Company Limited J. A. S. Cannell Secretary. The Curate for the time being of the Perpetual Curacy of the Parish Church of St. Peter in the City of Chester viz.— The Rev. Bernard Norton Adams.	- - -	Edith Bartlett.	
56	Walls railings gates fore-court garden and entrance drive.	The Trustees of the Real Property of the Chester Royal Infirmary viz.— The Most Noble Hugh Richard Arthur Duke of Westminster Henry Luke Paget Lord Bishop of Chester Reginald Potts and Robert Barbour.	- - -	The Board of Management of the Chester Royal Infirmary James Anthony Rowse Mitchell Secretary.	
57	Wall railings and part of field.	Ditto	- - -	Ditto.	
58	Part of field -	Ditto	- - -	Ditto.	
59	Dwelling-house and garden.	Ernest Arthur Ingham.	- - -	Robert Evans.	
60	Ditto -	Ditto	- - -	George Haydock.	
61	Garage - -	The Trustees of the will of Francis Edward Roberts deceased viz.— Gerald Stephen Martyn John Frederick William Stuart Thomas Abel Beckett.	- - -	The Personal Representatives of John James Blagden deceased.	

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No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
62	Garage . . . .	The Trustees of the will of Francis Edward Roberts deceased viz.— Gerald Stephen Martyn John Frederick William Stuart Thomas Abel Beckett.	- - -	Thomas Welsby and Company.
63	Wood shed and stable.	Ditto - - -	- - -	Arthur Jenkins.
64	Yard walls and entrance gates.	Ditto - - -	- - -	The Personal Representatives of John James Blagden deceased Thomas Welsby and Company Arthur Jenkins John Henry Hopley.
65	Garden walls and railings.	Ditto - - -	- - -	John Henry Hopley Emily Eliza Roberts.

IMPROVEMENT NO. 2.

NEW STREET FROM PEPPER STREET TO VICAR'S LANE.

66	Dwelling-house yard outbuildings disused clay pipe works and garden and retaining wall.	The Trustees of the Will of Martha Hatcher deceased viz.— Alfred Braddock Dye John Hughes and Enoch Moss.		
67	Public-house yard outbuildings and conveniences (Newgate Tavern).	Ditto - - -	The Northgate Brewery Company Limited A. H. Godson Secretary.	Joseph Testi.



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No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1926. — <i>Chester Order.</i>
68	Smithy yard sheds out-buildings and conveniences.	The Trustees of the Will of Martha Hatcher deceased viz.— Alfred Braddock Dye John Hughes and Enoch Moss.	- - -	John James Jefferson Thomas Ridley Richard Jones and Company Limited W. H. Hope Secretary.	
69	Dwelling-house	Ditto	- - -	John James Jefferson.	
70	Warehouse	Ditto	- - -	Richard Jones and Company Limited W. H. Hope Secretary.	
71	Dwelling-house	Ditto	- - -	Thomas Wood Richard Jones and Company Limited W. H. Hope Secretary.	
72	Entrance porch and cycle store.	Catherine Magill Mary Harding and Ellen Verity or other the Trustee or Trustees of the Order of the Faithful Companions of Jesus.	- - -	Ursuline Sisters Dee House Convent School Helen Ryan Mother Provincial.	
73	Entrance gates drive wall shed and part garden.	Ditto	- - -	Ditto.	
74	Part garden garden wall gates and stone building.	Ditto	- - -	Ditto.	
75	Part garden and wall.	Henry Alexander Latham.	- - -	Agnes Chambers Griffiths Emily Constance Griffiths.	
76	Outbuildings and part garden.	Anglo - American Oil Company Limited A. H. Hewett Secretary.	- - -	Anglo-American Oil Company Limited A. H. Hewett Secretary.	

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 Order.*

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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IMPROVEMENT NO. 3.

NEW STREET FROM HOOLE LANE CANAL BRIDGE TO STATION VIEW RAILWAY BRIDGE.

77	Part field and fence.	Walkers Parker and Company Limited Walter Burr Secretary.	- - -	Walkers Parker and Company Limited Walter Burr Secretary.
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IMPROVEMENT NO. 4.

WIDENING OF UPPER NORTHGATE STREET LIVERPOOL ROAD AND PARKGATE ROAD.

78	Garage and offices.	The Birkenhead Brewery Company Limited J. A. S. Cannell Secretary.	- - -	The Birkenhead Motor Works Limited W. H. Beeston Secretary.
79	Offices entrance store stables and yard.	Ditto	- - -	The Birkenhead Brewery Company Limited J. A. S. Cannell Secretary.
80	Dwelling-house forecourt and yard.	Ditto	- - -	Samuel Reading.
81	Ditto	Ditto	- - -	John Thomas Evans.
82	Public - house (George and Dragon) garages garden and out-buildings.	Ditto	- - -	Winifred Jones Edward Parry Jones.
83	Dwelling-house yard and out-buildings.	Ditto	- - -	Mary Ann Skellern.
84	Ditto	Ditto	- - -	William Ledsham.
85	Dwelling-house forecourt yard and outbuildings.	Ditto	- - -	Ernest Williams.
86	Dwelling-house and forecourt garden.	Ditto	- - -	Minnie Dodd.

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No. on Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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—  
*Chester Order.*

IMPROVEMENT No. 5.

WIDENING AND IMPROVEMENT OF PARKGATE ROAD FROM THE BRIDGE CARRYING THE LONDON AND NORTH EASTERN RAILWAY OVER PARKGATE ROAD TO THE CITY BOUNDARY.

87	Part forecourt garden wall hedge entrance gates and drive.	Mary Ann Davies	- - -	Mary Ann Davies.
88	Part field entrance gates and hedges.	Leonard Wright	- - -	Leonard Wright.
89	Part field entrance gates hedges river and banks.	Ditto	- - -	Ditto.

IMPROVEMENT No. 6.

WIDENING OF TARVIN ROAD.

90	Part forecourt and garden fence gate wall and railings.	The executors of the will of Frank Proud deceased viz.— Charles Thomas Proud Morton George Proud.	- - -	John Hodson Wynne.
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PUBLIC CONVENIENCES.

EARL'S VILLAS.

92	Dwelling-house and café yard and outbuildings.	Francis Carey	- - -	Thomas Hulett.
93	Dwelling-house yard and outbuildings.	Ditto	- - -	Francis Carey.

The above-mentioned lands are more particularly delineated and coloured pink on a plan (being a copy of the deposited plan) in duplicate sealed with the Official Seal of the Minister of Health and marked "Plan referred to in the Chester Order 1926" of which duplicate plan one part is deposited in the office of the Minister of Health and the other shall be deposited by the Town Clerk of Chester in his office within fourteen days from the date of this Order.

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A.D. 1926.

—  
*Chester  
Order.*

Given under the Official Seal of the Minister of Health  
this Twenty-ninth day of April One thousand nine  
hundred and twenty-six.

(L.S.)

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

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URBAN DISTRICT OF LEYTON.

*Leyton  
Order.*

*Provisional Order for partially repealing and altering  
certain Local Acts.*

WHEREAS the Urban District Council of Leyton are the Local Authority within the meaning of the Public Health Act 1875 for the Urban District of Leyton and the unrepealed provisions of the Leyton Urban District Council Act 1898 and the Leyton Urban District Council Act 1904 are in force in the District;

And whereas by Section 35 of the local Act of 1898 a period of twenty-one days after the delivery of plans sections and specifications is fixed as the period within which the Urban District Council are to signify their approval or disapproval of an intended temporary or movable building to the person proposing to erect or set up the same;

And whereas under Section 105 of the local Act of 1904 the Urban District Council have power to require a separate receptacle for ashes and house refuse to be provided at or in connection with a building;

And whereas by Section 19 of the local Act of 1898 and Section 66 of the local Act of 1904 provision is made for the audit by a district auditor of the accounts of the Urban District Council in respect of their tramway and electricity undertakings;

And whereas a petition has been presented to His Majesty under Section 210 of the Municipal Corporations Act 1882 praying for the grant of a Municipal Charter of Incorporation to the inhabitants of the Urban District of Leyton;

And whereas the Urban District Council have made application to the Minister of Health for the issue of a Provisional Order partially to repeal and alter the Local Acts in the manner hereinafter set forth:

Now therefore the Minister of Health in pursuance of the powers given to him by Section 303 of the Public Health Act 1875 and of all other powers enabling him in that behalf hereby orders that the Local Acts shall be partially repealed and altered so that the following provisions shall take effect:—

1. This Order shall come into operation on the date of the Act of Parliament confirming this Order.

Commence-  
ment of  
Order.

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

“ Ashbin ” means a portable ashbin or receptacle for the deposit of ashes refuse or waste ;

“ Daily penalty ” means a penalty for each day on which an offence is continued after conviction ;

“ Owner ” has the same meaning as in the Public Health Act 1875 ;

“ Standard ashbin ” means an ashbin which is in conformity with the standard prescribed by the Leyton Urban District Council under this Order ;

“ The Act of 1898 ” means the Leyton Urban District Council Act 1898 and “ the Act of 1904 ” means the Leyton Urban District Council Act 1904 ;

“ The Council ” means the Urban District Council of Leyton ;

“ The District ” means the Urban District of Leyton.

A.D. 1926.

—  
*Leyton  
 Order.*

Definitions.

3. In subsection (2) of Section 35 of the Act of 1898 “ one month ” shall be substituted for “ twenty-one days ” as the period within which the Council shall signify their approval or disapproval of an intended temporary or movable building to the person proposing to erect or set up the same.

Extension of time for approval of temporary buildings.

4. In subsection (1) of Section 105 of the Act of 1904 the words “ and they may also require a separate receptacle for ashes and house refuse to be provided at or in connection with such building ” are hereby repealed.

Repeal of provision as to ashbins in Act of 1904.

5.—(1) The Council may from time to time by resolution prescribe the size materials and construction of ashbins to be used within the District.

Council may prescribe size &c. of ashbins.

(2) Any resolution of the Council under this article shall be advertised in a newspaper circulating in the District and shall not have effect until a date to be specified in the resolution being a date not less than one month after the date of the publication of the advertisement.

6.—(1) At any time after a resolution of the Council under the preceding article of this Order has come into force the Council may by notice in writing require the owner or occupier of any building to provide a standard ashbin :—

Owners &c. may be required to provide standard ashbins.

(a) Where a standard ashbin is not in use ; or

(b) Where a standard ashbin is in use but the surveyor or any officer of the Council authorised for the purpose of this provision by resolution has certified that such ashbin is worn out or is otherwise unfit for use and the Council have not under the power conferred by this Order undertaken the maintenance repair and renewal of the ashbin.

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*Leyton  
Order.*

(2) If within fourteen days after the service of a notice under paragraph (1) of this article the owner or occupier on whom the notice is served has failed to comply with the requirement of the notice the Council may themselves provide a standard ashbin to be used in connection with the premises to which the notice relates and may recover from that owner or occupier summarily as a civil debt the cost of the provision of the standard ashbin.

(3) Where under this article a standard ashbin has been provided by the Council in substitution for an ashbin which but for a resolution of the Council under the preceding article of this Order would have been a sufficient and suitable ashbin credit shall be given by the Council to the owner of that ashbin for its value.

(4) Any person who after the expiration of the period mentioned in paragraph (2) of this article shall use or cause or permit to be used for the deposit of ashes refuse or waste for removal by the Council an ashbin which is not a standard ashbin shall on summary conviction be liable to a penalty not exceeding twenty shillings and to a daily penalty not exceeding five shillings.

Maintenance  
&c. by  
Council of  
standard  
ashbins.

7.—(1) The Council may by notice addressed to an owner or occupier of premises undertake the maintenance repair and renewal of any standard ashbin.

(2) Where under this article the maintenance repair and renewal of a standard ashbin has been undertaken by the Council the owner or occupier of premises who otherwise would be liable for its maintenance repair and renewal shall if so required by the Council pay to the Council on each first day of April after the receipt of a notice under paragraph (1) of this article such sum (not exceeding five shillings) as the Council may from time to time by resolution determine towards the cost of and in satisfaction of his liability for the maintenance repair and renewal of the ashbin.

(3) Any sum payable under this article by an owner or occupier of premises may be recovered by the Council summarily as a civil debt.

Maintenance  
&c. by owner  
or occupier  
of standard  
ashbins.

8.—(1) Every owner or occupier of premises in connection with which a standard ashbin has been provided shall maintain and repair and when necessary renew the ashbin unless the Council under the foregoing provision of this Order shall have undertaken the maintenance repair and renewal of the ashbin.

(2) If any owner or occupier of premises shall fail to comply with the provisions of this article the Council may by notice in writing require him within a period of fourteen days to repair or renew as the case may be the standard ashbin and if such notice is not complied with the person to whom the notice is addressed

shall be liable to a penalty not exceeding twenty shillings and to a daily penalty not exceeding five shillings. A.D. 1926.

9.—(1) Any person who deems himself aggrieved by the requirements of a notice of the Council under this Order requiring the provision of a standard ashbin may within fourteen days after the service of the notice appeal to a petty sessional court. *Leyton Order.* Appeal to petty sessional court.

(2) Notice in writing of the appeal and of the grounds thereof shall be given by the appellant to the clerk of the Council.

(3) The court may make such order in the matter as they consider reasonable and may award costs to be recoverable as a civil debt.

(4) No proceeding shall be taken by the Council or work executed until after the determination or abandonment of the appeal.

(5) Any order made by the court shall be binding and conclusive on all parties.

10. Sections 184 to 187 of the Act of 1904 which relate to the laying of informations the authentication and service of notices &c. and the recovery and application of penalties shall apply for the purposes of this Order as if those sections were set out in this Order. Application of Sections 184 to 187 of Act of 1904.

11.—(1) If the District or any part thereof shall be created a municipal borough it shall be lawful for the Minister of Health on the application of the Council of the Borough by order to provide— Audit of accounts.

(a) for the repeal or alteration of the provisions in Section 19 of the Act of 1898 and Section 66 of the Act of 1904 relating to accounts and the audit of accounts:

(b) for the audit of all the accounts of the council of the borough and of their officers and of any joint committee and of their officers by a district auditor in like manner as the accounts of an urban district council (not being the council of a borough) in lieu of an audit of those accounts by borough auditors under the provisions of the Municipal Corporations Act 1882 and Section 246 of the Public Health Act 1875;

(c) for applying to those accounts the provisions of Sections 247 and 250 of the Public Health Act 1875 Section 58 of the Local Government Act 1894 and all enactments amending those Sections or relating to the accounts and audit by district auditors of the accounts of an urban district council (not being the council of a borough).

(2) An order of the Minister of Health under this article may contain such incidental provisions as may be necessary for carrying the order into effect and may empower the council



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—  
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Order.*

- (a) subscriptions to the funds of any association of municipal corporations or other local authorities or their officers;
- (b) the attendance of any members or officers of the council (not exceeding in any case four) at conferences or meetings of any such association;
- (c) in connection with the presentation of the freedom of the borough and occasions of public ceremony or festival or in the reception or entertainment of distinguished persons.

Short title.

12. This Order may be cited as the Leyton Order 1926.

Given under the official seal of the Minister of Health this Third day of May Nineteen hundred and twenty-six.

(L.S.)

R. B. CROSS  
Assistant Secretary Ministry of Health.

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URBAN DISTRICT OF NANTWICH.

*Nantwich  
Order.*

*Provisional Order to enable the Urban District Council of Nantwich to put in force the Compulsory Clauses of the Lands Clauses Acts.*

WHEREAS the Urban District Council of Nantwich (hereinafter referred to as "the Council") require to purchase and take the lands described in the Schedule hereto for the purposes of water supply in the said Urban District :

Now therefore the Minister of Health in pursuance of the powers given to him by Section 176 of the Public Health Act 1875 and by any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the following provisions shall have effect that is to say :—

Compulsory  
powers of  
purchase.

1. The Council shall be empowered for the purposes aforesaid to put in force with reference to the lands described in the Schedule hereto (subject to the continuance of existing public rights of highway if any) the powers of the Lands Clauses Acts as modified by the Acquisition of Land (Assessment of Compensation) Act 1919 with respect to the purchase and taking of lands otherwise than by agreement or any of them.

Short title.

2. This Order may be cited as the Nantwich Order 1926.



The SCHEDULE above referred to.

A.D. 1926

*Nantwich  
Order.*

Parish of BADDILEY Urban District of NANTWICH County  
of CHESTER.

Nos. on Deposited Plan.	Description of Lands.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
215	Pasture land (part of) brook (part of) and drinking place for cattle.	The County Council of the Administrative County of Chester (Reginald Potts Clerk).	William Broughton.	William Broughton.
214	Pasture land (part of) pump house and drinking place for cattle.	Ditto -	Ditto -	Ditto.
186	Pasture land -	Ditto -	Wilmot Blockley.	Wilmot Blockley.
176	Pasture land (part of).	Ditto -	Ditto -	Ditto.

Parish of BURLAND in the County of CHESTER.

47	Pasture land (part of).	John Birchall -	- - -	John Birchall.
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The above-mentioned lands are more particularly delineated on a plan (being a copy of the deposited plan) in duplicate sealed with the Official Seal of the Minister of Health and marked "Plan referred to in the Nantwich Order 1926" of which duplicate plan one part is deposited in the Offices of the Minister of Health and the other shall be deposited in the offices of the Council within fourteen days from the date of this Order.

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

(L.S.)

F. L. TURNER  
Assistant Secretary Ministry of Health.

A.D. 1926.

BOROUGH OF SCARBOROUGH.

*Scarborough  
Order.*

*Provisional Order for altering and amending certain  
Local Acts.*

WHEREAS the Borough of Scarborough (hereinafter referred to as "the Borough") is an Urban District of which the Mayor Aldermen and Burgesses acting by the Council (hereinafter referred to as "the Corporation") are the local authority within the meaning of the Public Health Act 1875 and there are in force in the Borough the unrepealed provisions of certain Local Acts relating to the water undertaking of the Corporation including the Scarborough Corporation Water Act 1878 and the Scarborough Improvement Act 1889 (which Local Acts are hereinafter referred to as "the Local Water Acts") and a further Act entitled the Scarborough Corporation Act 1925 (hereinafter referred to as "the Act of 1925");

And whereas the Corporation are the owners of the water undertaking authorised by the Local Water Acts and are authorised to construct and maintain works and to supply water within the limits therein defined;

And whereas the Corporation for the purposes of their water undertaking propose to construct and maintain certain additional works;

And whereas by the proviso to Section 89 of the Act of 1925 it is enacted that byelaws as to stopping places for omnibuses made by the Corporation under Section 81 of the said Act shall be confirmed by the Secretary of State instead of by the Minister of Health;

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order to alter and amend the Local Water Acts and the Act of 1925 in the manner hereinafter set forth:

Now therefore the Minister of Health in pursuance of the powers given to him by Section 303 of the Public Health Act 1875 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 Local Water Acts and the Act of 1925 shall be altered so that the following provisions shall take effect that is to say:—

1. The Corporation may in the lines and situations and upon the lands delineated on the deposited plans construct in accordance with plans and sections to be approved by the Minister of

Power to  
construct  
additional  
works.

Health and maintain the following additional works together with all such works buildings and apparatus as may be necessary or convenient in connection therewith or subsidiary thereto that is to say :—

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(No. 1) A well and pumping station on land belonging to the Corporation in the Parish of Irton ;

(No. 2) A service reservoir on land belonging to the Corporation at Spring Hill in the Borough of Scarborough ; and

(No. 3) A line of pipes partly in the Parishes of Irton and Seamer and partly in the Borough of Scarborough connecting Work No. 1 with Work No. 2.

2. Except in pursuance of agreement the Corporation shall not for the purpose of constructing Works No. 1 and No. 2 above-mentioned enter upon any lands not belonging to the Corporation.

No compulsory powers.

3. The works authorised by this Order shall for all purposes be deemed part of the water undertaking of the Corporation and the provisions of the Local Water Acts shall so far as the same are applicable and subject to the provisions of this Order extend and apply to such works.

Works to form part of undertaking.

4. For the protection of the County Council of the Administrative County of the North Riding of Yorkshire (in this Article called "the County Council") the following provisions unless otherwise agreed in writing between the Corporation and the County Council shall apply and have effect with reference to the works authorised by Article 1 of this Order :—

For protection of North Riding of Yorkshire County Council.

(1) The Corporation shall not permit any trench made by them in any main road to be opened for a greater consecutive distance than two hundred yards if in such length of two hundred yards there is not room for two carts to pass one another :

(2) In the case of any mains or pipes which it is necessary to lay otherwise than in the roadway over any county bridge the same shall be carried either on or attached to such bridge in such manner as the County Council may in writing under the hand of their surveyor reasonably direct and except as aforesaid the Corporation shall not interfere with the structural part of any such bridge :

(3) If the Corporation shall in the execution or repair of any of the works of the Corporation make any trench or excavation in the roadway or footpath of any main road or over any county bridge then the Corporation shall fill in and properly ram to the satisfaction of the county surveyor such trench or excavation and after they have done so and satisfactorily maintained the

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same until the natural settlement has taken place the County Council shall reinstate and make good the surface coat of the roadway or footpath and for the work so carried out by the County Council the Corporation shall pay to them the cost thereof which cost shall be based upon a schedule of prices to be agreed upon between the Corporation and the County Council or failing agreement settled by arbitration as hereinafter provided :

- (4) If for the purpose of repairing altering diverting or widening any main road or county bridge or of rebuilding any such bridge it is necessary for the County Council to make any alteration either temporary or permanent in the position of or to support any mains pipes or other works of the Corporation the Corporation shall at the expense of the County Council with all due expedition on receiving not less than one month's notice in writing under the hand of the clerk or surveyor of the County Council so to do alter the position of or support any such works in such manner and to such extent as may be reasonably provided by such notice :

Provided that the County Council shall afford any reasonable facilities required by the Corporation to enable them temporarily to carry their mains across or under any stream or along such road so as not to interrupt the continuous supply of water :

- (5) If the Corporation after notice from the County Council under the hand of their surveyor shall neglect to do or complete any work or act required by sub-division (3) or (4) of this Article to be done by the Corporation then and in any such case the County Council after notice to the Corporation may do such work or act themselves causing as little damage or inconvenience to the Corporation as the circumstances may admit and so as not to interrupt the continuous supply of water and the Corporation shall repay to the County Council all expenses reasonably incurred by the County Council in doing any such work or act required by sub-division (4) of this Article to be done by the Corporation :
- (6) The surplus paving metalling or materials removed during the laying renewal or repair of the mains pipes or works of the Corporation shall not be placed on the metalled portion of any main road or in or upon any county bridge without the written consent of the county surveyor or subject to such condition and directions as he may require or give :

- (7) All surplus paving metalling or materials removed during the laying of the mains pipes or works on any main road or in or upon or across any county bridge not required by the Corporation for the purpose of reinstating and making good the said road or bridge may be used by the County Council for the maintenance and repair of any main or other road and may be removed by the County Council for that purpose : A.D. 1926.  
—  
*Scarborough Order.*
- (8) If any difference shall at any time arise between the County Council and the Corporation touching this Article or anything to be done or not to be done thereunder such difference shall be settled by an arbitrator to be agreed upon between them or failing agreement to be appointed on the application of either party by the President of the Institution of Civil Engineers and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such arbitration as aforesaid :
- (9) In this Article the expressions " main road " and " county bridge " mean respectively any main road or county bridge (including the road over such bridge and the approaches thereto) repairable by the County Council.

5. The following provisions for the protection of the London and North Eastern Railway Company (in this Article called " the Company ") shall unless otherwise agreed in writing between the Corporation and the Company apply and have effect in relation to the exercise by the Corporation of the powers of this Order (that is to say) :— For protec-  
tion of Lon-  
don and  
North East-  
ern Railway  
Company.

- (1) All mains pipes or other works laid or constructed by or on behalf of the Corporation under the powers of this Order upon over along or under any railway of the Company shall if they are carried over the railway be so carried that the bottom of any such mains pipes or other works or the girder carrying the same is in no case nearer the top of the rails of the railway than fifteen feet six inches and if they are carried under the railway shall be carried inside a culvert or culverts or other pipe or pipes of sufficient dimensions to admit of such mains pipes or other works being relaid or repaired without interference with the railway and so that no part of such work shall be nearer the bottom of the rails of the railway than three feet and in laying constructing and maintaining any such mains pipes culverts or other works (in this Article referred to as " the authorised works ") upon over along or under any work or property of the Company the Corporation shall with all reasonable despatch execute and maintain the authorised works under the superintendence (if

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given) and to the reasonable satisfaction of the engineer of the Company and in accordance with plans sections and specifications to be previously submitted to and reasonably approved by him in writing or in the event of difference as may be determined by arbitration in manner hereinafter provided. If the said engineer shall not signify his disapproval of any such plans sections and specifications within twenty-one days after the submission thereof to him he shall be deemed to have approved them. The Corporation shall pay and make good to the Company all loss damages and expenses which the Company shall sustain or incur in consequence of the laying construction maintenance or user of or the failure of or any accident to the authorised works :

- (2) The Corporation shall bear and on demand pay to the Company the reasonable expense (if any) incurred by the Company of and in connection with the superintendence by the said engineer of the authorised works and of and in connection with the employment by the Company during the carrying out of any works of construction repair or renewal of the authorised works under or across the railway of the Company of such inspectors watchmen and signalmen (if any) as may be reasonably necessary for watching and protecting the railway of the Company and the conduct of the traffic thereon with reference to and during the carrying out of any such works and for preventing as far as may be all interference obstruction danger and accident from any of the operations or from the acts or defaults of the Corporation or their contractors or any person or persons in the employ of the Corporation or their contractors :
- (3) If by reason of the authorised works it shall become necessary to alter any of the telegraph telephone or signal posts or wires or other works or apparatus belonging to or on the railway of the Company the Company may effect such alterations and the Corporation shall repay to them the reasonable expenses incurred by them in connection with such alterations :
- (4) If at any time it is necessary in order to enable the Company under their existing powers to carry out any alterations or extensions of their railway or works that the position of the authorised works should be altered the Corporation shall on receiving notice in writing from the Company so to do at the Corporation's own cost with all despatch alter the position of the same so far as may be necessary to enable the Company to



carry out such alterations or extensions and the provisions of this Article shall so far as the same are applicable apply to the authorised works in their altered position :

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Order.*

- (5) If the Company within fourteen days from the approval by the said engineer or the determination by an arbitrator of any plans sections or specifications as aforesaid give to the Corporation notice in writing that the Company desire themselves to construct so much of the authorised works other than the actual laying of a water main or pipe as is shown on such plans sections or specifications or to carry out any renewals thereof or repairs or alterations thereto the Company may execute the works and recover the reasonable cost thereof from the Corporation but the same shall be executed under the superintendence (if given) and to the reasonable satisfaction in all things of the Corporation :
- (6) The Corporation shall to the reasonable satisfaction of the said engineer with all convenient speed restore and make good any work and the road and pavement over any bridge level crossing and approach thereto which the Company are liable to maintain and which are disturbed or interfered with by or in consequence of any exercise by the Corporation of their powers under this Order and shall keep the part of such road or pavement broken up in repair for three months after such restoration or making good and when any soil broken up continues to subside for a further period not exceeding twelve months :
- (7) If the Corporation make unnecessary delay in restoring or making good any such work road or pavement as aforesaid or neglect to keep such road or pavement in repair as aforesaid the Company may after giving seven days' notice in writing to the Corporation themselves restore and make good the work road or pavement and any expense reasonably incurred by the Company in that behalf shall be repaid to them by the Corporation :
- (8) The Corporation shall not either temporarily or permanently enter upon use or interfere with any railway works or property of the Company save only as far as may be necessary for the purpose of laying constructing maintaining and using the authorised works in accordance with the provisions of this Order :
- (9) If it shall be proved that the pumping by the Corporation at the well and pumping station by this Order authorised

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has caused any appreciable diminution of the supply of the water obtainable prior to the date of the confirmation of this Order at any existing wells belonging to the Company which are in operation or use at the said date and continue to be an effective source of supply and are situate within a distance of two miles from the said well and pumping station the Corporation shall upon the written request of the Company afford (or arrange that there shall be afforded) to them a supply of water equal to the amount of such diminution as so proved at such cost or rate (if any) as that the total cost to the Company of obtaining their full supply shall be the same after as before the occurrence of such diminution and upon such other terms as may be agreed or failing agreement may be settled by arbitration under the provisions of this Article Provided that the Corporation may if they think fit in lieu of affording or arranging for a supply of water under this subdivision deepen the affected well or make such borings or headings therein as will increase the supply available therefrom so as to make good such diminution as aforesaid and the Company shall without any charge give to the Corporation access and every facility for carrying out such deepenings borings or headings and in the event of any deepening boring or heading increasing the cost of obtaining or continuing to obtain such supply the Corporation shall pay to the Company reasonable compensation in respect thereof :

- (10) If the Corporation do not afford a supply equal to the diminution as aforesaid they shall make compensation in money to the Company for such diminution the amount of such compensation to be settled in case of difference by arbitration as hereinafter provided :
- (11) The Corporation shall not be liable in respect of any claim made by the Company under sub-divisions (9) and (10) of this Article if the Company shall have failed to afford to the officers servants or other representatives of the Corporation at all reasonable times after the confirmation of this Order access to the well in respect of which the claim is made for the purpose of ascertaining particulars thereof and the level of the water therein :
- (12) In case of any difference between the Corporation and the Company or their respective engineers touching the meaning or effect of this Article or in relation to anything done or to be done under its provisions the same shall be referred to and determined by a single arbitrator to



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be appointed failing agreement by the President of the Institution of Civil Engineers on the application of either party and the Arbitration Act 1889 shall apply to such reference. A.D. 1926.  
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*Scarborough Order.*

6.—(1) The Corporation may with the consent of the Minister of Health borrow on the security of the revenues of the Corporation as defined by the Act of 1925 such sums as may from time to time be necessary for the purposes of this Order or for any other purposes of their water undertaking. Additional borrowing powers.

(2) The provisions of the Act of 1925 shall apply with reference to moneys borrowed under this Order as if the purposes of this Order were purposes of that Act in respect of which the Corporation are empowered to borrow under Section 56 (3) (b) of that Act.

7. For the purposes of the supply of water by the Corporation under the Local Water Acts and this Order the Corporation shall have the powers of a local authority under Section 54 of the Public Health Act 1875 in respect of the carrying of water mains within or without their district and in exercising the powers of that section any area within the limits within which the Corporation are for the time being authorised to supply water shall be deemed to be included in their district : Application of Section 54 of Public Health Act 1875 to water undertaking.

Provided that in the exercise of the said powers the Corporation shall be subject to the provisions of Sections 308 327 328 329 and 332 of the Public Health Act 1875.

8. The proviso to Section 89 of the Act of 1925 shall be repealed in so far as it relates to byelaws as to stopping places for omnibuses and the Minister of Health shall accordingly be the confirming authority for such byelaws. Partial repeal of Section 89 of Act of 1925.

9. This Order may be cited as the Scarborough Order 1926. Short title.

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

(L.S.)

F. L. TURNER  
Assistant Secretary Ministry of Health.

A.D. 1926. URBAN DISTRICT OF SPALDING.

*Spalding  
Order.*

*Provisional Order for altering the Spalding Water Act 1900.*

WHEREAS the Urban District Council of Spalding (hereinafter referred to as "the Council") are the local authority within the meaning of the Public Health Act 1875 for the Urban District of Spalding (hereinafter referred to as "the District") and the unrepealed provisions of the Spalding Water Act 1900 (hereinafter referred to as "the Local Act") are in force in the District;

And whereas under the Local Act the Council carry on a water undertaking and supply water within certain limits (hereinafter referred to as "the limits of supply") which comprise the District and certain other areas and the rates which the Council are authorised to charge for the supply of water for domestic purposes are prescribed by Section 25 of that Act;

And whereas the Council have made application to the Minister of Health for the issue of a Provisional Order to alter or amend the Local Act in the manner hereinafter set forth:

Now therefore the Minister of Health in pursuance of the powers given to him by Section 303 of the Public Health Act 1875 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 said Act shall be altered as follows that is to say:—

Power to  
take land  
and  
construct  
works.

1.—(1) The Council may take on lease for the purposes of their said water undertaking a piece of land containing 2·013 acres or thereabouts situate in the Parish of Bourne being Number 122 on the Ordnance Survey Sheet Lincolnshire CXL. 7 (Second Edition 1904) and now used as watercress beds and may construct a pipe line to convey the water from the artesian bores on the said land to the Council's pumping sump at Manning Road in the Parish of Bourne:

Provided that the Council shall not create or permit the creation or continuance of any nuisance on such land nor erect any buildings thereon except offices and dwellings for persons in their employment and such buildings and works as may be incident to or connected with their said water undertaking.

(2) The works constructed by the Council under the powers given by this Article shall be deemed to be authorised by the Local Act and the provisions of that Act shall apply accordingly.

A.D. 1926.

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*Spalding  
Order.*

(3) The Council shall not construct any additional bore-hole on the said land without the approval of the Minister of Health given after public local inquiry duly held in that behalf.

2. Section 25 of the Local Act shall be altered and have effect as if for the rates prescribed by that section for a supply of water for domestic purposes there were substituted the rates following that is to say :—

Rates for  
supply of  
water for  
domestic  
purposes.

Where the rateable value of the premises so supplied with water does not exceed five pounds the sum of three pence per week ;

Where the rateable value exceeds five pounds and does not exceed thirteen pounds the sum of sixpence per week ;

Where the rateable value exceeds thirteen pounds the rate of ten pounds per centum upon such rateable value.

3.—(1) The Minister of Health on the application of the Council or of twenty water consumers may from time to time by order vary the rates and charges for the supply of water for domestic purposes within the limits of supply.

Power of  
Minister of  
Health to  
vary rates  
&c. for a  
supply of  
water.

(2) Any such application may be made at any time after the expiration of three years from the date of the Act of Parliament confirming this Order and thereafter at any time after the expiration of three years from the date of the order for the time being in force.

(3) The Council shall as soon as practicable after an order is made in pursuance of subdivision (1) of this Article cause the order to be published in two successive weeks in one or more local newspapers circulating throughout the area included in the limits of supply and the order shall come into operation on the quarter day next following the date of the last of the said publications.

4. Section 34 of the Local Act shall have effect and shall be deemed always to have had effect as if for the words "with a minimum payment of eight shillings per quarter" there were substituted the words "Provided further that the Council shall be entitled to require as a condition of any such supply a minimum payment per quarter of such amount as they may think fit except in the case of a supply by measure under this section for domestic purposes and in the case of a supply furnished under Section 29 of this Act in which cases the minimum payment per quarter shall be eight shillings."

Alteration of  
Section 34  
of Local Act.

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5. This Order may be cited as the Spalding Order 1926.

*Spalding  
Order.*  
Short title.

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

(L.S.)

F. L. TURNER  
Assistant Secretary Ministry of Health.

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BOROUGH OF WIMBLEDON.

*Wimbledon  
Order.*

*Provisional Order to enable the Wimbledon Corporation  
to put in force the Compulsory Clauses of the Lands  
Clauses Acts.*

WHEREAS the Mayor Aldermen and Burgesses of the Borough of Wimbledon (hereinafter referred to as "the Corporation") acting by the Council as the local authority for that Borough for the purposes of the Public Health Act 1875 require to purchase and take the lands described in the Schedule hereto for the purposes of (a) widening opening enlarging or otherwise improving certain streets and (b) the Baths and Washhouses Acts :

Now therefore the Minister of Health in pursuance of the powers given to him by Section 176 of the Public Health Act 1875 and by any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the following provisions shall have effect that is to say :—

Compulsory  
powers of  
purchase.

1. The Corporation shall be empowered for the purposes aforesaid to put in force with reference to the lands described in the Schedule hereto (subject to the continuance of existing public rights of highway if any) the powers of the Lands Clauses Acts as modified by the Acquisition of Land (Assessment of Compensation) Act 1919 with respect to the purchase and taking of lands otherwise than by agreement or any of them.

Short title.

2. This Order may be cited as the Wimbledon Order 1926.

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The SCHEDULE above referred to.

A.D. 1926.

Wimbledon  
Order.

Parish of WIMBLEDON Borough of WIMBLEDON in the  
County of SURREY.

No. on Plan	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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STREET WORK No. 1.

COPSE HILL AND WOODHAYES ROAD IMPROVEMENT.

1	Land on W. side of Copse Hill.	FitzGeorge Coombe Estates Trustees Sir Augustus Charles Frederick FitzGeorge K. C. V. O. C.B. Edgar Oliver Goss and Robert Shekleton Balfour.	- - -	Arthur R. Mitchell.
2	Ditto - - -	Ditto - - -	- - -	Ditto.
3	Ditto - - -	Ditto - - -	- - -	Ditto.
4	Ditto - - -	Captain the Hon. R. A. R. Plunkett-Ernle-Erle-Drax R.N.		
4a	(Strip of land) - -	Ditto.		
4b	Ditto - - -	Ditto.		
5	Land on W. side of Copse Hill.	Ditto.		
6	Ditto - - - (Site of new road in course of construction). Almer Road.	Ditto.		
7	Land - - -	Ditto.		
8	Building plot (house in course of erection).	Ditto.		

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A.D. 1926.  
 —  
*Wimbledon*  
*Order.*

No. on Plan	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
9	Land - - - -	Captain the Hon. R. A. R. Plunkett-Ernle-Erle-Drax R.N.		
10	Building plot (house in course of erection).	Ditto.		
11	Land - - - -	Ditto.		
12	House and garden No. 96 Copse Hill.	Mrs. Vivien Mary Whitehead.	- - -	Ambrose R. Whitehead and Mrs. V. M. Whitehead.
13	Land - - - -	Captain the Hon. R. A. R. Plunkett-Ernle-Erle-Drax R.N.		
14	House and garden No. 92 Copse Hill.	John James McCrossan.	- - -	John James McCrossan.
15	Building plot - -	Captain the Hon. R. A. R. Plunkett-Ernle-Erle-Drax R.N.		
16	Land (site of new road in course of construction) (Burton Road).	Ditto.		
17	Land—building plots -	Ditto.		
18	Land - - - -	Ditto.		
19	Land (Rokeby Playing Fields).	Messrs. G. F. Oliver and G. R. Batteredbury.		
20	House (vacant) No. 42 Copse Hill.	A. D. Barnes.		
21	Land - - - -	Captain the Hon. R. A. R. Plunkett-Ernle-Erle-Drax R.N.		
22	Land (site of new road in course of construction—Ernle Road).	Ditto.		
23	Building plot - -	Ditto.		
24	Ditto - - - -	Mrs. Daisy Lilian Os- wick.		
25	Ditto - - - -	W. H. George.		

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No. on Plan	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1926. — <i>Wimbledon Order.</i>
26	House and garden No. 34 Copse Hill.	Mrs. L. M. Stone.	- - -	Henry A. Stone and Mrs. L. M. Stone.	
27	Land - - - -	L. A. Gits.			
28	Land "Kingsmead" Copse Hill.	Mrs. Dorothy Margaret Hart.	- - -	Mrs. D. M. Hart.	
29	Building plot - - -	Alfred John Styles.			
30	Ditto - - - -	Ditto.			
31	Ditto - - - -	Ditto.			
32	House and garden No. 20 Copse Hill.	Mrs. Margery Davis.	- - -	Frederick W. D. Davis and Mrs. M. Davis.	
33	Building plot Copse Hill.	W. E. Hamlin.			
34	Land (tennis courts) Copse Hill.	Westside Limited Secretary C. Hutson Esquire.			
35	Land (tennis courts) Woodhayes Road.	Ditto.	- - -	Westside Limited.	
36	House and land - - -	Ditto - - -	- - -	Vacant.	
37	Entrance to Westside - - -	Ditto - - -	- - -	Westside Limited.	
38	Waste land - - -	Mayor Aldermen and Burgesses of the Borough of Wimbledon.			
39	Building plot - - -	James Smith.			
40	Ditto - - - -	Ditto.			
41	Ditto - - - -	Philip H. Downham.			
42	Building plot - - -	Captain the Hon. R. A. R. Plunkett-Erle-Drax R.N.			



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*Wimbledon*  
*Order.*

No. on Plan	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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STREET WORK No. 2.

DURNSFORD ROAD IMPROVEMENT.

1	Garden ground No. 410 Durnsford Road.	Stephen Moslin.	- - -	Samuel Treverton.
2	Garden ground No. 412 Durnsford Road.	Ditto	- - -	John W. Dorey.
3	Garden ground No. 414 Durnsford Road.	Ditto	- - -	Alex. Stevens.
4	Garden ground No. 416 Durnsford Road.	Ditto	- - -	Frederick David Purle.
5	Garden ground No. 418 Durnsford Road.	Ditto	- - -	Frederick George Burt.
6	Garden ground No. 420 Durnsford Road.	Ditto	- - -	George Westlake.
7	Garden ground No. 422 Durnsford Road.	Ditto	- - -	Thomas Dare.
8	Side entrance passage between 422 and 424 Durnsford Road.	Ditto.		
9	Garden ground No. 424 Durnsford Road.	Ditto	- - -	Mrs. Mary Ann Daniel.
10	Garden ground No. 426 Durnsford Road.	Ditto	- - -	Mary Ann Taylor.
11	Garden ground No. 428 Durnsford Road.	Ditto	- - -	Wilfred Edmund Mullinor.
12	Garden ground No. 430 Durnsford Road.	Ditto	- - -	Sidney Henry Warren.

STREET WORK No. 3.

THE RIDGWAY AND WIMBLEDON HILL ROAD IMPROVEMENT.

1	Garden ground No. 8 The Ridgway.	John Langdon.	George G. Horrocks.	George G. Horrocks.
2	Garden ground No. 6 The Ridgway.	Ditto	- - -	Frank James Bell.
3	Garden ground No. 4 The Ridgway.	G. W. Falkner.	Francis J. Falkner.	William Hugh Hossack.
4	Garden ground No. 2 The Ridgway.	Harry Bright	- - -	Harry Bright.
5	Garden ground attached to "The Hill" No. 94 Wimbledon Hill Road.	Captain the Hon. R. A. R. Plunkett-Erle-Drax R.N.	- - -	Arthur T. Burton.
6	Land and buildings Junction of Wimbledon Hill Road with The Ridgway.	Ditto	Wimbledon Motor Works Limited Secretary Eric Noyce Newham.	Wimbledon Motor Works Limited.



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No. on Plan	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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STREET WORK No. 4.

DURHAM ROAD AND COOMBE LANE IMPROVEMENT.

1	Garden ground and wooden buildings (No. 1 Durham Road).	Miss L. B. Stubbs.	- - -	Miss L. B. Stubbs.
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STREET WORK No. 5.

THE RIDGWAY IMPROVEMENT.

1	Garden ground and summer house No. 13 The Grange.	John Claude Snow.	- - -	John Claude Snow and Mrs. Mary Snow.
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WORK No. 8.

LANDS FOR BATHS AND WASHHOUSES.

1	15 Latimer Road (house and garden).	Herbert Winton Pampin.	- - -	Frederick Duff.
2	133 South Park Road (shed and garden ground).	Mrs. Mary Anne Champion.	Trustees of the late Thomas R. Porter viz. Mary Ann Porter John Lyne.	Mrs. Mary Urquhart.
3	135 South Park Road (shed and garden ground).	Ditto	Ditto	Mrs. Harriet Samuda.
4	137 South Park Road (garden ground).	Miss Ellen Chiveriel.	Mrs. L. S. Johnson.	Henry John Johnson.
5	139 South Park Road (garden ground).	Ditto	Trustees of the late Thomas R. Porter.	Richard Carter.
6	141 South Park Road (shed and garden ground).	Ditto	Ditto	Mrs. E. Eli-aerts.
7	143 South Park Road (garden ground).	Norah Buz-zacott.	Mrs. L. B. Cornwell.	Leonard A. Sutton.

The above-mentioned lands are more particularly delineated and coloured pink on a plan (being a copy of the deposited plan) in duplicate sealed with the Official Seal of the Minister of Health and marked "Plan referred to in the Wimbledon Order 1926" of which duplicate plan one part is deposited in the office of the Minister of Health and the other shall be deposited by the Town Clerk of Wimbledon in his office within fourteen days from the date of this Order.

[Ch. ix.] *Ministry of Health* [16 & 17 GEO. 5.]  
*Provisional Orders Confirmation (No. 11) Act, 1926.*

A.D. 1926.

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*Wimbledon*  
*Order.*

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

(L.S.)

F. L. TURNER  
Assistant Secretary Ministry of Health.

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