



## CHAPTER xviii.

An Act to confirm certain Provisional Orders of the Minister of Health relating to Cardiff Chesterfield Haverfordwest Leyton Spalding and Wallsend. [2nd July 1928.] A.D. 1928.

**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 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. 4) Act 1928. Short title.

A.D. 1928.

SCHEDULE.

CITY OF CARDIFF.

*Cardiff  
Order.*

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

WHEREAS the Lord Mayor Aldermen and Citizens of the City of Cardiff (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 widening opening enlarging or otherwise improving the streets known as Bute Street and Bute Terrace in the said City :

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 Cardiff Order 1928.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

The SCHEDULE above referred to.

A.D. 1928.

*Cardiff*  
*Order.*

Parish of CARDIFF City and County Borough of CARDIFF.

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
1	Shop and dwell- ing-houses.	Robert Harold Seel Charles St. Leger and James Hall.	- - - -	John Silvester Neil William Percival James Tidball Walter Luton.
2	Passageway and staircase.	Ditto	- - - -	William John Gibbins.
3	Shops and dwell- ing-houses.	Ditto	- - - -	Elizabeth Coughlin Daisy Maud Ainsworth Annie O'Dono- van.
4	Shops dwelling- house and smithy.	Ditto	- - - -	Annie Jane Thomas George Birch William John Gibbins George Coles.
5	Shop and dwell- ing-house.	The Trustees of the Estate of Hester Vachell deceased : Charles Fran- cis Vachell Thomas Wal- lace. Ditto	- - - -	Stamatia Kaka- ris.
6	Shop warehouse and work- rooms.	Ditto	Burt and Com- pany Limited.	Burt and Com- pany Limited.
7	Shop dwelling- house and watercloset.	The Most Hon- ourable John Marquis of Bute and Earl of Dumfries Knight The Honourable Lord Colum Edmund Crich- ton Stuart William Lewis Harris Mountjoy Limited.	- - - -	Henry Carpen- ter Robert Humen Cobon.

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*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.  
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*Cardiff*  
*Order.*

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
8	Passageway -	The Most Hon- ourable John Marquis of Bute and Earl of Dumfries Knight The Honourable Lord Colum Edmund Crich- ton Stuart William Lewis Harris M o u n t j o y Limited.	- - - -	Henry Carpen- ter Robert Humen Cobon Loreto Buhagiar Salvo Cutajor Florence Mabel Foros George Fetos.
9	Dwelling-house yard and out- buildings.	Ditto -	- - - -	George Antonio.
10	Bakehouse -	Ditto -	Florence Maud Metcalf Mabel Winifred Griffiths Ethel Valentine Evans Emma Gwendo- line Dudd- ridge Lilian Marion Fraser and Malcolm Alex- ander Ken- neth Fraser Gordon Hier Evans her Trustees Dora Irene Wil- liams and Ralph Pome- roy and William Alex- ander Evans her Trustees Philip John Wil- liams Grace Harvey The Public Trustee.	Timothy Tyn- dall.
11	Shop and dwell- ing-house.	Ditto -	Ditto -	Loreto Buhagiar Salvo Cutajor Florence Mabel Foros.
12	Shop and dwell- ing-house.	Ditto -	Ditto -	Florence Mabel Foros George Fetos.

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*Provisional Orders Confirmation (No. 4) Act, 1928.*

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
13	Passageway yard outbuild- ings ware- house shop telephone wires and brackets.	The Most Hon- ourable John Marquis of Bute and Earl of Dumfries Knight The Honourable Lord Colum Edmund Crich- ton Stuart William Lewis Harris Mountjoy Limited	Florence Maud Metcalf Mabel Winifred Griffiths Ethel Valentine Evans Emma Gwendo- line Dudd- ridge Lilian Marion Fraser and Malcolm Alex- ander Ken- neth Fraser Gordon Hier Evans her Trustees Dora Irene Wil- liams and Ralph Pome- roy and William Alex- ander Evans her Trustees Philip John Wil- liams Grace Harvey The Public Trustee.	William Davis Cullimore The Cardiff Society of Model Engi- neers The Postmaster- General.
14	Shop dwelling- house and out- buildings.	Ditto -	Ditto -	Louis Hougardy.
15	Shop dwelling- house and stores.	Ditto	Michael Butti- gieg.	Michael Butti- gieg Joseph Cefi John Bryant.
16	Shop dwelling- house and out- buildings.	J. Wilkinson Limited The Lord Mayor Aldermen and Citizens of the City of Cardiff.	- . . .	Joseph Gauci Joseph Mamery.
17	Shop and dwell- ing-house.	Ditto -	Fanny Hauser -	Fanny Hauser Manuel Hauser.
18	Dwelling-house	Fanny Hauser -	- . . .	Silas Mayled.
19	Shop and dwell- ing-house.	Ditto -	- . . .	Antonis Bonis.
20	Shop and dwell- ing-house.	Ditto -	- . . .	Albert William Hill.
21	Storeroom yard and outbuild- ings.	Ditto -	- . . .	Ditto.

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*Cardiff*  
*Order.*

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
22	Shop workshop and dwelling- house.	Fanny Hauser - The Lord Mayor Aldermen and Citizens of the City of Cardiff.	- - - -	Thomas John Stephens.
23	Shop and dwell- ing-house.	Ditto -	- - - -	Said Abraham.
24	Shop dwelling- house and stores.	Ditto -	- - - -	Said Mohamed Charles Bernard Batts.
25	Shop and stores	Joseph William Moon John Henry Moon George Albert Moon trading as J. Moon and Sons The Lord Mayor Aldermen and Citizens of the City of Cardiff.	- - - -	Joseph William Moon John Henry Moon George Albert Moon trading as J. Moon and Sons.
26	Shop and dwell- ing-house.	Minnie Barter - The Lord Mayor Aldermen and Citizens of the City of Cardiff.	- - - -	Annie Price.
27	Shop dwelling- house and stores.	Ditto -	- - - -	William Marks Horace Gorman.
28	Shop dwelling- house and smithy.	Richard Francis Ridd The Lord Mayor Aldermen and Citizens of the City of Cardiff.	- - - -	Spyridon Chio- nis Charles Heal.

Given under the Official Seal of the Minister of Health  
this Twenty-second day of March One thousand nine  
hundred and twenty-eight.

(L.S.)

E. H. RHODES  
Assistant Secretary Ministry of Health.

BOROUGH OF CHESTERFIELD.

A.D. 1928.

*Provisional Order for altering the Chesterfield Corporation  
Act 1923.*

*Chesterfield  
Order.*

WHEREAS the Borough of Chesterfield (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 the unrepealed provisions of the Chesterfield Corporation Act 1923 (hereinafter referred to as "the Local Act") are in force in the Borough;

And whereas in pursuance of the provisions of Part XI. of the Local Act the Corporation have acquired or propose to acquire certain lands situate on the north side of Knifsmith Gate and on the west side of Cavendish Street in the Borough for the purposes of the street improvement described as Work No. 6 in Section 189 of the Local Act and parts of the said lands will not be required by the Corporation for such purposes;

And whereas by Section 224 of the Local Act the Corporation are empowered to retain hold and use or to sell lease or otherwise dispose of in such manner and for such consideration and purpose as they shall think fit any lands acquired by them under that Act or any general or other local Act for the time being in force in the Borough (other than the Housing Acts 1890 to 1921);

And whereas under Section 317 of the Local Act the Corporation are empowered to require the owner or occupier of any dwelling-house warehouse or shop to provide portable dustbins of a size and construction to be approved by the Corporation;

And whereas by Part XXII. of the Local Act provision is made with respect to the borrowing of moneys for the purposes of the Local Act the repayment of principal moneys by means of a sinking fund or otherwise and other matters connected with the borrowing of money and the repayment of money borrowed;

And whereas the Corporation 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 by any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Local Act shall be amended as follows:—

1. The Corporation may lay out and develop any lands acquired by them for the purposes of the street improvement described as Work No. 6 in Section 189 of the Local Act and not

Power to  
develop  
lands &c.



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A.D. 1928. required for those purposes or (with the consent of the Minister of  
— Health) any other lands acquired by the Corporation for purposes  
*Chesterfield* of street improvement under any Act or Order and not required  
*Order.* for the purposes for which they were acquired if it is reasonable  
or desirable that the Corporation should develop such lands in  
connection with the carrying out of any such improvement and  
may thereon erect and maintain shops offices warehouses and other  
like buildings and may sell lease exchange or otherwise dispose  
of any such shops offices warehouses or buildings upon and subject  
to such terms conditions and restrictions as they may think fit :

Provided that the Corporation shall not without the consent  
of the Minister of Health sell lease exchange or otherwise dispose  
of any such lands or any interests therein at a price or rent or  
for a consideration of a value less than the current market value  
of such lands or interests but a purchaser or lessee shall not be  
concerned to inquire whether the consent of the Minister is  
necessary or has been obtained.

Regulation  
dustbins.

2. Section 317 of the Local Act shall be amended so as to  
read as follows :—

317.—(1) The Corporation may by notice in writing  
require the owner or occupier of any dwelling-house ware-  
house or shop to provide portable galvanised iron dustbins  
in lieu of ashpits or ashtubs or other receptacles for refuse  
and such dustbins shall be of such size and construction  
as may be approved by the Corporation.

(2) The owner or occupier of all premises in connection  
with which a dustbin has been so provided shall if so  
required by the Corporation pay to the Corporation on  
each first day of July after such provision such sum not  
exceeding two shillings and sixpence as the Corporation  
may from time to time by resolution determine.

(3) The Corporation in lieu of requiring the owner  
or occupier of a dwelling-house warehouse or shop to  
provide a dustbin under this Section may at the election  
of any such owner or occupier themselves provide such  
dustbin and the owner of such premises or (if the Cor-  
poration shall determine the occupier) shall pay to the  
Corporation on the first day of July in each year after such  
provision—

(a) For the first five years such sum not exceeding  
5s. as the Corporation may from time to time by  
resolution determine;

(b) After the expiration of such period of five years  
such sum not exceeding 2s. 6d. as the Corporation  
may from time to time by resolution determine.

(4) While such payments respectively continue the  
Corporation shall be liable to maintain repair and renew



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the said dustbins when and as required and the owner or occupier shall be relieved of any liability with respect to the maintenance repair or renewal thereof.

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*Chesterfield*  
*Order.*

(5) The said annual charges respectively to be made under this Section shall be so fixed as to re-imburse as nearly as may be the cost incurred by the Corporation in connection with the services carried out by them as aforesaid.

(6) Every owner or occupier having provided any receptacle pursuant to subsection (1) of this Section shall maintain the same in good order and condition until the Corporation undertake the maintenance thereof.

(7) Any owner or occupier who fails within fourteen days after notice given to him to comply with the requirements of the Corporation under subsection (1) of this Section or who fails to comply with his obligations under subsection (6) of this Section shall be liable to a penalty not exceeding twenty shillings and to a daily penalty not exceeding five shillings.

(8) Except as is hereinafter provided this section shall not authorise the Corporation to require the provision of a dustbin thereunder in any case in which a dustbin or ashpit in use at the eighth day of July nineteen hundred and fourteen is of suitable size and in proper order and condition. Provided that the Corporation may in any case they think fit require the provision of a dustbin in lieu of any ashpit in use at the eighth day of July nineteen hundred and fourteen but in such case they shall except where the medical officer or the sanitary inspector shall have certified that owing to wilful neglect on the part of the owner or occupier after due notice to keep the same in proper repair any such ashpit is in such a state as to create a nuisance or be injurious to health bear and pay such sum towards the expense of providing such dustbin (being not less than one-half thereof) as they may consider just and proper according to the circumstances and the remainder of such expenses shall be borne by the owner or occupier.

3. The purposes of Article 1 of this Order shall be deemed to be purposes of the Local Act for which the Corporation with the consent of the Minister of Health may borrow money under subsection (3) of Section 374 of that Act.

Borrowing  
powers.

4. Notwithstanding anything contained in the Local Act or in any other Act the Corporation may use for the purpose of any statutory borrowing power possessed by them any moneys forming part of any fund accumulated for the redemption of debt or as a reserve renewals depreciation contingent insurance

Use of  
moneys  
forming part  
of sinking  
and other  
funds.

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A.D. 1928. superannuation or other similar fund (in this Article referred to as  
 — “ the lending fund ”) and not for the time being required for the  
*Chesterfield* purpose for which the moneys have been accumulated subject to  
*Order.* the following conditions :—

- (1) The moneys so used shall be repaid to the lending fund within the period and by the methods within and by which a loan raised under the statutory borrowing power would be repayable :

Provided that the Corporation shall repay to the lending fund the moneys so used or the balance thereof for the time being outstanding as the case may be as and when the same shall be required for the purposes of the lending fund and may if they so decide repay the same at any time within the period aforesaid.

- (2) Interest shall be paid to the lending fund on any moneys so used and for the time being not repaid at such rate per centum per annum as may be determined by the Corporation to be equal as nearly as may be to the rate of interest which would be payable on a loan raised on mortgage under the statutory borrowing power.
- (3) Any repayment made or interest paid shall be treated in the accounts of the Corporation as if it were the repayment of or the payment of interest on a loan raised under the statutory borrowing power.
- (4) The statutory borrowing power shall be deemed to be exercised by such use as fully in all respects as if a loan of the same amount had been raised in exercise of the power and the provisions of any enactment as to the re-borrowing of sums raised under the statutory borrowing power shall apply accordingly.

Interest on  
and pay-  
ments to  
sinking  
funds.

5. Notwithstanding anything in the Local Act or any other Act or Order where sums are set apart as a sinking fund or redemption fund for the purpose of paying off moneys borrowed by the Corporation under any statutory borrowing power the interest received in any year from the investment of the sums so set apart shall form part of the general rate fund of the Borough and in the case of an accumulating sinking fund or redemption fund the contributions to the sinking fund or redemption fund out of the general rate fund of the Borough shall in that year be increased by a sum equal to the interest that would have accrued to the sinking fund or redemption fund if interest calculated at the rate per centum per annum on which the annual payments to the sinking fund or redemption fund are based had been accumulated in the sinking fund or redemption fund.

Consolidated  
loans fund.

6.—(1) Notwithstanding anything contained in the Public Health Acts Amendment Act 1890 or in any other Act or Order on and after the thirty-first day of March nineteen hundred and

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twenty-nine the Corporation may (if they think fit) establish a fund to be called "the consolidated loans fund" to which shall be paid as and when they are received—

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*Chesterfield*  
*Order.*

- (a) All moneys borrowed by the Corporation whether by issue of bonds stock or other security together with any moneys borrowed without security in connection with the exercise of any statutory borrowing power;
- (b) All moneys of a capital nature received by the Corporation whether from the sale of capital assets or otherwise except such as are applied by the Corporation with due authority to another capital purpose;
- (c) The appropriate sums provided in each year out of other funds of the Corporation to comply with the terms and conditions as to repayment attaching to their several borrowing powers or otherwise provided for the repayment of debt; and
- (d) A sum or sums equal to the aggregate amount of all dividends and interest payable in each year on bonds stock mortgages or other securities issued in exercise of any statutory borrowing power and remaining outstanding;

and there shall also be carried to the credit of the consolidated loans fund the unapplied balances of all moneys borrowed or received except such moneys as have been borrowed from the Public Works Loan Commissioners and of all sums provided by the Corporation as aforesaid before the date on which the consolidated loans fund is established.

(2) The moneys of the consolidated loans fund shall be used or applied by the Corporation—

- (a) in the redemption of stock or any other securities issued by the Corporation the purchase of bonds or stock for extinction or the repayment of any moneys borrowed by the Corporation;
- (b) in the exercise of any statutory borrowing power by transfer of the required amount to the appropriate fund and account of the Corporation; and
- (c) in the payment of dividends and interest on the bonds stock mortgages or other securities issued in exercise of any statutory borrowing power and remaining outstanding;

and the moneys of the consolidated loans fund not used or applied in these ways may be invested in statutory securities and the sums realised by the sale of such securities shall be repaid on receipt to the consolidated loans fund and the moneys of the consolidated

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A.D. 1928. loans fund including the accumulations arising from the investments thereof shall not except with the consent of the Minister of Health be used or applied otherwise than as provided in this subdivision.  
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*Chesterfield Order.*

(3) Subject to any priority existing at the passing of this Act all bonds of stock of and loans to the Corporation and the dividends and interest thereon shall be charged indifferently on all the revenues of the Corporation and shall rank equally one with the other without any priority whatsoever.

(4) Save as in this article expressly provided all the obligations of the Corporation to the holders of bonds stock or other securities of the Corporation shall continue in force.

(5) The powers conferred by this article shall not be put into operation by the Corporation except in accordance with a scheme to be approved by the Minister of Health and such scheme may make provision for any matters incidental to the establishment and administration of the consolidated loans fund.

Application  
of pro-  
visions of  
Local Act.

7.—(1) In this Order the expression “statutory borrowing power” has the same meaning as it has in the Local Act.

(2) Section 431 of the Local Act (Inquiries by Minister of Health) shall apply to the purposes of this Order as if the section had been incorporated herewith.

Short title.

8. This Order may be cited as the Chesterfield Order 1928.

Given under the Official Seal of the Minister of Health  
this Twenty-sixth day of March One thousand nine  
hundred and twenty-eight.

(L.S.)

E. H. RHODES  
Assistant Secretary Ministry of Health.

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BOROUGH OF HAVERFORDWEST.

*Haverford-  
west Order.*

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

WHEREAS the Borough of Haverfordwest (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 Haverfordwest Water Act 1833 an Act passed in the first and second years of the reign of Her Majesty Queen Victoria intituled “An Act  
“ for dividing allotting and inclosing Common and Waste Lands  
“ called Portfield otherwise Poorfield in the County of the Town

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“ of Haverfordwest ” the Haverfordwest Borough Act 1868 and the Haverfordwest Orders 1885 and 1896 which were respectively confirmed by the Local Government Board’s Provisional Orders Confirmation (No. 3) Act 1885 and the Local Government Board’s Provisional Orders Confirmation (No. 18) Act 1896 (each of which Acts and Orders is hereinafter referred to as the Act or Order of the year in which it was passed and which Acts and Orders are hereinafter referred to collectively as “ the Local Acts and Orders ”);

A.D. 1928.

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*Haverford-  
west Order.*

And whereas under and by virtue of the Acts of 1838 and 1868 a recreation ground known as the Portfield Recreation Ground and the adjoining racecourse are vested in the Corporation and are managed by a Committee consisting of members of the Town Council and of Trustees for the Freemen of the Borough and it is desired that the Committee should be empowered to close the recreation ground and racecourse for the purpose of sports exhibitions or pastimes and to make a charge for admission thereto;

And whereas in pursuance of the provisions of the Local Acts and Orders the Corporation carry on a water undertaking and supply water within the Borough;

And whereas by Section 40 of the Act of 1833 provision is made with respect to the charges to be made by the Corporation for the supply of water for domestic purposes within the Borough;

And whereas by Section 16 of the Act of 1868 the Corporation are authorised to require the owners of houses without a proper supply of water to obtain such supply and to do all such works as may be necessary for that purpose;

And whereas by the Local Acts and Orders the Corporation are authorised to borrow moneys for the purposes of their water undertaking but the borrowing powers so conferred are not adequate to meet the expenses which the Corporation propose to incur in constructing certain additional waterworks;

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order to alter or amend the Local Acts and Orders 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 and Orders shall be altered and amended so that the following provisions shall take effect that is to say :—

1.—(1) The Committee of Management of the Portfield Recreation Ground and the adjoining racecourse may at their

Power to  
close race-  
course and



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A.D. 1928. discretion on such days as they think fit (not exceeding twelve days in any one year nor for a longer period on any one occasion than four consecutive days) use the racecourse and the Portfield Recreation Ground or any part or parts thereof for the purpose of any game recreation contest match horse or other race meeting exhibition or pastime or grant the use of the same or any part or parts thereof either gratuitously or for payment to any person or persons or company for any such purpose and may direct that on such days the public shall be entirely excluded from the said racecourse and recreation ground or the part or parts thereof so in use or shall be admitted thereto upon payment of such charge as shall be fixed by the Committee or by the person or persons or company to whom the use shall have been granted as aforesaid and on the occasions aforesaid may enclose or give authority for the enclosure of the said racecourse or recreation ground or the part or parts thereof in use.

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*Haverford-*  
*west Order.*  
 recreation  
 ground.

(2) The Committee may execute or authorise to be executed on the said racecourse and recreation ground all such works as may in the opinion of the Committee be necessary or desirable in connection with the use thereof for any of the purposes aforesaid.

(3) Any profits derived from the use of the racecourse and recreation ground for the purposes aforesaid shall be applied in manner provided by Section 37 of the Act of 1868.

Power to  
 order tempo-  
 rary closing  
 of highway.

2. The powers conferred by Section 21 of the Town Police Clauses Act 1847 shall extend to enable the Corporation to order that the public highway crossing the said racecourse shall be closed to the public whilst the racecourse is being used for any of the purposes mentioned in Article 1 of this Order.

Charges for  
 supply of  
 water for  
 domestic  
 purposes.

3.—(1) The Minister of Health on the application of the Corporation or of twenty consumers may from time to time fix by Order the rates rents or charges which the Corporation may make or charge for a supply of water for domestic purposes.

(2) The Corporation 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 in the Borough and the Order shall come into operation on and after the quarter day next following the date of the last of the said publications.

(3) On and after the date on which any Order made in pursuance of subdivision (1) of this Article comes into operation Section 40 of the Act of 1833 shall have effect as if—

(a) for the water rents or sums specified in that Section there were substituted the corresponding rates rents or charges fixed by the Order made as aforesaid; and

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(b) such other modifications were made in the said Section as are necessary to render the Section applicable to any premises rates rents or charges specified in the said Order. A.D. 1928.  
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*Haverford-west Order.*

4. In addition to any other borrowing powers possessed by them the Corporation may with the sanction of the Minister of Health borrow on the security of the revenue of their water undertaking and of the district fund and general district rate or (after the first day of April One thousand nine hundred and twenty-nine) the general rate fund and general rate or upon any of such securities such further sums as may from time to time be necessary for the purposes of their water undertaking. Additional borrowing powers.

5. For the purpose of raising money in the exercise of the powers of borrowing conferred by this Order the provisions of the Local Loans Act 1875 shall be available to the Corporation and Sections 236 to 238 of the Public Health Act 1875 shall apply to all mortgages granted under this Order. Provided that the provisions of this Order relating to sinking funds shall apply to sinking funds formed for the repayment of moneys borrowed under the Local Loans Act 1875 instead of the provisions of Sections 15 and 16 of that Act. Local Loans Act and certain provisions of Public Health Act made applicable.

6. Any moneys borrowed under Article 4 of this Order shall be repaid within such period not exceeding sixty years from the date of borrowing as the Corporation with the sanction of the Minister of Health may determine and the period so determined and sanctioned shall with reference to the repayment of such moneys be the prescribed period for the purposes of this Order and the Local Loans Act 1875. Period for repayment of borrowed moneys.

7. The Corporation shall repay the moneys borrowed under this Order (other than moneys borrowed under the provisions of the Local Loans Act 1875) by equal annual instalments of principal or by equal annual instalments of principal and interest combined or by means of a sinking fund or partly by one of those methods and partly by another or the others of them. Mode of repayment.

8.—(1) If the Corporation determine to repay by means of a sinking fund any moneys borrowed under this Order the sinking fund shall be formed and maintained either— Formation maintenance and application of sinking fund.

- (a) by payment to the fund throughout the prescribed period of such equal annual sums as will together amount to the moneys for the repayment of which the sinking fund is formed. A sinking fund so formed is hereinafter called a non-accumulating sinking fund; or
- (b) by payment to the fund throughout the prescribed period of such equal annual sums as with accumulations at a rate not exceeding three pounds ten shillings per centum per annum or at such other rate as the



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west Order.*

Minister of Health may from time to time approve will be sufficient to pay off within the prescribed period the moneys for the repayment of which the sinking fund is formed. A sinking fund so formed is hereinafter called an accumulating sinking fund.

(2) Every sum paid to a sinking fund and in the case of an accumulating sinking fund the interest on the investments of the sinking fund shall unless applied in repayment of the loan in respect of which the sinking fund is formed be immediately invested in securities in which trustees are by law for the time being authorised to invest or in mortgages bonds debentures debenture stock stock or other securities (not being annuity certificates or securities payable to bearer) duly issued by any local authority as defined by Section 34 of the Local Loans Act 1875 but exclusive in every case of the securities of the Corporation and the Corporation shall be at liberty from time to time to vary and transpose the investments.

(3) In the case of a non-accumulating sinking fund the interest on the investments of the fund may be applied by the Corporation towards the equal annual payments to the fund.

(4) The Corporation may at any time apply the whole or any part of any sinking fund in or towards the discharge of the money for the repayment of which the fund is formed. Provided that in the case of an accumulating sinking fund the Corporation shall pay into the fund each year and accumulate during the residue of the prescribed period a sum equal to the interest which would have been produced by the sinking fund or the part of the sinking fund so applied if invested at the rate per centum per annum on which the annual payments to the sinking fund are based.

(5) (a) If and so often as the income of an accumulating sinking fund is not equal to the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any deficiency shall be made good by the Corporation.

(b) If and so often as the income of an accumulating sinking fund is in excess of the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any such excess may be applied towards those equal annual payments.

(6) Any expenses connected with the formation maintenance investment application or management of or otherwise in relation to any sinking fund under this Order shall be paid by the Corporation in addition to the payments provided for by this Order.

9.—(1) If it appears to the Corporation at any time that the amount in the sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will probably not be sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed it shall be the duty of the Corporation to make such increased payments to the sinking fund as will cause the sinking fund to be sufficient for that purpose. Provided that if it appears to the Minister of Health that any such increase is necessary the Corporation shall increase the payments to such extent as the Minister may direct.

A.D. 1928.

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*Haverford-*  
*west Order*  
 Increase  
 reduction or  
 discontinu-  
 ance of pay-  
 ments to  
 sinking fund

(2) If the Corporation desire to accelerate the repayment of any loan they may increase the amounts payable to any sinking fund.

(3) If in the opinion of the Minister of Health the amount in any sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will probably be more than sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed the Corporation may reduce the payments to be made to the sinking fund either temporarily or permanently to such an extent as the Minister may approve.

(4) If in the opinion of the Minister of Health the amount in any sinking fund at any time together with the accumulations thereon (in the case of an accumulating sinking fund) will probably be sufficient to repay the loan in respect of which it is formed within the prescribed period the Corporation may with the consent of the Minister discontinue the equal annual payments to the sinking fund until the Minister otherwise directs.

(5) Any surplus of any sinking fund remaining after the discharge of the whole of the moneys for the repayment of which it was formed shall be applied to such purpose or purposes as the Corporation with the consent of the Minister of Health may determine.

10.—(1) The Corporation shall have power—

Power to  
 re-borrow.

- (a) to borrow for the purpose of paying off any moneys previously borrowed under this Order which are intended to be forthwith repaid; or
- (b) to borrow in order to replace moneys which during the previous twelve months have been temporarily applied from other funds of the Corporation in repaying moneys previously borrowed under this Order and which at the time of such repayment it was intended to replace by borrowed moneys.

[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.

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*Haverford-  
west Order.*

(2) Any moneys borrowed under this Article shall for the purposes of repayment be deemed to form part of the original loan and shall be repaid within that portion of the prescribed period which remains unexpired and the provisions which are for the time being applicable to the original loan shall apply to the moneys borrowed under this Article.

(3) The Corporation shall not have power to borrow for the purpose of making any payment to a sinking fund or of paying any instalment or making any annual payment which has or may become due in respect of borrowed moneys.

(4) The Corporation shall not have power to borrow in order to replace any moneys previously borrowed which have been repaid—

(a) by instalments or annual payments; or

(b) by means of a sinking fund; or

(c) out of moneys derived from the sale of land; or

(d) out of any capital moneys properly applicable to the purpose of the repayment other than moneys borrowed for that purpose.

Application  
of borrowed  
moneys.

11. All moneys from time to time borrowed under this Order shall be applied by the Corporation only for the purposes for which the same are respectively authorised to be borrowed excepting that moneys which may have been borrowed in excess of the amount required shall be applied in such manner as the Corporation with the approval of the Minister of Health determine.

Receiver.

12.—(1) Subject to the provisions of this Article any mortgagee of the Corporation in respect of a mortgage under this Order may enforce the payment of arrears of interest or of principal or of principal and interest by the appointment of a receiver.

(2) The application for the appointment of a receiver shall be made to the High Court and the Court if it thinks fit may appoint a receiver on such terms as it thinks fit and may at any time discharge the receiver and otherwise exercise full jurisdiction over him :

Provided that no such application shall be entertained unless the amount of arrears due to the applicant or in the case of a joint application by two or more mortgagees to the applicants collectively be not less than three hundred pounds in the whole.

Certain  
provisions  
of Public  
Health Act  
not to apply.

13. In calculating the amount which the Corporation may borrow under the provisions of the Public Health Acts any sums which the Corporation may borrow under or for the purposes of this Order shall not be reckoned and the powers of the Corporation of borrowing and re-borrowing for the purposes of this Order shall not be in any way restricted by any of the provisions or regulations of the Public Health Acts.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

14.—(1) The Town Clerk shall if and when he is requested by the Minister of Health so to do transmit to the Minister a return showing the provision made for the repayment of any loans raised by the Corporation under the authority of this Order.

A.D. 1928.

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*Haverford-  
 west Order.*

Return to  
 Minister of  
 Health with  
 respect to  
 repayment  
 of debt.

(2) The return shall show such particulars and shall be made up to such date and in such form as the Minister may require and shall if so required by him be verified by statutory declaration of the Town Clerk or the chief accounting officer of the Corporation and shall be transmitted within one month after the making of the request and in the event of his failing to make such return the Town Clerk shall for each offence be liable to a penalty not exceeding twenty pounds to be recovered by the Minister in a court of summary jurisdiction and notwithstanding the recovery of such penalty the making of the return shall be enforceable by writ of mandamus to be obtained by the Minister out of the High Court.

(3) If it appears to the Minister by such a return as aforesaid or otherwise that the Corporation have failed to pay any instalment or annual payment required to be paid or to appropriate any sum required to be appropriated or to set apart any sum required for any sinking fund (whether such instalment or annual payment or sum is required by the Act in pursuance of which the moneys are raised or by the Minister in virtue thereof to be paid appropriated or set apart) or have applied any portion of any sinking fund to any purpose other than those authorised the Minister may by Order direct that the sum in such Order mentioned not exceeding the amount in respect of which default has been made shall be paid or applied in the manner and by the date in such Order mentioned and any such Order shall be enforceable by writ of mandamus to be obtained by the Minister out of the High Court.

(4) The provisions of this Article shall extend and apply to any annual returns required to be made to the Minister with regard to the repayment of debt by any provisions of the Local Acts or Provisional Orders now in force in the Borough notwithstanding anything contrary to or inconsistent therewith in any such Act or Order.

15.—(1) The Minister of Health may direct any inquiries to be held by his inspectors which he may deem necessary with 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 purposes of inquiries directed by the Minister under the Public Health Act 1875.

Inquiries and  
 expenses.

(2) Where the Minister causes any such inquiry as aforesaid to be held the costs incurred by the Minister in relation to that inquiry (including such reasonable sum not exceeding five guineas a day as the Minister may determine for the services of any

[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
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A.D. 1928. inspector or officer of the Minister engaged in the inquiry) shall  
 — by paid by the Corporation and the Minister may certify the  
*Haverford-* amount of the costs so incurred and any sum so certified and  
*west Order.* directed by the Minister to be paid by the Corporation shall be  
 a debt due to the Crown from the Corporation.

Repeal of section  
 of Act of 1868.

16. Section 16 of the Act of 1868 is hereby repealed.

Short title.

17. This Order may be cited as the Haverfordwest Order  
 1928.

Given under the Official Seal of the Minister of Health this  
 Thirty-first day of March One thousand nine hundred  
 and twenty-eight.

(L.S.)

R. B. CROSS

Assistant Secretary Ministry of Health.

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BOROUGH OF LEYTON.

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

WHEREAS the Mayor Aldermen and Burgesses of the Borough  
 of Leyton (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 widening opening enlarging or otherwise improving certain  
 streets in the said Borough (including the improvement and  
 development of frontages or of the lands abutting on or adjacent  
 to such streets):

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 Leyton Order 1928.

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THE SCHEDULE above referred to.

A.D. 1928.

*Leyton Order.*

Borough of LEYTON in the County of ESSEX.

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
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STREET WIDENING No. 1—HIGH ROAD LEYTON.

PARISH OF LEYTON.

1 (green)	House shop out- buildings and land at rear known as 374 High Road Leyton.	Present Century Investment Society 4 Queen Street Place E.C.4 (Secretary Thomas Lewis George).	Henry Charles Burt.	Florence Fanny Burt.
2 (brown)	House shop (off licence) out- buildings and land at rear known as 372 and 370 High Road Leyton.	Mann Crossman and Paulin Limited White- chapel Road E.1 (Secretary Arthur Bouton Mason).	Henry Emer- ton "Vic- toria Arms" Jesse Road Leyton E.10.	Henry Emer- ton Stanley Rich- ard Parker.
3 (pink)	Private pave- ment houses shops outbuild- ings and land at rear known as 368 and 366 High Road Leyton.	Trustees of the late Samuel Abbott James Samuel Holland Abbott 38 The Broad- way Wimble- don Archibald George Abbott 339 Hoe Street Walthamstow.	A. D. Phelp and Com- pany.	A. D. Phelp and Com- pany John O'Con- nor John Harman Dellow.
4 (yellow)	Private pave- ment house shop outbuild- ing and land at rear known as 364 High Road Leyton.	As above -	Alfred Hull -	Alfred Hull.
5 (blue)	House shop passage out- buildings and land at rear known as 419 High Road Leyton.	William Nathan Margolis 12 Lyndhurst Drive Leyton E.10.	-	William Na- than Margolis William Hen- ry Gardiner.

[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.  
 —  
*Leyton Order.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
6 (pink)	House shop out- buildings and land at rear known as 421 High Road Leyton.	William Henry Gardiner 421 High Road Leyton.	- - -	William Hen- ry Gardiner.

STREET WIDENING No. 2—HIGH ROAD LEYTONSTONE.

PARISH OF LEYTON.

7 (pink)	Private pave- ment house shop cellar tim- ber store and land at side and rear known as 400 High Road Leyton- stone.	Lewis Hall 400 High Road Leytonstone.	- - -	Lewis Hall Leytonstone Sanitary Steam Laun- dry Com- pany.
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STREET WIDENING No. 3—HIGH ROAD AND  
 CATHALL ROAD LEYTONSTONE.

PARISH OF LEYTON.

8 (yellow)	Private pave- ment house shop outbuild- ings and land at rear known as 459 High Road Leyton- stone.	The Right Hon. Christian Ar- thur Fourth Earl Cowley Trustees— The Hon. Frederick Ar- thur Wellesley West Green House Winch- field Hants. Thomas Smith Curtis 4 Bedford Row W.C.1 (Solic- itor) George Mon- tague Griffith Wyatt 101 Leadenhall Street E.C.3 (Solicitor).	Edmund Roche 110 High Road South Tot- tenham.	Mrs. Eleanor Brooke Star- ling.
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[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

					A.D. 1928.
					<i>Leyton Order.</i>
No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	
8A (pink)	Private pave- ment and shop known as 461 High Road Leytonstone.	The Right Hon. Christian Ar- thur Fourth Earl Cowley Trustees— The Hon. Frederick Ar- thur Wellesley West Green House Winch- field Hants Thomas Smith Curtis 4 Bedford Row W.C.1 (Solici- tor) George Mon- tague Griffith Wyatt 101 Leadenhall Street E.C.3 (Solicitor).	Henry Ed- ward Down- ey Edmund Roche 110 High Road South Tot- tenham.	Henry Ed- ward Down- ey.	
14 (green)	Private pave- ment shop and land known as 12 Cathall Road Leytonstone.	Morris Gold 133 Cathall Road Leyton- stone.	- - -	Morris Gold.	
15 (blue)	Workshop sheds and land known as 1 Cathall Road Leytonstone.	Miss Agnes Eli- zabeth Ann Richards. Miss Emily Richards Tur- ret Lodge 1 Prospect Hill Walthamstow.	- - -	Lawrence Ralph Mans- field 16 Ar- gyle Street Leytonstone.	
16 (pink)	House shop bakery and outbuildings and land known as 463 High Road Leyton- stone.	As above -	Edwin Charles Walkling.	Edwin Charles Walkling.	

STREET WIDENING NO. 4—HIGH ROAD LEYTON.

PARISH OF LEYTON.

17 (pink)	Private fore- court house outbuilding and land at rear known as 814 High Road Leyton.	Herbert Henry Dartnall Forest House High- stone E.11.	- - -	Mrs. Annie West.	
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**[Ch. xviii.] Ministry of Health [18 & 19 GEO. 5.]**  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.  
 ———  
*Leyton Order.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
18 (brown)	Private pave- ment house outbuildings stalls and land at rear and side known as 812 High Road Leyton.	Herbert Henry Dartnall Forest House High- stone E. 11.	- - -	Frederick Scott James Wil- liams William Hanks Albert Theo- dore Naylor Samuel Kil- bourne William May- nard Cornelius Paul J. Gunn and Company Limited.
19 (blue)	Houses shops outbuildings and land at rear and side known as 800 and 802 High Road Leyton.	George Henry Southgate 802 High Road Leyton Charles William Saunders 109 Gordon Road South Woodford (Mortgagee).	- - -	George Henry Southgate Clifford But- tle.
20 (yellow)	House shop outbuildings and land at rear known as 782 High Road Leyton.	Mrs. Ida Swift 29 Pembury Road Westcliff- on-Sea.	- - -	William Wal- ter Taylor.
21 (brown)	House shop and outbuilding at rear known as 780 High Road Leyton.	As above - -	- - -	William Hewett.
22 (blue)	Shop known as 780A High Road Leyton.	As above - -	- - -	William Wal- ter Taylor.
23 (green)	Buildings and land between 764 and 780A High Road Ley- ton Advertising Hoarding.	As above - -	- - -	Bertie Joseph Hall Partington and Com- pany.
24 (yellow)	House and shop known as 764 High Road Leyton.	Goode and Wright Limited 19 Phipp Street Great Eastern Street E.C. 2 (Secretary H. Martyn) Horace G. Ramden Little Combles Hertford.	Morris Aarons	Goode and Wright Limited Albert Victor Brickell George Curtis.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1928.
					<i>Leyton Order.</i>
25 (brown)	House shop and land at rear known as 764A High Road Leyton.	Goode and Wright Limited 19 Phipp Street Great Eastern Street E.C. 2 (Secretary H. Martyn).	- - -	Oreste Ripallo Goode and Wright Limited Albert Victor Brickell George Curtis.	
26 (pink)	Coffee stall ad- joining 764A High Road Leyton and sheds and land at rear extend- ing to rear of 800 High Road Leyton.	Charles William Saunders 109 Gordon Road South Wood- ford E. 18.	George Henry Southgate 802 High Road Ley- ton.	George Henry Southgate Carl Otto Stratten George North 167 Cann Hall Road Leytonstone.	

STREET WIDENING No. 5—HIGH ROAD LEYTON.

PARISH OF CANN HALL.

27 (pink)	Private pave- ment house shop and out- buildings and land at rear known as 6 High Road Leyton.	Miss Arabella Marion Maude David 169 Cole- herne Court Redcliffe Gar- dens S.W. Cecil Stanhope David 2E Mor- peth Terrace Westminster S.W. 1. The Public Trus- tee Kingsway W.C. 2.	Mann Cross- man and Paulin Li- imited White- chapel Road E. 1.	Josephine Sare Harcourt Tydeman Arthur Cutt- ing.
28 (yellow)	Private pave- ment house shop and out- buildings and land at rear known as 4 High Road Leyton.	As above -	As above -	Henry Robert Gover.
29 (brown)	Private pave- ment house shop and out- buildings and land at rear known as 2 High Road Leyton.	As above -	As above - William Blatch 2 High Road Leyton.	William Blatch.

[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.

*Leyton Order.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
STREET WIDENING NO. 6—HIGH ROAD AND CHURCH LANE LEYTONSTONE.				
PARISH OF LEYTON.				
30 (blue)	Passageway between 813 and 815 High Road Leyton- stone and ex- tending to rear of 815 817 819 and 821 High Road Leyton- stone.	Bourne United Charities Bourne Lincs. (Clerk H. M. A. Stanton). Trustees— Arthur Wall South Street Bourne John Tho- mas Swift West Street Bourne John Tho- mas Holmes North Street Bourne Frederick Henry Sones North Street Bourne Walter Vic- cars Andrew Abbey Road Bourne George Brown Gladstone Street Bourne William Cas- tledine North Road Bourne Frank Ernest Wherry North Road Bourne Everitt Delanoix Cooke North Fen Bourne Reverend James Carvath North Road Bourne Reverend Canon John Grinter Abbey Vicarage Bourne James Christian Ash Dyke Bourne Mrs. Jane Andrews North Street Bourne Mrs. Ruth Ellen Collins Austerby Bourne Miss Alice Bell West Road Bourne.		Charles Wallis Godfrey 815 High Road Leytonstone Mrs. Ellen Wengel 817 High Road Leytonstone James Henry Cox 819 High Road Ley- tonstone Francesco Magnani 821 High Road Leytonstone Thomas Wil- liam Copcutt 823 High Road Ley- tonstone Victor Leo- nard Honey- man 825 High Road Leytonstone Leslie Burgess Bridge 825 High Road Leytonstone.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1928. — <i>Leyton Order.</i>
31 (pink)	House shop out- building and land at rear known as 815 High Road Leytonstone.	Bourne United Charities Bourne Lines. (Clerk H. M. A. Stanton).	- - -	Charles Wallis Godfrey.	
32 (brown)	House shop out- building and land at rear known as 817 High Road Leytonstone.	As above -	- - -	Mrs. Ellen Wengel.	
33 (yellow)	House shop out- building and land at rear known as 819 High Road Leytonstone.	As above -	- - -	James Henry Cox.	
34 (pink)	House shop out- buildings and land at rear known as 821 High Road Leytonstone.	As above -	- - -	Francesco Magnani.	
35 (yellow)	House and shop known as 823 High Road Leytonstone.	As above -	- - -	Thomas Wil- liam Copcutt.	
36 (blue)	House and shop known as 825 High Road Leytonstone.	As above -	- - -	Victor Leo- nard Honey- man Leslie Burgess Bridge.	
37 (pink)	House shop and land known as 825 High Road Leytonstone.	As above -	- - -	Leslie Burgess Bridge Victor Leo- nard Honey- man.	
38 (blue)	Outbuildings at rear of 825 High Road Leytonstone.	As above -	- - -	Victor Leo- nard Honey- man.	
39 (green)	Land at rear of 823 High Road Leytonstone.	As above -	- - -	Thomas Wil- liam Copcutt Victor Leo- nard Honey- man Leslie Burgess Bridge.	

**[Ch. xviii.] Ministry of Health [18 & 19 GEO. 5.]**  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.  
 —  
*Leyton Order.*

No. on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
40 (brown)	Offices and land known as 827 High Road Leytonstone Advertising Hoarding.	John George Locks 827 High Road Leytonstone.	- - -	John George Locks Tompkins and Company William Elster London and Manchester Assurance Company Limited.
41 (green)	Land known as 1A Church Lane Leytonstone Advertising Hoarding.	As above - - -	- - -	John George Locks Tompkins and Company.
42 (yellow)	House and shop known as 1 Church Lane Leytonstone.	As above - - -	- - -	Charrington Gardner Lockett and Company Limited.
43 (pink)	House and shop known as 2 Church Lane Leytonstone.	As above - - -	- - -	Horace Stanley Cordwell London Co-operative Society Limited.
44 (brown)	House and shop known as 3 Church Lane Leytonstone.	As above - - -	- - -	C. T. Blakeborough and Company.
45 (blue)	House and shop known as 4 Church Lane Leytonstone.	As above - - -	- - -	The Aubrey Sanitary Steam Laundry Limited.
46 (green)	House and shop known as 5 Church Lane Leytonstone.	George Wall 50 Harrington Road Leytonstone.	John Henry Chamberlain.	John Henry Chamberlain.
47 (yellow)	House and shop known as 6 Church Lane Leytonstone.	As above - - -	- - -	George Wall.
48 (blue)	House and shop known as 7 Church Lane Leytonstone.	As above - - -	Mrs. Ellen Wengel 817 High Road Leytonstone.	Mrs. Ellen Wengel.
49 (brown)	House and shop known as 8 Church Lane Leytonstone.	As above - - -	As above - - -	As above.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

No on Deposited Plan and Colour.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.	A.D. 1928. — <i>Leyton Order.</i>
50 (pink)	Timber store sheds and land between 8 and 9 Church Lane and extending to the rear of 3 4 5 6 7 and 8 Church Lane Leytonstone.	Bourne United Charities Bourne Lincs. (Clerk H. M. A. Stanton).	- - -	Henry Lewis Hall.	

STREET WIDENING NO. 7—MOUNT GROVE ROAD LEYTONSTONE.

PARISH OF LEYTON.

51 (brown)	Shop garage and land at the southern corner of the inter- section of Mount Grove and Forest Roads.	John Albert Hyde 11 Chad- wick Road Leytonstone.	Frederick Wood 90 Windsor Road Ley- ton.	Frederick Wood.
52 (blue)	Private fore- court house outbuildings and land at rear known as 179 Hainault Road Leyton- stone.	Anne Powell 179 Hainault Road Leyton- stone.	- - -	Anne Powell.

Given under the Official Seal of the Minister of Health  
this Twenty-sixth day of March One thousand nine  
hundred and twenty-eight.

(L.S.)

E. H. RHODES  
Assistant Secretary Ministry of Health.

URBAN DISTRICT OF SPALDING.

*Provisional Order for partially repealing altering or  
amending the Spalding Improvement Act 1853.*

*Spalding  
Order.*

WHEREAS the Urban District Council of Spalding (hereinafter  
referred to as "the Council") are the Local Authority for the  
purposes of the Public Health Act 1875 for the Urban District  
of Spalding and the unrepealed provisions of the Spalding



[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928. Improvement Act 1853 (hereinafter referred to as "the Local Act") are in force in the Urban District;

*Spalding  
Order.*

And whereas by Section 2 of the Local Act the Urban District is for certain of the purposes of that Act divided into two parts therein and hereinafter called "the Town District" and "the Rural District" respectively and by reason of the provisions of this Order such division will no longer be required;

And whereas certain provisions of the Local Act are no longer required by reason of the corresponding provisions of the Public Health Acts 1875 to 1925;

And whereas the Council have accordingly made application to the Minister of Health for the issue of a Provisional Order partially to repeal 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 any other powers 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 :—

Partial  
repeal and  
amendment  
of Local Act.

1.—(1) The provisions of the Local Act specified in the Schedule to this Order are hereby repealed.

(2) Section 86 of the Local Act shall be amended so as to authorise the Council to discontinue the making assessing and levying of separate highway rates in the Town District or the Rural District and in lieu thereof to make assess and levy in accordance with the provisions applicable to those rates one highway rate at a uniform amount in the pound for the whole Urban District :

Provided that subsection (1) of Section 2 of the Rating and Valuation Act 1925 (which provides for the levying of a general rate in an urban rating area) shall apply to the highway rate levied under the said Section 86 as amended by this Article as it will apply to any other rate which the Council have power to make immediately before the date of the first new valuation.

(3) As from the date on which a highway rate is so levied for the Urban District the words in the said Section 86 from "and the Commissioners may appoint" to the end of the Section shall cease to have effect.

Short title.

2. This Order may be cited as the Spalding Order 1928.

SCHEDULE.

A.D. 1928.

*Spalding  
Order.*

Section 2 (Limits of Act) from the words "and that  
" so much of the said parish as is comprised "  
to the end of the Section.

Sections 3 to 13 inclusive which relate to the election powers  
&c. of Commissioners.

Sections 14 and 15 which relate to the incorporation of the  
Towns Improvement Clauses Act 1847.

Section 16 (Rates may be recovered as a debt).

Sections 17 to 21 inclusive which relate to streets and  
buildings.

Section 23 (Power to make sewers).

Section 26 (Power to purchase or rent land for depositing  
materials).

Section 27 (If owners of unproductive property neglect  
to pay costs the same may be let to defray  
expenses).

Section 28 (Owner of unoccupied house to pay private  
improvement expenses).

Sections 29 to 32 which relate to the purchase of lands.

Section 34 (Power to levy gas rate) from the words  
" Provided, nevertheless, That the owner  
or occupier " to the end of the Section.

Section 44 (Contracts to remain in force).

Section 45 (Books of inspectors etc. to be evidence).

Section 46 (Actions not to abate).

Sections 47 to 51 inclusive which relate to water supply.

Section 54 (Power to provide slaughter-houses and make  
charges).

Section 55 (Incorporation of the Town Police Clauses Act  
1847).

Section 56 (Baths and wash-houses).

Sections 64 67 68 and 70 which relate to burials.

Section 65 (Chaplain and reserving rights of incumbent)  
from the words "and the Commissioners  
" shall, on the burial of every body within  
" the consecrated part of the Cemetery " to  
the end of the Section.

[Ch. xviii.] *Ministry of Health* [18 & 19 Geo. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.

*Spalding  
Order.*

Sections 77 to 84 inclusive which relate to rates.

Sections 87 to 92 inclusive (Miscellaneous provisions).

Schedule A.

Given under the Official Seal of the Minister of Health  
this Fifth day of April One thousand nine hundred and  
twenty-eight.

(L.S.)

A. B. MACLACHLAN  
Assistant Secretary Ministry of Health.

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BOROUGH OF WALLSEND.

*Wallsend  
Order.*

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

WHEREAS the Mayor Aldermen and Burgesses of the Borough  
of Wallsend (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 providing public walks or pleasure grounds in the said Borough :

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 Wallsend Order 1928.

[18 & 19 GEO. 5.] *Ministry of Health* [Ch. xviii.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

The SCHEDULE above referred to.

A.D. 1928.

—  
*Wallsend*  
*Order.*

Borough of WALLSEND in the County of NORTHUMBERLAND.

No. on Deposited Plan.	Description of Lands.	Owner or Reputed Owner.	Lessee or Reputed Lessee.	Occupiers.
1	8.175 acres arable land allotment gar- dens and foot- ball and sports ground and pasture being part of Howdon Farm Howdon.	Calverly Bew- icke Beenham Grange Read- ing in the County of Berks.	Thomas Henry Orde Claver- ing Low Wil- lington Farm Howdon in the Borough of Wallsend.	Thomas Henry Orde Clavering The Willington Quay and How- don Industrial Society Limited The Cookson Lead and Antimony Company Limi- ted Sarah Jane Clark Francis James Gray William Rowntree Ellerby William Robert Brayley Robert Henry Sayers James Fitzpatrick Henry Edwin Beck William Hum- phrey Edward Fitz- simmons William Wilkinson Marshall Daniel Steele Edward Spence Charles Scorer Rutherford Charles Henry Wills Samuel Patterson Walter Terry John Wood Pat- terson George Woods and George Filmer.

[Ch. xviii.] *Ministry of Health* [18 & 19 GEO. 5.]  
*Provisional Orders Confirmation (No. 4) Act, 1928.*

A.D. 1928.

—  
*Wallsend*  
*Order.*

Given under the Official Seal of the Minister of Health  
this Sixteenth day of April One thousand nine hundred  
and twenty-eight.

(L.S.)

MICHAEL HESELTINE  
Assistant Secretary Ministry of Health.

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