

An Act to confirm certain Provisional Orders of the Local A.D. 1914. Government Board relating to Bognor Bury Louth Pontefract Rotherham (two) and the District of the Derwent Valley Water Board. [31st July 1914.]

HEREAS 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. c. 55.

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 set out in the schedule hereto shall be and Orders in the same are hereby confirmed and all the provisions thereof schedule confirmed. shall have full validity and force.

2. So long as the provisions of Article I. of the Order Audit of relating to Pontefract shall remain in operation sections twenty- accounts of Corporation five twenty-six and twenty-seven of the Municipal Corporations of Ponte-Act 1882 and section two hundred and forty-six of the Public fract. Health Act 1875 shall not apply to any accounts of the mayor aldermen and burgesses of the borough of Pontefract acting by the Council (in this section referred to as "the Corporation") or of the treasurer of that borough or of the officers of the Corporation:

Provided that the accounts of the Corporation for the financial year ended the thirty-first day of March one thousand

[Price 1s. 9d.]

- [Ch. cxxxi.] Local Government Board's [4 & 5 Geo. 5.]

 Provisional Orders Confirmation (No. 10) Act, 1914.
- A.D. 1914. nine hundred and fourteen shall be audited as if this Act had not passed.
- Short title.

 3. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (No. 10) Act 1914.

SCHEDULE.

A.D. 1914.

URBAN DISTRICT OF BOGNOR.

Provisional Order for altering the Local Act 5 & 6 William IV. c. ci.

Bognor Order.

To the Urban District Council of Bognor;—

And to all others whom it may concern.

WHEREAS the Urban District Council of Bognor (herein-after referred to as "the Council") are the local authority within the meaning of the Public Health Act 1875 for the Urban District of Bognor (hereinafter referred to as "the District");

And whereas by a Provisional Order dated the Tenth day of June · One thousand eight hundred and sixty-seven and confirmed by the Local Government Supplemental Act 1867 (No. 5) certain sections of 30 & 31 Vict. the Local Act intituled "An Act for paving lighting watching and 5 & 6 Will. 4. "otherwise improving the Town of Bognor in the County of Sussex c. ci. " and for amending and enlarging two Acts of Parliament passed in "the Third and Sixth years of the reign of His late Majesty King "George the Fourth relating to the said Town" (herein-after referred to as "the Local Act") were repealed and certain of the powers duties authorities advantages and penalties then vested in or attaching to the Commissioners under the Local Act were transferred to the Bognor Local Board;

And whereas under powers conferred by the Local Act the Commissioners under that Act acquired lands and laid out roads promenades walks and esplanades;

And whereas the Council are the successors of the Bognor Local Board;

And whereas by virtue of an order of the Local Government Board dated the Third day of June One thousand nine hundred and nine Part VI. of the Public Health Acts Amendment Act 1907 (which Part includes Section 76 of that Act) is in force in the District;

And whereas the Council have made application to the Local Government Board for the issue of a Provisional Order to alter or amend the Local Act in the manner herein-after set forth:

Now therefore We the Local Government Board in pursuance of the powers given to Us by Section 303 of the Public Health Act 1875 38 & 39 Vict. c. 55. A 2

A.D. 1914.

Bognor
Order.

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 shall be altered so that the following provisions shall have effect that is to say:—

Art. I. The Council may—

Authorising chairs and seats on sands promenade &c. Charges for chairs.

(i) place or authorise any person to place chairs or seats for the use of the public on the beach sands foreshore and parade or promenade or the approaches thereto or other place of public resort within the District and charge for or authorise any person or persons to charge for the use of the chairs so provided;

Provision of bands.

(ii) provide or contribute towards the expenses of any band of music to perform in any place specified in paragraph (i) of this Article.

Application of revenue &c.

Art. II. Any expenses of the Council incurred in the exercise of the powers given to them by this Order shall be defrayed out of the district fund and general district rate of the District and all sums received by the Council in the exercise of those powers shall be carried to the credit of the district fund Provided that the expenses of the Council incurred in the exercise of the said powers and of their powers under Section 76 of the Public Health Acts Amendment Act 1907 to provide or contribute to a band shall not in any year exceed the sums received by the Council under this Order and the said section on account of the letting or use of chairs together with the proceeds of any rate which the Council with the approval of the Local Government Board may be authorised to levy under subsection (3) of that section.

Savings.

- Art. III.—(1) Nothing in this Order shall affect prejudicially any estate right power privilege or exemption of the Crown in respect of the foreshore below high-water mark.
- (2) Nothing in this Order shall prejudicially affect or impair any prescriptive right of fishermen to the use of the beach sands or foreshore within the District for the purposes of their calling.

Short title.

Art. IV. This Order may be cited as the Bognor Order 1914.

Given under the Seal of Office of the Local Government Board this Thirtieth day of April One thousand nine hundred and fourteen.

(L,S.)

Herbert Samuel President. H. C. Monro Secretary.

BOROUGH OF BURY.

A.D. 1914.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Bury to put in force the Compulsory Clauses of the Lands Clauses Acts.

Bury Order. (1.)

To the Mayor Aldermen and Burgesses of the Borough of Bury;—

And to all others whom it may concern.

WHEREAS the Mayor Aldermen and Burgesses of the Borough of Bury acting by the Council as the Urban Sanitary Authority for that Borough (herein-after referred to as "the Corporation") require to purchase and take the lands described in the schedule hereto for the purpose of widening opening enlarging or otherwise improving the streets known as Bolton Street Walmersley Road Chesham Road Clough Street Rochdale Road Rock Street Stanley Street and Water Street:

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

Art. I. The Corporation shall be empowered to put in force with Compulsory reference to the lands described in the schedule hereto subject to the powers of continuance of existing public rights of highway (if any) and for the purpose aforesaid the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement or any of them.

purchase.

Art. II. This Order may be cited as the Bury Order (No. 1) 1914. Short title.

A.D. 1914.

Bury Order.

The SCHEDULE above referred to.

Borough of Bury.

Nos. on deposited Plans.	$\begin{array}{c} \textbf{Description of} \\ \textbf{Lands.} \end{array}$	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
1	Store yard adver-	The Right Honour-		The Bury Adver-
	tising hoarding	able Edward		tising and Bill-
L ₁ .	and wooden shed.	George Villiers		posting Com- pany Limited
		Earl of Derby and his Trustees		and Oliver Ash-
		namely Edward		worth and Com-
		Hugh Leycester		pany.
		Penrhyn and the		
		Right Honour-	· ·	
		able Horace		
		Brand Baron Farquhar.		
2	One house four	Ditto		George Catterall
_	shops yards sheds	201000		and Adam Simp-
-	and conveniences.			son.
3	House shop yard	Ditto	The Trustee of	Joseph Schleifer.
•	and conveniences.	y	the Will of	, ·
		ļ [William Hard- man deceased	
			namely Francis	
			Collins.	
4	Ditto	Ditto	Ditto	John Whittaker.
5	Passage	Ditto -	Ditto -	Joseph Schleifer
				John Whittaker
				William Chat-
				terley Richard
				Wraugham George Cord-
				George Cord- ingley John
				Whatmough
				William Hutch-
				inson Frederick
				Horrocks Rob-
				inson Charles Hart Albert
				Hall and Alfred
				Marsden.
6	House shop yard	Ditto	Ditto -	William Chatter-
1-1	and conveniences.			ley.
4	Ditto -	Ditto -	Ditto -	Richard Wraug-
8	House shop bake-	Ditto	Ditto -	ham. George Cording-
	house yard and	l l		ley.
	convenience.			
9	House shop yard	Ditto	Ditto -	John What
1 A	and convenience.	T	TC-1.1	mough.
10	House shop shed	Ditto -	Ditto -	William Hutchin-
	yard and con- venience.			son.
	A	1	4	1

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.]

Provisional Orders Confirmation (No. 10) Act, 1914.

Nos. on deposited Plans.		Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers
11	Four houses yards sheds and conveniences.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).	The Trustee of the Will of William Hard- man deceased (as before).	Charles Hart
12	House shop yard shed and closet.	Ditto		William Lord.
13	House workshop yard and closet.	Ditto	son. Ditto	Frederick Albert Casey.
14	House shop yard and closet.	Ditto -	Ditto -	Unoccupied.
15 16	Two shops yard storerooms and closet.		Society Limited.	Co - operative Society Limited.
16	Stable and yard -	The Reverend John Charles Hill Rector of the Parish and Parish Church of Bury (herein-after re- ferred to as the Rector of Bury).		Fred Smith.
17	Three houses and shops yard and closet.	Ditto	The Executors of the Will of Hannah Brad- ley deceased namely Sarah Alice Wild and Samuel Clough.	
18	Vacant land -	The Right Honour- able Edward George Villiers Earl of Derby and his Trustees (as before) and the Rector of Bury.	John Grimshaw Limited.	William Edward Preston.
19	House shop yard shed closet and vacant land.	Ditto	-	Thomas Henry Dale.
20	Beerhouse (Globe Inn) yard and outbuildings.	The Right Honour- able Edward George Villiers Earl of Derby and his Trustees (as before).	Joseph Holt -	James Walker.
21	Two cottages and yard.	`Ditto		Michael Convoy and unoccupied.
22	Four cottages -	Ditto -	George Carnes -	Elizabeth Kay Sarah Ramill James George Woods and Mary Ann Open- shaw.
23	House and shop .	Ditto -	Ditto	John Tonge.

A.D. 1914.

Bury Order. (1.)

[Ch. cxxxi.] Local Government Board's [4 & 5 Geo. 5.]

Provisional Orders Confirmation (No. 10) Act, 1914.

A.D. 1914. Bury Order. (1.)	Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	$egin{array}{c} Lessees \ or \ reputed Lessees. \end{array}$	Occupiers.
	24	One house two shops yard and closet.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).		Thomas Hill and James Thomas Slater.
	25	Storerooms	' Ditto		James Green.
	26	House shop yard and closet.	Ditto		Unoccupied.
	27	Shop storeroom stable yard and closet.	Ditto	Richard Sme- thurst.	Arthur Derby.
	28	Beerhouse (Wheat Sheaf Inn) yard and convenience.	Ditto -	Phœnix Brewery Company Limi- ted.	Jane Fleming.
	29	Yard stable sheds and cartsheds.	Ditto -	Richard Sme- thurst.	Arthur Derby and Alfred Derby.
	30	Storeroom	Ditto		John Thomas Micklesfield.
	31	Builder's yard -	Ditto -	-	Frederick Wil- liam Porter.
	32	House shop yard and closet.	Ditto -	Sarah Alice Diggle,	Mary Ann Lin- gard.
	38	Offices storerooms workshops store yard and closet.	Ditto -	Ditto -	Frederick William Porter.
	34	House shop shed yard and closet.	Ditto	Ditto -	James Thomas Butterworth.
	35	House shop yard and closet.	Ditto	Ditto -	James Yates Rigby.
	36	Shop yard and closet.	Ditto -	Ditto -	Edward Heys Limited.
	37	House shop yard and closet.	Ditto -	John Cox Limited and National Inde- pendent Order of Rechabites.	Frederick Drink-water.
	3 8	Store shed	Ditto	Ditto -	John Eastham and Sons.
	39	House shop shed yard and closet.	Ditto	The Provident Association of London Limited and National Independent Order of Rechabites.	Newman Hulme.
	40	House shop work- shop yard and closet.	Ditto -	William Alexan- der Platt and National Inde- pendent Order of Rechabites.	William Alexan- der Platt.
	41	Surgery	Ditto -	Ditto -	George Holt.

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.]

Provisional Orders Confirmation (No. 10) Act, 1914.

Nos. on deposited Plans.	I IAGANINTIAN AT	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	A.D. 1914. Bury Order. (1.)
42	Three houses shops yard and closets.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).	The Trustees of the Will of Joseph New- bold deceased namely Robert Halliwell and James New- bold Openshaw Newbold.	Hargreaves and William Dew-	
43	Vacant land -	George Pritchard		Peter Roberts George Prit- chard and Duns- car Drug Com-	
44	Garden	Charles Taylor -		James Henry Smith.	•
45	Vacant land -	James Howarth -		James Howarth.	
46	Ditto	Charles Taylor -	James Howarth	Ditto.	
47	Shop yard and outbuilding.	The Rector of Bury.	W. and A. Holt	Swainston and Company.	
48	House shop yard and outbuilding.	Ditto -	Ditto -	William Ains- worth.	
49	Shop yard and out- buildings.	Ditto -	Ditto -	Waller and McIn-	
50	House shop yard workshop outbuildings yard in common and auction and store-	Ditto -	John Stone -	John Stone and Arthur Holder.	
51	Beerhouse (Sultan Inn) yard closet and yard in com-	Ditto -	Bury Brewery Company Limi- ted.	Robert Wild.	
52	shop yard and passage.	Ditto	Kate Norris -	Waller and McIntyre John Stone Arthur Holder Robert Wild Richard Norris and Company Richard Grime Alice Smith William Scott Samuel Manock	
53	Four cottages and yard in common.	Ditto	Ditto -	and William Henry Hurine. Richard Grime Alice Smith William Scott and Samuel	
54	Shop yard out- buildings and	Ditto	John Thomas Bridge.	Manock. James Bridge and Sons.	
55	passage. Shop yard and outbuildings.	Ditto -	Ditto -	Eliza Habbeshaw.	

[Ch. cxxxi.] Local Government Board's [4 & 5 Geo. 5.]

Provisional Orders Confirmation (No. 10) Act, 1914.

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A.D. 1914. Bury Order. (1.)	Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	56	Public-house (Roe- buck Hotel) yard closets and shed.	The Rector of Bury.	Crown Brewing Company Limited.	Eli Heys.
	57	House shop yard and closet.	Ditto -	Ditto -	Joseph Hard- man.
	58	Three houses one shop land and closets.	Ditto -	Elizabeth Ankers Smith.	James Moore Annie Elizabeth Owen and Han- nah Holt.
•	59	Storeroom shop yard and back premises.	Ditto	Crown Brewing Company Limited.	William Henry Greenhalgh.
	60	Public-house (Wag- gon and Horses Hotel) yard sta- bles and closets.	Ditto -	Ditto -	Thomas Powell.
	61	Two houses yards closets and passages.	Ditto	New Road Congregational Church namely Herbert Sydney Ainsworth George Bentley Franklin Booth John Bolton John Brierley Peter Ingham Brierley Samuel Foster Butcher Robert Whittaker Butcher James Core Percival Duxbury George Hall George Hall Junior Arthur Hardman William Melancthon Hyslop Samuel Kay John Ma Nabb William Ratcliffe Charle William Edwardsmith James Smith James S	thieson Frederick Perryman George es Robert Scholes ed Sharples Peter Stock Sam Taylor er Arthur Fletcher
	62	House shop yard and closet.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).	A . 3 TWT-134 A	

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.]

Provisional Orders Confirmation (No. 10) Act, 1914.

Nos. on deposited Plans.		Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
63	House shop yard and closet.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).	The Executor of the Will of Ralph Taylor Newbold deceased (as before).	Taylor's Drug Company Limi- ted.
64	Ditto	Ditto -	Ditto -	Margaret Shar- rocks.
65	Ditto	The Rector of Bury.	James Newbold Openshaw Newbold and Robert Halli- well.	Margaret Kay.
66	Ditto	Ditto	Ditto -	Alice Wild.
67	Hotel (Eagle and Child Hotel) house yard store-room and cutbuildings.	Ditto	Chadwick's Wal- mersley Brew- ery Limited.	James Lindsay.
68	Five houses and shops yards closets and outbuildings workshop toffee factory and passage.	Ditto	Nellie Rogerson Clough.	John Hitchen John Bottomley John Henry Pil- ling Ebenezer Corlett William A in sworth Burns and Company and James
69	Passage -	Ditto - •		William Stott. James William Stott Samuel Howarth junior Albert Bennett and the Vulcan Cotton Spinning and Manufac- turing Company
. 70	Shop and workshop	Ditto	Samuel Howarth junior.	Limited. Samuel Howarth junior.
71	Beerhouse (Old Cross Guns) yard and outbuildings.	Ditto	Bury Brewery Company Limited and the Vulcan Cotton Spinning and Manufacturing Company Limited.	Albert Bennett.
72	House shop yard land outbuildings and passage.	Ditto	The Trustees of the Will of James Thorne- ley Whitehead deceased namely James Alan Whitehead and Alfred Thomas Collier.	Margaret Ann Parker.

A.D. 1914.

Bury Order.

[Ch. cxxxi.] Local Government Board's [4 & 5 Geo. 5.]

Provisional Orders Confirmation (No. 10) Act, 1914.

A.D. 1914. Bury Order. 1.)	Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	73	Three houses shops and warehouses with yard land and outbuildings.	The Rector of Bury.	Sarah Cook -	James Turton Joseph Smith and Howard Edward Hum- phries.
	74	House shop ware- house yard land outbuildings and passage.	Ditto -	Samuel Kay -	Thomas Kay.
	75	House shop yard land and outbuildings.	Ditto -	Arthur Barritt Schofield.	William Rostron.
	76	Three houses and shops warehouses yard outbuildings and passage.	Ditto -	Joseph Barlow -	John Rushworth Edwin Craw- shaw Joseph Barlow and Mary Ann
	79	House surgery yard outbuildings stable and garage.	Ditto -	William James France.	Crawshaw. William James France.
		Three shops yard and closet.	Ditto	The Executor of the Will of Charles Martin Merchant deceased namely John Lewis Merchant.	William Yeadon Thomas Cook and Son and Harry Stafford.
	88	Dust chamber and outlet.	The Right Honourable Edward George Villiers Earl of Derby and his Trustees (as before).	Vulcan Cotton Spinning and Manufacturing Company Limited.	Vulcan Cotton Spinning and Manufacturing Company Limited.
	89	Two houses yard and closet.	The Rector of Bury.	James Newbold Openshaw Newbold and Robert Halli- well.	John Sewell and William Horrocks.
	90	Four houses and shops yard outbuildings passages lock-up shop six cottages yard and closets.	Ditto		Robert Green- halgh James Ormerod Thomas Helli- well James Booth Phœbe Dale John Walsh James Edward Cook- son Albert Hoyle John Wolstenholme John Duck- worth and Tom Wilson.

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.]

Provisional Orders Confirmation (No. 10) Act, 1914.

Nos. on deposited Plans.	I IGGOPHATION AT	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	A.D. 1914. Bury Order. (1.)
91	Three houses and shops two lock-up shops passage yards and outbuildings.	The Rector of Bury.	The Corporation	Peter Rowe George Rich- ardson Albert Taylor and Sons Ann Winter- halter and W. Disney and Company.	
92	House and passage	Ditto	John William Wike.	William Henry Hurine.	
93	Washhouse	Ditto	Ditto	Alfred Law.	-
94	Yard and out- buildings.	Ditto -	Samuel Wood- cock.	Unoccupied	•

Given under the Seal of Office of the Local Government Board this Twenty-fourth day of April One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

BOROUGH OF LOUTH.

Provisional Order for partially repealing and altering Louth Order. the Local Act 6 Geo. IV., c. CXXIX., and the Louth Markets and Fairs Act 1849.

To the Mayor Aldermen and Burgesses of the Borough of Louth;—

And to all others whom it may concern.

WHEREAS the Borough of Louth (herein-after referred to as "the Borough") is an Urban District of which the Mayor Aldermen and Burgesses acting by the council (herein-after referred to as "the Corporation") are the Urban District Council and the local authority within the meaning of the Public Health Act 1875;

And whereas there are in force in the Borough the unrepealed provisions of a Local Act passed in the sixth year of the reign of His late Majesty King George the Fourth intituled "An Act for paving 6 Geo. IV. "lighting watching cleansing regulating and otherwise improving c. cxxix."

c. lxxviii.

A.D. 1914. "the Town and Parish of Louth in the County of Lincoln" and of the Louth Markets and Fairs Act 1849 (each of which Acts is herein-12 & 13 Vict. after referred to as the Act of the year in which it was passed and both of which Acts are herein-after collectively referred to as "the Local Acts") as altered by a Provisional Order of the Local Government Board dated the Second day of May One thousand eight hundred 55 & 56 Vict. and ninety-two and confirmed by the Local Government Board's Provisional Orders Confirmation (No. 12) Act 1892 (which Order and Act are herein-after respectively referred to as "the Order of 1892" and the "Confirming Act of 1892");

c. ccxxiii.

And whereas by the Act of 1825 the Commissioners appointed for carrying that Act into execution were authorised to make and enforce byelaws rules orders and regulations with respect to the markets and fairs within the Borough and to borrow money for the purposes of that Act on the securities therein mentioned and all the powers rights duties capacities liabilities obligations and property which were exerciseable by attaching to or vested in those Commissioners have passed to and become vested in the Corporation;

10 & 11 Vict. c. 14. 10 & 11 Viet. c. 16.

And whereas by the Act of 1849 certain provisions of the Markets and Fairs Clauses Act 1847 and of the Commissioners Clauses Act 1847 were incorporated with that Act and further provision was made with regard to the byelaws to be made under the Act the borrowing of money by the Corporation the lease of their market undertaking or any part thereof and the tolls rents pickages standages pennages stallages or charges to be demanded and taken in respect of the markets fairs or slaughter-houses of the Corporation;

And whereas it is expedient that the Local Acts as altered as aforesaid should be further altered so as to make further provision with regard to the making and enforcing of byelaws relating to markets and fairs within the Borough the borrowing of money by the Corporation for the purposes of the Act of 1849 and to enable the Corporation to alter from time to time the tolls rents pickages standages pennages stallages or other charges specified in the Schedules (A) (B) (C) (D) and (E) annexed to the Act of 1849 and the Corporation have accordingly made application to the Local Government Board for the issue of a Provisional Order to partially repeal alter or amend the Local Acts as altered as aforesaid and the Confirming Act of 1892 so far as it relates to the Order of 1892 in the manner herein-after set forth:

c. 55.

Now therefore We the Local Government Board in pursuance of 38 & 39 Vict. the powers given to Us by Sections 297 and 303 of the Public Health Act 1875 and by any other enactments in that behalf do hereby order that from and after the date of the Act of Parliament confirming this

Order (herein-after referred to as "the commencement of this Order") A.D. 1914. the Local Acts as altered as aforesaid and the Confirming Act of Louth Order. 1892 so far as it relates to the Order of 1892 shall be partially repealed and altered so that the following provisions shall take effect that is to say:—

Art. I.—(1) Sections 62 143 146 147 148 149 150 151 152 and Repeal of 153 of the Act of 1825 shall be wholly repealed.

parts of the Local Acts.

- (2) Section 7 of the Act of 1849 so far as that Section incorporates the provisions of the Commissioners Clauses Act 1847 with respect to mortgages to be executed by the Commissioners and with respect to the making of byelaws and Sections 14 15 16 17 18 19 20 21 22 23 24 25 26 and 27 of the Act of 1849 shall be repealed.
- (3) Nothing in this Article shall affect the operation of the provisions of the Act of 1825 or the Act of 1849 in relation to any moneys borrowed under those Acts or either of them or in relation to any mortgages granted in respect of any of those moneys.
- Art. II. Sections 182 to 185 of the Public Health Act 1875 with Application regard to byelaws made under and for the purposes of that Act shall apply in relation to any byelaws made after the commencement of Health Act this Order by the Corporation under those provisions of the Markets 1875 to the and Fairs Clauses Act 1847 which are incorporated with the Act of 1849.

of provisions of Public making of market byelaws.

Art. III.—(1) For the purpose of enabling the Corporation to Application change any toll rent pickage standage pennage stallage or other charge specified in any of the Schedules (A) (B) (C) (D) and (E) annexed to the Act of 1849 or substituted in pursuance of this Order 1875 to marfor a toll rent pickage standage pennage stallage or charge so specified those provisions of the Public Health Act 1875 and of the enactments incorporated with that Act which in relation to a market established or regulated in pursuance of that Act enable an urban authority to change the stallages rents and tolls to be taken by the urban authority shall apply and have effect as if with the necessary modifications the said provisions were herein re-enacted and in terms made applicable to the purpose aforesaid and as if no toll rent pickage standage pennage stallage or charge were subject to any limitation by reason of the Act of 1849.

of provisions of Public Health Act

(2) Subject to the provisions of this Order the Act of 1849 shall apply and have effect with respect to any toll rent pickage standage pennage stallage or charge substituted in pursuance of this Order for a toll rent pickage standage pennage stallage or charge specified in any of the Schedules (A) (B) (C) (D) and (E) annexed to the Act of 1849 as it now applies and has effect with respect to the toll rent pickage standage pennage stallage or charge so specified.

A.D. 1914. Louth Order. Additional borrowing powers for market undertaking.

Art. IV. The Corporation may with the sanction of the Local Government Board and subject to the provisions of this Order borrow upon the security of the revenue derived from the money to be received collected or recovered by them under the Act of 1849 for or in respect of the several markets and fairs and upon the security of the borough fund and borough rate of the Borough or upon either of those securities such sums as may be necessary for any of the purposes of the Act of 1849.

Local Loans Act and certain provilic Health Act made applicable.

Art. V. For the purpose of raising money in the exercise of the powers of borrowing conferred by this Order the provisions of the Local` sions of Pub- Loans Act 1875 shall be available to the Corporation and Sections 236 to 238 of the Public Health Act 1875 shall apply to all moneys borrowed on mortgage under this Order.

Period for repayment of borrowed moneys.

Art. VI, The moneys borrowed under Article IV. of this Order shall be repaid within such period not exceeding sixty years from the date of borrowing as the Corporation with the sanction of the Local Government Board in each case determine and the period so determined and sanctioned is herein-after referred to as "the prescribed period" and shall with reference to the repayment of those moneys be the prescribed period for the purposes of this Order and of the Local Loans Act 1875.

Mode of repayment.

Art. VII.—(1) The Corporation shall repay the moneys borrowed under 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 those methods and partly by another or the others of them.

Formation maintenance and application of sinking fund.

- (2) Subject to the provisions of Article VIII. of this Order if the Corporation determine to repay by means of a sinking fund any moneys borrowed under this Order the 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 the sinking fund is formed A sinking fund so formed is herein-after called an accumulating sinking fund.

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.] Provisional Orders Confirmation (No. 10) Act, 1914.

(3) Every sum paid to a sinking fund and in the case of an A.D. 1914. accumulating sinking fund the interest on the investments of the Louth Order. 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 but exclusive in every case of the securities of the Corporation and the Corporation shall be at liberty from time to time to vary and transpose the 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 the sinking fund or the part of the 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 those equal annual payments.
- (7) Any expenses connected with the formation maintenance investment application or management of or otherwise in relation to any sinking fund under this Order shall be paid by the Corporation in addition to the payments provided for by this Order.
- Art. VIII.—(1) If it appears to the Corporation at any time that Increase rethe amount in the sinking fund with the future payments thereto in discontinuaccordance with the provisions of this Order together with the accumu- ance of paylations thereon (in the case of an accumulating sinking fund) will ments to sinking fund. probably not be sufficient to repay within the prescribed period the

Local Government Board's [4 & 5 Geo. 5.] Ch. cxxxi. Provisional Orders Confirmation (No. 10) Act, 1914.

Louth Order.

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.

- (2) If the Corporation desire to accelerate the repayment of any loan they may increase the amounts payable to any sinking fund.
- (3) If in the opinion of the Local Government Board 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 probably 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 the Board approve.
- (4) If in the opinion of the Local Government Board the amount in any sinking fund at any time together with the accumulations thereon (in the case of an accumulating sinking fund) will probably be sufficient to repay the loan in respect of which it is formed within the prescribed period the Corporation may with the consent of the Board discontinue the equal annual payments to the sinking fund until the Board otherwise direct.

Surplus of

(5) Any surplus of any sinking fund remaining after the discharge sinking fund. 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.

Power to re-borrow.

- Art. IX.—(1) The Corporation shall have power—
 - (a) to borrow for the purpose of paying off any moneys previously borrowed under this Order which are intended to be forthwith repaid; or
 - (b) to borrow in order to replace moneys which during the previous twelve months have been temporarily applied from other funds of the Corporation in repaying moneys previously borrowed under this Order and which at the time of such repayment it was intended to replace by borrowed moneys.
- (2) Any moneys borrowed under this Article shall for the purposes of repayment be deemed to form part of the original loan and shall be repaid within that portion of the prescribed period which remains unexpired and the provisions which are for the time being applicable

[Ch. cxxxi.] [4 & 5 Geo. 5.] Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1914.

to the original loan shall apply to the moneys borrowed under this A.D. 1914. Article. Louth Order.

- (3) The Corporation shall not have power to borrow for the purpose of making any payment to a sinking fund or of paying any instalment or making any annual payment which has or may become due in respect of borrowed moneys.
- (4) The Corporation shall not have power to borrow in order to replace any moneys previously borrowed which have been repaid—
 - (a) by instalments or annual payments; or
 - (b) by means of a sinking fund; or
 - (c) out of moneys derived from the sale of land; or
 - (d) out of any capital moneys properly applicable to the purpose of the repayment other than moneys borrowed for that purpose.
- Art. X. All moneys from time to time borrowed under this Order Application shall be applied by the Corporation only for the purposes for which the of borrowed moneys. 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. XI.—(1) Subject to the provisions of this Article any mort-Receiver. gagee of the Corporation in respect of a mortgage under this Order may enforce the payment of arrears of interest or of principal or of principal and interest by the appointment of a receiver.
- (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:

Provided that no such application shall be entertained unless the amount of arrears due to the applicant or in the case of a joint application by two or more mortgagees to the applicants collectively be not less than three hundred pounds in the whole.

Art. XII.—(1) So much of the Confirming Act of 1892 as relates to Repeal of Article VI. of the Order of 1892 is hereby repealed.

(2) The town clerk shall within twenty-one days after the Thirtyfirst day of March in each year if during the twelve months next repayment of preceding the said Thirty-first day of March any sum is required to debt. 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 Local Acts or of this Order or in respect of any money raised thereunder and at any other time when the Local Government Board may require

part of Confirming Act Return as to provision for

- A.D. 1914. such a return to be made transmit to the Board a return in such form as may from time to time be prescribed by the Board and if required by the Board verified by statutory declaration of the town clerk showing for the year next preceding the making of the 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 the return the 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 that penalty the making of the return shall be enforceable by writ of mandamus to be obtained by the Board out of the High Court.
 - (3) 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 the instalment or annual payment or sum is required by either of the Local Acts or by this Order or by the 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 an authorised purpose the Board may by order direct that the sum in their order mentioned not exceeding double the amount in respect of which default has been made shall be paid or applied as is mentioned in the said order and any such order shall be enforceable by writ of mandamus to be obtained by the Board out of the High Court.

Inquiries and expenses.

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

Short titles.

Art. XIV. This Order may be cited as the Louth Order 1914 the Order of 1892 may be cited as the Louth Order 1892 and the Order

[Ch. cxxxi.] [4 & 5 Geo. 5.] Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1914.

of 1892 and this Order may be cited together as the Louth Orders A.D. 1914. 1892 and 1914. Louth Order.

Given under the Seal of Office of the Local Government Board this Thirtieth day of April One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

BOROUGH OF PONTEFRACT.

Provisional Order for altering the Pontefract Corporation Act 1906.

Pontefract Order.

To the Mayor Aldermen and Burgesses of the Borough of Pontefract;—

And to all others whom it may concern.

WHEREAS the Borough of Pontefract (herein-after referred to as "the Borough") is an Urban District of which the Mayor Aldermen and Burgesses acting by the Council (herein-after referred to as "the Corporation") are the Urban District Council and the local authority within the meaning of the Public Health Act 1875 and there are in 6 Edw. 7. force in the Borough the unrepealed provisions of the Pontefract c. exc. Corporation Act 1906 (herein-after referred to as "the Local Act");

And whereas by Section 171 of the Local Act it is provided that the accounts of the receipts and expenditure of the Corporation under that Act shall be audited examined and published in like manner and with the same consequences as the other accounts of the Corporation are audited examined and published under the Municipal Corporations Act 1882;

And whereas by Section 172 of the Local Act the Corporation are empowered from time to time to appoint and to pay one or more persons to act as auditor or auditors of the accounts of the Corporation in addition to the auditors appointed under the Municipal Corporations Act 1882;

And whereas the Corporation have made application to the Local Government Board for the issue of a Provisional Order to alter or amend the Local Act in the manner herein-after set forth:

Now therefore We the Local Government Board in pursuance of the powers given to Us by Section 303 of the Public Health Act 38 & 39 Vict. 1875 and by any other Statutes in that behalf do hereby order that c. 55.

Pontefract Order.

A.D. 1914. from and after the date of the Act of Parliament confirming this Order the Local Act shall be altered so that the following provisions shall take effect that is to say:—

Audit of Borough accounts.

Art. I.—(1) Notwithstanding anything in the Local Act all accounts of the Corporation and of the treasurer of the Borough and of the officers of the Corporation under any public or private Act of Parliament or otherwise relating to matters dealt with by the Corporation in any capacity and including the accounts of any joint committee and of the officers of any joint committee appointed by the Corporation with the council of another borough or with a County Council or with a District Council or a Parish Council shall be audited by a district auditor appointed by the Local Government Board in like manner as accounts of an urban authority and their officers are audited under Sections 247 and 250 of the Public Health Act 1875 and those sections and all enactments amending them or applying to audit by district auditors including the enactments imposing penalties and providing for the recovery of sums as well as all enactments relating to matters incidental to or consequential upon any such accounts or audit shall apply in like manner as if so far as they relate to an audit of the accounts of an urban authority and the officers of that authority they were herein re-enacted with the necessary modifications and accordingly all burgesses of the Borough and all ratepayers and owners of property in the Borough shall have the like rights and there shall be the same appeal as in the case of that audit:

Provided that for the purposes of this Article the First Schedule to the District Auditors Act 1879 shall be modified in the manner described in the Second Schedule to the Local Government Act 1888.

- (2) Nothing in subdivision (1) of this Article shall apply to the audit of the accounts of the Corporation for the financial year ended the Thirty-first day of March One thousand nine hundred and fourteen.
 - (3) The Corporation may out of the borough fund---
 - (a) Pay reasonable subscriptions whether annually or otherwise to the funds of any association of municipal corporations or other local authorities or their officers formed for the purpose of consultation as to their common interests and the discussion of matters relating to local government and any reasonable expenses of the attendance of any members or officers of the Corporation not exceeding in any case four at conferences or meetings of the said associations or any of them and of purchasing reports of the proceedings of any such conferences or meetings;
 - (b) Pay the reasonable expenses of the Corporation in connexion with the presentation of the freedom of the Borough to

4 & 5 Geo. 5.] Local Government Board's Ch. cxxxi. Provisional Orders Confirmation (No. 10) Act, 1914.

> persons whom they resolve to admit as honorary freemen in providing public entertainments on the occasion of public ceremony or rejoicing and in the reception and entertainment of distinguished persons residing in or visiting the Borough.

A.D. 1914. **Pontefract** Order.

Art. II. This Order may be cited as the Pontefract Order 1914. Short title.

Given under the Seal of Office of the Local Government Board this Twentieth day of April One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

BOROUGH OF ROTHERHAM.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Rotherham to put in force the Compulsory Clauses of the Lands Clauses Acts.

RotherhamOrder. (1.)

To the Mayor Aldermen and Burgesses of the Borough of Rotherham;—

And to all others whom it may concern.

WHEREAS the Mayor Aldermen and Burgesses of the Borough of Rotherham acting by the council as the Urban Sanitary Authority for that Borough (herein-after referred to as "the Corporation") require to purchase and take the lands described in the schedule hereto for the purpose of widening opening enlarging or otherwise improving Howard Street and Nottingham Street:

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

Art. I. The Corporation shall be empowered to put in force with Compulsory reference to the lands described in the schedule hereto and for the powers of purpose aforesaid the powers of the Lands Clauses Acts with respect to the purchase and taking of lands otherwise than by agreement or any of them.

Art. II. This Order may be cited as the Rotherham Order (No. 1) Short title. 1914.

A.D. 1914.

Rotherham Order. (1.)

The SCHEDULE above referred to.

Borough of ROTHERHAM.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Occupiers.
1	Lock-up shop and store- rooms over yard and	Sarah Jane Cundey -	Thomas Cundey.
2	outbuildings. Office	Ditto	Edmund Smith Bardsley.
3	Lock-up shop	Ditto	James Bancroft.
4	House yard passage and outbuildings (with rooms over numbers 2 3 and 5).	Ditto	Sarah Jane Cundey Edmund Smith Bardsley James Bancroft Horatio Jobson Thomas Wisehall James Wood Thorpe.
5	Lock-up shop with store-	Ditto	Horatio Jobson.
6	rooms over. House and shop	Ditto	James Wood Thorpe.
7	House	Ditto	Thomas Wisehall.

Given under the Seal of Office of the Local Government Board this Ninth day of March One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

BOROUGH OF ROTHERHAM.

Rotherham Order. (2.) Provisional Order for altering the Rotherham Corporation

Act 1911.

To the Mayor Aldermen and Burgesses of the Borough, of Rotherham; —

And to all others whom it may concern.

WHEREAS the Borough of Rotherham (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 24

[4 & 5 Geo. 5.] Local Government Board's [Ch. cxxxi.] Provisional Orders Confirmation (No. 10) Act, 1914.

RotherhamOrder.

(2.)

A.D. 1914.

Corporation") are the Urban Sanitary Authority and the provisions of the Rotherham Corporation Act 1911 (herein-after referred to as 1 & 2 Geo. 5. "the Local Act") are in force in the Borough; c. cxvi.

And whereas by subsection (1) of Section 23 of the Local Act the Corporation were authorised to provide and run motor omnibuses in connection with their tramway undertaking in certain districts without the Borough on certain routes therein specified which included the routes referred to in the said section and herein-after in this Order as "Route (A)" and "Route (C)" respectively but it was provided by the first proviso to the said subsection that the powers by the said section conferred in respect of Route (A) and Route (C) should respectively cease from and after the opening for traffic of the Trolley Routes Nos. 2 and 3 respectively by the Local Act authorised or from and after the expiration of two years from the First day of January One thousand nine hundred and twelve whichever should be the earlier;

And whereas Section 26 of the Local Act authorised the Corporation with the consent of the Board of Trade to provide maintain and equip certain mechanically propelled vehicles in the Local Act called trolley vehicles and to use the same upon certain routes therein specified which included the routes referred to in the said section and herein-after in this Order as "Route No. 2" and "Route No. 3" respectively and subject as in the said section mentioned to place erect and maintain in under and along the streets and roads forming such routes cables wires posts poles and any other necessary or convenient apparatus and equipment for the purpose of working trolley vehicles and by Section 30 of the Local Act it was further provided that if the overhead apparatus and equipment for the working of trolley vehicles on Route No. 2 and Route No. 3 were not placed and erected within two years from the First day of January One thousand nine hundred and twelve then on the expiration of that period the powers by the Local Act granted to the Corporation for placing and erecting the same or otherwise in relation thereto should cease except as to so much thereof as the Board of Trade might approve;

And whereas Route No. 2 was opened for traffic before the expiration of the period allowed by the Local Act but the overhead apparatus and equipment for the working of trolley vehicles on Route No. 3 has not been provided;

And whereas the Corporation have made application to the Local Government Board for the issue of a Provisional Order to alter or amend the Local Act in the manner herein-after set forth:

Now therefore We the Local Government Board in the exercise of the powers given to Us by Section 303 of the Public Health Act 1875 38 & 39 Viet.

25

c. 55.

4 & 5 GEO. 5. Ch. cxxxi. Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1914.

Rotherham Order.(2.)

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 shall be altered so that the following provisions shall have effect that is to say:—

Extension of period for exercise of certain powers of Local Act.

Art. I. Subsection (1) of Section 23 of the Local Act so far as that subsection relates to Route (C) and Section 30 of the Local Act so far as that section relates to Route No. 3 shall have effect and shall be deemed to have always had effect as if the words "four years" had been inserted in the first proviso to the said subsection (1) and in the said Section 30 respectively instead of the words "two years."

Short title.

Art. II. This Order may be cited as the Rotherham Order (No. 2) 1914.

Given under the Seal of Office of the Local Government Board this Thirtieth day of April One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

THE DISTRICT OF THE DERWENT VALLEY WATER BOARD.

Derwent | Valley Water Order.

Provisional Order for altering the Derwent Valley Water Acts 1899 and 1901.

To the Derwent Valley Water Board; —

To the County Council of the County of Derby;—

To the Lord Mayor Aldermen and Citizens of the City of Sheffield;—

To the Mayor Aldermen and Citizens of the City of Nottingham; —

To the Mayor Aldermen and Burgesses of the Borough of Derby;—

To the Mayor Aldermen and Burgesses of the Borough of Leicester;—

And to all others whom it may concern.

62 & 63 Vict. WHEREAS under the provisions of the Derwent Valley Water Act c. celxix. 1899 a Joint Board consisting of members representing the County Council of the County of Derby and the Councils of the Cities of Sheffield and Nottingham and of the Boroughs of Derby and Leicester

Ch. cxxxi. [4 & 5 Geo. 5.] Local Government Board's Provisional Orders Confirmation (No. 10) Act, 1914.

has been incorporated under the name of the Derwent Valley Water A.D. 1914. Board (herein-after referred to as "the Board") for the purposes of the construction of works for impounding and distributing the waters Vailey Water of the Rivers Derwent and Ashop and their tributaries and by that Act and the Derwent Valley Water Act 1901 (each of which Acts is 1 Edw. 7. herein-after referred to as the Act of the year in which it was passed c. lxxx. and both of which Acts are herein-after referred to as "the Local Acts") the Board was authorised to borrow money;

Derwent Order.

And whereas by Section 98 of the Act of 1899 the Board was empowered to raise all or any moneys which they were authorised to borrow under that Act by mortgage;

And whereas by Section 27 of the Act of 1901 the provisions of the said Section 98 were made applicable to and in relation to the Board and to the borrowing of moneys under the powers of the Act of 1901 and were incorporated with that Act;

And whereas the Lord Mayor Aldermen and Citizens of the City of Sheffield the Mayor Aldermen and Citizens of the City of Nottingham the Mayor Aldermen and Burgesses of the Borough of Derby and the Mayor Aldermen and Burgesses of the Borough of Leicester acting respectively by the Councils of those Cities and Boroughs and being the Urban Sanitary Authorities for those Cities and Boroughs respectively have made application to the Local Government Board for the issue of a Provisional Order to partially repeal alter or amend the Local Acts in the manner herein-after set forth:

Now therefore We the Local Government Board in the exercise of the powers given to Us by Section 303 of the Public Health Act 1875 38 & 39 Vict. and by any other Statutes in that behalf do hereby order that from c. 55. and after the date of the Act of Parliament confirming this Order the Local Acts shall be partially repealed and altered so that the following provisions shall have effect that is to say:—

Art. I.—(1) Section 98 of the Act of 1899 shall be repealed and Repeal and in substitution therefor the following provisions shall have effect that alteration of Local Acts. is to say:—

"98.—(a) The Board may raise all or any moneys which "they are authorised to borrow under this Act by mortgage or "by the issue of debentures or annuity certificates under and "subject to the provisions of the Local Loans Act 1875 or " partly in one way and partly in another or others and for "the purposes of such issue under the last-mentioned Act the "Board shall be deemed a local authority under that Act and "the revenue of the Board and the moneys receivable by them "from the four Corporations shall be deemed to be the local "rate as defined by the said Act and the period prescribed

A.D. 1914.

Derwent Valley Water Order.

- "by this Act for the repayment of moneys borrowed by the
- "Board hereunder shall be the prescribed period for the pur-"poses of the Local Loans Act 1875:
- "Provided that the provisions of Section 100 (Sinking "fund) and Section 106 (Annual return to Local Government
- "Board) of this Act shall apply in substitution for the like "provisions of the Local Loans Act 1875:
- "(b) The following sections of the Public Health Act 1875 shall with the necessary modifications extend and apply to mortgages granted under this Act (that is to say):—
 - "Section 236 Form of mortgage;
 - "Section 237 Register of mortgages;
 - "Section 238 Transfer of mortgages."
- (2) Section 27 of the Act of 1901 so far as that section applies and incorporates the provisions of Section 98 of the Act of 1899 shall have effect as if it applied and incorporated the provisions which are by this Order substituted for the said Section 98.

Application of Section 303 of Public Health Act 1875

Art. II. Section 303 of the Public Health Act 1875 shall extend and apply to and the powers thereof may be exercised by the Board as if the Board were a local authority within the meaning of that section and as if the area to which the Act of 1899 applies were the district of the local authority.

Short title. Art. III. This Order may be cited as the Derwent Valley Water Order 1914.

Given under the Seal of Office of the Local Government Board this Twenty-seventh day of April One thousand nine hundred and fourteen.

(L.s.)

HERBERT SAMUEL President. H. C. Monro Secretary.

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