



CHAPTER xcvi.

An Act to confirm certain Provisional Orders of the Minister of Health relating to Cambridge Ilkley North Darley Port Talbot and Stockton-on-Tees. [4th August 1922.]

A.D. 1922.

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 as amended and 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. 8) Act 1922.

Short title.

A.D. 1922.

SCHEDULE.

BOROUGH OF CAMBRIDGE.

*Cambridge
Order.*

*Provisional Order to enable the Local Authority of the
Borough of Cambridge to put in force the Compulsory
Clauses of the Lands Clauses Acts.*

WHEREAS the Mayor Aldermen and Burgesses (hereinafter referred to as "the Corporation") of the Borough of Cambridge 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 purposes of widening opening enlarging or otherwise improving the street known as Brooklands Avenue:

38 & 39 Vict.
c. 55.

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 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.

Short title.

2. This Order may be cited as the Cambridge Order 1922.

[12 & 13 GEO. 5.] *Ministry of Health* [Ch. xcvi.]
Provisional Orders Confirmation (No. 8) Act, 1922.

The SCHEDULE above referred to.

A.D. 1922.

*Cambridge
Order.*

Parish of CAMBRIDGE Borough of CAMBRIDGE in the County
of CAMBRIDGE.

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Occupiers.
1	Private Land	Percy George Cunliffe Foster.	Percy George Cunliffe Foster.
2	Hobson's Brook.	The Mayor Aldermen and Burgesses of the Borough of Cambridge and Marcus Dennis Bradford Algernon Sidney Campkin Walter Tregonwell Collier James Henry Chesshyre Dalton George Plume Hawkins Samuel Marshall Jonas George Robert Kett Walter Eaden Lilley James Harry Steward McArthur James Neal George Smith Henry Martyn Taylor Alfred Isaac Tillyard George Turner and Philip Henry Young being the Trustees of Hobson's Conduit Trust.	The Mayor Aldermen and Burgesses of the Borough of Cambridge and Marcus Dennis Bradford Algernon Sidney Campkin Walter Tregonwell Collier James Henry Chesshyre Dalton George Plume Hawkins Samuel Marshall Jonas George Robert Kett Walter Eaden Lilley James Harry Steward McArthur James Neal George Smith Henry Martyn Taylor Alfred Isaac Tillyard George Turner and Philip Henry Young being the Trustees of Hobson's Conduit Trust.
3	Empty Common (Allotments Vicar's Brook).	The Mayor Aldermen and Burgesses of the Borough of Cambridge.	The Mayor Aldermen and Burgesses of the Borough of Cambridge and E. Thompson senr. E. Thompson junr. H. Bicheno G. Newton R. Howson A. Patman G. Smith J. W. Pearl G. Buttress Mrs. Wollard Mrs. Crook J. Esgate G. Beech C. Mole senr. W. Hammond C. Mole junr. J. Hazlewood J. Hazlewood J. Papworth J. Papworth T. Shearing J. Esgate F. Alley G. Whitby J. Kirby T. Hewitt A. Wollard F. Foster G. Beech Dr. J. Willis E.

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922.

*Cambridge
Order.*

Nos. on deposited Plans.	Description of Lands.	Owners or reputed Owners.	Occupiers.
3	Empty Common (Allotments Vicar's Brook).	The Mayor Aldermen and Burgesses of the Borough of Cambridge.	Bond B. Foulger S. Wright W. Hammond G. Buttress P. Larkin A. Cutter W. J. Bush Rev. Canon Brown R. Stevenson B. F. Coxall F. Wilson H. W. Crick H. White S. Buttress S. Loveday H. White F. Wilson T. Brown B. Pegg B. Pegg D. Page.
<p>The above-mentioned lands are more particularly delineated and numbered 1 2 and 3 on a plan (being a copy of the deposited plan) in duplicate sealed with the Official Seal of the Minister of Health and marked "Plan referred to in the Cambridge Order 1922" of which duplicate plan one part is deposited in the Office of the Minister of Health and the other shall be deposited by the Town Clerk in his office within fourteen days from the date of this Order.</p>			

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

(L.S.)

F. L. TURNER
Assistant Secretary Ministry of Health.

URBAN DISTRICT OF ILKLEY.

Ilkley Order.

*Provisional Order for altering and amending the
Ilkley Local Board Act 1893.*

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

And whereas the unrepealed provisions of the Ilkley Local Board Act 1893 (hereinafter referred to as "the Act") are in force in the District;

And whereas by Section 35 of the Act certain powers were conferred upon the Council with respect to the erection of buildings to be used as a town hall and public offices and the letting for hire of the same;

[12 & 13 GEO. 5.] *Ministry of Health* [Ch. xcvi.]
Provisional Orders Confirmation (No. 8) Act, 1922.

And whereas the Council have made application to the Minister of Health for the issue of a Provisional Order to alter and amend the Act in the manner hereinafter set forth: A.D. 1922.
Ilkley Order.

Now therefore the Minister of Health in pursuance of his powers under Section 303 of the Public Health Act 1875 and of any other Statutes in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order the Act shall be altered and amended so that the following provisions shall have effect viz. :—

1.—(a) The Council may provide or arrange for the provision of entertainments in the Town Hall and the adjoining buildings known as the Kings Hall and the Winter Garden (which Town Hall and adjoining buildings are hereinafter referred to as “the Town Hall buildings”). Provision of entertainments.

(b) For the purposes above-mentioned the Council may—

- (i) make a charge for admission to the Town Hall buildings or to any part thereof whilst being used for any such entertainment and for the use of chairs and other seats provided in connection with any such entertainment; Charges for admission.
- (ii) let the Town Hall buildings or any part thereof to any person for the purpose of entertainments and authorise such person to make a charge for admission thereto; Letting of buildings.
- (iii) provide and sell or authorise the provision and sale of programmes and refreshments at or in connexion with any such entertainment; Programmes.
- (iv) advertise any such entertainment by notices posted or circulated within a radius of six miles of the Town Hall or printed in any newspaper published within that radius; Advertising entertainments.
- (v) make and enforce byelaws or regulations for securing good and orderly conduct during any such entertainment. Byelaws.

(c) For the purposes of this Article “entertainments” includes bands concerts plays performances dances shows competitions exhibitions lectures and amusements.

2. Any expenses incurred by the Council in exercising the powers given to them by this Order shall be paid out of the district fund and general district rate of the District and all moneys received by the Council in exercising those powers shall be carried to the credit of the said district fund: Expenses.

Provided always that the net amount of any payments or contributions made by the Council for the purposes aforesaid after deducting any moneys received by them in pursuance of Limitation of expenditure.

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922. this Order shall not in respect of any one year exceed the sum
Ilkley Order. which would be produced by a rate of one penny in the pound
on the rateable value for the time being of the District for the
purposes of the general district rate.

Repeal. 3. Section 91 of the Act is (so far as it is unrepealed)
hereby repealed.

Short title. 4. This Order may be cited as the Ilkley Order 1922.

Given under the Official Seal of the Minister of Health
this Ninth day of May One thousand nine hundred
and twenty-two.

(L.S.)

F. L. TURNER
Assistant Secretary Ministry of Health.

URBAN DISTRICT OF NORTH DARLEY.

*North
Darley
Order.*

*Provisional Order for partially repealing altering and
amending the Darley Dale Water Act 1902.*

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

And whereas under the Darley Dale Water Act 1902 (herein-
after referred to as "the Local Act") the Council carry on
a water undertaking within limits co-extensive with the district
but certain places within such limits are at present supplied
with water from private waterworks at Rowsley and Tinkersley
belonging to the Most Noble Henry John Brinsley Duke of
Rutland K.G.;

And whereas the Council have agreed to purchase the said
waterworks (which are hereinafter referred to as "the Rowsley
Works" and "the Tinkersley Works") and it is desirable that
the same shall be carried on and maintained by the Council
as part of their water undertaking under the Local Act;

And whereas the Council have made application to the
Minister of Health for the issue of a Provisional Order partially
to repeal 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

[12 & 13 GEO. 5.] *Ministry of Health* [Ch. xcvi.]
Provisional Orders Confirmation (No. 8) Act, 1922.

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 :—

A.D. 1922.
 —
*North
 Darley
 Order.*

1. The Rowsley Works and the Tinkersley Works shall after their conveyance to the Council be maintained and carried on by the Council as part of their water undertaking under the Local Act and that Act (as amended by this Order) shall apply to such works as if they had been constructed under the provisions of Section 5 of that Act :

Unification
 of water
 under-
 takings

Provided that except with the sanction of the Minister of Health no money shall be borrowed by the Council for the purchase or extension of the said works.

2. The Council after the conveyance to them of the Rowsley Works may make in accordance with plans to be approved by the Minister of Health and may maintain a tank or reservoir upon part of the land so purchased by them adjoining the existing tank on the north-east side thereof together with all such subsidiary works and appliances as may be necessary or convenient in connection therewith.

Additional
 works.

3. The Council may make and carry into effect agreements with the owners lessees or occupiers of any lands within the drainage area of the reservoirs and other waterworks forming part of their water undertaking with reference to the execution by the Council or such owners lessees or occupiers of such works as may be necessary for the purpose of draining such lands or any of them or for more effectually collecting conveying and preserving the purity of the water flowing to upon or from such lands directly or derivatively into such reservoirs and waterworks.

Power to
 agree as to
 drainage of
 lands

4. The Council may by agreement purchase take on lease acquire and hold in addition to the lands which they are otherwise authorised to acquire further lands for the purposes of their water undertaking but the quantity of lands held by the Council in pursuance of this Article (exclusive of lands held for the purpose of protecting their waters and waterworks against pollution fouling contamination or injury) shall not at any time exceed ten acres and the Council may on all or any of such additional lands execute for the purposes of or in connection with their waterworks any of the works (other than wells and works for taking or intercepting water) and exercise any of the powers mentioned in or conferred by Section 12 (Undertakers subject to provisions of this and the special Act may execute the works herein named) of the Waterworks Clauses Act 1847 :

Purchase of
 additional
 lands by
 agreement.

Provided that the Council shall not create or permit the creation or continuation of any nuisance on any such lands nor erect any buildings thereon except offices and dwellings for

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922. persons in their employment and such buildings and works as may be incident to or connected with their water undertaking.

—
*North
Darley
Order.*

Owner of house without water supply liable to penalty.

5. The owner of any dwelling-house which is not provided with a proper and sufficient water supply who shall occupy or allow to be occupied such dwelling-house shall be liable to a penalty not exceeding five pounds and to a penalty for every day on which the offence is continued after conviction not exceeding twenty shillings unless the dwelling-house was erected before the date of the Act of Parliament confirming this Order and such supply is not available within a reasonable distance of the said dwelling-house.

Supply of water by hose pipe to stables &c.

6. When water supplied for domestic purposes is used for washing horses carriages or motor-cars or for other purposes in stables or premises where horses carriages or motor-cars are kept the Council may if a hose pipe or other similar apparatus is used charge such additional sum not exceeding twenty shillings per annum as they may prescribe and any sum charged under this Article shall be recoverable in the same manner as water rates.

Power to remove meters and fittings.

7. 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.

Register of meter to be prima facie evidence.

8. Where water is supplied by measure the register of the meter or other instrument for measuring water shall be prima 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.

Rate of accumulation of annual payments to sinking fund.

9. Section 43 of the Local Act shall be altered by the insertion of the words "or at such other rate as the Minister of Health may from time to time approve" in the said Section immediately after the words "three per centum per annum."

[12 & 13 GEO. 5.] *Ministry of Health* [Ch. xcvi.]
Provisional Orders Confirmation (No. 8) Act, 1922.

10.—(1) Section 52 of the Local Act is hereby repealed.

A.D. 1922.

(2) The Minister of Health may direct any inquiries to be held by his inspectors which he may deem necessary with reference to the purposes of the Local Act or of this Order and such inspectors shall for the purposes of any inquiry have all such powers as they have for the purposes of inquiries directed by the Minister under the Public Health Act 1875.

*North
Darley
Order.*
Inquiries
and ex-
penses.

(3) Where the Minister of Health causes any such inquiry to be held with reference to any of the purposes of the Local Act or of this Order the costs incurred by the Minister in relation to that inquiry (including such reasonable sum as the Minister may determine for the services of any inspector or officer of the Minister engaged in the inquiry) shall be paid by the Council and the Minister may certify the amount of the costs so incurred and any sum so certified and directed by the Minister to be paid by the Council shall be a debt due to the Crown from the Council.

11. Nothing in this Order contained shall affect the rights or interests of the Midland Railway Company in regard to their existing water supplies within the district of the Council.

For protec-
tion of the
Midland Rail-
way Company.

12. This Order may be cited as the North Darley Order 1922.

Short title.

Given under the Official Seal of the Minister of Health this
Ninth day of May One thousand nine hundred and
twenty-two.

(L.S.)

F. L. TURNER
Assistant Secretary Ministry of Health.

BOROUGH OF PORT TALBOT.

*Provisional Order for altering and amending the
Aberavon Market Act 1848.*

*Port Talbot
Order.*

WHEREAS the Borough of Port Talbot (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 whereas under the provisions of the Aberavon Market Act 1848 (hereinafter referred to as "the Local Act") as altered by certain Provisional Orders duly confirmed by Parliament the Corporation provide certain markets fairs and slaughter-houses within the Borough and are authorised to demand and take certain stallages rents and tolls for the use thereof;

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922.

*Port Talbot
Order.*

And whereas the Corporation have made application to the Minister of Health for the issue of a Provisional Order partially to repeal 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 altered so that the following provisions shall take effect that is to say :—

Power to
alter stall-
ages rents
and tolls.

1.—(1) Notwithstanding anything contained in the Local Act the Corporation may from time to time demand and take in respect of their markets fairs and slaughter-houses such stallages rents and tolls as the Corporation may from time to time appoint not exceeding such stallages rents and tolls as may from time to time be approved by the Minister of Health upon the application of the Corporation and the Minister in approving such stallages rents and tolls may direct that any stallages rents and tolls specified in Schedules (B) (C) (D) (E) and (F) to the Local Act annexed shall cease to be leviable.

(2) Unless and until any stallages rents and tolls shall be approved by the Minister of Health in pursuance of this Order nothing in this Order contained shall affect the right of the Corporation to demand and receive the stallages rents and tolls which they are now authorised to take.

Power to
purchase
additional
land.

2.—(1) The Corporation may purchase by agreement but not otherwise any lands not exceeding in the whole five acres which they may require for the purpose of extending enlarging or improving their markets fairs and slaughter-houses in addition to the lands which they are already authorised to acquire for the purpose.

(2) Any lands acquired by the Corporation under subdivision (1) of this Article shall be deemed to be included in the lands described in Schedule (A) to the Local Act.

Additional
borrowing
powers for
markets fairs
and slaugh-
ter-houses

3.—(1) The Corporation may with the sanction of the Minister of Health and subject to the provisions of this Order borrow upon the security of the stallages rents and tolls authorised by the Local Act as modified by this Order and of the district fund and general district rate of the Borough or upon either of those securities such sums as may be necessary for any of the purposes of the Local Act and of this Order in addition to the sums already authorised to be borrowed for those purposes.

[12 & 13 GEO. 5.] *Ministry of Health* [Ch. xcvi.]
Provisional Orders Confirmation (No. 8) Act, 1922.

(2) The moneys borrowed under subdivision (1) of this Article shall be repaid within such period not exceeding sixty years from the date of borrowing as the Corporation with the sanction of the Minister of Health may determine and the period so determined shall with reference to the repayment of those moneys be the prescribed period for the purposes of the Local Loans Act 1875 and the other provisions applied by the following subdivision of this Article.

A.D. 1922.

Port Talbot Order.

Period for repayment of borrowed moneys.

(3) The provisions of Articles II. IV. V. VI. VII. and VIII. and of subdivisions (2) and (3) of Article IX. of the Aberavon Order 1896 which was confirmed by the Local Government Board's Provisional Orders Confirmation (No. 14) Act 1896 shall apply as if those provisions were herein re-enacted and in terms made applicable to the moneys borrowed under this Order and otherwise to the purposes of this Order :

Application of provisions of Order of 1896 to borrowing under and purposes of this Order.

Provided that in the application of the provisions of Article IV. of the said Order those provisions shall have effect as if the words "or at such other rate as the Minister of Health may from time to time approve" were inserted in paragraph (b) of subdivision (2) of that Article immediately after the words "three pounds per centum per annum."

4.—(1) The Minister of Health may direct any inquiries to be held by his inspectors which he may deem necessary with reference to the purposes of this Order and such inspectors shall for the purposes of any inquiry have all such powers as they have for the purposes of inquiries directed by the Minister under the Public Health Act 1875.

Inquiries and expenses.

(2) Where the Minister causes any such inquiry as aforesaid to be held the costs incurred by the Minister in relation to that inquiry (including such reasonable sum as the Minister may determine for the services of any inspector or officer of the Minister engaged in the inquiry) shall be paid by the Corporation and the Minister may certify the amount of the costs so incurred and any sum so certified and directed by the Minister to be paid by the Corporation shall be a debt due to the Crown from the Corporation.

5. This Order may be cited as the Port Talbot Order 1922. Short title.

Given under the Official Seal of the Minister of Health this Ninth day of May One thousand nine hundred and twenty-two.

(L.S.)

F. L. TURNER
Assistant Secretary Ministry of Health.

A.D. 1922.

BOROUGH OF STOCKTON-ON-TEES.

*Stockton-on-
Tees Order.*

*Provisional Order for partially repealing altering and
amending the Stockton-on-Tees Extension and
Improvement Act 1869 the Stockton-on-Tees Market Act
1876 and the Stockton-on-Tees (Quay and
Markets) Act 1878.*

WHEREAS the Borough of Stockton-on-Tees (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 whereas under the provisions of the Stockton-on-Tees Extension and Improvement Act 1869 the Stockton-on-Tees Market Act 1876 and the Stockton-on-Tees (Quay and Markets) Act 1878 (each of which Acts is hereinafter referred to as the Act of the year in which it was passed and all of which Acts are hereinafter collectively referred to as "the Local Acts") the Corporation are authorised to demand and take certain stallages rents and tolls for the use of the markets market places and market houses within the Borough;

And whereas it is expedient that the Local Acts should be altered so as to make further provision with regard to the stallages rents and tolls to be demanded and taken as aforesaid and with regard to certain other matters hereinafter mentioned and 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 any other powers in that behalf hereby orders that from and after the date of the Act of Parliament confirming this Order (hereinafter referred to as "the commencement of this Order") the Local Acts shall be partially repealed altered and amended so that the following provisions shall take effect that is to say:—

*Alteration of
tolls &c. in
respect of
markets &c.*

1. Notwithstanding anything contained in the Local Acts the Corporation may from time to time demand and take in respect of the markets market places and market houses within the Borough stallages rents and tolls not exceeding the stallages rents and tolls set forth in the Schedule to this Order and those stallages rents and tolls shall be substituted for the stallages rents and tolls set forth in the Third Schedule to the Act of 1869 and for the tolls mentioned in the First Schedule to the Act of 1876 and Schedule E to the Act of 1878.

2.—(1) Section 148 of the Act of 1869 shall be altered by the substitution of the words “any officer or servant of the Corporation whilst in the execution of his duties in connection with the markets market places and market houses” for the words “any person appointed to superintend any market or to keep order therein whilst in the execution of his duty.”

Stockton-on-Tees Order.
 Penalties for assault or obstruction of officers and servants of the Corporation.

(2) Section 166 of the Act of 1869 is hereby repealed.

3. Section 164 of the Act of 1869 shall be altered by the substitution of the words “upon any article animal bird or thing” for the words “of all or any of the cattle or other articles” and by the substitution of the words “stallage rent or toll” for the word “tolls.”

Amendment of Section 164 of Act of 1869.

4. The Corporation may by resolution vary the days and hours fixed by their byelaws for the holding of markets and fairs:

Power to vary days and hours on which markets and fairs are to be held.

Provided that such resolution shall be limited to the markets and fairs to be held in any one week or in any two successive weeks and that notice of the passing of any such resolution shall be given ten days at least before the resolution comes into effect by advertisement in some newspaper circulating in the Borough and by posting copies of the resolution in the offices of the Corporation and in some conspicuous place in or near the markets or fairs affected.

5. This Order may be cited as the *Stockton-on-Tees Order 1922.* Short title.

The SCHEDULE above referred to.

MAXIMUM MARKET TOLLS STANDAGES STALLAGES AND CHARGES.

Per day.
 s. d.

Space Stallage and Standage in the Open Market.

For space occupied by stallholders and others whether on the roadway or footway (including persons selling poultry butter and eggs outside the Shambles) except persons selling by auction Dutch auction or hand-selling whether with a stall and/or with goods on the ground occupying space:

Per square foot - - - - - 0 1
 with a minimum payment of - - - - - 0 6

Provided that for corner sites an additional charge not exceeding $\frac{1}{4}d.$ per square foot may be made.

Per week.

When the Corporation provide a stall an additional sum to be paid in respect of such stall of - 2 6

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922.

Stockton-on-Tees Order.

Per day.
s. d.

Sales by Auction.

Each person selling by auction Dutch auction or hand selling in the High Street other than horses cows cattle sheep lambs pigs geese or goats irrespective of the space occupied - - - - -	10	6
Each sale by auction in streets or elsewhere other than the High Street - - - - -	5	0

Shows Roundabouts &c.

For caravans shows booths roundabouts swings football pitches and every other show of any kind or description :

Per square foot of space occupied - - - - - 0 2

The charge under the last-named head is payable not only on the hiring fair and other days when the show exhibition roundabout &c. is working or exhibiting but also for the day of arrival when the space is occupied in erecting the plant.

No charge to be made for the morning of the day when the plant is being dismantled provided the dismantling and removal is completed not later than twelve at noon on such day but if the space be occupied beyond such time the same to be paid for at the above rate.

Itinerant Vendors.

For every person standing or walking in the market whether with or without a hand-cart or other vehicle and exposing commodities of any kind for sale and not occupying any defined compartment or space of the surface of the ground - - - - -	1	0
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Animals offered for Sale by Auction.

Horses each - - - - -	1	0
Bulls each - - - - -	1	0
Cattle each - - - - -	0	6
Sheep } 2d. per head but a minimum payment		
Pigs } of 1s. for a pen.		
Fat lambs }		
Grazing lambs per head - - - - -	0	1
Geese per flock - - - - -	2	6
Herd of goats minimum payment of - - - - -	5	0

A.D. 1922.

Per day.
s. d. *Stockton-on-Tees Order.*

*Cattle Animals Poultry Eggs and Butter exhibited for Sale by
 Private Contract.*

For every beast pen - - - - -	2	0
For fat cattle shown therein per head - - - - -	0	6
For lean or store cattle shown therein per head - - - - -	0	4
For every bull shown - - - - -	1	0
For every cow or other beast shown - - - - -	0	6
For every calf shown - - - - -	0	4
For every horse mare or gelding shown - - - - -	1	0
For each pen not exceeding six head of sheep pigs or lambs - - - - -	1	0
For every head above six in the same pen - - - - -	0	2
If space on ground not occupied for sale of poultry eggs and butter :—		
For every basket or bowl of butter or eggs - - - - -	0	6
For every head of poultry - - - - -	0	3

Hay and Straw.

For every wagon or cart standing for the sale of hay or straw - - - - -	1	0
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Weighing Machines.

	Per item.
For weighing every cart or wagon with or without its contents not exceeding one ton - - - - -	0 6
Above one ton - - - - -	0 9
For weighing meat or any other article or thing - - - - -	0 3

Corn.

	Per day.
For every sample of wheat oats barley peas beans maize and pulse or other grain and seeds of every description whether English or foreign wherever shown :—	
Per sample - - - - -	0 6

Shambles.

On Wednesdays each corner stall - - - - -	2	6
Do. other stalls - - - - -	2	0
On Saturdays each corner stall - - - - -	5	0
Do. other stalls - - - - -	4	0
Persons having not exceeding two baskets and not requiring a full stall then per basket - - - - -	0	6

[Ch. xcvi.] *Ministry of Health* [12 & 13 GEO. 5.]
Provisional Orders Confirmation (No. 8) Act, 1922.

A.D. 1922.

Per day.
s. d.

Stockton-on-Tees Order.

Dead Meat Wholesale.

For every carcase of beef -	-	-	-	-	-	1	0
For every quarter or piece	-	-	-	-	-	0	6
For every sheep lamb or pig	-	-	-	-	-	1	0
For every calf -	-	-	-	-	-	1	0

Given under the Official Seal of the Minister of Health
this Ninth day of May One thousand nine hundred
and twenty-two.

(L.S.)

F. L. TURNER
Assistant Secretary Ministry of Health.

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FOR

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