

## CHAPTER Iviii.

An Act to confirm certain Provisional Orders of the Local A.D. 1880. Government Board relating to the Improvement Act District of Abergavenny (two), the Local Government Districts of Baldock, Bredbury, Bromsgrove, Cuckfield, and Ebbw Vale, the Hanley, Stoke, and Fenton Joint Hospital District, the Local Government District of Heckmondwike, the Borough of Pembroke, and the Local Government Districts of Swindon New Town and Withington.

[19th July 1880.]

HEREAS the Local Government Board have, as regards the districts and borough herein mentioned, 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, and that the provision herein contained should be enacted in reference to one of such districts:

Be it therefore enacted by the Queen'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 The Orders are hereby confirmed, and all the provisions thereof shall, from and after the passing of this Act, have full validity and force.

in schedule confirmed.

2. If the Abergavenny Improvement Commissioners shall acquire Special the burial ground referred to in the schedule to the first Provisional Order relating to the Improvement Act District of Abergavenny hereby confirmed or any part thereof, they shall take all due precautions to prevent the remains of any bodies buried therein Aberfrom being disturbed.

provision in reference to the Improvement Act District of gavenny.

3. This Act may be cited as the Local Government Board's Short title. Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

[Local.-58.]

**A.D.** 1880.

#### SCHEDULE.

Abergavenny Order. (1.)

## IMPROVEMENT ACT DISTRICT OF ABERGAVENNY.

Provisional Order to enable the Sanitary Authority for the Urban Sanitary District of Abergavenny to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Abergavenny Improvement Commissioners, being the Sanitary Authority for the Urban Sanitary District of Abergavenny, in the County of Monmouth;—

And to all others whom it may concern.

WHEREAS the Abergavenny Improvement Commissioners, being the Sanitary Authority for the Urban Sanitary District of Abergavenny, in the County of Monmouth, require to purchase and take the lands described in the first Schedule hereto for the purpose of widening, altering, and improving certain streets in the said District;

And whereas the said Commissioners require to purchase and take the lands described in the second Schedule hereto for the disposal of the sewage of the said District, and for obtaining access to such lands;

And whereas the said Commissioners, as such Sanitary Authority, have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, upon receipt of such petition, directed Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that hehalf, do hereby empower the said Commissioners, from and after the date of the Act of Parliament con-

firming this Order, to put in force, with reference to the lands described in A.D. 1880. the first and second Schedules hereto the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking venny Order. of lands otherwise than by agreement, or any of them.

### The SCHEDULES above referred to.

# FIRST SCHEDULE. Parish of Abergavenny, in the County of Monmouth.

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Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
1	Dwelling-house and outbuildings, yard, and garden.	Charles John Yarnold, Edward Price, William Price, The Mutual Society.		Unoccupied.
2	Shop, dwelling-house, workshops, and other outbuildings.	ditto	James Cottle Hazard	James Cottle Hazard.
3	Chapel, vestry, school- room, outbuildings, and burial-ground.	William Lewis, James Jacob, William Watkins, William Davies, William Price, Jacob Wyke, SidneyRogers Young, Trustees of the Particular Baptists' Chapel, Abergavenny.		William Lewis, James Jacob, William Watkins, William Davies, William Price, Jacob Wyke, Sidney Rogers Young.
4	Half of bed of the brook Kibby.	ditto		ditto.
4	ditto ·	William Walter Ro- berts.	Samuel Henry Facey	Samuel Henry Facey, the Guardians of the Poor of the Abergavenny Union.
5	Brewery and offices, outbuildings, yard, and garden.	ditto	ditto	đitto.
6	Public - house, out- buildings, and pre- mises,known as "the Guildhall."	John Lewis	William James Gunb- lett.	William James Gimblett.
6л	Yard and cellars -	Edwin Tucker, Thomas Tucker, Isaac Isaacs, William Williams, Charles Berry Williams, Rosetta Pearse, John Morgan Pearse, Mary Ann Williams, John Lewis.		Edwin Tucker, Thomas Tucker, Isaac Isaacs, Henry Harris, Anne Davies, William James Gimblett.
<b>7</b> ·,	Shop, dwelling-house, and outbuildings.	William Williams, Charles Berry Wil- liams, Rosetta Pearse, John Morgan Pearse, Mary Ann Williams.		Anne Davies.

[Ch. lviii.] Local Government Board's [43 & 44 Vict.] Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

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Abergavenny Order.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
 8	Warerooms and yard	Isaac Isaacs		Isaac Isaacs, Henry Harris.
9	Shop, dwelling-house, and outbuildings.	Edward Morris -		Sarah Michael.
10	Shop, dwelling-bouse, outbuildings, and yard.	Edwin Tucker, Thomas Tucker.	William Courtis Williams.	William Courtis Williams.
11	Public-house, brew- house, outbuildings, and yard, known as "the King David Inn."	Charles William La- tham, Clarissa Den- yer Hussey.	<b>-</b>	Isaac Griffiths.
12	Passage and two waterclosets, and right of way to cottages, Chemist's shop, and closets.	George Ackrill -	-	George William Shackleton, James Raby, William Griffiths.
13	Cottage	ditto	-	George William Shackleton, Wil- liam Griffiths.
14	Cottage and under- ground kitchen.	ditto -	- <b>-</b>	George William Shackleton, James Raby.
15	Stable, sheds, and yards.	Charles William La- tham, Clarissa Den- yer Hussey.	-	Isaac Griffiths.
16	Cottage	Alfred Diggles, Mary Ann Diggles, Alfred Clint.		Margaret Chinery.
17	ditto	ditto	<b>-</b>	Mary Moses.
18	ditto	ditto		Thomas Johnson.
19	ditto	ditto		William Lee.
20	ditto	ditto	<u>-</u>	James Lewis.
21	ditto	ditto		James Lanman.
22	Yard and closet -	ditto -		Margaret Chinery, MaryMoses,Thomas Johnson, William Lee, James Lewis, James Lanman.
23	Shop, dwelling-house, workshop, ware-rooms, outbuildings, and yard.	Henry Jones Cadogan, Mary Ann Cadogan.	Edwin Hampton, Wil- liam Edkins Brom- ley.	Edwin Hampton, William Edkins Bromley.
24	Workshop, timber sheds, garden, and yard.	ditto	ditto	ditto.

#### SECOND SCHEDULE.

A.D. 1880.

Parish of LLANFOIST, in the County of Monmouth.

Abergavenny Order.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
25	All that piece of land, containing 11A. 3R. 3R. 3P., being portions of the Llanfoist Farm.	The most Honourable the Marquess of Abergavenny.	The Blaenavon Iron and Steel Company, Limited, E. P. Martin, Liquidator, Jas. J. Wallis, Liquidator, William Morgan, Edward Mackenzie.	
26 and 27	Right of way with horses and waggons and other vehicles, workmen, servants, and others, over an occupation road leading to part of the said farm from the turnpike road from Abergavenny to Llanfoist, and over certain land between such occupation road and the said piece or parcel of land lastly mentioned.	ditto	ditto	ditto.

Given under the Seal of Office of the Local Government Board, this Nineteenth day of May, in the year One thousand eight hundred and eighty.

(L.S.)

J. G. Dodson, President. John Lambert, Secretary.

#### IMPROVEMENT ACT DISTRICT OF ABERGAVENNY.

Abergavenny Order. (2.)

Provisional Order for altering the Abergavenny Improvement Act, 1854.

- To the Abergavenny Improvement Commissioners, being the Sanitary Authority for the Urban Sanitary District of Abergavenny, in the County of Monmouth;—
- To the Guardians of the Poor of the Abergavenny Union, in the Counties of Monmouth and Hereford, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS under the provisions of a Local Act of Parliament, intituled "the Abergavenny Improvement Act, 1854" (herein-after called "the Local

Local Government Board's [43 & 44 Vict.] [Ch. lviii.] Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

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A.D. 1880. Act"), certain Commissioners and their successors were incorporated under the name of the Abergavenny Improvement Commissioners (herein-after called "the Commissioners"), to carry the Local Act into execution;

> And whereas by Section 3 of the Local Act it is enacted that the limits of that Act comprise so much of the Parish of Abergavenny as is coloured yellow on the plans therein referred to, which portion of the said Parish is herein-after called "the District of the Commissioners";

> And whereas by Section 5 of the Local Act it is enacted that the words "the Town" in that Act mean all places within the limits of that Act;

> And whereas the District of the Commissioners is an Urban Sanitary District, of which the Commissioners are the Urban Sanitary Authority;

> And whereas the Local Act was altered and amended by the Abergavenny Improvement Act, 1860 (herein-after referred to as "the Act of 1860"), and the Act of 1860 was amended by the Abergavenny Improvement Act, 1871 (herein-after referred to as "the Act of 1871"), and by Section 2 of the lastmentioned Act it is enacted that the Local Act and the Act of 1860 and the Act of 1871 shall be construed and read together as one Act;

> And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially, to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

> And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District from the application of such Act; and may provide what Sanitary Authority shall have jurisdiction for the purposes of the Public Health Act, 1875, in any area which is by such Order included in, or excluded from, such District;

> And whereas the Local Act is a Local Act within the meaning of the above-recited section of the Public Health Act, 1875, and the Commissioners have applied to the Local Government Board to alter or amend the same as herein-after mentioned;

> And whereas the Local Government Board, upon receipt of such application, directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

> Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Order that from and after the Twenty-ninth day of September, One thousand eight hundred and eighty, the following provisions shall take effect, viz.:--

> Art, I. The Local Act as altered and amended by the Act of 1860 and the Act of 1871 shall be altered in such manner as to provide that the District of the Commissioners shall include that portion of the Rural Sanitary District of the Abergavenny Union, in the Counties of Monmouth and Hereford, comprising

[Ch. lviii.] [43 & 44 Vict.] Local Government Board's Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

the parts of the Parishes of Abergavenny and Llantillio-Pertholey and the part A.D. 1880. of the Division of Llanwenarth Citra, which are contained within a line coloured orange on the map marked A., sealed with the official Seal of the Local Govern- venny Order. ment Board, and deposited in their office, copies whereof, sealed in like manner, are deposited in the office of the Commissioners and of the Rural Sanitary Authority of the Abergavenny Union; and that all the provisions of the Local Act as altered and amended by the Act of 1860 and the Act of 1871 shall extend to the parts of the said Parishes of Abergavenny and Llantillio-Pertholey and the part of the said Division of Llanwenarth Citra, which are hereby added to the District of the Commissioners.

Aberga-(2.)

Art. II. Section 5 of the Local Act shall be altered in such manner as to provide that whenever the words "the Town" are used in the Local Act, or in the Act of 1860 or the Act of 1871, they shall mean the District of the Commissioners as hereby extended.

Art. III. The Commissioners shall, for the purposes of the Public Health Act, 1875, have jurisdiction to the exclusion of any other Sanitary Authority in the parts of the said Parishes of Abergavenny and Llantillio-Pertholey and the part of the said Division of Llanwenarth Citra, which are hereby added to the District of the Commissioners.

> Given under the Seal of Office of the Local Government Board, this Eighteenth day of May, in the year One thousand eight hundred and eighty.

> > J. G. Dodson, President. JOHN LAMBERT, Secretary.

(L.S.)

#### LOCAL GOVERNMENT DISTRICT OF BALDOCK.

BaldockOrder.

Provisional Order for extending the Local Government District of Baldock.

To the Baldock Local Board, being the Sanitary Authority for the Urban Sanitary District of Baldock, in the County of Hertford; --

To the Guardians of the Poor of the Hitchin Union, in the Counties of Hertford and Bedford, being the Sanitary Authority for the Rural Sanitary District of that Union; --

And to all others whom it may concern.

WHEREAS the Local Government District of Baldock, in the County of Hertford, is an Urban Sanitary District, of which the Baldock Local Board are the Urban Sanitary Authority;

And whereas the portion of the Rural Sanitary District of the Hitchin Union, in the Counties of Hertford and Bedford, which comprises the parts of the Parishes of Bygrave, Clothall, Norton, Weston, and Willian, which are described in the Schedule hereto, immediately adjoins the said Local Government District;

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And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is diminished or increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Baldock Local Board have applied to the Local Government Board to issue a Provisional Order to declare the portion of the Rural Sanitary District of the Hitchin Union which is described in the Schedule hereto to be included in the said Local Government District; and the Local Government Board directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Declare that, from and after the date when this Order shall come into operation, all that portion of the Rural Sanitary District of the Hitchin Union which is described in the Schedule hereto shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the said Local Government District of Baldock.

And We hereby Order as follows; viz.:-

Art. 1. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

Art. 2. The number of members constituting the Local Board for the Local Government District of Baldock, as hereby altered, shall, subject to the provisions of Rule 2 of Schedule II. of the Public Health Act, 1875, be the same as before the date of this Order.

#### The SCHEDULE above referred to.

All that portion of the Rural Sanitary District of the Hitchin Union which comprises the parts of the Parishes of Bygrave, Clothall, Norton, Weston, and William herein-after described; that is to say:—

The part of the Parish of Bygrave which is included within an imaginary boundary line commencing at the point where the boundaries of the Parishes of Bygrave, Baldock, and Norton join; thence in an easterly and south-easterly direction along the boundary of the said Parish of Bygrave, a distance of 21.5 chains; thence curving in a north-easterly direction over the level crossing of the said railway,

a distance of 3 chains; thence in a westerly direction along and including the northern boundary fence of the Railway Station to the centre of the Biggleswade Road, a distance of 18.6 chains; thence in a northerly direction along the centre of the said road to a point opposite the north-east corner of the garden allotments of Captain Obert, a distance of 2.5 chains; thence in a westerly direction along and including the boundary fence of such allotment lands and the surface water ditches leading to and surrounding a piece of land belonging to the Baldock Local Board to the point where the boundaries of the Parishes of Bygrave and Norton join, a distance in a straight line of 14.5 chains; and thence in a southerly direction along the boundary of the Parish of Bygrave to the point where the boundaries of the Parishes of Bygrave, Baldock, and Norton join.

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The part of the Parish of Clothall which is included within an imaginary boundary line commencing where the boundaries of the Parishes of Baldock, Bygrave, and Clothall join; thence in an easterly direction along the boundary of the Parish of Clothall a distance of 13 chains; thence curving to the south to the centre of the Royston Road, a distance of 1 chain; thence along the centre of such road in a westerly direction, a distance of 2.3 chains, to cottages belonging to R. Elvidge; thence in a southerly direction along and including the eastern boundary fences of such cottages and other properties to the south-east corner of other property of the said R. Elvidge, a distance of 11.5 chains; thence in a westerly direction along the same property, a distance of 1 chain; thence in a northerly direction along the same property, a distance of 2.9 chains; thence in a westerly direction along and including the southern boundary fence of pasture land belonging to the Trustees of the Marriage Settlement of the Reverend and Mrs. John George Cotton Browne to the point where the boundaries of the Parishes of Baldock and Clothall join; thence in a northerly direction along the boundary of the said Parish of Clothall, a distance of 12.8 chains, to the point where the boundaries of the Parishes of Baldock, Bygrave, and Clothall join.

The part of the Parish of Norton which is included within an imaginary boundary line commencing at the point where the boundaries of the Parishes of Bygrave, Baldock, and Norton join; thence in a westerly direction along the boundary of the Parish of Norton for a distance of 26.7 chains; thence in a northerly direction through a plantation and over the railway level crossing to the north end thereof for a distance of 1.5 chains; thence in an easterly direction along and including the northern boundary fence of the said railway to the Norton Road, a distance of 21.4 chains; thence in a north-westerly direction along the west side of the said road to the corner of the said land belonging to the Baldock Local Board, for a distance of 10.5 chains; thence in a north-easterly direction along and including the boundary fence of such land to the boundary of the Parish of Bygrave; thence in an easterly, south-easterly, and southerly direction respectively along the boundary of the Parish of Bygrave to the point where the said boundary joins those of the Parishes of Baldock and Norton.

The part of the Parish of Weston which is included in an imaginary boundary line commencing at the north-west corner of premises occupied by Chapman Smith; thence in an easterly direction along the boundary of the Parish of Weston to the point where the Parishes of Weston, Baldock, and Clothall join, a distance of 23 chains; and thence along the boundary between the Parishes of Weston and Clothall to the south-east corner of property in the occupation of Mr. Beeby, a distance of 6 chains; thence in a westerly direction, a distance of 15.3 chains, to a point in the centre of the occupation way leading to Clothall;

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thence in a northerly direction along the centre of such way, a distance of 4.6 chains; thence again in a westerly direction along and including the southern boundary fences of premises occupied by Thomas Veasey and the said Chapman Smith, a distance of 8.5 chains; and thence again in a northerly direction along the western boundary fence of premises of the said Chapman Smith to the said north-western corner thereof, a distance of 6.3 chains.

The part of the Parish of Willian which is included within an imaginary boundary line commencing at the north-west corner of land belonging to Messrs. Simpson and Co.; thence along the boundary between the Parishes of Norton and Willian, for a distance of 15.7 chains to the point where the Parishes of Norton, Willian, and Baldock meet; thence in a southerly and south-westerly direction for a distance of 33.9 chains along the boundary between the Parishes of Willian and Baldock to the south-east corner of the Farm Lane; thence along the centre of such lane in a westerly direction for a distance of 9.25 chains, and in a northerly direction along the western boundary fence of a pasture close and a bridle path leading into the Icknield Way to the said north-western corner of the said land belonging to Messrs. Simpson and Co., a distance of 31.8 chains.

Given under the Seal of Office of the Local Government Board, this Fourth day of May, in the year One thousand eight hundred and eighty.

(L.S.)

J. G. Dodson, President. John Lambert, Secretary.

## LOCAL GOVERNMENT DISTRICT OF BREDBURY.

Bredbury Order.

Provisional Order for extending the Local Government District of Bredbury, and for other purposes.

To the Bredbury Local Board, being the Sanitary Authority for the Urban Sanitary District of Bredbury, in the County of Chester;—

To the Guardians of the Poor of the Stockport Union, in the Counties of Chester and Lancaster, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS the Local Government District of Bredbury, in the County of Chester, is an Urban Sanitary District, of which the Bredbury Local Board are the Urban Sanitary Authority;

And whereas the Bredbury Local Board have borrowed the sum of four thousand pounds for the construction of works for supplying their District with water, and have expended, and will, prior to the date when this Order comes into operation, expend, certain further sums, amounting to the sum of seven hundred and thirty pounds, for the same purpose, out of current rates raised in the District;

And whereas that portion of the Rural Sanitary District of the Stockport Union, in the Counties of Chester and Lancaster, which comprises the Township of Romiley or Chadkirk, immediately adjoins the Local Government District of Bredbury;

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And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); that from and after the commencement of the Order all the powers, rights, duties, capacities, liabilities, obligations, and property which under that Act are exerciseable by or attaching to or vested in the Sanitary Authority having, under that Act, jurisdiction in any District or part of a District which is by such Order included in some other District, shall (so far as the same relate to the District or part of a District so included) pass to and vest in the Sanitary Authority of such other District; that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Local Government Board proposed to issue a Provisional Order to include in the Local Government District of Bredbury that portion of the Rural Sanitary District of the Stockport Union which comprises the Township of Romiley or Chadkirk, and accordingly directed Local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Declare that all that part of the Rural Sanitary District of the Stockport Union which comprises the Township of Romiley or Chadkirk shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of the Local Government District of Bredbury;

And We do hereby Order as follow, viz.—

Art. I. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

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Art. II. The Local Government District of Bredbury, as hereby extended, shall be termed the Bredbury and Romiley Local Government District, and the Bredbury Local Board shall be termed the Bredbury and Romiley Local Board; and the said District and Local Board shall bear those names respectively in future, in like manner and with the same effect as if the change of name had been effected under the provisions of Section 311 of the Public Health Act, 1875.

Art. III. The Bredbury and Romiley Local Government District shall, for the purposes of the election of members of the Bredbury and Romiley Local Board, be divided into two Wards, which shall be termed respectively the Bredbury Ward and the Romiley Ward.

- Art. IV. The Bredbury Ward shall consist of the part of the Bredbury and Romiley Local Government District which, before the said Twenty-ninth day of September, formed the Bredbury Local Government District, and the Romiley Ward shall consist of the Township of Romiley or Chadkirk.
- Art. V. The number of members elected for the Bredbury and Romiley Local Board shall be increased from twelve to eighteen, and the twelve members representing the Bredbury Local Board on the said Twenty-ninth day of September shall, after that date, represent the Bredbury Ward in like manner as if they had been elected for that Ward.
- Art. VI. Six persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Bredbury and Romiley Local Board by the persons qualified to vote in the Romiley Ward.
- Art. VII. For the purposes of the first election for such last-mentioned Ward, the Chairman of the Bredbury and Romiley Local Board, or if the Chairman be unable or unwilling to act, or the office of Chairman be vacant, such person as the Local Government Board shall, by their Order, appoint, shall be the Returning Officer.

Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to the Public Health Act, 1875, as if it were the first election of a Local Board constituted after the passing of that Act, and the members then elected shall come into office on the day on which the first meeting of the Bredbury and Romiley Local Board shall be held after the Returning Officer shall have made his certificate of election in accordance with Rule 42 or Rule 52, as the case may require, of the said Schedule, and such members shall continue in office until the days herein-after fixed for their retirement.

Provided that the Returning Officer shall publish notice of the said election, in accordance with Rule 36 of the said Schedule, within fourteen days after the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken.

Art. VIII. The six members so elected for the Romiley Ward shall go out of office in the following order; viz., two, to be selected by the Local Board by

ballot, on the Fifteenth day of April, One thousand eight hundred and eightytwo; two of the remaining four, to be selected as aforesaid, on the Fifteenth day of April, One thousand eight hundred and eighty-three; and the remaining two on the Fifteenth day of April, One thousand eight hundred and eightyfour.

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Art. IX. Any casual vacancy in the places of the six members representing the Romiley Ward which may occur prior to the said Fifteenth day of April, One thousand eight hundred and eighty-four, shall be filled up like casual vacancies in the places of other members of the Local Board.

Art. X. The said Bredbury and Romiley Local Board shall from time to time make separate assessments, and levy and make such a rate or rates in the nature of a general district rate, upon the Romiley Ward as shall be sufficient to defray, within a period of two years from the said Twenty-ninth day of September, one half of the said sums amounting to the sum of seven hundred and thirty pounds, expended or to be expended by the Bredbury Local Board out of current rates for works of water supply, the amounts so raised to be carried to the credit of the waterworks account of the said Local Board.

Given under the Seal of Office of the Local Government Board, this Nineteenth day of May, in the year One thousand eight hundred and eighty.

J. G. Dodson, President. John Lambert, Secretary.

· (L.S.)

#### DISTRICT OF BROMSGROVE.

Bromsgrove Order.

Provisional Order for extending the District of Bromsgrove, and for altering and extending the provisions of a Local Act.

To the Local Board for the District of Bromsgrove, being the Sanitary Authority for the Urban Sanitary District of Bromsgrove, in the County of Worcester;—

To the Bromsgrove (Country District) Local Board, being the Sanitary Authority for the Urban Sanitary District of Bromsgrove (Country District), in the same Country;—

And to all others whom it may concern.

WHEREAS, under the provisions of a Local Act of Parliament passed in the ninth and tenth years of the reign of Her present Majesty, intituled "An "Act for paving, cleansing, draining, and improving the Town of Bromsgrove, "for opening a new street therein and in the Parish of Stoke Prior, both in "the County of Worcester, and for the better assessing and collecting the poor, "church, and highway rates within the Parish of Bromsgrove" (herein-after called "the Local Act"), certain Commissioners and their successors (herein-

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after called "the Commissioners") were appointed to carry that Act into execution in the Town and Parish of Bromsgrove, in the County of Worcester;

And whereas by Section 64 of the Local Act it was enacted that, for the purposes of that Act, the Town of Bromsgrove should be deemed and taken to consist of so much of the Parish of Bromsgrove as was situate within the limits therein mentioned;

And whereas on the Fourteenth day of October, One thousand eight hundred and fifty-nine, the Local Government Act, 1858, was duly adopted by the Commissioners within the said Parish of Bromsgrove, and thereupon the Commissioners acted as a Local Board within the said Parish;

And whereas by a Provisional Order under the hand of one of Her Majesty's Principal Secretaries of State, dated the Twenty-fourth day of April, One thousand eight hundred and sixty-one (herein-after referred to as "the Order of 1861"), which was confirmed by the Local Government Supplemental Act, 1861, it was directed that all that portion of the District of Bromsgrove, under and for the purposes of the Local Government Act, 1858, which was not comprised within the limits of the Town of Bromsgrove as such limits were defined in the 64th Section of the Local Act, should be separated from the said District, and that the District of Bromsgrove under the Local Government Act, 1858, should be confined within the limits of the Town of Bromsgrove as the same were defined by the Local Act, and that the Local Board for the time being for the District of Bromsgrove (herein-after called "the Town Local Board") should be the Local Board for the said District as thereby altered;

And whereas on the Thirtieth day of January, One thousand eight hundred and sixty-three, the Local Government Act, 1858, was duly adopted within that part of the said Parish of Bromsgrove which was not comprised within the limits of the Town of Bromsgrove as defined by Section 64 of the Local Act (herein-after referred to as "the Country District"), and a Local Board (herein-after referred to as "the Country Local Board") was duly elected for the Country District;

And whereas by a Provisional Order under the hand of one of Her Majesty's Principal Secretaries of State, dated the Twenty-first day of March, One thousand eight hundred and sixty-three (herein-after called "the Order of 1863"), which was confirmed by the Local Government Supplemental Act, 1863, the Local Act was altered and amended by the substitution in Sections 2 and 107 of the word "Town" for the word "Parish," the limits of the Town being those defined by Section 64 of the Local Act;

And whereas by a Provisional Order under the hand of one of Her Majesty's Principal Secretaries of State, dated the Eighth day of March, One thousand eight hundred and sixty-five (herein-after called "the Order of 1865"), which was confirmed by the Local Government Supplemental Act, 1865 (No. 2), the District of the Town Local Board, as limited by the Order of 1861, was further altered by the addition thereto of a piece of land forming part of the Parish of Stoke Prior, and such District as so altered is herein-after called "the Town District";

And whereas the Town District and the Country District are Local Government and Urban Sanitary Districts within the meaning of the Public Health Act, 1875, of which the Town Local Board and the Country Local Board are respectively the Urban Sanitary Authorities;

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And whereas those portions of the Country District which are described in the Schedule hereto immediately adjoin the Town District;

And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare the whole or any portion of a Local Government District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is diminished or increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially, to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

And whereas by the same section is is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District from the application of such Act; and may provide what Sanitary Authority shall have jurisdiction for the purposes of the Public Health Act, 1875, in any area which is by such Order included in or excluded from such District;

And whereas the Local Act is a Local Act within the meaning of the last above-recited section of the Public Health Act, 1875;

And whereas the Town Local Board have applied to the Local Government Board to issue a Provisional Order to include in the Town District the portions of the Country District which are described in the Schedule hereto, and to extend the provisions of, and partially repeal, alter, or amend, the Local Act as herein-after mentioned;

And whereas the Local Government Board, on receipt of such application, directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Declare that, from and

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after the date when this Order shall come into operation, all those portions of the Country District which are coloured blue on a plan sealed with the official Seal of the Local Government Board, and deposited in their office, whereof copies, sealed in like manner, are deposited in the office of the Town Local Board and of the Country Local Board respectively, shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of the Town District.

And We do hereby Order as follows; viz.,---

Art. I. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

Art. II. The number of members constituting the Town Local Board and the Country Local Board respectively shall, subject to the provisions of Rule 2 of Schedule II. to the Public Health Act, 1875, be the same as before the date of this Order.

Art. III. Section 15 of the Local Act shall be altered by the substitution therein of the words "the general district rates which have become due from him before the preceding Twenty-fifth day of March," for the words "the rates made by virtue of this Act up to the preceding First day of February."

Art. IV. Section 64 of the Local Act shall be altered and amended so as to include within the limits of the Town of Bromsgrove, for the purposes of that Act, the part of the Parish of Stoke Prior mentioned in the Order of 1865, and also the portions of the Country District which are by this Order included in the Town District; and the provisions of the Local Act as altered and amended by the Provisional Order of 1863 and by this Order shall apply to the Town District as hereby extended.

Art. V. The Town Local Board shall, for the purposes of the Public Health Act, 1875, have jurisdiction to the exclusion of any other Sanitary Authority in the whole of the Town District as hereby extended.

Given under the Seal of Office of the Local Government Board, this Nineteenth day of May, in the year One thousand eight hundred and eighty.

(L.S.)

J. G. Dodson, President.

JOHN LAMBERT, Secretary.

Cuckfield Order.

## LOCAL GOVERNMENT DISTRICT OF CUCKFIELD.

Provisional Order for extending the Local Government District of Cuckfield.

To the Cuckfield Local Board, being the Sanitary Authority for the Urban Sanitary District of Cuckfield, in the County of Sussex;—

To the Guardians of the Poor of the Cuckfield Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS the Local Government District of Cuckfield, in the County of Sussex, which comprises part of the Parish of Cuckfield, is an Urban Sanitary District, of which the Cuckfield Local Board are the Urban Sanitary Authority;

And whereas that portion of the Rural Sanitary District of the Cuckfield Union, in the same County, which is described in the Schedule hereto, consists of a further part of the said Parish of Cuckfield, and immediately adjoins the Local Government District of Cuckfield;

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And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is diminished or increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Cuckfield Local Board have applied to the Local Government Board to issue a Provisional Order to include in the Local Government District of Cuckfield that portion of the Rural Sanitary District of the Cuckfield Union which is described in the Schedule hereto, and the Local Government Board accordingly directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Declare that, from and after the date when this Order shall come into operation, all that part of the said Rural Sanitary District of the Cuckfield Union which is described in the Schedule hereto shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Cuckfield.

And We hereby Order as follows, viz. --

Art. I. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

Art. II. The number of members constituting the Local Board for the Local Government District of Cuckfield as hereby altered, shall, subject to the provisions of Rule 2 of Schedule II. of the Public Health Act, 1875, be the same as before the date of this Order.

#### The SCHEDULE above referred to.

All that portion of the Rural Sanitary District of the Cuckfield Union, in the County of Sussex, comprising part of the Parish of Cuckfield, which is included within the boundary line coloured red on the Map marked A., sealed with the Official Seal of

A.D. 1880. Cuckfield Order. the Local Government Board, and deposited in their Office, copies of which Map, sealed in like manner, are deposited in the Offices of the Cuckfield Local Board and of the Rural Sanitary Authority of the Cuckfield Union respectively.

Given under the Seal of Office of the Local Government Board, this Fourth day of May, in the year One thousand eight hundred and eighty.

(L.S.)

J. G. Dodson, President. John Lambert, Secretary.

#### Ebbw Vale Order.

#### LOCAL GOVERNMENT DISTRICT OF EBBW VALE.

Provisional Order for altering a Confirming Act.

To the Ebbw Vale Local Board, being the Sanitary Authority for the Urban Sanitary District of Ebbw Vale, in the County of Monmouth;—

To the Tredegar Local Board, being the Sanitary Authority for the Urban Sanitary District of Tredegar, in the said County;—

And to all others whom it may concern.

WHEREAS by a Provisional Order of the Local Government Board dated the Ninth day of June, One thousand eight hundred and seventy-five, and duly confirmed by the Local Government Board's Provisional Orders Confirmation (Abingdon, &c.) Act, 1875 (herein-after referred to as the Confirming Act), the Ebbw Vale Local Board, being the Sanitary Authority for the Urban Sanitary District of Ebbw Vale, in the County of Monmonth, and herein-after referred to as "the Local Board," were empowered, for the purpose of supplying the said District with water, to put in force, with reference to the lands, water, rights of taking and conveying water, and premises therein described, the powers of the Lands Clauses Consolidation Act, 1845, as extended by the Sanitary Law Amendment Act, 1874, with respect to the purchase and taking of land otherwise than by agreement, or any of them;

And whereas by Sub-section (9) of Section 2 of the Confirming Act the Local Board were empowered from time to time to supply water to the following parishes, districts, and places; viz., the District of the Local Board, the District of Sirhowy (being part of the District of the Tredegar Local Board), and the Districts of Prisk Upper in the Parish of Llangattock, and Duffrin Upper in the Parish of Llangumider, including the places then known by the names of Beaufort, Dukestown, and the Rassa, all in the Rural Sanitary District of the Crickhowell Union;

And whereas by a Provisional Order dated the Sixth day of May, One thousand eight hundred and seventy-eight, and confirmed by the Local Govern-

ment Board's Provisional Orders Confirmation (Abergavenny Union, &c.) Act, 1878, which Order is herein-after referred to as "the Provisional Order of 1878," the said place known by the name of Dukestown was, under the description contained in the Schedule to that Order, added to the District of the said Tredegar Local Board;

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Ebbw Vale Order.

And whereas by Section 297 of the Public Health Act, 1875, it is enacted (inter alia) that any Act confirming any Provisional Order made in pursuance of any of the Sanitary Acts, or of that Act, may be repealed, altered, or amended by any Provisional Order made by the Local Government Board and confirmed by Parliament;

And whereas it has been proposed that the Local Government Board should issue a Provisional Order altering the Confirming Act in manner herein-after appearing, and the Local Government Board have directed Local Inquiry to be held upon the subject of the proposed alteration, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the several Statutes in that behalf, do hereby Order that, from and after the date of the Act of Parliament confirming this Order, the following provisions shall take effect; viz.,—

Art. I. Section 2 of the Confirming Act shall be altered and amended so that the Local Board, for the purpose of supplying water as in that section provided to the said District of Sirhowy, and the said place known by the name of Dukestown and added to the District of the Tredegar Local Board by the Provisional Order of 1878, may carry out works for the distribution of water to the inhabitants of the said district and place, and supply water directly to such inhabitants, and charge water rates and rents for the water so supplied; and for the purposes aforesaid, the Local Board may exercise all or any of the powers, and shall perform the duties and be subject, so far as they are applicable, to the restrictions conferred and imposed on local authorities by Sections 51 to 60, both inclusive, and Section 65 of the Public Health Act, 1875.

Art. II. The said District of Sirhowy and the said place known by the name of Dukestown and added to the District of the Tredegar Local Board by the Provisional Order of 1878, shall be deemed to be situate within the District of the Local Board for the purposes of water-supply.

Given under the Seal of Office of the Local Government Board, this Nineteenth day of May, in the year One thousand eight hundred and eighty.

J. G. Dodson, President. John Lambert, Secretary.

(L.S.)

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Hanley, Stoke, and Fenton Order.

## HANLEY, STOKE, AND FENTON JOINT HOSPITAL DISTRICT.

Provisional Order for forming a United District under Sect. 279 of the Public Health Act, 1875.

- To the Mayor, Aldermen, and Burgesses of the Borough of Hanley, in the County of Stafford, being the Urban Sanitary Authority for that Borough; —
- To the Mayor, Aldermen, and Burgesses of the Borough of Stoke-upon-Trent, in the same County, being the Urban Sanitary Authority for that Borough;—
- To the Fenton Local Board, being the Sanitary Authority for the Urban Sanitary District of Fenton, in the same County;—
- To the Guardians of the Poor of the Parish of Stoke-upon-Trent, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Parish;—

And to all others whom it may concern.

WHEREAS by Section 131 of the Public Health Act, 1875, it is enacted that two or more Local Authorities may combine in providing a common hospital for the use of the inhabitants of their Districts;

And whereas by Section 279 of the Public Health Act, 1875, it is enacted that where on the application of the Local Authorities of any Urban or Rural Sanitary Districts, or of any of such Authorities, it appears to the Local Government Board that it would be for the advantage of such Districts, or any of them, or any parts thereof, or of any contributory places in any Rural Sanitary District or Districts, to be formed into a United District for all or any of the purposes following; that is to say,—

- (1.) The procuring a common supply of water; or
- (2.) The making a main sewer or carrying into effect a system of sewerage for the use of all such Districts or contributory places; or
  - (3.) For any other purposes of that Act;

the Local Government Board may by Provisional Order form such Districts or contributory places into a United District; and that all costs, charges, and expenses of and incidental to the formation of a United District shall, in the event of the United District being formed, be a first charge on the rates leviable in the United District in pursuance of that Act;

And whereas by Section 280 of the same Act it is further enacted that the governing body of a United District shall be a Joint Board, consisting of such ex-officio members and of such number of elective members as the Local Government Board may by the Provisional Order forming the District determine, and that a Joint Board shall be a body corporate by such name as may be determined by the Provisional Order, having a perpetual succession and a common seal, with power to hold lands for the purposes of its constitution, without any license in mortmain,

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And whereas by Section 281 of the same Act it is also enacted that the Provisional Order forming a United District under that Act shall define the purposes for which such United District is formed, and the powers, rights, duties, capacities, liabilities, and obligations under that Act which the Joint Board is authorised to exercise or perform, or is made subject to, and shall contain regulations as to the qualification and mode of election of elective members of the Joint Board, as to their continuance in office, as to casual vacancies in the Joint Board, as to their meetings and officers, and any other matter or thing, including the adjustment of present and future liabilities and property with respect to which the Local Government Board may think fit to make any regulations for the better carrying into effect the provisions of that Act with respect to United Districts; that upon the constitution of a Joint Board the Local Authorities having jurisdiction in the component Districts or contributory places shall cease to exercise therein any powers, or to perform any duties, or to be subject to any liabilities or obligations, which the Joint Board is authorised to exercise or perform or is made subject to; and that, nevertheless, the Joint Board may delegate to the Local Authority of any component District the exercise of any of its powers or the performance of any of its duties;

And whereas by Section 282 of the same Act it is also enacted that meetings of any Joint Board shall be held and the proceedings thereat shall be conducted (so far as such meetings and proceedings are not regulated by the Order forming the Joint Board) in accordance with the rules as to meetings and proceedings contained in Schedule I. to that Act;

And whereas by Section 283 of the same Act it is also enacted that any expenses incurred by a Joint Board in pursuance of that Act, unless otherwise determined by the Provisional Order, shall be defrayed out of a common fund, to be contributed by the component Districts or contributory places in proportion to the rateable value of the property in each District or contributory place, such value to be ascertained according to the valuation list in force for the time being;

And whereas by Section 284 of the same Act it is also enacted that for the purpose of obtaining payment from the component Districts of the sums to be contributed by them, the Joint Board shall issue their precept to the Local Authority of each component District, stating the sum to be contributed by such Authority, and requiring such Authority, within a time limited by the precept, to pay the sums therein mentioned to the Joint Board, or to such person as the Joint Board may direct;

That any sum mentioned in a precept addressed by a Joint Board to a Local Authority as aforesaid shall be a debt due from that Authority, and may be recovered accordingly, such contribution in the case of a Rural Authority being deemed to be general expenses; that, if any Local Authority makes default in complying with the precept addressed to it, the Joint Board may, instead of instituting proceedings for the recovery of a debt, or in addition to such proceedings as to any part of a debt which may for the time being be unpaid, proceed in a summary manner as in this Act mentioned to raise within the

Local Government Board's [43 & 44 Vict.] [Ch. lviii.] Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

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District of the defaulting Authority such sum as may be sufficient to pay the sum due; and that for the purpose of obtaining payment from contributory places of the sums to be contributed by them, the Joint Board shall have the same powers of issuing precepts and of recovering the amounts named therein as if such contributory places formed a Rural District, and the Joint Board were the Authority thereof;

And whereas by Section 275 of the same Act it is also enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes the above-recited sections, shall specify the day on which such Order shall come into operation, in that Act referred to as "the commencement of the Order";

And whereas the Mayor, Aldermen, and Burgesses of the Borough of Hanley, in the County of Stafford, acting by the Council, as the Urban Sanitary Authority for the Borough of Hanley, and the Mayor, Aldermen, and Burgesses of the Borough of Stoke-upon-Trent, in the same County, acting by the Council, as the Urban Sanitary Authority for the Borough of Stokeupon-Trent, and the Fenton Local Board, as the Sanitary Authority for the Urban Sanitary District of Fenton, in the same County, and the Guardians of the Poor of the Parish of Stoke-upon-Trent, in the same County, as the Sanitary Authority for the Rural Sanitary District of that Parish, and being "the Local Authorities" for the said Urban Sanitary Districts and Rural Sanitary District respectively within the meaning of the above-mentioned Act (which Urban Sanitary Authorities and Rural Sanitary Authority are hereinafter referred to as "the Constituent Authorities"), have applied to the Local Government Board to form the said Urban Sanitary Districts and the said Rural Sanitary District into a United District for the purposes of the provision, maintenance, and management of a hospital or hospitals for the use of the inhabitants of such Districts;

And whereas upon receipt of such application the Local Government Board directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the several Statutes in that behalf, do hereby Order that the Urban Sanitary Districts of Hanley, Stoke-upon-Trent, and Fenton, and the Rural Sanitary District of the Parish of Stoke-upon-Trent (which Urban Sanitary Districts and Rural Sanitary District are herein-after referred to as "the Constituent Districts"), shall be formed into a United District, to be called the Hanley, Stoke, and Fenton Joint Hospital District, for the purposes of the provision, maintenance, and management of a hospital or hospitals for the use of the inhabitants of such Districts.

And We do further Order as follows; viz.:

Art. I. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

Art. II. The Joint Board, which shall be the governing body of the said United District, shall consist of four ex-officio and eighteen elective members, and shall be called the Hanley, Stoke, and Fenton Joint Hospital Board.

Art. III. The ex-officio members shall be the persons described in column 3 of the Schedules A. and B. hereto, and the elective members shall be elected by the several Sanitary Authorities mentioned in column 2 of the said Schedules.

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- Art. IV. The number of members of the Joint Board to be elected by each of the Constituent Authorities shall be that set opposite to the name of each of such Authorities in column 4 of the said Schedules respectively, and the said members shall be chosen by the members of each Constituent Authority from among the members of its own body.
- Art. V. The provisions of Rules 5 and 64 of Schedule II. to the Public Health Act, 1875, shall, mutatis mutandis, apply to members of the Joint Board.
- Art. VI. The first election of members of the Joint Board shall take place at a meeting of each of the Constituent Authorities, to be held within six weeks from the date when this Order comes into operation, or within such further time as the Local Government Board may, by Order, allow, and fourteen days previous notice in writing of such meeting shall be given or sent to each member of the Constituent Authorities by the Clerks of such Authorities respectively.
- Art. VII. An elective member of the Joint Board shall continue in office until he dies or resigns or becomes disqualified, or ceases to be a member of the Constituent Authority by which he was elected; and an elective member who ceases to hold office by reason of resignation, or disqualification, or ceasing to be a member of the Constituent Authority by which he was elected, shall, subject to the provisions of Art. V. of this Order, he re-eligible, provided that at the time of re-election he is a member of one of the Constituent Authorities.
- Art. VIII. The Clerk of each of the Constituent Authorities shall notify in writing to the Local Government Board, within seven days after such first and every subsequent election shall have taken place, the names and addresses of the persons elected by such Authority as members of the Joint Board.
- Art. IX. Any vacancy occurring in the Joint Board by death, resignation, disqualification, or otherwise, shall be filled up by the Constituent Authority in whose representation the vacancy occurs at a meeting to be held within six weeks of such vacancy occurring, or within such further period as the Local Government Board may by Order determine, and fourteen days previous notice in writing of such meeting shall be given or sent to each member of the Constituent Authority by the Clerk of such Authority.
- Art. X. The time and place of holding the first meeting of the Joint Board shall be fixed by the Local Government Board, and the subsequent ordinary 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 three members shall constitute a quorum.

Provided that 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.

Hanley, Stoke, and Fenton Order. Such requisition shall be in writing, and no business other than that specified in the requisition shall be transacted at such extraordinary meeting.

Notices of all meetings of the Joint Board shall be delivered or sent so as to reach the last known place of abode or business in England of each member of the Joint Board three clear days before the day of meeting, or at such earlier time as the Joint Board may from time to time direct.

Art. XI. The Joint Board shall at their first meeting, or at an adjournment thereof, and from time to time thereafter as occasion shall require, appoint a chairman, a treasurer, and a clerk, and they may from time to time appoint one or more medical officers and such other officers and servants as they think requisite. They may pay their treasurer, clerk, medical officer, and other officers and servants such reasonable remuneration as they shall deem expedient; and every such clerk, treasurer, medical officer, and other officer and servant shall be removable by the Joint Board at their pleasure: Provided that notwithstanding Rule 6 of part (2) of Schedule I. to the Public Health Act, 1875, the chairman to be so appointed shall not, in the case of an equal division of votes, have a second or casting vote, but in every such case the question shall be deemed to have been determined in the negative.

Art. XII. The purposes for which the United District is formed are the provision, maintenance, and management of a hospital or hospitals for the use of the inhabitants of the Constituent Districts.

Art. XIII. Persons shall be admitted into a hospital provided by the Joint Board in any of the following modes, and not otherwise, except with the consent of the Constituent Authorities; viz.:—

- a. By an order of the Joint Board or any Constituent Authority.
- b. By an order of the Medical Officer of Health of any of the Constituent Authorities.
- c. By an order of a medical officer appointed by the Joint Board.
- d. By an order of justices made under the provisions of the Public Health Act, 1875.

Provided that if the Guardians of the Poor of the Parish of Stoke-upon-Trent and the Joint Board agree for the reception into the hospital of persons in the receipt of relief from the said Guardians, any such person may be admitted into the hospital in pursuance of such agreement by any order of the Guardians or their officers under which such person might be admitted into the workhouse of the said Parish.

Art. XIV. For the purposes of this Order the following sections of the Public Health Act, 1875, shall apply, and the Joint Board shall have, exercise, perform, and be subject to all the powers, rights, duties, capacities, liabilities, and obligations of a Local or Urban Sanitary Authority under the same sections, so far as the same are applicable, viz.:

Sections 122 and 123, 131 and 132, relating to Infectious Diseases and Hospitals.

Section 141, relating to the provision and fitting up of a mortuary, to the making of bye-laws with respect to the same, and to the provision for 24

the decent and economical interment of any dead body received into such mortuary.

Sections 173 and 174 (except Sub-section 3), relating to Contracts.

Sections 175, 176, and 177, relating to Purchase of Lands.

Sections 179 to 181, both inclusive, relating to Arbitration.

Sections 192 to 197, Section 200, and Sections 203 to 206, all inclusive, relating to Officers and Conduct of Business.

Sections 245, 247, 249 and 250, relating to Audit.

Sections 251 to 254, and Sections 258 to 267, all inclusive, and Section 269, relating to Legal Proceedings.

Sections 306 to 309, both inclusive, "Miscellaneous Provisions."

Art. XV. A copy of the 132nd Section of the said Public Health Act, 1875, shall be hung up in a conspicuous place at the principal entrance of the hospitals, and in each of the wards of the hospital.

Art. XVI. Until a hospital provided by the Joint Board is ready for the reception of patients, nothing in this Order shall take away, abridge, or prejudicially affect any power vested in any Constituent Authority with regard to the provision of a hospital or hospitals for the use of the inhabitants of their District.

Art. XVII. The expenses incurred by the Joint Board of and incidental to the providing, erecting, furnishing, and fitting up a hospital or hospitals, all establishment charges, including the remuneration of the clerk, treasurer, medical officer, and other officers and servants, and all other expenses other than expenses of the care and maintenance of patients, shall be defrayed out of a Common Fund, to be contributed by the Constituent Districts in proportion to the number of the inhabitants in each Constituent District, such number to be ascertained from the Report on the Census made under the authority of Parliament last before the time of issuing the precepts for obtaining payment of the several contributions.

Art. XVIII. The expenses of the maintenance and care of patients in a hospital provided by the Joint Board, so far as such expenses are not recovered from or repaid by or for such patients, shall be paid by the Constituent Authority from whose District such patients shall be received into the hospital, and shall be included in the precepts which the Joint Board issue to the Constituent Authorities respectively under Section 284 of the Public Health Act, 1875, stating the sums to be contributed by the Constituent Authorities towards the Common Fund of the District; and, in case of default, shall be recovered in like manner as the sums to be contributed towards such Common Fund.

Art. XIX. The accounts of the Joint Board shall at all reasonable times be open to inspection and transcription by any member or officer of a Constituent Authority without payment.

Art. XX. A copy of the Auditor's Report and of the abstract of the accounts of the Joint Board, when duly audited, shall be sent by the Joint Board to each of the Constituent Authorities.

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A.D. 1880.

Hanley,
Stoke, and
Fenton

Order.

A.D. 1880.

Hanley,
Stoke, and
Fenton
Order.

Art. XXI. If at any time all or any part of the District of the Constituent Authority mentioned in Schedule B. hereto becomes an Urban Sanitary District, then and in every such case the Local Government Board may, by Order, to be published as they shall direct, make such provision as to them seems fit for adapting the provisions of this Order to the alteration so made, and to the incidents and consequences thereof, and every such Order shall have effect as if the terms thereof were inserted in this Order.

Art. XXII. If at any time any difference arises between the Joint Board on the one hand and any Constituent Authority or Authorities, or persons or person, on the other hand, or between any two or more Constituent Authorities, or persons or person, respecting any matter arising out of the provisions of this Order, the same shall be referred to and be settled by arbitration, in the manner provided by the Public Health Act, 1875, except in any case otherwise herein provided for.

#### The SCHEDULES above referred to.

#### SCHEDULE A.

#### URBAN SANITARY DISTRICTS.

1.	<u></u>	3.		4.
Names of Districts.	Names of Sanitary or	Ex-officio Members.		Elective Members.
Mames of Districts.	Local Authorities.	Number.	Description.	Number.
Borough of Hanley -	The Mayor, Aldermen, and Burgesses, acting by the Council.	1	The Mayor -	10
Borough of Stoke-upon-Trent	ditto	1	ditto	4
Local Government District of Fenton.	Feuton Local Board -	1	The Chairman of the Local Board.	3
	Total ~	3 ·	Total -	17

#### SCHEDULE B.

A.D. 1880.

Hanley, Stoke, and Fenton Order.

1.	2.	3.		4	
Name of District.	Name of Sanitary or	Ex-officio Member.		Elective Member.	
Name of District.	Local Authority.	Number.	Description.	Number.	
The Rural Sanitary District of the Parish of Stoke-upon-Trent.	The Guardians of the Poor of the Parish of Stoke-upon-Trent, acting as the Rural Sanitary Authority.		The Chairman of the Board of Guardians acting as the Rural Sanitary Authority, or in case of his being also the Chairman of one of the Urban Sanitary Authorities mentioned in Schedule A., then the Vice-Chairman of the Board of Guardians acting as the Rural Sanitary Authority, or if there are two Vice-Chairmen, the Vice-Chairmen, the Vice-Chairmen, the Vice-Chairman having precedence.		

Given under the Seal of Office of the Local Government Board, this Twenty-ninth day of April, in the year One thousand eight hundred and eighty.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.S.)

#### LOCAL GOVERNMENT DISTRICT OF HECKMONDWIKE.

Heckmond-wike Order.

Provisional Order to enable the Sanitary Authority for the Urban Sanitary District of Heckmondwike to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Heckmondwike Local Board, being the Sanitary Authority for the Urban Sanitary District of Heckmondwike, in the West Riding of the County of York;—

And to all others whom it may concern.

WHEREAS the Heckmondwike Local Board, being the Sanitary Authority for the Urban Sanitary District of Heckmondwike, in the West Riding of the County of York, require to purchase and take the lands described in the Schedule hereto, for the purpose of constructing thereon works of sewage outfall, and of receiving, collecting, storing, treating, distributing, or otherwise disposing of sewage, and for the general drainage of the said District;

A.D. 1880.

Heckmondwike Order.

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, on receipt of the said petition, directed Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby empower the Heckmondwike Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

West Riding of the County of YORK.

Nos. on deposited Plan.	Lands.	Owners or reputed Owners.	Occupiers.
	Во	rough of Dewsbury.	
1	Little Far Close	Trustees and Devisees of Thomas Spedding, viz., Robert Charles Whitworth, Joseph Whitworth, and Spedding Whitworth.	Thomas Cook,
2	Great Far Close	ditto	ditto.
3	Great Beck Close	Lady Mountgarrett	Benjamin Tolson.
4	Middle Beck Close -	ditto	ditto.
5	Shed Close	ditto	ditto.
6	Square Close	ditto	ditto.
7	Little Close	ditto	ditto.
8	Little Beck Close	ditto	ditto.
10	Nab End Close	Jane Hartley Carr	John Hunter.
12	Far Close	Mary Booth	John Green.
13	Great Close	ditto	Benjamin Tolson.
14	Close	Lady Mountgarrett	P. Tattersfield, O. Tatters-field.

	<del></del>		· · · · · · · · · · · · · · · · · · ·	A.D. 1880.
Nos. on deposited Plan.	Lands.	Owners or reputed Owners.	Occupiers.	Heckmond- wike Order.
19	Close	arish of MIRFIELD.  Trustees or Devisees of Thomas Firth, deceased; viz., William Laycock and Henry Fryer.	Thomas Howgate.	
			Government Board, this thousand eight hundred	

and eighty.

(L.S.)

J. G. Dodson, President. JOHN LAMBERT, Secretary.

#### BOROUGH OF PEMBROKE.

PembrokeOrder.

Provisional Order for altering the mode of defraying the Expenses of an Urban Sanitary Authority.

To the Mayor, Aldermen, and Burgesses of the Borough of Pembroke, in the County of Pembroke, being the Urban Sanitary Authority for that Borough; -

And to all others whom it may concern.

WHEREAS by Section 208 of the Public Health Act, 1875, it is enacted that where at the time of the passing of that Act the expenses incurred by an Urban Sanitary Authority for sanitary purposes are payable otherwise than in the manner provided by the Local Government Acts, the Local Government Board may, on the application of such Authority, or of any ten persons rated to the relief of the Poor within the District, declare, by Provisional Order, that the expenses of such Authority incurred in the execution of that Act shall be defrayed out of a district fund and general district rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways;

And whereas the Borough of Pembroke, in the County of Pembroke, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council, are the Urban Sanitary Authority;

And whereas the expenses incurred by the said Council, acting as such Urban Sanitary Authority, for sanitary purposes were, at the time of the passing of the above-recited Act, payable otherwise than in the manner provided by the Local Government Acts, and the Local Government Board have received an application from ten persons who are rated to the relief of the Poor within the said Urban Sanitary District, praying them to declare, by Provisional Order, that the expenses of such Authority incurred in the execution of the above-recited Act shall be defrayed as mentioned in Section 208 of that Act;

A.D. 1880.

Pembroke
Order.

And whereas the Local Government Board, upon receipt of such application, directed local Inquiry to be held on the subject, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Order that, from and after the Twenty-ninth day of September, One thousand eight hundred and eighty, all the expenses of the Urban Sanitary Authority for the Urban Sanitary District of the Borough of Pembroke, incurred in the execution of the Public Health Act, 1875, shall be defrayed out of a district fund and general district rate to be levied by them under that Act, subject to the provisions of that Act with respect to the mode of defraying in certain cases the expenses of the repair of highways.

Given under the Seal of Office of the Local Government Board, this First day of May, in the year One thousand eight hundred and eighty.

(r.s.)

G. Sclater Booth, President. John Lambert, Secretary.

Swindon New Town Order.

## LOCAL GOVERNMENT DISTRICT OF SWINDON NEW TOWN.

Provisional Order for extending the Local Government District of Swindon New Town.

To the Swindon New Town Local Board, being the Sanitary Authority for the Urban Sanitary District of Swindon New Town, in the County of Wilts;—

To the Guardians of the Poor of the Highworth and Swindon Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Local Government or Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is diminished or increased (in extent under that part of the Act, the

Order shall prescribe the number of members to be elected for the District when altered;

A.D. 1880.

Swindon New Town Order.

And whereas the Local Government District of Swindon New Town, in the County of Wilts, is an Urban Sanitary District, of which the Swindon New Town Local Board are the Urban Sanitary Authority;

And whereas the portion of the Rural Sanitary District of the Highworth and Swindon Union, in the same County, which comprises parts of the Parishes of Rodborne Cheney and Stratton Saint Margaret, and is described in the Schedule hereto, immediately adjoins the Local Government District of Swindon New Town;

And whereas it has been proposed that the Local Government Board should issue a Provisional Order to declare the portion of the Rural Sanitary District of the Highworth and Swindon Union, which is described in the Schedule hereto, to be included in the said Local Government District, and the Local Government Board accordingly directed Local Inquiry to be held on the subject of such inclusion, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby Declare that all that portion of the Rural Sanitary District of the Highworth and Swindon Union which is described in the Schedule hereto shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of the said Local Government District of Swindon New Town.

And We do hereby Order as follows; viz.:—

Art. 1. This Order shall come into operation on the Twenty-ninth day of September, One thousand eight hundred and eighty.

Art. 2. The number of members constituting the Local Board for the Local Government District of Swindon New Town as hereby altered shall, subject to the provisions of Rule 2 of Schedule II. of the Public Health Act, 1875, be the same as before the date of this Order.

#### The SCHEDULE above referred to.

All that portion of the Rural Sanitary District of the Highworth and Swindon Union, in the County of Wilts, which comprises the parts of the Parishes of Rodborne Cheney and Stratton Saint Margaret included within the red boundary line on the map marked A., sealed with the official Seal of the Local Government Board, and deposited in their office, copies of which map, sealed in like manner, are deposited in the offices of the Swindon New Town Local Board, and of the Rural Sanitary Authority of the Highworth and Swindon Union respectively.

Given under the Seal of Office of the Local Government Board, this First day of May, in the year One thousand eight hundred and eighty.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.S.)

A.D. 1880.

Withington Order.

### LOCAL GOVERNMENT DISTRICT OF WITHINGTON.

Provisional Order to enable the Sanitary Authority for the Urban Sanitary District of Withington to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Withington Local Board, being the Sanitary Authority for the Urban Sanitary District of Withington, in the County of Lancaster;—And to all others whom it may concern.

WHEREAS the Withington Local Board, as the Sanitary Authority for the Urban Sanitary District of Withington, in the County of Lancaster, require to purchase and take the lands described in the Schedule hereto, for the purpose of widening and improving certain streets in the said District;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, upon receipt of such petition, directed Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held, after due public notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given to Us by the Statutes in that behalf, do hereby empower the Withington Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Township of Withington, in the County of Lancaster.

Nos. on deposited Plan.	Description of Lands.	Owners or reputed Owners.	Occupiers.
1	Timber shed	John Chorlton -	William Priday.
2	Timber and storeyard	ditto	ditto.
3	Smithy, wheelwrights' workshop, and dwelling-house.	ditto	ditto.
34	Vacant land	ditto.	

[43 & 44 Vict.] Local Government Board's [Ch. lviii.] Provisional Orders Confirmation (Abergavenny, &c.) Act, 1880.

Nos. on deposited Plan.	Description of Lands.	Owners or reputed Owners.	Occupiers.	A.D. 1880. Withington Order.
4	Washhouse and outbuildings	William Eastwood Green.	William Eastwood Green.	
5	The White Lion hotel, dwelling-house, yard, conveniences, stabling, outbuildings, and enclosures.	di <b>tt</b> o	ditto.	
6	Vacant land	ditto	ditto.	
7	Vacant land in front of and adjoining the White Lion hotel.	ditto	William Eastwood Green, Manchester Carriage Company, Limited, Postmaster General.	
8	Wooden hut or cabin	Manchester Carriage Company (Limited).	Manchester Carriage Company, Limited.	

Given under the Seal of Office of the Local Government Board, this Nineteenth day of May, in the year One thousand eight hundred and eighty.

(L.S.)

J. G. Dodson, President. John Lambert, Secretary.

LONDON: Printed by George Edward Eyre and William Spottiswoode, Printers to the Queen's most Excellent Majesty. 1880.