



## CHAPTER lxiii.

An Act to confirm certain Provisional Orders of the Minister of Health relating to Cardiff Eastern Valleys (Monmouthshire) Joint Sewerage District Isle of Thanet Joint Hospital District Poole Sheffield and Goole. [31st July 1923.]

A.D. 1923.

**W**HEREAS the Minister of Health has made the Provisional Orders set forth in the schedule hereto under the provisions of the Public Health Act 1875 and the Local Government Act 1888:

38 & 39 Vict.  
c. 55.

51 & 52 Vict.  
c. 41.

And whereas it is requisite that the said Orders should be confirmed by Parliament:

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

1. The Orders as amended and set out in the schedule hereto shall be confirmed and all the provisions thereof shall have full validity and force.

Orders in  
schedule  
confirmed.

2. This Act may be cited as the Ministry of Health Provisional Orders Confirmation (No. 9) Act 1923.

Short title.

A.D. 1923.

SCHEDULE.

CITY OF CARDIFF.

*Cardiff  
Order.*

*Provisional Order made in pursuance of Sections 59 and 87  
of the Local Government Act 1888 to amend the  
Cardiff (Extension) Order 1921.*

WHEREAS by the Cardiff (Extension) Order 1921 which was confirmed by the Ministry of Health Provisional Order Confirmation (Cardiff Extension) Act 1922 the City of Cardiff was extended so as to include certain portions of the Rural District of Llandaff and Dinas Powis;

And whereas in pursuance of subsection (3) of Section 55 of the Local Government Act 1894 the name of the Rural District of Llandaff and Dinas Powis and of the Council thereof with the sanction of the County Council of Glamorgan has been changed to the Rural District of Cardiff and the Rural District Council of Cardiff;

And whereas the Lord Mayor Aldermen and Citizens of the City of Cardiff acting by the Council of that City have made application to the Minister of Health for the issue of a Provisional Order to amend the Cardiff (Extension) Order 1921 for the purpose of meeting certain changes of circumstances which occurred between the date of the Order and the date on which the Order came into operation:

51 & 52 Vict.  
c. 41. Now therefore the Minister of Health in pursuance of the powers given to him by Sections 59 and 87 of the Local Government Act 1888 and of all other powers enabling him in that behalf hereby orders that on and after the date of the Act of Parliament confirming this Order the following provisions shall take effect:—

*Interpreta-  
tion.*

1. In this Order unless the context otherwise requires:—
  - “The added areas” means the areas added to the City of Cardiff by the Cardiff (Extension) Order 1921;
  - “The assisted housing scheme” means the assisted housing scheme of the Rural District Council of Cardiff for that Rural District under Part III. of the Housing of the Working Classes Act 1890;
  - “The City” means the City of Cardiff;

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. Ixiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

“The Corporation” means the Lord Mayor Aldermen and Citizens of the City acting by the Council of the City;

A.D. 1923.

—  
*Cardiff*  
*Order.*

“The Order of 1921” means the Cardiff (Extension) Order 1921;

“The Rural District” and “the Rural Council” mean respectively the Rural District of Cardiff and the Rural District Council of that District.

2.—(1) The estate or interest of the Parish Council of the Parish of Llanishen in the burial ground provided by that Council in the part of the Parish of Llanishen added to the City shall by virtue of this Order as from the day on which the Order of 1921 came into operation be transferred to and vest in the Corporation as the Burial Board for the City.

Transfer of  
Llanishen  
burial  
ground.

(2) The property rights liabilities and obligations vested in or attaching to the Parish Council of the Parish of Llanishen in relation to the burial ground aforesaid shall be a matter for adjustment under Section 62 of the Local Government Act 1888 as applied by the Order of 1921 and save as otherwise provided by any such adjustment the rights of burial in that burial ground of the parishioners and inhabitants of the Parish of Llanishen (as that Parish existed immediately before the Order of 1921 came into operation) shall continue notwithstanding the abolition of the Parish by the Order of 1921.

(3) Subdivisions (2) (4) and (5) of Article 34 of the Order of 1921 shall extend and apply to the burial ground transferred to the Corporation by this Article as if that burial ground had been transferred to the Corporation by the Order of 1921.

3.—(1) Notwithstanding the provisions of Article 32 of the Order of 1921 the estate or interest of the Rural Council in such of the houses provided by the Rural Council under the assisted housing scheme as are situate in the added areas together with the liabilities and obligations vested in or attaching to the Rural Council in relation to those houses (other than liabilities and obligations in respect of loans raised by the Rural Council) shall by virtue of this Order be transferred to vest in and attach to the Corporation as the authority for the execution of the Housing Acts 1890 to 1921.

Assisted  
housing  
scheme of  
the Rural  
Council.

(2) On the First day of October One thousand nine hundred and twenty-three the liability for the repayment of and interest upon so much of any loan raised by the Rural Council for the purpose of defraying the expenses of the erection or otherwise in connection with the houses transferred to the Corporation by subdivision (1) of this Article as may on the day aforesaid be outstanding shall subject to the provisions of this Article by

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*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923. virtue of this Order be transferred to and attach to the Corporation.

—  
*Cardiff  
Order.*

(3) The amount of the liability transferred to the Corporation by subdivision (2) of this Article shall be certified by the District Auditor whose certificate of such amount shall be final and conclusive as between the Corporation and the Rural Council and any capital expenditure in respect of which the loan charges would be inadmissible as a charge in a Housing (Assisted Scheme) Revenue Account of the Rural Council shall be excluded from the certificate of the District Auditor under this Article.

(4) The Corporation shall repay to the Rural Council any sum paid by that Council between the Ninth day of November One thousand nine hundred and twenty-two and the First day of October One thousand nine hundred and twenty-three in respect of the repayment of principal and interest upon so much of any loan raised by the Rural Council as may be transferred to the Corporation by subdivision (2) of this Article.

(5) Any sum defrayed by the Corporation in discharge of a liability transferred to the Corporation by subdivision (2) of this Article may be debited to the Housing (Assisted Scheme) Revenue Account of the Corporation under the Housing Town Planning &c. Act 1919.

(6) The provisions of this Article shall constitute an adjustment of the property debts and liabilities of the Rural Council in relation to the assisted housing scheme and shall be in lieu of an adjustment of such property debts and liabilities under Section 62 of the Local Government Act 1888 as applied by the Cardiff (Extension) Order 1921.

(7) Any borrowed moneys transferred by this Article to the Corporation shall by virtue of this Order be charged upon the revenues city fund and city rate of the City and shall together with the interest to accrue due thereon be repaid by the Corporation within the respective periods for which the loans in respect of which the said sums are owing were originally sanctioned or within which the same are otherwise required to be repaid or are made repayable.

Private  
street works.

4. Notwithstanding anything in the Order of 1921 all powers duties capacities liabilities and obligations under the Private Street Works Act 1892 with which the Rural Council were immediately before the commencement of that Order invested as regards any part of the added areas shall be deemed to vest in and attach to the Corporation so far as regards any works in any of the added areas executed by the Rural Council thereunder before the day on which the Order of 1921 came into operation or in respect of which the Rural Council had passed a resolution or served notices before that day.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. Ixiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

5.—(1) Any balance at the date on which the Order of 1921 came into operation in the hands of the Overseers of any Parish abolished by that Order which may have been derived from—

A.D. 1923.

—  
*Cardiff*  
*Order.*

Balances  
and arrears  
of certain  
rates.

(a) any rate made for the purposes of the Public Health Acts or of the Lighting and Watching Act 1833; or

(b) any rate or portion of a rate made for the purpose of meeting a precept of the Parish Council or Parish Meeting;

shall subject to the discharge of any unsatisfied precept of the Rural Council or of the Parish Council or Parish Meeting for any purpose covered by the rate be paid to the Corporation.

(2) Subdivision (1) of this Article shall extend to any sum received in respect of a rate or portion of a rate mentioned in that subdivision which may have been made in any Parish abolished by the Order of 1921 and collected after the date on which that Order came into operation either by the Overseers of the Parish of Cardiff or by the Overseers of the Parish with which the excluded part of the abolished Parish was amalgamated by the Order of 1921 as if such sum were a balance in the hands of the Overseers of the abolished Parish at the date on which the Order of 1921 came into operation.

(3) Any sum paid to the Corporation in pursuance of this Article shall be subject to adjustment under Section 62 of the Local Government Act 1888 as applied by the Order of 1921.

6. For the purpose of the application of Article 35 of the Order of 1921 Schedule C to that Order shall be altered by the substitution for the year mentioned in each of the subdivisions of column 2 of Schedule C of a year later by one year than the year so mentioned.

Relief of the  
added areas  
from contri-  
butions to  
the city rate.

7. This Order may be cited as the Cardiff Order 1923 and the Order of 1921 and this Order may be cited together as the Cardiff (Extension) Orders 1921 and 1923.

Short and  
collective  
titles.

Given under the Official Seal of the Minister of Health  
this Fourteenth day of May One thousand nine  
hundred and twenty-three.

(L.S.)

F. L. TURNER

Assistant Secretary Ministry of Health.

[Ch. lxxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923. THE EASTERN VALLEYS (MONMOUTHSHIRE)  
JOINT SEWERAGE DISTRICT.

*Eastern  
Valleys  
(Monmouth-  
shire) Order.*

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

WHEREAS in pursuance of the Eastern Valleys (Monmouthshire) Joint Sewerage Order 1912 (hereinafter referred to as "the Order of 1912") which was confirmed by the Local Government Board's Provisional Order Confirmation (No. 13) Act 1912 (hereinafter referred to as "the Confirming Act") and the Eastern Valleys (Monmouthshire) Joint Sewerage Board Act 1915 (hereinafter referred to as "the Local Act") the Urban Districts of Abersychan Blaenavon Llantarnam Llanvrechva Upper Panteg and Pontypool (hereinafter referred to as "the Constituent Districts") are formed into a united district called the Eastern Valleys (Monmouthshire) Joint Sewerage District (hereinafter referred to as "the United District") of which the governing body is the Eastern Valleys (Monmouthshire) Joint Sewerage Board (hereinafter referred to as "the Sewerage Board");

And whereas by virtue of Article XV. of the Order of 1912 (as extended by Section 3 of the Local Act and by certain Orders made by the Local Government Board and the Minister of Health respectively under the Special Acts (Extension of Time) Act 1915) the Sewerage Board are empowered and required to apply to Parliament for the powers therein mentioned not later than the Session of 1924;

And whereas the Urban District Council of Abersychan and the Sewerage Board have made application to the Minister of Health for the issue of a Provisional Order to alter or amend Article XV. of the Order of 1912 (as extended as aforesaid) in the manner hereinafter set forth :

38 & 39 Vict.  
c. 55. Now therefore the Minister of Health in the exercise of the powers given to him by Sections 297 and 303 of the Public Health Act 1875 and of all other powers enabling him in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Order of 1912 and the Confirming Act as altered as aforesaid shall be further altered as follows :—

Extension  
of time for  
application  
to Parlia-  
ment.

1. The period limited by Article XV. of the Order of 1912 as extended as aforesaid within which the Sewerage Board are empowered and required to apply to Parliament for the powers mentioned in that Article is hereby further extended until and so as to include the Parliamentary session of one thousand nine hundred and twenty-eight.

[Ch. lxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.  
—  
*Isle of Thanet  
Joint  
Hospital  
Order.*

to as "the Constituent Districts") constitute a united district called the Isle of Thanet Joint Hospital District of which the governing body is the Isle of Thanet Joint Hospital Board (hereinafter referred to as "the Joint Board");

And whereas by subdivision (2) of Article XVIII. of the Order of 1893 it is provided that the common fund out of which the expenses of the Joint Board are defrayed so far as the same shall not be provided by the payments thereto in accordance with subdivision (1) of that Article shall be contributed by the Constituent Districts respectively in proportion to the number of 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;

And whereas the date on which the Census of 1921 was to be taken was deferred from the Twenty-fourth day of April to the Nineteenth day of June of that year and the population of each of the Constituent Districts shown in the preliminary Report of the Registrar-General on that Census includes a number of temporary visitors larger than if the Census of 1921 had been taken in the month of April;

And whereas the Council of the Borough of Margate contend that the preliminary Report aforesaid does not indicate the number of inhabitants in each Constituent District within the true intent of Article XVIII. of the Order of 1893 and have made application to the Minister of Health for a Provisional Order to repeal alter or amend the Act confirming that Order in the manner hereinafter set forth:

38 & 39 Vict.  
c. 55. Now therefore the Minister of Health in pursuance of his powers under Section 297 of the Public Health Act 1875 and of all other powers enabling him in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Local Government Board's Provisional Orders Confirmation (No. 14) Act 1893 shall be repealed altered or amended so that the following provisions shall take effect:—

*Temporary  
repeal of  
Article  
XVIII. of  
the Isle of  
Thanet Joint  
Hospital  
Order 1893.*

1. For Article XVIII. of the Order of 1893 there shall be deemed to have been substituted as from the Thirty-first day of March One thousand nine hundred and twenty-two the Article set out in the Schedule to this Order and such substitution shall continue to take effect until the Thirty-first day of March next following the publication of a preliminary Report of the Registrar-General on a Census taken after the date of this Order under the authority of the Census Act 1920 in which the population of each of the Constituent Districts is shown.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

2.—(1) If at the expiration of the Parliamentary session of one thousand nine hundred and twenty-eight (or at such later date as may be fixed by any future Local Act or Provisional Order passed or confirmed by Parliament before such expiration) the Sewerage Board have not obtained the powers mentioned in Article XV. of the Order of 1912—

A.D. 1923

—  
*Eastern  
Valleys  
(Monmouth-  
shire) Order.  
Dissolution  
of United  
District &c.*

(a) the Confirming Act and the Local Act shall be repealed;  
and

(b) the United District shall be dissolved and the Sewerage Board shall be abolished and cease to exist.

(2) As soon as may be after the operation of subdivision (1) of this Article the Minister of Health may make an Order providing for the settlement of any differences the adjustment of any accounts the division of any assets or the apportionment of any liabilities consequent on the dissolution of the United District and the abolition of the Sewerage Board and may by such Order direct by and to whom any moneys found due are to be paid and the mode of raising such moneys and any such Order shall have effect as if incorporated in this Order.

3. This Order may be cited as the Eastern Valleys (Monmouthshire) Joint Sewerage Board Order 1923. Short title.

Given under the Official Seal of the Minister of Health this  
Eighth day of May One thousand nine hundred and  
twenty-three.

(L.S.)

H. W. S. FRANCIS

Assistant Secretary Ministry of Health.

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ISLE OF THANET JOINT HOSPITAL DISTRICT.

*Provisional Order for partially repealing altering and amending the Local Government Board's Provisional Orders Confirmation (No. 14) Act 1893.* *Isle of Thanet  
Joint  
Hospital  
Order.*

WHEREAS by virtue of the Isle of Thanet Joint Hospital Order 1893 (hereinafter referred to as "the Order of 1893") which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 14) Act 1893 and of the Isle of Thanet Joint Hospital Orders 1894 1896 and 1914 the Boroughs of Margate and Ramsgate the Urban District of Broadstairs and Saint Peter's and the Rural District of the Isle of Thanet (hereinafter referred



2.—(1) Such adjustments shall be made by the Clerk to the Joint Board of the sums payable by the Authority of each of the Constituent Districts under precepts issued by the Joint Board in respect of the year commencing the First day of April One thousand nine hundred and twenty-two and of the current financial year as may be necessary for the purpose of giving effect to Article 1 of this Order.

A.D. 1923.

—  
*Isle of Thanet  
Joint  
Hospital  
Order.*  
Adjustment  
of contribu-  
tions to the  
Joint Board.

(2) If on such adjustment it shall appear that the total sum payable under this Order by an Authority for a Constituent District in respect of contributions to the Joint Board—

(a) exceeds the total of the contributions to the Joint Board paid by that Constituent Authority and payable under any outstanding precept of the Joint Board a supplementary precept for the deficiency shall be issued to that Authority by the Joint Board;

(b) is less than the total of the contributions to the Joint Board paid and payable by that Constituent Authority as aforesaid the excess shall be credited to the Authority by a deduction from the amount of any outstanding precept of the Joint Board or if no such precept is outstanding from a future precept addressed to the Constituent Authority by the Joint Board.

3. This Order may be cited as the *Isle of Thanet Joint Hospital Order 1923* and the *Isle of Thanet Joint Hospital Orders 1893 to 1896* the *Isle of Thanet Joint Hospital Order 1914* and this Order may be cited together as the *Isle of Thanet Joint Hospital Orders 1893 to 1923*.

Short and  
collective  
titles.

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## THE SCHEDULE.

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*Article to be substituted for Article XVIII. of the Isle of Thanet Joint Hospital Order 1893.*

Article XVIII.—(1) All the expenses incurred by the Joint Board shall be defrayed out of a common fund to which shall be paid the sums received from the Constituent Authorities in respect of the cost of maintenance of patients as hereinafter provided and the sums recovered by the Joint Board from or repaid to the Joint Board by or for patients.

[Ch. lxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.  
 —  
*Isle of Thanet  
 Joint  
 Hospital  
 Order.*

(2) The common fund so far as the same shall not be provided by such payments thereto as aforesaid shall be contributed by the Constituent Districts in the undermentioned proportions :—

The Borough of Margate - - - -	37·1 per cent.
The Borough of Ramsgate - - - -	35·3 per cent.
The Urban District of Broadstairs and Saint Peter's - - - -	13·7 per cent.
The Rural District of the Isle of Thanet -	13·9 per cent.
	100

Given under the Official Seal of the Minister of Health  
 this Fourteenth day of May One thousand nine  
 hundred and twenty-three.

(L.S.) F. L. TURNER  
 Assistant Secretary Ministry of Health.

**BOROUGH OF POOLE.**

*Pooler Order. Provisional Order for partially repealing altering and  
 amending the Poole Corporation Water Act 1906 and  
 the Poole (Extension) Order 1905.*

WHEREAS the Borough of Poole (hereinafter referred to as " the Borough ") is an Urban District of which the Mayor Aldermen and Burgesses acting by the Council (hereinafter referred to as " the Corporation ") are the urban authority for the purposes of the Public Health Act 1875 and the unrepealed provisions of the Poole Corporation Water Act 1906 (hereinafter referred to as " the Act of 1906 ") are in force in the Borough;

And whereas in pursuance of the Act of 1906 the water undertaking of the Poole Waterworks Company was transferred to the Corporation and the Corporation are authorised to supply water within the limits defined by Section 5 of that Act;

And whereas by Section 62 of the Act of 1906 the Corporation were authorised to borrow certain sums for the purposes therein specified;

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order to repeal alter or amend the Act of 1906 in the manner hereinafter set forth;

[Ch. lxxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.

—  
*Poole Order.*  
Works to  
form part of  
undertaking.

Power to  
borrow.

Amendment  
of 6 Edw. 7.  
c. clxxix.  
s. 67.

Abolition of  
offices of  
assistant  
overseers of  
Hamworthy  
and Park-  
ston.

2. The works authorised by this Order shall for all purposes be deemed part of the water undertaking of the Corporation and the provisions of the Act of 1906 shall so far as the same are applicable and subject to the provisions of this Order extend and apply to such works.

3.—(1) For the purposes of defraying the expenses of the works authorised by this Order the Corporation may with the consent of the Minister of Health borrow under and subject to the provisions of the Act of 1906 as if those purposes were purposes of the Act of 1906.

(2) Sections 62 to 76 of the Act of 1906 shall extend and apply to any money borrowed by the Corporation under this Article.

4. In paragraph (b) of subsection (1) of Section 67 of the Act of 1906 (which relates to sinking funds) for the words "three pounds per centum per annum" there shall be substituted the words "three pounds ten shillings per centum per annum or at such other rate as the Minister of Health may from time to time approve."

5.—(1) The Corporation may abolish the offices of assistant overseer of the Parish of Hamworthy and of the Tything of Parkston as that Parish and Tything existed before the commencement of the Order of 1905 and subdivision (2) of Article XVI. of that Order (which provides for compensation to existing officers) shall extend and apply to any assistant overseer who may be in office immediately before the abolition of his office by the Corporation in pursuance of this Article :

Provided that the necessary modifications subject to which Section 120 of the Local Government Act 1888 is applied by Article XVI. of the Order of 1905 shall include the following modifications :—

- (a) Any reference in Section 120 of the Local Government Act 1888 to the county council shall be construed as a reference to the Corporation and in subsection (7) of that section for the words "to any office under the same or any other county council" there shall be substituted the words "as assistant overseer or collector of poor rates or to any office under any local authority";
- (b) References in that section to "the passing of this Act" shall be construed as references to the date of the abolition of the office by the Corporation in pursuance of this Article; and
- (c) The expression in subsection (1) of that section "the Acts and rules relating to Her Majesty's Civil Service" shall mean the Acts and rules relating to Her Majesty's Civil Service which were in operation at the date of the passing of the Act of 1888.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

And whereas by the Poole (Extension) Order 1905 (hereinafter referred to as "the Order of 1905") which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 12) Act 1905 the Borough was extended so as to include the Urban District of Branksome and by Article XXIX. of the Order of 1905 the then existing Parish of Branksome was amalgamated with the then existing Parishes of Hamworthy and Poole and the then existing Tythings of Longfleet and Parkston so as to form the new Parish of Poole co-extensive with the Borough;

A D. 1923.

—  
*Poole Order.*

And whereas by Article XL. of the Order of 1905 it was provided that any person holding at the commencement of that Order the office of assistant overseer or collector of poor rates for any of the then existing parishes or tythings aforesaid should continue to hold and perform the duties of his office within the same area as at the commencement of that Order and should continue to hold office by the same tenure and upon the same terms and conditions and while performing the same duties should receive not less remuneration than before the Order of 1905 was made;

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order to repeal alter or amend the Order of 1905 so as to empower the Corporation to abolish the office of any officer to whom Article XL. of that Order applies and to make provision for the award of compensation for loss of office to any such officer;

And whereas Article XL. of the Order of 1905 now applies only to the assistant overseer of the Parish of Hamworthy and to the assistant overseer of the Tything of Parkston and there is no other assistant overseer or collector of poor rates in office to whom that Article applies:

Now therefore the Minister of Health in pursuance of the powers given to him by Section 303 of the Public Health Act 1875 Sections 59 and 87 of the Local Government Act 1888 and of all other powers enabling him in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Act of 1906 and the Order of 1905 shall be repealed altered or amended so that the following provisions shall take effect that is to say:—

38 & 39 Vict.  
c. 55.

51 & 52 Vict.  
c. 41.

1. The Corporation may construct in accordance with plans and sections to be approved by the Minister of Health and maintain a service reservoir in the Parish of Corfe Mullen in the Rural District of Wimborne and Cranborne with conduits mains and lines of pipes in connection therewith situate partly in that Parish and partly in the Parish of Lytchett Minster in the Rural District of Poole.

Power to  
construct  
additional  
works.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

(2) The compensation payable under this Order to an officer who immediately before the abolition of his office by the Corporation held two or more offices under any local authority or local authorities and who devoted the whole of his time to the duties of such offices shall not be reduced by reason of the fact that he has devoted only part of his time to each of such offices. A.D. 1923.  
—  
*Poole Order.*

(3) No officer shall be entitled to receive compensation under this Order for pecuniary loss and a superannuation or retiring allowance in respect of the same period of service and the same pecuniary loss.

(4) Article XL. of the Order of 1905 shall be repealed as from the date of the abolition by the Corporation of the offices of assistant overseer of the Parish of Hamworthy and of the Tything of Parkston in pursuance of this Article.

(5) In this Article "local authority" means any local authority as defined in Section 34 of the Local Loans Act 1875.

6. This Order may be cited as the Poole Order 1923. Short title.

Given under the Official Seal of the Minister of Health this Tenth day of May One thousand nine hundred and twenty-three.

(L.S.) A. B. MACLACHLAN  
Assistant Secretary Ministry of Health.

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CITY OF SHEFFIELD.

*Provisional Order for altering the Sheffield Corporation  
(Consolidation) Act 1918.* *Sheffield  
Order.*

WHEREAS the City of Sheffield is an Urban Sanitary District of which the Lord Mayor Aldermen and Citizens acting by the Council (hereinafter referred to as "the Corporation") are the urban authority for the purposes of the Public Health Act 1875;

And whereas by the Sheffield Water (New Works) Act 1867 (hereinafter referred to as "the Act of 1867") the Sheffield Water Company to whose powers under such Act the Corporation became entitled under the provisions of the Sheffield Corporation (Water) Act 1887 (hereinafter referred to as "the Act of 1887")

[Ch. lxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923. were empowered to construct and maintain certain reservoirs  
— (known as the Broomhead and More Hall reservoirs) and other  
*Sheffield* works for the purposes of their water undertaking and by  
*Order.* Section 51 of the Sheffield Corporation Act 1912 (hereinafter  
referred to as "the Act of 1912") the Corporation were  
empowered to construct and maintain a temporary tramroad  
in connection with such works;

And whereas by Section 115 of the Act of 1912 the Corpora-  
tion were authorised to borrow money for the purchase of lands  
for and for the construction of the tramroad reservoirs and  
works above mentioned;

And whereas the Acts of 1867 1887 and 1912 were repealed  
by the Sheffield Corporation (Consolidation) Act 1918 (herein-  
after referred to as "the Act of 1918") but by Sections 47 48  
and 398 of that Act the powers of the Corporation in respect  
of all the above-mentioned matters were continued;

And whereas the Corporation have borrowed money for  
the purposes above menticted but the said works are not yet  
completed and it is estimated that they will not become revenue  
producing before the year 1927;

And whereas by Sections 68 and 69 of the Act of 1918 provi-  
sion was made with respect to the rates and charges which might  
be charged and made by the Corporation for the supply of water  
for domestic and other purposes but such rates and charges  
were modified by the Sheffield Water (Temporary Increase of  
Charges) Order 1921 (hereinafter referred to as "the Order of  
1921");

And whereas by the Sheffield Water (Modification of  
Charges) Order 1922 (hereinafter referred to as "the Order of  
1922") which was confirmed by the Ministry of Health Provi-  
sional Orders (Sheffield Water Charges) Confirmation Act 1923  
provision was made as therein mentioned for the revocation of  
the Order of 1921 and for the further modification of the  
provisions of Sections 68 and 69 of the Act of 1918;

And whereas the Corporation hold certain land hereinafter  
referred to as "Firth Park" upon trust to permit the same to be  
used as a public park or pleasure ground and it is desirable that  
the Corporation should be empowered with the sanction of the  
Minister of Health to use portions of such land for other  
purposes upon such terms and conditions as the Minister may  
prescribe;

And whereas the Corporation have made application to the  
Minister of Health for the issue of a Provisional Order to amend the  
Act of 1918 in the manner hereinafter set forth:

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.

*Sheffield*  
*Order.*

38 & 39 Vict.  
c. 55.

Now therefore the Minister of Health in pursuance of the powers given to him by Section 303 of the Public Health Act 1875 and of any other powers in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Act of 1918 shall be amended as follows:—

1.—(1) The Corporation in addition to any moneys which they are authorised to borrow may borrow such sums as may from time to time be necessary to pay the interest accrued or accruing to the Thirty-first day of March One thousand nine hundred and twenty-seven on the moneys borrowed in pursuance of the borrowing powers conferred by Section 115 of the Act of 1912 as continued by Section 398 of the Act of 1918 for the purposes specified in paragraphs (8) and (9) of the table set out in subsection (1) of the said Section 115. Provided that the sums borrowed under this Article shall not in the aggregate exceed the sum of Three hundred and sixty thousand pounds.

Additional  
borrowing  
powers.

(2) Moneys borrowed in pursuance of this Article for the payment of interest upon any loan shall be primarily charged on the revenue of the water undertaking of the Corporation and shall be repaid within the period allowed for the repayment of that loan.

2. Section 467 of the Act of 1918 shall be altered so as to read as follows:—

Suspension  
of sinking  
fund pay-  
ments.

“ 467. Notwithstanding anything in this Act or in any other Act contained it shall not be obligatory upon the Corporation to commence the repayment to any sinking fund or otherwise of any money borrowed or to be borrowed by the Corporation for the purposes of the construction of the Broomhead or More Hall reservoirs and works connected therewith respectively until the completion of the said works respectively or until the expiration of the financial year ending the Thirty-first day of March One thousand nine hundred and twenty-seven whichever is the earlier and the period for the repayment of any money borrowed or to be borrowed for the purposes of the said Broomhead and More Hall reservoirs (not being for the construction of filtration works service reservoirs mains or other incidental works) shall be calculated from the said Thirty-first day of March One thousand nine hundred and twenty-seven instead of from the date of borrowing.”

3.—(1) Sections 68 and 69 of the Act of 1918 shall be altered and have effect as if for the rates and charges prescribed by those sections there were substituted the scale of water charges set forth in the Schedule to this Order.

Rates and  
charges for  
supply of water  
for domestic and  
other purposes.

(2) The Minister of Health on the application of the Corporation or of twenty water consumers or of a local authority having

Power for  
Minister of  
Health to

[Ch. lxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.

—  
*Sheffield  
 Order.*

vary rates  
 and charges.

jurisdiction within the Corporation's limits for the supply of water may from time to time by Order to be laid before Parliament vary the rates and charges set forth in the Schedule to this Order.

(3) The Corporation shall as soon as practicable after an Order is made in pursuance of subdivision (2) of this Article cause the Order to be advertised in two successive weeks in one or more local newspapers circulating in the City of Sheffield and thereupon the Order shall come into operation on the quarter day next following the expiration of those weeks.

Repeal.

4. The Order of 1921 and the Order of 1922 shall cease to have effect.

Appropriation of part of Firth Park.

5. The Corporation with the sanction of the Minister of Health may for the purposes of any of their powers and duties under Part III. of the Housing of the Working Classes Act 1890 appropriate portions of Firth Park upon such terms and conditions as the Minister may prescribe including the addition to such Park of other land of equal or greater area certified by him to be equally suitable for the purposes of the trusts under which the Park is held by the Corporation.

Short title.

6. This Order may be cited as the Sheffield (Water &c.) Order 1923.

SCHEDULE.

SCALE OF MAXIMUM CHARGES.

*Charges under Section 68 (1) of the Act of 1918 for Domestic Purposes.*

Where the annual rent of a dwelling-house or part of a dwelling-house—

Amounts to	But does not amount to	Rate per annum not exceeding
£	£	£ s. d.
—	7	0 12 0
7	8	0 13 4
8	10	0 16 8
10	12	1 0 0
12	15	1 3 4
15	18	1 6 8
18	20	1 10 0
20	25	1 13 0



[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

Amounts to	But does not amount to	Rate per annum not exceeding	A.D. 1923.
£	£	£ s. d.	— <i>Sheffield Order.</i>
25	30	2 1 4	
30	35	2 9 8	
35	40	2 18 0	
40	50	3 6 0	
50	60	3 14 4	
60	70	4 2 8	
70	80	4 11 0	
80	100	4 19 0	
100 and upwards	—	£5 per centum.	

Provided that where the landlord or owner of a number of houses let at rents not exceeding 7*l.* per annum agrees to pay the water rents for the same the charge shall be for each house a sum not exceeding 10*s.* 8*d.*

*Additional Charges under Section 68 (2) for Waterclosets in or belonging to Private Dwelling-houses.*

Where the annual rent of the dwelling-house or part of a dwelling-house—

Exceeds	But does not exceed	Rate per annum not exceeding	
£	£	s. d.	
—	10	6 0	for each watercloset;
10	25	7 6	} for the first and 6 <i>s.</i> for each additional watercloset.
25	50	9 0	
50	100	11 3	
100	—	15 0	

*Charges under Section 69 (1) for Supplies by Measure for other than Domestic Purposes.*

	Charge per 1,000 gallons.
	s. d.
For the first 500,000 gallons in one year	1 4½
For the second 500,000 gallons in one year	1 3
For the third 500,000 gallons in one year	1 1½
For the fourth 500,000 gallons in one year	1 0
And for all in excess of two million gallons in one year	0 10

[Ch. lxxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923. *Charges under the Proviso to Section 69 (1) for Hosepipes and Motor Cars.*

*Sheffield Order.*

For the use of a hosepipe or similar apparatus a charge not exceeding 33s. and for each motor-car beyond the first a charge not exceeding 16s. 6d.

Given under the Official Seal of the Minister of Health  
this Ninth day of May One thousand nine hundred and  
twenty-three.

(L.S.)

F. L. TURNER

Assistant Secretary Ministry of Health.

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URBAN DISTRICT OF GOOLE.

*Goole Order. Provisional Order to enable the Urban District Council of Goole to put in force the Compulsory Clauses of the Lands Clauses Acts.*

WHEREAS the Urban District Council of Goole (hereinafter referred to as "the Council") require to purchase and take the lands described in the Schedule hereto for the purposes of the deposit and destruction by pulverisation of house refuse including night soil and the erection of the necessary buildings therefor and also as a highways depôt for the storage of highway materials and for access thereto :

38 & 39 Vict.  
c. 55. Now therefore the Minister of Health in pursuance of the powers given to him by Section 176 of the Public Health Act 1875 and by any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the following provisions shall have effect that is to say :—

Compulsory powers of purchase.

1. The Council shall be empowered for the purposes aforesaid to put in force with reference to the lands described in the Schedule hereto (subject to the continuance of existing public rights of highway if any) the powers of the Lands Clauses Acts as modified by the Acquisition of Land (Assessment of Compensation) Act 1919 with respect to the purchase and taking of lands otherwise than by agreement or any of them.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

2.—(a) The Council shall immediately on entering into possession of the land acquired under this Order erect and for ever after maintain at their own expense a brick wall not less than six feet six inches high along the whole length of the north-eastern boundary of the land coloured yellow on the deposited plan and they shall also erect and for ever after maintain at their own expense along the north-western and south-western boundaries of the said land a brick wall not less than six feet six inches high or a close iron fence of the same height and in the event of their erecting an iron fence they shall plant trees and shrubs inside such fence along the north-western boundary of the said land and shall at all times hereafter maintain and keep such trees and shrubs in proper condition and replant from time to time as necessary. The Council shall forthwith after taking possession of the small triangular piece of land coloured red on the deposited plan erect and for ever after maintain at their own expense a good and sufficient fence along the northern boundary of the said land.

A.D. 1923.  
—  
*Google Order.*  
For the protection of  
Lord  
Wittenham.

(b) In the event of the Right Honourable George Denison Baron Wittenham C.B. (hereinafter called Lord Wittenham) his heirs executors administrators or assigns at any time hereafter making a road adjoining the eastern boundary of the land coloured yellow on the deposited plan the Council shall pay to Lord Wittenham his heirs executors administrators or assigns one half of the cost of making paving metalling channelling sewerage and lighting such road co-extensive with the land coloured yellow on the deposited plan and also after the said road has been made and until the same shall be taken over by the Local Authority and become repairable by the inhabitants at large the Council shall from time to time pay one half the cost of maintaining the said portion of such road.

(c) The plant for pulverising the refuse to be erected on the said land by the Council shall be of the most up-to-date pattern and the Council shall at all times use and work the said plant without causing nuisance to the owners and tenants of the adjoining land and no night soil or house refuse shall at any time be deposited or allowed to be deposited by the Council on the said land longer than absolutely necessary for treatment and all night soil and house refuse brought upon the said land shall be properly treated forthwith. Treated night soil or house refuse shall not be deposited on the said land so as to cause any nuisance and shall not be allowed to remain on the said land longer than is absolutely necessary.

(d) The Council shall take over the whole length of the road leading from Marcus Street to the said land and coloured brown on the deposited plan (except the footways) as a highway repairable by the inhabitants at large and shall properly metal channel curb

6

[Ch. lxiii.] *Ministry of Health* [13 & 14 GEO. 5.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923. and light the same and construct new sewers or enlarge the exist-  
 ing sewers when the existing sewers become inadequate at their  
 own expense and they shall not call upon Lord Wittenham his  
 heirs executors administrators or assigns to pay any part of the  
 cost of so doing (except as hereinafter mentioned) nor of the cost  
 of maintaining the said road when made Provided that if and  
 when the footways of the said road on either or both sides thereof  
 are paved by the Council Lord Wittenham his heirs executors  
 administrators or assigns shall bear one-half the cost of paving the  
 same co-extensive with his or their frontage or frontages to the  
 footways so paved as Private Street Works expenses Provided  
 further that the Council shall maintain the said footways after  
 the same have been paved as aforesaid Provided further that  
 the Council shall be bound to make up and pave the said footways  
 on being called upon so to do by Lord Wittenham his heirs  
 executors administrators or assigns.

(e) The Council shall allow Lord Wittenham the right of con-  
 necting with the railway over any siding constructed by them  
 on the said lands coloured yellow and red on the deposited plan  
 from his adjoining lands on terms to be agreed or failing agreement  
 to be settled by arbitration in accordance with the Arbitration  
 Act 1889 or any statutory modification thereof Should the  
 Council not construct a siding the Council shall allow Lord  
 Wittenham a convenient right of way through the lands coloured  
 yellow and red on the deposited plan for a siding on the like terms.

Short title.

3. This Order may be cited as the Goole Order 1923.

The SCHEDULE above referred to.

Parish and Urban District of GOOLE in the County  
 of the WEST RIDING OF YORKSHIRE.

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Occupiers.
1	Field (part of) field road and ditch (5 acres or thereabouts).	The Right Honourable George Denison Baron Wittenham C.B. The London and North Western Railway Company. James Bishop Secre- tary.	Herbert Thomas Ben- nett. The London and North Western Rail- way Company. Thomas Firth.

[13 & 14 GEO. 5.] *Ministry of Health* [Ch. lxxiii.]  
*Provisional Orders Confirmation (No. 9) Act, 1923.*

A.D. 1923.

Goole Order.

No. on Plan.	Description of Property.	Owners or Reputed Owners.	Occupiers.
2	Roadway and Public Footpath	The Right Honourable George Denison Baron Wittenham C.B. The London and North Western Railway Company. The North Eastern Railway Company. Sir Francis Dunnell K.C.B. Secretary. The Goole Urban District Council J. W. Pullon Clerk.	The London and North Western Railway Company. The North Eastern Railway Company. The Goole Urban District Council. Thomas Firth. Herbert Thomas Bennett.
3	Field (part of)	The Right Honourable George Denison Baron Wittenham C.B.	Thomas Firth.
5	Right of way for all purposes over road leading from Potters Grange Road to Marcus Street.	The Right Honourable George Denison Baron Wittenham C.B.	The London and North Western Railway Company. The North Eastern Railway Company. The Goole Urban District Council. Herbert Thomas Bennett. Thomas Firth.

The above-mentioned lands are more particularly delineated numbered 1 2 3 and 5 and coloured yellow red and brown on a plan (being a copy of the deposited plan) in duplicate sealed with the Official Seal of the Minister of Health and marked "Plan referred to in the Goole Order 1923" of which duplicate plan one part is deposited in the Offices of the Minister of Health and the other shall be deposited in the offices of the Council within fourteen days from the date of this Order.

Given under the Official Seal of the Minister of Health  
 this Fourteenth day of May One thousand nine hundred  
 and twenty-three.

(L.S.)

F. L. TURNER  
 Assistant Secretary Ministry of Health.

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