[58 & 59 Vict.] Local Government Board's [Ch. xl.]

Provisional Orders Confirmation (No. 1) Act, 1895.



CHAPTER xl.

An Act to confirm certain Provisional Orders of the A.D. 1895.

Local Government Board relating to Battle Dorchester

Eton Fareham Ilfracombe Leicester Ryde Sandgate
Southampton Torquay Ulverston Wallasey West Cowes
and Wilton.

[20th June 1895.]

WHEREAS the Local Government Board have made the Provisional Orders set forth in the schedule hereto under the provisions of the Public Health Act 1875:

38 & 39 Vict.

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 as altered and set out in the schedule hereto shall Orders be and the same are hereby confirmed and all the provisions in schedule confirmed. thereof shall have full validity and force.
- 2. This Act may be cited as the Local Government Board's Short title. Provisional Orders Confirmation (No. 1) Act 1895.

A.D. 1895.*

SCHEDULE.

Battle &c.
Order.

Provisional Order for partially repealing certain Confirming Acts.

To the Mayor Aldermen and Burgesses of the Boroughs of Dorchester Ryde Southampton Torquay and Wilton;—

To the Urban District Councils of Battle Eton Fareham Ilfracombe Sandgate and West Cowes; ---

And to all others whom it may concern.

WHEREAS by the Provisional Orders the dates whereof are set out in column 3 of Schedule A. to this Order (herein-after referred to as "Schedule A.") the several Authorities named in column 1 of Schedule A. or their predecessors were empowered to borrow for the execution of permanent works in their respective Districts sums not exceeding in the whole two years assessable value of the premises assessable under the Local Government Act 1858 within their respective Districts;

And whereas by the Provisional Orders the dates whereof are set out in column 3 of Schedule B. to this Order (herein-after referred to as "Schedule B.") the several Authorities named in column 1 of Schedule B. or their predecessors were empowered to borrow for the execution of permanent works in their respective Districts sums not exceeding in the whole one year and a half's assessable value of the premises assessable under the Local Government Act 1858 within their respective Districts;

And whereas by the Provisional Orders the dates whereof are set out in column 3 of Schedule C. to this Order (herein-after referred to as "Schedule C.") the several Authorities named in column 1 of Schedule C. or their prodecessors were empowered to borrow for the execution of permanent works in their respective Districts sums not exceeding in the whole the amounts mentioned in column 5 of Schedule C.;

And whereas the said Provisional Orders were respectively confirmed by the Acts mentioned in column 4 of Schedules A. B. and C. and it is expedient that those Acts so far as they respectively relate to the said Provisional Orders should be repealed except so far as the same may have been acted upon:

Now therefore We the Local Government Board in pursuance of the powers given to Us by Section 297 of the Public Health Act 1875 and by any other Statutes in that behalf do hereby order that from and after the date of the Act of Parliament confirming this Order so much of each of the Acts mentioned in column 4 of Schedules A. B. and C. as confirms any of the Provisional Orders mentioned in column 3 of those Schedules shall except so far as the same may

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have been acted upon be repealed so that the said Orders shall except as aforesaid cease to have any effect:

A.D. 1895.

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Order.

Provided that nothing herein contained shall be deemed to alter or affect the repayment of any money borrowed in pursuance of the said Orders.

The SCHEDULES above referred to.

SCHEDULE A.

1.	2.	3.	4. Title of Confirming Act.	
Name of Authority.	Name of District.	Date of Order.		
The Urban District Council of Eton.	Urban District of Eton.	25th April 1870 -	The Local Government Supplemental Act 1870 (33 & 34 Vict. c. exiv.).	
The Urban District Council of Fareham.	Urban District of Fareham.	14th April 1864 -	The Local Government Supplemental Act 1864 (27 & 28 Vict. c. xxvi.).	
The Mayor Aldermen and Burgesses of the Borough of Ryde acting by the Council.	Borough of Ryde -	5th July 1870 -	The Local Government Supplemental Act 1871 (34 Vict. c. i.).	
The Mayor Aldermen and Burgesses of the Borough of South-ampton acting by the Council.	County Borough of Southampton.	22nd April 1868 -	The Local Government Act 1868 (No. 2) (31 & 32 Vict. c. lxxxiv.).	
The Mayor Aldermen and Burgesses of the Borough of Torquay acting by the Council.	Borough of Torquay	8th February 1865	The Local Government Supplemental Act 1865 (28 Vict. c. xxiv.).	

SCHEDULE B.

1.	2.	3.	4. Title of Confirming Act.	
Name of Authority.	Name of District.	Date of Order.		
The Urban District Council of Ilfracombe.	Urban District of Ilfracombe.	24th March 1862 -	The Local Government Supplemental Act 1862 (25 & 26 Vict. c. xxv.).	
The Urban District Council of West Cowes.	Urban District of West Cowes.	2nd April 1864 -	The Local Government Supplemental Act 1864 (27 & 28 Vict. c. xxvi.).	

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Battle &c. Order.

SCHEDULE C.

1.	Z.	ð. 	4.	.
Name of Authority.	Name of District.	Date of Order.	Title of Confirming Act.	Amount authorised to be borrowed.
The Urban District Council of Battle.	Urban District of Battle.	19th July 1859.	The Local Govern- ment Supplemental Act 1859 (No. 2) (22 & 23 Vict. c. xi.).	1,300% in excess of one year's assessable value.
The Mayor Alder- men and Bur- gesses of the Borough of Dor- chester acting by the Council.	Borough of Dor- chester.	15th June 1860.	The Local Government Supplemental Act 1860 (No. 2) (23 & 24 Vict. c. cxviii.).	2,500 <i>l</i> . in excess of one year's assessable value.
The Urban District Council of Sand- gate.	Urban District of Sandgate.	28th June 1860.	The Local Govern- ment Supplemental Act 1860 (No. 2) (23 & 24 Vict. c. exviii.).	5,9001.
The Mayor Alder- men and Bur- gesses of the Borough of Wil- ton acting by the Council.	Borough of Wilton.	27th June 1860.	The Local Government Supplemental Act 1860 (No. 2) (23 & 24 Vict. c. exviii.).	2,467l. in excess of one year's assessable value.

Given under the Seal of Office of the Local Government Board this Eighteenth day of March One thousand eight hundred and ninety-five.

(L.S.)

G. Shaw-Lefevre President. S. B. Provis Assistant Secretary.

Leicester Order.

BOROUGH OF LEICESTER.

Provisional Order for altering the Leicester Cattle Market

Town Hall and Improvement Act 1866.

To the Mayor Aldermen and Burgesses of the Borough of Leicester;—And to all others whom it may concern.

WHEREAS the Borough of Leicester (herein-after referred to as "the Borough") is an Urban Sanitary District of which the Mayor Aldermen and Burgesses acting by the Council (herein-after referred to as "the Corporation") are the Urban Sanitary Authority and the unrepealed provisions of the

A.D. 1895.

Leicester Cattle Market Town Hall and Improvement Act 1866 (herein-after referred to as "the Local Act") as altered by the Leicester Corporation Act 1884 are in force in the Borough;

Leicester Order.

29 Vict. c. xxvi.

And whereas by the Local Act the Corporation were empowered to borrow on 47 Vict. the securities therein named any money not exceeding eighty thousand pounds to be applied in or towards the expenses incurred under that Act in connexion with (inter alia) their cattle market and slaughter-houses:

Now therefore We the Local Government Board in pursuance of the powers given to Us by Section 303 of the Public Health Act 1875 and by any other 38 & 39 Vict. Statutes in that behalf do hereby order that from and after the date of the Act c. 55. of Parliament confirming this Order the Local Act shall be altered so as to provide as follows:—

Art. I. The Corporation may with the sanction of the Local Government Board and subject to the provisions of this Order borrow on the security of the revenue from their cattle market and slaughter-houses and of the borough fund and district fund and general district rate of the Borough or on any of such securities such sums not exceeding in the whole the sum of ten thousand pounds as may from time to time be necessary for the purposes of their cattle market and slaughter-houses in addition to the sums already borrowed for those purposes:

Provided that the Corporation shall not raise any money under the power of borrowing conferred by this Order by the issue of irredeemable stock.

- Art. II. For the purpose of raising money by virtue of this Order the provisions of the Local Loans Act 1875 shall be available to the Corporation and Sections 236 to 238 both inclusive of the Public Health Act 1875 shall apply to all moneys raised and borrowed on mortgage by virtue of this Order.
- Art. III. The moneys borrowed by virtue of this Order shall be repaid within such period not exceeding fifty years from the date of borrowing as the Corporation with the sanction of the Local Government Board shall determine and the period so determined and sanctioned is herein-after referred to as "the prescribed period" and shall be the prescribed period for the purpose of the Local Loans Act 1875.
- Art. IV.—(1.) The Corporation shall repay the moneys borrowed by virtue of this Order other than moneys borrowed under the provisions of the Local Loans Act 1875 by equal annual instalments of principal or by equal annual instalments of principal and interest combined or by means of a sinking fund or partly by one of these methods and partly by another or the others of them.
- (2.) Subject to the provisions of Article V. of this Order if the Corporation determine to repay by means of a sinking fund any moneys borrowed by virtue of this Order such sinking fund shall be formed and maintained either—
 - (a.) By payment to the fund throughout the prescribed period of such equal annual sums as will together amount to the moneys for the repayment of which the sinking fund is formed A sinking fund so formed is hereinafter called a non-accumulating sinking fund; or
 - (b.) By payment to the fund throughout the prescribed period of such equal annual sums as with accumulations at a rate not exceeding three pounds per.

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Leicester
Order.

centum per annum will be sufficient to pay off within the prescribed period the moneys for the repayment of which such sinking fund is formed A sinking fund so formed is herein-after called an accumulating sinking fund.

- (3.) Every sum paid to a sinking fund and in the case of an accumulating sinking fund the interest on the investments of the sinking fund shall unless applied in repayment of the loan in respect of which the sinking fund is formed be immediately invested in securities in which trustees are by law for the time being authorised to invest or in mortgages bonds debentures debenture stock stock or other securities (not being annuity certificates or securities payable to bearer) duly issued by any Local Authority as defined by Section 34 of the Local Loans Act 1875 other than the Corporation the Corporation being at liberty from time to time to vary and transpose such investments.
- (4.) In the case of a non-accumulating sinking fund the interest on the investments of the fund may be applied by the Corporation towards the equal annual payments to the fund.
- (5.) The Corporation may at any time apply the whole or any part of any sinking fund in or towards the discharge of the money for the repayment of which the fund is formed Provided that in the case of an accumulating sinking fund the Corporation shall pay into the fund each year and accumulate during the residue of the prescribed period a sum equal to the interest which would have been produced by such sinking fund or the part of such sinking fund so applied if invested at the rate per centum per annum on which the annual payments to the sinking fund are based.
- (6.)—(a.) If and so often as the income of an accumulating sinking fund is not equal to the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any deficiency shall be made good by the Corporation.
- (b.) If and so often as the income of an accumulating sinking fund is in excess of the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any such excess may be applied towards such equal annual payments.
- (7.) Any expenses connected with the formation maintenance investment application management or otherwise of any sinking fund under this Order shall be paid by the Corporation in addition to the payments provided for by this Order.
- Art. V.—(1.) If it appears to the Corporation at any time that the amount in the sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will probably not be sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed it shall be the duty of the Corporation to make such increased payments to the sinking fund as will cause the sinking fund to be sufficient for that purpose Provided that if it appears to the Local Government Board that any

such increase is necessary the Corporation shall increase the payments to such extent as the Board may direct.

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Leicester
Order.

- (2.) If the Corporation desire to accelerate the repayment of any loan they may increase the amounts payable to any sinking fund.
- (3.) If the amount in any sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will in the opinion of the Local Government Board be more than sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed the Corporation may reduce the payments to be made to the sinking fund either temporarily or permanently to such an extent as that Board shall approve.
- (4.) If the amount in any sinking fund at any time together with the probable accumulations thereon (in the case of an accumulating sinking fund) will in the opinion of the Local Government Board be sufficient to repay the loan in respect of which it is formed within the prescribed period the Corporation may with the consent of that Board discontinue the equal annual payments to such sinking fund until the Local Government Board shall otherwise direct.
- (5.) Any surplus of any sinking fund remaining after the discharge of the whole of the moneys for the repayment of which it was formed shall be applied to such purpose or purposes as the Corporation with the consent of the Local Government Board may determine.
- Art. VI. The Corporation shall except as herein-after provided have power to re-borrow for the purpose of paying off any moneys borrowed or re-borrowed by virtue of this Order which have not been repaid and are intended to be forthwith repaid or in respect of any moneys which have been repaid by the temporary application of funds at the disposal of the Corporation within twelve months before the re-borrowing and which at the time of the repayment it was intended to re-borrow:

Provided that the Corporation shall not have power to re-borrow for the purpose of paying off any moneys repaid by instalments or annual payments or by means of a sinking fund or out of moneys derived from the sale of land or out of any capital moneys properly applicable to the purpose of such repayment other than moneys borrowed for that purpose Provided also that any moneys re-borrowed shall be deemed to form the same loan as the money for the repayment of which the re-borrowing has been made and shall be repaid within the prescribed period.

Art. VII.—(1.) The town clerk of the Borough shall within twenty-one days after the Thirty-first day of March in each year if during the twelve months next preceding the said Thirty-first day of March any sum is required to be paid as an instalment or annual payment or to be appropriated or to be paid to a sinking fund in pursuance of the provisions of this Order or in respect of any money raised thereunder and at any other time when the Local Government Board may require such a return to be made transmit to the Local Government Board a return in such form as may from time to time be prescribed by that Board and if required by that Board verified by statutory declaration of such town clerk showing for the year next preceding the making of such return or for such other period as the Board may prescribe the amounts which have been

A.D. 1895. Leicester Order. paid as instalments or annual payments and the amounts which have been appropriated and the amounts which have been paid to or invested or applied for the purpose of the sinking fund and the description of the securities upon which any investment has been made and the purposes to which any portion of the sinking fund or investment or of the sums accumulated by way of compound interest has been applied during the same period and the total amount (if any) remaining invested at the end of the year and in the event of his failing to make such return such town clerk shall for each offence be liable to a penalty not exceeding twenty pounds to be recovered by action on behalf of the Crown in the High Court and notwithstanding the recovery of such penalty the making of the return shall be enforceable by writ of mandamus to be obtained by the Local Government Board out of the High Court.

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

Art. VIII. All moneys from time to time borrowed by virtue of this Order shall be applied by the Corporation only for the purposes for which the same are respectively authorised to be borrowed excepting that moneys which may have been borrowed in excess of the amount required shall be applied in such manner as the Corporation with the approval of the Local Government Board determine.

Art. IX. Where the Local Government Board cause any local inquiry to be held with reference to any of the purposes of the Local Act or this Order the costs incurred by that Board in relation to such inquiry (including such reasonable sum not exceeding three guineas a day as that Board may determine for the services of any inspector or officer of the Board engaged in such inquiry) shall be paid by the Corporation and the Local Government Board may certify the amount of the costs so incurred and any sum so certified and directed by that Board to be paid by the Corporation shall be a debt due to the Crown from the Corporation.

- Art. X.—(1.) The mortgagees of the Corporation by virtue of this Order may enforce the payment of arrears of interest or of principal or of principal and interest by the appointment of a receiver. The amount of arrears to authorise the appointment of a receiver shall not be less than five hundred pounds in the whole.
- (2.) The application for the appointment of a receiver shall be made to the High Court and the Court if it thinks fit may appoint a receiver on such terms

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as it thinks fit and may at any time discharge the receiver and otherwise exercise full jurisdiction over him.

A,D, 1895. Leicester

Order.

Art. XI. This Order may be cited as the Leicester Order 1895.

Given under the Seal of Office of the Local Government Board this Twenty-second day of March One thousand eight hundred and ninety-five.

(L,S,)

G. Shaw-Lefevre President. S. B. Provis Assistant Secretary.

URBAN DISTRICT OF ULVERSTON.

Ulverston Order.

Provisional Order for altering a Local Act and a Confirming Act.

To the Urban District Council of Ulverston; — And to all others whom it may concern.

WHEREAS the Urban District Council of Ulverston (herein-after referred to as "the Urban District Council") are the Local Authority within the meaning of the Public Health Act 1875 for the Urban District of Ulverston 37 & 38 Vict. (herein-after referred to as "the District") and the Ulverston Local Board Act c. cliv. 1874 (herein-after referred to as "the Local Act") as altered by the Provisional Order herein-after recited and by another Provisional Order duly confirmed by Parliament which does not affect the subject-matter of this Order is in force in the said District;

And whereas by Section 110 of the Local Act the Ulverston Local Board (herein-after referred to as "the Local Board") were authorised to borrow with respect to gas ten thousand pounds and with respect to water twenty thousand pounds;

And whereas by a Provisional Order of the Local Government Board dated the Fifteenth day of May One thousand eight hundred and eighty-five and duly confirmed by the Local Government Board's Provisional Orders Confirmation 48 & 49 Vict. (No. 5) Act 1885 (which Order and Act are herein-after respectively referred to as c. lxii. "the Order" and "the Confirming Act") the Local Act was altered so as to provide that in addition to the moneys thereby authorised to be borrowed the Local Board might with the sanction of the Local Government Board borrow on the securities therein mentioned such sums as they may from time to time think requisite not exceeding—

For the purposes of their gas undertaking including the provision of working capital - - -- 6000 For the purposes of their water undertaking -- 5000

And whereas by subdivisions (8) and (9) of Article I. of the Order provision was made for a return to the Local Government Board with respect to the moneys borrowed under the Order;

And whereas it is expedient that the Urban District Council should be empowered to borrow additional moneys for the purposes of their gas and water undertakings:

A.D. 1895.

**Conversion Order.

38 & 39 Vict.
c. 55.

Now therefore We the Local Government Board in pursuance of the powers given to Us by Sections 297 and 303 of the Public Health Act 1875 and by any other Statutes in that behalf do hereby order that from and after the date of the Act of Parliament confirming this Order the Local Act and the Confirming Act so far as it relates to the Order shall be altered so as to provide as follows:—

- Art. I. The Urban District Council may with the sanction of the Local Government Board and subject to the provisions of this Order borrow in addition to the sums which they are already authorised to borrow the sums following viz.:—
 - (a.) On the security of the revenue arising from their gas undertaking and of the district fund and general district rate of the district or upon either of such securities such sums as they may from time to time think requisite for the purposes of their gas undertaking not exceeding in the whole the sum of five thousand pounds;
 - (b.) On the security of the revenue arising from their water undertaking and of the district fund and general district rate of the district or upon either of such securities such sums as they may from time to time think requisite for the purposes of their water undertaking not exceeding in the whole the sum of five thousand pounds.
- Art. II. For the purpose of raising money by virtue of this Order the provisions of the Local Loans Act 1875 shall be available to the Urban District Council and Sections 236 to 238 both inclusive of the Public Health Act 1875 shall apply to all moneys raised and borrowed on mortgage by virtue of this Order.
- Art, III. The moneys borrowed by virtue of this Order shall be repaid within such period not exceeding fifty years from the date of borrowing as the Urban District Council with the sanction of the Local Government Board shall determine and the period so determined and sanctioned is herein-after referred to as "the prescribed period" and shall be the prescribed period for the purpose of the Local Loans Act 1875.
- Art. IV.—(1.) The Urban District Council shall repay the moneys borrowed by virtue of this Order other than moneys borrowed under the provisions of the Local Loans Act 1875 by equal annual instalments of principal or by equal annual instalments of principal and interest combined or by means of a sinking fund or partly by one of these methods and partly by another or the others of them.
- (2.) Subject to the provisions of Article V. of this Order if the Urban District Council determine to repay by means of a sinking fund any moneys borrowed by virtue of this Order such sinking fund shall be formed and maintained either—
- (a.) By payment to the fund throughout the prescribed period of such equal annual sums as will together amount to the moneys for the repayment of which the sinking fund is formed A sinking fund so formed is herein-after called a non-accumulating sinking fund; or
 - (b.) By payment to the fund throughout the prescribed period of such equal annual sums as with accumulations at a rate not exceeding three pounds per

centum per annum will be sufficient to pay off within the prescribed period the moneys for the repayment of which such sinking fund is formed A sinking fund so formed is herein-after called an accumulating sinking fund.

A.D. 1895.

Ulverston
Order.

- (3.) Every sum paid to a sinking fund and in the case of an accumulating sinking fund the interest on the investments of the sinking fund shall unless applied in repayment of the loan in respect of which the sinking fund is formed be immediately invested in securities in which trustees are by law for the time being authorised to invest or in mortgages bonds debentures debenture stock stock or other securities (not being annuity certificates or securities payable to bearer) duly issued by any Local Authority as defined by Section 34 of the Local Loans Act 1875 other than the Urban District Council the Urban District Council being at liberty from time to time to vary and transpose such investments.
- (4.) In the case of a non-accumulating sinking fund the interest on the investments of the fund may be applied by the Urban District Council towards the equal annual payments to the fund.
- (5.) The Urban District Council may at any time apply the whole or any part of any sinking fund in or towards the discharge of the money for the repayment of which the fund is formed Provided that in the case of an accumulating sinking fund the Urban District Council shall pay into the fund each year and accumulate during the residue of the prescribed period a sum equal to the interest which would have been produced by such sinking fund or the part of such sinking fund so applied if invested at the rate per centum per annum on which the annual payments to the sinking fund are based.
- (6.)—(a.) If and so often as the income of an accumulating sinking fund is not equal to the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any deficiency shall be made good by the Urban District Council.
- (b.) If and so often as the income of an accumulating sinking fund is in excess of the income which would be derived from the amount invested if the same were invested at the rate per centum per annum on which the equal annual payments to the fund are based any such excess may be applied towards such equal annual payments.
- (7.) Any expenses connected with the formation maintenance investment application management or otherwise of any sinking fund under this Order shall be paid by the Urban District Council in addition to the payments provided for by this Order.
- Art. V.—(1.) If it appears to the Urban District Council at any time that the amount in the sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will probably not be sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed it shall be the duty of the Urban District Council to make such increased payments to the sinking fund as will cause the sinking fund to be sufficient for that purpose Provided that if it appears to the Local Government

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Ulverston
Order.

Board that any such increase is necessary the Urban District Council shall increase the payments to such extent as the Board may direct.

- (2.) If the Urban District Council desire to accelerate the repayment of any loan they may increase the amounts payable to any sinking fund.
- (3.) If the amount in any sinking fund with the future payments thereto in accordance with the provisions of this Order together with the accumulations thereon (in the case of an accumulating sinking fund) will in the opinion of the Local Government Board be more than sufficient to repay within the prescribed period the moneys for the repayment of which the sinking fund is formed the Urban District Council may reduce the payments to be made to the sinking fund either temporarily or permanently to such an extent as that Board shall approve.
- (4.) If the amount in any sinking fund at any time together with the probable accumulations thereon (in the case of an accumulating sinking fund) will in the opinion of the Local Government Board be sufficient to repay the loan in respect of which it is formed within the prescribed period the Urban District Council may with the consent of that Board discontinue the equal annual payments to such sinking fund until the Local Government Board shall otherwise direct.
- (5.) Any surplus of any sinking fund remaining after the discharge of the whole of the moneys for the repayment of which it was formed shall be applied to such purpose or purposes as the Urban District Council with the consent of the Local Government Board may determine.
- Art. VI. The Urban District Council shall except as herein-after provided have power to re-borrow for the purpose of paying off any moneys borrowed or re-borrowed by virtue of this Order which have not been repaid and are intended to be forthwith repaid or in respect of any moneys which have been repaid by the temporary application of funds at the disposal of the Urban District Council within twelve months before the re-borrowing and which at the time of the repayment it was intended to re-borrow:

Provided that the Urban District Council shall not have power to re-borrow for the purpose of paying off any moneys repaid by instalments or annual payments or by means of a sinking fund or out of moneys derived from the sale of land or out of any capital moneys properly applicable to the purpose of such repayment other than moneys borrowed for that purpose Provided also that any moneys re-borrowed shall be deemed to form the same loan as the money for the repayment of which the re-borrowing has been made and shall be repaid within the prescribed period.

- Art. VII. All moneys from time to time borrowed by virtue of this Order shall be applied by the Urban District Council only for the purposes for which the same are respectively authorised to be borrowed excepting that moneys which may have been borrowed in excess of the amount required shall be applied in such manner as the Urban District Council with the approval of the Local Government Board determine.
- Art. VIII. Where the Local Government Board cause any local inquiry to be held with reference to any of the purposes of the Local Act or this Order the costs incurred by that Board in relation to such inquiry (including such

reasonable sum not exceeding three guineas a day as that Board may determine for the services of any inspector or officer of the Board engaged in such inquiry) shall be paid by the Urban District Council and the Local Government Board may certify the amount of the costs so incurred and any sum so certified and directed by that Board to be paid by the Urban District Council shall be a debt due to the Crown from the Urban District Council.

A.D. 1895.

Ulverston
Order.

- Art. IX.—(1.) The mortgagees of the Urban District Council by virtue of this Order may enforce the payment of arrears of interest or of principal or of principal and interest by the appointment of a receiver. The amount of arrears to authorise the appointment of a receiver shall not be less than five hundred pounds in the whole.
- (2.) The application for the appointment of a receiver shall be made to the High Court and the Court if it thinks fit may appoint a receiver on such terms as it thinks fit and may at any time discharge the receiver and otherwise exercise full jurisdiction over him.
- Art. X.—(1.) So much of the Confirming Act as relates to subdivisions (8) and (9) of Article I. of the Order shall be repealed except so far as the same may have been acted upon.
- (2.) The clerk to the Urban District Council shall within twenty-one days after the Thirty-first day of March in each year if during the twelve months next preceding the said Thirty-first day of March any sum is required to be paid as an instalment or annual payment or to be appropriated or to be paid to a sinking fund in pursuance of the provisions of the Order or of this Order or in respect of any money raised thereunder and at any other time when the Local Government Board may require such a return to be made transmit to the Local Government Board a return in such form as may from time to time be prescribed by that Board and if required by that Board verified by statutory declaration of such clerk showing for the year next preceding the making of such return or for such other period as the Board may prescribe the amounts which have been paid as instalments or annual payments and the amounts which have been appropriated and the amounts which have been paid to or invested or applied for the purpose of the sinking fund and the description of the securities upon which any investment has been made and the purposes to which any portion of the sinking fund or investment or of the sums accumulated by way of compound interest has been applied during the same period and the total amount (if any) remaining invested at the end of the year and in the event of his failing to make such return such clerk shall for each offence be liable to a penalty not exceeding twenty pounds to be recovered by action on behalf of the Crown in the High Court and notwithstanding the recovery of such penalty the making of the return shall be enforceable by writ of mandamus to be obtained by the Local Government Board out of the High Court.
- (3.) If it appears to the Local Government Board by that return or otherwise that the Urban District Council have failed to pay any instalment or annual payment required to be paid or to appropriate any sum required to be appropriated or to set apart any sum required for any sinking fund (whether such instalment; or annual payment or sum is required by the Order or by

1.] Local Government Board's [58 & 59 Vict.]
Provisional Orders Confirmation (No. 1) Act, 1895. [Ch. xl.]

A.D. 1895. Ulverston Order.

this Order or by the Local Government Board in virtue thereof to be paid appropriated or set apart) or have applied any portion of any sinking fund to any purpose other than those authorised the Local Government Board may by Order direct that the sum in such Order mentioned not exceeding double the amount in respect of which default has been made shall be paid or applied as in such Order mentioned and any such Order shall be enforceable by writ of mandamus to be obtained by the Local Government Board out of the High Court.

Art. XI. This Order may be cited as the Ulverston Order 1895.

Given under the Seal of Office of the Local Government Board this Twenty-second day of March One thousand eight hundred and ninetv-five.

 $(\mathbf{L}.\mathbf{s}.)$

G. SHAW-LEFEVRE President. S. B. Provis Assistant Secretary.

Wallasey Order.

URBAN DISTRICT OF WALLASEY.

Provisional Order for altering a Confirming Act.

To the Urban District Council of Wallasey; -

And to all others whom it may concern.

WHEREAS the Urban District Council of Wallasey (herein-after referred to as "the Urban District Council") are the Local Authority within the meaning of the Public Health Act 1875 for the Urban District of Wallasey (herein-after referred to as "the District") and the unrepealed provisions of the Wallasey Improvement Act 1872 (herein-after referred to as "the Local Act") as altered by the Provisional Orders herein-after mentioned are in force in the District;

35 & 36 Vict. c. cxxv.

> And whereas by Section 17 of the Local Act the Wallasey Local Board (herein-after referred to as "the Local Board") were empowered to borrow for ferry purposes sums not exceeding in the whole seventy-four thousand pounds in addition to the sums already authorised for those purposes;

And whereas by Article III. of a Provisional Order of the Local Government Board dated the Fourth day of June One thousand eight hundred and seventy-40 & 41 Vict. seven and confirmed by the Local Government Board's Provisional Orders Confirmation (Caistor Union &c.) Act 1877 (which Order and Act are respectively herein-after referred to as "the Order of 1877" and "the Confirming Act of 1877") and by Article I. of another Provisional Order of the Local Government Board dated the Seventh day of May One thousand eight hundred and eighty-one and confirmed by the Local Government Board's Provisional Orders Confirmation (Acton &c.) Act 1881 (which Order and Act are herein-after respectively referred to as "the Order of 1881" and "the Confirming Act of 1881") the Local Board were for the like purposes empowered to borrow additional sums not exceeding in the whole the respective sums of one hundred and two thousand five hundred pounds and twenty-two thousand pounds;

44 & 45 Vict. c. clxii.

c. ccxxvii.

And whereas by Article II. of another Provisional Order of the Local Government Board dated the Twenty-second day of May One thousand eight hundred and eighty-three and duly confirmed by the Local Government Board's Provisional Orders Confirmation (No. 7) Act 1883 (which Order and Act are 46 & 47 Vict. herein-after respectively referred to as "the Order of 1883" and "the Confirming Act of 1883") the Confirming Act of 1877 so far as it confirms Article III. of the Order of 1877 and the Confirming Act of 1881 so far as it confirms Article I. of the Order of 1881 were altered and amended and Section 17 of the Act of 1872 was further altered and amended so as to provide as follows:—

A.D. 1895. Wallasey Order. c. cxxxvii.

"In addition to the sums of seventy-four thousand pounds one hundred and "two thousand five hundred pounds and twenty-two thousand pounds "which the Local Board were empowered to borrow under Section 17 of "the Act of 1872 as amended by the Confirming Act of 1877 and the "Confirming Act of 1881 the Local Board may subject to the sanction of "the Local Government Board borrow from time to time on mortgage " of the securities mentioned in the said section any sum or sums not "exceeding in the whole the sum of thirty thousand pounds to be applied "towards the payment of the cost of providing new steamboats for the

Now therefore We the Local Government Board in pursuance of the powers given to Us by Section 297 of the Public Health Act 1875 and by any other 38 & 39 Vict. Statutes in that behalf do hereby order that from and after the date of the Act c. 55. of Parliament confirming this Order the following provisions shall take effect viz. :--

"ferries for the time being belonging to or leased by the Local Board":

Art. I. The Confirming Act of 1883 shall be altered by the insertion in Article II. of the Order of 1883 of the words "fifty-five thousand pounds" in lieu of the words "thirty thousand pounds":

Provided that any money borrowed under the additional powers of borrowing conferred by this Order shall be repaid within such period not exceeding twenty years from the date of borrowing as the Local Government Board may by their sanction determine.

Art. II. This Order may be cited as the Wallasey Order 1895.

Given under the Seal of Office of the Local Government Board this Sixth day of March One thousand eight hundred and ninety-five.

(t.s.)

G. Shaw-Lefevre President.

S. B. Provis Assistant Secretary.

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