
Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format.

SCHEDULES

THIRD SCHEDULE

ORDERS EXCLUDING BUILDINGS FROM A CLEARANCE AREA

PART II

CONSEQUENCE OF MAKING ORDER

Payments for well maintained houses and houses held by owner-occupiers

- 6 (1) After the, making of an order under the principal section the right to any payment under section sixty or section sixty-one of the principal Act (under which payments may be made for houses in clearance areas which have been well maintained or, in certain circumstances, which are held by an owner-occupier) shall be suspended as respects the houses or other buildings comprised in the order, but—
- (a) if the Minister notifies the local authority that he declines to confirm the order, that right shall again be enforceable, and
 - (b) if the order as confirmed does not comprise a house or building which was comprised in the order as submitted to the Minister, that right shall again be enforceable in relation to the house or other building not comprised in the order as confirmed.
- (2) Except so far as any undertaking given to a local authority so provides, the coming into operation of an order under the principal section shall not give rise to a duty to repay any payment which has been made under the said section sixty or the said section sixty-one before that time.