



CHAPTER xxix.

An Act to confirm certain Provisional Orders of the Minister of Health relating to Barnes Cheltenham Newport (Monmouth) Newtown and Llanllwchaiarn Surbiton and Tees Valley Water Board. A.D. 1927.
[29th June 1927.]

WHEREAS the Minister of Health has 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 the same are hereby 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. 3) Act 1927. Short title.

A.D. 1927.

SCHEDULE.

URBAN DISTRICT OF BARNES.

*Barnes
Order.*

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

WHEREAS the Urban District Council of Barnes (hereinafter referred to as "the Council") require to purchase and take the lands described in the Schedule hereto for the purpose of additional offices for the use of the Council:

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 purpose 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.

Short title.

2. This Order may be cited as the Barnes Order 1927.

The SCHEDULE above referred to.

Parish of MORTLAKE in the Urban District of BARNES
in the County of SURREY.

Number and Colour on Deposited Plan.	Description of Property.	Owners or Reputed Owners.
1 Pink.	House land and premises 117 (Afon House) High Street Mortlake.	Albert Henry Dixon 3-7 Southampton Street Strand W.C. Cornelius Henry Weld Dixon "Foxgirt" Ashford Hill Newbury Berks. John Harrison Dixon 3-7 Southampton Street Strand W.C.

Given under the Official Seal of the Minister of Health
this Nineteenth day of March One thousand nine
hundred and twenty-seven.

A.D. 1927.

*Barnes
Order.*

(L.S.)

E. H. RHODES
Assistant Secretary Ministry of Health.

BOROUGH OF CHELTENHAM.

*Provisional Order for partially repealing altering or
amending the Cheltenham Improvement Acts 1852
and 1889.*

*Cheltenham
Order.*

WHEREAS the Borough of Cheltenham (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 local authority for the purposes of the Public Health Act 1875 and there are in force within the Borough the unrepealed provisions of the Cheltenham Improvement Act 1852 and the Cheltenham Improvement Act 1889 (which Acts are hereinafter referred to separately as the Acts of the year in which they were passed and together as "the Local Acts");

And whereas the Corporation propose to make new byelaws with respect to new streets and buildings the subject matter of which will be cognate to the subject matter of Section 74 of the Act of 1852;

And whereas certain provisions of the Act of 1889 relating to infectious diseases are no longer required by reason of the corresponding provisions of the Infectious Disease (Notification) Act 1889 and Part III. of the Public Health Acts Amendment Act 1890;

And whereas the Corporation have accordingly made application to the Minister of Health for the issue of a Provisional Order partially to repeal alter or amend the Local Acts in the manner hereinafter set forth:

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 all other powers enabling him in that behalf hereby orders as follows:—

1. The Section of the Act of 1852 referred to in Part I. of the Schedule to this Order shall be repealed on the date on which new byelaws of the Corporation with respect to new streets and buildings come into force.

Repeal of
section of
Act of 1852.

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A.D. 1927.

*Cheltenham
Order.*

Repeal of
sections of Act
of 1889.

Short title.

2. The sections of the Act of 1889 enumerated in Part II. of the Schedule to this Order shall be repealed on the date of the Act of Parliament confirming this Order.

3. This Order may be cited as the Cheltenham Order 1927.

SCHEDULE.

PART I.

<u>Act.</u>	<u>Section.</u>
The Cheltenham Improvement Act 1852.	Section 74 (Regulations as to party walls external walls fireplaces and roof coverings).

PART II.

<u>Act.</u>	<u>Sections.</u>
The Cheltenham Improvement Act 1889.	Section 5 (Definition of infectious disease). Section 6 (Notice to be given of persons suffering from infectious disease). Section 7 (Infectious diseases other than those specified may be declared to be infectious diseases to which this Act applies). Section 18 (Penalty for offences under Public Health Act 1875 section 84). Section 30 (Cleansing of privies &c. used in common). Section 40 (Repair of vaults &c. under streets). Section 89 (Duration of licences for slaughter-houses). Section 91 (Notice to be given in case of change of occupation of a slaughter-house). Section 188 (Extension of sections 116 to 119 inclusive of Public Health Act 1875).

Given under the Official Seal of the Minister of Health this
Eleventh day of March One thousand nine hundred and
twenty-seven.

(L.S.)

H. W. S. FRANCIS
Assistant Secretary Ministry of Health.

BOROUGH OF NEWPORT (MONMOUTH).

A.D. 1927.

Provisional Order to enable the Newport Corporation to put in force the Compulsory Clauses of the Lands Clauses Acts.

*Newport
(Mon.)
Order.*

WHEREAS the Mayor Aldermen and Burgesses of the Borough of Newport in the County of Monmouth (hereinafter referred to as "the Corporation") acting by the Council as the local authority for that Borough for the purposes of the Public Health Act 1875 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 High Street and Shaftesbury Street in the said Borough :

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 :—

1. The Corporation 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. Compulsory powers of purchase.

2. This Order may be cited as the Newport (Mon.) Order Short title. 1927.

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Provisional Orders Confirmation (No. 3) Act, 1927.

A.D. 1927.

The SCHEDULE above referred to.

Newport
(Mon.)
Order.

Parish of NEWPORT County Borough of NEWPORT in the
 County of MONMOUTH.

No. on Deposited Plan.	Description of Property.	Owners or Reputed Owners.	Lessees or Reputed Lessees.	Occupiers.
1	Shaftesbury Hotel restaurants shops and premises being Nos. 71 72 and 73 High Street.	Trustees of the late John Liscombe viz. : Emily Jane Bowen Gertrude Martha Lewis Charles Ernest Smith Thomas Morris Davies Joshua Dawson.	The Shaftesbury Hotel Company Limited C. L. Barfoot & Co. Secretaries Caleb Hughes Griffiths and James Hervey Griffiths trading as "H. Griffiths & Sons."	The Shaftesbury Hotel Company Limited C. L. Barfoot & Co. Secretaries Benjamin Howells Caleb Hughes Griffiths and James Hervey Griffiths trading as "H. Griffiths & Sons."
2	Shop and premises 74 High Street.	Thomas Williams	Annie Lawrence and Ivor William Lawrence Caleb Hughes Griffiths and James Hervey Griffiths trading as "H. Griffiths & Sons" Frederick John Baglow Joseph Bennett & Sons Limited Gwendoline Atherton Secretary The Pearl Assurance Company Limited George Shrub-sall Managing Director.	Caleb Hughes Griffiths and James Hervey Griffiths trading as "H. Griffiths & Sons" Frederick John Baglow Joseph Bennett & Sons Limited Gwendoline Atherton Secretary William Walton George Valentine Shepherd Samuel James Llewellyn The Pearl Assurance Company Limited George Shrub-sall Managing Director.

Given under the Official Seal of the Minister of Health
 this Nineteenth day of March One thousand nine
 hundred and twenty-seven.

(L.S.)

E. H. RHODES
 Assistant Secretary Ministry of Health.

URBAN DISTRICT OF
NEWTOWN AND LLANLLWCHAIARN.

A.D. 1927.

*Provisional Order for altering the Newtown Water
Act 1898.*

*Newtown and
Llan-
llwchaiarn
Order.*

WHEREAS the Urban District Council of Newtown and Llanllwchaiarn (hereinafter referred to as "the Council") are the local authority within the meaning of the Public Health Act 1875 for the Urban District of Newtown and Llanllwchaiarn (hereinafter referred to as "the District") and the unrepealed provisions of the Newtown Water Act 1898 (hereinafter referred to as "the Local Act") are in force in the district;

And whereas under the Local Act the Council carry on a water undertaking and supply water within the District and certain other areas;

And whereas by Sections 29 and 34 of the Local Act provision is made with respect to the supply of water by measure and the prices to be charged therefor;

And whereas by Section 49 of the Local Act provision is made for the formation of a sinking fund for the repayment of any moneys borrowed under that Act and by Section 53 of the said Act certain powers of re-borrowing for the purpose of paying off moneys borrowed by them were conferred on the Council;

And whereas the Council have made application to the Minister of Health for the issue of a Provisional Order to alter or amend the Local Act in the manner hereinafter set forth :

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 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 Act shall be partially repealed altered and amended so that the following provisions shall take effect that is to say :—

1. Section 29 (Supply to houses partly used for trade &c.) of the Local Act shall be read and have effect as if the following words were added to and formed part of the Section namely :—

Amendment
of Section 29
of Local Act.

“ or any workhouse public institution hospital asylum (whether public or private) sanatorium club hotel public-house inn boarding-house (capable of accommodating twenty or more persons including the persons usually resident therein) or any school not maintained by the local education authority.”

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Provisional Orders Confirmation (No. 3) Act, 1927.

A.D. 1927.
—
*Newtown and
Llan-
llwchaiarn
Order.*

Maximum
price and
minimum
charge for
supply by
measure.

2.—(1) Section 34 (Supply of water for other than domestic purposes and by measure) of the Local Act shall be altered and have effect as if the second proviso thereto were omitted.

(2) The price to be charged for a supply of water by measure shall not exceed two shillings per thousand gallons.

(3) The minimum quarterly payment (exclusive of meter rent) for a supply of water by measure to any premises within the provisions of Section 29 of the Local Act as extended by Article 1 of this Order shall be the amount which would be payable in respect of the same period for a supply of water for domestic purposes by the owner or occupier of a dwelling-house of the same rateable value.

(4) The minimum quarterly payment (exclusive of meter rent) for a supply of water by measure for purposes other than domestic shall be twenty shillings.

Supply of
water by
hose pipe to
stables &c.

3.—(1) When water of the Council supplied for domestic purposes is used for washing horses carriages or motor cars or for other purposes in premises where horses carriages or motor cars are kept for private use the Council may if a hose pipe or other similar apparatus is used charge such additional sum not exceeding thirty shillings per annum (and where more motor cars than one are ordinarily kept a further sum not exceeding ten shillings per annum for each motor car beyond the first) as the Council may prescribe.

(2) Any sum so charged shall be paid quarterly in advance and be recoverable in the same manner as water rates.

Discount for
prompt
payment of
water rates.

4. The Council may if they think fit allow discounts or rebates to consumers of water in consideration of prompt payment of rates for the supply of water for domestic purposes not exceeding in any case five per centum. Provided that such discounts or rebates shall be at the same rate under like circumstances to all consumers. Provided also that if and so long as the Council allow such discounts or rebates notice of the effect of this enactment shall be endorsed on every demand note for water rates.

Register of
meter to be
primâ facie
evidence.

5. Where water is supplied by measure the register of the meter or other instrument for measuring water shall be primâ facie evidence of the quantity of water consumed and in respect of which any water rate or rent is charged and sought to be recovered by the Council. Provided that if the Council and the person to whom the water is supplied differ as to the quantity consumed such difference shall be determined upon the application of either party by a court of summary jurisdiction who may also order by which of the parties any costs of the proceedings before them shall be paid and the decision of such court shall be final and binding on all parties.

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6.—(1) For the purpose of complying with any obligation under the Waterworks Clauses Act 1847 or under any other Act relating to the Council to maintain any pipe or apparatus used for the supply of water from the works of the Council the person liable to maintain the same shall have the like power to open the ground as is conferred upon him by and subject to the conditions of Sections 48 to 52 of the Waterworks Clauses Act 1847 in relation to the laying of communication pipes.

A.D. 1927.
—
*Newtown and
Llan-
llwchaiarn
Order.*
Power to
break up
streets &c.

(2) The Council may by agreement with any owner or occupier entitled or required to lay maintain repair or remove any communication pipe and for that purpose to open or break up any street within the limits of supply execute such works on behalf of such owner or occupier but subject to any obligations of such owner or occupier in relation to the execution of such works and any expenses incurred by the Council in so doing shall be repaid by the owner or occupier with whom the agreement is made and shall be recoverable summarily as a civil debt.

7.—(1) If in the opinion of the Council any waste of water or injury or risk of injury to person or property is caused or likely to be caused by reason of any injury to or defect in any communication pipe which the Council are not under obligation to maintain it shall be lawful for the Council to execute such repairs to the communication pipe as they may think necessary or expedient in the circumstances of the case without being requested so to do.

Power of
Council to
repair com-
munication
pipes.

(2) If any injury to or defect in the communication pipe shall have been found the expenses incurred by the Council for the purpose of ascertaining the injury or defect and executing the repairs (including the expense of breaking up filling in reinstating and making good any road pavement or soil for those purposes) shall be recoverable by the Council from the owner of the premises supplied or in cases where the communication pipe is repairable by the occupier of such premises from the occupier in like manner as the water rates in respect of the premises are recoverable.

(3) Except in case of emergency the Council shall not under the powers of this section enter into any house or private premises unless they shall have given to the owner and occupier of such house or premises not less than twenty-four hours' previous notice of their intention so to enter.

8. Notwithstanding anything contained in any Act relating to the Council the Council shall have the exclusive right of executing any works on any of the water mains of the Council for connecting any communication or service pipe therewith and the Council shall on the request of the owner or occupier of any premises who is entitled to be supplied with water by the Council execute on any such main any work which shall be necessary to connect the communication or service pipe of such owner or

Council to
connect com-
munication
pipe with
mains.

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—
*Newtown and
Llan-
llwchaiarn
Order.*

Separate
communica-
tion pipes
may be
required.

Power to re-
move meters
and fittings.

Maintenance
of common
pipe.

Penalty for
closing
valves and
apparatus.

Penalty for
interfering
with valves
&c.

occupier therewith but subject to any obligations of such owner or occupier in relation to the execution of such work and any expenses incurred by the Council in so doing shall be paid to the Council by the owner or occupier so requesting and shall be recoverable summarily as a civil debt.

9. If the owner of any house supplied with water by the Council when so required in pursuance of Section 30 (Council not bound to supply several houses by one pipe) of the Local Act fails within a period of one month after the receipt of such requirement to provide a separate pipe from the main pipe into such house the Council may themselves do the work necessary in that behalf and may recover from such owner the cost incurred by them in so doing summarily as a civil debt.

10. The Council by their agents or workmen after forty-eight hours' notice in writing under the hand of the clerk or some other officer of the Council to the occupier or if there is no occupier then to the owner or lessee of any house building or land in which any pipe meter or fitting belonging to the Council is laid or fixed and through or in which the supply of water is from any cause other than the default of the Council discontinued for the space of forty-eight hours may enter such house building or land between the hours of nine in the morning and four in the afternoon or at any other time with the authority in writing of a justice for the purpose of removing and may remove every such pipe meter and fitting repairing all damage caused by such entry or removal.

11. When several houses or parts of houses in the occupation of several persons are supplied with water of the Council by one common pipe belonging to the several owners or occupiers of such houses or parts of houses the said several owners or occupiers shall be liable to contribute the amount of any expenses from time to time incurred by the Council in the maintenance and repair of such pipe and their respective proportions of contributions shall be settled by the Waterworks Engineer of the Council or other officer duly authorised in that behalf by the Council.

12. Every person who shall wilfully (without the consent of the Council) or negligently close or shut off any valve cock or other work or apparatus belonging to the Council whereby the supply of water shall be interfered with shall (without prejudice to any other right or remedy of the Council) be liable on summary conviction to a penalty not exceeding five pounds and the Council may in addition thereto recover summarily the amount of any damage by them sustained. Provided that this Article shall not apply to a consumer closing a valve fixed on his communication pipe.

13. Any person being the owner or occupier of any house or building or part of a house or building or premises to or in respect of which he is not for the time being entitled to a supply

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Provisional Orders Confirmation (No. 3) Act, 1927.

or the continuance of the supply of water by the Council who shall without the authority of the Council turn on any valve cock or other work or apparatus attached to any service main or pipe connected with any main of the Council and provided or available for the purpose of affording such supply shall be deemed to commit an offence under Section 60 (Penalty for destroying valves &c.) of the Waterworks Clauses Act 1847 and the said section shall extend and apply accordingly.

A.D. 1927.

—
*Newtown and
 Llan-
 llwchaiarn
 Order.*

14. Paragraph (B) of subsection (1) of Section 49 (Sinking fund) of the Local Act shall have effect as if 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" were inserted therein in lieu of the words "three pounds per centum per annum."

Rate of ac-
 cumulation
 of annual
 payments to
 sinking fund.

15.—(1) Section 53 of the Local Act is hereby repealed.

Power to
 re-borrow.

(2) The Council shall have power—

(a) to borrow for the purpose of paying off any moneys previously borrowed under any statutory borrowing power 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 Council in repaying moneys previously borrowed under any statutory borrowing power and which at the time of such repayment it was intended to replace by borrowed moneys.

(3) 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 period prescribed for the repayment of that loan which remains unexpired and the provisions which are for the time being applicable to the original loan shall apply to the moneys borrowed under this Article.

(4) The Council 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.

(5) The Council 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.

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A.D. 1927.

—
*Newtown and
Llan-
llwchaiarn
Order.*

(6) In this Article the expression "statutory borrowing power" means any power whether or not coupled with a duty of borrowing or continuing on loan or re-borrowing money or of redeeming or paying off or creating or continuing payment of or in respect of any annuity rentcharge rent or other security representing or granted in lieu of consideration money for the time being existing under any Act of Parliament public or local passed or to be passed or under any Provisional Order confirmed by Act of Parliament passed or to be passed or under any order or sanction of any Government Department made or given or to be made or given by authority of any Act of Parliament passed or to be passed.

Short title.

16. This Order may be cited as the Newtown and Llanllwchaiarn Order 1927.

Given under the Official Seal of the Minister of Health
this Fifteenth day of March One thousand nine hundred
and twenty-seven.

(L.S.)

H. W. S. FRANCIS
Assistant Secretary Ministry of Health.

URBAN DISTRICT OF SURBITON.

*Surbiton
Order.*

*Provisional Order for partially repealing altering or
amending the Surbiton Improvement Act 1855.*

WHEREAS the Urban District Council of Surbiton (hereinafter referred to as "the Council") are the local authority for the purposes of the Public Health Act 1875 for the urban district of Surbiton and the unrepealed provisions of the Surbiton Improvement Act 1855 (hereinafter referred to as "the Act of 1855") are in force in the Urban District;

And whereas Section 1 of the Act of 1855 incorporates certain provisions of the Towns Improvement Clauses Act 1847 (hereinafter referred to as "the Act of 1847") and the Council propose to make new byelaws under the Public Health Acts the subject-matter of which will be cognate to the subject-matter of certain of the said incorporated provisions;

And whereas certain other of the said incorporated provisions are no longer required by reason of the corresponding provisions of the Public Health Acts 1875 to 1925;

And whereas the Council have accordingly made application to the Minister of Health for the issue of a Provisional Order partially to repeal alter or amend the Act of 1855 in the manner hereinafter set forth:

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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 following provisions shall have effect that is to say :—

A.D. 1927.

—
*Surbiton
Order.*

1. So much of Section 1 of the Act of 1855 as incorporates the following provisions of the Act of 1847 shall be repealed to the extent hereinafter mentioned that is to say :—

Partial
repeal and
amendment
of Local Act.

Section 33 so far as that Section relates to drains required for the drainage of buildings subject to the Council's byelaws with respect to new streets and buildings:

Sections 36 to 41 (inclusive).

The words "and every such privy and ashpit shall be constructed to the satisfaction of the Commissioners so as effectually to prevent the escape of the contents thereof" contained in Section 42.

The words "to the satisfaction of the Commissioners" contained in Section 43.

Section 63.

Sections 84 to 86 (inclusive) so far as those sections relate to procedure in connection with or consequent upon the fixing of the level of a new street.

Section 109 in so far as that Section requires party walls of buildings to be carried above the roof to form a parapet.

Sections 110 to 112 (inclusive).

2. This Order may be cited as the *Surbiton Order 1927.*

Short title.

Given under the Official Seal of the Minister of Health this Fifteenth day of March One thousand nine hundred and twenty-seven.

(L.S.)

H. W. S. FRANCIS
Assistant Secretary Ministry of Health.

DISTRICT OF THE TEES VALLEY WATER
BOARD.

*Provisional Order for altering the Tees Valley Water
(Consolidation) Act 1907.*

*Tees Valley
Order.*

WHEREAS by the Tees Valley Water (Consolidation) Act 1907 (hereinafter referred to as "the Act of 1907") and certain other Local Acts the Tees Valley Water Board (hereinafter referred to

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A.D. 1927.
 —
*Tees Valley
 Order.*

as "the Board") is authorised to supply water within an area including the County Borough of Middlesbrough and the Boroughs of Stockton-on-Tees and Thornaby-on-Tees;

And whereas by Sections 74 75 and 76 of the Act of 1907 the Corporations of Stockton - on - Tees Middlesbrough and Thornaby-on-Tees were respectively authorised to borrow money for defraying the cost of the extension of the distributing mains of the Board;

And whereas the said Corporations have made application to the Minister of Health for the issue of a Provisional Order to alter or amend the Act of 1907 in the manner hereinafter set forth;

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 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 1907 shall be amended so that the following provisions shall take effect that is to say:—

Additional
 borrowing
 powers.

1. The Corporations of Stockton-on-Tees Middlesbrough and Thornaby-on-Tees may with the consent of the Minister of Health in addition to any moneys which they are authorised to borrow under the Act of 1907 or otherwise for the extension of the distributing mains of the Board borrow such sums as may from time to time be necessary for that purpose not exceeding in the whole the several sums hereinafter mentioned (that is to say):—

	£
In the case of the Corporation of Stockton-on-Tees - - - - -	83,333
In the case of the Corporation of Middlesbrough -	100,000
In the case of the Corporation of Thornaby-on-Tees - - - - -	16,666

Period for
 repayment.

2. Any sum borrowed under this Order shall be repaid within such period as may be determined by the Minister of Health and in relation to such sum the period as determined shall be "the prescribed period" for the purpose of the statutory provisions made applicable by this Order to the borrowing and repayment of such sum.

Application
 of provisions
 as to borrow-
 ing.

3. The provisions hereinafter in this Article mentioned shall with any necessary modifications and adaptations apply to the exercise by the respective Corporations of the borrowing powers conferred by this Order that is to say:—

In the case of Stockton-on-Tees—the provisions which would be applicable if the borrowing power had been conferred by subsection (1) of Section 86 (Power to borrow) of the Stockton-on-Tees Corporation Act 1925 and the

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provisions of Section 80 (Power to re-borrow) of the
Stockton-on-Tees Corporation Act 1919;

A.D. 1927.

In the case of Middlesbrough—Sections 20 to 26 and 29 of
the Middlesbrough Corporation Act 1926 the Schedule
to that Act and Sections 80 82 to 85 87 and 96 of the
Act of 1907; and

—
*Tees Valley
Order.*

In the case of Thornaby-on-Tees—Sections 79 to 87 and 96
of the Act of 1907 and Section 76 of that Act so far as
it relates to the security upon which moneys are to be
borrowed :

Provided that in the application of Section 96 (Inquiries by
Local Government Board) of the Act of 1907 to the purposes of
this Order the said section shall have effect as if the words “ not
exceeding five guineas a day ” were inserted therein in lieu of
the words “ not exceeding three guineas a day.”

4. This Order may be cited as the Tees Valley Water Order Short title.
1927.

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

(L.S.)

H. W. S. FRANCIS
Assistant Secretary Ministry of Health

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