

### CHAPTER lxi.

An Act to confirm certain Provisional Orders of the Local A.D. 1881. Government Board relating to the Boroughs of Berwickupon-Tweed and Cheltenham, the Urban Sanitary District of Folkestone, the Rural Sanitary District of the Hendon Union, the Metropolis, and the Local Government Districts of Redruth, Swinton, and Willington. [27th June 1881.]

HEREAS the Local Government Board have, as regards the boroughs and districts 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:

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 The Orders same are hereby confirmed, and all the provisions thereof shall, in schedule confirmed. from and after the passing of this Act, have full validity and force.

2. This Act may be cited as the Local Government Board's Short title. Provisional Orders Confirmation (Berwick-upon-Tweed, &c.) Act, 1881.

A.D. 1881.

### SCHEDULE.

Berwickupon-Tweed Order.

### BOROUGH OF BERWICK-UPON-TWEED.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Berwick-upon-Tweed to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Berwick-upon-Tweed, in the County of the Borough and Town of Berwick-upon-Tweed, being the Urban Sanitary Authority for that Borough;—

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Berwick-upon-Tweed, in the County of the Borough and Town of Berwick-upon-Tweed, acting by the Council, as the Urban Sanitary Authority for that Borough, require to purchase and take the lands described in the Schedule hereto, for the purpose of widening, and improving a street called Marygate otherwise the High Street, in the said Borough;

And whereas the said Council, as such Urban Sanitary Authority as aforesaid, 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 said Council, as such Urban Sanitary Authority as aforesaid, 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.

A.D. 1881.

Parish of Berwick-upon-Tweed, in the County of the Borough and Town of Berwick-upon-Tweed.

Berwickupon-Tweed Order.

No. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Occupiers.
-	A messuage or dwelling house situate near the Scotsgate on the west side of Marygate otherwise the High Street.	ville Gardiner, deceased,	Mary Gardiner, Thomas Fair Robertson Carr.

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

(L.S.)

J. G. Dodson, President.

John Lambert, Secretary.

### BOROUGH OF CHELTENHAM.

Cheltenham Order.

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

To the Mayor, Aldermen, and Burgesses of the Borough of Cheltenham, in the County of Gloucester, being the Urban Sanitary Authority for that Borough; —

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Cheltenham, in the County of Gloucester, acting by the Council, as the Urban Sanitary Authority for that Borough, require to purchase and take the lands described in the Schedule hereto, for the purpose of widening, enlarging, and otherwise improving a street in the said Borough, known as the Colonnade, and for the purpose of widening, opening, enlarging, and otherwise improving a street extending from St. Margaret's Road to St. Paul's Road and Clarence Square, in the said Borough;

And whereas the said Council, as such Urban Sanitary Authority as aforesaid, 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;

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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 said Council, as such Urban Sanitary Authority as aforesaid, 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, subject to the continuance of any existing public rights of highway, 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.

### Parish of CHELTENHAM, in the County of GLOUCESTER.

### UNDERTAKING No. 1.

Lands required for widening, enlarging, and otherwise improving the Street known as The Colonnade.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
1	House and shop	Elizabeth Cockrell -	John Cockrell -	John Cockrell.
2	ditto	The trustee under the will of Walter Olive, deceased; viz., Daniel Olive.	The Town Coun- cil of the Bo- rough of Chel- tenham.	Mary Clare.
2.a.	Building	Frederick David George	ditto	ditto.
3	Offices - ·	The trastee under the will of Walter Olive, deceased; viz., Daniel Olive.		Henry Workman.
4	House and shop	Frederick David George	William Heath, Frederick Heath.	
5	ditto	William Sharpe -		William Sharpe.
6	Passage way	William Sharpe, Edwin Haywood, Frederick David George.		William Sharpe, Susan Haywood, Frederick David George.
7	House, shop, and out- building.	Edwin Haywood -	Susan Haywood -	Susan Haywood.
7 A	Outbuilding	đitto	ditto	ditto.
8	House, offices, and cel- lars	John Dobell, Clarence Mason Dobell, Cyrus Faulkener Dobell.		John Dobell, Clar- ence Mason Dobell. Cyrus Faulkener Dobell.

A.D. 1881. Nos. on Lessees Owners or reputed Cheltenham or reputed Occupiers. deposited) Description of Lands. Owners. Lessees. Plans, Order. John Dobell, Clar-Jane Hamer, The President and Scho-9 Refreshment bars, out-Dobell, cuce Mason Dobell, John buildings, and yard. lars of Corpus Christi Clarence Mason Cyrus Faulkener College, Oxford, as Dobell. Dobell, Cyrus Pate's trustees Faulkener Do-Charity. bell. Henry Taylor. Jane Hamer, Building ditto 10 Henry Taylor. David Bakehouse, outbuildings, | Frederick David George Frederick 11 George. and yard. Henry Taylor, Emily Private footpath James Bullock and the 12 Field, William President and Scholars Thomas Gunton, of Corpus Christi Col-John Dobell, Cylege, Oxford, as trusrus Faulkener tees of Pate's Charity. Dobell, Clarence Mason Dobell.

JAMES TYNTE AGG-GARDNER, Esq.,
Lord of the Manor.

#### UNDERTAKING No. 2.

Lands required for widening, opening, enlarging, and otherwise improving the street extending from St. Margaret's Road to St. Paul's Road and Clarence Square.

Nos. on deposited Plans.	Description of	Lands.	Owners or Owne	-	Lessees or repute Lessecs	d	Occupiers.
	Private road an footpath.	nd public	James Leightrustees under of Joseph ceased; viz., Smith and Thomas Indiana Ind	er the will Yates, de- Nathaniel Robert Humphris; ssell, John d McVitic, sher, John e trustees phan Asy- illiam Nash Edward and J. H. and the scil of the			Julia Ryder, John Price, George Hickman, Alfred McVitie, George Turner, Ann Smith, John Richard Lewis, Benjamin Holtam; the trustees of Boys' Orphan Asylum; viz., William Nash Skillicorne, Edward Frampton, and J. H. Brancker; and the Town Council of the Borough of Cheltenham.
2	Garden ground		James Leight	on -		-	Ann Smith.
3	ditto		ditto			-	ditto.
4	ditto		ditto	<u> </u>	Benjamin H	oltam	Benjamin Holtam.
5.	ditto		The trustees will of Jose deceased; thaniel Su Robert Thom phris.	eph Yates, viz., Na- nith, and	Julia Ryder	• •	Julia Ryder.

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Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessecs or repu <b>t</b> ed Lessees.	Occupiers.
6	Public footpath	James Leighton; the trustees under the will of Joseph Yates, deceased; viz., Nathaniel Smith and Robert Thomas Humphris; Edward Russell; and the Town Conneil of the Borough of Cheltenham.		Begjamin Holtam, Henry Dean, George Turner, James William Coad, Sarah Frank, William Pye, James Smith, and the Town Council of the Borough of Cheltenham.
7	Private road	The trustees and executors of Joseph Pitt, deceased; viz., the Rev. Joseph Pitt, Charles Pitt, and the Rev. Charles Houghton; and the County of Gloucester Bank.		Thomas Sanders.

James Tynte Agg-Gardner, Esq., Lord of the Manor.

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

(L.S.)

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

Folkestone Order.

### URBAN SANITARY DISTRICT OF FOLKESTONE.

Provisional Order for altering The Folkestone Improvement Act, 1855.

To the Mayor, Aldermen, and Burgesses of the Borough of Folkestone, in the County of Kent, being the Sanitary Authority for the Urban Sanitary District of Folkestone;—

And to all others whom it may concern.

WHEREAS so much of the Borough of Folkestone, in the County of Kent, as is not included within the Local Government District of Sandgate, is an Urban Sanitary District, of which the Mayor, Aldermen, and Burgesses, acting by the Council (herein-after called "the Corporation"), are the Urban Sanitary Authority, and The Folkestone Improvement Act, 1855 (herein-after called "the Local Act"), is in force in such Urban Sanitary District;

And whereas by Section 104 of the Local Act, it is enacted that it shall be lawful for the Corporation from time to time to make and levy a rate to be called "The General Improvement Rate."

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;

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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 Corporation have applied to the Local Government Board to alter and 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 date of the Act of Parliament confirming this Order, the Local Act shall be altered so as to provide that the rate which the Corporation are by Section 104 of the Local Act empowered to make and levy, shall thenceforth be called "The General Rate" in lieu of "The General Improvement Rate," and that the words "The General Rate" shall be substituted for the words "The General Improvement Rate" throughout the Local Act.

Provided that the alteration in the name of the said Rate shall not affect the validity of any charges thereon, or of any covenant or agreement relating thereto.

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

(L.s.)

J. G. Dodson, President.

John Lambert, Secretary.

A.D. 1881.

Hendon Union Order.

## RURAL SANITARY DISTRICT OF THE HENDON UNION.

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

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

And to all others whom it may concern.

WHEREAS the Guardians of the Poor of the Hendon Union, in the County of Middlesex, as the Sanitary Authority for the Rural Sanitary District of that Union, require to purchase and take the lands described in the Schedule hereto, for the disposal of the sewage of the contributory place of Harrow, and for providing access to such lands;

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, 1845, 1860, and 1869, 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 said Sanitary Authority, 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.

A.D. 1881.

Hendon Union Order.

Parish of Harrow, County of MIDDLESEX.

No. on deposited Plan.	Description of Lands.	Quantity.	Owner or reputed Owner,	Occupier.
1586	Meadow land -	A. R. P. 10 2 0 or thereabouts.	The surviving trustee of the will of Joseph Cotching, deceased, viz.: Isaac Atkins.	Thomas Cotching.

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

(L.S.)

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

### THE METROPOLIS.

Metropolis Order.

Provisional Order to enable the Local Authority in and for the Metropolis, for the purposes of the provisions of the Contagious Diseases (Animals) Act, 1878, relating to foreign animals, to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor and Commonalty and Citizens of the City of London, acting by the Mayor, Aldermen, and Commons of that City, in Common Council assembled, being the Local Authority in and for the Metropolis for the purposes of the provisions of the Contagious Diseases (Animals) Act, 1878, relating to foreign animals;—

And to all others whom it may concern.

WHEREAS by Section 9 of the Contagious Diseases (Animals) Act, 1878, (herein-after referred to as "the Act of 1878,") it is, amongst other things, enacted that the Mayor and Commonalty and Citizens of the City of London, acting by the Mayor, Aldermen, and Commons of that City, in Common Council assembled (therein and herein-after referred to as "the Corporation of London"), shall alone be the Local Authority in and for the Metropolis for purposes of the provisions of the Act of 1878, relating to foreign animals;

And whereas by Section 39 of the Act of 1878 it is, amongst other things, further enacted that a Local Authority may provide, erect, and fit up wharves, stations, lairs, sheds, and other places for the landing, reception, keeping, sale, slaughter, or disposal of foreign animals, carcases, folder, litter, dung, and other things; that there shall be incorporated with the Act of 1878 the

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Markets and Fairs Clauses Act, 1847, except sections six to nine and fifty-one to sixty thereof, all inclusive; and that a wharf or other place provided by a Local Authority under the section now in recital shall be a market within the said Markets and Fairs Clauses Act, 1847;

And whereas by Section 40 of the Act of 1878 it is, amongst other things, also enacted that a Local Authority may purchase land for wharves or other places, or for use for burial of carcases in cases where there is not any ground suitable in that behalf in the possession or occupation of the owner of the animal, or any common or uninclosed land suitable and approved by Her Majesty's most Honourable Privy Council, in that behalf, or for any other purpose of the Act of 1878; that the regulations contained in Section 176 of the Public Health Act, 1875, shall be observed with respect to the purchase of land by a Local Authority for purposes of the Act of 1878 as if the Local Authority were a Local Board, and purposes of the Act of 1878 were purposes of the Public Health Act, 1875, save that the requisite advertisements and notices may be published and served in any two consecutive months, and that the local rate be substituted for the rates mentioned in the last-mentioned Act; and that the powers conferred by the section now in recital may be exercised by a Local Authority with respect to land within or without their District;

And whereas the Corporation of London, as such Local Authority as aforesaid, require to purchase and take the lands described in the Schedule hereto, for the purpose of increasing the accommodation for foreign animals landed at the piers of the Foreign Cattle Market at Deptford, in the County of Kent, of which they are the owners for the purposes of the Act of 1878, by the provision, erection, and fitting up of additional lairs, sheds, and other places for the reception, keeping, sale, slaughter, and disposal of such foreign animals, and the carcases, fodder, litter, and dung thereof, and for other things in connection with such market;

And whereas the lands proposed to be purchased and taken for the extension of the said market have been approved by Her Majesty's most Honourable Privy Council;

And whereas the Corporation of London, as such Local Authority as aforesaid, have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and the Act of 1878, and have presented a petition to the Local Government Board, stating as required by the Public Health Act, 1875, 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 land 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

Corporation of London, as such Local Authority as aforesaid, 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.

A.D. 1881.

Metropolis
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### The SCHEDULE above referred to.

### County of Kent.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	Par	sh of SAINT PAUL	, Depteord.	· · · · · · · · · · · · · · · · · · ·
1	Vacant Land -	William John Evelyn		In hand.
<b>2</b>	ditto -	William John Evelyn, the Mayor and Com- monalty and Citi- zens of the City of London.	<b>-</b> -	In hand.
3	ditto	William John Evelyn	William Mowbray -	William Mowbray.
4	House, forecourt, yard, outbuildings, and garden.	ditto	Henry Firmin	Johanna Doren, Mary Quinn, Elizabeth Mulhand.
5	ditto	ditto	ditto	Catherine Monk, Eliza Trott,
6	ditto	ditto	Amelia Jones -	Amelia Jones.
<b>7</b> *	House, forecourt, yard, outbuildings, garden, and summer-house.	ditto	John Baylis -	Robert Elliott.
8	House, forecourt, yard, outbuildings, and garden.	ditto	Henry Firmin -	Mary Ann Bray, George Hovey.
	Pari	sh of Saint Nichol	AS, DEPTFORD.	
1	Vacant land -	William John Evelyn		In hand.
2	ditto	The Mayor and Com- monalty and Citi- zens of the City of London and William John Evelyn.	_	In hand.

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

J. G. Dodson, President.

John Lambert, Secretary.

(L.S.)

A.D. 1881.

### LOCAL GOVERNMENT DISTRICT OF REDRUTH.

Redruth Order.

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

To the Redruth Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Redruth, in the County of Cornwall;—

And to all others whom it may concern.

WHEREAS the Redruth Local Board of Health, as the Sanitary Authority for the Urban Sanitary District of Redruth, in the County of Cornwall, require to purchase and take the lands described in the Schedule hereto, for Sewage Irrigation Works in connection with a system of main drainage for their 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 Redruth Local Board of Health, 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.

A.D. 1881.

Redruth

Order.

Parish of REDRUTH, in the County of CORNWALL.

Nos. on deposited Plans.	Description of Lands	3.	Owners or reputed Owners.		Lessees or reputed Lessees.		Occupiers.	
1	Garden -	-	Redvers He	nry Bu	ller	John Adams -	-	Mary Cocking.
2	ditto -	-	ditto	-	-	ditto -	-	William Francis Marks.
3	House and garden	-	ditto	-	-	ditto -	-	ditto.
4	House	-	ditto	-	- {	ditto -	-	ditto.
5	Waste -	-	ditto	-	- {	ditto -	-	ditto.
6	Garden -		ditto	-	-	ditto -	- ,	ditto.
7	ditto -	-	ditto	, <del>~</del>	-	ditto -	-	ditto.
8	Waste	-	ditto	-	-	Thomas Pryor	<b>-</b> i	Richard Wills.
9	Meadow -	-	ditto	-	-	John Adams -	-	William Francis Marks.
10	Part of Field	<b>-</b>	ditto	-	<b>-</b>	William Martin	-	James Walter Ed- monds.
11	Two Cottages a garden.	nd	ditto	-	<b>-</b>	John Adams		James Dyer, William Stone.
12	Meadow -	•	ditto	-	-	ditto -	-	William Francis Marks.
13	ditto -	_	ditto		<b>-</b>	ditto -	-	ditto.
14	Road and Waste	-	ditto.		!	<b>-</b>		
15	Part of Field -	-	ditto	-	-	William Martin	-	Jumes Walter Ed- monds.
, 16	Field	-	ditto	-	-	Thomas Pryor	-	Richard Wills.
17	Waste -	-	ditto.			<del></del> -		
<b>, 18</b>	Road and Waste	•	GeorgeAun Arthur Ho pagne,Edv Rickards, Dering, Pryor, D Bain.	enry Ch ward Ja Lo Thou	am- imes visa mas			
19	Meadow -	-	ditto	-	-	John Uren -	, <del>-</del>	John Uren.
20	ditto -	-	ditto	-	-	ditto -	-	ditto.

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

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

(L.S.)

A.D. 1881.

### LOCAL GOVERNMENT DISTRICT OF SWINTON.

Swinton Order.

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

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

And to all others whom it may concern.

WHEREAS the Swinton Local Board, as the Sanitary Authority for the Urban Sanitary District of Swinton, in the West Riding of the County of York, require to purchase and take the lands described in the Schedule hereto, for the construction of a pumping station and reservoirs in connection with the supply of water to their District, and of a pumping station and filter tanks in connection with the sewerage of such 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 Swinton 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.

A.D. 1881.

Swinton Order.

Township of SWINTON, in the West Riding of the County of YORK.

Nos. on deposited Plaus.	Description of Lands.	Owners or reputed Owners.	Occupiers.				
Lands required for the construction of a Pumping Station and Reservoirs in connection with the supply of Water.							

A piece of land containing | Edwin Thomas Harrop George Thompson. 2,559 superficial square yards or thereabouts, forming part of "the Cliffe Field Close." B 2 The Earl Fitzwilliam A piece of land containing Ernest Edward Claridge. 1,600 superficial square yards or thereabouts, forming part of "the Hospital Field." c 3 A piece of land containing Catherine Otter James Walker. 1,550 superficial square yards or thereabouts, forming part of a close near "the Woodman Inn" on the Warren Vale Road.

Land required for the construction of a Pumping Station and Filter Tanks in connection with the Sewerage.

A field containing 3 acres or thereabouts, situate between the Manchester, Sheffield, and Lincolnshire Railway and the River Dun.

The Earl Fitzwilliam.

William Rhodes.

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

J. G. Dodson, President.

John Lambert, Secretary.

(L.S.)

A.D. 1881.

Willington Order.

### LOCAL GOVERNMENT DISTRICT OF WILLINGTON.

Provisional Order for constituting a Local Government District.

- To the Guardians of the Poor of the Durham Union, in the County of Durham, being the Sanitary Authority for the Rural Sanitary District of that Union;—
- To the Inhabitants of the Willington Special Drainage District, in the same County;—

And to all others whom it may concern.

WHEREAS by Section 271 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare any Rural Sanitary District, or any portion of any Rural Sanitary District or Districts, to be a Local Government District, and that, from and after the commencement of the Order, the District or portion of the District or Districts therein referred to shall become a Local Government District, and shall be subject to the jurisdiction of a Local Board, to be elected in manner provided by Schedule II. to that Act;

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 271 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 whereas the detached part of the Township of Brancepeth numbered 2 on the Ordnance Map drawn on a scale of six inches to one mile, and containing 972·144 acres, the Township of Stockley, and the Township of Willington (except the detached portions thereof numbered 1, 2, and 3 on the said Ordnance Map, and containing respectively 1·818 acres, 5·670 acres, and 20·552 acres) all situate in the County of Durham, now constitute the Willington Special Drainage District, in the Rural Sanitary District of the Durham Union, in the same County;

And whereas the Local Government Board having deemed it expedient to declare the part of the said Rural Sanitary District of the Durham Union which comprises the said Special Drainage District to be a Local Government District, 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 Durham Union which comprises the Willington Special Drainage District, shall be and is hereby constituted a Local Government District, herein referred to as the Willington 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-one.

Art. II. Nine 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, subject to the provisions of Rule 2 of Schedule II. to the Public Health Act, 1875 be elected members of the Local Board for the Willington District.

A.D. 1881.

Willington
Order.

Art. III. The election of members for the said Local Board shall be conducted in accordance with the rules contained in Schedule II. to the Public Health Act, 1875. Provided that the Returning Officer, when duly appointed, shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within fourteen days from 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.

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

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

(L.S.)

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