

CHAPTER clxiv.

An Act to confirm certain Provisional Orders made by the A.D. 1896. Education Department under the Elementary Education Acts 1870 to 1893 to enable the School Boards for Acton Brighton-and-Preston United District Chiswick Linthwaite Swansea United District and Willesden to put in force the Lands Clauses Acts. [7th August 1896.]

WHEREAS the Education Department have made certain 33 & 34 Vict. Provisional Orders under the authority of the Elementary c. 75. Education Acts 1870 to 1893 on behalf of the School Boards for Acton Brighton-and-Preston United District Chiswick Linthwaite Swansea United District and Willesden and it is requisite that the same should be confirmed by Parliament:

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

1. The following Orders as set out in the schedule to this Act Confirmation shall be and are hereby confirmed and from and after the passing of Orders in schedule. of this Act shall have full validity and force.

2. A School Board shall not under the powers of this Act or of Saving with the said Orders purchase or acquire ten or more houses which on respect to houses of the fifteenth day of December last were occupied either wholly or labouring partially by persons belonging to the labouring class as tenants or class. lodgers or except with the consent of the Local Government Board ten or more houses which were not so occupied on the said fifteenth day of December but have been or shall be subsequently so occupied.

For the purposes of this section the expression "labouring class" means and includes mechanics artizans labourers and others working for wages hawkers costermongers persons not working for wages

[Price 9d.]

[Ch. clxiv.] Education Department Provisional [59 & 60 Vict.] Orders Confirmation (Acton, &c.) Act, 1896.

A.D. 1896. but working at some trade or handicraft without employing others except members of their own family and persons other than domestic servants whose income does not exceed an average of thirty shillings a week and the families of any of such persons who may be residing with them.

Short title.

3. This Act may be cited as the Education Department Provisional Orders Confirmation (Acton &c.) Act 1896.

SCHEDULE.

THE SCHOOL BOARD FOR ACTON COUNTY OF MIDDLESEX.

Provisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the parish of Acton in the county of Middlesex require to purchase certain pieces of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the lands so required to be purchased are set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated therein and the same hath been supported by such evidence as the said Education Department required:

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said lands are situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is

2

proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the lands set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

A.D. 1896.

SCHEDULE TO THE FOREGOING ORDER.

All that piece or parcel of freehold land situate on the north side of Old Oak Lane and abutting on or adjacent to the said road or pathway leading from Willesden Junction to Friars' Place Acton and abutting on the north-east on another path leading from Willesden to Acton across the Midland and South-Western Junction Railway containing about 2,674 yards super belonging to the estate of the late Colonel Tubbs of Willesden whose agent is S. G. Foulkes Esquire surveyor of Tring in the county of Bucks.

Also all that piece or parcel of freehold land situate on the north-west of Old Oak Lane aforesaid and adjoining the land lastly described containing about 2,166 yards super and belonging to Francis William King Church and let on yearly or short tenancy to Mr. Minden "Fisherman's Arms" Willesden W.

THE SCHOOL BOARD FOR THE UNITED SCHOOL DISTRICT OF BRIGHTON AND PRESTON COUNTY OF SUSSEX.

Provisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the United School District of Brighton and Preston in the county of Sussex require to purchase a piece of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the land so required to be purchased is set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated therein and the same hath been supported by such evidence as the said Education Department required

[Ch. clxiv.] Education Départment Provisional [59 & 60 Vict.] Orders Confirmation (Acton, &c.) Act, 1896.

A:D: 1896.

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said land is situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the land set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

SCHEDULE TO THE FOREGOING ORDER.

A piece of land in the parish of Brighton and county of Sussex fronting and on the north side of Boyces Street bounded on the north by a garden in the rear of No. 60 West Street on the east by the existing Middle Street School buildings on the west by a passage and premises being No. 2 Boyces Street and on the south by Boyces Street The area of the said piece of land being about one thousand one hundred and six square feet.

THE SCHOOL BOARD FOR THE PARISH OF CHISWICK COUNTY OF MIDDLESEX.

Prôvisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the Parish of Chiswick in the county of Middlesex require to purchase certain pieces of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the pieces of land so required to be purchased are set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated

therein and the same hath been supported by such evidence as the said A.D. 1896. Education Department required:

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said pieces of land are situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the pieces of land set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

SCHEDULE TO THE FOREGOING ORDER.

- (a.) A piece or parcel of garden land on the north side of Hogarth Lane Chiswick and known as the Poors Land Chiswick late in the occupation of the Chiswick parochial trustees or their tenant Mr. James Beer and bounded on the south by Hogarth Lane aforesaid on the north by the piece of land (b.) next herein-after referred to on the east by the piece of land (c.) secondly herein-after referred to and on the west by Duke Road Chiswick Area about 2,890 square yards.
- (b.) A piece or parcel of land on the south side of Duke Road Chiswick now or late in the occupation of Mr. E. Cornish and bounded on the north by the lane leading from Duke Road to the Duke's Avenue on the south by the piece of land (a.) herein-before referred to on the east by Duke Road aforesaid and on the west by the piece of land (c.) next herein-after referred to Area about 182 square yards.
- (c.) A triangular piece or parcel of land on the north side of Hogarth Lane Chiswick now or late in the occupation of the Imperial Property and Investment Company Limited and bounded on the north by the lane leading from Duke Road to the Duke's Avenue on the south by Hogarth Lane aforesaid and on the east by the pieces or parcels of land (a.) (b.) herein-before referred to Area about 2,107 square yards.
- (d.) A piece or parcel of land at the rear of the garden of the premises known as No. 10 Heathfield Terrace Turnham Green now or late in the occupation of Mr. William Portch and bounded on the north by the garden to No. 10 Heathfield Terrace aforesaid on the south by the roadway leading out of Horticultural Place on the east by the school premises in the occupation of the said School Board for Chiswick and on the west by the stable yard or premises at the rear of No. 11 Heathfield Terrace Area about 142 square yards.

[Ch. clxiv.] Education Department Provisional [59 & 60 Vict.] Orders Confirmation (Acton, &c.) Act, 1896.

A.D. 1896. THE SCHOOL BOARD FOR THE PARISH OF LINTHWAITE ADMINISTRATIVE COUNTY OF THE WEST RIDING OF YORKS.

Provisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the Parish of Linthwaite in the county of Yorks West Riding require to purchase a piece of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the land so required to be purchased is set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated therein and the same hath been supported by such evidence as the said Education Department required:

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said land is situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the land set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

SCHEDULE TO THE FOREGOING ORDER.

All that plot piece or parcel of ground situate near to the Bath Hotel Linthwaite in the parish of Almondbury in the county of York containing in length on the northerly side thereof 224 feet on the southerly side thereof 224 feet on the westerly side thereof 148 feet 6 inches and on the easterly side

thereof 149 feet and containing in the whole 3,702 square yards or thereabouts Bounded on the south by Manchester Road on the west by an intended new street on the northerly side thereof by an intended new street and on the easterly side by land belonging to Sir Joseph Percival Pickford Radcliffe Baronet.

A.D. 1896.

THE SCHOOL BOARD FOR SWANSEA UNITED DISTRICT COUNTY OF GLAMORGAN.

Provisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the Swansea United District in the county of Glamorgan require to purchase a piece of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the land so required to be purchased is set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated therein and the same hath been supported by such evidence as the said Education Department required:

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said land is situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the said piece of land set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

[Ch. clxiv.] Education Department Provisional [59 & 60 Vict.] Orders Confirmation (Acton, &c.) Act, 1896.

A.D. 1896.

SCHEDULE TO THE FOREGOING ORDER.

A piece of land part of the Manselton Estate in the parish of St. John's Juxta Swansea bounded on the eastern side thereof by a street known as Upper Major Street on the western side thereof by an intended new street and on the north and south sides thereof by other land part of the Manselton Estate and having a frontage to the said Upper Major Street and the said intended new street respectively of 217 feet and 6 inches which said piece of land contains an area of one acre or thereabouts.

THE SCHOOL BOARD FOR WILLESDEN COUNTY OF MIDDLESEX.

Provisional Order for putting in force the Lands Clauses Acts.

Whereas the School Board for the parish of Willesden in the county of Middlesex require to purchase a piece of land for the purposes of the Elementary Education Acts 1870 to 1893 and not having been able to purchase the same by agreement require to put in force the provisions of the Lands Clauses Acts which apply to the purchase and taking of lands otherwise than by agreement:

And whereas the land so required to be purchased is set forth in the schedule hereunder written:

And whereas the said Board have made due publication of the notices and have duly served the same according to the requirements of the Elementary Education Acts 1870 to 1893 and have presented a petition to the Education Department praying that an Order may be made authorising the said School Board to put in force the powers of the said Acts with respect to the purchase and taking of lands otherwise than by agreement in which petition were stated all the matters required by the said Elementary Education Acts to be stated therein and the same hath been supported by such evidence as the said Education Department required:

And whereas the said Department having considered the said petition and the proofs of the publication and service of the proper notices have thought fit to proceed with the case and have caused inquiry to be made in the district of the said Board wherein the said land is situate as to the propriety of the proposed Order:

Now therefore the said Department having received a report after such inquiry and having duly considered the same do hereby declare that it is proper and do hereby order accordingly that the said Board be authorised to put in force with reference to the land set forth in the schedule hereunder written the powers of the said Acts for the purchase and taking of lands otherwise than by agreement or any of them.

SCHEDULE TO THE FOREGOING ORDER.

A.D. 1896

Parish of Willesden A piece of vacant land belonging to the Ecclesiastical Commissioners for England situate at the corner of Chamberlayne Wood Road and Harvist Road having a frontage of 265 feet to Chamberlayne Wood Road a frontage of 151 feet to Harvist Road a north-west frontage of 176 feet to a proposed road and a north-east boundary of 268 feet in length and adjoining other vacant land Area about 43,572 square feet.

Printed by Eyre and Spottiswoode, For

T. DIGBY PIGOTT, Esq., C.B., the Queen's Printer of Acts of Parliament.

And to be purchased, either directly or through any Bookseller, from LYRE AND SPOTTISWOODE, East Harding Street, Fleet Street, E.C.; or JOHN MENZIES & Co., 12, Hanover Street, Edinburgh, and 90, West Nile Street, Glasgow; or HODGES, FIGGIS, & Co., Limited, 104, Grafton Street, Dublin.

