[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.



CHAPTER cxi.

An Act to confirm certain Provisional Orders A.D. 1927. of the Minister of Health relating to Barry Basingstoke Hartlepool Port Sanitary District Oxford Romford Joint Hospital District and Sutton (Surrey). [22nd December 1927.]

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

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 Orders in schedule hereto shall be and the same are hereby con-schedule firmed and all the provisions thereof shall have full confirmed. validity and force.
- 2. This Act may be cited as the Ministry of Health Short title. Provisional Orders Confirmation (No. 10) Act 1927.

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SCHEDULE.

URBAN DISTRICT OF BARRY.

Barry Order.

Provisional Order for altering and amending certain Local Acts.

WHEREAS the Urban District Council of Barry (hereinafter referred to as "the Council") are the local authority within the meaning of the Public Health Act 1875 for the Urban District of Barry (hereinafter referred to as "the District") and there are in force in the District the unrepealed provisions of the Barry and Cadoxton Local Board (Gas and Water) Act 1893 the Barry Urban District Council Act 1896 and the Barry Urban District Council Act 1913 (which Acts are hereinafter referred to separately as the Acts of the year in which they were passed and together as "the Local Acts");

And whereas in pursuance of the Local Acts the Council carry on a water undertaking and supply water within the District and certain other areas;

And whereas the Council for the purposes of the said undertaking propose to purchase water in bulk and to construct and maintain certain additional works;

And whereas by the Act of 1896 the Council are empowered with the approval of the Local Government Board to borrow such moneys as they may require for the purposes of their water undertaking;

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

Now therefore the Minister of Health in pursuance of the powers given to him by Sections 297 and 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 Acts shall be altered and amended so that the following provisions shall have effect that is to say:—

Contracts for purchase of water in bulk. 1.—(1) The Council may purchase water in bulk from any authority company or person having authority to sell the same and may enter into and carry into effect agreements for that

[Ch. cxi.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

purpose upon such terms and conditions as they may think fit and any water so purchased may be used by the Council for the purposes of water supply.

A.D. 1927. Barry Order.

- (2) For the purposes of subdivision (1) of this article the Council may contribute towards the cost of the laying or enlarging of any water main by any such water authority company or person.
- 2. The Council may by agreement purchase take on lease Purchase of acquire and hold in addition to the lands which they are other-additional wise authorised to acquire further lands not exceeding in the lands by whole ten acres in the Parish of Wenvoe in the Rural District agreement. of Cardiff and may upon such lands and in the lines and situation delineated on the deposited plans and in accordance with plans and sections to be approved by the Minister of Health construct and maintain a service reservoir and an access road thereto.

3. Subject to the provisions of this Order the Council may Power to in the lines and situation and upon the lands delineated on the construct deposited plans construct and maintain the following works additional that is to say:—

- (1) An aqueduct conduit line or lines of pipes commencing in the main road from Pontypridd to Llantrisant at the boundary between the Urban District of Pontypridd and the Parish of Llantwit Fardre and terminating in the Parish of Wenvoe in the said intended service reservoir and shown on the deposited plans as Work No. 1;
- (2) An aqueduct conduit line or lines of pipes commencing in the said Parish of Wenvoe in the said intended service reservoir and terminating in the existing High Level Reservoir of the Council in the Urban District of Barry and shown on the said deposited plans as Work No. 2;
- (3) An aqueduct conduit line or lines of pipes situate wholly in the said Parish of Wenvoe commencing by a junction with the line or lines of pipes referred to in paragraph (2) and terminating in the existing reservoir of the Great Western Railway Company and shown on the said deposited plans as Work No. 3;
- (4) An aqueduct conduit line or lines of pipes commencing in the Parish of St. Andrews Major by a junction with the line or lines of pipes referred to in paragraph (2) and terminating at the existing Low Level Service Reservoir of the Council in the Urban District of Barry and shown on the said deposited plans as Work No. 4.
- 4. In the construction of the works authorised by this Limits of Order the Council may deviate laterally to any extent not deviation. exceeding the limits of lateral deviation shown on the deposited

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plans and where on any road no such limits are shown the boundaries of such road shall be deemed to be such limits and Barry Order. they may also deviate vertically from the levels shown on the deposited sections to any extent Provided that except for the purposes of crossing over a stream no part of the pipes shall be raised above the surface of the ground unless and except so far as is shown on the deposited sections.

Application of Section 54 of Public Health Act 1875 to water undertaking.

5. For the purpose of the supply of water under the Local Acts and this Order and in particular for the purpose of the construction of the works specified in Article 3 of this Order the Council 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 Council are for the time being authorised to supply water shall be deemed to be included in their district:

Provided that in the exercise of the said powers the Council shall be subject to the provisions of Sections 308 327 328 329 and 332 of the Public Health Act 1875 and to the provisions of the Waterworks Clauses Act 1847 with respect to the breaking up of streets for the purpose of laying pipes.

Works to form part of undertaking.

6. The works authorised by this Order shall for all purposes be deemed part of the water undertaking of the Council and the provisions of the Local Acts and of the Waterworks Clauses Acts 1847 and 1863 incorporated therewith shall so far as the same are applicable and subject to the provisions of this Order extend and apply to such works.

Temporary discharge of water into streams.

- 7.—(1) For the purpose of constructing enlarging extending repairing cleansing and examining the works authorised by this Order the Council may cause the water in such works to be temporarily discharged into any available stream or watercourse Provided that any water so discharged shall be as free as may be reasonably practicable from mud or solid or offensive matter.
- (2) In the exercise of the power conferred by this article the Council shall do as little damage as may be and shall pay compensation to all persons for all damage sustained by them by the exercise of such power the amount of compensation to be settled in default of agreement by arbitration in accordance with the provisions of the Arbitration Act 1889.
- (3) The powers of this article shall not be exercised so as to damage or affect the railway or works of the Great Western Railway Company.

For protection of Cardiff Corporation.

8. Notwithstanding anything contained in this Order or shown on the deposited plans the following provisions for the protection and benefit of the Lord Mayor Aldermen and Citizens of the City of Cardiff (in this article called "the Corporation")

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shall unless otherwise agreed between the Corporation and the A.D. 1927. Council apply and have effect (that is to say):—

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- (1) (a) Where any work authorised or laid under the powers conferred by this Order is laid in any road in the City of Cardiff the same shall be laid so that the upper surface thereof is not less than two feet six inches below the surface of the road except in special cases where with the consent of the City Engineer (which shall not be unreasonably withheld) a less space may intervene and the trench shall be filled in and the surface of the road made good in accordance with the reasonable requirements of the said Engineer and the Council shall maintain and repair at their own expense and to the reasonable satisfaction of the said Engineer the roadway over the trench for a period of twelve months from the date of the surface being made good as aforesaid;
 - (b) If within a period of twelve months after any aqueduct or line of pipes has been laid in any such road any sinking or subsidence of the surface of the road due thereto shall occur and the Council shall fail within seven days after being so required by the said Engineer to make up the surface of the road to his reasonable satisfaction he may on giving the Council twenty-four hours' notice himself cause the work to be done and all expenses reasonably incurred in executing such work shall be repaid by the Council to the Corporation;
 - (c) The Corporation shall not be liable to the Council for any damage done to any work authorised by this Order where laid under a road caused by the reasonable use of a steam or other roller or other engine not exceeding twelve tons in weight and the Council shall indemnify the Corporation from claims for damages that may be made against the Corporation by reason of any sinking or subsidence of the road caused by the construction or failure of any such work:
- (2) Any work authorised or laid under the powers conferred by this Order under over or within two yards of any sewer drain water main electricity main pipe or other work of the Corporation whether the same are situated in the City of Cardiff or elsewhere shall be constructed according to plans sections and particulars to be previously submitted to and reasonably approved by the said Engineer or in case of difference determined by arbitration as hereinafter provided and to the reasonable satisfaction of the said Engineer Provided that—
 - (i) This subdivision shall not apply unless the Corporation shall have complied within a reasonable

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time with any request that may be made by the Council for information as to the position of the works of the Corporation;

- (ii) If the said Engineer shall not within twenty-one days after the submission to him of plans sections and particulars signify his approval or disapproval of such plans sections and particulars and in case of disapproval his objection thereto he shall be deemed to have approved thereof:
- (3) Any difference which may arise under the provisions of this article between the Council and the Corporation shall in default of agreement be determined by arbitration the arbitrator to be appointed failing agreement on the application of either party after notice in writing to the other by the Minister of Health and subject as aforesaid the provisions of the Arbitration Act 1889 shall apply to any such arbitration.

For protection of Glamorgan County Council.

9. The re-instatement of any main road maintained by the County Council of Glamorgan which is broken up under the powers of this Act shall include the application of a sufficient layer of surfacing material of the same specification as that used on the particular road laid on a prepared foundation of pitched stone ballast not less than nine inches thick when consolidated the whole to be rolled with a steam or other approved roller of suitable weight so as to make the disturbed surface portion of the road uniform with the adjoining surface.

For protection of Cardiff Rural District Council.

- 10.—(1) The provisions of the article of this Order of which the marginal note is "For protection of Cardiff Corporation" shall unless otherwise agreed in writing between the Council and the Cardiff Rural District Council (in this article referred to as "the Rural Council") apply and have effect for the protection of the Rural Council in all respects as if the same were herein repeated but with references to the Rural Council the Cardiff Rural District and the Surveyor for the time being of the Rural Council instead of to the Corporation the City of Cardiff and the City Engineer respectively.
- (2) The making good by the Council of any road maintained by the Rural Council which is broken up under the powers of this Order shall include the application of a sufficient layer of surfacing material of the same character as that used on the road laid on a prepared foundation of pitched stone ballast not less than nine inches thick when consolidated and the whole shall be rolled with a steam or other approved roller of suitable weight so as to make the disturbed portion of the road uniform with the adjoining portion.

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11. For the protection of the Great Western Railway Company (hereinafter referred to as "the Great Western Company") the following provisions shall unless otherwise agreed between Barry Order. the Great Western Company and the Council apply and have effect (that is to say):—

For protection of Great

- (1) No part of Work No. 1 shall be constructed upon land Western belonging to the Great Western Company north of the Railway road leading from Pontypridd to Llantrisant without Company. the previous consent in writing of the Great Western Company:
- (2) Work No. 1 shall cross the South Wales Railway of the Great Western Company near St. Fagans Station (i) either by being carried under the bridge carrying the railway over the River Ely at the western end of the said station and so as not to interfere in any way with the structure of the said bridge or (ii) by being laid at some other point under the railway to be reasonably approved by the Engineer of the Great Western Company and in accordance with the provisions of subdivision (3) of this article:
- (3) Work No. 1 or any other main or pipe laid under the powers of this Order where carried under the railway of the Great Western Company at any point other than under the said bridge or under any public road crossing such railway on the level shall for its entire length across the said railway be laid and carried by means of a steel or iron pipe either founded on and surrounded by Portland cement concrete or enclosed in a steel tube or in a subway as the Council may determine All such works shall be constructed and maintained by them so that no part thereof shall be less than three feet below the level of the rails of the said railway at the point of crossing:
- (4) Work No. 1 where carried over the Rhymney Branch of the Great Western Company's Barry Railway shall be supported by a steel structure having a clear headway of not less than 15 feet above the existing level of the rails at the point of crossing and such spans as may be reasonably required by the Engineer of the Great Western Company:
- (5) Contemporaneously with the construction of Work No. 3 the Council shall at the expense of the Great Western Company provide adjacent to the Wenvoe Reservoir of the Great Western Company a by-pass service around the western and southern sides of the reservoir with valves and other apparatus to enable the Great Western Company to divert the flow of water so as not to pass

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through the reservoir when it is necessary to repair or cleanse the same and cut off the supply thereto:

- (6) In constructing the said works at the said points of crossing and in constructing laying down and executing and also (except in cases of emergency) in effecting the repairs or renewals of any work of the Council by this Order authorised which may be situate upon across over under or in any way affecting the railway or other property belonging to or used by the Great Western Company the same shall be done by and in all things at the expense of the Council except as in this article is otherwise provided and under the superintendence (if the same be given) and to the reasonable satisfaction of the said Engineer and at such time or times as he shall reasonably approve and so as not to interfere with the structure of any such railway and except in cases of repair according to plans sections and specifications to be submitted to and reasonably approved by the said Engineer before any such works shall be executed Provided that if the said Engineer shall not signify his approval or disapproval of such plans sections and specifications within twenty-eight days after they shall have been submitted to him he shall be deemed to have approved thereof:
- (7) The Council shall restore and make good to the reasonable satisfaction of the said Engineer the railway and other property of the Great Western Company and the roads so far as they are maintained by the Great Western Company over or under any bridge or over any level crossing of such railway or over the approaches to any such bridge or level crossing so far as the same may be disturbed or interfered with by or owing to any of the operations of the Council:
- (8) If the Great Western Company so elect they may themselves construct repair or renew the said works (other than the actual laying down repair and renewal of the pipes) and may recover the reasonable costs of so doing from the Council (including compensation payable to any workmen or their legal representatives or dependants who may be injured or killed whilst employed by the Great Western Company in and about such works):
- (9) All such works shall be constructed maintained repaired and renewed so as not to cause any injury or damage to the railway or other property of the Great Western Company or any interruption to the passage or conduct of traffic over such railway and if any such injury damage or interruption shall arise from the acts or operations of the Council or by reason of the failure of the Council

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of the works of the Council under or near to any railway or other property of the Great Western Company all such injury or damage shall forthwith be made good by the Council at their own expense and to the reasonable satisfaction of the said Engineer and the Council shall indemnify the Great Western Company from all claims in respect of any such injury damage or interruption and shall make compensation to the Great Western Company for and in respect thereof including any compensation payable as aforesaid and compensation for any disturbance of traffic which the construction or maintenance of the said works may entail:

- (10) If the Great Western Company from time to time owing to the subsidence of the ground due to colliery workings or otherwise find it necessary to lift their railways and works then in order to maintain the headway prescribed by subdivision (4) of this article the Council shall at their own expense upon receiving three months' notice to that effect from the Great Western Company so alter their works as to maintain the headway so prescribed and the Great Western Company shall afford to the Council free of cost all reasonable facilities to enable the Council to carry out their obligations under this subdivision and to execute any temporary works required for the purpose of maintaining the supply of water through Work No. 1:
- (11) In the event of the Council failing to make good such injury or damage as aforesaid or failing to maintain all such works (where they pass under over or in any way affect the railway or other property of the Great Western Company) in substantial repair and good order to the reasonable satisfaction in all respects of the said Engineer or in case of emergency of which the said Engineer shall be the sole judge the Great Western Company may make good the same and make and do in and upon as well the lands of the Council as their own lands all such repairs and things as may be reasonably requisite and recover the reasonable expense thereof (including compensation payable as aforesaid) from the Council:
- (12) If it should be necessary during the construction of any works authorised by this Order or by reason of the existence of the same to alter any of the telegraph telephone or signal posts or wires or other work or apparatus belonging to or on the railway of the Great Western Company the Great Western Company may effect such alterations and the Council shall repay to

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them the reasonable expenses incurred by them in and connected with such alterations:

- (13) The Council shall bear and on demand pay to the Great Western Company the reasonable expense (including compensation payable as aforesaid) of the employment by them during the construction repair or renewal of any works under the powers of this Order over under or across the railway or other property of the Great Western Company of such inspectors signalmen or watchmen to be appointed by the Great Western Company as may be reasonably necessary for watching and protecting the said railway and the conduct of the traffic thereon with reference to and during the construction repair or renewal of the said 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 Council or their contractors or any person or persons in the employ of the Council or their contractors during such construction repair or renewal:
- (14) If the Great Western Company at any time or times hereafter require of which they shall be the sole judges to construct any additional or other works upon their lands or railway or to extend alter or repair their railway or other works upon across over or under which any of the works of the Council may have been constructed or laid the Great Western Company may after giving to the Council twenty-eight days' notice in writing under the hand of their Secretary or General Manager or in case of emergency of which the said Engineer shall be the sole judge after giving such notice as is reasonably practicable divert support or carry the said works of the Council across over or under their railway or other property at any other point or otherwise deal with the same in as convenient a manner as circumstances will admit and doing as little damage as may be and so as not to interrupt or interfere with the supply of water more than may be necessary without being liable to pay compensation in respect of such diversion supporting carrying or dealing with such works or any such interruption or interference. Provided that any works executed by the Great Western Company under this subdivision shall be executed to the reasonable satisfaction of the Council Provided also that if the Council so elect the actual laying down repair or renewal of the pipes shall be effected by them and they may recover the cost of so doing from the Great Western Company unless the Great Western Company

shall be acting under powers existing or upon lands A.D. 1927. belonging to them at the date of this Order:

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- (15) Any additional expense which the Great Western Company may reasonably incur in widening altering reconstructing repairing or maintaining their railway or other works or in substituting a bridge for any level crossing under powers existing or upon lands belonging to them at the date of this Order by reason of the existence of the works of the Council laid or executed under the powers of this Order upon across over or under the same shall be paid by the Council:
- (16) Except as in this article otherwise expressly provided any difference arising between the Council and the Great Western Company respecting any of the matters referred to in this article shall be referred to and determined by an arbitrator to be appointed failing agreement at the request of either party after notice in writing to the other 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 reference and determination.
- 12.—(1) If within three years after the date on which the As to supply Council are in a position to supply water to the Rural District of water to Council of Cardiff (in this article referred to as "the Rural District Council") from the aqueduct conduit or lines of pipes (Work Council. No. 1) by this Order authorised the Rural Council shall give six months' previous notice in writing to the Council of their intention to take a supply of water under the provisions of this article and shall then be in a position by having provided a suitable main or mains and other works or apparatus to take such supply then subject to the provisions hereinafter contained the Council shall deliver into such main or mains from the said aqueduct conduit or lines of pipes such quantity of water not being less than twenty-four thousand nor more than forty-eight thousand gallons per day of twenty-four hours as may be specified in such notice.
- (2) If the Rural Council shall have required and taken a supply of water under subdivision (1) of this article then they shall thereafter be entitled from time to time during the period of ten years next after the date on which such supply commenced to give six months' notice in writing to the Council requiring the quantity of water for the time being delivered from the said aqueduct conduit or lines of pipes into the main or mains of the Rural Council to be increased and the Council shall upon the expiration of any such notice commence and continue to deliver into the main or mains of the Rural Council such further quantity of water as may be specified in such notice Provided that the Council shall not be required to supply to the Rural Council

- under the provisions of subdivision (1) or of subdivisions (1) and (2) of this article a greater average daily quantity of water Barry Order. in any year than forty-eight thousand gallons.
 - (3) The Rural Council after having given a notice requiring a supply of water or any subsequent notice or notices requiring an increased supply shall take and continue to take a supply of the quantity or quantities specified in such notice or notices so long as the Council shall continue to use the aqueduct conduit or lines of pipes Work No. 1 aforesaid.
 - (4) Such supply shall be delivered from the said aqueducts conduits or lines of pipes at such point or points not exceeding four as may be agreed upon between the Council and the Rural Council or failing agreement as shall be determined by arbitration.
 - (5) The Rural Council shall pay to the Council for all water supplied under this article at the rate of such sum per thousand gallons as may be agreed between the Council and the Rural Council or failing agreement shall be determined by arbitration under the provision hereinafter contained.
 - (6) All water to be taken by the Rural Council shall be measured at each point at which it is taken by a meter or other apparatus to be provided and maintained by the Council and let by them to the Rural Council upon such terms and at such rent as may be agreed upon between their respective engineers or failing agreement as shall be determined by arbitration The meter shall be placed in some suitable chamber or building and on a site to be provided and maintained by the Rural Council and such meter and chamber and all pipes valves and other apparatus connecting the meter with the aqueducts conduits or lines of pipes from which the water is taken shall be fixed constructed and maintained by the Council at the cost of the Rural Council and shall be under the control of the Council The Council and their engineers servants and workmen shall be entitled at all times to access to the valves and meters for the purpose of examination and recording the registration and of effecting at the cost of the Rural Council such repairs adjustments and replacements thereof as may be necessary.
 - (7) The register of the meter shall be primâ facie evidence of the quantity of water supplied by the Council through such meter.
 - (8) If at any time the meter shall cease to register or shall register incorrectly or shall at any time be removed for the purpose of repair or for any other reason then until such meter shall be repaired and refixed so as to register correctly the quantity of water passing through the same or until the same or some other meter correctly registering the water has been fixed the meter shall be deemed to have ceased to register or to register incorrectly immediately after the date on which the meter was previously read by the Council and as from that date the Council

shall be entitled to charge and the Rural Council shall be liable A.D. 1927. to pay for a daily quantity of water equal to the average daily quantity of water taken by the Rural Council under this article Barry Order. during the nearest corresponding period of the previous year with a reasonable addition in respect of any increased quantity or quantities of water which the Council may have been required by the Rural Council to supply under subdivision (2) of this article In the event of the meter at any time registering incorrectly the Council on becoming aware thereof shall repair or replace the same with a correct meter within a reasonable time in that behalf and in the event of the meter being removed for any reason the Council shall refix or replace the same within

- such reasonable time. (9) The Council shall not be liable for any damage loss or expense caused by any failure in the supply of water to the Rural Council if such failure shall be occasioned by frost unusual drought strikes or any cause beyond the control of the Council or during any time when the works of the Council shall be undergoing necessary repairs renewals or cleansing but no payment in respect of the supply of water under this article shall be demanded by the Council in respect of the period during which such supply is suspended unless such suspension is due to any act or default of the Rural Council or any failure of any of their mains or works.
- (10) All accounts for water supplied under this article shall be rendered quarterly by the Council to the Rural Council within twenty-one days after the first day of January the first day of April the first day of July and the first day of October in every year and each such account shall be discharged by the Rural Council within twenty-one days from the receipt thereof.
- (11) Any difference which may arise between the Council and the Rural Council or their respective engineers under this article shall unless otherwise agreed be referred to a single arbitrator to be appointed by the President of the Institution of Civil Engineers on the application of either party after notice in writing to the other and subject thereto the provisions of the Arbitration Act 1889 shall apply to any such arbitration.
- (12) The Council and the Rural Council may agree in writing for any variation or alteration of the provisions of this article.
- 13. A reasonable proportion of the supply of water obtained Water purby the Council from or by means of the aqueduct conduits or lines of pipes Work No. 1 authorised by this Order shall be distributed within the limits within which the Council are for equally. the time being authorised to supply water and a further reasonable proportion of the water so obtained shall be supplied by the Council to the Cardiff Rural District Council under the agreements between them and now in force for the supply of water in bulk.

chased in bulk to be distributed

14.—(1) The Minister of Health may direct any inquiries to Inquiries and be held by his inspectors which he may deem necessary with expenses.

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reference to the purposes of this Order and such inspectors shall for the purposes of any inquiry have all such powers as they have for the purpose of inquiries directed by the Minister under the Public Health Act 1875.

(2) Where the Minister of Health causes any such inquiry to be held with reference to any of the purposes of this Order the costs incurred by the Minister in relation to that inquiry (including such sum not exceeding five guineas a day as the Minister may determine for the services of any inspector or officer of the Minister engaged in the inquiry) shall be paid by the Council and the Minister may certify the amount of the costs so incurred and any sum so certified and directed by the Minister to be paid by the Council shall be a debt due to the Crown from the Council.

Short title.

15. This Order may be cited as the Barry Order 1927.

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

(L.s.)

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

BOROUGH OF BASINGSTOKE.

 $Basingstok e \ Order.$

Provisional Order for altering a Local Act.

WHEREAS the Borough of Basingstoke (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 for the purposes of the Public Health Act 1875 and there are in force in the Borough the unrepealed provisions of the Local Act 10 Georgii IV Cap. XLII (hereinafter referred to as "the Local Act");

And whereas by Section 52 of the Local Act provision is made with regard to the keeping of accounts in respect of moneys received and paid under that Act;

And whereas the Corporation have applied to the Minister of Health for the issue of a Provisional Order to alter the Local

Act in manner hereinafter appearing:

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 Act shall be altered and amended so that the following provisions shall take effect that is to say:—

Audit of accounts of Corporation.

1.—(1) Sections 25 26 and 27 of the Municipal Corporations Act 1882 and Section 246 of the Public Health Act 1875 shall

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[17 & 18 Geo. 5.] Ministry of Health [Ch. cxi.] Provisional Orders Confirmation (No. 10) Act, 1927.

not apply in relation to any audit of the accounts of the Corporation or of the treasurer of the Borough or of the officers of the Corporation for the financial year ending the Thirty-first day of March One thousand nine hundred and twenty-eight or for any later financial year.

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- (2) All such accounts whether under any public or any local Act or otherwise relating to matters dealt with by the Corporation in any capacity and including the accounts of any joint committee appointed by the Corporation with any other council (and of the officers of any such joint committee) shall be made up and audited in like manner as the accounts of an urban authority for the execution of the Public Health Acts (not being the council of a borough) and of their officers are made up and audited and shall be in such form as the Minister of Health may prescribe.
- (3) 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 authority (not being the council of a borough) and of their officers shall apply for the purposes of this Order as if they were herein re-enacted with the necessary modifications.
- 2. The Corporation may out of the borough fund defray Power of reasonable expenditure incurred by them upon any of the Corporation following purposes:—

to defray certain expenses.

- (1) annual or other subscriptions to the funds of any association of municipal corporations or other local authorities or their officers formed for the purpose of consultation as to their common interests and the discussion of matters relating to local government;
- (2) the attendance of any members or officers of the Corporation (not exceeding in any case four) at conferences or meetings of any such association and in the purchase of reports of the proceedings of any such conferences or meetings;
- (3) in connection with the presentation of the freedom of the Borough to persons whom the Corporation may resolve to admit as honorary freemen;
- (4) in connection with occasions of public ceremony or festival or in the reception or entertainment of distinguished persons;
- (5) in the continuance of weekly allowances payment of which has been commenced before the date on which this Order comes into operation to any of their officers or servants who have retired owing to incapacity due to age or infirmity of mind or body; or
- (6) in the payment of gratuities (not exceeding in any case two years' pay) to any of their officers and servants

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who may be disabled or injured in their service or may become incapacitated through age sickness or other infirmity and are not entitled to compensation or superannuation under any other statute or scheme of superannuation.

Short title.

3. This Order may be cited as the Basingstoke Order 1927.

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

(L.S.)

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

BOROUGHS OF HARTLEPOOL AND WEST HARTLEPOOL.

HARTLEPOOL PORT SANITARY DISTRICT.

Hartlepools Order.

Provisional Order for repealing certain Confirming Acts.

WHEREAS by the Hartlepools Order 1881 which was confirmed by the Local Government Board's Provisional Orders Confirmation (Bath &c.) Act 1881 a Joint Board was constituted to act as Port Sanitary Authority for so much of the Port of Hartlepool as was therein defined and by virtue of that Order as altered by Section 10 of the Hartlepool Borough Extension Act 1883 that Joint Board now consists of fifteen members nine of whom represent the Council of the Borough of West Hartlepool and six of whom represent the Council of the Borough of Hartlepool;

And whereas by Section 7 of the Local Government Board's Provisional Order Confirmation (No. 2) Act 1883 it is enacted that nothing in the said Act of 1883 contained shall lessen prejudice or interfere with the power of the Local Government Board to repeal alter or amend by Provisional Order to be confirmed by Parliament the said Act of 1881 so far as it relates to the Hartlepool Port Sanitary Authority;

And whereas the said Order has been amended by Orders made on the 17th day of May 1888 and the 13th day of April 1903 which Orders were respectively confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act 1888 and the Local Government Board's Provisional Orders Confirmation (No. 9) Act 1903;

And whereas it is expedient that the above-mentioned Confirming Acts should be repealed so far as they relate to the said Orders and that the Joint Board should be reconstituted as Port Sanitary Authority for the aforesaid area in manner hereinafter appearing:

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

Now therefore the Minister of Health in pursuance of the powers given to him by Sections 287 and 297 of the Public Health Act 1875 and by any other Statutes in that behalf hereby orders as follows:—

Hartlepools

Order.

1. This Order may be cited as the Hartlepool Port Sanitary Short title Order 1927 and subject to the provisions of article 7 of this and com-Order shall come into operation on the First day of January 1928.

2. In this Order unless the context otherwise requires—

Interpreta-

"The Riparian Authorities" means the Councils of the Boroughs of West Hartlepool and Hartlepool;

- "The District" means the district constituted by the Hartlepools Order 1881 and described in the First Schedule to this Order;
- "The Joint Board" means the Joint Board constituted by the Hartlepools Order 1881 and reconstituted by this Order;
- "The Minister" means the Minister of Health.
- 3. The Local Government Board's Provisional Orders Repeals. Confirmation (Bath &c.) Act 1881 the Local Government Board's Provisional Orders Confirmation (No. 8) Act 1888 and the Local Government Board's Provisional Orders Confirmation (No. 9) Act 1903 so far as those Acts respectively relate to the recited Orders are hereby repealed:

Provided that—

- (a) Nothing in this rescission shall affect any regulation made mortgage or other security given or precept or certificate issued by the Joint Board under the authority of any order so rescinded and every such regulation mortgage security precept or certificate shall continue in force and shall have effect as if it were made given or issued under the corresponding provision in this Order;
 - (b) Any document referring to any Order or provision in any Order so rescinded shall be construed as referring to this Order or the corresponding provision in this Order; and
 - (c) Any person appointed to any office or employment under or by virtue of any Order so rescinded shall be deemed to have been appointed to that office or employment under or by virtue of this Order and any security given by any such officer or servant shall not be affected by such rescission.
- 4. The Joint Board shall continue to exist as the port Joint Board to continue. sanitary authority for the District.
- 5. The Joint Board shall consist of fifteen elective members Constitution and shall be called the Hartlepool Port Sanitary Authority.

of Joint Board.

A.D. 1927.

Hartlepools
Order.

Members
to be elected
by Riparian
Authorities.

Authorities. Date of election &c.

- 6. The members of the Joint Board shall be elected by the Riparian Authorities from among their own members in the following proportions namely ten by the Council of the Borough of West Hartlepool and five by the Council of the Borough of Hartlepool.
- 7.—(1) An election of members of the Joint Board shall take place in each year at a meeting of each riparian authority to be held in the month of November and a first election of members of the Joint Board shall take place at a meeting of each riparian authority to be held in December 1927.
- (2) Upon the application of any riparian authority the Minister may direct that an election of members of the Joint Board to represent that authority shall take place at a meeting of the authority not held in the month of November.

Notice of proposed election to be given.

- 8.—(1) At least three days before any meeting of a riparian authority at which it is proposed to elect a member of the Joint Board notice of the meeting and of the proposed election shall be given by the clerk to the riparian authority to every member of that authority.
- (2) The clerk to a riparian authority shall forthwith notify in writing to the clerk to the Joint Board the name address and occupation of any person elected by the riparian authority a member of the Joint Board.

Term of office of members.

- 9.—(1) Subject to the provisions of this Order the term of office of a member of the Joint Board shall be one year and the members of the Joint Board shall retire from office and their successors shall come into office on the first day of December in each year.
- (2) The existing members of the Joint Board shall retire from office on the 1st day of January 1928 and their places shall be filled by the members of the Joint Board elected at the first election of members in pursuance of this Order.

Disqualification for office.

Government Act 1894 as relate to the disqualification for being elected or being a member of the council of a district other than a borough and to absence from meetings of any such council shall with the necessary modifications extend to disqualification for being elected or being a member of the Joint Board and to absence from meetings of the Joint Board:

Provided that nothing in this Article shall empower a county council to dispense with any prohibition contained in that section.

Tenure of office of members.

11.—(1) A member of the Joint Board shall continue in office until the ordinary day of retirement of members of the Joint Board or until before that day he dies or resigns or ceases

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

to be a member of the riparian authority by whom he was elected or otherwise becomes disqualified for being a member of the Joint Board but a member of the Joint Board shall not be deemed to have ceased to be a member of a riparian authority by retirement if before the day of his retirement he has been re-elected a member of that riparian authority.

A.D. 1927.

Hartlepools Order.

- (2) A member of the Joint Board who ceases to hold office shall be eligible as a member of the Joint Board if at the time of re-election he is qualified to be re-elected.
- 12.—(I) Any vacancy occurring amongst the members of the Supply of Joint Board by death resignation disqualification or otherwise vacancies. shall be filled by the riparian authority in whose representation the vacancy occurs at a meeting to be held within six weeks after the occurrence of the vacancy or within such further period as the Minister may allow.

- (2) Any person elected at a special election to fill a casual vacancy shall retire from office on the day on which the member of the Joint Board in whose place he is elected would regularly have retired from office.
- 13.—(1) For the purposes of this Order the enactments Application mentioned in the Second Schedule to this Order shall apply of enactand the Joint Board shall exercise and be subject to all the ments in powers rights duties capacities liabilities and obligations of Second an urban authority under those enactments so far as they are applicable to—

Schedule.

- (a) The waters within the District or ships coming or being within the District; or
- (b) Persons upon any such ship or brought by any such ship within the District; or
- (c) Goods or articles upon or landed from any such ship and being within the District which in the opinion of the Joint Board or their medical officer of health require to be disinfected or destroyed.
- (2) Where any of the enactments applied by this Order has by any Act been amended in its application to urban authorities that enactment shall have effect as so amended in its application to the Joint Board.
- (3) Nothing in this article shall affect the powers and duties of any riparian authority except as to such waters ships persons goods or articles as are mentioned in this article.
- 14. Pending the provision of suitable hospital accommodation by the Riparian Authorities the Joint Board may by agreement with either of such Authorities provide for the reception in any hospital vested in or held by the Joint Board of any cases of infectious disease occurring in the District of that tricts of the Authority.

Use of isola. tion hospita for cases occurring in the Dis-Riparian Authorities.

A. CXI.] Ministry of Health [17 & 18 Geo. 5.]. Provisional Orders Confirmation (No. 10) Act, 1927. [Ch. cxi.]

A.D. 1927.

Hartlepools Order. Expenses of Joint Board.

- 15.—(1) Any expenses to be incurred by the Joint Board in pursuance of this Order other than expenses incurred under Article 14 shall be paid out of a common fund to be contributed. by the Riparian Authorities in the proportions hereunder mentioned that is to say (i) until the 1st day of April 1929 in proportion to the amounts which would be produced in the case of the Borough of West Hartlepool by a Borough Rate of a 1d. in the £ and in the case of the Borough of Hartlepool by a consolidated rate of a 1d. in the £ if no allowance were made in either case in respect of cost of or losses on collection and (ii) thereafter in proportion to the total rateable value of the property in the District of each of the Riparian Authorities.
- (2) For the purposes of obtaining payment from the Riparian Authorities of the sums to be contributed by them the Joint Board are hereby invested with the powers in that behalf conferred by Section 290 of the Public Health Act 1875 on a port sanitary authority constituted temporarily.

Meetings.

- 16.—(1) The first meeting of the Joint Board after this Order has come into operation shall be held at such time and place as may be fixed by the clerk to the Joint Board.
- (2) Save as aforesaid meetings of the Joint Board shall be held at such times and places as the Joint Board may appoint and at all meetings of the Joint Board five members shall constitute a quorum.
- (3) An extraordinary meeting shall be summoned by the clerk to the Joint Board when a requisition for that purpose is addressed to him by the chairman or any three members of the Joint Board.
- (4) The requisition shall be in writing and no business other than that specified in the requisition shall be transacted at an extraordinary meeting of the Joint Board.
- (5) Notices of all meetings of the Joint Board shall be delivered or sent by post so as to reach the last-known place of abode or business of each member of the Joint Board two clear days before the day of meeting or in the case of an extraordinary meeting one clear day before the day of meeting.

Committees. 17.—(1) The Joint Board may appoint committees consisting of members of the Joint Board for the exercise of any powers which in their opinion can be properly exercised by committees but the acts of every such committee shall unless otherwise directed by the Joint Board be submitted to them for approval:

> Provided that a committee so appointed shall not be authorised to borrow money or to issue any precept for contributions or to enter into any contract.

[Ch. cxi.] [17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

- (2) The provisions of Part Four of the First Schedule to A.D. 1927. the Local Government Act 1894 so far as those provisions are Hartlepools applicable shall extend to any committee appointed in pursuance Order, of this article by the Joint Board.
- 18.—(1) The accounts and documents (including minute Accounts. books and correspondence) of the Joint Board shall at all reasonable times be open to inspection and transcription free of charge by any member of a Riparian Authority or by any officer of a Riparian Authority authorised by that authority for that purpose.
- (2) A copy of the abstract of the accounts of the Joint Board and of any report made by the auditor to the Joint Board shall be sent by the Joint Board to each Riparian Authority as soon as may be after the completion of the audit.
- 19. Subject to the provisions of this Order any difference Settlement arising hereunder shall be referred to arbitration in the manner of difference. provided by the Public Health Act 1875 the provisions of which shall apply with the necessary modifications to any arbitration under this article as if the Joint Board or a Riparian Authority (as the case may be) were a party within the meaning of those provisions.

SCHEDULES.

SCHEDULE.

LIMITS OF THE HARTLEPOOL PORT SANITARY DISTRICT AS CONSTITUTED BY THE HARTLEPOOLS ORDER 1881.

So much of the Port of Hartlepool as abuts on the Borough of West Hartlepool and the Borough of Hartlepool together with the waters of the said Port abutting on such boundaries and the place for the time being appointed as the Customs Boarding Station for such part of the said Port and every other place for the time being appointed for the mooring or anchoring of ships for the said Port under any regulations for the prevention of the spread of diseases issued under the authority of the Statutes in that behalf and the water-sides docks basins and creeks of and belonging to that part of the said Port.

A.D. 1927.

SECOND SCHEDULE.

 $Hart lepools\\ Order.$

ENACTMENTS APPLIED TO THE JOINT BOARD.

Session and Chapter.	Short Title.	Enactments Applied.	Subject-matter.
38 & 39 Vict. c. 55.	The Public Health Act 1875.	Sections 91 to 111 - Sections 121 to 133 -	Nuisances. Infectious Diseases and Hospitals.
		Sections 134 to 140 -	Prevention of Epidemic Diseases.
	•	Sections 141 and 142 -	Mortuaries.
	•		Contracts. Purchase of lands.
	-	Sections 179 to 181 - Sections 182 to 185 and section 188.	Arbitration.
-		Section 189 (except as to the offices of Sur-	Officers.
•	•	veyor and Collector) and sections 191 to 196.	
	,		Offices and attendance of Inspectors at meetings.
		Section 206 (except as to publication in a local newspaper).	
,	•	Sections 236 to 239 Sections 245 247 249 and 250 as amended	· · · · · · · · · · · · · · · · · · ·
		by the District Auditors Act 1879 and section 58 of the Local Government Act 1894.	
<u>.</u> ,		Sections 251 253 to 255 257 to 262 and 265 to 269.	Legal proceedings.
,		Section 278	
•	1	The second paragraph of section 280 and section 282.	_
	·	Section 298	Costs of Provisional Orders.
		Sections 299 to 302	Defaulting Local Authorities.
•		Sections 305 to 309 -	**** 11
•	- -	So much of section 317 as relates to the forms	
•		in Schedule IV to the Act and the appropriate forms in that schedule.	
]		Saving clauses.

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

Session and Chapter.	Short Title.	Enactments Applied.	Subject-matter.	A.D. 19 Hartlep Order
47 & 48 Vict. c. 74.	The Public Health (Officers) Act 1884.	The whole Act	Restriction on recovery of penalties.	
48 & 49 Vict. c. 35.	The Public	Sections 1 and 2 and the schedule to the Act.	Amendment of the Public Health Act 1875 in relation to ships.	•
Vict. c. 53.	_	Sections 1 and 2	Amendment of section 193 of the Public Health Act 1875.	
53 & 54 Vict. c. 59.	The Public	Section 48	Extension of section 306 of the Public Health Act 1875.	
11 & 12 Geo. 5 c. 23.	The Public	Such of the provisions of the Act (except section 7) as do not apply to a Port Sanitary Authority.	Health and Sanitary Inspectors.	

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

(L.S.)
H. W. S. Francis
Assistant Secretary Ministry of Health.

CITY OF OXFORD.

Provisional Order for altering and amending a Local Act.

Oxford Order.

WHEREAS the City of Oxford (hereinafter referred to as "the City") is an Urban District of which the Mayor Aldermen and Citizens acting by the Council (hereinafter referred to as "the Corporation") are the local authority for the purposes of the Public Health Act 1875 and there are in force in the City the unrepealed provisions of the Oxford (Corporation) Waterworks Acts 1875 and 1885 (which Acts are hereinafter referred to separately as the Acts of the year in which they were passed and together as "the Local Acts");

And whereas in pursuance of the Local Acts the Corporation carry on a water undertaking and supply water within the City

A.D. 1927.

 $Oxford \\ Order.$

and certain other areas and by Section 17 of the Act of 1875 provision is made for the payment in respect of a supply of water for domestic purposes of water rents based on the annual rack rent or value of the premises so supplied;

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order to alter and amend the Act of 1875 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 any other powers in that behalf hereby orders as follows:—

Short title and date of operation.

Alteration of basis of charge for water

supply.

- 1. This Order may be cited as the Oxford Order 1927 and shall have effect as from the first day of April one thousand nine hundred and twenty-eight.
- 2. For the words "the annual rack rent or value" in Section 17 of the Act of 1875 shall be substituted the words "the net annual value according to the valuation list for the "time being in force under the Rating and Valuation Act 1925 "or the Union Assessment Acts 1862 to 1880 as the case "may be."

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

(L.S.)

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

ROMFORD JOINT HOSPITAL DISTRICT.

 $Rom ford \\ Order.$

Provisional Order for altering the Local Government Board's Provisional Orders Confirmation (No. 8) Act 1899.

WHEREAS by virtue of the Romford Joint Hospital Order 1899 (hereinafter referred to as "the Order of 1899") which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 8) Act 1899 as altered and adapted by an Order made by the Minister of Health on the 15th day of March 1926 and entitled the Romford Joint Hospital Order 1926 (hereinafter referred to as "the Order of 1926") the Urban Districts of Dagenham Hornchurch and Romford and the Rural District of Romford constitute a United District called the Romford Joint Hospital District (hereinafter referred to as "the United District") of which the governing body is the Romford Joint Hospital Board (hereinafter referred to as "the Joint Board");

[17 & 18 Geo. 5.] Ministry of Health Ch. cxi. Provisional Orders Confirmation (No. 10) Act, 1927.

And whereas the Joint Board consists of four ex-officio members and of four elective members elected by the Councils of the above-named Urban Districts;

A.D. 1927.

Romford Order.

And whereas by Article XIX of the Order of 1899 as altered by Article 4 of the Order of 1926 provision was made with respect to the contributions to be paid by the constituent authorities towards the expenses of the Joint Board;

And whereas it is expedient that the Order of 1899 should be further altered as hereinafter provided:

Now therefore the Minister of Health in pursuance of his powers under Section 297 of the Public Health Act 1875 and of all other powers enabling him in that behalf hereby orders that the Order of 1899 and the Order of 1926 shall be amended as follows:—

1. This Order shall come into operation on the First day of April One thousand nine hundred and twenty-eight which date of operation is hereinafter referred to as "the appointed day ":

Provided that for the purposes of the election by the constituent authorities of additional elective members of the Joint Board this Order shall come into operation on the date of the Act of Parliament confirming this Order.

2. The Joint Board shall consist of four ex-officio members Constitution and of eleven elective members and the ex-officio members shall of Joint be the persons described in column 3 of the Schedule hereto and Board. the number of elective members to be elected by each of the Constituent Authorities shall be that set opposite to the name of that Constituent Authority in column 4 of the Schedule.

3. The Order of 1899 as altered by the Order of 1926 and Substitution by this Order shall have effect as if the Schedule to this Order of new were substituted for the Schedule referred to in the Order of Schedule. 1926.

4.—(1) At meetings held before the appointed day each Election of constituent authority shall choose one or more persons from additional among the members of their respective bodies to represent them elective on the Joint Board as the additional members to be elected in members. pursuance of this Order.

- (2) The clerk to each of the constituent authorities shall give or send to each member of the authority seven days' previous notice in writing of the meeting and shall within seven days after the meeting shall have taken place notify in writing to the clerk to the Joint Board the name address and occupation of each person elected thereat.
- (3) The persons elected in pursuance of this Article as members of the Joint Board shall come into office on the appointed day.

A.D. 1927.

Romford
Order.
Number of
members to
form a
quorum.
Contributions to
common
fund.

[Ch. cxi.] Ministry of Health [17 & 18 Geo. 5.]

Provisional Orders Confirmation (No. 10) Act, 1927.

- 5. Article XI of the Order of 1899 shall be amended by the substitution of "five" for "three" as the number of members of the Joint Board who shall constitute a quorum at meetings of the Joint Board.
- 6.—(1) Subdivision (2) of Article XIX of the Order of 1899 and Article 4 of the Order of 1926 shall be repealed.
- (2) The common fund of the Joint Board so far as the same shall not be provided by such payments as are referred to in subdivision (1) of the said Article XIX shall be contributed by the Constituent Authorities.
- (3) In respect of the period ending on the thirty-first day of March nineteen hundred and twenty-nine the Joint Board shall—
 - (a) in respect of each half year issue precepts requiring the constituent authorities to make contributions towards the estimated requirements of the Board in proportion to the assessable values of their respective districts on the first day of the half year;
 - (b) at the close of each half year ascertain the amount of their expenses for that half year (so far as the same may not be met by such payments as are referred to in subdivision (1) of the said Article XIX) and apportion such amount between the constituent authorities in proportion to the assessable values of their respective districts on the last day of the half year; and
 - (c) credit or debit each constituent authority with the amount by which the contribution made by that authority exceeds or falls short of the proportion of ascertained expenses chargeable against it.

For the purposes of any such apportionment as is mentioned above "assessable value" means in the case of a rural district the total net annual value of the district as appearing in the valuation list for the time being in force reduced by 75 per cent. of the value of agricultural land and in the case of an urban district the total net annual value of the district as appearing in the valuation list for the time being in force reduced by 75 per cent. of the value of agricultural land and of such hereditaments as are mentioned in subsection (1) (b) of section 211 of the Public Health Act 1875.

(4) As from the first day of April nineteen hundred and twenty-nine the provisions hereinunder mentioned shall apply in respect of precepts issued by the Joint Board as if that Board were a Board of Guardians that is to say:—

Subsection (2) of section 9 of the Rating and Valuation Act 1925 (except the proviso to paragraph (c) of the said subsection) subsections (4) and (5) of the said section 9 and any Rules made under the said subsection (4) except so far as they relate to the proviso to paragraph (c) of the said subsection (2).

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

7. This Order may be cited as the Romford Joint Hospital A.D. 1927. Order 1927.

Romford Order.

Short title.

The SCHEDULE above referred to.

1.	2.	. <u>. </u>	3.	4.
Constituent	Constituent		Elective Members.	
Districts.	Authorities.	No.	Description.	No.
The Urban District of Dagenham.	The Urban District Council of Dagenham.		The Chairman of the Urban District Council or in the event of his being unwilling to act or being an ex-officio member elsewhere described in this Schedule then the Vice-Chairman of the Urban District Council.	4
The Urban District of Hornchurch.	· · · ·		The Chairman of the Urban District Council or in the event of his being unwilling to act or being an ex-officio member elsewhere described in this Schedule then the Vice-Chairman of the Urban District	
The Urban District of Romford.	The Urban District Council of Romford.	1	Council. The Chairman of the Urban District Council or in the event of his being unwilling to act or being an ex-officio member elsewhere described in this Schedule then the Vice-Chairman of the Urban District Council.	3
The Rural District of Romford.	The Rural District Council of Romford.		The Chairman of the Rural District Council or in the event of his being unwilling to act or being an ex-officio member elsewhere described in this Schedule then the Vice-Chairman of the Rural District Council.	2

A.D. 1927.

Romford
Order.

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

(L.S.) H. W. S. Francis Assistant Secretary Ministry of Health.

URBAN DISTRICT OF SUTTON (SURREY).

Sutton (Surrey) Order. Provisional Order to enable the Urban District Council of Sutton (Surrey) to put in force the Compulsory Clauses of the Lands Clauses Acts.

WHEREAS the Urban District Council of Sutton (Surrey) (hereinafter referred to as "the Council") 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) providing public walks and pleasure grounds and (c) providing a parking place for vehicles in the Urban District of Sutton (Surrey):

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 any 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 Sutton (Surrey) Order 1927.

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

The SCHEDULE above referred to.

A.D. 1927.

Sutton (Surrey) Order.

Parish of Sutton Urban District of Sutton County of Surrey.

. •			• •	
No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
1	Garden (Wood- stock House London Road).	The Executors of William Lough deceased		John Corfield.
		viz.: Wilfrid Howard Lough		
	•	Edward Emer- son Bainbridge Prest.		
2	Field known as Blackwater Field.	George Armfield	· -	GeorgeArmfield
3 ·	Vacant land (Lodge Road).			Edwin Laur- ence Acworth.
• 4	Garden ("Stra- thearn" Rob- inhood Lane).	Amos Reynolds Limited (Ro- bert J. Hum- phris Secre-	- -	Lawrence Banks Rey- nolds.
5	Garden ("St. Stephen's"Ro- binhood Lane).	tary). Frank Stenning	-	Frank Stenning
6	Garden ("West- ness" Robin- hood Lane).	h .		• ·
7	Yard and sheds between Nos. 125B and 127 High Street.	William Henry Brown.	William Francis Skilton.	William Francis Skilton Alfred Ernest Skilton.
8	Shop and offices 125B High Street.	Ditto.	Ditto.	T. Layman Limited Arthur Layman man Manag- ing Director.
9	Shop and offices 125A High Street.	Ditto.	Ditto.	Singer's Sewing Machine Co. Limited.
10	Shop and offices 125 High Street.	Ditto.	Ditto.	William Francis Skilton Alfred Ernest Skilton.
11	Shop and house 123 High Street.	Robert Howson	Arthur Harold Rogers.	Arthur Harold Rogers.

[Ch. cxi.] Ministry of Health [17 & 18 Geo. 5.] Provisional Orders Confirmation (No. 10) Act, 1927.

A.D. 1927.		· · · · · · · · · · · · · · · · · · ·	·	 	· · · · · · · · · · · · · · · · · · ·
Sutton (Surrey) Order.	No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
	12	Shop and house 119 High Street.	James Robert Andrews.	John Harry Hobart.	John Harry Hobart.
	13	Shop and house 117 High Street.	Ditto.	Frederick Louis Turk.	Frederick Louis Turk.
	14	Shop &c. 115 High Street.	Ditto.	John Fraser -	John Fraser.
•	15	Shop and stores 113 High Street.	Ditto.	Ditto.	Ditto.
	16	House 2 West Street.	John Fraser -		Ditto.
	17	House 4 West Street.	William White- man.		William White- man.
•	18	House 6 West Street.	Ditto.	· ·	William Blows.
•	19	Forecourt 89 High Street.	Frances Mary Boulding William Leeding.	Archer S.	ing and Sons Limited Archer S.
	•		,	Wigglesworth Secretary.	Wigglesworth Secretary.
•	20	Forecourt and garden 87 High Street.	Ditto.	Robert Stevens William Leeding and Sons Limited.	Robert Stevens William Leed- ing and Sons Limited.
	21	Shop and fore- court 85 High Street.	Ditto.	Robert Stevens	Robert Stevens.
-	22	Shop 82 High Street.	Blanche Ellen Flower Gertrude Evelyn Hornblower		Cyril Clarke.
		,	Clarice Ellen Mary George.	-; l	
	23	Vacant land Throwley Road.	The Trustees of the Ruck's Estate viz.: Robert Lewin Hunter.	Frank Potter -	Frank Potter.
	25	Garden ("St. Norbert's"	Louie Dingley -		Louie Dingley.
•	26	Cheam Road). Garden ("Stambourne"	Alice Pilley.		•
•	27	Cheam Road). Garden ("Elm-wood" Cheam Road).	George Hep- burn.		George Hep- burn.

[17 & 18 Geo. 5.] Ministry of Health Provisional Orders Confirmation (No. 10) Act, 1927.

No. on Deposited Plan.	Description of Property. Owners or Reputed Owners.		Lessees or Reputed Lessees.	Occupiers.	A.D. 1927 Sutton (Surrey) Order.
28	Garden ("Claver- ton" Cheam Road).			Bernard Courtney Laws.	
29	Garden ("Cro-mer" Cheam Road).	John Wakeford	-	John Wakeford.	
30	Garden ("Evers- field" Cheam Road).		Frances Barker	Frances Barker.	
31	Garden ("Hazeldene" Cheam Road).	The Executors of James Chadburn Anna Grace Ida Christie.	•	Ann F. Anderson.	
32	Garden ("Red- lands" Cheam Road).	Edward Mark Duncanson Mackie.		Edward Mark Duncanson Mackie.	
33	· · · · · · · · · · · · · · · · · · ·	The Executors			
34	Garden ("Nor- folk House" Cheam Road).	Ditto.		Annie Porter.	
35		Frances Barker		Frances Barker.	
36	Garden (High School for Girls Cheam Road).	G. W. Barratt Girls' Public Day School Trust Limited A. Maclean Secretary.		Girls' Public Day School Trust Limited A. Maclean Secretary.	
37	Garden ("Fair- field" Brighton Road).	Ellen Mary Low		Ellen Mary Low.	

A.D. 1927.

Sutton (Surrey) Order.

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	
38	Garden(" Welles-	1	Claude Henry	Kathleen	
	ley Lodge " Brighton Road).	Appleton.	Biddle.	Biddle.	
39	Garden ("Beechurst"	Alfred Vivian Mansell.		Alfred Vivian Mansell.	
	Brighton Road).	** A*			
40	Garden ("Cross- ways" now called "New-	Margaret Eleanor Axford.		Margaret Eleanor Axford.	
•	land" West- mead Road).				

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

(L.S.)

E. Tudor Owen Assistant Secretary Ministry of Health.

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