#### COUNTY

- (b) the prevention or mitigation of loss or damage to movable property in the homes of persons who are made homeless by hostile action or of persons whose homes after they have left them on account of hostile action or a threat of hostile action are damaged by hostile action;
- (c) the repair of premises which by reason of war damage become unfit for use, being dwelling-houses or premises providing goods or services essential to the life of the community;
- (d) the use of additional supplies of water necessary or desirable in a war emergency.

3. Expenses in connection with the hiring of apparatus for operating sirens for the purpose of warning the public of hostile attack.

4. Expenses in connection with the provision of civil defence shelter which is—

- (a) public shelter, that is to say, shelter for the public at large (whether or not priority of admission is accorded to ticket-holders or in other ways);
- (b) residential shelter, that is to say, shelter for specific persons in or near their homes; or
- (c) shelter for the pupils and staff of a school or other educational establishment in respect of which grants are made by the Ministry of Education under the Education Acts (Northern Ireland), 1947 to 1953.

5. Expenses, not included in the preceding paragraphs of this Part of this Schedule, which the Ministry determines are capital expenses and not of an administrative nature, in connection with the provision of any article other than an article—

- (a) which is intended to form part of any permanent or semipermanent works including, but without prejudice to the generality of the foregoing, any article which when in use is analogous to a landlord's fixture;
- (b) which is to be used for equipping an office.

6. Expenses, including expenses of an administrative nature, which the Ministry determines to have been incurred in connection with the headguarters and control functions of the Ministry.

## COUNTY

# **Boundary Survey**

## Confirmation of Proposed Alterations in Boundaries in the County of Londonderry

ORDER IN COUNCIL, DATED 24TH MAY, 1954, MADE UNDER SECTION 11 OF THE BOUNDARY SURVEY (IRELAND) ACT, 1854.

### 1954. No. 77

BY THE GOVERNOR IN THE PRIVY COUNCIL OF NORTHERN IRELAND

#### WAKEHURST

WHEREAS by the Boundary Survey (Ireland) Act, 1854, the Boundary Survey (Ireland) Act, 1857, and the Boundary Survey (Ireland) Act, 1859, as the said Acts apply in Northern Ireland, provision is made for defining the boundaries of certain divisions and denominations of land for public purposes:

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# Boundary Survey

AND WHEREAS James McMullan, the Commissioner of Valuation and Boundary Surveyor for Nortnern Ireland empowered in that benalt by virtue of the said Acts as they apply in Northern Ireland (in this Order referred to as "the Boundary Surveyor") did find that such changes and alterations had taken place and such other facts and events had happened as to require that alterations should be made in pursuance of the said Acts in the boundaries in certain places of several townlands and other divisions or denominations of land in the County of Londonderry, as marked out, laid down or described on the Ordnance maps of the said County:

AND WHEREAS the Boundary Surveyor did ascertain, define and mark out the present acknowledged or reputed boundaries of every such townland and other division or denomination of land, or of such portion or portions thereof as the Boundary Surveyor did deem it necessary to ascertain, define and mark out:

AND WHEREAS NO appeals were taken to Quarter Sessions under the provisions of section nine of the Boundary Survey (Ireland) Act, 1854, by persons dissatisfied with or having objection to any boundary line or part thereof as marked out by the Boundary Surveyor as aforesaid:

AND WHEREAS it is not proposed to make any such alteration of boundaries as would require to be submitted to the council of any county under the provisions of section ten of the Boundary Survey (Ireland) Act, 1854:

AND WHEREAS, in pursuance of the said Acts of 1854, 1857 and 1859, as they apply in Northern Ireland, the Boundary Surveyor has prepared and made out a report in detail of the proposed alterations in the said boundaries, with the grounds for making such alterations, accompanied by plans showing in detail the original boundaries as laid down on the Ordnance plans and those which it is proposed to substitute for them, and has submitted the same to the Governor and Privy Council of Northern Ireland, and the said report and plans have been deposited and are on record in the office of the said Council:

Now, THEREFORE, I, JOHN DE VERE, BARON WAKEHURST, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Governor of Northern Ireland, by and with the advice of the Privy Council of Northern Ireland, in exercise of the powers vested in me by sections eleven and twelve of the Boundary Survey (Ireland) Act, 1854, and of all other powers enabling me in that behalf, DO HEREBY ORDER, DIRECT AND DECLARE as follows:—

1. The new boundaries marked out as aforesaid and specified in the report of the Boundary Surveyor submitted and deposited as aforesaid, being the boundaries marked out and coloured blue on the plans submitted and deposited as aforesaid, shall for all public purposes be and be deemed and taken to be the boundaries of the several townlands and other divisions and denominations of land in the County of Londonderry shown and specified in the said report and plans.

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# - COUNTY COURT

2. This Order shall take effect on and from the first day of June in the year nineteen hundred and fifty-four:

Provided that for the purposes of the valuation lists within the meaning of the Valuation Acts Amendment Act (Northern Ireland), 1932, and of any rate to be made according to those lists, this Order shall take effect on and from the first day of March in the year nineteen hundred and fifty-five.

3. This Order and the said report in detail and the said Ordnance plans submitted by the Boundary Surveyor shall remain on record in the office of the Privy Council of Northern Ireland at Stormont, and shall be exhibited to any persons who may desire to inspect the same, without fee or reward; and a copy of this Order, with copies of the said report and Ordnance plans certified under the hand of the Clerk of the said Council, shall be transmitted to the Clerk of the Crown and Peace for the County of Londonderry to be by him kept and preserved in his office and exhibited at all reasonable hours to any persons who may desire to inspect the same, without fee or reward.

4. This Order shall be published in the Belfast Gazette.

Given at Government House, Hillsborough, this twentyfourth day of May, One thousand nine hundred and fifty-four.

> Brian Maginess. Ivan Neill. John F. Gordon. R. Corkey.

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## **Ballymena Division**

Judges

ORDER IN COUNCIL DATED 29TH OCTOBER. 1954, MADE UNDER SECTION SEVEN OF THE LOCAL BANKRUPTCY (IRELAND) ACT, 1888.

1954. Nó. 159

By the Governor in the Privy Council of Northern Ireland

WAKEHURST