[Ch. cciii.] . [39 & 40 Vict.] Local Government Board's Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.



CHAPTER cciii.

An Act to confirm certain Provisional Orders of the Local A.D. 1876. Government Board relating to the District of Bilbrough, the Improvement Act Districts of Bournemouth and Cirencester, the Districts of Clay Lane, Eccleshill, Felling, Nelson, and Normanton, the Improvement Act District of Runcorn, and the Districts of Stow-on-the-Wold, Sunder-[11th August 1876.] land, and Tormoham.

HEREAS the Local Government Board have, as regards the districts herein mentioned, made the Provisional Orders set forth in the schedule hereunto annexed, under the provisions of the Public Health Act, 1875:

And whereas it is requisite that the said Orders should be confirmed by Parliament, and that the provisions herein contained should be enacted in reference to certain of the said districts:

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 Orders set out in the schedule hereunto annexed shall be The Proviand the same are hereby confirmed, and all the provisions thereof in schedule shall, from and after the passing of the Act, have full validity and confirmed. force.

2. When the Order hereby confirmed whereby the Local Govern- Special proment District of Bilbrough is dissolved comes into operation, so Bilbrough much only of the powers, rights, duties, capacities, liabilities, District. obligations, and property exerciseable by or attaching to or vested in the said Bilbrough Local Board as are exerciseable by or attach to or are vested in a rural sanitary authority under the Public Health Act, 1875, shall be transferred to the guardians of the poor of the Tadcaster Union as the sanitary authority for the rural sanitary district of that union.

[Local.-203.]

A.D. 1876.

Special provision as to the Improvement Act District of Bournemouth.

3. The Commissioners mentioned in the Provisional Order relating to the Improvement Act District of Bournemouth, hereby confirmed, shall not at any time hereafter construct any work on any part of the shore or bed of the sea where and so far up the same as the tide flows and reflows, without the previous consent of the Board of Trade, to be signified in writing under the hand of one of the secretaries or assistant secretaries of the said Board, and according to such plan and under such restrictions and regulations as the said Board of Trade shall approve of, such approval being signified as last aforesaid; and where any such work shall have been constructed with such consent as aforesaid, the said Commissioners shall not at any time alter or extend the same without obtaining, previously to making any such alteration or extension, the like consent or approval; and if any such work shall be commenced without such consent or approval, the Board of Trade may abate and remove the same, and restore the site thereof to its former condition at the cost of the said Commissioners; and the amount of such costs shall be a debt due to the Crown, and recoverable against the said Commissioners accordingly.

Saving rights of the foreshore.

4. Nothing contained in the last-mentioned Provisional Order, Crown in the or in this Act, shall authorise the Commissioners mentioned in the said Order to take, use, or in any manner interfere with any portion of the shore or bed of the sea, or any right in respect thereof, belonging to the Queen's most Excellent Majesty in right of Her Crown, and under the management of the Board of Trade, without the previous consent in writing of the Board of Trade on behalf of Her Majesty (which consent the Board of Trade may give), neither shall anything in the said Order or Act contained extend to take away, prejudice, diminish, or alter any of the estates, rights, privileges, powers, or authorities vested in or enjoyed or exerciseable by the Queen's Majesty, her heirs or successors.

Special provision as to proceeds of sale of pier at Bournemouth.

5. The balance of any moneys realised by the sale of the pier belonging to the Bournemouth Improvement Commissioners may, after repayment of the sums borrowed on account thereof, instead of being applied in the repayment of the mortgage debts as in the Order confirmed is hereby provided, be applied in such other manner as the Local Government Board may determine.

Special provision for the property and debts of the Cirencester Commissioners.

6. All the property, effects, liabilities, and obligations belonging to or vested in or attaching to the Commissioners appointed for the district of Cirencester under the Local Act mentioned in the Provisional Order relating to that district hereby confirmed shall,

[39 & 40 Vici.] Local Government Board's [Ch. cciii.] Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

notwithstanding anything in the said Order contained, be transferred A.D. 1876. to and vested in the Local Board to be elected for the said district as in the said Order mentioned, and all such liabilities and obligations (other than and except the mortgage debt of one thousand seven hundred pounds owing from the said Commissioners on the security of the rates raisable under the said Local Act, and the interest thereof) shall be chargeable upon the general district rates to be made by the said Local Board, and for the purpose of discharging the said mortgage debt, and the interest thereof, the said Local Board shall, as necessity shall arise, make adequate rates or assessments upon the tenants or occupiers of such hereditaments only as would be liable to assessment for the purposes of the said Local Act if the said Order had not been made, and shall collect the same rates or assessments in like manner and subject to the same provisions as would in that case have been applicable to rates or assessments made by the said Commissioners.

hill not to take certain land compulsorily.

7. The local board of health of the district of Eccleshill Local Board (herein-after called the Eccleshill Local Board) shall not, except of Eccleswith the consent in writing of the trustees of the will of George Stott Stanhope, enter upon, take, or use any land belonging or reputed to belong to the said trustees, and lying northward of a straight line drawn between the points lettered A and B, and which said line is laid down on a plan signed in duplicate by the Right Honourable the Lord Strafford, the Chairman of the Committee of the House of Lords to whom the Bill for this Act has been referred, and one copy of which is deposited in the office of the Clerk of the Parliaments, and the other in the office of the said Local Board.

8. If the Eccleshill Local Board take compulsorily any land of Astofencing the said trustees lying southward of the said line A B, they shall by Local Board of fence off the land so taken from the other land of the trustees by Eccleshill. a dry wall with a stone coping set in lime, such wall, including the coping, to be not less than six feet high.

9. The Eccleshill Local Board shall not by virtue of the Order Saving any existing relating to them, and hereby confirmed, impound, appropriate, or rights in interfere with the spring or stream of water, known as the Holy certain Well, in the field, enclosure, or plantation numbered 33 on the plans water.

deposited with relation to the said Order. 10. If the Local Board take, otherwise than by agreement, any of Local Board the said lands of the said Trustees abutting on the fields lying adjacent to and to the southward of the lands scheduled, and event to bounded on the west by the Eccleshill and Idle Railway, and in the purchase

of Eccleshill in certain

A.D. 1876.

certain land
of the
Stanhope
trustees.

Limit of time for compulsory purchase of land.
Short title.

occupation of Richard Whitton, and coloured brown on the signed plan herein-before mentioned, they shall also purchase and take the said field, and the trustees shall in like manner be bound to sell the said field, as though it had been scheduled for compulsory purchase.

- 11. The said powers for compulsory purchase, so far as relates to the Stanhope estates, shall not be exercised after the expiration of twelve months from the passing of this Act.
- 12. This Act may be cited as the Local Government Board's Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

A.D. 1876.

SCHEDULE.

DISTRICT OF BILBROUGH.

Provisional Order for dissolving the Local Government District of Bilbrough.

To the Bilbrough Local Board, being the Sanitary Authority for the Urban Sanitary District of Bilbrough, in the West Riding of the County of York;—

To the Guardians of the Poor of the Tadcaster Union, in the said West Riding, being the Sanitary Authority for the Rural Sanitary District of that Union; —

And to all others whom it may concern.

WHEREAS on or about the Tenth day of February, One thousand eight hundred and sixty-three, the Local Government Act, 1858, came into force in the Parish of Bilbrough, in the West Riding of the County of York, and such Parish became a Local Government District;

And whereas the said Local Government District of Bilbrough is an Urban Sanitary District, of which the Bilbrough Local Board are the Urban Sanitary Authority;

And whereas by Section 270 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, dissolve any Local Government District, and may merge any such District in some other Urban or Rural Sanitary District or Districts;

And whereas by Section 275 of the last-mentioned Act, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above mentioned, shall specify the day on which such Order shall come into operation;

And whereas the Local Government Board proposed to dissolve the said Local Government District and merge it in the Rural Sanitary District of the Tadcaster Union, and directed a Local Inquiry to be held on the subject of such dissolution, and the same was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order as follows:—

I. The Local Government District of Bilbrough shall be dissolved, and shall be merged in the Rural Sanitary District of the Tadcaster Union, in the West Riding of the County of York, and shall be subject to the jurisdiction of the Guardians of the Poor of that Union, as the Sanitary Authority for such Rural Sanitary District.

A.D. 1876. II. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

Given under the Seal of Office of the Local Government Board, this Twenty-first day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. Sclater-Booth, President. John Lambert, Secretary.

IMPROVEMENT ACT DISTRICT OF BOURNEMOUTH.

Provisional Order for altering and extending the provisions of a Local Act.

To the Commissioners for executing the powers and provisions of a Local Act of Parliament, intituled "The Bournemouth Improvement Act, 1856," being the Sanitary Authority for the Urban Sanitary District of Bournemouth, in the County of Southampton;—

To the Guardians of the Poor of the Christchurch Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS under the powers and provisions of a Local Act of Parliament intituled "The Bournemouth Improvement Act, 1856," thirteen Commissioners were appointed to execute the said Act in the District therein defined, comprising part of the Ecclesiastical District of Saint Peter, Bournemouth, in the Parishes of Christchurch and Holdenhurst, in the County of Southampton;

And whereas by Section 29 of the said Local Act certain sections of the Towns Police Clauses Act, 1847, are incorporated with the said Local Act;

And whereas by a Provisional Order made by one of Her Majesty's Principal Secretaries of State, dated the ninth day of April, one thousand eight hundred and sixty-nine, which was duly confirmed by "The Local Government Supplemental Act, 1869," (herein-after called the "Supplemental Act,") the number of the said Commissioners was increased to fourteen;

And whereas the District defined by the said Local Act is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority;

And whereas by Section 303 of The Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially, to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for

their or his own pecuniary benefit, which relates to the same subject-matters as The Public Health Act, 1875;

A.D. 1876.

And whereas by the same section it is enacted that any such Provisional Order may provide for the extension of the provisions of the Local Act referred to therein beyond the District or Districts within the limits of such Act, or for the exclusion of the whole or a portion of any such District from the application of such Act, and may provide what Sanitary Authority shall have jurisdiction for the purposes of that Act in any area which is by such Order included in or excluded from such District;

And whereas the said Commissioners, as such Sanitary: Authority as aforesaid, have applied to the Local Government Board to issue a Provisional Order, to annex certain portions of the Rural Sanitary District of the Christchurch Union to the said Urban Sanitary District, and to alter and amend the said Local Act as herein-after mentioned;

And whereas the said Commissioners have borrowed the sum of twenty-five thousand pounds, of which the sum of eighteen thousand pounds or thereabouts now remains unpaid;

And whereas upon receipt of the said application the Local Government. Board directed a Local Inquiry to be held on the subject thereof, and such Inquiry was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in: pursuance of the powers given by the Statutes in that behalf, do hereby order that, from and after the Twenty-ninth day of September next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect; viz.:—

I. The provisions of the said Local Act, as altered by the Supplemental Act, shall extend beyond the District heretofore within the limits of that Local Act, and shall apply to and be in force within that part of the Rural Sanitary District of the Christchurch Union which is described in the Schedule hereto, and the said Commissioners, as such Sanitary Authority as aforesaid, shall have jurisdiction, for the purposes of The Public Health Act, 1875, in that part of the said Rural Sanitary District accordingly.

II. Section 29 of the Local Act shall be amended, and shall provide that the sections of the Towns Police Clauses Act, 1847, with respect to the appointment, and the powers, duties, and privileges of constables, shall be incorporated with and form part of the said Local Act.

III. The said sum of eighteen thousand pounds, or so much thereof as shall remain unpaid on the said Twenty-ninth day of September, shall, together with the interest from time to time to accrue due thereon, be charged upon the District Fund and General District Rate to be established, and levied over the whole of the District of the said Commissioners as hereby extended.

Provided always, that any moneys realised by the sale of the pier belonging to the said Commissioners shall be applied in the repayment of the sums borrowed on account thereof, and that the balance (if any) of such moneys shall be applied in the repayment of such of the mortgage debts of the said Commissioners as the Local Government Board may, by Order, direct.

A.D. 1876.

Provided always, that the ratepayers and owners of property in the District described in the Schedule hereto shall not be liable to contribute towards the repayment of that part of the said debt of eighteen thousand pounds which was incurred for the construction of the said pier, nor, until the last-mentioned District has, in the opinion of the Local Government Board, been sufficiently sewered, shall such ratepayers and owners of property be liable to contribute towards the repayment of that part of the said debt of eighteen thousand pounds which was incurred for the construction of sewers in the District to which the said Local Act was confined previous to the date of this Order.

IV. Section 3 of the said Local Act, as altered by the Supplemental Act, shall be further altered, and shall provide that the number of the said Commissioners shall be seventeen instead of fourteen as therein mentioned, such three additional Commissioners to be elected by the ratepayers and owners of property in the District described in the Schedule hereto in manner herein provided,

V. The three persons to be elected shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board constituted under The Public Health Act, 1875.

VI. For the purposes of such election, the Chairman of the Commissioners, or if the Chairman be unable or unwilling to act, or the office of Chairman be vacant, such person as the Local Government Board shall, by their Order, appoint shall be the Returning Officer.

VII. Such election shall be conducted in accordance with the Rules, excepting Rule 55, contained in Schedule II. to The Public Health Act, 1875, as if it were the first election of a Local Board constituted after the passing of that Act; the members then elected shall come into office on the day on which the first meeting of the Commissioners shall be held after the Returning Officer shall have made his certificate of election in accordance with Rules 42 or 52, as the case may require, of the said Schedule, and such members shall continue in office until the days herein-after fixed for their retirement.

Provided, that the Returning Officer, shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within twenty-one days after the date of the Act of Parliament confirming this Order, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

VIII. The three members to be elected under this Order shall go out of office in the following order; viz., one (to be selected by the Local Board by lot) on the Fifteenth day of April, one thousand eight hundred and seventy-eight, one of the remaining two (to be selected in like manner) on the Fifteenth day of April, one thousand eight hundred and seventy-nine, and the remaining one on the Fifteenth day of April one thousand eight hundred and eighty; and at each of the annual elections immediately preceding such dates respectively, and at all future elections, a person shall be elected by the ratepayers and owners of property in the District of the said Commissioners as hereby extended in manner provided by the said Schedule II., to supply the vacancy caused by

[39 & 40 Vict.] Local Government Board's [Ch. cciii.] Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

such retirement, in addition to those to be elected to supply the vacancies caused by the retirement of the other members.

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IX. Any casual vacancy in the places of the said three members which may occur prior to the said Fifteenth day of April, one thousand eight hundred and eighty, shall be filled up like casual vacancies in the places of members of a Local Board.

The SCHEDULE above referred to.

All that part of the Rural Sanitary District of the Christchurch Union which is comprised within a line commencing on the Richmond Hill or Wimborne Road at the point where the boundary of the District of the Bournemouth Improvement Commissioners crosses that road, and proceeding along the said road in a northerly direction to a place called Rush Corner; thence in a northeasterly direction, for a distance of 1,440 feet or thereabouts, to a belt of trees the property of the Right Honourable James Howard, Earl of Malmesbury, and forming part of a detached portion of the Parish of Christchurch; thence in a direction east-south-east along the boundary of and including the said detached portion of the Parish of Christchurch to the Holdenhurst Road; thence in a north-easterly direction along that road to the point where the boundary of the Ecclesiastical District of St. Clements crosses the same; thence following the boundary of the said Ecclesiastical District to the sea at Boscombe Chine; thence in a westerly direction along the edge of the sea, at low-water mark at ordinary tides, to the point where the boundary of the District of the Bournemouth Improvement Commissioners touches the sea, and from the last-mentioned point along the last-mentioned boundary to the starting point.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.s.)

A.D. 1876.

IMPROVEMENT ACT DISTRICT OF CIRENCESTER.

Provisional Order for repealing a Local Act, for constituting a Local Government District, and for other purposes.

To the Commissioners for executing the powers and provisions of a Local Act of Parliament passed in the sixth year of the reign of His late Majesty, King George the Fourth, intituled "An Act for paving,

- " cleansing, draining, lighting, watching, regulating, and improving
- " the Town of Cirencester, and for disposing of certain common
- " and waste lands and common rights within the Parishes of
- " Cirencester and Preston, and for making drains through the said
- " Parishes, and the Parish of Siddington, in the County of Glou-
- " cester," being the Sanitary Authority for the Urban Sanitary District of Cirencester;—

To the Guardians of the Poor of the Cirencester Union, in the Counties of Gloucester and Wiltshire, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS under the provisions of a Local Act of Parliament passed in the sixth year of the reign of His late Majesty, King George the Fourth, intituled "An Act for paving, cleansing, draining, lighting, watching, regulating, and "improving the Town of Cirencester, and for disposing of certain common and waste lands and common rights within the Parishes of Cirencester and Preston, and for making drains through the said Parishes, and the Parish of Siddington, in the County of Gloucester," certain Commissioners were appointed to execute the said Act;

And whereas the District of the said Commissioners was an Improvement Act District within the meaning of the Public Health Act, 1872, and became under the provisions of that Act an Urban Sanitary District, of which the said Commissioners became the Urban Sanitary Authority;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any Sanitary District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

And whereas the said Local Act is a Local Act within the meaning of, and relates to the same subject-matters as, the Public Health Act, 1875, and the said Urban Sanitary Authority have applied to the Local Government Board to repeal the said Local Act, and to constitute a Local Government District, to comprise the District of the said Commissioners and part of the Rural Sanitary District of the Cirencester Union;

And whereas the Local Government Board, on receipt of the said application, directed a Local Inquiry to be held on the subject, and the same was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, acting under the authority of the several Statutes in that behalf, do hereby Order that, from and after the Twenty-eighth day of September next following the date of the Act of Parliament confirming this Order, the said Local Act shall be wholly repealed, except so far as it may have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Commissioners to recover all rates due thereunder on or before the said Twenty-eighth day of September.

And whereas on the said Twenty-eighth day of September the District of the said Commissioners will be merged in and form part of the Rural Sanitary District of the Cirencester Union;

And whereas by Section 271 of the Public Health Act, 1875, it is enacted that the Local Government Board may, by Provisional Order, declare any Rural Sanitary District, or any portion of any Rural Sanitary District or Districts, to be a Local Government District, and that, from and after the commencement of the Order, the District or portion of the District or Districts therein referred to shall become a Local Government District, and shall be subject to the jurisdiction of a Local Board, to be elected in manner provided by Schedule II. to this Act;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 271 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys:

Now therefore, We, the Local Government Board, do hereby declare that, from and after the commencement of this Order, all that part of the Rural Sanitary District of the Circnester Union which is described in the Schedule hereto shall be and is hereby constituted a Local Government District, under the name of the Circnester District:

And We do hereby Order as follows; viz :--

- I. This Order shall, as regards the constitution of the Circnester District and all matters connected therewith or incidental thereto, come into operation on the Twenty-ninth day of September next following the Act of Parliament confirming the same.
- II. Fifteen persons, who shall have the qualification prescribed by the law in force for the time being with regard to the election of members of a Local Board, shall be elected as members of the Local Board for the Circnester District by the persons qualified to vote in that District.

A.D. 1876.

III. The election of members for the said Local Board shall be conducted in accordance with the rules contained in Schedule II. to the Public Health Act, 1875. Provided, that the Returning Officer, when duly appointed, shall give notice of the said election, in accordance with Rule 36 of the said Schedule, within twenty-one days from the said Twenty-ninth day of September, and shall specify in such notice the dates on which the several proceedings necessary to complete such election shall be taken, notwithstanding anything in the said Public Health Act, 1875, to the contrary.

The SCHEDULE above referred to.

The whole of the Parish of Cirencester except the Tithing of Wiggold, and except those parts of the Tithings of Barton and Oakley which lie to the west or north-west of a line commencing at the point on the boundary of the said Parish where the said boundary intersects the public footpath leading from the Cirencester and Stroud Turnpike Road to Coates, and thence along the southern side of the said footpath until it meets the said turnpike road, thence along the southern side of the said road towards the Town of Cirencester for a distance of three hundred and eighty-seven yards, thence across the said road and in a straight line to Queen Anne's Monument in Earl Bathurst's Park, thence passing the said monument on the eastern side thereof, and proceeding in a straight line to the boundary of the said Parish of Cirencester at a point marked by a boundary stone placed in or against the northern fence of land, situate in the said Tithing of Barton and adjoining the Parish of Stratton, belonging to and in the occupation of the said Earl Bathurst.

Given under the Seal of Office of the Local Government Board, this Twenty-first day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.S.)

DISTRICT OF CLAY LANE.

Provisional Order for extending the Clay Lane Local Government District.

To the Clay Lane Local Board, being the Sanitary Authority for the Urban Sanitary District of Clay Lane, in the County of Derby;—

To the Guardians of the Poor of the Chesterfield Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

To the Inhabitants of the Townships of Morton, North Wingfield, Pilsley, and Woodthorpe, in the said Rural Sanitary District;—

And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole

[39 & 40 Vict.] Local Government Board's [Ch. cciii.] Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

A.D. 1876.

or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Local Government District of Clay Lane, in the County of Derby, is an Urban Sanitary District, of which the Clay Lane Local Board are the Urban Sanitary Authority;

And whereas the Rural Sanitary District of the Chesterfield Union, in the same County, immediately adjoins the said Local Government District of Clay Lane, and the Local Government Board propose to include in the last-mentioned District that portion of the said Rural Sanitary District which is herein-after described;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Clay Lane, and the same was held, after due notice thereof, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Rural Sanitary District of the Chesterfield Union which comprises the parts of the Townships of Morton, North Wingfield, Pilsley, and Woodthorpe, included within the boundaries described in the Schedule hereto, shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Clay Lane.

And We do hereby Order as follows; viz.:--

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

II. The number of members constituting the Clay Lane Local Board shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

The SCHEDULE above referred to.

The boundaries of the Local Government District of Clay Lane as hereby extended commence at the point where the boundary of the Township of Clay Lane

Local Government Board's Ch. cciii. [39 & 40 Vict.] Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

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meets the south-east corner of the detached portion of Morton Parish; thence proceeding northerly along the eastern side of the said Parish boundary to the east side of the Clay Cross tunnel, and thence north-easterly along the east side of the said tunnel to "Crabtree Meadow;" thence easterly along the north side of Little High Field, Big High Field, and Big Coney Green Close to the boundary between the Townships of Pilsley and Woodthorpe; thence north-easterly along the said boundary to the River Rother, and south-easterly along the course of the said river to the point where it meets the south-east corner of "Great Gifford Field;" thence south-westerly along the south side of the said Field to the Township boundary of Clay Lane.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. (L.S.) JOHN LAMBERT, Secretary.

DISTRICT OF ECCLESHILL.

Provisional Order to enable the Urban Sanitary Authority for the District of Eccleshill to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Eccleshill Local Board, being the Sanitary Authority for the Urban Sanitary District of Eccleshill, in the West Riding of the County of York; —

And to all others whom it may concern.

the second of WHEREAS the Eccleshill Local Board, being the Sanitary Authority for the Urban Sanitary District of Eccleshill, in the West Riding of the County of York, require to purchase and take certain lands and premises described in the Schedule to this Order, for the purpose of constructing certain works for the disposal of the sewage of their District, and for constructing a storage reservoir in connexion with their works of water-supply;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, on receipt of the said Petition, directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Eccleshill Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

In the West Riding of the County of YORK.

1	•			1		*
No. on eposited Plan.	Description.	, .	antity to taken.	Owners.	Lessees.	Occupiers.
T IWII.	, 44	ļ	1	* * * * * * * * * * * * * * * * * * * *		;
	Townshi	of É	CCLESH	ILL, in the Parish	of Bradfori).
1	Field and brook -	4	R. P. 4	and Arthur Robson	-	Mrs. Alice Steel.
	E4	• •		White, trustees under the will of the late Colonel Stanhope.		
2	Ditto -	2	2 19	Ditto		Ditto.
3	Field	- 3	0 30	Ditto		Ditto.
4	Ditto -	3	0 24	Ditto		Ditto.
5 .	Ditto - -	- 9	0 5	Ditto		Ditto.
6	Plantation and stream	- 3	2 22	Ditto		Henry Woodhouse and Arthur Robson White.
7	Field - ; -	- 1	3 18	Ditto		Christopher Whitham.
8	Ditto	- 5	0 7	Ditto		Ditto.
. 9	Ditto	6	-3 37	Ditto		Ditto.
10	Ditto	- 10	2 0	Ditto		Mrs. Alice Steel.
11	Ditto -	- 5	0 18	Ditto		Christopher Whitham.
12	Ditto	- 3	2 15	Ditto		Ditto.
13	Ditto -	- 9	1 22	Ditto	-	Ditto.
14	Ditto	- 1	1 28	Ditto -		Ditto.
15	Ditto	- 4	1 16	Ditto		Ditto.
16	Garden	- 0	0 19	. ,	ca - One	Ditto.
17	Farmhouse, yard, and or buildings.	ıt- O	1 . 13	Ditto		Ditto.
18	Field -	- 5	0 12	Ditto -		Ditto.

No. on deposited Plan.	Description.		antity take	•	Owners.	Lessees.	Occupiers.
19	Field	A. 5	R.	P. 35	Henry Woodhouse and Arthur Robson White, trustees under the will of the late Colonel Stanhope.		Christopher Whitham.
20	Ditto	7	3	7	Ditto		Ditto.
21	Ditto	2	3	16	Ditto		Ditto.
22	Ditto	4	0	34	Ditto		Ditto.
23	Plantation and beck -	4	1	12	Ditto		Henry Woodhouse and Arthur Robson White.
24	Field	4	1	5	Ditto		Christopher Whitham.
25	Ditto	4	0	7	Ditto		Ditto.
26	Ditto	5	1	23	Ditto		Ditto.
27	Ditto	1	1	28	Ditto		Ditto.
28	Ditto	1	3	25	Ditto -	_ ~ -	Ditto.
29	Ditto	4	1	23	Ditto		Ditto.
30	Ditto	4	1.	11	Ditto		Ditto.
31	Ditto -	0	2	25	Great Northern Rail- way Company.	- ·-	Great Northern Railway Company.
35	Ditto	1	0	5	John Moore and Charles Henry Melnthorpe.		John Turner and Jabez Ward Crosby.
36	Ditto	3	1	20	Ditto	-	Ditto.
37, 3 8	Two cottages, stable, garden, and outbuildings, Coal wharf.		0	18	Ditto -		Thomas Mawson.
39	Ditto	0	0	18	Ditto		Ditto.
40, 41	Stone wharf, office and weighing machine.	0	, 0	34	Ditto -		Ditto.
42	Sand pit	-	-	-	Ditto		Leeds and Liverpool Canal Company.
44	Plot of land, and half bed of River Aire.	0		5	John Turner Wilson and Jabez. Wood Crosby.		John Turner Wilson and Jabez Ward Crosby.
	Township	of C	AL	ver.	LEY, in the Parish	of Calverly	EY.
43	Strip of land and beck -	^					Thomas Mawson.
	TOTAL -	135	3	0			
	i , ;	(===		···	= 1		5

Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

No. on deposited Plan.	Descripti	on.		Quar be	itity takei		Owner	rs.)	Lessees.	Occupiers.	•
,	Township of Eccleshill, in the Parish of Bradford.											
32	Field -		-	A. 2	R.	P. 18	and Arthu White, under the	trustees	-		Daniel Cruven.	
33	Plantation	•	-	0	1	36	Ditto		-	***	- Ditto.	
34	Field ~	-	-	1	0	23	Ditto		-	-	- Ditto.	
	TOTAL	-	~	3	3	37						

Given under the Seal of Office of the Local Government Board, this Twentieth day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. Sclater-Booth, President. John Lambert, Secretary.

DISTRICT OF FELLING.

Provisional Order for extending the Local Government District of Felling, and for other purposes.

To the Felling Local Board, being the Sanitary Authority for the Urban Sanitary District of Felling, in the County of Durham;—

To the Guardians of the Poor of the Gateshead Union, in the same County, being the Sanitary Authority for the Rural Sanitary District of that Union;—

And to all others whom it may concern.

WHEREAS by Section 270 of the Public Health Act, 1875, the Local Government Board are empowered, by Provisional Order, to declare the whole or any portion of a Rural Sanitary District immediately adjoining a Local Government District to be included in such last-mentioned District, and it is enacted, that thereupon the included area shall, for the purposes of that Act, be deemed to form part of the District in which it is included by such Order;

And whereas by Section 275 of the said Public Health Act, 1875, it is enacted, that every Order made by the Local Government Board under Part VIII. of that Act, which includes Section 270 above recited, shall specify the day on which such Order shall come into operation (in that Act referred to as the commencement of the Order); that from and after the commencement

A.D. 1876.

of the Order, all the powers, rights, duties, capacities, liabilities, obligations, and property which under that Act are exerciseable by or attaching to or vested in the Sanitary Authority having, under that Act, jurisdiction in any District or part of a District which is by such Order included in some other District, shall (so far as the same relate to the District or part of a District so included) pass to and vest in the Sanitary Authority of such other District, and that any Order made in pursuance of that part of the Act may, if necessary, provide for the settlement of any differences, or the adjustment of any accounts or apportionment of any liabilities arising between districts, parishes, or other places in consequence of the exercise of any powers conferred by that part of the Act, and may direct the persons by whom and to whom any moneys found to be due are to be paid, and the mode of raising such moneys; and that where any Local Government District is increased in extent under that part of the Act, the Order shall prescribe the number of members to be elected for the District when altered;

And whereas the Local Government District of Felling, in the County of Durham, which comprises part of the Chapelry of Heworth, in the same County, is an Urban Sanitary District, of which the Felling Local Board are the Urban Sanitary Authority, and the said Local Board have incurred certain debts for works of sewerage and street improvement in that District;

And whereas a further part of the said Chapelry is comprised in the Urban Sanitary District of the Borough of Gateshead, and the remainder of the said Chapelry is comprised in the Rural Sanitary District of the Gateshead Union, in the said County;

And whereas the said Rural Sanitary District immediately adjoins the said Local Government District of Felling, and the Local Government Board propose to include in that Local Government District so much of the Chapelry of Heworth as is comprised in the said Rural Sanitary District;

And whereas the Guardians of the Poor of the said Union, as the Sanitary Authority for the said Rural Sanitary District, have incurred a certain debt, amounting to the sum of one thousand seven hundred and forty-eight pounds, to defray the cost of certain works of sewerage in the part of the said Chapelry so comprised in the said Rural Sanitary District as aforesaid;

And whereas the Local Government Board directed a Local Inquiry to be held on the subject of the proposed extension of the Local Government District of Felling, and the same was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Declare that, All that part of the Chapelry of Heworth which is comprised in the Rural Sanitary District of the Gateshead Union shall be included in, and shall, for the purposes of the Public Health Act, 1875, be deemed to form part of, the Local Government District of Felling.

And We do hereby Order as follows; viz.:--

I. This Order shall come into operation on the Twenty-ninth day of September next following the date of the Act of Parliament confirming the same.

[39 & 40 Vict.] Local Government Board's [Ch. cciii.] Provisional Orders Confirmation (Bilbrough, &c.) Act, 1876.

II. The number of members constituting the Felling Local Board shall, from and after the said Twenty-ninth day of September, remain and be the same as before the date of this Order.

A.D. 1876.

And whereas on the said Twenty-ninth day of September the liability for the repayment of the said sum of one thousand seven hundred and forty-eight pounds will pass to and vest in the Sanitary Authority for the said Urban Sanitary District of Felling:

Now therefore, We, the Local Government Board, do hereby further Order, that from and after the said Twenty-ninth day of September, the said sum of one thousand seven hundred and forty-eight pounds, and the balance then remaining unpaid of the said debts incurred by the Local Board as aforesaid, shall, together with the interest from time to time to accrue thereon respectively, be charged equally and uniformly upon the District Fund and General District Rate of the said Urban Sanitary District.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President.

John Lambert, Secretary.

(L.S.)

DISTRICT OF NELSON.

Provisional Order to enable the Urban Sanitary Authority for the District of Nelson to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Nelson Local Board, being the Sanitary Authority for the Urban Sanitary District of Nelson, in the County of Lancaster;—

And to all others whom it may concern.

WHEREAS the Nelson Local Board, as the Sanitary Authority for the Urban Sanitary District of Nelson, in the County of Lancaster, require to purchase and take certain lands and premises, which are described in the Schedule to this Order, for the purpose of constructing works for the outfall, purification, and disposal of the sewage of their District;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and report has been made to them thereon:

A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Nelson Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.	
Part of a close of land (portion of an estate or farm called or commonly known as Linedred, otherwise Lindroid or Landroid), numbered 105 in the Tithe Map of the Township of Great and Little Marsden, such part containing one acre and two roods or thereabouts.	Earl of Sefton, James Lomax, His Grace the Duke of	William Berry -	William Berry.	
Several strips or pieces of land, containing one rood and twenty perches or thereabouts, parts of several other closes of land (also portion of the said estate or farm) numbered 104, 111, and 112 in the said Tithe Map, or an easement or easements in or over the same strips or pieces of land for the formation of a road or way thereupon, and for passing over such road or way.	Ditto	Ditto	Ditto.	
An easement of passing over the road or lane which leads from the highway (late turnpike road) between Burnley and Colne to the farm buildings of the said estate or farm.	Ditto	Ditto -	Ditto.	
An easement of passing over the bridge over the canal of the Leeds and Liverpool Canal and Douglas Navigation Company, situate upon an estate or farm called or commonly known as Linedred, otherwise Lindroid or Landroid, and numbered 83 and 99 upon the said Tithe Map.	The Company of Proprietors of the Leeds and Liver-pool Canal and Douglas Navigation.	The Company of Proprietors of the Leeds and Liver-pool Canal and Douglas Navigation.	The Company of Proprietors of the Leeds and Liverpool Canal and Douglas Navigation.	

Given under the Seal of Office of the Local Government Board, this Twentieth day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.S.)

A.D. 1876.

DISTRICT OF NORMANTON.

Provisional Order to enable the Urban Sanitary Authority for the District of Normanton to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Normanton Local Board, being the Sanitary Authority for the Urban Sanitary District of Normanton, in the West Riding of the County of York; —

And to all others whom it may concern.

WHEREAS the Normanton Local Board, being the Sanitary Authority for the Urban Sanitary District of Normanton, in the West Riding of the County of York, require to purchase and take certain lands and premises described in the Schedule to this Order, for the purpose of utilizing the sewage of their District;

And whereas the said Local Board have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, on receipt of the said Petition, directed a Local Inquiry to be held as to the propriety of assenting to the prayer of such Petition, which Inquiry was held after due notice, and a report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the Normanton Local Board, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

Township of Normanton, in the West Riding of the County of York.

Nos. on deposited Plan.	Description of Property.	Occupier.	
29	The north-western portion of a plot of arable land, situate near Mill Lane, called "Normanton Common," containing seven acres and three perches, or thereabouts, bounded on the N.E. by Gilcar Beck, on the S.E. by other part of "Normanton Common," on the W. by land belonging to Messrs. Pope and Pearson, and on the N.W. by the plot of land herein-after described.	Favell.	Joseph Water-worth.
30	A plot of land situate near Mill Lane aforesaid, called "Normanton Far Common," containing four acres and five perches, or thereabouts, bounded on the N.E. by "Gilcar Beck," on the S.E. by the above-mentioned plot of land, on the W. by land belonging to Messrs. Pope and Pearson, and on the N.W. by "Ashfield Beck."	Ditto -	Ditto.

Given under the Seal of Office of the Local Government Board, this Twentieth day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. (L.s.) John Lambert, Secretary.

IMPROVEMENT ACT DISTRICT OF RUNCORN.

Provisional Order for partially repealing a Local Act, and for other purposes.

To the Commissioners for executing the powers and provisions of a Local Act of Parliament passed in the fifteenth year of the reign of Her present Majesty, Queen Victoria, intituled "The Runcorn Improvement Act, 1852;"---

And to all others whom it may concern.

WHEREAS, under the powers and provisions of a Local Act of Parliament passed in the fifteenth year of the reign of Her present Majesty, Queen Victoria, intituled "The Runcorn Improvement Act, 1852," certain Commissioners were appointed to execute that Act in the District therein defined, comprising the Township of Runcorn and parts of the Township of Halton, all in the County of Chester;

And whereas the District defined by the said Local Act is an Urban Sanitary District, of which the said Commissioners are the Urban Sanitary Authority;

And whereas by Section 303 of the Public Health Act, 1875, the Local Government Board are empowered, on the application of the Sanitary Authority of any District, by Provisional Order, wholly or partially to repeal, alter, or amend any Local Act, other than an Act for the conservancy of rivers, which is in force in any area comprising the whole or part of any such District, and not A.D. 1876. conferring powers or privileges on any persons or person for their or his own pecuniary benefit, which relates to the same subject-matters as the Public Health Act, 1875;

And whereas the said Local Act is a Local Act within the meaning of, and relates to the same subject-matters as, the Public Health Act, 1875, and the said Commissioners, as such Sanitary Authority as aforesaid, have applied to the Local Government Board to issue a Provisional Order for partially repealing and altering the said Local Act;

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held on the subject, and the same was held after due notice, and report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby Order that, from and after the Twenty-fifth day of March next following the date of the Act of Parliament confirming this Order, the following provisions shall take effect, viz.:--

I. Sections 18 to 26, both inclusive, of the said Local Act shall be wholly repealed, except so far as the same shall have been acted upon, and so far as it may be necessary to continue the same for the purpose of enabling the said Urban Sanitary Authority to recover all rates due on or before the said Twenty-fifth day of March, under the said sections.

Provided, that all matters and things commenced under the authority of the sections hereby repealed, and not concluded before the said Twenty-fifth day of March, may be continued under the same authority until concluded.

II. The said Urban Sanitary Authority shall, in lieu of the rates authorised to be made and levied under the said Local Act, establish a District Fund, and make and levy a General District Rate over the whole of their District, in accordance with the provisions of the Public Health Act, 1875, or of the law for the time being in force relating to the making and levying of a General District Rate in an Urban Sanitary District.

Provided that the docks, wharves, and landing-places belonging to the Bridgewater Navigation Company (Limited) shall be assessed in respect of the General District Rate so to be levied as aforesaid, in the proportion of onefourth part only of the net annual value thereof.

III. All expenses incurred or payable by the said Urban Sanitary Authority in the execution of the said Local Act and of the Public Health Act, 1875, respectively, shall be charged upon and defrayed out of the said District Fund and General District Rate, subject to the provisions of the last-mentioned Act, with respect to the mode of defraying in certain cases the expenses of the repair of highways.

IV. All outstanding debts and liabilities of the said Commissioners shall be charged upon and payable out of the District Fund and General District Rate so to be established and levied as aforesaid.

· V. Section 12 of the said Local Act shall be altered by the substitution of the District Fund and General District Rate so to be established and levied as

A.D. 1876. aforesaid in lieu of the rates mentioned therein; and all sums of money to be hereafter borrowed under that Section, or under any of the provisions of the said Local Act, shall be borrowed on the security of the said District Fund and General District Rate.

Given under the Seal of Office of the Local Government Board, this Twenty-first day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. Sclater-Booth, President. John Lambert, Secretary.

DISTRICT OF STOW-ON-THE-WOLD.

Provisional Order for settling Differences under Section 39 of The Public Health Act, 1872.

To the Stow-on-the-Wold Local Board, being the Sanitary Authority for the Urban Sanitary District of Stow-on-the-Wold, in the County of Gloucester;—

And to all others whom it may concern.

WHEREAS by Section 39 of The Public Health Act, 1872, it was enacted that, upon the application of any authority from whom or to whom any powers, rights, duties, capacities, liabilities, obligations, and property, or any of them, were transferred, or alleged or claimed to be transferred, in pursuance of that Act, or of any person affected by such transfer, the Local Government Board might, by order, settle any doubt or difference, and adjust any accounts arising out of or incidental to such powers, rights, duties, capacities, liabilities, obligations, or property, or to the transfer thereof, and direct the parties by whom and to whom any moneys found to be due should be paid, and the mode of raising such moneys, and that any provisions contained in any order so made should be deemed to have been made in pursuance of and to be within the powers conferred by that section, subject to this proviso, that where any such order directed any rate to be made, or other act or thing to be done, which the party required to make or do would not, apart from the provisions of that Act, have been enabled to make or do by law, such order should be provisional only until it had been confirmed by Parliament;

And whereas prior to the month of March, one thousand eight hundred and seventy-two, the Vestry of the Parish of Stow-on-the-Wold, in the County of Gloucester, were the Sewer Authority of that Parish for the purposes of the Sewage Utilisation Acts;

And whereas in the month of March, one thousand eight hundred and seventy-two, the Local Government Act, 1858, was duly adopted in a District comprising the whole of the said Parish, and a portion of the adjoining Hamlet of Mangersbury, and thereupon the said District became a Local Government District, and subject to the jurisdiction of a Local Board;

A.D. 1876.

And whereas a Local Board was duly elected for the said Local Government District in the month of July, one thousand eight hundred and seventy-two;

And whereas the said Vestry, as such Sewer Authority as aforesaid, had, prior to the adoption of the Local Government Act, 1858, in the said District, borrowed, under the provisions of the Sewage Utilisation Acts, on the security of the poor rate for the said Parish, the sum of two thousand pounds, and had expended the same in the purchase and construction of certain waterworks and property for the water supply of the said Parish;

And whereas on the passing of The Public Health Act, 1872, the said Local Government District became an Urban Sanitary District, and the said Local Board became the Urban Sanitary Authority thereof;

And whereas by Section 343 of The Public Health Act, 1875, The Public Health Act, 1872, is repealed, except so far as it relates to the Metropolis; but it is provided that such repeal shall not affect any right or liability acquired, accrued, or incurred under any enactment thereby repealed, or any investigation, legal proceeding, or remedy in respect of any such right and liability; and further, that any such investigation, legal proceeding, and remedy may be carried on as if The Public Health Act, 1875, had not been passed;

And whereas doubts have arisen whether the said waterworks and property, and the liability for the repayment of the outstanding balance of the said debt of two thousand pounds, were, by the operation of the last-mentioned Act, transferred to the said Local Board as such Sanitary Authority as aforesaid, and whether the outstanding balance of the said debt is a charge upon the General District Rates of the said Urban Sanitary District;

And whereas the said Urban Sanitary Authority have made application to the Local Government Board to settle the doubts which have arisen as to the transfer of the said waterworks, property, and debt as aforesaid;

And whereas the Local Government Board, upon receipt of such application, directed a Local Inquiry to be held on the subject thereof, and the same was held after due notice, and report has been made to them thereon;

And whereas the outstanding balance of the said debt of two thousand pounds amounts to the sum of one thousand four hundred pounds, and there is also due, in respect of interest thereon up to the Third day of March, one thousand eight hundred and seventy-six, the sum of one hundred and seventy-five pounds:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby find that all the property formerly vested in the Sewer Authority for the said Parish of Stow-on-the-Wold, including the waterworks, machinery, pipes, and materials, and all other matters and things connected therewith, are now vested in the said Local Board for the benefit of the whole of their district, and that the liability for the repayment of the outstanding balance of the said debt of two thousand pounds, and interest thereon, has been transferred to the said Local Board.

A.D. 1876.

And We do therefore order, that the said outstanding balance of one thousand four hundred pounds, together with interest thereon from the said Third day of March, one thousand eight hundred and seventy-six, and the said sum of one hundred and seventy-five pounds, shall be charged upon the District Fund and General District Rate of the Urban Sanitary District of Stow-on-the-Wold, and that the said Local Board shall defray the annual instalments of the said sum of one thousand four hundred pounds as they become due, together with the interest accrued or from time to time to accrue due thereon, as well as the said sum of one hundred and seventy-five pounds, out of the said District Fund and General District Rate.

Given under the Seal of Office of the Local Government Board, this Twenty-second day of June, in the year One thousand eight hundred and seventy-six.

(L.S.)

G. Sclater-Booth, President. John Lambert, Secretary.

BOROUGH OF SUNDERLAND.

Provisional Order to enable the Urban Sanitary Authority for the Borough of Sunderland to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Mayor, Aldermen, and Burgesses of the Borough of Sunderland, in the County of Durham, being the Urban Sanitary Authority for that Borough;—!

And to all others whom it may concern.

WHEREAS the Mayor, Aldermen, and Burgesses of the Borough of Sunderland, in the County of Durham, acting by the Council, being the Urban Sanitary Authority for that Borough, require to purchase and take certain lands and premises which are described in the Schedule to this Order, for the purpose of improving certain streets and thoroughfares in the said Borough;

And whereas the said Urban Sanitary Authority made due publication in the newspaper and served the several notices as required by the Public Health Act, 1875, and presented a Petition to the Local Government Board, stating as required by that Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas upon receipt of such Petition the Local Government Board directed a Local Inquiry to be held as to the propriety of assenting to the prayer thereof, which Inquiry was held after due notice, and a report has been made to them thereon:

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said

Urban Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

A.D. 1876.

The SCHEDULE above referred to.

			<u> </u>
No. on			
deposited Plan.	Description.	Owners	Lessees. Occupiers.
			<u> </u>
100	All that wises on named of many		C 1 775'-43- 337':11:
100	All that piece or parcel of ground situate between Norfolk Street and	Robert Thomas Wil- kinson, Samuel Al-	Samuel Firth, William Horan, William John
-	West Sunniside, in the Township of	cock, George At-	Pope, Robert Pope,
	Bishopwearmouth, known as the	kinson, Margaret	James Neagle Pedder,
	"Sunniside Shrubbery," containing	Jameson, Hannah	Alfred Burton, George
,	5,918 square yards or thereabouts.	Jameson, George	Atkinson, Robert Kerr,
•		Ryder, John	Joseph Clark Ray,
-		Weighill, George	Joseph Clark Ray, John Weighill, Allen Jones Dobbing,
		Barnes, John Gra-	James Tilley, John Moffatt Reed,
•		ham, Robert Brewis,	John Potts, Junior, John Elliot,
			Robert Dawson, William Todd Thirkell,
		senior, Francis Boulton, William	Auguste De Mean, John Nicholas Lawson, Robert Brewis, William
· :•		Hope, Charles	Wardle, Jr., Robert Farrow, John
		Wright, Ann Hall,	Henry Hope, Edward Temperley
		John Tiffin, Mary	Gourley, Esq., M.P., Robert Brough,
	*	Ann Burn, Peter	Ann Hall, John Tiffin, Mary Ann
	The second secon	Gibson, Sarah Shim-	Burn, Peter Gibson, Sarah Shimwell,
	The second of the first of the second of the	well, John Maude	John Sherwood Gaine, George Moffatt,
٠, : ,		Ogden, Francis	Ann Bates, William Windle, Martin
,	,	,	Smith Stoddart, the Overseers of the Township of Bishopwearmouth, Ed-
2.7		bella Cockerill	mund Henry Haswell, Charles Knecht,
		Thomas Porter, Ann	James Lowes, Thomas Porter, George
	' .	Rickaby, Eleanor	Rickaby, Eleanor Wright, William
••		. Wright, William	Porteous, James Donkin, Eliza Prior,
		Porteous, James	John Scott Hoy, Martha Hunter, Mar-
		Stokoe, Eliza Prior,	garet McClelland, Elizabeth Snowball,
	, .·	Charles Strathmore	Samuel Peter Austin, William Dobin- son, Robert Thomas Wilkinson, Barbara
		Moon, Leopold Anton Victor Ru	Williams, Richard Lewis, Matthew
		dolphi, William	Forster, Alfred Robert Gales, Robert
		Hopper, Elizabeth	Storey, John Price, Brice Smith, Rich-
•		Snowball, William	ard Humble, Henry Graham, Alexander
		Snowball, Samuel	Smith, Close and Company, Limited,
1		Peter Austin, Wil-	John Potts, Robert Fairclough, Robert
		liam Dobinson, Robert Thomas Wil	Hayden Gayner, George Smith Ranson, Reginald Carter Nelson, Henry Ritson,
		Robert Thomas Wil- kinson, Barbara	Charles Henry Mitchell, George Watson,
•		Williams, Richard	John Hunter Watson, Thomas Kish,
		Lewis, Charles	James Brewis, Thomas Davison, George
· · · · · ·		Wright, Alfred	Matthew, James Henry Wood Culli-
	- · · · · · · · · · · · · · · · · · · ·	Thomas Gibson, Henry	ford, John Blackwood, Alexander
:	· · · · · · · · · · · · · · · · · · ·	der Smith, John Potts,	Simpson, Charles Henry Hines, Thomas
		on, George Smith Ran-	Shallcross Hines, George Swainston, Thomas Anderson, Joseph Horan,
		tson, William Henry	James Horan, and John James Clay.
	Dixon.	•	
19	A dwelling-house, yard, and appurte- nances situate No. 19, Norfolk Street, in the township of Bishopwearmouth.	Peter Gibson -	Peter Gibson.
	nances situate No. 19, Norfolk Street.		
	in the township of Bishopwearmouth.		-
. .	A dwelling-house, yard, and appurte- nances situate No. 20, Norfolk Street, in the township of Bishopwearmouth.		
20	A dwelling-house, yard, and appurte-	Sarah Shimwell -	Saran Shimwell.
	nances situate No. 20, Norfolk Street,		
of the season of	The me wanted or pisuobacarmontu.		to the second of
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No. on deposited Plan.	Description.	Owners.	Lessees.	Occupiers.
21	A dwelling-house, yard, and appurte- nances situate No. 21, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden	John Sher- wood Gaine.	John Sherwood Gaine.
22	A dwelling-house, yard, and appurtenances situate No. 22, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	·	George Moffat and Ann Bates.
23	A dwelling-house, yard, and appurtenances situate No. 23, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -		William Windle.
24	A dwelling-house, yard, and appurtenances situate No. 24, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden-	- -	Martin S. Stoddart.
25	A dwelling-house, yard, and appurtenances situate No. 25, Norfolk Street, in the township of Bishopwearmouth.	John Maude Ogden -	- ·	The overseers of the township of Bishop-wearmouth and Edmund Henry Haswell.

Given under the Seal of Office of the Local Government Board, this Twentieth day of June, One thousand eight hundred and seventy-six.

(L.S.)

G. Sclater-Booth, President. John Lambert, Secretary.

DISTRICT OF TORMOHAM.

Provisional Order to enable the Urban Sanitary Authority for the District of Tormoham to put in force the Compulsory Clauses of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869.

To the Tormoham Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Tormoham, in the County of Devon;—And to all others whom it may concern.

WHEREAS the Tormoham Local Board of Health, being the Sanitary Authority for the Urban Sanitary District of Tormoham, in the County of Devon, require to purchase and take certain lands and premises described in the Schedule to this Order, for the purpose of widening and improving certain streets and roads in their District, for enlarging the offices of the said Local Board, and for erecting a pumping station in connexion with the sewerage works of the said District;

And whereas the said Sanitary Authority have made due publication in the newspaper and served the several notices, as required by the Public Health Act, 1875, and have presented a Petition to the Local Government Board, stating as required by such Act, and praying, with reference to the said lands and premises, to be allowed to put in force the powers of the Lands Clauses Consolidation Acts, with respect to the purchase and taking of lands otherwise than by agreement;

And whereas the Local Government Board, on receipt of the said Petition, directed a Local Inquiry to be held as to the propriety of assenting to the

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[Ch. cciii.]

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prayer thereof, and such Inquiry was held after due notice, and a report has been made to them thereon:

A.D. 1876.

Now therefore, We, the Local Government Board, in pursuance of the powers given by the Statutes in that behalf, do hereby empower the said Sanitary Authority, from and after the date of the Act of Parliament confirming this Order, to put in force, with reference to the lands and premises described in the Schedule hereto, the powers of the Lands Clauses Consolidation Acts, 1845, 1860, and 1869, with respect to the purchase and taking of lands otherwise than by agreement, or any of them.

The SCHEDULE above referred to.

Undertaking No. 2.

BABBACOMBE ROAD IMPROVEMENT.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
3	Garden, rockery, grass plot, and footway, Lisburn Villa, No. 2.	Sir Lawrence Palk, Baronet, and the ex- ecutors of Capt. William Wrey Har- topp, the surviving trustee of his settle- ment, namely, Lina Hartoppand Thomas Edward Howe.	Alfred Grist	Henry Wyndham Wood.
4	Garden, rockery, grass plot, and footway, Lisburn Villa, No. 1.	Ditto	James Brett Guyer	James Brett Guyer.
5	Dwelling-house and shop, path, and garden plot.	Ditto -	Cecilia Lang -	Henry Terry Fisher.
6	Flower, fruit, and market garden, and hotbed frames.	Ditto	Ditto	Ditto.
7	Garden, grass plot, area (with grating), and path, Ridgeway Villas, No. 1.	Ditto -	Ann Godfrey -	Ann Godfrey.
i i	Garden, grass plot, area (with grating), and path, Ridgeway Villas, No. 2.	Ditto	Ditto	Sophia Gosling.

Undertaking No. 3.

SOUTH ST. TORRE AND NEWTON ROAD IMPROVEMENT.

	•			. •
1	Garden or grass plots, footpath and steps, 1, South Street.	Sir Lawrence Palk, Baronet, and the ex- ecutors of Capt. William Wrey Har- topp, the surviving trustee of his settle- ment, namely, Lina Hartopp and Thomas Edward Howe.	Thomas Abbott -	Thomas Abbott.
2	Garden or grass plots, porch, footpath and steps, 2, South Street.	Ditto -	Robert Burgoyne -	Robert Burgoyne.

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. A.D. 1876.

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No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
3	Open space and steps, 3, South Street.	Sir Lawrence Palk, Baronet, and the ex- ecutors of Capt. William Wrey Har- topp, the surviving trustee of his settle- ment, namely, Lina Hartoppand Thomas Edward Howe.		Samuel Pope.
4	Gardens, passage, and steps, 4, South Street.	Ditto	Salley Cottrell and Mary Ann Ken- dal, executrizes of Salley Seldon, deceased.	John Way Pope.
. 5	Gardens, paths, and steps, 5, South Street.	Ditto	Mary Ann Short -	Joseph Newcombe.
6	Open space and step, 6, South Street.	Ditto	John Hamlyn Windeatt and Anna Turner Windeatt.	Robert Densumbe.
7	Open space and step, 7, South Street.	Ditto	Ditto	William Langler.
8	Gardens, paths, and steps, 8, South Street.	Ditto -	1	Elizabeth Fragall, William Ken- nard, Elizabeth Petherick, Joseph Burge, Sarah Avis, Robert Bel- lamy.
9	Garden, waste, and step, 38, South Street.	Ditto	James Harvey Short.	George Fey.
10	Bay window, garden, and step, 39, South Street.	Ditto -	John Abbott and Elizabeth Ab- bott.	John Abbott.
11	Garden and steps, 40, South Street.	Ditto -	Frederick Tre- sider and Mary Louisa Trist Tresider.	Ann Ching.
12	Garden and shed, or out- house, Rose Cottage.	Ditto	Mary Ryder -	Mary Ryder.

Undertaking No. 4.

LOWER UNION STREET IMPROVEMENT.

		· · · ·	- 1 mg - ".	and the state of t
1	Open space or causeway,	Sir Lawrence Palk,	Henry Crockwell,	William Henry
	33, Lower Union Street.	Bart., and the exe-	William Henry	Wills.
		cutors of Captain	Wills.	
	<u> </u>	William Wrey Har-		
		topp, the surviving		•
		trustee of his set-		-
	{	tlement, namely,		
		Lina Hartopp and		
		Thomas Edward	; .	
		Howe.		
2	Open space or causeway,	Ditto	Ditto ÷	Ditto.
	84, Lower Union Street.			•
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			<u> </u>	A.D. 1876.
No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
3	Raised causeway, 44, Lower Union Street.	Sir Lawrence Palk, Bart., and the exe- cutors of Captain William Wrey Har- topp, the surviving trustee of his set- tlement, namely,	John Ash and Eliza Ash, executors and trustees of the will of William Ash, deceased.	William Widger.
·		Lina Hartopp and Thomas Edward Howe.		- - -
4	Causeway, partly raised, 45, Lower Union Street.	Ditto -	Ditto	John Ash.
5	Raised causeway, area and grating, 46 and 47, Lower Union Street.	Ditto	Thomas Edwards -	Thomas Edwards.
6	Open space, or raised causeway, steps, and fences, 54, Lower Union Street.	Ditto -	William Putt Couch	William Samuel Bowden, John White.
7	Open space or causeway, 55, Lower Union Street.	Ditto	Thomas Parr, John Clarke Bartlett.	John Clarke Bart- lett, Elizabeth Oree.
8	Steps, fences, and yard, and icehouse underneath causeway, 55, Lower Union Street.	Ditto -	Ditto	John Clarke Bart- lett (a portion void).
9	Passages, steps, outhouses, pump, yard, and fences, 57, Lower Union Street.	Ditto	William Nickels and Joanna Nickels.	William Rose Lemon.
10	Open space or causeway, steps, and fences, 58, Lower Union Street.	Ditto	William Putt Couch, Henry Cawdle.	Hy. Cawdle.
11	Open space or causeway, steps, and fences, Bri- tish Workman No. 1,	Ditto	Richard Lear Mug- ford, Fredk. Fox, Thos. Eccles, Samuel Raby.	Fredk. Fox, Thos. Eccles, Samuel Raby, James Wright.
	60, Lower Union Street.		Samuel Italy.	
12	Enclosed space, steps, and fences, Castle Inn.	Ditto	William Henry Bulley, The Torquay Brewing and Trading Company, Limited, Thos. Lidstone.	•
13	Shrubbery, waste, sloping bank, orchard or fruit garden, fences, and ad-		Wm. Jas. Veitch, The Torquay Directory, News-	The Torquay
	vertising station.		paper, and General Printing Company, Limited.	paper, and Ge- neral Printing
14	Gardens, rockeries, lawn, summer house, paths, steps, yard, grotto, passages, and outhouses, Rokeby.	Ditto	James Humphrey Brown, Edwd. Spencer Shapley.	Edward Spencer Shapley:

A.D. 1876	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessèes or reputed Lessees.	Occupiers.
	15	Wall and bank, Upton Vale Chapel.	Sir Lawrence Palk, Bart., and the exe- cutors of Captain William Wrey Har- topp, the surviving trustee of his set- tlement, namely, Lina Hartopp and Thomas Edward Howe.	James Humphrey Brown, James Jordan, John Thomas, John Lane, William Bailey, William Job, Jas. Lan- caster Luscombe, John Chas. Wrey- ford.	James Humphrey Brown, James Jordan, John Thomas, John Lane, William Bailey, Wm. Job, Jas. Lancaster Luscombe, John Chas. Wreyford, Rev. Evan Edwards.

Undertaking No. 5.

HIGHER UNION STREET IMPROVEMENT.

l	Open space or causeway, 1, Higher Union Street.	Sir' Lawren Bart., and ecutors of William W topp, the trustee of ment, nam Hartopp a Edward H	the Capt rey H surviv his set ely, L	ex- ain ar- ing tle- ina	John Ellicott -	Wm. Langler, Wm. Rendell Ellicott.
2	Garden, fence, and foot- way, 2, Higher Union Street.	Ditto	-	•	Ditto -	Wm. Langler, Louis Cornhill.
3	Open space or causeway, 3, Higher Union Street.	Ditto	•	-	William Callard -	William Callard.
4	Garden, steps, path, fences, and approach to entrance door, 4, Higher Union Street.	Ditto	-	-	Ditto -	Wm. Callard, Wm. Ayres, Daniel Miller.
5	Raised causeway, area, and grating, and wall, Star Inn, 5, Higher Union Street.	Ditto	•	•	John Ball Pinsent	John Drew.
6	Open space or raised causeway, 6, Higher Union Street.	Ditto		•	William Putt Couch	Wm. Putt Couch.
7	Open space or raised causeway, and area, with wood cover, Royal Oak, 7, Higher Union Street.	Ditto		-	Elizth. Keppell and Mary Keppell, Andrew Alford.	Andrew Alford.
8	Garden, fences, step, and approach to entrance door, 10, Higher Union Street.	Ditto	•	•	Wm. Henry Ba- stick.	Thos. Lemon, Thos. Hartland, George Henry Wakeham.
9	Open space or raised causeway, 11, Higher Union Street.	Ditto			Robt. Archer and William Gardner, executors and trustees of the will of Elizabeth Barns, deceased.	James Westacott.

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No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
10	Open space or raised causeway, 12, Higher Union Street.	Sir Lawrence Palk, Baronet, and the ex- ecutors of Capt. William Wrey Har- topp, the surviving trustee of his settle- ment, namely, Lina Hartopp and Thos. Edward Howe.	Robert Perry -	James Harding.
11	Open space or raised causeway, 13, Higher Union Street.	Ditto	Representatives of Wm. Putt, deceased, namely John Beer and Dinah his wife, John Cornish Watson and William Watson.	John Cornish Wat- son and William Watson.
12	Open space or raised causeway, 14, Higher Union Street.	Ditto -	A. Hammick -	Wm. Goss.
13	Open space or cause- way, 16, Higher Union Street.	Ditto	George Venn -	Susan Maria Bridg- man.
14	Open space or raised causeway, 17, Higher Union Street.	Ditto -	Geo. Rice	Wm. Hoskins, Hannah Hooper.

Undertaking No. 6.

MADREPORE ROAD IMPROVEMENT.

1	Cardens, paths, steps, fences, yard, shed, and a portion of dwelling-	Sir Lawrence Palk, Bart., and the exe- cutors of Captain	William Brookland Smale.	George Parker Short, jun.
•	house.	William Wrey Har- topp, the surviving trustee of his settle- ment, namely, Lina Hartoppand Thomas		
2	Yard, sheds, and out- houses.	Edward Howe. Ditto	Ditto	William Brookland Smale, Geo. Par- ker Short, jun.

Undertaking No. 7.

ABBEY ROAD IMPROVEMENT and SITE for LOCAL BOARD OFFICES.

1	Local Board offices, cells, urinals, steps, garden plot, fences, drinking fountain (Town hall).	Robert Sulyarde William Dymond,	\mathbf{P}	and hilip	Tormoham Board of F	Local Iealth.	Tormoham Local Board of Health.
2	Dwelling-house and shop, 1, Lower Union Street.	Ditto		-	Thomas Sea	rle -	Thomas Searle.
3	Dwelling-house and shop, 1A, Lower Union Street.	Ditto	-	-	Ditto	-	Henry Parker.
4	Passage between or com- mon to No. 1 and No. 1A, Lower Union Street.	Ditto	••	-	Ditto	-	Thomas Searle, Henry Parker.
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A.D. 1876	No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	5	Yard, outhouses, pump, stairs or passage, and steps (between Lower Union Street and Abbey Road).	Robert Shedden, Sulyarde Cary, and William Philip Dymond, his trustee.	• •	Thos. Searle, Henry Parker, Edward James Lee, Thomas James Coffey, Samuel Cornett, John Wilson.
•	6 	Dwelling-house area, steps, and stores, 1, Abbey Road.	Ditto -	Ditto -	Edward James Lee, Thos. James Coffey, Thos. Searle.
	7	Dwelling-house area, steps, wash-house, and stores, 2, Abbey Road.	Ditto	Ditto -	Saml. Cornett, John Wilson, Edwd. James Lee, Thomas James Coffey, Henry Parker, Thos.
			•		Searie.
-	8	Floor of verandah, two areas, and gratings, grass plots, and fences, 13, Abbey Road.	Ditto -	Thomas Redaway Matthews.	Thomas Redaway Matthews.
	9	Porch, garden, area, and grating, and fence (The Falcon Hotel), 14, Abbey Road.	Ditto	Edward Badcock, Walter Mashford.	Walter Mashford.
	10	Porch, garden, area, and grating, and fence, 15, Abbey Road.	Ditto,	Robert Horsey -	Robert Horsey, Edward Horsey.
	. 11 .	Shrubbery, garden, paths, and fences, 49, Abbey Road.	Ditto	Thomas Kerswell -	Frederick Drake.
•	12	Steps, shrubbery, garden, paths, and fences, 50, Abbey Road.	Ditto	Henry Dart -	Mary Alford.
	13	Steps, shrubbery, garden, paths, and fences, 51, Abbey Road.	Ditto	Ann Martin -	Ann Martin.
	14	Steps, shrubbery, garden, paths, and fences, 52, Abbey Road.	Ditto -	Thomas Angel -	Thomas Hammick, Ernest James Tanner.
	15	Steps, shrubbery, garden, paths, and fences, 53, Abbey Road.	Ditto	Ditto	Helen Conquer Cairns.
	16	Steps, shrubbery, garden, paths, and fences, 54, Abbey Road.	Ditto -	Representatives of William Mayne, deceased, viz., William Seaward,	Francis Hole, Mary Wotton.
				tor and trustee of his will, Henry Crockwell, Re-	
. •		·		by the Court of	
		•	**	Chancery in the suit of Stanbury and Seward v.	

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A.D. 1876.

No. on deposited Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
17	Steps, shrubbery, garden, paths, and fences, 55, Abbey Road.	Robert Shedden, Sulyarde Cary, and William Philip Dymond, his trustee.	James Smerdon -	James Allen, Mrs. Bridget Allen, Samuel Osborn, James Stanbury.

UNDERTAKING No. 8.

Pumping Station, SWAN STREET.

1	Dwelling-house, steps, garden, quarry, yard.	Robert Sedden, Sul- yarde Cary, and William Philip Dymond, his trustee.	Board of Health.	Tormoham Local Board of Health.
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Given under the Seal of Office of the Local Government Board, this Twentieth day of June, in the year One thousand eight hundred and seventy-six.

G. Sclater-Booth, President. John Lambert, Secretary.

(L.S.)

LONDON: Printed by George Edward Exre and William Spottiswoode, Printers to the Queen's most Excellent Majesty. 1876.

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